<table>
<thead>
<tr>
<th>Log #</th>
<th>Sponsor</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>183</td>
<td>Hunter</td>
<td>Allows service members on PCS to vote in the state in which they are living on that order, instead of their state of permanent residence.</td>
</tr>
<tr>
<td>212r1</td>
<td>Gabbard</td>
<td>Requests a briefing on the maintenance plan, sustainment costs, and operational strategy for the SBX radar.</td>
</tr>
<tr>
<td>237</td>
<td>Russell</td>
<td>Amends section 602 of the Chairman's Mark to add more specific information on the report and prohibit out-of-pocket collection for BAH.</td>
</tr>
<tr>
<td>241</td>
<td>Turner</td>
<td>Minimum confinement period required for conviction of certain sex-related offenses committed by members of the Armed Forces.</td>
</tr>
<tr>
<td>270r1</td>
<td>Brooks</td>
<td>Allows DOD to use appropriated money to drain oil from the heavy cruiser Prinz Eugen.</td>
</tr>
<tr>
<td>303r2</td>
<td>Walz</td>
<td>Provides sense of Congress recognizing US Special Operations Command as well as honors the service and sacrifices of the Soldiers, Sailors, Airmen, Marines, Civilians, and family members of the Special Operations Community.</td>
</tr>
<tr>
<td>319r2</td>
<td>Shuster</td>
<td>Authorizes the Secretary of Defense to transfer up to $5 million to the World War I Centennial Commission.</td>
</tr>
<tr>
<td>322r1</td>
<td>Lamborn</td>
<td>Authorizes a pilot program for space-based mapping of the electromagnetic spectrum.</td>
</tr>
<tr>
<td>325r1</td>
<td>Carbajal</td>
<td>Eliminating a provision in the bill that eliminated the requirement for a report on the national guard youth program.</td>
</tr>
<tr>
<td>334r1</td>
<td>Brown</td>
<td>Would fund Navy UPL to complete a broadband project between Pax River and Wallops Island.</td>
</tr>
<tr>
<td>335r1</td>
<td>Gaetz</td>
<td>Directs the SecDef to deliver a report to HASC by March 1, 2018, addressing the long term viability of the moratorium of oil and gas exploration East of the Military Mission Line in the Gulf of Mexico.</td>
</tr>
<tr>
<td>338</td>
<td>McSally</td>
<td>Directs the Secretary of the Army, in conjunction with NGB, to update the committee on the status of the Aviation Restructure Initiative, along with a plan to recruit and retain the number of qualified helicopter pilots to meet the demand.</td>
</tr>
<tr>
<td>343</td>
<td>Hunter</td>
<td>Ensures that the service branch fulfills its obligation to notify a servicemember's spouse in the event that a servicemember declines SGLI coverage.</td>
</tr>
</tbody>
</table>
AMENDMENT TO H.R. 2810
OFFERED BY MR. HUNTER OF CALIFORNIA

At the appropriate place in title V, insert the following new section:

SECTION 5. VOTER REGISTRATION.

Section 705 of the Servicemembers Civil Relief Act (50 U.S.C. 4025(a)), is amended by adding at the end the following new subsection:

"(c) REGISTRATION.—

"(1) IN GENERAL.—For the purposes of voting for any Federal office (as defined in section 30101 of title 52, United States Code) or a State or local office, a servicemember who registers to vote in a State in which the servicemember is present in compliance with military orders for a permanent change of station shall not, solely by reason of that registration—

"(A) be deemed to have acquired a residence or domicile in that State;

"(B) be deemed to have become a resident in or a resident of that State; or

"(C) be deemed to have lost a residence or domicile in any other State, without regard to
whether or not the person intends to return to that State.

"(2) Notification by the servicemember.—A servicemember who elects to register to vote in the State in which the servicemember is present in compliance with military orders for a permanent change of station shall notify the Service Voting Action Officer of the military department concerned not later than 10 days after such registration.

