110th Congress
1st Session

HOUSE OF REPRESENTATIVES

REPORT 110–477

NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2008

CONFERENCE REPORT

TO ACCOMPANY

H.R. 1585



DECEMBER 6, 2007.—Ordered to be printed

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NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2008

DECEMBER 6, 2007.—Ordered to be printed

Mr. Skelton, from the committee of conference, submitted the following

CONFERENCE REPORT

[To accompany H.R. 1585]

The committee of conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 1585), to authorize appropriations for fiscal year 2008 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes, having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as fol-

That the House recede from its disagreement to the amendment of the Senate and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment, insert the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the "National Defense Authorization Act for Fiscal Year 2008".

SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF CONTENTS.

- (a) DIVISIONS.—This Act is organized into three divisions as follows:

 - (1) Division A—Department of Defense Authorizations.
 (2) Division B—Military Construction Authorizations.
 (3) Division C—Department of Energy National Security Authorizations and Other Authorizations.
- (b) Table of Contents.—The table of contents for this Act is as follows:

Sec. 1. Short title.

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

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS

TITLE I—PROCUREMENT

Subtitle A—Authorization of Appropriations

- Sec. 101. Army.
- Sec. 102. Navy and Marine Corps.
- Sec. 103. Air Force.
- Sec. 104. Defense-wide activities.
- Sec. 105. National Guard and Reserve equipment.

Subtitle B—Army Programs

- Sec. 111. Multiyear procurement authority for M1A2 Abrams System Enhancement Package upgrades.
- Sec. 112. Multiyear procurement authority for M2A3/M3A3 Bradley fighting vehicle upgrades.
- Sec. 113. Multiyear procurement authority for conversion of CH-47D helicopters to CH-47F configuration.
- Sec. 114. Multiyear procurement authority for CH-47F helicopters.
- Sec. 115. Limitation on use of funds for Increment 1 of the Warfighter Information Network-Tactical program pending certification to Congress.
- Sec. 116. Prohibition on closure of Army Tactical Missile System production line pending report. Sec. 117. Stryker Mobile Gun System.

Subtitle C—Navy Programs

- Sec. 121. Multiyear procurement authority for Virginia-class submarine program.
- Sec. 122. Report on shipbuilding investment strategy. Sec. 123. Sense of Congress on the preservation of a skilled United States shipyard workforce.
- Sec. 124. Assessments required prior to start of construction on first ship of a shipbuilding program.
- Sec. 125. Littoral Combat Ship (LCS) program.

Subtitle D—Air Force Programs

- Sec. 131. Limitation on Joint Cargo Aircraft.
- Sec. 132. Clarification of limitation on retirement of U–2 aircraft. Sec. 133. Repeal of requirement to maintain retired C–130E tactical aircraft.
- Sec. 134. Limitation on retirement of C-130E/H tactical airlift aircraft.
- Sec. 135. Limitation on retirement of KC-135E aerial refueling aircraft. Sec. 136. Transfer to Government of Iraq of three C-130E tactical airlift aircraft.
- Sec. 137. Modification of limitations on retirement of B-52 bomber aircraft.
- TITLE II—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

- Subtitle A—Authorization of Appropriations
- Sec. 201. Authorization of appropriations.
- 202. Amount for defense science and technology.

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 211. Operational test and evaluation of Future Combat Systems network.
- Sec. 212. Limitation on use of funds for systems development and demonstration of Joint Light Tactical Vehicle program.
- Sec. 213. Requirement to obligate and expend funds for development and procurement of a competitive propulsion system for the Joint Strike Fighter.
- Sec. 214. Limitation on use of funds for defense-wide manufacturing science and technology program.
- Sec. 215. Advanced Sensor Applications Program.
- Sec. 216. Active protection systems.

Subtitle C—Ballistic Missile Defense

- Sec. 221. Participation of Director, Operational Test and Evaluation, in missile defense test and evaluation activities.
- Sec. 222. Study on future roles and missions of the Missile Defense Agency.
- Sec. 223. Budget and acquisition requirements for Missile Defense Agency activities.

- Sec. 224. Limitation on use of funds for replacing warhead on SM-3 Block IIA mis-
- Sec. 225. Extension of Comptroller General assessments of ballistic missile defense programs.
- Limitation on availability of funds for procurement, construction, and de-Sec. 226. ployment of missile defenses in Europe.
- Sec. 227. Sense of Congress on missile defense cooperation with Israel.
- Sec. 228. Limitation on availability of funds for deployment of missile defense interceptors in Alaska.
- Sec. 229. Policy of the United States on protection of the United States and its allies against Iranian ballistic missiles.

Subtitle D—Other Matters

- Sec. 231. Coordination of human systems integration activities related to acquisition
- Sec. 232. Expansion of authority for provision of laboratory facilities, services, and equipment.
- Sec. 233. Modification of cost sharing requirement for Technology Transition Initia-
- Sec. 234. Report on implementation of Manufacturing Technology Program.
- Sec. 235. Assessment of sufficiency of test and evaluation personnel.
- Sec. 236. Repeal of requirement for separate reports on technology area review and assessment summaries.
- Sec. 237. Modification of notice and wait requirement for obligation of funds for foreign comparative test program. Sec. 238. Strategic Plan for the Manufacturing Technology Program.
- Sec. 239. Modification of authorities on coordination of Defense Experimental Pro-
- gram to Stimulate Competitive Research with similar Federal programs. Sec. 240. Enhancement of defense nanotechnology research and development program
- Sec. 241. Federally funded research and development center assessment of the Defense Experimental Program to Stimulate Competitive Research.
- Sec. 242. Cost-benefit analysis of proposed funding reduction for High Energy Laser Systems Test Facility.
- Sec. 243. Prompt global strike.

TITLE III—OPERATION AND MAINTENANCE

Subtitle A—Authorization of Appropriations

Sec. 301. Operation and maintenance funding.

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- Sec. 1116. Authorization for increased compensation for faculty and staff of the Uni-
- formed Services University of the Health Sciences.

 Sec. 1117. Report on establishment of a scholarship program for civilian mental health professionals.

TITLE XII—MATTERS RELATING TO FOREIGN NATIONS

Subtitle A—Assistance and Training

- Sec. 1201. Military-to-military contacts and comparable activities.
- Sec. 1202. Authority for support of military operations to combat terrorism.

 Sec. 1203. Medical care and temporary duty travel expenses for liaison officers of certain foreign nations.
- Sec. 1204. Extension and expansion of Department of Defense authority to participate in multinational military centers of excellence.

 Sec. 1205. Reauthorization of Commanders' Emergency Response Program.

 Sec. 1206. Authority to build the capacity of the Pakistan Frontier Corps.

- Sec. 1207. Authority to equip and train foreign personnel to assist in accounting for missing United States Government personnel.
- Sec. 1208. Authority to provide automatic identification system data on maritime shipping to foreign countries and international organizations.
- Sec. 1209. Report on foreign-assistance related programs carried out by the Department of Defense.
- Sec. 1210. Extension and enhancement of authority for security and stabilization as-
- Sec. 1211. Government Accountability Office report on Global Peace Operations Initiative.

Sec. 1212. Repeal of limitations on military assistance under the American Servicemembers' Protection Act of 2002.

Subtitle B-Matters Relating to Iraq and Afghanistan

- Sec. 1221. Modification of authorities relating to the Office of the Special Inspector General for Iraq Reconstruction.
- Sec. 1222. Limitation on availability of funds for certain purposes relating to Iraq.
- Sec. 1223. Report on United States policy and military operations in Iraq.
- Sec. 1224. Report on a comprehensive set of performance indicators and measures for progress toward military and political stability in Iraq.
- Sec. 1225. Report on support from Iran for attacks against coalition forces in Iraq.
- Sec. 1226. Sense of Congress on the consequences of a failed state in Iraq.
- Sec. 1227. Sense of Congress on federalism in Iraq.
- Tracking and monitoring of defense articles provided to the Government Sec. 1228. of Iraq and other individuals and groups in Iraq.

 Special Inspector General for Afghanistan Reconstruction.
- Sec. 1229.
- Sec. 1230. Report on progress toward security and stability in Afghanistan
- Sec. 1231. United States plan for sustaining the Afghanistan National Security Forces.
- Sec. 1232. Report on enhancing security and stability in the region along the border of Afghanistan and Pakistan.
- Sec. 1233. Reimbursement of certain coalition nations for support provided to United States military operations.
- Sec. 1234. Logistical support for coalition forces supporting operations in Iraq and Afghanistan.

Subtitle C—Iraq Refugee Crisis

- Sec. 1241. Short title.
- Sec. 1242. Processing mechanisms.
- Sec. 1243. United States refugee program processing priorities.
- Sec. 1244. Special immigrant status for certain Iraqis.
- Sec. 1245. Senior Coordinator for Iraqi Refugees and Internally Displaced Persons.
- Sec. 1246. Countries with significant populations of Iraqi refugees.
- Sec. 1247. Motion to reopen denial or termination of asylum.
- Sec. 1248. Reports.
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- Sec. 1251. Cooperative opportunities documents under cooperative research and development agreements with NATO organizations and other allied and friendly foreign countries.
- Sec. 1252. Extension and expansion of temporary authority to use acquisition and cross-servicing agreements to lend military equipment for personnel protection and survivability.
- Sec. 1253. Acceptance of funds from the Government of Palau for costs of United States military Civic Action Team in Palau.
- Sec. 1254. Repeal of requirement relating to North Korea.

- Sec. 1255. Justice for Osama bin Laden and other leaders of al Qaeda. Sec. 1256. Extension of Counterproliferation Program Review Committee. Sec. 1257. Sense of Congress on the Western Hemisphere Institute for Security Cooperation.
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- Sec. 1262. Report on United States policy toward Darfur, Sudan.
- Sec. 1263. Inclusion of information on asymmetric capabilities in annual report on military power of the People's Republic of China.
- Sec. 1264. Report on application of the Uniform Code of Military Justice to civilians accompanying the Armed Forces during a time of declared war or contingency operation.
- Sec. 1265. Report on family reunions between United States citizens and their relatives in North Korea.
- Sec. 1266. Reports on prevention of mass atrocities.
- Sec. 1267. Report on threats to the United States from ungoverned areas.

TITLE XIII—COOPERATIVE THREAT REDUCTION WITH STATES OF THE FORMER SOVIET UNION

- Sec. 1301. Specification of Cooperative Threat Reduction programs and funds.
- Sec. 1302. Funding allocations.
- Sec. 1303. Specification of Cooperative Threat Reduction programs in states outside the former Soviet Union.
- Sec. 1304. Repeal of restrictions on assistance to states of the former Soviet Union for Cooperative Threat Reduction.
- Sec. 1305. Modification of authority to use Cooperative Threat Reduction funds outside the former Soviet Union.
- New initiatives for the Cooperative Threat Reduction Program. Sec. 1306.
- Sec. 1307. Report relating to chemical weapons destruction at Shchuch'ye, Russia. Sec. 1308. National Academy of Sciences study of prevention of proliferation of bio-
- logical weapons.

TITLE XIV—OTHER AUTHORIZATIONS

Subtitle A-Military Programs

- Sec. 1401. Working capital funds. Sec. 1402. National Defense Sealift Fund. Sec. 1403. Defense Health Program.

- Sec. 1404. Chemical agents and munitions destruction, Defense. Sec. 1405. Drug Interdiction and Counter-Drug Activities, Defense-wide.
- Sec. 1406. Defense Inspector General.

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- Sec. 1411. Authorized uses of National Defense Stockpile funds.
- Sec. 1412. Revisions to required receipt objectives for previously authorized disposals from the National Defense Stockpile.
- Sec. 1413. Disposal of ferromanganese. Sec. 1414. Disposal of chrome metal.

Subtitle C-Armed Forces Retirement Home

- Sec. 1421. Authorization of appropriations for Armed Forces Retirement Home. Sec. 1422. Administration and oversight of the Armed Forces Retirement Home.

TITLE XV—AUTHORIZATION OF ADDITIONAL APPROPRIATIONS FOR OPERATION IRAQI FREEDOM AND OPERATION ENDURING FREEDOM

- Sec. 1501. Purpose.
- Sec. 1502. Army procurement. Sec. 1503. Navy and Marine Corps procurement. Sec. 1504. Air Force procurement.
- Sec. 1505. Joint Improvised Explosive Device Defeat Fund. Sec. 1506. Defense-wide activities procurement.

- Sec. 1507. Research, development, test, and evaluation.
 Sec. 1508. Operation and maintenance.
 Sec. 1509. Working capital funds.
 Sec. 1510. Other Department of Defense programs.
- Sec. 1511. Iraq Freedom Fund. Sec. 1512. Iraq Security Forces Fund.
- Sec. 1513. Afghanistan Security Forces Fund. Sec. 1514. Military personnel.

- Sec. 1515. Strategic Readiness Fund. Sec. 1516. Treatment as additional authorizations.
- Sec. 1517. Special transfer authority.

TITLE XVI—WOUNDED WARRIOR MATTERS

- Sec. 1601. Short title.
- Sec. 1602. General definitions.
- Sec. 1603. Consideration of gender-specific needs of recovering service members and

Subtitle A-Policy on Improvements to Care, Management, and Transition of Recovering Service Members

- Sec. 1611. Comprehensive policy on improvements to care, management, and transition of recovering service members.
- Sec. 1612. Medical evaluations and physical disability evaluations of recovering service members.

- Sec. 1613. Return of recovering service members to active duty in the Armed Forces.
- Sec. 1614. Transition of recovering service members from care and treatment through the Department of Defense to care, treatment, and rehabilitation through the Department of Veterans Affairs.
- Sec. 1615. Reports.
- Sec. 1616. Establishment of a wounded warrior resource center.
- Sec. 1617. Notification to Congress of hospitalization of combat wounded service members.
- Sec. 1618. Comprehensive plan on prevention, diagnosis, mitigation, treatment, and rehabilitation of, and research on, traumatic brain injury, post-traumatic stress disorder, and other mental health conditions in members of the Armed Forces.
- Subtitle B—Centers of Excellence in the Prevention, Diagnosis, Mitigation, Treatment, and Rehabilitation of Traumatic Brain Injury, Post-Traumatic Stress Disorder, and Eye Injuries
- Sec. 1621. Center of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of traumatic brain injury.
- Sec. 1622. Center of excellence in prevention, diagnosis, mitigation, treatment, and rehabilitation of post-traumatic stress disorder and other mental health conditions.
- Sec. 1623. Center of excellence in prevention, diagnosis, mitigation, treatment, and rehabilitation of military eye injuries.
- Sec. 1624. Report on establishment of centers of excellence.

Subtitle C—Health Care Matters

- Sec. 1631. Medical care and other benefits for members and former members of the Armed Forces with severe injuries or illnesses.
- Sec. 1632. Reimbursement of travel expenses of retired members with combat-related disabilities for follow-on specialty care, services, and supplies.
- Sec. 1633. Respite care and other extended care benefits for members of the uniformed services who incur a serious injury or illness on active duty.
- Sec. 1634. Reports
- Sec. 1635. Fully interoperable electronic personal health information for the Department of Defense and Department of Veterans Affairs.
- Sec. 1636. Enhanced personnel authorities for the Department of Defense for health care professionals for care and treatment of wounded and injured members of the Armed Forces.
- Sec. 1637. Continuation of transitional health benefits for members of the Armed Forces pending resolution of service-related medical conditions.

Subtitle D—Disability Matters

- Sec. 1641. Utilization of veterans' presumption of sound condition in establishing eligibility of members of the Armed Forces for retirement for disability.
- Sec. 1642. Requirements and limitations on Department of Defense determinations of disability with respect to members of the Armed Forces.
- Sec. 1643. Review of separation of members of the Armed Forces separated from service with a disability rating of 20 percent disabled or less.
- Sec. 1644. Authorization of pilot programs to improve the disability evaluation system for members of the Armed Forces.
- Sec. 1645. Reports on Army action plan in response to deficiencies in the Army physical disability evaluation system.
- Sec. 1646. Enhancement of disability severance pay for members of the Armed Forces.
- Sec. 1647. Assessments of continuing utility and future role of temporary disability retired list.
- Sec. 1648. Standards for military medical treatment facilities, specialty medical care facilities, and military quarters housing patients and annual report on such facilities.
- Sec. 1649. Reports on Army Medical Action Plan in response to deficiencies identified at Walter Reed Army Medical Center, District of Columbia.
- Sec. 1650. Required certifications in connection with closure of Walter Reed Army Medical Center, District of Columbia.
- Sec. 1651. Handbook for members of the Armed Forces on compensation and benefits available for serious injuries and illnesses.

Subtitle E—Studies and Reports

- Sec. 1661. Study on physical and mental health and other readjustment needs of members and former members of the Armed Forces who deployed in Operation Iraqi Freedom and Operation Enduring Freedom and their fam-
- Sec. 1662. Access of recovering service members to adequate outpatient residential facilitiés.
- Sec. 1663. Study and report on support services for families of recovering service members.
- Sec. 1664. Report on traumatic brain injury classifications.
- Sec. 1665. Evaluation of the Polytrauma Liaison Officer/Non-Commissioned Officer program.

Subtitle F—Other Matters

- Sec. 1671. Prohibition on transfer of resources from medical care.
- Sec. 1672. Medical care for families of members of the Armed Forces recovering from serious injuries or illnesses.
- Sec. 1673. Improvement of medical tracking system for members of the Armed Forces deployed overseas.
- Sec. 1674. Guaranteed funding for Walter Reed Army Medical Center, District of Columbia.
- Sec. 1675. Use of leave transfer program by wounded veterans who are Federal em-
- ployees. Sec. 1676. Moratorium on conversion to contractor performance of Department of Defense functions at military medical facilities.

TITLE XVII—VETERANS MATTERS

- Sec. 1701. Sense of Congress on Department of Veterans Affairs efforts in the rehabilitation and reintegration of veterans with traumatic brain injury.
- Sec. 1702. Individual rehabilitation and community reintegration plans for veterans
- and others with traumatic brain injury.

 Sec. 1703. Use of non-Department of Veterans Affairs facilities for implementation of rehabilitation and community reintegration plans for traumatic brain
- Sec. 1704. Research, education, and clinical care program on traumatic brain in-
- jury.
 Sec. 1705. Pilot program on assisted living services for veterans with traumatic brain injury.
- Sec. 1706. Provision of age-appropriate nursing home care.
- Sec. 1707. Extension of period of eligibility for health care for veterans of combat service during certain periods of hostilities and war.
- Sec. 1708. Service-connection and assessments for mental health conditions in vet-
- Sec. 1709. Modification of requirements for furnishing outpatient dental services to veterans with service-connected dental conditions or disabilities.
- Clarification of purpose of outreach services program of Department of Veterans Affairs.
- Sec. 1711. Designation of fiduciary or trustee for purposes of Traumatic Servicemembers' Group Life Insurance.

TITLE XVIII—NATIONAL GUARD BUREAU MATTERS AND RELATED MATTERS

Sec. 1801. Short title.

Subtitle A-National Guard Bureau

- Sec. 1811. Appointment, grade, duties, and retirement of the Chief of the National Guard Bureau.
- Sec. 1812. Establishment of National Guard Bureau as joint activity of the Department of Defense.
- Sec. 1813. Enhancement of functions of the National Guard Bureau.
- Sec. 1814. Requirement for Secretary of Defense to prepare plan for response to natural disasters and terrorist events.
- Sec. 1815. Determination of Department of Defense civil support requirements.

Subtitle B—Additional Reserve Component Enhancement

- Sec. 1821. United States Northern Command.
- Sec. 1822. Council of Governors.

- Sec. 1823. Plan for Reserve Forces Policy Board.
- Sec. 1824. High-level positions authorized or required to be held by reserve component general or flag officers.
- Retirement age and years of service limitations on certain reserve general Sec. 1825. and flag officers.
- Sec. 1826. Additional reporting requirements relating to National Guard equipment.

DIVISION B—MILITARY CONSTRUCTION AUTHORIZATIONS

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

TITLE XXI—ARMY

- Sec. 2101. Authorized Army construction and land acquisition projects.
- Sec. 2102. Family housing.
- Sec. 2103. Improvements to military family housing units.
- Sec. 2104. Authorization of appropriations, Army. Sec. 2105. Termination of authority to carry out fiscal year 2007 Army projects for which funds were not appropriated.
- Sec. 2106. Technical amendments to Military Construction Authorization Act for Fiscal Year 2007.
- Sec. 2107. Modification of authority to carry out certain fiscal year 2006 projects.
- Sec. 2108. Extension of authorizations of certain fiscal year 2005 projects.
- Sec. 2109. Ground lease, SOUTHCOM headquarters facility, Miami-Doral, Florida.

TITLE XXII—NAVY

- Sec. 2201. Authorized Navy construction and land acquisition projects.
- Sec. 2202. Family housing.
- Sec. 2203. Improvements to military family housing units.
- Sec. 2204. Authorization of appropriations, Navy. Sec. 2205. Termination of authority to carry out fiscal year 2007 Navy projects for which funds were not appropriated.
- Sec. 2206. Modification of authority to carry out certain fiscal year 2005 projects. Sec. 2207. Repeal of authorization for construction of Navy Outlying Landing Field,
- Washington County, North Carolina.

