Union Calendar No.

116TH CONGRESS 2D SESSION

H.R.6395

[Report No. 116-]

To authorize appropriations for fiscal year 2021 for military activities of the Department of Defense and for military construction, to prescribe military personnel strengths for such fiscal year, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 26, 2020

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

July --, 2020

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

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

[For text of introduced bill, see copy of bill as introduced on March 26, 2020]

A BILL

To authorize appropriations for fiscal year 2021 for military activities of the Department of Defense and for military construction, to prescribe military personnel strengths for such fiscal year, and for other purposes.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	SECTION 1. SHORT TITLE.
4	(a) Short Title.—This Act may be cited as the "Wil-
5	liam M. (Mac) Thornberry National Defense Authorization
6	Act for Fiscal Year 2021".
7	(b) References.—Any reference in this or any other
8	Act to the "National Defense Authorization Act for Fiscal
9	Year 2021" shall be deemed to refer to the "William M.
10	(Mac) Thornberry National Defense Authorization Act for
11	Fiscal Year 2021".
12	SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF
13	CONTENTS.
14	(a) Divisions.—This Act is organized into four divi-
15	sions as follows:
15 16	sions as follows: (1) Division A—Department of Defense Author-
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16	(1) Division A—Department of Defense Author-
16 17	(1) Division A—Department of Defense Authorizations.
16 17 18	 (1) Division A—Department of Defense Authorizations. (2) Division B—Military Construction Author-
16 17 18 19	 (1) Division A—Department of Defense Authorizations. (2) Division B—Military Construction Authorizations.
16 17 18 19 20	 (1) Division A—Department of Defense Authorizations. (2) Division B—Military Construction Authorizations. (3) Division C—Department of Energy National
16 17 18 19 20 21	 (1) Division A—Department of Defense Authorizations. (2) Division B—Military Construction Authorizations. (3) Division C—Department of Energy National Security Authorizations and Other Authorizations.

1 (b) Table of Contents for

2 this Act is as follows:

- Sec. 1. Short title.
- Sec. 2. Organization of Act into divisions; table of contents.
- Sec. 3. Congressional defense committees.

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- Sec. 123. Modification of limitation on availability of funds for retirement of E-8 JSTARS aircraft.
- Sec. 124. Limitation on availability of funds for the Advanced Battle Management System pending certification relating to RQ-4 aircraft.
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- Sec. 1254. Public reporting of Chinese military companies operating in the United States.

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- Sec. 1261. Provision of goods and services to Kwajalein Atoll.
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- Sec. 1266. Expanding the state partnership program in Africa.
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 Armed Forces deployed to United States Africa Command area
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- Sec. 1268. Report on enhancing partnerships between the United States and African countries.
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- Sec. 1602. Requirement to buy certain satellite component from national technology and industrial base.
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- Sec. 1606. Tactically responsive space launch operations.
- Sec. 1607. Limitation on availability of funds for prototype program for multiglobal navigation satellite system receiver development.
- Sec. 1608. Limitation on awarding contracts to entities operating commercial terrestrial communication networks that cause interference with the Global Positioning System.
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- Sec. 1611. Validation of capability requirements of National Geospatial-Intelligence Agency.
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- Sec. 1614. Report on risk to national security posed by quantum computing technologies.

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- Sec. 1622. Cyberspace solarium commission.
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- Sec. 1624. Responsibility for the Sector Risk Management Agency function of the Department of Defense.
- Sec. 1625. Department of Defense Cyber Workforce Efforts.
- Sec. 1626. Reporting requirements for cross domain compromises and exemptions to policies for information technology.
- Sec. 1627. Assessing private-public collaboration in cybersecurity.
- Sec. 1628. Cyber capabilities and interoperability of the National Guard.
- Sec. 1629. Evaluation of non-traditional cyber support to the Department of Defense.
- Sec. 1630. Establishment of integrated cyber center.
- Sec. 1631. Cyber threat information collaboration environment.
- Sec. 1632. Defense industrial base participation in a threat intelligence sharing program.
- Sec. 1633. Assistance for small manufacturers in the defense industrial supply chain on matters relating to cybersecurity.
- Sec. 1634. Defense industrial base cybersecurity threat hunting and sensing, discovery, and mitigation.
- Sec. 1635. Defense Digital Service.
- Sec. 1636. Limitation of funding for National Defense University.

Subtitle D—Nuclear Forces

- Sec. 1641. Coordination in transfer of funds by Department of Defense to National Nuclear Security Administration.
- Sec. 1642. Exercises of nuclear command, control, and communications system.
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Subtitle E-Missile Defense Programs

- Sec. 1651. Extension and modification of requirement for Comptroller General of the United States review and assessment of missile defense acquisition programs.
- Sec. 1652. Extension of transition of ballistic missile defense programs to military departments.
- Sec. 1653. Development of hypersonic and ballistic missile tracking space sensor payload.
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- Sec. 1655. Alignment of the Missile Defense Agency within the Department of Defense.
- Sec. 1656. Analysis of alternatives for homeland missile defense missions.
- Sec. 1657. Next generation interceptors.
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- Sec. 1659. Missile defense cooperation between the United States and Israel.
- Sec. 1660. Report on defense of Guam from integrated air and missile threats.
- Sec. 1661. Report on cruise missile defense.

Subtitle F—Other Matters

- Sec. 1671. Conventional prompt global strike.
- Sec. 1672. Submission of reports under Missile Defense Review and Nuclear Posture Review.

Sec. 1673. Report on consideration of risks of inadvertent escalation to nuclear war.

TITLE XVII—REPORTS AND OTHER MATTERS

Subtitle A—Studies and Reports

- Sec. 1701. Review of support of special operations to combat terrorism.
- Sec. 1702. FFRDC study of explosive ordnance disposal agencies.
- Sec. 1703. Report on the Human Rights Office at United States Southern Command.
- Sec. 1704. Report on joint training range exercises for the Pacific region.
- Sec. 1705. Study on Chinese policies and influence in the development of international standards for emerging technologies.

Subtitle B—Electronic Message Preservation

- Sec. 1711. Short title.
- Sec. 1712. Preservation of electronic messages and other records.
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Subtitle C—Space Technology Advancement Report (STAR) Act of 2020

- Sec. 1721. Short title.
- Sec. 1722. Findings.
- Sec. 1723. Report; strategy.

Subtitle D—AMBER Alert Nationwide

- Sec. 1731. Cooperation with Department of Homeland Security.
- Sec. 1732. AMBER Alerts along major transportation routes.
- Sec. 1733. AMBER Alert communication plans in the territories.
- Sec. 1734. Government Accountability Office report.

Subtitle E—Other Matters

- Sec. 1741. Technical, conforming, and clerical amendments.
- Sec. 1742. Addition of Chief of the National Guard Bureau to the list of officers providing reports of unfunded priorities.
- Sec. 1743. Acceptance of property by military academies and museums.
- Sec. 1744. Reauthorization of National Oceanographic Partnership Program.
- Sec. 1745. Requirements relating to program and project management.
- Sec. 1746. Quarterly briefings on Joint All Domain Command and Control concept.
- Sec. 1747. Resources to implement a Department of Defense policy on civilian casualties in connection with United States military operations.
- Sec. 1748. Sense of Congress regarding reporting of civilian casualties resulting from United States military operations.
- Sec. 1749. Prohibition of public display of Confederate battle flag on Department of Defense property.
- Sec. 1750. Deployment of real-time status of special use airspace.
- Sec. 1751. Duties of Secretary under Uniformed and Overseas Citizens Absentee Voting Act.
- Sec. 1752. Publicly available database of casualties of members of the Armed Forces.
- Sec. 1753. Notice and comment for proposed actions of the Secretary of Defense relating to food and beverage ingredients.
- Sec. 1754. Space strategies and assessment.

- Sec. 1755. Nonimmigrant status for certain nationals of Portugal.
- Sec. 1756. Sense of Congress on extension of limitations on importation of uranium from Russian Federation.
- Sec. 1757. Authority to establish a movement coordination center pacific in the Indopacific region.
- Sec. 1758. Establishment of vetting procedures and monitoring requirements for certain military training.
- Sec. 1759. Women, Peace, and Security Act implementation.
- Sec. 1760. Developing crisis capabilities to meet needs for homeland security-critical supplies.
- Sec. 1761. Establishment of western emergency refined petroleum products reserve.

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. Limitation on military construction project at Kwajalein Atoll.
- Sec. 2105. Modification of authority to carry out certain fiscal year 2017 project.

TITLE XXII—NAVY MILITARY CONSTRUCTION

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

TITLE XXIII—AIR FORCE MILITARY CONSTRUCTION

- Sec. 2301. Authorized Air Force construction and land acquisition projects.
- Sec. 2302. Family housing and improvements to military family housing units.
- Sec. 2303. Authorization of appropriations, Air Force.
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- Sec. 2305. Modification of authority to carry out certain fiscal year 2019 projects.
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- Sec. 2307. Technical corrections related to authority to carry out certain fiscal year 2020 family housing projects.

TITLE XXIV—DEFENSE AGENCIES MILITARY CONSTRUCTION

- Sec. 2401. Authorized Defense Agencies construction and land acquisition projects.
- Sec. 2402. Authorized Energy Resilience and Conservation Investment Program projects.
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- Sec. 2502. Authorization of appropriations, NATO.

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- Sec. 2802. Extension of sunset for annual locality adjustment of dollar thresholds applicable to unspecified minor military construction authorities.
- Sec. 2803. Modification of reporting requirement regarding cost increases associated with certain military construction projects and military family housing projects.
- Sec. 2804. Expansion of Department of Defense land exchange authority.
- Sec. 2805. Congressional project authorization required for military construction projects for energy resilience, energy security, and energy conservation.
- Sec. 2806. One-year extension of temporary, limited authority to use operation and maintenance funds for construction projects in certain areas outside the United States.
- Sec. 2807. Pilot Program to support combatant command military construction priorities.
- Sec. 2808. Biannual report regarding military installations supported by disaster relief appropriations.

Subtitle B—Military Family Housing Reforms

- Sec. 2811. Expenditure priorities in using Department of Defense Family Housing Improvement Fund.
- Sec. 2812. Promulgation of guidance to facilitate return of military families displaced from privatized military housing.
- Sec. 2813. Promulgation of guidance on mold mitigation in privatized military housing.
- Sec. 2814. Expansion of uniform code of basic standards for privatized military housing and hazard and habitability inspection and assessment requirements to Government-owned and Government-controlled military family housing.
- Sec. 2815. Establishment of Exceptional Family Member Program housing liaison.
- Sec. 2816. Department of Defense report on criteria and metrics used to evaluate performance of landlords of privatized military housing that receive incentive fees.
- Sec. 2817. Report on Department of Defense efforts regarding oversight and role in management of privatized military housing.

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- Sec. 2821. Codification of reporting requirements regarding United States overseas military enduring locations and contingency locations.
- Sec. 2822. Limitations on renewal of utility privatization contracts.
- Sec. 2823. Vesting exercise of discretion with Service Secretaries regarding entering into longer-term contracts for utility services.
- Sec. 2824. Use of on-site energy production to promote military installation energy resilience and energy security.
- Sec. 2825. Availability of Energy Resilience and Conservation Investment Program funds for certain activities related to privatized utility systems.
- Sec. 2826. Improving water management and security on military installations.
- Sec. 2827. Pilot program to test use of emergency diesel generators in a microgrid configuration at certain military installations.
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- Sec. 2829. Renaming certain military installations and other defense property.

Subtitle D—Land Conveyances

- Sec. 2831. Land conveyance, Camp Navajo, Arizona.
- Sec. 2832. Modification of land exchange involving Naval Industrial Reserve Ordnance Plant, Sunnyvale, California.
- Sec. 2833. Land conveyance, Sharpe Army Depot, lathrop, California.
- Sec. 2834. Land exchange, San Bernardino County, California.
- Sec. 2835. Land conveyance, Over-the-Horizon Backscatter Radar System receiving station, Modoc County, California.
- Sec. 2836. Transfer of administrative jurisdiction, Naval Support Activity Panama City, Florida, parcel.

Subtitle E—Military Land Withdrawals

- Sec. 2841. Renewal of land withdrawal and reservation to benefit Naval Air Facility, El Centro, California.
- Sec. 2842. Renewal of Fallon Range Training Complex land withdrawal and reservation.

- Sec. 2843. Renewal of Nevada Test and Training Range land withdrawal and reservation.
- Sec. 2844. Co-management, new memorandum of understanding, and additional requirements regarding Nevada Test and Training Range.
- Sec. 2845. Specified duration of White Sands Missile Range land withdrawal and reservation and establishment of special reservation area for northern and western extension areas.

Subtitle F—Asia-Pacific and Indo-Pacific Issues

- Sec. 2851. Change to biennial reporting requirement for Interagency Coordination Group of Inspectors General for Guam Realignment.
- Sec. 2852. Additional exception to restriction on development of public infrastructure in connection with realignment of Marine Corps forces in Asia-Pacific region.
- Sec. 2853. Development of master plan for infrastructure to support rotational Armed Forces in Australia.
- Sec. 2854. Study and strategy regarding bulk fuels management in United States
 Indo-Pacific Command Area of Responsibility.

Subtitle G—Other Matters

- Sec. 2861. Defense Community Infrastructure Program.
- Sec. 2862. Pilot program on reduction of effects of military aviation noise on certain covered property.
- Sec. 2863. Department of Defense policy for regulation of dangerous dogs in military communities.

TITLE XXIX—OVERSEAS CONTINGENCY OPERATIONS MILITARY CONSTRUCTION

- Sec. 2901. Authorized Navy construction and land acquisition projects.
- Sec. 2902. Authorized Air Force construction and land acquisition projects.
- Sec. 2903. Authorization of appropriations.

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

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Subtitle A—National Security Programs and Authorizations

- Sec. 3101. National Nuclear Security Administration.
- Sec. 3102. Defense environmental cleanup.
- Sec. 3103. Other defense activities.
- Sec. 3104. Nuclear energy.

Subtitle B—Program Authorizations, Restrictions, Limitations, and Other Matters

- Sec. 3111. Nuclear warhead acquisition processes.
- Sec. 3112. Uncosted and unobligated amounts of National Nuclear Security Administration.
- Sec. 3113. Extension of limitation relating to reclassification of high-level waste.
- Sec. 3114. Extension of pilot program on unavailability for overhead costs of amounts specified for laboratory-directed research and development.

- Sec. 3115. Plutonium pit production.
- Sec. 3116. Program for research and development of advanced naval nuclear fuel system based on low-enriched uranium.
- Sec. 3117. Independent study on effects of use of nuclear weapons.
- Sec. 3118. Reports on diversity of certain contractor employees of National Nuclear Security Administration.
- Sec. 3119. Findings, purpose, and apology relating to fallout emitted during the Government's atmospheric nuclear tests.
- Sec. 3120. Sense of Congress regarding uranium mining and nuclear testing.

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. Sense of Congress regarding role of domestic maritime industry in national security.
- Sec. 3503. Nonapplicability of requirement relating to minimum number of operating days for vessels operating under MSP Operating Agreements.
- Sec. 3504. Improvements to process for waiving navigation and vessel-inspection laws.

Subtitle B—Tanker Security Fleet

Sec. 3511. Tanker Security Fleet.

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.
- Sec. 4202. Research, development, test, and evaluation for overseas contingency operations.

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.

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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.

DIVISION E—NATIONAL ARTIFICIAL INTELLIGENCE INITIATIVE ACT OF 2020

- Sec. 5001. Short title.
- Sec. 5002. Findings.
- Sec. 5003. Definitions.

TITLE I—NATIONAL ARTIFICIAL INTELLIGENCE INITIATIVE

- Sec. 5101. National Artificial Intelligence Initiative.
- Sec. 5102. National Artificial Intelligence Initiative Office.
- Sec. 5103. Coordination by Interagency Committee.
- Sec. 5104. National Artificial Intelligence Advisory Committee.
- Sec. 5105. National Academies artificial intelligence impact study on workforce.
- Sec. 5106. GAO report on computational needs.
- Sec. 5107. National AI Research Resource Task Force.
- Sec. 5108. Sense of Congress.

TITLE II—NATIONAL ARTIFICIAL INTELLIGENCE RESEARCH INSTITUTES

Sec. 5201. National Artificial Intelligence Research Institutes.

TITLE III—NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY ARTIFICIAL INTELLIGENCE ACTIVITIES

Sec. 5301. National Institute of Standards and Technology activities.

TITLE IV—NATIONAL SCIENCE FOUNDATION ARTIFICIAL INTELLIGENCE ACTIVITIES

Sec. 5401. Artificial intelligence research and education.

TITLE V—DEPARTMENT OF ENERGY ARTIFICIAL INTELLIGENCE RESEARCH PROGRAM

Sec. 5501. Department of Energy Artificial Intelligence Research Program.

1	SEC. 3. CONGRESSIONAL DEFENSE COMMITTEES.
2	In this Act, the term "congressional defense commit
3	tees" has the meaning given that term in section 101(a)(16)
4	of title 10, United States Code.
5	DIVISION A—DEPARTMENT OF
6	DEFENSE AUTHORIZATIONS
7	TITLE I—PROCUREMENT
8	Subtitle A—Authorization Of
9	${\it Appropriations}$
10	SEC. 101. AUTHORIZATION OF APPROPRIATIONS.
11	Funds are hereby authorized to be appropriated for fis-
12	cal year 2021 for procurement for the Army, the Navy and
13	the Marine Corps, the Air Force, and Defense-wide activi
14	ties, as specified in the funding table in section 4101.
15	Subtitle B—Navy Programs
16	SEC. 111. INDEPENDENT COST ESTIMATE OF FFG(X) FRIG
17	ATE PROGRAM.
18	In accordance with section 2334(b) of title 10, United
19	States Code, the Secretary of Defense shall ensure that are
20	independent cost estimate of the full life-cycle cost of the
21	FFG(X) frigate program of the Navy has been completed
22	before the conclusion of milestone B of such program.

1	Subtitle C—Air Force Programs
2	SEC. 121. MODIFICATION OF FORCE STRUCTURE OBJEC-
3	TIVES FOR B-1 BOMBER AIRCRAFT.
4	(a) Modification of Minimum Inventory Require-
5	MENT.—Section 9062(h)(2) of title 10, United States Code,
6	is amended by striking "36" and inserting "24".
7	(b) Temporary Authority to Retire Aircraft.—
8	(1) In GENERAL.—Notwithstanding section
9	9062(h)(1) of title 10, United States Code, the Sec-
10	retary of the Air Force may retire up to seventeen B-
11	1 aircraft.
12	(2) Termination of Authority.—The author-
13	ity of the Secretary of the Air Force to retire aircraft
14	under paragraph (1) shall terminate on January 1,
15	2023.
16	(c) Preservation of Certain Aircraft and Main-
17	TENANCE PERSONNEL.—Until the date on which the Sec-
18	retary of the Air Force determines that the B-21 aircraft
19	has attained initial operating capability, the Secretary—
20	(1) shall preserve each B-1 aircraft that is re-
21	tired under subsection (b), in a manner that ensures
22	the components and parts of such aircraft are main-
23	tained in reclaimable condition that is consistent

with type 2000 recallable storage, or better; and

24

1	(2) may not reduce the number of billets assigned
2	to maintenance of B –1 aircraft in effect on January
3	1, 2020.
4	SEC. 122. EXTENSION OF LIMITATION ON AVAILABILITY OF
5	FUNDS FOR RETIREMENT OF RC-135 AIR-
6	CRAFT.
7	Section 148(a) of the National Defense Authorization
8	Act for Fiscal Year 2020 (Public Law 116–92; 133 Stat.
9	1243) is amended by striking "for fiscal year 2020" and
10	inserting "for any of fiscal years 2020 through 2025".
11	SEC. 123. MODIFICATION OF LIMITATION ON AVAILABILITY
12	OF FUNDS FOR RETIREMENT OF E-8 JSTARS
13	AIRCRAFT.
14	Section 147(a) of the John S. McCain National De-
15	fense Authorization Act for Fiscal Year 2019 (Public Law
16	115–232; 132 Stat. 1669) is amended by striking "certifies
17	to the congressional defense committees that Increment 2 of
18	the Advanced Battle-Management System of the Air Force
19	has declared initial operational capability as defined in the
20	Capability Development Document for the System" and in-
21	serting "certifies to the congressional defense committees
22	that—
23	"(1) the Secretary has identified a replacement
24	capability and capacity for the current fleet of 16 $E-$
25	8 Joint Surveillance Target Attack Radar System

1	aircraft to meet global combatant command require-
2	ments; and
3	"(2) such replacement delivers capabilities that
4	are comparable or superior to the capabilities deliv-
5	ered by such aircraft.".
6	SEC. 124. LIMITATION ON AVAILABILITY OF FUNDS FOR
7	THE ADVANCED BATTLE MANAGEMENT SYS-
8	TEM PENDING CERTIFICATION RELATING TO
9	RQ-4 AIRCRAFT.
10	(a) Limitation.—Of the funds authorized to be appro-
11	priated by this Act or otherwise made available for fiscal
12	year 2021 for the Department of the Air Force for the Ad-
13	vanced Battle Management System, not more than 50 per-
14	cent may be obligated or expended until—
15	(1) the Secretary of the Air Force certifies, in
16	writing, to the Committees on Armed Services of the
17	Senate and the House of Representatives that the Sec-
18	retary will not retire, or prepare to retire, any RQ-
19	4 aircraft during fiscal year 2021;
20	(2)(A) the Under Secretary of Defense for Acqui-
21	sition and Sustainment certifies, in writing, to such
22	Committees that, with respect to the RQ -4 aircraft,
23	the validated operating and sustainment costs of any
24	capability developed to replace the RQ -4 aircraft are
25	less than the validated operating and sustainment

1	costs for the RQ -4 aircraft on a comparable flight-
2	hour cost basis; and
3	(B) the Chairman of the Joint Requirements
4	Oversight Council certifies, in writing, to such Com-
5	mittees that any such capability to be fielded at the
6	same time or before the retirement of the RQ -4 air-
7	craft would result in equal or greater capability
8	available to the commanders of the combatant com-
9	mands and would not result in less capacity available
10	to the commanders of the combatant commands; or
11	(3) the Secretary of Defense—
12	(A) certifies, in writing, to such Committees
13	that the Secretary has determined, after ana-
14	lyzing sufficient and relevant data, that a capa-
15	bility superior to the RQ-4 aircraft is worth in-
16	creased operating and sustainment costs; and
17	(B) provides to such Committees analysis
18	supporting such determination.
19	(b) Consultation Requirement.—Before issuing a
20	certification under subsection (a), the official responsible for
21	issuing such certification shall consult with the combatant
22	commanders on the matters covered by the certification.
23	(c) Advanced Battle Management System De-
24	FINED.—In this section, the term "Advanced Battle Man-
25	agement System" has the meaning given that term in sec-

1	tion 236(c) of the National Defense Authorization Act for
2	Fiscal Year 2020 (Public Law 116–92; 133 Stat. 1281).
3	SEC. 125. INVENTORY REQUIREMENTS FOR CERTAIN AIR
4	REFUELING TANKER AIRCRAFT.
5	(a) Minimum Inventory Requirements for KC-
6	10A AIRCRAFT.—
7	(1) Fiscal year 2021.—During the period begin-
8	ning on the date of the enactment of this Act and end-
9	ing on October 1, 2021, the Secretary of the Air Force
10	shall maintain a minimum of 50 KC-10A aircraft
11	designated as primary mission aircraft inventory.
12	(2) FISCAL YEAR 2022.—During the period begin-
13	ning on October 1, 2021, and ending on October 1,
14	2022, the Secretary of the Air Force shall maintain
15	a minimum of 38 KC-10A aircraft designated as pri-
16	mary mission aircraft inventory.
17	(3) FISCAL YEAR 2023.—During the period begin-
18	ning on October 1, 2022, and ending on October 1,
19	2023, the Secretary of the Air Force shall maintain
20	a minimum of 26 KC-10A aircraft designated as pri-
21	mary mission aircraft inventory.
22	(b) Prohibition on Retirement of KC-135 Air-
23	CRAFT.—
24	(1) Prohibition.—Except as provided in para-
25	graph (2), during the period beginning on the date of

1	the enactment of this Act and ending on October 1,
2	2023, the Secretary of the Air Force may not retire,
3	or prepare to retire, any KC-135 aircraft.
4	(2) Exception.—The prohibition in paragraph
5	(1) shall not apply to individual KC-135 aircraft
6	that the Secretary of the Air Force determines, on a
7	case-by-case basis, to be no longer mission capable be-
8	cause of mishaps, other damage, or being uneco-
9	nomical to repair.
10	(c) KC-135 Aircraft Fleet Management.—None of
11	the funds authorized to be appropriated by this Act or other-
12	wise made available for fiscal year 2021 for the Air Force
13	may be obligated or expended to reduce the number of KC-
14	135 aircraft designated as primary mission aircraft inven-
15	tory.
16	(d) Primary Mission Aircraft Inventory De-
17	FINED.—In this section, the term "primary mission air-
18	craft inventory" has the meaning given that term in section
19	9062(i)(2)(B) of title 10, United States Code.
20	SEC. 126. LIMITATION ON PRODUCTION OF KC-46A AIR-
21	CRAFT.
22	(a) Limitation.—None of the funds authorized to be
23	appropriated by this Act or otherwise made available for
24	fiscal year 2021 for the Air Force may be used to approve

25 the full-rate production of KC-46A aircraft or enter into

1	a contract for the production of more than twelve KC-46A
2	aircraft until the date on which the Secretary of the Air
3	Force certifies to the congressional defense committees that
4	all category-one deficiencies in the systems of the aircraft
5	have been corrected, including the deficiencies affecting the
6	aircraft's remote visioning system, telescoping actuator in
7	the boom system, and primary fuel containment system.
8	(b) Report.—Not later than February 1, 2021, the
9	Secretary of the Air Force shall submit to the congressional
10	defense committees a report on the KC-46A aircraft. The
11	report shall include—
12	(1) a schedule for the correction of each category-
13	one deficiency described in subsection (a);
14	(2) a plan to engage an independent test organi-
15	zation to verify the effectiveness of any proposed solu-
16	tions to such category-one deficiencies; and
17	(3) an acquisition strategy for the aircraft
18	that—
19	(A) identifies principal acquisition mile-
20	stones; and
21	(B) will ensure that there is sufficient com-
22	petition for the procurement of a nondevelop-
23	mental tanker aircraft at the conclusion of the
24	KC-46A production contract in effect as of the
25	date of the enactment of this Act.

1	(c) Category-one Deficiency Defined.—The term
2	"category-one deficiency" means a deficiency that may
3	cause—
4	(1) death or severe injury to personnel; or
5	(2) major loss or damage to critical aircraft ca-
6	pabilities.
7	SEC. 127. ASSESSMENT AND CERTIFICATION RELATING TO
8	OC-135 AIRCRAFT.
9	(a) Limitation.—Except as provided in subsection
10	(b), none of the funds authorized to be appropriated by this
11	Act or otherwise made available for fiscal year 2021 for the
12	Air Force may be obligated or expended to retire, divest,
13	realign, or place in storage or on backup aircraft inventory
14	status, or prepare to retire, divest, realign, or place in stor-
15	age or backup inventory status, any OC-135 aircraft until
16	a period of 90 days has elapsed following the date on which
17	the Secretary of the Air Force submits to the congressional
18	defense committees—
19	(1) the report required under subsection (c); and
20	(2) the certification required under subsection
21	(d).
22	(b) Exception.—The limitation in subsection (a)
23	shall not apply to—
24	(1) individual OC-135 aircraft that the Sec-
25	retary of the Air Force determines, on a case-by-case

1	basis, to be no longer mission capable because of mis-
2	haps or other damage; or
3	(2) funds obligated or expended—
4	(A) for the preparation of the report re-
5	quired under subsection (c); or
6	(B) for the Air Force to assess options to re-
7	purpose the OC-135 aircraft to support other
8	$mission \ requirements.$
9	(c) Report Required.—Not later than 180 days
10	after the date of the enactment of this Act, the Secretary
11	of the Air Force shall submit to the congressional defense
12	committees a report that includes the following:
13	(1) Identification of any unclassified aerial im-
14	agery requirements that the Air Force or Air Na-
15	tional Guard can meet using the OC-135 aircraft, a
16	version of the aircraft that is expected to replace the
17	OC-135, or similar aerial imagery collection and
18	processing capabilities.
19	(2) An assessment of the extent to which it is
20	more appropriate for the Air Force or the Air Na-
21	tional Guard to fulfill such requirements.
22	(3) A comparison of the costs and effectiveness of
23	alternative means of meeting unclassified aerial im-
24	agery requirements.

1	(4) An assessment of the utility and cost dif-
2	ferential of performing international treaty moni-
3	toring missions such as Olive Harvest with the OC-
4	135 aircraft, a version of the aircraft that is expected
5	to replace the OC-135, or similar aerial imagery col-
6	lection and processing capabilities.
7	(d) Certification Required.—Together with the re-
8	port required under subsection (c), the Secretary of the Air
9	Force shall certify to the congressional defense committees—
10	(1) whether there are unclassified aerial imagery
11	requirements that the Air Force can meet with the
12	OC-135 aircraft or a version of the aircraft that is
13	expected to replace the OC-135; and
14	(2) whether the Secretary has identified methods
15	of meeting such requirements that are more effective
16	and more efficient than meeting such requirements
17	through the use of the OC-135 aircraft or a version
18	of the aircraft that is expected to replace the OC-135.
19	(e) Unclassified Aerial Imagery Requirements
20	Defined.—In this section, the term "unclassified aerial
21	imagery requirements" means requirements for the Air
22	Force to provide responsive unclassified aerial imagery sup-
23	port to military forces, domestic civil authorities, other de-
24	partments and agencies of the Federal Government, and for-
25	eign partners of the United States, including any require-

1	ments to provide unclassified aerial imagery in support of
2	overseas contingency operations, humanitarian assistance
3	and disaster relief missions, defense support to domestic
4	civil authorities, and international treaty monitoring mis-
5	sions.
6	SEC. 128. MODERNIZATION PLAN FOR AIRBORNE INTEL-
7	LIGENCE, SURVEILLANCE, AND RECONNAIS-
8	SANCE.
9	(a) Modernization Plan.—
10	(1) In General.—The Secretary of the Air
11	Force shall develop a comprehensive plan for the mod-
12	ernization of airborne intelligence, surveillance, and
13	reconnaissance, which shall—
14	(A) ensure the alignment between require-
15	ments, both current and future, and Air Force
16	budget submissions to meet such requirements;
17	and
18	(B) inform the preparation of future defense
19	program and budget requests by the Secretary,
20	and the consideration of such requests by Con-
21	gress.
22	(2) Elements.—The plan required by para-
23	graph (1) shall include the following:
24	(A) An assessment of all airborne intel-
25	ligence, surveillance, and reconnaissance mis-

1	sions, both current missions and those missions
2	necessary to support the national defense strat-
3	egy.
4	(B) An analysis of platforms, capabilities,
5	and capacities necessary to fulfill such current
6	and future missions.
7	(C) The anticipated life-cycle budget associ-
8	ated with each platform, capability, and capac-
9	ity requirement for both current and future re-
10	quirements.
11	(D) An analysis showing operational, budg-
12	et, and schedule trade-offs between sustainment
13	of currently fielded capabilities, modernization of
14	currently fielded capabilities, and development
15	and production of new capabilities.
16	(b) Report to Congress.—
17	(1) In general.—Not later than March 30,
18	2021, the Secretary of the Air Force shall submit to
19	the congressional defense committees a report that in-
20	cludes—
21	(A) the comprehensive modernization plan
22	required by subsection (a); and
23	(B) a strategy for carrying out such plan
24	through fiscal year 2030.

1	(2) FORM.—The report required under para-
2	graph (1) shall be submitted in unclassified form but
3	may include a classified annex.
4	SEC. 129. MINIMUM BOMBER AIRCRAFT FORCE LEVEL.
5	(a) In General.—Not later than February 1, 2021,
6	the Secretary of the Air Force shall submit to the congres-
7	sional defense committees a report with recommendations
8	for the bomber aircraft force structure that enables the Air
9	Force to meet the requirements of its long-range strike mis-
10	sion under the National Defense Strategy.
11	(b) Elements.—The report required under subsection
12	(a) shall include each of the following elements:
13	(1) The bomber force structure necessary to meet
14	the requirements of the Air Force's long-range strike
15	mission under the National Defense Strategy, includ-
16	ing—
17	(A) the total minimum number of bomber
18	aircraft; and
19	(B) the minimum number of primary mis-
20	sion aircraft.
21	(2) The penetrating bomber force structure nec-
22	essary to meet the requirements of the Air Force's
23	long-range strike mission in contested or denied envi-
24	ronments under the National Defense Strategy, to in-
25	clude—

1	(A) the total minimum number of pene-
2	trating bomber aircraft; and
3	(B) the minimum number of primary mis-
4	sion penetrating bomber aircraft.
5	(3) A roadmap outlining how the Air Force
6	plans to reach the force structure identified under
7	paragraphs (1) and (2), including an established goal
8	date for achieving the minimum number of bomber
9	$\it aircraft.$
10	(c) Form.—The report submitted under subsection (a)
11	shall be submitted in unclassified form, but may include
12	a classified annex.
13	(d) Publication.—The Secretary shall make avail-
14	able to the public the unclassified form of the report sub-
15	mitted under subsection (a).
16	(e) Bomber Aircraft.—In this section, the term
17	"bomber aircraft" includes penetrating bombers in addition
18	to B-52H aircraft.
19	Subtitle D—Defense-wide, Joint,
20	and Multiservice Matters
21	SEC. 131. DOCUMENTATION RELATING TO THE F-35 AIR-
22	CRAFT PROGRAM.
23	(a) Limitation.—The Secretary of Defense may not
24	grant Milestone C approval for the F-35 aircraft program
25	pursuant to section 2366c of title 10, United States Code,

1	or enter into a contract for the full-rate production of F-
2	35 aircraft, until a period of 30 days has elapsed following
3	the date on which the Secretary has submitted to the con-
4	gressional defense committees all of the documentation re-
5	quired under subsection (b).
6	(b) Documentation Required.—The Secretary of
7	Defense shall submit to the congressional defense committees
8	the following documentation with respect to the F-35 air-
9	craft program:
10	(1) A certification from the Under Secretary of
11	Defense for Acquisition and Sustainment that all al-
12	ternative supply contractors for parts, required for
13	the airframe and propulsion prime contractors of the
14	F-35 program as a result of the removal of the Re-
15	public of Turkey from the program—
16	(A) have been identified and all related
17	undefinitized contract actions have been defini-
18	tized (as described in section 7401 of part 217
19	of the Defense Federal Acquisition Regulation
20	Supplement);
21	(B) the parts produced by each such con-
22	tractor have been qualified and certified as meet-
23	ing applicable technical design and use specifica-
24	tions; and

1	(C) each such contractor has reached the re-
2	quired rate of production to meet supply require-
3	ments for parts under the F-35 aircraft pro-
4	gram.
5	(2) A cost analysis, prepared by the joint pro-
6	gram office for the F-35 aircraft program, that as-
7	sesses and defines —
8	(A) how the full integration of Block 4 and
9	Technical Refresh 3 capabilities for each lot of
10	Block 4 production aircraft beginning after lot
11	14 will affect the average procurement unit cost
12	of United States variants of the F-35A, F-35B,
13	and F-35C aircraft; and
14	(B) how the establishment of alternate
15	sources of production and sustainment supply
16	and repair parts due to the removal of the Re-
17	public of Turkey from the F-35 program will af-
18	fect such unit cost.
19	(3) All reports required under section 167 of the
20	National Defense Authorization Act for Fiscal Year
21	2020 (Public Law 116–92; 133 Stat. 1250).
22	(4) An independent cost estimate, prepared by
23	Director of Cost Assessment and Program Evaluation,
24	that defines, for each phase of the F-35 aircraft pro-
25	gram, the cost to develop, procure, integrate, and ret-

1	rofit F-35 aircraft with all Block 4 capability re-
2	quirements that are specified in the most recent Block
3	4 capabilities development document.
4	(5) A plan to correct or mitigate any deficiency
5	in the aircraft, identified as of the date of enactment
6	of this Act—
7	(A) that may cause death, severe injury or
8	occupational illness, or major loss or damage to
9	equipment or a system, and for which there is no
10	identified workaround (commonly known as a
11	"category 1A deficiency"); or
12	(B) that critically restricts combat readi-
13	ness capabilities or results in the inability to at-
14	tain adequate performance to accomplish mission
15	requirements (commonly known as a "category
16	1B deficiency").
17	(6) A software and hardware capability, up-
18	grade, and aircraft modification plan that defines the
19	cost and schedule for retrofitting F-35 aircraft that
20	currently have Technical Refresh 2 capabilities in-
21	stalled to ensure compatibility with Block 4 and
22	Technical Refresh 3 aircraft capabilities.
23	(7) The following reports for the F -35 aircraft
24	program, as prepared by the Director of Operational
25	Test and Evaluation:

1	(A) A report on the results of the realistic
2	survivability testing of the aircraft, as described
3	in section 2366(d) of title 10, United States
4	Code.
5	(B) A report on the results of the initial
6	operational test and evaluation conducted for
7	program, as described in section 2399(b)(2) of
8	such title.
9	(8) A mitigation strategy and implementation
10	plan to address each critical deficiency in the $F\!\!-\!\!35$
11	autonomic logistics information system that has been
12	identified as of the date of enactment of this Act.
13	(9) A certification that the F-35A meets the re-
14	quired mission reliability performance using an aver-
15	age sortie duration of 2 and one-half hours.
16	(10) A certification that the Secretary has devel-
17	oped and validated a fully integrated and realistic
18	schedule for the development, production and integra-
19	tion of Block 4 Technical Refresh 3 capabilities, that
20	includes a strategy for resolving all software technical
21	debt that has accumulated within the F-35 oper-
22	ational flight program source code during develop-
23	ment, production, and integration of Technical Re-
24	fresh 1 and Technical Refresh 2 capabilities.

1	(11)(A) A complete list of hardware modifica-
2	tions that will be required to integrate Block 4 capa-
3	bilities into lot 16 and lot 17 production aircraft.
4	(B) An estimate of the costs of any engineering
5	changes required as a result of such modifications.
6	(C) A comparison of those engineering changes
7	and costs with the engineering changes and costs for
8	lot 15 production aircraft.
9	SEC. 132. NOTIFICATION ON SOFTWARE REGRESSION TEST-
10	ING FOR F-35 AIRCRAFT.
11	(a) Notification Required.—The Under Secretary
12	$of\ Defense\ for\ Acquisition\ and\ Sustainment,\ in\ consultation$
13	with the Director of Operational Test and Evaluation, shall
14	notify the congressional defense committees, in writing, not
15	later than 30 days after the date on which mission systems
16	production software for the F-35 aircraft is released to
17	units operating such aircraft under the F-35 continuous
18	capability development and delivery program.
19	(b) Elements.—The notification required under sub-
20	section (a) shall include, with respect to the mission systems
21	production software for the F-35 aircraft, the following:
22	(1) An explanation of the types and methods of
23	regression testing that were completed for the produc-
24	tion release of the software to ensure compatibility
25	and proper functionality with—

1	(A) the fire control radar system of each
2	variant of the F-35 aircraft; and
3	(B) all weapons certified for carriage and
4	employment on each variant of the F-35 air-
5	craft.
6	(2) Identification of any entities that conducted
7	regression testing of the software, including any devel-
8	opment facilities of the Federal Government or con-
9	tractors that conducted such testing.
10	(3) A list of deficiencies identified during regres-
11	sion testing of the software or by operational units
12	after fielding of the software, and an explanation of—
13	(A) any software modifications, including
14	quick-reaction capability, that were completed to
15	resolve or mitigate the deficiencies;
16	(B) with respect to any deficiencies that
17	were not resolved or mitigated, whether the defi-
18	ciencies will be corrected in later releases of the
19	software; and
20	(C) any effects resulting from such defi-
21	ciencies, including—
22	(i) any effects on the cost and schedule
23	for delivery of the software; and
24	(ii) in cases in which the deficiencies
25	resulted in additional, unplanned, software

1	releases, any effects on the ongoing testing of
2	software capability releases.
3	SEC. 133. NOTIFICATION ON EFFORTS TO REPLACE INOPER-
4	ABLE EJECTION SEAT AIRCRAFT LOCATOR
5	BEACONS.
6	(a) Notification.—Not later than 180 days after the
7	date of the enactment of this Act and on a semi-annual
8	basis thereafter until the date specified in subsection (b),
9	the Under Secretary of Defense for Acquisition and
10	Sustainment shall submit to the congressional defense com-
11	mittees a written notification that describes, with respect
12	to the period covered by the notification—
13	(1) the efforts of the service acquisition executives
14	of the Department of the Air Force and the Depart-
15	ment of the Navy to replace ejection seat aircraft loca-
16	tor beacons that are—
17	(A) installed on covered aircraft; and
18	(B) inoperable in water or in wet condi-
19	tions; and
20	(2) the funding allocated for such efforts.
21	(b) Date Specified.—The date specified in this sub-
22	section is the earlier of—
23	(1) the date on which the Under Secretary of De-
24	fense for Acquisition and Sustainment determines
25	that all ejection seat aircraft locator beacons installed

1	on covered aircraft are operable in water and wet
2	conditions; or
3	(2) the date that is five years after the date of
4	the enactment of this Act.
5	(c) Definitions.—In this section:
6	(1) The term "covered aircraft" means aircraft
7	of the Air Force, the Navy, and the Marine Corps that
8	are equipped with ejection seats.
9	(2) The term "service acquisition executive of the
10	Department of the Air Force" does not include the
11	Service Acquisition Executive of the Department of
12	the Air Force for Space Systems and Programs de-
13	scribed in section 957 of the National Defense Author-
14	ization Act for Fiscal Year 2020 (Public Law 116-
15	92; 10 U.S.C. 9016 note).
16	SEC. 134. LIMITATION ON USE OF FUNDS FOR THE ARMED
17	OVERWATCH PROGRAM.
18	None of the funds authorized to be appropriated by this
19	Act or otherwise made available for fiscal year 2021 for pro-
20	curement for the Armed Overwatch Program of the United
21	States Special Operations Command may be obligated or
22	expended until the date on which—
23	(1) the Secretary of Defense certifies to the con-
24	gressional defense committees that—

1	(A) the Secretary has completed a require-
2	ments review of the Armed Overwatch Program;
3	and
4	(B) the Secretary has conducted a review of
5	the roles and responsibilities of the United States
6	Air Force and the United States Special Oper-
7	ations Command with respect to close air sup-
8	port and armed intelligence, surveillance, and
9	reconnaissance and, as a result of such review,
10	the Secretary has identified the Armed
11	Overwatch Program as a special operations
12	forces-peculiar requirement; and
13	(2) the Commander of United States Special Op-
14	erations Command submits to the congressional de-
15	fense committees—
16	(A) certification that the Commander or
17	Deputy Commander has approved the docu-
18	mentation of the Special Operations Command
19	Requirements Evaluation Board; and
20	(B) a requirements plan for the Armed
21	Overwatch program that includes—
22	(i) an analysis of alternatives;
23	(ii) a procurement plan over the period
24	covered by the most recent future-years de-

1	fense program submitted under section 221
2	of title 10, United States Code;
3	(iii) a sustainment plan with projected
4	costs;
5	(iv) a phase out plan of existing armed
6	intelligence, surveillance, and reconnais-
7	$sance\ platforms;$
8	(v) a manpower and training analysis,
9	and;
10	(vi) doctrinal considerations for em-
11	ployment; and
12	(C) a roadmap analyzing whether the near-
13	term to mid-term multi-mission responsibilities
14	of the Armed Overwatch Program are consistent
15	with the intelligence, surveillance, and reconnais-
16	sance requirements of the various special oper-
17	ations forces units and missions, and the geo-
18	graphic combatant commands.

1	TITLE II—RESEARCH, DEVELOP-
2	MENT, TEST, AND EVALUA-
3	TION
4	Subtitle A—Authorization of
5	${oldsymbol Appropriations}$
6	SEC. 201. AUTHORIZATION OF APPROPRIATIONS.
7	Funds are hereby authorized to be appropriated for fis-
8	cal year 2021 for the use of the Department of Defense for
9	research, development, test, and evaluation, as specified in
10	the funding table in section 4201.
11	Subtitle B—Program Requirements,
12	Restrictions, and Limitations
13	SEC. 211. MODIFICATION OF SCIENCE, MATHEMATICS, AND
14	RESEARCH FOR TRANSFORMATION (SMART)
15	DEFENSE EDUCATION PROGRAM.
16	(a) Pilot Subprogram.—Section 2192a of title 10,
17	United States Code, is amended—
18	(1) by redesignating subsections (b) through (h)
19	as subsections (c) through (i);
20	(2) by inserting after subsection (a) the following
21	new subsection:
22	"(b) Requirement for Pilot Subprogram.—
23	"(1) In general.—As a subprogram of the pro-
24	gram under subsection (a), the Secretary of Defense
25	shall carry out a pilot program to be known as the

1	'National Security Pipeline Pilot Program' (referred
2	to in this section as the 'Pilot Program') under which
3	the Secretary shall seek to enter into partnerships
4	with minority institutions to diversify the partici-
5	pants in the program under subsection (a).
6	"(2) Elements.—Under the Pilot Program, the
7	Secretary of Defense shall—
8	"(A) provide an appropriate amount of fi-
9	nancial assistance under subsection (c) to an in-
10	dividual who is pursuing an associate's degree,
11	undergraduate degree, or advanced degree at a
12	$minority\ institution;$
13	"(B) provide such financial assistance to re-
14	cipients in conjunction with summer internship
15	opportunities or other meaningful temporary ap-
16	pointments within the Department; and
17	"(C) periodically evaluate the success of re-
18	cruiting individuals for scholarships under this
19	subsection and on hiring and retaining those in-
20	dividuals in the public sector workforce.
21	"(3) Reports.—
22	"(A) Initial report.—Not later than De-
23	cember 31, 2022, the Secretary of Defense shall
24	submit to the congressional defense committees a
25	report on the establishment of the Pilot Program.

1	At a minimum, the report shall identify the
2	number of students participating in the pilot
3	program as of the date of the report, the fields
4	of study pursued by such students, and the mi-
5	nority institutions at which such students are
6	enrolled.
7	"(B) Final report.—Not later than Sep-
8	tember 30, 2024, the Secretary of Defense shall
9	submit to the congressional defense committees a
10	report that evaluates the success of the pilot pro-
11	gram in recruiting individuals for scholarships
12	under this section and hiring and retaining
13	those individuals in the public sector workforce.
14	"(4) Termination.—The Pilot Program shall
15	terminate on December 31, 2026.";
16	(3) in subsection (c)(1), as so redesignated—
17	(A) in subparagraph (A), by striking "sub-
18	section (g)" and inserting "subsection (h)"; and
19	(B) in subparagraph (C), by striking "sub-
20	section (c)" and inserting "subsection (d)";
21	(4) in subsection (d), as so redesignated—
22	(A) by redesignating paragraph (3) as
23	paragraph (4); and
24	(B) by inserting after paragraph (2) the fol-
25	lowing new paragraph:

1	"(3) Pursuant to regulations prescribed by the
2	Secretary of Defense for such purpose, a scholarship
3	recipient who is not serving in the Armed Forces at
4	the time the scholarship is received may fulfill the
5	condition described in paragraph (1) by serving on
6	active duty in the Armed Forces."; and
7	(5) by amending subsection (i), as so redesig-
8	nated, to read as follows:
9	"(i) Definitions.—In this section:
10	"(1) The term 'institution of higher education'
11	has the meaning given such term in section 101 of the
12	Higher Education Act of 1965 (20 U.S.C. 1001).
13	"(2) The term 'minority institution' means an
14	institution of higher education at which not less than
15	50 percent of the total student enrollment consists of
16	students from ethnic groups that are underrepresented
17	in the fields of science and engineering.".
18	(b) Additional Modifications.—Section 2192a of
19	title 10, United States Code, as amended by subsection (a),
20	is further amended—
21	(1) in subsection (d), by adding at the end the
22	following new paragraph:
23	"(5) In employing participants during the pe-
24	riod of obligated service, the Secretary shall ensure
25	that participants are compensated at a rate that is

1	comparable to the rate of compensation for employ-
2	ment in a similar position in the private sector.".
3	(2) by redesignating subsections (e) through (i)
4	as subsections (f) through (j), respectively;
5	(3) by inserting after subsection (d) the following
6	new subsection:
7	"(e) Internship Requirement.—In addition to the
8	period of obligated service required under subsection (d), be-
9	fore completing a degree program for which a scholarship
10	was awarded under this section, each participant shall par-
11	ticipate in a paid internship for a period of not less than
12	eight weeks with a defense industry sponsor. The Secretary
13	shall work with each defense industry sponsor to ensure
14	there are sufficient paid internships available for all par-
15	ticipants, and that each such defense industry sponsor—
16	"(1)(A) may be a potential employer for purpose
17	of the participant's period of obligated service as de-
18	$scribed\ subsection\ (d)(1)(B)(ii);\ or$
19	"(B) may offer full time employment for a par-
20	ticipant's last year of obligated service after the par-
21	ticipant completes remaining years owed; and
22	"(2) has agreed to be a defense industry sponsor
23	making a minimum contribution for each participant
24	who receives an internship, which shall be a min-
25	imum amount determined by the Secretary, but not

1	less than an amount equal to 50 percent of the cost
2	of an average scholarship under this section.";
3	(4) in subsection (h), as so redesignated—
4	(A) by striking "The Secretary of Defense
5	shall" and inserting
6	"(1) The Secretary of Defense shall"; and
7	(B) by adding at the end the following new
8	paragraph:
9	"(2)(A) The Secretary of Defense shall establish
10	or designate an organization within the Department
11	of Defense which shall have primary responsibility for
12	building cohesion and collaboration across the various
13	scholarship and employment programs of the Depart-
14	ment.
15	"(B) The organization described in subpara-
16	graph (A) shall have the following duties:
17	"(i) Establish an interconnected network
18	and database across the scholarship and employ-
19	ment programs of the Department, including, at
20	a minimum the SMART Defense Education Pro-
21	gram, the Defense Civilian Training Corps, the
22	National Defense Science and Engineering Grad-
23	uate Fellowship, the Army AEOP apprenticeship
24	program, and the Consortium Research Fellows
25	Program;

1	"(ii) aid in matching scholarships to indi-
2	viduals pursuing courses of study in in-demand
3	skill areas; and
4	"(iii) build a network of program partici-
5	pants, past, present, and future whom DOD de-
6	partments can draw on to fill skills gaps.
7	"(C) On an annual basis, the organization de-
8	scribed in subparagraph (A) shall publish, on a pub-
9	licly accessible website of the Department of Defense,
10	an annual report on the workforce requirements and
11	expected future needs of the civilian workforce of the
12	Department of Defense.";
13	(5) by redesignating subsection (j), as so redesig-
14	nated, as subsection (k);
15	(6) by inserting after subsection (i) the following
16	new subsection:
17	"(j) Special Rule.—In each year of the program
18	under this section, not less than 20 percent of the applicants
19	who are awarded scholarships shall be individuals pursuing
20	degrees in computer science or a related field of study.";
21	and
22	(7) in subsection (k), as so redesignated, by add-
23	ing at the end the following new paragraph:
24	"(3) The term 'defense industry sponsor'
25	means—

1	"(A) a defense contractor with an active
2	government contract that makes the required
3	minimum contribution described in subsection
4	(e)(2); or
5	"(B) a company deemed critical to the na-
6	tional security infrastructure that makes such a
7	contribution.".
8	SEC. 212. ENHANCED PARTICIPATION OF DEPARTMENT OF
9	DEFENSE CONTRACTORS IN SCIENCE, TECH-
10	NOLOGY, ENGINEERING, AND MATHEMATICS
11	ACTIVITIES.
12	(a) In General.—
13	(1) Program required.—Chapter 111 of title
14	10, United States Code, is amended by inserting after
15	section 2192b the following new section:
16	"§2192c. Program to enhance contractor participa-
17	tion in science, technology, engineering,
18	and mathematics activities
19	"(a) In General.—The Secretary of Defense shall
20	carry out a program under which the Secretary shall seek
21	to enter into partnerships with Department of Defense con-
22	tractors to promote interest in careers in STEM disciplines.
23	"(b) Objectives.—The objectives of the program
24	under subsection (a) are—

1	"(1) to maximize strategic partnerships between
2	institutions of higher education and private sector or-
3	ganizations to build and strengthen communities in-
4	volved in STEM disciplines;
5	"(2) to increase diversity, equity, and inclusion
6	by providing access to career paths in STEM in his-
7	torically underserved and underrepresented commu-
8	nities; and
9	"(3) to encourage employers in STEM dis-
10	ciplines to establish work-based learning experiences
11	such as internships and apprenticeships.
12	"(c) Activities.—As part of the program under sub-
13	section (a), the Secretary of Defense shall seek to encourage
14	and provide support to Department of Defense contractors
15	to enable such contractors to carry out activities to promote
16	interest in careers in STEM disciplines. Such activities
17	may include—
18	"(1) aiding in the development of educational
19	programs and curriculum in STEM disciplines for
20	students of elementary schools and secondary schools;
21	"(2) establishing volunteer programs in elemen-
22	tary schools and secondary schools receiving assist-
23	ance under part A of title I of the Elementary and
24	Secondary Education Act of 1965 (20 U.S.C. 6311 et
25	seq.) to enhance education in STEM disciplines.

1	"(3) enhancing education in STEM disciplines
2	at institutions of higher education by—
3	"(A) making personnel available to advise
4	and assist faculty at such institutions in the per-
5	formance of research and instruction in STEM
6	disciplines that are determined to be critical to
7	the functions of the Department of Defense;
8	"(B) awarding scholarships and fellowships
9	to students pursuing courses of study in STEM
10	disciplines; or
11	"(C) establishing cooperative work-edu-
12	cation programs in STEM disciplines for stu-
13	dents; or
14	"(4) enhancing education in STEM disciplines
15	at minority institutions by—
16	"(A) establishing partnerships between
17	offerors and such institutions for the purpose of
18	training students in STEM disciplines;
19	"(B) conducting recruitment activities at
20	such institutions; or
21	"(C) making internships or apprenticeships
22	available to students of such institutions.
23	"(d) Allowability of Costs.—Activities described
24	in subsection (c) shall be considered as allowable commu-

1	nity service activities for the purposes of determining allow-
2	ability of cost on a government contract.
3	"(h) Definitions.—In this section:
4	"(1) The terms 'elementary school' and 'sec-
5	ondary school' have the meanings given those terms in
6	section 8101 of the Higher Education Act of 1965 (20
7	U.S.C. 7801).
8	"(2) The term 'institution of higher education'
9	has the meaning given that term in section 101 of the
10	Higher Education Act of 1965 (20 U.S.C. 1001).
11	"(3) The term 'minority institution' means—
12	"(A) a part B institution (as that term is
13	defined in section 322(2) of the Higher Edu-
14	cation Act of 1965 (20 U.S.C. 1061(2)); or
15	"(B) any other institution of higher edu-
16	cation (as that term is defined in section 101 of
17	such Act (20 U.S.C. 1001)) at which not less
18	than 50 percent of the total student enrollment
19	consists of students from ethnic groups that are
20	underrepresented in the fields of science and en-
21	gineering.
22	"(4) The term 'STEM disciplines' means dis-
23	ciplines relating to science, technology, engineering
24	and mathematics, including disciplines that are crit-
25	ical to the national security functions of the Depart-

1	ment of Defense and that are needed in the Depart-
2	ment of Defense workforce (as determined by the Sec-
3	retary of Defense under section $2192a(a)$).".
4	(2) Clerical amendment.—The table of sec-
5	tions at the beginning of such chapter is amended by
6	inserting after the item relating to section 2192b the
7	following new item:
	"2192c. Program to enhance contractor participation in science, technology, engineering, and math activities.".
8	(b) Conforming Repeal.—Section 862 of the Na-
9	tional Defense Authorization Act for Fiscal Year 2012 (Pub-
10	lic Law 112–81; 10 U.S.C. note prec. 2191) is repealed.
11	SEC. 213. MODIFICATION OF REQUIREMENTS RELATING TO
12	CERTAIN COOPERATIVE RESEARCH AND DE-
12 13	CERTAIN COOPERATIVE RESEARCH AND DE- VELOPMENT AGREEMENTS.
13	VELOPMENT AGREEMENTS.
13 14	VELOPMENT AGREEMENTS. Section 2350a of title 10, United States Code, is
13 14 15	VELOPMENT AGREEMENTS. Section 2350a of title 10, United States Code, is amended—
13 14 15 16	VELOPMENT AGREEMENTS. Section 2350a of title 10, United States Code, is amended— (1) in subsection (b)(2), by striking "and the
13 14 15 16	VELOPMENT AGREEMENTS. Section 2350a of title 10, United States Code, is amended— (1) in subsection (b)(2), by striking "and the Under Secretary" and inserting "or the Under Sec-
13 14 15 16 17	VELOPMENT AGREEMENTS. Section 2350a of title 10, United States Code, is amended— (1) in subsection (b)(2), by striking "and the Under Secretary" and inserting "or the Under Secretary";
13 14 15 16 17 18	VELOPMENT AGREEMENTS. Section 2350a of title 10, United States Code, is amended— (1) in subsection (b)(2), by striking "and the Under Secretary" and inserting "or the Under Secretary"; (2) in subsection (c)—
13 14 15 16 17 18 19	VELOPMENT AGREEMENTS. Section 2350a of title 10, United States Code, is amended— (1) in subsection (b)(2), by striking "and the Under Secretary" and inserting "or the Under Secretary"; (2) in subsection (c)— (A) by striking "Each cooperative" and in-
13 14 15 16 17 18 19 20	VELOPMENT AGREEMENTS. Section 2350a of title 10, United States Code, is amended— (1) in subsection (b)(2), by striking "and the Under Secretary" and inserting "or the Under Secretary"; (2) in subsection (c)— (A) by striking "Each cooperative" and inserting "(1) Except as provided in paragraph

1	"(2) A cooperative research and development project
2	may be entered into under this section under which costs
3	are shared between the participants on an unequal basis
4	if the Secretary of Defense, or an official specified in sub-
5	section (b)(2) to whom the Secretary delegates authority
6	under this paragraph, makes a written determination that
7	unequal cost sharing provides strategic value to the United
8	States or another participant in the project.
9	"(3) For purposes of this subsection, the term 'cost'
10	means the total value of cash and non-cash contributions.";
11	(3) in subsection (d)—
12	(A) in paragraph (1), by striking "In order
13	to" and inserting "Except as provided in para-
14	graph (2), in order to";
15	(B) by redesignating paragraph (2) as
16	paragraph (3); and
17	(C) by inserting after paragraph (1) the fol-
18	lowing new paragraph:
19	"(2)(A) The Secretary of Defense, or an official speci-
20	fied in subsection $(b)(2)$ to whom the Secretary delegates
21	authority under this paragraph, may waive the prohibition
22	under paragraph (1) to allow the procurement of qualified
23	services from a foreign government, foreign research organi-
24	zation, or other foreign entity on a case-by-case basis.

1	"(B) Not later than 30 days before issuing a waiver
2	under subparagraph (A), the Secretary of Defense or the
3	official specified in subsection (b)(2) to whom the Secretary
4	delegates authority under this paragraph (as the case may
5	be) shall submit to the congressional defense committees, the
6	Committee on Foreign Affairs of the House of Representa-
7	tives, and the Committee on Foreign Relations of the Senate
8	written notice of the intent to issue such a waiver.
9	"(C) For purposes of this paragraph, the term 'quali-
10	fied services' means engineering support services and local
11	management services, including launch support services,
12	test configuration support services, test range support serv-
13	ices, and development support services, that are not covered
14	by a memorandum of understanding (or other formal agree-
15	ment) to conduct a cooperative research and development
16	project under this section.".
17	SEC. 214. PILOT PROGRAM ON TALENT OPTIMIZATION.
18	Section 2358b of title 10, United States Code, is
19	amended by adding at the end the following new subsection:
20	"(e) Pilot Program on Talent Optimization.—
21	"(1) In General.—The Under Secretary of De-
22	fense for Research and Engineering, acting through
23	the Director of the Defense Innovation Unit, shall
24	carry out a pilot program to develop a software-based
25	system that enables active duty military units to

1	identify, access, and request support from members of
2	the reserve components who have the skills and exper-
3	tise necessary to carry out one or more functions re-
4	quired of such units.
5	"(2) Elements.—In carrying out the pilot pro-
6	gram, the Director of the Defense Innovation Unit
7	shall—
8	"(A) ensure that the system developed under
9	paragraph (1)—
10	"(i) enables active duty units, in near
11	real-time, to identify members of the reserve
12	components who have the qualifications nec-
13	essary to meet certain requirements applica-
14	ble to the units;
15	"(ii) improves the ability of the mili-
16	tary departments to access, on-demand,
17	members of the reserve components who pos-
18	sess relevant experience; and
19	"(iii) prioritizes access to members of
20	the reserve components who have private-
21	sector experience in the fields identified in
22	section (b);
23	"(iv) leverages commercial best prac-
24	tices for similar software systems;

1	"(B) recommend policies and legislation to
2	streamline the use of members of the reserve com-
3	ponents by active duty units; and
4	"(C) carry out such other activities as the
5	Director determines appropriate.
6	"(3) Termination.—The authority to carry out
7	the pilot program under this subsection shall termi-
8	nate on September 30, 2025.".
9	SEC. 215. CODIFICATION OF THE NATIONAL SECURITY IN-
10	NOVATION NETWORK.
11	(a) Codification.—
12	(1) In general.—Chapter 139 of title 10,
13	United States Code, is amended by inserting after sec-
14	tion 2358b the following new section:
15	"§ 2358c. National Security Innovation Network
16	"(a) Establishment.—The Secretary of Defense shall
17	establish a program office to be known as the 'National Se-
18	curity Innovation Network' (referred to in this section as
19	the 'Network'). The Secretary shall establish the Network
20	within the Office of the Under Secretary of Defense for Re-
21	search and Engineering or within the office of another prin-
22	cipal staff assistant to the Secretary.
23	"(b) Responsibilities of the
24	Network shall be—

1	"(1) to create a network throughout the United
2	States that connects the Department of Defense to
3	academic institutions, commercial accelerators and
4	incubators, commercial innovation hubs, and non-
5	profit entities with missions relating to national secu-
6	rity innovation;
7	"(2) to expand the national security innovation
8	base through integrated, project-based problem solving
9	that leads to novel concept and solution development
10	for the Department and facilitates dual-use venture
11	creation;
12	"(3) to accelerate the adoption of novel concepts
13	and solutions by facilitating dual-use technology ad-
14	vancement to improve acquisition and procurement
15	outcomes;
16	"(4) to work in coordination with the Under
17	Secretary of Defense for Personnel and Readiness,
18	other principal staff assistants within the Office of the
19	Secretary, and the Armed Forces to create new path-
20	ways and models of national security service that fa-
21	cilitate term, temporary, and permanent employment
22	within the Department for—
23	"(A) students and graduates in the fields of
24	science, technology, arts, engineering, and mathe-
25	matics;

1	"(B) early-career and mid-career tech-
2	nologists; and
3	"(C) entrepreneurs for purposes of project-
4	based work;
5	"(5) to generate novel concepts and solutions to
6	problems and requirements articulated by entities
7	within the Department through programs, such as the
8	Hacking for Defense program, that combine end users
9	from the Department, students and faculty from aca-
10	demic institutions, and the early-stage dual-use ven-
11	$ture\ community;$
12	"(6) to establish physical locations throughout
13	the United States through which the Network will
14	connect with academic and private sector partners for
15	the purposes of carrying the responsibilities described
16	in paragraphs (1) through (5); and
17	"(7) to carry out such other activities as the Sec-
18	retary of Defense, in consultation with the head of the
19	Network, determines to be relevant to such responsibil-
20	ities.
21	"(c) Authorities.—In addition to the authorities
22	provided under this section, in carrying out this section,
23	the Secretary of Defense may use the following authorities:
24	"(1) Section 1599g of this title relating to pub-
25	lic-private talent exchanges.

1	"(2) Section 2368 of this title, relating to Cen-
2	ters for Science, Technology, and Engineering Part-
3	nerships.
4	"(3) Section 2374a of this title, relating to prizes
5	for advanced technology achievements.
6	"(3) Section 2474 of this title, relating to Cen-
7	ters of Industrial and Technical Excellence.
8	"(4) Section 2521 of this title, relating to the
9	Manufacturing Technology Program.
10	"(5) Subchapter VI of chapter 33 of title 5, relat-
11	ing to assignments to and from States.
12	"(6) Chapter 47 of such title, relating to per-
13	sonnel research programs and demonstration projects.
14	"(7) Section 12 of the Stevenson-Wydler Tech-
15	nology Innovation Act of 1980 (15 U.S.C. 3710a) and
16	section 6305 of title 31 relating to cooperative re-
17	search and development agreements.
18	"(8) Such other authorities as the Secretary con-
19	siders appropriate.
20	"(d) Definitions.—In this section:
21	"(1) The term 'dual-use venture' means a busi-
22	ness that provides products or services that are capa-
23	ble of meeting requirements for military and non-
24	military applications.

1	"(2) The term 'early-stage dual-use venture
2	means a business that provides products or services
3	that are capable of meeting requirements for military
4	and nonmilitary applications that has raised not
5	more than \$20,000,000 in private venture capital,
6	and whose principal product or service does not sup-
7	port, either directly or indirectly, a current Depart-
8	ment of Defense program of record.".
9	(2) Clerical amendment.—The table of sec-
10	tions at the beginning of such chapter is amended by
11	inserting after the item relating to section 2358b the
12	following new item:
	"2358c. National Security Innovation Network.".
13	(b) Implementation.—
14	(1) Transfers from other dod elements.—
15	The Secretary of Defense may transfer to the National
16	Security Innovation Network established under sec-
17	tion 2358c of title 10, United States Code (as added
18	by subsection (a)) such personnel, resources, and func-
19	tions of other organizations and elements of the De-

priate to carry out such section.

(2) Integration with existing NSIN.—Effective on the date of the enactment of this Act, the National Security Innovation Network of the Department of Defense (as in existence on the day before

partment of Defense as the Secretary considers appro-

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1	such date of enactment) shall be transferred to and
2	merged with the National Security Innovation Net-
3	work established under section 2358c of title 10,
4	United States Code (as added by subsection (a)).
5	(3) Implementation plan.—
6	(A) In general.—Not later than 180 days
7	after the date of the enactment of this Act, the
8	Secretary of Defense shall submit to the congres-
9	sional defense committees a plan for imple-
10	menting the National Security Innovation Net-
11	work under section 2358c of title 10, United
12	States Code (as added by subsection (a)).
13	(B) Elements.—The plan required under
14	paragraph (1) shall include the following:
15	(i) Plans for any transfers the Sec-
16	retary intends to carry out under para-
17	graph(1).
18	(ii) Plans for the funding, integration,
19	and evaluation of the Network, including
20	plans for—
21	(I) future funding and adminis-
22	trative support of the Network;
23	(II) integration of the Network
24	into the programming, planning, budg-

1	eting, and execution process of the De-
2	partment of Defense;
3	(III) integration of the Network
4	with the other programs and initia-
5	tives within the Department that have
6	missions relating to innovation and
7	outreach to the academic and the pri-
8	vate sector early-stage dual-use venture
9	community (as defined in section
10	2358c of title 10, United States Code
11	(as added by subsection (a)); and
12	(IV) performance indicators by
13	which the Network will be assessed and
14	evaluated.
15	(iii) A description of any additional
16	authorities the Secretary may require to en-
17	sure that the Network is able to effectively
18	carry out the responsibilities specified in
19	section $2358c(c)$ of title 10, United States
20	Code (as added by subsection (a)).
21	(c) Comptroller General Reviews and Re-
22	PORTS.—
23	(1) REVIEW AND REPORT ON IMPLEMENTATION
24	PLAN.—Not later than 180 days after the date on
25	which the implementation plan is submitted under

1	subsection $(b)(3)$, the Comptroller General of the
2	United States shall—
3	(A) complete a review of the implementa-
4	tion plan;
5	(B) submit to the congressional defense com-
6	mittees a report on the results of the review.
7	(2) Program evaluation and report.—
8	(A) In General.—Not later than three
9	years after the date of the enactment of this Act,
10	the Comptroller General of the United States
11	shall—
12	(i) complete an evaluation of the Na-
13	tional Security Innovation Network under
14	section 2358c of title 10, United States Code
15	(as added by subsection (a)); and
16	(ii) submit to the appropriate congres-
17	sional committees a report on the results of
18	$the\ evaluation.$
19	(B) Appropriate congressional commit-
20	TEES DEFINED.—In this paragraph, the term
21	"appropriate congressional committees" means—
22	(i) the congressional defense commit-
23	tees;

1	(ii) the Committee on Homeland Secu-
2	rity and Governmental Affairs of the Sen-
3	ate; and
4	(iii) the Committee on Oversight and
5	Government Reform of the House of Rep-
6	resentatives.
7	SEC. 216. MODIFICATION OF PILOT PROGRAM ON EN-
8	HANCED CIVICS EDUCATION.
9	(a) In General.—Section 234 of the National Defense
10	Authorization Act for Fiscal Year 2020 (Public Law 116–
11	92; 10 U.S.C. 2164 note) is amended—
12	(1) in subsection $(e)(1)$ —
13	(A) in subparagraph (H), by striking
14	"and" at the end; and
15	(B) by adding at the end the following new
16	subparagraph:
17	"(J) the improvement of critical thinking
18	and media literacy among students, including
19	the improvement of students' abilities with re-
20	spect to—
21	"(i) research and information fluency;
22	"(ii) critical thinking and problem
23	solving skills;
24	"(iii) technology operations and con-
25	cepts;

1	"(iv) information and technological lit-
2	eracy;
3	"(v) understanding of the importance
4	of obtaining information from multiple
5	media sources and evaluating sources for
6	quality; and
7	"(vi) understanding how information
8	on digital platforms can be altered through
9	algorithms, editing, and augmented reality;
10	and"; and
11	(2) in subsection (g), by adding at the end the
12	following new paragraph:
13	"(3) The term 'media literacy' means the ability
14	to—
15	"(A) access relevant and accurate informa-
16	tion through media in a variety of forms;
17	"(B) critically analyze media content and
18	the influences of different forms of media;
19	"(C) evaluate the comprehensiveness, rel-
20	evance, credibility, authority, and accuracy of
21	information;
22	"(D) make educated decisions based on in-
23	formation obtained from media and digital
24	sources;".

1	(b) Deadline for Implementation.—Not later than
2	90 days after the date of the enactment of this Act, the Sec-
3	retary of Defense shall implement the pilot program under
4	section 234 of the National Defense Authorization Act for
5	Fiscal Year 2020 (Public Law 116–92; 10 U.S.C. 2164
6	note), as amended by subsection (a).
7	(c) Progress Report.—Not later than 30 days after
8	the date of the enactment of this Act, the Secretary of De-
9	fense shall submit to the congressional defense committees
10	a report on the efforts of Secretary to implement the pilot
11	program under section 234 of the National Defense Author-
12	ization Act for Fiscal Year 2020 (Public Law 116–92; 10
13	U.S.C. 2164 note), as amended by subsection (a).
14	SEC. 217. MODIFICATION OF JOINT ARTIFICIAL INTEL-
15	LIGENCE RESEARCH, DEVELOPMENT, AND
15 16	LIGENCE RESEARCH, DEVELOPMENT, AND TRANSITION ACTIVITIES.
16 17	TRANSITION ACTIVITIES.
16 17 18	TRANSITION ACTIVITIES. Section 238 of the John S. McCain National Defense
16 17 18	TRANSITION ACTIVITIES. Section 238 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Public Law 115—
16 17 18 19	TRANSITION ACTIVITIES. Section 238 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Public Law 115–232; 10 U.S.C. 2358 note) is amended—
16 17 18 19 20	TRANSITION ACTIVITIES. Section 238 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Public Law 115– 232; 10 U.S.C. 2358 note) is amended— (1) in the section heading, by inserting "AND
116 117 118 119 220 221	TRANSITION ACTIVITIES. Section 238 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Public Law 115– 232; 10 U.S.C. 2358 note) is amended— (1) in the section heading, by inserting "AND IMPROVEMENT OF THE JOINT ARTIFICIAL IN-
116 117 118 119 220 221 222	TRANSITION ACTIVITIES. Section 238 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Public Law 115– 232; 10 U.S.C. 2358 note) is amended— (1) in the section heading, by inserting "AND IMPROVEMENT OF THE JOINT ARTIFICIAL IN- TELLIGENCE CENTER" before the period at the end;

1	(B) by amending paragraph (2) to read as
2	follows:
3	"(2) Emphasis.—The set of activities established
4	under paragraph (1) shall include—
5	"(A) acquisition and development of mature
6	$artificial\ intelligence\ technology;$
7	"(B) applying artificial intelligence and
8	machine learning solutions to operational prob-
9	lems by directly delivering artificial intelligence
10	capabilities to the Armed Forces and other orga-
11	nizations and elements of the Department;
12	"(C) accelerating the development, testing,
13	and fielding of new artificial intelligence and ar-
14	tificial intelligence-enabling capabilities; and
15	"(D) coordinating and deconflicting activi-
16	ties involving artificial intelligence and artificial
17	intelligence-enabled capabilities within the De-
18	partment."
19	(3) by amending subsection (b) to read as fol-
20	lows:
21	"(b) Responsible Official.—The Deputy Secretary
22	of Defense shall be the official within the Department of
23	Defense with principal responsibility for the coordination
24	of activities relating to the acquisition, development, and

1	demonstration of artificial intelligence and machine learn-
2	ing for the Department.".
3	(4) by redesignating subsections (c) through (g)
4	as subsections (d) through (h), respectively;
5	(5) by inserting after subsection (b) the following
6	new subsection:
7	"(c) Organization.—
8	"(1) Role of joint artificial intelligence
9	CENTER.—The set of activities established under sub-
10	section (a)(1) shall be established within the Joint Ar-
11	tificial Intelligence Center.
12	"(2) Authority of Deputy Secretary of De-
13	FENSE.—The Deputy Secretary of Defense shall exer-
14	cise authority and direction over the Joint Artificial
15	Intelligence Center.
16	"(3) Authority of director.—The Director of
17	the Joint Artificial Intelligence Center shall report di-
18	rectly to the Deputy Secretary of Defense.
19	"(4) Delegation.—In exercising authority and
20	direction over the Joint Artificial Intelligence Center
21	under subsection (a), the Deputy Secretary of Defense
22	may delegate administrative and ancillary manage-
23	ment duties to the Chief Information Officer of the
24	Department of Defense, as needed, to effectively and
25	efficiently execute the mission of the Center.";

1	(6) in subsection (d), as so redesignated—
2	(A) in the matter preceding paragraph (1),
3	by striking "official designated under subsection
4	(b)" and inserting "Deputy Secretary of De-
5	fense";
6	(B) in paragraph (1), in the matter pre-
7	ceding subparagraph (A), by inserting "ac-
8	quire," before "develop";
9	(C) in the heading of paragraph (2), by
10	striking "DEVELOPMENT" and inserting "ACQUI-
11	SITION, DEVELOPMENT,"; and
12	(D) in paragraph (2)—
13	(i) in the matter preceding subpara-
14	graph (A), by striking "To the degree prac-
15	ticable, the designated official" and insert-
16	ing "The Deputy Secretary of Defense";
17	(ii) in subparagraph (A), by striking
18	"development" and inserting "acquisition,
19	development,";
20	(iii) by redesignating subparagraphs
21	(H) and (I) as subparagraphs (J) and (K),
22	respectively; and
23	(iv) by inserting after subparagraph
24	(G), the following new subparagraphs:

1	"(H) develop standard data formats for the
2	Department that—
3	"(i) aid in defining the relative matu-
4	rity of datasets; and
5	"(ii) inform best practices for cost and
6	schedule computation, data collection strate-
7	gies aligned to mission outcomes, and
8	dataset maintenance practices;
9	"(I) establish data and model usage agree-
10	ments and collaborative partnership agreements
11	for artificial intelligence product development
12	with each organization and element of the De-
13	partment, including each of the Armed Forces;";
14	(7) in subsection (e), as so redesignated—
15	(A) by striking "the official designated
16	under subsection (b)" and inserting "the Direc-
17	tor of the Joint Artificial Intelligence Center";
18	(B) by striking "subsection (c)" and insert-
19	ing "subsection (d)";and
20	(C) by adding at the end the following: "At
21	a minimum, such access shall ensure that the Di-
22	rector has the ability to discover, access, share,
23	and reuse data and models of the Armed Forces
24	and other organizations and elements of the De-

1	partment of Defense and to build and maintain
2	data for the Department.";
3	(8) in subsection (f), as so redesignated—
4	(A) in paragraph (1)—
5	(i) in the matter preceding subpara-
6	graph (A), by striking "official designated
7	under subsection (b)" and inserting "Dep-
8	uty Secretary of Defense"; and
9	(ii) in subparagraph (B), by striking
10	"designated official" and inserting "Deputy
11	Secretary of defense"; and
12	(B) in paragraph (2), by striking "des-
13	ignated official" and inserting "Deputy Sec-
14	retary of Defense"; and
15	(9) by adding at the end the following new sub-
16	section:
17	"(i) Joint Artificial Intelligence Center De-
18	FINED.—The term 'Joint Artificial Intelligence Center'
19	means the Joint Artificial Intelligence Center of the Depart-
20	ment of Defense established pursuant to the memorandum
21	of the Secretary of Defense dated June 27, 2018, and titled
22	'Establishment of the Joint Artificial Intelligence Center',
23	or any successor to such Center.".

1	SEC. 218. MODIFICATION OF NATIONAL SECURITY INNOVA-
2	TION ACTIVITIES AND MANUFACTURING
3	PILOT PROGRAM.
4	(a) National Security Innovation Activities.—
5	Section 230 of the John S. McCain National Defense Au-
6	thorization Act for Fiscal Year 2019 (10 U.S.C. 2358 note)
7	is amended—
8	(1) in subsection (a), by striking "The Under
9	Secretary of Defense for Research and Engineering
10	shall establish" and inserting "The Under Secretary
11	of Defense for Research and Engineering, acting
12	through the Director of the Defense Innovation Unit,
13	shall establish";
14	(2) by redesignating subsections (e) through (h)
15	as subsections (f) through (i), respectively;
16	(3) by inserting after subsection (d) the following
17	new subsection:
18	"(e) Establishment of Advisory Board.—
19	"(1) In general.—Not earlier than the date
20	specified in paragraph (5), but no later than 180
21	days after such date, the Under Secretary shall estab-
22	lish an advisory board within the Defense Innovation
23	Unit to advise the Under Secretary and the Director
24	of the Unit with respect to the establishment and
25	prioritization of activities under such subsection (a).

1	"(2) Duties.—The advisory board established
2	under paragraph (1) shall—
3	"(A) identify activities that should be
4	prioritized for establishment under subsection
5	(a);
6	"(B) not less frequently that semiannually,
7	reevaluate and update such priorities; and
8	"(C) ensure continuing alignment of the ac-
9	tivities established under subsection (a), includ-
10	ing all elements of such activities described in
11	subsection (b), with the overall technology strat-
12	egy of the Department of Defense.
13	"(3) Membership.—The advisory board estab-
14	lished under paragraph (1) shall be composed of one
15	or more representatives from each of the following:
16	"(A) Each science and technology reinven-
17	tion laboratory of the Department of Defense.
18	"(B) The primary procurement organiza-
19	tion of each Armed Force.
20	"(C) The Defense Innovation Board.
21	"(D) Such other organizations and elements
22	of the Department of Defense as the Under Sec-
23	retary, in consultation with the Director of the
24	Defense Innovation Unit, determines appro-
25	priate.

1	"(4) Plan.—Not later than 90 days before the
2	date on which the advisory board is established under
3	paragraph (1), the Under Secretary shall submit to
4	the congressional defense committees a plan for estab-
5	lishing the advisory board, including a description of
6	the expected roles, responsibilities, and membership of
7	the advisory board.
8	"(5) Date specified in
9	this paragraph is the date on which funds are first
10	appropriated or otherwise made available to carry
11	out subsection (a)."; and
12	(4) in subsection (h), as so redesignated, by
13	striking "subsection (h)" and inserting "subsection
14	(i)".
15	(b) Pilot Program on Defense Manufacturing.—
16	Section 1711 of the National Defense Authorization Act for
17	Fiscal Year 2018 (Public Law 115–91; 10 U.S.C. 2505
18	note) is amended—
19	(1) in subsection (d), by striking "the date that
20	is four years after the date of the enactment of this
21	Act" and inserting "December 31, 2026"; and
22	(2) in subsection (e), by striking "January 31,
23	2022" and inserting "January 31, 2027".

1	SEC. 219. EXTENSION OF PILOT PROGRAM FOR THE EN-
2	HANCEMENT OF THE RESEARCH, DEVELOP-
3	MENT, TEST, AND EVALUATION CENTERS OF
4	THE DEPARTMENT OF DEFENSE.
5	(a) In General.—Section 233 of the National Defense
6	Authorization Act for Fiscal Year 2017 (Public Law 114–
7	328; 10 U.S.C. 2358 note) is amended—
8	(1) in subsection (e), by striking "2022" and in-
9	serting "2027"; and
10	(2) in subsection (f)—
11	(A) by amending paragraph (1) to read as
12	follows:
13	"(1) In General.—Not later than one year after
14	the date of the enactment of the National Defense Au-
15	thorization Act for Fiscal Year 2021, the Secretary of
16	Defense shall submit to the congressional defense com-
17	mittees a report on the status of the pilot program.";
18	and
19	(B) in paragraph (2), by adding at the end
20	the following new subparagraph:
21	"(F) With respect to any military depart-
22	ment not participating in the pilot program, an
23	explanation for such nonparticipation, including
24	identification of—
25	"(i) any issues that may be preventing
26	such participation; and

1	"(ii) any offices or other elements of
2	the department that may be responsible for
3	the delay in participation.".
4	(b) Technical Amendment.—Effective as of Decem-
5	ber 23, 2016, and as if included therein as enacted, section
6	233(c)(2)(C)(ii) of the National Defense Authorization Act
7	for Fiscal Year 2017 (Public Law 114–328; 10 U.S.C. 2358
8	note) is amended by striking "Assistant Secretary of the
9	Army for Acquisition, Technology, and Logistics" and in-
10	serting "Assistant Secretary of the Army for Acquisition,
11	Logistics, and Technology".
12	SEC. 220. DIGITAL DATA MANAGEMENT AND ANALYTICS CA-
13	PABILITY.
14	(a) Digital Data Management and Analytics Ca-
14 15	(a) DIGITAL DATA MANAGEMENT AND ANALYTICS CA- PABILITY.—
15	PABILITY.—
15 16	PABILITY.— (1) IN GENERAL.—The Secretary of Defense shall
15 16 17	PABILITY.— (1) In General.—The Secretary of Defense shall develop and implement an advanced digital data
15 16 17 18	PABILITY.— (1) In General.—The Secretary of Defense shall develop and implement an advanced digital data management and analytics capability to be used—
15 16 17 18	PABILITY.— (1) In General.—The Secretary of Defense shall develop and implement an advanced digital data management and analytics capability to be used— (A) to digitally integrate all elements of the
115 116 117 118 119 220	PABILITY.— (1) In General.—The Secretary of Defense shall develop and implement an advanced digital data management and analytics capability to be used— (A) to digitally integrate all elements of the acquisition process of the Department of Defense;
115 116 117 118 119 220 221	(1) In General.—The Secretary of Defense shall develop and implement an advanced digital data management and analytics capability to be used— (A) to digitally integrate all elements of the acquisition process of the Department of Defense; (B) to digitally record and track all rel-
115 116 117 118 119 220 221 222	(1) In General.—The Secretary of Defense shall develop and implement an advanced digital data management and analytics capability to be used— (A) to digitally integrate all elements of the acquisition process of the Department of Defense; (B) to digitally record and track all relevant data generated during the research, devel-

1	(i) the further development and im-
2	provement of such systems; and
3	(ii) the acquisition process for such
4	systems.
5	(2) Requirements.—The capability developed
6	under paragraph (1) shall meet the following require-
7	ments:
8	(A) The capability will be accessible to, and
9	useable by, individuals throughout the Depart-
10	ment of Defense who have responsibilities relat-
11	ing to capability requirements, research, design,
12	development, testing, evaluation, acquisition,
13	management, operations, and sustainment of
14	systems.
15	(B) The capability will provide for the de-
16	velopment, use, curation, and maintenance of
17	authoritative and technically accurate digital
18	systems—
19	(i) to reduce the burden of reporting by
20	officials responsible for executing programs;
21	(ii) to ensure shared access to data
22	within the Department;
23	(iii) to supply data to digital engineer-
24	ing models for use in the defense acquisition
25	process;

1	(iv) to supply data to testing infra-
2	structure and software to support auto-
3	mated approaches for testing, evaluation,
4	and deployment throughout the defense ac-
5	quisition process; and
6	(v) to provide timely analyses to De-
7	partment leadership.
8	(C) The capability will be designed—
9	(i) to improve data management proc-
10	esses in the research, development, acquisi-
11	tion, and sustainment activities of the De-
12	partment;
13	(ii) to provide decision makers in the
14	Department with timely, high-quality,
15	transparent, and actionable analyses for op-
16	timal development, acquisition, and
17	sustainment decision making and execution;
18	(iii) to facilitate productivity, dis-
19	covery, access, knowledge sharing, and anal-
20	ysis of acquisition-related data across orga-
21	nizational boundaries at all levels of the De-
22	partment, including through the develop-
23	ment of acquisition documentation; and

1	(iv) to build and improve analytical
2	models and simulations to enhance the de-
3	velopment, test, and use of weapon systems.
4	(3) Software requirement.—
5	(A) In general.—The capability developed
6	under paragraph (1) shall include software to
7	collect, organize, manage, make available, and
8	analyze relevant data throughout the life cycle of
9	defense acquisition programs, including any
10	data needed to satisfy milestone requirements
11	and reviews.
12	(B) Procurement authority.—The soft-
13	ware described in subparagraph (A) may be de-
14	veloped or procured using the authorities pro-
15	vided under section 800 of the National Defense
16	Authorization Act for Fiscal Year 2020 (Public
17	Law 116–92; 133 Stat. 1478).
18	(4) Review.—In developing the capability re-
19	quired under paragraph (1) the Secretary of Defense
20	shall—
21	(A) review data content and requirements to
22	support planning and reporting of functions and
23	remove redundant data requests across functions.
24	(B) based on such review, develop rec-
25	ommended approaches for—

1	(i) moving supporting processes from
2	analog to digital format, including plan-
3	ning and reporting processes;
4	(ii) making new data active through
5	digitalization;
6	(iii) making legacy data, including
7	data currently residing in program docu-
8	mentation, active through digitalization;
9	and
10	(iv) modernizing the storage, retrieval,
11	and reporting capabilities for stakeholders
12	within the Department, including research
13	entities, Program Management Offices, ana-
14	lytic organizations, enterprise oversight,
15	and decision makers.
16	(b) Demonstration Activities.—
17	(1) In general.—The Secretary of Defense shall
18	carry out demonstration activities to test various ap-
19	proaches to building the capability required under
20	subsection (a).
21	(2) Program selection.—Not later than 180
22	days after the date of the enactment of this Act, the
23	Secretary of Defense shall assess and select not fewer
24	than two and not more than five programs of the De-

1	partment of Defense to participate in the demonstra-
2	tion activities under paragraph (1), including—
3	(A) one or more acquisition data manage-
4	ment test cases; and
5	(B) one or more development and test mod-
6	eling and simulation test cases to demonstrate
7	the ability to collect data from tests and oper-
8	ations in the field, and feed the data back into
9	models and simulations for better software devel-
10	opment and testing.
11	(3) Additional requirements.—As part of the
12	demonstration activities under paragraph (1), the
13	Secretary shall—
14	(A) conduct a comparative analysis that as-
15	sesses the risks and benefits of the digital man-
16	agement and analytics capability used in each of
17	the programs participating in the demonstration
18	activities relative to the Department's traditional
19	data collection, reporting, exposing, and analysis
20	approaches;
21	(B) ensure that the intellectual property
22	strategy for each of the programs participating
23	in the demonstration activities is best aligned to
24	meet the goals of the program; and

1	(C) develop a workforce and infrastructure
2	plan to support any new policies and guidance
3	implemented in connection with the demonstra-
4	tion activities, including any policies and guid-
5	ance implemented after the completion of such
6	activities.
7	(c) Policies and Guidance Required.—Not later
8	than 18 months after the date of the enactment of this Act,
9	based on the results of the demonstration activities carried
10	out under subsection (b), the Secretary of Defense shall issue
11	or modify policies and guidance to—
12	(1) promote the use of digital management and
13	analytics capabilities; and
14	(2) address roles, responsibilities, and procedures
15	relating to such capabilities.
16	(d) Steering Committee.—
17	(1) In General.—The Secretary of Defense shall
18	establish a steering committee to assist the Secretary
19	in carrying out subsections (a) through (c).
20	(2) Membership.—The steering committee shall
21	be composed of the following members or their des-
22	ignees:
23	(A) The Chief Management Officer.
24	(B) The Chief Information Officer.

1	(C) The Director of Cost Assessment and
2	Program Evaluation.
3	(D) The Under Secretary of Defense for Re-
4	search and Engineering.
5	(E) The Under Secretary of Defense for Ac-
6	quisition and Sustainment.
7	(F) The Director of Operational Test and
8	Evaluation.
9	(G) The Service Acquisition Executives.
10	(H) The Director for Force Structure, Re-
11	sources, and Assessment of the Joint Staff.
12	(I) The Director of the Defense Digital
13	Service.
14	(e) Independent Assessments.—
15	(1) Initial assessment.—
16	(A) In General.—The Defense Innovation
17	Board, in consultation with the Defense Digital
18	Service, shall conduct an independent assessment
19	to identify recommended approaches for the im-
20	plementation of subsections (a) through (c).
21	(B) Elements.—The assessment under sub-
22	paragraph (A) shall include the following:
23	(i) A plan for the development and im-
24	plementation of the capability required
25	under subsection (a), including a plan for

1	any procurement that may be required as
2	part of such development and implementa-
3	tion.
4	(ii) An independent cost assessment of
5	the total estimated cost of developing and
6	implementing the capability.
7	(iii) An independent estimate of the
8	schedule for the development and implemen-
9	tation of the capability, including a reason-
10	able estimate of the dates on which the ca-
11	pability can be expected to achieve initial
12	operational capability and full operational
13	$capability,\ respectively.$
14	(iv) A recommendation identifying the
15	office or other organization of the Depart-
16	ment of Defense that would be most appro-
17	priate to manage and execute the capa-
18	bility.
19	(C) Report.—Not later than 180 days
20	after the date of the enactment of this Act, the
21	Defense Innovation Board, in consultation with
22	the Defense Digital Service, shall submit to the
23	Secretary of Defense and the congressional de-
24	fense committees a report on the findings of the
25	assessment under subparagraph (A), including

1	the findings of the assessment with respect to
2	each element specified in subparagraph (B).
3	(2) Final assessment.—
4	(A) In General.—Not later than March
5	15, 2022, the Defense Innovation Board and the
6	Defense Science Board shall jointly complete an
7	independent assessment of the progress of the
8	Secretary in implementing subsections (a)
9	through (c). The Secretary of Defense shall en-
10	sure that the Defense Innovation Board and the
11	Defense Science Board have access to the re-
12	sources, data, and information necessary to com-
13	plete the assessment.
14	(B) Information to congress.—Not later
15	than 30 days after the date on which the assess-
16	ment under subparagraph (A) is completed, the
17	Defense Innovation Board and the Defense
18	Science Board shall jointly provide to the con-
19	gressional defense committees—
20	(i) a report summarizing the assess-
21	ment; and
22	(ii) a briefing on the findings of the
23	assessment.
24	(f) Report and Briefing.—

1	(1) Report on implementation.—Not later
2	than 90 days after the date on which the report de-
3	scribed in subsection (e)(1)(C) is submitted to the con-
4	gressional defense committees, the Secretary of Defense
5	shall submit to the congressional defense committees a
6	report on the progress of the Secretary in imple-
7	menting subsections (a) through (c). The report shall
8	include an explanation of how the results of the dem-
9	onstration activities carried out under subsection (b)
10	will be incorporated into the policy and guidance re-
11	quired under subsection (c), particularly the policy
12	and guidance of the members of the steering com-
13	mittee established under subsection (d).
14	(2) Briefing on Legislative recommenda-
15	Tions.—Not later than October 15, 2021, the Sec-
16	retary of Defense shall provide to the Committee on
17	Armed Services of the House of Representatives a
18	briefing that identifies any changes to existing law
19	that may be necessary to facilitate the implementa-
20	tion of subsections (a) through (c).
21	SEC. 221. SOCIAL SCIENCE, MANAGEMENT SCIENCE, AND
22	INFORMATION SCIENCE RESEARCH ACTIVI-
23	TIES.
24	(a) Establishment.—The Secretary of Defense, act-
25	ing through the Under Secretary of Defense for Research

1	and Engineering, shall carry out a program of research and
2	development in social science, management science, and in-
3	formation science.
4	(b) Purposes.—The purposes of the program required
5	under subsection (a) are as follows:
6	(1) To ensure that the Department of Defense has
7	access to innovation and expertise in social science,
8	management science, and information science to en-
9	able the Department to improve the effectiveness and
10	efficiency of the Department's operational and man-
11	agement activities.
12	(2) To coordinate all research and development
13	within the Department in the fields of social science,
14	management science, and information science.
15	(3) To enhance cooperation and collaboration on
16	research and development in the fields of social
17	science, management science, and information science
18	among the Department of Defense and appropriate
19	private sector and international entities that are in-
20	volved in such research and development.
21	(4) To develop and manage a portfolio of re-
22	search initiatives in fundamental and applied social
23	science, management science, and information science
24	that is stable, consistent, and balanced across relevant

25

disciplines.

1	(5) To accelerate efforts to transition and deploy
2	technologies and concepts derived from research and
3	development in the fields of social science, manage-
4	ment science, and information science into the De-
5	partment of Defense, and to establish policies, proce-
6	dures, and standards for measuring the success of
7	such efforts.
8	(6) To collect, synthesize, and disseminate crit-
9	ical information on research and development in the
10	fields of social science, management science, and in-
11	formation science.
12	(7) To support the missions and systems of the
13	Department by developing the fields of social science,
14	management science, and information science, includ-
15	ing by supporting—
16	(A) appropriate research and innovation in
17	such fields; and
18	(B) the development of an industrial base
19	in such fields, including development of the fa-
20	cilities, workforce, and infrastructure that com-
21	prise such industrial base.
22	(c) Administration.—The Under Secretary of De-
23	fense for Research and Engineering shall supervise the
24	planning, management, and coordination of the program
25	under subsection (a).

1	(d) Activities.—The Under Secretary of Defense for
2	Research and Engineering, in consultation with the Secre-
3	taries of the military departments and the heads of relevant
4	Defense Agencies, shall—
5	(1) prescribe a set of long-term challenges and a
6	set of specific technical goals for the program, includ-
7	ing—
8	(A) optimization of analysis of national se-
9	curity data sets;
10	(B) development of defense-related manage-
11	$ment\ innovation\ activities;$
12	(C) improving the operational use of social
13	science, management science, and information
14	science innovations by military commanders and
15	civilian leaders;
16	(D) improving understanding of the funda-
17	mental social, cultural, and behavioral forces
18	that shape the strategic interests of the United
19	States; and
20	(E) developing a Department of Defense
21	workforce capable of developing and leveraging
22	innovations and best practices in the fields of so-
23	cial science, management science, and informa-
24	tion science to support defense missions:

1	(2) develop a coordinated and integrated re-
2	search and investment plan for meeting near-term,
3	mid-term, and long-term national security, defense-re-
4	lated, and Department management challenges that—
5	(A) includes definitive milestones;
6	(B) provides for achieving specific technical
7	goals; and
8	(C) builds upon the investments of the De-
9	partment, other departments and agencies of the
10	Federal Government, and the commercial sector
11	in the fields of social science, management
12	science, and information science;
13	(3) develop plans for—
14	(A) the development of the Department's
15	workforce in social science, management science,
16	and information science; and
17	(B) enhancing awareness of social science,
18	management science, and information science
19	within the Department; and
20	(4) develop memoranda of agreement, joint fund-
21	ing agreements, and such other cooperative arrange-
22	ments as the Under Secretary determines necessary
23	for carrying out the program under subsection (a).
24	(e) Guidance Required.—

1	(1) In General.—Not later than 180 days after
2	the date of the enactment of this Act, the Under Sec-
3	retary of Defense for Research and Engineering shall
4	develop and issue guidance for defense-related social
5	science, management science, and information science
6	activities, including—
7	(A) classification and data management
8	plans for such activities; and
9	(B) policies for control of personnel partici-
10	pating in such activities to minimize the effects
11	of the loss of intellectual property in social
12	science, management science, and information
13	science considered sensitive to the Federal Gov-
14	ernment.
15	(2) UPDATES.—Under Secretary of Defense for
16	Research and Engineering shall regularly update the
17	guidance issued under paragraph (4).
18	(f) Research Centers.—
19	(1) In General.—The Secretary of each mili-
20	tary department may establish or designate an entity
21	or activity under the jurisdiction of such Secretary,
22	which may include a Department of Defense Labora-
23	tory, to serve as a research center in the fields of so-
24	cial science, management science, and information
25	science. Each such research center shall engage with

1	appropriate public sector and private sector organiza-
2	tions, including academic institutions, to enhance
3	and accelerate the research, development, and deploy-
4	ment of social science, management science, and in-
5	formation science within the Department.
6	(2) Minimum number.—The Secretary of De-
7	fense shall ensure that not less than one research cen-
8	ter is established or designated under paragraph (1)
9	by not later than 180 days after the date of the enact-
10	ment of this Act.
11	(g) Report.—
12	(1) In general.—Not later than December 31,
13	2022, the Secretary shall submit to the congressional
14	defense committees a report on the program.
15	(2) FORM OF REPORT.—The report required
16	under paragraph (1) may be submitted in unclassi-
17	fied or classified form.
18	SEC. 222. MEASURING AND INCENTIVIZING PROGRAMMING
19	PROFICIENCY.
20	(a) In General.—Not later than two years after the
21	date of the enactment of this Act, the Secretary of Defense
22	shall carry out the following activities:
23	(1) Leverage existing civilian software develop-
24	ment and software architecture certification programs
25	to implement coding language proficiency and artifi-

1	cial intelligence competency tests within the Depart-
2	ment of Defense that—
3	(A) measure an individual's competency in
4	using machine learning tools, in a manner simi-
5	lar to the way the Defense Language Proficiency
6	Test measures competency in foreign language
7	skills;
8	(B) enable the identification of members of
9	the Armed Forces and civilian employees of the
10	Department of Defense who have varying levels
11	of quantified coding comprehension and skills
12	and a propensity to learn new programming
13	paradigms, algorithms, and data analytics; and
14	(C) include hands-on coding demonstrations
15	and challenges.
16	(2) Update existing record keeping systems to
17	track artificial intelligence and programming certifi-
18	cation testing results in a manner that is comparable
19	to the system used for tracking and documenting for-
20	eign language competency, and use that record keep-
21	ing system to ensure that workforce coding and artifi-
22	cial intelligence comprehension and skills are taken
23	into consideration when making assignments.
24	(3) Implement a system of rewards, including
25	appropriate incentive pay and retention incentives,

1	for members of the Armed Forces and civilian em-
2	ployees of the Department of Defense who perform
3	successfully on specific language coding proficiency
4	and artificial intelligence competency tests and make
5	their skills available to the Department.
6	(b) Information Sharing With Other Federal
7	AGENCIES.—The Secretary of Defense shall share informa-
8	tion on the activities carried out under subsection (a) with
9	the Secretary of Homeland Security, the Attorney General,
10	the Director of National Intelligence, and the heads of such
11	other organizations of the intelligence community as the
12	Secretary determines appropriate, for purposes of—
13	(1) making information about the coding lan-
14	guage proficiency and artificial intelligence com-
15	petency tests developed under such subsection avail-
16	able to other Federal national security agencies; and
17	(2) encouraging the heads of such agencies to im-
18	plement tracking and reward systems that are com-
19	parable to those implemented by the Department of
20	Defense pursuant to such subsection.
21	SEC. 223. INFORMATION TECHNOLOGY MODERNIZATION
22	AND SECURITY EFFORTS.
23	(a) Modernization Effort.—
24	(1) Definitions.—In this subsection—

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1	(A) the term "Assistant Secretary" means
2	the Assistant Secretary of Commerce for Commu-
3	nications and Information;
4	(B) the term "covered agency"—
5	(i) means any Federal entity that the
6	Assistant Secretary determines is appro-
7	priate; and
8	(ii) includes the Department of De-
9	fense;
10	(C) the term "Federal entity" has the mean-
11	ing given the term in section 113(l) of the Na-
12	tional Telecommunications and Information Ad-
13	ministration Organization Act (47 U.S.C.
14	923(1));
15	(D) the term "Federal spectrum" means fre-
16	quencies assigned on a primary basis to a cov-
17	ered agency;
18	(E) the term "infrastructure" means infor-
19	mation technology systems and information tech-
20	nologies, tools, and databases; and
21	(F) the term "NTIA" means the National
22	Telecommunications and Information Adminis-
23	tration.
24	(2) Initial interagency spectrum informa-
25	TION TECHNOLOGY COORDINATION.—Not later than

1	90 days after the date of enactment of this Act, the
2	Assistant Secretary, in consultation with the Policy
3	and Plans Steering Group, shall identify a process to
4	establish goals, including parameters to measure the
5	achievement of those goals, for the modernization of
6	the infrastructure of covered agencies relating to man-
7	aging the use of Federal spectrum by those agencies,
8	which shall include—
9	(A) the standardization of data inputs,
10	modeling algorithms, modeling and simulation
11	processes, analysis tools with respect to Federal
12	spectrum, assumptions, and any other tool to en-
13	sure interoperability and functionality with re-
14	spect to that infrastructure;
15	(B) other potential innovative technological
16	capabilities with respect to that infrastructure,
17	including cloud-based databases, artificial intel-
18	ligence technologies, automation, and improved
19	modeling and simulation capabilities;
20	(C) ways to improve the management of
21	covered agencies' use of Federal spectrum
22	through that infrastructure, including by—
23	(i) increasing the efficiency of that in-
24	frastructure;

1	(ii) addressing validation of usage
2	with respect to that infrastructure;
3	(iii) increasing the accuracy of that
4	in frastructure;
5	(iv) validating models used by that in-
6	frastructure; and
7	(v) monitoring and enforcing require-
8	ments that are imposed on covered agencies
9	with respect to the use of Federal spectrum
10	by covered agencies;
11	(D) ways to improve the ability of covered
12	agencies to meet mission requirements in con-
13	gested environments with respect to Federal spec-
14	trum, including as part of automated adjust-
15	ments to operations based on changing condi-
16	tions in those environments;
17	(E) the creation of a time-based automated
18	mechanism—
19	(i) to share Federal spectrum between
20	covered agencies to collaboratively and dy-
21	namically increase access to Federal spec-
22	trum by those agencies; and
23	(ii) that could be scaled across Federal
24	spectrum; and

1	(F) the collaboration between covered agen-
2	cies necessary to ensure the interoperability of
3	Federal spectrum.
4	(3) Spectrum information technology mod-
5	ERNIZATION.—
6	(A) In general.—Not later than 240 days
7	after the date of enactment of this Act, the As-
8	sistant Secretary shall submit to Congress a re-
9	port that contains the plan of the NTIA to mod-
10	ernize and automate the infrastructure of the
11	NTIA relating to managing the use of Federal
12	spectrum by covered agencies so as to more effi-
13	ciently manage that use.
14	(B) Contents.—The report required under
15	subparagraph (A) shall include—
16	(i) an assessment of the current, as of
17	the date on which the report is submitted,
18	infrastructure of the NTIA described in that
19	paragraph;
20	(ii) an acquisition strategy for the
21	modernized infrastructure of the NTIA de-
22	scribed in that paragraph, including how
23	that modernized infrastructure will enable
24	covered agencies to be more efficient and ef-
25	fective in the use of Federal spectrum;

1	(iii) a timeline for the implementation
2	of the modernization efforts described in
3	that paragraph;
4	(iv) plans detailing how the modern-
5	ized infrastructure of the NTIA described in
6	that paragraph will—
7	(I) enhance the security and reli-
8	ability of that infrastructure so that
9	such infrastructure satisfies the re-
10	quirements of the Federal Information
11	Security Management Act of 2002
12	(Public Law 107–296; 116 Stat. 2135);
13	(II) improve data models and
14	analysis tools to increase the efficiency
15	of the spectrum use described in that
16	paragraph;
17	(III) enhance automation and
18	workflows, and reduce the scope and
19	level of manual effort, in order to—
20	(aa) administer the manage-
21	ment of the spectrum use de-
22	scribed in that paragraph; and
23	(bb) improve data quality
24	and processing time; and

1	(IV) improve the timeliness of
2	spectrum analyses and requests for in-
3	formation, including requests sub-
4	mitted pursuant to section 552 of title
5	5, United States Code;
6	(v) an operations and maintenance
7	plan with respect to the modernized infra-
8	structure of the NTIA described in that
9	paragraph;
10	(vi) a strategy for coordination be-
11	tween the covered agencies within the Policy
12	and Plans Steering Group, which shall in-
13	clude—
14	(I) a description of—
15	(aa) those coordination ef-
16	forts, as in effect on the date on
17	which the report is submitted; and
18	(bb) a plan for coordination
19	of those efforts after the date on
20	which the report is submitted, in-
21	cluding with respect to the efforts
22	described in paragraph (4);
23	(II) a plan for standardizing—
24	(aa) electromagnetic spec-
25	trum analysis tools;

1	(bb) modeling and simula-
2	tion processes and technologies;
3	and
4	(cc) databases to provide
5	technical interference assessments
6	that are usable across the Federal
7	Government as part of a common
8	spectrum management infrastruc-
9	ture for covered agencies;
10	(III) a plan for each covered
11	agency to implement a modernization
12	$plan\ described\ in\ paragraph\ (4)(A)$
13	that is tailored to the particular
14	timeline of the agency;
15	(vii) identification of manually inten-
16	sive processes involved in managing Federal
17	spectrum and proposed enhancements to
18	those processes;
19	(viii) metrics to evaluate the success of
20	the modernization efforts described in that
21	paragraph and any similar future efforts;
22	and
23	(ix) an estimate of the cost of the mod-
24	ernization efforts described in that para-
25	graph and any future maintenance with re-

1	spect to the modernized infrastructure of the
2	NTIA described in that paragraph, includ-
3	ing the cost of any personnel and equipment
4	relating to that maintenance.
5	(4) Interagency inputs.—
6	(A) In general.—Not later than 1 year
7	after the date of enactment of this Act, the head
8	of each covered agency shall submit to the Assist-
9	ant Secretary and the Policy and Plans Steering
10	Group a report that describes the plan of the
11	agency to modernize the infrastructure of the
12	agency with respect to the use of Federal spec-
13	trum by the agency so that such modernized in-
14	frastructure of the agency is interoperable with
15	the modernized infrastructure of the NTIA, as
16	described in paragraph (3).
17	(B) Contents.—Each report submitted by
18	the head of a covered agency under subparagraph
19	(A) shall—
20	(i) include—
21	(I) an assessment of the current,
22	as of the date on which the report is
23	submitted, management capabilities of
24	the agency with respect to the use of
25	frequencies that are assigned to the

1	agency, which shall include a descrip-
2	tion of any challenges faced by the
3	agency with respect to that manage-
4	ment;
5	(II) a timeline for completion of
6	the modernization efforts described in
7	that paragraph; and
8	(III) a description of potential in-
9	novative technological capabilities for
10	the management of frequencies that are
11	assigned to the agency, as determined
12	under paragraph (2);
13	(IV) identification of agency-spe-
14	cific requirements or constraints relat-
15	ing to the infrastructure of the agency;
16	(V) identification of any existing,
17	as of the date on which the report is
18	submitted, systems of the agency that
19	are duplicative of the modernized in-
20	frastructure of the NTIA, as proposed
21	under paragraph (3); and
22	(VI) with respect to the report
23	submitted by the Secretary of De-
24	fense—

1	(aa) a strategy for the inte-
2	gration of systems or the flow of
3	data among the Armed Forces, the
4	military departments, the Defense
5	Agencies and Department of De-
6	fense Field Activities, and other
7	components of the Department of
8	Defense;
9	(bb) a plan for the imple-
10	mentation of solutions to the use
11	of Federal spectrum by the De-
12	partment of Defense involving in-
13	formation at multiple levels of
14	classification; and
15	(cc) a strategy for address-
16	ing, within the modernized infra-
17	structure of the Department of De-
18	fense described in that paragraph,
19	the exchange of information be-
20	tween the Department of Defense
21	and the NTIA in order to accom-
22	plish required processing of all
23	Department of Defense domestic
24	spectrum coordination and man-
25	agement activities; and

1	(ii) be submitted in an unclassified
2	format, with a classified annex, as appro-
3	priate.
4	(C) Notification of congress.—Upon
5	submission of the report required under subpara-
6	graph (A), the head of each covered agency shall
7	notify Congress that the head of the covered
8	agency has submitted the report.
9	(5) GAO oversight.—The Comptroller General
10	of the United States shall—
11	(A) not later than 90 days after the date of
12	enactment of this Act, conduct a review of the in-
13	frastructure of covered agencies, as that infra-
14	structure exists on the date of enactment of this
15	Act;
16	(B) after all of the reports required under
17	paragraph (4) have been submitted, conduct
18	oversight of the implementation of the mod-
19	ernization plans submitted by the NTIA and cov-
20	ered agencies under paragraphs (3) and (4), re-
21	spectively;
22	(C) not later than 1 year after the date on
23	which the Comptroller General begins conducting
24	oversight under subparagraph (B), and annually

1	thereafter, submit a report regarding that over-
2	sight to—
3	(i) with respect to the implementation
4	of the modernization plan of the Depart-
5	ment of Defense, the Committee on Armed
6	Services of the Senate and the Committee on
7	Armed Services of the House of Representa-
8	tives; and
9	(ii) with respect to the implementation
10	of the modernization plans of all covered
11	agencies, including the Department of De-
12	fense, the Committee on Commerce, Science,
13	and Transportation of the Senate and the
14	Committee on Energy and Commerce of the
15	House of Representatives; and
16	(D) provide regular briefings to—
17	(i) with respect to the application of
18	this section to the Department of Defense,
19	the Committee on Armed Services of the
20	Senate and the Committee on Armed Serv-
21	ices of the House of Representatives; and
22	(ii) with respect to the application of
23	this section to all covered agencies, includ-
24	ing the Department of Defense, the Com-
25	mittee on Commerce, Science, and Trans-

1	portation of the Senate and the Committee
2	on Energy and Commerce of the House of
3	Representatives.
4	(b) Telecommunications Security Program.—
5	(1) Program required.—The Secretary of De-
6	fense shall carry out a program to identify and miti-
7	gate vulnerabilities in the telecommunications infra-
8	structure of the Department of Defense.
9	(2) Elements.—In carrying out the program
10	under paragraph (1), the Secretary shall—
11	(A) develop a capability to communicate
12	clearly and authoritatively about threats by for-
13	eign adversaries;
14	(B) conduct independent red-team security
15	analysis of Department of Defense systems, sub-
16	systems, devices, and components including no-
17	knowledge testing and testing with limited or full
18	knowledge of expected functionalities;
19	(C) verify the integrity of personnel who are
20	tasked with design fabrication, integration, con-
21	figuration, storage, test, and documentation of
22	noncommercial 5G technology to be used by the
23	Department of Defense;
24	(D) verify the efficacy of the physical secu-
25	rity measures used at Department of Defense lo-

1	cations where system design, fabrication, inte-
2	gration, configuration, storage, test, and docu-
3	$mentation\ of\ 5G\ technology\ occurs;$
4	(E) direct the Chief Information Officer of
5	the Department of Defense to use the Federal
6	Risk and Authorization Management Program
7	(commonly known as "FedRAMP") moderate or
8	high cloud standard baselines, supplemented
9	with the Department's FedRAMP cloud standard
10	controls and control enhancements, to assess $5G$
11	core service providers whose services will be used
12	by the Department of Defense through the De-
13	partment's provisional authorization process;
14	and
15	(F) direct the Defense Information Systems
16	Agency and the United States Cyber Command
17	to Develop a capability for continuous, inde-
18	pendent monitoring of packet streams for $5G$
19	data on frequencies assigned to the Department
20	of Defense to validate availability, confiden-
21	tiality, and integrity of Department of Defense
22	$communications\ systems.$
23	(3) Implementation plan.—Not later than 90
24	days after the date of the enactment of this Act, the
25	Secretary of Defense shall submit to Congress a plan

1	for the implementation of the program under para-
2	graph (1).
3	(4) Report required.—Not later than 270
4	days after submitting the plan under paragraph (3),
5	the Secretary of Defense shall submit to Congress a
6	report that includes—
7	(A) a comprehensive assessment of the find-
8	ings and conclusions of the program under para-
9	graph(1);
10	(B) recommendations on how to mitigate
11	vulnerabilities in the Department of Defense tele-
12	communications infrastructure; and
13	(C) an explanation of how the Department
14	of Defense plans to implement such recommenda-
15	tions.
16	SEC. 224. BOARD OF DIRECTORS FOR THE JOINT ARTIFI-
17	CIAL INTELLIGENCE CENTER.
18	(a) Establishment.—The Secretary of Defense shall
19	establish a Board of Directors for the Joint Artificial Intel-
20	ligence Center.
21	(b) Duties.—The duties of the Board of Directors
22	shall be the following:
23	(1) Provide strategic guidance to the Director of
24	the Joint Artificial Intelligence Center.

1	(2) Advise the Secretary on matters relating to
2	the development and use of artificial intelligence by
3	the Department of Defense.
4	(3) Evaluate and advise the Secretary on ethical
5	matters relating to the development and use of artifi-
6	cial intelligence by the Department.
7	(4) Conduct long-term and long-range studies on
8	matters relating to artificial intelligence.
9	(5) Evaluate and provide recommendations to
10	the Secretary regarding the Department's development
11	of a robust workforce proficient in artificial intel-
12	ligence.
13	(6) Assist the Secretary in developing strategic
14	level guidance on artificial intelligence-related hard-
15	ware procurement and supply-chain matters.
16	(7) Monitor and provide recommendations to the
17	Secretary on computing power, usage, storage, and
18	other technical matters relating to artificial intel-
19	ligence.
20	(c) Membership.—The Board of Directors shall be
21	composed of the following members:
22	(1) The official within the Department of De-
23	fense to whom the Director of the Joint Artificial in-
24	telligence center directly reports.
25	(2) The Under Secretary of Defense for Policy.

1	(3) The Under Secretary of Defense for Research
2	and Engineering.
3	(4) The Under Secretary of Defense for Acquisi-
4	tion and Sustainment.
5	(5) The Under Secretary of Defense for Intel-
6	ligence and Security.
7	(6) The Under Secretary of Defense for Personnel
8	and Readiness.
9	(7) Not more than five members from academic
10	or private sector organizations outside the Depart-
11	ment of Defense, who shall be appointed by the Sec-
12	retary.
13	(d) Chairperson of the Board of
14	Directors shall be the official described in subsection $(c)(1)$.
15	(e) Meetings.—The Board of Directors shall meet not
16	less than once each fiscal quarter and may meet at other
17	times at the call of the chairperson or a majority of the
18	Board's members.
19	(f) Reports.—Not later than September 30 of each
20	year through September 30, 2024, the Board of Directors
21	shall submit to the congressional defense committees a re-
22	port that summarizes the activities of the Board over the
23	preceding year.
24	(g) Definitions.—In this section:

1	(1) The term "artificial intelligence" has the
2	meaning given that term in section 238(g) of the John
3	S. McCain National Defense Authorization Act for
4	Fiscal Year 2019 (Public Law 115–232; 10 U.S.C.
5	2358 note).
6	(2) The term "Board of Directors" means the
7	Board of Directors established under subsection (a).
8	(3) The term "Joint Artificial Intelligence Cen-
9	ter" means the Joint Artificial Intelligence Center of
10	the Department of Defense established pursuant to the
11	memorandum of the Secretary of Defense dated June
12	27, 2018, and titled "Establishment of the Joint Arti-
13	ficial Intelligence Center", or any successor to such
14	Center.
15	(4) The term "Secretary" means the Secretary of
16	Defense.
17	SEC. 225. DIRECTED ENERGY WORKING GROUP.
18	(a) In General.—The Secretary of Defense shall es-
19	tablish a working group, to be known as the "Directed En-
20	ergy Working Group".
21	(b) Responsibilities.—The working group shall—
22	(1) discuss the current and planned directed en-
23	ergy programs of each of the military departments;
24	(2) make recommendations to the Secretary of
25	Defense about establishing memoranda of under-

1	standing among the organizations and elements of the
2	Department of Defense to coordinate directed energy
3	activities using amounts authorized to be appro-
4	priated for research, development, test, and evalua-
5	tion;
6	(3) identify methods of quickly fielding directed
7	energy capabilities and programs; and
8	(4) develop a compendium on the effectiveness of
9	directed energy weapon systems and integrate the
10	compendium into an overall Joint Effectiveness Man-
11	ual under the guidance from the Joint Technical Co-
12	ordination Group for Munitions Effectiveness.
13	(c) Head of Working Group.—The head of the
14	working group shall be the Assistant Director of Directed
15	Energy of the Office of the Under Secretary of Defense for
16	Research and Engineering.
17	(d) Membership.—The members of the working group
18	shall be appointed by not later than 60 days after the date
19	of the enactment of this Act, as follows:
20	(1) One member from each military department,
21	appointed by the Secretary of the military depart-
22	ment concerned.
23	(2) One member appointed by the Under Sec-
24	retary of Defense for Research and Engineering.

1	(3) One member appointed by the Under Sec-
2	retary of Defense for Acquisition and Sustainment.
3	(4) One member appointed by the Director of the
4	Strategic Capabilities Office of the Department of De-
5	fense.
6	(5) One member appointed by the Director of the
7	Defense Advanced Research Projects Agency.
8	(e) Reports to Congress.—Not later than 180 days
9	after the date of the enactment of this Act, and not less fre-
10	quently than once every 180 days thereafter, the working
11	group shall submit to the congressional defense committees
12	a report on the progress of each directed energy program
13	being developed or fielded by the Department of Defense.
14	(f) Termination.—The working group under this sec-
15	tion shall terminate four years after the date of the enact-
16	ment of this Act.
17	SEC. 226. PROGRAM EXECUTIVE OFFICER FOR AUTONOMY.
18	(a) In General.—Not later than February 1, 2022,
19	the Secretary of the Navy shall designate a program execu-
20	tive officer for autonomy who shall be the official within
21	the Department of the Navy with primary responsibility
22	for the development and integration of autonomous tech-
23	nology into weapon systems.
24	(b) Program Executive Officer Defined.—In this
25	section, the term "program executive officer" has the mean-

1	ing given that term in section 1737(a)(4) of title 10, United
2	States Code.
3	SEC. 227. ACCOUNTABILITY MEASURES RELATING TO THE
4	ADVANCED BATTLE MANAGEMENT SYSTEM.
5	(a) Independent Cost Estimate.—
6	(1) In General.—The Director of Cost Assess-
7	ment and Program Evaluation shall—
8	(A) review any cost estimate of the Ad-
9	vanced Battle Management System prepared by
10	the Department of the Air Force; and
11	(B) conduct an independent cost estimate of
12	the full life-cycle cost of the Advanced Battle
13	Management System.
14	(2) Submittal to congress.—At the same
15	time as the budget of the President for fiscal year
16	2022 is submitted to Congress pursuant to section
17	1105(a) of title 31, United States Code, the Director
18	of Cost Assessment and Program Evaluation shall
19	submit to the congressional defense committees a re-
20	port on the results of the review and independent cost
21	estimate conducted under paragraph (1).
22	(b) Air Force Briefing Requirement.—Section
23	147(g) of the John S. McCain National Defense Authoriza-
24	tion Act for Fiscal Year 2019 (Public Law 115–232; 132
25	STAT. 1670) is amended by adding at the end the fol-

1	lowing: "Each briefing shall include a detailed explanation
2	of any on-ramp exercise of the Advanced Battle Manage-
3	ment System conducted during the quarter covered by the
4	report, including an explanation of—
5	"(1) the objectives achieved by the exercise;
6	"(2) the realism of the exercise, including identi-
7	fication of the portions of the exercise that were
8	scripted and unscripted and any technical
9	workarounds or substitutes used for purposes of the
10	exercise;
11	"(3) the interim capabilities provided to combat-
12	ant commanders after the conclusion of the exercise
13	(commonly known as 'leave behind' capabilities) and
14	a plan for the sustainment or upgrade of such capa-
15	bilities; and
16	"(4) the total cost of the exercise and a break-
17	down of the costs with respect to technology, range
18	and demonstration resources, personnel, and logis-
19	tics.".
20	(c) Reports.—Not later than December 20, 2020, the
21	Secretary of the Air Force shall submit to the congressional
22	defense committees the following reports on the Advanced
23	Battle Management System:

1	(1) Report on planned capabilities.—A re-
2	port on the planned product line capabilities of the
3	Advanced Battle Management System, including—
4	(A) a description of the technologies needed
5	to implement and achieve such product line ca-
6	pabilities;
7	(B) a timeline for the technical maturation
8	of such product line capabilities; and
9	(C) a notional schedule for fielding such
10	product line capabilities over the period covered
11	by the current future-years defense program
12	under section 221 of title 10, United States Code.
13	(2) Report on acquisition authorities.—A
14	report on the allocation of responsibilities among the
15	individuals and entities responsible for acquisition for
16	the Advanced Battle Management System, including
17	an explanation of how decision-making and govern-
18	ance of the acquisition process is allocated among the
19	Chief Architect Integration Office and other entities
20	that are expected provide capabilities for the System.
21	(3) Report on alignment with common mis-
22	SION CONTROL CENTER.—A report, which may be
23	submitted in classified or unclassified form, that ex-
24	plains how, and to what extent, the Advanced Battle
25	Management System will be aligned and coordinated

- 1 with the Common Mission Control Center of the Air
- 2 Force.
- 3 (d) Report on Security Measures.—At the same
- 4 time as the budget of the President for fiscal year 2022 is
- 5 submitted to Congress pursuant to section 1105(a) of title
- 6 31, United States Code, the Secretary of the Air Force shall
- 7 submit to the congressional defense committees a report that
- 8 describes how the Secretary plans to ensure the security of
- 9 the Advanced Battle Management System, including a de-
- 10 scription of any information assurance and anti-tamper re-
- 11 quirements for the System.
- 12 (e) Advanced Battle Management System De-
- 13 FINED.—In this section, the term "Advanced Battle Man-
- 14 agement System" has the meaning given that term in sec-
- 15 tion 236(c) of the National Defense Authorization Act for
- 16 Fiscal Year 2020 (Public Law 116–92; 133 Stat. 1281).
- 17 SEC. 228. MEASURES TO ADDRESS FOREIGN TALENT PRO-
- 18 GRAMS.
- 19 (a) List of Programs.—The Secretary of Defense
- 20 shall develop and maintain a list of foreign talent programs
- 21 that pose a threat to the national security interests of the
- 22 United States, as determined by the Secretary.
- 23 (b) Criteria.—In developing the list under subsection
- 24 (a), the Secretary of Defense shall consider—

1	(1) the extent to which a foreign talent pro-
2	gram—
3	(A) poses a threat to research funded by the
4	Department of Defense; and
5	(B) engages in, or facilitates, cyber attacks,
6	theft, espionage, or otherwise interferes in the af-
7	fairs of the United States; and
8	(2) any other factors the Secretary determines
9	appropriate.
10	(c) Information to Congress.—Not later than 90
11	days after the date of the enactment of this Act, the Sec-
12	retary of Defense shall submit to the Committees on Armed
13	Services of the Senate and the House of Representatives a
14	copy of the list developed under subsection (a).
15	(d) Publication in Federal Register.—Not later
16	than 30 days after making the submission required under
17	subsection (c), the Secretary of Defense shall publish the list
18	developed under subsection (a) in the Federal Register.
19	(e) Notice and Comment Period.—The list devel-
20	oped under subsection (a), and any guidance, rules, up-
21	dates, or other requirements relating to such list, shall not
22	take effect until such list, or any such guidance, rules, up-
23	dates, or other requirements (as the case may be) have
24	been—
25	(1) published in the Federal Register: and

1	(2) open for public comment for a period of not
2	less than 60 days.
3	(f) Foreign Talent Program Defined.—In this
4	section, the term "foreign talent program" has the meaning
5	given that term for purposes of section 1286 of the John
6	S. McCain National Defense Authorization Act for Fiscal
7	Year 2019 (Public Law 115–232; 10 U.S.C. 2358 note).
8	SEC. 229. DISCLOSURE OF FOREIGN FUNDING SOURCES IN
9	APPLICATIONS FOR FEDERAL RESEARCH
10	AWARDS.
11	(a) Disclosure Requirement.—Each Federal re-
12	search agency shall require—
13	(1) any individual applying for funds from that
14	agency as a principal investigator or co-principal in-
15	vestigator under a grant or cooperative agreement to
16	disclose all current and pending support and the
17	sources of such support at the time of the application
18	for funds; and
19	(2) any institution of higher education applying
20	for funds from that agency to certify that every prin-
21	cipal investigator or co-principal investigator who is
22	employed by the institution of higher education and
23	is applying for such funds has been made aware of
24	the requirement under paragraph (1).

1	(b) Consistency.—The Director of the Office of
2	Science and Technology Policy, acting through the National
3	Science and Technology Council and in accordance with the
4	authority provided under section 1746 of the National De-
5	fense Authorization Act for Fiscal Year 2020 (Public Law
6	116-92; 42 U.S.C. 6601 note) shall ensure that the require-
7	ments issued by Federal research agencies under subsection
8	(a) are consistent.
9	(c) Enforcement.—
10	(1) In general.—In the event that an indi-
11	vidual or entity violates the disclosure requirements
12	under subsection (a), a Federal research agency may
13	take one or more of the following actions against such
14	individual or entity:
15	(A) Reject an application for a grant or co-
16	operative agreement because the disclosed current
17	and pending support violates agency terms and
18	conditions.
19	(B) Reject an application for a grant or co-
20	operative agreement because current and pending
21	support have not been disclosed as required
22	under subsection (a).
23	(C) Temporarily or permanently dis-
24	continue any or all funding from that agency for
25	any principal investigator or co-principal inves-

1	tigator who has failed to properly disclose cur-
2	rent and pending support pursuant to subsection
3	(a).
4	(D) Temporarily or permanently suspend
5	or debar a researcher, in accordance with part
6	180 of title 2, Code of Federal Regulations, from
7	receiving funding from that agency when failure
8	to disclose current and pending support pursu-
9	ant to subsection (a) as done knowingly and
10	will fully.
11	(E) Refer a failure to disclose under sub-
12	section (a) to Federal law enforcement authori-
13	ties to determine whether any criminal statutes
14	have been violated.
15	(2) Notice.—A Federal research agency intend-
16	ing to take action under any of subparagraphs (A),
17	(B), (C), or (D) of paragraph (1) shall notify the in-
18	stitution of higher education, principal investigator
19	and any co-principal investigators subject to such ac-
20	tion about the specific reason for the action, and shall
21	provide the institution, principal investigator, and
22	co-principal investigator, as applicable, with the op-
23	portunity and a process by which to contest the pro-
24	posed action.

1	(3) Evidentiary standards.—A Federal re-
2	search agency seeking suspension or debarment under
3	paragraph (1)(D) shall abide by the procedures and
4	evidentiary standards set forth in part 180 of title 2,
5	Code of Federal Regulations.
6	(d) Definitions.—In this section:
7	(1) Current and Pending Support.—The term
8	"current and pending support" means all resources
9	made available to an individual in direct support of
10	the individual's research efforts, regardless of whether
11	such resources have monetary value, and includes in-
12	kind contributions requiring a commitment of time
13	and directly supporting the individual's research ef-
14	forts, such as the provision of office or laboratory
15	space, equipment, supplies, employees, and students.
16	(2) Institution of higher education.—The
17	term "institution of higher education" has the mean-
18	ing given that term in section 101 of the Higher Edu-
19	cation Act of 1965 (20 U.S.C. 1001).
20	(3) FEDERAL RESEARCH AGENCY.—The term
21	"Federal research agency" includes the following and
22	any organizations and elements thereof:
23	(A) The Department of Agriculture.
24	(B) The Department of Commerce.
25	(C) The Department of Defense.

1	(D) The Department of Education.
2	(E) The Department of Energy.
3	(F) The Department of Health and Human
4	Services.
5	(G) The Department of Homeland Security.
6	(H) The Department of Transportation.
7	(I) The Environmental Protection Agency.
8	(J) The National Aeronautics and Space
9	Administration.
10	(K) The National Science Foundation.
11	SEC. 230. LIMITATIONS RELATING TO LARGE UNMANNED
12	SURFACE VESSELS AND ASSOCIATED OFFEN-
13	SIVE WEAPON SYSTEMS.
14	(a) Limitation on Availability of Funds for
15	LUSV.—
16	(1) Limitation.—None of the funds authorized
17	
	to be appropriated by this Act or otherwise made
18	
18 19	to be appropriated by this Act or otherwise made
	to be appropriated by this Act or otherwise made available for fiscal year 2021 for the Department of
19	to be appropriated by this Act or otherwise made available for fiscal year 2021 for the Department of the Navy for the procurement of a large unmanned
19 20	to be appropriated by this Act or otherwise made available for fiscal year 2021 for the Department of the Navy for the procurement of a large unmanned surface vessel may be obligated or expended until a
19 20 21	to be appropriated by this Act or otherwise made available for fiscal year 2021 for the Department of the Navy for the procurement of a large unmanned surface vessel may be obligated or expended until a period of 60 days has elapsed following the date on

1	(2) Certification described.—The certifi-
2	cation described in this paragraph is a written state-
3	ment of the Secretary of the Navy certifying, with re-
4	spect to any large unmanned surface vessel to be pro-
5	cured by the Secretary, the following:
6	(A) A hull system, a mechanical system,
7	and an electrical system have been developed for
8	the vessel and each system—
9	(i) has attained a technology readiness
10	level of seven or greater; and
11	(ii) can be operated autonomously for
12	a minimum of 30 days.
13	(B) A command control system has been de-
14	veloped for the vessel and the system—
15	(i) can be operated autonomously;
16	(ii) includes autonomous detection;
17	and
18	(iii) has attained a technology readi-
19	ness level of seven or greater.
20	(C) A detailed plan has been developed for
21	measuring and demonstrating the reliability of
22	the vessel.
23	(D) All payloads expected to be carried on
24	the vessel have attained a technology readiness
25	level of seven or greater.

1	(b) Limitation on LUSV Weapon Integration.—
2	The Secretary of the Navy may not integrate any offensive
3	weapon system into a large unmanned surface vessel until
4	the date on which the Secretary of the Defense certifies to
5	the congressional defense committees that any large un-
6	manned surface vessel that employs offensive weapons will
7	comply with the law of armed conflict. Such certification
8	shall include a detailed explanation of how such compliance
9	will be achieved.
10	SEC. 231. LIMITATION ON AVAILABILITY OF FUNDS PEND-
11	ING REVIEW AND REPORT ON NEXT GENERA-
12	TION AIR DOMINANCE CAPABILITIES.
13	(a) Limitation on Air Force Funds.—Of the funds
14	authorized to be appropriated by this Act or otherwise made
14 15	
	authorized to be appropriated by this Act or otherwise made
15	authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the next generation air
15 16 17	authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the next generation air dominance initiative of the Air Force, not more than 85
15 16 17 18	authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the next generation air dominance initiative of the Air Force, not more than 85 percent may be obligated or expended until the date on
15 16 17 18	authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the next generation air dominance initiative of the Air Force, not more than 85 percent may be obligated or expended until the date on which the Director of Cost Assessment and Program Eval-
115 116 117 118 119 220	authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the next generation air dominance initiative of the Air Force, not more than 85 percent may be obligated or expended until the date on which the Director of Cost Assessment and Program Eval- uation submits the report required under subsection (d)(1).
115 116 117 118 119 220 221	authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the next generation air dominance initiative of the Air Force, not more than 85 percent may be obligated or expended until the date on which the Director of Cost Assessment and Program Evaluation submits the report required under subsection (d)(1). (b) LIMITATION ON NAVY FUNDS.—Of the funds au-
115 116 117 118 119 220 221 222	authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the next generation air dominance initiative of the Air Force, not more than 85 percent may be obligated or expended until the date on which the Director of Cost Assessment and Program Evaluation submits the report required under subsection (d)(1). (b) LIMITATION ON NAVY FUNDS.—Of the funds authorized to be appropriated by this Act or otherwise made

1	Director of Cost Assessment and Program Evaluation sub-
2	$mits\ the\ report\ required\ under\ subsection\ (d)(2).$
3	(c) Reviews.—
4	(1) In General.—The Director of Cost Assess-
5	ment and Program Evaluation shall conduct—
6	(A) a non-advocate review of the next gen-
7	eration air dominance initiative of the Air
8	Force; and
9	(B) a non-advocate review of the next gen-
10	eration air dominance initiative of the Navy.
11	(2) Elements.—Each review under paragraph
12	(1) shall include an assessment of—
13	(A) all risks associated with cost, schedule,
14	development, integration, production, fielding,
15	and sustainment of next generation air domi-
16	$nance\ capabilities;$
17	(B) the technological maturity of significant
18	hardware and software efforts planned or carried
19	out as part of the development of such capabili-
20	$ties;\ and$
21	(C) affordability goals that the Air Force
22	and the Navy (as the case may be) will be re-
23	quired to achieve during development, produc-
24	tion, and sustainment activities for such capa-
25	bilities that will not jeopardize or otherwise be

1	detrimental to other high-priority future capa-
2	bilities being developed and procured to support
3	and execute other primary core competencies and
4	missions.
5	(d) Reports.—The Director of Cost Assessment and
6	Program Evaluation shall submit to the congressional de-
7	fense committees—
8	(1) a report on the results of the review con-
9	ducted under subsection $(c)(1)(A)$ with respect to the
10	Air Force; and
11	(2) a report on the results of the review con-
12	ducted under subsection $(c)(1)(B)$ with respect to the
13	Navy.
14	Subtitle C—Emerging Technology
15	and Artificial Intelligence Matters
16	SEC. 241. STEERING COMMITTEE ON EMERGING TECH-
17	NOLOGY.
18	(a) Establishment.—There is established in the exec-
19	utive branch a steering committee on emerging technology
20	and national security threats (referred to in this section as
21	the "Steering Committee").
22	(b) Membership.—The Steering Committee shall be
23	composed of the following:
24	(1) The Deputy Secretary of Defense.

1	(2) The Vice Chairman of the Joint Chiefs of
2	Staff.
3	(3) The Under Secretary of Defense for Intel-
4	ligence and Security.
5	(4) Such other officials of the Department of De-
6	fense as are jointly appointed to Steering Committee
7	by the officials specified in paragraphs (1) through
8	(3).
9	(c) Co-chairs.—The officials specified in paragraphs
10	(1) through (3) of subsection (b) shall serve as co-chairs of
11	the Steering Committee.
12	(d) Staff and Support Services.—Upon request of
13	the co-chairs, the Department of Defense shall provide to
14	the Steering Committee, on a reimbursable basis, such staff
15	and administrative support services as are necessary for the
16	Committee to carry out its responsibilities under this sec-
17	tion.
18	(e) Responsibilities.—The Steering Committee shall
19	be responsible for—
20	(1) developing a strategic vision for the organi-
21	zational change, concept and capability development,
22	and technology investments in emerging technologies
23	that are needed to maintain the technological edge of
24	the military and intelligence community of the
25	United States;

1	(2) providing credible assessments of emerging
2	threats and identifying investments and advances in
3	emerging technology undertaken by adversaries of the
4	United States;
5	(3) making recommendations to the Secretary of
6	Defense on—
7	(A) the implementation of the strategy de-
8	veloped under to paragraph (1); and
9	(B) steps that may be taken to address the
10	threats identified under to paragraph (2);
11	(4) coordinating with the Joint Committee on
12	Research Environments of the National Science and
13	Technology Council; and
14	(5) carrying out such other activities as are as-
15	signed to the Steering Committee by the Secretary of
16	Defense.
17	(f) Coordination With JAIC.—The co-chairs shall
18	coordinate the activities of the Steering Committee with the
19	activities of the Board of Directors of the Joint Artificial
20	Intelligence Center established under section 224, as appro-
21	priate.
22	(g) Emerging Technology Defined.—In this sec-
23	tion, the term "emerging technology" means technology de-
24	termined to be in an emerging phase of development by the
25	Secretary of Defense, including quantum computing, tech-

1	nology for the analysis of large and diverse sets of data
2	(commonly known as "big data analytics"), artificial intel-
3	ligence, autonomous technology, robotics, directed energy,
4	hypersonics, biotechnology, and such other technology as
5	may be identified by the Secretary.
6	SEC. 242. TRAINING FOR HUMAN RESOURCES PERSONNEL
7	IN ARTIFICIAL INTELLIGENCE AND RELATED
8	TOPICS.
9	(a) Department of Defense.—
10	(1) Training program.—Not later than one
11	year after the date of the enactment of this Act, the
12	Secretary of Defense shall develop and implement a
13	program to provide covered human resources per-
14	sonnel with training in the fields of software develop-
15	ment, data science, and artificial intelligence, as such
16	fields related to the duties of such personnel.
17	(2) Elements.—The training provided under
18	paragraph (1) shall include—
19	(A) a generalist's introduction to—
20	(i) software development and business
21	processes;
22	(ii) data management practices related
23	$to\ machine\ learning;$
24	(iii) machine learning, deep learning,
25	and artificial intelligence;

1	(iv) artificial intelligence workforce
2	roles; and
3	(v) cybersecurity and secure software
4	development; and
5	(B) training in the authorities and proce-
6	dures that may be used to recruit software devel-
7	opers, data scientists, and artificial intelligence
8	professionals, including direct hiring authorities,
9	excepted service authorities, the Intergovern-
10	mental Personnel Act of 1970 (42 U.S.C. 4701 et
11	seq.), and authorities for hiring special govern-
12	ment employees and highly qualified experts.
13	(3) Certificate of completion.—The Sec-
14	retary of Defense shall issue a certificate of comple-
15	tion to each individual who successfully completes the
16	training provided under paragraph (1), as deter-
17	mined by the Secretary.
18	(4) Implementation.—The Secretary of Defense
19	shall implement the training program under para-
20	graph (1) as follows:
21	(A) In the first year in which the training
22	program is carried out, the Secretary shall en-
23	sure that not less than 20 percent of covered
24	human resource personnel complete the program.

1	(B) In each year of the training program
2	after the first year, the Secretary shall ensure
3	that not less than an additional 10 percent of
4	covered human resources personnel complete the
5	program until 80 percent of such personnel have
6	completed the program.
7	(C) After achieving the 80 percent comple-
8	tion rate specified in subparagraph (B), the Sec-
9	retary shall ensure, in each year, that not less
10	than 80 percent of covered human resources per-
11	sonnel have completed the training program.
12	(b) Covered Human Resources Personnel De-
13	FINED.—In this section, the term "covered human resources
14	personnel" means members of the Armed Forces and civil-
15	ian employees of the Department of Defense, including
16	human resources professionals, hiring managers, and re-
17	cruiters, who are responsible for hiring software developers,
18	data scientists, or artificial intelligence professionals for the
19	Department.
20	SEC. 243. UNCLASSIFIED WORKSPACES FOR PERSONNEL
21	WITH PENDING SECURITY CLEARANCES.
22	(a) Guidance Required.—Not later than 180 days
23	after the date of the enactment of this Act, the Secretary
24	of Defense shall issue guidance to ensure, to the extent prac-
25	ticable, that all facilities the Department of Defense at

1	which covered personnel perform work functions have un-
2	classified workspaces.
3	(b) Use of Workspaces by Other Personnel.—
4	The guidance issued under subsection (a) shall include
5	guidelines under which appropriately screened individuals
6	other than covered personnel, such as interns and visiting
7	experts, may use unclassified workspaces on a space-avail-
8	able basis.
9	(c) Report Required.—Not later than 90 days after
10	the issuance of the guidance under subsection (a), the Sec-
11	retary of Defense shall submit to the congressional defense
12	committees a report that includes—
13	(1) a plan for implementing the guidance;
14	(2) a description of how existing facilities may
15	be modified to accommodate unclassified workspaces;
16	and
17	(3) identification of any impediments to making
18	unclassified workspace available as described in sub-
19	section (a).
20	(d) Definitions.—
21	(1) In this section, the term "unclassified work-
22	space" means a workspace at which unclassified work
23	may be performed.
24	(2) The term "covered personnel" means a mem-
25	ber of the Armed Forces or a civilian employee of the

1	Department of Defense who has applied for, but who
2	has not yet received, a security clearance.
3	SEC. 244. PILOT PROGRAM ON THE USE OF ELECTRONIC
4	PORTFOLIOS TO EVALUATE APPLICANTS FOR
5	CERTAIN TECHNICAL POSITIONS.
6	(a) Pilot Program.—Beginning not later than one
7	year after the date of the enactment of this Act, the Sec-
8	retary of Defense shall carry out a pilot program under
9	which applicants for technical positions within the Depart-
10	ment of Defense will be evaluated, in part, based on elec-
11	tronic portfolios of the applicant's work, as described in
12	subsection (b).
13	(b) Activities.—Under the pilot program, the human
14	resources manager of an organization of the Department
15	of Defense participating in the program, in consultation
16	with relevant subject matter experts, shall assess each appli-
17	cant for a technical position in the organization by review-
18	ing an electronic portfolio of the applicant's best work, as
19	selected by the applicant.
20	(c) Scope of Program.—The Secretary of Defense
21	shall carry out the pilot program under subsection (a) in
22	at least one major command of each military department.
23	(d) Report.—Not later than two years after the com-
24	mencement of the pilot program under subsection (a), the
25	Secretary of Defense shall submit to the congressional de-

1	fense committees a report on the results of the program. At
2	a minimum, the report shall describe—
3	(1) how the use of electronic portfolios in the hir-
4	ing process affected the timeliness of the hiring proc-
5	ess for technical positions in organizations of the De-
6	partment of Defense participating in the program;
7	(2) the level of satisfaction of organization lead-
8	ers, hiring authorities, and subject matter experts
9	with the quality of applicants that were hired based
10	on evaluations of electronic portfolios.
11	(e) Technical Position Defined.—In this section,
12	the term "technical position" means a position in the De-
13	partment of Defense requiring expertise in artificial intel-
14	ligence, data science, or software development.
15	(f) TERMINATION.—The authority to carry out the
16	pilot program under subsection (a) shall terminate five
17	years after the date of the enactment of this Act.
18	SEC. 245. SELF-DIRECTED TRAINING IN ARTIFICIAL INTEL-
19	LIGENCE.
20	(a) Online Artificial Intelligence Courses.—
21	The Secretary of Defense shall make available a list of ap-
22	proved online courses relating to artificial intelligence that
23	may be taken by civilian employees of the Department of
24	Defense and members of the Armed Forces on a voluntary
25	basis while not engaged in the performance of their duties.

1	(b) Documentation of Completion.—The Secretary
2	of Defense shall develop and implement a system—
3	(1) to confirm whether a civilian employee of the
4	Department of Defense or member of the Armed
5	Forces has completed an online course approved by
6	the Secretary under paragraph (1); and
7	(2) to document the completion of such course in
8	the personnel file of such employee or member.
9	(c) Reward System.—The Secretary of Defense shall
10	develop and implement a system to reward civilian employ-
11	ees of the Department of Defense and members of the Armed
12	Forces who complete an online course approved by the Sec-
13	retary under paragraph (1), which may include—
14	(1) for a member of the Armed Forces, a 24-hour
15	pass which may be used on a stand-alone basis or in
16	conjunction with other leave, holiday, or weekend pe-
17	riods; and
18	(2) for a civilian employees of the Department,
19	up to 8 hours of additional leave.
20	(d) Deadline.—The Secretary of Defense shall carry
21	out the activities described in subparagraphs (a) through
22	(c) not later than 180 days after the date of the enactment
23	of this Act.

1	SEC. 246. PART-TIME AND TERM EMPLOYMENT OF UNIVER-
2	SITY PROFESSORS AND STUDENTS IN THE
3	DEFENSE SCIENCE AND TECHNOLOGY EN-
4	TERPRISE.
5	(a) In General.—Not later than 180 days after the
6	date of the enactment of this Act, the Secretary of Defense,
7	jointly with the Secretaries of the military departments,
8	and in consultation with the Under Secretary of Defense
9	for Research and Engineering and the Under Secretary of
10	Defense for Personnel and Readiness, shall establish a pro-
11	gram under which qualified professors and students may
12	be employed on a part-time or term basis in an organiza-
13	tion of the Defense science and technology enterprise for the
14	purpose of conducting a research project.
15	(b) Selection.—
16	(1) Selection and hiring.—The head of an or-
17	ganization in the Defense science and technology en-
18	terprise at which positions are made available under
19	subsection (a) shall be responsible for selecting quali-
20	fied professors and students to fill such positions.
21	(2) Selection Criteria.—A qualified professor
22	or student shall be selected for participation in the
23	program under subsection (a) based on the following
24	criteria:
25	(A) In the case of a qualified professor—

1	(i) the academic credentials and re-
2	search experience of the professor; and
3	(ii) the extent to which the research
4	proposed to be carried out by the professor
5	will contribute to the objectives of the De-
6	partment of Defense.
7	(B) In the case of qualified student assisting
8	a professor with a research project under the pro-
9	gram—
10	(i) the academic credentials and other
11	qualifications of the student; and
12	(ii) the ability of the student to carry
13	out the responsibilities assigned to the stu-
14	dent as part of the project.
15	(c) Implementation.—
16	(1) Minimum number of positions.—In the
17	first year of the program under subsection (a), the
18	Secretary of Defense shall establish not fewer than 10
19	positions for qualified professors. Not fewer than five
20	of such positions shall be reserved for qualified profes-
21	sors to conduct research in the fields of artificial in-
22	telligence and machine learning.
23	(2) Authorities.—In carrying out the program
24	under subsection (a), the Secretary of Defense and the

1	heads of organizations in the Defense science and
2	technology enterprise may—
3	(A) use any hiring authority available to
4	the Secretary or the head of such an organiza-
5	tion;
6	(B) enter into cooperative research and de-
7	velopment agreements under section 12 of the
8	Stevenson-Wydler Technology Innovation Act of
9	1980 (15 U.S.C. 3710a); and
10	(C) pay referral bonuses to professors or
11	students participating in the program who iden-
12	tify—
13	(i) students to assist in a research
14	project under the program; or
15	(ii) students or recent graduates to
16	participate in other programs in the De-
17	fense science and technology enterprise, in-
18	cluding internships at Department of De-
19	fense Laboratories and in the Pathways
20	Program of the Department.
21	(d) Reports to Congress.—
22	(1) Initial report.—Not later than 30 days
23	after the conclusion of the first year of the program
24	under subsection (a), the Secretary of Defense shall
25	submit to the congressional defense committees a re-

1	port on the status of the program. The report shall in-
2	clude—
3	(A) identification of the number of qualified
4	professors and students employed under the pro-
5	gram;
6	(B) identification of the organizations in
7	the Defense science and technology enterprise
8	that employed such individuals; and
9	(C) a description of the types of research
10	conducted by such individuals.
11	(2) Subsequent reports.—Not later than 30
12	days after the conclusion of the second and third
13	years of the program under subsection (a), the Sec-
14	retary of Defense shall submit to the congressional de-
15	fense committees a report on the progress of the pro-
16	gram. Each report shall include—
17	(A) the information described in subpara-
18	graphs (A) through (C) of paragraph (1);
19	(B) the results of any research projects con-
20	ducted under the program; and
21	(C) the number of students and recent grad-
22	uates who, pursuant to a reference from a pro-
23	fessor or student participating in the program as
24	described in subsection $(c)(2)(C)$, were hired by
25	the Department of Defense or selected for partici-

1	pation in another program in the Defense science
2	and technology enterprise.
3	(e) Definitions.—In this section:
4	(1) The term "Defense science and technology en-
5	terprise" means—
6	(A) the research organizations of the mili-
7	tary departments;
8	(B) the science and technology reinvention
9	laboratories (as designated under section 1105 of
10	the National Defense Authorization Act for Fis-
11	cal Year 2010 (Public Law 111–84; 10 U.S.C.
12	2358 note));
13	(C) the facilities of the Major Range and
14	Test Facility Base (as defined in section
15	2358a(f)(3) of title 10, United States Code);
16	(D) the Defense Advanced Research Projects
17	Agency; and
18	(E) such other organizations as the Sec-
19	retary of Defense determines appropriate for in-
20	clusion in the enterprise.
21	(2) The term "institution of higher education"
22	has the meaning given that term in section 101 of the
23	Higher Education Act of 1965 (20 U.S.C. 1001).
24	(3) The term "qualified professor" means a pro-
25	fessor of an institution of higher education who has

1	expertise in science, technology, engineering, and
2	mathematics.
3	(4) The term "qualified student" means a stu-
4	dent of an institution of higher education selected by
5	a qualified professor to assist the professor in con-
6	ducting research.
7	SEC. 247. MICROELECTRONICS AND NATIONAL SECURITY.
8	(a) Modification of Strategy for Assured Ac-
9	CESS TO TRUSTED MICROELECTRONICS.—Section 231 of
10	the National Defense Authorization Act for Fiscal Year
11	2017 (Public Law 114–328; 10 U.S.C. 2302 note) is amend-
12	ed—
13	(1) in subsection (a), by striking "September 30,
14	2019" and inserting "December 30, 2020";
15	(2) in subsection (b), by adding at the end the
16	following new paragraphs:
17	"(10) An approach to ensuring the continuing
18	production of cutting-edge microelectronics for na-
19	tional security needs, including state-of-the-art node
20	sizes, heterogeneous integration, boutique chip designs,
21	and variable volume production capabilities.
22	"(11) An assessment of current microelectronics
23	supply chain management practices, existing risks,
24	and actions that may be carried out to mitigate such
25	risks by organizations in the defense industrial base.

1	"(12) A plan for increasing commercialization of
2	intellectual property developed by the Department of
3	Defense for commercial microelectronics research and
4	development.
5	"(13) An assessment of the feasibility, usefulness,
6	efficacy, and cost of—
7	"(A) developing a national laboratory ex-
8	clusively focused on the research and develop-
9	ment of microelectronics to serve as a center for
10	Federal Government expertise in high-per-
11	forming, trusted microelectronics and as a hub
12	for Federal Government research into break-
13	through microelectronics-related technologies; and
14	"(B) incorporating into such national lab-
15	oratory a commercial incubator to provide early-
16	stage microelectronics startups, which face dif-
17	ficulties scaling due to the high costs of micro-
18	electronics design and fabrication, with access to
19	funding resources, fabrication facilities, design
20	tools, and shared intellectual property.
21	"(14) Such other matters as the Secretary of De-
22	fense determines to be relevant.";
23	(3) in subsection (d), by striking "September 30,
24	2019" and inserting "December 30, 2020"; and

1	(4) in subsection (e), by striking "September 30,
2	2019" and inserting "December 30, 2020".
3	(b) Advisory Panel on Microelectronics Lead-
4	ERSHIP AND COMPETITIVENESS.—
5	(1) Establishment.—Not later than 30 days
6	after the date of the enactment of this Act, the Presi-
7	dent, in consultation with the National Security
8	Council, the National Economic Council, and the Of-
9	fice of Science and Technology Policy, shall establish
10	an advisory panel on microelectronics leadership and
11	competitiveness (referred to in this subsection as the
12	"Advisory Panel").
13	(2) Membership.—The Advisory Panel shall be
14	composed of the following members:
15	(A) The Secretary of Defense.
16	(B) The Secretary of Energy.
17	(C) The Director of the National Science
18	Foundation.
19	(D) The Director of the National Institute
20	of Standards and Technology.
21	(E) The heads of such other departments
22	and agencies of the Federal Government as the
23	President, in consultation with the National Se-
24	curity Council, determines appropriate.
25	(3) National strategy.—

1	(A) In General .—Not later than 180 days
2	after the date on which the Advisory Panel is es-
3	tablished, the Panel shall develop a national
4	strategy to—
5	(i) accelerate the development and de-
6	$ployment\ of\ state-of-the-art\ microelectronics;$
7	and
8	(ii) ensure that the United States is a
9	global leader in the field of microelectronics.
10	(B) Elements.—The strategy developed
11	under subparagraph (A) shall address the fol-
12	lowing:
13	(i) Activities that may be carried out
14	to strengthen engagement and outreach be-
15	tween the Department of Defense and indus-
16	try, academia, international partners of the
17	United States, and other departments and
18	agencies of the Federal Government on
19	issues relating to microelectronics.
20	(ii) Science, technology, research, and
21	development efforts to facilitate the advance-
22	ment and adoption of microelectronics and
23	new uses of microelectronics and compo-
24	nents, including efforts to—

1	(I) accelerate leap-ahead research,
2	development, and innovation in micro-
3	electronics; and
4	(II) deploy heterogeneously inte-
5	grated microelectronics for machine
6	learning and other applications.
7	(iii) The role of diplomacy and trade
8	in maintaining the position of the United
9	States as a global leader in the field of
10	microelectronics, including the feasibility
11	and advisability of—
12	(I) implementing multilateral ex-
13	port controls tailored through direct co-
14	ordination with key allies of the
15	United States, including through the
16	Wassenaar Arrangement and other
17	multilateral fora, for specific semicon-
18	ductor manufacturing equipment such
19	as extreme ultraviolet photolithography
20	equipment and argon fluoride immer-
21	$sion\ photolithography\ equipment;$
22	(II) additional trade enforcement
23	actions that may be initiated by the
24	United States to address any unfair or
25	excessive foreign semiconductor subsidy

1	programs or other unfair microelec-
2	tronics trade practices; and
3	(III) the elimination of any trade
4	barriers or unilateral export controls
5	that harm United States companies
6	without producing a substantial benefit
7	to the competitiveness or national secu-
8	rity of the United States.
9	(iv) The potential role of a national
10	laboratory and incubator exclusively focused
11	on the research and development of micro-
12	electronics, as described in section
13	231(b)(13) of the National Defense Author-
14	ization Act for Fiscal Year 2017 (Public
15	Law 114–328; 10 U.S.C. 2302 note) (as
16	added by subsection (a)) in carrying out the
17	strategy and plan required subparagraph
18	(A).
19	(v) Such other activities as the Panel
20	determines may be appropriate to overcome
21	looming challenges to the innovation, com-
22	petitiveness, and supply chain integrity of
23	the United States in the area of
24	microelectonics.

1	(c) Briefings.—Not later than 90 days after the date
2	of the enactment of this Act—
3	(1) the Secretary of Defense shall provide to the
4	congressional defense committees a briefing on the
5	progress of the Secretary in developing the strategy
6	and implementation plan required under section
7	231(a) of the National Defense Authorization Act for
8	Fiscal Year 2017 (Public Law 114–328; 10 U.S.C.
9	2302 note); and
10	(2) the Assistant to the President for National
11	Security Affairs shall provide to the congressional de-
12	fense committees a briefing on the progress of the Ad-
13	visory Panel in developing the strategy required
14	under subsection $(b)(3)$.
15	SEC. 248. ACQUISITION OF ETHICALLY AND RESPONSIBLY
16	DEVELOPED ARTIFICIAL INTELLIGENCE
17	TECHNOLOGY.
18	(a) Assessment Required.—Not later than 180
19	days after the date of the enactment of this Act, the Sec-
20	retary of Defense, acting through the Board of Directors of
21	the Joint Artificial Intelligence Center established under
22	section 224, shall conduct an assessment to determine
23	whether the Department of Defense has the ability to ensure
24	that any artificial intelligence technology acquired by the

1	(b) Elements.—The assessment conducted under
2	paragraph (1) shall address the following:
3	(1) Whether the Department of Defense has per-
4	sonnel with sufficient expertise, across multiple dis-
5	ciplines, to ensure the acquisition of ethically and re-
6	sponsibly developed artificial intelligence technology,
7	including personnel with sufficient ethical, legal, and
8	technical expertise to advise on the acquisition of such
9	technology.
10	(2) The feasibility and advisability of retaining
11	outside experts as consultants to assist the Depart-
12	ment in filling any gaps in expertise identified under
13	paragraph (1).
14	(3) The extent to which existing acquisition proc-
15	esses encourage or require consultation with relevant
16	experts across multiple disciplines within the Depart-
17	ment to ensure that artificial intelligence technology
18	acquired by the Department is ethically and respon-
19	sibly developed.
20	(4) Quantitative and qualitative standards for
21	assessing the extent to which experts across multiple
22	disciplines are engaged in the acquisition of artificial
23	intelligence technology by the Department.
24	(c) Report.—

1	(1) In general.—Not later than 30 days after
2	the date on which the Secretary completes the assess-
3	ment under subsection (a), the Secretary shall submit
4	to the congressional defense committees a report on
5	the results of the assessment.
6	(2) Elements.—The report under paragraph
7	(1) shall include, based on the results of the assess-
8	ment—
9	(A) an explanation of whether the Depart-
10	ment of Defense has personnel with sufficient ex-
11	pertise, across multiple disciplines, to ensure the
12	acquisition of ethically and responsibly developed
13	$artificial\ intelligence\ technology;$
14	(B) an explanation of whether the Depart-
15	ment has adequate procedures to encourage or re-
16	quire the consultation of such experts as part of
17	the acquisition process for artificial intelligence
18	technology; and
19	(C) with respect to any deficiencies identi-
20	fied under subparagraph (A) or subparagraph
21	(B), a description of any measures that have
22	been taken, and any additional resources that
23	may be needed, to mitigate such deficiencies.

1	SEC. 249. ENHANCEMENT OF PUBLIC-PRIVATE TALENT EX-
2	CHANGE PROGRAMS IN THE DEPARTMENT OF
3	DEFENSE.
4	(a) Public-private Talent Exchange—Section
5	1599g of title 10, United States Code is amended—
6	(1) in subsection (b)(1), by amending subpara-
7	graph (C) to read as follows:
8	"(C) shall contain language ensuring that
9	such employee of the Department does not im-
10	properly use information that such employee
11	knows relates to a Department acquisition, or
12	procurement for the benefit or advantage of the
13	$private\text{-}sector\ organization.".$
14	(2) in subsection (f)—
15	(A) in paragraph (2)—
16	(i) by striking "is deemed to be an em-
17	ployee of the Department of Defense for the
18	purposes of" and inserting "is subject to";
19	(ii) by striking subparagraph (D);
20	(iii) by redesignating subparagraphs
21	(E) and (F) as subparagraphs (D) and (E),
22	respectively;
23	(B) by striking paragraph (4);
24	(C) by redesignating paragraph (5) as
25	paragraph (4); and

1	(D) by adding at the end the following new
2	paragraph:
3	"(5) shall be required to file a Public Financial
4	Disclosure Report (OGE Form 278) and the Public
5	Financial Disclosure Report for a such a person and
6	a description of any waivers provided to such person
7	shall be made available on a publicly accessible
8	website of the Department of Defense.".
9	(b) Application of Exchange Authority to Arti-
10	FICIAL INTELLIGENCE.—Not later than 90 days after the
11	date of the enactment of this Act, the Secretary of Defense
12	shall take steps to ensure that the authority for the Depart-
13	ment of Defense to operate a public-private talent exchange
14	program pursuant to section 1599g of title 10, United
15	States Code, is used to exchange personnel with private sec-
16	tor entities working on artificial intelligence applications.
17	Such application of the authority of section 1599g shall be
18	in addition to, not in lieu of, any other application of such
19	authority by the Department of Defense.
20	(c) Goals for Program Participation.—In car-
21	rying out the requirement of subsection (b), the Secretary
22	shall seek to achieve the following objectives:
23	(1) In the Secretary of Defense Executive Fellows
24	program, the nomination of an additional five uni-
25	formed service members and three government civil-

1	ians by each service and by the Office of the Secretary
2	of Defense, for sponsorship by private sector entities
3	working on artificial intelligence applications.
4	(2) For the public-private talent exchange pro-
5	gram of the Under Secretary of Defense for Acquisi-
6	tion and Sustainment—
7	(A) an additional ten government employees
8	to work with private sector entities working on
9	artificial intelligence applications; and
10	(B) an additional ten employees of private
11	sector entities working on artificial intelligence
12	applications to work in the Department.
13	(3) The establishment of the following new pub-
14	lic-private talent exchange programs in the Office of
15	the Secretary of Defense, comparable to the program
16	referred to in paragraph (2)—
17	(A) in the office of the Undersecretary of
18	Defense for Research and Engineering, a pro-
19	gram with twenty participants, focused on ex-
20	changes with private sector entities working on
21	artificial intelligence applications.
22	(B) in the office of the Chief Information
23	Officer of the Department of Defense, a program
24	with twenty participants, focused on exchanges

1	with private sector entities working on artificial
2	$intelligence\ applications.$
3	(4) In the Army, Navy, and Marine Corps, the
4	establishment of new public-private exchange pro-
5	grams, comparable to the Air Force Education with
6	Industry Program, each with twenty program par-
7	ticipants, focused on private sector entities working
8	on artificial intelligence applications.
9	(d) Treatment of Program Participants.—
10	(1) The Army, Navy, and Marine Corps shall
11	take steps to ensure that participation by a service
12	member in a program described in subsection $(c)(4)$
13	is treated, for purposes of promotion boards and sub-
14	sequent assignments, as equivalent to attending resi-
15	dent professional military education.
16	(2) The Secretary of Defense shall establish a
17	public-private exchange program billet office to tem-
18	porarily hold billets for civilian employees who par-
19	ticipate in programs described in subsection (b), to
20	ensure that participating Department of Defense of-
21	fices are able to retain their staffing levels during the
22	period of participation.
23	(e) Briefing on Expansion of Existing Exchange
24	Programs.—Not later than 180 days after the date of the
25	enactment of this Act, and annually thereafter, the Sec-

1	retary of Defense shall provide to the Committees on Armed
2	Services of the Senate and the House of Representatives a
3	briefing on the efforts undertaken to expand existing public-
4	private exchange programs of the Department of Defense
5	and to ensure that such programs seek opportunities for ex-
6	changes with private sector entities working on artificial
7	intelligence applications, in accordance with the require-
8	ments of this section.
9	Subtitle D—Sustainable Chemistry
10	Research and Development
11	SEC. 251. SHORT TITLE.
12	This subtitle may be cited as the "Sustainable Chem-
13	istry Research and Development Act of 2020".
14	SEC. 252. FINDINGS.
15	Congress finds that—
16	(1) Congress recognized the importance and
17	value of sustainable chemistry in section 114 of the
18	American Innovation and Competitiveness Act (Pub-
19	lic Law 114–329);
20	(2) sustainable chemistry and materials trans-
21	formation is a key value contributor to business com-
22	petitiveness across many industrial and consumer sec-
23	tors;
24	(3) companies across hundreds of supply chains
25	critical to the American economy are seeking to re-

1	duce costs and open new markets through innovations
2	in manufacturing and materials, and are in need of
3	new innovations in chemistry, including sustainable
4	chemistry;
5	(4) sustainable chemistry can improve the effi-
6	ciency with which natural resources are used to meet
7	human needs for chemical products while avoiding
8	environmental harm, reduce or eliminate the emis-
9	sions of and exposures to hazardous substances, mini-
10	mize the use of resources, and benefit the economy,
11	people, and the environment; and
12	(5) a recent report by the Government Account-
13	ability Office (GAO-18-307) found that the Federal
14	Government could play an important role in helping
15	realize the full innovation and market potential of
16	sustainable chemistry technologies, including through
17	a coordinated national effort on sustainable chemistry
18	and standardized tools and definitions to support sus-
19	tainable chemistry research, development, demonstra-
20	tion, and commercialization.
21	SEC. 253. NATIONAL COORDINATING ENTITY FOR SUSTAIN-
22	ABLE CHEMISTRY.
23	(a) Establishment.—Not later than 180 days after
24	the date of enactment of this Act, the Director of the Office
25	of Science and Technology Policy shall convene an inter-

agency entity (referred to in this subtitle as the "Entity") under the National Science and Technology Council with 3 the responsibility to coordinate Federal programs and ac-4 tivities in support of sustainable chemistry, including those 5 described in sections 255 and 256. 6 (b) Coordination With Existing Groups.—In convening the Entity, the Director of the Office of Science and 8 Technology Policy shall consider overlap and possible coordination with existing committees, subcommittees, or 10 other groups of the National Science and Technology Coun-11 cil, such as— 12 (1) the Committee on Environment; 13 (2) the Committee on Technology; 14 (3) the Committee on Science; or 15 (4) related groups or subcommittees. 16 (c) CO-CHAIRS.—The Entity shall be co-chaired by the Director of the Office of Science and Technology Policy and a representative from the Environmental Protection Agen-18 19 cy, the National Institute of Standards and Technology, the 20 National Science Foundation, or the Department of Energy, 21 as selected by the Director of the Office of Science and Tech-22 nology Policy. 23 (d) AGENCY PARTICIPATION.—The Entity shall in-

clude representatives, including subject matter experts, from

the Environmental Protection Agency, the National Insti-

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1	tute of Standards and Technology, the National Science
2	Foundation, the Department of Energy, the Department of
3	Agriculture, the Department of Defense, the National Insti-
4	tutes of Health, the Centers for Disease Control and Preven-
5	tion, the Food and Drug Administration, and other related
6	Federal agencies, as appropriate.
7	(e) Termination.—The Entity shall terminate on the
8	date that is 10 years after the date of enactment of this
9	Act.
10	SEC. 254. STRATEGIC PLAN FOR SUSTAINABLE CHEMISTRY.
11	(a) Strategic Plan.—Not later than 2 years after
12	the date of enactment of this Act, the Entity shall—
13	(1) consult with relevant stakeholders, including
14	representatives from industry, academia, national
15	labs, the Federal Government, and international enti-
16	ties, to develop and update, as needed, a consensus
17	definition of "sustainable chemistry" to guide the ac-
18	tivities under this subtitle;
19	(2) develop a working framework of attributes
20	characterizing and metrics for assessing sustainable
21	chemistry, as described in subsection (b);
22	(3) assess the state of sustainable chemistry in
23	the United States as a key benchmark from which
24	progress under the activities described in this subtitle
25	can be measured, including assessing key sectors of

1	the United States economy, key technology platforms,
2	commercial priorities, and barriers to innovation;
3	(4) coordinate and support Federal research, de-
4	velopment, demonstration, technology transfer, com-
5	mercialization, education, and training efforts in sus-
6	tainable chemistry, including budget coordination
7	and support for public-private partnerships, as ap-
8	propriate;
9	(5) identify any Federal regulatory barriers to,
10	and opportunities for, Federal agencies facilitating
11	the development of incentives for development, consid-
12	eration, and use of sustainable chemistry processes
13	and products;
14	(6) identify major scientific challenges, road-
15	blocks, or hurdles to transformational progress in im-
16	proving the sustainability of the chemical sciences;
17	(7) identify other opportunities for expanding
18	Federal efforts in support of sustainable chemistry;
19	and
20	(8) review, identify, and make efforts to elimi-
21	nate duplicative Federal funding and duplicative
22	Federal research in sustainable chemistry.
23	(b) Characterizing and Assessing Sustainable
24	Chemistry.—The Entity shall develop a working frame-
25	work of attributes characterizing and metrics for assessing

1	sustainable chemistry for the purposes of carrying out the
2	Act. In developing this framework, the Entity shall—
3	(1) seek advice and input from stakeholders as
4	described in subsection (c);
5	(2) consider existing definitions of, or frame-
6	works characterizing and metrics for assessing, sus-
7	tainable chemistry already in use at Federal agencies;
8	(3) consider existing definitions of, or frame-
9	works characterizing and metrics for assessing, sus-
10	tainable chemistry already in use by international or-
11	ganizations of which the United States is a member,
12	such as the Organisation for Economic Co-operation
13	and Development; and
14	(4) consider any other appropriate existing defi-
15	nitions of, or frameworks characterizing and metrics
16	for assessing, sustainable chemistry.
17	(c) Consultation.—In carrying out the duties de-
18	scribed in subsections (a) and (b), the Entity shall consult
19	with stakeholders qualified to provide advice and informa-
20	tion to guide Federal activities related to sustainable chem-
21	istry through workshops, requests for information, or other
22	mechanisms as necessary. The stakeholders shall include
23	representatives from—

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1	(1) business and industry (including trade asso-
2	ciations and small- and medium-sized enterprises
3	from across the value chain);
4	(2) the scientific community (including the Na-
5	tional Academies of Sciences, Engineering, and Medi-
6	cine, scientific professional societies, national labs,
7	and academia);
8	(3) the defense community;
9	(4) State, Tribal, and local governments, includ-
10	ing nonregulatory State or regional sustainable chem-
11	istry programs, as appropriate;
12	(5) nongovernmental organizations; and
13	(6) other appropriate organizations.
14	(d) Report to Congress.—
15	(1) In general.—Not later than 2 years after
16	the date of enactment of this subtitle, the Entity shall
17	submit a report to the Committee on Environment
18	and Public Works, the Committee on Commerce,
19	Science, and Transportation, and the Committee on
20	Appropriations of the Senate, and the Committee on
21	Science, Space, and Technology, the Committee on
22	Energy and Commerce, and the Committee on Appro-
23	priations of the House of Representatives. In addition
24	to the elements described in subsections (a) and (b),
25	the report shall include—

1	(A) a summary of federally funded, sustain-
2	able chemistry research, development, demonstra-
3	tion, technology transfer, commercialization,
4	education, and training activities;
5	(B) a summary of the financial resources
6	allocated to sustainable chemistry initiatives by
7	each participating agency;
8	(C) an assessment of the current state of
9	sustainable chemistry in the United States, in-
10	cluding the role that Federal agencies are play-
11	ing in supporting it;
12	(D) an analysis of the progress made to-
13	ward achieving the goals and priorities of this
14	subtitle, and recommendations for future pro-
15	gram activities;
16	(E) an evaluation of steps taken and future
17	strategies to avoid duplication of efforts, stream-
18	line interagency coordination, facilitate informa-
19	tion sharing, and spread best practices among
20	participating agencies; and
21	(F) an evaluation of duplicative Federal
22	funding and duplicative Federal research in sus-
23	tainable chemistry, efforts undertaken by the En-
24	titu to eliminate duplicative funding and re-

1	search, and recommendations on how to achieve
2	$these\ goals.$
3	(2) Submission to gao.—The Entity shall also
4	submit the report described in paragraph (1) to the
5	Comptroller General of the United States for consider-
6	ation in future Congressional inquiries.
7	(3) Additional reports.—The Entity shall
8	submit a report to Congress and the Comptroller Gen-
9	eral of the United States that incorporates the infor-
10	mation described in subparagraphs (a), (b), (d), (e),
11	and (f) every three years, commencing after the ini-
12	tial report is submitted until the Entity terminates.
	CEC OFF ACENICY ACCUMUNICS IN CURROOM OF CUCHAIN
13	SEC. 255. AGENCY ACTIVITIES IN SUPPORT OF SUSTAIN-
13 14	ABLE CHEMISTRY.
14	ABLE CHEMISTRY.
14 15	ABLE CHEMISTRY. (a) In General.—The agencies participating in the
14 15 16 17	ABLE CHEMISTRY. (a) In General.—The agencies participating in the Entity shall carry out activities in support of sustainable
14 15 16 17	ABLE CHEMISTRY. (a) In General.—The agencies participating in the Entity shall carry out activities in support of sustainable chemistry, as appropriate to the specific mission and pro-
14 15 16 17	ABLE CHEMISTRY. (a) In General.—The agencies participating in the Entity shall carry out activities in support of sustainable chemistry, as appropriate to the specific mission and programs of each agency.
114 115 116 117 118	ABLE CHEMISTRY. (a) In General.—The agencies participating in the Entity shall carry out activities in support of sustainable chemistry, as appropriate to the specific mission and programs of each agency. (b) Activities.—The activities described in subsection
14 15 16 17 18 19 20	ABLE CHEMISTRY. (a) In General.—The agencies participating in the Entity shall carry out activities in support of sustainable chemistry, as appropriate to the specific mission and programs of each agency. (b) Activities.—The activities described in subsection (a) shall—
14 15 16 17 18 19 20 21	ABLE CHEMISTRY. (a) IN GENERAL.—The agencies participating in the Entity shall carry out activities in support of sustainable chemistry, as appropriate to the specific mission and programs of each agency. (b) Activities.—The activities described in subsection (a) shall— (1) incorporate sustainable chemistry into exist-
14 15 16 17 18 19 20 21	ABLE CHEMISTRY. (a) IN GENERAL.—The agencies participating in the Entity shall carry out activities in support of sustainable chemistry, as appropriate to the specific mission and programs of each agency. (b) ACTIVITIES.—The activities described in subsection (a) shall— (1) incorporate sustainable chemistry into existing research, development, demonstration, technology

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1	(A) merit-based competitive grants to indi-
2	vidual investigators and teams of investigators,
3	including, to the extent practicable, early career
4	investigators for research and development;
5	(B) grants to fund collaborative research
6	and development partnerships among univer-
7	sities, industry, and nonprofit organizations;
8	(C) coordination of sustainable chemistry
9	research, development, demonstration, and tech-
10	nology transfer conducted at Federal laboratories
11	and agencies;
12	(D) incentive prize competitions and chal-
13	lenges in coordination with such existing Federal
14	agency programs; and
15	(E) grants, loans, and loan guarantees to
16	aid in the technology transfer and commer-
17	cialization of sustainable chemicals, materials,
18	processes, and products;
19	(2) collect and disseminate information on sus-
20	tainable chemistry research, development, technology
21	transfer, and commercialization, including informa-
22	tion on accomplishments and best practices;
23	(3) expand the education and training of stu-
24	dents at appropriate levels of education, professional
25	scientists and engineers, and other professionals in-

1	volved in all aspects of sustainable chemistry and en-
2	gineering appropriate to that level of education and
3	training, including through—
4	(A) partnerships with industry as described
5	in section 256;
6	(B) support for the integration of sustain-
7	able chemistry principles into chemistry and
8	chemical engineering curriculum and research
9	training, as appropriate to that level of edu-
10	cation and training; and
11	(C) support for integration of sustainable
12	chemistry principles into existing or new profes-
13	sional development opportunities for profes-
14	sionals including teachers, faculty, and individ-
15	uals involved in laboratory research (product de-
16	velopment, materials specification and testing,
17	life cycle analysis, and management);
18	(4) as relevant to an agency's programs, examine
19	methods by which the Federal agencies, in collabora-
20	tion and consultation with the National Institute of
21	Standards and Technology, may facilitate the devel-
22	opment or recognition of validated, standardized tools
23	for performing sustainability assessments of chemistry
24	processes or products;

1	(5) through programs identified by an agency,
2	support (including through technical assistance, par-
3	ticipation, financial support, communications tools,
4	awards, or other forms of support) outreach and dis-
5	semination of sustainable chemistry advances such as
6	non-Federal symposia, forums, conferences, and publi-
7	cations in collaboration with, as appropriate, indus-
8	try, academia, scientific and professional societies,
9	and other relevant groups;
10	(6) provide for public input and outreach to be
11	integrated into the activities described in this section
12	by the convening of public discussions, through mech-
13	anisms such as public meetings, consensus con-
14	ferences, and educational events, as appropriate;
15	(7) within each agency, develop or adapt metrics
16	to track the outputs and outcomes of the programs
17	supported by that agency; and
18	(8) incentivize or recognize actions that advance
19	sustainable chemistry products, processes, or initia-
20	tives, including through the establishment of a nation-
21	ally recognized awards program through the Environ-
22	mental Protection Agency to identify, publicize, and
23	celebrate innovations in sustainable chemistry and
24	chemical technologies.

1	(d) Limitations.—Financial support provided under
2	this section shall—
3	(1) be available only for pre-competitive activi-
4	ties; and
5	(2) not be used to promote the sale of a specific
6	product, process, or technology, or to disparage a spe-
7	cific product, process, or technology.
8	SEC. 256. PARTNERSHIPS IN SUSTAINABLE CHEMISTRY.
9	(a) In General.—The agencies participating in the
10	Entity may facilitate and support, through financial, tech-
11	nical, or other assistance, the creation of partnerships be-
12	tween institutions of higher education, nongovernmental or-
13	ganizations, consortia, or companies across the value chain
14	in the chemical industry, including small- and medium-
15	sized enterprises, to—
16	(1) create collaborative sustainable chemistry re-
17	search, development, demonstration, technology trans-
18	fer, and commercialization programs; and
19	(2) train students and retrain professional sci-
20	entists, engineers, and others involved in materials
21	specification on the use of sustainable chemistry con-
22	cepts and strategies by methods, including—
23	(A) developing or recognizing curricular
24	materials and courses for undergraduate and
25	graduate levels and for the professional develop-

1	ment of scientists, engineers, and others involved
2	in materials specification; and
3	(B) publicizing the availability of profes-
4	sional development courses in sustainable chem-
5	istry and recruiting professionals to pursue such
6	courses.
7	(b) Private Sector Participation.—To be eligible
8	for support under this section, a partnership in sustainable
9	chemistry shall include at least one private sector organiza-
10	tion.
11	(c) Selection of Partnerships.—In selecting part-
12	nerships for support under this section, the agencies partici-
13	pating in the Entity shall also consider the extent to which
14	the applicants are willing and able to demonstrate evidence
15	of support for, and commitment to, the goals outlined in
16	the strategic plan and report described in section 254.
17	(d) Prohibited Use of Funds.—Financial support
18	provided under this section may not be used—
19	(1) to support or expand a regulatory chemical
20	management program at an implementing agency
21	under a State law;
22	(2) to construct or renovate a building or struc-
23	ture; or

1	(3) to promote the sale of a specific product,
2	process, or technology, or to disparage a specific prod-
3	uct, process, or technology.
4	SEC. 257. PRIORITIZATION.
5	In carrying out this subtitle, the Entity shall focus its
6	support for sustainable chemistry activities on those that
7	achieve, to the highest extent practicable, the goals outlined
8	in the Act.
9	SEC. 258. RULE OF CONSTRUCTION.
10	Nothing in this subtitle shall be construed to alter or
11	amend any State law or action with regard to sustainable
12	chemistry, as defined by the State.
13	SEC. 259. MAJOR MULTI-USER RESEARCH FACILITY
14	PROJECT.
15	Section 110 of the American Innovation and Competi-
16	tiveness Act (42 U.S.C. 1862s-2) is amended by striking
17	(g)(2) and inserting the following:
18	"(2) Major multi-user research facility
19	PROJECT.—The term 'major multi-user research facil-
20	ity project' means a science and engineering facility
21	project that exceeds \$100,000,000 in total construc-
22	tion, acquisition, or upgrade costs to the Founda-
23	tion.".

1	Subtitle E-Plans, Reports, and
2	Other Matters
3	SEC. 261. MODIFICATION TO ANNUAL REPORT OF THE DI-
4	RECTOR OF OPERATIONAL TEST AND EVAL-
5	UATION.
6	Section 139(h)(2) of title 10, United States Code, is
7	amended—
8	(1) by striking "Engineering,," and inserting
9	"Engineering,"; and
10	(2) by striking ", through January 31, 2025".
11	SEC. 262. REPEAL OF QUARTERLY UPDATES ON THE OP-
12	TIONALLY MANNED FIGHTING VEHICLE PRO-
13	GRAM.
14	Section 261 of the National Defense Authorization Act
15	for Fiscal Year 2020 (Public law 116–92; 133 Stat. 1294)
16	is repealed.
17	SEC. 263. INDEPENDENT EVALUATION OF PERSONAL PRO-
18	TECTIVE AND DIAGNOSTIC TESTING EQUIP-
19	MENT.
20	(a) Independent Evaluation Required.—The Di-
21	rector of Operational Test and Evaluation shall conduct an
22	independent evaluation of—
23	(1) any processes used to test the effectiveness of
24	covered personal protective and diagnostic testing
25	equipment: and

1	(2) the results of such tests.
2	(b) Availability of Information.—The Secretary of
3	Defense shall provide the Director of Operational Test and
4	Evaluation with such information as may be necessary for
5	the Director to conduct the evaluations required under sub-
6	section (a), including any relevant documentation relating
7	to testing processes and test results for covered personal pro-
8	tective and diagnostic testing equipment.
9	(c) Report to Congress.—Not later than 30 days
10	after the completion of each evaluation under subsection (a),
11	the Director of Operational Test and Evaluation shall sub-
12	mit to the congressional defense committees a report on the
13	results of the evaluation.
14	(d) Covered Personal Protective and Diag-
15	NOSTIC TESTING EQUIPMENT DEFINED.—In this section,
16	the term "covered personal protective and diagnostic testing
17	equipment" means any personal protective equipment or
18	diagnostic testing equipment developed, acquired, or used
19	by the Department of Defense—
20	(1) in response to COVID-19; or
21	(2) as part of any follow-on, long-term acquisi-
22	tion and distribution program for such equipment.
23	SEC. 264. REPORTS ON F-35 PHYSIOLOGICAL EPISODES AND
24	MITIGATION EFFORTS.
25	(a) Study and Report.—

1	(1) In General.—The Under Secretary of De-
2	fense for Acquisition and Sustainment shall conduct
3	a study to determine the underlying causes of physio-
4	logical episodes affecting crewmembers of F-35 air-
5	craft.
6	(2) Elements.—The study under subsection (a)
7	shall include—
8	(A) an examination of each physiological
9	episode reported by a crewmember of an F -35
10	aircraft as of the date of the enactment of this
11	Act; and
12	(B) a determination as to the underlying
13	cause of the episode.
14	(3) Report.—Not later than 180 days after the
15	date of the enactment of this Act, the Under Secretary
16	of Defense for Acquisition and Sustainment shall sub-
17	mit to the congressional defense committees a report
18	that includes—
19	(A) the results the study conducted under
20	subsection (a), including a description of each
21	physiological episode examined under the study
22	and an explanation of the underlying cause of
23	$the\ episode;$
24	(B) a description of any actions that may
25	be taken to address the underlying causes of such

1	episodes, including any resources that may be re-
2	quired to carry out such actions; and
3	(C) any other findings and recommenda-
4	tions of the study.
5	(b) Annual Reports on Mitigation Efforts.—The
6	Secretary of Defense, in consultation with the Under Sec-
7	retary of Defense for Acquisition and Sustainment, shall
8	include with the annual report required by section 224(d)
9	of the National Defense Authorization Act for Fiscal Year
10	2017 (Public Law 114–328; 130 Stat. 2059), a detailed de-
11	scription of—
12	(1) the efforts of the Department of Defense to
13	address physiological episodes affecting crewmembers
14	of F–35 aircraft; and
15	(2) the funding allocated for such efforts.
16	SEC. 265. STUDY ON MECHANISMS FOR ATTRACTING AND
17	RETAINING HIGH QUALITY TALENT IN THE
18	NATIONAL SECURITY INNOVATION BASE.
19	(a) Study Required.—The Secretary of Defense shall
20	conduct a study to determine the feasibility of establishing
21	a program to attract and retain covered individuals for em-
22	ployment in the national security innovation base.
23	(b) Elements.—The study required under subsection
24	(a) shall include an analysis of—

1	(1) mechanisms the Department of Defense may
2	use to engage institutions of higher education to assist
3	in the identification and recruitment of covered indi-
4	viduals for employment in the national security inno-
5	vation base;
6	(2) monetary and nonmonetary incentives that
7	may be provided to retain covered individuals in po-
8	sitions in the national security innovation base;
9	(3) methods that may be implemented to ensure
10	the proper vetting of covered individuals;
11	(4) the number of covered individuals needed to
12	advance the competitiveness of the research, develop-
13	ment, test, and evaluation efforts of the Department
14	of Defense in the critical technologies identified in the
15	National Defense Strategy; and
16	(5) the type and amount of resources required to
17	implement the program described in subsection (a).
18	(c) Report.—Not later than February 1, 2021, the
19	Secretary of Defense shall submit to the congressional de-
20	fense committees a report on the results of the study con-
21	ducted under subsection (a).
22	(d) Definitions.—In this section:
23	(1) The term "national security innovation
24	base" the means the network of persons and organiza-
25	tions, including Federal agencies, institutions of high-

1	er education, federally funded research and develop-
2	ment centers, defense industrial base entities, non-
3	profit organizations, commercial entities, and venture
4	capital firms that are engaged in the military and
5	nonmilitary research, development, funding, and pro-
6	duction of innovative technologies that support the
7	national security of the United States.
8	(2) The term "institution of higher education"
9	has the meaning given that term in section 101 of the
10	Higher Education Act of 1965 (20 U.S.C. 1001).
11	(3) The term "covered individual" means an in-
12	dividual who—
13	(A) is employed by a United States em-
14	ployer and engaged in work to promote and pro-
15	tect the national security innovation base;
16	(B) is engaged in basic or applied research,
17	funded by the Department of Defense, through an
18	institution of higher education in the United
19	States; and
20	(C) possesses scientific or technical expertise
21	that will advance the development of critical
22	technologies identified in the National Defense
23	Strategy or the National Defense Science and
24	Technology Strategy, required by section 218 of
25	the John S. McCain National Defense Authoriza-

1	tion Act for Fiscal Year 2019 (Public Law 115-
2	232; 132 Stat. 1679).
3	TITLE III—OPERATION AND
4	MAINTENANCE
5	$Subtitle \ A-Authorization \ of$
6	${\it Appropriations}$
7	SEC. 301. AUTHORIZATION OF APPROPRIATIONS.
8	Funds are hereby authorized to be appropriated for fis-
9	cal year 2021 for the use of the Armed Forces and other
10	activities and agencies of the Department of Defense for ex-
11	penses, not otherwise provided for, for operation and main-
12	tenance, as specified in the funding table in section 4301.
13	Subtitle B—Energy and
14	${\it Environment}$
15	SEC. 311. MILITARY AVIATION AND INSTALLATION ASSUR-
16	ANCE CLEARINGHOUSE FOR REVIEW OF MIS-
17	SION OBSTRUCTIONS.
18	Section 183a(c) of title 10, United States Code, is
19	amended—
20	(1) by redesignating paragraphs (4) through (6)
21	as paragraphs (5) through (7), respectively;
22	(2) by inserting after paragraph (3) the fol-
23	lowing new paragraph (4):
24	"(4) If, after issuing the notices of presumed risk re-
25	quired by paragraphs (2) and (3), the Secretary of Defense

1	later concludes for any reason that the energy project will
2	not have an adverse impact on military readiness, the
3	Clearinghouse shall notify the applicant and the governor
4	in writing of that conclusion."; and
5	(3) in paragraph (7), as so redesignated, by
6	striking "Any setback for a project pursuant to the
7	previous sentence shall not be more than what is de-
8	termined to be necessary by a technical analysis con-
9	ducted by the Lincoln Laboratory at the Massachu-
10	setts Institute of Technology or any successor entity.".
11	SEC. 312. MILITARY AVIATION AND INSTALLATION ASSUR-
12	ANCE CLEARINGHOUSE FOR REVIEW OF MIS-
13	SION OBSTRUCTIONS.
14	Section 183a(c) of title 10, United States Code, is
15	amended—
16	(1) by redesignating paragraphs (4) through (6)
17	as paragraphs (5) through (7), respectively; and
18	(2) by inserting after paragraph (3) the fol-
19	lowing new paragraph (4):
20	"(4) If, after issuing the notices of presumed risk re-
21	quired by paragraphs (2) and (3), the Secretary of Defense
22	later concludes for any reason that the energy project will
23	not have an adverse impact on military readiness, the
24	Clearinghouse shall notify the applicant and the governor
25	in writing of that conclusion.".

1	SEC. 313. AGREEMENTS TO LIMIT ENCROACHMENTS AND
2	OTHER CONSTRAINTS ON MILITARY TRAIN-
3	ING, TESTING, AND OPERATIONS.
4	Section 2684a of title 10, United States Code, is
5	amended—
6	(1) in subsection (b), by striking "An agreement
7	under this section may be entered into with" and in-
8	serting "For purposes of this section, the term 'eligible
9	entity' means''; and
10	(2) in subsection $(d)(1)(A)$, by striking "the enti-
11	ty" and inserting "the eligible entity".
12	SEC. 314. MODIFICATION OF DEPARTMENT OF DEFENSE EN-
13	VIRONMENTAL RESTORATION AUTHORITIES
14	TO INCLUDE FEDERAL GOVERNMENT FACILI-
14 15	TO INCLUDE FEDERAL GOVERNMENT FACILI- TIES USED BY NATIONAL GUARD.
15	TIES USED BY NATIONAL GUARD.
15 16 17	TIES USED BY NATIONAL GUARD. Section 2707(e) of title 10, United States Code, as
15 16 17	TIES USED BY NATIONAL GUARD. Section 2707(e) of title 10, United States Code, as added by section 316 of the National Defense Authorization
15 16 17 18	TIES USED BY NATIONAL GUARD. Section 2707(e) of title 10, United States Code, as added by section 316 of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92, is amend-
15 16 17 18 19	TIES USED BY NATIONAL GUARD. Section 2707(e) of title 10, United States Code, as added by section 316 of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92, is amended—
15 16 17 18 19 20	TIES USED BY NATIONAL GUARD. Section 2707(e) of title 10, United States Code, as added by section 316 of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92, is amended— (1) by inserting "where military activities are
15 16 17 18 19 20 21	Section 2707(e) of title 10, United States Code, as added by section 316 of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92, is amended— (1) by inserting "where military activities are conducted by the state National Guard under title
15 16 17 18 19 20 21	Section 2707(e) of title 10, United States Code, as added by section 316 of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92, is amended— (1) by inserting "where military activities are conducted by the state National Guard under title 32," after "facility"; and
15 16 17 18 19 20 21 22 23	Section 2707(e) of title 10, United States Code, as added by section 316 of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92, is amended— (1) by inserting "where military activities are conducted by the state National Guard under title 32," after "facility"; and (2) by adding at the end the following new sen-

1	SEC. 315. INCREASED TRANSPARENCY THROUGH REPORT-
2	ING ON USAGE AND SPILLS OF AQUEOUS
3	FILM-FORMING FOAM AT MILITARY INSTALLA-
4	TIONS.
5	(a) In General.—Chapter 160 of title 10, United
6	States Code, is amended by adding at the end the following
7	new section:
8	"§2712. Reporting on usage and spills of aqueous
9	film-forming foam
10	"Not later than 48 hours after the Deputy Assistant
11	Secretary of Defense for Environment receives notice of the
12	usage or spill of aqueous film-forming foam, either as con-
13	centrate or mixed foam, at any military installation, the
14	Deputy Assistant Secretary shall submit to the Committees
15	on Armed Services of the Senate and House of Representa-
16	tives notice of such usage or spill. Each such notice shall
17	include each of the following:
18	"(1) The name of the installation where the
19	usage or spill occurred.
20	"(2) The date on which the usage or spill oc-
21	curred.
22	"(3) The amount, type, and specified concentra-
23	tion of aqueous film-forming foam that was used or
24	spilled.
25	"(4) The cause of the usage or spill.

1	``(5) A summary narrative of the usage or
2	spill.".
3	(b) Clerical Amendment.—The table of sections at
4	the beginning of such chapter is amended by adding at the
5	end the following new item:
	"2712. Reporting on usage and spills of aqueous film-forming foam.".
6	SEC. 316. REPLACEMENT OF NON-TACTICAL MOTOR VEHI-
7	CLES AT THE END OF SERVICE LIFE WITH
8	ELECTRIC OR HYBRID MOTOR VEHICLES.
9	Section 2922g of title 10, United States Code, is
10	amended—
11	(1) by redesignating subsections (b) and (c) as
12	subsections (c) and (d), respectively;
13	(2) by inserting after subsection (a) the following
14	new subsection (b):
15	"(b) End of Life Replacement.—Upon the end of
16	the lease or service life of a motor vehicle, the Secretary
17	of the military department or the head of the Defense Agen-
18	cy shall, to the maximum extent possible, replace such
19	motor vehicle with a motor vehicle that uses an electric or
20	hybrid propulsion system, including a plug-in hybrid sys-
21	tem.";
22	(3) in subsection (c), as so redesignated, by strik-
23	ing "Subsection (a) does not" and inserting "Sub-
24	sections (a) and (b) do not"; and

1	(4) in subsection (d), as so redesignated, by
2	striking "The preference required by subsection (a)
3	does not" and inserting "The preference under sub-
4	section (a) and the requirement under subsection (b)
5	do not".
6	SEC. 317. BUDGETING OF DEPARTMENT OF DEFENSE RE-
7	LATING TO OPERATIONAL ENERGY IMPROVE-
8	MENT.
9	The Secretary of Defense shall include in the annual
10	budget submission of the President under section 1105(a)
11	of title 31, United States Code, a dedicated budget line item
12	for fielding operational energy improvements, including
13	such improvements for which funds from the Operational
14	Energy Capability Improvement Fund have been expended
15	to create the operational and business case for broader em-
16	ployment.
17	SEC. 318. ASSESSMENT OF DEPARTMENT OF DEFENSE
18	OPERATIONAL ENERGY USAGE.
19	(a) In General.—Not later than 60 days after the
20	date of the enactment of this Act, the Secretary of Defense
21	shall enter into an agreement with a federally funded re-
22	search and development center with relevant expertise under
23	which such center shall conduct an assessment of Depart-
24	ment of Defense operational energy usage, including an

1	agency-wide view and breakdowns of progress by service
2	branch.
3	(b) Elements.—The assessment required under sub-
4	section (a) shall include—
5	(1) an analysis of the extent to which the De-
6	partment of Defense developed an integrated oper-
7	ational energy strategy and the extent to which each
8	of the military departments has implemented such
9	strategy;
10	(2) an analysis of the viability of implementing
11	net zero initiatives or meeting net zero goals within
12	the operational energy enterprise without negatively
13	impacting mission capability;
14	(3) an analysis of fossil fuel reduction regimes
15	that may maximize reduction of reliance on fossil
16	fuels, including impacts of lowering the reliance on
17	fossil fuels, decreasing the need for refueling convoys,
18	overcoming the tyranny of distance within United
19	States Indo-Pacific Command through hybrid or other
20	fuel efficient propulsion systems, and energy produc-
21	tion, storage, and distribution systems that enhance
22	logistics supply chain resiliency;
23	(4) a description of the options for achieving fos-
24	sil fuel reduction benchmarks with respect to oper-
25	ational energy of 25 percent, 50 percent, 75 percent,

1	and 100 percent, using fiscal year 2020 as the bench-
2	mark, including anticipated funding requirements,
3	statutory requirements, infrastructure needs, and
4	timeframes; and
5	(5) an analysis of the integration between energy
6	offices with program offices, budget, and operational
7	planners within the Department of Defense and mili-
8	tary departments, and recommendations for improv-
9	ing coordination.
10	(c) Form of Report.—The report required under this
11	section shall be submitted in unclassified form, but may
12	contain a classified annex.
13	SEC. 319. IMPROVEMENT OF THE OPERATIONAL ENERGY
14	CAPABILITY IMPROVEMENT FUND OF THE DE-
14 15	CAPABILITY IMPROVEMENT FUND OF THE DE- PARTMENT OF DEFENSE.
15	PARTMENT OF DEFENSE.
15 16 17	PARTMENT OF DEFENSE. (a) Management of the Operational Energy Ca-
15 16 17 18	PARTMENT OF DEFENSE. (a) Management of the Operational Energy Ca- Pability Improvement Fund.—The Under Secretary of
15 16 17 18	PARTMENT OF DEFENSE. (a) Management of the Operational Energy Ca- Pability Improvement Fund.—The Under Secretary of Defense for Acquisition and Sustainment shall exercise au-
15 16 17 18 19 20	PARTMENT OF DEFENSE. (a) Management of the Operational Energy Ca- Pability Improvement Fund.—The Under Secretary of Defense for Acquisition and Sustainment shall exercise au- thority, direction, and control over the Operational Energy
15 16 17 18 19 20	PARTMENT OF DEFENSE. (a) Management of the Operational Energy Capability Improvement Fund.—The Under Secretary of Defense for Acquisition and Sustainment shall exercise authority, direction, and control over the Operational Energy Capability Improvement Fund of the Department of Defense
15 16 17 18 19 20 21	PARTMENT OF DEFENSE. (a) Management of the Operational Energy Capability Improvement Fund.—The Under Secretary of Defense for Acquisition and Sustainment shall exercise authority, direction, and control over the Operational Energy Capability Improvement Fund of the Department of Defense (in this section referred to as the "OECIF").
15 16 17 18 19 20 21	PARTMENT OF DEFENSE. (a) Management of the Operational Energy Capability Improvement Fund.—The Under Secretary of Defense for Acquisition and Sustainment shall exercise authority, direction, and control over the Operational Energy Capability Improvement Fund of the Department of Defense (in this section referred to as the "OECIF"). (b) Alignment and Coordination With Related

1	Secretary of Defense shall realign the OECIF under
2	the Assistant Secretary of Defense for Sustainment,
3	with such realignment to include personnel positions
4	adequate for the mission of the OECIF.
5	(2) Better coordination with related pro-
6	GRAMS.—The Assistant Secretary shall ensure that
7	this placement facilitates better alignment between
8	OECIF, the Strategic Environmental Research Pro-
9	gram, the Environmental Security Technology Cer-
10	tification Program, and the Operational Energy
11	Prototyping Program is utilized to advance common
12	goals of the Department, promote organizational
13	synergies, and avoid unnecessary duplication of effort.
14	(c) Program for Operational Energy Proto-
15	TYPING.—
16	(1) In general.—Commencing not later than
17	90 days after the date of the enactment of this Act,
18	the Secretary of Defense, through the Under Secretary
19	of Defense for Acquisition and Sustainment, shall
20	carry out a program for the demonstration of tech-
21	nologies related to operational energy prototyping, in-
22	cluding demonstration of operational energy tech-
23	nology and validation prototyping.
24	(2) Operation of program.—The Secretary
25	shall ensure that the program under paragraph (1)

1	operates in conjunction with the OECIF to promote
2	the transfer of innovative technologies that have suc-
3	cessfully established proof of concept for use in pro-
4	duction or in the field.
5	(3) Program elements.—In carrying out the
6	program under paragraph (1) the Secretary shall—
7	(A) identify and demonstrate the most
8	promising, innovative, and cost-effective tech-
9	nologies and methods that address high-priority
10	operational energy requirements of the Depart-
11	ment of Defense;
12	(B) in conducting demonstrations under
13	subparagraph (A), the Secretary shall—
14	(i) collect cost and performance data to
15	overcome barriers against employing an in-
16	novative technology because of concerns re-
17	garding technical or programmatic risk;
18	and
19	(ii) ensure that components of the De-
20	partment have time to establish new re-
21	quirements where necessary and plan, pro-
22	gram, and budget for technology transition
23	to programs of record;
24	(C) utilize project structures similar to
25	those of the OECIF to ensure transparency and

1	accountability throughout the efforts conducted
2	under the program; and
3	(D) give priority, in conjunction with the
4	OECIF, to the development and fielding of clean
5	technologies that reduce reliance on fossil fuels.
6	(4) Tool for accountability and transi-
7	TION.—
8	(A) In general.—In carrying out the pro-
9	gram under paragraph (1), the Secretary shall
10	develop and utilize a tool to track relevant in-
11	vestments in operational energy from applied re-
12	search to transition to use to ensure user organi-
13	zations have the full picture of technology matu-
14	ration and development.
15	(B) Transition.—The tool developed and
16	utilized under subparagraph (A) shall be de-
17	signed to overcome transition challenges with
18	rigorous and well-documented demonstrations
19	that provide the information needed by all stake-
20	holders for acceptance of the technology.
21	SEC. 320. FIVE-YEAR REVIEWS OF CONTAINMENT TECH-
22	NOLOGIES RELATING TO RED HILL BULK
23	FUEL STORAGE FACILITY.
24	(a) Reviews.—

1	(1) REVIEWS REQUIRED.—At least once every
2	five years, the Secretary of the Navy shall conduct a
3	review of available technologies relating to the con-
4	tainment of fuel to determine whether any such tech-
5	nology may be used to improve the containment of
6	fuel with respect to storage tanks located at the Red
7	Hill Bulk Fuel Storage Facility, Hawaii.
8	(2) Deadline for initial review.—The Sec-
9	retary shall begin the first review under paragraph
10	(1) by not later than the date that is one year after
11	the date of the enactment of this Act.
12	(b) Briefings.—Not later than 60 days after the date
13	on which a review conducted under subsection (a) is com-
14	pleted, the Secretary shall provide to the congressional de-
15	fense committees a briefing on—
16	(1) any technology identified in such review that
17	the Secretary determines may be used to improve the
18	containment of fuel with respect to storage tanks lo-
19	cated at the Red Hill Bulk Fuel Storage Facility; and
20	(2) the feasibility and cost of implementing any
21	such technology at the Red Hill Bulk Fuel Storage
22	Facility.
23	(c) Termination.—The requirements to conduct re-
24	views under subsection (a) and provide briefings under sub-
25	section (b) shall terminate on the date on which the Red

1	Hill Bulk Fuel Storage Facility ceases operation, as deter-	
2	mined by the Secretary of the Navy.	
3	SEC. 321. LIMITATION ON USE OF FUNDS FOR ACQUISITION	
4	OF FURNISHED ENERGY FOR RHINE ORD	
5	NANCE BARRACKS ARMY MEDICAL CENTER.	
6	None of the funds authorized to be appropriated by this	
7	Act or otherwise made available for the Department of De-	
8	fense for fiscal year 2021 may be used to enter into a con-	
9	tract for the acquisition of furnished energy for the new	
10	Rhine Ordnance Barracks Army Medical Center (hereafter	
11	referred to as the "Medical Center") before the date on	
12	which Secretary of Defense submits to the congressional de-	
13	fense committees a written certification that the Medical	
14	Center does not use any energy sourced from inside the Rus-	
15	sian Federation as a means of generating the furnished en	
16	ergy.	
17	SEC. 322. REQUIREMENT TO UPDATE DEPARTMENT OF DE-	
18	FENSE CLIMATE CHANGE ROADMAP.	
19	(a) In General.—Not later than February 1, 2022,	
20	the Secretary of Defense shall submit to the Committees on	
21	Armed Services of the Senate and House of Representatives	
22	an update to the Department of Defense 2014 Climate	
23	Change Adaptation Roadmap. Such update shall include	
24	an outline of the strategy and implementation plan of the	
25	Department to address the current and foreseeable effects	

1	of climate change on the mission of the Department of De-
2	fense.
3	(b) Elements of Strategy and Implementation
4	PLAN.—The strategy and implementation plan required to
5	be included in the update under subsection (a) shall in-
6	clude—
7	(1) a description of the overarching approach of
8	the Department to climate adaptation and climate
9	mitigation measures; and
10	(2) a discussion of the current and foreseeable ef-
11	fects of climate change on—
12	(A) plans and operations, including—
13	(i) military readiness;
14	(ii) increased frequency of extreme
15	weather events, including flooding, drought,
16	desertification, wildfires, thawing perma-
17	frost, hurricanes, and extreme heat;
18	(iii) geopolitical instability caused by
19	climate events, including extreme weather;
20	(iv) increased demand for Defense
21	Support for Civil Authorities and disaster
22	or humanitarian relief operations;
23	(v) the operating environment of the
24	Arctic and of the strategic and geopolitical

1	implications of a progressively more ice-free
2	Arctic Ocean; and
3	(vi) alteration or limitation on oper-
4	$ation\ environments;$
5	(B) training and testing, including—
6	(i) changes in land carrying capacity;
7	(ii) increased maintenance and repair
8	requirements for equipment and infrastruc-
9	ture;
10	(iii) mitigation of heat stress and heat-
11	related illnesses resulting from increasing
12	temperatures;
13	(iv) increased dust generation and fire
14	hazards; and
15	(v) maintaining testing and training
16	capacity to support increased operations
17	and civil support missions;
18	(C) built and natural infrastructure, in-
19	cluding—
20	(i) military installation resilience, as
21	such term is defined in section 101(e)(8) of
22	title 10, United States Code, of installations
23	both within and outside the United States
24	and its possessions and territories and of

1	the State-owned National Guard installa-
2	tions of the several States;
3	(ii) resilience of the air and sea ports
4	of our allies and partners that are critical
5	to the training, deployment, and operations
6	of the armed forces of the United States and
7	its allies and partners;
8	(iii) resilience of the deployment sys-
9	tem and structure of the Department of De-
10	fense and of the United States, including
11	the strategic highway network, the strategic
12	rail network, and designated strategic air
13	and sea ports;
14	(iv) best practices for modeling and
15	mitigating risks posed to military installa-
16	tions by increased inundation, erosion,
17	flood, wind, and fire damage;
18	(v) changing energy demand at mili-
19	tary installations to include heating and
20	cooling, particularly in communities experi-
21	encing grid stress;
22	(vi) disruption and competition for re-
23	liable energy and water resources;
24	(vii) increased maintenance and
25	sustainment costs;

1	(viii) damage to natural and con-
2	structed infrastructure from thawing per-
3	mafrost and sea ice; and
4	(ix) the effects of climate stress on com-
5	munity support infrastructure, including
6	roads, transportation hubs, and medical fa-
7	cilities;
8	(D) acquisition and supply chain, includ-
9	ing—
10	(i) measures to ensure that the current
11	and projected future scale and impacts of
12	climate change are fully considered in the
13	research, development, testing, and acquisi-
14	tion of major weapon systems and of associ-
15	ated supplies and equipment;
16	(ii) required alterations of stockpiles;
17	(iii) reduced or changed availability
18	and access to materials, equipment, and
19	supplies, including water and food sources;
20	(iv) disruptions in fuel availability
21	and distribution;
22	(v) estimated climate security invest-
23	ments required to address foreseeable costs
24	incurred or influenced by climate change for
25	each of the lines of effort in this report, in-

1	cluding extreme weather response, over the
2	next five, ten, and twenty years, with
3	topline estimates and a qualitative discus-
4	sion of cost drivers for each; and
5	(vi) equipment and infrastructure in-
6	vestments required to address a changing
7	Arctic environment; and
8	(E) such other matters as the Secretary de-
9	termines appropriate.
10	(c) Assessments and Projections of the Scope
11	AND SCALE OF CLIMATE CHANGE.—In preparing the up-
12	date to the climate change roadmap as required under sub-
13	section (a), the Secretary shall consider—
14	(1) climate projections from the Global Change
15	Research Office, National Climate Assessment, the Na-
16	tional Oceanic and Atmospheric Administration, and
17	other Federal agencies; and
18	(2) data on, and analysis of, the national secu-
19	rity effects of climate prepared by the Climate Secu-
20	rity Advisory Council of the Office of the Director of
21	National Intelligence established pursuant to section
22	120 of the National Security Act of 1947 (50 U.S.C.
23	3060) and by other elements of the intelligence com-
24	munity.

1	(d) FORM.—The update to the climate change road-
2	map required under subsection (a) shall be submitted in
3	an unclassified form, but may contain a classified annex.
4	If the Secretary determines that the inclusion of a classified
5	annex is necessary, the Secretary shall conduct an in-person
6	briefing for Members of the Committees on Armed Services
7	of the Senate and House of Representatives by not later
8	than 90 days after date of the submission of the update.
9	SEC. 323. COMPTROLLER GENERAL REPORT ON DEPART-
10	MENT OF DEFENSE INSTALLATION ENERGY.
11	(a) GAO REPORT.—Not later than one year after the
12	date of the enactment of this Act, the Comptroller General
13	of the United States shall submit to the Committees on
14	Armed Services of the Senate and House of Representatives
15	a report on the progress of the Department of Defense to-
16	ward reaching net zero goals, including an agency-wide
17	view and breakdowns of progress by service branch.
18	(b) Contents of Report.—The report required
19	under subsection (a) shall include—
20	(1) an analysis of the extent to which the De-
21	partment of Defense has implemented net zero initia-
22	tives to date and developed a forward-looking inte-
23	grated net zero strategy for energy, emissions, water,
24	and waste management and the extent to which each

1	of the military departments has implemented such
2	strategy;
3	(2) a description of the current challenges to im-
4	plementing net zero initiatives or meeting net zero
5	goals and the degree to which the Department of De-
6	fense and the military departments have addressed
7	applied lessons learned;
8	(3) a cost-benefit analysis of net zero initiatives,
9	including a description of how such costs and benefits
10	are identified, tracked, and validated;
11	(4) a description of the feasibility of achieving
12	net zero benchmarks of 25 percent, 50 percent, 75 per-
13	cent, and 100 percent of the energy, emissions, water,
14	and waste management levels for 2020, including an-
15	ticipated funding requirements, statutory require-
16	ments, infrastructure needs, and timeframes; and
17	(5) an analysis of the integration between energy
18	offices with program offices, budget, and operational
19	planners within the Department of Defense and mili-
20	tary departments across the enterprise, and rec-
21	$ommendations\ for\ improving\ coordination.$
22	(c) Form of Report.—The report required under this
23	section shall be submitted in unclassified form, but may
24	contain a classified annex.

1	SEC. 324. DEPARTMENT OF DEFENSE REPORT ON EMIS-
2	SIONS LEVELS.
3	(a) In General.—Not later than 180 days after the
4	date of the enactment of this Act, the Secretary of the De-
5	partment of Defense shall submit to the Committees on
6	Armed Services of the Senate and House of Representatives
7	and to the Comptroller General a report on the total level
8	of emissions for each of the last ten fiscal years. Such emis-
9	sions levels shall include the agency-wide total, breakdowns
10	by military department, and delineations between installa-
11	tion and operational emissions.
12	(b) Form of Report.—The report required under this
13	section shall be submitted in unclassified form, but may
14	contain a classified annex.
15	SEC. 325. OBJECTIVES, PERFORMANCE STANDARDS, AND
16	CRITERIA FOR USE OF WILDLIFE CONSERVA-
17	TION BANKING PROGRAMS.
18	(a) In General.—To ensure opportunities for De-
19	partment of Defense participation in wildlife conservation
20	banking programs pursuant to section 2694c of title 10,
21	
	United States Code, the Secretary of the Interior, acting
22	United States Code, the Secretary of the Interior, acting through the Director of the United States Fish and Wildlife
2223	
	through the Director of the United States Fish and Wildlife
23	through the Director of the United States Fish and Wildlife Service, shall issue regulations of general applicability es-

1	ting effects on a species, or habitat of such species, that is
2	endangered, threatened, a candidate for listing, or otherwise
3	at risk under such Act. To the maximum extent practicable,
4	the regulatory standards and criteria shall maximize avail-
5	able credits and opportunities for mitigation, provide flexi-
6	bility for characteristics of various species, and apply
7	equivalent standards and criteria to all mitigation banks.
8	(b) Deadline for Regulations.—The Secretary of
9	the Interior, acting through the Director of the United
10	States Fish and Wildlife Service, shall publish an advance
11	notice of proposed rulemaking for the regulations required
12	by subsection (a) by not later than one year after the date
13	of the enactment of this Act.
14	SEC. 326. OFFSHORE WIND ENERGY DEVELOPMENT, MORRO
15	BAY, CALIFORNIA.
16	(a) FINDINGS.—Congress makes the following findings:
17	(1) Since 2016, the Department of Defense and
18	Department of the Navy have been working with
10	
19	State and Federal stakeholders to determine whether
20	State and Federal stakeholders to determine whether a commercial lease for the development of renewable
20	a commercial lease for the development of renewable
20 21	a commercial lease for the development of renewable energy off the coast of Morro Bay, California could be

1	(2) Military readiness and the ability to conduct
2	realistic training are critical to our national security;
3	however, energy security and other ocean uses are also
4	important. These interests should be balanced to the
5	extent practicable when analyzing offshore energy
6	proposals.
7	(3) In August 2019, Members of Congress, the
8	Assistant Secretary of Defense for Sustainment, sen-
9	ior officials from other Federal agencies, and state
10	and local elected representatives met to discuss a path
11	forward to accommodate wind energy development off
12	the Central Coast of California while ensuring the De-
13	partment of Defense was able to continue meeting its
14	testing, training, and operational requirements.
15	(4) Following the initial meeting in August
16	2019, the stakeholder group continued meeting at
17	roughly monthly intervals through 2019 and into
18	2020 to discuss options and work towards a mutually
19	agreeable solution for renewable energy development
20	and continued military testing, training, and oper-
21	ational requirements off the Central Coast of Cali-
22	fornia.
23	(5) In May 2020, the Assistant Secretary of the
24	Navy for Energy, Installations, and Environment no-

tified stakeholders that despite the previous year of

- negotiations, it was his view any wind energy developments off the Central Coast of California may not be viewed as being compatible with military activities. This unilateral decision was made abruptly, without providing any supporting analysis or acknowledgment of the progress and commitments made during previous negotiations, and was not in the spirit of cooperation and collaboration that had driven the previous nine months of stakeholder engagements.
 - (6) Stakeholder confidence in the Department of Defense review process is paramount. Abrupt and unilateral changes of course erode confidence and undermine the State, local, and industry trust in a fair, transparent, and predictable adjudication of potential conflicts.
 - (7) In early 2019, in order to create continuity between the offshore and terrestrial processes, the Department of Defense consolidated its review of proposed energy development projects so that offshore energy proposals were now included in the Military Aviation and Installation Assurance Clearinghouse (the Clearinghouse). The Clearinghouse has a proven record for reviewing proposed energy development projects through a fair and transparent process. The

1	Morro Bay proposal pre-dates this consolidation but
2	underwent a similar Department of Defense led com-
3	patibility review.
4	(8) Congress has generally supported the trans-
5	parent and fair Clearinghouse review process, as well
6	as all efforts between the Department of Defense and
7	other stakeholders to reach solutions that allow for the
8	development of energy projects in a manner that is
9	compatible with military testing, training, and oper-
10	ational requirements.
11	(9) Legislating a solution to a specific energy de-
12	velopment proposal should only be reserved for rare
13	occasions. Due to Navy's abrupt and unilateral deci-
14	sion to walk away from productive negotiations, after
15	months of good-faith efforts by other stakeholders and
16	public engagement, the threshold for congressional
17	intervention has been reached.
18	(b) Responsibility.—All interaction on behalf of the
19	Department of the Navy with the California Energy Com-
20	mission, Federal agencies, State and local governments, and
21	potential energy developers regarding proposed offshore
22	wind energy off the central coast of California shall be per-
23	formed through the Office of the Under Secretary of Defense
24	for Acquisition and Sustainment.
25	(c) Briefing Requirement; Limitation.—

1	(1) Briefing.—Not later than 180 days after
2	the date of the enactment of this Act, the Secretary of
3	Defense shall provide to the Committees on Armed
4	Services and the Committee on Natural Resources of
5	the House of Representatives a briefing on status of
6	the review by the Offshore Energy Working Group of
7	the request to locate at least two offshore wind lease
8	areas proximate to and within the Morro Bay Call
9	Area. Such briefing shall include—
10	(A) a detailed map that shows any areas
11	identified;
12	(B) proposed mitigations that would enable
13	compatible development in the areas identified;
14	(C) any unresolved issues; and
15	(D) any other terms of the agreement
16	reached with the California Energy Commission,
17	other Federal agencies, State and local govern-
18	ments, and potential energy developers.
19	(2) Limitation.—The Secretary of Defense may
20	not issue a final offshore wind assessment that pro-
21	poses wind exclusion areas and may not object to an
22	offshore energy project in the Central Coast of Cali-
23	fornia that has filed for review by the Military Avia-
24	tion and Installation Assurance Clearinghouse until

1	the Secretary provides the briefing required under
2	paragraph (1).
3	(d) Limitation on Use of Funds.—Of the amounts
4	authorized to be appropriated by this Act or otherwise made
5	available for the Department of Defense for fiscal year 2021,
6	not more than 75 percent may be obligated or expended for
7	the Office of the Assistant Secretary of the Navy for Energy,
8	Installations, and Environment until the date that is 30
9	days after the date on which the briefing required under
10	$subsection\ (c)(1)\ is\ provided.$
11	SEC. 327. LONG-DURATION DEMONSTRATION INITIATIVE
12	AND JOINT PROGRAM.
13	(a) Establishment of Initiative.—Not later than
14	January 15, 2021, the Director of the Environmental Secu-
15	rity Technology Certification Program of the Department
16	of Defense (hereinafter in this section referred to as the "Di-
17	rector") may establish a demonstration initiative composed
18	of demonstration projects focused on the development of
19	long-duration energy storage technologies.
20	(b) Selection of Projects.—To the maximum ex-
21	tent practicable, in selecting demonstration projects to par-
22	ticipate in the demonstration initiative under subsection
23	(a), the Director may—
24	(1) ensure a range of technology types;
25	(2) ensure regional diversity among projects; and

1	(3) consider bulk power level, distribution power
2	level, behind-the-meter, microgrid (grid-connected or
3	islanded mode), and off-grid applications.
4	(c) Joint Program.—
5	(1) Establishment.—As part of the demonstra-
6	tion initiative under subsection (a), the Director, in
7	consultation with the Secretary of Energy, may estab-
8	lish within the Department of Defense a joint pro-
9	gram to carry out projects—
10	(A) to demonstrate promising long-duration
11	energy storage technologies at different scales to
12	promote energy resiliency; and
13	(B) to help new, innovative long-duration
14	energy storage technologies become commercially
15	viable.
16	(2) Memorandum of understanding.—Not
17	later than 200 days after the date of enactment of this
18	Act, the Director may enter into a memorandum of
19	understanding with the Secretary of Energy to ad-
20	minister the joint program.
21	(3) Infrastructure.—In carrying out the joint
22	program, the Director and the Secretary of Energy
23	may—
24	(A) use existing test-bed infrastructure at—

1	(i) installations of the Department of
2	Defense; and
3	(ii) facilities of the Department of En-
4	$ergy; \ and$
5	(B) develop new infrastructure for identi-
6	fied projects, if appropriate.
7	(4) Goals and metrics.—The Director and the
8	Secretary of Energy may develop goals and metrics
9	for technological progress under the joint program
10	consistent with energy resilience and energy security
11	policies.
12	(5) Selection of projects.—
13	(A) In general.—To the maximum extent
14	practicable, in selecting projects to participate in
15	the joint program, the Director and the Sec-
16	retary of Energy may—
17	(i) ensure that projects are carried out
18	under conditions that represent a variety of
19	environments with different physical condi-
20	tions and market constraints; and
21	(ii) ensure an appropriate balance
22	of
23	(I) larger, operationally-scaled
24	projects, adapting commercially-proven

1	technology that meets military service
2	defined requirements; and
3	(II) smaller, lower-cost projects.
4	(B) Priority.—In carrying out the joint
5	program, the Director and the Secretary of En-
6	ergy may give priority to demonstration projects
7	that—
8	(i) make available to the public project
9	information that will accelerate deployment
10	of long-duration energy storage technologies
11	that promote energy resiliency; and
12	(ii) will be carried out as field dem-
13	onstrations fully integrated into the instal-
14	lation grid at an operational scale.
15	SEC. 328. PRIZES FOR DEVELOPMENT OF NON-PFAS-CON-
16	TAINING FIRE-FIGHTING AGENT.
17	(a) Authority.—The Secretary of Defense, acting
18	through the Assistant Secretary of Defense for Sustainment
19	and the Strategic Environmental Research and Develop-
20	ment Program, may carry out a program to award cash
21	prizes and other types of prizes that the Secretary deter-
22	mines are appropriate to recognize outstanding achieve-
23	ments in the development of a non-PFAS-containing fire-
24	fighting agent to replace aqueous film-forming foam with

1	the potential for application to the performance of the mili-
2	tary missions of the Department of Defense.
3	(b) Competition Requirements.—A program under
4	subsection (a) shall use a competitive process for the selec-
5	tion of recipients of cash prizes. The process shall include
6	the widely-advertised solicitation of submissions of research
7	results, technology developments, and prototypes.
8	(c) Limitations.—The following limitations shall
9	apply to a program under subsection (a):
10	(1) No prize competition may result in the
11	award of a prize with a fair market value of more
12	than \$5,000,000.
13	(2) No prize competition may result in the
14	award of more than \$1,000,000 in cash prizes without
15	the approval of the Assistant Secretary of Defense for
16	Sustainment.
17	(3) No prize competition may result in the
18	award of a solely nonmonetary prize with a fair mar-
19	ket value of more than \$10,000 without the approval
20	of the Assistant Secretary of Defense for Sustainment.
21	(d) Relationship to Other Authority.—A pro-
22	gram under subsection (a) may be carried out in conjunc-
23	tion with or in addition to the exercise of any other author-
24	ity of the Department of Defense.

1	(e) Use of Prize Authority.—Use of prize author-
2	ity under this section shall be considered the use of competi-
3	tive procedures for the purposes of section 2304 of title 10,
4	United States Code.
5	(f) PFAS.—In this section, the term "PFAS" means—
6	(1) man-made chemicals of which all of the car-
7	bon atoms are fully fluorinated carbon atoms; and
8	(2) man-made chemicals containing a mix of
9	fully fluorinated carbon atoms, partially fluorinated
10	carbon atoms, and nonfluorinated carbon atoms.
11	(g) Termination.—The authority to carry out a pro-
12	gram under this section shall terminate on October 1, 2024.
13	SEC. 329. SURVEY OF TECHNOLOGIES FOR DEPARTMENT OF
1 /	DEFENSE APPLICATION IN PHASING OUT THE
14	
	USE OF FLUORINATED AQUEOUS FILM-FORM-
15	
14151617	USE OF FLUORINATED AQUEOUS FILM-FORM-
15 16	USE OF FLUORINATED AQUEOUS FILM-FORM-ING FOAM.
15 16 17 18	USE OF FLUORINATED AQUEOUS FILM-FORM- ING FOAM. (a) SURVEY OF TECHNOLOGIES.—The Secretary of De-
15 16 17 18 19	USE OF FLUORINATED AQUEOUS FILM-FORM- ING FOAM. (a) SURVEY OF TECHNOLOGIES.—The Secretary of De- fense shall conduct a survey of relevant technologies, other
15 16 17 18 19	USE OF FLUORINATED AQUEOUS FILM-FORM-ING FOAM. (a) SURVEY OF TECHNOLOGIES.—The Secretary of Defense shall conduct a survey of relevant technologies, other than fire-fighting agent solutions, to determine whether any
15 16 17 18 19 20 21	USE OF FLUORINATED AQUEOUS FILM-FORM-ING FOAM. (a) SURVEY OF TECHNOLOGIES.—The Secretary of Defense shall conduct a survey of relevant technologies, other than fire-fighting agent solutions, to determine whether any such technologies are available and can be adapted for use
15 16 17 18 19 20 21	USE OF FLUORINATED AQUEOUS FILM-FORM-ING FOAM. (a) SURVEY OF TECHNOLOGIES.—The Secretary of Defense shall conduct a survey of relevant technologies, other than fire-fighting agent solutions, to determine whether any such technologies are available and can be adapted for use by the Department of Defense to facilitate the phase-out of fluorinated aqueous film-forming foam. The technologies

1	systems, and other relevant technologies the Secretary deter-
2	mines appropriate.
3	(b) Report.—Not later than one year after the date
4	of enactment of this Act, the Secretary shall submit to the
5	congressional defense committees a report on the results of
6	the survey conducted under subsection (a). Such report shall
7	include—
8	(1) a description of the technologies included in
9	the survey;
10	(2) a list of the technologies that were considered
11	for further testing or analysis; and
12	(3) any technologies that are undergoing addi-
13	tional analysis for possible application within the De-
14	partment.
15	SEC. 330. INTERAGENCY BODY ON RESEARCH RELATED TO
16	PER- AND POLYFLUOROALKYL SUBSTANCES.
17	(a) Establishment.—The Director of the Office of
18	Science and Technology Policy, acting through the National
19	Science and Technology Council, shall establish an inter-
20	agency working group to coordinate Federal activities to
21	advance research and development needed to address PFAS.
22	(b) AGENCY PARTICIPATION.—The interagency work-
23	ing group shall include a representative of each—
24	(1) the Environmental Protection Agency;

1	(2) the National Institute of Environmental
2	Health Sciences;
3	(3) the Agency for Toxic Substances and Disease
4	Registry;
5	(4) the National Science Foundation;
6	(5) the Department of Defense;
7	(6) the National Institutes of Health;
8	(7) the National Institute of Standards and
9	Technology;
10	(8) the National Oceanic and Atmospheric Ad-
11	ministration;
12	(9) the Department of Interior;
13	(10) the Department of Transportation;
14	(11) the Department of Homeland Security;
15	(12) the National Aeronautics and Space Ad-
16	ministration;
17	(13) the National Toxicology Program;
18	(14) the Department of Agriculture;
19	(15) the Geological Survey;
20	(16) the Department of Commerce;
21	(17) the Department of Energy;
22	(18) the Office of Information and Regulatory
23	Affairs;
24	(19) the Office of Management and Budget; and

1	(20) any such other Federal department or agen-
2	cy as the President considers appropriate.
3	(c) Co-chairs.—The Interagency working group shall
4	be co-chaired by the Director of the Office of Science and
5	Technology Policy and, on an annual rotating basis, a rep-
6	resentative from a Member agency, as selected by the Direc-
7	tor of the Office of Science and Technology Policy.
8	(d) Responsibilities of the Working Group.—
9	The interagency working group established under subsection
10	(a) shall—
11	(1) provide for interagency coordination of Fed-
12	erally funded PFAS research and development; and
13	(2) not later than 12 months after the date of en-
14	actment of this Act, develop a strategic plan for Fed-
15	eral support for PFAS research and development (to
16	be updated not less than every 2 years) that—
17	(A) identifies all current Federally funded
18	PFAS research and development, including the
19	nature and scope of such research and develop-
20	ment and the amount of funding associated with
21	such research and development during the cur-
22	rent fiscal year, disaggregated by agency;
23	(B) identifies scientific and technological
24	challenges that must be addressed to understand
25	and to significantly reduce the environmental

1	and human health impacts of PFAS and to
2	identify cost-effective—
3	(i) alternatives to PFAS that are de-
4	signed to be safer and more environmentally
5	friendly;
6	(ii) methods for removal of PFAS from
7	the environment; and
8	(iii) methods to safely destroy or de-
9	$grade\ PFAS;$
10	(C) establishes goals, priorities, and metrics
11	for Federally funded PFAS research and develop-
12	ment that takes into account the current state of
13	research and development identified in para-
14	graph (A) and the challenges identified in para-
15	graph (B); and
16	(D) an implementation plan for Federal
17	agencies.
18	(e) Consultation.—In developing the strategic plan
19	under subsection (d), the interagency working group shall
20	consult with states, tribes, territories, local governments, ap-
21	propriate industries, academic institutions and nongovern-
22	mental organizations with expertise in PFAS research and
23	development, treatment, management, and alternative de-
24	velopment.

1	(f) Annual Report.—For each fiscal year beginning
2	with fiscal year 2022, not later than 90 days after submis-
3	sion of the President's annual budget request for such fiscal
4	year, the Interagency working group shall prepare and sub-
5	mit to Congress a report that includes—
6	(1) a summary of Federally funded PFAS re-
7	search and development for such fiscal year and the
8	preceding fiscal year, including a disaggregation of
9	spending for each participating Federal agency; and
10	(2) a description of how Federal agencies are im-
11	plementing the strategic plan described in subsection
12	(d).
13	(g) PFAS RESEARCH AND DEVELOPMENT.—The term
14	"PFAS research and development" includes any research
15	or project that has the goal of accomplishing the following:
16	(1) The removal of PFAS from the environment.
17	(2) The safe destruction or degradation of PFAS.
18	(3) The development and deployment of safer
19	and more environmentally friendly alternative sub-
20	stances that are functionally similar to those made
21	with PFAS.
22	(4) The understanding of sources of environ-
23	mental PFAS contamination and pathways to expo-
24	sure for the public.

1	(5) The understanding of the toxicity of PFAS to
2	humans and animals.
3	SEC. 331. RESTRICTION ON PROCUREMENT BY DEFENSE
4	LOGISTICS AGENCY OF CERTAIN ITEMS CON-
5	TAINING PERFLUOROALKYL SUBSTANCES
6	AND POLYFLUOROALKYL SUBSTANCES.
7	(a) Prohibition.—The Director of the Defense Logis-
8	tics Agency may not procure any covered item containing
9	$a\ perfluoroal kyl\ substance\ or\ polyfluoroal kyl\ substance.$
10	(b) Definitions.—In this section:
11	(1) The term "covered item" means—
12	(A) non-stick cookware or food service ware
13	for use in galleys or dining facilities;
14	(B) food packaging materials;
15	(C) furniture or floor waxes;
16	(D) carpeting, rugs, or upholstered fur-
17	niture;
18	(E) personal care items;
19	(F) dental floss; and
20	(G) sunscreen.
21	(2) The term "perfluoroalkyl substance" means a
22	man-made chemical of which all of the carbon atoms
23	are fully fluorinated carbon atoms.
24	(3) The term "polyfluoroalkyl substance" means
25	a man-made chemical containing a mix of fully

1	fluorinated carbon atoms, partially fluorinated car-
2	bon atoms, and nonfluorinated carbon atoms.
3	(c) Effective Date.—This section shall take effect
4	on the date that is one year after the date of the enactment
5	$of\ this\ Act.$
6	SEC. 332. STANDARDS FOR REMOVAL OR REMEDIAL AC-
7	TIONS WITH RESPECT TO PFOS OR PFOA CON-
8	TAMINATION.
9	(a) In General.—In conducting removal or remedial
10	actions pursuant to the Comprehensive Environmental Re-
11	sponse, Compensation, and Liability Act of 1980 (42 U.S.C.
12	9601 et seq.) or section 332 of the National Defense Author-
13	ization Act for Fiscal Year 2020 (Public Law 116–92) of
14	PFOS or PFOA contamination from Department of De-
15	fense or National Guard activities found in drinking water
16	or in groundwater that is not currently used for drinking
17	water, the Secretary of Defense shall ensure that such ac-
18	tions result in a level that meets or exceeds the most strin-
19	gent of the following standards for PFOS or PFOA in any
20	environmental media:
21	(1) An enforceable State standard, in effect in
22	that State, for drinking, surface, or ground water, as
23	described in $section$ $121(d)(2)(A)(ii)$ of the $Com-$
24	prehensive Environmental Response, Compensation,

1	and Liability Act of 1980 (42 U.S.C.
2	9621(d)(2)(A)(ii)).
3	(2) An enforceable Federal standard for drink-
4	ing, surface, or ground water, as described in section
5	121(d)(2)(A)(i) of the Comprehensive Environmental
6	Response, Compensation, and Liability Act of 1980
7	$(42\ U.S.C.\ 9621(d)(2)(A)(i)).$
8	(3) A health advisory under section
9	1412(b)(1)(F) of the Safe Drinking Water Act (42)
10	$U.S.C.\ 300g-1(b)(1)(F)$.
11	(b) Definitions.—In this section:
12	(1) The term "PFOA" means perfluorooctanoic
13	acid.
14	(2) The term "PFOS" means perfluorooctane
15	sulfonate.
16	(3) The terms "removal" and "remedial action"
17	have the meanings given those terms in section 101 of
18	the Comprehensive Environmental Response, Com-
19	pensation, and Liability Act of 1980 (42 U.S.C.
20	9601).
21	(c) Savings Clause.—Except with respect to the spe-
22	cific level required to be met under subsection (a), nothing
23	in this section affects the application of the Comprehensive
24	Environmental Response, Compensation, and Liability Act
25	of 1980 (42 U.S.C. 9607).

