H.R. 2500—FY20 NATIONAL DEFENSE AUTHORIZATION BILL

SUBCOMMITTEE ON MILITARY PERSONNEL

SUMMARY OF BILL LANGUAGE	1
BILL LANGUAGE	23
DIRECTIVE REPORT LANGUAGE	161

SUMMARY OF BILL LANGUAGE

Table Of Contents

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS TITLE III—OPERATION AND MAINTENANCE

LEGISLATIVE PROVISIONS

SUBTITLE B—ENERGY AND ENVIRONMENT

Section 312—Transfer Authority for Funding of Study and Assessment on Health Implications of Per- and Polyfluoroalkyl Substances Contamination in Drinking Water by Agency for Toxic Substances and Disease Registry

TITLE IV—MILITARY PERSONNEL AUTHORIZATIONS

LEGISLATIVE PROVISIONS

SUBTITLE A—ACTIVE FORCES

Section 401—End Strengths for Active Forces

Section 402—Revisions in Permanent Active Duty End Strength Minimum Levels

SUBTITLE B—RESERVE FORCES

Section 411—End Strengths for Selected Reserve

Section 412—End Strengths for Reserves on Active Duty in Support of the Reserves

Section 413—End Strengths for Military Technicians (Dual Status)

Section 414—Maximum Number of Reserve Personnel Authorized To Be on Active Duty for Operational Support

TITLE V—MILITARY PERSONNEL POLICY

LEGISLATIVE PROVISIONS

SUBTITLE A—OFFICER PERSONNEL POLICY

Section 501—Management Policies for Joint Qualified Officers

Section 502—Authority of Promotion Boards to Recommend that Officers of Particular Merit Be Placed Higher on Promotion List

SUBTITLE B—RESERVE COMPONENT MANAGEMENT

Section 511—Authority to Defer Mandatory Separation at Age 68 of Officers in Medical Specialties in the Reserve Components of the Armed Forces

Section 512—Repeal of Requirement for Review of Certain Army Reserve

Officer Unit Vacancy Promotions by Commanders of Associated Active Duty Units

SUBTITLE C—GENERAL SERVICE AUTHORITIES AND CORRECTION OF MILITARY RECORDS

Section 522—Prohibition on Reduction in the Number of Personnel Assigned to Duty with a Service Review Agency

Section 523—Strategic Plan for Diversity and Inclusion

Section 524—Sense of Congress Regarding Accession Physicals

SUBTITLE D—MILITARY JUSTICE

Section 531—Command Influence

Section 532—Statute of Limitations for Certain Offenses

Section 533—Guidelines on Sentences for Offenses Committed under the Uniform Code of Military Justice

Section 534—Increase in Investigative Personnel and Victim Witness Assistance Program Liaisons

SUBTITLE E—OTHER LEGAL MATTERS

Section 541—Expansion of Special Victims' Counsel for Victims of Sex-Related or Domestic Violence Offenses

Section 542—Notification of Issuance of Military Protective Order to Civilian Law Enforcement

Section 543—Military Orders Required for Termination of Leases Pursuant to the Servicemembers Civil Relief Act

Section 544—Consultation Regarding Victim's Preference in Prosecution Jurisdiction

Section 545—Extension and Expansion of Defense Advisory Committee on Investigation, Prosecution, and Defense of Sexual Assault in the Armed Forces SUBTITLE F—MEMBER EDUCATION

Section 551—Degree Granting Authority for United States Army Armament Graduate School

Section 552—Congressional Nominations for Senior Reserve Officers' Training Corps Scholarships

Section 553—Consideration of Application for Transfer for a Student of a Military Service Academy Who Is the Victim of a Sexual Assault or Related Offense

Section 554—Redesignation of the Commandant of the United States Air Force Institute of Technology as the Director and Chancellor of Such Institute Section 555—Eligibility of Additional Enlisted Members for Associate Degree Programs of the Community College of the Air Force

Section 556—Safe-to-Report Policy Applicable to Military Service Academies Section 557—Recoupment of Funds from Cadets and Midshipmen Separated for Criminal Misconduct

SUBTITLE G—MEMBER TRAINING AND TRANSITION

Section 561—Inclusion of Specific Email Address Block on Certificate of Release or Discharge from Active Duty (DD Form 214)

Section 562—Records of Service for Reserves

SUBTITLE H—MILITARY FAMILY READINESS AND DEPENDENTS' EDUCATION Section 571—Deferred Deployment for Members Who Give Birth

Section 572—Meetings of Officials of the Department of Defense with

Survivors of Deceased Members of the Armed Forces

SUBTITLE I—DECORATIONS AND AWARDS

Section 581—Expansion of Gold Star Lapel Button Eligibility to Stepsiblings; Free Replacement

Section 582—Establishment of the Atomic Veterans Service Medal

Section 583—Review of World War I Valor Medals

SUBTITLE J—MISCELLANEOUS REPORTS AND OTHER MATTERS Section 591—Repeal of Quarterly Report on End Strengths Section 592—Revision of Workplace and Gender Relations Surveys

TITLE VI—COMPENSATION AND OTHER PERSONNEL BENEFITS

BENEFITS

LEGISLATIVE PROVISIONS

 ${\small SUBTITLE}\,A {\small -\!\!\!-\!} Pay \, and \, Allowances$

Section 601—Basic Needs Allowance for Low-Income Regular Members Section 602—Temporary Increase of Rates of Basic Allowance for Housing Following Determination that Local Civilian Housing Costs Significantly Exceed Such Rates

Section 603—Basic Allowance for Housing for a Member without Dependents when Relocation would Financially Disadvantage the Member

Section 604—Partial Dislocation Allowance

SUBTITLE B—BONUSES AND SPECIAL INCENTIVE PAYS

Section 611—One-Year Extension of Certain Expiring Bonus and Special Pay Authorities

SUBTITLE C—FAMILY AND SURVIVOR BENEFITS

Section 621—Payment of Transitional Compensation for Certain Dependents Section 622—Continued Eligibility for Education and Training Opportunities for Spouses of Promoted Members

Section 623—Expansion of Authority to Provide Financial Assistance to Civilian Providers of Child Care Services or Youth Program Services Who Provide Such Services to Survivors of Members of the Armed Forces Who Die in Line of Duty

Section 625—Modification to Authority to Reimburse for State Licensure and Certification Costs of a Spouse of a Member Arising from Relocation

Section 626—Improvements to Child Care for Members of the Armed Forces SUBTITLE D—DEFENSE RESALE MATTERS

Section 631—GAO Review of Defense Resale Optimization Study

TITLE VII—HEALTH CARE PROVISIONS

LEGISLATIVE PROVISIONS

SUBTITLE A—TRICARE AND OTHER HEALTH CARE BENEFITS

Section 702—Lead Level Screenings and Testings for Children

Section 703—Exposure to Open Burn Pits and Toxic Airborne Chemicals or Other Airborne Contaminants as Part of Periodic Health Assessments and Other Physical Examinations

Section 704—Provision of Blood Testing for Firefighters of Department of Defense to Determine Exposure to Perfluoroalkyl and Polyfluoroalkyl Substances

SUBTITLE B—HEALTH CARE ADMINISTRATION

Section 711—Requirements for Certain Prescription Drug Labels

Section 712—Officers Authorized to Command Army Dental Units

Section 713—Inclusion of Blast Exposure History in Medical Records of Members of the Armed Forces

Section 714—Comprehensive Policy for Provision of Mental Health Care to Members of the Armed Forces

Section 715—Limitation on the Realignment or Reduction of Military Medical Manning End Strength

SUBTITLE C—REPORTS AND OTHER MATTERS

Section 721—Encouragement of Participation in Women's Health Transition Training Pilot Program

Section 722—National Guard Suicide Prevention Pilot Program

Section 723—Reports on Suicide among Members of the Armed Forces

Section 724—Study on Military-Civilian Integrated Health Delivery Systems

Section 725—Study on Case Management at Military Medical Treatment Facilities

Section 726—Study on Infertility among Members of the Armed Forces TITLE XIV—OTHER AUTHORIZATIONS

LEGISLATIVE PROVISIONS

SUBTITLE B—OTHER MATTERS

Section 1411—Authority for Transfer of Funds to Joint Department of Defense-Department of Veterans Affairs Medical Facility Demonstration Fund for Captain James A. Lovell Health Care Center, Illinois

Section 1412—Authorization of Appropriations for Armed Forces Retirement Home

DIVISION B-MILITARY CONSTRUCTION AUTHORIZATIONS

TITLE XXVIII—MILITARY CONSTRUCTION GENERAL

PROVISIONS

LEGISLATIVE PROVISIONS

SUBTITLE B—MILITARY FAMILY HOUSING REFORMS

Section 2814—Assessment of Hazards in Department of Defense Housing

Section 2815—Development of Process to Identify and Address Environmental Health Hazards in Department of Defense Housing

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS

TITLE III—OPERATION AND MAINTENANCE

LEGISLATIVE PROVISIONS

SUBTITLE B—ENERGY AND ENVIRONMENT

Section 312—Transfer Authority for Funding of Study and Assessment on Health Implications of Per- and Polyfluoroalkyl Substances Contamination in Drinking Water by Agency for Toxic Substances and Disease Registry

This section would amend the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115–91) by extending the transfer authority for funding the study and assessment on health implications of per- and polyfluoroalkyl substances contamination in drinking water by the Agency for Toxic Substances and Disease Registry.

TITLE IV—MILITARY PERSONNEL AUTHORIZATIONS

LEGISLATIVE PROVISIONS

SUBTITLE A—ACTIVE FORCES

Section 401—End Strengths for Active Forces

This section would authorize the following end strengths for Active Duty personnel of the Armed Forces as of September 30, 2020:

	FY 2019		FY 2020	Char	nge from
Service	Authorized	Request	Committee Recommendation	FY 2020 Request	FY 2019 Authorized
Army	487,500	480,000	480,000	0	-7,500
Navy	335,400	340,500	340,500	0	5,100
USMC	186,100	186,200	186,200	0	100
Air Force	329,100	332,800	332,800	0	3,700
DOD Total	1,338,100	1,339,500	1,339,500	0	1,400

The committee is aware the Army will not meet the Active end strength of 487,500 required by section 402 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Public Law 115-232) and is expected to attain an end strength of only 478,000, 9,500 less than required. The President's budget request for the Army Active end strength for fiscal year 2020 is 480,000. This is 7,500 below the Public Law 115-232 requirement. The committee notes that

although the Army recently determined it could only increase the Active end strength by 2,000 per year, Army leadership has stated that, based on requirements, the Army intends to grow to approximately 500,000 soldiers.

Section 402—Revisions in Permanent Active Duty End Strength Minimum Levels

This section would establish new minimum Active Duty end strengths for the Army, Navy, Marine Corps, and Air Force as of September 30, 2020. The committee recommends 480,000 as the minimum Active Duty end strength for the Army, 340,500 as the minimum Active Duty end strength for the Navy, 186,200 as the minimum Active Duty end strength for the Marine Corps, and 332,800 as the minimum Active Duty end strength for the Air Force.

SUBTITLE B—RESERVE FORCES

Section 411—End Strengths for Selected Reserve

This section would authorize the following end strengths for Selected Reserve personnel, including the end strength for Reserves on Active Duty in support of the Reserves, as of September 30, 2020:

	FY 2019		FY 2020	Chang	ge from
Service	Authorized	Request	Committee	FY 2020	FY 2019
			Recommendation	Request	Authorized
Army National	343,500	336,000	336,000	0	-7,500
Guard					
Army Reserve	199,500	189,500	189,500	0	-10,000
Navy Reserve	59,100	59,000	59,000	0	-100
Marine Corps	38,500	38,500	38,500	0	0
Reserve					
Air National Guard	107,100	107,700	107,700	0	600
Air Force Reserve	70,000	70,100	70,100	0	100
DOD Total	817,700	800,800	800,800	0	-16,900
Coast Guard	7,000	7,000	7,000	0	0
Reserve					

Section 412—End Strengths for Reserves on Active Duty in Support of the Reserves

This section would authorize the following end strengths for Reserves on Active Duty in support of the Reserves as of September 30, 2020:

	FY 2019	FY 2020		Chan	ge from
Service	Authorized	Request	Committee Recommendation	FY 2020 Request	FY 2019 Authorized
Army National Guard	30,595	30,595	30,595	0	0

Army Reserve	16,386	16,511	16,511	0	125
Navy Reserve	10,110	10,155	10,155	0	45
Marine Corps	2,261	2,386	2,386	0	125
Reserve					
Air National	19,861	22,637	22,637	0	2,776
Guard					
Air Force Reserve	3,849	4,431	4,431	0	582
DOD Total	83,062	86,715	86,715	0	3,653

Section 413—End Strengths for Military Technicians (Dual Status)

This section would authorize the following end strengths for military technicians (dual status) as of September 30, 2020:

	FY 2019	[FY 2020	Chan	ge from
Service	Authorized	Request	Committee Recommendation	FY 2020 Request	FY 2019 Authorized
Army National Guard	22,294	22,294	22,294	0	0
Army Reserve	6,492	6,492	6,492	0	0
Air National Guard	18,969	13,573	13,573	0	-5,396
Air Force Reserve	8,880	8,848	8,848	0	-32
DOD Total	56,635	51,207	51,207	0	-5,428

Section 414—Maximum Number of Reserve Personnel Authorized To Be on Active Duty for Operational Support

This section would authorize, as required by section 115(b) of title 10, United States Code, the maximum number of Reserve Component personnel who may be on Active Duty or full-time National Guard duty during fiscal year 2020 to provide operational support. The personnel authorized here do not count against the end strengths authorized by section 401 or section 412 of this Act unless the duration on Active Duty exceeds the limitations in section 115(b)(2) of title 10, United States Code.

	FY 2019	FY 2020		Chan	ge from
Service	Authorized	Request	Committee	FY 2020	FY 2019
			Recommendation	Request	Authorized
Army National Guard	17,000	17,000	17,000	0	0
Army Reserve	13,000	13,000	13,000	0	0
Navy Reserve	6,200	6,200	6,200	0	0
Marine Corps Reserve	3,000	3,000	3,000	0	0

Air National Guard	16,000	16,000	16,000	0	0
Air Force Reserve	14,000	14,000	14,000	0	0
DOD Total	69,200	69,200	69,200	0	0

TITLE V—MILITARY PERSONNEL POLICY

LEGISLATIVE PROVISIONS

SUBTITLE A—OFFICER PERSONNEL POLICY

Section 501-Management Policies for Joint Qualified Officers

This section would amend section 661 of title 10, United States Code, to allow the Chairman of the Joint Chiefs of Staff to delegate the approval authority for non-Joint Qualified Officers to fill critical joint duty assignments, thus allowing the Chairman's designee to approve or disapprove waivers.

Section 502—Authority of Promotion Boards to Recommend that Officers of Particular Merit Be Placed Higher on Promotion List

This section would amend sections 14108, 14109, and 14308 of title 10, United States Code, to allow for Reserve Component promotion selection boards to recommend placing an officer on the reserve active-status list higher on a promotion list based on particular merit, if at least a majority of the promotion selection board members so recommend.

SUBTITLE B-RESERVE COMPONENT MANAGEMENT

Section 511—Authority to Defer Mandatory Separation at Age 68 of Officers in Medical Specialties in the Reserve Components of the Armed Forces

This section would amend section 14703 of title 10, United States Code, to authorize the Secretary concerned to retain Reserve Component medical specialty officers beyond the age of 68.

Section 512—Repeal of Requirement for Review of Certain Army Reserve Officer Unit Vacancy Promotions by Commanders of Associated Active Duty Units

This section would repeal section 1113 of the Army National Guard Combat Readiness Reform Act of 1992 (10 U.S.C. 10105 note) to repeal the requirement for the commander of an Active Duty unit associated with an Army Selected Reserve unit to review promotion recommendations for unit vacancy promotions.

SUBTITLE C—GENERAL SERVICE AUTHORITIES AND CORRECTION OF MILITARY RECORDS

Section 522—Prohibition on Reduction in the Number of Personnel Assigned to Duty with a Service Review Agency

This section would amend section 1559(a) of title 10, United States Code, by extending the date on prohibition on reducing the number of personnel assigned to duty with a service review agency from December 31, 2019, to December 31, 2025. This section would also require a report by each Secretary of each military department that details a plan to reduce the backlog of applications and maintain resources required to meet timelines under section 1557 of title 10, United States Code.

Section 523-Strategic Plan for Diversity and Inclusion

This section would require the Secretary of Defense to update and implement the Department of Defense Diversity and Inclusion Strategic Plan. The plan will cover a 5-year period beginning January 1, 2020.

Section 524—Sense of Congress Regarding Accession Physicals

This section would express the sense of Congress that the Secretary of Defense should explore alternatives to centralized accession physicals at United States Military Entrance Processing Command stations, including conducting physicals in the local community, in order to reduce transportation costs and improve efficiency in processing times and free up recruiters to allow them to focus on their core recruiting mission.

SUBTITLE D-MILITARY JUSTICE

Section 531—Command Influence

This section would amend section 837 of title 10, United States Code (article 37 of the Uniform Code of Military Justice), to prohibit convening authorities and commanding officers from interfering with access and influencing witnesses, and would expressly allow convening authorities and commanding officers to engage in communications with subordinates that do not jeopardize the fairness of military judicial proceedings.

Section 532—Statute of Limitations for Certain Offenses

This section would amend section 843 of title 10, United States Code (article 43 of the Uniform Code of Military Justice), to eliminate the statute of limitations for the offenses of maiming and kidnapping of a child.

Section 533—Guidelines on Sentences for Offenses Committed under the Uniform Code of Military Justice

This section would require the Secretary of Defense to establish nonbinding sentencing guidelines for offenses under the Uniform Code of Military Justice, taking into account sentencing data collected by the Military Justice Review Panel.

Section 534—Increase in Investigative Personnel and Victim Witness Assistance Program Liaisons

This section would require military service secretaries to ensure personnel authorizations for criminal investigators allow for the completion of investigations of sex-related offenses in no more than 6 months, to the extent practicable. This section would require service secretaries to issue guidance requiring criminal investigators to submit a status report to their direct supervisor in the event an investigation exceeds 90 days. This section would also require military service secretaries to increase the number of personnel serving as Victim Witness Assistance Program liaisons to address personnel shortages.

SUBTITLE E—OTHER LEGAL MATTERS

Section 541—Expansion of Special Victims' Counsel for Victims of Sex-Related or Domestic Violence Offenses

This section would expand the Special Victims' Counsel program to cover eligible domestic violence victims and designate Special Victims' Counsel Paralegals. This section would also require expansion of the Special Victims' Counsel program not later than 2 years post-enactment and would require a report, due not later than December 1, 2022, on how the military services are meeting Special Victims' Counsel program requirements.

Section 542—Notification of Issuance of Military Protective Order to Civilian Law Enforcement

This section would amend section 1567a of title 10, United States Code, to require unit commanders to notify civilian authorities of the issuance of a military protective order against a member of the Armed Forces, and would require unit commanders to notify a receiving unit of the issuance of a military protective order in the event a member is transferred to another unit. This section would also require the Secretary of Defense, not later than March 1, 2020, and each year thereafter through 2024, to submit a report to the congressional defense committees identifying the number of military protective orders issued and the number of military protective orders reported to the appropriate civilian authorities in the preceding calendar year in which the report was submitted.

Section 543—Military Orders Required for Termination of Leases Pursuant to the Servicemembers Civil Relief Act

This section would amend section 3955 of title 50, United States Code, to clarify that, in the context of terminating residential or motor vehicle leases, military orders for a permanent change of station include separation or retirement orders.

Section 544—Consultation Regarding Victim's Preference in Prosecution Jurisdiction

This section would require the Secretary of Defense, acting through the Under Secretary of Defense for Personnel and Readiness, to issue guidance to ensure that sexual assault victims' preference for prosecution jurisdiction is recorded.

Section 545—Extension and Expansion of Defense Advisory Committee on Investigation, Prosecution, and Defense of Sexual Assault in the Armed Forces

This section would extend the Defense Advisory Committee on Investigation, Prosecution, and Defense of Sexual Assault (DAC-IPAD) for an additional 5 years past its original expiration date. This section would also expand DAC-IPAD's scope of review to cover restorative justice models and interpretation of the Rules for Courts-Martial 1001(c).

SUBTITLE F—MEMBER EDUCATION

Section 551—Degree Granting Authority for United States Army Armament Graduate School

This section would amend chapter 751 of title 10, United States Code, to authorize the United States Army Armament Graduate School to confer appropriate degrees upon graduates who meet the degree requirements.

Section 552—Congressional Nominations for Senior Reserve Officers' Training Corps Scholarships

This section would allow the Secretary of the Army to consider any candidate nominated but not selected for appointment to the United States Military Academy by Members of Congress or officials from U.S. Territories to be considered for appointment as a Senior Reserve Officers' Training Corps cadet under section 2107 of title 10, United States Code.

Section 553—Consideration of Application for Transfer for a Student of a Military Service Academy Who Is the Victim of a Sexual Assault or Related Offense

This section would amend sections 7461, 8480, and 9461 of title 10 United States Code, and would direct the military service secretaries to establish regulations, based on guidelines provided by the Secretary of Defense, for the timely consideration of an application for transfer of a military service academy student who is the victim of a sexual assault or related offense.

Section 554—Redesignation of the Commandant of the United States Air Force Institute of Technology as the Director and Chancellor of Such Institute

This section would amend section 9414b of title 10, United States Code, to redesignate the Commandant of the United States Air Force Institute of Technology (AFIT) as the Director and Chancellor of AFIT.

Section 555—Eligibility of Additional Enlisted Members for Associate Degree Programs of the Community College of the Air Force

This section would amend section 9415 of title 10, United States Code, to authorize the Community College of the Air Force (CCAF) to award associate degrees to enlisted members of services other than the Air Force who are participating in CCAF affiliated joint-service training and education courses.

Section 556—Safe-to-Report Policy Applicable to Military Service Academies

This section would require the Secretary of Defense, in consultation with the military service secretaries, to prescribe regulations for the implementation of a safe-to-report policy which would allow alleged sexual assault victims at military service academies, who may have committed minor collateral misconduct, an opportunity to report an occurrence of sexual assault without fear of discipline.

Section 557—Recoupment of Funds from Cadets and Midshipmen Separated for Criminal Misconduct

This section would direct each Secretary of a military department to develop regulations that would require monetary recoupment from a service academy cadet or midshipman convicted of criminal misconduct, regardless of academic year. SUBTITLE G-MEMBER TRAINING AND TRANSITION

Section 561—Inclusion of Specific Email Address Block on Certificate of Release or Discharge from Active Duty (DD Form 214)

This section would modify the certificate of release or discharge from Active Duty (DD Form 214) by adding an email address block.