“(3) Notification by the service voting action officer.—A Service Voting Action Officer who receives a notification under paragraph (2) shall notify the chief State election official of the State in which the servicemember resides or is domiciled of such registration not later than 10 days after such registration.”.
Amendment to H.R. 2810
National Defense Authorization Act for Fiscal Year 2018

Offered by Ms. Gabbard of Hawaii

In the appropriate place in the report to accompany H.R. 2810, insert the following new Directive Report Language:

Sea-Based X-Band Radar

The Committee notes that the Fiscal Year 2018 budget request contained $130.7M in Research, Development, Test, and Evaluation, Defense-Wide for the Sea-Based X-band (SBX) radar. The committee is also aware that this request includes funding to extend on-station time from 120 days at sea to 330 days at the request of the U.S. Pacific Command and U.S. Northern Command.

The committee recognizes that the SBX radar is a critical component of the U.S. ballistic missile defense system, providing critical track and discrimination capabilities to the Missile Defense Agency, combatant commanders, and the intelligence community in defense of the United States homeland and territories. In response to the intensifying ballistic missile threat in the Asia-Pacific region, the committee strongly supports full funding for the SBX Radar and extending on-station time to 330 days. In particular, the SBX radar will play an important role to provide continued track and discrimination information for the ballistic missile defense of Hawaii. The committee remains concerned about ballistic missile defense coverage for Hawaii as the SBX system transitions into depot maintenance in 2020, well ahead of the planned initial operational capability of the planned Homeland Defense Radar-Hawaii or equivalent capability.

Therefore, the Committee directs the Director of the Missile Defense Agency to brief the congressional defense committees by December 1, 2017 on the maintenance plan, and near-term and long-term sustainment costs for the SBX radar until an operational medium-range discrimination radar or equivalent capability is available for the defense of Hawaii, as well as the Agency’s plans to more fully integrate the SBX radar into the ballistic missile defense architecture, and how it plans to mitigate any gaps in coverage resulting from the SBX radar’s depot maintenance availability.
AMENDMENT TO H.R. 2810
OFFERED BY MR. RUSSELL OF OKLAHOMA

In section 602(c), strike paragraphs (1) through (4) and insert the following:

(1) An analysis of the impact of reductions in the rate of the basic allowance for housing under section 403 of title 37, United States Code, on the long-term viability of the Military Housing Privatization Initiative (MHPI).

(2) An analysis of projected revenue for the MHPI, considering projected reductions in such basic allowance for housing, which compares projected revenue under the assumption that members of the armed forces will make out-of-pocket payments in addition to rent and under the assumption that members will not make such out-of-pocket payments.

(3) An analysis of the extent to which the Department of Defense has relied and continues to rely on the assumption that members of the armed forces who live in housing units acquired or constructed under the MHPI will make out-of-pocket payments
in addition to basic rent in order to offset reductions in such basic housing allowance.

(4) An analysis of the future military construction costs that will be necessary to offset reduced reinvestment account distributions as a result of reductions in such basic housing allowance, consistent with the requirement included in project ground leases under the MHPI that all assets will be in like-new condition at the end of the lease.

(5) The impact on maintenance of housing units acquired or constructed under the MHPI because of the reductions in revenue for the MHPI that will result from reductions in such basic housing allowance.

(6) The impacts of the costs described in paragraph (4) and the reduction in revenue described in paragraph (5) on occupancy and revenue generated by occupancy under the MHPI, and the impact of changes in occupancy and associated revenue on the costs described in paragraph (4) and the reduction in revenue described in paragraph (5).

(7) The process for establishing the criteria for and the execution of market surveys used to establish the rates of such basic housing allowance.
Add at the appropriate place in division B the following new section:

SEC. _____. PROHIBITING COLLECTION OF ADDITIONAL AMOUNTS FROM MEMBERS LIVING IN UNITS UNDER MILITARY HOUSING PRIVATIZATION INITIAL.

(a) PROHIBITION.—Subchapter IV of chapter 169 of title 10, United States Code, is amended by inserting after section 2878 the following new section:

§ 2879. Prohibiting collection of amounts in addition to rent from members assigned to units

"(a) PROHIBITION.—An agreement for acquiring or constructing a military family housing unit or military unaccompanied housing unit under this subchapter which is entered into between the Secretary and an eligible entity shall prohibit the entity from imposing on a member of the armed forces who occupies the unit a supplemental payment (such as an out-of-pocket fee) in addition to the amount of rent the eligible entity charges for a unit of similar size and composition, without regard to whether or not the amount of the member’s basic allowance for housing is less than the amount of the rent.