1	SEC. 333. RESEARCH AND DEVELOPMENT OF ALTERNATIVE
2	TO AQUEOUS FILM-FORMING FOAM.
3	(a) In General.—The Secretary of Defense, acting
4	through the National Institute of Standards and Technology
5	and in consultation with appropriate stakeholders and
6	manufactures, research institutions, and other Federal
7	agencies shall award grants and carry out other activities
8	to—
9	(1) promote and advance the research and devel-
10	opment of additional alternatives to aqueous film-
11	forming foam (in this section referred to as "AFFF")
12	containing per- and polyfluoroalkyl substances (in
13	this section referred to as "PFAS") to facilitate the
14	development of a military specification and subse-
15	quent fielding of a PFAS-free fire-fighting foam;
16	(2) advance the use of green and sustainable
17	$chemistry\ for\ a\ fluorine\mbox{-} free\ alternative\ to\ AFFF;$
18	(3) increase opportunities for sharing best prac-
19	tices within the research and development sector with
20	respect to AFFF;
21	(4) assist in the testing of potential alternatives
22	to AFFF; and
23	(5) provide guidelines on priorities with respect
24	to an alternative to AFFF.

1	(b) Additional Requirements.—In carrying out the
2	program required under subsection (a), the Secretary
3	shall—
4	(1) take into consideration the different uses of
5	AFFF and the priorities of the Department of Defense
6	in finding an alternative;
7	(2) prioritize green and sustainable chemicals
8	that do not pose a threat to public health or the envi-
9	ronment; and
10	(3) use and leverage research from existing De-
11	partment of Defense programs.
12	(c) Report.—The Secretary shall submit to Congress
13	a report on—
14	(1) the priorities and actions taken with respect
15	to finding an alternative to AFFF and the implemen-
16	tation of such priorities; and
17	(2) any alternatives the Secretary has denied,
18	and the reason for any such denial.
19	(d) Use of Funds.—This section shall be carried out
20	using amounts authorized to be available for the Strategic
21	Environmental Research and Development Program.

1	SEC. 334. NOTIFICATION TO AGRICULTURAL OPERATIONS
2	LOCATED IN AREAS EXPOSED TO DEPART-
3	MENT OF DEFENSE PFAS USE.
4	(a) Notification Required.—Not later than 60 days
5	after the date of the enactment of this Act, the Secretary
6	of Defense, in consultation with the Secretary of Agri-
7	culture, shall provide a notification described in subsection
8	(b) to any agricultural operation located within 10 square
9	miles of a location where covered PFAS—
10	(1) has been detected in groundwater;
11	(2) has been hydrologically linked to a local
12	water source, including a water well; and
13	(3) is suspected to be, or due to a positive test
14	known to be, the result of the use of PFAS at any in-
15	stallation of the Department of Defense located in the
16	United States or any State-owned facility of the Na-
17	tional Guard.
18	(b) Notification Requirements.—The notification
19	required under subparagraph (a) shall include:
20	(1) The name of the Department of Defense or
21	National Guard installation from which the PFAS
22	contamination in groundwater originated.
23	(2) The specific type of PFAS detected in
24	ground water.
25	(3) The detection levels of PFAS detected.

1	(4) Relevant governmental information regard-
2	ing the health and safety of the covered PFAS de-
3	tected, including relevant Federal or State standards
4	for PFAS in groundwater, livestock, food commodities
5	and drinking water, and any known restrictions for
6	sale of agricultural products that have been irrigated
7	or watered with water containing PFAS.
8	(c) Additional Testing Results.—The Secretary of
9	Defense shall provide to an agricultural operation that re-
10	ceives a notice under subsection (a) any pertinent updated
11	information, including any results of new elevated testing,
12	by not later than 15 days after receiving such information.
13	(d) Report to Congress.—Not later than 90 days
14	after the date of the enactment of this Act, and annually
15	thereafter, the Secretary of Defense shall submit to the Com-
16	mittee on Agriculture, Nutrition, and Forestry of the Senate
17	and the Committee on Agriculture of the House of Rep-
18	resentatives a report on the status of providing notice under
19	subsection (a). Such report shall include, for the period cov-
20	ered by the report—
21	(1) the approximate locations of such operations
22	relative to installations of the Department of Defense
23	located in the United States and State-owned facili-
24	ties of the National Guard;

1	(2) the PFAS substances detected in ground-
2	water; and
3	(3) the levels of PFAS detected.
4	(e) Definitions.—In this section:
5	(1) The term "covered PFAS" means each of the
6	following:
7	(A) Perfluorooctanoic acid (commonly re-
8	ferred to as "PFOA") (Chemical Abstracts Serv-
9	ice No. 335-67-1).
10	(B) Perfluorooctane sulfonic acid (com-
11	monly referred to as "PFOS") (Chemical Ab-
12	stracts Service No. 1763–23–1).
13	(C) Perfluorobutanesulfonic acid (com-
14	monly referred to as "PFBS") (Chemical Ab-
15	stracts Service No. 375-73-5).
16	(D) Perfluorohexane sulfonate (commonly
17	referred to as "PFHxs") (Chemical Abstracts
18	Service No. 108427-53-8).
19	(E) Perfluoroheptanoic acid (commonly re-
20	ferred to as "PFHpA") (Chemical Abstracts
21	Service No. 375-85-9).
22	(F) Perfluorohexanoic acid (commonly re-
23	ferred to as "PFHxA") (Chemical Abstracts
24	Service No. 307-24-4).

1	(G) Perfluorodecanoic acid (commonly re-
2	ferred to as "PFDA") (Chemical Abstracts Serv-
3	ice No. 335-76-2).
4	(H) Perfluorononanoic acid (commonly re-
5	ferred to as "PFNA") (Chemical Abstracts Serv-
6	ice No. 375-95-1).
7	(2) The term "PFAS" means a perfluoroalkyl or
8	polyfluoroalkyl substance with at least one fully
9	fluorinated carbon atom, including the chemical
10	Gen X.
11	SEC. 335. PUBLIC DISCLOSURE OF RESULTS OF DEPART-
12	MENT OF DEFENSE TESTING FOR
13	PERFLUOROALKYL OR POLYFLUOROALKYL
	PERFLUOROALKYL OR POLYFLUOROALKYL SUBSTANCES.
13 14	
13 14 15	SUBSTANCES.
13 14 15	SUBSTANCES. (a) Public Disclosure of Pfas Testing.—The
13 14 15 16	SUBSTANCES. (a) Public Disclosure of Pfas Testing.—The Secretary of Defense shall publicly disclose the results of any
13 14 15 16	SUBSTANCES. (a) Public Disclosure of Pfas Testing.—The Secretary of Defense shall publicly disclose the results of any testing for perfluoroalkyl or polyfluoroalkyl substances
113 114 115 116 117	SUBSTANCES. (a) Public Disclosure of Pfas Testing.—The Secretary of Defense shall publicly disclose the results of any testing for perfluoroalkyl or polyfluoroalkyl substances (commonly referred to as "Pfas") conducted on military
13 14 15 16 17 18	SUBSTANCES. (a) Public Disclosure of Pfas Testing.—The Secretary of Defense shall publicly disclose the results of any testing for perfluoroalkyl or polyfluoroalkyl substances (commonly referred to as "Pfas") conducted on military installations or formerly used defense sites, including—
13 14 15 16 17 18 19 20	SUBSTANCES. (a) Public Disclosure of Pfas Testing.—The Secretary of Defense shall publicly disclose the results of any testing for perfluoroalkyl or polyfluoroalkyl substances (commonly referred to as "Pfas") conducted on military installations or formerly used defense sites, including— (1) all such testing results conducted by the De-
13 14 15 16 17 18 19 20 21	SUBSTANCES. (a) Public Disclosure of Pfas Testing.—The Secretary of Defense shall publicly disclose the results of any testing for perfluoroalkyl or polyfluoroalkyl substances (commonly referred to as "Pfas") conducted on military installations or formerly used defense sites, including— (1) all such testing results conducted by the Department of Defense; and

1	or pursuant to an agreement with the Department of
2	Defense.
3	(b) Nature of Disclosure.—The Secretary of De-
4	fense may satisfy the disclosure requirement under sub-
5	section (a) by publishing the information, datasets, and re-
6	sults relating to the testing referred to in such subsection—
7	(1) on the publicly available website established
8	under section 331(b) of the National Defense Author-
9	ization Act of 2020 (Public Law 116-92);
10	(2) on another publicly available website of the
11	Department of Defense; or
12	(3) in the Federal Register.
13	(c) Requirements.—The information required to be
14	disclosed by the Secretary of Defense under subsection (a)
15	and published under subsection (b) shall—
16	(1) constitute a record for the purposes of chap-
17	ter 21, 29, 31, and 33 of title 44, United States Code;
18	and
19	(2) include any underlying datasets or addi-
20	tional information of interest to the public, as deter-
21	mined by the Secretary of Defense.
22	(d) Local Notification.—Prior to conducting any
23	testing for perfluoroalkyl or polyfluoroalkyl substances, the
24	Secretary of Defense shall provide to the managers of the
25	public water system and the publicly owned treatment

1	works serving the areas located immediately adjacent to the
2	military installation where such testing is to occur notice
3	in writing of the testing.
4	(e) Definitions.—In this section:
5	(1) The term "formerly used defense site" means
6	any site formerly used by the Department of Defense
7	or National Guard eligible for environmental restora-
8	tion by the Secretary of Defense funded under the
9	"Environmental Restoration Account, Formerly Used
10	Defense Sites" account established under section
11	2703(a)(5) of title 10, United States Code.
12	(2) The term "military installation" has the
13	meaning given such term in section 2801(c)(4) of title
14	10, United States Code.
15	(3) The term "perfluoroalkyl or polyfluoroalkyl
16	substance" means any per or polyfluoroalkyl sub-
17	stance with at least one fully fluorinated carbon
18	atom.
19	(4) The term "public water system" has the
20	meaning given such term under section 1401(4) of the
21	Safe Drinking Water Act (42 U.S.C. 300f(4)).
22	(5) The term "treatment works" has the meaning
23	given such term in section 212(2) of the Federal
24	Water Pollution Control Act (33 U.S.C. 1292(2)).

1	Subtitle C—Logistics and
2	Sustainment
3	SEC. 351. NATIONAL DEFENSE SUSTAINMENT AND LOGIS-
4	TICS REVIEW.
5	(a) In General.—Chapter 2 of title 10, United States
6	Code, is amended by inserting after section 118 the fol-
7	lowing new section:
8	"§ 118a. National Defense Sustainment and Logistics
9	Review
10	"(a) Quadrennial Review Required.—Two years
11	after the submittal of each national defense strategy under
12	section 113(g) of this title, the Secretary of Defense shall
13	conduct a comprehensive review of the sustainment and lo-
14	gistics requirements necessary to support the force structure,
15	force modernization, infrastructure, and other elements of
16	the defense program and policies of the United States dur-
17	ing the subsequent 5-, 10-, and 25-year periods. Each such
18	review shall be known as the 'National Defense Sustainment
19	and Logistics Review'. Each such review shall be conducted
20	in consultation with the Secretaries of the military depart-
21	ments, the chief of the armed services, the Commander of
22	United States Transportation Command, and the Com-
23	mander of the Defense Logistics Agency.
24	"(b) Report to Congress.—(1) Not later than the
25	first Monday in February of the year following the fiscal

1	year during which the review required by subsection (a) is
2	submitted, the Secretary shall submit to the congressional
3	defense committees a report on the review. Each such report
4	shall include each of the following:
5	"(A) An assessment of the strategic and tactical
6	maritime logistics force (including non-military as-
7	sets provided by Military Sealift Command and
8	through the Voluntary Intermodal Sealift Agreement)
9	required to support sealift and at sea logistics re-
10	quirements of forces to meet steady state and contin-
11	gency requirements.
12	"(B) An assessment of the strategic and tactical
13	airlift and tankers (including non-military assets
14	provided by the Civil Reserve Air Fleet and through
15	the Voluntary Tanker Agreement) required to support
16	movement of forces to meet steady state and contin-
17	gency requirements.
18	"(C) An assessment of the location, configura-
19	tion, and inventory of prepositioned materiel and
20	equipment programs required to meet steady state
21	and contingency requirements.
22	"(D) An assessment of the location, infrastruc-
23	ture, and storage capacity for petroleum, oil, and lu-
24	bricant products, as well as the ability to distribute
25	such products from storage supply points to deployed

1	military forces, required to meet steady state and con-
2	tingency requirements.
3	"(E) An assessment of the capabilities, capacity,
4	and infrastructure of the Department of Defense or-
5	ganic industrial base and private sector industrial
6	base required to meet steady-state and surge software
7	and depot maintenance requirements.
8	"(F) An assessment of the production capability,
9	capacity, and infrastructure, of the Department of
10	Defense organic industrial base and private sector in-
11	dustrial base required to meet steady-state and surge
12	production requirements for ammunition and other
13	military munitions.
14	"(G) An assessment of the condition, capacity,
15	and location of military infrastructure required to
16	project military forces to meet steady-state and con-
17	tingency requirements.
18	"(H) An assessment of the cybersecurity risks to
19	military and commercial logistics networks and infor-
20	mation technology systems.
21	"(I) An assessment of the gaps between the re-
22	quirements identified under subparagraphs (A)
23	through (H) compared to the actual force structure
24	and infrastructure capabilities, capacity, and posture

1	and the risks associated with each gap as it relates
2	to the ability to meet the national defense strategy.
3	"(J) A discussion of the identified mitigations
4	being pursued to address each gap and risk identified
5	under subparagraph (I) as well as the initiatives and
6	resources planned to address such gaps, as included
7	in the Department of Defense budget request sub-
8	mitted during the same year as the report and the ap-
9	plicable future-years defense program.
10	"(K) An assessment of the extent to which
11	wargames conducted by the Department of Defense,
12	Joint Staff, geographic combatant commands, and
13	military departments incorporate logistics capabili-
14	ties and threats and a description of the logistics con-
15	straints to operations identified through such
16	wargames.
17	"(L) Such other matters the Secretary of Defense
18	$considers\ appropriate.$
19	"(2) The report required under this subsection shall
20	be submitted in classified form and shall include an unclas-
21	sified summary.
22	"(c) Comptroller General Review.—Not later
23	than 180 days after the date on which Secretary submits
24	each report required under subsection (b), the Comptroller

1	General shall submit to the congressional defense committees
2	a report that includes an assessment of each of the following:
3	"(1) Whether the report includes each of the ele-
4	ments referred to in subsection (b).
5	"(2) The strengths and weaknesses of the ap-
6	proach and methodology used in conducting the re-
7	view required under subsection (a) that is covered by
8	the report.
9	"(3) Any other matters relating to sustainment
10	that may arise from the report, as the Comptroller
11	General considers appropriate.
12	"(d) Relationship to Budget.—Nothing in this sec-
13	tion shall be construed to affect section 1105(a) of title 31.
14	"(e) Termination.—The requirement to submit a re-
15	port under this section shall terminate on the date that is
16	10 years after the date of the enactment of this section.".
17	(b) Clerical Amendment.—The table of sections at
18	the beginning of such chapter is amended by inserting after
19	the item relating to section 118 the following new item:
	"118a. National Defense Sustainment and Logistics Review.".
20	(c) Deadline for Submittal of First Report.—
21	Notwithstanding the deadline in subsection (b)(1) of section
22	118a of title 10, United States Code, the Secretary of De-
23	fense shall submit the first report under such section by no
24	later than the date that is 18 months after the date of the
25	enactment of this Act.

1	SEC. 352. EXTENSION OF SUNSET RELATING TO CHARTER
2	AIR TRANSPORTATION SERVICES.
3	Section 9515(k) of title 10, United States Code, is
4	amended by striking "2020" and inserting "2025".
5	SEC. 353. ADDITIONAL ELEMENTS FOR INCLUSION IN NAVY
6	SHIP DEPOT MAINTENANCE BUDGET REPORT.
7	Section 363(b) of the National Defense Authorization
8	Act for Fiscal Year 2020 (Public Law 116–92) is amended
9	by adding at the end the following new paragraphs:
10	"(6) The execution of the planned schedule, cat-
11	egorized by class of ship, for each of the three pre-
12	ceding fiscal years, including—
13	"(A) the actual contract award compared to
14	the milestone;
15	"(B) the planned completion date compared
16	to the actual completion date; and
17	"(C) each regional maintenance center's
18	availability schedule performance for on-time
19	$availability\ completion.$
20	"(7) In accordance with the findings of the Gov-
21	ernment Accountability Office (GAO 20-370)—
22	"(A) in 2021, an analysis plan for the eval-
23	uation of pilot program availabilities funded by
24	the Other Procurement, Navy account; and
25	"(B) in 2022, a report on the Navy's
26	progress implementing such analysis plan.".

1	SEC. 354. MODIFICATION TO LIMITATION ON LENGTH OF
2	OVERSEAS FORWARD DEPLOYMENT OF
3	NAVAL VESSELS.
4	Section 323(b) of the National Defense Authorization
5	Act for Fiscal Year 2019 (Public Law 115–232; 10 U.S.C.
6	8690 note) is amended by striking "In the case of any naval
7	vessel" and inserting "In the case of any aircraft carrier,
8	amphibious ship, cruiser, destroyer, frigate, or littoral com-
9	bat ship".
10	SEC. 355. INDEPENDENT ADVISORY PANEL ON WEAPON
11	SYSTEM SUSTAINMENT.
12	(a) Establishment.—The Secretary of Defense shall
13	establish an independent advisory panel (in this section re-
14	ferred to as the "panel") on the weapon system sustainment
15	ecosystem. The National Defense University and the Defense
16	Acquisition University shall sponsor the panel, including
17	by providing administrative support.
18	(b) Membership.—
19	(1) Composition.—The panel shall be comprised
20	of nine members, of whom—
21	(A) five shall be appointed by the Secretary
22	of Defense;
23	(B) one shall be appointed by the Chairman
24	of the Committee on Armed Services of the Sen-
25	ate;

1	(C) one shall be appointed by the Ranking
2	Member of the Committee on Armed Services of
3	the Senate;
4	(D) one shall be appointed by the Chairman
5	of the Committee on Armed Services of the House
6	of Representatives; and
7	(E) one shall be appointed by the Ranking
8	Member of the Committee on Armed Services of
9	the House of Representatives.
10	(2) Expertise.—In making appointments
11	under this subsection, consideration should be given to
12	individuals with expertise in public and private-sec-
13	tor acquisition, sustainment, and logistics policy in
14	aviation, ground, maritime systems, and space sys-
15	tems and their related components.
16	(3) Appointment date.—The appointment of
17	the members of the panel shall be made not later than
18	120 days after the date of the enactment of this Act.
19	(c) Duties.—The panel shall—
20	(1) review the weapon system sustainment eco-
21	system from development, production, and
22	sustainment of the weapon system through use in the
23	field, depot and field-level maintenance, modification,
24	and disposal with a goal of—

1	(A) maximizing the availability and mis-
2	sion capabilities of weapon systems;
3	(B) reducing overall life-cycle costs of weap-
4	on systems during fielding, operation and
5	sustainment; and
6	(C) aligning weapon system sustainment
7	functions to the most recent national defense
8	strategy submitted pursuant to section 113 of
9	title 10, United States Code; and
10	(2) using information from the review of the
11	weapon system sustainment ecosystem, make rec-
12	ommendations related to statutory, regulatory, policy,
13	or operational best practices the panel considers nec-
14	essary.
15	(d) Report.—
16	(1) Interim report.—Not later than one year
17	after the date on which all members of the panel have
18	been appointed, the panel shall provide to the Sec-
19	retary of Defense and the Committees on Armed Serv-
20	ices of the Senate and House of Representatives a
21	briefing on the interim findings and recommenda-
22	tions of the panel.
23	(2) Final report.—Not later than two years
24	after the date on which all members of the panel have
25	been appointed, the panel shall submit to the Sec-

1	retary of Defense and the Committees on Armed Serv-
2	ices of the Senate and House of Representatives a re-
3	port setting for a detailed statement of the findings
4	and conclusions the panel as a result of the review de-
5	scribed in subsection (c), together with such rec-
6	ommendations related to statutory, regulatory, policy,
7	or operational practices as the panel considers appro-
8	priate in light of the results of the review.
9	(e) Administrative Matters.—
10	(1) In general.—The Secretary of Defense shall
11	provide the panel with timely access to appropriate
12	information, data, resources, analysis, and logistics
13	support so that the panel may conduct a thorough
14	and independent assessment as required under this
15	section.
16	(2) Effect of lack of appointment by ap-
17	POINTMENT DATE.—If any member has not been ap-
18	pointed by the date specified in subsection (b)(3), the
19	authority to appoint such member under subsection
20	(b)(1) shall expire, and the number of members of the
21	panel shall be reduced by the number equal to the
22	number of appointments so not made.
23	(3) Period of Appointment; vacancies.—
24	Members of the panel shall be appointed for the dura-

tion of the panel. Any vacancy in the panel shall not

1	affect its powers, but shall be filled in the same man-
2	ner as the original appointment.
3	(4) Chair.—The panel shall select a Chair from
4	among its members. The Chair may not be a Federal
5	officer or employee.
6	(f) TERMINATION.—The panel shall terminate 90 days
7	after the date on which the panel submits the report re-
8	quired under subsection $(d)(2)$.
9	SEC. 356. BIANNUAL BRIEFINGS ON STATUS OF SHIPYARD
10	INFRASTRUCTURE OPTIMIZATION PLAN.
11	(a) Briefings Required.—During the period begin-
12	ning on July 1, 2020, and ending on July 1, 2025, the
13	Secretary of the Navy shall provide to the congressional de-
14	fense committees biannual briefings on the status of the
15	$Shipy ard\ In frastructure\ Optimization\ Plan.$
16	(b) Elements of Briefings.—Each briefing under
17	subsection (a) shall include a discussion of the status of each
18	of the following elements:
19	(1) A master plan for infrastructure develop-
20	ment, including projected military construction and
21	capital equipment projects.
22	(2) A planning and design update for military
23	construction, minor military construction, and facil-
24	ity sustainment projects over the subsequent five-year
25	period.

1	(3) A human capital management and develop-
2	ment plan.
3	(4) A workload management plan that includes
4	synchronization requirements for each shipyard and
5	ship class.
6	(5) Performance metrics and an assessment plan.
7	(6) A funding and authority plan that includes
8	funding lines across the future years defense program.
9	SEC. 357. MATERIEL READINESS METRICS AND OBJECTIVES
10	FOR MAJOR WEAPON SYSTEMS.
11	(a) In General.—Section 118 of title 10, United
12	States Code is amended—
13	(1) by amending the section heading to read as
14	follows: "Materiel readiness metrics and ob-
15	jectives for major weapon systems";
16	(2) by striking "Not later than five days" and
17	inserting the following:
18	"(d) Budget Justification.—Not later than five
19	days";
20	(3) by inserting before subsection (d) (as des-
21	ignated by paragraph (2)) the following new sub-
22	sections:
23	"(a) Materiel Readiness Metrics.—Each head of
24	an element of the Department specified in paragraphs (1)
25	through (10) of section 111(b) of this title shall establish

- 1 and maintain material readiness metrics to enable assess-
- 2 ment of the readiness of members of the armed forces to
- 3 carry out—
- 4 "(1) the strategic framework required by section
- 5 113(g)(1)(B)(vii) of this title; and
- 6 "(2) guidance issued by the Secretary of Defense
- 7 pursuant to section 113(g)(1)(B) of this title.
- 8 "(b) Required Metrics.—At a minimum, the mate-
- 9 riel readiness metrics required by subsection (a) shall ad-
- 10 dress the materiel availability, operational availability,
- 11 operational capability, and material reliability of each
- 12 major weapon system by designated mission, design series,
- 13 variant, or class.
- 14 "(c) Materiel Readiness Objectives.—(1) Not
- 15 later than one year after the date of the enactment of this
- 16 Act, each head of an element described in subsection (a)
- 17 shall establish the metrics required by subsection (b) nec-
- 18 essary to support the strategic framework and guidance re-
- 19 ferred to in paragraph (1) and (2) of subsection (a).
- 20 "(2) Annually, each head of an element described in
- 21 subsection (a) shall review and revise the metrics required
- 22 by subsection (b) and include any such revisions in the ma-
- 23 terials submitted to Congress in support of the budget of
- 24 the President under section 1105 of title 31.";

1	(4) in subsection (d) (as designated by para-
2	graph (2))—
3	(A) in paragraph (1)—
4	(i) by striking "materiel reliability,
5	and mean down time metrics for each major
6	weapons system" and inserting "oper-
7	ational availability, and materiel reliability
8	for each major weapon system"; and
9	(ii) by inserting "and" at the end;
10	(B) in paragraph (2), by striking "; and"
11	and inserting a period at the end; and
12	(C) by striking paragraph (3); and
13	(5) by adding at the end the following new sub-
14	section:
15	"(e) Definitions.—In this section:
16	"(1) The term 'major weapon system' has the
17	meaning given in section 2379(f) of this title.
18	"(2) The term 'materiel availability' means a
19	measure of the percentage of the total inventory of a
20	major weapon system that is operationally capable of
21	performing an assigned mission.
22	"(3) The term 'materiel reliability' means the
23	probability that a major weapon system will perform
24	without failure over a specified interval.

1	"(4) The term 'operational availability' means a
2	measure of the percentage of time a major weapon
3	system is operationally capable.
4	"(5) The term 'operationally capable' means a
5	materiel condition indicating that a major weapon
6	system is capable of performing its assigned mission
7	and has no discrepancies with a subsystem of a major
8	weapon system.".
9	(b) Clerical Amendment.—The table of sections at
10	the beginning of chapter 2 of title 10, United States Code,
11	is amended by striking the item relating to section 118 and
12	inserting the following new item:
	"118. Materiel readiness metrics and objectives for major defense acquisition programs.".
13	(c) Briefing.—Not later than October 1, 2021, the
14	Secretary of Defense shall brief the congressional defense
15	committees regarding the implementation of the materiel
16	readiness metrics required under section 118 of title 10,
17	United States Code, as amended by subsection (a).
18	Subtitle D—Munitions Safety and
19	Over sight
20	SEC. 361. CHAIR OF DEPARTMENT OF DEFENSE EXPLOSIVE
21	SAFETY BOARD.
22	(a) Responsibilities.—Section 172 of title 10,
23	United States Code, is amended by adding at the end the
24	following new subsections:

1	"(c) Responsibilities of Chair.—The chair of the
2	explosive safety board shall carry out the following respon-
3	sibilities:
4	"(1) To act as the principal executive representa-
5	tive and advisor of the Secretary on explosive and
6	chemical agent safety matters related to Department
7	of Defense military munitions.
8	"(2) To perform the hazard classification ap-
9	proval duties assigned to the chair.
10	"(3) To preside over meetings of the explosive
11	safety board.
12	"(4) To direct the staff of the explosive safety
13	board.
14	"(5) To performs other functions relating to ex-
15	plosives safety management, as directed by the Assist-
16	ant Secretary of Defense for Sustainment.
17	"(6) To provide impartial and objective advice
18	related to explosives safety management to the Sec-
19	retary of Defense and the heads of the military de-
20	partments.
21	"(7) To serve as the principal representative and
22	advisor of the Department of Defense on matters re-
23	lating to explosives safety management.
24	"(8) To provide assistance and advice to the
25	Under Secretary of Defense for Acquisition and

1	Sustainment and the Deputy Director of Land War-
2	fare and Munitions in munitions acquisition over-
3	sight and technology advancement for Department of
4	Defense military munitions, especially in the areas of
5	explosives and chemical agent safety and demili-
6	tarization.
7	"(9) To provide assistance and advice to the As-
8	sistant Secretary of Defense for Logistics and Mate-
9	rial Readiness in sustainment oversight of Depart-
10	ment of Defense military munitions, especially in the
11	areas of explosives and chemical agent safety, storage,
12	transportation, and demilitarization.
13	"(10) To develop and recommend issuances to
14	define the functions of the explosive safety board.
15	"(11) To establishes joint hazard classification
16	procedures with covered components of the Depart-
17	ment.
18	"(12) To make recommendations to the Under
19	Secretary of Defense for Acquisition and Sustainment
20	with respect to explosives and chemical agent safety
21	tenets and requirements.
22	"(13) To conducts oversight of Department of
23	Defense explosive safety management programs.
24	"(14) To carry out such other responsibilities as
25	the Secretary of Defense determines appropriate.

1	"(d) Responsibilities of Executive Director
2	AND CIVILIAN MEMBERS.—The executive director and civil-
3	ian members of the explosive safety board shall—
4	"(1) provide assistance to the chair in carrying
5	out the responsibilities specified in subsection (c); and
6	"(2) carry out such other responsibilities as the
7	chair determines appropriate.
8	"(e) Meetings.—(1) The explosive safety board shall
9	meet not less frequently than quarterly.
10	"(2) The chair shall submit to the congressional defense
11	committees an annual report describing the activities con-
12	ducted at the meetings of the board.
13	"(f) Exclusive Responsibilities.—The explosive
14	safety board shall have exclusive responsibility within the
15	Department of Defense for—
16	"(1) recommending new and updated explosive
17	and chemical agent safety regulations and standards
18	to the Assistant Secretary of Defense for Energy In-
19	stallations and Environment for submittal to the
20	Under Secretary of Defense for Acquisition and
21	Sustainment; and
22	"(2) acting as the primary forum for coordina-
23	tion among covered components of the Department on
24	all matters related to explosive safety management.

1	"(g) Covered Components.—In this section, the cov-
2	ered components of the Department are each of the fol-
3	lowing:
4	"(1) The Office of the Secretary of Defense.
5	"(2) The military departments.
6	"(3) The Office of the Chairman of the Joint
7	Chiefs of Staff and the Joint Staff, the Combatant
8	Commands.
9	"(4) The Office of the Inspector General of the
10	Department.
11	"(5) The Defense Agencies.
12	"(6) The Department of Defense field activities.
13	"(7) All other organizational entities within the
14	Department.".
15	(b) Deadline for Appointment.—By not later than
16	90 days after the date of the enactment of this Act, the Sec-
17	retary of Defense shall take such steps as may be necessary
18	to ensure that the explosive safety board of the Department
19	of Defense, as authorized under section 172 of title 10,
20	United States Code, has a chair who is a military officer
21	and whose responsibilities include the day-to-day manage-
22	ment of the explosive safety board and the responsibilities
23	provided in subsection (c) of such section.
24	(c) Limitation on Use of Funds.—Of the amounts
25	authorized to be appropriated or otherwise made available

1	in this Act for the Office of the Under Secretary of Defense
2	for Acquisition and Sustainment for fiscal year 2021, not
3	more than 75 percent may be obligated or expended until
4	the date on which the Under Secretary of Defense certifies
5	to the congressional defense committees that all board mem-
6	ber positions, including the chair, of the Department of De-
7	fense explosive safety board, as authorized under section 172
8	of title 10, United States Code, as amended by this section,
9	have been filled by military officers as required by such sec-
10	tion.
11	SEC. 362. EXPLOSIVE ORDNANCE DISPOSAL DEFENSE PRO-
12	GRAM.
13	(a) Roles, Responsibilities, and Authorities.—
14	Section 2284(b) of title 10, United States Code, as amended
15	
15	by section 1052 of the National Defense Authorization Act
	by section 1052 of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92), is further
16	
16 17	for Fiscal Year 2020 (Public Law 116–92), is further
16 17	for Fiscal Year 2020 (Public Law 116–92), is further amended—
16 17 18	for Fiscal Year 2020 (Public Law 116–92), is further amended— (1) in paragraph (1)(A)—
16 17 18 19	for Fiscal Year 2020 (Public Law 116–92), is further amended— (1) in paragraph (1)(A)— (A) by inserting "and" before "integration";
16 17 18 19 20	for Fiscal Year 2020 (Public Law 116–92), is further amended— (1) in paragraph (1)(A)— (A) by inserting "and" before "integration"; and
16 17 18 19 20 21	for Fiscal Year 2020 (Public Law 116–92), is further amended— (1) in paragraph (1)(A)— (A) by inserting "and" before "integration"; and (B) by striking "an Assistant Secretary of

1	(2) in paragraph (2), by striking "to whom re-
2	sponsibility is assigned under paragraph (1)(A)" and
3	inserting "for Special Operations and Low Intensity
4	Conflict";
5	(3) by redesignating paragraphs (3) and (4) as
6	paragraphs (4) and (5), respectively; and
7	(4) by inserting after paragraph (2) the fol-
8	lowing new paragraph (3):
9	"(3) the Assistant Secretary of Defense for Spe-
10	cial Operations and Low Intensity Conflict shall co-
11	ordinate with—
12	"(A) the Under Secretary of Defense for In-
13	telligence on explosive ordnance technical intel-
14	ligence;
15	"(B) the Under Secretary of Defense for Ac-
16	quisition and Sustainment on explosive ord-
17	nance disposal research, development, and acqui-
18	sition;
19	"(C) the Under Secretary of Defense for Re-
20	search and Engineering on explosive ordnance
21	disposal research, development, test, and evalua-
22	tion; and
23	"(D) the Assistant Secretary of Defense for
24	Homeland Security and Global Security on ex-

1	plosive ordnance disposal on defense support of
2	civil authorities;".
3	(b) Report.—Not later than 180 days after the date
4	of the enactment of this Act, the Secretary of Defense shall
5	submit to the Committees on Armed Services of the Senate
6	and House of Representatives a report of the Explosive Ord-
7	nance Disposal Defense Program under section 2284 of title
8	10, United States Code. Such report shall include each of
9	the following:
10	(1) The status of the establishment and organiza-
11	tion of the Program and the compliance with the re-
12	quirements of such section, as amended by section
13	1052 of the National Defense Authorization Act for
14	Fiscal Year 2020.
15	(2) An assessment of the feasibility and advis-
16	ability of designating the Joint Program Executive
17	Officer for Armaments and Ammunition as the joint
18	program executive officer for the explosive ordnance
19	disposal program or establishing a rotation of the role
20	between an Army, Navy, and Air Force entity on a
21	periodic basis.
22	(3) An assessment of the feasibility and advis-
23	ability of designating the Director of the Defense
24	Threat Reduction Agency with management responsi-
25	bility for a Defense-wide program element for explo-

1	sive ordnance disposal research, development, test,
2	and evaluation transactions other than contracts, co-
3	operative agreements, and grants related to section
4	2371 of title 10, United States Code, during research
5	projects including rapid prototyping and limited pro-
6	curement urgent activities and acquisition.
7	SEC. 363. ASSESSMENT OF RESILIENCE OF DEPARTMENT
8	OF DEFENSE MUNITIONS ENTERPRISE.
9	(a) Assessment.—Not later than 60 days after the
10	date of the enactment of this Act, the Secretary of Defense
11	shall enter into an agreement with a federally-funded re-
12	search and development center with relevant expertise under
13	which such center shall conduct an assessment of the resil-
14	ience of the Department of Defense munitions enterprise.
15	(b) Elements.—The assessment required under sub-
16	section (a) shall include the following elements:
17	(1) An identification of the points of failure with
18	respect to the munitions enterprise, including phys-
19	ical locations, materials, suppliers, contractors, and
20	other relevant elements, that, if failure occurs, would
21	have the largest negative impact on the capacity, re-
22	siliency, and safety of the enterprise.
23	(2) An evaluation of the efforts of the Depart-
24	ment of Defense to address the points of failure iden-
25	tified under paragraph (1).

1	(3) Recommendation with respect to any addi-
2	tional efforts or actions that could be taken to provide
3	for mitigation or solutions with respect to such points
4	$of\ failure.$
5	(4) An evaluation of the capacity of the muni-
6	tions enterprise to support a sudden surge in demand
7	to support a contingency.
8	(5) An evaluation of the capacity of the muni-
9	tions enterprise to withstand intentional disruption
10	during a conflict.
11	(c) Report and Briefings.—The Secretary shall—
12	(1) submit to the congressional defense commit-
13	tees a report on the results of assessment conducted
14	under this section by not later than December 31,
15	2021; and
16	(2) provide for such committees interim briefings
17	on such assessment upon request.
18	(d) Point of Failure.—In this section, the term
19	"point of failure" means, with respect to the munitions en-
20	terprise, an aspect of the enterprise, that, if it were to fail
21	or be significantly negatively impacted would cause the por-
22	tion of the enterprise it supports to either fail or be signifi-
23	cantly negatively impacted.

1	SEC. 364. REPORT ON SAFETY WAIVERS AND MISHAPS IN
2	DEPARTMENT OF DEFENSE MUNITIONS EN-
3	TERPRISE.
4	(a) Report Required.—The Secretary shall include
5	with the Department of Defense materials submitted to Con-
6	gress with the budget of the President for each of fiscal years
7	2022 through 2025 (as submitted to Congress pursuant to
8	section 1105 of title 31, United States Code), a report on
9	safety waivers provided in the Department of Defense muni-
10	tions enterprise. Each such report shall include each of the
11	following for the year covered by the report and each of the
12	preceding three years:
13	(1) A list of each waiver, exemption, and secre-
14	tarial exemption or certification provided with re-
15	spect to any Department of Defense munitions safety
16	standard.
17	(2) For each such waiver, exemption, or certifi-
18	cation provided—
19	(A) the location where the waiver, exemp-
20	tion, or certification was provided;
21	(B) a summary of the justification used for
22	providing the waiver, exemption, or certification;
23	(C) the time period during which the waiv-
24	er, exemption, or certification applies and the
25	number of times such a waiver exemption or

1	certification has been provided at that location;
2	and
3	(D) a list of all safety-related mishaps that
4	occurred at locations where waivers, exemptions,
5	or certifications were in place, and for each such
6	mishap, whether or not a subsequent investiga-
7	tion determined the waiver, exemption, or certifi-
8	cation was related or may have been related to
9	$the\ mishap.$
10	(3) A list and summary of all class A-E mishaps
11	related to the construction, storage, transportation,
12	usage, and demilitarization of munitions.
13	(4) Any mitigation efforts in place at any loca-
14	tion where a waiver, exemption, or certification has
15	been provided or where a safety-related mishap has
16	occurred.
17	(5) Such other matters as the Secretary deter-
18	mines appropriate.
19	(b) Munitions Defined.—In this section, the term
20	"munitions" includes ammunition, explosives, and chem-
21	ical agents.

1	Subtitle E—Other Matters
2	SEC. 371. PILOT PROGRAM FOR TEMPORARY ISSUANCE OF
3	MATERNITY-RELATED UNIFORM ITEMS.
4	(a) Pilot Program.—The Director of the Defense Lo-
5	gistics Agency, in coordination with the Secretaries con-
6	cerned, shall carry out a pilot program under which each
7	Secretary concerned shall establish an office for issuing ma-
8	ternity-related uniform items to pregnant members of the
9	Armed Forces, on a temporary basis and at no cost to such
10	member. In carrying out the pilot program, the Director
11	shall take the following actions:
12	(1) The Director shall ensure that such offices
13	maintain a stock of each type of maternity-related
14	uniform item determined necessary by the Secretary
15	concerned, including service uniforms items, utility
16	uniform items, and other items relating to the com-
17	mand and duty assignment of the member requiring
18	is suance.
19	(2) The Director shall ensure that such items
20	have not been treated with the chemical permethrin.
21	(3) The Director, in coordination with the Sec-
22	retary concerned, shall determine a standard number
23	of maternity-related uniform items that may be
24	issued per member.

1	(4) The Secretary concerned shall ensure that
2	any member receiving a maternity-related uniform
3	item returns such item to the relevant office estab-
4	lished under paragraph (1) on the date on which the
5	Secretary concerned determines the member no longer
6	requires such item.
7	(5) The Secretary concerned shall inspect, proc-
8	ess, repair, clean, and re-stock items returned by a
9	member pursuant to paragraph (4) for re-issuance
10	from such relevant office.
11	(6) The Director, in coordination with the Secre-
12	taries concerned, may issue such guidance and regu-
13	lations as necessary to carry out the pilot program.
14	(b) Termination.—No maternity-related uniform
15	items may be issued to a member of the Armed Forces under
16	the pilot program after September 30, 2026.
17	(c) Report.—Not later than September 30, 2025, the
18	Director of the Defense Logistics Agency, in coordination
19	with the Secretaries concerned, shall submit to the congres-
20	sional defense committees a report on the pilot program.
21	Such report shall include each of the following:
22	(1) For each year during which the pilot pro-
23	gram was carried out, the number of members of the
24	Armed Forces who received a maternity-related uni-
25	form item under the pilot program.

1	(2) An overview of the costs associated with, and
2	any savings realized by, the pilot program, including
3	a comparison of the cost of maintaining a stock of
4	maternity-related uniform items for issuance under
5	the pilot program versus the cost of providing allow-
6	ances to members for purchasing such items.
7	(3) A recommendation on whether the pilot pro-
8	gram should be extended after the date of termination
9	under subsection (b) and whether legislation is nec-
10	essary for such extension.
11	(4) Any other matters that the Secretary of De-
12	fense determines appropriate.
13	(d) Authorization of Appropriations.—Of the
14	amounts authorized to be appropriated for operation and
15	maintenance, Defense-wide, for fiscal year 2021, as speci-
16	$fied\ in\ the\ funding\ table\ in\ section\ 4301,\ \$10,000,000\ shall$
17	be available for implementation of the pilot program.
18	SEC. 372. SERVICEWOMEN'S COMMEMORATIVE PARTNER-
19	SHIPS.
20	(a) In General.—The Secretary of the Army may
21	enter into a contract, partnership, or grant with a non-
22	profit organization for the purpose of providing financial
23	support for the maintenance and sustainment of infrastruc-
24	ture and facilities at military service memorials and muse-
25	ums that highlight the role of women in the military. Such

1	a contract, partnership, or grant shall be referred to as a
2	"Servicewomen's Commemorative Partnership".
3	(b) Authorization of Appropriations.—Of the
4	amounts authorized to be appropriated for fiscal year 2021,
5	as identified in division D of this Act , \$3,000,000 shall be
6	$available\ for\ Service women's\ Commemorative\ Partnerships$
7	under subsection (a).
8	SEC. 373. BIODEFENSE ANALYSIS AND BUDGET SUBMIS-
9	SION.
10	(a) Annual Analysis.—For each fiscal year, the Di-
11	rector of the Office of Management and Budget shall—
12	(1) conduct a detailed and comprehensive anal-
13	ysis of Federal biodefense programs; and
14	(2) develop an integrated biodefense budget sub-
15	mission.
16	(b) Definition of Biodefense.—In accordance with
17	the National Biodefense Strategy, the Director shall develop
18	and disseminate to all Federal departments and agencies
19	a unified definition of the term "biodefense" to identify
20	which programs and activities are included in annual
21	budget submission referred to in subsection (a).
22	(c) Requirements for Analysis.—The analysis re-
23	quired under subsection (a) shall include—
24	(1) the display of all funds requested for bio-
25	defense activities, both mandatory and discretionary,

1	by agency and categorized by biodefense enterprise
2	element, including threat awareness, prevention, de-
3	terrence, preparedness, surveillance and detection, re-
4	sponse, attribution (including bioforensic capabili-
5	ties), recovery, and mitigation; and
6	(2) detailed explanations of how each program
7	and activity included aligns with biodefense goals.
8	(d) Submittal to Congress.— The Director shall
9	submit to Congress the analysis required under subsection
10	(a) for a fiscal year concurrently with the President's an-
11	nual budget request for that fiscal year.
12	TITLE IV—MILITARY PERSONNEL
12 13	TITLE IV—MILITARY PERSONNEL AUTHORIZATIONS
13	AUTHORIZATIONS
13 14	AUTHORIZATIONS Subtitle A—Active Forces
13 14 15	AUTHORIZATIONS Subtitle A—Active Forces SEC. 401. END STRENGTHS FOR ACTIVE FORCES.
13 14 15 16	AUTHORIZATIONS Subtitle A—Active Forces SEC. 401. END STRENGTHS FOR ACTIVE FORCES. The Armed Forces are authorized strengths for active
13 14 15 16	AUTHORIZATIONS Subtitle A—Active Forces SEC. 401. END STRENGTHS FOR ACTIVE FORCES. The Armed Forces are authorized strengths for active duty personnel as of September 30, 2021, as follows:
113 114 115 116 117	AUTHORIZATIONS Subtitle A—Active Forces SEC. 401. END STRENGTHS FOR ACTIVE FORCES. The Armed Forces are authorized strengths for active duty personnel as of September 30, 2021, as follows: (1) The Army, 485,900.
113 114 115 116 117 118 119	AUTHORIZATIONS Subtitle A—Active Forces SEC. 401. END STRENGTHS FOR ACTIVE FORCES. The Armed Forces are authorized strengths for active duty personnel as of September 30, 2021, as follows: (1) The Army, 485,900. (2) The Navy, 347,800.

1	SEC. 402. REVISIONS IN PERMANENT ACTIVE DUTY END
2	STRENGTH MINIMUM LEVELS.
3	Section 691(b) of title 10, United States Code, is
4	amended by striking paragraphs (1) through (4) and insert-
5	ing the following new paragraphs:
6	"(1) For the Army, 485,900.
7	"(2) For the Navy, 347,800.
8	"(3) For the Marine Corps, 184,100.
9	"(4) For the Air Force, 327,266.
10	"(5) For the Space Force, 6,434.".
11	SEC. 403. MODIFICATION OF THE AUTHORIZED NUMBER
12	AND ACCOUNTING METHOD FOR SENIOR EN-
13	LISTED PERSONNEL.
14	(a) In General.—Section 517 of title 10, United
15	States Code, is amended—
16	(1) in the section heading, by striking "daily
17	average" and inserting "enlisted end
18	strength"; and
19	(2) in subsection (a)—
20	(A) by striking "daily average number of"
21	and inserting "end strength for";
22	(B) by striking "in a fiscal year" and in-
23	serting "as of the last day of a fiscal year";
24	(C) by striking "2.5 percent" and inserting
25	"3.0 percent"; and

1	(D) by striking "on the first day of that fis-
2	cal year".
3	(b) Clerical Amendment.—The table of sections at
4	the beginning of chapter 31 of such title is amended by
5	striking the item relating to section 517 and inserting the
6	following new item:
	"517. Authorized enlisted end strength: members in pay grades $E-8$ and $E-9$.".
7	Subtitle B—Reserve Forces
8	SEC. 411. END STRENGTHS FOR SELECTED RESERVE.
9	(a) In General.—The Armed Forces are authorized
10	strengths for Selected Reserve personnel of the reserve com-
11	ponents as of September 30, 2021, as follows:
12	(1) The Army National Guard of the United
13	States, 336,500.
14	(2) The Army Reserve, 189,800.
15	(3) The Navy Reserve, 58,800.
16	(4) The Marine Corps Reserve, 38,500.
17	(5) The Air National Guard of the United
18	States, 108,100.
19	(6) The Air Force Reserve, 70,300.
20	(7) The Coast Guard Reserve, 7,000.
21	(b) End Strength Reductions.—The end strengths
22	prescribed by subsection (a) for the Selected Reserve of any
23	reserve component shall be proportionately reduced by—
24	(1) the total authorized strength of units orga-
25	nized to serve as units of the Selected Reserve of such

1	component which are on active duty (other than for
2	training) at the end of the fiscal year; and
3	(2) the total number of individual members not
4	in units organized to serve as units of the Selected
5	Reserve of such component who are on active duty
6	(other than for training or for unsatisfactory partici-
7	pation in training) without their consent at the end
8	of the fiscal year.
9	(c) End Strength Increases.—Whenever units or
10	individual members of the Selected Reserve of any reserve
11	component are released from active duty during any fiscal
12	year, the end strength prescribed for such fiscal year for
13	the Selected Reserve of such reserve component shall be in-
14	creased proportionately by the total authorized strengths of
15	such units and by the total number of such individual mem-
16	bers.
17	SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE
18	DUTY IN SUPPORT OF THE RESERVES.
19	Within the end strengths prescribed in section 411(a),
20	the reserve components of the Armed Forces are authorized,
21	as of September 30, 2021, the following number of Reserves
22	to be serving on full-time active duty or full-time duty, in
23	the case of members of the National Guard, for the purpose
24	of organizing, administering, recruiting, instructing, or
25	training the reserve components:

1	(1) The Army National Guard of the United
2	States, 30,595.
3	(2) The Army Reserve, 16,511.
4	(3) The Navy Reserve, 10,215.
5	(4) The Marine Corps Reserve, 2,386.
6	(5) The Air National Guard of the United
7	States, 25,333.
8	(6) The Air Force Reserve, 5,256.
9	SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS
10	(DUAL STATUS).
11	The minimum number of military technicians (dual
12	status) as of the last day of fiscal year 2021 for the reserve
13	components of the Army and the Air Force (notwith-
14	standing section 129 of title 10, United States Code) shall
15	be the following:
16	(1) For the Army National Guard of the United
17	States, 22,294.
18	(2) For the Army Reserve, 6,492.
19	(3) For the Air National Guard of the United
20	States, 10,994.
21	(4) For the Air Force Reserve, 7.947.

1	SEC. 414. MAXIMUM NUMBER OF RESERVE PERSONNEL AU-
2	THORIZED TO BE ON ACTIVE DUTY FOR
3	OPERATIONAL SUPPORT.
4	During fiscal year 2021, the maximum number of
5	members of the reserve components of the Armed Forces who
6	may be serving at any time on full-time operational sup-
7	port duty under section 115(b) of title 10, United States
8	Code, is the following:
9	(1) The Army National Guard of the United
10	States, 17,000.
11	(2) The Army Reserve, 13,000.
12	(3) The Navy Reserve, 6,200.
13	(4) The Marine Corps Reserve, 3,000.
14	(5) The Air National Guard of the United
15	States, 16,000.
16	(6) The Air Force Reserve, 14,000.
17	Subtitle C—Authorization of
18	${\small Appropriations}$
19	SEC. 421. MILITARY PERSONNEL.
20	(a) Authorization of Appropriations.—Funds are
21	hereby authorized to be appropriated for fiscal year 2021
22	for the use of the Armed Forces and other activities and
23	agencies of the Department of Defense for expenses, not oth-
24	erwise provided for, for military personnel, as specified in
25	the funding table in section 4401.

1	(b) Construction of Authorization.—The author-
2	ization of appropriations in the subsection (a) supersedes
3	any other authorization of appropriations (definite or in-
4	definite) for such purpose for fiscal year 2021.
5	TITLE V—MILITARY PERSONNEL
6	POLICY
7	Subtitle A—Officer Personnel Policy
8	SEC. 501. AUTHORIZED STRENGTH: EXCLUSION OF CER-
9	TAIN GENERAL AND FLAG OFFICERS OF THE
10	RESERVE COMPONENTS ON ACTIVE DUTY.
11	Section 526a of title 10, United States Code, is amend-
12	ed—
13	(1) by redesignating subsections (c) through (h)
14	as subsections (d) through (i), respectively; and
15	(2) by inserting after subsection (b) the following
16	new subsection (c):
17	"(c) Exclusion of Certain Officers of the Re-
18	Serve Components.—The limitations of this section do
19	not apply to the following:
20	"(1) A general or flag officer of a reserve compo-
21	nent who is on active duty—
22	"(A) for training; or
23	"(B) under a call or order specifying a pe-
24	riod of less than 180 days.

1	"(2)(A) A general or flag officer of a reserve com-
2	ponent who is authorized by the Secretary of the mili-
3	tary department concerned to serve on active duty for
4	a period of at least 180 days and not longer than 365
5	days.
6	"(B) The Secretary of the military department
7	concerned may authorize a number, determined under
8	subparagraph (C), of officers in the reserve component
9	of each armed force under the jurisdiction of that Sec-
10	retary to serve as described in subparagraph (A).
11	"(C) Each number described in subparagraph
12	(B) may not exceed 10 percent of the number of gen-
13	eral or flag officers, as the case may be, authorized to
14	serve in the armed force concerned under section
15	12004 of this title. In determining a number under
16	this subparagraph, any fraction shall be rounded
17	down to the next whole number that is greater than
18	zero.
19	"(3)(A) A general or flag officer of a reserve com-
20	ponent who is on active duty for a period longer than
21	365 days and not longer than three years.
22	"(B) The number of officers described in sub-
23	paragraph (A) who do not serve in a position that is
24	a joint duty assignment for purposes of chapter 38 of

1	this title may not exceed five per armed force, unless
2	authorized by the Secretary of Defense.".
3	SEC. 502. DIVERSITY IN SELECTION BOARDS.
4	(a) Requirement for Diverse Membership of Ac-
5	TIVE DUTY SELECTION BOARDS.—
6	(1) Officers.—Section $612(a)(1)$ of title 10,
7	United States Code, is amended by adding at the end
8	the following new sentence: "The members of a selec-
9	tion board shall represent the diversity of the armed
10	forces to the extent practicable.".
11	(2) Warrant officers.—Section 573(b) of title
12	10, United States Code, is amended by adding at the
13	end the following new sentence: "The members of a se-
14	lection board shall represent the diversity of the
15	armed forces to the extent practicable.".
16	(b) Requirement for Diverse Membership of Re-
17	SERVE COMPONENTS SELECTION BOARDS.—Section
18	14102(b) of title 10, United States Code, is amended by
19	adding at the end the following new sentence: "The members
20	of a selection board shall represent the diversity of the
21	armed forces to the extent practicable.".
22	(c) Other Selection Boards.—
23	(1) In general.—The Secretary of Defense shall
24	ensure that the members of each selection board de-

1	scribed in paragraph (2) represent the diversity of the
2	armed forces to the extent practicable.
3	(2) Selection board described.—A selection
4	board described in this paragraph (1) is any selection
5	board used with respect to the promotion, education,
6	or command assignments of members of the Armed
7	Forces that is not covered by the amendments made
8	by this section.
9	SEC. 503. REDACTION OF PERSONALLY IDENTIFIABLE IN-
10	FORMATION FROM RECORDS FURNISHED TO
11	A PROMOTION BOARD.
12	(a) Active-duty Officers.—Section 615(b) of title
13	10, United States Code, is amended—
14	(1) by redesignating paragraphs (1) through (6)
15	as subparagraphs (A) through (F), respectively;
16	(2) in the matter preceding subparagraph (A), as
17	redesignated, by inserting "(1)" before "The Sec-
18	retary";
19	(3) in subparagraph (C), as redesignated, by
20	striking "whose name is furnished to the board" and
21	inserting "under consideration by the board for pro-
22	motion";
23	(4) by striking subparagraph (B), as redesig-
24	nated and redesignating subparagraphs (C) through

1	(F) as subparagraphs (B) through (E) , respectively;
2	and
3	(5) by adding at the end the following new para-
4	graph:
5	"(2) The Secretary of the military department con-
6	cerned shall redact any personally identifiable information
7	from the information furnished to a selection board under
8	this section.".
9	(b) Reserve Officers.—Section 14107(b) of title 10,
10	United States Code, is amended—
11	(1) by redesignating paragraphs (1) through (5)
12	as subparagraphs (A) through (E), respectively;
13	(2) in the matter preceding subparagraph (A), as
14	redesignated, by inserting "(1)" before "The Sec-
15	retary";
16	(3) in subparagraph (C), as redesignated, by
17	striking "whose name is furnished to the board" and
18	inserting "under consideration by the board for pro-
19	motion";
20	(4) by striking subparagraph (B), as redesig-
21	nated, and redesignating subparagraphs (C) through
22	(E) as subparagraphs (B) through (D), respectively;
23	and
24	(5) by adding at the end the following new para-
25	graph:

1	"(2) The Secretary of the military department con-
2	cerned shall redact any personally identifiable information
3	from the information furnished to a promotion board under
4	this section.".
5	(c) Enlisted Members.—Each Secretary of a mili-
6	tary department shall prescribe regulations that require the
7	redaction of any personally identifiable information from
8	the information furnished to a board that considers for pro-
9	motion an enlisted member of an Armed Force under the
10	jurisdiction of that Secretary.
11	Subtitle B—Reserve Component
12	Management
13	SEC. 511. GRANTS TO SUPPORT STEM EDUCATION IN THE
1314	SEC. 511. GRANTS TO SUPPORT STEM EDUCATION IN THE JUNIOR RESERVE OFFICERS' TRAINING
14	JUNIOR RESERVE OFFICERS' TRAINING
14 15	JUNIOR RESERVE OFFICERS' TRAINING CORPS.
141516	JUNIOR RESERVE OFFICERS' TRAINING CORPS. (a) PROGRAM AUTHORITY.—
14151617	JUNIOR RESERVE OFFICERS' TRAINING CORPS. (a) PROGRAM AUTHORITY.— (1) IN GENERAL.—Chapter 102 of title 10,
14 15 16 17 18	JUNIOR RESERVE OFFICERS' TRAINING CORPS. (a) PROGRAM AUTHORITY.— (1) IN GENERAL.—Chapter 102 of title 10, United States Code, is amended by adding at the end
14 15 16 17 18 19	JUNIOR RESERVE OFFICERS' TRAINING CORPS. (a) PROGRAM AUTHORITY.— (1) IN GENERAL.—Chapter 102 of title 10, United States Code, is amended by adding at the end the following new section:
14 15 16 17 18 19 20	JUNIOR RESERVE OFFICERS' TRAINING CORPS. (a) PROGRAM AUTHORITY.— (1) IN GENERAL.—Chapter 102 of title 10, United States Code, is amended by adding at the end the following new section: "\$2036. Grants to support science, technology, engi-
14 15 16 17 18 19 20 21 22	JUNIOR RESERVE OFFICERS' TRAINING CORPS. (a) PROGRAM AUTHORITY.— (1) IN GENERAL.—Chapter 102 of title 10, United States Code, is amended by adding at the end the following new section: "\$ 2036. Grants to support science, technology, engineering, and mathematics education

1	providing education in covered subjects to students in the
2	Junior Reserve Officers' Training Corps.
3	"(b) Coordination.—In carrying out a program
4	under subsection (a), the Secretary may coordinate with the
5	following:
6	"(1) The Secretaries of the military departments.
7	"(2) The Secretary of Education.
8	"(3) The Director of the National Science Foun-
9	dation.
10	"(4) The Administrator of the National Aero-
11	nautics and Space Administration.
12	"(5) The heads of such other Federal, State, and
13	local government entities the Secretary of Defense de-
14	termines to be appropriate.
15	"(6) Private sector organizations as the Sec-
16	retary of Defense determines appropriate.
17	"(c) ACTIVITIES.—Activities funded with grants under
18	this section may include the following:
19	"(1) Training and other support for instructors
20	to teach courses in covered subjects to students.
21	"(2) The acquisition of materials, hardware, and
22	software necessary for the instruction of covered sub-
23	jects.
24	"(3) Activities that improve the quality of edu-
25	cational materials, training opportunities, and cur-

1	ricula available to students and instructors in covered
2	subjects.
3	"(4) Development of travel opportunities, dem-
4	onstrations, mentoring programs, and informal edu-
5	cation in covered subjects for students and instructors.
6	"(5) Students' pursuit of certifications in covered
7	subjects.
8	"(d) Preference.—In making any grants under this
9	section, the Secretary shall give preference to eligible enti-
10	ties that are eligible for assistance under part A of title
11	I of the Elementary and Secondary Education Act of 1965
12	(20 U.S.C. 6311 et seq.).
13	"(e) Evaluations.—In carrying out a program under
14	this section, the Secretary shall establish outcome-based
15	metrics and internal and external assessments to evaluate
16	the merits and benefits of the activities funded with grants
17	under this section with respect to the needs of the Depart-
18	ment of Defense.
19	"(f) AUTHORITIES.—In carrying out a program under
20	this section, the Secretary shall, to the extent practicable,
21	make use of the authorities under chapter 111 and sections
22	2601 and 2605 of this title, and other authorities the Sec-
23	retary determines appropriate.
24	"(g) Definitions.—In this section:

1	"(1) The term 'eligible entity' means a local edu-
2	cation agency that hosts a unit of the Junior Reserve
3	Officers' Training Corps.
4	"(2) The term 'covered subjects' means—
5	"(A) science;
6	$``(B) \ technology;$
7	$"(C)\ engineering;$
8	"(D) mathematics;
9	$``(E)\ computer\ science;$
10	$``(F)\ computational\ thinking;$
11	$"(G) \ artificial \ intelligence;$
12	"(H) machine learning;
13	"(I) data science;
14	"(J) cybersecurity;
15	$"(K) \ robotics;$
16	"(L) health sciences; and
17	"(M) other subjects determined by the Sec-
18	retary of Defense to be related to science, tech-
19	nology, engineering, and mathematics.".
20	(2) Clerical amendment.—The table of sec-
21	tions at the beginning of chapter 102 of such title is
22	amended by adding at the end the following new item:
	"2036. Grants to support science, technology, engineering, and mathematics edu- cation.".
22	A PEDODE

23 *(b) REPORT.*—

1	(1) In General.—Not later than two years after
2	the date of the enactment of this Act, the Secretary of
3	Defense shall submit to the congressional defense com-
4	mittees a report on any activities carried out under
5	section 2036 of title 10, United States Code (as added
6	$by \ subsection \ (a)).$
7	(2) Congressional defense committees de-
8	FINED.—In this subsection, the term "congressional
9	defense committees" has the meaning given that term
10	in section 101(a)(16) of title 10, United States Code.
11	SEC. 512. MODIFICATION OF EDUCATION LOAN REPAYMENT
12	PROGRAM FOR MEMBERS OF SELECTED RE-
13	SERVE.
14	(a) Modification of Maximum Repayment
15	Amount.—Section 16301(b) of title 10, United States Code,
16	is amended by striking "15 percent or \$500" and inserting
17	"20 percent or \$1,000".
18	(b) Effective Date and Applicability.—The
19	amendment made by subsection (a) shall take effect on the
20	date of the enactment of this Act and shall apply with re-
21	spect to loan repayment under section 16301 of title 10,
22	United States Code, for eligible years of service completed
23	on or after the date of the enactment of this Act.

1	SEC. 513. REQUIREMENT OF CONSENT OF THE CHIEF EXEC-
2	UTIVE OFFICER FOR CERTAIN FULL-TIME NA-
3	TIONAL GUARD DUTY PERFORMED IN A
4	STATE, TERRITORY, OR THE DISTRICT OF CO-
5	LUMBIA.
6	Section $502(f)(2)(A)$ of title 32, United States Code,
7	is amended by inserting "and performed inside the United
8	States with the consent of the chief executive officer of the
9	State (as that term is defined in section 901 of this title)"
10	after "Defense".
11	SEC. 514. CONSTRUCTIVE CREDIT FOR CERTAIN MEMBERS
12	OF THE RESERVE COMPONENTS WHO CAN-
13	NOT COMPLETE MINIMUM ANNUAL TRAINING
14	REQUIREMENTS AS A RESULT OF THE COVID-
15	19 PANDEMIC.
16	(a) Authority.—Under regulations prescribed by the
17	Secretary of Defense, the Secretary, in computing retired
18	pay pursuant to section 12733 of title 10, United States
19	Code, may approve constructive credit, in addition to
20	points earned under section 12732(a)(2) of such title, for
21	a member of the reserve components of the Armed Forces
22	who cannot complete minimum annual training require-
23	ments due to cancellation or other extenuating circumstance
24	arising from the covered national emergency.
25	(b) Reporting.—

1	(1) Report required.—Not later than one
2	year after the date on which the covered national
3	emergency ends, the Secretary of Defense shall submit
4	to the congressional defense committees a report on
5	the use of the authority under subsection (a).
6	(2) Elements.—The report under this sub-
7	section shall include, with respect to each reserve com-
8	ponent, the following:
9	(A) The number of individuals granted con-
10	structive credit as a result of a training cancella-
11	tion.
12	(B) The number of individuals granted con-
13	structive credit as a result of another extenuating
14	circumstance.
15	(C) Recommendations of the Secretary
16	whether the authority under subsection (a)
17	should be made permanent and under what cir-
18	cumstances such permanent authority should
19	apply.
20	(3) Publication.—Not later than 30 days after
21	submitting the report under paragraph (1), the Sec-
22	retary shall—
23	(A) publish the report on a publicly acces-
24	sible website of the Department of Defense; and

1	(B) ensure that any data in the report is
2	made available in a machine-readable format
3	that is downloadable, searchable, and sortable.
4	(c) Covered National Emergency Defined.—In
5	this section, the term "covered national emergency" means
6	the national emergency declared on March 13, 2020, by the
7	President under the National Emergencies Act (50 U.S.C.
8	1601 et seq.) with respect to COVID-19.
9	SEC. 515. GUIDANCE FOR USE OF UNMANNED AIRCRAFT
10	SYSTEMS BY THE NATIONAL GUARD.
11	(a) New Guidance.—Not later than 90 days after the
12	date of the enactment of this Act, the Secretary of Defense
13	shall issue new guidance that provides for the expedited re-
14	view of requests for the use of unmanned aircraft systems
15	by the National Guard for covered activities within the
16	United States.
17	(b) Covered Activities Defined.—In this section,
18	"covered activities" means the following:
19	(1) Emergency operations.
20	(2) Search and rescue operations.
21	(3) Defense support to civil authorities.
22	(4) Support under section 502(f) of title 32,
23	United States Code.

1	SEC. 516. DIRECT EMPLOYMENT PILOT PROGRAM FOR CER-
2	TAIN MEMBERS OF THE RESERVE COMPO-
3	NENTS.
4	(a) In General.—The Secretary of Defense may
5	carry out a pilot program to enhance the efforts of the De-
6	partment of Defense to provide job placement assistance and
7	related employment services directly to members of the Na-
8	tional Guard and Reserves in reserve active-status.
9	(b) Administration.—Any such pilot program shall
10	be offered to, and administered by, the adjutants general
11	appointed under section 314 of title 32, United States Code,
12	or other officials in the States concerned designated by the
13	Secretary for purposes of the pilot program.
14	(c) Cost-Sharing Requirement.—As a condition on
15	the provision of funds under this section to a State to sup-
16	port the operation of the pilot program in that State, the
17	State must agree to contribute an amount, derived from
18	non-Federal sources, equal to at least 50 percent of the funds
19	provided by the Secretary to the State under this section.
20	(d) Development.—In developing any such pilot pro-
21	gram, the Secretary shall—
22	(1) incorporate elements of State direct employ-
23	ment programs for members of the reserve compo-
24	nents; and
25	(2) use resources provided to members of the
26	Armed Forces with civilian training opportunities

1	through the SkillBridge transition training program
2	administered by the Department of Defense.
3	(e) Direct Employment Program Model.—Any
4	such pilot program shall use a job placement program
5	model that focuses on working one-on-one with eligible
6	members to cost-effectively provide job placement services,
7	including—
8	(1) identifying unemployed and underemployed
9	individuals;
10	(2) job matching services;
11	(3) resume editing;
12	(4) interview preparation; and
13	(5) post-employment follow up.
14	(f) Evaluation.—The Secretary shall develop outcome
15	metrics to evaluate the success of any such pilot program.
16	(g) Reporting.—
17	(1) Report required.—If the Secretary carries
18	out the pilot Program, the Secretary of Defense shall
19	submit to the congressional defense committees a re-
20	port describing the results of the pilot program not
21	later than March 1, 2022. The Secretary shall prepare
22	the report in coordination with the Chief of the Na-
23	tional Guard Bureau.
24	(2) Elements.—A report under paragraph (1)
25	shall include the following:

1	(A) A description and assessment of the ef-
2	fectiveness and achievements of the pilot pro-
3	gram, including the number of members of the
4	reserve components of the Armed Forces hired
5	and the cost-per-placement of participating
6	members.
7	(B) An assessment of the effects of the pilot
8	program and increased reserve component em-
9	ployment on the readiness of members of the re-
10	serve components and on the retention of mem-
11	bers.
12	(C) A comparison of the pilot program to
13	other programs conducted by the Department of
14	Defense to provide unemployment or under-
15	employment support to members of the reserve
16	components of the Armed Forces, including the
17	best practices developed through and used in
18	such programs.
19	(D) Any other matters the Secretary of De-
20	fense determines appropriate.
21	(h) Duration; Extension.—
22	(1) Subject to paragraph (2), the authority to
23	carry out the pilot program expires on September 30,
24	2024.

1	(2) The Secretary may elect to extend the pilot
2	program for not more than two additional fiscal
3	years.
4	SEC. 517. TEMPORARY LIMITATION ON AUTHORITY TO
5	TRANSFER, RELOCATE, OR DISSOLVE ELE-
6	MENTS OF THE RESERVE COMPONENTS OF
7	THE AIR FORCE.
8	(a) Limitation.—The Secretary of the Air Force may
9	not transfer or relocate any personnel or asset, or dissolve
10	any unit, of the Air National Guard or Air Force Reserve
11	until the latter of the following occurs:
12	(1) The day that is 180 days after the date on
13	which the Secretary of the Air Force submits the re-
14	port under subsection (b).
15	(2) The Chief of Space Operations certifies in
16	writing to the Secretary of the Air Force that plans
17	of the Secretary to establish the reserve components of
18	the Space Force shall not diminish space capability
19	of the Department of the Air Force.
20	(b) Report Required.—Not later than January 31,
21	2021, the Secretary of the Air Force shall submit to the
22	Committees on Armed Services of the Senate and House of
23	Representatives a report regarding the plan of the Secretary
24	to establish the reserve components of the Space Force. The
25	report shall identify the following:

1	(1) The assumptions and factors used to develop
2	$the \ plan.$
3	(2) The members of the team that issued rec-
4	ommendations regarding the organization of such re-
5	serve components.
6	(3) The recommendations of the Secretary re-
7	garding the mission, organization, and unit retention
8	of such reserve components.
9	(4) The final organizational and integration rec-
10	ommendations regarding such reserve components.
11	(5) The proposed staffing and operational orga-
12	nization for such reserve components.
13	(6) The estimated date of implementation of the
14	plan.
15	(7) Any savings or costs arising from the preser-
16	vation of existing space-related force structures in the
17	Air National Guard.
18	SEC. 518. PILOT PROGRAMS IN CONNECTION WITH SROTC
19	UNITS AND CSPI PROGRAMS AT HISTORI-
20	CALLY BLACK COLLEGES AND UNIVERSITIES
21	AND MINORITY INSTITUTIONS.
22	(a) Pilot Programs Required.—The Secretary of
23	Defense may carry out two pilot programs as follows:
24	(1) A pilot program, with elements as provided
25	for in subsection (c), at covered institutions in order

1	to assess the feasibility and advisability of mecha-
2	nisms to reduce barriers to participation in the Sen-
3	ior Reserve Officers' Training Corps at such institu-
4	tions by creating partnerships between satellite or ex-
5	tension Senior Reserve Officers' Training Corps units
6	at such institutions and military installations.
7	(2) In consultation with the Secretary of Home-
8	land Security, a pilot program, with elements as pro-
9	vided for in subsection (d), in order to assess the fea-
10	sibility and advisability of the provision of financial
11	assistance to members of the Senior Reserve Officers'
12	Training Corps, and members of the Coast Guard
13	College Student Pre-Commissioning Initiative, at cov-
14	ered institutions for participation in flight training.
15	(b) Duration.—The duration of each pilot program
16	under subsection (a) may not exceed five years.
17	(c) Pilot Program on Partnerships Between
18	SATELLITE OR EXTENSION SROTC UNITS AND MILITARY
19	Installations.—
20	(1) Participating institutions.—The Sec-
21	retary of Defense shall carry out the pilot program re-
22	quired by subsection (a)(1) at not fewer than five cov-
23	ered institutions selected by the Secretary for purposes
24	of the pilot program.

1	(2) Requirements for selection.—Each cov-
2	ered institution selected by the Secretary for purposes
3	of the pilot program under subsection (a)(1) shall—
4	(A) currently maintain a satellite or exten-
5	sion Senior Reserve Officers' Training Corps
6	unit under chapter 103 of title 10, United States
7	Code, that is located more than 20 miles from
8	the host unit of such unit; or
9	(B) establish and maintain a satellite or ex-
10	tension Senior Reserve Officers' Training Corps
11	unit that meets the requirements in subpara-
12	graph(A).
13	(3) Preference in selection of institu-
14	Tions.—In selecting covered institutions under this
15	subsection for participation in the pilot program
16	under subsection (a)(1), the Secretary shall give pref-
17	erence to covered institutions that are located within
18	20 miles of a military installation of the same Armed
19	Force as the host unit of the Senior Reserve Officers'
20	Training Corps of the covered institution concerned.
21	(4) Partnership activities.—The activities
22	conducted under the pilot program under subsection
23	(a)(1) between a satellite or extension Senior Reserve
24	Officers' Training Corps unit and the military instal-
25	lation concerned shall include such activities designed

1	to reduce barriers to participation in the Senior Re-
2	serve Officers' Training Corps at the covered institu-
3	tion concerned as the Secretary considers appropriate,
4	including measures to mitigate travel time and ex-
5	penses in connection with receipt of Senior Reserve
6	Officers' Training Corps instruction.
7	(d) Pilot Program on Financial Assistance for
8	SROTC AND CSPI MEMBERS FOR FLIGHT TRAINING.—
9	(1) Eligibility for participation by srote
10	AND CSPI MEMBERS.—A member of a Senior Reserve
11	Officers' Training Corps unit, or a member of a Coast
12	Guard College Student Pre-Commissioning Initiative
13	program, at a covered institution may participate in
14	the pilot program under subsection (a)(2) if the mem-
15	ber meets such academic requirements at the covered
16	institution, and such other requirements, as the Sec-
17	retary shall establish for purposes of the pilot pro-
18	gram.
19	(2) Preference in selection of partici-
20	PANTS.—In selecting members under this subsection
21	for participation in the pilot program under sub-
22	section (a)(2), the Secretary shall give a preference to
23	members who will pursue flight training under the
24	pilot program at a covered institution.

1	(3) Financial assistance for flight train-
2	ING.—
3	(A) In General.—The Secretary may pro-
4	vide any member of a Senior Reserve Officers'
5	Training Corps unit or a College Student Pre-
6	Commissioning Initiative program who partici-
7	pates in the pilot program under subsection
8	(a)(2) financial assistance to defray, whether in
9	whole or in part, the charges and fees imposed
10	on the member for flight training.
11	(B) Flight training.—Financial assist-
12	ance may be used under subparagraph (A) for a
13	course of flight training only if the course meets
14	Federal Aviation Administration standards and
15	is approved by the Federal Aviation Administra-
16	tion and the applicable State approving agency.
17	(C) USE.—Financial assistance received by
18	a member under subparagraph (A) may be used
19	only to defray the charges and fees imposed on
20	the member as described in that subparagraph.
21	(D) Cessation of eligibility.—Financial
22	assistance may not be provided to a member
23	under subparagraph (A) as follows:

1	(i) If the member ceases to meet the
2	academic and other requirements established
3	pursuant to paragraph (1).
4	(ii) If the member ceases to be a mem-
5	ber of the Senior Reserve Officers' Training
6	Corps or the College Student Pre-Commis-
7	sioning Initiative, as applicable.
8	(e) Evaluation Metrics.—The Secretary of Defense
9	shall establish metrics to evaluate the effectiveness of the
10	pilot programs under subsection (a).
11	(f) Reports.—
12	(1) Initial report.—Not later than 180 days
13	after the commencement of the pilot programs under
14	subsection (a), the Secretary of Defense shall submit
15	to the Committees on Armed Services of the Senate
16	and the House of Representatives a report on the pilot
17	programs. The report shall include the following:
18	(A) A description of each pilot program, in-
19	cluding in the case of the pilot program under
20	subsection (a)(2) the requirements established
21	$pursuant\ to\ subsection\ (d)(1).$
22	(B) The evaluation metrics established
23	under subsection (e).
24	(C) Such other matters relating to the pilot
25	programs as the Secretary considers appropriate.

1	(2) Annual report.—Not later than 90 days
2	after the end of each fiscal year in which the Sec-
3	retary carries out the pilot programs, the Secretary
4	shall submit to the Committees on Armed Services of
5	the Senate and the House of Representatives a report
6	on the pilot programs during such fiscal year. Each
7	report shall include, for the fiscal year covered by
8	such report, the following:
9	(A) In the case of the pilot program re-
10	quired by subsection (a)(1), a description of the
11	partnerships between satellite or extension Sen-
12	ior Reserve Officers' Training Corps units and
13	military installations under the pilot program.
14	(B) In the case of the pilot program re-
15	quired by subsection $(a)(2)$, the following:
16	(i) The number of members of Senior
17	Reserve Officers' Training Corps units, and
18	the number of members of Coast Guard Col-
19	lege Student Pre-Commissioning Initiative
20	programs, at covered institutions selected
21	for purposes of the pilot program, including
22	the number of such members participating
23	in the pilot program.

1	(ii) The number of recipients of finan-
2	cial assistance provided under the pilot pro-
3	gram, including the number who—
4	(I) completed a ground school
5	course of instruction in connection
6	with obtaining a private pilot's certifi-
7	cate;
8	(II) completed flight training, and
9	the type of training, certificate, or both
10	received;
11	(III) were selected for a pilot
12	training slot in the Armed Forces;
13	(IV) initiated pilot training in
14	the Armed Forces; or
15	(V) successfully completed pilot
16	training in the Armed Forces.
17	(iii) The amount of financial assist-
18	ance provided under the pilot program, bro-
19	ken out by covered institution, course of
20	study, and such other measures as the Sec-
21	retary considers appropriate.
22	(C) Data collected in accordance with the
23	evaluation metrics established under subsection
24	(e).

1	(3) Final report.—Not later than 180 days
2	prior to the completion of the pilot programs, the Sec-
3	retary shall submit to the Committees on Armed Serv-
4	ices of the Senate and the House of Representatives a
5	report on the pilot programs. The report shall include
6	$the\ following:$
7	(A) A description of the pilot programs.
8	(B) An assessment of the effectiveness of
9	each pilot program.
10	(C) A description of the cost of each pilot
11	program, and an estimate of the cost of making
12	each pilot program permanent.
13	(D) An estimate of the cost of expanding
14	each pilot program throughout all eligible Senior
15	Reserve Officers' Training Corps units and Col-
16	lege Student Pre-Commissioning Initiative pro-
17	grams.
18	(E) Such recommendations for legislative or
19	administrative action as the Secretary considers
20	appropriate in light of the pilot programs, in-
21	cluding recommendations for extending or mak-
22	ing permanent the authority for each pilot pro-
23	gram.
24	(g) Definitions.—In this section:

1	(1) The term "covered institution" has the mean-
2	ing given that term in section $262(g)(2)$ of the Na-
3	tional Defense Authorization Act for Fiscal Year 2020
4	(Public Law 116–92).
5	(2) The term "flight training" means a course of
6	instruction toward obtaining any of the following:
7	(A) A private pilot's certificate.
8	(B) A commercial pilot certificate.
9	(C) A certified flight instructor certificate.
10	(D) A multi-crew pilot's license.
11	(E) A flight instrument rating.
12	(F) Any other certificate, rating, or pilot
13	privilege the Secretary considers appropriate for
14	purposes of this section.
15	(3) The term "military installation" means an
16	installation of the Department of Defense for the reg-
17	ular components of the Armed Forces.

1	Subtitle C—General Service Au-
2	thorities and Correction of Mili-
3	tary Records
4	SEC. 521. TEMPORARY AUTHORITY TO ORDER RETIRED
5	MEMBERS TO ACTIVE DUTY IN HIGH-DEMAND,
6	LOW-DENSITY ASSIGNMENTS DURING WAR OR
7	NATIONAL EMERGENCY.
8	Section 688a of title 10, United States Code, is amend-
9	ed—
10	(1) by redesignating subsection (g) as subsection
11	(h); and
12	(2) by inserting after subsection (f) the following
13	new subsection:
14	"(g) Exception During Period of War or Na-
15	TIONAL EMERGENCY.—The limitations in subsections (c)
16	and (f) shall not apply during time of war declared by Con-
17	gress or of national emergency declared by the President.".
18	SEC. 522. REENLISTMENT WAIVERS FOR PERSONS SEPA-
19	RATED FROM THE ARMED FORCES WHO COM-
20	MIT ONE MISDEMEANOR CANNABIS OFFENSE.
21	(a) In General.—Not later than 90 days after the
22	date of the enactment of this Act, the Secretary of Defense
23	shall prescribe regulations that permit any Secretary of a
24	military department to grant a reenlistment waiver to a

1	covered person if the Secretary determines that the reenlist-
2	ment of that covered person is vital to the national interest.
3	(b) Definitions.—In this section:
4	(1) The term "covered person" means an indi-
5	vidual—
6	(A) who has been separated, discharged, dis-
7	missed, or released from the Armed Forces; and
8	(B) who has admitted to or been convicted
9	by a court of competent jurisdiction of a single
10	violation—
11	(i) of any law of a State or the United
12	States relating to the use or possession of
13	cannabis;
14	(ii) that constitutes a misdemeanor;
15	and
16	(iii) that occurred while that indi-
17	vidual was not performing active service.
18	(2) The terms "active service" and "military de-
19	partment" have the meanings given such terms in sec-
20	tion 101 of title 10, United States Code.
21	SEC. 523. REVIEW OF SEAMAN TO ADMIRAL-21 PROGRAM;
22	CREDIT TOWARDS RETIREMENT.
23	(a) Review.—The Secretary of the Navy shall review
24	personnel records of all participants in the Seaman to Ad-
25	miral-21 program during fiscal years 2010 through 2014

1	to determine whether each participant acknowledged, before
2	entering a baccalaureate degree program, that service dur-
3	ing the baccalaureate degree program would not be included
4	when computing years of service for retirement.
5	(b) Credit.—For each participant described in sub-
6	section (a) for whom the Secretary cannot find evidence of
7	an acknowledgment described in that subsection, the Sec-
8	retary shall include service during the baccalaureate degree
9	program when computing—
10	(1) years of service; and
11	(2) retired or retainer pay.
12	(c) Report Required.—The Secretary shall submit
13	a report to the Committees on Armed Services of the Senate
14	and House of Representatives regarding the results of the
15	review under subsection (a) and the number of participants
16	credited with service under subsection (b).
17	(d) Deadline.—The Secretary of the Navy shall carry
18	out this section not later than 180 days after the date of
19	the enactment of this Act.
20	Subtitle D—Military Justice and
21	Other Legal Matters
22	SEC. 531. PUNITIVE ARTICLE ON VIOLENT EXTREMISM.
23	(a) Violent Extremism.—
24	(1) In General.—Subchapter X of chapter 47 of
25	title 10, United States Code, is amended by inserting

1	after section 916 (article 116 of the Uniform Code of
2	Military Justice) the following new section (article):
3	"§ 916a. Art. 116a. Violent extremism
4	"(a) Prohibition.—Any person subject to this chap-
5	ter who—
6	"(1) knowingly commits a covered offense
7	against—
8	"(A) the Government of the United States;
9	or
10	"(B) any person or class of people;
11	"(2)(A) with the intent to intimidate or coerce
12	any person or class of people; or
13	"(B) with the intent to influence, affect, or re-
14	taliate against the policy or conduct of the Govern-
15	ment of the United States or any State; and
16	"(3) does so—
17	"(A) to achieve political, ideological, reli-
18	gious, social, or economic goals; or
19	"(B) in the case of an act against a person
20	or class of people, for reasons relating to the
21	race, religion, color, ethnicity, sex, age, disability
22	status, national origin, sexual orientation, or
23	gender identity of the person or class of people
24	concerned;

1	is guilty of violent extremism and shall be punished as a
2	court-martial may direct.
3	"(b) Attempts, Solicitation, and Conspiracy.—
4	Any person who attempts, solicits, or conspires to commit
5	an offense under this section shall be punished in the same
6	manner as a person who completes the offense.
7	"(c) Definitions.—In this section:
8	"(1) Covered of-
9	fense' means—
10	"(A) loss, damage, destruction, or wrongful
11	disposition of military property of the United
12	States, in violation of section 908 of this title
13	(article 108);
14	"(B) waste, spoilage, or destruction of prop-
15	erty other than military property of the United
16	States, in violation of section 909 of this title
17	(article 109);
18	"(C) communicating threats, in violation of
19	section 915 of this title (article 115);
20	"(D) riot or breach of peace, in violation of
21	section 916 of this title (article 116);
22	"(E) provoking speech or gestures, in viola-
23	tion of section 917 of this title (article 117);
24	"(F) murder, in violation of section 918 of
25	this title (article 118);

1	"(G) manslaughter, in violation of section
2	919 of this title (article 119);
3	"(H) larceny or wrongful appropriation, in
4	violation of section 921 of this title (article 121);
5	"(I) robbery, in violation of section 922 of
6	this title (article 122);
7	"(J) kidnapping, in violation of section 925
8	of this title (article 125);
9	"(K) assault, in violation of section 928 of
10	this title (article 128);
11	"(L) conspiracy to commit an offense speci-
12	fied in any of subparagraphs (A) through (K), as
13	punishable under section 881 of this title (article
14	81);
15	"(M) solicitation to commit an offense spec-
16	ified in any of subparagraphs (A) through (K),
17	as punishable under section 882 of this title (ar-
18	ticle 82); or
19	"(N) an attempt to commit an offense speci-
20	fied in any of subparagraphs (A) through (K), as
21	punishable under section 880 of this title (article
22	80).
23	"(2) State.—The term 'State' includes any
24	State of the United States, the District of Columbia,

1	the Commonwealth of Puerto Rico, and any other
2	possession or territory of the United States.".
3	(2) Clerical amendment.—The table of sec-
4	tions at the beginning of such subchapter is amended
5	by inserting after the item relating to section 916 (ar-
6	ticle 116) the following new item:
	"916a. 116a. Violent extremism.".
7	(b) Effective Date.—The amendments made by sub-
8	section (a) shall take effect on the date of the enactment
9	of this Act and shall apply to offenses committed on or after
10	such date.
11	SEC. 532. PRESERVATION OF COURT-MARTIAL RECORDS.
12	Section 940a of title 10, United States Code (article
13	140a of the Uniform Code of Military Justice), is amended
14	by adding at the end the following new subsection:
15	"(d) Preservation of Court-Martial Records
16	Without Regard to Outcome.—The standards and cri-
17	teria prescribed by the Secretary of Defense under sub-
18	section (a) shall provide for the preservation of general and
19	special court-martial records, without regard to the outcome
20	of the proceeding concerned, for not fewer than 15 years.".
21	SEC. 533. ELECTRONIC NOTARIZATION FOR MEMBERS OF
22	THE ARMED FORCES.
23	Section 1044a of title 10, United States Code, is
24	amended by adding at the end the following new subsection:

1	"(e)(1) A person named in subsection (b) may exercise
2	the powers described in subsection (a) through electronic
3	means, including under circumstances where the individual
4	with respect to whom such person is performing the notarial
5	act is not physically present in the same location as such
6	person.
7	"(2) A determination of the authenticity of a notarial
8	act authorized in this section shall be made without regard
9	to whether the notarial act was performed through elec-
10	tronic means.
11	"(3) A log or journal of a notarial act authorized in
12	this section shall be considered for evidentiary purposes
13	without regard to whether the log or journal is in electronic
14	form.".
15	SEC. 534. CLARIFICATIONS REGARDING SCOPE OF EMPLOY-
16	MENT AND REEMPLOYMENT RIGHTS OF MEM-
17	BERS OF THE UNIFORMED SERVICES.
18	(a) Clarification Regarding Definition of
19	RIGHTS AND BENEFITS.—Section 4303(2) of title 38,
20	United States Code, is amended—
21	(1) by inserting "(A)" before "The term"; and
22	(2) by adding at the end the following new sub-
23	paragraph:
24	"(B) Any procedural protections or provisions
25	set forth in this chapter shall also be considered a

- 1 right or benefit subject to the protection of this chap-
- 2 *ter.*".
- 3 (b) Clarification Regarding Relation to Other
- 4 Law and Plans for Agreements.—Section 4302 of such
- 5 title is amended by adding at the end the following:
- 6 "(c)(1) Pursuant to this section and the procedural
- 7 rights afforded by subchapter III of this chapter, any agree-
- 8 ment to arbitrate a claim under this chapter is unenforce-
- 9 able, unless all parties consent to arbitration after a com-
- 10 plaint on the specific claim has been filed in court or with
- 11 the Merit Systems Protection Board and all parties know-
- 12 ingly and voluntarily consent to have that particular claim
- 13 subjected to arbitration.
- 14 "(2) For purposes of this subsection, consent shall not
- 15 be considered voluntary when a person is required to agree
- 16 to arbitrate an action, complaint, or claim alleging a viola-
- 17 tion of this chapter as a condition of future or continued
- 18 employment, advancement in employment, or receipt of any
- 19 right or benefit of employment.".
- 20 SEC. 535. ABSENTEE BALLOT TRACKING PROGRAM.
- 21 (a) Establishment and Operation of Program.—
- 22 Section 102(h) of the Uniformed and Overseas Citizens Ab-
- 23 sentee Voting Act (52 U.S.C. 20302(h)) is amended to read
- 24 as follows:
- 25 "(h) Absentee Ballot Tracking Program.—

1	"(1) Requiring establishment and oper-
2	ATION OF PROGRAM.—The chief State election official,
3	in coordination with local election jurisdictions, shall
4	establish and operate an absentee ballot tracking pro-
5	gram described in paragraph (2) for the use of absent
6	uniformed services voters and overseas voters.
7	"(2) Program described.—
8	"(A) Information on transmission and
9	RECEIPT OF ABSENTEE BALLOTS.—An absentee
10	ballot tracking program described in this para-
11	graph is a program under which—
12	"(i) the State or local election official
13	responsible for the transmission of absentee
14	ballots in an election for Federal office oper-
15	ates procedures to track and confirm the
16	transmission of such ballots and to make
17	information on the transmission of such a
18	ballot available by means of online access
19	using the Internet site of the official's office;
20	and
21	"(ii) the State or local election official
22	responsible for the receipt of absentee ballots
23	in an election for Federal office operates
24	procedures to track and confirm the receipt
25	of such ballots and (subject to subparagraph

1	(B)) to make information on the receipt of
2	such a ballot available by means of online
3	access using the Internet site of the official's
4	office.
5	"(B) Specific information on receipt
6	OF VOTED ABSENTEE BALLOTS.—The informa-
7	tion required to be made available under clause
8	(ii) of subparagraph (A) with respect to the re-
9	ceipt of a voted absentee ballot in an election for
10	Federal office shall include information regard-
11	ing whether the vote cast on the ballot was count-
12	ed, and, in the case of a vote which was not
13	counted, the reasons therefor. The appropriate
14	State or local election official shall make the in-
15	formation described in the previous sentence
16	available during the 30-day period that begins
17	on the date on which the results of the election
18	are certified, or during such earlier 30-day pe-
19	riod as the official may provide.
20	"(3) Use of toll-free telephone number
21	By officials without internet site.—A program
22	established and operated by a State or local election
23	official whose office does not have an Internet site
24	may meet the requirements of paragraph (2) if the of-
25	ficial has established and operates a toll-free telephone

1	number that may be used to obtain the information
2	on the transmission or receipt of the absentee ballot
3	which is required under such paragraph.".
4	(b) Effective Date.—The amendment made by sub-
5	section (a) shall apply with respect to an election held dur-
6	ing 2022 or any succeeding year.
7	SEC. 536. TRACKING MECHANISM AND REPORTING RE-
8	QUIREMENTS FOR SUPREMACIST, EXTREM-
9	IST, AND CRIMINAL GANG ACTIVITY IN THE
10	ARMED FORCES.
11	(a) Process Required.—The Secretary of Defense
12	shall develop and implement a process to track investiga-
13	tions, criminal and administrative actions, and final deter-
14	minations with respect to conduct of members of the covered
15	Armed Forces that is prohibited under Department of De-
16	fense Instruction 1325.06, titled "Handling Dissident and
17	Protest Activities Among Members of the Armed Forces",
18	or any successor instruction.
19	(b) Elements.—The process under subsection (a)
20	shall include the following:
21	(1) A mechanism that military criminal inves-
22	tigative organizations may use—
23	(A) to track criminal investigations into the
24	prohibited conduct described in subsection (a),
25	including a mechanism to track those investiga-

1	tions that are forwarded to commanders for ad-
2	$ministrative \ action;$
3	(B) to provide relevant information from
4	criminal investigations and administrative ac-
5	tions to civilian law enforcement agencies; and
6	(C) to track final administrative actions
7	taken with respect to investigations that are re-
8	ferred to commanders.
9	(2) A mechanism commanders may use to pro-
10	vide information to military criminal investigative
11	organizations on any serious conduct under consider-
12	ation for administrative action or any final adminis-
13	trative actions taken with respect to the prohibited
14	conduct described in subsection (a).
15	(3) A standardized database, shared among the
16	covered Armed Forces, to ensure that the tracking re-
17	quired under subsection (a) is carried out in the same
18	manner across such Armed Forces.
19	(c) Report.—Not later than December 1 of each year
20	beginning after the date of the enactment of this Act, the
21	Secretary of Defense shall submit to the appropriate con-
22	gressional committees a report on the process implemented
23	under subsection (a). Each report shall include—

1	(1) the number of investigations, criminal and
2	administrative actions, and final determinations
3	tracked over the preceding year; and
4	(2) of the actions enumerated under paragraph
5	(1), the number of instances in which information on
6	the conduct of a member of the covered Armed Forces
7	was referred to civilian law enforcement agencies as
8	a result of the investigation or action.
9	(d) Definitions.—In this section:
10	(1) The term "appropriate congressional com-
11	mittees" means—
12	(A) the Committee on the Judiciary and the
13	Committee on Armed Services of the Senate; and
14	(B) the Committee on the Judiciary and the
15	Committee on Armed Services of the House of
16	Representatives.
17	(2) The term "covered Armed Forces" means the
18	Army, the Navy, the Air Force, and the Marine
19	Corps.
20	SEC. 537. MILITARY-CIVILIAN TASK FORCE ON DOMESTIC
21	VIOLENCE AND RELATED INFORMATION COL-
22	LECTION ACTIVITIES.
23	(a) Military-civilian Task Force on Domestic Vi-
24	OLENCE.—

1	(1) Establishment.—The Secretary of Defense
2	shall establish a military-civilian task force on do-
3	mestic violence (in this section, referred to as the
4	"Task Force").
5	(2) Duties.—The duties of the Task Force shall
6	be to analyze and develop recommendations, for im-
7	plementation by the Secretary, with respect to each of
8	$the\ following:$
9	(A) The risk of domestic violence at various
10	stages of military service, including identifica-
11	tion of—
12	(i) stages at which there is a higher
13	than average risk of domestic violence; and
14	(ii) stages at which the implementation
15	of domestic violence prevention strategies
16	may have the greatest preventive effect.
17	(B) The use and dissemination of domestic
18	violence prevention resources throughout the
19	stages of military service including providing
20	new service members with training in domestic
21	violence prevention.
22	(C) How to best target prevention resources
23	to address those with a higher risk of domestic
24	violence.

1	(D) The implementation of strategies to pre-
2	vent domestic violence by training, educating,
3	and assigning prevention-related responsibilities
4	to—
5	$(i)\ commanders;$
6	(ii) medical, behavioral, and mental
7	health service providers;
8	(iii) family advocacy representatives;
9	(iv) Military Family Life Consultants;
10	and
11	(v) other individuals and entities with
12	responsibilities that may be relevant to ad-
13	dressing domestic violence.
14	(E) The efficacy of providing survivors of
15	domestic violence with the option to request expe-
16	dited transfers, and the effects of such transfers.
17	(F) Improvements to procedures for report-
18	ing appropriate legal actions to the National
19	Crime Information Center and the efficacy of
20	such procedures.
21	(G) The effects of domestic violence on—
22	(i) housing for military families;
23	(ii) the education of military depend-
24	ent children;

1	(iii) servicemember work assignments
2	and careers; and
3	(iv) the health of servicemembers and
4	their families, including short-term and
5	long-term health effects and effects on men-
6	tal health.
7	(H) Age-appropriate training and edu-
8	cation programs for students attending schools
9	operated by the Department of Defense Edu-
10	cation Activity that are designed to assist such
11	students in learning positive relationship behav-
12	iors in families and with intimate partners.
13	(I) The potential effects of requiring mili-
14	tary protective orders to be issued by a military
15	judge and whether such a requirement would in-
16	crease the enforcement of military protective or-
17	ders by civilian law enforcement agencies outside
18	the boundaries of military installations.
19	(J) Whether prevention of domestic violence
20	would be enhanced by raising the disposition au-
21	thority for offenses of domestic violence to an of-
22	ficer who is—
23	(i) in the grade of 0-6 or above;
24	(ii) in the chain of command of the ac-
25	cused; and

1	(iii) authorized by chapter 47 of title
2	10, United States Code (the Uniform Code
3	of Military Justice) to convene special
4	courts martial.
5	(K) Consideration of any other matters that
6	the Task Force determines to be relevant to—
7	(i) decreasing the frequency of domestic
8	violence committed by or upon members of
9	the covered Armed Forces and their depend-
10	ents; and
11	(ii) reducing the severity of such vio-
12	lence.
13	(3) Membership.—The Task Force shall be
14	composed of the following members:
15	(A) One or more representatives of family
16	advocacy programs of the Department of Defense.
17	(B) One or more representatives of the De-
18	fense Advisory Committee on Women in the
19	Services.
20	(C) One or more medical personnel of the
21	Department of Defense.
22	(D) One or more Judge Advocates General.
23	(E) One or more military police or other
24	law enforcement personnel of the covered Armed
25	Forces.

1	(F) One or more military commanders.
2	(G) One or more individuals whose duties
3	include planning, executing, and evaluating
4	training of the covered Armed Forces.
5	(H) Civilians who are experts on domestic
6	violence or who provide services relating to do-
7	mestic violence, including—
8	(i) not fewer than two representatives
9	from the national domestic violence resource
10	center and the special issue resource centers
11	referred to in section 310 of the Family Vio-
12	lence Prevention and Services Act (42
13	U.S.C. 10410);
14	(ii) not fewer than two representatives
15	from national domestic violence organiza-
16	tions;
17	(iii) not fewer than two representatives
18	from State domestic violence and sexual as-
19	sault coalitions; and
20	(iv) not fewer than two domestic vio-
21	lence service providers who provide services
22	in communities located near military in-
23	stallations.
24	(I) One or more representatives who are
25	subject matter experts on—

1	(i) scientific and other research relat-
2	ing to domestic violence; and
3	(ii) science-based strategies for the pre-
4	vention, intervention, and response to do-
5	$mestic\ violence.$
6	(I) Civilian law enforcement personnel.
7	(K) One or more representatives from the
8	Office on Violence Against Women of the Depart-
9	ment of Justice.
10	(L) One or more representatives of the Fam-
11	ily Violence Prevention and Services Program of
12	the Department of Health and Human Services.
13	(M) One or more representatives from the
14	Centers for Disease Control and Prevention.
15	(4) Appointment by secretary of de-
16	FENSE.—
17	(A) In General.—The Secretary of Defense
18	shall appoint the members of the Task Force
19	specified in subparagraphs (A) through (M) of
20	paragraph (3).
21	(B) Consultation.—
22	(i) Consultation with attorney
23	GENERAL.—In appointing members under
24	subparagraph (K) of paragraph 3, the Sec-

1	retary of Defense shall consult with the At-
2	torney General.
3	(ii) Consultation with secretary
4	OF HHS.—In appointing members under
5	subparagraphs (L) and (M) of such para-
6	graph, the Secretary shall consult with the
7	Secretary of Health and Human Services
8	(C) Inclusion of certain personnel.—
9	The Secretary shall ensure that the members ap-
10	pointed by the Secretary under this subpara-
11	graph include—
12	(i) representatives of the Office of the
13	Secretary of Defense;
14	(ii) general and flag officers;
15	(iii) noncommissioned officers; and
16	(iv) other enlisted personnel of the cov-
17	ered Armed Forces.
18	(5) Total number of members.—The total
19	number of members appointed to the Task Force shall
20	be not more than 25.
21	(6) Chairperson.—
22	(A) Nominee list.—On an annual basis,
23	the Task Force shall submit to the Secretary a
24	list of members of the Task Force who may be

1	considered for the position of chairperson of the
2	Task Force.
3	(B) Selection.—From the list submitted
4	to the Secretary under subparagraph (A) for
5	each year, the Secretary of Defense shall des-
6	ignate one member of the Task Force to serve as
7	the chairperson of the Task Force.
8	(C) Term.—The chairperson designated by
9	the Secretary under subparagraph (B) shall serve
10	for a term of one year and may serve for addi-
11	tional terms of one year if redesignated as the
12	chairperson by the Secretary under such sub-
13	paragraph.
14	(7) Meetings.—The first meeting of the Task
15	Force shall convene not later than 180 days after the
16	date of the enactment of this Act. Thereafter, the task
17	Force shall meet in plenary session not less frequently
18	than once annually.
19	(8) Compensation and travel expenses.—
20	Each member of the Task Force shall serve without
21	compensation (other than the compensation to which
22	such member may be entitled as a member of the cov-
23	ered Armed Forces or an officer or employee of the
24	United States, as the case may be), but shall be al-
25	lowed travel expenses, including per diem in lieu of

1	subsistence, at rates authorized for employees of agen-
2	cies under subchapter I of chapter 57 of title 5,
3	United States Code, while away from the member's
4	home or regular places of business in the performance
5	of services for the Task Force.
6	(9) Site visits.—In the carrying out the duties
7	described in paragraph (2), members of the Task
8	Force shall—
9	(A) on an annual basis, visit one or more
10	military installations outside the United States;
11	and
12	(B) on a semiannual basis, visit one or
13	more military installations within the United
14	States.
15	(10) Oversight and administration.—The
16	Secretary of Defense shall designate an appropriate
17	organization within the Office of the Secretary of De-
18	fense to—
19	(A) provide oversight of the Task Force;
20	(B) provide the Task Force with the per-
21	sonnel, facilities, and other administrative sup-
22	port that is necessary for the performance of the
23	Task Force's duties; and
24	(C) on a rotating basis, direct the Secretary
25	of each military department to—

1	(i) coordinate visits of the Task Force
2	to military installations; and
3	(ii) provide administrative, logistical,
4	and other support for the meetings of the
5	Task Force.
6	(11) Reports.—
7	(A) Reports to Secretary.—
8	(i) Initial report.—Not later than
9	one year after the date on which the mem-
10	bers of the Task Force are appointed under
11	paragraph (3), the Task Force shall submit
12	to the Secretary of Defense recommenda-
13	tions with respect to each matter described
14	in paragraph (2).
15	(ii) Subsequent reports.—After
16	submitting the initial report under sub-
17	paragraph (A), the Task Force shall, from
18	time to time, submit to the Secretary of De-
19	fense such analyses and recommendations as
20	the Task Force considers appropriate to im-
21	prove the effectiveness of the covered Armed
22	Forces in responding to and preventing do-
23	mestic violence.
24	(B) Reports to congress.—On an an-
25	nual basis until the date on which the Task

1	Force terminates under paragraph (12), the Task
2	Force shall submit to Congress a report that in-
3	cludes—
4	(i) a description of any improvements
5	in the response of the covered Armed Forces
6	to domestic violence over the preceding year;
7	(ii) an explanation of any pending re-
8	search on domestic violence that may be rel-
9	evant to domestic violence involving mem-
10	bers of the covered Armed Forces; and
11	(iii) such analyses and recommenda-
12	tions as the Task Force considers appro-
13	priate to improve the effectiveness of the
14	covered Armed Forces in responding to and
15	preventing domestic violence
16	(12) Termination.—
17	(A) In general.—Except as provided in
18	subparagraph (B), the Task Force shall termi-
19	nate on the date that is five years after the date
20	of the first meeting of the Task Force.
21	(B) Continuation.—
22	(i) In general.—Subject to clause
23	(ii), the Secretary of Defense may continue
24	the Task Force for a period of up to two
25	years after the termination date applicable

1	under subparagraph (A) if the Secretary de-
2	termines that continuation of the Task
3	Force is advisable and appropriate.
4	(ii) Notice to congress.—If the Sec-
5	retary determines to continue the Task
6	Force under clause (i), not later than 90
7	days before the termination date applicable
8	under subparagraph (A) and annually
9	thereafter until the new date of the termi-
10	nation of the Task Force, the Secretary shall
11	submit to the Committees on Armed Serv-
12	ices of the Senate and the House of Rep-
13	resentatives a notice describing the reasons
14	for the continuation and confirming the
15	new termination date.
16	(13) Implementation of recommendations.—
17	(A) In general.—Except as provided in
18	subparagraph (B), not later than 180 days after
19	the date on which the Secretary of Defense re-
20	ceives the initial report of the Task Force under
21	paragraph (11)(A)(i), the Secretary shall, in
22	consultation with the Task Force, implement the
23	recommendations of the Task Force with respect
24	to each matter described in paragraph (2).

1	(B) Waiver.—The Secretary of Defense
2	may waive the requirement under subparagraph
3	(A) with respect to a recommendation of the
4	Task force by submitting to the Committees on
5	Armed Services of the Senate and the House of
6	Representatives a written notification setting
7	forth the reasons for the Secretary's decision not
8	to implement the recommendation.
9	(b) Information Collection and Reporting.—
10	(1) Information collection.—
11	(A) REGULAR INFORMATION COLLECTION.—
12	Using the mechanism developed under subpara-
13	graph (B), the Secretary of Defense shall regu-
14	larly collect information to measure the preva-
15	lence of domestic violence involving members of
16	the covered Armed Forces, their intimate part-
17	ners, and immediate family members.
18	(B) Mechanism to measure domestic vi-
19	OLENCE.—The Secretary of Defense, in coordina-
20	tion with the Centers for Disease Control and ci-
21	vilian organizations with expertise in conducting
22	informational surveys, shall develop a mecha-
23	nism to carry out the information collection re-
24	$quired\ under\ subparagraph\ (A).$
25	(2) Annual report on domestic violence.—

1	(A) REPORT REQUIRED.—On an annual
2	basis, the Secretary of Defense shall submit to the
3	congressional defense committees a report on do-
4	mestic violence in the covered Armed Forces.
5	(B) Elements.—The report required under
6	subparagraph (A) shall include, with respect to
7	the year covered by the report, the following:
8	(i) Based on the information collected
9	under paragraph (1), an assessment of the
10	prevalence of domestic violence involving
11	members of the covered Armed Forces, their
12	intimate partners, and immediate family
13	members.
14	(ii) The number of convictions under
15	section 928b of title 10, United States Code
16	(article 128b of the Uniform Code of Mili-
17	$tary\ Justice).$
18	(iii) The recidivism rate for members
19	of the covered Armed Forces convicted of do-
20	mestic violence offenses.
21	(iv) The number instances in which a
22	member of the covered Armed Forces re-
23	ceived an administrative discharge as a re-
24	sult of the member's involvement in a do-
25	mestic violence incident.

1	(v) The number of instances in which
2	a member of the covered Armed Forces was
3	prohibited from possessing firearms as a re-
4	sult of the member's conviction for a domes-
5	$tic\ violence\ of fense.$
6	(vi) Of the incidents described in
7	clause (v), the number of instances in which
8	the member received a waiver of such prohi-
9	bition or was otherwise allowed to access
10	firearms for duty purposes.
11	(vii) An explanation of the status of
12	data sharing between the Department of De-
13	fense and civilian law enforcement agencies
14	on matters relating to domestic violence.
15	(c) Covered Armed Forces Defined.—In this sec-
16	tion, the term "covered Armed Forces" means the Army,
17	the Navy, the Air Force, and the Marine Corps.
18	SEC. 538. ACTIONS TO ADDRESS MILITARY-CONNECTED
19	CHILD ABUSE.
20	(a) In General.—Consistent with the recommenda-
21	tions of the Government Accountability Office in the report
22	titled "Increased Guidance and Collaboration Needed to
23	Improve DOD's Tracking and Response to Child Abuse"
24	(GAO-20-110), the Secretary of Defense shall carry out ac-
25	tivities to improve the ability of the Department of Defense

1	to effectively prevent, track, and respond to military-con-
2	nected child abuse.
3	(b) ACTIVITIES REQUIRED.—The activities carried out
4	under subsection (a) shall include the following:
5	(1) The Secretary of Defense shall expand the
6	scope of the Department of Defense's centralized data-
7	base on problematic sexual behavior in children and
8	youth to track information on all incidents involving
9	child abuse reported to a Family Advocacy Program
10	or investigated by a military law enforcement organi-
11	zation, regardless of whether the perpetrator of the
12	abuse is another child, an adult, or a person in a
13	noncaregiving role at the time of the incident.
14	(2) The Secretary of Defense, in consultation
15	with the Secretary of each military department, shall
16	ensure—
17	(A) that each Family Advocacy Program
18	records, in a database of the Program, the date
19	on which the Program notified a military law
20	enforcement organization of a reported incident
21	of child abuse; and
22	(B) that each military law enforcement or-
23	ganization records, in a database of the organi-
24	zation, the date on which the organization noti-

1	fied a Family Advocacy Program of a reported
2	incident of child abuse.
3	(3) The Secretary of Defense, in consultation
4	with the Secretary of each military department, shall
5	issue guidance that clarifies the process through which
6	the Family Advocacy Program of a covered Armed
7	Force will receive, and incorporate into the Program's
8	central registry, information regarding child abuse
9	allegations involving members of that a covered
10	Armed Force and dependents of such members in
11	cases in which such allegations were previously re-
12	corded by the Family Advocacy Program of another
13	covered Armed Force. Such guidance shall include a
14	mechanism for monitoring the process to ensure that
15	the process is carried out consistently.
16	(4) Each covered Armed Force shall develop a
17	process to monitor how reported incidents of child
18	abuse are screened at military installations to help
19	ensure that all reported child abuse incidents that
20	should be presented to an Incident Determination
21	Committee are consistently presented and tracked.
22	(5) The Secretary of Defense shall ensure that the
23	Under Secretary of Defense for Personnel and Readi-
24	ness, in consultation with the Director of the Depart-
25	ment of Defense Education Activity, clarifies Depart-

1	ment of Defense Education Activity guidance to de-
2	fine what types of child abuse incidents must be re-
3	ported as serious incidents to help ensure that all se-
4	rious incidents of which Department of Defense Edu-
5	cation Activity leadership needs to be informed are
6	accurately and consistently reported by school admin-
7	istrators.
8	(6) The Secretary of Defense, in consultation
9	with the Secretaries of the military departments,
10	shall—
11	(A) expand the voting membership of each
12	Incident Determination Committee to include
13	medical personnel with requisite knowledge and
14	experience; and
15	(B) ensure, to the extent practicable, that
16	voting membership of a Committee includes med-
17	ical personnel with expertise in pediatric medi-
18	cine in cases in which a reported incident of
19	child abuse is under review by the Committee.
20	(7) Each covered Armed Force shall implement
21	procedures to provide the families of child abuse vic-
22	tims with comprehensive information on how reported
23	incidents of child abuse will be addressed. Such prac-
24	tices may include the development of a guide that—

1	(A) explains the processes the Family Advo-
2	cacy Program and military law enforcement or-
3	ganizations will follow to address the report; and
4	(B) identifies services and other resources
5	available to victims and their families.
6	(8) The Secretary of Defense, in consultation
7	with the Secretaries of the military departments, shall
8	issue guidance to clarify the circumstances under
9	which military commanders may exercise the author-
10	ity to remove a child from a potentially unsafe home
11	on a military installation outside the United States.
12	(9) The Secretary of Defense shall ensure that the
13	Under Secretary of Defense for Personnel and Readi-
14	ness, in consultation with the Director of the Defense
15	Health Agency, establishes processes that help ensure
16	children who are sexually abused outside the United
17	States have timely access to a certified pediatric sex-
18	ual assault forensic examiner to conduct an examina-
19	tion. Such processes may include certifying pediatri-
20	cians, or adult sexual assault forensic examiners who
21	have pediatric sexual assault nurse examiner training
22	in a multidisciplinary team setting, as pediatric ex-
23	aminers during mandatory training or establishing
24	shared regional assets.

1	(10) The Secretary of Defense, in consultation
2	with the Deputy Attorney General, shall establish pro-
3	cedures for military criminal investigative organiza-
4	tions to communicate with United States Attorneys,
5	State Attorneys General, and local prosecutors for rel-
6	evant cases involving child victims, including estab-
7	lishing protocols that—
8	(A) ensure that military investigators are
9	notified when a prosecution is declined;
10	(B) provide notice to victims of the status
11	of prosecutions and, as applicable, the reasons
12	for the declination to prosecute;
13	(C) arrange for specialized victim services
14	outside of the Department of Defense to be pro-
15	vided to juvenile victims to the extent possible;
16	(D) facilitate legal assistance or other civil
17	legal aid services to juvenile victims; and
18	(E) ensure that juveniles accused of crimes
19	are, to the extent possible, provided defense coun-
20	sel who are trained in representing juveniles.
21	(11) The Secretary of each military department
22	shall seek to develop a memorandum of understanding
23	with the National Children's Alliance that makes chil-
24	dren's advocacy center services and protocols available
25	to all military installations of the department and in-

1	creases awareness of those services across the depart-
2	ment.
3	(c) Deadline.—The Secretary of Defense shall carry
4	out the activities described in subsection (b) not later than
5	one year after the date of the enactment of this Act.
6	(d) Definitions.—In this section:
7	(1) The term "child abuse" means any abuse of
8	a child (including physical abuse, sexual abuse, emo-
9	tional abuse, and neglect) regardless of whether the
10	perpetrator of the abuse is another child, an adult, or
11	a person in a noncaregiving role.
12	(2) The term "covered Armed Forces" means the
13	Army, Navy, Air Force, Marine Corps, and Space
14	Force.
15	(3) The term "Incident Determination Com-
16	mittee" means a committee established at a military
17	installation that is responsible for reviewing reported
18	incidents of child abuse and determining whether such
19	incidents constitute child abuse according to the ap-
20	plicable criteria of the Department of Defense.
21	(4) The term "military-connected", when used
22	with respect to child abuse, means child abuse occur-
23	ring on a military installation or involving a de-
24	pendent of a member of the covered Armed Forces.

1	SEC. 539. MULTIDISCIPLINARY BOARD TO EVALUATE SUI-
2	CIDE EVENTS.
3	(a) GUIDANCE REQUIRED.—The Secretary of Defense
4	shall issue guidance that requires each suicide event involv-
5	ing of a member of a covered Armed Force to be reviewed
6	by a multidisciplinary board established at the command
7	or installation level. Such guidance shall require that, for
8	each suicide event reviewed by such a board, the board
9	will—
10	(1) clearly define the objective, purpose, and out-
11	come of the review;
12	(2) take a multidisciplinary appraoch to the re-
13	view and include, as part of the review process, lead-
14	ers of military units, medical and mental health pro-
15	fessionals, and representatives of military criminal
16	$investigative\ organizations;$
17	(3) obtain the data necessary to make a com-
18	prehensive Department of Defense suicide event report
19	submission; and
20	(4) take appropriate steps to protect and share
21	information obtained from ongoing investigations
22	into the event (such as medical and law enforcement
23	reports).
24	(b) Implementation by Covered Armed Forces.—
25	Not later than 90 days after the date on which the guidance

1	is issued under subsection (a), the chiefs of the covered
2	Armed Forces shall implement the guidance.
3	(c) Progress Report.—Not later than 180 days
4	after the date of the enactment of this Act, the Secretary
5	of Defense shall submit to the congressional defense commit-
6	tees a report on the progress of the Secretary in imple-
7	menting the guidance required under subsection (a).
8	(d) Covered Armed Forces Defined.—In this sec-
9	tion, the term "covered Armed Forces" means the Army,
10	Navy, Air Force, Marine Corps, and Space Force.
11	Subtitle E—Sexual Assault
12	SEC. 541. PROTECTION OF ATTORNEY-CLIENT PRIVILEGE
13	BETWEEN VICTIMS AND SPECIAL VICTIMS'
14	COUNSEL.
-	CO CIVIDE.
15	(a) Special Victims' Counsel.—Subsection (c) of
15	
15 16	(a) Special Victims' Counsel.—Subsection (c) of
15 16	(a) Special Victims' Counsel.—Subsection (c) of section 1044e of title 10, United States Code, is amended to read as follows:
15 16 17	(a) Special Victims' Counsel.—Subsection (c) of section 1044e of title 10, United States Code, is amended to read as follows:
15 16 17 18	(a) Special Victims' Counsel.—Subsection (c) of section 1044e of title 10, United States Code, is amended to read as follows: "(c) Nature of Relationship.—
15 16 17 18	(a) Special Victims' Counsel.—Subsection (c) of section 1044e of title 10, United States Code, is amended to read as follows: "(c) Nature of Relationship.— "(1) Attorney-client relationship.—The re-
15 16 17 18 19 20	(a) Special Victims' Counsel.—Subsection (c) of section 1044e of title 10, United States Code, is amended to read as follows: "(c) Nature of Relationship.— "(1) Attorney-client relationship.—The relationship between a Special Victims' Counsel and a
15 16 17 18 19 20 21	(a) Special Victims' Counsel.—Subsection (c) of section 1044e of title 10, United States Code, is amended to read as follows: "(c) Nature of Relationship.— "(1) Attorney-client relationship.—The relationship between a Special Victims' Counsel and a victim in the provision of legal advice and assistance
15 16 17 18 19 20 21	(a) Special Victims' Counsel.—Subsection (c) of section 1044e of title 10, United States Code, is amended to read as follows: "(c) Nature of Relationship.— "(1) Attorney-client relationship.—The relationship between a Special Victims' Counsel and a victim in the provision of legal advice and assistance shall be the relationship between an attorney and cli-

1	Victims' Counsel is asked to testify or give evidence,
2	the Special Victims' Counsel shall be given the same
3	consideration as counsel for the Government and
4	counsel for the accused.".
5	(b) Revision to Military Rules of Evidence.—
6	Not later than 180 days after the date of the enactment of
7	this Act, Rule 502 of the Military Rules of Evidence shall
8	be modified to provide that the privilege between a Special
9	Victims' Counsel and a client shall be the same as lawyer-
10	client privilege.
11	SEC. 542. AUTHORITY OF MILITARY JUDGES AND MILITARY
12	MAGISTRATES TO ISSUE MILITARY COURT
12	PROTECTIVE ORDERS.
13	FROIECTIVE ORDERS.
13	(a) Judge-issued Military Court Protective Or-
14	(a) Judge-issued Military Court Protective Or-
14 15	(a) Judge-issued Military Court Protective Or- der Stated Code, is
14 15 16	(a) Judge-issued Military Court Protective Or- der Ders.—Chapter 80 of title 10, United Stated Code, is amended by adding at the end the following new section
14 15 16 17	(a) Judge-issued Military Court Protective Or- Ders.—Chapter 80 of title 10, United Stated Code, is amended by adding at the end the following new section "§1567b. Authority of military judges and military
14 15 16 17	(a) Judge-issued Military Court Protective Or- der Ders.—Chapter 80 of title 10, United Stated Code, is amended by adding at the end the following new section "\$1567b. Authority of military judges and military magistrates to issue military court protec-
114 115 116 117 118	(a) Judge-issued Military Court Protective Or- Ders.—Chapter 80 of title 10, United Stated Code, is amended by adding at the end the following new section "§ 1567b. Authority of military judges and military magistrates to issue military court protec- tive orders
14 15 16 17 18 19 20	(a) Judge-issued Military Court Protective Orders.—Chapter 80 of title 10, United Stated Code, is amended by adding at the end the following new section "\$1567b. Authority of military judges and military magistrates to issue military court protective orders "(a) Authority to Issue Military Court Protec-
14 15 16 17 18 19 20 21	(a) Judge-issued Military Court Protective Orders.—Chapter 80 of title 10, United Stated Code, is amended by adding at the end the following new section "\$1567b. Authority of military judges and military magistrates to issue military court protective orders "(a) Authority to Issue Military Court Protective Orders.—The President shall prescribe regulations
14 15 16 17 18 19 20 21 22 23	(a) Judge-issued Military Court Protective Orders.—Chapter 80 of title 10, United Stated Code, is amended by adding at the end the following new section "\$1567b. Authority of military judges and military magistrates to issue military court protective orders "(a) Authority to Issue Military Court Protective Orders.—The President shall prescribe regulations authorizing military judges and military magistrates to

1	regulations prescribed by the President, military judges and
2	military magistrates shall have exclusive jurisdiction over
3	the issuance, appeal, renewal, and termination of military
4	court protective orders and such orders may not be issued,
5	appealed, renewed, or terminated by State, local, territorial,
6	or tribal courts.
7	"(b) Enforcement by Civilian Authorities.—
8	"(1) In general.—In prescribing regulations
9	for military court protective orders, the President
10	shall seek to ensure that the protective orders are
11	issued in a form and manner that is enforceable by
12	State, local, territorial, and tribal civilian law en-
13	forcement authorities.
14	"(2) Full faith and credit.—Any military
15	court protective order, should be accorded full faith
16	and credit by the court of a State, local, territorial,
17	or tribal jurisdiction (the enforcing jurisdiction) and
18	enforced by the court and law enforcement personnel
19	of that jurisdiction as if it were the order of the en-
20	forcing jurisdiction.
21	"(3) Reciprocity agreements.—Consistent
22	with paragraphs (1) and (2), the Secretary of Defense
23	shall seek to enter into reciprocity agreements with
24	State, local, territorial, and tribal civilian law en-
25	forcement authorities under which—

1	"(A) such authorities agree to enforce mili-
2	tary court protective orders; and
3	"(B) the Secretary agrees to enforce protec-
4	tive orders issued by such authorities that are
5	consistent with section 2265(b) of title 18.
6	"(c) Purpose and Form of Issuance.—A military
7	court protective order may be issued for the purpose of pro-
8	tecting a victim of an alleged sex or domestic violence of-
9	fense, or a family member or associate of the victim, from
10	a person subject to chapter 47 of this title (the Uniform
11	Code of Military Justice) who is alleged to have committed
12	such an offense.
13	"(d) Timing and Manner of Issuance.—A military
14	court protective order may be issued—
15	"(1) by a military magistrate, before referral of
16	charges and specifications to court-martial for trial,
17	at the request of—
18	"(A) a victim of an alleged sex or domestic
19	violence offense; or
20	"(B) a Special Victims' Counsel or other
21	qualified counsel acting on behalf of the victim;
22	or
23	"(2) by a military judge, after referral of charges
24	and specifications to court-martial for trial, at the re-
25	quest of qualified counsel, which may include a Spe-

1	cial Victims' Counsel acting on behalf of the victim
2	or trial counsel acting on behalf of the prosecution.
3	"(e) Duration and Renewal of Protective
4	Order.—
5	"(1) Duration.—A military court protective
6	order shall be issued for an initial period of thirty
7	days and may be reissued for one or more additional
8	periods of thirty days in accordance with paragraph
9	(2).
10	"(2) Expiration and renewal.—Before the ex-
11	piration of any 30 day period during which a mili-
12	tary court protective order is in effect, a military
13	judge or military magistrate shall review the order to
14	determine whether the order will terminate at the ex-
15	piration of such period or be reissued for an addi-
16	tional period of 30 days.
17	"(3) Notice to protected persons.—If a
18	military judge or military magistrate determines
19	under paragraph (2) that a military court protective
20	order will terminate, the judge or magistrate con-
21	cerned shall provide to each person protected by the
22	order reasonable, timely, and accurate notification of
23	$the \ termination.$
24	"(f) Review of Magistrate-issued Orders.—

1	"(1) REVIEW.—A military judge, at the request
2	of the person subject to a military court protective
3	order that was issued by a military magistrate, may
4	review the order to determine if the order was prop-
5	erly issued by the magistrate.
6	"(2) Standards of Review.—A military judge
7	who reviews an order under paragraph (1) shall ter-
8	minate the order if the judge determines that—
9	"(A) the military magistrate's decision to
10	issue the order was an abuse of discretion, and
11	there is not sufficient information presented to
12	the military judge to justify the order; or
13	"(B) information not presented to the mili-
14	tary magistrate establishes that the military
15	court protective order should be terminated.
16	"(g) Due Process.—
17	"(1) Protection of due process.—Except as
18	provided in paragraph (2), a protective order author-
19	ized under subsection (a) may be issued only after
20	reasonable notice and opportunity to be heard, di-
21	rectly or through counsel, is given to the person
22	against whom the order is sought sufficient to protect
23	that person's right to due process.
24	"(2) Emergency orders.—A protective order
25	on an emergency basis may be issued on an ex parte

1	basis under such rules and limitations as the Presi-
2	dent shall prescribe. In the case of ex parte orders, no-
3	tice and opportunity to be heard must be provided
4	within a reasonable time after the order is issued, suf-
5	ficient to protect the respondent's due process rights.
6	"(h) Rights of Victim.—The victim of an alleged sex
7	or domestic violence offense who seeks a military court pro-
8	tective order has, in addition to any rights provided under
9	section 806b (article 6b), the following rights with respect
10	to any proceeding involving the protective order:
11	"(1) The right to reasonable, accurate, and time-
12	ly notice of the proceeding and of any change in the
13	status of the protective order resulting from the pro-
14	ceeding.
15	"(2) The right to be reasonably heard at the pro-
16	ceeding.
17	"(3) The right to appear in person, with or
18	without counsel, at the proceeding.
19	"(4) The right be represented by qualified coun-
20	sel in connection with the proceeding, which may in-
21	clude a Special Victims' Counsel.
22	"(5) The reasonable right to confer with a rep-
23	resentative of the command of the accused and counsel
24	representing the government at the proceeding, as ap-
25	plicable.

1	"(6) The right to submit a written statement, di-
2	rectly or through counsel, for consideration by the
3	military judge or military magistrate presiding over
4	the proceeding.
5	"(i) Restrictions on Access to Firearms.—
6	"(1) In General.—Notwithstanding any other
7	provision of law—
8	"(A) a military court protective order
9	issued on an ex parte basis shall restrain a per-
10	son from possessing, receiving, or otherwise ac-
11	cessing a firearm; and
12	"(B) a military court protective order
13	issued after the person to be subject to the order
14	has received notice and opportunity to be heard
15	on the order, shall restrain such person from pos-
16	sessing, receiving, or otherwise accessing a fire-
17	arm in accordance with section 922 of title 18.
18	"(2) Notice to attorney general.—Not later
19	than 72 hours after the issuance of an order described
20	in paragraph (1), the Secretary of Defense shall sub-
21	mit to the Attorney General a record of the order.
22	"(j) Treatment as Lawful Order.—A military
23	court protective order shall be treated as a lawful order for
24	purposes of the application of section 892 (article 92) and

1	a violation of such an order shall be punishable under such
2	section (article).
3	"(k) Command Matters.—
4	"(1) Inclusion in Personnel file.—Any mili-
5	tary court protective order against a member shall be
6	placed and retained in the military personnel file of
7	the member.
8	"(2) Notice to civilian law enforcement of
9	ISSUANCE.—Any military court protective order
10	against a member shall be treated as a military pro-
11	tective order for purposes of section 1567a including
12	for purposes of mandatory notification of issuance to
13	civilian law enforcement as required by that section.
14	"(l) Relationship to Other Authorities.—Noth-
15	ing in this section may be construed as prohibiting—
16	"(1) a commanding officer from issuing or en-
17	forcing any otherwise lawful order in the nature of a
18	protective order to or against members of the officer's
19	command;
20	"(2) pretrial restraint in accordance with Rule
21	for Courts-Martial 304 (as set forth in the Manual for
22	Courts-Martial, 2019 edition, or any successor rule);
23	or
24	"(3) pretrial confinement in accordance with
25	Rule for Courts-Martial 305 (as set forth in the Man-

1	ual for Courts-Martial, 2019 edition, or any successor
2	rule)
3	"(m) Delivery to Certain Persons.—A physical
4	and electronic copy of any military court protective order
5	shall be provided, as soon as practicable after issuance, to
6	the following:
7	"(1) The person or persons protected by the pro-
8	tective order or to the guardian of such a person if
9	such person is under the age of 18 years.
10	"(2) The person subject to the protective order.
11	"(3) To such commanding officer in the chain of
12	command of the person subject to the protective order
13	as the President shall prescribe for purposes of this
14	section.
15	"(n) Definitions.—In this section:
16	"(1) Contact.—The term 'contact' includes con-
17	tact in person or through a third party, or through
18	gifts,
19	"(2) Communication.—The term 'communica-
20	tion' includes communication in person or through a
21	third party, and by telephone or in writing by letter,
22	data fax, or other electronic means.
23	"(3) Covered sex or domestic violence of-
24	FENSE.—The term 'covered sex or domestic violence
25	offense' means—

1	"(A) an alleged sex-related offense (as de-
2	fined in section 1044e(h)); or
3	"(B) an alleged offense of domestic violence
4	under section 928b of this title (article 128b of
5	the Uniform Code of Military Justice) or an at-
6	tempt to commit such an offense that is punish-
7	able under section 880 of this title (article 80 of
8	the Uniform Code of Military Justice).
9	"(4) Military Judge and military mag-
10	ISTRATE.—The terms 'military judge' and 'military
11	magistrate' mean a commissioned officer of the armed
12	forces who is a member of the bar of a Federal court
13	or a member of the bar of the highest court of a State
14	and who is certified to be qualified, by reason of edu-
15	cation, training, experience, and judicial tempera-
16	ment, for duty as a military judge or magistrate by
17	the Judge Advocate General of the armed force of
18	which the officer is a member.
19	"(5) Protective order.—The term 'protective
20	order' means an order that—
21	"(A) restrains a person from harassing,
22	stalking, threatening, or otherwise contacting or
23	communicating with a victim of an alleged sex
24	or domestic violence offense, or a family member
25	or associate of the victim, or engaging in other

1	conduct that would place such other person in
2	reasonable fear of bodily injury to any such
3	other person;
4	"(B) by its terms, explicitly prohibits—
5	"(i) the use, attempted use, or threat-
6	ened use of physical force by the person
7	against a victim of an alleged sex or domes-
8	tic violence offense, or a family member or
9	associate of the victim, that would reason-
10	ably be expected to cause bodily injury;
11	"(ii) the initiation by the person re-
12	strained of any contact or communication
13	with such other person; or
14	"(iii) actions described by both clauses
15	(i) and (ii).
16	"(6) Special victims' counsel.—The term
17	'Special Victims Counsel' means a Special Victims'
18	Counsel described in section 1044e and includes a
19	Victims' Legal Counsel of the Navy.".
20	(b) Clerical Amendment.—The table of sections at
21	the beginning of such chapter is amended by adding at the
22	end the following new item:
	"1567b. Authority of military judges and military magistrates to issue military court protective orders.".
23	(c) Implementation.—The President shall prescribe
24	regulations implementing section 1567b of title 10, United

1	States Code, not later than one year after the date of the
2	enactment of this Act.
3	SEC. 543. ADDITIONAL BASES FOR PROVISION OF ADVICE
4	BY THE DEFENSE ADVISORY COMMITTEE FOR
5	THE PREVENTION OF SEXUAL MISCONDUCT.
6	Section $550B(c)(2)$ of the National Defense Authoriza-
7	tion Act for Fiscal Year 2020 (Public Law 116–92) is
8	amended—
9	(1) by redesignating subparagraph (C) as sub-
10	paragraph (E); and
11	(2) by inserting after subparagraph (B) the fol-
12	lowing new subparagraphs:
13	"(C) Efforts among private employers to
14	prevent sexual assault and sexual harassment
15	among their employees.
16	"(D) Evidence-based studies on the preven-
17	tion of sexual assault and sexual harassment in
18	the Armed Forces, institutions of higher edu-
19	cation, and the private sector.".
20	SEC. 544. MODIFICATION OF REPORTING AND DATA COL-
21	LECTION ON VICTIMS OF SEXUAL OFFENSES.
22	Section 547 of the John S. McCain National Defense
23	Authorization Act for Fiscal Year 2019 (Public Law 115–
24	232; 10 U.S.C. 1561 note) is amended—
25	(1) in subsection (a)—

1	(A) in paragraph (1)—
2	(i) by striking "accused of" and insert-
3	ing "suspected of"; and
4	(ii) by striking "assault" and inserting
5	"offense";
6	(B) in paragraph (2), by striking "accused
7	of" and inserting "suspected of"; and
8	(C) in paragraph (3)—
9	(i) by striking "assaults" and inserting
10	"offenses"; and
11	(ii) by striking "an accusation" and
12	inserting "suspicion of";
13	(2) by redesignating subsection (b) as subsection
14	(c);
15	(3) by inserting after subsection (b) the following
16	new subsection:
17	"(b) Guidance Required.—The Secretary of Defense
18	shall issue guidance to ensure the uniformity of the data
19	collected by each Armed Force for purposes of subsection
20	(a). At a minimum, such guidance shall establish—
21	"(1) standardized methods for the collection of
22	the data required to be reported under such sub-
23	section; and

1	"(2) standardized definitions for the terms 'sex-
2	ual offense', 'collateral miconduct', and 'adverse ac-
3	tion'."; and
4	(4) by amending subsection (c), as so redesig-
5	nated, to read as follows:
6	"(c) Definitions.—In this section:
7	"(1) The term 'covered individual' means an in-
8	dividual who is identified in the case files of a mili-
9	tary criminal investigative organization as a victim
10	of a sexual offense that occurred while that individual
11	was serving on active duty as a member of the Armed
12	Forces.
13	"(2) The term 'suspected of', when used with re-
14	spect to a covered individual suspected of collateral
15	misconduct or crimes as described in subsection (a),
16	means that an investigation by a military criminal
17	investigative organization reveals facts and cir-
18	cumstances that would lead a reasonable person to be-
19	lieve that the individual committed an offense under
20	chapter 47 of title 10, United States Code (the Uni-
21	form Code of Military Justice).".

1	SEC. 545. MODIFICATION OF ANNUAL REPORT REGARDING
2	SEXUAL ASSAULTS INVOLVING MEMBERS OF
3	THE ARMED FORCES.
4	(a) Submission to Congress.—Section 1631(d) of
5	the Ike Skelton National Defense Authorization Act for Fis-
6	cal Year 2011 (Public Law 111–383; 10 U.S.C. 1561 note)
7	is amended by inserting "and the Committees on Veterans"
8	Affairs of the Senate and the House of Representatives"
9	after "House of Representatives".
10	(b) Applicability.—The amendment made by sub-
11	section (a) shall take effect on the date of the enactment
12	of this Act and shall apply to reports required to be sub-
13	mitted under section 1631 of the Ike Skelton National De-
14	fense Authorization Act for Fiscal Year 2011 (Public Law
15	111–383; 10 U.S.C. 1561 note) on or after such date.
16	SEC. 546. COORDINATION OF SUPPORT FOR SURVIVORS OF
17	SEXUAL TRAUMA.
18	(a) In General.—Not later than one year after the
19	date of the enactment of this Act, the Secretaries of Defense
20	and Veterans Affairs shall jointly develop, implement, and
21	maintain a standard of coordinated care for members of
22	the Armed Forces who are survivors of sexual trauma. Such
23	standard shall include the following:
24	(b) Minimum Elements.—The standard developed
25	and implemented under subsection (a) by the Secretaries
26	of Defense and Veterans Affairs shall include the following:

1	(1) Information for members of the armed
2	FORCES.—The Secretary of Defense shall ensure
3	that—
4	(A) Sexual Assault Response Coordinators
5	and Uniformed Victim Advocates receive annual
6	training on resources of the Department of Vet-
7	erans Affairs regarding sexual trauma;
8	(B) information regarding services fur-
9	nished by the Secretary of Veterans Affairs to
10	survivors of sexual trauma is provided to each
11	such survivor; and
12	(C) information described in subparagraph
13	(B) is posted in the following areas in each facil-
14	ity of the Department of Defense:
15	(i) An office of the Family Advocacy
16	Program.
17	(ii) An office of a mental health care
18	provider.
19	(iii) Each area in which sexual assault
20	prevention staff normally post notices or in-
21	formation.
22	(iv) High-traffic areas (including din-
23	$ing\ facilities).$
24	(2) Coordination between staff of the de-
25	PARTMENTS.—The Secretaries shall ensure that a

1	Sexual Assault Response Coordinator or Uniformed
2	Victim Advocate of the Department of Defense who re-
3	ceives a report of an instance of sexual trauma con-
4	nects the survivor to the Military Sexual Trauma Co-
5	ordinator of the Department of Veterans Affairs at the
6	facility of that Department nearest to the residence of
7	that survivor if that survivor is a member separating
8	or retiring from the Armed Forces.
9	(c) Reports.—
10	(1) Report on residential treatment.—Not
11	later than 180 days after the date of the enactment
12	of this Act, the Secretaries of Defense and Veterans
13	Affairs shall provide a report to the appropriate com-
14	mittees of Congress regarding the availability of resi-
15	dential treatment programs for survivors of sexual
16	trauma, including—
17	(A) barriers to access for such programs;
18	and
19	(B) resources required to reduce such bar-
20	riers.
21	(2) Initial report.—Upon implementation of
22	the standard under subsection (a), the Secretaries of
23	Defense and Veterans Affairs shall jointly submit to
24	the appropriate committees of Congress a report on
25	the standard

1	(3) Progress reports.—Not later than 180
2	days after submitting the initial report under para-
3	graph (2), and on December 1 of each subsequent
4	year, the Secretaries of Defense and Veterans Affairs
5	shall jointly submit to the appropriate committees of
6	Congress a report on the progress of the Secretaries in
7	implementing and improving the standard.
8	(4) UPDATES.—Whenever the Secretaries of De-
9	fense and Veterans Affairs update the standard devel-
10	oped under subsection (a), the Secretaries shall jointly
11	submit to the appropriate committees of Congress a
12	report on such update, including a comprehensive and
13	detailed description of such update and the reasons
14	for such update.
15	(d) Definitions.—In this section:
16	(1) The term "sexual trauma" means psycho-
17	$logical\ trauma\ described\ in\ section\ 1720D(a)(1)\ of$
18	title 38, United States Code.
19	(2) The term "appropriate committees of Con-
20	gress" means—
21	(A) the Committees on Veterans' Affairs of
22	the House of Representatives and the Senate; and
23	(B) the Committees on Armed Services of
24	the House of Representatives and the Senate.

1	SEC. 547. POLICY ON SEPARATION OF VICTIM AND AC-
2	CUSED AT MILITARY SERVICE ACADEMIES.
3	(a) In General.—The Secretary of Defense shall, in
4	consultation with the Secretaries of the military depart-
5	ments and the Superintendent of each military service
6	academy, prescribe in regulations a policy under which a
7	cadet or midshipman of a military service academy who
8	is the alleged victim of a sexual assault and a cadet or mid-
9	shipman who is the alleged perpetrator of such assault shall,
10	to the extent practicable, each be given the opportunity to
11	complete their course of study at the academy without—
12	(1) taking classes together; or
13	(2) otherwise being in close proximity to each
14	other during mandatory activities.
15	(b) Elements.—The Secretary of Defense shall ensure
16	that the policy developed under subsection (a)—
17	(1) protects the alleged victim as necessary, in-
18	cluding by prohibiting retaliatory harassment;
19	(2) allows both the victim and the accused to
20	complete their course of study at the institution with
21	minimal disruption;
22	(3) protects the privacy of both the victim and
23	the accused by ensuring that information about the
24	alleged sexual assault and the individuals involved is
25	not revealed to third parties who are not specifically
26	authorized to receive such information in the course

1	of performing their regular duties, except that such
2	policy shall not preclude the alleged victim or the al-
3	leged perpetrator from making such disclosures to
4	third parties; and
5	(4) minimizes the burden on the alleged victim
6	when taking steps to separate the alleged victim and
7	alleged perpetrator.
8	(c) Special Rule.—The policy developed under sub-
9	section (a) shall not preclude a military service academy
10	from taking other administrative or disciplinary action
11	when appropriate.
12	(d) Military Service Academy Defined.—In this
13	section, the term "military service academy" means the fol-
14	lowing:
15	(1) The United States Military Academy.
16	(2) The United States Naval Academy.
17	(3) The United States Air Force Academy.
18	SEC. 548. SAFE-TO-REPORT POLICY APPLICABLE ACROSS
19	THE ARMED FORCES.
20	(a) In General.—The Secretary of Defense shall, in
21	consultation with the Secretaries of the military depart-
22	ments, prescribe in regulations a safe-to-report policy de-
23	scribed in subsection (b) that applies with respect to all
24	members of the covered Armed Forces (including members

1	of the reserve components of the covered Armed Forces) and
2	cadets and midshipmen at the military service academies.
3	(b) Safe-to-report Policy.—The safe-to-report pol-
4	icy described in this subsection is a policy that prescribes
5	the handling of minor collateral misconduct involving a
6	member of the covered Armed Forces who is the alleged vic-
7	tim of sexual assault.
8	(c) AGGRAVATING CIRCUMSTANCES.—The regulations
9	under subsection (a) shall specify aggravating cir-
10	cumstances that increase the gravity of minor collateral
11	misconduct or its impact on good order and discipline for
12	purposes of the safe-to-report policy.
13	(d) Tracking of Collateral Misconduct Inci-
14	DENTS.—In conjunction with the issuance of regulations
15	under subsection (a), Secretary shall develop and imple-
16	ment a process to track incidents of minor collateral mis-
17	conduct that are subject to the safe-to-report policy.
18	(e) Definitions.—In this section:
19	(1) The term "covered Armed Forces" has the
20	meaning given the term "armed forces" in section
21	101(a)(4) of title 10, United States Code, except such
22	term does not include the Coast Guard.
23	(2) The term "military service academy" means
24	the following:
25	(A) The United States Military Academy.

1	(B) The United States Naval Academy.
2	(C) The United States Air Force Academy.
3	(3) The term "minor collateral misconduct"
4	means any minor misconduct that is potentially pun-
5	ishable under chapter 47 of title 10, United States
6	Code (the Uniform Code of Military Justice), that—
7	(A) is committed close in time to or during
8	the sexual assault, and directly related to the in-
9	cident that formed the basis of the sexual assault
10	allegation;
11	(B) is discovered as a direct result of the re-
12	port of sexual assault or the ensuing investiga-
13	tion into the sexual assault; and
14	(C) does not involve aggravating cir-
15	cumstances (as specified in the regulations pre-
16	scribed under subsection (c)) that increase the
17	gravity of the minor misconduct or its impact on
18	good order and discipline.
19	SEC. 549. QUESTION IN WORKPLACE AND GENDER RELA-
20	TIONS SURVEYS REGARDING PROSECUTIONS
21	OF SEXUAL ASSAULT.
22	(a) In General.—Not later than 90 days after the
23	date of the enactment of this Act, the Secretary of Defense
24	shall include in the covered surveys a question regarding
25	whether a member of an Armed Force under the jurisdiction

1	of the Secretary of a military department would be more
2	willing to report a sexual assault if prosecution decisions
3	were made by lawyers and not commanders.
4	(b) Covered Surveys Defined.—In this section, the
5	term "covered surveys" means the workplace and gender re-
6	lations surveys and focus groups administered by the Office
7	of People Analytics of the Department of Defense, includ-
8	ing—
9	(1) the Workplace and Gender Relations Survey
10	of Active Duty Members;
11	(2) the Workplace and Gender Relations Survey
12	of Reserve Component Members;
13	(3) the Military Service Gender Relations Focus
14	Group; and
15	(4) any successor survey or focus group.
16	SEC. 549A. PILOT PROGRAM ON PROSECUTION OF SPECIAL
17	VICTIM OFFENSES COMMITTED BY
18	ATTENDEES OF MILITARY SERVICE ACAD-
19	EMIES.
20	(a) Pilot Program.—Beginning not later than Jan-
21	uary 1, 2021, the Secretary of Defense shall carry out a
22	pilot program (referred to in this Act as the "Pilot Pro-
23	gram") under which the Secretary shall establish, in ac-
24	cordance with this section, an independent authority to—

1	(1) review each covered special victim offense;
2	and
3	(2) determine whether such offense shall be re-
4	ferred to trial by an appropriate court-martial con-
5	vening authority.
6	(b) Office of the Chief Prosecutor.—
7	(1) Establishment.—As part of the Pilot Pro-
8	gram, the Secretary shall establish, within the Office
9	of the Secretary of Defense, an Office of the Chief
10	Prosecutor.
11	(2) Head of office.—The head of the Office
12	shall be known as the Chief Prosecutor. The Secretary
13	shall appoint as the Chief Prosecutor a commissioned
14	officer in the grade of O-7 or above who—
15	(A) has significant experience prosecuting
16	sexual assault trials by court-martial; and
17	(B) is outside the chain of command of any
18	cadet or midshipman described in subsection
19	(f)(2).
20	(3) Responsibilities.—The Chief Prosecutor
21	shall exercise the authorities described in subsection
22	(c) but only with respect to covered special victim of-
23	fenses.
24	(4) Special rule.—Notwithstanding any other
25	provision of law, the military service from which the

1	Chief Prosecutor is appointed is authorized an addi-
2	tional billet for a general officer or a flag officer for
3	each year in the two year period beginning with the
4	year in which the appointment is made.
5	(5) Termination.—The Office of the Chief Pros-
6	ecutor shall terminate on the date on which the Pilot
7	Program terminates under subsection (e).
8	(c) Referral to Office of the Chief Pros-
9	ECUTOR.—
10	(1) Investigation phase.—
11	(A) Notice and information.—A mili-
12	tary criminal investigative organization that re-
13	ceives an allegation of a covered special victim
14	offense shall provide to the Chief Prosecutor and
15	the commander of the military service academy
16	concerned—
17	(i) timely notice of such allegation;
18	and
19	(ii) any information and evidence ob-
20	tained as the result a subsequent investiga-
21	tion into the allegation.
22	(B) Trial counsel as-
23	signed to a case involving a covered special vic-
24	tim offense shall, during the investigative phase
25	of such case, provide the Chief Prosecutor with

1	the information necessary to enable the Chief
2	Prosecutor to make the determination required
3	under paragraph (3).
4	(2) Referral to Chief Prosecutor.—In the
5	case of a charge relating to a covered special victim
6	offense, in addition to referring the charge to the staff
7	judge advocate under subsection (a) or (b) of section
8	834 of title 10, United States Code (article 34 of the
9	Uniform Code of Military Justice), the convening au-
10	thority of the Armed Force of which the accused is a
11	member shall refer, as soon as reasonably practicable,
12	the charge to the Chief Prosecutor to make the deter-
13	mination required by paragraph (3).
14	(3) Prosecutorial Determination.—The
15	Chief Prosecutor shall make a determination regard-
16	ing whether a charge relating to a covered special vic-
17	tim offense shall be referred to trial. If the Chief Pros-
18	ecutor makes a determination that the charge shall be
19	tried by court-martial, the Chief Prosecutor also shall
20	determine whether the charge shall be tried by a gen-
21	eral court-martial convened under section 822 of title
22	10, United States Code (article 22 of the Uniform
23	Code of Military Justice) or a special court-martial
24	convened under section 823 of such title (article 23 of

the Uniform Code of Military Justice). The deter-

25

1	mination of whether to try a charge relating to a cov-
2	ered special victim offense by court-martial shall in-
3	clude a determination of whether to try any known
4	offenses, including any lesser included offenses.
5	(4) Effect of Determination and Appeals
6	PROCESS.—
7	(A) Determination to proceed to
8	TRIAL.—Subject to subparagraph (C), a deter-
9	mination to try a charge relating to a covered
10	special victim offense by court-martial under
11	paragraph (3), and the determination as to the
12	type of court-martial, shall be binding on any
13	convening authority under chapter 47 of title 10,
14	United States Code (the Uniform Code of Mili-
15	tary Justice) for a trial by court-martial on the
16	charge.
17	(B) Determination not to proceed to
18	TRIAL.—Subject to subparagraph (C), a deter-
19	mination under paragraph (3) not to proceed to
20	trial on a charge relating to a covered special
21	victim offense by general or special court-martial
22	shall be binding on any convening authority
23	under chapter 47 of title 10, United States Code
24	(the Uniform Code of Military Justice) except
25	that such determination shall not operate to ter-

1	minate or otherwise alter the authority of the
2	convening authority—
3	(i) to proceed to trial by court-martial
4	on charges of collateral misconducted related
5	to the special victim offense; or
6	(ii) to impose non-judicial punishment
7	in connection with the conduct covered by
8	the charge as authorized by section 815 of
9	such title (article 15 of the Uniform Code of
10	Military Justice).
11	(C) Appeal.—In a case in which a con-
12	vening authority and the staff judge advocate ad-
13	vising such authority disagree with the deter-
14	mination of the Chief Prosecutor under para-
15	graph (3), the convening authority and staff
16	judge advocate may jointly appeal the deter-
17	mination to the General Counsel of the Depart-
18	ment of Defense. The determination of the Gen-
19	eral Counsel with respect to such appeal shall be
20	binding on the Chief Prosecutor and the con-
21	vening authority concerned.
22	(5) Trial by randomized jury.—After the
23	Chief Prosecutor makes a determination under para-
24	graph (3) to proceed to trial on a charge relating to
25	a covered special victim offense, the matter shall be

1	tried by a court-martial convened within the Armed
2	Force of which the accused is a member in accordance
3	with the applicable provisions of chapter 47 of title
4	10, United States Code (the Uniform Code of Military
5	Justice) except that, when convening a court-martial
6	that is a general or special court-martial involving a
7	covered special victim offense in which the accused
8	elects a jury trial, the convening authority shall de-
9	tail members of the Armed Forces as members thereof
10	at random unless the obtainability of members of the
11	Armed Forces for such court-martial prevents the con-
12	vening authority from detailing such members at ran-
13	dom.
14	(6) Unlawful influence or coercion.—The
15	actions of the Chief Prosecutor under this subsection
16	whether or not to try charges by court-martial shall
17	be free of unlawful or unauthorized influence or coer-
18	cion.
19	(d) Effect on Other Law.—This section shall su-
20	persede any provision of chapter 47 of title 10, United
21	States Code (the Uniform Code of Military Justice), that
22	is inconsistent with this section, but only to the extent of
23	the inconsistency.
24	(e) Termination and Transition.—

1	(1) Termination.—The authority of the Sec-
2	retary to carry out the Pilot Program shall terminate
3	four years after the date on which the Pilot Program
4	$is\ initiated.$
5	(2) Transition.—The Secretary shall take such
6	actions as are necessary to ensure that, on the date
7	on which the Pilot Program terminates under para-
8	graph (1), any matter referred to the Chief Prosecutor
9	under subsection (c)(2), but with respect to which the
10	Chief Prosecutor has not made a determination under
11	subsection (c)(3), shall be transferred to the appro-
12	priate convening authority for consideration.
13	(f) Definitions.—In this Act:
14	(1) The term "Armed Force" means an Armed
15	Force under the jurisdiction of the Secretary of a
16	military department.
17	(2) The term "covered special victim offense"
18	means a special victim offense—
19	(A) alleged to have been committed on or
20	after the date of the enactment of this Act by a
21	cadet of the United States Military Academy or
22	the United States Air Force Academy, without
23	regard to the location at which the offense was
24	$committed;\ or$

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1	(B) alleged to have been committed on or
2	after the date of the enactment of this Act by a
3	midshipman of the United States Naval Acad-
4	emy, without regard to the location at which the
5	offense was committed.
6	(3) The term "Secretary" means the Secretary of
7	Defense.
8	(4) The term "special victim offense" means any
9	of the following:
10	(A) An offense under section 917a, 920,
11	920b, 920c, or 930 of title 10, United States
12	Code (article 117a, 120, 120b, 120c, or 130 of the
13	Uniform Code of Military Justice).
14	(B) A conspiracy to commit an offense spec-
15	ified in subparagraph (A) as punishable under
16	section 881 of such title (article 81 of the Uni-
17	form Code of Military Justice).
18	(C) A solicitation to commit an offense
19	specified in subparagraph (A) as punishable
20	under section 882 of such title (article 82 of the
21	Uniform Code of Military Justice).
22	(D) An attempt to commit an offense speci-
23	fied in subparagraph (A) as punishable under
24	section 880 of such title (article 80 of the Uni-
25	form Code of Military Justice).

1	SEC. 549B. REPORT ON STATUS OF INVESTIGATIONS OF AL-
2	LEGED SEX-RELATED OFFENSES.
3	(a) Reports Required.—Not later than one year
4	after the date of the enactment of this Act, and annually
5	thereafter through December 31, 2025, the Secretary of each
6	military department shall submit to the congressional de-
7	fense committees a report on the status of investigations
8	into alleged sex-related offenses.
9	(b) Elements.—Each report under subsection (a)
10	shall include, with respect to investigations into alleged sex-
11	related offenses carried out by military criminal investiga-
12	tive organizations under the jurisdiction of the Secretary
13	concerned during the preceding year, the following:
14	(1) The total number of investigations.
15	(2) For each investigation—
16	(A) the date the investigation was initiated;
17	and
18	(B) an explanation of whether the investiga-
19	tion is in-progress or complete as of the date of
20	the report and, if complete, the date on which the
21	investigation was completed.
22	(3) The total number of investigations that are
23	complete as of the date of the report.
24	(4) The total number of investigations that are
25	in-progress as of the date of the report.

1	(5) For investigations lasting longer than 180
2	days, an explanation of the primary reasons for the
3	extended duration of the investigation.
4	(c) Definitions.—In this section:
5	(1) The term "alleged sex-related offense" has the
6	meaning given that term in section 1044(e)(h) of title
7	10, United States Code.
8	(2) The term "complete" when used with respect
9	to an investigation of an alleged sex-related offense,
10	means the active phase of the investigation is suffi-
11	ciently complete to enable the appropriate authority
12	to reach a decision with respect to the disposition of
13	charges for the offense.
14	Subtitle F—Member Education,
15	Training, and Transition
16	SEC. 551. COUNSELING IN THE TRANSITION ASSISTANCE
17	PROGRAM REGARDING SEXUAL ASSAULT,
18	SEXUAL OR GENDER HARASSMENT, AND INTI-
19	MATE PARTNER VIOLENCE.
20	Section 1142(b) of title 10, United States Code, is
21	amended by adding at the end the following new paragraph:
22	"(20) Information concerning health care (in-
23	cluding mental health care) furnished by the Sec-
24	retary of Veterans Affairs to veterans and members of
25	the Armed Forces who have survived sexual assault.

1	sexual or gender harassment, or intimate partner vio-
2	lence.".
3	SEC. 552. ESTABLISHMENT OF MENTORING AND CAREER
4	COUNSELING PROGRAM.
5	(a) In General.—Chapter 107 of title 10, United
6	States Code, is amended by adding at the end the following
7	new section:
8	"§ 2158. Mentoring and career counseling program
9	"(a) Establishment; Objectives.—The Secretary of
10	Defense, in coordination with the Secretaries of the military
11	departments and the Chief Diversity Officer, shall imple-
12	ment a program for mentoring and career counseling
13	that—
14	"(1) ensures that all military occupational spe-
15	cialties and career fields reflect the demographics of
16	the armed forces; and
17	"(2) ensures that members in all ranks and
18	grades reflect the demographics of the armed forces.
19	"(b) Program Description and Components.—The
20	program under subsection (a) shall—
21	"(1) include mentoring and career counseling ef-
22	forts that start prior to the initial career field deci-
23	sion point and continue throughout the career of each
24	participating member;

1	"(2) provide guidance on accession into the mili-
2	tary occupational specialties and career fields that ex-
3	perience the highest rates and greatest number of pro-
4	motions to a grade above O-6; and
5	"(3) promote information regarding career
6	choices, including opportunities in the reserve compo-
7	nents, to optimize the ability of a participating mem-
8	ber to make informed career choices from accession to
9	retirement.
10	"(c) Evaluation Metrics.—The Secretary of Defense
11	shall establish and maintain metrics to evaluate the effec-
12	tiveness of the program under this section.".
13	(b) Clerical Amendment.—The table of sections at
14	the beginning of chapter 107 of such title is amended by
15	at the end the following new item:
	"2158. Mentoring and career counseling program.".
16	(c) Interim Report.—
17	(1) Report required.—Not later than 120
18	days after the date of the enactment of this Act, the
19	Secretary of Defense shall submit to the congressional
20	defense committees on Armed Services of the Senate
21	and the House of Representatives a report on the im-
22	plementation of section 2158 of title 10, United States
23	Code, as added by subsection (a).
24	(2) Elements.—The report under paragraph
25	(1) shall include the following:

1	(A) A description and assessment of the
2	manner in which the Department of Defense
3	shall implement the program under subsection
4	(a) of such section 2158.
5	(B) The initial evaluation metrics developed
6	under subsection (c) of such section 2158.
7	(C) An explanation of whether the program
8	will be carried out as part of another program
9	of the Department or through the establishment
10	of a separate program.
11	(D) A comprehensive description of the ad-
12	ditional personnel, resources, and training that
13	will be required to implement the program, in-
14	cluding identification of the specific number of
15	additional billets that will be needed to staff the
16	program.
17	(E) Recommendations of the Secretary for
18	additional legislation that the Secretary deter-
19	mines e necessary to effectively and efficiently
20	implement the program.
21	(d) Annual Report.—
22	(1) Report required.—Not later than October
23	1, 2021, and annually thereafter for three years, the
24	Secretary of Defense shall submit to the congressional
25	defense committees on Armed Services of the Senate

1	and the House of Representatives a report on the pro-
2	gram under section 2158 of title 10, United States
3	Code, as added by subsection (a).
4	(2) Elements.—Each report under paragraph
5	(1) shall include, disaggregated by Armed Force, the
6	following:
7	(A) The latest evaluation metrics developed
8	under subsection (c) of such section 2158.
9	(B) The number of individuals,
10	disaggregated by grade, ethnicity, race, and gen-
11	der, who were eligible for participation in the
12	program.
13	(C) The number of individuals,
14	disaggregated by grade, ethnicity, race, and gen-
15	der, who opted out of participation in the pro-
16	gram.
17	(D) An assessment of the effectiveness of the
18	program in advancing the careers of minority
19	commissioned officers.
20	(e) Publication.—The Secretary of Defense shall—
21	(1) publish on an appropriate publicly available
22	website of the Department of Defense the reports re-
23	quired under subsections (c) and (d); and

1	(2) ensure that any data included with each such
2	report is made available in a machine-readable for-
3	mat that is downloadable, searchable, and sortable.
4	(f) Implementation Date.—The Secretary of Defense
5	shall implement the program under section 2158 of title 10,
6	United States Code, as added by subsection (a), not later
7	than one year after the date of the enactment of this Act.
8	(g) Definitions.—In this section:
9	(1) The term "minority person" means any in-
10	dividual who is a citizen of the United States and
11	who is—
12	(A) Asian American;
13	(B) Native Hawaiian;
14	(C) a Pacific Islander;
15	(D) African American;
16	$(E)\ Hispanic;$
17	(F) Puerto Rican;
18	(G) Native American;
19	(H) an Alaska Native; or
20	(I) $female.$
21	(2) The term "minority commissioned officer"
22	means any commissioned officer who is a minority
23	person.

1	(3) The term "machine-readable" has the mean-
2	ing given that term in section 3502(18) of title 44,
3	United States Code.
4	SEC. 553. DEFENSE LANGUAGE INSTITUTE FOREIGN LAN-
5	GUAGE CENTER.
6	(a) Authority to Award Bachelor's Degrees.—
7	Section 2168 of title 10, United States Code, is amended—
8	(1) in the section heading, by striking "Asso-
9	ciate" and inserting "Associate or Bachelor";
10	and
11	(2) by amending subsection (a) to read as fol-
12	lows:
13	"(a) Subject to subsection (b), the Commandant of the
14	Defense Language Institute may confer—
15	"(1) an Associate of Arts degree in a foreign lan-
16	guage upon any graduate of the Foreign Language
17	Center of the Institute who fulfills the requirements
18	for that degree; or
19	"(2) a Bachelor of Arts degree in a foreign lan-
20	guage upon any graduate of the Foreign Language
21	Center of the Institute who fulfills the requirements
22	for that degree.".
23	(b) Clerical Amendment.—The table of sections at
24	the beginning of chapter 108 of title 10, United States Code,

1	is amended by striking the item relating to section 2168
2	and inserting the following new item:
	"2168. Defense Language Institute Foreign Language Center: degree of Associate or Bachelor of Arts in foreign language.".
3	SEC. 554. DEFENSE LANGUAGE INSTITUTE FOREIGN LAN-
4	GUAGE CENTER.
5	(a) Authority to Award Bachelor's Degrees.—
6	Section 2168 of title 10, United States Code, is amended—
7	(1) in the section heading, by striking "Asso-
8	ciate" and inserting "Associate or Bachelor";
9	and
10	(2) by amending subsection (a) to read as fol-
11	lows:
12	"(a) Subject to subsection (b), the Commandant of the
13	Defense Language Institute may confer—
14	"(1) an Associate of Arts degree in a foreign lan-
15	guage upon any graduate of the Foreign Language
16	Center of the Institute who fulfills the requirements
17	for that degree; or
18	"(2) a Bachelor of Arts degree in a foreign lan-
19	guage upon any graduate of the Foreign Language
20	Center of the Institute who fulfills the requirements
21	for that degree.".
22	(b) Clerical Amendment.—The table of sections at
23	the beginning of chapter 108 of title 10, United States Code,

1	is amended by striking the item relating to section 2168
2	and inserting the following new item:
	"2168. Defense Language Institute Foreign Language Center: degree of Associate or Bachelor of Arts in foreign language.".
3	SEC. 555. INCREASE IN NUMBER OF PERMANENT PROFES-
4	SORS AT THE UNITED STATES AIR FORCE
5	ACADEMY.
6	Section 9431(b)(4) of title 10, United States Code, is
7	amended by striking "23" and inserting "25".
8	SEC. 556. INFORMATION ON NOMINATIONS AND APPLICA-
9	TIONS FOR MILITARY SERVICE ACADEMIES.
10	(a) Congressional Nominations Portal.—
11	(1) In general.—Not later than one year after
12	the date of the enactment of this Act, the Secretary,
13	in consultation with the Superintendents of the mili-
14	tary service academies, shall ensure that there is a
15	uniform online portal for all military service acad-
16	emies that enables Members of Congress to nominate
17	individuals for appointment to each academy through
18	a secure website.
19	(2) Information collection and report-
20	ING.—The online portal established under paragraph
21	(1) shall—
22	(A) collect, from each Member of Congress,
23	the demographic information described in sub-

1	section (b) for each individual nominated by the
2	Member; and
3	(B) collect the information required to be
4	included in each annual report of the Secretary
5	under subsection (c) in a manner that enables
6	the Secretary to automatically compile such in-
7	formation when preparing the report.
8	(3) Availability of information.—The portal
9	shall allow Members of Congress and their designees
10	to view past nomination records for all application
11	cycles.
12	(b) Standard Classifications for Collection of
13	Demographic Data.—
14	(1) Standards required.—The Secretary, in
15	consultation with the Superintendents of the military
16	service academies, shall establish standard classifica-
17	tions that cadets, midshipmen, and applicants to the
18	academies may use to self-identify gender, race, and
19	ethnicity and to provide other demographic informa-
20	tion in connection with admission to or enrollment in
21	an academy.
22	(2) Consistency with omb guidance.—The
23	standard classifications established under paragraph
24	(1) shall be consistent with the standard classifica-
25	tions specified in Office of Management and Budget

1	Directive No. 15 (pertaining to race and ethnic
2	standards for Federal statistics and administrative
3	reporting) or any successor directive.
4	(3) Incorporation into applications and
5	RECORDS.—Not later than 180 days after the date of
6	the enactment of this Act, the Secretary shall incor-
7	porate the standard classifications established under
8	paragraph (1) into—
9	(A) applications for admission to the mili-
10	tary service academies; and
11	(B) the military personnel records of cadets
12	and midshipmen enrolled in such academies.
13	(c) Annual Report on the Demographics Mili-
14	TARY SERVICE ACADEMY APPLICANTS.—
15	(1) Report required.—Not later than Sep-
16	tember 30 of each year beginning after the date of the
17	enactment of this Act, the Secretary shall submit to
18	the congressional defense committees a report on the
19	demographics of applicants to military service acad-
20	emies for the most recently concluded application
21	year.
22	(2) Elements.—Each report under paragraph
23	(1) shall include, with respect to each military service
24	academy, the following:

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1	(A) The number of individuals who sub-
2	mitted an application for admission to the acad-
3	emy in the application year covered by the re-
4	port.
5	(B) Of the individuals who submitted an
6	application for admission to the academy in
7	such year—
8	(i) the overall demographics of appli-
9	cant pool, disaggregated by the classifica-
10	tions established under subsection (b) and
11	by Member of Congress;
12	(ii) the number and percentage who re-
13	ceived a nomination, disaggregated by the
14	classifications established under subsection
15	(b) and by Member of Congress;
16	(iii) the number and percentage who
17	received an offer for appointment to the
18	academy, disaggregated by the classifica-
19	tions established under subsection (b) and
20	by Member of Congress; and
21	(iv) the number and percentage who
22	accepted an appointment to the academy,
23	disaggregated by the classifications estab-
24	lished under subsection (b) and by Member
25	of Congress.

1	(3) Consultation.—In preparing each report
2	under paragraph (1), the Secretary shall consult with
3	the Superintendents of the military service academies.
4	(4) Availability of reports and data.—The
5	Secretary shall—
6	(A) make the results of each report under
7	paragraph (1) available on a publicly accessible
8	website of the Department of Defense; and
9	(B) ensure that any data included with the
10	report is made available in a machine-readable
11	format that is downloadable, searchable, and
12	sortable.
13	(d) Definitions.—In this section:
14	(1) The term "application year" means the pe-
15	riod beginning on January 1 of one year and ending
16	on June 1 of the following year.
17	(2) The term "congressional defense committees"
18	has the meaning given that term in section
19	101(a)(16) of title 10, United States Code.
20	(3) The term "machine-readable" has the mean-
21	ing given that term in section 3502(18) of title 44,
22	United States Code.
23	(4) The term "military service academy"
24	means—
25	(A) the United States Military Academy;

1	(B) the United States Naval Academy; and
2	(C) the United States Air Force Academy.
3	(5) The term "Secretary" means the Secretary of
4	Defense.
5	SEC. 557. TRANSFORMATION OF THE PROFESSIONAL MILI-
6	TARY EDUCATION ENTERPRISE.
7	(a) Sense of Congress.—It is the sense of Congress
8	that
9	(1) professional military education is
10	foundational to the development of ethical and effec-
11	tive military leaders and vital to national security;
12	(2) oversight of professional military education
13	is an essential part of Congress' constitutional re-
14	sponsibilities to regulate and maintain the Armed
15	Forces of the United States;
16	(3) reform of the professional military education
17	system, as directed by the congressional defense com-
18	mittees, has played a central role in the institutional-
19	ization of jointness as envisioned by the Goldwater-
20	Nichols Department of Defense Reorganization Act of
21	1986 (Public Law 99–433);
22	(4) the Goldwater-Nichols professional military
23	education model has served the Nation well since the
24	end of the Cold War by enabling successful joint mili-
25	tary operations across the spectrum of conflict;

1	(5) recent changes in the national security envi-
2	ronment require that the professional military edu-
3	cation enterprise adapt to prepare the joint force to
4	successfully defend American interests in evolving
5	areas of strategic competition;
6	(6) the Department of Defense must transform
7	the professional military education enterprise to meet
8	these challenges by emphasizing focused and rigorous
9	intellectual study reflecting the hard won strategic in-
10	sights of history, while leveraging advancements in
11	the modern learning environment.
12	(b) Limitation.—None of the funds authorized to be
13	appropriated by this Act or otherwise made available for
14	fiscal year 2021 for the Department of Defense may be obli-
15	gated or expended consolidate, close, or significantly change
16	the curriculum of the National Defense University or any
17	institution of professional military education of an Armed
18	Force until a period of 120 days has elapsed following the
19	date on which the Under Secretary of Defense for Personnel
20	and Readiness submits the report required under subsection
21	(c).
22	(c) Report Required.—
23	(1) In general.—Not later than 180 days after
24	the date of the enactment of this Act, the Secretary of
25	Defense, acting through the Under Secretary of De-

I	fense for Personnel and Readiness, shall submit to the
2	Committees on Armed Services of the Senate and the
3	House of Representatives a report on the status of the
4	professional military education enterprise.
5	(2) Elements.—The report required under
6	paragraph (1) shall include the following:
7	(A) A consolidated summary that—
8	(i) lists all components of the profes-
9	sional military education enterprise of the
10	Department of Defense, including all associ-
11	ated schools, programs, research centers,
12	and support activities; and
13	(ii) for each such component, identifies
14	the assigned personnel strength, annual stu-
15	dent throughput, and budget details cov-
16	ering the period of three fiscal years pre-
17	ceding the date of the report.
18	(B) An assessment of the effectiveness and
19	shortfalls of the existing professional military
20	education enterprise as measured against grad-
21	uate utilization, post-graduate evaluations, and
22	the education and force development require-
23	ments of the Chairman of the Joint Chiefs of
24	Staff and the Chiefs of the Armed Forces.

1	(C) Recommendations to improve the intel-
2	lectual readiness of the joint force through re-
3	forms designed to—
4	(i) improve the warfighting readiness,
5	intellectual fitness and cognitive ingenuity
6	of military leaders;
7	(ii) promote development of strategic
8	thinkers capable of developing integrated
9	political-military and cross-domain strate-
10	gies and new doctrinal concepts;
11	(iii) enhance the effectiveness, coher-
12	ence, and efficiency of individual service
13	approaches to professional military edu-
14	cation;
15	(iv) improve the depth and rigor of
16	professional military education curriculum
17	in alignment with national defense strategy
18	pacing threats while enhancing strategic re-
19	lationships and operational integration
20	with key allies and international security
21	partners; and
22	(v) foster the deliberate development of
23	world-class faculty through increasing the
24	value of faculty assignments and other ap-
25	propriate measures.

1	SEC. 558. COLLEGE OF INTERNATIONAL SECURITY AFFAIRS
2	OF THE NATIONAL DEFENSE UNIVERSITY.
3	(a) Prohibition.—The Secretary of Defense may not
4	eliminate, divest, downsize, or reorganize the College of
5	International Security Affairs, nor its satellite program,
6	the Joint Special Operations Masters of Arts, of the Na-
7	tional Defense University, or seek to reduce the number of
8	students educated at the College, or its satellite program,
9	until 30 days after the date on which the congressional de-
10	fense committees receive the report required by subsection
11	(c).
12	(b) Assessment, Determination, and Review.—
13	The Under Secretary of Defense for Policy, in consultation
14	with the Under Secretary of Defense for Personnel and
15	Readiness, the Assistant Secretary of Defense for Special
16	Operations/Low-Intensity Conflict , the Deputy Assistant
17	Secretary of Defense for Counternarcotics and Global
18	Threats, the Deputy Assistant Secretary of Defense for Sta-
19	bility and Humanitarian Affairs, the Deputy Assistant
20	Secretary of Defense for Special Operations and Combating
21	Terrorism, the Chief Financial Officer of the Department,
22	the Chairman of the Joint Chiefs of Staff, and the Com-
23	mander of United States Special Operations Command,
24	shall—
25	(1) assess requirements for joint professional
26	military education and civilian leader education in

1	the counterterrorism, irregular warfare, and asym-
2	metrical domains to support the Department and
3	other national security institutions of the Federal
4	Government;
5	(2) determine whether the importance, challenges,
6	and complexity of the modern counterterrorism envi-
7	ronment and irregular and asymmetrical domains
8	warrant—
9	(A) a college at the National Defense Uni-
10	versity, or a college independent of the National
11	Defense University whose leadership is respon-
12	sible to the Office of the Secretary of Defense;
13	and
14	(B) the provision of resources, services, and
15	capacity at levels that are the same as, or de-
16	creased or enhanced in comparison to, those re-
17	sources, services, and capacity in place at the
18	College of International Security Affairs on Jan-
19	uary 1, 2019;
20	(3) review the plan proposed by the National De-
21	fense University for eliminating the College of Inter-
22	national Security Affairs and reducing and restruc-
23	turing the counterterrorism, irregular, and asymmet-
24	rical faculty, course offerings, joint professional mili-

1	tary education and degree and certificate programs,
2	and other services provided by the College; and
3	(4) assess the changes made to the College of
4	International Security Affairs since January 1, 2019,
5	and the actions necessary to reverse those changes, in-
6	cluding relocating the College and its associated budg-
7	et, faculty, staff, students, and facilities outside of the
8	National Defense University.
9	(c) Report Required.—Not later than February 1,
10	2021, the Secretary shall submit to the congressional defense
11	committees a report on—
12	(1) the findings of the Secretary with respect to
13	the assessments, determination, and review conducted
14	under subsection (b); and
15	(2) such recommendations as the Secretary may
16	have for higher education in the counterterrorism, ir-
17	regular, and asymmetrical domains.
18	SEC. 559. PUBLIC-PRIVATE CONSORTIUM TO IMPROVE PRO-
19	FESSIONAL MILITARY EDUCATION.
20	(a) Establishment.—The Secretary of Defense, act-
21	ing through the Chairman of the Joint Chiefs of Staff and
22	in consultation with the Under Secretary of Defense for Per-
23	sonnel and Readiness, shall establish and maintain a pub-
24	lic-private consortium (referred to in this section as the
25	"Consortium") to improve and broaden professional mili-

1	tary education for military officers and civilian employees
2	of the Federal Government.
3	(b) Directors.—
4	(1) In General.—The President of the National
5	Defense University and the head of a civilian institu-
6	tion of higher education appointed in accordance with
7	paragraph (3) shall serve as co-directors of the Con-
8	sortium.
9	(2) Responsibilities of co-directors.—The
10	co-directors shall be responsible for—
11	(A) the administration and management of
12	the Consortium; and
13	(B) developing a common curriculum for
14	professional military education using input re-
15	ceived from members of the Consortium.
16	(3) Appointment of co-director from civil-
17	IAN INSTITUTION.—Not later than June 1, 2021, the
18	Secretary of Defense shall appoint an individual who
19	is the President or Chancellor of a civilian institution
20	of higher education to serve as co-director of the Con-
21	sortium as described in paragraph (1).
22	(4) Term of co-director.—The co-director ap-
23	pointed under paragraph (3) shall serve an initial
24	term of five years. The Secretary of Defense may re-
25	appoint such co-director for one or more additional

1	terms of not more than five years, as the Secretary
2	determines appropriate.
3	(5) AUTHORITY.—In the event that a conflict
4	arises between co-directors of the Consortium, the con-
5	flict shall be resolved by the Director for Joint Force
6	Development of the Joint Chiefs of Staff (J-7).
7	(c) Activities of Consortium.—The Consortium
8	shall carry out the following activities:
9	(1) Bring the military education system (includ-
10	ing military service academies, institutions that pro-
11	vide professional military education, and other insti-
12	tutions the provide military education) together with
13	a broad group of civilian institutions of higher edu-
14	cation, policy research institutes, and the commercial
15	sector to develop and continually update a research-
16	based curriculum to prepare early career, mid-career,
17	and senior military officers and civilian employees of
18	the Federal Government to succeed in an era that will
19	be predominantly defined by great power competition
20	and in which security challenges will transcend the
21	traditional areas of defense expertise, becoming more
22	complex and inter-related than before, with disrup-
23	tions that will manifest rapidly and with little warn-
24	ing.

1	(2) Train military officers and civilian edu-
2	cators serving in the joint professional military edu-
3	cation system to implement the curriculum developed
4	under paragraph (2) at the institutions they serve.
5	(3) On a regular basis, make recommendations
6	to the Secretary about how the joint professional mili-
7	tary education system should be modified to meet the
8	challenges of apparent or possible future defense, na-
9	tional security, and international environments.
10	(d) Members.—The Consortium shall be composed of
11	representatives selected by the Secretary of Defense from the
12	following organizations:
13	(1) Organizations within the joint professional
14	military education system.
15	(2) Military service academies.
16	(3) Other institutions of the Federal Government
17	that provide military education.
18	(4) Civilian institutions of higher education.
19	(5) Private sector and government policy re-
20	search institutes.
21	(6) Organizations in the commercial sector, in-
22	cluding organizations from the industrial, finance,
23	and technology sectors.
24	(e) Annual Report.—Not later than September 30,
25	2022, and annually thereafter, the co-directors of the Con-

- 1 sortium shall submit to the Secretary of Defense and the
- 2 congressional defense committees a report that describes the
- 3 activities carried out by the Consortium during the pre-
- 4 ceding year.
- 5 (f) Civilian Institution Defined.—In this section,
- 6 the term "civilian institution of higher education" means
- 7 an institution of higher education (as defined in section 101
- 8 of the Higher Education Act of 1965 (20 U.S.C. 1001)) that
- 9 is not owned or controlled by the Federal Government.

10 Subtitle G—Military Family Readi-11 ness and Dependents' Education

- 12 SEC. 561. FAMILY READINESS: DEFINITIONS; COMMUNICA-
- 13 TION STRATEGY; REPORT.
- 14 (a) Definitions.—Not later than six months after the
- 15 date of the enactment of this Act, the Secretary of Defense,
- 16 in coordination with the Secretaries of the military depart-
- 17 ments, shall define the terms "military family readiness"
- 18 and "military family resiliency".
- 19 (b) Communication Strategy.—Not later than one
- 20 year after the date of the enactment of this Act, the Sec-
- 21 retary of Defense, in coordination with the Secretaries of
- 22 the military departments, shall establish and implement a
- 23 strategy regarding communication with military families.
- 24 The strategy shall include the following:

1	(1) The use of a variety of modes of communica-
2	tion to ensure the broadest means of communicating
3	with military families.
4	(2) Updating an existing annual standardized
5	survey that assesses military family readiness to ad-
6	dress the following issues:
7	(A) Communication with beneficiaries.
8	(B) Child care.
9	(C) Education,
10	(D) Spousal employment.
11	(E) The Exceptional Family Member Pro-
12	gram.
13	(F) Financial literacy.
14	$(G)\ Financial\ stress.$
15	(H) Health care (including copayments,
16	network adequacy, and the availability of ap-
17	pointments with health care providers).
18	(c) REPORT.—Not later than 180 days after the date
19	of the enactment of the Act, the Secretary of Defense shall
20	submit to the Committees on Armed Services of the Senate
21	and the House of Representatives a report regarding the
22	feasibility of implementing the recommendations in—
23	(1) chapter 3 of the report of the Inspector Gen-
24	eral of the Department of Defense for fiscal year 2020,

1	"Ensuring Wellness and Wellbeing of Service-Mem-
2	bers and their Families"; and
3	(2) the report, dated July 2019, of the National
4	Academies of Science, Engineering and Medicine, ti-
5	tled "Strengthening the Military Family Readiness
6	System for a Changing American Society".
7	SEC. 562. SUPPORT SERVICES FOR MEMBERS OF SPECIAL
8	OPERATIONS FORCES AND IMMEDIATE FAM-
9	ILY MEMBERS.
10	(a) In General.—Section 1788a of title 10, United
11	States Code, is amended—
12	(1) in the heading—
13	(A) by striking "Family support" and
14	inserting "Support";
15	(B) by striking "immediate family
16	members of"; and
17	(C) by adding "; immediate family
18	members" at the end;
19	(2) in subsection (a), by striking "for the imme-
20	diate family members of members of the armed forces
21	assigned to special operations forces";
22	(3) in subsection $(b)(1)$ —
23	(A) by striking "the immediate family
24	members"; and

1	(B) by inserting "and the immediate family
2	members of such members" before the semicolon;
3	(4) in subsection $(d)(2)$ —
4	(A) in subparagraph (A) —
5	(i) by striking "family members of";
6	and
7	(ii) by inserting "and immediate fam-
8	ily members of such members" before the pe-
9	riod;
10	(B) in subparagraph (B) —
11	(i) by striking "and on family mem-
12	bers of' and inserting a comma; and
13	(ii) by inserting ", and immediate
14	family members of such members" before the
15	period; and
16	(5) in subsection $(e)(4)$ —
17	(A) by inserting "psychological support,
18	spiritual support, and" before "costs";
19	(B) by striking "immediate family members
20	of";
21	(C) by inserting "(including the reserve
22	components)" after "members of the armed
23	forces"; and
24	(D) by inserting ", and immediate family
25	members of such members," before "while".

1	(b) Clerical Amendment.—The table of sections at
2	the beginning of chapter 88 of title 10, United States Code,
3	is amended by striking the item relating to section 1788a
4	and inserting the following:
	"1788a. Support programs: members of special operations forces; immediate family members".
5	SEC. 563. AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE
6	TO CERTAIN IN-HOME CHILD CARE PRO-
7	VIDERS FOR MEMBERS OF THE ARMED
8	FORCES AND SURVIVORS OF MEMBERS WHO
9	DIE IN COMBAT IN THE LINE OF DUTY.
10	(a) Authority.—Section 1798 of title 10, United
11	States Code, is amended—
12	(1) in subsection (a), in the matter preceding
13	paragraph (1), by inserting ", or to an in-home child
14	care provider," after "youth program services";
15	(2) by redesignating subsection (c) as subsection
16	(d); and
17	(3) by inserting after subsection (b) the following
18	new subsection (c):
19	"(c) Eligible In-home Child Care Providers.—
20	The Secretary may determine that an in-home child care
21	provider is eligible for financial assistance under this sec-
22	tion.".

1	(b) In-home Child Care Provider Defined.—Sec-
2	tion 1800 of such title is amended by adding at the end
3	the following:
4	"(5) The term 'in-home child care provider'
5	means an individual (including a nanny, babysitter,
6	or au pair) who provides child care services in the
7	home of the child.".
8	(c) Regulations.—Not later than July 1, 2021, the
9	Secretary of Defense shall prescribe regulations that estab-
10	lish eligibility requirements and amounts of financial as-
11	sistance for an in-home child care provider under subsection
12	(c) of section 1798 of title 10, United States Code, as
13	amended by subsection (a).
14	SEC. 564. EXPANSION OF FINANCIAL ASSISTANCE UNDER
15	MY CAREER ADVANCEMENT ACCOUNT PRO-
15 16	MY CAREER ADVANCEMENT ACCOUNT PRO- GRAM.
16 17	GRAM.
16 17 18	GRAM. Section 580F of the National Defense Authorization
16 17 18	GRAM. Section 580F of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92) is amend-
16 17 18 19	GRAM. Section 580F of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92) is amend- ed—
16 17 18 19 20	GRAM. Section 580F of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92) is amended— (1) by inserting "or maintenance (including con-
116 117 118 119 220 221	GRAM. Section 580F of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92) is amended— (1) by inserting "or maintenance (including continuing education courses)" after "pursuit"; and
116 117 118 119 220 221 222	GRAM. Section 580F of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92) is amended— (1) by inserting "or maintenance (including continuing education courses)" after "pursuit"; and (2) by adding at the end the following: "Such fi-

1	under the program (including the College Level Ex-
2	amination Program tests and the Subject Standard-
3	ized Tests of the Defense Activity for Non-Traditional
4	Education Support Division of the Department of De-
5	fense)."
6	SEC. 565. CHILD CARE.
7	(a) 24-Hour Child Care.—If the Secretary of De-
8	fense determines it feasible, the Secretary shall furnish child
9	care to each child of a member of the Armed Forces or em-
10	ployee of the Department of Defense while that member or
11	employee works on rotating shifts at a military installation.
12	(b) Metrics.—Not later than six months after the
13	date of the enactment of this Act, the Secretary of Defense
14	shall develop and implement metrics to evaluate the effec-
15	tiveness of the child care priority system of the Department
16	of Defense, including—
17	(1) the speed of placement for children of mem-
18	bers of the Armed Forces on active duty;
19	(2) the type of child care offered;
20	(3) available spaces in such system, if any; and
21	(4) other metrics to monitor the child care pri-
22	ority system determined by the Secretary.
23	(c) Report.—Not later than 180 days after the date
24	of the enactment of the Act, the Secretary of Defense shall
25	submit to the Committees on Armed Services of the Senate

1	and the House of Representatives a report regarding the
2	results of a study that evaluates—
3	(1) the sufficiency of the stipend furnished by the
4	Secretary to members of the Armed Forces for civilian
5	child care; and
6	(2) whether the amount of such stipend should be
7	based on—
8	(A) cost of living in the applicable locale;
9	and
10	(B) the capacity of licensed civilian child
11	care providers in the local market.
12	SEC. 566. CONTINUATION OF PAID PARENTAL LEAVE UPON
13	DEATH OF CHILD.
14	Not later than 180 days after the date of the enactment
15	of this Act, the Secretary of Defense shall amend the regula-
16	tions prescribed pursuant to subsections (i) and (j) of sec-
17	tion 701 of title 10, United States Code, to provide that
18	the eligibility of primary and secondary caregivers for paid
19	parental leave that has already been approved shall not ter-
20	minate upon the death of the child for whom such leave
21	is taken.

1	SEC. 567. STUDY AND REPORT ON THE PERFORMANCE OF
2	THE DEPARTMENT OF DEFENSE EDUCATION
3	ACTIVITY.
4	(a) Study.—The Secretary of Defense shall conduct a
5	study on the performance of the Department of Defense
6	$Education\ Activity.$
7	(b) Elements.—The study under subsection (a) shall
8	include the following:
9	(1) A review of the curriculum relating to health,
10	resiliency, and nutrition taught in schools operated
11	by the Department of Defense Education Activity and
12	a comparison of such curriculum to appropriate edu-
13	cation benchmarks.
14	(2) An analysis of the outcomes experienced by
15	students in such schools, as measured by—
16	(A) the performance of such students on the
17	National Assessment of Educational Progress
18	carried out under section 303(b)(3) of the Na-
19	tional Assessment of Educational Progress Au-
20	thorization Act (20 U.S.C. $9622(b)(3)$); and
21	(B) any other methodologies used by the De-
22	partment of Defense Education Activity to meas-
23	ure individual student outcomes.
24	(3) An assessment of the effectiveness of the
25	School Liaison Officer program of the Department of
26	Defense Education Activity in achieving the goals of

1	the program with an emphasis on goals relating to
2	special education and family outreach.
3	(c) Report.—Not later than 180 days after the date
4	of the enactment of the Act, the Secretary of Defense shall
5	submit to the Committees on Armed Services of the Senate
6	and the House of Representatives a report that includes the
7	findings of the study conducted under subsection (a).
8	SEC. 568. COMPTROLLER GENERAL OF THE UNITED STATES
9	REPORT ON THE STRUCTURAL CONDITION OF
10	DEPARTMENT OF DEFENSE EDUCATION AC-
11	TIVITY SCHOOLS.
12	(a) Report Required.—Not later than one year
13	after the date of the enactment of this Act, the Comptroller
14	General of the United States shall submit to the congres-
15	sional defense committees a report setting forth an assess-
16	ment by the Comptroller General of the structural condition
17	of schools of the Department of Defense Education Activity,
18	both within the continental United States (CONUS) and
19	outside the continental United States (OCONUS).
20	(b) Virtual Schools.—The report shall include an
21	assessment of the virtual infrastructure or other means by
22	which students attend Department of Defense Education
23	Activity schools that have no physical structure, including
24	the satisfaction of the military families concerned with such
25	infrastructure or other means.

1	SEC. 569. PILOT PROGRAM TO EXPAND ELIGIBILITY FOR
2	ENROLLMENT AT DOMESTIC DEPENDENT EL-
3	EMENTARY AND SECONDARY SCHOOLS.
4	(a) Pilot Program Authorized.—Beginning not
5	later than 180 days after the date of the enactment of this
6	Act, the Secretary of Defense shall carry out a pilot pro-
7	gram under which a dependent of a full-time, active-duty
8	member of the Armed Forces may enroll in a covered
9	DODEA school at the military installation to which the
10	member is assigned, on a space-available basis as described
11	in subsection (c), without regard to whether the member re-
12	sides on the installation as described in 2164(a)(1) of title
13	10, United States Code.
14	(b) Purposes.—The purposes of the pilot program
15	under this section are—
16	(1) to evaluate the feasibility and advisability of
17	expanding enrollment in covered DODEA schools;
18	and
19	(2) to determine how increased access to such
20	schools will affect military and family readiness.
21	(c) Enrollment on Space-available Basis.—A
22	student participating in the pilot program under this sec-
23	tion may be enrolled in a covered DODEA school only if
24	the school has the capacity to accept the student, as deter-
25	mined by the Director of the Department of Defense Edu-
26	cation Activity.

1	(d) Locations.—The Secretary of Defense shall carry
2	out the pilot program under this section at not more than
3	four military installations at which covered DODEA
4	schools are located. The Secretary shall select military in-
5	stallations for participation in the program based on—
6	(1) the readiness needs of the Secretary of a the
7	military department concerned; and
8	(2) the capacity of the DODEA schools located at
9	the installation to accept additional students, as de-
10	termined by the Director of the Department of Defense
11	Education Activity.
12	(e) TERMINATION.—The authority to carry out the
13	pilot program under this section shall terminate four years
14	after the date of the enactment of this Act.
15	(f) Covered DODEA School Defined.—In this
16	Section, the term "covered DODEA school" means a domes-
17	tic dependent elementary or secondary school operated by
18	the Department of Defense Education Activity that—
19	(1) has been established on or before the date of
20	the enactment of this Act; and
21	(2) is located in the continental United States.

1	SEC. 569A. CONTINUED ASSISTANCE TO SCHOOLS WITH
2	SIGNIFICANT NUMBERS OF MILITARY DE-
3	PENDENT STUDENTS.
4	(a) Assistance to Schools With Significant
5	Numbers of Military Dependent Students.—Of the
6	amount authorized to be appropriated for fiscal year 2021
7	in division D of this Act and available for operation and
8	maintenance for Defense-wide activities as specified in the
9	funding table in section 4301 of this Act, \$40,000,000 shall
10	be available only for the purpose of providing assistance
11	to local educational agencies under subsection (a) of section
12	572 of the National Defense Authorization Act for Fiscal
13	Year 2006 (Public Law 109–163; 20 U.S.C. 7703b).
14	(b) Impact Aid for Children With Severe Dis-
15	ABILITIES.—Of the amount authorized to be appropriated
16	for fiscal year 2021 in division D of this Act and available
17	for operation and maintenance for Defense-wide activities
18	as specified in the funding table in section 4301 of this Act,
19	\$10,000,000 shall be available for payments under section
20	363 of the Floyd D. Spence National Defense Authorization
21	Act for Fiscal Year 2001 (Public Law 106–398; 20 U.S.C.
22	7703a).
23	(c) Local Educational Agency Defined.—In this
24	section, the term "local educational agency" has the mean-
25	ing given that term in section 7013(9) of the Elementary
26	and Secondary Education Act of 1965 (20 U.S.C. 7713(9)).

1	SEC. 569B. STANDARDIZATION OF THE EXCEPTIONAL FAM-
2	ILY MEMBER PROGRAM.
3	(a) Policy.—Not later than six months after the date
4	of the enactment of this Act, the Secretary of Defense, in
5	coordination with the Secretaries of the military depart-
6	ments, shall, to the extent practicable, standardize the Ex-
7	ceptional Family Member Program (in this section referred
8	to as the "EFMP") across the military departments.
9	(b) Elements.—The EFMP, standardized under sub-
10	section (a), shall include the following:
11	(1) Processes for the identification and enroll-
12	ment of dependents of covered members with special
13	needs.
14	(2) A process for the permanent change of orders
15	for covered members, to ensure seamless continuity of
16	services at the new permanent duty station.
17	(3) A review process for installations to ensure
18	that health care furnished through the TRICARE pro-
19	gram, special needs education programs, and installa-
20	tion-based family support programs are available to
21	military families enrolled in the EFMP.
22	(4) A standardized respite care benefit across the
23	covered Armed Forces, including the number of hours
24	available under such benefit to military families en-
25	rolled in the EFMP.
26	(5) Outcomes and metrics to evaluate the EFMP.

1	(6) A requirement that the Secretary of each
2	military department provide a dedicated EFMP at-
3	torney, who specializes in education law, at each
4	military installation—
5	(A) the Secretary determines is a primary
6	receiving installation for military families with
7	special needs; and
8	(B) in a State that the Secretary determines
9	has historically not supported families enrolled
10	in the EFMP.
11	(7) The option for a family enrolled in the
12	EFMP to continue to receive all services under that
13	program and the bachelor allowance for housing if—
14	(A) the covered member receives a new per-
15	manent duty station; and
16	(B) the covered member and family elect for
17	the family not to relocate with the covered mem-
18	ber.
19	(8) A process to discuss policy challenges and op-
20	portunities, best practices adopted across the covered
21	Armed Forces, a forum period for discussion with
22	members of military families with special needs, and
23	other matters the Secretary of Defense determines ap-
24	propriate.

1	(c) Case Management.—The Secretary of Defense, in
2	coordination with the Secretaries of the military depart-
3	ments, shall develop an EFMP case management model, in-
4	cluding the following:
5	(1) A single EFMP office, located at the head-
6	quarters of each covered Armed Force, to oversee im-
7	plementation of the EFMP and coordinate health care
8	services, permanent change of station order proc-
9	essing, and educational support services for that cov-
10	ered Armed Force.
11	(2) An EFMP office at each military installa-
12	tion with case managers to assist each family of a
13	covered member in the development of a plan that ad-
14	dresses the areas specified in subsection $(b)(1)$.
15	(d) REPORT.—Not later than 180 days after the date
16	of the enactment of the Act, the Secretary of Defense shall
17	submit to the Committees on Armed Services of the Senate
18	and the House of Representatives a report on the implemen-
19	tation of the items identified under subsections (a), (b), and
20	(c), including any recommendations of the Secretary re-
21	garding legislation.
22	(e) GAO REPORT.—Not later than one year after the
23	date of the enactment of this Act, the Comptroller General
24	of the United States shall submit to the Committees on

1	Armed Services of the Senate and the House of Representa-
2	tives a report on—
3	(1) whether military families have higher rates
4	of disputes and loss of free and appropriate public
5	education under section 504 of the Rehabilitation Act
6	of 1973 (Public Law 93–112; 29 U.S.C. 794) than ci-
7	vilian counterparts; and
8	(2) an analysis of the number of due process
9	hearings that were filed by school districts against
10	children of members of the Armed Forces.
11	(f) Definitions.—In this section:
12	(1) The term "covered Armed Force" means an
13	Armed Force under the jurisdiction of the Secretary
14	of a military department.
15	(2) The term "covered member" means a mem-
16	ber—
17	(A) of a covered Armed Force; and
18	(B) with a dependent with special needs.
19	Subtitle H—Diversity and Inclusion
20	SEC. 571. DIVERSITY AND INCLUSION REPORTING RE-
21	QUIREMENTS.
22	(a) Standard Diversity Metrics and Annual Re-
23	Porting Requirement.—Section 113 of title 10, United
24	States Code is amended—
25	(1) in subsection (c)—

1	(A) by redesignating paragraphs (2) and
2	(3) as paragraphs (3) and (4), respectively; and
3	(B) by inserting after paragraph (1), the
4	following new paragraph (2):
5	"(2) a report from each military department on
6	the goals, barriers, and status of diversity and inclu-
7	sion of that military department;"; and
8	(2) in subsection $(g)(1)(B)$, by inserting after
9	clause (vi), the following new clause (vii):
10	"(vii) Strategic metrics and bench-
11	marks evaluating how the officer and en-
12	listed corps reflects the eligible United
13	States population across all armed forces
14	and ranks.";
15	(3) by redesignating subsections (m) and (n) as
16	subsections (n) and (o), respectively; and
17	(4) by inserting after subsection (k), the fol-
18	lowing new subsections (l) and (m):
19	"(l)(1) The Secretary of Defense shall establish and
20	maintain a standard set of strategic metrics and bench-
21	marks toward objectives of:
22	"(A) an officer and enlisted corps that reflects
23	the eligible U.S. population across all armed forces
24	and ranks: and

1	"(B) a military force that is able to prevail in
2	its wars, prevent and deter conflict, defeat adversaries
3	and succeed in a wide range of contingencies, and
4	preserve and enhance the all-volunteer force.
5	"(2) In implementing the requirement in paragraph
6	(1), the Secretary shall—
7	"(A) establish a universal data collection system
8	to ensure comparability across each military depart-
9	ment;
10	"(B) establish standard definitions of demo-
11	graphic groups, a common methodology, and a com-
12	mon reporting structure across each military depart-
13	ment;
14	"(C) conduct annual barrier analyses to review
15	demographic diversity patterns across the military
16	life cycle, starting with accessions; and
17	"(D) each year meet with the Secretaries of the
18	military departments, the Chiefs of Staff of the armed
19	forces, and the Chairman of the Joint Chiefs of Staff
20	to assess progress towards the objective under para-
21	graph (1) and establish recommendations to meet
22	such objective.
23	"(m) The Secretary shall include in each national de-
24	fense strategy under subsection (g)—

1	"(1) the demographics, disaggregated by grade,
2	ethnicity, race, gender, and military occupational
3	specialty, for—
4	"(A) accession into the armed forces;
5	"(B) the enlisted corps;
6	"(C) the commissioned officers;
7	"(D) graduates of the military service acad-
8	emies;
9	"(E) the rate of promotion in the promotion
10	zone;
11	"(F) the rate of promotion below the zone
12	for promotion;
13	"(G) the rates of retention;
14	"(H) command selection;
15	$``(I)\ special\ assignments;$
16	$``(J)\ career\ broadening\ assignments;$
17	"(K) aides to general officers and flag offi-
18	cers; and
19	"(L) any other matter the Secretary deter-
20	mines appropriate;
21	"(2) an analysis of assignment patterns by eth-
22	nicity, race, and gender;
23	"(3) an analysis of attitudinal survey data by
24	ethnicity, race, and gender;

1	"(4) an assessment of the available pool of quali-
2	fied of Asian American, Native Hawaiian, Pacific Is-
3	lander, African American, Hispanic, Puerto Rican,
4	Native American, Alaska Native and female can-
5	didates for pay grades O-9 and O-10;
6	"(5) identification of persistent, group-specific
7	deviations from overall averages and plans to inves-
8	tigate underlying causes; and
9	"(6) summaries of progress made on previous ac-
10	tions.".
11	(b) National Guard Diversity Reporting.—Sec-
12	tion 10504 of title 10, United States Code is amended by
13	adding at the end the following new subsection (d):
14	"(d) Report on Diversity and Inclusion.—
15	"(1) In general.—Not less than once every four
16	years, the Chief of the National Guard Bureau shall
17	report in writing to the Secretary of Defense and the
18	Congress on the status of diversity in each State, Ter-
19	ritory, and the District of Columbia for all ranks of
20	the Army and Air National Guard.
21	"(2) Elements.—Each report under paragraph
22	(1) shall include—
23	"(A) the demographics, disaggregated by
24	State, grade, ethnicity, race, gender, and mili-
25	tary occupational specialty, for—

1	"(i) accession into the National Guard;
2	"(ii) the enlisted corps;
3	"(iii) the commissioned officers;
4	"(iv) the rate of promotion in the pro-
5	motion zone;
6	"(v) the rate of promotion below the
7	zone for promotion;
8	"(vi) the rates of retention;
9	"(vii) command selection;
10	"(viii) special assignments;
11	"(ix) career broadening assignments;
12	"(x) aides to a general officer; and
13	"(xi) any other matter the Chief of the
14	National Guard Bureau determines appro-
15	priate;
16	"(B) an analysis of assignment patterns by
17	ethnicity, race, and gender;
18	"(C) an analysis of attitudinal survey data
19	by ethnicity, race, and gender;
20	"(D) an assessment of the available pool of
21	qualified of Asian American, Native Hawaiian,
22	Pacific Islander, African American, Hispanic,
23	Puerto Rican, Native American, Alaska Native
24	and female candidates for pay grades O-9 and
25	<i>O–10</i> ;

1	"(E) identification of persistent, group-spe-
2	cific deviations from overall averages and plans
3	to investigate underlying causes; and
4	"(F) summaries of progress made on pre-
5	vious actions.
6	"(3) Public availability.—The Chief of the
7	National Guard Bureau shall—
8	"(A) publish on an appropriate publicly
9	available website of the National Guard the re-
10	ports required under paragraph (1); and
11	"(B) ensure that any data included with the
12	report is made available in a machine-readable
13	format that is downloadable, searchable, and
14	sortable.".
15	(c) Coast Guard Diversity Reporting.—Section
16	5101 of title 14, United States Code is amended—
17	(1) in subsection (b)—
18	(A) by redesignating paragraphs (2) and
19	(3) as paragraphs (3) and (4), respectively; and
20	(B) by inserting after paragraph (1), the
21	following new paragraph (2):
22	"(2) the goals, barriers, and status of diversity
23	and inclusion;"; and
24	(3) by adding at the end the following new sub-
25	section (c):

1	"(c) Not less than once every four years, the Secretary
2	shall include in the annual request under subsection (a)—
3	"(1) the demographics, disaggregated by grade,
4	ethnicity, race, gender, and military occupational
5	specialty, for—
6	"(A) accession into the Coast Guard;
7	"(B) the enlisted corps;
8	"(C) the commissioned officers;
9	"(D) graduates of the Coast Guard Acad-
10	emy;
11	"(E) the rate of promotion in the promotion
12	zone;
13	"(F) the rate of promotion below the zone
14	for promotion;
15	"(G) the rates of retention;
16	$``(H)\ command\ selection;$
17	$``(I)\ special\ assignments;$
18	$``(J)\ career\ broadening\ assignments;$
19	"(K) aides to a flag officer; and
20	"(L) any other matter the Secretary deter-
21	$mines\ appropriate;$
22	"(2) an analysis of assignment patterns by eth-
23	nicity, race, and gender;
24	"(3) an analysis of attitudinal survey data by
25	ethnicity, race, and gender;

1	"(4) an assessment of the available pool of quali-
2	fied of Asian American, Native Hawaiian, Pacific Is-
3	lander, African American, Hispanic, Puerto Rican,
4	Native American, Alaska Native and female can-
5	didates for pay grades O-9 and O-10;
6	"(5) identification of persistent, group-specific
7	deviations from overall averages and plans to inves-
8	tigate underlying causes; and
9	"(6) summaries of progress made on previous ac-
10	tions.".
11	(d) Requirement to Consider Minority Officers
12	for O-9 and O-10 Grades.—
13	(1) Army, navy, air force, marine corps, and
14	SPACE FORCE.—Section 601 of title 10, United States
15	Code is amended by adding at the end the following
16	new subsections:
17	"(e) The Chairman of the Joint Chiefs of Staff shall
18	consider all Asian American, Native Hawaiian, Pacific Is-
19	lander, African American, Hispanic, Puerto Rican, Native
20	American, Alaska Native and female candidates prior to
21	recommending to the President an initial appointment to
22	the grade of lieutenant general or vice admiral, or an ini-
23	tial appointment to the grade of general or admiral.
24	"(f) When seeking the advice and consent of the Senate
25	under subsection (a), the President shall submit to the Com-

1	mittee on Armed Services of the Senate a certification
2	that—
3	"(1) all Asian American, Native Hawaiian, Pa-
4	cific Islander, African American, Hispanic, Puerto
5	Rican, Native American, Alaska Native and female
6	candidates were considered for appointment; and
7	"(2)(A) none of the candidates under subpara-
8	graph (A) met the qualifications needed by an officer
9	serving in that position or office to carry out effec-
10	tively the duties and responsibilities of that position
11	or office; or
12	"(B) the officers in the positions designated
13	under subsection (a) represent the diversity of the
14	armed forces to the extent practicable.".
15	(2) Coast guard.—Section 305(a) of title 14,
16	United States Code, is amended by adding at the end
17	the following new paragraphs:
18	"(4) The Commandant shall consider all Asian Amer-
19	ican, Native Hawaiian, Pacific Islander, African Amer-
20	ican, Hispanic, Puerto Rican, Native American, Alaska
21	Native and female candidates prior to recommending to the
22	President an initial appointment to the grade of vice admi-
23	ral, or an initial appointment to the grade of admiral.
24	"(5) When seeking the advice and consent of the Senate
25	under subsection (a), the President shall submit to the com-

1	mittee of the Senate with jurisdiction over the department
2	in which the Coast Guard is operating a certification
3	that—
4	"(A) all Asian American, Native Hawaiian, Pa-
5	cific Islander, African American, Hispanic, Puerto
6	Rican, Native American, Alaska Native and female
7	candidates were considered for appointment; and
8	"(B)(i) none of the candidates under subpara-
9	graph (A) met the qualifications needed by an officer
10	serving in that position or office to carry out effec-
11	tively the duties and responsibilities of that position
12	or office; or
13	"(ii) the officers in the positions designated
14	under subsection (a) represent the diversity of the
15	armed forces to the extent practicable.".
16	SEC. 572. ESTABLISHMENT OF DIVERSITY AND INCLUSION
17	ADVISORY COUNCIL OF THE DEPARTMENT OF
18	DEFENSE.
19	(a) Establishment.—Chapter 7 of title 10, United
20	States Code, is amended by inserting before section 187 the
21	following:
22	"§ 186. Diversity and Inclusion Advisory Council
23	"(a) Establishment.—The Secretary of the Depart-
24	ment of Defense (referred to in this section as the 'Sec-
25	retary') shall establish a council to be known as the 'Diver-

1	sity and Inclusion Advisory Council of the Department of
2	Defense' (referred to in this section as the 'Council').
3	"(b) Duties.—The Council shall provide advice and
4	recommendations to the Secretary on matters concerning
5	diversity and inclusion in the Department of Defense, relat-
6	ing to the following:
7	"(1) Aligning diversity and inclusion with the
8	strategic goals of the Department of Defense.
9	"(2) Conducting strategic outreach efforts to
10	identify, attract, and recruit individuals that rep-
11	resent the demographic diversity of the United States.
12	"(3) Developing, mentoring, and retaining a di-
13	verse and inclusive Armed Forces.
14	"(4) Encouraging leadership development
15	through diversity and inclusion practices and proc-
16	esses.
17	"(c) Membership.—
18	"(1) In general.—The Council shall be com-
19	posed of not fewer than 22 members, including the
20	Federal officials and officers specified in paragraph
21	(2), and not fewer than 12 members appointed by the
22	Secretary from nongovernmental positions described
23	in paragraph (3).

1	"(2) Federal officials and officers.—The
2	Federal officials and officers specified in this para-
3	graph are the following:
4	"(A) The Chief Diversity Officer of the De-
5	partment of Defense.
6	"(B) The Under Secretary of Defense for
7	Personnel and Readiness.
8	"(C) The Chief of Staff of the Army.
9	"(D) The Chief of Naval Operations.
10	"(E) The Chief of Staff of the Air Force.
11	"(F) The Chief of Space Operations.
12	"(G) The Chief of Staff of the Air Force.
13	"(H) The Commandant of the Marine
14	Corps.
15	"(I) The Commandant of the Coast Guard.
16	"(J) The Chief of the National Guard Bu-
17	reau.
18	"(3) Nongovernmental positions.—Non-
19	governmental positions described in this paragraph
20	are the following:
21	"(A) Five presidents or chancellors of insti-
22	tutions of higher education, including private
23	and public institutions representing diverse
24	areas of the United States.

1	"(B) Senior leaders of the defense industries
2	of the United States.
3	"(C) Senior leaders of veterans or military
4	service organizations.
5	"(D) Veterans (as defined in section 101 of
6	title 38).
7	"(E) Others determined appropriate by the
8	Secretary.
9	"(4) Timing of appointments.—Appointments
10	to the Council shall be made not later than for
11	months after the date of the enactment of this Act.
12	"(5) TERMS.—
13	"(A) In general.—Each member shall be
14	appointed for a term of two years.
15	"(B) Vacancies.—Any member appointed
16	to fill a vacancy occurring before the expiration
17	of the term for which the member's predecessor
18	was appointed shall be appointed only for the re-
19	mainder of that term. A member may serve after
20	the expiration of that term until a successor has
21	been appointed.
22	"(6) Chairperson and vice chairperson.—
23	"(A) Chairperson of
24	the Council shall be the Chief Diversity Officer
25	of the Department of Defense.

1	"(B) Vice Chairperson.—The Vice Chair-
2	person shall be designated by the Secretary at
3	the time of the appointment of the members pur-
4	suant to paragraph (4), and when a vacancy of
5	the Vice Chairperson occurs, as the case may be.
6	"(d) Meeting.—
7	"(1) Meetings.—The Council shall meet not
8	fewer than four times each year at the call of the
9	Chairperson or Vice Chairperson.
10	"(2) Quorum.—Twelve members of the Council,
11	including six appointed under subsection $(c)(2)$ and
12	$six\ appointed\ under\ subsection\ (c)(3),\ shall\ constitute$
13	$a \ quorum.$
14	"(e) Compensation.—
15	"(1) Prohibition on compensation.—Except
16	as provided in paragraph (2), members of the Council
17	may not receive additional pay, allowances, or bene-
18	fits by reason of their service on the Council.
19	"(2) Travel expenses.—Each member shall re-
20	ceive travel expenses, including per diem in lieu of
21	subsistence, in accordance with applicable provisions
22	under subchapter I of chapter 57 of title 5.
23	"(f) Administrative Support Services.—Upon the
24	request of the Council, the Secretary shall provide to the
25	Council, on a reimbursable basis, the administrative sup-

1	port services necessary for the Council to carry out its re-
2	sponsibilities under this Act.
3	"(g) Reports.—Not later than 180 days after the date
4	on which the Council holds its initial meeting under sub-
5	section (d) and annually thereafter, the Council shall sub-
6	mit to the congressional defense committees a report con-
7	taining a detailed statement of the advice and recommenda-
8	tions of the Council pursuant to subsection (b).".
9	(b) Clerical Amendment.—The table of sections at
10	the beginning of chapter 7 of title 10, United States Code,
11	is amended by inserting before the item relating to section
12	187 the following:
	"186. Diversity and Inclusion Advisory Council.".
13	SEC. 573. ESTABLISHMENT OF SPECIAL INSPECTOR GEN-
14	ERAL FOR RACIAL AND ETHNIC DISPARITIES
15	IN THE ARMED FORCES; AMENDMENTS TO IN-
16	SPECTOR GENERAL ACT.
17	(a) Special Inspector General for Racial and
18	Ethnic Disparities in the Armed Forces.—
19	(1) Purposes.—The purposes of this section are
20	$the\ following:$
21	(A) To provide for the independent and ob-
22	
	jective conduct and supervision of audits and in-
23	jective conduct and supervision of audits and investigations relating to racial and ethnic dis-

1	tice systems, and white supremacy among mili-
2	tary personnel.
3	(B) To provide recommendations to the Sec-
4	retary of Defense and to Congress on actions nec-
5	essary to eliminate racial and ethnic disparities
6	in military personnel and military justice sys-
7	tems.
8	(2) Office of inspector general.—To carry
9	out the purposes of paragraph (1), there is hereby es-
10	tablished, in the Department of Defense, the Office of
11	the Special Inspector General for Racial and Ethnic
12	Disparities in the Armed Forces.
13	(3) Appointment of inspector general.—
14	(A) Nomination; appointment.—The head
15	of the Office of the Special Inspector General for
16	Racial and Ethnic Disparities is the Special In-
17	spector General for Racial and Ethnic Dispari-
18	ties (in this section referred to as the "Inspector
19	General"), who shall be appointed by the Presi-
20	dent, by and with the advice and consent of the
21	Senate.
22	(B) QUALIFICATIONS.—The appointment of
23	the Inspector General shall be made solely on the
24	basis of integrity and demonstrated ability in
25	accounting, auditing, financial analysis, law,

1	management analysis, public administration, or
2	investigations.
3	(C) Deadline for nomination.—The
4	nomination of an individual as Inspector Gen-
5	eral shall be made not later than 90 days after
6	the date of the enactment of this Act.
7	(D) Compensation.—The annual rate of
8	basic pay of the Inspector General shall be the
9	annual rate of basic pay provided for positions
10	at level IV of the Executive Schedule under sec-
11	tion 5315 of title 5, United States Code.
12	(E) Prohibition on political activi-
13	TIES.—For purposes of section 7324 of title 5,
14	United States Code, the Inspector General shall
15	not be considered an employee who determines
16	policies to be pursued by the United States in
17	$the \ nation wide \ administration \ of \ Federal \ law.$
18	(F) Removal.—The Inspector General shall
19	be removable from office in accordance with the
20	provisions of section 3(b) of the Inspector Gen-
21	eral Act of 1978 (5 U.S.C. App.).
22	(4) Assistant inspectors general.—The In-
23	spector General shall, in accordance with applicable
24	laws and regulations governing the civil service, ap-
25	point an Assistant Inspector General for Military

1	Justice who shall have the responsibility for auditing
2	and investigation activities relating to racial and eth-
3	nic disparities within the military justice system.
4	(5) Supervision.—
5	(A) In general.—Except as provided in
6	subparagraph (B), the Inspector General shall
7	report directly to, and be under the general su-
8	pervision of the Secretary of Defense.
9	(B) Independence to conduct inves-
10	TIGATIONS AND AUDITS.—No officer of the De-
11	partment of Defense shall prevent or prohibit the
12	Inspector General from initiating, carrying out,
13	or completing any audit or investigation related
14	to racial and ethnic disparities or from issuing
15	any subpoena during the course of any such
16	audit or investigation.
17	(6) Duties.—
18	(A) Oversight of military justice.—It
19	shall be the duty of the Inspector General to con-
20	duct, supervise, and coordinate audits and inves-
21	tigations of—
22	(i) the effect of military justice policies
23	and practices on racial and ethnic dispari-
24	ties, including overrepresentation of minori-
25	ties in actions related to investigations,

1	courts-martial, nonjudicial punishments,
2	and other military justice actions as deter-
3	mined by the Inspector General;
4	(ii) the effect of military personnel
5	policies and practices, including recruiting,
6	accessions, and promotions, on racial and
7	ethnic disparities, including underrepresen-
8	tation of minorities among members of the
9	Armed Forces under the jurisdiction of the
10	Secretary of a military department in
11	grades above $E-7$;
12	(iii) the scope and efficacy of existing
13	diversity and inclusion offices and pro-
14	grams within the Department of Defense;
15	and
16	(iv) white supremacist activities
17	among military personnel and any other
18	issues, determined by the Inspector General,
19	necessary to address racial and ethnic dis-
20	parities within the Armed Forces under the
21	jurisdiction of the Secretary of a military
22	department.
23	(B) Other duties related to over-
24	SIGHT.—The Inspector General shall establish,
25	maintain, and oversee such systems, procedures,

1	and controls as the Inspector General considers
2	appropriate to discharge the duties under sub-
3	paragraph (A).
4	(C) Duties and responsibilities under
5	Inspector general act of 1978.—In addition
6	to the duties specified in subparagraphs (A) and
7	(B), the Inspector General shall also have the du-
8	ties and responsibilities of inspectors general
9	under the Inspector General Act of 1978.
10	(D) Coordination of Efforts.—In car-
11	rying out the duties, responsibilities, and au-
12	thorities of the Inspector General under this sec-
13	tion, the Inspector General shall coordinate with,
14	and receive the cooperation of each of the fol-
15	lowing:
16	(i) The Inspector General of the De-
17	partment of Defense.
18	(ii) The Inspector General of the Army.
19	(iii) The Inspector General of the
20	Navy.
21	(iv) The Inspector General of the Air
22	Force.
23	(7) Powers and authorities.—
24	(A) Authorities under inspector gen-
25	ERAL ACT OF 1978.—In carrying out the duties

1	specified in paragraph (6), the Inspector General
2	shall have the authorities provided in section 6
3	of the Inspector General Act of 1978.
4	(B) Audit standards.—The Inspector
5	General shall carry out the duties specified in
6	paragraph (6)(A) in accordance with section
7	4(b)(1) of the Inspector General Act of 1978.
8	(8) Personnel, facilities, and other re-
9	SOURCES.—
10	(A) Personnel.—The Inspector General
11	may select, appoint, and employ such officers
12	and employees as may be necessary for carrying
13	out the duties of the Inspector General, subject to
14	the provisions of title 5, United States Code, gov-
15	erning appointments in the competitive service,
16	and the provisions of chapter 51 and subchapter
17	III of chapter 53 of such title, relating to classi-
18	fication and General Schedule pay rates.
19	(B) Employment of experts and con-
20	Sultants.—The Inspector General may obtain
21	services as authorized by section 3109 of title 5,
22	United States Code, at daily rates not to exceed
23	the equivalent rate prescribed for grade GS-15 of
24	the General Schedule by section 5332 of such
25	title.

1	(C) Contracting authority.—To the ex-
2	tent and in such amounts as may be provided in
3	advance by appropriations Acts, the Inspector
4	General may enter into contracts and other ar-
5	rangements for audits, studies, analyses, and
6	other services with public agencies and with pri-
7	vate persons, and make such payments as may
8	be necessary to carry out the duties of the Inspec-
9	tor General.
10	(D) Resources.—The Secretary of De-
11	fense, as appropriate, shall provide the Inspector
12	General with appropriate and adequate office
13	space at appropriate locations of the Department
14	of Defense, together with such equipment, office
15	supplies, and communications facilities and
16	services as may be necessary for the operation of
17	such offices, and shall provide necessary mainte-
18	nance services for such offices and the equipment
19	and facilities located therein.
20	(E) Assistance from federal agen-
21	CIES.—
22	(i) In General.—Upon request of the
23	Inspector General for information or assist-
24	ance from any department, agency, or other
25	entity of the Federal Government, the head

1	of such entity shall, insofar as is practicable
2	and not in contravention of any existing
3	law, furnish such information or assistance
4	to the Inspector General, or an authorized
5	designee.
6	(ii) Reporting of Refused Assist-
7	ANCE.—Whenever information or assistance
8	requested by the Inspector General is, in the
9	judgment of the Inspector General, unrea-
10	sonably refused or not provided, the Inspec-
11	tor General shall report the circumstances
12	to the Secretary of Defense, as appropriate,
13	and to the appropriate congressional com-
14	mittees without delay.
15	(9) Reports.—
16	(A) Quarterly reports.—Not later than
17	30 days after the end of each fiscal-year quarter,
18	the Inspector General shall submit quarterly re-
19	ports to the Secretary of Defense and the congres-
20	sional defense committees summarizing the ac-
21	tivities of the Inspector General for the previous
22	quarter.
23	(B) Annual reports.—The Inspector Gen-
24	eral shall submit annual reports to the Secretary
25	of Defense and the congressional defense commit-

1	tees presenting recommendations for changes to
2	policy, practice, regulation, and statute to elimi-
3	nate disparities within the military personnel
4	and military justice systems and to eliminate
5	white supremacist activities among military per-
6	sonnel.
7	(C) Occasional reports.—The Inspector
8	General shall, from time to time, submit addi-
9	tional reports containing findings and rec-
10	ommendations at the discretion of the Inspector
11	General.
12	(D) Online publication.—The Inspector
13	General shall publish each report under this
14	paragraph on a publicly available website not
15	later than seven days after submission to the
16	Secretary of Defense and the congressional de-
17	$fense\ committees.$
18	(10) Funding.—This section shall be carried out
19	using not more than \$10,000,000 of funds authorized
20	to be appropriated in this Act for Operation and
21	Maintenance, Defense-wide, and no additional
22	amounts are authorized to be appropriated to carry
23	out this section.

1	(b) Amendments to the Inspector General
2	Act.—The Inspector General Act of 1978 (5 U.S.C. App.)
3	is amended—
4	(1) in section 3(b)—
5	(A) by inserting "(1)" before "An Inspector
6	General";
7	(B) by inserting after the first sentence the
8	following: "An Inspector General may only be
9	removed by the President before the expiration of
10	the term of the Inspector General for permanent
11	incapacity, neglect of duty, malfeasance, convic-
12	tion of a felony or conduct involving moral tur-
13	pitude, knowing violation of a law, gross mis-
14	management, gross waste of funds, or abuse of
15	authority."; and
16	(C) by adding at the end the following new
17	paragraphs:
18	"(2) If an Inspector General is removed by the Presi-
19	dent under paragraph (1) fewer than 30 days after the
20	President has communicated in writing the reasons for such
21	removal pursuant to paragraph (1), the Inspector General
22	shall submit to the Council of the Inspectors General on
23	Integrity and Efficiency a report that includes the following
24	information:

1	"(A) A description of the facts and circumstances
2	of each investigation involving a senior government
3	employee (as defined in section 5 of this Act) being
4	conducted by that Inspector General at the time of
5	such removal.
6	"(B) Any other matter that the Inspector Gen-
7	eral determines to include.
8	"(3) Any individual serving as the head of an Office
9	of Inspector General, after the removal of an Inspector Gen-
10	eral under paragraph (1), shall issue to the Council of the
11	Inspectors General on Integrity and Efficiency a report
12	identifying any instances in which an investigation or mat-
13	ter described in paragraph (2) is closed prior to its comple-
14	tion, with a description of the reasons for closing the inves-
15	tigation or matter."; and
16	(2) in section $8G(e)$, by adding at the end the
17	following new paragraph:
18	"(3) In the event of the removal of an Inspector Gen-
19	eral, the Council of the Inspectors General on Integrity and
20	Efficiency shall—
21	"(A) investigate the reasons for removal provided
22	by the President;
23	"(B) publish a report including the determina-
24	tion of the Council whether the reasons described in

1	subparagraph (A) are in accordance with the relevant
2	provisions relating to for cause removal;
3	"(C) review any investigation that was being
4	conducted by the Inspector General at the time of
5	such removal; and
6	"(D) submit, to the congressional committees the
7	Council determine to be relevant, a report that in-
8	cludes the determination of the Council whether an
9	investigation described in subparagraph (C) moti-
10	vated such removal.".
11	SEC. 574. QUESTIONS REGARDING RACISM, ANTI-SEMITISM,
12	AND SUPREMACISM IN WORKPLACE SURVEYS
13	ADMINISTERED BY THE SECRETARY OF DE-
14	FENSE.
15	Section 593 of the National Defense Authorization Act
16	for Fiscal Year 2020 (Public Law 116–92) is amended, in
17	paragraph (1), by inserting ", racist, anti-Semitic, or su-
18	premacist" after "extremist".
19	SEC. 575. REPORT ON DEMOGRAPHICS OF OFFICERS AP-
20	POINTED TO CERTAIN GRADES.
21	Not later than the first October 1 to occur after the
22	date of the enactment of this Act, and annually thereafter,
23	each Secretary of a military department shall submit to
	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~
24	the Committees on Armed Services of the Senate and House

- 1 race of each individual who received an appointment under
- 2 section 531 or 601 of title 10, United States Code, during
- 3 the immediately preceding fiscal year.
- 4 SEC. 576. PLANS TO INCREASE FEMALE AND MINORITY REP-
- 5 RESENTATION IN THE ARMED FORCES.
- 6 (a) Plans Required.—The Secretary of Defense and
- 7 each Secretary of a military department shall develop plans
- 8 to increase, with respect to female and minority members
- 9 of the Armed Forces under the jurisdiction of that Sec-
- 10 retary, the following:
- 11 (1) Recruitment.
- 12 (2) Retention.
- 13 (3) Representation in grades above E-7.
- 14 (b) Elements.—Each plan developed under this sec-
- 15 tion shall include clearly defined goals, performance meas-
- 16 ures, and timeframes.
- 17 (c) Goals.—A goal under subsection (b) shall be to
- 18 exceed, by not less than 100 percent, the rate at which the
- 19 number of members described in subsection (a)(3) increased
- 20 during the five years immediately preceding the date of the
- 21 enactment of this Act.
- 22 (d) Submittal.—Not later than 180 days after the
- 23 date of the enactment of this Act, the Secretary of Defense
- 24 and each Secretary of a military department shall submit
- 25 to the committees on Armed Services of the Senate and the

1	House of Representatives a copy of each plan developed
2	under this section by that Secretary.
3	(e) Report.—Three months after submitting a plan
4	under subsection (d) and quarterly thereafter for five years,
5	the Secretary of Defense and each Secretary of a military
6	department shall submit to the committees on Armed Serv-
7	ices of the Senate and the House of Representatives a report
8	indicating the number of female and minority members in
9	grades above $E-7$ in each Armed Force under the jurisdic-
10	tion of that Secretary.
11	SEC. 577. EVALUATION OF BARRIERS TO MINORITY PAR-
12	TICIPATION IN CERTAIN UNITS OF THE
12 13	TICIPATION IN CERTAIN UNITS OF THE ARMED FORCES.
13	ARMED FORCES.
13 14	ARMED FORCES. (a) Study Required.—
13 14 15	ARMED FORCES. (a) Study Required.— (1) In general.—Not later than 30 days after
13 14 15 16	ARMED FORCES. (a) STUDY REQUIRED.— (1) In General.—Not later than 30 days after the date of the enactment of this Act, the Under Sec-
13 14 15 16	ARMED FORCES. (a) STUDY REQUIRED.— (1) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the Under Secretary of Defense for Personnel and Readiness shall
13 14 15 16 17	ARMED FORCES. (a) STUDY REQUIRED.— (1) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the Under Secretary of Defense for Personnel and Readiness shall seek to enter into an agreement with a federally fund-
13 14 15 16 17 18	ARMED FORCES. (a) STUDY REQUIRED.— (1) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the Under Secretary of Defense for Personnel and Readiness shall seek to enter into an agreement with a federally funded research and development center with relevant ex-
13 14 15 16 17 18 19 20	ARMED FORCES. (a) STUDY REQUIRED.— (1) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the Under Secretary of Defense for Personnel and Readiness shall seek to enter into an agreement with a federally funded research and development center with relevant expertise to conduct an evaluation of the barriers to mi-
13 14 15 16 17 18 19 20 21	ARMED FORCES. (a) STUDY REQUIRED.— (1) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the Under Secretary of Defense for Personnel and Readiness shall seek to enter into an agreement with a federally funded research and development center with relevant expertise to conduct an evaluation of the barriers to minority participation in covered units of the Armed

1	(A) A description of the racial, ethnic, and
2	gender composition of covered units.
3	(B) A comparison of the participation rates
4	of minority populations in covered units to par-
5	ticipation rates of the general population as
6	members and as officers of the Armed Forces.
7	(C) A comparison of the percentage of mi-
8	nority officers in the grade of O-7 or higher who
9	have served in each covered unit to such percent-
10	age for all such officers in the Armed Force of
11	that covered unit.
12	(D) An identification of barriers to minor-
13	ity participation in the accession, assessment,
14	and training processes.
15	(E) The status and effectiveness of the re-
16	sponse to the recommendations contained in the
17	report of the RAND Corporation titled "Barriers
18	to Minority Participation in Special Operations
19	Forces" and any follow-up recommendations.
20	(F) Recommendations to increase the num-
21	bers of minority officers in the Armed Forces.
22	(G) Recommendations to increase minority
23	participation in covered units.
24	(H) Any other matters the Secretary deter-
25	mines appropriate.

1	(3) Report to congress.—The Secretary
2	shall—
3	(A) submit to the congressional defense com-
4	mittees a report on the results of the study by
5	not later than January 1, 2022; and
6	(B) provide interim briefings to such com-
7	mittees upon request.
8	(b) Designation.—The study conducted under sub-
9	section (a) shall be known as the "Study on Reducing Bar-
10	riers to Minority Participation in Elite Units in the Armed
11	Services".
12	(c) Implementation Required.—
13	(1) In general.—Except as provided in para-
14	graph (2), not later than March 1, 2023, the Sec-
15	retary of Defense shall commence the implementation
16	of each recommendation included in the final report
17	$submitted\ under\ subsection\ (a)(3).$
18	(2) Exceptions.—
19	(A) Delayed implementation.—The Sec-
20	retary of Defense may commence implementation
21	of a recommendation described paragraph (1)
22	later than March 1, 2023, if—
23	(i) the Secretary submits to the con-
24	gressional defense committees, not later than
25	January 1, 2023, written notice of the in-

1	tent of the Secretary to delay implementa-
2	tion of the recommendation; and
3	(ii) includes, as part of such notice, a
4	specific justification for the delay in imple-
5	menting the recommendation.
6	(B) Nonimplementation.—The Secretary
7	of Defense may elect not to implement a rec-
8	ommendation described in paragraph (1), if—
9	(i) the Secretary submits to the con-
10	gressional defense committees, not later than
11	January 1, 2023, written notice of the in-
12	tent of the Secretary not to implement the
13	recommendation; and
14	(ii) includes, as part of such notice—
15	(I) the reasons for the Secretary's
16	decision not to implement the rec-
17	ommendation; and
18	(II) a summary of alternative ac-
19	tions the Secretary will carry out to
20	address the purposes underlying the
21	recommendation.
22	(3) Implementation plan.—For each rec-
23	ommendation that the Secretary implements under
24	this subsection, the Secretary shall submit to the con-

1	gressional defense committees an implementation plan
2	that includes—
3	(A) a summary of actions the Secretary has
4	carried out, or intends to carry out, to imple-
5	ment the recommendation; and
6	(B) a schedule, with specific milestones, for
7	completing the implementation of the rec-
8	ommendation.
9	(d) Covered Units Defined.—In this section, the
10	term "covered units" means the following:
11	(1) Army Special Forces.
12	(2) Army Rangers.
13	(3) Navy SEALs.
14	(4) Air Force Combat Control Teams.
15	(5) Air Force Pararescue.
16	(6) Air Force Special Reconnaissance.
17	(7) Marine Raider Regiments.
18	(8) Marine Corps Force Reconnaissance.
19	(9) Coast Guard Maritime Security Response
20	Team.
21	(10) Any other forces designated by the Secretary
22	of Defense as special operations forces.
23	(11) Pilot and navigator military occupational
24	specialties.