TITLE XXIII—AIR FORCE

- Sec. 2301. Authorized Air Force construction and land acquisition projects.
- Sec. 2302. Family housing.
- Sec. 2303. Improvements to military family housing units.
- Sec. 2304. Authorization of appropriations, Air Force.
- Sec. 2305. Termination of authority to carry out fiscal year 2007 Air Force projects for which funds were not appropriated.
- Sec. 2306. Modification of authority to carry out certain fiscal year 2006 projects. Sec. 2307. Extension of authorizations of certain fiscal year 2005 projects.
- Sec. 2308. Extension of authorizations of certain fiscal year 2004 projects.

TITLE XXIV—DEFENSE AGENCIES

- Sec. 2401. Authorized Defense Agencies construction and land acquisition projects.
- Sec. 2402. Energy conservation projects.
- Sec. 2403. Authorization of appropriations, Defense Agencies.
- Sec. 2404. Termination or modification of authority to carry out certain fiscal year 2007 Defense Agencies projects.
- Sec. 2405. Munition's demilitarization facilities, Blue Grass Army Depot, Kentucky, and Pueblo Chemical Activity, Colorado.
- Sec. 2406. Extension of authorizations of certain fiscal year 2005 projects.

TITLE XXV—NORTH ATLANTIC TREATY ORGANIZATION SECURITY INVESTMENT PROGRAM

- Sec. 2501. Authorized NATO construction and land acquisition projects.
- Sec. 2502. Authorization of appropriations, NATO.

TITLE XXVI—GUARD AND RESERVE FORCES FACILITIES

- Sec. 2601. Authorized Army National Guard construction and land acquisition
- Sec. 2602. Authorized Army Reserve construction and land acquisition projects.
- Sec. 2603. Authorized Navy Reserve and Marine Corps Reserve construction and land acquisition projects.

- Sec. 2604. Authorized Air National Guard construction and land acquisition
- projects.
 Sec. 2605. Authorized Air Force Reserve construction and land acquisition projects.
- Sec. 2606. Authorization of appropriations, National Guard and Reserve. Sec. 2607. Termination of authority to carry out fiscal year 2007 Guard and Reserve
- projects for which funds were not appropriated.

 Sec. 2608. Modification of authority to carry out fiscal year 2006 Air Force Reserve construction and acquisition projects.
- Sec. 2609. Extension of authorizations of certain fiscal year 2005 projects.
- Sec. 2610. Extension of authorizations of certain fiscal year 2004 projects.

TITLE XXVII—BASE CLOSURE AND REALIGNMENT ACTIVITIES

- Sec. 2701. Authorization of appropriations for base closure and realignment activities funded through Department of Defense Base Closure Account 1990.
- Sec. 2702. Authorized base closure and realignment activities funded through Department of Defense Base Closure Account 2005.
- Sec. 2703. Authorization of appropriations for base closure and realignment activi-
- ties funded through Department of Defense Base Closure Account 2005. Sec. 2704. Authorized cost and scope of work variations for military construction and military family housing projects related to base closures and realignments.
- Sec. 2705. Transfer of funds from Department of Defense Base Closure Account 2005
- to Department of Defense Housing Funds.

 Sec. 2706. Comprehensive accounting of funding required to ensure timely implementation of 2005 Defense Base Closure and Realignment Commission recommendations.
- Sec. 2707. Relocation of units from Roberts United States Army Reserve Center and
- Navy-Marine Corps Reserve Center, Baton Rouge, Louisiana.

 Sec. 2708. Acquisition of real property, Fort Belvoir, Virginia, as part of the realignment of the installation.
- Sec. 2709. Report on availability of traffic infrastructure and facilities to support base realignment.

TITLE XXVIII—MILITARY CONSTRUCTION GENERAL PROVISIONS

- Subtitle A-Military Construction Program and Military Family Housing Changes
- Sec. 2801. Authority to use operation and maintenance funds for construction projects outside the United States.

 Sec. 2802. Clarification of requirement for authorization of military construction.
- Sec. 2803. Increase in thresholds for unspecified minor military construction projects.
- Sec. 2804. Temporary authority to support revitalization of Department of Defense laboratories through unspecified minor military construction projects.
- Sec. 2805. Extension of authority to accept equalization payments for facility exchanges.
- Sec. 2806. Modifications of authority to lease military family housing
- Sec. 2807. Expansion of authority to exchange reserve component facilities.
- Sec. 2808. Limitation on use of alternative authority for acquisition and improvement of military housing for privatization of temporary lodging facili-
- Sec. 2809. Two-year extension of temporary program to use minor military construction authority for construction of child development centers.
- Sec. 2810. Report on housing privatization initiatives.

Subtitle B—Real Property and Facilities Administration

- Sec. 2821. Requirement to report real property transactions resulting in annual costs of more than \$750,000.
- Sec. 2822. Continued consolidation of real property provisions without substantive change.
- Sec. 2823. Modification of authority to lease non-excess property of the military departments.
- Sec. 2824. Cooperative agreement authority for management of cultural resources on certain sites outside military installations.
- Sec. 2825. Agreements to limit encroachments and other constraints on military
- training, testing, and operations.

 Expansion to all military departments of Army pilot program for purchase of certain municipal services for military installations. Sec. 2826.
- Sec. 2827. Prohibition on commercial flights into Selfridge Air National Guard

- Sec. 2828. Sense of Congress on Department of Defense actions to protect installations, ranges, and military airspace from encroachment.
- Sec. 2829. Reports on Army and Marine Corps operational ranges.
- Sec. 2830. Niagara Air Reserve Base, New York, basing report.
- Sec. 2831. Report on the Pinon Canyon Maneuver Site, Colorado.

Subtitle C—Land Conveyances

- Sec. 2841. Modification of conveyance authority, Marine Corps Base, Camp Pendleton, California.
- Sec. 2842.
- Grant of easement, Eglin Air Force Base, Florida. Land conveyance, Lynn Haven Fuel Depot, Lynn Haven, Florida. Sec. 2843.
- Sec. 2844. Modification of lease of property, National Flight Academy at the National Museum of Naval Aviation, Naval Air Station, Pensacola, Flor-
- Sec. 2845. Land exchange, Detroit, Michigan
- Sec. 2846. Transfer of jurisdiction, former Nike missile site, Grosse Ile, Michigan.
- Sec. 2847. Modification to land conveyance authority, Fort Bragg, North Carolina. Sec. 2848. Land conveyance, Lewis and Clark United States Army Reserve Center,
- Bismarck, North Dakota.
- Sec. 2849. Land exchange, Fort Hood, Texas.

Subtitle D—Energy Security

- Sec. 2861. Repeal of congressional notification requirement regarding cancellation ceiling for Department of Defense energy savings performance contracts.
- Sec. 2862. Definition of alternative fueled vehicle.
- Sec. 2863. Use of energy efficient lighting fixtures and bulbs in Department of Defense facilities.
- Sec. 2864. Reporting requirements relating to renewable energy use by Department of Defense to meet Department electricity needs.

Subtitle E—Other Matters

- Sec. 2871. Revised deadline for transfer of Arlington Naval Annex to Arlington National Cemetery
- Sec. 2872. Transfer of jurisdiction over Air Force Memorial to Department of the Air Force.
- Sec. 2873. Report on plans to replace the monument at the Tomb of the Unknowns at Arlington National Cemetery, Virginia.
- Sec. 2874. Increased authority for repair, restoration, and preservation of Lafayette Escadrille Memorial, Marnes-la-Coquette, France.
- Addition of Woonsocket local protection project. Sec. 2875.
- Repeal of moratorium on improvements at Fort Buchanan, Puerto Rico.
- Sec. 2877. Establishment of national military working dog teams monument on suitable military installation.
 Sec. 2878. Report required prior to removal of missiles from 564th Missile Squad-
- Sec. 2879. Report on condition of schools under jurisdiction of Department of Defense Education Activity.
- Report on facilities and operations of Darnall Army Medical Center, Fort Sec. 2880.
- Sec. 2880. Report on faculties and operations of Darman Tilmy Medical Control, 1988.

 Hood Military Reservation, Texas.

 Sec. 2881. Report on feasibility of establishing a regional disaster response center at Kelly Air Field, San Antonio, Texas.

 Sec. 2882. Naming of housing facility at Fort Carson, Colorado, in honor of the Honorable Joel Hefley, a former member of the United States House of Representatives.
- Sec. 2883. Naming of Navy and Marine Corps Reserve Center at Rock Island, Illinois, in honor of the Honorable Lane Evans, a former member of the United States House of Representatives
- Sec. 2884. Naming of research laboratory at Air Force Rome Research Site, Rome, New York, in honor of the Honorable Sherwood L. Boehlert, a former member of the United States House of Representatives.
- Sec. 2885. Naming of administration building at Joint Systems Manufacturing Center, Lima, Ohio, in honor of the Honorable Michael G. Oxley, a former member of the United States House of Representatives.
- Sec. 2886. Naming of Logistics Automation Training Facility, Army Quartermaster Center and School, Fort Lee, Virginia, in honor of General Richard H.
- Sec. 2887. Authority to relocate Joint Spectrum Center to Fort Meade, Maryland.

TITLE XXIX—WAR-RELATED AND EMERGENCY MILITARY CONSTRUCTION **AUTHORIZATIONS**

- Sec. 2901. Authorized Army construction and land acquisition projects.
- Sec. 2902. Authorized Navy construction and land acquisition projects. Sec. 2903. Authorized Air Force construction and land acquisition projects.
- Sec. 2904. Authorized Defense Agencies construction and land acquisition projects. Sec. 2905. Authorized base closure and realignment activities funded through Department of Defense Base Closure Account 2005 and related authorization of appropriations.

$\begin{array}{c} \textit{DIVISION C--DEPARTMENT OF ENERGY NATIONAL SECURITY} \\ \textit{AUTHORIZATIONS AND OTHER AUTHORIZATIONS} \end{array}$

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Subtitle A—National Security Programs Authorizations

- Sec. 3101. National Nuclear Security Administration.
- Sec. 3102. Defense environmental cleanup.
- Sec. 3103. Other defense activities.
- Sec. 3104. Defense nuclear waste disposal.
- Sec. 3105. Energy security and assurance.

Subtitle B—Program Authorizations, Restrictions, and Limitations

- Sec. 3111. Reliable Replacement Warhead program.
- Sec. 3112. Nuclear test readiness.
- Sec. 3113. Modification of reporting requirement.
- Sec. 3114. Limitation on availability of funds for Fissile Materials Disposition program.
- Sec. 3115. Modification of limitations on availability of funds for Waste Treatment and Immobilization Plant.
- Sec. 3116. Modification of sunset date of the Office of the Ombudsman of the Energy
 Employees Occupational Illness Compensation Program.
- Sec. 3117. Technical amendments.

Subtitle C—Other Matters

- Sec. 3121. Study on using existing pits for the Reliable Replacement Warhead pro-
- gram.
 Sec. 3122. Report on retirement and dismantlement of nuclear warheads.
- Sec. 3123. Plan for addressing security risks posed to nuclear weapons complex.
- Sec. 3124. Department of Energy protective forces. Sec. 3125. Evaluation of National Nuclear Security Administration strategic plan
- for advanced computing.

 Sec. 3126. Sense of Congress on the nuclear nonproliferation policy of the United
 States and the Reliable Replacement Warhead program.
- Sec. 3127. Department of Energy report on plan to strengthen and expand International Radiological Threat Reduction program.
- Sec. 3128. Department of Energy report on plan to strengthen and expand Materials
- Protection, Control, and Accounting program.

 Sec. 3129. Agreements and reports on nuclear forensics capabilities.

 Sec. 3130. Report on status of environmental management initiatives to accelerate the reduction of environmental risks and challenges posed by the legacy of the Cold War.

Subtitle D-Nuclear Terrorism Prevention

- Sec. 3131. Definitions.
- Sec. 3132. Sense of Congress on the prevention of nuclear terrorism.
- Sec. 3133. Minimum security standard for nuclear weapons and formula quantities of strategic special nuclear material.
- Sec. 3134. Annual report.

TITLE XXXII--WAR-RELATED NATIONAL NUCLEAR SECURITY ADMINISTRATION AUTHORIZATIONS

Sec. 3201. Additional war-related authorization of appropriations for National Nuclear Security Administration.

TITLE XXXIII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Sec. 3301. Authorization.

TITLE XXXIV—NAVAL PETROLEUM RESERVES

- Sec. 3401. Authorization of appropriations.
- Sec. 3402. Remedial action at Moab uranium milling site.

TITLE XXXV—MARITIME ADMINISTRATION

Subtitle A-Maritime Administration Reauthorization

- Sec. 3501. Authorization of appropriations for fiscal year 2008.
- Sec. 3502. Temporary authority to transfer obsolete combatant vessels to Navy for disposal.
- Sec. 3503. Vessel disposal program.

Subtitle B—Programs

- Sec. 3511. Commercial vessel chartering authority.
- Sec. 3512. Maritime Administration vessel chartering authority.
- Sec. 3513. Chartering to State and local governmental instrumentalities.
- Sec. 3514. Disposal of obsolete Government vessels.
- Sec. 3515. Vessel transfer authority.
- Sec. 3516. Sea trials for Ready Reserve Force.
- Sec. 3517. Review of applications for loans and guarantees.

Subtitle C—Technical Corrections

- Sec. 3521. Personal injury to or death of seamen.
- Sec. 3522. Amendments to Chapter 537 based on Public Law 109–163. Sec. 3523. Additional amendments based on Public Law 109–163.
- Sec. 3524. Amendments based on Public Law 109-171.
- Sec. 3525. Amendments based on Public Law 109–241.
- Sec. 3526. Amendments based on Public Law 109–364. Sec. 3527. Miscellaneous amendments.
- Sec. 3528. Application of sunset provision to codified provision.
- Sec. 3529. Additional technical corrections.

SEC. 3. CONGRESSIONAL DEFENSE COMMITTEES.

For purposes of this Act, the term "congressional defense committees" has the meaning given that term in section 101(a)(16) of title 10, United States Code.

DIVISION A—DEPARTMENT OF DEFENSE **AUTHORIZATIONS**

TITLE I—PROCUREMENT

Subtitle A—Authorization of Appropriations

- Sec. 101. Army.
- Sec. 102. Navy and Marine Corps.
- Sec. 103. Air Force.
- Sec. 104. Defense-wide activities.
- Sec. 105. National Guard and Reserve equipment.

Subtitle B-Army Programs

- Sec. 111. Multiyear procurement authority for M1A2 Abrams System Enhancement Package upgrades.
- Sec. 112. Multiyear procurement authority for M2A3/M3A3 Bradley fighting vehicle upgrades.
- Sec. 113. Multiyear procurement authority for conversion of CH-47D helicopters to CH-47F configuration.
- Sec. 114. Multiyear procurement authority for CH-47F helicopters.
- Sec. 115. Limitation on use of funds for Increment 1 of the Warfighter Information Network-Tactical program pending certification to Congress.
- Sec. 116. Prohibition on closure of Army Tactical Missile System production line pending report.
- Sec. 117. Stryker Mobile Gun System.

Subtitle C—Navy Programs

- Sec. 121. Multiyear procurement authority for Virginia-class submarine program.
- Sec. 122. Report on shipbuilding investment strategy.
- Sec. 123. Sense of Congress on the preservation of a skilled United States shipyard workforce.
- Sec. 124. Assessments required prior to start of construction on first ship of a shipbuilding program.
- Sec. 125. Littoral Combat Ship (LCS) program.

Subtitle D—Air Force Programs

- Sec. 131. Limitation on Joint Cargo Aircraft.
- Sec. 132. Clarification of limitation on retirement of U-2 aircraft.
- Sec. 133. Repeal of requirement to maintain retired C-130E tactical aircraft.

 Sec. 134. Limitation on retirement of C-130E/H tactical aircraft.

 Sec. 135. Limitation on retirement of KC-135E aerial refueling aircraft.
- Sec. 136. Transfer to Government of Iraq of three C-130E tactical airlift aircraft.
- Sec. 137. Modification of limitations on retirement of B-52 bomber aircraft.

Subtitle A—Authorization of **Appropriations**

SEC. 101. ARMY.

Funds are hereby authorized to be appropriated for fiscal year 2008 for procurement for the Army as follows:

- (1) For aircraft, \$4,168,798,000.
- (2) For missiles, \$1,911,979,000.
- Fortracked(3) weapons andcombatvehicles, \$3,007,489,000.
 - (4) For ammunition, \$2,214,576,000.
 - (5) For other procurement, \$12,451,312,000.
- (6) For the Joint Improvised Explosive Device Defeat Fund, \$228,000,000.

SEC. 102. NAVY AND MARINE CORPS.

- (a) NAVY.—Funds are hereby authorized to be appropriated for fiscal year 2008 for procurement for the Navy as follows:
 - (1) For aircraft, \$12,432,644,000.
 - (2) For weapons, including missiles and torpedoes, \$3,068,187,000.
 - (3) For shipbuilding and conversion, \$13,596,120,000.
 - (4) For other procurement, \$5,209,330,000.
- (b) Marine Corps.—Funds are hereby authorized to be appropriated for fiscal year 2008 for procurement for the Marine Corps in the amount of \$2,299,419,000.
- (c) Navy and Marine Corps Ammunition.—Funds are hereby authorized to be appropriated for fiscal year 2008 for procurement of ammunition for the Navy and the Marine Corps in the amount of \$1,058,832,000.

SEC. 103. AIR FORCE.

Funds are hereby authorized to be appropriated for fiscal year 2008 for procurement for the Air Force as follows:

- (1) For aircraft, \$12,117,800,000.
- (2) For ammunition, \$854,167,000.
- (3) For missiles, \$4,984,102,000.
- (4) For other procurement, \$15,405,832,000.

SEC. 104. DEFENSE-WIDE ACTIVITIES.

Funds are hereby authorized to be appropriated for fiscal year 2008 for Defense-wide procurement in the amount of \$3,280,435,000.

SEC. 105. NATIONAL GUARD AND RESERVE EQUIPMENT.

Funds are hereby authorized to be appropriated for fiscal year 2008 for the procurement of aircraft, missiles, wheeled and tracked combat vehicles, tactical wheeled vehicles, ammunition, other weapons, and other procurement for the reserve components of the Armed Forces in the amount of \$980,000,000.

Subtitle B—Army Programs

SEC. 111. MULTIYEAR PROCUREMENT AUTHORITY FOR M1A2 ABRAMS SYSTEM ENHANCEMENT PACKAGE UPGRADES.

The Secretary of the Army, in accordance with section 2306b of title 10, United States Code, may enter into a multiyear contract, beginning with the fiscal year 2008 program year, for procurement of M1A2 Abrams System Enhancement Package upgrades.

SEC. 112. MULTIYEAR PROCUREMENT AUTHORITY FOR M2A3/M3A3 BRADLEY FIGHTING VEHICLE UPGRADES.

The Secretary of the Army, in accordance with section 2306b of title 10, United States Code, may enter into a multiyear contract, beginning with the fiscal year 2008 program year, for procurement of M2A3/M3A3 Bradley fighting vehicle upgrades.

SEC. 113. MULTIYEAR PROCUREMENT AUTHORITY FOR CONVERSION OF CH-47D HELICOPTERS TO CH-47F CONFIGURATION.

The Secretary of the Army may, in accordance with section 2306b of title 10, United States Code, enter into a multiyear contract, beginning with the fiscal year 2008 program year, for conversion of CH-47D helicopters to the CH-47F configuration.

SEC. 114. MULTIYEAR PROCUREMENT AUTHORITY FOR CH-47F HELI-COPTERS.

The Secretary of the Army may, in accordance with section 2306b of title 10, United States Code, enter into a multiyear contract, beginning with the fiscal year 2008 program year, for procurement of CH-47F helicopters.

SEC. 115. LIMITATION ON USE OF FUNDS FOR INCREMENT 1 OF THE WARFIGHTER INFORMATION NETWORK-TACTICAL PROGRAM PENDING CERTIFICATION TO CONGRESS.

(a) Funding Restricted.—Of the amounts appropriated pursuant to an authorization of appropriations for fiscal year 2008 or otherwise made available for Other Procurement, Army, that are available for Increment 1 of the Warfighter Information Network-Tactical program, not more than 50 percent may be obligated or expended until the Director of Operational Test and Evaluation submits to the congressional defense committees a certification, in writing, that the Director of Operational Test and Evaluation has approved a Test and Evaluation Master Plan and Initial Operational Test Plan for Increment 1 of the Warfighter Information Network-Tactical program.

(b) İNCREMENT 1 DEFINED.—For the purposes of this section, Increment 1 of the Warfighter Information Network-Tactical program includes all program elements described as constituting "Increment 1" in the memorandum titled "Warfighter Information Network-Tactical (WIN-T) Program Acquisition Decision Memorandum", dated June 5, 2007, and signed by the Under Secretary of Defense for Acquisition, Technology, and Logistics.

SEC. 116. PROHIBITION ON CLOSURE OF ARMY TACTICAL MISSILE SYSTEM PRODUCTION LINE PENDING REPORT.

- (a) Prohibition.—Amounts appropriated pursuant to the authorization of appropriations in section 101(2) for missiles, Army, and in section 1502(4) for missile procurement, Army, and any other appropriated funds available to the Secretary of the Army may not be used to close the production line for the Army Tactical Missile System program until after the date on which the Secretary of the Army submits to the congressional defense committees a report that contains—
 - (1) the certification of the Secretary that the long range surface-to-surface strike and counter battery mission of the Army can be adequately performed by other Army weapons systems or by other elements of the Armed Forces; and

(2) a plan to mitigate any shortfalls in the industrial base that would be created by the closure of the production line.

