<table>
<thead>
<tr>
<th>Log #</th>
<th>Sponsor</th>
<th>Description</th>
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<tbody>
<tr>
<td>002</td>
<td>Turner</td>
<td>Amend section 2879, Title 10 USC to define applicable window heights as 42&quot; above the floor, rather than 24&quot; and defense a fall prevention device that is more with best practices and industry standards.</td>
</tr>
<tr>
<td>192</td>
<td>Carbajal</td>
<td>Analysis on how the Clearinghouse process will evaluate real-world environments in which the military may need to operate to determine whether offshore wind development is compatible with or may enhance military testing and training operations.</td>
</tr>
<tr>
<td>257</td>
<td>Norcross</td>
<td>Providing authorization for the use of military construction funding to support improvements to the reliability, resiliency, efficiency, physical security, or cybersecurity of a conveyed utility system.</td>
</tr>
<tr>
<td>259</td>
<td>Norcross</td>
<td>DRL requiring the Comptroller General of the US to submit a report reviewing the Department's use of term and temporary hiring authorities for enduring missions.</td>
</tr>
<tr>
<td>314</td>
<td>Houlanan</td>
<td>This amendment encourages the Department to accelerate efforts to develop or procure a safe, cost-effective and long term solution for waste disposal in contingency environments and directs the Department to brief the committee on its efforts.</td>
</tr>
<tr>
<td>326</td>
<td>Haaland</td>
<td>Directing the Secretary of the Air Force, in consultation with the Chief of the National Guard Bureau, to report back to the committee by December 15, 2019 to present additional options for achieving an operational flying mission in each state.</td>
</tr>
<tr>
<td>346</td>
<td>Brown</td>
<td>Requires that DOD conduct a review of 15 randomly selected military installations for the oversight of privatized military housing and make the results publicly available on a website.</td>
</tr>
<tr>
<td>351</td>
<td>Garamendi</td>
<td>Requires the Secretary of Defense to continue to recognize DHS Transportation Worker Identification Cards (TWIC) for workplace access to DOD maritime terminals, and allows the Secretary discretion for recognizing these cards for other installations.</td>
</tr>
<tr>
<td>418</td>
<td>Scott</td>
<td>Modifies the language of the provision &quot;Army Urban Training&quot;.</td>
</tr>
<tr>
<td>420</td>
<td>Wilson</td>
<td>Allows for the transfer of land at Camp Robinson to the Arkansas Dept. of Veterans Affairs to expand the State Veterans Cemetery. This land has not been used for training in over 25 years and will enable continuation of first burials beyond 2045, when the cemetery will reach capacity.</td>
</tr>
</tbody>
</table>
AMENDMENT TO H.R. 2500
OFFERED BY MR. TURNER OF OHIO

Add in the appropriate place in title XXVIII the following new section:

SEC. 28. MODIFICATION TO REQUIREMENTS FOR WINDOW FALL PREVENTION DEVICES IN MILITARY FAMILY HOUSING UNITS.

(a) FALL PREVENTION DEVICE REQUIREMENTS.—
Section 2879(a) of title 10, United States Code, is amended—

(1) in paragraph (1), by striking “that protect against unintentional window falls by young children and that are in compliance with applicable International Building Code (IBC) standards” and inserting “described in paragraph (3)”;

(2) in paragraph (2)—

(A) in subparagraph (A), by striking “December 11, 2017” and inserting “October 1, 2019”; and

(B) in subparagraph (B), by striking “September 1, 2018” and inserting “October 1, 2019”; and
(3) by adding at the end the following new paragraph:

"(3) FALL PREVENTION DEVICE DESCRIBED.—A fall prevention device is a window screen or guard that complies with applicable standards in ASTM standard F2090-13 (or any successor standard)."

(b) MODIFICATION TO WINDOW DESCRIPTION.—Section 2879(c) of title 10, United States Code, is amended by striking “24” and inserting “42”.

(c) CONFORMING AMENDMENT.—Section 2879(b)(1) of title 10, United States Code, is amended by striking “paragraph (1)” and inserting “paragraph (3)"
In the appropriate place in the report to accompany H.R. 2500, insert the following new Directive Report Language:

Siting Clearinghouse Process for Wind Energy

The development of wind energy off the Central California coast would provide a reliable renewable energy resource that would enhance energy independence and grid stability. The committee notes that the Department of Defense has traditionally used the Siting Clearinghouse process to provide a timely, transparent, technical, mission-specific and science-based analysis of potential impacts to military operations from proposed domestic energy development. Through this process, the Clearinghouse traditionally looks for impacts on military testing and training operations. However, given the proliferation of offshore wind turbines in the Indo-Pacific theater, wind energy development off the Central California coast could also provide an area to develop tactics, techniques, and procedures for military operations in the vicinity of offshore wind turbines. Therefore, the committee directs the Executive Director of the Department of Defense Siting Clearinghouse to provide an analysis to the House Committee on Armed Services, not later than September 1, 2019, which outlines how the Clearinghouse process will evaluate real-world environments in which the military may need to operate to determine whether offshore wind development is compatible with or may enhance military testing and training operations. The Executive Director shall provide the House Committee on Armed Services with a detailed briefing that includes analysis of the existing California call areas identified by the Bureau of Ocean Energy Management (BOEM), a summary of Department concerns, alternatives being evaluated, and how real-world environments are being considered in the evaluations. In the interim, the Committee directs the Department not to communicate a final position of opposition to offshore wind leasing in any of the three California call areas identified by BOEM.
AMENDMENT TO H.R. 2500
OFFERED BY MR. NORCROSS OF NEW JERSEY

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

SEC. 3. DEPARTMENT OF DEFENSE IMPROVEMENT OF
PREVIOUSLY CONVEYED UTILITY SYSTEMS
SERVING MILITARY INSTALLATIONS.