1	Subtitle I—Decorations and Awards
2	SEC. 581. ESTABLISHMENT OF THE ATOMIC VETERANS
3	SERVICE MEDAL.
4	(a) Service Medal Required.—The Secretary of
5	Defense shall design and produce a military service medal,
6	to be known as the "Atomic Veterans Service Medal", to
7	honor retired and former members of the Armed Forces who
8	are radiation-exposed veterans (as such term is defined in
9	section 1112(c)(3) of title 38, United States Code).
10	(b) Distribution of Medal.—
11	(1) Issuance to retired and former mem-
12	BERS.—At the request of a radiation-exposed veteran,
13	the Secretary of Defense shall issue the Atomic Vet-
14	erans Service Medal to the veteran.
15	(2) Issuance to next-of-kin.—In the case of a
16	radiation-exposed veteran who is deceased, the Sec-
17	retary may provide for issuance of the Atomic Vet-
18	erans Service Medal to the next-of-kin of the person.
19	(3) Application.—The Secretary shall prepare
20	and disseminate as appropriate an application by
21	which radiation-exposed veterans and their next-of-
22	kin may apply to receive the Atomic Veterans Service
23	Medal.

1	SEC. 582. AUTHORIZATION FOR AWARD OF THE DISTIN-
2	GUISHED-SERVICE CROSS FOR RAMIRO F.
3	OLIVO FOR ACTS OF VALOR DURING THE
4	VIETNAM WAR.
5	(a) AUTHORIZATION.—Notwithstanding the time limi-
6	tations specified in section 7274 of title 10, United States
7	Code, or any other time limitation with respect to the
8	awarding of certain medals to persons who served in the
9	United States Armed Forces, the President of the United
10	States is authorized to award the Distinguished-Service
11	Cross under section 7272 of such title to Ramiro F. Olivo
12	for the acts of valor during the Vietnam War described in
13	subsection (b).
14	(b) Acts of Valor Described.—The acts of valor
15	described in this subsection are the actions of Ramiro F.
16	Olivo on May 9, 1968, as a member of the Army while serv-
17	ing in the Republic of Vietnam with Company C, 1st Bat-
18	talion, 5th Cavalry Regiment, 1st Cavalry Division.
19	Subtitle J—Miscellaneous Reports
20	and Other Matters
21	SEC. 591. EXPANSION OF DEPARTMENT OF DEFENSE
22	STARBASE PROGRAM.
23	(a) In General.—Section 2193b of title 10, United
24	States Code, is amended—
25	(1) in the section heading, by striking
26	"science, mathematics, and technology"

1	and inserting "science, technology, engineer-
2	ing, art and design, and mathematics";
3	(2) in subsection (a), by striking "science, math-
4	ematics, and technology" and inserting "science, tech-
5	nology, engineering, art and design, and mathe-
6	matics"; and
7	(3) in subsection (b), by striking "mathematics,
8	science, and technology" and inserting "science, tech-
9	nology, engineering, art and design, and mathe-
10	matics".
11	(b) Clerical Amendment.—The table of sections at
12	the beginning of chapter 111 of title 10, United States Code,
13	is amended by striking the item relating to section 2193b
14	and inserting the following new item:
	"2193b. Improvement of education in technical fields: program for support of ele- mentary and secondary education in science, technology, engi- neering, art and design, and mathematics.".
15	SEC. 592. INCLUSION OF CERTAIN OUTLYING AREAS IN THE
16	DEPARTMENT OF DEFENSE STARBASE PRO-
17	GRAM.
18	Section 2193b(h) of title 10, United States Code, is
19	amended by inserting "the Commonwealth of the Northern
20	Mariana Islands, American Samoa," before "and Guam".

1	SEC. 593. PROHIBITION ON CHARGING FOR OR COUNTING
2	CERTAIN ACRONYMS ON HEADSTONES OF IN-
3	DIVIDUALS INTERRED AT ARLINGTON NA-
4	TIONAL CEMETERY.
5	The Secretary of the Army shall prescribe regulations
6	or establish policies that, with regards to the headstone for
7	an individual interred at Arlington National Cemetery,
8	prohibit the charging of a fee for, or counting towards char-
9	acter or line count, the following acronyms:
10	(1) "KIA" for an individual killed in action.
11	(2) "MIA" for an individual who was missing in
12	action.
13	(3) "POW" for an individual who was a pris-
14	oner of war.
15	SEC. 594. REPORT ON PLACEMENT OF MEMBERS OF THE
16	ARMED FORCES IN ACADEMIC STATUS WHO
17	ARE VICTIMS OF SEXUAL ASSAULT ONTO
18	NON-RATED PERIODS.
19	Not later than 90 days after the date of the enactment
20	of this Act, the Secretary of Defense shall submit to the
21	Committees on Armed Services of the Senate and the House
22	of Representatives a report on the feasibility and advis-
23	ability, and current practice (if any), of the Department
24	of Defense of granting requests by members of the Armed
25	Forces who are in academic status (whether at the military
26	service academies or in developmental education programs)

1	and who are victims of sexual assault to be placed on a
2	Non-Rated Period for their performance report.
3	SEC. 595. SENSE OF CONGRESS REGARDING ADVERTISING
4	RECRUITING EFFORTS.
5	It is the Sense of Congress that the Chiefs of the Armed
6	Forces, in coordination with the Recruiting Commands of
7	the Armed Forces, should give all due consideration to the
8	use of local broadcasting and traditional news publishers
9	when advertising.
10	TITLE VI—COMPENSATION AND
11	OTHER PERSONNEL BENEFITS
12	Subtitle A—Pay and Allowances
13	SEC. 601. INCREASE IN BASIC PAY.
14	Effective on January 1, 2021, the rates of monthly
15	basic pay for members of the uniformed services are in-
16	creased by 3.0 percent.
17	SEC. 602. BASIC NEEDS ALLOWANCE FOR LOW-INCOME REG-
18	ULAR MEMBERS.
19	(a) In General.—Chapter 7 of title 37, United States
20	Code, is amended by inserting after section 402a the fol-
21	lowing new section:
22	"§ 402b. Basic needs allowance for low-income regular
23	members
24	"(a) Allowance Required.—(1) Subject to para-
25	graph (2), the Secretary of Defense shall pay to each covered

1	member a basic needs allowance in the amount determined
2	for such member under subsection (b).
3	"(2) In the event a household contains two or more
4	covered members entitled to receive the allowance under this
5	section in a given year, only one allowance may be paid
6	for that year to a covered member among such covered mem-
7	bers whom such covered members shall jointly elect.
8	"(b) Amount of Allowance for a Covered Mem-
9	BER.—(1) The amount of the monthly allowance payable
10	to a covered member under subsection (a) for a year shall
11	be the aggregate amount equal to—
12	"(A) the aggregate amount equal to—
13	"(i) 130 percent of the Federal poverty guide-
14	lines of the Department of Health and Human Serv-
15	ices for the location and number of persons in the
16	household of the covered member for such year; minus
17	"(ii) the gross household income of the covered
18	member during the preceding year; and
19	"(B) divided by 12.
20	"(2) The monthly allowance payable to a covered mem-
21	ber for a year shall be payable for each of the 12 months
22	following March of such year.
23	"(c) Notice of Eligibility.—(1)(A) Not later than
24	December 31 each year, the Director of the Defense Finance
25	and Accounting Service shall notify, in writing, each indi-

- 1 vidual whom the Director estimates will be a covered mem-
- 2 ber during the following year of the potential entitlement
- 3 of that individual to the allowance described in subsection
- 4 (a) for that following year.
- 5 "(B) The preliminary notice under subparagraph (A)
- 6 shall include information regarding financial management
- 7 and assistance programs administered by the Secretary of
- 8 Defense for which a covered member is eligible.
- 9 "(2) Not later than January 31 each year, each indi-
- 10 vidual who seeks to receive the allowance for such year
- 11 (whether or not subject to a notice for such year under para-
- 12 graph (1)) shall submit to the Director such information
- 13 as the Director shall require for purposes of this section in
- 14 order to determine whether or not such individual is a cov-
- 15 ered member for such year.
- 16 "(3) Not later than February 28 each year, the Direc-
- 17 tor shall notify, in writing, each individual the Director
- 18 determines to be a covered member for such year.
- 19 "(d) Election Not To Receive Allowance.—(1) A
- 20 covered member otherwise entitled to receive the allowance
- 21 under subsection (a) for a year may elect, in writing, not
- 22 to receive the allowance for such year. Any election under
- 23 this subsection shall be effective only for the year for which
- 24 made. Any election for a year under this subsection is irrev-
- 25 ocable.

1	"(2) A covered member who does not submit informa-
2	tion described in subsection (d)(2) for a year as otherwise
3	required by that subsection shall be deemed to have elected
4	not to receive the allowance for such year.
5	"(e) Definitions.—In this section:
6	"(1) The term 'covered member' means a regular
7	member of an armed force under the jurisdiction of
8	the Secretary of a military department—
9	"(A) who has completed initial entry train-
10	ing;
11	"(B) whose gross household income during
12	the most recent year did not exceed an amount
13	equal to 130 percent of the Federal poverty
14	guidelines of the Department of Health and
15	Human Services for the location and number of
16	persons in the household of the covered member
17	for such year; and
18	"(C) who does not elect under subsection (d)
19	not to receive the allowance for such year.
20	"(2) The term 'gross household income' of a cov-
21	ered member for a year for purposes of paragraph
22	(1)(B) does not include any basic allowance for hous-
23	ing received by the covered member (and any depend-
24	ents of the covered member in the household of the cov-

1	ered member) during such year under section 403 of
2	$this\ title.$
3	"(f) Regulations.—The Secretary of Defense shall
4	prescribe regulations for the administration of this section.
5	Subject to subsection (e)(2), such regulations shall specify
6	the income to be included in, and excluded from, the gross
7	household income of individuals for purposes of this sec-
8	tion.".
9	(b) Clerical Amendment.—The table of sections at
10	the beginning of chapter 7 of such title is amended by in-
11	serting after the item relating to section 402a the following
12	new item:
	"402b. Basic needs allowance for low-income regular members.".
13	SEC. 603. REORGANIZATION OF CERTAIN ALLOWANCES
13 14	SEC. 603. REORGANIZATION OF CERTAIN ALLOWANCES OTHER THAN TRAVEL AND TRANSPORTATION
14	OTHER THAN TRAVEL AND TRANSPORTATION
14 15	OTHER THAN TRAVEL AND TRANSPORTATION ALLOWANCES. (a) PER DIEM FOR DUTY OUTSIDE THE CONTINENTAL
14 15 16	OTHER THAN TRAVEL AND TRANSPORTATION ALLOWANCES. (a) PER DIEM FOR DUTY OUTSIDE THE CONTINENTAL
14 15 16 17	OTHER THAN TRAVEL AND TRANSPORTATION ALLOWANCES. (a) PER DIEM FOR DUTY OUTSIDE THE CONTINENTAL UNITED STATES.—
14 15 16 17	OTHER THAN TRAVEL AND TRANSPORTATION ALLOWANCES. (a) PER DIEM FOR DUTY OUTSIDE THE CONTINENTAL UNITED STATES.— (1) Transfer to chapter 7.—Section 475 of
114 115 116 117 118	OTHER THAN TRAVEL AND TRANSPORTATION ALLOWANCES. (a) PER DIEM FOR DUTY OUTSIDE THE CONTINENTAL UNITED STATES.— (1) Transfer to chapter 7.—Section 475 of title 37, United States Code, is transferred to chapter
14 15 16 17 18 19 20	OTHER THAN TRAVEL AND TRANSPORTATION ALLOWANCES. (a) PER DIEM FOR DUTY OUTSIDE THE CONTINENTAL UNITED STATES.— (1) Transfer to chapter 7.—Section 475 of title 37, United States Code, is transferred to chapter 7 of such title, inserted after section 403b, and redes-
14 15 16 17 18 19 20 21	OTHER THAN TRAVEL AND TRANSPORTATION ALLOWANCES. (a) PER DIEM FOR DUTY OUTSIDE THE CONTINENTAL UNITED STATES.— (1) Transfer to chapter 7.—Section 475 of title 37, United States Code, is transferred to chapter 7 of such title, inserted after section 403b, and redesignated as section 405.
14 15 16 17 18 19 20 21	OTHER THAN TRAVEL AND TRANSPORTATION ALLOWANCES. (a) PER DIEM FOR DUTY OUTSIDE THE CONTINENTAL UNITED STATES.— (1) Transfer to chapter 7.—Section 475 of title 37, United States Code, is transferred to chapter 7 of such title, inserted after section 403b, and redesignated as section 405. (2) Repeal of termination provision.—Sec-

1	(1) Transfer to chapter 7.—Section 495 of
2	title 37, United States Code, is transferred to chapter
3	7 of such title, inserted after section 433a, and redes-
4	ignated as section 435.
5	(2) Repeal of termination provision.—Sec-
6	tion 435 of title 37, United States Code, as added by
7	paragraph (1), is amended by striking subsection (c).
8	(c) CLERICAL AMENDMENTS.—
9	(1) Chapter 7.—The table of sections at the be-
10	ginning of chapter 7 of title 37, United States Code,
11	is amended—
12	(A) by inserting after the item relating to
13	section 403b the following new item:
	"405. Travel and transportation allowances: per diem while on duty outside the continental United States."; and
14	(B) by inserting after the item relating to
15	section 433a the following new item:
	"435. Funeral honors duty: allowance.".
16	(2) Chapter 8.—The table of sections at the be-
17	ginning of chapter 8 of title 37, United States Code,
18	is amended by striking the items relating to sections
19	475 and 495.

1	Subtitle B—Bonuses and Special
2	Incentive Pays
3	SEC. 611. ONE-YEAR EXTENSION OF CERTAIN EXPIRING
4	BONUS AND SPECIAL PAY AUTHORITIES.
5	(a) Authorities Relating to Reserve Forces.—
6	Section 910(g) of title 37, United States Code, relating to
7	income replacement payments for reserve component mem-
8	bers experiencing extended and frequent mobilization for ac-
9	tive duty service, is amended by striking "December 31,
10	2020" and inserting "December 31, 2021".
11	(b) Title 10 Authorities Relating to Health
12	Care Professionals.—The following sections of title 10,
13	United States Code, are amended by striking "December 31,
14	2020" and inserting "December 31, 2021":
15	(1) Section 2130a(a)(1), relating to nurse officer
16	candidate accession program.
17	(2) Section 16302(d), relating to repayment of
18	education loans for certain health professionals who
19	serve in the Selected Reserve.
20	(c) Authorities Relating to Nuclear Offi-
21	CERS.—Section 333(i) of title 37, United States Code, is
22	amended by striking "December 31, 2020" and inserting
23	"December 31, 2021".
24	(d) Authorities Relating to Title 37 Consoli-
25	DATED SPECIAL PAY, INCENTIVE PAY, AND BONUS AU-

1	THORITIES.—The following sections of title 37, United
2	States Code, are amended by striking "December 31, 2020"
3	and inserting "December 31, 2021":
4	(1) Section 331(h), relating to general bonus au-
5	thority for enlisted members.
6	(2) Section 332(g), relating to general bonus au-
7	thority for officers.
8	(3) Section 334(i), relating to special aviation
9	incentive pay and bonus authorities for officers.
10	(4) Section 335(k), relating to special bonus and
11	incentive pay authorities for officers in health profes-
12	sions.
13	(5) Section 336(g), relating to contracting bonus
14	for cadets and midshipmen enrolled in the Senior Re-
15	serve Officers' Training Corps.
16	(6) Section 351(h), relating to hazardous duty
17	pay.
18	(7) Section 352(g), relating to assignment pay or
19	special duty pay.
20	(8) Section 353(i), relating to skill incentive pay
21	or proficiency bonus.
22	(9) Section 355(h), relating to retention incen-
23	tives for members qualified in critical military skills
24	or assigned to high priority units.

1	(e) Authority to Provide Temporary Increase in
2	Rates of Basic Allowance for Housing.—Section
3	403(b)(7)(E) of title 37, United States Code, is amended
4	by striking "December 31, 2020" and inserting "December
5	31, 2021".
6	SEC. 612. INCREASE IN CERTAIN HAZARDOUS DUTY INCEN-
7	TIVE PAY FOR MEMBERS OF THE UNIFORMED
8	SERVICES.
9	Section 351(b) of title 37, United States Code, is
10	amended by striking "\$250" both places it appears and in-
11	serting "\$275".
12	SEC. 613. STANDARDIZATION OF PAYMENT OF HAZARDOUS
13	DUTY INCENTIVE PAY FOR MEMBERS OF THE
14	UNIFORMED SERVICES.
15	(a) In General.—Section 351(c) of title 37, United
16	States Code, is amended to read as follows:
17	"(c) Payment.—Hazardous duty pay shall be paid on
18	a monthly basis.".
19	(b) Effective Date.—The amendments made by this
20	section shall take effect on October 1, 2020, and shall apply
21	with respect to duty performed in any month beginning on
22	or after that date.

1	SEC. 614. CLARIFICATION OF 30 DAYS OF CONTINUOUS
2	DUTY ON BOARD A SHIP REQUIRED FOR FAM-
3	ILY SEPARATION ALLOWANCE FOR MEMBERS
4	OF THE UNIFORMED SERVICES.
5	Section 427(a)(1)(B) of title 37, United States Code,
6	is amended by inserting "(or under orders to remain on
7	board the ship while at the home port)" after "of the ship".
8	SEC. 615. EXPANSION OF REIMBURSABLE STATE LICEN-
9	SURE AND CERTIFICATION COSTS FOR A
10	MILITARY SPOUSE ARISING FROM RELOCA-
11	TION.
12	Section $476(p)(5)$ of title 37, United States Code, is
13	amended in the matter preceding subparagraph (A), by
14	striking "and" and inserting "fees, continuing education
15	courses, and".
16	Subtitle C—Family and Survivor
17	Benefits
18	SEC. 621. EXPANSION OF AUTHORITY TO PROVIDE FINAN-
19	CIAL ASSISTANCE TO CIVILIAN PROVIDERS
20	OF CHILD CARE SERVICES OR YOUTH PRO-
21	GRAM SERVICES FOR SURVIVORS OF MEM-
22	BERS OF THE ARMED FORCES WHO DIE IN
23	THE LINE OF DUTY.
24	Section 1798(a) of title 10, United States Code, is
25	amended by striking "in combat-related incidents".

1	SEC. 622. EXPANSION OF DEATH GRATUITY FOR ROTC
2	GRADUATES.
3	Section 623(b) of the National Defense Authorization
4	Act for Fiscal Year 2020 (Public Law 116–92) is amended
5	by striking "the date of the enactment of this Act" and in-
6	serting "May 1, 2017".
7	SEC. 623. RECALCULATION OF FINANCIAL ASSISTANCE FOR
8	PROVIDERS OF CHILD CARE SERVICES AND
9	YOUTH PROGRAM SERVICES FOR DEPEND-
10	ENTS.
11	(a) In General.—Not later than July 1, 2021, the
12	Secretary of Defense shall develop a method by which to
13	determine appropriate amounts of financial assistance
14	under section 1798 of title 10, United States Code. In such
15	development, the Secretary shall take into consideration the
16	following:
17	(1) Grades of members of the Armed Forces.
18	(2) The cost of living in an applicable locale.
19	(3) Whether a military installation has a mili-
20	tary child development center, including any wait list
21	length.
22	(4) Whether a military child development center
23	has vacant child care employee positions.
24	(5) The capacity of licensed civilian child care
25	providers in an applicable locale.

1	(6) The average cost of licensed civilian child
2	care services available in an applicable locale.
3	(b) Report.—Not later than August 1, 2021, the Sec-
4	retary shall submit a report the Committees on Armed Serv-
5	ices of the Senate and the House of Representatives on the
6	method developed under this section.
7	(c) Definitions.—In this section, the terms "child
8	care employee" and "military child development center"
9	have the meanings given those terms in section 1800 of title
10	10, United States Code.
11	SEC. 624. PRIORITY FOR CERTAIN MILITARY FAMILY HOUS-
12	ING TO A MEMBER OF THE ARMED FORCES
13	WHOSE SPOUSE AGREES TO PROVIDE FAMILY
13 14	WHOSE SPOUSE AGREES TO PROVIDE FAMILY HOME DAY CARE SERVICES.
14	HOME DAY CARE SERVICES.
14 15	HOME DAY CARE SERVICES. (a) Priority.—If the Secretary of a military department determines that not enough child care employees are
14151617	HOME DAY CARE SERVICES. (a) Priority.—If the Secretary of a military department determines that not enough child care employees are
14151617	HOME DAY CARE SERVICES. (a) PRIORITY.—If the Secretary of a military department determines that not enough child care employees are employed at a military child development center on a military installation under the jurisdiction of that Secretary
14 15 16 17 18	HOME DAY CARE SERVICES. (a) PRIORITY.—If the Secretary of a military department determines that not enough child care employees are employed at a military child development center on a military installation under the jurisdiction of that Secretary
141516171819	HOME DAY CARE SERVICES. (a) PRIORITY.—If the Secretary of a military department determines that not enough child care employees are employed at a military child development center on a military installation under the jurisdiction of that Secretary to adequately care for the children of members of the Armed
14 15 16 17 18 19 20	HOME DAY CARE SERVICES. (a) PRIORITY.—If the Secretary of a military department determines that not enough child care employees are employed at a military child development center on a military installation under the jurisdiction of that Secretary to adequately care for the children of members of the Armed Forces stationed at that military installation, the Sec-
14 15 16 17 18 19 20 21	HOME DAY CARE SERVICES. (a) PRIORITY.—If the Secretary of a military department determines that not enough child care employees are employed at a military child development center on a military installation under the jurisdiction of that Secretary to adequately care for the children of members of the Armed Forces stationed at that military installation, the Secretary, to the extent practicable, may give priority for cov-
14 15 16 17 18 19 20 21 22	HOME DAY CARE SERVICES. (a) PRIORITY.—If the Secretary of a military department determines that not enough child care employees are employed at a military child development center on a military installation under the jurisdiction of that Secretary to adequately care for the children of members of the Armed Forces stationed at that military installation, the Secretary, to the extent practicable, may give priority for covered military family housing to a member whose spouse is

- 1 (a) only to the minimum number of eligible military
- 2 spouses that the Secretary determines necessary to provide
- 3 adequate child care to the children of members stationed
- 4 at a military installation described in subsection (a).
- 5 (c) Limitation.—Nothing in this section may be con-
- 6 strued to require the Secretary of a military department
- 7 to provide covered military family housing that has been
- 8 adapted for disabled individuals to a member under this
- 9 section instead of to a member with one more dependents
- 10 enrolled in the Exceptional Family Member Program.
- 11 (d) Result of Failure to Provide Family Home
- 12 Day Care Services or Loss of Eligibility.—The Sec-
- 13 retary of the military department concerned may remove
- 14 a household provided covered military family housing
- 15 under this section therefrom if the Secretary determines the
- 16 spouse of that member has failed to abide by an agreement
- 17 described in subsection (e)(3) or has ceased to be an eligible
- 18 military spouse. Such removal may not occur sooner than
- 19 60 days after the date of such determination.
- 20 (e) Definitions.—In this section:
- 21 (1) The terms "child care employee", "family
- 22 home day care", and "military child development
- center" have the meanings given those terms in sec-
- tion 1800 of title 10, United States Code.

1	(2) The term "covered military family housing"
2	means military family housing—
3	(A) located on a military installation de-
4	scribed in subsection (a); and
5	(B) that the Secretary of the military de-
6	partment concerned determines is large enough
7	to provide family home day care services to no
8	fewer than six children (not including children
9	in the household of the eligible military spouse).
10	(3) The term "eligible military spouse" means a
11	military spouse who—
12	(A) is eligible for military family housing;
13	(B) is eligible to provide family home day
14	care services;
15	(C) has provided family home day care
16	services for at least one year; and
17	(D) agrees in writing to provide family
18	home day care services in covered military fam-
19	ily housing for a period determined by the Sec-
20	retary of the military department concerned.
21	SEC. 625. STUDY ON FEASIBILITY OF TSP CONTRIBUTIONS
22	BY MILITARY SPOUSES.
23	(a) Study Required.—The Secretary of Defense shall
24	conduct a study on potential enhancements to the military

1	Thrift Savings Plan administered by the Federal Retire-
2	ment Thrift Investment Board.
3	(b) Elements.—The study under subsection (a) shall
4	include the following:
5	(1) An evaluation of the effect of allowing mili-
6	tary spouses to contribute or make eligible retirement
7	account transfers to the military Thrift Savings Plan
8	account of the member of the Armed Forces to whom
9	that military spouse in married.
10	(2) Legislation the Secretary determines nec-
11	essary to permit contributions and transfers described
12	in paragraph (1).
13	(3) An evaluation of whether and to what extent
14	employer-funded matching of contributions described
15	in paragraph (1) may encourage further participa-
16	tion in the military Thrift Savings Plan.
17	(c) Reporting.—
18	(1) Initial report.—Not later than February
19	1, 2021, the Secretary of Defense shall submit to the
20	Federal Retirement Thrift Investment Board a report
21	on the results of the study under subsection (a).
22	(2) Analysis.—Not later than 60 days after re-
23	ceiving the report under paragraph (1), the Federal
24	Thrift Savings Retirement Board shall analyze the re-
25	port under paragraph (1), generate recommendations

1	and comments it determines appropriate, and submit
2	such analysis, recommendations, and comments to the
3	Secretary.
4	(3) Final Report.—Not later than April 1,
5	2021, the Secretary shall submit to the Committees on
6	Armed Services of the Senate and House of Represent-
7	atives the report under paragraph (1) and the anal-
8	ysis, recommendations, and comments under para-
9	graph(2).
10	Subtitle D—Defense Resale Matters
11	SEC. 631 . BASE RESPONDERS ESSENTIAL NEEDS AND DIN-
12	ING ACCESS.
13	(a) In General.—Chapter 54 of title 10, United
14	States Code, is amended by adding at the end the following
15	new section:
16	"§ 1066. Use of commissary stores and MWR facilities:
17	protective services civilian employees
18	"(a) Eligibility of Protective Services Civilian
19	Employees.—An individual employed as a protective serv-
20	ices civilian employee at a military installation shall be
21	permitted to purchase food and hygiene items at a com-
22	missary store or MWR retail facility located on that mili-
23	tary installation.
24	"(b) USER FEE AUTHORITY.—(1) The Secretary of
25	Defense shall prescribe regulations that impose a user fee

1	on individuals who are eligible solely under this section to
2	purchase merchandise at a commissary store or MWR retail
3	facility.
4	"(2) The Secretary shall set the user fee under this sub-
5	section at a rate that the Secretary determines will offset
6	any increase in expenses arising from this section borne by
7	the Department of the Treasury on behalf of commissary
8	stores associated with the use of credit or debit cards for
9	customer purchases, including expenses related to card net-
10	work use and related transaction processing fees.
11	"(3) The Secretary shall deposit funds collected pursu-
12	ant to a user fee under this subsection in the General Fund
13	of the Treasury.
14	"(4) Any fee under this subsection is in addition to
15	the uniform surcharge under section 2484(d) of this title.
16	"(c) Definitions.—In this section:
17	"(1) The term 'MWR retail facility' has the
18	meaning given that term in section 1063 of this title.
19	"(2) The term 'protective services civilian em-
20	ployee' means a position in any of the following series
21	(or successor classifications) of the General Schedule:
22	"(A) Security Administration (GS-0080).
23	"(B) Fire Protection and Prevention (GS-
24	0081).
25	"(C) Police (GS-0083).

1	"(D) Security Guard (GS-0085).
2	"(E) Emergency Management (GS-0089).".
3	(b) Clerical Amendment.—The table of sections at
4	the beginning of chapter 54 of title 10, United States Code,
5	is amended by adding at the end the following new item:
	"1066. Use of commissary stores and MWR facilities: protective services civilian employees.".
6	SEC. 632. FIRST RESPONDER ACCESS TO MOBILE EX-
7	CHANGES.
8	Section 1146 of title 10, United States Code, is amend-
9	ed by adding at the end the following new subsection:
10	"(d) Emergency Response Providers During A
11	Declared Major Disaster or Emergency.—The Sec-
12	retary of Defense shall prescribe regulations to allow an
13	emergency response provider (as that term is defined in sec-
14	tion 2 of the Homeland Security Act of 2002 (Public Law
15	107–296; 6 U.S.C. 101)) to use a mobile commissary or ex-
16	change store deployed to an area covered by a declaration
17	of a major disaster or emergency under section 401 of the
18	Robert T. Stafford Disaster Relief and Emergency Assist-
19	ance Act (42 U.S.C. 5170).".
20	SEC. 633. UPDATED BUSINESS CASE ANALYSIS FOR CON-
21	SOLIDATION OF THE DEFENSE RESALE SYS-
22	TEM.
23	(a) In General.—Not later than March 1, 2021, the
24	Chief Management Officer of the Department of Defense, in

1	coordination with the Undersecretary of Defense for Per-
2	sonnel and Readiness, shall update the study titled "Study
3	to Determine the Feasibility of Consolidation of the Defense
4	Resale Entities" and dated December 4, 2018, to include
5	a new business case analysis that—
6	(1) establishes new baselines for—
7	(A) savings from the costs of goods sold;
8	(B) costs of new information technology re-
9	quired for such consolidation; and
10	(C) costs of headquarters relocation arising
11	from such consolidation; and
12	(2) addresses each recommendation for executive
13	action in the Government Accountability Office report
14	GAO-20-418SU.
15	(b) Review and Comment.—Not later than April 1,
16	2021, the Secretary of Defense shall make the updated busi-
17	ness case analysis (in this section referred to as the "up-
18	dated BCA") available to the Secretaries of the military de-
19	partments for comment.
20	(c) Submittal to Congressional Committees.—
21	Not later than June 1, 2021, the Secretary of Defense shall
22	make any comments made under subsection (b) and the up-
23	dated BCA available to the Committees on Armed Services
24	of the Senate and the House of Representatives.

1	(d) Delay of Consolidation.—The Secretary of De-
2	fense may not take any action to consolidate military ex-
3	changes and commissaries until the Committees on Armed
4	Services of the Senate and the House of Representatives no-
5	tify the Secretary in writing of receipt and acceptance of
6	the updated BCA.
7	Subtitle E—Other Personnel
8	Benefits
9	SEC. 641. MAINTENANCE OF FUNDING FOR STARS AND
10	STRIPES.
11	(a) Funding.—
12	(1) Operation and maintenance.—Of the
13	amounts authorized to be appropriated for fiscal year
14	2021 in Division D of this Act and available for oper-
15	ations and maintenance for Defense-wide activities as
16	specified in the funding table in section 4301 of this
17	Act, \$9,000,000 shall be made available for the pur-
18	pose of maintaining the operations and publication of
19	Stars and Stripes.
20	(2) Contingency operations.—Of the amounts
21	authorized to be appropriated for fiscal year 2021 in
22	Division D of this Act and available for overseas con-
23	tingency operations for Defense-wide activities as
24	specified in the funding tables in section 4301 of this
25	Act, \$6,000,000 shall be made available for the pur-

1	pose of maintaining the operations and publication of
2	Stars and Stripes
3	(b) Report on Business Case Analysis.—Not later
4	than March 1, 2021, the Secretary of Defense, in coordina-
5	tion with the editor of Stars and Stripes, shall submit a
6	report to the Committees on Armed Services of the Senate
7	and the House of Representatives detailing the business case
8	analysis for various options for Stars and Stripes. The re-
9	port shall contain the following elements:
10	(1) An analysis of the pros and cons of, and
11	business case for, continuing the operation and publi-
12	cation of Stars and Stripes at its current levels, in-
13	cluding other options for the independent reporting
14	currently provided, especially in a deployed environ-
15	ment.
16	(2) An analysis of the modes of communication
17	used by Stars and Stripes.
18	(3) An analysis of potential reduced operations
19	of Stars and Stripes.
20	(4) An analysis of the operation of Stars and
21	Stripes solely as a non-appropriated entity.
22	(5) An analysis of operating Stars and Stripes
23	as a category B morale, welfare, and recreation enti-
24	ty.

1	(6) An assessment of the value of the availability
2	of Stars and Stripes (in print or an electronic
3	version) to deployed or overseas members of the
4	Armed Forces.
5	TITLE VII—HEALTH CARE
6	PROVISIONS
7	Subtitle A—TRICARE and Other
8	Health Care Benefits
9	SEC. 701. EXPANSION OF MENTAL HEALTH ASSESSMENTS
10	FOR MEMBERS OF THE ARMED FORCES.
11	Section 1074m of title 10, United States Code, is
12	amended by adding at the end the following new subsection:
13	"(g) Mental Health Assessments for Participa-
14	TION IN CERTAIN ACTIVITIES.—(1) The Secretary shall pro-
15	vide to a member described in paragraph (2) mental health
16	assessments under this section in a frequency and schedule
17	that the Secretary determines to be as similar as practicable
18	to the frequency and schedule for such assessments under
19	subsection (a)(1).
20	"(2) A member described in this paragraph is a mem-
21	ber who, while not deployed in support of a contingency
22	operation, participated in warfighting activities that had
23	a direct and immediate impact on a combat operation or
24	other military operation.".

1	SEC. 702. MANDATORY REFERRAL FOR MENTAL HEALTH
2	EVALUATION.
3	Section 1090a of title 10, United States Code, is
4	amended—
5	(1) by redesignating subsection (e) as subsection
6	(f); and
7	(2) by inserting after subsection (d) the following
8	new subsection:
9	"(e) Process Applicable to Member Disclo-
10	SURE.—The regulations required by subsection (a) shall—
11	"(1) establish a phrase that enables a member of
12	the armed forces to trigger a referral of the member
13	by a commanding officer or supervisor for a mental
14	$health\ evaluation;$
15	"(2) require a commanding officer or supervisor
16	to make such referral as soon as practicable following
17	disclosure by the member to the commanding officer
18	or supervisor of the phrase established under para-
19	graph (1); and
20	"(3) ensure that the process protects the confiden-
21	tiality of the member in a manner similar to the con-
22	fidentiality provided for members making restricted
23	reports under section 1565b(b) of this title.".

1	SEC. 703. ASSESSMENTS AND TESTING RELATING TO EXPO-
2	SURE TO PERFLUOROALKYL AND
3	POLYFLUOROALKYL SUBSTANCES.
4	(a) Periodic Health Assessment.—The Secretary
5	of Defense shall ensure that any periodic health assessment
6	provided to a member of the Armed Forces includes an eval-
7	uation of whether the member has been—
8	(1) based or stationed at a military installation
9	identified by the Department of Defense as a location
10	with a known or suspected release of perfluoroalkyl
11	substances or polyfluoroalkyl substances during the
12	period in which the member was based or stationed
13	at the military installation; or
14	(2) exposed to such substances, including by eval-
15	uating any information in the health record of the
16	member.
17	(b) Separation History and Physical Examina-
18	TIONS.—Section 1145(a)(5) of title 10, United States Code,
19	is amended by adding at the end the following new subpara-
20	graph:
21	"(D) The Secretary concerned shall ensure that each
22	physical examination of a member under subparagraph (A)
23	includes an assessment of whether the member was—
24	"(i) based or stationed at a military installation
25	identified by the Department as a location with a
26	known or suspected release of perfluoroalkyl sub-

1	stances or polyfluoroalkyl substances during the pe-
2	riod in which the member was based or stationed at
3	the military installation; or
4	"(ii) exposed to such substances, including by as-
5	sessing any information in the health record of the
6	member.".
7	(c) Deployment Assessments.—Section 1074f(b)(2)
8	of title 10, United States Code, is amended by adding at
9	the end the following new subparagraph:
10	"(E) An assessment of whether the member
11	was—
12	"(i) based or stationed at a military instal-
13	lation identified by the Department as a location
14	with a known or suspected release of
15	perfluoroalkyl substances or polyfluoroalkyl sub-
16	stances during the period in which the member
17	was based or stationed at the military installa-
18	tion; or
19	"(ii) exposed to such substances, including
20	by assessing any information in the health
21	record of the member.".
22	(d) Provision of Blood Testing.—
23	(1) Members of the armed forces.—
24	(A) In general.—If a covered evaluation
25	of a member of the Armed Forces results in a

1	positive determination of potential exposure to
2	perfluoroalkyl substances or polyfluoroalkyl sub-
3	stances, the Secretary of Defense shall provide to
4	that member, during that covered evaluation,
5	blood testing to determine and document poten-
6	tial exposure to such substances.
7	(B) Inclusion in health record.—The
8	results of blood testing of a member of the Armed
9	Forces conducted under subparagraph (A) shall
10	be included in the health record of the member.
11	(2) Covered evaluation defined.—In this
12	subsection, the term "covered evaluation" means—
13	(A) a periodic health assessment conducted
14	in accordance with subsection (a);
15	(B) a separation history and physical ex-
16	amination conducted under section $1145(a)(5)$ of
17	title 10, United States Code, as amended by sub-
18	section (b); and
19	(C) a deployment assessment conducted
20	under section 1074f(b)(2) of such title, as amend-
21	ed by subsection (c).
22	SEC. 704. IMPROVEMENT TO BREAST CANCER SCREENING.
23	Section 1074d(b)(2) of title 10, United States Code, is
24	amended by inserting before the period at the end the fol-

1	lowing: ", including through the use of digital breast
2	tomosynthesis".
3	Subtitle B—Health Care
4	Administration
5	SEC. 711. PROTECTION OF THE ARMED FORCES FROM IN-
6	FECTIOUS DISEASES.
7	(a) In General.—Chapter 55 of title 10, United
8	States Code, is amended by inserting after section 1073d
9	the following new section:
10	"§ 1073e. Protection of armed forces from infectious
11	diseases
12	"(a) Protection.—The Secretary of Defense shall en-
13	sure that the armed forces have the diagnostic equipment,
14	testing capabilities, and personal protective equipment nec-
15	essary to protect members of the armed forces from the
16	threat of infectious diseases and to treat members who con-
17	tract infectious diseases.
18	"(b) Requirements.—In carrying out subsection (a),
19	the Secretary shall ensure the following:
20	"(1) Each military medical treatment facility
21	has the testing capabilities described in such sub-
22	section.
23	"(2) Each deployed naval vessel has the testing
24	capabilities described in such subsection.

1	"(3) Members of the armed forces deployed in
2	support of a contingency operation outside of the
3	United States have access to the testing capabilities
4	described in such subsection, including at field hos-
5	pitals, combat support hospitals, field medical sta-
6	tions, and expeditionary medical facilities.
7	"(4) The Department of Defense maintains a
8	stock of personal protective equipment in a quantity
9	sufficient for each member of the armed forces, includ-
10	ing the reserve components thereof.
11	"(c) Research and Development.—(1) The Sec-
12	retary shall include with the defense budget materials (as
13	defined by section 231(f) of this title) for a fiscal year a
14	plan to research and develop vaccines for infectious diseases.
15	"(2) The Secretary shall ensure that the medical lab-
16	oratories of the Department of Defense are equipped with
17	the technology needed to facilitate rapid research in the case
18	of a pandemic.".
19	(b) Clerical Amendment.—The table of contents at
20	the beginning of such chapter is amended by inserting after
21	the item relating to section 1073d the following new item:
	"1073e. Protection of armed forces from infectious diseases.".

1	SEC. 712. INCLUSION OF DRUGS, BIOLOGICAL PRODUCTS,
2	AND CRITICAL MEDICAL SUPPLIES IN NA-
3	TIONAL SECURITY STRATEGY FOR NATIONAL
4	TECHNOLOGY AND INDUSTRIAL BASE.
5	(a) National Security Strategy for National
6	Technology and Industrial Base.—Section 2501(a) of
7	title 10, United States Code, is amended by adding at the
8	end the following new paragraph:
9	"(11) Providing for the provision of drugs, bio-
10	logical products, vaccines, and critical medical sup-
11	plies (including personal protective equipment, diag-
12	nostic and testing capabilities, and lifesaving breath-
13	ing apparatuses required for the treatment of severe
14	respiratory illness and respiratory distress) required
15	to enable combat readiness and protect the health of
16	the armed forces.".
17	(b) Report.—
18	(1) In general.—Not later than one year after
19	the date of the enactment of this Act, the Secretary of
20	Defense, in consultation with the Secretary of Health
21	and Human Services, the Commissioner of Food and
22	Drugs, and the heads of other departments and agen-
23	cies of the Federal Government that the Secretary of
24	Defense determines appropriate, shall submit to the
25	appropriate congressional committees a report on
26	vulnerabilities to the drugs, biological products, vac-

1	cines, and critical medical supplies of the Department
2	of Defense.
3	(2) Matters included.—The report under
4	paragraph (1) shall include—
5	(A) an identification and origin of any fin-
6	ished drugs, as identified by the Secretary of De-
7	fense, and the essential components of such
8	drugs, including raw materials, chemical compo-
9	nents, and active pharmaceutical ingredients
10	that are necessary for the manufacture of such
11	drugs, whose supply is at risk of disruption dur-
12	ing a time of war or national emergency;
13	(B) an identification of shortages of finished
14	drugs, biological products, vaccines, and critical
15	medical supplies essential for combat readiness
16	and the protection of the health of the Armed
17	Forces, as identified by the Secretary of Defense;
18	(C) an identification of the defense and geo-
19	political contingencies that are sufficiently likely
20	to arise that may lead to the discontinuance,
21	interruption or meaningful disruption in the
22	supply of a drug, biological product, vaccine, or
23	critical medical supply, and recommendations
24	regarding actions the Secretary of Defense should

1	take to reasonably prepare for the occurrence of
2	such contingencies;
3	(D) an assessment conducted by the Sec-
4	retary of Defense of the resilience and capacity
5	of the current supply chain and industrial base
6	to support national defense upon the occurrence
7	of the contingencies identified in subparagraph
8	(C), including with respect to—
9	(i) the manufacturing capacity of the
10	United States;
11	(ii) gaps in domestic manufacturing
12	capabilities, including non-existent, extinct,
13	threatened, and single-point-of-failure capa-
14	bilities; and
15	(iii) supply chains with single points
16	of failure and limited resiliency; and
17	(E) recommendations to enhance and
18	strengthen the surge requirements and readiness
19	contracts of the Department of Defense to ensure
20	the sufficiency of the stockpile of the Department
21	of, and the ready access by the Department to,
22	critical medical supplies, pharmaceuticals, vac-
23	cines, counter-measure prophylaxis, and personal
24	protective equipment, including with respect to
25	the effectiveness of the theater lead agent for med-

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1	ical materiel program in support of the combat-
2	ant commands.
3	(3) FORM.—The report under paragraph (1)
4	shall be submitted in classified form.
5	(4) Definitions.—In this subsection:
6	(A) The term "appropriate congressional
7	committees" means the following:
8	(i) The congressional defense commit-
9	tees.
10	(ii) The Committee on Energy and
11	Commerce and the Committee on Homeland
12	Security of the House of Representatives.
13	(iii) The Committee on Health, Edu-
14	cation, Labor, and Pensions and the Com-
15	mittee on Homeland Security and Govern-
16	mental Affairs of the Senate.
17	(B) The term "critical medical equipment"
18	includes personal protective equipment, diag-
19	nostic tests, testing supplies, and lifesaving
20	breathing apparatuses required to treat severe
21	respiratory illnesses and distress.

1	SEC. 713. CONTRACT AUTHORITY OF THE UNIFORMED
2	SERVICES UNIVERSITY OF THE HEALTH
3	SCIENCES.
4	Section $2113(g)(1)$ of title 10, United States Code, is
5	amended—
6	(1) in subparagraph (E), by striking "and" at
7	$the\ end;$
8	(2) in subparagraph (F), by striking the period
9	at the end and inserting "; and"; and
10	(3) by adding at the end the following new sub-
11	paragraph:
12	"(G) notwithstanding section $2304(k)$ of
13	this title, to enter into such contracts, coopera-
14	tive agreements, or grants on a sole-source basis
15	pursuant to section $2304(c)(5)$ of this title.".
16	SEC. 714. EXTENSION OF ORGANIZATION REQUIREMENTS
17	FOR DEFENSE HEALTH AGENCY.
18	Section 1073c(e) of title 10, United States Code, is
19	amended by striking "September 30, 2022" and inserting
20	"September 30, 2025".
21	SEC. 715. MODIFICATION TO LIMITATION ON THE REALIGN-
22	MENT OR REDUCTION OF MILITARY MEDICAL
23	MANNING END STRENGTH.
24	Section 719 of the National Defense Authorization Act
25	for Fiscal Year 2020 (Public Law 116–92; 133 Stat. 1454)
26	is amended—

1	(1) in subsection (a), in the matter preceding
2	paragraph (1), by striking "may not realign or re-
3	duce military medical end strength authorizations
4	until" and inserting the following: "may not realign
5	or reduce military medical end strength authoriza-
6	tions during the one-year period following the date of
7	the enactment of the National Defense Authorization
8	Act for Fiscal Year 2021, and after such period, may
9	not realign or reduce such authorizations unless"; and
10	(2) in subsection (b)(1), by inserting before the
11	period at the end the following: ", including with re-
12	spect to both the homeland defense mission and pan-
13	demic influenza".
14	SEC. 716. MODIFICATIONS TO IMPLEMENTATION PLAN FOR
15	RESTRUCTURE OR REALIGNMENT OF MILI-
15 16	RESTRUCTURE OR REALIGNMENT OF MILI- TARY MEDICAL TREATMENT FACILITIES.
16 17	TARY MEDICAL TREATMENT FACILITIES.
16 17 18	TARY MEDICAL TREATMENT FACILITIES. Section 703(d) of the National Defense Authorization
16 17 18	TARY MEDICAL TREATMENT FACILITIES. Section 703(d) of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat.
16 17 18 19	TARY MEDICAL TREATMENT FACILITIES. Section 703(d) of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2199) is amended—
16 17 18 19 20	TARY MEDICAL TREATMENT FACILITIES. Section 703(d) of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2199) is amended— (1) in paragraph (2), by striking subparagraph
116 117 118 119 220 221	TARY MEDICAL TREATMENT FACILITIES. Section 703(d) of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2199) is amended— (1) in paragraph (2), by striking subparagraph (D) and inserting the following new subparagraph:

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1	"(i) the standards required for health
2	care providers to accept and transition cov-
3	ered beneficiaries to the purchased care
4	component of the TRICARE program;
5	"(ii) a method to monitor and report
6	on quality benchmarks for the beneficiary
7	population that is required to transition to
8	such component of the TRICARE program;
9	and
10	"(iii) a process by which the Defense
11	Health Agency will ensure that such compo-
12	nent of the TRICARE program has the re-
13	quired capacity."; and
14	(2) by adding at the end the following new para-
15	graph:
16	"(4) Notice and wait.—The Secretary may not
17	implement the plan under paragraph (1) unless—
18	"(A) the Secretary has submitted the plan
19	to the congressional defense committees; and
20	"(B) a one-year period elapses following the
21	later of the date of such submission or the date
22	of the enactment of the National Defense Author-
23	ization Act for Fiscal Year 2021.".

1	SEC. 717. POLICY TO ADDRESS OPIOID PRESCRIPTION
2	ABUSE PREVENTION.
3	(a) Requirement.—The Secretary of Defense shall
4	develop a policy and tracking mechanism for opioids that
5	monitors and prohibits the over prescribing of opioids to
6	ensure compliance with clinical practice guidelines.
7	(b) Elements.—The requirements under subsection
8	(a) shall include the following:
9	(1) Limit the prescribing of opioids to the mor-
10	phine milligram equivalent level per day specified in
11	the guideline published by the Centers for Disease
12	Control and Prevention titled "CDC Guideline for
13	Prescribing Opioids for Chronic Pain—United
14	States, 2016", or such successor guideline.
15	(2) Limit the supply of opioids to within clini-
16	cally accepted guidelines.
17	(3) Develop a waiver process for specific patient
18	categories that will require treatment beyond the limit
19	specified in paragraph (1).
20	(4) Implement controls to ensure that the pre-
21	scriptions in the military health system data reposi-
22	tory exist and that the dispense date and the metric
23	quantity field for opioid prescriptions in liquid form
24	are consistent among all systems.

1	(5) Implement opioid prescribing controls within
2	the electronic health record system known as "Gen-
3	esis".
4	(6) Develop metrics that can be used by the De-
5	fense Health Agency and each military medical treat-
6	ment facility to actively monitor and limit the over
7	prescribing of opioids.
8	(7) Develop a report that tracks progression to-
9	ward reduced levels of opioid use.
10	SEC. 718. ADDITION OF BURN PIT REGISTRATION TO ELEC-
11	TRONIC HEALTH RECORDS OF MEMBERS OF
12	THE ARMED FORCES AND VETERANS.
13	(a) Updates to Electronic Health Records.—
14	Beginning not later than one year after the date of the en-
15	actment of this Act—
16	(1) the Secretary of Defense shall ensure that the
17	electronic health record maintained by such Secretary
18	of a member of the Armed Forces registered with the
19	burn pit registry is updated with any information
20	contained in such registry; and
21	(2) the Secretary of Veterans Affairs shall ensure
22	that the electronic health record maintained by such
23	Secretary of a veteran registered with the burn pit
24	registry is updated with any information contained
25	in such registry.

1	(b) Burn Pit Registry Defined.—In this section,
2	the term "burn pit registry" means the registry established
3	under section 201 of the Dignified Burial and Other Vet-
4	erans' Benefits Improvement Act of 2012 (Public Law 112–
5	260; 38 U.S.C. 527 note).
6	Subtitle C—Matters Relating to
7	COVID-19
8	SEC. 721. COVID-19 MILITARY HEALTH SYSTEM REVIEW
9	PANEL.
10	(a) Establishment.—The Secretary of Defense shall
11	establish a panel to be known as the "COVID-19 Military
12	Health System Review Panel" (in this section referred to
13	as the "panel").
14	(b) Composition.—
15	(1) Members.—The panel shall be composed of
16	the following members:
17	(A) The President of the Uniformed Services
18	University of the Health Sciences.
19	(B) The Director of the Defense Health
20	Agency.
21	(C) The Surgeon General of the Army.
22	(D) The Surgeon General of the Navy.
23	(E) The Surgeon General of the Air Force.
24	(F) The Joint Staff Surgeon.

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1	(G) The Deputy Assistant Secretary of De-
2	fense for Health Readiness Policy and Oversight.
3	(H) The Deputy Assistant Secretary of De-
4	fense for Health Resources Management and Pol-
5	icy.
6	(2) Chairperson.—The chairperson of the
7	panel shall be the President of the Uniformed Services
8	University of the Health Sciences.
9	(3) Terms.—Each member shall be appointed
10	for the life of the panel.
11	(c) Duties.—
12	(1) In general.—The panel shall—
13	(A) review the response of the military
14	health system to the coronavirus disease 2019
15	(COVID-19) and the effects of COVID-19 on
16	such system, including by analyzing any
17	strengths or weaknesses of such system identified
18	as a result COVID-19; and
19	(B) using information from the review,
20	make such recommendations as the panel con-
21	siders appropriate with respect to any policy,
22	practice, organization, manning level, funding
23	level, or legislative authority relating to the mili-
24	tary health system.

1	(2) Elements of review.—In conducting the
2	review under paragraph (1), each member of the
3	panel shall lead a review of at least one of the fol-
4	lowing elements, with respect to the military health
5	system:
6	(A) Policy, including any policy relating to
7	force health protection or medical standards for
8	the appointment, enlistment, or induction of in-
9	dividuals into the Armed Forces.
10	(B) Public health activities, including any
11	activity relating to risk communication, surveil-
12	lance, or contact tracing.
13	(C) Research, diagnostics, and therapeutics.
14	(D) Logistics and technology.
15	(E) Force structure and manning.
16	(F) Governance and organization.
17	(G) Operational capabilities and oper-
18	$ational\ support.$
19	(H) Education and training.
20	(I) Health benefits under the TRICARE
21	program.
22	(J) Engagement and security activities re-
23	lating to global health.
24	(K) The financial impact of COVID-19 on
25	the military health system.

1	(d) Report.—Not later than June 1, 2021, the Sec-
2	retary of Defense shall submit to the congressional defense
3	committees a report that includes the findings of the panel
4	as a result of the review under subsection $(c)(1)(A)$, together
5	with such recommendations as the panel considers appro-
6	$priate\ under\ subsection\ (c)(1)(B).$
7	(e) Termination.—The panel shall terminate on June
8	1, 2021.
9	SEC. 722. COVID-19 GLOBAL WAR ON PANDEMICS.
10	(a) Strategy.—The Secretary of Defense shall develop
11	a strategy for pandemic preparedness and response that in-
12	cludes the following:
13	(1) Identification of activities necessary to be
14	carried out prior to a pandemic to ensure prepared-
15	ness and effective communication of roles and respon-
16	sibilities within the Department of Defense, includ-
17	ing—
18	(A) reviewing the frequency of each exercise
19	conducted by the Department or a military de-
20	partment that relates to a pandemic or severe in-
21	fluenza season or related force health protection;
22	(B) ensuring such exercises are appro-
23	priately planned, resourced, and practiced;
24	(C) including a consideration of the capa-
25	bilities and capacities necessary to carry out the

1	strategy under this section, and related oper-
2	ations for force health protection, and ensuring
3	that these are included in each cost evaluation,
4	Defense-wide review, or manning assessment of
5	the Department of Defense that affects such capa-
6	bilities and capacities;
7	(D) reviewing the placement, exploring
8	broader utilization of global health engagement
9	liaisons, and increasing the scope of global health
10	activities of the Department of Defense;
11	(E) assessing a potential career track relat-
12	ing to health protection research for members of
13	the Armed Forces and civilian employees of the
14	Department of Defense;
15	(F) providing to members of the Armed
16	Forces guidance on force health protection prior
17	to and during a pandemic or severe influenza
18	season, including guidance on specific behaviors
19	or actions required, such as self-isolating, social
20	distancing, and additional protective measures
21	to be carried out after contracting a novel virus
22	or influenza;
23	(G) reviewing and updating the inventory
24	of medical supplies and equipment of the De-
25	partment of Defense that is available for oper-

1	ational support to the combatant commands
2	prior to and during a pandemic (such as vac-
3	cines, biologics, drugs, preventive medicine,
4	antiviral medicine, and equipment relating to
5	trauma support), including a review of—
6	(i) the sufficiency of prepositioned
7	stocks; and
8	(ii) the effectiveness of the Warstopper
9	Program of the Defense Logistics Agency, or
10	such successor program;
11	(H) reviewing and updating distribution
12	plans of the Department of Defense for critical
13	medical supplies and equipment within the in-
14	ventory of the Department of Defense, including
15	vaccines and antiviral medicines; and
16	(I) reviewing and updating research on in-
17	fectious diseases and preventive medicine con-
18	ducted by the military health system, including
19	research conducted by the Health Related Com-
20	munities of Interest of the Department of De-
21	fense, the Joint Program Committees, the over-
22	seas medical laboratories of the Department of
23	Defense, the Armed Forces Health Surveillance
24	Branch, or other elements of the Department of
25	Defense that conduct research in support of

1	members of the Armed Forces or beneficiaries
2	under the TRICARE program.
3	(2) Review of Department of Defense systems for
4	health surveillance and detection to ensure continuous
5	situational awareness and early warning with respect
6	to a pandemic, including a review of—
7	(A) the levels of funding and investment,
8	and the overall value, of the Global Emerging In-
9	fections Surveillance and Response System of the
10	Department of Defense, including the value dem-
11	onstrated by the role of such system in—
12	(i) improving the Department of De-
13	fense prevention and surveillance of, and
14	the response to, infectious diseases that may
15	impact members of the Armed Forces;
16	(ii) informing decisions relating to
17	force health protection across the geographic
18	$combatant\ commands;$
19	(iii) ensuring laboratory readiness to
20	support pandemic response efforts and to
21	understand infectious disease threats to the
22	Armed Forces; and
23	(iv) coordinating and collaborating
24	with partners, such as the geographic com-

1	batant commands, other Federal agencies,
2	and international partners;
3	(B) the levels of funding and investment,
4	and the overall value, of the overseas medical
5	laboratories of the Department of Defense, in-
6	cluding the value demonstrated by the role of
7	such laboratories in conducting research and
8	forming partnerships with other elements of the
9	Department of Defense, other Federal agencies,
10	international partners in the country in which
11	such laboratory is located, and, as applicable, the
12	private sector of the United States; and
13	(C) the levels of funding and investment,
14	and the overall value, of the Direct HIV/AIDS
15	Prevention Program of the Department of De-
16	fense, including the value demonstrated by the
17	role of such program in developing (in coordina-
18	tion with other Federal agencies) programs for
19	the prevention, care, and treatment of the human
20	immunodeficiency virus infection and acquired
21	immune deficiency syndrome.
22	(3) Identification of activities to limit the spread
23	of an infectious disease outbreak among members of
24	the Armed Forces and beneficiaries under the
25	TRICARE program, including activities to mitigate

1	the health, social, and economic impacts of a pan-
2	demic on such members and beneficiaries, including
3	by—
4	(A) reviewing the role of the Department of
5	Defense in the National Disaster Medical System
6	under section 2812 of the Public Health Service
7	Act (42 U.S.C. 300hh-11) and implementing
8	plans across the Department that leverage med-
9	ical facilities, personnel, and response capabili-
10	ties of the Federal Government to support re-
11	quirements under such Act relating to medical
12	surge capacity;
13	(B) determining the range of public health
14	capacity, medical surge capacity, administrative
15	capacity, and veterinary capacity necessary for
16	the Armed Forces to—
17	(i) support operations during a pan-
18	demic; and
19	(ii) develop mechanisms to reshape
20	force structure during such pandemic as
21	necessary (contingent upon primary mis-
22	sion requirements); and
23	(C) determining the range of activities for
24	operational medical support and infrastructure
25	sustainment that the Department of Defense and

1	other Federal agencies have the capacity to im-
2	plement during a pandemic (contingent upon
3	primary mission requirements), and develop
4	plans for the implementation of such activities.
5	(b) Study on Response to COVID-19.—The Sec-
6	retary shall conduct a study on the response of the military
7	health system to the coronavirus disease 2019 (COVID-19).
8	(c) Report.—Not later than June 1, 2021, the Sec-
9	retary shall submit to the congressional defense committees
10	a report containing—
11	(1) the strategy under subsection (a); and
12	(2) the study under subsection (b), including any
13	findings or recommendations from the study that re-
14	late to an element of the strategy under subsection
15	(a), such as recommended changes to policy, funding,
16	practices, manning, organization, or legislative au-
17	thority.
18	SEC. 723. REGISTRY OF TRICARE BENEFICIARIES DIAG-
19	NOSED WITH COVID-19.
20	(a) Establishment.—Not later than June 1, 2021,
21	the Secretary of Defense shall establish and maintain a reg-
22	istry of TRICARE beneficiaries who have been diagnosed
23	with COVID-19.

1	(b) Contents.—The registry under subsection (a)
2	shall include, with respect to each TRICARE beneficiary
3	included in the registry, the following:
4	(1) The demographic information of the bene-
5	ficiary.
6	(2) Information on the industrial or occupa-
7	tional history of the beneficiary, to the extent such in-
8	formation is available in the records regarding the
9	COVID-19 diagnosis of the beneficiary.
10	(3) Administrative information regarding the
11	COVID-19 diagnosis of the beneficiary, including the
12	date of the diagnosis and the location and source of
13	the test used to make the diagnosis.
14	(4) Any symptoms of COVID-19 manifested in
15	the beneficiary.
16	(5) Any treatments for COVID-19 taken by the
17	beneficiary, or other medications taken by the bene-
18	ficiary, when the beneficiary was diagnosed with
19	COVID-19.
20	(6) Any pathological data characterizing the in-
21	cidence of COVID-19 and the type of treatment for
22	COVID-19 provided to the beneficiary.
23	(7) Any other information determined appro-
24	priate by the Secretary.

1	(c) Report.—Not later than 180 days after the date
2	of the enactment of this Act, the Secretary shall submit to
3	the Committees on Armed Services of the House of Rep-
4	resentatives and the Senate a report on establishing the reg-
5	istry under subsection (a), including—
6	(1) a plan to implement the registry;
7	(2) the cost of implementing the registry;
8	(3) the location of the registry; and
9	(4) any recommended legislative changes with re-
10	spect to establishing the registry.
11	(d) TRICARE BENEFICIARY DEFINED.—In this sec-
12	tion, the term "TRICARE beneficiary" means the fol-
13	lowing:
14	(1) An individual covered by section 1074(a) of
15	title 10, United States Code.
16	(2) A covered beneficiary (as defined in section
17	1072 of title 10, United States Code).

1	Subtitle D—Reports and Other
2	Matters
3	SEC. 731. MODIFICATIONS TO PILOT PROGRAM ON CIVILIAN
4	AND MILITARY PARTNERSHIPS TO ENHANCE
5	INTEROPERABILITY AND MEDICAL SURGE CA-
6	PABILITY AND CAPACITY OF NATIONAL DIS-
7	ASTER MEDICAL SYSTEM.
8	Section 740 of the National Defense Authorization Act
9	for Fiscal Year 2020 (Public Law 116–92) is amended—
10	(1) in subsection (a)—
11	(A) by striking "The Secretary of Defense
12	may" and inserting "Beginning not later than
13	180 days after the date of the enactment of the
14	National Defense Authorization Act for Fiscal
15	Year 2021, the Secretary of Defense shall"; and
16	(B) by striking "and the Secretary of
17	Transportation" and inserting "the Secretary of
18	Transportation, and the Administrator of the
19	Federal Emergency Management Agency";
20	(2) in subsection (d), by striking "and the Sec-
21	retary of Transportation" and inserting "the Sec-
22	retary of Transportation, and the Administrator of
23	the Federal Emergency Management Agency"; and
24	(3) in subsection (f)—

1	(A) by striking "the Committees on Armed
2	Services of the Senate and the House of Rep-
3	resentatives" each place it appears and inserting
4	"the appropriate congressional committees";
5	(B) in paragraph $(1)(B)(i)$, by inserting be-
6	fore the period the following: ", including a rec-
7	ommendation for at least one of the locations se-
8	lected under subsection (c)"; and
9	(C) by adding at the end the following new
10	paragraph:
11	"(3) Appropriate congressional committees
12	DEFINED.—In this subsection, the term 'appropriate
13	congressional committees' means the following:
14	"(A) The Committee on Armed Services, the
15	Committee on Transportation and Infrastruc-
16	ture, the Committee on Veterans' Affairs, the
17	Committee on Homeland Security, and the Com-
18	mittee on Energy and Commerce of the House of
19	Representatives.
20	"(B) The Committee on Armed Services, the
21	Committee on Commerce, Science, and Transpor-
22	tation, the Committee on Veterans' Affairs, the
23	Committee on Homeland Security and Govern-
24	mental Affairs, and the Committee on Health,
25	Education, Labor, and Pensions of the Senate.".

1	SEC. 732. REPORTS ON SUICIDE AMONG MEMBERS OF THE
2	ARMED FORCES AND SUICIDE PREVENTION
3	PROGRAMS AND ACTIVITIES OF THE DEPART-
4	MENT OF DEFENSE.
5	Section 741(a)(2) of the National Defense Authoriza-
6	tion Act for Fiscal Year 2020 (Public Law 116–92; 133
7	Stat. 1467) is amended—
8	(1) in subparagraph (B), by adding at the end
9	the following new clause:
10	"(iii) The one-year period following the
11	date on which the member returns from
12	such a deployment.";
13	(2) by redesignating subparagraphs (D) through
14	(H) as subparagraphs (E) through (I), respectively;
15	(3) by inserting after subparagraph (C) the fol-
16	lowing new subparagraph (D):
17	"(D) The number of suicides involving a
18	member who was prescribed a medication to
19	treat a mental health or behavioral health diag-
20	nosis during the one-year period preceding the
21	death."; and
22	(4) by adding at the end the following new sub-
23	paragraph:
24	"(J) A description of the programs carried
25	out by the military departments to address and

1	reduce the stigma associated with seeking assist-
2	ance for mental health or suicidal thoughts.".
3	SEC. 733. CLARIFICATION OF RESEARCH UNDER JOINT
4	TRAUMA EDUCATION AND TRAINING DIREC-
5	TORATE AND INCLUSION OF MILITARY WORK-
6	ING DOGS.
7	(a) In General.—Subsection (b) of section 708 of the
8	National Defense Authorization Act for Fiscal Year 2017
9	(Public Law 114–328; 10 U.S.C. 1071 note) is amended—
10	(1) in paragraph (7), by striking "of members of
11	the Armed Forces" and inserting "with respect to both
12	members of the Armed Forces and military working
13	dogs"; and
14	(2) by striking paragraph (9) and inserting the
15	following new paragraph:
16	"(9) To inform and advise the conduct of re-
17	search on the leading causes of morbidity and mor-
18	tality of members of the Armed Forces and military
19	working dogs in combat.".
20	(b) Veterinarians in Personnel Management
21	PLAN.—Subsection (d)(1) of such section is amended—
22	(1) by redesignating subparagraph (F) as sub-
23	paragraph (G); and
24	(2) by inserting after subparagraph (E) the fol-
25	lowing new subparagraph:

1	"(F) Veterinary care.".
2	SEC. 734. EXTENSION OF THE JOINT DEPARTMENT OF DE-
3	FENSE-DEPARTMENT OF VETERANS AFFAIRS
4	MEDICAL FACILITY DEMONSTRATION
5	PROJECT.
6	Section 1704(e) of the National Defense Authorization
7	Act for Fiscal Year 2010 (Public Law 111–84; 123 Stat.
8	2567), as most recently amended by section 732 of the Na-
9	tional Defense Authorization Act for Fiscal Year 2020 (Pub-
10	lic Law 116-92), is further amended by striking "Sep-
11	tember 30, 2021" and inserting "September 30, 2023".
12	SEC. 735. INFORMATION SHARING BY SECRETARY OF DE-
13	FENSE REGARDING PREVENTION OF INFANT
14	AND MATERNAL MORTALITY.
15	(a) Authorization of Information Sharing.—The
16	Secretary of Defense may enter into memoranda of under-
17	standing with State and local health authorities to share
18	the practices of, and lessons learned by, the military health
19	system for the prevention of infant and maternal mortality.
20	(b) State Defined.—In this section, the term
21	"State" means each State, the District of Columbia, each
22	commonwealth, territory or possession of the United States,
23	and each federally recognized Indian Tribe.

1	SEC. 736. GRANT PROGRAM FOR INCREASED COOPERATION
2	ON POST-TRAUMATIC STRESS DISORDER RE-
3	SEARCH BETWEEN UNITED STATES AND
4	ISRAEL.
5	(a) Sense of Congress.—It is the sense of Congress
6	that the Secretary of Defense, acting through the Psycho-
7	logical Health and Traumatic Brain Injury Research Pro-
8	gram, should seek to explore scientific collaboration between
9	American academic institutions and nonprofit research en-
10	tities, and Israeli institutions with expertise in researching,
11	$diagnosing,\ and\ treating\ post-traumatic\ stress\ disorder.$
12	(b) Grant Program.—The Secretary of Defense, in
13	coordination with the Secretary of Veterans Affairs and the
14	Secretary of State, shall award grants to eligible entities
15	to carry out collaborative research between the United
16	States and Israel with respect to post-traumatic stress dis-
17	orders. The Secretary of Defense shall carry out the grant
18	program under this section in accordance with the agree-
19	ment titled "Agreement Between the Government of the
20	United States of America and the Government of Israel on
21	the United States-Israel Binational Science Foundation",
22	dated September 27, 1972.
23	(c) Eligible Entities.—To be eligible to receive a
24	grant under this section, an entity shall be an academic
25	institution or a nonprofit entity located in the United
26	States.

1	(d) AWARD.—The Secretary shall award grants under
2	this section to eligible entities that—
3	(1) carry out a research project that—
4	(A) addresses a requirement in the area of
5	post-traumatic stress disorders that the Secretary
6	determines appropriate to research using such
7	grant; and
8	(B) is conducted by the eligible entity and
9	an entity in Israel under a joint research agree-
10	ment; and
11	(2) meet such other criteria that the Secretary
12	may establish.
13	(e) Application.—To be eligible to receive a grant
14	under this section, an eligible entity shall submit an appli-
15	cation to the Secretary at such time, in such manner, and
16	containing such commitments and information as the Sec-
17	retary may require.
18	(f) GIFT AUTHORITY.—The Secretary may accept,
19	hold, and administer, any gift of money made on the condi-
20	tion that the gift be used for the purpose of the grant pro-
21	$gram\ under\ this\ section.\ Such\ gifts\ of\ money\ accepted\ under$
22	this subsection shall be deposited in the Treasury in the De-
23	partment of Defense General Gift Fund and shall be avail-
24	able, subject to appropriation, without fiscal year limita-
25	tion.

1	(g) Reports.—Not later than 180 days after the date
2	on which an eligible entity completes a research project
3	using a grant under this section, the Secretary shall submit
4	to Congress a report that contains—
5	(1) a description of how the eligible entity used
6	the grant; and
7	(2) an evaluation of the level of success of the re-
8	search project.
9	(h) Termination.—The authority to award grants
10	under this section shall terminate on the date that is seven
11	years after the date on which the first such grant is award-
12	ed.
13	SEC. 737. PILOT PROGRAM ON CRYOPRESERVATION AND
13 14	SEC. 737. PILOT PROGRAM ON CRYOPRESERVATION AND STORAGE.
14	STORAGE.
14 15	STORAGE. (a) PILOT PROGRAM.—The Secretary of Defense shall
14 15 16 17	STORAGE. (a) PILOT PROGRAM.—The Secretary of Defense shall establish a pilot program to provide not more than 1,000
14 15 16 17	STORAGE. (a) PILOT PROGRAM.—The Secretary of Defense shall establish a pilot program to provide not more than 1,000 members of the Armed Forces serving on active duty with
14 15 16 17	STORAGE. (a) PILOT PROGRAM.—The Secretary of Defense shall establish a pilot program to provide not more than 1,000 members of the Armed Forces serving on active duty with the opportunity to cryopreserve and store their gametes
114 115 116 117 118	STORAGE. (a) PILOT PROGRAM.—The Secretary of Defense shall establish a pilot program to provide not more than 1,000 members of the Armed Forces serving on active duty with the opportunity to cryopreserve and store their gametes prior to deployment to a combat zone.
114 115 116 117 118 119 220	storage. (a) Pilot Program.—The Secretary of Defense shall establish a pilot program to provide not more than 1,000 members of the Armed Forces serving on active duty with the opportunity to cryopreserve and store their gametes prior to deployment to a combat zone. (b) Period.—
14 15 16 17 18 19 20 21	storage. (a) Pilot Program.—The Secretary of Defense shall establish a pilot program to provide not more than 1,000 members of the Armed Forces serving on active duty with the opportunity to cryopreserve and store their gametes prior to deployment to a combat zone. (b) Period.— (1) In General.—The Secretary shall provide
14 15 16 17 18 19 20 21	storage. (a) Pilot Program.—The Secretary of Defense shall establish a pilot program to provide not more than 1,000 members of the Armed Forces serving on active duty with the opportunity to cryopreserve and store their gametes prior to deployment to a combat zone. (b) Period.— (1) In General.—The Secretary shall provide for the cryopreservation and storage of gametes of a

1	suant to a contract under subsection (d) until the
2	date that is one year after the retirement, separation,
3	or release of the member from the Armed Forces.
4	(2) Continued Cryopreservation and Stor-
5	AGE.—At the end of the one-year period specified in
6	paragraph (1), the Secretary shall authorize an indi-
7	vidual whose gametes were cryopreserved and stored
8	in a facility of the Department as described in that
9	paragraph to select, including pursuant to an ad-
10	vance medical directive or military testamentary in-
11	strument completed under subsection (c), one of the
12	following options:
13	(A) To continue such cryopreservation and
14	storage in such facility with the cost of such
15	cryopreservation and storage borne by the indi-
16	vidual.
17	(B) To transfer the gametes to a private
18	cryopreservation and storage facility selected by
19	$the\ individual.$
20	(C) To authorize the Secretary to dispose of
21	the gametes of the individual not earlier than the
22	date that is 90 days after the end of the one-year
23	period specified in paragraph (1) with respect to
24	$the\ individual.$

1	(c) Advance Medical Directive and Military
2	Testamentary Instrument.—A member of the Armed
3	Forces who elects to cryopreserve and store their gametes
4	under this section shall complete an advance medical direc-
5	tive described in section 1044c(b) of title 10, United States
6	Code, and a military testamentary instrument described in
7	section 1044d(b) of such title, that explicitly specifies the
8	use of their cryopreserved and stored gametes if such mem-
9	ber dies or otherwise loses the capacity to consent to the
10	use of their cryopreserved and stored gametes.
11	(d) AGREEMENTS.—To carry out this section, the Sec-
12	retary may enter into agreements with private entities that
13	provide cryopreservation and storage services for gametes.
14	SEC. 738. PILOT PROGRAM ON PARENTS SERVING AS CER-
15	TIFIED NURSING ASSISTANTS FOR CHILDREN
16	UNDER TRICARE PROGRAM.
17	(a) PILOT PROGRAM.—The Director of the Defense
18	Health Agency may carry out a pilot program under which
10	
19	an eligible parent serves as a certified nursing assistant
	an eligible parent serves as a certified nursing assistant under the TRICARE program with respect to providing
20	under the TRICARE program with respect to providing
202122	under the TRICARE program with respect to providing personal care services to a covered child.

1	(c) Briefing.—If the Director carries out the pilot
2	program under subsection (a), not later than one year after
3	the date of the enactment of this Act, the Director shall pro-
4	vide to the congressional defense committees a briefing on
5	the pilot program.
6	(d) Report.—If the Director carries out the pilot pro-
7	gram under subsection (a), not later than 180 days after
8	the date of the completion of the pilot program, the Director
9	shall submit to the congressional defense committees a re-
10	port on the pilot program. The report shall include—
11	(1) the cost of the program;
12	(2) an analysis of whether the pilot program met
13	$established \ performance \ metrics;$
14	(3) an analysis of whether the pilot program
15	provided the standard of care to the patient that is
16	required; and
17	(4) the recommendation of the Director regard-
18	ing whether the pilot program should be made perma-
19	nent.
20	(e) Definitions.—In this section:
21	(1) The term "covered child" means a covered
22	beneficiary described in section 1072(2)(D) of title 10,
23	United States Code, who—
24	(A) is the child of a member of the uni-
25	formed services serving on active duty; and

1	(B) is eligible for private duty nursing
2	under the Extended Care Health Option under
3	subsections (d) through (f) of section 1079 of such
4	title.
5	(2) The term "eligible parent" means an indi-
6	vidual who is—
7	(A) a certified nursing assistant; and
8	(B) the parent of a covered child.
9	(3) The term "personal care services" means per-
10	sonal care services prescribed by a medical doctor and
11	provided by a certified nursing assistant under the
12	supervision and guidance of a registered nurse case
13	manager.
14	(4) The term "TRICARE program" has the
15	meaning given that term in section 1072 of title 10,
16	United States Code.
17	SEC. 739. STUDY ON INCIDENCE OF CANCER DIAGNOSIS
18	AND MORTALITY AMONG PILOTS IN THE
19	ARMED FORCES.
20	(a) STUDY.—Not later than 180 days after the date
21	of the enactment of this Act, the Secretary of Defense shall
22	seek to enter into an agreement with the National Acad-
23	emies of Sciences, Engineering, and Medicine to conduct a
24	study to—

1	(1) determine the incidence of cancer diagnosis
2	and mortality among members, and former members,
3	of the Armed Forces who serve as pilots compared to
4	such members who do not serve as pilots, including by
5	determining such incidence based on gender, age, fly-
6	ing hours, Armed Force, and type of aircraft; and
7	(2) determine the appropriate age to begin
8	screening such members for cancer, including by de-
9	termining such age based on gender, flying hours,
10	Armed Force, and type of aircraft.
11	(b) Submission.—Not later than two years after the
12	date on which the Secretary enters into the agreement under
13	subsection (a), the Secretary shall submit to the appropriate
14	congressional committees a report on the findings from the
15	study under such subsection.
16	(c) Definitions.—In this section:
17	(1) The term "appropriate congressional com-
18	mittees" means—
19	(A) the Committees on Armed Services and
20	Veterans' Affairs of the House of Representatives;
21	and
22	(B) the Committees on Armed Services and
23	Veterans' Affairs of the Senate.

1	(2) The term "Armed Forces" means each Armed
2	Force under the jurisdiction of the Secretary of a
3	military department.
4	(3) The term "pilot" includes an individual who
5	frequently accompanies a pilot in a cockpit, such as
6	a navigator.
7	SEC. 740. REPORT ON DIET AND NUTRITION OF MEMBERS
8	OF THE ARMED FORCES.
9	Not later than 180 days after the date of the enactment
10	of this Act, the Secretary of Defense shall submit to the con-
11	gressional defense committees a report on the diet and nu-
12	trition of members of the Armed Forces. The report shall
13	describe the following:
14	(1) The relationship between the diet and nutri-
15	tion of members and the health, performance, and
16	combat effectiveness of members.
17	(2) The relationship between diets high in
18	Omega-3 fatty acids, or other diets that may lower
19	inflammation and obesity, and improved mental
20	health.
21	(3) The extent to which the food and beverages
22	offered at the dining halls of the Armed Forces as of
23	the date of the report are designed to optimize the
24	health, performance, and combat effectiveness of mem-
25	bers according to science-based approaches.

1	(4) The plan of the Secretary to improve the
2	health, performance, and combat effectiveness of mem-
3	bers by modifying the food and beverages offered at
4	the dining halls of the Armed Forces, including in
5	ways that minimize the change members.
6	(5) Expected costs and timeline to implement
7	such plan, including any expected savings from re-
8	duced medical costs.
9	SEC. 741. REPORT ON COSTS AND BENEFITS OF ALLOWING
10	RETIRED MEMBERS OF THE ARMED FORCES
11	TO CONTRIBUTE TO HEALTH SAVINGS AC-
12	COUNTS.
13	(a) REPORT.—Not later than 180 days after the date
14	of the enactment of this Act, the Assistant Secretary of De-
15	fense for Health Affairs shall submit to the congressional
16	defense committees a report on the costs and benefits of al-
17	lowing covered individuals to make contributions to a
18	health savings account.
19	(b) Matters.—The report under subsection (a) shall
20	include a description of the following:
21	(1) Any anticipated cost savings as a result of
22	allowing covered individuals to make contributions to
23	health savings accounts.

1	(2) Any anticipated increase in health care op-
2	tions available to covered individuals as a result of
3	allowing such contributions.
4	(3) Any anticipated disruption or delay in
5	health services or benefits for covered individuals as
6	a result of allowing such contributions.
7	(c) Definitions.—In this section:
8	(1) The term "covered individual"—
9	(A) means a beneficiary covered by sub-
10	section (c) of section 1086 of title 10, United
11	States Code; and
12	(B) includes a Medicare-eligible beneficiary
13	described in subsection $(d)(2)$ of such section.
14	(2) The term "health savings account" has the
15	meaning given that term in section 223(d) of the In-
16	ternal Revenue Code of 1986.
17	SEC. 742. STUDY ON TOXIC EXPOSURE AT KARSHI-
18	KHANABAD AIR BASE, UZBEKISTAN.
19	(a) Study.—
20	(1) In General.—The Secretary of Defense shall
21	conduct a study on toxic exposure by members of the
22	Armed Forces deployed to Karshi-Khanabad Air
23	Base, Uzbekistan, at any time during the period be-
24	ginning October 1, 2001, and ending December 31,
25	2005

1	(2) Matters included.—The study under
2	paragraph (1) shall include the following:
3	(A) An assessment regarding the conditions
4	of Karshi-Khanabad Air Base, Uzbekistan, dur-
5	ing the period beginning October 1, 2001, and
6	ending December 31, 2005, including an identi-
7	fication of toxic substances contaminating the
8	Air Base during such period.
9	(B) An epidemiological study of the health
10	consequences of a member of the Armed Forces
11	deployed to the Air Base during such period.
12	(C) An assessment of any association be-
13	tween exposure to toxic substances identified
14	under subparagraph (A) and the health con-
15	sequences studied under subparagraph (B).
16	(b) Report.—Not later than 180 days after the date
17	of the enactment of this Act, the Secretary of Defense shall
18	submit to the Committees on Armed Services of the House
19	of Representatives and the Senate a report on the results
20	of the study under subsection (a).
21	SEC. 743. AUDIT OF MEDICAL CONDITIONS OF TENANTS IN
22	PRIVATIZED MILITARY HOUSING.
23	(a) In General.—Not later than 90 days after the
24	date of the enactment of this Act, the Inspector General of
25	the Department of Defense shall commence the conduct of

1	an audit of the medical conditions of eligible individuals
2	and the association between adverse exposures of such indi-
3	viduals in unsafe or unhealthy housing units and the health
4	of such individuals.
5	(b) Content of Audit.—The audit conducted under
6	subsection (a) shall—
7	(1) determine the percentage of units of
8	privatized military housing that are unsafe or
9	unhealthy housing units;
10	(2) study the adverse exposures of eligible indi-
11	viduals that relate to residing in an unsafe or
12	unhealthy housing unit and the effect of such expo-
13	sures on the health of such individuals; and
14	(3) determine the association, to the extent per-
15	mitted by available scientific data, and provide quan-
16	tifiable data on such association, between such ad-
17	verse exposures and the occurrence of a medical condi-
18	tion in eligible individuals residing in unsafe or
19	unhealthy housing units.
20	(c) Conduct of Audit.—The Inspector General of the
21	Department shall conduct the audit under subsection (a)
22	using the same privacy preserving guidelines used by the
23	Inspector General in conducting other audits of health
24	records.

1	(d) Source of Data.—In conducting the audit under
2	subsection (a), the Inspector General of the Department
3	shall use—
4	(1) de-identified data from electronic health
5	records of the Department;
6	(2) records of claims under the TRICARE pro-
7	gram (as defined in section 1072(7) of title 10,
8	United States Code); and
9	(3) such other data as determined necessary by
10	the Inspector General.
11	(e) Submittal and Public Availability of Re-
12	PORT.—Not later than one year after the commencement of
13	the audit under subsection (a), the Inspector General of the
14	Department shall—
15	(1) submit to the Secretary of Defense and the
16	Committees on Armed Services of the Senate and the
17	House of Representatives a report on the results of the
18	audit conducted under subsection (a); and
19	(2) publish such report on a publicly available
20	internet website of the Department of Defense.
21	(f) Definitions.—In this section:
22	(1) The term "eligible individual" means a
23	member of the Armed Forces or a family member of
24	a member of the Armed Forces who—

1	(A) has resided in an unsafe or unhealthy
2	housing unit; and
3	(B) has registered under the Housing Envi-
4	ronmental Health Response Registry of the
5	Army.
6	(2) The term "privatized military housing"
7	means military housing provided under subchapter
8	IV of chapter 169 of title 10, United States Code.
9	(3) The term "unsafe or unhealthy housing unit"
10	means a unit of privatized military housing in
11	which, at any given time, at least one of the following
12	hazards is present:
13	(A) Physiological hazards, including the fol-
14	lowing:
15	(i) Dampness or microbial growth.
16	(ii) Lead-based paint.
17	(iii) Asbestos or manmade fibers.
18	(iv) Ionizing radiation.
19	$(v) \ Biocides.$
20	(vi) Carbon monoxide.
21	(vii) Volatile organic compounds.
22	(viii) Infectious agents.
23	(ix) Fine particulate matter.
24	(B) Psychological hazards, including ease of
25	access by unlawful intruders or lighting issues.

1	(C) Poor ventilation.
2	(D) Safety hazards.
3	(E) Other hazards as determined by the In-
4	spector General of the Department.
5	SEC. 744. REPORT ON INTEGRATED DISABILITY EVALUA-
6	TION SYSTEM.
7	(a) In General.—Not later than one year after the
8	date of the enactment of this Act, the Secretary of Defense
9	shall submit to Congress a report on the findings of a study,
10	conducted by the Secretary for the purposes of the report,
11	of the implementation and application of the Integrated
12	Disability Evaluation System.
13	(b) Matters Included.—The report under subsection
14	(a) shall include the following:
15	(1) All changes to policies and procedures appli-
16	cable to the implementation of the Integrated Dis-
17	ability Evaluation System from the previous dis-
18	ability evaluation system.
19	(2) The extent to which the Integrated Disability
20	Evaluation System is the primary means of proc-
21	essing members of the Armed Forces through the dis-
22	ability evaluation system process.
23	(3) The extent to which the military departments
24	and the Defense Health Agency coordinate—

1	(A) treatment of members of the Armed
2	Forces;
3	(B) referrals of members of the Armed
4	Forces to a medical evaluation board;
5	(C) appointing a convening authority and
6	staffing a medical evaluation board;
7	(D) the sharing of medical documentation
8	with a medical evaluation board;
9	(E) evaluations of members of the Armed
10	Forces for initial or subsequent limited duty sta-
11	tus; and
12	(F) a medical evaluation board referral to
13	a physical evaluation board.
14	(4) The process for members of the Armed Forces
15	to request an impartial medical review or rebut med-
16	ical evaluation board findings.
17	(5) The criteria a medical evaluation board con-
18	vening authority applies when considering such re-
19	quests under paragraph (4).
20	(6) The average time to process Integrated Dis-
21	ability Evaluation System cases by both phase and
22	stage (as defined in Department of Defense Manual
23	1332.18) for both the active component and reserve
24	component.

1	SEC. 745. REVIEW AND REPORT ON PREVENTION OF SUI-
2	CIDE AMONG MEMBERS OF THE ARMED
3	FORCES STATIONED AT REMOTE INSTALLA-
4	TIONS OUTSIDE THE CONTIGUOUS UNITED
5	STATES.
6	(a) Review Required.—The Comptroller General of
7	the United States shall conduct a review of efforts by the
8	Department of Defense to prevent suicide among members
9	of the Armed Forces stationed at covered installations.
10	(b) Elements of Review.—The review conducted
11	under subsection (a) shall include an assessment of each of
12	$the\ following:$
13	(1) Current policy guidelines of the Armed
14	Forces on the prevention of suicide among members of
15	the Armed Forces stationed at covered installations.
16	(2) Current suicide prevention programs of the
17	Armed Forces and activities for members of the
18	Armed Forces stationed at covered installations and
19	their dependents, including programs provided by the
20	Defense Health Program and the Office of Suicide
21	Prevention.
22	(3) The integration of mental health screenings
23	and suicide risk and prevention efforts for members of
24	the Armed Forces stationed at covered installations
25	and their dependents into the delivery of primary
26	care for such members and dependents.

1	(4) The standards for responding to attempted or
2	completed suicides among members of the Armed
3	Forces stationed at covered installations and their de-
4	pendents, including guidance and training to assist
5	commanders in addressing incidents of attempted or
6	completed suicide within their units.
7	(5) The standards regarding data collection for
8	members of the Armed Forces stationed at covered in-
9	stallations and their dependents, including related
10	factors such as domestic violence and child abuse.
11	(6) The means to ensure the protection of pri-
12	vacy of members of the Armed Forces stationed at
13	covered installations and their dependents who seek or
14	receive treatment related to suicide prevention.
15	(7) The availability of information from indige-
16	nous populations on suicide prevention for members
17	of the Armed Forces stationed at covered installations
18	who are members of such a population.
19	(8) The availability of information from grad-
20	uate research programs of institutions of higher edu-
21	cation on suicide prevention for members of the
22	Armed Forces.
23	(9) Such other matters as the Comptroller Gen-
24	eral considers appropriate in connection with the pre-
25	vention of suicide among members of the Armed

1	Forces stationed at covered installations and their de-
2	pendents.
3	(c) Briefing and Report.—The Comptroller General
4	shall—
5	(1) not later than October 1, 2021, brief the
6	Committees on Armed Services of the Senate and the
7	House of Representatives on preliminary observations
8	relating to the review conducted under subsection (a);
9	and
10	(2) not later than March 1, 2022, submit to the
11	Committees on Armed Services of the Senate and the
12	House of Representatives a report containing the re-
13	sults of such review.
14	(d) Covered Installation Defined.—In this sec-
15	tion, the term "covered installation" means a remote instal-
16	lation of the Department of Defense outside the contiguous
17	United States.
18	Subtitle E—Mental Health Services
19	From Department of Veterans
20	Affairs for Members of Reserve
21	Components
22	SEC. 751. SHORT TITLE.
23	This subtitle may be cited as the "Care and Readiness
24	Enhancement for Reservists Act of 2020" or the "CARE for
25	Reservists Act of 2020".

1	SEC. 752. EXPANSION OF ELIGIBILITY FOR READJUSTMENT
2	COUNSELING AND RELATED OUTPATIENT
3	SERVICES FROM DEPARTMENT OF VETERANS
4	AFFAIRS TO INCLUDE MEMBERS OF RESERVE
5	COMPONENTS OF THE ARMED FORCES.
6	(a) Readjustment Counseling.—Subsection (a)(1)
7	of section 1712A of title 38, United States Code, is amended
8	by adding at the end the following new subparagraph:
9	"(D)(i) The Secretary, in consultation with the Sec-
10	retary of Defense, may furnish to any member of the reserve
11	components of the Armed Forces who has a behavioral
12	$health\ condition\ or\ psychological\ trauma,\ counseling\ under$
13	$subparagraph\ (A)(i),\ which\ may\ include\ a\ comprehensive$
14	$individual\ assessment\ under\ subparagraph\ (B) (i).$
15	$\lq\lq(ii)$ A member of the reserve components of the Armed
16	Forces described in clause (i) shall not be required to obtain
17	a referral before being furnished counseling or an assess-
18	ment under this subparagraph.".
19	(b) Outpatient Services.—Subsection (b) of such
20	section is amended—
21	(1) in paragraph (1)—
22	(A) by inserting "to an individual" after
23	"If, on the basis of the assessment furnished";
24	and
25	(B) by striking "veteran" each place it ap-
26	pears and inserting "individual"; and

1	(2) in paragraph (2), by striking "veteran" and
2	inserting "individual".
3	(c) Effective Date.—The amendments made by this
4	section shall take effect on the date that is one year after
5	the date of the enactment of this Act.
6	SEC. 753. PROVISION OF MENTAL HEALTH SERVICES FROM
7	DEPARTMENT OF VETERANS AFFAIRS TO
8	MEMBERS OF RESERVE COMPONENTS OF THE
9	ARMED FORCES.
10	(a) In General.—Subchapter VIII of chapter 17 of
11	title 38, United States Code, is amended by adding at the
12	end the following new section:
13	"§ 1789. Mental health services for members of the re-
14	serve components of the Armed Forces
15	"The Secretary, in consultation with the Secretary of
16	Defense, may furnish mental health services to members of
17	the reserve components of the Armed Forces.".
18	(b) Clerical Amendment.—The table of sections at
19	the beginning of such subchapter is amended by inserting
20	after the item relating to section 1788 the following new
21	item:

"1789. Mental health services for members of the reserve components of the Armed Forces.".

1	SEC. 754. INCLUSION OF MEMBERS OF RESERVE COMPO-
2	NENTS IN MENTAL HEALTH PROGRAMS OF
3	DEPARTMENT OF VETERANS AFFAIRS.
4	(a) Suicide Prevention Program.—
5	(1) In general.—Section 1720F of title 38,
6	United States Code, is amended by adding at the end
7	the following new subsection:
8	"(l)(1) Covered Individual Defined.—In this sec-
9	tion, the term 'covered individual' means a veteran or a
10	member of the reserve components of the Armed Forces.
11	"(2) In determining coverage of members of the reserve
12	components of the Armed Forces under the comprehensive
13	program, the Secretary shall consult with the Secretary of
14	Defense.".
15	(2) Conforming amendments.—Such section is
16	further amended—
17	(A) in subsection (a), by striking "veterans"
18	and inserting "covered individuals";
19	(B) in subsection (b), by striking "veterans"
20	each place it appears and inserting "covered in-
21	dividuals";
22	(C) in subsection (c)—
23	(i) in the subsection heading, by strik-
24	ing "of Veterans";

1	(ii) by striking "veterans" each place
2	it appears and inserting "covered individ-
3	uals"; and
4	(iii) by striking "veteran" and insert-
5	ing "individual";
6	(D) in subsection (d), by striking "to vet-
7	erans" each place it appears and inserting "to
8	covered individuals";
9	(E) in subsection (e), in the matter pre-
10	ceding paragraph (1), by striking "veterans"
11	and inserting "covered individuals";
12	(F) in subsection (f)—
13	(i) in the first sentence, by striking
14	"veterans" and inserting "covered individ-
15	uals"; and
16	(ii) in the second sentence, by inserting
17	"or members" after "veterans";
18	(G) in subsection (g), by striking "veterans"
19	and inserting "covered individuals";
20	(H) in subsection (h), by striking "vet-
21	erans" and inserting "covered individuals";
22	(I) in subsection (i)—
23	(i) in the subsection heading, by strik-
24	ing "for Veterans and Families";

1	(ii) in the matter preceding paragraph
2	(1), by striking "veterans and the families
3	of veterans" and inserting "covered individ-
4	uals and the families of covered individ-
5	uals";
6	(iii) in paragraph (2), by striking
7	"veterans" and inserting "covered individ-
8	uals"; and
9	(iv) in paragraph (4), by striking "vet-
10	erans" each place it appears and inserting
11	"covered individuals";
12	(J) in subsection (j) —
13	(i) in paragraph (1), by striking "vet-
14	erans" each place it appears and inserting
15	"covered individuals"; and
16	(ii) in paragraph (4)—
17	(I) in subparagraph (A), in the
18	matter preceding clause (i), by striking
19	"women veterans" and inserting "cov-
20	ered individuals who are women";
21	(II) in subparagraph (B), by
22	striking "women veterans who" and
23	inserting "covered individuals who are
24	women and"; and

1	(III) in subparagraph (C), by
2	striking "women veterans" and insert-
3	ing "covered individuals who are
4	women"; and
5	(K) in subsection (k), by striking "veterans"
6	and inserting "covered individuals".
7	(3) Clerical amendments.—
8	(A) In General.—Such section is further
9	amended, in the section heading, by inserting
10	"and members of the reserve compo-
11	nents of the Armed Forces" after "vet-
12	erans".
13	(B) Table of sections.—The table of sec-
14	tions at the beginning of such subchapter is
15	amended by striking the item relating to section
16	1720F and inserting the following new item:
	"1720F. Comprehensive program for suicide prevention among veterans and members of the reserve components of the Armed Forces.".
17	(b) Mental Health Treatment for Individuals
18	Who Served in Classified Missions.—
19	(1) In general.—Section 1720H of such title is
20	amended—
21	(A) in subsection (a)—
22	(i) in paragraph (1)—

1	(I) by striking "eligible veteran"
2	and inserting "eligible individual";
3	and
4	(II) by striking "the veteran" and
5	inserting "the individual"; and
6	(ii) in paragraph (3), by striking "eli-
7	gible veterans" and inserting "eligible indi-
8	viduals";
9	(B) in subsection (b)—
10	(i) by striking "a veteran" and insert-
11	ing "an individual"; and
12	(ii) by striking "eligible veteran" and
13	inserting "eligible individual"; and
14	(C) in subsection (c)—
15	(i) in paragraph (2), in the matter
16	preceding subparagraph (A), by striking
17	"The term 'eligible veteran' means a vet-
18	eran" and inserting "The term 'eligible in-
19	dividual' means a veteran or a member of
20	the reserve components of the Armed
21	Forces"; and
22	(ii) in paragraph (3), by striking "eli-
23	gible veteran" and inserting "eligible indi-
24	vidual".
25	(2) Clerical amendments.—

1	(A) In general.—Such section is further
2	amended, in the section heading, by inserting
3	"and members of the reserve compo-
4	nents of the Armed Forces" after "vet-
5	erans".
6	(B) Table of sections.—The table of sec-
7	tions at the beginning of chapter 17 of such title
8	is amended by striking the item relating to sec-
9	tion 1720H and inserting the following new
10	item:
	"1720H. Mental health treatment for veterans and members of the reserve components of the Armed Forces who served in classified missions.".
11	SEC. 755. REPORT ON MENTAL HEALTH AND RELATED
12	SERVICES PROVIDED BY DEPARTMENT OF
12	SERVICES TROVIDED BY DEFINITION OF
13	VETERANS AFFAIRS TO MEMBERS OF THE
13	VETERANS AFFAIRS TO MEMBERS OF THE
131415	VETERANS AFFAIRS TO MEMBERS OF THE ARMED FORCES.
13 14 15 16	VETERANS AFFAIRS TO MEMBERS OF THE ARMED FORCES. (a) In General.—Not later than one year after the
13 14 15 16	VETERANS AFFAIRS TO MEMBERS OF THE ARMED FORCES. (a) In General.—Not later than one year after the date of the enactment of this Act, the Secretary of Veterans
13 14 15 16 17	VETERANS AFFAIRS TO MEMBERS OF THE ARMED FORCES. (a) In General.—Not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall submit to the congressional defense committees
13 14 15 16 17 18	VETERANS AFFAIRS TO MEMBERS OF THE ARMED FORCES. (a) In General.—Not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall submit to the congressional defense committees and the Committees on Veterans' Affairs of the Senate and
13 14 15 16 17 18	VETERANS AFFAIRS TO MEMBERS OF THE ARMED FORCES. (a) In General.—Not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall submit to the congressional defense committees and the Committees on Veterans' Affairs of the Senate and the House of Representatives a report that includes an as-
13 14 15 16 17 18 19 20	VETERANS AFFAIRS TO MEMBERS OF THE ARMED FORCES. (a) In General.—Not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall submit to the congressional defense committees and the Committees on Veterans' Affairs of the Senate and the House of Representatives a report that includes an as- sessment of the following:
13 14 15 16 17 18 19 20 21	VETERANS AFFAIRS TO MEMBERS OF THE ARMED FORCES. (a) In General.—Not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall submit to the congressional defense committees and the Committees on Veterans' Affairs of the Senate and the House of Representatives a report that includes an as- sessment of the following: (1) The increase, as compared to the day before

1	Department of Veterans Affairs, disaggregated by
2	State, Vet Center location, and clinical care site of the
3	Department, as appropriate.
4	(2) The number of members of the reserve compo-
5	nents of the Armed Forces receiving telemental health
6	care from the Department.
7	(3) The increase, as compared to the day before
8	the date of the enactment of this Act, of the annual
9	cost associated with readjustment counseling and out-
10	patient mental health care provided by the Depart-
11	ment to members of the reserve components of the
12	Armed Forces.
13	(4) The changes, as compared to the day before
14	the date of the enactment of this Act, in staffing,
15	training, organization, and resources required for the
16	Department to offer readjustment counseling and out-
17	patient mental health care to members of the reserve
18	components of the Armed Forces.
19	(5) Any challenges the Department has encoun-
20	tered in providing readjustment counseling and out-
21	patient mental health care to members of the reserve
22	components of the Armed Forces.
23	(b) Vet Center Defined.—In this section, the term
24	"Vet Center" has the meaning given that term in section
25	1712A(h) of title 38, United States Code.

1	TITLE VIII—ACQUISITION POL-
2	ICY, ACQUISITION MANAGE-
3	MENT, AND RELATED MAT-
4	TERS
5	Subtitle A—Acquisition Policy and
6	Management
7	SEC. 801. CONGRESSIONAL NOTIFICATION OF TERMI-
8	NATION OF A MIDDLE TIER ACQUISITION
9	PROGRAM.
10	Section 804 of the National Defense Authorization Act
11	for Fiscal Year 2016 (Public Law 114–92; 10 U.S.C. 2302
12	note), is amended by adding at the end the following new
13	subsection:
14	"(e) Report.—Not later than 30 days after the date
15	of termination of an acquisition program commenced using
16	the authority under this section, the Secretary of Defense
17	shall submit to Congress a notification of such termination.
18	Such notice shall include—
19	"(1) the initial amount of a contract awarded
20	under such acquisition program;
21	"(2) the aggregate amount of funds awarded
22	under such contract; and
23	"(3) written documentation of the reason for ter-
24	mination of such acquisition program.".

1	SEC. 802. MODIFICATION TO THE DEFINITION OF NON-
2	TRADITIONAL DEFENSE CONTRACTOR.
3	Section 2302(9) of title 10, United States Code, is
4	amended to read as follows:
5	"(9) the term 'nontraditional defense contractor',
6	with respect to a procurement or with respect to a
7	transaction authorized under section 2371(a) or
8	2371b of this title, means—
9	"(A) an entity that is not currently per-
10	forming and has not performed, for at least the
11	one-year period preceding the solicitation of
12	sources by the Department of Defense for the pro-
13	curement or transaction, any contract or sub-
14	contract for the Department of Defense that is
15	subject to full coverage under the cost accounting
16	standards prescribed pursuant to section 1502 of
17	title 41 and the regulations implementing such
18	section; or
19	"(B) a corporation all of the stock of which
20	is owned by an employee stock ownership plan
21	(as defined in section 4975(e)(7) of the Internal
22	Revenue Code of 1986).".

1	SEC. 803.	MAJOR	WEAPON	SYSTEMS:	LIFE-CYCLE
2		SUSTAIN	MENT PLAN	•	
3	(a) In	GENERAL	L.—Chapter	139 of title	e 10, United
4	States Code	e, is amen	ded by inse	rting after s	section 2366c
5	the following	g new secti	ion:		
6	"§ 2366d.	Major	weapon	systems:	life-cycle
7		sustainn	nent plans		
8	"(a) R	EQUIREME	NT.—Before	granting Ma	ilestone C ap-
9	proval for a	a major we	eapon systen	n acquired p	oursuant to a
10	major defen	se acquisi	tion program	m, the miles	tone decision
11	authority fo	or such pr	rogram shall	submit to	the Secretary
12	a life-cycle s	sustainmer	nt plan.		
13	"(b) E	LEMENTS.	—A life-cyc	ele sustainm	ent plan re-
14	quired unde	$r\ subsectio$	n (a) shall i	nclude—	
15	"((1) a susta	uinment plan	n that inclu	des the prod-
16	uct sup	oport strat	egy, perform	nance, and o	peration and
17	suppor	t costs of t	he major we	apon system	;
18	"((2) metric	s to measu	re readiness	s and avail-
19	ability	of the ma	jor weapon	system to pe	erform its in-
20	tended	purpose o	r function;		
21	"((3) a schee	dule for the	major main	ntenance and
22	overha	ul activiti	tes that will	be required	d during the
23	life cyc	cle of the m	najor weapon	n system; and	d
24	"((4) a susta	vinment base	eline cost est	imate for the
25	planne	d life cyc	le of the me	ajor weapon	system that
26	include	es a techn	rical data d	und intellect	ual property

1	management plan that clearly delineates which sub-
2	systems of the major weapon system are Government-
3	owned or Government-required and which subsystems
4	are owned by a prime contractor or subcontractor (at
5	any tier).
6	"(c) Review.—The Secretary of Defense shall review
7	a life-cycle sustainment plan submitted under subsection
8	(a) 5 years after the receipt of Milestone C approval de-
9	scribed in such subsection, and every 10 years thereafter,
10	to ensure that the major weapon system is cost effective and
11	is able to meet required metrics relating to readiness and
12	availability of such system.
13	"(d) Notification Requirements.—
14	"(1) In general.—Not later than 45 days after
15	a significant and critical breach of a sustainment
16	baseline cost estimate of a life-cycle sustainment plan
17	for a major weapon system acquired pursuant to a
18	major defense acquisition program, the Secretary of
19	the military department that is managing such pro-
20	gram shall submit to the congressional defense com-
21	mittees a notification of such breach.
22	"(2) Review.—Not later than 180 days after
23	submitting a notification under paragraph (1), such
24	Secretary shall review the sustainment costs of the
25	major weapon system to which such notification re-

1	lates relative to the sustainment baseline cost esti-
2	mate.
3	"(3) Additional submission.—Such Secretary
4	shall submit to the congressional defense committees—
5	"(A) a certification that the review required
6	under paragraph (2) has been completed; and
7	"(B) a remediation plan or endorsement by
8	such Secretary that the sustainment cost growth
9	is justified and required for such Secretary to
10	meet the requirements related to the major de-
11	fense acquisition program.
12	"(e) Definitions.—In this section:
13	"(1) Major defense acquisition program.—
14	The term 'major defense acquisition program' has the
15	meaning given in section 2430 of this title.
16	"(2) Major weapon system.—The term 'major
17	weapon system' has the meaning given in section
18	2379(f) of this title.
19	"(3) Milestone c approval.—The term 'Mile-
20	stone C approval' means a decision to enter into pro-
21	duction and deployment pursuant to guidance pre-
22	scribed by the Secretary of Defense for the manage-
23	ment of a major defense acquisition program.
24	"(4) Sustainment baseline cost estimate.—
25	The term 'sustainment baseline cost estimate' means

1	the cost estimate and schedule for a life-cycle
2	sustainment plan required under this section.".
3	(b) Clerical Amendment.—The table of sections at
4	the beginning of chapter 139 of title 10, United States Code,
5	is amended by inserting after the item relating to section
6	2366c the following new item:
	"2366d. Major weapon systems: life-cycle sustainment plans.".
7	SEC. 804. CONTRACTOR BUSINESS SYSTEMS.
8	Section 893 of the Ike Skelton National Defense Au-
9	thorization Act for Fiscal Year 2011 (Public Law 111–383;
10	10 U.S.C. 2302 note) is amended—
11	(1) in subsection (b)—
12	(A) in paragraph (2), by striking "signifi-
13	cant deficiencies" and inserting "deficiencies and
14	material weaknesses";
15	(B) in paragraph (4), by striking "signifi-
16	cant deficiency" and inserting "material weak-
17	ness"; and
18	(C) in paragraph (5)(A), by striking "sig-
19	nificant deficiency" and inserting "material
20	weakness'';
21	(2) in subsection (d)(1), by striking "significant
22	deficiencies" and inserting "material weaknesses";
23	(3) in subsection (a)—

1	(A) in paragraph (3), by striking "signifi-
2	cant deficiency" and inserting "material weak-
3	ness";
4	(B) by striking paragraph (4);
5	(C) by redesignating paragraph (5) as
6	paragraph (4); and
7	(D) by adding at the end the following new
8	paragraph:
9	"(5) The term 'material weakness' means a defi-
10	ciency or combination of deficiencies in the internal
11	control of a contractor business system used to comply
12	with contracting requirements of the Department of
13	Defense, or other shortcomings in such system, such
14	that there is a reasonable possibility that a material
15	noncompliance with contracting requirements will not
16	be prevented, or detected and corrected, on a timely
17	basis.".
18	SEC. 805. ACQUISITION AUTHORITY OF THE DIRECTOR OF
19	THE JOINT ARTIFICIAL INTELLIGENCE CEN-
20	TER.
21	(a) Authority.—
22	(1) In General.—The Director of the Joint Ar-
23	tificial Intelligence Center shall be responsible for,
24	and shall have the authority to conduct, the following
25	covered activities:

1	(A) Development and acquisition of artifi-
2	cial intelligence technologies, services, and capa-
3	bilities.
4	(B) Sustainment of artificial intelligence
5	technologies, services, and capabilities.
6	(2) Acquisition functions.—Subject to the au-
7	thority, direction, and control of the Secretary of De-
8	fense, the Director shall have authority to exercise the
9	functions of a head of an agency (as defined in sec-
10	tion 2302 of title 10, United States Code) with respect
11	to a covered activity described in paragraph (1).
12	(b) JAIC Acquisition Executive.—
13	(1) In general.—The staff of the Director shall
14	include an acquisition executive who shall be respon-
15	sible for the supervision of covered activities under
16	subsection (a). The acquisition executive shall have
17	the authority—
18	(A) to negotiate memoranda of agreement
19	with any element of the Department of Defense
20	to carry out the acquisition of technologies, serv-
21	ices, and capabilities described in subsection
22	(a)(1) on behalf of the Center;
23	(B) to supervise the acquisition of tech-
24	nologies, services, and capabilities described in
25	subsection (a)(1);

1	(C) to represent the Center in discussions
2	with military departments regarding acquisition
3	programs relating to covered activities for which
4	the Center is involved; and
5	(D) to work with the military departments
6	to ensure that the Center is appropriately rep-
7	resented in any joint working group or inte-
8	grated product team regarding acquisition pro-
9	grams relating to covered activities for which the
10	Center is involved.
11	(2) Delivery of acquisition solutions.—The
12	acquisition executive of the Center shall be—
13	(A) responsible to the Director for rapidly
14	delivering acquisition solutions to meet validated
15	$artificial\ intelligence\ requirements;$
16	(B) subordinate to the Under Secretary of
17	Defense for Acquisition and Sustainment in
18	matters of acquisition;
19	(C) subject to the same oversight as the serv-
20	ice acquisition executives; and
21	(D) included on the distribution list for ac-
22	quisition directives and instructions of the De-
23	partment of Defense.
24	(c) Acquisition Personnel.—

1	(1) In General.—The Secretary of Defense shall
2	provide the Center with ten full-time employees to
3	support the Director in carrying out the requirements
4	of this section. Such employees shall have experience
5	in—
6	(A) program acquisition;
7	(B) the Joint Capabilities Integration and
8	Development System process;
9	(C) program management;
10	(D) system engineering; and
11	(E) cost analysis.
12	(2) Existing personnel.—The personnel pro-
13	vided under this subsection shall be provided from
14	among the existing personnel of the Department of
15	Defense.
16	(d) Budget.—Any budget proposal of the Center for
17	funding for any covered activity described under subsection
18	(a) shall be disaggregated by the amount requested for each
19	covered activity.
20	(e) Funding.—In exercising the authority granted in
21	subsection (a), the Director may not obligate or expend
22	more than \$150,000,000 out of the funds made available
23	in each of fiscal years 2021, 2022, 2023, 2024, and 2025
24	to enter into new contracts to support covered activities car-
25	ried out under this section.

1	(f) Implementation Plan Required.—
2	(1) In general.—The Secretary of Defense may
3	use the authority granted under subsection (a) 30
4	days after the date on which the Secretary provides
5	to the congressional defense committees a plan for im-
6	plementation such authority. The plan shall include
7	$the\ following:$
8	(A) A Department of Defense-wide defini-
9	tion of artificial intelligence technologies, serv-
10	ices, and capabilities.
11	(B) Summaries of the components to be ne-
12	gotiated in any memoranda of agreement with
13	an element of the Department of Defense to carry
14	out covered activities described under subsection
15	(a).
16	(C) Timelines for the negotiation and ap-
17	proval of any such memorandum of agreement.
18	(D) Plan for oversight of the position of ac-
19	quisition executive established in subsection (b).
20	(E) Assessment of the acquisition workforce
21	needs of the Center to support the authority in
22	subsection (a) until September 30, 2025.
23	(F) Other matters as appropriate.
24	(2) Relationship to other authorities.—
25	The requirement to submit a plan under this sub-

1	section is in addition to the requirements under sec-
2	tion 260 of the National Defense Authorization Act
3	for Fiscal Year 2020 (Public Law 116–92; 133 Stat.
4	1293).
5	(g) Sunset.—Effective October 1, 2025, the Director
6	may not exercise the authority under subsection (a) and
7	may not enter into any new contracts under this section.
8	The performance on any contract entered into before such
9	date may continue according to the terms of such contract.
10	(h) Definitions.—In this section:
11	(1) Center.—The term "Center" means the
12	Joint Artificial Intelligence Center of the Department
13	of Defense established pursuant to the memorandum
14	of the Secretary of Defense dated June 27, 2018, and
15	titled "Establishment of the Joint Artificial Intel-
16	ligence Center", or any successor to such Center.
17	(2) Covered activity.—The term "covered ac-
18	tivity"—
19	(A) means an acquisition activity con-
20	ducted using the authority under this section;
21	and
22	(B) does not include—
23	(i) a major defense acquisition pro-
24	gram (as defined in section 2430 of title 10,
25	United States Code); or

1	(ii) a procurement of technologies re-
2	lated to artificial intelligence, if the dura-
3	tion of such procurement is expected to be
4	greater than five years.
5	(3) Director.—The term "Director" means the
6	Director of the Center.
7	(4) Element.—The term "element" means an
8	element described under section 111(b) of title 10,
9	United States Code.
10	(5) Military departments.—The term "mili-
11	tary departments" has the meaning given in section
12	101(8) of title 10, United States Code.
13	(6) Service acquisition executive.—The
14	term "service acquisition executive" has the meaning
15	given in section 101(10) of title 10, United States
16	Code.
17	SEC. 806. REFORMING THE DEPARTMENT OF DEFENSE.
18	(a) In General.—The Secretary of Defense shall take
19	such action as necessary to reform the Department of De-
20	fense to provide more effective, efficient, and economical ad-
21	ministration and operation, and to eliminate duplication.
22	(b) National Defense Strategy.—Each national
23	defense strategy required by section 113(g) of title 10,
24	United States Code, shall include a description of the re-
25	form efforts described under subsection (a).

1	(c) Defense Planning Guidance.—The annual De-
2	fense Planning Guidance (as described in section
3	113(g)(2)(A) of title 10, United States Code) shall include
4	an explanation of how the Department of Defense will carry
5	out the reform efforts described under subsection (a).
6	(d) Defense Authorization Request.—The Sec-
7	retary of Defense shall include in the annual defense author-
8	ization request (as defined in section 113a of title 10,
9	United States Code) a description of the savings from im-
10	plementing the reform efforts described under subsection (a).
11	Such description—
12	(1) shall be set forth separately from requested
13	amounts;
14	(2) may not include savings relating to the
15	deferment of requirements or taking of risk;
16	(3) shall be identified across the future-years de-
17	fense plan; and
18	(4) shall provide a comparison with the savings
19	in the annual defense authorization request from the
20	prior year.
21	(e) Policy.—The Secretary of Defense shall develop a
22	policy and issue guidance to implement reform within the
23	Department of Defense in order to provide more effective,
24	efficient, and economical administration and operations,
25	and to eliminate duplication.

1	(f) Report.—The Secretary of Defense shall report
2	annually to Congress on the expenditures, work, and accom-
3	plishments of the Department of Defense during the period
4	covered by the report, together with a report on the reform
5	efforts described under subsection (a).
6	(g) Military Departments.—Each Secretary of a
7	military department shall—
8	(1) take such action as necessary to reform the
9	military department to provide more effective, effi-
10	cient, and economical administration and operations,
11	and to eliminate duplication; and
12	(2) develop a policy and issue guidance to imple-
13	ment reform within the military department in order
14	to provide more effective, efficient, and economical ad-
15	ministration and operations, and to eliminate dupli-
16	cation.
17	(h) Combatant Commands.—Each commander of a
18	combatant command shall provide the Secretary of Defense
19	with recommendations to reform the combatant command
20	of such commander to provide more effective, efficient, and
21	economical administration and operations, and to elimi-
22	nate duplication.

1	SEC. 807. ALTERNATIVE SPACE ACQUISITION SYSTEM FOR
2	THE UNITED STATES SPACE FORCE.
3	(a) Milestone Decision Authority for Major
4	Defense Acquisition Programs and Major Sys-
5	TEMS.—
6	(1) Program executive officer.—The Sec-
7	retary of the Air Force may assign an appropriate
8	program executive officer as the milestone decision
9	authority for major defense acquisition programs of
10	the United States Space Force.
11	(2) Program Manager.—The program executive
12	officer assigned under paragraph (1) may delegate
13	authority over major systems to an appropriate pro-
14	gram manager.
15	(b) Alternative Space Acquisition System.—
16	(1) In General.—The Secretary of Defense shall
17	take such actions necessary to develop an acquisition
18	pathway within the Department of Defense to be
19	known as the "Alternative Space Acquisition System"
20	that is specifically tailored for space systems and pro-
21	grams in order to achieve faster acquisition and more
22	rapid fielding of critical systems (including by using
23	new commercial capabilities and services), while
24	maintaining accountability for effective programs
25	that are delivered on time and on budget.

1	(2) GOAL.—The goal of the Alternative Space
2	Acquisition System shall be to quickly and effectively
3	acquire space warfighting capabilities needed to ad-
4	dress the requirements of the national defense strategy
5	(as defined under section 113(g) of title 10, United
6	States Code).
7	(3) Report.—Not later than January 15, 2021,
8	the Secretary of Defense shall submit to the congres-
9	sional defense committees a report on the Alternative
10	Space Acquisition System that includes the following:
11	(A) Proposed United States Space Force
12	budget line items for fiscal year 2022, includ-
13	ing—
14	(i) a comparison with budget line
15	items for major defense acquisition pro-
16	grams and major systems of the United
17	States Space Force for three previous fiscal
18	years; and
19	(ii) measures to ensure sufficient trans-
20	parency related to the performance of the
21	Alternative Space Acquisition System and
22	opportunities to oversee funding priorities
23	for the Alternative Space Acquisition Sys-
24	tem;

1	(B) Proposed revised, flexible, and stream-
2	lined options for joint requirements validation in
3	order to be more responsive and innovative,
4	while ensuring the ability of the Joint Chiefs of
5	Staff to ensure top-level system requirements are
6	properly prioritized to address joint warfighting
7	needs;
8	(C) A list of acquisition programs of the
9	United States Space Force for which multiyear
10	procurement authorities are recommended.
11	(D) A list of space acquisition programs
12	that may be able to use existing alternative ac-
13	quisition pathways.
14	(E) Policies for a new Alternative Space
15	Acquisition System with specific acquisition key
16	decision points and reporting requirements for
17	development, fielding, and sustainment activities
18	that meets the requirements of the adaptive ac-
19	quisition framework (as described in Department
20	of Defense Instruction 5000.02, "Operation of the
21	$Adaptive\ Acquisition\ Framework");$
22	(F) Updated determination authority for
23	procurement of useable end items that are not
24	weapon systems.

1	(G) Policies and a governance structure for
2	a separate United States Space Force budget
3	topline, corporate process, and portfolio manage-
4	ment process.
5	(H) An analysis of the risks and benefits of
6	the delegation of the authority of the head of con-
7	tracting activity authority to the Chief of Space
8	Operations in a manner that would not expand
9	the operations of the United States Space Force.
10	(c) Comptroller General Review.—Not later than
11	60 days after the submission of the report required under
12	subsection (b)(3), the Comptroller General of the United
13	States shall review such report and submit to the congres-
14	sional defense committees an analysis and recommenda-
15	tions based on such report.
16	(d) Definitions.—In this section:
17	(1) Major defense acquisition program.—
18	The term "major defense acquisition program" has
19	the meaning given in section 2430 of title 10, United
20	States Code.
21	(2) Major system.—The term "major system"
22	has the meaning given in section 2302 of title 10,
23	United States Code.

1	(3) MILESTONE DECISION AUTHORITY.—The
2	term "milestone decision authority" has the meaning
3	given in section 2431a of title 10, United States Code.
4	(4) Program executive officer; program
5	MANAGER.—The terms "program executive officer"
6	and "program manager" have the meanings given
7	those terms, respectively, in section 1737 of title 10,
8	United States Code.
9	Subtitle B—Amendments to General
10	Contracting Authorities, Proce-
11	dures, and Limitations
12	SEC. 811. SUSTAINMENT REFORM FOR THE DEPARTMENT
13	OF DEFENSE.
14	(a) Sustainment Activities in the National De-
15	Fense Strategy.—
16	(1) In general.—Section $113(g)(1)(B)$ of title
17	10, United States Code, is amended by adding at the
18	end the following new subsection:
19	"(vii) A strategic framework prescribed
20	by the Secretary that guides how the De-
21	partment will prioritize and integrate ac-
22	tivities relating to sustainment of major de-
23	fense acquisition programs, core logistics ca-
24	pabilities (as described under section 2464
25	of this title), and the national technology

1	and industrial base (as defined in section
2	2500 of this title).".
3	(2) Duties of the under secretary of de-
4	FENSE FOR ACQUISITION AND SUSTAINMENT.—Section
5	133b(b) of title 10, United States Code, is amended—
6	(A) in paragraph (7), by striking "and" at
7	$the\ end;$
8	(B) in paragraph (8), by striking the period
9	at the end and inserting "; and"; and
10	(C) by adding at the end the following new
11	paragraph:
12	"(9) advising the Secretary on all aspects of ac-
13	quisition and sustainment relating to—
14	"(A) major defense acquisition programs;
15	"(B) core logistics capabilities (as described
16	under section 2464 of this title);
17	"(C) the national technology and industrial
18	base (as defined in section 2500 of this title);
19	and
20	"(D) the development of the strategic frame-
21	work described in section $113(g)(1)(B)(vii)$ of
22	this title.".
23	(3) Interim guidance.—Not later than October
24	1, 2021, the Secretary of Defense shall publish interim

1	guidance to carry out the requirements of this sub-
2	section.
3	(b) Report.—Not later than February 1, 2021, the
4	Secretary of Defense shall submit to the congressional de-
5	fense committees a report on the progress towards pub-
6	lishing the interim guidance required under subsection
7	(a)(3).
8	SEC. 812. MODIFICATIONS TO COMPTROLLER GENERAL AS-
9	SESSMENT OF ACQUISITION PROGRAMS AND
10	RELATED INITIATIVES.
11	Section 2229b(b)(2) of title 10, United States Code, is
12	amended by striking "a summary of" and all that follows
13	through "discussion of the" and inserting "a discussion of
14	selected organizational, policy, and legislative changes, as
15	determined appropriate by the Comptroller General, and
16	the potential".
17	SEC. 813. CONTRACTOR WHISTLEBLOWER PROTECTIONS
18	RELATING TO NONDISCLOSURE AGREE-
19	MENTS.
20	(a) Department of Defense Contractors.—
21	(1) In General.—Section 2409(a) of title 10,
22	United States Code, is amended by adding at the end
23	the following new paragraph:
24	"(4) This section applies to any disclosure made by
25	an employee of a contractor, subcontractor, grantee, or sub-

1	grantee or personal services contractor whether or not such
2	employee has signed, or is subject to, a nondisclosure policy,
3	form, or agreement with such contractor, subcontractor,
4	grantee, or subgrantee or personal services contractor.".
5	(2) Notification of employees.—Section
6	2409(d) of title 10, United States Code, is amended—
7	(A) by striking "inform" and inserting
8	"submit to the Secretary or Administrator (as
9	applicable) a certification stating that such con-
10	tractor or subcontrator has informed"; and
11	(B) by inserting "(including the applica-
12	bility of such rights and remedies if such an em-
13	ployee has signed, or is subject to, a nondisclo-
14	sure policy, form, or agreement)" after "under
15	this section".
16	(3) Application.—With respect to a nondisclo-
17	sure policy, form, or agreement between a covered
18	contractor and a covered employee that was in effect
19	before the effective date of this Act, paragraph (4) of
20	section 2409(a) of title 10, United States Code, as
21	added by paragraph (1), shall apply if a covered con-
22	tractor has provided notice to a covered employee of
23	the rights and remedies of the covered employee relat-
24	ing to a nondisclosure policy, form, or agreement

1	under section 2409(d) of such title, as amended by
2	paragraph (2).
3	(4) Website update.—The Inspector General of
4	the Department of Defense and the Inspector General
5	of the National Aeronautics and Space Administra-
6	tion shall update any relevant websites to include in-
7	formation about this subsection and the amendments
8	made by this subsection.
9	(5) Definitions.—In this subsection:
10	(A) Covered contractor.—The term
11	"covered contractor" means a contractor, grant-
12	ee, or personal services contractor of the Depart-
13	ment of Defense or the National Aeronautics and
14	$Space\ Administration.$
15	(B) Covered employee.—The term "cov-
16	ered employee" means an employee of a covered
17	contractor or a subcontractor or subgrantee of a
18	$covered\ contractor.$
19	(b) Other Government Contractors.—
20	(1) In General.—Section 4712(a) of title 41,
21	United States Code, is amended by adding at the end
22	the following new paragraph:
23	"(4) Effect of a nondisclosure policy,
24	FORM, OR AGREEMENT.—This section applies to any
25	disclosure made by an employee of a contractor, sub-

1	contractor, grantee, or subgrantee or personal services
2	contractor whether or not such employee has signed,
3	or is subject to, a nondisclosure policy, form, or agree-
4	ment with such contractor, subcontractor, grantee, or
5	subgrantee or personal services contractor.".
6	(2) Notification of employees.—Section
7	4712(d) of title 41, United States Code, is amended—
8	(A) by striking "inform" and inserting
9	"submit to the applicable head of each executive
10	agency a certification stating that such con-
11	tractor or subcontrator has informed"; and
12	(B) by inserting "(including the applica-
13	bility of such rights and remedies if such an em-
14	ployee has signed, or is subject to, a nondisclo-
15	sure policy, form, or agreement)" after "under
16	this section".
17	(3) Application.—With respect to a nondisclo-
18	sure policy, form, or agreement between a covered
19	contractor and a covered employee that was in effect
20	before the effective date of this Act, paragraph (4) of
21	section 4712(a) of title 41, United States Code, as
22	added by paragraph (1), shall apply if a covered con-
23	tractor has provided notice to a covered employee of
24	the rights and remedies of the covered employee relat-
25	ing to a nondisclosure policy, form, or agreement

1	under section 4712(d) of such title, as amended by
2	paragraph (2).
3	(4) Website update.—Each Inspector General
4	(as defined in section 4712(g) of title 41, United
5	States Code) shall update any relevant websites to in-
6	clude information about this subsection and the
7	amendments made by this subsection.
8	(5) Definitions.—In this subsection:
9	(A) COVERED CONTRACTOR.—The term
10	"covered contractor" means a contractor, grant-
11	ee, or personal services contractor for a Federal
12	contract or grant (as defined for purposes of di-
13	vision C of title 41).
14	(B) Covered employee.—The term "cov-
15	ered employee" means an employee of a covered
16	contractor or a subcontractor or subgrantee of a
17	$covered\ contractor.$
18	(c) Notification and Remedies.—
19	(1) Notification.—A covered contractor shall
20	inform the contracting officer responsible for any con-
21	tracts of such covered contractor—
22	(A) if a person engaged in the performance
23	of any such contract has been subjected to a re-
24	prisal prohibited by section 2409(a) of title 10,
25	United States Code, or section 4712(a) of title

1	41, United States Code, where such reprisal has
2	$been\ substantiated;$
3	(B) any investigation of a complaint relat-
4	ing to any such contract conducted by an Inspec-
5	tor General pursuant to section 2409(b) of title
6	10, United States Code, or section 4712(b) of
7	title 41, United States Code; and
8	(C) any action taken by a covered con-
9	tractor or a covered employee for any such con-
10	tract to address a substantiated reprisal de-
11	scribed in subparagraph (A).
12	(2) Remedies.—In addition to other remedies
13	available, if a covered contractor fails to comply with
14	the requirements of paragraph (1), the relevant head
15	of a Federal agency may—
16	(A) require the covered contractor to pro-
17	hibit a covered employee from performing a con-
18	tract if such covered employee has violated sec-
19	tion 2409(a) of title 10, United States Code, or
20	section 4712(a) of title 41, United States Code;
21	(B) require the covered contractor to termi-
22	nate a subcontract if the subcontractor for such
23	subcontract has violated such sections:

1	(C) suspend payments to a covered con-
2	tractor until such covered contractor has taken
3	$appropriate\ remedial\ action.$
4	(3) Definitions.—In this subsection:
5	(A) Covered contractor.—The term
6	"covered contractor" means—
7	(i) with respect to a contract of the De-
8	partment of Defense or the National Aero-
9	nautics and Space Administration, a con-
10	tractor, grantee, or personal services con-
11	$tractor;\ and$
12	(ii) with respect to a Federal contract
13	or grant (as defined for purposes of division
14	C of title 41), a contractor, grantee, or per-
15	sonal services contractor for such a Federal
16	contract or grant.
17	(B) Covered employee.—The term "cov-
18	ered employee" means an employee of a covered
19	contractor or a subcontractor or subgrantee of a
20	$covered\ contractor.$
21	(d) Training.—The Administrator of the Office of
22	Federal Procurement Policy shall update any required
23	training for Federal employees responsible for contract over-
24	sight relating to—
25	(1) contracting certification requirements;

1	(2) processes for receiving a complaint from a
2	person alleging discrimination as a reprisal for dis-
3	closing information under section 2409(a) of title 10,
4	United States Code, or section 4712(a) of title 41,
5	United States Code; and
6	(3) prohibitions on contracting with entities that
7	require confidentiality agreements.
8	SEC. 814. COMPETITION REQUIREMENTS FOR PURCHASES
9	FROM FEDERAL PRISON INDUSTRIES.
10	(a) Competition Requirements for Purchases
11	From Federal Prison Industries.—Subsections (a)
12	and (b) of section 2410n of title 10, United States Code,
13	are amended to read as follows:
14	"(a) Market Research.—Before purchasing a prod-
15	uct listed in the latest edition of the Federal Prison Indus-
16	tries catalog published under section 4124(d) of title 18, the
17	Secretary of Defense shall conduct market research to deter-
18	mine whether such product—
19	"(1) is comparable to products available from the
20	private sector; and
21	"(2) best meets the needs of the Department of
22	Defense in terms of price, quality, and time of deliv-
23	ery.
24	"(b) Competition Requirement.—If the Secretary
25	determines that a Federal Prison Industries product is not

1	comparable to products available from the private sector
2	and does not best meet the needs of the Department of De
3	fense in terms of price, quality, or time of delivery, the Sec
4	retary shall use competitive procedures or make an indi
5	vidual purchase under a multiple award contract for the
6	procurement of the product. In conducting such a competi
7	tion or making such a purchase, the Secretary shall con-
8	sider a timely offer from Federal Prison Industries.".
9	(b) Effective Date.—The amendment made by sub-
10	section (a) shall take effect 60 days after the date of the
11	enactment of this Act.
12	SEC. 815. DISCLOSURE OF BENEFICIAL OWNERS IN DATA
13	BASE FOR FEDERAL AGENCY CONTRACT AND
14	GRANT OFFICERS.
15	Section 2313(d)(3) of title 41, United States Code, is
16	amended by inserting ", and an identification of any bene
17	ficial owner of such corporation," after "to the corpora
18	tion".
19	SEC. 816. INCLUSION OF OPTICAL TRANSMISSION COMPO
20	NENTS IN THE ANALYTICAL FRAMEWORK FOR
21	SUPPLY CHAIN RISKS.
20	

22 Section 2509(b)(2)(A)(ii) of title 10, United States 23 Code, is amended by striking "(other than optical trans-24 mission components)".

1	SEC. 817. AMENDMENT TO DEFINITION OF QUALIFIED AP-
2	PRENTICE.
3	Section 2870(d) of title 10, United States Code, is
4	amended—
5	(1) in paragraph (1), by inserting "or" at the
6	end;
7	(2) in paragraph (2), by striking "; or" at the
8	end and inserting a period; and
9	(3) by striking paragraph (3).
10	SEC. 818. CONTRACT CLOSEOUT AUTHORITY FOR SERVICES
11	CONTRACTS.
12	Section 836 of the National Defense Authorization Act
13	for Fiscal Year 2017 (10 U.S.C. 2302 note) is amended—
14	(1) by amending subsection (b)(1) to read as fol-
15	lows:
16	"(1) was entered into—
17	"(A) with respect to a contract or group of
18	contracts for services, on a date that is the later
19	of—
20	"(i) at least 7 fiscal years before the
21	current fiscal year; and
22	"(ii) the number of years applicable to
23	the contract or group of contracts in sub-
24	part 4.7 of the Federal Acquisition Regula-
25	tion (as in effect on April 1, 2020);

1	"(B) with respect to a contract or group of
2	contracts not described in subparagraph (A), on
3	a date that is at least 17 fiscal years before the
4	current fiscal year;";
5	(2) by redesignating subsections (f) and (g) as
6	subsections (g) and (h), respectively; and
7	(3) by inserting after subsection (e) the following
8	new subsection:
9	"(f) Oversight.—The Secretary of Defense, acting
10	through the Director of the Defense Contract Management
11	Agency, shall establish and maintain a centralized capa-
12	bility with necessary expertise and resources to provide
13	oversight of the closeout of a contract or group of contracts
14	covered by this section.".
15	SEC. 819. PLAN TO IMPROVE DEPARTMENT-WIDE MANAGE-
16	MENT OF INVESTMENTS IN WEAPON SYS-
17	TEMS.
18	(a) Portfolio Management Plan.—The Secretary
19	of Defense shall direct the Under Secretary of Defense for
20	Acquisition and Sustainment, in coordination with the
21	Chairman of the Joint Chiefs of Staff, and the Director of
22	Cost Assessment and Program Evaluation, to develop a
23	plan to identify, develop, and acquire databases, analytical
24	and financial tools, and workforce skills to improve the De-

1	timization of the investments in weapon systems of the De-
2	partment, including through consolidation of duplicate or
3	similar weapon system programs.
4	(b) Plan Contents.—The plan developed under sub-
5	section (a) shall—
6	(1) describe the databases and analytical and fi-
7	nancial tools in use by the Department of Defense
8	that may be used to support the Department-wide as-
9	sessment, management, and optimization of the in-
10	vestments in weapon systems of the Department;
11	(2) determine the database and analytical and
12	financial tool requirements that must be met, and the
13	workforce skills necessary, for more effective Depart-
14	ment-wide reviews, analyses, and management by the
15	Secretary of the investments in weapon systems of the
16	Department;
17	(3) identify the skills described in paragraph (2)
18	that are possessed by the workforce of the Department;
19	(4) identify the databases and analytical and fi-
20	nancial tools to be modified, developed, or acquired to
21	improve the Department-wide reviews, analyses, and
22	management of the investments in weapon systems of
23	the Department; and
24	(5) set forth a timeline for implementing the
25	plan, including a timeline for the modification, devel-

1	opment, and acquisition of each database and analyt-
2	ical and financial tool identified under paragraph
3	(4).
4	(c) Submission to Congress.—
5	(1) In general.—Not later than 180 days after
6	the date of the enactment of this Act, the Secretary of
7	Defense shall submit to Congress the plan developed
8	under subsection (a).
9	(2) Form.—The plan submitted under para-
10	graph (1) shall be in an unclassified form but may
11	contain a classified annex.
12	Subtitle C—Industrial Base Matters
13	SEC. 821. QUARTERLY NATIONAL TECHNOLOGY AND INDUS-
14	TRIAL BASE BRIEFINGS.
15	(a) In General.—Section 2504 of title 10, United
16	States Code, is amended—
17	(1) by striking "The Secretary" and inserting
18	$the\ following:$
19	"(a) Annual Report.—The Secretary"; and
20	(2) by adding at the end the following new sub-
21	section:
22	"(b) Quarterly Briefings.—(1) The Secretary of
23	Defense shall ensure that the congressional defense commit-
24	tees receive quarterly briefings on the progress of the De-
25	partment of Defense to address the prioritized list of gaps

1	or vulnerabilities in the national technology and industrial
2	base described in subsection $(a)(3)(B)$ as follows:
3	"(A) One quarterly briefing per year shall be
4	provided by the Secretary of the Army.
5	"(B) One quarterly briefing per year shall be
6	provided by the Secretary of the Navy.
7	"(C) One quarterly briefing per year shall be
8	provided by the Secretary of the Air Force.
9	"(D) One quarterly briefing per year shall be
10	provided by all appropriate heads of the Defense
11	Agencies identified under subsection $(a)(3)(B)(ii)$.
12	"(2) Each briefing under paragraph (1) shall include
13	an update of the progress of addressing such gaps or
14	vulnerabilities by the Secretary concerned or the appro-
15	priate head of a Defense Agency, including an update on—
16	"(A) actions taken to address such gaps or
17	vulnerabilities;
18	"(B) the mitigation strategies necessary to ad-
19	dress such gaps or vulnerabilities; and
20	"(C) the proposed timeline for action to address
21	such gaps or vulnerabilities.".
22	(b) Conforming and Clerical Amendments.—
23	(1) Heading amendment.—The heading of sec-
24	tion 2504 of such title is amended to read as follows:

1	"§ 2504. National technology and industrial base: an-
2	nual report and quarterly briefings".
3	(2) Clerical amendment.—The table of sec-
4	tions for subchapter II of chapter 148 of such title is
5	amended by striking the item relating to section 2504
6	and inserting the following new item:
	"2504. National technology and industrial base: annual report and quarterly briefing.".
7	SEC. 822. EXPANSION ON THE PROHIBITION ON ACQUIRING
8	CERTAIN METAL PRODUCTS.
9	(a) In General.—Section 2533c of title 10, United
10	States Code, is amended—
11	(1) in subsection $(a)(1)$, by striking "material"
12	melted" and inserting "material mined, refined, sepa-
13	rated, melted,"; and
14	(2) in subsection $(c)(3)(A)(i)$, by striking "tung-
15	sten" and inserting "covered material".
16	(b) Effective Date.—The amendments made by sub-
17	section (a) shall take effect on the date that is three years
18	after the date of the enactment of this Act.
19	SEC. 823. REQUIREMENT THAT CERTAIN SHIP COMPO-
20	NENTS BE MANUFACTURED IN THE NA-
21	TIONAL TECHNOLOGY AND INDUSTRIAL
22	BASE.
23	(a) Technical Amendment.—The second subsection
24	(k) of section 2534 of title 10, United States Code (relating

1	to Implementation of Auxiliary Ship Component Limita-
2	tion), is redesignated as subsection (l).
3	(b) Components for Auxiliary Ships.—Section
4	2534(a) of title 10, United States Code, is amended by add-
5	ing at the end the following new paragraph:
6	"(6) Components for Auxiliary Ships.—Sub-
7	ject to subsection (l), the following components:
8	"(A) Large medium-speed diesel engines.
9	"(B) Auxiliary equipment, including
10	pumps, for all shipboard services.
11	"(C) Propulsion system components, includ-
12	ing engines, reduction gears, and propellers.
13	"(D) Shipboard cranes.
14	"(E) Spreaders for shipboard cranes.".
15	(c) Implementation.—Subsection (l) of section 2534
16	of title 10, United States Code, as redesignated by sub-
17	section (a), is amended—
18	(1) by redesignating the second sentence to ap-
19	pear as flush text at the end;
20	(2) by striking "auxiliary ship after the date"
21	and inserting the following: "auxiliary ship—
22	"(1) with respect to large medium-speed diesel
23	engines described under subparagraph (A) of such
24	subsection, after the date";

1	(3) in paragraph (1) (as so designated), by strik-
2	ing "Navy." and inserting "Navy; and"; and
3	(4) by inserting after paragraph (1) (as so des-
4	ignated) the following new paragraph:
5	"(2) with respect to components listed in sub-
6	paragraphs (B) through (E) of such subsection, after
7	the date of the enactment of the National Defense Au-
8	thorization Act for Fiscal Year 2021 using funds
9	available for National Defense Sealift Fund programs
10	or Shipbuilding and Conversion, Navy.".
11	SEC. 824. PREFERENCE FOR SOURCING RARE EARTH MATE-
	RIALS FROM THE NATIONAL TECHNOLOGY
12	MALS PROM THE WATTOWAL TECHNOLOGI
12 13	AND INDUSTRIAL BASE.
13	
13 14	AND INDUSTRIAL BASE.
13 14 15	AND INDUSTRIAL BASE. The Secretary of Defense shall, to the maximum extent
13 14 15 16	AND INDUSTRIAL BASE. The Secretary of Defense shall, to the maximum extent practicable, acquire materials that are determined to be
13 14 15 16 17	AND INDUSTRIAL BASE. The Secretary of Defense shall, to the maximum extent practicable, acquire materials that are determined to be strategic and critical materials required to meet the defense,
13 14 15 16 17	AND INDUSTRIAL BASE. The Secretary of Defense shall, to the maximum extent practicable, acquire materials that are determined to be strategic and critical materials required to meet the defense, industrial, and essential civilian needs of the United States
13 14 15 16 17	AND INDUSTRIAL BASE. The Secretary of Defense shall, to the maximum extent practicable, acquire materials that are determined to be strategic and critical materials required to meet the defense, industrial, and essential civilian needs of the United States in the following order of preference:
13 14 15 16 17 18	AND INDUSTRIAL BASE. The Secretary of Defense shall, to the maximum extent practicable, acquire materials that are determined to be strategic and critical materials required to meet the defense, industrial, and essential civilian needs of the United States in the following order of preference: (1) From sources located within the United
13 14 15 16 17 18 19 20	AND INDUSTRIAL BASE. The Secretary of Defense shall, to the maximum extent practicable, acquire materials that are determined to be strategic and critical materials required to meet the defense, industrial, and essential civilian needs of the United States in the following order of preference: (1) From sources located within the United States.
13 14 15 16 17 18 19 20 21	AND INDUSTRIAL BASE. The Secretary of Defense shall, to the maximum extent practicable, acquire materials that are determined to be strategic and critical materials required to meet the defense, industrial, and essential civilian needs of the United States in the following order of preference: (1) From sources located within the United States. (2) From sources located within the national

1	SEC. 825. ENHANCED DOMESTIC CONTENT REQUIREMENT
2	FOR MAJOR DEFENSE ACQUISITION PRO-
3	GRAMS.
4	(a) Assessment Required.—
5	(1) In General.—Not later than one year after
6	the date of the enactment of this Act, the Secretary of
7	Defense shall submit to the congressional defense com-
8	mittees a report assessing the domestic source content
9	of any procurement carried out in connection with
10	major defense acquisition programs.
11	(2) Information repository.—The Secretary
12	of Defense shall establish an information repository
13	for the collection and analysis of information related
14	to domestic source content that can be used for contin-
15	uous data analysis and program management activi-
16	ties.
17	(b) Enhanced Domestic Content Requirement.—
18	(1) In General.—For purposes of chapter 83 of
19	title 41, United States Code, manufactured articles,
20	materials, or supplies procured in connection with a
21	major defense acquisition program shall be deemed to
22	be manufactured substantially all from articles, mate-
23	rials, or supplies mined, produced, or manufactured
24	in the United States, if such component articles, ma-
25	terials, or supplies—

1	(A) not later than October 1, 2021, com-
2	prise 75 percent of the manufactured articles,
3	materials, or supplies;
4	(B) not later than October 1, 2022, com-
5	prise 80 percent of the manufactured articles,
6	materials, or supplies;
7	(C) not later than October 1, 2023, comprise
8	85 percent of the manufactured articles, mate-
9	rials, or supplies;
10	(D) not later than October 1, 2024, com-
11	prise 90 percent of the manufactured articles,
12	materials, or supplies;
13	(E) not later than October 1, 2025, com-
14	prise 95 percent of the manufactured articles,
15	materials, or supplies; and
16	(F) not later than October 1, 2026, com-
17	prise 100 percent of the manufactured articles,
18	materials, or supplies.
19	(2) Waiver.—Before Milestone A approval (as
20	defined in section 2366a(d) of title 10, United States
21	Code) is granted for a major defense acquisition pro-
22	gram, the Secretary of Defense shall determine wheth-
23	er or not to grant a waiver of the requirements of
24	paragraph (1).

1	(3) Effective date.—The domestic content re-
2	quirement under paragraph (1) applies to contracts
3	entered into on or after October 1, 2021.
4	(c) Major Defense Acquisition Program De-
5	FINED.—In this section, the term "major defense acquisi-
6	tion program" has the meaning given in section 2430 of
7	title 10, United States Code.
8	SEC. 826. ADDITIONAL REQUIREMENTS PERTAINING TO
9	PRINTED CIRCUIT BOARDS.
10	(a) Purchases.—Beginning in fiscal year 2023, the
11	Secretary of Defense shall require that any contractor or
12	subcontractor that provides covered printed circuit boards
13	for use by the Department of Defense to certify that, of the
14	total value of the covered printed circuit boards provided
15	by such contractor or subcontractor pursuant to a contract
16	with the Department of Defense, not less than the percent-
17	ages set forth in subsection (b) were manufactured and as-
18	sembled within a covered country.
19	(b) Implementation.—In making a certification
20	under subsection (a), a contractor or subcontractor shall use
21	the following percentages:
22	(1) During fiscal years 2023 through 2027, the
23	greater of—
24	(A) 50 percent; or

1	(B) 75 percent, if the Secretary of Defense
2	has determined that suppliers in covered coun-
3	tries are capable of supplying 75 percent of De-
4	partment of Defense requirements for printed
5	circuit boards.
6	(2) During fiscal years 2028 through 2032, the
7	greater of—
8	(A) 75 percent; or
9	(B) 100 percent, if the Secretary of Defense
10	has determined that suppliers in covered coun-
11	tries are capable of supplying 100 percent of De-
12	partment of Defense requirements for printed
13	circuit boards.
14	(3) Beginning in fiscal year 2033, 100 percent.
15	(c) Remediation.—
16	(1) In general.—In the event that a contractor
17	or subcontractor is unable to make the certification
18	required under subsection (a), the Secretary may ac-
19	cept covered printed circuit boards from such con-
20	tractor or subcontractor for up to one year while re-
21	quiring the contractor to complete a remediation
22	plan. Such a plan shall be submitted to the congres-
23	sional defense committees and shall require the con-
24	tractor or subcontractor that failed to make the cer-
25	tification required under subsection (a) to—

1	(A) audit its supply chain to identify any
2	areas of security vulnerability and noncompli-
3	ance with section 224 of the National Defense
4	Authorization Act for Fiscal Year 2020 (Public
5	Law 116–92); and
6	(B) meet the requirements of subsection (a)
7	within one year after the initial missed certifi-
8	cation deadline.
9	(2) Restriction.—No contractor or subcon-
10	tractor that has supplied covered printed circuit
11	boards while under a remediation plan shall be eligi-
12	ble to enter into another remediation plan under sub-
13	section (c) for a period of five years.
14	(d) Waiver.—The Secretary of Defense may waive the
15	requirement under subsection (a) with respect to a con-
16	tractor or subcontractor if the Secretary determines that—
17	(1) there are no significant national security
18	concerns regarding counterfeiting, quality, or unau-
19	thorized access created by accepting covered printed
20	circuit boards under such waiver; and
21	(2) the contractor is otherwise in compliance
22	with all relevant cybersecurity provisions relating to
23	members of the defense industrial base, including sec-
24	tion 224 of the National Defense Authorization Act
25	for Fiscal Year 2020 (Public Law 116–92).

1	(e) Availability Exception.—Subsection (a) shall
2	not apply to the extent that the Secretary of Defense or the
3	Secretary of the military department concerned determines
4	that covered printed circuit boards of satisfactory quality
5	and sufficient quantity, in the required form, cannot be pro-
6	cured as and when needed from covered countries.
7	(f) Definitions.—In this section:
8	(1) Covered country.—The term "covered
9	country" means—
10	(A) the United States; or
11	(B) a foreign country whose government has
12	a memorandum of understanding or agreement
13	with the United States that—
14	(i) where applicable, complies with the
15	requirements of section 36 of the Arms Ex-
16	port Control Act (22 U.S.C. 2776) and with
17	section 2457 of title 10, United States Code;
18	and
19	(ii) either—
20	(I) requires the United States to
21	purchase supplies from foreign sources
22	for the purposes of offsetting sales made
23	the by United States Government or
24	United States firms under approved

1	programs serving defense requirements;
2	or
3	(II) under which the United
4	States and such government agree to
5	remove barriers to purchase supplies
6	produced in such foreign country or
7	services performed by sources of such
8	$for eign\ country.$
9	(2) Covered printed circuit board.—
10	(A) In general.—The term "covered print-
11	ed circuit board" means any printed circuit
12	board that is—
13	(i) a product that is not a commercial
14	product (as defined in section 103 of title
15	41, United States Code); or
16	(ii) a commercial product (as defined
17	in section 103 of title 41, United States
18	Code), other than a commercially available
19	off-the-shelf item (as defined in section 104
20	of title 41, United States Code) not de-
21	scribed in subparagraph (B).
22	(B) Commercially available off-the-
23	SHELF ITEMS DESCRIBED.—The commercially
24	available off-the-shelf items (as defined in section
25	104 of title 41, United States Code) described in

1	this subparagraph are such items that are ac-
2	quired under a contract with an award value
3	that is greater than the micro-purchase threshold
4	under section 2338 of title 10, United States
5	Code, for use as an integral component in a sys-
6	tem designed for—
7	(i) telecommunications, including data
8	communications and fifth-generation cel-
9	$lular\ communications;$
10	(ii) data storage;
11	(iii) medical applications;
12	$(iv)\ networking;$
13	$(v) \ computing;$
14	(vi) radar;
15	(vii) munitions; or
16	(viii) any other system that the Sec-
17	retary of Defense determines should be cov-
18	ered under this section.
19	(3) Subcontractor.—The term "subcontractor"
20	includes subcontractors at any tier.
21	SEC. 827. REPORT ON USE OF DOMESTIC NONAVAILABILITY
22	DETERMINATIONS.
23	Not later than September 30, 2021, and annually
24	thereafter, the Secretary of Defense shall submit a report
25	to congressional defense committees—

1	(1) describing in detail the use of any waiver or
2	exception by the Department of Defense to the require-
3	ments of chapter 83 of title 41, United States Code,
4	or section 2533a of title 10, United States Code, relat-
5	$ing\ to\ domestic\ nonavailability\ determinations;$
6	(2) specifying the type of waiver or exception
7	used; and
8	(3) providing an assessment of the impact on the
9	use of such waivers or exceptions due to the COVID-
10	19 pandemic and associated challenges with invest-
11	ments in domestic sources.
12	SEC. 828. SENSE OF CONGRESS ON THE PROHIBITION ON
13	CERTAIN TELECOMMUNICATIONS AND VIDEO
13 14	CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT.
14	SURVEILLANCE SERVICES OR EQUIPMENT.
14 15	SURVEILLANCE SERVICES OR EQUIPMENT. (a) FINDINGS.—Congress finds the following:
14 15 16	SURVEILLANCE SERVICES OR EQUIPMENT. (a) FINDINGS.—Congress finds the following: (1) Prohibiting the use of telecommunications
14 15 16 17	SURVEILLANCE SERVICES OR EQUIPMENT. (a) FINDINGS.—Congress finds the following: (1) Prohibiting the use of telecommunications and video surveillance products or services from cer-
14 15 16 17	SURVEILLANCE SERVICES OR EQUIPMENT. (a) FINDINGS.—Congress finds the following: (1) Prohibiting the use of telecommunications and video surveillance products or services from certain Chinese entities within the Federal Government's
114 115 116 117 118	SURVEILLANCE SERVICES OR EQUIPMENT. (a) FINDINGS.—Congress finds the following: (1) Prohibiting the use of telecommunications and video surveillance products or services from certain Chinese entities within the Federal Government's supply chain is essential to our national security.
14 15 16 17 18 19 20	surveillance services or equipment. (a) Findings.—Congress finds the following: (1) Prohibiting the use of telecommunications and video surveillance products or services from certain Chinese entities within the Federal Government's supply chain is essential to our national security. (2) Section 889 of the John S. McCain National
14 15 16 17 18 19 20 21	surveillance services or equipment. (a) Findings.—Congress finds the following: (1) Prohibiting the use of telecommunications and video surveillance products or services from certain Chinese entities within the Federal Government's supply chain is essential to our national security. (2) Section 889 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Pub-
14 15 16 17 18 19 20 21	SURVEILLANCE SERVICES OR EQUIPMENT. (a) FINDINGS.—Congress finds the following: (1) Prohibiting the use of telecommunications and video surveillance products or services from certain Chinese entities within the Federal Government's supply chain is essential to our national security. (2) Section 889 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Public Law 115–232; 132 Stat. 1917; 41 U.S.C. note

1	nese companies determined by Congress to pose a sub-
2	stantial threat to the security of our communication
3	in frastructure.
4	(3) Specifically, section $889(a)(1)(B)$ of such Act ,
5	effective August 13, 2020, will prohibit Federal agen-
6	cies from entering into, extending, or renewing a con-
7	tract with an entity that uses covered telecommuni-
8	cations and video surveillance equipment or services
9	from designated Chinese companies, including
10	Huawei and ZTE, in their supply chains.
11	(4) As of July 1, 2020, the Federal Acquisition
12	Regulatory Council has yet to release a draft rule for
13	public comment on the implementation of the prohibi-
14	tions described in section $889(a)(1)(B)$ of such Act,
15	leaving Federal agencies and contractors that provide
16	equipment and services to the Federal Government
17	without implementation guidance necessary to ade-
18	quately plan for or comply with the prohibitions.
19	(5) Belated, and then hurried, implementation of
20	this critical prohibition puts at risk the Federal Gov-
21	ernment's ability to acquire essential goods and serv-
22	ices and increases vulnerability in the supply chain
23	through inconsistent implementation.
24	(6) A senior Department of Defense leader testi-
25	fied on June 10. 2020, that "I am very concerned

1	about being able to implement [the prohibition] in
2	August, as well as totally comply within two years
3	I believe we need more time".
4	(7) Subsequent to the enactment of the John S.
5	McCain National Defense Authorization Act for Fis-
6	cal Year 2019 (Public Law 115–232), Congress estab-
7	lished the Federal Acquisition Security Council
8	(FASC)—comprised of senior officials from the Office
9	of Management and Budget, General Services Admin-
10	istration, Department of Defense, Department of
11	Homeland Security and the intelligence community—
12	to streamline the Federal Government's supply chain
13	risk management efforts and develop criteria and
14	processes for supply chain information sharing
15	among executive agencies.
16	(b) Sense of Congress.—It is the sense of Congress
17	that—
18	(1) successful implementation of the prohibition
19	on using or procuring certain telecommunications
20	and video surveillance equipment under section 889 of
21	the John S. McCain National Defense Authorization
22	Act for Fiscal Year 2019 (Public Law 115–232; 132
23	Stat. 1917; 41 U.S.C. note prec. 3901) is critical to
24	protecting the supply chain of the Federal Govern-
25	ment, and Federal agencies should draw upon the ex-

1	pert resources available (such as the Federal Acquisi-
2	tion Security Council established under subchapter
3	III of chapter 13 of title 41, United States Code) to
4	ensure implementation of such prohibition is done in
5	a comprehensive and deliberative manner; and
6	(2) the Federal Acquisition Regulatory Council
7	shall ensure successful implementation of such prohi-
8	bition by providing sufficient time for public com-
9	ment and review of any related rulemaking.
10	Subtitle D—Small Business Matters
11	SEC. 831. TRANSFER OF VERIFICATION OF SMALL BUSINESS
12	CONCERNS OWNED AND CONTROLLED BY
12	CONCERNS OWIVED AND CONTROLLED BI
13	VETERANS OR SERVICE-DISABLED VETERANS
13	VETERANS OR SERVICE-DISABLED VETERANS
13 14	VETERANS OR SERVICE-DISABLED VETERANS TO THE SMALL BUSINESS ADMINISTRATION.
13 14 15	VETERANS OR SERVICE-DISABLED VETERANS TO THE SMALL BUSINESS ADMINISTRATION. (a) TRANSFER DATE.—For purposes of this section,
13 14 15 16	VETERANS OR SERVICE-DISABLED VETERANS TO THE SMALL BUSINESS ADMINISTRATION. (a) TRANSFER DATE.—For purposes of this section, the term "transfer date" means the date that is 2 years after
113 114 115 116 117	VETERANS OR SERVICE-DISABLED VETERANS TO THE SMALL BUSINESS ADMINISTRATION. (a) TRANSFER DATE.—For purposes of this section, the term "transfer date" means the date that is 2 years after the date of enactment of this section, except that such date
13 14 15 16 17 18	VETERANS OR SERVICE-DISABLED VETERANS TO THE SMALL BUSINESS ADMINISTRATION. (a) TRANSFER DATE.—For purposes of this section, the term "transfer date" means the date that is 2 years after the date of enactment of this section, except that such date may be extended an unlimited number of times by a period
13 14 15 16 17 18 19 20	VETERANS OR SERVICE-DISABLED VETERANS TO THE SMALL BUSINESS ADMINISTRATION. (a) TRANSFER DATE.—For purposes of this section, the term "transfer date" means the date that is 2 years after the date of enactment of this section, except that such date may be extended an unlimited number of times by a period of not more than 6 months if the Administrator of the Small
13 14 15 16 17 18 19 20	VETERANS OR SERVICE-DISABLED VETERANS TO THE SMALL BUSINESS ADMINISTRATION. (a) TRANSFER DATE.—For purposes of this section, the term "transfer date" means the date that is 2 years after the date of enactment of this section, except that such date may be extended an unlimited number of times by a period of not more than 6 months if the Administrator of the Small Business Administration and the Secretary of Veterans Af-
13 14 15 16 17 18 19 20 21	VETERANS OR SERVICE-DISABLED VETERANS TO THE SMALL BUSINESS ADMINISTRATION. (a) TRANSFER DATE.—For purposes of this section, the term "transfer date" means the date that is 2 years after the date of enactment of this section, except that such date may be extended an unlimited number of times by a period of not more than 6 months if the Administrator of the Small Business Administration and the Secretary of Veterans Af- fairs jointly issue a notice to Congress and the Law Revi-

1	(2) the rationale for and the length of such exten-
2	sion; and
3	(3) a plan to comply with the requirements of
4	this section within the timeframe of the extension.
5	(b) Amendment to and Transfer of Veteran-
6	OWNED AND SERVICE-DISABLED VETERAN-OWNED BUSI-
7	NESS DATABASE.—
8	(1) Amendment of veteran-owned and serv-
9	ICE-DISABLED VETERAN-OWNED BUSINESS DATA-
10	BASE.—Effective on the transfer date, section 8127 of
11	title 38, United States Code, is amended—
12	(A) in subsection (e)—
13	(i) by striking "the Secretary" and in-
14	serting "the Administrator"; and
15	(ii) by striking "subsection (f)" and
16	inserting "section 36 of the Small Business
17	Act";
18	(B) in subsection (f)—
19	(i) by striking "the Secretary" each
20	place such term appears, other than in the
21	last place such term appears under para-
22	graph (2)(A), and inserting "the Adminis-
23	trator";
24	(ii) in paragraph (1), by striking
25	"small business concerns owned and con-

1	trolled by veterans with service-connected
2	disabilities" each place such term appears
3	and inserting "small business concerns
4	owned and controlled by service-disabled
5	veterans";
6	(iii) in paragraph (2)—
7	(I) in subparagraph (A), by strik-
8	ing "to access" and inserting "to ob-
9	tain from the Secretary of Veterans Af-
10	fairs"; and
11	(II) by striking subparagraph (B)
12	and inserting the following:
13	"(B) For purposes of this subsection—
14	"(i) the Secretary of Veterans Affairs shall—
15	"(I) verify an individual's status as a vet-
16	eran or a service-disabled veteran; and
17	"(II) establish a system to permit the Ad-
18	ministrator to access, but not alter, such
19	verification; and
20	"(ii) the Administrator shall verify—
21	"(I) the status of a business concern as a
22	small business concern; and
23	"(II) the ownership and control of such
24	business concern.

1	"(C) The Administrator may not certify a concern
2	under subsection (b) or section 36A if the Secretary of Vet-
3	erans Affairs cannot provide the verification described
4	$under\ subparagraph\ (B)(i)(I).";$
5	(iv) by striking paragraphs (4) and
6	(7);
7	(v) by redesignating paragraphs (5)
8	and (6) as paragraphs (4) and (5), respec-
9	tively, and redesignating paragraph (8) as
10	paragraph (6);
11	(vi) in paragraph (4), as so redesig-
12	nated, by striking "The Secretary" and in-
13	serting "The Administrator"; and
14	(vii) in paragraph (6), as so redesig-
15	nated—
16	$(I) \ in \ subparagraph \ (A)$ —
17	(aa) by striking "verify the
18	status of the concern as a small
19	business concern or the ownership
20	or control of the concern" and in-
21	serting "certify the status of the
22	concern as a small business con-
23	cern owned and controlled by vet-
24	erans (under section 36A) or a
25	small business concern owned and

1	controlled by service-disabled vet-
2	erans (under section 36(g))"; and
3	(bb) by striking
4	"verification" and inserting "cer-
5	tification";
6	(II) in subparagraph (B)—
7	(aa) in clause (i), by striking
8	"small business concern owned
9	and controlled by veterans with
10	service-connected disabilities" and
11	inserting "small business concern
12	owned and controlled by service-
13	disabled veterans"; and
14	(bb) in clause (ii)—
15	(AA) by amending sub-
16	clause (I) to read as follows:
17	"(I) the Secretary of Veterans Affairs or the
18	Administrator; or"; and
19	(BB) in subclause (II),
20	by striking "the contracting
21	officer of the Department"
22	and inserting "the applicable
23	contracting officer"; and
24	(III) by striking subparagraph
25	(C);

1	(C) by redesignating subsection (k) (relating
2	to definitions) as subsection (l);
3	(D) by inserting after subsection (j) (relat-
4	ing to annual reports) the following:
5	"(k) Annual Transfer for Certification
6	Costs.—For each fiscal year, the Secretary of Veterans Af-
7	fairs shall reimburse the Administrator in an amount nec-
8	essary to cover any cost incurred by the Administrator for
9	certifying small business concerns owned and controlled by
10	veterans that do not qualify as small business concerns
11	owned and controlled by service-disabled veterans for the
12	Secretary for purposes of this section and section 8128 of
13	this title. The Administrator is authorized to accept such
14	reimbursement. The amount of any such reimbursement
15	shall be determined jointly by the Secretary and the Admin-
16	istrator and shall be provided from fees collected by the Sec-
17	retary under multiple-award schedule contracts. Any dis-
18	agreement about the amount shall be resolved by the Direc-
19	tor of the Office of Management and Budget."; and
20	(E) subsection (l) (relating to definitions),
21	as so redesignated, by adding at the end the fol-
22	lowing:
23	"(4) The term Administrator means the Admin-
24	istrator of the Small Business Administration.".

1	(2) Transfer of requirements relating to
2	DATABASE TO THE SMALL BUSINESS ACT.—Effective
3	on the transfer date, subsection (f) of section 8127 of
4	title 38, United States Code (as amended by para-
5	graph (1)), is transferred to section 36 of the Small
6	Business Act (15 U.S.C. 657f), inserted so as to ap-
7	pear after subsection (e).
8	(3) Conforming amendments.—The following
9	amendments shall take effect on the transfer date:
10	(A) SMALL BUSINESS ACT.—Section
11	3(q)(2)(C)(i)(III) of the Small Business Act (15
12	$U.S.C.\ 632(q)(2)(C)(i)(III))$ is amended by strik-
13	ing "section 8127(f) of title 38, United States
14	Code" and inserting "section 36".
15	(B) Title 38.—Section 8128 of title 38,
16	United States Code, is amended by striking "sec-
17	tion 8127(f) of this title" and inserting "section
18	36 of the Small Business Act".
19	(c) Additional Requirements for Database.—
20	(1) Administration access to database be-
21	Fore the transfer date.—During the period be-
22	tween the date of the enactment of this section and the
23	transfer date, the Secretary of Veterans Affairs shall
24	provide the Administrator of the Small Business Ad-
25	ministration with access to the contents of the data-

1	base described under section 8127(f) of title 38,
2	United States Code.
3	(2) Rule of construction.—Nothing in this
4	section or the amendments made by this section may
5	be construed—
6	(A) as prohibiting the Administrator of the
7	Small Business Administration from combining
8	the contents of the database described under sec-
9	tion 8127(f) of title 38, United States Code, with
10	other databases maintained by the Administra-
11	$tion; \ or$
12	(B) as requiring the Administrator to use
13	any system or technology related to the database
14	described under section 8127(f) of title 38,
15	United States Code, on or after the transfer date
16	to comply with the requirement to maintain a
17	database under subsection (f) of section 36 of the
18	Small Business Act (as transferred pursuant to
19	subsection $(b)(2)$ of this section).
20	(3) Recognition of the issuance of joint
21	REGULATIONS.—The date specified under section
22	1832(e) of the National Defense Authorization Act for
23	Fiscal Year 2017 (15 U.S.C. 632 note) shall be
24	deemed to be October 1, 2018.

1	(d) Procurement Program for Small Business
2	CONCERNS OWNED AND CONTROLLED BY SERVICE-DIS-
3	abled Veterans.—
4	(1) Procurement program for small busi-
5	NESS CONCERNS OWNED AND CONTROLLED BY SERV-
6	ICE-DISABLED VETERANS.—Section 36 of the Small
7	Business Act (15 U.S.C. 657f) is amended—
8	(A) by striking subsections (d) and (e);
9	(B) by redesignating subsections (a), (b),
10	and (c) as subsections (c), (d), and (e) respec-
11	tively;
12	(C) by inserting before subsection (c), as so
13	redesignated, the following:
14	"(a) Contracting Officer Defined.—For purposes
15	of this section, the term 'contracting officer' has the mean-
16	ing given such term in section 2101 of title 41, United
17	States Code.
18	"(b) Certification of Small Business Concerns
19	Owned and Controlled by Service-disabled Vet-
20	ERANS.—With respect to a procurement program or pref-
21	erence established under this Act that applies to prime con-
22	$tractors,\ the\ Administrator\ shall$ —
23	"(1) certify the status of the concern as a 'small
24	business concern owned and controlled by service-dis-
25	abled veterans'; and

1	"(2) require the periodic recertification of such
2	status.";
3	(D) in subsection (d), as so redesignated, by
4	striking "and that the award can be made at a
5	fair market price" and inserting ", that the
6	award can be made at a fair market price, and
7	if each concern is certified by the Administrator
8	as a small business concern owned and controlled
9	by service-disabled veterans"; and
10	(E) by adding at the end the following:
11	"(g) Certification Requirement.—Notwith-
12	standing subsection (c), a contracting officer may only
13	award a sole source contract to a small business concern
14	owned and controlled by service-disabled veterans or a con-
15	tract on the basis of competition restricted to small business
16	concerns owned and controlled by service-disabled veterans
17	if such a concern is certified by the Administrator as a
18	small business concern owned and controlled by service-dis-
19	abled veterans.
20	"(h) Enforcement; Penalties.—
21	"(1) Verification of eligibility.—In car-
22	rying out this section, the Administrator shall estab-
23	lish procedures relating to—
24	"(A) the filing, investigation, and disposi-
25	tion by the Administration of any challenge to

1	the eligibility of a small business concern to re-
2	ceive assistance under this section (including a
3	challenge, filed by an interested party, relating
4	to the veracity of a certification made or infor-
5	mation provided to the Administration by a
6	small business concern under subsection (b)); and
7	"(B) verification by the Administrator of
8	the accuracy of any certification made or infor-
9	mation provided to the Administration by a
10	small business concern under subsection (b).
11	"(2) Examinations.—
12	"(A) Examination of applicants.—The
13	procedures established under paragraph (1) shall
14	provide for a program of examinations by the
15	Administrator of any small business concern
16	making a certification or providing information
17	to the Administrator under subsection (b), to de-
18	termine the veracity of any statements or infor-
19	mation provided as part of such certification or
20	otherwise provided under subsection (b).
21	"(B) Examination of certified con-
22	CERNS.—The procedures established under para-
23	graph (1) shall provide for the examination of
24	risk-based samples of small business concerns
25	certified under subsection (b), or of any small

1	business concern that the Administrator believes
2	poses a particular risk or with respect to which
3	the Administrator receives specific and credible
4	information alleging that the small business con-
5	cern no longer meets eligibility requirements to
6	be certified as a small business concern owned
7	and controlled by service-disabled veterans.
8	"(3) Penalties.—In addition to the penalties
9	described in section $16(d)$, any small business concern
10	that is determined by the Administrator to have mis-
11	represented the status of that concern as a small busi-
12	ness concern owned and controlled by service-disabled
13	veterans for purposes of subsection (b), shall be subject
14	to—
15	"(A) section 1001 of title 18, United States
16	Code;
17	"(B) sections 3729 through 3733 of title 31,
18	United States Code; and
19	"(C) section 8127(g) of title 38, United
20	States Code.
21	"(i) Provision of Data.—Upon the request of the Ad-
22	ministrator, the head of any Federal department or agency
23	shall promptly provide to the Administrator such informa-
24	tion as the Administrator determines to be necessary to
25	carry out subsection (b) or to be able to certify the status

1	of the concern as a small business concern owned and con-
2	trolled by veterans under section 36A.".
3	(2) Penalties for misrepresentation.—Sec-
4	tion 16 of the Small Business Act (15 U.S.C. 645) is
5	amended—
6	(A) in subsection $(d)(1)$ —
7	(i) by striking ", a" and inserting ",
8	a 'small business concern owned and con-
9	trolled by service-disabled veterans', a 'small
10	business concern owned and controlled by
11	veterans', a''; and
12	(ii) in paragraph (A), by striking "9,
13	15, or 31" and inserting "8, 9, 15, 31, 36,
14	or 36A"; and
15	(B) in subsection (e), by striking ", a" and
16	inserting ", a 'small business concern owned and
17	controlled by service-disabled veterans', a 'small
18	business concern owned and controlled by vet-
19	erans', a''.
20	(e) Certification for Small Business Concerns
21	Owned and Controlled by Veterans.—The Small
22	Business Act (15 U.S.C. 631 et seq.) is amended by insert-
23	ing after section 36 the following new section:

1	"SEC. 36A. CERTIFICATION OF SMALL BUSINESS CONCERNS
2	OWNED AND CONTROLLED BY VETERANS.
3	"(a) In General.—With respect to the program estab-
4	lished under section 8127 of title 38, United States Code,
5	$the \ Administrator \ shall —$
6	"(1) certify the status of the concern as a 'small
7	business concern owned and controlled by veterans';
8	and
9	"(2) require the periodic recertification of such
10	status.
11	"(b) Enforcement; Penalties.—
12	"(1) Verification of eligibility.—In car-
13	rying out this section, the Administrator shall estab-
14	lish procedures relating to—
15	"(A) the filing, investigation, and disposi-
16	tion by the Administration of any challenge to
17	the eligibility of a small business concern to re-
18	ceive assistance under this section (including a
19	challenge, filed by an interested party, relating
20	to the veracity of a certification made or infor-
21	mation provided to the Administration by a
22	small business concern under subsection (a));
23	and
24	"(B) verification by the Administrator of
25	the accuracy of any certification made or infor-

1	mation provided to the Administration by a
2	small business concern under subsection (a).
3	"(2) Examination of applicants.—The proce-
4	dures established under paragraph (1) shall provide
5	for a program of examinations by the Administrator
6	of any small business concern making a certification
7	or providing information to the Administrator under
8	subsection (a), to determine the veracity of any state-
9	ments or information provided as part of such certifi-
10	cation or otherwise provided under subsection (a).
11	"(3) Penalties.—In addition to the penalties
12	described in section 16(d), any small business concern
13	that is determined by the Administrator to have mis-
14	represented the status of that concern as a small busi-
15	ness concern owned and controlled by veterans for
16	purposes of subsection (a), shall be subject to—
17	"(A) section 1001 of title 18, United States
18	Code;
19	"(B) sections 3729 through 3733 of title 31,
20	United States Code; and
21	"(C) section 8127(g) of title 38, United
22	States Code.".
23	(f) Status of Self-certified Small Business
24	Concerns Owned and Controlled by Service-dis-
25	ABLED VETERANS.—

1	(1) In GENERAL.—Notwithstanding any other
2	provision of law, any small business concern that self-
3	certified as a small business concern owned and con-
4	trolled by service-disabled veterans shall—
5	(A) if the concern files a certification appli-
6	cation with the Administrator of the Small Busi-
7	ness Administration before the end of the 1-year
8	period beginning on the transfer date, maintain
9	such self-certification until the Administrator
10	makes a determination with respect to such cer-
11	tification; and
12	(B) if the concern does not file such a cer-
13	tification application before the end of the 1-year
14	period beginning on the transfer date, lose, at the
15	end of such 1-year period, any self-certification
16	of the concern as a small business concern owned
17	and controlled by service-disabled veterans.
18	(2) Non-applicability to department of
19	veterans affairs.—Paragraph (1) shall not apply
20	to participation in contracts (including subcontracts)
21	with the Department of Veterans Affairs.
22	(3) Notice.—The Administrator shall notify
23	any small business concern that self-certified as a
24	small business concern owned and controlled by serv-
25	ice-disabled veterans about the requirements of this

1	section, including the transfer date and any extension
2	of such transfer date made pursuant to subsection (a),
3	and make such notice publicly available, on—
4	(A) the date of the enactment of this section;
5	and
6	(B) the date on which an extension de-
7	scribed under subsection (a) is approved.
8	(g) Transfer of the Center for Verification
9	AND EVALUATION OF THE DEPARTMENT OF VETERANS AF-
10	FAIRS TO THE SMALL BUSINESS ADMINISTRATION.—
11	(1) Abolishment.—The Center for Verification
12	and Evaluation of the Department of Veterans Affairs
13	defined under section 74.1 of title 38, Code of Federal
14	Regulations, is abolished effective on the transfer date.
15	(2) Transfer of functions.—All functions
16	that, immediately before the effective date of this sub-
17	section, were functions of the Center for Verification
18	and Evaluation shall—
19	(A) on the date of enactment of this section,
20	be functions of both the Center for Verification
21	and Evaluation and the Small Business Admin-
22	istration, except that the Small Business Admin-
23	istration shall not have any authority to carry
24	out any verification functions of the Center for
25	Verification and Evaluation; and

1	(B) on the transfer date, be functions of the
2	$Small\ Business\ Administration.$
3	(3) Transfer of Assets.—So much of the per-
4	sonnel, property, and records employed, used, held,
5	available, or to be made available in connection with
6	a function transferred under this subsection shall be
7	available to the Small Business Administration at
8	such time or times as the President directs for use in
9	connection with the functions transferred.
10	(4) References.—Any reference in any other
11	Federal law, Executive order, rule, regulation, or dele-
12	gation of authority, or any document of or pertaining
13	to a function of the Center for Verification and Eval-
14	uation that is transferred under this section is
15	deemed, after the transfer date, to refer to the Small
16	$Business\ Administration.$
17	(h) Report.—Not later than the end of the 1-year pe-
18	riod beginning on the date of the enactment of this section
19	and every 6 months thereafter until the transfer date, the
20	Administrator of the Small Business Administration and
21	Secretary of Veterans Affairs shall jointly issue a report to
22	the Committees on Appropriations, Small Business, and
23	Veterans' Affairs of the House of Representatives and the
24	Committees on Appropriations, Small Business and Entre-
25	preneurship, and Veterans' Affairs of the Senate on the

1	planning for the transfer of functions and property required
2	under this section and the amendments made by this section
3	on the transfer date. Such report shall include—
4	(1) whether and how the verification database
5	and operations of the Center for Verification and
6	Evaluation of the Department of Veterans Affairs will
7	be incorporated into the existing certification data-
8	base of the Small Business Administration;
9	(2) projections for the numbers and timing, in
10	terms of fiscal year, of—
11	(A) already verified concerns that will come
12	up for recertification; and
13	(B) self-certified concerns that are expected
14	to apply for certification;
15	(3) an explanation of how outreach to veteran
16	service organizations, the service-disabled veteran-
17	owned and veteran-owned small business community,
18	and other stakeholders will be conducted; and
19	(4) other pertinent information determined by
20	the Administrator and the Secretary.
21	SEC. 832. EQUITABLE ADJUSTMENTS TO CERTAIN CON-
22	STRUCTION CONTRACTS.
23	(a) In General.—The Small Business Act (15 U.S.C.
24	631 et seq.) is amended by inserting after section 15 the
25	following new section:

1	"SEC. 15A. EQUITABLE ADJUSTMENTS TO CONSTRUCTION
2	CONTRACTS.
3	"(a) Request for an Equitable Adjustment.—A
4	small business concern performing a construction contract
5	that was awarded by an agency may submit a request for
6	an equitable adjustment to the contracting officer of such
7	agency if the contracting officer directs a change in the
8	work within the general scope of the contract without the
9	agreement of the small business concern. Such request
10	shall—
11	"(1) be timely made pursuant to the terms of the
12	contract; and
13	"(2) comply with Federal regulations regarding
14	equitable adjustments, including specifying additional
15	costs resulting from such change in the work within
16	the general scope of the contract.
17	"(b) Amount.—Upon receipt of a request for equitable
18	adjustment under subsection (a), the agency shall provide
19	to the small business concern an interim partial payment
20	in an amount that is at least 50 percent of the costs identi-
21	fied in the request for equitable adjustment under subsection
22	(a)(2).
23	"(c) Limitation.—Any interim partial payment
24	made under this section shall not be deemed to be an action
25	to definitize the request for an equitable adjustment.

1	"(d) Flow-down of Interim Partial Payment
2	Amounts.—A small business concern that requests an equi-
3	table adjustment under this section shall pay to a first tier
4	subcontractor or supplier the portion of the interim partial
5	payment received that is attributable to the increased costs
6	of performance incurred by the first tier subcontractor or
7	supplier due to the change in the work within the general
8	scope of the contract. A subcontractor or supplier at any
9	tier that receives a portion of an interim partial payment
10	under this section shall pay its subcontractor or supplier
11	the appropriate portion of such payment.".
12	(b) Implementation.—The Administrator of the
13	Small Business Administration shall implement the re-
14	quirements of this section not later than the first day of
15	the first full fiscal year beginning after the date of the enact-
16	ment of this Act.
17	SEC. 833. EXEMPTION OF CERTAIN CONTRACTS AWARDED
18	TO SMALL BUSINESS CONCERNS FROM CAT-
19	EGORY MANAGEMENT REQUIREMENTS.
20	(a) In General.—The Small Business Act is amend-
21	ed—
22	(1) by redesignating section 49 as section 50;
23	and
24	(2) by inserting after section 48 the following
25	new section:

1	"SEC. 49. EXEMPTION OF CERTAIN CONTRACTS FROM CAT-
2	EGORY MANAGEMENT REQUIREMENTS.
3	"(a) In General.—A contract awarded under section
4	8(a), $8(m)$, 31, or 32 that is classified as tier 0—
5	"(1) shall be exempt from the procedural require-
6	ments of any Federal rule or guidance on category
7	management or successor strategies for contract con-
8	solidation; and
9	"(2) may not be included when measuring the
10	attainment of any goal or benchmark established
11	under any Federal rule or guidance on category man-
12	agement or successor strategies for contract consolida-
13	tion, unless the inclusion of such contract aids in the
14	achievement of such a goal or benchmark.
15	"(b) Definitions.—In this section:
16	"(1) Category management.—The term 'cat-
17	egory management' has the meaning given such term
18	by the Director of the Office of Management and
19	Budget.
20	"(2) TIER o.—The term 'tier 0' has the meaning
21	given such term by the Director of the Office of Man-
22	agement and Budget with respect to the Spend Under
23	Management tiered maturity model, or any successor
24	model.".
25	(b) Application.—Section 49 of the Small Business
26	Act, as added by subsection (a), shall apply with respect

1	to contracts entered into on or after the date of the enact-
2	ment of this Act.
3	(c) Plan and Report.—
4	(1) In general.—Not later than 120 days after
5	the date of the enactment of this Act, the Director of
6	the Office of Management and Budget shall submit to
7	Congress a report including a plan to increase the
8	participation of small business concerns in agency-
9	wide or Government-wide contracts (including best in
10	class designations as defined in section $15(h)(4)(B)$).
11	Such plan shall include—
12	(A) strategies to increase the amount and
13	frequency of opportunities for small business con-
14	cerns to participate in agency-wide or Govern-
15	$ment ext{-}wide\ contracts;$
16	(B) strategies to ease or eliminate require-
17	ments that impede such participation of small
18	business concerns; and
19	(C) a specific goal for the number of small
20	business concerns participating in agency-wide
21	or Government-wide contracts and a timeline to
22	achieve such goal.
23	(2) Implementation.—Not later than 60 days
24	after the submission of the report required under
25	paragraph (1), the Director of the Office of Manage-

1	ment and Budget shall implement the plan contained
2	in such report.
3	(d) Rulemaking.—Not later than 90 days after the
4	date of the enactment of this Act, the Federal Acquisition
5	Regulation shall be revised to carry out this Act and the
6	amendment made by this Act.
7	SEC. 834. REPORT ON ACCELERATED PAYMENTS TO CER-
8	TAIN SMALL BUSINESS CONCERNS.
9	(a) Report.—Not later than 3 months after the date
10	of the enactment of this section, the head of each Federal
11	agency shall submit to Congress a report on the timeliness
12	of payments made to a covered prime contractor. Such re-
13	port shall include—
14	(1) the date on which the Federal agency began
15	providing accelerated payments in accordance with
16	section 2307(a)(2) of title 10, United States Code, or
17	paragraphs (10) and (11) of section 3903(a) of title
18	31, United States Code, as applicable, to a covered
19	$prime\ contractor;$
20	(2) of contracts to which such sections apply, the
21	amount and percentage of covered contracts with ac-
22	celerated payment terms in accordance with such sec-
23	tions; and
24	(3) whether and on what date the agency discon-
25	tinued implementation of the Office of Management

1	and Budget Circular M-11-32 titled "Accelerating
2	Payments to Small Businesses for Goods and Serv-
3	ices" (issued September 14, 2011).
4	(b) Definitions.—In this section:
5	(1) Covered Prime Contractor.—The term
6	"covered prime contractor" means—
7	(A) a prime contractor (as defined in sec-
8	tion 8701 of title 41) that is a small business
9	concern (as defined in section 3 of the Small
10	Business Act (15 U.S.C. 632)); and
11	(B) a prime contractor that subcontracts
12	with a small business concern.
13	(2) Covered contract.—The term "covered
14	contract" means a contract entered into by a covered
15	prime contractor—
16	(A) on or after August 13, 2018, with re-
17	spect to a contract entered into the head of an
18	agency (as defined in section 2302 of title 10,
19	United States Code); or
20	(B) on or after December 20, 2019, with re-
21	spect to a contract entered into with the head of
22	an agency (as defined in section 3901 of title 31,
23	United States Code).

1	(3) FEDERAL AGENCY.—The term "Federal agen-
2	cy" has the meaning given "agency" in section 551(a)
3	of title 5, United States Code.
4	Subtitle E—Other Matters
5	SEC. 841. MODIFICATIONS TO SUPERVISION AND AWARD OF
6	CERTAIN CONTRACTS.
7	(a) Supervision of Military Construction
8	Projects.—Section 2851 of title 10, United States Code,
9	is amended—
10	(1) in subsection $(c)(1)$ —
11	(A) by inserting "or appropriated" after
12	"funds authorized" each place such term ap-
13	pears; and
14	(B) in subparagraph (E), by inserting ",
15	Facilities Sustainment, Restoration, and Mod-
16	ernization (FSRM) project," after "military con-
17	struction project"; and
18	(2) in subsection $(c)(2)$ —
19	(A) by inserting ", deadline for bid submis-
20	sions," after "solicitation date";
21	(B) by inserting "(including the address of
22	such recipient)" after "contract recipient"; and
23	(C) by adding at the end the following new
24	subparagraphs:

1	"(H) Any subcontracting plan required under
2	paragraph (4) or (5) of section 8(d) of the Small
3	Business Act (15 U.S.C. 637(d)) for the project sub-
4	mitted by the contract recipient to the Secretary of
5	Defense.
6	"(I) A detailed written statement describing and
7	justifying any exception applied or waiver granted
8	under—
9	"(i) chapter 83 of title 41;
10	"(ii) section 2533a of this title; or
11	"(iii) section 2533b of this title."; and
12	(3) by adding at the end the following new para-
13	graph:
14	"(4) The information required to be published on the
15	Internet website under subsection (c) shall constitute a
16	record for the purposes of Chapter 21, 29, 31, and 33 of
17	title 44.".
18	(b) Requirements Relating to the Award of
19	Covered Military Construction Contracts.—
20	(1) Requirements.—Subchapter III of chapter
21	169 of title 10, United States Code, is amended by in-
22	serting after section 2851 the following new section:

1	"§ 2851a. Requirements relating to the award of cov-
2	ered military construction contracts
3	"(a) Publication of Certain Information Relat-
4	ING TO COVERED MILITARY CONSTRUCTION CONTRACTS.—
5	"(1) Contractor requirements.—A con-
6	tractor that has been awarded a covered military con-
7	struction contract shall—
8	"(A) make publicly available on a website
9	of the General Services Administration or the
10	Small Business Administration, as applicable,
11	any solicitation under that covered military con-
12	struction contract for a subcontract of an esti-
13	mated value of \$250,000 or more; and
14	"(B) submit written notification of the
15	award of the covered military construction con-
16	tract, and of any subcontract awarded under the
17	covered military construction contract, to the rel-
18	evant agency of a covered State that enforces
19	workers' compensation or minimum wage laws
20	in such covered State.
21	"(2) Notice.—Upon award of a covered mili-
22	tary construction contract with an estimated value
23	greater than or equal to \$2,000,000, the Secretary
24	concerned shall notify any applicable Member of Con-
25	gress representing the covered State in which that cov-

1	ered military construction contract is to be performed
2	of such award in a timely manner.
3	"(3) Federal procurement data system.—
4	The Secretary of Defense shall ensure that there is a
5	clear and unique indication of any covered military
6	construction contract with subcontracting work of an
7	estimated value of \$250,000 or more in the Federal
8	Procurement Data System established pursuant to
9	section 1122(a)(4) of title 41 (or any successor sys-
10	tem).
11	"(b) Use of Local Firms and Individuals.—
12	"(1) In general.—To the extent practicable, in
13	awarding a covered military construction contract,
14	the Secretary concerned shall give preference to those
15	firms and individuals residing or doing business pri-
16	marily in the same State as, or within a 60-mile ra-
17	dius of, the location of the work to be performed pur-
18	suant to the contract.
19	"(2) Justification required.—The Secretary
20	concerned shall prepare a written justification, and
21	make such justification available on the Internet site
22	required under section 2851 of this title, for the
23	award of any covered military construction contract
24	to a firm or individual that is not described under
25	paragraph (1).

1	"(c) Licensing.—A contractor and any subcontrac-
2	tors performing a covered military construction contract
3	shall be licensed to perform the work under such contract
4	in the State in which the work will be performed.
5	"(d) Monthly Report.—Not later than 10 days after
6	the end of each month, the Secretary of Defense shall submit
7	to the congressional defense committees a report identifying
8	for that month the following:
9	"(1) Each covered military construction contract
10	and each subcontract of a covered military construc-
11	tion contract described in subsection (a)(1)(A) award-
12	ed during that month.
13	"(2) The location of the work to be performed
14	pursuant to each covered military construction con-
15	tract and subcontract identified pursuant to para-
16	graph (1).
17	"(3) The prime contractor and any subcon-
18	tractor performing each covered military construction
19	contract and subcontract identified pursuant to para-
20	graph (1).
21	"(4) The estimated value of each covered mili-
22	tary construction contract and subcontract identified
23	pursuant to paragraph (1).

1	"(e) Exclusion of Classified Projects.—This sec-
2	tion does not apply to a classified covered military con-
3	struction project.
4	"(f) Definitions.—In this section:
5	"(1) Covered military construction con-
6	TRACT.—The term 'covered military construction con-
7	tract' means a contract for work on a military con-
8	struction project, military family housing project, or
9	Facilities Sustainment, Restoration, and Moderniza-
10	tion (FSRM) project carried out in a covered State.
11	"(2) Covered State.—The term 'covered State
12	means any of the several States, the District of Co-
13	lumbia, the Commonwealth of Puerto Rico, Guam,
14	American Samoa, the United States Virgin Islands,
15	or the Commonwealth of the Northern Mariana Is-
16	lands.
17	"(3) Member of congress.—The term 'Member
18	of Congress' has the meaning given the term in sec-
19	tion 2106 of title 5.".
20	(2) Clerical amendment.—The table of sec-
21	tions at the beginning of subchapter III of chapter
22	169 of title 10, United States Code, is amended by in-
23	serting after the item relating to section 2851 the fol-
24	lowing new item:

"2851a. Requirements relating to the award of covered military construction contracts.".

1	(3) Applicability.—Section 2851a of title 10,
2	United States Code, as added by paragraph (1), shall
3	apply with respect to a covered military construction
4	contract, as defined in such section, entered into on
5	or after the date of the enactment of this Act.
6	(c) Small Business Credit for Local Busi-
7	NESSES.—Section 15 of the Small Business Act (15 U.S.C.
8	644) is amended by adding at the end the following new
9	subsection—
10	"(y) Small Business Credit for Local Busi-
11	NESSES.—
12	"(1) Credit for meeting subcontracting
13	GOALS.—If a prime contractor awards a subcontract
14	(at any tier) to a small business concern that has its
15	principal office located in the same State as, or with-
16	in a 60-mile radius of, the location of the work to be
17	performed pursuant to the contract of the prime con-
18	tractor, the value of the subcontract shall be doubled
19	for purposes of determining compliance with the goals
20	for procurement contracts under subsection $(g)(1)(A)$
21	during such period.
22	"(2) Report.—Along with the report required
23	$under \ subsection \ (h)(1), \ the \ head \ of \ each \ Federal$
24	agency shall submit to the Administrator, and make
25	publicly available on the scorecard described in sec-

1	tion 868(b) of the National Defense Authorization Act
2	for Fiscal Year 2016 (Public Law 114–92; 129 Stat.
3	933; 15 U.S.C. 644 note), an analysis of the number
4	and dollar amount of subcontracts awarded pursuant
5	to paragraph (1) for each fiscal year of the period de-
6	scribed in such paragraph.".
7	SEC. 842. AMENDMENTS TO SUBMISSIONS TO CONGRESS
8	RELATING TO CERTAIN FOREIGN MILITARY
9	SALES.
10	Section 887(b) of the National Defense Authorization
11	Act for Fiscal Year 2018 (Public Law 115–91; 22 U.S.C.
12	2761 note) is amended—
13	(1) by striking "the Secretary shall" each place
14	it appears and inserting "the Secretary, in consulta-
15	tion with the Secretary of State, shall";
16	(2) in paragraph (1)—
17	(A) by striking "December 31, 2021" and
18	inserting "December 31, 2024"; and
19	(B) by striking "with a value" and all that
20	follows through the "subsection (a)"; and
21	(3) in paragraph (2), by striking "December 31,
22	2021" and inserting "December 31, 2024".

1	SEC. 843. REVISIONS TO REQUIREMENT TO USE FIRM
2	FIXED-PRICE CONTRACTS FOR FOREIGN MILI-
3	TARY SALES.
4	(a) In General.—Section 830 of the National Defense
5	Authorization Act for Fiscal Year 2017 (22 U.S.C. 2762
6	note) is amended—
7	(1) in subsection (a), by inserting "and subject
8	to subsection (e)" after "enactment of this Act"; and
9	(2) by adding at the end the following new sub-
10	section:
11	"(e) Applicability.—The regulations prescribed pur-
12	suant to subsection (a) shall not apply to a foreign military
13	sale for which the foreign country that is the counterparty
14	to such foreign military sale has requested a modification
15	to the defense service or defense article that is the subject
16	of such foreign military sale that would require significant
17	development work."; and
18	(3) in subsection (c), by adding at the end the
19	following new sentence: "The Secretary may not dele-
20	gate the authority to exercise such a waiver below the
21	level of the service acquisition executive (as defined in
22	section 101(a)(10) of title 10, United States Code).".
23	(b) Implementation.—The Secretary of Defense
24	shall—

1	(1) not later than 120 days after the date of the
2	enactment of this Act, issue guidance to carry out the
3	amendments made by this section; and
4	(2) not later than February 1, 2021, revise the
5	Department of Defense Supplement to the Federal Ac-
6	quisition Regulation to carry out the amendments
7	made by this section.
8	SEC. 844. SMALL BUSINESS INDUSTRIAL BASE RESILIENCY
9	PROGRAM.
10	(a) Establishment.—The Assistant Secretary of De-
11	fense for Industrial Base Policy (established under section
12	902 of this Act) shall establish a program to be known as
13	the "Small Business Industrial Base Resiliency Program"
14	under which the Assistant Secretary shall enter into trans-
15	actions to purchase or to make a commitment to purchase
16	goods or services from small business concerns as described
17	in subsection (b) to respond to the COVID-19 pandemic.
18	(b) Uses of Transactions.—A transaction entered
19	into pursuant to the authority under this section shall—
20	(1) support the monitoring and assessment of
21	small business concerns that enter into such a trans-
22	action;
23	(2) address critical issues in the industrial base
24	relating to urgent operational needs in response to the
25	COVID-19 pandemic;

1	(3) support efforts to create, maintain, protect,
2	expand, or restore the industrial base in response to
3	the COVID-19 pandemic; and
4	(4) as applicable, address supply chain
5	vulnerabilities related to the COVID-19 pandemic for
6	small business concerns that enter into such a trans-
7	action.
8	(c) Duration.—The term of a transaction entered into
9	pursuant to the authority under this section shall be two
10	years.
11	(d) Liabilities.—With respect to any transaction en-
12	tered into pursuant to the authority under this section on
13	or after the date of enactment of this Act, if such transaction
14	imposes any contingent liability upon the United States,
15	such liability shall be recorded as an obligation against
16	amounts made available from the Research and Develop-
17	ment, Defense-Wide, Pandemic Preparedness and Resilience
18	National Security Fund under section 1003 in an amount
19	equal to the maximum amount of the contingency at the
20	time such transaction is entered into.
21	(e) Report.—Not later than March 1, 2021, the As-
22	sistant Secretary of Defense for Industrial Base Policy shall
23	submit to the appropriate committees a report that includes
24	the following:

1	(1) A description of any guidance or policy
2	issued to carry out this section.
3	(2) A description of any relevant assessments
4	prepared to address critical issues in the industrial
5	base relating to urgent operational needs related to
6	the COVID-19 pandemic.
7	(3) A description of any transaction entered into
8	pursuant to the authority under this section, and the
9	impact such transaction has had on the response of
10	the Department of Defense to the COVID-19 pan-
11	demic.
12	(4) A prioritized list of gaps or vulnerabilities in
13	the transactions of the industrial base in which small
14	business concerns participate that are related the
15	COVID-19 pandemic, including—
16	(A) a description of mitigation strategies
17	necessary to address such gaps or vulnerabilities;
18	(B) the identification of the Secretary con-
19	cerned or the head of the Defense Agency respon-
20	sible for addressing such gaps or vulnerabilities;
21	and
22	(C) a proposed timeline for action to ad-
23	dress such gaps or vulnerabilities.
24	(5) Identification of each transaction designed to
25	sustain specific essential technological and industrial

1	capabilities and processes of the industrial base in
2	which small business concerns participate that are re-
3	lated to the COVID-19 pandemic.
4	(6) Any other steps necessary to foster and safe-
5	guard the industrial base in which small business
6	concerns participate due to the impact of the COVID-
7	19 pandemic.
8	(f) Funding.—The Assistant Secretary of Defense for
9	Industrial Base Policy shall use amounts authorized to be
10	appropriated for Research and Development, Defense-Wide,
11	Pandemic Preparedness and Resilience National Security
12	Fund under section 1003 to carry out the requirements of
13	this section.
14	(g) Definitions.—In this Act:
15	(1) Appropriate committees.—The term "cov-
16	ered committees" means—
17	(A) the Committees on Armed Services of
18	the Senate and the House of Representatives; and
19	(B) the Committee on Small Business and
20	Entrepreneurship of the Senate and the Com-
21	mittee on Small Business of the House of Rep-
22	resentatives.
23	(2) COVID-19 PANDEMIC.—The term "COVID-
24	19 pandemic" means the national emergency declared

1	by the President under the National Emergencies Act
2	(50 U.S.C. 1601 et seq.).
3	(3) Defense Agency.—The term "Defense
4	Agency" has the meaning given in section 101 of title
5	10, United States Code.
6	(4) Secretary concerned.—The term "Sec-
7	retary concerned" has the meaning given in section
8	101 of title 10, United States Code.
9	(5) Small business concern.—The term
10	"small business concern" has the meaning given
11	under section 3 of the Small Business Act (15 U.S.C.
12	632)).
1.0	CEC 047 DECLUDEMENTS DELATING TO DEDODES AND LIM
13	SEC. 845. REQUIREMENTS RELATING TO REPORTS AND LIM-
13 14	ITATIONS ON THE AVAILABILITY OF FUNDS.
14	ITATIONS ON THE AVAILABILITY OF FUNDS.
14 15	ITATIONS ON THE AVAILABILITY OF FUNDS. (a) LIMITATION ON THE AVAILABILITY OF FUNDS RE-
14 15 16	ITATIONS ON THE AVAILABILITY OF FUNDS. (a) LIMITATION ON THE AVAILABILITY OF FUNDS RE- LATING TO THE DEFENSE CIVILIAN TRAINING CORPS PRO-
14 15 16 17	ITATIONS ON THE AVAILABILITY OF FUNDS. (a) Limitation on the Availability of Funds Relating to the Defense Civilian Training Corps Program.—
14 15 16 17 18	ITATIONS ON THE AVAILABILITY OF FUNDS. (a) LIMITATION ON THE AVAILABILITY OF FUNDS RE- LATING TO THE DEFENSE CIVILIAN TRAINING CORPS PRO- GRAM.— (1) INITIAL PLAN AND SCHEDULE.—Beginning
14 15 16 17 18	ITATIONS ON THE AVAILABILITY OF FUNDS. (a) LIMITATION ON THE AVAILABILITY OF FUNDS RE- LATING TO THE DEFENSE CIVILIAN TRAINING CORPS PRO- GRAM.— (1) INITIAL PLAN AND SCHEDULE.—Beginning on October 1, 2020, if the Secretary of Defense has
14 15 16 17 18 19 20	ITATIONS ON THE AVAILABILITY OF FUNDS. (a) LIMITATION ON THE AVAILABILITY OF FUNDS RE- LATING TO THE DEFENSE CIVILIAN TRAINING CORPS PRO- GRAM.— (1) INITIAL PLAN AND SCHEDULE.—Beginning on October 1, 2020, if the Secretary of Defense has not submitted the plan and schedule to implement the
14 15 16 17 18 19 20 21	ITATIONS ON THE AVAILABILITY OF FUNDS. (a) LIMITATION ON THE AVAILABILITY OF FUNDS RE- LATING TO THE DEFENSE CIVILIAN TRAINING CORPS PRO- GRAM.— (1) INITIAL PLAN AND SCHEDULE.—Beginning on October 1, 2020, if the Secretary of Defense has not submitted the plan and schedule to implement the Defense Civilian Training Corps program required
14 15 16 17 18 19 20 21	ITATIONS ON THE AVAILABILITY OF FUNDS. (a) LIMITATION ON THE AVAILABILITY OF FUNDS RE- LATING TO THE DEFENSE CIVILIAN TRAINING CORPS PRO- GRAM.— (1) INITIAL PLAN AND SCHEDULE.—Beginning on October 1, 2020, if the Secretary of Defense has not submitted the plan and schedule to implement the Defense Civilian Training Corps program required under section 860(b)(1) of the National Defense Au-

1	graph (3) may be obligated or expended until the date
2	on which such plan and schedule has been submitted.
3	(2) Expansion plan and schedule.—Begin-
4	ning on January 1, 2021, if the Secretary of Defense
5	has not submitted the expansion plan and schedule
6	relating to the Defense Civilian Training Corps pro-
7	gram required under section 860(b)(2) of the National
8	Defense Authorization Act for Fiscal Year 2020 (Pub-
9	lic Law 116–92; 133 Stat. 1514; 10 U.S.C. 2200g
10	note), not more than 50 percent of the funds specified
11	in paragraph (3) may be obligated or expended until
12	the date on which such expansion plan and schedule
13	has been submitted.
14	(3) Funds specified in
15	this paragraph are the funds authorized to be appro-
16	priated by this Act or otherwise made available for
17	fiscal year 2021 for the Department of Defense for the
18	following:
19	(A) The immediate office of the Secretary of
20	Defense.
21	(B) The Office of the Under Secretary of
22	Defense for Personnel and Readiness.
23	(C) The Office of the Under Secretary of De-
24	fense for Research and Engineering.

1	(D) The Office of the Under Secretary of
2	Defense for Acquisition and Sustainment.
3	(b) Report and Limitation on the Availability
4	OF FUNDS RELATING TO THE EXTRAMURAL ACQUISITION
5	Innovation and Research Activities.—
6	(1) Report.—Not later than October 1, 2020,
7	the Under Secretary of Defense for Acquisition and
8	Sustainment shall submit to the congressional defense
9	committees a report—
10	(A) on the establishment of the extramural
11	acquisition innovation and research activities re-
12	quired under section 2361a of title 10, United
13	States Code (as added by section 835(a)(1) of the
14	National Defense Authorization Act for Fiscal
15	Year 2020 (Public Law 116-92; 133 Stat.
16	1494)); and
17	(B) that includes the name of the Director
18	appointed under section 2361a(c) of such title
19	(as added by section 835(a)(1) of the National
20	Defense Authorization Act for Fiscal Year 2020
21	(Public Law 116–92; 133 Stat. 1494)).
22	(2) Limitation.—
23	(A) In General.—Beginning on October 1,
24	2020, if the Under Secretary of Defense for Ac-
25	quisition and Sustainment has not submitted the

1	report required under paragraph (1), not more
2	than 25 percent of the funds specified in sub-
3	paragraph (B) may be obligated or expended
4	until the date on which such report has been sub-
5	mitted.
6	(B) Funds specified.—The funds specified
7	in this subparagraph are the funds authorized to
8	be appropriated by this Act or otherwise made
9	available for fiscal year 2021 for the Department
10	of Defense for the following:
11	(i) The immediate office of the Sec-
12	retary of Defense.
13	(ii) The Office of the Under Secretary
14	of Defense for Research and Engineering.
15	(iii) The Office of the Under Secretary
16	of Defense for Acquisition and Sustainment.
17	(c) Report and Limitation on the Availability of
18	Funds Relating to the Eliminating the Gaps and
19	Vulnerabilities in the National Technology and In-
20	dustrial Base.—
21	(1) Report.—Not later than October 1, 2020,
22	the Secretary of Defense shall submit to the congres-
23	sional defense committees the national security strat-
24	egy for national technology and industrial base re-

1	quired by section 2501(a) of title 10, United States
2	Code.
3	(2) Limitation.—
4	(A) In General.—Beginning on October 1,
5	2020, if the Secretary of Defense has not sub-
6	mitted the report required under paragraph (1),
7	not more than 25 percent of the funds specified
8	in subparagraph (B) may be obligated or ex-
9	pended until the date on which such report has
10	$been\ submitted.$
11	(B) Funds specified.—The funds specified
12	in this subparagraph are the funds authorized to
13	be appropriated by this Act or otherwise made
14	available for fiscal year 2021 for the Department
15	of Defense for the following:
16	(i) The immediate office of the Sec-
17	retary of Defense.
18	(ii) The Office of the Under Secretary
19	of Defense for Acquisition and Sustainment.
20	SEC. 846. ASSESSMENT OF THE REQUIREMENTS PROC-
21	ESSES OF THE MILITARY DEPARTMENTS.
22	(a) Assessment.—The Secretary of the military de-
23	partment concerned shall assess the requirements process of
24	the military department and make recommendations to im-

1	prove the agility and timeliness of such requirements proc-
2	ess for acquisition programs of the military department.
3	(b) Report.—
4	(1) In general.—Not later than March 31,
5	2021, each Secretary of a military department shall
6	submit to the congressional defense committees a re-
7	port on the assessment conducted pursuant to sub-
8	section (a) and specific plans to update the require-
9	ments processes of the military department concerned
10	based on such assessment.
11	(2) Elements.—Each report shall include an
12	analysis of and recommended improvements for the
13	following elements:
14	(A) If appropriate, information from the re-
15	port required in section 800(f) of the National
16	Defense Authorization Act for Fiscal Year 2020
17	(Public Law 116–92).
18	(B) The alignment of the requirements proc-
19	esses, acquisition system, and budget process of
20	the military department concerned.
21	(C) The requirements process for each ac-
22	quisition pathway of the adaptive acquisition
23	framework (as described in Department of De-
24	fense Instruction 5000.02, "Operation of the
25	Adaptive Acquisition Framework"), including

1	the time it takes to complete requirements devel-
2	opment and approval process for each pathway.
3	(D) For each acquisition pathway described
4	in subparagraph (C), the processes for and the
5	extent to which detailed systems engineering and
6	requirements trade-off analyses are done before
7	the development of requirements begins for a spe-
8	cific acquisition program to ensure that risks are
9	understood and accounted for and that both top-
10	level and derived requirements (development as
11	well as reliability and maintainability) are
12	achievable within cost, schedule, and technology
13	constraints.
14	(E) Organizational roles and responsibil-
15	ities of individuals with responsibilities relating
16	to the requirements process for the military de-
17	partment concerned, including the role, composi-
18	tion, and metrics used to assess the effectiveness
19	of any requirements oversight council of the mili-
20	tary department concerned.
21	(F) The composition and sufficiency of in-
22	dividuals who develop requirements for the mili-
23	tary department concerned, including any acqui-
24	sition workforce planning and personnel short-

1	falls and resources needed to address any such
2	short falls.
3	(G) The ability of the requirements process
4	to address the urgent needs of the military de-
5	partment concerned.
6	(H) The capacity to review changes in re-
7	quirements for programs of record.
8	(I) The validation of decisions made from
9	the requirements process and the alignment of
10	each such decision to the national defense strat-
11	egy required under section 113(g) of title 10,
12	United States Code.
13	(I) The use of portfolio management in the
14	requirements process to coordinate decisions and
15	avoid any duplication of requirements across ac-
16	quisition programs.
17	(K) The implementation of recommenda-
18	tions on the process from the Comptroller Gen-
19	eral of the United States by each military de-
20	partment.
21	(L) Identification and comparison of best
22	practices in the private sector and the public sec-
23	tor for the requirements development and ap-
24	proval process.

1	(M) Other recommendations to improve the
2	process of establishing requirements, including
3	lessons learned from responding to the COVID-
4	19 pandemic.
5	(N) Any additional matters that the Secre-
6	taries determine appropriate.
7	SEC. 847. REPORT ON TRANSFER AND CONSOLIDATION OF
8	CERTAIN DEFENSE ACQUISITION STATUTES.
9	Not later than February 21, 2021, the Secretary of De-
10	fense shall submit to the congressional defense committees
11	a report containing a comprehensive legislative proposal for
12	the transfer and consolidation of statutes within the frame-
13	work for part V of subtitle A of title 10, United States Code
14	(as enacted by section 801 of the National Defense Author-
15	ization Act for Fiscal Year 2019 (Public Law 115-232)),
16	along with conforming amendments to law required by such
17	transfer and consolidation. Such report shall include an as-
18	sessment of the effect of such transfer and consolidation on
19	related Department of Defense activities, guidance, and
20	interagency coordination.

1	TITLE IX—DEPARTMENT OF DE-
2	FENSE ORGANIZATION AND
3	MANAGEMENT
4	Subtitle A—Office of the Secretary
5	of Defense and Related Matters
6	SEC. 901. REPEAL OF POSITION OF CHIEF MANAGEMENT
7	OFFICER.
8	(a) Repeal of Position of Chief Management Of-
9	FICER.—
10	(1) In General.—Section 132a of title 10,
11	United States Code is repealed.
12	(2) Conforming amendments and repeals.—
13	(A) Paragraph (2) of section 131(b) of title
14	10, United States Code, is repealed.
15	(B) The table of sections at the beginning of
16	chapter 4 of title 10, United States Code, is
17	amended by striking the item relating to section
18	132a.
19	(C) Section 910 of the National Defense Au-
20	thorization Act for Fiscal Year 2018 (Public
21	Law 115-91; 131 Stat. 1516) is repealed.
22	(3) Effective date.—The amendments and re-
23	peals made by paragraphs (1) and (2) shall take effect
24	30 days after the date of the enactment of this Act.

1	(b) Implementation.—On the effective date of the
2	amendments and repeals under subsection (a)—
3	(1) any duties and responsibilities that remain
4	assigned to the Chief Management Officer of the De-
5	partment of Defense shall be transferred to a single of-
6	ficial selected by the Secretary of Defense, except that
7	such official may not be an individual who served as
8	the Chief Management Officer before such effective
9	date;
10	(2) the personnel, functions, and assets of the Of-
11	fice of the Chief Management Officer shall be trans-
12	ferred to such other organizations and elements of the
13	Department as the Secretary determines appropriate;
14	and
15	(3) any reference in Federal law, regulations,
16	guidance, instructions, or other documents of the Fed-
17	eral Government to the Chief Management Officer of
18	the Department of Defense shall be deemed to be a ref-
19	erence to the official selected by the Secretary under
20	paragraph (1)).
21	(c) Legislative Proposal.—Not later than 180 days
22	after the date of the enactment of this Act, the Secretary
23	of Defense shall submit to the congressional defense commit-
24	tees a report that includes a comprehensive legislative pro-

1	posal for additional conforming amendments to law re-
2	quired by the amendments and repeals made by this section.
3	SEC. 902. ASSISTANT SECRETARY OF DEFENSE FOR INDUS-
4	TRIAL BASE POLICY.
5	(a) In General.—
6	(1) Assistant secretaries of defense.—Sec-
7	tion 138 of title 10, United States Code, is amend-
8	ed—
9	(A) in subsection (a)(1), by striking "13"
10	and inserting "14"; and
11	(B) in subsection (b), by adding at the end
12	the following new paragraph:
13	"(6) One of the Assistant Secretaries is the As-
14	sistant Secretary of Defense for Industrial Base Pol-
15	icy. In addition to any duties and powers prescribed
16	under paragraph (1), the Assistant Secretary of De-
17	fense for Industrial Base Policy shall have the duties
18	described in section 139c of this title.".
19	(2) Assistant secretary of defense for in-
20	Dustrial base policy.—Chapter 4 of subtitle A of
21	title 10, United States Code, is amended by inserting
22	after section 139b the following new section:

1	"§ 139c. Assistant Secretary of Defense for Industrial
2	Base Policy
3	"(a) In General.—The Assistant Secretary of Defense
4	for Industrial Base Policy shall report to the Under Sec-
5	retary of Defense for Acquisition and Sustainment.
6	"(b) Responsibilities.—The Assistant Secretary of
7	Defense for Industrial Base Policy shall be the head of the
8	Office of Defense Industrial Base Policy and shall serve as
9	the principal advisor to the Under Secretary of Defense for
10	Acquisition and Sustainment in the performance of the
11	Under Secretary's duties relating to the following:
12	"(1) Providing input to strategy reviews on mat-
13	ters related to—
14	"(A) the defense industrial base; and
15	"(B) materials critical to national security
16	(as defined in section $187(e)(1)$ of this title).
17	"(2) Establishing policies of the Department of
18	Defense for developing and maintaining the defense
19	industrial base of the United States and ensuring a
20	secure supply of materials critical to national secu-
21	rity.
22	"(3) Providing recommendations on budget mat-
23	ters pertaining to the defense industrial base, the sup-
24	ply chain, and the development and retention of skills
25	necessary to support the defense industrial base.

1	"(4) Providing recommendations and acquisition
2	policy guidance on defense supply chain management
3	and supply chain vulnerability throughout the entire
4	defense supply chain, from suppliers of raw materials
5	to producers of major end items.
6	"(5) Establishing the national security objectives
7	concerning the national technology and industrial
8	base required under section 2501 of this title.
9	"(6) Executing the national defense program for
10	analysis of the national technology and industrial
11	base required under section 2503 of this title.
12	"(7) Performing the national technology and in-
13	dustrial base periodic defense capability assessments
14	required under section 2505 of this title.
15	"(8) Establishing the technology and industrial
16	base policy guidance required under section 2506 of
17	this title.
18	"(9) Providing policy and oversight of matters
19	related to materials critical to national security to
20	ensure a secure supply of such materials to the De-
21	partment of Defense.
22	"(10) Carrying out the activities of the Depart-
23	ment of Defense relating to the Defense Production
24	Act Committee established under section 799 of the

1	Defense Production Act of 1950 (50 U.S.C. App.
2	2171).
3	"(11) Consistent with section 2(b) of the Defense
4	Production Act of 1950 (50 U.S.C. App. 2062(b)),
5	executing other applicable authorities provided under
6	the Defense Production Act of 1950 (50 U.S.C. App.
7	2061 et seq.), including authorities under titles I and
8	III of such Act.
9	"(12) Establishing Department of Defense poli-
10	cies related to international defense technology secu-
11	rity and export control issues.
12	"(13) Establishing policies related to industrial
13	independent research and development programs
14	under section 2372 of this title.
15	"(14) Coordinating with the Director of Small
16	Business Programs on all matters related to indus-
17	trial base policy of the Department of Defense.
18	"(15) Ensuring reliable sources of materials crit-
19	ical to national security, such as specialty metals,
20	armor plate, and rare earth elements.
21	"(16) Establishing policies of the Department of
22	Defense for continued reliable resource availability
23	from secure sources for the defense industrial base of
24	the United States.

1	"(17) Establishing policies related to a procure-
2	ment technical assistance program funded under this
3	chapter 142 of this title.
4	"(18) Such other duties as are assigned by the
5	Under Secretary.
6	"(c) Rules of Construction Relating to De-
7	FENSE PRODUCTION ACT.—Nothing in this section shall be
8	construed to modify the authorities or responsibilities of
9	any officer or employee of the United States under the De-
10	fense Production Act of 1950 (50 U.S.C. 4501 et seq.), in-
11	cluding those authorities and responsibilities specified in
12	Department of Defense Directive 4400.01E (or any suc-
13	cessor directive). In addition, nothing in subsection (b)(9)
14	shall be construed to limit the authority or modify the poli-
15	cies of the Committee on Foreign Investment in the United
16	States established under section 721(k) of such Act (50
17	U.S.C. 4565(k)).".
18	(3) Clerical amendment.—The table of con-
19	tents for chapter 4 of subtitle A of title 10, United
20	States Code, is amended by inserting after the item
21	relating to section 139b the following new item:
	"139c. Assistant Secretary of Defense for Industrial Base Policy.".
22	(b) Continuation of Service.—The Deputy Assist-
23	ant Secretary of Defense for Industrial Policy shall be the
24	individual serving as the Assistant Secretary of Defense for
25	Industrial Base Policy (as established under section 139c(a)

1	of title 10, United States Code, as added by subsection (a))
2	until the President has appointed an individual to serve
3	as Assistant Secretary of Defense for Industrial Base Policy
4	pursuant to section 138 of title 10, United States Code.
5	(c) Transfer of Office of Industrial Policy to
6	Office of Defense Industrial Base Policy.—
7	(1) Transfer of functions.—Not later than
8	180 days after the date of the enactment of this Act,
9	all functions that, immediately before such date of en-
10	actment, were functions of the Office of Industrial
11	Policy of the Department of Defense shall be trans-
12	ferred to the Office of Defense Industrial Base Policy.
13	(2) Transfer of assets.—So much of the per-
14	sonnel, property, records, and unexpended balances of
15	appropriations, allocations, and other funds em-
16	ployed, used, held, available, or to be made available
17	in connection with a function transferred under para-
18	graph (1) shall be available to the Office of Defense
19	Industrial Base Policy at such time or times as the
20	President directs for use in connection with the func-
21	tions transferred.
22	(3) Termination.—The Office of Industrial Pol-
23	icy of the Department of Defense shall terminate on
24	the earlier of—

1	(A) the effective date of the transfers under
2	paragraph (1); or
3	(B) 180 days after the date of the enactment
4	$of\ this\ Act.$
5	Subtitle B—Other Department of
6	Defense Organization and Man-
7	agement Matters
8	SEC. 911. LIMITATION ON REDUCTION OF CIVILIAN WORK-
9	FORCE.
10	Section 129a(b) of title 10, United States Code, is
11	amended by adding at the end the following: "The Secretary
12	may not reduce the civilian workforce programmed full-
13	time equivalent levels unless the Secretary conducts an ap-
14	propriate analysis of the impacts of such reductions on
15	workload, military force structure, lethality, readiness,
16	operational effectiveness, stress on the military force, and
17	fully burdened costs."
18	SEC. 912. CHIEF DIVERSITY OFFICERS.
19	(a) Department of Defense.—
20	(1) In general.—Chapter 4 of title 10, United
21	States Code, is amended by adding at the end the fol-
22	lowing new section:
23	"§ 146. Chief Diversity Officer
24	"(a) Chief Diversity Officer.—(1) There is a Chief
25	Diversity Officer of the Department of Defense, appointed

1	from civilian life by the President, by and with the advice
2	and consent of the Senate.
3	"(2) The Chief Diversity Officer shall be appointed
4	from among persons who have an extensive management or
5	business background and experience with diversity and in-
6	clusion. A person may not be appointed as Chief Diversity
7	Officer within seven years after relief from active duty as
8	a commissioned officer of a regular component of an armed
9	force.
10	"(b) Powers and Duties.—The Chief Diversity Offi-
11	cer—
12	"(1) is responsible for policy, oversight, guid-
13	ance, and coordination for all matters of the Depart-
14	ment of Defenserelated to diversity and inclusion;
15	"(2) exercises authority to direct the Secretaries
16	of the military departments and the heads of all other
17	elements of the Department with regard to matters for
18	which the Chief Diversity Officer has responsibility
19	under this section;
20	"(3) exercises authority, direction, and control
21	over the Office of People Analytics, or any successor
22	organization;
23	"(4) shall establish and maintain a Department
24	of Defense strategic plan that publicly states a diver-

1	sity definition, vision, and goals for the Department
2	of Defense;
3	"(5) shall define a set of strategic metrics that
4	are directly linked to key organizational priorities
5	and goals, actionable, and actively used to implement
6	the strategic plan;
7	"(6) shall establish training in diversity dynam-
8	ics and training in practices for leading diverse
9	groups effectively;
10	"(7) shall establish and maintain a strategic
11	plan for outreach to, and recruiting from, untapped
12	locations and underrepresented demographic groups;
13	"(8) shall conduct regular, rigorous evaluations
14	and assessments of diversity within the Department of
15	Defense; and
16	"(9) shall perform such additional duties and ex-
17	ercise such powers as the Secretary of Defense may
18	prescribe.
19	"(c) Precedence in the Department of De-
20	FENSE.—(1) The Chief Diversity Officer shall report di-
21	rectly to the Secretary of Defense in the performance of du-
22	ties under this section.
23	"(2) The Chief Diversity Officer takes precedence in
24	the Department of Defense after the Chief Management Offi-
25	cer.".

1	(2) Technical and conforming amend-
2	MENTS.—
3	(A) The table of sections at the beginning of
4	such chapter is amended by adding at the end
5	the following new item:
	"146. Chief Diversity Officer.".
6	(B) Section 136(b) of such title is amended
7	by inserting "the Chief Diversity Officer and"
8	after "control of the Secretary of Defense,".
9	(b) Department of the Army.—
10	(1) In General.—Chapter 703 of title 10,
11	United States Code, is amended by adding at the end
12	the following new section:
13	"§ 7025. Chief Diversity Officer
14	"(a) Chief Diversity Officer.—(1) There is a Chief
15	Diversity Officer of the Department of the Army, appointed
16	from civilian life by the President, by and with the advice
17	and consent of the Senate.
18	"(2) The Chief Diversity Officer shall be appointed
19	from among persons who have an extensive management or
20	business background and experience with diversity and in-
21	clusion.
22	"(b) Powers and Duties.—The Chief Diversity Offi-
23	cer-

1	"(1) is responsible for policy, oversight, guid-
2	ance, and coordination for all matters of the Depart-
3	ment of the Army related to diversity and inclusion;
4	"(2) exercises authority to direct the heads of all
5	other elements of the Department with regard to mat-
6	ters for which the Chief Diversity Officer has respon-
7	sibility under this section;
8	"(3) shall establish training in diversity dynam-
9	ics and training in practices for leading diverse
10	groups effectively;
11	"(4) shall conduct regular, rigorous evaluations
12	and assessments of diversity within the Department of
13	the Army; and
14	"(5) shall perform such additional duties and ex-
15	ercise such powers as the Secretary of the Army may
16	prescribe.".
17	(2) Technical and conforming amend-
18	MENTS.—
19	(A) The table of sections at the beginning of
20	such chapter is amended by adding at the end
21	the following new item:
	"7025. Chief Diversity Officer.".
22	(B) Section 7014(b) of such title is amended
23	by—

1	(i) by redesignating paragraphs (2)
2	through (8) as paragraphs (3) through (9),
3	respectively; and
4	(ii) by inserting after paragraph (1),
5	the following new paragraph (2):
6	"(2) The Chief Diversity Officer.".
7	(C) Section $7014(c)(1)$ of such title is
8	amended by adding at the end the following new
9	subparagraph (H):
10	"(H) Diversity and inclusion.".
11	(c) Department of the Navy.—
12	(1) In General.—Chapter 803 of title 10,
13	United States Code, is amended by adding at the end
14	the following new section:
15	"§ 8029. Chief Diversity Officer
16	"(a) Chief Diversity Officer.—(1) There is a Chief
17	Diversity Officer of the Department of the Navy, appointed
18	from civilian life by the President, by and with the advice
19	and consent of the Senate.
20	"(2) The Chief Diversity Officer shall be appointed
21	from among persons who have an extensive management or
22	business background and experience with diversity and in-
23	clusion.
24	"(b) Powers and Duties.—The Chief Diversity Offi-
25	cer—

1	"(1) is responsible for policy, oversight, guid-
2	ance, and coordination for all matters of the Depart-
3	ment of the Navy related to diversity and inclusion;
4	"(2) exercises authority to direct the heads of all
5	other elements of the Department with regard to mat-
6	ters for which the Chief Diversity Officer has respon-
7	sibility under this section;
8	"(3) shall establish training in diversity dynam-
9	ics and training in practices for leading diverse
10	groups effectively;
11	"(4) shall conduct regular, rigorous evaluations
12	and assessments of diversity within the Department of
13	the Navy; and
14	"(5) shall perform such additional duties and ex-
15	ercise such powers as the Secretary of the Navy may
16	prescribe.".
17	(2) Technical and conforming amend-
18	MENTS.—
19	(A) The table of sections at the beginning of
20	chapter 803 of title 10, United States Code, is
21	amended by adding at the end the following new
22	item:
	"8029. Chief Diversity Officer.".
23	(B) Section 8014(b) of such title is amended
24	bu—

1	(i) by redesignating paragraphs (2)
2	through (8) as paragraphs (3) through (9),
3	respectively; and
4	(ii) by inserting after paragraph (1),
5	the following new paragraph (2):
6	"(2) The Chief Diversity Officer.".
7	(C) Section $8014(c)(1)$ of such title is
8	amended by adding at the end the following new
9	subparagraph (H):
10	"(H) Diversity and inclusion.".
11	(d) Department of the Air Force.—
12	(1) In General.—Chapter 903 of title 10,
13	United States Code, is amended by adding at the end
14	the following new section:
15	"§ 9025. Chief Diversity Officer
16	"(a) Chief Diversity Officer.—(1) There is a Chief
17	Diversity Officer of the Department of the Air Force, ap-
18	pointed from civilian life by the President, by and with
19	the advice and consent of the Senate.
20	"(2) The Chief Diversity Officer shall be appointed
21	from among persons who have an extensive management or
22	business background and experience with diversity and in-
23	clusion.
24	"(b) Powers and Duties.—The Chief Diversity Offi-
25	cer—

1	"(1) is responsible for policy, oversight, guid-
2	ance, and coordination for all matters of the Depart-
3	ment of the Air Forcerelated to diversity and inclu-
4	sion;
5	"(2) exercises authority to direct the heads of all
6	other elements of the Department with regard to mat-
7	ters for which the Chief Diversity Officer has respon-
8	sibility under this section;
9	"(3) shall establish training in diversity dynam-
10	ics and training in practices for leading diverse
11	groups effectively;
12	"(4) shall conduct regular, rigorous evaluations
13	and assessments of diversity within the Department of
14	the Air Force; and
15	"(5) shall perform such additional duties and ex-
16	ercise such powers as the Secretary of the Air Force
17	may prescribe.".
18	(2) Technical and conforming amend-
19	MENTS.—
20	(A) The table of sections at the beginning of
21	such chapter is amended by adding at the end
22	the following new item:
	"9025. Chief Diversity Officer.".
23	(B) Section 9014(b) of such title is amended
24	hu—

1	(i) by redesignating paragraphs (2)
2	through (8) as paragraphs (3) through (9),
3	respectively; and
4	(ii) by inserting after paragraph (1),
5	the following new paragraph (2):
6	"(2) The Chief Diversity Officer.".
7	(C) Section $9014(c)(1)$ of such title is
8	amended by adding at the end the following new
9	subparagraph (H):
10	"(H) Diversity and inclusion.".
11	(e) Coast Guard.—
12	(1) In general.—Chapter 3 of title 14, United
13	States Code, is amended by adding at the end the fol-
14	lowing new section:
15	"§ 321. Chief Diversity Officer
16	"(a) Establishment.—(1) There is a Chief Diversity
17	Officer of the Coast Guard, appointed from civilian life by
18	the President, by and with the advice and consent of the
19	Senate.
20	"(2) The Chief Diversity Officer shall be appointed
21	from among persons who have an extensive management or
22	business background and experience with diversity and in-
23	clusion.
24	"(b) Powers and Duties.—The Chief Diversity Offi-
25	cer—

1	"(1) is responsible for policy, oversight, guid-
2	ance, and coordination for all matters of the Coast
3	Guard related to diversity and inclusion;
4	"(2) exercises authority to direct the heads of all
5	other elements of the Coast Guard with regard to mat-
6	ters for which the Chief Diversity Officer has respon-
7	sibility under this section;
8	"(3) shall establish training in diversity dynam-
9	ics and training in practices for leading diverse
10	$groups\ effectively;$
11	"(4) shall conduct regular, rigorous evaluations
12	and assessments of diversity within the Coast Guard;
13	and
14	"(5) shall perform such additional duties and ex-
15	ercise such powers as the Commandant may prescribe.
16	"(c) Precedence.—The Chief Diversity Officer shall
17	report directly to the Commandant in the performance of
18	duties under this section.".
19	(2) Technical and conforming amend-
20	MENTS.—The table of sections at the beginning of
21	such chapter is amended by adding at the end the fol-
22	lowing new item:
	"321. Chief Diversity Officer.".
23	(f) Effective Date.—The amendments made by this
24	section shall take effect on February 1, 2021.

1	SEC. 913. ESTABLISHMENT OF DEPUTY ASSISTANT SECRE-
2	TARIES FOR SUSTAINMENT.
3	(a) Department of the Army.—
4	(1) In general.—Chapter 703 of title 10,
5	United States Code, as amended by section 912(b) of
6	this Act, is further amended by adding at the end the
7	following new section:
8	"§ 7026. Deputy Assistant Secretary of the Army for
9	Sustainment
10	"(a) Appointment.—There is a Deputy Assistant Sec-
11	retary of the Army for Sustainment, who shall be appointed
12	by the Secretary of the Army.
13	"(b) Responsibilities.—The Deputy Assistant Sec-
14	retary of the Army for Sustainment shall have the following
15	responsibilities with respect to major weapon systems ac-
16	quired for the Department of the Army:
17	"(1) Reviewing and providing oversight of the
18	sustainment baseline cost estimates required by sec-
19	tion 2366d of this title.
20	"(2) Participating in any review of a life-cycle
21	sustainment plan conducted pursuant to section
22	2366d of this title.
23	"(3) Ensuring that cost modeling, performance
24	metrics, and data analytics are used—
25	"(A) to inform and update life-cycle
26	sustainment plans;

1	"(B) to develop, with respect to the major
2	weapon system to which such plan relates, the
3	budget of the President for the fiscal year as sub-
4	mitted to Congress pursuant to section 1105 of
5	title 31; and
6	"(C) to inform the Secretary of the Army
7	when assumptions made in the development of a
8	sustainment baseline cost estimate are no longer
9	valid or when new opportunities arise to reduce
10	costs or improve efficiency.
11	"(4) Making recommendations to the senior ac-
12	quisition executive of the Army regarding the most
13	cost-effective sustainment strategy to incorporate into
14	each life-cycle sustainment plan.
15	"(5) Balancing the range of sustainment activi-
16	ties for each major weapon system to achieve the opti-
17	mal balance of affordability, viable military depots
18	and shipyards, and contracted product support ar-
19	rangements.
20	"(6) Advise the Secretary of the Army regarding
21	the overall alignment of the sustainment activities,
22	the operations of the sustainment supply chain, and
23	strategic readiness.
24	"(c) Definitions.—The terms life-cycle sustainment
25	plan', 'major weapon system', and 'sustainment baseline

1	cost estimate' have the meanings given in section 2366d of
2	this title.".
3	(2) Clerical amendment.—The table of sec-
4	tions at the beginning of chapter 703 of title 10,
5	United States Code, is amended by adding at the end
6	the following new item:
	"7026. Deputy Assistant Secretary of the Army for Sustainment.".
7	(b) Department of the Navy.—
8	(1) In general.—Chapter 803 of title 10,
9	United States Code, as amended by section 912(c) of
10	this Act, is further amended by adding at the end the
11	following new section:
12	"§ 8029a. Deputy Assistant Secretary of the Navy for
12 13	"§ 8029a. Deputy Assistant Secretary of the Navy for Sustainment
13	Sustainment
13 14	Sustainment "(a) Appointment.—There is a Deputy Assistant Sec-
13 14 15	Sustainment "(a) Appointment.—There is a Deputy Assistant Secretary of the Navy for Sustainment, who shall be appointed
13 14 15 16	Sustainment "(a) Appointment.—There is a Deputy Assistant Secretary of the Navy for Sustainment, who shall be appointed by the Secretary of the Navy.
13 14 15 16	Sustainment "(a) Appointment.—There is a Deputy Assistant Secretary of the Navy for Sustainment, who shall be appointed by the Secretary of the Navy. "(b) Responsibilities.—The Deputy Assistant Sec-
113 114 115 116 117	Sustainment "(a) Appointment.—There is a Deputy Assistant Secretary of the Navy for Sustainment, who shall be appointed by the Secretary of the Navy. "(b) Responsibilities.—The Deputy Assistant Secretary of the Navy for Sustainment shall have the following
13 14 15 16 17 18	"(a) Appointment.—There is a Deputy Assistant Secretary of the Navy for Sustainment, who shall be appointed by the Secretary of the Navy. "(b) Responsibilities.—The Deputy Assistant Secretary of the Navy for Sustainment shall have the following responsibilities with respect to major weapon systems ac-
13 14 15 16 17 18 19 20	"(a) Appointment.—There is a Deputy Assistant Secretary of the Navy for Sustainment, who shall be appointed by the Secretary of the Navy. "(b) Responsibilities.—The Deputy Assistant Secretary of the Navy for Sustainment shall have the following responsibilities with respect to major weapon systems acquired for the Department of the Navy:

1	"(2) Participating in any review of a life-cycle
2	sustainment plan conducted pursuant to section
3	2366d of this title.
4	"(3) Ensuring that cost modeling, performance
5	metrics, and data analytics are used—
6	"(A) to inform and update life-cycle
7	sustainment plans;
8	"(B) to develop, with respect to the major
9	weapon system to which such plan relates, the
10	budget of the President for the fiscal year as sub-
11	mitted to Congress pursuant to section 1105 of
12	title 31; and
13	"(C) to inform the Secretary of the Navy
14	when assumptions made in the development of a
15	sustainment baseline cost estimate are no longer
16	valid or when new opportunities arise to reduce
17	costs or improve efficiency.
18	"(4) Making recommendations to the senior ac-
19	quisition executive of the Navy regarding the most
20	cost-effective sustainment strategy to incorporate into
21	each life-cycle sustainment plan.
22	"(5) Balancing the range of sustainment activi-
23	ties for each major weapon system to achieve the opti-
24	mal balance of affordability, viable military depots

1	and shipyards, and contracted product support ar-
2	rangements.
3	"(6) Advise the Secretary of the Navy regarding
4	the overall alignment of the sustainment activities,
5	the operations of the sustainment supply chain, and
6	strategic readiness.
7	"(c) Definitions.—The terms life-cycle sustainment
8	plan', 'major weapon system', and 'sustainment baseline
9	cost estimate' have the meanings given in section 2366d of
10	this title.".
11	(2) Clerical amendment.—The table of sec-
12	tions at the beginning of chapter 803 of title 10,
13	United States Code, is amended by adding at the end
14	the following new item:
	"8029a. Deputy Assistant Secretary of the Navy for Sustainment.".
15	(c) Department of the Air Force.—
16	(1) In general.—Chapter 903 of title 10,
17	United States Code, as amended by section 912(d) of
18	this Act, is further amended by adding at the end the
19	following new section:
20	"§ 9026. Deputy Assistant Secretary of the Air Force
21	for Sustainment
22	"(a) Appointment.—There is a Deputy Assistant Sec-
23	retary of the Air Force for Sustainment, who shall be ap-
24	pointed by the Secretary of the Air Force.