(b) SUBMISSION OF REPORT.—The report referred to in subsection (a) is required not later than April 1, 2008.

SEC. 117. STRYKER MOBILE GUN SYSTEM.

(a) LIMITATION ON AVAILABILITY OF FUNDS.—None of the amounts authorized to be appropriated by sections 101(3) and 1501(3) for procurement of weapons and tracked combat vehicles for the Army may be obligated or expended for purposes of the procurement of the Stryker Mobile Gun System until 30 days after the date on which the Secretary of the Army certifies to Congress that the Stryker Mobile Gun System is operationally effective, suitable, and survivable for its anticipated deployment missions.

(b) WAIVER.—The Secretary of Defense may waive the limitation

in subsection (a) if the Secretary—

(1) determines that further procurement of the Stryker Mobile Gun System utilizing amounts referred to in subsection (a) is in the national security interest of the United States notwithstanding the inability of the Secretary of the Army to make the certification required by that subsection; and

(2) submits to the Congress, in writing, a notification of the

waiver together with a discussion of—

(A) the reasons for the determination described in

paragraph (1); and

(B) the actions that will be taken to mitigate any deficiencies that cause the Stryker Mobile Gun System not to be operationally effective, suitable, or survivable, as that case may be, as described in subsection (a).

Subtitle C—Navy Programs

SEC. 121. MULTIYEAR PROCUREMENT AUTHORITY FOR VIRGINIA-CLASS SUBMARINE PROGRAM.

(a) AUTHORITY.—The Secretary of the Navy may, in accordance with section 2306b of title 10, United States Code, enter into multiyear contracts, beginning with the fiscal year 2009 program

year, for the procurement of Virginia-class submarines and Government-furnished equipment associated with the Virginia-class submarine program.

(b) Limitation.—The Secretary may not enter into a contract

authorized by subsection (a) until-

(1) the Secretary submits to the congressional defense committees a certification that the Secretary has made, with respect to that contract, each of the findings required by subsection (a) of section 2306b of title 10, United States Code; and

(2) a period of 30 days has elapsed after the date of the transmission of such certification.

SEC. 122. REPORT ON SHIPBUILDING INVESTMENT STRATEGY.

(a) Study Required.—The Secretary of the Navy shall provide for a study to determine the effectiveness of current financing mechanisms for providing incentives for contractors to make shipbuilding capital expenditures, and to assess potential capital expenditure incentives that would lead to ship construction or life-cycle cost savings to the Federal Government. The study shall examine—

(1) potential improvements in design tools and techniques, material management, technology insertion, systems integration and testing, and other key processes and functions that would

lead to reduced construction costs;

(2) construction process improvements that would reduce procurement and life-cycle costs of the vessels under construction at the contractor's facilities; and

(3) incentives for investment in shippard infrastructure that

support construction process improvements.

(b) Report.—Not later than October 1, 2008, the Secretary of the Navy shall submit to the congressional defense committees a report providing the results of the study under subsection (a). The re-

port shall include each of the following:

(1) An assessment of the shipbuilding industrial base, as measured by a ten-year history for major shipbuilders with respect to-

- (A) estimated value of shipbuilding facilities;
- (B) critical shipbuilding capabilities;

(C) capital expenditures;

(D) major investments in process improvements; and

(E) costs for related Navy shipbuilding projects.

- (2) A description of mechanisms available to the government and industry to finance facilities and process improvements, including-
 - (A) contract incentive and award fees:
 - (B) facilities capital cost of money;

(C) facilities depreciation;

- (D) progress payment provisions;
- (E) other contract terms and conditions;
- (F) State and Federal tax provisions and tax incen-
 - (G) the National Shipbuilding Research Program; and (H) any other mechanisms available.
- (3) A summary of potential shipbuilding investments that offer greatest reduction to shipbuilding costs, including, for each such investment-
 - (A) a project description;

(B) an estimate of required investment;

(C) the estimated return on investment; and (D) alternatives for financing the investment.

(4) The Navy's strategy for providing incentives for contractors' capital expenditures that would lead to ship construction or life-cycle savings to the Federal Government, including identification of any specific changes in legislative authority that would be required for the Secretary to execute this strategy.

(c) Utilization of Other Studies and Outside Experts.— The study shall build upon the results of the 2005 and 2006 Global Shipbuilding Industrial Base Benchmarking studies. Financial analysis associated with the report shall be conducted in consultation with financial experts independent of the Department of Defense.

SEC. 123. SENSE OF CONGRESS ON THE PRESERVATION OF A SKILLED UNITED STATES SHIPYARD WORKFORCE.

(a) SENSE OF CONGRESS.—It is the sense of Congress that the preservation of a robust domestic skilled workforce is required for the national shipbuilding infrastructure and particularly essential to the construction of ships for the United States Navy.

(b) STUDY REQUIRED.—

(1) In General.—The Secretary of the Navy shall determine, on a one-time, non-recurring basis, and in consultation with the Department of Labor, the average number of H2B visa workers employed by the major shipbuilders in the construction of United States Navy ships during the calendar year ending December 31, 2007. The study shall also identify the number of workers petitioned by the major shipbuilders for use in calendar year 2008, as of the first quarter of calendar year 2008.

(2) Report.—Not later than April 1, 2008, the Secretary of

(2) REPORT.—Not later than April 1, 2008, the Secretary of the Navy shall submit to the congressional defense committees a report containing the results of the study required by sub-

section (b).

(3) Definitions.—In this paragraph—

(A) the term "major shipbuilder" means a prime contractor or a first-tier subcontractor responsible for delivery of combatant and support vessels required for the naval vessel force, as reported within the annual naval vessel construction plan required by section 231 of title 10, United States Code; and

(B) the term "H2B visa" means a non-immigrant visa program that permits employers to hire foreign workers to come temporarily to the United States and perform temporary non-agricultural services or labor on a one-time,

seasonal, peakload, or intermittent basis.

SEC. 124. ASSESSMENTS REQUIRED PRIOR TO START OF CONSTRUC-TION ON FIRST SHIP OF A SHIPBUILDING PROGRAM.

(a) In General.—Concurrent with approving the start of construction of the first ship for any major shipbuilding program, the Secretary of the Navy shall—

(1) submit a report to the congressional defense committees

on the results of any production readiness review; and

(2) certify to the congressional defense committees that the findings of any such review support commencement of construction.

(b) REPORT.—The report required by subsection (a)(1) shall include, at a minimum, an assessment of each of the following:

(1) The maturity of the ship's design, as measured by stability of the ship contract specifications and the degree of completion of detail design and production design drawings.

(2) The maturity of developmental command and control systems, weapon and sensor systems, and hull, mechanical and electrical systems.

(3) The readiness of the shipyard facilities and workforce to

begin construction.

(4) The Navy's estimated cost at completion and the adequacy of the budget to support the estimate.

(5) The Navy's estimated delivery date and description of

any variance to the contract delivery date.

(6) The extent to which adequate processes and metrics are

in place to measure and manage program risks.

(c) APPLICABILITY.—This section applies to each major shipbuilding program beginning after the date of the enactment of this Act.

(d) Definitions.—For the purposes of subsection (a):

(1) START OF CONSTRUCTION.—The term "start of construction" means the beginning of fabrication of the hull and superstructure of the ship.

(2) First ship.—The term "first ship" applies to a ship if—
(A) the ship is the first ship to be constructed under

that shipbuilding program; or

(B) the shippard at which the ship is to be constructed has not previously started construction on a ship under that shipbuilding program.

(3) Major Shipbuilding Program.—The term "major shipbuilding program" means a program for the construction of combatant and support vessels required for the naval vessel force, as reported within the annual naval vessel construction plan required by section 231 of title 10, United States Code.

(4) PRODUCTION READINESS REVIEW.—The term "production readiness review" means a formal examination of a program prior to the start of construction to determine if the design is ready for production, production engineering problems have been resolved, and the producer has accomplished adequate planning for the production phase.

SEC. 125. LITTORAL COMBAT SHIP (LCS) PROGRAM.

Section 124 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3157) is amended by striking subsections (a), (b), (c), and (d) and inserting the following: "(a) LIMITATION OF COSTS.—

"(1) IN GENERAL.—The total amount obligated or expended for the procurement costs of post-2007 LCS vessels shall not ex-

ceed \$460,000,000 per vessel.

"(2) PROCUREMENT COSTS.—For purposes of this section, procurement costs shall include all costs for plans, basic construction, change orders, electronics, ordnance, contractor support, and other costs associated with completion of production drawings, ship construction, test, and delivery, including work performed post-delivery that is required to meet original contract requirements.

"(3) Post-2007 LCs vessels.—For purposes of this section, the term 'post-2007 LCS vessel' means a vessel in the Littoral Combat Ship (LCS) class of vessels, the procurement of which is funded from amounts appropriated pursuant to an authorization of appropriations or otherwise made available for fiscal year 2008 or any fiscal year thereafter.

"(b) CONTRACT TYPE.—The Secretary of the Navy shall employ a fixed-price type contract for construction of post-2007 LCS vessels.

- "(c) Limitation of Government Liability.—The Secretary of the Navy shall not enter into a contract, or modify a contract, for construction or final delivery of post-2007 LCS vessels if the limitation of the Government's cost liability, when added to the sum of other budgeted procurement costs, would exceed \$460,000,000 per vessel.
- "(d) Adjustment of Limitation Amount.—The Secretary of the Navy may adjust the amount set forth in subsections (a)(1) and (c) for vessels referred to in such subsections by the following:

"(1) The amounts of increases or decreases in costs attributable to compliance with changes in Federal, State, or local

laws enacted after September 30, 2007.

"(2) The amounts of outfitting costs and costs required to complete post-delivery test and trials.".

Subtitle D—Air Force Programs

SEC. 131. LIMITATION ON JOINT CARGO AIRCRAFT.

No funds appropriated pursuant to an authorization of appropriations or otherwise made available for procurement, or for research, development, test, and evaluation, may be obligated or expended for the Joint Cargo Aircraft until 30 days after the Secretary of Defense submits to the congressional defense committees each of the following:

(1) The Air Force Air Mobility Command's Airlift Mobility

Roadmap.

- (2) The Department of Defense Intra-Theater Airlift Capabilities Study.
- (3) The Department of Defense Joint Intra-Theater Distribution Assessment.
- (4) The Joint Cargo Aircraft Functional Area Series Analysis.
 - (5) The Joint Cargo Aircraft Analysis of Alternatives.(6) The Joint Intra-theater Airlift Fleet Mix Analysis.

(7) The Secretary's certification that—

(A) there is, within the Department of the Army, Department of the Air Force, Army National Guard, or Air National Guard, a capability gap or shortfall with respect to intra-theater airlift; and

(B) validated requirements exist to fill that gap or shortfall through procurement of the Joint Cargo Aircraft.

SEC. 132. CLARIFICATION OF LIMITATION ON RETIREMENT OF U-2 AIR-CRAFT.

Section 133(b) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2112) is amended—

(1) in paragraph (1)-

(A) by striking "After fiscal year 2007" and inserting "For each fiscal year after fiscal year 2007"; and

(B) by inserting after "Secretary of Defense" the following: ", in that fiscal year,"; and

(2) in paragraph (2)-

(A) by inserting after "Department of Defense" the fol-

lowing: "in a fiscal year"; and

(B) by inserting after "Congress" the following: "in that fiscal year".

SEC. 133. REPEAL OF REQUIREMENT TO MAINTAIN RETIRED C-130E TACTICAL AIRCRAFT.

(a) In General.—Effective as of the date specified in subsection (b), section 137(b) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364; 120 Stat. 2114) is repealed.

(b) Specified Date.—The date specified in this subsection is the date that is 30 days after the date on which the Secretary of the Air Force submits to the congressional defense committees the Fleet

Mix Analysis Study.

SEC. 134. LIMITATION ON RETIREMENT OF C-130E/H TACTICAL AIRLIFT AIRCRAFT.

(a) General Prohibition.—The Secretary of the Air Force may not retire C-130E/H tactical airlift aircraft during fiscal year 2008,

except as provided in subsection (b).

(b) Contingent Authority to Retire Certain C-130E Air-CRAFT.—Effective as of the date specified in subsection (d), subsection (a) shall not apply to C-130E tactical airlift aircraft, and the number of such aircraft retired by the Secretary of the Air Force during fiscal year 2008 may not exceed 24.

(c) Treatment of Retired Aircraft.—The Secretary of the Air Force shall maintain each C-130E tactical airlift aircraft that is retired during fiscal year 2008 in a condition that would allow

recall of that aircraft to future service.

(d) Specified Date.—The date specified in this subsection is the date that is 30 days after the date on which the Secretary of the Air Force submits to the congressional defense committees the Fleet Mix Analysis Study.

SEC. 135. LIMITATION ON RETIREMENT OF KC-135E AERIAL REFUEL-ING AIRCRAFT.

(a) Limitation on Retirement of More Than 48 Aircraft.— The Secretary of the Air Force may not retire more than 48 KC-135E aerial refueling aircraft of the Air Force during fiscal year 2008, except as provided in subsection (b).

(b) Contingent Authority to Retire 37 Additional Air-CRAFT.—Effective as of the date specified in subsection (c), the number of such aircraft retired by the Secretary of the Air Force during

fiscal year 2008 may not exceed 85.

 $({c})$ Specified Date.—The date specified in this subsection is the date that is 15 days after the date on which the Secretary of the Air Force submits to the congressional defense committees the Secretary's certification that-

(1) the system design and development contract for the KC-

X program has been awarded; and

(2) if a protest is submitted pursuant to subchapter 5 of title 31, United States Code-

(A) the protest has been resolved in favor of the Federal

agency; or

(B) the Secretary has authorized performance of the contract (notwithstanding the protest).

SEC. 136. TRANSFER TO GOVERNMENT OF IRAQ OF THREE C-130E TAC-TICAL AIRLIFT AIRCRAFT.

The Secretary of the Air Force may transfer not more than three C-130E tactical airlift aircraft, allowed to be retired under the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364), to the Government of Irag.

SEC. 137. MODIFICATION OF LIMITATIONS ON RETIREMENT OF B-52 BOMBER AIRCRAFT.

(a) MAINTENANCE OF PRIMARY, BACKUP, AND ATTRITION RE-SERVE INVENTORY OF AIRCRAFT.—Subsection (a) of section 131 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2111) is amended—

(1) in paragraph (1)-

(A) in subparagraph (A), by striking "and" at the end; (B) in subparagraph (B), by striking the period at the end and inserting a semicolon; and

(C) by adding at the end the following:

"(C) shall maintain in a common capability configuration a primary aircraft inventory of not less than 63 such aircraft, a backup aircraft inventory of not less than 11 such aircraft, and an attrition reserve aircraft inventory of not less than 2 such aircraft; and

"(D) shall not keep any such aircraft referred to in subparagraph (C) in a status considered excess to the requirements of the possessing command and awaiting disposition

instructions."; and

(2) by adding at the end the following:

"(3) DEFINITIONS.—For purposes of paragraph (1):

"(A) The term 'primary aircraft inventory' means aircraft assigned to meet the primary aircraft authorization

"(i) a unit for the performance of its wartime mis-

sion;
"(ii) a training unit primarily for technical and specialized training for crew personnel or leading to

aircrew qualification;

"(iii) a test unit for testing of the aircraft or its components for purposes of research, development, test and evaluation, operational test and evaluation, or to support testing programs; or

"(iv) meet requirements for special missions not

elsewhere classified.

"(B) The term 'backup aircraft inventory' means aircraft above the primary aircraft inventory to permit scheduled and unscheduled depot level maintenance, modifications, inspections, and repairs, and certain other mitigating circumstances without reduction of aircraft available for the assigned mission.

"(C) The term 'attrition reserve aircraft inventory' means aircraft required to replace anticipated losses of primary aircraft inventory due to peacetime accidents or wartime attrition.

"(4) Treatment of retired aircraft retired in accordance with paragraph (1)(A), the Secretary of the Air Force may use not more than 2 such aircraft for maintenance ground training.".

(b) Notice of Retirement.—Subsection (b)(1) of such section is amended by striking "45 days" and inserting "60 days".

TITLE II—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Subtitle A—Authorization of Appropriations

- Sec. 201. Authorization of appropriations.
- Sec. 202. Amount for defense science and technology.

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 211. Operational test and evaluation of Future Combat Systems network.
- Sec. 212. Limitation on use of funds for systems development and demonstration of Joint Light Tactical Vehicle program.
- Sec. 213. Requirement to obligate and expend funds for development and procure-ment of a competitive propulsion system for the Joint Strike Fighter.
- Sec. 214. Limitation on use of funds for defense-wide manufacturing science and
- technology program.
 Sec. 215. Advanced Sensor Applications Program.
- Sec. 216. Active protection systems.

Subtitle C—Ballistic Missile Defense

- Sec. 221. Participation of Director, Operational Test and Evaluation, in missile defense test and evaluation activities.
- Sec. 222. Study on future roles and missions of the Missile Defense Agency.
- Sec. 223. Budget and acquisition requirements for Missile Defense Agency activities.
- Sec. 224. Limitation on use of funds for replacing warhead on SM-3 Block IIA mis-
- Sec. 225. Extension of Comptroller General assessments of ballistic missile defense programs.
- Sec. 226. Limitation on availability of funds for procurement, construction, and deployment of missile defenses in Europe.
- Sec. 227. Sense of Congress on missile defense cooperation with Israel.
- Sec. 228. Limitation on availability of funds for deployment of missile defense interceptors in Alaska.
- Sec. 229. Policy of the United States on protection of the United States and its allies against Iranian ballistic missiles.

Subtitle D—Other Matters

- Sec. 231. Coordination of human systems integration activities related to acquisition programs.
- Sec. 232. Expansion of authority for provision of laboratory facilities, services, and equipment.
- Sec. 233. Modification of cost sharing requirement for Technology Transition Initia-
- Sec. 234. Report on implementation of Manufacturing Technology Program.
- Sec. 235. Assessment of sufficiency of test and evaluation personnel.
- Sec. 236. Repeal of requirement for separate reports on technology area review and assessment summaries.
- Sec. 237. Modification of notice and wait requirement for obligation of funds for foreign comparative test program.

 Strategic Plan for the Manufacturing Technology Program.
- Sec. 238.
- Sec. 239. Modification of authorities on coordination of Defense Experimental Program to Stimulate Competitive Research with similar Federal programs.

- Sec. 240. Enhancement of defense nanotechnology research and development pro-
- gram.
 Sec. 241. Federally funded research and development center assessment of the Defense Experimental Program to Stimulate Competitive Research.
- Cost-benefit analysis of proposed funding reduction for High Energy Laser Systems Test Facility.

Sec. 243. Prompt global strike.

Subtitle A—Authorization of **Appropriations**

SEC. 201. AUTHORIZATION OF APPROPRIATIONS.

Funds are hereby authorized to be appropriated for fiscal year 2008 for the use of the Department of Defense for research, development, test, and evaluation as follows:
(1) For the Army, \$10,840,392,000.

- (2) For the Navy, \$16,980,732,000.
- (3) For the Air Force, \$25,692,521,000.
- (4) For Defense-wide activities, \$20,213,900,000, of which \$180,264,000 is authorized for the Director of Operational Test and Evaluation.

SEC. 202. AMOUNT FOR DEFENSE SCIENCE AND TECHNOLOGY.

(a) FISCAL YEAR 2008.—Of the amounts authorized to be appropriated by section 201, \$10,913,944,000 shall be available for the Defense Science and Technology Program, including basic research, applied research, and advanced technology development projects.

(b) Basic Research, Applied Research, and Advanced TECHNOLOGY DEVELOPMENT DEFINED.—For purposes of this section, the term "basic research, applied research, and advanced technology development" means work funded in program elements for defense research and development under Department of Defense budget activity 1, 2, or 3.

Subtitle B—Program Requirements, Restrictions, and Limitations

SEC. 211. OPERATIONAL TEST AND EVALUATION OF FUTURE COMBAT SYSTEMS NETWORK.

(a) Operational Test and Evaluation Required.—The Secretary of the Army, in cooperation with the Director, Operational Test and Evaluation, shall complete an operational test and evaluation (as defined in section 139(a)(2)(A) of title 10, United States Code), of the FCS network in a realistic environment simulating operational conditions. The operational test and evaluation shall-

(1) be conducted in accordance with a Future Combat Systems Test and Evaluation Master Plan approved by the Direc-

tor, Operational Test and Evaluation;

(2) be conducted using prototype equipment, sensors, and software for the FCS network;

(3) be conducted in a manner that simulates a full Future

Combat Systems brigade;

(4) be conducted, to the maximum extent possible, using actual communications equipment instead of computer simulations;

(5) be conducted in a realistic operational electronic warfare environment, including enemy electronic warfare and network attacks; and

(6) include, to the maximum extent possible, all sensor information feeds the FCS network is designed to incorporate.

(b) FCS Network Defined.—In this section, the term "FCS network" includes all sensors, information systems, computers, and communications systems necessary to support Future Combat Systems brigade operations.