Section 562—Records of Service for Reserves

This section would require the Secretary of Defense to establish and implement a standard record of service for members of the Reserve Component that summarizes the record of service of the service member including dates of Active Duty service.

SUBTITLE H—MILITARY FAMILY READINESS AND DEPENDENTS' EDUCATION

Section 571—Deferred Deployment for Members Who Give Birth

This section would amend section 701 of title 10, United States Code, to standardize new mother deployment deferral policy across the military services, to include the Coast Guard.

Section 572—Meetings of Officials of the Department of Defense with Survivors of Deceased Members of the Armed Forces

This section would direct the Secretary of Defense to establish procedures to ensure that each of the military departments identify surviving family members of fallen service members to meet periodically with their respective military service chiefs to provide feedback on surviving family member issues and concerns. In addition, the Under Secretary of Defense for Personnel and Readiness shall meet periodically with surviving family members to help inform Department of Defense casualty and Gold Star Family policy. This section would also require the Under Secretary of Defense for Personnel and Readiness to provide a briefing to the Committee on Armed Services of the House of Representatives not later than April 1, 2020, on procedures established and the results of the meetings with the family members.

SUBTITLE I—DECORATIONS AND AWARDS

Section 581—Expansion of Gold Star Lapel Button Eligibility to Stepsiblings; Free Replacement

This section would amend section 1126 of title 10, United States Code, to extend the authority for the Secretary of Defense to provide a gold star lapel button

to stepsiblings of deceased military service members. Additionally, it would allow the Department of Defense to replace the lapel button upon application and without cost to an eligible family member.

Section 582—Establishment of the Atomic Veterans Service Medal

This section would authorize the creation of the Atomic Veterans Service Medal, to be awarded to radiation-exposed veterans.

Section 583—Review of World War I Valor Medals

This section would direct the Department of Defense to review the service records of certain African American, Asian American, Hispanic American, Jewish American, and Native American war veterans to ensure that minority service members are appropriately recognized for their valorous service.

SUBTITLE J—MISCELLANEOUS REPORTS AND OTHER MATTERS

Section 591—Repeal of Quarterly Report on End Strengths

This section would repeal paragraph (3) of section 115(e) of title 10, United States Code, to remove the requirement for the Secretary of Defense to notify the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives whenever the Secretary establishes an end-ofquarter strength level pursuant to section 115(e)(2)(A) or modifies a strength level pursuant to section 115(e)(2)(B).

Section 592—Revision of Workplace and Gender Relations Surveys

This section would amend section 481 of title 10, United States Code, to update the Armed Forces Workplace and Gender Relations Surveys and the Department of Defense Civilian Employee Workplace and Gender Relations Survey to require solicitation of information of the types and frequency of unwanted sexual contact that have occurred during the preceding year.

TITLE VI—COMPENSATION AND OTHER PERSONNEL BENEFITS

LEGISLATIVE PROVISIONS

SUBTITLE A—PAY AND ALLOWANCES

Section 601—Basic Needs Allowance for Low-Income Regular Members

This section would amend section 402 of title 37, United States Code, to authorize the Secretary of Defense to pay a basic needs allowance to a qualified service member.

Section 602—Temporary Increase of Rates of Basic Allowance for Housing Following Determination that Local Civilian Housing Costs Significantly Exceed Such Rates

This section would amend section 403(b) of title 37, United States Code, to authorize the Secretary of Defense to prescribe a temporary adjustment of the basic allowance for housing rates for a housing area where the actual costs of adequate housing differ from the calculated rates of housing for that area as determined by the Secretary.

Section 603—Basic Allowance for Housing for a Member without Dependents when Relocation would Financially Disadvantage the Member

This section would allow the Secretaries of the military departments discretionary authority to authorize a housing allowance based on the old homeport or permanent duty station for single members disadvantaged as a result of a unit's change of homeport or permanent duty station, as long as the member had orders returning to the previous homeport or duty station.

Section 604—Partial Dislocation Allowance

This section would amend sections 452 and 477 of title 37, United States Code, to allow service members to receive a partial dislocation allowance if they are ordered to vacate dormitories.

SUBTITLE B—BONUSES AND SPECIAL INCENTIVE PAYS

Section 611—One-Year Extension of Certain Expiring Bonus and Special Pay Authorities

This section would extend, through December 31, 2020, income replacement payments for Reserve Component members experiencing extended and frequent mobilization for Active Duty service; would extend two critical recruitment and retention incentive programs for Reserve Component health care professionals; would extend accession and retention incentives for nuclear-qualified officers; and would extend the consolidated special and incentive pay authorities.

SUBTITLE C—FAMILY AND SURVIVOR BENEFITS

Section 621—Payment of Transitional Compensation for Certain Dependents

This section would amend section 1059 of title 10, United States Code, to close an inequitable gap that delays commencement of transitional compensation to a small subset of dependents or former dependents who request the Secretary concerned to authorize exceptional eligibility for transitional compensation.

Section 622—Continued Eligibility for Education and Training Opportunities for Spouses of Promoted Members

This section would extend the eligibility for any spouse who is eligible for the My Career Advancement Account program and begins a course of study leading toward a qualifying degree, license, or certification, and would ensure they will not be subsequently made ineligible to complete their studies solely because the sponsoring service member has been promoted to a higher grade.

Section 623—Expansion of Authority to Provide Financial Assistance to Civilian Providers of Child Care Services or Youth Program Services Who Provide Such Services to Survivors of Members of the Armed Forces Who Die in Line of Duty

This section would amend section 1798 of title 10, United States Code, to authorize financial assistance to civilian providers of child care services or youth program services to survivors of members of the Armed Forces who die in the line of duty.

Section 625—Modification to Authority to Reimburse for State Licensure and Certification Costs of a Spouse of a Member Arising from Relocation

This section would require the Secretary concerned to increase the maximum reimbursement amount to \$1,000 and to do an analysis to determine if the maximum reimbursement amount for State licensure and certifications of a spouse is sufficient to cover the average costs of relicensing.

Section 626—Improvements to Child Care for Members of the Armed Forces

This section would amend section 1798(a) of title 10, United States Code, to authorize financial assistance to civilian child care providers who care for the children of survivors of members who die in the line of duty and to expand direct hiring authority for child care providers. Additionally, this section would direct the Secretary of Defense to assess and report on:

(1) the financial assistance provided service members for child care,

(2) the child care capacity on military installations to ensure access of service members, and

(3) the accessibility of Department of Defense websites related to child care and spousal employment.

The Secretary of Defense shall also ensure the portability to another Department of Defense facility of background investigations and training certifications for childcare providers.

SUBTITLE D—DEFENSE RESALE MATTERS

Section 631-GAO Review of Defense Resale Optimization Study

This section would require the Comptroller General of the United States to conduct a review and submit a report to the Committees on Armed Services of the Senate and the House of Representatives regarding the business case analysis performed as part of the defense resale optimization report titled "Study to Determine the Feasibility of Consolidation of the Defense Resale Entities," dated December 4, 2018. The consolidation of defense resale entities would be delayed until the report is received and accepted.

TITLE VII—HEALTH CARE PROVISIONS

LEGISLATIVE PROVISIONS

SUBTITLE A—TRICARE AND OTHER HEALTH CARE BENEFITS

Section 702-Lead Level Screenings and Testings for Children

This section would amend section 1077 of title 10, United States Code, by including lead level testing in the TRICARE program for children meeting specific criteria, and would require the Secretary of Defense to submit a report to the congressional defense committees not later than January 1, 2021, detailing deidentified information regarding lead level screening in children. This section would also require the Comptroller General of the United States to submit a report to the congressional defense committees by January 1, 2022, on the effectiveness of the Department of Defense lead screening program for children.

Section 703—Exposure to Open Burn Pits and Toxic Airborne Chemicals or Other Airborne Contaminants as Part of Periodic Health Assessments and Other Physical Examinations

This section would ensure periodic health assessments and physical examinations provided by the Department of Defense include specific information related to exposure to burn pits, toxic airborne chemicals, and other airborne contaminants. This information would also be shared between the Department of Defense and the Department of Veteran Affairs. Section 704—Provision of Blood Testing for Firefighters of Department of Defense to Determine Exposure to Perfluoroalkyl and Polyfluoroalkyl Substances

This section would require the Secretary of Defense to provide blood testing for each Department of Defense firefighter during the annual physical exam to determine and document potential exposure to perfluoroalkyl and polyfluoroalkyl substances.

SUBTITLE B—HEALTH CARE ADMINISTRATION

Section 711-Requirements for Certain Prescription Drug Labels

This section would amend section 1074g of title 10, United States Code, to clarify that drugs made available through military treatment facilities include labels that are printed with specific directions for the purposes for which the drug is intended.

Section 712—Officers Authorized to Command Army Dental Units

This section would amend section 7081(d) of title 10, United States Code, to remove the requirement of having a Dental Corps Officer command dental units.

Section 713—Inclusion of Blast Exposure History in Medical Records of Members of the Armed Forces

This section would require the Secretary of Defense, in coordination with the Secretaries of the military departments, to ensure blast pressure exposure history is included in the military medical records of members of the Armed Forces, and submit to the Committees on Armed Services of the Senate and House of Representatives a report on the data requirements regarding blast pressure exposure information included in the military medical records of members of the Armed Forces.

Section 714—Comprehensive Policy for Provision of Mental Health Care to Members of the Armed Forces

This section would require the Secretary of Defense, acting through the Under Secretary of Defense for Personnel and Readiness, to develop and implement a comprehensive policy for the provision of mental health care to members of the Armed Forces. This section would also require the Secretary of Defense to submit a report to the Committees on Armed Services of the Senate and the House of Representatives not later than 18 months after the date of the enactment of this Act on implementation of the policy.

Section 715—Limitation on the Realignment or Reduction of Military Medical Manning End Strength

This section would prohibit the Secretary of Defense and the Secretaries of the military departments from realigning or reducing military medical end strength until the Secretary of Defense submits a report to the Committees on Armed Services of the Senate and the House of Representatives on whether specific conditions and analyses related to the provision of health care services have been completed.

SUBTITLE C-REPORTS AND OTHER MATTERS

Section 721—Encouragement of Participation in Women's Health Transition Training Pilot Program

This section would require the Secretaries of the military departments to encourage participation in the Women's Health Transition Training pilot program administered by the Department of Veterans Affairs, and would require the Secretary of Defense to submit a report to the Committees on Armed Services of the Senate and the House of Representatives by September 30, 2020, assessing the pilot program.

Section 722-National Guard Suicide Prevention Pilot Program

This section would authorize the Chief of the National Guard Bureau to carry out a pilot program to expand suicide prevention and intervention efforts at the community level through the utilization of smartphone and other handheld applications to provide in-the-moment support to service members.

Section 723-Reports on Suicide among Members of the Armed Forces

This section would require the Secretary of Defense to conduct a review and submit a report to the Committees on Armed Services of the Senate and the House of Representatives

on suicide among members of the Armed Forces and provide specific metrics related to the effectiveness of suicide prevention initiatives.

Section 724—Study on Military-Civilian Integrated Health Delivery Systems

This section would require the Secretary of Defense to conduct a study on the use of local military-civilian integrated health delivery systems in specific geographic areas where military medical treatment facilities have existing contractual relationships with local civilian health care networks. Section 725—Study on Case Management at Military Medical Treatment Facilities

This section would require the Secretary of Defense to conduct a study on the effectiveness of case management practices at military medical treatment facilities and to provide a report to the Committees on Armed Services of the Senate and the House of Representatives.

Section 726-Study on Infertility among Members of the Armed Forces

This section would require the Secretary of Defense to conduct a study on infertility

among service members of the Armed Forces and provide a report on the study to the Committees on Armed Services of the Senate and the House of Representatives.

TITLE XIV—OTHER AUTHORIZATIONS

LEGISLATIVE PROVISIONS

SUBTITLE B—OTHER MATTERS

Section 1411—Authority for Transfer of Funds to Joint Department of Defense-Department of Veterans Affairs Medical Facility Demonstration Fund for Captain James A. Lovell Health Care Center, Illinois

This section would authorize the Department of Defense to transfer funds from the Defense Health Program into Joint Department of Defense–Department of Veterans Affairs Medical Facility Demonstration Fund for the Captain James A. Lovell Federal Health Care Center.

Section 1412—Authorization of Appropriations for Armed Forces Retirement Home

This section would authorize appropriations for fiscal year 2020 from the Armed Forces Retirement Home Trust Fund in the amount of \$64.3 million for the operation of the Armed Forces Retirement Home.

DIVISION B-MILITARY CONSTRUCTION AUTHORIZATIONS

TITLE XXVIII—MILITARY CONSTRUCTION GENERAL PROVISIONS

LEGISLATIVE PROVISIONS

SUBTITLE B—MILITARY FAMILY HOUSING REFORMS

Section 2814—Assessment of Hazards in Department of Defense Housing

This section would require the Secretary of Defense to develop an assessment tool to identify and measure health and safety hazards in Department of Defense housing, to include privatized housing, and provide a report to the Committees on Armed Services of the Senate and the House of Representatives.

Section 2815—Development of Process to Identify and Address Environmental Health Hazards in Department of Defense Housing

This section would require the Secretary of Defense, in coordination with the Secretaries of the military departments, to develop a process to identify, record, and resolve environmental health hazards in Department of Defense housing, to include privatized housing, and to provide a report to the Committees on Armed Services of the Senate and the House of Representatives.

BILL LANGUAGE

1	SEC. 312 [Log 69998]. TRANSFER AUTHORITY FOR FUNDING
2	OF STUDY AND ASSESSMENT ON HEALTH IM-
3	PLICATIONS OF PER- AND
4	POLYFLUOROALKYL SUBSTANCES CONTAMI-
5	NATION IN DRINKING WATER BY AGENCY
6	FOR TOXIC SUBSTANCES AND DISEASE REG-
7	ISTRY.
8	Section 316(a)(2)(B)(ii) of the National Defense Au-

9 thorization Act for Fiscal Year 2018 (Public Law 115–
10 91; 131 Stat. 1350), as amended by section 315(a) of the
11 John S. McCain National Defense Authorization Act for
12 Fiscal Year 2019 (Public Law 115–232), is amended by
13 striking "2019 and 2020" and inserting "2019, 2020, and
14 2021".

Subtitle A—Active Forces

2 SEC. 401 [log69183]. END STRENGTHS FOR ACTIVE FORCES.

3 The Armed Forces are authorized strengths for active4 duty personnel as of September 30, 2020, as follows:

- 5 (1) The Army, 480,000.
- 6 (2) The Navy, 340,500.
- 7 (3) The Marine Corps, 186,200.
- 8 (4) The Air Force, 332,800.

1	SEC. 402 [log69184]. REVISIONS IN PERMANENT ACTIVE
2	DUTY END STRENGTH MINIMUM LEVELS.
3	Section 691(b) of title 10, United States Code, is
4	amended by striking paragraphs (1) through (4) and in-
5	serting the following new paragraphs:
6	"(1) For the Army, 480,000.
7	"(2) For the Navy, 340,500.
8	"(3) For the Marine Corps, 186,200.
9	"(4) For the Air Force, 332,800.".

1	Subtitle B—Reserve Forces
2	SEC. 411 [log69185]. END STRENGTHS FOR SELECTED RE-
3	SERVE.
4	(a) IN GENERAL.—The Armed Forces are authorized
5	strengths for Selected Reserve personnel of the reserve
6	components as of September 30, 2020, as follows:
7	(1) The Army National Guard of the United
8	States, 336,000.
9	(2) The Army Reserve, 189,500.
10	(3) The Navy Reserve, 59,000.
11	(4) The Marine Corps Reserve, 38,500.
12	(5) The Air National Guard of the United
13	States, 107,700.
14	(6) The Air Force Reserve, 70,100.
15	(7) The Coast Guard Reserve, 7,000.
16	(b) END STRENGTH REDUCTIONS.—The end
17	strengths prescribed by subsection (a) for the Selected Re-
18	serve of any reserve component shall be proportionately
19	reduced by—
20	(1) the total authorized strength of units orga-
21	nized to serve as units of the Selected Reserve of
22	such component which are on active duty (other
23	than for training) at the end of the fiscal year; and
24	(2) the total number of individual members not
25	in units organized to serve as units of the Selected

Reserve of such component who are on active duty
 (other than for training or for unsatisfactory partici pation in training) without their consent at the end
 of the fiscal year.

(c) END STRENGTH INCREASES.—Whenever units or 5 6 individual members of the Selected Reserve of any reserve 7 component are released from active duty during any fiscal year, the end strength prescribed for such fiscal year for 8 the Selected Reserve of such reserve component shall be 9 increased proportionately by the total authorized strengths 10 11 of such units and by the total number of such individual 12 members.

1SEC. 412 [log69186]. END STRENGTHS FOR RESERVES ON2ACTIVE DUTY IN SUPPORT OF THE RE-3SERVES.

4 Within the end strengths prescribed in section 5 411(a), the reserve components of the Armed Forces are authorized, as of September 30, 2020, the following num-6 7 ber of Reserves to be serving on full-time active duty or 8 full-time duty, in the case of members of the National 9 Guard, for the purpose of organizing, administering, re-10 cruiting, instructing, or training the reserve components: 11 (1) The Army National Guard of the United 12 States, 30,595. 13 (2) The Army Reserve, 16,511. 14 (3) The Navy Reserve, 10,155.

- 15 (4) The Marine Corps Reserve, 2,386.
- 16 (5) The Air National Guard of the United17 States, 22,637.
- 18 (6) The Air Force Reserve, 4,431.

1	SEC. 413 [log69187]. END STRENGTHS FOR MILITARY TECH-
2	NICIANS (DUAL STATUS).
3	The minimum number of military technicians (dual
4	status) as of the last day of fiscal year 2020 for the re-
5	serve components of the Army and the Air Force (notwith-
6	standing section 129 of title 10, United States Code) shall
7	be the following:
8	(1) For the Army National Guard of the United
9	States, 22,294.

10 (2) For the Army Reserve, 6,492.11 (3) For the Air National Guard of the United

- 12 States, 13,573.
- 13 (4) For the Air Force Reserve, 8,848.

1	SEC. 414 [log69188]. MAXIMUM NUMBER OF RESERVE PER-
2	SONNEL AUTHORIZED TO BE ON ACTIVE
3	DUTY FOR OPERATIONAL SUPPORT.
4	During fiscal year 2020, the maximum number of
5	members of the reserve components of the Armed Forces
6	who may be serving at any time on full-time operational
7	support duty under section 115(b) of title 10, United
8	States Code, is the following:
9	(1) The Army National Guard of the United
10	States, 17,000.
11	(2) The Army Reserve, 13,000.
12	(3) The 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.

Subtitle A—Officer Personnel Policy

3 SEC. 501 [log69424]. MANAGEMENT POLICIES FOR JOINT
4 QUALIFIED OFFICERS.

5 Section 661(d)(3)(B) of title 10, United States Code,
6 is amended in the third sentence by inserting "or a des7 ignee of the Chairman who is an officer of the armed
8 forces in grade O-8 or higher" before the period.

SEC. 502 [log70047]. AUTHORITY OF PROMOTION BOARDS
 TO RECOMMEND THAT OFFICERS OF PAR TICULAR MERIT BE PLACED HIGHER ON PRO MOTION LIST.

5 (a) IN GENERAL.—Section 14108 of title 10, United
6 States Code, is amended by adding at the end the fol7 lowing new subsection:

8 "(f) HIGHER PLACEMENT OF OFFICERS OF PAR-9 TICULAR MERIT ON PROMOTION LIST.—(1) In selecting officers to be recommended for promotion, a promotion 10 board may, when authorized by the Secretary concerned, 11 recommend that officers of particular merit, from among 12 those officers selected for promotion, be placed higher on 13 the promotion list established by the Secretary under sec-14 tion 14308(a) of this title. 15

16 "(2) A promotion board may make a recommendation
17 under paragraph (1) only if an officer receives the rec18 ommendation of—

19 "(A) a majority of the members of the pro-20 motion board; or

"(B) an alternative requirement established by
the Secretary concerned and furnished to the promotion board as part of the guidelines under section
14107 of this title.

25 "(3) For officers who receive recommendations under
26 paragraph (1), the board shall recommend the order in

which those officers should be placed on the promotion
 list.".

3 (b) REPORTS REGARDING RECOMMENDATIONS THAT
4 OFFICERS OF PARTICULAR MERIT BE PLACED HIGHER
5 ON PROMOTION LIST.—Section 14109 of such title is
6 amended by adding at the end the following new sub7 section:

8 "(d) REPORT OF OFFICERS RECOMMENDED FOR
9 HIGHER PLACEMENT ON PROMOTION LIST.—A pro10 motion board convened under section 14101(a) of this title
11 shall, when authorized under section 14108(f) of this title,
12 include in its report to the Secretary concerned—

13 "(1) the names of those officers the promotion
14 board recommends be placed higher on the pro15 motion list; and

"(2) the order in which the promotion board
recommends those officers should be placed on the
promotion list.".

(c) OFFICERS OF PARTICULAR MERIT APPEARING
HIGHER ON PROMOTION LIST.—Section 14308(a) of such
title is amended in the first sentence by inserting "or
based on particular merit, as determined by the promotion
board" before the period.

34

Subtitle B—Reserve Component Management

3 SECTION 511 [log69576]. AUTHORITY TO DEFER MANDA4 TORY SEPARATION AT AGE 68 OF OFFICERS
5 IN MEDICAL SPECIALTIES IN THE RESERVE
6 COMPONENTS OF THE ARMED FORCES.

7 Section 14703(b) of title 10, United States Code, is8 amended—

9 (1) by striking "An" and inserting "(1) Subject
10 to paragraph (2), an"; and

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

13 "(2) The Secretary concerned may, with the consent 14 of the officer, retain in an active status an officer in a 15 medical specialty described in subsection (a) beyond the date described in paragraph (1) of this subsection if the 16 17 Secretary concerned determines that such retention is nec-18 essary to the military department concerned. Each such 19 retention shall be made on a case-by-case basis and for 20 such period as the Secretary concerned determines appro-21 priate.".