(b) PERMITTING CERTAIN ADDITIONAL PAYMENTS.—Nothing in this section shall be construed to prohibit an eligible entity from imposing an additional pay-
ment for optional services provided to residents, such as
access to a gym or a parking space, or an additional pay-
ment for non-essential utility services, as determined in
accordance with regulations promulgated by the Secretary.

"(c) No Effect on Rental Guarantees or Differential Lease Payments.—Nothing in this section
shall be construed to limit or otherwise affect the authority
of the Secretary to enter into rental guarantee agreements
under section 2876 of this title or to make differential
lease payments under section 2877 of this title, so long
as such agreements or payments do not require a member
of the armed forces who is assigned to a military family
housing unit or military unaccompanied housing unit
under this subchapter to pay an out-of-pocket fee or pay-
ment in addition to the member's basic housing allow-
ance."

(b) Clerical Amendment.—The table of sections
for subchapter IV of chapter 169 of such title is amended
by inserting after the item relating to section 2878 the
following new item:

"2879. Prohibiting collection of amounts in addition to rent from members assigned to units."

×
AMENDMENT TO H.R. 2810
OFFERED BY MR. TURNER OF OHIO

At the end of subtitle C of title V, add the following new section:

1 SEC. 5. MINIMUM CONFINEMENT PERIOD REQUIRED
2 FOR CONVICTION OF CERTAIN SEX-RELATED
3 OFFENSES COMMITTED BY MEMBERS OF THE
4 ARMED FORCES.
5 (a) MANDATORY PUNISHMENTS.—Section 856(b)(1)
6 of title 10, United States Code (article 56(b)(1) of the
7 Uniform Code of Military Justice), as amended by section
8 5301 of the Military Justice Act of 2016 (division E of
9 Public Law 114–328; 130 Stat. 2919), is further amended
10 by striking “shall include dismissal or dishonorable dis-
11 charge, as applicable.” and inserting the following: “shall
12 include, at a minimum—
13 “(A) dismissal or dishonorable discharge, as ap-
14 plicable; and
15 “(B) confinement for two years.”.
16 (b) EFFECTIVE DATE.—The amendment made by
17 subsection (a) shall take effect immediately after the
18 amendments made by the Military Justice Act of 2016 (di-
vision E of Public Law 114–328) take effect as provided for in section 5542 of that Act (130 Stat. 2967).
AMENDMENT TO H.R. 2810
OFFERED BY MR. BROOKS OF ALABAMA

At the appropriate place in title III, insert the following:

SEC. 3. DEPARTMENT OF DEFENSE CLEANUP AND REMOVAL OF PETROLEUM, OIL, AND LUBRICANT ASSOCIATED WITH THE PRINZ EUGEN.

Amounts authorized to be appropriated for the Department of Defense may by used for all necessary expenses for the removal and cleanup of petroleum, oil, and lubricants associated with the heavy cruiser Prinz Eugen, which was transferred from the United States to the Republic of the Marshall Islands in 1986.
Amendment to H.R. 2810

Offered by: Mr. Brooks of Alabama

In section 4301 of Division D, relating to Operations and Maintenance, Miscellaneous Appropriations, line 050, decrease the amount for Environmental Restoration, Army by $6,000,000.

In section 4301 of Division D, relating to Operations and Maintenance, Miscellaneous Appropriations, line 050, increase the amount for Department of Defense Cleanup and Removal of Petroleum, Oil, and Lubricant associated with the Prinz Eugen by $6,000,000.
AMENDMENT TO H.R. 2810
OFFERED BY MR. WALZ OF MINNESOTA

At the end of title X, add the following new section:

SEC. 10. RECOGNITION OF THE UNITED STATES SPECIAL OPERATIONS COMMAND.