(c) Report.—Not later than 120 days after completing the operational test and evaluation required by subsection (a), the Director, Operational Test and Evaluation shall submit to the congressional defense committees a report on the outcome of the operational test and evaluation. The report shall include, at a minimum—

(1) an evaluation of the overall operational effectiveness of

the FCS network, including-

(A) an evaluation of the FCS network's capability to transmit the volume and classes of data required by Future

Combat Systems approved requirements; and

(B) an evaluation of the FCS network's performance in a degraded condition due to enemy network attack, sophisticated enemy electronic warfare, adverse weather conditions, and terrain variability.

(2) an evaluation of the FCS network's ability to improve friendly force knowledge of the location and capability of enemy

forces and combat systems; and

(3) an evaluation of the overall operational suitability of the FCS network.

(d) Limitation Pending Submission of Report.—

(1) In general.—No funds, with the exception of funds for advanced procurement, appropriated pursuant to an authorization of appropriations or otherwise made available to the Department of the Army for any fiscal year may be obligated for low-rate initial production or full-rate production of Future Combat Systems manned ground vehicles until 60 days after the date on which the report is submitted under subsection (c).

(2) WAIVER AUTHORITY.—The Secretary of Defense may waive the limitation in paragraph (1) if the Secretary determines that such a waiver is critical for national security. Such a waiver shall not become effective until 45 days after the date on which the Secretary submits to the congressional defense committees a written notice of the waiver.

(3) Inapplicability to the non-line of sight cannon ve-HICLE.—The limitation in paragraph (1) does not apply to the

Non Line of Sight Cannon vehicle.

SEC. 212. LIMITATION ON USE OF FUNDS FOR SYSTEMS DEVELOP-MENT AND DEMONSTRATION OF JOINT LIGHT TACTICAL VEHICLE PROGRAM.

Of the amounts appropriated pursuant to an authorization of appropriations or otherwise made available for the Joint Light Tactical Vehicle program for the acquisition program phase of systems development and demonstration for fiscal year 2008 or any fiscal year thereafter, no more than 50 percent of those amounts may be obligated or expended until after—

(1) the Under Secretary of Defense for Acquisition, Technology, and Logistics, or the appropriate milestone decision authority, makes the certification required by section 2366a of title 10, United States Code, with respect to the Joint Light Tactical Vehicle program; and

(2) the certification has been received by the congressional

defense committees.

SEC. 213. REQUIREMENT TO OBLIGATE AND EXPEND FUNDS FOR DE-VELOPMENT AND PROCUREMENT OF A COMPETITIVE PRO-PULSION SYSTEM FOR THE JOINT STRIKE FIGHTER.

Of the funds appropriated pursuant to an authorization of appropriations or otherwise made available for fiscal year 2008 or any year thereafter, for research, development, test, and evaluation and procurement for the Joint Strike Fighter program, the Secretary of Defense shall ensure the obligation and expenditure in each such fiscal year of sufficient annual amounts for the continued development and procurement of two options for the propulsion system for the Joint Strike Fighter in order to ensure the development and competitive production for the propulsion system for the Joint Strike Fighter.

. LIMITATION ON USE OF FUNDS FOR DEFENSE-WIDE MANUFACTURING SCIENCE AND TECH-SEC. *214*. NOLOGY PROGRAM.

No funds available to the Office of the Secretary of Defense for any fiscal year may be obligated or expended for the defense-wide manufacturing science and technology program unless the Director, Defense Research and Engineering, ensures each of the following:
(1) A component of the Department of Defense has re-

auested and evaluated-

(A) competitive proposals, for each project under the program that is not a project covered by subparagraph (B); and

(B) proposals from as many sources as is practicable under the circumstances, for a project under the program if the disclosure of the needs of the Department of Defense with respect to that project would compromise the national security.

(2) Each project under the program is carried out—

(A) in accordance with the statutory requirements of the Manufacturing Technology Program established by section 2521 of title 10, United States Code; and

(B) in compliance with all requirements of any direc-

tive that applies to manufacturing technology. (3) An implementation plan has been developed.

SEC. 215. ADVANCED SENSOR APPLICATIONS PROGRAM.

(a) Transfer of Funds.—(1) Of the amount authorized to be appropriated by section 201(3) for research, development, test, and evaluation, Air Force activities, and made available for the activities of the Intelligence Systems Support Office, an aggregate of \$13,000,000 shall be transferred to the Advanced Sensor Applications Program not later than 60 days after the date of the enactment of this Act.

(2) Of the amount authorized to be appropriated by section 301(2) for operation and maintenance, Navy activities, and made available for the activities of the Office of Naval Intelligence, an aggregate of \$5,000,000 shall be transferred to the Advanced Sensor Applications Program not later than 60 days after the date of the

enactment of this Act.

(b) Assignment of Program.—Management of the program shall reside within the office of the Under Secretary of Defense for Intelligence until certain conditions specified in the classified annex to the statement of managers accompanying this Act are met. The program shall be executed by the Commander, Naval Air Systems Command in consultation with the Program Executive Officer for Aviation for the Navy.

SEC. 216. ACTIVE PROTECTION SYSTEMS.

(a) Live-Fire Tests Required.-

(1) In general.—The Secretary of Defense shall undertake live-fire tests, of appropriate foreign and domestic active protection systems with size, weight, and power characteristics suitable for protecting wheeled tactical vehicles, especially light wheeled tactical vehicles, in order—

(A) to determine the effectiveness of such systems for

protecting wheeled tactical vehicles; and

(B) to develop information useful in the consideration of the adoption of such systems in defense acquisition programs.

(2) REPORTS.—Not later than March 1 of each of 2008 and 2009, the Secretary shall submit to the congressional defense committees a report on the results of the tests undertaken under paragraph (1) as of the date of such report.

(3) FUNDING.—The live-fire tests required by paragraph (1) shall be conducted using funds authorized and appropriated for

the Joint Improvised Explosive Device Defeat Fund.

(b) Comprehensive Assessment Required.—

(1) In General.—The Secretary shall undertake a comprehensive assessment of active protection systems in order to develop information useful in the development of joint active protection systems and other defense programs.

(2) Elements.—The assessment under paragraph (1) shall

include—

(A) an identification of the potential merits and operational costs of the use of active protection systems by United States military forces;

(B) a characterization of the threats that use of active protection systems by potential adversaries would pose to

United States military forces and weapons;

(C) an identification and assessment of countermeasures to active protection systems;

(D) an analysis of collateral damage potential of active

protection systems;

(E) an identification and assessment of emerging direct-fire and top-attack threats to defense systems that could potentially deploy active protection systems; and

(F) an identification and assessment of critical tech-

nology elements of active protection systems.

(3) REPORT.—Not later than December 31, 2008, the Secretary shall submit to the congressional defense committees a report on the assessment under paragraph (1).

Subtitle C—Ballistic Missile Defense

SEC. 221. PARTICIPATION OF DIRECTOR, OPERATIONAL TEST AND EVALUATION, IN MISSILE DEFENSE TEST AND EVALUATION ACTIVITIES.

Section 139 of title 10, United States Code, is amended—

(1) by redesignating subsections (f) through (j) as subsections (g) through (k), respectively; and

(2) by inserting after subsection (e) the following new sub-

section (f):

"(f)(1) The Director of the Missile Defense Agency shall make available to the Director of Operational Test and Evaluation the results of all tests and evaluations conducted by the Missile Defense Agency and of all studies conducted by the Missile Defense Agency in connection with tests and evaluations in the Missile Defense Agency.

"(2) The Director of Operational Test and Evaluation may require that such observers as the Director designates be present during the preparation for and the conduct of any test and evaluation

conducted by the Missile Defense Agency.

"(3) The Director of Operational Test and Evaluation shall have access to all records and data in the Department of Defense (including the records and data of the Missile Defense Agency) that the Director considers necessary to review in order to carry out his duties under this subsection."

SEC. 222. STUDY ON FUTURE ROLES AND MISSIONS OF THE MISSILE DEFENSE AGENCY.

- (a) IN GENERAL.—The Secretary of Defense shall enter into an agreement with one of the Federally Funded Research and Development Centers under which the Center shall carry out an independent study to examine, and make recommendations with respect to, the long-term structure, roles, and missions of the Missile Defense Agency.
 - (b) MATTERS INCLUDED.—

(1) REVIEW.—The study shall include a full review of the structure, roles, and missions of the Missile Defense Agency.

(2) Assessments.—The study shall include an examina-

tion and assessment of the current and future—

(A) structure, roles, and missions of the Missile Defense Agency;

(B) relationship of the Missile Defense Agency with—

(i) the Office of the Under Secretary of Defense for Acquisition, Technology, and Logistics;

(ii) the Office of the Under Secretary of Defense for Policy:

(iii) the Director of Operational Test and Evaluation;

- (iv) the Commander of the United States Strategic
- Command and other combatant commanders; (v) the Joint Requirements Oversight Council; and (vi) the military departments;
- (C) operations and sustainment of missile defenses;
- (D) acquisition process for missile defense;
- (E) requirements process for missile defense; and

(F) transition and transfer of missile defense capabili-

ties to the military departments.

(3) RECOMMENDATIONS.—The study shall include recommendations as to how the Missile Defense Agency can be made more effective to support the needs of the warfighter, especially with regard to near-term missile defense capabilities. The study shall also examine the full range of options for the future of the Missile Defense Agency and shall include, but not be limited to, specific recommendations as to whether—

(A) the Missile Defense Agency should be maintained

in its current configuration;

(B) the scope and nature of the Missile Defense Agency should be changed from an organization focused on research and development to an organization focused on combat support;

(C) any functions and responsibilities should be added to the Missile Defense Agency, in part or in whole, from other entities such as the United States Strategic Command

and the military departments; and

(D) any functions and responsibilities of the Missile Defense Agency should be transferred, in part or in whole, to other entities such as the United States Strategic Command

and the military departments.

(c) COOPERATION FROM GOVERNMENT.—In carrying out the study, the Federally Funded Research and Development Center shall receive the full and timely cooperation of the Secretary of Defense and any other United States Government official in providing the Center with analyses, briefings, and other information necessary for the fulfillment of its responsibilities.

(d) REPORT.—Not later than September 1, 2008, the Federally Funded Research and Development Center shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report on its find-

ings, conclusions, and recommendations.

(e) Funding.—Funds for the study shall be provided from amounts appropriated for the Department of Defense.

SEC. 223. BUDGET AND ACQUISITION REQUIREMENTS FOR MISSILE DEFENSE AGENCY ACTIVITIES.

- (a) REVISED BUDGET STRUCTURE.—The budget justification materials submitted to Congress in support of the Department of Defense budget for any fiscal year after fiscal year 2009 (as submitted with the budget of the President under section 1105(a) of title 31, United States Code) shall set forth separately amounts requested for the Missile Defense Agency for each of the following:
 - (1) Research, development, test, and evaluation.

(2) Procurement.

(3) Operation and maintenance.

(4) Military construction.

(b) REVISED BUDGET STRUCTURE FOR FISCAL YEAR 2009.—The budget justification materials submitted to Congress in support of the Department of Defense budget for fiscal year 2009 (as submitted with the budget of the President under section 1105(a) of title 31, United States Code) shall—

(1) identify all known and estimated operation and support costs; and

(2) set forth separately amounts requested for the Missile Defense Agency for each of the following:

(A) Research, development, test, and evaluation.

(B) Procurement or advance procurement of long lead items, including for Terminal High Altitude Area Defense firing units 3 and 4, and for Standard Missile-3 Block 1A interceptors.

(C) Military construction.

- (c) AVAILABILITY OF RDT&E FUNDS FOR FISCAL YEAR 2009.— Upon approval by the Secretary of Defense, and consistent with the plan submitted under subsection (f), funds appropriated pursuant to an authorization of appropriations or otherwise made available for fiscal year 2009 for research, development, test, and evaluation for the Missile Defense Agency—
 - (1) may be used for the fielding of ballistic missile defense capabilities approved previously by Congress; and

(2) may not be used for—

(A) military construction activities; or

(B) procurement or advance procurement of long lead items, including for Terminal High Altitude Area Defense firing units 3 and 4, and for Standard Missile-3 Block 1A

interceptors.

(d) Full Funding Requirement Not Applicable to Use of Procurement Funds for Fiscal Years 2009 and 2010.—In any case in which funds appropriated pursuant to an authorization of appropriations or otherwise made available for procurement for the Missile Defense Agency for fiscal years 2009 and 2010 are used for the fielding of ballistic missile defense capabilities, the funds may be used for the fielding of those capabilities on an "incremental" basis, notwithstanding any law or policy of the Department of Defense that would otherwise require a "full funding" basis.

(e) Relationship to Other Law.—Nothing in this provision

(e) RELATIONSHIP TO OTHER LAW.—Nothing in this provision shall be construed to alter or otherwise affect in any way the applicability of the requirements and other provisions of section 234(a) through (d) of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375; 118 Stat. 1837;

10 U.S.C. 2431 note).

(f) Plan Required.—Not later than March 1, 2008, the Director of the Missile Defense Agency shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a plan for transitioning the Missile Defense Agency from using exclusively research, development, test, and evaluation funds to using procurement, military construction, operations and maintenance, and research, development, test, and evaluation funds for the appropriate budget activities, and for transitioning from incremental funding to full funding for fiscal years after fiscal year 2010.

(g) OBJECTIVES FOR ACQUISITION ACTIVITIES.—

(1) In General.—Commencing as soon as practicable, but not later than the submittal to Congress of the budget for the President for fiscal year 2009 under section 1105(a) of title 31, United States Code, the Missile Defense Agency shall take appropriate actions to achieve the following objectives in its acquisition activities:

(A) Improved transparency.

(B) Improved accountability.

(C) Enhanced oversight.

(2) REQUIRED ACTIONS.—In order to achieve the objectives specified in paragraph (1), the Missile Defense Agency shall, at a minimum, take actions as follows:

(A) Establish acquisition cost, schedule, and performance baselines for each ballistic missile defense system ele-

ment that-

(i) has entered the equivalent of the systems development and demonstration phase of acquisition; or

(ii) is being produced and acquired for operational

fielding.

(B) Provide unit cost reporting data for each ballistic missile defense system element covered by subparagraph (A), and secure independent estimation and verification of

such cost reporting data.

(C) Include, in the budget justification materials described in subsection (a), a description of actions being taken in the fiscal year in which such materials are submitted, and the actions to be taken in the fiscal year covered by such materials, to achieve such objectives.

(3) Specification of Ballistic missile defense system elements that, as of October 2007, are ballistic missile defense system elements

covered by paragraph (2)(A) are the following elements:

(A) Ground-based Midcourse Defense.

(B) Aegis Ballistic Missile Defense.

(C) Terminal High Altitude Área Defense.

- (D) Forward-Based X-band radar-Transportable (AN/TPY-2).
- (\dot{E}) Command, Control, Battle Management, and Communications.

(F) Sea-Based X-band radar.

(G) Upgraded Early Warning radars.

SEC. 224. LIMITATION ON USE OF FUNDS FOR REPLACING WARHEAD ON SM-3 BLOCK IIA MISSILE.

None of the funds appropriated or otherwise made available pursuant to an authorization of appropriations in this Act may be obligated or expended to replace the unitary warhead on the SM-3 Block IIA missile with the Multiple Kill Vehicle until after the Secretary of Defense certifies to Congress that—

(1) the United States and Japan have reached an agreement to replace the unitary warhead on the SM-3 Block IIA

missile; and

(2) replacing the unitary warhead on the SM-3 Block IIA missile with the Multiple Kill Vehicle will not delay the expected deployment date of 2014–2015 for that missile.

SEC. 225. EXTENSION OF COMPTROLLER GENERAL ASSESSMENTS OF BALLISTIC MISSILE DEFENSE PROGRAMS.

Section 232(g) of the National Defense Authorization Act for Fiscal Year 2002 (10 U.S.C. 2431 note) is amended—

(1) in paragraph (1), by striking "through 2008" and insert-

ing "through 2013"; and

(2) in paragraph (2), by striking "through 2009" and inserting "through 2014".

SEC. 226. LIMITATION ON AVAILABILITY OF FUNDS FOR PROCURE-MENT, CONSTRUCTION, AND DEPLOYMENT OF MISSILE DEFENSES IN EUROPE.

(a) General Limitation.—No funds authorized to be appropriated by this Act may be obligated or expended for procurement, site activation, construction, preparation of equipment for, or deployment of a long-range missile defense system in Europe until the

following conditions have been met:

(1) The governments of the countries in which major components of such missile defense system (including interceptors and associated radars) are proposed to be deployed have each given final approval to any missile defense agreements negotiated between such governments and the United States Government concerning the proposed deployment of such components in their countries.

(2) 45 days have elapsed following the receipt by Congress

of the report required under subsection (c)(6).

(b) Additional Limitation.—In addition to the limitation in subsection (a), no funds authorized to be appropriated by this Act may be obligated or expended for the acquisition or deployment of operational missiles of a long-range missile defense system in Europe until the Secretary of Defense, after receiving the views of the Director of Operational Test and Evaluation, submits to Congress a report certifying that the proposed interceptor to be deployed as part of such missile defense system has demonstrated, through successful, operationally realistic flight testing, a high probability of working in an operationally effective manner.

(c) Report on Independent Assessment for Ballistic Mis-

SILE DEFENSE IN EUROPE.-

- (1) Independent assessment.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Defense shall select a federally funded research and development center to conduct an independent assessment of options for ballistic missile defense for forward deployed forces of the United States and its allies in Europe and for the United States home-
- (2) Analysis of administration proposal.—The study shall provide a full analysis of the Administration's proposal to protect forward-deployed forces of the United States and its allies in Europe, forward-deployed radars in Europe, and the United States by deploying, in Europe, interceptors and radars of the Ground-Based Midcourse Defense (GMD) system. In providing the analysis, the study shall examine each of the following matters:

(A) The threat to Europe and the United States of ballistic missiles (including short-range, medium-range, intermediate-range, and long-range ballistic missiles) from Iran,

including the likelihood and timing of such threats.

(B) The technical capabilities of the system, as so deployed, to effectively protect forward-deployed forces of the United States and its allies in Europe, forward-deployed radars in Europe, and the United States against the threat specified in subparagraph (A).

(C) The degree of coverage of the European territory of

members of the North Atlantic Treaty Organization.

(D) The political implications of such a deployment on the United States, the North Atlantic Treaty Organization, and other interested parties.

(E) Integration and interoperability with North Atlan-

tic Treaty Organization missile defenses.

(F) The operational issues associated with such a de-

ployment, including operational effectiveness.

(G) The force structure implications of such a deployment, including a comparative analysis of alternative deployment options.

(H) The budgetary implications of such a deployment, including possible allied cost sharing, and the cost-effectiveness of such a deployment.

(I) Command and control arrangements, including any command and control roles for the United States European Command and the North Atlantic Treaty Organization.

(J) Potential opportunities for participation by the Gov-

ernment of Russia.

- (3) Analysis of alternatives.—The study shall also provide a full analysis of alternative systems that could be deployed to fulfill, in whole or in part, the protective purposes of the Administration's proposal. The alternative systems shall include a range of feasible combinations of other missile defense systems that are available or are expected to be available as of 2015 and 2020. These should include, but not be limited to, the following:
 - (A) The Patriot PAC-3 system.

(B) The Medium Extended Air Defense System.

(C) The Aegis Ballistic Missile Defense system, with all variants of the Standard Missile-3 interceptor.

The Terminal High Altitude Area Defense (THAAD) system.

(E) Forward-Based X-band Transportable (FBX-T) radars.

(F) The Kinetic Energy Interceptor (KEI).

(G) Other non-United States, North Atlantic Treaty Organization missile defense systems or components.

(4) MATTERS EXAMINED.—In providing the analysis, the study shall examine, for each alternative system included, each

of the matters specified in paragraph (2).

(5) Cooperation of other agencies.—The Secretary of Defense shall provide the federally funded research and development center selected under paragraph (1) data, analyses, briefings, and other information as the center considers necessary to carry out the assessment described in that paragraph. Furthermore, the Director of National Intelligence and the heads of other departments and agencies of the United States Government shall also provide the center the appropriate data, analyses, briefings, and other information necessary for the purpose of carrying out the assessment described in that paragraph.

(6) Report.—Not later than 180 days after the date of the enactment of this Act, the federally funded research and development center shall submit to the congressional defense committees and the Secretary of Defense a report on the results of the study. The report shall be in unclassified form, but may include a classified annex.

(7) Funding.—Of the amounts appropriated or otherwise made available pursuant to the authorization of appropriations in section 201(4), \$1,000,000 is available to carry out the study

required by this subsection.

(d) CONSTRUCTION.—Nothing in this section shall be construed to limit continuing obligation and expenditure of funds for missile defense, including for research and development and for other activities not otherwise limited by subsection (a) or (b), including, but not limited to, site surveys, studies, analysis, and planning and design for the proposed missile defense deployment in Europe.

SEC. 227. SENSE OF CONGRESS ON MISSILE DEFENSE COOPERATION WITH ISRAEL.

(a) SENSE OF CONGRESS.—It is the sense of Congress that the United States should have an active program of ballistic missile defense cooperation with Israel, and should take steps to improve the coordination, interoperability, and integration of United States and Israeli missile defense capabilities, and to enhance the capability of both nations to defend against ballistic missile threats present in the Middle East region.