SEC. 512 [log 69425]. REPEAL OF REQUIREMENT FOR RE VIEW OF CERTAIN ARMY RESERVE OFFICER
 UNIT VACANCY PROMOTIONS BY COM MANDERS OF ASSOCIATED ACTIVE DUTY
 UNITS.
 Section 1113 of the Army National Guard Combat
 Readiness Reform Act of 1992 (Public Law 102–484; 10

8 U.S.C. 10105 note) is repealed.

1	SEC. 522 [log69435]. PROHIBITION ON REDUCTION IN THE
2	NUMBER OF PERSONNEL ASSIGNED TO DUTY
3	WITH A SERVICE REVIEW AGENCY.
4	(a) Prohibition.—Section 1559(a) of title 10,
5	United States Code, is amended—
6	(1) by striking "December 31, 2019" and in-
7	serting "December 31, 2025";
8	(2) by striking "that agency until—" and in-
9	serting "that agency."; and
10	(3) by striking subsections (1) and (2) .
11	(b) Report.—
12	(1) REPORT REQUIRED.—Not later than 180
13	days after the enactment of this Act, the Secretary
14	of each military department shall submit a report to
15	the Committees on Armed Services of the Senate
16	and House of Representatives that details a plan
17	to—
18	(A) reduce the backlog of applications be-
19	fore the service review agency of the military
20	department concerned; and
21	(B) maintain the resources required to
22	meet the timeliness standards for disposition of
23	applications before the Corrections Boards
24	under section 1557 of title 10, United States
25	Code, not later than October 1, 2021.

(730094|6)

1	(2) ELEMENTS.—Each report under this sub-
2	section shall include the following:
3	(A) A description of the current backlog of
4	applications before the service review agency of
5	the military department concerned.
6	(B) The number of personnel required to
7	meet the deadline described in paragraph
8	(1)(B).
9	(C) The plan of the Secretary concerned to
10	modernize the application and review system of
11	the service review agency of the military depart-
12	ment concerned.

151 SEC. 523 [log69955]. STRATEGIC PLAN FOR DIVERSITY AND 2 **INCLUSION.** (a) PLAN REQUIRED.—The Secretary of Defense 3 4 shall design and implement a five-year strategic plan for 5 diversity and inclusion in the Department of Defense. 6 (b) ELEMENTS.—The strategic plan under this sec-7 tion-8 (1) shall be based on the strategic plan estab-9 lished under section 2 of Executive Order 13583 (3) 10 Fed. Reg. 13583 (August 18, 2011)); 11 (2) shall incorporate existing efforts to promote 12 diversity and inclusion within the Department; and 13 (3) may not conflict with the objectives of the 14 2018 National Military Strategy. 15 (c) DEADLINE.—The Secretary shall implement the strategic plan under this section on January 1, 2020. 16

16 1 SEC. 524 [log69873]. SENSE OF CONGRESS REGARDING AC-2 **CESSION PHYSICALS.** 3 (a) FINDINGS.—Congress finds the following: 4 (1) United States Military Entrance Processing 5 Command ("USMEPCOM") operates 65 Military 6 Entrance Processing Stations ("MEPS") dispersed 7 throughout the 50 States and Puerto Rico. 8 (2) Applicants for accession into the Armed 9 Forces must travel to the closest MEPS to receive 10 physical examinations, are often driven by a military 11 recruiter, and receive lodging at a nearby hotel, paid 12 for by the Armed Force represented by that re-13 cruiter. 14 (3)In 2015.USMEPCOM reported that 15 473,000 applicants from the military and other 16 agencies processed through the 65 MEPS, for a 17 total of 931,000 MEPS visits. 18 (4) Section 1703 of title 38, United States

Code, authorizes the Secretary of Veterans Affairs
to enter into contracts with private health care providers for physical examinations.

(b) SENSE OF CONGRESS.—It is the sense of Congress that the Secretary of Defense should explore alternatives to centralized accession physicals at MEPS, including conducting physicals through community health
care providers, in order to reduce transportation costs, in-

- 1 crease efficiency in processing times, and free recruiters
- 2~ to focus on the core of the recruiting mission.

Subtitle D—Military Justice

2 SEC. 531 [Log 69986]. COMMAND INFLUENCE.

3 (a) IN GENERAL.—Section 837 of title 10, United
4 States Code (article 37 of the Uniform Code of Military
5 Justice), is amended—

6 (1) by striking "Unlawfully influencing
7 action of court" and inserting "Command in8 fluence";

9 (2) by amending subsection (a) to read as fol-10 lows:

11 "(a)(1) No court-martial convening authority, nor 12 any other commanding officer, may censure, reprimand, 13 or admonish the court or any member, military judge, or 14 counsel thereof, with respect to the findings or sentence 15 adjudged by the court, or with respect to any other exer-16 cise of its or his functions in the conduct of the pro-17 ceeding.

18 "(2) No court-martial convening authority, nor any 19 other commanding officer, may deter or attempt to deter 20 a potential witness from participating in the investigatory 21 process or testifying at a court-martial. The denial of a 22 request to travel at government expense or refusal to make 23 a witness available shall not by itself constitute unlawful 24 command influence. 1 "(3) No person subject to this chapter may attempt 2 to coerce or, by any unauthorized means, attempt to influence the action of a court-martial or any other military 3 4 tribunal or any member thereof, in reaching the findings 5 or sentence in any case, or the action of any convening, 6 approving, or reviewing authority or preliminary hearing 7 officer with respect to such acts taken pursuant to this chapter as prescribed by the President. 8

9 "(4) Paragraphs (1) through (3) shall not apply with
10 respect to—

"(A) general instructional or informational
courses in military justice if such courses are designed solely for the purpose of instructing members
of a command in the substantive and procedural aspects of courts-martial;

"(B) statements regarding criminal activity or a
particular criminal offense that do not advocate a
particular disposition, or a particular court-martial
finding, or sentence; or

20 "(C) statements and instructions given in open
21 court by the military judge or counsel.

22 "(5)(A) Notwithstanding paragraphs (1) through (3),
23 but subject to subparagraph (B)—

24 "(i) a superior convening authority or officer
25 may generally discuss matters to consider regarding

the disposition of alleged violations of this chapter
 with a subordinate convening authority or officer;
 and

4 "(ii) a subordinate convening authority or offi5 cer may seek advice from a superior convening au6 thority or officer regarding the disposition of an al7 leged offense under this chapter.

8 "(B) No superior convening authority or officer may 9 direct a subordinate convening authority or officer to 10 make a particular disposition in a specific case or other-11 wise substitute the discretion of such authority or such 12 officer for that of the subordinate convening authority or 13 officer.";

14 (3) in subsection (b)—

15 (A) by striking "advanced, in grade" and16 inserting "advanced in grade"; and

17 (B) by striking "accused before a court18 martial" and inserting "person in a court-mar19 tial proceeding"; and

20 (4) by adding at the end the following new sub-21 sections:

"(c) No finding or sentence of a court-martial may
be held incorrect on the ground of a violation of this section unless the violation materially prejudices the substantial rights of the accused.

"(d)(1) A superior convening authority or com manding officer may withhold the authority of a subordi nate convening authority or officer to dispose of offenses
 in individual cases, types of cases, or generally.

5 "(2) Except as provided in paragraph (1) or as other-6 wise authorized by this chapter, a superior convening au-7 thority or commanding officer may not limit the discretion 8 of a subordinate convening authority or officer to act with 9 respect to a case for which the subordinate convening au-10 thority or officer has authority to dispose of the offenses.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning subchapter VII of chapter 47 of title 10,
United States Code (the Uniform Code of Military Justice), is amended by striking the item relating to section
837 (article 37) and inserting the following new item:
"837. Art. 37. Command influence.".

16 (c) EFFECTIVE DATE.—The amendments made by 17 subsections (a) and (b) shall take effect on the date of 18 the enactment of this Act and shall apply with respect to 19 violations of section 837 of title 10, United States Code 20 (article 37 of the Uniform Code of Military Justice), com-21 mitted on or after such date.

1	SEC. 532 [Log 70121]. STATUTE OF LIMITATIONS FOR CER-
2	TAIN OFFENSES.
3	(a) IN GENERAL.—Section 843 of title 10, United
4	States Code (article 43 of the Uniform Code of Military
5	Justice), is amended—
6	(1) in subsection (a), by inserting "maining of
7	a child, kidnapping of a child," after "sexual assault
8	of a child,"; and
9	(2) in subsection $(b)(2)(B)$ —
10	(A) by striking clauses (ii) and (iv); and
11	(B) by redesignating clause (iii) as clause
12	(ii).
13	(b) EFFECTIVE DATE.—The amendments made by
14	subsection (a) shall take effect on the date of the enact-
15	ment of this Act and shall apply with respect to the pros-
16	ecution of offenses committed before, on, or after the date
17	of the enactment of this Act if the applicable limitation
18	period has not yet expired.

SEC. 533 [Log 70194]. GUIDELINES ON SENTENCES FOR OF FENSES COMMITTED UNDER THE UNIFORM CODE OF MILITARY JUSTICE.

4 (a) GUIDELINES REQUIRED.—Not later than the 5 date specified in subsection (c), the Secretary of Defense shall establish nonbinding guidelines on sentences for of-6 7 fenses under chapter 47 of title 10, United States Code 8 (the Uniform Code of Military Justice). The guidelines 9 shall provide the sentencing authority with a suggested 10 range of punishments, including suggested ranges of con-11 finement, that will generally be appropriate for a violation of each offense under such chapter. 12

(b) SENTENCING DATA.—In developing the guidelines for sentences under subsection (a), the Secretary of
Defense shall take into account the sentencing data collected by the Military Justice Review Panel pursuant to
section 946(f)(2) of title 10, United States Code (article
146(f)(2) of the Uniform Code of Military Justice).

19 (c) DATE SPECIFIED.—The date specified in this 20subsection is the date that is not later than one year after 21 the date on the which the first report of the Military Jus-22 tice Review Panel is submitted to the Committees on 23 Armed Services of the Senate and the House of Represent-24 atives pursuant to section 946(f)(5) of title 10, United States Code (article 146(f)(5) of the Uniform Code of 25 Military Justice). 26

1	SEC. 534	[Log 70175]. INCRE	EASE IN INVESTI	GATIVE PER-
2		SONNEL AND	VICTIM WITNESS	ASSISTANCE
3		PROGRAM LIAIS	SONS.	

4 (a) MILITARY CRIMINAL INVESTIGATIVE SERV-5 ICES.—

6 (1)MINIMUM STAFFING LEVEL.—Not later 7 than one year after the date of the enactment of this 8 Act, the Secretary of each military department shall 9 ensure that the number of personnel assigned to the 10 military criminal investigative services of the depart-11 ment is sufficient to ensure, to the extent prac-12 ticable, that the investigation of any sex-related of-13 fense is completed not later than six months after 14 the date on which the investigation is initiated.

15 (2) STATUS REPORTS REQUIRED.—Not later 16 than one year after the date of the enactment of this 17 Act, Secretary of each military department shall 18 issue guidance requiring that any criminal investi-19 gator of the department who is assigned to inves-20 tigate a sex-related offense submits a status report 21 to the direct supervisor of such investigator in the 22 event that the investigation of such offense exceeds 23 90 days in duration. Each status report shall in-24 clude---

25 (A) a detailed explanation of the status of26 the investigation;

48

(730094|6)

(B) identification of any information that
has not yet been obtained but is necessary to
complete the investigation; and
(C) identification of any barriers pre-
venting the investigator from accessing such in-
formation.
(b) VICTIM WITNESS ASSISTANCE PROGRAM LIAI-
SONS.—Not later than one year after the date of the en-
actment of this Act, the Secretary of each military depart-
ment shall increase the number of personnel serving as

11 Victim Witness Assistance Program liaisons to address12 personnel shortages in the Victim Witness Assistance Pro-13 gram.

1	Subtitle E—Other Legal Matters
2	SEC. 541 [Log 69994]. EXPANSION OF SPECIAL VICTIMS'
3	COUNSEL FOR VICTIMS OF SEX-RELATED OR
4	DOMESTIC VIOLENCE OFFENSES.
5	(a) IN GENERAL.—Section 1044e of title 10, United
6	States Code, is amended—
7	(1) in the section heading, by striking " sex-re-
8	lated" and inserting "sex-related or domestic
9	violence'';
10	(2) by striking "alleged sex-related offense"
11	each place it appears and inserting "alleged sex-re-
12	lated offense or alleged domestic violence offense";
13	(3) in subsection (a)—
14	(A) in paragraph (1), by striking "an indi-
15	vidual described in paragraph (2)" and insert-
16	ing "an individual described in paragraph (3)";
17	(B) by redesignating paragraph (2) as
18	paragraph (3); and
19	(C) by inserting after paragraph (1) the
20	following new paragraph (2):
21	"(2) The Secretary concerned shall designate para-
22	legals (to be known as 'Special Victims' Counsel Para-
23	legals') for the purpose of providing paralegal assistance
24	to Special Victims' Counsel.";

1	(4) in subsection $(b)(2)$, by inserting "or the
2	Family Advocacy Program" after "Victim Witness
3	Assistance Program'';
4	(5) in subsection $(d)(2)$ —
5	(A) in subparagraph (A)—
6	(i) by striking "Special Victims' Coun-
7	sel" and inserting "Special Victims' Coun-
8	sel and a Special Victims' Counsel Para-
9	legal"; and
10	(ii) by striking "and" at the end;
11	(B) in subparagraph (B), by striking "Spe-
12	cial Victims' Counsel." and inserting "and a
13	Special Victims' Counsel Paralegal; and"; and
14	(C) by adding at the end the following new
15	subparagraph:
16	"(C) ensure that a Special Victims' Counsel re-
17	ceives the training necessary to meet the needs of a
18	victim of an alleged sex-related offense or an alleged
19	domestic violence offense.";
20	(6) in subsection $(f)(1)$, by inserting "a rep-
21	resentative of the Family Advocacy Program," after
22	"Sexual Assault Victim Advocate,";
23	(7) by amending subsection (g) to read as fol-
24	lows:
25	"(g) DEFINITIONS.—In this section:

1	"(1) The term 'alleged sex-related offense'
2	means any allegation of—
3	"(A) a violation of section 920, 920b,
4	920c, or 930 of this title (article 120, 120b,
5	120c, or 130 of the Uniform Code of Military
6	Justice); or
7	"(B) an attempt to commit an offense
8	specified in a subparagraph (A) as punishable
9	under section 880 of this title (article 80 of the
10	Uniform Code of Military Justice).
11	"(2) The term 'alleged domestic violence of-
12	fense' means any allegation of—
13	"(A) a violation of section 928b of this
14	title (article 128b of the Uniform Code of Mili-
15	tary Justice); or
16	"(B) an attempt to commit such an offense
17	as punishable under section 880 of this title
18	(article 80 of the Uniform Code of Military
19	Justice)."; and
20	(8) by adding at the end the following new sub-
21	sections:
22	"(i) MINIMUM STAFFING LEVEL.—Not later than
23	two years after the date of enactment of this subsection,
24	the Secretaries concerned shall ensure that the number
25	Special Victims' Counsel serving in each military depart-

ment is sufficient to ensure that the average caseload of
 a Special Victims' Counsel does not exceed 25 cases at
 any given time.

4 "(j) REPORT REQUIRED.—Not later than December
5 1, 2022, the Secretary of Defense, in consultation with
6 the Secretaries concerned, shall submit to the Committees
7 on Armed Services of the Senate and the House of Rep8 resentatives a report that includes—

9 "(1) an analysis of the caseloads of Special Vic10 tims' Counsel and Special Victims' Counsel Para11 legals, respectively;

"(2) an assessment of the ability of the military
departments to fill additional authorized billets for
the Special Victims' Counsel program to meet mission requirements; and

"(3) a description of how the training requirements for the Special Victims' Counsel program
have been expanded to meet the needs of victims of
alleged domestic violence offenses.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 53 of title 10, United States
Code, is amended by striking the item relating to section
1044e and inserting the following new item:

"1044e. Special Victims' Counsel for victims of sex-related or domestic violence offenses.".

1SEC. 542 [Log 70123]. NOTIFICATION OF ISSUANCE OF MILI-2TARY PROTECTIVE ORDER TO CIVILIAN LAW3ENFORCEMENT.

4 (a) NOTIFICATION OF ISSUANCE.—Section 1567a of
5 title 10, United States Code, is amended—

6 (1) in subsection (a), by striking "and any indi-7 vidual involved in the order does not reside on a 8 military installation at any time during the duration 9 of the military protective order, the commander of the military installation shall notify" and inserting 10 11 ", the commander of the unit to which the member 12 is assigned shall, not later than seven days after the 13 date of the issuance of the order, notify";

14 (2) by redesignating subsection (b) as sub-15 section (c);

16 (3) by inserting after subsection (a) the fol-17 lowing new subsection (b);

18 "(b) NOTIFICATION IN EVENT OF TRANSFER.—In
19 the event that a member of the armed forces against whom
20 a military protective order is issued is transferred to an21 other unit—

"(1) not later than the date of the transfer, the
commander of the unit from which the member is
transferred shall notify the commander of the unit
to which the member is transferred of—

8

31

1	"(A) the issuance of the protective order;
2	and
3	"(B) the individuals involved in the order;
4	and
5	((2)) not later than seven days after receiving
6	the notice under paragraph (1) , the commander of

the unit to which the member is transferred shall

provide notice of the order to the appropriate civilian

9 authorities in accordance with subsection (a)."; and
10 (4) in subsection (c), as so redesignated, by
11 striking "commander of the military installation"
12 and inserting "commander of the unit to which the
13 member is assigned".

(b) ANNUAL REPORT REQUIRED.—Not later than
15 March 1, 2020, and each year thereafter through 2024,
16 the Secretary of Defense shall submit to the congressional
17 defense committees a report that identifies—

18 (1) the number of military protective orders
19 issued in the calendar year preceding the year in
20 which the report is submitted; and

(2) the number of such orders that were reported to appropriate civilian authorities in accordance with section 1567a(a) of title 10, United States
Code, in such preceding year.

1	SEC. 543 [log 69426]. MILITARY ORDERS REQUIRED FOR
2	TERMINATION OF LEASES PURSUANT TO THE
3	SERVICEMEMBERS CIVIL RELIEF ACT.
4	Section 305(i) of the Servicemembers Civil Relief Act
5	(50 U.S.C. 3955) is amended—
6	(1) in paragraph (1) , by inserting "(including
7	orders for separation or retirement)" after "official
8	military orders"; and
9	(2) by adding at the end the following new
10	paragraph:
11	"(3) PERMANENT CHANGE OF STATION.—The
12	term 'permanent change of station' includes separa-
13	tion or retirement from military service.".

1	SEC. 544 [Log 69539]. CONSULTATION REGARDING VICTIM'S
2	PREFERENCE IN PROSECUTION JURISDIC-
3	TION.
4	Section 534(b) of the Carl Levin and Howard P.
5	"Buck" McKeon National Defense Authorization Act for
6	Fiscal Year 2015 (Public Law 113–291; 10 U.S.C. 1044e
7	note) is amended by—
8	(1) redesignating paragraphs (2) through (4) as
9	paragraphs (3) through (5), respectively; and
10	(2) by inserting after paragraph (1) the fol-
11	lowing new paragraph (2):
12	"(2) Record of consultation and victim
13	PREFERENCE.—The Secretary of Defense, acting
14	through the Under Secretary of Defense for Per-
15	sonnel and Readiness, shall issue guidance to ensure
16	that the consultation under paragraph (1) is pro-
17	vided to each victim of an alleged sex-related offense
18	described in such paragraph. Such guidance shall re-
19	quire that the following information about each con-
20	sultation is recorded and preserved in written or
21	electronic format:
22	"(A) The time and date of the consulta-
23	tion.
24	"(B) The name of the individual who con-
25	sulted with the victim.

1	"(C) The result of the consultation, includ-
2	ing—
3	"(i) whether the victim expressed a
4	preference under paragraph (1); and
5	"(ii) if the victim expressed a pref-
6	erence, whether the victim preferred that
7	the offense be prosecuted by court-martial
8	or in a civilian court.".

1	SEC. 545 [Log 69987]. EXTENSION AND EXPANSION OF DE-
2	FENSE ADVISORY COMMITTEE ON INVES-
3	TIGATION, PROSECUTION, AND DEFENSE OF
4	SEXUAL ASSAULT IN THE ARMED FORCES.
5	Section 546 of the Carl Levin and Howard P.
6	"Buck" McKeon National Defense Authorization Act for
7	Fiscal Year 2015 (10 U.S.C. 1561 note) is amended—
8	(1) by amending paragraph (2) of subsection
9	(c) to read as follows:
10	"(2) Basis for provision of advice.—For
11	purposes of providing advice to the Secretary pursu-
12	ant to this subsection, the Advisory Committee
13	shall—
14	"(A) review, on an ongoing basis, cases in-
15	volving allegations of sexual misconduct de-
16	scribed in paragraph (1);
17	"(B) study the feasibility of incorporating
18	restorative justice models into the Uniform
19	Code of Military Justice; and
20	"(C) review Rule for Courts-Martial
21	1001(c) (as set forth in the Manual for Courts-
22	Martial, 2019 edition, or any successor rule) to
23	determine whether, and to what extent, the in-
24	terpretation of that rule by military courts—

1	"(i) limits the ability of sexual assault
2	victims to make statements during
3	presentencing proceedings; and
4	"(ii) limits the content of such state-
5	ments."; and
6	(2) in subsection $(f)(1)$, by striking "five years"
7	and inserting "ten years".

Subtitle F—Member Education

SEC. 551 [log69627]. DEGREE GRANTING AUTHORITY FOR UNITED STATES ARMY ARMAMENT GRAD UATE SCHOOL.

5 (a) IN GENERAL.—Chapter 751 of title 10, United
6 States Code, is amended by adding at the end the fol7 lowing new section:

8 "§7422. Degree granting authority for United States 9 Army Armament Graduate School

"(a) AUTHORITY.—Under regulations prescribed by
the Secretary of the Army, the Chancellor of the United
States Army Armament Graduate School may, upon the
recommendation of the faculty and provost of the college,
confer appropriate degrees upon graduates who meet the
degree requirements.

16 "(b) LIMITATION.—A degree may not be conferred17 under this section unless—

"(1) the Secretary of Education has recommended approval of the degree in accordance with
the Federal Policy Governing Granting of Academic
Degrees by Federal Agencies; and

"(2) the United States Army Armament Graduate School is accredited by the appropriate civilian
academic accrediting agency or organization to

award the degree, as determined by the Secretary of
 Education.

3 "(c) CONGRESSIONAL NOTIFICATION REQUIRE4 MENTS.—(1) When seeking to establish degree granting
5 authority under this section, the Secretary of Defense
6 shall submit to the Committees on Armed Services of the
7 Senate and the House of Representatives—

8 "(A) a copy of the self-assessment questionnaire 9 required by the Federal Policy Governing Granting 10 of Academic Degrees by Federal Agencies, at the 11 time the assessment is submitted to the Department 12 of Education's National Advisory Committee on In-13 stitutional Quality and Integrity; and

"(B) the subsequent recommendations and rationale of the Secretary of Education regarding the
establishment of the degree granting authority.