1	"(b) Responsibilities.—The Deputy Assistant Sec-
2	retary of the Air Force for Sustainment shall have the fol-
3	lowing responsibilities with respect to major weapon sys-
4	tems acquired for the Department of the Air Force:
5	"(1) Reviewing and providing oversight of the
6	sustainment baseline cost estimates required by sec-
7	tion 2366d of this title.
8	"(2) Participating in any review of a life-cycle
9	sustainment plan conducted pursuant to section
10	2366d of this title.
11	"(3) Ensuring that cost modeling, performance
12	metrics, and data analytics are used—
13	"(A) to inform and update life-cycle
14	sustainment plans;
15	"(B) to develop, with respect to the major
16	weapon system to which such plan relates, the
17	budget of the President for the fiscal year as sub-
18	mitted to Congress pursuant to section 1105 of
19	title 31; and
20	"(C) to inform the Secretary of the Air
21	Force when assumptions made in the develop-
22	ment of a sustainment baseline cost estimate are
23	no longer valid or when new opportunities arise
24	to reduce costs or improve efficiency.

1	"(4) Making recommendations to the senior ac-
2	quisition executive of the Air Force regarding the
3	most cost-effective sustainment strategy to incorporate
4	into each life-cycle sustainment plan.
5	"(5) Balancing the range of sustainment activi-
6	ties for each major weapon system to achieve the opti-
7	mal balance of affordability, viable military depots
8	and shipyards, and contracted product support ar-
9	rangements.
10	"(6) Advise the Secretary of the Air Force re-
11	garding the overall alignment of the sustainment ac-
12	tivities, the operations of the sustainment supply
13	chain, and strategic readiness.
14	"(c) Definitions.—The terms life-cycle sustainment
15	plan', 'major weapon system', and 'sustainment baseline
16	cost estimate' have the meanings given in section 2366d of
17	this title.".
18	(2) Clerical amendment.—The table of sec-
19	tions at the beginning of chapter 903 of title 10,
20	United States Code, is amended by adding at the end
21	the following new item:
	"9026. Deputy Assistant Secretary of the Air Force for Sustainment.".
22	SEC. 914. OFFICE OF DEFENSE COMMUNITY COOPERATION
23	AND ECONOMIC ADJUSTMENT.
24	(a) Establishment.—

1	(1) In General.—Chapter 141 of title 10,
2	United States Code, is amended by inserting after sec-
3	tion 2391 the following new section:
4	"§ 2391a. Office of Defense Community Cooperation
5	and Economic Adjustment
6	"(a) Establishment.—There is in the Office of the
7	Secretary of Defense an Office of Defense Community Co-
8	operation and Economic Adjustment (in this section re-
9	ferred to as the 'Office').
10	"(b) Head of Office.—There is a Director of the Of-
11	fice who shall be the head of the Office. The Director shall
12	be appointed by the Secretary of Defense.
13	"(c) Duties.—The Office shall—
14	"(1) serve as the office in the Department of De-
15	fense with primary responsibility for—
16	"(A) providing assistance to States, coun-
17	ties, municipalities, regions, and other commu-
18	nities to foster cooperation with military instal-
19	lations to enhance the military mission, achieve
20	facility and infrastructure savings and reduced
21	operating costs, address encroachment and com-
22	patible land use issues, support military fami-
23	lies, and increase military, civilian, and indus-
24	trial readiness and resiliency: and

1	"(B) providing adjustment and diversifica-
2	tion assistance to State and local governments
3	under section 2391(b) to achieve the objectives
4	$described\ in\ subparagraph\ (A);$
5	"(2) coordinate the provision of such assistance
6	with other organizations and elements of the Depart-
7	ment;
8	"(3) provide support to the Economic Adjust-
9	ment Committee established under Executive Order
10	12788 (57 Fed. Reg. 2213; 10 U.S.C. 2391 note) or
11	any successor to such Committee; and
12	"(4) carry out such other activities as the Sec-
13	retary of Defense determines appropriate.".
14	(2) Clerical amendment.—The table of sec-
15	tions at the beginning of such chapter is amended by
16	inserting after the item relating to section 2391 the
17	following new item:
	"2391a. Office of Defense Community Cooperation and Economic Adjustment.".
18	(b) Transfers.—Not later than 180 days after the
19	date of the enactment of this Act, the Secretary of Defense
20	shall transfer the functions, personnel, and assets of the Of-
21	fice of Economic Adjustment of the Department of Defense
22	to the Office of Defense Community Cooperation and Eco-
23	nomic Adjustment established under section 2391a of title
24	10. United States Code (as added by subsection (a)).

1	(c) Administration of Certain Programs.—Begin-
2	ning on the effective date of the transfers under subsection
3	(b), any program, project, or other activity administered
4	by the Office of Economic Adjustment of the Department
5	of Defense as of the date of the enactment of this Act shall
6	be administered by the Office of Defense Community Co-
7	operation and Economic Adjustment established under sec-
8	tion 2391a of title 10, United States Code (as added by
9	subsection (a)).
10	SEC. 915. INPUT FROM CHIEF OF NATIONAL GUARD BU-
11	REAU TO THE JOINT REQUIREMENTS OVER-
12	SIGHT COUNCIL.
13	Section 181(d) of title 10, United States Code, is
14	amended by adding at the end the following new paragraph:
15	(// /) T
	"(4) Input from chief of national guard
16	"(4) INPUT FROM CHIEF OF NATIONAL GUARD BUREAU.—The Council shall seek, and strongly con-
16 17	
	BUREAU.—The Council shall seek, and strongly con-
17	BUREAU.—The Council shall seek, and strongly consider, the views of the Chief of National Guard Bu-
17 18	BUREAU.—The Council shall seek, and strongly consider, the views of the Chief of National Guard Bureau regarding non-Federalized National Guard ca-
17 18 19	BUREAU.—The Council shall seek, and strongly consider, the views of the Chief of National Guard Bureau regarding non-Federalized National Guard capabilities in support of homeland defense and civil
17 18 19 20	BUREAU.—The Council shall seek, and strongly consider, the views of the Chief of National Guard Bureau regarding non-Federalized National Guard capabilities in support of homeland defense and civil support missions.".
17 18 19 20 21	BUREAU.—The Council shall seek, and strongly consider, the views of the Chief of National Guard Bureau regarding non-Federalized National Guard capabilities in support of homeland defense and civil support missions.". SEC. 916. REDESIGNATION OF THE JOINT FORCES STAFF
17 18 19 20 21 22	BUREAU.—The Council shall seek, and strongly consider, the views of the Chief of National Guard Bureau regarding non-Federalized National Guard capabilities in support of homeland defense and civil support missions.". SEC. 916. REDESIGNATION OF THE JOINT FORCES STAFF COLLEGE.

1	(b) References.—Any reference in Federal law, reg-
2	ulations, guidance, instructions, or other documents of the
3	Federal Government to the Joint Forces Staff College shall
4	be deemed to be a reference to the Joint Forces War College.
5	Subtitle C—Space Matters
6	SEC. 921. ASSISTANT SECRETARY OF DEFENSE FOR SPACE
7	AND STRATEGIC DETERRENCE POLICY.
8	(a) Assistant Secretaries of Defense.—Para-
9	graph (5) of section 138(b) of title 10, United States Code,
10	is amended to read as follows:
11	"(5) One of the Assistant Secretaries is the Assistant
12	Secretary of Defense for Space and Strategic Deterrence
13	Policy. The principal duty of the Assistant Secretary shall
14	be the overall supervision of policy of the Department of
15	Defense for space, nuclear deterrence, and missile defense.".
16	(b) Space Force Acquisition Council.—Section
17	9021(b)(3) of title 10, United States Code, is amended by
18	striking "Assistant Secretary of Defense for Space Policy"
19	and inserting "Assistant Secretary of Defense for Space and
20	Strategic Deterrence Policy".
21	(c) Elements of Office.—Section 955(b) of the Na-
22	tional Defense Authorization Act for Fiscal Year 2020 (Pub-
23	lic Law 116-92; 133 Stat. 1565) is amended by striking
24	"Assistant Secretary of Defense for Space Policy" and in-

1	serting "Assistant Secretary of Defense for Space and Stra-
2	tegic Deterrence Policy".
3	SEC. 922. OFFICE OF THE CHIEF OF SPACE OPERATIONS.
4	(a) In General.—Chapter 908 of title 10, United
5	States Code, is amended by striking section 9083 and in-
6	serting the following new sections:
7	"§ 9083. Office of the Chief of Space Operations: func-
8	tion; composition
9	"(a) Function.—There is in the executive part of the
10	Department of the Air Force an Office of the Chief of Space
11	Operations to assist the Secretary of the Air Force in car-
12	rying out the responsibilities of the Secretary.
13	"(b) Composition.—The Office of the Chief of Space
14	Operations is composed of the following:
15	"(1) The Chief of Space Operations.
16	"(2) Other members of the Space Force and Air
17	Force assigned or detailed to the Office of the Chief
18	of Space Operations.
19	"(3) Civilian employees in the Department of the
20	Air Force assigned or detailed to the Office of the
21	Chief of Space Operations.
22	"(c) Organization.—Except as otherwise specifically
23	prescribed by law, the Office of the Chief of Space Oper-
24	ations shall be organized in such manner, and the members
25	of the Office of the Chief of Space Operations shall perform

1	such duties and have such titles, as the Secretary of the Air
2	Force may prescribe.
3	"§ 9084. Office of the Chief of Space Operations: gen-
4	eral duties
5	"(a) Professional Assistance.—The Office of the
6	Chief of Space Operations shall furnish professional assist-
7	ance to the Secretary, the Under Secretary, and the Assist-
8	ant Secretaries of the Air Force and to the Chief of Space
9	Operations.
10	"(b) Authorities.—Under the authority, direction,
11	and control of the Secretary of the Air Force, the Office
12	of the Chief of Space Operations shall—
13	"(1) subject to subsections (c) and (d) of section
14	9014 of this title, prepare for such employment of the
15	Space Force, and for such recruiting, organizing, sup-
16	plying, equipping (including research and develop-
17	ment), training, servicing, mobilizing, demobilizing,
18	administering, and maintaining of the Space Force,
19	as will assist in the execution of any power, duty, or
20	function of the Secretary of the Air Force or the Chief
21	of Space Operations;
22	"(2) investigate and report upon the efficiency of
23	the Space Force and its preparation to support mili-
24	tary operations by commanders of the combatant
25	commands;

1	"(3) prepare detailed instructions for the execu-
2	tion of approved plans and supervise the execution of
3	those plans and instructions;
4	"(4) as directed by the Secretary of the Air Force
5	or the Chief of Space Operations, coordinate the ac-
6	tion of organizations of the Space Force; and
7	"(5) perform such other duties, not otherwise as-
8	signed by law, as may be prescribed by the Secretary
9	of the Air Force.".
10	(b) Table of Sections Amendment.—The table of
11	sections at the beginning of chapter 908 of such title is
12	amended by striking the item related to section 9083 and
13	adding at the end the following new items:
	"9083. Office of the Chief of Space Operations: function; composition "9084. Office of the Chief of Space Operations: general duties".
14	(c) Effective Date.—The amendments made by this
15	section shall take effect on the date on which the Secretary
16	of the Air Force and the Chief of Space Operations jointly
17	submit to the congressional defense committees a report de-
18	tailing the functions that the headquarters staff of the De-
19	partment of the Air Force will continue to perform in sup-
20	port of the Space Force.
21	(d) No Authorization of Additional Military
22	BILLETS.—The Secretary shall establish the Office of the
23	Chief of Space Operations under section 9083 of title 10,
24	United States Code, as added by subsection (a), using mili-

- 1 tary personnel otherwise authorized. Nothing in this section
- 2 or the amendments made by this section shall be construed
- 3 to authorize additional military billets for the purposes of,
- 4 or in connection with, the establishment of the Office of the
- 5 Chief of Space Operations.
- 6 SEC. 923. SPACE FORCE MEDAL.
- 7 (a) Space Force Medal.—Chapter 937 of title 10,
- 8 United States Code, is amended by inserting after section
- 9 9280 the following new section:
- 10 "§ 9280a. Space Force Medal: award; limitations
- 11 "(a) The President may award a decoration called the
- 12 'Space Force Medal', of appropriate design with accom-
- 13 panying ribbon, to any person who, while serving in any
- 14 capacity with the Space Force, distinguishes himself or her-
- 15 self by heroism not involving actual conflict with an enemy.
- 16 "(b) Not more than one Space Force Medal may be
- 17 awarded to a person. However, for each succeeding act that
- 18 would otherwise justify award of such a medal, the Presi-
- 19 dent may award a suitable bar or other device to be worn
- 20 as the President directs.".
- 21 (b) Table of Sections Amendment.—The table of
- 22 sections at the beginning of such chapter is amended by in-
- 23 serting after the item relating to section 9280 the following
- 24 new item:

[&]quot;9280a. Space Force Medal: award; limitations.".

1	SEC. 924. CLARIFICATION OF PROCUREMENT OF COMMER-
2	CIAL SATELLITE COMMUNICATIONS SERV-
3	ICES.
4	(a) In General.—Chapter 963 of title 10, United
5	States Code, is amended by inserting before section 9532
6	the following new section:
7	"§ 9531. Procurement of commercial satellite commu-
8	nications services
9	"The Chief of Space Operations shall be responsible for
10	the procurement of commercial satellite communications
11	services for the Department of Defense.".
12	(b) Table of Sections Amendment.—The table of
13	sections at the beginning of chapter 963 of such title is
14	amended by inserting before the item relating to section
15	9532 the following new item:
	"9531. Procurement of commercial satellite communications services.".
16	SEC. 925. TEMPORARY EXEMPTION FROM AUTHORIZED
17	DAILY AVERAGE OF MEMBERS IN PAY GRADES
18	E-8 AND E-9.
19	Section 517 of title 10, United States Code, shall not
20	apply to the Space Force until October 1, 2023.
21	SEC. 926. ONE-TIME UNIFORM ALLOWANCE FOR MEMBERS
22	TRANSFERRED TO THE SPACE FORCE.
23	(a) In General.—The Secretary of the Air Force may
24	provide an officer or enlisted member who transfers from
25	the Army, Navy, Air Force, or Marine Corps to the Space

1	Force an allowance of not more than \$400 as reimburse-
2	ment for the purchase of required uniforms and equipment.
3	(b) Relationship to Other Allowances.—The al-
4	lowance under this section is in addition to any allowance
5	available under any other provision of law.
6	(c) Source of Funds.—Funds for allowances pro-
7	vided under subsection (a) in a fiscal year may be derived
8	only from amounts authorized to be appropriated for mili-
9	tary personnel for such fiscal year.
10	(d) Applicability.—The authority for an allowance
11	under this section shall apply with respect to any member
12	of the Army, Navy, Air Force, or Marine Corps who trans-
13	fers to the Space Force on or after December 20, 2019, and
14	on or before September 30, 2023.
15	TITLE X—GENERAL PROVISIONS
16	Subtitle A—Financial Matters
17	SEC. 1001. GENERAL TRANSFER AUTHORITY.
18	(a) Authority to Transfer Authorizations.—
19	(1) Authority.—Upon determination by the
20	Secretary of Defense that such action is necessary in
21	the national interest, the Secretary may transfer
22	amounts of authorizations made available to the De-
23	partment of Defense in this division for fiscal year
24	2021 between any such authorizations for that fiscal
25	year (or any subdivisions thereof). Amounts of au-

I	thorizations so transferred shall be merged with and
2	be available for the same purposes as the authoriza-
3	tion to which transferred.
4	(2) Limitation.—Except as provided in para-
5	graph (3), the total amount of authorizations that the
6	Secretary may transfer under the authority of this
7	section may not exceed \$4,000,000,000.
8	(3) Exception for transfers between mili-
9	TARY PERSONNEL AUTHORIZATIONS.—A transfer of
10	funds between military personnel authorizations
11	under title IV shall not be counted toward the dollar
12	limitation in paragraph (2).
13	(b) Limitations.—The authority provided by sub-
14	section (a) to transfer authorizations—
15	(1) may only be used to provide authority for
16	items that have a higher priority than the items from
17	which authority is transferred; and
18	(2) may not be used to provide authority for an
19	item that has been denied authorization by Congress.
20	(c) Effect on Authorization Amounts.—A trans-
21	fer made from one account to another under the authority
22	of this section shall be deemed to increase the amount au-
23	thorized for the account to which the amount is transferred
24	by an amount equal to the amount transferred.

1	(d) Notice to Congress.—The Secretary shall
2	promptly notify Congress of each transfer made under sub-
3	section (a).
4	(e) Certification Requirement.—The authority to
5	transfer any authorization under this section may not be
6	used until the Secretary of Defense and the head of each
7	entity affected by such transfer submits to the congressional
8	defense committees certification in writing that—
9	(1) the amount transferred will be used for high-
10	er priority items, based on unforeseen military re-
11	quirements, than the items from which authority is
12	transferred; and
13	(2) the amount transferred will not be used for
14	any item for which funds have been denied authoriza-
15	tion by Congress.
16	SEC. 1002. DETERMINATION OF BUDGETARY EFFECTS.
17	The budgetary effects of this Act, for the purpose of
18	complying with the Statutory Pay-As-You-Go Act of 2010,
19	shall be determined by reference to the latest statement titled
20	"Budgetary Effects of PAYGO Legislation" for this Act,
21	submitted for printing in the Congressional Record by the
22	Chairman of the House Budget Committee, provided that
23	such statement has been submitted prior to the vote on pas-
24	sage.

1	SEC. 1003. PANDEMIC PREPAREDNESS AND RESILIENCE NA-
2	TIONAL SECURITY FUND.
3	(a) Fund Purposes.—Amounts authorized to be ap-
4	propriated for Research and Development, Defense-Wide,
5	Pandemic Preparedness and Resilience National Security
6	Fund shall be available for obligation and expenditure only
7	for the purposes of pandemic preparedness. Such amounts
8	may not be used for a purpose or program unless the pur-
9	pose or program is authorized by law.
10	(b) Transfers.—
11	(1) In general.—Amounts referred to in sub-
12	section (a) may be transferred as follows:
13	(A) To Procurement, Defense-wide and Re-
14	search, Development, Test, and Evaluation, De-
15	fense-wide, not more than an aggregate of
16	\$200,000,000 to carry out the Small Business
17	Industrial Base Resilience Program established
18	by section 844 of this Act.
19	(B) To Research, Development, Test, and
20	Evaluation, Defense-wide, line 9, Biomedical
21	Technology, not more than \$50,000,000 for re-
22	search that aims to rapidly produce medical
23	countermeasures against novel threats, at popu-
24	lation scale and approved for use in people.
25	(C) To the following, not more than an ag-
26	gregate of \$750,000,000 to support research and

1	development efforts directly related to bio-
2	preparedness and pandemic preparedness and
3	resilience:
4	(i) Research, Development, Test, and
5	Evaluation, Army.
6	(ii) Research, Development, Test, and
7	Evaluation, Navy.
8	(iii) Research, Development, Test, and
9	Evaluation, Air Force.
10	(iv) Research, Development, Test, and
11	$Evaluation,\ Defense\text{-}wide.$
12	(v) Defense Health Program.
13	(D) To Research, development, test, and
14	evaluation, Defense-wide, Line 16, Chemical and
15	Biological Defense Program, not more than
16	\$27,000,000 for research and development to de-
17	tect and model treatments for nuclear, chemical,
18	and biological exposure.
19	(E) To research, development, test, and
20	evaluation, Defense-wide, line 44, Chemical and
21	$Biological\ Defense\ Program-Advanced\ Develop-$
22	ment, not more than \$30,000,000 for the develop-
23	ment of decontamination technologies for civilian
24	pandemic preparedness.

1	(F) To research, development, test, and eval-
2	uation, Defense-wide, line 49, Manufacturing
3	Science and Technology Program, not more than
4	\$35,000,000 for support for the development of
5	advanced manufacturing techniques and tech-
6	nologies that enable the United States defense in-
7	dustrial base to rapidly produce needed mate-
8	rials for novel biological threats.
9	(2) Limitation.—Amounts referred to in sub-
10	section (a) may not be transferred for—
11	(A) Drug Interdiction and Counter-Drug
12	Activities; or
13	(B) military construction (as defined in sec-
14	tion 2801(a) of title 10, United States Code), in-
15	cluding the purposes described in section 2802(b)
16	of such title, or military family housing, includ-
17	ing the purposes described in section 2821(a) of
18	such title.
19	(3) Notice requirement.—Not later than 30
20	days before transferring any amount described in sub-
21	section (a), the Secretary of Defense shall submit to
22	the congressional defense committees notice of the
23	transfer.
24	(4) Exception from general transfer au-
25	THORITY.—A transfer under this subsection shall not

1	be counted toward the dollar amount limitation under
2	section 1001.
3	SEC. 1004. BUDGET MATERIALS FOR SPECIAL OPERATIONS
4	FORCES.
5	Section 226 of title 10, United States Code, is amend-
6	ed—
7	(1) in subsection (a)—
8	(A) by inserting "of Defense and the Sec-
9	retary of each of the military departments" after
10	"Secretary";
11	(B) by striking "2021" and inserting
12	"2022";
13	(C) by striking "a consolidated budget jus-
14	tification display" and inserting "a budget jus-
15	tification display for each applicable appropria-
16	tion";
17	(D) in the second sentence, by striking "dis-
18	play" and all that follows and inserting "dis-
19	plays shall include each of the following:" and
20	(E) by adding at the end the following new
21	paragraphs:
22	"(1) Details at the appropriation and line item
23	level, including any amount for service-common sup-
24	port, acquisition support, training, operations, pay

1	and allowances, base operations sustainment, and
2	any other common services and support.
3	"(2) An identification of any change in the level
4	or type of service-common support and enabling capa-
5	bilities provided by each of the military services or
6	Defense Agencies to special operations forces for the
7	fiscal year covered by the budget justification display
8	when compared to the preceding fiscal year, including
9	the rationale for any such change and any mitigating
10	actions.
11	"(3) An assessment of the specific effects that the
12	budget justification display for the fiscal year covered
13	by the display and any anticipated future manpower
14	and force structure changes are likely to have on the
15	ability of each of the military services to provide serv-
16	ice-common support and enabling capabilities to spe-
17	cial operations forces.
18	"(4) Any other matters the Secretary of Defense
19	or the Secretary of a military department determines
20	are relevant.";
21	(2) by redesignating subsection (b) as subsection
22	(c); and
23	(3) by inserting after subsection (a) the following
24	new subsection (b):

1	"(b) Consolidated Budget Justification Dis-
2	PLAY.—The Secretary of Defense shall include, in the budget
3	materials submitted to Congress under section 1105 of title
4	31, for fiscal year 2022 and any subsequent fiscal year, a
5	consolidated budget justification display containing the
6	same information as is required in the budget justification
7	displays required under subsection (a). Such consolidated
8	budget justification display may be provided as a summary
9	by appropriation for each military department and a sum-
10	mary by appropriation for all Defense Agencies.".
11	Subtitle B—Counterdrug Activities
12	SEC. 1011. SUPPORT FOR COUNTERDRUG ACTIVITIES AND
13	ACTIVITIES TO COUNTER TRANSNATIONAL
14	ORGANIZED CRIME AFFECTING FLOW OF
15	DRUGS INTO THE UNITED STATES.
16	Section 284(c) of title 10, United States Code, is
17	amended—
18	(1) by striking paragraph (2), and inserting the
19	following new paragraph (2):
20	"(2) Secretary of state concurrence.—The
21	
	Secretary may only provide support for a purpose de-
22	Secretary may only provide support for a purpose de- scribed in this subsection with the concurrence of the
22	scribed in this subsection with the concurrence of the

1	"(3) Priority.—In providing support for a pur-
2	pose described in this subsection, the Secretary shall
3	give priority to support requested for the purpose of
4	affecting the flow of drugs into the United States.".
5	SEC. 1012. CONGRESSIONAL NOTIFICATION WITH RESPECT
6	TO DEPARTMENT OF DEFENSE SUPPORT PRO-
7	VIDED TO OTHER UNITED STATES AGENCIES
8	FOR COUNTERDRUG ACTIVITIES AND ACTIVI-
9	TIES TO COUNTER TRANSNATIONAL ORGA-
10	NIZED CRIME.
11	Section 284(h) of title 10, United States Code, is
12	amended—
13	(1) in paragraph (1)—
14	(A) by redesignating subparagraphs (A)
15	and (B) as subparagraphs (B) and (C), respec-
16	tively; and
17	(B) by inserting before subparagraph (B),
18	as so redesignated, the following new subpara-
19	graph (A):
20	"(A) In case of support for a purpose de-
21	scribed in subsection (b)—
22	"(i) an identification of the recipient
23	of the support;
24	"(ii) a description of the support pro-
25	vided;

1	"(iii) a description of the sources and
2	amounts of funds used to provide such sup-
3	port; and
4	"(iv) a description of the amount of
5	funds obligated to provide such support.";
6	and
7	(2) by adding at the end the following new para-
8	graph:
9	"(3) Appropriate committees of con-
10	GRESS.—For purposes of any notice submitted under
11	this subsection with respect to support described in
12	paragraph (1)(A), the appropriate committees of Con-
13	gress are—
14	"(A) the Committees on Armed Services of
15	the Senate and House of Representatives; and
16	"(B) any committee with jurisdiction over
17	the department or agency that receives the sup-
18	port covered by the notice.".
19	Subtitle C—Naval Vessels
20	SEC. 1021. LIMITATION ON AVAILABILITY OF CERTAIN
21	FUNDS WITHOUT NAVAL VESSELS PLAN AND
22	CERTIFICATION.
23	Section 231(e) of title 10, United States Code, is
24	amended—
25	(1) in paragraph (1)—

1	(A) by striking "Secretary of the Navy" and
2	inserting "Secretary of Defense"; and
3	(B) by striking "50 percent" and inserting
4	"25 percent"; and
5	(2) in paragraph (2)—
6	(A) by striking "Secretary of the Navy" and
7	inserting "Secretary of Defense"; and
8	(B) by striking "operation and mainte-
9	nance, Navy" and inserting "operation and
10	maintenance, Defense-wide".
11	SEC. 1022. LIMITATIONS ON USE OF FUNDS IN THE NA-
12	TIONAL DEFENSE SEALIFT FUND FOR PUR-
13	CHASE OF FOREIGN CONSTRUCTED VESSELS.
14	Section 2218(f)(3) of title 10, United States Code, is
15	amended—
16	(1) in subparagraph (C), by striking "seven"
17	and inserting "nine"; and
18	(2) in subparagraph (E), by striking "two" and
19	inserting "four".
20	SEC. 1023. USE OF NATIONAL SEA-BASED DETERRENCE
21	FUND FOR INCREMENTALLY FUNDED CON-
22	TRACTS TO PROVIDE FULL FUNDING FOR CO-
23	LUMBIA CLASS SUBMARINES.
24	Section 2218a(h)(1) of title 10, United States Code,
25	is amended by striking "and properly phased installment

1	payments" and inserting ", properly phased installment
2	payments, and full funding for the first two Columbia class
3	submarines".
4	SEC. 1024. PREFERENCE FOR UNITED STATES VESSELS IN
5	TRANSPORTING SUPPLIES BY SEA.
6	(a) Preference for United States Vessels in
7	Transporting Supplies by Sea.—
8	(1) In general.—Section 2631 of title 10,
9	United States Code, is amended to read as follows:
10	"§ 2631. Preference for United States vessels in trans-
11	porting supplies by sea
12	"(a) In General.—Supplies bought for the Army,
13	Navy, Air Force, or Marine Corps, or for a Defense Agency,
14	or otherwise transported by the Department of Defense, may
15	only be transported by sea in—
16	"(1) a vessel belonging to the United States; or
17	"(2) a vessel of the United States (as such term
18	is defined in section 116 of title 46).
19	"(b) Waiver and Notification.—(1) The Secretary
20	of Defense may waive the requirement under subsection (a)
21	if such a vessel is—
22	"(A) not available at a fair and reasonable rate
23	for commercial vessels of the United States; or
24	"(B) otherwise not available.

1	"(2) At least once each fiscal year, the Secretary of
2	Defense shall submit, in writing, to the appropriate con-
3	gressional committees a notice of any waiver granted under
4	this subsection and the reasons for such waiver.
5	"(c) Requirements for Reflagging or Repair
6	Work.—(1) In each request for proposals to enter into a
7	time-charter contract for the use of a vessel for the transpor-
8	tation of supplies under this section, the Secretary of De-
9	fense shall require that—
10	"(A) any reflagging or repair work on a vessel
11	for which a proposal is submitted in response to the
12	request for proposals be performed in the United
13	States (including any territory of the United States);
14	and
15	"(B) any corrective and preventive maintenance
16	or repair work on a vessel under contract pursuant
17	to this section relevant to the purpose of such contract
18	be performed in the United States (including any ter-
19	ritory of the United States) for the duration of the
20	contract, to the greatest extent practicable.
21	"(2) The Secretary of Defense may waive a require-
22	ment under paragraph (1) if the Secretary determines that
23	such waiver is critical to the national security of the United
24	States. The Secretary shall immediately submit, in writing,
25	to the appropriate congressional committees a notice of any

1	waiver granted under this paragraph and the reasons for
2	such waiver.
3	"(3) In this subsection:
4	"(A) The term 'reflagging or repair work' means
5	work performed on a vessel—
6	"(i) to enable the vessel to meet applicable
7	standards to become a vessel of the United
8	States; or
9	"(ii) to convert the vessel to a more useful
10	military configuration.
11	"(B) The term 'corrective and preventive mainte-
12	nance or repair' means—
13	"(i) maintenance or repair actions per-
14	formed as a result of a failure in order to return
15	or restore equipment to acceptable performance
16	levels; and
17	"(ii) scheduled maintenance or repair ac-
18	tions to prevent or discover functional failures.
19	"(d) Compliance.—The Secretary of Defense shall en-
20	sure that contracting officers of the Department of Defense
21	award contracts under this section to responsible offerors
22	and monitor and ensure compliance with the requirements
23	of this section. The Secretary shall—
24	"(1) ensure that timely, accurate, and complete
25	information on contractor performance under this sec-

1	tion is included in any contractor past performance
2	database used by an executive agency; and
3	"(2) exercise appropriate contractual rights and
4	remedies against contractors who fail to comply with
5	this section, or subchapter I of chapter 553 of title 46
6	as determined by the Secretary of Transportation
7	under such subchapter, including by—
8	"(A) determining that a contractor is ineli-
9	gible for an award of such a contract; or
10	"(B) terminating such a contract or suspen-
11	sion or debarment of the contractor for such con-
12	tract.
13	"(e) Appropriate Congressional Committees De-
14	FINED.—In this section, the term 'appropriate congres-
15	sional committees' means—
16	"(1) the Committees on Armed Services of the
17	Senate and the House of Representatives;
18	"(2) the Committee on Transportation and In-
19	frastructure of the House of Representatives; and
20	"(3) the Committee on Commerce, Science, and
21	Transportation of the Senate.".
22	(2) Clerical amendment.—The table of con-
23	tents for chapter 157 of title 10, United States Code,
24	is amended by amending the item relating to section
25	2361 to read as follows:

"2361. Preference for United States vessels in transporting supplies by sea.".

1	(b) Amendments to Title 46, United States
2	Code.—
3	(1) Transfer of provision relating to pri-
4	ORITY LOADING FOR COAL.—
5	(A) In General.—Section 55301 of title
6	46, United States Code, is redesignated as sec-
7	tion 55123 of such title, transferred to appear
8	after section 55122 of such title, and amended so
9	that the enumerator, section heading, typeface,
10	and typestyle conform to those appearing in
11	other sections in such title.
12	(B) Conforming amendments.—
13	(i) The analysis for subchapter I of
14	chapter 553 of title 46, United States Code,
15	is amended by striking the item relating to
16	section 55301.
17	(ii) The analysis for chapter 551 of
18	title 46, United States Code, is amended by
19	inserting after the item relating to section
20	55122 the following new item:
	"55123. Priority loading for coal.".
21	(2) Amendment to subchapter heading.—
22	The heading of subchapter I of chapter 553 of title 46,
23	United States Code, is amended to read as follows:

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"SUBCHAPTER I—GOVERNMENT IMPELLED TRANSPORTATION".

1	SEC. 1025. RESTRICTIONS ON OVERHAUL, REPAIR, ETC. OF
2	NAVAL VESSELS IN FOREIGN SHIPYARDS.
3	(a) Exception for Damage Repair Due to Hos-
4	TILE ACTIONS OR INTERVENTIONS.—Section 8680(a) of
5	title 10, United States Code, is amended—
6	(1) in paragraph (1), by striking ", other than
7	in the case of voyage repairs"; and
8	(2) by adding at the end the following new para-
9	graph:
10	"(3) Notwithstanding paragraph (1), a naval vessel de-
11	scribed in paragraph (1) may be repaired in a shipyard
12	outside the United States or Guam if the repairs are—
13	"(A) voyage repairs; or
14	"(B) necessary to correct damage sustained due
15	to hostile actions or interventions.".
16	(b) Limited Authority to Use Foreign Work-
17	ERS.—Section 8680(a)(2)(B)(i) of title 10, United States
18	Code, is amended—
19	(1) by inserting "(I)" after "(i)"; and
20	(2) by adding at the end the following new sub-
21	clauses:
22	"(II) Notwithstanding subclause (I), foreign workers
23	may be used to perform corrective and preventive mainte-
24	nance or repair on a vessel as described in subparagraph
25	(A) only if the Secretary of the Navy determines that travel

- 1 by United States Government personnel or United States
- 2 contractor personnel to perform the corrective or preventive
- 3 maintenance or repair is not advisable for health or safety
- 4 reasons. The Secretary of the Navy may not delegate the
- 5 authority to make a determination under this subclause.
- 6 "(III) Not later than 30 days after making a deter-
- 7 mination under subclause (II), the Secretary of the Navy
- 8 shall submit to the congressional defense committees written
- 9 notification of the determination. The notification shall in-
- 10 clude the reasons why travel by United States personnel is
- 11 not advisable for health or safety reasons, the location where
- 12 the corrective and preventive maintenance or repair will
- 13 be performed, and the approximate duration of the correc-
- 14 tive and preventive maintenance or repair.".
- 15 (c) Technical Correction.—Section
- 16 8680(a)(2)(C)(ii) of title 10, United States Code, is amend-
- 17 ed by striking the period after "means—".
- 18 SEC. 1026. BIANNUAL REPORT ON SHIPBUILDER TRAINING
- 19 AND THE DEFENSE INDUSTRIAL BASE.
- 20 (a) In General.—Chapter 863 of title 10, United
- 21 States Code, is amended by adding at the end the following
- 22 new section:

1	"§8692. Biannual report on shipbuilder training and
2	the defense industrial base
3	" Not later than February 1 of each even-numbered
4	year until 2026, the Secretary of Defense, in coordination
5	with the Secretary of Labor, shall submit to the Committee
6	on Armed Services and the Committee on Health, Edu-
7	cation, Labor, and Pensions of the Senate and the Com-
8	mittee on Armed Services and the Committee on Education
9	and Labor of the House of Representatives a report on ship-
10	builder training and hiring requirements necessary to
11	achieve the Navy's 30-year shipbuilding plan and to main-
12	tain the shipbuilding readiness of the defense industrial
13	base. Each such report shall include each of the following:
14	"(1) An analysis and estimate of the time and
15	investment required for new shipbuilders to gain pro-
16	ficiency in particular shipbuilding occupational spe-
17	cialties, including detailed information about the oc-
18	cupational specialty requirements necessary for con-
19	struction of naval surface ship and submarine classes
20	to be included in the Navy's 30-year shipbuilding
21	plan.
22	"(2) An analysis of the age demographics and
23	occupational experience level (measured in years of
24	experience) of the shipbuilding defense industrial
25	work force.

1	"(3) An analysis of the potential time and in-
2	vestment challenges associated with developing and
3	retaining shipbuilding skills in organizations that
4	lack intermediate levels of shipbuilding experience.
5	"(4) Recommendations concerning how to ad-
6	dress shipbuilder training during periods of demo-
7	graphic transition and evolving naval fleet architec-
8	ture consistent with the Navy's 2020 Integrated Force
9	Structure Assessment.
10	"(5) An analysis of whether emerging tech-
11	nologies, such as augmented reality, may aid in new
12	shipbuilder training.
13	"(6) Recommendations concerning how to en-
14	courage young adults to enter the defense shipbuilding
15	industry and to develop the skills necessary to support
16	the shipbuilding defense industrial base.".
17	(b) Clerical Amendment.—The table of sections at
18	the beginning of such chapter is amended by adding at the
19	end the following new item:
	"8692. Biannual report on shipbuilder training and the defense industrial base.".
20	SEC. 1027. PROHIBITION ON USE OF FUNDS FOR RETIRE-
21	MENT OF CERTAIN LITTORAL COMBAT SHIPS.
22	(a) Prohibition.—None of the funds authorized to be
23	appropriated by this Act or otherwise made available for
24	fiscal year 2021 for the Navy may be obligated or expended
25	to retire or prepare for the retirement, transfer, or place-

1	ment in storage any snips designated as LUS-3 or LUS-
2	4 until the date on which the Secretary of the Navy submits
3	the certification required under subsection (b).
4	(b) Certification.—Upon the completion of all oper-
5	ational tests on each of the mission modules designed for
6	the Littoral Combat Ship, the Secretary of the Navy shall
7	submit to the congressional defense committees certification
8	of such completion.
9	SEC. 1028. REPORT ON IMPLEMENTATION OF COM-
10	MANDANT'S PLANNING GUIDANCE.
11	(a) In General.—Not later than 180 days after the
12	date of the enactment of this Act, the Secretary of Defense
13	shall submit to the congressional defense committees a re-
14	port on the implementation of the Commandant's Planning
15	Guidance. Such report shall include a detailed description
16	of each of the following:
17	(1) The specific number and type of manned lit-
18	toral ships required to execute such Guidance.
19	(2) The role of long-range unmanned surface ves-
20	sels in the execution of such Guidance.
21	(3) How platforms referred to in paragraphs (1)
22	and (2) account for and interact with ground-based
23	missiles fielded by teams of Marines deployed
24	throughout the Indo-Pacific region.

1	(4) The integrated naval command and control
2	architecture required to support the platforms referred
3	to in paragraphs (1) and (2);
4	(5) The projected cost and any additional re-
5	sources required to deliver the platforms referred to in
6	paragraph (1) and (2) by not later than five years
7	after the date of the enactment of this Act.
8	(b) Form of Report.—The report required under this
9	section shall be submitted in unclassified form, but may
10	contain a classified annex. The unclassified report shall be
11	made publicly available.
12	SEC. 1029. LIMITATION ON NAVAL FORCE STRUCTURE
12 13	SEC. 1029. LIMITATION ON NAVAL FORCE STRUCTURE CHANGES.
13 14	CHANGES.
13 14 15	CHANGES. None of the funds authorized to be appropriated by this
13 14 15 16	CHANGES. None of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the
13 14 15 16 17	CHANGES. None of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the Navy may be obligated or expended to retire, or to prepare
13 14 15 16 17	CHANGES. None of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the Navy may be obligated or expended to retire, or to prepare for the retirement, transfer, or placement in storage of, any
13 14 15 16 17 18	CHANGES. None of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the Navy may be obligated or expended to retire, or to prepare for the retirement, transfer, or placement in storage of, any Department of the Navy ship until the date that is 30 days

1	Subtitle D—Counterterrorism
2	SEC. 1031. PROHIBITION ON USE OF FUNDS FOR TRANSFER
3	OR RELEASE OF INDIVIDUALS DETAINED AT
4	UNITED STATES NAVAL STATION, GUANTA-
5	NAMO BAY, CUBA, TO CERTAIN COUNTRIES.
6	No amounts authorized to be appropriated or otherwise
7	made available for the Department of Defense may be used
8	during the period beginning on the date of the enactment
9	of this Act and ending on December 31, 2021, to transfer,
10	release, or assist in the transfer or release of any individual
11	detained in the custody or under the control of the Depart-
12	ment of Defense at United States Naval Station, Guanta-
13	namo Bay, Cuba, to the custody or control of any country,
14	or any entity within such country, as follows:
15	(1) Libya.
16	(2) Somalia.
17	(3) Syria.
18	(4) Yemen.
19	$Subtitle \ E-\!$
20	Authorities and Limitations
21	SEC. 1041. SUPPORT OF SPECIAL OPERATIONS TO COMBAT
22	TERRORISM.
23	Section 127e of title 10, United States Code, is amend-
24	ed—

1	(1) by striking subsection (c) and inserting the
2	following new subsection (c):
3	"(c) Procedures.—
4	"(1) In general.—The authority in this section
5	shall be exercised in accordance with such procedures
6	as the Secretary shall establish for purposes of this
7	section. The Secretary shall notify the congressional
8	defense committees of any material change to such
9	procedures.
10	"(2) Elements.—The procedures required under
11	paragraph (1) shall establish, at a minimum, each of
12	$the\ following:$
13	"(A) Policy, strategy, or other guidance for
14	the execution of, and constraints within, activi-
15	ties conducted under this section.
16	"(B) The processes through which activities
17	conducted under this section are to be developed,
18	validated, and coordinated, as appropriate, with
19	relevant Federal entities.
20	"(C) The processes through which legal re-
21	views and determinations are made to comply
22	with this section and ensure that the exercise of
23	authority under this section is consistent with
24	the national security of the United States.

1	"(3) Notice to congress.—The Secretary shall
2	provide to the congressional defense committees a no-
3	tice of the procedures established pursuant to this sec-
4	tion before any exercise of the authority in this sec-
5	tion, and shall notify such committees of any mate-
6	rial change of the procedures.";
7	(2) in subsection (d)—
8	(A) in the subsection heading, by inserting
9	"of Initiation of Support of an Approved
10	Military Operation" after "Notification";
11	and
12	(B) in paragraph (1), by striking "15" and
13	inserting "30";
14	(3) by redesignating subsections (e) through (h)
15	as subsections (f) through (i), respectively;
16	(4) by inserting after subsection (d) the following
17	new subsection (e):
18	"(e) Notification of Modification or Termi-
19	NATION OF SUPPORT OF AN APPROVED MILITARY OPER-
20	ATION.—
21	"(1) In general.—Except as provided in para-
22	graph (2), the Secretary shall provide to the congres-
23	sional defense committees notice in writing by not
24	later that—

1	"(A) 15 days before exercising the authority
2	under this section to modify the support of an
3	approved military operation;
4	"(B) 30 days before exercising the authority
5	under this section to terminate the support of an
6	approved military operation; or
7	"(C) as applicable, 30 days before exercising
8	any other authority under which the Secretary
9	engages or plans to engage with foreign forces,
10	irregular forces, groups, or individuals.
11	"(2) Extraordinary circumstances.—If the
12	Secretary finds the existence of extraordinary cir-
13	cumstances affecting the national security of the
14	United States, the Secretary shall provide the notice
15	required under paragraph (1) not later than 48 hours
16	before exercising authority referred to in subpara-
17	graph (A) or (B) of such paragraph.
18	"(3) Elements.—Notice provided under para-
19	graph (1) with respect to the modification or termi-
20	nation of support shall includes each of the following
21	elements:
22	"(A) A description of the reasons for the
23	modification or termination.

1	"(B) A description of the potential effects of
2	the modification or termination of support on
3	the forces providing the support.
4	"(C) A plan for the modification or termi-
5	nation of the support, including the consider-
6	ation of the transition of such support from one
7	fiscal authority to another.
8	"(D) A list of any relevant entities of the
9	United States Government that are or will be in-
10	volved in the modification or termination of such
11	support, including any planned transition of
12	such support from one Government entity to an-
13	other.";
14	(5) in subsection (i)(3), as redesignated by para-
15	graph (3)—
16	(A) by redesignating subparagraphs (G)
17	and (H) as subparagraphs (H) and (I), respec-
18	tively; and
19	(B) by inserting after subparagraph (F) the
20	$following\ new\ subparagraph\ (G):$
21	"(G) If there is a plan to modify or termi-
22	nate the support to military operations to com-
23	bat terrorism in any way, a detailed description
24	of the plan, including—

1	"(i) a description of the reasons for the
2	$modification\ or\ termination;$
3	"(ii) the potential effects of the modi-
4	fication or termination of support on the
5	forces providing the support;
6	"(iii) a detailed plan for the modifica-
7	tion or termination of the support; and
8	"(iv) a list of any relevant Government
9	entities that are or will be involved in the
10	modification or termination of such sup-
11	port, including any planned transition of
12	such support from one Government entity to
13	another."; and
14	(6) by adding at the end the following new sub-
15	section:
16	"(j) Modification Defined.—In this section, the
17	term 'modification', with respect to support provided for
18	an approved military operation, means—
19	"(1) an increase or decrease in funding of more
20	than \$750,000 or change greater than 40 percent of
21	the material resources provided;
22	"(2) an increase or decrease in the amount or
23	type of equipment that significantly alters the use of
24	or risk to foreign forces, irregular forces, groups, or
25	United States special operations forces; or

1	"(3) a change in the legal or operational au-
2	thorities.".
3	SEC. 1042. PROHIBITION ON RETIREMENT OF NUCLEAR
4	POWERED AIRCRAFT CARRIERS BEFORE
5	FIRST REFUELING.
6	Section 8062 of title 10, United States Code, is amend-
7	ed by adding at the end the following new subsection:
8	"(f) A nuclear powered aircraft carrier may not be re-
9	tired before its first refueling.".
10	SEC. 1043. REQUIRED MINIMUM INVENTORY OF TACTICAL
11	AIRLIFT AIRCRAFT.
12	Section 9062 of title 10, United States Code, is amend-
13	ed by adding at the end the following new subsection:
14	"(k) The Secretary of the Air Force shall maintain a
15	total inventory of tactical airlift aircraft of not less than
16	292 aircraft.".
17	SEC. 1044. MODIFICATION AND TECHNICAL CORRECTION
18	TO DEPARTMENT OF DEFENSE AUTHORITY
19	TO PROVIDE ASSISTANCE ALONG THE SOUTH-
20	ERN LAND BORDER OF THE UNITED STATES.
21	(a) Authority.—Subsection (a) of section 1059 of the
22	National Defense Authorization Act for Fiscal Year 2016
23	(Public Law 114–92; 129 Stat. 986; 10 U.S.C. 271 note
24	prec.) is amended to read as follows:
25	"(a) AUTHORITY.—

1	"(1) Provision of Assistance.—
2	"(A) In General.—The Secretary of De-
3	fense may provide assistance to United States
4	Customs and Border Protection for purposes of
5	increasing ongoing efforts to secure the southern
6	land border of the United States in accordance
7	with the requirements of this section.
8	"(B) Requirements.—If the Secretary
9	provides assistance under subparagraph (A), the
10	Secretary shall ensure that—
11	"(i) the provision of the assistance will
12	not negatively affect military training, op-
13	erations, readiness, or other military re-
14	quirements; and
15	"(ii) the tasks associated with the sup-
16	port provided align with the mission or oc-
17	cupational specialty of any members of the
18	Armed Forces, including members of the re-
19	serve components, or units of the Armed
20	Forces, including the reserve components,
21	that are deployed.
22	"(2) Notification requirement.—Not later
23	than 5 days after the date on which the Secretary de-
24	cides to provide assistance under paragraph (1), the
25	Secretary shall submit to the Committee on Armed

1	Services of the Senate and the Committee on Armed
2	Services and the Committee on Homeland Security of
3	the House of Representatives notice of such decision.".
4	(b) Reporting Requirements.—Subsection (f) of
5	such section is amended to read as follows:
6	"(f) Reports.—
7	"(1) Report required.—Any time assistance
8	is provided under subsection (a), not later than 30
9	days after the date on which such assistance is first
10	provided, and every three months thereafter during
11	the period while such assistance is provided, the Sec-
12	retary of Defense, in coordination with the Secretary
13	of Homeland Security, shall submit to the Committee
14	on Armed Services and the Committee on Homeland
15	Security and Governmental Affairs of the Senate and
16	the Committee on Armed Services and the Committee
17	on Homeland Security of the House of Representa-
18	tives a report that includes, for both the period cov-
19	ered by the report and the total period of the deploy-
20	ment, each of the following:
21	"(A) A description of the assistance pro-
22	vided.
23	"(B) A description of the Armed Forces, in-
24	cluding the reserve components, deployed as part

1	of such assistance, including an identification
2	of—
3	"(i) the members of the Armed Forces,
4	including members of the reserve compo-
5	nents, deployed, including specific informa-
6	tion about unit designation, size of unit,
7	and whether any personnel in the unit de-
8	ployed under section 12302 of title 10,
9	United States Code;
10	"(ii) the readiness rating for each of
11	the units deployed, including specific infor-
12	mation about any impacts to planned
13	training exercises for any such unit;
14	"(iii) the projected length of the de-
15	ployment and any special pay and incen-
16	tives for which deployed personnel may
17	qualify during the deployment;
18	"(iv) any specific pre-deployment
19	training provided for such members of the
20	Armed Forces, including members of the re-
21	$serve\ components;$
22	"(v) the specific missions and tasks, by
23	location, that are assigned to the members
24	of the Armed Forces, including members of

1	the reserve components, who are so de-
2	ployed;
3	"(vi) the life support conditions and
4	$associated\ costs;$
5	"(vii) the locations where units so de-
6	ployed are conducting their assigned mis-
7	sion, together with a map showing such lo-
8	cations;
9	"(viii) a description of the rules and
10	additional guidance applicable to the de-
11	ployment, including the standing rules for
12	the use of force for deployed personnel and
13	the issuance of any weapons and ammuni-
14	tion; and
15	"(ix) the plan to transition the func-
16	tions performed by the members of the
17	Armed Forces, including members of the re-
18	serve components, to the Department of
19	Homeland Security and Customs Border
20	Protection.
21	"(C) The sources and amounts of funds ex-
22	pended—
23	"(i) during the period covered by the
24	report; and

1	"(ii) during the total period for which
2	such support has been provided.
3	"(D) The amount of funds obligated—
4	"(i) during the period covered by the
5	$report;\ and$
6	"(ii) during the total period for which
7	such support has been provided.
8	"(E) An assessment of the efficacy and cost-
9	effectiveness of such assistance in support of the
10	objectives and strategy of the Secretary of Home-
11	land Security to address the challenges on the
12	southern land border of the United States and
13	recommendations, if any, to enhance the effec-
14	tiveness of such assistance.
15	"(2) Form of Report.—Each report submitted
16	under this subsection shall be submitted in unclassi-
17	fied form and without any designation relating to
18	dissemination control, but may include a classified
19	annex.".
20	(c) Classification.—The Law Revision Counsel is
21	directed to place this section in a note following section 284
22	of title 10. United States Code.

1	SEC. 1045. BATTLEFIELD AIRBORNE COMMUNICATIONS
2	NODE CERTIFICATION REQUIREMENT.
3	(a) Limitation.—The Secretary of the Air Force may
4	take no action that would prevent the Air Force from main-
5	taining or operating the fleets of EQ-4 aircraft in the con-
6	figurations and capabilities in effect on the date of the en-
7	actment of this Act, or in improved configurations and ca-
8	pabilities, before the date on which each of the three indi-
9	vidual certifications described in subsection (b) have been
10	submitted to the congressional defense committees.
11	(b) Certifications Required.—The certifications
12	described in this subsection are the following;
13	(1) The written certification of the Chairman of
14	the Joint Requirements Oversight Council that the re-
15	placement capability for the EQ-4 aircraft will—
16	(A) be fielded at the same time or before the
17	$divestment\ of\ the\ EQ$ -4 $aircraft;$
18	(B) result in equal or greater capability
19	available to the commanders of the combatant
20	commanders; and
21	(C) not result in less airborne capacity or
22	on-station time available to the commanders of
23	the combatant commands.
24	(2) The written certification of the Commander
25	of United States Central Command that the replace-
26	ment capability for the EQ-4 aircraft will not result

1	in less airborne capacity or on-station time available
2	for mission taskings that the EQ-4 provides, as of the
3	date of the enactment of this Act, in the United States
4	Central Command area of responsibility.
5	(3) The written certification of the Under Sec-
6	retary of Defense for Acquisition and Sustainment
7	that the validated operating and sustainment costs of
8	the capability developed or fielded to replace an
9	equivalent capacity the EQ -4 aircraft provides is less
10	than the validated operating and sustainment costs
11	for the EQ -4 aircraft on a comparable flight-hour cost
12	basis.
13	(c) Calculation of Flight-hour Cost Basis.—For
14	purposes of calculating the flight-hour cost basis under sub-
15	section (b)(3), the Under Secretary shall include all costs
16	for—
17	(1) Unit level manpower;
18	(2) Unit operations;
19	(3) maintenance;
20	(4) sustaining support; and
21	(5) system improvements.
22	SEC. 1046. REQUIREMENTS RELATING TO NEWEST GENERA-
23	TIONS OF PERSONAL PROTECTIVE EQUIP-
24	MENT.
25	(a) Reports.—

1	(1) Reports required.—Not later than Janu-
2	ary 31, 2021, each Secretary of a military depart-
3	ment shall submit to the congressional defense com-
4	mittees a report on the development and fielding of
5	the newest generations of personal protective equip-
6	ment to the Armed Forces under the jurisdiction of
7	such Secretary.
8	(2) Elements.—Each report under paragraph
9	(1) shall include, for each Armed Force covered by
10	such report, the following:
11	(A) A description and assessment of the de-
12	velopment and fielding of the newest generations
13	of personal protective equipment and auxiliary
14	personal protective equipment to members of
15	such Armed Force, including the following:
16	(i) The number (aggregated by total
17	number and by sex) of members of such
18	Armed Force issued the Army Soldiers Pro-
19	tective System and the Modular Scalable
20	Vest Generation II body armor as of Decem-
21	ber 31, 2020.
22	(ii) The number (aggregated by total
23	number and by sex) of members of such
24	Armed Force issued Marine Corps Plate

1	Carrier Generation III (PC Gen III) body
2	armor as of that date.
3	(iii) The number (aggregated by total
4	number and by sex) of members of such
5	Armed Force fitted with legacy personal
6	protective equipment as of that date.
7	(B) A description and assessment of the
8	barriers, if any, to the development and fielding
9	of such generations of equipment to such mem-
10	bers.
11	(C) A description and assessment of chal-
12	lenges in the development and fielding of such
13	generations of equipment to such members, in-
14	cluding cost overruns, contractor delays, and
15	$other\ challenges.$
16	(b) System for Tracking Data on Injuries.—
17	(1) System required.—
18	(A) In General.—The Director of the De-
19	fense Health Agency (DHA) shall develop and
20	maintain a system for tracking data on injuries
21	among members of the Armed Forces in and dur-
22	ing the use of newest generation personal protec-
23	$tive\ equipment.$
24	(B) Scope of system.—The system re-
25	auired by this subsection may at the election of

1	the Director, be new for purposes of this sub-
2	section or within or a modification of an appro-
3	priate existing system (such as the Defense Occu-
4	pational And Environmental Health Readiness
5	$System \ (DOEHRS)).$
6	(2) Report.—Not later than January 31, 2025,
7	the Director shall submit to Congress a report on the
8	prevalence among members of the Armed Forces of
9	preventable injuries attributable to ill-fitting or mal-
10	functioning personal protective equipment.
11	(c) Inclusion in Annual Periodic Health Assess-
12	MENTS.—The annual Periodic Health Assessment (PHA) of
13	members of the Armed Forces undertaken after the date of
14	the enactment of this Act shall include one or more ques-
15	tions on whether members incurred an injury in connection
16	with ill-fitting or malfunctioning personal protective equip-
17	ment during the period covered by such assessment, includ-
18	ing the nature of such injury.
19	SEC. 1047. PROHIBITION ON USE OF FUNDS FOR RETIRE-
20	MENT OF A-10 AIRCRAFT.
21	(a) Prohibition.—Notwithstanding sections 134 and
22	135 of the National Defense Authorization Act for Fiscal
23	Year 2017 (Public Law 114–328), except as provided in
24	subsection (b), none of the funds authorized to be appro-
25	priated by this Act or otherwise made available for fiscal

1	year 2021 for the Air Force may be obligated or expended
2	to retire, prepare to retire, or place in storage or on backup
3	aircraft inventory status any A-10 aircraft.
4	(b) Exception.—The limitation under subsection (a)
5	shall not apply to any individual A-10 aircraft that the
6	Secretary of the Air Force determines, on a case-by-case
7	basis, to be no longer mission capable because of a mishap
8	or other damage or because the aircraft is uneconomical to
9	repair.
10	SEC. 1048. MANDATORY CRITERIA FOR STRATEGIC BASING
11	DECISIONS.
12	(a) In General.—The Secretary of the Air Force shall
13	modify Air Force Instruction 10-503 (pertaining to the
14	strategic basing process) to ensure that the process for the
15	selection of a location in the United States for the strategic
16	basing of an aircraft includes the following:
17	(1) A comparative analysis of the overall com-
18	munity support for the mission among the candidate
19	locations, as indicated by the formal comments re-
20	ceived during the public comment period for the envi-
21	ronmental impact statement relating to the basing de-
22	cision and, in a case in which the Secretary selects
23	a final location with less community support com-
24	pared to other locations as indicated by such analysis.

1	an explanation of the operational considerations that
2	formed the basis for such selection.
3	(2) An analysis of joint and all-domain training
4	capabilities at each candidate location, separate from
5	and in addition to the mission criteria developed for
6	the basing action.
7	(3) A comparative analysis of the airspace and
8	training areas available at each candidate location,
9	separate from and in addition to the mission criteria
10	developed for the basing action.
11	(b) Report Required.—Not later than 14 days after
12	the date on which the Secretary of Defense publicly an-
13	nounces the preferred and reasonable alternative locations
14	for the basing of an aircraft as described in subsection (a),
15	the Secretary shall submit to the congressional defense com-
16	mittees a report that includes—
17	(1) an assessment of each candidate location that
18	was considered as part of the basing process, includ-
19	ing, with respect to each such location, an analysis of
20	each of the factors specified in paragraphs (1) through
21	(3) of such subsection; and
22	(2) an explanation of how each candidate loca-
23	tion was scored against such factors, including the
24	weight assigned to each factor.

1	SEC. 1049. LIMITATION ON USE OF FUNDS PENDING PUBLIC
2	AVAILABILITY OF TOP-LINE NUMBERS OF DE-
3	PLOYED MEMBERS OF THE ARMED FORCES.
4	(a) Limitation.—Of the amounts authorized to be ap-
5	$propriated\ by\ this\ Act\ or\ otherwise\ made\ available\ for\ fiscal$
6	year 2020 for Operation and Maintenance, Defense-wide,
7	Office of the Secretary of Defense, for Travel of Persons,
8	not more than 75 percent may be obligated or expended
9	until the date on which the Secretary of Defense makes pub-
10	licly available the top-line numbers of deployed members
11	of the Armed Forces described in subsection (b).
12	(b) Top-line Numbers Described.— The top-line
13	numbers of deployed members of the Armed Forces referred
14	to in subsection (a)—
15	(1) are the numbers required to be made publicly
16	available under section 595 of the John S. McCain
17	National Defense Authorization Act for Fiscal Year
18	2019 (Public Law 115–232; 10 U.S.C. 122a note);
19	(2) shall include all such numbers for fiscal year
20	2017 and each subsequent fiscal year; and
21	(3) shall include the number of personnel on tem-
22	porary duty and the number of personnel deployed in
23	support of contingency operations.
24	(c) Sensitive Military Operation.—The require-
25	ment under subsection (a) to make the top-line numbers of
26	deployed members of the Armed Forces publicly available

1	is not satisfied if the Secretary, in exercising the waiver
2	authority under subsection (b) of section 595 of the John
3	S. McCain National Defense Authorization Act for Fiscal
4	Year 2019 (Public Law 115–232; 10 U.S.C. 122a note) does
5	not submit the notice and reasons for the waiver determina-
6	tion to Committees of Armed Services of the House of Rep-
7	resentatives and the Senate as required under paragraph
8	(2) of such subsection.
9	SEC. 1050. LIMITATION ON PHYSICAL MOVE, INTEGRATION,
10	REASSIGNMENT, OR SHIFT IN RESPONSI-
11	BILITY OF MARINE FORCES NORTHERN COM-
12	MAND.
13	(a) Limitation.—The Secretary of Defense may not
1314	(a) Limitation.—The Secretary of Defense may not take any action to execute the physical move, integration,
14	take any action to execute the physical move, integration,
14 15	take any action to execute the physical move, integration, reassignment, or shift in responsibility of the Marine Forces
14151617	take any action to execute the physical move, integration, reassignment, or shift in responsibility of the Marine Forces. Northern Command before the date that is 60 days after.
14151617	take any action to execute the physical move, integration, reassignment, or shift in responsibility of the Marine Forces. Northern Command before the date that is 60 days after the date on which the Secretary submits the report described.
1415161718	take any action to execute the physical move, integration, reassignment, or shift in responsibility of the Marine Forces. Northern Command before the date that is 60 days after the date on which the Secretary submits the report described in subsection (b).
141516171819	take any action to execute the physical move, integration, reassignment, or shift in responsibility of the Marine Forces. Northern Command before the date that is 60 days after the date on which the Secretary submits the report described in subsection (b). (b) Report.—If the Secretary of Defense plans to take
14151617181920	take any action to execute the physical move, integration, reassignment, or shift in responsibility of the Marine Forces. Northern Command before the date that is 60 days after the date on which the Secretary submits the report described in subsection (b). (b) Report.—If the Secretary of Defense plans to take any action to physically move, integrate, reassign, or shift.
14 15 16 17 18 19 20 21	take any action to execute the physical move, integration, reassignment, or shift in responsibility of the Marine Forces. Northern Command before the date that is 60 days after the date on which the Secretary submits the report described in subsection (b). (b) Report.—If the Secretary of Defense plans to take any action to physically move, integrate, reassign, or shift the responsibility of Marine Forces Northern Command, the

1	(1) An analysis of how the proposed action
2	would be beneficial to military readiness.
3	(2) A description of how the proposed action
4	would align with the national defense strategy and
5	the supporting strategies for each of the military de-
6	partments.
7	(3) A description of the proposed organizational
8	structure change associated with the action and how
9	will it affect the relationship between Marine Forces
10	Northern Command and administrative control re-
11	sponsibilities, operational control responsibilities, and
12	$tactical\ control\ responsibilities.$
13	(4) The projected cost associated with the pro-
14	posed action and any projected long-term cost sav-
15	ings.
16	(5) A detailed description of any requirements
17	for new infrastructure or relocation of equipment and
18	assets associated with the proposed action.
19	(6) A description of how the proposed action
20	would facilitate total force integration and Marine
21	Corps general officer progression, including with re-
22	spect to the reserve components.
23	(c) Waiver.—The Secretary may waive the limitation
24	under subsection (a) if the Secretary determines such a

1	waiver is necessary by reason of hostilities or the imminent
2	threat of hostilities.
3	(d) Applicability.—This section shall apply with re-
4	spect to any action to execute the physical move, integra-
5	tion, reassignment, or shift in responsibility of the Marine
6	Forces Northern Command that is initiated on or after the
7	date of the enactment of this Act. In the case of such an
8	action that was initiated but not completed before the date
9	of the enactment of this Act, no additional effort may be
10	made to complete such action before the date that is 60 days
11	after the date on which the Secretary submits the report
12	described in subsection (b).
13	SEC. 1051. CONDITIONS FOR PERMANENTLY BASING
13 14	SEC. 1051. CONDITIONS FOR PERMANENTLY BASING UNITED STATES EQUIPMENT OR ADDITIONAL
14	UNITED STATES EQUIPMENT OR ADDITIONAL
14 15	UNITED STATES EQUIPMENT OR ADDITIONAL FORCES IN HOST COUNTRIES WITH AT-RISK
14 15 16	UNITED STATES EQUIPMENT OR ADDITIONAL FORCES IN HOST COUNTRIES WITH AT-RISK VENDORS IN 5G OR 6G NETWORKS.
14 15 16 17	United states equipment or additional forces in host countries with at-risk vendors in 5G or 6G networks. (a) In General.—Prior to basing a major weapon
114 115 116 117 118	United states equipment or additional forces in host countries with at-risk vendors in 5G or 6G networks. (a) In General.—Prior to basing a major weapon system or additional permanently assigned forces comparable to or larger than a battalion, squadron, or naval
114 115 116 117 118	United states equipment or additional forces in host countries with at-risk vendors in 5G or 6G networks. (a) In General.—Prior to basing a major weapon system or additional permanently assigned forces comparable to or larger than a battalion, squadron, or naval
114 115 116 117 118 119 220	United states equipment or additional forces in host countries with at-risk vendors in 5g or 6g networks. (a) In General.—Prior to basing a major weapon system or additional permanently assigned forces comparable to or larger than a battalion, squadron, or naval combatant for permanent basing to a host country with at-
14 15 16 17 18 19 20 21	United states equipment or additional forces in host countries with at-risk vendors in 5G or 6G networks. (a) In General.—Prior to basing a major weapon system or additional permanently assigned forces comparable to or larger than a battalion, squadron, or naval combatant for permanent basing to a host country with atrisk 5th generation (5G) or sixth generation (6G) wireless
14 15 16 17 18 19 20 21	UNITED STATES EQUIPMENT OR ADDITIONAL FORCES IN HOST COUNTRIES WITH AT-RISK VENDORS IN 5G OR 6G NETWORKS. (a) In General.—Prior to basing a major weapon system or additional permanently assigned forces com- parable to or larger than a battalion, squadron, or naval combatant for permanent basing to a host country with at- risk 5th generation (5G) or sixth generation (6G) wireless network equipment, software, and services, including sup-

1	scribers to networks that include such at-risk equipment,
2	software, and services in their official duties or in the con-
3	duct of personal affairs, the Secretary of Defense shall pro-
4	vide a notification to the congressional defense committees
5	that includes a description of—
6	(1) steps being taken by the host country to miti-
7	gate any potential risks to the weapon systems, mili-
8	tary units, or personnel, and the Department of De-
9	fense's assessment of those efforts;
10	(2) steps being taken by the United States Gov-
11	ernment, separately or in collaboration with the host
12	country, to mitigate any potential risks to the weapon
13	systems, permanently deployed forces, or personnel;
14	(3) any defense mutual agreements between the
15	host country and the United States intended to allay
16	the costs of risk mitigation posed by the at-risk infra-
17	structure; and
18	(4) any other matters the Secretary determines
19	to be relevant.
20	(b) Applicability.—The conditions in subsection (a)
21	apply to the permanent long-term stationing of equipment
22	and permanently assigned forces, and do not apply to short-
23	term deployments or rotational presence to military instal-
24	lations outside the United States in connection with exer-

1	cises, dynamic force employment, contingency operations,
2	or combat operations.
3	(c) Report.—Not later than one year after the date
4	of the enactment of this Act, the Secretary of Defense shall
5	submit to the congressional defense committees a report that
6	contains an assessment of—
7	(1) the risk to personnel, equipment, and oper-
8	ations of the Department of Defense in host countries
9	posed by the current or intended use by such countries
10	of $5G$ or $6G$ telecommunications architecture provided
11	by at-risk vendors; and
12	(2) measures required to mitigate the risk de-
13	scribed in paragraph (1), including the merit and
14	feasibility of the relocation of certain personnel or
15	equipment of the Department to another location
16	without the presence of 5G or 6G telecommunications
17	architecture provided by at-risk vendors.
18	(d) Form.—The report required by subsection (c) shall
19	be submitted in a classified form with an unclassified sum-
20	mary.
21	(e) Major Weapon System Defined.—In this sec-
22	tion, the term "major weapon system" has the meaning
23	given that term in section 2379(f) of title 10, United States
24	Code.

1	TITLE XI—CIVILIAN PERSONNEL
2	MATTERS
3	$Subtitle \ A-\!$
4	SEC. 1101. FAMILY AND MEDICAL LEAVE AMENDMENTS.
5	(a) In General.—
6	(1) Paid parental leave for employees of
7	DISTRICT OF COLUMBIA COURTS AND DISTRICT OF CO-
8	LUMBIA PUBLIC DEFENDER SERVICE.—
9	(A) District of columbia courts.—Sec-
10	tion 11–1726, District of Columbia Official
11	Code, is amended by adding at the end the fol-
12	lowing new subsection:
13	"(d) In carrying out the Family and Medical Leave
14	Act of 1993 (29 U.S.C. 2601 et seq.) with respect to non-
15	judicial employees of the District of Columbia courts, the
16	Joint Committee on Judicial Administration shall, not-
17	withstanding any provision of such Act, establish a paid
18	parental leave program for the leave described in subpara-
19	graphs (A) and (B) of section 102(a)(1) of such Act (29
20	U.S.C. 2612(a)(1)) (relating to leave provided in connection
21	with the birth of a child or the placement of a child for
22	adoption or foster care). In developing the terms and condi-
23	tions for this program, the Joint Committee may be guided
24	by the terms and conditions applicable to the provision of
25	paid parental leave for employees of the Federal Govern-

1	ment under chapter 63 of title 5, United States Code, and
2	any corresponding regulations.".
3	(B) District of columbia public de-
4	FENDER SERVICE.—Section 305 of the District of
5	Columbia Court Reform and Criminal Procedure
6	Act of 1970 (sec. 2–1605, D.C. Official Code) is
7	amended by adding at the end the following new
8	subsection:
9	"(d) In carrying out the Family and Medical Leave
10	Act of 1993 (29 U.S.C. 2601 et seq.) with respect to employ-
11	ees of the Service, the Director shall, notwithstanding any
12	provision of such Act, establish a paid parental leave pro-
13	gram for the leave described in subparagraphs (A) and (B)
14	of section 102(a)(1) of such Act (29 U.S.C. 2612(a)(1)) (re-
15	lating to leave provided in connection with the birth of a
16	child or the placement of a child for adoption or foster care).
17	In developing the terms and conditions for this program,
18	the Director may be guided by the terms and conditions
19	applicable to the provision of paid parental leave for em-
20	ployees of the Federal Government under chapter 63 of title
21	5, United States Code, and any corresponding regula-
22	tions.".
23	(2) Clarification of use of other leave in
24	ADDITION TO 12 WEEKS AS FAMILY AND MEDICAL
25	LEAVE.—

1	(A) TITLE 5.—Section 6382(a) of title 5,
2	United States Code, as amended by section 7602
3	of the National Defense Authorization Act for
4	Fiscal Year 2020 (Public Law 116–92), is
5	amended—
6	(i) in paragraph (1), in the matter
7	preceding subparagraph (A), by inserting
8	"(or, in the case of leave that includes leave
9	under subparagraph (A) or (B) of this
10	paragraph, 12 administrative workweeks of
11	leave plus any additional period of leave
12	used under subsection $(d)(2)(B)(ii)$)" after
13	"12 administrative workweeks of leave";
14	and
15	(ii) in paragraph (4), by inserting
16	"(or 26 administrative workweeks of leave
17	plus any additional period of leave used
18	under subsection $(d)(2)(B)(ii)$)" after "26
19	administrative workweeks of leave".
20	(B) Congressional employees.—Section
21	202(a)(1) of the Congressional Accountability
22	Act of 1995 (2 U.S.C. 1312(a)(1)), as amended
23	by section 7603 of the National Defense Author-
24	ization Act for Fiscal Year 2020 (Public Law
25	116–92), is amended—

1	(i) in the second sentence, by inserting
2	"and in the case of leave that includes leave
3	for such an event, the period of leave to
4	which a covered employee is entitled under
5	section 102(a)(1) of such Act shall be 12 ad-
6	ministrative workweeks of leave plus any
7	additional period of leave used under sub-
8	section $(d)(2)(B)$ of this section" before the
9	period; and
10	(ii) by striking the third sentence and
11	inserting the following: "For purposes of
12	applying section 102(a)(4) of such Act, in
13	the case of leave that includes leave under
14	subparagraph (A) or (B) of section
15	102(a)(1) of such Act, a covered employee is
16	entitled, under paragraphs (1) and (3) of
17	section 102(a) of such Act, to a combined
18	total of 26 workweeks of leave plus any ad-
19	ditional period of leave used under sub-
20	section $(d)(2)(B)$ of this section.".
21	(C) Other employees covered under
22	THE FAMILY AND MEDICAL LEAVE ACT OF 1993.—
23	Section 102(a) of the Family and Medical Leave
24	Act of 1993 (29 U.S.C. 2611(a)) is amended by
25	adding at the end the following:

1	"(6) Special rules on period of leave.—
2	With respect to an employee of the Government Ac-
3	countability Office and an employee of the Library of
4	Congress—
5	"(A) in the case of leave that includes leave
6	under subparagraph (A) or (B) of paragraph
7	(1), the employee shall be entitled to 12 adminis-
8	trative workweeks of leave plus any additional
9	period of leave used under subsection
10	(d)(3)(B)(ii) of this section or section
11	202(d)(2)(B) of the Congressional Accountability
12	Act of 1995 (2 U.S.C. $1312(d)(2)(B)$), as the case
13	may be; and
14	"(B) for purposes of paragraph (4), the em-
15	ployee is entitled, under paragraphs (1) and (3),
16	to a combined total of 26 workweeks of leave
17	plus, if applicable, any additional period of
18	leave used under subsection $(d)(3)(B)(ii)$ of this
19	section or section $202(d)(2)(B)$ of the Congres-
20	sional Accountability Act of 1995 (2 U.S.C.
21	1312(d)(2)(B)), as the case may be.".
22	(3) APPLICABILITY.—The amendments made by
23	this subsection shall not be effective with respect to
24	any birth or placement occurring before October 1,
25	2020.

1	(b) Paid Parental Leave for Presidential Em-
2	PLOYEES.—
3	(1) Amendments to chapter 5 of title 3,
4	United States code.—Section 412 of title 3, United
5	States Code, is amended—
6	(A) in subsection (a)(1), by adding at the
7	end the following: "In applying section 102 of
8	such Act with respect to leave for an event de-
9	scribed in subsection (a)(1)(A) or (B) of such sec-
10	tion to covered employees, subsection (c) of this
11	section shall apply and in the case of leave that
12	includes leave for such an event, the period of
13	leave to which a covered employee is entitled
14	under section 102(a)(1) of such Act shall be 12
15	administrative workweeks of leave plus any ad-
16	ditional period of leave used under subsection
17	(c)(2)(B) of this section. For purposes of apply-
18	ing section 102(a)(4) of such Act, in the case of
19	leave that includes leave under subparagraph (A)
20	or (B) of section 102(a)(1) of such Act, a covered
21	employee is entitled, under paragraphs (1) and
22	(3) of section 102(a) of such Act, to a combined
23	total of 26 workweeks of leave plus any addi-
24	tional period of leave used under subsection
25	(c)(2)(B) of this section.";

1	(B) by redesignating subsections (c) and (d)
2	as subsections (d) and (e), respectively;
3	(C) by inserting after subsection (b) the fol-
4	lowing:
5	"(c) Special Rule for Paid Parental Leave.—
6	"(1) Substitution of Paid Leave.—A covered
7	employee may elect to substitute for any leave without
8	pay under subparagraph (A) or (B) of section
9	102(a)(1) of the Family and Medical Leave Act of
10	1993 (29 U.S.C. 2612(a)(1)) any paid leave which is
11	available to such employee for that purpose.
12	"(2) Amount of paid leave.—The paid leave
13	that is available to a covered employee for purposes
14	of paragraph (1) is—
15	"(A) the number of weeks of paid parental
16	leave in connection with the birth or placement
17	involved that corresponds to the number of ad-
18	ministrative workweeks of paid parental leave
19	available to employees under section
20	6382(d)(2)(B)(i) of title 5, United States Code;
21	and
22	"(B) during the 12-month period referred to
23	in section 102(a)(1) of the Family and Medical
24	Leave Act of 1993 (29 U.S.C. 2612(a)(1)) and in
25	addition to the administrative workweeks de-

1	scribed in $subparagraph$ (A), any $additional$
2	paid vacation, personal, family, medical, or sick
3	leave provided by the employing office to such
4	employee.
5	"(3) Limitation.—Nothing in this section or
6	section $102(d)(2)(A)$ of the Family and Medical Leave
7	Act of 1993 (29 U.S.C. 2612(d)(2)(A)) shall be consid-
8	ered to require or permit an employing office to re-
9	quire that an employee first use all or any portion of
10	the leave described in paragraph (2)(B) before being
11	allowed to use the paid parental leave described in
12	paragraph (2)(A).
13	"(4) Additional rules.—Paid parental leave
14	under paragraph (2)(A)—
15	"(A) shall be payable from any appropria-
16	tion or fund available for salaries or expenses for
17	positions within the employing office;
18	"(B) if not used by the covered employee be-
19	fore the end of the 12-month period (as referred
20	to in section 102(a)(1) of the Family and Med-
21	ical Leave Act of 1993 (29 U.S.C. 2612(a)(1)))
22	to which it relates, shall not accumulate for any
23	subsequent use; and
24	"(C) shall apply without regard to the limi-
25	tations in subparagraph (E), (F), or (G) of sec-

1	tion 6382(d)(2) of title 5, United States Code, or
2	section $104(c)(2)$ of the Family and Medical
3	Leave Act of 1993 (29 U.S.C. 2614(c)(2))."; and
4	(D) in subsection $(e)(1)$, as so redesignated,
5	by striking "subsection (c)" and inserting "sub-
6	section (d)".
7	(2) APPLICABILITY.—The amendments made by
8	this subsection shall not be effective with respect to
9	any birth or placement occurring before October 1,
10	2020.
11	(c) FAA AND TSA.—
12	(1) FAA.—
13	(A) In General.—Paragraph (3) of section
14	102(d) of the Family and Medical Leave Act of
15	1993 (29 U.S.C. 2612(d)(3)), as added by section
16	7604 of the National Defense Authorization Act
17	for Fiscal Year 2020 (Public Law 116–92), is
18	amended—
19	(i) in the paragraph heading, by in-
20	serting "AND FEDERAL AVIATION ADMINIS-
21	TRATION" after "GAO";
22	(ii) in subparagraphs (A) and (B), by
23	striking "the Government Accountability
24	Office" in each instance and inserting "the

1	Government Accountability Office or the
2	Federal Aviation Administration"; and
3	(iii) in subparagraph $(D)(i)$, by strik-
4	ing "the Government Accountability Office"
5	and inserting "the Government Account-
6	ability Office or the Federal Aviation Ad-
7	ministration (as the case may be)".
8	(B) APPLICABILITY.—The amendments
9	made by subparagraph (A) shall not be effective
10	with respect to any birth or placement occurring
11	before October 1, 2020.
12	(2) Corrections for TSA screeners.—Sec-
13	tion 7606 of the National Defense Authorization Act
14	for Fiscal Year 2020 (Public Law 116–92) is amend-
15	ed—
16	(A) by striking "Section 111(d)(2)" and in-
17	serting the following:
18	"(a) In General.—Section 111(d)(2)"; and
19	(B) by adding at the end the following:
20	"(b) Effective Date; Application.—
21	"(1) In General.—The amendment made by
22	subsection (a) shall not be effective with respect to
23	any event for which leave may be taken under sub-
24	chapter V of chapter 63 of title 5, United States Code,
25	occurring before October 1, 2020.

1	"(2) Application to service requirement
2	FOR ELIGIBILITY.—For purposes of applying the pe-
3	riod of service requirement under subparagraph (B)
4	of section 6381(1) to an individual appointed under
5	section 111(d)(1) of the Aviation and Transportation
6	Security Act (49 U.S.C. 44935 note), the amendment
7	made by subsection (a) of this section shall apply
8	with respect to any period of service by the individual
9	under such an appointment, including service before
10	the effective date of such amendment.".
11	(d) Title 38 Employees.—
12	(1) In General.—Section 7425 of title 38,
13	United States Code, is amended—
14	(A) in subsection (b), by striking "Notwith-
15	standing" and inserting "Except as provided in
16	subsection (c), and notwithstanding"; and
17	(B) by adding at the end the following:
18	"(c) Notwithstanding any other provision of this sub-
19	chapter, the Administration shall provide to individuals
20	appointed to any position described in section 7421(b) who
21	are employed by the Administration family and medical
22	leave in the same manner, to the maximum extent prac-
23	ticable, as family and medical leave is provided under sub-
24	chapter V of chapter 63 of title 5 to employees, as defined
25	in section 6381(1) of such title.".

1	(2) APPLICABILITY.—The amendments made by
2	paragraph (1) shall not be effective with respect to
3	any event for which leave may be taken under sub-
4	chapter V of chapter 63 of title 5, United States Code,
5	occurring before October 1, 2020.
6	(e) Article I Judges.—
7	(1) Bankruptcy judges.—Section 153(d) of
8	title 28, United States Code, is amended—
9	(A) by striking "A bankruptcy judge" and
10	inserting "(1) Except as provided in paragraph
11	(2), a bankruptcy judge"; and
12	(B) by adding at the end the following:
13	"(2) The provisions of subchapter V of chapter 63 of
14	title 5 shall apply to a bankruptcy judge as if the bank-
15	ruptcy judge were an employee (within the meaning of sub-
16	paragraph (A) of section 6381(1) of such title).".
17	(2) Magistrate judges.—Section 631(k) of
18	title 28, United States Code, is amended—
19	(A) by striking "A United States magistrate
20	judge" and inserting "(1) Except as provided in
21	paragraph (2), a United States magistrate
22	judge"; and
23	(B) by adding at the end the following:
24	"(2) The provisions of subchapter V of chapter 63 of
25	title 5 shall apply to a United States magistrate judge as

1	if the United States magistrate judge were an employee
2	(within the meaning of subparagraph (A) of section 6381(1)
3	of such title).".
4	(3) APPLICABILITY.—The amendments made by
5	this subsection shall not be effective with respect to
6	any birth or placement occurring before October 1,
7	2020.
8	(f) Technical Corrections.—
9	(1) Section 7605 of the National Defense Author-
10	ization Act for Fiscal Year 2020 (Public Law 116-
11	92) is amended by striking "on active duty" each
12	place it appears and inserting "on covered active
13	duty".
14	(2) Subparagraph (E) of section $6382(d)(2)$ of
15	title 5, United States Code, as added by section 7602
16	of the National Defense Authorization Act for Fiscal
17	Year 2020 (Public Law 116-92), is amended by strik-
18	ing "the requirement to complete" and all that follows
19	and inserting "the service requirement under sub-
20	paragraph (B) of section 6381(1).".
21	(3) Section $202(d)(2)(B)$ of the Congressional Ac-
22	countability Act of 1995 (2 U.S.C. 1312(d)(2)(B)), as
23	amended by section 7603 of the National Defense Au-
24	thorization Act for Fiscal Year 2020 (Public Law

1	116-92), is amended by inserting "accrued" before
2	"sick leave".
3	(g) Effective Date.—The amendments made by this
4	section shall take effect as if enacted immediately after the
5	enactment of the National Defense Authorization Act for
6	Fiscal Year 2020 (Public Law 116–92).
7	SEC. 1102. LIMITATION ON AUTHORITY TO EXCLUDE EM-
8	PLOYEES FROM CHAPTER 71 OF TITLE 5.
9	None of the funds authorized to be appropriated by this
10	Act or otherwise made available for fiscal year 2021 for the
11	Department of Defense may be used to carry out the author-
12	ity provided under section 7103(b) of title 5, United States
13	Code, to exclude the Department of Defense or any agency
14	or subdivision thereof from coverage under chapter 71 of
15	such title.
16	SEC. 1103. AUTHORITY TO PROVIDE TRAVEL AND TRANS-
17	PORTATION ALLOWANCES IN CONNECTION
18	WITH TRANSFER CEREMONIES OF DEPART-
19	MENT OF DEFENSE AND COAST GUARD CIVIL-
20	IAN EMPLOYEES WHO DIE OVERSEAS.
21	(a) Travel and Transportation Allowances.—
22	(1) In general.—Subchapter II of chapter 75 of
23	title 10, United States Code, is amended by adding
24	at the end the following new section:

1	"§ 1492. Authority to provide travel and transpor-
2	tation allowances in connection with
3	transfer ceremonies of department of de-
4	fense and coast guard civilian employees
5	who die overseas
6	"The Secretary of the military department concerned,
7	the agency head of a Defense Agency or Department of De-
8	fense Field Activity, or the Secretary of Homeland Security,
9	as appropriate, may provide round trip travel and trans-
10	portation allowances in connection with ceremonies for the
11	transfer of a Department of Defense or Coast Guard civilian
12	employee who dies while located or serving overseas to eligi-
13	ble relatives and provide for the accompaniment of such
14	persons to the same extent as the Secretary of Defense may
15	provide such travel and transportation allowances and ac-
16	companiment services to such persons with respect to a de-
17	ceased service member under chapter 8 of title 37.".
18	(2) Clerical amendment.—The table of con-
19	tents at the beginning of such subchapter is amended
20	by adding at the end the following new item:
	"1492. Authority to provide travel and transportation allowances in connection with transfer ceremonies of department of defense and coast guard civilian employees who die overseas.".
21	(b) Technical Amendments.—Section 481f(d) of
22	title 37, United States Code, is amended—
23	(1) in the subsection heading, by striking
24	"Transportation to" and inserting "Travel and

1	Transportation Allowances in Connection
2	With"; and
3	(2) in paragraph (1) in the matter preceding
4	subparagraph (A), by striking "transportation to"
5	and inserting "travel and transportation allowances
6	in connection with".
7	SEC. 1104. ONE-YEAR EXTENSION OF AUTHORITY TO WAIVE
8	ANNUAL LIMITATION ON PREMIUM PAY AND
9	AGGREGATE LIMITATION ON PAY FOR FED-
10	ERAL CIVILIAN EMPLOYEES WORKING OVER-
11	SEAS.
12	Subsection (a) of section 1101 of the Duncan Hunter
13	National Defense Authorization Act for Fiscal Year 2009
14	(Public Law 110-417; 122 Stat. 4615), as most recently
15	amended by section 1105 of the National Defense Authoriza-
16	tion Act for Fiscal Year 2020 (Public Law 116–92), is fur-
17	ther amended by striking "through 2020" and inserting
18	"through 2021".
19	SEC. 1105. ONE-YEAR EXTENSION OF TEMPORARY AUTHOR-
20	ITY TO GRANT ALLOWANCES, BENEFITS, AND
21	GRATUITIES TO CIVILIAN PERSONNEL ON OF-
22	FICIAL DUTY IN A COMBAT ZONE.
23	Paragraph (2) of section 1603(a) of the Emergency
24	Supplemental Appropriations Act for Defense, the Global
25	War on Terror, and Hurricane Recovery, 2006 (Public Law

1	109-234; 120 Stat. 443), as added by section 1102 of the
2	Duncan Hunter National Defense Authorization Act for
3	Fiscal Year 2009 (Public Law 110–417; 122 Stat. 4616)
4	and as most recently amended by section 1104 of the Na-
5	tional Defense Authorization Act for Fiscal Year 2020 (Pub-
6	lic Law 116-92), is further amended by striking "2021"
7	and inserting "2022".
8	SEC. 1106. LIMITING THE NUMBER OF LOCAL WAGE AREAS
9	DEFINED WITHIN A PAY LOCALITY.
10	(a) Local Wage Area Limitation.—Section 5343(a)
11	of title 5, United States Code, is amended—
12	(1) in paragraph $(1)(B)(i)$, by striking "(but
13	such" and all that follows through "are employed)";
14	(2) in paragraph (4), by striking "and" after the
15	semicolon;
16	(3) in paragraph (5), by striking the period at
17	the end and inserting "; and"; and
18	(4) by adding at the end of the following:
19	"(6) the Office of Personnel Management may
20	define not more than 1 local wage area within a pay
21	locality, except that this paragraph shall not apply to
22	the pay locality designated as 'Rest of United
23	States'.".
24	(b) Pay Locality Defined.—Section 5342(a) of title
25	5, United States Code, is amended—

1	(1) in paragraph (2)(C), by striking "and" at
2	$the\ end;$
3	(2) in paragraph (3), by striking the period at
4	the end and inserting "; and"; and
5	(3) by adding at the end the following:
6	"(4) 'pay locality' has the meaning given that
7	term under section 5302(5).".
8	(c) Regulations.—The Director of the Office of Per-
9	sonnel Management shall prescribe any regulations nec-
10	essary to carry out this section and the amendments made
11	by this section, including regulations to ensure that this sec-
12	tion and the amendments made by this section shall not
13	have the effect of reducing any rate of basic pay payable
14	to any individual who is serving as a prevailing rate em-
15	ployee (as defined under section 5342(a)(2) of title 5,
16	United States Code).
17	(d) Effective Date.—This section and the amend-
18	ments made by this section shall apply with respect to fiscal
19	year 2022 and each fiscal year thereafter.
20	SEC. 1107. CIVILIAN FACULTY AT THE DEFENSE SECURITY
21	COOPERATION UNIVERSITY AND INSTITUTE
22	OF SECURITY GOVERNANCE.
23	Section 1595(c) of title 10, United States Code, is
24	amended by adding at the end the following:

1	"(6) The Defense Security Cooperation Univer-
2	sity.
3	"(7) The Defense Institute for Security Govern-
4	ance.".
5	SEC. 1108. EXPANSION OF AUTHORITY FOR APPOINTMENT
6	OF RECENTLY-RETIRED MEMBERS OF THE
7	ARMED FORCES TO POSITIONS AT CERTAIN
8	INDUSTRIAL BASE FACILITIES.
9	(a) In General.—Subsection (b) of section 3326 of
10	title 5, United States Code, is amended—
11	(1) in paragraph (1), by striking "or" at the
12	end;
13	(2) in paragraph (2), by striking the period at
14	the end and inserting "; or"; and
15	(3) by adding at the end the following:
16	"(3) the proposed appointment is to a position
17	in the competitive service—
18	"(A) at any industrial base facility (as that
19	term is defined in section $2208(u)(3)$ of title 10)
20	that is part of the core logistics capabilities (as
21	described in section 2464(a) of such title); and
22	"(B) that has been certified by the Secretary
23	concerned as lacking sufficient numbers of quali-
24	fied applicants.".

1	(b) Limitation on Delegation of Certification
2	Authority.—Such section 3326 is further amended by
3	adding at the end the following:
4	"(d) The authority to make a certification described
5	in subsection (b)(3) may not be delegated to an individual
6	with a grade lower than colonel, or captain in the Navy,
7	or an inriviaul with an equivalent civilian grade.".
8	(c) Sense of Congress.—It is the sense of Congress
9	that the amendments made by subsections (a) and (b) shall
10	supplement, and not provide any exception to, the competi-
11	tive hiring process for the Federal civil service.
12	SEC. 1109. FIRE FIGHTERS ALTERNATIVE WORK SCHEDULE
13	DEMONSTRATION PROJECT.
14	(a) In General.—Not later than 180 days after the
15	date of enactment of this Act, the Commander, Navy Region
16	
17	Mid-Atlantic, shall establish and carry out, for a period of
1,	
	not less than 5 years, a Fire Fighters Alternative Work
18	not less than 5 years, a Fire Fighters Alternative Work Schedule demonstration project for the Navy Region Mid-
18 19	not less than 5 years, a Fire Fighters Alternative Work Schedule demonstration project for the Navy Region Mid- Atlantic Fire and Emergency Services. Such demonstration
18 19 20	not less than 5 years, a Fire Fighters Alternative Work Schedule demonstration project for the Navy Region Mid- Atlantic Fire and Emergency Services. Such demonstration project shall provide, with respect to each Services employee,
18 19 20 21	not less than 5 years, a Fire Fighters Alternative Work Schedule demonstration project for the Navy Region Mid- Atlantic Fire and Emergency Services. Such demonstration project shall provide, with respect to each Services employee, that—
18 19 20 21 22	not less than 5 years, a Fire Fighters Alternative Work Schedule demonstration project for the Navy Region Mid- Atlantic Fire and Emergency Services. Such demonstration project shall provide, with respect to each Services employee, that— (1) assignments to tours of duty are scheduled in

1	72 consecutive non-work hours, as determined by mu-
2	tual agreement between the Navy Region Mid-Atlantic
3	and the exclusive employee representative at each
4	Navy Region Mid-Atlantic Installation, in such a
5	manner that each employee is regularly scheduled for
6	144-hours in any two-week period;
7	(3) for any such employee that is a fire fighter
8	working an alternative work schedule, such employee
9	shall earn overtime compensation in a manner con-
10	sistent with other applicable law and regulation;
11	(4) no right shall be established to any form of
12	premium pay, including night, Sunday, holiday, or
13	hazard duty pay; and
14	(5) leave accrual and use shall be consistent with
15	other applicable law and regulation.
16	(b) Report.—Not later than 180 days following the
17	end of such demonstration project, the Commander, Navy
18	Region Mid-Atlantic, shall submit a report to the Commit-
19	tees on Armed Services of the House of Representatives and
20	the Senate detailing—
21	(1) any financial savings or expenses directly
22	and inseparably linked to the demonstration project;
23	(2) any intangible quality of life and morale im-
24	provements achieved by the demonstration project;
25	and

1	(3) any adverse impact of the demonstration
2	project occurring solely as the result of the transition
3	to the demonstration project.
4	SEC. 1110. SPECIAL RULES FOR CERTAIN MONTHLY WORK-
5	ERS' COMPENSATION PAYMENTS AND OTHER
6	PAYMENTS FOR FEDERAL GOVERNMENT PER-
7	SONNEL UNDER CHIEF OF MISSION AUTHOR-
8	ITY.
9	Section 901 of title IX of division J of the Further
10	Consolidated Appropriations Act, 2020 (Public Law 116–
11	94; 22 U.S.C. 2680b) is amended—
12	(1) in subsection (a), by inserting "or the head
13	of any other Federal agency" after "The Secretary of
14	State";
15	(2) in subsection $(e)(2)$ —
16	(A) by striking "the Department of State"
17	and inserting "the Federal Government"; and
18	(B) by inserting after "subsection (f)" the
19	following: ", but does not include an individual
20	receiving compensation under section 19A of the
21	Central Intelligence Agency Act of 1949 (50
22	U.S.C. 3519b)"; and
23	(3) in subsection (h)(2), by striking the first sen-
24	tence and inserting the following: "Nothing in this
25	section shall limit, modify, or otherwise supersede

1	chapter 81 of title 5, United States Code, the Defense
2	Base Act (42 U.S.C. 1651 et seq.), or section 19A of
3	the Central Intelligence Agency Act of 1949 (50
4	U.S.C. 3519b).".
5	Subtitle B—Elijah E. Cummings
6	Federal Employee Antidiscrimi-
7	nation Act of 2020
8	SEC. 1121. SHORT TITLE.
9	This subtitle may be cited as the "Elijah E. Cummings
10	Federal Employee Antidiscrimination Act of 2020".
11	SEC. 1122. SENSE OF CONGRESS.
12	Section 102 of the Notification and Federal Employee
13	Antidiscrimination and Retaliation Act of 2002 (5 U.S.C.
14	2301 note) is amended—
15	(1) by striking paragraph (4) and inserting the
16	following:
17	"(4) accountability in the enforcement of the
18	rights of Federal employees is furthered when Federal
19	agencies agree to take appropriate disciplinary action
20	against Federal employees who are found to have in-
21	tentionally committed discriminatory (including re-
22	taliatory) acts;"; and
23	(2) in paragraph (5)(A)—
24	(A) by striking "nor is accountability" and
25	inserting "accountability is not"; and

1	(B) by inserting "for what, by law, the
2	agency is responsible" after "under this Act".
3	SEC. 1123. NOTIFICATION OF VIOLATION.
4	Section 202 of the Notification and Federal Employee
5	Antidiscrimination and Retaliation Act of 2002 (5 U.S.C.
6	2301 note) is amended by adding at the end the following:
7	"(d) Notification of Final Agency Action.—
8	"(1) In general.—Not later than 90 days after
9	the date on which an event described in paragraph
10	(2) occurs with respect to a finding of discrimination
11	(including retaliation), the head of the Federal agency
12	subject to the finding shall provide notice—
13	"(A) on the public internet website of the
14	agency, in a clear and prominent location linked
15	directly from the home page of that website;
16	"(B) stating that a finding of discrimina-
17	tion (including retaliation) has been made; and
18	"(C) which shall remain posted for not less
19	than 1 year.
20	"(2) Events described in
21	this paragraph is any of the following:
22	"(A) All appeals of a final action by a Fed-
23	eral agency involving a finding of discrimina-
24	tion (including retaliation) prohibited by a pro-

1	vision of law covered by paragraph (1) or (2) of
2	section 201(a) have been exhausted.
3	"(B) All appeals of a final decision by the
4	Equal Employment Opportunity Commission
5	involving a finding of discrimination (including
6	if the finding included a finding of retaliation)
7	prohibited by a provision of law covered by
8	paragraph (1) or (2) of section 201(a) have been
9	exhausted.
10	"(C) A court of jurisdiction issues a final
11	judgment involving a finding of discrimination
12	(including retaliation) prohibited by a provision
13	of law covered by paragraph (1) or (2) of section
14	201(a).
15	"(3) Contents.—A notification provided under
16	paragraph (1) with respect to a finding of discrimi-
17	nation (including retaliation) shall—
18	"(A) identify the date on which the finding
19	was made, the date on which each discrimina-
20	tory act occurred, and the law violated by each
21	such discriminatory act; and
22	"(B) advise Federal employees of the rights
23	and protections available under the provisions of
24	law covered by paragraphs (1) and (2) of section
25	201(a).".

1 8	SEC.	1124.	REPORTING	REQUIREMENTS.
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2	(a) Electronic Format Requirement.—
3	(1) In General.—Section 203(a) of the Notifica-
4	tion and Federal Employee Antidiscrimination and
5	Retaliation Act of 2002 (5 U.S.C. 2301 note) is
6	amended in the matter preceding paragraph (1)—
7	(A) by inserting "Homeland Security and"
8	before "Governmental Affairs";
9	(B) by striking "on Government Reform"
10	and inserting "on Oversight and Reform"; and
11	(C) by inserting "(in an electronic format
12	prescribed by the Director of the Office of Per-
13	sonnel Management)," after "an annual report".
14	(2) Effective date.—The amendment made by
15	paragraph (1)(C) shall take effect on the date that is
16	1 year after the date of enactment of this Act.
17	(3) Transition period.—Notwithstanding the
18	requirements of section 203(a) of the Notification and
19	Federal Employee Antidiscrimination and Retalia-
20	tion Act of 2002 (5 U.S.C. 2301 note), the report re-
21	quired under such section 203(a) may be submitted in
22	an electronic format, as prescribed by the Director of
23	the Office of Personnel Management, during the pe-
24	riod beginning on the date of enactment of this Act
25	and ending on the effective date in paragraph (2).

1	(b) Reporting Requirement for Disciplinary Ac-
2	TION.—Section 203 of the Notification and Federal Em-
3	ployee Antidiscrimination and Retaliation Act of 2002 (5
4	U.S.C. 2301 note) is amended by adding at the end the fol-
5	lowing:
6	"(c) Disciplinary Action Report.—Not later than
7	120 days after the date on which a Federal agency takes
8	final action, or a Federal agency receives a final decision
9	issued by the Equal Employment Opportunity Commission,
10	involving a finding of discrimination (including retalia-
11	tion) in violation of a provision of law covered by para-
12	graph (1) or (2) of section 201(a), as applicable, the appli-
13	cable Federal agency shall submit to the Commission a re-
14	port stating—
15	"(1) whether disciplinary action has been pro-
16	posed against a Federal employee as a result of the
17	violation; and
18	"(2) the reasons for any disciplinary action pro-
19	posed under paragraph (1).".
20	SEC. 1125. DATA TO BE POSTED BY EMPLOYING FEDERAL
21	AGENCIES.
22	Section 301(b) of the Notification and Federal Em-
23	ployee Antidiscrimination and Retaliation Act of 2002 (5
24	U.S.C. 2301 note) is amended—
25	(1) in paragraph (9)—

1	(A) in subparagraph (A), by striking "and"
2	at the end;
3	(B) in subparagraph (B)(ii), by striking the
4	period at the end and inserting ", and"; and
5	(C) by adding at the end the following:
6	"(C) with respect to each finding described
7	$in\ subparagraph\ (A)$ —
8	"(i) the date of the finding,
9	"(ii) the affected Federal agency,
10	"(iii) the law violated, and
11	"(iv) whether a decision has been made
12	regarding disciplinary action as a result of
13	the finding."; and
14	(2) by adding at the end the following:
15	"(11) Data regarding each class action com-
16	plaint filed against the agency alleging discrimina-
17	tion (including retaliation), including—
18	"(A) information regarding the date on
19	which each complaint was filed,
20	"(B) a general summary of the allegations
21	alleged in the complaint,
22	"(C) an estimate of the total number of
23	plaintiffs joined in the complaint, if known,
24	"(D) the current status of the complaint, in-
25	cluding whether the class has been certified, and

1	"(E) the case numbers for the civil actions
2	in which discrimination (including retaliation)
3	has been found.".
4	SEC. 1126. DATA TO BE POSTED BY THE EQUAL EMPLOY-
5	MENT OPPORTUNITY COMMISSION.
6	Section 302(b) of the Notification and Federal Em-
7	ployee Antidiscrimination and Retaliation Act of 2002 (5
8	U.S.C. 2301 note) is amended by striking "(10)" and in-
9	serting "(11)".
10	SEC. 1127. NOTIFICATION AND FEDERAL EMPLOYEE ANTI-
11	DISCRIMINATION AND RETALIATION ACT OF
12	2002 AMENDMENTS.
13	(a) Notification Requirements.—Title II of the
14	$Notification\ and\ Federal\ Employee\ Antidiscrimination\ and$
15	Retaliation Act of 2002 (5 U.S.C. 2301 note) is amended
16	by adding at the end the following:
17	"SEC. 207. COMPLAINT TRACKING.
18	"Not later than 1 year after the date of enactment of
19	the Elijah E. Cummings Federal Employee Antidiscrimi-
20	nation Act of 2020, each Federal agency shall establish a
21	system to track each complaint of discrimination arising
22	under section 2302(b)(1) of title 5, United States Code, and
23	adjudicated through the Equal Employment Opportunity
24	process from the filing of a complaint with the Federal
25	agency to resolution of the complaint, including whether a

1	decision has been made regarding disciplinary action as the
2	result of a finding of discrimination.
3	"SEC. 208. NOTATION IN PERSONNEL RECORD.
4	"If a Federal agency takes an adverse action covered
5	under section 7512 of title 5, United States Code, against
6	a Federal employee for an act of discrimination (including
7	retaliation) prohibited by a provision of law covered by
8	paragraph (1) or (2) of section 201(a), the agency shall,
9	after all appeals relating to that action have been exhausted,
10	include a notation of the adverse action and the reason for
11	the action in the personnel record of the employee.".
12	(b) Processing and Referral.—The Notification
13	and Federal Employee Antidiscrimination and Retaliation
14	Act of 2002 (5 U.S.C. 2301 note) is amended by adding
15	at the end the following:
16	"TITLE IV—PROCESSING AND
17	REFERRAL
18	"SEC. 401. PROCESSING AND RESOLUTION OF COMPLAINTS.
19	"Each Federal agency shall—
20	"(1) be responsible for the fair and impartial
21	processing and resolution of complaints of employ-
22	ment discrimination (including retaliation) prohib-
23	ited by a provision of law covered by paragraph (1)
24	or (2) of section $201(a)$: and

1	"(2) establish a model Equal Employment Op-
2	portunity Program that—
3	"(A) is not under the control, either struc-
4	turally or practically, of the agency's Office of
5	Human Capital or Office of the General Counsel
6	(or the equivalent);
7	"(B) is devoid of internal conflicts of inter-
8	est and ensures fairness and inclusiveness within
9	the agency; and
10	"(C) ensures the efficient and fair resolution
11	of complaints alleging discrimination (including
12	retaliation).
13	"SEC. 402. NO LIMITATION ON ADVICE OR COUNSEL.
14	"Nothing in this title shall prevent a Federal agency
15	or a subcomponent of a Federal agency, or the Department
16	of Justice, from providing advice or counsel to employees
17	of that agency (or subcomponent, as applicable) in the reso-
18	lution of a complaint.
19	"SEC. 403. HEAD OF PROGRAM SUPERVISED BY HEAD OF
20	AGENCY.
21	"The head of each Federal agency's Equal Employ-
22	ment Opportunity Program shall report directly to the head
23	of the agency.
24	"SEC. 404. REFERRALS OF FINDINGS OF DISCRIMINATION.
25	"(a) Eeoc Findings of Discrimination.—

1	"(1) In general.—Not later than 30 days after
2	the date on which the Equal Employment Oppor-
3	tunity Commission (referred to in this section as the
4	'Commission') receives, or should have received, a
5	Federal agency report required under section 203(c),
6	the Commission may refer the matter to which the re-
7	port relates to the Office of Special Counsel if the
8	Commission determines that the Federal agency did
9	not take appropriate action with respect to the find-
10	ing that is the subject of the report.
11	"(2) Notifications.—The Commission shall—
12	"(A) notify the applicable Federal agency if
13	the Commission refers a matter to the Office of
14	Special Counsel under paragraph (1); and
15	"(B) with respect to a fiscal year, include
16	in the Annual Report of the Federal Workforce
17	of the Commission covering that fiscal year—
18	"(i) the number of referrals made
19	under paragraph (1) during that fiscal
20	year; and
21	"(ii) a brief summary of each referral
22	described in clause (i).
23	"(b) Referrals to Special Counsel.—The Office
24	of Special Counsel shall accept and review a referral from
25	the Commission under subsection (a)(1) for purposes of pur-

suing disciplinary action under the authority of the Office against a Federal employee who commits an act of dis-3 crimination (including retaliation). 4 "(c) Notification.—The Office of Special Counsel shall notify the Commission and the applicable Federal agency in a case in which— 6 7 "(1) the Office of Special Counsel pursues dis-8 ciplinary action under subsection (b); and 9 "(2) the Federal agency imposes some form of 10 disciplinary action against a Federal employee who 11 commits an act of discrimination (including retalia-12 tion). 13 "(d) Special Counsel Approval.—A Federal agency may not take disciplinary action against a Federal em-14 15 ployee for an alleged act of discrimination (including retaliation) referred by the Commission under this section, except in accordance with the requirements of section 1214(f) of title 5, United States Code.". 18 19 (c) Conforming Amendments.—The table of contents in section 1(b) of the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 (5 U.S.C. 2301 note) is amended— 23 (1) by inserting after the item relating to section

206 the following:

[&]quot;Sec. 207. Complaint tracking.

[&]quot;Sec. 208. Notation in personnel record."; and

1	(2) by adding at the end the following:
	"TITLE IV—PROCESSING AND REFERRAL
	"Sec. 401. Processing and resolution of complaints. "Sec. 402. No limitation on advice or counsel. "Sec. 403. Head of Program supervised by head of agency. "Sec. 404. Referrals of findings of discrimination.".
2	SEC. 1128. NONDISCLOSURE AGREEMENT LIMITATION.
3	Section 2302(b)(13) of title 5, United States Code, is
4	amended—
5	(1) by striking "agreement does not" and insert-
6	ing the following: "agreement—
7	"(A) does not";
8	(2) in subparagraph (A), as so designated, by in-
9	serting "or the Office of Special Counsel" after "In-
10	spector General"; and
11	(3) by adding at the end the following:
12	"(B) prohibits or restricts an employee or
13	applicant for employment from disclosing to
14	Congress, the Special Counsel, the Inspector Gen-
15	eral of an agency, or any other agency compo-
16	nent responsible for internal investigation or re-
17	view any information that relates to any viola-
18	tion of any law, rule, or regulation, or mis-
19	management, a gross waste of funds, an abuse of
20	authority, or a substantial and specific danger
21	to public health or safety, or any other whistle-
22	blower protection; or".

1	TITLE XII—MATTERS RELATING
2	TO FOREIGN NATIONS
3	Subtitle A—Assistance and
4	Training
5	SEC. 1201. MODIFICATION AND EXTENSION OF SUPPORT OF
6	SPECIAL OPERATIONS FOR IRREGULAR WAR-
7	FARE.
8	(a) AUTHORITY.—Subsection (a) of section 1202 of the
9	National Defense Authorization Act for Fiscal Year 2018
10	(Public Law 115–91; 131 Stat. 1639) is amended—
11	(1) by striking "\$10,000,000" and inserting
12	"\$15,000,000"; and
13	(2) by striking "2023" and inserting "2025".
14	(b) Notification.—Subsection (d)(2) of such section
15	is amended—
16	(1) by redesignating subparagraph (E) as sub-
17	paragraph (G);
18	(2) by inserting after subparagraph (D) the fol-
19	lowing:
20	"(E) A description of steps taken to ensure
21	the support is consistent with other United
22	States diplomatic and security interests, includ-
23	ing issues related to local political dynamics,
24	civil-military relations, and human rights.

1	"(F) A description of steps taken to ensure
2	that the recipients of the support have not and
3	will not engage in human rights violations or
4	violations of the Geneva Conventions of 1949, in-
5	cluding vetting, training, and support for ade-
6	quately investigating allegations of violations
7	and removing support in case of credible reports
8	of violations."; and
9	(3) in clause (i) of subparagraph (G), as redesig-
10	nated, to read as follows:
11	"(i) An introduction of United States
12	Armed Forces (including as such term is de-
13	fined in section 8(c) of the War Powers Res-
14	olution (50 U.S.C. 1547(c))) into hostilities,
15	or into situations where hostilities are clear-
16	ly indicated by the circumstances, without
17	specific statutory authorization within the
18	meaning of section 5(b) of such Resolution
19	(50 U.S.C. 1544(b)).".
20	(c) Construction of Authority.—Subsection (f)(2)
21	of such section is amended by striking "of section 5(b)".
22	(d) Clarification.—Such section, as so amended, is
23	further amended—
24	(1) by redesignating subsections (g), (h), and (i)
25	as subsections (h), (i), and (j), respectively; and

1	(2) by inserting after subsection (f) the following:
2	"(g) Clarification.—The provision of support to for-
3	eign forces, irregular forces, groups, or individuals pursu-
4	ant to subsection (a) constitutes support to a unit of a for-
5	eign security force for purposes of section 362 of title 10,
6	United States Code.".
7	SEC. 1202. DEPARTMENT OF DEFENSE PARTICIPATION IN
8	EUROPEAN PROGRAM ON MULTILATERAL EX-
9	CHANGE OF SURFACE TRANSPORTATION
10	SERVICES.
11	(a) In General.—Subchapter II of chapter 138 of
12	title 10, United States Code, is amended by adding at the
13	end the following:
14	"§2350o. Participation in European Program on Mul-
15	tilateral Exchange of Surface Transpor-
16	tation Services
17	"(a) Participation Authorized.—(1) The Sec-
18	retary of Defense may, with the concurrence of the Secretary
19	of State, authorize the participation of the United States
20	in the Surface Exchange of Services program (in this sec-
21	tion referred to as the 'SEOS program') of the Movement
22	Coordination Centre Europe.
23	"(2) Participation in the SEOS program under para-
24	graph (1) may include—

1	"(A) the reciprocal exchange or transfer of sur-
2	face transportation on a reimbursable basis or by re-
3	placement-in-kind; or
4	"(B) the exchange of surface transportation serv-
5	ices of equal value.
6	"(b) Written Arrangements or Agreements.—(1)
7	The participation of the United States in the SEOS pro-
8	gram under subsection (a) shall be in accordance with a
9	written arrangement or agreement entered into by the Sec-
10	retary of Defense, with the concurrence of the Secretary of
11	State, and the Movement Coordination Centre Europe.
12	"(2) If facilities, equipment, or funds of the Depart-
13	ment of Defense are used to support the SEOS program,
14	the written arrangement or agreement entered into under
15	paragraph (1) shall specify the details of any equitable cost
16	sharing or other funding arrangement.
17	"(3) Any written arrangement or agreement entered
18	into under paragraph (1) shall require that any accrued
19	credits and liabilities resulting from an unequal exchange
20	or transfer of surface transportation services shall be liq-
21	uidated, not less than once every five years, through the
22	SEOS program.
23	"(c) Implementation.—In carrying out any arrange-
24	ment or agreement entered into under subsection (b)(1), the
25	Secretary of Defense may—

1	"(1) from funds available to the Department of
2	Defense for operation and maintenance, pay the equi-
3	table share of the United States for the operating ex-
4	penses of the Movement Coordination Centre Europe
5	and the SEOS program; and
6	"(2) assign members of the armed forces or civil-
7	ian personnel of the Department of Defense, from
8	among members and personnel within billets author-
9	ized for the United States European Command, to
10	duty at the Movement Coordination Centre Europe as
11	necessary to fulfill the obligations of the United States
12	under that arrangement or agreement.
13	"(d) Crediting of Receipts.—Any amount received
14	by the United States as part of the SEOS program shall
15	be credited, at the option of the Secretary of Defense, to-
16	"(1) the appropriation, fund, or account used in
17	incurring the obligation for which such amount is re-
18	ceived; or
19	"(2) an appropriate appropriation, fund, or ac-
20	count currently available for the purposes for which
21	the expenditures were made.
22	"(e) Expiration.—The authority provided by this sec-
23	tion to participate in the SEOS program shall expire five
24	years after the date on which the Secretary of Defense first
25	enters into a written arrangement or agreement under sub-

1	section (b). The Secretary shall publish notice of such date
2	on a public website of the Department of Defense.
3	"(f) Limitation on Statutory Construction.—
4	Nothing in this section may be construed to authorize the
5	use of foreign sealift in violation of section 2631 of this
6	title.".
7	(b) Clerical Amendment.—The table of sections at
8	the beginning of such subchapter is amended by adding at
9	the end the following new item:
	"2350o. Participation in European program on multilateral exchange of surface transportation services.".
10	SEC. 1203. EXTENSION OF AUTHORITY TO TRANSFER EX-
11	CESS HIGH MOBILITY MULTIPURPOSE
11	
12	WHEELED VEHICLES TO FOREIGN COUN-
12	WHEELED VEHICLES TO FOREIGN COUN-
12 13	WHEELED VEHICLES TO FOREIGN COUNTRIES.
12 13 14	WHEELED VEHICLES TO FOREIGN COUNTRIES. Section 1276 of the National Defense Authorization
12 13 14 15	WHEELED VEHICLES TO FOREIGN COUNTRIES. Section 1276 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat.
12 13 14 15 16	WHEELED VEHICLES TO FOREIGN COUNTRIES. Section 1276 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat. 1699) is amended—
12 13 14 15 16 17	WHEELED VEHICLES TO FOREIGN COUNTRIES. Section 1276 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat. 1699) is amended— (1) in subsection (b)(2)—
12 13 14 15 16 17	WHEELED VEHICLES TO FOREIGN COUNTRIES. Section 1276 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat. 1699) is amended— (1) in subsection (b)(2)— (A) in subparagraph(A), by adding at the
12 13 14 15 16 17 18	WHEELED VEHICLES TO FOREIGN COUNTRIES. Section 1276 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat. 1699) is amended— (1) in subsection (b)(2)— (A) in subparagraph(A), by adding at the end the following: "Such description may in-
12 13 14 15 16 17 18 19 20	WHEELED VEHICLES TO FOREIGN COUNTRIES. Section 1276 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat. 1699) is amended— (1) in subsection (b)(2)— (A) in subparagraph(A), by adding at the end the following: "Such description may include, if applicable, a description of the priority

1	(B) by striking subparagraph (B) and in-
2	serting the following:
3	"(B) An explanation of why it is in the na-
4	tional interests of the United States to make the
5	transfer notwithstanding the requirements of
6	$subsection \ (a)(1).$ "; and
7	(2) in subsection (c)(2), by striking "three" and
8	inserting "five".
9	SEC. 1204. MODIFICATION AND EXTENSION OF UPDATE OF
10	DEPARTMENT OF DEFENSE FREEDOM OF
11	NAVIGATION REPORT.
12	(a) In General.—Subsection (a) of section 1275 of
13	the National Defense Authorization Act for Fiscal Year
14	2017 (Public Law 114–328; 130 Stat. 2540) is amended—
15	(1) by striking "an annual basis" and inserting
16	"a biannual basis"; and
17	(2) by striking "the previous year" and inserting
18	"the previous 6 months".
19	(b) Elements.—Subsection (b) of such section is
20	amended—
21	(1) in the matter preceding paragraph (1), by
22	striking "the year" and inserting "the period";
23	(2) in paragraph (1), by inserting "the number
24	of maritime and overflight challenges to each such
25	claim and" before "the country";

1	(3) in paragraph (5), by inserting 'have been
2	protested by the United States but" before "have not
3	been challenged"; and
4	(4) by adding at the end the following:
5	"(6) A summary of each excessive maritime
6	claim challenged jointly with international partners
7	and allies.".
8	(c) Form.—Subsection (c) of such section is amended
9	by adding at the end before the period the following: "and
10	made publicly available".
11	(d) Sunset.—Subsection (d) of such section is amend-
12	ed by striking "December 31, 2021" and inserting "Decem-
13	ber 31, 2025".
14	(e) Conforming Amendment.—The heading of such
15	section is amended by striking "ANNUAL" and inserting
16	"BIANNUAL".
17	SEC. 1205. EXTENSION OF REPORT ON WORKFORCE DEVEL-
18	OPMENT.
19	Section 1250(b)(1) of the National Defense Authoriza-
20	tion Act for Fiscal Year 2017 (Public Law 114–328; 130
21	Stat. 2529) is amended by striking "through 2021" and in-
22	serting "through 2026".

1	Subtitle B—Matters Relating to
2	Afghanistan and Pakistan
3	SEC. 1211. EXTENSION AND MODIFICATION OF AUTHORITY
4	FOR REIMBURSEMENT OF CERTAIN COALI-
5	TION NATIONS FOR SUPPORT PROVIDED TO
6	UNITED STATES MILITARY OPERATIONS.
7	(a) Extension.—Subsection (a) of section 1233 of the
8	National Defense Authorization Act for Fiscal Year 2008
9	(Public Law 110–181; 122 Stat. 393) is amended by strik-
10	ing "October 1, 2019, and ending on December 31, 2020"
11	and inserting "October 1, 2020, and ending on December
12	<i>31</i> , <i>2021</i> ".
13	(b) Modification to Limitation.—Subsection $(d)(1)$
14	of such section is amended—
15	(1) by striking "October 1, 2019, and ending on
16	December 31, 2020" and inserting "October 1, 2020,
17	and ending on December 31, 2021"; and
18	(2) by striking "\$450,000,000" and inserting
19	"\$180,000,000".
20	SEC. 1212. EXTENSION OF THE AFGHAN SPECIAL IMMI-
21	GRANT VISA PROGRAM.
22	(a) In General.—Section 602(b)(3)(F) of the Afghan
23	Allies Protection Act of 2009 (8 U.S.C. 1101 note) is
24	amended—

1	(1) in the heading, by striking "2020" and insert-
2	ing "2021";
3	(2) in clause (i), by striking "December 31,
4	2021" and inserting "December 31, 2022"; and
5	(3) in clause (ii), the striking "December 31,
6	2021" inserting "December 31, 2022".
7	(b) Report Extension.—Section 602(b)(13) of such
8	Act (8 U.S.C. 1101 note) is amended by striking "January
9	31, 2021" and inserting "January 31, 2023".
10	SEC. 1213. LIMITATION ON USE OF FUNDS TO REDUCE DE-
11	PLOYMENT TO AFGHANISTAN.
12	(a) Sense of Congress.—It is the sense of Congress
13	that—
14	(1) it is in the national security interests of the
15	United States to deny terrorists safe haven in Afghan-
16	istan, protect the United States homeland, uphold the
17	United States partnership with the Government of Af-
18	ghanistan and cooperation with the Afghan National
19	Defense and Security Forces, and protect the hard-
20	fought rights of women, girls, and other vulnerable
21	populations in Afghanistan;
22	(2) a rapid military drawdown and a lack of
23	United States commitment to the security and sta-
24	bility of Afghanistan would undermine diplomatic ef-
25	forts for peace;

1	(3) the current agreement between the United
2	States and the Taliban does not provide for the ap-
3	propriate protections for vulnerable populations, does
4	not create conditions for the rejection of violence and
5	prevention of terrorist safe havens, and does not rep-
6	resent a realistic diplomatic solution, based on
7	verifiable facts and conditions on the ground, that
8	provides for long-term stability; and
9	(4) the Administration has a constitutional obli-
10	gation to provide Congress with timely and com-
11	prehensive information on the status of security oper-
12	ations and diplomatic efforts in a form that can be
13	transparently communicated to the American people.
14	(b) Limitation.—Until the date on which the Sec-
15	retary of Defense, in concurrence with each covered official,
16	submits the report described in subsection (c) to the appro-
17	priate congressional committees, none of the amounts au-
18	thorized to be appropriated for fiscal year 2020 or 2021
19	for the Department of Defense may be obligated or expended
20	for any activity having either of the following effects:
21	(1) Reducing the total number of Armed Forces
22	deployed to Afghanistan below the lesser of—
23	(A) 8,000, or

1	(B) the total number of the Armed Forces
2	deployed as of the date of the enactment of this
3	Act.
4	(2) Reducing the total number of Armed Forces
5	deployed to Afghanistan below 4,000.
6	(c) Report.—The report described in this subsection
7	shall include each of the following:
8	(1) A certification that the intended withdrawal
9	of the United States Armed Forces in Afghanistan—
10	(A) will not compromise or otherwise nega-
11	tively affect the ongoing United States counter-
12	terrorism mission against the Islamic State, al-
13	Qaeda, and associated forces;
14	(B) will not unduly increase the risk to
15	United States personnel in Afghanistan;
16	(C) will not increase the risk for the expan-
17	sion of existing or formation of new terrorist safe
18	$havens\ inside\ Afghanistan;$
19	(D) will be undertaken with the consulta-
20	tion and coordination of allies supporting the
21	United States- and North Atlantic Treaty Orga-
22	nization-led missions; and
23	(E) is in the best interest of United States
24	national security and in furtherance of United

1	States policy toward Afghanistan for achieving
2	an enduring diplomatic solution.
3	(2) An analysis of the impact that the intended
4	withdrawal of United States Armed Forces from Af-
5	ghanistan would have on each of the following:
6	(A) The threat posed by the Taliban and
7	terrorist organizations, including by each cov-
8	ered terrorist organization, to—
9	(i) the United States homeland;
10	(ii) United States interests abroad;
11	(iii) allied countries of the North At-
12	$lantic\ Treaty\ Organization;$
13	(iv) the Government of Afghanistan;
14	and
15	(v) regional peace and security.
16	(B) The status of the human and civil
17	rights (including access to voting, education, jus-
18	tice, and economic opportunities) of women,
19	girls, people with disabilities, religious and eth-
20	nic minorities, and other vulnerable populations
21	in Afghanistan.
22	(C) Transparent, credible, and inclusive po-
23	litical processes in Afghanistan.
24	(D) The capacity of the Afghan National
25	Defense and Security Forces to effectively—

1	(i) prevent or defend against attacks
2	by the Taliban or by terrorist organizations
3	(including by each covered terrorist organi-
4	zation) on civilian populations;
5	(ii) prevent the takeover of one or more
6	provincial capitals by the Taliban or by as-
7	$sociated\ organizations;$
8	(iii) conduct counterterrorism oper-
9	ations necessary to deny safe harbor to ter-
10	rorist organizations, including each covered
11	terrorist organization; and
12	(iv) maintain institutional order and
13	discipline.
14	(E) The influence of malign state actors on
15	the sovereignty of Afghanistan and the strategic
16	national security interests of the United States
17	in the region.
18	(F) Any other matter the Secretary of De-
19	fense, in concurrence with each covered official,
20	determines appropriate.
21	(3) An assessment of the manner and extent to
22	which—
23	(A) state actors have provided any incen-
24	tives to the Taliban, their affiliates, or other for-
25	eign terrorist organizations for attacks against

1	United States, coalition, or Afghan security
2	forces or civilians in Afghanistan in the last 2
3	years, including the details of any attacks be-
4	lieved to have been connected with such incen-
5	tives;
6	(B) the Taliban has publicly renounced al-
7	Qaeda;
8	(C) the Taliban has made any efforts to
9	break with al-Qaeda since February 29, 2020,
10	and a description of these efforts;
11	(D) any senior al-Qaeda leaders, including
12	Ayman al-Zawahiri, or any leaders of al-Qaeda
13	in the Indian Subcontinent, have been present in
14	Afghanistan since February 29, 2020, and if so,
15	the names of the leaders, the dates they were
16	present in Afghanistan, and their other locations
17	since February 29, 2020;
18	(E) any members of al-Qaeda, al-Qaeda in
19	the Indian Subcontinent, al-Qaeda-affiliated
20	groups, or any covered terrorist organization
21	have, since February 29, 2020—
22	(i) fought alongside, trained alongside,
23	otherwise operated alongside, or sheltered
24	with the Taliban in Afghanistan;

1	(ii) conducted attacks inside Afghani-
2	stan, and, if so, the dates and locations of
3	such attacks;
4	(iii) operated training camps or re-
5	lated facilities inside Afghanistan, and, if
6	so, the locations of those camps or facilities;
7	(iv) traveled from Afghanistan to Paki-
8	stan or Iran, or from Pakistan or Iran to
9	Afghan istan;
10	(v) continued to have ties to any
11	Taliban leaders or members located in Paki-
12	stan; or
13	(vi) continued to work with the
14	$Haqqani\ Network;$
15	(F) any of the prisoners released by the
16	Government of Afghanistan as a result of the
17	February 29, 2020, agreement between the
18	United States and Taliban—
19	(i) are members of, or have ties to, any
20	covered terrorist organizations or any other
21	organization designated by the United
22	States as a foreign terrorist organization
23	pursuant to section 219 of the Immigration
24	and Nationality Act (8 U.S.C. 1189) and,
25	if so, the names of such former prisoners

1	and the reasons for their detention inside
2	$Afghanistan;\ or$
3	(ii) are suspected of taking part in at-
4	tacks against American service members or
5	civilians or attacks that caused American
6	casualties and, if so, the names of the pris-
7	oners, the date and location of such attacks,
8	and the number of American casualties at-
9	tributed to such attacks;
10	(G) any of the prisoners the Taliban has re-
11	quested for release, but who have not yet been re-
12	leased as of the date of the enactment of this Act,
13	are members of, or have ties to, any covered ter-
14	rorist organizations or any other organization
15	designated by the United States as a foreign ter-
16	rorist organization pursuant to section 219 of
17	the Immigration and Nationality Act (8 U.S.C.
18	1189) and, if so, the names of the prisoners and
19	the organizations to which they are affiliated;
20	and
21	(H) senior Taliban leaders, including mem-
22	bers of the Haqqani Network, who are located in
23	Pakistan continue to exercise control over the in-
24	surgency in Afghanistan.

1	(4) The number of attacks that the Taliban has
2	carried out in Afghanistan since February 29, 2020,
3	including the location and date of each attack as well
4	as casualties related to each attack.
5	(d) FORM.—The report described in subsection (c)
6	shall be submitted in unclassified form without any des-
7	ignation relating to dissemination control, but may contain
8	a classified annex that is accompanied by an unclassified
9	summary of the annex.
10	(e) WAIVER.—The Secretary of Defense may waive the
11	limitation under subsection (b) if, in consultation with the
12	Chairman of the Joint Chiefs of Staff and the Commander
13	of United States Forces, Afghanistan, the Secretary—
14	(1) determines that the waiver is—
15	(A) necessary due to an imminent and ex-
16	traordinary threat to members of the United
17	States Armed Forces in the Afghanistan; or
18	(B) vital to the national security interests
19	of the United States; and
20	(2) submits to the appropriate congressional
21	committees a detailed, written justification for such
22	waiver, not later than 10 days after the effective date
23	of the waiver; and

1	(3) in the case of a determination described in
2	paragraph (1)(A), includes in such justification each
3	of the following:
4	(A) A detailed description of the change in
5	threat assessment leading to the determination.
6	(B) An explanation for the reasons for
7	which existing force protection mechanisms were
8	not sufficient to reasonably ensure the safety of
9	members of the Armed Forces.
10	(C) The steps that have been taken to ensure
11	that United States equipment does not fall into
12	enemy hands.
13	(D) A description of the coordination with
14	allied countries of the North Atlantic Treaty Or-
15	ganization and with other allies and partners
16	with respect to the withdrawal.
17	(E) A description of the coordination with
18	the Department of State to ensure the safety of
19	American citizens in Afghanistan in light of and
20	subsequent to the withdrawal.
21	(f) Definitions.—In this section:
22	(1) Appropriate congressional commit-
23	TEES.—The term "appropriate congressional commit-
24	tees" means—

1	(A) the Committee on Armed Services of the
2	House of Representatives and the Committee on
3	Armed Services of the Senate;
4	(B) the Committee on Foreign Affairs of the
5	House of Representatives and the Committee on
6	Foreign Relations of the Senate; and
7	(C) the Permanent Select Committee on In-
8	telligence of the House of Representatives and the
9	Select Committee on Intelligence of the Senate.
10	(2) Covered official.—The term "covered offi-
11	cial" means—
12	(A) the Secretary of State;
13	(B) the Director of National Intelligence;
14	(C) the Chairman of the Joint Chiefs of
15	$\mathit{Staff};$
16	(D) the Commander of United States Cen-
17	$tral\ Command;$
18	(E) the Commander of United States
19	Forces, Afghanistan; and
20	(F) the United States Permanent Represent-
21	ative to the North Atlantic Treaty Organization.
22	(3) Covered terrorist organization.—The
23	term "covered terrorist organization" means any of
24	$the\ following:$

1	(A) al-Qaeda and affiliates, including al-
2	Qaeda in the Indian Subcontinent.
3	(B) The Islamic State and affiliates.
4	(C) Tehrik-e Taliban Pakistan.
5	(D) The Haqqani Network.
6	(E) Islamic Movement of Uzbekistan.
7	(F) Eastern Turkistan Islamic Movement.
8	$(G)\ Ansralluh.$
9	(H) Lashkar-e-Tayyiba (including under
10	$the\ alias\ Jama at$ -ud-Dawa).
11	$(I)\ Jaish\mbox{-}e\mbox{-}Mohammed.$
12	(J) Harakat ul-Jihad-Islami.
13	(K) Harakat ul-Mujahidin.
14	(L) Jaysh al-Adl.
15	(M) Lashkar-i-Jhangvi.
16	(N) Mullah Nasir Group.
17	(O) Hafiz Gul Bahadar Group.
18	(P) Lashkar-i-Islam.
19	(Q) Islamic Jihad Union Group.
20	(R) Jamaat-ud-Dawa al Quran.
21	(S) Ansarul Islam.
22	SEC. 1214. REPORT ON OPERATION FREEDOM SENTINEL.
23	(a) In General.—Not later than 90 days after the
24	date of the enactment of this Act, and as part of the mate-
25	rials relating to Operation Freedom Sentinel submitted to

1	Congress by the Secretary of Defense in support of the budg-
2	et of the President for the following two fiscal years, the
3	Secretary shall submit to the Committee on Armed Services
4	of the House of Representatives and the Committee on
5	Armed Services of the Senate a report on Operation Free-
6	dom Sentinel.
7	(b) Matters to Be Included.—The report required
8	by subsection (a) shall include a list and description of ac-
9	tivities, exercises, and funding amounts carried out under
10	the operation, including—
11	(1) specific direct war costs;
12	(2) activities that occur in Afghanistan;
13	(3) activities that occur outside of Afghanistan,
14	including training and costs relating to personnel;
15	(4) activities that provide funding to any of the
16	services that is part of the operation's budget request;
17	and
18	(5) activities related to transportation, logistics,
19	and other support.

1	Subtitle C—Matters Relating to
2	Syria, Iraq, and Iran
3	SEC. 1221. EXTENSION AND MODIFICATION OF AUTHORITY
4	TO PROVIDE ASSISTANCE TO COUNTER THE
5	ISLAMIC STATE OF IRAQ AND SYRIA.
6	(a) In General.—Subsection (a) of section 1236 of
7	the Carl Levin and Howard P. "Buck" McKeon National
8	Defense Authorization Act for Fiscal Year 2015 (Public
9	Law 113–291; 128 Stat. 3558) is amended by striking "De-
10	cember 31, 2020" and inserting "December 31, 2021".
11	(b) Funding.—Subsection (g) of such section is
12	amended—
13	(1) by striking "fiscal year 2020" and inserting
14	"fiscal year 2021"; and
15	(2) by striking "\$645,000,000" and inserting
16	"\$500,000,000".
17	(c) Waiver Authority; Scope.—Subsection (j)(3) of
18	such section is amended—
19	(1) by striking "congressional defense commit-
20	tees" each place it appears and inserting "appro-
21	priate congressional committees"; and
22	(2) by adding at the end the following:
23	"(C) Appropriate congressional com-
24	MITTEES DEFINED.—In this paragraph, the term
25	'appropriate congressional committees' means—

1	"(i) the Committee on Armed Services
2	and the Committee on Foreign Affairs of the
3	House of Representatives; and
4	"(ii) the Committee on Armed Services
5	and the Committee on Foreign Relations of
6	the Senate.".
7	(d) Annual Report.—Such section is amended by
8	adding at the end the following:
9	"(o) Annual Report.—Not later than 90 days after
10	the date of the enactment of this subsection, and annually
11	thereafter for two years, the Secretary of Defense shall sub-
12	mit to the Committee on Armed Services of the House of
13	Representatives and the Committee on Armed Services of
14	the Senate a report that includes—
15	"(1) a detailed description of the weapons and
16	equipment purchased using the Counter-ISIS Train
17	and Equip Fund in the previous fiscal year; and
18	"(2) a detailed description of the incremental
19	costs for operations and maintenance for Operation
20	Inherent Resolve in the previous fiscal year.".
21	(e) Budget Display Submission.—
22	(1) In General.—The Secretary of Defense shall
23	include in the budget materials submitted by the Sec-
24	retary in support of the budget of the President (as
25	submitted to Congress pursuant to section 1105 of

1	title 31, United States Code) for each of fiscal years
2	2022 and 2023 a detailed budget display for funds re-
3	quested for the Department of Defense for such fiscal
4	year for Operation Inherent Resolve.
5	(2) Matters to be included.—The detailed
6	budget display required under paragraph (1) shall in-
7	clude the following:
8	(A) With respect to procurement accounts—
9	(i) amounts displayed by account,
10	budget activity, line number, line item, and
11	line item title; and
12	(ii) a description of the requirements
13	for each such amount.
14	(B) With respect to research, development,
15	test, and evaluation accounts—
16	(i) amounts displayed by account,
17	budget activity, line number, program ele-
18	ment, and program element title; and
19	(ii) a description of the requirements
20	for each such amount.
21	(C) With respect to operation and mainte-
22	nance accounts—
23	(i) amounts displayed by account title,
24	budget activity title, line number, and sub-
25	activity group title; and

1	(ii) a description of the specific man-
2	ner in which each such amount would be
3	used.
4	(D) With respect to military personnel ac-
5	counts—
6	(i) amounts displayed by account,
7	budget activity, budget subactivity, and
8	budget subactivity title; and
9	(ii) a description of the requirements
10	for each such amount.
11	(E) With respect to each project under mili-
12	tary construction accounts (including with re-
13	spect to unspecified minor military construction
14	and amounts for planning and design), the coun-
15	try, location, project title, and project amount
16	for each fiscal year.
17	SEC. 1222. EXTENSION OF AUTHORITY TO PROVIDE ASSIST-
18	ANCE TO THE VETTED SYRIAN OPPOSITION.
19	(a) In General.—Subsection (a) of section 1209 of
20	the Carl Levin and Howard P. "Buck" McKeon National
21	Defense Authorization Act for Fiscal Year 2015 (Public
22	Law 113-291; 128 Stat. 3451) is amended by striking "De-
23	cember 31, 2020" and inserting "December 31, 2021".
24	(b) Notice Before Provision of Assistance.—
25	Subsection (b)(2)(A) of such section is amended by striking

1	"fiscal year 2019 or fiscal year 2020" and inserting "fiscal
2	year 2019, fiscal year 2020, or fiscal year 2021".
3	(c) Certification.—Not later than 30 days after the
4	date of the enactment of this Act, the Secretary of Defense
5	shall certify to the Committee on Armed Services and the
6	Committee on Foreign Affairs of the House of Representa-
7	tives and the Committee on Armed Services and the Com-
8	mittee on Foreign Relations of the Senate that no United
9	States military forces are being used or have been used for
10	the extraction, transport, transfer, or sale of oil from Syria.
11	SEC. 1223. EXTENSION OF AUTHORITY TO SUPPORT OPER-
12	ATIONS AND ACTIVITIES OF THE OFFICE OF
13	SECURITY COOPERATION IN IRAQ.
14	Section 1215 of the National Defense Authorization
14 15	Section 1215 of the National Defense Authorization Act for Fiscal Year 2012 (10 U.S.C. 113 note) is amended—
	, v
15	Act for Fiscal Year 2012 (10 U.S.C. 113 note) is amended—
15 16	Act for Fiscal Year 2012 (10 U.S.C. 113 note) is amended— (1) in subsections (c) and (d), by striking "fiscal
15 16 17	Act for Fiscal Year 2012 (10 U.S.C. 113 note) is amended— (1) in subsections (c) and (d), by striking "fiscal year 2020" each place it appears and inserting "each
15 16 17 18	Act for Fiscal Year 2012 (10 U.S.C. 113 note) is amended— (1) in subsections (c) and (d), by striking "fiscal year 2020" each place it appears and inserting "each of fiscal years 2020 and 2021"; and
15 16 17 18	Act for Fiscal Year 2012 (10 U.S.C. 113 note) is amended— (1) in subsections (c) and (d), by striking "fiscal year 2020" each place it appears and inserting "each of fiscal years 2020 and 2021"; and (2) in subsection (h), by striking "Of the amount
115 116 117 118 119 220	Act for Fiscal Year 2012 (10 U.S.C. 113 note) is amended— (1) in subsections (c) and (d), by striking "fiscal year 2020" each place it appears and inserting "each of fiscal years 2020 and 2021"; and (2) in subsection (h), by striking "Of the amount made available for fiscal year 2020 to carry out sec-
115 116 117 118 119 220 221	Act for Fiscal Year 2012 (10 U.S.C. 113 note) is amended— (1) in subsections (c) and (d), by striking "fiscal year 2020" each place it appears and inserting "each of fiscal years 2020 and 2021"; and (2) in subsection (h), by striking "Of the amount made available for fiscal year 2020 to carry out section 1215 of the National Defense Authorization Act
115 116 117 118 119 220 221 222	Act for Fiscal Year 2012 (10 U.S.C. 113 note) is amended— (1) in subsections (c) and (d), by striking "fiscal year 2020" each place it appears and inserting "each of fiscal years 2020 and 2021"; and (2) in subsection (h), by striking "Of the amount made available for fiscal year 2020 to carry out section 1215 of the National Defense Authorization Act for Fiscal Year 2012, not more than \$20,000,000"

1	SEC. 1224. PROHIBITION ON PROVISION OF WEAPONS AND
2	OTHER FORMS OF SUPPORT TO CERTAIN OR-
3	GANIZATIONS.
4	None of the funds authorized to be appropriated by this
5	Act or otherwise made available for the Department of De-
6	fense for fiscal year 2021 may be used to knowingly provide
7	weapons or any other form of support to Al Qaeda, the Is-
8	lamic State of Iraq and Syria (ISIS), Jabhat Fateh al
9	Sham, Hamas, Hizballah, Palestine Islamic Jihad, al-
10	Shabaab, Islamic Revolutionary Guard Corps, or any indi-
11	vidual or group affiliated with any such organization.
12	SEC. 1225. CONSOLIDATED BUDGET DISPLAY AND REPORT
13	ON OPERATION SPARTAN SHIELD.
14	(a) Budget Display Submission.—
15	(1) In General.—The Secretary of Defense shall
16	include in the budget materials submitted by the Sec-
17	retary in support of the budget of the President (as
18	submitted to Congress pursuant to section 1105 of
19	title 31, United States Code) for each of fiscal years
20	2022 and 2023 a detailed budget display for funds re-
21	quested for the Department of Defense for such fiscal
22	year for Operation Spartan Shield and Iran deter-
23	rence-related programs and activities of the Depart-
24	ment of Defense in the United States Central Com-
25	mand area of operation.

1	(2) Matters to be included.—The detailed
2	budget display required under paragraph (1) shall in-
3	clude the following:
4	(A) With respect to procurement accounts—
5	(i) amounts displayed by account,
6	budget activity, line number, line item, and
7	line item title; and
8	(ii) a description of the requirements
9	for each such amount.
10	(B) With respect to research, development,
11	test, and evaluation accounts—
12	(i) amounts displayed by account,
13	budget activity, line number, program ele-
14	ment, and program element title; and
15	(ii) a description of the requirements
16	for each such amount.
17	(C) With respect to operation and mainte-
18	nance accounts—
19	(i) amounts displayed by account title,
20	budget activity title, line number, and sub-
21	activity group title; and
22	(ii) a description of the specific man-
23	ner in which each such amount would be
24	used.

1	(D) With respect to military personnel ac-
2	counts—
3	(i) amounts displayed by account,
4	budget activity, budget subactivity, and
5	budget subactivity title; and
6	(ii) a description of the requirements
7	for each such amount.
8	(E) With respect to each project under mili-
9	tary construction accounts (including with re-
10	spect to unspecified minor military construction
11	and amounts for planning and design), the coun-
12	try, location, project title, and project amount
13	for each fiscal year.
14	(b) Report.—
15	(1) In general.—Not later than 180 days after
16	the date of the enactment of this Act, and annually
17	thereafter in conjunction with the submission of the
18	budget of President (as submitted to Congress pursu-
19	ant to section 1105 of title 31, United States Code)
20	for each of fiscal years 2022 and 2023, the Secretary
21	of Defense shall submit to the Committee on Armed
22	Services of the House of Representatives and the Com-
23	mittee on Armed Services of the Senate a report on
24	Operation Spartan Shield.

1	(2) Matters to be included.—The report re-
2	quired by paragraph (1) should include—
3	(A)(i) for the first report, a history of the
4	operation and its objectives; and
5	(ii) for each subsequent report, a description
6	of the operation and its objectives during the
7	prior year;
8	(B) a list and description of significant ac-
9	tivities and exercises carried out under the oper-
10	ation during the prior year;
11	(C) a description of the purpose and goals
12	of such activities and exercises and an assess-
13	ment of the degree to which stated goals were
14	achieved during the prior year;
15	(D) a description of criteria used to judge
16	the effectiveness of joint exercises to build partner
17	capacity under the operation during the prior
18	year;
19	(E) an identification of incremental and es-
20	timated total costs of the operation during the
21	prior year, including a separate identification of
22	incremental costs of increased force presence in
23	the United States Central Command area of re-
24	sponsibility to counter Iran since May 2019; and

1	(F) any other matters the Secretary deter-
2	mines appropriate.
3	(3) FORM.—The report required by paragraph
4	(1) shall be submitted in unclassified form but may
5	include a classified annex.
6	SEC. 1226. SENSE OF CONGRESS ON PESHMERGA FORCES
7	AS A PARTNER IN OPERATION INHERENT RE-
8	SOLVE.
9	It is the sense of Congress that—
10	(1) the Peshmerga of the Kurdistan Region of
11	Iraq have made, and continue to make, significant
12	contributions to the security of Northern Iraq, by de-
13	fending nearly 650 miles of critical terrain, to de-
14	grade, dismantle, and ultimately defeat the Islamic
15	State of Iraq and Syria (ISIS) in Iraq as a partner
16	in Operation Inherent Resolve;
17	(2) although ISIS has been severely degraded,
18	their ideology and combatants still linger and pose a
19	threat of resurgence if regional security is not sus-
20	tained;
21	(3) a strong Peshmerga and Kurdistan Regional
22	Government is critical to maintaining a stable and
23	tolerant Iraq in which all faiths, sects, and ethnicities
24	are afforded equal protection under the law and full
25	integration into the Government and society of Iraq;

1	(4) continued security assistance, as appropriate,
2	to the Ministry of Peshmerga Affairs of the Kurdistan
3	Region of Iraq in support of counter-ISIS operations,
4	in coordination with the Government of Iraq, is crit-
5	ical to United States national security interests; and
6	(5) continued United States support to the
7	Peshmerga, coupled with security sector reform in the
8	region, will enable them to more effectively partner
9	with other elements of the Iraqi Security Forces, the
10	United States, and other coalition members to consoli-
11	date gains, hold territory, and protect infrastructure
12	from ISIS and its affiliates in an effort to deal a
13	lasting defeat to ISIS and prevent its reemergence in
14	Iraq.
15	Subtitle D—Matters Relating to
16	Russia
17	SEC. 1231. PROHIBITION ON AVAILABILITY OF FUNDS RE-
18	LATING TO SOVEREIGNTY OF THE RUSSIAN
19	FEDERATION OVER CRIMEA.
20	(a) Prohibition.—None of the funds authorized to be
21	appropriated by this Act or otherwise made available for
22	fiscal year 2021 for the Department of Defense may be obli-
23	gated or expended to implement any activity that recognizes
24	the sovereignty of the Russian Federation over Crimea.

1	(b) Waiver.—The Secretary of Defense, with the con-
2	currence of the Secretary of State, may waive the restriction
3	on the obligation or expenditure of funds required by sub-
4	section (a) if the Secretary of Defense—
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 Affairs
10	of the House of Representatives and the Committee on
11	Armed Services and the Committee on Foreign Rela-
12	tions of the Senate.
13	SEC. 1232. EXTENSION OF LIMITATION ON MILITARY CO-
14	OPERATION BETWEEN THE UNITED STATES
15	AND THE RUSSIAN FEDERATION.
16	Section 1232(a) of the National Defense Authorization
17	Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat.
18	2488), is amended by striking ", 2019, or 2020" and insert-
19	ing "2019, 2020, or 2021".
20	
	SEC. 1233. MODIFICATION AND EXTENSION OF UKRAINE SE-
21	SEC. 1233. MODIFICATION AND EXTENSION OF UKRAINE SE- CURITY ASSISTANCE INITIATIVE.
2122	
22	CURITY ASSISTANCE INITIATIVE.
22 23	CURITY ASSISTANCE INITIATIVE. (a) In General.—Section 1250 of the National De-

1	(A) in paragraph (1), by striking "50 per-
2	cent of the funds available for fiscal year 2020
3	pursuant to subsection $(f)(5)$ " and inserting "50
4	percent of the funds available for fiscal year
5	2021 pursuant to subsection (f)(6)"; and
6	(B) in paragraph (3), by striking "fiscal
7	year 2020" and inserting "fiscal year 2021";
8	and
9	(C) in paragraph (5), by striking "Of the
10	funds available for fiscal year 2020 pursuant to
11	subsection (f)(5)" and inserting "Of the funds
12	available for fiscal year 2021 pursuant to sub-
13	section (f)(6)";
14	(2) in subsection (f), by adding at the end the
15	following:
16	"(6) For fiscal year 2021, \$250,000,000."; and
17	(3) in subsection (h), by striking "December 31,
18	2022" and inserting "December 31, 2023".
19	(b) Extension of Reports on Military Assist-
20	ANCE TO UKRAINE.—Section 1275(e) of the Carl Levin and
21	Howard P. "Buck" McKeon National Defense Authoriza-
22	tion Act for Fiscal Year 2015 (Public Law 113–291; 128
23	Stat. 3592) is amended by striking "January 31, 2021"
24	and inserting "December 31, 2023".

1	SEC. 1234. UNITED STATES PARTICIPATION IN THE OPEN
2	SKIES TREATY.
3	(a) Notification Required.—
4	(1) In General.—Upon withdrawal of the
5	United States from the Open Skies Treaty pursuant
6	to Article XV of the Treaty, the Secretary of Defense
7	and the Secretary of State shall jointly submit to the
8	appropriate congressional committees—
9	(A) a notification that the United States
10	has concluded agreements with other state parties
11	to the Treaty that host United States military
12	forces and assets to ensure that after such with-
13	drawal the United States will be provided suffi-
14	cient notice by such state parties of requests for
15	observation flights over the territories of such
16	state parties under the Treaty; or
17	(B) if the United States has not concluded
18	the agreements described in subparagraph (A), a
19	description of how the United States will consist-
20	ently and reliably be provided with sufficient
21	warning of observation flights described in sub-
22	paragraph (A) by other means, including a de-
23	scription of assets and personnel and policy im-
24	plications of using such other means.
25	(2) Submission of agreements.—Upon with-
26	drawal of the United States from the Open Skies

1	Treaty pursuant to Article XV of the Treaty, the Sec-
2	retary of Defense and the Secretary of State shall
3	jointly submit to the appropriate congressional com-
4	mittees copies of the agreements described in para-
5	$graph\ (1)(A).$
6	(b) Report.—
7	(1) In general.—Not later than 90 days after
8	the date of the enactment of this Act, the Secretary of
9	Defense and the Secretary of State, in coordination
10	with the Director of National Intelligence and the
11	Under Secretary of Defense for Intelligence and Secu-
12	rity, shall jointly submit to the appropriate congres-
13	sional committees a report on the effects of a potential
14	withdrawal of the United States from the Open Skies
15	Treaty.
16	(2) Matters to be included.—The report re-
17	quired by paragraph (1) shall include the following:
18	(A) A description of how the United States
19	will replace benefits of cooperation with United
20	States allies under the Treaty.
21	(B) A description of—
22	(i) how the United States will obtain
23	unclassified, publicly-releasable imagery it
24	currently receives under the Treaty;

1	(ii) if national technical means are
2	used as a replacement to obtain such im-
3	agery—
4	(I) how the requirements satisfied
5	by collection under the Treaty will be
6	prioritized within the National Intel-
7	$ligence\ Priorities\ Framework;$
8	(II) a plan to mitigate any gaps
9	in collection; and
10	(III) requirements and timelines
11	for declassification of data for public
12	release; and
13	(iii) if commercial imagery is used as
14	a replacement to obtain such imagery—
15	(I) contractual actions and associ-
16	ated timelines needed to purchase such
17	imagery;
18	(II) costs to purchase commercial
19	imagery equivalent to that which is ob-
20	tained under the Treaty; and
21	(III) estimates of costs to share
22	that data with other state parties to
23	the Treaty that are United States part-
24	ners.

1	(C) A description of how the United States
2	will replace intelligence information, other than
3	imagery, obtained under the Treaty.
4	(D) A description of how the United States
5	will ensure continued dialogue with Russia in a
6	manner similar to formal communications as
7	confidence-building measures to reinforce stra-
8	tegic stability required under the Treaty.
9	(E) All unedited responses to the question-
10	naire provided to United States allies by the
11	United States in 2019 and all official statements
12	provided to the United States by United States
13	allies in 2019 or 2020 relating to United States
14	withdrawal from the Treaty.
15	(F) An assessment of the impact of such
16	withdrawal on—
17	(i) United States leadership in the
18	North Atlantic Treaty Organization
19	(NATO); and
20	(ii) cohesion and cooperation among
21	NATO member states.
22	(G) A description of options to continue
23	confidence-building measures under the Treaty
24	with other state parties to the Treaty that are
25	United States allies.

1	(H) An assessment of the Defense Intel-
2	ligence Agency of the impact on national secu-
3	rity of such withdrawal.
4	(I) An assessment of how the United States
5	will influence decisions regarding certifications
6	of new sensors, primarily synthetic aperture
7	radar sensors, under the Treaty that could pose
8	additional risk to deployed United States mili-
9	tary forces and assets.
10	(3) FORM.—The report required by paragraph
11	(1) shall be submitted in unclassified form but may
12	contain a classified annex.
13	(c) Definitions.—In this section:
14	(1) Appropriate congressional commit-
15	TEES.—The term "appropriate congressional commit-
16	tees" means—
17	(A) the congressional defense committees;
18	(B) the Committee on Foreign Affairs and
19	the Permanent Select Committee on Intelligence
20	of the House of Representatives; and
21	(C) the Committee on Foreign Relations
22	and the Select Committee on Intelligence of the
23	Senate.

1	(2) Observation flight.—The term "observa-
2	tion flight" has the meaning given such term in Arti-
3	cle II of the Open Skies Treaty.
4	(3) Open skies treaty; treaty.—The term
5	"Open Skies Treaty" or "Treaty" means the Treaty
6	on Open Skies, done at Helsinki March 24, 1992, and
7	entered into force January 1, 2002.
8	Subtitle E—Matters Relating to
9	Europe and NATO
10	SEC. 1241. LIMITATIONS ON USE OF FUNDS TO REDUCE THE
11	TOTAL NUMBER OF MEMBERS OF THE ARMED
12	FORCES SERVING ON ACTIVE DUTY WHO ARE
13	STATIONED IN GERMANY, TO REDUCE THE
14	TOTAL NUMBER OF MEMBERS OF THE ARMED
15	FORCES STATIONED IN EUROPE, AND TO DI-
16	VEST MILITARY INFRASTRUCTURE IN EU-
17	ROPE.
18	(a) Limitation on Use of Funds to Reduce the
19	Total Number of Members of the Armed Forces
20	Serving on Active Duty Who Are Stationed in Ger-
21	MANY.—None of the funds authorized to be appropriated or
22	otherwise made available to the Department of Defense may
23	be used during the period beginning on the date of the en-
24	actment of this Act and ending on December 31, 2021, to
25	take any action to reduce the total number of members of

1	the Armed Forces serving on active duty who are stationed
2	in Germany below the levels present on June 10, 2020, until
3	180 days after the date on which the Secretary of Defense
4	and the Chairman of the Joint Chiefs of Staff have sepa-
5	rately submitted to the congressional defense committees the
6	following:
7	(1) A certification that—
8	(A) such a reduction is in the national se-
9	curity interest of the United States and will not
10	significantly undermine the security of the
11	United States or its allies in the region, includ-
12	ing a justification explaining the analysis be-
13	hind the certification; and
14	(B) the Secretary has appropriately con-
15	sulted with United States allies and partners in
16	Europe, including all members of the North At-
17	lantic Treaty Organization (NATO), regarding
18	such a reduction.
19	(2) A detailed analysis of the impact such a re-
20	duction would have on the security of United States
21	allies and partners in Europe and on interoperability
22	and joint activities with such allies and partners, in-
23	cluding major military exercises.
24	(3) A detailed analysis of the impact such a re-
25	duction would have on the ability to deter Russian

1	aggression and ensure the territorial integrity of
2	United States allies and partners in Europe.
3	(4) A detailed analysis of the impact such a re-
4	duction would have on the ability to counter Russian
5	malign activity.
6	(5) A detailed analysis of where the members of
7	the Armed Forces will be moved and stationed as a
8	consequence of such a reduction.
9	(6) A detailed plan for how such a reduction
10	would be implemented.
11	(7) A detailed analysis of the cost implications
12	of such a reduction, to include the cost associated with
13	new facilities to be constructed at the location to
14	which the members of the Armed Forces are to be
15	moved and stationed.
16	(8) A detailed analysis of the impact such a re-
17	duction would have on United States service members
18	and their families stationed in Europe.
19	(9) A detailed analysis of the impact such a re-
20	duction would have on Joint Force Planning.
21	(10) A detailed explanation of the impact such
22	a reduction would have on implementation of the Na-
23	tional Defense Strategy and a certification that the
24	reduction would not negatively affect implementation
25	of the National Defense Strategy.

1	(b) Limitation on Use of Funds to Reduce the
2	Total Number of Members of the Armed Forces
3	Stationed in Europe.—None of the funds authorized to
4	be appropriated or otherwise made available for the Depart-
5	ment of Defense may be used during the period beginning
6	on the date of the enactment of this Act and ending on De-
7	cember 31, 2021, to reduce the total number of members
8	of the Armed Forces serving on active duty who are sta-
9	tioned in Europe below the levels present on June 10, 2020,
10	until 180 days after the date on which the Secretary of De-
11	fense and the Chairman of the Joint Chiefs of Staff have
12	separately submitted to the congressional defense committees
13	the following:
14	(1) A certification that—
15	(A) such a reduction is in the national se-
16	curity interest of the United States and will not
17	significantly undermine the security of the
18	United States or its allies in the region, includ-
19	ing a justification explaining the analysis be-
20	hind the certification.
21	(B) the Secretary has appropriately con-
22	sulted with United States allies and partners in
23	Europe, including all members of NATO, regard-
24	ing such a reduction.

1	(2) A detailed analysis of the impact such a re-
2	duction would have on the security of United States
3	allies and partners in Europe and on interoperability
4	and joint activities with such allies and partners, in-
5	cluding major military exercises.
6	(3) A detailed analysis of the impact such a re-
7	duction would have on the ability to deter Russian
8	aggression and ensure the territorial integrity of
9	United States allies and partners in Europe.
10	(4) A detailed analysis of the impact such a re-
11	duction would have on the ability to counter Russian
12	malign activity.
13	(5) A detailed analysis of where the forces will
14	be moved and stationed as a consequence of such a re-
15	duction.
16	(6) A detailed plan for how such a reduction
17	would be implemented.
18	(7) A detailed analysis of the cost implications
19	of such a reduction, to include the cost associated with
20	new facilities to be constructed at the location to
21	which the members of the Armed Forces are to be
22	moved and stationed.
23	(8) A detailed analysis of the impact such a re-
24	duction would have on service members and their
25	families stationed in Europe.

1	(9) A detailed analysis of the impact such a re-
2	duction would have on Joint Force Planning.
3	(10) A detailed explanation of the impact such
4	a reduction would have on implementation of the Na-
5	tional Defense Strategy and a certification that the
6	reduction would not negatively affect implementation
7	of the National Defense Strategy.
8	(c) Limitation to Divest Military Infrastruc-
9	TURE IN EUROPE.—
10	(1) In General.—The Secretary of Defense may
11	not take any action to divest any infrastructure or
12	real property in Europe under the operational control
13	of the Department of Defense unless, prior to taking
14	such action, the Secretary certifies to the congres-
15	sional defense committees that no military require-
16	ment for future use of the infrastructure or real prop-
17	erty is foreseeable.
18	(2) Sunset.—This subsection shall terminate on
19	the date that is 5 years after the date of the enact-
20	ment of this Act.
21	SEC. 1242. SENSE OF CONGRESS ON SUPPORT FOR COORDI-
22	NATED ACTION TO ENSURE THE SECURITY OF
23	BALTIC ALLIES.
24	It is the sense of Congress that—

1	(1) the continued security of the Baltic states of
2	Estonia, Latvia, and Lithuania is critical to achiev-
3	ing United States national security interests and de-
4	fense objectives against the acute and formidable
5	threat posed by Russia;
6	(2) the United States and the Baltic states are
7	leaders in the mission of defending independence and
8	democracy from aggression and in promoting sta-
9	bility and security within the North Atlantic Treaty
10	Organization (NATO), with non-NATO partners, and
11	with other international organizations such as the
12	European Union;
13	(3) the Baltic states are model NATO allies in
14	terms of burden sharing and capital investment in
15	materiel critical to United States and allied security,
16	investment of over 2 percent of their gross domestic
17	product on defense expenditure, allocating over 20
18	percent of their defense budgets on capital moderniza-
19	tion, matching security assistance from the United
20	States, frequently deploying their forces around the
21	world in support of allied and United States objec-
22	tives, and sharing diplomatic, technical, military,
23	and analytical expertise on defense and security mat-
24	ters;

1	(4) the United States should continue to
2	strengthen bilateral and multilateral defense by, with,
3	and through allied nations, particularly those which
4	possess expertise and dexterity but do not enjoy the
5	benefits of national economies of scale;
6	(5) the United States should pursue consistent ef-
7	forts focused on defense and security assistance, co-
8	ordination, and planning designed to ensure the con-
9	tinued security of the Baltic states and on deterring
10	current and future challenges to the national sov-
11	ereignty of United States allies and partners in the
12	Baltic region; and
13	(6) such an initiative should include an innova-
14	tive and comprehensive conflict deterrence strategy for
15	the Baltic region encompassing the unique geography
16	of the Baltic states, modern and diffuse threats to
17	their land, sea, and air spaces, and necessary im-
18	provements to their defense posture, including com-
19	mand-and-control infrastructure, intelligence, surveil-
20	lance, and reconnaissance capabilities, communica-
21	tions equipment and networks, and special forces.
22	SEC. 1243. SENSE OF CONGRESS ON SUPPORT FOR ESTO-
23	NIA, LATVIA, AND LITHUANIA.
24	(a) FINDINGS.—Congress finds the following:

1	(1) The Baltic countries of Estonia, Latvia, and
2	Lithuania are highly valued allies of the United
3	States, and they have repeatedly demonstrated their
4	commitment to advancing our mutual interests as
5	well as those of the NATO Alliance.
6	(2) Operation Atlantic Resolve is a series of exer-
7	cises 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.
15	(3) Through Operation Atlantic Resolve, the Eu-
16	ropean Deterrence Initiative undertakes exercises,
17	training, and rotational presence necessary to reas-
18	sure and integrate our allies, including the Baltic
19	countries, into a common defense framework.
20	(4) All three Baltic countries contributed to the
21	NATO-led International Security Assistance Force in
22	Afghanistan, sending troops and operating with few
23	caveats. The Baltic countries continue to commit re-
24	sources and troops to the Resolute Support Mission in
25	Afghan istan.

1	(b) Sense of Congress.—Congress—
2	(1) reaffirms its support for the principle of col-
3	lective defense in Article 5 of the North Atlantic Trea-
4	ty for our NATO allies, including Estonia, Latvia,
5	and Lithuania;
6	(2) supports the sovereignty, independence, terri-
7	torial 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 Russian
11	Federation near their borders and airspace;
12	(3) expresses concern over and condemns subver-
13	sive and destabilizing activities by the Russian Fed-
14	eration within the Baltic countries; and
15	(4) encourages the Administration to further en-
16	hance defense cooperation efforts with Estonia, Lat-
17	via, and Lithuania and supports the efforts of their
18	Governments to provide for the defense of their people
19	and sovereign territory.
20	SEC. 1244. SENSE OF CONGRESS ON SUPPORT FOR GEOR-
21	GIA.
22	(a) Findings.—Congress finds the following:
23	(1) Georgia is a valued friend of the United
24	States and has repeatedly demonstrated its commit-
25	ment to advancing the mutual interests of both coun-

1	tries, including the deployment of Georgian forces as
2	part of the former International Security Assistance
3	Force (ISAF) and the current Resolute Support Mis-
4	sion led by the North Atlantic Treaty Organization
5	(NATO) in Afghanistan and the Multi-National Force
6	$in\ Iraq.$
7	(2) The European Deterrence Initiative builds
8	the partnership capacity of Georgia so it can work
9	more closely with the United States and NATO, as
10	well as provide for its own defense.
11	(3) In addition to the European Deterrence Ini-
12	tiative, Georgia's participation in the NATO initia-
13	tive Partnership for Peace is paramount to interoper-
14	ability with the United States and NATO, and estab-
15	lishing a more peaceful environment in the region.
16	(4) Despite the losses suffered, as a NATO part-
17	ner, Georgia is committed to the Resolute Support
18	Mission in Afghanistan with the fifth-largest contin-
19	gent on the ground.
20	(b) Sense of Congress.—It is the sense of Congress
21	that the United States should—
22	(1) reaffirm support for an enduring strategic
23	partnership between the United States and Georgia;
24	(2) support Georgia's sovereignty and territorial
25	integrity within its internationally-recognized bor-

1	ders, and does not recognize the independence of the
2	Abkhazia and South Ossetia regions currently occu-
3	pied by the Russian Federation;
4	(3) continue support for multi-domain security
5	assistance for Georgia in the form of lethal and non-
6	lethal measures to build resiliency, bolster deterrence
7	against Russian aggression, and promote stability in
8	the region, by—
9	(A) strengthening defensive capabilities and
10	promote readiness; and
11	(B) improving interoperability with NATO
12	forces; and
13	(4) further enhance security cooperation and en-
14	gagement with Georgia and other Black Sea regional
15	partners.
16	SEC. 1245. SENSE OF CONGRESS ON BURDEN SHARING BY
17	PARTNERS AND ALLIES.
18	(a) FINDINGS.—Congress makes the following findings:
19	(1) The United States' alliances and other crit-
20	ical defense partnerships are a cornerstone of Depart-
21	ment of Defense (DOD) efforts to deter aggression
22	from our adversaries, counter violent extremism, and
23	preserve United States national security interests in
24	the face of challenges to those interests by Russia,
25	China and other actors.

1	(2) The North Atlantic Treaty Organization
2	(NATO) is the most successful military alliance in
3	history, having deterred war between major state
4	powers for more than 70 years.
5	(3) Collective security and the responsibility of
6	each member of the security of the other members as
7	well as the alliance as a whole is a pillar of the
8	NATO alliance.
9	(4) NATO members other than the United States
10	collectively expend over \$300,000,000,000 in defense
11	investments annually and maintain military forces
12	totaling an estimated 1,900,000 service members, bol-
13	stering the alliance's collective capacity to counter
14	shared threats.
15	(5) At the NATO Wales Summit in 2014, NATO
16	members pledged to strive to increase their own de-
17	fense spending to 2 percent of their respective gross
18	domestic products and to spend at least 20 percent of
19	their defense budgets on equipment by 2024 as part
20	of their burden sharing commitments.
21	(6) Since 2014, there has been a steady increase
22	in allied defense spending, with 22 member countries
23	meeting defense spending targets in 2018 and having
24	submitted plans to meet the targets by 2024.

1	(7) In addition to individual defense spending
2	contributions, NATO allies and partners also con-
3	tribute to NATO and United States operations
4	around the world, including the Resolute Support
5	Mission in Afghanistan and the Global Coalition to
6	Defeat the Islamic State in Iraq and Syria (ISIS).
7	(8) South Korea hosts a baseline of 28,500
8	United States forces including the Eighth Army and
9	Seventh Air Force.
10	(9) South Korea maintains Aegis Ballistic Mis-
11	sile Defense and Patriot Batteries that contribute to
12	regional Ballistic Missile Defense, is a participant in
13	the Enforcement Coordination Center, and is a sig-
14	nificant contributor to United Nations peacekeeping
15	operations.
16	(10) South Korea is an active consumer of
17	United States Foreign Military Sales (FMS) with ap-
18	proximately \$30,500,000,000 in active FMS cases and
19	makes significant financial contributions to support
20	forward deployed United States forces in South
21	Korea, including contributions of \$924,000,000 under
22	the Special Measures Agreement in 2019 and over 90
23	percent of the cost of developing Camp Humphreys.
24	(11) Japan hosts 54,000 United States forces in-
25	cluding the Seventh Fleet, the only forward-deployed

1	United States aircraft carrier, and the United States
2	Marine Corps' III Marine Expeditionary Force.
3	(12) Japan maintains Aegis Ballistic Missile
4	Defense and Patriot Batteries that contribute to re-
5	gional Ballistic Missile Defense, conducts bilateral
6	presence operations and mutual asset protection mis-
7	sions with United States forces, and is a capacity
8	building contributor to United Nations peacekeeping
9	operations.
10	(13) Japan is an active consumer of United
11	States FMS with approximately \$28,400,000,000 in
12	active FMS cases and makes significant financial
13	contributions to enable optimized United States mili-
14	tary posture, including contributions of approxi-
15	mately \$2,000,000,000 annually under the Special
16	Measures Agreement, \$187,000,000 annually under
17	the Japan Facilities Improvement Program,
18	\$12,100,000,000 for the Futenma Replacement Facil-
19	ity, \$4,800,000,000 for Marine Corps Air Station
20	Iwakuni, and \$3,100,000,000 for construction on
21	Guam to support the movement of United States Ma-
22	rines from Okinawa.
23	(b) Sense of Congress.—It is the sense of Congress
24	that—

1	(1) the United States Government should focus
2	on United States national security requirements for
3	investment in forward presence, joint exercises, invest-
4	ments, and commitments that contribute to the secu-
5	rity of the United States and collective security, and
6	cease efforts that solely focus on the financial con-
7	tributions of United States allies and partners when
8	negotiating joint security arrangements;
9	(2) the United States must continue to strength-
10	en its alliances and security partnerships with like-
11	minded democracies around the world to deter aggres-
12	sion from authoritarian competitors and promote
13	peace and respect for democratic values and human
14	rights around the world;
15	(3) United States partners and allies should con-
16	tinue to increase their military capacity and enhance
17	their ability to contribute to global peace and secu-
18	rity;
19	(4) NATO allies should continue working toward
20	their 2014 Wales Defense Investment Pledge commit-
21	ments;
22	(5) the United States should maintain forward-
23	deployed United States forces in order to better ensure
24	United States national security and global stability;
25	and

1	(6) alliances and partnerships are the corner-
2	stone of United States national security and critical
3	to countering the threat posed by malign actors to the
4	post-World War II liberal international order.
5	SEC. 1246. SENSE OF CONGRESS ON NATO'S RESPONSE TO
6	THE COVID-19 PANDEMIC.
7	(a) FINDINGS.—Congress finds the following:
8	(1) The North Atlantic Treaty Organization
9	(NATO) has been working with allies and partners to
10	provide support to the civilian response to the
11	Coronavirus Disease 2019 (commonly referred to as
12	"COVID-19") pandemic, including logistics and
13	planning, field hospitals, and transport, while main-
14	taining NATO's operational readiness and continuing
15	to carry out critical NATO missions.
16	(2) Since the beginning of the pandemic, NATO
17	allies and partners have completed more than 350
18	airlift flights, supplying hundreds of tons of critical
19	supplies globally, have built nearly 100 field hospitals
20	and dedicated more than half a million troops to sup-
21	port the civilian response to the pandemic.
22	(3) NATO's Euro-Atlantic Disaster Response Co-
23	ordination Centre has been operating 24 hours, seven
24	days a week to coordinate requests for supplies and
25	resources.

1	(4) The NATO Support and Procurement Agen-
2	cy's Strategic Airlift Capability and Strategic Airlift
3	International Solution programs have chartered
4	flights to transport medical supplies between partners
5	and allies.
6	(5) NATO established Rapid Air Mobility to
7	speed up military air transport of medical supplies
8	and resources to allies and partners experiencing a
9	shortage of medical supplies and personal protective
10	equipment.
11	(6) In June 2020, NATO Defense Ministers
12	agreed to future steps to prepare for a potential sec-
13	ond wave of the COVID-19 pandemic, including a
14	new operation plan, establishing a stockpile of med-
15	ical equipment and supplies, and a new fund to ac-
16	quire medical supplies and services.
17	(b) Sense of Congress.—It is the sense of Congress
18	that—
19	(1) NATO's response to the COVID-19 pandemic
20	is an excellent example of the democratic alliance's
21	capacity tackling overwhelming logistical challenges
22	$through\ close\ collaboration;$
23	(2) the United States should remain committed
24	to strengthening NATO's operational response to the
25	pandemic; and

1	(3) the United States should fulfill its commit-
2	ments made at the 2020 NATO Defense Ministerial
3	and continue to bolster the work of the Euro-Atlantic
4	Disaster Response Coordination Centre, the NATO
5	Support and Procurement Agency's Strategic Airlift
6	Capability and Strategic Airlift International Solu-
7	tion programs, and other efforts to utilize NATO's ca-
8	pabilities to support the civilian pandemic response.
9	Subtitle F—Matters Relating to the
10	Indo-Pacific Region
11	SEC. 1251. INDO-PACIFIC REASSURANCE INITIATIVE.
12	(a) Sense of Congress.—It is the sense of Congress
13	that—
14	(1) a stable, peaceful, and secure Indo-Pacific re-
15	gion is vital to United States economic and national
16	security;
17	(2) revisionist states, rogue states, violent ex-
18	tremist organizations, and natural and manmade
19	disasters are persistent challenges to regional stability
20	and security;
21	(3) maintaining stability and upholding a rules-
22	based order requires a holistic United States strategy
23	that—
24	(A) synchronizes all elements of national
25	power;

1	(B) is inclusive of United States allies and
2	partner countries; and
3	(C) ensures a persistent, predictable United
4	States presence to reinforce regional defense;
5	(4) enhancing regional defense requires robust ef-
6	forts to increase capability, readiness, and responsive-
7	ness to deter and mitigate destabilizing activities;
8	(5) the Department of Defense should pursue an
9	integrated program of activities to—
10	(A) reassure United States allies and part-
11	ner countries in the Indo-Pacific region;
12	(B) appropriately prioritize activities and
13	resources to implement the National Defense
14	Strategy; and
15	(C) enhance the ability of Congress to pro-
16	vide oversight of and support to Department of
17	$Defense\ efforts;$
18	(6) an integrated, coherent, and strategic pro-
19	gram of activities in the Indo-Pacific region, similar
20	to the European Deterrence Initiative (originally the
21	European Reassurance Initiative), will enhance
22	United States presence and positioning, allow for ad-
23	ditional exercises, improve infrastructure and logis-
24	tics, and build allied and partner capacity to deter
25	aggression, strengthen ally and partner interoper-

1	ability, and demonstrate United States commitment
2	to Indo-Pacific countries;
3	(7) an integrated, coherent, and strategic pro-
4	gram of activities in the Indo-Pacific region will also
5	assist in resourcing budgetary priorities and enhanc-
6	ing transparency and oversight of programs and ac-
7	tivities to better enable a coordinated and strategic
8	plan for Department of Defense programs;
9	(8) not less than \$3,578,360,000 of base funding
10	should be allocated to fully support such program of
11	activities in fiscal year 2021; and
12	(9) the Department of Defense should ensure ade-
13	quate, consistent planning is conducted for future
14	funding and build upon the activities identified in
15	fiscal year 2021 in future budget requests, as appro-
16	priate.
17	(b) Indo-Pacific Reassurance Initiative.—The
18	Secretary of Defense shall carry out a program of
19	prioritized activities to reassure United States allies and
20	partner countries in the Indo-Pacific region that shall be
21	known as the "Indo-Pacific Reassurance Initiative" (in this
22	section referred to as the "Initiative").
23	(c) Objectives.—The objectives of the Initiative shall
24	include reassuring United States allies and partner coun-
25	tries in the Indo-Pacific region by—

1	(1) optimizing the presence of United States
2	Armed Forces in the region;
3	(2) strengthening and maintaining bilateral and
4	multilateral military exercises and training with such
5	countries;
6	(3) improving infrastructure in the region to en-
7	hance the responsiveness of United States Armed
8	Forces;
9	(4) enhancing the prepositioning of equipment
10	and materiel in the region; and
11	(5) building the defense and security capabilities,
12	capacity, and cooperation of such countries.
13	(d) Plan Relating to Transparency for the
14	Indo-Pacific Reassurance Initiative.—
15	(1) Plan required.—
16	(A) In general.—Not later than February
17	1, 2022, and annually thereafter, the Secretary
18	of Defense, in consultation with the Commander
19	of the United States Indo-Pacific Command,
20	shall submit to the congressional defense commit-
21	tees a future years plan on activities and re-
22	sources of the Initiative.
23	(B) Applicability.—The plan shall apply
24	to the Initiative with respect to the first fiscal
25	year beginning after the date of submission of the

1	plan and at least the four succeeding fiscal
2	years.
3	(2) Matters to be included.—The plan re-
4	quired under paragraph (1) shall include each of the
5	following:
6	(A) A summary of progress made towards
7	achieving the objectives of the Initiative.
8	(B) An assessment of resource requirements
9	to achieve such objectives.
10	(C) An assessment of capabilities require-
11	ments to achieve such objectives.
12	(D) An assessment of logistics requirements,
13	including force enablers, equipment, supplies,
14	storage, and maintenance requirements, to
15	achieve such objectives.
16	(E) An identification of the intended force
17	structure and posture of the assigned and allo-
18	cated forces within the area of responsibility of
19	the United States Indo-Pacific Command for the
20	last fiscal year of the plan and the manner in
21	which such force structure and posture support
22	such objectives.
23	(F) An identification and assessment of re-
24	quired infrastructure and military construction
25	investments to achieve such objectives, including

1	potential infrastructure investments proposed by
2	host countries, new construction or moderniza-
3	tion of existing sites that would be funded by the
4	United States, and a master plan that includes
5	the following:
6	(i) A list of specific locations, orga-
7	nized by country, in which the Commander
8	of the United States Indo-Pacific Command
9	anticipates requiring infrastructure invest-
10	ments to support an enduring or periodic
11	military presence in the region.
12	(ii) A list of specific infrastructure in-
13	vestments required at each location identi-
14	fied under clause (i), to include the project
15	title and estimated cost of each project.
16	(iii) A brief explanation for how each
17	location identified under clause (i) and in-
18	frastructure investments identified under
19	clause (ii) support a validated requirement
20	or component of the overall strategy in the
21	region.
22	(iv) A discussion of any gaps in the
23	current infrastructure authorities that
24	would preclude implementation of the infra-

1	structure investments identified under
2	clause (ii).
3	(v) A description of the type and size
4	of military force elements that would main-
5	tain an enduring presence or operate peri-
6	odically from each location identified under
7	clause (i).
8	(vi) A summary of kinetic and non-ki-
9	netic vulnerabilities for current locations
10	and each location identified in clause (i), to
11	include—
12	(I) the level of risk associated with
13	each vulnerability; and
14	(II) the proposed mitigations and
15	projected costs to address each such
16	vulnerability, to include—
17	(aa) hardening and other re-
18	$silience\ measures;$
19	(bb) active and passive
20	$counter\text{-}Intelligence, \ \ Surveillance,$
21	$and\ Reconnaiss ance;$
22	(cc) active and passive
23	counter Positioning, Navigation,
24	and Timing;

1	(dd) air and missile defense
2	capabilities;
3	(ee) enhanced logistics and
4	sea lines of communication secu-
5	rity; and
6	(ff) other issues identified by
7	the Commander of the United
8	States Indo-Pacific Command.
9	(G) An assessment of logistics requirements,
10	including force enablers, equipment, supplies,
11	storage, fuel storage and distribution, and main-
12	tenance requirements, to achieve such objectives.
13	(H) An analysis of the challenges to the
14	ability of the United States to deploy significant
15	forces from the continental United States to the
16	Indo-Pacific theater in the event of a major con-
17	tingency, and a description of the plans of the
18	Department of Defense, including military exer-
19	cises, to address such challenges.
20	(I) An assessment and plan for security co-
21	operation investments to enhance such objectives.
22	(J) A plan to resource United States force
23	posture and capabilities, including—
24	(i) the infrastructure capacity of exist-
25	ing locations and their ability to accommo-

1	date additional United States forces in the
2	Indo-Pacific region;
3	(ii) the potential new locations for ad-
4	ditional United States Armed Forces in the
5	Indo-Pacific region, including an assess-
6	ment of infrastructure and military con-
7	struction resources necessary to accommo-
8	date such forces;
9	(iii) a detailed timeline to achieve de-
10	sired posture requirements;
11	(iv) a detailed assessment of the re-
12	sources necessary to achieve the require-
13	ments of the plan, including specific cost es-
14	timates for each project under the Initiative
15	to support optimized presence, exercises and
16	training, enhanced prepositioning, im-
17	proved infrastructure, and building part-
18	nership capacity; and
19	(v) a detailed timeline to achieve the
20	force posture and capabilities, including
21	force requirements.
22	(K) A detailed explanation of any signifi-
23	cant modifications of the requirements or re-
24	sources, as compared to plans previously sub-
25	mitted under paragraph (1).

1	(L) Any other matters the Secretary of De-
2	fense determines should be included.
3	(3) Form.—The plan required under paragraph
4	(1) shall be submitted in unclassified form, but may
5	include a classified annex.
6	(e) Budget Submission Information.—For fiscal
7	year 2022 and each fiscal year thereafter, the Secretary of
8	Defense shall include in the budget justification materials
9	submitted to Congress in support of the Department of De-
10	fense budget for that fiscal year (as submitted with the
11	budget of the President under section 1105(a) of title 31,
12	United States Code)—
13	(1) the amounts, by budget function and as a
14	separate item, requested for the Department of De-
15	fense for such fiscal year for all programs and activi-
16	ties under the Initiative; and
17	(2) a detailed budget display for the Initiative,
18	including—
19	(A) with respect to procurement accounts—
20	(i) amounts displayed by account,
21	budget activity, line number, line item, and
22	line item title; and
23	(ii) a description of the requirements
24	for each such amounts:

1	(B) with respect to research, development,
2	test, and evaluation accounts—
3	(i) amounts displayed by account,
4	budget activity, line number, program ele-
5	ment, and program element title; and
6	(ii) a description of the requirements
7	for each such amount;
8	(C) with respect to operation and mainte-
9	nance accounts—
10	(i) amounts displayed by account title,
11	budget activity title, line number, and sub-
12	activity group title; and
13	(ii) a description of how such amounts
14	will specifically be used;
15	(D) with respect to military personnel ac-
16	counts—
17	(i) amounts displayed by account,
18	budget activity, budget subactivity, and
19	budget subactivity title; and
20	(ii) a description of the requirements
21	for each such amount; and
22	(E) with respect to each project under mili-
23	tary construction accounts (including with re-
24	spect to unspecified minor military construction
25	and amounts for planning and design), the coun-

1	try, location, project title, and project amount
2	for each fiscal year.
3	(f) End of Fiscal Year Report.—Not later than
4	November 20, 2022, and annually thereafter, the Secretary
5	of Defense shall submit to the congressional defense commit-
6	tees a report that contains—
7	(1) a detailed summary of funds obligated for the
8	Initiative during the preceding fiscal year; and
9	(2) a detailed comparison of funds obligated for
10	the Initiative during the preceding fiscal year to the
11	amount of funds requested for the Initiative for such
12	fiscal year in the materials submitted to Congress by
13	the Secretary in support of the budget of the President
14	for that fiscal year as required by subsection (e), in-
15	cluding with respect to each of the accounts described
16	in subparagraphs (A), (B), (C), (D), and (E) of sub-
17	section (e)(2) and the information required under
18	each such subparagraph.
19	(g) Briefings Required.—Not later than March 1,
20	2023, and annually thereafter, the Secretary of Defense
21	shall provide to the congressional defense committees a
22	briefing on the status of all matters covered by the report
23	required by section (f).

1	(h) Relationship to Budget.—Nothing in this sec-
2	tion shall be construed to affect section 1105(a) of title 31,
3	United States Code.
4	(i) Conforming Repeal.—Section 1251 of the Na-
5	tional Defense Authorization Act for Fiscal Year 2018 (Pub-
6	lic Law 115–91; 131 Stat. 1676) is repealed.
7	SEC. 1252. LIMITATION ON USE OF FUNDS TO REDUCE THE
8	TOTAL NUMBER OF MEMBERS OF THE ARMED
9	FORCES SERVING ON ACTIVE DUTY WHO ARE
10	DEPLOYED TO SOUTH KOREA.
11	None of the funds authorized to be appropriated by this
12	Act may be used to reduce the total number of members
13	of the Armed Forces serving on active duty who are de-
14	ployed to South Korea below 28,500 until 180 days after
15	the date on which the Secretary of Defense certifies to the
16	congressional defense committees the following:
17	(1) Such a reduction is in the national security
18	interest of the United States and will not signifi-
19	cantly undermine the security of United States allies
20	in the region.
21	(2) Such a reduction is commensurate with a re-
22	duction in the threat posed to the United States and
23	its allies in the region by the Democratic People's Re-
24	public of Korea.

1	(3) Following such a reduction, the Republic of
2	Korea would be capable of deterring a conflict on the
3	Korean Peninsula.
4	(4) The Secretary has appropriately consulted
5	with allies of the United States, including South
6	Korea and Japan, regarding such a reduction.
7	SEC. 1253. IMPLEMENTATION OF GAO RECOMMENDATIONS
8	ON PREPAREDNESS OF UNITED STATES
9	FORCES TO COUNTER NORTH KOREAN CHEM-
10	ICAL AND BIOLOGICAL WEAPONS.
11	(a) Plan Required.—
12	(1) In General.—The Secretary of Defense shall
13	develop a plan to address the recommendations in the
14	U.S. Government Accountability Office's report enti-
15	tled "Preparedness of U.S. Forces to Counter North
16	Korean Chemical and Biological Weapons" (GAO-20-
17	79C).
18	(2) Elements.—The plan required under para-
19	graph (1) shall, with respect to each recommendation
20	in the report described in paragraph (1) that the Sec-
21	retary of Defense has implemented or intends to im-
22	plement, include—
23	(A) a summary of actions that have been or
24	will be taken to implement the recommendation;
25	and

1	(B) a schedule, with specific milestones, for
2	completing implementation of the recommenda-
3	tion.
4	(b) Submittal to Congress.—Not later than one
5	year after the date of the enactment of this Act, the Sec-
6	retary of Defense shall submit to the congressional defense
7	committees the plan required under subsection (a).
8	(c) Deadline for Implementation.—
9	(1) In general.—Except as provided in para-
10	graph (2), not later than 18 months after the date of
11	the enactment of this Act, the Secretary of Defense
12	shall carry out activities to implement the plan devel-
13	oped under subsection (a).
14	(2) Exception for implementation of cer-
15	TAIN RECOMMENDATIONS.—
16	(A) Delayed implementation.—The Sec-
17	retary of Defense may initiate implementation of
18	a recommendation in the report described in sub-
19	section (a)(1) after the date specified in para-
20	graph (1) if the Secretary provides the congres-
21	sional defense committees with a specific jus-
22	tification for the delay in implementation of
23	such recommendation on or before such date.
24	(B) Nonimplementation.—The Secretary
25	of Defense may decide not to implement a rec-

1	ommendation in the report described in sub-
2	section (a)(1) if the Secretary provides to the
3	congressional defense committees, on or before the
4	date specified in paragraph (1)—
5	(i) a specific justification for the deci-
6	sion not to implement the recommendation;
7	and
8	(ii) a summary of alternative actions
9	the Secretary plans to take to address the
10	conditions underlying the recommendation.
11	SEC. 1254. PUBLIC REPORTING OF CHINESE MILITARY COM-
12	PANIES OPERATING IN THE UNITED STATES.
13	(a) Determination of Operations.—Not later than
14	1 year after the date of the enactment of this Act, and on
15	an ongoing basis thereafter, the Secretary of Defense shall
16	identify each entity the Secretary determines, based on the
17	most recent information available, is—
18	(1)(A) directly or indirectly owned, controlled, or
19	beneficially owned by, or in an official or unofficial
20	capacity acting as an agent of or on behalf of, the
21	People's Liberation Army or any of its affiliates; or
22	(B) identified as a military-civil fusion contrib-
23	utor to the Chinese defense industrial base;
24	(2) engaged in providing commercial services,
25	manufacturing, producing, or exporting; and

1	(3) operating directly or indirectly in the United
2	States, including any of its territories and posses-
3	sions.
4	(b) Submission; Publication.—
5	(1) Submission.—Not later than 1 year after
6	the date of the enactment of this Act, and every 2
7	years thereafter, the Secretary shall submit to the
8	Committees on Armed Services of the House of Rep-
9	resentatives and the Senate an updated list of each
10	entity determined to be a Chinese military company
11	pursuant to subsection (a), in classified and unclassi-
12	fied forms.
13	(2) Publication.—Concurrent with the submis-
14	sion of a list under paragraph (1), the Secretary shall
15	publish the unclassified portion of such list in the
16	Federal Register.
17	(c) Consultation.—The Secretary may consult with
18	the head of any appropriate Federal department or agency
19	in making the determinations required under subsection (a)
20	and shall transmit a copy of each list submitted under sub-
21	section (b)(1) to the heads of each appropriate Federal de-
22	partment and agency.
23	(d) Definitions.—

1	(1) Military-civil fusion contributor.—In
2	this section, the term "military-civil fusion contrib-
3	utor" includes—
4	(A) entities receiving assistance from the
5	Government of China through science and tech-
6	nology efforts initiated under the Chinese mili-
7	tary industrial planning apparatus;
8	(B) entities affiliated with the Chinese Min-
9	istry of Industry and Information Technology,
10	including entities connected through Ministry
11	schools, research partnerships, and state-aided
12	science and technology projects;
13	(C) entities receiving assistance from the
14	Government of China or operational direction or
15	policy guidance from the State Administration
16	for Science, Technology and Industry for Na-
17	tional Defense;
18	(D) entities recognized and awarded with
19	receipt of an innovation prize for science and
20	technology by such State Administration;
21	(E) any other entity or subsidiary defined
22	as a "defense enterprise" by the Chinese State
23	Council; and
24	(F) entities residing in or affiliated with a
25	military-civil fusion enterprise zone or receiving

1	assistance from the Government of China
2	through such enterprise zone.
3	(2) People's liberation army.—The term
4	"People's Liberation Army" means the land, naval,
5	and air military services, the police, and the intel-
6	ligence services of the Government of China, and any
7	member of any such service or of such police.
8	SEC. 1255. INDEPENDENT STUDY ON THE DEFENSE INDUS-
9	TRIAL BASE OF THE PEOPLE'S REPUBLIC OF
10	CHINA.
11	(a) In General.—Not later than 30 days after the
12	date of the enactment of this Act, the Secretary of Defense
13	shall seek to enter into a contract with a federally funded
14	research and development center to conduct a study on the
15	defense industrial base of the People's Republic of China.
16	(b) Elements of Study.—The study required under
17	subsection (a) shall assess the resiliency and capacity of
18	China's defense industrial base to support its objectives in
19	competition and conflict, including with respect to the fol-
20	lowing:
21	(1) The manufacturing capacity and physical
22	plant capacity of the defense industrial base, includ-
23	ing its ability to modernize to meet future needs.
24	(2) Gaps in national-security-related domestic
25	manufacturing capabilities, including non-existent,

1	extinct, threatened, and single-point-of-failure capa-
2	bilities.
3	(3) Supply chains with single points of failure
4	or limited resiliency, especially suppliers at third-tier
5	and lower.
6	(4) Energy consumption and vulnerabilities.
7	(5) Domestic education and manufacturing
8	workforce skills.
9	(6) Exclusive or dominant supply of military
10	and civilian materiel, raw materials, or other goods
11	(or components thereof) essential to China's national
12	security by the United States or United States allies
13	and partners.
14	(7) The ability to meet the likely repair and new
15	construction demands of the People's Liberation Army
16	in the event of a protracted conflict.
17	(8) The availability of substitutes or alternative
18	sources for goods identified pursuant to paragraph
19	(6).
20	(9) Recommendations for legislative, regulatory,
21	and policy changes and other actions by the President
22	and the heads of Federal agencies as appropriate
23	based upon a reasoned assessment that the benefits
24	outweigh the costs (broadly defined to include any
25	economic, strategic, and national security benefits or

1	costs)	over	the	short,	medium,	and	long-term	to	erode,

- 2 in the event of a conflict, the ability of China's de-
- 3 fense industrial base to support the national objectives
- 4 of China.
- 5 (c) Submission to Department of Defense.—Not
- 6 later than 210 days after the date of the enactment of this
- 7 Act, the federally funded research and development center
- 8 shall submit to the Secretary a report containing the study
- 9 conducted under subsection (a).
- 10 (d) Submission to Congress.—Not later than 240
- 11 days after the date of the enactment of this Act, the Sec-
- 12 retary shall submit to the congressional defense committees
- 13 the report submitted to the Secretary under subsection (c),
- 14 without change but with any comments of the Secretary
- 15 with respect to the report.
- 16 SEC. 1256. REPORT ON CHINA'S ONE BELT, ONE ROAD INI-
- 17 TIATIVE IN AFRICA.
- 18 (a) In General.—Not later than one year after the
- 19 date of the enactment of this Act, the Secretary of Defense,
- 20 in coordination with the Secretary of State and the Director
- 21 of National Intelligence, shall submit to the appropriate
- 22 congressional committees a report on the military and de-
- 23 fense implications of China's One Belt, One Road Initiative
- 24 in Africa and a strategy to address impacts on United
- 25 States military and defense interests in Africa.

1	(b) Matters to Be Included.—The report required
2	by subsection (a) shall include the following:
3	(1) An assessment of Chinese dual-use invest-
4	ments in Africa, including a description of which in-
5	vestments that are of greatest concern to United
6	States military or defense interests.
7	(2) A description of such investments that are
8	associated with People's Liberation Army cooperation
9	with African countries.
10	(3) An assessment of the potential military, in-
11	telligence, and logistical threats facing United States'
12	key regional military infrastructure, supply chains,
13	and staging grounds due to such investments.
14	(4) An identification of Department of Defense
15	measures taken to mitigate the risk posed to United
16	States forces and defense interests by such invest-
17	ments.
18	(5) A strategy to address ongoing military and
19	defense implications posed by the expansion of such
20	investments.
21	(c) Definitions.—In this section:
22	(1) Appropriate congressional commit-
23	TEES.—The term "appropriate congressional commit-
24	tees" means—

1	(A) the Committee on Armed Services, the
2	Committee on Foreign Affairs, and the Perma-
3	nent Select Committee on Intelligence of the
4	House of Representatives; and
5	(B) the Committee on Armed Services, the
6	Committee on Foreign Relations, and Select
7	Committee on Intelligence of the Senate.
8	(2) Chinese dual-use investments in Afri-
9	CA.—The term "Chinese dual-use investments in Afri-
10	ca" means investments made by the Government of
11	the People's Republic of China, the Chinese Com-
12	munist Party, or companies owned or controlled by
13	such Government or Party in the infrastructure of Af-
14	rican countries or related projects for both commercial
15	and military or proliferation purposes.
16	(d) FORM.—The report required by subsection (a)
17	shall—
18	(1) be submitted in unclassified form but may
19	contain a classified annex; and
20	(2) be made available to the public on the
21	website of the Department of Defense.
22	SEC. 1257. SENSE OF CONGRESS ON ENHANCEMENT OF THE
23	UNITED STATES-TAIWAN DEFENSE RELATION-
24	SHIP.
25	It is the sense of Congress that—

1	(1) Taiwan is a vital partner of the United
2	States and is critical to a free and open Indo-Pacific
3	region;
4	(2) the Taiwan Relations Act (22 U.S.C. 3301 et
5	seq.) and the "Six Assurances" are both cornerstones
6	of United States relations with Taiwan;
7	(3) the United States should continue to
8	strengthen defense and security cooperation with Tai-
9	wan to support the development of capable, ready,
10	and modern defense forces necessary for Taiwan to
11	maintain a sufficient self-defense capability;
12	(4) consistent with the Taiwan Relations Act, the
13	United States should strongly support the acquisition
14	by Taiwan of defense articles and services through
15	foreign military sales, direct commercial sales, and
16	industrial cooperation, with an emphasis on anti-
17	ship, coastal defense, anti-armor, air defense, defen-
18	sive naval mining, and resilient command and con-
19	trol capabilities that support the asymmetric defense
20	strategy of Taiwan;
21	(5) the President and Congress should determine
22	the nature and quantity of such defense articles and
23	services based solely upon their judgment of the needs
24	of Taiwan, as required by the Taiwan Relations Act
25	and in accordance with procedures established by law;

1	(6) the United States should continue efforts to
2	improve the predictability of United States arms sales
3	to Taiwan by ensuring timely review of and response
4	to requests of Taiwan for defense articles and services;
5	(7) the Secretary of Defense should promote poli-
6	cies concerning exchanges that enhance the security of
7	Taiwan, including—
8	(A) opportunities with Taiwan for practical
9	training and military exercises that—
10	(i) enable Taiwan to maintain a suffi-
11	cient self-defense capability, as described in
12	section 3(a) of the Taiwan Relations Act
13	(22 U.S.C. 3302(a)); and
14	(ii) emphasize capabilities consistent
15	with the asymmetric defense strategy of
16	Taiwan;
17	(B) exchanges between senior defense offi-
18	cials and general officers of the United States
19	and Taiwan, consistent with the Taiwan Travel
20	Act (Public Law 115–135), especially for the
21	purpose of enhancing cooperation on defense
22	planning and improving the interoperability of
23	United States and Taiwan forces; and

1	(C) opportunities for exchanges between jun-
2	ior officers and senior enlisted personnel of the
3	United States and Taiwan;
4	(8) the Secretary of Defense should consider ex-
5	panded air and naval engagements and training with
6	Taiwan to enhance regional security;
7	(9) the United States and Taiwan should expand
8	cooperation in humanitarian assistance and disaster
9	relief including conducting port calls in Taiwan with
10	the United States Naval Ship Comfort and United
11	States Naval Ship Mercy;
12	(10) the Secretary of Defense should consider op-
13	tions, including exercising ship visits and port calls,
14	as appropriate, to expand the scale and scope of hu-
15	manitarian assistance and disaster response coopera-
16	tion with Taiwan and other regional partners so as
17	to improve disaster response planning and prepared-
18	ness;
19	(11) the Secretary of Defense should continue
20	regular transits of United States Navy vessels through
21	the Taiwan Strait and encourage allies and partners
22	to follow suit in conducting such transits to dem-
23	onstrate the commitment of the United States and its
24	allies and partners to fly, sail, and operate anywhere
25	international law allows:

1	(12) the violation of international law by the
2	Government of China with respect to the Joint Dec-
3	laration of the Government of the United Kingdom of
4	Great Britain and Northern Ireland and the Govern-
5	ment of the People's Republic of China on the Ques-
6	tion of Hong Kong, done at Beijing December 19,
7	1984, is gravely concerning and erodes international
8	confidence in China's willingness to honor its inter-
9	national commitments, including not to change the
10	status quo with respect to Taiwan by force;
11	(13) the increasingly coercive and aggressive be-
12	havior of China towards Taiwan, including growing
13	military maneuvers targeting Taiwan, is contrary to
14	the expectation of the peaceful resolution of the future
15	of Taiwan; and
16	(14) the United States and Taiwan should ex-
17	pand consultation and cooperation on combating the
18	Coronavirus Disease 2019 ("COVID-19") and seek to
19	share the best practices and cooperate on a range of
20	activities under this partnership.
21	SEC. 1258. REPORT ON SUPPLY CHAIN SECURITY COOPERA-
22	TION WITH TAIWAN.
23	Not later than 180 days after the date of the enactment
24	of this Act, the Secretary of Defense, in coordination with
25	the head of each appropriate Federal department and agen-

1	cy, shall submit to the congressional defense committees a
2	report on the following:
3	(1) The feasibility of establishing a high-level,
4	interagency United States-Taiwan working group for
5	coordinating cooperation related to supply chain se-
6	curity.
7	(2) A discussion of the Department of Defense's
8	current and future plans to engage with Taiwan with
9	respect to activities ensuring supply chain security.
10	(3) A discussion of obstacles encountered in
11	forming, executing, or implementing agreements with
12	Taiwan for conducting activities to ensure supply
13	chain security.
14	(4) Any other matters the Secretary of Defense
15	determines should be included.
16	SEC. 1259. REPORT ON UNITED STATES-TAIWAN MEDICAL
17	SECURITY PARTNERSHIP.
18	Not later than 180 days after the date of the enactment
19	of this Act, the Secretary of Defense, in coordination with
20	the Secretary of Health and Human Services, shall submit
21	to the congressional defense committees a report on the fol-
22	lowing:
23	(1) The goals, objectives, and feasibility of devel-
24	oping a United States-Taiwan medical security part-

1	nership on issues related to pandemic preparedness
2	and control.
3	(2) A discussion of current and future plans to
4	engage with Taiwan in medical security activities.
5	(3) An evaluation of cooperation on a range of
6	activities under the partnership to include—
7	(A) research and production of vaccines and
8	medicines;
9	(B) joint conferences with scientists and ex-
10	perts;
11	(C) collaboration relating to and exchanges
12	of medical supplies and equipment; and
13	(D) the use of hospital ships such as the
14	United States Naval Ship Comfort and United
15	States Naval Ship Mercy.
16	(4) Any other matters the Secretary of Defense
17	determines appropriate.
18	Subtitle G—Other Matters
19	SEC. 1261. PROVISION OF GOODS AND SERVICES TO KWAJA-
20	LEIN ATOLL.
21	(a) Authority for Provision of Goods and Serv-
22	ICES.—Chapter 767 of title 10, United States Code, is
23	amended by adding at the end the following new section:

1	"§ 7596. Provision of goods and services to Kwajalein
2	Atoll
3	"(a) AUTHORITY.—
4	"(1) In General.—The Secretary of the Army
5	may, subject to the concurrence of the Secretary of
6	State as provided in paragraph (2), use any amounts
7	appropriated to the Department of the Army to pro-
8	vide goods and services, including inter-atoll trans-
9	portation, to the Government of the Republic of the
10	Marshall Islands and to other eligible patrons at
11	Kwajalein Atoll, under regulations and at rates to be
12	prescribed by the Secretary of the Army in accordance
13	with this section.
14	"(2) Effect on compact.—The Secretary of
15	State may not concur to the provision of goods and
16	services under paragraph (1) if the Secretary deter-
17	mines that such provision would be inconsistent with
18	the Compact of Free Association between the Govern-
19	ment of the United States of America and the Govern-
20	ment of the Republic of the Marshall Islands (as set
21	forth in title II of the Compact of Free Association
22	Act of 1985 (48 U.S.C. 1901 et seq.)) or with any
23	subsidiary agreement or implementing arrangement
24	with respect to such Compact.
25	"(b) Reimbursement.—

1	"(1) AUTHORITY TO COLLECT REIMBURSE-
2	MENT.—The Secretary of the Army may collect reim-
3	bursement from the Government of the Republic of the
4	Marshall Islands or eligible patrons for the provision
5	of goods and services under this section in an amount
6	that does not exceed the costs to the United States of
7	providing such goods or services.
8	"(2) Maximum reimbursement.—The total
9	amount collected in a fiscal year pursuant to the au-
10	thority under paragraph (1) may not exceed
11	<i>\$7,000,000.</i> ".
12	(b) Clerical Amendments.—The table of contents for
13	chapter 767 of title 10, United States Code, is amended by
14	adding at the end the following new item:
	"Sec. 7595. Provision of goods and services to Kwajalein Atoll.".
15	SEC. 1262. ANNUAL BRIEFINGS ON CERTAIN FOREIGN MILI-
16	TARY BASES OF ADVERSARIES.
17	(a) In General.—Chapter 3 of title 10, United States
18	Code, is amended by adding at the end the following new
19	section:
20	"§ 130l. Annual briefings on certain foreign military
21	bases of adversaries.
22	"(a) Requirement.—Not later than February 15 of
23	each year, the Chairman of the Joint Chiefs of Staff and
24	the Secretary of Defense, acting through the Under Sec-
25	retary of Defense for Intelligence and Security, shall pro-

1	vide to the congressional defense committees, the Committee
2	on Foreign Affairs of the House of Representatives, and the
3	Committee on Foreign Relations of the Senate a briefing
4	on—
5	"(1) covered foreign military bases and the re-
6	lated capabilities of that foreign military; and
7	"(2) the effects of such bases and capabilities
8	on—
9	"(A) the military installations of the United
10	States located outside the United States; and
11	"(B) current and future deployments and
12	operations of the armed forces of the United
13	States.
14	"(b) Elements.—Each briefing under subsection (a)
15	shall include the following:
16	"(1) An assessment of covered foreign military
17	bases, including such bases established by China, Rus-
18	sia, and Iran, and any updates to such assessment
19	provided in a previous briefing under such subsection.
20	"(2) Information regarding known plans for any
21	future covered foreign military base.
22	"(3) An assessment of the capabilities, including
23	those pertaining to anti-access and area denial, pro-
24	vided by covered foreign military bases to that foreign
25	military, including an assessment of how such capa-

1	bilities could be used against the armed forces of the
2	United States in the country and the geographic com-
3	batant command in which such base is located.
4	"(4) A description of known ongoing activities
5	and capabilities at covered foreign military bases,
6	and how such activities and capabilities advance the
7	foreign policy and national security priorities of the
8	relevant foreign countries.
9	"(5) The extent to which covered foreign military
10	bases could be used to counter the defense priorities of
11	the United States.
12	"(c) Form.—Each briefing under subsection (a) shall
13	be provided in classified form.
14	"(d) Covered Foreign Military Base Defined.—
15	In this section, the term 'covered foreign military base'
16	means, with respect to a foreign country that is an adver-
17	sary of the United States, a military base of that country
18	located in a different country.".
19	(b) Clerical Amendment.—The table of sections at
20	the beginning of such chapter is amended by adding at the
21	end the following new item:

"1301. Annual briefings on certain foreign military bases of adversaries.".

1	SEC. 1263. REPORT ON PROGRESS OF THE DEPARTMENT OF
2	DEFENSE WITH RESPECT TO DENYING A FAIT
3	ACCOMPLI BY A STRATEGIC COMPETITOR
4	AGAINST A COVERED DEFENSE PARTNER.
5	(a) Definitions.—In this section:
6	(1) Covered defense partner.—The term
7	"covered defense partner" means a partner identified
8	in the "Department of Defense Indo-Pacific Strategy
9	Report" issued on June 1, 2019, located within 100
10	miles off the coast of a strategic competitor.
11	(2) Fait accompli.—The term "fait accompli"
12	means the strategy of a strategic competitor designed
13	to allow such strategic competitor to use military
14	force to seize control of a covered defense partner be-
15	fore the United States Armed Forces are able to re-
16	spond effectively.
17	(3) Strategic competitor.—The term "stra-
18	tegic competitor" means a country labeled as a stra-
19	tegic competitor in the "Summary of the 2018 Na-
20	tional Defense Strategy of the United States of Amer-
21	ica: Sharpening the American Military's Competitive
22	Edge" issued by the Department of Defense pursuant
23	to section 113 of title 10, United States Code.
24	(b) Report on Progress of the Department of
25	Defense With Respect to Denying a Fait Accompli

1	By a Strategic Competitor Against a Covered De-
2	FENSE PARTNER.—
3	(1) In general.—Not later than April 30 each
4	year, beginning in 2021 and ending in 2026, the Sec-
5	retary of Defense shall submit to the congressional de-
6	fense committees a report on the progress of the De-
7	partment of Defense with respect to improving the
8	ability of the United States Armed Forces to conduct
9	combined joint operations to deny the ability of a
10	strategic competitor to execute a fait accompli against
11	a covered defense partner.
12	(2) Matters to be included.—Each report
13	under paragraph (1) shall include the following:
14	(A) An explanation of the objectives for the
15	United States Armed Forces that would be nec-
16	essary to deny the fait accompli by a strategic
17	competitor against a covered defense partner.
18	(B) An identification of joint warfighting
19	capabilities and current efforts to organize,
20	train, and equip the United States Armed Forces
21	in support of the objectives referred to in para-
22	graph (1), including—
23	(i) an assessment of whether the pro-
24	grams included in the most recent future-
25	years defense program submitted to Con-

1	gress under section 221 of title 10, United
2	States Code, are sufficient to enable the
3	United States Armed Forces to conduct
4	joint combined operations to achieve such
5	objectives;
6	(ii) a description of additional invest-
7	ments or force posture adjustments required
8	to maintain or improve the ability of the
9	United States Armed Forces to conduct
10	joint combined operations to achieve such
11	objectives;
12	(iii) a description of the manner in
13	which the Secretary of Defense intends to
14	develop and integrate Army, Navy, Air
15	Force, Marine Corps, and Space Force oper-
16	ational concepts to maintain or improve the
17	ability of the United States Armed Forces to
18	conduct joint combined operations to
19	achieve such objectives; and
20	(iv) an assessment of the manner in
21	which different options for pre-delegating
22	authorities may improve the ability of the
23	United States Armed Forces to conduct
24	joint combined operations to achieve such
25	objectives.

1	(C) An assessment of options for deterring
2	limited use of nuclear weapons by a strategic
3	competitor in the Indo-Pacific region without
4	undermining the ability of the United States
5	Armed Forces to maintain deterrence against
6	other strategic competitors and adversaries.
7	(D) An assessment of a strategic competitor
8	theory of victory for invading and unifying a
9	covered defense partner with such a strategic
10	competitor by military force.
11	(E) A description of the military objectives
12	a strategic competitor would need to achieve in
13	a covered defense partner campaign.
14	(F) A description of the military missions
15	a strategic competitor would need to execute a
16	covered defense partner invasion campaign, in-
17	cluding—
18	(i) blockade and bombing operations;
19	(ii) amphibious landing operations;
20	and
21	(iii) combat operations.
22	(G) An assessment of competing demands
23	on a strategic competitor's resources and how
24	such demands impact such a strategic competi-

1	tor's ability to achieve its objectives in a covered
2	defense partner campaign.
3	(H) An assessment of a covered defense
4	partner's self-defense capability and a summary
5	of defense articles and services that are required
6	to enhance such capability.
7	(I) An assessment of the capabilities of
8	partner and allied countries to conduct combined
9	operations with the United States Armed Forces
10	in a regional contingency.
11	(3) FORM.—Each report under paragraph (1)
12	shall be submitted in classified form but may include
13	an unclassified executive summary.
14	SEC. 1264. MODIFICATION TO REQUIREMENTS OF THE INI-
15	TIATIVE TO SUPPORT PROTECTION OF NA-
16	TIONAL SECURITY ACADEMIC RESEARCHERS
17	FROM UNDUE INFLUENCE AND OTHER SECU-
18	RITY THREATS.
19	(a) Enhanced Information Sharing.—Subsection
20	(d)(1) section 1286 of the John S. McCain National Defense
21	Authorization Act for Fiscal Year 2019 (10 U.S.C. 2358
22	note) is amended by striking "(other than basic research)".
23	(b) Publication of Updated List.—Subsection (e)
24	of such section is amended by adding at the end the fol-
25	lowing new paragraph:

1	"(4) Publication of updated list.—
2	"(A) In general.—Not later than January
3	1, 2021, and annually thereafter, the Secretary
4	shall submit to the congressional defense commit-
5	tees the most recently updated list described in
6	subsection (c)(8) in unclassified form (but with
7	a classified annex as applicable) and make the
8	unclassified portion of each such list publicly
9	available on an internet website in a searchable
10	format.
11	"(B) Intervening publication.—The Sec-
12	retary may submit and publish an updated list
13	described in subparagraph (A) more frequently
14	than required by such subparagraph if the Sec-
15	retary determines necessary.".
16	SEC. 1265. REPORT ON DIRECTED USE OF FISHING FLEETS.
17	Not later than 180 days after the date of the enactment
18	of this Act, the Commander of the Office of Naval Intel-
19	ligence shall submit to the congressional defense committees,
20	the Committee on Foreign Affairs of the House of Represent-
21	atives, and the Committee on Foreign Relations of the Sen-
22	ate an unclassified report on the use of distant-water fish-
23	ing fleets by foreign governments as extensions of such coun-
24	tries' official maritime security forces, including the man-
25	ner and extent to which such fishing fleets are leveraged

1	in support of naval operations and foreign policy more gen-
2	erally. The report shall also consider the threats, on a coun-
3	try-by-country basis, posed by such use of distant-water
4	fishing fleets to—
5	(1) fishing or other vessels of the United States
6	and partner countries;
7	(2) United States and partner naval and coast
8	guard operations; and
9	(3) other interests of the United States and part-
10	$ner\ countries.$
11	SEC. 1266. EXPANDING THE STATE PARTNERSHIP PROGRAM
12	IN AFRICA.
13	The Secretary of Defense, in coordination with the
	The Secretary of Defense, in coordination with the Chief of the National Guard Bureau, shall seek to build
14	
14 15	Chief of the National Guard Bureau, shall seek to build
141516	Chief of the National Guard Bureau, shall seek to build partner capacity and interoperability in the United States
14151617	Chief of the National Guard Bureau, shall seek to build partner capacity and interoperability in the United States Africa Command area of responsibility through increased
14 15 16 17 18	Chief of the National Guard Bureau, shall seek to build partner capacity and interoperability in the United States Africa Command area of responsibility through increased partnerships with countries on the African continent, mili-
14 15 16 17 18	Chief of the National Guard Bureau, shall seek to build partner capacity and interoperability in the United States Africa Command area of responsibility through increased partnerships with countries on the African continent, mili- tary-to-military engagements, and traditional activities of
14 15 16 17 18	Chief of the National Guard Bureau, shall seek to build partner capacity and interoperability in the United States Africa Command area of responsibility through increased partnerships with countries on the African continent, military-to-military engagements, and traditional activities of the combatant commands.
14 15 16 17 18 19 20	Chief of the National Guard Bureau, shall seek to build partner capacity and interoperability in the United States Africa Command area of responsibility through increased partnerships with countries on the African continent, military-to-military engagements, and traditional activities of the combatant commands. SEC. 1267. REPORT RELATING TO REDUCTION IN THE
14 15 16 17 18 19 20 21	Chief of the National Guard Bureau, shall seek to build partner capacity and interoperability in the United States Africa Command area of responsibility through increased partnerships with countries on the African continent, military-to-military engagements, and traditional activities of the combatant commands. SEC. 1267. REPORT RELATING TO REDUCTION IN THE TOTAL NUMBER OF UNITED STATES ARMED

1	(1) In General.—If the Department of Defense
2	reduces the number of United States Armed Forces de-
3	ployed to the United States Africa Command area of
4	responsibility (in this section referred to as
5	"AFRICOM AOR") (other than United States Armed
6	Forces described in paragraph (2)) to a number that
7	is below 80 percent of the number deployed as of the
8	day before the date of the enactment of this Act, the
9	Secretary of Defense, in consultation with the Sec-
10	retary of State and the Director of National Intel-
11	ligence, shall, not later than 90 days after date of
12	such a reduction, submit to the appropriate congres-
13	sional committees a report described in subsection (b).
14	(2) United states armed forces de-
15	SCRIBED.—United States Armed Forces described in
16	this paragraph are United States Armed Forces that
17	are deployed to AFRICOM AOR but are not under
18	the direct authority of the Commander of United
19	States Africa Command, including—
20	(A) forces deployed in conjunction with
21	$other\ Commands;$
22	(B) forces participating in joint exercises;
23	(C) forces identified for pre-planned activi-
24	ties;

1	(D) forces used to assist in emergency situa-
2	tions; and
3	(E) forces designated or assigned for diplo-
4	matic or embassy security.
5	(b) Report.—
6	(1) In general.—A report described in this sub-
7	section is a report that includes each of the following:
8	(A) A strategic plan to—
9	(i) degrade each of the violent extremist
10	organizations described in paragraph (2)
11	within the AFRICOM AOR, to include an
12	assessment of the extent to which such vio-
13	lent extremist organizations pose a direct
14	threat to the United States; and
15	(ii) counter the military influence of
16	China and Russia within the AFRICOM
17	AOR.
18	(B) The average number of United States
19	Armed Forces that are under the direct authority
20	of the Commander of United States Africa Com-
21	mand and deployed to AFRICOM AOR and the
22	amount of associated expenditures, to be listed by
23	month for each of the fiscal years 2019 and 2020
24	and disaggregated by mission and country, to

1	include those forces deployed to secure United
2	States embassies.
3	(C) The average number of United States
4	Armed Forces that are planned to be under the
5	direct authority of the Commander of United
6	States Africa Command and deployed to
7	AFRICOM AOR and the amount of projected as-
8	sociated expenditures, to be listed by month for
9	fiscal years 2021 and 2022 and disaggregated by
10	mission and country, to include those forces de-
11	ployed to secure United States embassies.
12	(D) The effect that a reduction described in
13	subsection (a) would have on military and intel-
14	ligence efforts to combat each of the violent ex-
15	tremist organizations described in paragraph
16	(2), including a statement of the current objec-
17	tives of the Secretary of Defense with respect to
18	such efforts.
19	(E) A description of any consultation or co-
20	ordination with the Department of State or the
21	United States Agency for International Develop-
22	ment with respect to such a reduction and the ef-
23	fect that such a reduction would have on diplo-
24	matic, developmental, or humanitarian efforts in
25	Africa, including statements of the current objec-

1	tives of the Secretary of State and the Adminis-
2	trator of the United States Agency for Inter-
3	national Development with respect to such ef-
4	forts.
5	(F) The strength, regenerative capacity, and
6	intent of such violent extremist organizations in
7	the AFRICOM AOR, including—
8	(i) an assessment of the number of
9	fighters in the Sahel, the Horn of Africa,
10	and West Africa who are members of such
11	$violent\ extremist\ organizations;$
12	(ii) the threat such violent extremist
13	organizations pose to host nations and
14	United States allies and partners, and the
15	extent to which such violent extremist orga-
16	nizations pose a direct threat to the United
17	States; and
18	(iii) the likely reaction of such violent
19	extremist organizations to the withdrawal of
20	United States Armed Forces.
21	(G) The strategic risks involved with coun-
22	tering such violent extremist organizations fol-
23	lowing such a reduction.
24	(H) The operational risks involved with
25	conducting United States led or enabled oper-

1	ations in Africa against such violent extremist
2	organizations following such a reduction.
3	(I) For any region of the AFRICOM AOR
4	in which United States Armed Forces currently
5	are present or conduct activities, the effect such
6	a reduction would have on power and influence
7	of China and Russia in such region.
8	(I) Any consultation or coordination with
9	United States allies and partners concerning
10	such a reduction.
11	(K) An assessment of the response from the
12	governments and military forces of France, the
13	United Kingdom, and Canada to such a reduc-
14	tion.
15	(2) VIOLENT EXTREMIST ORGANIZATIONS DE-
16	SCRIBED.—The violent extremist organizations de-
17	scribed in this paragraph are adversarial groups and
18	forces in the AFRICOM AOR, as determined by the
19	Secretary of Defense.
20	(c) Additional Reporting Requirement.—Not
21	later than 60 days after the date of the enactment of this
22	Act, the Secretary of Defense shall submit to the appropriate
23	congressional committees a report that includes the infor-
24	$mation \ required \ by \ subsection \ (b)(1)(B).$

1	(d) FORM.—The reports required by subsections (b)
2	and (c) shall be submitted in unclassified form, but may
3	contain a classified annex.
4	(e) Appropriate Congressional Committees De-
5	FINED.—In this section, the term "appropriate congres-
6	sional committees" means—
7	(1) the congressional defense committees (which
8	has the meaning given the term in section 101(a)(16)
9	of title 10, United States Code);
10	(2) the Committee on Foreign Affairs and the
11	Permanent Select Committee on Intelligence of the
12	House of Representatives; and
13	(3) the Committee on Foreign Relations and the
14	Select Committee on Intelligence of the Senate.
15	SEC. 1268. REPORT ON ENHANCING PARTNERSHIPS BE-
16	TWEEN THE UNITED STATES AND AFRICAN
17	COUNTRIES.
18	(a) Report Required.—
19	(1) In general.—Not later than June 1, 2021,
20	
	the Secretary of Defense, in coordination with the
21	the Secretary of Defense, in coordination with the Secretary of State, shall submit to the appropriate
2122	
	Secretary of State, shall submit to the appropriate
22	Secretary of State, shall submit to the appropriate congressional committees a report on the activities

1	(2) Elements.—The report required under
2	paragraph (1) shall include the following:
3	(A) An assessment of the infrastructure ac-
4	cessible to the Department of Defense on the con-
5	tinent of Africa.
6	(B) An identification of the ability of the
7	Department to conduct freedom of movement on
8	the continent, including identifying the activities
9	of partners, allies, and other Federal depart-
10	ments and agencies that are facilitated by the
11	Department's ability to conduct freedom of move-
12	ment.
13	(C) Recommendations to meet the require-
14	ments identified in subparagraph (B), includ-
15	ing—
16	(i) dual-use infrastructure projects;
17	(ii) military construction;
18	(iii) the acquisition of additional mo-
19	bility capability by African countries or the
20	United States Armed Forces, including stra-
21	tegic air lift, tactical air lift, or sealift ca-
22	$pability;\ or$
23	(iv) any other option as determined by
24	the Secretary.

1	(D) Recommendations to expand and
2	strengthen partner and ally capability, includ-
3	ing traditional activities of the combatant com-
4	mands, train and equip opportunities, partner-
5	ships with the National Guard and the United
6	States Coast Guard, and multilateral contribu-
7	tions.
8	(E) Recommendations for enhancing joint
9	exercises and training.
10	(F) An analysis of the security, economic,
11	and stability benefits of the recommendations
12	$identified\ under\ subparagraphs\ (C)\ through\ (E).$
13	(G)(i) A plan to fully resource United
14	States force posture, capabilities, and stability
15	operations, including—
16	(I) a detailed assessment of the re-
17	sources required to address the elements
18	described in subparagraphs (B)
19	through (E), including specific cost es-
20	timates for recommended investments
21	or projects; and
22	(II) a detailed timeline to achieve
23	the recommendations described in sub-
24	paragraphs (B) through (D).

(ii) The specific cost estimates required	d
by clause (i)(I) shall, to the maximum ex	% -
tent practicable, include the following:	
(I) With respect to procuremen	it
accounts—	
(aa) amounts displayed by	y
account, budget activity, lin	e
number, line item, and line item	n
title; and	
(bb) a description of the re	3 -
quirements for each such amount	t.
(II) With respect to research, de	3 -
velopment, test, and evaluation ac	3-
counts—	
(aa) amounts displayed by	y
account, budget activity, lin	e
number, program element, and	d
B program element title; and	
(bb) a description of the re	3 -
quirements for each such amount	t.
(III) With respect to operation	n
and maintenance accounts—	
(aa) amounts displayed by	y
account title, budget activity title	2,

line number, and subactivi	ty
group title; and	
(bb) a description of the sp)e-
cific manner in which each su	ch
amount would be used.	
(IV) With respect to military pe	? r -
sonnel accounts—	
(aa) amounts displayed b	by
account, budget activity, budg	iet
subactivity, and budget su	b-
activity title; and	
(bb) a description of the r	e-
quirements for each such amoun	it.
(V) With respect to each proje	ct
under military construction accoun	ts
(including unspecified minor military	ry
construction and amounts for planning	ng
and design), the country, location	n,
project title, and project amount f	or
each fiscal year.	
(VI) With respect to any expend	li-
ture or proposed appropriation not d	le-
scribed in clause (i) through (iv),	a
level of detail equivalent or great	er
than the level of detail provided in the	he

1	future-years defense program submitted
2	pursuant to section 221(a) of title 10,
3	United States Code.
4	(3) Considerations.—In preparing the report
5	required under paragraph (1), the Secretary shall
6	consider—
7	(A) the economic development and stability
8	of African countries;
9	(B) the strategic and economic value of the
10	relationships between the United States and Af-
11	$rican\ countries;$
12	(C) the military, intelligence, diplomatic,
13	developmental, and humanitarian efforts of
14	China and Russia on the African continent; and
15	(D) the ability of the United States, allies,
16	and partners to combat violent extremist organi-
17	zations operating in Africa.
18	(4) FORM.—The report required under para-
19	graph (1) may be submitted in classified form, but
20	shall include an unclassified summary.
21	(b) Interim Briefing Required.—Not later than
22	April 15, 2021, the Secretary of Defense (acting through
23	the Under Secretary of Defense for Policy, the Under Sec-
24	retary of Defense (Comptroller), and the Director of Cost
25	Assessment and Program Evaluation) and the Chairman

1	of the Joint Chiefs of Staff shall provide to the congressional
2	defense committees a joint interim briefing, and any writ-
3	ten comments the Secretary of Defense and the Chairman
4	of the Joint Chiefs of Staff consider necessary, with respect
5	to their assessments of the report anticipated to be sub-
6	mitted under subsection (a).
7	(c) Definitions.—In this section:
8	(1) Dual-use infrastructure projects.—
9	The term "dual-use infrastructure projects" means
10	projects that may be used for either military or civil-
11	ian purposes.
12	(2) Appropriate congressional commit-
13	TEES.—The term "appropriate congressional commit-
14	tees" means—
15	(A) the congressional defense committees;
16	and
17	(B) the Committee on Foreign Relations of
18	the Senate and the Committee on Foreign Affairs
19	of the House of Representatives.
20	SEC. 1269. SENSE OF CONGRESS WITH RESPECT TO QATAR.
21	It is the sense of Congress that—
22	(1) the United States and the country of Qatar
23	have built a strong, enduring, and forward-looking
24	strategic partnership based on long-standing and mu-

1	tually beneficial cooperation, including through secu-
2	rity, defense, and economic ties;
3	(2) robust security cooperation between the
4	United States and Qatar is crucial to promoting
5	peace and stability in the Middle East region;
6	(3) Qatar plays a unique role as host of the for-
7	ward headquarters for the United States Central
8	Command, and that partnership facilitates United
9	States coalition operations countering terrorism;
10	(4) Qatar is a major security cooperation part-
11	ner of the United States, as recognized in the 2018
12	Strategic Dialogue and the 2019 Memorandum of Un-
13	derstanding to expand Al Udeid Air Base to improve
14	and expand accommodation for United States mili-
15	tary personnel;
16	(5) the United States values Qatar's provision of
17	access to its military facilities and its management
18	and financial assistance in expanding the Al Udeid
19	Air Base, which supports the continued security pres-
20	ence of the United States in the Middle East region;
21	and
22	(6) the United States should—
23	(A) continue to strengthen the relationship
24	between the United States and Qatar, including
25	through security and economic cooperation; and

1	(B) seek a resolution to the dispute between
2	partner countries of the Arabian Gulf, which
3	would promote peace and stability in the Middle
4	East region.
5	SEC. 1270. SENSE OF CONGRESS ON UNITED STATES MILI-
6	TARY SUPPORT FOR AND PARTICIPATION IN
7	THE MULTINATIONAL FORCE AND OBSERV-
8	ERS.
9	It is the sense of Congress that—
10	(1) the mission of the Multinational Force and
11	Observers (MFO) is to supervise implementation of
12	the security provisions of the Egypt-Israel Peace
13	Treaty, signed at Washington on March 26, 1979,
14	and employ best efforts to prevent any violation of its
15	terms;
16	(2) the MFO was established by the Protocol to
17	the Egypt-Israel Peace Treaty, signed on August 3,
18	1981, and remains a critical institution for regional
19	peace and stability; and
20	(3) as a signatory to the Egypt-Israel Peace
21	Treaty and subsequent Protocol, the United States
22	strongly supports and encourages continued United
23	States military support for and participation in the
24	MFO.

1	SEC. 1271. PROHIBITION ON SUPPORT FOR MILITARY PAR-
2	TICIPATION AGAINST THE HOUTHIS.
3	(a) Prohibition Relating to Support.—None of
4	the funds authorized to be appropriated or otherwise made
5	available by this Act may be made available to provide
6	United States logistical support to the Saudi-led coalition's
7	operations against the Houthis in Yemen for coalition
8	strikes, specifically by providing maintenance or transfer-
9	ring spare parts to coalition members flying warplanes en-
10	gaged in anti-Houthi bombings for coalition strikes.
11	(b) Prohibition Relating to Military Participa-
12	TION.—None of the funds authorized to be appropriated or
13	otherwise made available by this Act may be made available
14	for any civilian or military personnel of the Department
15	of Defense or contractors of the Department to command,
16	coordinate, participate in the movement of, or accompany
17	the regular or irregular military forces of the Saudi and
18	United Arab Emirates-led coalition forces engaged in hos-
19	tilities against the Houthis in Yemen or in situations in
20	which there exists an imminent threat that such coalition
21	forces become engaged in such hostilities, unless and until
22	the President has obtained specific statutory authorization,
23	in accordance with section 8(a) of the War Powers Resolu-
24	tion (50 U.S.C. 1547(a)).
25	(c) Rule of Construction.—The prohibitions under
26	this section may not be construed to apply with respect to

1	United States Armed Forces engaged in operations directed
2	at al-Qaeda or associated forces.
3	SEC. 1272. RULE OF CONSTRUCTION RELATING TO USE OF
4	MILITARY FORCE.
5	Nothing in this Act or any amendment made by this
6	Act may be construed to authorize the use of military force.
7	TITLE XIII—COOPERATIVE
8	THREAT REDUCTION
9	SEC. 1301. FUNDING ALLOCATIONS; SPECIFICATION OF CO-
10	OPERATIVE THREAT REDUCTION FUNDS.
11	(a) Funding Allocation.—Of the \$373,690,000 au-
12	thorized to be appropriated to the Department of Defense
13	for fiscal year 2021 in section 301 and made available by
14	the funding table in division D for the Department of De-
15	fense Cooperative Threat Reduction Program established
16	under section 1321 of the Department of Defense Coopera-
17	tive Threat Reduction Act (50 U.S.C. 3711), the following
18	amounts may be obligated for the purposes specified:
19	(1) For strategic offensive arms elimination,
20	\$2,924,000.
21	(2) For chemical weapons destruction,
22	\$12,856,000.
23	(3) For global nuclear security, \$33,919,000.
24	(4) For cooperative biological engagement,
25	\$216,200,000.