(b) REPORT.—

- (1) In general.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report on the status of missile defense cooperation between the United States and Israel.
- (2) Content.—The report submitted under this subsection shall include each of the following:

(A) A description of the current program of ballistic missile defense cooperation between the United States and

Israel, including its objectives and results to date.

(B) A description of steps taken within the previous five years to improve the interoperability and coordination of the missile defense capabilities of the United States and Israel.

(C) A description of steps planned to be taken by the governments of the United States and Israel in the future to improve the coordination, interoperability, and integration of their missile defense capabilities.

(D) A description of joint efforts of the United States and Israel to develop ballistic missile defense technologies.

- (E) A description of joint missile defense exercises and training that have been conducted by the United States and Israel, and the lessons learned from those exercises.
- (F) A description of the joint missile defense testing activities of the United States and Israel, past and planned, and the benefits of such joint testing activities.
- (G) A description of how the United States and Israel share threat assessments regarding the ballistic missile threat.
- (H) Any other matters that the Secretary considers appropriate.

SEC. 228. LIMITATION ON AVAILABILITY OF FUNDS FOR DEPLOYMENT OF MISSILE DEFENSE INTERCEPTORS IN ALASKA.

None of the funds authorized to be appropriated by this Act may be obligated or expended to deploy more than 40 Ground-Based Interceptors at Fort Greely, Alaska, until the Secretary of Defense, after receiving the views of the Director of Operational Test and Evaluation, submits to Congress a certification that the Block 2006 Ground-based Midcourse Defense element of the Ballistic Missile Defense System has demonstrated, through operationally realistic end-to-end flight testing, that it has a high probability of working in an operationally effective manner.

SEC. 229. POLICY OF THE UNITED STATES ON PROTECTION OF THE UNITED STATES AND ITS ALLIES AGAINST IRANIAN BALLISTIC MISSILES.

- (a) FINDING.—Congress finds that Iran maintains a nuclear program in continued defiance of the international community while developing ballistic missiles of increasing sophistication and range that—
 - (1) pose a threat to—
 - (A) the forward-deployed forces of the United States;
 - (B) North Atlantic Treaty Organization (NATO) allies in Europe; and
 - (C) other allies and friendly foreign countries in the region; and
 - (2) eventually could pose a threat to the United States homeland.
- (b) POLICY OF THE UNITED STATES.—It is the policy of the United States—
 - (1) to develop, test, and deploy, as soon as technologically feasible, in conjunction with allies and friendly foreign countries whenever possible, an effective defense against the threat from Iran described in subsection (a) that will provide protection—
 - (A) for the forward-deployed forces of the United States, NATO allies, and other allies and friendly foreign countries in the region; and
 - (B) for the United States homeland;
 - (2) to encourage the NATO alliance to accelerate its efforts to—
 - (A) protect NATO territory in Europe against the existing threat of Iranian short- and medium-range ballistic missiles; and
 - (B) facilitate the ability of NATO allies to acquire the missile defense systems needed to provide a wide-area defense capability against short- and medium-range ballistic missiles; and
 - (3) to proceed with the activities specified in paragraphs (1) and (2) in a manner such that any missile defense systems fielded by the United States in Europe are integrated with or complementary to missile defense systems fielded by NATO in Europe.

Subtitle D—Other Matters

SEC. 231. COORDINATION OF HUMAN SYSTEMS INTEGRATION ACTIVI-TIES RELATED TO ACQUISITION PROGRAMS.

- (a) IN GENERAL.—The Secretary of Defense, acting through the Under Secretary of Defense for Acquisition, Technology, and Logistics, shall coordinate and manage human systems integration activities throughout the acquisition programs of the Department of Defense.
- (b) Administration.—In carrying out subsection (a), the Secretary shall designate a senior official to be responsible for the ef-
- (c) Responsibilities.—In carrying out this section, the senior official designated in subsection (b) shall—
 - (1) coordinate the planning, management, and execution of such activities; and
 - (2) identify and recommend, as appropriate, resource requirements for human systems integration activities.
- (d) Designation.—The designation required by subsection (b) shall be made not later than 60 days after the date of the enactment of this Act.

SEC. 232. EXPANSION OF AUTHORITY FOR PROVISION OF LABORA-TORY FACILITIES, SERVICES, AND EQUIPMENT.

Section 2539b of title 10, United States Code, is amended— (1) in subsection (a)-

- (A) in paragraph (2) by striking "and" at the end;
- (B) in paragraph (3) by striking the period at the end and inserting "; and"; and
 - (C) by adding at the end the following:
- "(4) make available to any person or entity, through leases, contracts, or other appropriate arrangements, facilities, services, and equipment of any government laboratory, research center, or range, if the facilities, services, and equipment provided will not be in direct competition with the domestic private sector.";
 - (2) in subsection (c)—
 - (A) by striking "for services"; and
 - (B) by striking "subsection (a)(3)" and inserting "subsections (a)(3) and (a)(4)"; and
 - (3) in subsection (d)-
 - (A) by striking "for services made available"; and (B) by striking "subsection (a)(3)" and inserting "subsections (a)(3) and (a)(4)".

SEC. 233. MODIFICATION OF COST SHARING REQUIREMENT FOR TECH-NOLOGY TRANSITION INITIATIVE.

Paragraph (2) of section 2359a(f) of title 10, United States Code, is amended to read as follows:

"(2) The amount of funds provided to a project under paragraph (1) by the military department or Defense Agency concerned shall be the appropriate share of the military department or Defense Agency, as the case may be, of the cost of the project, as determined by the Manager.".

SEC. 234. REPORT ON IMPLEMENTATION OF MANUFACTURING TECHNOLOGY PROGRAM.

- (a) Report Required.—Not later than September 1, 2008, the Secretary of Defense shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report on the implementation of the technologies and processes developed under the Manufacturing Technology Program required by section 2521 of title 10, United States Code.
- (b) Elements.—The report shall identify each technology or process implemented and, for each such technology or process, shall identify—
 - (1) the project of the Manufacturing Technology Program through which the technology or process was developed, the Federal and non-Federal participants in that project, and the duration of the project;

(2) the organization or program implementing the technology or process, and a description of the implementation;

(3) the funding required to implement the technology or

process, including—

- (A) funds provided by military departments and Defense Agencies under the Manufacturing Technology Program;
- (B) funds provided by the Department of Defense, or any element of the Department, to co-develop the technology or process;
- (C) to the maximum extent practicable, funds provided by the Department of Defense, or any element of the Department, to—
 - (i) mature the technology or process prior to transition to the Manufacturing Technology Program; and
 - (ii) provide for the implementation of the technology or process;
- (4) the total value of industry cost share, if applicable;
- (5) if applicable, the total value of cost avoidance or cost savings directly attributable to the implementation of the technology or process; and
- (6) a description of any system performance enhancements, technology performance enhancements, or improvements in a manufacturing readiness level of a system or a technology.
- (c) Definition.—For purposes of this section, the term "implementation" refers to—
 - (1) the use of a technology or process in the manufacture of defense materiel;
 - (2) the inclusion of a technology or process in the systems engineering plan for a program of record; or
 - (3) the use of a technology or process for the manufacture of commercial items.
- (d) Scope.—The report shall include technologies or processes developed with funds appropriated or otherwise made available for the Manufacturing Technology programs of the military departments and Defense Agencies for fiscal years 2003 through 2005.

SEC. 235. ASSESSMENT OF SUFFICIENCY OF TEST AND EVALUATION PERSONNEL.

(a) Assessment Required.—The Director of Operational Test and Evaluation shall assess whether the Director's professional staff meets the requirement of section 139(j) of title 10, United States Code, that the staff be sufficient to carry out the Director's duties and responsibilities.

(b) INCLUSION IN REPORT.—The Director shall include the results of the assessment in the report, required by section 139(g) of title 10, United States Code, summarizing the operational test and

evaluation activities during fiscal year 2007.

SEC. 236. REPEAL OF REQUIREMENT FOR SEPARATE REPORTS ON TECHNOLOGY AREA REVIEW AND ASSESSMENT SUMMARIES.

Subsection (c) of section 253 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3179; 10 U.S.C. 2501 note) is repealed.

SEC. 237. MODIFICATION OF NOTICE AND WAIT REQUIREMENT FOR OBLIGATION OF FUNDS FOR FOREIGN COMPARATIVE TEST PROGRAM.

Paragraph (3) of section 2350a(g) of title 10, United States

Code, is amended to read as follows:

"(3) The Director of Defense Research and Engineering shall notify the congressional defense committees of the intent to obligate funds made available to carry out this subsection not less than 7 days before such funds are obligated.".

SEC. 238. STRATEGIC PLAN FOR THE MANUFACTURING TECHNOLOGY PROGRAM.

(a) In General.—Section 2521 of title 10, United States Code, is amended by adding at the end the following new subsection:

"(e) Five-Year Strategic Plan.—(1) The Secretary shall de-

velop a plan for the program that includes the following:

"(A) The overall manufacturing technology goals, milestones, priorities, and investment strategy for the program.

"(B) The objectives of, and funding for, the program for

each military department and each Defense Agency that shall participate in the program during the period of the plan.

"(2) The Secretary shall include in the plan mechanisms for as-

sessing the effectiveness of the program under the plan.

"(1) The Secretary shall update the plan on a biennial basis.

"(4) Each plan, and each update to the plan, shall cover a period of five fiscal years.".

(b) Initial Development and Submission of Plan.—

- (1) Development.—The Secretary of Defense shall develop the strategic plan required by subsection (e) of section 2521 of title 10, United States Code (as added by subsection (a) of this section), so that the plan goes into effect at the beginning of fiscal year 2009.
- (2) SUBMISSION.—Not later than the date on which the budget of the President for fiscal year 2010 is submitted to Congress under section 1105 of title 31, United States Code, the Secretary shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives the plan specified in paragraph (1).

SEC. 239. MODIFICATION OF AUTHORITIES ON COORDINATION OF DE-FENSE EXPERIMENTAL PROGRAM TO STIMULATE COM-PETITIVE RESEARCH WITH SIMILAR FEDERAL PROGRAMS.

Section 257(e)(2) of the National Defense Authorization Act for Fiscal Year 1995 (10 U.S.C. 2358 note) is amended by striking "shall" each place it appears and inserting "may".

SEC. 240. ENHANCEMENT OF DEFENSE NANOTECHNOLOGY RESEARCH AND DEVELOPMENT PROGRAM.

- (a) Program Purposes.—Subsection (b) of section 246 of the Bob Stump National Defense Authorization Act for Fiscal Year 2003 (Public Law 107–314; 116 Stat. 2500; 10 U.S.C. 2358 note) is amended—
 - (1) in paragraph (2), by striking "in nanoscale research and development" and inserting "in the National Nanotechnology Initiative and with the National Nanotechnology Coordination Office under section 3 of the 21st Century Nanotechnology Research and Development Act (15 U.S.C. 7502)"; and
 - (2) in paragraph (3), by striking "portfolio of fundamental and applied nanoscience and engineering research initiatives" and inserting "portfolio of nanotechnology research and development initiatives".

(b) Program Administration.—

- (1) Administration through under secretary of defense for acquisition, technology, and logistics.—Subsection (c) of such section is amended—
 - (A) by striking "the Director of Defense Research and Engineering" and inserting "the Under Secretary of Defense for Acquisition, Technology, and Logistics"; and
 - (B) by striking "The Director" and inserting "The Under Secretary".
- (2) Other administrative matters.—Such subsection is further amended—
 - (A) in paragraph (2), by striking "the Department's increased investment in nanotechnology research and development and the National Nanotechnology Initiative; and" and inserting "investments by the Department and other departments and agencies participating in the National Nanotechnology Initiative in nanotechnology research and development;";
 - (\overline{B}) in paragraph (3), by striking the period at the end and inserting "; and"; and
- (C) by adding at the end the following new paragraph: "(4) oversee Department of Defense participation in interagency coordination of the program with other departments and agencies participating in the National Nanotechnology Initiative.".
- (c) Program Activities.—Such section is further amended—

(1) by striking subsection (d); and

- (2) by adding at the end the following new subsection (d): "(d) STRATEGIC PLAN.—The Under Secretary shall develop and maintain a strategic plan for defense nanotechnology research and development that—
 - "(1) is integrated with the strategic plan for the National Nanotechnology Initiative and the strategic plans of the Direc-

tor of Defense Research and Engineering, the military departments, and the Defense Agencies; and

"(2) includes a clear strategy for transitioning the research

into products needed by the Department.".

(d) Reports.—Such section is further amended by adding at the end the following new subsection:

"(e) REPORTS.—

"(1) IN GENERAL.—Not later than March 1 of each of 2009, 2011, and 2013, the Under Secretary of Defense for Acquisition, Technology, and Logistics shall submit to the congressional defense committees a report on the program.

"(2) MATTERS INCLUDED.—Each report under paragraph (1)

shall include the following:

"(A) A review of—

"(i) the long-term challenges and specific technical

goals of the program; and

"(ii) the progress made toward meeting such chal-

lenges and achieving such goals.

"(B) An assessment of current and proposed funding levels for the program, including an assessment of the adequacy of such funding levels to support program activities.

"(C) A review of the coordination of activities under the program within the Department of Defense, with other departments and agencies of the United States, and with the

National Nanotechnology Initiative.

"(D) A review and analysis of the findings and recommendations relating to the Department of Defense of the most recent triennial external review of the National Nanotechnology Program under section 5 of the 21st Century Nanotechnology Research and Development Act (15 U.S.C. 1704), and a description of initiatives of the Depart-

ment to implement such recommendations.

"(E) An assessment of technology transition from nanotechnology research and development to enhanced warfighting capabilities, including contributions from the Department of Defense Small Business Innovative Research and Small Business Technology Transfer Research programs, and the Department of Defense Manufacturing Technology program, and an identification of acquisition programs and deployed defense systems that are incorporating nanotechnologies.

"(F) An assessment of global nanotechnology research and development in areas of interest to the Department, including an identification of the use of nanotechnologies in

any foreign defense systems.

"(G) An assessment of the defense nanotechnology manufacturing and industrial base and its capability to meet the near and far term requirements of the Department.

"(H) Such recommendations for additional activities under the program to meet emerging national security requirements as the Under Secretary considers appropriate.

"(3) Classification.—Each report under paragraph (1) shall be submitted in unclassified form, but may include a classified annex.".

SEC. 241. FEDERALLY FUNDED RESEARCH AND DEVELOPMENT CENTER ASSESSMENT OF THE DEFENSE EXPERIMENTAL PROGRAM TO STIMULATE COMPETITIVE RESEARCH.

(a) Assessment Required.—The Secretary of Defense shall—

(1) utilize a defense federally funded research and development center to carry out an assessment of the effectiveness of the Defense Experimental Program to Stimulate Competitive Research; and

- (2) not later than nine months after the date of the enactment of this Act, submit to the Committees on Armed Services of the Senate and the House of Representatives a report on that assessment.
- (b) MATTERS ASSESSED.—The report under subsection (a) shall include the following:

(1) A description and assessment of the tangible results and progress toward the objectives of the program, including—

(A) an identification of any past program activities that led to, or were fundamental to, applications used by, or supportive of, operational users; and

(B) an assessment of whether the program has ex-

panded the national research infrastructure.

(2) An assessment whether the activities undertaken under the program are consistent with the statute authorizing the program.

(3) An assessment whether the various elements of the program, such as structure, funding, staffing, project solicitation and selection, and administration, are working effectively and efficiently to support the effective execution of the program.

(4) A description and assessment of past and ongoing activities of State planning committees under the program in sup-

porting the achievement of the objectives of the program.

(5) An analysis of the advantages and disadvantages of having an institution-based formula for qualification to participate in the program when compared with the advantages and disadvantages of having a State-based formula for qualification to participate in supporting defense missions and the objective of expanding the Nation's defense research infrastructure.

(6) An identification of mechanisms for improving the management and implementation of the program, including modification of the statute authorizing the program, Department regulations, program structure, funding levels, funding strategy, or

the activities of the State committees.

(7) Any other matters the Secretary considers appropriate.

SEC. 242. COST-BENEFIT ANALYSIS OF PROPOSED FUNDING REDUC-TION FOR HIGH ENERGY LASER SYSTEMS TEST FACILITY.

- (a) REPORT REQUIRED.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report containing a cost-benefit analysis of the proposed reduction in Army research, development, test, and evaluation funding for the High Energy Laser Systems Test Facility.
- (b) EVALUATION OF IMPACT ON OTHER MILITARY DEPART-MENTS.—The report required under subsection (a) shall include an evaluation of the impact of the proposed reduction in funding on

each Department of Defense organization or activity that utilizes the High Energy Laser Systems Test Facility.

SEC. 243. PROMPT GLOBAL STRIKE.

(a) Research, Development, and Testing Plan.—The Secretary of Defense shall submit to the congressional defense committees a research, development, and testing plan for prompt global strike program objectives for fiscal years 2008 through 2013.

(b) PLAN FOR OBLIGATION AND EXPENDITURE OF FUNDS.—

(1) In General.—The Under Secretary of Defense for Acquisition, Technology, and Logistics shall submit to the congressional defense committees a plan for obligation and expenditure of funds available for prompt global strike for fiscal year 2008. The plan shall include correlations between each technology application being developed in fiscal year 2008 and the prompt global strike alternative or alternatives toward which the technology application applies.

(2) LIMITATION.—The Under Secretary shall not implement the plan required by paragraph (1) until at least 10 days after

the plan is submitted as required by that paragraph.

TITLE III—OPERATION AND MAINTENANCE

Subtitle A—Authorization of Appropriations

Sec. 301. Operation and maintenance funding.

Subtitle B—Environmental Provisions

- Sec. 311. Reimbursement of Environmental Protection Agency for certain costs in connection with Moses Lake Wellfield Superfund Site, Moses Lake, Washington.
- Sec. 312. Reimbursement of Environmental Protection Agency for certain costs in connection with the Arctic Surplus Superfund Site, Fairbanks, Alaska.
- Sec. 313. Payment to Environmental Protection Agency of stipulated penalties in connection with Jackson Park Housing Complex, Washington.
- Sec. 314. Report on control of the brown tree snake.
- Sec. 315. Notification of certain residents and civilian employees at Camp Lejeune, North Carolina, of exposure to drinking water contamination.

Subtitle C-Workplace and Depot Issues

- Sec. 321. Availability of funds in Defense Information Systems Agency Working Capital Fund for technology upgrades to Defense Information Systems Network.
- Sec. 322. Modification to public-private competition requirements before conversion to contractor performance.
- Sec. 323. Public-private competition at end of period specified in performance agreement not required.
- Sec. 324. Guidelines on insourcing new and contracted out functions.
- Sec. 325. Restriction on Office of Management and Budget influence over Department of Defense public-private competitions.
- Sec. 326. Bid protests by Federal employees in actions under Office of Management and Budget Circular A-76.
- Sec. 327. Public-private competition required before conversion to contractor performance.
- Sec. 328. Extension of authority for Army industrial facilities to engage in cooperative activities with non-Army entities.
- Sec. 329. Reauthorization and modification of multi-trades demonstration project.
- Sec. 330. Pilot program for availability of working-capital funds to Army for certain product improvements.

Subtitle D—Extension of Program Authorities

- Sec. 341. Extension of Arsenal Support Program Initiative.
- Sec. 342. Extension of period for reimbursement for helmet pads purchased by members of the Armed Forces deployed in contingency operations.
- Sec. 343. Extension of temporary authority for contract performance of security guard functions.

Subtitle E—Reports

- Sec. 351. Reports on National Guard readiness for emergencies and major disasters.
- Sec. 352. Annual report on prepositioned materiel and equipment. Sec. 353. Report on incremental cost of early 2007 enhanced deployment.
- Sec. 354. Modification of requirements of Comptroller General report on the readiness of Army and Marine Corps ground forces.
- Sec. 355. Plan to improve readiness of ground forces of active and reserve components.
- Independent assessment of Civil Reserve Air Fleet viability. Sec. 356.
- Sec. 357. Department of Defense Inspector General report on physical security of Department of Defense installations.
- Sec. 358. Review of high-altitude aviation training
- Sec. 359. Reports on safety measures and encroachment issues and master plan for Warren Grove Gunnery Range, New Jersey. Sec. 360. Report on search and rescue capabilities of the Air Force in the north-
- western United States.
- Sec. 361. Report and master infrastructure recapitalization plan for Cheyenne Mountain Air Station, Colorado.

Subtitle F—Other Matters

- Sec. 371. Enhancement of corrosion control and prevention functions within Department of Defense.
- Sec. 372. Authority for Department of Defense to provide support for certain sporting events.
- Sec. 373. Authority to impose reasonable restrictions on payment of full replacement value for lost or damaged personal property transported at Government expense.
- Sec. 374. Priority transportation on Department of Defense aircraft of retired members residing in Commonwealths and possessions of the United States for certain health care services.
- Sec. 375. Récovery of missing military property.
- Sec. 376. Retention of combat uniforms by members of the Armed Forces deployed in support of contingency operations.

 Sec. 377. Issue of serviceable material of the Navy other than to Armed Forces.

 Sec. 378. Reauthorization of Aviation Insurance Program.

Subtitle A—Authorization of **Appropriations**

SEC. 301. OPERATION AND MAINTENANCE FUNDING.