17 "(2) Upon any modification or redesignation of existing degree granting authority, the Secretary of Defense 18 19 shall submit to the Committees on Armed Services of the 20 Senate and House of Representatives a report containing 21 the rationale for the proposed modification or redesigna-22 tion and any subsequent recommendation of the Secretary 23 of Education on the proposed modification or redesignation. 24

"(3) The Secretary of Defense shall submit to the
 Committees on Armed Services of the Senate and House
 of Representatives a report containing an explanation of
 any action by the appropriate academic accrediting agency
 or organization not to accredit the United States Army
 Armament Graduate School to award any new or existing
 degree.".

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

[&]quot;7422. Degree granting authority for United States Army Armament Graduate School.".

1SEC. 552 [log70076]. CONGRESSIONAL NOMINATIONS FOR2SENIOR RESERVE OFFICERS' TRAINING3CORPS SCHOLARSHIPS.

4 Section 7442 of title 10, United States Code, is5 amended by adding at the end the following new sub-6 section:

7 "(k) Any candidate not nominated under paragraphs
8 (3) through (10) of subsection (a) may be considered by
9 the Secretary of the Army in order of merit for appoint10 ment as a Senior Reserve Officers' Training Corps cadet
11 under section 2107 of this title.".

1SEC. 553 [Log 69989]. CONSIDERATION OF APPLICATION2FOR TRANSFER FOR A STUDENT OF A MILI-3TARY SERVICE ACADEMY WHO IS THE VICTIM4OF A SEXUAL ASSAULT OR RELATED OF-5FENSE.

6 (a) MILITARY ACADEMY.—Section 7461 of title 10,
7 United States Code, is amended by adding at the end the
8 following new subsection:

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

20 "(2) The Secretary of the Army shall prescribe regu-21 lations to carry out this subsection, within guidelines pro-22 vided by the Secretary of Defense that direct the Super-23 intendent of the Military Academy, in coordination with 24 the Superintendent of the military service academy to 25 which the cadet wishes to transfer—

"(A) to approve or deny an application under
 this subsection not later than 72 hours after the
 submission of the application; and

4 "(B) to approve such application unless there
5 are exceptional circumstances that require denial of
6 the application.

7 "(3) If the Superintendent of the Military Academy 8 or the Superintendent of the military service academy to 9 which the cadet wishes to transfer denies an application 10 under this subsection, the cadet may request review of the 11 denial by the Secretary concerned, who shall grant or deny 12 review not later than 72 hours after submission of the re-13 quest for review.

14 "(4) The Secretary concerned shall ensure that all
15 records of any request, determination, or action under this
16 subsection remain confidential.

"(5) A cadet who transfers under this subsection may
retain the cadet's appointment to the Military Academy
or may be appointed to the military service academy to
which the cadet transfers without regard to the limitations
and requirements set forth in sections 7442, 8454, and
9442 of this title.".

(b) NAVAL ACADEMY.—Section 8480 of title 10,
United States Code, is amended by adding at the end the
following new subsection:

1 "(e) Consideration of Application for Trans-FER FOR A MIDSHIPMAN WHO IS THE VICTIM OF A SEX-2 UAL ASSAULT OR RELATED OFFENSE.—(1) The Sec-3 4 retary of the Navy shall provide for timely determination and action on an application for consideration of a trans-5 fer to another military service academy submitted by a 6 7 midshipman who was a victim of a sexual assault or other 8 offense covered by section 920, 920a, or 920c of this title 9 (article 120, 120a, or 120c of the Uniform Code of Mili-10 tary Justice) so as to reduce the possibility of retaliation 11 against the midshipman for reporting the sexual assault or other offense. 12

13 "(2) The Secretary of the Navy shall prescribe regu-14 lations to carry out this subsection, within guidelines pro-15 vided by the Secretary of Defense that direct the Super-16 intendent of the Naval Academy, in coordination with the 17 Superintendent of the military service academy to which 18 the midshipman wishes to transfer—

"(A) to approve or deny an application under
this subsection not later than 72 hours after the
submission of the application; and

"(B) to approve such application unless there
are exceptional circumstances that require denial of
the application.

1 "(3) If the Superintendent of the Naval Academy or 2 the Superintendent of the military service academy to 3 which the midshipman wishes to transfer denies an appli-4 cation under this subsection, the midshipman may request 5 review of the denial by the Secretary concerned, who shall 6 grant or deny review not later than 72 hours after submis-7 sion of the request for review.

8 "(4) The Secretary concerned shall ensure that all
9 records of any request, determination, or action under this
10 subsection remain confidential.

11 "(5) A midshipman who transfers under this sub-12 section may retain the midshipman's appointment to the 13 Naval Academy or may be appointed to the military serv-14 ice academy to which the midshipman transfers without 15 regard to the limitations and requirements set forth in sec-16 tions 7442, 8454, and 9442 of this title.".

17 (c) AIR FORCE ACADEMY.—Section 9461 of title 10,
18 United States Code, is amended by adding at the end the
19 following new subsection:

"(e) CONSIDERATION OF APPLICATION FOR TRANSFER FOR A CADET WHO IS THE VICTIM OF A SEXUAL
ASSAULT OR RELATED OFFENSE.—(1) The Secretary of
the Air Force shall provide for timely determination and
action on an application for consideration of a transfer
to another military service academy submitted by a cadet

who was a victim of a sexual assault or other offense cov ered by section 920, 920a, or 920c of this title (article
 120, 120a, or 120c of the Uniform Code of Military Jus tice) so as to reduce the possibility of retaliation against
 the cadet for reporting the sexual assault or other offense.

6 "(2) The Secretary of the Air Force shall prescribe 7 regulations to carry out this subsection, within guidelines 8 provided by the Secretary of Defense that direct the Su-9 perintendent of the Air Force Academy, in coordination 10 with the Superintendent of the military service academy 11 to which the cadet wishes to transfer—

12 "(A) to approve or deny an application under
13 this subsection not later than 72 hours after the
14 submission of the application; and

15 "(B) to approve such application unless there
16 are exceptional circumstances that require denial of
17 the application.

18 "(3) If the Superintendent of the Air Force Academy 19 or the Superintendent of the military service academy to 20 which the cadet wishes to transfer denies an application 21 under this subsection, the cadet may request review of the 22 denial by the Secretary concerned, who shall grant or deny 23 review not later than 72 hours after submission of the re-24 quest for review.

"(4) The Secretary concerned shall ensure that all
 records of any request, determination, or action under this
 subsection remain confidential.

4 "(5) A cadet who transfers under this subsection may
5 retain the cadet's appointment to the Air Force Academy
6 or may be appointed to the military service academy to
7 which the cadet transfers without regard to the limitations
8 and requirements set forth in sections 7442, 8454, and
9 9442 of this title.".

1	SEC. 554 [log69575]. REDESIGNATION OF THE COM-
2	MANDANT OF THE UNITED STATES AIR
3	FORCE INSTITUTE OF TECHNOLOGY AS THE
4	DIRECTOR AND CHANCELLOR OF SUCH IN-
5	STITUTE.
6	(a) Redesignation.—Section 9414b(a) of title 10,
7	United States Code, is amended—
8	(1) in the subsection heading, by striking
9	"Commandant" and inserting "Director and
10	CHANCELLOR'';
11	(2) by striking "Commandant" each place it ap-
12	pears and inserting "Director and Chancellor"; and
13	(3) in the heading of paragraph (3), by striking
14	"Commandant" and inserting "Director and Chan-
15	cellor''.
16	(b) Conforming Amendment.—Section 9414 of
17	such title is amended by striking "Commandant" both
18	places it appears and inserting "Director and Chancellor".
19	(c) References.—Any reference in any law, regula-
20	tion, map, document, paper, or other record of the United
21	States to the Commandant of the United States Air Force
22	Institute of Technology shall be deemed to be a reference
23	to the Director and Chancellor of the United States Air
24	Force Institute of Technology.

1	SEC. 555 [log69626]. ELIGIBILITY OF ADDITIONAL ENLISTED
2	MEMBERS FOR ASSOCIATE DEGREE PRO-
3	GRAMS OF THE COMMUNITY COLLEGE OF
4	THE AIR FORCE.
5	Section 9415(b) of title 10, United States Code, is
6	amended by adding at the end the following new para-
7	graph:
8	"(3) Enlisted members of the armed forces

8 "(3) Enlisted members of the armed forces
9 other than the Air Force who are participating in
10 Community College of the Air Force affiliated joint11 service training and education courses.".

1SEC. 556 [Log 69990]. SAFE-TO-REPORT POLICY APPLICA-2BLE TO MILITARY SERVICE ACADEMIES.

3 (a) IN GENERAL.—The Secretary of Defense, in consultation with the Secretaries of the military departments, 4 5 shall prescribe in regulations a safe-to-report policy described in subsection (b) that applies with respect to ca-6 7 dets and midshipmen at the military service academies. 8 (b) SAFE-TO-REPORT POLICY.—The safe-to-report 9 policy described in this subsection is a policy under which a cadet or midshipman at a military service academy who 10 is the alleged victim of sexual assault, but who may have 11 committed minor collateral misconduct at or about the 12 13 time of such sexual assault, or whose minor collateral misconduct is discovered only as a result of the investigation 14 into such sexual assault, may report such sexual assault 15 to proper authorities without fear or receipt of discipline 16 in connection with such minor collateral misconduct. 17

(c) MINOR COLLATERAL MISCONDUCT.—For purposes of the safe-to-report policy, minor collateral misconduct shall include any of the following:

- 21 (1) Improper use or possession of alcohol.
- (2) Consensual intimate behavior or fraterniza-tion with another cadet or midshipman.
- 24 (3) Presence in an off-limits area.

1	(4) Such other misconduct as the Secretary of
2	Defense shall specify in the regulations under sub-
3	section (a).
4	(d) MILITARY SERVICE ACADEMY DEFINED.—In this
5	section, the term "military service academy" means the
6	following:

- 7 (1) The United States Military Academy.
- 8 (2) The United States Naval Academy.
- 9 (3) The United States Air Force Academy.

1SEC. 557 [log70176]. RECOUPMENT OF FUNDS FROM CA-2DETS AND MIDSHIPMEN SEPARATED FOR3CRIMINAL MISCONDUCT.

4 Not later than September 30, 2020, each Secretary 5 of a military department shall prescribe regulations by which the Superintendent of a military service academy 6 7 under the jurisdiction of the Secretary shall, pursuant to 8 section 303a(e) of title 37, United States Code, recoup 9 the cost of advanced education received by a cadet or mid-10 shipman who is separated from that military service acad-11 emy-

(1) at any time before the cadet or midshipmangraduates from the military service academy; and

14 (2) for criminal misconduct by the cadet or15 midshipman.

Subtitle G—Member Training and Transition

3 SEC. 561 [log69642]. INCLUSION OF SPECIFIC EMAIL AD4 DRESS BLOCK ON CERTIFICATE OF RELEASE
5 OR DISCHARGE FROM ACTIVE DUTY (DD
6 FORM 214).

7 (a) MODIFICATION REQUIRED.—The Secretary of 8 Defense shall modify the Certificate of Release or Discharge from Active Duty (DD Form 214) to include a spe-9 10 cific block explicitly identified as the location in which a 11 member of the Armed Forces may provide one or more 12 email addresses by which the member may be contacted after discharge or release from active duty in the Armed 13 14 Forces.

(b) DEADLINE FOR MODIFICATION.—The Secretary
of Defense shall release a revised Certificate of Release
or Discharge from Active Duty (DD Form 214), modified
as required by subsection (a), not later than one year after
the date of the enactment of this Act.

1 SEC. 562 [log70080]. RECORDS OF SERVICE FOR RESERVES.

(a) ESTABLISHMENT.—Not later than September 30,
2020, the Secretary of Defense shall establish and implement a standard record of service for members of the reserve components of the Armed Forces, similar to DD
Form 214, that summarizes the record of service of each
such member, including dates of active duty service.

8 (b) COORDINATION.—In carrying out this section, the 9 Secretary of Defense shall coordinate with the Secretary of Veterans Affairs to ensure that the record established 10 under this section is acceptable as proof of service for 11 former members of the reserve components of the Armed 12 Forces who are eligible for benefits under laws adminis-13 tered by the Secretary of Veterans Affairs to receive such 14 benefits. 15

Subtitle H—Military Family Readi ness and Dependents' Education

3 SEC. 571 [log69591]. DEFERRED DEPLOYMENT FOR MEM4 BERS WHO GIVE BIRTH.

5 Section 701 of title 10, United States Code, is6 amended by adding at the end the following new sub-7 section:

8 "(1) A member of the armed forces who gives birth
9 while on active duty may not be deployed during the period
10 of 12 months beginning on the date of such birth except—

- 11 "(1) at the election of such member; and
- 12 "(2) with the approval of a health care provider
- 13 employed at a military medical treatment facility.".

1SEC. 572 [log69801]. MEETINGS OF OFFICIALS OF THE DE-2PARTMENT OF DEFENSE WITH SURVIVORS3OF DECEASED MEMBERS OF THE ARMED4FORCES.

5 (a) CHIEFS OF THE ARMED FORCES.—The Secretary of Defense shall direct the chiefs of the Armed Forces to 6 7 meet periodically with survivors of deceased members of the Armed Forces to receive feedback from those survivors 8 9 regarding issues affecting such survivors. The Chief of the National Guard Bureau shall meet with survivors of de-10 ceased members of the Air National Guard and the Army 11 National Guard. 12

(b) UNDER SECRETARY OF DEFENSE FOR PER14 SONNEL AND READINESS.—The Under Secretary of De15 fense for Personnel and Readiness shall meet periodically
16 with survivors of deceased members of the Armed Forces
17 to discuss policies of the Department of Defense regarding
18 military casualties and Gold Star families.

(c) BRIEFING.—Not later than April 1, 2020, the
Under Secretary of Defense for Personnel and Readiness
shall brief the Committee on Armed Services of the House
of Representatives regarding policies established and the
results of the meetings under subsection (b).

5

58

Subtitle I—Decorations and Awards

3 SEC. 581 [log69690]. EXPANSION OF GOLD STAR LAPEL BUT-

TON ELIGIBILITY TO STEPSIBLINGS; FREE REPLACEMENT.

6 (a) ELIGIBILITY OF STEPSIBLINGS.—Subsection
7 (d)(3) of section 1126 of title 10, United States Code, is
8 amended by striking "and half sisters" and inserting "half
9 sisters, stepbrothers, and stepsisters".

10 (b) FREE REPLACEMENT.—Subsection (c) of such 11 section is amended by striking "and payment of an 12 amount sufficient to cover the cost of manufacture and 13 distribution" and inserting "at no cost to that person".

1 SEC. 582 [log69975]. ESTABLISHMENT OF THE ATOMIC VET 2 ERANS SERVICE MEDAL.

3 (a) SERVICE MEDAL REQUIRED.—The Secretary of
4 Defense shall design and produce a military service medal,
5 to be known as the "Atomic Veterans Service Medal", to
6 honor retired and former members of the Armed Forces
7 who are radiation-exposed veterans (as such term is de8 fined in section 1112(c)(3) of title 38, United States
9 Code).

10 (b) DISTRIBUTION OF MEDAL.—

(1) ISSUANCE TO RETIRED AND FORMER MEMBERS.—At the request of a radiation-exposed veteran, the Secretary of Defense shall issue the Atomic Veterans Service Medal to the veteran.

(2) ISSUANCE TO NEXT-OF-KIN.—In the case of
a radiation-exposed veteran who is deceased, the
Secretary may provide for issuance of the Atomic
Veterans Service Medal to the next-of-kin of the person.

20 (3) APPLICATION.—The Secretary shall prepare
21 and disseminate as appropriate an application by
22 which radiation-exposed veterans and their next-of23 kin may apply to receive the Atomic Veterans Serv24 ice Medal.

1 SEC. 583 [log69968]. REVIEW OF WORLD WAR I VALOR MED-

2

ALS.

3 (a) REVIEW REQUIRED.—Each Secretary concerned shall review the service records of each World War I vet-4 5 eran described in subsection (b) under the jurisdiction of such Secretary who is recommended for such review by 6 7 the Valor Medals Review Task Force referred to in sub-8 section (c), or another veterans service organization, in 9 order to determine whether such veteran should be awarded the Medal of Honor for valor during World War I. 10

(b) COVERED WORLD WAR I VETERANS.—The
World War I veterans whose service records are to be reviewed under subsection (a) are the following:

(1) Any African American war veteran, Asian
American war veteran, Hispanic American war veteran, Jewish American war veteran, or Native American war veteran who was awarded the Distinguished
Service Cross or the Navy Cross for an action that
occurred between April 6, 1917, and November 11,
1918.

(2) Any African American war veteran, Asian
American war veteran, Hispanic American war veteran, Jewish American war veteran, or Native American war veteran who was awarded the Croix de
Guerre with Palm (that is, awarded at the Army
level or above) by the Government of France for an

action that occurred between April 6, 1917, and No vember 11, 1918.

3 (3) Any African American war veteran, Asian 4 American war veteran, Hispanic American war vet-5 eran, Jewish American war veteran, or Native Amer-6 ican war veteran who was recommended for a Medal 7 of Honor for an action that occurred from April 6. 8 1917, to November 11, 1918, if the Department of 9 Defense possesses or receives records relating to 10 such recommendation.

11 (c) CONSULTATIONS.—In carrying out the review 12 under subsection (a), each Secretary concerned may con-13 sult with the Valor Medals Review Task Force, jointly established by the United States Foundation for the Com-14 15 memoration of the World Wars (in consultation with the United States World War One Centennial Commission) 16 and the George S. Robb Centre for the Study of the Great 17 War, and with such other veterans service organizations 18 as such Secretary determines appropriate, until the con-19 20 clusion of the review.

(d) RECOMMENDATION BASED ON REVIEW.—If a
Secretary concerned determines, based upon the review
under subsection (a), that the award of the Medal of
Honor to a covered World War I veteran is warranted,
such Secretary shall submit to the President a rec-

ommendation that the President award the Medal of
 Honor to that veteran.

3 (e) AUTHORITY TO AWARD MEDAL OF HONOR.—The
4 Medal of Honor may be awarded to a World War I veteran
5 in accordance with a recommendation of a Secretary con6 cerned under subsection (d).

7 (f) WAIVER OF TIME LIMITATIONS.—An award of
8 the Medal of Honor may be made under subsection (e)
9 without regard to—

10 (1) section 7274 or 8298 of title 10, United
11 States Code, as applicable; and

12 (2) any regulation or other administrative re-13 striction on—

14 (A) the time for awarding the Medal of15 Honor; or

16 (B) the awarding of the Medal of Honor
17 for service for which a Distinguished Service
18 Cross or Navy Cross has been awarded.

19 (g) DEFINITIONS.—

(730094|6)

20 (1) IN GENERAL.—In this section:

21 (A) AFRICAN AMERICAN WAR VETERAN.—
22 The term "African American war veteran"
23 means any person who served in the United
24 States Armed Forces between April 6, 1917,
25 and November 11, 1918, and who identified

2

63

himself as of African descent on his military personnel records.

3 (B) ASIAN AMERICAN WAR VETERAN.— The term "Asian American war veteran" means 4 5 any person who served in the United States 6 Armed Forces between April 6, 1917, and No-7 vember 11, 1918, and who identified himself ra-8 cially, nationally, or ethnically as originating 9 from a country in Asia on his military per-10 sonnel records.

11 (C) HISPANIC AMERICAN WAR VETERAN.— 12 The term "Hispanic American war veteran" 13 means any person who served in the United 14 States Armed Forces between April 6, 1917, 15 and November 11, 1918, and who identified 16 himself racially, nationally, or ethnically as 17 originating from a country where Spanish is an 18 official language on his military personnel 19 records.

(D) JEWISH AMERICAN WAR VETERAN.—
The term "Jewish American war veteran" mean
any person who served in the United States
Armed Forces between April 6, 1917, and November 11, 1918, and who identified himself as
Jewish on his military personnel records.

1	(E) NATIVE AMERICAN WAR VETERAN
2	The term "Native American war veteran"
3	means any person who served in the United
4	States Armed Forces between April 6, 1917,
5	and November 11, 1918, and who identified
6	himself as a member of a federally recognized
7	tribe within the modern territory of the United
8	States on his military personnel records.
9	(F) Secretary concerned.—The term
10	"Secretary concerned" means—
11	(i) the Secretary of the Army, in the
12	case of members of the Armed Forces who
13	served in the Army between April 6, 1917,
14	and November 11, 1918; and
15	(ii) the Secretary of the Navy, in the
16	case of members of the Armed Forces who
17	served in the Navy or the Marine Corps
18	between April 6, 1917, and November 11,
19	1918.
20	(2) Application of definitions of ori-
21	GIN.—If the military personnel records of a person
22	do not reflect the person's membership in one of the
23	groups identified in subparagraphs (B) through (F)
24	of paragraph (1) but historical evidence exists that
25	demonstrates the person's Jewish faith held at the

1 time of service, or that the person identified himself
2 as of African, Asian, Hispanic, or Native American
3 descent, the person may be treated as being a mem4 ber of the applicable group by the Secretary con5 cerned (in consultation with the organizations re6 ferred to in subsection (c)) for purposes of this sec7 tion.

Subtitle J—Miscellaneous Reports and Other Matters

3 SEC. 591 [log69694]. REPEAL OF QUARTERLY REPORT ON 4 END STRENGTHS.

5 Section 115(e) of title 10, United States Code, is6 amended by striking paragraph (3).

1	SEC. 592 [Log 70195]. REVISION OF WORKPLACE AND GEN-
2	DER RELATIONS SURVEYS.
3	(a) Surveys of Members of the Armed
4	FORCES.—Section 481(c) of title 10, United States Code,
5	is amended—
6	(1) in the matter preceding paragraph (1), by
7	inserting "unwanted sexual contact," after "as-
8	sault,";
9	(2) by redesignating paragraphs (3) through
10	(5) as paragraphs (4) through (6), respectively;
11	(3) by inserting after paragraph (2), the fol-
12	lowing new paragraph (3):
13	"(3) The specific types of unwanted sexual con-
14	tact that have occurred, and the number of times
15	each respondent has been subjected to unwanted
16	sexual contact during the preceding year.";
17	(4) in paragraph (5), as so redesignated, by
18	striking "and assault" and inserting "assault, and
19	unwanted sexual contact";
20	(5) in paragraph (6) , as so redesignated, by
21	striking "or assault" and inserting "assault, or un-
22	wanted sexual contact".
23	(b) Surveys of Civilian Employees of the De-
24	PARTMENT OF DEFENSE.—Section 481a of title 10,
25	United States Code, is amended—

1	(1) in subsection $(a)(1)$, by striking "and dis-
2	crimination" and inserting "discrimination, and un-
3	wanted sexual contact";
4	(2) in subsection (b)—
5	(A) by redesignating paragraphs (3)
6	through (5) as paragraphs (4) through (6), re-
7	spectively;
8	(B) by inserting after paragraph (2) the
9	following new paragraph (3):
10	"(3) The specific types of unwanted sexual con-
11	tact that civilian employees of the Department were
12	subjected to by other personnel of the Department
13	(including contractor personnel), and the number of
14	times each respondent has been subjected to un-
15	wanted sexual contact during the preceding fiscal
16	year.";
17	(C) in paragraph (5), as so redesignated,
18	by striking "and discrimination" and inserting
19	"discrimination, and unwanted sexual contact";
20	and
21	(D) in paragraph (6), as so redesignated,
22	by striking "or discrimination" and inserting
23	"discrimination, or unwanted sexual contact".
24	(c) EFFECTIVE DATE.—The amendments made by
25	subsections (a) and (b) shall take effect on the date of

- 1 the enactment of this Act and shall apply with respect to
- $2\,$ surveys under sections $481\,$ and $481a\,$ of title 10, United
- 3 States Code, that are initiated after such date.