1	(5) For proliferation prevention, \$79,869,000.
2	(6) For activities designated as Other Assess-
3	$ments/Administrative\ Costs,\ \$27,922,000.$
4	(b) Specification of Cooperative Threat Reduc-
5	TION FUNDS.—Funds appropriated pursuant to the author-
6	ization of appropriations in section 301 and made avail-
7	able by the funding table in division D for the Department
8	of Defense Cooperative Threat Reduction Program shall be
9	available for obligation for fiscal years 2021, 2022, and
10	2023.
11	TITLE XIV—OTHER
12	AUTHORIZATIONS
13	Subtitle A—Military Programs
14	SEC. 1401. WORKING CAPITAL FUNDS.
15	Funds are hereby authorized to be appropriated for fis-
16	cal year 2021 for the use of the Armed Forces and other
17	activities and agencies of the Department of Defense for
18	providing capital for working capital and revolving funds,
19	as specified in the funding table in section 4501.
20	SEC. 1402. CHEMICAL AGENTS AND MUNITIONS DESTRUC-
21	TION, DEFENSE.
22	(a) Authorization of Appropriations.—Funds are
23	hereby authorized to be appropriated for the Department
24	of Defense for fiscal year 2021 for expenses, not otherwise
25	provided for, for Chemical Agents and Munitions Destruc-

1	tion, Defense, as specified in the funding table in section
2	4501.
3	(b) USE.—Amounts authorized to be appropriated
4	under subsection (a) are authorized for—
5	(1) the destruction of lethal chemical agents and
6	munitions in accordance with section 1412 of the De-
7	partment of Defense Authorization Act, 1986 (50
8	U.S.C. 1521); and
9	(2) the destruction of chemical warfare materiel
10	of the United States that is not covered by section
11	1412 of such Act.
12	SEC. 1403. DRUG INTERDICTION AND COUNTER-DRUG AC-
13	TIVITIES, DEFENSE-WIDE.
13 14	TIVITIES, DEFENSE-WIDE. Funds are hereby authorized to be appropriated for the
14 15	Funds are hereby authorized to be appropriated for the
14 15	Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not
14151617	Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for Drug Interdiction and Counter-
14151617	Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for Drug Interdiction and Counter-Drug Activities, Defense-wide, as specified in the funding
14 15 16 17 18	Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for Drug Interdiction and Counter-Drug Activities, Defense-wide, as specified in the funding table in section 4501.
141516171819	Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for Drug Interdiction and Counter-Drug Activities, Defense-wide, as specified in the funding table in section 4501. SEC. 1404. DEFENSE INSPECTOR GENERAL.
14 15 16 17 18 19 20	Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for Drug Interdiction and Counter-Drug Activities, Defense-wide, as specified in the funding table in section 4501. SEC. 1404. DEFENSE INSPECTOR GENERAL. Funds are hereby authorized to be appropriated for the
14 15 16 17 18 19 20 21	Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not otherwise provided for, for Drug Interdiction and Counter-Drug Activities, Defense-wide, as specified in the funding table in section 4501. SEC. 1404. DEFENSE INSPECTOR GENERAL. Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2021 for expenses, not

1	SEC.	<i>1405</i> .	DEFENSE	HEALTH	PROGRAM.
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- 2 Funds are hereby authorized to be appropriated for fis-
- 3 cal year 2021 for the Defense Health Program for use of
- 4 the Armed Forces and other activities and agencies of the
- 5 Department of Defense for providing for the health of eligi-
- 6 ble beneficiaries, as specified in the funding table in section
- 7 4501.
- 8 SEC. 1406. NATIONAL DEFENSE SEALIFT FUND.
- 9 Funds are hereby authorized to be appropriated for fis-
- 10 cal year 2021 for the National Defense Sealift Fund, as
- 11 specified in the funding tables in section 4501.

12 Subtitle B—Other Matters

- 13 SEC. 1411. AUTHORITY FOR TRANSFER OF FUNDS TO JOINT
- 14 DEPARTMENT OF DEFENSE-DEPARTMENT OF
- 15 VETERANS AFFAIRS MEDICAL FACILITY DEM-
- 16 ONSTRATION FUND FOR CAPTAIN JAMES A.
- 17 LOVELL HEALTH CARE CENTER, ILLINOIS.
- 18 (a) AUTHORITY FOR TRANSFER OF FUNDS.—Of the
- 19 funds authorized to be appropriated by section 1405 and
- 20 available for the Defense Health Program for operation and
- 21 maintenance, \$137,000,000 may be transferred by the Sec-
- 22 retary of Defense to the Joint Department of Defense-De-
- 23 partment of Veterans Affairs Medical Facility Demonstra-
- 24 tion Fund established by subsection (a)(1) of section 1704
- 25 of the National Defense Authorization Act for Fiscal Year
- 26 2010 (Public Law 111–84; 123 Stat. 2571). For purposes

- 1 of subsection (a)(2) of such section 1704, any funds so
- 2 transferred shall be treated as amounts authorized and ap-
- 3 propriated specifically for the purpose of such a transfer.
- 4 (b) Use of Transferred Funds.—For the purposes
- 5 of subsection (b) of such section 1704, facility operations
- 6 for which funds transferred under subsection (a) may be
- 7 used are operations of the Captain James A. Lovell Federal
- 8 Health Care Center, consisting of the North Chicago Vet-
- 9 erans Affairs Medical Center, the Navy Ambulatory Care
- 10 Center, and supporting facilities designated as a combined
- 11 Federal medical facility under an operational agreement
- 12 covered by section 706 of the Duncan Hunter National De-
- 13 fense Authorization Act for Fiscal Year 2009 (Public Law
- 14 110-417; 122 Stat. 4500).
- 15 SEC. 1412. AUTHORIZATION OF APPROPRIATIONS FOR
- 16 ARMED FORCES RETIREMENT HOME.
- 17 There is hereby authorized to be appropriated for fiscal
- 18 year 2021 from the Armed Forces Retirement Home Trust
- 19 Fund the sum of \$70,300,000 for the operation of the Armed
- 20 Forces Retirement Home.

1	TITLE XV—AUTHORIZATION OF
2	ADDITIONAL APPROPRIA-
3	TIONS FOR OVERSEAS CON-
4	TINGENCY OPERATIONS
5	Subtitle A—Authorization of
6	${oldsymbol Appropriations}$
7	SEC. 1501. PURPOSE.
8	The purpose of this title is to authorize appropriations
9	for the Department of Defense for fiscal year 2021 to pro-
10	vide additional funds for overseas contingency operations
11	being carried out by the Armed Forces.
12	SEC. 1502. PROCUREMENT.
13	Funds are hereby authorized to be appropriated for fis-
14	cal year 2021 for procurement accounts for the Army, the
15	Navy and the Marine Corps, the Air Force, and Defense-
16	wide activities, as specified in the funding table in section
17	4102.
18	SEC. 1503. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-
19	TION.
20	Funds are hereby authorized to be appropriated for fis-
21	cal year 2021 for the use of the Department of Defense for
22	research, development, test, and evaluation, as specified in
23	the funding table in section 4202.

1	CEC	1501	ODED	TION	4 N/D	TATA TATA	TENANCE
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- 2 Funds are hereby authorized to be appropriated for fis-
- 3 cal year 2021 for the use of the Armed Forces and other
- 4 activities and agencies of the Department of Defense for ex-
- 5 penses, not otherwise provided for, for operation and main-
- 6 tenance, as specified in the funding table in section 4302.

7 SEC. 1505. MILITARY PERSONNEL.

- 8 Funds are hereby authorized to be appropriated for fis-
- 9 cal year 2021 for the use of the Armed Forces and other
- 10 activities and agencies of the Department of Defense for ex-
- 11 penses, not otherwise provided for, military personnel ac-
- 12 counts, as specified in the funding table in section 4402.

13 SEC. 1506. WORKING CAPITAL FUNDS.

- 14 Funds are hereby authorized to be appropriated for fis-
- 15 cal year 2021 for the use of the Armed Forces and other
- 16 activities and agencies of the Department of Defense for
- 17 providing capital for working capital and revolving funds,
- 18 as specified in the funding table in section 4502.

19 SEC. 1507. DRUG INTERDICTION AND COUNTER-DRUG AC-

- 20 TIVITIES, DEFENSE-WIDE.
- 21 Funds are hereby authorized to be appropriated for the
- 22 Department of Defense for fiscal year 2021 for expenses, not
- 23 otherwise provided for, for Drug Interdiction and Counter-
- 24 Drug Activities, Defense-wide, as specified in the funding
- 25 table in section 4502.

1	SEC.	1508.	DEFENSE	INSPECTOR	GENERAL.

- 2 Funds are hereby authorized to be appropriated for the
- 3 Department of Defense for fiscal year 2021 for expenses, not
- 4 otherwise provided for, for the Office of the Inspector Gen-
- 5 eral of the Department of Defense, as specified in the fund-
- 6 ing table in section 4502.
- 7 SEC. 1509. DEFENSE HEALTH PROGRAM.
- 8 Funds are hereby authorized to be appropriated for the
- 9 Department of Defense for fiscal year 2021 for expenses, not
- 10 otherwise provided for, for the Defense Health Program, as
- 11 specified in the funding table in section 4502.

12 Subtitle B—Financial Matters

- 13 SEC. 1511. TREATMENT AS ADDITIONAL AUTHORIZATIONS.
- 14 The amounts authorized to be appropriated by this
- 15 title are in addition to amounts otherwise authorized to be
- 16 appropriated by this Act.
- 17 SEC. 1512. SPECIAL TRANSFER AUTHORITY.
- 18 (a) Authority To Transfer Authorizations.—
- 19 (1) AUTHORITY.—Upon determination by the
- 20 Secretary of Defense that such action is necessary in
- 21 the national interest, the Secretary may transfer
- amounts of authorizations made available to the De-
- partment of Defense in this title for fiscal year 2021
- between any such authorizations for that fiscal year
- 25 (or any subdivisions thereof). Amounts of authoriza-
- tions so transferred shall be merged with and be

1	available for the same purposes as the authorization
2	to which transferred.
3	(2) Limitation.—The total amount of author-
4	izations that the Secretary may transfer under the
5	authority of this subsection may not exceed
6	\$2,500,000,000.
7	(b) Terms and Conditions.—
8	(1) In General.—Transfers under this section
9	shall be subject to the same terms and conditions as
10	transfers under section 1001.
11	(2) Additional limitation on transfers
12	FROM THE NATIONAL GUARD AND RESERVE EQUIP-
13	MENT.—The authority provided by subsection (a)
14	may not be used to transfer any amount from Na-
15	tional Guard and Reserve Equipment.
16	(c) Additional Authority.—The transfer authority
17	provided by this section is in addition to the transfer au-
18	thority provided under section 1001.
19	Subtitle C—Other Matters
20	SEC. 1521. AFGHANISTAN SECURITY FORCES FUND.
21	(a) Continuation of Prior Authorities and No-
22	TICE AND REPORTING REQUIREMENTS.—Funds available
23	to the Department of Defense for the Afghanistan Security
24	Forces Fund for fiscal year 2021 shall be subject to the con-
25	ditions contained in—

1	(1) subsections (b) through (f) of section 1513 of
2	the National Defense Authorization Act for Fiscal
3	Year 2008 (Public Law 110–181; 122 Stat. 428); and
4	(2) section $1521(d)(1)$ of the National Defense
5	Authorization Act for Fiscal Year 2017 (Public Law
6	114-328; 130 Stat. 2577) (as amended by subsection
7	<i>(b))</i> .
8	(b) Extension of Prior Notice and Reporting
9	Requirements.—Section 1521(d)(1) of the National De-
0	fense Authorization Act for Fiscal Year 2017 (Public Law
11	114-328; 130 Stat. 2577) is amended by striking "through
12	January 31, 2021" and inserting "through January 31,
13	2023".
14	(c) Equipment Disposition.—
15	(1) Acceptance of certain equipment.—Sub-
16	ject to paragraph (2), the Secretary of Defense may
17	accept equipment that is procured using amounts au-
18	thorized to be appropriated for the Afghanistan Secu-
19	rity Forces Fund by this Act and is intended for
20	transfer to the security forces of the Ministry of De-
21	fense and the Ministry of the Interior of the Govern-
22	ment of Afghanistan, but is not accepted by such secu-
23	rity forces.
24	(2) Conditions on acceptance of equip-
25	MENT.—Before accepting any equipment under the

1	authority provided by paragraph (1), the Commander
2	of United States forces in Afghanistan shall make a
3	determination that such equipment was procured for
4	the purpose of meeting requirements of the security
5	forces of the Ministry of Defense and the Ministry of
6	the Interior of the Government of Afghanistan, as
7	agreed to by both the Government of Afghanistan and
8	the Government of the United States, but is no longer
9	required by such security forces or was damaged be-
10	fore transfer to such security forces.
11	(3) Elements of Determination.—In making
12	a determination under paragraph (2) regarding
13	equipment, the Commander of United States forces in
14	Afghanistan shall consider alternatives to the accept-
15	ance of such equipment by the Secretary. An expla-
16	nation of each determination, including the basis for
17	the determination and the alternatives considered,
18	shall be included in the relevant quarterly report re-
19	quired under paragraph (5).
20	(4) Treatment as department of defense
21	Stocks.—Equipment accepted under the authority
22	provided by paragraph (1) may be treated as stocks

1	(5) Quarterly reports on equipment dis-
2	POSITION.—
3	(A) In General.—Not later than 90 days
4	after the date of the enactment of this Act and
5	every 90-day period thereafter during which the
6	authority provided by paragraph (1) is exer-
7	cised, the Secretary shall submit to the congres-
8	sional defense committees a report describing the
9	equipment accepted during the period covered by
10	such report under the following:
11	(i) This subsection.
12	(ii) Section 1521(b) of the National
13	Defense Authorization Act for Fiscal Year
14	2017 (Public Law 114–328; 130 Stat.
15	2575).
16	(iii) Section 1531(b) of the National
17	Defense Authorization Act for Fiscal Year
18	2016 (Public Law 114–92; 129 Stat. 1088).
19	(iv) Section 1532(b) of the Carl Levin
20	and Howard P. "Buck" McKeon National
21	Defense Authorization Act for Fiscal Year
22	2015 (Public Law 113–291; 128 Stat.
23	3613).
24	(v) Section 1531(d) of the National De-
25	fense Authorization Act for Fiscal Year

1	2014 (Public Law 113–66; 127 Stat. 938;
2	10 U.S.C. 2302 note).
3	(B) Elements.—Each report under sub-
4	paragraph (A) shall include a list of all equip-
5	ment that was accepted during the period cov-
6	ered by such report and treated as stocks of the
7	Department of Defense and copies of the deter-
8	minations made under paragraph (2), as re-
9	quired by paragraph (3).
10	(d) Security of Afghan Women.—
11	(1) In general.—Of the funds available to the
12	Department of Defense for the Afghan Security Forces
13	Fund for fiscal year 2021, it is the goal that
14	\$29,100,000, but in no event less than \$10,000,000,
15	shall be used for the recruitment, integration, reten-
16	tion, training, and treatment of women in the Afghan
17	National Defense and Security Forces.
18	(2) Types of programs and activities.—Such
19	programs and activities may include—
20	(A) efforts to recruit and retain women into
21	the Afghan National Defense and Security
22	Forces, including the special operations forces;
23	(B) programs and activities of the Direc-
24	torate of Human Rights and Gender Integration
25	of the Ministry of Defense of Afghanistan and the

1	Office of Human Rights, Gender and Child
2	Rights of the Ministry of Interior of Afghanistan;
3	(C) development and dissemination of gen-
4	der and human rights educational and training
5	materials and programs within the Ministry of
6	Defense and the Ministry of Interior of Afghani-
7	stan;
8	(D) efforts to address harassment and vio-
9	lence against women within the Afghan National
10	Defense and Security Forces;
11	(E) improvements to infrastructure that ad-
12	dress the requirements of women serving in the
13	Afghan National Defense and Security Forces,
14	including appropriate equipment for female se-
15	curity and police forces, and transportation for
16	policewomen to their station;
17	(F) support for Afghanistan National Police
18	Family Response Units;
19	(G) security provisions for high-profile fe-
20	male police and military officers;
21	(H) programs to promote conflict preven-
22	tion, management, and resolution through the
23	meaningful participation of Afghan women in
24	the Afghan National Defense and Security
25	Forces, by exposing Afghan women and girls to

1	the activities of and careers available with such
2	forces, encouraging their interest in such careers,
3	or developing their interest and skills necessary
4	for service in such forces; and
5	(I) enhancements to Afghan National De-
6	fense and Security Forces recruitment programs
7	for targeted advertising with the goal of increas-
8	ing the number of female recruits.
9	(e) Assessment of Afghanistan Progress on Ob-
10	JECTIVES.—
11	(1) Assessment required.—Not later than
12	180 days after the date of the enactment of this Act,
13	the Secretary of Defense shall, in consultation with
14	the Secretary of State, submit to the Committee on
15	Armed Services and the Committee on Foreign Affairs
16	of the House of Representatives and the Committee on
17	Armed Services and the Committee on Foreign Rela-
18	tions of the Senate an assessment describing—
19	(A) the progress of the Government of the
20	Islamic Republic of Afghanistan toward meeting
21	shared security objectives; and
22	(B) the efforts of the Government of the Is-
23	lamic Republic of Afghanistan to manage, em-
24	ploy, and sustain the equipment and inventory
25	provided under subsection (a).

1	(2) Matters to be included.—In conducting
2	the assessment required by paragraph (1), the Sec-
3	retary of Defense shall include each of the following:
4	(A) The extent to which the Government of
5	Afghanistan has a strategy for, and has taken
6	steps toward, increased accountability and the
7	reduction of corruption within the Ministry of
8	Defense and the Ministry of Interior of Afghani-
9	stan.
10	(B) The extent to which the capability and
11	capacity of the Afghan National Defense and Se-
12	curity Forces have improved as a result of Af-
13	ghanistan Security Forces Fund investment, in-
14	cluding through training, and an articulation of
15	the metrics used to assess such improvements.
16	(C) The extent to which the Afghan Na-
17	tional Defense and Security Forces have been
18	able to increase pressure on the Taliban, al-
19	Qaeda, the Haqqani network, the Islamic State
20	of Iraq and Syria-Khorasan, and other terrorist
21	organizations, including by re-taking territory,
22	defending territory, and disrupting attacks.
23	(D) The distribution practices of the Afghan
24	National Defense and Security Forces and
25	whether the Government of Afghanistan is ensur-

1	ing that supplies, equipment, and weaponry sup-
2	plied by the United States are appropriately dis-
3	tributed to, and employed by, security forces
4	charged with fighting the Taliban and other ter-
5	rorist organizations.
6	(E) A description of—
7	(i) the policy governing the use of Ac-
8	quisition and Cross Servicing Agreements
9	(ACSA) in Afghanistan;
10	(ii) each ACSA transaction by type,
11	amount, and recipient for calendar year
12	2020; and
13	(iii) for any transactions from the
14	United States to Afghan military forces, an
15	explanation for why such transaction was
16	not carried out under the authorities of the
17	Afghanistan Security Forces Fund.
18	(F) The extent to which the Government of
19	Afghanistan has designated the appropriate staff,
20	prioritized the development of relevant processes,
21	and provided or requested the allocation of re-
22	sources necessary to support a peace and rec-
23	onciliation process in Afghanistan.
24	(G) A description of the ability of the Min-
25	istry of Defense and the Ministry of Interior of

1	Afghanistan to manage and account for pre-
2	viously divested equipment, including a descrip-
3	tion of any vulnerabilities or weaknesses of the
4	internal controls of such Ministry of Defense and
5	Ministry of Interior and any plan in place to
6	address shortfalls.
7	(H) A description of any significant irreg-
8	ularities in the divestment of equipment to the
9	Afghan National Defense and Security Forces
10	during the period beginning on May 1, 2020,
11	and ending on May 1, 2021, including any
12	major losses of such equipment or any inability
13	on the part of the Afghan National Defense and
14	Security Forces to account for equipment so pro-
15	cured.
16	(I) A description of the sustainment and
17	maintenance costs required during the 5-year pe-
18	riod beginning on the date of the enactment of
19	this Act, for major weapons platforms previously
20	divested, and a description of the plan for the
21	Afghan National Defense and Security Forces to
22	maintain such platforms in the future.
23	(J) The extent to which the Government of
24	Afghanistan is adhering to conditions for receiv-
25	ing assistance established in annual financial

1	commitment letters or any other bilateral agree-
2	ments with the United States.
3	(K) The extent to which the Government of
4	Afghanistan has made progress in achieving se-
5	curity sector benchmarks as outlined by the
6	United States-Afghan Compact (commonly
7	known as the "Kabul Compact") and a descrip-
8	tion of any other documents, plans, or agree-
9	ments used by the United States to measure secu-
10	rity sector progress.
11	(L) The extent to which the Government of
12	Afghanistan or the Secretary has developed a
13	plan to integrate former Taliban fighters into the
14	Ministries of Defense or Interior.
15	(M) Such other factors as the Secretaries
16	consider appropriate.
17	(3) FORM.—The assessment required by para-
18	graph (1) shall be submitted in unclassified form, but
19	may include a classified annex.
20	(4) Withholding of assistance for insuffi-
21	CIENT PROGRESS.—
22	(A) In General.—If the Secretary of De-
23	fense determines, in coordination with the Sec-
24	retary of State and pursuant to the assessment
25	under paragraph (1), that the Government of Af-

1	ghanistan has made insufficient progress in the
2	areas described in paragraph (2), the Secretary
3	of Defense shall—
4	(i) withhold \$401,500,000, to be de-
5	rived from amounts made available for as-
6	sistance for the Afghan National Defense
7	and Security Forces, from expenditure or
8	obligation until the date on which the Sec-
9	retary certifies to the congressional defense
10	committees that the Government of Afghani-
11	stan has made sufficient progress; and
12	(ii) notify the congressional defense
13	committees not later than 30 days before
14	withholding such funds.
15	(B) Waiver.—If the Secretary of Defense
16	determines that withholding such assistance
17	would impede the national security objectives of
18	the United States by prohibiting, restricting, de-
19	laying, or otherwise limiting the provision of as-
20	sistance, the Secretary may waive the with-
21	holding requirement under subparagraph (A) if
22	the Secretary, in coordination with the Secretary
23	of State, certifies such determination to the con-
24	gressional defense committees not later than 30
25	days before the effective date of the waiver.

1	(f) Additional Reporting Requirements.—The
2	Secretary of Defense shall include in the materials sub-
3	mitted in support of the budget for fiscal year 2022 that
4	is submitted by the President under section 1105(a) of title
5	31, United States Code, each of the following:
6	(1) The amount of funding provided in fiscal
7	year 2020 through the Afghanistan Security Forces
8	Fund to the Government of Afghanistan in the form
9	of direct government-to-government assistance or on-
10	budget assistance for the purposes of supporting any
11	entity of such government, including the Afghan Na-
12	tional Defense and Security Forces, the Afghan Min-
13	istry of Interior, or the Afghan Ministry of Defense.
14	(2) The amount of funding provided and antici-
15	pated to be provided, as of the date of the submission
16	of the materials, in fiscal year 2021 through such
17	Fund in such form.
18	(3) To the extent the amount described in para-
19	graph (2) exceeds the amount described in paragraph
20	(1), an explanation as to the reason why the such
21	amount is greater and the specific entities and pur-
22	poses that were supported by such increase.

1	TITLE XVI—STRATEGIC PRO-
2	GRAMS, CYBER, AND INTEL-
3	LIGENCE MATTERS
4	Subtitle A—Space Activities
5	SEC. 1601. NATIONAL SECURITY SPACE LAUNCH PROGRAM.
6	(a) Phase Two Acquisition Strategy.—In car-
7	rying out the phase two acquisition strategy, the Secretary
8	of the Air Force—
9	(1) may not change the mission performance re-
10	quirements;
11	(2) may not change the acquisition schedule;
12	(3) may not award phase two contracts after
13	September 30, 2024;
14	(4) shall award phase two contracts to not more
15	than two National Security Space Launch providers;
16	(5) shall ensure that launch services are procured
17	only from National Security Space Launch providers
18	that meet the requirements for the phase two con-
19	tracts;
20	(6) not later than 180 days after the date on
21	which phase two contracts are awarded, shall termi-
22	nate launch service agreement contracts awarded
23	under such phase two acquisition strategy to each Na-
24	tional Security Space Launch provider that is not a

1	down-selected National Security Launch provider;
2	and
3	(7) may not increase the total amount of funding
4	included in the initial launch service agreements with
5	down-selected National Security Launch providers.
6	(b) Reusability.—
7	(1) Certification.—Not later than 18 months
8	after the date on which the Secretary determines the
9	down-selected National Security Space Launch pro-
10	viders, the Secretary shall certify to the appropriate
11	congressional committees that the Secretary has com-
12	pleted all non-recurring design validation of pre-
13	viously flown launch hardware for National Security
14	Space Launch providers offering such hardware for
15	use in phase two contracts or in future national secu-
16	rity space missions.
17	(2) Report.—Not later than 180 days after the
18	date on which the Secretary determines the down-se-
19	lected National Security Space Launch providers, the
20	Secretary shall submit to the appropriate congres-
21	sional committees a report on the progress of the Sec-
22	retary with respect to completing all non-recurring
23	design validation of previously flown launch hard-
24	ware described in paragraph (1), including—

1	(A) a justification for any deviation from
2	the new entrant certification guide; and
3	(B) a description of such progress with re-
4	spect to National Security Space Launch pro-
5	viders that are not down-selected National Secu-
6	rity Space Launch providers, if applicable.
7	(c) Funding for Certification, Infrastructure,
8	AND TECHNOLOGY DEVELOPMENT.—
9	(1) Authority.—Pursuant to section 2371b of
10	title 10, United States Code, not later than September
11	30, 2021, the Secretary of the Air Force shall enter
12	into three agreements described in paragraph (3) with
13	National Security Space Launch providers—
14	(A) to maintain competition in order to
15	maximize the likelihood of at least three National
16	Security Space Launch providers competing for
17	phase three contracts; and
18	(B) to support innovation for national secu-
19	rity launches under phase three contracts.
20	(2) Competitive procedures.—The Secretary
21	shall carry out paragraph (1) by conducting a full
22	and open competition among all National Security
23	Space Launch providers that may submit bids for a
24	$phase\ three\ contract.$

1	(3) Agreements.—An agreement described in
2	this paragraph is an agreement that provides a Na-
3	tional Security Space Launch provider with not more
4	than \$150,000,000 for the provider to conduct either
5	or both of the following activities:
6	(A) Meet the certification and infrastructure
7	requirements that are—
8	(i) unique to national security space
9	missions; and
10	(ii) necessary for a phase three con-
11	tract.
12	(B) Develop transformational technologies
13	in support of the national security space launch
14	capability for phase three contracts (such as
15	technologies regarding launch, maneuver, and
16	transport capabilities for enhanced resiliency
17	and security technologies, as identified in the
18	National Security Launch Architecture study of
19	the Space and Missile Systems Center of the
20	Space Force).
21	(4) Report.—Not later than 30 days after the
22	date on which the Secretary enters into an agreement
23	under paragraph (1), the Secretary shall submit to
24	the appropriate congressional committees a report ex-
25	plaining how the Secretary determined the certifi-

1	cation and infrastructure requirements and the trans-
2	formational technologies covered under paragraph (3).
3	(d) Briefing.—Not later than December 31, 2020, the
4	Secretary shall provide to the congressional defense commit-
5	tees a briefing on the progress made by the Secretary in
6	ensuring that full and open competition exists for phase
7	three contracts, including—
8	(1) a description of progress made to establish
9	the requirements for phase three contracts, including
10	such requirements that the Secretary determines can-
11	not be met by the commercial market;
12	(2) whether the Secretary determines that addi-
13	tional development funding will be necessary for such
14	phase;
15	(3) a description of the estimated costs for the
16	development described in subparagraphs (A) and (B)
17	of subsection $(c)(3)$; and
18	(4) how the Secretary will—
19	(A) ensure full and open competition for
20	technology development for phase three contracts;
21	and
22	(B) maintain competition.
23	(e) Rule of Construction.—Nothing in this section
24	may be construed to delay the award of phase two contracts.
25	(f) DEFINITIONS.—In this section:

1	(1) The term "appropriate congressional com-
2	mittees" means—
3	(A) the congressional defense committees;
4	and
5	(B) the Permanent Select Committee on In-
6	telligence of the House of Representatives and the
7	Select Committee on Intelligence of the Senate.
8	(2) The term "down-selected National Security
9	Launch provider" means a National Security Space
10	Launch provider that the Secretary of the Air Force
11	selected to be awarded phase two contracts.
12	(3) The term "phase three contract" means a
13	contract awarded using competitive procedures for
14	launch services under the National Security Space
15	Launch program after fiscal year 2024.
16	(4) The term "phase two acquisition strategy"
17	means the process by which the Secretary of the Air
18	Force enters into phase two contracts during fiscal
19	year 2020, orders launch missions during fiscal years
20	2020 through 2024, and carries out such launches
21	under the National Security Space Launch program.
22	(5) The term "phase two contract" means a con-
23	tract awarded during fiscal year 2020 using competi-
24	tive procedures for launch missions ordered under the

1	National Security Space Launch program during fis-
2	cal years 2020 through 2024.
3	SEC. 1602. REQUIREMENT TO BUY CERTAIN SATELLITE
4	COMPONENT FROM NATIONAL TECHNOLOGY
5	AND INDUSTRIAL BASE.
6	Section 2534(a) of title 10, United States Code, is
7	amended by adding at the end the following new paragraph:
8	"(7) Star tracker used in a
9	satellite weighing more than 400 pounds whose prin-
10	ciple purpose is to support the national security, de-
11	fense, or intelligence needs of the United States Gov-
10	
12	ernment.".
13	SEC. 1603. COMMERCIAL SPACE DOMAIN AWARENESS CAPA-
13	SEC. 1603. COMMERCIAL SPACE DOMAIN AWARENESS CAPA-
13 14 15	SEC. 1603. COMMERCIAL SPACE DOMAIN AWARENESS CAPA- BILITIES.
13 14 15 16	SEC. 1603. COMMERCIAL SPACE DOMAIN AWARENESS CAPABILITIES. (a) PROCUREMENT.—Not later than 90 days after the
13 14 15 16 17	SEC. 1603. COMMERCIAL SPACE DOMAIN AWARENESS CAPABILITIES. (a) PROCUREMENT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of the Air
13 14 15 16 17	SEC. 1603. COMMERCIAL SPACE DOMAIN AWARENESS CAPABILITIES. (a) PROCUREMENT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of the Air Force shall procure commercial space domain awareness
13 14 15 16 17 18	SEC. 1603. COMMERCIAL SPACE DOMAIN AWARENESS CAPABILITIES. (a) PROCUREMENT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of the Air Force shall procure commercial space domain awareness services by awarding at least two contracts for such services.
13 14 15 16 17 18 19 20	SEC. 1603. COMMERCIAL SPACE DOMAIN AWARENESS CAPABILITIES. (a) PROCUREMENT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of the Air Force shall procure commercial space domain awareness services by awarding at least two contracts for such services. (b) LIMITATION.—Of the funds authorized to be appro-
13 14 15 16 17 18 19 20 21	SEC. 1603. COMMERCIAL SPACE DOMAIN AWARENESS CAPABILITIES. (a) PROCUREMENT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of the Air Force shall procure commercial space domain awareness services by awarding at least two contracts for such services. (b) LIMITATION.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal
13 14 15 16 17 18 19 20 21 22	BILITIES. (a) PROCUREMENT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of the Air Force shall procure commercial space domain awareness services by awarding at least two contracts for such services. (b) LIMITATION.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the enterprise space battle management com-

1	committees that the Secretary of the Air Force has awarded
2	the contracts under subsection (a).
3	(c) Report.—Not later than January 31, 2021, the
4	Chief of Space Operations, in coordination with the Sec-
5	retary of the Air Force, shall submit to the congressional
6	defense committees a report detailing the commercial space
7	domain awareness services, data, and analytics of objects
8	in low-earth orbit that have been purchased during the two-
9	year period preceding the date of the report. The report
10	shall be submitted in unclassified form.
11	(d) Commercial Space Domain Awareness Serv-
12	ICES DEFINED.—In this section, the term "commercial
13	space domain awareness services" means space domain
14	awareness data, processing software, and analytics derived
15	from best-in-breed commercial capabilities to address
16	warfighter requirements in low-earth orbit and fill gaps in
17	current space domain capabilities of the Space Force, in-
18	cluding commercial capabilities to—
19	(1) provide conjunction and maneuver alerts;
20	(2) monitor breakup and launch events; and
21	(2) detect and track objects smaller than 10 cen-
22	timeters in size.
23	SEC. 1604. RESPONSIVE SATELLITE INFRASTRUCTURE.
24	(a) In General.—The Secretary of Defense shall es-
25	tablish a domestic responsive satellite manufacturing capa-

1	bility for Department of Defense space operations to be
2	used—
3	(1) for the development of components, systems,
4	structures, and payloads necessary to reconstitute a
5	national security space asset that has been destroyed,
6	failed, or otherwise determined to be incapable of per-
7	forming mission requirements; and
8	(2) to rapidly acquire and field necessary space-
9	based capabilities needed to maintain continuity of
10	national security space missions and limit capability
11	disruption to the warfighter.
12	(b) Plan for Responsive Satellite Infrastruc-
13	TURE.—The Secretary of Defense, in consultation with the
14	Secretary of the Air Force, the Chief of Space Operations,
15	and the Commander of United States Space Command,
16	shall develop an operational plan and acquisition strategy
17	for responsive satellite infrastructure to swiftly identify
18	need, develop capability, and launch a responsive satellite
19	to fill a critical capability gap in the event of destruction
20	or failure of a space asset or otherwise determined need.
21	(c) Matters Included.—The plan outlined under
22	subsection (b) shall include the following:
23	(1) A process for determining whether the recon-
24	stitution of a space asset is necessary.

1	(2) The timeframe in which a developed satellite
2	is determined to be "responsive".
3	(3) A plan to leverage domestic commercial enti-
4	ties in the "new space" supply chain that have al-
5	ready demonstrated rapid satellite product develop-
6	ment and delivery capability to meet new "mission
7	responsiveness" requirements being passed down by
8	Department of Defense prime satellite contractors
9	in—
10	(A) power systems and solar arrays;
11	(B) payloads and integration features; and
12	(C) buses and structures.
13	(4) An assessment of acquisition requirements
14	and standards necessary for commercial entities to
15	meet Department of Defense validation of supply
16	chains, processes, and technologies while operating
17	under rapid development cycles needed to maintain a
18	responsive timeframe as determined by paragraph
19	(2).
20	(5) Such other matters as the Secretary considers
21	appropriate.
22	(d) Report Required.—Not later than 180 days
23	after the date of the enactment of this Act, the Secretary
24	of Defense shall submit to Congress a report detailing the
25	plan under subsection (b).

1	SEC. 1605. POLICY TO ENSURE LAUNCH OF SMALL-CLASS
2	PAYLOADS.
3	(a) In General.—The Secretary of Defense shall es-
4	tablish a small launch and satellite policy to ensure respon-
5	sive and reliable access to space through the processing and
6	$launch\ of\ Department\ of\ Defense\ small-class\ payloads.$
7	(b) Policy.—The policy under subsection (a) shall in-
8	clude, at a minimum, providing resources and policy guid-
9	ance to sustain—
10	(1) the availability of small-class payload launch
11	service providers using launch vehicles capable of de-
12	livering into space small payloads designated by the
13	Secretary of Defense as a national security payload;
14	(2) a robust small-class payload space launch in-
15	frastructure and industrial base;
16	(3) the availability of rapid, responsive, and re-
17	liable space launches for national security space pro-
18	grams to—
19	(A) improve the responsiveness and flexi-
20	bility of a national security space system;
21	(B) lower the costs of launching a national
22	security space system; and
23	(C) maintain risks of mission success at ac-
24	ceptable levels;
25	(4) a minimum number of dedicated launches
26	each year; and

1	(5) full and open competition including small
2	launch providers and rideshare opportunities.
3	(c) Acquisition Strategy.—The Secretary shall de-
4	velop and carry out a five-year phased acquisition strategy,
5	including near and long term, for the small launch and
6	satellite policy under subsection (a).
7	(d) Elements.—The acquisition strategy under sub-
8	section (c) shall—
9	(1) provide the necessary—
10	(A) stability in budgeting and acquisition
11	$of\ capabilities;$
12	(B) flexibility to the Federal Government;
13	and
14	(C) procedures for fair competition; and
15	(2) specifically take into account, as appropriate
16	per competition, the effect of—
17	(A) contracts or agreements for launch serv-
18	ices or launch capability entered into by the De-
19	partment of Defense with small-class payload
20	space launch providers;
21	(B) the requirements of the Department of
22	Defense, including with respect to launch capa-
23	bilities and pricing data, that are met by such
24	providers;

1	(C) the cost of integrating a satellite onto a
2	launch vehicle;
3	(D) launch performance history (at least
4	three successful launches of the same launch vehi-
5	cle design) and maturity;
6	(E) ability of a launch provider to provide
7	the option of dedicated and rideshare launch ca-
8	pabilities; and
9	(F) any other matters the Secretary con-
10	$siders\ appropriate.$
11	(e) Report.—Not later than 180 days after the date
12	of the enactment of this Act, the Secretary shall submit to
13	the congressional defense committees a report describing a
14	plan for the policy under subsection (a), including with re-
15	spect to the cost of launches and an assessment of mission
16	risk.
17	SEC. 1606. TACTICALLY RESPONSIVE SPACE LAUNCH OPER-
18	ATIONS.
19	The Secretary of the Air Force shall implement a
20	tactically responsive space launch program—
21	(1) to provide long-term continuity for tactically
22	responsive space launch operations across the future-
23	years defense program submitted to Congress under
24	section 221 of title 10, United States Code;
25	(2) to accelerate the development of—

1	(A) responsive launch concepts of oper-
2	ations;
3	(B) tactics;
4	(C) training; and
5	(D) procedures;
6	(3) to develop appropriate processes for tactically
7	responsive space launch, including—
8	(A) mission assurance processes; and
9	(B) command and control, tracking, telem-
10	etry, and communications; and
11	(4) to identify basing capabilities necessary to
12	enable tactically responsive space launch, including
13	mobile launch range infrastructure.
14	SEC. 1607. LIMITATION ON AVAILABILITY OF FUNDS FOR
15	PROTOTYPE PROGRAM FOR MULTI-GLOBAL
16	NAVIGATION SATELLITE SYSTEM RECEIVER
17	DEVELOPMENT.
18	Of the funds authorized to be appropriated by this Act
19	or otherwise made available for fiscal year 2021 for incre-
20	ment 2 of the acquisition of military Global Positioning
21	System user equipment terminals, not more than 80 percent
22	may be obligated or expended until the date on which the
23	Secretary of Defense—
24	(1) certifies to the congressional defense commit-
25	tees that the Secretary of the Air Force is carrying

1	out the program required under section 1607 of the
2	National Defense Authorization Act for Fiscal Year
3	2020 (Public Law 116–92; 133 Stat. 1724); and
4	(2) provides to the Committees on Armed Serv-
5	ices of the House of Representatives and the Senate a
6	briefing on how the Secretary is implementing such
7	program, including with respect to addressing each
8	element specified in subsection (b) of such section.
9	SEC. 1608. LIMITATION ON AWARDING CONTRACTS TO ENTI-
10	TIES OPERATING COMMERCIAL TERRESTRIAL
11	COMMUNICATION NETWORKS THAT CAUSE
12	INTERFERENCE WITH THE GLOBAL POSI-
13	TIONING SYSTEM.
14	The Secretary of Defense may not enter into a con-
15	tract, or extend or renew a contract, with an entity that
16	engages in commercial terrestrial operations using the
17	1525–1559 megahertz band or the 1626.5–1660.5 megahertz
18	band unless the Secretary has certified to the congressional
19	defense committees that such operations do not cause harm-
20	ful interference to a Global Positioning System device of
21	the Department of Defense.
22	SEC. 1609. PROHIBITION ON AVAILABILITY OF FUNDS FOR
23	CERTAIN PURPOSES RELATING TO THE GLOB-
24	AL POSITIONING SYSTEM.
25	(a) FINDINGS.—Congress finds the following:

1	(1) On April 19, 2020, the Federal Communica-
2	tions Commission issued an order and authorization
3	granting Ligado Networks LLC the authority to oper-
4	ate a nationwide terrestrial communications network
5	using the 1526–1536 megahertz band, the 1627.5–
6	1637.5 megahertz band, or the 1646.5–1656.5 mega-
7	hertz band.
8	(2) In an attempt to address interference to the
9	Global Positioning System operating near those
10	bands, Ligado Networks LLC has committed to as-
11	suming the costs mitigating any interference caused
12	by their network.
13	(3) In the approval order, the Federal Commu-
14	nications Commission directed that "Ligado takes all
15	necessary mitigation measures to prevent or reme-
16	diate any potential harmful interference to U.S. Gov-
17	ernment devices, including devices used by the mili-
18	tary, that are identified both pre- and post-deploy-
19	ment of Ligado's network.".
20	(4) In a letter to the Committee on Armed Serv-
21	ices of the House of Representatives dated May 21,
22	2020, Ligado Networks LLC reaffirmed the commit-
23	ment to bear the costs to the Department of Defense,
24	stating that the "FCC directed Ligado to provide pro-

tections to GPS devices using its spectrum by impos-

1	ing stringent coordination, cooperation, and replace-
2	ment obligations on Ligado, so that Ligado bears the
3	burden" and "Make no mistake: the obligation is
4	ours, and the burden falls solely on our company.".
5	(b) Prohibition.—Except as provided by subsection
6	(c), none of the funds authorized to be appropriated by this
7	Act or otherwise made available for fiscal year 2021 or any
8	subsequent fiscal year for the Department of Defense may
9	be obligated or expended to retrofit any Global Positioning
10	System device or system, or network that uses the Global
11	Positioning System, in order to mitigate interference from
12	commercial terrestrial operations using the 1526–1536
13	megahertz band, the 1627.5–1637.5 megahertz band, or the
14	1646.5–1656.5 megahertz band.
15	(c) Actions Not Prohibited.—The prohibition in
16	subsection (a) shall not apply to any action taken by the
17	Secretary of Defense relating to—
18	(1) conducting technical or information ex-
19	changes with the entity that operates the commercial
20	terrestrial operations in the megahertz bands specified
21	in such subsection;
22	(2) seeking compensation for interference from
23	such entity; or
24	(3) Global Positioning System receiver upgrades
25	needed to address other resiliency requirements.

1	SEC. 1610. REPORT ON RESILIENT PROTECTED COMMU-
2	NICATIONS SATELLITES.
3	(a) FINDINGS.—Congress finds the following:
4	(1) The national command, control, and commu-
5	nications system of the Department of Defense is es-
6	sential to the national security of the United States.
7	(2) The Department of Defense requires the space
8	segments of such system to be resilient and survivable
9	to address advanced threats from Russia and China.
10	(3) The next-generation overhead persistent in-
11	frared missile warning satellites are being upgraded
12	with enhanced resiliency features to make them much
13	less vulnerable to attack and will begin launch in
14	2025.
15	(4) Because missile warning satellites rely on
16	protected communications satellites to relay warnings
17	and response orders, the next-generation overhead per-
18	sistent infrared missile warning satellites will require
19	protected communications satellites with enhanced re-
20	siliency features, however, the current plan of the
21	Space Force is to provide those capabilities with the
22	evolved strategic satellite communications program
23	that will not be available until 2032 or later.
24	(5) As a result, the Chief of Space Operations
25	should implement an accelerated plan to achieve more

1	resilient protected communications satellites without
2	delay.
3	(b) Report.—Not later than 60 days after the date
4	of the enactment of this Act, the Chief of Space Operations
5	shall submit to the congressional defense committees a re-
6	port on how the Space Force will address the need for resil-
7	ient protected communications satellites during the years
8	2025 through 2032.
9	Subtitle B—Defense Intelligence
10	and Intelligence-Related Activities
11	SEC. 1611. VALIDATION OF CAPABILITY REQUIREMENTS OF
12	NATIONAL GEOSPATIAL-INTELLIGENCE
13	AGENCY.
14	Section 442 of title 10, United States Code, is amended
15	by adding at the end the following new subsection:
16	$\hbox{\it ``(f)} \textit{VALIDATION.} \hbox{\it} The National Geospatial Intel-$
17	ligence Agency shall assist the Joint Chiefs of Staff, combat-
18	ant commands, and the military departments in estab-
19	lishing, coordinating, consolidating, and validating map-
20	ping, charting, geodetic data, and safety of navigation ca-
21	pability requirements through a formal process governed by
22	the Joint Staff. Consistent with validated requirements, the
23	National Geospatial-Intelligence Agency shall provide aero-
24	nautical and nautical charts that are safe for navigation,
25	mans, books, datasets, models, and geodetic products."

1	SEC. 1612. SAFETY OF NAVIGATION MISSION OF THE NA-
2	TIONAL GEOSPATIAL-INTELLIGENCE AGENCY.
3	(a) Mission of National Geospatial-Intel-
4	LIGENCE AGENCY.—Section 442 of title 10, United States
5	Code, as amended by section 1611, is further amended—
6	(1) in subsection (b)—
7	(A) by striking "means of navigating vessels
8	of the Navy and the merchant marine" and in-
9	serting "the means for safe navigation"; and
10	(B) by striking "and inexpensive nautical
11	charts" and all that follows and inserting
12	"geospatial information for use by the depart-
13	ments and agencies of the United States, the
14	merchant marine, and navigators generally.";
15	and
16	(2) in subsection (c)—
17	(A) by striking "shall prepare and" and in-
18	serting "shall acquire, prepare, and";
19	(B) by striking "charts" and inserting
20	"safe-for-navigation charts and datasets"; and
21	(C) by striking "geodetic" and inserting
22	"geomatics".
23	(b) Maps, Charts, and Books.—
24	(1) In General.—Section 451 of title 10,
25	United States Code, is amended—

1	(A) in the heading, by striking "and
2	books" and inserting "books, and
3	datasets";
4	(B) in paragraph (1), by striking "maps,
5	charts, and nautical books" and inserting "nau-
6	tical and aeronautical charts, topographic and
7	geomatics maps, books, models, and datasets";
8	and
9	(C) by amending paragraph (2) to read as
10	follows:
11	"(2) acquire (by purchase, lease, license, or bar-
12	ter) all necessary rights, including copyrights and
13	other intellectual property rights, required to prepare,
14	publish, and furnish to navigators the products de-
15	scribed in paragraph (1).".
16	(2) Table of Sections amendment.—The table
17	of sections at the beginning of subchapter II of chap-
18	ter 22 of title 10, United States Code, is amended by
19	striking the item relating to section 451 and inserting
20	the following new item:
	"451. Maps, charts, books, and datasets.".
21	(c) Civil Actions Barred.—Section 456 of title 10,
22	United States Code, is amended by striking subsections (a)
23	and (b) and inserting the following:
24	"No civil action may be brought against the United
25	States on the basis of the content of geospatial information

1	prepared or disseminated by the National Geospatial-Intel-
2	ligence Agency.".
3	(d) Definitions.—Section 467 of title 10, United
4	States Code, is amended—
5	(1) in paragraph (4)—
6	(A) in the matter preceding subparagraph
7	(A), by inserting "or about" after "boundaries
8	on";
9	(B) in subparagraph (A), by striking "sta-
10	tistical"; and
11	(C) in subparagraph (B)—
12	(i) by striking "geodetic" and inserting
13	"geomatics"; and
14	(ii) by inserting "and services" after
15	"products"; and
16	(2) in paragraph (5), by inserting "or about"
17	after "activities on".
18	SEC. 1613. NATIONAL ACADEMIES CLIMATE SECURITY
19	ROUNDTABLE.
20	(a) In General.—The Under Secretary of Defense for
21	Intelligence and Security, in coordination with the Director
22	of National Intelligence, shall enter into a joint agreement
23	with the Academies to create a new "National Academies
24	Climate Security Roundtable" (in this section referred to
25	as the "roundtable").

1	(b) Participants.—The roundtable shall include—
2	(1) the members of the Climate Security Advi-
3	sory Council established under section 120 of the Na-
4	tional Security Act of 1947 (50 U.S.C. 3060);
5	(2) senior representatives and practitioners from
6	Federal science agencies, elements of the intelligence
7	community, and the Department of Defense, who are
8	not members of the Council; and
9	(3) key stakeholders in the United States sci-
10	entific enterprise, including institutions of higher
11	education, Federal research laboratories (including
12	the national security laboratories), industry, and
13	nonprofit research organizations.
14	(c) Purpose.—The purpose of the roundtable is—
15	(1) to support the duties and responsibilities of
16	the Climate Security Advisory Council under section
17	120(c) of the National Security Act of 1947 (50
18	$U.S.C. \ 3060(c));$
19	(2) to develop best practices for the exchange of
20	data, knowledge, and expertise among elements of the
21	intelligence community, elements of the Federal Gov-
22	ernment that are not elements of the intelligence com-
23	munity, and non-Federal researchers;
24	(3) to facilitate dialogue and collaboration about
25	relevant collection and analytic priorities among par-

1	ticipants of the roundtable with respect to climate se-
2	curity;
3	(4) to identify relevant gaps in the exchange of
4	data, knowledge, or expertise among participants of
5	the roundtable with respect to climate security, and
6	consider viable solutions to address such gaps; and
7	(5) to provide any other assistance, resources, or
8	capabilities that the Director of National Intelligence
9	or the Under Secretary determines necessary with re-
10	spect to the Council carrying out the duties and re-
11	sponsibilities of the Council under such section $120(c)$.
12	(d) Meetings.—The roundtable shall meet at least
13	quarterly, in coordination with the meetings of the Climate
14	Security Advisory Council under section 120(c)(1) of the
15	National Security Act of 1947 (50 U.S.C. 3060(c)(1)).
16	(e) Reports and Briefings.—The joint agreement
17	under subsection (a) shall specify that—
18	(1) the roundtable shall organize workshops, on
19	at least a biannual basis, that include both partici-
20	pants of the roundtable and persons who are not par-
21	ticipants, and may be conducted in classified or un-
22	classified form in accordance with subsection (f);
23	(2) on a regular basis, the roundtable shall
24	produce classified and unclassified reports on the top-
25	ics described in subsection (c) and the activities of the

1	roundtable, and other documents in support of the du-
2	ties and responsibilities of the Climate Security Advi-
3	sory Council under section 120(c) of the National Se-
4	curity Act of 1947 (50 U.S.C. 3060(c));
5	(3) the Academies shall provide recommendations
6	by consensus to the Council on both the topics de-
7	scribed in subsection (c) and specific topics as identi-
8	fied by participants of the roundtable;
9	(4) not later than March 1, 2021, and annually
10	thereafter during the life of the roundtable, the Acad-
11	emies shall provide a briefing to the appropriate con-
12	gressional committees on the progress and activities of
13	the roundtable; and
14	(5) not later than September 30, 2025, the Acad-
15	emies shall submit a final report to the appropriate
16	congressional committees on the activities of the
17	round table.
18	(f) Security Clearances.—Each participant of the
19	roundtable shall have a security clearance at the appro-
20	priate level to carry out the duties of the participant under
21	this section. A person who is not a participant who attends
22	a workshop under subsection (e)(1) is not required to have
23	a security clearance, and the roundtable shall ensure that
24	any such workshop is held at the appropriate classified or
25	unclassified level.

1	(g) TERMINATION.—The roundtable shall terminate on
2	September 30, 2025.
3	(h) Definitions.—In this section:
4	(1) The term "Academies" means the National
5	Academies of Sciences, Engineering, and Medicine.
6	(2) The term "appropriate congressional com-
7	mittees" means—
8	(A) the Committee on Science, Space, and
9	Technology, the Committee on Armed Services,
10	the Committee on Foreign Affairs, and the Per-
11	manent Select Committee on Intelligence of the
12	House of Representatives; and
13	(B) the Committee on Commerce, Science,
14	and Transportation, the Committee on Armed
15	Services, the Committee on Foreign Relations,
16	and the Select Committee on Intelligence of the
17	Senate.
18	(3) The term "Federal science agency" means
19	any agency or department of the Federal Government
20	with at least \$100,000,000 in basic and applied re-
21	search obligations in fiscal year 2019.
22	(4) The term "intelligence community" has the
23	meaning given that term in section 3 of the National
24	Security Act of 1947 (50 U.S.C. 3003).

1	(5) The term "national security laboratory" has
2	the meaning given the term in section 4002 of the
3	Atomic Energy Defense Act (50 U.S.C. 2501).
4	SEC. 1614. REPORT ON RISK TO NATIONAL SECURITY
5	POSED BY QUANTUM COMPUTING TECH-
6	NOLOGIES.
7	(a) Report.—
8	(1) Requirement.—Not later than December
9	31, 2021, the Secretary of Defense shall submit to the
10	congressional defense committees a report containing
11	an assessment of the current and potential threats
12	and risks posed by quantum computing technologies.
13	The Secretary shall conduct the assessment in a man-
14	ner that allows the Secretary to better understand
15	and prepare to counter the risks of quantum com-
16	puting to national security.
17	(2) Matters included.—The report under
18	paragraph (1) shall include the following:
19	(A) An identification of national security
20	systems that are vulnerable to current and poten-
21	tial threats and risks posed by quantum com-
22	puting technologies.
23	(B) An assessment of quantum-resistant
24	cryptographic standards, including a timeline
25	for the development of such standards.

1	(C) An assessment of the feasibility of alter-
2	nate quantum-resistant models.
3	(D) A description of any funding shortfalls
4	in public and private efforts to develop such
5	standards and models.
6	(E) Recommendations to counter the threats
7	and risks posed by quantum computing tech-
8	nologies that prioritize, secure, and resource the
9	defense of national security systems identified
10	$under\ subparagraph\ (A).$
11	(b) Briefings.—During the period preceding the date
12	on which the Secretary submits the report under subsection
13	(a), the Secretary shall include in the quarterly briefings
14	under section 484 of title 10, United States Code, an update
15	on the assessment conducted under such subsection.
16	(c) FORM.—The report under subsection (a) may be
17	submitted in classified form.
18	Subtitle C—Cyberspace-Related
19	Matters
20	SEC. 1621. CYBER MISSION FORCES AND CYBERSPACE OP-
21	ERATIONS FORCES.
22	Subsection (a) of section 238, title 10, United States
23	Code, is amended—
24	(1) in the matter preceding paragraph (1)—

1	(A) by striking "The Secretary" and insert-
2	ing "Not later than five days after the submis-
3	sion by the President under section 1105(a) of
4	title 31 of the budget, the Secretary";
5	(B) by inserting "in both electronic and
6	print formats" after "submit"; and
7	(C) by striking "2017" and inserting
8	"2021";
9	(2) in paragraph (1), by inserting "and the
10	cyberspace operations forces" before the semicolon;
11	and
12	(3) in paragraph (2), by inserting "and the
13	cyberspace operations forces" before the period.
14	SEC. 1622. CYBERSPACE SOLARIUM COMMISSION.
15	Section 1652 of the John S. McCain National Defense
16	Authorization Act for Fiscal Year 2019 (Public Law 115-
17	232), is amended—
18	(1) in subsection $(b)(1)$ —
19	(A) in subparagraph (A), by—
20	(i) striking clauses (i) through (iv);
21	and
22	(ii) redesignating clauses (v) through
23	(viii) as clauses (i) through (iv), respec-
24	tively; and

1	(B) in subparagraph $(B)(i)$, by striking
2	"and who are appointed under clauses (iv)
3	through (vii) of subparagraph (A)";
4	(2) in subsection (d)(2), by striking "Seven" and
5	inserting "Six";
6	(3) in subsection (h), by—
7	(A) striking "(1) In general.—(A)"; and
8	(B) striking paragraph (2);
9	(4) in subsection $(i)(1)(B)$, by striking "officers
10	or employees of the United States or"; and
11	(5) in subsection $(k)(2)$ —
12	(A) in subparagraph (A), by striking "at
13	the end of the 120-day period beginning on" and
14	inserting "two years after";
15	(B) in subparagraph (B), by—
16	(i) striking "may use the 120-day"
17	and inserting "shall use the two year";
18	(ii) striking "for the purposes of con-
19	cluding its activities, including providing
20	testimony to Congress concerning the final
21	report referred to in that paragraph and
22	disseminating the report" and inserting the
23	following: "for the purposes of—":
24	"(i) collecting and assessing comments
25	and feedback from the Executive Branch,

1	academia, and the public on the analysis
2	and recommendations contained in the
3	Commission's report;
4	"(ii) collecting and assessing any de-
5	velopments in cybersecurity that may affect
6	the analysis and recommendations con-
7	tained in the Commission's report;
8	"(iii) reviewing the implementation of
9	the recommendations contained in the Com-
10	mission's report;
11	"(iv) revising, amending, or making
12	new recommendations based on the assess-
13	ments and reviews required under clauses
14	(i)- (iii) ;
15	"(v) providing an annual update to
16	the congressional defense committees, the
17	congressional intelligence committees, the
18	Committee on Homeland Security of the
19	House of Representatives, the Committee on
20	Homeland Security and Governmental Af-
21	fairs of the Senate, the Director of National
22	Intelligence, the Secretary of Defense, and
23	the Secretary of Homeland Security in a
24	manner and format determined by the Com-

1	mission regarding any such revisions,
2	amendments, or new recommendations; and
3	"(vi) concluding its activities, includ-
4	ing providing testimony to Congress con-
5	cerning the final report referred to in that
6	paragraph and disseminating the report.";
7	and
8	(C) by adding at the end the following new
9	subparagraph:
10	"(C) If the Commission is extended, and the ef-
11	fective date of such extension is after the date on
12	which the Commission terminated, the Commission
13	shall be deemed reconstituted with the same members
14	and powers that existed on the day before such termi-
15	nation date, except that—
16	"(i) a member of the Commission may serve
17	only if the member's position continues to be au-
18	thorized under subsection (b);
19	"(ii) no compensation or entitlements relat-
20	ing to a person's status with the Commission
21	shall be due for the period between the termi-
22	nation and reconstitution of the Commission;
23	"(iii) nothing in this subparagraph may be
24	construed as requiring the extension or reemploy-

1	ment of any staff member or contractor working
2	for the Commission;
3	"(iv) the staff of the Commission shall be—
4	"(I) selected by the co-chairs of the
5	Commission in accordance with subsection
6	(h)(1);
7	"(II) comprised of not more than four
8	individuals, including a staff director; and
9	"(III) resourced in accordance with
10	subsection (g)(4)(A);
11	"(v) with the approval of the co-chairs, may
12	be provided by contract with a nongovernmental
13	organization;
14	"(vi) any unexpended funds made available
15	for the use of the Commission shall continue to
16	be available for use for the life of the Commis-
17	sion, as well as any additional funds appro-
18	priated to the Department of Defense that are
19	made available to the Commission, provided that
20	the total such funds does not exceed \$1,000,000
21	from the reconstitution of the Commission to the
22	completion of the Commission; and
23	"(vii) the requirement for an assessment of
24	the final report in subsection (l) shall be updated
25	to require annually for a period of two years

1	further assessments of the Federal Government's
2	responses to the Commission's recommendations
3	contained in such final report.".
4	SEC. 1623. TAILORED CYBERSPACE OPERATIONS ORGANIZA-
5	TIONS.
6	(a) In General.—Not later than 120 days after the
7	date of the enactment of this Act, the Secretary of the Navy,
8	in conjunction with the Chief of Naval Operations, shall
9	submit to the congressional defense committees a study of
10	the Navy Cyber Warfare Development Group (NCWDG).
11	(b) Elements.—The study required under subsection
12	(a) shall include the following:
13	(1) An examination of NCWDG's structure,
14	manning, authorities, funding, and operations.
15	(2) A review of organizational relationships both
16	within the Navy and to other Department of Defense
17	organizations, as well as non-Department of Defense
18	organizations.
19	(3) Recommendations for how the NCWDG can
20	be strengthened and improved, without growth in size.
21	(c) Designation.—Notwithstanding any other provi-
22	sion of law, the Secretary of the Navy shall designate the
23	NCWDG as a screened command.
24	(d) Release.—The Secretary of the Navy shall trans-
25	mit the study required under subsection (a) to the secre-

1	taries of the military services and the Commander of United
2	States Special Operations Command.
3	(e) Exemplar.—The service secretaries and the Com-
4	mander of United States Special Operations Command are
5	authorized to establish counterpart tailored cyberspace op-
6	$erations \ organizations \ of \ comparable \ size \ to \ the \ NCWDG$
7	within the military service or command, respectively, of
8	each such secretary and Commander. Such counterpart or-
9	ganizations shall have the same authorities as the NCWDG.
10	Not later than 30 days after receipt by each of the service
11	secretaries and the Commander under subsection (d) of the
12	study required under subsection (a), each such service sec-
13	retary and Commander, as the case may be, shall brief the
14	congressional defense committees regarding whether or not
15	each such service secretary or Commander intends to utilize
16	the authority under this subsection.
17	SEC. 1624. RESPONSIBILITY FOR THE SECTOR RISK MAN-
18	AGEMENT AGENCY FUNCTION OF THE DE-
19	PARTMENT OF DEFENSE.
20	(a) Definitions.—
21	(1) In General.—In this section:
22	(A) Critical infrastructure.—The term
23	"critical infrastructure" has the meaning given
24	such term in section 1016(e) of the Uniting and
25	Strengthening America by Providing Appro-

1	priate Tools Required to Intercept and Obstruct
2	Terrorism (USA PATRIOT ACT) Act of 2001
3	$(42\ U.S.C.\ 5195c(e)).$
4	(B) Sector risk management agency.—
5	The term "Sector Risk Management Agency"
6	means a Federal department or agency des-
7	ignated as a Sector Specific Agency under Presi-
8	dential Policy Directive-21 to be responsible for
9	providing institutional knowledge and special-
10	ized expertise to, as well as leading, facilitating,
11	or supporting, the security and resilience pro-
12	grams and associated activities of its designated
13	critical infrastructure sector in the all-hazards
14	environment.
15	(2) Reference.—Any reference to a Sector-Spe-
16	cific Agency in any law, regulation, map, document,
17	record, or other paper of the United States shall be
18	deemed to be a reference to the Sector Risk Manage-
19	ment Agency of the Federal Government for the rel-
20	evant critical infrastructure sector.
21	(b) Designation.—The Secretary of Defense shall des-
22	ignate the Principal Cyber Advisor of the Department of
23	Defense as the lead official, and the Office of the Principal
24	Cyber Advisor as the lead component, for the Department's

1	role and functions as the Sector Risk Management Agency
2	for the Defense Industrial Base.
3	(c) Responsibilities.—As the lead official for the De-
4	partment of Defense's Sector Risk Management Agency
5	functions, the Principal Cyber Advisor of the Department
6	shall be responsible for all activities performed by the De-
7	partment in its support of the Defense Industrial Base, as
8	one of the critical infrastructure sectors of the United
9	States. Such activities shall include the following:
10	(1) Synchronization, harmonization, de-conflic-
11	tion, and management for the execution of all Depart-
12	ment programs, initiatives, efforts, and communica-
13	tion related to the Department's Sector Risk Manage-
14	ment Agency function, including any Department
15	program, initiative, or effort that addresses the cyber-
16	security of the Defense Industrial Base.
17	(2) Leadership and management of the Defense
18	Industrial Base Government Coordinating Council.
19	(3) Direct interface and sponsorship of the De-
20	fense Industrial Base Sector Coordinating Council.
21	(4) Organization of quarterly in-person meetings
22	of both the Defense Industrial Base Government Co-
23	ordinating Council and the Defense Industrial Base
24	Sector Coordinating Council.

1	(d) Additional Functions.—In carrying out this
2	section, the Principal Cyber Advisor of the Department of
3	Defense shall—
4	(1) coordinate with relevant Federal departments
5	and agencies, and collaborate with critical infrastruc-
6	ture owners and operators, where appropriate with
7	independent regulatory agencies, and with State,
8	local, territorial, and Tribal entities, as appropriate;
9	(2) serve as a day-to-day Federal interface for
10	the dynamic prioritization and coordination of sec-
11	tor-specific activities;
12	(3) carry out incident management responsibil-
13	ities;
14	(4) provide, support, or facilitate technical as-
15	sistance and consultations for the Defense Industrial
16	Base to identify cyber or physical vulnerabilities and
17	help mitigate incidents, as appropriate; and
18	(5) support the statutorily required reporting re-
19	quirements of such relevant Federal departments and
20	agencies by providing to such departments and agen-
21	cies on an annual basis sector-specific critical infra-
22	$structure\ information.$
23	SEC. 1625. DEPARTMENT OF DEFENSE CYBER WORKFORCE
24	EFFORTS.
25	(a) Resources for Cyber Education.—

1	(1) In General.—The Chief Information Officer
2	of the Department of Defense, in consultation with the
3	Director of the National Security Agency (NSA), shall
4	examine the current policies permitting National Se-
5	curity Agency employees to use up to 140 hours of
6	paid time toward NSA's cyber education programs.
7	(2) Report.—
8	(A) In general.—Not later than 90 days
9	after the date of the enactment of this Act, the
10	Chief Information Officer shall submit to the
11	congressional defense committees and the con-
12	gressional intelligence committees a strategy for
13	expanding the policies described in paragraph
14	(1) to—
15	(i) individuals who occupy positions
16	described in section 1599f of title 10, United
17	States Code; and
18	(ii) any other individuals who the
19	Chief Information Officer determines appro-
20	priate.
21	(B) Implementation plan.—The report
22	required under subparagraph (A) shall detail the
23	utilization of the policies in place at the Na-
24	tional Security Agency, as well as an implemen-
25	tation plan that describes the mechanisms needed

1	to expand the use of such policies to accommo-
2	date wider participation by individuals de-
3	scribed in such subparagraph. Such implementa-
4	tion plan shall detail how such individuals
5	would be able to connect to the instructional and
6	participatory opportunities available through the
7	efforts, programs, initiatives, and investments
8	accounted for in the report required under sec-
9	tion 1649 of the National Defense Authorization
10	Act for Fiscal Year 2020 (Public Law 116–92),
11	including the following programs:
12	$(i) \ Gen Cyber.$
13	(ii) Centers for Academic Excellence -
14	Cyber Defense.
15	(iii) Centers for Academic Excellence -
16	Cyber Operations.
17	(C) Deadline.—Not later than 120 days
18	after the submission of the report required under
19	subparagraph (A), the Chief Information Officer
20	of the Department of Defense shall carry out the
21	implementation plan contained in such report.
22	(b) Improving the Training With Industry Pro-
23	GRAM.—
24	(1) In General.—Not later than 120 days after
25	the date of the enactment of this Act. the Principal

1	Cyber Advisor of the Department of Defense, in con-
2	sultation with the Principal Cyber Advisors of the
3	military services and the Under Secretary of Defense
4	for Personnel and Readiness, shall submit to the con-
5	gressional defense committees a review of the current
6	utilization and utility of the Training With Industry
7	(TWI) programs, including relating to the following:
8	(A) Recommendations regarding how to im-
9	prove and better utilize such programs, including
10	regarding individuals who have completed such
11	programs.
12	(B) An implementation plan to carry out
13	$such\ recommendations.$
14	(2) Additional .—Not later than 90 days after
15	the submission of the report required under para-
16	graph (1), the Principal Cyber Advisor of the Depart-
17	ment of Defense shall carry out the implementation
18	plan required under paragraph (1).
19	(c) Alignment of Cybersecurity Training Pro-
20	GRAMS.—
21	(1) In general.—Not later than 120 days after
22	the date of the enactment of this Act, the Secretary of
23	Defense shall submit to the congressional defense com-
24	mittees a report containing recommendations on how
25	cybersecurity training programs described in section

1	1649 of the National Defense Authorization Act for
2	Fiscal Year 2020 can be better aligned and har-
3	monized.
4	(2) Report.—The report required under para-
5	graph (1) shall provide recommendations concerning
6	the following topics and information:
7	(A) Developing a comprehensive mechanism
8	for utilizing and leveraging the Cyber Excepted
9	Service workforce of the Department of Defense
10	referred to in subsection (a), as well as mecha-
11	nisms for military participation.
12	(B) Unnecessary redundancies in such pro-
13	grams, or in any related efforts, initiatives, or
14	investments.
15	(C) Mechanisms for tracking participation
16	and transition of participation from one such
17	program to another.
18	(D) Department level oversight and man-
19	agement of such programs.
20	(3) Cyber workforce pipeline and early
21	CHILDHOOD EDUCATION.—
22	(A) Elements.—The Secretary of Defense
23	shall, when completing the report required under
24	paragraph (1), take into consideration existing
25	Federal childhood cyber education programs, in-

1	cluding the programs identified in the report re-
2	quired under section 1649 of the National De-
3	fense Authorization Act for Fiscal Year 2020
4	(Public Law 116-92) and the Department of
5	Homeland Security's Cybersecurity Education
6	and Training Assistance Program (CETAP),
7	that can provide opportunities to military-con-
8	nected students and members of the Armed
9	Forces to pursue cyber careers.
10	(B) Definition.—In this paragraph, the
11	term "military-connected student" means an in-
12	dividual who—
13	(i) is a dependent a member of the
14	Armed Forces serving on active duty; and
15	(ii) is enrolled in a preschool, an ele-
16	mentary or secondary school, or an institu-
17	tion of higher education.
18	SEC. 1626. REPORTING REQUIREMENTS FOR CROSS DO-
19	MAIN COMPROMISES AND EXEMPTIONS TO
20	POLICIES FOR INFORMATION TECHNOLOGY.
21	(a) Compromise Reporting.—
22	(1) In General.—Effective beginning in October
23	2020, the Secretary of Defense and the secretaries of
24	the military services shall submit to the congressional
25	defense committees a monthly report in writing that

1	documents each instance or indication of a cross-do-
2	main compromise within the Department of Defense.
3	(2) Procedures.—The Secretary of Defense
4	shall submit to the congressional defense committees
5	procedures for complying with the requirements of
6	subsection (a) consistent with the national security of
7	the United States and the protection of operational
8	integrity. The Secretary shall promptly notify such
9	committees in writing of any changes to such proce-
10	dures at least 14 days prior to the adoption of any
11	such changes.
12	(3) Definition.—In this subsection, the term
13	"cross domain compromise" means any unauthorized
14	connection between software, hardware, or both de-
15	signed for use on a network or system built for classi-
16	fied data and the public internet.
17	(b) Exemptions to Policy for Information Tech-
18	NOLOGY.—Not later than six months after the date of the
19	enactment of this Act and biannually thereafter, the Sec-
20	retary of Defense and the secretaries of the military services
21	shall submit to the congressional defense committees a re-
22	port in writing that enumerates and details each current
23	exemption to information technology policy, interim Au-
24	thority To Operate (ATO) order, or both. Each such report

1	shall include other relevant information pertaining to each
2	such exemption, including relating to the following:
3	(1) Risk categorization.
4	(2) Duration.
5	(3) Estimated time remaining.
6	SEC. 1627. ASSESSING PRIVATE-PUBLIC COLLABORATION IN
7	CYBERSECURITY.
8	(a) Requirement.—Not later than 120 days after the
9	date of the enactment of this Act, the Secretary of Defense
10	shall—
11	(1) conduct a review and assessment of any on-
12	going public-private collaborative initiatives involv-
13	ing the Department of Defense and the private sector
14	related to cybersecurity and defense of critical infra-
15	structure, including—
16	(A) the United States Cyber Command's
17	Pathfinder initiative and any derivative initia-
18	tive;
19	(B) the Department's support to and inte-
20	gration with existing Federal cybersecurity cen-
21	ters and organizations; and
22	(C) comparable initiatives led by other Fed-
23	eral departments or agencies that support long-
24	$term \ \ public-private \ \ cybersecurity \ \ collaboration;$
25	and

1	(2) make recommendations for improvements
2	and the requirements and resources necessary to insti-
3	tutionalize and strengthen the initiatives described in
4	subparagraphs (A) through (C) of paragraph (1).
5	(b) Report.—
6	(1) In General.—The Secretary of Defense shall
7	submit to the congressional defense committees a re-
8	port on the review, assessment, and recommendations
9	under subsection (a).
10	(2) FORM.—The report required under para-
11	graph (1) may be submitted in unclassified or classi-
12	fied form, as necessary.
13	(c) Definition.—In this section, the term "critical in-
14	frastructure" has the meaning given such term in section
15	1016(e) of the Uniting and Strengthening America by Pro-
16	viding Appropriate Tools Required to Intercept and Ob-
17	struct Terrorism (USA PATRIOT ACT) Act of 2001 (42
18	$U.S.C.\ 5195c(e)).$
19	SEC. 1628. CYBER CAPABILITIES AND INTEROPERABILITY
20	OF THE NATIONAL GUARD.
21	(a) EVALUATION.—Not later than 180 days after the
22	date of the enactment of this Act, the Secretary of Defense,
23	in conjunction with the Chief of the National Guard Bu-
24	reau, shall submit to the congressional defense committees,
25	the Committee on Appropriations of the House of Rep-

1	resentatives, and the Committee on Appropriations of the
2	Senate a review of the statutes, rules, regulations, and
3	standards that pertain to the use of the National Guard
4	for the response to and recovery from significant cyber inci-
5	dents.
6	(b) Recommendations.—The review required under
7	subsection (a) shall address the following::
8	(1) Regulations promulgated under section 903
9	of title 32, United States Code, to allow the National
10	Guard to conduct homeland defense activities that the
11	Secretary of Defense determines to be necessary and
12	appropriate in accordance with section 902 of such
13	title in response to a cyber attack.
14	(2) Compulsory guidance from the Chief of the
15	National Guard Bureau regarding how the National
16	Guard shall collaborate with the Cybersecurity and
17	Infrastructure Security Agency of the Department of
18	Homeland Security and the Federal Bureau of Inves-
19	tigation of the Department of Justice through multi-
20	agency task forces, information-sharing groups, inci-
21	dent response planning and exercises, and other rel-
22	evant forums and activities.
23	(3) A plan for how the Chief of the National
24	Guard Bureau will collaborate with the Secretary of
25	Homeland Security to develop an annex to the Na-

1	tional Cyber Incident Response Plan that details the
2	regulations and guidance described in paragraphs (1)
3	and (2).
4	(c) Definition.—The term "significant cyber inci-
5	dent" means a cyber incident that results, or several related
6	cyber incidents that result, in demonstrable harm to—
7	(1) the national security interests, foreign rela-
8	tions, or economy of the United States; or
9	(2) the public confidence, civil liberties, or public
10	health and safety of the American people.
11	SEC. 1629. EVALUATION OF NON-TRADITIONAL CYBER SUP-
12	PORT TO THE DEPARTMENT OF DEFENSE.
13	(a) REQUIREMENT.—Not later than 270 days after the
14	date of the enactment of this Act, the Principal Cyber Advi-
15	sor to the Secretary of Defense, in conjunction with the
16	Under Secretary for Personnel and Readiness of the Depart-
17	ment of Defense and the Principal Cyber Advisors of the
18	military services, shall complete an assessment and evalua-
19	tion of reserve models tailored to the support of cyberspace
20	operations for the Department.
21	(b) Evaluation Components.—The assessment and
22	evaluation required under subsection (a) shall include the
23	following components:
24	(1) A current assessment of reserve and National
25	Guard support to Cyber Operations Forces.

1	(2) An enumeration and evaluation of various
2	reserve, National Guard, auxiliary, and non-tradi-
3	tional support models which are applicable to cyber-
4	space operations, including a consideration of models
5	utilized domestically and internationally.
6	(3) A utility assessment of a dedicated reserve
7	cadre specific to United States Cyber Command and
8	Cyber Operations Forces.
9	(4) An analysis of the costs associated with the
10	models evaluated pursuant to paragraph (2).
11	(5) An assessment of the recruitment programs
12	necessary for implementation of the models evaluated
13	pursuant to paragraph (2).
14	(b) Report.—
15	(1) In general.—The Secretary of Defense, act-
16	ing through the Principal Cyber Advisor of the De-
17	partment of Defense, shall submit to the congressional
18	defense committees a report on the assessment and
19	evaluation required under subsection (a).
20	(2) FORM.—The report required under para-
21	graph (1) may be submitted in classified or unclassi-
22	fied form, as necessary.

1	SEC. 1630. ESTABLISHMENT OF INTEGRATED CYBER CEN-
2	TER.
3	(a) In General.—Not later than 180 days after the
4	date of the enactment of this Act, the Secretary of Homeland
5	Security, in coordination with the Secretary of Defense, the
6	Attorney General, the Director of the Federal Bureau of In-
7	vestigation, and the Director of National Intelligence, shall
8	submit to the relevant congressional committees a report on
9	Federal cybersecurity centers and the potential for better
10	coordination of Federal cyber efforts at an integrated cyber
11	center within the national cybersecurity and communica-
12	tions integration center of the Department of Homeland Se-
13	curity established pursuant to section 2209 of the Homeland
14	Security Act of 2002 (6 U.S.C. 659).
15	(b) Contents.—To prepare the report required by
16	subsection (a), the Secretary of Homeland Security shall
17	aggregate information from components of the Department
18	of Homeland Security with information provided to the
19	Secretary of Homeland Security by the Secretary of De-
20	fense, the Attorney General, the Director of the Federal Bu-
21	reau of Investigation, and the Director of National Intel-
22	ligence. Such aggregated information shall relate to the fol-
23	lowing topics:
24	(1) Any challenges regarding capacity and fund-
25	ing identified by the Secretary of Homeland Security,
26	the Director of the Federal Bureau of Investigation,

1	the Attorney General, the Secretary of Defense, or the
2	Director of National Intelligence that negatively im-
3	pact coordination with the national cybersecurity and
4	communications integration center of the Department
5	of Homeland Security in furtherance of the security
6	and resilience of critical infrastructure.

- (2) Distinct statutory authorities identified by the Secretary of Homeland Security, the Attorney General, the Director of the Federal Bureau of Investigation, the Secretary of Defense, or the Director of National Intelligence that should not be leveraged by an integrated cyber center within the national cybersecurity and communications integration center.
- (3) Any challenges associated with effective mission coordination and deconfliction between the Cybersecurity and Infrastructure Security Agency of the Department of Homeland Security and other Federal agencies that could be addressed with the creation of an integrated cyber center within the national cybersecurity and communications integration center.
- (4) How capabilities or missions of existing Federal cyber centers could benefit from greater integration or collocation to support cybersecurity collaboration with critical infrastructure at an integrated cyber center within the national cybersecurity and

1	communications integration center, including the fol-
2	lowing Federal cyber centers:
3	(A) The National Security Agency's Cyber
4	Threat Operations Center.
5	(B) United States Cyber Command's Joint
6	Operations Center.
7	(C) The Office of the Director of National
8	Intelligence's Cyber Threat Intelligence Integra-
9	tion Center.
10	(D) The Federal Bureau of Investigation's
11	National Cyber Investigative Joint Task Force.
12	(E) The Department of Defense's Defense
13	Cyber Crime Center.
14	(F) The Office of the Director of National
15	Intelligence's Intelligence Community Security
16	Coordination Center.
17	(c) Elements.—The report required under subsection
18	(a) shall—
19	(1) identify any challenges regarding the Cyber-
20	security and Infrastructure Security Agency's current
21	authorities, structure, resources, funding, ability to
22	recruit and retain its workforce, or interagency co-
23	ordination that negatively impact the ability of the
24	Agency to fulfill its role as the central coordinator for
25	critical infrastructure cybersecurity and resilience

1	pursuant to its authorities under the Homeland Secu-
2	rity Act of 2002, and information on how establishing
3	an integrated cyber center within the national cyber-
4	security and communications integration center
5	would address such challenges;
6	(2) identify any facility needs for the Cybersecu-
7	rity and Infrastructure Security Agency to ade-
8	quately host personnel, maintain sensitive compart-
9	mented information facilities, and other resources to
10	serve as the primary coordinating body charged with
11	forging whole-of-government, public-private collabora-
12	tion in cybersecurity, pursuant to such authorities;
13	(3) identify any lessons from the United King-
14	dom's National Cybersecurity Center model to deter-
15	mine whether an integrated cyber center within the
16	Cybersecurity and Infrastructure Security Agency
17	should be similarly organized into an unclassified en-
18	vironment and a classified environment;
19	(4) recommend any changes to procedures and
20	criteria for increasing and expanding the participa-
21	tion and integration of public- and private-sector per-
22	sonnel into Federal cyber defense and security efforts,
23	including continuing limitations or hurdles in the se-

curity clearance program for private sector partners

and integrating private sector partners into a Cyber-

24

1	security and Infrastructure Security Agency inte-
2	grated cyber center; and
3	(5) propose policies, programs, or practices that
4	could overcome challenges identified in the aggregated
5	information under subsection (b), including the cre-
6	ation of an integrated cyber center within the na-
7	tional cybersecurity and communications integration
8	center, accompanied by legislative proposals, as ap-
9	propriate.
10	(d) Plan.—Upon submitting the report pursuant to
11	subsection (a), the Secretary of Homeland Security, in co-
12	ordination with the Secretary of Defense, the Attorney Gen-
13	eral, the Director of the Federal Bureau of Investigation,
14	and the Director of National Intelligence, shall develop a
15	plan to establish an integrated cyber center within the na-
16	tional cybersecurity and communications integration cen-
17	ter.
18	(e) Establishment.—Not later than one year after
19	the submission of the report required under subsection (a),
20	the Secretary of Homeland Security, in coordination with
21	the Secretary of Defense, the Attorney General, the Director
22	of the Federal Bureau of Investigation, and the Director
23	of National Intelligence, shall begin establishing an inte-
24	grated cyber center in the national cybersecurity and com-
25	munications integration center.

1	(f) Annual Updates.—Beginning one year after the
2	submission of the report required under subsection (a) and
3	annually thereafter, the Secretary of Homeland Security,
4	in coordination with the Secretary of Defense, the Attorney
5	General, the Director of the Federal Bureau of Investiga-
6	tion, and the Director of National Intelligence, shall submit
7	to the relevant congressional committees updates regarding
8	efforts to establish and operate an integrated cyber center
9	in the national cybersecurity and communications integra-
10	tion center pursuant to subsection (e), including informa-
11	tion on progress made toward overcoming any challenges
12	identified in the report required by subsection (a).
13	(g) Privacy Review.—The Privacy Officers of the De-
14	partment of Homeland Security, the Department of De-
15	fense, the Department of Justice, and the Federal Bureau
16	of Investigation, and the Director of National Intelligence
17	shall review and provide to the relevant congressional com-
18	mittees comment, as appropriate, on each report and legis-
19	lative proposal submitted under this section.
20	(h) Definition.—In this section, the term "relevant
21	congressional committees" means—
22	(1) in the House of Representatives—
23	(A) the Committee on Armed Services;
24	(B) the Committee on the Judiciaru:

1	(C) the Permanent Select Committee on In-
2	telligence; and
3	(D) the Committee on Homeland Security;
4	and
5	(2) in the Senate—
6	(A) the Committee on Armed Services;
7	(B) the Committee on the Judiciary;
8	(C) the Select Committee on Intelligence;
9	and
10	(D) the Committee on Homeland Security
11	and Governmental Affairs.
12	SEC. 1631. CYBER THREAT INFORMATION COLLABORATION
13	ENVIRONMENT.
14	(a) In General.—In consultation with the Cyber
15	Threat Data Standards and Interoperability Council estab-
16	lished pursuant to subsection (d), the Secretary of Home-
17	land Security, in coordination with the Secretary of De-
18	fense and the Director of National Intelligence (acting
19	through the Director of the National Security Agency), shall
20	develop an information collaboration environment and as-
21	sociated analytic tools that enable entities to identify, miti-
22	gate, and prevent malicious cyber activity to—
23	(1) provide limited access to appropriate oper-
24	ationally relevant data about cybersecurity risks and
25	cybersecurity threats, including malware forensics

1	and data from network sensor programs, on a plat-
2	form that enables query and analysis;
3	(2) allow such tools to be used in classified and
4	unclassified environments drawing on classified and
5	unclassified data sets;
6	(3) enable cross-correlation of data on cybersecu-
7	rity risks and cybersecurity threats at the speed and
8	scale necessary for rapid detection and identification;
9	(4) facilitate a comprehensive understanding of
10	cybersecurity risks and cybersecurity threats; and
11	(5) facilitate collaborative analysis between the
12	Federal Government and private sector critical infra-
13	structure entities and information and analysis orga-
14	nizations.
15	(b) Implementation of Information Collabora-
16	TION ENVIRONMENT.—
17	(1) Evaluation.—Not later than 180 days after
18	the date of the enactment of this Act, the Secretary of
19	Homeland Security, acting through the Director of
20	the Cybersecurity and Infrastructure Security Agency
21	of the Department of Homeland Security, in coordi-
22	nation with the Secretary of Defense and the Director
23	of National Intelligence (acting through the Director
24	of the National Security Agency), shall—

1	(A) identify, inventory, and evaluate exist-
2	ing Federal sources of classified and unclassified
3	information on cybersecurity threats;
4	(B) evaluate current programs, applica-
5	tions, or platforms intended to detect, identify,
6	analyze, and monitor cybersecurity risks and cy-
7	bersecurity threats; and
8	(C) coordinate with private sector critical
9	infrastructure entities and, as determined appro-
10	priate by the Secretary of Homeland Security,
11	in consultation with the Secretary of Defense,
12	other private sector entities, to identify private
13	sector cyber threat capabilities, needs, and gaps.
14	(2) Implementation.—Not later than one year
15	after the evaluation required under paragraph (1),
16	the Secretary of Homeland Security, acting through
17	the Director of the Cybersecurity and Infrastructure
18	Security Agency, in coordination with the Secretary
19	of Defense and the Director of National Intelligence
20	(acting through the Director of the National Security
21	Agency), shall begin implementation of the informa-
22	tion collaboration environment developed pursuant to
23	subsection (a) to enable participants in such environ-
24	ment to develop and run analytic tools referred to in
25	such subsection on specified data sets for the purpose

1	of identifying, mitigating, and preventing malicious
2	cyber activity that is a threat to government and crit-
3	ical infrastructure. Such environment and use of such
4	tools shall—
5	(A) operate in a manner consistent with
6	relevant privacy, civil rights, and civil liberties
7	policies and protections, including such policies
8	and protections established pursuant to section
9	1016 of the Intelligence Reform and Terrorism
10	Prevention Act of 2004 (6 U.S.C. 485);
11	(B) account for appropriate data standards
12	and interoperability requirements, consistent
13	with the standards set forth in subsection (d);
14	(C) enable integration of current applica-
15	tions, platforms, data, and information, includ-
16	ing classified information, in a manner that
17	supports integration of unclassified and classi-
18	fied information on cybersecurity risks and cy-
19	bersecurity threats;
20	(D) incorporate tools to manage access to
21	classified and unclassified data, as appropriate;
22	(E) ensure accessibility by entities the Sec-
23	retary of Homeland Security, in consultation
24	with the Secretary of Defense and the Director of
25	National Intelligence (acting through the Direc-

1	tor of the National Security Agency), determines
2	appropriate;
3	(F) allow for access by critical infrastruc-
4	ture stakeholders and other private sector part-
5	ners, at the discretion of the Secretary of Home-
6	land Security, in consultation with the Secretary
7	of Defense;
8	(G) deploy analytic tools across classifica-
9	tion levels to leverage all relevant data sets, as
10	appropriate;
11	(H) identify tools and analytical software
12	that can be applied and shared to manipulate,
13	transform, and display data and other identified
14	needs; and
15	(I) anticipate the integration of new tech-
16	nologies and data streams, including data from
17	government-sponsored network sensors or net-
18	work-monitoring programs deployed in support
19	of State, local, Tribal, and territorial govern-
20	ments or private sector entities.
21	(c) Annual Review of Impacts on Privacy, Civil
22	RIGHTS, AND CIVIL LIBERTIES.—The Secretary of Home-
23	land Security and the Director of National Intelligence
24	(acting through the Director of the Cybersecurity and Infra-
25	structure Security Agency and the Director of the National

1	Security Agency, respectively) shall direct the Privacy,
2	Civil Rights, and Civil Liberties Officers of their respective
3	agencies, in consultation with Privacy, Civil Rights, and
4	Civil Liberties Officers of other Federal agencies partici-
5	pating in the information collaboration environment, to
6	conduct an annual review of the information collaboration
7	environment for compliance with fair information practices
8	and civil rights and civil liberties policies. Each such report
9	shall be—
10	(1) unclassified, to the maximum extent possible,
11	but may contain a non-public or classified annex to
12	protect sources or methods and any other sensitive in-
13	formation restricted by Federal law;
14	(2) with respect to the unclassified portions of
15	each such report, made available on the public inter-
16	net websites of the Department of Homeland Security
17	and the Office of the Director of National Intel-
18	ligence—
19	(A) not later than 30 days after submission
20	to the appropriate congressional committees; and
21	(B) in an electronic format that is fully in-
22	dexed and searchable; and
23	(3) with respect to a classified annex, submitted
24	to the appropriate congressional committees in an
25	electronic format that is fully indexed and searchable.

1	(d) Post-deployment Assessment.—Not later than
2	two years after the implementation of the information col-
3	laboration environment under subsection (b), the Secretary
4	of Homeland Security, the Secretary of Defense, and the
5	Director of National Intelligence (acting through the Direc-
6	tor of the National Security Agency) shall jointly submit
7	to te appropriate congressional committees an assessment
8	of whether to include additional entities, including critical
9	infrastructure information sharing and analysis organiza-
10	tions, in such environment.
11	(e) Cyber Threat Data Standards and Inter-
12	OPERABILITY COUNCIL.—
13	(1) Establishment.—There is established an
14	interagency council, to be known as the "Cyber
15	Threat Data Standards and Interoperability Council"
16	(in this subsection referred to as the "council"),
17	chaired by the Secretary of Homeland Security, to es-
18	tablish data standards and requirements for public
19	and private sector entities to participate in the infor-
20	mation collaboration environment developed pursuant
21	to subsection (a).
22	(2) Other membership.—
23	(A) Principal members.—In addition to
24	the Secretary of Homeland Security, the council
25	shall be composed of the Director of the Cyberse-

1	curity and Infrastructure Security Agency of the
2	Department of Homeland Security, the Secretary
3	of Defense, and the Director of National Intel-
4	ligence (acting through the Director of the Na-
5	tional Security Agency).
6	(B) Additional members.—The President
7	shall identify and appoint council members from
8	public and private sector entities who oversee
9	programs that generate, collect, or disseminate
10	data or information related to the detection,
11	identification, analysis, and monitoring of cy-
12	bersecurity risks and cybersecurity threats, based
13	on recommendations submitted by the Secretary
14	of Homeland Security, the Secretary of Defense,
15	and the Director of National Intelligence (acting
16	through the Director of the National Security
17	Agency).
18	(3) Data streams.—The council shall identify,
19	designate, and periodically update programs that
20	shall participate in or be interoperable with the infor-
21	mation collaboration environment developed pursuant
22	to subsection (a), which may include the following:
23	(A) Network-monitoring and intrusion de-
24	tection programs.

1	(B) Cyber threat indicator sharing pro-
2	grams.
3	(C) Certain government-sponsored network
4	sensors or network-monitoring programs.
5	(D) Incident response and cybersecurity
6	technical assistance programs.
7	(E) Malware forensics and reverse-engineer-
8	ing programs.
9	(F) The defense industrial base threat intel-
10	ligence program of the Department of Defense.
11	(4) Data governance.—The council shall estab-
12	lish a committee comprised of the privacy officers of
13	the Department of Homeland Security, the Depart-
14	ment of Defense, and the National Security Agency.
15	Such committee shall establish procedures and data
16	governance structures, as necessary, to protect sen-
17	sitive data, comply with Federal regulations and stat-
18	utes, and respect existing consent agreements with
19	private sector critical infrastructure entities that
20	apply to critical infrastructure information.
21	(5) Recommendations.—The council shall, as
22	appropriate, submit recommendations to the Presi-
23	dent to support the operation, adaptation, and secu-
24	rity of the information collaboration environment de-
25	veloped pursuant to subsection (a).

1	(f) No Additional Activities Authorized.—Noth-
2	ing in section may be construed to—
3	(1) alter the responsibility of entities to follow
4	guidelines issued pursuant to section 105(b) of the
5	Cybersecurity Act of 2015 (6 U.S.C. 1504(b); enacted
6	$as\ division\ N\ of\ the\ Consolidated\ Appropriations\ Act,$
7	2016 (Public Law 114–113)) with respect to data ob-
8	tained by an entity in connection with activities au-
9	thorized under the Cybersecurity Act of 2015 and
10	shared through the information collaboration environ-
11	ment developed pursuant to subsection (a); or
12	(2) authorize Federal or private entities to share
13	information in a manner not already permitted by
14	law.
15	(g) Definitions.—In this section:
16	(1) Appropriate congressional commit-
17	TEES.—The term "appropriate congressional commit-
18	tees" means—
19	(A) in the House of Representatives—
20	(i) the Permanent Select Committee on
21	Intelligence;
22	(ii) the Committee on Homeland Secu-
23	rity;
24	(iii) the Committee on the Judiciary;
25	and

1	(iv) the Committee on Armed Services;
2	and
3	(B) in the Senate—
4	(i) the Select Committee on Intel-
5	ligence;
6	(ii) the Committee on Homeland Secu-
7	rity and Governmental Affairs;
8	(iii) the Committee on the Judiciary;
9	and
10	(iv) the Committee on Armed Services.
11	(2) Critical infrastructure.—The term
12	"critical infrastructure" has the meaning given such
13	term in section 1016(e) of Public Law 107–56 (42
14	$U.S.C.\ 5195c(e)$).
15	(3) Critical infrastructure information.—
16	The term "critical infrastructure information" has
17	the meaning given such term in section 2222 of the
18	Homeland Security Act of 2002 (6 U.S.C. 671).
19	(4) Cyber threat indicator.—The term
20	"cyber threat indicator" has the meaning given such
21	term in section 102(6) of the Cybersecurity Act of
22	2015 (enacted as division N of the Consolidated Ap -
23	propriations Act, 2016 (Public Law 114–113; 6
24	$U.S.C.\ 1501(6))).$

1	(5) Cybersecurity risk.—The term "cyberse-
2	curity risk" has the meaning given such term in sec-
3	tion 2209 of the Homeland Security Act of 2002 (6
4	U.S.C. 659).
5	(6) Cybersecurity threat.—The term "cyber-
6	security threat" has the meaning given such term in
7	section 102(5) of the Cybersecurity Act of 2015 (en-
8	acted as division N of the Consolidated Appropria-
9	tions Act, 2016 (Public Law 114–113; 6 U.S.C.
10	1501(5))).
11	(7) Information sharing and analysis orga-
12	NIZATION.—The term "information sharing and anal-
13	ysis organization" has the meaning given such term
14	in section 2222 of the Homeland Security Act of 2002
15	(6 U.S.C. 671).
16	SEC. 1632. DEFENSE INDUSTRIAL BASE PARTICIPATION IN
17	A THREAT INTELLIGENCE SHARING PRO-
18	GRAM.
19	(a) Definition.—In this section, the term "defense in-
20	dustrial base" means the worldwide industrial complex
21	with capabilities to perform research and development, de-
22	sign, produce, deliver, and maintain military weapon sys-
23	tems, subsystems, components, or parts to meet military re-
24	quirements.

1	(b) Defense Industrial Base Threat Intel-
2	LIGENCE PROGRAM.—
3	(1) In General.—The Secretary of Defense shall
4	establish a threat intelligence program to share with
5	and obtain from the defense industrial base informa-
6	tion and intelligence on threats to national security.
7	(2) Program requirements.—At a minimum,
8	the Secretary of Defense shall ensure the threat intel-
9	ligence sharing program established pursuant to
10	paragraph (1) includes the following:
11	(A) Cybersecurity incident reporting re-
12	quirements that—
13	(i) extend beyond current mandatory
14	incident reporting requirements;
15	(ii) set specific timeframes for all cat-
16	egories of such mandatory incident report-
17	ing; and
18	(iii) create a single clearinghouse for
19	all such mandatory incident reporting to
20	the Department of Defense, including cov-
21	ered unclassified information, covered de-
22	fense information, and classified informa-
23	tion.
24	(B) A mechanism for developing a shared
25	and real-time picture of the threat environment.

1	(C) Joint, collaborative, and co-located ana-
2	lytics.
3	(D) Investments in technology and capabili-
4	ties to support automated detection and analysis
5	across the defense industrial base.
6	(E) Coordinated intelligence sharing with
7	relevant domestic law enforcement and counter-
8	intelligence agencies, in coordination, respec-
9	tively, with the Director of the Federal Bureau
10	of Investigation and the Director of National In-
11	telligence.
12	(F) A process for direct sharing of threat
13	intelligence related to a specific defense indus-
14	trial base entity with such entity.
15	(3) Existing information sharing pro-
16	GRAMS.—The Secretary of Defense may utilize an ex-
17	isting Department of Defense information sharing
18	program to satisfy the requirement under paragraph
19	(1) if such existing program includes, or is modified
20	to include, two-way sharing of threat information
21	that is specifically relevant to the defense industrial
22	base, including satisfying the requirements specified
23	in paragraph (2).
24	(4) Intelligence queries.—As part of a
25	threat intelligence sharing program under this sub-

1	section, the Secretary of Defense shall require defense
2	industrial base entities holding a Department of De-
3	fense contract to consent to queries of foreign intel-
4	ligence collection databases related to such entity as
5	a condition of such contract.
6	(c) Threat Intelligence Program Participa-
7	TION.—
8	(1) Prohibition on procurement.—Beginning
9	on the date that is than one year after the date of the
10	enactment of this Act, the Secretary of Defense may
11	not procure or acquire, or extend or renew a contract
12	to procure or acquire, any item, equipment, system,
13	or service from any entity that is not a participant
14	in—
15	(A) the threat intelligence sharing program
16	established pursuant paragraph (1) of subsection
17	(b); or
18	(B) a comparably widely-utilized threat in-
19	telligence sharing program described in para-
20	graph (3) of such subsection.
21	(2) Application to subcontractors.—No en-
22	tity holding a Department of Defense contract may
23	subcontract any portion of such contract to another
24	entity unless that second entity—

1	(A) is a participant in a threat intelligence
2	sharing program under this section; or
3	(B) has received a waiver pursuant to sub-
4	section (d).
5	(3) Implementation.—In implementing the
6	prohibition under paragraph (1), the Secretary of De-
7	fense—
8	(A) may create tiers of requirements and
9	participation within the applicable threat intel-
10	ligence sharing program referred to in such
11	paragraph based on—
12	(i) an evaluation of the role of and rel-
13	ative threats related to entities within the
14	defense industrial base; and
15	(ii) cybersecurity maturity model cer-
16	tification level; and
17	(B) shall prioritize available funding and
18	technical support to assist entities as is reason-
19	ably necessary for such entities to participate in
20	a threat intelligence sharing program under this
21	section.
22	(d) Waiver Authority.—
23	(1) Waiver.—The Secretary of Defense may
24	waive the prohibition under subsection (b)—

1	(A) with respect to an entity or class of en-
2	tities, if the Secretary determines that the re-
3	quirement to participate in a threat intelligence
4	sharing program under this section is unneces-
5	sary to protect the interests of the United States;
6	or
7	(B) at the request of an entity, if the Sec-
8	retary determines there is compelling justifica-
9	tion for such waiver.
10	(2) Periodic reevaluation.—The Secretary of
11	Defense shall periodically reevaluate any waiver
12	issued pursuant to paragraph (1) and promptly re-
13	voke any waiver the Secretary determines is no longer
14	warranted.
15	(e) Regulations.—
16	(1) Rulemaking authority.—Not later than
17	180 days after the date of the enactment of this Act,
18	the Secretary of Defense shall promulgate such rules
19	and regulations as are necessary to carry out this sec-
20	tion.
21	(2) CMMC HARMONIZATION.—The Secretary of
22	Defense shall ensure that the threat intelligence shar-
23	ing program requirements set forth in the rules and
24	regulations promulgated pursuant to paragraph (1)
25	consider an entity's maturity and role within the de-

1	fense industrial base, in accordance with the maturity
2	certification levels established in the Department of
3	Defense Cybersecurity Maturity Model Certification
4	program.
5	SEC. 1633. ASSISTANCE FOR SMALL MANUFACTURERS IN
6	THE DEFENSE INDUSTRIAL SUPPLY CHAIN
7	ON MATTERS RELATING TO CYBERSECURITY.
8	(a) In General.—Subject to the availability of appro-
9	priations, the Secretary of Defense, in consultation with the
10	Director of the National Institute of Standards and Tech-
11	nology, may award financial assistance to a Center for the
12	purpose of providing cybersecurity services to small manu-
13	facturers.
14	(b) Criteria.—If the Secretary carries out subsection
15	(a), the Secretary, in consultation with the Director, shall
16	establish and publish on the grants.gov website, or successor
17	website, criteria for selecting recipients for financial assist-
18	ance under this section.
19	(c) Use of Financial Assistance.—Financial as-
20	sistance under this section—
21	(1) shall be used by a Center to provide small
22	manufacturers with cybersecurity services relating
23	to—
24	(A) compliance with the cybersecurity re-
25	quirements of the Department of Defense Supple-

1	ment to the Federal Acquisition Regulation, in-
2	cluding awareness, assessment, evaluation, prep-
3	aration, and implementation of cybersecurity
4	services; and
5	(B) achieving compliance with the Cyberse-
6	curity Maturity Model Certification framework
7	of the Department of Defense; and
8	(2) may be used by a Center to employ trained
9	personnel to deliver cybersecurity services to small
10	manufacturers.
11	(d) Biennial Reports.—
12	(1) In general.—Not less frequently than once
13	every two years, the Secretary shall submit to the con-
14	gressional defense committees, the Committee on Com-
15	merce, Science, and Transportation of the Senate,
16	and the Committee on Science, Space, and Technology
17	of the House of Representatives a biennial report on
18	financial assistance awarded under this section.
19	(2) Contents.—To the extent practicable, each
20	report submitted under paragraph (1) shall include
21	the following with respect to the years covered by the
22	report:
23	(A) The number of small manufacturing
24	companies assisted

1	(B) A description of the cybersecurity serv-
2	$ices\ provided.$
3	(C) A description of the cybersecurity mat-
4	ters addressed.
5	(D) An analysis of the operational effective-
6	ness and cost-effectiveness of the cybersecurity
7	services provided.
8	(e) Termination.—The authority of the Secretary to
9	award of financial assistance under this section shall termi-
10	nate on the date that is five years after the date of the enact-
11	ment of this Act.
12	(f) Definitions.—In this section:
13	(1) The term "Center" has the meaning given
14	such term in section 25(a) of the National Institute
15	of Standards and Technology Act (15 U.S.C.
16	278k(a)).
17	(2) The term "small manufacturer" has the
18	meaning given that tern in section 1644(g) of the
19	John S. McCain National Defense Authorization Act
20	for Fiscal Year 2019 (Public Law 115–232; 10 U.S.C.
21	2224 note).
22	SEC. 1634. DEFENSE INDUSTRIAL BASE CYBERSECURITY
23	THREAT HUNTING AND SENSING, DISCOVERY,
24	AND MITIGATION.
25	(a) Definition.—In this section:

1	(1) Defense industrial base.—The term "de-
2	fense industrial base" means the worldwide industrial
3	complex with capabilities to perform research and de-
4	velopment, design, produce, deliver, and maintain
5	military weapon systems, subsystems, components, or
6	parts to meet military requirements.
7	(2) Advanced defense industrial base.—
8	The term "advanced defense industrial base" means
9	any entity in the defense industrial base holding a
10	Department of Defense contract that requires a cyber-
11	security maturity model certification of level 4 or
12	higher.
13	(b) Defense Industrial Base Cybersecurity
14	Threat Hunting Study.—
15	(1) In General.—Not later than 120 days after
16	the date of the enactment of this Act, the Secretary of
17	Defense shall submit to the congressional defense com-
18	mittees a study of the feasibility and resourcing re-
19	quired to establish the Defense Industrial Base Cyber-
20	security Threat Hunting Program (in this section re-
21	ferred to as the "Program") described in subsection
22	(c).
23	(2) Elements.—The study required under para-
24	graph (1) shall—

1	(A) establish the resources necessary, gov-
2	ernance structures, and responsibility for execu-
3	tion of the Program, as well as any other rel-
4	evant considerations determined by the Sec-
5	retary;
6	(B) include a conclusive determination of
7	the Department of Defense's capacity to establish
8	the Program by the end of fiscal year 2021; and
9	(C) identify any barriers that would pre-
10	vent such establishment.
11	(c) Defense Industrial Base Cybersecurity
12	Threat Hunting Program.—
13	(1) In general.—Upon a positive determina-
14	tion of the Program's feasibility pursuant to the
15	study required under subsection (b), the Secretary of
16	Defense shall establish the Program to actively iden-
17	tify cybersecurity threats and vulnerabilities within
18	the information systems, including covered defense
19	networks containing controlled unclassified informa-
20	tion, of entities in the defense industrial base.
21	(2) Program Levels.—In establishing the Pro-
22	gram in accordance with paragraph (1), the Sec-
23	retary of Defense shall develop a tiered program that
24	takes into account the following:

1	(A) The cybersecurity maturity of entities
2	in the defense industrial base.
3	(B) The role of such entities.
4	(C) Whether each such entity possesses con-
5	trolled unclassified information and covered de-
6	fense networks.
7	(D) The covered defense information to
8	which such an entity has access as a result of
9	contracts with the Department of Defense.
10	(3) Program requirements.—The Program
11	shall—
12	(A) include requirements for mitigating any
13	vulnerabilities identified pursuant to the Pro-
14	gram;
15	(B) provide a mechanism for the Depart-
16	ment of Defense to share with entities in the de-
17	fense industrial base malicious code, indicators
18	of compromise, and insights on the evolving
19	$threat\ landscape;$
20	(C) provide incentives for entities in the de-
21	fense industrial base to share with the Depart-
22	ment of Defense, including the National Security
23	Agency's Cybersecurity Directorate, threat and
24	vulnerability information collected pursuant to
25	threat monitoring and hunt activities: and

1	(D) mandate a minimum level of program
2	participation for any entity that is part of the
3	advanced defense industrial base.
4	(d) Threat Identification Program Participa-
5	TION.—
6	(1) Prohibition on procurement.—If the
7	Program is established pursuant to subsection (c), be-
8	ginning on the date that is one year after the date of
9	the enactment of this Act, the Secretary of Defense
10	may not procure or obtain, or extend or renew a con-
11	tract to procure or obtain, any item, equipment, sys-
12	tem, or service from any entity in the defense indus-
13	trial base that is not in compliance with the require-
14	ments of the Program.
15	(2) Implementation.—In implementing the
16	prohibition under paragraph (1), the Secretary of De-
17	fense shall prioritize available funding and technical
18	support to assist affected entities in the defense indus-
19	trial base as is reasonably necessary for such affected
20	entities to commence participation in the Program
21	and satisfy Program requirements.
22	(3) Waiver authority.—
23	(A) Waiver.—The Secretary of Defense
24	may waive the prohibition under paragraph
25	(1)—

1	(i) with respect to an entity or class of
2	entities in the defense industrial base, if the
3	Secretary determines that the requirement
4	to participate in the Program is unneces-
5	sary to protect the interests of the United
6	States; or
7	(ii) at the request of such an entity, if
8	the Secretary determines there is a compel-
9	ling justification for such waiver.
10	(B) Periodic Reevaluation.—The Sec-
11	retary of Defense shall periodically reevaluate
12	any waiver issued pursuant to subparagraph (A)
13	and revoke any such waiver the Secretary deter-
14	mines is no longer warranted.
15	(e) Use of Personnel and Third-party Threat
16	Hunting and Sensing Capabilities.—In carrying out
17	the Program, the Secretary of Defense may—
18	(1) utilize Department of Defense personnel to
19	hunt for threats and vulnerabilities within the infor-
20	mation systems of entities in the defense industrial
21	base that have an active contract with Department of
22	Defense;
23	(2) certify third-party providers to hunt for
24	threats and vulnerabilities on behalf of the Depart-
25	ment of Defense;

1	(3) require the deployment of network sensing
2	technologies capable of identifying and filtering mali-
3	cious network traffic; or
4	(4) employ a combination of Department of De-
5	fense personnel and third-party providers and tools,
6	as the Secretary determines necessary and appro-
7	priate, for the entity described in paragraph (1).
8	(f) Regulations.—
9	(1) Rulemaking authority.—Not later than
10	180 days after the date of the enactment of this Act,
11	the Secretary of Defense shall promulgate such rules
12	and regulations as are necessary to carry out this sec-
13	tion.
14	(2) CMMC HARMONIZATION.—In promulgating
15	rules and regulations pursuant to paragraph (1), the
16	Secretary of Defense shall consider how best to inte-
17	grate the requirements of this section with the Depart-
18	ment of Defense Cybersecurity Maturity Model Cer-
19	tification program.
20	SEC. 1635. DEFENSE DIGITAL SERVICE.
21	(a) Relationship With United States Digital
22	SERVICE.—Not later than 120 days after the date of the
23	enactment of this Act, the Secretary of Defense and the Ad-
24	ministrator of the United States Digital Service shall estab-
25	lish a direct relationship between the Department of Defense

1	and the United States Digital Service to address authori-
2	ties, hiring processes, roles, and responsibilities.
3	(b) CERTIFICATION.—Not later than 120 days after the
4	date of the enactment of this Act, the Secretary of Defense
5	and the Administrator of the United States Digital Service
6	shall jointly certify to the congressional defense committees
7	that the skills and qualifications of the Department of De-
8	fense personnel assigned to and supporting the core func-
9	tions of the Defense Digital Service are consistent with the
10	skills and qualifications United States Digital Service per-
11	sonnel.
10	CEC 1000 LIMITATION OF FUNDING FOR NATIONAL DE
12	SEC. 1636. LIMITATION OF FUNDING FOR NATIONAL DE-
	FENSE UNIVERSITY.
13 14	
13 14	FENSE UNIVERSITY.
13 14 15	FENSE UNIVERSITY. Of the funds authorized to be appropriated by this Act
13 14 15 16	FENSE UNIVERSITY. Of the funds authorized to be appropriated by this Act for fiscal year 2021 for the National Defense University, not more than 60 percent of such funds may be obligated
13 14 15 16	FENSE UNIVERSITY. Of the funds authorized to be appropriated by this Act for fiscal year 2021 for the National Defense University, not more than 60 percent of such funds may be obligated
13 14 15 16	FENSE UNIVERSITY. Of the funds authorized to be appropriated by this Act for fiscal year 2021 for the National Defense University, not more than 60 percent of such funds may be obligated or expended until the Joint Staff and the National Defense
13 14 15 16 17	FENSE UNIVERSITY. Of the funds authorized to be appropriated by this Act for fiscal year 2021 for the National Defense University, not more than 60 percent of such funds may be obligated or expended until the Joint Staff and the National Defense University present to the congressional defense committees
13 14 15 16 17 18	FENSE UNIVERSITY. Of the funds authorized to be appropriated by this Act for fiscal year 2021 for the National Defense University, not more than 60 percent of such funds may be obligated or expended until the Joint Staff and the National Defense University present to the congressional defense committees the following:
13 14 15 16 17 18 19 20	FENSE UNIVERSITY. Of the funds authorized to be appropriated by this Act for fiscal year 2021 for the National Defense University, not more than 60 percent of such funds may be obligated or expended until the Joint Staff and the National Defense University present to the congressional defense committees the following: (1) A comprehensive plan for resourcing and
13 14 15 16 17 18 19 20 21	FENSE UNIVERSITY. Of the funds authorized to be appropriated by this Act for fiscal year 2021 for the National Defense University, not more than 60 percent of such funds may be obligated or expended until the Joint Staff and the National Defense University present to the congressional defense committees the following: (1) A comprehensive plan for resourcing and growing the student population of the College of Infor-

1	(B) graduating a minimum of 42 students
2	(including a minimum of 28 United States mili-
3	tary students) in the Joint Professional Military
4	Education Phase II War College 10- month resi-
5	dent program in fiscal year 2021, and imple-
6	menting a plan to graduate a minimum of 70
7	students (including a minimum of 50 United
8	States military and civilian students) in fiscal
9	year 2023 and in each year thereafter through
10	the Future Year Defense Program.
11	(2) Budget documents for the Future Year De-
12	fense Program which show funding for the College of
13	Information and Cyberspace to support the com-
14	prehensive plan described in subsection (a).
15	(3) A comprehensive presentation of how pro-
16	grams of study on cyber-related matters are being ex-
17	panded and integrated into Joint Professional Mili-
18	tary Education at all National Defense University
19	constituent colleges.

1	Subtitle D—Nuclear Forces
2	SEC. 1641. COORDINATION IN TRANSFER OF FUNDS BY DE-
3	PARTMENT OF DEFENSE TO NATIONAL NU-
4	CLEAR SECURITY ADMINISTRATION.
5	(a) In General.—Section 179(f)(3) of title 10, United
6	States Code, is amended by adding at the end the following
7	new subparagraph:
8	"(D) The Secretary of Defense and the Secretary of
9	Energy shall ensure that a transfer of estimated nuclear
10	budget request authority is carried out in a manner that
11	provides for coordination between the Secretary of Defense
12	and the Administrator for Nuclear Security using appro-
13	priate interagency processes during the process in which the
14	Secretaries develop the budget materials of the Department
15	of Defense and the National Nuclear Security Administra-
16	tion, including by beginning such coordination by not later
17	than June 30 for such budget materials that will be sub-
18	mitted during the following year.".
19	(b) Reports.—Subparagraph (B) of such section is
20	amended by adding at the end the following new clause:
21	"(iv) A description of the total amount of the
22	proposed estimated nuclear budget request authority
23	to be transferred by the Secretary of Defense to the
24	Secretary of Energy to support the weapons activities

I	of the National Nuclear Security Administration, in-
2	cluding—
3	"(A) identification of any trade-offs made
4	within the budget of the Department of Defense
5	as part of such proposed transfer; and
6	"(B) a certification made jointly by the
7	Secretaries that such proposed transfer was de-
8	veloped in a manner that allowed for the coordi-
9	nation described in subparagraph (D).".
10	SEC. 1642. EXERCISES OF NUCLEAR COMMAND, CONTROL,
11	AND COMMUNICATIONS SYSTEM.
12	(a) Requirement.—Chapter 24 of title 10, United
13	States Code, is amended by adding at the end the following
14	new section:
15	"§ 499b. Exercises of nuclear command, control, and
16	communications system
17	"(a) Required Exercises.—Except as provided by
18	subsection (b), beginning 2021, the President shall partici-
19	pate in a large-scale exercise of the nuclear command, con-
20	trol, and communications system during the first year of
21	each term of the President, and may participate in such
22	additional exercises as the President determines appro-
23	priate.

1	"(b) Waiver.—The President may waive, on a case-
2	by-case basis, the requirement to participate in an exercise
3	under subsection (a) if the President—
4	"(1) determines that participating in such an
5	exercise is infeasible by reason of a war declared by
6	Congress, a national emergency declared by the Presi-
7	dent or Congress, a public health emergency declared
8	by the Secretary of Health and Human Services
9	under section 319 of the Public Health Service Act
10	(42 U.S.C. 247d), or other similar exigent cir-
11	cumstance; and
12	"(2) submits to the congressional defense commit-
13	tees a notice of the waiver and a description of such
14	determination.".
15	(b) Clerical Amendment.—The table of sections at
16	the beginning of such chapter is amended by adding at the
17	end the following new item:
	"499b. Exercises of nuclear command, control, and communications system.".
18	SEC. 1643. INDEPENDENT STUDIES ON NUCLEAR WEAPONS
19	PROGRAMS OF CERTAIN FOREIGN STATES.
20	(a) STUDY.—Not later than 60 days after the date of
21	the enactment of this Act, the Secretary of Defense shall seek
22	to enter into a contract with a federally funded research
23	and development center to conduct a study on the nuclear
24	weapons programs of covered foreign countries.

1	(b) Matters Included.—The study under subsection
2	(a) shall compile open-source data to conduct an analysis
3	of the following for each covered foreign country:
4	(1) The activities, budgets, and policy docu-
5	ments, regarding the nuclear weapons program.
6	(2) The known research and development activi-
7	ties with respect to nuclear weapons.
8	(3) The inventories of nuclear weapons and de-
9	livery vehicles with respect to both deployed and non-
10	deployed weapons.
11	(4) The capabilities of such nuclear weapons and
12	delivery vehicles.
13	(5) The physical sites used for nuclear proc-
14	essing, testing, and weapons integration.
15	(6) The human capital of the scientific and tech-
16	nical workforce involved in nuclear programs, includ-
17	ing with respect to matters relating to the education,
18	knowledge, and technical capabilities of that work-
19	force.
20	(7) The known deployment areas for nuclear
21	weapons.
22	(8) Information with respect to the nuclear com-
23	mand and control system.

1	(9) The factors and motivations driving the nu-
2	clear weapons program and the nuclear command
3	and control system.
4	(10) Any other information that the federally
5	funded research and development center determines
6	appropriate.
7	(c) Submission to DOD.—Not later than 14 months
8	after the date of the enactment of this Act, and each year
9	thereafter for the following two years, the federally funded
10	research and development center shall submit to the Sec-
11	retary the study under subsection (a) and any updates to
12	the study.
13	(d) Submission to Congress.—Not later than 30
14	days after the date on which the Secretary receives the study
15	under subsection (a) or updates to the study, the Secretary
16	shall submit to the appropriate congressional committees
17	the study or such updates, without change.
18	(e) Public Release.—The federally funded research
19	and development center shall maintain an internet website
20	on which the center—
21	(1) publishes the study under subsection (a) by
22	not later than 30 days after the date on which the
23	Secretary receives the study under subsection (c); and

1	(2) provides on an ongoing basis commentaries,
2	analyses, updates, and other information regarding
3	the nuclear weapons of covered foreign countries.
4	(f) Form.—The study under subsection (a) shall be in
5	unclassified form.
6	(g) Modification to Report on Nuclear Forces
7	OF THE UNITED STATES AND NEAR-PEER COUNTRIES.—
8	Section 1676 of the National Defense Authorization Act for
9	Fiscal Year 2020 (Public Law 116–92; 133 Stat. 1778) is
10	amended—
11	(1) in subsection (a), by striking "Not later than
12	February 15, 2020, the Secretary of Defense, in co-
13	ordination with the Director of National Intelligence,
14	shall" and inserting "Not later than February 15,
15	2020, and each year thereafter through 2023, the Sec-
16	retary of Defense and the Director of National Intel-
17	ligence shall jointly"; and
18	(2) in subsection (b), by adding at the end the
19	following new paragraph:
20	"(4) With respect to the current and planned nu-
21	clear systems specified in paragraphs (1) through (3),
22	the factors and motivations driving the development
23	and deployment of the systems.".
24	(h) DEFINITIONS.—In this section:

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1	(1) The term "appropriate congressional com-
2	mittees" means—
3	(A) the congressional defense committees;
4	(B) the Committee on Foreign Affairs and
5	the Permanent Select Committee on Intelligence
6	of the House of Representatives; and
7	(C) the Committee on Foreign Relations
8	and the Select Committee on Intelligence of the
9	Senate.
10	(2) The term "covered foreign country" means
11	each of the following:
12	(A) China.
13	(B) North Korea.
14	(C) Russia.
15	(3) The term "open-source data" includes data
16	derived from, found in, or related to any of the fol-
17	lowing:
18	(A) Geospatial information.
19	(B) Seismic sensors.
20	(C) Commercial data.
21	(D) Public government information.
22	(E) Academic journals and conference pro-
23	ceedings.
24	(F) Media reports.
25	(G) Social media.

1	Subtitle E—Missile Defense
2	Programs
3	SEC. 1651. EXTENSION AND MODIFICATION OF REQUIRE-
4	MENT FOR COMPTROLLER GENERAL OF THE
5	UNITED STATES REVIEW AND ASSESSMENT
6	OF MISSILE DEFENSE ACQUISITION PRO-
7	GRAMS.
8	Section 232(a) of the National Defense Authorization
9	Act for Fiscal Year 2012 (Public Law 112–81; 125 Stat.
10	1339), as amended by section 1688 of the National Defense
11	Authorization Act for Fiscal Year 2016 (Public Law 114-
12	92; 129 Stat. 1144), is amended—
13	(1) in paragraph (1), by striking "through
14	2020" and inserting "through 2025"; and
15	(2) in paragraph (2)—
16	(A) by striking "through 2021" and insert-
17	ing "through 2026"; and
18	(B) by adding at the end the following new
19	sentence: "In carrying out this subsection, the
20	Comptroller General shall review emergent issues
21	relating to such programs and accountability
22	and, in consultation with the congressional de-
23	fense committees, either include any findings
24	from the review in the reports submitted under

1	this paragraph or provide to such committees a
2	briefing on the findings.".
3	SEC. 1652. EXTENSION OF TRANSITION OF BALLISTIC MIS-
4	SILE DEFENSE PROGRAMS TO MILITARY DE-
5	PARTMENTS.
6	Section 1676(b)(1) of the National Defense Authoriza-
7	tion Act for Fiscal Year 2018 (Public Law 115–91; 10
8	U.S.C. 2431 note) is amended by striking "2021" and in-
9	serting "2023".
10	SEC. 1653. DEVELOPMENT OF HYPERSONIC AND BALLISTIC
11	MISSILE TRACKING SPACE SENSOR PAYLOAD.
12	(a) Findings; Sense of Congress.—
13	(1) FINDINGS.—Congress finds the following:
14	(A) Subsection (d) of section 1683 of the
15	National Defense Authorization Act for Fiscal
16	Year 2018 (Public Law 115–91; 10 U.S.C. 2431
17	note), as amended by section 1683 of the Na-
18	tional Defense Authorization Act for Fiscal Year
19	2020 (Public Law 116–92), requires the Director
20	of the Missile Defense Agency to develop a
21	hypersonic and ballistic tracking space sensor
22	payload to address missile defense tracking re-
23	quirements.
24	(B) The budget of the President for fiscal
25	year 2021 submitted under section 1105 of title

1	31, United States Code, did not provide any
2	funding for the Missile Defense Agency to con-
3	tinue the development of such sensor payload.
4	(2) Sense of congress.—It is the sense of
5	Congress that—
6	(A) regardless of the overall architecture for
7	a missile defense tracking space layer, the Direc-
8	tor of the Missile Defense Agency should remain
9	the material developer for the hypersonic and
10	ballistic tracking space sensor payload to ensure
11	that—
12	(i) unique hypersonic and ballistic
13	missile tracking requirements are met; and
14	(ii) the system can be integrated into
15	the existing missile defense system command
16	and control, battle management, and com-
17	munications system; and
18	(B) the Secretary of Defense should ensure
19	transparency of funding for this effort to ensure
20	proper oversight can be conducted on this critical
21	capability.
22	(b) Limitation.—Subsection (d) of section 1683 of the
23	National Defense Authorization Act for Fiscal Year 2018
24	(Public Law 115–91; 10 U.S.C. 2431 note), as amended by
25	section 1683 of the National Defense Authorization Act for

1	Fiscal Year 2020 (Public Law 116–92), is amended by add-
2	ing at the end the following new paragraph:
3	"(3) Limitation.—Of the funds authorized to be
4	appropriated by the National Defense Authorization
5	Act for Fiscal Year 2021 or otherwise made available
6	for fiscal year 2021 for operation and maintenance,
7	Defense-wide, for the Space Defense Agency, not more
8	than 50 percent may be obligated or expended until
9	the date on which the Secretary submits the certifi-
10	cation under paragraph $(2)(B)$.".
11	(c) Coordination.—Subsection (a) of such section is
12	amended by striking "the Commander of the Air Force
13	Space Command and" and inserting "the Chief of Space
14	Operations, the Commander of the United States Space
15	Command, the Commander of the United States Northern
16	Command, and".
17	SEC. 1654. ANNUAL CERTIFICATION ON HYPERSONIC AND
18	BALLISTIC MISSILE TRACKING SPACE SEN-
19	SOR PAYLOAD.
20	(a) Finding; Sense of Congress.—
21	(1) Finding.—Congress finds that the budget
22	submitted by the President under section 1105(a) of
23	title 31, United States Code, for fiscal year 2021 does
24	not fully fund an operational capability for the
25	hypersonic and ballistic missile tracking space sensor

1	within the tracking layer of the persistent space-based
2	sensor architecture of the Space Development Agency,
3	despite such space sensor being a requirement by the
4	combatant commanders and being highlighted as a
5	needed capability against both hypersonic and bal-
6	listic threats in the Missile Defense Review published
7	in 2019.
8	(2) Sense of congress.—It is the sense of
9	Congress that the Missile Defense Agency hypersonic
10	and ballistic missile tracking space sensor must be
11	prioritized within the persistent space-based sensor
12	architecture of the Space Development Agency to en-
13	sure the delivery of capabilities to the warfighter as
14	soon as possible.
15	(b) Annual Certification.—Subsection (d) of sec-
16	tion 1683 of the National Defense Authorization Act for Fis-
17	cal Year 2018 (Public Law 115–91; 10 U.S.C. 2431 note),
18	as amended by section 1653, is further amended by adding
19	at the end the following new paragraph:
20	"(4) Annual certification.—On an annual
21	basis until the date on which the hypersonic and bal-
22	listic tracking space sensor payload achieves full oper-
23	ational capability, the Secretary of Defense, without
24	delegation, shall submit to the appropriate congres-
25	sional committees a certification that—

1	"(A) the most recent future-years defense
2	program submitted under section 221 of title 10,
3	United States Code, includes estimated expendi-
4	tures and proposed appropriations in amounts
5	necessary to ensure the development and deploy-
6	ment of such space sensor payload as a compo-
7	nent of the sensor architecture developed under
8	subsection (a); and
9	"(B) the Commander of the United States
10	Space Command has validated both the ballistic
11	and hypersonic tracking requirements of, and the
12	timeline to deploy, such space sensor payload.".
13	SEC. 1655. ALIGNMENT OF THE MISSILE DEFENSE AGENCY
13 14	SEC. 1655. ALIGNMENT OF THE MISSILE DEFENSE AGENCY WITHIN THE DEPARTMENT OF DEFENSE.
14	WITHIN THE DEPARTMENT OF DEFENSE.
14 15	within the department of defense. (a) Findings.—Congress finds the following:
14 15 16	within the department of defense. (a) Findings.—Congress finds the following: (1) Since the Missile Defense Agency was aligned
14 15 16 17	within the department of defense. (a) Findings.—Congress finds the following: (1) Since the Missile Defense Agency was aligned to be under the authority, direction, and control of the
14 15 16 17	within the department of defense. (a) Findings.—Congress finds the following: (1) Since the Missile Defense Agency was aligned to be under the authority, direction, and control of the Under Secretary of Defense for Research and Engi-
114 115 116 117 118	within the department of defense. (a) Findings.—Congress finds the following: (1) Since the Missile Defense Agency was aligned to be under the authority, direction, and control of the Under Secretary of Defense for Research and Engineering pursuant to section 205(b) of title 10, United
14 15 16 17 18 19 20	within the department of defense. (a) Findings.—Congress finds the following: (1) Since the Missile Defense Agency was aligned to be under the authority, direction, and control of the Under Secretary of Defense for Research and Engineering pursuant to section 205(b) of title 10, United States Code, the advanced technology development
14 15 16 17 18 19 20 21	within the department of defense. (a) Findings.—Congress finds the following: (1) Since the Missile Defense Agency was aligned to be under the authority, direction, and control of the Under Secretary of Defense for Research and Engineering pursuant to section 205(b) of title 10, United States Code, the advanced technology development budget requests in the defense budget materials (as de-

1	est such request) to a request for \$45,000,000 for fiscal
2	year 2021.
3	(2) The overwhelming majority of the budget of
4	the Missile Defense Agency is invested in programs
5	that would be categorized as acquisition category 1 ef-
6	forts if such programs were administered under the
7	acquisition standards under Department of Defense
8	Directive 5000.
9	(b) Sense of Congress.—It is the sense of Congress
10	that, in light of the findings under subsection (a), upon the
11	completion of the independent review of the organization
12	of the Missile Defense Agency required by section 1688 of
13	the National Defense Authorization Act for Fiscal Year
14	2020 (Public Law 116–92; 133 Stat. 1787), the Secretary
15	of Defense should reassess the alignment of the Agency with-
16	in the Department of Defense to ensure that missile defense
17	efforts are being given proper oversight and that the Agency
18	is focused on delivering capability to address current and
19	future threats.
20	(c) Report.—Not later than February 28, 2021, the
21	Secretary of Defense shall submit to the congressional de-
22	fense committees a report on the alignment of the Missile
23	Defense Agency within the Department of Defense. The re-
24	port shall include—

1	(1) a description of the risks and benefits of
2	both—
3	(A) continuing the alignment of the Agency
4	under the authority, direction, and control of the
5	Under Secretary of Defense for Research and En-
6	gineering pursuant to section 205(b) of title 10,
7	United States Code; and
8	(B) realigning the Agency to be under the
9	authority, direction, and control of the Under
10	Secretary of Defense for Acquisition and
11	Sustainment; and
12	(2) if the Agency were to be realigned, the ac-
13	tions that would need to be taken to realign the Agen-
14	cy to be under the authority, direction, and control of
15	the Under Secretary of Defense for Acquisition and
16	Sustainment or another element of the Department of
17	Defense.
18	SEC. 1656. ANALYSIS OF ALTERNATIVES FOR HOMELAND
19	MISSILE DEFENSE MISSIONS.
20	(a) Analysis of Alternatives.—
21	(1) Requirement.—Not later than 90 days
22	after the date of the enactment of this Act, the Direc-
23	tor of Cost Assessment and Program Evaluation, in
24	coordination with the Secretary of the Navy, the Sec-
25	retary of the Army, and the Director of the Missile

1	Defense Agency, shall conduct an analysis of alter-
2	natives with respect to a complete architecture for
3	using the regional terminal high altitude area defense
4	system and the Aegis ballistic missile defense system
5	to conduct homeland defense missions.
6	(2) Scope.—The analysis of alternatives under
7	paragraph (1) shall include the following:
8	(A) The sensors needed for the architecture
9	described in such paragraph.
10	(B) An assessment of the locations of each
11	system included in the analysis to provide simi-
12	lar coverage as the ground-based midcourse de-
13	fense system, including, with respect to such sys-
14	tems that are land-based, by giving preference to
15	locations with completed environmental impact
16	analyses conducted pursuant to section 227 of
17	the National Defense Authorization Act for Fis-
18	cal Year 2013 (Public Law 112– 239; 126 Stat.
19	1678), to the extent practicable.
20	(C) The acquisition objectives for intercep-
21	tors of the terminal high altitude area defense
22	system and standard missile-3 interceptors for
23	homeland defense purposes.

1	(D) Any improvements needed to the missile
2	defense system command and control, battle
3	management, and communications system.
4	(E) The manning, training, and
5	sustainment needed to support such architecture.
6	(F) A detailed schedule for the development,
7	testing, production, and deployment of such sys-
8	tems.
9	(G) A lifecycle cost estimate of such archi-
10	tecture.
11	(H) A comparison of the capabilities, costs,
12	schedules, and policies with respect to—
13	(i) deploying regional systems de-
14	scribed in subsection (a) to conduct home-
15	land defense missions; and
16	(ii) deploying future ground-based
17	midcourse defense systems for such missions.
18	(3) Submission.—Not later than 90 days after
19	the date of the enactment of this Act, the Secretary of
20	Defense shall submit to the congressional defense com-
21	mittees a report containing—
22	(A) the analysis of alternatives under para-
23	graph (1); and
24	(B) a certification by the Secretary that
25	such analysis is sufficient.

1	(b) Assessment.—Not later than February 28, 2021,
2	the Director of the Defense Intelligence Agency, and the
3	head of any other element of the intelligence community
4	that the Secretary of Defense determines appropriate, shall
5	submit to the congressional defense committees an assess-
6	ment of the following:
7	(1) How the development and deployment of re-
8	gional terminal high altitude area defense systems
9	and Aegis ballistic missile defense systems to conduct
10	longer-range missile defense missions would be per-
11	ceived by near-peer foreign countries and rogue na-
12	tions.
13	(2) How such near-peer foreign countries and
14	rogue nations would likely respond to such deploy-
15	ments.
16	SEC. 1657. NEXT GENERATION INTERCEPTORS.
17	(a) Notification of Changed Requirements.—
18	During the acquisition and development process of the next
19	generation interceptor program, not later than seven days
20	after the date on which any changes are made to the re-
21	quirements for such program that are established in the
22	equivalent to capability development documentation, the
23	Director of the Missile Defense Agency shall notify the con-
24	gressional defense committees of such changes.

1	(b) Briefing on Contract.—Not later than 14 days
2	after the date on which the Director awards a contract for
3	the next generation interceptor, the Director shall provide
4	the congressional defense committees a briefing on such con-
5	tract, including with respect to the cost, schedule, perform-
6	ance, and requirements of the contract.
7	(c) Report on Ground-based Midcourse Defense
8	System.—
9	(1) Requirement.—Not later than 90 days
10	after the date of the enactment of this Act, the Sec-
11	retary of Defense, in coordination with the Under
12	Secretary of Defense for Policy, the Director of the
13	Missile Defense Agency, and the Commander of the
14	United States Northern Command, shall submit to the
15	congressional defense committees a report on the
16	ground-based midcourse defense system.
17	(2) Matters included.—The report under
18	paragraph (1) shall include the following:
19	(A) An explanation of how contracts in ex-
20	istence as of the date of the report could be used
21	to reestablish improvements and sustainment for
22	kill vehicles and boosters for the ground-based
23	midcourse defense system.
24	(B) An explanation of how such system
25	could be improved through service life extensions

1	or pre-planned product improvements to address
2	some of the requirements of the next generation
3	interceptor by 2026, including an identification
4	of the costs, schedule, and any risks.
5	(C) A description of the costs and schedule
6	with respect to restarting booster production to
7	field 20 additional interceptors by 2026.
8	(D) An analysis of policy implications with
9	respect to the requirements for the ground-based
10	midcourse defense system.
11	SEC. 1658. OVERSIGHT OF NEXT GENERATION INTER-
12	CEPTOR PROGRAM.
12 13	CEPTOR PROGRAM. (a) Findings; Sense of Congress.—
13	(a) Findings; Sense of Congress.—
13 14	(a) Findings; Sense of Congress.— (1) Findings.—Congress finds that the Sec-
13 14 15	(a) Findings; Sense of Congress.— (1) Findings.—Congress finds that the Secretary of Defense discovered major technical problems
13 14 15 16	(a) FINDINGS; SENSE OF CONGRESS.— (1) FINDINGS.—Congress finds that the Secretary of Defense discovered major technical problems with the redesigned kill vehicle program, which led to
13 14 15 16	(a) FINDINGS; SENSE OF CONGRESS.— (1) FINDINGS.—Congress finds that the Secretary of Defense discovered major technical problems with the redesigned kill vehicle program, which led to cancelling the program in August 2019 and caused
113 114 115 116 117	(a) FINDINGS; SENSE OF CONGRESS.— (1) FINDINGS.—Congress finds that the Secretary of Defense discovered major technical problems with the redesigned kill vehicle program, which led to cancelling the program in August 2019 and caused significant delays to the improved defense of the
13 14 15 16 17 18	(a) FINDINGS; SENSE OF CONGRESS.— (1) FINDINGS.—Congress finds that the Secretary of Defense discovered major technical problems with the redesigned kill vehicle program, which led to cancelling the program in August 2019 and caused significant delays to the improved defense of the United States against rogue nation ballistic missile
13 14 15 16 17 18 19 20	(a) Findings; Sense of Congress.— (1) Findings.—Congress finds that the Secretary of Defense discovered major technical problems with the redesigned kill vehicle program, which led to cancelling the program in August 2019 and caused significant delays to the improved defense of the United States against rogue nation ballistic missile threats and wasted \$1,200,000,000.
13 14 15 16 17 18 19 20 21	(a) Findings; Sense of Congress.— (1) Findings.—Congress finds that the Secretary of Defense discovered major technical problems with the redesigned kill vehicle program, which led to cancelling the program in August 2019 and caused significant delays to the improved defense of the United States against rogue nation ballistic missile threats and wasted \$1,200,000,000. (2) Sense of Congress.—It is the sense of

1	avoid making the same errors that were experienced
2	in the redesigned kill vehicle effort.
3	(b) Independent Cost Assessment and Valida-
4	TION.—
5	(1) Assessment.—The Director of Cost Assess-
6	ment and Program Evaluation shall conduct an inde-
7	pendent cost assessment of the next generation inter-
8	ceptor program.
9	(2) Validation.—The Under Secretary of De-
10	fense for Acquisition and Sustainment shall validate
11	the preliminary cost assessment conducted under
12	paragraph (1) that will be used to inform the award
13	of the contract for the next generation interceptor.
14	(3) Submission.—Not later than the date on
15	which the Director of the Missile Defense Agency
16	awards a contract for the next generation interceptor,
17	the Secretary of Defense shall submit to the congres-
18	sional defense committees a report containing the pre-
19	liminary independent cost assessment under para-
20	graph (1) and the validation under paragraph (2).
21	(c) Flight Tests.—In addition to the requirements
22	of section 2399 of title 10, United States Code, the Director
23	of the Missile Defense Agency may not make any decision
24	regarding the initial production, or equivalent, of the next
25	generation interceptor unless the Director has—

1	(1) certified to the congressional defense commit-
2	tees that the Director has conducted not fewer than
3	two successful intercept flight tests of the next genera-
4	tion interceptor; and
5	(2) provided to such committees a briefing on the
6	details of such tests, including with respect to the
7	operational realism of such tests.
8	SEC. 1659. MISSILE DEFENSE COOPERATION BETWEEN THE
9	UNITED STATES AND ISRAEL.
10	(a) Sense of Congress.—It is the sense of Congress
11	that—
12	(1) the strong and enduring relationship between
13	the United States and Israel is in the national secu-
14	rity interest of both countries;
15	(2) the memorandum of understanding signed by
16	the United States and Israel on September 14, 2016,
17	including the provisions of the memorandum relating
18	to missile and rocket defense cooperation, continues to
19	be a critical component of the bilateral relationship;
20	(3) the United States and Israel should continue
21	government-to-government collaboration and informa-
22	tion sharing of technical data to investigate the po-
23	tential operational use of Israeli missile defense sys-
24	tems for United States purposes; and

1	(4) in addition to the existing Israeli missile de-
2	fense interceptor systems, there is potential for devel-
3	oping and incorporating directed energy platforms to
4	assist the missile defense capabilities of both the
5	United States and Israel.
6	(b) Cooperation.—The Secretary of Defense may seek
7	to extend existing cooperation with Israel to carry out, on
8	a joint basis with Israel, research, development, test, and
9	evaluation activities to establish directed energy capabili-
10	ties that address missile threats to the United States, the
11	deployed members of the Armed Forces of the United States,
12	or Israel. The Secretary shall ensure that any such activi-
13	ties are conducted—
14	(1) in accordance with Federal law and the Con-
15	vention on Prohibitions or Restrictions on the Use of
16	Certain Conventional Weapons which may be deemed
17	to be Excessively Injurious or to have Indiscriminate
18	Effects, signed at Geneva October 10, 1980; and
19	(2) in a manner that appropriately protects sen-
20	sitive information and the national security interests
21	of the United States and the national security inter-
22	ests of Israel.

1	SEC. 1660. REPORT ON DEFENSE OF GUAM FROM INTE-
2	GRATED AIR AND MISSILE THREATS.
3	(a) Report.—Not later than 120 days after the date
4	of the enactment of this Act, the Secretary of Defense shall
5	submit to the congressional defense committees a report con-
6	taining a study on the defense of Guam from integrated
7	air and missile threats, including such threats from bal-
8	listic, hypersonic, and cruise missiles.
9	(b) Elements.—The report under subsection (a) shall
10	include the following:
11	(1) The identification of existing deployed land-
12	and sea-based air and missile defense programs of
13	record within the military departments and Defense
14	Agencies, including with respect to interceptors, ra-
15	dars, and ground-, ship-, air,- and space-based sen-
16	sors that could be used either alone or in coordination
17	with other systems to counter the threats specified in
18	subsection (a) with an initial operational capability
19	by 2025.
20	(2) A plan of how such programs would be used
21	to counter such threats with an initial operational ca-
22	pability by 2025.
23	(3) A plan of which programs currently in devel-
24	opment but not yet deployed could enhance or sub-
25	stitute for existing programs in countering such

1	threats with an initial operational capability by
2	2025.
3	(4) An analysis of which military department,
4	Defense Agency, or combatant command would have
5	operational control of the mission to counter such
6	threats.
7	(5) A cost analysis of the various options de-
8	scribed in paragraphs (1) and (3), including a break-
9	down of the cost of weapons systems considered under
10	the various scenarios (including any costs to modify
11	the systems), the cost benefits gained through econo-
12	mies of scale, and the cost of any military construc-
13	tion required.
14	(6) An analysis of the policy implications re-
15	garding deploying additional missile defense systems
16	on Guam, and how such deployments could affect
17	strategic stability, including likely responses from
18	both rogue nations and near-peer competitors.
19	(c) Consultation.—The Secretary shall carry out
20	this section in consultation with each of the following:
21	(1) The Director of the Missile Defense Agency.
22	(2) The Commander of the United States Indo-
23	Pacific Command.
24	(3) The Commander of the United States North-
25	ern Command

1	(4) Any other official whom the Secretary of De-
2	fense determines for purposes of this section has sig-
3	nificant technical, policy, or military expertise.
4	(d) FORM.—The report submitted under subsection (a)
5	shall be in unclassified form, but may contain a classified
6	annex.
7	(e) Briefing.—Not later than 30 days after the date
8	on which the Secretary submits to the congressional defense
9	committees the report under subsection (a), the Secretary
10	shall provide to such committees a briefing on the report.
11	SEC. 1661. REPORT ON CRUISE MISSILE DEFENSE.
12	Not later than January 15, 2021, the Commander of
13	the United States Northern Command, in coordination with
14	the Director of the Missile Defense Agency, shall submit to
15	the congressional defense committees a report containing—
16	(1) an identification of any vulnerability of the
17	contiguous United States to known cruise missile
18	threats; and
19	(2) a plan to mitigate any such vulnerability.
20	Subtitle F—Other Matters
21	SEC. 1671. CONVENTIONAL PROMPT GLOBAL STRIKE.
22	(a) Integration.—Section 1697(a) of the National
23	Defense Authorization Act for Fiscal Year 2020 (Public
24	Law 116-92; 133 Stat. 1791) is amended by adding at the
25	end the following new sentence: "The Secretary shall ini-

1	tiate such transfer of technologies to DDG-1000 class de-
2	stroyers by not later than January 1, 2021.".
3	(b) Report on Strategic Hypersonic Weapons.—
4	(1) Requirement.—Not later than 120 days
5	after the date of the enactment of this Act, the Chair-
6	man of the Joint Chiefs of Staff, in coordination with
7	the Under Secretary of Defense for Policy, shall sub-
8	mit to the congressional defense committees a report
9	on strategic hypersonic weapons.
10	(2) Matters included.—The report under
11	paragraph (1) shall include the following:
12	(A) A discussion of the authority to use
13	strategic hypersonic weapons and if, and how,
14	such authorities would be delegated to the com-
15	manders of the combatant commands or to the
16	Chiefs of the Armed Forces.
17	(B) An assessment of escalation and mis-
18	calculation risks (including the risk that adver-
19	saries may detect initial launch but not reliably
20	detect the entire boost-glide trajectory), how such
21	risks will be addressed and minimized with re-
22	gards to the use of strategic hypersonic weapons,
23	and whether any risk escalation exercises have
24	been conducted or are planned for the potential
25	use of hypersonic weapons.

1	(C) A description of any updates needed to
2	war plans with the introduction of strategic
3	hypersonic weapons.
4	(D) Identification of the element of the De-
5	partment of Defense that has responsibility for
6	establishing targeting requirements for strategic
7	hypersonic weapons.
8	(E) A description of how the requirements
9	for land- and sea-based strategic hypersonic
10	weapons will be addressed with the Joint Re-
11	quirements Oversight Council, and how such re-
12	quirements will be formally provided to the mili-
13	tary departments procuring such weapons
14	through an acquisition program described under
15	section 804 of the National Defense Authoriza-
16	tion Act for Fiscal Year 2016 (10 U.S.C. 2302
17	note).
18	(F) A basing strategy for land-based launch
19	platforms and a description of the actions needed
20	to be taken for future deployment of such plat-
21	forms.
22	(3) FORM.—The report under paragraph (1)
23	shall be submitted in unclassified form, but may in-
24	clude a classified annex.
25	(c) Annual Reports on Acquisition.—

1	(1) Army and navy programs.—Except as pro-
2	vided by paragraph (3), not later than 30 days after
3	the date on which the budget of the President for each
4	of fiscal years 2022 through 2025 is submitted to Con-
5	gress pursuant to section 1105 of title 31, United
6	States Code, the Secretary of the Army and the Sec-
7	retary of the Navy shall jointly submit to the congres-
8	sional defense committees a report on the conventional
9	prompt global strike programs of the Army and the
10	Navy, including—
11	(A) the total costs to the respective military
12	departments for such programs;
13	(B) the strategy for such programs with re-
14	spect to manning, training, and equipping, in-
15	cluding cost estimates; and
16	(C) a testing strategy and schedule for such
17	programs.
18	(2) Certifications.—Not later than 60 days
19	after the date on which the budget of the President for
20	each of fiscal years 2022 through 2025 is submitted
21	to Congress pursuant to section 1105 of title 31,
22	United States Code, the Director of Cost Assessment
23	and Program Evaluation shall submit to the congres-
24	sional defense committees a certification regarding the

1	sufficiency, including any anomalies, with respect
2	to—
3	(A) the total program costs of the conven-
4	tional prompt global strike programs of the
5	Army and the Navy; and
6	(B) the testing strategy for such programs.
7	(3) Termination.—The requirement to submit a
8	report under paragraph (1) shall terminate on the
9	date on which the Secretary of Defense determines
10	that the conventional prompt global strike programs
11	of the Army and the Navy are unable to be acquired
12	under the authority of section 804 of the National De-
13	fense Authorization Act for Fiscal Year 2016 (10
14	$U.S.C.\ 2302\ note).$
15	SEC. 1672. SUBMISSION OF REPORTS UNDER MISSILE DE-
16	FENSE REVIEW AND NUCLEAR POSTURE RE-
17	VIEW.
18	Not later than 30 days after the date of the enactment
19	of this Act, the Secretary of Defense shall submit to the con-
20	gressional defense committees—
21	(1) each report produced by the Department of
22	Defense pursuant to the Missile Defense Review pub-
23	lished in 2019; and

1	(2) each report produced by the Department pur-
2	suant to the Nuclear Posture Review published in
3	2018.
4	SEC. 1673. REPORT ON CONSIDERATION OF RISKS OF INAD-
5	VERTENT ESCALATION TO NUCLEAR WAR.
6	(a) Report.—Not later than January 31, 2021, the
7	Under Secretary of Defense for Policy shall submit to the
8	Committees on Armed Services of the House of Representa-
9	tives and the Senate a report—
10	(1) detailing the efforts of the Department of De-
11	fense with respect to developing and implementing
12	guidance to ensure that the risks of inadvertent esca-
13	lation to a nuclear war are considered within the de-
14	cision-making processes of the Department regarding
15	relevant activities (such as developing contingency
16	plans, managing military crises and conflicts, and
17	supporting the Department of State in the develop-
18	ment, negotiation, and implementation of cooperative
19	risk-reduction measures); and
20	(2) identifying the capabilities and factors taken
21	into account in developing such guidance.
22	(b) FORM.—The report under subsection (a) shall be
23	submitted in unclassified form, but may include a classified
24	annex.

1	(c) Briefing.—Not later than December 1, 2020, the
2	Under Secretary shall provide to the Committees on Armed
3	Services of the House of Representatives and the Senate a
4	briefing on the progress and findings made in carrying out
5	subsection (a).
6	TITLE XVII—REPORTS AND
7	OTHER MATTERS
8	Subtitle A—Studies and Reports
9	SEC. 1701. REVIEW OF SUPPORT OF SPECIAL OPERATIONS
10	TO COMBAT TERRORISM.
11	(a) Review.—The Comptroller General of the United
12	States shall conduct a review of all support provided, or
13	planned to be provided, under section 127e of title 10,
14	United States Code. Such review shall include an analysis
15	of each of the following:
16	(1) The strategic alignment between such support
17	and relevant Executive Orders, global campaign
18	plans, theatre campaign plans, execute orders, and
19	other guiding documents for currency, relevancy, and
20	$\it efficacy.$
21	(2) The extent to which United States Special
22	Operations Command has the processes and proce-
23	dures to manage, integrate, and synchronize the au-
24	thority under section 127e of title 10, United States
25	Code, in support of the objectives and priorities speci-

1	fied by the documents listed in (a)(1) as well as the
2	objectives and priorities of—
3	(A) the geographic combatant commands;
4	(B) theatre elements of United States Spe-
5	cial Operations Command;
6	(C) relevant chiefs of mission and other ap-
7	propriate positions in the Department of State;
8	and
9	(D) any other interagency organization af-
10	fected by the use of such authority.
11	(3) For the activities carried out pursuant to
12	such authority, the extent to which United States
13	Special Operations Command has the processes and
14	procedures to—
15	(A) determine the professionalism, cohesion,
16	and institutional capacity of the military in the
17	country where forces receiving support are based;
18	(B) determine the adherence of the forces re-
19	ceiving support to human rights norms and the
20	laws of armed conflict;
21	(C) establish measures of effectiveness;
22	(D) assess such activities against established
23	measures of effectiveness as identified in sub-
24	paragraph(C);

1	(E) establish criteria to determine the suc-
2	cessful completion of such activities;
3	(F) deconflict and synchronize activities
4	conducted under such authority with other rel-
5	evant funding authorities;
6	(G) deconflict and synchronize activities
7	conducted under such authorities with other rel-
8	evant activities conducted by organizations re-
9	lated to, but outside the purview of, the Depart-
10	ment of Defense; and
11	(H) track the training, support, and facili-
12	tation provided to forces receiving support, and
13	the significant activities undertaken by such
14	forces as a result of such training, support, and
15	facilitation.
16	(4) The extent to which United States Special
17	Operations Command has processes and procedures to
18	manage the sunset, termination, or transition of ac-
19	tivities carried out pursuant to such authority, in-
20	cluding—
21	(A) accountability with respect to equip-
22	ment provided; and
23	(B) integrity of the tactics, techniques, and
24	procedures developed.

1	(5) The extent to which United States Special	
2	Operations Command has and uses processes and pro-	
3	cedures to—	
4	(A) report to Congress biannually on the	
5	matters referred to in paragraph (3); and	
6	(B) notify Congress with respect to the in-	
7	tent to sunset, terminate, or transition activities	
8	carried out pursuant to such authority.	
9	(6) Any other issues the Comptroller General de-	
10	termines appropriate with respect to the authority	
11	under section 127e of title 10, United States Code.	
12	(b) Briefing.—Not later than 180 days after the date	
13	of the enactment of this Act, the Comptroller General shall	
14	provide for the Committees on Armed Services of the Senate	
15	and House of Representatives a briefing on the progress of	
16	the review required under subsection (a).	
17	(c) Report.—Not later than one year after the date	
18	of the enactment of this Act, the Comptroller General shall	
19	submit to the Committees on Armed Services of the Senate	
20	and House of Representatives a report on the findings of	
21	the review required under subsection (a) and the rec-	
22	ommendations of the Comptroller General pursuant to such	
23	review.	
24	(d) Support Defined.—In this section, the term	
25	"support" includes—	

1	(1) personnel who provide capacity for—
2	(A) training and equipment;
3	(B) training, advice, and assistance; or
4	(C) advice, assistance, and accompaniment
5	capacity;
6	(2) financial assistance; and
7	(3) equipment and weapons.
8	SEC. 1702. FFRDC STUDY OF EXPLOSIVE ORDNANCE DIS-
9	POSAL AGENCIES.
10	(a) In General.—The Secretary of Defense shall enter
11	into an agreement with a federally funded research and de-
12	velopment corporation under which such corporation shall
13	conduct a study of the responsibilities, authorities, policies,
14	programs, resources, organization, and activities of the ex-
15	plosive ordnance disposal agencies of the Department of De-
16	fense, Defense Agencies, and military departments.
17	(b) Elements of Study.—The study conducted
18	under subsection (a) shall include, for the Department of
19	Defense, each Defense Agency, and each the military depart-
20	ments, each of the following:
21	(1) An identification and evaluation of—
22	(A) technology research, development, and
23	acquisition activities related to explosive ord-
24	nance disposal, including an identification and
25	evaluation of—

1	(i) current and future technology and
2	related industrial base gaps; and
3	(ii) any technical or operational risks
4	associated with such technology or related
5	industrial base gaps;
6	(B) recruiting, training, education, assign-
7	ment, promotion, and retention of military and
8	civilian personnel with responsibilities relating
9	to explosive ordnance disposal;
10	(C) administrative and operational force
11	structure with respect to explosive ordnance dis-
12	posal, including an identification and assess-
13	ment of risk associated with force structure ca-
14	pacity or capability gaps, if any; and
15	(D) the demand for, and activities con-
16	ducted in support of, domestic and international
17	military explosive ordnance disposal operations,
18	including—
19	(i) support provided to Department of
20	Defense agencies and other Federal agencies;
21	and
22	(ii) an identification and assessment of
23	risk associated with the prioritization and
24	availability of explosive ordnance disposal

1	support among supported agencies and op-
2	erations.
3	(2) Recommendations, if any, for changes to—
4	(A) the organization and distribution of re-
5	sponsibilities and authorities relating to explo-
6	$sive \ ordnance \ disposal;$
7	(B) the explosive ordnance disposal force
8	structure, management, prioritization, and oper-
9	ating concepts in support of the explosive ord-
10	nance disposal requirements of the Armed Forces
11	and other Federal agencies; and
12	(C) resource investment strategies and tech-
13	nology prioritization for explosive ordnance dis-
14	posal, including science and technology, proto-
15	typing, experimentation, test and evaluation,
16	and related five-year funding profiles.
17	(c) Report to Congress.—
18	(1) In General.—Not later than August 31,
19	2021, the Secretary of Defense shall submit to the con-
20	gressional defense committees a report on the study
21	conducted under subsection (a). Such report shall in-
22	clude the comments on the study, if any, of the Sec-
23	retary of Defense, the directors of each of the Defense
24	Agencies, and the Secretaries of each of the military
25	departments.

1	(2) FORM OF REPORT.—The report submitted
2	under paragraph (1) shall be submitted in unclassi-
3	fied form, but may contain a classified annex.
4	SEC. 1703. REPORT ON THE HUMAN RIGHTS OFFICE AT
5	UNITED STATES SOUTHERN COMMAND.
6	(a) Sense of Congress.—It is the sense of Congress
7	that—
8	(1) the promotion of human rights and the pro-
9	tection of civilians abroad is an ethical, legal, and
10	strategic interest of the United States;
11	(2) the Human Rights Office at the United
12	States Southern Command plays an essential role in
13	the promotion of human rights and the
14	professionalization of foreign security forces in the
15	area of responsibility of the United States Southern
16	Command;
17	(3) the Secretary of Defense should ensure the
18	status of the Human Rights Office at the United
19	States Southern Command and, to the extent possible,
20	ensure the United States Southern Command has the
21	assets necessary to support the activities of the
22	Human Rights Office; and
23	(4) the Secretary of Defense should ensure the de-
24	velopment, at each of the combatant commands, of an
25	office responsible for—

1	(A) advising the commander of the combat-
2	ant command on the promotion of human rights
3	and protection of civilians; and
4	(B) integrating such promotion and protec-
5	tion into command strategy.
6	(b) Report.—Not later than 90 days after the date
7	of the enactment of this Act, the Secretary of Defense shall
8	submit to the congressional defense committees a report
9	on—
10	(1) the activities of the Human Rights Office at
11	the United States Southern Command to provide and
12	promote—
13	(A) analysis and policy support to the Com-
14	mander of the United States Southern Command
15	regarding human rights and the protection of ci-
16	vilians;
17	(B) education of employees of the Depart-
18	ment of Defense regarding human rights and
19	protection of civilians pursuant to the document
20	promulgated by the United States Southern
21	Command on July 1, 1998, titled "Regulation 1-
22	20" (relating to policy and procedures for
23	$human\ rights\ administration);$
24	(C) integration of the promotion of human
25	rights and protection of civilians into the strat-

1	egy, planning, training, and exercises of the
2	United States Southern Command, including
3	into programs of the armed forces of partner
4	countries through the Human Rights Initiative
5	program of such Command;
6	(D) promotion of human rights and the
7	protection of civilians through security coopera-
8	tion activities;
9	(E) implementation of section 362 of title
10	10, United States Code; and
11	(F) countering trafficking in persons; and
12	(2) the resources necessary over the period of the
13	future years defense plan for fiscal year 2022 under
14	section 221 of title 10, United States Code, for the
15	United States Southern Command to support the ac-
16	tivities of the Human Rights Office at such Com-
17	mand.
18	(c) FORM.—The report under subsection (b) shall be
19	submitted in unclassified form.
20	SEC. 1704. REPORT ON JOINT TRAINING RANGE EXERCISES
21	FOR THE PACIFIC REGION.
22	(a) Report.—Not later than March 15, 2021, the
23	Chairman of the Joint Chiefs of Staff, in coordination with
24	the Commander of United States Indo-Pacific Command,
25	the Secretary of the Army, the Secretary of the Navy, and

1	the Secretary of the Air Force, shall submit to the congres-
2	sional defense committees a report containing a plan to in-
3	tegrate combined, joint, and multi-domain, training and
4	experimentation in the Pacific region, including existing
5	ranges, training areas, and test facilities, to achieve the fol-
6	lowing objectives:
7	(1) Support future combined and joint exercises
8	and training to test operational capabilities and
9	weapon systems.
10	(2) Employ multi-domain training to validate
11	joint operational concepts.
12	(3) Integrate allied and partner countries into
13	national-level exercises.
14	(b) Matters.—The report under subsection (a) shall
15	address the following:
16	(1) Integration of cyber, space, and electro-
17	magnetic spectrum domains.
18	(2) Mobile and fixed range instrumentation
19	packages for experimentation and training.
20	(3) Digital, integrated command and control for
21	air defense systems.
22	(4) Command, control, communications, com-
23	puter, and information (C41) systems.
24	(5) War gaming, modeling, and simulations
25	packages.

1	(6) Intelligence support systems.
2	(7) Manpower management, execution, collection,
3	and analysis required for the incorporation of space
4	and cyber activities into the training range exercise
5	plan contained in such report.
6	(8) Connectivity requirements to support all do-
7	main integration and training.
8	(9) Any training range upgrades or infrastruc-
9	ture improvements necessary to integrate legacy
10	training and exercise facilities into integrated, oper-
11	ational sites.
12	(10) Exercises led by the United States Indo-Pa-
13	cific Command, within the area of operations of the
14	Command, that integrate allied and partnered coun-
15	tries and link to the national-level exercises of the
16	United States.
17	(11) Incorporation of any other functional and
18	geographic combatant commands required to support
19	the United States Indo-Pacific Command.
20	(c) Form.—The report under subsection (a) may be
21	submitted in classified form, and shall include an unclassi-
22	fied summary.

1	SEC. 1705. STUDY ON CHINESE POLICIES AND INFLUENCE
2	IN THE DEVELOPMENT OF INTERNATIONAL
3	STANDARDS FOR EMERGING TECHNOLOGIES.
4	(a) In General.—Not later than 180 days after the
5	date of the enactment of this Act, the Director of the Na-
6	tional Institute of Standards and Technology shall enter
7	into an agreement with an appropriate non-governmental
8	entity with relevant expertise, as determined by the Direc-
9	tor, to conduct a study and make recommendations with
10	respect to the impact of the policies of the People's Republic
11	of China and coordination among industrial entities within
12	the People's Republic of China on international bodies en-
13	gaged in developing and setting international standards for
14	emerging technologies. The study may include—
15	(1) an assessment of how the role of the People's
16	Republic of China in international standards setting
17	organizations has grown over the previous 10 years,
18	including in leadership roles in standards-drafting
19	technical committees, and the quality or value of that
20	participation;
21	(2) an assessment of the impact of the standard-
22	ization strategy of the People's Republic of China, as
23	identified in the "Chinese Standard 2035" on inter-
24	national bodies engaged in developing and setting
25	standards for select emerging technologies, such as ad-

1	vanced communication technologies or cloud com-
2	puting and cloud services;
3	(3) an examination of whether international
4	standards for select emerging technologies are being
5	designed to promote interests of the People's Republic
6	of China that are expressed in the "Made in China
7	2025" plan to the exclusion of other participants;
8	(4) an examination of how the previous practices
9	that the People's Republic of China has utilized while
10	participating in international standards setting orga-
11	nizations may foretell how the People's Republic of
12	China will engage in international standardization
13	activities of critical technologies like artificial intel-
14	ligence and quantum information science, and what
15	may be the consequences;
16	(5) recommendations on how the United States
17	can take steps to mitigate influence of the People's
18	Republic of China and bolster United States public
19	and private sector participation in international
20	standards-setting bodies; and
21	(6) any other areas the Director, in consultation
22	with the entity selected to conduct the study, believes
23	is important to address.
24	(b) Report to Congress.—The agreement entered
25	into under subsection (a) shall require the entity conducting

1	the study to, not later than two years after the date of the
2	enactment of this Act—
3	(1) submit to the Committee on Science, Space,
4	and Technology of the House of Representatives and
5	the Committee on Commerce, Science, and Transpor-
6	tation of the Senate a report containing the findings
7	and recommendations of the review conducted under
8	subsection (a); and
9	(2) make a copy of such report available on a
10	publicly accessible website.
11	Subtitle B—Electronic Message
12	Preservation
13	SEC. 1711. SHORT TITLE.
14	This subtitle may be cited as the "Electronic Message
15	Preservation Act".
16	SEC. 1712. PRESERVATION OF ELECTRONIC MESSAGES AND
17	OTHER RECORDS.
18	(a) Requirement for Preservation of Elec-
19	TRONIC MESSAGES.—Chapter 29 of title 44, United States
20	Code, is amended by adding at the end the following new
21	section:
22	"§ 2912. Preservation of electronic messages and other
23	records
24	"(a) Regulations Required.—The Archivist shall
25	promulgate regulations governing Federal agency preserva-

1	tion of electronic messages that are determined to be records.
2	Such regulations shall, at a minimum—
3	"(1) require the electronic capture, management,
4	and preservation of such electronic records in accord-
5	ance with the records disposition requirements of
6	$chapter\ 33;$
7	"(2) require that such electronic records are
8	readily accessible for retrieval through electronic
9	searches; and
10	"(3) include timelines for Federal agency imple-
11	mentation of the regulations that ensure compliance
12	as expeditiously as practicable.
13	"(b) Ensuring Compliance.—The Archivist shall
14	promulgate regulations that—
15	"(1) establish mandatory minimum functional
16	requirements for electronic records management sys-
17	tems to ensure compliance with the requirements in
18	paragraphs (1) and (2) of subsection (a); and
19	"(2) establish a process to ensure that the elec-
20	tronic records management system of each Federal
21	agency meets the functional requirements established
22	under paragraph (1).
23	"(c) Coverage of Other Electronic Records.—
24	To the extent practicable, the regulations promulgated
25	under subsections (a) and (b) shall also include require-

1	ments for the capture, management, and preservation of
2	other electronic records.
3	"(d) Compliance by Federal Agencies.—Each
4	Federal agency shall comply with the regulations promul-
5	gated under subsections (a) and (b).
6	"(e) Review of Regulations Required.—The Ar-
7	chivist shall periodically review and, as necessary, amend
8	the regulations promulgated under subsections (a) and
9	(b).".
10	(b) Deadline for Regulations.—
11	(1) Preservation of electronic mes-
12	SAGES.—Not later than 120 days after the date of the
13	enactment of this Act, the Archivist shall promulgate
14	the regulations required under section 2912(a) of title
15	44, United States Code, as added by subsection (a).
16	(2) Ensuring compliance.—Not later than 2
17	years after the date of the enactment of this Act, the
18	Archivist shall promulgate the regulations required
19	under section 2912(b) of title 44, United States Code,
20	as added by subsection (a).
21	(c) Reports on Implementation of Regula-
22	TIONS.—
23	(1) Agency report to archivist.—Not later
24	than 1 year after the date of the enactment of this
25	Act, the head of each Federal agency shall submit to

1	the Archivist a report on the agency's compliance
2	with the regulations promulgated under section 2912
3	of title 44, United States Code, as added by subsection
4	(a), and shall make the report publicly available on
5	the website of the agency.
6	(2) Archivist report to congress.—Not
7	later than 90 days after receipt of all reports required
8	by paragraph (1), the Archivist shall submit to the
9	Committee on Homeland Security and Governmental
10	Affairs of the Senate and the Committee on Oversight
11	and Reform of the House of Representatives a report
12	on Federal agency compliance with the regulations
13	promulgated under section 2912(a) of title 44, United
14	States Code, as added by subsection (a), and shall
15	make the report publicly available on the website of
16	the agency.
17	(3) Federal agency defined.—In this sub-
18	section, the term "Federal agency" has the meaning
19	given that term in section 2901 of title 44, United
20	States Code.
21	(d) Clerical Amendment.—The table of sections at
22	the beginning of chapter 29 of title 44, United States Code,
23	is amended by adding after the item relating to section 2911
24	the following new item:

"2912. Preservation of electronic messages and other records.".

1	(e) Definitions.—Section 2901 of title 44, United
2	States Code, is amended—
3	(1) by striking "and" at the end of paragraph
4	(14); and
5	(2) by striking paragraph (15) and inserting the
6	following new paragraphs:
7	"(15) the term 'electronic messages' means elec-
8	tronic mail and other electronic messaging systems
9	that are used for purposes of communicating between
10	individuals; and
11	"(16) the term 'electronic records management
12	system' means software designed to manage electronic
13	records, including by—
14	"(A) categorizing and locating records;
15	"(B) ensuring that records are retained as
16	long as necessary;
17	"(C) identifying records that are due for
18	disposition; and
19	"(D) ensuring the storage, retrieval, and
20	disposition of records.".
21	SEC. 1713. PRESIDENTIAL RECORDS.
22	(a) Additional Regulations Relating to Presi-
23	DENTIAL RECORDS.—
24	(1) In General.—Section 2206 of title 44,
25	United States Code, is amended—

1	(A) by striking "and" at the end of para-
2	graph(3);
3	(B) by striking the period at the end of
4	paragraph (4) and inserting "; and"; and
5	(C) by adding at the end the following:
6	"(5) provisions for establishing standards nec-
7	essary for the economical and efficient management of
8	electronic Presidential records during the President's
9	term of office, including—
10	"(A) records management controls necessary
11	for the capture, management, and preservation
12	$of\ electronic\ messages;$
13	"(B) records management controls necessary
14	to ensure that electronic messages are readily ac-
15	cessible for retrieval through electronic searches;
16	and
17	"(C) a process to ensure the electronic
18	records management system to be used by the
19	President for the purposes of complying with the
20	requirements in subparagraphs (A) and (B).".
21	(2) Definitions.—Section 2201 of title 44,
22	United States Code, is amended by adding at the end
23	the following new paragraphs:
24	"(6) The term 'electronic messages' has the
25	meaning given that term under section 2901(15).

1	"(7) The term 'electronic records management
2	system' has the meaning given that term under sec-
3	tion 2901(16).".
4	(b) Certification of President's Management of
5	Presidential Records.—
6	(1) Certification required.—Chapter 22 of
7	title 44, United States Code, is amended by adding
8	at the end the following new section:
9	"§ 2210. Certification of the President's management
10	of Presidential records
11	"(a) Annual Certification.—The Archivist shall
12	annually certify whether the electronic records management
13	controls established by the President meet requirements
14	under sections 2203(a) and 2206(5).
15	"(b) Report to Congress.—The Archivist shall re-
16	port annually to the Committee on Homeland Security and
17	Governmental Affairs of the Senate and the Committee on
18	Oversight and Reform of the House of Representatives on
19	the status of the certification.".
20	(2) Clerical amendment.—The table of sec-
21	tions at the beginning of chapter 22 of title 44,
22	United States Code, is amended by adding at the end
23	the following new item:
	"9910 Contification of the Descident's management of Descidential records"

"2210. Certification of the President's management of Presidential records.".

1	(c) Report to Congress.—Section 2203(g) of title
2	44, United States Code, is amended by adding at the end
3	the following new paragraph:
4	"(5) One year following the conclusion of a President's
5	term of office, or if a President serves consecutive terms 1
6	year following the conclusion of the last term, the Archivist
7	shall submit to the Committee on Homeland Security and
8	Governmental Affairs of the Senate and the Committee on
9	Oversight and Reform of the House of Representatives a re-
10	port on—
11	"(A) the volume and format of electronic Presi-
12	dential records deposited into that President's Presi-
13	dential archival depository; and
14	"(B) whether the electronic records management
15	controls of that President met the requirements under
16	sections 2203(a) and 2206(5).".
17	(d) Effective Date.—The amendments made by this
18	section shall take effect 1 year after the date of the enact-
19	ment of this Act.
20	Subtitle C—Space Technology Ad-
21	vancement Report (STAR) Act of
22	2020
23	SEC. 1721. SHORT TITLE.
24	This subtitle may be cited as the "Space Technology
25	Advancement Report (STAR) Act of 2020".

1	SEC. 1722. FINDINGS.
2	Congress finds the following:
3	(1) As stated in the United States-China Eco-
4	nomic and Security Commission's 2019 Report to
5	Congress, the United States retains many advantages
6	over the People's Republic of China (PRC) in space,
7	including—
8	(A) the organization and technical expertise
9	of its space program;
10	(B) the capabilities of the National Aero-
11	nautics and Space Administration for human
12	spaceflight and exploration;
13	(C) its vibrant commercial space sector;
14	(D) its long history of space leadership; and
15	$(E)\ many\ international\ partnerships.$
16	(2) The PRC seeks to establish a leading position
17	in the economic and military use of outer space and
18	views space as critical to its future security and eco-
19	$nomic\ interests.$
20	(3) The PRC's national-level commitment to es-
21	tablishing itself as a global space leader harms United
22	States interests and threatens to undermine many of
23	the advantages the United States has worked so long
24	to establish.
25	(4) For over 60 years, the United States has led
26	the world in space exploration and human space

1	flight through a robust national program that ensures
2	NASA develops and maintains critical spaceflight
3	systems to enable this leadership, including the Apollo
4	program's Saturn V rocket, the Space Shuttle, the
5	International Space Station and the Space Launch
6	System and Orion today.
7	(5) The Defense Intelligence Agency noted in its
8	2019 "Challenges to U.S. Security in Space" report
9	that the PRC was developing a national super-heavy
10	lift rocket comparable to NASA's Space Launch Sys-
11	tem.
12	(6) The United States space program and com-
13	mercial space sector risks being hollowed out by the
14	PRC's plans to attain leadership in key technologies.
15	(7) It is in the economic and security interest of
16	the United States to remain the global leader in space
17	power.
18	(8) A recent report by the Air Force Research
19	Laboratory and the Defense Innovation Unit found
20	that China's strategy to bolster its domestic space in-
21	dustry includes a global program of theft and other
22	misappropriation of intellectual property, direct inte-
23	gration of state-owned entities and their technology
24	with commercial start-ups, the use of front companies

1	to invest in United States space companies, vertical
2	control of supply chains, and predatory pricing.
3	(9) The United States Congress passed the Wolf
4	Amendment as part of the Fiscal Year 2012 Consoli-
5	dated and Further Continuing Appropriations Act
6	(Public Law 112–55) and every year thereafter in re-
7	sponse to the nefarious and offensive nature of Chi-
8	nese activities in the space industry.
9	SEC. 1723. REPORT; STRATEGY.
10	(a) Report.—
11	(1) In general.—Not later than 1 year after
12	the date of enactment of this section, and annually
13	thereafter in fiscal years 2022 and 2023, the National
14	Space Council shall submit to the appropriate con-
15	gressional committees an interagency assessment of
16	the ability of the United States to compete with for-
17	eign space programs and in the emerging commercial
18	space economy.
19	(2) Content of Report.—The report shall in-
20	clude information on the following:
21	(A) An assessment of the human exploration
22	and spaceflight capabilities of the national space
23	program of the United States relative to national
24	programs of the PRC.
25	(B) An assessment of—

1	(i) the viability of extraction of space-
2	based precious minerals, onsite exploitation
3	of space-based natural resources, and utili-
4	zation of space-based solar power;
5	(ii) the programs of the United States
6	and the PRC that are related to the issues
7	described in clause (i); and
8	(iii) any potential terrestrial or space
9	environmental impacts of space-based solar
10	power.
11	(C) An assessment of United States strategic
12	interests in or related to cislunar space.
13	(D) A comparative assessment of future
14	United States space launch capabilities and
15	those of the PRC.
16	(E) The extent of foreign investment in the
17	commercial space sector of the United States, es-
18	pecially in venture capital and other private eq-
19	uity investments that seek to work with the Fed-
20	eral government.
21	(F) The steps by which the National Aero-
22	nautics and Space Administration, the Depart-
23	ment of Defense, and other United States Federal
24	agencies conduct the necessary due diligence and
25	security reviews prior to investing in private

1	space entities that may have received funding
2	from foreign investment.
3	(G) Current steps that the United States is
4	taking to identify and help mitigate threats to
5	domestic space industry from influence of the
6	PRC.
7	(H) An assessment of the current ability,
8	role, costs, and authorities of the Department of
9	Defense to mitigate the threats of commercial
10	communications and navigation in space from
11	the PRC's growing counterspace capabilities,
12	and any actions required to improve this capa-
13	bility.
14	(I) An assessment of how the PRC's activi-
15	ties are impacting United States national secu-
16	rity, including—
17	(i) theft by the PRC of United States
18	intellectual property through technology
19	transfer requirements or otherwise; and
20	(ii) efforts of the PRC to seize control
21	of critical elements of the United States
22	space industry supply chain and United
23	States space industry companies or sister
24	companies with shared leadership; and gov-
25	ernment cybersecurity capabilities.

1	(I) An assessment of efforts of the PRC to
2	pursue cooperative agreements with other nations
3	to advance space development.
4	(K) Recommendations to Congress, includ-
5	ing recommendations with respect to—
6	(i) any legislative proposals to address
7	threats by the PRC to the United States na-
8	tional space programs as well as domestic
9	commercial launch and satellite industries;
10	(ii) how the United States Government
11	can best utilize existing Federal entities to
12	investigate and prevent potentially harmful
13	investment by the PRC in the United States
14	$commercial\ space\ industry;$
15	(3) FORM.—The report required under para-
16	graph (1) shall be submitted in unclassified form, but
17	may include a classified annex.
18	(b) Strategy.—
19	(1) In general.—Not later than 1 year after
20	the submission of the report required in subsection
21	(a), the President, in consultation with the National
22	Space Council, shall develop and submit to the appro-
23	priate congressional committees a strategy to ensure
24	the United States can—

1	(A) compete with other national space pro-
2	grams;
3	(B) maintain leadership in the emerging
4	commercial space economy;
5	(C) identify market, regulatory, and other
6	means to address unfair competition from the
7	PRC based on the findings of in the report re-
8	quired in subsection (a);
9	(D) leverage commercial space capabilities
10	to ensure United States national security and
11	the security of United States interests in space;
12	(E) protect United States supply chains
13	and manufacturing critical to competitiveness in
14	space; and
15	(F) coordinate with international allies and
16	partners in space.
17	(3) FORM.—The strategy required under para-
18	graph (1) shall be submitted in unclassified form, but
19	may include a classified annex.
20	(c) Definitions.—In this section, the following defi-
21	nitions apply:
22	(1) Appropriate congressional committees
23	OF CONGRESS.—The term "appropriate congressional
24	committees" means—

1	(A) the Committee on Armed services, the
2	Committee on Foreign Relations, and the Com-
3	mittee on Commerce, Science, and Transpor-
4	tation of the Senate; and
5	(B) the Committee on Armed Services, the
6	Committee on Foreign Affairs, and the Com-
7	mittee on Science, Space, and Technology of the
8	House of Representatives.
9	(2) PRC.—The term "PRC" means the "People's
10	Republic of China".
11	Subtitle D—AMBER Alert
12	${oldsymbol Nation wide}$
13	SEC. 1731. COOPERATION WITH DEPARTMENT OF HOME-
14	LAND SECURITY.
15	Subtitle A of title III of the PROTECT Act (34 U.S.C.
16	20501 et seq.) is amended—
17	(1) in section 301—
18	(A) in subsection (b)—
19	(i) in paragraph (1), by inserting
20	"(including airports, maritime ports, border
21	crossing areas and checkpoints, and ports of
22	exit from the United States)" after "gaps in
23	areas of interstate travel"; and

1	(ii) in paragraphs (2) and (3), by in-
2	serting ", territories of the United States,
3	and tribal governments" after "States"; and
4	(B) in subsection (d), by inserting ", the
5	Secretary of Homeland Security," after "Sec-
6	retary of Transportation"; and
7	(2) in section 302—
8	(A) in subsection (b), in paragraphs (2),
9	(3), and (4) by inserting ", territorial, tribal,"
10	after "State"; and
11	(B) in subsection (c) —
12	(i) in paragraph (1), by inserting ",
13	the Secretary of Homeland Security," after
14	"Secretary of Transportation"; and
15	(ii) in paragraph (2), by inserting ",
16	territorial, tribal," after "State".
17	SEC. 1732. AMBER ALERTS ALONG MAJOR TRANSPOR-
18	TATION ROUTES.
19	(a) In General.—Section 303 of the PROTECT Act
20	(34 U.S.C. 20503) is amended—
21	(1) in the section heading, by inserting "AND
22	MAJOR TRANSPORTATION ROUTES " after
23	"ALONG HIGHWAYS";
24	(2) in subsection (a)—

1	(A) by inserting "(referred to in this section
2	as the 'Secretary')" after "Secretary of Trans-
3	portation"; and
4	(B) by inserting "and at airports, maritime
5	ports, border crossing areas and checkpoints, and
6	ports of exit from the United States" after
7	"along highways";
8	(3) in subsection (b)—
9	(A) in paragraph (1)—
10	(i) by striking "other motorist infor-
11	mation systems to notify motorists" and in-
12	serting "other information systems to notify
13	motorists, aircraft passengers, ship pas-
14	sengers, and travelers"; and
15	(ii) by inserting ", aircraft passengers,
16	ship passengers, and travelers" after "nec-
17	essary to notify motorists"; and
18	(B) in paragraph (2)—
19	(i) in subparagraph (A), by striking
20	"other motorist information systems to no-
21	tify motorists" and inserting "other infor-
22	mation systems to notify motorists, aircraft
23	passengers, ship passengers, and travelers";
24	(ii) in subparagraph (D), by inserting
25	", aircraft passengers, ship passengers, and

1	travelers" after "support the notification of
2	motorists";
3	(iii) in subparagraph (E), by inserting
4	", aircraft passengers, ship passengers, and
5	travelers" after "motorists", each place it
6	appears;
7	(iv) in subparagraph (F), by inserting
8	", aircraft passengers, ship passengers, and
9	travelers" after "motorists"; and
10	(v) in subparagraph (G), by inserting
11	", aircraft passengers, ship passengers, and
12	travelers" after "motorists";
13	(4) in subsection (c), by striking "other motorist
14	information systems to notify motorists", each place
15	it appears, and inserting "other information systems
16	to notify motorists, aircraft passengers, ship pas-
17	sengers, and travelers";
18	(5) by amending subsection (d) to read as fol-
19	lows:
20	"(d) Federal Share.—
21	"(1) In general.—Except as provided in para-
22	graph (2), the Federal share of the cost of any activi-
23	ties funded by a grant under this section may not ex-
24	ceed 80 percent.

1	"(2) WAIVER.—If the Secretary determines that
2	American Samoa, Guam, the Northern Mariana Is-
3	lands, Puerto Rico, or the Virgin Islands of the
4	United States is unable to comply with the require-
5	ment under paragraph (1), the Secretary shall waive
6	such requirement.";
7	(6) in subsection (g)—
8	(A) by striking "In this section" and insert-
9	ing "In this subtitle"; and
10	(B) by striking "or Puerto Rico" and in-
11	serting "American Samoa, Guam, Puerto Rico,
12	the Northern Mariana Islands, the Virgin Is-
13	lands of the United States, and any other terri-
14	tory of the United States"; and
15	(7) in subsection (h), by striking "fiscal year
16	2004" and inserting "each of fiscal years 2019
17	through 2023".
18	(b) Technical and Conforming Amendment.—The
19	table of contents in section 1(b) of the PROTECT Act (Pub-
20	lic Law 108–21) is amended by striking the item relating
21	to section 303 and inserting the following:

"Sec. 303. Grant program for notification and communications systems along highways and major transportation routes for recovery of abducted children.".

1	SEC. 1733. AMBER ALERT COMMUNICATION PLANS IN THE
2	TERRITORIES.
3	Section 304 of the PROTECT Act (34 U.S.C. 20504)
4	is amended—
5	(1) in subsection (b)(4), by inserting "a terri-
6	torial government or" after "with";
7	(2) by amending subsection (c) to read as fol-
8	lows:
9	"(c) Federal Share.—
10	"(1) In general.—Except as provided in para-
11	graph (2), the Federal share of the cost of any activi-
12	ties funded by a grant under this section may not ex-
13	ceed 50 percent.
14	"(2) Waiver.—If the Attorney General deter-
15	mines that American Samoa, Guam, the Northern
16	Mariana Islands, Puerto Rico, the Virgin Islands of
17	the United States, or an Indian tribe is unable to
18	comply with the requirement under paragraph (1),
19	the Attorney General shall waive such requirement.";
20	and
21	(3) in subsection (d), by inserting ", including
22	territories of the United States" before the period at
23	$the\ end.$

1	SEC. 1734. GOVERNMENT ACCOUNTABILITY OFFICE RE-
2	PORT.
3	(a) In General.—Not later than 5 years after the
4	date of the enactment of this Act, the Comptroller General
5	shall conduct a study assessing—
6	(1) the implementation of the amendments made
7	by this Act;
8	(2) any challenges related to integrating the ter-
9	ritories of the United States into the AMBER Alert
10	system;
11	(3) the readiness, educational, technological, and
12	training needs of territorial law enforcement agencies
13	in responding to cases involving missing, abducted, or
14	exploited children; and
15	(4) any other related matters the Attorney Gen-
16	eral or the Secretary of Transportation determines
17	appropriate.
18	(b) Report Required.—The Comptroller General
19	shall submit a report on the findings of the study required
20	under subsection (a) to—
21	(1) the Committee on the Judiciary and the
22	Committee on Environment and Public Works of the
23	Senate;
24	(2) the Committee on the Judiciary and the
25	Committee on Transportation and Infrastructure of
26	the House of Representatives; and

1	(3) each of the delegates or resident commissioner
2	to the House of Representatives from American
3	Samoa, Guam, the Northern Mariana Islands, Puerto
4	Rico, and the Virgin Islands of the United States.
5	(c) Public Availability.—The Comptroller General
6	shall make the report required under subsection (b) avail-
7	able on a public Government website.
8	(d) Obtaining Official Data.—
9	(1) In General.—The Comptroller General may
10	secure information necessary to conduct the study
11	under subsection (a) directly from any Federal agen-
12	cy and from any territorial government receiving
13	grant funding under the PROTECT Act. Upon re-
14	quest of the Comptroller General, the head of a Fed-
15	eral agency or territorial government shall furnish the
16	requested information to the Comptroller General.
17	(2) AGENCY RECORDS.—Notwithstanding para-
18	graph (1), nothing in this subsection shall require a
19	Federal agency or any territorial government to
20	produce records subject to a common law evidentiary
21	privilege. Records and information shared with the
22	Comptroller General shall continue to be subject to
23	withholding under sections 552 and 552a of title 5,
24	United States Code. The Comptroller General is obli-
25	gated to give the information the same level of con-

1	fidentiality and protection required of the Federal
2	agency or territorial government. The Comptroller
3	General may be requested to sign a nondisclosure or
4	other agreement as a condition of gaining access to
5	sensitive or proprietary data to which the Comp-
6	troller General is entitled.
7	(3) Privacy of Personal Information.—The
8	Comptroller General, and any Federal agency and
9	any territorial government that provides information
10	to the Comptroller General, shall take such actions as
11	are necessary to ensure the protection of the personal
12	information of a minor.
13	Subtitle E—Other Matters
14	SEC. 1741. TECHNICAL, CONFORMING, AND CLERICAL
	SEC. 1741. TECHNICAL, CONFORMING, AND CLERICAL AMENDMENTS.
14	,
14 15	AMENDMENTS.
14 15 16	AMENDMENTS. (a) TITLE 10, UNITED STATES CODE.—Title 10,
14 15 16 17	AMENDMENTS. (a) Title 10, United States Code, is amended as follows:
14 15 16 17	AMENDMENTS. (a) Title 10, United States Code.—Title 10, United States Code, is amended as follows: (1) Section 127e(g) is amended by striking
14 15 16 17 18	AMENDMENTS. (a) TITLE 10, UNITED STATES CODE.—Title 10, United States Code, is amended as follows: (1) Section 127e(g) is amended by striking "Low-Intensity" and inserting "Low Intensity".
14 15 16 17 18 19 20	AMENDMENTS. (a) Title 10, United States Code.—Title 10, United States Code, is amended as follows: (1) Section 127e(g) is amended by striking "Low-Intensity" and inserting "Low Intensity". (2) Section 142 is amended—
14 15 16 17 18 19 20	AMENDMENTS. (a) TITLE 10, UNITED STATES CODE.—Title 10, United States Code, is amended as follows: (1) Section 127e(g) is amended by striking "Low-Intensity" and inserting "Low Intensity". (2) Section 142 is amended— (A) by striking subsection (d); and
14 15 16 17 18 19 20 21	AMENDMENTS. (a) TITLE 10, UNITED STATES CODE.—Title 10, United States Code, is amended as follows: (1) Section 127e(g) is amended by striking "Low-Intensity" and inserting "Low Intensity". (2) Section 142 is amended— (A) by striking subsection (d); and (B) by redesignating the second subsection

1	(4) Section 231 is amended—
2	(A) in subsection (a)(1), by striking "and"
3	after the colon;
4	(B) by striking "quadrennial defense re-
5	view" each place it appears and inserting "na-
6	tional defense strategy"; and
7	(C) in subsection (f)(3), by striking "section
8	118" and inserting "section 113(g)".
9	(5) Section $1073c(a)$ is amended by redesig-
10	nating the second paragraph (6) as paragraph (7).
11	(6) Section 1044e is amended by striking "sub-
12	section (h)" each place it appears and inserting "sub-
13	section (i)".
14	(7) The table of sections at the beginning of
15	chapter 58 is amended by striking the item relating
16	to section 1142 and inserting the following:
	"1142. Preseparation counseling; transmittal of certain records to Department of Veterans Affairs.".
17	(8) Section $1564(c)(2)$ is amended in the matter
18	preceding subparagraph (A) by striking "in" and in-
19	serting "is".
20	(9) The table of sections at the beginning of
21	chapter 113 is amended by striking "Sec." each place
22	it appears, except for the first "Sec." preceding the
23	item relating to section 2200g.

(10) The table of sections at the beginning of
chapter 135 is amended by striking the item relating
to section 2279c.
(11) The table of sections at the beginning of
chapter 142 is amended by striking the item relating
to section 2417 and inserting the following:
"2417. Administrative and other costs.".
(12) The table of sections at the beginning of
chapter 152 is amended by striking the item relating
to section 2568a and inserting the following:
"2568a. Damaged personal protective equipment: award to members separating from the Armed Forces and veterans.".
(13) Section 2417(2) is amended by striking "en-
tities -" and inserting "entities—".
(14) Section $2641b(a)(3)(B)$ is amended by strik-
ing "subsection $(c)(5)$ " and inserting "subsection
(c)(6)".
(15) Section 2804(b) is amended in the third
sentence by striking "; and".
(16) Section 2890(e)(2) is amended by inserting
"a" before "landlord" in the matter preceding sub-
paragraph (A).
(17) Section 2891(e)(1) is amended—
(A) by inserting "unit" after "housing" the
third place it appears; and

1	(B) in subparagraph (B), by inserting
2	"the" before "tenant".
3	(18) Section 2891a is amended—
4	(A) in subsection (b), by adding a period at
5	the end of paragraph (2); and
6	(B) in subsection $(e)(2)(B)$, by striking
7	"the" before "any basic".
8	(19) Section $2894(c)(3)$ is amended by inserting
9	", the office" after "installation housing management
10	office".
11	(b) Title 38, United States Code.—Section
12	1967(a)(3)(D) of title 38, United States Code, is amended
13	in the matter preceding clause (i) by inserting a comma
14	after "theater of operations".
15	(c) NDAA for Fiscal Year 2019.—Effective as of
16	August 13, 2018, and as if included therein as enacted, the
17	John S. McCain National Defense Authorization Act for
18	Fiscal Year 2019 (Public Law 115–232) is amended as fol-
19	lows:
20	(1) Section 226(b)(3)(C) (132 Stat. 1686) is
21	amended by striking "commercial-off the-shelf" and
22	inserting "commercially available off-the-shelf items
23	(as defined in section 104 of title 41, United States
24	Code) that may serve as".

1	(2) Section 809(b)(3) (132 Stat. 1840) is amend-
2	ed by striking "Section 598(d)(4) of the National De-
3	fense Authorization Act of for Fiscal Year 2010 (Pub-
4	lic Law 111–84; 10 U.S.C. 1561 note)" and inserting
5	"Section 563(d)(4) of the Duncan Hunter National
6	Defense Authorization Act for Fiscal Year 2009 (Pub-
7	lic Law 110-417; 10 U.S.C. 1561 note)".
8	(3) Section $836(a)(2)(B)$ (132 Stat. 1860) is
9	amended by inserting "of such title" after "Section
10	104(1)(A)".
11	(4) Section 836(c)(8) is amended by striking
12	subparagraphs (A) and (B) and inserting the fol-
13	lowing new subparagraphs:
14	"(A) by striking 'commercial items' and in-
15	serting 'commercial products'; and
16	"(B) by striking 'the item' both places it
17	appears and inserting 'commercial product'.".
18	(5) Section 889(f) (132 Stat. 1918) is amended
19	by striking "appropriate congressional committees"
20	and inserting "appropriate congressional commit-
21	tees".
22	(6) Section 1286(e)(2)(D) (10 U.S.C. 2358 note;
23	132 Stat. 2080) is amended by striking "improve"
24	and inserting "improved".

1	(7) Section 1757(a) (50 U.S.C. 4816; 132 Stat.
2	2218) is amended by inserting "to persons" before
3	"who are potential".
4	(8) Section 1759(a)(2) (50 U.S.C. 4818; 132
5	Stat. 2223) is amended by striking the semicolon at
6	the end and inserting a period.
7	(9) Section 1763(c) (50 U.S.C. 4822; 132 Stat.
8	2231) is amended by striking "December 5, 1991"
9	and inserting "December 5, 1995".
10	(10) Section 1773(b)(1) (50 U.S.C. 4842; 132
11	Stat. 2235) is amended by striking "section
12	1752(1)(D)" and inserting "section $1752(2)(D)$ ".
13	(11) Section 1774(a) (50 U.S.C. 4843; 132 Stat.
14	2237) is amended in the matter preceding paragraph
15	(1) by inserting "under" before "section 1773".
16	(12) Section 2827(b)(1) (132 Stat. 2270) is
17	amended by inserting "in the matter preceding the
18	paragraphs" after "amended".
19	(d) NDAA FOR FISCAL YEAR 2016.—Effective as of
20	December 23, 2016, and as if included therein as enacted,
21	section 856(a)(1) the National Defense Authorization Act
22	for Fiscal Year 2016 (Public Law 114–92; 10 U.S.C. 2377
23	note) is amended by inserting "United States Code," after
24	"title 41,".

1	(e) Coordination With Other Amendments Made
2	BY This Act.—For purposes of applying amendments
3	made by provisions of this Act other than this section, the
4	amendments made by this section shall be treated as having
5	been enacted immediately before any such amendments by
6	other provisions of this Act.
7	SEC. 1742. ADDITION OF CHIEF OF THE NATIONAL GUARD
8	BUREAU TO THE LIST OF OFFICERS PRO-
9	VIDING REPORTS OF UNFUNDED PRIORITIES.
10	Section 222a(b) of title 10, United States Code, is
11	amended—
12	(1) by redesignating paragraph (5) as para-
13	graph (6); and
14	(2) by inserting after paragraph (4) the fol-
15	lowing new paragraph:
16	"(5) The Chief of the National Guard Bureau.".
17	SEC. 1743. ACCEPTANCE OF PROPERTY BY MILITARY ACAD-
18	EMIES AND MUSEUMS.
19	(a) Acceptance of Property.—Section 2601 of title
20	10, United States Code, is amended—
21	(1) in subsection $(a)(2)$, by inserting after sub-
22	paragraph (B) the following new subparagraph:
23	"(C) The Secretary concerned may display, at a mili-
24	tary museum, recognition for an individual or organization
25	that contributes money to a nonprofit entity described in

1	subparagraph (A), or an individual or organization that
2	contributes a gift directly to the armed force concerned for
3	the benefit of a military museum, whether or not the con-
4	tribution is subject to the condition that recognition be pro-
5	vided. The Secretary of Defense shall prescribe uniform reg-
6	ulations governing the circumstances under which contrib-
7	utor recognition may be provided, appropriate forms of rec-
8	ognition, and suitable display standards."; and
9	(2) in subsection $(e)(1)$ —
10	(A) by inserting "or personal" after "real"
11	both places it appears; and
12	(B) by striking "or the Coast Guard Acad-
13	emy" and inserting "the Coast Guard Academy,
14	the National Defense University, the Defense Ac-
15	quisition University, the Air University, the
16	Army War College, the Army Command and
17	General Staff College, the Naval War College, the
18	Naval Postgraduate School, or the Marine Corps
19	University".
20	(b) Lease of Non-excess Property to Military
21	Museums.—
22	(1) In General.—Section 2667 of title 10,
23	United States Code, is amended—
24	(A) in subsection (b)—

1	(i) in paragraph (7), by striking
2	"and" at the end;
3	(ii) in paragraph (8), by striking the
4	period at the end and inserting "; and";
5	and
6	(iii) by adding at the end the following
7	new paragraph:
8	"(9) in the case of a lease of a museum facility
9	to a museum foundation, may provide for use in gen-
10	erating revenue for activities of the museum facility
11	and for such administrative purposes as may be nec-
12	essary to support the facility.";
13	(B) in subsection (i), by adding at the end
14	the following new paragraph:
15	"(6) The term 'museum foundation' means any
16	entity—
17	"(A) qualifying as an exempt organization
18	under section $501(c)(3)$ of the Internal Revenue
19	Code of 1986; and
20	"(B) incorporated for the primary purpose
21	of supporting a Department of Defense mu-
22	seum."; and
23	(C) in subsection (k)—

1	(i) in the subsection heading, by insert-
2	ing "And Museums" after "Leases for
3	Education"; and
4	(ii) by inserting "or to a museum
5	foundation" before the period at the end.
6	(2) Repeals.—
7	(A) Lease or license of united states
8	NAVY MUSEUM FACILITIES AT WASHINGTON NAVY
9	YARD, DISTRICT OF COLUMBIA.—The National
10	Defense Authorization Act for Fiscal Year 2006
11	(Public Law 109–163) is amended by striking
12	section 2852.
13	(B) Lease of facility to marine corps
14	HERITAGE FOUNDATION.—Section 2884 of the
15	Floyd D. Spence National Defense Authorization
16	Act for Fiscal Year 2001 (Public Law 106–398;
17	114 Stat. 1654A-440) is amended by striking
18	subsection (e).
19	SEC. 1744. REAUTHORIZATION OF NATIONAL OCEANO-
20	GRAPHIC PARTNERSHIP PROGRAM.
21	(a) National Oceanographic Partnership Pro-
22	GRAM.—Section 8931 of title 10, United States Code, is
23	amended to read as follows:

1	"SEC. 8931. NATIONAL OCEANOGRAPHIC PARTNERSHIP
2	PROGRAM.
3	"(a) Establishment.—The Secretary of the Navy
4	shall establish a program to be known as the 'National
5	Oceanographic Partnership Program'.
6	"(b) Purposes.—The purposes of the program are as
7	follows:
8	"(1) To promote the national goals of assuring
9	national security, advancing economic development,
10	protecting quality of life, ensuring environmental
11	stewardship, and strengthening science education and
12	communication through improved knowledge of the
13	ocean.
14	"(2) To coordinate and strengthen oceanographic
15	efforts in support of those goals by—
16	"(A) creating and carrying out partner-
17	ships among Federal agencies, academia, indus-
18	try, and other members of the oceanographic
19	community in the areas of science, data, re-
20	sources, education, and communication; and
21	"(B) accepting, planning, and executing
22	oceanographic research projects funded by
23	grants, contracts, cooperative agreements, or
24	other vehicles as appropriate, that contribute to
25	assuring national security, advancing economic
26	development, protecting quality of life, ensuring

1	environmental stewardship, and strengthening
2	science education and communication through
3	improved knowledge of the ocean.".
4	(b) Ocean Policy Committee.—
5	(1) In General.—Section 8932 of such title is
6	amended to read as follows:
7	"§ 8932. Ocean Policy Committee
8	"(a) Committee.—There is established an Ocean Pol-
9	icy Committee (hereinafter referred to as the 'Committee').
10	The Committee shall retain the membership, co-chairs, and
11	subcommittees outlined in Executive Order 13840.
12	"(b) Responsibilities.—The Committee shall con-
13	tinue the activities of that Committee as it was in existence
14	on the day before the date of the enactment of the National
15	Defense Authorization Act for Fiscal Year 2021. In dis-
16	charging its responsibilities and to assist in the execution
17	of the activities delineated in this subsection, the Committee
18	may delegate to a subcommittee, as appropriate. The Com-
19	mittee shall—
20	"(1) prescribe policies and procedures to imple-
21	ment the National Oceanographic Partnership Pro-
22	gram;
23	"(2) engage and collaborate, pursuant to existing
24	laws and regulations, with stakeholders, including re-
25	aional ocean partnerships, to address ocean-related

1	matters that may require interagency or intergovern-
2	$mental\ solutions;$
3	"(3) facilitate coordination and integration of
4	Federal activities in ocean and coastal waters to in-
5	form ocean policy and identify priority ocean re-
6	search, technology, and data needs; and
7	"(4) review, select, and identify partnership
8	projects for implementation under the program, based
9	<i>on</i> —
10	"(A) whether the project addresses impor-
11	tant research objectives or operational goals;
12	"(B) whether the project has, or is designed
13	to have, appropriate participation within the
14	oceanographic community of public, academic,
15	commercial, private participation or support;
16	"(C) whether the partners have a long-term
17	commitment to the objectives of the project;
18	"(D) whether the resources supporting the
19	project are shared among the partners; and
20	"(E) whether the project has been subjected
21	to adequate review according to each of the sup-
22	porting agencies.
23	"(c) Annual Report and Briefing.—(1) Not later
24	than March 1 of each year, the Committee shall post a re-

1	port on the National Oceanographic Partnership Program
2	on a publicly available website and brief—
3	"(A) the Committee on Commerce, Science, and
4	Transportation of the Senate;
5	"(B) the Committee on Armed Services of the
6	Senate;
7	"(C) the Committee on Natural Resources of the
8	House of Representatives;
9	"(D) the Committee on Science, Space, and
10	Technology of the House of Representatives; and
11	"(E) the Committee on Armed Services of the
12	House of Representatives.
13	"(2) The report and all briefing materials shall be
14	posted to a publicly available website not later than 30 days
15	after the briefing.
16	"(3) The report and briefing shall include the fol-
17	lowing:
18	"(A) A description of activities of the program
19	carried out during the prior fiscal year.
20	"(B) A general outline of the activities planned
21	for the program during the current fiscal year.
22	"(C) A summary of projects, partnerships, and
23	collaborations, including the Federal and non-Federal
24	sources of funding, continued from the prior fiscal
25	year and projects expected to begin during the current

1	and subsequent fiscal years, as required in the pro-
2	gram office report outlined in section $8932(f)(2)(C)$ of
3	$this\ title.$
4	"(D) The amounts requested in the budget sub-
5	mitted to Congress pursuant to section 1105(a) of title
6	31 for the subsequent fiscal year, for the programs,
7	projects, activities and the estimated expenditures
8	under such programs, projects, and activities, to exe-
9	cute the National Oceanographic Partnership Pro-
10	gram.
11	"(E) A summary of national ocean research pri-
12	orities informed by the Ocean Research Advisory
13	Panel required in section 8933(b)(4) of this title.
14	"(F) A list of the members of the Ocean Research
15	Advisory Panel described in section 8933(a) of this
16	title and any working groups described in section
17	8932(f)(2)(A) of this title in existence during the fis-
18	cal years covered.
19	"(d) National Oceanographic Partnership
20	Fund.—(1) There is established in the Treasury a separate
21	account to be known as the National Oceanographic Part-
22	nership Program Fund to be jointly managed by the Sec-
23	retary of the Navy, the Administrator of the National Oce-
24	anic and Atmospheric Administration, and any other Fed-
25	eral agency that contributes amounts to the Fund.

1	"(2) Amounts in the Fund shall be available to the
2	National Oceanic Partnership Program without further ap-
3	propriation to remain available for up to 5 years from the
4	date contributed or until expended for the purpose of car-
5	rying out this section.
6	"(3) There is authorized to be credited to the Fund the
7	following:
8	"(A) Such amounts as determined appropriate to
9	be transferred to the Fund by the head of a Federal
10	agency or entity participating in the National Ocean-
11	ographic Partnership Program.
12	"(B) Funds provided by a State, local govern-
13	ment, tribal government, territory, or possession, or
14	any subdivisions thereof.
15	"(C) Funds contributed by—
16	"(i) a non-profit organization, individual,
17	or Congressionally-established foundation; and
18	"(ii) by private grants, contracts, and do-
19	nations.
20	"(4) For the purpose of carrying out this section, as
21	directed by the Committee, departments or agencies rep-
22	resented on the Committee may enter into contracts, make
23	grants, including transactions authorized by paragraph (5),
24	and may transfer funds available to the National Oceano-

- 1 graphic Partnership Program under paragraph (3) to par-
- 2 ticipating departments and agencies for such purposes.
- 3 "(5) The Committee or any participating Federal
- 4 agency or entity may enter into an agreement to use, with
- 5 or without reimbursement, the land, services, equipment,
- 6 personnel, and facilities of any department, agency, or in-
- 7 strumentality of the United States, or of any State, local
- 8 government, Indian tribal government, Territory, District
- 9 of Columbia, or possession, or of any political subdivision
- 10 thereof, or of any foreign government or international orga-
- 11 nization or individual, for the purpose of carrying out this
- 12 section.
- 13 "(e) Establishment and Forms of Partnership
- 14 Projects.—A partnership project under the National
- 15 Oceanographic Partnership Program—
- 16 "(1) may be established by any instrument that
- 17 the Committee considers appropriate; and
- 18 "(2) may include demonstration projects.
- 19 "(f) Partnership Program Office.—(1) The Sec-
- 20 retary of the Navy and Administrator of the National Oce-
- 21 anic and Atmospheric Administration shall jointly estab-
- 22 lish a partnership program office for the National Oceano-
- 23 graphic Partnership Program. Competitive procedures will
- 24 be used to select an external operator for the partnership
- 25 program office.

1	"(2) The Committee will monitor the performance of
2	the duties of the partnership program office, which shall
3	consist of the following:
4	"(A) To support working groups established by
5	the Committee or subcommittee and report working
6	group activities to the Committee, including working
7	group proposals for partnership projects.
8	"(B) To support the process for proposing part-
9	nership projects to the Committee, including, where
10	appropriate, managing review of such projects.
11	"(C) To submit to the Committee and make pub-
12	licly available an annual report on the status of all
13	partnership projects, including the Federal and non-
14	Federal sources of funding for each project, and ac-
15	tivities of the office.
16	"(D) To perform any additional duties for the
17	administration of the National Oceanographic Part-
18	nership Program that the Committee considers appro-
19	priate.".
20	(2) Clerical amendment.—The table of sec-
21	tions at the beginning of chapter 893 of title 10,
22	United States Code, is amended by striking the item
23	relating to section 8932 and inserting the following
24	new item:

"8932. Ocean Policy Committee.".

1	(c) Ocean Research Advisory Panel.—Section
2	8933 of such title is amended to read as follows:
3	"§ 8933. Ocean Research Advisory Panel
4	"(a) Establishment.—(1) The Committee shall es-
5	tablish an Ocean Research Advisory Panel consisting of not
6	less than 10 and not more than 18 members appointed by
7	the Co-chairs, including the following:
8	"(A) Three members who will represent the Na-
9	tional Academies of Sciences, Engineering, and Medi-
10	cine.
11	"(B) Members selected from among individuals
12	who will represent the views of ocean industries,
13	State, tribal, territorial or local governments, aca-
14	demia, and such other views as the Co-chairs consider
15	appropriate.
16	"(C) Members selected from among individuals
17	eminent in the fields of marine science, marine tech-
18	nology, and marine policy, or related fields.
19	"(2) The Committee shall ensure that an appropriate
20	balance of academic, scientific, industry, and geographical
21	interests and gender and racial diversity are represented
22	by the members of the Advisory Panel.
23	"(b) Responsibilities.—The Committee shall assign
24	the following responsibilities to the Advisory Panel:

1	"(1) To advise the Committee on policies and
2	procedures to implement the National Oceanographic
3	Partnership Program.
4	"(2) To advise the Committee on matters relat-
5	ing to national oceanographic science, engineering,
6	facilities, or resource requirements.
7	"(3) To advise the Committee on improving di-
8	versity, equity, and inclusion in the ocean sciences
9	and related fields.
10	"(4) To advise the Committee on national ocean
11	research priorities.
12	"(5) Any additional responsibilities that the
13	Committee considers appropriate.
14	"(6) To meet no fewer than two times a year.
15	"(c) Administrative and Technical Support.—
16	The Administrator of the National Oceanic and Atmos-
17	pheric Administration shall provide such administrative
18	and technical support as the Ocean Research Advisory
19	Panel may require.
20	"(d) Federal Advisory Committee Act.—Section
21	14 of the Federal Advisory Committee Act (5 U.S.C. App.)
22	shall not apply to the Ocean Research Advisory Panel ap-
23	pointed under section 8933.".

1	SEC. 1745. REQUIREMENTS RELATING TO PROGRAM AND
2	PROJECT MANAGEMENT.
3	(a) Standards for Program and Project Man-
4	AGEMENT.—Section $503(c)(1)(D)$ of title 31, United States
5	Code, is amended by striking "consistent with widely ac-
6	cepted standards" and inserting "in accordance with stand-
7	ards accredited by the American National Standards Insti-
8	tute".
9	(b) Program Management Improvement Officers
10	AND PROGRAM MANAGEMENT POLICY COUNCIL.—Section
11	1126 of title 31, United States Code, is amended—
12	(1) in subsection (a)(1), by inserting after "sen-
13	ior executive of the agency" the following: ", who has
14	significant program and project management over-
15	sight responsibilities,"; and
16	(2) in subsection (b)(4) by striking "twice" and
17	inserting "four times".
18	SEC. 1746. QUARTERLY BRIEFINGS ON JOINT ALL DOMAIN
19	COMMAND AND CONTROL CONCEPT.
20	(a) In General.—During the period beginning on
21	October 1, 2020, and ending on October 1, 2022, the Direc-
22	tor of the Joint All Domain Command and Control (in this
23	section referred to as "JADC2") Cross Functional Team (in
24	this section referred to as "CFT"), in consultation with the
25	Vice Chairman of the Joint Chiefs of Staff and Chief Infor-
26	mation Officer of the Department of Defense, shall provide

1	to the Committee on Armed Services of the House of Rep-
2	resentatives quarterly briefings on the progress of the De-
3	partment's Joint All Domain Command and Control con-
4	cept.
5	(b) Elements.—Each briefing under subsection (a)
6	shall include, with respect to the JADC2 concept, the fol-
7	lowing elements:
8	(1) The status of the joint concept of command
9	$and\ control.$
10	(2) How the JADC2 CFT is identifying gaps
11	and addressing validated requirements based on the
12	joint concept of command and control.
13	(3) Progress in developing specific plans to
14	evaluate and implement materiel and non-materiel
15	improvements to command and control capabilities.
16	(4) Clarification on distribution of responsibil-
17	ities and authorities within the CFT and the Office
18	of the Secretary of Defense with respect to JADC2,
19	and how the CFT and the Office of the Secretary of
20	Defense are synchronizing and aligning with joint
21	and military concepts, solutions, experimentation,
22	and exercises.
23	(5) The status of and review of any recommenda-
24	tions for resource allocation necessary to achieve oper-
25	ational JADC2

1	(6) A sufficiency assessment of planned funding
2	across the future years defense program for the devel-
3	$opment\ of\ JADC2\ capabilities.$
4	SEC. 1747. RESOURCES TO IMPLEMENT A DEPARTMENT OF
5	DEFENSE POLICY ON CIVILIAN CASUALTIES
6	IN CONNECTION WITH UNITED STATES MILI-
7	TARY OPERATIONS.
8	(a) Resources to Implement Department of De-
9	FENSE POLICY ON CIVILIAN CASUALTIES IN CONNECTION
10	WITH UNITED STATES MILITARY OPERATIONS.—
11	(1) Purpose.—The purpose of this section is to
12	facilitate fulfillment of the requirements in section
13	936 of the John S. McCain National Defense Author-
14	ization Act for Fiscal Year 2019 (10 U.S.C. 134
15	note).
16	(2) Personnel.—Not later than 180 days after
17	the date of the enactment of this Act, the Secretary of
18	Defense shall do the following:
19	(A) Add to, and assign within, each of the
20	United States Central Command, the United
21	States Africa Command, the United States Spe-
22	cial Operations Command, the United States
23	European Command, the United States Southern
24	Command, the United States Indo-Pacific Com-
25	mand, and the United States Northern Com-

1	mand not fewer than two personnel who shall
2	have primary responsibility for the following in
3	connection with military operations undertaken
4	by such command:
5	(i) Providing guidance and oversight
6	relating to prevention of and response to ci-
7	vilian casualties, promotion of observance of
8	human rights, and the protection of civil-
9	ians and civilian infrastructure.
10	(ii) Overseeing civilian casualty re-
11	sponse functions on behalf of the commander
12	of such command.
13	(iii) Receiving reports of civilian cas-
14	ualties and conduct of civilian casualty as-
15	sessments.
16	(iv) Analyzing civilian casualty inci-
17	dents and trends.
18	(v) Offering condolences for casualties,
19	including ex gratia payments.
20	(vi) Ensuring the integration of activi-
21	ties relating to civilian casualty mitigation,
22	protection of civilians, and promotion of ob-
23	servance of human rights in security co-
24	operation activities.

1	(vii) Consulting with non-govern-
2	mental organizations on civilian casualty
3	and human rights matters.
4	(B) Add to, and assign within, the Office of
5	the Under Secretary for Policy not fewer than
6	two personnel who shall have primary responsi-
7	bility for implementing and overseeing imple-
8	mentation by the components of the Department
9	of Defense of Department policy on civilian cas-
10	ualties resulting from United States military op-
11	erations.
12	(C) Add to, and assign within, the Joint
13	Staff not fewer than two personnel who shall
14	have primary responsibility for the following:
15	(i) Overseeing implementation by the
16	components of the Department of Defense of
17	Department policy on civilian casualties re-
18	sulting from United States military oper-
19	ations.
20	(ii) Developing and sharing in the im-
21	plementation of such policy.
22	(iii) Communicating operational guid-
23	ance on such policy.
24	(3) Training, software, and other require-
25	MENTS —

1	(A) In general.—In each of fiscal years
2	2021 through 2023, the Secretary of Defense and
3	each Secretary of a military department may ob-
4	ligate and expend, from amounts specified in
5	subparagraph (B), not more than \$5,000,000 for
6	$the\ following:$
7	(i) Training related to civilian cas-
8	ualty mitigation and response.
9	(ii) Information technology equipment,
10	support and maintenance, and data storage,
11	in order to implement the policy of the De-
12	partment related relating to civilian casual-
13	ties resulting from United States military
14	operations as required by section 936 of the
15	John S. McCain National Defense Author-
16	ization Act for Fiscal Year 2019.
17	(B) Funds.—The funds for a fiscal year
18	specified in this subparagraph are funds as fol-
19	lows:
20	(i) In the case of the Secretary of De-
21	fense, amounts authorized to be appro-
22	priated for such fiscal year for operation
23	and maintenance, Defense-wide.
24	(ii) In the case of a Secretary of a
25	military department, amounts authorized to

1	be appropriated for such fiscal year for op-
2	eration and maintenance for the compo-
3	nents of the Armed Forces under the juris-
4	diction of such Secretary.
5	(b) United States Military Operations De-
6	FINED.—In this section, the term "United States military
7	operations" includes any mission, strike, engagement, raid,
8	or incident involving United States Armed Forces.
9	SEC. 1748. SENSE OF CONGRESS REGARDING REPORTING
10	OF CIVILIAN CASUALTIES RESULTING FROM
11	UNITED STATES MILITARY OPERATIONS.
12	It is the sense of Congress—
13	(1) to commend the Department of Defense for
14	the measures it has implemented and is currently im-
15	plementing to prevent, mitigate, track, investigate,
16	learn from, respond to, and report civilian casualties
17	resulting from United States military operations; and
18	(2) to agree with the Department that civilian
19	casualties are a tragic and unavoidable part of war,
20	and to recognize that the Department endeavors to
21	conduct all military operations in compliance with
22	the international law of armed conflict and the laws
23	of the United States, including distinction, propor-
24	tionality, and the requirement to take feasible pre-
25	cautions in planning and conducting operations to

redu	uce the risk of harm to civilians and other pro-
tecte	ed persons and objects; and the protection of civil-
ians	and other protected persons and objects, in addi-
tion	to a legal obligation and a strategic interest, is
a m	oral and ethical imperative; that the Department
has	submitted to Congress three successive annual re-
port	s on civilian casualties resulting from United
Stat	tes military operations for calendar years 2017,
2018	8, and 2019, and has updated reports as appro-
pria	te; and to recognize the efforts of the Department,
both	in policy and in practice, to reduce the harm to
civil	tians and other protected persons and objects re-
sulti	ing from United States military operations, and
to e	encourage the Department to make additional
prog	rress in—
	(A) developing at all combatant commands
	personnel and offices responsible for advising the
	commanders of such commands, and integrating
	into command strategy, the promotion of observ-
	ance of human rights and the protection of civil-
	ians and other protected persons and objects;
	(B) finalizing and implementing the policy
	of the Department relating to civilian casualties
	resulting from United States military oper-
	ations, as required by section 936 of the John S.

1	McCain National Defense Authorization Act for
2	Fiscal Year 2019 (10 U.S.C. 134 note);
3	(C) finalizing Department-wide regulations
4	to implement section 1213 of the National De-
5	fense Authorization for Fiscal Year 2020 (Public
6	Law 116–92) for ex gratia payments for damage,
7	personal injury, or death that is incident to the
8	use of force by the United States Armed Forces,
9	a coalition that includes the United States, a
10	military organization supporting the United
11	States, or a military organization supporting the
12	United States or such coalition; and
13	(D) professionalizing foreign partner forces
14	to reduce civilian casualties, including in con-
15	nection with train and equip programs, advise,
16	assist, accompany, and enable missions, and
17	fully combined and coalition operations.
18	SEC. 1749. PROHIBITION OF PUBLIC DISPLAY OF CONFED-
19	ERATE BATTLE FLAG ON DEPARTMENT OF
20	DEFENSE PROPERTY.
21	(a) Prohibition.—Except as provided in subsection
22	(b) the Secretary of Defense shall prohibit the public display
23	of the Confederate battle flag at all Department of Defense
24	property.

1	(b) Exceptions.—The prohibition under subsection
2	(a) shall not apply to—
3	(1) a museum located on a Department of De-
4	fense installation that addresses the Civil War from
5	a historical or educational perspective;
6	(2) an educational or historical display depict-
7	ing a Civil War battle in which the Confederate battle
8	flag is present, but not the main focus of the display;
9	(3) a State flag that incorporates the Confederate
10	battle flag;
11	(4) a State-issued license plate with a depiction
12	of the Confederate battle flag; or
13	(5) a grave site of a Confederate soldier.
14	(c) Definitions.—In this section:
15	(1) The term "Confederate battle flag" means the
16	battle flag carried by Confederate armies during the
17	Civil War.
18	(2) The term "Department of Defense property"
19	means all installations, workplaces, common-access
20	areas, and public areas of the Department of Defense,
21	including—
22	(A) office buildings, facilities, naval vessels,
23	aircraft, Government vehicles, hangars, ready
24	rooms, conference rooms, individual offices, cubi-
25	cles, storage rooms, tool and equipment rooms,

1	workshops, break rooms, galleys, recreational
2	areas, commissaries, Navy and Marine Corps ex-
3	changes, and heads;
4	(B) sensitive compartmented information
5	facilities and other secure facilities;
6	(C) open-bay barracks and common areas of
7	barracks and living quarters;
8	(D) all Department of Defense school houses
9	and training facilities including, officer can-
10	didate school, the basic school, recruit training
11	command, and recruiting offices;
12	(E) all areas of the Department of Defense
13	in public or plain view, including outside areas,
14	work office buildings, stores, or barracks, includ-
15	ing parking lots;
16	(F) the front yard or external porch of Gov-
17	ernment-owned and Government-operated hous-
18	ing and public-private venture housing; and
19	(G) automobile bumper stickers, clothing,
20	and other apparel that is located on or in any
21	installation, workplace, common-access area, or
22	public area of the Department of Defense.

1	SEC. 1750. DEPLOYMENT OF REAL-TIME STATUS OF SPE-
2	CIAL USE AIRSPACE.
3	(a) In General.—The Administrator of the Federal
4	Aviation Administration, in consultation, as appropriate,
5	with the Secretary of Defense and the heads of the military
6	services, including the National Guard and Air National
7	Guard, and other appropriate Federal agencies, shall ini-
8	tiate, not later than 180 days after the date of enactment
9	of this Act, a program to enable public dissemination of
10	information on—
11	(1) the real-time status of the activation or deac-
12	tivation of military operations areas and restricted
13	areas; and
14	(2) the reports submitted to the Administrator
15	pursuant to section 73.19 of title 14, Code of Federal
16	Regulations.
17	(b) Status Report.—
18	(1) In general.—Not later than one year after
19	the Administrator initiates the program required
20	under subsection (a), and every year thereafter until
21	such program is complete, the Administrator shall
22	submit a status report to the appropriate committees
23	of Congress on the implementation of such program.
24	(2) Contents.—The report required under
25	paragraph (1) shall contain, at a minimum—

1	(A) an update on the progress of the Ad-
2	ministrator in modifying policies, systems, or
3	equipment that may be necessary to enable the
4	public dissemination of information on the real-
5	time status of the activation or deactivation of
6	military operations areas and restricted areas;
7	(B) a description of any challenges to com-
8	pleting the program initiated pursuant to sub-
9	section (a), including challenges in—
10	(i) receiving the timely and complete
11	submissions of data concerning airspace
12	usage;
13	(ii) modifying policies; and
14	(iii) acquiring necessary systems or
15	equipment; and
16	(C) a timeline of the anticipated completion
17	of the program and the modifications described
18	$in\ subparagraph\ (A).$
19	(c) Utilization Reports.—Not later than 180 days
20	after the date of enactment of this Act, the Secretary of De-
21	fense shall submit a report to the appropriate committees
22	of Congress—
23	(1) describing whether the Department of Defense
24	has submitted the utilization reports required under
25	section 73.19 of title 14, Code of Federal Regulations

1	for the prior fiscal year, and, if so, to what extent
2	such reports have been submitted; and
3	(2) providing, if the Secretary discovers that all
4	such reports have not been submitted in a timely and
5	complete manner—
6	(A) an explanation for the failure to submit
7	any such reports in the manner prescribed by
8	regulation; and
9	(B) a plan to ensure the timely and com-
10	plete submission of all such reports.
11	(d) Policies.—Not later than 18 months after the
12	date of enactment of this Act, the Administrator shall sub-
13	mit a report to the appropriate committees of Congress on
14	special use airspace, including a review of the Federal Avia-
15	$tion\ Administration's —$
16	(1) policies and processes for establishing, re-
17	viewing, and revoking military operations areas and
18	restricted areas; and
19	(2) administration, including release of, under-
20	utilized special use airspace.
21	(e) Definitions.—In this section:
22	(1) The term "appropriate committees of Con-
23	gress" means—

1	(A) the Committee on Commerce, Science,
2	and Transportation and the Committee on
3	Armed Services of the Senate; and
4	(B) the Committee on Transportation and
5	Infrastructure and the Committee on Armed
6	Services of the House of Representatives.
7	(2) The term "underutilized", with respect to a
8	military operations area or restricted area, means
9	such an area determined by the Administrator of the
10	Federal Aviation Administrator to have had, during
11	the two most recent consecutive fiscal years prior to
12	the date of enactment of this Act, the number of hours
13	actually utilized be less than 75 percent of the number
14	of hours the area was activated, discounted for weath-
15	er cancellations and delays, loss of use for reasons be-
16	yond the control of the Federal agency using the area,
17	and other factors determined appropriate by the Ad-
18	ministrator.
19	SEC. 1751. DUTIES OF SECRETARY UNDER UNIFORMED AND
20	OVERSEAS CITIZENS ABSENTEE VOTING ACT.
21	(a) Ensuring Ability of Absent Uniformed Serv-
22	ICES VOTERS SERVING AT DIPLOMATIC AND CONSULAR
23	Posts to Receive and Transmit Balloting Mate-
24	RIALS.—In carrying out the Secretary's duties as the Presi-
25	dential designee under the Uniformed and Overseas Citizens

- 1 Absentee Voting Act (52 U.S.C. 20301 et seq.), the Secretary
- 2 shall take such actions as may be necessary to ensure that
- 3 an absent uniformed services voter under such Act who is
- 4 absent from the United States by reason of active duty or
- 5 service at a diplomatic and consular post of the United
- 6 States is able to receive and transmit balloting materials
- 7 in the same manner and with the same rights and protec-
- 8 tions as an absent uniformed services voter under such Act
- 9 who is absent from the United States by reason of active
- 10 duty or service at a military installation.
- 11 (b) Effective Date.—This section shall apply with
- 12 respect to elections held on or after the date of the enactment
- 13 of this Act.
- 14 SEC. 1752. PUBLICLY AVAILABLE DATABASE OF CASUALTIES
- 15 OF MEMBERS OF THE ARMED FORCES.
- 16 (a) In General.—The Secretary of Defense shall pub-
- 17 lish on an appropriate publicly available website of the De-
- 18 partment of Defense a database of all casualties of members
- 19 of the Armed Forces of the United States that occur during
- 20 military operations that take place during 1990 or any sub-
- 21 sequent year.
- 22 (b) Requirements.—The Secretary shall ensure that
- 23 the database published under subsection (a) has the fol-
- 24 lowing capabilities:

1	(1) The capability of generating a machine read-
2	able report, to the extent practicable, through searches
3	based on each, and any combination, of the casualty
4	attributes.
5	(2) The capability of downloading individual
6	records as the result of a search based on each, and
7	any combination, of the casualty attributes.
8	(c) Next-of-kin Opt Out.—The Secretary shall de-
9	velop a mechanism under which the next-of-kin (as deter-
10	mined by the Secretary) of any individual whose informa-
11	tion would be included in the database required under sub-
12	section (a) may elect to have such information excluded
13	from the database.
14	(d) Casualty Attributes.—In this section, the term
15	"casualty attributes" means each of the following with re-
16	spect to the casualty of a member of the Armed Forces:
17	(1) The conflict in which the casualty occurred.
18	(2) The country where the casualty occurred.
19	(3) The attributes of the member of the Armed
20	Forces, including—
21	(A) service;
22	$(B)\ component;$
23	(C) name;
24	$(D) \ rank;$
25	(E) date of death; and

1	(F) any other information as determined by
2	the Secretary.
3	SEC. 1753. NOTICE AND COMMENT FOR PROPOSED ACTIONS
4	OF THE SECRETARY OF DEFENSE RELATING
5	TO FOOD AND BEVERAGE INGREDIENTS.
6	(a) Notice and Comment.—Before promulgating any
7	service-wide or Department-wide final rule, statement, or
8	determination relating to the limitation or prohibition of
9	an ingredient in a food or beverage item provided to mem-
10	bers of the Armed Forces by the Department of Defense (in-
11	cluding an item provided through a commissary store, a
12	dining facility on a military installation, or a military
13	medical treatment facility), the Secretary of Defense shall—
14	(1) publish in the Federal Register a notice of
15	the proposed rule, statement, or determination (in
16	this section referred to as a "proposed action"); and
17	(2) provide interested persons an opportunity to
18	submit public comments with respect to the proposed
19	action.
20	(b) Matters to Be Included in Notice.—The Sec-
21	retary shall include in any notice published under sub-
22	section $(a)(2)$ the following:
23	(1) A summary of the notice.
24	(2) The date of publication of the notice.

1	(3) The contact information for the office of the
2	Department of Defense responsible for the proposed
3	action.
4	(4) The deadline for comments to be submitted
5	with respect to the proposed action and a description
6	of the method to submit such comments.
7	(5) A description of the proposed action.
8	(6) Findings and a statement of reason sup-
9	porting the proposed action.
10	(c) Waiver Authority.—The Director of the Defense
11	Logistics Agency may waive subsections (a) and (b) if the
12	Director determines such waiver is necessary for military
13	operations or for the response to a national emergency de-
14	clared by the President under the National Emergencies Act
15	(50 U.S.C. 1601 et seq.), a medical emergency, or a pan-
16	demic.
17	(d) Reports.—
18	(1) Reports.—On a quarterly basis, the Direc-
19	tor of the Defense Logistics Agency shall submit to the
20	congressional defense committees a report containing
21	an identification of any waiver under subsection (c)
22	issued or in effect during the quarter preceding sub-
23	mission of the report.

1	(2) Matters.—A report under paragraph (1)
2	shall include, with respect to each waiver identified,
3	$the\ following:$
4	(A) The date, time, and location of the
5	issuance of such waiver.
6	(B) A detailed justification for the issuance
7	of such waiver.
8	(C) An identification of the rule, statement,
9	or determination for which the Director issued
10	such waiver, including the proposed duration of
11	such rule, statement, or determination.
12	SEC. 1754. SPACE STRATEGIES AND ASSESSMENT.
13	(a) Sense of Congress.—It is the sense of Congress
14	that the United States Government should support activities
15	in space by—
16	(1) ensuring robust, innovative, and increasingly
17	capable civil and national security space programs;
18	(2) supporting effective and stable space partner-
19	ships with allies of the United States;
20	(3) leveraging, to the greatest extent practicable
21	and appropriate, commercial space capabilities; and
22	(4) ensuring freedom of navigation and pro-
23	viding measures to assure the supply chain related to
24	such space assets and manufacturing processes of such
25	assets.