Funds are hereby authorized to be appropriated for fiscal year 2008 for the use of the Armed Forces and other activities and agencies of the Department of Defense for expenses, not otherwise provided for, for operation and maintenance, in amounts as follows:

- (1) For the Army, \$28,787,219,000.
- (2) For the Navy, \$33,355,683,000
- (3) For the Marine Corps, \$4,967,193,000.(4) For the Air Force, \$33,118,462,000.
- (5) For Defense-wide activities, \$22,500,253,000.
- (6) For the Army Reserve, \$2,509,862,000.
- (7) For the Navy Reserve, \$1,186,883,000.
- (8) For the Marine Corps Reserve, \$208,637,000.
- (9) For the Air Force Reserve, \$2,821,817,000.
- (10) For the Army National Guard, \$5,857,409,000.
- (11) For the Air National Guard, \$5,456,668,000.

- (12) For the United States Court of Appeals for the Armed Forces, \$11,971,000.
 - (13) For Environmental Restoration, Army, \$434,879,000.
 - (14) For Environmental Restoration, Navy, \$300,591,000.
- (15) For Environmental Restoration, Air Force, \$458,428,000.
- (16) For Environmental Restoration, Defense-wide, \$12,751,000.
- (17) For Environmental Restoration, Formerly Used Defense Sites, \$270,249,000.
- (18) For Overseas Humanitarian, Disaster, and Civic Aid programs, \$103,300,000.
- (19) For Former Soviet Union Threat Reduction programs, \$428,048,000.
- (20) For the Overseas Contingency Operations Transfer Fund, \$5,000,000.

Subtitle B—Environmental Provisions

SEC. 311. REIMBURSEMENT OF ENVIRONMENTAL PROTECTION AGEN-CY FOR CERTAIN COSTS IN CONNECTION WITH MOSES LAKE WELLFIELD SUPERFUND SITE, MOSES LAKE, WASH-INGTON.

(a) Authority To Reimburse.—

- (1) Transfer amount.—Using funds described in subsection (b), the Secretary of Defense may, notwithstanding section 2215 of title 10, United States Code, transfer not more than \$91,588.51 to the Moses Lake Wellfield Superfund Site 10–6J Special Account.
- (2) Purpose of reimbursement.—The payment under paragraph (1) is to reimburse the Environmental Protection Agency for its costs incurred in overseeing a remedial investigation/feasibility study performed by the Department of the Army under the Defense Environmental Restoration Program at the former Larson Air Force Base, Moses Lake Superfund Site, Moses Lake, Washington.
- (3) Interagency agreement.—The reimbursement described in paragraph (2) is provided for in the interagency agreement entered into by the Department of the Army and the Environmental Protection Agency for the Moses Lake Wellfield Superfund Site in March 1999.
- (b) SOURCE OF FUNDS.—Any payment under subsection (a) shall be made using funds authorized to be appropriated by section 301(16) for operation and maintenance for Environmental Restoration. Defense-wide.
- (c) USE OF FUNDS.—The Environmental Protection Agency shall use the amount transferred under subsection (a) to pay costs incurred by the Agency at the Moses Lake Wellfield Superfund Site.

SEC. 312. REIMBURSEMENT OF ENVIRONMENTAL PROTECTION AGEN-CY FOR CERTAIN COSTS IN CONNECTION WITH THE ARC-TIC SURPLUS SUPERFUND SITE, FAIRBANKS, ALASKA.

(a) AUTHORITY TO REIMBURSE.—

(1) Transfer amount.—Using funds described in subsection (b), the Secretary of Defense may, notwithstanding sec-

tion 2215 of title 10, United States Code, transfer not more than

\$186,625.38 to the Hazardous Substance Superfund.

(2) Purpose of Reimbursement.—The payment under paragraph (1) is to reimburse the Environmental Protection Agency for costs incurred pursuant to the agreement known as "In the Matter of Arctic Surplus Superfund Site, U.S. EPA Docket Number CERCLA-10-2003-0114: Administrative Order on Consent for Remedial Design and Remedial Action", entered into by the Department of Defense and the Environmental Protection Agency on December 11, 2003.

(b) Source of Funds.—Any payment under subsection (a) shall be made using funds authorized to be appropriated by section 301(16) for operation and maintenance for Environmental Restora-

tion, Defense-wide.

(c) USE OF FUNDS.—The Environmental Protection Agency shall use the amount transferred under subsection (a) to pay costs incurred by the Agency pursuant to the agreement described in paragraph (2) of such subsection.

SEC. 313. PAYMENT TO ENVIRONMENTAL PROTECTION AGENCY OF STIPULATED PENALTIES IN CONNECTION WITH JACKSON PARK HOUSING COMPLEX, WASHINGTON.

(a) Authority To Transfer Funds.—

(1) Transfer amount.—Using funds described in subsection (b), the Secretary of the Navy may, notwithstanding section 2215 of title 10, United States Code, transfer not more than

\$40,000.00 to the Hazardous Substance Superfund.

(2) Purpose of transfer.—The payment under paragraph (1) is to pay a stipulated penalty assessed by the Environmental Protection Agency on October 25, 2005, against the Jackson Park Housing Complex, Washington, for the failure by the Navy to timely submit a draft final Phase II Remedial Investigation Work Plan for the Jackson Park Housing Complex Operable Unit (OU-3T-JPHC) pursuant to a schedule included in an Interagency Agreement (Administrative Docket No. CERCLA-10-2005-0023).

(b) Source of Funds.—Any payment under subsection (a) shall be made using funds authorized to be appropriated by section 301(14) for operation and maintenance for Environmental Restoration, Navy.

(c) USE OF FUNDS.—The amount transferred under subsection (a) shall be used by the Environmental Protection Agency to pay the

penalty described under paragraph (2) of such subsection.

SEC. 314. REPORT ON CONTROL OF THE BROWN TREE SNAKE.

(a) FINDINGS.—Congress finds the following:

(1) The brown tree snake (Boiga irregularis), an invasive species, is found in significant numbers on military installations and in other areas on Guam, and constitutes a serious threat to the ecology of Guam.

(2) If introduced into Hawaii, the Commonwealth of the Northern Mariana Islands, or the continental United States, the brown tree snake would pose an immediate and serious eco-

nomic and ecological threat.

(3) The most probable vector for the introduction of the brown tree snake into Hawaii, the Commonwealth of the Northern Mariana Islands, or the continental United States is the movement from Guam of military aircraft, personnel, and cargo, including the household goods of military personnel and

other military assets.

(4) It is probable that the movement of military aircraft, personnel, and cargo, including the household goods of military personnel, from Guam to Hawaii, the Commonwealth of the Northern Mariana Islands, or the continental United States will increase significantly coincident with the increase in the number of military units and personnel stationed on Guam.

(5) Current policies, programs, procedures, and dedicated resources of the Department of Defense and of other departments and agencies of the United States may not be sufficient to adequately address the management, control, and eradication of the brown tree snake on Guam and the increasing threat of the introduction of the brown tree snake from Guam into Hawaii, the Commonwealth of the Northern Mariana Islands, the continental United States, or other non-native environments.

(b) REPORT.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the con-

gressional defense committees a report on the following:

(1) The actions currently being taken (including the resources being made available) by the Department of Defense to control, and to develop new or existing techniques to control, the brown tree snake on Guam and to prevent the introduction of the brown tree snake into Hawaii, the Commonwealth of the Northern Mariana Island, the continental United States, or any other non-native environment as a result of the movement from Guam of military aircraft, personnel, and cargo, including the household goods of military personnel and other military assets. Such actions shall include any actions taken by the Department of Defense to implement the recommendations of the Brown Treesnake Review Panel commissioned by the Department of the Interior, as contained in the Review Panel's final report entitled "Review of Brown Treesnake Problems and Control Programs" published in March 2005.

(2) Current plans for enhanced future actions, policies, and procedures and increased levels of resources in order to ensure that the projected increase of military personnel stationed on Guam does not increase the threat of introduction of the brown tree snake from Guam into Hawaii, the Commonwealth of the Northern Mariana Islands, the continental United States, or

other non-native environments.

(3) The results of management, control, and eradication carried out by the Secretary of Defense, in consultation with the Secretary of the Interior, before the date on which the report is submitted with respect to brown tree snakes through the integrated natural resource management plans prepared for military installations in Guam under the pilot program authorized by section 101(g) of the Sikes Act (16 U.S.C. 670a(g)).

SEC. 315. NOTIFICATION OF CERTAIN RESIDENTS AND CIVILIAN EM-PLOYEES AT CAMP LEJEUNE, NORTH CAROLINA, OF EXPO-SURE TO DRINKING WATER CONTAMINATION.

(a) Notification of Individuals Served by Tarawa Terrace Water Distribution System, Including Knox Trailer Park.— Not later than one year after the date of the enactment of this Act, the Secretary of the Navy shall make reasonable efforts to identify and notify directly individuals who were served by the Tarawa Terrace Water Distribution System, including Knox Trailer Park, at Camp Lejeune, North Carolina, during the years 1958 through 1987 that they may have been exposed to drinking water contaminated with tetrachloroethylene (PCE).

(b) Notification of Individuals Served by Hadnot Point Water Distribution System.—Not later than one year after the Agency for Toxic Substances and Disease Registry (ATSDR) completes its water modeling study of the Hadnot Point water distribution system, the Secretary of the Navy shall make reasonable efforts to identify and notify directly individuals who were served by the system during the period identified in the study of the drinking water contamination to which they may have been exposed.

(c) NOTIFICATION OF FORMER CIVILIAN EMPLOYEES AT CAMP LEJEUNE.—Not later than one year after the date of the enactment of this Act, the Secretary of the Navy shall make reasonable efforts to identify and notify directly civilian employees who worked at Camp Lejeune during the period identified in the ATSDR drinking water study of the drinking water contamination to which they may

have been exposed.

(d) CIRCULATION OF HEALTH SURVEY.—

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

(A) Notification and survey efforts related to the drinking water contamination described in this section are necessary due to the potential negative health impacts of these contaminants.

(B) The Secretary of the Navy will not be able to identify or contact all former residents and former employees due to the condition, non-existence, or accessibility of records.

(C) It is the intent of Congress that the Secretary of the Navy contact as many former residents and former employees as quickly as possible.

(2) ATSDR HEALTH SURVEY.—

(A) DEVELOPMENT.—

(i) IN GENERAL.—Not later than 120 days after the date of the enactment of this Act, the ATSDR, in consultation with a well-qualified contractor selected by the ATSDR, shall develop a health survey that would voluntarily request of individuals described in subsections (a), (b), and (c) personal health information that may lead to scientifically useful health information associated with exposure to trichloroethylene (TCE), PCE, vinyl chloride, and the other contaminants identified in the ATSDR studies that may provide a basis for further reliable scientific studies of potentially adverse health impacts of exposure to contaminated water at Camp Lejeune.

(ii) FUNDING.—The Secretary of the Navy is authorized to provide from available funds the necessary funding for the ATSDR to develop the health survey.

(B) Inclusion with notification.—The survey developed under subparagraph (A) shall be distributed by the

Secretary of the Navy concurrently with the direct notifica-

tion required under subsections (a), (b), and (c).

(e) Use of Media To Supplement Notification.—The Secretary of the Navy may use media notification as a supplement to direct notification of individuals described under subsections (a), (b), and (c). Media notification may reach those individuals not identifiable via remaining records. Once individuals respond to media notifications, the Secretary will add them to the contact list to be included in future information updates.

Subtitle C—Workplace and Depot Issues

- SEC. 321. AVAILABILITY OF FUNDS IN DEFENSE INFORMATION SYSTEMS AGENCY WORKING CAPITAL FUND FOR TECHNOLOGY UPGRADES TO DEFENSE INFORMATION SYSTEMS NETWORK.
- (a) IN GENERAL.—Notwithstanding section 2208 of title 10, United States Code, funds in the Defense Information Systems Agency Working Capital Fund may be used for expenses directly related to technology upgrades to the Defense Information Systems Network.
- (b) LIMITATION ON CERTAIN PROJECTS.—Funds may not be used under subsection (a) for—
 - (1) any technology insertion to the Defense Information Systems Network that significantly changes the performance envelope of an end item; or

(2) any component with an estimated total cost in excess of

\$500,000.

- (c) LIMITATION IN FISCAL YEAR PENDING TIMELY REPORT.—If in any fiscal year the report required by paragraph (1) of subsection (d) is not submitted by the date specified in paragraph (2) of subsection (d), funds may not be used under subsection (a) in such fiscal year during the period—
 - (1) beginning on the date specified in paragraph (2) of subsection (d); and
 - (2) ending on the date of the submittal of the report under paragraph (1) of subsection (d).
 (d) ANNUAL REPORT.—
 - (1) IN GENERAL.—The Director of the Defense Information Systems Agency shall submit to the congressional defense committees each fiscal year a report on the use of the authority in subsection (a) during the preceding fiscal year.
 - (2) DEADLINE FOR SUBMITTAL.—The report required by paragraph (1) in a fiscal year shall be submitted not later than 60 days after the date of the submittal to Congress of the budget of the President for the succeeding fiscal year pursuant to section 1105 of title 31, United States Code.
- (e) SUNSET.—The authority in subsection (a) shall expire on October 1, 2011.
- SEC. 322. MODIFICATION TO PUBLIC-PRIVATE COMPETITION REQUIRE-MENTS BEFORE CONVERSION TO CONTRACTOR PERFORM-ANCE
- (a) COMPARISON OF RETIREMENT SYSTEM COSTS.—Section 2461(a)(1) of title 10, United States Code, is amended—
 - (1) in subparagraph (F), by striking "and" at the end;

(2) by redesignating subparagraph (G) as subparagraph (H); and

(3) by inserting after subparagraph (F) the following new

subparagraph (G):

"(G) requires that the contractor shall not receive an advantage for a proposal that would reduce costs for the Department

of Defense by—

"(i) not making an employer-sponsored health insurance plan (or payment that could be used in lieu of such a plan), health savings account, or medical savings account available to the workers who are to be employed to perform the function under the contract;

"(ii) offering to such workers an employer-sponsored health benefits plan that requires the employer to contribute less towards the premium or subscription share than the amount that is paid by the Department of Defense for health benefits for civilian employees of the Department under chapter 89 of title 5; or

"(iii) offering to such workers a retirement benefit that, in any year, costs less than the annual retirement cost factor applicable to civilian employees of the Department of Defense under chapter 84 of title 5; and".

(b) Conforming Amendments.—Such title is further amend-

ed—

- (1) by striking section 2467; and
- (2) in section 2461—

(A) by redesignating subsections (b) through (d) as subsections (c) through (e), respectively; and

(B) by inserting after subsection (a) the following new

subsection (b):

"(b) REQUIREMENT TO CONSULT DOD EMPLOYEES.—(1) Each officer or employee of the Department of Defense responsible for determining under Office of Management and Budget Circular A-76 whether to convert to contractor performance any function of the Department of Defense—

"(Å) shall, at least monthly during the development and preparation of the performance work statement and the management efficiency study used in making that determination, consult with civilian employees who will be affected by that determination and consider the views of such employees on the development and preparation of that statement and that study; and

"(B) may consult with such employees on other matters relating to that determination.

"(2)(Å) In the case of employees represented by a labor organization accorded exclusive recognition under section 7111 of title 5, consultation with representatives of that labor organization shall sat-

isfy the consultation requirement in paragraph (1).

"(B) In the case of employees other than employees referred to in subparagraph (A), consultation with appropriate representatives of those employees shall satisfy the consultation requirement in paragraph (1).

"(C) The Secretary of Defense shall prescribe regulations to carry out this subsection. The regulations shall include provisions for the selection or designation of appropriate representatives of employees referred to in subparagraph (B) for purposes of the consultation required by paragraph (1).".

(c) TECHNICAL AMENDMENTS.—Section 2461 of such title, as

amended by this section, is further amended—

(1) in subsection (a)(1)–

(A) in subparagraph (B), by inserting after "2003" the

following: ", or any successor circular"; and
(B) in subparagraph (D), by striking "and reliability"
and inserting ", reliability, and timeliness"; and
(2) in subsection (c)(2), as redesignated by subsection (b)(2),

by inserting "of" after "examination".

(d) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 146 of such title is amended by striking the item relating to section 2467.

SEC. 323. PUBLIC-PRIVATE COMPETITION AT END OF PERIOD SPECI-FIED IN PERFORMANCE AGREEMENT NOT REQUIRED.

Section 2461(a) of title 10, United States Code, is amended by

adding at the end the following new paragraph:

"(4) A military department or Defense Agency may not be required to conduct a public-private competition under Office of Management and Budget Circular A-76 or any other provision of law at the end of the performance period specified in a letter of obligation or other agreement entered into with Department of Defense civilian employees pursuant to a public-private competition for any function of the Department of Defense performed by Department of Defense civilian employees.".

SEC. 324. GUIDELINES ON INSOURCING NEW AND CONTRACTED OUT FUNCTIONS.

(a) Codification and Revision of Requirement for Guide-LINES.

(1) In general.—Chapter 146 of title 10, United States Code, is amended by inserting after section 2462 the following new section:

"§ 2463. Guidelines and procedures for use of civilian employees to perform Department of Defense functions

"(a) GUIDELINES REQUIRED.—(1) The Under Secretary of Defense for Personnel and Readiness shall devise and implement guidelines and procedures to ensure that consideration is given to using, on a regular basis, Department of Defense civilian employees to perform new functions and functions that are performed by contractors and could be performed by Department of Defense civilian employees. The Secretary of a military department may prescribe supplemental regulations, if the Secretary determines such regulations are necessary for implementing such guidelines within that military department.
"(2) The guidelines and procedures required under paragraph

(1) may not include any specific limitation or restriction on the number of functions or activities that may be converted to performance by Department of Defense civilian employees.

"(b) Special Consideration for Certain Functions.—The guidelines and procedures required under subsection (a) shall provide for special consideration to be given to using Department of Defense civilian employees to perform any function that—

"(1) is performed by a contractor and—

"(A) has been performed by Department of Defense civilian employees at any time during the previous 10 years;

"(B) is a function closely associated with the perform-

ance of an inherently governmental function;

"(C) has been performed pursuant to a contract award-

ed on a non-competitive basis; or

"(D) has been performed poorly, as determined by a contracting officer during the five-year period preceding the date of such determination, because of excessive costs or inferior quality; or

"(2) is a new requirement, with particular emphasis given to a new requirement that is similar to a function previously performed by Department of Defense civilian employees or is a function closely associated with the performance of an inher-

ently governmental function.

"(c) EXCLUSION OF CERTAIN FUNCTIONS FROM COMPETITIONS.— The Secretary of Defense may not conduct a public-private competition under this chapter, Office of Management and Budget Circular A–76, or any other provision of law or regulation before—

"(1) in the case of a new Department of Defense function, assigning the performance of the function to Department of De-

fense civilian employees;

"(2) in the case of any Department of Defense function described in subsection (b), converting the function to performance by Department of Defense civilian employees; or

"(3) in the case of a Department of Defense function performed by Department of Defense civilian employees, expanding

the scope of the function.

"(d) USE OF FLEXIBLE HIRING AUTHORITY.—(1) The Secretary of Defense may use the flexible hiring authority available to the Secretary under the National Security Personnel System, as established pursuant to section 9902 of title 5, to facilitate the performance by Department of Defense civilian employees of functions described in subsection (b).

"(2) The Secretary shall make use of the inventory required by section 2330a(c) of this title for the purpose of identifying functions that should be considered for performance by Department of Defense

civilian employees pursuant to subsection (b).

"(e) DEFINITIONS.—In this section the term 'functions closely associated with inherently governmental functions' has the meaning given that term in section 2383(b)(3) of this title.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 2462 the following new item:

"2463. Guidelines and procedures for use of civilian employees to perform Department of Defense functions.".

(3) Deadline for issuance of guidelines and procedures required under section 2463 of title 10, United States Code, as added by paragraph (1), by not later than 60 days after the date of the enactment of this Act.

(b) INSPECTOR GENERAL REPORT.—Not later than 180 days after the date of the enactment of this Act, the Inspector General of the Department of Defense shall submit to the congressional defense

committees a report on the implementation of this section and the amendments made by this section.

(c) Conforming Repeal.—The National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163) is amended by striking section 343.

SEC. 325. RESTRICTION ON OFFICE OF MANAGEMENT AND BUDGET IN-FLUENCE OVER DEPARTMENT OF DEFENSE PUBLIC-PRI-VATE COMPETITIONS.

- (a) RESTRICTION ON OFFICE OF MANAGEMENT AND BUDGET.— The Office of Management and Budget may not direct or require the Secretary of Defense or the Secretary of a military department to prepare for, undertake, continue, or complete a public-private competition or direct conversion of a Department of Defense function to performance by a contractor under Office of Management and Budget Circular A-76, or any other successor regulation, directive, or policy.
- (b) RESTRICTION ON SECRETARY OF DEFENSE.—The Secretary of Defense or the Secretary of a military department may not prepare for, undertake, continue, or complete a public-private competition or direct conversion of a Department of Defense function to performance by a contractor under Office of Management and Budget Circular A–76, or any other successor regulation, directive, or policy by reason of any direction or requirement provided by the Office of Management and Budget.