1 Subtitle A—Pay and Allowances

2 SEC. 601 [log69952]. BASIC NEEDS ALLOWANCE FOR LOW-3 INCOME REGULAR MEMBERS.

4 (a) IN GENERAL.—Chapter 7 of title 37, United
5 States Code, is amended by inserting after section 402a
6 the following new section:

7 "§402b. Basic needs allowance for low-income reg8 ular members

9 "(a) ALLOWANCE REQUIRED.—(1) Subject to para10 graph (2), the Secretary of Defense shall pay to each cov11 ered member a basic needs allowance in the amount deter12 mined for such member under subsection (b).

13 "(2) In the event a household contains two or more 14 covered members entitled to receive the allowance under 15 this section in a given year, only one allowance may be 16 paid for that year to a covered member among such cov-17 ered members whom such covered members shall jointly 18 elect.

19 "(b) AMOUNT OF ALLOWANCE FOR A COVERED
20 MEMBER.—(1) The amount of the monthly allowance pay21 able to a covered member under subsection (a) for a year
22 shall be the aggregate amount equal to—

23 "(A) the aggregate amount equal to—

24 "(i) 130 percent of the Federal poverty guide-25 lines of the Department of Health and Human Serv-

ices for the location and number of persons in the
 household of the covered member for such year;
 minus

4 "(ii) the gross household income of the covered
5 member during the preceding year; and

6 "(B) divided by 12.

7 "(2) The monthly allowance payable to a covered8 member for a year shall be payable for each of the 129 months following March of such year.

10 "(c) NOTICE OF ELIGIBILITY.—(1)(A) Not later than 11 December 31 each year, the Director of the Defense Fi-12 nance and Accounting Service shall notify, in writing, each 13 individual whom the Director estimates will be a covered 14 member during the following year of the potential entitle-15 ment of that individual to the allowance described in sub-16 section (a) for that following year.

17 "(B) The preliminary notice under subparagraph (A)
18 shall include information regarding financial management
19 and assistance programs administered by the Secretary of
20 Defense for which a covered member is eligible.

"(2) Not later than January 31 each year, each individual who seeks to receive the allowance for such year
(whether or not subject to a notice for such year under
paragraph (1)) shall submit to the Director such information as the Director shall require for purposes of this sec-

tion in order to determine whether or not such individual
 is a covered member for such year.

3 "(3) Not later than February 28 each year, the Di4 rector shall notify, in writing, each individual the Director
5 determines to be a covered member for such year.

6 "(d) ELECTION NOT TO RECEIVE ALLOWANCE.—(1) 7 A covered member otherwise entitled to receive the allow-8 ance under subsection (a) for a year may elect, in writing, 9 not to receive the allowance for such year. Any election 10 under this subsection shall be effective only for the year 11 for which made. Any election for a year under this sub-12 section is irrevocable.

"(2) A covered member who does not submit information described in subsection (d)(2) for a year as otherwise
required by that subsection shall be deemed to have elected not to receive the allowance for such year.

17 "(e) DEFINITIONS.—In this section:

18 "(1) The term 'covered member' means a reg19 ular member of the Army, Navy, Marine Corps, or
20 Air Force—

21 "(A) who has completed initial entry train22 ing;

23 "(B) whose gross household income during
24 the most recent year did not exceed an amount
25 equal to 130 percent of the Federal poverty

guidelines of the Department of Health and
 Human Services for the location and number of
 persons in the household of the covered member
 for such year; and

"(C) who does not elect under subsection 5 6 (d) not to receive the allowance for such year. 7 "(2) The term 'gross household income' of a 8 covered member for a year for purposes of para-9 graph (1)(B) does not include any basic allowance 10 for housing received by the covered member (and 11 any dependents of the covered member in the house-12 hold of the covered member) during such year under 13 section 403 of this title.

"(f) REGULATIONS.—The Secretary of Defense shall
prescribe regulations for the administration of this section.
Subject to subsection (e)(2), such regulations shall specify
the income to be included in, and excluded from, the gross
household income of individuals for purposes of this section.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 7 of such title is amended by
inserting after the item relating to section 402a the following new item:

"402b. Basic needs allowance for low-income regular members.".

1SEC. 602 [log70201]. TEMPORARY INCREASE OF RATES OF2BASIC ALLOWANCE FOR HOUSING FOL-3LOWING DETERMINATION THAT LOCAL CI-4VILIAN HOUSING COSTS SIGNIFICANTLY EX-5CEED SUCH RATES.

6 Section 403(b) of title 37, United States Code, is7 amended by adding at the end the following new para-8 graph:

9 "(8)(A) The Secretary of Defense may prescribe a 10 temporary increase in the current rates of basic allowance 11 for housing for a military housing area or a portion there-12 of (in this paragraph, 'BAH rates') if the Secretary deter-13 mines that the actual costs of adequate housing for civil-14 ians in that military housing area or portion thereof ex-15 ceed the current BAH rates by more than 20 percent.

16 "(B) Any temporary increase in BAH rates under 17 this paragraph shall remain in effect only until the effec-18 tive date of the first adjustment of BAH rates for the af-19 fected military housing area that occurs after the date of 20 the increase under this paragraph.

21 "(C) This paragraph shall cease to be effective on22 September 30, 2022.".

1	SEC. 603 [log70048]. BASIC ALLOWANCE FOR HOUSING FOR
2	A MEMBER WITHOUT DEPENDENTS WHEN RE-
3	LOCATION WOULD FINANCIALLY DISADVAN-
4	TAGE THE MEMBER.

5 Section 403(o) of title 37, United States Code, is
6 amended—

7 (1) by inserting "(1)" before "In"; and

8 (2) by adding at the end the following new9 paragraph:

10 ((2)(A) In the case of a member described in subparagraph (B), the member may be treated for the pur-11 poses of this section as if the unit to which the member 12 is assigned did not undergo a change of home port or a 13 14 change of permanent duty station if the Secretary concerned determines that it would be inequitable to base the 15 member's entitlement to, and amount of, a basic allowance 16 for housing on the new home port or permanent duty sta-17 18 tion.

19 "(B) A member described in this subparagraph—

20 "(i) has no dependents;

21 "(ii) is assigned to a unit that undergoes a
22 change of home port or a change of permanent duty
23 station; and

24 "(iii) is in receipt of orders to return to the pre-25 vious home port or duty station.".

1	SEC. 604 [log69574]. PARTIAL DISLOCATION ALLOWANCE.
2	(a) CURRENT AUTHORITY.—Section 477(f)(1) of title
3	37, United States Code, is amended by striking "family".
4	(b) FUTURE AUTHORITY.—Section 452(c) of title 37,
5	United States Code, is amended—
6	(1) by redesignating paragraph (3) as para-
7	graph (4); and
8	(2) by inserting after paragraph (2) the fol-
9	lowing new paragraph (3):
10	"(3)(A) A partial dislocation allowance paid to
11	a member ordered to occupy or vacate housing pro-
12	vided by the United States.
13	"(B) Beginning on January 1, 2022, the partial
14	dislocation allowance under subparagraph (A) shall,
15	subject to subparagraph (C), be equal in value to the
16	allowance under section 477(f) of this title on De-
17	cember 31, 2021, as adjusted in regulations pre-
18	scribed by the Secretary concerned under the au-
19	thority established by that section.
20	"(C) Effective on the same date in 2022 and
21	any subsequent year that the monthly rates of basic
22	pay for all members are increased under section
23	1009 of this title or another provision of law, the
24	Secretary of Defense shall adjust the rate of the
25	partial dislocation allowance under this paragraph

- 1 by the percentage equal to the average percentage
- 2 increase in the rates of basic pay.".

Subtitle B—Bonuses and Special Incentive Pays

10

3 SEC. 611 [log69443]. ONE-YEAR EXTENSION OF CERTAIN EX-4 PIRING BONUS AND SPECIAL PAY AUTHORI-

TIES.

6 (a) RELATING RESERVE AUTHORITIES TO FORCES.—Section 910(g) of title 37, United States Code, 7 8 relating to income replacement payments for reserve com-9 ponent members experiencing extended and frequent mo-10 bilization for active duty service, is amended by striking "December 31, 2019" and inserting "December 31, 11 2020". 12

(b) TITLE 10 AUTHORITIES RELATING TO HEALTH
14 CARE PROFESSIONALS.—The following sections of title
15 10, United States Code, are amended by striking "Decem16 ber 31, 2019" and inserting "December 31, 2020":

17 (1) Section 2130a(a)(1), relating to nurse offi-18 cer candidate accession program.

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

(c) AUTHORITIES RELATING TO NUCLEAR OFFICERS.—Section 333(i) of title 37, United States Code, is
amended by striking "December 31, 2019" and inserting
"December 31, 2020".

1 (d) Authorities Relating to Title 37 Consoli-2 DATED SPECIAL PAY, INCENTIVE PAY, AND BONUS AU-THORITIES.—The following sections of title 37, United 3 4 States Code, are amended by striking "December 31, 2019" and inserting "December 31, 2020": 5 6 (1) Section 331(h), relating to general bonus 7 authority for enlisted members. 8 (2) Section 332(g), relating to general bonus 9 authority for officers. 10 (3) Section 334(i), relating to special aviation 11 incentive pay and bonus authorities for officers. 12 (4) Section 335(k), relating to special bonus 13 and incentive pay authorities for officers in health 14 professions. 15 (5) Section 336(g), relating to contracting bonus for cadets and midshipmen enrolled in the 16 17 Senior Reserve Officers' Training Corps. 18 (6) Section 351(h), relating to hazardous duty 19 pay. 20 (7) Section 352(g), relating to assignment pay 21 or special duty pay. 22 (8) Section 353(i), relating to skill incentive 23 pay or proficiency bonus.

(9) Section 355(h), relating to retention incen tives for members qualified in critical military skills
 or assigned to high priority units.

4 (e) AUTHORITY TO PROVIDE TEMPORARY INCREASE
5 IN RATES OF BASIC ALLOWANCE FOR HOUSING.—Section
6 403(b)(7)(E) of title 37, United States Code, is amended
7 by striking "December 31, 2019" and inserting "Decem8 ber 31, 2020".

2

3

4

5

6

7

8

9

10

11

12

lows:

13 Subtitle C—Family and Survivor **Benefits** SEC. 621 [log 69598]. PAYMENT OF TRANSITIONAL COM-PENSATION FOR CERTAIN DEPENDENTS. Section 1059(m) of title 10, United States Code, is amended-(1) in the subsection heading, by inserting "MEMBERS OR" after "DEPENDENTS OF"; (2) by inserting "member or" before "former member" each place it appears; and (3) by amending paragraph (3) to read as fol-

13 "(3) For the purposes of this subsection, a member 14 is considered separated from active duty upon the earliest 15 of—

"(A) the date an administrative separation is 16 17 initiated by a commander of the member:

18 "(B) the date the court-martial sentence is ad-19 judged if the sentence, as adjudged, includes a dis-20 missal, dishonorable discharge, bad conduct dis-21 charge, or forfeiture of all pay and allowances; or 22 "(C) the date the member's term of service ex-

23 pires.".

1	SEC. 622 [log70079]. CONTINUED ELIGIBILITY FOR EDU-
2	CATION AND TRAINING OPPORTUNITIES FOR
3	SPOUSES OF PROMOTED MEMBERS.
4	Section 1784a(b) of title 10, United States Code, is

5 amended—

6 (1) by inserting "(1)" before "Assistance"; and
7 (2) by adding at the end the following new
8 paragraph:

9 "(2) A spouse who is eligible for a program under 10 this section and begins a course of education or training 11 for a degree, license, or credential described in subsection 12 (a) may not become ineligible to complete such course of 13 education or training solely because the member to whom 14 the spouse is married is promoted to a higher grade.". SEC. 623 [log69643]. EXPANSION OF AUTHORITY TO PRO VIDE FINANCIAL ASSISTANCE TO CIVILIAN
 PROVIDERS OF CHILD CARE SERVICES OR
 YOUTH PROGRAM SERVICES WHO PROVIDE
 SUCH SERVICES TO SURVIVORS OF MEMBERS
 OF THE ARMED FORCES WHO DIE IN LINE OF
 DUTY.

8 Section 1798(a) of title 10, United States Code, is 9 amended by inserting ", survivors of members of the 10 armed forces who die in line of duty while on active duty, 11 active duty for training, or inactive duty for training," 12 after "armed forces".

1	SEC. 625 [log69597]. MODIFICATION TO AUTHORITY TO RE-
2	IMBURSE FOR STATE LICENSURE AND CER-
3	TIFICATION COSTS OF A SPOUSE OF A MEM-
4	BER ARISING FROM RELOCATION.
5	Section 476(p) of title 37, United States Code, is
6	amended—
7	(1) in paragraph (1) , by striking "armed
8	forces" and inserting "uniformed services";
9	(2) in paragraph (2) , by striking "\$500" and
10	inserting ''\$1,000'';
11	(3) in paragraph (3)—
12	(A) in subparagraph (A), by striking
13	"and";
14	(B) in subparagraph (B), by striking the
15	period and inserting "; and"; and
16	(C) by adding at the end the following new
17	subparagraph:
18	"(C) an analysis of whether the maximum reim-
19	bursement amount under paragraph (2) is sufficient
20	to cover the average costs of relicensing described in
21	paragraph (1)."; and
22	(4) in paragraph (4), by striking "December
23	31, 2022" and inserting "December 31, 2024".

1 SEC. 626 [log69595]. IMPROVEMENTS TO CHILD CARE FOR 2 MEMBERS OF THE ARMED FORCES.

3 (a) EXPANSION OF AUTHORITY TO PROVIDE FINAN-CIAL ASSISTANCE TO CIVILIAN PROVIDERS OF CHILD 4 5 CARE SERVICES OR YOUTH PROGRAM SERVICES WHO PROVIDE SUCH SERVICES TO SURVIVORS OF MEMBERS 6 7 OF THE ARMED FORCES WHO DIE IN THE LINE OF DUTY.—Section 1798(a) of title 10, United States Code, 8 is amended by inserting ", survivors of members of the 9 armed forces who die in the line of duty while on active 10 11 military, naval, or air service (as that term is defined in section 101 of title 38)," after "armed forces". 12

13 (b) EXPANSION OF DIRECT HIRING AUTHORITY FOR 14 CHILD CARE SERVICE PROVIDERS.—Section 559 of the National Defense Authorization Act for Fiscal Year 2018 15 (Public Law 115–91; 10 U.S.C. 1792 note) is amended— 16 17 (1) in the section heading, by striking "FOR 18 DEPARTMENT **CHILD DEVELOPMENT** CEN-19 TERS";

20 (2) in subsection (a)(1), by striking for "De21 partment of Defense child development centers" and
22 inserting "for the Department of Defense"; and

23 (3) in subsection (e), by striking "in child de24 velopment centers".

25 (c) ASSESSMENT OF FINANCIAL ASSISTANCE PRO26 VIDED TO CIVILIAN CHILD CARE PROVIDERS.—

1	(1) Assessment.—The Secretary of Defense
2	shall assess the maximum amount of financial as-
3	sistance provided to eligible civilian providers of
4	child care services or youth program services that
5	furnish such service for members of the armed
6	forces and employees of the United States under sec-
7	tion 1798 of title 10, United States Code, as amend-
8	ed by subsection (a). Such assessment shall include
9	the following:
10	(A) The determination of the Secretary
11	whether the maximum allowable financial as-
12	sistance should be standardized across the
13	Armed Forces.
14	(B) Whether the maximum allowable
15	amount adequately accounts for high-cost duty
16	stations.
17	(2) REPORT.—No later than June 1, 2020, the
18	Secretary of Defense shall submit a report to the
19	Committees on Armed Services of the Senate and
20	the House of Representatives regarding the results
21	of the assessment under paragraph (1) and any ac-
22	tions taken by the Secretary to remedy identified
23	shortfalls in assistance described in that paragraph.
24	(d) Assessment of Child Care Capacity on
25	MILITARY INSTALLATIONS.—

1	(1) Assessment.—The Secretary of Defense
2	shall assess the capacity for child care at all military
3	installations to ensure that members of the Armed
4	Forces have meaningful access to child care during
5	tours of duty.
6	(2) Remedial Action.—The Secretary of De-
7	fense shall take steps the Secretary determines nec-
8	essary to alleviate the waiting lists for child care de-
9	scribed in paragraph (1).
10	(3) REPORT.—Not later than June 1, 2020, the
11	Secretary of Defense shall provide a report to the
12	Committees on Armed Forces of the Senate and the
13	House of Representative regarding—
14	(A) the assessment under paragraph (1);
15	(B) action taken under paragraph (2); and
16	(C) any additional resources (including ad-
17	ditional funding for and child care facilities and
18	workers) the Secretary determines necessary to
19	increase access described in paragraph (1).
20	(e) Assessment of Accessibility of Websites
21	OF THE DEPARTMENT OF DEFENSE RELATED TO CHILD
22	CARE AND SPOUSAL EMPLOYMENT.—
23	(1) Assessment.—The Secretary of Defense
24	shall review the functions and accessibility of
25	websites of the Department of Defense designed for

members of the Armed Forces and the families of
 such members to access information and services of fered by the Department regarding child care,
 spousal employment, and other family matters.

5 (2) REPORT.—Not later than March 1, 2020, 6 the Secretary of Defense shall provide a briefing to 7 the Committees on Armed Services of the Senate 8 and the House of Representatives regarding the re-9 sults of the assessment under paragraph (1) and ac-10 tions taken to enhance accessibility of the websites. 11 (f) PORTABILITY OF BACKGROUND INVESTIGATIONS FOR CHILD CARE PROVIDERS.—Not later than 180 days 12 13 after the date of the enactment of this Act, the Secretary 14 of Defense shall ensure that the background investigation 15 and training certification for a child care provider employed by the Department of Defense in a facility of the 16 17 Department may be transferred to another facility of the Department, without regard to which Secretary of a mili-18 tary department has jurisdiction over either such facility. 19

1 Subtitle D—Defense Resale Matters

2 SEC. 631 [log69313]. GAO REVIEW OF DEFENSE RESALE OP3 TIMIZATION STUDY.

4 (a) REVIEW.—The Comptroller General of the United
5 States shall conduct a review of the business case analysis
6 performed as part of the defense resale optimization study
7 conducted by the Reform Management Group, titled
8 "Study to Determine the Feasibility of Consolidation of
9 the Defense Resale Entities" and dated December 4,
10 2018.

(b) REPORT REQUIRED; ELEMENTS.—Not later than
April 1, 2020, the Comptroller General shall submit to the
Committees on Armed Services of the Senate and the
House of Representatives a report regarding the review
performed under this section. The report shall include
evaluations of the following:

- 17 (1) The descriptions and justifications for the
 18 assumptions, analytical choices and data used by the
 19 Reform Management Group to calculate:
- 20 (A) Pricing.

21 (B) Sales assumptions.

- 22 (C) Accuracy of methods employed to23 measure patron savings levels.
- 24 (2) The timetable for consolidation of military25 exchanges and commissaries.

1	(3) The recommendations for consolidation de-
2	veloped as part of the business case analysis, includ-
3	ing the overall cost of consolidation.
4	(4) The budget and oversight implications of
5	merging non-appropriated funds and appropriated
6	funds to implement the recommended reforms.
7	(5) The extent to which the Reform Manage-
8	ment Group coordinated with the Secretaries of the
9	military departments and the chiefs of the Armed
10	Forces in preparing the study.
11	(6) The extent to which the Reform Manage-
12	ment Group addressed concerns of the Secretaries of
13	the military departments and the chiefs of the
14	Armed Forces in the study.
15	(7) If the recommendations in the business case
16	analysis were implemented—
17	(A) the ability of military exchanges and
18	commissaries to provide earnings to support on-
19	base morale, welfare, and recreation programs;
20	and
21	(B) the financial viability of the military
22	exchanges and commissaries.
23	(c) Delay on Consolidation.—The Secretary of
24	Defense may not take any action to consolidate military
25	exchanges and commissaries until the Committees on

- 1 Armed Services of the Senate and the House of Represent-
- 2 atives notify the Secretary in writing of receipt and accept-
- 3 ance of the findings of the Comptroller General in the re-
- 4 port required under this section.

1	SEC. 702.[Log 70090] LEAD LEVEL SCREENINGS AND
2	TESTINGS FOR CHILDREN.
3	(a) TRICARE.—
4	(1) Well-baby care.—Section 1077 of title
5	10, United States Code, is amended by adding at
6	the end the following new subsection:
7	"(i)(1) Beginning January 1, 2020, in furnishing
8	well-baby care under subsection $(a)(8)$, the Secretary shall
9	ensure that the following care is made available:
10	"(A) With respect to a child who lives in hous-
11	ing built before 1978 at any time during the first 24
12	months of the life of the child—
13	"(i) the first testing of the child for the
14	level of lead in the blood of the child at approxi-
15	mately the age of 12 months; and
16	"(ii) the second such test at approximately
17	the age of 24 months.
18	"(B) With respect to a child not covered by
19	subparagraph (A) whose parent or guardian, at any
20	time during the first 24 months of the life of the
21	child, has a military occupational specialty that the
22	Secretary determines poses an elevated risk of lead
23	exposure—
24	"(i) the first testing of the child for the
25	level of lead in the blood of the child at approxi-
26	mately the age of 12 months; and

(730096|6)

1	"(ii) the second such test at approximately
2	the age of 24 months.
3	"(C) With respect to a child not covered by
4	subparagraph (A) or (B)—
5	"(i) the first screening of the child for an
6	elevated risk of lead exposure at approximately
7	the age of 12 months; and
8	"(ii) the second such screening at approxi-
9	mately the age of 24 months.
10	"(D) With respect to a child covered by sub-
11	paragraph (C) whose screening indicates an elevated
12	risk of lead exposure, testing of the child for the
13	level of lead in the blood of the child.
14	"(2) The Secretary shall ensure that any care pro-
15	vided to a child pursuant to this chapter for lead poi-
16	soning, including the care under paragraph (1), is carried
17	out in accordance with applicable advice from the Centers
18	for Disease Control and Prevention.
19	((3)(A) With respect to a child who receives a test
20	under paragraph (1), the Secretary shall provide the re-
21	sults of the test to the parent or guardian of the child.
22	"(B) With respect to a child who receives a test under
23	paragraph (1), the Secretary shall provide the results of
24	the test and the address at which the child resides to—

"(i) the relevant health department of the State
 in which the child resides if the child resides in the
 United States; or

4 "(ii) the Centers for Disease Control and Pre5 vention if the child resides outside the United
6 States.