(a) FINDINGS.—Congress makes the following findings:

(1) On April 16, 1987, Congress required the establishment of a Special Operations Command, which was to be an elite fighting force drawn from all of the branches of the Armed Forces.

(2) As a headquarters organization, USSOCOM comprises four service-component commands, consisting of the United States Army Special Operations Command, United States Naval Special Warfare Command, United States Marine Corps Forces Special Operations Command, and United States Air Force Special Operations Command, and includes various sub-unified commands.

(3) Each service-component command has sub-component commands consisting of—
(A) Army Special Forces (Green Berets), Rangers, Special Operations Aviation, Civil Affairs, Military Information Support Operations;

(B) Navy SEALs and Special Warfare Combatant-Craft Crewmen;

(C) Air Force Commandos and Special Tactics Airmen;

(D) Marine Raiders; and

(E) other Joint Special Operations Forces;

(4) USSOCOM protects and defends the United States in a variety of ways, including direct action, special reconnaissance, unconventional warfare, foreign internal defense, civil affairs operations, counterterrorism, military information support operations, counter-proliferation of weapons of mass destruction, security force assistance, counterinsurgency, hostage rescue and recovery, foreign humanitarian assistance, and other missions as assigned.

(5) USSOCOM has an unequaled ability to analyze and respond to terrorist threats and USSOCOM has led many successful missions globally.

(6) Many USSOCOM missions are classified, so the American people may never know the details and extent of the bravery of Special Operations Forces,
but a sample of missions provide a glimpse into the bravery and talents of these members of the Armed Forces:

(A) On May 2, 2011, Osama bin Laden was killed in a special operations mission in Pakistan, for which the outstanding men and women in America’s intelligence and Armed Forces, especially those from SOCOM, remained focused on bringing Osama bin Laden to justice, and on May 2, 2011, justice was done.

(B) On April 12, 2009, the Maersk Alabama was rescued unharmed in a special operations mission in the Indian Ocean, after a five-day standoff between the United States Navy and Somalian pirates.

(C) On April 1, 2003, Jessica Lynch, a United States Army clerk taken prisoner for nine days in Iraq, was rescued by Special Operations Forces during a night raid in the hospital where she was being held.

(D) On December 13, 2003, in Operation Red Dawn, Special Operations Forces captured deposed Iraqi president Saddam Hussein, who was hiding in a spider hole.
(E) On January 17, 1991, as Operation Desert Storm began, Special Operations Forces slipped hundreds of miles into Iraq to identify Iraqi Scud missiles as targets for American fighter jets.

(F) On December 20, 1989, in Operation Just Cause and Operation Nifty Package, Special Operations Forces ventured into Panama to bring its then President Manuel Noriega to justice for drug-trafficking.

(7) Approximately 70,000 Regular component, National Guard, and reserve component personnel from all four services and Department of Defense civilians are assigned to USSOCOM headquarters in Tampa, its four service-component commands, and eight sub-unified commands.

(8) The heroism, skill, and patriotism of USSOCOM personnel and their families are without parallel.

(9) The responsibilities of USSOCOM are growing and its mission is now and will continue to be central to the defense of the United States in future decades.
(10) The sacrifices of many, the service of all, and the talents of the Special Operations Forces are cause for confidence and optimism.

(b) SENSE OF CONGRESS.—It is the sense of Congress that the soldiers, sailors, airmen, Marines, and civilians who, together with their family members, comprise the United States Special Operations Forces community should be honored for their service and commitment to keeping the United States safe.
AMENDMENT TO H.R. 2810
OFFERED BY MR. SHUSTER OF PENNSYLVANIA

At the appropriate place in title X, insert the following:

SEC. 10. TRANSFER OF FUNDS TO WORLD WAR I CENTENNIAL COMMISSION.

(a) AUTHORITY TO TRANSFER FUNDS.—The Secretary of Defense may transfer to the World War I Centennial Commission, from amounts described in subsection (b), such amount as the Secretary and the Chair of the World War I Centennial Commission consider appropriate to assist the Commission in carrying out activities under paragraphs (2) through (5) of section 5(a) of the World War I Centennial Commission Act (Public Law 112–272; 36 U.S.C. prec. 101 note) after fiscal year 2017.