Section 2688 of title 10, United States Code, is amended—

(1) by redesignating subsection (k) as subsection (l); and

(2) by inserting after subsection (j) the following new subsection (k):

“(k) IMPROVEMENT OF CONVEYED UTILITY SYSTEMS.—In the case of a utility system that is conveyed under this section and that only provides utility services to a military installation, the Secretary concerned may use amounts authorized to be appropriated for military construction to improve the reliability, resilience, efficiency, physical security, or cybersecurity of the utility system.”.
Amendment to H.R. 2500
National Defense Authorization Act for Fiscal Year 2020

Offered by: Mr. Norcross of New Jersey

In the appropriate place in the report to accompany H.R. 2500, insert the following new Directive Report Language:

The Department Of Defense's Use Of Term And Temporary Hiring Authorities

The Committee questions if the Department of Defense’s Congressionally appropriated overseas contingency operations funds, exempt from The Budget Control Act of 2011 (P.L. 112-25), are funding enduring missions in support of the National Defense Strategy which is resulting in inappropriate use of term and temporary hiring authorities for enduring missions.

Furthermore, the Committee questions whether there are cases where term and temporary hiring authorities are being misused in cases when the funding for the program directly supports the National Defense Strategy and is funded over the Future Year Defense Program with an enduring funding line.

Lastly, the Committee is concerned that this creates a scenario for the Department of Defense to inappropriately circumvent title 5 due process and whistleblower protections and extend probationary periods.

Therefore, the committee directs the Comptroller General of the United States to submit a report to the congressional defense committees by March 1st, 2020 reviewing the Department’s use of term and temporary hiring authorities for enduring missions and the degree to which this is resulting from the misuse of overseas contingency operations funding or efforts to inappropriately extend probationary periods.
Amendment to H.R. 2500
National Defense Authorization Act for Fiscal Year 2020

Offered by: Ms. Houlahan of Pennsylvania

In the appropriate place in the report to accompany H.R. 2500, insert the following new Directive Report Language:

Alternatives to Open Burn Pits

The Committee notes the Department’s efforts to phase out the use of open burn pits for disposal of waste in contingency locations, unless there is no feasible alternative, and the May 31, 2019 report to Congress that indicated that “no technology or equipment solution has been devised that could eliminate all waste burning requirements for every contingency location.” The Committee encourages the Department to accelerate RDT&E for technology or equipment solutions to eliminate the need for open burn pits and to establish a safe, cost-effective, long-term solution for toxic waste disposal that can be used in any contingency environment. The Committee directs the Undersecretary of Defense for Acquisition and Sustainment to provide a briefing to the House Committee on Armed Services by February 1, 2020, on the Department’s assessment of available alternatives to open burn pits, including any commercially available solutions, RDT&E efforts to develop a feasible alternative for use in contingency environments, any resource constraints for acquisition of a technology or equipment solution to eliminate the need for open burn pits, and a plan of action and timeline for the projected transition to a new technology or equipment solution.
Amendment to H.R. 2500
National Defense Authorization Act for Fiscal Year 2020

Offered by: Congresswoman Deb Haaland

In the appropriate place in the report to accompany H.R. 2500, insert the following new Directive Report Language:

National Guard Unit Equipped Flying Squadrons

The committee recognizes that the Air National Guard enterprise is based on established Capstone Principles that notionally set the foundational framework for mission allocation in the 54 states and territories. One of those Capstone Principles is to allocate at least one unit-equipped wing and flying squadron to each state. New Mexico is one of three states – New Mexico, Virginia, and Washington – that have an operational flying mission, but due to the classic associate construct they lack ownership of aircraft. The committee therefore directs the Secretary of the Air Force, in consultation with the Chief of the National Guard Bureau, to report back to the committee by December 15, 2019 to present additional options for achieving an operational flying mission in each state.
AMENDMENT TO H.R. 2500
OFFERED BY MR. BROWN OF MARYLAND

Add at the end of subtitle B of title XXVIII the following new section:

SEC. 28. INSPECTOR GENERAL REVIEW OF DEPARTMENT OF DEFENSE OVERSIGHT OF PRIVATIZED MILITARY HOUSING.