7 "(C) In providing information regarding a child to 8 a State or the Centers for Disease Control and Prevention 9 under subparagraph (B), the Secretary may not provide 10 any identifying information or health information of the 11 child that is not specifically authorized in such subpara-12 graph.

"(D) In this paragraph, the term 'State' means each
of the several States, the District of Columbia, the Commonwealth of Puerto Rico, and any territory or possession
of the United States.".

17 (2)CONFORMING AMENDMENT.—Subsection 18 (a)(8) of such section is amended by striking "in-19 cluding well-baby care that includes one screening of 20 an infant for the level of lead in the blood of the infant" and inserting "including, in accordance with 21 22 subsection (i), well-baby care that includes 23 screenings and testings for lead exposure and lead poisoning". 24

(3) STUDY.—Not later than January 1, 2021,
 the Secretary of Defense shall submit to the con gressional defense committees a report detailing the
 following:

5 (A) The number of children who were test-6 ed for the level of lead in the blood of the child 7 pursuant to subparagraph (A) of subsection 8 (i)(1) of section 1077 of title 10, United States 9 Code, as added by paragraph (1), and of such 10 number, the number who were found to have 11 elevated blood lead levels.

(B) The number of children who were tested for the level of lead in the blood of the child
pursuant to subparagraph (B) of such subsection (i)(1), and of such number, the number
who were found to have lead poisoning.

17 (C) The number of children who were
18 screened for an elevated risk of lead exposure
19 pursuant to subparagraph (C) of such sub20 section (i)(1).

(D) The number of children who were tested for the level of lead in the blood of the child
pursuant to subparagraph (D) of such subsection, and of such number, the number who
were found to have elevated blood lead levels.

(730096|6)

1	(E) The treatment provided to children
2	pursuant to chapter 55 of title 10, United
3	States Code, for lead poisoning.
4	(4) GAO REPORT.—Not later than January 1,
5	2022, the Comptroller General of the United States
6	shall submit to the congressional defense committees
7	a report on the effectiveness of screening, testing,
8	and treating children for lead exposure and lead poi-
9	soning pursuant to chapter 55 of title 10, United
10	States Code.
11	(b) NOTIFICATION OF HOUSING.—Section 403 of
12	title 37, United States Code, is amended by adding at the
13	end the following new subsection:
14	"(p) Records Regarding Housing and Lead-
15	BASED PAINT.—(1) The Secretary concerned shall keep
16	a record of whether the following housing was built before,
17	during, or after 1978:
18	"(A) Quarters of the United States under the
19	jurisdiction of that Secretary concerned.

20 "(B) A housing facility under the jurisdiction of21 that Secretary concerned.

"(C) Other housing in which a member of the
uniformed service of that Secretary concerned resides.

"(2) As a condition of receipt of a basic allowance
 for housing under this section, a member of the uniformed
 services shall notify the Secretary concerned whether the
 housing in which that member resides was built before,
 during, or after 1978.".

SEC. 703. [LOG 69813]EXPOSURE TO OPEN BURN PITS AND
 TOXIC AIRBORNE CHEMICALS OR OTHER AIR BORNE CONTAMINANTS AS PART OF PERI ODIC HEALTH ASSESSMENTS AND OTHER
 PHYSICAL EXAMINATIONS.

6 (a) PERIODIC HEALTH ASSESSMENT.—The Sec-7 retary of Defense shall ensure that any periodic health as-8 sessment provided to members of the Armed Forces in-9 cludes an evaluation of whether the member has been— 10 (1) based or stationed at a location where an 11 open burn pit was used; or

(2) exposed to toxic airborne chemicals or other
airborne contaminants, including any information recorded as part of the Airborne Hazards and Open
Burn Pit Registry.

(b) SEPARATION HISTORY AND PHYSICAL EXAMINATIONS.—Section 1145(a)(5) of title 10, United States
Code, is amended by adding at the end the following new
subparagraph:

"(C) The Secretary concerned shall ensure that each
physical examination of a member under subparagraph
(A) includes an assessment of whether the member was—
"(i) based or stationed at a location where an
open burn pit, as defined in subsection (c) of section
20 201 of the Dignified Burial and Other Veterans'

1	Benefits Improvement Act of 2012 (Public Law
2	112–260; 38 U.S.C. 527 note), was used; or
3	"(ii) exposed to toxic airborne chemicals or
4	other airborne contaminants, including any informa-
5	tion recorded as part of the registry established by
6	the Secretary of Veterans Affairs under such section
7	201.".
8	(c) DEPLOYMENT ASSESSMENTS.—Section
9	1074f(b)(2) of title 10, United States Code, is amended
10	by adding at the end the following new subparagraph:
11	"(D) An assessment of whether the member
12	was—
13	"(i) based or stationed at a location where
13 14	"(i) based or stationed at a location where an open burn pit, as defined in subsection (c)
14	an open burn pit, as defined in subsection (c)
14 15	an open burn pit, as defined in subsection (c) of section 201 of the Dignified Burial and
14 15 16	an open burn pit, as defined in subsection (c) of section 201 of the Dignified Burial and Other Veterans' Benefits Improvement Act of
14 15 16 17	an open burn pit, as defined in subsection (c) of section 201 of the Dignified Burial and Other Veterans' Benefits Improvement Act of 2012 (Public Law 112–260; 38 U.S.C. 527
14 15 16 17 18	an open burn pit, as defined in subsection (c) of section 201 of the Dignified Burial and Other Veterans' Benefits Improvement Act of 2012 (Public Law 112–260; 38 U.S.C. 527 note), was used; or
14 15 16 17 18 19	an open burn pit, as defined in subsection (c) of section 201 of the Dignified Burial and Other Veterans' Benefits Improvement Act of 2012 (Public Law 112–260; 38 U.S.C. 527 note), was used; or "(ii) exposed to toxic airborne chemicals or
 14 15 16 17 18 19 20 	an open burn pit, as defined in subsection (c) of section 201 of the Dignified Burial and Other Veterans' Benefits Improvement Act of 2012 (Public Law 112–260; 38 U.S.C. 527 note), was used; or "(ii) exposed to toxic airborne chemicals or other airborne contaminants, including any in-
 14 15 16 17 18 19 20 21 	an open burn pit, as defined in subsection (c) of section 201 of the Dignified Burial and Other Veterans' Benefits Improvement Act of 2012 (Public Law 112–260; 38 U.S.C. 527 note), was used; or "(ii) exposed to toxic airborne chemicals or other airborne contaminants, including any in- formation recorded as part of the registry es-

1 (1) DOD–VA.—The Secretary of Defense and 2 the Secretary of Veterans Affairs shall jointly enter 3 into a memorandum of understanding providing for 4 the sharing by the Department of Defense with the 5 Department of Veterans Affairs of the results of 6 covered evaluations regarding the exposure by a 7 member of the Armed Forces to toxic airborne 8 chemicals or other airborne contaminants.

9 (2) REGISTRY.—If a covered evaluation of a 10 member of the Armed Forces establishes that the 11 member was based or stationed at a location where 12 an open burn pit was used or that the member was 13 exposed to toxic airborne chemicals or other airborne 14 contaminants, the member shall be enrolled in the 15 Airborne Hazards and Open Burn Pit Registry un-16 less the member elects to not so enroll.

(e) RULE OF CONSTRUCTION.—Nothing in this section may be construed to preclude eligibility for benefits
under the laws administered by the Secretary of Veterans
Affairs by reason of the open burn pit exposure history
of a veteran not being recorded in a covered evaluation.
(f) DEFINITIONS.—In this section:

(1) The term "Airborne Hazards and Open
Burn Pit Registry" means the registry established
by the Secretary of Veterans Affairs under section

1	201 of the Dignified Burial and Other Veterans'
2	Benefits Improvement Act of 2012 (Public Law
3	112–260; 38 U.S.C. 527 note).
4	(2) The term "covered evaluation" means—
5	(A) a periodic health assessment conducted
6	in accordance with subsection (a);
7	(B) a separation history and physical ex-
8	amination conducted under section $1145(a)(5)$
9	of title 10, United States Code, as amended by
10	this section; and
11	(C) a deployment assessment conducted
12	under section $1074f(b)(2)$ of such title, as
13	amended by this section.
14	(3) The term "open burn pit" has the meaning
15	given that term in section 201(c) of the Dignified
16	Burial and Other Veterans' Benefits Improvement
17	Act of 2012 (Public Law 112–260; 38 U.S.C. 527
18	note).

SEC. 704. [LOG 69863] PROVISION OF BLOOD TESTING FOR
 FIREFIGHTERS OF DEPARTMENT OF DE FENSE TO DETERMINE EXPOSURE TO
 PERFLUOROALKYL AND POLYFLUOROALKYL
 SUBSTANCES.

6 The Secretary of Defense shall include, as part of the 7 annual physical examination provided by the Secretary to 8 each firefighter of the Department of Defense, blood test-9 ing to determine and document the potential exposure of 10 such firefighters to perfluoroalkyl and polyfluoroalkyl sub-11 stances (commonly known as "PFAS").

15Subtitle B—Health Care 1 Administration 2 3 SEC. 711.[Log 69903] REQUIREMENTS FOR CERTAIN PRE-4 SCRIPTION DRUG LABELS. 5 (a) REQUIREMENT.—Section 1074g of title 10, United States Code, is amended— 6 7 (1) by redesignating subsections (h) and (i) as 8 subsections (i) and (j), respectively; and 9 (2) by inserting after subsection (g) the fol-10 lowing new subsection (h): 11 "(h) LABELING.—The Secretary of Defense shall en-12 sure that drugs made available through the facilities of 13 the armed forces under the jurisdiction of the Secretary 14 include labels that— 15 "(1) are printed and physically located on or 16 within the package from which the drug is to be dis-17 pensed; and 18 "(2) provide adequate directions for the pur-19 poses for which the drug is intended.". 20 (b) CONFORMING AMENDMENT.—Subsection (b)(1) 21 of such section is amended by striking "under subsection (h)" and inserting "under subsection (j)". 22 23 (c) IMPLEMENTATION.—Beginning not later than 90 24 days after the date of the enactment of this Act, the Sec-25 retary of Defense shall implement subsection (h) of section

G:\CMTE\AS\20\H\T7\T7.XML

- 1 1074g of title 10, United States Code, as added by sub-
- $2 \quad \text{section (a)}.$

SEC. 712.[Log 69537] OFFICERS AUTHORIZED TO COMMAND ARMY DENTAL UNITS.

3 Section 7081(d) of title 10, United States Code, is

4 amended by striking "Dental Corps Officer" and inserting

5 "commissioned officer of the Army Medical Department".

SEC. 713. [LOG 70041]INCLUSION OF BLAST EXPOSURE HIS-
TORY IN MEDICAL RECORDS OF MEMBERS OF
THE ARMED FORCES.
(a) REQUIREMENT.—The Secretary of Defense, in
coordination with the Secretaries of the military depart-
ments, shall document blast exposure history in the med-
ical record of a member of the Armed Forces to—
(1) assist in determining whether a future ill-
ness or injury of the member is service-connected;
and
(2) inform future blast exposure risk mitigation
efforts of the Department of Defense.
(b) ELEMENTS.—A blast exposure history under sub-
section (a) shall include, at a minimum, the following:
(1) The date of the exposure.
(2) The duration of the exposure, and, if
known, the measured blast pressure experienced by
the individual during such exposure.
(3) Whether the exposure occurred during com-
bat or training.
(4) Such other information relating to the expo-
sure as the Secretary of Defense may specify pursu-
ant to the guidance described in subsection $(c)(1)$.
(c) Collection of Exposure Information.—The

25 Secretary of Defense shall collect blast exposure informa-

tion with respect to a member of the Armed Forces in 1 2 a manner— 3 (1) consistent with blast exposure measurement 4 training guidance of the Department, including any 5 new guidance developed pursuant to— 6 (A) the study on blast pressure exposure 7 required by section 734 of the National Defense 8 Authorization Act for Fiscal Year 2018 (Public 9 Law 115–91; 131 Stat. 1444); and 10 (B) the review of guidance on blast expo-

11 sure during training required by section 253 of
12 the John S. McCain National Defense Author13 ization Act for Fiscal Year 2019 (Public Law
14 115–232; 132 Stat. 1704, 10 U.S.C. 2001
15 note);

16 (2) compatible with training and operational ob-17 jectives; and

18 (3) that is automated, to the extent practicable,
19 to minimize the reporting burden of unit com20 manders.

(d) REPORT.—Not later than one year after the date
of the enactment of this Act, the Secretary of Defense
shall submit to the Committees on Armed Services of the
Senate and the House of Representatives a report on the

- 1 types of information included in a blast exposure history
- 2 under subsection (a).

1	SEC. 714. [LOG 69921]COMPREHENSIVE POLICY FOR PROVI-
2	SION OF MENTAL HEALTH CARE TO MEM-
3	BERS OF THE ARMED FORCES.
4	(a) POLICY REQUIRED.—Not later than 180 days
5	after the date of the enactment of this Act, the Secretary
6	of Defense, acting through the Under Secretary of De-
7	fense for Personnel and Readiness, shall develop and im-
8	plement a comprehensive policy for the provision of mental
9	health care to members of the Armed Forces.
10	(b) ELEMENTS.—The policy under subsection (a)
11	shall address each of the following:
12	(1) The compliance of health professionals in
13	the military health system engaged in the provision
14	of health care services to members with clinical prac-
15	tice guidelines for—
16	(A) suicide prevention;
17	(B) medication-assisted therapy for alcohol
18	use disorders; and
19	(C) medication-assisted therapy for opioid
20	use disorders.
21	(2) The access and availability of mental health
22	care services to members who are victims of sexual
23	assault or domestic violence.
24	(3) The availability of naloxone reversal capa-
25	bility on military installations.

1	(4) The promotion of referrals of members by
2	civilian health care providers to military medical
3	treatment facilities when such members are—
4	(A) at high risk for suicide and diagnosed
5	with a psychiatric disorder; or
6	(B) receiving treatment for opioid use dis-
7	orders.
8	(5) The provision of comprehensive behavioral
9	health treatment to members of the reserve compo-
10	nents that takes into account the unique challenges
11	associated with the deployment pattern of such
12	members and the difficulty such members encounter
13	post-deployment with respect to accessing such
14	treatment in civilian communities.
15	(c) CONSIDERATION.—In developing the policy under
16	subsection (a), the Secretary of Defense shall solicit and
17	consider recommendations from the Secretaries of the
18	military departments and the Chairman of the Joint
19	Chiefs of Staff regarding the feasibility of implementation
20	and execution of particular elements of the policy.
21	(d) REPORT.—Not later than 18 months after the
22	date of the enactment of this Act, the Secretary of Defense
23	shall submit to the Committees on Armed Services of the
24	Senate and the House of Representatives a report on the

25 implementation of the policy under subsection (a).

1	SEC. 715.[Log 69326] LIMITATION ON THE REALIGNMENT
2	OR REDUCTION OF MILITARY MEDICAL MAN-
3	NING END STRENGTH.
4	(a) LIMITATION.—Except as provided by subsection
5	(d), the Secretary of Defense and the Secretaries con-
6	cerned may not realign or reduce military medical end
7	strength authorizations until—
8	(1) each review is conducted under paragraph
9	(1) of subsection (b);
10	(2) each analysis is conducted under paragraph
11	(2) of such subsection;
12	(3) the measurement is developed under para-
13	graph (3) of such subsection;
14	(4) each plan and forum is provided under
15	paragraph (4) of such subsection; and
16	(5) a period of 90 days elapses following the
17	date on which the Secretary submits the report
18	under subsection (c).
19	(b) Reviews, Analyses, and Other Informa-
20	TION.—
21	(1) REVIEW.—Each Secretary concerned, in co-
22	ordination with the Chairman of the Joint Chiefs of
23	Staff, shall conduct a review of the medical man-
24	power requirements of the military department of
25	the Secretary that accounts for all national defense
26	strategy scenarios.

1	(2) ANALYSES.—With respect to each military
2	medical treatment facility that would be affected by
3	a proposed military medical end strength realign-
4	ment or reduction, the Secretary concerned shall
5	conduct an analysis that—
6	(A) identifies affected billets; and
7	(B) includes a plan for mitigating any po-
8	tential gap in health care services caused by
9	such realignment or reduction.
10	(3) Measurement.—The Secretary of Defense
11	shall—
12	(A) develop a standard measurement for
13	network adequacy to determine the capacity of
14	the local health care network to provide care for
15	covered beneficiaries in the area of a military
16	medical treatment facility that would be af-
17	fected by a proposed military medical end
18	strength realignment or reduction; and
19	(B) use such measurement in carrying out
20	this section and otherwise evaluating proposed
21	military medical end strength realignment or
22	reductions.
23	(4) OUTREACH.—The Secretary of Defense
24	shall provide to each member of the Armed Forces
25	and covered beneficiary located in the area of a mili-

1	tary medical treatment facility that would be af-
2	fected by a proposed military medical end strength
3	realignment or reduction the following:
4	(A) A transition plan for continuity of
5	health care services.
6	(B) A public forum to discuss the concerns
7	of the member and covered beneficiary regard-
8	ing such proposed realignment or reduction.
9	(c) REPORT.—Not later than 180 days after the date
10	of the enactment of this Act, the Secretary of Defense
11	shall submit to the Committee on Armed Services of the
12	House of Representatives and the Senate a report on the
13	proposed military medical end strength realignments or
14	reductions, including—
15	(1) the reviews, analyses, and other information
16	developed under subsection (b); and
17	(2) a description of the actions the Secretary
18	plans to take with respect to such proposed realign-
19	ments or reductions.
20	(d) EXCEPTION.—The limitation in subsection (a)
21	shall not apply to billets of a medical department of a mili-
22	tary department that have remained unfilled since at least
23	October 1, 2018. The Secretary concerned may realign or
24	reduce such a billet if the Secretary determines that such
25	realignment or reduction does not affect the provision of

health care services to members of the Armed Forces or
 covered beneficiaries.

- 3 (e) DEFINITIONS.—In this section:
- 4 (1) The term "covered beneficiary" has the
 5 meaning given that term in section 1072 of title 10,
 6 United States Code.

7 (2) The term "proposed military medical end
8 strength realignment or reduction" means a realign9 ment or reduction of military medical end strength
10 authorizations as proposed by the budget of the
11 President for fiscal year 2020 submitted to Congress
12 pursuant to section 1105 of title 31, United States
13 Code.

14 (3) The term "Secretary concerned" means—
15 (A) the Secretary of the Army, with re16 spect to matters concerning the Army;

17 (B) the Secretary of the Navy, with re18 spect to matters concerning the Navy, the Ma19 rine Corps, and the Coast Guard when it is op20 erating as a service in the Department of the
21 Navy; and

(C) the Secretary of the Air Force, withrespect to matters concerning the Air Force.

Subtitle C—Reports and Other Matters

3 SEC. 721. [LOG 69861] ENCOURAGEMENT OF PARTICIPA4 TION IN WOMEN'S HEALTH TRANSITION
5 TRAINING PILOT PROGRAM.

6 (a) ENCOURAGEMENT OF PARTICIPATION.—The Secretaries of the military departments shall encourage fe-7 8 male members of the Armed Forces who are separating 9 or retiring from the Armed Forces during fiscal year 2020 10 to participate in the Women's Health Transition Training 11 pilot program (in this section referred to as the "pilot pro-12 gram") administered by the Secretary of Veterans Affairs. 13 (b) SELECTION.—Each Secretary of a military de-14 partment shall select at least one location at which the 15 pilot program is offered and encourage participation in the

16 pilot program at such location.

(c) REPORT.—Not later than September 30, 2020,
the Secretary of Defense, in consultation with the Secretary of Veterans Affairs, shall submit to the Committees
on Armed Services of the Senate and the House of Representatives and the Committees on Veterans' Affairs of
the Senate and House of Representatives a report on the
pilot program that includes the following:

24 (1) For the period since the commencement of25 the pilot program—

1	(A) the number of courses held under the
2	pilot program;
3	(B) the locations at which such courses
4	were held; and
5	(C) for each location identified in subpara-
6	graph (B)—
7	(i) the number of female members by
8	military department (with respect to De-
9	partment of the Navy, separately for the
10	Navy and Marine Corps) who participated
11	in the pilot program; and
12	(ii) the number of seats available
13	under the pilot program.
14	(2) Data relating to—
15	(A) satisfaction with courses held under
16	the pilot program;
17	(B) improved awareness of health care
18	services administered by the Secretary of Vet-
19	erans Affairs; and
20	(C) any other available statistics regarding
21	the pilot program.
22	(3) A discussion of regulatory, legal, or resource
23	barriers to—
24	(A) making the pilot program permanent
25	to enable access by a greater number of female

1	members at locations throughout the United
2	States;
3	(B) offering the pilot program online for
4	female members who are unable to attend
5	courses held under the pilot program in person;
6	and
7	(C) providing for automatic enrollment of
8	participants in the pilot program in the patient
9	enrollment system of the Department of Vet-
10	erans Affairs established and operated under
11	section 1705 of title 38, United States Code.

SEC. 722. [LOG 70005] NATIONAL GUARD SUICIDE PREVEN TION PILOT PROGRAM.

3 (a) PILOT PROGRAM AUTHORIZED.—The Chief of the National Guard Bureau may carry out a pilot program 4 5 to expand suicide prevention and intervention efforts at the community level through the use of a mobile applica-6 tion that provides the capability for a member of the Na-7 8 tional Guard to receive prompt support, including access 9 to a behavioral health professional, on a smartphone, tablet computer, or other handheld mobile device. 10

(b) ELEMENTS.—The pilot program shall include,
subject to such conditions as the Secretary may prescribe—

(1) the use by members of the National Guard
of an existing mobile application that provides the
capability described in subsection (a); or

17 (2) the development and use of a new mobile18 application that provides such capability.