1	(b) Strategy Required.—Not later than 270 days
2	after the date of the enactment of this Act, the President,
3	in consultation with the National Space Council, shall de-
4	velop and maintain a strategy to ensure that the United
5	States, as appropriate, strengthens civil and national secu-
6	rity capabilities and operations in space through—
7	(1) challenging and inspiring civil space goals
8	and programs;
9	(2) partnerships with allies of the United States;
10	(3) leveraging of commercial space capabilities;
11	(4) ensuring supply chain and manufacturing
12	processes for space assets;
13	(5) sustaining a highly skilled, world-class work-
14	force; and
15	(6) considering the financial security and cyber-
16	security concerns threatening commercial and Federal
17	Government launch sites of the United States.
18	(c) Submission of Strategy and Plan.—Not later
19	than one year after the date of the enactment of this Act,
20	the Chair of the National Space Council, in consultation
21	with relevant departments and agencies of the Federal Gov-
22	ernment, shall submit to the appropriate congressional com-
23	mittees a report setting forth—
24	(1) the strategy under subsection (b); and

1	(2) a plan to implement the strategy, including
2	to—
3	(A) ensure the freedom of navigation of
4	space assets and protect the supply chain relat-
5	ing to such assets and manufacturing process of
6	such assets from threats from the People's Repub-
7	lic of China and the Russian Federation, which
8	may include protection from intellectual prop-
9	erty theft and threats with respect to electronic
10	warfare capabilities;
11	(B) identify capabilities required to ensure
12	civil and national security space leadership;
13	(C) provide contingency and resiliency for
14	civil and national security space operations; and
15	(D) strengthen relations with the allies of
16	the United States with respect to space.
17	(d) Assessment and Report.—
18	(1) Assessment and report requirement.—
19	Not later than 180 days after the date of the enact-
20	ment of this Act, the Secretary of Defense, in con-
21	sultation with the Administrator of the National Aer-
22	onautics and Space Administration, shall submit to
23	the appropriate congressional committees a report
24	that includes—

1	(A) an assessment of the capabilities and
2	role of relevant departments and agencies of the
3	Federal Government to—
4	(i) ensure access to launch, commu-
5	nications, and freedom of navigation and
6	other relevant infrastructure and services
7	for civil and national security space pro-
8	grams and activities; and
9	(ii) identify vulnerabilities that could
10	affect access to space infrastructure; and
11	(iii) address financial security and cy-
12	bersecurity concerns threatening commercial
13	and Federal Government launch sites of the
14	United States; and
15	(B) recommendations and costs to improve
16	the capabilities assessed pursuant to subpara-
17	graph (A), including recommendations with re-
18	spect to—
19	(i) the electronic warfare capabilities
20	of China and Russia; and
21	(ii) the use of counterspace weapons
22	and cyber attacks by China and Russia.
23	(2) FORM.—The report under paragraph (1)
24	may include a classified annex.
25	(e) Definitions.—In this section:

1	(1) The term "appropriate congressional com-
2	mittees" means—
3	(A) the Committee on Armed Services of the
4	$House\ of\ Representatives;$
5	(B) the Committee on Science, Space, and
6	Technology of the House of Representatives;
7	(C) the Committee on Foreign Affairs of the
8	$House\ of\ Representatives;$
9	(D) the Committee on Energy and Com-
10	merce of the House of Representatives;
11	(E) the Committee on Armed Services of the
12	Senate;
13	(F) the Committee on Foreign Relations of
14	the Senate; and
15	(G) the Committee on Commerce, Science,
16	and Transportation of the Senate.
17	(2) The term "launch site" has the meaning
18	given that term under section 50902 of title 51,
19	United States Code.
20	SEC. 1755. NONIMMIGRANT STATUS FOR CERTAIN NATION-
21	ALS OF PORTUGAL.
22	For purposes of clauses (i) and (ii) of section
23	101(a)(15)(E) of the Immigration and Nationality Act (8
24	$U.S.C.\ 1101(a)(15)(E)),\ Portugal\ shall\ be\ considered\ to\ be$
25	a foreign state described in such section if the Government

1	of Portugal provides similar nonimmigrant status to na-
2	tionals of the United States.
3	SEC. 1756. SENSE OF CONGRESS ON EXTENSION OF LIMITA-
4	TIONS ON IMPORTATION OF URANIUM FROM
5	RUSSIAN FEDERATION.
6	It is the sense of Congress that—
7	(1) a secure nuclear fuel supply chain is essen-
8	tial to the economic and national security of the
9	United States;
10	(2) the Government of the Russian Federation
11	uses its control over energy resources, including in the
12	civil nuclear sector, to exert political influence and
13	create economic dependency in other countries;
14	(3) the Agreement Suspending the Antidumping
15	Investigation on Uranium from the Russian Federa-
16	tion (commonly referred to as the "Russian Suspen-
17	sion Agreement"), which limits imports of Russian
18	uranium to 20 percent of the market share, is vital
19	to averting American dependence on Russian energy;
20	(4) the United States should—
21	(A) expeditiously complete negotiation of an
22	extension of the Russian Suspension Agreement
23	to cap the market share for Russian uranium at
24	20 percent or lower; or

1	(B) if an agreement to extend the Russian
2	Suspension Agreement cannot be reached, com-
3	plete the antidumping investigation under title
4	VII of the Tariff Act of 1930 (19 U.S.C. 1671 et
5	seq.) with respect to imports of uranium from
6	the Russian Federation—
7	(i) to avoid unfair trade in uranium
8	and maintain a nuclear fuel supply chain
9	in the United States, consistent with the na-
10	tional security and nonproliferation goals of
11	the United States; and
12	(ii) to protect the United States nu-
13	clear fuel supply chain from the continued
14	manipulation of the global and United
15	States uranium markets by the Russian
16	Federation and Russian-influenced competi-
17	tors;
18	(5) a renegotiated, long-term extension of the
19	Russian Suspension Agreement can prevent adver-
20	saries of the United States from monopolizing the nu-
21	clear fuel supply chain;
22	(6) as was done in 2008, upon completion of a
23	new negotiated long-term extension of the Russian
24	Suspension Agreement, Congress should enact legisla-
25	tion to codify the terms of extension into law to en-

1	sure long-term stability for the domestic nuclear fuel
2	supply chain; and
3	(7) if the negotiations to extend the Russian Sus-
4	pension Agreement prove unsuccessful, Congress
5	should be prepared to enact legislation to prevent the
6	manipulation by the Russian Federation of global
7	uranium markets and potential domination by the
8	Russian Federation of the United States uranium
9	market.
10	SEC. 1757. AUTHORITY TO ESTABLISH A MOVEMENT CO-
11	ORDINATION CENTER PACIFIC IN THE
12	INDOPACIFIC REGION.
13	(a) Authority to Establish.—
14	(1) In General.—The Secretary of Defense,
15	with the concurrence of the Secretary of State, may
16	authorize—
17	(A) the establishment of a Movement Co-
18	ordination Center Pacific (in this section re-
19	ferred to as the "Center"); and
20	(B) participation of the Department of De-
21	fense in an Air Transport and Air-to-Air refuel-
22	ing and other Exchanges of Services program (in
23	this section referred to as the "ATARES pro-
	ľ

1	(2) Scope of Participation in
2	the ATARES program under paragraph (1)(B) shall
3	be limited to the reciprocal exchange or transfer of air
4	transportation and air refueling services on a reim-
5	bursable basis or by replacement-in-kind or the ex-
6	change of air transportation or air refueling services
7	of an equal value with foreign militaries.
8	(3) Limitations.—The Department of Defense's
9	balance of executed transportation hours, whether as
10	credits or debits, in participation in the ATARES
11	program under paragraph (1)(B) may not exceed 500
12	hours. The Department of Defense's balance of exe-
13	cuted flight hours for air refueling in the ATARES
14	program under paragraph (1)(B) may not exceed 200
15	hours.
16	(b) Written Arrangement or Agreement.—
17	(1) Arrangement or agreement required.—
18	The participation of the Department of Defense in the
19	ATARES or exchange like program under subsection
20	(a) shall be in accordance with a written arrange-
21	ment or agreement entered into by the Secretary of
22	Defense, with the concurrence of the Secretary of
23	State.
24	(2) Funding Arrangements.—If Department of
25	Defense facilities, equipment, or funds are used to

1	support the ATARES program, the written arrange-
2	ment or agreement under paragraph (1) shall specify
3	the details of any equitable cost-sharing or other fund-
4	ing arrangement.
5	(3) Other elements.—Any written arrange-
6	ment or agreement entered into under paragraph (1)
7	shall require that any accrued credits and liabilities
8	resulting from an unequal exchange or transfer of air
9	transportation or air refueling services shall be liq-
10	uidated, not less than once every five years, through
11	the ATARES program.
12	(c) Implementation.—In carrying out any written
13	arrangement or agreement entered into under subsection
14	(b), the Secretary of Defense may—
15	(1) pay the Department of Defense's equitable
16	share of the operating expenses of the Center and the
17	ATARES program from funds available to the De-
18	partment of Defense for operation and maintenance;
19	and
20	(2) assign members of the Armed Forces or De-
21	partment of Defense civilian personnel, within billets
22	authorized for the United States Indo-Pacific Com-
23	mand, to duty at the Center as necessary to fulfill the
24	Department of Defense obligations under that ar-
25	rangement or agreement.

1	(d) Report.—Not later than March 1, 2021, the Sec-
2	retary of Defense shall submit to the congressional defense
3	committees a report that contains—
4	(1) a summary of the coordination structure of
5	the center and program, and details related to its for-
6	mation and implementation;
7	(2) list of the military services, by country, par-
8	ticipating or seeking to participate in the program;
9	(3) for each country on the list under paragraph
10	(2), a description of completed agreements and those
11	still to be completed with host nations, as applicable;
12	and
13	(4) any other relevant matters that the Secretary
14	determines should be included.
15	SEC. 1758. ESTABLISHMENT OF VETTING PROCEDURES AND
16	MONITORING REQUIREMENTS FOR CERTAIN
17	MILITARY TRAINING.
18	(a) Establishment of Vetting Procedures.—
19	(1) In general.—Not later than 90 days after
20	the date of the enactment of this Act, the Secretary of
21	Defense shall establish procedures to vet covered indi-
22	viduals for eligibility for physical access to Depart-
23	ment of Defense installations and facilities within the
24	United States.

1	(2) Criteria for procedures.—The proce-
2	dures established under paragraph (1) shall include
3	biographic and biometric screening of covered indi-
4	viduals, continuous review of whether covered individ-
5	uals should continue to be authorized for physical ac-
6	cess, biographic checks of the immediate family mem-
7	bers of covered individuals, and any other measures
8	that the Secretary determines appropriate for vetting.
9	(3) Collection of Information.—The Sec-
10	retary shall—
11	(A) collect the information required to vet
12	individuals under the procedures established
13	under this subsection;
14	(B) as required for the effective implementa-
15	tion of this section, seek to enter into agreements
16	with the relevant departments and agencies of
17	the United States to facilitate the sharing of in-
18	formation in the possession of such departments
19	and agencies concerning covered individuals; and
20	(C) ensure that the initial vetting of covered
21	individuals is conducted as early and promptly
22	as practicable, to minimize disruptions to
23	United States programs to train foreign military
24	students.
25	(b) Determination Authority.—

1	(1) Review of vetting results.—The Sec-
2	retary shall assign to an organization within the De-
3	partment with responsibility for security and counter-
4	intelligence the responsibility of—
5	(A) reviewing the results of the vetting of a
6	covered individual conducted under subsection
7	(a); and
8	(B) making a recommendation regarding
9	whether such individual should be given physical
10	access to a Department of Defense installation or
11	facility.
12	(2) Negative recommendation.—If the rec-
13	ommendation with respect to a covered individual
14	under paragraph (1)(B) is that the individual should
15	not be given physical access to a Department of De-
16	fense installation or facility—
17	(A) such individual may only be given such
18	access if such access is authorized by the Sec-
19	retary of Defense or the Deputy Secretary of De-
20	fense; and
21	(B) the Secretary of Defense shall ensure
22	that the Secretary of State is promptly provided
23	with notification of such recommendation.
24	(c) Additional Security Measures.—

1	(1) Security measures required.—The Sec-
2	retary of Defense shall ensure that—
3	(A) all Department of Defense common ac-
4	cess cards issued to foreign nationals in the
5	United States comply with the credentialing
6	standards issued by the Office of Personnel Man-
7	agement;
8	(B) all such common access cards issued to
9	foreign nationals in the United States include a
10	visual indicator as required by the standard de-
11	veloped by the Department of Commerce Na-
12	tional Institute of Standards and Technology;
13	(C) physical access by covered individuals
14	is limited, as appropriate, to those Department
15	of Defense installations or facilities within the
16	United States directly associated with the train-
17	ing or education or necessary for such individ-
18	uals to access authorized benefits;
19	(D) a policy is in place covering possession
20	of firearms on Department of Defense property
21	by covered individuals;
22	(E) covered individuals who have been
23	granted physical access to Department of Defense
24	installations and facilities are incorporated into

1	the Insider Threat Program of the Department of
2	Defense; and
3	(F) covered individuals are prohibited from
4	transporting, possessing, storing, or using per-
5	sonally owned firearms on Department of De-
6	fense installations or property consistent with
7	the Secretary of Defense policy memorandum
8	dated January 16, 2020.
9	(2) Effective date.—The security measures
10	required under paragraph (1) shall take effect on the
11	date that is 181 days after the date of the enactment
12	of this Act.
13	(3) Notification required.—Upon the estab-
14	lishment of the security measures required under
15	paragraph (1), the Secretary of Defense shall submit
16	to the Committees on Armed Services of the Senate
17	and House of Representatives notice of the establish-
18	ment of such security measures.
19	(d) Reporting Requirements.—
20	(1) Briefing requirement.—Not later than 90
21	days after the date of the enactment of this Act, the
22	Secretary of Defense shall provide to the Committee
23	on Armed Services of the Senate and the Committees
24	on Armed Services and Foreign Affairs of the House
25	of Representative a briefing on the establishment of

1	any policy or guidance related to the implementation
2	of this section.
3	(2) Report.—Not later than two years after the
4	date of the enactment of this Act, the Secretary of De-
5	fense shall submit to such committees a report on the
6	implementation and effects of this section. Such re-
7	port shall include a description of—
8	(A) any positive or negative effects on the
9	training of foreign military students as a result
10	of this section;
11	(B) the effectiveness of the vetting proce-
12	dures implemented pursuant to this section in
13	preventing harm to members of the Armed Forces
14	and United States persons;
15	(C) any mitigation strategies used to ad-
16	dress any negative effects of the implementation
17	of this section; and
18	(D) a proposed plan to mitigate any ongo-
19	ing negative effects to the vetting and training of
20	foreign military students by the Department of
21	Defense.
22	(e) Definitions.—In this section:
23	(1) The term "covered individual" means any
24	foreign national (except foreign nationals of Aus-
25	tralia, Canada, New Zealand, and the United King-

1	dom who have been granted a security clearance that
2	is reciprocally accepted by the United States for ac-
3	cess to classified information) who—
4	(A) is seeking physical access to a Depart-
5	ment of Defense installation or facility within
6	the United States; and
7	(B) is—
8	(i) selected, nominated, or accepted for
9	training or education for a period of more
10	than 14 days occurring on a Department of
11	Defense installation or facility within the
12	United States; or
13	(ii) an immediate family member ac-
14	companying any foreign national who has
15	been selected, nominated, or accepted for
16	such training or education.
17	(2) The term "United States" means the several
18	States, the District of Columbia, the Commonwealth
19	of Puerto Rico, and Guam.
20	(3) The term "immediate family member" with
21	respect to any individual means the parent, step-par-
22	ent, sibling, step-sibling, half-sibling, child, or step-
23	child of the individual.

1	SEC. 1759. WOMEN, PEACE, AND SECURITY ACT IMPLEMEN-
2	TATION.
3	(a) Sense of Congress.—It is the sense of Congress
4	that \$15,000,000 annually is an appropriate allocation of
5	funding to be made available for activities consistent with
6	the Women, Peace, and Security Act of 2017 (Public Law
7	115-68; 131 Stat. 1202) and with any guidance specified
8	in this section, in order to fully implement such Act and
9	in furtherance of the national security priorities of the
10	United States.
11	(b) In General.—During the period beginning on the
12	date of the enactment of this Act and ending on September
13	30, 2025, the Secretary of Defense shall carry out activities
14	consistent with the Women, Peace, and Security Act of 2017
15	and with the guidance specified in this section, including
16	by carrying out—
17	(1) any Defense-wide directives and programs
18	that advance the implementation of the Women,
19	Peace, and Security Act of 2017, including directives
20	relating to military doctrine, programs that are ap-
21	plicable across the Department, and programs that
22	are specific to a combatant command;
23	(2) the hiring and training of full-time equiva-
24	lent personnel as gender advisors of the Department;
25	(3) the integration of gender analysis into train-
26	ing for military personnel across ranks, to include

1	special emphasis on senior level training and support
2	for women, peace, and security; and
3	(4) security cooperation activities that further
4	implement the Women, Peace, and Security Act of
5	2017.
6	(c) Security Cooperation Activities.—Consistent
7	with the Women, Peace, and Security Act of 2017, the Sec-
8	retary of Defense, in coordination with the Secretary of
9	State, shall incorporate gender analysis and participation
10	by women into security cooperation activities conducted
11	with the national security forces of foreign countries pursu-
12	ant to subsection (b)(4), including by—
13	(1) incorporating gender analysis (including
14	data disaggregated by sex) and priorities for women,
15	peace, and security into educational, training, and
16	capacity-building materials and programs, including
17	as authorized by section 333 of title 10, United States
18	Code;
19	(2) advancing and advising on the recruitment,
20	employment, development, retention, and promotion
21	of women in the national security forces of such for-
22	eign countries, including by—
23	(A) identifying available military career
24	opportunities for women;

1	(B) promoting such career opportunities
2	among women and girls;
3	(C) promoting the skills necessary for such
4	careers;
5	(D) encouraging the interest of women and
6	girls in such careers, including by highlighting
7	as role models women in such careers in the
8	United States or in applicable foreign countries;
9	and
10	(E) advising on best practices to prevent the
11	harassment and abuse of women serving in the
12	national security forces of such foreign countries;
13	(3) incorporating training and advising to ad-
14	dress sexual harassment and abuse against women
15	within such national security forces;
16	(4) integrating gender analysis into policy and
17	planning; and
18	(5) ensuring any infrastructure constructed pur-
19	suant to the security cooperation activity addresses
20	the requirements of women serving in such national
21	security forces, including by addressing appropriate
22	equipment.
23	(d) Partner Country Assessments.—The Sec-
24	retary of Defense shall include in any partner country as-
25	sessment conducted in the course of carrying out security

1	cooperation activities specified in subsection (b)(4) consid-
2	eration of any barriers or opportunities with respect to
3	women in the national security forces of such partner coun-
4	tries, including any barriers or opportunities relating to—
5	(1) protections against exploitation, abuse, and
6	harassment; or
7	(2) recruitment, employment, development, reten-
8	tion, or promotion of the women.
9	(e) Standardization of Policies.—
10	(1) In general.—Not later than 90 days after
11	the date of the enactment of this Act, the Secretary of
12	Defense shall initiate a process to standardize policies
13	relating to women, peace, and security across the De-
14	partment of Defense.
15	(2) Roles, responsibilities, and require-
16	MENTS.—In carrying out the process initiated under
17	paragraph (1), the Secretary shall establish roles, re-
18	sponsibilities, and requirements for gender advisors,
19	gender focal points, and women, peace, and security
20	subject matter experts, including with respect to com-
21	mander and senior official-level engagement and sup-
22	port for women, peace, and security commitments.
23	(f) DEPARTMENT EDUCATION, AND TRAINING.—The
24	Secretary of Defense shall—

1	(1) integrate gender analysis into relevant train-
2	ing for all members of the Armed Forces and civilian
3	employees of the Department of Defense;
4	(2) develop standardized training, across the De-
5	partment, for gender advisors, gender focal points,
6	and women, peace, and security subject matter ex-
7	perts; and
8	(3) ensure that gender analysis and the mean-
9	ingful participation of women and their relationship
10	to security outcomes is addressed in professional mili-
11	tary education curriculum.
12	(g) Briefing.—Not later than one year after the date
13	of the enactment of this Act, the Director of the Defense Se-
14	curity Cooperation Agency shall provide a briefing to the
15	appropriate committees of Congress on the efforts to build
16	partner defense institution and security force capacity pur-
17	suant to this section.
18	(h) REPORTS.—During the period beginning on the
19	date of the enactment and ending on January 1, 2025, on
20	a basis that is not less frequently than annually, the Sec-
21	retary of Defense shall submit to the appropriate commit-
22	tees of Congress reports on the steps the Department has
23	taken to implement the Women, Peace, and Security Act
24	of 2017, including with respect to activities carried out
25	under this section.

1	(i) Definitions.—In this section:
2	(1) The term "appropriate committees of Con-
3	gress" means—
4	(A) the Committee on Armed Services and
5	the Committee on Foreign Affairs of the House
6	of Representatives; and
7	(B) the Committee on Armed Services and
8	the Committee on Foreign Relations of the Sen-
9	ate.
10	(2) The term "gender analysis" has the meaning
11	given that term in the Women's Entrepreneurship
12	and Economic Empowerment Act of 2018 (Public
13	Law 115-428; 132 Stat. 5509).
14	SEC. 1760. DEVELOPING CRISIS CAPABILITIES TO MEET
15	NEEDS FOR HOMELAND SECURITY-CRITICAL
16	SUPPLIES.
17	(a) In General.—The Secretary of Homeland Secu-
18	rity shall coordinate with the Secretary of Health and
19	
	Human Services, the Administrator of the Environmental
20	Human Services, the Administrator of the Environmental Protection Agency, and the heads of other relevant Federal
20 21	· · · · · · · · · · · · · · · · · · ·
	Protection Agency, and the heads of other relevant Federal
21	Protection Agency, and the heads of other relevant Federal departments and agencies—
21 22	Protection Agency, and the heads of other relevant Federal departments and agencies— (1) to identify categories of homeland security-

1	fined in section 3077 of title 18, United States Code),
2	cyber attack, and other attack;
3	(2) to develop plans, designs, and guidance relat-
4	ing to the production, in accordance with other appli-
5	cable law, of the categories of homeland security-crit-
6	ical supplies identified pursuant to paragraph (1) to
7	address the respective national emergencies and disas-
8	ters, including such production by nontraditional
9	manufacturers; and
10	(3) based on such final plans, designs, and guid-
11	ance, to enter into such contingent arrangements with
12	governmental and private entities, in accordance with
13	other applicable law, as may be necessary to expedite
14	the production of homeland security-critical supplies
15	in the event of a national emergency or disaster.
16	(b) Process.—In coordinating the development or re-
17	vision of a plan, design, or guidance with respect to any
18	homeland security-critical supply under this section:
19	(1) The Secretary of Homeland Security shall
20	give each Federal department or agency with respon-
21	sibility for regulating the supply an opportunity—
22	(A) to contribute to the development or revi-
23	sion of the plan, design, or guidance; and
24	(B) to approve or disapprove the plan, de-
25	sign, or guidance under regulations appropriate

1	to approving the supply for emergency or dis-
2	aster use.
3	(2) If a Federal department or agency with re-
4	sponsibility for regulating the homeland security-crit-
5	ical supply disapproves of the plan, design, or guid-
6	ance with respect to the supply, the head of the dis-
7	approving department or agency shall provide to the
8	Secretary of Homeland Security the rationale for the
9	disapproval.
10	(3) The Secretary of Homeland Security may—
11	(A) if no Federal department or agency dis-
12	approves a plan, design, or guidance as de-
13	scribed in paragraphs (1)(B) and (2), finalize
14	the plan, design, or guidance for purposes of sub-
15	sections (a)(3) and (c); and
16	(B) if a Federal department or agency does
17	disapprove a plan, design, or guidance as de-
18	scribed in paragraphs (1)(B) and (2), provide
19	an updated plan, design, or guidance for review
20	and approval or disapproval in accordance with
21	paragraphs (1) and (2).
22	(c) Public Posting.—The Secretary of Homeland Se-
23	curity shall publish each final plan, design, or guidance
24	that is developed under this section on a public Internet
25	website, except that the Secretary may withhold publication

1	of, or redact information from the publication of, a plan,
2	design, or guidance if—
3	(1) publicly posting the information would not
4	be in the interest of homeland security;
5	(2) the information is protected from public dis-
6	closure by other applicable law; or
7	(3) the information is protected from public dis-
8	closure by contract.
9	(d) Relation to Other Law.—Nothing in this sec-
10	tion shall be construed to expand, repeal, limit, or otherwise
11	affect the provisions of other applicable law pertaining to
12	the regulation of a homeland security-critical supply.
13	(e) Biennial Review.—Not less than every two years,
14	in accordance with subsections (a) through (e), the Sec-
15	retary of Homeland Security shall coordinate the review
16	and, as needed, revision of each plan, design, and guidance
17	in effect under this section.
18	(f) Definition.—In this section:
19	(1) The term "homeland security-critical sup-
20	ply"—
21	(A) means any supply needed to ensure
22	public safety and welfare during—
23	(i) a national emergency or disaster,
24	including any public health emergency, act
25	of terrorism (as defined in section 3077 of

1	title 18, United States Code), cyber attack,
2	and other attack; or
3	(ii) any other reasonably foreseeable
4	contingency of grave consequence to the
5	United States during which shortages are
6	reasonably anticipated; and
7	(B) includes a vaccine, a medication, med-
8	ical equipment, and personal protective equip-
9	ment.
10	(2) The term "nontraditional manufacturer"
11	may include (as determined by the Secretary)—
12	(A) a home craftsperson;
13	(B) a distiller;
14	(C) a cosmetic manufacturer;
15	(D) a manufacturing facility primarily de-
16	signed for an industry other than manufacturing
17	$homeland\ security-critical\ supplies;$
18	(E) an institution of higher education;
19	(F) an advanced manufacturing facility;
20	(G) a machine shop; and
21	(H) a research laboratory.
22	SEC. 1761. ESTABLISHMENT OF WESTERN EMERGENCY RE-
23	FINED PETROLEUM PRODUCTS RESERVE.
24	(a) Establishment.—The Secretary of Defense, act-
25	ing through the Director of the Defense Logistics Agency,

1	shall establish a reserve, to be known as the "Western Emer-
2	gency Refined Petroleum Products Reserve" (in this section
3	referred to as the "Reserve"), to store refined petroleum
4	products that may be made available to military and gov-
5	ernmental entities during an emergency situation, as deter-
6	mined appropriate by the Secretary of Defense.
7	(b) Use of Reserve.—In accordance with subsection
8	(a), the Secretary of Defense may make refined petroleum
9	products stored in the Reserve available to other Federal
10	agencies, State and local governments, and any other public
11	entity determined appropriate by the Secretary of Defense.
12	(c) Reimbursement.—The Secretary of Defense shall
13	require reimbursement for associated costs for storage ca-
14	pacity or refined petroleum products made available to
15	other Federal agencies, State or local governments, or any
16	other public entity pursuant to this section.
17	(d) Location.—The Reserve shall—
18	(1) be located in the western region of the United
19	States;
20	(2) utilize salt cavern storage; and
21	(3) be in immediate proximity to existing pipe-
22	line, rail, and highway infrastructure.
23	(e) Condition on Commencement.—Commencement
24	of the program shall be subject to the availability of appro-
25	priations for the program.

1	DIVISION	B-	-MILITARY	CON-
2	STRUCT	ION	AUTH	ORIZA-
3	TIONS			
4	SEC. 2001. SHORT TI	TLE.		
5	This division r	may be	cited as the "Militar	y Construc-
6	tion Authorization 2	Act for .	Fiscal Year 2021".	
7	SEC. 2002. EXPIR	RATION	OF AUTHORIZAT	TIONS AND
8	AMOU	NTS RI	EQUIRED TO BE SPA	ECIFIED BY
9	LAW.			
10	(a) Expiration	N OF A	Authorizations Af	TER THREE
11	Years.—Except as	provid	ded in subsection (b),	all author-
12	izations contained	in title	s XXI through XXV	II and title
13	XXIX for military	constru	action projects, land	acquisition,
14	family housing proj	jects an	d facilities, and cont	ributions to
15	the North Atlantic	Treaty	Organization Secu	rity Invest-
16	ment Program (and	l author	rizations of approprie	ations there-
17	for) shall expire on	the late	r of—	
18	(1) Octobe	er 1, 20	23; or	
19	(2) the de	ate of t	he enactment of an	Act author-
20	izing funds fo	r milit	ary construction for	fiscal year
21	2024.			
22	(b) Exception	.—Sub	section (a) shall not o	apply to au-
23	thorizations for mil	litary c	onstruction projects,	land acqui-
24	sition, family housi	ng proj	ects and facilities, ar	ıd contribu-
25	tions to the North	At lant i	c Treaty Organizati	on Security

1	Investment Program (and authorizations of appropriations
2	therefor), for which appropriated funds have been obligated
3	before the later of—
4	(1) October 1, 2023; or
5	(2) the date of the enactment of an Act author-
6	izing funds for fiscal year 2024 for military construc-
7	tion projects, land acquisition, family housing
8	projects and facilities, or contributions to the North
9	Atlantic Treaty Organization Security Investment
10	Program.
11	SEC. 2003. EFFECTIVE DATE.
12	Titles XXI through XXVII and title XXIX shall take
13	effect on the later of—
14	(1) October 1, 2020; or
15	(2) the date of the enactment of this Act.
16	TITLE XXI—ARMY MILITARY
17	CONSTRUCTION
18	SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND
19	ACQUISITION PROJECTS.
20	Using amounts appropriated pursuant to the author-
21	ization of appropriations in section 2103(a) and available
22	for military construction projects inside the United States
23	as specified in the funding table in section 4601, the Sec-
24	retary of the Army may acquire real property and carry
25	out military construction projects for the installations or

- 1 locations inside the United States, and in the amounts, set
- 2 forth in the following table:

Army: Inside the United States

State	Installation	Amount
Alaska	Fort Wainwright	\$91,500,000
Arizona	Yuma Proving Ground	\$14,000,000
Colorado	Fort Carson	\$28,000,000
Georgia	Fort Gillem	\$71,000,000
	Fort Gordon	\$80,000,000
Hawaii	Fort Shafter	\$26,000,000
	Schofield Barracks	\$39,000,000
	Wheeler Army Air Field	\$89,000,000
Louisiana	Fort Polk	\$25,000,000
Oklahoma	McAlester Army Ammunition Plant	\$35,000,000
Virginia	Humphreys Engineer Center	\$51,000,000

- 3 SEC. 2102. FAMILY HOUSING.
- 4 (a) Construction and Acquisition.—Using
- 5 amounts appropriated pursuant to the authorization of ap-
- 6 propriations in section 2103(a) and available for military
- 7 family housing functions as specified in the funding table
- 8 in section 4601, the Secretary of the Army may construct
- 9 or acquire family housing units (including land acquisition
- 10 and supporting facilities) at the installations, and in the
- 11 amounts, set forth in the following table:

Army: Family Housing

State/Country	Installation	Units	Amount
	Vicenza Kwajalein Atoll	Family Housing New Construction Family Housing Re- placement Con-	\$84,100,000
		struction	\$32,000,000

- 12 (b) Planning and Design.—Using amounts appro-
- 13 priated pursuant to the authorization of appropriations in
- 14 section 2103(a) and available for military family housing
- 15 functions as specified in the funding table in section 4601,

- 1 the Secretary of the Army may carry out architectural and
- 2 engineering services and construction design activities with
- 3 respect to the construction or improvement of family hous-
- 4 ing units in an amount not to exceed \$3,300,000.
- 5 SEC. 2103. AUTHORIZATION OF APPROPRIATIONS, ARMY.
- 6 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
- 7 hereby authorized to be appropriated for fiscal years begin-
- 8 ning after September 30, 2020, for military construction,
- 9 land acquisition, and military family housing functions of
- 10 the Department of the Army as specified in the funding
- 11 table in section 4601.
- 12 (b) Limitation on Total Cost of Construction
- 13 Projects.—Notwithstanding the cost variations author-
- 14 ized by section 2853 of title 10, United States Code, and
- 15 any other cost variation authorized by law, the total cost
- 16 of all projects carried out under section 2101 of this Act
- 17 may not exceed the total amount authorized to be appro-
- 18 priated under subsection (a), as specified in the funding
- 19 table in section 4601.
- 20 SEC. 2104. LIMITATION ON MILITARY CONSTRUCTION
- 21 **PROJECT AT KWAJALEIN ATOLL.**
- 22 The Secretary of the Army may not commence the
- 23 military construction project authorized by section 2101(b)
- 24 at Kwajalein Atoll, as specified in the funding table in sec-
- 25 tion 4601, and none of the funds authorized to be appro-

1	priated by this Act for that military construction project
2	may be obligated or expended, until the Secretary submits
3	to Committees on Armed Services of the House of Represent-
4	atives and the Senate a design plan for the project that
5	ensures that, upon completion of the project, the project will
6	be resilient to 15 inches of sea level rise and periods of com-
7	plete inundation and wave-overwash predicted during the
8	10-year period beginning on the date of the enactment of
9	$this\ Act.$
10	SEC. 2105. MODIFICATION OF AUTHORITY TO CARRY OUT
11	CERTAIN FISCAL YEAR 2017 PROJECT.
12	In the case of the authorization contained in the table
13	in section 2102(a) of the National Defense Authorization
14	Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat.
15	2689) for Camp Walker, Korea, for family housing new con-
16	struction, as specified in the funding table in section 4601
17	of such Act (130 Stat. 2883), the Secretary of the Army
18	may construct an elevated walkway between two existing
19	parking garages to connect children's playgrounds.
20	TITLE XXII—NAVY MILITARY
21	CONSTRUCTION
22	SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND
23	ACQUISITION PROJECTS.
24	(a) Inside the United States.—Using amounts ap-
25	propriated pursuant to the authorization of appropriations

- 1 in section 2203(a) and available for military construction
- 2 projects inside the United States as specified in the funding
- 3 table in section 4601, the Secretary of the Navy may ac-
- 4 quire real property and carry out military construction
- 5 projects for the installations or locations inside the United
- 6 States, and in the amounts, set forth in the following table:

Navy: Inside the United States

State	Installation or Location	Amount
Arizona	Marine Corps Air Station Yuma	\$99,600,000
California	Marine Corps Base Camp Pendleton	\$68,530,000
	Naval Air Station Lemoore	\$187,220,000
	Naval Base San Diego	\$128,500,000
	Marine Corps Air Ground Combat Center	
	Twentynine Palms	\$76,500,000
Guam	Andersen Air Force Base	\$21,280,000
	Joint Region Marianas	\$546,550,000
Hawaii	Joint Base Pearl Harbor-Hickam	\$114,900,000
Maine	Portsmouth Naval Shipyard	\$715,000,000
Nevada	Fallon Range Training Complex	\$29,040,000
Virginia	Naval Station Norfolk	\$30,400,000

- 7 (b) Outside the United States.—Using amounts
- 8 appropriated pursuant to the authorization of appropria-
- 9 tions in section 2203(a) and available for military con-
- 10 struction projects outside the United States as specified in
- 11 the funding table in section 4601, the Secretary of the Navy
- 12 may acquire real property and carry out military construc-
- 13 tion projects for the installations or locations outside the
- 14 United States, and in the amounts, set forth in the following
- 15 table:

Navy: Outside the United States

Country	Installation or Location	Amount
Greece	Naval Support Activity Bahrain Naval Support Activity Souda Bay Naval Station Rota	

1	SEC. 2202. FAMILY HOUSING AND IMPROVEMENTS TO MILI-
2	TARY FAMILY HOUSING UNITS.
3	(a) Family Housing.—Using amounts appropriated
4	pursuant to the authorization of appropriations in section
5	2203(a) and available for military family housing func-
6	tions as specified in the funding table in section 4601, the
7	Secretary of the Navy may carry out architectural and en-
8	gineering services and construction design activities with
9	respect to the construction or improvement of family hous-
10	ing units in an amount not to exceed \$5,854,000.
11	(b) Improvements to Military Family Housing
12	Units.—Subject to section 2825 of title 10, United States
13	Code, and using amounts appropriated pursuant to the au-
14	thorization of appropriations in section 2203(a) and avail-
15	able for military family housing functions as specified in
16	the funding table in section 4601, the Secretary of the Navy
17	may improve existing military family housing units in an
18	amount not to exceed \$37,043,000.
19	SEC. 2203. AUTHORIZATION OF APPROPRIATIONS, NAVY.
20	(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
21	hereby authorized to be appropriated for fiscal years begin-
22	ning after September 30, 2020, for military construction,
23	land acquisition, and military family housing functions of
24	the Department of the Navy, as specified in the funding
25	table in section 4601.

- (b) Limitation on Total Cost of Construction 1 Projects.—Notwithstanding the cost variations author-3 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 2201 of this Act may not exceed the total amount authorized to be appropriated under subsection (a), as specified in the funding 8 table in section 4601. TITLE XXIII—AIR FORCE 9 **MILITARY CONSTRUCTION** 10 SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND 12 LAND ACQUISITION PROJECTS.
- 13 (a) Inside the United States.—Using amounts appropriated pursuant to the authorization of appropriations 14 15 in section 2303(a) and available for military construction projects inside the United States as specified in the funding table in section 4601, the Secretary of the Air Force may acquire real property and carry out military construction 18 projects for the installations or locations inside the United States, and in the amounts, set forth in the following table:

Air Force: In	side the	United	States
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State	Installation or Location	Amount
California	Edwards Air Force Base	\$40,000,000
Guam	Joint Region Marianas	\$56,000,000
New Jersey	Joint Base McGuire-Dix-	
	Lakehurst	\$22,000,000
Texas	Joint Base San Antonio	\$19,500,000
Virginia	Joint Base Langley-Eustis	\$19,500,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2303(a) and available for military con-
- 4 struction projects outside the United States as specified in
- 5 the funding table in section 4601, the Secretary of the Air
- 6 Force may acquire real property and carry out military
- 7 construction projects for the installation or location outside
- 8 the United States, and in the amount, set forth in the fol-
- 9 lowing table:

Air Force: Outside the United States

Country	Installation or Location	Amount
Qatar	Al Udeid	\$26,000,000

10 SEC. 2302. FAMILY HOUSING AND IMPROVEMENTS TO MILI-

- 11 TARY FAMILY HOUSING UNITS.
- 12 (a) Family Housing.—Using amounts appropriated
- 13 pursuant to the authorization of appropriations in section
- 14 2303(a) and available for military family housing func-
- 15 tions as specified in the funding table in section 4601, the
- 16 Secretary of the Air Force may carry out architectural and
- 17 engineering services and construction design activities with
- 18 respect to the construction or improvement of family hous-
- 19 ing units in an amount not to exceed \$2,969,000.
- 20 (b) Improvements to Military Family Housing
- 21 Units.—Subject to section 2825 of title 10, United States
- 22 Code, and using amounts appropriated pursuant to the au-
- 23 thorization of appropriations in section 2303(a) and avail-

1	able	for	militaru	familu	housing	functions	as	specified	in
-	word.	,	mood out of	Jane	roomsing	100000000	COO	opec ij ica	010

- 2 the funding table in section 4601, the Secretary of the Air
- 3 Force may improve existing military family housing units
- 4 in an amount not to exceed \$94,245,000.
- 5 SEC. 2303. AUTHORIZATION OF APPROPRIATIONS, AIR
- 6 FORCE.
- 7 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
- 8 hereby authorized to be appropriated for fiscal years begin-
- 9 ning after September 30, 2020, for military construction,
- 10 land acquisition, and military family housing functions of
- 11 the Department of the Air Force, as specified in the funding
- 12 table in section 4601.
- 13 (b) Limitation on Total Cost of Construction
- 14 Projects.—Notwithstanding the cost variations author-
- 15 ized by section 2853 of title 10, United States Code, and
- 16 any other cost variation authorized by law, the total cost
- 17 of all projects carried out under section 2301 may not ex-
- 18 ceed the total amount authorized to be appropriated under
- 19 subsection (a), as specified in the funding table in section
- 20 4601.
- 21 SEC. 2304. MODIFICATION OF AUTHORITY TO CARRY OUT
- 22 CERTAIN FISCAL YEAR 2018 PROJECT.
- 23 (a) Modification of Project Authority.—In the
- 24 case of the authorization contained in the table in section
- 25 2301(b) of the National Defense Authorization Act for Fis-

1	cal Year 2018 (Public Law 115–91; 131 Stat. 1826) for
2	Royal Air Force Lakenheath, United Kingdom, for con-
3	struction of a 2,384 square-meter Consolidated Corrosion
4	Control Facility, as specified in the funding table in section
5	4601 of such Act (131 Stat. 2004), the Secretary of the Air
6	Force may construct a 2,700 square-meter Consolidated
7	Corrosion Control and Wash Rack Facility.
8	(b) Modification of Project Amounts.—
9	(1) Division B table.—The authorization table
10	in section 2301(b) of the National Defense Authoriza-
11	tion Act for Fiscal Year 2018 (Public Law 115–91;
12	131 Stat. 1826) is amended in the item relating to
13	Royal Air Force Lakenheath, United Kingdom, by
14	striking "\$136,992,000" and inserting
15	"\$172,292,000" to reflect the project modification
16	made by subsection (a).
17	(2) Division D table.—The funding table in
18	section 4601 of the National Defense Authorization
19	Act for Fiscal Year 2018 (Public Law 115–91; 131
20	Stat. 2004) is amended in the item relating to Royal
21	Air Force Lakenheath, Consolidated Corrosion Con-
22	trol Facility, by striking "\$20,000" in the Conference
23	Authorized column and inserting "\$55,300" to reflect
24	the project modification made by subsection (a).

1	SEC. 2305. MODIFICATION OF AUTHORITY TO CARRY OUT
2	CERTAIN FISCAL YEAR 2019 PROJECTS.
3	(a) Eielson Air Force Base, Alaska.—In the case
4	of the authorization contained in the table in section
5	2301(a) of the National Defense Authorization Act for Fis-
6	cal Year 2019 (Public Law 115–232; 132 Stat. 2246) for
7	Eielson Air Force Base, Alaska, for construction of a F-
8	35 CATM Range, as specified in the funding table in section
9	4601 of such Act (132 Stat. 2404), the Secretary of the Air
10	Force may construct a 426 square-meter outdoor range with
11	covered and heated firing lines.
12	(b) Barksdale Air Force Base, Louisiana.—
13	(1) Modification of project authority.—In
14	the case of the authorization contained in table in sec-
15	tion 2301(a) of the National Defense Authorization
16	Act for Fiscal Year 2019 (Public Law 115–232; 132
17	Stat. 2246) for Barksdale Air Force Base, Louisiana,
18	for construction of an Entrance Road and Gate Com-
19	plex the Secretary of the Air Force may construct a
20	190 square meter visitor control center, 44 square
21	meter gate house, 124 square meter privately owned
22	vehicle inspection facility, 338 square meter truck in-
23	spection facility and a 45 square meter gatehouse.
24	(2) Project conditions.—The military con-
25	struction project referred to in paragraph (1) shall be
26	carried out consistent with the Unified Facilities Cri-

1	teria relating to Entry Control Facilities and appli-
2	cable construction guidelines of the Department of the
3	Air Force. Construction in a flood plain is author-
4	ized, subject to the condition that the Secretary of the
5	Air Force include appropriate mitigation measures.
6	(3) Modification of project amounts.—
7	(A) Division B table.—The authorization
8	table in section 2301(a) of the National Defense
9	Authorization Act for Fiscal Year 2019 (Public
10	Law 115–232; 132 Stat. 2246) is amended in the
11	item relating to Barksdale Air Force Base, Lou-
12	isiana, by striking "\$12,250,000" and inserting
13	"\$48,000,000" to reflect the project modification
14	made by paragraph (1).
15	(B) Division D table.—The funding table
16	in section 4601 of the National Defense Author-
17	ization Act for Fiscal Year 2019 (Public Law
18	115–232; 132 Stat. 2404) is amended in the item
19	relating to Barksdale Air Force Base, Louisiana,
20	by striking "\$12,250" in the Conference Author-
21	ized column and inserting "\$48,000" to reflect
22	the project modification made by paragraph (1).
23	(c) Royal Air Force Lakenheath, United King-
24	DOM.—In the case of the authorization contained in the
25	table in section 2301(b) of the National Defense Authoriza-

- 1 tion Act for Fiscal Year 2019 (Public Law 115-232; 132
- 2 Stat. 2247) for Royal Air Force Lakenheath, United King-
- 3 dom, for construction of a 485 square-meter F-35A ADAL
- 4 Conventional Munitions MX, as specified in the funding
- 5 table of section 4601 of such Act (132 Stat. 2405), the Sec-
- 6 retary of the Air Force may construct a 1,206 square-meter
- 7 maintenance facility for such purpose.
- 8 (d) Force Protection and Safety.—The funding
- 9 table in section 4601 of the National Defense Authorization
- 10 Act for Fiscal Year 2019 (Public Law 115–232; 132 Stat.
- 11 2406) is amended in the item relating to Force Protection
- 12 and Safety under Military Construction, Air Force, by
- 13 striking "\$35,000" in the Conference Authorized column
- 14 and inserting "\$50,000" to reflect amounts appropriated
- 15 for such purpose.
- 16 SEC. 2306. MODIFICATION OF AUTHORITY TO CARRY OUT
- 17 CERTAIN FISCAL YEAR 2020 PROJECTS.
- 18 (a) Tyndall Air Force Base, Florida.—In the case
- 19 of the authorizations contained in the table in section
- 20 2912(a) of the National Defense Authorization Act for Fis-
- 21 cal Year 2020 (Public Law 116-92; 133 Stat. 1913) for
- 22 Tyndall Air Force Base, Florida—
- 23 (1) for construction of an Auxiliary Ground
- 24 Equipment Facility, as specified in the funding table
- 25 in section 4603 of such Act (133 Stat. 2103), the Sec-

1	retary of the Air Force may construct up to 4,770
2	square meters of aircraft support equipment storage;
3	(2) for construction of Dorm Complex Phase 1,
4	as specified in such funding table, the Secretary of the
5	Air Force may construct up to 18,770 square meters
6	of visiting quarters;
7	(3) for construction of Lodging Facilities Phase
8	1, as specified in such funding table, the Secretary of
9	the Air Force may construct up to 12,471 meters of
10	visiting quarters.
11	(4) for construction of an Operations Group/
12	Maintenance Group HQ at the installation, as speci-
13	fied in such funding table, the Secretary of the Air
14	Force may construct up to 3,420 square meters of
15	he adquarters;
16	(5) for construction of Ops/Aircraft Maintenance
17	Unit/Hangar number 2 and Ops/Aircraft Mainte-
18	nance Unit/Hangar number 3, as specified in such
19	funding table, the Secretary of the Air Force may
20	construct 2,127 square meters of squadron operations
21	and 2,875 square meters of aircraft maintenance unit
22	for each project;
23	(6) for construction of a Security Forces Mobil-
24	ity Storage Facility, as specified in such funding

1	table, the Secretary of the Air Force may construct up
2	to 930 square meters of equipment storage; and
3	(7) for construction of Site Development, Utili-
4	ties, and Demolition Phase 2, as specified in such
5	funding table, the Secretary of the Air Force may
6	construct up to 7,000 meters of storm water piping,
7	box culverts, underground detention, and grading for
8	surface detention.
9	(b) Offutt Air Force Base, Nebraska.—In the
10	case of the authorizations contained in the table in section
11	2912(a) of the National Defense Authorization Act for Fis-
12	cal Year 2020 (Public Law 116–92; 133 Stat. 1913) for
13	Offutt Air Force Base, Nebraska—
14	(1) for construction of an Emergency Power
15	Microgrid, as specified in the funding table in section
16	4603 of such Act (133 Stat. 2104), the Secretary of
17	the Air Force may construct seven 2.5-megawatt die-
18	sel engine generators, seven diesel exhaust fluid sys-
19	tems, 15-kV switchgear, two import/export inter-ties,
20	five import-only inter-ties, and 800 square meters of
21	switchgear facility;
22	(2) for construction of a Flightline Hangars
23	Campus, as specified in such funding table, the Sec-
24	retary of the Air Force may construct 445 square
25	meter of petroleum operations center, 268 square me-

1	ters of de-icing liquid storage, and 173 square meters
2	of warehouse; and
3	(3) for construction of a Lake Campus, as speci-
4	fied in such funding table, the Secretary of the Air
5	Force may construct 240 square meters of recreation
6	complex and 270 square meters of storage;
7	(4) for construction of a Logistics Readiness
8	Squadron Campus, as specified in such funding table,
9	the Secretary of the Air Force may construct 2,536
10	square meters of warehouse; and
11	(5) for construction of a Security Campus, as
12	specified in such funding table, the Secretary of the
13	Air Force may construct 4,218 square meters of oper-
14	ations center and 1,343 square meters of military
15	working dog kennel.
16	(c) Joint Base Langley-Eustis, Virginia.—In the
17	case of the authorization contained in the table in section
18	2912(a) of the National Defense Authorization Act for Fis-
19	cal Year 2020 (Public Law 116–92; 133 Stat. 1913) for
20	Joint Base Langley-Eustis, Virginia, for construction of a
21	Dormitory at the installation, as specified in the funding
22	table in section 4603 of such Act (133 Stat. 2104), the Sec-
23	retary of the Air Force may construct up to 6,720 square
24	meters of dormitory.

1	SEC. 2307. TECHNICAL CORRECTIONS RELATED TO AU-
2	THORITY TO CARRY OUT CERTAIN FISCAL
3	YEAR 2020 FAMILY HOUSING PROJECTS.
4	(a) Authorization of Omitted Spangdahlem Air
5	Base Family Housing Project.—Using amounts appro-
6	priated pursuant to the authorization of appropriations in
7	section 2304(a) of the National Defense Authorization Act
8	for Fiscal Year 2020 (Public Law 116–92; 133 Stat. 1869)
9	and available for military family housing functions, the
10	Secretary of the Air Force may carry out the military fam-
11	ily housing project at Spangdahlem Air Base, Germany,
12	as specified in the funding table in section 4601 of such
13	Act (133 Stat. 2099).
14	(b) Correction of Amount Authorized for Fam-
15	ILY HOUSING IMPROVEMENTS.—Section 2303 of the Na-
16	tional Defense Authorization Act for Fiscal Year 2020 (Pub-
17	lic Law 116-92; 133 Stat. 1869) is amended by striking
18	"\$53,584,000" and inserting "\$46,638,000" to reflect the
19	amount specified in the funding table in section 4601 of
20	such Act (133 Stat. 2099) for Construction Improvements
21	under Family Housing Construction, Air Force.

1 TITLE XXIV—DEFENSE AGEN-

- 2 CIES MILITARY CONSTRUC-
- **TION**
- 4 SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-
- 5 TION AND LAND ACQUISITION PROJECTS.
- 6 (a) Inside the United States.—Using amounts ap-
- 7 propriated pursuant to the authorization of appropriations
- 8 in section 2403(a) and available for military construction
- 9 projects inside the United States as specified in the funding
- 10 table in section 4601, the Secretary of Defense may acquire
- 11 real property and carry out military construction projects
- 12 for the installations or locations inside the United States,
- 13 and in the amounts, set forth in the following table:

Defense Agencies: Inside the United States

State	Installation or Location	Amount
Alabama	Anniston Army Depot	\$18,000,000
Alaska	Fort Greely	\$48,000,000
Arizona	Fort Huachuca	\$33,728,000
	Marine Corps Air Station Yuma	\$49,500,000
California	Beale Air Force Base	\$22,800,000
Colorado	Fort Carson	\$15,600,000
CONUS Unspecified	CONUS Unspecified	\$14,400,000
Florida	Hurlburt Field	\$83,120,000
Kentucky	Fort Knox	\$69,310,000
New Mexico	Kirtland Air Force Base	\$46,600,000
North Carolina	Fort Bragg	\$113,800,000
Ohio	Wright-Patterson Air Force Base	\$23,500,000
Texas	Fort Hood	\$32,700,000
Virginia	Joint Expeditionary Base Little Creek-	
	Story	\$112,500,000
Washington	Joint Base Lewis-McChord	\$21,800,000
	Navy Fuel Depot Manchester	\$82,000,000

- 14 (b) Outside the United States.—Using amounts
- 15 appropriated pursuant to the authorization of appropria-
- 16 tions in section 2403(a) and available for military con-
- 17 struction projects outside the United States as specified in

- 1 the funding table in section 4601, the Secretary of Defense
- 2 may acquire real property and carry out military construc-
- 3 tion projects for the installation or location outside the
- 4 United States, and in the amount, set forth in the following
- 5 table:

Defense Agencies: Outside the United States

Country	Installation or Location	Amount
Japan	Defense Fuel Support Point Tsurumi	\$49,500,000

- 6 SEC. 2402. AUTHORIZED ENERGY RESILIENCE AND CON-
- 7 SERVATION INVESTMENT PROGRAM
- 8 **PROJECTS.**
- 9 (a) Inside the United States.—Using amounts ap-
- 10 propriated pursuant to the authorization of appropriations
- 11 in section 2403(a) and available for energy conservation
- 12 projects as specified in the funding table in section 4601,
- 13 the Secretary of Defense may carry out energy conservation
- 14 projects under chapter 173 of title 10, United States Code,
- 15 for the installations or locations inside the United States,
- 16 and in the amounts, set forth in the following table:

ERCIP Projects: Inside the United States

State	Installation or Location	Amount
Alabama	Fort Rucker	\$24,000,000
Arkansas	Ebbing Air National Guard Base	\$2,600,000
California	Marine Corps Air Ground Combat Center	. , ,
	Twentynine Palms	\$11,646,000
	Military Ocean Terminal Concord	\$29,000,000
	Naval Support Activity Monterey	\$10,540,000
	Naval Air Weapons Station China Lake	\$8,950,000
District of Colum-		
bia	Joint Base Anacostia-Bolling	\$44,313,000
Georgia	Fort Benning	\$17,000,000
Maryland	Naval Support Activity Bethesda	\$13,840,000
	Naval Support Activity South Potomac	\$18,460,000
Missouri	Whiteman Air Force Base	\$17,310,000
Nevada	Creech Air Force Base	\$32,000,000

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ERCIP Projects: Inside the United States—Continued

State	Installation or Location	Amount
North Carolina Ohio Tennessee Virginia	Fort Bragg	\$6,100,000 \$35,000,000 \$4,780,000 \$611,000 \$9,100,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2403(a) and available for energy conserva-
- 4 tion projects as specified in the funding table in section
- 5 4601, the Secretary of Defense may carry out energy con-
- 6 servation projects under chapter 173 of title 10, United
- 7 States Code, for the installation or location outside the
- 8 United States, and in the amount, set forth in the following
- 9 table:

ERCIP Projects: Outside the United States

Country	Installation or Location	Amount
Italy	Naval Support Activity Naples	\$3,490,000

- 10 SEC. 2403. AUTHORIZATION OF APPROPRIATIONS. DEFENSE
- 11 AGENCIES.
- 12 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
- 13 hereby authorized to be appropriated for fiscal years begin-
- 14 ning after September 30, 2020, for military construction,
- 15 land acquisition, and military family housing functions of
- 16 the Department of Defense (other than the military depart-
- 17 ments), 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
5	of all projects carried out under section 2401 of this Act
6	may not exceed the total amount authorized to be appro-
7	priated under subsection (a), as specified in the funding
8	table in section 4601.
9	SEC. 2404. MILITARY CONSTRUCTION INFRASTRUCTURE
10	AND WEAPON SYSTEM SYNCHRONIZATION
11	FOR GROUND BASED STRATEGIC DETER-
12	RENT.
13	(a) Authorization for Planning and Design.—Of
14	the amounts authorized to be appropriated for research, de-
15	velopment, test, and evaluation, Air Force, for fiscal year
16	2021, for the Ground Based Strategic Deterrent, as specified
17	in the funding table in section 4201, the Secretary of the
18	Air Force may use not more than \$15,000,000 for the pur-
19	pose of obtaining or carrying out necessary planning and
20	construction design in connection with military construc-
21	tion projects and other infrastructure projects necessary to
22	support the development and fielding of the Ground Based
23	Strategic Deterrent weapon system.
24	(b) Air Force Project Management and Super-
25	VISION.—Each contract entered into by the United States

1	for a military construction project or other infrastructure
2	project in connection with the development and fielding of
3	the Ground Based Strategic Deterrence weapon system shall
4	be carried out under the direction and supervision of the
5	Secretary of the Air Force. The Secretary may utilize and
6	consult with the Air Force Civil Engineer Center, the Army
7	Corps of Engineers, and the Naval Facilities Engineering
8	Command for subject matter expertise, contracting capac-
9	ity, and other support as determined to be necessary by the
10	Secretary to carry out this section.
11	(c) Use of Single Prime Contractor.—The Sec-
12	retary of the Air Force may award contracts for planning
13	and construction design and for military construction
14	projects and other infrastructure projects authorized by law
15	in connection with the development and fielding of the
16	Ground Based Strategic Deterrent weapon system to a sin-
17	gle prime contractor if the Secretary determines that
18	awarding the contracts to a single prime contractor—
19	(1) is in the best interest of the Government; and
20	(2) is necessary to ensure the proper synchroni-
21	zation and execution of work related to the develop-
22	ment and fielding of the Ground Based Strategic De-
23	terrent weapon system and its associated military
24	construction projects and other infrastructure projects.

1	(d) Exceptions to Current Law.—The Secretary of
2	the Air Force may carry out this section without regard
3	to the following provisions of law:
4	(1) Section 2304 of title 10, United States Code.
5	(2) Section 2807(a) of such title.
6	(3) Section 2851(a) of such title.
7	(e) Expiration of Authority.—The authorities pro-
8	vided by this section shall expire upon the earlier of the
9	following:
10	(1) The date that is 15 years after the date of
11	the enactment of this Act.
12	(2) The date on which the Secretary of the Air
13	Force submits to the congressional defense committees
14	a certification that the fielding of the Ground Based
15	Strategic Deterrent weapon system is complete.
16	(f) REPORT REQUIRED.—Not later than one year after
17	the date of the enactment of this Act, the Secretary of the
18	Air Force shall submit to the congressional defense commit-
19	tees a report describing the plans to synchronize the develop-
20	ment and fielding of the Ground Based Strategic Deterrent
21	weapon system and its associated military construction
22	projects and other infrastructure projects. The report shall
23	contain, at minimum, the following elements:
24	(1) A description of the estimated total cost,
25	scope of work, location, and schedule for the planning

- and design, military construction, and other infrastructure investments necessary to support the development and fielding of the Ground Based Strategic Deterrent weapon system.
 - (2) A recommendation regarding the methods by which a programmatic military construction authorization, authorization of appropriations, and appropriation, on an installation-by-installation basis, could be used to support the synchronized development and fielding of the Ground Based Strategic Deterrent and its associated military construction projects and other infrastructure projects.
 - (3) Identification of the specific provisions of law, if any, that the Secretary determines may adversely impact or delay the development and fielding of the Ground Based Strategic Deterrent weapon system and its associated construction projects, assuming, as described in paragraph (2), the use of a programmatic military construction authorization on an installation-by-installation basis.
 - (4) A plan to ensure sufficient capability and capacity to cover civilian and military manning for oversight and contract management related to the development and fielding of the Ground Based Strategic

1	Deterrent weapon system and its associated construc-
2	tion projects.
3	TITLE XXV—INTERNATIONAL
4	PROGRAMS
5	Subtitle A—North Atlantic Treaty
6	Organization Security Invest-
7	ment Program
8	SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND
9	ACQUISITION PROJECTS.
10	The Secretary of Defense may make contributions for
11	the North Atlantic Treaty Organization Security Invest-
12	ment Program as provided in section 2806 of title 10,
13	United States Code, in an amount not to exceed the sum
14	of the amount authorized to be appropriated for this pur-
15	pose in section 2502 and the amount collected from the
16	North Atlantic Treaty Organization as a result of construc-
17	tion previously financed by the United States.
18	SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.
19	(a) Authorization.—Funds are hereby authorized to
20	be appropriated for fiscal years beginning after September
21	30, 2020, for contributions by the Secretary of Defense
22	under section 2806 of title 10, United States Code, for the
23	share of the United States of the cost of projects for the
24	North Atlantic Treaty Organization Security Investment

- 1 Program authorized by section 2501 as specified in the
- 2 funding table in section 4601.
- 3 (b) Authority to Carry Out Project and Recog-
- 4 NIZE NATO AUTHORIZATION AMOUNTS AS BUDGETARY
- 5 Resources for Project Execution.—When the United
- 6 States is designated as the Host Nation for the purposes
- 7 of executing a project under the NATO Security Investment
- 8 Program (NSIP), the Department of Defense construction
- 9 agent may carry out the project and recognize the NATO
- 10 project authorization amounts as budgetary resources to
- 11 incur obligations for the purposes of executing the NSIP
- 12 project.

13 Subtitle B—Host Country In-Kind 14 Contributions

- 15 SEC. 2511. REPUBLIC OF KOREA FUNDED CONSTRUCTION
- 16 **PROJECTS**.
- 17 Pursuant to agreement with the Republic of Korea for
- 18 required in-kind contributions, the Secretary of Defense
- 19 may accept military construction projects for the installa-
- 20 tions or locations in the Republic of Korea, and in the
- 21 amounts, set forth in the following table:

Republic of Korea Funded Construction Projects

Component	Installation or Location	Project	Amount
	Camp Carroll Camp Humphreys	Site Development Attack Reconnaissance Battalion	\$49,000,000
Army	Camp Humphreys	Hangar Hot Refuel Point	\$99,000,000 \$35,000,000
Navy	COMROKFLT Naval Base,	Maritime Operations Center	\$26,000,000

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Republic of Korea Funded Construction Projects—Continued

Component	Installation or Location	Project	Amount
Air Force	Daegu Air Base	AGE Facility and Parking Apron	\$14,000,000
Air Force	Kunsan Air Base	Backup Generator Plant	\$19,000,000
Air Force	Osan Air Base	Aircraft Corrosion Control Facility	
		(Phase 3)	\$12,000,000
Air Force	Osan Air Base	Child Development Center	\$20,000,000
Air Force	Osan Air Base	Munitions Storage Area Delta	
		(Phase 1)	\$84,000,000
Defense-Wide	Camp Humphreys	Elementary School	\$58,000,000

1 SEC. 2512. STATE OF QATAR FUNDED CONSTRUCTION

- 2 **PROJECTS**.
- 3 Pursuant to agreement with the State of Qatar for re-
- 4 quired in-kind contributions, the Secretary of Defense may
- 5 accept military construction projects for Al Udeid Air Base
- 6 in the State of Qatar, and in the amounts, set forth in the
- 7 following table:

State of Qatar Funded Construction Projects

Component	Installation	Project	Amount
Air Force	Al Udeid	Billet (A12)	\$63,000,000
		Billet (BI2)	\$63,000,000
		Billet (D l 0)	\$77,000,000
		Billet (009)	\$77,000,000
		Billet (007)	\$77,000,000
		Armory/Mount	\$7,200,000
		Billet (A06)	\$77,000,000
		Dining Facility	\$14,600,000
		Billet (BOS)	\$77,000,000
		Billet (B04)	\$77,000,000
		Billet (A04)	\$77,000,000
		Billet (AOS)	\$77,000,000
		Dining Facility	\$14,600,000
		MSG (Base Operations Support Fa-	
		cility)	\$9,300,000
		ITN (Communications Facility)	\$3,500,000

1 TITLE XXVI—GUARD AND 2 RESERVE FORCES FACILITIES

- 3 SEC. 2601. AUTHORIZED ARMY NATIONAL GUARD CON-
- 4 STRUCTION AND LAND ACQUISITION
- 5 **PROJECTS**.
- 6 Using amounts appropriated pursuant to the author-
- 7 ization of appropriations in section 2606 and available for
- 8 the National Guard and Reserve as specified in the funding
- 9 table in section 4601, the Secretary of the Army may ac-
- 10 quire real property and carry out military construction
- 11 projects for the Army National Guard locations inside the
- 12 United States, and in the amounts, set forth in the following
- 13 table:

Army National Guard

State	Location	Amount
Arizona	National Guard Armory Tucson	\$18,100,000
Colorado	Peterson Air Force Base	\$15,000,000
Indiana	Army Aviation Support Facility Shelbyville	\$12,000,000
Kentucky	Boone National Guard Center Frankfort	\$15,000,000
Mississippi	National Guard Armory Brandon	\$10,400,000
Nebraska	National Guard Armory North Platte	\$9,300,000
New Jersey	Joint Base McGuire-Dix-Lakehurst	\$15,000,000
Ohio	Beightler Armory Columbus	\$15,000,000
Oregon	Hermiston National Guard Armory	\$25,035,000
Puerto Rico	Fort Allen	\$37,000,000
South Carolina	Joint Base Charleston	\$15,000,000
Tennessee	National Guard Armory McMinnville	\$11,200,000
Texas	National Guard Readiness Center Fort Worth	\$13,800,000
Utah	National Guard Armory Nephi	\$12,000,000
Virgin Islands	LTC Lionel A. Jackson Armory St. Croix	\$39,400,000
Wisconsin	National Guard Armory Appleton	\$11,600,000

- 14 SEC. 2602. AUTHORIZED ARMY RESERVE CONSTRUCTION
- 15 AND LAND ACQUISITION PROJECTS.
- 16 Using amounts appropriated pursuant to the author-
- 17 ization of appropriations in section 2606 and available for

- 1 the National Guard and Reserve as specified in the funding
- 2 table in section 4601, the Secretary of the Army may ac-
- 3 quire real property and carry out military construction
- 4 projects for the Army Reserve locations inside the United
- 5 States, and in the amounts, set forth in the following table:

Army Reserve

State	Location	Amount
Florida	Reserve Center Gainesville	
Massachusetts	Devens Reserve Forces Training Area	\$8,700,000
North Carolina	Reserve Center Asheville	\$24,000,000
Wisconsin	Fort McCoy	\$14,600,000

- 6 SEC. 2603. AUTHORIZED NAVY RESERVE AND MARINE
- 7 CORPS RESERVE CONSTRUCTION AND LAND
- 8 ACQUISITION 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
- 12 table in section 4601, the Secretary of the Navy may ac-
- 13 quire real property and carry out the military construction
- 14 projects for the Navy Reserve and Marine Corps Reserve
- 15 locations inside the United States, and in the amounts, set
- 16 forth in the following table:

Navy Reserve and Marine Corps Reserve

State	Location	Amount
Maryland	Reserve Training Center, Camp Fretterd	#20 F00 000
Utah	Reisterstown	\$39,500,000 \$25,010,000

1 SEC. 2604. AUTHORIZED AIR NATIONAL GUARD CONSTRUC-

2 TION AND LAND ACQUISITION PROJECTS.

- 3 Using amounts appropriated pursuant to the author-
- 4 ization of appropriations in section 2606 and available for
- 5 the National Guard and Reserve as specified in the funding
- 6 table in section 4601, the Secretary of the Air Force may
- 7 acquire real property and carry out military construction
- 8 projects for the Air National Guard locations inside the
- 9 United States, and in the amounts, set forth in the following
- 10 table:

Air National Guard

State	Location	Amount
Alabama	Montgomery Regional Airport Air National Guard Base	\$11,600,000
Maryland	Joint Region Marianas	\$20,000,000 \$9,400,000 \$10,800,000

11 SEC. 2605. AUTHORIZED AIR FORCE RESERVE CONSTRUC-

12 TION AND LAND ACQUISITION PROJECTS.

- Using amounts appropriated pursuant to the author-
- 14 ization of appropriations in section 2606 and available for
- 15 the National Guard and Reserve as specified in the funding
- 16 table in section 4601, the Secretary of the Air Force may
- 17 acquire real property and carry out military construction
- 18 projects for the Air Force Reserve location inside the United
- 19 States, and in the amount, set forth in the following table:

Air Force Reserve

State	Location	Amount
Texas	Naval Air Station Joint Reserve Base Fort Worth	\$14,200,000

1	SEC. 2606. AUTHORIZATION OF APPROPRIATIONS, NA-
2	TIONAL GUARD AND RESERVE.
3	Funds are hereby authorized to be appropriated for fis-
4	cal years beginning after September 30, 2020, for the costs
5	of acquisition, architectural and engineering services, and
6	construction of facilities for the Guard and Reserve Forces,
7	and for contributions therefor, under chapter 1803 of title
8	10, United States Code (including the cost of acquisition
9	of land for those facilities), as specified in the funding table
10	in section 4601.
11	SEC. 2607. MODIFICATION OF AUTHORITY TO CARRY OUT
12	CERTAIN FISCAL YEAR 2020 PROJECT.
13	In the case of the authorization contained in the table
14	in section 2601 of the National Defense Authorization Act
15	for Fiscal Year 2020 (Public Law 116–92; 133 Stat. 1875)
16	for Anniston Army Depot, Alabama, for construction of an
17	Enlisted Transient Barracks, as specified in the funding
18	table in section 4601 of such Act (133 Stat. 2096), the Sec-
19	retary of the Army may carry out the project at Fort
20	McClellan, Alabama.

1	TITLE XXVII—BASE REALIGN-
2	MENT AND CLOSURE ACTIVI-
3	TIES
4	SEC. 2701. AUTHORIZATION OF APPROPRIATIONS FOR BASE
5	REALIGNMENT AND CLOSURE ACTIVITIES
6	FUNDED THROUGH DEPARTMENT OF DE-
7	FENSE BASE CLOSURE ACCOUNT.
8	Funds are hereby authorized to be appropriated for fis-
9	cal years beginning after September 30, 2020, for base re-
10	alignment and closure activities, including real property
11	acquisition and military construction projects, as author-
12	ized by the Defense Base Closure and Realignment Act of
13	1990 (part A of title XXIX of Public Law 101–510; 10
14	U.S.C. 2687 note) and funded through the Department of
15	Defense Base Closure Account established by section 2906
16	of such Act (as amended by section 2711 of the Military
17	Construction Authorization Act for Fiscal Year 2013 (divi-
18	sion B of Public Law 112–239; 126 Stat. 2140)), as speci-
19	fied in the funding table in section 4601.

1	TITLE XXVIII—MILITARY CON-
2	STRUCTION GENERAL PROVI-
3	SIONS
4	Subtitle A—Military Construction
5	Program Changes
6	SEC. 2801. MODIFICATION AND CLARIFICATION OF CON-
7	STRUCTION AUTHORITY IN THE EVENT OF A
8	DECLARATION OF WAR OR NATIONAL EMER-
9	GENCY.
10	(a) Limitation on Amount of Funds Available
11	FOR NATIONAL EMERGENCY.—Section 2808 of title 10,
12	United States Code, is amended—
13	(1) by redesignating subsections (b) and (c) as
14	subsections (e) and (f), respectively; and
15	(2) by inserting after subsection (a) the following
16	new subsection:
17	"(c) Limitation on Amount of Funds Available
18	FOR NATIONAL EMERGENCY.—(1) Except as provided in
19	paragraph (2), in the event of a declaration by the Presi-
20	dent of a national emergency in which the construction au-
21	thority described in subsection (a) is used, the total cost
22	of all military construction projects undertaken using that
23	authority during the national emergency may not exceed
24	\$500,000,000.

1	"(2) In the event of a national emergency declaration
2	in which the construction authority described in subsection
3	(a) will be used only within the United States, the total
4	cost of all military construction projects undertaken using
5	that authority during the national emergency may not ex-
6	ceed \$100,000,000.".
7	(b) Additional Conditions on Source of
8	Funds.—Section 2808(a) of title 10, United States Code,
9	is amended by striking the second sentence and inserting
10	the following new subsection:
11	"(b) Conditions on Sources of Funds.—A mili-
12	tary construction project to be undertaken using the con-
13	struction authority described in subsection (a) may be un-
14	dertaken only within the total amount of funds that have
15	been appropriated for military construction, including
16	funds appropriated for family housing, that—
17	"(1) remain unobligated as of the date on which
18	the first contract would be entered into in connection
19	with that military construction project undertaken
20	using such authority; and
21	"(2) are available because the military construc-
22	tion project for which the funds were appropriated—
23	"(A) has been canceled; or
24	"(B) has reduced costs as a result of project
25	modifications or other cost savinas.".

1	(c) Waiver of Other Provisions of Law.—Section
2	2808 of title 10, United States Code, is amended by insert-
3	ing after subsection (c), as added by subsection (a), the fol-
4	lowing new subsection:
5	"(d) Waiver of Other Provisions of Law in
6	Event of National Emergency.—In the event of a dec-
7	laration by the President of a national emergency in which
8	the construction authority described in subsection (a) is
9	used, the authority provided by such subsection to waive
10	or disregard another provision of law that would otherwise
11	apply to a military construction project authorized by this
12	section may be used only if—
13	"(1) such other provision of law does not provide
14	a means by which compliance with the requirements
15	of the law may be waived, modified, or expedited; and
16	"(2) the Secretary of Defense determines that the
17	nature of the national emergency necessitates the non-
18	compliance with the requirements of the law.".
19	(d) Additional Notification Requirements.—
20	Subsection (e) of section 2808 of title 10, United States
21	Code, as redesignated by subsection (a)(1), is amended—
22	(1) by striking "of the decision" and all that fol-
23	lows through the end of the subsection and inserting

1	"(A) The reasons for the decision to use the con-
2	struction authority described in subsection (a), in-
3	cluding, in the event of a declaration by the President
4	of a national emergency, the reasons why use of the
5	armed forces is required in response to the declared
6	national emergency.
7	"(B) The construction projects to be undertaken
8	using the construction authority described in sub-
9	section (a), including, in the event of a declaration by
10	the President of a national emergency, an expla-
11	nation of how each construction project directly sup-
12	ports the immediate security, logistical, or short-term
13	housing and ancillary supporting facility needs of the
14	members of the armed forces used in the national
15	emergency.
16	"(C) The estimated cost of the construction
17	projects to be undertaken using the construction au-
18	thority described in subsection (a), including the cost
19	of any real estate action pertaining to the construc-
20	tion projects, and certification of compliance with the
21	funding conditions imposed by subsections (b) and
22	(c).
23	"(D) Any determination made pursuant to sub-
24	section (d)(2) to waive or disregard another provision

1	of law to undertake any construction project using the
2	construction authority described in subsection (a).
3	"(E) The military construction projects, includ-
4	ing any military family housing and ancillary sup-
5	porting facility projects, whose cancellation, modifica-
6	tion, or other cost savings result in funds being avail-
7	able to undertake construction projects using the con-
8	struction authority described in subsection (a) and
9	the possible impact of the cancellation or modification
10	of such military construction projects on military
11	readiness and the quality of life of members of the
12	armed forces and their dependents."; and
13	(2) by adding at the end the following new para-
14	graph:
15	"(2) In the event of a declaration by the President of
16	a national emergency in which the construction authority
17	described in subsection (a) is used, a construction project
18	to be undertaken using such construction authority may be
19	carried out only after the end of the five-day period begin-
20	ning on the date the notification required by paragraph (1)
21	is received by the appropriate committees of Congress.".
22	(e) Clerical Amendments.—Section 2808 of title 10,
23	United States Code, is further amended—
24	(1) in subsection (a), by inserting "Construc-
25	TION AUTHORIZED.—" after "(a)";

1	(2) in subsection (e), as redesignated by sub-
2	section (a)(1), by inserting "NOTIFICATION REQUIRE-
3	MENT.—(1)" after "(e)"; and
4	(3) in subsection (f), as redesignated by sub-
5	section (a)(1), by inserting "Termination of Au-
6	THORITY.—" after "(f)".
7	(f) Exception for Pandemic Mitigation and Re-
8	Sponse Projects.—Subsections (b), (c), (d) of section
9	2808 of title 10, United States Code, as added by this sec-
10	tion, shall not apply to a military construction project com-
11	menced under the authority of subsection (a) of such section
12	2808 during the emergency period described in section
13	1135(g)(1)(B) of the Social Security Act (42 U.S.C. 1320b-
14	5(g)(1)(B)) if the Secretary of Defense determines that the
15	military construction project will directly support pan-
16	demic mitigation and response efforts of health care pro-
17	viders or support members of the Armed Forces directly
18	participating in such pandemic mitigation and response ef-
19	forts. Subsection (e) of section 2808 of title 10, United
20	States Code, as redesignated by subsection (a)(1) and
21	amended by subsection (d) of this section, shall still apply
22	to any such military construction project.

1	SEC. 2802. EXTENSION OF SUNSET FOR ANNUAL LOCALITY
2	ADJUSTMENT OF DOLLAR THRESHOLDS AP-
3	PLICABLE TO UNSPECIFIED MINOR MILITARY
4	CONSTRUCTION AUTHORITIES.
5	Section 2805(f)(3) of title 10, United States Code, is
6	amended by striking "2022" and inserting "2027".
7	SEC. 2803. MODIFICATION OF REPORTING REQUIREMENT
8	REGARDING COST INCREASES ASSOCIATED
9	WITH CERTAIN MILITARY CONSTRUCTION
10	PROJECTS AND MILITARY FAMILY HOUSING
11	PROJECTS.
12	(a) Elimination of Submission to Comptroller
13	General.—Section 2853(f) of title 10, United States Code,
14	is amended—
15	(1) in paragraphs (1) and (3), by striking "and
16	the Comptroller General of the United States"; and
17	(2) by striking paragraph (6).
18	(b) Synchronization of Notification Require-
19	MENTS.—Section 2853(c)(1) of title 10, United States Code,
20	is amended by inserting after "cost increase" in the matter
21	preceding subparagraph (A) the following: "(subject to sub-
22	section (f))".
23	SEC. 2804. EXPANSION OF DEPARTMENT OF DEFENSE LAND
24	EXCHANGE AUTHORITY.
25	(a) Additional Purposes Authorized.—Para-
26	graph (1) of section 2869(a) of title 10, United States Code,

1	is amended by striking "the real property, to transfer" and
2	all that follows through the end of the paragraph and insert-
3	ing the following: "the real property—
4	"(A) to transfer to the United States all right,
5	title, and interest of the person in and to a parcel of
6	real property, including any improvements thereon
7	under the person's control;
8	"(B) to carry out a land acquisition, including
9	the acquisition of all right, title, and interest or a
10	lesser interest in real property under an agreement
11	entered into under section 2684a of this title to limit
12	encroachments and other constraints on military
13	training, testing, and operations; or
14	"(C) to provide installation-support services (as
15	defined in 2679(e) of this title), a replacement facil-
16	ity, or improvements to an existing facility, as agreed
17	upon between the Secretary concerned and the per-
18	son.".
19	(b) REQUIREMENTS FOR ACCEPTANCE OF REPLACE-
20	MENT FACILITIES.—Section 2869(a) of title 10, United
21	States Code, is further amended by adding at the end the
22	following new paragraph:
23	"(3) The Secretary concerned may agree to accept a
24	replacement facility or improvements to an existing facility

1	under paragraph $(1)(C)$ only if the Secretary concerned de-
2	termines that the replacement facility or improvements—
3	"(A) are completed and usable, fully functional,
4	and ready for occupancy;
5	"(B) satisfy all operational requirements; and
6	"(C) meet all Federal, State, and local require-
7	ments applicable to the facility relating to health,
8	safety, and the environment.".
9	(c) Fair Market Value Requirement.—Section
10	2869(b)(1) of title 10, United States Code, is amended—
11	(1) in the first sentence, by striking "of the land
12	to be" and inserting "of the real property, installa-
13	tion-support services, replacement facility, or im-
14	provements to an existing facility"; and
15	(2) in the second sentence, by striking "of the
16	land is less than the fair market value of the real
17	property to be conveyed" and inserting "of the real
18	property conveyed by the Secretary concerned exceeds
19	the fair market value of the real property, installa-
20	tion-support services, replacement facility, or im-
21	provements received by the Secretary".
22	(d) Relation to Other Military Construction
23	Requirements.—Section 2869 of title 10, United States
24	Code, is amended by adding at the end the following new
25	subsection:

1	"(h) Relation to Other Military Construction
2	Requirements.—The acquisition of real property or an
3	interest therein, a replacement facility, or improvements to
4	an existing facility using the authority provided by this
5	section shall not be treated as a military construction
6	project for which an authorization is required by section
7	2802 of this title.".
8	(e) Delayed Implementation of Amendments.—
9	The amendments made by this section shall take effect on
10	the date of the enactment of this Act, but the Secretary con-
11	cerned (as defined in section 2801(c)(5) of title 10, United
12	States Code) may not enter into any real estate transaction
13	authorized by such amendments until after the date on
14	which the Secretary of Defense issues final regulations pro-
15	viding for the implementation of such amendments by the
16	Department of Defense.
17	SEC. 2805. CONGRESSIONAL PROJECT AUTHORIZATION RE-
18	QUIRED FOR MILITARY CONSTRUCTION
19	PROJECTS FOR ENERGY RESILIENCE, EN-
20	ERGY SECURITY, AND ENERGY CONSERVA-
21	TION.
22	(a) Replacement of Notice and Wait Author-
23	ITY.—Section 2914 of title 10, United States Code, is
24	amended to read as follows:

1	"§ 2914. Military construction projects for energy resil-
2	ience, energy security, and energy con-
3	servation
4	"(a) Project Authorization Required.—The Sec-
5	retary of Defense may carry out such military construction
6	projects for energy resilience, energy security, and energy
7	conservation as are authorized by law, using funds appro-
8	priated or otherwise made available for that purpose.
9	"(b) Submission of Project Proposals.—(1) As
10	part of the Department of Defense Form 1391 submitted
11	to the appropriate committees of Congress for a military
12	construction project covered by subsection (a), the Secretary
13	of Defense shall include the following information:
14	"(A) The project title.
15	"(B) The location of the project.
16	"(C) A brief description of the scope of work.
17	"(D) The original project cost estimate and the
18	current working cost estimate, if different.
19	"(E) Such other information as the Secretary
20	considers appropriate.
21	"(2) In the case of a military construction project for
22	energy conservation, the Secretary also shall include the fol-
23	lowing information:
24	"(A) The original expected savings-to-investment
25	ratio and simple payback estimates and measurement
26	and verification cost estimate.

1	"(B) The most current expected savings-to-invest-
2	ment ratio and simple payback estimates and meas-
3	urement and verification plan and costs.
4	"(C) A brief description of the measurement and
5	verification plan and planned funding source.
6	"(3) In the case of a military construction project for
7	energy resilience or energy security, the Secretary also shall
8	include the rationale for how the project would enhance mis-
9	sion assurance, support mission critical functions, and ad-
10	dress known vulnerabilities.".
11	(b) Clerical Amendment.—The table of sections at
12	the beginning of subchapter I of chapter 173 of title 10,
13	United States Code, is amended by striking the item relat-
14	ing to section 2914 and inserting the following new item:
	"2914. Military construction projects for energy resilience, energy security, and energy conservation.".
15	SEC. 2806. ONE-YEAR EXTENSION OF TEMPORARY, LIMITED
16	AUTHORITY TO USE OPERATION AND MAIN-
17	TENANCE FUNDS FOR CONSTRUCTION
18	PROJECTS IN CERTAIN AREAS OUTSIDE THE
19	UNITED STATES.
20	(a) Extension of Authority.—Subsection (h) of sec-
21	tion 2808 of the Military Construction Authorization Act
22	for Fiscal Year 2004 (division B of Public Law 108–136;
23	117 Stat. 1723), as most recently amended by section
24	2807(a) of the Military Construction Authorization Act for

1	Fiscal Year 2019 (Public Law 115–232; 132 Stat. 2264),
2	is further amended—
3	(1) in paragraph (1), by striking "December 31,
4	2020" and inserting "December 31, 2021"; and
5	(2) paragraph (2), by striking "fiscal year 2021"
6	and inserting "fiscal year 2022".
7	(b) Continuation of Limitation on Use of Au-
8	THORITY.—Subsection (c) of section 2808 of the Military
9	Construction Authorization Act for Fiscal Year 2004 (divi-
10	sion B of Public Law 108–136; 117 Stat. 1723), as most
11	recently amended by section 2807(b) of the Military Con-
12	struction Authorization Act for Fiscal Year 2019 (Public
13	Law 115–232; 132 Stat. 2264), is further amended—
14	(1) by striking "either" and inserting "each";
15	and
16	(2) by inserting after the first paragraph (2) the
17	following new subparagraph:
18	"(C) The period beginning October 1, 2020, and
19	ending on the earlier of December 31, 2021, or the
20	date of the enactment of an Act authorizing funds for
21	military activities of the Department of Defense for
22	fiscal year 2022.".
23	(c) Technical Corrections.—Subsection (c) of sec-
24	tion 2808 of the Military Construction Authorization Act
25	for Fiscal Year 2004 (division B of Public Law 108–136;

1	117 Stat. 1723), as most recently amended by section
2	2807(b) of the Military Construction Authorization Act for
3	Fiscal Year 2019 (Public Law 115–232; 132 Stat. 2264)
4	and subsection (b) of this section, is further amended—
5	(1) by redesignating the second paragraph (1) as
6	subparagraph (A); and
7	(2) by redesignating the first paragraph (2) as
8	subparagraph (B).
9	SEC. 2807. PILOT PROGRAM TO SUPPORT COMBATANT COM-
10	MAND MILITARY CONSTRUCTION PRIORITIES.
11	(a) Pilot Program.—The Secretary of Defense shall
12	conduct a pilot program to evaluate the usefulness of reserv-
13	ing a portion of the military construction funds of the mili-
14	tary departments to help the combatant commands satisfy
15	their military construction priorities in a timely manner.
16	(b) Location.—The Secretary of Defense shall conduct
17	the pilot program for the benefit of the United States Indo-
18	Pacific Command in the area of responsibility of the United
19	States Indo-Pacific Command.
20	(c) Required Investment.—For each fiscal year
21	during which the pilot program is conducted, the Secretary
22	of Defense shall reserve to carry out military construction
23	projects under the pilot program an amount equal to 10
24	percent of the total amount authorized to be appropriated
25	for military construction projects by titles XXI, XXII, and

1	XXIII of the Military Construction Authorization Act for
2	that fiscal year.
3	(d) Commencement and Duration.—
4	(1) Commencement.—The Secretary of Defense
5	shall commence the pilot program no later than Octo-
6	ber 1, 2023. The Secretary may commence the pilot
7	program as early as October 1, 2022, if the Secretary
8	determines that compliance with the reservation of
9	funds requirement under subsection (c) is practicable
10	beginning with fiscal year 2023.
11	(2) Duration.—The pilot program shall be in
12	effect for the fiscal year in which the Secretary com-
13	mences the pilot program, as described in paragraph
14	(1), and the subsequent two fiscal years. Any con-
15	struction commenced under the pilot program before
16	the expiration date may continue to completion.
17	(e) Progress Report.—Not later than February 15
18	of the final fiscal year of the pilot program, the Secretary
19	of Defense shall submit to the congressional defense commit-
20	tees a report evaluating the success of the pilot program
21	in improving the timeliness of the United States Indo-Pa-
22	cific Command in achieving its military construction pri-
23	orities. The Secretary shall include in the report—
24	(1) an evaluation of the likely positive and nega-
25	tive impacts were the pilot program extended or made

1	permanent and, if extended or made permanent, the
2	likely positive and negative impacts of expansion to
3	cover all or additional combatant commands; and
4	(2) the recommendations of the Secretary regard-
5	ing whether the pilot program should be extended or
6	made permanent and expanded.
7	SEC. 2808. BIANNUAL REPORT REGARDING MILITARY IN-
8	STALLATIONS SUPPORTED BY DISASTER RE-
9	LIEF APPROPRIATIONS.
10	(a) Report Required.—Biannually through Sep-
11	tember 30, 2025, both the Secretary of the Air Force and
12	the Secretary of the Navy shall submit to the relevant con-
13	gressional committees a report regarding the obligation and
14	expenditure at military installations under the jurisdiction
15	of the Secretary concerned of appropriations made available
16	to the Secretary concerned in title V of the Military Con-
17	struction, Veterans Affairs, and Related Agencies Appro-
18	priations Act, 2020 (division F of Public Law 116–94).
19	(b) Elements of Report.—Each report under sub-
20	section (a) shall include for the period covered by the report
21	the following elements:
22	(1) The timeline for award of contracts for each
23	military construction project to be funded with ap-
24	propriations referred to in subsection (a).

1	(2) The status, including obligations and expend-
2	itures, of each contract already awarded for such
3	military construction projects.
4	(3) An assessment of the contracting capacity of
5	the communities in the vicinity of such military in-
6	stallations to support such contracts.
7	(4) The expectations that such local communities
8	will be required to address.
9	(c) Public Availability of Report.—The informa-
10	tion in each report specific to a particular military instal-
11	lation shall be made available online using a public forum
12	commonly used in the locality in which the installation is
13	located.
14	(d) Early Termination.—Notwithstanding the date
15	specified in subsection (a), the Secretary of the Air Force
16	and the Secretary of the Navy may terminate the reporting
17	requirement applicable to the Secretary concerned under
18	such subsection effective on the date on which the Secretary
19	concerned certifies to the relevant congressional committees
20	that at least 90 percent of the appropriations referred to
21	in such subsection and made available to the Secretary con-
22	cerned have been expended.
23	(e) Relevant Congressional Committees De-
24	FINED.—In this section, the term "relevant congressional
25	committees" means—

1	(1) the Committee on Armed Services and the
2	Subcommittee on Military Construction, Veterans Af-
3	fairs, and Related Agencies of the Committee on Ap-
4	propriations of the House of Representatives; and
5	(2) the Committee on Armed Services and the
6	Subcommittee on Military Construction, Veterans Af-
7	fairs, and Related Agencies of the Senate.
8	Subtitle B—Military Family
9	Housing Reforms
10	SEC. 2811. EXPENDITURE PRIORITIES IN USING DEPART-
11	MENT OF DEFENSE FAMILY HOUSING IM-
12	PROVEMENT FUND.
13	(a) In General.—Section 2883(d)(1) of title 10,
14	United States Code, is amended—
15	(1) by inserting "(A)" after "(1)"; and
16	(2) by adding at the end the following new sub-
17	paragraph:
18	"(B) The Secretary of Defense shall require that eligi-
19	ble entities receiving amounts from the Department of De-
20	fense Family Housing Improvement Fund prioritize the use
21	of such amounts for expenditures related to operating ex-
22	penses, debt payments, and asset recapitalization before
23	other program management-incentive fee expenditures.".
24	(b) Effective Date.—The requirements set forth in
25	subparagraph (B) of section 2883(d)(1) of title 10. United

1	States Code, as added by subsection (a), shall apply to ap-
2	propriate legal documents entered into or renewed on or
3	after the date of the enactment of this Act between the Sec-
4	retary of a military department and a landlord regarding
5	privatized military housing. In this subsection, the terms
6	"landlord" and "privatized military housing" have the
7	meanings given those terms in section 3001(a) of the Mili-
8	tary Construction Authorization Act for Fiscal Year 2020
9	(division B of Public Law 116–92; 133 Stat. 1916; 10
10	U.S.C. 2821 note).
11	SEC. 2812. PROMULGATION OF GUIDANCE TO FACILITATE
12	RETURN OF MILITARY FAMILIES DISPLACED
13	FROM PRIVATIZED MILITARY HOUSING.
13 14	FROM PRIVATIZED MILITARY HOUSING. (a) GUIDANCE REQUIRED.—The Secretary of Defense
14	(a) GUIDANCE REQUIRED.—The Secretary of Defense
14 15 16	(a) GUIDANCE REQUIRED.—The Secretary of Defense shall promulgate guidance for commanders of military in-
14 15 16 17	(a) Guidance Required.—The Secretary of Defense shall promulgate guidance for commanders of military installations and installation housing management offices to
14 15 16 17	(a) GUIDANCE REQUIRED.—The Secretary of Defense shall promulgate guidance for commanders of military installations and installation housing management offices to facilitate and manage the return of tenants who are dis-
14 15 16 17 18	(a) Guidance Required.—The Secretary of Defense shall promulgate guidance for commanders of military installations and installation housing management offices to facilitate and manage the return of tenants who are displaced from privatized military housing—
14 15 16 17 18	(a) GUIDANCE REQUIRED.—The Secretary of Defense shall promulgate guidance for commanders of military installations and installation housing management offices to facilitate and manage the return of tenants who are displaced from privatized military housing— (1) as a result of an environmental hazard or
14 15 16 17 18 19 20	(a) Guidance Required.—The Secretary of Defense shall promulgate guidance for commanders of military installations and installation housing management offices to facilitate and manage the return of tenants who are displaced from privatized military housing— (1) as a result of an environmental hazard or other damage adversely affecting the habitability of
14 15 16 17 18 19 20 21	(a) Guidance Required.—The Secretary of Defense shall promulgate guidance for commanders of military installations and installation housing management offices to facilitate and manage the return of tenants who are displaced from privatized military housing— (1) as a result of an environmental hazard or other damage adversely affecting the habitability of the privatized military housing; or
14 15 16 17 18 19 20 21	(a) Guidance Required.—The Secretary of Defense shall promulgate guidance for commanders of military installations and installation housing management offices to facilitate and manage the return of tenants who are displaced from privatized military housing— (1) as a result of an environmental hazard or other damage adversely affecting the habitability of the privatized military housing; or (2) during remediation or repair activities in re-

- 1 tions in which a tenant of privatized military housing
- 2 should be reimbursed for losses to personal property of the
- 3 tenant that are not covered by insurance and are incurred
- 4 by the tenant in the situations described in subsection (a).
- 5 (c) Consultation.—The Secretary of Defense shall
- 6 promulgate the guidance in consultation with the Secre-
- 7 taries of the military departments, the Chief Housing Offi-
- 8 cer, landlords, and other interested persons.
- 9 (d) Implementation.—The Secretaries of the mili-
- 10 tary departments shall be responsible for ensuring the im-
- 11 plementation of the guidance at military installations
- 12 under the jurisdiction of the Secretary concerned.
- 13 (e) Definitions.—In this section, the terms "land-
- 14 lord", "privatized military housing", and "tenant" have the
- 15 meanings given those terms in section 3001(a) of the Mili-
- 16 tary Construction Authorization Act for Fiscal Year 2020
- 17 (division B of Public Law 116–92; 133 Stat. 1916; 10
- 18 U.S.C. 2821 note).
- 19 SEC. 2813. PROMULGATION OF GUIDANCE ON MOLD MITI-
- 20 GATION IN PRIVATIZED MILITARY HOUSING.
- 21 (a) GUIDANCE REQUIRED.—The Secretary of Defense
- 22 shall establish a working group to promulgate guidance re-
- 23 garding best practices for mold mitigation in privatized
- 24 military housing and for making the determination regard-
- 25 ing when the presence of mold in a unit of home privatized

1	military housing is an emergency situation requiring the
2	relocation of the residents of the unit.
3	(b) Members.—The working groups shall include the
4	Surgeon Generals of the Armed Forces and such other sub-
5	ject-matter experts as the Secretary considers appropriate.
6	SEC. 2814. EXPANSION OF UNIFORM CODE OF BASIC STAND-
7	ARDS FOR PRIVATIZED MILITARY HOUSING
8	AND HAZARD AND HABITABILITY INSPECTION
9	AND ASSESSMENT REQUIREMENTS TO GOV-
10	ERNMENT-OWNED AND GOVERNMENT-CON-
11	TROLLED MILITARY FAMILY HOUSING.
12	(a) Uniform Code of Basic Standards for Mili-
13	TARY HOUSING.—The Secretary of Defense shall expand the
14	uniform code of basic housing standards for safety, comfort,
15	and habitability for privatized military housing established
16	pursuant to section 3051(a) of the Military Construction
17	Authorization Act for Fiscal Year 2020 (division B of Pub-
18	lic Law 116-92; 133 Stat. 1941; 10 U.S.C. 2871 note) to
19	include Government-owned and Government-controlled
20	military family housing located inside or outside the
21	United States and occupied by members of the Armed
22	Forces.
23	(b) Inspection and Assessment Plan.—The Sec-
24	retary of Defense shall expand the Department of Defense
25	housing inspection and assessment plan prepared pursuant

- 1 to section 3051(b) of the Military Construction Authoriza-
- 2 tion Act for Fiscal Year 2020 (division B of Public Law
- 3 116-92; 133 Stat. 1941; 10 U.S.C. 2871 note) to include
- 4 Government-owned and Government-controlled military
- 5 family housing located inside or outside the United States
- 6 and occupied by members of the Armed Forces and com-
- 7 mence inspections and assessments of such military family
- 8 housing pursuant to the plan.
- 9 SEC. 2815. ESTABLISHMENT OF EXCEPTIONAL FAMILY MEM-
- 10 BER PROGRAM HOUSING LIAISON.
- 11 (a) Establishment.—Not later than September 30,
- 12 2021, each Secretary of a military department shall ap-
- 13 point at least one Exceptional Family Member Program
- 14 housing liaison for that military department.
- 15 (b) Duties.—The duties of a Exceptional Family
- 16 Member Program housing liaison are to assist military
- 17 families enrolled in that Program, and who are
- 18 disproportionally housed in facilities under the Military
- 19 Housing Privatization Initiative, in obtaining cost-effective
- 20 services needed by such families.

1	SEC. 2816. DEPARTMENT OF DEFENSE REPORT ON CRI-
2	TERIA AND METRICS USED TO EVALUATE
3	PERFORMANCE OF LANDLORDS OF
4	PRIVATIZED MILITARY HOUSING THAT RE-
5	CEIVE INCENTIVE FEES.
6	(a) Report Required.—Not later than 180 days
7	after the date of the enactment of this Act, the Secretary
8	of Defense shall submit to the Committees on Armed Serv-
9	ices of the Senate and the House of Representatives a re-
10	port—
11	(1) describing the criteria and metrics currently
12	used by the Department of Defense to analyze the per-
13	formance of landlords that receive incentive fees; and
14	(2) evaluating the effectiveness of such criteria
15	and metrics in accurately judging the performance of
16	such landlords; and
17	(3) containing such recommendations as the Sec-
18	retary considers appropriate to revise such criteria
19	and metrics to better evaluate the performance of such
20	land lords.
21	(b) Preparation of Report.—To prepare the report
22	required by subsection (a), the Secretary of Defense first
23	shall solicit the views of the Secretaries of the military de-
24	partments.
25	(c) Definitions.—In this section, the terms "incen-
26	tive fees" and "landlord" have the meanings given those

1	terms in paragraphs (9) and (10) of section 2871 of title
2	10, United States Code.
3	SEC. 2817. REPORT ON DEPARTMENT OF DEFENSE EFFORTS
4	REGARDING OVERSIGHT AND ROLE IN MAN-
5	AGEMENT OF PRIVATIZED MILITARY HOUS-
6	ING.
7	Not later than 180 days after the date of the enactment
8	of this Act, the Secretary of Defense shall submit to the
9	Committees on Armed Services of the Senate and the House
10	of Representatives a report on the progress made by the De-
11	partment of Defense in implementing the recommendations
12	contained in the report of the Comptroller General regard-
13	ing military housing entitled "DOD Needs to Strengthen
14	Oversight and Clarify Its Role in the Management of
15	Privatized Housing" and dated March 2020 (GAO-20-281).
16	Subtitle C—Real Property and
17	$Facilities\ Administration$
18	SEC. 2821. CODIFICATION OF REPORTING REQUIREMENTS
19	REGARDING UNITED STATES OVERSEAS MILI-
20	TARY ENDURING LOCATIONS AND CONTIN-
21	GENCY LOCATIONS.
22	(a) Inclusion of Information in Existing Annual
23	Report.—Section 2687a(a) of title 10, United States Code,
24	is amended—

1	(1) in the subsection heading, by striking "MAS-
2	TER PLANS" and inserting "OVERSEAS MILITARY LO-
3	CATIONS";
4	(2) in paragraph (1), by striking subparagraph
5	(B) and inserting the following new subparagraph:
6	"(B) overseas military locations, whether such a
7	location is designated as an enduring location or con-
8	tingency location."; and
9	(3) by striking paragraph (2) and inserting the
10	following new paragraphs:
11	"(2) To satisfy the reporting requirement specified in
12	paragraph (1)(B), a report under paragraph (1) shall con-
13	tain the following:
14	"(A) A description of the strategic goal and oper-
15	ational requirements supported by each overseas mili-
16	tary location.
17	"(B) A summary of the terms of agreements for
18	each overseas military location, including—
19	"(i) the type of implementing agreement;
20	"(ii) any annual lease or access costs to the
21	United States under the agreement; and
22	"(iii) any limitation on United States mili-
23	tary presence, activities, or operations at the
24	overseas military location.

1	"(C) A list of all infrastructure investments
2	made at each overseas military location during the
3	previous fiscal year, delineated by project location,
4	project title or description, cost of project, any
5	amount paid by a host nation to cover all or part of
6	the project cost, and authority used to undertake the
7	project.
8	"(D) A list of all infrastructure requirements for
9	each overseas military location anticipated during the
10	fiscal year in which the report is submitted and the
11	next four fiscal years, delineated as described in sub-
12	paragraph (C).
13	"(E) A list of any overseas military locations
14	newly established during the previous fiscal year.
15	"(F) A description of any plans to transition an
16	existing contingency overseas military location to an
17	enduring overseas military location or to upgrade or
18	downgrade the designation of an existing enduring or
19	contingency overseas military location during the fis-
20	cal year in which the report is submitted or the next
21	four fiscal years.
22	"(G) A list of any overseas military locations
23	that, during the previous fiscal year, were transferred
24	to the control of security forces of the host country or
25	another military force, closed, or for any other reason

1	no longer used by the armed forces, including a sum-
2	mary of any costs associated with the transfer or clo-
3	sure of the overseas military location.
4	"(H) A summary of the impact that the estab-
5	lishment or maintenance of each overseas military lo-
6	cation has on security commitments undertaken by
7	the United States pursuant to any international secu-
8	rity treaty or the current security environments in
9	the combatant commands, including United States
10	participation in theater security cooperation activi-
11	ties and bilateral partnership, exchanges, and train-
12	ing exercises.
13	"(I) A summary of any force protection risks
14	identified for each overseas military location, the ac-
15	tions proposed to mitigate such risks, and the
16	resourcing and implementation plan to implement the
17	mitigation actions.
18	"(J) An assessment of force protection measures
19	by host nations for each overseas military location
20	and recommendations to mitigate any potential risks
21	identified.
22	"(K) Such other such matters related to overseas
23	military locations as the Secretary of Defense con-
24	siders appropriate.

- 1 "(3)(A) In this subsection, the term 'overseas military
- 2 location' covers both enduring locations and contingency lo-
- 3 cations established outside the United States.
- 4 "(B) An enduring location is primarily characterized
- 5 either by the presence of permanently assigned United
- 6 States forces with robust infrastructure and quality of life
- 7 amenities to support that presence, by the sustained pres-
- 8 ence of allocated United States forces with infrastructure
- 9 and quality of life amenities consistent with that presence,
- 10 or by the periodic presence of allocated U.S. forces with lit-
- 11 the or no permanent United States military presence or con-
- 12 trolled infrastructure. Enduring locations include main op-
- 13 erating bases, forward operating sites, and cooperative secu-
- 14 rity locations.
- 15 "(C) A contingency location refers to a location outside
- 16 of the United States that is not covered by subparagraph
- 17 (B), but that is used by United States forces to support and
- 18 sustain operations during named and unnamed contin-
- 19 gency operations or other operations as directed by appro-
- 20 priate authority and is categorized by mission life-cycle re-
- 21 quirements as initial, temporary, or semi-permanent.
- 22 "(4) The Secretary of Defense shall prepare the report
- 23 under paragraph (1) in coordination with the Under Sec-
- 24 retary of Defense for Policy and the Under Secretary of De-
- 25 fense for Acquisition and Sustainment.

1	"(5) A report under paragraph (1) shall be submitted
2	in unclassified form, but may contain a classified annex
3	as necessary.".
4	(b) Conforming and Clerical Amendments.—
5	(1) Conforming amendments.—Section
6	2687a(e)(2) of title 10, United States Code, is amend-
7	ed by striking "host nation" both places it appears
8	and inserting "host country".
9	(2) Section Heading of section
10	2687a of title 10, United States Code, is amended to
11	read as follows:
12	"§2687a. Overseas base closures and realignments
13	and status of United States overseas mili-
13 14	and status of United States overseas military locations".
14	tary locations".
14 15	tary locations". (3) Table of sections.—The table of sections
141516	tary locations". (3) Table of Sections.—The table of sections at the beginning of chapter 159 of title 10, United
14151617	tary locations". (3) Table of Sections.—The table of sections at the beginning of chapter 159 of title 10, United States Code, is amended by striking the item relating
14 15 16 17 18	tary locations". (3) Table of Sections.—The table of sections at the beginning of chapter 159 of title 10, United States Code, is amended by striking the item relating to section 2687a and inserting the following new
14 15 16 17 18	tary locations". (3) Table of Sections.—The table of sections at the beginning of chapter 159 of title 10, United States Code, is amended by striking the item relating to section 2687a and inserting the following new item: "2687a. Overseas base closures and realignments and status of United States over-
14 15 16 17 18 19	tary locations". (3) Table of Sections.—The table of sections at the beginning of chapter 159 of title 10, United States Code, is amended by striking the item relating to section 2687a and inserting the following new item: "2687a. Overseas base closures and realignments and status of United States overseas military locations.".
14 15 16 17 18 19	tary locations". (3) Table of Sections.—The table of sections at the beginning of chapter 159 of title 10, United States Code, is amended by striking the item relating to section 2687a and inserting the following new item: "2687a. Overseas base closures and realignments and status of United States overseas military locations.". (c) Repeal of Superceded Reporting Require-

1	SEC. 2822. LIMITATIONS ON RENEWAL OF UTILITY PRIVAT-
2	IZATION CONTRACTS.
3	(a) Contract Renewal Authority.—Section
4	2688(d)(2) of title 10, United States Code, is amended—
5	(1) by inserting "(A)" after "(2)"; and
6	(2) by inserting after the first sentence the fol-
7	lowing new subparagraph:
8	$"(B)\ A\ longer-term\ contract\ entered\ into\ under\ the\ au-$
9	thority of subparagraph (A) may be renewed in the manner
10	provided in such subparagraph, except that such a contract
11	renewal may only be awarded during the final five years
12	of the existing contract term.".
13	(b) Conforming Amendments.—Section 2688(d)(2)
14	of title 10, United States Code, is further amended—
15	(1) by striking "The determination of cost effec-
16	tiveness" and inserting the following:
17	"(C) A determination of cost effectiveness under this
18	paragraph"; and
19	(2) by striking "the contract" and inserting "the
20	contract or contract renewal".
21	SEC. 2823. VESTING EXERCISE OF DISCRETION WITH SERV-
22	ICE SECRETARIES REGARDING ENTERING
23	INTO LONGER-TERM CONTRACTS FOR UTIL-
24	ITY SERVICES.
25	Section 2688(d)(2) of title 10, United States Code, as
26	amended by section 2822, is further amended—

1	(1) by striking "The Secretary of Defense, or the
2	designee of the Secretary," and inserting "The Sec-
3	retary concerned"; and
4	(2) by striking "if the Secretary" and inserting
5	"if the Secretary concerned".
6	SEC. 2824. USE OF ON-SITE ENERGY PRODUCTION TO PRO-
7	MOTE MILITARY INSTALLATION ENERGY RE-
8	SILIENCE AND ENERGY SECURITY.
9	(a) Promotion of On-Site Energy Security and
10	Energy Resilience.—Section 2911 of title 10, United
11	States Code, is amended by adding at the end the following
12	new subsection:
13	"(h) Promotion of On-Site Energy Security and
14	Energy Resilience.—(1) Consistent with the energy secu-
15	rity and resilience goals of the Department of Defense and
16	the energy performance master plan referred to in this sec-
17	tion, the Secretary concerned shall consider, when feasible,
18	projects for the production of installation energy that bene-
19	fits military readiness and promotes installation energy se-
20	curity and energy resilience in the following manner:
21	"(A) Location of the energy-production infra-
22	structure on the military installation that will con-
23	sume the energy.
24	"(B) Incorporation of energy resilience features,
25	such as microgrids, to ensure that energy remains

1	available to the installation even when the installa-
2	tion is not connected to energy sources located off the
3	installation.
4	"(C) Reduction in periodic refueling needs from
5	sources off the installation to not more than once
6	every two years.
7	"(3) In this subsection, the term 'microgrid' means an
8	integrated energy system consisting of interconnected loads
9	and energy resources that, if necessary, can be removed from
10	the local utility grid and function as an integrated, stand-
11	alone system.".
12	(b) Evaluation of Feasibility of Expanding Use
13	OF ON-SITE ENERGY PRODUCTION.—
14	(1) Projects authorized.—Subsection (h) of
15	section 2911 of title 10, United States Code, as added
16	by subsection (a), is amended by inserting after para-
17	graph (1) the following new paragraph:
18	"(2)(A) Using amounts made available for military
19	construction projects under section 2914 of this title, the
20	Secretary of Defense shall carry out at least four projects
21	to promote installation energy security and energy resil-
22	ience in the manner described in paragraph (1).
23	"(B) At least one project shall be designed to develop
24	technology that demonstrates the ability to connect an exist-
25	ing on-site energy generation facility that uses solar power

- 1 with one or more installation facilities performing critical
- 2 missions in a manner that allows the generation facility
- 3 to continue to provide electrical power to these facilities
- 4 even if the installation is disconnected from the commercial
- 5 power supply.
- 6 "(C) At least one project shall be designed to develop
- 7 technology that demonstrates that one or more installation
- 8 facilities performing critical missions can be isolated, for
- 9 purposes of electrical power supply, from the remainder of
- 10 the installation and from the commercial power supply in
- 11 a manner that allows an on-site energy generation facility
- 12 that uses a renewable energy source, other than solar energy,
- 13 to provide the necessary power exclusively to these facilities.
- 14 "(D) At least two projects shall be designed to develop
- 15 technology that demonstrates the ability to store sufficient
- 16 electrical energy from an on-site energy generation facility
- 17 that uses a renewable energy source to provide the electrical
- 18 energy required to continue operation of installation facili-
- 19 ties performing critical missions during nighttime oper-
- 20 ations.
- 21 "(E) The Secretary of Defense may not select as the
- 22 site of a project under this paragraph a military installa-
- 23 tion that already has the ability to satisfy any of the project
- 24 requirements described in subparagraphs (B), (C), or (D).

1	"(F) The authority of the Secretary of Defense to com-
2	mence a project under this paragraph expires on September
3	30, 2025.".
4	(2) Briefing.—Not later than March 1, 2021,
5	the Secretary of Defense shall brief the congressional
6	defense committees regarding the plan to carry out
7	the on-site energy production projects authorized by
8	paragraph (2) of section 2911 of title 10, United
9	States Code, as added by paragraph (1).
10	SEC. 2825. AVAILABILITY OF ENERGY RESILIENCE AND CON-
11	SERVATION INVESTMENT PROGRAM FUNDS
12	FOR CERTAIN ACTIVITIES RELATED TO
13	PRIVATIZED UTILITY SYSTEMS.
14	Section 2914(a) of title 10, United States Code, is
15	amended—
16	(1) by inserting "(1)" before "The Secretary of
17	Defense"; and
18	(2) by adding at the end the following new para-
19	graph:
20	"(2) For purposes of this section, a military construc-
21	tion project is deemed to include activities related to utility
22	systems authorized under subsections (h), (j), and (k) of sec-
23	tion 2688 or section 2913 of this title, notwithstanding that
24	the United States does not own the utility system, and en-
25	ergy-related activities included as a separate requirement

1	in an energy savings performance contract (as defined in
2	section 804(3) of the National Energy Conservation Policy
3	Act (42 U.S.C. 8287c(3))).".
4	SEC. 2826. IMPROVING WATER MANAGEMENT AND SECU-
5	RITY ON MILITARY INSTALLATIONS.
6	(a) Risk-based Approach to Installation Water
7	Management and Security.—
8	(1) General requirement.—The Secretary
9	concerned shall adopt a risk-based approach to water
10	management and security for each military installa-
11	tion under the jurisdiction of the Secretary.
12	(2) Implementation priorities.—The Sec-
13	retary concerned shall begin implementation of para-
14	graph (1) by prioritizing those military installations
15	under the jurisdiction of the Secretary that the Sec-
16	retary determines—
17	(A) are experiencing the greatest risks to
18	sustainable water management and security; and
19	(B) face the most severe existing or poten-
20	tial adverse impacts to mission assurance as a
21	result of such risks.
22	(3) Determination method.—Determinations
23	under paragraph (2) shall be made on the basis of the
24	water management and security assessments made by
25	the Secretary concerned under subsection (b).

1	(b) Water Management and Security Assess-
2	MENTS.—
3	(1) Assessment methodology.—The Secre-
4	taries concerned, acting jointly, shall develop a meth-
5	odology to assess risks to sustainable water manage-
6	ment and security and mission assurance.
7	(2) Elements.—Required elements of the assess-
8	ment methodology shall include the following:
9	(A) An evaluation of the water sources and
10	supply connections for a military installation,
11	including water flow rate and extent of competi-
12	tion for the water sources.
13	(B) An evaluation of the age, condition, and
14	jurisdictional control of water infrastructure
15	serving the military installation.
16	(C) An evaluation of the military installa-
17	tion's water-security risks related to drought-
18	prone climates, impacts of defense water usage
19	on regional water demands, water quality, and
20	legal issues, such as water rights disputes.
21	(D) An evaluation of the resiliency of the
22	military installation's water supply and the
23	overall health of the aquifer basin of which the
24	water supply is a part, including the robustness

1	of the resource, redundancy, and ability to re-
2	cover from disruption.
3	(E) An evaluation of existing water meter-
4	ing and consumption at the military installa-
5	tion, considered at a minimum—
6	(i) by type of installation activity,
7	such as training, maintenance, medical,
8	housing, and grounds maintenance and
9	landscaping; and
10	(ii) by fluctuations in consumption,
11	including peak consumption by quarter.
12	(c) Evaluation of Installations for Potential
13	Net Zero Water Usage.—
14	(1) Evaluation required.—The Secretary con-
15	cerned shall conduct an evaluation of each military
16	installation under the jurisdiction of the Secretary to
17	determine the potential for the military installation,
18	or at a minimum certain installation activities, to
19	achieve net zero water usage.
20	(2) Elements.—Required elements of each eval-
21	uation shall include the following:
22	(A) An evaluation of alternative water
23	sources to offset use of freshwater, including
24	water recycling and harvested rainwater for use
25	as non-potable water.

1	(B) An evaluation of the practicality of im-
2	plementing Department of Energy guidelines for
3	net zero water usage, when practicable to mini-
4	mize water consumption and wastewater dis-
5	charge in buildings scheduled for renovation.
6	(C) An evaluation of the practicality of im-
7	plementing net zero water usage technology into
8	new construction in water-constrained areas, as
9	determined by water management and security
10	assessments conducted under subsection (b).
11	(d) Improved Landscaping Management Prac-
12	TICES.—
13	(1) Landscaping management.—The Secretary
14	concerned shall implement, to the maximum extent
15	practicable, at each military installation under the
16	jurisdiction of the Secretary landscaping management
17	practices to increase water resilience and ensure
18	greater quantities of water availability for oper-
19	ational, training, and maintenance requirements.
20	(2) Arid or semi-arid climates.—For mili-
21	tary installations located in arid or semi-arid cli-
22	mates, landscaping management practices shall in-
23	clude the use of xeriscaping.
24	(3) Non-Arid Climates.—For military installa-
25	tions located in arid or non-arid climates, land-

1	scaping management practices shall include the use of
2	plants common to the region in which the installation
3	is located and native grasses and plants.
4	(4) Pollinator conservation reference
5	GUIDE.—The Secretary concerned shall follow the rec-
6	ommendations of the Department of Defense Polli-
7	nator Conservation Reference Guide (September 2018)
8	to the maximum extent practicable in order to reduce
9	operation and maintenance costs related to land-
10	scaping management, while improving area manage-
11	ment. Consistent with such guide, in the preparation
12	of a military installation landscaping plan, the Sec-
13	retary concerned should consider the following:
14	(A) Adding native flowering plants to
15	sunny open areas and removing overhanging tree
16	limbs above open patches within forested areas or
17	$dense\ shrub.$
18	(B) Removing or controlling invasive plants
19	to improve pollinator habitat.
20	(C) Preserving known and potential polli-
21	nator nesting and overwintering sites.
22	(D) Eliminating or minimizing pesticide
23	use in pollinator habitat areas.
24	(E) Mowing in late fall or winter after
25	plants have bloomed and set seed, adjusting tim-

1	ing to avoid vulnerable life stages of special sta-
2	tus pollinators.
3	(F) Mowing mid-day when adult polli-
4	nators can avoid mowing equipment.
5	(e) Implementation Report.—
6	(1) Report required.—Not later than one
7	year after the date of the enactment of this Act, the
8	Secretary of Defense, in coordination with the other
9	Secretaries concerned, shall submit to the Committees
10	on Armed Services of the Senate and the House of
11	Representatives a report on the progress made in im-
12	plementing this section.
13	(2) Report elements.—The report shall in-
14	clude the following:
15	(A) The methodology developed under sub-
16	section (b) to conduct water management and se-
17	curity assessments.
18	(B) A list of the military installations that
19	have been assessed using such methodology and a
20	description of the findings.
21	(C) A list of planned assessments for the
22	one-year period beginning on the date of the sub-
23	mission of the report.
24	(D) An evaluation of the progress made on
25	implementation of xeriscaping and other region-

1	ally appropriate landscaping practices at mili-
2	tary installations.
3	(f) Definitions.—In this section:
4	(1) The term "net zero water usage", with re-
5	spect to a military installation or installation activ-
6	ity, means a situation in which the combination of
7	limitations on the consumption of water resources
8	and the return of water to an original water source
9	by the installation or activity is sufficient to prevent
10	any reduction in the water resources of the area in
11	both quantity and quality over a reasonable period of
12	time.
13	(2) The terms "Secretary concerned" and "Sec-
14	retary" mean the Secretary of a military department
15	and the Secretary of Defense with respect to the Pen-
16	tagon Reservation.
17	(3) The term "xeriscaping" means landscape de-
18	sign that emphasizes low water use and drought-toler-
19	ant plants that require little or no supplemental irri-
20	aation.

1	SEC. 2827. PILOT PROGRAM TO TEST USE OF EMERGENCY
2	DIESEL GENERATORS IN A MICROGRID CON-
3	FIGURATION AT CERTAIN MILITARY INSTAL-
4	LATIONS.
5	(a) Pilot Program Authorized.—The Secretary of
6	Defense may conduct a pilot program (to be known as the
7	Emergency Diesel Generator Microgrid Program) to evalu-
8	ate the feasibility and cost effectiveness of connecting exist-
9	ing diesel generators at a military installation selected pur-
10	suant to subsection (c) to create and support one or more
11	microgrid configurations at the installation capable of pro-
12	viding full-scale electrical power for the defense critical fa-
13	cilities located at the installation during an emergency in-
14	volving the loss of external electric power supply caused by
15	an extreme weather condition, manmade intentional infra-
16	structure damage, or other circumstances.
17	(b) GOAL OF PILOT PROGRAM.—The goals of the
18	Emergency Diesel Generator Microgrid Program are—
19	(1) to test assumptions about lower operating
20	and maintenance costs, parts interchangeability,
21	lower emissions, lower fuel usage, increased resiliency,
22	increased reliability, and reduced need for emergency
23	diesel generators; and
24	(2) to establish design criteria that could be used
25	to build and sustain emergency diesel generator
26	microgrids at other military installations.

1	(c) Pilot Program Locations.—As the locations to
2	conduct the Emergency Diesel Generator Microgrid Pro-
3	gram, the Secretary of Defense shall select two major mili-
4	tary installations located in different geographical regions
5	of the United States that the Secretary determines—
6	(1) are defense critical electric infrastructure
7	sites or contain, or are served by, defense critical elec-
8	$tric\ infrastructure;$
9	(2) contain more than one defense critical func-
10	tion for national defense purposes and the mission as-
11	surance of such critical defense facilities are para-
12	mount to maintaining national defense and force pro-
13	jection capabilities at all times; and
14	(3) face unique electric energy supply, delivery,
15	and distribution challenges that, based on the geo-
16	graphic location of the installations and the overall
17	physical size of the installations, adversely impact
18	rapid electric infrastructure restoration after an
19	interruption.
20	(d) Specifications of Diesel Generators and
21	Microgrid.—
22	(1) Generator specifications.—The Sec-
23	retary of Defense shall use existing diesel generators
24	that are sized \geq 750kW output.

1	(2) Microgrid specifications.—The Secretary
2	of Defense shall create the microgrid using commer-
3	cially available and proven designs and technologies.
4	The existing diesel generators used for the microgrid
5	should be spaced within 1.0 to 1.5 mile of each other
6	and, using a dedicated underground electric cable net-
7	work, be tied into a microgrid configuration sufficient
8	to supply mission critical facilities within the service
9	area of the microgrid. A selected military installation
10	may contain more than one such microgrid under the
11	Emergency Diesel Generator Microgrid Program.
12	(e) Program Authorities.—The Secretary of De-
13	fense may use the authority under section 2914 of title 10,
14	United States Code (known as the Energy Resilience and
15	Conservation Investment Program) and energy savings per-
16	formance contracts to conduct the Emergency Diesel Gener-
17	ator Microgrid Program.
18	(f) Definitions.—For purposes of the Emergency
19	Diesel Generator Microgrid Program:
20	(1) The term "defense critical electric infrastruc-
21	ture" has the meaning given that term in section
22	215A of the Federal Power Act (16 U.S.C. 8240–1).
23	(2) The term "energy savings performance con-
24	tract" has the meaning given that term in section

804(3) of the National Energy Conservation Policy
Act (42 U.S.C. 8287c(3)).
(3) The term "existing diesel generators" means
diesel generators located, as of the date of the enact-
ment of this Act, at a major military installation se-
lected as a location for the Emergency Diesel Gener-
ator Microgrid Program and intended for emergency
use.
(4) The term "major military installation" has
the meaning given that term in section 2864 of title
10, United States Code.
SEC. 2828. IMPROVED ELECTRICAL METERING OF DEPART-
SEC. 2828. IMPROVED ELECTRICAL METERING OF DEPART- MENT OF DEFENSE INFRASTRUCTURE SUP-
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MENT OF DEFENSE INFRASTRUCTURE SUP- PORTING CRITICAL MISSIONS.
MENT OF DEFENSE INFRASTRUCTURE SUP- PORTING CRITICAL MISSIONS. (a) OPTIONS TO IMPROVE ELECTRICAL METERING.—
MENT OF DEFENSE INFRASTRUCTURE SUP- PORTING CRITICAL MISSIONS. (a) OPTIONS TO IMPROVE ELECTRICAL METERING.— The Secretary of Defense and the Secretaries of the military
MENT OF DEFENSE INFRASTRUCTURE SUP- PORTING CRITICAL MISSIONS. (a) OPTIONS TO IMPROVE ELECTRICAL METERING.— The Secretary of Defense and the Secretaries of the military departments shall improve the metering of electrical energy
MENT OF DEFENSE INFRASTRUCTURE SUP- PORTING CRITICAL MISSIONS. (a) OPTIONS TO IMPROVE ELECTRICAL METERING.— The Secretary of Defense and the Secretaries of the military departments shall improve the metering of electrical energy usage of covered defense structures to accurately determine
MENT OF DEFENSE INFRASTRUCTURE SUP- PORTING CRITICAL MISSIONS. (a) Options to Improve Electrical Metering.— The Secretary of Defense and the Secretaries of the military departments shall improve the metering of electrical energy usage of covered defense structures to accurately determine energy consumption by such a structure to increase energy
MENT OF DEFENSE INFRASTRUCTURE SUP- PORTING CRITICAL MISSIONS. (a) Options to Improve Electrical Metering.— The Secretary of Defense and the Secretaries of the military departments shall improve the metering of electrical energy usage of covered defense structures to accurately determine energy consumption by such a structure to increase energy efficiency and improve energy resilience, using any com-

1	(b) Metering Options.—Electrical energy usage op-
2	tions to be considered for a covered defense structure include
3	the following:
4	(1) Installation of a smart meter at the electric
5	power supply cable entry point of the covered defense
6	structure, with remote data storage and retrieval ca-
7	pability using cellular communication, to provide his-
8	torical energy usage data on an hourly basis to accu-
9	rately determine the optimum cost effective energy ef-
10	ficiency and energy resilience measures for the covered
11	defense structure.
12	(2) Use of an energy usage audit firm to indi-
13	vidually meter the covered defense structure using
14	clamp-on meters and data storage to provide year-
15	long electric energy load profile data, particularly in
16	the case of a covered defense structure located in cli-
17	mates with highly variable use based on weather or
18	temperature changes to accurately identify electric en-
19	ergy usage demand for both peak and off peak periods
20	for a covered defense structure.
21	(3) Manual collection and calculation of the con-
22	nected load via nameplate data survey of all the con-
23	nected electrical devices for the covered defense struc-
24	ture and comparing it to the designed maximum rat-
25	ing of the incoming electric supply to determine the

1	maximum electrical load for the covered defense struc-
2	ture.
3	(c) Consideration of Partnerships.—The Sec-
4	retary of Defense and the Secretaries of the military depart-
5	ments shall consider the use of arrangements (known as
6	public-private partnerships) with appropriate entities out-
7	side the Government to reduce the cost of carrying out this
8	section.
9	(d) Definitions.—In this section:
10	(1) The term "covered defense structure" means
11	any infrastructure under the jurisdiction of the De-
12	partment of Defense inside the United States that the
13	Secretary of Defense or the Secretary of the military
14	department concerned determines—
15	(A) is used to support a critical mission of
16	the Department; and
17	(B) is located at a military installation
18	with base-wide resilient power.
19	(2) The term "energy resilience" has the mean-
20	ing given that term in section 101(e)(6) of title 10,
21	United States Code.
22	(e) Implementation Report.—As part of the De-
23	partment of Defense energy management report to be sub-
24	mitted under section 2925 of title 10, United States Code,
25	during fiscal year 2022, the Secretary of Defense shall in-

1	clude information on the progress being made to comply
2	with the requirements of this section.
3	SEC. 2829. RENAMING CERTAIN MILITARY INSTALLATIONS
4	AND OTHER DEFENSE PROPERTY.
5	(a) Definitions.—In this section:
6	(1) The term "advisory panel" means an advi-
7	sory panel established by the Secretary concerned to
8	assist the Secretary concerned in the renaming proc-
9	ess required by this section.
10	(2) The term "covered defense property" means
11	any real property, including any building, structure,
12	or other improvement to real property thereon, under
13	the jurisdiction of the Secretary concerned that is
14	named after any person who served in the political or
15	military leadership of any armed rebellion against
16	the United States.
17	(3) The term "covered military installation"
18	means a military installation or reserve component
19	facility that is named after any person who served in
20	the political or military leadership of any armed re-
21	bellion against the United States.
22	(4) The term "identification report" means the
23	initial report required by subsection (c) that identifies
24	covered military installations and covered defense
25	property.

1	(5) The term "military installation" has the
2	meaning given that term in section 2801(c) of title
3	10, United States Code.
4	(6) The term "other improvement" includes any
5	library, classroom, parade ground or athletic field,
6	training range, roadway, or similar physical feature.
7	(7) The term "process report" means the report
8	required by subsection (d) that describes the renaming
9	process to be used by the Secretary concerned.
10	(8) The term "renaming report" means the final
11	report required by subsection (f) that provides new
12	names for covered military installations and covered
13	defense property.
14	(9) The term "reserve component facility" has
15	the meaning given the term "facility" in section
16	18232 of title 10, United States Code, and covers
17	those facilities for which title is vested in the United
18	States or for which the Secretary of Defense contrib-
19	uted funds under section 18233(a) of such title or
20	former section 2233 of such title.
21	(10) The term "Secretary concerned" means the
22	Secretary of a military department and includes the
23	Secretary of Defense with respect to matters con-
24	cerning the Defense Agencies.

1	(b) Renaming Required; Deadline.—Not later than
2	one year after the date of the enactment of this Act, the
3	Secretary concerned shall—
4	(1) complete the renaming process required by
5	this section; and
6	(2) commence the renaming of each covered mili-
7	tary installation and covered defense property identi-
8	fied in the renaming report pursuant to the guidance
9	issued by the Secretary concerned under subsection
10	<i>(f)</i> .
11	(c) Identification Report; Deadline.—Not later
12	than 60 days after the date of the enactment of this Act,
13	each Secretary concerned shall submit to the congressional
14	defense committees a report that identifies each covered
15	military installation and all covered defense property under
16	the jurisdiction of the Secretary concerned that the Sec-
17	retary concerned determines satisfies the definitions given
18	those terms in subsection (a).
19	(d) Process Report; Deadline.—
20	(1) Report required.—Not later than 90 days
21	after the date of the enactment of this Act, each Sec-
22	retary concerned shall submit to the congressional de-
23	fense committees a report describing the process by
24	which the Secretary concerned will rename each cov-
25	ered military installation and covered defense prop-

1	erty identified in the renaming report prepared by
2	the Secretary concerned.
3	(2) Report elements.—At minimum, the
4	process report shall contain the following elements:
5	(A) A detailed description of the process to
6	be used by the Secretary concerned to develop a
7	list of potential names for renaming covered
8	military installations and covered defense prop-
9	erty.
10	(B) An explanation regarding whether or
11	not the Secretary concerned established, or will
12	establish, an advisory panel to support the re-
13	view process and make recommendations to the
14	Secretary concerned. If the Secretary concerned
15	has established, or will establish, an advisory
16	panel, the report shall include the names and po-
17	sitions of the individuals who will serve on the
18	advisory panel that represent:
19	(i) Military leadership from covered
20	$military\ installations.$
21	(ii) Military leadership from military
22	installations containing covered defense
23	property

1	(iii) State leaders and leaders of the lo-
2	cality in which a covered military installa-
3	tion or covered defense property is located.
4	(iv) Representatives from military mu-
5	seums, military historians, or relevant his-
6	torians from the impacted States and local-
7	ities with relevant expertise.
8	(v) Community civil rights leaders.
9	(C) The criteria the Secretary concerned
10	will use to inform the renaming process.
11	(D) A description of the process for accept-
12	ing and considering public comments from mem-
13	bers of the Armed Forces, veterans, and members
14	of the local community on potential names for
15	renaming covered military installations and cov-
16	ered defense property.
17	(E) A timeline for the renaming process
18	consistent with the deadline specified in sub-
19	section (b).
20	(e) Congressional Guidance on Renaming Cri-
21	TERIA.—
22	(1) Preferences.—As part of the renaming
23	process established by the Secretary concerned and de-
24	scribed in the process report required by subsection
25	(c), the Secretary concerned shall give a preference for

1	renaming covered military installations and covered
2	defense property after either—
3	(A) a battlefield victory by the Armed
4	Forces consistent with current Department of
5	Defense naming conventions; or
6	(B) a deceased member of the Armed Forces
7	who satisfies one of more of the following:
8	(i) Was a recipient of the Congres-
9	sional Medal of Honor.
10	(ii) Was recognized for heroism in
11	combat or for other significant contributions
12	to the United States.
13	(iii) Was a member of a minority
14	group who overcame prejudice and adver-
15	sity to perform distinguished military serv-
16	ice.
17	(iv) Has links to the community or
18	State where the military installation or cov-
19	ered property is located.
20	(v) Served at the covered military in-
21	stallation, in a unit of the Armed Forces
22	based at the covered installation; or at the
23	military installation containing the covered
24	defense property.
25	(2) Other considerations.—

1	(A) Junior servicemembers.—Junior
2	members of the Armed Forces should be favored
3	in the renaming process over general officers or
4	flag officers.
5	(B) Branch consideration.—A deceased
6	member of the Armed Forces whose name is se-
7	lected in the renaming process should have served
8	in the same Armed Force as the majority of the
9	members of the Armed Forces stationed at the
10	covered military installation renamed in honor
11	of the deceased member or at which the renamed
12	covered defense property is located.
13	(C) Conflict consideration.—The names
14	selected in the renaming process should recognize
15	and reflect significant battles or contingency op-
16	erations since 1917 or the contributions of mem-
17	bers of the Armed Forces who served in wars and
18	contingency operations since 1917.
19	(D) Personal conduct.—A deceased
20	member of the Armed Forces whose name is se-
21	lected in the renaming process should be a person
22	whose personal conduct reflects the current values
23	of the Armed Forces and its members.
24	(f) Renaming Report; Deadline.—

1	(1) Report required.—Upon completing the
2	renaming process identified in the process report, but
3	not later than 30 days before the deadline specified in
4	subsection (b), each Secretary concerned shall submit
5	to the congressional defense committees a final report
6	containing the list of the new names chosen for each
7	covered military installation and covered defense
8	property identified in the identification report pre-
9	pared by the Secretary concerned.
10	(2) Report elements.—At minimum, the re-
11	naming report shall contain an explanation of the
12	reasons for the selection of each new name chosen for
13	covered military installations and covered defense
14	property.
15	(3) Public availability.—The Secretary con-
16	cerned shall make the renaming report publicly avail-
17	able as soon as practicable after submission of the re-
18	naming report.
19	(3) Guidance for actual renaming.—Not
20	later than 30 days after submission of the renaming
21	report, the Secretary concerned shall issue guidance to
22	promptly affect the name changes contained in the re-
23	naming report.
24	(g) Savings Clause.—Nothing in this section or the
25	renaming process required by this section shall be construed

1	to have any effect on grave markers or cemeteries that may
2	exist on real property under the jurisdiction of the Depart-
3	ment of Defense.
4	Subtitle D—Land Conveyances
5	SEC. 2831. LAND CONVEYANCE, CAMP NAVAJO, ARIZONA.
6	(a) Conveyance Authorized.—The Secretary of the
7	Army may convey, without consideration, to the State of
8	Arizona Department of Emergency and Military Affairs (in
9	this section referred to as the "State") all right, title, and
10	interest of the United States in and to a parcel of real prop-
11	erty, including any improvements thereon, consisting of not
12	more than 3,000 acres at Camp Navajo, Arizona, for the
13	purpose of permitting the State to use the property—
14	(1) for training the Arizona Army National
15	Guard and Air National Guard; and
16	(2) for defense industrial base economic develop-
17	ment purposes that are compatible with the environ-
18	mental security and primary National Guard train-
19	ing purpose of Camp Navajo.
20	(b) Condition of Conveyance.—
21	(1) Use of revenues.—The authority of the
22	Secretary of the Army to make the conveyance de-
23	scribed in subsection (a) is subject to the condition
24	that the State agree that all revenues generated from
25	the use of the property conveyed under such subsection

1	will be used to support the training requirements of
2	the Arizona Army National Guard and Air National
3	Guard, including necessary infrastructure mainte-
4	nance and capital improvements.
5	(2) Audit.—The United States Property and
6	Fiscal Office for Arizona shall—
7	(A) conduct periodic audits of all revenues
8	generated by uses of the conveyed property and
9	the use of such revenues; and
10	(B) provide the audit results to the Chief of
11	the National Guard Bureau.
12	(c) Reversionary Interest.—
13	(1) Interest retained.—If the Secretary of the
14	Army determines at any time that the property con-
15	veyed under subsection (a) is not being used in ac-
16	cordance with the purposes of the conveyance specified
17	in such subsection, or that the State has not complied
18	with the condition imposed by subsection (b), all
19	right, title, and interest in and to the conveyed prop-
20	erty, including any improvements thereon, shall, at
21	the option of the Secretary, revert to and become the
22	property of the United States, and the United States
23	shall have the right of immediate entry onto the Prop-
24	erty.

1	(2) Determination by the
2	Secretary under this subsection shall be made on the
3	record after an opportunity for a hearing.
4	(d) Alternative Consideration Option.—
5	(1) Consideration option.—In lieu of exer-
6	cising the reversionary interest retained under sub-
7	section (c), the Secretary of the Army may accept an
8	offer by the State to pay to the United States an
9	amount equal to the fair market value of the property
10	conveyed under subsection (a), excluding the value of
11	any improvements on the conveyed property con-
12	structed without Federal funds after the date of the
13	conveyance is completed, as determined by the Sec-
14	retary.
15	(2) Treatment of consideration re-
16	CEIVED.—Consideration received by the Secretary
17	under paragraph (1) shall be deposited in the special
18	account in the Treasury established for the Secretary
19	under subsection (e) of section 2667 of title 10, United
20	States Code, and shall be available to the Secretary
21	for the same uses and subject to the same limitations
22	as provided in that section.
23	(e) Payment of Costs of Conveyance.—
24	(1) Payment required.—The Secretary of the
25	Army shall require the State to cover costs to be in-

1 curred by the Secretary, or to reimburse the Secretary 2 for such costs incurred by the Secretary, to carry out 3 the conveyance under subsection (a), including survey 4 costs, costs for environmental documentation related 5 to the conveyance, and any other administrative costs 6 related to the conveyance. If amounts are collected 7 from the State in advance of the Secretary incurring 8 the actual costs, and the amount collected exceeds the 9 costs actually incurred by the Secretary to carry out 10 the conveyance, the Secretary shall refund the excess 11 amount to the State. 12 Treatment of AMOUNTSRECEIVED.— 13 Amounts received as reimbursement under paragraph 14 (1) shall be credited to the fund or account that was 15 used to cover those costs incurred by the Secretary in 16 carrying out the conveyance or, if the period of avail-17 ability for obligations for that appropriation has ex-18 pired, to the fund or account currently available to 19 the Secretary for the same purpose. Amounts so cred-20 ited shall be merged with amounts in such fund or ac-21 count, and shall be available for the same purposes, 22 and subject to the same conditions and limitations, as 23 amounts in such fund or account. 24 (f) Description of Property.—The exact acreage

and legal description of the property to be conveyed under

- 1 subsection (a) shall be determined by a survey satisfactory
- 2 to the Secretary of the Army.
- 3 (g) Savings Provision.—Nothing in this section shall
- 4 be construed to alleviate, alter, or affect the responsibility
- 5 of the United States for cleanup and remediation of the
- 6 property to be conveyed under subsection (a) in accordance
- 7 with the Defense Environmental Restoration Program
- 8 under section 2701 of title 10, United States Code, and the
- 9 Comprehensive Environmental Response, Compensation,
- 10 and Liability Act of 1980 (42 U.S.C. 9601 et seq.).
- 11 (h) Additional Terms and Conditions.—The Sec-
- 12 retary of the Army may require such additional terms and
- 13 conditions in connection with the conveyance under sub-
- 14 section (a) as the Secretary considers appropriate to protect
- 15 the interests of the United States. These additional terms
- 16 may include a requirement for the State to consult with
- 17 the Secretary of the Navy regarding use of the conveyed
- 18 property.
- 19 SEC. 2832. MODIFICATION OF LAND EXCHANGE INVOLVING
- 20 NAVAL INDUSTRIAL RESERVE ORDNANCE
- 21 PLANT, SUNNYVALE, CALIFORNIA.
- 22 (a) Elements of Exchange.—Section 2841(a) of the
- 23 Military Construction Authorization Act for Fiscal Year
- 24 2018 (division B of Public Law 115-91; 131 Stat. 1860)

1	is amended by striking paragraphs (1) and (2) and insert-
2	ing the following new paragraphs:
3	"(1) real property, including improvements
4	thereon, located in Titusville, Florida, that will re-
5	place the NIROP and meet the readiness requirements
6	of the Department of the Navy, as determined by the
7	Secretary; and
8	"(2) reimbursement for the costs of relocation of
9	contractor and Government personnel and equipment
10	from the NIROP to the replacement facilities, to the
11	extent specified in the land exchange agreement con-
12	templated in subsection (b).".
13	(b) Elements of Land Exchange Agreement.—
14	Section 2841(b)(1) of the Military Construction Authoriza-
15	tion Act for Fiscal Year 2018 (division B of Public Law
16	115-91; 131 Stat. 1860) is amended by inserting after
17	"identifies" the following: "the costs of relocation to be reim-
18	bursed by the Exchange Entity,".
19	(c) Valuation of Properties and Compensa-
20	TION.—Section 2841 of the Military Construction Author-
21	ization Act for Fiscal Year 2018 (division B of Public Law
22	115–91; 131 Stat. 1860) is amended—
23	(1) by striking subsection (c);
24	(2) by redesignating subsections (d) through (i)
25	as subsections (e) through (j), respectively; and

1	(3) by inserting after subsection (b) the following
2	new subsections:
3	"(c) Valuation.—The Secretary shall determine the
4	fair market value of the properties, including improvements
5	thereon, to be exchanged by the Secretary and the Exchange
6	Entity under subsection (a).
7	"(d) Compensation.—
8	"(1) Compensation required.—The Exchange
9	Entity shall provide compensation under the land ex-
10	change agreement described in subsection (b) that is
11	equal to or exceeds the fair market value of the
12	NIROP, as determined under subsection (c).
13	"(2) In-kind consideration.—As part of the
14	compensation under the land exchange agreement, the
15	Secretary and the Exchange Entity may agree for the
16	Exchange Entity to provide the following forms of in-
17	kind consideration at any property or facility under
18	the control of the Secretary:
19	"(A) Alteration, repair, improvement, or
20	restoration (including environmental restora-
21	tion) of property.
22	"(B) Use of facilities by the Secretary.
23	"(C) Provision of real property mainte-
24	nance services.

1	"(D) Provision of or payment of utility
2	services.
3	"(E) Provision of such other services relat-
4	ing to activities that will occur on the property
5	as the Secretary considers appropriate.
6	"(3) Deposit.—The Secretary shall deposit any
7	cash payments received under the land exchange
8	agreement, other than cash payments accepted under
9	section 2695 of title 10, United States Code, in the ac-
10	count in the Treasury established pursuant to section
11	572(b) of title 40, United States Code.
12	"(4) Use of proceeds.—Proceeds deposited
13	pursuant to paragraph (3) in the account referred to
14	in such paragraph shall be available to the Secretary
15	in such amounts as provided in appropriations Acts
16	for the following activities:
17	"(A) Maintenance, protection, alternation,
18	repair, improvement, or restoration (including
19	environmental restoration) of property or facili-
20	ties.
21	"(B) Payment of utilities services.
22	"(C) Real property maintenance services.".
23	(d) Treatment of Certain Amounts Received.—
24	Subsection (f) of section 2841 of the Military Construction
25	Authorization Act for Fiscal Year 2018 (division B of Pub-

- 1 lic Law 115-91; 131 Stat. 1861), as redesignated by sub-
- 2 section (c)(2) of this section, is amended by striking "(a),
- 3 (c)(2), and (d)"and inserting "(a) and (e)".
- 4 (e) SUNSET.—Subsection (j) of section 2841 of the
- 5 Military Construction Authorization Act for Fiscal Year
- 6 2018 (division B of Public Law 115–91; 131 Stat. 1861),
- 7 as redesignated by subsection (c)(2) of this section, is
- 8 amended by striking "October 1, 2023" and inserting "Oc-
- 9 tober 1, 2026, if the Secretary and the Exchange Entity
- 10 have not entered into a land exchange agreement described
- 11 in subsection (b) before that date".
- 12 SEC. 2833. LAND CONVEYANCE, SHARPE ARMY DEPOT,
- 13 LATHROP, CALIFORNIA.
- 14 (a) Conveyance Authorized.—If the Secretary of
- 15 the Army determines that no department or agency of the
- 16 Federal Government will accept the transfer of a parcel of
- 17 real property consisting of approximately 525 acres at
- 18 Sharpe Army Depot in Lathrop, California, the Secretary
- 19 may convey to the Port of Stockton, California, all right,
- 20 title, and interest of the United States in and to the prop-
- 21 erty, including any improvements thereon, for the purpose
- 22 of permitting the Port of Stockton to use the property for
- 23 the development or operation of a port facility.
- 24 (b) Modification of Parcel Authorized for Con-
- 25 VEYANCE.—If a department or agency of the Federal Gov-

1	ernment will accept the transfer of a portion of the parcel
2	of real property described in subsection (a), the Secretary
3	shall modify the conveyance authorized by such subsection
4	to exclude the portion of the parcel to be accepted by that
5	department or agency.
6	(c) Consideration.—
7	(1) Public benefit conveyance.—The Sec-
8	retary of the Army may assign the property for con-
9	veyance under subsection (a) as a public benefit con-
10	veyance without monetary consideration to the Fed-
11	eral Government if the Port of Stockton satisfies the
12	conveyance requirements specified in section 554 of
13	title 40, United States Code.
14	(2) Fair Market Value.—If the Port of Stock-
15	ton fails to qualify for a public benefit conveyance
16	under paragraph (1) and still desires to acquire the
17	real property described in subsection (a), the Port of
18	Stockton shall pay to the United States an amount
19	equal to the fair market value of the property to be
20	conveyed. The Secretary shall determine the fair mar-
21	ket value of the property using an independent ap-
22	praisal based on the highest and best use of the prop-
23	erty.
24	(d) Description of Property.—The exact acreage
25	and legal description of the real property to be conveyed

1	under subsection (a) shall be determined by a survey satis-
2	factory to the Secretary of the Army. The cost of the survey
3	shall be borne by the Port of Stockton.
4	(e) Additional Terms and Conditions.—The Sec-
5	retary of the Army may require such additional terms and
6	conditions in connection with the conveyance under sub-
7	section (a) as the Secretary considers appropriate to protect
8	the interests of the United States.
9	(f) Sunset.—If the real property authorized for con-
10	veyance by subsection (a) is not conveyed within one year
11	after the date of the enactment of this Act, the Secretary
12	of the Army may report the property excess for disposal
13	in accordance with existing law.
14	SEC. 2834. LAND EXCHANGE, SAN BERNARDINO COUNTY,
15	CALIFORNIA.
16	(a) Definitions.—In this section:
17	(1) County.—The term "County" means the
18	County of San Bernardino, California.
19	(2) FEDERAL LAND.—The term "Federal land"
20	means the approximately 73 acres of Federal land
21	generally depicted as "Federal Land Proposed for Ex-
22	change" on the map titled "Big Bear Land Ex-
23	change" and dated August 6, 2018.
24	(3) Non-federal land.—The term "non-fed-
25	eral land" means the approximately 71 acres of land

1	owned by the County generally depicted as "Non-Fed-
2	eral Land Proposed for Exchange" on the map re-
3	ferred to in paragraph (2).
4	(b) Exchange Authorized.—Subject to valid exist-
5	ing rights and the terms of this section, no later than one
6	year after the date that the portion of the Pacific Crest Na-
7	tional Scenic Trail is relocated in accordance with sub-
8	section (i), if the County offers to convey the non-Federal
9	land to the United States, the Secretary of Agriculture
10	shall—
11	(1) convey to the County all right, title, and in-
12	terest of the United States in and to the Federal land;
13	and
14	(2) accept from the County a conveyance of all
15	right, title, and interest of the County in and to the
16	non-Federal land.
17	(c) Equal Value and Cash Equalization.—
18	(1) Equal value exchange.—The land ex-
19	change under this section shall be for equal value, or
20	the values shall be equalized by a cash payment as
21	provided for under this subsection or an adjustment
22	in acreage. At the option of the County, any excess
23	value of the non-Federal lands may be considered a
24	gift to the United States.

1	(2) Cash equalization payment.—The County
2	may equalize the values of the lands to be exchanged
3	under this section by cash payment without regard to
4	any statutory limit on the amount of such a cash
5	equalization payment.
6	(3) Deposit and use of funds received
7	FROM COUNTY.—Any cash equalization payment re-
8	ceived by the Secretary of Agriculture under this sub-
9	section shall be deposited in the fund established
10	under Public Law 90–171 (16 U.S.C. 484a; com-
11	monly known as the Sisk Act). The funds so deposited
12	shall remain available to the Secretary of Agriculture,
13	until expended, for the acquisition of lands, waters,
14	and interests in land for the San Bernardino Na-
15	tional Forest.
16	(d) Appraisal.—The Secretary of Agriculture shall
17	complete an appraisal of the land to be exchanged under
18	this section in accordance with—
19	(1) the Uniform Appraisal Standards for Fed-
20	eral Land Acquisitions; and
21	(2) the Uniform Standards of Professional Ap-
22	praisal Practice.
23	(e) Title Approval.—Title to the land to be ex-
24	changed under this section shall be in a format acceptable
25	to the Secretary of Agriculture and the County.

1	(f) Survey of Non-Federal Lands.—Before com-
2	pleting the exchange under this section, the Secretary of Ag-
3	riculture shall inspect the non-Federal lands to ensure that
4	the land meets Federal standards, including hazardous ma-
5	terials and land line surveys.
6	(g) Costs of Conveyance.—As a condition of the
7	conveyance of the Federal land under this section, any costs
8	related to the exchange under this section shall be paid by
9	the County.
10	(h) Management of Acquired Lands.—The Sec-
11	retary of Agriculture shall manage the non-Federal land ac-
12	quired under this section in accordance with the Act of
13	March 1, 1911 (16 U.S.C. 480 et seq.; commonly known
14	as the Weeks Act), and other laws and regulations per-
15	taining to National Forest System lands.
16	(i) Pacific Crest National Scenic Trail Reloca-
17	TION.—No later than three years after the date of enactment
18	of this Act, the Secretary of Agriculture, in accordance with
19	applicable laws, shall relocate the portion of the Pacific
20	Crest National Scenic Trail located on the Federal land—
21	(1) to adjacent National Forest System land;
22	(2) to land owned by the County, subject to
23	County approval;
24	(3) to land within the Federal land, subject to
25	County approval; or

1	(4) in a manner that combines two or more of
2	the options described in paragraphs (1), (2), and (3).
3	(j) Map and Legal Descriptions.—As soon as prac-
4	ticable after the date of the enactment of this Act, the Sec-
5	retary of Agriculture shall finalize a map and legal descrip-
6	tions of all land to be conveyed under this section. The Sec-
7	retary may correct any minor errors in the map or in the
8	legal descriptions. The map and legal descriptions shall be
9	on file and available for public inspection in appropriate
10	offices of the Forest Service.
11	SEC. 2835. LAND CONVEYANCE, OVER-THE-HORIZON
12	BACKSCATTER RADAR SYSTEM RECEIVING
13	STATION, MODOC COUNTY, CALIFORNIA.
13 14	STATION, MODOC COUNTY, CALIFORNIA. (a) CONVEYANCE REQUIRED.—
14	(a) Conveyance Required.—
14 15	(a) Conveyance Required.— (1) In General.—As soon as practicable after
14 15 16	(a) Conveyance Required.— (1) In General.—As soon as practicable after receiving a request from Modoc County, California
14 15 16 17	(a) Conveyance Required.— (1) In General.—As soon as practicable after receiving a request from Modoc County, California (in this section referred to as the "County") regarding
14 15 16 17	(a) Conveyance Required.— (1) In General.—As soon as practicable after receiving a request from Modoc County, California (in this section referred to as the "County") regarding the conveyance required by this section, but subject to
114 115 116 117 118	(a) Conveyance Required.— (1) In General.—As soon as practicable after receiving a request from Modoc County, California (in this section referred to as the "County") regarding the conveyance required by this section, but subject to paragraph (2), the Secretary of Agriculture shall con-
14 15 16 17 18 19 20	(a) Conveyance Required.— (1) In General.—As soon as practicable after receiving a request from Modoc County, California (in this section referred to as the "County") regarding the conveyance required by this section, but subject to paragraph (2), the Secretary of Agriculture shall convey to the County all right, title, and interest of the
14 15 16 17 18 19 20 21	(a) Conveyance Required.— (1) In General.—As soon as practicable after receiving a request from Modoc County, California (in this section referred to as the "County") regarding the conveyance required by this section, but subject to paragraph (2), the Secretary of Agriculture shall convey to the County all right, title, and interest of the United States in and to a parcel of National Forest
14 15 16 17 18 19 20 21	(a) Conveyance Required.— (1) In General.—As soon as practicable after receiving a request from Modoc County, California (in this section referred to as the "County") regarding the conveyance required by this section, but subject to paragraph (2), the Secretary of Agriculture shall convey to the County all right, title, and interest of the United States in and to a parcel of National Forest System land, including improvements thereon, con-

1	receiving station established on the parcel pursuant to
2	a memorandum of agreement between the Department
3	of the Air Force and Forest Service dated May 18
4	and 23, 1987.
5	(2) Applicable law and national security
6	DETERMINATION.—The Secretary of Agriculture shall
7	carry out the conveyance under subsection (a) in ac-
8	cordance with this section and all other applicable
9	law, including the condition that the conveyance not
10	take place until the Secretary, in consultation with
11	the Secretary of the Air Force, determines that the
12	conveyance will not harm the national security inter-
13	ests of the United States.
14	(b) Purpose of Conveyance.—The purpose of the
15	conveyance under subsection (a) is to preserve and utilize
16	the improvements constructed on the parcel of National For-
17	est System land described in such subsection and to permit
18	the County to use the conveyed property, including im-
19	provements thereon, for the development of renewable en-
20	ergy, including solar and biomass cogeneration.
21	(c) Consideration.—
22	(1) In general.—As consideration for the con-
23	veyance under subsection (a), the County shall pay to
24	the Secretary of Agriculture an amount that is not
25	less than the fair market value of the parcel of land

1	to be conveyed, as determined in accordance with the
2	Uniform Appraisal Standards for Federal Land Ac-
3	quisition and the Uniform Standards of Professional
4	Appraisal Practice.
5	(2) Treatment of Cash consideration.—The
6	Secretary shall deposit the payment received under
7	paragraph (1) in the account in the Treasury estab-
8	lished by Public Law 90–171 (commonly known as
9	the Sisk Act; 16 U.S.C. 484a). The amount deposited
10	shall be available to the Secretary, in such amounts
11	as may be provided in advance in appropriation
12	Acts, to pay any necessary and incidental costs in-
13	curred by the Secretary in connection with the im-
14	provement, maintenance, reconstruction, or construc-
15	tion of a facility or improvement for the National
16	Forest System located in the State of California.
17	(d) Reservation of Easement Related to Con-
18	TINUED USE OF WATER WELLS.—The conveyance required
19	by subsection (a) shall be conditioned on the reservation of
20	an easement by the Secretary of Agriculture, subject to such
21	terms and conditions as the Secretary deems appropriate,
22	necessary to provide access for use authorized by the Sec-
23	retary of the four water wells in existence on the date of
24	the enactment of this Act and associated water conveyance

1	infrastructure on the parcel of National Forest System
2	lands to be conveyed.
3	(e) Withdrawal.—The National Forest System land
4	described in subsection (a) is withdrawn from the operation
5	of the mining and mineral leasing laws of the United
6	States.
7	(f) Payment of Costs of Conveyance.—
8	(1) Payment required.—The Secretary of Ag-
9	riculture shall require the County to cover costs (ex-
10	cept costs for environmental remediation of the prop-
11	erty) to be incurred by the Secretary, or to reimburse
12	the Secretary for such costs incurred by the Secretary,
13	to carry out the conveyance under subsection (a), in-
14	cluding survey costs, costs for environmental docu-
15	mentation, and any other administrative costs related
16	to the conveyance. If amounts are collected from the
17	County in advance of the Secretary incurring the ac-
18	tual costs, and the amount collected exceeds the costs
19	actually incurred by the Secretary to carry out the
20	conveyance, the Secretary shall refund the excess
21	amount to the County.
22	(2) Treatment of amounts received.—
23	Amounts received as reimbursement under paragraph
24	(1) shall be credited to the fund or account that was

used to cover those costs incurred by the Secretary of

1	Agriculture in carrying out the conveyance. Amounts
2	so credited shall be merged with amounts in such
3	fund or account, and shall be available for the same
4	purposes, and subject to the same conditions and lim-
5	itations, as amounts in such fund or account.
6	(g) Environmental Remediation.—
7	(1) In General.—To expedite the conveyance of
8	the parcel of National Forest System land described
9	in subsection (a), including improvements thereon,
10	environmental remediation of the land by the Depart-
11	ment of the Air Force shall be limited to the removal
12	of the perimeter wooden fence, which was treated with
13	an arsenic-based weatherproof coating, and treatment
14	of soil affected by leaching of such chemical.
15	(2) Potential future environmental reme-
16	${\it DIATION} {\it RESPONSIBILITIES.} -Notwith standing the$
17	conveyance of the parcel of National Forest System
18	land described in subsection (a), the Secretary of the
19	Air Force shall be responsible for the remediation of
20	any environmental contamination, discovered post-
21	conveyance, that is attributed to Air Force occupancy
22	of and operations on the parcel pre-conveyance.
23	(h) Compliance With Environmental Laws.—Not-
24	withstanding the requirements of section 120(h) of the Com-
25	prehensive Environmental Response, Compensation, and

- 1 Liability Act of 1980 (42 U.S.C. 9620(h)), the Secretary
- 2 of Agriculture shall not be required to provide any of the
- 3 covenants and warranties otherwise required under such
- 4 section in connection with the conveyance of the property
- 5 under subsection (a).
- 6 (i) Description of Property.—The exact acreage
- 7 and legal description of the property to be conveyed under
- 8 subsection (a) shall be determined by a survey satisfactory
- 9 to the Secretary of Agriculture.
- 10 SEC. 2836. TRANSFER OF ADMINISTRATIVE JURISDICTION,
- 11 NAVAL SUPPORT ACTIVITY PANAMA CITY,
- 12 FLORIDA, PARCEL.
- 13 (a) Transfer to the Secretary of the Navy.—
- 14 Administrative jurisdiction over the parcel of Federal land
- 15 consisting of approximately 1.23 acres located within Naval
- 16 Support Activity Panama City, Florida, and used by the
- 17 Department of the Navy pursuant to Executive Order 10355
- 18 of May 26, 1952, and Public Land Order Number 952 of
- 19 April 6, 1954, is transferred from the Secretary of the Inte-
- 20 rior to the Secretary of the Navy.
- 21 (b) Land Survey.—The exact acreage and legal de-
- 22 scription of the Federal land transferred by subsection (a)
- 23 shall be determined by a survey satisfactory to the Secretary
- 24 of the Navy and the Secretary of the Interior.
- 25 (c) Consideration and Reimbursement.—

1	(1) No consideration.—The transfer made by
2	subsection (a) shall be without consideration.
3	(2) Reimbursement.—The Secretary of the
4	Navy shall reimburse the Secretary of the Interior for
5	any costs incurred by the Secretary of the Interior
6	under subsection (b) in conducting the survey and
7	preparing the legal description of the Federal land
8	transferred by subsection (a).
9	(d) Status of Land After Transfer.—Upon
10	transfer of the Federal land by subsection (a), the land shall
11	cease to be public land and shall be treated as property (as
12	defined in section 102(9) of title 40, United States Code)
13	under the administrative jurisdiction of the Secretary of the
14	Navy.
15	Subtitle E—Military Land
16	With drawals
17	SEC. 2841. RENEWAL OF LAND WITHDRAWAL AND RESERVA-
18	TION TO BENEFIT NAVAL AIR FACILITY, EL
19	CENTRO, CALIFORNIA.
20	Section 2925 of the El Centro Naval Air Facility
21	Ranges Withdrawal Act (subtitle B of title XXIX of Public
22	Law 104-201; 110 Stat. 2816) is amended by striking "25
23	years after the date of the enactment of this subtitle" and
24	inserting "on November 6, 2046".

1	SEC. 2842. RENEWAL OF FALLON RANGE TRAINING COM-
2	PLEX LAND WITHDRAWAL AND RESERVATION.
3	Notwithstanding section 3015 of the Military Lands
4	Withdrawal Act of 1999 (title XXX of Public Law 106–
5	65; 113 Stat. 892), the withdrawal and reservation of lands
6	(known as the Fallon Range Training Complex) made by
7	section 3011(a) of such Act (113 Stat. 885) shall terminate
8	on November 6, 2046.
9	SEC. 2843. RENEWAL OF NEVADA TEST AND TRAINING
10	RANGE LAND WITHDRAWAL AND RESERVA-
11	TION.
12	Notwithstanding section 3015 of the Military Lands
13	Withdrawal Act of 1999 (title XXX of Public Law 106–
14	65; 113 Stat. 892), the withdrawal and reservation of lands
15	(known as the Nevada Test and Training Range) made by
16	section 3011(b) of such Act (113 Stat. 886) shall terminate
17	on November 6, 2046.
18	SEC. 2844. CO-MANAGEMENT, NEW MEMORANDUM OF UN-
19	DERSTANDING, AND ADDITIONAL REQUIRE-
20	MENTS REGARDING NEVADA TEST AND
21	TRAINING RANGE.
22	(a) Definitions.—In this section:
23	(1) The term "affected Indian tribe" means an
24	Indian tribe that—

1	(A) has historical connections to the land
2	withdrawn and reserved as the Nevada Test and
3	Training Range; and
4	(B) retains a presence on lands near the Ne-
5	vada Test and Training Range.
6	(2) The term "heavy force" means a military
7	unit with armored motorized equipment, such as
8	tanks, motorized artillery, and armored personnel
9	carriers.
10	(3) The term "large force" means a military
11	unit designated as a battalion or larger organiza-
12	tional unit.
13	(4) The term "Nevada Test and Training
14	Range" means the lands known as the Nevada Test
15	and Training Range withdrawn and reserved by sec-
16	tion 3011(b) of the Military Lands Withdrawal Act
17	of 1999 (title XXX of Public Law 106–65; 113 Stat.
18	886).
19	(5) The term "new memorandum of under-
20	standing" means the memorandum of understanding
21	required by subsection $(c)(1)$.
22	(6) The term "overlapping lands" means the
23	lands overlapping both the Nevada Test and Training
24	Range and the Desert National Wildlife Refuge.

1	(7) The term "Secretaries" means the Secretary
2	of the Air Force and the Secretary of the Interior act-
3	$ing\ jointly.$
4	(8) The term "small force" means a military
5	force of squad, platoon, or equivalent or smaller size.
6	(b) Co-Management of Federal Lands Overlap-
7	PING NEVADA TEST AND TRAINING RANGE AND DESERT
8	National Wildlife Refuge.—The Secretaries shall co-
9	manage the overlapping lands for both military and wild-
10	life refuge purposes.
11	(c) Memorandum of Understanding.—
12	(1) New mou required.—Not later than two
13	years after the date of the enactment of this Act, the
14	Secretaries shall prepare a memorandum of under-
15	standing regarding the management of the overlap-
16	ping lands for the purpose of facilitating the co-man-
17	agement of the overlapping lands as required by sub-
18	section (b).
19	(2) Relation to existing mou.—The new
20	memorandum of understanding shall supersede the
21	memorandum of understanding referred to in sub-
22	paragraph (E) of section 3011(b)(5) of the Military
23	Lands Withdrawal Act of 1999 (title XXX of Public
24	Law 106-65; 113 Stat. 888). Clauses (ii), (iii), and
25	(iv) of such subparagraph shall apply to the new

1	memorandum of understanding in the same manner
2	as such clauses applied to the superseded memo-
3	randum of understanding.
4	(d) Elements of New Memorandum of Under-
5	STANDING.—
6	(1) In general.—Subject to the dispute resolu-
7	tion process required by subsection (e), the new memo-
8	randum of understanding shall include, at a min-
9	imum, provisions to address the following:
10	(A) The proper management and protection
11	of the natural and cultural resources of the over-
12	lapping lands.
13	(B) The sustainable use by the public of
14	such resources to the extent consistent with exist-
15	ing laws and regulations, including applicable
16	$environmental\ laws.$
17	(C) The use of the overlapping lands for the
18	military purposes for which the lands are with-
19	drawn and reserved.
20	(2) Consultation.—The Secretaries shall pre-
21	pare the new memorandum of understanding in con-
22	sultation with the following:
23	(A) The resource consultative committee.
24	(B) Affected Indian tribes.

1	(3) Tribal issues.—The new memorandum of
2	understanding shall include provisions to address the
3	manner in which the Secretary of the Air Force will
4	accomplish the following:
5	(A) Meet the United States trust respon-
6	sibilities with respect to affected Indian tribes,
7	tribal lands, and rights reserved by treaty or
8	Federal law affected by the withdrawal and res-
9	ervation of the overlapping lands.
10	(B) Guarantee reasonable access to, and use
11	by members of affected Indian tribes of high pri-
12	ority cultural sites throughout the Nevada Test
13	and Training Range, including the overlapping
14	lands, consistent with the reservation of the
15	lands for military purposes.
16	(C) Protect identified cultural and archae-
17	ological sites throughout the Nevada Test and
18	Training Range, including the overlapping
19	lands, and, in the event of an inadvertent
20	ground disturbance of such a site, implement ap-
21	propriate response activities to once again facili-
22	tate historic and subsistence use of the site by
23	members of affected Indian tribes.

1	(D) Provide for timely consultation with af-
2	fected Indian tribes as required by paragraph
3	(2).
4	(4) Department of the interior access.—
5	The new memorandum of understanding shall ensure
6	that the Secretary of the Interior has regularly access
7	to the overlapping lands to carry out the management
8	responsibilities of the Secretary of the Interior regard-
9	ing the Desert National Wildlife Refuge, including the
10	following:
11	(A) The installation or maintenance of
12	wildlife water development projects.
13	(B) The conduct of annual desert bighorn
14	sheep surveys.
15	(C) The management of the annual desert
16	bighorn sheep hunt in accordance with the Na-
17	tional Wildlife Refuge System Administration
18	Act of 1966 (16 U.S.C. 668dd-668ee).
19	(D) The conduct of annual biological sur-
20	veys for the Agassiz's desert tortoise and other
21	federally protected species, State-listed and at-
22	risk species, migratory birds, golden eagle nests
23	and rare plants.
24	(E) The conduct of annual invasive species
25	surveys and treatment.

1	(F) The conduct of annual contaminant
2	surveys of soil, springs, groundwater and vegeta-
3	tion.
4	(G) The regular installation and mainte-
5	nance of climate monitoring systems.
6	(H) Such additional access opportunities,
7	as needed, for wildlife research, including Global
8	Positioning System collaring of desert bighorn
9	sheep, bighorn sheep disease monitoring, inves-
10	tigation of wildlife mortalities, and deploying,
11	maintaining, and retrieving output from wildlife
12	camera traps.
13	(5) Hunting, fishing, and trapping.—The
14	new memorandum of understanding shall include
15	provisions to require that any hunting, fishing, and
16	trapping on the overlapping lands is conducted in ac-
17	cordance with section 2671 of title 10, United States
18	Code.
19	(6) Other required matters.—The new
20	memorandum of understanding also shall include
21	provisions regarding the following:
22	(A) The identification of current test and
23	target impact areas and related buffer or safety
24	zones, to the extent consistent with military pur-
25	poses.

1	(B) The design and construction of all
2	gates, fences, and barriers in the overlapping
3	lands, to be constructed after the date of the en-
4	actment of this Act, in a manner to allow wild-
5	life access, to the extent practicable and con-
6	sistent with military security, safety, and sound
7	wildlife management use.
8	(C) The incorporation of any existing man-
9	agement plans pertaining to the overlapping
10	lands to the extent that the Secretaries, upon re-
11	view of such plans, determine that incorporation
12	into the new memorandum of understanding is
13	appropriate.
14	(D) Procedures to ensure periodic reviews of
15	the new memorandum of understanding are con-
16	ducted by the Secretaries, and that the State of
17	Nevada, affected Indian tribes, and the public
18	are provided a meaningful opportunity to com-
19	ment upon any proposed substantial revisions.
20	(e) Resolution of Disputes.—
21	(1) DISPUTE RESOLUTION PROCESS.—The Sec-
22	retary of the Air Force shall be responsible for the res-
23	olution of any dispute concerning the new memo-
24	randum of understanding or any amendment thereto.

1	(2) Consultation.—The Secretary of the Air
2	Force shall make a decision under this subsection
3	only after consultation with the Secretary of the Inte-
4	rior, acting through the Regional Director of the
5	United States Fish and Wildlife Service, and the co-
6	ordinator of the resource consultative committee.
7	(3) GOAL.—The Secretary of the Air Force shall
8	seek to resolve disputes under this subsection in a

seek to resolve disputes under this subsection in a manner that provides the greatest access to the overlapping lands to the public and to other Federal agencies and is protective of cultural and natural resources to the greatest extent possible consistent with the purposes for which the overlapping lands are reserved.

(f) Resource Consultative Committee.—

(1) Establishment required.—The Secretaries shall establish, pursuant to the new memorandum of understanding, a resource consultative committee comprised of representatives from interested Federal agencies, as well as at least one elected officer (or other authorized representative) from the State of Nevada, and at least one elected officer (or other authorized representative) from each local and tribal government impacted by the Nevada Test and

1	Training Range, as may be designated at the discre-
2	tion of the Secretaries.
3	(2) Purpose.—The resource consultative com-
4	mittee shall be established solely for the purpose of ex-
5	changing views, information, and advice relating to
6	the management of the natural and cultural resources
7	of the Nevada Test and Training Range.
8	(3) Operational basis.—The resource consult-
9	ative committee shall operate in accordance with the
10	terms set forth in the new memorandum of under-
11	standing, which shall specify the Federal agencies and
12	elected officers or representatives of State, local, and
13	tribal governments to be invited to participate. The
14	memorandum of understanding shall establish proce-
15	dures for creating a forum for exchanging views, in-
16	formation, and advice relating to the management of
17	natural and cultural resources on the lands con-
18	cerned, procedures for rotating the chair of the com-
19	mittee, and procedures for scheduling regular meet-
20	ings.
21	(4) Coordinator.—The Secretaries shall ap-
22	point an individual to serve as coordinator of the re-
23	source consultative committee. The duties of the coor-
24	dinator shall be included in the new memorandum of

1	understanding. The coordinator shall not be a mem-
2	ber of the committee.
3	(g) Authorized and Prohibited Activities.—
4	(1) Authorized activities.—Military activi-
5	ties on the overlapping lands are authorized for the
6	following purposes:
7	(A) Emergency response.
8	(B) Establishment and use of existing or
9	new electronic tracking and communications
10	sites.
11	(C) Establishment and use of drop zones.
12	(D) Use and maintenance of roads in exist-
13	ence as of the date of the enactment of this Act.
14	(E) Small force readiness training by Air
15	Force, Joint, or Coalition forces, including train-
16	ing using small motorized vehicles both on- and
17	off-road, in accordance with applicable inter-
18	agency agreements.
19	(2) Prohibited activities.—Military activities
20	on the overlapping lands are prohibited for the fol-
21	lowing purposes:
22	(A) Large force or heavy force activities.
23	(B) Designation of new weapon impact
24	areas.

1	(C) Any ground disturbance activity not
2	authorized by paragraphs (1) and (2) of sub-
3	section (c).
4	(3) Rules of construction.—Nothing in this
5	subsection shall be construed to preclude—
6	(A) low-level overflights of military aircraft,
7	the designation of new units of special use air-
8	space, or the use or establishment of military
9	flight training routes over the overlapping lands;
10	or
11	(B) the Secretaries from entering into the
12	new memorandum of understanding or any
13	amendment thereto concerning the activities au-
14	thorized by paragraph (1).
15	(h) Tribal Liaison Positions.—
16	(1) Access coordinator.—The Secretary of the
17	Air Force shall create a tribal liaison position for the
18	Nevada Test and Training Range, to be held by a
19	member of an affected Indian tribe, who will help co-
20	ordinate access to cultural and archaeological sites
21	throughout the Nevada Test and Training Range and
22	accompany members of Indian tribes accessing such
23	sites.
24	(2) Cultural resources liaison.—The Sec-
25	retary of the Air Force shall create a tribal liaison

1	position for the Nevada Test and Training Range, to
2	be held by a member of an affected Indian tribe, who
3	will serve as a tribal cultural resources liaison to en-
4	sure that—
5	(A) appropriate steps are being taken to
6	protect cultural and archaeological sites through-
7	out the Nevada Test and Training Range; and
8	(B) the management plan for the Nevada
9	Test and Training Range is being followed.
10	(i) Fish and Wildlife Liaison.—The Secretaries
11	shall create a Fish and Wildlife Service liaison position for
12	the Nevada Test and Training Range, to be held by a Fish
13	and Wildlife Service official designated by the Director of
14	the United States Fish and Wildlife Service, who will serve
15	as a liaison to ensure that—
16	(1) appropriate steps are being taken to protect
17	Fish and Wildlife Service managed resources through-
18	out the Nevada Test and Training Range; and
19	(2) the management plan for the Nevada Test
20	and Training Range is being followed.

1	SEC. 2845. SPECIFIED DURATION OF WHITE SANDS MISSILE
2	RANGE LAND WITHDRAWAL AND RESERVA-
3	TION AND ESTABLISHMENT OF SPECIAL RES-
4	ERVATION AREA FOR NORTHERN AND WEST-
5	ERN EXTENSION AREAS.
6	(a) Duration of Land Withdrawal and Reserva-
7	TION.—The withdrawal and reservation of lands (known as
8	the White Sands Missile Range) made by section 2951 of
9	the Military Land Withdrawals Act of 2013 (title XXIX
10	of Public Law 113–66; 127 Stat. 1039), and the special res-
11	ervation area established by this section, shall terminate on
12	October 1, 2046.
13	(b) Special Reservation Area.—
14	(1) Establishment.—There is hereby estab-
15	lished a special reservation area consisting of the ap-
16	proximately 341,415 acres of public land (including
17	interests in land) in Socorro and Torrance Counties,
18	New Mexico, and the approximately 352,115 acres of
19	public land (including interests in land) in Sierra,
20	Socorro, and Doña Ana Counties, New Mexico, de-
21	picted as Northern Call-Up Area and Western Call-
22	Up Area, respectively, on the maps entitled "WSMR
23	Northern Call-Up Area" and "WSMR Western Call-
24	Up Area", both dated August 16, 2016. These lands
25	include approximately 10,775 acres under the admin-
26	istrative jurisdiction of the Secretary of the Army.

1	(2) Reservation generally.—The special res-
2	ervation area, excluding the portion of the special res-
3	ervation area under the administrative jurisdiction of
4	the Secretary of the Army, is reserved for use by the
5	Secretary of the Army for military purposes con-
6	sisting of overflight research, development, test, and
7	evaluation and training.
8	(3) ARMY LANDS.—The portion of the special res-
9	ervation area under the administrative jurisdiction of
10	the Secretary of the Army is reserved for use by the
11	Secretary of the Army for military purposes as deter-
12	mined by the Secretary of the Army.
13	(c) Exception From Special Reservation.—The
14	Secretary of the Army may permit, on a case-by-case basis
15	and consistent with section 44718 of title 49, United States
16	Code, the erection in the special reservation area established
17	by subsection (b) of a structure that extends higher than
18	50 feet in height above the surface estate.
19	(d) Maps and Legal Descriptions.—Section 3012
20	of the Military Land Withdrawals Act of 2013 (title XXIX
21	of Public Law 113–66; 127 Stat. 1026) shall apply with
22	respect to the maps referred to in subsection (a) and the
23	preparation of legal descriptions of the special reservation
24	area established by subsection (b), except that the reference

1	to the date of the enactment of that Act shall be deemed
2	to refer to the date of the enactment of this Act.
3	(e) Rules of Construction.—The establishment of
4	the special reservation area by subsection (b) shall not be
5	construed—
6	(1) to alter the terms, operation, or duration of
7	any agreement entered into by the Secretary of the
8	Army or the Secretary of the Interior involving any
9	portion of the lands included in the special reserva-
10	tion area, and the Secretaries shall continue to com-
11	ply with the terms of any such agreement; or
12	(2) to vest in the Secretary of the Army or the
13	Secretary of the Interior any authority vested in the
14	Secretary of Transportation or the Administrator of
15	$the \ Federal \ A viation \ Administration.$
16	Subtitle F—Asia-Pacific and Indo-
17	Pacific Issues
18	SEC. 2851. CHANGE TO BIENNIAL REPORTING REQUIRE-
19	MENT FOR INTERAGENCY COORDINATION
20	GROUP OF INSPECTORS GENERAL FOR GUAM
21	REALIGNMENT.
22	Section 2835(e)(1) of the Military Construction Au-
23	thorization Act for Fiscal Year 2010 (division B of Public
24	Law 111–84; 10 U.S.C. 2687 note) is amended—

1	(1) in the paragraph heading, by striking "AN-
2	NUAL" and inserting "BIENNIAL"; and
3	(2) in the matter preceding subparagraph (A)—
4	(A) by striking "February 1 of each year"
5	and inserting "February 1, 2022, and every sec-
6	ond February 1 thereafter";
7	(B) by striking "fiscal year" and inserting
8	"two fiscal years";
9	(C) by striking "such year" and inserting
10	"such years"; and
11	(D) by striking "the year" and inserting
12	"the years".
13	SEC. 2852. ADDITIONAL EXCEPTION TO RESTRICTION ON
14	DEVELOPMENT OF PUBLIC INFRASTRUCTURE
15	IN CONNECTION WITH REALIGNMENT OF MA-
16	RINE CORPS FORCES IN ASIA-PACIFIC RE-
17	GION.
18	Notwithstanding section 2821(b) of the Military Con-
19	struction Authorization Act for Fiscal Year 2015 (division
20	B of Public Law 113–291; 10 U.S.C. 2687 note), the Sec-
21	retary of Defense may proceed with the public infrastruc-
22	ture project on Guam intended to provide a new public
23	health laboratory, as identified in the report prepared by
24	the Secretary of Defense under section 2822(d)(2) of the
25	Military Construction Authorization Act for Fiscal Year

1	2014 (division B of Public Law 113–66; 127 Stat. 1017)
2	and entitled "Economic Adjustment Committee Implemen-
3	tation Plan Supporting the Preferred Alternative for the
4	Relocation of Marine Corps Forces to Guam", subject to the
5	availability of funds for the project.
6	SEC. 2853. DEVELOPMENT OF MASTER PLAN FOR INFRA-
7	STRUCTURE TO SUPPORT ROTATIONAL
8	ARMED FORCES IN AUSTRALIA.
9	(a) Master Plan Required.—The Secretary of De-
10	fense shall develop a master plan for the construction of
11	infrastructure required to support the rotational presence
12	of units and members the United States Armed Forces in
13	the Northern Territory of the Commonwealth of Australia
14	(in this section referred to as the "Northern Territory").
15	(b) Master Plan Elements.—The master plan shall
16	include the following:
17	(1) A list and description of the scope, cost, and
18	schedule for each military construction, repair, or
19	other infrastructure project carried out at installa-
20	tions or training areas in the Northern Territory
21	since October 1, 2011.
22	(2) A list and description of the scope, cost, and
23	schedule for each military construction, repair, or
24	other infrastructure project anticipated to be nec-
25	essary at installations or training areas in the North-

1	ern Territory during the 10-year period beginning on
2	the date of the enactment of this Act.
3	(3) The site plans for each installation and
4	training area in the Northern Territory.
5	(4) For each project included in the master plan
6	pursuant to paragraph (1) or (2), an explanation
7	of—
8	(A) whether the proponent of the project was
9	the Secretary of a military department, a com-
10	bat support agency, a combatant command, or
11	the Commonwealth of Australia; and
12	(B) the funding source, or anticipated re-
13	source sponsor, for the project, including whether
14	the project is funded by the United States, by the
15	Commonwealth of Australia, or jointly by both
16	countries.
17	(5) Such other issues as determined by the Sec-
18	retary of Defense to be appropriate.
19	(c) Coordination.—The Secretary of Defense shall co-
20	ordinate with the Commander of United States Indo-Pacific
21	Command and the Secretaries of the military departments
22	to develop the master plan.
23	(d) Report Requirement.—Not later than 180 days
24	after the date of the enactment of this Act, the Secretary
25	of Defense shall submit to the congressional defense commit-

1	tees a report containing a copy of the master plan. The
2	report shall be submitted in unclassified form, but may in-
3	clude a classified annex.
4	SEC. 2854. STUDY AND STRATEGY REGARDING BULK FUELS
5	MANAGEMENT IN UNITED STATES INDO-PA-
6	CIFIC COMMAND AREA OF RESPONSIBILITY.
7	$(a) \ Findings. — Congress \ makes \ the \ following \ findings:$
8	(1) The ordering and delivery of bulk fuels is or-
9	ganizationally bifurcated to the detriment of the De-
10	partment of Defense.
11	(2) Legacy bulk fuel management will not meet
12	the accelerated pace of operations required to support
13	the National Defense Strategy and the emphasis on
14	$disaggregated\ operations.$
15	(3) The number of United States flagged tanking
16	vessels continues to decline, which has resulted in an
17	excessive reliance on foreign flagged tanking vessels to
18	be available to support the National Defense Strategy.
19	(4) A foreign flagged tanking vessel support
20	strategy induces excessive risk to support United
21	States disaggregated operations in a highly contested
22	environment.
23	(5) The inadequacies of the legacy bulk fuel man-
24	agement strategy is particularly acute in the United
25	States Indo-Pacific Command Area of Responsibility.

1	(b) Sense of Congress.—It is the sense of Congress
2	that a single organizational element should be responsible
3	for the bulk fuel management and delivery throughout the
4	United States Indo-Pacific Command Area of Responsi-
5	bility.
6	(c) Study and Strategy Required.—The Secretary
7	of the Navy shall—
8	(1) conduct a study of current and projected bulk
9	fuel management strategies in the United States Indo-
10	Pacific Command Area of Responsibility; and
11	(2) prepare a proposed bulk fuel management
12	strategy that optimally supports bulk fuel manage-
13	ment in the United States Indo-Pacific Command
14	Area of Responsibility.
15	(d) Elements of Study.—The study required by
16	subsection (c) shall include the following elements:
17	(1) A description of current organizational re-
18	sponsibility of bulk fuel management in the United
19	States Indo-Pacific Command Area of Responsibility
20	from ordering, storage, strategic transportation, and
21	tactical transportation to the last tactical mile.
22	(2) A description of legacy bulk fuel management
23	assets that can be used to support the United States
24	Indo-Pacific Command.

1	(3) Options for congressional consideration to
2	better align organizational responsibility through the
3	entirety of the bulk fuel management system in the
4	United States Indo-Pacific Command Area of Re-
5	sponsibility, as proposed in the bulk fuel management
6	strategy prepared pursuant to paragraph (2) of such
7	subsection.
8	(e) Coordination.—The Secretary of the Navy shall
9	conduct the study and prepare the bulk fuel management
10	strategy required by subsection (c) in coordination with
11	subject-matter experts of the United States Indo-Pacific
12	Command, the United States Transportation Command,
13	and the Defense Logistics Agency.
14	(f) REPORT REQUIRED.—Not later than one year after
15	the date of the enactment of this Act, the Secretary of the
16	Navy shall submit to the congressional defense committees
17	a report containing the results of the study required by sub-
18	section (c) and the bulk fuel management strategy required
19	by such subsection.
20	(g) Prohibition on Certain Construction Pend-
21	ING REPORT.—None of the funds authorized to be appro-
22	priated by this Act or otherwise made available for fiscal
23	year 2021 for the Navy for construction related to addi-
24	tional bulk fuel storage in the United States Indo-Pacific
25	Command Area of Responsibility may be obligated or ex-

1	pended until the report required by subsection (f) is sub-
2	mitted to the congressional defense committees.
3	Subtitle G—Other Matters
4	SEC. 2861. DEFENSE COMMUNITY INFRASTRUCTURE PRO-
5	GRAM.
6	(a) Prioritization of Community Infrastructure
7	Projects.—Section 2391(d)(1) of title 10, United States
8	Code, is amended—
9	(1) by inserting "(A)" after "(1)";
10	(2) by striking ", if the Secretary determines
11	that such assistance will enhance the military value,
12	resilience, or military family quality of life at such
13	military installation"; and
14	(3) by adding at the end the following new sub-
15	paragraph:
16	"(B) The Secretary shall establish criteria for the selec-
17	tion of community infrastructure projects to receive assist-
18	ance under this subsection, including selection of commu-
19	nity infrastructure projects in the following order of pri-
20	ority:
21	"(i) Projects that will enhance military installa-
22	tion resilience.
23	"(ii) Projects that will enhance military value at
24	a military installation.

1	"(iii) Projects that will enhance military family
2	quality of life at a military installation.".
3	(b) Cost-sharing Requirements.—Paragraph (2)
4	of section 2391(d) of title 10, United States Code, is amend-
5	ed to read as follows:
6	"(2)(A) The criteria established for the selection of
7	community infrastructure projects to receive assistance
8	under this subsection shall include a requirement that, ex-
9	cept as provided in subparagraph (B), the State or local
10	government agree to contribute not less than 30 percent of
11	the funding for the community infrastructure project.
12	"(B) If a proposed community infrastructure project
13	will be carried out in a rural area or the Secretary of De-
14	fense determines that a proposed community infrastructure
15	project is advantageous for reasons related to national secu-
16	rity, the Secretary—
17	"(i) shall not penalize a State or local govern-
18	ment for offering to make a contribution of 30 percent
19	or less of the funding for the community infrastruc-
20	ture project; and
21	"(ii) may reduce the requirement for a State or
22	local government contribution to 30 percent or less or
23	waive the cost-sharing requirement entirely.".
24	(c) Specified Duration of Program.—Section
25	2391(d)(4) of title 10, United States Code, is amended by

1	striking	"upon	the	expiration	of	the	10-year	period	which

- 2 begins on the date of the enactment of the National Defense
- 3 Authorization Act for Fiscal Year 2019" and inserting "on
- 4 September 30, 2028".
- 5 SEC. 2862. PILOT PROGRAM ON REDUCTION OF EFFECTS OF
- 6 MILITARY AVIATION NOISE ON CERTAIN COV-
- 7 ERED PROPERTY.
- 8 (a) In General.—The Secretary of Defense shall
- 9 carry out a five-year pilot program under which the com-
- 10 mander of a military installation may provide funds for
- 11 the purpose of installing noise insulation on covered prop-
- 12 erty impacted by military aviation noise from aircraft uti-
- 13 lizing the installation.
- 14 (b) Cost Sharing Requirement.—To be eligible to
- 15 receive funds under the pilot program, a recipient shall
- 16 enter into an agreement with the commander to cover at
- 17 least 50 percent of the cost to acquire and install the noise
- 18 insulation for the covered property.
- 19 (c) Noise Reduction Threshold.—To be eligible to
- 20 receive funds under the pilot program, the commander must
- 21 determine that, if noise insulation is installed as requested,
- 22 noise at the covered property would be reduced by at least
- 23 five dB.

1	(d) Other Funding Limitations.—Funds provided
2	under the pilot program shall be used for the installation
3	of noise insulation for covered property—
4	(1) located within a Department of Defense noise
5	contour between 65 dB day-night average sound level
6	and 75 dB day-night average sound level as validated
7	on a National Environmental Policy Act-compliant
8	assessment within the past three years; and
9	(2) where interior noise has been measured at 45
10	dB day-night average sound level by the installation.
11	(e) Goals and Best Practices.—In carrying out the
12	pilot program, a commander shall pursue the following
13	goals and use the following best practices:
14	(1) Minimize cost in order to maximize the
15	quantity of covered property served.
16	(2) Focus efforts on covered property newly im-
17	pacted by increased noise levels.
18	(f) Covered Property Defined.—For purposes of
19	the pilot program, the term "covered property" means the
20	following:
21	(1) A private residence.
22	(2) A hospital.
23	(3) A daycare facility.
24	(4) A school.

1	(5) A facility whose primary purpose is serving
2	senior citizens.
3	(g) Condition on Commencement.—Commencement
4	of the pilot program shall be subject to the availability of
5	appropriations for the program.
6	SEC. 2863. DEPARTMENT OF DEFENSE POLICY FOR REGULA-
7	TION OF DANGEROUS DOGS IN MILITARY
8	COMMUNITIES.
9	(a) Policy Required.—Not later than 90 days after
10	the date of the enactment of this Act, the Secretary of De-
11	fense, through the Veterinary Service Activity of the Depart-
12	ment of Defense, shall establish a standardized policy appli-
13	cable across all military communities for the regulation of
14	dangerous dogs that is—
15	(1) breed-neutral; and
16	(2) consistent with advice from professional vet-
17	erinary and animal behavior experts in regard to ef-
18	fective regulation of dangerous dogs.
19	(b) Regulations.—
20	(1) In general.—Not later than 180 days after
21	the date of the enactment of this Act, the Secretary
22	shall prescribe regulations implementing the policy
23	established under subsection (a).
24	(2) Best practices.—The regulations pre-
25	scribed under paragraph (1) shall include strategies,

1	for implementation within all military communities,
2	for the prevention of dog bites that are consistent with
3	the following best practices:
4	(A) Enforcement of comprehensive,
5	nonbreed-specific regulations relating to dan-
6	gerous dogs, with emphasis on identification of
7	dangerous dog behavior and chronically irre-
8	sponsible owners.
9	(B) Enforcement of animal control regula-
10	tions, such as leash laws and stray animal con-
11	trol policies.
12	(C) Promotion and communication of re-
13	sources for pet spaying and neutering.
14	(D) Investment in community education
15	initiatives, such as teaching criteria for pet selec-
16	tion, pet care best practices, owner responsibil-
17	ities, and safe and appropriate interaction with
18	dogs.
19	(c) Definitions.—In this section:
20	(1) The term "dangerous dog" means a dog
21	that—
22	(A) has attacked a person or another ani-
23	mal without justification, causing injury or
24	death to the person or animal; or

1		B) exhib	its behavior	that reas	onably sug-
2	gests the likely risk of such an attack.				
3	(2) Th	e term "	military con	nmunities"	means—
4	(2	4) all in	stallations o	of the Depa	rtment; and
5	(1	B) all	military	housing,	including
6	privat	ized mili	itary housin	g under su	bchapter IV
7	of chap	pter 169	of title 10,	United Stat	tes Code.
8	TITLE XX	IX—(OVERS	EAS CO	ONTIN-
9	GENCY	O .	PERAT	IONS	MILI-
10	TARY (CONS	TRUC	TION	
11	SEC. 2901. AUTHORIZED NAVY CONSTRUCTION AND LAND				
12	ACQUISITION PROJECTS.				
13	The Secretary of the Navy may acquire real property				
14	and carry out the military construction projects for the in-				
15	stallation outside the United States, and in the amount,				
16	set forth in the fe	ollowing	table:		
		Navy: Ou	tside the United	States	
	Country		Location		Amount
	Spain	Rota			\$59,230,000
17	SEC. 2902. AUTH	IORIZED	AIR FORCE	CONSTRU	CTION AND
18	LA	ND ACQU	ISITION PR	OJECTS.	
19	The Secreta	ry of the	Air Force	may acquir	re real prop-
20	erty and carry	out the	military co	nstruction	projects for

21 the installations outside the United States, and in the

22 amounts, set forth in the following table:

1232

Air Force: Outside the United States

Country	Location	Amount
Germany	Ramstein	\$36,345,000
	Spangdahlem Air Base	\$25,824,000
Romania	Campia Turzii	\$130,500,000

1 SEC. 2903. AUTHORIZATION OF APPROPRIATIONS.

- 2 Funds are hereby authorized to be appropriated for fis-
- 3 cal years beginning after September 30, 2020, for the mili-
- 4 tary construction projects outside the United States author-
- 5 ized by this title as specified in the funding table in section
- 6 4602.

7 DIVISION C—DEPARTMENT OF

- 8 ENERGY NATIONAL SECURITY
- 9 **AUTHORIZATIONS AND**
- 10 OTHER AUTHORIZATIONS
- 11 TITLE XXXI—DEPARTMENT OF
- 12 ENERGY NATIONAL SECURITY
- 13 **PROGRAMS**
- 14 Subtitle A—National Security
- 15 Programs and Authorizations
- 16 SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRA-
- 17 **TION**.
- 18 (a) Authorization of Appropriations.—Funds are
- 19 hereby authorized to be appropriated to the Department of
- 20 Energy for fiscal year 2021 for the activities of the National
- 21 Nuclear Security Administration in carrying out programs
- 22 as specified in the funding table in section 4701.

1	(b) Authorization of New Plant Projects.—
2	From funds referred to in subsection (a) that are available
3	for carrying out plant projects, the Secretary of Energy
4	may carry out new plant projects for the National Nuclear
5	Security Administration as follows:
6	Project 21–D–510, High Explosive Synthesis,
7	Formulation, and Production facility, Pantex Plant,
8	Amarillo, Texas, \$177,395,000.
9	Project 21–D–511, Savannah River Plutonium
10	Processing Facility, Savannah River Site, Aiken,
11	South Carolina, \$241,896,000.
12	Project 21-D-512, Plutonium Pit Production
13	Project, Los Alamos National Laboratory, Los Ala-
14	mos, New Mexico, \$116,900,000 for planning and de-
15	$sign\ and\ \$79,100,000\ for\ construction.$
16	Project 21-D-530, Steam and Condensate Up-
17	grade, Knolls Atomic Power Laboratory, Schenectady,
18	New York, \$50,200,000.
19	General Purpose Project, TA-15 Dual-Axis Ra-
20	diographic Hydrodynamic Test facility, Hydro Vessel
21	Repair facility, Los Alamos National Laboratory, Los
22	Alamos, New Mexico, \$16,491,000.
23	General Purpose Project, U1a.03 Test Bed Facil-
24	ity Improvements, Nevada National Security Site,
25	Mercury, Nevada, \$16,000,000.

1 SEC. 3102. DEFENSE ENVIRONMENTAL CLEANUP.

- 2 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
- 3 hereby authorized to be appropriated to the Department of
- 4 Energy for fiscal year 2021 for defense environmental
- 5 cleanup activities in carrying out programs as specified in
- 6 the funding table in section 4701.
- 7 (b) Authorization of New Plant Projects.—
- 8 From funds referred to in subsection (a) that are available
- 9 for carrying out plant projects, the Secretary of Energy
- 10 may carry out, for defense environmental cleanup activities,
- 11 the following new plant projects:
- 12 Project 21–D–401, Hoisting Capability Project,
- Waste Isolation Pilot Plant, Carlsbad, New Mexico,
- *\$10,000,000.*
- 15 SEC. 3103. OTHER DEFENSE ACTIVITIES.
- 16 Funds are hereby authorized to be appropriated to the
- 17 Department of Energy for fiscal year 2021 for other defense
- 18 activities in carrying out programs as specified in the fund-
- 19 ing table in section 4701.
- 20 SEC. 3104. NUCLEAR ENERGY.
- 21 Funds are hereby authorized to be appropriated to the
- 22 Department of Energy for fiscal year 2021 for nuclear en-
- 23 ergy as specified in the funding table in section 4701.

1	Subtitle B—Program Authoriza-
2	tions, Restrictions, Limitations,
3	and Other Matters
4	SEC. 3111. NUCLEAR WARHEAD ACQUISITION PROCESSES.
5	(a) Sense of Congress.—It is the sense of Congress
6	that—
7	(1) in its 25th year, the science-based Stockpile
8	Stewardship Program established under section 4201
9	of the Atomic Energy Defense Act (50 U.S.C. 2521)
10	has succeeded in providing the United States with a
11	credible nuclear deterrent in the absence of nuclear ex-
12	$plosive \ testing;$
13	(2) maintaining global moratoria on nuclear ex-
14	plosive testing is in the national security interest of
15	the United States;
16	(3) a robust, second-to-none science and tech-
17	nology enterprise is required to maintain and certify
18	the nuclear weapons stockpile of the United States;
19	and
20	(4) the National Nuclear Security Administra-
21	tion must continue to improve program management
22	and execution of the major acquisition programs of
23	$the \ Administration.$
24	(b) Requirements.—

1	(1) Phases.—Subtitle A of title XLII of the
2	Atomic Energy Defense Act (50 U.S.C. 4201 et seq.)
3	is amended by adding at the end the following new
4	section:
5	"SEC. 4223. REQUIREMENTS FOR CERTAIN JOINT NUCLEAR
6	WEAPONS LIFE CYCLE PHASES.
7	"(a) Design and Engineering Requirements.—
8	The Administrator shall ensure the following:
9	"(1) The national security laboratories engage in
10	peer review of proposed designs of nuclear weapons.
11	"(2) The nuclear weapons production facilities
12	are involved early and often during the design and
13	engineering process of nuclear weapons in order to
14	take into account how such design and engineering
15	will affect the production of the nuclear weapons.
16	"(b) Requirements After Phase 1.—After the Ad-
17	ministrator completes phase 1 of the joint nuclear weapons
18	life cycle for a nuclear weapon, the Nuclear Weapons Coun-
19	cil shall submit to the congressional defense committees a
20	report containing the following:
21	"(1) A description of the potential military char-
22	acteristics of the nuclear weapon.
23	"(2) A description of the stockpile-to-target se-
24	quence requirements of the nuclear weapon.

1	"(3) A description of any other requirements of
2	the Administration or the Department of Energy that
3	will affect the nuclear weapon, including the first
4	product unit date, the initial operational capability
5	date, the final operational capability date, or require-
6	ments relating to increased safety and surety.
7	"(4) Initial assessments of the effect to the nu-
8	clear security enterprise workforce and any required
9	new or recapitalized major facilities or capabilities
10	relating to the nuclear weapon.
11	"(c) Requirements Entering Into Phase 2.—Not
12	later than 15 days after the date on which the Nuclear
13	Weapons Council approves a nuclear weapon for phase 2
14	of the joint nuclear weapons life cycle, the Administrator
15	shall submit to the congressional defense committees a plan
16	to implement an independent peer-review process, a board
17	of experts, or both, with respect to the nonnuclear weapon
18	component and subsystem design and engineering aspects
19	of such nuclear weapon. The Administrator shall ensure
20	that such process—
21	"(1) uses all relevant capabilities of the Federal
22	Government, the defense industrial base, and aca-
23	demia, and other capabilities that the Administrator
24	determines necessary: and

1	"(2) informs the entire development life cycle of
2	such nuclear weapon.
3	"(d) Requirements Entering Into Phase 3.—
4	"(1) Independent cost assessment.—Before
5	the Nuclear Weapons Council approves a nuclear
6	weapon for phase 3 of the joint nuclear weapons life
7	cycle, the Administrator shall ensure that an inde-
8	pendent cost assessment is conducted for phase 3 that
9	includes assigning a percentage of confidence level
10	with respect to the Administrator being able to carry
11	out phase 3 within the estimated schedule and cost ob-
12	jectives.
13	"(2) Certifications and reports.—Not later
14	than 15 days after the date on which the Nuclear
15	Weapons Council approves a nuclear weapon for
16	phase 3 of the joint nuclear weapons life cycle—
17	"(A) the Administrator shall certify to the
18	congressional defense committees that—
19	"(i) the joint nuclear weapons life cycle
20	process for phases 1 through 5 of the nuclear
21	weapon has equal or greater rigor as the life
22	extension process under each part of phase
23	6; and
24	"(ii) the level of design and technology
25	maturity of the proposed design of the nu-

1	clear weapon can be carried out within the
2	estimated schedule and cost objectives speci-
3	fied in the cost assessment under paragraph
4	(1); and
5	"(B) the Commander of the United States
6	Strategic Command shall submit to the congres-
7	sional defense committees a report containing—
8	"(i) the specific warhead requirements
9	for the delivery system of the nuclear weap-
10	on, including such planned requirements
11	during the 15-year period following the date
12	of the report; and
13	"(ii) an identification of the tail num-
14	bers of the warheads for that delivery sys-
15	tem that may require life extensions, be re-
16	tired, or be altered during such period, and
17	a description of the considerations for decid-
18	ing on such actions.
19	"(e) Waivers.—Subsections (b) through (d) may be
20	waived during a period of war declared by Congress after
21	the date of the enactment of the National Defense Authoriza-
22	tion Act for Fiscal Year 2021.
23	"(f) Joint Nuclear Weapons Life Cycle De-
24	FINED.—In this section, the term 'joint nuclear weapons life
25	cycle' has the meaning given that term in section 4220.".

1	(2) Clerical amendment.—The table of con-
2	tents for the Atomic Energy Defense Act is amended
3	by inserting after the item relating to section 4222 the
4	following new item:
	"Sec. 4223. Requirements for certain joint nuclear weapons life cycle phases.".
5	(c) Selected Acquisition Reports and Inde-
6	PENDENT COST ESTIMATES.—Section 4217(b)(1) of such
7	Act (50 U.S.C. 2537(b)(1)) is amended—
8	(1) in subparagraph (A)—
9	(A) in clause (i), by striking "phase 6.2A"
10	and inserting "phase 2A and phase 6.2A";
11	(B) in clause (ii), by striking "phase 6.3"
12	and inserting "phase 3 and phase 6.3";
13	(C) in clause (iii)—
14	(i) by striking "phase 6.4" and insert-
15	ing "phase 4 and phase 6.4"; and
16	(ii) by striking "phase 6.5" and insert-
17	ing "phase 5 and phase 6.5"; and
18	(2) in subparagraph (B), by striking "phase 6.2"
19	and inserting "phase 2 and phase 6.2".
20	(d) Report.—Not later than 120 days after the date
21	of the enactment of this Act, the Director for Cost Esti-
22	mating and Program Evaluation of the National Nuclear
23	Security Administration shall submit to the congressional
24	defense committees a report containing recommendations to
25	strengthen governance, program execution, and program

1	management controls with respect to the process of the joint
2	nuclear weapons life cycle (as defined in section 4220 of
3	the Atomic Energy Defense Act (50 U.S.C. 2538b).
4	SEC. 3112. UNCOSTED AND UNOBLIGATED AMOUNTS OF NA-
5	TIONAL NUCLEAR SECURITY ADMINISTRA-
6	TION.
7	Section 3251(b) of the National Nuclear Security Ad-
8	ministration Act (50 U.S.C. 2451(b)) is amended by adding
9	at the end the following new paragraph:
10	"(3) In the budget justification materials for each of
11	fiscal years 2022 through 2026 submitted to Congress in
12	support of each such budget, the Administrator shall include
13	a detailed description of the uncosted and unobligated
14	amounts that the Administrator maintains, listed by the
15	year for which the amounts were appropriated, including—
16	"(A) the gross uncosted and unobligated amounts
17	for each individual program element (using thresholds
18	specified in the report submitted by the Secretary of
19	Energy to Congress titled 'Report on Uncosted Bal-
20	ances for Fiscal Year Ended September 30, 2014');
21	and
22	"(B) an explanation for why the uncosted and
23	unobligated amounts have not been expended.".

1	SEC. 3113. EXTENSION OF LIMITATION RELATING TO RE-
2	CLASSIFICATION OF HIGH-LEVEL WASTE.
3	Section 3121 of the National Defense Authorization
4	Act for Fiscal Year 2020 (Public Law 116–92; 133 Stat.
5	1953) is amended by striking "fiscal year 2020" and insert-
6	ing "fiscal year 2020 or fiscal year 2021".
7	SEC. 3114. EXTENSION OF PILOT PROGRAM ON UNAVAIL-
8	ABILITY FOR OVERHEAD COSTS OF AMOUNTS
9	SPECIFIED FOR LABORATORY-DIRECTED RE-
10	SEARCH AND DEVELOPMENT.
11	Section 3119 of the National Defense Authorization
12	Act for Fiscal Year 2017 (Public Law 114–328; 50 U.S.C.
13	2791 note) is amended—
14	(1) in subsection $(c)(2)$, by striking "four" and
15	inserting "five"; and
16	(2) in subsection (d), by striking "February 15,
17	2020" and inserting "December 31, 2020".
18	SEC. 3115. PLUTONIUM PIT PRODUCTION.
19	(a) Independent Cost Estimate.—
20	(1) Requirement.—The Secretary of Energy
21	shall conduct an independent cost estimate of the Sa-
22	vannah River Plutonium Processing Facility project
23	in accordance with Department of Energy Directive
24	413.3b, as in effect on the date of the enactment of
25	$this\ Act.$

1	(2) Confidence Level.—The assessment under
2	paragraph (1) shall assign a percentage of confidence
3	level with respect to the Secretary being able to carry
4	out the Facility project within the estimated schedule
5	and cost objectives.
6	(3) Submission.—The Secretary shall submit to
7	the congressional defense committees the independent
8	cost estimate under paragraph (1).
9	(b) Conditional Reports and Certifications.—
10	(1) Low confidence.—If the assessment under
11	subsection (a) assigns a confidence level below 90 per-
12	cent pursuant to paragraph (2) of such subsection—
13	(A) the Secretary shall submit to the con-
14	gressional defense committees the report described
15	in paragraph (2); and
16	(B) the Commander of the United States
17	Strategic Command shall certify to such commit-
18	tees that either—
19	(i) the requirement to produce not less
20	than 80 war reserve plutonium pits during
21	2030 pursuant to section 4219 of the Atomic
22	Energy Defense Act (50 U.S.C. 2538a) can-
23	not be extended by up to five years without
24	causing a grave threat to the national secu-
25	rity of the United States, taking into ac-

1	count options for temporarily surging the
2	production of such pits at Los Alamos Na-
3	tional Laboratory and other mitigation
4	strategies available to the Commander; or
5	(ii) such requirement can be so ex-
6	tended without causing a grave threat to the
7	national security of the United States.
8	(2) Report.—The report described in this para-
9	graph is a report by the Secretary that contains ei-
10	ther of the following:
11	(A) A certification by the Secretary, with-
12	out delegation, that, notwithstanding the con-
13	fidence level contained in the assessment under
14	subsection (a), the Secretary has a confidence
15	level of 90 percent or greater with respect to
16	being able to carry out the Facility project with-
17	in the estimated schedule and cost objectives.
18	(B) If the Secretary cannot make the certifi-
19	cation under subparagraph (A), a plan by the
20	Secretary to achieve such a confidence level of 90
21	percent or greater, including with respect to
22	changing the costs, schedule, and scope of the Fa-
23	cility project.

1	SEC. 3116. PROGRAM FOR RESEARCH AND DEVELOPMENT
2	OF ADVANCED NAVAL NUCLEAR FUEL SYS-
3	TEM BASED ON LOW-ENRICHED URANIUM.
4	(a) Establishment.—Not later than 60 days after
5	the date of the enactment of this Act, the Administrator for
6	Nuclear Security shall establish a program to assess the via-
7	bility of using low-enriched uranium in naval nuclear pro-
8	pulsion reactors, including such reactors located on aircraft
9	carriers and submarines, that meet the requirements of the
10	Navy.
11	(b) Activities.—In carrying out the program under
12	subsection (a), the Administrator shall carry out activities
13	to develop an advanced naval nuclear fuel system based on
14	low-enriched uranium, including activities relating to—
15	(1) down-blending of high-enriched uranium into
16	low-enriched uranium;
17	(2) manufacturing of candidate advanced low-
18	enriched uranium fuels;
19	(3) irradiation tests and post-irradiation exam-
20	ination of these fuels; and
21	(4) modification or procurement of equipment
22	and infrastructure relating to such activities.
23	(c) Report.—Not later than 120 days after the date
24	of the enactment of this Act, the Administrator shall submit
25	to the congressional defense committees a plan outlining the
26	activities the Administrator will carry out under the pro-

1	gram established under subsection (a), including the fund-
2	ing requirements associated with developing a low-enriched
3	uranium fuel.
4	SEC. 3117. INDEPENDENT STUDY ON EFFECTS OF USE OF
5	NUCLEAR WEAPONS.
6	(a) Study.—The Administrator for Nuclear Security
7	shall seek to enter into an agreement with the National
8	Academies of Sciences, Engineering, and Medicine under
9	which the National Academies conduct a study on the at-
10	mospheric effects of nuclear explosions.
11	(b) Matters Included.—The study under subsection
12	(a) shall include the following:
13	(1) An evaluation of the non-fallout atmospheric
14	effects of likely and plausible scenarios for nuclear
15	war, ranging from relatively small, regional ex-
16	changes to large exchanges associated with nuclear
17	war between major powers.
18	(2) An examination of the effects evaluated under
19	paragraph (1) by—
20	(A) the yield, type, and number of nuclear
21	weapons;
22	(B) the types and locations of targets;
23	(C) the time distribution of the explosions;
24	(D) the atmospheric conditions; and

1	(E) other factors that may have a signifi-
2	cant impact on the effects.
3	(3) An assessment of current models of nuclear
4	explosions, including with respect to—
5	(A) the fires such explosions may cause;
6	(B) the atmospheric transport of the gases
7	from such explosions;
8	(C) the radioactive material from such ex-
9	plosions; and
10	(D) the soot and other debris from such ex-
11	plosions and fires, the atmospheric effects of such
12	soot and debris, and the consequences of such ef-
13	fects, including the consequences relating to ex-
14	treme weather, air pollution, stratospheric ozone,
15	agriculture, and marine and terrestrial eco-
16	systems.
17	(4) Identification of the capabilities and limita-
18	tions of the models described in paragraph (3) for as-
19	sessing the impacts of nuclear war, including—
20	(A) an evaluation of the relevant uncertain-
21	ties;
22	(B) a highlight of the key data gaps; and
23	(C) recommendations for how such models
24	can be improved to inform decision making.
25	(c) Report.—

1	(1) In general.—Not later than 18 months
2	after the date of the enactment of this Act, the Na-
3	tional Academies shall submit to the Administrator
4	for National Security and the congressional defense
5	committees a report on the study under subsection
6	(a).
7	(2) FORM.—The report under paragraph (1)
8	shall be submitted in unclassified form, but may in-
9	clude a classified annex.
10	(d) Information.—The Secretary of Defense shall
11	provide to the National Academies the information of the
12	Department of Defense necessary for the National Acad-
13	emies to conduct the study under subsection (a), including
14	information relating to relevant scenarios described in sub-
15	section (b).
16	SEC. 3118. REPORTS ON DIVERSITY OF CERTAIN CON-
17	TRACTOR EMPLOYEES OF NATIONAL NU-
18	CLEAR SECURITY ADMINISTRATION.
19	(a) Annual Reports.—Not later than December 31,
20	2020, and each year thereafter through 2022, the Adminis-
21	trator for Nuclear Security shall submit to the congressional
22	defense committees a report on the diversity of contractor
23	employees of the National Nuclear Security Administration.

1	(b) Matters Included.—Subject to subsection (c),
2	each report under subsection (a) shall include, for each cov-
3	ered element of the Administration, the following:
4	(1) With respect to the fiscal year covered by the
5	report and the previous fiscal year, demographic data
6	of
7	(A) the contractor employees of the covered
8	element;
9	(B) the contractor employees hired at the
10	covered element during each such year; and
11	(C) the contractor employees of the covered
12	element who voluntarily separated during each
13	such year.
14	(2) A breakdown of the data under paragraph
15	(1) by each position in the common occupational clas-
16	$sification\ system.$
17	(3) A description of the plan to increase diver-
18	sity at the covered element, and how such plan re-
19	sponds to any trends identified with respect to the
20	data under paragraph (1).
21	(4) An identification of the official of the covered
22	element responsible for implementing such plan and
23	a description of how the person determines whether
24	the covered element is meeting the goals of the plan.

1	(5) A description of the training resources relat-
2	ing to diversity, equality, and inclusion are available
3	to contractor employees of the covered element with
4	hiring authority, and an identification of how many
5	such contractor employees have been trained.
6	(c) Data.—The Administrator shall carry out this sec-
7	tion using data that is—
8	(1) otherwise available to the Administrator and
9	to the management and operating contractors of the
10	nuclear security enterprise; and
11	(2) collected in accordance with applicable regu-
12	lations of the Equal Employment Opportunity Com-
13	mission, regulations of the Office of Federal Contract
14	Compliance Programs of the Department of Labor,
15	and applicable provisions of Federal law on privacy.
16	(d) Publication.—The Administrator shall make
17	publicly available on the internet website of the Department
18	of Energy each report under subsection (a), subject to the
19	regulations and Federal law specified in subsection $(c)(2)$.
20	(e) Definitions.—In this section:
21	(1) The term "contractor employee" means an
22	employee of a management and operating contractor
23	of the nuclear security enterprise.
24	(2) The term "covered element" means each na-
25	tional security laboratory and nuclear weapons pro-

1	duction facility (as such terms are defined in section
2	3281 of the National Nuclear Security Administra-
3	tion Act (50 U.S.C. 2471)).
4	(3) The term "nuclear security enterprise" has
5	the meaning that term in section 3281 of the National
6	Nuclear Security Administration Act (50 U.S.C.
7	2471)).
8	SEC. 3119. FINDINGS, PURPOSE, AND APOLOGY RELATING
9	TO FALLOUT EMITTED DURING THE GOVERN-
10	MENT'S ATMOSPHERIC NUCLEAR TESTS.
11	Section 2(a)(1) of the Radiation Exposure Compensa-
12	tion Act (Public Law 101–426; 42 U.S.C. 2210 note) is
13	amended by inserting ", including individuals in New Mex-
14	ico, Idaho, Colorado, Arizona, Utah, Texas, Wyoming, Or-
15	egon, Washington, South Dakota, North Dakota, Nevada,
16	Guam, and the Northern Mariana Islands," after "tests ex-
17	posed individuals".
18	SEC. 3120. SENSE OF CONGRESS REGARDING URANIUM
19	MINING AND NUCLEAR TESTING.
20	It is the sense of Congress that the United States should
21	compensate and recognize all of the miners, workers,
22	downwinders, and others suffering from the effects of ura-
23	nium mining and nuclear testing carried out during the
24	Cold War.

1	TITLE	XXXII-	-DEFENSE	NU
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- 2 CLEAR FACILITIES SAFETY
- **BOARD**
- 4 SEC. 3201. AUTHORIZATION.
- 5 There are authorized to be appropriated for fiscal year
- 6 2021, \$28,836,000 for the operation of the Defense Nuclear
- 7 Facilities Safety Board under chapter 21 of the Atomic En-
- 8 ergy Act of 1954 (42 U.S.C. 2286 et seq.).

9 TITLE XXXIV—NAVAL

10 **PETROLEUM RESERVES**

- 11 SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.
- 12 (a) Amount.—There are hereby authorized to be ap-
- 13 propriated to the Secretary of Energy \$13,006,000 for fiscal
- 14 year 2021 for the purpose of carrying out activities under
- 15 chapter 869 of title 10, United States Code, relating to the
- 16 naval petroleum reserves.
- 17 (b) Period of Availability.—Funds appropriated
- 18 pursuant to the authorization of appropriations in sub-
- 19 section (a) shall remain available until expended.

1	TITLE XXXV—MARITIME
2	MATTERS
3	$Subtitle\ A-\!$
4	${oldsymbol{Administration}}$
5	SEC. 3501. AUTHORIZATION OF THE MARITIME ADMINIS-
6	TRATION.
7	(a) Fiscal Year 2021 Authorization.—There are
8	authorized to be appropriated to the Department of Trans-
9	portation for fiscal year 2021, to be available without fiscal
10	year limitation if so provided in appropriations Acts, for
11	programs associated with maintaining the United States
12	merchant marine, the following amounts:
13	(1) For expenses necessary for operations of the
14	United States Merchant Marine Academy,
15	\$81,944,000, of which—
16	(A) \$76,444,000 shall be for Academy oper-
17	ations; and
18	(B) \$5,500,000 shall remain available until
19	expended for capital asset management at the
20	A cademy.
21	(2) For expenses necessary to support the State
22	maritime academies, \$37,700,000, of which—
23	(A) \$2,400,000 shall remain available until
24	September 30, 2021, for the Student Incentive
25	Program; and

1	(B) \$30,500,000 shall remain available
2	until expended for maintenance and repair of
3	State maritime academy training vessels.
4	(3) For expenses necessary to support the Na-
5	tional Security Multi-Mission Vessel Program,
6	\$388,815,000, which shall remain available until ex-
7	pended.
8	(4) For expenses necessary to support Maritime
9	Administration operations and programs,
10	\$55,853,000.
11	(5) For expenses necessary to dispose of vessels in
12	the National Defense Reserve Fleet, \$4,200,000, which
13	shall remain available until expended.
14	(6) For expenses necessary to maintain and pre-
15	serve a United States flag merchant marine to serve
16	the national security needs of the United States under
17	chapter 531 of title 46, United States Code,
18	\$494,008,000.
19	(7) For expenses necessary for the loan guarantee
20	program authorized under chapter 537 of title 46,
21	United States Code, \$33,000,000, of which—
22	(A) \$30,000,000 may be used for the cost
23	(as defined in section 502(5) of the Federal Cred-
24	it Reform Act of 1990 (2 U.S.C. 661a(5))) of
25	loan guarantees under the program; and

1	(B) $\$3,000,000$ may be used for administra-
2	tive expenses relating to loan guarantee commit-
3	ments under the program.
4	(8) For expenses necessary to provide small ship-
5	yards and maritime communities grants under sec-
6	tion 54101 of title 46, United States Code,
7	\$20,000,000.
8	(b) Amount of Fiscal Year 2021 Contractor Pay-
9	MENTS UNDER OPERATING AGREEMENTS.—Section
10	53106(a)(1)(B) of title 46, United States Code, is amended
11	by striking "\$5,233,463" and inserting "\$8,233,463".
12	(c) Conforming Amendment.—Section 53111(2) of
13	title 46, United States Code, is amended by striking
14	"\$314,007,780" and inserting "\$494,008,000".
15	SEC. 3502. SENSE OF CONGRESS REGARDING ROLE OF DO-
16	MESTIC MARITIME INDUSTRY IN NATIONAL
17	SECURITY.
18	(a) FINDINGS.—Congress makes the following findings:
19	(1) The United States domestic maritime indus-
20	try, with a fleet of nearly 40,000 vessels, supports
21	nearly 650,000 American jobs and provides more
22	than \$150,000,000 in annual economic output.
23	(2) The vessel innovations of the domestic trades
24	that transformed worldwide maritime commerce in-
25	clude the development of container ships, self-unload-

1	ing vessels, articulated tug-barges, trailer barges,
2	chemical parcel tankers, railroad-on-barge carfloats,
3	and river flotilla towing systems.
4	(3) The domestic fleet is essential to national se-
5	curity is needed to crew United States Government-
6	owned and other sealift vessels to protect the Nation.
7	(4) The Department of Defense and the entire
8	national security infrastructure of the United States
9	benefits from a robust commercial shipyard and ship
10	repair industry, which helps provide both economic
11	and military sealift support.
12	(5) The Department of Defense depends on the
13	United States domestic trades' fleet of container ships,
14	roll-on/roll-off ships, product tankers, and other ves-
15	sels to assist with the flow of military cargoes during
16	both peace time and war time.
17	(b) Sense of Congress.—It is the sense of Congress
18	that—
19	(1) United States coastwise trade laws promote
20	a strong domestic trade maritime industry, which
21	supports the national security and economic vitality
22	of the United States and the efficient operation of the
23	United States transportation system; and
24	(2) a strong commercial maritime industry
25	makes the United States more secure.

1	SEC. 3503. NONAPPLICABILITY OF REQUIREMENT RELAT-
2	ING TO MINIMUM NUMBER OF OPERATING
3	DAYS FOR VESSELS OPERATING UNDER MSP
4	OPERATING AGREEMENTS.
5	Notwithstanding part 296 of title 46, Code of Federal
6	Regulations, until December 31, 2020, or upon the written
7	determination of the Secretary of Transportation until
8	June 31, 2021, the operator of a vessel operating such vessel
9	under an MSP Operating Agreement (as such term is de-
10	fined in section 296.2 of title 46, Code of Federal Regula-
11	tions)—
12	(1) shall not be required to comply with any re-
13	quirement with respect to operating days (as such
14	term is defined in such section) contained in such
15	agreement; and
16	(2) shall maintain such vessel in a state of oper-
17	ational readiness, including through the employment
18	of the vessel's crew complement, until the applicable
19	date.
20	SEC. 3504. IMPROVEMENTS TO PROCESS FOR WAIVING
21	NAVIGATION AND VESSEL-INSPECTION LAWS.
22	(a) Improvements to Waiver Process.—Section
23	501 of title 46, United States Code, is amended—
24	(1) in subsection (a), by adding "to address an
25	immediate adverse effect on military operations" after
26	"national defense";

1	(2) in subsection (b)—
2	(A) by redesignating paragraphs (2) and
3	(3) as paragraphs (3) and (4), respectively;
4	(B) by inserting after paragraph (1) the fol-
5	lowing new paragraph:
6	"(2) Duration of Waiver.—
7	"(A) In general.—Subject to subpara-
8	graphs (B) and (C), a waiver issued under this
9	subsection shall be for a period of not more than
10	10 days.
11	"(B) Waiver extension.—Upon the termi-
12	nation of the period of a waiver issued under
13	this subsection, the head of an agency may ex-
14	tend the waiver for an additional period of not
15	more than 10 days, if the Maritime Adminis-
16	trator makes the determinations referred to in
17	paragraph (1).
18	"(C) Aggregate duration.—The aggre-
19	gate duration of the period of all waivers and ex-
20	tensions of waivers under this subsection with re-
21	spect to any one set of events shall not exceed 45
22	days."; and
23	(C) in paragraph (4), as so redesignated—

1	(i) in subparagraph $(B)(ii)$, by strik-
2	ing "paragraph $(2)(A)$ " and inserting
3	"paragraph (3)(A)"; and
4	(ii) by adding at the end the following
5	new subparagraph:
6	"(C) Notification required for exten-
7	SIONS.—For purposes of this paragraph, an ex-
8	tension requested or issued under paragraph
9	(2)(B) shall be treated in the same manner as a
10	waiver requested or issued under this section.";
11	(3) by redesignating subsection (c) as subsection
12	(d); and
13	(4) by inserting after subsection (b) the following
14	new subsection:
15	"(c) Report.—
16	"(1) In general.—Not later than 10 days after
17	the date of the conclusion of the voyage of a vessel
18	that, during such voyage, operated under a waiver
19	issued under this section, the owner or operator of the
20	$vessel\ shall\ submit\ to\ the\ Maritime\ Administrator\ a$
21	report that includes—
22	"(A) the name and flag of the vessel;
23	"(B) the dates of the voyage;
24	"(C) any relevant ports of call; and

	1200
1	"(D) any other information the Maritime
2	Administrator determines necessary.
3	"(2) Publication.—Not later than 48 hours
4	after receiving a report under paragraph (1), the
5	Maritime Administrator shall publish such report on
6	an appropriate website of the Department of Trans-
7	portation.".
8	(b) APPLICABILITY.—The amendments made by this
9	section shall apply with respect to waivers issued after the
10	date of the enactment of this Act.
11	Subtitle B—Tanker Security Fleet
12	SEC. 3511. TANKER SECURITY FLEET.
13	(a) In General.—Part C of subtitle V of title 46,
14	United States Code, is amended by inserting after chapter
15	531 the following new chapter:
16	"CHAPTER 532—TANKER SECURITY FLEET
	"53201. Definitions. "53202. Establishment of the Tanker Security Fleet. "53203. Vessel standards. "53204. Award of operating agreements. "53205. Effectiveness of operating agreements. "53206. Obligations and rights under operating agreements. "53207. Payments. "53208. National security requirements. "53209. Regulatory relief. "53210. Special rule regarding age of participating Fleet vessels.

$\it ``53211. Regulations.$

17 "§ 53201. Definitions

18 "In this chapter:

 $[\]it ``53212. Authorization of appropriations.$

 $^{\ ``53213. \} Acquisition \ of \ Fleet \ vessels.$

1	"(1) Foreign commerce.—The term foreign
2	commerce' means—
3	"(A) commerce or trade between the United
4	States, its territories or possessions, or the Dis-
5	trict of Columbia, and a foreign country; and
6	"(B) commerce or trade between foreign
7	countries including trade between foreign ports
8	in accordance with normal commercial bulk
9	shipping practices in such a manner as will per-
10	mit vessels of the United States freely to compete
11	with foreign-flag liquid bulk carrying vessels in
12	their operation or in competing charters, subject
13	to rules and regulations promulgated by the Sec-
14	retary of Transportation pursuant to this chap-
15	ter or subtitle.
16	"(2) Participating fleet vessel.—The term
17	'participating Fleet vessel' means any tank vessel cov-
18	ered by an operating agreement under this chapter on
19	or after January 1, 2021.
20	"(3) Person.—The term 'person' includes cor-
21	porations, partnerships, and associations existing
22	under, or authorized by, laws of the United States, or
23	any State, territory, district, or possession thereof, or
24	any foreign country.

1	"(4) Tank vessel.—The term 'tank vessel' has
2	the meaning that term has under section 2101.
3	"(5) United States citizen trust.—The term
4	'United States citizen trust'—
5	"(A) means a trust for which—
6	"(i) each of the trustees is a citizen of
7	the United States; and
8	"(ii) the application for documentation
9	of the vessel under chapter 121 includes an
10	affidavit of each trustee stating that the
11	trustee is not aware of any reason involving
12	a beneficiary of the trust that is not a cit-
13	izen of the United States, or involving any
14	other person who is not a citizen of the
15	United States, as a result of which the bene-
16	ficiary or other person would hold more
17	than 25 percent of the aggregate power to
18	influence or limit the exercise of the author-
19	ity of the trustee with respect to matters in-
20	volving any ownership or operation of the
21	vessel that may adversely affect the interests
22	of the United States;
23	"(B) does not include a trust for which any
24	person that is not a citizen of the United States
25	has authority to direct, or participate in direct-

1	ing, a trustee for a trust in matters involving
2	any ownership or operation of the vessel that
3	may adversely affect the interests of the United
4	States or in removing a trustee without cause,
5	either directly or indirectly through the control
6	of another person, unless the trust instrument
7	provides that persons who are not citizens of the
8	United States may not hold more than 25 per-
9	cent of the aggregate authority to so direct or re-
10	move a trustee; and
11	"(C) may include a trust for which a per-
12	son who is not a citizen of the United States
13	holds more than 25 percent of the beneficial in-
14	terest in the trust.
15	"§ 53202. Establishment of the Tanker Security Fleet
16	"(a) In General.—The Secretary of Transportation,
17	in consultation with the Secretary of Defense, shall establish
18	a fleet of active, commercially viable, militarily useful, pri-
19	vately owned product tankers to meet national defense and
20	other security requirements and maintain a United States
21	presence in international commercial shipping. The fleet
22	shall consist of privately owned vessels of the United States
23	for which there are in effect operating agreements under this
24	chapter, and shall be known as the 'Tanker Security Fleet'
25	(hereinafter in this chapter referred to as the 'Fleet').

1	"(b) Vessel Eligibility.—A vessel is eligible to be
2	included in the Fleet if the vessel—
3	"(1) meets the requirements under paragraph
4	(1), (2), (3), or (4) of subsection (c);
5	"(2) is operated (or in the case of a vessel to be
6	constructed, will be operated) in providing transpor-
7	tation in United States foreign commerce;
8	"(3) is self-propelled;
9	"(4) is not more than ten years of age on the
10	date the vessel is first included in the Fleet and not
11	more than 25 years of age at any time during which
12	the vessel is included in the Fleet;
13	"(5) is determined by the Secretary of Defense to
14	be suitable for use by the United States for national
15	defense or military purposes in time of war or na-
16	tional emergency; and
17	"(6) is commercially viable, as determined by the
18	Secretary of Transportation; and
19	"(7) is—
20	"(A) a vessel of the United States; or
21	"(B) not a vessel of the United States, but—
22	"(i) the owner of the vessel has dem-
23	onstrated an intent to have the vessel docu-
24	mented under chapter 121 if it is included
25	in the Fleet; and

1	"(ii) at the time an operating agree-
2	ment is entered into under this chapter, the
3	vessel is eligible for documentation under
4	chapter 121.
5	"(c) Requirements Regarding Citizenship of
6	Owners, Charterers, and Operators.—
7	"(1) Vessels owned and operated by sec-
8	TION 50501 CITIZENS.—A vessel meets the require-
9	ments of this paragraph if, during the period of an
10	operating agreement under this chapter that applies
11	to the vessel, the vessel will be owned and operated by
12	one or more persons that are citizens of the United
13	States under section 50501.
14	"(2) Vessels owned by a section 50501 cit-
15	IZEN, OR UNITED STATES CITIZEN TRUST, AND CHAR-
16	TERED TO A DOCUMENTATION CITIZEN.—A vessel
17	meets the requirements of this paragraph if—
18	"(A) during the period of an operating
19	agreement under this chapter that applies to the
20	vessel, the vessel will be—
21	"(i) owned by a person that is a cit-
22	izen of the United States under section
23	50501 or that is a United States citizen
24	trust; and
25	"(ii) demise chartered to a person—

1	"(I) that is eligible to document
2	the vessel under chapter 121;
3	"(II) the chairman of the board of
4	directors, chief executive officer, and a
5	majority of the members of the board of
6	directors of which are citizens of the
7	United States under section 50501,
8	and are appointed and subjected to re-
9	moval only upon approval by the Sec-
10	retary; and
11	"(III) that certifies to the Sec-
12	retary that there are no treaties, stat-
13	utes, regulations, or other laws that
14	would prohibit the owner or operator
15	for the vessel from performing its obli-
16	gations under an operating agreement
17	under this chapter;
18	"(B) in the case of a vessel that will be de-
19	mise chartered to a person that is owned or con-
20	trolled by another person that is not a citizen of
21	the United States under section 50501, the other
22	person enters into an agreement with the Sec-
23	retary not to influence the operation of the vessel
24	in a manner that will adversely affect the inter-
25	ests of the United States; and

1	"(C) the Secretary of Transportation and
2	the Secretary of Defense notify the Committee on
3	Armed Services and the Committee on Com-
4	merce, Science, and Transportation of the Senate
5	and the Committee on Armed Services and the
6	Committee on Transportation and Infrastructure
7	of the House of Representatives that the Secre-
8	taries concur with the certification required
9	under subparagraph (A)(ii)(III), and have re-
10	viewed and agree that there are no legal, oper-
11	ational, or other impediments that would pro-
12	hibit the owner or operator for the vessel from
13	performing its obligations under an operating
14	agreement under this chapter.
15	"(3) Vessels owned and operated by a de-
16	FENSE OWNER OR OPERATOR.—A vessel meets the re-
17	quirements of this paragraph if—
18	"(A) during the period of an operating
19	agreement under this chapter that applies to the
20	vessel, the vessel will be owned and operated by
21	a person that—
22	"(i) is eligible to document a vessel
23	under chapter 121;
24	"(ii) operates or manages other vessels
25	of the United States for the Secretary of De-

1	fense, or charters other vessels to the Sec-
2	retary of Defense;
3	"(iii) has entered into a special secu-
4	rity agreement for the purpose of this para-
5	graph with the Secretary of Defense;
6	"(iv) makes the certification described
7	in paragraph (2)(A)(ii)(III); and
8	"(v) in the case of a vessel described in
9	paragraph (2)(B), enters into an agreement
10	referred to in that subparagraph; and
11	"(B) the Secretary of Transportation and
12	the Secretary of Defense notify the Committee on
13	Armed Services and the Committee on Com-
14	merce, Science, and Transportation of the Senate
15	and the Committee on Armed Services and the
16	Committee on Transportation and Infrastructure
17	of the House of Representatives that they concur
18	with the certification required under subpara-
19	graph (A)(iv), and have reviewed and agree that
20	there are no legal, operational, or other impedi-
21	ments that would prohibit the owner or operator
22	for the vessel from performing its obligations
23	under an operating agreement under this chap-
24	ter.

1	"(4) Vessels owned by documentation citi-
2	ZENS AND CHARTERED TO SECTION 50501 CITIZENS.—
3	A vessel meets the requirements of this paragraph if,
4	during the period of an operating agreement under
5	this chapter, the vessel will be—
6	"(A) owned by a person who is eligible to
7	document a vessel under chapter 121; and
8	"(B) demise chartered to a person that is a
9	citizen of the United States under section 50501.
10	"(d) Request by Secretary of Defense.—The
11	Secretary of Defense shall request that the Commandant of
12	the Coast Guard issue any waiver under section 501 that
13	the Secretary of Defense determines is necessary for pur-
14	poses of this chapter.
15	"(e) Vessel Standards.—
16	"(1) Certificate of inspection.—A vessel
17	used to provide oceangoing transportation that the
18	Commandant of the Coast Guard determines meets
19	the criteria of subsection (b) but which, on the date
20	of enactment of this section, is not documented under
21	chapter 121, shall be eligible for a certificate of in-
22	spection if the Commandant of the Coast Guard deter-
23	mines that—
24	"(A) the vessel is classed by and designed in
25	accordance with the rules of the American Bu-

1	reau of Shipping, or another classification soci-
2	ety accepted by the Commandant of the Coast
3	Guard;
4	"(B) the vessel complies with applicable
5	international agreements and associated guide-
6	lines, as determined by the country in which the
7	vessel was documented immediately before becom-
8	ing documented under chapter 121; and
9	"(C) the country has not been identified by
10	the Commandant of the Coast Guard as inad-
11	equately enforcing international vessel regula-
12	tions as to that vessel.
13	"(2) Reliance on classification society.—
14	"(A) In General.—The Commandant of
15	the Coast Guard may rely on a certification
16	from the American Bureau of Shipping or, sub-
17	ject to subparagraph (B), another classification
18	society accepted by the Commandant of the Coast
19	Guard, to establish that a vessel is in compliance
20	with the requirements of paragraph (1).
21	"(B) Foreign classification society.—
22	The Secretary may accept certification from a
23	foreign classification society under subparagraph
24	(A) only—

1	((/')
1	"(i) to the extent that the government
2	of the foreign country in which the society
3	is headquartered provides access on a recip-
4	rocal basis to the American Bureau of Ship-
5	ping; and
6	"(ii) if the foreign classification society
7	has offices and maintains records in the
8	United States.
9	"§ 53203. Vessel standards
10	"(a) Certificate of Inspection.—A vessel used to
11	provide transportation service as a common carrier that the
12	Secretary of Transportation determines meets the criteria
13	of section 53102(b), which on the date of enactment of this
14	section is not a documented vessel, shall be eligible for a
15	certificate of inspection if the Secretary determines that—
16	"(1) the vessel is classed by and designed in ac-
17	cordance with the rules of the American Bureau of
18	Shipping or another classification society accepted by
19	the Secretary;
20	"(2) the vessel complies with applicable inter-
21	national agreements and associated guidelines, as de-
22	termined by the country in which the vessel was docu-
23	mented immediately before becoming a documented
24	vessel (as defined in that section); and

1	"(3) that country has not been identified by the
2	Secretary as inadequately enforcing international ves-
3	sel regulations as to that vessel.
4	"(b) Continued Eligibility for Certificate.—
5	Subsection (a) does not apply to any vessel that has failed
6	to comply with the applicable international agreements and
7	association guidelines referred to in subsection $(a)(2)$.
8	"(c) Reliance on Classification Society.—
9	"(1) In general.—The Secretary may rely on
10	a certification from the American Bureau of Ship-
11	ping or, subject to paragraph (2), another classifica-
12	tion society accepted by the Secretary, to establish
13	that a vessel is in compliance with the requirements
14	of subsections (a) and (b).
15	"(2) Foreign classification society.—The
16	Secretary may accept certification from a foreign
17	classification society under paragraph (1) only—
18	"(A) to the extent that the government of the
19	foreign country in which the society is
20	headquartered provides access on a reciprocal
21	basis to the American Bureau of Shipping; and
22	"(B) if the foreign classification society has
23	offices and maintains records in the United
24	States.