Not later than one year after the date of enactment of this Act, and annually thereafter until 2022, the Inspector General of the Department of Defense shall—

(1) conduct a review at not less than 15 randomly selected military installations of the oversight by the Secretary of Defense of privatized military housing at such installations; and

(2) make publicly available on a website of the Department a summary of the results of such review.
AMENDMENT TO H.R. 2500  
OFFERED BY MR. GARAMENDI OF CALIFORNIA  
National Defense Authorization Act for Fiscal Year 2020

Add at the end of subtitle C of title XXVIII the following new section:

SEC. 28. ACCESS TO DEPARTMENT OF DEFENSE FACILITIES FOR CREDENTIALED TRANSPORTATION WORKERS.

Section 1050 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 10 U.S.C. 113 note) is amended—

(1) by striking subsection (a) and inserting the following new subsection:

“(a) ACCESS TO FACILITIES FOR CREDENTIALED TRANSPORTATION WORKERS.—The Secretary of Defense, to the extent practicable—

“(1) shall ensure that the Transportation Worker Identification Credential is accepted as a valid credential for unescorted access to a work site at a maritime terminal of the Department of Defense; and

“(2) may provide that the Transportation Worker Identification Credential be accepted as a
valid credential for unescorted access to Department of Defense facilities other than those specified in paragraph (1).”; and

(2) in the heading, by striking “INSTALLATIONS” and inserting “FACILITIES”. 
Amendment to H.R. 2500
National Defense Authorization Act for Fiscal Year 2020

Offered by: Rep. Austin Scott

In the portion of the report to accompany H.R. 2500 titled “Army Urban Training”, insert the requested modifications at:

“Therefore, the committee directs the Secretary of the Army to provide a briefing to the House Committee on Armed Services not later than December 1, 2019, on the Army’s plan to prepare and train for high-intensity conflicts in dense urban warfare.”
AMENDMENT TO H.R. 2500
OFFERED BY MR. WILSON OF SOUTH CAROLINA

Add at the appropriate place in title XXVIII the following new section:

SEC. 28. RELEASE OF CONDITIONS AND REVERSIONARY INTEREST, CAMP JOSEPH T. ROBINSON, ARKANSAS.

(a) RELEASE OF CONDITIONS AND RETAINED INTERESTS.—With respect to a parcel of real property at Camp Joseph T. Robinson, Arkansas, consisting of approximately 141.52 acres and conveyed by the United States to the State of Arkansas pursuant to the Act entitled “An Act authorizing the transfer of part of Camp Joseph T. Robinson to the State of Arkansas”, approved June 30, 1950 (64 Stat. 311, chapter 429), the Secretary of the Army may release, without consideration, the terms and conditions imposed by the United States and the reversionary interest retained by the United States under section 2 of such Act and the right to reenter and use the property retained by the United States under section 3 of such Act.

(b) CONDITION OF RELEASE.—As a condition of the release of terms and conditions and retained interests
under subsection (a) and subject to subsection (c), the
State of Arkansas shall agree to convey, without consider-
ation, the parcel of real property described in subsection
(a) to the Arkansas Department of Veterans Affairs for
the purpose of expanding the Arkansas State Veterans
Cemetery in North Little Rock, Arkansas.

(c) NEW REVERSIONARY INTEREST.—The convey-
ance required by subsection (b) of the real property de-
scribed in subsection (a) shall include a reversionary inter-
est to protect the interests of the United States. Under
the terms of such reversionary interest, if the Secretary
of the Army determines at any time that the real property
conveyed pursuant to subsection (b) is not being used in
accordance with the purpose of the conveyance specified
in such subsection, all right, title, and interest in and to
the real property, including any improvements thereto,
shall, at the option of the Secretary, revert to and become
the property of the United States, and the United States
shall have the right of immediate entry onto the real prop-
erty. A determination by the Secretary under this sub-
section shall be made on the record after an opportunity
for a hearing.

(d) INSTRUMENT OF RELEASE AND DESCRIPTION OF
PROPERTY.—The Secretary of the Army may execute and
file in the appropriate office a deed of release, amended
deed, or other appropriate instrument reflecting the release of terms and conditions and retained interests under subsection (a). The exact acreage and legal description of the property described in this section shall be determined by a survey satisfactory to the Secretary of the Army.

(e) Payment of Administrative Costs.—

(1) Payment Required.—The Secretary of the Army may require the State of Arkansas to cover costs to be incurred by the Secretary, or to reimburse the Secretary for costs incurred by the Secretary, to carry out the release of terms and conditions and retained interests under subsection (a), including survey costs, costs related to environmental documentation, and other administrative costs related to the release. If amounts paid to the Secretary in advance exceed the costs actually incurred by the Secretary to carry out the release, the Secretary shall refund the excess amount to the State.

(2) Treatment of Amounts Received.—Amounts received under subsection (a) as reimbursement for costs incurred by the Secretary to carry out the release of terms and conditions and retained interests under subsection (a) shall be credited to the fund or account that was used to cover the costs incurred by the Secretary in carrying out the re-
lease. Amounts so credited shall be merged with amounts in such fund or account and shall be available for the same purposes, and subject to the same conditions and limitations, as amounts in such fund or account.

(f) ADDITIONAL TERMS AND CONDITIONS.—The Secretary of the Army may require such additional terms and conditions in connection with the release of terms and conditions and retained interests under subsection (a) as the Secretary considers appropriate to protect the interests of the United States.