(c) ELIGIBILITY AND PARTICIPATION REQUIREMENTS.—The Chief of the National Guard Bureau shall
establish requirements with respect to eligibility and participation in the pilot program.

23 (d) ASSESSMENT PRIOR TO PILOT PROGRAM COM24 MENCEMENT.—Prior to commencement of the pilot pro25 gram, the Chief of the National Guard Bureau shall—

1	(1) conduct an assessment of existing preven-
2	tion and intervention efforts of the National Guard
3	in each State that include the use of mobile applica-
4	tions that provide the capability described in sub-
5	section (a) to determine best practices for providing
6	immediate and localized care through the use of
7	such mobile applications; and
8	(2) determine the feasibility of expanding exist-
9	ing programs on a national scale.
10	(e) Responsibilities of Entities Participating
11	IN PILOT PROGRAM.—Each entity that participates in the
12	pilot program shall—
13	(1) share best practices with other entities par-
14	ticipating in the program; and
15	(2) annually assess outcomes with respect to
16	members of the National Guard.
17	(f) TERM.—The pilot program shall terminate on the
18	date that is three years after the date on which the pilot
19	program commenced.
20	(g) Reports.—
21	(1) INITIAL REPORT.—If the Chief of the Na-
22	tional Guard Bureau commences the pilot program
23	authorized under subsection (a), not later than 180
24	days after the date of the commencement of such
25	program, the Chief shall submit to the Committees

1	on Armed Services of the Senate and the House of
2	Representatives a report containing a description of
3	the pilot program and such other matters as the
4	Chief considers appropriate.
5	(2) FINAL REPORT.—
6	(A) IN GENERAL.—Not later than 180
7	days after the termination of the pilot program,
8	the Chief of the National Guard Bureau shall
9	submit to the Committees on Armed Services of
10	the Senate and the House of Representatives a
11	report on such pilot program.
12	(B) MATTERS INCLUDED.—The report
13	under subparagraph (A) shall include the fol-
14	lowing:
15	(i) A description of the pilot program,
16	including any partnerships entered into by
17	the Chief of the National Guard Bureau
18	under the program.
19	(ii) An assessment of the effectiveness
20	of the pilot program.
21	(iii) A description of costs associated
22	with the implementation of the pilot pro-
23	gram.
24	(iv) The estimated costs of making
25	the pilot program permanent.

1	(v) A recommendation as to whether
2	the pilot program should be extended or
3	made permanent.
4	(vi) Such other recommendations for
5	legislative or administrative action as the
6	Chief of the National Guard Bureau con-
7	siders appropriate.
8	(h) STATE DEFINED.—In this section, the term
9	"State" means each of the several States, the District of
10	Columbia, the Commonwealth of Puerto Rico, American
11	Samoa, Guam, the United States Virgin Islands, and the
12	Commonwealth of the Northern Mariana Islands.

1SEC. 723.[Log 69323] REPORTS ON SUICIDE AMONG MEM-2BERS OF THE ARMED FORCES.

3 (a) REPORTS.—Not later than 90 days after the date
4 of the enactment of this Act, and annually thereafter
5 through January 31, 2021, the Secretary of Defense shall
6 submit to the Committees on Armed Services of the House
7 of Representatives and the Senate a report on suicide
8 among members of the Armed Forces during the year pre9 ceding the date of the report.

(b) MATTERS INCLUDED.—Each report under subsection (a) shall include the following with respect to the
year covered by the report:

(1) The number of suicides, attempted suicides,
and occurrences of suicidal ideation involving a
member of the Armed Forces, including the reserve
components thereof, listed by Armed Force.

17 (2) The number of suicides, attempted suicides,
18 or suicidal ideation identified under paragraph (1)
19 that occurred during each of the following periods:

- 20 (A) The first 180 days of the member21 serving in the Armed Forces.
- (B) The period in which the member is de-ployed in support of a contingency operation.

24 (3) With respect to the number of suicides, at-25 tempted suicides, or suicidal ideation identified

under paragraph (2)(A), the initial recruit training
 location of the member.

3 (4) The number of suicides involving a depend-4 ent of a member.

5 (5) A description of any research collaborations 6 and data sharing by the Department of Defense with 7 the Department of Veterans Affairs, other depart-8 ment or agencies of the Federal Government, aca-9 demic institutions, or nongovernmental organiza-10 tions.

11 (6) Identification of a research agenda for the
12 Department of Defense to improve the evidence base
13 on effective suicide prevention treatment and risk
14 communication.

15 (7) A description of the effectiveness of the 16 policies developed pursuant to section 567 of the 17 Carl Levin and Howard P. "Buck" McKeon Na-18 tional Defense Authorization Act for Fiscal Year 19 2015 (Public Law 113–291; 10 U.S.C. 1071 note) 20 and section 582 of the National Defense Authoriza-21 tion Act for Fiscal Year 2013 (Public Law 112-239; 22 10 U.S.C. 1071 note), including with respect to—

23 (A) metrics identifying effective treatment
24 modalities for members of the Armed Forces
25 who are at risk for suicide (including any clin-

1	ical interventions involving early identification
2	and treatment of such members);
3	(B) metrics for the rate of integration of
4	mental health screenings and suicide risk and
5	prevention for members during the delivery of
6	primary care for such members;
7	(C) metrics relating to the effectiveness of
8	suicide prevention and resilience programs and
9	preventative behavioral health programs of the
10	Department of Defense (including those of the
11	military departments and the Armed Forces);
12	and
13	(D) metrics evaluating the training stand-
14	ards for behavioral health care providers to en-
15	sure that such providers have received training
16	on clinical best practices and evidence-based
17	treatments.

146

1SEC. 724.[Log 69327] STUDY ON MILITARY-CIVILIAN INTE-2GRATED HEALTH DELIVERY SYSTEMS.

3 (a) STUDY.—The Secretary of Defense shall conduct
4 a study on the use of local integrated military-civilian inte5 grated health delivery systems pursuant to section 706 of
6 the National Defense Authorization Act for Fiscal Year
7 2017 (Public Law 114–328; 10 U.S.C. 1096 note). The
8 study shall examine the following:

9 (1) Geographic locations where military medical 10 treatment facilities have existing contractual rela-11 tionships with local civilian health care networks, in-12 cluding Fort Drum, New York, Joint Base McGuire-13 Dix-Lakehurst, New Jersey, Joint Base Lewis-14 McCord, Washington, Fort Leonard Wood, Missouri, 15 Elmendorf Air Force Base, Alaska, Fort Sill, Okla-16 homa, Tripler Army Medical Center, Hawaii, the 17 National Capital Region, and similar locations.

(2) Health care activities that promote valuebased care, measurable health outcomes, patient
safety, timeliness of referrals, and transparent communication with covered beneficiaries.

(3) Locations where health care providers of the
Department of Defense may be able to attain critical
wartime readiness skills in a local integrated military-civilian integrated health delivery system.

(4) The cost of providing care under an inte grated military-civilian integrated health delivery
 system as compared to health care provided by a
 managed care support contractor.

5 (b) SUBMISSION.—Not later than 180 days after the
6 date of the enactment of this Act, the Secretary of Defense
7 shall submit to the Committees on Armed Services of the
8 House of Representatives and the Senate a report on the
9 results of the study under subsection (a).

10 (c) DEFINITIONS.—In this section:

(1) The term "covered beneficiaries" has the
meaning given that term in section 1072 of title 10,
United States Code.

14 (2) The term "National Capital Region" has
15 the meaning given that term in section 2674 of title
16 10, United States Code.

1	SEC. 725.[Log 69325] STUDY ON CASE MANAGEMENT AT
2	MILITARY MEDICAL TREATMENT FACILITIES.
3	(a) Study.—The Secretary of Defense shall conduct
4	a study on the effectiveness of case management practices
5	at military medical treatment facilities. The study shall
6	include the following:
7	(1) A standardized definition of case manage-
8	ment.
9	(2) An evaluation of case management practices
10	provided by the military departments before and
11	during the transition of the administration of mili-
12	tary medical treatment facilities to the Defense
13	Health Agency pursuant to section 1073c of title 10,
14	United States Code.
15	(3) A discussion of the metrics involved with
16	determining the effectiveness of case management
17	and the cost of case management.
18	(4) A review of case management best practices
19	in the private sector, including with respect to—
20	(A) the intervals at which patients should
21	be contacted;
22	(B) the role of the case manager in coordi-
23	nation;
24	(C) the approximate number of patients
25	managed by a case manager; and

1 (D) any other best practices relating to 2 case management that would improve the expe-3 rience of care within the military health system. (5) The results of a discussion with covered 4 5 beneficiaries (as defined in section 1072 of title 10, United States Code) in a public forum on case man-6 7 agement in military medical treatment facilities ad-8 ministered by the Defense Health Agency. 9 (b) REPORT.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense 10 11 shall submit to the Committees on Armed Services of the 12 House of Representatives and the Senate a report on the results of the study under subsection (a). 13

SEC. 726.[Log 69223] STUDY ON INFERTILITY AMONG MEM BERS OF THE ARMED FORCES.

3 (a) STUDY.—Not later than 180 days after the date 4 of the enactment of this Act, the Secretary of Defense 5 shall submit to the Committees on Armed Services of the 6 House of Representatives and the Senate a study on the 7 incidence of infertility among members of the Armed 8 Forces, including the reserve components thereof.

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

(1) The number of members of the Armed
Forces serving as of the date of the study who are
diagnosed with common causes of infertility, such as
polycystic ovary syndrome, pelvic inflammatory disease, uterine fibroids, endometriosis, sexually transmitted disease, testicular disorders, and male endocrine disorders.

18 (2) The number of members serving as of the
19 date of the study whose infertility has no known
20 cause.

21 (3) The incidence of miscarriage among women
22 members, listed by Armed Force and military occu23 pation.

24 (4) A comparison of the rates of infertility and25 miscarriage in the Armed Forces to such rates in

1	the civilian population, as reported by the Centers
2	for Disease Control and Prevention.
3	(5) Demographic information of the members
4	described in paragraphs (1) , (2) , and (3) , include
5	with respect to race, ethnicity, sex, age, military oc-
6	cupation, and possible exposures during military
7	service to hazardous elements such as chemical and
8	biologic agents.
9	(6) An assessment of the ease or delay for
10	members in obtaining treatment for infertility, in-
11	cluding in vitro fertilization, including—
12	(A) the wait times at each military medical
13	treatment facility that has community partner-
14	ships to provide in vitro fertilization;
15	(B) the number of members described in
16	paragraph (1) who are candidates for in vitro
17	fertilization or other infertility treatments but
18	cannot obtain such treatments because of the
19	location at which the member is stationed or
20	the duties of the member; and
21	(C) a discussion of the reasons members
22	cease seeking such treatments through the mili-
23	tary health system.
24	(7) Criteria used by the Secretary to determine
25	service connection for infertility, including whether

- screenings for levels of toxins are undertaken when
 the cause of infertility cannot be determined.
- 3 (8) The policy of the Department of Defense,
 4 as of the date of the study, for ensuring geographic
 5 stability during treatment of women members under6 going in vitro fertilization for either service-con7 nected or non-service-connected infertility.

Subtitle B—Other Matters

2 SEC. 1411. [LOG 69541] AUTHORITY FOR TRANSFER OF
3 FUNDS TO JOINT DEPARTMENT OF DEFENSE4 DEPARTMENT OF VETERANS AFFAIRS MED5 ICAL FACILITY DEMONSTRATION FUND FOR
6 CAPTAIN JAMES A. LOVELL HEALTH CARE
7 CENTER, ILLINOIS.

8 (a) AUTHORITY FOR TRANSFER OF FUNDS.—Of the 9 funds authorized to be appropriated by section 1405 and available for the Defense Health Program for operation 10 11 and maintenance, \$127,500,000 may be transferred by the 12 Secretary of Defense to the Joint Department of Defense-13 Department of Veterans Affairs Medical Facility Demonstration Fund established by subsection (a)(1) of sec-14 tion 1704 of the National Defense Authorization Act for 15 Fiscal Year 2010 (Public Law 111–84; 123 Stat. 2571). 16 For purposes of subsection (a)(2) of such section 1704, 17 18 any funds so transferred shall be treated as amounts au-19 thorized and appropriated specifically for the purpose of such a transfer. 20

(b) USE OF TRANSFERRED FUNDS.—For the purposes of subsection (b) of such section 1704, facility operations for which funds transferred under subsection (a)
may be used are operations of the Captain James A.
Lovell Federal Health Care Center, consisting of the

North Chicago Veterans Affairs Medical Center, the Navy
 Ambulatory Care Center, and supporting facilities des ignated as a combined Federal medical facility under an
 operational agreement covered by section 706 of the Dun can Hunter National Defense Authorization Act for Fiscal
 Year 2009 (Public Law 110-417; 122 Stat. 4500).

SEC. 1412. [LOG 69545] AUTHORIZATION OF APPROPRIA TIONS FOR ARMED FORCES RETIREMENT HOME.

There is hereby authorized to be appropriated for fiscal year 2020 from the Armed Forces Retirement Home
Trust Fund the sum of \$64,300,000 for the operation of
the Armed Forces Retirement Home.

\times

1	SEC. 2814 [Log 69809]. ASSESSMENT OF HAZARDS IN DE-
2	PARTMENT OF DEFENSE HOUSING.
3	(a) Hazard Assessment Tool.—
4	(1) DEVELOPMENT REQUIRED.—Not later than
5	180 days after the date of the enactment of this Act,
6	the Secretary of Defense shall develop an assessment
7	tool, such as a rating system or similar mechanism,
8	to identify and measure health and safety hazards in
9	housing under the jurisdiction of the Department of
10	Defense (including privatized housing).
11	(2) Components.—The assessment tool shall
12	provide for the identification and measurement of
13	the following hazards:
14	(A) Physiological hazards, including damp-
15	ness and mold growth, lead-based paint, asbes-
16	tos and manmade fibers, radiation, biocides,
17	and volatile organic compounds.
18	(B) Psychological hazards, including ease
19	of access by unlawful intruders, and lighting
20	issues.
21	(C) Infection hazards.
22	(D) Safety hazards.
23	(3) PUBLIC FORUMS.—In developing the assess-
24	ment tool, the Secretary of Defense shall provide for
25	multiple public forums at which the Secretary may
26	receive input with respect to such assessment tool
9\06031 1:09 a.i	19.083.xml (725460118) m.) 157

from occupants of housing under the jurisdiction of
 the Department of Defense (including privatized
 housing).

4 (4) REPORT.—Not later than 210 days after
5 the date of the enactment of this Act, the Secretary
6 of Defense shall submit to the Committees on Armed
7 Services of the Senate and the House of Representa8 tives a report on the assessment tool.

9 (b) HAZARD ASSESSMENTS.—

(1) ASSESSMENTS REQUIRED.—Not later than
one year after the date of the enactment of this Act,
the Secretary of Defense, using the assessment tool
developed under subsection (a)(1), shall complete a
hazard assessment for each housing facility under
the jurisdiction of the Department of Defense (including privatized housing).

17 (2) TENANT INFORMATION.—As soon as prac18 ticable after the completion of the hazard assess19 ment conducted for a housing facility under para20 graph (1), the Secretary of Defense shall provide to
21 each individual who leases or is assigned to a hous22 ing unit in the facility a summary of the results of
23 the assessment.

1	SEC.	2815	[Log	69322].	DEV	ELOP	MENT	OF	PROC	ESS	то
2			IDI	ENTIFY	AND	ADD	RESS	ENV	/IRONI	MEN	ГAL
3			HE	ALTH H	IAZAR	DS I	N DEF	PART	MENT	OF	DE-
4			FE	NSE HO	USING	.					
_				_		_					

5 (a) PROCESS REQUIRED.—Not later than 180 days 6 after the date of the enactment of this Act, the Secretary 7 of Defense, in coordination with the Secretaries of the 8 military departments, shall develop a process to identify, 9 record, and resolve environmental health hazards in hous-10 ing under the jurisdiction of the Department of Defense 11 (including privatized housing) in a timely manner.

(b) ELEMENTS OF PROCESS.—The process developed
under subsection (a) shall provide for the following with
respect to each identified environmental health hazard:

15 (1) Categorization of the hazard.

- 16 (2) Identification of health risks posed by the17 hazard.
- 18 (3) Identification of the number of housing oc-19 cupants potentially affected by the hazard.

20 (4) Recording and maintenance of information21 regarding the hazard.

(5) Resolution of the hazard, which shall in-clude—

24 (A) the performance by the Secretary of25 Defense (or in the case of privatized housing,

1	the landlord) of hazard remediation activities at
2	the affected facility; and
3	(B) follow-up by the Secretary of Defense
4	to collect information on medical care related to
5	the hazard sought or received by individuals af-
6	fected by the hazard.
7	(c) COORDINATION.—The Secretary of Defense shall
8	ensure coordination between military treatment facilities,
9	appropriate public health officials, and housing managers
10	at military installations with respect to the development
11	and implementation of the process required by subsection
12	(a).
13	(d) REPORT.—Not later than 210 days after the date
14	of the enactment of this Act, the Secretary of Defense
15	shall submit to the Committees on Armed Services of the
16	Senate and the House of Representatives a report on the
17	process required by subsection (a).

DIRECTIVE REPORT LANGUAGE

Table Of Contents

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS TITLE V—MILITARY PERSONNEL POLICY

ITEMS OF SPECIAL INTEREST **Comptroller General Report on Domestic Violence Comptroller General Report on Hazing** Inspector General Whistleblower Improvement Plan Measure Officer Accountability Report on Air National Guard Control Grades Report on Cyber Education Integration in Professional Military Education Report on Implementation of Transition Assistance Program Content Report on Junior Reserve Officers' Training Corps Community Service **Report on Passport Guidance for Emergency Contacts Report on Senior Officer Outside Employment** Standardizing Training for Sexual Assault Prevention and Response Practitioners TITLE VI-COMPENSATION AND OTHER PERSONNEL BENEFITS ITEMS OF SPECIAL INTEREST Department of Defense SkillBridge Program Applicability to Service Member Spouses Service Member Separation Survey Methodology **Spouse Employment Programs** TITLE VII—HEALTH CARE PROVISIONS ITEMS OF SPECIAL INTEREST Chronic Traumatic Encephalopathy Co-Location of Department of Defense and Department of Veterans Affairs **Medical Facilities** Government Accountability Office Review on Health Care Quality in the Military Health System Post-Traumatic Stress Disorder Drug Therapy Report on Pre-Hospital Tactical Combat Trauma Training Report on Service Member Discharges Related to Human Immunodeficiency Virus or Hepatitis B Translational Application of Mental Health Evidence Base **TRICARE** Reserve Select Study Unhealthy Alcohol Use Report **DIVISION B-MILITARY CONSTRUCTION AUTHORIZATIONS** TITLE XXVIII—MILITARY CONSTRUCTION GENERAL PROVISIONS

ITEMS OF SPECIAL INTEREST

Mold Assessment, Mitigation, and Remediation Efforts in Military Housing Report

Report on Integration of Information regarding Environmental Health Hazards in Department of Defense Housing into Defense Occupational and Environmental Health Readiness System

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS

TITLE V—MILITARY PERSONNEL POLICY

ITEMS OF SPECIAL INTEREST

Comptroller General Report on Domestic Violence

The committee is concerned about the Department of Defense and military services' domestic violence response and prevention programs. The committee notes that Department of Defense Instruction 6400.06 "Domestic Abuse Involving DoD Military and Certain Affiliated Personnel" clearly establishes detailed procedures for responding to domestic violence and directs the military departments to establish policies and programs to implement the instruction. The committee understands there are variances in response and prevention programs based on military service guidance and local jurisdictions, but is concerned by the April 19, 2019, Department of Defense Inspector General Report "Evaluation of Military Services Law Enforcement Responses to Domestic Violence" findings that military service law enforcement organizations did not consistently comply with Department of Defense policies.

Therefore, the committee directs the Comptroller General of the United States to provide preliminary observations to the Committees on Armed Services of the Senate and the House of Representatives by February 1, 2020, with a report to follow by an agreed upon time, on the military services' efforts to prevent and respond to domestic violence. The report should address the following elements:

(1) the extent to which each military service policy conforms to the Department of Defense Instruction;

(2) the actions service secretaries took to address the Department of Defense Inspector General recommendations;

(3) the extent to which the military services are meeting training requirements listed in Department of Defense Instruction 6400.06, the objectives of those training requirements, and whether the training is effective to meet those objectives;

(4) the extent to which each military service has established memorandums of understanding with local law enforcement and jurisdictions to enhance the coordinated community response to domestic violence;

(5) the extent to which commanders have played a role in the coordinated community response to domestic abuse consistent with Department of Defense Instruction 6400.06;

(6) an assessment of how the military services respond to domestic violence from initial reports to military law enforcement through final adjudication, to include victim assistance and early intervention; and (7) any recommendations the Comptroller General may have with respect to implementation of the military services' domestic violence prevention and response programs.

Comptroller General Report on Hazing

The committee is concerned about the results of the Department of Defense 2018 Annual Summary Report on Hazing Prevention and Response in the Armed Forces. The committee notes the disparity in the number of incidents and reports between the services. Of the 291 reported complaints of hazing, 256 complaints were from the Marine Corps. This disparity in the number of complaints was similar to the results of the 2017 report with a total of 415 complaints, 314 of those from the Marine Corps. The committee is aware the Department issued Department of Defense Instruction 1020.03, Harassment Prevention and Response in the Armed Forces, on February 8, 2018, and the military services are updating their policies to align with the Department's changes. However, the committee is concerned there is not a consistent emphasis across the services with respect to hazing. Further, the committee notes that in the Government Accountability Office (GAO) report "DOD and Coast Guard: Actions Needed to Increase Oversight and Management Information on Hazing Incidents Involving Servicemembers" (GAO-16-226), GAO found that the Department had not conducted oversight through regular monitoring of policy implementation and recommended that the Department of Defense do so.

Therefore, the committee directs the Comptroller General of the United States to provide preliminary observations to the Committees on Armed Services of the Senate and the House of Representatives by February 1, 2020, on the status of the military services' efforts to prevent and respond to hazing with a report to follow on an agreed upon date. The report should address the following elements:

(1) the extent to which each military service's policy and definition of hazing conforms to the Department of Defense Instruction;

(2) the extent to which each military service provides harassment prevention and response training using best practices with a targeted approach to the demographics the report indicates are involved with hazing;

(3) the extent to which the military services are meeting the standardized data reporting requirements;

(4) the extent to which each military service's specific implementation meets the requirements of Department of Defense Instruction 1020.03; and

(5) any recommendations the Comptroller General may have with respect to implementation of the military services' hazing prevention and response programs.