1 '	<i>§ 53204</i> .	Award	of operating	agreements
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2	"(a) In General.—The Secretary of Transportation
3	shall require, as a condition of including any vessel in the
4	Fleet, that the owner or operator of the vessel enter into
5	an operating agreement with the Secretary under this sec-
6	tion.
7	"(b) Procedure for Applications.—
8	"(1) Participating fleet vessels.—
9	"(A) In GENERAL.—The Secretary of
10	Transportation shall accept an application for
11	an operating agreement for a participating Fleet
12	vessel under the priority under paragraph (2)
13	only from a person that has authority to enter
14	into an operating agreement under this chapter.
15	"(B) Vessel under demise charter.—
16	For purposes of subparagraph (A), in the case of
17	a vessel that is subject to a demise charter that
18	terminates by its own terms on September 30,
19	2035 (without giving effect to any extension pro-
20	vided therein for completion of a voyage or to ef-
21	fect the actual redelivery of the vessel), or that is
22	terminable at the will of the owner of the vessel
23	after such date, only the owner of the vessel shall
24	be treated as having the authority referred to in
25	subparagraph (A).

1	"(C) Vessel owned by a united states
2	CITIZEN TRUST.—For purposes of subparagraph
3	(B), in the case of a vessel owned by a United
4	States citizen trust, the term 'owner of the vessel'
5	includes the beneficial owner of the vessel with
6	respect to such trust.
7	"(2) Discretion within priority.—The Sec-
8	retary of Transportation—
9	"(A) may award operating agreements
10	under paragraph (1) according to such priorities
11	as the Secretary considers appropriate; and
12	"(B) shall award operating agreements
13	within any such priority—
14	"(i) in accordance with operational re-
15	quirements specified by the Secretary of De-
16	fense;
17	"(ii) in the case of operating agree-
18	ments awarded under subparagraph (B) of
19	paragraph (1), according to applicants'
20	records of owning and operating vessels;
21	and
22	"(iii) subject to approval of the Sec-
23	retary of Defense.
24	"(c) Limitation.—For any fiscal year, the Secretary
25	may not award operating agreements under this chapter

1	that require payments under section 53207 for more than
2	10 vessels.
3	"§ 53205. Effectiveness of operating agreements
4	"(a) In General.—Subject to the availability of ap-
5	propriations for such purpose, the Secretary of Transpor-
6	tation may enter into an operating agreement under this
7	chapter for fiscal year 2021 and any subsequent fiscal year.
8	Each such agreement may be renewed annually for up to
9	seven years.
10	"(b) Vessels Under Charter to the United
11	States.—The owner or operator of a vessel under charter
12	to the United States is eligible to receive payments pursuant
13	to any operating agreement that covers such vessel.
14	"(c) Termination.—
15	"(1) TERMINATION BY SECRETARY FOR LACK OF
16	OWNER OR OPERATOR COMPLIANCE.—If the owner or
17	operator with respect to an operating agreement ma-
18	terially fails to comply with the terms of the agree-
19	ment—
20	"(A) the Secretary shall notify the owner or
21	operator and provide a reasonable opportunity
22	to comply with the operating agreement; and
23	"(B) the Secretary shall terminate the oper-
24	ating agreement if the owner or operator fails to
25	achieve such compliance.

1	"(2) Termination by owner or operator.—
2	"(A) In general.—If an owner or operator
3	provides notice of the intent to terminate an op-
4	erating agreement under this chapter by not
5	later than 60 days prior to the date specified by
6	the owner or operator for such termination, such
7	agreement shall terminate on the date specified
8	by the owner or operator.
9	"(B) Replacement.—An operating agree-
10	ment with respect to a vessel shall terminate on
11	the date that is three years after the date on
12	which the vessel begins operating under the
13	agreement, if—
14	"(i) the owner or operator notifies the
15	Secretary, by not later than two years after
16	the date the vessel begins operating under
17	the agreement, that the owner or operator
18	intends to terminate the agreement under
19	this subparagraph; and
20	"(ii) the Secretary of Transportation,
21	in coordination with the Secretary of De-
22	fense, determines that—
23	"(I) an application for an oper-
24	ating agreement under this chapter has
25	been received for a replacement vessel

1	that is acceptable to the Secretaries;
2	and
3	"(II) during the period of an op-
4	erating agreement under this chapter
5	that applies to the replacement vessel,
6	the replacement vessel will be—
7	"(aa) owned and operated by
8	one or more persons that are citi-
9	zens of the United States under
10	section 50501; or
11	"(bb) owned by a person who
12	is eligible to document the vessel
13	under chapter 121, and operated
14	by a person that is a citizen of the
15	United States under section
16	50501.
17	"(d) Nonrenewal for Lack of Funds.—
18	"(1) In general.—If sufficient funds are not
19	made available to carry out an operating agreement
20	under this chapter—
21	"(A) the Secretary of Transportation shall
22	submit to the Committee on Armed Services and
23	the Committee on Commerce, Science, and
24	Transportation of the Senate and the Committee
25	on Armed Services and the Committee on Trans-

1	portation and Infrastructure of the House of
2	Representatives notice that such agreement shall
3	be not renewed effective on the 60th day of the
4	fiscal year, unless such funds are made available
5	before such day; and
6	"(B) effective on the 60th day of such fiscal
7	year, terminate such agreement and provide no-
8	tice of such termination to the owner or operator
9	of the vessel covered by the agreement.
10	"(2) Release of vessels from obliga-
11	TIONS.—If an operating agreement for a vessel under
12	this chapter is not renewed pursuant to paragraph
13	(1), then the owner or operator of the vessel is released
14	from any further obligation under the operating
15	agreement as of the date of such termination or non-
16	renewal.
17	"(3) Foreign transfer and registration.—
18	The owner or operator of a vessel covered by an oper-
19	ating agreement under this chapter may transfer and
20	register such vessel under a foreign registry that is ac-
21	ceptable to the Secretary and the Secretary of Defense,
22	notwithstanding section 53201.
23	"(4) Requisition.—If chapter 563 is applicable
24	to a vessel after registration, then the vessel is avail-

1	able to be requisitioned by the Secretary pursuant to
2	chapter 563.
3	"§ 53206. Obligations and rights under operating
4	agreements
5	"(a) Operation of Vessel.—An operating agree-
6	ment under this chapter shall require that, during the pe-
7	riod the vessel covered by the agreement is operating under
8	the agreement the vessel shall—
9	"(1) be operated in the United States foreign
10	commerce, mixed United States foreign commerce and
11	domestic trade allowed under a registry endorsement
12	issued under section 12111, in foreign-to-foreign com-
13	merce, or under a charter to the United States;
14	"(2) not be operated in the coastwise trade except
15	as described in paragraph (1); and
16	"(3) be documented under chapter 121.
17	"(b) Operating Agreement Is an Obligation of
18	The United States Government.—An operating agree-
19	ment under this chapter constitutes a contractual obligation
20	of the United States Government to pay the amounts pro-
21	vided for in the agreement to the extent of actual appropria-
22	tions.
23	"(c) Obligations of Owner or Operator.—
24	"(1) In general.—The owner or operator of a
25	vessel covered by an operating agreement under this

1	chapter shall agree, as a condition of such agreement,
2	to remain obligated to carry out the requirements de-
3	scribed in paragraph (2) until the termination date
4	specified in the agreement, even in the case of early
5	termination of the agreement under section $53205(c)$.
6	This subsection shall not apply in the case of an oper-
7	ating agreement terminated for lack of funds under
8	section $53205(d)$.
9	"(2) Requirements.—The requirements de-
10	scribed in this paragraph are the following:
11	"(A) To continue the documentation of the
12	vessel under chapter 121.
13	"(B) To be bound by the requirements of
14	section 53208.
15	"(C) That all terms and conditions of an
16	emergency preparedness agreement entered into
17	under section 53208 shall remain in effect, except
18	that the terms of such emergency preparedness
19	agreement may be modified by the mutual con-
20	sent of the owner or operator, the Secretary and
21	the Secretary of Defense as provided in such sec-
22	tion.
23	"(d) Transfer of Operating Agreements.—The
24	owner or operator of a vessel covered by an operating agree-
25	ment under this chapter may transfer that agreement (in-

1	cluding all rights and obligations under the agreement) to
2	any person that is eligible to enter into that operating
3	agreement under this chapter, if the transfer is approved
4	by the Secretary of Transportation and the Secretary of De-
5	fense.
6	"(e) Replacement of Vessels Covered by Agree-
7	MENTS.—An owner or operator of a vessel covered by an
8	operating agreement under this chapter may replace the
9	vessel with another vessel that is eligible to be included in
10	the Fleet under section 53202(b), if the Secretary of Trans-
11	portation, in coordination with the Secretary of Defense,
12	approves the replacement of the vessel. In selecting a re-
13	placement vessel, the owner or operator shall give primary
14	consideration to—
15	"(1) the commercial viability of the vessel;
16	"(2) the utility of the vessel with respect to the
17	operating requirements of the owner or operator; and
18	"(3) ensuring that the commercial and military
19	utility of any replacement vessel is not less than that
20	of the initial vessel.
21	"§ 53207. Payments
22	"(a) Annual Payment.—Subject to the availability of
23	appropriations for such purpose and the other provisions
24	of this chapter, the Secretary shall pay to the owner or oper-
25	ator of a vessel covered by an operating agreement under

- 1 this chapter an amount equal to \$6,000,000 for each vessel
- 2 covered by the agreement for each fiscal year that the vessel
- 3 is covered by the agreement. Such amount shall be paid in
- 4 equal monthly installments on the last day of each month.
- 5 The amount payable under this subsection may not be re-
- 6 duced except as provided by this section.
- 7 "(b) Certification Required for Payment.—As a
- 8 condition of receiving payment under this section for a fis-
- 9 cal year for a vessel, the owner or operator of the vessel
- 10 shall certify, in accordance with regulations issued by the
- 11 Secretary, that the vessel has been and will be operated in
- 12 accordance with section 53206 for at least 320 days during
- 13 the fiscal year. Days during which the vessel is drydocked,
- 14 surveyed, inspected, or repaired shall be considered days of
- 15 operation for purposes of this subsection.
- 16 "(c) General Limitations.—The Secretary may not
- 17 make any payment under this chapter for a vessel with re-
- 18 spect to any days for which the vessel is—
- 19 "(1) not operated or maintained in accordance
- 20 with an operating agreement under this chapter; or
- 21 "(2) more than 25 years of age.
- 22 "(d) Reductions in Payments.—With respect to
- 23 payments under this chapter for a vessel covered by an oper-
- 24 ating agreement, the Secretary—

1	"(1) except as provided in paragraph (2), may
2	not reduce such a payment for the operation of the
3	vessel to carry military or other preference cargoes
4	under section 55302(a), 55304, 55305, or 55314, sec-
5	tion 2631 of title 10, or any other cargo preference
6	law of the United States;
7	"(2) may not make such a payment for any day
8	that the vessel is engaged in transporting more than
9	7,500 tons of civilian bulk preference cargoes pursu-
10	ant to section 55302(a), 55305, or 55314, that is bulk
11	cargo; and
12	"(3) shall make a pro rata reduction for each
13	day less than 320 in a fiscal year that the vessel is
14	not operated in accordance with section 53206.
15	"(e) Limitations Regarding Noncontiguous Do-
16	MESTIC TRADE.—
17	"(1) In general.—No owner or operator shall
18	receive payments pursuant to this chapter during a
19	period in which it participates in noncontiguous do-
20	$mestic\ trade.$
21	"(2) Limitation on application.—Paragraph
22	(1) shall not apply to a owner or operator that is a
23	citizen of the United States within the meaning of
24	section 50501, applying the 75 percent ownership re-
25	quirement of that section.

1	"(3) Participates in a noncontiguous trade
2	DEFINED.—In this subsection the term 'participates
3	in a noncontiguous domestic trade' means directly or
4	indirectly owns, charters, or operates a vessel engaged
5	in transportation of cargo between a point in the con-
6	tiguous 48 States and a point in Alaska, Hawaii, or
7	Puerto Rico, other than a point in Alaska north of
8	the Arctic Circle.
9	"§ 53208. National security requirements
10	"(a) Emergency Preparedness Agreement Re-
11	QUIRED.—The Secretary of Transportation, in coordina-
12	tion with the Secretary of Defense, shall establish an emer-
13	gency preparedness program under this section under which
14	the owner or operator of a vessel covered by an operating
15	agreement under this chapter shall agree, as a condition
16	of the operating agreement, to enter into an emergency pre-
17	paredness agreement with the Secretaries. Each such emer-
18	gency preparedness agreement shall be entered into as
19	promptly as practicable after the owner or operator has en-
20	tered into the operating agreement.
21	"(b) Terms of Agreement.—The terms of an agree-
22	ment under this section—
23	"(1) shall provide that upon request by the Sec-
24	retary of Defense during time of war or national
25	emergency, or whenever determined by the Secretary

1	of Defense to be necessary for national security or
2	contingency operation (as that term is defined in sec-
3	tion 101 of title 10), the owner or operator shall make
4	available commercial transportation resources (in-
5	cluding services) described in subsection (d) to the
6	Secretary of Defense;
7	"(2) shall include such additional terms as may
8	be established by the Secretary of Transportation and
9	the Secretary of Defense; and
10	"(3) shall allow for the modification or addition
11	of terms upon agreement by the Secretary of Trans-
12	portation and the owner or operator and the approval
13	by the Secretary of Defense.
14	"(c) Participation After Expiration of Oper-
15	Ating Agreement.—Except as provided by section 53206,
16	the Secretary may not require, through an emergency pre-
17	paredness agreement or an operating agreement, that an
18	owner or operator of a vessel covered by an operating agree-
19	ment continue to participate in an emergency preparedness
20	agreement after the operating agreement has expired ac-
21	cording to its terms or is otherwise no longer in effect. After
22	the expiration of an emergency preparedness agreement, a
23	owner or operator may voluntarily continue to participate
24	in the agreement.

1	"(d) Resources Made Available.—The commercial
2	transportation resources to be made available under an
3	emergency preparedness agreement shall include vessels or
4	capacity in vessels, terminal facilities, management serv-
5	ices, and other related services, or any agreed portion of
6	such nonvessel resources for activation as the Secretary of
7	Defense may determine to be necessary, seeking to minimize
8	disruption of the owner or operator's service to commercial
9	customers.
10	"(e) Compensation.—
11	"(1) In general.—Each emergency prepared-
12	ness agreement under this section shall provide that
13	the Secretary of Defense shall pay fair and reasonable
14	compensation for all commercial transportation re-
15	sources provided pursuant to this section.
16	"(2) Specific requirements.—Compensation
17	under this subsection—
18	"(A) shall not be less than the owner or op-
19	erator's commercial market charges for like
20	$transportation\ resources;$
21	"(B) shall be fair and reasonable consid-
22	ering all circumstances;
23	"(C) shall be provided from the time that a
24	vessel or resource is required by the Secretary of
25	Defense until the time it is redelivered to the

1	owner or operator and is available to reenter
2	commercial service; and
3	"(D) shall be in addition to and shall not
4	in any way reflect amounts payable under sec-
5	tion 53207.
6	"(f) Temporary Replacement Vessels.—Notwith-
7	standing section 55302(a), 55304, 55305, or 55314, section
8	2631 of title 10, or any other cargo preference law of the
9	United States—
10	"(1) an owner or operator may operate or em-
11	ploy in foreign commerce a foreign-flag vessel or for-
12	eign-flag vessel capacity as a temporary replacement
13	for a vessel of the United States or vessel of the
14	United States capacity that is activated by the Sec-
15	retary of Defense under an emergency preparedness
16	agreement or a primary Department of Defense sealift
17	readiness program; and
18	"(2) such replacement vessel or vessel capacity
19	shall be eligible during the replacement period to
20	transport preference cargoes subject to sections
21	55302(a), 55304, 55305, and 55314 and section 2631
22	of title 10 to the same extent as the eligibility of the
23	vessel or vessel capacity replaced.
24	"(g) Redelivery and Liability of the United
25	States for Damages.—

1	"(1) In general.—All commercial transpor-
2	tation resources activated under an emergency pre-
3	paredness agreement shall, upon termination of the
4	period of activation, be redelivered to the owner or op-
5	erator in the same good order and condition as when
6	received, less ordinary wear and tear, or the Sec-
7	retary of Defense shall fully compensate the owner or
8	operator for any necessary repair or replacement.
9	"(2) Limitation on united states liabil-
10	ITY.—Except as may be expressly agreed in an emer-
11	gency preparedness agreement, or as otherwise pro-
12	vided by law, the Government shall not be liable for
13	disruption of an owner or operator's commercial busi-
14	ness or other consequential damages to an owner or
15	operator arising from the activation of commercial
16	transportation resources under an emergency pre-
17	paredness agreement.
18	"§ 53209. Regulatory relief
19	"(a) Operation in Foreign Commerce.—An owner
20	or operator for a vessel included in an operating agreement
21	under this chapter may operate the vessel in the foreign
22	commerce of the United States without restriction.
23	"(b) Other Restrictions.—The restrictions of sec-
24	tion 55305(a) concerning the building, rebuilding, or docu-
25	mentation of a vessel in a foreign country shall not apply

1	to a vessel for any day the operator of the vessel is receiving
2	payments for the operation of that vessel under an oper-
3	ating agreement under this chapter.
4	"(c) Telecommunications Equipment.—The tele-
5	communications and other electronic equipment on an ex-
6	isting vessel that is redocumented under the laws of the
7	United States for operation under an operating agreement
8	under this chapter shall be deemed to satisfy all Federal
9	Communications Commission equipment certification re-
10	quirements, if—
11	"(1) such equipment complies with all applicable
12	international agreements and associated guidelines as
13	determined by the country in which the vessel was
14	documented immediately before becoming documented
15	under the laws of the United States;
16	"(2) that country has not been identified by the
17	Secretary as inadequately enforcing international reg-
18	ulations as to that vessel; and
19	"(3) at the end of its useful life, such equipment
20	shall be replaced with equipment that meets Federal
21	Communications Commission equipment certification
22	standards.

1	"§ 53210. Special rule regarding age of participating
2	Fleet vessels
3	"Any age restriction under section 53202(b)(4) shall
4	not apply to a participating Fleet vessel during the 30-
5	month period beginning on the date the vessel begins oper-
6	ating under an operating agreement under this chapter, if
7	the Secretary of Transportation determines that the owner
8	or operator of the vessel has entered into an arrangement
9	to obtain and operate under the operating agreement for
10	the participating Fleet vessel a replacement vessel that,
11	upon commencement of such operation, will be eligible to
12	be included in the Fleet under section 53202(b).
13	"§ 53211. Regulations
14	"The Secretary of Transportation and the Secretary
15	of Defense may each prescribe rules as necessary to carry
16	out their respective responsibilities under this chapter.
17	"§ 53212. Authorization of appropriations
18	"There is authorized to be appropriated for payments
19	under section 53207, \$60,000,000 for each of fiscal years
20	2021 through 2035, to remain available until expended.
21	"§ 53213. Acquisition of Fleet vessels
22	"(a) In General.—Upon replacement of a Fleet vessel
23	under an operating agreement under this chapter, and sub-
24	ject to agreement by the owner or operator of the vessel,

25 the Secretary of Transportation may, subject to the concur-

1	rence of the Secretary of Defense, acquire the vessel being
2	replaced for inclusion in the National Defense Reserve Fleet.
3	"(b) Requirements.—To be eligible for acquisition
4	by the Secretary of Transportation under this section a ves-
5	sel shall—
6	"(1) have been covered by an operating agree-
7	ment under this chapter for not less than three years;
8	and
9	"(2) meet recapitalization requirements for the
10	Ready Reserve Force.
11	"(c) Fair Market Value.—A fair market value shall
12	be established by the Maritime Administration for acquisi-
13	tion of an eligible vessel under this section.
14	"(d) Appropriations.—Vessel acquisitions under this
15	section shall be subject to the availability of appropriations.
16	Amounts made available to carry out this section shall be
17	derived from amounts authorized to be appropriated for the
18	National Defense Reserve Fleet. Amounts authorized to be
19	appropriated to carry out the Maritime Security Program
20	may not be use to carry out this section.".
21	(b) Clerical Amendment.—The table of chapters for
22	subtitle VII of title 46, United States Code, is amended by
23	adding at the end the following:
	"532. Tanker Security Fleet
24	(c) Deadline for Accepting Applications —

1	(1) In General.—The Secretary of Transpor-
2	tation shall begin accepting applications for enroll-
3	ment of vessels in the Tanker Security Fleet estab-
4	lished under chapter 532 of title 46, United States
5	Code, as added by subsection (a), by not later than
6	30 days after the date of the enactment of this Act.
7	(2) APPROVAL.—Not later than 90 days after re-
8	ceipt of an application for the enrollment of a vessel
9	in the Tanker Security Fleet, the Secretary, in coordi-
10	nation with the Secretary of Defense, shall—
11	(A) approve the application and enter into
12	an operating agreement with the applicant; or
13	(B) provide to the applicant a written ex-
14	planation for the denial of the application.
15	DIVISION D—FUNDING TABLES
16	SEC. 4001. AUTHORIZATION OF AMOUNTS IN FUNDING TA-
17	BLES.
18	(a) In General.—Whenever a funding table in this
19	division specifies a dollar amount authorized for a project,
20	program, or activity, the obligation and expenditure of the
21	specified dollar amount for the project, program, or activity
22	is hereby authorized, subject to the availability of appro-
23	priations.
24	(b) Merit-based Decisions.—A decision to commit,
25	obligate, or expend funds with or to a specific entity on

1	the basis of a dollar amount authorized pursuant to sub-
2	section (a) shall—
3	(1) be based on merit-based selection procedures
4	in accordance with the requirements of sections
5	2304(k) and 2374 of title 10, United States Code, or
6	on competitive procedures; and
7	(2) comply with other applicable provisions of
8	law.
9	(c) Relationship to Transfer and Programming
10	AUTHORITY.—An amount specified in the funding tables in
11	this division may be transferred or reprogrammed under
12	a transfer or reprogramming authority provided by another
13	provision of this Act or by other law. The transfer or re-
14	programming of an amount specified in such funding tables
15	shall not count against a ceiling on such transfers or
16	reprogrammings under section 1001 or section 1512 of this
17	Act or any other provision of law, unless such transfer or
18	reprogramming would move funds between appropriation
19	accounts.
20	(d) Applicability to Classified Annex.—This sec-
21	tion applies to any classified annex that accompanies this
22	Act.
23	(e) Oral and Written Communications.—No oral
24	or written communication concerning any amount specified

- 1 in the funding tables in this division shall supersede the
- 2 requirements of this section.

3 TITLE XLI—PROCUREMENT

4 SEC. 4101. PROCUREMENT.

	SEC. 4101. PROCUREMENT (In Thousands of Dollars)	TNI COOT	***
Line	Item	FY 2021 Request	House Authorize
	AIRCRAFT PROCUREMENT, ARMY FIXED WING		
002	MQ-1 UAV		75,00
	Additional aircraft		[75,00
003	FUTURE UAS FAMILY	1,100	1,10
004	RQ-11 (RAVEN)	20,851	20,8
002	ROTARY	200 002	200.0
007	AH-64 APACHE BLOCK IIIA REMAN AH-64 APACHE BLOCK IIIA REMAN AP	792,027	792,0
008 011	UH-60 BLACKHAWK M MODEL (MYP)	169,460 742,998	169,4 725,2
011	Unjustified costs	742,330	[-17,7
012	UH-60 BLACKHAWK M MODEL (MYP) AP	87,427	87,4
013	UH-60 BLACK HAWK L AND V MODELS	172,797	172,7
014	CH-47 HELICOPTER	160,750	266,8
	Program increase	*	[136,0
	Unjustified cost growth		[-29,9
015	CH-47 HELICOPTER AP	18,372	47,3
	Program increase		[29,0
	MODIFICATION OF AIRCRAFT		
018	UNIVERSAL GROUND CONTROL EQUIPMENT (UAS)	7,509	7,5
019	GRAY EAGLE MODS2	16,280	16,2
020	MULTI SENSOR ABN RECON (MIP)	35,864	35,8
021	AH-64 MODS	118,316	113,2
	Unjustified cost growth—M-DSA		[-5,1
022	CH-47 CARGO HELICOPTER MODS (MYP)	15,548	15,5
023	GRCS SEMA MODS (MIP)	2,947	2,9
024 025	ARL SEMA MODS (MIP) EMARSS SEMA MODS (MIP)	9,598	9,5
026	UTILITY/CARGO AIRPLANE MODS	2,452 13,868	2,4 13,8
027	UTILITY HELICOPTER MODS	25,842	31,5
0.27	Program increase	23,042	/5,5
028	NETWORK AND MISSION PLAN	77,432	77,4
029	COMMS, NAV SURVEILLANCE	101,355	101,3
031	AVIATION ASSURED PNT	54,609	54,6
032	GATM ROLLUP	12,180	12,1
034	UAS MODS	4,204	4,2
	GROUND SUPPORT AVIONICS		
035	AIRCRAFT SURVIVABILITY EQUIPMENT	49,455	49,4
036	SURVIVABILITY CM	8,035	8,0
037	CMWS	10,567	10,5
038	COMMON INFRARED COUNTERMEASURES (CIRCM)	237,467	237,4
	OTHER SUPPORT		
039	AVIONICS SUPPORT EQUIPMENT	1,789	1,7
040	COMMON GROUND EQUIPMENT	17,584	17,5
041	AIRCREW INTEGRATED SYSTEMS	48,265	48,2
042	AIR TRAFFIC CONTROL	26,408	26,4
044	LAUNCHER, 2.75 ROCKET	2,256	2,2
045	LAUNCHER GUIDED MISSILE: LONGBOW HELLFIRE XM2 TOTAL AIRCRAFT PROCUREMENT, ARMY	8,982 3,074,594	8,9 3,267,3
	MISSILE PROCUREMENT, ARMY		
	SURFACE-TO-AIR MISSILE SYSTEM		
002	M-SHORAD—PROCUREMENT	378,654	378,6
003	MSE MISSILE	603,188	603,1
004	PRECISION STRIKE MISSILE (PRSM)	49,941	42,4
	Contract delay		[-7,5
005	INDIRECT FIRE PROTECTION CAPABILITY INC 2-I	106,261	25,0
	Army identified funds excess to need		[-40,5
	Funding excess to need		[-40,7
	AIR-TO-SURFACE MISSILE SYSTEM		
006	HELLFIRE SYS SUMMARY	91,225	91,2
007	JOINT AIR-TO-GROUND MSLS (JAGM)	213,397	213,3
008	LONG RANGE PRECISION MUNITION	45,307	45,5
000	ANTI-TANK/ASSAULT MISSILE SYS		
009	JAVELIN (AAWS-M) SYSTEM SUMMARY	190,325	190,5
010	TOW 2 SYSTEM SUMMARY	121,074	121,0

SEC. 4101. PROCUREMENT (In Thousands of Dollars)				
Line	Item	FY 2021 Request	House Authoriz	
011	GUIDED MLRS ROCKET (GMLRS)	850,157	850,1	
012	MLRS REDUCED RANGE PRACTICE ROCKETS (RRPR)	30,836	30,8	
013	HIGH MOBILITY ARTILLERY ROCKET SYSTEM (HIMARS	41,226	41,2	
016	PATRIOT MODS	278,050	278,0	
017	ATACMS MODS	141,690	141,6	
020	AVENGER MODS	13,942	13,9	
0.21	ITAS/TOW MODS	5,666	5,6	
022	MLRS MODS	310,419	310,4	
023	HIMARS MODIFICATIONSSPARES AND REPAIR PARTS	6,081	6,0	
024	SPARES AND REPAIR PARTS	5,090	5,0	
	SUPPORT EQUIPMENT & FACILITIES	,		
025	AIR DEFENSE TARGETS TOTAL MISSILE PROCUREMENT, ARMY	8,978 3,491,507	8,9 3,402,7	
	PROCUREMENT OF W&TCV, ARMY			
	TRACKED COMBAT VEHICLES			
002	ARMORED MULTI PURPOSE VEHICLE (AMPV)	192,971	172,	
	Prior year carry-over		[-80,	
	Program increase MODIFICATION OF TRACKED COMBAT VEHICLES		[60,	
004	STRYKER UPGRADE	847,212	1,183,	
001	CROWS-J program delay	047,212	[-39,	
	Program increase—Army UPL		[375,	
005	BRADLEY PROGRAM (MOD)	493,109	435,	
	Prior year carry-over		[-17,	
000	UBIS early to need	0.000	[-40,	
006	M109 FOV MODIFICATIONS Prior year carryover	26,893	21, [-5,	
007	PALADIN INTEGRATED MANAGEMENT (PIM)	435,825	1-5, 435,	
009	ASSAULT BRIDGE (MOD)	5,074	5,	
010	ASSAULT BREACHER VEHICLE	19,500	19,	
011	M88 FOV MODS	18,382	13,	
	Program reduction		[-5,	
012	JOINT ASSAULT BRIDGE Program delay	72,178	61, [-10,	
013	M1 ABRAMS TANK (MOD)	392,013	386,	
	Prior year carry-over	4 000 080	[-5,	
014	ABRAMS UPGRADE PROGRAM Component cost savings	1,033,253	1,020, [-3,	
	Prior year carry-over		[-9,	
	WEAPONS & OTHER COMBAT VEHICLES		,	
016	MULTI-ROLE ANTI-ARMOR ANTI-PERSONNEL WEAPON 8	17,864	17,	
018	MORTAR SYSTEMS	10,288	10,	
019	XM320 GRENADE LAUNCHER MODULE (GLM)	5,969	5,	
020 021	PRECISION SNIPER RIFLE	10,137 999	10,	
022	CARBINE	7,411	7,	
023	NEXT GENERATION SQUAD WEAPON	35,822	35,	
024	COMMON REMOTELY OPERATED WEAPONS STATION	24,534	24,	
025	HANDGUN	4,662	4,	
	MOD OF WEAPONS AND OTHER COMBAT VEH			
026 027	MK-19 GRENADE MACHINE GUN MODS	6,444	6, 10,	
027	M4 CARBINE MODS	10,983 4,824	4,	
031	M240 MEDIUM MACHINE GUN MODS	6,385	6,	
032	SNIPER RIFLES MODIFICATIONS	1,898	1,	
033	M119 MODIFICATIONS	2,009	2,	
034	MORTAR MODIFICATION	1,689	1,	
035	MODIFICATIONS LESS THAN \$5.0M (WOCV-WTCV)SUPPORT EQUIPMENT & FACILITIES	2,604	2,	
036 037	ITEMS LESS THAN \$5.0M (WOCV-WTCV) PRODUCTION BASE SUPPORT (WOCV-WTCV) OUT DESCRIPTION OF THE PROPERTY OF THE PROPERTY ADMINISTRATION OF THE PROPERTY ADMIN	2,763 3,045	2, 3,0	
001	CTG, 5.56MM, ALL TYPES	68,472	68,	
002	CTG, 7.62MM, ALL TYPES	109,933	109,	
003 004	NEXT GENERATION SQUAD WEAPON AMMUNITIONCTG, HANDGUN, ALL TYPES	11,988 853	11,	
004	CTG, 150 CAL, ALL TYPES	58,280	58,	
006	CTG, 20MM, ALL TYPES	31,708	31,	
007	CTG, 25MM, ALL TYPES	9,111	9,	
008	CTG, 30MM, ALL TYPES	58,172	58,	
009	CTG, 40MM, ALL TYPES	114,638	114,	

Line Item FY 2021 A 1		SEC. 4101. PROCUREMENT (In Thousands of Dollars)		
SIMM MORTER, ALL TYPES 10,7762 10,7662	Line	Item		House Authorize
1290M MORTAL, ALL TYPES	010		31,222	31,22
TANK AMMUNITION 37 CARTILLERY AMMUNITION ARTILLERY AMMUNITION ARTILLERY AMMUNITION ARTILLERY PROJECTILE, ISSUM, ALL TYPES 295,002 Pagena delays Pagena delays ARTILLERY PROJECTILE, ISSUM, ALL TYPES 296,002 Pagena delays MINES 329,915 ARTILLERY PROJECTILE, ISSUM, ALL TYPES Pagena delays MINES 329,915 ARTILLERY PROJECTILE, ISSUM, ALL TYPES Pagena delays MINES 329,915 ARTILLERY PROJECTILE, ISSUM, ALL TYPES Pagena delays Pagena delays Pagena delays Pagena delays Pagena delays Pagena delays BALL TYPES BALL				42,85 107,76
ARTHLERY CARTERDES, TAMA & 1051M ALL TYPES 295,602		TANK AMMUNITION	,	233,44
AITILLERY PROJECTILE, I SAMM, ALL TYPES Program doing PROJ. ISAMM, EXTENDED BANGE M982 0,159 MINES 32,913 MINES			25.000	
Program delays				35,96 283,69
MINES MINES & CLEARING CHARGES, ALL TYPES 65,278	010		200,002	[-10,00
MINES				69,15
Program reduction		MINES		232,91
CLOSE TERRINN SHAPING OBSTACLE 4,995 Program reduction Pro	018		65,278	62,77 [-2,50
ROCKETS Prior year carrywer Rocket Rocke	019	· ·	4,995	2,99
SHOULDER LAUNCHED MUNITIONS, ALL TYPES 125,915		· ·		[-2,00
Prior year carryever 125,915	020		69 112	61,61
OTHER AMMUNTION 8,891 022 CADPAD, ALL TYPES 34,013 024 GRENADER, ALL TYPES 28,931 025 SIGMALS, ALL TYPES 27,036 026 SINULATORS, ALL TYPES 10,253 027 AMNO COMPONENS, ALL TYPES 3,476 027 AMMO COMPONENTS, ALL TYPES 3,476 029 ITERIS LESS THAN S5 MILLION (AUMO) 10,509 03 AMMUNTTON PECULAR EQUIPMENT 12,338 031 FIRST DESTINATION TENSPORTATION (AUMO) 15,908 040 CONSOUT LIABILITIES 99 PRODUCTION BASE SUPPORT 303 033 INDUSTRIAL FACILITIES 59,224 Program increase 22 044 CONVENTIONAL MUNTITIONS DEMILITARIZATION 235,112 055 ARIS INITIATITE 3,369 064 CONVENTIONAL MUNTITIONS DEMILITARIZATION 235,112 07 ACTICAL VEHICLES 3,369 04 CONVENTIONAL MUNTITION DEMILITARIZATION 23,112 05 ARIS INTLATITE 3,369	0.20		00,112	[-7,50
CAMPAID, ALL TYPES	021		125,915	125,91
DEMOLITION MUNTIONS, ALL TYPES 24,031			0.004	
624 GRENADER, ALL TYPES 28,931 625 SIGNALS, ALL TYPES 10,253 626 SIMULATORR, ALL TYPES 10,253 627 AMMO COMPORENTS, ALL TYPES 3,476 629 ITERIS LERS THAN \$5 INLLION (AIMO) 10,569 630 AMMUNTION PECULIAR EQUIPMENT 12,338 631 FIRST DESTINATION TRANSPORTATION (AIMO) 15,908 632 CLOSEOUT LIABILITIES 99 PRODUCTION BASE SUPPORT 9 633 INDUSTRIAL FACILITIES 592,24 Program increase 592,24 604 CONVENTIONAL MUNTIONS DEMILITARIZATION 235,112 634 CONVENTIONAL MUNTIONS DEMILITARIZATION 235,112 635 ARMS INITIATIVE 3,369 636 CONVENTIONAL MUNTIONS DEMILITARIZATION 235,112 637 ARMS INITIATIVE 3,369 638 ARMS INITIATIVE 3,369 607 TACTICAL VEHICLES 12,966 601 TACTICAL TRAILERS, PLATED 31,443 602 SEMITRAILERS, FLATER				8,89 54,04
SIGNALS, ALL TYPES 10,253				28,95
MISCELLANEOUS 3,476	025			27,03
AMMO COMPONENTS, ALL TYPES 3,476	026		10,253	10,25
029 ITEMS LESS THAN § \$ MILLION (AMMO) 10,569 030 AMMUNITION FECULIAR EQUIPMENT 12,338 031 FIRST DESTINATION TRANSPORTATION (AMMO) 15,908 032 CLOSEOUT LIABILITIES 99 PRODUCTION BASE SUPPORT 592,224 033 INDUSTRIAL FACILITIES 592,224 Program increase 3,369 034 CONVENTIONAL MUNITIONS DEMILITARIZATION 235,112 035 ARUN INITIATIVE 3,369 TOTAL PROCUREMENT OF AMMUNITION, ARMY 2,777,716 OTHER PROCUREMENT, ARMY TACTICAL TRAILERS, ARMY 12,966 062 SEMITRAILERS, FLATBED: 31,443 063 SEMITRAILERS, FLATBED: 31,443 064 HI MOB MULTI-PURP WHILD VEHI (HIMMWY) 44,795 065 GROUND MOBILITY VEHICLES (GMV) 37,932 060 JOINT LIGHT TACTICAL VEHICLE FAMILY OF VEHICL 894,414 07 PARILY OF AIRDUM TACTICAL VEHICLES (GMV) 37,932 080 JOINT LIGHT TACTICAL VEHICLE FAMILY OF VEHICLE 894,414 081 <td< td=""><td>097</td><td></td><td>2 476</td><td>3,47</td></td<>	097		2 476	3,47
AMMUNITION PECULIAR EQUIPMENT 12,338 STINST DESTINATION TRANSPORTATION (AMMO) 15,008 STINST DESTINATION TRANSPORTATION (AMMO) 15,008 STINDUSTRIAL FACILITIES 99 PRODUCTION BASE SUPPORT STINDUSTRIAL FACILITIES 592,224 Program increase 235,112 ONVENTIONAL MUNITIONS DEHILITARIZATION 235,112 STINDUSTRIAL FACILITIES 3,369 TOTAL PROCUREMENT OF AMMUNITION, ARMY 2,777,716 OTHER PROCUREMENT, ARMY TACTICAL VEHICLES 12,986 OTHER PROCUREMENT, ARMY TACTICAL VEHICLES 31,443 OS SEMITTALLIERS, FLATBED 31,443 OS SEMITTALLIERS, FLATBED 31,443 OS SEMITTALLIERS, FLATBED 31,443 OS SEMITTALLIERS, TANKERS 17,082 OS SEMITTALLIERS, SEMI				10,56
CLOSEOUT LIABILITIES 99 PRODUCTION BASE SUPPORT				12,33
PRODUCTION BASE SUPPORT 592,224 7			15,908	15,90
100 100	032		99	.9
034 CONVENTIONAL MUNITIONS DEMILITARIZATION 235,112 035 ARMS INITIATIVE 3,369 TOTAL PROCUREMENT OF AMMUNITION, ARMY 2,777,716 OTHER PROCUREMENT, ARMY TACTICAL VEHICLES 001 TACTICAL TRAILERS/DOLLY SETS 12,986 002 SEMITRAILERS, FLATBED 31,443 003 SEMITRAILERS, FLATBED 31,447 004 HI MOB MULTI-PURP WHILD VEH (HIMWWY) 44,795 005 GROUND MOBILITY VEHICLES (GMV) 37,932 008 JOINT LIGHT TACTICAL VEHICLE FAMILY OF VEHICL 894,414 009 TRUCK, DUMP, 20T (CCE) 29,368 010 FAMILY OF WEDIUM TACTICAL VEH (FNTV) 95,092 011 FAMILY OF WEDIUM TACTICAL VEH (FNTV) 95,092 012 FIRSTRUCKS & ASSOCIATED FIREFIGHTING EQUIP 27,687 014 PLS ESP 21,969 015 RIVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV 65,635 Program increase 114,977 016 HIMMWY RECAPITALIZATION PROGRAM 5,927 17 TACTICAL WHEELED VEHICLE PROTECTION KIT	033	INDUSTRIAL FACILITIES	592,224	696,72
ARMS INITIATIVE 3,369 TOTAL PROCUREMENT OF AMMUNITION, ARMY 2,777,716	034	· ·	235 112	[104,50 235,11
OTHER PROCUREMENT, ARMY TACTICAL VEHICLES 001 TACTICAL TRAILERS/DOLLY SETS 12,986 002 SEMITRAILERS, FLATBED 31,443 003 SEMITRAILERS, FLATBED 31,443 004 HI MOB MULTI-PURP WHLD VEH (HIMWV) 44,795 005 GROUND MOBILITY VEHICLES (GMV) 37,932 008 JOINT LIGHT TACTICAL VEHICLE FAMILY OF VEHICL 894,414 009 TRUCK, DUMP, 20T (CCE) 29,368 010 FAMILY OF MEDIUM TACTICAL VEH (FWTV) 95,092 011 FAMILY OF COLD WEATHER ALL-TERRAIN VEHICLE (C 999 012 FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP 27,687 014 PLS ESP 21,669 015 HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV 65,635 Program increase 12,469 016 HMMWY RECAPITALIZATION PROGRAM 5,927 017 TACTICAL WHEELED VEHICLE PROTECTION KITS 36,497 018 MODIFICATION OF IN SVC EQUIP 114,977 001 NON-TACTICAL VEHICLES, OTHER 19,870 020 PASSENGER CARRYING VEHICL				3,30
002 SEMITRAILERS, FLATBED: 31,443 003 SEMITRAILERS, TANKERS 17,082 004 HI MOB MULTI-PURP WHILD VEH (HMMVV) 44,795 005 GROUND MOBILITY VEHICLES (GIV) 37,932 008 JOINT LIGHT TACTICAL VEHICLE FAMILY OF VEHICL 894,414 009 TRUCK, DUMP, 20T (CCE) 29,368 010 FAMILY OF MEDIUM TACTICAL VEH (FMTV) 95,092 011 FAMILY OF COLD WEATHER ALL-TERRAIN VEHICLE (C 999 012 FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP 27,687 014 PLS ESP 21,969 015 HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV 65,635 Program increase	001	TACTICAL VEHICLES	12.986	12,98
004 HI MOB MULTI-PURP WHLD VEH (HMMWV) 44,795 005 GROUND MOBILITY VEHICLES (GWV) 37,932 008 JOINT LIGHT TACTICAL VEHICLE FAMILY OF VEHICL 894,414 009 TRUCK, DUMP, 20T (CCE) 29,368 010 FAMILY OF MEDIUM TACTICAL VEH (FNTV) 95,092 011 FAMILY OF COLD WEATHER ALL-TERRAIN VEHICLE (C 999 012 FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP 27,687 014 PLS ESP 21,969 015 HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV 65,635 Program increase				31,44
005 GROUND MOBILITY VEHICLES (GMV) 37,932 008 JOINT LIGHT TACTICAL VEHICLE FAMILY OF VEHICL 894,414 009 TRUCK, DUMP, 20T (CCE) 29,368 010 FAMILY OF MEDIUM TACTICAL VEH (FMTV) 95,092 011 FAMILY OF COLD WEATHER ALL-TERRAIN VEHICLE (C 999 012 FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP 27,687 014 PLS ESP 21,969 015 HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV 65,635 Program increase	003	SEMITRAILERS, TANKERS	17,082	17,08
008 JOINT LIGHT TACTICAL VEHICLE FAMILY OF VEHICL 894,414 009 TRUCK, DUMP, 20T (CCE) 29,368 010 FAMILY OF MEDIUM TACTICAL VEH (FMTV) 95,092 011 FAMILY OF COLD WEATHER ALL-TERRAIN VEHICLE (C 999 012 FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP 27,687 014 PLS ESP 21,969 015 HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV 65,635 Program increase				44,75
009 TRUCK, DUMP, 20T (CCE) 29,368 010 FAMILY OF MEDIUM TACTICAL VEH (FNTV) 95,092 011 FAMILY OF COLD WEATHER ALL-TERAIN VEHICLE (C 999 012 FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP 27,687 014 PLS ESP 21,969 015 HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV 65,635 Program increase		· · · · · · · · · · · · · · · · · · ·		37,93
010 FAMILY OF MEDIUN TACTICAL VEH (FMTV) 95,092 011 FAMILY OF COLD WEATHER ALL-TERRAIN VEHICLE (C 999 012 FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP 27,687 014 PLS ESP 21,969 015 HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV 65,635 Program increase				894,42 29,30
012 FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP 27,687 014 PLS ESP 21,969 015 HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV 65,635 Program increase 016 HMMWW RECAPITALIZATION PROGRAM 5,927 017 TACTICAL WHEELED VEHICLE PROTECTION KITS 36,497 018 MODIFICATION OF IN SVC EQUIP 114,977 NON-TACTICAL VEHICLES 1,246 020 PASSENGER CARRYING VEHICLES 1,246 021 NONTACTICAL VEHICLES, OTHER 19,870 COMM—JOINT COMMUNICATIONS 160,469 022 SIGNAL MODERNIZATION PROGRAM 160,469 Unit cost growth 360,379 Program delays Unit cost growth 360,379 023 TACTICAL NETWORK TECHNOLOGY MOD IN SVC 360,379 Program delays Unit cost growth 5,170 024 SITUATION INFORMATION TRANSPORT 63,396 025 JCSE EQUIPMENT (USRDECOM) 5,170 COMM—SATELLITE COMMUNICATIONS 7,170 029 DEFENSE ENTERPRISE WIDEBAND SATCOM				95,09
014 PLS ESP 21,969 015 HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV 65,635 Program increase	011	FAMILY OF COLD WEATHER ALL-TERRAIN VEHICLE (C	999	95
015 HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV 65,635 Program increase 65,635 016 HMMWV RECAPITALIZATION PROGRAM 5,927 017 TACTICAL WHEELED VEHICLE PROTECTION KITS 36,497 018 MODIFICATION OF IN SVC EQUIP 114,977 NON-TACTICAL VEHICLES 1,246 021 NONTACTICAL VEHICLES, OTHER 19,870 COMM—JOINT COMMUNICATIONS 160,469 022 SIGNAL MODERNIZATION PROGRAM 160,469 Unit cost growth 360,379 Program delays Unit cost growth 024 SITUATION INFORMATION TRANSPORT 63,396 025 JCSE EQUIPMENT (USRDECOM) 5,170 COMM—SATELLITE COMMUNICATIONS 101,498 029 DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS 101,498 030 TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS 72,450 031 SHF TERM 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928				27,68
Program increase				21,96 132,65
017 TACTICAL WHEELED VEHICLE PROTECTION KITS 36,497 018 MODIFICATION OF IN SVC EQUIP 114,977 NON-TACTICAL VEHICLES 1246 020 PASSENGER CARRYING VEHICLES 1,246 021 NONTACTICAL VEHICLES, OTHER 19,870 COMM—JOINT COMMUNICATIONS 022 SIGNAL MODERNIZATION PROGRAM 160,469 Unit cost growth 360,379 Program delays Unit cost growth 360,379 024 SITUATION INFORMATION TRANSPORT 63,396 025 JCSE EQUIPMENT (USRDECOM) 5,170 COMM—SATELLITE COMMUNICATIONS 029 DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS 101,498 030 TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS 72,450 031 SHF TERI 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928	013		05,055	[67,00
018 MODIFICATION OF IN SVC EQUIP 114,977 NON-TACTICAL VEHICLES 1,246 020 PASSENGER CARRYING VEHICLES 1,246 021 NONTACTICAL VEHICLES, OTHER 19,870 COMM—JOINT COMMUNICATIONS 160,469 Unit cost growth 160,469 Unit cost growth 360,379 Program delays Unit cost growth 024 SITUATION INFORMATION TRANSPORT 63,396 026 JCSE EQUIPMENT (USRDECOM) 5,170 COMM—SATELLITE COMMUNICATIONS 360,379 029 DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS 101,498 030 TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS 72,450 Program delays 13,173 031 SHF TERM 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928	016	v	5,927	5,92
NON-TACTICAL VEHICLES 1,246				36,49
020 PASSENGER CARRYING VEHICLES 1,246 021 NONTACTICAL VEHICLES, OTHER 19,870 COMM—JOINT COMMUNICATIONS	018		114,977	114,97
021 NONTACTICAL VEHICLES, OTHER 19,870 COMM—JOINT COMMUNICATIONS 160,469 022 SIGNAL MODERNIZATION PROGRAM 160,469 Unit cost growth 360,379 Program delays 101 toost growth 024 SITUATION INFORMATION TRANSPORT 63,396 026 JCSE EQUIPMENT (USRDECOM) 5,170 COMM—SATELLITE COMMUNICATIONS 101,498 030 TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS 72,450 Program delays 13,173 031 SHF TERM 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928	020		1.246	1,24
022 SIGNAL MODERNIZATION PROGRAM 160,469 Unit cost growth 360,379 Program delays Unit cost growth 024 SITUATION INFORMATION TRANSPORT 63,396 026 JCSE EQUIPMENT (USRDECOM) 5,170 COMM—SATELLITE COMMUNICATIONS 029 DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS 101,498 030 TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS 72,450 Program delays 9 031 SHF TERM 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928				19,87
Unit cost growth 360,379				
023 TACTICAL NETWORK TECHNOLOGY MOD IN SVC 360,379 Program delays Unit cost growth 024 SITUATION INFORMATION TRANSPORT 63,396 026 JCSE EQUIPMENT (USRDECOM) 5,170 COMM—SATELLITE COMMUNICATIONS 029 DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS 101,498 030 TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS 72,450 Program delays 131,173 031 SHF TERM 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928	022		160,469	150,46
Program delays Unit cost growth 63,396 024	093		360 379	[-10,00 337,87
024 SITUATION INFORMATION TRANSPORT 63,396 026 JCSE EQUIPMENT (USRDECOM) 5,170 COMM—SATELLITE COMMUNICATIONS 029 DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS 101,498 030 TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS 72,450 Program delays 031 SHF TERM 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928	0.20		000,070	[-10,00
026 JCSE EQUIPMENT (USRDECOM) 5,170 COMM—SATELLITE COMMUNICATIONS 5 029 DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS 101,498 030 TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS 72,450 Program delays 131,173 031 SHF TERM 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928		Unit cost growth		[-12,50
COMM—SATELLITE COMMUNICATIONS 029 DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS 101,498 030 TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS 72,450 Program delays 131,173 031 SHF TERM 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928				63,39
029 DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS 101,498 030 TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS 72,450 Program delays 031 SHF TERM 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928	026		5,170	5,17
030 TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS 72,450 Program delays 031 SHF TERM 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928	029		101 498	101,49
Program delays 031 SHF TERM 13,173 032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928				64,93
032 ASSURED POSITIONING, NAVIGATION AND TIMING 134,928			,	[-7,50
				13,17
033 SMART-T (SPACE)				134,92
034 GLOBAL BRDCST SVC—GBS		· · · · · · · · · · · · · · · · · · ·		8,61
034 GLOBAL BRDCST SVC—GBS	V04		8,191	8,19

T :-	(In Thousands of Dollars)	FY 2021	House
Line	Item	Request	Authorize
	COMM—COMBAT COMMUNICATIONS		
037	HANDHELD MANPACK SMALL FORM FIT (HMS)	550,848	550,8
038 041	RADIO TERMINAL SET, MIDS LVT(2) SPIDER FAMILY OF NETWORKED MUNITIONS INCR	8,237 13,967	8,2
	Program cancellation	,	[-13,9
043	UNIFIED COMMAND SUITE	19,579	19,5
044	COTS COMMUNICATIONS EQUIPMENT	94,156	94,
045 046	FAMILY OF MED COMM FOR COMBAT CASUALTY CAREARMY COMMUNICATIONS & ELECTRONICS	18,313 51,480	18,3 51,4
040	COMM—INTELLIGENCE COMM	31,400	31,
048	CI AUTOMATION ARCHITECTURE (MIP)	13,146	13,
049	DEFENSE MILITARY DECEPTION INITIATIVE	5,624	5,
	INFORMATION SECURITY		
051 052	INFORMATION SYSTEM SECURITY PROGRAM-ISSP COMMUNICATIONS SECURITY (COMSEC)	4,596	4,:
052	Program decrease	159,272	149, [-10,
053	DEFENSIVE CYBER OPERATIONS	54,753	54,
054	INSIDER THREAT PROGRAM—UNIT ACTIVITY MONITO	1,760	1,
056	ITEMS LESS THAN \$5M (INFO SECURITY)	260	,
	COMM—LONG HAUL COMMUNICATIONS		
057	BASE SUPPORT COMMUNICATIONS	29,761	29,
058	COMM—BASE COMMUNICATIONS INFORMATION SYSTEMS	147,696	147,
059	EMERGENCY MANAGEMENT MODERNIZATION PROGRAM	4,900	4,
060	HOME STATION MISSION COMMAND CENTERS (HSMCC)	15,227	15,
061	JOINT INFORMATION ENVIRONMENT (JIE)	3,177	3,
062	INSTALLATION INFO INFRASTRUCTURE MOD PROGRAM	300,035	280,
	Unjustified growth		[-20,
065	ELECT EQUIP—TACT INT REL ACT (TIARA) JTT/CIBS-M (MIP)	5,304	5,
066	TERRESTRIAL LAYER SYSTEMS (TLS) (MIP)	8,081	3,. 8,0
068	DCGS-A (MIP)	151,886	151,
070	TROJAN (MIP)	17,593	17,
071	MOD OF IN-SVC EQUIP (INTEL SPT) (MIP)	28,558	28,
073	BIOMETRIC TACTICAL COLLECTION DEVICES (MIP)	999	
075	ELECT EQUIP—ELECTRONIC WARFARE (EW) LIGHTWEIGHT COUNTER MORTAR RADAR	£ 990	
076	EW PLANNING & MANAGEMENT TOOLS (EWPMT)	5,332 7,849	5,. 7,
077	AIR VIGILANCE (AV) (MIP)	8,160	8,
079	MULTI-FUNCTION ELECTRONIC WARFARE (MFEW) SYST	8,669	8,
082	CI MODERNIZATION (MIP)	300	
	ELECT EQUIP—TACTICAL SURV. (TAC SURV)		
083 084	SENTINEL MODS	58,884	58, 897,
004	IVAS reduction	1,127,375	/ - 230,
086	SMALL TACTICAL OPTICAL RIFLE MOUNTED MLRF	13,954	13,
088	INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS	10,069	10,
089	FAMILY OF WEAPON SIGHTS (FWS)	133,590	115,
	Program decrease		[-18,
091	JOINT BATTLE COMMAND—PLATFORM (JBC-P)	243,850	226,
092	Program delays	69,641	[-17, 50,
00%	Early to need	05,041	/ - 19,
094	COMPUTER BALLISTICS: LHMBC XM32	7,509	7,
095	MORTAR FIRE CONTROL SYSTEM	3,800	3,
096	MORTAR FIRE CONTROL SYSTEMS MODIFICATIONS	7,292	7,.
097	COUNTERFIRE RADARS Excess to need	72,421	71,
	ELECT EQUIP—TACTICAL C2 SYSTEMS		[-1,
098	ARMY COMMAND POST INTEGRATED INFRASTRUCTURE (49,947	49,
099	FIRE SUPPORT C2 FAMILY	9,390	9,
100	AIR & MSL DEFENSE PLANNING & CONTROL SYS	47,374	47,
101	IAMD BATTLE COMMAND SYSTEM	201,587	191,
400	Program reduction		[-10,
102 103	LIFE CYCLE SOFTWARE SUPPORT (LCSS) NETWORK MANAGEMENT INITIALIZATION AND SERVICE	4,495 18,651	4,
103	GLOBAL COMBAT SUPPORT SYSTEM-ARMY (GCSS-A)	2,792	18, 2,
	INTEGRATED PERSONNEL AND PAY SYSTEM-ARMY (IPP	9,071	9,
106	RECONNAISSANCE AND SURVEYING INSTRUMENT SET	12,117	12,
106 107	MOD OF IN-SVC EQUIPMENT (ENFIRE)	3,004	5,
	Program increase		[2,
107	Ÿ		
107 108	ELECT EQUIP—AUTOMATION	41 ***	
107 108 109	ELECT EQUIP—AUTOMATION ARMY TRAINING MODERNIZATION	14,574 140 619	
107 108	ELECT EQUIP—AUTOMATION	140,619	140,
107 108 109 110	ELECT EQUIP—AUTOMATION ARMY TRAINING MODERNIZATION AUTOMATED DATA PROCESSING EQUIP		14,: 140, 4,: 68,:

Tim -	(In Thousands of Dollars)	FY 2021	House
Line	Item	Request	Authorize
115	RESERVE COMPONENT AUTOMATION SYS (RCAS) ELECT EQUIP—AUDIO VISUAL SYS (AV)	14,848	14,8
117	ITEMS LESS THAN \$5M (SURVEYING EQUIPMENT) ELECT EQUIP—SUPPORT	4,995	4,9
119	BCT EMERGING TECHNOLOGIES Program reduction CLASSIFIED PROGRAMS	16,983	8,9 [-8,0
19A	CLASSIFIED PROGRAMS CHEMICAL DEFENSIVE EQUIPMENT	1,582	1,5
123 124	CBRN DEFENSE SMOKE & OBSCURANT FAMILY: SOF (NON AAO ITEM)	28,456 13,995	28,4 13,9
125	BRIDGING EQUIPMENT TACTICAL BRIDGING	10,545	10,5
126	TACTICAL BRIDGE, FLOAT-RIBBON	72,074	72,0
127	BRIDGE SUPPLEMENTAL SET	32,493	32,4
128	COMMON BRIDGE TRANSPORTER (CBT) RECAP ENGINEER (NON-CONSTRUCTION) EQUIPMENT	62,978	62,9
129	HANDHELD STANDOFF MINEFIELD DETECTION SYS-HST	5,570	5,5
130	GRND STANDOFF MINE DETECTN SYSM (GSTAMIDS)	2,497	2,4
132	HUSKY MOUNTED DETECTION SYSTEM (HMDS)	109,069	99,0
	Program reduction	,	[-10,6
134	EOD ROBOTICS SYSTEMS RECAPITALIZATION	36,584	36,5
135	ROBOTICS AND APPLIQUE SYSTEMS	179,544	174,7
	SMET contract delay	,	[-4,8
137	RENDER SAFE SETS KITS OUTFITS	64,583	64,5
139	FAMILY OF BOATS AND MOTORS	5,289	5,2
	COMBAT SERVICE SUPPORT EQUIPMENT	, ,	.,
140	HEATERS AND ECU'S	8,200	8,2
142	PERSONNEL RECOVERY SUPPORT SYSTEM (PRSS)	4,625	4,0
143	GROUND SOLDIER SYSTEM	154,937	154,9
144	MOBILE SOLDIER POWER	34,297	34,2
147	CARGO AERIAL DEL & PERSONNEL PARACHUTE SYSTEM	53,021	53,0
148	FAMILY OF ENGR COMBAT AND CONSTRUCTION SETS	23,324	23,
149	ITEMS LESS THAN \$5M (ENG SPT)	8,014	8,0
150	PETROLEUM EQUIPMENT DISTRIBUTION SYSTEMS, PETROLEUM & WATER	78,448	78,
454	MEDICAL EQUIPMENT COMBAT SUPPORT MEDICAL	£0.40£	
151		59,485	64,4
	Future Warfighter Shelter		[5,0
152	MOBILE MAINTENANCE EQUIPMENT SYSTEMS	40,337	40,
153	ITEMS LESS THAN \$5.0M (MAINT EQ)	5,386	5,
151	CONSTRUCTION EQUIPMENT	- 100	
154	GRADER, ROAD MTZD, HVY, 6X4 (CCE)	5,406	5,4
155	SCRAPERS, EARTHMOVING	4,188	4,
156	LOADERS	4,521	4,.
157	HYDRAULIC EXCAVATOR TRACTOR FULL TRACKED	5,186	5,
158		4,715	4,
159	ALL TERRAIN CRANES	70,560	70,.
162	CONST EQUIP ESP RAIL FLOAT CONTAINERIZATION EQUIPMENT	8,925	8,:
164	ARMY WATERCRAFT ESP	40,910	40,
165	MANEUVER SUPPORT VESSEL (MSV)	76,576	76,
166	ITEMS LESS THAN \$5.0M (FLOAT/RAIL)GENERATORS	1,844	1,
167	GENERATORS AND ASSOCIATED EQUIP	53,433	53,
168	TACTICAL ELECTRIC POWER RECAPITALIZATION MATERIAL HANDLING EQUIPMENT	22,216	22,
169	FAMILY OF FORKLIFTS TRAINING EQUIPMENT	16,145	16,
170	COMBAT TRAINING CENTERS SUPPORT	90,580	90,
171	TRAINING DEVICES, NONSYSTEM	161,814	161,
172	SYNTHETIC TRAINING ENVIRONMENT (STE)	13,063	13,
175	GAMING TECHNOLOGY IN SUPPORT OF ARMY TRAINING TEST MEASURE AND DIG EQUIPMENT (TMD)	1,950	1,
176	CALIBRATION SETS EQUIPMENT	2,511	2,3
177	INTEGRATED FAMILY OF TEST EQUIPMENT (IFTE) Program reduction	78,578	73,: [-5,0
178	TEST EQUIPMENT MODERNIZATION (TEMOD)	14,941	14,5
180	OTHER SUPPORT EQUIPMENT RAPID FOUIPPING SOLDIER SUPPORT FOUIPMENT	0 600	0.
180	RAPID EQUIPPING SOLDIER SUPPORT EQUIPMENT	8,629	8,0
181	PHYSICAL SECURITY SYSTEMS (OPA3) Early to need	75,499	72,2 [-3,2
182	BASE LEVEL COMMON EQUIPMENT	27,444	[-3,7 27,
183	MODIFICATION OF IN-SVC EQUIPMENT (OPA-3)	32,485	27,4 32,4
187	SPECIAL EQUIPMENT FOR TEST AND EVALUATION	39,436	32,4 39,4
	OPA2	00,200	00,

	SEC. 4101. PROCUREMENT (In Thousands of Dollars)		
Line	Item	FY 2021 Request	House Authorized
	TOTAL OTHER PROCUREMENT, ARMY	8,625,206	8,288,13
	AIRCRAFT PROCUREMENT, NAVY		
	COMBAT AIRCRAFT		
001	F/A-18E/F (FIGHTER) HORNET	1,761,146	1,761,14
002	F/A-18E/F (FIGHTER) HORNET AP		28,10
003	FY22 aircraft	2,181,780	[28,10 2,106,68
000	Excess depot standup funding	2,101,700	[-6,50
	F135 affordability challenges		[-21,00
	Lot 15 target cost savings		[-41,60
	Unjustified ALIS funding		[-6,00
004	JOINT STRIKE FIGHTER CV AP	330,386	330,38
005	JSF STOVL Excess depot standup funding	1,109,393	1,053,8 [-5,0
	F135 affordability challenges		[-15,00
	Lot 15 target cost savings		[-18,00
	Unjustified ALIS funding		[-10,00
	Unjustified production engineering support		[-7,50
006	JSF STOVL AP	303,035	303,0
007 008	CH–53K (HEAVY LIFT) CH–53K (HEAVY LIFT) AP	813,324 201,188	813,32
009	V-22 (MEDIUM LIFT)	934,793	201,18 1,146,1
	Navy UPL	,	/211,40
010	V-22 (MEDIUM LIFT) AP	39,547	39,5
011	H-1 UPGRADES (UH-1Y/AH-1Z)	7,267	7,2
013	P-8A POSEIDON	80,134	1,020,0
	Line shutdown early to need		[-80,10
015	Six additional aircraft E-2D ADV HAWKEYE	626,109	[1,020,00 626,10
016	E-2D ADV HAWKEYE AP	123,166	123,1
	TRAINER AIRCRAFT	,	,
017	ADVANCED HELICOPTER TRAINING SYSTEMOTHER AIRCRAFT	269,867	269,8
018	KC-130J	380,984	380,9
019	KC-130J AP	67,022	67,0
021	MQ-4 TRITON	150,570	280,5
	One additional aircraft		[130,00
023	MQ-8 UAV	40,375	40,3
024 026	STUASLO UAVVH-92A EXECUTIVE HELO	30,930 610,231	30,9. 610,2.
	MODIFICATION OF AIRCRAFT	,	,
028	F-18 A-D UNIQUE	208,261	208,2
029	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM	468,954	468,9
030	AEA SYSTEMS	21,061	21,0
031	AV-8 SERIES	34,082	34,0
032 033	INFRARED SEARCH AND TRACK (IRST)ADVERSARY	158,055 42,946	158,0: 42,9:
034	F-18 SERIES	379,351	379,3
035	H-53 SERIES	74,771	74,7
036	MH-60 SERIES	131,584	136,5
	Program increase		[5,00
037	H-1 SERIES	185,140	185,1
038 040	EP-3 SERIES E-2 SERIES	26,602 175,540	26,66 175,5
041	TRAINER A/C SERIES	7,085	7,0
042	C-2A	9,525	9,5
043	C-130 SERIES	141,705	141,70
044	FEWSG	684	66
045	CARGO/TRANSPORT A/C SERIES	8,911	8,9.
046	E-6 SERIES	197,206	197,20
047 049	EXECUTIVE HELICOPTERS SERIES T-45 SERIES	29,086 155,745	29,0 155,7
050	POWER PLANT CHANGES	24,633	24,6
051	JPATS SERIES	22,682	22,6
052	AVIATION LIFE SUPPORT MODS	40,401	40,4
053	COMMON ECM EQUIPMENT	138,480	138,4
054	COMMON AVIONICS CHANGES	143,322	143,3
055	COMMON DEFENSIVE WEAPON SYSTEM	2,142	2,1
	ID SYSTEMS P-8 SERIES	35,999 180 530	35,9. 180 5
056	T-8 SERIES MAGTF EW FOR AVIATION	180,530 27,794	180,5 27,7
$056 \\ 057$		~1,134	~1,1
056	MQ-8 SERIES	28,774	28.7
056 057 058			
056 057 058 059 060 061	MQ-8 SERIES	28,774	334,40
056 057 058 059 060	MQ-8 SERIES	28,774 334,405	28,77 334,46 176,63 146,38 [-7,26

Line	(In Thousands of Dollars) Item	FY 2021	House
Line	nem	Request	Authorized
	Block IV/TR3 upgrade delays		[-5,900
064	QRC	126,618	126,618
065 066	NQ-4 SERIES RQ-21 SERIES	12,998 18,550	12,998 18,550
000	AIRCRAFT SPARES AND REPAIR PARTS	10,550	10,550
070	SPARES AND REPAIR PARTS	2,198,460	2,198,460
	AIRCRAFT SUPPORT EQUIP & FACILITIES		
071	COMMON GROUND EQUIPMENT	543,559	543,559
072	AIRCRAFT INDUSTRIAL FACILITIES	75,685	75,683
073	WAR CONSUMABLES	40,633	40,63.
074	OTHER PRODUCTION CHARGES	21,194	21,19
075	SPECIAL SUPPORT EQUIPMENT	155,179	155,173
076	FIRST DESTINATION TRANSPORTATION TOTAL AIRCRAFT PROCUREMENT, NAVY	2,121 17,127,378	2,12: 18,298,07 8
	WEAPONS PROCUREMENT, NAVY	11,121,516	10,230,070
	MODIFICATION OF MISSILES		
001	TRIDENT II MODS	1,173,837	1,173,83
000	SUPPORT EQUIPMENT & FACILITIES MISSILE INDUSTRIAL FACILITIES	2025	202
002	STRATEGIC MISSILES	7,275	7,27
003	TOMAHAWK	277,694	277,69
500	TACTICAL MISSILES	211,004	~11,03
004	AMRAAM	326,952	326,95
005	SIDEWINDER	126,485	126,48
007	STANDARD MISSILE	456,206	456,20
008	STANDARD MISSILE AP	66,716	66,71
009	SMALL DIAMETER BOMB II	78,867	78,86
010	RAM	90,533	90,53
011	JOINT AIR GROUND MISSILE (JAGM)	49,386	49,38
014	AERIAL TARGETS	174,336	174,33
015	DRONES AND DECOYS	41,256	41,25
016	OTHER MISSILE SUPPORT	3,501	3,50
017	LRASM	168,845	168,84
018 019	LCS OTH MISSILE	32,910 164,915	32,91 164,91
020	ESSM	215,375	206,47
	Excessive production support growth	,	[-8,90
022	HARM MODS	147,572	147,57
023	STANDARD MISSILES MODS	83,654	17,25
00.4	SM-2 Blk IIC excessive concurrency	4.000	[-66,40
024 025	FLEET SATELLITE COMM FOLLOW-ON	1,996 53,401	1,99 53,40
0.23	ORDNANCE SUPPORT EQUIPMENT	33,401	55,40
027	ORDNANCE SUPPORT EQUIPMENT	215,659	215,65
	TORPEDOES AND RELATED EQUIP	210,000	210,00
028	SSTD	5,811	5,81
029	MK-48 TORPEDO	284,901	284,90
030	ASW TARGETS	13,833	13,83
	MOD OF TORPEDOES AND RELATED EQUIP		
031	MK-54 TORPEDO MODS	110,286	110,28
032	MK-48 TORPEDO ADCAP MODS	57,214	57,21
033	MARITIME MINES	5,832	5,83
	SUPPORT EQUIPMENT		
034	TORPEDO SUPPORT EQUIPMENT	97,581	97,58
035	ASW RANGE SUPPORT	4,159	4,15
000	DESTINATION TRANSPORTATION FIRST DESTINATION TRANSPORTATION	1.100	(40
036	GUNS AND GUN MOUNTS	4,106	4,10
037	SMALL ARMS AND WEAPONS	16,030	16,03
007	MODIFICATION OF GUNS AND GUN MOUNTS	10,000	10,00
038	CIWS MODS	37,147	37,14
039	COAST GUARD WEAPONS	45,804	45,80
040	GUN MOUNT MODS	74,427	74,42
041	LCS MODULE WEAPONS	4,253	4,25
042	AIRBORNE MINE NEUTRALIZATION SYSTEMS	6,662	6,66
	SPARES AND REPAIR PARTS		
045	SPARES AND REPAIR PARTS TOTAL WEAPONS PROCUREMENT, NAVY	159,578 4,884,995	159,57 4,809,69
	PROCUREMENT OF AMMO, NAVY & MC		
	NAVY AMMUNITION GENERAL BURDOGE BOMBS	// /0-	
	GENERAL PURPOSE BOMBS	41,496	41,49
001	IDAM	01.001	01.00
001 002 003	JDAM	64,631 60,719	64,63 60,71

	(In Thousands of Dollars)		
Line	Item	FY 2021 Request	House Authorize
005	PRACTICE BOMBS	51,409	51,4
006	CARTRIDGES & CART ACTUATED DEVICES	64,694	64,6
007	AIR EXPENDABLE COUNTERMEASURES	51,523	51,5
008	JATOS	6,761	6,7
009	5 INCH/54 GUN AMMUNITION	31,517	31,5
010	INTERMEDIATE CALIBER GUN AMMUNITION	38,005	38,0
011	OTHER SHIP GUN AMMUNITION	40,626	40,0
012	SMALL ARMS & LANDING PARTY AMMO	48,202	48,2
013	PYROTECHNIC AND DEMOLITION	9,766	9,7
015	AMMUNITION LESS THAN \$5 MILLION MARINE CORPS AMMUNITION	2,115	2,
016	MORTARS	46,781	46,
017	DIRECT SUPPORT MUNITIONS	119,504	79,
	USMC identified funds excess to need		[-39,
018	INFANTRY WEAPONS AMMUNITION	83,220	83,
019	COMBAT SUPPORT MUNITIONS	32,650	32,
020	AMMO MODERNIZATION	15,144	15,
021	ARTILLERY MUNITIONS	59,539	59,
022	TOTAL PROCUREMENT OF AMMO, NAVY & MC	4,142 883,602	4, 843,7
	SHIPBUILDING AND CONVERSION, NAVY	000,002	010,1
001	FLEET BALLISTIC MISSILE SHIPS OHIO REPLACEMENT SUBMARINE	9 901 475	9 901
	OHIO REPLACEMENT SUBMARINE	2,891,475	2,891,
002	OTHER WARSHIPS	1,123,175	1,123,
003	CARRIER REPLACEMENT PROGRAMFull funding early to need	997,544	907, [-90,
004	CVN-81	1,645,606	1,465,
	Full funding early to need	,,	[-180,
005	VIRGINIA CLASS SUBMARINE	2,334,693	4,630,
000	Restore second Virginia-class SSN	2,001,000	[2,296,
006	VIRGINIA CLASS SUBMARINE	1,901,187	2,173,
000	Restore second Virginia-class SSN	1,501,107	/272,
007	CVN REFUELING OVERHAULS	1,878,453	1,878,
008	CVN REFUELING OVERHAULS AP	17,384	
	DDG 1000		17,
009		78,205	78,
010	DDG-51	3,040,270	3,040,
011	DDG-51 AP	29,297	29,
013	FFG-FRIGATE	1,053,123	954,
	Anticipated learning curve		[-98,
	AMPHIBIOUS SHIPS		
014	LPD FLIGHT II	1,155,801	1,118,
0.4.0	Excessive unit cost growth		[-37,
019	EXPEDITIONARY FAST TRANSPORT (EPF) One additional ship		260, [260,
	AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST		
022	TOWING, SALVAGE, AND RESCUE SHIP (ATS)	168,209	168,
023	LCU 1700	87,395	87,
024	OUTFITTING	825,586	825,
026	SERVICE CRAFT	249,781	249,
027	LCAC SLEP	56,461	56,
028	COMPLETION OF PY SHIPBUILDING PROGRAMS	369,112	369,
	TOTAL SHIPBUILDING AND CONVERSION, NAVY	19,902,757	22,324,4
	OTHER PROCUREMENT, NAVY		
004	SHIP PROPULSION EQUIPMENT		
001	SURFACE POWER EQUIPMENTGENERATORS	11,738	11,
002	SURFACE COMBATANT HM&E	58,497	58,
	NAVIGATION EQUIPMENT		
003	OTHER NAVIGATION EQUIPMENT	74,084	74,
	OTHER SHIPBOARD EQUIPMENT		
004	SUB PERISCOPE, IMAGING AND SUPT EQUIP PROG	204,806	204,
005	DDG MOD	547,569	531,
	Excessive CSSQT cost growth		[-16,
006	FIREFIGHTING EQUIPMENT	18,394	18,
007	COMMAND AND CONTROL SWITCHBOARD	2,374	2,
008	LHA/LHD MIDLIFE	78,265	78,
009	POLLUTION CONTROL EQUIPMENT	23,035	23,
010	SUBMARINE SUPPORT EQUIPMENT	64,632	60,
	Excess cost growth		[-4,
	VIRGINIA CLASS SUPPORT EQUIPMENT	22,868	22,
011			
	LCS CLASS SUPPORT EQUIPMENT	3.976	
012	LCS CLASS SUPPORT EQUIPMENTSUBMARINE BATTERIES	3,976 31.322	
012 013	SUBMARINE BATTERIES	31,322	3, 31, 55
012			

SEC. 4101. PROCUREMENT (In Thousands of Dollars)			
Line	Item	FY 2021 Request	House Authorize
	Excess cost growth		[-5,5]
016	STRATEGIC PLATFORM SUPPORT EQUIP	15,429	15,4
017	DSSP EQUIPMENT	2,918	2,9
018	CG MODERNIZATION	87,978	87,9
019	LCAC	9,366	9,3
020	UNDERWATER EOD EQUIPMENT	16,842	16,8
021	ITEMS LESS THAN \$5 MILLION	105,715	95,7
	Cost growth		[-10,0
022	CHEMICAL WARFARE DETECTORS	3,044	3,0
023	SUBMARINE LIFE SUPPORT SYSTEM	5,885	5,8
	REACTOR PLANT EQUIPMENT		
024	SHIP MAINTENANCE, REPAIR AND MODERNIZATION	1,260,721	400,6
	LCS in-service modernization excess cost growth		[-12,1
	Realignment to OPN-24A for Shipyard Infrastructure Optimization Plan		[-198,0
0011	Transfer to O&M for ship depot maintenance		[-650,6
024A	SHIPYARD INFRASTRUCTURE OPTIMIZATION PLAN		198,0
	Realignment from OPN-24 for Shipyard Infrastructure Optimization Plan		[198,0
025	REACTOR POWER UNITS	5,305	5,5
026	REACTOR COMPONENTS	415,404	415,4
005	OCEAN ENGINEERING DIVING AND SALVAGE EQUIPMENT	44.470	44.4
027	SMALL BOATS	11,143	11,1
0.28	STANDARD BOATS	52,371	52,5
0.20	PRODUCTION FACILITIES EQUIPMENT	32,371	32,0
029	OPERATING FORCES IPE	233,667	233,6
0.23	OTHER SHIP SUPPORT	233,007	200,0
030	LCS COMMON MISSION MODULES EQUIPMENT	39,714	39,7
031	LCS MCM MISSION MODULES	218,822	167,9
001	COBRA early to need	210,022	[-9,å
	Program Decrease		[-41,6
032	LCS ASW MISSION MODULES	61,759	61,7
033	LCS SUW MISSION MODULES	24,412	24,4
034	LCS IN-SERVICE MODERNIZATION	121,848	151,8
	Preservation of LCS 3 and LCS 4	-11-1,0-10	[30,0
035	SMALL & MEDIUM UUV	67,709	43,
	Early to need based on IOTE schedule	,	[-24,0
	SHIP SONARS		,
037	SPQ-9B RADAR	27,517	27,5
038	AN/SQQ-89 SURF ASW COMBAT SYSTEM	128,664	128,6
039	SSN ACOUSTIC EQUIPMENT	374,737	374,7
040	UNDERSEA WARFARE SUPPORT EQUIPMENT	9,286	9,2
	ASW ELECTRONIC EQUIPMENT		
041	SUBMARINE ACOUSTIC WARFARE SYSTEM	26,066	26,0
042	SSTD	13,241	13,2
043	FIXED SURVEILLANCE SYSTEM	193,446	193,4
044	SURTASS	63,838	63,8
	ELECTRONIC WARFARE EQUIPMENT		
045	AN/SLQ-32	387,195	387,
	RECONNAISSANCE EQUIPMENT		
046	SHIPBOARD IW EXPLOIT	235,744	223,0
	Excess cost growth		[-12,
047	AUTOMATED IDENTIFICATION SYSTEM (AIS)	3,862	3,8
	OTHER SHIP ELECTRONIC EQUIPMENT		
048	COOPERATIVE ENGAGEMENT CAPABILITY	26,006	26,0
049	NAVAL TACTICAL COMMAND SUPPORT SYSTEM (NTCSS)	15,385	15,
050	ATDLS	103,835	103,8
051	NAVY COMMAND AND CONTROL SYSTEM (NCCS)	3,594	3,:
052	MINESWEEPING SYSTEM REPLACEMENTSHALLOW WATER MCM	15,744	15,
053	NAVSTAR GPS RECEIVERS (SPACE)	5,493	5,
054 055	AMERICAN FORCES RADIO AND TV SERVICE	38,043 2,592	38,0 2,:
056	STRATEGIC PLATFORM SUPPORT EQUIP	7,985	7,:
0.50	AVIATION ELECTRONIC EQUIPMENT	7,303	7,.
057	ASHORE ATC EQUIPMENT	83,475	83,
058	AFLOAT ATC EQUIPMENT	65,113	65,
059	ID SYSTEMS	23,815	23,8
060	JOINT PRECISION APPROACH AND LANDING SYSTEM (100,751	100,7
061	NAVAL MISSION PLANNING SYSTEMS	13,947	13,5
	OTHER SHORE ELECTRONIC EQUIPMENT	10,011	10,0
062	MARITIME INTEGRATED BROADCAST SYSTEM	1,375	1,3
063	TACTICAL/MOBILE C4I SYSTEMS	22,771	22,
064	DCGS-N	18,872	18,8
065	CANES	389,585	389,
066	RADIAC	10,335	10,3
067	CANES-INTELL	48,654	48,0
068	GPETE	8,133	8,1
069	MASF	4,150	4,
070	INTEG COMBAT SYSTEM TEST FACILITY	5,934	5,5
		.,	-,-

Line	(In Thousands of Dollars) Item	FY 2021	House
Line	Item	Request	Authorize
071	EMI CONTROL INSTRUMENTATION	4,334	4,3
072	ITEMS LESS THAN \$5 MILLIONSHIPBOARD COMMUNICATIONS	159,815	159,8
073	SHIPBOARD TACTICAL COMMUNICATIONS	56,106	56,1
074	SHIP COMMUNICATIONS AUTOMATION	124,288	124,2
075	COMMUNICATIONS ITEMS UNDER \$5M	45,120	45,1
0.84.0	SUBMARINE COMMUNICATIONS	04.400	
076 077	SUBMARINE BROADCAST SUPPORTSUBMARINE COMMUNICATION EQUIPMENT	31,133 62,214	31,1 62,2
077	SATELLITE COMMUNICATIONS	02,214	0,0,0
078	SATELLITE COMMUNICATIONS SYSTEMS	47,421	47,4
079	NAVY MULTIBAND TERMINAL (NMT)	64,552	64,5
	SHORE COMMUNICATIONS		
080	JOINT COMMUNICATIONS SUPPORT ELEMENT (JCSE)	4,398	4,5
081	CRYPTOGRAPHIC EQUIPMENT INFO SYSTEMS SECURITY PROGRAM (ISSP)	157,551	147,5
001	Program decrease	107,001	[-10,0
082	MIO INTEL EXPLOITATION TEAM	985	
	CRYPTOLOGIC EQUIPMENT		
083	CRYPTOLOGIC COMMUNICATIONS EQUIP	15,906	15,9
	OTHER ELECTRONIC SUPPORT	WO 000	***
090	COAST GUARD EQUIPMENTSONOBUOYS	70,689	70,0
092	SONOBUOYS—ALL TYPES	237,639	286,6
	Inventory increase	,	[49,0
	AIRCRAFT SUPPORT EQUIPMENT		
093	MINOTAUR	5,077	5,0
094	WEAPONS RANGE SUPPORT EQUIPMENT	83,969	83,5
095 096	AIRCRAFT SUPPORT EQUIPMENT ADVANCED ARRESTING GEAR (AAG)	187,758 16,059	187,1 16,0
097	METEOROLOGICAL EQUIPMENT	15,192	15,
099	LEGACY AIRBORNE MCM	6,674	6,
100	LAMPS EQUIPMENT	1,189	1,
101	AVIATION SUPPORT EQUIPMENT	58,873	58,
102	UMCS-UNMAN CARRIER AVIATION(UCA)MISSION CNTRL	60,937	60,5
103	SHIP GUN SYSTEM EQUIPMENT SHIP GUN SYSTEMS EQUIPMENT SHIP MISSILE SYSTEMS EQUIPMENT	5,540	5,.
104	SHIP MISSILE SYSTEMS EQUIPMENT HARPOON SUPPORT EQUIPMENT	208	,
105	SHIP MISSILE SUPPORT EQUIPMENT	262,077	252,0
100	Excess cost growth	202,077	[-10,
106	TOMAHAWK SUPPORT EQUIPMENT	84,087	76,
	TMPC cost growth		[-8,
	FBM SUPPORT EQUIPMENT		
107	STRATEGIC MISSILE SYSTEMS EQUIP ASW SUPPORT EQUIPMENT	258,910	258,
108	SSN COMBAT CONTROL SYSTEMS	173,770	173,
109	ASW SUPPORT EQUIPMENT	26,584	26,
	OTHER ORDNANCE SUPPORT EQUIPMENT	,	,
110	EXPLOSIVE ORDNANCE DISPOSAL EQUIP	7,470	7,
111	ITEMS LESS THAN \$5 MILLION	6,356	6,
440	OTHER EXPENDABLE ORDNANCE	00.050	0.0
112 113	ANTI-SHIP MISSILE DECOY SYSTEMSUBMARINE TRAINING DEVICE MODS	86,356 69,240	86, 69,
114	SUBMARINE TRAINING DEVICE MODS	192,245	192,
	CIVIL ENGINEERING SUPPORT EQUIPMENT	20,2,12	
115	PASSENGER CARRYING VEHICLES	6,123	6,
116	GENERAL PURPOSE TRUCKS	2,693	2,
117	CONSTRUCTION & MAINTENANCE EQUIP	47,301	47,
118 119	FIRE FIGHTING EQUIPMENT TACTICAL VEHICLES	10,352 31,475	10, 31,
121	POLLUTION CONTROL EQUIPMENT	2,630	2,
122	ITEMS LESS THAN \$5 MILLION	47,972	47,
123	PHYSICAL SECURITY VEHICLES	1,171	1,
	SUPPLY SUPPORT EQUIPMENT		
124	SUPPLY EQUIPMENT	19,693	19,
125	FIRST DESTINATION TRANSPORTATION	4,956	4,:
126	SPECIAL PURPOSE SUPPLY SYSTEMS	668,639	638, [-30,
	TRAINING DEVICES		[-30,
127	TRAINING SUPPORT EQUIPMENT	4,026	4,0
128	TRAINING AND EDUCATION EQUIPMENT	73,454	73,
	COMMAND SUPPORT EQUIPMENT		
129	COMMAND SUPPORT EQUIPMENT	32,390	32,
130	MEDICAL SUPPORT EQUIPMENT	974	
132 133	NAVAL MIP SUPPORT EQUIPMENT OPERATING FORCES SUPPORT EQUIPMENT	5,606 16,024	5, 16,
200	C4ISR EQUIPMENT	6,697	6,

Line	(In Thousands of Dollars) Item	FY 2021 Request	House Authorized
	NAME OF THE OWN OWN OF THE OWN		
135 136	ENVIRONMENTAL SUPPORT EQUIPMENTPHYSICAL SECURITY EQUIPMENT	27,503 138,281	27,50. 138,28
137	ENTERPRISE INFORMATION TECHNOLOGY	42,680	42,68
	OTHER	,	Í
140	NEXT GENERATION ENTERPRISE SERVICE	184,443	184,44
141	CYBERSPACE ACTIVITIESCLASSIFIED PROGRAMS	16,523	16,52
41A	CLASSIFIED PROGRAMS	18,446	18,44
	SPARES AND REPAIR PARTS		
142	SPARES AND REPAIR PARTS	374,195	421,19
	SPY-1 battle spare TOTAL OTHER PROCUREMENT, NAVY	10,948,518	[47,000 10,236,01 8
		* *	
	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES		
001	AAV7A1 PIP	87,476	87,47
002	AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES	478,874	478,87
003	LAV PIP	41,988	41,98
001	ARTILLERY AND OTHER WEAPONS	***	
004 005	155MM LIGHTWEIGHT TOWED HOWITZERARTILLERY WEAPONS SYSTEM	174 697	5
005	Ground Based Anti-Ship Missiles—USMC UPL	174,687	234,33 [59,65
006	WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION	24,867	24,86
	OTHER SUPPORT		
007	MODIFICATION KITS	3,067	
	USMC funds identified excess to need		[-3,06
008	GUIDED MISSILES GROUND BASED AIR DEFENSE	10.000	18,92
009	ANTI-ARMOR MISSILE-JAVELIN	18,920 19,888	19,88
010	FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS)	21,891	21,89
011	ANTI-ARMOR MISSILE-TOW	34,985	34,98
012	GUIDED MLRS ROCKET (GMLRS)	133,689	133,68
0.4.0	COMMAND AND CONTROL SYSTEMS		
013	COMMON AVIATION COMMAND AND CONTROL SYSTEM (CREPAIR AND TEST EQUIPMENT	35,057	35,05
014	REPAIR AND TEST EQUIPMENT	24,405	24,40
	OTHER SUPPORT (TEL)	,	,
015	MODIFICATION KITS	1,006	1,00
	COMMAND AND CONTROL SYSTEM (NON-TEL)		
016 017	ITEMS UNDER \$5 MILLION (COMM & ELEC)	69,725	69,72
017	RADAR + EQUIPMENT (NON-TEL)	15,611	15,61
019	GROUND/AIR TASK ORIENTED RADAR (G/ATOR)	284,283	284,28
	INTELL/COMM EQUIPMENT (NON-TEL)		
020	GCSS-MC	1,587	1,58
021	FIRE SUPPORT SYSTEM	24,934	24,93
022 024	INTELLIGENCE SUPPORT EQUIPMENT UNMANNED AIR SYSTEMS (INTEL)	50,728	50,72 24,85
025	DCGS-MC	24,853 38,260	38,26
026	UAS PAYLOADS	5,489	5,48
	OTHER SUPPORT (NON-TEL)		
029	NEXT GENERATION ENTERPRISE NETWORK (NGEN)	78,922	78,92
030	COMMON COMPUTER RESOURCES	35,349	35,34
031	COMMAND POST SYSTEMSRADIO SYSTEMS	33,713	33,71
032 033	COMM SWITCHING & CONTROL SYSTEMS	343,250 40,627	343,25 40,62
034	COMM & ELEC INFRASTRUCTURE SUPPORT	43,782	43,78
035	CYBERSPACE ACTIVITIES	53,896	53,89
	CLASSIFIED PROGRAMS		
36A	CLASSIFIED PROGRAMS	3,797	3,79
0.27	ADMINISTRATIVE VEHICLES COMMERCIAL CARGO VEHICLES	22,460	00.47
037	TACTICAL VEHICLES	22,460	22,46
038	MOTOR TRANSPORT MODIFICATIONS	10,739	10,73
039	JOINT LIGHT TACTICAL VEHICLE	381,675	381,67
040	FAMILY OF TACTICAL TRAILERS	2,963	2,96
0.40	ENGINEER AND OTHER EQUIPMENT		
042 043	ENVIRONMENTAL CONTROL EQUIP ASSORT TACTICAL FUEL SYSTEMS	385 501	38 50
043	POWER EQUIPMENT ASSORTED	501 23,430	50 23,43
045	AMPHIBIOUS SUPPORT EQUIPMENT	5,752	20,45 5,75
046	EOD SYSTEMS	20,939	20,93
	MATERIALS HANDLING EQUIPMENT		
047	PHYSICAL SECURITY EQUIPMENT	23,063	23,06
049	GENERAL PROPERTY FIELD MEDICAL EQUIPMENT	7.40**	,
048 049	TRAINING DEVICES	4,187 101,765	4,18 101,76
050	FAMILY OF CONSTRUCTION EQUIPMENT	19,305	19,30
		10,000	10,00

ine	Item	FY 2021 Request	House Authorize
051	ULTRA-LIGHT TACTICAL VEHICLE (ULTV)	678	Autitorize
052	OTHER SUPPORT ITEMS LESS THAN \$5 MILLION	9,174	9,17
	SPARES AND REPAIR PARTS		
053	SPARES AND REPAIR PARTS TOTAL PROCUREMENT, MARINE CORPS	27,295 2,903,976	27,29 2,960,55
	AIRCRAFT PROCUREMENT, AIR FORCE		
001	TACTICAL FORCES	4 507 040	4.020.01
001	F-35 Excess depot standup funding	4,567,018	4,236,01 [-22,00
	Excess miscellaneous support costs		[-156,00
	Excess production engineering support		[-10,00
	F135 affordability challenges		[-48,00
	Lot 15 target cost savings		[-75,0
	Unjustified ALIS funding		[-20,0
002	F-35 AP	610,800	610,8
004	F-15EX	1,269,847	1,269,8
005	F-15EX AP	133,500	133,5
0.0 %	TACTICAL AIRLIFT		2 400 4
007	KC-46A MDAP	2,850,151	2,189,1 [-462,0
	Decrease quantity by three aircraft Prior year carryover		[-462,00 [-119,00
	Spares excess to need due to quantity decrease		[-40,0
	Wing Air Refueling Pods early to need		[-40,0
	OTHER AIRLIFT		[10,0
008	C-130J	37,131	37,1
010	MC-130J	362,807	241,8
	Prior year carryover		[-121,0
011	MC-130J AP	39,987	29,9
	FY22 quantity reduction		[-10,0
	HELICOPTERS		
012	UH-1N REPLACEMENT	194,016	194,0
013	COMBAT RESCUE HELICOPTER	973,473	973,4
015	MISSION SUPPORT AIRCRAFT	0.044	44.0
010	CIVIL AIR PATROL A/C Program Increase	2,811	11,2
	OTHER AIRCRAFT		[8,4
016	TARGET DRONES	133,273	133,2
018	COMPASS CALL	161,117	291,1
	Program increase	,	[130,6
0.20	MQ-9	29,409	120,2
	Program increase		[108,6
	Unjustified request		[-17,2
	STRATEGIC AIRCRAFT		
022	B-1	3,853	3,8
023	B-2A	31,476	31,4
024	B-1B	21,808	1,8
025	Slow modernization execution	53,949	[-20,6 22,2
123	GPS IU early to need	33,343	22,2 [-28,7
	Tactical data link contract delay		[-3,6
25A	LONG-RANGE STRIKE BOMBER ADVANCED PROCUREMENT		20,0
	Advanced procurement		[20,0
0.26	LARGE AIRCRAFT INFRARED COUNTERMEASURES TACTICAL AIRCRAFT	9,999	9,9
027	A-10	135,793	135,7
0.28	E-11 BACN/HAG	33,645	33,6
029	F-15	349,304	349,3
030	F-16	615,760	615,7
932	F-22A	387,905	361,7
	Contract delays		[-26,2
033	F-35 MODIFICATIONS	322,185	290,4
	Block IV/TR3 delays		[-31,7
034	F-15 EPAW	31,995	27,1
095	Concurrency	F 000	[-4,8
935 126	INCREMENT 3.2B KC-46A MDAP	5,889	5,8
036	KC-46A MDAP Excessive airworthiness directives and service bulletins	24,085	9,0 [-15,0
	AIRLIFT AIRCRAFT		[-15,0
037	C-5	62,108	50,0
	Unjustified PMA cost growth	0.2,100	[-12,1
038	C-17A	66,798	56,7
	BLOS ahead of need	,	[-10,0
040	C-32A	2,947	2,9
041	C-37A	12,985	5,9
	SATCOM installs ahead of need		[-7,0

	SEC. 4101. PROCUREMENT (In Thousands of Dollars)		
Line	Item	FY 2021 Request	House Authorize
042	GLIDER MODS	977	97
043	T-6	26,829	26,82
044	T-1	4,465	4,4
045	T-38	36,806	41,80
	T-38 ejection seat improvements OTHER AIRCRAFT		[5,00
046	U-2 MODS	110,618	110,6
047	KC-10A (ATCA)	117	1.
049	VC-25A MOD	1,983	1,9
050	C-40	9,252	7,2
	SATCOM installs ahead of need		[-2,0
051	C-130	5,871	140,6
	AMP 1 excess to need Eight-bladed propeller upgrade kits only		[-3,8
	Improved modular airborne fire fighting system (iMAFFS)		[55,0 [4,6
	T-56 3.5 engine mod		[79,0
052	C-130J MODS	140,032	140,0
053	C-135	88,250	86,4
	Other government cost growth	,	[-1,8
055	COMPASS CALL	193,389	193,3
057	RC-135	191,332	191,3
058	E-3	172,141	172,1
059	E-4	58,803	58,8
060	E-8	11,037	38,0
	Program increase		[27,0
061	AIRBORNE WARNING AND CNTRL SYS (AWACS) 40/45	53,343	53,5
062	FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS	1,573	1,5
063	H-1	4,410	4,4
064	H-60	44,538	44,5
065	RQ-4 MODS	40,468	40,4
066	HC/MC-130 MODIFICATIONS	20,780	20,7
067	OTHER AIRCRAFT	100,774	100,7
068	MQ-9 MODS	188,387	188,3
070	CV-22 MODS	122,306	328,5
oru.	SOCOM UPL AIRCRAFT SPARES AND REPAIR PARTS	000,000	[206,2
071	INITIAL SPARES/REPAIR PARTS Unobligated balances—F-16s COMMON SUPPORT EQUIPMENT	926,683	915,3 [-11,3
073	AIRCRAFT REPLACEMENT SUPPORT EQUIP POST PRODUCTION SUPPORT	132,719	132,7
074	B-2A	1,683	1,6
075	B-2B	46,734	46,7
076	B-52	1,034	1,0
079	E-11 BACN/HAG	63,419	63,4
080	F-15	2,632	2,0
081	F-16	14,163	14,1
083	OTHER AIRCRAFT	4,595	4,3
084	RQ-4 POST PRODUCTION CHARGES INDUSTRIAL PREPAREDNESS	32,585	32,5
085	INDUSTRIAL RESPONSIVENESSWAR CONSUMABLES	18,215	18,2
086	WAR CONSUMABLES	36,046	36,0
	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES	36,046 1,439,640	
087	OTHER PRODUCTION CHARGES	1,439,640	1,439,6
087	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS		1,439,0 21,0
086 087 89A	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE	1,439,640 21,692	1,439,0 21,0
087 89A	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE	1,439,640 21,692	1,439,0 21,1 17,233,7
087 89A 001	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC	1,439,640 21,692 17,908,145	1,439,6 21,6 17,233,7 75,6
087 89A 001 002	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC TACTICAL	1,439,640 21,692 17,908,145	1,439,6 21,6 17,233,7 75,6
087 89A 001 002 004	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC TACTICAL REPLAC EQUIP & WAR CONSUMABLES	1,439,640 21,692 17,908,145 75,012 4,495	1,439,6 21,6 17,233,7 75,6 4,4 475,5
087 89A 001 002 004 005	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC TACTICAL REPLACE EQUIP & WAR CONSUMABLES JOINT AIR-SURFACE STANDOFF MISSILE	1,439,640 21,692 17,908,145 75,012 4,495 475,949	1,439,6 21,6 17,233,7 75,6 4,4 475,5 19,8
087 89A 001 002 004 005 006	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC TACTICAL REPLACE EQUIP & WAR CONSUMABLES JOINT AIR-SURFACE STANDOFF MISSILE LRASMO	1,439,640 21,692 17,908,145 75,012 4,495 475,949 19,800	1,439,6 21,1 17,233,7 75,6 4,4 475,6 19,8
087 89A 001 002 004 005 006 007	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC TACTICAL REPLACE EQUIP & WAR CONSUMABLES JOINT AIR-SURFACE STANDOFF MISSILE LRASMO SIDEWINDER (AIM-9X) AMRAIM PREDATOR HELLFIRE MISSILE	1,439,640 21,692 17,908,145 75,012 4,495 475,949 19,800 164,769	1,439, 21,1 17,233,7 75, 4, 475,; 19,1 164, 453,;
087 89A 001 002 004 005 006 007 008 009	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC TACTICAL REPLACE EQUIP & WAR CONSUMABLES JOINT AIR-SURFACE STANDOFF MISSILE LRASMO SIDEWINDER (AIM-9X) AMRAAM PREDATOR HELLFIRE MISSILE SMALL DIAMETER BOMB	1,439,640 21,692 17,908,145 75,012 4,495 475,949 19,800 164,769 453,223 40,129 45,475	1,439, 21, 17,233,7 75, 4, 475, 19, 164, 453, 40, 45,
087 89A 001 002 004 005 006 007 008 009	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC TACTICAL REPLAC EQUIP & WAR CONSUMABLES JOINT AIR-SURFACE STANDOFF MISSILE LRASMO SIDEWINDER (AIM-9X) AMRAAM PREDATOR HELLFIRE MISSILE SMALL DIAMETER BOMB SMALL DIAMETER BOMB	1,439,640 21,692 17,908,145 75,012 4,495 475,949 19,800 164,769 455,223 40,129	1,439, 21, 17,233,7 75, 4, 475, 19, 164, 453, 40, 45,
087 89A 001 002 004 005 006 0007 008 009 010	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC TACTICAL REPLAC EQUIP & WAR CONSUMABLES JOINT AIR-SURFACE STANDOFF MISSILE LRASMO SIDEWINDER (AIM-9X) AMRAAM PREDATOR HELLFIRE MISSILE SMALL DIAMETER BOMB SMALL DIAMETER BOMB II INDUSTR'L PREPAREDNS/POL PREVENTION	1,439,640 21,692 17,908,145 75,012 4,495 475,949 19,800 164,769 453,223 40,129 45,475	1,439, 21,17,233,7 17,233,7 75,0 4,475, 19,1 164,453,40,45,273,273,273,273,273,273,273,273,273,273
9987 9990 9001 9002 9004 9005 9006 9009 9010	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC TACTICAL REPLACE EQUIP & WAR CONSUMABLES JOINT AIR-SURFACE STANDOFF MISSILE LRASMO SIDEWINDER (AIM-9X) AMRAIM PREDATOR HELLFIRE MISSILE SMALL DIAMETER BOMB II INDUSTRIAL FACILITIES INDUSTR'L PREPAREDNS/POL PREVENTION CLASS IV	1,439,640 21,692 17,908,145 75,012 4,495 475,949 19,800 164,769 455,223 40,129 45,475 273,272	1,439,6 21,17,233,7 75,6 4,475,5 19,8 164,4553,40,455,273,8
0087 0001 0002 0004 0005 0006 0007 0008 0009 0010 0011	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC TACTICAL REPLAC EQUIP & WAR CONSUMABLES JOINT AIR-SURFACE STANDOFF MISSILE LRASMO SIDEWINDER (AIM-9X) AMRAAM PREDATOR HELLFIRE MISSILE SMALL DIAMETER BOMB SMALL DIAMETER BOMB II INDUSTRIAL FACILITIES INDUSTR'L PREPAREDNS/POL PREVENTION CLASS IV ICBM FUZE MOD	1,439,640 21,692 17,908,145 75,012 4,495 475,949 19,800 164,769 453,223 40,129 45,475 273,272 814 3,458	1,439,6 21,1 17,233,7 75,6 4,4 475,5 19,8 164,4 453,2 40,0 45,4 273,2
087	OTHER PRODUCTION CHARGES OTHER PRODUCTION CHARGES CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC TACTICAL REPLACE EQUIP & WAR CONSUMABLES JOINT AIR-SURFACE STANDOFF MISSILE LRASMO SIDEWINDER (AIM-9X) AMRAIM PREDATOR HELLFIRE MISSILE SMALL DIAMETER BOMB II INDUSTRIAL FACILITIES INDUSTR'L PREPAREDNS/POL PREVENTION CLASS IV	1,439,640 21,692 17,908,145 75,012 4,495 475,949 19,800 164,769 455,223 40,129 45,475 273,272	36,6 1,439,6 21,6 17,233,7, 75,6 4,4 475,5 164,7 453,2 40,1 45,4 273,2 8

Line	(In Thousands of Dollars) Item	FY 2021 Request	House Authorize
017	AIR LAUNCH CRUISE MISSILE (ALCM)	52,924	52,92
	MISSILE SPARES AND REPAIR PARTS		
018 019	MSL SPRS/REPAIR PARTS (INITIAL)	9,402	9,40
019	MSL SPRS/REPAIR PARTS (REPLEN)SPECIAL PROGRAMS	84,671	84,67
025	SPECIAL UPDATE PROGRAMS	23,501	23,50
	CLASSIFIED PROGRAMS		
25A	CLASSIFIED PROGRAMS TOTAL MISSILE PROCUREMENT, AIR FORCE	540,465 2,396,417	540,46 2,396,41
	PROCUREMENT OF AMMUNITION, AIR FORCE		
001	ROCKETS ROCKETS	14,962	14,96
002	CARTRIDGES CARTRIDGES	123,365	123,36
00.2	BOMBS	123,303	123,36
003	PRACTICE BOMBS	59,725	59,72
006	JOINT DIRECT ATTACK MUNITION	206,989	206,98
007	B61	35,634	35,65
009	OTHER ITEMS CAD/PAD	47,830	47,85
010	EXPLOSIVE ORDNANCE DISPOSAL (EOD)	6,232	6,25
011	SPARES AND REPAIR PARTS	542	54
012	MODIFICATIONS	1,310	1,31
013	ITEMS LESS THAN \$5,000,000	4,753	4,75
015	FLARES FLARES	40,088	40,08
015	FUZES	40,000	40,00
016	FUZES	40,983	40,98
	SMALL ARMS		
017	SMALL ARMS	13,925	13,92
	TOTAL PROCUREMENT OF AMMUNITION, AIR FORCE	596,338	596,33
	PROCUREMENT, SPACE FORCE SPACE PROCUREMENT, SF		
001	ADVANCED EHF	14,823	14,82
002	AF SATELLITE COMM SYSTEM	48,326	43,32
	Insufficient justification		[-5,00
003	COUNTERSPACE SYSTEMS	65,540	57,54
004	Insufficient justification	66,190	[-8,00 66,15
004	GENERAL INFORMATION TECH—SPACE	3,299	3,29
006	GPSIII FOLLOW ON	627,796	612,79
	Unjustified growth		[-15,00
007	GPS III SPACE SEGMENT	20,122	20,12
008	GLOBAL POSTIONING (SPACE)	2,256	2,23
009 010	SPACEBORNE EQUIP (COMSEC)	35,495 15,795	35,49 15,79
011	SBIR HIGH (SPACE)	160,891	160,85
012	SPECIAL SPACE ACTIVITIES	78,387	78,38
013	NATIONAL SECURITY SPACE LAUNCH	1,043,171	1,043,17
014	NUDET DETECTION SYSTEM	6,638	6,63
015	ROCKET SYSTEMS LAUNCH PROGRAM	47,741	47,7
016 017	SPACE FENCE SPACE MODS	11,279 96,551	11,25 86,55
017	Insufficient justification	30,331	[-10,00
018	SPACELIFT RANGE SYSTEM SPACE	100,492	100,49
	SPARES		
019	SPARES AND REPAIR PARTS TOTAL PROCUREMENT, SPACE FORCE	1,272 2,446,064	1,21 2,408,0 6
	OTHER PROCUREMENT, AIR FORCE		
	PASSENGER CARRYING VEHICLES		
001	PASSENGER CARRYING VEHICLES	9,016	9,0
	CARGO AND UTILITY VEHICLES		4.50
002 003	MEDIUM TACTICAL VEHICLECAP VEHICLES	15,058 1,059	15,03 1,80
500	Program increase	1,039	1,00
004	CARGO AND UTILITY VEHICLES	38,920	38,92
	SPECIAL PURPOSE VEHICLES	,	,
005	JOINT LIGHT TACTICAL VEHICLE	30,544	30,5
006	SECURITY AND TACTICAL VEHICLES	319	3.
007	SPECIAL PURPOSE VEHICLES	43,157	34,36
	Program decrease		[-2,56 [-6,2]
	FIRE FIGHTING EQUIPMENT		[-0,2
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SEC. 4101. PROCUREMENT (In Thousands of Dollars)			
Line	Item	FY 2021 Request	House Authorized
009	MATERIALS HANDLING VEHICLES BASE MAINTENANCE SUPPORT	12,897	12,89
010	RUNWAY SNOW REMOV AND CLEANING EQU	3,577	3,57
011	BASE MAINTENANCE SUPPORT VEHICLES	43,095	43,09
	COMM SECURITY EQUIPMENT(COMSEC)		
013	COMSEC EQUIPMENT	54,864	54,86
014	INTELLIGENCE PROGRAMS INTERNATIONAL INTEL TECH & ARCHITECTURES	0.000	9.28
014	INTERNATIONAL INTEL TECH & ARCHITECTURES	9,283 6,849	9,20 6,84
016	INTELLIGENCE COMM EQUIPMENT	33,471	33,47
010	ELECTRONICS PROGRAMS	00,171	00,17
017	AIR TRAFFIC CONTROL & LANDING SYS	29,409	29,40
018	BATTLE CONTROL SYSTEM—FIXED	7,909	7,90
019	THEATER AIR CONTROL SYS IMPROVEMEN	32,632	32,63
020	WEATHER OBSERVATION FORECAST	33,021	33,02
0.21	STRATEGIC COMMAND AND CONTROL	31,353	31,35
022	CHEYENNE MOUNTAIN COMPLEX	10,314	10,31
023	MISSION PLANNING SYSTEMS	15,132	15,13
0.25	INTEGRATED STRAT PLAN & ANALY NETWORK (ISPAN)SPCL COMM-ELECTRONICS PROJECTS	9,806	9,80
026	GENERAL INFORMATION TECHNOLOGY	39,887	39,88
027	AF GLOBAL COMMAND & CONTROL SYS	2,602	2,60
029	MOBILITY COMMAND AND CONTROL	10,541	10,5
030	AIR FORCE PHYSICAL SECURITY SYSTEM	96,277	93,77
	Program decrease		[-2,50
031	COMBAT TRAINING RANGES	195,185	195,18
032	MINIMUM ESSENTIAL EMERGENCY COMM N	29,664	29,60
033	WIDE AREA SURVEILLANCE (WAS)	59,633	59,63
034	C3 COUNTERMEASURES	105,584	105,58
036	DEFENSE ENTERPRISE ACCOUNTING & MGT SYS	899	85
038	THEATER BATTLE MGT C2 SYSTEM	3,392	3,35
039	AIR & SPACE OPERATIONS CENTER (AOC)	24,983	24,98
041	AIR FORCE COMMUNICATIONS BASE INFORMATION TRANSPT INFRAST (BITI) WIRED	10.145	10.1
042	AFNETAFNET	19,147 84,515	19,14 84,51
043	JOINT COMMUNICATIONS SUPPORT ELEMENT (JCSE)	6,185	6,18
044	USCENTCOM	19,649	19,6
045	USSTRATCOM	4,337	4,35
	ORGANIZATION AND BASE		
046	TACTICAL C-E EQUIPMENT	137,033	137,03
047	RADIO EQUIPMENT	15,264	15,26
049	BASE COMM INFRASTRUCTURE	132,281	132,28
	MODIFICATIONS		
050	COMM ELECT MODS	21,471	21,47
054	PERSONAL SAFETY & RESCUE EQUIP PERSONAL SAFETY AND RESCUE EQUIPMENT	40.550	(0.5)
051	DEPOT PLANT+MTRLS HANDLING EQ	49,578	49,57
052	POWER CONDITIONING EQUIPMENT	11,454	11,43
053	MECHANIZED MATERIAL HANDLING EQUIP	12,110	12,1
000	BASE SUPPORT EQUIPMENT	12,110	12,11
054	BASE PROCURED EQUIPMENT	21,142	21,1
055	ENGINEERING AND EOD EQUIPMENT	7,700	7,70
056	MOBILITY EQUIPMENT	18,266	22,9
	Program increase		[4,70
057	FUELS SUPPORT EQUIPMENT (FSE)	9,601	9,60
058	BASE MAINTENANCE AND SUPPORT EQUIPMENT	42,078	30,37
	Program decrease		[-4,70
	Unjustified request		[-7,0
060	SPECIAL SUPPORT PROJECTS DARP RC135	27,164	27,10
000	DCGS-AF	121,528	121,52
061		,	
061 063	SPECIAL UPDATE PROGRAM	782.641	782.6
061 063	SPECIAL UPDATE PROGRAMS CLASSIFIED PROGRAMS	782,641	782,6
063	CLASSIFIED PROGRAMS		
		782,641 21,086,112	21,026,1
063	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS		21,026,1
063	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS Program adjustment		21,026,1 [-60,00
063 63A	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS Program adjustment SPARES AND REPAIR PARTS	21,086,112	21,026,1 [-60,00
063 63A 064	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS Program adjustment SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS (CYBER)	21,086,112	782,64 21,026,1 [-60,00 1,60 15,84 23,618,18
063 63A 064	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS Program adjustment SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS TOTAL OTHER PROCUREMENT, AIR FORCE	21,086,112 1,664 15,847	21,026,1 [-60,0 1,6 15,8
063 63A 064	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS Program adjustment SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS (CYBER) SPARES AND REPAIR PARTS TOTAL OTHER PROCUREMENT, AIR FORCE PROCUREMENT, DEFENSE-WIDE	21,086,112 1,664 15,847	21,026,1. [-60,00 1,60 15,8
063 63A 064 065	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS Program adjustment SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS TOTAL OTHER PROCUREMENT, AIR FORCE PROCUREMENT, DEFENSE-WIDE MAJOR EQUIPMENT, OSD	21,086,112 1,664 15,847 23,695,720	21,026,1. [-60,00 1,60 15,8: 23,618,18
063 63A 064	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS Program adjustment SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS TOTAL OTHER PROCUREMENT, AIR FORCE PROCUREMENT, DEFENSE-WIDE MAJOR EQUIPMENT, OSD MAJOR EQUIPMENT, DPAA	21,086,112 1,664 15,847 23,695,720 500	21,026,1. [-60,00] 1,60 15,8: 23,618,18
063 63A 064 065	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS Program adjustment SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS TOTAL OTHER PROCUREMENT, AIR FORCE PROCUREMENT, DEFENSE-WIDE MAJOR EQUIPMENT, OSD	21,086,112 1,664 15,847 23,695,720	21,026,1. [-60,00 1,60 15,8
063 63A 064 065	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS Program adjustment SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS TOTAL OTHER PROCUREMENT, AIR FORCE PROCUREMENT, DEFENSE-WIDE MAJOR EQUIPMENT, OSD MAJOR EQUIPMENT, DPAA MAJOR EQUIPMENT, OSD	21,086,112 1,664 15,847 23,695,720 500	21,026,1. [-60,00] 1,60 15,8: 23,618,18

SEC. 4101. PROCUREMENT (In Thousands of Dollars)					
Line	Item	FY 2021 Request	House Authorized		
	MAJOR EQUIPMENT, DISA				
011	INFORMATION SYSTEMS SECURITY	17,211	17,21		
012	TELEPORT PROGRAM	29,841	29,84		
013	JOINT FORCES HEADQUARTERS—DODIN	3,091	3,09		
014	ITEMS LESS THAN \$5 MILLION	41,569	41,56		
016	DEFENSE INFORMATION SYSTEM NETWORK	26,978	26,97		
017	WHITE HOUSE COMMUNICATION AGENCY	44,161	44,16		
018	SENIOR LEADERSHIP ENTERPRISE	35,935	35,95		
019	JOINT REGIONAL SECURITY STACKS (JRSS)	88,741	8,74		
000	Program decrease		[-80,00		
020	JOINT SERVICE PROVIDER	157,538	157,53		
021	FOURTH ESTATE NETWORK OPTIMIZATION (4ENO)	42,084	42,08		
023	MAJOR EQUIPMENT, DLA MAJOR EQUIPMENT	417,459	417,43		
	MAJOR EQUIPMENT, DCSA				
003	MAJOR EQUIPMENT	2,212	2,21		
050	MAJOR EQUIPMENT, TJS	0.800	0.00		
050	MAJOR EQUIPMENT, TJS	8,329	8,32		
051	MAJOR EQUIPMENT—TJS CYBER	1,247	1,24		
	MAJOR EQUIPMENT, MISSILE DEFENSE AGENCY		201.01		
031	THAAD	495,396	601,39		
001	THAAD battery #8		[106,00		
034	AEGIS BMD	356,195	356,19		
035	AEGIS BMD AP	44,901	44,90		
037	SM-3 IIAS	218,322	333,32		
	Increase SM-3 Block IIA quantities		[115,00		
038	ARROW 3 UPPER TIER SYSTEMS	77,000	77,00		
039	SHORT RANGE BALLISTIC MISSILE DEFENSE (SRBMD)	50,000	50,00		
040	AEGIS ASHORE PHASE III	39,114	39,11		
041	IRON DOME	73,000	73,00		
042	AEGIS BMD HARDWARE AND SOFTWARE	104,241	104,2		
	MAJOR EQUIPMENT, DHRA				
005	PERSONNEL ADMINISTRATION MAJOR EQUIPMENT, DEFENSE THREAT REDUCTION AGENCY	4,213	4,2		
028	VEHICLES	215	2:		
029	OTHER MAJOR EQUIPMENT	9,994	9,99		
	MAJOR EQUIPMENT, DEFENSE SECURITY COOPERATION AGEN-				
	CY				
027	REGIONAL CENTER PROCUREMENT	1,598	1,59		
	MAJOR EQUIPMENT, DODEA				
025	AUTOMATION/EDUCATIONAL SUPPORT & LOGISTICS	1,319	1,31		
	MAJOR EQUIPMENT, DCMA				
002	MAJOR EQUIPMENT	1,398	1,3		
	MAJOR EQUIPMENT, DMACT				
024	MAJOR EQUIPMENT	7,993	7,9		
	CLASSIFIED PROGRAMS				
54A	CLASSIFIED PROGRAMS	554,264	554,20		
	AVIATION PROGRAMS				
055	ARMED OVERWATCH/TARGETING	101,000	53,00		
	Program decrease		[-80,0		
	U.S. Special Operations Command Armed Overwatch program		[32,00		
059	ROTARY WING UPGRADES AND SUSTAINMENT	211,041	211,0		
060	UNMANNED ISR	25,488	20,4		
	Program decrease	,	[-5,0		
061	NON-STANDARD AVIATION	61,874	56,8		
001	Program decrease	01,074	[-5,00		
062	U-28	3,825	3,8		
063	MH-47 CHINOOK	135,482	135,4		
064	CV-22 MODIFICATION	14,829	14,8		
	MQ-9 UNMANNED AERIAL VEHICLE				
065	·	6,746	6,7		
066	PRECISION STRIKE PACKAGE	243,111	238,1		
0.02	Program decrease	100.011	[-5,0		
067	AC/MC-130J C-130 MODIFICATIONS	163,914	163,9		
068	0 -00 -00 -00 -00 -00 -00 -00 -00 -00 -	20,414	20,4		
	SHIPBUILDING				
069	UNDERWATER SYSTEMS	20,556	20,5		
070	AMMUNITION PROGRAMS	100 100	1001		
070	ORDNANCE ITEMS <\$5M	186,197	186,13		
0.84	OTHER PROCUREMENT PROGRAMS				
071	INTELLIGENCE SYSTEMS	94,982	94,9		
072	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	11,645	11,6		
073	OTHER ITEMS <\$5M	96,333	96,3		
074	COMBATANT CRAFT SYSTEMS	17,278	17,2		
075	SPECIAL PROGRAMS	78,865	71,36		
	Program decrease		[-7,50		
076	TACTICAL VEHICLES	30,158	30,1		
077	WARRIOR SYSTEMS <\$5M	260,733	260,7		
078	COMBAT MISSION REQUIREMENTS	19,848	19,8		
	•	.,	.,.		

Line	Item	FY 2021 Request	House Authorized
079	GLOBAL VIDEO SURVEILLANCE ACTIVITIES	2,401	2,401
080	OPERATIONAL ENHANCEMENTS INTELLIGENCE	13,861	8,861
	Program decrease		[-5,000]
081	OPERATIONAL ENHANCEMENTS	247,038	242,038
	Program decrease		[-5,000]
	CBDP		
082	CHEMICAL BIOLOGICAL SITUATIONAL AWARENESS	147,150	147,150
083	CB PROTECTION & HAZARD MITIGATION	149,944	149,944
	TOTAL PROCUREMENT, DEFENSE-WIDE	5,324,487	5,384,987

1 SEC. 4102. PROCUREMENT FOR OVERSEAS CONTINGENCY

2 *OPERATIONS*.

Line	Item	FY 2021 Request	House Authorized
	AIRCRAFT PROCUREMENT, ARMY ROTARY		
009	AH-64 APACHE BLOCK IIIB NEW BUILD	69,154	64,354
	Unjustified costs		[-4,800
014	CH-47 HELICOPTER	50,472	50,472
	MODIFICATION OF AIRCRAFT		
017	MQ-1 PAYLOAD (MIP)	5,968	5,968
020	MULTI SENSOR ABN RECON (MIP)	122,520	122,520
025	EMARSS SEMA MODS (MIP)	26,460	26,460
030	DEGRADED VISUAL ENVIRONMENT	1,916	1,916
	GROUND SUPPORT AVIONICS		
037	CMWS	149,162	149,162
038	COMMON INFRARED COUNTERMEASURES (CIRCM)	32,400	32,400
	OTHER SUPPORT		
041	AIRCREW INTEGRATED SYSTEMS	3,028	3,028
	TOTAL AIRCRAFT PROCUREMENT, ARMY	461,080	456,280
	MISSILE PROCUREMENT, ARMY		
	SURFACE-TO-AIR MISSILE SYSTEM		
002	M-SHORAD—PROCUREMENT	158,300	158,300
003	MSE MISSILE	176,585	176,58
	AIR-TO-SURFACE MISSILE SYSTEM		
006	HELLFIRE SYS SUMMARY	236,265	236,263
	ANTI-TANK/ASSAULT MISSILE SYS		
011	GUIDED MLRS ROCKET (GMLRS)	127,015	127,013
015	LETHAL MINIATURE AERIAL MISSILE SYSTEM (LMAMS	84,993	84,993
	MODIFICATIONS		
017	ATACMS MODS	78,434	78,434
022	MLRS MODS	20,000	20,000
	TOTAL MISSILE PROCUREMENT, ARMY	881,592	881,592
	PROCUREMENT OF W&TCV, ARMY		
	WEAPONS & OTHER COMBAT VEHICLES		
016	MULTI-ROLE ANTI-ARMOR ANTI-PERSONNEL WEAPON 8	4,765	4,763
018	MORTAR SYSTEMS	10,460	10,460
	TOTAL PROCUREMENT OF W&TCV, ARMY	15,225	15,225
	PROCUREMENT OF AMMUNITION, ARMY		
	SMALL/MEDIUM CAL AMMUNITION		
001	CTG, 5.56MM, ALL TYPES	567	56
002	CTG, 7.62MM, ALL TYPES	40	40
004	CTG, HANDGUN, ALL TYPES	17	1
005	CTG50 CAL, ALL TYPES	189	189
008	CTG, 30MM, ALL TYPES	24,900	24,900
	ARTILLERY AMMUNITION	*	, in the second
016	PROJ 155MM EXTENDED RANGE M982	29,213	29,213
017	ARTILLERY PROPELLANTS, FUZES AND PRIMERS, ALL	21,675	21,673
	ROCKETS	,	,
020	SHOULDER LAUNCHED MUNITIONS, ALL TYPES	176	170
021	ROCKET, HYDRA 70, ALL TYPES	33,880	33,880
0,01		55,550	55,000
	MISCELLANEOUS		
029	MISCELLANEOUS ITEMS LESS THAN \$5 MILLION (AMMO)	11	1:

(In Thousands of Dollars) Line Item FY 2021 House Proceedings of the August States of Thousands of Dollars (In Thousands of Dollars)					
	1000	Request	Authorize		
	OTHER PROCUREMENT, ARMY TACTICAL VEHICLES				
013	FAMILY OF HEAVY TACTICAL VEHICLES (FHTV)	6,500	6,50		
014	PLS ESP	15,163	15,1		
017	TACTICAL WHEELED VEHICLE PROTECTION KITS	27,066	27,0		
030	COMM—SATELLITE COMMUNICATIONS TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS	2,700	2,7		
032	ASSURED POSITIONING, NAVIGATION AND TIMING	12,566	12,5		
033	SMART-T (SPACE)	289	2		
034	GLOBAL BRDCST SVC—GBS	319	3		
0.45	COMM—COMBAT COMMUNICATIONS	4.05%	4.0		
045	FAMILY OF MED COMM FOR COMBAT CASUALTY CARE COMM—INTELLIGENCE COMM	1,257	1,2		
048	CI AUTOMATION ARCHITECTURE (MIP)	1,230	1,2		
	INFORMATION SECURITY				
052	COMMUNICATIONS SECURITY (COMSEC)	128	1		
0.50	COMM—BASE COMMUNICATIONS	4 = 0.00	45.0		
058 062	INFORMATION SYSTEMSINSTALLATION INFO INFRASTRUCTURE MOD PROGRAM	15,277 74,004	15,2 74,0		
00.2	ELECT EQUIP—TACT INT REL ACT (TIARA)	74,004	74,0		
068	DCGS-A (MIP)	47,709	47,7		
070	TROJAN (MIP)	1,766	1,7		
071	MOD OF IN-SVC EQUIP (INTEL SPT) (MIP)	61,450	61,4		
073	BIOMETRIC TACTICAL COLLECTION DEVICES (MIP) ELECT EQUIP—ELECTRONIC WARFARE (EW)	12,337	12,3		
080	FAMILY OF PERSISTENT SURVEILLANCE CAP. (MIP)	44,293	44,2		
081	COUNTERINTELLIGENCE/SECURITY COUNTERMEASURES	49,100	49,1		
	ELECT EQUIP—TACTICAL SURV. (TAC SURV)				
083	SENTINEL MODS	33,496	33,4		
084	NIGHT VISION DEVICESRADIATION MONITORING SYSTEMS	643	(
087 088	INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS	11 37,000	37,0		
094	COMPUTER BALLISTICS: LHMBC XM32	280	37,0		
095	MORTAR FIRE CONTROL SYSTEM	13,672	13,		
	ELECT EQUIP—TACTICAL C2 SYSTEMS				
100	AIR & MSL DEFENSE PLANNING & CONTROL SYS	15,143	15,		
109	ELECT EQUIP—AUTOMATION ARMY TRAINING MODERNIZATION	4,688	4,0		
110	AUTOMATED DATA PROCESSING EQUIP	16,552	16,3		
	CHEMICAL DEFENSIVE EQUIPMENT				
121	FAMILY OF NON-LETHAL EQUIPMENT (FNLE)	25,480	25,		
122	BASE DEFENSE SYSTEMS (BDS)	98,960	98,9		
123	CBRN DEFENSE BRIDGING EQUIPMENT	18,887	18,8		
125	TACTICAL BRIDGING	50,400	50,4		
	ENGINEER (NON-CONSTRUCTION) EQUIPMENT	,	,		
137	RENDER SAFE SETS KITS OUTFITS	84,000	84,0		
	COMBAT SERVICE SUPPORT EQUIPMENT				
140 142	HEATERS AND ECU'S PERSONNEL RECOVERY SUPPORT SYSTEM (PRSS)	370			
142	FORCE PROVIDER	3,721 56,400	3,5 56,4		
146	FIELD FEEDING EQUIPMENT	2,279	2,2		
147	CARGO AERIAL DEL & PERSONNEL PARACHUTE SYSTEM	2,040	2,0		
	PETROLEUM EQUIPMENT				
150	DISTRIBUTION SYSTEMS, PETROLEUM & WATER	4,374	4,3		
151	MEDICAL EQUIPMENT COMBAT SUPPORT MEDICAL	6,390	6,3		
131	MAINTENANCE EQUIPMENT	0,330	0,.		
152	MOBILE MAINTENANCE EQUIPMENT SYSTEMS	7,769	7,7		
153	ITEMS LESS THAN \$5.0M (MAINT EQ)	184	i		
	CONSTRUCTION EQUIPMENT	0.400			
156 157	LOADERSHYDRAULIC EXCAVATOR	3,190 7,600	3,: 7,0		
158	TRACTOR, FULL TRACKED	7,600	7,0 7,4		
160	HIGH MOBILITY ENGINEER EXCAVATOR (HMEE)	3,703	3,7		
162	CONST EQUIP ESP	657			
	GENERATORS				
167	GENERATORS AND ASSOCIATED EQUIP	106	-		
169	MATERIAL HANDLING EQUIPMENT FAMILY OF FORKLIFTS	1,885	1,8		
100	OTHER SUPPORT EQUIPMENT	1,000	1,0		
180	RAPID EQUIPPING SOLDIER SUPPORT EQUIPMENT	8,500	8,:		
181	PHYSICAL SECURITY SYSTEMS (OPA3)	3,248	3,2		
185	BUILDING, PRE-FAB, RELOCATABLE TOTAL OTHER PROCUREMENT, ARMY	31,845 924,077	31,8 924,0		

AIRCRAFT PROCUREMENT, NAVY OTHER AIRCRAFT

Line	(In Thousands of Dollars) Item	FY 2021	House
шие		Request	Authorized
024	STUASLO UAV MODIFICATION OF AIRCRAFT	7,921	7,92
053	COMMON ECM EQUIPMENT	3,474	3,47
055	COMMON DEFENSIVE WEAPON SYSTEM	3,339	3,33
064	QRC TOTAL AIRCRAFT PROCUREMENT, NAVY	18,507 33,241	18,50 33,24
	WEAPONS PROCUREMENT, NAVY		
	TACTICAL MISSILES		
012	HELLFIRE TOTAL WEAPONS PROCUREMENT, NAVY	5,572 5,572	5,57. 5,57 .
	PROCUREMENT OF AMMO, NAVY & MC		
	NAVY AMMUNITION		
001	GENERAL PURPOSE BOMBS	8,068	8,06
002	JDAM	15,529	15,52
003	AIRBORNE ROCKETS, ALL TYPES	23,000	23,00
004	MACHINE GUN AMMUNITION	22,600	22,60
006	CARTRIDGES & CART ACTUATED DEVICES	3,927	3,92
007	AIR EXPENDABLE COUNTERMEASURES	15,978	15,97
008	JATOS	2,100	2,10
011	OTHER SHIP GUN AMMUNITION	2,611	2,61
012	SMALL ARMS & LANDING PARTY AMMO	1,624	1,62
013	PYROTECHNIC AND DEMOLITION	505	50
	TOTAL PROCUREMENT OF AMMO, NAVY & MC	95,942	95,94
	OTHER PROCUREMENT, NAVY SMALL BOATS		
028	STANDARD BOATS	19,104	19,10
	OTHER SHIP SUPPORT	., .	., .
035	SMALL & MEDIUM UUV	2,946	2,94
	ASW ELECTRONIC EQUIPMENT	,	.,,
043	FIXED SURVEILLANCE SYSTEM	213,000	213,00
	SONOBUOYS		
092	SONOBUOYS—ALL TYPES	26,196	26,19
00.5	AIRCRAFT SUPPORT EQUIPMENT	CO 947	CO 94
095	AIRCRAFT SUPPORT EQUIPMENTOTHER ORDNANCE SUPPORT EQUIPMENT	60,217	60,21
110	EXPLOSIVE ORDNANCE DISPOSAL EQUIP	2,124	2,12
110	CIVIL ENGINEERING SUPPORT EQUIPMENT	2,124	2,12
115	PASSENGER CARRYING VEHICLES	177	17
116	GENERAL PURPOSE TRUCKS	416	41
118	FIRE FIGHTING EQUIPMENT	801	80
	SUPPLY SUPPORT EQUIPMENT		
125	FIRST DESTINATION TRANSPORTATION	520	52
	TRAINING DEVICES		
128	TRAINING AND EDUCATION EQUIPMENT	11,500	11,50
	COMMAND SUPPORT EQUIPMENT	,	,
130	MEDICAL SUPPORT EQUIPMENT	3,525	3,52
136	PHYSICAL SECURITY EQUIPMENT	3,000	3,00
	TOTAL OTHER PROCUREMENT, NAVY	343,526	343,52
	PROCUREMENT, MARINE CORPS		
	GUIDED MISSILES		
012	GUIDED MLRS ROCKET (GMLRS)	17,456	17,45
	OTHER SUPPORT (TEL)		
015	MODIFICATION KITS	4,200	4,20
	INTELL/COMM EQUIPMENT (NON-TEL)		
022	INTELLIGENCE SUPPORT EQUIPMENT	10,124	10,12
	TACTICAL VEHICLES		
038	MOTOR TRANSPORT MODIFICATIONS TOTAL PROCUREMENT, MARINE CORPS	16,183 47,963	16,18 47,96
	AIRCRAFT PROCUREMENT, AIR FORCE		
049	HELICOPTERS COMBAT RESCUE HELICOPTER	474.000	474.00
013	OTHER AIRCRAFT	174,000	174,00
090	MQ-9	149 400	149.40
020		142,490	142,49
0.21	RQ-20B PUMASTRATEGIC AIRCRAFT	13,770	13,77
096	STRATEGIC AIRCRAFT LADGE AIRCRAFT INEPADED COUNTEDWEASURES	FP FOA	EM EA
026	LARGE AIRCRAFT INFRARED COUNTERMEASURES	57,521	57,52
046	OTHER AIRCRAFT	0.000	0.00
046	U-2 MODS	9,600	9,60
OFF	COMPASS CALL	12,800	12,80
055	HC/MC 420 MODIFICATIONS		
066	HC/MC-130 MODIFICATIONS	58,020 46,100	58,02
	HC/MC-130 MODIFICATIONS	58,020 46,100	58,02 63,50 [17,40

Line	(In Thousands of Dollars) Item	FY 2021	House
шие	nem	Request	Authorized
	AIRCRAFT SPARES AND REPAIR PARTS		
071	INITIAL SPARES/REPAIR PARTS	10,700	10,700
072	MQ-9 COMMON SUPPORT EQUIPMENT	12,250	12,250
073	AIRCRAFT REPLACEMENT SUPPORT EQUIP	25,614	25,614
	TOTAL AIRCRAFT PROCUREMENT, AIR FORCE	569,155	586,555
	MISSILE PROCUREMENT, AIR FORCE		
	TACTICAL		
004	JOINT AIR-SURFACE STANDOFF MISSILE	30,000	30,000
008 009	PREDATOR HELLFIRE MISSILE	143,420 50,352	143,420 50,352
000	TOTAL MISSILE PROCUREMENT, AIR FORCE	223,772	223,772
	PROCUREMENT OF AMMUNITION, AIR FORCE ROCKETS		
001	ROCKETS	19,489	19,48
002	CARTRIDGES CARTRIDGES	40,434	40,43
002	BOMBS	40,404	40,404
004	GENERAL PURPOSE BOMBS	369,566	369,566
006	JOINT DIRECT ATTACK MUNITION	237,723	237,723
	FLARES		
015	FUZES	21,171	21,171
016	FUZES	107,855	107,855
017	SMALL ARMS SMALL ARMS	6,217	6,217
017	TOTAL PROCUREMENT OF AMMUNITION, AIR FORCE	802,455	802,455
	OTHER PROCUREMENT, AIR FORCE		
001	PASSENGER CARRYING VEHICLES PASSENGER CARRYING VEHICLES	1,302	1,302
	CARGO AND UTILITY VEHICLES	,	,
002	MEDIUM TACTICAL VEHICLE	3,400	3,400
004	CARGO AND UTILITY VEHICLES	12,475	12,473
005	SPECIAL PURPOSE VEHICLES JOINT LIGHT TACTICAL VEHICLE	20.150	00.45
005 007	SPECIAL PURPOSE VEHICLES	26,150 51,254	26,150 51,25
007	FIRE FIGHTING EQUIPMENT	51,254	51,25
008	FIRE FIGHTING/CRASH RESCUE VEHICLES	24,903	24,903
	MATERIALS HANDLING EQUIPMENT		
009	MATERIALS HANDLING VEHICLES	14,167	14,167
010	BASE MAINTENANCE SUPPORT RUNWAY SNOW REMOV AND CLEANING EQU	5,759	5,759
011	BASE MAINTENANCE SUPPORT VEHICLES	20,653	20,658
	SPCL COMM-ELECTRONICS PROJECTS	,	,
026	GENERAL INFORMATION TECHNOLOGY	5,100	5,100
030	AIR FORCE PHYSICAL SECURITY SYSTEM	56,496	56,496
0.40	ORGANIZATION AND BASE	00.242	00 242
049	BASE COMM INFRASTRUCTUREBASE SUPPORT EQUIPMENT	30,717	30,717
055	ENGINEERING AND EOD EQUIPMENT	13,172	13,172
056	MOBILITY EQUIPMENT	33,694	33,694
057	FUELS SUPPORT EQUIPMENT (FSE)	1,777	1,777
058	BASE MAINTENANCE AND SUPPORT EQUIPMENT	31,620	31,620
0.01	SPECIAL SUPPORT PROJECTS	4.0 200	10.700
061	DCGS-AF SPARES AND REPAIR PARTS	18,700	18,700
065	SPARES AND REPAIR PARTS	4,000	4.000
	TOTAL OTHER PROCUREMENT, AIR FORCE	355,339	355,339
	PROCUREMENT, DEFENSE-WIDE MAJOR EQUIPMENT, DISA		
016	DEFENSE INFORMATION SYSTEM NETWORK	6,120	6,120
	MAJOR EQUIPMENT, DEFENSE THREAT REDUCTION AGENCY		
030	COUNTER IMPROVISED THREAT TECHNOLOGIES	2,540	2,540
54A	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS	2.500	2 500
34A	AVIATION PROGRAMS	3,500	3,500
056	MANNED ISR	5,000	45,100
	Combat loss replacement—DHC-8	-,	[40,100
057	MC-12	5,000	5,000
060	UNMANNED ISR	8,207	8,207
020	AMMUNITION PROGRAMS	400 000	405.05
070	ORDNANCE ITEMS <\$5M OTHER PROCUREMENT PROGRAMS	105,355	105,355
071	INTELLIGENCE SYSTEMS	16,234	16,234
		,	

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Line	Item	FY 2021 Request	House Authorized
073	OTHER ITEMS <\$5M	984	984
076	TACTICAL VEHICLES	2,990	2,990
077	WARRIOR SYSTEMS <\$5M	32,573	37,573
	Development of autonomous, multi-sensor cUAS capabilities with kinetic effects		[5,000]
078	COMBAT MISSION REQUIREMENTS	10,000	10,000
080	OPERATIONAL ENHANCEMENTS INTELLIGENCE	6,724	6,724
081	OPERATIONAL ENHANCEMENTS	53,264	53,264
	TOTAL PROCUREMENT, DEFENSE-WIDE	258,491	303,591
	NATIONAL GUARD AND RESERVE EQUIPMENT ACCOUNT UNDISTRIBUTED		
007	UNDISTRIBUTED		150,000
	Program increase		[150,000]
	TOTAL NATIONAL GUARD AND RESERVE EQUIPMENT ACCOUNT.		150,000
	TOTAL NATIONAL GUARD AND RESERVE EQUIPMENT		150,000

1 TITLE XLII—RESEARCH, DEVEL-2 OPMENT, TEST, AND EVALUA-3 TION

- 4 SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-
- 5 **TION**.

Line	Program Element	Item	FY 2021 Request	House Authorized
		RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY		
000	0.004400.4	BASIC RESEARCH DEFENSE RESEARCH SCIENCES	909.05%	900.05
002	0601102A		303,257	308,257
003	0601103A	Counter-UAS Army research labUNIVERSITY RESEARCH INITIATIVES	C7 140	[5,000]
003	0601103A 0601104A	UNIVERSITY AND INDUSTRY RESEARCH CENTERS	67,148	67,148
004	0601104A		87,877	96,877
		Automotive research center modeling and simulation		[5,000]
005	00011011	Biotechnology advancements CYBER COLLABORATIVE RESEARCH ALLIANCE	5 000	[4,000]
005	0601121A		5,077	5,077
		SUBTOTAL BASIC RESEARCH	463,359	477,359
		APPLIED RESEARCH		
007	0602115A	BIOMEDICAL TECHNOLOGY	11,835	11,835
011	0602134A	COUNTER IMPROVISED-THREAT ADVANCED STUDIES	2,000	2,000
012	0602141A	LETHALITY TECHNOLOGY	42,425	47,425
		Next generation additive manufacturing and 3-D printed electronics		[5,000]
013	0602142A	ARMY APPLIED RESEARCH	30,757	30,757
014	0602143A	SOLDIER LETHALITY TECHNOLOGY	125,435	132,435
		HEROES program increase		[5,000]
		Syn-bio enabled functional materials for the soldier		[2,000]
015	0602144A	GROUND TECHNOLOGY	28,047	45,047
		Cold weather military research		[2,000]
		Materials recovery technologies for defense supply resiliency		[10,000]
		Polymeric composites via cold spray additive manufacturing		[5,000]
016	0602145A	NEXT GENERATION COMBAT VEHICLE TECHNOLOGY	217,565	217,565
017	0602146A	NETWORK C3I TECHNOLOGY	114,404	129,404
		Alternative positioning navigation and timing		[5,000]
		Multi-drone/multi-sensor intelligence, surveillance, and reconnaissance capabilities.		[2,000]
		Program increase		[5,000
		Sensor and electronic network initatives		[3,000
018	0602147A	LONG RANGE PRECISION FIRES TECHNOLOGY	60,553	60,553
019	0602148A	FUTURE VERTICLE LIFT TECHNOLOGY	96,484	101,484
		High density eVOTL power source research		[5,000
020	0602150A	AIR AND MISSILE DEFENSE TECHNOLOGY	56,298	76,298
		Advanced tracking and targeting capability		[5,000]
		High energy laser technology		[5,000]

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	D	(In Thousands of Dollars)	EW 0004	77.
Line	Program Element	Item	FY 2021 Request	House Authorized
		Radar research		[5,000
000	00000194	UAS threat detection	10.016	[5,000]
022 040	0602213A 0602785A	MANPOWER/PERSONNEL/TRAINING TECHNOLOGY	18,816 20,766	18,816 20,766
042	0602787A	MEDICAL TECHNOLOGY	95,496	95,496
012	000270711	SUBTOTAL APPLIED RESEARCH	920,881	989,881
		ADVANCED TECHNOLOGY DEVELOPMENT		
044	0603002A	MEDICAL ADVANCED TECHNOLOGY	38,896	38,896
049	0603007A	MANPOWER, PERSONNEL AND TRAINING ADVANCED TECH- NOLOGY.	11,659	11,659
052	0603115A	MEDICAL DEVELOPMENT	27,723	27,725
053	0603117A	ARMY ADVANCED TECHNOLOGY DEVELOPMENT	62,663	62,663
054	0603118A	SOLDIER LETHALITY ADVANCED TECHNOLOGY	109,608	118,608
		Advanced AI/AA analytics for modernization and readiness		[5,000
055	0603119A	Anthropomorphic study for body armor modernization GROUND ADVANCED TECHNOLOGY	14 705	[4,000
055	0003113A	Rapid entry and sustainment for the arctic	14,795	23,295 [5,000
		Survivability and energy reduction of hard shelters		[3,500
059	0603134A	COUNTER IMPROVISED-THREAT SIMULATION	25,000	25,000
063	0603457A	C3I CYBER ADVANCED DEVELOPMENT	23,357	23,357
064	0603461A	HIGH PERFORMANCE COMPUTING MODERNIZATION PROGRAM	188,024	188,024
065	0603462A	NEXT GENERATION COMBAT VEHICLE ADVANCED TECH- NOLOGY.	199,358	216,358
		Cyber security support for vehicle development		[2,000
		Fuel cell powered vehicle development		[15,000
066	0603463A	NETWORK C3I ADVANCED TECHNOLOGY	158,608	163,608
		Tactical geospatial information development		[5,000]
067	0603464A	LONG RANGE PRECISION FIRES ADVANCED TECHNOLOGY	121,060	131,060
		Hypervelocity projectile		[10,000]
068	0603465A	FUTURE VERTICAL LIFT ADVANCED TECHNOLOGY	156,194	156,194
069	0603466A	AIR AND MISSILE DEFENSE ADVANCED TECHNOLOGY	58,130	63,130
077	0603920A	Program acceleration HUMANITARIAN DEMINING	8,515	[5,000] 8,515
077	0003920A	SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	1,203,590	1,258,090
078	0603305A	ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES ARMY MISSLE DEFENSE SYSTEMS INTEGRATION	11,062	21,062 [10,000
079	0603308A	ARMY SPACE SYSTEMS INTEGRATION	26,230	26,230
080	0603327A	AIR AND MISSILE DEFENSE SYSTEMS ENGINEERING	26,482	26,482
081	0603619A	LANDMINE WARFARE AND BARRIER—ADV DEV MICLIC replacement development	64,092	66,092 [2,000
083	0603639A	TANK AND MEDIUM CALIBER AMMUNITION	92,753	92,753
084	0603645A	ARMORED SYSTEM MODERNIZATION—ADV DEV	151,478	163,978
		Fuel cell powered vehicle development		[15,000
		Modeling and simulation support for vehicle development		[12,500]
		Program decrease		[-15,000
085	0603747A	SOLDIER SUPPORT AND SURVIVABILITY	5,841	5,841
086	0603766A	TACTICAL ELECTRONIC SURVEILLANCE SYSTEM—ADV DEV	194,775	194,775
087	0603774A	NIGHT VISION SYSTEMS ADVANCED DEVELOPMENT	24,316	24,316
088 089	0603779A 0603790A	ENVIRONMENTAL QUALITY TECHNOLOGY—DEM/VAL NATO RESEARCH AND DEVELOPMENT	13,387 4,762	13,387 4,762
090	0603730A 0603801A	AVIATION—ADV DEV	647,937	647,937
091	0603804A	LOGISTICS AND ENGINEER EQUIPMENT—ADV DEV	4,761	4,761
092	0603807A	MEDICAL SYSTEMS—ADV DEV	28,520	28,520
093	0603827A	SOLDIER SYSTEMS—ADVANCED DEVELOPMENT	26,138	23,138 [-3,000
094	0604017A	ROBOTICS DEVELOPMENT	121,207	115,407
096	0604021A	Program reduction ELECTRONIC WARFARE TECHNOLOGY MATURATION (MIP)	22,840	[-5,800] 22,840
097	0604035A	LOW EARTH ORBIT (LEO) SATELLITE CAPABILITY	22,678	22,678
098	0604100A	ANALYSIS OF ALTERNATIVES	10,082	10,082
099	0604101A	SMALL UNMANNED AERIAL VEHICLE (SUAV) (6.4)	1,378	1,378
100	0604113A	FUTURE TACTICAL UNMANNED AIRCRAFT SYSTEM (FTUAS)	40,083	40,083
101	0604114A	LOWER TIER AIR MISSILE DEFENSE (LTAMD) SENSOR	376,373	376,373
102	0604115A	TECHNOLOGY MATURATION INITIATIVES	156,834	156,834
103	0604117A	$MANEUVER -\!$	4,995	4,995
105	0604119A	ARMY ADVANCED COMPONENT DEVELOPMENT & PROTOTYPING	170,490	170,490
106	0604120A	ASSURED POSITIONING, NAVIGATION AND TIMING (PNT)	128,125	128,125
107	0604121A	SYNTHETIC TRAINING ENVIRONMENT REFINEMENT & PROTO- TYPING.	129,547	129,547
108	0604134A	COUNTER IMPROVISED-THREAT DEMONSTRATION, PROTOTYPE DEVELOPMENT, AND TESTING.	13,831	13,831
109	0604182A	HYPERSONICS Program increase	801,417	811,417 [10,000]
111	0604403A	FUTURE INTERCEPTOR	7,992	7,992

Line	Program	Item	FY 2021	House
Line	Element	Item	Request	Authorized
112	0604541A	UNIFIED NETWORK TRANSPORT	40,677	40,677
115	0305251A	CYBERSPACE OPERATIONS FORCES AND FORCE SUPPORT	50,525	50,525
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	3,421,608	3,447,308
		SYSTEM DEVELOPMENT & DEMONSTRATION		
118	0604201A	AIRCRAFT AVIONICS	2,764	2,764
119	0604270A	ELECTRONIC WARFARE DEVELOPMENT	62,426	62,426
121	0604601A	INFANTRY SUPPORT WEAPONS	91,574	98,574
		Advanced gunner protection kit development		[2,000]
122	0604604A	Soldier Enhancement ProgramMEDIUM TACTICAL VEHICLES	0.509	[5,000]
123	0604604A 0604611A	JAVELIN	8,523 7,493	8,523 7,493
124	0604622A	FAMILY OF HEAVY TACTICAL VEHICLES	24,792	24,792
125	0604633A	AIR TRAFFIC CONTROL	3,511	3,511
126	0604642A	LIGHT TACTICAL WHEELED VEHICLES	1,976	1,976
127	0604645A	ARMORED SYSTEMS MODERNIZATION (ASM)—ENG DEV	135,488	135,488
128	0604710A	NIGHT VISION SYSTEMS—ENG DEV	61,445	61,445
129	0604713A	COMBAT FEEDING, CLOTHING, AND EQUIPMENT	2,814	2,814
130	0604715A 0604741A	NON-SYSTEM TRAINING DEVICES—ENG DEV	28,036	28,036
131	0604741A	AIR DEFENSE COMMAND, CONTROL AND INTELLIGENCE—ENG DEV.	43,651	39,651
	0.00 (5:1-1	Army identified funds excess to need		[-4,000]
132	0604742A	CONSTRUCTIVE SIMULATION SYSTEMS DEVELOPMENT	10,150	10,150
133	0604746A	AUTOMATIC TEST EQUIPMENT DEVELOPMENT	5,578	5,578
134 135	0604760A 0604768A	DISTRIBUTIVE INTERACTIVE SIMULATIONS (DIS)—ENG DEV BRILLIANT ANTI-ARMOR SUBMUNITION (BAT)	7,892 24,975	7,892 24,975
136	0604768A 0604780A	COMBINED ARMS TACTICAL TRAINER (CATT) CORE	3,568	24,975 3,568
137	0604798A	BRIGADE ANALYSIS, INTEGRATION AND EVALUATION	19,268	19,268
138	0604802A	WEAPONS AND MUNITIONS—ENG DEV	265,811	265,811
139	0604804A	LOGISTICS AND ENGINEER EQUIPMENT—ENG DEV	49,694	49,694
140	0604805A	COMMAND, CONTROL, COMMUNICATIONS SYSTEMS—ENG DEV	11,079	11,079
141	0604807A	MEDICAL MATERIEL/MEDICAL BIOLOGICAL DEFENSE EQUIP- MENT—ENG DEV.	49,870	49,870
142	0604808A	LANDMINE WARFARE/BARRIER—ENG DEV	9,589	9,589
143	0604818A	ARMY TACTICAL COMMAND & CONTROL HARDWARE & SOFT- WARE.	162,513	152,513
		Command post integrated infrastructure contract delay		[-10,000]
144	0604820A	RADAR DEVELOPMENT	109,259	109,259
145	0604822A	GENERAL FUND ENTERPRISE BUSINESS SYSTEM (GFEBS)	21,201	21,201
146	0604823A	FIREFINDER	20,008	16,808
		Prior year carry-over		[-3,200]
147	0604827A	SOLDIER SYSTEMS—WARRIOR DEM/VAL	6,534	6,534
148	0604852A	SUITE OF SURVIVABILITY ENHANCEMENT SYSTEMS—EMD	82,459	109,380
		Prior year carry-over		[-5,079]
149	0604854A	Program increase for vehicle protection systems ARTILLERY SYSTEMS—EMD	11 611	[32,000] 11,611
150	0605013A	INFORMATION TECHNOLOGY DEVELOPMENT	11,611 142,678	137,678
130	00030131	Reprioritization	142,070	[-5,000]
151	0605018A	INTEGRATED PERSONNEL AND PAY SYSTEM-ARMY (IPPS-A)	115,286	115,286
152	0605028A	ARMORED MULTI-PURPOSE VEHICLE (AMPV)	96,594	76,594
		Army identified funds excess to need		[-20,000]
154	0605030A	JOINT TACTICAL NETWORK CENTER (JTNC)	16,264	16,264
155	0605031A	JOINT TACTICAL NETWORK (JTN)	31,696	31,696
157	0605033A	GROUND-BASED OPERATIONAL SURVEILLANCE SYSTEM—EX- PEDITIONARY (GBOSS-E).	5,976	5,976
159	0605035A	COMMON INFRARED COUNTERMEASURES (CIRCM)	23,321	28,321
		AI virtual training environments		[5,000]
161	0605038A	NUCLEAR BIOLOGICAL CHEMICAL RECONNAISSANCE VEHICLE (NBCRV) SENSOR SUITE.	4,846	4,846
162	0605041A	DEFENSIVE CYBER TOOL DEVELOPMENT	28,544	28,544
163	0605042A	TACTICAL NETWORK RADIO SYSTEMS (LOW-TIER)	28,178	28,178
164	0605047A	CONTRACT WRITING SYSTEM	22,860	22,860
166	0605051A	AIRCRAFT SURVIVABILITY DEVELOPMENT	35,893	35,893
167	0605052A	INDIRECT FIRE PROTECTION CAPABILITY INC 2—BLOCK 1 Army identified funds excess to need	235,770	187,970 [-47,800]
168	0605053A	GROUND ROBOTICS	13,710	13,710
169	0605054A	EMERGING TECHNOLOGY INITIATIVES	294,739	284,739
		Program decrease		[-10,000]
170	0605145A	MEDICAL PRODUCTS AND SUPPORT SYSTEMS DEVELOPMENT	954	954
171	0605203A	ARMY SYSTEM DEVELOPMENT & DEMONSTRATION	150,201	150,201
172	0605205A	SMALL UNMANNED AERIAL VEHICLE (SUAV) (6.5)	5,999	5,999
174	0605450A	JOINT AIR-TO-GROUND MISSILE (JAGM)	8,891	8,891
175	0605457A	ARMY INTEGRATED AIR AND MISSILE DEFENSE (AIAMD)	193,929	193,929
176	0605625A	MANNED GROUND VEHICLE Army identified funds excess to need	327,732	244,732
177	0605766A	Army identified funds excess to need	7,670	[-83,000] 7,670
178	0605766A 0605812A	JOINT LIGHT TACTICAL VEHICLE (JLTV) ENGINEERING AND	1,742	1,742
		MANUFACTURING DEVELOPMENT PH.	-,, 10	1,. 10

		(In Thousands of Dollars)		
Line	Program Element	Item	FY 2021 Request	House Authorized
179	0605830A	AVIATION GROUND SUPPORT EQUIPMENT	1,467	4,467
100	00000004	Aircraft cleaning and deicing system development	0.754	[3,000
180 183	0303032A 0304270A	TROJAN—RH12 ELECTRONIC WARFARE DEVELOPMENT	3,451 55,855	3,451 55,855
100	03042701	SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA- TION.	3,199,798	3,058,719
		MANAGEMENT SUPPORT		
185	0604256A	THREAT SIMULATOR DEVELOPMENT	14,515	14,515
186	0604258A	TARGET SYSTEMS DEVELOPMENT	10,668	10,668
187	0604759A	MAJOR T&E INVESTMENT	106,270	111,270
		Program increase		[5,000
188 189	0605103A 0605301A	RAND ARROYO CENTERARMY KWAJALEIN ATOLL	13,481 231,824	13,481 231,824
190	0605326A	CONCEPTS EXPERIMENTATION PROGRAM	54,898	54,898
192	0605601A	ARMY TEST RANGES AND FACILITIES	350,359	350,359
193	0605602A	ARMY TECHNICAL TEST INSTRUMENTATION AND TARGETS	48,475	62,975
		Aviation component testing		[5,000
		Testing additive manufacturing technology		[9,500
194	0605604A	SURVIVABILITY/LETHALITY ANALYSIS	36,001	36,001
195 196	0605606A 0605702A	AIRCRAFT CERTIFICATION METEOROLOGICAL SUPPORT TO RDT&E ACTIVITIES	2,736	2,736 6,488
197	0605702A 0605706A	MATERIEL SYSTEMS ANALYSIS	6,488 21,859	21,859
198	0605709A	EXPLOITATION OF FOREIGN ITEMS	7,936	7,936
199	0605712A	SUPPORT OF OPERATIONAL TESTING	54,470	54,470
200	0605716A	ARMY EVALUATION CENTER	63,141	63,141
201	0605718A	ARMY MODELING & SIM X-CMD COLLABORATION & INTEG	2,572	2,572
202	0605801A	PROGRAMWIDE ACTIVITIES	87,472	87,472
203	0605803A	TECHNICAL INFORMATION ACTIVITIES	26,244	26,244
204	0605805A	MUNITIONS STANDARDIZATION, EFFECTIVENESS AND SAFETY Development of polymer-cased ammunition	40,133	50,135 [5,000
		Program acceleration		[5,000
205	0605857A	ENVIRONMENTAL QUALITY TECHNOLOGY MGMT SUPPORT	1,780	1,780
206	0605898A	ARMY DIRECT REPORT HEADQUARTERS—R&D - MHA	55,045	55,045
208	0606002A	$RONALD\ REAGAN\ BALLISTIC\ MISSILE\ DEFENSE\ TEST\ SITE\$	71,306	71,306
209	0606003A	COUNTERINTEL AND HUMAN INTEL MODERNIZATION	1,063	1,065
210	0606105A	MEDICAL PROGRAM-WIDE ACTIVITIES	19,891	19,891
211	0606942A	ASSESSMENTS AND EVALUATIONS CYBER VULNERABILITIES SUBTOTAL MANAGEMENT SUPPORT	4,496 1,333,123	4,496 1,362,623
		OPERATIONAL SYSTEMS DEVELOPMENT		
214	0603778A	MLRS PRODUCT IMPROVEMENT PROGRAM	10,157	10,157
216	0605024A	ANTI-TAMPER TECHNOLOGY SUPPORT	8,682	8,682
217	0607131A	WEAPONS AND MUNITIONS PRODUCT IMPROVEMENT PRO-	20,409	20,409
219	0607134A	GRAMS. LONG RANGE PRECISION FIRES (LRPF)	122,733	56,633
		Program reduction	2.2.2,1.2.2	[-66,100
221	0607136A	BLACKHAWK PRODUCT IMPROVEMENT PROGRAM	11,236	16,236
000	0.0024.024	Thermoplastic drive shafts	10,004	[5,000
222	0607137A	CHINOOK PRODUCT IMPROVEMENT PROGRAM	46,091	51,091
224	0607139A	Carbon composite materials for wheels and brakes IMPROVED TURBINE ENGINE PROGRAM	249,257	[5,000 249,257
225	0607142A	AVIATION ROCKET SYSTEM PRODUCT IMPROVEMENT AND DE- VELOPMENT.	17,155	17,155
226	0607143A	UNMANNED AIRCRAFT SYSTEM UNIVERSAL PRODUCTS	7,743	7,745
227	0607145A	APACHE FUTURE DEVELOPMENT	77,177	77,177
228	0607150A	INTEL CYBER DEVELOPMENT	14,652	14,652
229	0607312A	ARMY OPERATIONAL SYSTEMS DEVELOPMENT	35,851	35,851
230	0607665A	FAMILY OF BIOMETRICSPATRIOT PRODUCT IMPROVEMENT	1,324	1,324
231 232	0607865A 0203728A	JOINT AUTOMATED DEEP OPERATION COORDINATION SYSTEM	187,840 44,691	187,840 44,691
202	0203720A	(JADOCS).	44,031	44,031
233	0203735A	COMBAT VEHICLE IMPROVEMENT PROGRAMS CROWS-J program delay	268,919	263,252 [-5,667
234	0203743A	155MM SELF-PROPELLED HOWITZER IMPROVEMENTS	427,254	290,965
		Prior year carry-over		[-6,291
235	0203744A	Program decrease AIRCRAFT MODIFICATIONS/PRODUCT IMPROVEMENT PRO-	11,688	[-130,000 7,688
		GRAMS. Early to need		[-4,000
236	0203752A	AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM	80	[-4,000 80
237	0203758A	DIGITIZATION	4,516	4,516
238	0203801A	MISSILE/AIR DEFENSE PRODUCT IMPROVEMENT PROGRAM	1,288	1,288
239	0203802A	OTHER MISSILE PRODUCT IMPROVEMENT PROGRAMS	79,424	19,424
		Program decrease		[-60,000
243	0205412A	ENVIRONMENTAL QUALITY TECHNOLOGY—OPERATIONAL SYSTEM DEV.	259	259
244	0205456A	LOWER TIER AIR AND MISSILE DEFENSE (AMD) SYSTEM	166	160

Line	Program	(In Thousands of Dollars)	FY 2021	House
Line	Element	Item	Request	Authorized
245	0205778A	$GUIDED\ MULTIPLE-LAUNCH\ ROCKET\ SYSTEM\ (GMLRS)\$	75,575	75,575
246	0208053A	JOINT TACTICAL GROUND SYSTEM	9,510	9,510
249	0303140A	INFORMATION SYSTEMS SECURITY PROGRAM	29,270	29,270
250	0303141A	GLOBAL COMBAT SUPPORT SYSTEM	86,908	86,908
251	0303142A	SATCOM GROUND ENVIRONMENT (SPACE)	18,684	18,684
256	0305179A	INTEGRATED BROADCAST SERVICE (IBS)	467	467
257	0305204A	TACTICAL UNMANNED AERIAL VEHICLES	4,051	4,051
258	0305206A	AIRBORNE RECONNAISSANCE SYSTEMS	13,283	13,283
259	0305208A	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	47,204	47,204
264	0708045A	END ITEM INDUSTRIAL PREPAREDNESS ACTIVITIES	61,012	67,012 [4,000]
2221		Lightweight film armor development	0.000	[2,000]
266A	9999999999	CLASSIFIED PROGRAMS SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	3,983 1,998,539	3,983 1,742,481
		SOFTWARE AND DIGITAL TECHNOLOGY PILOT PRO- GRAMS		
267	0608041A	DEFENSIVE CYBER—SOFTWARE PROTOTYPE DEVELOPMENT	46,445	46,445
207	0000041A	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS.	46,445	46,445
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL,	12,587,343	12,382,906
		ARMY.		
		RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY BASIC RESEARCH		
001	0601103N	UNIVERSITY RESEARCH INITIATIVES	116,816	121,816
		Navy Defense University Research Instrumentation program increase		[5,000]
002	0601152N	IN-HOUSE LABORATORY INDEPENDENT RESEARCH	19,113	19,113
003	0601153N	DEFENSE RESEARCH SCIENCES	467,158	467,158
		SUBTOTAL BASIC RESEARCH	603,087	608,087
007	00004471	APPLIED RESEARCH	42 200	42 200
004	0602114N	POWER PROJECTION APPLIED RESEARCH	17,792	17,792
005	0602123N	FORCE PROTECTION APPLIED RESEARCH	122,281	147,281
		Additive manufacturing of unmanned maritime systems		[5,000]
		Cyber physical security and resiliency research		[5,000]
		Expeditionary unmanned systems launch and recovery Talent and technology for power and energy systems		[5,000]
				[5,000] [5,000]
006	0602131 M	Unmanned logistics technology MARINE CORPS LANDING FORCE TECHNOLOGY	50,623	50,623
007	0602131M 0602235N	COMMON PICTURE APPLIED RESEARCH		
008	0602235N 0602236N	WARFIGHTER SUSTAINMENT APPLIED RESEARCH	48,001 67,765	48,001 77,765
000	0002230IV	High mobility ground robots	07,703	/7,703 /5,000
009	0602271N	Robotics in complex unstructured environments ELECTROMAGNETIC SYSTEMS APPLIED RESEARCH	94.004	[5,000] 84,994
010	0602271N 0602435N	OCEAN WARFIGHTING ENVIRONMENT APPLIED RESEARCH	84,994 63,392	73,392
010	000240511	Extreme weather events research	05,552	/5,000
		Program increase		[5,000]
011	0602651 M	JOINT NON-LETHAL WEAPONS APPLIED RESEARCH	6,343	6,343
012	0602747N	UNDERSEA WARFARE APPLIED RESEARCH	56,397	91,397
012	00027171	Academic partnerships for undersea vehicle research	00,007	[10,000]
		Autonomous undersea robotics		[10,000]
		Cross-domain autonomy for persistent maritime operations		[10,000]
		Expandable structures for operational effectiveness research		[5,000]
013	0602750N	FUTURE NAVAL CAPABILITIES APPLIED RESEARCH	167,590	167,590
014	0602782N	MINE AND EXPEDITIONARY WARFARE APPLIED RESEARCH	30,715	30,715
015	0602792N	INNOVATIVE NAVAL PROTOTYPES (INP) APPLIED RESEARCH	160,537	160,537
016	0602861N	SCIENCE AND TECHNOLOGY MANAGEMENT—ONR FIELD ACITIVITIES.	76,745	76,745
		SUBTOTAL APPLIED RESEARCH	953,175	1,033,175
017	0603123N	ADVANCED TECHNOLOGY DEVELOPMENT FORCE PROTECTION ADVANCED TECHNOLOGY	24,410	29,410
		Additive manufacturing		[5,000]
018	0603271N	ELECTROMAGNETIC SYSTEMS ADVANCED TECHNOLOGY	8,008	8,008
019	0603640M	$USMC\ ADVANCED\ TECHNOLOGY\ DEMONSTRATION\ (ATD)\$	219,045	249,045
		Expeditionary autonomous logistics		[5,000]
		Heavy payload solar powered UAS		[20,000]
		Modular Advanced Armed Robotic System		[5,000]
020	0603651M	JOINT NON-LETHAL WEAPONS TECHNOLOGY DEVELOPMENT	13,301	13,301
021	0603673N	FUTURE NAVAL CAPABILITIES ADVANCED TECHNOLOGY DE-	246,054	246,054
		VELOPMENT.		
022	0603680N	MANUFACTURING TECHNOLOGY PROGRAM	60,122	60,122
023	0603729N	WARFIGHTER PROTECTION ADVANCED TECHNOLOGY	4,851	4,851
024	0603758N	$NAVY\ WARFIGHTING\ EXPERIMENTS\ AND\ DEMONSTRATIONS\$	40,709	40,709
025	0603782N	MINE AND EXPEDITIONARY WARFARE ADVANCED TECH-	1,948	1,948

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Line	Program Element	Item	FY 2021 Request	House Authorized
026	0603801N	INNOVATIVE NAVAL PROTOTYPES (INP) ADVANCED TECH-	141,948	161,948
		NOLOGY DEVELOPMENT. Accelerated railgun technology maturation	- 00.000	[20,000]
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	760,396	815,396
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
027	0603178N	MEDIUM AND LARGE UNMANNED SURFACE VEHICLES (USVS) EPF conversion to LUSV prototype	464,042	270,442 [45,000]
		Two additional Overlord vessels excess to need		[43,600]
028	0603207N	AIR/OCEAN TACTICAL APPLICATIONS	35,386	35,386
029	0603216N	AVIATION SURVIVABILITY	13,428	13,428
030	0603239N	ISO NAVAL CONSTRUCTION FORCES	2,350	2,350
031	0603251N	AIRCRAFT SYSTEMS	418	418
032	0603254N	ASW SYSTEMS DEVELOPMENT	15,719	15,719
033	0603261N	TACTICAL AIRBORNE RECONNAISSANCE	3,411	3,411
034	0603382N	ADVANCED COMBAT SYSTEMS TECHNOLOGY SURFACE AND SHALLOW WATER MINE COUNTERMEASURES	70,218	70,218
035 036	0603502N 0603506N	SURFACE AND SHALLOW WATER MINE COUNTERMEASURES SURFACE SHIP TORPEDO DEFENSE	52,358	52,358 12,816
037	0603506N 0603512N	CARRIER SYSTEMS DEVELOPMENT	12,816 7,559	7,559
038	0603512N 0603525N	PILOT FISH	358,757	278,557
000	000002011	Excess cost growth	000,707	[-25,000]
		Program adjustment		[-55,200]
039	0603527N	RETRACT LARCH	12,562	12,562
040	0603536N	RETRACT JUNIPER	148,000	148,000
041	0603542N	RADIOLOGICAL CONTROL	778	778
042	0603553N	SURFACE ASW	1,161	1,161
043	0603561N	ADVANCED SUBMARINE SYSTEM DEVELOPMENT	185,356	90,356
		Excessive accelerated development		[-28,200]
		Project 1 insufficient budget justification		[-66,800]
044	0603562N	SUBMARINE TACTICAL WARFARE SYSTEMS	10,528	10,528
045	0603563N	SHIP CONCEPT ADVANCED DESIGN	126,396	136,396
		Expeditionary sustainment and repair-related technologies		[5,000]
		Polymorphic build farm for open source technologies		[5,000]
046	0603564N	SHIP PRELIMINARY DESIGN & FEASIBILITY STUDIES	70,270	70,270
047	0603570N	ADVANCED NUCLEAR POWER SYSTEMS	149,188	149,188
048	0603573N	ADVANCED SURFACE MACHINERY SYSTEMS	38,449	38,449
049	0603576N	CHALK EAGLE	71,181	71,181
050	0603581N	LITTORAL COMBAT SHIP (LCS)	32,178	32,178
051	0603582N	COMBAT SYSTEM INTEGRATION	17,843	17,843
052	0603595N	OHIO REPLACEMENT	317,196	317,196
053	0603596N	LCS MISSION MODULES	67,875	67,875
054	0603597N	AUTOMATED TEST AND ANALYSIS	4,797	4,797
055	0603599N	FRIGATE DEVELOPMENT	82,309	82,309
056	0603609N	CONVENTIONAL MUNITIONS	9,922	9,922
057	0603635M	MARINE CORPS GROUND COMBAT/SUPPORT SYSTEM	189,603	182,603
0.50	000005 (N	Program delay	10.001	[-7,000]
058	0603654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT OCEAN ENGINEERING TECHNOLOGY DEVELOPMENT	43,084	43,084
059 060	0603713N 0603721N	ENVIRONMENTAL PROTECTION	6,346 20,601	6,346 20,601
0.04	0603721N 0603724N	NAVY ENERGY PROGRAM	20.122	
061 062	0603724N 0603725N	FACILITIES IMPROVEMENT	23,422 4,664	23,422 4,664
063	0603723IV 0603734N	CHALK CORAL	545,763	520,763
000	00007011	Excess cost growth	010,700	[-25,000]
064	0603739N	NAVY LOGISTIC PRODUCTIVITY	3,884	3,884
065	0603746N	RETRACT MAPLE	353,226	353,226
066	0603748N	LINK PLUMERIA	544,388	519,388
		Excess cost growth	, , , , , , , , , , , , , , , , , , , ,	[-25,000]
067	0603751N	RETRACT ELM	86,730	86,730
068	0603764M	LINK EVERGREEN	236,234	236,234
070	0603790N	NATO RESEARCH AND DEVELOPMENT	6,880	6,880
071	0603795N	LAND ATTACK TECHNOLOGY	10,578	10,578
072	0603851M	JOINT NON-LETHAL WEAPONS TESTING	28,435	28,435
073	0603860N	JOINT PRECISION APPROACH AND LANDING SYSTEMS—DEM/ VAL.	33,612	33,612
074	0603925N	DIRECTED ENERGY AND ELECTRIC WEAPON SYSTEMS One additional system	128,845	216,845 [88,000]
075	0604014N	F/A -18 INFRARED SEARCH AND TRACK (IRST)	84,190	84,190
076	0604027N	DIGITAL WARFARE OFFICE	54,699	54,699
077	0604028N	SMALL AND MEDIUM UNMANNED UNDERSEA VEHICLES	53,942	53,942
078	0604029N	UNMANNED UNDERSEA VEHICLE CORE TECHNOLOGIES	40,060	40,060
079	0604030N	RAPID PROTOTYPING, EXPERIMENTATION AND DEMONSTRA-	12,100	12,100
		TION		
080	0604031N	LARGE UNMANNED UNDERSEA VEHICLES	78,122	42,122
		Early to need, phase 1 results needed first		[-36,000]
081	0604112N	GERALD R. FORD CLASS NUCLEAR AIRCRAFT CARRIER (CVN	107,895	107,895
		78—80).		
082	0604126N	LITTORAL AIRBORNE MCM	17,366	17,366

	(In Thousands of Dollars) FY 2021 House					
Line	Program Element	Item	FY 2021 Request	House Authorized		
083	0604127N	SURFACE MINE COUNTERMEASURES	18,754	18,754		
084	0604272N	TACTICAL AIR DIRECTIONAL INFRARED COUNTERMEASURES (TADIRCM).	59,776	59,776		
086	0604292N	FUTURE VERTICAL LIFT (MARITIME STRIKE)	5,097	5,097		
087	0604320M	RAPID TECHNOLOGY CAPABILITY PROTOTYPE	3,664	3,664		
088	0604454N	LX (R)	10,203	10,203		
089	0604536N	ADVANCED UNDERSEA PROTOTYPING	115,858	105,858		
		XLUUV late test and evaluation award		[-10,000		
090	0604636N	COUNTER UNMANNED AIRCRAFT SYSTEMS (C-UAS)	14,259	14,259		
091	0604659N	PRECISION STRIKE WEAPONS DEVELOPMENT PROGRAM	1,102,387	1,087,387		
092	0604707N	Transition to DDG-1000—initial integration SPACE AND ELECTRONIC WARFARE (SEW) ARCHITECTURE/EN-	7,657	[-15,000 7,657		
093	0604786N	GINEERING SUPPORT. OFFENSIVE ANTI-SURFACE WARFARE WEAPON DEVELOPMENT	25 750	95 850		
093	0303354N	ASW SYSTEMS DEVELOPMENT—MIP	35,750 9,151	35,750 9,151		
095	0304240M	ADVANCED TACTICAL UNMANNED AIRCRAFT SYSTEM	22,589	6,989		
000	000424014	K-MAX	22,505	[7,000		
0.02	000 (020)	MUX uncertain acquisition strategy	000	[-22,600]		
097	0304270N	ELECTRONIC WARFARE DEVELOPMENT—MIP SUBTOTAL ADVANCED COMPONENT DEVELOPMENT	6,503,074	6,098,674		
		& PROTOTYPES.				
098	0603208N	SYSTEM DEVELOPMENT & DEMONSTRATION TRAINING SYSTEM AIRCRAFT	4,332	4,332		
099	0604212N	OTHER HELO DEVELOPMENT	18,133	18,133		
100	0604214M	AV-8B AIRCRAFT—ENG DEV	20,054	20,054		
101	0604215N	STANDARDS DEVELOPMENT	4,237	4,237		
102	0604216N	MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT	27,340	27,340		
104	0604221N	P-3 MODERNIZATION PROGRAM	606	606		
105	0604230N	WARFARE SUPPORT SYSTEM	9,065	9,065		
106	0604231N	TACTICAL COMMAND SYSTEM	97,968	97,968		
107	0604234N	ADVANCED HAWKEYE	309,373	309,373		
108 109	0604245 M 0604261N	H-1 UPGRADES ACOUSTIC SEARCH SENSORS	62,310 47,182	62,310 47,182		
110	0604261N 0604262N	V-22A	132,624	132,624		
111	0604264N	AIR CREW SYSTEMS DEVELOPMENT	21,445	21,445		
112	0604269N	EA-18	106,134	106,134		
113	0604270N	ELECTRONIC WARFARE DEVELOPMENT	134,194	134,194		
114	0604273M	EXECUTIVE HELO DEVELOPMENT	99,321	99,321		
115	0604274N	NEXT GENERATION JAMMER (NGJ)	477,680	487,680		
		High band risk reduction		[10,000]		
116	0604280N	JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY)	232,818	232,818		
117	0604282N	NEXT GENERATION JAMMER (NGJ) INCREMENT II SURFACE COMBATANT COMBAT SYSTEM ENGINEERING	170,039	170,039		
118 119	0604307N 0604311N	LPD-17 CLASS SYSTEMS INTEGRATION	403,712 945	403,712 945		
120	0604311N 0604329N	SMALL DIAMETER BOMB (SDB)	62,488	62,488		
121	0604366N	STANDARD MISSILE IMPROVEMENTS	386,225	359,225		
		SM-6 excessive cost growth; program accountability	,	[-27,000		
122 123	0604373N 0604378N	AIRBORNE MCM	10,909 44,548	10,909 44,548		
		ENGINEERING.				
124	0604419N	ADVANCED SENSORS APPLICATION PROGRAM (ASAP)	13,673	13,673		
125 126	0604501N	ADVANCED ABOVE WATER SENSORSSSN-688 AND TRIDENT MODERNIZATION	87,809	87,809		
120	0604503N	Submarine electronic warfare capability improvement	93,097	111,097 [18,000		
127	0604504N	AIR CONTROL	38,863	38,863		
128	0604512N	SHIPBOARD AVIATION SYSTEMS	9,593	9,593		
129	0604518N	COMBAT INFORMATION CENTER CONVERSION	12,718	12,718		
130	0604522N	AIR AND MISSILE DEFENSE RADAR (AMDR) SYSTEM	78,319	78,319		
131	0604530N	ADVANCED ARRESTING GEAR (AAG)	65,834	65,834		
132	0604558N	NEW DESIGN SSN	259,443	282,943 [23,500]		
133	0604562N	SUBMARINE TACTICAL WARFARE SYSTEM	63,878	63,878		
134	0604567N	SHIP CONTRACT DESIGN/ LIVE FIRE T&E	51,853	66,453		
		Advanced Degaussing System		[14,600]		
135	0604574N	NAVY TACTICAL COMPUTER RESOURCES	3,853	3,853		
136	0604601N	MINE DEVELOPMENT	92,607	65,107		
		Forward funded in FY20		[-27,500]		
137	0604610N	LIGHTWEIGHT TORPEDO DEVELOPMENT	146,012	146,012		
138 139	0604654N 0604657 M	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT USMC GROUND COMBAT/SUPPORTING ARMS SYSTEMS—ENG	8,383 33,784	8,383 33,784		
140	0604703N	DEV. PERSONNEL, TRAINING, SIMULATION, AND HUMAN FACTORS	8,599	8,599		
141	0604727N	JOINT STANDOFF WEAPON SYSTEMS	73,744	73,744		
142	0604755N	SHIP SELF DEFENSE (DETECT & CONTROL)	157,490	157,490		
143	0604756N	SHIP SELF DEFENSE (ENGAGE: HARD KILL)	121,761	121,761		
144	0604757N	SHIP SELF DEFENSE (ENGAGE: SOFT KILL/EW)	89,373	89,373		
145	0604761N	INTELLIGENCE ENGINEERING	15,716	15,716		

Line	Program Element	Item	FY 2021 Request	House Authorized
146	0604771N	MEDICAL DEVELOPMENT	2,120	22,120
140	0004771N	Autonomous aerial distributed logistics	2,120	[10,000
		ETEC disease research		[10,000
147	0604777N	NAVIGATION/ID SYSTEM	50,180	50,180
148	0604800M	JOINT STRIKE FIGHTER (JSF)—EMD	561	561
149	0604800N	JOINT STRIKE FIGHTER (JSF)—EMD	250	250
150	0604850N	SSN(X)	1,000	1,000
151	0605013M	INFORMATION TECHNOLOGY DEVELOPMENT	974	974
152	0605013N	INFORMATION TECHNOLOGY DEVELOPMENT	356,173	351,173
		Unjustified growth		[-5,000]
153	0605024N	ANTI-TAMPER TECHNOLOGY SUPPORT	7,810	7,810
154	0605212M	CH-53K RDTE	406,406	406,406
155	0605215N	MISSION PLANNING	86,134	86,134
156	0605217N	COMMON AVIONICS	54,540	54,540
157	0605220N	SHIP TO SHORE CONNECTOR (SSC)	5,155	5,155
158	0605327N	T-AO 205 CLASS	5,148	5,148
159	0605414N	UNMANNED CARRIER AVIATION (UCA)	266,970	266,970
160	0605450M	JOINT AIR-TO-GROUND MISSILE (JAGM)	12,713	12,713
161	0605500N	MULTI-MISSION MARITIME AIRCRAFT (MMA)	24,424	24,424
162	0605504N	MULTI-MISSION MARITIME (MMA) INCREMENT III	182,870	182,870
163	0605611M	MARINE CORPS ASSAULT VEHICLES SYSTEM DEVELOPMENT & DEMONSTRATION.	41,775	41,775
164	0605813 M	JOINT LIGHT TACTICAL VEHICLE (JLTV) SYSTEM DEVELOP- MENT & DEMONSTRATION.	2,541	2,541
165	0204202N	DDG-1000	208,448	223,448
		Transfer from CPS—initial integration		[15,000]
169	0304785N	TACTICAL CRYPTOLOGIC SYSTEMS	111,434	111,434
170	0306250M	CYBER OPERATIONS TECHNOLOGY DEVELOPMENTSUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA-	26,173 6,263,883	26,173 6,305,483
		TION.		
		MANAGEMENT SUPPORT		
171	0604256N	THREAT SIMULATOR DEVELOPMENT	22,075	22,075
172	0604258N	TARGET SYSTEMS DEVELOPMENT	10,224	10,224
173	0604759N	MAJOR T&E INVESTMENT	85,195	85,195
175	0605152N	STUDIES AND ANALYSIS SUPPORT—NAVY	3,089	3,089
176	0605154N	CENTER FOR NAVAL ANALYSES	43,517	43,517
179	0605804N	TECHNICAL INFORMATION SERVICES	932	932
180	0605853N	MANAGEMENT, TECHNICAL & INTERNATIONAL SUPPORT	94,297	94,297
181	0605856N	STRATEGIC TECHNICAL SUPPORT	3,813	3,813
183	0605863N	RDT&E SHIP AND AIRCRAFT SUPPORT	104,822	104,822
184	0605864N	TEST AND EVALUATION SUPPORT	446,960	446,960
185	0605865N	OPERATIONAL TEST AND EVALUATION CAPABILITY	27,241	27,241
186	0605866N	NAVY SPACE AND ELECTRONIC WARFARE (SEW) SUPPORT	15,787	15,787
187	0605867N	SEW SURVEILLANCE/RECONNAISSANCE SUPPORT	8,559	8,559
188	0605873M	MARINE CORPS PROGRAM WIDE SUPPORT	42,749	42,749
189	0605898N	MANAGEMENT HQ—R&D	41,094	41,094
190	0606355N	WARFARE INNOVATION MANAGEMENT	37,022	37,022
193 194	0305327N 0902498N	INSIDER THREAT MANAGEMENT HEADQUARTERS (DEPARTMENTAL SUPPORT AC-	2,310 1,536	2,310 1,536
		TIVITIES). SUBTOTAL MANAGEMENT SUPPORT	991,222	991,222
		OPERATIONAL SYSTEMS DEVELOPMENT		
199	0604227N	HARPOON MODIFICATIONS	697	697
200	0604840M	F-35 C2D2	379,549	341,649
		Block IV/TR3 upgrade delays		[-37,900]
201	0604840N	F-35 C2D2	413,875	372,475
		Block IV/TR3 upgrade delays		[-41,400]
202	0607658N	COOPERATIVE ENGAGEMENT CAPABILITY (CEC)	143,667	143,667
204	0101221N	STRATEGIC SUB & WEAPONS SYSTEM SUPPORT	173,056	173,056
205	0101224N	SSBN SECURITY TECHNOLOGY PROGRAM	45,970	45,970
206	0101226N	SUBMARINE ACOUSTIC WARFARE DEVELOPMENT	69,190	74,190
		Next-generation countermeasure acoustic device		[5,000]
207	0101402N	NAVY STRATEGIC COMMUNICATIONS	42,277	42,277
208	0204136N	F/A-18 SQUADRONS Jet noise reduction	171,030	175,030 [4,000]
210	0204228N	SURFACE SUPPORT	33,482	33,482
211	0204229N	TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC).	200,308	200,308
212	0204311N	INTEGRATED SURVEILLANCE SYSTEM	102,975	102,975
213	0204311N 0204313N	SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS	10,873	102,373
214	0204413N	AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT).	1,713	1,713
215	0204460M	GROUND/AIR TASK ORIENTED RADAR (G/ATOR)	22,205	22,205
215 216	0204460M 0204571N	CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT	22,205 83,956	22,205 83,956
		ELECTRONIC WARFARE (EW) READINESS SUPPORT	56,791	56,791
218	0204575N	ELECTRONIC WARFARE (EW) READINESS SUFFURI		

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Dine	Program Element	Item	FY 2021 Request	House Authorized
221	0205620N	SURFACE ASW COMBAT SYSTEM INTEGRATION	29,348	29,348
222	0205632N	MK-48 ADCAP	110,349	110,349
223	0205633N	AVIATION IMPROVEMENTS	133,953	133,953
224	0205675N	OPERATIONAL NUCLEAR POWER SYSTEMS	110,313	110,31
225	0206313M	MARINE CORPS COMMUNICATIONS SYSTEMS	207,662	207,662
226	0206335M	COMMON AVIATION COMMAND AND CONTROL SYSTEM (CAC28)	4,406	4,400
227	0206623M	MARINE CORPS GROUND COMBAT/SUPPORTING ARMS SYSTEMS	61,381	61,38
228	0206624M	MARINE CORPS COMBAT SERVICES SUPPORT	10,421	10,42
229	0206625M	$USMC\ INTELLIGENCE/ELECTRONIC\ WARFARE\ SYSTEMS\ (MIP)\ \dots$	29,977	29,977
230	0206629M	AMPHIBIOUS ASSAULT VEHICLE	6,469	6,469
231	0207161N	TACTICAL AIM MISSILES	5,859	5,859
232	0207163N	ADVANCED MEDIUM RANGE AIR-TO-AIR MISSILE (AMRAAM)	44,323	44,32.
236	0303109N	SATELLITE COMMUNICATIONS (SPACE)	41,978	46,978
237	0303138N	Interference mitigation technology, test and verification	29,684	[5,000 29,68
238	0303140N	INFORMATION SYSTEMS SECURITY PROGRAM	39,094	39,09
239	0305192N	MILITARY INTELLIGENCE PROGRAM (MIP) ACTIVITIES	6,154	6,15
240	0305204N	TACTICAL UNMANNED AERIAL VEHICLES	7,108	7,108
241	0305204N 0305205N	UAS INTEGRATION AND INTEROPERABILITY	62,098	62,098
242	0305208M	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	21,500	21,500
244	0305220N	MQ-4C TRITON	11,120	11,120
245	0305231N	MQ-8 UAV	28,968	28,96
246	0305232M	RQ-11 UAV	537	537
247	0305234N	SMALL (LEVEL 0) TACTICAL UAS (STUASLO)	8,773	8,773
248	0305239M	RQ-21A	10,853	10,853
249	0305241N	MULTI-INTELLIGENCE SENSOR DEVELOPMENT	60,413	60,413
250	0305242M	UNMANNED AERIAL SYSTEMS (UAS) PAYLOADS (MIP)	5,000	5,000
251	0305251N	CYBERSPACE OPERATIONS FORCES AND FORCE SUPPORT	34,967	34,967
252	0305421N	RQ-4 MODERNIZATION	178,799	178,799
253	0307577N	INTELLIGENCE MISSION DATA (IMD)	2,120	2,120
254	0308601N	MODELING AND SIMULATION SUPPORT	8,683	8,683
255	0702207N	DEPOT MAINTENANCE (NON-IF)	45,168	45,168
256	0708730N	MARITIME TECHNOLOGY (MARITECH)	6,697	6,697
257	1203109N	SATELLITE COMMUNICATIONS (SPACE)	70,056	70,050
257A	9999999999	CLASSIFIED PROGRAMS	1,795,032	1,795,032
258	0608013N	GRAMS RISK MANAGEMENT INFORMATION—SOFTWARE PILOT PRO- GRAM. NAMEL TRACTICAL CONTINUE AND CONTINUE CHIEFEN SOFT	14,300	14,300
259	0608231N	MARITIME TACTICAL COMMAND AND CONTROL (MTC2)—SOFT- WARE PILOT PROGRAM.	10,868	
		SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY	25,168	
			25,168	
		SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY	25,168 21,427,048	25,168 21,138,948
		SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH		25,168
	0601102F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES	21,427,048 315,348	25,168 21,138,948 315,348
	0601102F 0601103F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES	21,427,048	25,168 21,138,948 315,348 166,863
		SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research	21,427,048 315,348	25,168 21,138,948 315,348 166,863
002		SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES	21,427,048 315,348 161,861 15,085	25,168 21,138,948 315,348 166,86 [5,000 15,08
002	0601103 F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH	21,427,048 315,348 161,861	25,168 21,138,948 315,346 166,86 [5,000 15,08
002 003	0601103F 0601108F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH	21,427,048 315,348 161,861 15,085 492,294	25,168 21,138,948 315,344 166,861 [5,000 15,08:
002 003 004	0601103F 0601108F 0602020F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH	21,427,048 315,348 161,861 15,085 492,294	25,168 21,138,948 315,348 166,86: [5,000 15,08: 497,294
002 003 004	0601103F 0601108F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS	21,427,048 315,348 161,861 15,085 492,294	25,168 21,138,948 315,348 166,86: [5,008 497,294
002 003 004	0601103F 0601108F 0602020F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors	21,427,048 315,348 161,861 15,085 492,294	25,168 21,138,948 315,348 166,86 [5,000 15,088 497,294
002 003 004	0601103F 0601108F 0602020F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research	21,427,048 315,348 161,861 15,085 492,294	25,168 21,138,948 315,344 166,86: [5,000 15,08: 497,294 100,000 165,78: [5,000 [15,000
002 003 004 005	0601103F 0601108F 0602020F 0602102F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781	25,168 21,138,948 315,344 166,862 [5,000 15,083 497,294 100,000 165,783 [5,000 [15,000
002 003 004 005	0601103F 0601108F 0602020F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES	21,427,048 315,348 161,861 15,085 492,294	25,168 21,138,948 315,344 166,86 [5,000 15,08 497,294 100,000 [165,78: [5,000 [15,000 374,22:
002 003 004 005	0601103F 0601108F 0602020F 0602102F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES Advanced batteries for directed energy	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781	25,168 21,138,948 315,348 166,86. [5,000 15,088 497,294 100,000 165,78: [5,000 [15,000 374,22: [5,000
002 003 004 005	0601103F 0601108F 0602020F 0602102F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES Advanced batteries for directed energy High speed expendable turbine development	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781	25,168 21,138,948 315,344 166,86: [5,000 15,08: 497,29: 100,000 [65,78: [5,000 [75,000] [75,000] [75,000] [75,000] [75,000]
002 003 004 005	0601103F 0601108F 0602020F 0602102F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH EVITURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES Advanced batteries for directed energy High speed expendable turbine development On-orbit propulsion technologies	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781	25,168 21,138,948 315,348 166,86. [5,000 15,08. 497,294 100,000 [65,000 [75,00
002 003 004 005	0601103F 0601108F 0602020F 0602102F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES Advanced batteries for directed energy High speed expendable turbine development On-orbit propulsion technologies Secure unmanned aerial vehicles	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781 349,225	25,168 21,138,948 315,344 166,86. [5,000 15,08. 497,29. 100,000 [15,000 [5,000 [5,000 [5,000 [10,000 [10,000 [5,000 [10,000 [1
002 003 004 005	0601103F 0601108F 0602020F 0602102F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES Advanced batteries for directed energy High speed expendable turbine development On-orbit propulsion technologies Secure unmanned aerial vehicles HUMAN EFFECTIVENESS APPLIED RESEARCH	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781	25,168 21,138,948 315,344 166,86. [5,000 15,08. 497,29. 100,000 [15,000 [5,000 [5,000 [5,000 [10,000 [10,000 [5,000 [10,000 [1
002 003 004 005	0601103F 0601108F 0602020F 0602102F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES Advanced batteries for directed energy High speed expendable turbine development On-orbit propulsion technologies Secure unmanned aerial vehicles HUMAN EFFECTIVENESS APPLIED RESEARCH AEROSPACE SENSORS	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781 349,225	25,168 21,138,948 315,344 166,86 [5,000 15,084 497,294 100,000 165,78 [5,000 [5,000 [5,000 [5,000 [10,000 115,22
002 003 004 005 006	0601103F 0601108F 0602020F 0602102F 0602201F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES Advanced batteries for directed energy High speed expendable turbine development On-orbit propulsion technologies Secure unmanned aerial vehicles HUMAN EFFECTIVENESS APPLIED RESEARCH	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781 349,225	25,168 21,138,948 315,348 166,86 [5,000 15,088 497,294 100,000 165,78: [5,000 [5,000 [5,000 [10,000 [10,000 [115,22: 211,30:
0002 0003 0004 0005 0006	0601103F 0601108F 0602020F 0602102F 0602201F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES Advanced batteries for directed energy High speed expendable turbine development On-orbit propulsion technologies Secure unmanned aerial echicles HUMAN EFFECTIVENESS APPLIED RESEARCH AEROSPACE SENSORS SCIENCE AND TECHNOLOGY MANAGEMENT— MAJOR HEAD-	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781 349,225 115,222 211,301	25,168 21,138,948 315,344 166,86 [5,000 15,08 497,29 100,000 [65,78 [5,000 [5,000 [5,000 [10,000 115,22 211,30 8,920
002 003 004 005 006 007 009 011	0601103F 0601108F 0602020F 0602102F 0602201F 0602202F 0602204F 0602298F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES Advanced batteries for directed energy High speed expendable turbine development On-orbit propulsion technologies Secure unmanned aerial vehicles HUMAN EFFECTIVENESS APPLIED RESEARCH AEROSPACE SENSORS SCIENCE AND TECHNOLOGY MANAGEMENT— MAJOR HEAD-QUARTERS ACTIVITIES.	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781 349,225 115,222 211,301 8,926	25,168 21,138,948 315,344 166,86 [5,000 15,088 497,294 100,000 165,78 [5,000 [5,000 [5,000 [5,000 15,000 15,000 15,000 115,22 211,30 8,924
002 003 004 005 006 007 009 011 012 013	0601103F 0601108F 0602020F 0602102F 0602201F 0602202F 0602204F 0602298F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES Advanced batteries for divected energy High speed expendable turbine development On-orbit propulsion technologies Secure unmanned aerial vehicles HUMAN EFFECTIVENESS APPLIED RESEARCH AEROSPACE SENSORS SCIENCE AND TECHNOLOGY MANAGEMENT— MAJOR HEAD-QUARTERS ACTIVITIES. CONVENTIONAL MUNITIONS	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781 349,225 115,222 211,301 8,926 132,425	25,168 21,138,948 315,348 166,86. [5,000 15,088 497,294 100,000 15,788 [5,000 [5,000 [5,000 [10,000 [115,222 211,302 8,926 132,422 128,113
001 002 003 004 005 006 007 009 011 012 013 014	0601103F 0601108F 0602020F 0602102F 0602201F 0602204F 0602204F 0602298F 0602602F 0602602F	SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY. RESEARCH, DEVELOPMENT, TEST & EVAL, AF BASIC RESEARCH DEFENSE RESEARCH SCIENCES UNIVERSITY RESEARCH INITIATIVES Solar block research HIGH ENERGY LASER RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH APPLIED RESEARCH FUTURE AF CAPABILITIES APPLIED RESEARCH MATERIALS Advanced materials manufacturing flexible biosensors Metals affordability research Thermal protection systems AEROSPACE VEHICLE TECHNOLOGIES Advanced batteries for directed energy High speed expendable turbine development On-orbit propulsion technologies Secure unmanned aerial vehicles HUMAN EFFECTIVENERS APPLIED RESEARCH AEROSPACE SENSORS SCIENCE AND TECHNOLOGY MANAGEMENT— MAJOR HEAD-QUARTERS ACTIVITIES. CONVENTIONAL MUNITIONS DIRECTED ENERGY TECHNOLOGY	21,427,048 315,348 161,861 15,085 492,294 100,000 140,781 349,225 115,222 211,301 8,926 132,425 128,113	25,168

Line	Program Element	Item	FY 2021 Request	House Authorized
		Quantum network testbed		[10,000]
045	o coo coo T	Trusted UAS traffic management and C-UAS testbed	45,000	[10,000]
015	0602890F	HIGH ENERGY LASER RESEARCHSUBTOTAL APPLIED RESEARCH	45,088 1,409,749	45,088 1,489,749
		ADVANCED EDGYDYGY OGY DEWEY ODVERVE		
017	0603030 F	ADVANCED TECHNOLOGY DEVELOPMENT AF FOUNDATIONAL DEVELOPMENT/DEMOS	103,280	110,280
017	0003030F	Agile composite manufacturing initiatives	103,200	[5,000]
		Foam engine wash		[2,000]
018	0603032F	FUTURE AF INTEGRATED TECHNOLOGY DEMOS	157,619	127,619
		Inappropriate use of S&T funds for Golden Horde demonstration & validation.		[-30,000]
019	0603033 F	NEXT GEN PLATFORM DEV/DEMO	199,556	199,556
020	0603034F	PERSISTENT KNOWLEDGE, AWARENESS, & C2 TECH	102,276	102,276
021	0603035F	NEXT GEN EFFECTS DEV/DEMOS	215,817	215,817
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	778,548	755,548
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
038	0603260F	INTELLIGENCE ADVANCED DEVELOPMENT	4,320	4,320
039	0603742F	COMBAT IDENTIFICATION TECHNOLOGY	26,396	26,396
040	0603790F	NATO RESEARCH AND DEVELOPMENT	3,647	3,647
041 043	0603851F 0604002F	INTERCONTINENTAL BALLISTIC MISSILE—DEM/VALAIR FORCE WEATHER SERVICES RESEARCH	32,959 869	32,959 869
043	0604002F 0604003F	ADVANCED BATTLE MANAGEMENT SYSTEM (ABMS)	302,323	216,823
011	00010001	Unjustified costs	002,020	[-85,500]
045	0604004F	ADVANCED ENGINE DEVELOPMENT	636,495	636,495
046	0604015F	LONG RANGE STRIKE—BOMBER	2,848,410	2,828,410
0.69	0 00 1000 P	Transfer to APA line 025A	20.001	[-20,000]
047 048	0604032 F 0604033 F	DIRECTED ENERGY PROTOTYPINGHYPERSONICS PROTOTYPING	20,964 381,862	20,964 381,862
050	0604053F 0604257F	ADVANCED TECHNOLOGY AND SENSORS	24,747	24,747
051	0604288F	NATIONAL AIRBORNE OPS CENTER (NAOC) RECAP	76,417	76,417
052	0604317F	TECHNOLOGY TRANSFER	3,011	3,011
053	0604327 F	HARD AND DEEPLY BURIED TARGET DEFEAT SYSTEM (HDBTDS) PROGRAM.	52,921	52,921
054	0604414F	CYBER RESILIENCY OF WEAPON SYSTEMS-ACS	69,783	69,783
055 056	0604776F 0604858F	DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D TECH TRANSITION PROGRAM	25,835	25,835
056	0604838 F	Program increase—LCAAT prototyping	219,252	249,252 [30,000]
057	0605230F	GROUND BASED STRATEGIC DETERRENT	1,524,759	1,524,759
059	0207110F	NEXT GENERATION AIR DOMINANCE	1,044,089	1,044,089
060	0207455F	THREE DIMENSIONAL LONG-RANGE RADAR (3DELRR)	19,356	19,356
061 062	0207522F 0208099F	AIRBASE AIR DEFENSE SYSTEMS (ABADS)UNIFIED PLATFORM (UP)	8,737	8,737
063	0305236F	COMMON DATA LINK EXECUTIVE AGENT (CDL EA)	5,990 39,293	5,990 39,293
065	0305601F	MISSION PARTNER ENVIRONMENTS	11,430	11,430
066	0306250F	CYBER OPERATIONS TECHNOLOGY DEVELOPMENT	259,823	259,823
067	0306415F	ENABLED CYBER ACTIVITIES	10,560	10,560
068	0401310 F	C-32 EXECUTIVE TRANSPORT RECAPITALIZATION CONTRACTING INFORMATION TECHNOLOGY SYSTEM	9,908	9,908
069 074	0901410 F 1206427 F	SPACE SYSTEMS PROTOTYPE TRANSITIONS (SSPT)	8,662 8,787	8,662 8,787
077	1206730F	SPACE SECURITY AND DEFENSE PROGRAM	56,311	56,311
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	7,737,916	7,662,416
		SYSTEM DEVELOPMENT & DEMONSTRATION		
082	0604200 F	FUTURE ADVANCED WEAPON ANALYSIS & PROGRAMS	25,161	25,161
083	0604201 F	PNT RESILIENCY, MODS, AND IMPROVEMENTS	38,564	38,564
084	0604222F	NUCLEAR WEAPONS SUPPORT	35,033	35,033
085	0604270F	ELECTRONIC WARFARE DEVELOPMENT	2,098	2,098
086	0604281F	TACTICAL DATA NETWORKS ENTERPRISE	131,909	131,909
087 088	0604287F 0604329F	PHYSICAL SECURITY EQUIPMENT SMALL DIAMETER BOMB (SDB)—EMD	6,752 17,280	6,752 17,280
090	0604602F	ARMAMENT/ORDNANCE DEVELOPMENT	23,076	23,076
091	0604604F	SUBMUNITIONS	3,091	3,091
092	0604617F	AGILE COMBAT SUPPORT	20,609	20,609
093	0604618F	JOINT DIRECT ATTACK MUNITION	7,926	7,926
094 095	0604706F 0604735F	LIFE SUPPORT SYSTEMSCOMBAT TRAINING RANGES	23,660 8,898	23,660 8,898
096	0604733F 0604800F	F-35—EMD	5,423	0,090 423
		Excess SDD funding	.,	[-5,000]
097	0604932F	LONG RANGE STANDOFF WEAPON	474,430	474,430
098	0604933F	ICBM FUZE MODERNIZATION	167,099	167,099
100	0605056F	OPEN ARCHITECTURE MANAGEMENTADVANCED PILOT TRAINING	30,547	30,547
102 103	0605223F 0605229F	COMBAT RESCUE HELICOPTER	248,669 63,169	248,669 63,169
105	0101125 F	NUCLEAR WEAPONS MODERNIZATION	9,683	9,683

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	ine Program Itom FY 2021 House				
Line	Program Element	Item	FY 2021 Request	House Authorized	
106	0207171 F	F-15 EPAW88	170,679	155,979	
107	0207328 F	Cost growth STAND IN ATTACK WEAPON	160,438	[-14,700 142,738	
107	02073201	Unjustified cost increase	100,400	[-17,700	
108	0207701F	FULL COMBAT MISSION TRAINING	9,422	9,422	
110	0305176F	COMBAT SURVIVOR EVADER LOCATOR	973	975	
111	0401221F	KC-46A TANKER SQUADRONS	106,262	86,262	
113	0401319 F	Slow execution VC=25B	800,889	[-20,000 800,889	
114	0701212 F	AUTOMATED TEST SYSTEMS	10,673	10,673	
115	0804772F	TRAINING DEVELOPMENTS	4,479	4,479	
116	0901299F	AF A1 SYSTEMS SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA- TION.	8,467 2,615,359	8,467 2,557,959	
		MANAGEMENT SUPPORT			
131	0604256F	THREAT SIMULATOR DEVELOPMENT	57,725	57,725	
132 133	0604759 F 0605101 F	MAJOR T&E INVESTMENT RAND PROJECT AIR FORCE	208,680 35,803	208,680 35,805	
135	0605712F	INITIAL OPERATIONAL TEST & EVALUATION	13,557	13,557	
136	0605807F	TEST AND EVALUATION SUPPORT	764,606	754,606	
		Program decrease		[-10,000	
142	0605831F	ACQ WORKFORCE- CAPABILITY INTEGRATION	1,362,038	1,362,038	
143	0605832F	ACQ WORKFORCE- ADVANCED PRGM TECHNOLOGY	40,768	40,768	
144	0605833F	ACQ WORKFORCE- NUCLEAR SYSTEMS	179,646	179,646	
145 146	0605898 F 0605976 F	MANAGEMENT HQ—R&D FACILITIES RESTORATION AND MODERNIZATION—TEST AND	5,734	5,734	
		EVALUATION SUPPORT.	70,985	70,985	
147	0605978F	FACILITIES SUSTAINMENT—TEST AND EVALUATION SUPPORT	29,880	29,880	
148	0606017F	REQUIREMENTS ANALYSIS AND MATURATION	63,381	63,381	
149 150	0606398F 0303255F	MANAGEMENT HQ—T&E COMMAND, CONTROL, COMMUNICATION, AND COMPUTERS	5,785 24,564	5,785 24,564	
151	0308602F	(C4)—STRATCOM. ENTEPRISE INFORMATION SERVICES (EIS)	9,883	9,885	
152	0702806F	ACQUISITION AND MANAGEMENT SUPPORT	13,384	13,384	
153	0804731F	GENERAL SKILL TRAINING	1,262	1,262	
155	1001004F	INTERNATIONAL ACTIVITIESSURPORT	3,599 9 801 980	3,599 9 881 980	
	1001004F	SUBTOTAL MANAGEMENT SUPPORT	3,599 2,891,280	3,599 2,881,280	
	1001004F 0604233F			2,881,280	
155		SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT	2,891,280	2,881,280 8,777	
155 163	0604233F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2	2,891,280 8,777	2,881,280 8,777 499 706,836	
155 163 164 165	0604233F 0604776F 0604840F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IV/TR3 upgrade delays	2,891,280 8,777 499 785,336	2,881,280 8,777 499 706,836 [-78,500	
155 163 164 165	0604233F 0604776F 0604840F 0605018F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IV/TR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS)	2,891,280 8,777 499 785,336 27,035	2,881,280 8,777 499 706,836 [-78,500 27,035	
155 163 164 165 166 167	0604233F 0604776F 0604840F 0605018F 0605024F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IV/TR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY	2,891,280 8,777 499 785,336 27,035 50,508	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508	
155 163 164 165 166 167 168	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING. DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D. F-35 C2D2 Block IV/TR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION.	2,891,280 8,777 499 785,336 27,035 50,508 71,229	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229	
155 163 164 165 166 167	0604233F 0604776F 0604840F 0605018F 0605024F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IV/TR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY	2,891,280 8,777 499 785,336 27,035 50,508	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705	
155 163 164 165 166 167 168 169	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IV/TR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HCMC-130 RECAP RDT&E	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356	
163 164 165 166 167 168 169 170	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING. DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D. F-35 C2D2 Block IV/TR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E NC3 INTEGRATION B-52 SQUADRONS. GPS-IU contract delays	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523	
163 164 165 166 167 168 169 170	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IVITR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E MC3 INTEGRATION B-52 SQUADRONS GPS-IU contract delays No acquisition strategy for AEHF	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,336 338,523 [-10,000 [-2,500	
163 164 165 166 167 168 169 170	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IV/TR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E NC3 INTEGRATION B-52 SQUADRONS GPS-IU contract delays No acquisition strategy for AEHF Radar modernization program contract delays	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,535 [-10,006 [-2,5006 [-40,006	
163 164 165 166 167 168 169 170	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523 [-10,000 [-2,500 [-40,000 [-125,000	
163 164 165 166 167 168 169 170 172	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING. DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D. F-35 C2D2 Block IV/TR3 upgrade delays. AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY. FOREIGN MATERIEL ACQUISITION AND EXPLOITATION. HC/MC-130 RECAP RDT&E. NC3 INTEGRATION. B-52 SQUADRONS. GPS-IU contract delays. No acquisition strategy for AEHF. Radar modernization program contract delays. Virtual prototype contract delay. VLF/LF contract delays.	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356 520,023	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523 [-10,000 [-2,500 [-40,000 [-125,000 [-4,000] [-4,000] [-4,000]	
163 164 165 166 167 168 169 170	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IV/TR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E NC3 INTEGRATION B-52 SQUADRONS GPS-IU contract delays No acquisition strategy for AEHF Radar modernization program contract delays Virtual prototype contract delay VLF/LF contract delays AIR-LAUNCHED CRUISE MISSILE (ALCM)	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356 520,023	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523 [-10,000 [-2,500 [-40,000 [-125,000 1,433	
163 164 165 166 167 168 169 170 172	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING. DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D. F-35 C2D2 Block IV/TR3 upgrade delays. AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY. FOREIGN MATERIEL ACQUISITION AND EXPLOITATION. HC/MC-130 RECAP RDT&E. NC3 INTEGRATION. B-52 SQUADRONS. GPS-IU contract delays. No acquisition strategy for AEHF. Radar modernization program contract delays. Virtual prototype contract delay. VLF/LF contract delays.	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356 520,023	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523 [-10,000 [-2,5000 [-4,000 [-4,000 1,433 15,766	
163 164 165 166 167 168 169 170 172	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IVITR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E NC3 INTEGRATION B-52 SQUADRONS GPS-IU contract delays No acquisition strategy for AEHF Radar modernization program contract delays Virtual prototype contract delay VLF/LF contract delays AIR-LAUNCHED CRUISE MISSILE (ALCM) B-1B SQUADRONS	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356 520,023	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523 [-10,006 [-25,000 [-4,006 1,433 15,766 187,399	
163 164 165 166 167 168 169 170 172	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IV/TR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E NC3 INTEGRATION B-52 SQUADRONS GPS-IU contract delays No acquisition strategy for AEHF Radar modernization program contract delays Virtual prototype contract delay VLF/LF contract delays AIR-LAUNCHED CRUISE MISSILE (ALCM) B-1B SQUADRONS B-2 SQUADRONS B-2 SQUADRONS B-2 SQUADRONS B-2 SQUADRONS JASSM-ER Milestone B delay JASSM-ER Milestone B delay	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356 520,023	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523 [-10,000 [-2,500 [-40,000 1,433 15,766 187,399 [-2,000 [-5,000 [-5,000 [-5,000	
163 164 165 166 167 168 169 170 172	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0101113F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IV/TR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E NG INTEGRATION B-52 SQUADRONS GPS-IU contract delays No acquisition strategy for AEHF Radar modernization program contract delays Virtual prototype contract delay VIFILF contract delays AIR-LAUNCHED CRUISE MISSILE (ALCM) B-1B SQUADRONS B-2 SQUADRONS Airspace compliance contract delays JASSI-ER Milestone B delay Virtual training	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356 520,023 1,433 15,766 187,399	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523 [-10,000 [-2,500 [-40,000 [-125,000 1,433 15,766 187,399 [-2,000 [-5,000 [-7,000	
155 163 164 165 166 167 168 169 170 172 173 174 175	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IVITR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E NC3 INTEGRATION B-52 SQUADRONS GPS-IU contract delays No acquisition strategy for AEHF Radar modernization program contract delays Virtual prototype contract delay VLF/LF contract delays AIR-LAUNCHED CRUISE MISSILE (ALCM) B-1B SQUADRONS B-2 SQUADRONS Airspace compliance contract delays JASSM-ER Milestone B delay Virtual training MINUTEMAN SQUADRONS	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356 520,023	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,336 338,523 [-10,000 [-2,500 [-4,000 [-125,000 [-4,000 [-1,400] 1,433 15,766 187,399 [-2,000 [-5,000 [7,000 116,569	
155 163 164 165 166 167 168 169 170 172 173 174 175 176 177	0604233F 0604276F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F 0101122F 0101122F 0101127F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IVITR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HCMC-130 RECAP RDT&E NC3 INTEGRATION B-52 SQUADRONS GPS-IU contract delays No acquisition strategy for AEHF Radar modernization program contract delays Virtual prototype contract delay VIFLF contract delays AIR-LAUNCHED CRUISE MISSILE (ALCM) B-1B SQUADRONS B-2 SQUADRONS Airspace compliance contract delays JASSM-ER Milestone B delay Virtual training MINUTEMAN SQUADRONS WORLDWIDE JOINT STRATEGIC COMMUNICATIONS	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356 520,023 1,433 15,766 187,399 116,569 27,235	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523 [-10,000 [-2,500 [-40,000 [-125,000 [-4,000 [-4,000 [-1,400] [-4,000 [-7,000 [7,000 [7,000 116,569 27,235	
163 164 165 166 167 168 169 170 172 173 174 175	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0101113F 0101122F 0101122F 0101126F 0101127F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING. DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D. F-35 C2D2 Block IV/TR3 upgrade delays. AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY. FOREIGN MATERIEL ACQUISITION AND EXPLOITATION. HC/MC-130 RECAP RDT&E. NO3 INTEGRATION. B-52 SQUADRONS. GPS-IU contract delays. No acquisition strategy for AEHF. Radar modernization program contract delays. Virtual prototype contract delay. VIFILF contract delays. AIR-LAUNCHED CRUISE MISSILE (ALCM). B-1B SQUADRONS. B-2 SQUADRONS B-2 SQUADRONS Airspace compliance contract delays. JASSM-ER Milestone B delay. Virtual training. MINUTEMAN SQUADRONS. INTEGRATED STRATEGIC COMMUNICATIONS. INTEGRATED STRATEGIC PLANNING & ANALYSIS NETWORK.	2,891,280 8,777 499 785,336 27,035 50,308 71,229 24,705 26,356 520,023 1,433 15,766 187,399 116,569 27,235 24,227	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523 [-10,000 [-2,500 [-40,000 1,433 15,766 187,399 [-2,000 [-5,000 [7,000 116,569 27,235 24,227	
155 163 164 165 166 167 168 169 170 172 173 174 175	0604233F 0604276F 0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F 0101122F 0101122F 0101127F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IVITR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HCMC-130 RECAP RDT&E NC3 INTEGRATION B-52 SQUADRONS GPS-IU contract delays No acquisition strategy for AEHF Radar modernization program contract delays Virtual prototype contract delay VIFLF contract delays AIR-LAUNCHED CRUISE MISSILE (ALCM) B-1B SQUADRONS B-2 SQUADRONS Airspace compliance contract delays JASSM-ER Milestone B delay Virtual training MINUTEMAN SQUADRONS WORLDWIDE JOINT STRATEGIC COMMUNICATIONS	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356 520,023 1,433 15,766 187,399 116,569 27,235	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 [-40,000 [-125,000 [-4,000 [-4,000 [-4,000 [-5,000 [7,000 116,569 27,235 24,227 112,753	
163 164 165 166 167 168 169 170 172 173 174 175	0604233F 0604776F 0604840F 0605018F 0605024F 0605117F 0605278F 0101113F 0101122F 0101126F 0101127F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IV/TR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E NO INTEGRATION B-52 SQUADRONS GPS-IU contract delays No acquisition strategy for AEHF Radar modernization program contract delays Virtual prototype contract delay VIFILF contract delays AIR-LAUNCHED CRUISE MISSILE (ALCM) B-1B SQUADRONS B-2 SQUADRONS Airspace compiliance contract delays JASSM-ER Milestone B delay Virtual training MINUTEMAN SQUADRONS NORLDWIDE JOINT STRATEGIC COMMUNICATIONS INTEGRATED STRATEGIC PLANNING & ANALYSIS NETWORK ICBM REENTRY VEHICLES	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356 520,023 1,433 15,766 187,399 116,569 27,235 24,227 112,753	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523 [-10,000 [-2,5000 [-4,000 [-125,000 [-2,000 [-7,000 1,433 15,766 187,399 [-2,000 116,569 27,235 24,227 112,753 44,464	
163 164 165 166 167 168 169 170 172 173 174 175	0604233F 0604776F 0604840F 0605018F 0605017F 0605177F 0606018F 0101113F 0101122F 0101126F 0101127F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEMS DEVELOPMENT SPECIALIZED UNDERGRADUATE FLIGHT TRAINING DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D F-35 C2D2 Block IVITR3 upgrade delays AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HCMC-130 RECAP RDT&E NC3 INTEGRATION B-52 SQUADRONS GPS-IU contract delays No acquisition strategy for AEHF Radar modernization program contract delays Virtual prototype contract delay VLF/LF contract delays AIR-LAUNCHED CRUISE MISSILE (ALCM) B-1B SQUADRONS B-2 SQUADRONS Airspace compliance contract delays JASSM-ER Milestone B delay Virtual training MINUTEMAN SQUADRONS WORLDWIDE JOINT STRATEGIC COMMUNICATIONS INTEGRATED STRATEGIC PLANNING & ANALYSIS NETWORK ICBM REENTRY VEHICLES UH-1N REPLACEMENT PROGRAM REGION/SECTOR OPERATION CONTROL CENTER MODERNIZA-	2,891,280 8,777 499 785,336 27,035 50,508 71,229 24,705 26,356 520,023 1,433 15,766 187,399 116,569 27,235 24,227 112,753 44,464	2,881,280 8,777 499 706,836 [-78,500 27,035 50,508 71,229 24,705 26,356 338,523 [-10,000 [-2,500 [-40,000 1,433 15,766 187,399 [-2,000 [7,000 116,569 27,235 24,227 112,753 44,464 5,929	
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18,419

7,673

18,419

1325

SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars) Program Element FY 2021 Request House Item Line Authorized 0207146F F-15EX .. 159,761 159,761 TACTICAL AIM MISSILES 0207161F19,417 194 0207163F ADVANCED MEDIUM RANGE AIR-TO-AIR MISSILE (AMRAAM) 51,799 51,799 COMBAT RESCUE—PARARESCUE 195 0207227F669 196 0207247F AF TENCAP 21.644 21,644 0207249F PRECISION ATTACK SYSTEMS PROCUREMENT 197 9,261 9,261 198 0207253F COMPASS CALL .. 15,854 15.854 AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM 95,896 199 0207268F 95,896 200 0207325FJOINT AIR-TO-SURFACE STANDOFF MISSILE (JASSM) 70,792 70,792 AIR & SPACE OPERATIONS CENTER (AOC) 0207410F 51,187 201 51,187 202 0207412F CONTROL AND REPORTING CENTER (CRC) 16.041 16,041 0207417F AIRBORNE WARNING AND CONTROL SYSTEM (AWACS) 138,303 203 138,303 0207418F AFSPECWAR—TACP .. 204 4,223 4,223 COMBAT AIR INTELLIGENCE SYSTEM ACTIVITIES 0207431F 16.564 16,564 206 THEATER BATTLE MANAGEMENT (TBM) C4I 0207438F 207 7,858 0207444F TACTICAL AIR CONTROL PARTY-MOD 12,906 210 0207452FDCAPES .. 14.816 14,816 0207521F AIR FORCE CALIBRATION PROGRAMS 1.970 1.970 NATIONAL TECHNICAL NUCLEAR FORENSICS 212 0207573F 213 0207590FSEEK EAGLE . USAF MODELING AND SIMULATION 214 0207601F 17.666 17.666 6,353 0207605FWARGAMING AND SIMULATION CENTERS 6,353 215 BATTLEFIELD ABN COMM NODE (BACN) 216 0207610F 6.827 6.827 217 0207697F DISTRIBUTED TRAINING AND EXERCISES 3,390 3,390 0208006F MISSION PLANNING SYSTEMS 91,768 91,768 218 0208007F TACTICAL DECEPTION 219 2.370 2,370 0208064F OPERATIONAL HQ—CYBER 5.527 5.527 220 DISTRIBUTED CYBER WARFARE OPERATIONS 0208087F 68,279 221 68,279 0208088F AF DEFENSIVE CYBERSPACE OPERATIONS 15.165 15.165 222 0208097F JOINT CYBER COMMAND AND CONTROL (JCC2) 223 38,480 38,480 UNIFIED PLATFORM (UP) 224 0208099F 84,645 84,645 0301025F GEOBASE .. 2.767 230 2.767 NUCLEAR PLANNING AND EXECUTION SYSTEM (NPES) 0301112F 231 32.75932.759AIR FORCE SPACE AND CYBER NON-TRADITIONAL ISR FOR 238 0301401F 2.904 2.904 BATTLESPACE AWARENESS. E-4R NATIONAL AIRBORNE OPERATIONS CENTER (NAOC) 239 0302015F 3 468 3 468 240 MINIMUM ESSENTIAL EMERGENCY COMMUNICATIONS NET-0303131F61,887 61,887 WORK (MEECN) 242 0303140F INFORMATION SYSTEMS SECURITY PROGRAM 10.351 10.351 243 0303142F GLOBAL FORCE MANAGEMENT—DATA INITIATIVE 1.346 1,346 246 0304260F AIRBORNE SIGINT ENTERPRISE 128,110 120,110 Program decrease [-8,000] COMMERCIAL ECONOMIC ANALYSIS 247 0304310F 4.049 4,042 CCMD INTELLIGENCE INFORMATION TECHNOLOGY 251 0305020F 1.649 1,649 0305022F ISR MODERNIZATION & AUTOMATION DVMT (IMAD) 19,265 252 19,265 GLOBAL AIR TRAFFIC MANAGEMENT (GATM) 253 0305099F 4,645 4,645 CYBER SECURITY INITIATIVE 254 0305103F 384 384 WEATHER SERVICE 0305111F 30,640 Commercial weather pilot ... [7,000] AIR TRAFFIC CONTROL, APPROACH, AND LANDING SYSTEM 0305114F449 257 AERIAL TARGETS .. 449 SECURITY AND INVESTIGATIVE ACTIVITIES 260 0305128F432 DEFENSE JOINT COUNTERINTELLIGENCE ACTIVITIES 262 0305146F 4.890 4.890 0305179F INTEGRATED BROADCAST SERVICE (IBS) 8,864 8,864 264 0305202FDRAGON U-2 .. 18,660 18,660 265 0305206F AIRBORNE RECONNAISSANCE SYSTEMS 139,512 121,512 267 Gorgon Stare Wide Area Motion Imagery program increase [10,000] Sensor Open Systems Architecture MANNED RECONNAISSANCE SYSTEMS [8,000] 0305207F 14,711 14,711 268 269 0305208FDISTRIBUTED COMMON GROUND/SURFACE SYSTEMS 14,152 14,152 270 0305220F RO-4~UAV .. 134.589 134.589 0305221F NETWORK-CENTRIC COLLABORATIVE TARGETING 15.049 15.049 271 $NATO\ AGS$.. 0305238F 272 36,731 36,731 SUPPORT TO DCGS ENTERPRISE 0305240F 33.547 33,547 273 INTERNATIONAL INTELLIGENCE TECHNOLOGY AND ARCHITEC-274 0305600F13.635 13.635 TURES. RAPID CYBER ACQUISITION 275 0305881F 4.262 4.262 276 0305984F PERSONNEL RECOVERY COMMAND & CTRL (PRC2) 2 207 2 207 277 0307577FINTELLIGENCE MISSION DATA (IMD) 6.277 6.277 C-130 AIRLIFT SQUADRON 278 0401115F 41.973 41.973 C-5 AIRLIFT SQUADRONS (IF) 279 0401119F 32 560 32,560 280 0401130F C-17 AIRCRAFT (IF) 9.991 9,991 C=130J PROGRAM 281 0401132F 10.674 10,674 282 0401134F LARGE AIRCRAFT IR COUNTERMEASURES (LAIRCM) 5,507 5,507 283 0401218F KC-1358 4.591 4,591

SPECIAL TACTICS / COMBAT CONTROL

286

0401318F

0408011F

CV-22

Line	Program Element	Item	FY 2021 Request	House Authorized
290	0708055F	MAINTENANCE, REPAIR & OVERHAUL SYSTEM	24,513	24,513
291	0708610F	LOGISTICS INFORMATION TECHNOLOGY (LOGIT)	35,225	35,225
292	0708611F	SUPPORT SYSTEMS DEVELOPMENT	11,838	11,838
293	0804743F	OTHER FLIGHT TRAINING	1,332	1,332
295	0901202F	JOINT PERSONNEL RECOVERY AGENCY	2,092	2,092
296	0901218F	CIVILIAN COMPENSATION PROGRAM	3,869	3,869
297	0901220 F	PERSONNEL ADMINISTRATION	1,584	1,584
298	0901226F	AIR FORCE STUDIES AND ANALYSIS AGENCY	1,197	1,197
299	0901538F	FINANCIAL MANAGEMENT INFORMATION SYSTEMS DEVELOP- MENT.	7,006	7,006
300	0901554F	DEFENSE ENTERPRISE ACNTNG AND MGT SYS (DEAMS)	45,638	45,638
301	1201017 F	GLOBAL SENSOR INTEGRATED ON NETWORK (GSIN) Transfer to Space Force	1,889	[-1,889
302	1201921F	SERVICE SUPPORT TO STRATCOM—SPACE ACTIVITIES	993	99.
303	1202140 F	SERVICE SUPPORT TO SPACECOM ACTIVITIES	8,999	8,99
314	1203400F	SPACE SUPERIORITY INTELLIGENCE	16,810	16,816
316	1203620F	NATIONAL SPACE DEFENSE CENTER	2,687	2,687
318	1203926F	NCMC—TW/AA SYSTEM	6,990	6,990
322A	9999999999	CLASSIFIED PROGRAMS		
522A	999999999	SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	15,777,856 21,466,680	15,777,856 21,203,091
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, AF .	37,391,826	37,047,337
		RESEARCH, DEVELOPMENT, TEST & EVAL, SPACE FORCE APPLIED RESEARCH		
001	1206601SF	SPACE TECHNOLOGY	130,874	164,874
		Ground based optical GEO surveillance		[5,000
		Rapid development of low-cost, small satellite technology		[20,000
		Small satellite mission operations center		[9,000
		SUBTOTAL APPLIED RESEARCH	130,874	164,87 4
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
002	12031648F	NAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIPMENT) (SPACE).	390,704	390,704
003	1203710SF	EO/IR WEATHER SYSTEMS Program reduction for phase 2 risk reduction Spec OT2	131,000	106,000 [-25,000
004	1206422SF	WEATHER SYSTEM FOLLOW-ON	83,384	83,384
005	12064258F	SPACE SITUATION AWARENESS SYSTEMS	33,359	33,355
006	1206427SF	SPACE SYSTEMS PROTOTYPE TRANSITIONS (SSPT)	142,808	142,808
007	1206438SF	SPACE CONTROL TECHNOLOGY	35,575	35,57
	1206760SF			
008	12067608F	PROTECTED TACTICAL ENTERPRISE SERVICE (PTES)	114,390	109,390
		Unjustified growth		[-5,000
009	1206761SF	PROTECTED TACTICAL SERVICE (PTS)	205,178	200,178
		Unjustified growth		[-5,000
010	1206855SF	EVOLVED STRATEGIC SATCOM (ESS)	71,395	71,395
011	1206857SF	SPACE RAPID CAPABILITIES OFFICE	103,518	103,518
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	1,311,311	1,276,311
		SYSTEM DEVELOPMENT & DEMONSTRATION		
012	1203269SF	GPS III FOLLOW-ON (GPS IIIF)	263,496	253,496
		Execution lagging		[-10,000
013	1203940SF	SPACE SITUATION AWARENESS OPERATIONS	41,897	41,897
014	1206421SF	COUNTERSPACE SYSTEMS	54,689	54,688
015	1206422SF	WEATHER SYSTEM FOLLOW-ON	2,526	2,520
016	1206425SF	SPACE SITUATION AWARENESS SYSTEMS	173,074	173,07
017	1206431SF	ADVANCED EHF MILSATCOM (SPACE)	138,257	138,257
018	1206432SF	POLAR MILSATCOM (SPACE)	190,235	190,233
019	1206442SF	NEXT GENERATION OPIR	2,318,864	2,269,864
		Block 0 GEO unjustified cost growth Program decrease		[-20,000
020	12068538F	NATIONAL SECURITY SPACE LAUNCH PROGRAM (SPACE)—EMD	560,978	[-29,000 710,978
		Program increase SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA- TION.	3,744,016	[150,000 3,835,016
		MANAGEMENT SUPPORT		
021	12061168F	SPACE TEST AND TRAINING RANGE DEVELOPMENT	20,281	20,28
022	1206392SF	ACQ WORKFORCE—SPACE & MISSILE SYSTEMS	183,930	183,930
023	1206398SF	SPACE & MISSILE SYSTEMS CENTER—MHA	9,765	9,763
024	1206860SF	ROCKET SYSTEMS LAUNCH PROGRAM (SPACE)	17,993	27,99.
		Tactically Responsive Launch Operations	.,	[10,000
		* *		
025	1206864SF	SPACE TEST PROGRAM (STP)	26,541	26,54

		(In Thousands of Dollars)		
Line	Program Element	Item	FY 2021 Request	House Authorized
		OPERATIONAL SYSTEM DEVELOPMENT		
026	1201017SF	GLOBAL SENSOR INTEGRATED ON NETWORK (GSIN) Transfer from Air Force	3,708	5,597 [1,889
027	1203001SF	FAMILY OF ADVANCED BLOS TERMINALS (FAB-T)	247,229	237,229
028	1203110SF	Program decrease	75,480	[-10,000 60,480
029	1203165 SF	Program decrease	1,984	[-15,000 1,984
023	1203103SF	SEGMENTS).	1,364	1,304
030 031	12031738F 12031748F	SPACE AND MISSILE TEST AND EVALUATION CENTER	4,397 44,746	4,397 39,740
032	1203182 SF	Underexecution SPACELIFT RANGE SYSTEM (SPACE)	11,020	[-5,000 16,020
033	1203265SF	Space launch range services and capabilities GPS III SPACE SEGMENT	10,777	[5,000 10,777
034	12038738F	BALLISTIC MISSILE DEFENSE RADARS	28,179	28,179
035	1203913SF	NUDET DETECTION SYSTEM (SPACE)	29,157	29,157
036	1203940SF	SPACE SITUATION AWARENESS OPERATIONS	44,809	39,809
037	1206423 SF	Underexecution	481,999	[-5,000 471,999
		Program decrease		[-5,000
		Unjustified growth		[-5,000
041	12067708F	ENTERPRISE GROUND SERVICES	116,791	116,791
041A	9999999999	CLASSIFIED PROGRAMS	3,632,866	3,632,866
		SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	4,733,142	4,695,031
		SOFTWARE & DIGITAL TECHNOLOGY PILOT PRO- GRAMS		
042	1203614SF	JSPOC MISSION SYSTEM	149,742	129,742 [-20,000
42A	9999999999	Services and Data. COMMERCIAL SATCOM Commercial polar space-based proliferated LEO broadband services		45,000 [25,000
		and demonstrations. Increase for commercial space domain awareness services and data SUBTOTAL SOFTWARE & DIGITAL TECHNOLOGY PILOT PROGRAMS.	149,742	[20,000 174,742
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, SPACE FORCE.	10,327,595	10,414,484
		RESEARCH, DEVELOPMENT, TEST & EVAL, DW BASIC RESEARCH		
001	0601000BR	DTRA BASIC RESEARCH	14,617	14,617
002	0601101E	DEFENSE RESEARCH SCIENCES	479,958	479,958
003	0601110D8Z	BASIC RESEARCH INITIATIVES	35,565	57,565
		Restore Minerva research initiative		[17,000 [5,000
004	0601117E	BASIC OPERATIONAL MEDICAL RESEARCH SCIENCE	53,730	53,730
005	0601120D8Z	NATIONAL DEFENSE EDUCATION PROGRAM	100,241	105,241
006	0601228D8Z	Civics education pilot	30,975	[5,000 50,975
		PIPELINE program		[3,000
		Program increase		[17,000
007	0601384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	45,300	45,300
		SUBTOTAL BASIC RESEARCH	760,386	807,386
		APPLIED RESEARCH		
008	0602000D8Z	JOINT MUNITIONS TECHNOLOGY	19,409	24,409
000	0.000447H	New energetic materials design	40% 500	[5,000
009 011	0602115 E 0602230 D 8 Z	BIOMEDICAL TECHNOLOGYDEFENSE TECHNOLOGY INNOVATION	107,568	107,568
012	0602234D8Z	LINCOLN LABORATORY RESEARCH PROGRAM	35,000 41,080	35,000 41,080
013	0602251D8Z	APPLIED RESEARCH FOR THE ADVANCEMENT OF S&T PRIOR-	60,722	60,722
014	0602303E	ITTES. INFORMATION & COMMUNICATIONS TECHNOLOGY Program decrease	435,920	403,920 [-32,000
015	0602383 E	BIOLOGICAL WARFARE DEFENSE	26,950	26,950
016	0602384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM Treatment testing technology for nuclear, chemical, and biological ex-	201,807	206,807 [5,000
017	0602668D8Z	posure. CYBER SECURITY RESEARCH	15,255	15,255
018	0602702E	TACTICAL TECHNOLOGY	233,271	233,271
019	0602715E	MATERIALS AND BIOLOGICAL TECHNOLOGY	250,107	250,107
			,,	,,-