(c) Inspector General Review.—

(1) COMPREHENSIVE REVIEW REQUIRED.—The Inspector General of the Department of Defense shall conduct a comprehensive review of the compliance of the Secretary of Defense and the Secretaries of the military departments with the requirements of this section during calendar year 2008. The Inspector General shall submit to the congressional defense committees the following reports on the comprehensive review:

(A) An interim report, to be submitted by not later than

90 days after the date of the enactment of this Act.

(B) A final report, to be submitted by not later than De-

cember 31, 2008.

(2) INSPECTOR GENERAL ACCESS.—For the purpose of determining compliance with the requirements of this section, the Secretary of Defense shall ensure that the Inspector General has access to all Department records of relevant communications between Department officials and officials of other departments and agencies of the Federal Government, whether such communications occurred inside or outside of the Department.

SEC. 326. BID PROTESTS BY FEDERAL EMPLOYEES IN ACTIONS UNDER OFFICE OF MANAGEMENT AND BUDGET CIRCULAR A-76.

(a) Eligibility To Protest Public-Private Competitions.—Section 3551(2) of title 31, United States Code, is amended to read as follows:

"(2) The term 'interested party'—

"(A) with respect to a contract or a solicitation or other request for offers described in paragraph (1), means an actual or prospective bidder or offeror whose direct economic interest would be affected by the award of the contract or by failure to award the contract; and "(B) with respect to a public-private competition conducted under Office of Management and Budget Circular A-76 with respect to the performance of an activity or function of a Federal agency, or a decision to convert a function performed by Federal employees to private sector performance without a competition under Office of Management and Budget Circular A-76, includes—

"(i) any official who submitted the agency tender in

such competition; and

"(ii) any one individual who, for the purpose of representing the Federal employees engaged in the performance of the activity or function for which the public-private competition is conducted in a protest under this subchapter that relates to such public-private competition, has been designated as the agent of the Federal employees by a majority of such employees.".

(b) EXPEDITED ACTION.—

(1) IN GENERAL.—Subchapter V of chapter 35 of such title is amended by adding at the end the following new section:

"§ 3557. Expedited action in protests of Public-Private competitions

"For any protest of a public-private competition conducted under Office of Management and Budget Circular A–76 with respect to the performance of an activity or function of a Federal agency, the Comptroller General shall administer the provisions of this subchapter in the manner best suited for expediting the final resolution of the protest and the final action in the public-private competition."

(2) CLERICAL AMENDMENT.—The chapter analysis at the beginning of such chapter is amended by inserting after the item relating to section 3556 the following new item:

"3557. Expedited action in protests of public-private competitions.".

(c) RIGHT TO INTERVENE IN CIVIL ACTION.—Section 1491(b) of title 28, United States Code, is amended by adding at the end the

following new paragraph:

"(5) If an interested party who is a member of the private sector commences an action described in paragraph (1) with respect to a public-private competition conducted under Office of Management and Budget Circular A–76 regarding the performance of an activity or function of a Federal agency, or a decision to convert a function performed by Federal employees to private sector performance without a competition under Office of Management and Budget Circular A–76, then an interested party described in section 3551(2)(B) of title 31 shall be entitled to intervene in that action."

(d) APPLICABILITY.—Subparagraph (B) of section 3551(2) of title 31, United States Code (as added by subsection (a)), and paragraph (5) of section 1491(b) of title 28, United States Code (as added by

subsection (c)), shall apply to-

(1) a protest or civil action that challenges final selection of the source of performance of an activity or function of a Federal agency that is made pursuant to a study initiated under Office of Management and Budget Circular A–76 on or after January 1, 2004; and

(2) any other protest or civil action that relates to a public-private competition initiated under Office of Management and Budget Circular A–76, or to a decision to convert a function performed by Federal employees to private sector performance without a competition under Office of Management and Budget Circular A–76, on or after the date of the enactment of this Act.

SEC. 327. PUBLIC-PRIVATE COMPETITION REQUIRED BEFORE CONVERSION TO CONTRACTOR PERFORMANCE.

(a) IN GENERAL.—The Office of Federal Procurement Policy Act (41 U.S.C. 403 et seq.) is amended by adding at the end the following new section:

"SEC. 43. PUBLIC-PRIVATE COMPETITION REQUIRED BEFORE CONVER-SION TO CONTRACTOR PERFORMANCE.

"(a) Public-Private Competition.—(1) A function of an executive agency performed by 10 or more agency civilian employees may not be converted, in whole or in part, to performance by a contractor unless the conversion is based on the results of a public-private competition that—

"(A) formally compares the cost of performance of the function by agency civilian employees with the cost of performance

by a contractor;

"(B) creates an agency tender, including a most efficient organization plan, in accordance with Office of Management and Budget Circular A-76, as implemented on May 29, 2003, or any successor circular;

"(C) includes the issuance of a solicitation;

"(D) determines whether the submitted offers meet the needs of the executive agency with respect to factors other than cost,

including quality, reliability, and timeliness;

"(E) examines the cost of performance of the function by agency civilian employees and the cost of performance of the function by one or more contractors to demonstrate whether converting to performance by a contractor will result in savings to the Government over the life of the contract, including—

"(i) the estimated cost to the Government (based on offers received) for performance of the function by a con-

tractor;

"(ii) the estimated cost to the Government for performance of the function by agency civilian employees; and

"(iii) an estimate of all other costs and expenditures that the Government would incur because of the award of such a contract;

"(F) requires continued performance of the function by agency civilian employees unless the difference in the cost of performance of the function by a contractor compared to the cost of performance of the function by agency civilian employees would, over all performance periods required by the solicitation, be equal to or exceed the lesser of—

"(i) 10 percent of the personnel-related costs for per-

formance of that function in the agency tender; or

"(ii) \$10,000,000; and

"(G) examines the effect of performance of the function by a contractor on the agency mission associated with the performance of the function. "(2) A function that is performed by the executive agency and is reengineered, reorganized, modernized, upgraded, expanded, or changed to become more efficient, but still essentially provides the same service, shall not be considered a new requirement.

"(3) In no case may a function being performed by executive

agency personnel be-

"(A) modified, reorganized, divided, or in any way changed for the purpose of exempting the conversion of the function from the requirements of this section; or

 \widehat{B}) converted to performance by a contractor to circumvent

a civilian personnel ceiling.

"(b) REQUIREMENT TO CONSULT EMPLOYEES.—(1) Each civilian employee of an executive agency responsible for determining under Office of Management and Budget Circular A-76 whether to convert to contractor performance any function of the executive agency-

"(A) shall, at least monthly during the development and preparation of the performance work statement and the management efficiency study used in making that determination, consult with civilian employees who will be affected by that determination and consider the views of such employees on the development and preparation of that statement and that study;

"(B) may consult with such employees on other matters re-

lating to that determination.

"(2)(A) In the case of employees represented by a labor organization accorded exclusive recognition under section 7111 of title 5, United States Code, consultation with representatives of that labor organization shall satisfy the consultation requirement in paragraph (1).

"(B) In the case of employees other than employees referred to in subparagraph (A), consultation with appropriate representatives of those employees shall satisfy the consultation requirement in

paragraph (1).

(C) The head of each executive agency shall prescribe regulations to carry out this subsection. The regulations shall include provisions for the selection or designation of appropriate representatives of employees referred to in paragraph (2)(B) for purposes of consultation required by paragraph (1).

"(c) CONGRESSIONAL NOTIFICATION.—(1) Before commencing a public-private competition under subsection (a), the head of an executive agency shall submit to Congress a report containing the fol-

lowing:

"(A) The function for which such public-private competition is to be conducted.

"(B) The location at which the function is performed by agency civilian employees.

"(C) The number of agency civilian employee positions po-

tentially affected.

"(D) The anticipated length and cost of the public-private competition, and a specific identification of the budgetary line item from which funds will be used to cover the cost of the public-private competition.

"(E) A certification that a proposed performance of the function by a contractor is not a result of a decision by an official of an executive agency to impose predetermined constraints or limitations on such employees in terms of man years, end strengths, full-time equivalent positions, or maximum number of employees.

"(2) The report required under paragraph (1) shall include an examination of the potential economic effect of performance of the function by a contractor on—

"(A) agency civilian employees who would be affected by

such a conversion in performance; and

"(B) the local community and the Government, if more than

50 agency civilian employees perform the function.

"(3)(A) A representative individual or entity at a facility where a public-private competition is conducted may submit to the head of the executive agency an objection to the public private competition on the grounds that the report required by paragraph (1) has not been submitted or that the certification required by paragraph (1)(E) is not included in the report submitted as a condition for the public private competition. The objection shall be in writing and shall be submitted within 90 days after the following date:

"(i) In the case of a failure to submit the report when required, the date on which the representative individual or an official of the representative entity authorized to pose the objec-

tion first knew or should have known of that failure.

"(ii) In the case of a failure to include the certification in a submitted report, the date on which the report was submitted

to Congress.

"(B) If the head of the executive agency determines that the report required by paragraph (1) was not submitted or that the required certification was not included in the submitted report, the function for which the public-private competition was conducted for which the objection was submitted may not be the subject of a solicitation of offers for, or award of, a contract until, respectively, the report is submitted or a report containing the certification in full compliance with the certification requirement is submitted.

"(d) Exemption for the Purchase of Products and Services of the Blind and Other Severely Handicapped Persons.—This section shall not apply to a commercial or industrial

type function of an executive agency that—

"(1) is included on the procurement list established pursuant to section 2 of the Javits-Wagner-O'Day Act (41 U.S.C. 47); or

- "(2) is planned to be changed to performance by a qualified nonprofit agency for the blind or by a qualified nonprofit agency for other severely handicapped persons in accordance with that Act.
- "(e) Inapplicability During War or Emergency.—The provisions of this section shall not apply during war or during a period of national emergency declared by the President or Congress.".
- (b) CLERICAL AMENDMENT.—The table of sections in section 1(b) of such Act is amended by adding at the end the following new item:

[&]quot;Sec. 43. Public-private competition required before conversion to contractor performance.".

SEC. 328. EXTENSION OF AUTHORITY FOR ARMY INDUSTRIAL FACILI-TIES TO ENGAGE IN COOPERATIVE ACTIVITIES WITH NON-ARMY ENTITIES.

- (a) Extension of Authority.—Section 4544 of title 10, United States Code, is amended—
 - (1) in subsection (a), by adding at the end the following: "This authority may be used to enter into not more than eight contracts or cooperative agreements."; and

(2) in subsection (k), by striking "2009" and inserting "2014".

(b) Reports.—

(1) Annual report on use of authority.—The Secretary of the Army shall submit to Congress at the same time the budget of the President is submitted to Congress for fiscal years 2009 through 2016 under section 1105 of title 31, United States Code, a report on the use of the authority provided under section 4544 of title 10, United States Code.

(2) Analysis of use of authority.—Not later than September 30, 2012, the Secretary of the Army shall submit to the congressional defense committees a report assessing the advisability of making such authority permanent and eliminating the limitation on the number of contracts or cooperative arrangements that may be entered into pursuant to such authority.

ity.

SEC. 329. REAUTHORIZATION AND MODIFICATION OF MULTI-TRADES DEMONSTRATION PROJECT.

(a) Reauthorization and Expansion.—Section 338 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136; 10 U.S.C. 5013 note) is amended—

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

new subsection (a):

- "(a) Demonstration Project Authorized.—In accordance with section 4703 of title 5, United States Code, the Secretary of a military department may carry out a demonstration project under which workers who are certified at the journey level as able to perform multiple trades may be promoted by one grade level. A demonstration project under this subsection may be carried out as follows:
 - "(1) In the case of the Secretary of the Army, at one Army depot.

"(2) In the case of the Secretary of the Navy, at one Navy Fleet Readiness Center.

"(3) In the case of the Secretary of the Air Force, at one Air Force Logistics Center.";

(2) in subsection (b)—

(A) by striking "a Naval Aviation Depot" and inserting "an Air Force Air Logistics Center, Navy Fleet Readiness Center, or Army depot"; and

(B) by striking "Secretary" and inserting "Secretary of the military department concerned";

(3) by striking subsection (d) and redesignating subsections (e) through (g) as subsections (d) through (f), respectively;

(4) in subsection (d), as so redesignated, by striking "2004 through 2006" and inserting "2008 through 2013";

(5) in subsection (e), as so redesignated—

(A) by striking "2007" and inserting "2014"; (B) by inserting after "Secretary" the following "of each military department that carried out a demonstration

project under this section"; and

(C) by adding at the end the following new sentence: "Each such report shall include the Secretary's recommendation on whether permanent multi-trade authority should be authorized."; and

(6) in subsection (f), as so redesignated—

(A) in the first sentence, by striking "The Secretary" and inserting "Each Secretary who submits a report under subsection (e)"; and

(B) in the second sentence—

(i) by striking "receiving the report" and inserting "receiving a report"; and

(ii) by striking "evaluation of the report" and inserting "evaluation of that report".

(b) CLERICAL AMENDMENT.—The heading for such section is amended to read as follows:

"SEC. 338. MULTI-TRADES DEMONSTRATION PROJECT.".

SEC. 330. PILOT PROGRAM FOR AVAILABILITY OF WORKING-CAPITAL FUNDS TO ARMY FOR CERTAIN PRODUCT IMPROVEMENTS.

(a) In General.—Notwithstanding section 2208 of title 10, United States Code, the Secretary of the Army may use a workingcapital fund established pursuant to that section for expenses directly related to conducting a pilot program for a product improvement described in subsection (\hat{b}) .

(b) Product Improvement covered by the pilot program is the procurement and installation of a component or subsystem of a weapon system platform or major end item that would improve the reliability and maintainability, extend the useful life, enhance safety, lower maintenance costs, or provide performance enhancement of the weapon system platform or major end item.

(c) Limitation on Certain Projects.—Funds may not be used under subsection (a) for-

(1) any product improvement that significantly changes the performance envelope of an end item; or

(2) any component with an estimated total cost in excess of \$1,000,000.

(d) Limitation in Fiscal Year Pending Timely Report.—If during any fiscal year the report required by paragraph (1) of subsection (e) is not submitted by the date specified in paragraph (3) of that subsection, funds may not be used under subsection (a) in such fiscal year during the period-

(1) beginning on the date specified in paragraph (3) of sub-

section (e); and

(2) ending on the date of the submittal of the report under paragraph (1) of subsection (e).

(e) Annual Report.

(1) In general.—Each fiscal year, the Assistant Secretary of the Army for Acquisition, Logistics, and Technology, in consultation with the Assistant Secretary of the Army for Financial Management and Comptroller, shall submit to the congressional defense committees a report on the use of the authority

in subsection (a) during the preceding fiscal year.

(2) Recommendation.—In the case of the report required to be submitted under paragraph (1) during fiscal year 2012, the report shall include the recommendation of the Assistant Secretary of the Army for Acquisition, Logistics, and Technology regarding whether the authority under subsection (a) should be made permanent.

(3) DEADLINE FOR SUBMITTAL.—The report required by paragraph (1) in a fiscal year shall be submitted not later than 60 days after the date of the submittal to Congress of the budget of the President for the succeeding fiscal year pursuant to sec-

tion 1105 of title 31, United States Code.

(f) SUNSET.—The authority under subsection (a) shall expire on October 1, 2013.

Subtitle D—Extension of Program **Authorities**

SEC. 341. EXTENSION OF ARSENAL SUPPORT PROGRAM INITIATIVE.

Section 343 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (10 U.S.C. 4551 note) is amended—

(1) in subsection (a), by striking "2008" and inserting

"2010"; and

(2) in subsection (g)(1), by striking "2008" and inserting "2010".

SEC. 342. EXTENSION OF PERIOD FOR REIMBURSEMENT FOR HELMET PADS PURCHASED BY MEMBERS OF THE ARMED FORCES DEPLOYED IN CONTINGENCY OPERATIONS.

(a) Extension.—Section 351 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108– 375; 118 Stat. 1857) is amended-

(1) in subsection (a)(3), by inserting before the period at the end the following: ", or in the case of protective helmet pads purchased by a member from a qualified vendor for that member's personal use, ending on September 30, 2007";

(2) in subsection (c)-

(A) by inserting after "Armed Forces" the following: "shall comply with regular Department of Defense proce-

dures for the submission of claims and"; and

(B) by inserting before the period at the end the following: "or one year after the date on which the purchase of the protective, safety, or health equipment was made, whichever occurs last"; and
(3) in subsection (d), by adding at the end the following

new sentence: "Subsection (a)(1) shall not apply in the case of the purchase of protective helmet pads on behalf of a member."

(b) FUNDING.—Amounts for reimbursements made under section 351 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 after the date of the enactment of this Act shall be derived from supplemental appropriations for the Department of Defense for fiscal year 2008, contingent upon such appropriations being enacted.

SEC. 343. EXTENSION OF TEMPORARY AUTHORITY FOR CONTRACT PERFORMANCE OF SECURITY GUARD FUNCTIONS.

(a) Extension.—Subsection (c) of section 332 of the Bob Stump National Defense Authorization Act for Fiscal Year 2003 (Public Law 107–314) is amended by striking "September 30, 2009" both places it appears and inserting "September 30, 2012".

(b) LIMITATION FOR FISCAL YEARS 2010 THROUGH 2012.—Sub-

section (d) of such section is amended-

(1) in paragraph (2), by striking "and" at the end;

(2) in paragraph (3), by striking the period and inserting a semicolon; and

(3) by adding at the end the following new paragraphs: "(4) for fiscal year 2010, the number equal to 70 percent of the total number of such personnel employed under such contracts on October 1, 2006;

"(5) for fiscal year 2011, the number equal to 60 percent of the total number of such personnel employed under such con-

tracts on October 1, 2006; and

"(6) for fiscal year 2012, the number equal to 50 percent of the total number of such personnel employed under such contracts on October 1, 2006.".

Subtitle E—Reports

SEC. 351. REPORTS ON NATIONAL GUARD READINESS FOR EMER-GENCIES AND MAJOR DISASTERS.

(a) Annual Reports on Equipment.—Section 10541(b) of title 10, United States Code, is amended by adding at the end the fol-

lowing new paragraph:

"(9) An assessment of the extent to which the National Guard possesses the equipment required to perform the responsibilities of the National Guard pursuant to sections 331, 332, 333, 12304(b), and 12406 of this title in response to an emergency or major disaster (as such terms are defined in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122)). Such assessment shall-

"(A) identify any shortfall in equipment provided to the National Guard by the Department of Defense throughout the United States and the territories and possessions of the United States that is likely to affect the ability of the Na-

tional Guard to perform such responsibilities;

"(B) evaluate the effect of any such shortfall on the capacity of the National Guard to perform such responsibilities in response to an emergency or major disaster that occurs in the United States or a territory or possession of the United States; and

(C) identify the requirements and investment strategies for equipment provided to the National Guard by the Department of Defense that are necessary to plan for a re-

duction or elimination of any such shortfall."

(b) Inclusion of Assessment of National Guard Readiness IN QUARTERLY PERSONNEL AND UNIT READINESS REPORT.—Section 482 of such title is amended—

(1) in subsection (a), by striking "and (e)" and inserting "(e), and (f)";

(2) by redesignating subsection (f) as subsection (g); and

(3) by inserting after subsection (e) the following new sub-

section (f):

"(f) Readiness of National Guard To Perform Civil Sup-PORT MISSIONS.—(1) Each report shall also include an assessment of the readiness of the National Guard to perform tasks required to support the National Response Plan for support to civil authorities.

"(2) Any information in an assessment under this subsection that is relevant to the National Guard of a particular State shall also be made available to the Governor of that State.

"(3) The Secretary shall ensure that each State Governor has an opportunity to provide to the Secretary an independent evaluation of that State's National Guard, which the Secretary shall include with each assessment submitted under this subsection."

(c) Effective Date.-

(1) Annual report on national guard and reserve COMPONENT EQUIPMENT.—The amendment made by subsection (a) shall apply with respect to reports submitted after the date

of the enactment of this Act.

(2) Quarterly reports on personnel and unit readi-NESS.—The amendment made by subsection (b) shall apply with respect to the quarterly report required under section 482 of title 10, United States Code, for the second quarter of fiscal year 2009 and each subsequent report required under that section.

(d) Report on Implementation.—

(1) IN GENERAL.—As part of the budget justification materials submitted to Congress in support of the budget of the President for each of fiscal years 2009 and 2010 (as submitted under section 1105 of title 31, United States Code), the Secretary of Defense shall submit to the congressional defense committees a report on actions taken by the Secretary to implement the amendments made by this section.

(2) Elements.—Each report required under paragraph (1) shall include a description of the mechanisms to be utilized by the Secretary for assessing the personnel, equipment, and training readiness of the National Guard, including the standards and measures that will be applied and mechanisms for sharing information on such matters with the Governors of the States.

SEC. 352. ANNUAL REPORT ON PREPOSITIONED MATERIEL AND EQUIP-MENT.

(a) Annual Report Required.—Chapter 131 of title 10, United States Code, is amended by adding at the end the following new section:

"§ 2229a. Annual report on prepositioned materiel and equip-

"(a) ANNUAL REPORT REQUIRED.—Not later than the date of the submission of the President's budget request for a fiscal year under section 1105 of title 31, the Secretary of Defense shall submit to the congressional defense committees a report on the status of the materiel in the prepositioned stocks as of the end of the fiscal year pre-ceding the fiscal year during which the report is submitted. Each report shall be unclassified and may contain a classified annex. Each report shall include the following information:

"(1) The level of fill for major end items of equipment and spare parts in each prepositioned set as of the end of the fiscal year covered by the report.