Inspector General Whistleblower Improvement Plan

The committee remains concerned about the ability of the Department of Defense and the military service Inspectors General (IG) to meet timeliness goals for handling whistleblower complaints. Responding promptly and thoroughly is essential to instilling trust and confidence in the system. The Government Accountability Office (GAO) report "Whistleblower Protection, Analysis of DOD's Actions to Improve Case Timeliness and Safeguard Confidentiality" (GAO-19-198) found that Department of Defense and military service Inspectors General met some, but not all, of the timelines and quality goals. The GAO made 12 recommendations to the Department of Defense Inspector General and the military service IGs with concurrence by all organizations for all recommendations. Therefore, the committee directs the Secretary of Defense to provide a report to the Committees on Armed Services of the Senate and the House of Representatives by December 2, 2019, detailing the implementation of the 12 GAO recommendations. The Secretary's report shall also include actions taken by the Secretary to improve the timeliness of completing whistleblower complaints, as well as efforts to protect the confidentiality of the complainant.

Measure Officer Accountability

The committee acknowledges the Department of Defense's efforts to address low and stagnant reporting rates for sexual assault and sexual harassment in the U.S. military. The committee also acknowledges commanders' responsibilities to cultivate positive and safe command climates and maintain trust from junior and mid-level service members. The committee is aware that fear of retaliation is consistently cited as a contributing factor to the underreporting of sexual assault and sexual harassment crimes across military installations. The committee is also aware that measures are currently in place to enable victims of sexual assault and sexual harassment to formally report perceived instances of retaliation to their respective commanders, law enforcement, special victims' counsel, and Sexual Assault Response Coordinators. The committee is concerned that, despite the aforementioned safeguards, perceived instances of retaliation remain high.

Therefore, the committee directs the Department of Defense Inspector General to submit a report to the Committees on Armed Services of the Senate and the House of Representatives not later than March 1, 2020, containing data from fiscal year 2018 on the following:

(1) the total number of substantiated cases of ostracism;

(2) the total number of substantiated cases of maltreatment;

(3) the total number of substantiated cases of retaliation that would meet the elements of Article 132 of the Uniform Code of Military Justice;

(4) the total number of commanders, across military services, who have been formally accused of mishandling reports of sexual harassment and sexual assault;

(5) the total number of commanders, across military services, who have been formally reprimanded for mishandling reports of sexual harassment and sexual assault and what, if any, related disciplinary action was taken;

(6) the total number of commanders, across military services, who have been formally accused of mishandling reports of victim retaliation related to sexual harassment and sexual assault; (7) the total number of commanders, across military services, who have been formally reprimanded for mishandling reports of victim retaliation related to sexual harassment and sexual assault and what, if any, related disciplinary action was taken; and

(8) the total number of commanders, across military services, who have received negative command climate reports related to sexual harassment, sexual assault, and gender discrimination.

Report on Air National Guard Control Grades

The committee recognizes the challenges the Air National Guard (ANG) faces in recruiting and retaining qualified airmen for full-time positions due to the statutory control grade cap. To alleviate this limitation, the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Public Law 115-232) increased the control grade cap for O-4 through O-6, E-8s, and E-9s. While units across the country felt the positive impact of this cap increase, they continue to face personnel challenges. With the current numbers and distribution, there are fewer control grades than the unit manning document positions. Therefore, organizations are unable to place service members of the correct rank into the corresponding positions. The committee directs the Director of the Air National Guard to perform a by-unit audit to determine the true number of control grade deficiencies and necessary increases and provide a report to the House Committee on Armed Services not later than June 1, 2020, with audit results.

Report on Cyber Education Integration in Professional Military Education

The committee remains concerned about the Department of Defense's ongoing efforts to integrate cyber domain education into officer professional military education. Therefore, the committee directs the Secretary of Defense to provide a briefing to the Committee on Armed Services of the House of Representatives, not later than March 1, 2020, on the Department's efforts to integrate cyber domain education in professional military education courses to further the understanding of the cyber domain among senior leaders. The briefing will also include an assessment of efforts to recruit and develop career tracks with promotion potential for cyber professionals.

Report on Implementation of Transition Assistance Program Content

The committee remains interested in the effective and efficient transition of service members to civilian life and the programs in place to assist in this transition. Section 552 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Public Law 115-232) required a comprehensive reform of the Department of Defense Transition Assistance Program. The committee therefore directs the Secretary of Defense to submit a report to the Committee on Armed Services of the House of Representatives, not later than April 1, 2020, containing

the plan for implementation of reforms to the Transition Assistance Program directed by section 552 of Public Law 115-232. The report shall also include:

(1) an analysis of how many service members each year, since the beginning of fiscal year 2015, have met the Career Readiness Standards (CRS) at least 90 days before separation.

(2) how many required additional assistance because the service member did not meet the CRS standards and/or does not have a viable transition plan, and how many service members affirmatively received this assistance.

(3) what steps the Department will take to increase the number of service members that will meet CRS standards at least 90 days before separation.

(4) what organizations are receiving the service members in a "warm handover" and how many are handed over to each.

(5) a status update on the establishment of the pathways for individualized counseling, including a description of each of the pathways and their objective.

Report on Junior Reserve Officers' Training Corps Community Service

The committee notes that the purpose of the Junior Reserve Officers' Training Corps (JROTC) program is to instill in students in U.S. secondary educational institutions the values of citizenship, service to the United States, personal responsibility, and a sense of accomplishment. The committee believes that community service of all types supports and enhances this purpose. Therefore, the committee directs the Secretary of Defense to submit a report to the Committee on Armed Services of the House of Representatives by March 1, 2020, on the feasibility and advisability of a community service requirement as part of the JROTC program in order for a unit to earn an "Honor Unit with Distinction" designation.

Report on Passport Guidance for Emergency Contacts

The committee notes that families of service members deployed outside the continental United States often may not have a valid passport for overseas travel in the event the service member has a medical emergency and a family member's presence is needed. While the services have policies in place for obtaining short-notice passports, the committee is concerned that information on these procedures is not being adequately disseminated to unit commanders and service casualty offices. Therefore, the committee directs the Secretary of Defense to provide a report not later than April 1, 2020, addressing the following questions:

(1) what information is provided to service members' families prior to deployment regarding family travel policies?

(2) how are the instructions for obtaining a short-notice passport relayed to unit commanders and the service casualty office?

(3) what improvements can be made to the passport process?

(4) how can the Department of Defense and the services improve their dissemination of information related to emergency travel procedures for families of overseas service members?

Report on Senior Officer Outside Employment

The committee is interested in senior officer outside employment while still on Active Duty. Therefore, the committee directs the Secretary of Defense to submit a report to the Committee on Armed Services of the House of Representatives not later than May 1, 2020, on requests from senior officers for approval of outside employment. The report period will be inclusive of the fiscal years from 2017 through 2019 and cover Active Duty officers in the grade of O-6 or above. The elements of the report shall include:

(1) the number of such requests made in each fiscal year;

(2) the number of such requests approved in each fiscal year;

(3) the types of positions for which senior personnel made such requests;

(4) the range and average of the time commitment for such positions; and

(5) any ethical lapses or abuses by senior personnel in the course of employment pursuant to approved requests.

Standardizing Training for Sexual Assault Prevention and Response Practitioners

The committee acknowledges the Department of Defense's continued efforts to ensure that sexual assault prevention and response training remains effective, adequate, and up-to-date. In response to the committee report accompanying the National Defense Authorization Act for Fiscal Year 2019 (H. Rept. 115-676), the Department submitted a report to the House Committee on Armed Services on the feasibility of developing and incorporating standardized best practices for sexual assault prevention and response training across services. The report suggests that standardized implementation is essential to achieving decreases in rates of sexual assault.

Therefore, the committee directs the Secretary of Defense, in consultation with the Secretaries of the Army, Navy, and Air Force, to provide a briefing to the House Committee on Armed Services not later than November 1, 2019, on the Department's efforts to standardize sexual assault prevention training, across services, and to ensure that such training incorporates innovative training methodologies based on identified competencies for prevention and response practitioners.

TITLE VI—COMPENSATION AND OTHER PERSONNEL BENEFITS

ITEMS OF SPECIAL INTEREST

Department of Defense SkillBridge Program Applicability to Service Member Spouses

The committee commends the Department of Defense for its development of the Department of Defense SkillBridge program, which offers training programs in the form of internships and apprenticeships through participating private companies for service members transitioning to civilian life. The committee remains concerned by the persistent issue of unemployment and underemployment of military spouses. Therefore, the committee directs the Secretary of Defense to provide a report to the Committee on Armed Services of the House of Representatives not later than April 1, 2020, on the feasibility and advisability of providing a similar program for service member spouses that would apply at any time during a spouse's career. The report shall include:

(1) the extent to which private companies currently participating in SkillBridge are interested in extending internships and apprenticeships to service member spouses;

(2) the extent to which the potential expansion of the program would affect the ability to effectively administer the current SkillBridge program;

(3) the costs to the Department of Defense of administering such a program;

(4) any other issues the Secretary of Defense deems relevant.

Service Member Separation Survey Methodology

The committee is concerned that valuable military personnel data currently collected by the Department of Defense is not being effectively organized, analyzed, and applied to better understand service members' motivations for staying in or leaving the military. Data on service members' reasons for separation from service, that could be used to adjust recruiting and retention policies of the armed services and the Department of Defense, is not being collected in an effective or timely manner. The committee notes that the requirement for individual exit surveys and interviews with separating or retiring service members has not been uniformly established across the Department of Defense. In addition, the committee is concerned that the exit surveys may not be valid survey instruments.

Therefore, the committee directs the Secretary of Defense, in coordination with the Department of Defense Office of People Analytics, to determine the best methodology and timing to conduct and require exit interviews or surveys with individuals leaving Active Duty to establish, at a minimum:

(1) what personal or professional factors are causing the service member to leave the military service.

(2) what specific opportunities, programs, or benefits could have influenced their retention decisions.

(3) service member satisfaction with benefits, compensation, and service leadership.

(4) service member suggestions for improving benefits, career management, or work-life balance.

Furthermore, the Secretary, in coordination with the Office of People Analytics, shall review currently existing military personnel databases that may be used to assist the services in further establishing service member behaviors regarding accession and retention in the military. The committee directs the Secretary to provide a briefing to the Committee on Armed Services of the House of Representatives not later than April 1, 2020, on the efforts to establish enhanced military personnel data analytics and an effective exit survey program as described above.

Spouse Employment Programs

The committee is aware of the extensive network of resources that the Department of Defense has established to assist spouses of members of the Armed Forces in seeking employment. The committee understands the need to provide both online and in-person career counseling and employment information to ensure the unique needs of military spouses are met. However, the committee remains concerned that some of the resources available may not adequately target the professions most sought-after by spouses. Therefore, the committee directs the Comptroller General of the United States to provide a briefing to the Committee on Armed Services of the House of Representatives not later than April 1, 2020, with a report to follow at a later date, containing the following components:

(1) an analysis of whether military spouses with certain professional certifications or licenses have higher rates of unemployment than other military spouses;

(2) an analysis of whether military spouses with certain professional certifications or licenses have higher rates of unemployment when compared to their civilian counterparts;

(3) an analysis of whether military spouses married to service members of certain ranks have higher rates of unemployment than other military spouses;

(4) an analysis of whether the Department of Defense has a system of measurement for evaluating the effectiveness of States' laws in easing licensing burdens on military spouses and whether occupational licensing requirements are considered when evaluating service member assignment decisions; and

(5) marketing efforts by the Department of Defense to ensure military spouses are aware of the available resources.

TITLE VII—HEALTH CARE PROVISIONS

ITEMS OF SPECIAL INTEREST

Chronic Traumatic Encephalopathy

The committee commends the research and work being conducted by the Department of Defense on traumatic brain injury (TBI). However, the committee is seeking to understand the proportion of TBI research being dedicated to chronic traumatic encephalopathy (CTE). Therefore, the committee directs the Secretary of Defense to provide a report to the Committee on Armed Services of the House of Representatives not later than March 1, 2020, on the following: (1) the proportion and amount of the Department of Defense medical research budget being dedicated to CTE;

(2) the projected number of service members potentially afflicted with CTE;

(3) the plan and methodologies used for the detection of CTE in service members and covered beneficiaries;

(4) the number of Department of Defense Graduate Medical Education programs that incorporate CTE into curricula;

(5) the the rapeutics being developed for covered beneficiaries afflicted with CTE; and

(6) potential gaps in CTE research and detection methodologies.

Co-Location of Department of Defense and Department of Veterans Affairs Medical Facilities

The committee is concerned that the Department of Defense and Department of Veterans Affairs have not fully considered the potential benefits of co-locating military treatment facilities in geographic locations in close proximity to Department of Veterans Affairs medical facilities in areas like William Beaumont Army Medical Center, Naval Medical Center San Diego, Travis Air Force Base, and other similar locations. Therefore, the committee directs the Secretary of Defense to submit a report to the Committee on Armed Services of the House of Representatives by February 1, 2020, on the following:

(1) a list of facilities where co-location may be possible;

(2) a cost-benefit analysis that highlights efficiencies that could be gained by shared services, personal services contracts, equipment, and other resources; and

(3) a list of facilities that could benefit from a joint planning, design, and construction process for Department of Defense and Department of Veterans Affairs medical facilities.

Government Accountability Office Review on Health Care Quality in the Military Health System

The committee understands the Military Health System strives to offer quality health care to service members and covered beneficiaries. However, the committee is concerned there may be some gaps in different quality metrics that assess the provision of health care services. Therefore, the committee directs the Comptroller General of the United States to conduct a review and submit a report to the Committee on Armed Services of the House of Representatives not later than February 1, 2020, that includes the following:

(1) the timeliness of urgent health care referrals to be appropriately referred in both the direct care system and purchased care system;

(2) an assessment of whether patients in the Military Health System are receiving the right amount of care when needed;

(3) an assessment of whether the Department of Defense is utilizing work conducted by the Agency for Healthcare Research and Quality and the Institute of Medicine in developing standardized health care quality metrics;

(4) an assessment on how many medical providers in the direct care system and purchased care system lost eligibility for malpractice insurance prior to working for the Department of Defense or would not be eligible for insurance were they not working for the Department of Defense; and

(5) any changes in patient safety metrics related to the implementation of the Genesis electronic health record.

Post-Traumatic Stress Disorder Drug Therapy

The committee is encouraged by recent medical advancements in the treatment of post-traumatic stress disorder (PTSD). This emphasis on treatment is essential given that the Veterans Administration estimates that between 11 and 20 percent of Operation Iraqi Freedom and Operation Enduring Freedom veterans have PTSD in a given year. As a part of these advances, both the Department of Defense and private companies have worked to develop new drug therapy, some of which are in the Phase 3 clinical trial stage. The committee encourages the Department to continue partnerships with private drug developers and to fund Phase 3 clinical trials for PTSD drugs when appropriate. However, there are concerns that additional emphasis should be placed on the advanced development of pharmaceuticals that show increasing effectiveness throughout clinical trials. Therefore, the committee directs the Secretary of Defense to provide a briefing to the House Committee on Armed Services by January 1, 2020, on the current efforts underway to develop effective PTSD drug therapy, along with a description of existing partnerships with private drug developers, and the amount of Federal funding they receive.

Report on Pre-Hospital Tactical Combat Trauma Training

The committee is interested in the continued development of tactical combat casualty care and notes the pivotal role it has played in saving the lives of wounded service members. However, the committee is concerned about the wide variation and lack of a standardized teaching methodology for pre-hospital tactical combat casualty care that could result in adverse casualty outcomes in the operational environment. Therefore, the committee directs the Secretary of Defense to submit a report to the Committee on Armed Services of the House of Representatives not later than May 1, 2020, on the development of a comprehensive strategy that addresses the standardization of pre-hospital tactical combat casualty care, as well as hospital and pre-hospital partnerships that include the American College of Surgeons, the National Association of Emergency Medical Technicians, and other organizations that may provide vital training, standards, and best practices that help improve the continuum of battlefield care.

Report on Service Member Discharges Related to Human Immunodeficiency Virus or Hepatitis B

The committee remains concerned about the implementation of the Department of Defense Retention Policy for Non-Deployable Service Members as it relates to service members with Human Immunodeficiency Virus (HIV) or Hepatitis B. Therefore, the committee directs the Secretary of Defense to submit a report to the Committee on Armed Services of the House of Representatives not later than February 1, 2020, that includes:

(1) the number of service members discharged over the previous year as part of the Department of Defense Retention Policy for Non-Deployable Service Members;

(2) the number of service members discharged because of non-deployability associated with HIV;

(3) the number of service members discharged because of non-deployability associated with Hepatitis B; and

(4) an explanation of any updates to personnel policies made by the Department of Defense for individuals living with HIV or Hepatitis B, or other diseases who are, as a result of their disease, impacted by this policy.

Translational Application of Mental Health Evidence Base

The committee is concerned by the pace of translating research on posttraumatic stress disorder (PTSD), pain management, major depressive disorders (MDDs), and substance abuse into practical application that can be disseminated into clinical practice guidelines across the Department of Defense. Building on the committee report accompanying the National Defense Authorization Act for Fiscal Year 2019 (H. Rept. 115-676), the committee directs the Secretary of Defense to provide a briefing to the Committee on Armed Services of the House of Representatives not later than February 1, 2020, on the following:

(1) the tracking of patients who receive their care in primary care clinics (which frequently occurs, particularly for depression), those seen by embedded providers on operational platforms, and those who use purchased care for some or all of their care;

(2) the process that ensures a formalized methodology for translating and tracking evidence-based research and treatments for PTSD, MDD, pain management, and substance abuse across the Department of Defense; and

(3) the mechanism for the Defense Health Agency to track and assess substance abuse programs that may reside in the military departments.

TRICARE Reserve Select Study

The committee remains concerned about Reserve Component service members using limited training time to address required health evaluations. The consumption of training time for purposes like medical preparedness that is not directly related to military readiness training may inhibit unit lethality. The lack of a TRICARE Reserve Select option for dual-status technicians impacts Reserve Component recruiting and retention efforts. The committee therefore directs the Secretary of Defense to submit a report to the Committee on Armed Services of the House of Representatives not later than April 1, 2020, that includes the following:

(1) administrative, policy, statutory, and technical changes that could reduce the administrative burden on the military;

(2) the program cost associated with providing TRICARE Reserve Select for medical, dental, and vision care to dual-status technicians;

(3) the out-of-pocket costs involved with providing TRICARE Reserve Select for medical, dental, and vision care to dual-status technicians compared to the Federal Employees Health Benefits Program;

(4) the amount of funding currently budgeted for Reserve Component health care;

(5) the readiness and quality of life impacts associated with providing Reserve Component service members with TRICARE Reserve Select; and

(6) an economic analysis of whether the cost of providing TRICARE Reserve Select for dual-status technicians is feasible when considering the readiness and time constraints of Reserve Component service members.

Unhealthy Alcohol Use Report

The committee is concerned that harmful alcohol use persists among Active Duty personnel and that trends have remained unchanged for years based on the 2015 Department of Defense Health Related Behaviors Survey results published in 2018. In the report, one-third of service members reported binge drinking in the past 30 days and 35 percent engaged in hazardous or disordered drinking. High levels of alcohol misuse have translated into significant increases in mental health and health care utilization within the military. Finally, alcohol abuse is also associated with increased rates of suicide, alcohol-related misconduct, family problems, and increased medical costs. Taken together, these factors can significantly impair and diminish force readiness among Active Duty personnel.

Therefore, the committee directs the Secretary of Defense to submit a report to the Committee on Armed Services of the House of Representatives by January 1, 2020, that contains the following:

(1) the current Department-wide and service efforts to decrease the deleterious effects of alcohol on Active Duty personnel;

(2) the implementation of current, effective, evidence- and population-based interventions to curb harmful alcohol use;

(3) the incidence rate of sexual assaults and domestic violence involving alcohol-related events;

(4) the feasibility of efforts taken to streamline the effective evidence-based alcohol abuse prevention programs employed by the services so that common elements are more standardized and jointly managed; and (5) the feasibility of adapting a National Institute of Alcohol and Alcohol Abuse-endorsed, effective web-based intervention developed by academia for the collegiate population to prevent and reduce harmful alcohol consumption, for a similarly aged military cohort pilot study.

DIVISION B-MILITARY CONSTRUCTION AUTHORIZATIONS

TITLE XXVIII—MILITARY CONSTRUCTION GENERAL PROVISIONS

ITEMS OF SPECIAL INTEREST

Mold Assessment, Mitigation, and Remediation Efforts in Military Housing Report

The committee is concerned with multiple reports of issues involving mold in Department of Defense housing to include privatized housing. These reports have indicated that mold in Department of Defense housing may have contributed to negative health effects on some occupants. These reports also pointed to lagging oversight of mold mitigation efforts at a number of Department of Defense housing locations. Therefore, the committee directs the Secretary of Defense to provide a report to the Committee on Armed Services of the House of Representatives not later than February 1, 2020, on the following:

(1) a meta-analysis relating to the health effects of mold exposure in housing, based on up-to-date scientific evidence;

(2) an analysis of existing standards and practices for mold assessment, mitigation, and remediation developed by States, other departments and agencies of the Federal Government, and research organizations;

(3) the feasibility of developing and implementing mold assessment, mitigation, and remediation standards for military housing that incorporate best standards and practices from the analysis under paragraph (2) above, and prescribe reasonable duties for occupants of military housing relating to mold mitigation; and

(4) an analysis of ongoing efforts of the Department of Defense to assess, track, mitigate, and remediate mold issues in military housing.

Report on Integration of Information regarding Environmental Health Hazards in Department of Defense Housing into Defense Occupational and Environmental Health Readiness System

The committee believes the Department of Defense needs better data and information related to the tracking and monitoring of environmental health and occupational health exposures. However, the committee is concerned that existing data systems may not provide either the capability required or interoperability with the Military Health System (MHS) Genesis electronic health record. Therefore, the committee directs the Secretary of Defense to provide a report to the Committee on Armed Services of the House of Representatives not later than February 1, 2020, on the following:

(1) an analysis of how the Defense Occupational and Environmental Health Readiness System (DOEHRS) may be used to record information with respect to environmental health hazards in housing under the jurisdiction of the Department of Defense (including privatized housing);

(2) the identification of potential environmental risk categories to be included in DOEHRS as a result of information received pursuant to housing inspections, reports, surveys, audits, or occupant complaints with respect to environmental health hazards;

(3) a discussion of any data system or repository (other than DOEHRS) under consideration by the Secretary of Defense to collect, maintain, and track environmental health hazards in housing under the jurisdiction of the Department of Defense (including privatized housing);

(4) a description of the current status of interoperability between DOEHRS and the MHS Genesis electronic health record system, and the necessary steps to ensure full interoperability; and

(5) a description of the desired end state with respect to interoperability between DOEHRS and an individual longitudinal exposure record.