(b) DESIGNATED ACCOUNT.—Funds transferred pursuant to subsection (a) shall be maintained in a specially designated account and may not be obligated or expended for the designation, establishment, or enhancement of a memorial or commemorative work by the World War I Centennial Commission.

(c) COVERED FUNDS.—The funds transferrable by the Secretary pursuant to subsection (a) shall be derived
from amounts authorized to be appropriated for fiscal year 2018 for Civil Military Programs as provided in section 4301 of this Act.

(d) TREATMENT AS GIFT.—Any amounts transferred to the World War I Centennial Commission pursuant to subsection (a) shall be treated as a gift to the Commission for purposes of sections 6(g) and 7(f) of the World War I Centennial Commission Act.

(e) LIMITATION.—The total amount provided by the Secretary pursuant to subsection (a) shall not exceed $5,000,000.

(f) WORLD WAR I CENTENNIAL COMMISSION DEFINED.—In this section, the term “World War I Centennial Commission” means the Commission established by section 4 of the World War I Centennial Commission Act.
Amendment to HR 2810

Offered by Mr. Shuster

In section 4301 of Division D, relating to Operations and Maintenance, Defense-Wide, Line 090, increase the amount Civil Military Programs by $5,000,000.00 for the World War I Centennial Commission.

In section 4301 of Division D, relating to Operations and Maintenance, Defense-Wide, Line 300, decrease the amount for the Office of the Secretary of Defense by $5,000,000.00.
AMENDMENT TO H.R. 2810
OFFERED BY MR. LAMBORN OF COLORADO

At the appropriate place in title XVI, insert the following new section:

SEC. 16. PILOT PROGRAM ON ELECTROMAGNETIC SPECTRUM MAPPING.

(a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall establish a pilot program to assess the viability of space-based mapping of the electromagnetic spectrum used by the Department of Defense.

(b) DURATION.—The authority of the Secretary to carry out the pilot program under subsection (a) shall terminate on the date that is one year after the date of the enactment of this Act.

(c) INTERIM BRIEFING.—Not later than 60 days after the date of enactment of this Act, the Secretary of Defense shall provide a briefing to the Committees on Armed Services of the House of Representatives and the Senate (and to any other congressional defense committee upon request) demonstrating how the Secretary plans to implement the pilot program under subsection (a).
(d) **FINAL BRIEFING.**—Not later than 90 days after the pilot program under subsection (a) is completed, the Secretary shall provide a briefing to the Committees on Armed Services of the House of Representatives and the Senate (and to any other congressional defense committee upon request) on the utility, cost, and other considerations regarding the mapping of the electromagnetic spectrum used by the Department of Defense.

In section 4201 of division D, relating to research, development, test, and evaluation, Defense-wide, Line 097, decrease the amount for Advanced Innovative Technologies by $10,000,000.

In section 4301 of division D, relating to operations and maintenance, Defense-wide, Line 140, increase the amount for Defense Information Systems Agency by $10,000,000.
AMENDMENT TO H.R. 2810
OFFERED BY MR. CARBAJAL OF CALIFORNIA

Strike paragraph (33) of section 1041(a).

Section 1041(w) is amended by inserting after paragraph (3) the following new paragraph:

1 (4) NATIONAL GUARD BUREAU REPORT.—By
2 inserting after paragraph (63) the following new
3 paragraph:
4 “(64) Section 10504(b).”.

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AMENDMENT TO H.R. 2810
OFFERED BY MR. BROWN
(funding table amendment)

In section 4201 of division D, relating to research, development, test and evaluation, Navy, increase the amount for major T&E investments, Line 173, by $7,000,000.