	D	(In Thousands of Dollars)	EV 9094	77
Line	Program Element	Item	FY 2021 Request	House Authorized
020	0602716E	ELECTRONICS TECHNOLOGY	322,693	322,693
021	0602718BR	COUNTER WEAPONS OF MASS DESTRUCTION APPLIED RE- SEARCH.	174,571	174,571
022	0602751D8Z	SOFTWARE ENGINEERING INSTITUTE (SEI) APPLIED RE- SEARCH.	9,573	9,573
023	1160401BB	SOF TECHNOLOGY DEVELOPMENT Sustained Human Performance and Resilience	42,464	47,464 [5,000
		SUBTOTAL APPLIED RESEARCH	1,976,390	1,959,390
		ADVANCED TECHNOLOGY DEVELOPMENT		
024	0603000D8Z	JOINT MUNITIONS ADVANCED TECHNOLOGY	22,920	22,920
0.25	0603121D8Z	SO/LIC ADVANCED DEVELOPMENT	4,914	4,914
026	0603122D8Z	COMBATING TERRORISM TECHNOLOGY SUPPORT	51,089	51,089
027 029	0603133D8Z 0603160BR	FOREIGN COMPARATIVE TESTING COUNTER WEAPONS OF MASS DESTRUCTION ADVANCED TECH-	25,183 366,659	25,183 366,659
		NOLOGY DEVELOPMENT.		
030	0603176C	ADVANCED CONCEPTS AND PERFORMANCE ASSESSMENTRestore low power laser demonstrator	14,910	64,910 [50,000]
032	0603180C	ADVANCED RESEARCH	18,687	28,687
		Program increase		[10,000]
033	0603225D8Z	JOINT DOD-DOE MUNITIONS TECHNOLOGY DEVELOPMENT	18,873	18,873
034	0603286E	ADVANCED AEROSPACE SYSTEMS	230,978	230,978
035	0603287E	SPACE PROGRAMS AND TECHNOLOGY	158,439	158,439
036 037	0603288D8Z 0603289D8Z	ANALYTIC ASSESSMENTSADVANCED INNOVATIVE ANALYSIS AND CONCEPTS	23,775	23,775
038	0603291D8Z	ADVANCED INNOVATIVE ANALYSIS AND CONCEPTS—MHA	36,524 14,703	36,524 14,703
039	0603294C	COMMON KILL VEHICLE TECHNOLOGY	11,058	11,058
040	0603338D8Z	DEFENSE MODERNIZATION AND PROTOTYPING	133,375	133,375
042	0603342D8Z	DEFENSE INNOVATION UNIT (DIU)	26,141	26,141
043	0603375D8Z	TECHNOLOGY INNOVATION	27,709	27,709
044	0603384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—ADVANCED DEVELOPMENT.	188,001	188,001
045	0603527D8Z	RETRACT LARCH	130,283	130,283
046	0603618D8Z	JOINT ELECTRONIC ADVANCED TECHNOLOGY	15,164	15,164
047	0603648D8Z	JOINT CAPABILITY TECHNOLOGY DEMONSTRATIONS	85,452	85,452
048	0603662D8Z	NETWORKED COMMUNICATIONS CAPABILITIES	5,882	5,882
049	0603680D8Z	DEFENSE-WIDE MANUFACTURING SCIENCE AND TECHNOLOGY PROGRAM.	93,817	143,817
		Accelerating rapid prototyping by integrating high performance com- puting and advanced manufacturing.		[5,000]
		Additive manufacturing training		[5,000]
		Advanced structural manufacturing technologies		[30,000]
		Flexible hybrid electronics		[5,000]
050	0603680S	Hypersonic thermal management research MANUFACTURING TECHNOLOGY PROGRAM	40.005	[5,000]
052	0603680S 0603712S	GENERIC LOGISTICS R&D TECHNOLOGY DEMONSTRATIONS	40,025 10,235	40,025 10,235
053	0603712B 0603716D8Z	STRATEGIC ENVIRONMENTAL RESEARCH PROGRAM	53,862	158,862
000	0000710102	AFFF replacement	50,002	[50,000]
		PFAS Innovation Award Fund		[5,000]
		PFAS remediation and disposal technology		[50,000]
054	0603720S	MICROELECTRONICS TECHNOLOGY DEVELOPMENT AND SUP- PORT.	124,049	124,049
055	0603727D8Z	JOINT WARFIGHTING PROGRAM	3,871	3,871
056	0603739E	ADVANCED ELECTRONICS TECHNOLOGIES	95,864	95,864
057	0603760E	COMMAND, CONTROL AND COMMUNICATIONS SYSTEMS	221,724	221,724
058	0603766E	NETWORK-CENTRIC WARFARE TECHNOLOGY	661,158	661,158
059	0603767E	SENSOR TECHNOLOGY	200,220	200,220
060	0603769D8Z	DISTRIBUTED LEARNING ADVANCED TECHNOLOGY DEVELOP- MENT.	6,765	6,765
061	0603781D8Z	SOFTWARE ENGINEERING INSTITUTE	12,598	12,598
064	0603924D8Z	HIGH ENERGY LASER ADVANCED TECHNOLOGY PROGRAM	105,410	105,410
065	0603941D8Z	TEST & EVALUATION SCIENCE & TECHNOLOGY Directed energy test workloads	187,065	187,065
066	0603950D8Z	Directed energy test workloads NATIONAL SECURITY INNOVATION NETWORK Restore program		40,000 [40,000
067	0604055D8Z	OPERATIONAL ENERGY CAPABILITY IMPROVEMENT Program increase		65,000
070	1160402BB	SOF ADVANCED TECHNOLOGY DEVELOPMENT	89,072	[65,000] 94,072
071	1206310SDA	SOF 3-D printing technologies	72,422	[5,000] 72,422
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	3,588,876	3,913,876
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
072	0603161D8Z	NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY EQUIP- MENT RDT&E ADC&P.	32,636	32,636
073	0603600D8Z	WALKOFF	106,529	106,529
			200,000	200,00

	Line Program Item FY 2021 Hous					
Pair remolation and disposal technology	ne	Program Element	Item		House Authorized	
Program increase	75	0603851D8Z		61,345	113,345	
0.003881C					[50,000] [2,000]	
0.003889C	76	0603881C	$BALLISTIC\ MISSILE\ DEFENSE\ TERMINAL\ DEFENSE\ SEGMENT\$	412,627	312,627 [-100,000]	
ORSS-SHIP CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—DEMAIL 76,167	77	0603882C	BALLISTIC MISSILE DEFENSE MIDCOURSE DEFENSE SEGMENT	1,004,305	919,305 [-85,000]	
099 6603889C BALLISTIC MISSILE DEFENSE SENSORS 324,357 080 060389C BMD ENABLING PROGRAMS 599,380 081 060389C SPECIAL PROGRAMS—MPA 149,360 082 060389C AEGIS BMD 814,936 083 060389C BALLISTIC MISSILE DEFENSE COMMAND AND CONTROL, BAT 753,353 084 0603896C BALLISTIC MISSILE DEFENSE JOINT WARPIGHTER SUPPORT 49,560 085 060390C MISSILE DEFENSE INTEGRATION & OPERATIONS CENTER 53,356 086 060390C REGIRNING TRENCH 11,633 087 060390C SEA RASED X-BAD RADAR (SEX) 118,813 088 060391C BRABELI COOPERATIVE PROGRAMS 300,000 080 060391C BALLISTIC MISSILE DEFENSE TARGETS 378,806 080 060391C BALLISTIC MISSILE DEFENSE TARGETS 36,133 090 060391C BALLISTIC MISSILE DEFENSE TARGETS 378,561 091 060401DSZ DEPLEMBER TO PROGRAMS 30,000 092 060411 NATTION MARPARE 10,12	78	0603884BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—DEM/VAL	76,167	81,167	
0603890C BMD EXABLING PROGRAMS 539,380	20	0.0000016		204.05%	[5,000]	
063899C AEGIS BMD					281,957	
082 063892C AEGIS RIII Program decrease 814,936 083 0603896C BALLISTIC MISSILE DEFENSE COMMAND AND CONTROL, BATTER MANAGEMENT AND COMMUNICATI. 593,353 084 0603896C BALLISTIC MISSILE DEFENSE IONT WARFGHTER SUPPORT 49,560 085 060390C MISSILE DEFENSE INTEGRATION & OPERATIONS CENTER (MDOC). 53,356 086 060390C REGARDING TRENCH 11,863 087 060391C SEA BISED X-BAND RIDAR (SRX) 118,318 089 060391C SEALISTIC MISSILE DEFENSE TEST 378,302 090 060391C BALLISTIC MISSILE DEFENSE TEST 378,302 092 060391C BALLISTIC MISSILE DEFENSE TEST 378,302 093 060401DSZ NET GENERATION INFORMATION COMMUNICATIONS TECH-NOLOGY (SG) 49,000 094 060401DSZ NET GENERATION INFORMATION COMMUNICATIONS TECH-NOLOGIES 490,000 095 060411SC TECHNOLOGY MATURATION INTICONICAL 3,225 099 0604250BZ ADVANCED INNOVATIVE TECHNOLOGIES 76,350 Micro nuclear ractors Program decrease for Restoring &CT <td></td> <td></td> <td></td> <td></td> <td>599,380 420,216</td>					599,380 420,216	
0838 0603896C RALLISTIC MISSILE DEFENSE COMMUNICATI. 593,353 084 0603898C BALLISTIC MISSILE DEFENSE JOINT WARFIGHTER SUPPORT 49,560 085 060390C MISSILE DEFENSE INTEGRATION & OPERATIONS CENTER (MIDOC). 55,356 086 060390C REGARDING TRENCH 11,863 087 060390C REGARDING TRENCH 118,363 088 060391C SEA BASED X-BAND RADAR (SBX) 118,363 089 060391C BALLISTIC MISSILE DEFENSE TEST 378,802 090 060391C BALLISTIC MISSILE DEFENSE TEAGETS 56,333 092 060391C BALLISTIC MISSILE DEFENSE TEAGETS 56,334 093 060401BZ NEXT GENERATION INFORMATION COMMUNICATIONS TECH- VIOLOGY (54) 49,060 094 060401BZ NEXT GENERATION INFORMATION COMMUNICATIONS TECH- VIOLOGY (54) 49,060 095 060411C TECHNOLOGY MATHRATION INITIATIVES 67,880 096 0604250BZ ADVANCED INNOVATIVE TECHNOLOGIES 730,508 Micro nuclear reactors Program decrease for Restoring &CT 100 <			AEGIS BMD	814,936	804,936 [-10,000]	
084 0603990C MISSILE DEFENSE JOINT WARFIGHTER SUPPORT	33	0603896C	BALLISTIC MISSILE DEFENSE COMMAND AND CONTROL, BAT-	593,353	593,353	
085 0603904C MISSILE DEFENSE INTEGRATION & OPERATIONS CENTER (MDIOC). 55,356 086 0603906C REGARDING TRENCH 11,863 087 0603907C SEA BARD X-BAND RADIR (SBX) 118,181 088 0603913C ISRAELI COOPERATIVE PROGRAMS 300,000 089 0603913C BALLISTIC MISSILE DEFENSE TEST 378,302 090 0603913C BALLISTIC MISSILE DEFENSE TARGETS 536,133 092 0603928DZ COALTION WARPARE 10,129 093 0604011DSZ NEXT GENERATION INFORMATION COMMUNICATIONS TECH-NOLOGY GEGG. 449,000 094 060416DSZ DEPLITTUENT OF DEFENSE CORROSION PROGRAM 3,325 095 060411SC TECHNOLOGY MATURATION INTIATIVES 67,389 096 060416DSZ DEPLATEMENT OF DEFENSE CORROSION PROGRAM 3,325 099 060411SC HYPERSONIC DEFENSE 206,832 099 060411SC HYPERSONIC DEFENSE 3,325 099 060411SC HYPERSONIC DEFENSE 3,325 099 060411SC TEVENOLOGYATER	24	0603898C		49 560	49,560	
086 060390C REGARDING TRENCH 11,863 087 060390C SEA BASED X-BAND RADAR (SBX) 30,000 089 0603913C ISLABLI COOPERATIVE PROGRAMS 300,000 090 0603913C BALLISTIC MISSILE DEFENSE TEST 378,302 092 0603913C BALLISTIC MISSILE DEFENSE TARGETS 10,129 093 060401DSZ NEXT GENERATION INFORMATION COMMUNICATIONS TECH-NOLOGY NOLOGY (50). 10,129 093 060401DSZ NEXT GENERATION INFORMATION COMMUNICATIONS TECH-NOLOGY NATURATIONS TECH-NOLOGY MATURATION INSTITUTIONS 40,000 094 0604016DSZ DEPARTMENT OF DEFENSE CORROSION PROGRAM 3,325 095 060415C TECHNOLOGY MATURATION INITIATIVES 67,389 090 0604250DSZ ADWANCED INNOVATIVE TECHNOLOGIES 70,058 099 0604250DSZ ADWANCED INNOVATIVE TECHNOLOGIES 489,076 100 0604250DSZ ADWANCED INNOVATIVE TECHNOLOGIES 489,076 101 0604250DSZ TRUSTED & ASSURED MICROELECTRONICS 489,076 101 060431DSZ TRUSTED & ASSURED MICROELECTRONICS			MISSILE DEFENSE INTEGRATION & OPERATIONS CENTER	55,356	55,356	
0685 0603917C SEA BASED X-BAND RADAR (SRX) 318,718 088 0603913C ISRAELI COOPERATIVE PROGRAMS 300,000 090 0603913C BALLISTIC MISSILE DEFENSE TEST 376,302 090 0603923DZ COALTITION WARPARE 10,129 093 0603923DZ COALTITION WARPARE 10,129 094 060401DSZ DEPARTMENT OF DEFENSE TARGETS 360,332 095 060411SC TECHNOLOGY MATURATION INTRATIVES 67,389 095 060411SC TECHNOLOGY MATURATION INITIATIVES 67,389 095 060411SC TECHNOLOGY MATURATION INITIATIVES 67,389 090 0604250DSZ ADVANCED INNOVATIVE TECHNOLOGIES 730,508 Micro nuclear reactors Program decrease for Restoring S&T 489,076 101 0604331DSZ RAPID PROTOTYPING PROGRAM 489,076 102 060431DSZ TUSTED & ASSURED MICROELECTRONICS 489,076 103 060431DSZ TUSTED & ASSURED MICROELECTRONICS 489,076 104 060431DSZ DEPERNSE INNOVATIVE TECHNOLOGY <	86	0603906C		11.863	11,863	
688 6663913C ISRAELI COOPERATIVE PROGRAMS 300,000 089 0603914C BALLISTIC MISSILE DEFENSE TEST 378,302 090 0603915C BALLISTIC MISSILE DEFENSE TERGETS 536,133 092 0603937DSZ COALITION WARFARE 10,129 093 060401DSZ NEXT GENERATION INFORMATION COMMUNICATIONS TECH-NOLOGY (3G). 10,129 094 0604016DSZ DEPARTMENT OF DEFENSE CORROSION PROGRAM 3,325 095 0604115C TECHNOLOGY MATURATION INITIATIVES 67,389 096 060415DSZ TECHNOLOGY MATURATION INITIATIVES 67,389 098 0604181C HYPERSONIC DEFENSE 206,832 099 0604250DSZ ADVANCED INNOVATIVE TECHNOLOGIES 730,508 101 060432DSZ TRUSTED & ASSURED MICROELECTRONICS 489,076 101 060432DSZ RAPID PROTOTYPING PROGRAM 102,033 102 060431IDSZ DEFENSE INNOVATION UNIT (DIU) PROTOTYPING 13,255 103 060430DSZ DEFERATMENT OF DEFENSE (DOD) UNMANNED SYSTEM COM-MON DEVELOPMENT MON DEVELOPMENT				118,318	118,318	
090 06039315C BALLISTIC MISSILE DEFENSE TARGETS 536,133 093 0604011DSZ NEXT GENERATION INFORMATION COMMUNICATIONS TECH-NOLOGY (3G) 10,129 094 0604011DSZ NEXT GENERATION INFORMATION COMMUNICATIONS TECH-NOLOGY (3G) 442,000 094 0604016DSZ DEPARTMENT OF DEFENSE CORROSION PROGRAM 3,325 095 0604115C TECHNOLOGY MATURATION INITIATIVES 67,389 098 060418C HYPERSONIC DEFENSE 206,832 099 0604250BZ ADVANCED INNOVATIVE TECHNOLOGIES 730,508 Micro nuclear reactors Program decrease for Restoring S&T 489,076 101 0604331DSZ RAPID PROTOTYPING PROGRAM 102,023 Program decrease for Restoring S&T 102 660431DSZ DEPENSE INNOVATION UNIT (DIU) PROTOTYPING 13,255 102 060431DSZ DEPENSE INNOVATION UNIT (DIU) PROTOTYPING 13,255 103 0604400DSZ DEPENSE INNOVATION UNIT (DIU) PROTOTYPING 13,255 105 0604672C HOMELAND DEFENSE RDAR—HAWAII (HDR-H) Continue rander decelopment and siting efforts 107 0604				,	300,000	
092 0603923D8Z COALITION WARFARE 10,129 093 060401D8Z NEXT GENERATION INFORMATION COMMUNICATIONS TECH-449,000 094 060401dB8Z DEPARTMENT OF DEFENSE CORROSION PROGRAM 3,325 095 0604115C DEPARTMENT OF DEFENSE CORROSION PROGRAM 3,325 098 0604181C HYPERSONIC DEFENSE 206,832 099 0604230B8Z ADVANCED INNOVATIVE TECHNOLOGIES 730,508 090 Micro nuclear reactors Program decrease for Restoring S&T 100 0604294D8Z TRUSTED & ASSULEED MICROELECTRONICS 489,076 101 060431D8Z TRUBTED & ASSULEED MICROELECTRONICS 489,076 102 0604341D8Z DEFENSE INNOVATION UNIT (DIU) PROTOTYPING 13,255 103 060440D8Z DEPARTMENT OF DEFENSE (DOD) UNMANNED SYSTEM COM- MON DEVELOPMENT 2,787 105 0604672C HOMELAND DEFENSE RADAR—HAWAII (HDR-H) Continue radar development and siting efforts 3,469 107 060482D8Z WARGAMING AND SUPPORT FOR STRATEGIC ANALYSIS (SSA) 3,469 108 060487C LONG RANGE DISCRIMINATION RADAR (LR	89	0603914C	BALLISTIC MISSILE DEFENSE TEST	378,302	378,302	
093 664011b8Z NEXT GENERATION INFORMATION COMMUNICATIONS TECH-NOLOGY (5G). 449,000 094 664016b8Z DEPARTMENT OF DEFENSE CORROSION PROGRAM 3,325 095 664115C TECHNOLOGY MATURATION INITIATIVES 67,389 099 66415C TECHNOLOGY MATURATION INITIATIVES 26,832 099 664250b8Z ADVANCED INNOVATIVE TECHNOLOGIES 730,508 Micro nuclear reactors Program decrease for Restoring S&T 100 101 664294b2Z TRUSTED & ASSURED MICROELECTRONICS 489,076 102 664341b8Z TERPID PROTOTYPING PROGRAM 102,033 103 664490b2Z TRUSTED & ASSURED MICROELECTRONICS 489,076 104 66431b8Z RAPID PROTOTYPING PROGRAM 102,033 105 766447b8Z DEFENSE INNOVATION UNIT (DIU) PROTOTYPING 13,255 103 664400b8Z DEFENSE INNOVATION UNIT (DIU) PROTOTYPING 13,255 105 66472C HOMELAND DEFENSE RADAR—HAWAII (HDR-H) Comment and development and siting efforts 2,767 107 66482bZ WARGAMING AND SUPPORT FOR STRATEGIC ANALYSIS (S	90	0603915C		536,133	536,133	
NOLOGY (5G). Program decrease for Restoring S&T	0.2	0603923D8Z		10,129	10,129	
094 0604016D8Z DEPARTMENT OF DEFENSE CORROSION PROGRAM 3,325 095 0604115C TECHNOLOGY MATURATION INITIATIVES 67,389 099 0604250D8Z ADVANCED INNOVATIVE TECHNOLOGIES 730,508 099 0604250D8Z ADVANCED INNOVATIVE TECHNOLOGIES 730,508 000 Micro nuclear reactors Program decrease for Restoring S&T 101 0604294D8Z TRUSTED & ASSURED MICROELECTRONICS 489,076 101 0604331D8Z EAPID PROTOTYPING PROGRAM 102,033 102 0604341D8Z DEFENSE INNOVATION UNIT (DIU) PROTOTYPING 13,255 103 0604400D8Z DEPARTMENT OF DEFENSE (DOD) UNMANNED SYSTEM COM- MON DEVELOPMENT. 2,787 105 0604672C HOMELAND DEFENSE RADAR—HAWAII (HDR-H) Continue radar development and siting efforts 107 060482DSZ WARGAMING AND SUPPORT FOR STRATTEGIC ANALYSIS (SSA) 3,469 109 0604826J JOINT C5 CAPABILITY DEVELOPMENT, INTEGRATION AND INTEROPERABILITY ASSESSMENTS 19,190 110 0604876C INPROVED HOMELAND DEFENSE INTERCEPTORS 664,138 121 0604876C	93	0604011D8Z	NOLOGY (5G).	449,000	400,000	
095 0604115C TECHNOLOGY MATURATION INITIATIVES 206,832 098 0604181C HYPERSONIC DEFENSE 206,832 099 0604250D8Z ADVANCED INNOVATIVE TECHNOLOGIES 730,508 Micro nuclear reactors Program decrease for Restoring S&T 730,508 100 0604294D8Z TRUSTED & ASSURED MICROELECTRONICS 489,076 101 0604331D8Z RAPID PROTOTYPING PROGRAM 102,023 102 0604341D8Z DEPENSE INNOVATION UNIT (DIU) PROTOTYPING 13,255 103 0604400D8Z DEPARTMENT OF DEFENSE (DOD) UNMANNED SYSTEM COM- MON DEVELOPIBENT. 2,787 105 0604672C HOMELAND DEFENSE RADAR—HAWAH (HDR-H) 2,787 107 0604682D8Z WARGAMING AND SUPPORT FOR STRATEGIC ANALYSIS (SSA) 3,469 109 0604826J JOINT C5 CAPABILITY DEVELOPMENT, INTEGRATION AND 19,190 111 0604873C LONG RANGE DISCRIMINATION RADAR (LRDR) 137,256 111 0604876C BALLISTIC MISSILE DEFENSE INTERCEPTORS 664,138 12 0604876C BALLISTIC MISSILE DEFENSE MENSOR TEST 7,685					[-49,000]	
098 0604181C HYPERSONIC DEFENSE 206,832 099 0604250D8Z ADVANCED INNOVATIVE TECHNOLOGIES 730,508 Micro nuclear reactors ————————————————————————————————————				3,325	3,325	
099 0604250D8Z ADVANCED INNOVATIVE TECHNOLOGIES Micro nuclear reactors Program decrease for Restoring S&T					67,389	
Micro nuclear reactors					206,832	
Program decrease for Restoring S&T	19	0604250 D 8Z		730,508	729,508	
100					[50,000] [-51,000]	
101 0604331D8Z	00	0604294D8Z		489.076	489,076	
Program decrease for Restoring S&T 102 0604341D8Z DEFENSE INNOVATION UNIT (DIU) PROTOTYPING 13,255 Talent optimization pilot program 2,787					82,023	
102 0604341D8Z				,	[-20,000]	
103),2	0604341D8Z	DEFENSE INNOVATION UNIT (DIU) PROTOTYPING	13,255	16,255	
105	03	0604400D8Z		2,787	[3,000] 2,787	
107 0604682D8Z WARGAMING AND SUPPORT FOR STRATEGIC ANALYSIS (88A) 3,469 109 0604826J JOINT C5 CAPABILITY DEVELOPMENT, INTEGRATION AND INTEROPERABILITY ASSESSMENTS. 110 0604873C LONG RANGE DISCRIMINATION RADAR (LRDR) 137,256 111 0604874C IMPROVED HOMELAND DEFENSE INTERCEPTORS 664,138)5	0604672C			130,000	
100 0604826J			2 0 00		[130,000]	
110 0604873C			JOINT C5 CAPABILITY DEVELOPMENT, INTEGRATION AND	3,469 19,190	3,469 19,190	
111 0604874C IMPROVED HOMELAND DEFENSE INTERCEPTORS 664,138 112 0604876C BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEGMENT 7,768 113 0604876C AEGIS BMD TEST 170,880 113 0604878C AEGIS BMD TEST 170,880 Unjustified cost growth 114 0604879C BALLISTIC MISSILE DEFENSE SENSOR TEST 76,456 115 0604880C LAND-BASED SM-3 (IBSM3) 56,628 116 0604887C BALLISTIC MISSILE DEFENSE MIDCOURSE SEGMENT TEST 67,071 118 0300206R ENTERPRISE INFORMATION TECHNOLOGY SYSTEMS 2,198 119 0303191D8Z JOINT ELECTROMAGNETIC TECHNOLOGY (JET) PROGRAM 997 120 0305103C CYBER SECURITY INITIATIVE 1,148 121 12064108DA SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING 215,994 HBTSS—transfer to 1206895C Unjustified growth 34,144 123 1206895C BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS 32,068 HBTSS—transfer from 12064108DA HBTSS—transfer from 12064108DA HBTSS—transfer from 12064108DA						
Delayed NGI contract award			· · · · · · · · · · · · · · · · · · ·	137,256	137,256	
112 0604876C BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEGMENT TEST. 7,768 113 0604878C AEGIS BMD TEST	1.1	0604874C		664,138	414,138	
113 0604878C AEGIS BMD TEST 170,880 114 0604879C BALLISTIC MISSILE DEFENSE SENSOR TEST 76,456 115 0604880C LAND-BASED SM-3 (LBSM3) 56,628 116 0604887C BALLISTIC MISSILE DEFENSE MIDCOURSE SEGMENT TEST 67,071 118 0300206R ENTERPRISE INFORMATION TECHNOLOGY SYSTEMS 2,198 119 0303191D8Z JOINT ELECTROMAGNETIC TECHNOLOGY (JET) PROGRAM 997 120 0305103C CYBER SECURITY INITIATIVE 1,148 121 12064108DA SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING 215,994 HBTSS—transfer to 1206895C Unjustified growth 34,144 123 1206895C SPACE TRACKING & SURVEILLANCE SYSTEM 34,144 123 1206895C BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS 32,068 HBTSS—transfer from 12064108DA HBTSS sensor payload development 9,416,712	1.2	$0604876{\rm C}$	BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEGMENT	7,768	[-250,000] 7,768	
Unjustified cost grouth	12	0604878 C		170 880	95,880	
114 0604879C BALLISTIC MISSILE DEFENSE SENSOR TEST 76,456 115 0604880C LAND-BASED SM-3 (LBSM3) 56,628 116 0604887C BALLISTIC MISSILE DEFENSE MIDCOURSE SEGMENT TEST 67,071 118 0300206R ENTERPRISE INFORMATION TECHNOLOGY SYSTEMS 2,198 119 0303191D8Z JOINT ELECTROMAGNETIC TECHNOLOGY (JET) PROGRAM 997 120 0305103C CYBER SECURITY INITIATIVE 1,148 121 1206410SDA SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING 215,994 HBTSS—transfer to 1206895C Unjustified growth 34,144 123 1206893C SPACE TRACKING & SURVEILLANCE SYSTEM 34,144 123 1206895C BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS 32,068 HBTSS—transfer from 1206410SDA HBTSS sensor payload development 9,416,712				170,000	[-75,000]	
115 0604880C LAND-BASED SM-3 (LBSM3) 56,628 116 0604887C BALLISTIC MISSILE DEFENSE MIDCOURSE SEGMENT TEST 67,071 118 0300206R ENTERPRISE INFORMATION TECHNOLOGY SYSTEMS 2,198 119 0303191D8Z JOINT ELECTROMAGNETIC TECHNOLOGY (JET) PROGRAM 997 120 0305103C CYBER SECURITY INITIATIVE 1,148 121 1206410SDA SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING 215,994 HBTSS—transfer to 1206895C Unjustified growth 34,144 123 1206893C SPACE TRACKING & SURVEILLANCE SYSTEM 34,144 123 1206895C BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS 32,068 HBTSS—transfer from 1206410SDA HBTSS sensor payload development 34,167,112	14	0604879C		76,456	76,456	
118 0300206R ENTERPRISE INFORMATION TECHNOLOGY SYSTEMS 2,198 119 0303191D8Z JOINT ELECTROMAGNETIC TECHNOLOGY (JET) PROGRAM 997 120 0305103C CYBER SECURITY INITIATIVE 1,148 121 12064108DA SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING 215,994 HBTSS—transfer to 1206895C Unjustified growth 34,144 123 1206893C SPACE TRACKING & SURVEILLANCE SYSTEM 34,144 123 1206895C BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS 32,068 HBTSS—transfer from 12064108DA HBTSS sensor payload development 9,416,712				56,628	56,628	
119 0303191D8Z JOINT ELECTROMAGNETIC TECHNOLOGY (JET) PROGRAM 997 120 0305103C CYBER SECURITY INITIATIVE 1,148 121 12064108DA SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING 215,994	16	0604887C	BALLISTIC MISSILE DEFENSE MIDCOURSE SEGMENT TEST	67,071	67,071	
120 0305103C CYBER SECURITY INITIATIVE 1,148 121 12064108DA SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING 215,994 HBTSS—transfer to 1206895C Unjustified growth 34,144 122 1206893C SPACE TRACKING & SURVEILLANCE SYSTEM 34,144 123 1206895C BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS 32,068 HBTSS—transfer from 12064108DA HBTSS sensor payload development 9,416,712 SUBTOTAL ADVANCED COMPONENT DEVELOPMENT 9,416,712	18	0300206R		2,198	2,198	
121 1206410SDA SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING 215,994 HBTSS—transfer to 1206895C Unjustified growth 122 1206893C SPACE TRACKING & SURVEILLANCE SYSTEM 34,144 123 1206895C BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS 32,068 HBTSS—transfer from 1206410SDA HBTSS sensor payload development SUBTOTAL ADVANCED COMPONENT DEVELOPMENT 9,416,712				997	997	
HBTSS—transfer to 1206895C					1,148	
122 1206893C SPACE TRACKING & SURVEILLANCE SYSTEM 34,144 123 1206895C BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS 32,068 HBTSS—transfer from 1206410SDA HBTSS sensor payload development SUBTOTAL ADVANCED COMPONENT DEVELOPMENT 9,416,712	21	12064108DA	HBTSS—transfer to 1206895C	215,994	155,994 [-20,000]	
123 1206895C BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS	10	19069020		944//	[-40,000] 34,144	
HBTS8—transfer from 12064108DA					152,068	
HBTSS sensor payload development SUBTOTAL ADVANCED COMPONENT DEVELOPMENT 9,416,712	Э	12000330		52,000	[20,000]	
SUBTOTAL ADVANCED COMPONENT DEVELOPMENT 9,416,712					[100,000]	
& 1 NO 1 O 1 1 1 ED.			SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	9,416,712	9,076,712	
SYSTEM DEVELOPMENT & DEMONSTRATION						
	24	0604161D8Z	NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY EQUIP-	7,173	7,173	
	26	0604384BP		319,976	319,976	
				54,985	54,985	
$128 0605000BR \qquad \qquad COUNTER \ WEAPONS \ OF \ MASS \ DESTRUCTION \ SYSTEMS \ DEVEL- \\ 15,650$	28	0605000BR	COUNTER WEAPONS OF MASS DESTRUCTION SYSTEMS DEVEL-	15,650	15,650	
OPMENT. 129 0605013BL INFORMATION TECHNOLOGY DEVELOPMENT	29	0605013BL		1,441	1,441	

	. Program FY 2021 House				
Line	Program Element	Item	FY 2021 Request	House Authorized	
130	0605021SE	HOMELAND PERSONNEL SECURITY INITIATIVE	7,287	7,287	
131	0605022D8Z	DEFENSE EXPORTABILITY PROGRAM	12,928	12,928	
132	0605027D8Z	OUSD(C) IT DEVELOPMENT INITIATIVES	10,259	10,259	
133	0605070S	DOD ENTERPRISE SYSTEMS DEVELOPMENT AND DEMONSTRA- TION.	1,377	1,377	
134	0605075D8Z	CMO POLICY AND INTEGRATION	1,648	1,648	
135 136	0605080S 0605090S	DEFENSE AGENCY INITIATIVES (DAI)—FINANCIAL SYSTEM DEFENSE RETIRED AND ANNUITANT PAY SYSTEM (DRAS)	20,537	20,537	
137	0605090S 0605141BR	MISSION ASSURANCE RISK MANAGEMENT SYSTEM (MARMS)	1,638 5,500	1,638 5,500	
138	0605210D8Z	DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILITIES	8,279	8,279	
139	0605294D8Z	TRUSTED & ASSURED MICROELECTRONICS	107,585	107,585	
140	0605772D8Z	NUCLEAR COMMAND, CONTROL, & COMMUNICATIONS	3,685	3,685	
143	0305304D8Z	DOD ENTERPRISE ENERGY INFORMATION MANAGEMENT (EEIM).	3,275	3,275	
144	0305310D8Z	CWMD SYSTEMS: SYSTEM DEVELOPMENT AND DEMONSTRA- TION.	20,585	20,585	
		SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRATION.	603,808	603,808	
		MANAGEMENT SUPPORT			
145	0603829 J	JOINT CAPABILITY EXPERIMENTATION	11,239	11,239	
146	0604774D8Z	DEFENSE READINESS REPORTING SYSTEM (DRRS) JOINT SYSTEMS ARCHITECTURE DEVELOPMENT	9,793	9,795	
147 148	0604875D8Z 0604940D8Z	CENTRAL TEST AND EVALUATION INVESTMENT DEVELOPMENT	8,497 422,451	8,497 435,451	
140	00049401782	(CTEIP). Gulf Test range and training enhancements	422,431		
149	0604942D8Z	ASSESSMENTS AND EVALUATIONS	18,379	[13,000 18,379	
150	0605001E	MISSION SUPPORT	74,334	74,334	
151	0605100D8Z	JOINT MISSION ENVIRONMENT TEST CAPABILITY (JMETC)	79,046	79,046	
153	0605126J	JOINT INTEGRATED AIR AND MISSILE DEFENSE ORGANIZA- TION (JIAMDO).	50,255	50,255	
155	0605142D8Z	SYSTEMS ENGINEERING	49,376	49,376	
156	0605151D8Z	STUDIES AND ANALYSIS SUPPORT—OSD	5,777	5,777	
157	0605161D8Z	NUCLEAR MATTERS-PHYSICAL SECURITY	16,552	16,552	
158	0605170D8Z	SUPPORT TO NETWORKS AND INFORMATION INTEGRATION	9,582	9,582	
159	0605200D8Z	GENERAL SUPPORT TO USD (INTELLIGENCE)	1,940	1,940	
160 167	0605384BP 0605790D8Z	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	122,951 3,582	122,951 3,582	
168	ocorrorDoZ	NESS TECHNOLOGY TRANSFER. MAINTAINING TECHNOLOGY ADVANTAGE	20.500	20.50	
169	0605797D8Z 0605798D8Z	DEFENSE TECHNOLOGY ANALYSIS	29,566 29,059	29,566 29,059	
170	0605801KA	DEFENSE TECHNICAL INFORMATION CENTER (DTIC)	59,369	16,069	
171	0605803 SE	Program decrease R&D IN SUPPORT OF DOD ENLISTMENT, TESTING AND EVALUA- TION.	29,420	[-43,300 29,420	
172	0605804D8Z	DEVELOPMENT TEST AND EVALUATION	27,198	27,198	
173	0605898E	MANAGEMENT HQ—R&D	13,434	13,434	
174	0605998KA	MANAGEMENT HQ—DEFENSE TECHNICAL INFORMATION CEN- TER (DTIC).	2,837	2,837	
175	0606100D8Z	BUDGET AND PROGRAM ASSESSMENTS	13,173	13,175	
176	0606225D8Z	ODNA TECHNOLOGY AND RESOURCE ANALYSIS	3,200	3,200	
177	0606589D8W	$DEFENSE\ DIGITAL\ SERVICE\ (DDS)\ DEVELOPMENT\ SUPPORT\$	999	999	
180	0203345D8Z	DEFENSE OPERATIONS SECURITY INITIATIVE (DOSI)	3,099	3,099	
181	0204571 J	JOINT STAFF ANALYTICAL SUPPORT	3,058	3,058	
182	0208045K	C4I INTEROPERABILITY	59,813	59,815	
185 186	0303140SE 0303166J	INFORMATION SYSTEMS SECURITY PROGRAMSUPPORT TO INFORMATION OPERATIONS (IO) CAPABILITIES	1,112 545	1,112 545	
187	0303260D8Z	DEFENSE MILITARY DECEPTION PROGRAM OFFICE (DMDPO)	1,036	1,036	
188	0305270E0Z	COMBINED ADVANCED APPLICATIONS	30,824	30,824	
190	0305208K	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	3,048	3,048	
194	0804768J	COCOM EXERCISE ENGAGEMENT AND TRAINING TRANS- FORMATION (CE2T2)—NON-MHA.	31,125	31,125	
195	0808709 SE	DEFENSE EQUAL OPPORTUNITY MANAGEMENT INSTITUTE (DEOMI).	100	100	
196	0901598C	MANAGEMENT HQ—MDA	26,902	26,902	
197	0903235K	JOINT SERVICE PROVIDER (JSP)	3,138	3,138	
198A	9999999999	CLASSIFIED PROGRAMS	41,583	41,585	
		SUBTOTAL MANAGEMENT SUPPORT	1,297,392	1,267,092	
	0.004:	OPERATIONAL SYSTEMS DEVELOPMENT			
199	0604130V	ENTERPRISE SECURITY SYSTEM (ESS)	14,378	14,378	
200	0604532K	JOINT ARTIFICIAL INTELLIGENCE	132,058	132,058	
201	0605127T	REGIONAL INTERNATIONAL OUTREACH (RIO) AND PARTNER- SHIP FOR PEACE INFORMATION MANA. OVERSEAS HUMANITATION ASSISTANCE SHAPED INFORMA	1,986	1,986	
202	0605147T	OVERSEAS HUMANITARIAN ASSISTANCE SHARED INFORMA- TION SYSTEM (OHASIS). NIGUSTRIAL PASE ANALYSIS AND SUSTAINMENT SUBBORT.	316	316	
203	0607210D8Z	INDUSTRIAL BASE ANALYSIS AND SUSTAINMENT SUPPORT Autotune filter manufacturing scale-up for advanced offboard electronic warfare.	9,151	79,151 [10,000	

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Line	Element	Item	D	
			Request	Authorized
		Domestic organic light emitting diode microdisplay manufacturing		[5,000]
		Domestic rare earth magnet capability		[5,000]
		Domestic tungsten Program increase		[5,000]
		Frogram increase Radar supplier resiliency plan		[15,000] [5,000]
		Submarine workforce development and training		[20,000]
		Ultra-hard armor		[5,000]
204	0607310D8Z	CWMD SYSTEMS: OPERATIONAL SYSTEMS DEVELOPMENT	19,082	19,082
205	0607327T	GLOBAL THEATER SECURITY COOPERATION MANAGEMENT IN- FORMATION SYSTEMS (G-TSCMIS).	3,992	3,992
206	0607384BP	CHEMICAL AND BIOLOGICAL DEFENSE (OPERATIONAL SYSTEMS DEVELOPMENT).	39,530	39,530
207 212	0208043 J 0302019 K	PLANNING AND DECISION AID SYSTEM (PDAS) DEFENSE INFO INFRASTRUCTURE ENGINEERING AND INTE- GRATION.	3,039 16,324	3,039 16,324
213	0303126K	LONG-HAUL COMMUNICATIONS—DCS	11,884	11,884
214	0303131K	MINIMUM ESSENTIAL EMERGENCY COMMUNICATIONS NET- WORK (MEECN).	5,560	5,560
215	0303136G	KEY MANAGEMENT INFRASTRUCTURE (KMI)	73,356	73,356
216	0303140D8Z	INFORMATION SYSTEMS SECURITY PROGRAM	46,577	46,577
217	0303140G	INFORMATION SYSTEMS SECURITY PROGRAM	356,713	336,713
		GenCyber		[20,000]
		Program decrease		[-40,000]
218	0303140K	INFORMATION SYSTEMS SECURITY PROGRAM	8,922	8,922
219	0303150K	GLOBAL COMMAND AND CONTROL SYSTEM	3,695	3,695
220 223	0303153 K 0303228 K	DEFENSE SPECTRUM ORGANIZATION JOINT REGIONAL SECURITY STACKS (JRSS)	20,113 9,728	20,113 0
		Program decrease		[-9,728]
231	0305128V	SECURITY AND INVESTIGATIVE ACTIVITIES	5,700	5,700
235	0305186D8Z	POLICY R&D PROGRAMS	7,144	7,144
236	0305199D8Z	NET CENTRICITY	21,793	21,793
238	0305208BB	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	6,066	6,066
245	0305387D8Z	HOMELAND DEFENSE TECHNOLOGY TRANSFER PROGRAM	2,190	2,190
252	0708012K	LOGISTICS SUPPORT ACTIVITIES	1,654	1,654
253	07080128	PACIFIC DISASTER CENTERS	1,785	1,785
254	07080478	DEFENSE PROPERTY ACCOUNTABILITY SYSTEM	7,301	7,301
256 258	1105219BB 1160403BB	MQ-9 UAV AVIATION SYSTEMS	21,265	21,265
259	1160405BB	INTELLIGENCE SYSTEMS DEVELOPMENT	230,812 19,558	230,812 19,558
260	1160403BB	OPERATIONAL ENHANCEMENTS	136,041	151,041
200	110010011	Machine learning and AI technologies to enable operational maneuver	100,011	[10,000]
		Modular expeditionary compact high-energy lasers		[5,000]
261	1160431BB	WARRIOR SYSTEMS	59,511	94,511
		Increased research for cUAS in austere locations abroad		[35,000]
262	1160432BB	SPECIAL PROGRAMS	10,500	10,500
263	1160434BB	UNMANNED ISR	19,154	19,154
264	1160480BB	SOF TACTICAL VEHICLES	9,263	9,263
265	1160483BB	MARITIME SYSTEMS	59,882	59,882
266	1160489BB	GLOBAL VIDEO SURVEILLANCE ACTIVITIES	4,606	4,606
267	1160490BB	OPERATIONAL ENHANCEMENTS INTELLIGENCE	11,612	11,612
268	1203610K	TELEPORT PROGRAM	3,239	3,239
268A	9999999999	CLASSIFIED PROGRAMS SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	4,746,466 6,161,946	4,746,466 6,252,218
		SOFTWARE AND DIGITAL TECHNOLOGY PILOT PRO- GRAMS		
269	0608197V	NATIONAL BACKGROUND INVESTIGATION SERVICES—SOFT- WARE PILOT PROGRAM.	121,676	121,676
270	0608648D8Z	ACQUISITION VISIBILITY—SOFTWARE PILOT PROGRAM	16,848	16,848
271	0303150K	GLOBAL COMMAND AND CONTROL SYSTEM	86,750	76,750
		Program decrease		[-10,000]
272	0308588D8Z	ALGORITHMIC WARFARE CROSS FUNCTIONAL TEAMS—SOFT- WARE PILOT PROGRAM.	250,107	200,107
		Program decrease SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS.	475,381	[-50,000] 415,381
273A	9999999999	UNDISTRIBUTED PANDEMIC PREPAREDNESS AND RESILIENCE NATIONAL SECU-		1,000,000
		RITY FUND. Program increase		[1,000,000]
		SUBTOTAL UNDISTRIBUTED		1,000,000

 $\begin{array}{l} \textbf{OPERATIONAL TEST \& EVAL, DEFENSE} \\ \textbf{MANAGEMENT SUPPORT} \end{array}$

SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)							
Line	Program Element	Item	FY 2021 Request	House Authorized			
001	0605118 0TE	OPERATIONAL TEST AND EVALUATION	100,021	100,021			
002	0605131OTE	LIVE FIRE TEST AND EVALUATION	70,933	70,933			
003	0605814OTE	OPERATIONAL TEST ACTIVITIES AND ANALYSES	39,136	39,136			
		SUBTOTAL MANAGEMENT SUPPORT	210,090	210,090			
		TOTAL OPERATIONAL TEST & EVAL, DEFENSE	210,090	210,090			
		TOTAL RDT&E	106,224,793	106,489,628			

1 SEC. 4202. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-

2 TION FOR OVERSEAS CONTINGENCY OPER-

3 ATIONS.

SEC. 4202. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION FOR OVERSEAS CONTINGENCY OP-ERATIONS (In Thousands of Dollars)

Line	Program Element	Item	FY 2021 Request	House Authorized
		RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY		
016	0602145A	APPLIED RESEARCH NEXT GENERATION COMBAT VEHICLE TECHNOLOGY	2,000	2,000
010	000214321	SUBTOTAL APPLIED RESEARCH	2,000	2,000
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
080	0603327A	AIR AND MISSILE DEFENSE SYSTEMS ENGINEERING	500	500
114	0604785A	INTEGRATED BASE DEFENSE (BUDGET ACTIVITY 4)	2,020	2,020
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	2,520	2,520
		SYSTEM DEVELOPMENT & DEMONSTRATION		
131	0604741A	AIR DEFENSE COMMAND, CONTROL AND INTELLIGENCE—ENG DEV.	27,000	27,000
159	0605035A	COMMON INFRARED COUNTERMEASURES (CIRCM)	2,300	2,300
166	0605051A	AIRCRAFT SURVIVABILITY DEVELOPMENT	64,625	64,625
183	0304270A	ELECTRONIC WARFARE DEVELOPMENT	3,900	3,900
		SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA- TION.	97,825	97,825
		MANAGEMENT SUPPORT		
198	0605709A	EXPLOITATION OF FOREIGN ITEMS	1,000	1,000
209	0606003A	COUNTERINTEL AND HUMAN INTEL MODERNIZATION	4,137	4,137
		SUBTOTAL MANAGEMENT SUPPORT	5,137	5,137
220	00000004	OPERATIONAL SYSTEMS DEVELOPMENT	2 200	2.000
239 248	0203802A 0303028A	OTHER MISSILE PRODUCT IMPROVEMENT PROGRAMS SECURITY AND INTELLIGENCE ACTIVITIES	2,300	2,300
257	0305204A	TACTICAL UNMANNED AERIAL VEHICLES	23,367 34,100	23,367 34,100
258	0305204A	AIRBORNE RECONNAISSANCE SYSTEMS	15,575	15,575
		SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	75,342	75,342
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, ARMY.	182,824	182,824
		RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY		
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
039	0603527N	RETRACT LARCH	36,500	36,500
058	0603654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	14,461	14,461
063	0603734N	CHALK CORAL	3,000	3,000
071	0603795N	LAND ATTACK TECHNOLOGY	1,457	1,457
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	55,418	55,418
		SYSTEM DEVELOPMENT & DEMONSTRATION		
142	0604755N	SHIP SELF DEFENSE (DETECT & CONTROL)	1,144	1,144
		SUBTOTAL SYSTEM DEVELOPMENT & DEMONSTRA- TION.	1,144	1,144
		OPERATIONAL SYSTEMS DEVELOPMENT		
229	0206625M	USMC INTELLIGENCE/ELECTRONIC WARFARE SYSTEMS (MIP)	3,000	3,000

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SEC. 4202. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION FOR OVERSEAS CONTINGENCY OP-ERATIONS (In Thousands of Dollars)

Line	Program Element	Item	FY 2021 Request	House Authorized
		SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	3,000	3,000
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, NAVY.	59,562	59,562
		RESEARCH, DEVELOPMENT, TEST & EVAL, AF OPERATIONAL SYSTEMS DEVELOPMENT		
185	0205671F	JOINT COUNTER RCIED ELECTRONIC WARFARE	4,080	4,080
228	0208288F	INTEL DATA APPLICATIONS	1,224	1,224
		SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	5,304	5,304
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, AF.	5,304	5,304
		RESEARCH, DEVELOPMENT, TEST & EVAL, DW APPLIED RESEARCH		
010	0602134BR	COUNTER IMPROVISED-THREAT ADVANCED STUDIES	3,699	3,699
		SUBTOTAL APPLIED RESEARCH	3,699	3,699
		ADVANCED TECHNOLOGY DEVELOPMENT		
026	0603122D8Z	COMBATING TERRORISM TECHNOLOGY SUPPORT	19,288	19,288
028	0603134BR	COUNTER IMPROVISED-THREAT SIMULATION	3,861	3,861
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	23,149	23,149
		ADVANCED COMPONENT DEVELOPMENT & PROTO- TYPES		
097	0604134BR	COUNTER IMPROVISED-THREAT DEMONSTRATION, PROTOTYPE DEVELOPMENT, AND TESTING.	19,931	19,931
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT & PROTOTYPES.	19,931	19,931
		OPERATIONAL SYSTEMS DEVELOPMENT		
260	1160408BB	OPERATIONAL ENHANCEMENTS	1,186	1,186
261	1160431BB	WARRIOR SYSTEMS	5,796	5,796
263	1160434BB	UNMANNED ISR	5,000	5,000
268A	9999999999	CLASSIFIED PROGRAMS	24,057	24,057
		SUBTOTAL OPERATIONAL SYSTEMS DEVELOPMENT	36,039	36,039
		TOTAL RESEARCH, DEVELOPMENT, TEST & EVAL, DW.	82,818	82,818
		TOTAL RDT&E	330,508	330,508

1 TITLE XLIII—OPERATION AND 2 MAINTENANCE

3 SEC. 4301. OPERATION AND MAINTENANCE.

Line	Item	FY 2021 Request	House Authorized
	OPERATION & MAINTENANCE, ARMY		
	OPERATING FORCES		
020	MODULAR SUPPORT BRIGADES	159,834	143,834
	Unjustified funding for Dynamic Force Employment		[-16,000]
030	ECHELONS ABOVE BRIGADE	663,751	660,951
	Unjustified funding for Dynamic Force Employment		[-2,800]
040	THEATER LEVEL ASSETS	956,477	956,477
050	LAND FORCES OPERATIONS SUPPORT	1,157,635	1,167,984
	Establishment of Joint CUAS Office		[10,349]
060	AVIATION ASSETS	1,453,024	1,403,024
	Unjustified funding for Dynamic Force Employment		[-50,000]
070	FORCE READINESS OPERATIONS SUPPORT	4,713,660	4,713,660
080	LAND FORCES SYSTEMS READINESS	404,161	404,161
090	LAND FORCES DEPOT MAINTENANCE	1,413,359	1,513,359
	Program increase for depot maintenance activities		[100,000
100	BASE OPERATIONS SUPPORT	8,220,093	8,320,093
	Child Youth Services program increase		[100,000

	(In Thousands of Dollars)	FY 2021	House
Line	Item	Request	Authorized
110	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA-		
	TION	3,581,071	3,647,387
	Program increase for additional facility requirements		[66,31
120	MANAGEMENT AND OPERATIONAL HEADQUARTERS	411,844	411,84
160 170	US AFRICA COMMANDUS EUROPEAN COMMAND	239,387 160,761	239,38 160,76
180	US SOUTHERN COMMAND	197,826	197,82
190	US FORCES KOREA	65,152	65,15
200	CYBERSPACE ACTIVITIES—CYBERSPACE OPERATIONS	430,109	430,10
210	CYBERSPACE ACTIVITIES—CYBERSECURITY	464,117	464,11
	SUBTOTAL OPERATING FORCES	24,692,261	24,900,12
	MOBILIZATION		
220	STRATEGIC MOBILITY	402,236	402,23
230	ARMY PREPOSITIONED STOCKS	324,306	324,30
240	INDUSTRIAL PREPAREDNESS	3,653	3,65
	SUBTOTAL MOBILIZATION	730,195	730,19
	TRAINING AND RECRUITING		
250	OFFICER ACQUISITION	165,142	165,14
260	RECRUIT TRAINING	76,509	76,50
270	ONE STATION UNIT TRAINING	88,523	88,52
280	SENIOR RESERVE OFFICERS TRAINING CORPS	535,578	535,57
290	SPECIALIZED SKILL TRAINING	981,436	981,43
300 310	FLIGHT TRAINING PROFESSIONAL DEVELOPMENT EDUCATION	1,204,768 215,195	1,204,76 215,19
320	TRAINING SUPPORT	575,232	215,19 575,23
330	RECRUITING AND ADVERTISING	722,612	672,61
000	Program decrease	7~~,01~	/-50,00
340	EXAMINING	185,522	185,52
350	OFF-DUTY AND VOLUNTARY EDUCATION	221,503	221,50
360	CIVILIAN EDUCATION AND TRAINING	154,651	154,65
370	JUNIOR RESERVE OFFICER TRAINING CORPS	173,286	173,28
	SUBTOTAL TRAINING AND RECRUITING	5,299,957	5,249,957
	ADMIN & SRVWIDE ACTIVITIES		
390	SERVICEWIDE TRANSPORTATION	491,926	491,92
400	CENTRAL SUPPLY ACTIVITIES	812,613	812,61
410	LOGISTIC SUPPORT ACTIVITIES	676,178	676,17
420	AMMUNITION MANAGEMENT	437,774	437,77
430	ADMINISTRATION	438,048	433,04
	Program decrease		[-5,00
440	SERVICEWIDE COMMUNICATIONS	1,638,872	1,628,87
120	Reprioritization	200.046	[-10,00
450	MANPOWER MANAGEMENTOTHER PERSONNEL SUPPORT	300,046	300,04
460 470	OTHER SERVICE SUPPORT	701,103 1,887,133	701,10 1,852,49
470	Servicewoman's Commemorative Partnership	1,007,133	[3,00
	Transfer to DAWDF—reversal of DWR transfers		[-37,64
480	ARMY CLAIMS ACTIVITIES	195,291	195,29
490	REAL ESTATE MANAGEMENT	229,537	229,53
500	FINANCIAL MANAGEMENT AND AUDIT READINESS	306,370	306,37
510	INTERNATIONAL MILITARY HEADQUARTERS	373,030	373,03
520	MISC. SUPPORT OF OTHER NATIONS	32,719	32,71
565	CLASSIFIED PROGRAMS	1,069,915	1,069,91
	SUBTOTAL ADMIN & SRVWIDE ACTIVITIES	9,590,555	9,540,91
	UNDISTRIBUTED		
570	UNDISTRIBUTED		-231,45
	Foreign Currency adjustments		[-137,30
	Historical unobligated balances SUBTOTAL UNDISTRIBUTED		[-94,15 -231,45
	TOTAL OPERATION & MAINTENANCE, ARMY	40,312,968	40,189,73
	OPERATION & MAINTENANCE, ARMY RES OPERATING FORCES		
010	MODULAR SUPPORT BRIGADES	10,784	10,78
020	ECHELONS ABOVE BRIGADE	530,425	530,42
030	THEATER LEVEL ASSETS	123,737	123,73
030	111111111111111111111111111111111111111	,	120,10

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Line	Item	FY 2021 Request	House Authorized
040	LAND FORCES OPERATIONS SUPPORT	589,582	589,58
050	AVIATION ASSETS	89,332	89,33.
060	FORCE READINESS OPERATIONS SUPPORT	387,545	387,54
070	LAND FORCES SYSTEMS READINESS	97,569	97,56
080	LAND FORCES DEPOT MAINTENANCE	43,148	43,14
090	BASE OPERATIONS SUPPORT	587,098	587,09
100	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA-		
	TION	327,180	333,23
	Program increase for additional facility requirements		[6,05.
110	MANAGEMENT AND OPERATIONAL HEADQUARTERS	28,783	28,78
120	CYBERSPACE ACTIVITIES—CYBERSPACE OPERATIONS	2,745	2,74
130	CYBERSPACE ACTIVITIES—CYBERSECURITY	7,438	7,43
	SUBTOTAL OPERATING FORCES	2,825,366	2,831,42
	ADMIN & SRVWD ACTIVITIES		
140	SERVICEWIDE TRANSPORTATION	15,530	15,53
150	ADMINISTRATION	17,761	17,76
160	SERVICEWIDE COMMUNICATIONS	14,256	14,25
170	MANPOWER MANAGEMENT	6,564	6,56
180	RECRUITING AND ADVERTISING	55,240	55,24
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	109,351	109,35
240	UNDISTRIBUTED		40.40
210	UNDISTRIBUTED		-10,10
	Historical unobligated balances SUBTOTAL UNDISTRIBUTED		[-10,10 -10,10
			-10,10
	TOTAL OPERATION & MAINTENANCE, ARMY RES	2,934,717	2,930,67
	OPERATION & MAINTENANCE, ARNG		
	OPERATING FORCES		
010	MANEUVER UNITS	769,449	769,44
020	MODULAR SUPPORT BRIGADES	204,604	204,60
030	ECHELONS ABOVE BRIGADE	812,072	812,07
040	THEATER LEVEL ASSETS	103,650	103,65
050	LAND FORCES OPERATIONS SUPPORT	32,485	32,48
060	AVIATION ASSETS	1,011,142	1,011,14
070	FORCE READINESS OPERATIONS SUPPORT	712,881	712,88
080	LAND FORCES SYSTEMS READINESS	47,732	47,73
090	LAND FORCES DEPOT MAINTENANCE	265,408	265,40
100	BASE OPERATIONS SUPPORT	1,106,704	1,106,70
110	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA- TION	876,032	892,25
	Program increase for additional facility requirements	070,03≥	[16,22
120	MANAGEMENT AND OPERATIONAL HEADQUARTERS	1,050,257	1,050,25
130	CYBERSPACE ACTIVITIES—CYBERSPACE OPERATIONS	7,998	7,99
140	CYBERSPACE ACTIVITIES—CYBERSECURITY	7,756	7,75
	SUBTOTAL OPERATING FORCES	7,008,170	7,024,39
	ADMIN & SRVWD ACTIVITIES		
150	SERVICEWIDE TRANSPORTATION	8,018	8,01
160	ADMINISTRATION	74,309	74,30
170	SERVICEWIDE COMMUNICATIONS	66,140	66,14
180	MANPOWER MANAGEMENT	9,087	9,08
190	OTHER PERSONNEL SUPPORT	251,714	251,71
200	REAL ESTATE MANAGEMENT	2,576	2,57
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	411,844	411,84
	UNDISTRIBUTED		
220	UNDISTRIBUTED		-19,90
	Historical unobligated balances SUBTOTAL UNDISTRIBUTED		[-19,90 -19,90
	TOTAL OPERATION & MAINTENANCE, ARNG	7,420,014	7,416,33
	OPERATION & MAINTENANCE, NAVY		
010	OPERATING FORCES MISSION AND OTHER FLIGHT OPERATIONS	5,738,746	5,359,95

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)				
Line	Item	FY 2021 Request	House Authorized		
020	FLEET AIR TRAINING	2,213,673	2,161,673		
030	Restoration of Congressional mark AVIATION TECHNICAL DATA & ENGINEERING SERVICES	27 144	[-52,000		
040	AIR OPERATIONS AND SAFETY SUPPORT	57,144 171,949	57,144 171,949		
050	AIR SYSTEMS SUPPORT	838,767	834,067		
000	Restoration of Congressional mark	000,707	[-4,700		
060	AIRCRAFT DEPOT MAINTENANCE	1,459,447	1,459,447		
070	AIRCRAFT DEPOT OPERATIONS SUPPORT	57,789	57,789		
080	AVIATION LOGISTICS	1,264,665	1,234,430		
	Restoration of Congressional mark		[-30,235		
090	MISSION AND OTHER SHIP OPERATIONS		-178,060		
	Insufficient justification		[-195,000		
	Preservation of LCS 3 and LCS 4		[16,940		
100	SHIP OPERATIONS SUPPORT & TRAINING	1,117,067	1,110,267		
110	Restoration of Congressional mark	7 070 104	[-6,800		
110	SHIP DEPOT MAINTENANCE Preservation of LCS 3 and LCS 4	7,859,104	8,530,664 [21,560		
	Realignment from Procurement for Ship Depot Maintenance		- /		
	Pilot		[650,000		
120	SHIP DEPOT OPERATIONS SUPPORT	2,262,196	2,261,796		
	Preservation of LCS 3 and LCS 4		[12,600		
125	Restoration of Congressional mark SHIPYARD INFRASTRUCTURE OPTIMIZATION PLAN		[-13,000 90,000		
123	Realignment from Sustainment, Readiness, and Modernization		/90,000		
130	COMBAT COMMUNICATIONS AND ELECTRONIC WARFARE	1,521,360	1,502,360		
100	Restoration of Congressional mark	1,521,500	[-19,000		
140	SPACE SYSTEMS AND SURVEILLANCE	274.087	274,087		
150	WARFARE TACTICS	741,609	741,609		
160	OPERATIONAL METEOROLOGY AND OCEANOGRAPHY	401,382	401,382		
170	COMBAT SUPPORT FORCES	1,546,273	936,273		
	Restoration of Congressional mark		[-60,000		
	Transfer to OCO		[-550,000]		
180	EQUIPMENT MAINTENANCE AND DEPOT OPERATIONS SUP-				
	PORT	177,951	177,951		
190	COMBATANT COMMANDERS CORE OPERATIONS	61,484	61,484		
200	COMBATANT COMMANDERS DIRECT MISSION SUPPORT	102,330	124,130		
	Indo-Pacific Counter-Terrorism Information Facility Indo-Pacific Special Operations Joint Task Force		[2,000] [6,300		
	INDOPACOM Mission Command and Control (MPE-C2)		[0,500]		
210	MILITARY INFORMATION SUPPORT OPERATIONS	8,810	8,810		
220	CYBERSPACE ACTIVITIES	567,496	567,496		
230	FLEET BALLISTIC MISSILE	1,428,102	1,428,102		
240	WEAPONS MAINTENANCE	995,762	950,762		
	Restoration of Congressional mark		[-45,000]		
250	OTHER WEAPON SYSTEMS SUPPORT	524,008	524,008		
260	ENTERPRISE INFORMATION	1,229,056	1,184,056		
	Program decrease		[-25,000]		
	Restoration of Congressional mark		[-20,000		
270	SUSTAINMENT, RESTORATION AND MODERNIZATION	3,453,099	3,427,045		
	Program increase for additional facility requirements		[63,946]		
000	Realignment to Shipyard Infrastructure Optimization Plan BASE OPERATING SUPPORT	4.007.000	[-90,000		
280	Restoration of Congressional mark	4,627,966	4,603,966 [-24,000		
	SUBTOTAL OPERATING FORCES	40,701,322	40,064,639		
	MOBILIZATION				
290	SHIP PREPOSITIONING AND SURGE	849,993	657,900		
	Realignment to National Defense Sealift Fund		[-314,193		
	Restoration of Congressional mark		[-20,000		
	Strategic sealift (MSC surge) annual operating result loss		[57,000]		
	Surge sealift readiness		[85,100]		
300	READY RESERVE FORCE	436,029	376,029		
	Acquisition and conversion of additional used vessels		[60,000]		
0.40	Realignment to National Defense Sealift Fund	200	[-120,000]		
310	SHIP ACTIVATIONS/INACTIVATIONS	286,416	258,416		
200	Restoration of Congressional mark	00.400	[-28,000]		
320	EXPEDITIONARY HEALTH SERVICES SYSTEMS Realignment to National Defense Sealift Fund	99,402	42,190 [-57,212]		
330	COAST GUARD SUPPORT	25,235	25,235		

Line	Item	FY 2021 Request	House Authorized
		nequesi	Authorized
	TRAINING AND RECRUITING		
340	OFFICER ACQUISITION	186,117	186,117
350	RECRUIT TRAINING	13,206	13,206
360	RESERVE OFFICERS TRAINING CORPS	163,683	163,683
370	SPECIALIZED SKILL TRAINING	947,841	930,641
380	Restoration of Congressional mark PROFESSIONAL DEVELOPMENT EDUCATION	967 647	[-17,200 369,147
300	Sea Cadets	367,647	509,147 [1,500
390	TRAINING SUPPORT	254,928	254,928
400	RECRUITING AND ADVERTISING	206,305	206,303
410	OFF-DUTY AND VOLUNTARY EDUCATION	103,799	103,799
420	CIVILIAN EDUCATION AND TRAINING	66,060	66,060
430	JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING	56,276 2,365,862	56,276 2,350,162
	SUBTOTAL TRAINING AND RECRUITING	2,305,002	2,550,102
440	ADMIN & SRVWD ACTIVITIES ADMINISTRATION	1,249,410	1 100 41
440	Program decrease	1,249,410	1,186,410 [-30,000
	Restoration of Congressional mark		[-33,000
450	CIVILIAN MANPOWER AND PERSONNEL MANAGEMENT	189,625	189,625
460	MILITARY MANPOWER AND PERSONNEL MANAGEMENT	499,904	499,904
470	MEDICAL ACTIVITIES	196,747	196,747
480	SERVICEWIDE TRANSPORTATION	165,708	160,614
	Unjustified funding for Dynamic Force Employment		[-5,094
500	PLANNING, ENGINEERING, AND PROGRAM SUPPORT	519,716	519,716
510	ACQUISITION, LOGISTICS, AND OVERSIGHT	751,184	690,564
*00	Transfer to DAWDF—reversal of DWR transfers	2/2/2/0	[-60,620
520	INVESTIGATIVE AND SECURITY SERVICES	747,519	736,519 [-11,000
625	CLASSIFIED PROGRAMS	608,670	608,670
0.20	SUBTOTAL ADMIN & SRVWD ACTIVITIES	4,928,483	4,788,769
	UNDISTRIBUTED		
770	UNDISTRIBUTED		-71,900
	Foreign Currency adjustments		[-48,500
	Historical unobligated balances		[-23,400
	SUBTOTAL UNDISTRIBUTED		-71,900
	TOTAL OPERATION & MAINTENANCE, NAVY	49,692,742	48,491,440
	OPERATION & MAINTENANCE, MARINE CORPS		
	OPERATING FORCES		
010	OPERATIONAL FORCES	941,143	527,743 [-400,000
	Transfer to OCO		[-400,000 [-13,400
020	FIELD LOGISTICS	1,277,798	1,277,798
030	DEPOT MAINTENANCE	206,907	206,907
040	MARITIME PREPOSITIONING	103,614	103,614
050	CYBERSPACE ACTIVITIES	215,974	215,974
060	SUSTAINMENT, RESTORATION & MODERNIZATION	938,063	955,434
	Program increase for additional facility requirements		[17,371
070	BASE OPERATING SUPPORT	2,264,680	2,360,680
	Program increase SUBTOTAL OPERATING FORCES	5,948,179	[96,000 5,648,150
	MDAINING AND DECRIPTING		
080	TRAINING AND RECRUITING RECRUIT TRAINING	20,751	20,751
090	OFFICER ACQUISITION	1,193	1,193
100	SPECIALIZED SKILL TRAINING	110,149	110,149
110	PROFESSIONAL DEVELOPMENT EDUCATION	69,509	69,509
120	TRAINING SUPPORT	412,613	412,613
130	RECRUITING AND ADVERTISING	215,464	215,464
140	OFF-DUTY AND VOLUNTARY EDUCATION	33,719	33,719
150	JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING	25,784 889,182	25,784 889,182
	SODIOTAL IRANINO AND RECRUITING	003,102	003,102
100	ADMIN & SRVWD ACTIVITIES	00.00*	00.00
160 170	ADMIN & SRVWD ACTIVITIES SERVICEWIDE TRANSPORTATIONADMINISTRATION	32,005 399,363	32,005 399,363

215 230	Item	(In Thousands of Dollars) FY 2021 House				
		Request	House Authorized			
230	CLASSIFIED PROGRAMSSUBTOTAL ADMIN & SRVWD ACTIVITIES	59,878 491,246	59,878 491,24 0			
230	UNDISTRIBUTED					
	UNDISTRIBUTED		-19,700			
	Foreign Currency adjustments		[-13,400			
	Historical unobligated balances SUBTOTAL UNDISTRIBUTED		[-6,300 -19,70 0			
	TOTAL OPERATION & MAINTENANCE, MA-					
	RINE CORPS	7,328,607	7,008,878			
	OPERATION & MAINTENANCE, NAVY RES OPERATING FORCES					
010	MISSION AND OTHER FLIGHT OPERATIONS	635,070	635,070			
020	INTERMEDIATE MAINTENANCE	8,713	8,713			
030	AIRCRAFT DEPOT MAINTENANCE	105,088	105,088			
040	AIRCRAFT DEPOT OPERATIONS SUPPORT	398	398			
050	AVIATION LOGISTICS	27,284	27,284			
070 080	COMBAT COMMUNICATIONSCOMBAT SUPPORT FORCES	17,894	17,894			
090	CYBERSPACE ACTIVITIES	132,862 453	132,862 453			
100	ENTERPRISE INFORMATION	26,073	26,073			
110	SUSTAINMENT. RESTORATION AND MODERNIZATION	48,762	49,663			
110	Program increase for additional facility requirements	10,700	[903			
120	BASE OPERATING SUPPORT	103,580	103,580			
	SUBTOTAL OPERATING FORCES	1,106,177	1,107,080			
	ADMIN & SRVWD ACTIVITIES					
130	ADMINISTRATION	1,927	1,927			
140	MILITARY MANPOWER AND PERSONNEL MANAGEMENT	15,895	15,893			
150	ACQUISITION AND PROGRAM MANAGEMENT SUBTOTAL ADMIN & SRVWD ACTIVITIES	3,047 20,869	3,047 20,86 9			
	SOBIOTAL ADMIN & SKYWD ACTIVITIES	20,803	20,000			
190	UNDISTRIBUTED UNDISTRIBUTED		-3,800			
100	Historical unobligated balances		[-3,800			
	SUBTOTAL UNDISTRIBUTED		-3,800			
	TOTAL OPERATION & MAINTENANCE, NAVY RES	1,127,046	1,124,149			
	OPERATION & MAINTENANCE, MC RESERVE OPERATING FORCES					
010	OPERATING FORCES	104,616	104,616			
020	DEPOT MAINTENANCE	17,053	17,053			
030	SUSTAINMENT, RESTORATION AND MODERNIZATION	41,412	42,179			
	Program increase for additional facility requirements		[767			
040	BASE OPERATING SUPPORT	107,773	107,773			
	SUBTOTAL OPERATING FORCES	270,854	271,621			
	ADMIN & SRVWD ACTIVITIES					
050	ADMINISTRATIONSUBTOTAL ADMIN & SRVWD ACTIVITIES	13,802 13,802	13,802 13,802			
	UNDISTRIBUTED UNDISTRIBUTED		-700			
70			[-700			
70						
70	Historical unobligated balances		-			
70	Historical unobligated balances	284,656	-700			
70	Historical unobligated balances SUBTOTAL UNDISTRIBUTED TOTAL OPERATION & MAINTENANCE, MC RE-	284,656	-700			
70	Historical unobligated balances	284,656 731,511	-700 284,723 733,181			
	Historical unobligated balances	·	-700 284,725			
	Historical unobligated balances	·	-700 284,725 733,181			

	(In Thousands of Dollars)		
Line	Item	FY 2021 Request	House Authorized
040	DEPOT PURCHASE EQUIPMENT MAINTENANCE		154,260
	A-10 retention		[81,460
	KC-135 and KC-10 aircraft retention		[72,800
050	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA- TION	3,241,216	3,301,238
	Program increase for additional facility requirements	0,211,210	[60,022
060	CYBERSPACE SUSTAINMENT	235,816	235,816
070	CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUPPORT	1,508,342	1,508,342
080	FLYING HOUR PROGRAM	4,458,457	4,511,317
	A-10 retention		[52,860
090	BASE SUPPORT	7,497,288	7,487,088
	Unjustified funding for Dynamic Force Employment		[-10,200
100	GLOBAL C3I AND EARLY WARNING	849,842	849,842
110	OTHER COMBAT OPS SPT PROGRAMS	1,067,055	820,723
400	Realignment from Base to OCO	000 FF0	[-246,330
120	CYBERSPACE ACTIVITIES Program decrease	698,579	693,579 [-5,000
150	SPACE CONTROL SYSTEMS	34,194	34,194
160	US NORTHCOM/NORAD	204,268	204,268
170	US STRATCOM	526,809	526,809
180	US CYBERCOM	314,524	314,524
190	US CENTCOM	186,116	186,116
200	US SOCOM	9,881	9,881
210	US TRANSCOM	1,046	1,046
230	USSPACECOM	249,022	249,022
235	CLASSIFIED PROGRAMS	1,289,339	1,289,339
	SUBTOTAL OPERATING FORCES	25,815,885	25,835,597
	MOBILIZATION		
240	AIRLIFT OPERATIONS	1,350,031	1,110,031
250	Realignment from Base to OCO	647,168	[-240,000 647,168
230	SUBTOTAL MOBILIZATION	1,997,199	1,757,199
	TRAINING AND RECRUITING		
260	OFFICER ACQUISITION	142,548	142,548
270	RECRUIT TRAINING	25,720	25,720
280	RESERVE OFFICERS TRAINING CORPS (ROTC)	128,295	128,295
290	SPECIALIZED SKILL TRAINING	417,335	417,335
300	FLIGHT TRAINING	615,033	615,033
310	PROFESSIONAL DEVELOPMENT EDUCATION	298,795	298,795
320	TRAINING SUPPORT	85,844	85,844
330	RECRUITING AND ADVERTISING	155,065	155,065
340	EXAMINING OFF-DUTY AND VOLUNTARY EDUCATION	4,474	4,474
350 360	CIVILIAN EDUCATION AND TRAINING	219,349 361,570	219,349 371,570
300	Sustainment Workforce Development Program increase	301,370	571,570 [10,000
370	JUNIOR ROTC	72,126	72,126
	SUBTOTAL TRAINING AND RECRUITING	2,526,154	2,536,154
	ADMIN & SRVWD ACTIVITIES		
380	LOGISTICS OPERATIONS	672,426	672,426
390	TECHNICAL SUPPORT ACTIVITIES	145,130	103,070
	Transfer to DAWDF—reversal of DWR transfers		[-42,060
400	ADMINISTRATION	851,251	851,251
410	SERVICEWIDE COMMUNICATIONS	28,554	28,554
420	OTHER SERVICEWIDE ACTIVITIES	1,188,414	1,183,814
	Program Decrease		[-4,600
430	CIVIL AIR PATROL	28,772	43,215
450	Program increaseINTERNATIONAL SUPPORT	150 009	[14,445
455	CLASSIFIED PROGRAMS	158,803 1,338,009	158,805 1,338,009
400	SUBTOTAL ADMIN & SRVWD ACTIVITIES	4,411,359	4,379,142
	UNDISTRIBUTED		
550	UNDISTRIBUTED		-72,700
	Foreign Currency adjustments		[-39,400
	Historical unobligated balances		[-33,300
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Line	Item	FY 2021 Request	House Authorized
	TOTAL OPERATION A MAINTENANCE AND	Requesi	Autnortzea
	TOTAL OPERATION & MAINTENANCE, AIR FORCE	34,750,597	34,435,392
	OPERATION & MAINTENANCE, SPACE FORCE OPERATING FORCES		
020	GLOBAL C3I & EARLY WARNING	276,109	276,10
030	SPACE LAUNCH OPERATIONS	177,056	177,05
040	SPACE OPERATIONS	475,338	475,33
050 060	EDUCATION & TRAININGSPECIAL PROGRAMS	18,660 137,315	18,66 137,31
070	DEPOT MAINTENANCE	250,324	250,32
080	CONTRACTOR LOGISTICS & SYSTEM SUPPORT	1,063,969	1,060,96
	Program decrease SUBTOTAL OPERATING FORCES	2,398,771	[-3,00 2,395,77
	ADMINISTRATION AND SERVICE WIDE ACTIVITIES	, ,	
090	ADMINISTRATION AND SERVICE WIDE ACTIVITIES ADMINISTRATION	132,523	132,52
	SUBTOTAL ADMINISTRATION AND SERVICE		
	WIDE ACTIVITIES	132,523	132,52
	UNDISTRIBUTED		0.44
110	UNDISTRIBUTED Historical unobligated balances		-2,40 [-2,40
	SUBTOTAL UNDISTRIBUTED		-2,40
	TOTAL OPERATION & MAINTENANCE, SPACE		
	FORCE	2,531,294	2,525,89
	OPERATION & MAINTENANCE, AF RESERVE		
	OPERATING FORCES		
010	PRIMARY COMBAT FORCES	1,782,016	1,782,01
020	MISSION SUPPORT OPERATIONS	215,209	215,20
030	DEPOT PURCHASE EQUIPMENT MAINTENANCE KC-135 and KC-10 aircraft retention	453,896	476,09 [22,20
040	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA-		122,20
	TION	103,414	105,32
	Program increase for additional facility requirements		[1,91
050	CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUPPORT	224,977	224,97
060	BASE SUPPORT	452,468	452,46
070	CYBERSPACE ACTIVITIES SUBTOTAL OPERATING FORCES	2,259 3,234,239	2,23 3,258,35
		-,,	-,,
000	ADMINISTRATION AND SERVICEWIDE ACTIVITIES	54.050	27.0
080 090	ADMINISTRATION RECRUITING AND ADVERTISING	74,258 23,121	74,25 23,12
100	MILITARY MANPOWER AND PERS MGMT (ARPC)	12,006	12,00
110	OTHER PERS SUPPORT (DISABILITY COMP)	6,165	6,16
120	AUDIOVISUAL	495	49
	SUBTOTAL ADMINISTRATION AND SERVICEWIDE ACTIVITIES	116,045	116,04
	SERVICEWIDE ACTIVITIES	110,045	110,04
	UNDISTRIBUTED		
130	UNDISTRIBUTED Historical unobligated balances		-9,10 /-9,10
	SUBTOTAL UNDISTRIBUTED		-9,10
	TOTAL OPERATION & MAINTENANCE, AF RE-		
	SERVE	3,350,284	3,365,29
	OPERATION & MAINTENANCE, ANG OPERATING FORCES		
010	AIRCRAFT OPERATIONS	2,476,205	2,476,20
020	MISSION SUPPORT OPERATIONS	611,325	611,32
030	DEPOT PURCHASE EQUIPMENT MAINTENANCE	1,138,919	1,153,91
040	KC-135 aircraft retention		[15,00
040	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA- TION	323,605	359,59
	Installation recovery	5.2,003	539,38 [30,00
	Program increase for additional facility requirements		[5,99
050	CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUPPORT	1,100,828	1,100,82

Line	(In Thousands of Dollars) Item	FY 2021	House
Line	Item	Request	Authorized
060	BASE SUPPORT	962,438	962,438
070	CYBERSPACE SUSTAINMENT	27,028	27,02
080	CYBERSPACE ACTIVITIESSUBTOTAL OPERATING FORCES	16,380	16,38
	SUBIUIAL OPERATING FORCES	6,656,728	6,707,72
000	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES	10.010	10.04
090 100	ADMINISTRATION RECRUITING AND ADVERTISING	48,218	48,21
100	SUBTOTAL ADMINISTRATION AND SERVICE-	48,696	48,69
	WIDE ACTIVITIES	96,914	96,91
	UNDISTRIBUTED		
110	UNDISTRIBUTED		-13,30
	Historical unobligated balances		[-13,30
	SUBTOTAL UNDISTRIBUTED		-13,30
	TOTAL OPERATION & MAINTENANCE, ANG	6,753,642	6,791,33
	OPERATION AND MAINTENANCE, DEFENSE-WIDE OPERATING FORCES		
010	JOINT CHIEFS OF STAFF	439,111	439,11
020	JOINT CHIEFS OF STAFF—CE2T2	535,728	535,72
030	JOINT CHIEFS OF STAFF—CYBER	24,728	24,72
040	SPECIAL OPERATIONS COMMAND COMBAT DEVELOPMENT ACTIVITIES	1 060 071	1,069,97
050	SPECIAL OPERATIONS COMMAND CYBERSPACE ACTIVI-	1,069,971	1,003,37
	TIES	9,800	9,80
060	SPECIAL OPERATIONS COMMAND INTELLIGENCE	561,907	556,90
070	Unjustified growth SPECIAL OPERATIONS COMMAND MAINTENANCE	685,097	[-5,000 680,09
070	Program decrease	005,057	[-5,00
080	SPECIAL OPERATIONS COMMAND MANAGEMENT/OPER-		- /
	ATIONAL HEADQUARTERS	158,971	158,97
090	SPECIAL OPERATIONS COMMAND OPERATIONAL SUPPORT	1,062,748	1,062,74
100	SPECIAL OPERATIONS COMMAND THEATER FORCES SUBTOTAL OPERATING FORCES	2,598,385 7,146,446	2,598,38 7,136,44
	MDATAUAIC AND DECORUMING		
120	TRAINING AND RECRUITING DEFENSE ACQUISITION UNIVERSITY	162,963	162,96
130	JOINT CHIEFS OF STAFF	95,684	95,68
140	PROFESSIONAL DEVELOPMENT EDUCATION	33,301	33,30
	SUBTOTAL TRAINING AND RECRUITING	291,948	291,948
	ADMIN & SRVWIDE ACTIVITIES		
160	CIVIL MILITARY PROGRAMS	147,993	167,99
	Program increase—STARBASE		[20,00
180	DEFENSE CONTRACT AUDIT AGENCY	604,835	636,56
190	Restoration of DWR reductions DEFENSE CONTRACT AUDIT AGENCY—CYBER	3,282	[31,73 3,28
210	DEFENSE CONTRACT MANAGEMENT AGENCY	1,370,681	1,445,78
	Restoration of DWR reductions	,,	[75,10
220	DEFENSE CONTRACT MANAGEMENT AGENCY—CYBER	22,532	22,53
230	DEFENSE COUNTERINTELLIGENCE AND SECURITY AGEN-		
250	CY DEFENSE COUNTERINTELLIGENCE AND SECURITY AGEN-	949,008	949,00
	CY—CYBER	9,577	9,57
260	DEFENSE HUMAN RESOURCES ACTIVITY	799,952	813,35
	Defense Flagship Language and Project Global Officer program		[19.40
270	increase DEFENSE HUMAN RESOURCES ACTIVITY—CYBER	20,806	[13,40 20,80
280	DEFENSE INFORMATION SYSTEMS AGENCY	1,883,190	1,871,59
	JRSS program decrease	,,	[-11,60
290	DEFENSE INFORMATION SYSTEMS AGENCY—CYBER	582,639	582,63
330	DEFENSE LEGAL SERVICES AGENCY	37,637	37,63
340	DEFENSE LOGISTICS AGENCY	382,084	412,08
	Maternity Uniform Pilot Program		[10,00
350	Program increase—PTAP DEFENSE MEDIA ACTIVITY	100 000	[20,00 205,99
550	Stars and Stripes	196,997	205,99 [9,00
360	DEFENSE PERSONNEL ACCOUNTING AGENCY	129,225	129,22
		,	,

Line	(In Thousands of Dollars)				
	Item	FY 2021 Request	House Authorized		
370	DEFENSE SECURITY COOPERATION AGENCY	598,559	598,559		
400	DEFENSE TECHNOLOGY SECURITY ADMINISTRATION	38,432	38,432		
410	DEFENSE THREAT REDUCTION AGENCY	591,780	591,780		
430	DEFENSE THREAT REDUCTION AGENCY—CYBER	24,635	24,635		
440	DEPARTMENT OF DEFENSE EDUCATION ACTIVITY	2,941,429	2,991,429		
	Impact Aid		[40,000		
	Impact Aid for children with disabilities		[10,000		
450	MISSILE DEFENSE AGENCY	505,858	505,858		
480	OFFICE OF ECONOMIC ADJUSTMENT	40,272	129,272		
100	Defense Community Infrastructure Program	10,272	[50,000		
	Guam Public Health Laboratory		[19,000		
	Restoration of DWR reduction		[20,000		
490	OFFICE OF THE SECRETARY OF DEFENSE	1 540 446	- /		
490	Additional FTEs, Office of the Deputy Assistant Secretary for Environment	1,540,446	1,619,446		
	Additional FTEs, Office of the Deputy Assistant Secretary for		[2,000		
	Facilities Management		[2,000		
	Basic needs allowance		[50,000		
	JASON scientific advisory group		[3,000		
	National Security Commission on Artificial Intelligence				
	(NSCAI)		[2,500		
	Program decrease		[-15,500		
	Program increase—Readiness and Environmental Protection				
	Initiative		[25,000		
	Undersecretary of Defense for Intelligence and Security, medical		1,000,000		
	intelligence improvements		[10,000		
500	OFFICE OF THE SECRETARY OF DEFENSE—CYBER	51,630	51,630		
510	SPACE DEVELOPMENT AGENCY	48,166	36,166		
	Reduction for studies		[-7,000		
	Unjustified growth		[-5,000		
530	WASHINGTON HEADQUARTERS SERVICES	340,291	340,291		
535	CLASSIFIED PROGRAMSSUBTOTAL ADMIN & SRVWIDE ACTIVITIES	17,348,749 31,210,685	17,348,749 31,584,319		
	UNDISTRIBUTED				
600	UNDISTRIBUTED		-88,000		
000	Foreign Currency adjustments		[-18,700		
			- /		
	Historical unobligated balances		[-69,300		
	SUBTOTAL UNDISTRIBUTED		-88,000		
	TOTAL OPERATION AND MAINTENANCE, DE- FENSE-WIDE	38,649,079	38,924,713		
	US COURT OF APPEALS FOR ARMED FORCES, DEF				
	ADMINISTRATION AND ASSOCIATED ACTIVITIES				
	US COURT OF APPEALS FOR THE ARMED FORCES, DE-				
010					
010		15 211	15 211		
010	FENSE	15,211	15,211		
010		15,211 15,211			
010	SUBTOTAL ADMINISTRATION AND ASSOCI- ATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED	15,211	15,211		
010	SUBTOTAL ADMINISTRATION AND ASSOCI- ATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED FORCES, DEF		15,211		
010	SUBTOTAL ADMINISTRATION AND ASSOCI- ATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED	15,211	15,211		
010	SUBTOTAL ADMINISTRATION AND ASSOCIATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED FORCES, DEF DOD ACQUISITION WORKFORCE DEVELOPMENT	15,211	15,211		
010	SUBTOTAL ADMINISTRATION AND ASSOCIATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED FORCES, DEF DOD ACQUISITION WORKFORCE DEVELOPMENT FUND	15,211	15,211 15,211		
	SUBTOTAL ADMINISTRATION AND ASSOCIATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED FORCES, DEF DOD ACQUISITION WORKFORCE DEVELOPMENT FUND ACQUISITION WORKFORCE DEVELOPMENT	15,211 15,211	15,211 15,211 198,501		
	SUBTOTAL ADMINISTRATION AND ASSOCIATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED FORCES, DEF DOD ACQUISITION WORKFORCE DEVELOPMENT FUND ACQUISITION WORKFORCE DEVELOPMENT ACQ WORKFORCE DEV FD	15,211 15,211	15,211 15,211 198,501		
	SUBTOTAL ADMINISTRATION AND ASSOCIATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED FORCES, DEF DOD ACQUISITION WORKFORCE DEVELOPMENT FUND ACQUISITION WORKFORCE DEVELOPMENT ACQ WORKFORCE DEV FD Transfer from services—reversal of DWR transfers	15,211 15,211	15,211 15,211 198,501 [140,320		
	SUBTOTAL ADMINISTRATION AND ASSOCIATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED FORCES, DEF DOD ACQUISITION WORKFORCE DEVELOPMENT FUND ACQUISITION WORKFORCE DEVELOPMENT ACQ WORKFORCE DEV FD Transfer from services—reversal of DWR transfers	15,211 15,211 58,181	15,211 15,211 198,501 [140,320 198,501		
	SUBTOTAL ADMINISTRATION AND ASSOCIATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED FORCES, DEF DOD ACQUISITION WORKFORCE DEVELOPMENT FUND ACQUISITION WORKFORCE DEVELOPMENT ACQ WORKFORCE DEV FD Transfer from services—reversal of DWR transfers SUBTOTAL ACQUISITION WORKFORCE DEVELOPMENT TOTAL DOD ACQUISITION WORKFORCE DEVELOPMENT FUND OVERSEAS HUMANITARIAN, DISASTER, AND CIVIC	15,211 15,211 58,181 58,181	15,211 15,211 198,501 [140,320 198,501		
	SUBTOTAL ADMINISTRATION AND ASSOCIATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED FORCES, DEF DOD ACQUISITION WORKFORCE DEVELOPMENT FUND ACQUISITION WORKFORCE DEVELOPMENT ACQ WORKFORCE DEV FD Transfer from services—reversal of DWR transfers SUBTOTAL ACQUISITION WORKFORCE DEVELOPMENT TOTAL DOD ACQUISITION WORKFORCE DEVELOPMENT OVERSEAS HUMANITARIAN, DISASTER, AND CIVIC AID	15,211 15,211 58,181 58,181	15,211 15,211 198,501 [140,320 198,501		
	SUBTOTAL ADMINISTRATION AND ASSOCIATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED FORCES, DEF DOD ACQUISITION WORKFORCE DEVELOPMENT FUND ACQUISITION WORKFORCE DEVELOPMENT ACQ WORKFORCE DEV FD Transfer from services—reversal of DWR transfers SUBTOTAL ACQUISITION WORKFORCE DEVELOPMENT TOTAL DOD ACQUISITION WORKFORCE DEVELOPMENT FUND OVERSEAS HUMANITARIAN, DISASTER, AND CIVIC	15,211 15,211 58,181 58,181	15,211 15,211 198,501 [140,320 198,501		
	SUBTOTAL ADMINISTRATION AND ASSOCIATED ACTIVITIES TOTAL US COURT OF APPEALS FOR ARMED FORCES, DEF DOD ACQUISITION WORKFORCE DEVELOPMENT FUND ACQUISITION WORKFORCE DEVELOPMENT ACQ WORKFORCE DEV FD Transfer from services—reversal of DWR transfers SUBTOTAL ACQUISITION WORKFORCE DEVELOPMENT TOTAL DOD ACQUISITION WORKFORCE DEVELOPMENT OVERSEAS HUMANITARIAN, DISASTER, AND CIVIC AID	15,211 15,211 58,181 58,181	15,211 15,211 15,211 15,211 198,501 [140,320] 198,501 198,501		

Line	Item	FY 2021 Request	House Authorized
	TOTAL OVERSEAS HUMANITARIAN, DIS- ASTER, AND CIVIC AID	109,900	109,900
	ASTER, AND CIVIC AID	103,300	103,300
	COOPERATIVE THREAT REDUCTION ACCOUNT		
010	COOPERATIVE THREAT REDUCTION COOPERATIVE THREAT REDUCTION	238,490	272 600
010	Restoration of funding	230,490	373,690 [135,200]
	SUBTOTAL COOPERATIVE THREAT REDUC-		[100,200]
	TION	238,490	373,690
	TOTAL COOPERATIVE THREAT REDUCTION		
	ACCOUNT	238,490	373,690
	ENVIRONMENTAL RESTORATION		
	DEPARTMENT OF THE ARMY		
050	ENVIRONMENTAL RESTORATION, ARMY	207,518	207,518
	SUBTOTAL DEPARTMENT OF THE ARMY	207,518	207,518
	DEPARTMENT OF THE NAVY		
060	ENVIRONMENTAL RESTORATION, NAVY	335,932	335,932
	SUBTOTAL DEPARTMENT OF THE NAVY	335,932	335,932
	DEPARTMENT OF THE AIR FORCE		
070	ENVIRONMENTAL RESTORATION, AIR FORCE	303,926	303,926
	SUBTOTAL DEPARTMENT OF THE AIR FORCE	303,926	303,926
	DEFENSE-WIDE		
080	ENVIRONMENTAL RESTORATION, DEFENSE	9,105	9,105
	SUBTOTAL DEFENSE-WIDE	9,105	9,105
	DEFENSE-WIDE		
090	ENVIRONMENTAL RESTORATION FORMERLY USED SITES	216,587	266,587
	Military Munitions Response Program		[50,000]
	SUBTOTAL DEFENSE-WIDE	216,587	266,587
	TOTAL ENVIRONMENTAL RESTORATION	1,073,068	1,123,068
	UNDISTRIBUTED		
010	UNDISTRIBUTED		-1,455,870
	Excessive standard price for fuel		[-1,455,870]
	SUBTOTAL UNDISTRIBUTED		-1,455,870
	TOTAL UNDISTRIBUTED		-1,455,870

1 SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS

2 **CONTINGENCY OPERATIONS.**

	SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS CONTINGENCY OPERATIONS (In Thousands of Dollars)				
Line	Item	FY 2021 Request	House Authorized		
	OPERATION & MAINTENANCE, ARMY OPERATING FORCES				
010	MANEUVER UNITS	4,114,001	3,789,001		
	Drawdown from Operation Freedom's Sentinel		[-75,000]		
	Unjustified funding for Dynamic Force Employment		[-250,000]		
030	ECHELONS ABOVE BRIGADE	32,811	32,811		
040	THEATER LEVEL ASSETS	2,542,760	2,102,760		
	Drawdown from Operation Freedom's Sentinel		[-440,000]		
050	LAND FORCES OPERATIONS SUPPORT	162,557	122,557		
	Drawdown from Operation Freedom's Sentinel		[-40,000]		
060	AVIATION ASSETS	204,396	179,572		
	Drawdown from Operation Freedom's Sentinel		[-24,824]		
070	FORCE READINESS OPERATIONS SUPPORT	5,716,734	4,716,734		

<u>.</u>	71	FY 2021	House	
ine	Item	Request	Authorized	
	Drawdown from Operation Freedom's Sentinel		[-1,000,000	
80	LAND FORCES SYSTEMS READINESS	180,048	140,048	
	Drawdown from Operation Freedom's Sentinel		[-40,000	
90	LAND FORCES DEPOT MAINTENANCE	81,125	81,125	
00	BASE OPERATIONS SUPPORT	219,029	219,029	
10 30	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION ADDITIONAL ACTIVITIES	301,017 966,649	301,017 782,649	
50	Drawdown from Operation Freedom's Sentinel	900,049	[-184,000	
40	COMMANDER'S EMERGENCY RESPONSE PROGRAM	2,500	2,500	
50	RESET	403,796	803,796	
-	Retrograde from Operation Freedom's Sentinel	,	[400,000	
60	US AFRICA COMMAND	100,422	100,422	
70	US EUROPEAN COMMAND	120,043	120,043	
00	CYBERSPACE ACTIVITIES—CYBERSPACE OPERATIONS	98,461	98,461	
10	CYBERSPACE ACTIVITIES—CYBERSECURITY	21,256	21,256	
	SUBTOTAL OPERATING FORCES	15,267,605	13,613,781	
	MOBILIZATION			
30	ARMY PREPOSITIONED STOCKS	103,052	103,052	
	SUBTOTAL MOBILIZATION	103,052	103,052	
	TRAINING AND RECRUITING			
90	SPECIALIZED SKILL TRAINING	89,943	89,943	
20	TRAINING SUPPORT	2,550	2,550	
	SUBTOTAL TRAINING AND RECRUITING	92,493	92,493	
	ADMIN & SRVWIDE ACTIVITIES			
90	SERVICEWIDE TRANSPORTATION	521,090	821,090	
	Retrograde from Operation Freedom's Sentinel	10.00	[300,000	
00	CENTRAL SUPPLY ACTIVITIESLOGISTIC SUPPORT ACTIVITIES	43,897	43,897	
10 20	AMMUNITION MANAGEMENT	68,423 29,162	68,423 29,163	
40	SERVICEWIDE COMMUNICATIONS	29,102 11,447	29,108	
70	OTHER SERVICE SUPPORT	5,839	5,839	
90	REAL ESTATE MANAGEMENT	48,782	48,782	
10	INTERNATIONAL MILITARY HEADQUARTERS	50,000	50,000	
65	CLASSIFIED PROGRAMS	895,964	895,96	
	SUBTOTAL ADMIN & SRVWIDE ACTIVITIES	1,674,604	1,974,604	
	TOTAL OPERATION & MAINTENANCE, ARMY	17,137,754	15,783,930	
	OPERATION & MAINTENANCE, ARMY RES OPERATING FORCES			
20	ECHELONS ABOVE BRIGADE	17,193	17,195	
60	FORCE READINESS OPERATIONS SUPPORT	440	440	
90	BASE OPERATIONS SUPPORT	15,766	15,766	
	SUBTOTAL OPERATING FORCES	33,399	33,399	
	TOTAL OPERATION & MAINTENANCE, ARMY RES	33,399	33,399	
	OPERATION & MAINTENANCE, ARNG OPERATING FORCES			
10	MANEUVER UNITS	25,746	25,746	
20	MODULAR SUPPORT BRIGADES	40	40	
30	ECHELONS ABOVE BRIGADE	983	983	
40	THEATER LEVEL ASSETS	22	22	
60	AVIATION ASSETS	20,624	20,624	
70	FORCE READINESS OPERATIONS SUPPORT	7,914	7,914	
00	BASE OPERATIONS SUPPORT	24,417	24,417	
	SUBTOTAL OPERATING FORCES	79,746	79,746	
	ADMIN & SRVWD ACTIVITIES			
70	SUBTOTAL ADMIN & SRVWD ACTIVITIES	46 46	46 46	
	TOTAL OPERATION & MAINTENANCE, ARNG	79,792	79,792	
	_ OILL OI LIMITOR MAINTILLIMITOR, MATOR	.0,102	.0,102	
	AFGHANISTAN SECURITY FORCES FUND			

	SEC. 4302. OPERATION AND MAINTENANCE FOR OVERSEAS CONTING (In Thousands of Dollars)		
Line	Item	FY 2021 Request	House Authorized
020	INFRASTRUCTURE	64,501	64,501
030	EQUIPMENT AND TRANSPORTATION	47,854	47,854
040	TRAINING AND OPERATIONS SUBTOTAL AFGHAN NATIONAL ARMY	56,780 1,235,067	56,780 1,235,067
		1,200,007	1,200,000
050	AFGHAN NATIONAL POLICE SUSTAINMENT	434,500	434,500
060	INFRASTRUCTURE	448	448
070	EQUIPMENT AND TRANSPORTATION	108,231	108,231
080	TRAINING AND OPERATIONS SUBTOTAL AFGHAN NATIONAL POLICE	58,993 602,172	58,993 602,172
	SUBTOTAL AFGIIAN NATIONAL FOLICE	002,172	002,172
000	AFGHAN AIR FORCE SUSTAINMENT	224 100	294 109
090 100	INFRASTRUCTURE	534,102 9,532	534,102 9,532
110	EQUIPMENT AND TRANSPORTATION	58,487	58,487
120	TRAINING AND OPERATIONS	233,803	233,803
	SUBTOTAL AFGHAN AIR FORCE	835,924	835,924
	AFGHAN SPECIAL SECURITY FORCES UNDISTRIBUTED		
130	SUSTAINMENT	680,024	680,024
140	INFRASTRUCTURE	2,532	2,532
150	EQUIPMENT AND TRANSPORTATION	486,808	486,808
160	TRAINING AND OPERATIONS	173,085	173,085
	SUBTOTAL AFGHAN SPECIAL SECURITY FORCES	1,342,449	1,342,449
170	UNDISTRIBUTED		-500,000
	Insufficient justification		[-500,000
	SUBTOTAL UNDISTRIBUTED		-500,000
	TOTAL AFGHANISTAN SECURITY FORCES FUND	4,015,612	3,515,612
	COUNTER ISIS TRAIN AND EQUIP FUND (CTEF) COUNTER ISIS TRAIN AND EQUIP FUND (CTEF)		
010	IRAQ	645,000	500,000
020	Program decrease	200,000	[-145,000 200,000
	SUBTOTAL COUNTER ISIS TRAIN AND EQUIP FUND (CTEF)	845,000	700,000
	TOTAL COUNTER ISIS TRAIN AND EQUIP FUND	,	,
	(CTEF)	845,000	700,000
	OPERATION & MAINTENANCE, NAVY		
010	OPERATING FORCES MISSION AND OTHER FLIGHT OPERATIONS	382,062	760,856
010	Transfer from base	302,002	[378,794
030	AVIATION TECHNICAL DATA & ENGINEERING SERVICES	832	832
040	AIR OPERATIONS AND SAFETY SUPPORT	17,840	17,840
050	AIR SYSTEMS SUPPORT	210,692	210,692
060	AIRCRAFT DEPOT MAINTENANCE	170,580	170,580
070	AIRCRAFT DEPOT OPERATIONS SUPPORT	5,854	5,854
080 090	AVIATION LOGISTICS MISSION AND OTHER SHIP OPERATIONS	33,707 5,817,696	33,707 5,817,696
100	SHIP OPERATIONS SUPPORT & TRAINING	20,741	20,741
110	SHIP DEPOT MAINTENANCE	2,072,470	2,072,470
130	COMBAT COMMUNICATIONS AND ELECTRONIC WARFARE	59,254	59,254
140	SPACE SYSTEMS AND SURVEILLANCE	18,000	18,000
150	WARFARE TACTICS	17,324	17,324
160	OPERATIONAL METEOROLOGY AND OCEANOGRAPHY	22,581	22,581
170	COMBAT SUPPORT FORCES Transfer from base	772,441	1,322,441
180	Transfer from oase	5,788	[550,000 5,788
200	COMBATANT COMMANDERS DIRECT MISSION SUPPORT	24,800	24,800
220	CYBERSPACE ACTIVITIES	369	369
240	WEAPONS MAINTENANCE	567,247	567,247
250	OTHER WEAPON SYSTEMS SUPPORT	12,571	12,571
270	SUSTAINMENT, RESTORATION AND MODERNIZATION	70,041	70,041
280	BASE OPERATING SUPPORT	218,792	218,792

	Item	FY 2021 Request	House Authorized
	SUBTOTAL OPERATING FORCES		11,450,476
	MODII IZAZION	, ,	, ,
320	MOBILIZATION EXPEDITIONARY HEALTH SERVICES SYSTEMS	22,589	22,589
320	SUBTOTAL MOBILIZATION	22,589	22,589
	TRAINING AND RECRUITING		
370	SPECIALIZED SKILL TRAINING	53,204	53,204
	SUBTOTAL TRAINING AND RECRUITING	53,204	53,204
	ADMIN & SRVWD ACTIVITIES		
440	ADMINISTRATION	9,983	9,983
460	MILITARY MANPOWER AND PERSONNEL MANAGEMENT	7,805	7,805
480	SERVICEWIDE TRANSPORTATION	72,097	72,097
510	ACQUISITION, LOGISTICS, AND OVERSIGHT	11,354	11,354
520	INVESTIGATIVE AND SECURITY SERVICES	1,591	1,591
	SUBTOTAL ADMIN & SRVWD ACTIVITIES	102,830	102,830
	TOTAL OPERATION & MAINTENANCE, NAVY	10,700,305	11,629,099
	OPERATION & MAINTENANCE, MARINE CORPS		
	OPERATING FORCES		
010	OPERATIONAL FORCES	727,989	1,127,989
	Transfer from base		[400,000
020	FIELD LOGISTICS	195,001	195,001
030	DEPOT MAINTENANCE	55,183	55,183
050	CYBERSPACE ACTIVITIES	10,000	10,000
070	BASE OPERATING SUPPORT	24,569	24,569
	SUBTOTAL OPERATING FORCES	1,012,742	1,412,742
	TRAINING AND RECRUITING		
120	TRAINING SUPPORT	28,458	28,458
	SUBTOTAL TRAINING AND RECRUITING	28,458	28,458
	ADMIN & SRVWD ACTIVITIES		
160	SUBTOTAL ADMIN & SRVWD ACTIVITIES	61,400 61,400	61,400 61,400
		, , , ,	, , , ,
	TOTAL OPERATION & MAINTENANCE, MARINE CORPS	1,102,600	1,502,600
	OPERATION & MAINTENANCE, NAVY RES		
	OPERATING FORCES		
020	INTERMEDIATE MAINTENANCE	522	522
030	AIRCRAFT DEPOT MAINTENANCE	11,861	11,861
080	COMBAT SUPPORT FORCES	9,109	9,109
	SUBTOTAL OPERATING FORCES	21,492	21,492
	TOTAL OPERATION & MAINTENANCE, NAVY RES	21,492	21,492
	OPERATION & MAINTENANCE, MC RESERVE		
0	OPERATING FORCES	war e e r	
010	OPERATING FORCES	7,627	7,627
040	BASE OPERATING SUPPORTSUBTOTAL OPERATING FORCES	1,080 8,707	1,080 8,707
	TOTAL OPERATION & MAINTENANCE, MC RE-		
	SERVE	8,707	8,707
	OPERATION & MAINTENANCE, AIR FORCE		
	OPERATING FORCES PRIMARY COMBAT FORCES	195 551	195 551
010		125,551 916 538	125,551 978 538
010		916,538	978,538
010 020	COMBAT ENHANCEMENT FORCES		
	$MQ ext{-}9$ government owned-contractor operated combat line operations in		Fe9 000
020	MQ-9 government owned-contractor operated combat line operations in U.S. Central Command	ne neo	- /
020 030	MQ-9 government owned-contractor operated combat line operations in U.S. Central Command	93,970 3 528 059	93,970
020 030 040	MQ-9 government owned-contractor operated combat line operations in U.S. Central Command	3,528,059	93,970 3,528,059
020	MQ-9 government owned-contractor operated combat line operations in U.S. Central Command		[62,000 93,970 3,528,059 147,264 10,842

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Line	(In Thousands of Dollars) Item	FY 2021	House	
Line	Item	Request	Authorized	
080	FLYING HOUR PROGRAM	2,031,548	2,031,548	
090	BASE SUPPORT	1,540,444	1,478,444	
100	Program decrease	12 700	[-62,000	
100 110	OTHER COMBAT OPS SPT PROGRAMS	13,709 345,800	13,709 592,130	
110	Realignment from Base to OCO	545,000	/246,330	
120	CYBERSPACE ACTIVITIES	17,936	17,930	
130	TACTICAL INTEL AND OTHER SPECIAL ACTIVITIES	36,820	36,820	
140	LAUNCH FACILITIES	70	70	
150	SPACE CONTROL SYSTEMS	1,450	1,450	
160	US NORTHCOM/NORAD	725	723	
170	US STRATCOM	856	850	
180	US CYBERCOM	35,189	35,189	
190	US CENTCOM SUBTOTAL OPERATING FORCES	126,934 16,160,805	126,934 16,407,135	
		10,100,000	10,101,100	
0.10	MOBILIZATION	4 084 400	4 844 404	
240	AIRLIFT OPERATIONS	1,271,439	1,511,439	
250	MOBILIZATION PREPAREDNESS	120,866	[240,000 120,866	
530	SUBTOTAL MOBILIZATION	1,392,305	1,632,305	
	MDAINING AND DECRYMMING			
260	TRAINING AND RECRUITING OFFICER ACQUISITION	200	200	
270	RECRUIT TRAINING	352	352	
290	SPECIALIZED SKILL TRAINING	27,010	27,010	
300	FLIGHT TRAINING	844	844	
310	PROFESSIONAL DEVELOPMENT EDUCATION	1,199	1,199	
320	TRAINING SUPPORT	1,320	1,320	
	SUBTOTAL TRAINING AND RECRUITING	30,925	30,925	
	ADMIN & SRVWD ACTIVITIES			
380	LOGISTICS OPERATIONS	164,701	164,701	
390	TECHNICAL SUPPORT ACTIVITIES	11,782	11,782	
400	ADMINISTRATION	3,886	3,886	
410	SERVICEWIDE COMMUNICATIONS	355	353	
420	OTHER SERVICEWIDE ACTIVITIES	100,831	100,831	
450	INTERNATIONAL SUPPORT	29,928	29,928	
455	CLASSIFIED PROGRAMS SUBTOTAL ADMIN & SRVWD ACTIVITIES	34,502 345,985	34,502 345,985	
	TOTAL OPERATION & MAINTENANCE, AIR FORCE	17,930,020	18,416,350	
	OPERATION & MAINTENANCE, SPACE FORCE			
	OPERATING FORCES			
020	GLOBAL C3I & EARLY WARNING	227	227	
030	SPACE LAUNCH OPERATIONS	321	321	
040	SPACE OPERATIONS	15,135	15,133	
070	DEPOT MAINTENANCE	18,268	18,268	
080	CONTRACTOR LOGISTICS & SYSTEM SUPPORT	43,164	43,164	
	SUBTOTAL OPERATING FORCES	77,115	77,115	
	TOTAL OPERATION & MAINTENANCE, SPACE			
	FORCE	77,115	77,115	
	OPERATION & MAINTENANCE, AF RESERVE			
	OPERATING FORCES			
030	DEPOT PURCHASE EQUIPMENT MAINTENANCE	24,408	24,408	
060	SUBTOTAL OPERATING FORCES	5,682 30,090	5,682 30,09 0	
		50,050	50,050	
	TOTAL OPERATION & MAINTENANCE, AF RE- SERVE	30,090	30,090	
	OPERATION & MAINTENANCE, ANG			
	OPERATING FORCES			
020	MISSION SUPPORT OPERATIONS	3,739	3,739	
030	DEPOT PURCHASE EQUIPMENT MAINTENANCE	61,862	61,868	
050	$CONTRACTOR\ LOGISTICS\ SUPPORT\ AND\ SYSTEM\ SUPPORT\$	97,108	97,108	
060	BASE SUPPORT	12,933	12,933	

Line	Item	FY 2021 Request	House Authorized
	SUBTOTAL OPERATING FORCES	175,642	175,642
	TOTAL OPERATION & MAINTENANCE, ANG	175,642	175,642
	OPERATION AND MAINTENANCE, DEFENSE-WIDE OPERATING FORCES		
010	JOINT CHIEFS OF STAFF	3,799	3,799
020	JOINT CHIEFS OF STAFF—CE2T2	6,634	6,634
040	$SPECIAL\ OPERATIONS\ COMMAND\ COMBAT\ DEVELOPMENT\ ACTIVITIES\$	898,024	893,024
	Maritime Support Vessel	090,024	[-5,000
060	SPECIAL OPERATIONS COMMAND INTELLIGENCE	1,244,553	1,214,553
000	Program decrease	1,244,555	[-30,000
070	SPECIAL OPERATIONS COMMAND MAINTENANCE	254 051	354,951
090	SPECIAL OPERATIONS COMMAND OPERATIONAL SUPPORT	354,951 104,535	104,535
100	SPECIAL OPERATIONS COMMAND THEATER FORCES	757,744	732,744
100	Unjustified growth	757,744	[-25,000
	SUBTOTAL OPERATING FORCES	3,370,240	3,310,240
	ADMIN & SRVWIDE ACTIVITIES		
180	DEFENSE CONTRACT AUDIT AGENCY	1,247	1,247
210	DEFENSE CONTRACT MANAGEMENT AGENCY	21,723	21,723
280	DEFENSE INFORMATION SYSTEMS AGENCY	56,256	56,256
290	DEFENSE INFORMATION SYSTEMS AGENCY—CYBER	3,524	3,524
330	DEFENSE LEGAL SERVICES AGENCY	156,373	156,373
350	DEFENSE MEDIA ACTIVITY	3,555	9,555
	Stars and Stripes		[6,000
370	DEFENSE SECURITY COOPERATION AGENCY	1,557,763	1,337,763
	Program increase—security cooperation		[30,000]
	Transfer to Ukraine Security Assistance		[-250,000]
410	DEFENSE THREAT REDUCTION AGENCY	297,486	297,486
490	OFFICE OF THE SECRETARY OF DEFENSE	16,984	16,984
530	WASHINGTON HEADQUARTERS SERVICES	1,997	1,997
535	CLASSIFIED PROGRAMS	535,106	535,106
	SUBTOTAL ADMIN & SRVWIDE ACTIVITIES	2,652,014	2,438,014
	TOTAL OPERATION AND MAINTENANCE, DE-	0.000.074	* # 40 0 * 4
	FENSE-WIDE	6,022,254	5,748,254
	UKRAINE SECURITY ASSISTANCE		
010	UKRAINE SECURITY ASSISTANCE UKRAINE SECURITY ASSISTANCE INITIATIVE		250,000
010	Transfer from Defense Security Cooperation Agency		[250,000
	SUBTOTAL UKRAINE SECURITY ASSISTANCE		250,000 250,000
	TOTAL UKRAINE SECURITY ASSISTANCE		250,000
	TOTAL OPERATION & MAINTENANCE	58,179,782	57,972,082

TITLE XLIV—MILITARY PERSONNEL

3 SEC. 4401. MILITARY PERSONNEL.

SEC. 4401. MILITARY PERSONNEL (In Thousands of Dollars)				
Item	FY 2021 Request	House Authorized		
Military Personnel Appropriations	150,524,104	149,384,304		
Historical unobligated balances		-924,000		
Foreign Currency adjustments		-169,800		
Standardization of payment of hazardous duty in-				
centive pay		50,000		

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SEC. 4401. MILITARY PERSONNEL (In Thousands of Dollars)				
Item	FY 2021 Request	House Authorized		
Program decrease—Marine Corps		-96,000		
tions	8,372,741	8,372,741		

1 SEC. 4402. MILITARY PERSONNEL FOR OVERSEAS CONTIN-

2 **GENCY OPERATIONS.**

SEC. 4402. MILITARY PERSONNEL FOR OVERSEAS CONTI (In Thousands of Dollars)	NGENCY OPE	RATIONS
Item	FY 2021 Request	House Authorized
Military Personnel Appropriations	4,602,593	4,602,593

TITLE XLV—OTHER AUTHORIZATIONS

5 SEC. 4501. OTHER AUTHORIZATIONS.

Item	FY 2021 Request	House Authorized
WORKING CAPITAL FUND, ARMY		
ARMY ARSENALS INITIATIVE	32,551	32,551
ARMY SUPPLY MANAGEMENT	24,166	24,166
TOTAL WORKING CAPITAL FUND, ARMY	56,717	56,717
WORKING CAPITAL FUND, AIR FORCE		
WORKING CAPITAL FUND		
WORKING CAPITAL FUND	95,712	95,712
TOTAL WORKING CAPITAL FUND, AIR FORCE	95,712	95,712
WORKING CAPITAL FUND, DEFENSE-WIDE		
WORKING CAPITAL FUND SUPPORT		
WORKING CAPITAL FUND SUPPORT	49,821	49,821
TOTAL WORKING CAPITAL FUND, DEFENSE-		
WIDE	49,821	49,821
WORKING CAPITAL FUND, DECA		
WORKING CAPITAL FUND SUPPORT	1,146,660	1,146,660
TOTAL WORKING CAPITAL FUND, DECA	1,146,660	1,146,660
NATIONAL DEFENSE SEALIFT FUND		
SEALIFT RECAPITALIZATION		170,000
Accelerate design of a commercial-based sealift ship		[50,000]
Transfer from OMN-300 for acquisition of four used sea-		
lift vessels		[120,000
SHIP PREPOSITIONING AND SURGE		314,193
Transfer from OMN-290		[314,193
EXPEDITIONARY HEALTH SERVICES		57,212
Transfer from OMN-320		[57,212
TOTAL NATIONAL DEFENSE SEALIFT FUND		541,405

CHEM AGENTS & MUNITIONS DESTRUCTION

Item	FY 2021 Request	House Authorized
CHEM DEMILITARIZATION—O&M	106,691	101,691
Program decrease CHEM DEMILITARIZATION—RDT&E	782,193	[-5,000] 774,193
Program decrease CHEM DEMILITARIZATION—PROC	616	[-8,000] 616
TOTAL CHEM AGENTS & MUNITIONS DE- STRUCTION	889,500	876,500
DRUG INTERDICTION & CTR-DRUG ACTIVITIES, DEF	ŕ	ŕ
COUNTER-NARCOTICS SUPPORT	546,203	546,203
DRUG DEMAND REDUCTION PROGRAM	123,704	123,704
NATIONAL GUARD COUNTER-DRUG PROGRAM	94,211	94,211
NATIONAL GUARD COUNTER-DRUG SCHOOLS	5,511	5,511
TOTAL DRUG INTERDICTION & CTR-DRUG AC-	700 COO	700 C00
TIVITIES, DEF	769,629	769,629
OFFICE OF THE INSPECTOR GENERAL		
OFFICE OF THE INSPECTOR GENERAL	368,279	384,536
Additional oversight of coronavirus relief OFFICE OF THE INSPECTOR GENERAL—CYBER		[16,257]
OFFICE OF THE INSPECTOR GENERAL—CYBER	1,204	1,204
OFFICE OF THE INSPECTOR GENERAL—RDTE OFFICE OF THE INSPECTOR GENERAL—PROCUREMENT	1,098	1,098
TOTAL OFFICE OF THE INSPECTOR GENERAL	858 371,439	858 387,696
DEFENSE HEALTH PROGRAM		
IN-HOUSE CARE	9,560,564	9,565,564
Program decrease	9,300,304	/ -31,000
Reverse DWR savings from downsizing MTFs		/36,000
PRIVATE SECTOR CARE	15,841,887	15,841,887
CONSOLIDATED HEALTH SUPPORT	1,338,269	1,348,269
Global Emerging Infectious Surveillance Program		[10,000]
NFORMATION MANAGEMENT	2,039,910	2,039,910
MANAGEMENT ACTIVITIES	330,627	330,627
EDUCATION AND TRAINING	315,691	341,691
Health Professions Scholarship Program		[10,000]
gram within USUHS		[6,000
Reverse DWR cuts to USUHS		[10,000]
BASE OPERATIONS/COMMUNICATIONS	1,922,605	1,927,605
Medical Surge Partnership Pilot		[5,000]
R&D RESEARCH	8,913	8,913
R&D EXPLORATRY DEVELOPMENT	73,984	73,984
R&D ADVANCED DEVELOPMENT	225,602	225,602
R&D DEMONSTRATION/VALIDATIONR&D ENGINEERING DEVELOPMENT	132,331	132,331
Freeze-dried platelets	55,748	70,748 [15,000
R&D MANAGEMENT AND SUPPORT	48,672	48,672
R&D CAPABILITIES ENHANCEMENT	17,215	17,215
PROC INITIAL OUTFITTING	22,932	22,932
PROC REPLACEMENT & MODERNIZATION	215,618	215,618
PROC MILITARY HEALTH SYSTEM—DESKTOP TO DATACENTER	70,872	70,872
PROC DOD HEALTHCARE MANAGEMENT SYSTEM MOD-	,	,
ERNIZATION	308,504	308,504
SOFTWARE & DIGITAL TECHNOLOGY PILOT PROGRAMS	160,428	160,428
TATE TO ME TE TIMETE		-9,800
		r
UNDISTRIBUTED Foreign Currency adjustments TOTAL DEFENSE HEALTH PROGRAM	32,690,372	[-9,800] 32,741,572

365,098

409,257

365,098

409,257

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1 SEC. 4502. OTHER AUTHORIZATIONS FOR OVERSEAS CON-

SEC. 4502. OTHER AUTHORIZATIONS FOR OVERSEAS CONTINGENCY OPERATIONS

2 TINGENCY OPERATIONS.

(In Thousands of Dollars) FY 2021 House Item Authorized WORKING CAPITAL FUND, ARMY ARMY ARSENALS INITIATIVE ARMY SUPPLY MANAGEMENT 20,090 TOTAL WORKING CAPITAL FUND, ARMY 20,090 20,090 OFFICE OF THE INSPECTOR GENERAL OFFICE OF THE INSPECTOR GENERAL 24,069 24,069 TOTAL OFFICE OF THE INSPECTOR GENERAL 24,069 24,069 DEFENSE HEALTH PROGRAM IN-HOUSE CARE 65,072 65,072 PRIVATE SECTOR CARE 296,828 296,828 CONSOLIDATED HEALTH SUPPORT 3,198 3,198

TITLE XLVI—MILITARY CONSTRUCTION

TOTAL DEFENSE HEALTH PROGRAM

TOTAL OTHER AUTHORIZATIONS

5 SEC. 4601. MILITARY CONSTRUCTION.

Account	State/Country and Installation	Project Title	FY 2021 Request	House Agreement
	Alaska			
Army	Fort Wainwright	Child Development Center	0	32,500
Army	Fort Wainwright	Unaccompanied Enlisted Personnel Housing	0	59,000
	Arizona			
Army	Yuma Proving Ground Colorado	Ready Building	14,000	14,000
Army	Fort Carson, Colorado	Physical Fitness Facility	28,000	28,000
	Georgia			
Army	Fort Gillem	Forensic Laboratory	71,000	71,000
Army	Fort Gordon	Adv Individual Training Barracks Cplx, Ph3	80,000	80,000
	Hawaii			
Army	Fort Shafter	Child Development Center—School Age	0	26,000
Army	Schofield Barracks	Child Development Center	0	39,000
Army	Wheeler Army Air Field	Aircraft Maintenance Hangar	89,000	89,000
	Louisiana			
Army	Fort Polk, Louisiana	Information Systems Facility	25,000	25,000
	Oklahoma			
Army	McAlester AAP	Ammunition Demolition Shop	35,000	35,000
	Pennsylvania			
Army	Carlisle Barracks South Carolina	General Instruction Building, Incr2	38,000	(
Army	Fort Jackson	Trainee Barracks Complex 3, Ph2	0	7,000
	Virginia	Transco Barração Compiese o, 1 no	v	,,,,,,
Army	Humphreys Engineer Center	Training Support Facility	51,000	51,000
	Worldwide Unspecified			
Army	Unspecified Worldwide Locations	Host Nation Support	39,000	39,000
Army	Unspecified Worldwide Locations	Planning and Design	129,436	69,430
Army	Unspecified Worldwide Locations	Unspecified Minor Construction	50,900	50,900

3

Account	State/Country and	Project Title	FY 2021	House
Account	Installation	Troject Time	Request	Agreemen
Navy	Arizona Yuma	Bachelor Enlisted Quarters Replacement	0	59,60
Navy	Bahrain Island SW Asia	Ship to Shore Utility Services	68,340	68,34
Navy	California Camp Pendleton, Cali-	1st MARDIV Operations Complex	68,530	68,53
Navy	fornia Camp Pendleton, Cali- fornia	I MEF Consolidated Information Center (Inc)	37,000	37,00
Vavy	Lemoore	F-35C Hangar 6 Phase 2 (Mod 3/4)	128,070	98,07
Navy	Lemoore	F-35C Simulator Facility & Electrical Upgrade	59,150	59,15
Vavy	San Diego	Pier 6 Replacement	128,500	98,50
Navy	Twentynine Palms, California	Wastewater Treatment Plant	76,500	76,500
Navy	Greece Souda Bay Guam	Communication Center	50,180	50,186
Navy	Andersen AFB	Ordnance Operations Admin	21,280	21,28
Navy	Joint Region Marianas	Bachelor Enlisted Quarters H (Inc)	80,000	21,200
Navy	Joint Region Marianas	Base Warehouse	55,410	55,410
Navy	Joint Region Marianas	Central Fuel Station	35,950	35,95
Navy	Joint Region Marianas	Central Issue Facility	45,290	45,29
Navy	Joint Region Marianas	Combined EOD Facility	37,600	37,600
Vavy	Joint Region Marianas	DAR Bridge Improvements	40,180	40,180
Navy	Joint Region Marianas	DAR Road Strengthening	70,760	70,760
Vavy	Joint Region Marianas	Distribution Warehouse	77,930	77,930
Vavy	Joint Region Marianas	Individual Combat Skills Training	17,430	17,430
Navy	Joint Region Marianas Hawaii	Joint Communication Upgrade	166,000	22,000
Navy	Joint Base Pearl Har- bor-Hickam	Waterfront Improve, Wharves 81,811–13,820–21	48,990	48,990
Navy	Joint Base Pearl Har- bor-Hickam	Waterfront Improvements Wharves S8-S10	65,910	65,910
Navy	Japan Yokosuka Maine	Pier 5 (Berths 2 and 3) (Inc)	74,692	(
Navy	Kittery Nevada	Multi-Mission Drydock #1 Exten., Ph 1 (Inc)	160,000	160,000
Navy	Fallon North Carolina	Range Training Complex, Phase 1	29,040	29,040
Navy	Camp Lejeune, North Carolina	II MEF Operations Center Replacement (Inc)	20,000	20,000
Navy	Spain Rota Virginia	MH-60r Squadron Support Facilities	60,110	60,110
Navy	Norfolk	E-2D Training Facility	30,400	30,400
Navy	Norfolk	MH60 & CMV-22B Corrosion Control & Paint Fac	17,671	17,67
Navy	Worldwide Unspecified Unspecified Worldwide	Planning & Design	165,710	160,710
Navy	Locations Unspecified Worldwide	Planning & Design—Indo-Pacific Command Posture	0	5,000
Navy	Locations Unspecified Worldwide	Initiatives. Unspecified Minor Construction	38,983	38,983
Military O	Locations Construction Navu Total		1,975,606	1,676,51
manage o	California		1,010,000	1,070,01
4F	Edwards AFB Colorado	Flight Test Engineering Laboratory Complex	0	40,000
4F	Schriever AFB Florida	Consolidated Space Operations Facility, Inc 2	88,000	88,000
4F	Eglin Guam	Advanced Munitions Technology Complex	0	35,000
4F $4F$	Joint Region Marianas Illinois Scott	Stand Off Weapons Complex, MSA 2 Add/Alter Consolidated Communications Facility	56,000 0	56,000 3,000
4F	Mariana Islands Tinian	Airfield Development Phase 1, Inc 2	20,000	3,000
4F	Tinian Tinian	Fuel Tanks With Pipeline & Hydrant Sys, Inc 2	7,000	(
4F	Tinian Tinian Maryland	Parking Apron, Inc 2	15,000	(
4F	Joint Base Andrews Montana	Consolidated Communications Center	0	13,000
4F	Malmstrom AFB New Jersey	Weapons Storage & Maintenance Facility, Inc 2	25,000	(
4F	Joint Base McGuire-	Munitions Storage Area	22,000	22,000

	State/Country and	(In Thousands of Dollars)	FY 2021	House
Account	Installation	Project Title	Request	Agreement
AF	Qatar Al Udeid, Qatar Texas	Cargo Marshalling Yard	26,000	26,000
AF AF	Joint Base San Antonio Joint Base San Antonio	BMT Recruit Dormitory 8, Inc 2 T-X ADAL Ground Based Trng Sys Sim	36,000 19,500	36,000 19,500
4F	Utah Hill AFB	GBSD Mission Integration Facility, Inc 2	68,000	68,000
4F	Virginia Joint Base Langley- Eustis	Access Control Point Main Gate With Land Acq	19,500	19,500
AF	Worldwide Unspecified Unspecified Worldwide	Planning & Design	296,532	149,64
AF	Locations Unspecified Worldwide Locations	Planning & Design—Indo-Pacific Command Posture Initiatives.	0	5,000
AF	Unspecified Worldwide Locations	Unspecified Minor Construction	68,600	68,600
AF	Wyoming FE Warren	Weapons Storage Facility	0	12,000
Military C	Construction, Air Force Total		767,132	661,249
	Alabama			
Def-Wide	Anniston Army Depot	Demilitarization Facility	18,000	18,000
Def-Wide	Fort Rucker Alaska	Construct 10mw Generation & Microgrid	0	24,000
Def-Wide	Fort Greely Arizona	Communications Center	48,000	48,000
Def-Wide Def-Wide	Fort Huachuca Yuma	Laboratory Building	33,728	33,728
	Arkansas	SOF Hangar	49,500	49,500
Def-Wide	Fort Smith ANG California	PV Arrays and Battery Storage	0	2,600
Def-Wide Def-Wide	Beale AFB Marine Corps Air Com-	Bulk Fuel Tank	22,800	22,800
Dej-wide	bat Center / Twenty Nine Palms	Buildings.	11,646	11,646
Def-Wide	Military Ocean Ter- minal	Military Oceal Terminal Concord Microgrid	29,000	29,000
Def-Wide Def-Wide	NAWS China Lake NSA Monterey Colorado	Solar Energy Storage System Cogeneration Plant at B236	0 10,540	8,950 10,540
Def-Wide	Fort Carson, Colorado Conus Unspecified	SOF Tactical Equipment Maintenance Facility	15,600	15,600
Def-Wide	Conus Unspecified District of Columbia	Training Target Structure	14,400	14,400
Def-Wide	Joint Base Anacostia Bolling	Industrial Controls System Modernization	0	8,749
Def-Wide	Joint Base Anacostia Bolling	Industrial Controls System Modernization	10,343	10,343
Def-Wide	Joint Base Anacostia Bolling	PV Carports	0	25,221
Def-Wide	Florida Hurlburt Field	SOF Combat Aircraft Parking Apron-North	38,310	38,310
Def-Wide	Hurlburt Field Georgia	SOF Special Tactics Ops Facility (23 STS)	44,810	44,810
Def-Wide	Fort Benning Germany	Construct 4.8mw Generation & Microgrid	0	17,000
Def-Wide	Rhine Ordnance Bar- racks	Medical Center Replacement Inc 9	200,000	200,000
Def-Wide	Italy NSA Naples	Smart Grid—NSA Naples	3,490	3,490
Def-Wide	Japan Def Fuel Support Point Tsurumi	Fuel Wharf	49,500	49,500
Def-Wide	Yokosuka Kentucky	Kinnick High School Inc	30,000	(
Def-Wide	Fort Knox	Van Voorhis Elementary School	69,310	69,310
Def-Wide	Maryland Bethesda Naval Hos- pital	MEDCEN Addition/Alteration Incr 4	180,000	100,000
Def-Wide	Fort Meade	NSAW Recapitalize Building #3 Inc	250,000	250,000
Def-Wide Def-Wide	NSA Bethesda NSA South Potomac	Nsab-16 Replace Chillers 3 Through 9 CBIRF/IHEODTD/Housing Potable Water	0 18,460	13,840 18,460
Def-Wide	Missouri Fort Leonard Wood	Hospital Replacement Inc 3	40,000	40,000
Def-Wide Def-Wide	St Louis	Next NGA West (N2W) Complex Phase 2 Inc	119,000	119,000
Def-Wide	Whiteman AFB	Install 10 Mw Combined Heat and Power Plant	17,310	17,310

4 .	State/Country and	(In Thousands of Dollars)	FY 2021	House
Account	Installation	Project Title	Request	Agreement
Def-Wide	Nevada Creech AFB	Central Standby Generators	32,000	32,000
Def-Wide	New Mexico Kirtland AFB	Administrative Building	46,600	46,600
	North Carolina	,	.,	,,,,,
Def-Wide	Fort Bragg	SOF Group Headquarters	53,100	53,100
Def-Wide	Fort Bragg	SOF Military Working Dog Facility	17,700	17,700
Def-Wide	Fort Bragg	SOF Operations Facility	43,000	43,000
Def-Wide	Fort Bragg Ohio	SOTF Chilled Water Upgrade	0	6,100
Def-Wide	Wright-Patterson AFB	Construct Intelligence Facility Central Utility Plant	0	35,000
Def-Wide	Wright-Patterson AFB	Hydrant Fuel System	23,500	23,500
Def-Wide	Tennessee Memphis ANG	PV Arrays and Battery Storage	0	4,780
seg mac	Texas	1 1 Mrags and Dancey Storage	Ü	4,700
Def-Wide	Fort Hood, Texas Virginia	Fuel Facilities	32,700	32,700
Def-Wide	Joint Expeditionary Base Little Creek—	SOF Dcs Operations Fac. and Command Center	54,500	54,500
Def-Wide	Story Joint Expeditionary Base Little Creek—	SOF NSWG-2 Nswtg Css Facilities	58,000	58,000
Def-Wide	Story Nmc Portsmouth /	Retrofit Air Handling Units From Constant Volume	611	611
	Portsmouth	Reheat to Variable Air Volume.		
Def-Wide	Wallops Island Washington	Wallops Generation and Distribution Resiliency Im- provements.	9,100	9,100
Def-Wide	Joint Base Lewis-	Fuel Facilities (Lewis Main)	10,900	10,900
Def-Wide	McChord Joint Base Lewis- McChord	Fuel Facilities (Lewis North)	10,900	10,900
Def-Wide	Manchester	Bulk Fuel Storage Tanks Phase 1	82,000	82,000
Def-Wide	Worldwide Unspecified Unspecified Worldwide Locations	ERCIP Design	14,250	24,250
Def-Wide	Unspecified Worldwide Locations	Exercise Related Minor Construction	5,840	5,840
Def-Wide	$Unspecified\ Worldwide$	Planning and Design	48,696	48,696
Def-Wide	Locations Unspecified Worldwide Locations	Unspecified Minor Construction	53,620	53,620
Def-Wide	Various Worldwide Lo- cations	Planning and Design	97,030	97,036
Def-Wide	Various Worldwide Lo- cations	Unspecified Minor Construction	9,726	9,726
Military C	Construction, Defense-Wide Tota	l	2,027,520	2,073,760
	Worldwide Unspecified			
NATO	NATO Security Invest- ment Program	NATO Security Investment Program	173,030	173,030
NATO Sec	curity Investment Program Tota	<i>d</i>	173,030	173,030
Army NG	Arizona Tucson	National Guard Readiness Center	18,100	18,100
-	Colorado			
Army NG	Peterson AFB Indiana	National Guard Readiness Center	15,000	15,000
Army NG	Shelbyville Kentucky	National Guard/Reserve Center Building Add/Al	12,000	12,000
Army NG	Frankfort Mississippi	National Guard/Reserve Center Building	15,000	15,000
Army NG	Brandon Nebraska	National Guard Vehicle Maintenance Shop	10,400	10,400
Army NG	North Platte	National Guard Vehicle Maintenance Shop	9,300	9,300
Army NG	New Jersey Joint Base McGuire- Dix-Lakehurst	National Guard Readiness Center	15,000	15,000
	Ohio			
Army NG	Columbus	National Guard Readiness Center	15,000	15,000
Army NG	Oregon Hermiston	Enlisted Barracks, Transient Training	9,300	25,035
y 1.0	Puerto Rico		5,500	20,000
Army NG	Fort Allen	National Guard Readiness Center	37,000	37,000
Army NG	South Carolina Joint Base Charleston	National Guard Readiness Center	15,000	15,000
			-,	,

Account	State/Country and Installation	Project Title	FY 2021 Request	House Agreement
	Tennessee			
rmy NG	Mcminnville	National Guard Readiness Center	11,200	11,200
NG	Texas	4' 0 M ' 1 H 41PT /41	0.000	0.000
rmy NG rmy NG	Fort Worth Fort Worth	Aircraft Maintenance Hangar Addition/Alt National Guard Vehicle Maintenance Shop	6,000 7,800	6,000 7,800
, and the second	Utah	•	,	
rmy NG	Nephi Virgin Islands	National Guard Readiness Center	12,000	12,000
rmy NG	St. Croix	Army Aviation Support Facility (Aasf)	28,000	28,000
rmy NG	St. Croix Wisconsin	CST Ready Building	11,400	11,400
rmy NG	Appleton	National Guard Readiness Center Add/Alt	11,600	11,600
rmy NG	Worldwide Unspecified Unspecified Worldwide	Planning and Design	29,593	29,593
NG.	Locations	W. C. W. C. C.	00 844	00.004
rmy NG	Unspecified Worldwide Locations	Unspecified Minor Construction	32,744	32,744
Military Co	onstruction, Army National Gu	ard Total	321,437	337,172
	Florida			
rmy Res	Gainesville Massachusetts	ECS TEMF/Warehouse	36,000	36,000
rmy Res	Devens Reserve Forces	Automated Multipurpose Machine Gun Range	8,700	8,700
	Training Area North Carolina			
rmy Res	Asheville	Army Reserve Center/Land	24,000	24,000
T.	Wisconsin	g		44.000
rmy Res rmy Res	Fort McCoy Fort McCoy	Scout Reconnaissance Range Transient Trainee Barracks	14,600 0	14,600 2,500
	Worldwide Unspecified	Transcon Transco Burracio		2,000
rmy Res	Unspecified Worldwide Locations	Planning and Design	1,218	1,218
rmy Res	Locations Unspecified Worldwide Locations	Unspecified Minor Construction	3,819	3,819
Military Co	onstruction, Army Reserve Tota	d	88,337	90,837
I/MC Res	Maryland Reisterstown Utah	Reserve Training Center, Camp Fretterd, MD	39,500	39,500
I/MC Res	$Hill\ AFB$	Naval Operational Support Center	25,010	25,010
I/MC Res	Worldwide Unspecified Unspecified Worldwide	MCNR Minor Construction	3,000	3,000
I/MC Res	Locations Unspecified Worldwide	MCNR Planning & Design	3,485	3,485
	Locations		ŕ	
Military Co	onstruction, Naval Reserve Total	ıl	70,995	70,995
ir NG	Alabama Montgomery Regional	F-35 Simulator Facility	11,600	11,600
	Airport (ANG) Base			
ir NG	Guam Joint Region Marianas	Space Control Facility #5	20,000	20,000
ir NG	Maryland Joint Base Andrews	F-16 Mission Training Center	9,400	9,400
ir NG	Texas Joint Base San Antonio	F-16 Mission Training Center	10,800	10,800
ur NG	Worldwide Unspecified	F-10 Mission Training Center	10,800	10,800
ir NG	Unspecified Worldwide Locations	Unspecified Minor Construction	9,000	9,000
ir NG	Various Worldwide Lo- cations	Planning and Design	3,414	3,414
Military Co	onstruction, Air National Guar	d Total	64,214	64,214
T. D.	Texas	Road Co. La Roam		
F Res	Fort Worth Worldwide Unspecified	F-35A Simulator Facility	14,200	14,200
	Unspecified Worldwide	Planning & Design	3,270	3,270
F Res	Locations			

Account	State/Country and Installation	Project Title	FY 2021 Request	House Agreement
FH Con Army	Vicenza	Family Housing New Construction	84,100	84,100
FH Con Army	Kwajalein Kwajalein Atoll	Family Housing Replacement Construction	32,000	32,000
FH Con Army	Worldwide Unspecified Unspecified Worldwide	Family Housing P & D	3,300	3,300
v	Locations			
Family He	ousing Construction, Army Total	ll	119,400	119,400
FH Ops Army	Worldwide Unspecified Unspecified Worldwide	Furnishings	18,004	18,004
FH Ops Army	Locations Unspecified Worldwide	Housing Privitization Support	37,948	62,948
FH Ops Army	Locations Unspecified Worldwide	Leasing	123,841	123,841
FH Ops Army	Locations Unspecified Worldwide	Maintenance	97,789	97,789
FH Ops Army	Locations Unspecified Worldwide	Management	39,716	39,716
FH Ops Army	Locations Unspecified Worldwide	Miscellaneous	526	526
FH Ops Army	Locations Unspecified Worldwide	Services	8,135	8,135
FH Ops Army	Locations Unspecified Worldwide	Utilities	41,183	41,185
F 7 II	Locations	A Wdl	207 4 40	200 440
<i>Famuy 11</i> 0		nce, Army Total	367,142	392,142
FH Con Navy	Worldwide Unspecified Unspecified Worldwide Locations	Construction Improvements	37,043	37,043
FH Con Navy	Unspecified Worldwide Locations	Planning & Design	3,128	3,128
FH Con Navy	Unspecified Worldwide Locations	USMC DPRI/Guam Planning and Design	2,726	2,726
Family He	ousing Construction, Navy And	Marine Corps Total	42,897	42,897
FH Ops Navy	Worldwide Unspecified Unspecified Worldwide	Furnishings	17,977	17,977
FH Ops Navy	Locations Unspecified Worldwide	Housing Privatization Support	53,700	78,700
FH Ops Navy	Locations Unspecified Worldwide	Leasing	62,658	62,658
FH Ops Navy	Locations Unspecified Worldwide	Maintenance	85,630	110,630
FH Ops Navy	Locations Unspecified Worldwide	Management	51,006	51,006
op	Locations		,	,
FH One Navu	Unspecified Worldwide	Miscellaneous	350	350
FH Ops Navy FH Ops Navy	Unspecified Worldwide Locations Unspecified Worldwide	Miscellaneous	350 16 743	350 16 743
FH Ops Navy	Locations Unspecified Worldwide Locations	Services	16,743	16,745
	Locations Unspecified Worldwide			16,745
FH Ops Navy FH Ops Navy	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations	Services	16,743	16,743 58,429
FH Ops Navy FH Ops Navy	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations ousing Operation And Maintena Worldwide Unspecified	Services Utilities	16,743 58,429 346,493	16,743 58,429 396,493
FH Ops Navy FH Ops Navy Family He	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations ousing Operation And Mainten	Services Utilities unce, Navy And Marine Corps Total	16,743 58,429	
FH Ops Navy FH Ops Navy Family He FH Con AF	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations ousing Operation And Maintene Worldwide Unspecified Unspecified Worldwide Locations	Services Utilities unce, Navy And Marine Corps Total Construction Improvements	16,743 58,429 346,493 94,245	16,745 58,429 396,495 94,245
FH Ops Navy FH Ops Navy Family He FH Con AF	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations ousing Operation And Maintene Worldwide Unspecified Unspecified Worldwide Locations Unspecified Worldwide Locations Locations	Services Utilities unce, Navy And Marine Corps Total Construction Improvements	16,743 58,429 346,493 94,245	16,743 58,429 396,495 94,245 2,969
FH Ops Navy FH Ops Navy Family He FH Con AF	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations ousing Operation And Maintene Worldwide Unspecified Unspecified Worldwide Locations Unspecified Worldwide Locations Locations	Services Utilities ance, Navy And Marine Corps Total Construction Improvements Planning & Design	16,743 58,429 346,493 94,245 2,969	16,745 58,429 396,495 94,245 2,969
FH Ops Navy FH Ops Navy Family He FH Con AF FH Con AF	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations ousing Operation And Maintene Worldwide Unspecified Unspecified Worldwide Locations Unspecified Worldwide Locations ousing Construction, Air Force Worldwide Unspecified Unspecified Worldwide Locations Unspecified Worldwide Locations Unspecified Worldwide Locations Unspecified Worldwide	Services Utilities unce, Navy And Marine Corps Total Construction Improvements Planning & Design Total	16,743 58,429 346,493 94,245 2,969 97,214	16,745 58,429 396,495 94,245
FH Ops Navy FH Ops Navy Family He FH Con AF Family He Family He	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations Ousing Operation And Maintene Worldwide Unspecified Unspecified Worldwide Locations Unspecified Worldwide Locations Ousing Construction, Air Force Worldwide Unspecified Unspecified Worldwide Locations Unspecified Worldwide Locations Unspecified Worldwide Locations Unspecified Worldwide Locations Unspecified Worldwide	Services	16,743 58,429 346,493 94,245 2,969 97,214 25,805	16,743 58,429 396,493 94,245 2,969 97,214 25,805 23,175
FH Ops Navy FH Ops Navy Family He FH Con AF FAmily He FATH Con AF	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations ousing Operation And Maintene Worldwide Unspecified Unspecified Worldwide Locations Unspecified Worldwide Locations ousing Construction, Air Force Worldwide Unspecified Unspecified Worldwide Locations Unspecified Worldwide Locations Unspecified Worldwide Locations Unspecified Worldwide Locations	Services Utilities unce, Navy And Marine Corps Total Construction Improvements Planning & Design Total Furnishings Housing Privatization	16,743 58,429 346,493 94,245 2,969 97,214 25,805 23,175	16,743 58,429 396,493 94,245 2,969 97,214 25,803

Account	State/Country and Installation	Project Title	FY 2021 Request	House Agreement
FH Ops AF	Unspecified Worldwide Locations	Miscellaneous	2,184	2,184
FH Ops AF	Unspecified Worldwide Locations	Services	7,968	7,968
FH Ops AF	Unspecified Worldwide Locations	Utilities	43,173	43,173
Family Hou	sing Operation And Mainten	ance, Air Force Total	317,021	377,021
	Worldwide Unspecified			
FH Ops DW	Unspecified Worldwide Locations	Furnishings	727	727
FH Ops DW	Unspecified Worldwide Locations	Leasing	49,856	49,856
FH Ops DW	Unspecified Worldwide Locations	Maintenance	32	3.2
FH Ops DW	Unspecified Worldwide Locations	Utilities	4,113	4,115
Family Hou	sing Operation And Mainten	ance, Defense-Wide Total	54,728	54,728
FHIF	Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF	5,897	5,897
DOD Famil	y Housing Improvement Fun	d Total	5,897	5,897
	Worldwide Unspecified			
UHIF	Unspecified Worldwide Locations	Administrative Expenses—UHIF	600	600
Unaccompar	nied Housing Improvement F	und Total	600	600
	Worldwide Unspecified			
BRAC—Air Force	Unspecified Worldwide Locations	DOD BRAC Activities—Air Force	109,222	109,222
BRAC—Army	Base Realignment & Closure, Army	Base Realignment and Closure	66,060	106,060
BRAC—Navy	Unspecified Worldwide Locations	Base Realignment & Closure	125,165	225,165
Base Realign	nment and Closure—Total		300,447	440,447
Total Ma	litami Constantis		7,813,563	7,813,563

1 SEC. 4602. MILITARY CONSTRUCTION FOR OVERSEAS CON-

2 TINGENCY OPERATIONS.

Account	State/Country and Installation	RUCTION FOR OVERSEAS CONTINGENCY OF (In Thousands of Dollars) Project Title	FY 2021 Request	House Agree- ment
	Worldwide Unspecified			
Army	Unspecified Worldwide Locations	EDI: Minor Construction	3,970	3,970
Army	Unspecified Worldwide Locations	EDI: Planning and Design	11,903	11,903
Military	Construction, Army Total		15,873	15,873
	Spain			
Navy	Rota	EDI: EOD Boat Shop	31,760	31,760
Navy	Rota Worldwide Unspecified	EDI: Expeditionary Maintenance Facility	27,470	27,470
Navy	Unspecified Worldwide Locations	Planning & Design	10,790	10,790
Military	Construction, Navy Total		70,020	70,020
	Germany			
AF	Ramstein	EDI: Rapid Airfield Damage Repair Storage	36,345	36,343
AF	$Spangdahlem \ AB$	EDI: Rapid Airfield Damage Repair Storage	25,824	25,824

Account	State/Country and Installation	Project Title	FY 2021 Request	House Agree- ment
	Romania			
AF	Campia Turzii	EDI: Dangerous Cargo Pad	11,000	11,000
AF	Campia Turzii	EDI: ECAOS DABS-FEV Storage Complex	68,000	68,000
AF	Campia Turzii	EDI: Parking Apron	19,500	19,500
AF	Campia Turzii	EDI: POL Increase Capacity	32,000	32,000
	Worldwide Unspecified			
AF	Unspecified Worldwide Locations	EDI: Unspecified Minor Military Construction	16,400	16,400
AF	Various Worldwide Loca- tions	EDI: Planning & Design	54,800	54,800
Military (Construction, Air Force Total		263,869	263,869
Total, M	lilitary Construction		349,762	349,762

1 TITLE XLVII—DEPARTMENT OF

2 ENERGY NATIONAL SECURITY

3 **PROGRAMS**

4 SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY

5 **PROGRAMS**.

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY F (In Thousands of Dollars)	PROGRAMS	
Program	FY 2021 Request	House Authorized
Discretionary Summary By Appropriation		
Energy And Water Development, And Related Agencies		
Appropriation Summary:		
Energy Programs		
Nuclear Energy	137,800	137,80
Atomic Energy Defense Activities		
National nuclear security administration:		
Weapons activities	15,602,000	15,602,00
Defense nuclear nonproliferation	2,031,000	2,111,00
Naval reactors	1,684,000	1,684,00
Federal salaries and expenses	454,000	454,00
Total, National nuclear security administration	19,771,000	19,851,00
Environmental and other defense activities:		
Defense environmental cleanup	4,983,608	5,773,70
Other defense activities	1,054,727	899,28
Total, Environmental & other defense activities	6,038,335	6,672,99
Total, Atomic Energy Defense Activities	25,809,335	26,523,99
Total, Discretionary Funding	25,947,135	26,661,79
Nuclear Energy		
Idaho sitewide safeguards and security	137,800	137,80
Total, Nuclear Energy	137,800	137,80
Stockpile Management		
Stockpile Major Modernization		
B61–12 Life extension program	815,710	815,71
W88 Alt 370	256,922	256,92
W80-4 Life extension program	1,000,314	1,000,31
W87-1 Modification Program	541,000	541,00
W93	53,000	53,00
Total, Stockpile Major Modernization	2,666,946	2,666,94
Stockpile services		
Production Operations	568,941	568,94

Program	FY 2021	House
	Request	Authorize
Stockpile Sustainment	998,357	998,3
Weapons Dismantlement and Disposition	50,000	50,0
Subtotal, Stockpile Services	1,617,298	1,617,29
Total, Stockpile Management	4,284,244	4,284,24
pons Activities		
Production Modernization Primary Capability Modernization		
Plutonium Modernization		
Los Alamos Plutonium Modernization		
Los Alamos Plutonium Operations	610,599	610,5
21-D-512 Plutonium Pit Production Project, LANL	226,000	226,0
Subtotal, Los Alamos Plutonium Modernization	836,599	836,5
Savannah River Plutonium Modernization		
Savannah River Plutonium Operations	200,000	200,0
21-D-511 Savannah River Plutonium Processing Facility,		
SRS	241,896	241,8
Subtotal, Savannah River Plutonium Modernization	441,896	441,89
Enterprise Plutonium Support	90,782	90,7
Total, Plutonium Modernization	1,369,277	1,369,2
High Explosives and Energetics	67,370	67,3
Total, Primary Capability Modernization	1,436,647	1,436,64
Secondary Capability Modernization Tritium and Domestic Uranium Enrichment	457,004	457,0
Non-Nuclear Capability Modernization	457,112 107,137	457,1 107,1
Total, Production Modernization	2,457,900	2,457,9
10th, 17 other modernization	2,101,000	2,101,0
Stockpile Research, Technology, and Engineering		
Assessment Science	773,111	773,1
Engineering and Integrated Assessments	337,404	337,4
Inertial Confinement Fusion	554,725	554,7
Advanced Simulation and Computing	732,014	732,0
Weapon Technology and Manufacturing Maturation	297,965	297,9
Academic Programs	86,912	86,9
Total, Stockpile Research, Technology, and Engineering	2,782,131	2,782,1
Total, Stockpite Research, Technology, and Engineering		
Infrastructure and Operations		
	1,014,000	1,014,0
Infrastructure and Operations	165,354	
Infrastructure and Operations Operations of facilities		165,3
Infrastructure and Operations Operations of facilities	165,354	165,3
Infrastructure and Operations Operations of facilities	165,354 792,000 670,000	1,014,0 165,3 792,0
Infrastructure and Operations Operations of facilities	165,354 792,000 670,000 149,117	165,3 792,0 670,0 149,1
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1)	165,354 792,000 670,000 149,117 84,787	165,3 792,0 670,0 149,1 84,7
Infrastructure and Operations Operations of facilities	165,354 792,000 670,000 149,117	165,3 792,6 670,6 149,1 84,7
Infrastructure and Operations Operations of facilities	165,354 792,000 670,000 149,117 84,787 903,904	165,3 792,6 670,6 149,1 84,7 903,9
Infrastructure and Operations Operations of facilities	165,354 792,000 670,000 149,117 84,787 903,904	165,3 792,0 670,0 149,1 84,7 903,96
Infrastructure and Operations Operations of facilities	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000	165,3 792,0 670,0 149,1 84,7 903,96
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 138kV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405	165,3 792,0 670,0 149,1 84,7 903,90 31,0 59,0 109,4
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 138kV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12 18-D-620 Exascale Computing Facility Modernization Project, LLNL	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200	165,3 792,0 670,0 149,1 84,7 903,90 31,0 59,0 109,4 29,2
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 138kV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12 18-D-620 Exascale Computing Facility Modernization Project, LLNL 18-D-650 Tritium Finishing Facility, SRS	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000	165,3 792,0 670,0 149,1 84,7 903,90 31,0 59,0 109,4 29,2 27,0
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 138kV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12 18-D-620 Exascale Computing Facility Modernization Project, LLNL 18-D-650 Tritium Finishing Facility, SRS 17-D-640, U1a Complex Enhancements Project, NNSS	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 160,600	165,3 792,6 670,6 149,1 84,7 903,96 31,6 59,6 109,4 29,2 27,6 160,6
Infrastructure and Operations Operations of facilities	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 160,600 27,000	165,3 792,6 670,6 149,1 84,7 903,9 31,6 59,6 109,4 29,2 27,6 160,6 27,6
Infrastructure and Operations Operations of facilities	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 160,600 27,000 36,000	165,3 792,6 670,6 149,1 84,7 903,9 31,6 59,6 109,4 29,2 27,6 160,6 27,6 36,6
Infrastructure and Operations Operations of facilities	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 160,600 27,000 36,000 30,000	165,3 792,0 670,0 149,1 84,7 903,90 31,0 59,0 109,4 29,2 27,0 160,6 27,0 36,0 30,0
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 138kV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12 18-D-620 Exascale Computing Facility Modernization Project, LLNL 18-D-650 Tritium Finishing Facility, SRS 17-D-640, U1a Complex Enhancements Project, NNSS 15-D-612 Emergency Operations Center, LLNL 15-D-611 Emergency Operations Center, SNL 15-D-302, TA-55 Reinvestments Project, Phase 3, LANL 15-D-301, HE Science & Engineering Facility, PX	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 27,000 36,000 30,000 43,000	165,3 792,0 670,0 149,1 84,7 903,90 31,0 59,0 109,4 29,2 27,0 160,6 27,0 36,0 30,0 43,0
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 13skV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12 18-D-620 Exascale Computing Facility Modernization Project, LLNL 18-D-650 Tritium Finishing Facility, SRS 17-D-640, UIa Complex Enhancements Project, NNSS 15-D-612 Emergency Operations Center, LLNL 15-D-611 Emergency Operations Center, SNL 15-D-303, TA-55 Reinvestments Project, Phase 3, LANL 15-D-301, HE Science & Engineering Facility, PX 07-D-220-04 Transuranic Liquid Waste Facility, LANL	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 36,000 36,000 43,000 36,687	165,3 792,0 670,0 149,1 84,7 903,90 31,0 59,0 109,4 29,2 27,0 160,6 27,0 36,0 30,0 43,0 36,6
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 138kV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12 18-D-620 Exascale Computing Facility Modernization Project, LLNL 18-D-650 Tritium Finishing Facility, SRS 17-D-640, U1a Complex Enhancements Project, NNSS 15-D-612 Emergency Operations Center, LLNL 15-D-302, TA-55 Reinvestments Project, Phase 3, LANL 15-D-301, HE Science & Engineering Facility, PX 07-D-220-04 Transuranic Liquid Waste Facility, LANL 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and Metallurgy Research Replacement Project,	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 160,600 27,000 36,000 43,000 43,000 36,687 750,000	165,3 792,6 670,6 149,1 84,7 903,96 31,6 59,6 109,4 29,2 27,6 160,6 27,6 36,6 30,6 43,6 65,6 750,6
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 138kV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12 18-D-620 Exascale Computing Facility Modernization Project, LLNL 18-D-650 Tritium Finishing Facility, SRS 17-D-640, U1a Complex Enhancements Project, NNSS 15-D-612 Emergency Operations Center, LLNL 15-D-902, TA-55 Reinvestments Project, Phase 3, LANL 15-D-301, HE Science & Engineering Facility, PX 07-D-220-04 Transuranic Liquid Waste Facility, LANL 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and Metallurgy Research Replacement Project, LANL	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 36,000 36,000 30,000 36,687 750,000 169,427	165,3 792,6 670,6 149,1 84,7 903,9 31,6 59,6 109,4 29,2 27,6 160,6 27,6 36,0 36,6 750,6
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 138kV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12 18-D-620 Exascale Computing Facility Modernization Project, LLNL 18-D-650 Tritium Finishing Facility, SRS 17-D-640, U1a Complex Enhancements Project, NNSS 15-D-612 Emergency Operations Center, LLNL 15-D-302, TA-55 Reinvestments Project, Phase 3, LANL 15-D-301, HE Science & Engineering Facility, PX 07-D-220-04 Transuranic Liquid Waste Facility, LANL 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and Metallurgy Research Replacement Project,	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 160,600 27,000 36,000 43,000 43,000 36,687 750,000	165,3 792,0 670,0 149,1 84,7 903,90 31,0 59,0 109,4 29,2 27,0 36,0 30,0 43,0 36,6 750,0
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 138kV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12 18-D-650 Tritium Finishing Facility, Modernization Project, LLNL 18-D-650 Tritium Finishing Facility, SRS 17-D-640, U1a Complex Enhancements Project, NNSS 15-D-612 Emergency Operations Center, LLNL 15-D-611 Emergency Operations Center, SNL 15-D-302, TA-55 Reinvestments Project, Phase 3, LANL 15-D-301, HE Science & Engineering Facility, PX 07-D-220-04 Transuranic Liquid Waste Facility, LANL 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and Metallurgy Research Replacement Project, LANL Total, Construction Total, Infrastructure and operations	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 36,000 30,000 43,000 36,687 750,000 169,427 1,508,319	165,3 792,6 670,6 149,1 84,7 903,9 31,6 59,6 109,4 29,2 27,6 36,6 30,6 43,6 750,6
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 13skV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12 18-D-620 Exascale Computing Facility Modernization Project, LLNL 18-D-650 Tritium Finishing Facility, SRS 17-D-640, Uta Complex Enhancements Project, NNSS 15-D-612 Emergency Operations Center, LLNL 15-D-611 Emergency Operations Center, SNL 15-D-301, HE Science & Engineering Facility, PX 07-D-220-04 Transuranic Liquid Waste Facility, LANL 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and Metallurgy Research Replacement Project, LANL Total, Construction Total, Infrastructure and operations Secure transportation asset	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 36,000 36,000 36,687 750,000 169,427 1,508,319 4,383,577	165,3 792,6 670,6 149,1 84,7 903,9 31,6 59,6 109,4 29,2 27,6 36,6 37,6 36,6 750,6 169,4 1,508,3 4,383,5
Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Capability based investments Planning for Programmatic Construction (Pre-CD-1) Total, Recapitalization Construction: 21-D-510 HE Synthesis, Formulation, and Production, PX 19-D-670 138kV Power Transmission System Replacement, NNSS 18-D-690 Lithium Processing Facility, Y-12 18-D-650 Tritium Finishing Facility, Modernization Project, LLNL 18-D-650 Tritium Finishing Facility, SRS 17-D-640, U1a Complex Enhancements Project, NNSS 15-D-612 Emergency Operations Center, LLNL 15-D-611 Emergency Operations Center, SNL 15-D-302, TA-55 Reinvestments Project, Phase 3, LANL 15-D-301, HE Science & Engineering Facility, PX 07-D-220-04 Transuranic Liquid Waste Facility, LANL 06-D-141 Uranium processing facility Y-12, Oak Ridge, TN 04-D-125 Chemistry and Metallurgy Research Replacement Project, LANL Total, Construction Total, Infrastructure and operations	165,354 792,000 670,000 149,117 84,787 903,904 31,000 59,000 109,405 29,200 27,000 36,000 30,000 43,000 36,687 750,000 169,427 1,508,319	165,3 792,0 670,0 149,1 84,7 903,90 31,0 59,0 109,4 29,2 27,0 160,6 27,0 36,0

(In Thousands of Dollars) Program	FY 2021	House
	Request	Authorize
Defense Nuclear Security	047.007	0470
Operations and maintenance Construction:	815,895	815,8
17-D-710 West end protected area reduction project, Y-12	11,000	11,0
Total, Defense nuclear security	826,895	826,8 9
Information technology and cybersecurity	375,511	375,5
Legacy contractor pensions	101,668	101,6
Total, Weapons Activities	15,602,000	15,602,00
fense Nuclear Nonproliferation		
Defense Nuclear Nonproliferation Programs		
Global material security		
International nuclear security	66,391	66,3
Domestic radiological security	101,000	131,0
Container breach in Seattle, WA		[30,00
International radiological security	73,340	73,5
Nuclear smuggling detection and deterrence	159,749	159,7
Total, Global material security	400,480	430,4
Material management and minimization	150 000	480
HEU reactor conversion	170,000	170,0
Nuclear material removal	40,000	40,0
Material disposition Total, Material management & minimization	190,711 400,711	190,7 400,7
Nonproliferation and arms control	138,708	138,7
National Technical Nuclear Forensics R&D	40,000	40,0
	10,000	20,0
Defense nuclear nonproliferation R&D		
Proliferation Detection	235,220	265,2
Nuclear verification and detection, next-gen technologies	0.00 7.04	[30,0
Nuclear Detonation Detection	236,531 59,900	236,: 59,:
Nonproliferation Stewardship Program LEU Research and Development	99,900	20,0
LEU R&D for Naval Pressurized Water Reactors	U	20,0 [20,0
Total, Defense nuclear nonproliferation R&D	531,651	581,6
Nonproliferation Construction:		
18-D-150 Surplus Plutonium Disposition Project, SRS	148,589	148,3
Total, Nonproliferation construction	148,589	148,5
Total, Defense Nuclear Nonproliferation Programs	1,660,139	1,740,1
Legacy contractor pensions	14,348	14,
Nuclear counterterrorism and incident response program	377,513	377,
Use of Prior Year Balances	-21,000	-21,0
Total, Defense Nuclear Nonproliferation	2,031,000	2,111,0
val Reactors		
Naval reactors development	590,306	590,
Columbia-Class reactor systems development	64,700	64,
S8G Prototype refueling	135,000	135,0
Naval reactors operations and infrastructure	506,294	506,2
Construction:		
21-D-530 KL Steam and Condensate Upgrades	4,000	4,0
14-D-901 Spent fuel handling recapitalization project, NRF	330,000	330,
Total, Construction	334,000	334,0
Program direction	53,700	53,
Total, Naval Reactors	1,684,000	1,684,0
deral Salaries And Expenses		
Program direction	454,000	454,
Total, Office Of The Administrator	454,000	454,0

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PI (In Thousands of Dollars)		
Program	FY 2021 Request	House Authorized
efense Environmental Cleanup		
Closure sites:		
Closure sites administration	4,987	4,987
Richland:		
River corridor and other cleanup operations	54,949	235,949
Program restoration	100.00*	[181,000]
Central plateau remediation	498,335	658,333
Program restoration	2,500	[160,000] 10,100
Program restoration	2,300	[7,600
Total, Hanford site	555,784	904,384
Office of River Protection:		
Waste Treatment Immobilization Plant Commissioning	50,000	50,00
Rad liquid tank waste stabilization and disposition	597,757	597,75
Tank farm activities	0	180,000
Program restoration		[180,000
Construction:		
18-D-16 Waste treatment and immobilization plant—LBL/Direct feed		
<i>LAW</i>	609,924	779,92
Program restoration		[170,000
Total, Construction	609,924	779,924
Total, Office of River Protection	1,257,681	1,607,681
Idaho National Laboratory:		
Idaho cleanup and waste disposition	257,554	257,55
Idaho community and regulatory support	2,400	2,400
Total, Idaho National Laboratory	259,954	259,954
NNSA sites and Nevada off-sites		
Lawrence Livermore National Laboratory	1,764	1,76
Nuclear facility D & D		
Separations Process Research Unit	15,000	15,000
Nevada	60,737	60,73
Sandia National Laboratories	4,860	4,86
Los Alamos National Laboratory Program increase	120,000	165,000 [45,000
Total, NNSA sites and Nevada off-sites	202,361	247,36
Oak Ridge Reservation:		
OR Nuclear facility D & D	109,077	109,07
Total, OR Nuclear facility D & D	109,077	109,07
Hana D' T. D.	47.000	45 00s
U233 Disposition Program OR cleanup and disposition	45,000 58,000	45,000 58,000
Construction:	30,000	30,000
17–D–401 On-site waste disposal facility	22,380	22,380
14-D-403 Outfall 200 Mercury Treatment Facility	20,500	20,500
Total, Construction	42,880	42,880
Total, OR cleanup and waste disposition	145,880	145,880
OR community & regulatory support	4,930	4,930
OR technology development and deployment	3,000	3,000
Total, Oak Ridge Reservation	262,887	262,88
Savannah River Sites:		
Savannah River risk management operations		
Savannah River risk management operations	455,122	495,122
H-Canyon not placed into stand-by condition		[40,000]
Total, risk management operations	455,122	495,122
SR community and regulatory support	4,989	11,48
Secure payment in lieu of taxes funding		[6,500
Radioactive liquid tank waste stabilization and disposition	970,332	970,33
Construction:		
20-D-402 Advanced Manufacturing Collaborative Facility (AMC)	25,000	25,000
18-D-402 Saltstone Disposal Unit #8/9	65,500	65,500
17-D-402 Saltstone Disposal Unit #7	10,716	10,71
Total, Construction	101,216	101,210

Program	FY 2021 Request	House Authorized
Total, Savannah River site	1,531,659	1,578,15
Waste Isolation Pilot Plant		
Waste Isolation Pilot Plant	323,260	323,26
Construction:		
15-D-412 Utility Saft	50,000	50,00
21-D-401 Hoisting Capability Project	10,000	10,00
Total, Construction	60,000	60,00
Total, Waste Isolation Pilot Plant	383,260	383,26
Program direction	275,285	275,2
Program support	12,979	12,9
Technology development	25,000	25,0
Safeguards and Security		
Safeguards and Security	320,771	320,7
Total, Safeguards and Security	320,771	320,7
Prior year balances credited	109,000	-109,0
Total, Defense Environmental Cleanup	4,983,608	5,773,70
ner Defense Activities		
Environment, health, safety and security		
Environment, health, safety and security	134,320	134,3
Program direction		75,3
Total, Environment, Health, safety and security	/	209,68
Independent enterprise assessments		
Independent enterprise assessments	26,949	26,9
Program direction	54,635	54,6
Total, Independent enterprise assessments	81,584	81,58
Specialized security activities	258,411	258,4
Office of Legacy Management		
Legacy management	293,873	138,4
Rejection of proposed transfer		[-155,43
Program direction	23,120	23,1
Total, Office of Legacy Management	316,993	161,5
Defense related administrative support	183,789	183,7
Office of hearings and appeals	4,262	4,2
Subtotal, Other defense activities	1,054,727	899,28
Total, Other Defense Activities	1,054,727	899,28

1 DIVISION E—NATIONAL ARTIFI-

2 CIAL INTELLIGENCE INITIA-

3 **TIVE ACT OF 2020**

- 4 SEC. 5001. SHORT TITLE.
- 5 This division may be cited as the "National Artificial
- 6 Intelligence Initiative Act of 2020".
- 7 **SEC. 5002. FINDINGS.**
- 8 Congress finds the following:

1	(1) Artificial intelligence is a tool that has the
2	potential to change and possibly transform every sec-
3	tor of the United States economy and society.
4	(2) The Federal Government should continue to
5	play an important role advancing research, develop-
6	ment, standards, and education activities in artificial
7	intelligence through coordination and collaboration
8	between government, academia, and the private sector
9	to leverage the intellectual, physical, and digital re-
10	sources of each stakeholder.
11	(3) The Federal Government lacks clear under-
12	standing of the capabilities of artificial intelligence
13	and its potential to affect various social and economic
14	sectors, including ethical concerns, national security
15	implications, and workforce impacts.
16	(4) Researchers from academia, Federal labora-
17	tories, and much of the private sector have limited ac-
18	cess to many high-quality datasets, computing re-
19	sources, or real-world testing environments to design
20	and deploy safe and trustworthy artificial intelligence
21	systems.
22	(5) There is a lack of standards and
23	benchmarking for artificial intelligence systems that
24	academia and the public and private sectors can use

1	to evaluate the performance of these systems before
2	and after deployment.
3	(6) Artificial intelligence is increasingly becom-
4	ing a highly interdisciplinary field with expertise re-
5	quired from a diverse range of scientific and other
6	scholarly disciplines that traditionally work inde-
7	pendently and continue to face cultural and institu-
8	tional barriers to large scale collaboration.
9	(7) Current Federal investments and funding
10	mechanisms are largely insufficient to incentivize and
11	support the large-scale interdisciplinary and public-
12	private collaborations that will be required to advance
13	trustworthy artificial intelligence systems in the
14	United States.
15	(8) The United States education pipeline for ar-
16	tificial intelligence fields faces significant challenges.
17	Not only does the artificial intelligence research field
18	lack the gender and racial diversity of the American
19	population as a whole, but it is failing to both retain
20	researchers and adequately support educators to meet
21	the demands of the next generation of students study-
22	ing artificial intelligence.
23	(9) In order to help drive forward advances in
24	trustworthy artificial intelligence across all sectors

and to the benefit of all Americans, the Federal Gov-

1	ernment must provide sufficient resources and use its
2	convening power to facilitate the growth of artificial
3	intelligence human capital, research, and innovation
4	capacity in academia and other nonprofit research
5	organizations, companies of all sizes and across all
6	sectors, and within the Federal Government.
7	SEC. 5003. DEFINITIONS.
8	In this division:
9	(1) Advisory committee.—The term "Advisory
10	Committee" means the National Artificial Intelligence
11	Advisory Committee established under section
12	5104(a).
13	(2) AGENCY HEAD.—The term "agency head"
14	means the head of any Executive agency (as defined
15	in section 105 of title 5, United States Code).
16	(3) Artificial intelligence.—The term "arti-
17	ficial intelligence" means a machine-based system
18	that can, for a given set of human-defined objectives,
19	make predictions, recommendations or decisions influ-
20	encing real or virtual environments. Artificial intel-
21	ligence systems use machine and human-based inputs
22	to—
23	(A) perceive real and virtual environments;
24	(B) abstract such perceptions into models
25	through analysis in an automated manner; and

1	(C) use model inference to formulate options
2	for information or action.
3	(4) Initiative.—The term "Initiative" means
4	the National Artificial Intelligence Initiative estab-
5	$lished\ under\ section\ 5101(a).$
6	(5) Initiative office.—The term "Initiative
7	Office" means the National Artificial Intelligence Ini-
8	$tiative\ Office\ established\ under\ section\ 5102 (a).$
9	(6) Institute.—The term "Institute" means an
10	Artificial Intelligence Research Institute described in
11	section $201(b)(1)$.
12	(7) Interagency committee.—The term
13	"Interagency Committee" means the interagency com-
14	$mittee\ established\ under\ section\ 5103 (a).$
15	(8) K-12 EDUCATION.—The term "K-12 edu-
16	cation" means elementary school and secondary edu-
17	cation, as such terms are defined in section 8101 of
18	the Elementary and Secondary Education Act of
19	1965 (20 U.S.C. 7801).
20	(9) Machine Learning.—The term "machine
21	learning" means an application of artificial intel-
22	ligence that is characterized by providing systems the
23	ability to automatically learn and improve on the
24	basis of data or experience, without being explicitly
25	programmed.

1	TITLE I—NATIONAL ARTIFICIAL	
2	INTELLIGENCE INITIATIVE	
3	SEC. 5101. NATIONAL ARTIFICIAL INTELLIGENCE INITIA-	
4	TIVE.	
5	(a) Establishment; Purposes.—The President shall	
6	establish and implement an initiative to be known as the	
7	"National Artificial Intelligence Initiative". The purposes	
8	of the Initiative shall be to—	
9	(1) ensure continued United States leadership in	
10	artificial intelligence research and development;	
11	(2) lead the world in the development and use of	
12	trustworthy artificial intelligence systems in the pub-	
13	lic and private sectors;	
14	(3) maximize the benefits of artificial intelligence	
15	systems for all American people; and	
16	(4) prepare the present and future United States	
17	workforce for the integration of artificial intelligence	
18	systems across all sectors of the economy and society.	
19	(b) Initiative Activities.—In carrying out the Ini-	
20	tiative, the President, acting through the Initiative Office,	
21	the Interagency Committee, and agency heads as the Presi-	
22	dent considers appropriate, shall carry out activities that	
23	include the following:	
24	(1) Sustained, consistent, and coordinated sup-	
25	port for artificial intelligence research and develop-	

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1	$ment\ through\ grants,\ cooperative\ agreements,\ testbeds,$
2	and access to data and computing resources.

- (2) Support for the development of voluntary standards, best practices, and benchmarks for the development and use of trustworthy artificial intelligence systems.
- (3) Support for educational programs at all levels, in both formal and informal learning environments, to prepare the American workforce and the general public to be able to use and interact with artificial intelligence systems, as well as adapt to the potentially transformative impact of artificial intelligence on society and the economy.
- (4) Support for interdisciplinary research, education, and training programs for students and researchers that promote learning in the methods and systems used in artificial intelligence and foster interdisciplinary perspectives and collaborations among subject matter experts in relevant fields, including computer science, mathematics, statistics, engineering, social sciences, psychology, behavioral science, ethics, security, legal scholarship, and other disciplines that will be necessary to advance artificial intelligence research and development responsibly.

1	(5) Support for partnerships to leverage knowl-
2	edge, computing resources, access to open datasets,
3	and other resources from industry, government, non-
4	profit organizations, Federal laboratories, State pro-
5	grams, and institutions of higher education to ad-
6	vance activities under the Initiative.
7	(6) Interagency planning and coordination of
8	Federal artificial intelligence research, development,
9	demonstration, standards engagement, and other ac-
10	tivities under the Initiative.
11	(7) Establish the public sector infrastructure and
12	artificial intelligence capabilities necessary to respond
13	to pressing national challenges, including economic
14	and public health emergencies such as pandemics.
15	(8) Outreach to diverse stakeholders, including
16	citizen groups and industry, to ensure public input is
17	taken into account in the activities of the Initiative.
18	(9) Leveraging existing Federal investments to
19	advance objectives of the Initiative.
20	(10) Support for a network of interdisciplinary
21	artificial intelligence research institutes, as described
22	in section $5201(b)(7)(B)$.
23	(11) Support opportunities for international co-
24	operation with strategic allies, as appropriate, on the
25	research and development, assessment, and resources

1	for trustworthy artificial intelligence systems and the
2	development of voluntary consensus standards for
3	$those\ systems.$
4	SEC. 5102. NATIONAL ARTIFICIAL INTELLIGENCE INITIA-
5	TIVE OFFICE.
6	(a) In General.—The Director of the Office of Science
7	and Technology Policy shall establish or designate, and ap-
8	point a director of, an office to be known as the "National
9	Artificial Intelligence Initiative Office" to carry out the re-
10	sponsibilities described in subsection (b) with respect to the
11	Initiative. The Initiative Office shall have sufficient staff
12	to carry out such responsibilities, including staff detailed
13	from the Federal departments and agencies described in sec-
14	$tion \ 5103(c).$
15	(b) Responsibilities.—The Director of the Initiative
16	Office shall—
17	(1) provide technical and administrative support
18	to the Interagency Committee and the Advisory Com-
19	mittee;
20	(2) serve as the point of contact on Federal arti-
21	ficial intelligence activities for Federal departments
22	and agencies, industry, academia, nonprofit organiza-
23	tions, professional societies, State governments, and
24	such other persons as the Initiative Office considers

1	appropriate to exchange technical and programmatic
2	information;
3	(3) conduct regular public outreach to diverse
4	stakeholders, including through the convening of con-
5	ferences and educational events, the publication of in-
6	formation about significant Initiative activities on a
7	publicly available website, and the dissemination of
8	findings and recommendations of the Advisory Com-
9	mittee, as appropriate; and
10	(4) promote access to and early adoption of the
11	technologies, innovations, lessons learned, and exper-
12	tise derived from Initiative activities to agency mis-
13	sions and systems across the Federal Government,
14	and to industry, including startup companies.
15	(c) Funding Estimate.—The Director of the Office
16	of Science and Technology Policy shall develop an estimate
17	of the funds necessary to carry out the activities of the Ini-
18	tiative Coordination Office, including an estimate of how
19	much each participating Federal department and agency
20	described in section 5103(c) will contribute to such funds,
21	and submit such estimate to Congress not later than 90
22	days after the enactment of this Act. The Director shall up-
23	date this estimate each year based on participating agency
24	investments in artificial intelligence.

1	SEC. 5103. COORDINATION BY INTERAGENCY COMMITTEE.
2	(a) Interagency Committee.—The Director of the
3	Office of Science and Technology Policy, acting through the
4	National Science and Technology Council, shall establish or
5	designate an Interagency Committee to coordinate Federal
6	programs and activities in support of the Initiative.
7	(b) Co-Chairs.—The Interagency Committee shall be
8	co-chaired by the Director of the Office of Science and Tech-
9	nology Policy and, on an annual rotating basis, a rep-
10	resentative from the National Institute of Standards and
11	Technology, the National Science Foundation, or the De-
12	partment of Energy, as selected by the Director of the Office
13	of Science and Technology Policy.
14	(c) AGENCY PARTICIPATION.—The Committee shall in-
15	clude representatives from—
16	(1) the National Institute of Standards and
17	Technology;
18	(2) the National Science Foundation;
19	(3) the Department of Energy;
20	(4) the National Aeronautics and Space Admin-
21	istration;
22	(5) the Department of Defense;
23	(6) the Defense Advanced Research Projects
24	Agency;
25	(7) the Department of Commerce;

1	(8) the Office of the Director of National Intel-
2	ligence;
3	(9) the Office of Management and Budget;
4	(10) the Office of Science and Technology Policy;
5	(11) the Department of Health and Human
6	Services;
7	(12) the Department of Education;
8	(13) the Department of Labor;
9	(14) the Department of the Treasury;
10	(15) the General Services Administration;
11	(16) the Department of Transportation;
12	(17) the Department of State;
13	(18) the Department of Veterans Affairs; and
14	(19) any other Federal agency as considered ap-
15	propriate by the Director of the Office of Science and
16	Technology Policy.
17	(d) Responsibilities.—The Interagency Committee
18	shall—
19	(1) provide for interagency coordination of Fed-
20	eral artificial intelligence research, development, and
21	demonstration activities, development of voluntary
22	consensus standards and guidelines for research, de-
23	velopment, testing, and adoption of ethically devel-
24	oped, safe, and trustworthy artificial intelligence sys-
25	tems, and education and training activities and pro-

1	grams of Federal departments and agencies under-
2	taken pursuant to the Initiative;
3	(2) not later than 2 years after the date of the
4	enactment of this Act, develop a strategic plan for ar-
5	tificial intelligence (to be updated not less than every
6	3 years) that—
7	(A) establishes goals, priorities, and metrics
8	for guiding and evaluating the Initiative's ac-
9	tivities; and
10	(B) describes how the agencies carrying out
11	the Initiative will—
12	(i) determine and prioritize areas of
13	artificial intelligence research, development,
14	and demonstration requiring Federal Gov-
15	ernment leadership and investment;
16	(ii) support long-term funding for
17	interdisciplinary artificial intelligence re-
18	search, development, demonstration, edu-
19	cation and public outreach activities;
20	(iii) support research and other activi-
21	ties on ethical, legal, environmental, safety,
22	security, and other appropriate societal
23	issues related to artificial intelligence;
24	(iv) provide or facilitate the avail-
25	ability of curated, standardized, secure, rep-

1	resentative, and privacy-protected data sets
2	for artificial intelligence research and devel-
3	opment;
4	(v) provide or facilitate the necessary
5	computing, networking, and data facilities
6	for artificial intelligence research and devel-
7	opment;
8	(vi) support and coordinate Federal
9	education and workforce activities related to
10	$artificial\ intelligence;$
11	(vii) reduce barriers to transferring ar-
12	tificial intelligence systems from the labora-
13	tory into application for the benefit of soci-
14	ety and United States competitiveness;
15	(viii) support and coordinate the net-
16	work of artificial intelligence research insti-
17	tutes described in section $5201(b)(7)(B)$;
18	(ix) in consultation with the Council of
19	Economic Advisers, measure and track the
20	contributions of artificial intelligence to
21	United States economic growth and other
22	societal indicators; and
23	(x) leverage the resources of the Initia-
24	tive to respond to pressing national chal-

1	lenges, including economic and public
2	health emergencies such as pandemics;
3	(3) propose an annually coordinated interagency
4	budget for the Initiative to the Office of Management
5	and Budget that is intended to ensure that the bal-
6	ance of funding across the Initiative is sufficient to
7	meet the goals and priorities established for the Ini-
8	tiative; and
9	(4) in carrying out this section, take into consid-
10	eration the recommendations of the Advisory Com-
11	mittee, existing reports on related topics, and the
12	views of academic, State, industry, and other appro-
13	priate groups.
14	(e) Annual Report.—For each fiscal year beginning
15	with fiscal year 2022, not later than 90 days after submis-
16	sion of the President's annual budget request for such fiscal
17	year, the Interagency Committee shall prepare and submit
18	to the Committee on Science, Space, and Technology of the
19	House of Representatives and the Committee on Commerce,
20	Science, and Transportation of the Senate a report that in-
21	cludes—
22	(1) a summarized budget in support of the Ini-
23	tiative for such fiscal year and the preceding fiscal
24	year, including a disaggregation of spending for each
25	Federal agency participating in the Initiative and for

1	the development and acquisition of any research fa-
2	cilities and instrumentation; and
3	(2) an assessment of how Federal agencies are
4	implementing the plan described in subsection $(d)(2)$,
5	and a description of those efforts.
6	SEC. 5104. NATIONAL ARTIFICIAL INTELLIGENCE ADVISORY
7	COMMITTEE.
8	(a) In General.—The Secretary of Energy shall, in
9	consultation with the Director of the Office of Science and
10	Technology Policy, establish an advisory committee to be
11	known as the "National Artificial Intelligence Advisory
12	Committee".
13	(b) Qualifications.—The Advisory Committee shall
14	consist of members, appointed by the Secretary of Energy,
15	who are representing broad and interdisciplinary expertise
16	and perspectives, including from academic institutions,
17	companies across diverse sectors, nonprofit and civil society
18	entities, and Federal laboratories, that are qualified to pro-
19	vide advice and information on science and technology re-
20	search, development, ethics, standards, education, tech-
21	nology transfer, commercial application, security, and eco-
22	nomic competitiveness related to artificial intelligence.
23	(c) Membership Consideration.—In selecting the
24	members of the Advisory Committee, the Secretary of En-
25	ergy may seek and give consideration to recommendations

1	from the Congress, industry, nonprofit organizations, the
2	scientific community (including the National Academy of
3	Sciences, scientific professional societies, and academic in-
4	stitutions), the defense community, and other appropriate
5	organizations.
6	(d) Duties.—The Advisory Committee shall advise the
7	President and the Initiative Office on matters related to
8	the Initiative, including recommendations related to—
9	(1) the current state of United States competi-
10	tiveness and leadership in artificial intelligence, in-
11	cluding the scope and scale of United States invest-
12	ments in artificial intelligence research and develop-
13	ment in the international context;
14	(2) the progress made in implementing the Ini-
15	tiative, including a review of the degree to which the
16	Initiative has achieved the goals under the metrics es-
17	tablished by the Interagency Committee under section
18	5103(d)(2);
19	(3) the state of the science around artificial in-
20	telligence, including progress towards artificial gen-
21	eral intelligence;
22	(4) the need to update the Initiative;
23	(5) the balance of activities and funding across
24	$the\ Initiative;$

1	(6) whether the strategic plan developed or up-
2	dated by the Interagency Committee established under
3	section $5103(d)(2)$ is helping to maintain United
4	States leadership in artificial intelligence;
5	(7) the management, coordination, and activities
6	of the Initiative;
7	(8) whether ethical, legal, safety, security, and
8	other appropriate societal issues are adequately ad-
9	dressed by the Initiative; and
10	(9) opportunities for international cooperation
11	with strategic allies on artificial intelligence research
12	activities and standards development.
13	(e) REPORTS.—Not later than 1 year after the date
14	of the enactment of this Act, and not less frequently than
15	once every 3 years thereafter, the Advisory Committee shall
16	submit to the President, the Committee on Science, Space,
17	and Technology of the House of Representatives, and the
18	Committee on Commerce, Science, and Transportation of
19	the Senate, a report on the Advisory Committee's findings
20	and recommendations under subsection (d).
21	(f) Travel Expenses of Non-Federal Members.—
22	Non-Federal members of the Advisory Committee, while at-
23	tending meetings of the Advisory Committee or while other-
24	wise serving at the request of the head of the Advisory Com-
25	mittee away from their homes or regular places of business,

- 1 may be allowed travel expenses, including per diem in lieu
- 2 of subsistence, as authorized by section 5703 of title 5,
- 3 United States Code, for individuals in the Government serv-
- 4 ing without pay. Nothing in this subsection shall be con-
- 5 strued to prohibit members of the Advisory Committee who
- 6 are officers or employees of the United States from being
- 7 allowed travel expenses, including per diem in lieu of sub-
- 8 sistence, in accordance with existing law.
- 9 (g) FACA EXEMPTION.—The Secretary of Energy
- 10 shall charter the Advisory Committee in accordance with
- 11 the Federal Advisory Committee Act (5 U.S.C. App.), except
- 12 that the Advisory Committee shall be exempt from section
- 14 SEC. 5105. NATIONAL ACADEMIES ARTIFICIAL INTEL-
- 15 LIGENCE IMPACT STUDY ON WORKFORCE.
- 16 (a) In General.—Not later than 90 days after the
- 17 date of the enactment of this Act, the National Science
- 18 Foundation shall enter into a contract with the National
- 19 Research Council of the National Academies of Sciences,
- 20 Engineering, and Medicine to conduct a study of the cur-
- 21 rent and future impact of artificial intelligence on the
- 22 workforce of the United States across sectors.
- 23 (b) Contents.—The study shall address—

1	(1) workforce impacts across sectors caused by
2	the increased adoption of artificial intelligence, auto-
3	mation, and other related trends;
4	(2) workforce needs and employment opportuni-
5	ties generated by the increased adoption of artificial
6	intelligence across sectors;
7	(3) research gaps and data needed to better un-
8	derstand and track both workforce impacts and work-
9	force needs and opportunities generated by adoption
10	of artificial intelligence systems across sectors; and
11	(4) recommendations to address the challenges
12	and opportunities described in paragraphs (1), (2),
13	and (3) .
14	(c) Stakeholders.—In conducting the study, the Na-
15	tional Academies of Sciences, Engineering, and Medicine
16	shall seek input from a wide range of stakeholders in the
17	public and private sectors.
18	(d) Report to Congress.—The contract entered into
19	under subsection (a) shall require the National Academies
20	of Sciences, Engineering, and Medicine, not later than 2
21	years after the date of the enactment of this Act, to—
22	(1) submit to the Committee on Science, Space,
23	and Technology of the House of Representatives and
24	the Committee on Commerce, Science, and Transpor-
25	tation of the Senate a report containing the findings

1	and recommendations of the study conducted under
2	subsection (a); and
3	(2) make a copy of such report available on a
4	publicly accessible website.
5	SEC. 5106. GAO REPORT ON COMPUTATIONAL NEEDS.
6	(a) In General.—Not later than 1 year after the date
7	of the enactment of this Act, the Comptroller General of the
8	United States shall conduct a study of artificial intelligence
9	computer hardware and computing required in order to
10	maintain U.S. leadership in artificial intelligence research
11	and development. The Comptroller General shall—
12	(1) assess the composition of civilian computing
13	resources supported by the Federal Government at
14	universities and Federal Laboratories, including pro-
15	grams with laboratory computing, high performance
16	computing, cloud computing, quantum computing,
17	edge computing, and other computing resources;
18	(2) evaluate projected needs for computing con-
19	sumption and performance required by the public and
20	private sector for the training, auditing, validation,
21	testing, and use of artificial intelligence over the next
22	five years; and
23	(3) offer recommendations to meet these projected
24	needs.

1	SEC. 5107. NATIONAL AI RESEARCH RESOURCE TASK
2	FORCE.
3	(a) Establishment of Task Force.—
4	(1) Establishment.—
5	(A) In General.—The Director of the Na-
6	tional Science Foundation, in coordination with
7	the Office of Science and Technology Policy,
8	shall establish a task force—
9	(i) to investigate the feasibility and
10	advisability of establishing and sustaining
11	a national artificial intelligence research re-
12	source; and
13	(ii) to propose a roadmap detailing
14	how such resource should be established and
15	sustained.
16	(B) Designation.—The task force estab-
17	lished by subparagraph (A) shall be known as
18	the "National Artificial Intelligence Research
19	Resource Task Force" (in this section referred to
20	as the "Task Force").
21	(2) Membership.—
22	(A) Composition.—The Task Force shall be
23	composed of 12 members selected by the co-chair-
24	persons of the Task Force from among technical
25	experts in artificial intelligence or related sub-
26	jects, of whom—

1	(i) 4 shall be representatives from the
2	Interagency Committee established in sec-
3	tion 5103, including the co-chairpersons of
4	the Task Force;
5	(ii) 4 shall be representatives from in-
6	stitutions of higher education (as such term
7	is defined in section 101 of the Higher Edu-
8	cation Act of 1965 (20 U.S.C. 1001)); and
9	(iii) 4 shall be representatives from
10	$private\ organizations.$
11	(B) Appointment.—Not later than 120
12	days after enactment of this Act, the co-chair-
13	persons of the Task Force shall appoint members
14	to the Task Force pursuant to subparagraph (A).
15	(C) TERM OF APPOINTMENT.—Members of
16	the Task Force shall be appointed for the life of
17	the Task Force.
18	(D) VACANCY.—Any vacancy occurring in
19	the membership of the Task Force shall be filled
20	in the same manner in which the original ap-
21	pointment was made.
22	(E) Co-chairpersons.—The Director of
23	the Office of Science and Technology Policy and
24	the Director of the National Sciences Founda-
25	tion, or their designees, shall be the co-chair-

1	persons of the Task Force. If the role of the Di-
2	rector of the National Science Foundation is va-
3	cant, the Chair of the National Science Board
4	shall act as a co-chairperson of the Task Force.
5	(F) Expenses for non-federal mem-
6	BERS.—Non-Federal Members of the Task Force
7	shall be allowed travel expenses, including per
8	diem in lieu of subsistence, at rates authorized
9	for employees under subchapter I of chapter 57
10	of title 5, United States Code, while away from
11	their homes or regular places of business in the
12	performance of services for the Task Force.
13	(b) Roadmap and Implementation Plan.—
14	(1) In General.—The Task Force shall develop
15	a coordinated roadmap and implementation plan for
16	creating and sustaining a National Artificial Intel-
17	ligence Research Resource.
18	(2) Contents.—The roadmap and plan re-
19	quired by paragraph (1) shall include the following:
20	(A) Goals for establishment and
21	sustainment of a national artificial intelligence
22	research resource and metrics for success.
23	(B) A plan for ownership and administra-
24	tion of the National Artificial Intelligence Re-
25	search Resource, including—

1	(i) an appropriate agency or organiza-
2	tion responsible for the implementation, de-
3	ployment, and administration of the Re-
4	source; and
5	(ii) a governance structure for the re-
6	source, including oversight and decision-
7	making authorities.
8	(C) A model for governance and oversight to
9	establish strategic direction, make programmatic
10	decisions, and manage the allocation of re-
11	sources;
12	(D) Capabilities required to create and
13	maintain a shared computing infrastructure to
14	facilitate access to computing resources for re-
15	searchers across the country, including
16	scalability, secured access control, resident data
17	engineering and curation expertise, provision of
18	curated, data sets, compute resources, edu-
19	cational tools and services, and a user interface
20	portal.
21	(E) An assessment of, and recommend solu-
22	tions to, barriers to the dissemination and use of
23	high-quality government data sets as part of the
24	national artificial intelligence research resource.

1	(F) An assessment of security requirements
2	associated with the national artificial intel-
3	ligence research resource and its research and
4	recommend a framework for the management of
5	$access\ controls.$
6	(G) An assessment of privacy and civil lib-
7	erties requirements associated with the national
8	artificial intelligence research resource and its
9	research.
10	(H) A plan for sustaining the resources, in-
11	cluding through Federal funding and partner-
12	ships with the private sector.
13	(I) The parameters for the establishment
14	and sustainment of the national artificial intel-
15	ligence resource, including agency roles and re-
16	sponsibilities and milestones to implement the
17	resource.
18	(c) Consultations.—In conducting its duties re-
19	quired under subsection (b), the Task Force shall consult
20	with the following:
21	(1) The National Science Foundation.
22	(2) The Office of Science and Technology Policy.
23	(3) The National Academies of Sciences, Engi-
24	neering, and Medicine.

1	(4) The National Institute of Standards and
2	Technology.
3	(5) The Defense Advanced Research Projects
4	Agency.
5	(6) The Intelligence Advanced Research Projects
6	Activity.
7	(7) The Department of Energy.
8	(8) The Department of Defense.
9	(9) The General Services Administration.
10	(10) Private industry.
11	(11) Institutions of higher education.
12	(12) Such other persons as the Task Force con-
13	siders appropriate.
14	(d) Staff.—Staff of the Task Force shall comprise
15	detailees with expertise in artificial intelligence, or related
16	fields from the Office of Science and Technology Policy, the
17	National Science Foundation, or any other agency the co-
18	chairs deem appropriate, with the consent of the head of
19	the agency. The co-chairs shall also be authorized to hire
20	staff from outside the Federal government for the duration
21	of the task force.
22	(e) Task Force Reports.—
23	(1) Initial report.—Not later than 12 months
24	after the date on which all of the appointments have
25	been made under subsection (a)(2)(B), the Task Force

1	shall submit to Congress and the President an interim
2	report containing the findings, conclusions, and rec-
3	ommendations of the Task Force. The report shall in-
4	clude specific recommendations regarding steps the
5	Task Force believes necessary for the establishment
6	and sustainment of a national artificial intelligence
7	research resource.
8	(2) Final report.—Taking into account the
9	findings of the Government Accountability Office re-
10	port required in section 106 of this Act, not later than
11	6 months after the submittal of the interim report
12	under paragraph (1), the Task Force shall submit to
13	Congress and the President a final report containing
14	the findings, conclusions, and recommendations of the
15	Task Force, including the specific recommendations
16	required by subsection (b).
17	(f) Termination.—
18	(1) In general.—The Task Force shall termi-
19	nate 90 days after the date on which it submits the
20	$final\ report\ under\ subsection\ (e)(2).$
21	(2) Records.—Upon termination of the Task
22	Force, all of its records shall become the records of the
23	National Archives and Records Administration.
24	(g) Definitions.—In this section:

1	(1) National artificial intelligence re-
2	SEARCH RESOURCE AND RESOURCE.—The terms "Na-
3	tional Artificial Intelligence Research Resource" and
4	"Resource" mean a system that provides researchers
5	and students across scientific fields and disciplines
6	with access to compute resources, co-located with pub-
7	licly-available, artificial intelligence-ready govern-
8	ment and non-government data sets and a research
9	environment with appropriate educational tools and
10	user support.
11	(2) Ownership.—The term "ownership" means
12	responsibility and accountability for the implementa-
13	tion, deployment, and ongoing development of the Na-
14	tional Artificial Intelligence Research Resource, and
15	for providing staff support to that effort.
16	SEC. 5108. SENSE OF CONGRESS.
17	It is the sense of Congress that—
18	(1) artificial intelligence systems have the poten-
19	tial to transform every sector of the United States
20	economy, boosting productivity, enhancing scientific
21	research, and increasing U.S. competitiveness; and
22	(2) the United States Government should use this
23	Initiative to enable the benefits of trustworthy artifi-
24	cial intelligence while preventing the creation and use

1	of artificial intelligence systems that behave in ways
2	that cause harm, including—
3	(A) high-risk systems that lack sufficient
4	robustness to prevent adversarial attacks;
5	(B) high-risk systems that harm the privacy
6	or security of users or the general public; and
7	(C) artificial general intelligence systems
8	that may become self-aware or uncontrollable.
9	TITLE II—NATIONAL ARTIFICIAL
10	INTELLIGENCE RESEARCH IN-
11	STITUTES
12	SEC. 5201. NATIONAL ARTIFICIAL INTELLIGENCE RE-
13	SEARCH INSTITUTES.
14	(a) In General.—As part of the Initiative, the Direc-
15	tor of the National Science Foundation shall establish a
16	program to award financial assistance for the planning, es-
17	tablishment, and support of Institutes (as described in sub-
18	section $(b)(2)$ in accordance with this section.
19	(b) Financial Assistance To Establish and Sup-
20	PORT NATIONAL ARTIFICIAL INTELLIGENCE RESEARCH IN-
21	STITUTES.—
22	(1) In General.—Under the Initiative, the Sec-
23	retary of Energy, the Secretary of Commerce, the Di-
24	rector of the National Science Foundation, and every
25	other agency head may award financial assistance to

1	an eligible entity, or consortia thereof, as determined
2	by an agency head, to establish and support an Insti-
3	tute.
4	(2) Artificial intelligence institutes.—An
5	Institute described in this subsection is an artificial
6	intelligence research institute that—
7	(A) is focused on—
8	(i) a particular economic or social sec-
9	tor, including health, education, manufac-
10	turing, agriculture, security, energy, and
11	environment, and includes a component
12	that addresses the ethical, societal, safety,
13	and security implications relevant to the
14	application of artificial intelligence in that
15	sector; or
16	(ii) a cross-cutting challenge for artifi-
17	cial intelligence systems, including trust-
18	$worthiness,\ or\ foundational\ science;$
19	(B) requires partnership among public and
20	private organizations, including, as appropriate,
21	Federal agencies, research universities, commu-
22	nity colleges, nonprofit research organizations,
23	Federal laboratories, State, local, and tribal gov-
24	ernments, and industry (or consortia thereof);

(C) has the potential to create an innova-
tion ecosystem, or enhance existing ecosystems, to
translate Institute research into applications and
products, as appropriate to the topic of each In-
stitute;
(D) supports interdisciplinary research and
development across multiple institutions and or-
ganizations involved in artificial intelligence re-
search and related disciplines, including physics,
engineering, mathematical sciences, computer
and information science, robotics, biological and
cognitive sciences, material science, social and
behavioral sciences, cybersecurity, and technology
ethics;
(E) supports interdisciplinary education
activities, including curriculum development, re-
search experiences, and faculty professional de-
velopment across two-year, undergraduates, mas-
ters, and doctoral level programs; and
(F) supports workforce development in arti-
ficial intelligence related disciplines in the
United States, including broadening participa-
tion of underrepresented communities.

1	(3) USE OF FUNDS.—Financial assistance
2	awarded under paragraph (1) may be used by an In-
3	stitute for—
4	(A) managing and making available to re-
5	searchers accessible, curated, standardized, se-
6	cure, and privacy protected data sets from the
7	public and private sectors for the purposes of
8	training and testing artificial intelligence sys-
9	tems and for research using artificial intelligence
10	systems, pursuant to section 5301(b) and
11	5301(c);
12	(B) developing and managing testbeds for
13	artificial intelligence systems, including sector-
14	specific test beds, designed to enable users to
15	evaluate artificial intelligence systems prior to
16	deployment;
17	(C) conducting research and education ac-
18	tivities involving artificial intelligence systems
19	to solve challenges with social, economic, health,
20	scientific, and national security implications;
21	(D) providing or brokering access to com-
22	puting resources, networking, and data facilities
23	for artificial intelligence research and develop-
24	ment relevant to the Institute's research goals;

1	(E) providing technical assistance to users,
2	including software engineering support, for arti-
3	ficial intelligence research and development rel-
4	evant to the Institute's research goals;
5	(F) engaging in outreach and engagement
6	to broaden participation in artificial intelligence
7	research and workforce; and
8	(G) such other activities that an agency
9	head, whose agency's missions contribute to or
10	are affected by artificial intelligence, considers
11	consistent with the purposes described in section
12	5101(a).
13	(4) Duration.—
14	(A) Initial periods.—An award of finan-
15	cial assistance under paragraph (1) shall be
16	awarded for an initial period of 5 years.
17	(B) Extension.—An established Institute
18	may apply for, and the agency head may grant,
19	extended funding for periods of 5 years on a
20	merit-reviewed basis using the merit review cri-
21	teria of the sponsoring agency.
22	(5) Application for financial assistance.—
23	(A) In general.—A person or group of
24	persons seeking financial assistance under para-
25	graph (1) shall submit to an agency head an ap-

1	plication at such time, in such manner, and con-
2	taining such information as the agency head
3	may require.
4	(B) Requirements.—An application sub-
5	mitted under subparagraph (A) for an Institute
6	shall, at a minimum, include the following:
7	(i) A plan for the Institute to in-
8	clude—
9	(I) the proposed goals and activi-
10	ties of the Institute;
11	(II) how the Institute will form
12	partnerships with other research insti-
13	tutions, industry, and nonprofits to le-
14	verage expertise in artificial intel-
15	ligence and access to data, including
16	non-governmental data and computing
17	resources;
18	(III) how the institute will sup-
19	port long-term and short-term edu-
20	cation and workforce development in
21	artificial intelligence, including broad-
22	ening participation of underrep-
23	resented communities; and

1	(IV) a plan for how the Institute
2	will transition from planning into op-
3	erations.
4	(ii) A description of the anticipated
5	sources and nature of any non-Federal con-
6	tributions, including privately held data
7	sets, computing resources, and other types of
8	in-kind support.
9	(iii) A description of the anticipated
10	long-term impact of such Institute.
11	(6) Competitive, merit review.—In awarding
12	financial assistance under paragraph (1), the agency
13	head shall—
14	(A) use a competitive, merit review process
15	that includes peer review by a diverse group of
16	individuals with relevant expertise from both the
17	private and public sectors; and
18	(B) ensure the focus areas of the Institute
19	do not substantially duplicate the efforts of any
20	$other\ Institute.$
21	(7) Collaboration.—
22	(A) In General.—In awarding financial
23	assistance under paragraph (1), an agency head
24	may collaborate with Federal departments and
25	agencies whose missions contribute to or are af-

1	fected by artificial intelligence systems, including
2	the agencies outlined in section $5103(c)$.
3	(B) Coordinating Network.—The Direc-
4	tor of the National Science Foundation shall es-
5	tablish a network of Institutes receiving finan-
6	cial assistance under this subsection, to be known
7	as the "Artificial Intelligence Leadership Net-
8	work", to coordinate cross-cutting research and
9	other activities carried out by the Institutes.
10	(C) Funding.—The head of an agency may
11	request, accept, and provide funds from other
12	Federal departments and agencies, State, United
13	States territory, local, or tribal government
14	agencies, private sector for-profit entities, and
15	nonprofit entities, to be available to the extent
16	provided by appropriations Acts, to support an
17	Institute's activities. The head of an agency may
18	not give any special consideration to any agency
19	or entity in return for a donation.

1	TITLE III—NATIONAL INSTITUTE
2	OF STANDARDS AND TECH-
3	NOLOGY ARTIFICIAL INTEL-
4	LIGENCE ACTIVITIES
5	SEC. 5301. NATIONAL INSTITUTE OF STANDARDS AND
6	TECHNOLOGY ACTIVITIES.
7	(a) In General.—As part of the Initiative, the Direc-
8	tor of the National Institute of Standards and Technology
9	shall—
10	(1) support measurement research and develop-
11	ment of best practices and voluntary standards for
12	trustworthy artificial intelligence systems, including
13	for—
14	(A) privacy and security, including for
15	datasets used to train or test artificial intel-
16	ligence systems and software and hardware used
17	in artificial intelligence systems;
18	(B) advanced computer chips and hardware
19	designed for artificial intelligence systems;
20	(C) data management and techniques to in-
21	crease the usability of data, including strategies
22	to systematically clean, label, and standardize
23	data into forms useful for training artificial in-
24	telligence systems and the use of common, open
25	licenses;

1	(D) safety and robustness of artificial intel-
2	ligence systems, including assurance,
3	verification, validation, security, control, and the
4	ability for artificial intelligence systems to with-
5	stand unexpected inputs and adversarial attacks;
6	(E) auditing mechanisms and benchmarks
7	for accuracy, transparency, verifiability, and
8	safety assurance for artificial intelligence sys-
9	tems;
10	(F) applications of machine learning and
11	artificial intelligence systems to improve other
12	scientific fields and engineering;
13	(G) model documentation, including per-
14	formance metrics and constraints, measures of
15	fairness, training and testing processes, and re-
16	sults;
17	(H) system documentation, including con-
18	nections and dependences within and between
19	systems, and complications that may arise from
20	such connections; and
21	(I) all other areas deemed by the Director to
22	be critical to the development and deployment of
23	$trustworthy\ artificial\ intelligence;$
24	(2) produce curated, standardized, representa-
25	tive, secure, and privacy protected data sets for artifi-

1	cial intelligence research, development, and use,
2	prioritizing data for high-value, high-risk research;
3	(3) support one or more institutes as described
4	in section 5201(a) for the purpose of advancing the
5	field of artificial intelligence;
6	(4) support and strategically engage in the devel-
7	opment of voluntary consensus standards, including
8	international standards, through open, transparent,
9	and consensus-based processes;
10	(5) taking into account the findings from the Na-
11	tional Academies study in section 5105, develop
12	taxonomies and lexica to describe artificial intel-
13	ligence tasks, knowledge, skills, abilities, competencies,
14	and work roles to guide career development, edu-
15	cation, and training activities in industry, academia,
16	nonprofit organizations, and the Federal government,
17	identify workforce gaps in the public and private sec-
18	tor, and create criteria and measurement for creden-
19	tials in artificial intelligence-related careers; and
20	(6) enter into and perform such contracts, in-
21	cluding cooperative research and development ar-
22	rangements and grants and cooperative agreements or
23	other transactions, as may be necessary in the con-
24	duct of the work of the National Institute of Stand-
25	ards and Technology and on such terms as the Direc-

1	tor considers appropriate, in furtherance of the pur-
2	poses of this division.
3	(b) Risk Management Framework.—Not later than
4	2 years after the date of the enactment of this Act, the Direc-
5	tor shall work to develop, and periodically update, in col-
6	laboration with other public and private sector organiza-
7	tions, including the National Science Foundation and the
8	Department of Energy, a voluntary risk management
9	framework for the trustworthiness of artificial intelligence
10	systems. The framework shall—
11	(1) identify and provide standards, guidelines,
12	best practices, methodologies, procedures, and proc-
13	esses for assessing the trustworthiness of, and miti-
14	gating risks to, artificial intelligence systems;
15	(2) establish common definitions and character-
16	izations for aspects and levels of trustworthiness, in-
17	cluding explainability, transparency, safety, privacy,
18	security, robustness, fairness, bias, ethics, validation,
19	verification, interpretability, and other properties re-
20	lated to artificial intelligence systems that are com-
21	mon across all sectors;
22	(3) provide guidance and implementation steps
23	for risk management of artificial intelligence systems;
24	(4) provide sector-specific case studies of imple-
25	mentation of the framework;

1	(5) align with voluntary consensus standards,
2	including international standards, to the fullest extent
3	possible;
4	(6) incorporate voluntary consensus standards
5	and industry best practices; and
6	(7) not prescribe or otherwise require—
7	(A) the use of specific solutions; or
8	(B) the use of specific information or com-
9	munications technology products or services.
10	(c) Data Sharing and Documentation Best Prac-
11	TICES.—Not later than 1 year after the date of enactment
12	of this Act, the Director shall, in collaboration with other
13	public and private sector organizations, develop guidance
14	to facilitate the creation of voluntary data sharing arrange-
15	ments between industry, federally funded research centers,
16	and Federal agencies for the purpose of advancing artificial
17	intelligence research and technologies, including—
18	(1) options for partnership models between gov-
19	ernment entities, industry, universities, and non-
20	profits that incentivize each party to share the data
21	they collected; and
22	(2) best practices for datasets used to train arti-
23	ficial intelligence systems, including—
24	(A) standards for metadata that describe the
25	properties of datasets, including—

1	(i) the origins of the data;
2	(ii) the intent behind the creation of
3	$the \ data;$
4	(iii) authorized uses of the data;
5	(iv) descriptive characteristics of the
6	data, including what populations are in-
7	cluded and excluded from the datasets; and
8	(v) any other properties as determined
9	by the Director; and
10	(B) standards for privacy and security of
11	datasets with human characteristics.
12	(d) Stakeholder Outreach.—In carrying out the
13	activities under this subsection, the Director shall—
14	(1) solicit input from university researchers, pri-
15	vate sector experts, relevant Federal agencies, Federal
16	laboratories, State and local governments, civil society
17	groups, and other relevant stakeholders;
18	(2) solicit input from experts in relevant fields
19	of social science, technology ethics, and law; and
20	(3) provide opportunity for public comment on
21	guidelines and best practices developed as part of the
22	Initiative, as appropriate.

1	TITLE IV—NATIONAL SCIENCE
2	FOUNDATION ARTIFICIAL IN-
3	TELLIGENCE ACTIVITIES
4	SEC. 5401. ARTIFICIAL INTELLIGENCE RESEARCH AND EDU-
5	CATION.
6	(a) In General.—As part of the Initiative, the Direc-
7	tor of the National Science Foundation shall fund research
8	and education activities in artificial intelligence systems
9	and related fields, including competitive awards or grants
10	to institutions of higher education or eligible nonprofit or-
11	ganizations (or consortia thereof).
12	(b) Uses of Funds.—In carrying out the activities
13	under subsection (a), the Director of the National Science
14	Foundation shall—
15	(1) support research, including interdisciplinary
16	research on artificial intelligence systems and related
17	areas;
18	(2) support collaborations among researchers
19	across disciplines, including between social scientists
20	and computer and data scientists, to advance research
21	critical to the development and deployment of trust-
22	worthy artificial intelligence systems, including sup-
23	port for interdisciplinary research relating advances
24	in artificial intelligence to changes in the future
25	workplace, in a social and economic context:

1	(3) use the existing programs of the National
2	Science Foundation, in collaboration with other Fed-
3	eral departments and agencies, as appropriate to—
4	(A) improve the teaching and learning of
5	artificial intelligence systems at all levels of edu-
6	cation; and
7	(B) increase participation in artificial in-
8	telligence related fields, including by individuals
9	identified in sections 33 and 34 of the Science
10	and Engineering Equal Opportunity Act (42
11	U.S.C. 1885a, 1885b);
12	(4) engage with institutions of higher education,
13	research communities, industry, Federal laboratories,
14	nonprofit organizations, State and local governments,
15	and potential users of information produced under
16	this section, including through the convening of work-
17	shops and conferences, to leverage the collective body
18	of knowledge across disciplines relevant to artificial
19	intelligence, facilitate new collaborations and partner-
20	ships, and identify emerging research needs;
21	(5) support partnerships among institutions of
22	higher education and industry that facilitate collabo-
23	rative research, personnel exchanges, and workforce
24	development with respect to artificial intelligence sys-
25	tems;

1	(6) ensure adequate access to research and edu-
2	cation infrastructure with respect to artificial intel-
3	ligence systems, including through the development of
4	new computing resources and partnership with the
5	private sector for the provision of cloud-based com-
6	puting services;
7	(7) conduct prize competitions, as appropriate,
8	pursuant to section 24 of the Stevenson-Wydler Tech-
9	nology Innovation Act of 1980 (15 U.S.C. 3719);
10	(8) coordinate research efforts funded through ex-
11	isting programs across the directorates of the National
12	Science Foundation;
13	(9) provide guidance on data sharing by grant-
14	ees to public and private sector organizations con-
15	sistent with the standards and guidelines developed
16	under section $5301(c)$; and
17	(10) evaluate opportunities for international col-
18	laboration with strategic allies on artificial intel-
19	ligence research and development.
20	(c) Artificial Intelligence Research Grants.—
21	(1) In General.—The Director shall award
22	grants for research on artificial intelligence systems.
23	Research areas may include—
24	(A) artificial intelligence systems, including
25	machine learning, computer vision, robotics, and

1	hardware for accelerating artificial intelligence
2	systems;
3	(B) artificial intelligence-enabled systems;
4	(C) fields and research areas that will con-
5	tribute to the advancement of artificial intel-
6	ligence systems, including information theory,
7	causal and statistical inference, data mining, in-
8	formation extraction, human-robot interaction,
9	and intelligent interfaces;
10	(D) fields and research areas that increase
11	understanding of human characteristics relevant
12	to artificial intelligence systems, including com-
13	putational neuroscience, reasoning and represen-
14	tation, speech and language, multi-agent sys-
15	tems, intelligent interfaces, human-artificial in-
16	telligence cooperation, and artificial intelligence-
17	augmented human problem solving;
18	(E) fields and research areas that increase
19	understanding of learning, adaptability, and re-
20	silience beyond the human cognitive model, in-
21	cluding topics in developmental biology, zoology,
22	botany, morphological computation, and
23	organismal systems;
24	(F) fields and research areas that will con-
25	tribute to the development and deployment of

1	trustworthy artificial intelligence systems, in-
2	cluding—
3	$(i)\ algorithmic\ explainability;$
4	(ii) methods to assess, characterize, and
5	reduce bias in datasets and artificial intel-
6	ligence systems; and
7	(iii) safety and robustness of artificial
8	intelligence systems, including assurance,
9	verification, validation, security, and con-
10	trol;
11	(G) privacy and security, including for
12	datasets used for the training and inference of
13	artificial intelligence systems, and software and
14	hardware used in artificial intelligence systems;
15	(H) fields and research areas that address
16	the application of artificial intelligence systems
17	to scientific discovery and societal challenges, in-
18	cluding economic and public health emergencies;
19	(I) societal, ethical, safety, education, work-
20	force, and security implications of artificial in-
21	telligence systems, including social impact of ar-
22	tificial intelligence systems on different groups
23	within society, especially historically
24	marginalized groups; and

1	(I) qualitative and quantitative forecasting
2	of future capabilities, applications, and impacts.
3	(2) Engineering support.—In soliciting pro-
4	posals for funding under this section, the Director
5	shall permit applicants to include in their proposed
6	budgets funding for software engineering support to
7	assist with the proposed research.
8	(3) Ethics.—
9	(A) Sense of congress.—It is the sense of
10	Congress that—
11	(i) a number of emerging areas of re-
12	search, including artificial intelligence,
13	have potential ethical, social, safety, and se-
14	curity implications that might be apparent
15	as early as the basic research stage;
16	(ii) the incorporation of ethical, social,
17	safety, and security considerations into the
18	research design and review process for Fed-
19	eral awards may help mitigate potential
20	harms before they happen;
21	(iii) the National Science Foundation's
22	intent to enter into an agreement with the
23	National Academies of Sciences, Engineer-
24	ing, and Medicine to conduct a study and
25	make recommendations with respect to gov-

1	ernance of research in emerging technologies
2	is a positive step toward accomplishing this
3	goal; and
4	(iv) the National Science Foundation
5	should continue to work with stakeholders to
6	understand and adopt policies that promote
7	best practices for governance of research in
8	emerging technologies at every stage of re-
9	search.
10	(B) Ethics statements.—
11	(i) In general.—Not later than 18
12	months after the date of enactment of this
13	Act, the Director shall amend grant pro-
14	posal instructions to include a requirement
15	for an ethics statement to be included as
16	part of any proposal for funding prior to
17	making the award. Such statement shall be
18	considered by the Director in the review of
19	proposals, taking into consideration any
20	relevant input from the peer-reviewers for
21	the proposal, and shall factor into award
22	decisions as deemed necessary by the Direc-
23	tor.
24	(ii) Contents.—Such statements may
25	include, as appropriate—

1	(I) the potential societal benefits
2	of the research;
3	(II) any foreseeable or quantifi-
4	able risks to society, including how the
5	research could enable products, tech-
6	nologies, or other outcomes that could
7	intentionally or unintentionally cause
8	significant societal harm; and
9	(III) how technical or social solu-
10	tions can mitigate such risks and, as
11	appropriate, a plan to implement such
12	$mitigation \ measures.$
13	(iii) Guidance.—The Director shall
14	issue clear guidance on what constitutes a
15	foreseeable or quantifiable risk described in
16	clause (ii)(II), and to the extent practical
17	harmonize this policy with existing ethical
18	policies or related requirements for human
19	subjects.
20	(iv) Annual reports.—The Director
21	shall encourage grantees to update their eth-
22	ics statements as appropriate as part of the
23	annual reports required by all grantees
24	under the grant terms and conditions.
25	(d) Education.—

1	(1) In general.—The Director of the National
2	Science Foundation shall award grants for education
3	programs at the K-12, community college, under-
4	graduate, graduate, postdoctoral, adult learning, and
5	retraining stages of education that—
6	(A) support the development of a diverse
7	workforce pipeline for science and technology
8	with respect to artificial intelligence systems;
9	(B) increase awareness of ethical, social,
10	safety, and security implications of artificial in-
11	telligence systems; and
12	(C) promote the widespread understanding
13	of artificial intelligence principles and methods
14	to create an educated workforce and general pub-
15	lic able to use products enabled by artificial in-
16	telligence systems and adapt to future societal
17	and economic changes caused by artificial intel-
18	ligence systems.
19	(2) Use of funds.—Grants awarded under this
20	section for education activities referred to in para-
21	graph (1) may be used for—
22	(A) collaborative interdisciplinary research,
23	$development,\ testing,\ and\ dissemination\ of\ K$ -12,
24	undergraduate, and community college cur-
25	riculum development, dissemination, and other

1	educational tools and methods in artificial intel-
2	ligence related fields;
3	(B) curriculum development in the field of
4	technology ethics;
5	(C) support for informal education activi-
6	ties for K-12 students to engage with artificial
7	intelligence systems, including mentorship pro-
8	grams for underrepresented populations;
9	(D) efforts to achieve equitable access to K-
10	12 artificial intelligence education for popu-
11	lations and geographic areas traditionally
12	underrepresented in the artificial intelligence
13	field;
14	(E) training and professional development
15	programs, including innovative pre-service and
16	in-service programs, in artificial intelligence and
17	related fields for K-12 teachers;
18	(F) efforts to improve the retention rate for
19	researchers focusing on artificial intelligence sys-
20	tems at institutions of higher learning and other
21	nonprofit research institutions;
22	(G) outreach programs to educate the gen-
23	eral public about the uses of artificial intel-
24	ligence and its societal implications;

1 (H) assessments of activities	conducted
2 under this subsection; and	
3 (I) any other relevant activities the	e Director
4 determines will accomplish the aim des	scribed in
5 paragraph (1).	
6 (3) Artificial intelligence train	NEESHIPS
7 AND FELLOWSHIPS.—	
8 (A) ARTIFICIAL INTE	LLIGENCE
9 TRAINEESHIPS.—	
10 (i) In General.—The Direct	tor of the
National Science Foundation sho	all award
grants to institutions of higher edu	ucation to
establish traineeship programs for	graduate
students who pursue artificial in	telligence-
related research leading to a maste	ers or doc-
torate degree by providing fund	ding and
other assistance, and by providing	graduate
students opportunities for research	ch experi-
ences in government or industry	related to
the students' artificial intelligence	studies.
21 (ii) Use of funds.—An inst	itution of
higher education shall use grant f	iunds pro-
vided under clause (i) for the purp	poses of—
24 (I) providing traineeship	os to stu-
dents who are pursuing resear	rch in ar-

1	tificial intelligence leading to a mas-
2	ters or doctorate degree;
3	(II) paying tuition and fees for
4	students receiving traineeships who are
5	citizens, nationals, or lawfully admit-
6	ted permanent resident aliens of the
7	United States;
8	(III) creating and requiring
9	courses or training programs in tech-
10	nology ethics for students receiving
11	traine eships;
12	(IV) creating opportunities for re-
13	search in technology ethics for students
14	$receiving\ traineeships;$
15	(V) establishing scientific intern-
16	ship programs for students receiving
17	traineeships in artificial intelligence at
18	for-profit institutions, nonprofit re-
19	search institutions, or government lab-
20	oratories; and
21	(VI) other costs associated with
22	the administration of the program.
23	(B) Artificial intelligence fellow-
24	SHIPS.—The Director of the National Science
25	Foundation shall award fellowships to masters

1	and doctoral students and postdoctoral research-
2	ers at institutions of higher education who are
3	pursuing degrees or research in artificial intel-
4	ligence and related fields, including in the field
5	of technology ethics. In making such awards, the
6	Director shall—
7	(i) ensure recipients of artificial intel-
8	ligence fellowships are citizens, nationals, or
9	lawfully admitted permanent resident aliens
10	of the United States; and
11	(ii) conduct outreach, including
12	through formal solicitations, to solicit pro-
13	posals from students and postdoctoral re-
14	searchers seeking to carry out research in
15	aspects of technology ethics with relevance to
16	artificial intelligence systems.
17	(C) FACULTY RECRUITMENT FELLOW-
18	SHIPS.—
19	(i) In general.—The Director of the
20	National Science Foundation shall establish
21	a program to award grants to institutions
22	of higher education to recruit and retain
23	tenure-track or tenured faculty in artificial
24	intelligence and related fields.

1	(ii) Use of funds.—An institution of
2	higher education shall use grant funds pro-
3	vided under clause (i) for the purposes of—
4	(I) recruiting new tenure-track or
5	tenured faculty members to that con-
6	duct research and teaching in artificial
7	intelligence and related fields and re-
8	search areas, including technology eth-
9	ics; and
10	(II) paying salary and benefits
11	for the academic year of newly re-
12	cruited tenure-track or tenured faculty
13	members for a duration of up to three
14	years.
15	(D) FACULTY TECHNOLOGY ETHICS FEL-
16	LOWSHIPS.—
17	(i) In general.—The Director of the
18	National Science Foundation shall establish
19	a program to award fellowships to tenure-
20	track and tenured faculty in social and be-
21	havioral sciences, ethics, law, and related
22	fields to develop new research projects and
23	partnerships in technology ethics, in col-
24	laboration with faculty conducting empir-

1	ical research in artificial intelligence and
2	related fields.
3	(ii) Purposes.—The purposes of such
4	fellowships are to enable researchers in so-
5	cial and behavioral sciences, ethics, law,
6	and related fields to establish new research
7	and education partnerships with researchers
8	in artificial intelligence and related fields;
9	learn new techniques and acquire system-
10	atic knowledge in artificial intelligence and
11	related fields; shift their research to focus on
12	technology ethics; and mentor and advise
13	graduate students and postdocs pursuing re-
14	search in technology ethics.
15	(iii) Uses of funds.—A fellowship
16	may include salary and benefits for up to
17	one academic year and additional expenses
18	to support coursework or equivalent train-
19	ing in artificial intelligence systems.
20	(E) UPDATE TO ROBERT NOYCE TEACHER
21	SCHOLARSHIP PROGRAM.—Section 10(i)(5) of the
22	National Science Foundation Authorization Act
23	of 2002 (42 U.S.C. 1862n-1(i)(5)) is amended by
24	inserting "and artificial intelligence" after
25	"computer science".

1	(4) UPDATE TO ADVANCED TECHNOLOGICAL EDU-
2	CATION PROGRAM.—
3	(A) In general.—Section 3(b) of the Sci-
4	entific and Advanced-Technology Act of 1992 (42
5	U.S.C. 1862(i)) is amended by striking "10" and
6	inserting "12".
7	(B) Artificial intelligence centers of
8	Excellence.—The Director of the National
9	Science Foundation shall establish national cen-
10	ters of scientific and technical education to ad-
11	vance education and workforce development in
12	areas related to artificial intelligence pursuant
13	to Section 3 of the Scientific and Advanced-
14	Technology Act of 1992 (42 U.S.C. 1862(i)). Ac-
15	tivities of such centers may include—
16	(i) the development, dissemination,
17	and evaluation of curriculum and other
18	educational tools and methods in artificial
19	intelligence related fields and research
20	areas, including technology ethics;
21	(ii) the development and evaluation of
22	artificial intelligence related certifications
23	for 2-year programs; and
24	(iii) interdisciplinary science and en-
25	gineering research in employment-based

1	adult learning and career retraining related
2	to artificial intelligence fields.
3	TITLE V—DEPARTMENT OF EN-
4	ERGY ARTIFICIAL INTEL-
5	LIGENCE RESEARCH PRO-
6	GRAM
7	SEC. 5501. DEPARTMENT OF ENERGY ARTIFICIAL INTEL-
8	LIGENCE RESEARCH PROGRAM.
9	(a) In General.—The Secretary shall carry out a
10	cross-cutting research and development program to advance
11	artificial intelligence tools, systems, capabilities, and work-
12	force needs and to improve the reliability of artificial intel-
13	ligence methods and solutions relevant to the mission of the
14	Department. In carrying out this program, the Secretary
15	shall coordinate across all relevant offices and programs at
16	the Department, including the Office of Science, the Office
17	of Energy Efficiency and Renewable Energy, the Office of
18	Nuclear Energy, the Office of Fossil Energy, the Office of
19	Electricity, the Office of Cybersecurity, Energy Security,
20	and Emergency Response, the Advanced Research Projects
21	Agency-Energy, and any other relevant office determined
22	by the Secretary.
23	(b) Research Areas.—In carrying out the program
24	under subsection (a), the Secretary shall award financial

1	assistance to eligible entities to carry out research projects
2	on topics including—
3	(1) the application of artificial intelligence sys-
4	tems to improve large-scale simulations of natural
5	and other phenomena;
6	(2) the study of applied mathematics, computer
7	science, and statistics, including foundations of meth-
8	ods and systems of artificial intelligence, causal and
9	statistical inference, and the development of algo-
10	rithms for artificial intelligence systems;
11	(3) the analysis of existing large-scale datasets
12	from science and engineering experiments and sim-
13	ulations, including energy simulations and other pri-
14	orities at the Department as determined by the Sec-
15	retary using artificial intelligence tools and tech-
16	niques;
17	(4) the development of operation and control sys-
18	tems that enhance automated, intelligent decision-
19	making capabilities;
20	(5) the development of advanced computing
21	hardware and computer architecture tailored to arti-
22	ficial intelligence systems, including the codesign of
23	networks and computational hardware;
24	(6) the development of standardized datasets for
25	emerging artificial intelligence research fields and ap-

1	plications, including methods for addressing data
2	scarcity; and
3	(7) the development of trustworthy artificial in-
4	telligence systems, including—
5	$(A)\ algorithmic\ explainability;$
6	(B) analytical methods for identifying and
7	mitigating bias in artificial intelligence systems;
8	and
9	(C) safety and robustness, including assur-
10	ance, verification, validation, security, and con-
11	trol.
12	(c) Technology Transfer.—In carrying out the
13	program under subsection (a), the Secretary shall support
14	technology transfer of artificial intelligence systems for the
15	benefit of society and United States economic competitive-
16	ness.
17	(d) Facility Use and Upgrades.—In carrying out
18	the program under subsection (a), the Secretary shall—
19	(1) make available high-performance computing
20	$in frastructure\ at\ national\ laboratories;$
21	(2) make any upgrades necessary to enhance the
22	use of existing computing facilities for artificial intel-
23	ligence systems, including upgrades to hardware;
24	(3) establish new computing capabilities nec-
25	essary to manage data and conduct high performance

1	computing that enables the use of artificial intel-
2	ligence systems; and
3	(4) maintain and improve, as needed, net-
4	working infrastructure, data input and output mech-
5	anisms, and data analysis, storage, and service capa-
6	bilities.
7	(e) Ethics.—
8	(1) In general.—Not later than 18 months
9	after the date of enactment of this Act, the Secretary
10	shall amend grant proposal instructions to include a
11	requirement for an ethics statement to be included as
12	part of any proposal for funding prior to making the
13	award. Such statement shall be considered by the Sec-
14	retary in the review of proposals, taking into consid-
15	eration any relevant input from the peer-reviewers for
16	the proposal, and shall factor into award decisions as
17	deemed necessary by the Secretary. Such statements
18	may include, as appropriate—
19	(A) the potential societal benefits of the re-
20	search;
21	(B) any foreseeable or quantifiable risks to
22	society, including how the research could enable
23	products, technologies, or other outcomes that
24	could intentionally or unintentionally cause sig-
25	nificant societal harm; and

1	(C) how technical or social solutions can
2	mitigate such risks and, as appropriate, a plan
3	to implement such mitigation measures.
4	(2) Guidance.—The Secretary shall issue clear
5	guidance on what constitutes risks as described in sec-
6	tion $(1)(B)$, and to the extent practical harmonize
7	this policy with existing ethical policies or related re-
8	quirements for human subjects.
9	(3) Annual reports.—The Secretary shall en-
10	courage awardees to update their ethics statements as
11	appropriate as part of the annual reports required by
12	all awardees under the grant terms and conditions.
13	(f) Risk Management.—The Secretary shall review
14	agency policies for risk management in artificial intel-
15	ligence related projects and issue as necessary policies and
16	principles that are consistent with the framework developed
17	$under\ section\ 5301(b).$
18	(g) Data Privacy and Sharing.—The Secretary
19	shall review agency policies for data sharing with other
20	public and private sector organizations and issue as nec-
21	essary policies and principles that are consistent with the
22	$standards\ and\ guidelines\ submitted\ under\ section\ 5301 (c).$
23	In addition, the Secretary shall establish a streamlined
24	mechanism for approving research projects or partnerships

1	that require sharing sensitive public or private data with
2	the Department.
3	(h) Partnerships With Other Federal Agen-
4	CIES.—The Secretary may request, accept, and provide
5	funds from other Federal departments and agencies, State,
6	United States territory, local, or Tribal government agen-
7	cies, private sector for-profit entities, and nonprofit entities,
8	to be available to the extent provided by appropriations
9	Acts, to support a research project or partnership carried
10	out under this section. The Secretary may not give any spe-
11	cial consideration to any agency or entity in return for a
12	donation.
13	(i) Stakeholder Engagement.—In carrying out
14	the activities authorized in this section, the Secretary
15	shall—
16	(1) collaborate with a range of stakeholders in-
17	cluding small businesses, institutes of higher edu-
18	cation, industry, and the National Laboratories;
19	(2) leverage the collective body of knowledge from
20	existing artificial intelligence and machine learning
21	research; and
22	(3) engage with other Federal agencies, research
23	communities, and potential users of information pro-
24	duced under this section.
25	(j) DEFINITIONS.—In this section:

1	(1) Secretary.—The term "Secretary" means
2	the Secretary of Energy.
3	(2) Department.—The term "Department"
4	means the Department of Energy.
5	(3) National Laboratory.—The term "na-
6	tional laboratory" has the meaning given such term
7	in section 2 of the Energy Policy Act of 2005 (42
8	U.S.C. 15801).
9	(4) Eligible entities.—The term "eligible en-
10	tities" means—
11	(A) an institution of higher education;
12	(B) a National Laboratory;
13	(C) a Federal research agency;
14	(D) a State research agency;
15	(E) a nonprofit research organization;
16	(F) a private sector entity; or
17	(G) a consortium of 2 or more entities de-
18	scribed in subparagraph (A) through (F).

Amend the title so as to read: "A bill to authorize appropriations for fiscal year 2021 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.".