In section 4201 of division D, relating to research, development, test and evaluation, defense-wide, reduce the amount for advanced innovative analysis and concepts, Line 038 by $7,000,000.
Amendment to H.R. 2810
National Defense Authorization Act for Fiscal Year 2018

Offered by: Mr. Gaetz of Florida

Military Mission Line Moratorium

The committee notes that the military departments utilizes ranges and operating areas in the Gulf of Mexico for a variety of testing and training missions. These include high altitude, supersonic air combat training, air-to-air missile testing, electronic warfare, drone targeting, naval submarine, air-to-surface, and surface-to-surface testing, including mine and counter-mine operations. These ranges and operating areas east of the Military Mission Line in the Gulf of Mexico provide approximately 120,000 square miles of ranges and operating areas that are essential to maintaining the maritime and airborne readiness of the military services. Furthermore, the ranges and operating areas east of the Military Mission Line in the Gulf of Mexico provide the military departments with critical airspace essential to 5th generation capabilities and provides for hypersonic weapons testing and space launch.

The Gulf of Mexico Energy Security Act (GOMESA) of 2006 (Public Law 119-432) established a moratorium on oil and gas leasing, pre-leasing, or any related activity in the ranges and operating areas east of the Military Mission Line in the Gulf of Mexico. This moratorium expires on June 30, 2022. With no comparable test and training area within the United States, the committee is concerned that the expiration of this moratorium may adversely impact the Department of Defense’s ability to meet its military testing and training missions. Therefore, the committee directs the Secretary of Defense, to deliver a report to the House Committee on Armed Services and the House Committee on Natural Resources not later than March 1, 2018. At a minimum the report shall address the following:

(1) The scope of military test and training events conducted in the area east of the Military Mission Line in the Gulf of Mexico;
(2) Comparable testing and training areas within the United States and its territories that can replicate the capabilities of the ranges and operating areas east of the Military Mission Line in the Gulf of Mexico;
(3) Comparable testing and training areas outside the United States which are available for United States military testing and training activities that can replicate the capabilities of the ranges and operating areas east of the Military Mission Line in the Gulf of Mexico;
(4) The number of test events, exercises, and military operations conducted annually in the ranges and operating areas east of the Military Mission Line in the Gulf of Mexico from 2006 to time of report;
(5) The extent to which the services will be unable to meet training and test requirements necessary to be prepared to support Operational Plans should the moratorium on oil and gas leasing, pre-leasing, or any related activity east of the Military Mission Line in the Gulf of Mexico not be extended.
Amendment to H.R. 2810
National Defense Authorization Act for Fiscal Year 2018

Offered by: Martha McSally

[For new Directive Report Language, please use the following:]

In the appropriate place in the report to accompany H.R. 2810, insert the following new Directive Report Language:

Report on Army Aviation Restructure Initiative

The committee is concerned about the status of Army attack aviation following the decision to execute the Aviation Restructure Initiative in 2013. The committee is aware that the decision to reduce attack and reconnaissance aviation battalions by 37% and realign most attack helicopters from the Army National Guard to the active component was made to meet the demands of strategic planning at the time. However, the committee notes there is a shortfall of both warrant officer and commissioned officer pilots in the active component. Meanwhile, there is a cadre of experienced and qualified Guard pilots that can help bridge this gap. The committee is concerned that this cadre may not remain a viable option, as the nation is facing a pilot shortage crisis and commercial airlines are now specifically targeting helicopter pilots. This mismatch of resources has created a situation where aircraft are assigned to bases with no pilots to fly them. The committee believes this scenario could negatively affect the ability of the Army to support combatant commanders’ future needs. Furthermore, the committee needs to gain a better understanding of the overall operational impacts for National Guard Apache battalions given the current plan to retain 18 aircraft per unit in the National Guard instead of the 24 that their active-duty counterparts will have.

Accordingly, the committee directs the Secretary of the Army, in coordination with the Director of the National Guard Bureau, to provide a briefing to the House Committee on Armed Services, not later than December 31, 2017, on the status of Army attack aviation readiness. The briefing should also provide updates on new factors that affect the Army’s ability to maintain a robust attack aviation capability over the next 3 years, including a plan to recruit and retain the required number of qualified attack helicopter pilots.
AMENDMENT TO RULES COMMITTEE PRINT 114-51

OFFERED BY MR. HUNTER OF CALIFORNIA

Page 173, after line 2, insert the following:

1 SEC. 599A. SERVICEMEMBERS' GROUP LIFE INSURANCE.
2 Section 1967(f)(4) of title 38, United States Code,
3 is amended by striking the second sentence.