"(2) The material condition of equipment in the prepositioned stocks as of the end of such fiscal year, grouped

by category or major end item.

"(3) A list of major end items of equipment drawn from the prepositioned stocks during such fiscal year and a description of how that equipment was used and whether it was returned to the stocks after being used.

"(4) A timeline for completely reconstituting any shortfall in

the prepositioned stocks.

" $(\bar{5})$ An estimate of the amount of funds required to completely reconstitute any shortfall in the prepositioned stocks and a description of the Secretary's plan for carrying out such complete reconstitution.

"(6) A list of any operations plan affected by any shortfall in the prepositioned stocks and a description of any action taken to mitigate any risk that such a shortfall may create.

"(b) Comptroller General Review.—(1) By not later than 120 days after the date on which a report is submitted under subsection (a), the Comptroller General shall review the report and, as the Comptroller General determines appropriate, submit to the congressional defense committees any additional information that the Comptroller General determines will further inform such committees on issues relating to the status of the material in the

prepositioned stocks.

"(2) The Secretary of Defense shall ensure the full cooperation of the Department of Defense with the Comptroller General for purposes of the conduct of the review required by this subsection, both before and after each report is submitted under subsection (a). The Secretary shall conduct periodic briefings for the Comptroller General on the information covered by each report required under subsection (a) and provide to the Comptroller General access to the data and preliminary results to be used by the Secretary in preparing each such report before the Secretary submits the report to enable the Comptroller General to conduct each review required under paragraph (1) in a timely manner.

"(3) The requirement to conduct a review under this subsection

shall terminate on September 30, 2015.'

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

"2229a. Annual report on prepositioned materiel and equipment.".

SEC. 353. REPORT ON INCREMENTAL COST OF EARLY 2007 ENHANCED DEPLOYMENT.

Section 323(b)(2) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364; 120 Stat. 2146; 10 U.Ś.C. 229 note) is amended—

- (1) in subparagraph (A), by striking "; and" and inserting a semicolon:
- (2) in subparagraph (B), by striking the period at the end and inserting "; and"; and
 - (3) by adding at the end the following new subparagraph:

"(C) each of the military departments for the incremental changes in reset costs resulting from the deployment and redeployment of forces to Iraq and Afghanistan above the levels deployed to such countries on January 1, 2007.".

SEC. 354. MODIFICATION OF REQUIREMENTS OF COMPTROLLER GENERAL REPORT ON THE READINESS OF ARMY AND MARINE CORPS GROUND FORCES.

(a) Submittal Date.—Subsection (a)(1) of section 345 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2156) is amended by striking "June 1, 2007" and inserting "June 1, 2008".

(b) ELEMENTS.—Subsection (b) of such section is amended—

(1) by striking paragraph (2):

(2) by redesignating paragraphs (3) through (7) as paragraphs (4) through (8), respectively; and

(3) by inserting after paragraph (1) the following new para-

graphs:

"(2) An assessment of the ability of the Army and Marine Corps to provide trained and ready forces to meet the requirements of increased force levels in support of Operation Iraqi Freedom and Operation Enduring Freedom above such force levels in effect on January 1, 2007, and to meet the requirements of other ongoing operations simultaneously with such increased force levels.

"(3) An assessment of the strategic depth of the Army and Marine Corps and their ability to provide trained and ready forces to meet the requirements of the high-priority contingency war plans of the regional combatant commands, including an

identification and evaluation for each such plan of-

"(A) the strategic and operational risks associated with current and projected forces of current and projected readi-

"(B) the time required to make forces available and prepare them for deployment; and

"(C) likely strategic tradeoffs necessary to meet the requirements of each such plan.".

(c) Department of Defense Cooperation.—Such section is further amended-

(1) by redesignating subsection (c) as subsection (d); and

(2) by inserting after subsection (b) the following new sub-

"(c) Department of Defense Cooperation.—The Secretary of Defense shall ensure the full cooperation of the Department of Defense with the Comptroller General for purposes of the preparation of the report required by this section."

SEC. 355. PLAN TO IMPROVE READINESS OF GROUND FORCES OF AC-TIVE AND RESERVE COMPONENTS.

(a) REPORT REQUIRED.—At the same time that the budget is submitted under section 1105(a) of title 31, United States Code, for a fiscal year, the Secretary of Defense shall submit to the congressional defense committees a report on improving the readiness of the ground forces of active and reserve components of the Armed Forces. Each such report shall include-

(1) a summary of the readiness of each reporting unit of the ground forces of the active and reserve components and a summary of the readiness of each major combat unit of each Armed

Force by readiness level;

(2) an identification of the extent to which the actual readiness ratings of the active and reserve components of the Armed Forces have been upgraded based on the judgment of commanders and any efforts of the Secretary of Defense to analyze the trends and implications of such upgrades;

(3) the goals of the Secretary of Defense for managing the readiness of the ground forces of the active and reserve components, expressed in terms of the number of units or percentage of the force that the Secretary plans to maintain at each level of readiness, and the Secretary's projected timeframe for achiev-

ing each such goal;

(4) a prioritized list of items and actions to be accomplished during the fiscal year during which the report is submitted, and during the fiscal years covered by the future-years defense program, that the Secretary of Defense believes are necessary to significantly improve the readiness of the ground forces of the active and reserve components and achieve the goals and time-

frames described in paragraph (3); and

(5) a detailed investment strategy and plan for each fiscal year covered by the future-years defense program under section 221 of title 10, United States Code, that is submitted during the fiscal year in which the report is submitted, that outlines the resources required to improve the readiness of the ground forces of the active and reserve components, including a description of how each resource identified in such plan relates to funding requested by the Secretary in the Secretary's annual budget, and how each such resource will specifically enable the Secretary to achieve the readiness goals described in paragraph (3) within the projected timeframes.

(b) COMPTROLLER GENERAL REVIEW.—By not later than 60 days after the date on which a report is submitted under subsection (a), the Comptroller General shall review the report and, as the Comptroller General determines appropriate, submit to the congressional defense committees any additional information that the Comptroller General determines will further inform the congressional defense committees on issues relating to the readiness of the ground forces

of the active and reserve components of the Armed Forces.

(c) TERMINATION.—The requirement to submit a report under subsection (a) shall terminate on the date the Secretary of Defense submits the fifth report required under that subsection.

SEC. 356. INDEPENDENT ASSESSMENT OF CIVIL RESERVE AIR FLEET VIABILITY.

(a) Independent Assessment Required.—The Secretary of Defense shall provide for an independent assessment of the viability of the Civil Reserve Air Fleet to be conducted by a federally-funded research and development center selected by the Secretary.

(b) CONTENTS OF ASSESSMENT.—The assessment required by

subsection (a) shall include each of the following:

(1) An assessment of the Civil Reserve Air Fleet as of the date of the enactment of this Act, including an assessment of— (A) the level of increased use of commercial assets to fulfill Department of Defense transportation requirements as a result of the increased global mobility requirements in response to the terrorist attacks of September 11, 2001;

(B) the extent of charter air carrier participation in fulfilling increased Department of Defense transportation requirements as a result of the increased global mobility requirements in response to the terrorist attacks of September 11, 2001;

(C) any policy of the Secretary of Defense to limit the percentage of income a single air carrier participating in the Civil Reserve Air Fleet may earn under contracts with the Secretary during any calendar year and the effects of such policy on the air carrier industry in peacetime and during periods during which the Armed Forces are deployed in support of a contingency operation for which the Civil Reserve Air Fleet is not activated; and

(D) any risks to the charter air carrier industry as a result of the expansion of the industry in response to contingency operations resulting in increased demand by the De-

partment of Defense.

(2) A strategic assessment of the viability of the Civil Reserve Air Fleet that compares such viability as of the date of the enactment of this Act with the projected viability of the Civil Reserve Air Fleet five, ten, and 15 years after the date of the enactment of this Act, including for activations at each of stages 1, 2, and 3-

- (A) an examination of the requirements of the Department of Defense for the Civil Reserve Air Fleet for the support of operational and contingency plans, including any anticipated changes in the Department's organic airlift capacity, logistics concepts, and personnel and training requirements;
- (B) an assessment of air carrier participation in the Civil Reserve Air Fleet; and
- (C) a comparison between the requirements of the Department described in subparagraph (A) and air carrier participation described in subparagraph (B).

(3) An examination of any perceived barriers to Civil Re-

serve Air Fleet viability, including-

- (A) the operational planning system of the Civil Reserve Air Fleet;
 - (B) the reward system of the Civil Reserve Air Fleet;

(C) the long-term affordability of the Aviation War Risk Insurance Program;

- (D) the effect on United States air carriers operating overseas routes during periods of Civil Reserve Air Fleet activation:
- (E) increased foreign ownership of United States air carriers;
- (F) increased operational costs during activation as a result of hazardous duty pay, routing delays, and inefficiencies in cargo handling by the Department of Defense;
- (G) the effect of policy initiatives by the Secretary of Transportation to encourage international code sharing and alliances; and

(H) the effect of limitations imposed by the Secretary of Defense to limit commercial shipping options for certain

routes and package sizes.

(4) Recommendations for improving the Civil Reserve Air Fleet program, including an assessment of potential incentives for increasing participation in the Civil Reserve Air Fleet program, including establishing a minimum annual purchase amount during peacetime.

(c) SUBMISSION TO CONGRESS.—Upon the completion of the assessment required under subsection (a) and by not later than April 1, 2008, the Secretary shall submit to the congressional defense

committees a report on the assessment.

(d) COMPTROLLER GENERAL REPORT.—Not later than 90 days after the report is submitted under subsection (c), the Comptroller General shall conduct a review of the assessment required under subsection (a).

SEC. 357. DEPARTMENT OF DEFENSE INSPECTOR GENERAL REPORT ON PHYSICAL SECURITY OF DEPARTMENT OF DEFENSE INSTALLATIONS.

(a) REPORT.—Not later than one year after the date of the enactment of this Act, the Inspector General of the Department of Defense shall submit to Congress a report on the physical security of Department of Defense installations and resources.

(b) Elements.—The report required by subsection (a) shall in-

clude the following:

(1) An analysis of the progress in implementing requirements under the Physical Security Program as set forth in the Department of Defense Instruction 5200.08–R, Chapter 2 (C.2) and Chapter 3, Section 3: Installation Access (C3.3), which mandates the policies and minimum standards for the physical security of Department of Defense installations and resources.

(2) Recommendations based on the findings of the Comptroller General of the United States in the report required by section 344 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–366; 120 Stat. 2155).

(3) Recommendations based on the lessons learned from the thwarted plot to attack Fort Dix, New Jersey, in 2007.

SEC. 358. REVIEW OF HIGH-ALTITUDE AVIATION TRAINING.

- (a) REVIEW REQUIRED.—The Secretary of the Defense shall conduct a review of the training requirements of the Department of Defense for helicopter operations in high-altitude or power-limited conditions.
- (b) Content.—The review required under subsection (a) shall include an examination of— $\,$

(1) power-management and high-altitude training requirements by military department, helicopter, and crew position;

- (2) training methods and locations currently used by each of the military departments to fulfill those training requirements:
- (3) department or service regulations that prohibit or inhibit joint-service or inter-service high-altitude aviation training:
- (4) costs for each of the previous five years associated with transporting aircraft to and from the High-Altitude Aviation Training Site, Gypsum, Colorado, for training purposes;

(5) potential risk avoidance and reductions in accident rates due to power management if training of the type offered at the High-Altitude Aviation Training Site was required training, rather than optional training; and

(6) potential cost savings and operational benefits, if any, of permanently stationing no less than 4 UH-60, 2 CH-47, and 2 LUH-72 aircraft at the High-Altitude Aviation Training Site,

Gypsum, Colorado.

(c) REPORT.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall submit to the congressional defense committees a report on the conduct and findings of the review required under subsection (a) along with a summary of changes to policy, regulation, or asset allocation necessary to ensure that Department of Defense helicopter aircrews are adequately trained in high-altitude or power-limited flying conditions prior to being exposed to such conditions operationally.

SEC. 359. REPORTS ON SAFETY MEASURES AND ENCROACHMENT ISSUES AND MASTER PLAN FOR WARREN GROVE GUNNERY RANGE, NEW JERSEY.

(a) Annual Report on Safety Measures.—Not later than March 1, 2008, and annually thereafter for two additional years, the Secretary of the Air Force shall submit to the congressional defense committees a report on efforts made by all of the military departments utilizing the Warren Grove Gunnery Range, New Jersey, to provide the highest level of safety.

(b) Master Plan for Warren Grove Gunnery Range.—

(1) In general.—Not later than 180 days after the date of the enactment of this Act, the Secretary of the Air Force shall submit to the congressional defense committees a master plan

for Warren Grove Gunnery Range.

(2) CONTENT.—The master plan required under paragraph (1) shall include measures to mitigate encroachment of the Warren Grove Gunnery Range, taking into consideration military mission requirements, land use plans, the surrounding community, the economy of the region, and protection of the environment and public health, safety, and welfare.

(3) INPUT.—In establishing the master plan required under paragraph (1), the Secretary shall seek input from relevant

stakeholders at the Federal, State, and local level.

SEC. 360. REPORT ON SEARCH AND RESCUE CAPABILITIES OF THE AIR FORCE IN THE NORTHWESTERN UNITED STATES.

- (a) REPORT.—Not later than April 1, 2008, the Secretary of the Air Force shall submit to the appropriate congressional committees a report on the search and rescue capabilities of the Air Force in the northwestern United States.
- (b) CONTENT.—The report required under subsection (a) shall include the following:

(1) An assessment of the search and rescue capabilities re-

quired to support Air Force operations and training.

(2) A description of the compliance of the Air Force with the 1999 United States National Search and Rescue Plan (referred to hereinafter in this section as the "NSRP") for Washington, Oregon, Idaho, and Montana.

(3) An inventory and description of the search and rescue assets of the Air Force that are available to meet the requirements of the NSRP.

(4) A description of the use of such search and rescue assets during the three-year period preceding the date when the report

is submitted.

(5) The plans of the Air Force to meet current and future search and rescue requirements in the northwestern United States, including plans that take into consideration requirements related to support for both Air Force operations and training and compliance with the NSRP.

(6) An inventory of other search and rescue capabilities equivalent to such capabilities provided by the Air Force that may be provided by other Federal, State, or local agencies in

the northwestern United States.

(c) USE OF REPORT FOR PURPOSES OF CERTIFICATION REGARD-ING SEARCH AND RESCUE CAPABILITIES.—Section 1085 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375; 118 Stat. 2065; 10 U.S.C. 113 note) is amended by striking "unless the Secretary first certifies" and inserting "unless the Secretary, after reviewing the search and rescue capabilities report prepared by the Secretary of the Air Force under subsection (a), first certifies".

(d) APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.—In this section, the term "appropriate congressional committees"

means—

(1) the Committee on Armed Services, the Committee on Homeland Security and Governmental Affairs, the Committee on Commerce, Science, and Transportation, the Committee on Energy and Natural Resources, and the Committee on Appropriations of the Senate; and

(2) the Committee on Armed Services, the Committee on Homeland Security, the Committee on Energy and Commerce, the Committee on Natural Resources, and the Committee on Ap-

propriations of the House of Representatives.

SEC. 361. REPORT AND MASTER INFRASTRUCTURE RECAPITALIZATION PLAN FOR CHEYENNE MOUNTAIN AIR STATION, COLORADO.

(a) Report on Relocation of North American Aerospace Defense Command Center.—

(1) In General.—Not later than March 1, 2008, the Secretary of Defense shall submit to Congress a report on the relocation of the North American Aerospace Defense Command center and related functions from Cheyenne Mountain Air Station, Colorado, to Peterson Air Force Base, Colorado.

(2) CONTENT.—The report required under paragraph (1)

shall include—

(A) an analysis comparing the total costs associated with the relocation, including costs determined as part of ongoing security-related studies of the relocation, to antici-

pated operational benefits from the relocation;

(B) a detailed explanation of the backup functions that will remain located at Cheyenne Mountain Air Station, and how such functions planned to be transferred out of Cheyenne Mountain Air Station, including the Space Operations Center, will maintain operational connectivity with their related commands and relevant communications centers;

(C) the final plans for the relocation of the North American Aerospace Defense Command center and related

functions; and

(D) the findings and recommendations of an independent security and vulnerability assessment of Peterson Air Force Base carried out by Sandia National Laboratory for the United States Air Force Space Command and the Secretary's plans for mitigating any security and vulner-ability risks identified as part of that assessment and associated cost and schedule estimates.

(b) Limitation on Availability of Funds Pending Receipt OF REPORT.—Of the funds appropriated pursuant to an authorization of appropriations or otherwise made available for fiscal year 2008 for operation and maintenance for the Air Force that are available for the Cheyenne Mountain Transformation project, \$5,000,000 may not be obligated or expended until Congress receives

the report required under subsection (a).

(c) Comptroller General Review.—Not later than 120 days after the date on which the Secretary of Defense submits the report required under subsection (a), the Comptroller General shall submit to Congress a review of the report and the final plans of the Secretary for the relocation of the North American Aerospace Defense Command center and related functions.

(d) Master Infrastructure Recapitalization Plan.-

(1) In General.—Not later than March 16, 2008, the Secretary of the Air Force shall submit to Congress a master infrastructure recapitalization plan for Chevenne Mountain Air Sta-

(2) CONTENT.—The plan required under paragraph (1) shall include-

(A) a description of the projects that are needed to improve the infrastructure required for supporting missions associated with Cheyenne Mountain Air Station; and

(B) a funding plan explaining the expected timetable

for the Air Force to support such projects.

Subtitle F—Other Matters

SEC. 371. ENHANCEMENT OF CORROSION CONTROL AND PREVENTION FUNCTIONS WITHIN DEPARTMENT OF DEFENSE.

(a) Office of Corrosion Policy and Oversight.

(1) In General.—Section 2228 of title 10, United States Code, is amended by striking the section heading and subsection (a) and inserting the following:

"§ 2228. Office of Corrosion Policy and Oversight

"(a) Office and Director.—(1) There is an Office of Corrosion Policy and Oversight within the Office of the Under Secretary of De-

fense for Acquisition, Technology, and Logistics.
"(2) The Office shall be headed by a Director of Corrosion Policy and Oversight, who shall be assigned to such position by the Under Secretary from among civilian employees of the Department of Defense with the qualifications described in paragraph (3). The Director is responsible in the Department of Defense to the Secretary of Defense (after the Under Secretary of Defense for Acquisition, Technology, and Logistics) for the prevention and mitigation of corrosion of the military equipment and infrastructure of the Department of Defense. The Director shall report directly to the Under Secretary.

"(3) In order to qualify to be assigned to the position of Director,

an individual shall-

"(A) have management expertise in, and professional experience with, corrosion project and policy implementation, including an understanding of the effects of corrosion policies on infrastructure; research, development, test, and evaluation; and maintenance; and

"(B) have an understanding of Department of Defense budget formulation and execution, policy formulation, and

planning and program requirements.

"(4) The Secretary of Defense shall designate the position of Director as a critical acquisition position under section 1733(b)(1)(C) of this title."

(2) Conforming amendments.—Section 2228(b) of such title is amended—

(A) in paragraph (1), by striking "official or organization designated under subsection (a)" and inserting "Director of Corrosion Policy and Oversight (in this section referred to as the 'Director')"; and

(B) in paragraphs (2), (3), (4), and (5), by striking "designated official or organization" and inserting "Director".

(b) Additional Authority for Director of Office.—Section 2228 of such title is further amended—

(1) by redesignating subsections (c) and (d) as subsections

(d) and (f), respectively; and

(2) by inserting after subsection (b) the following new subsection:

"(c) Additional Authorities for Director.—The Director is authorized to—

"(1) develop, update, and coordinate corrosion training with

the Defense Acquisition University;

"(2) participate in the process within the Department of Defense for the development of relevant directives and instructions; and

"(3) interact directly with the corrosion prevention industry, trade associations, other government corrosion prevention agencies, academic research and educational institutions, and scientific organizations engaged in corrosion prevention, including the National Academy of Sciences.".

(c) Inclusion of Cooperative Research Agreements as Part of Corrosion Reduction Strategy.—Subsection (d)(2)(D) of section 2228 of such title, as redesignated by subsection (b), is amended by inserting after "operational strategies" the following: ", including through the establishment of memoranda of agreement, joint funding agreements, public-private partnerships, university research and education centers, and other cooperative research agreements".

(d) REPORT REQUIREMENT.—Section 2228 of such title is further amended by inserting after subsection (d) (as redesignated by subsection (b)) the following new subsection:

"(e) Report.—(1) For each budget for a fiscal year, beginning with the budget for fiscal year 2009, the Secretary of Defense shall submit, with the defense budget materials, a report on the following:

"(A) Funding requirements for the long-term strategy devel-

oped under subsection (d).

"(B) The return on investment that would be achieved by implementing the strategy.

"(C) The funds requested in the budget compared to the

funding requirements.

 $\H(D)$ An explanation if the funding requirements are not

fully funded in the budget.

"(2)" Within 60 days after submission of the budget for a fiscal year, the Comptroller General shall provide to the congressional defense committees-

"(A) an analysis of the budget submission for corrosion con-

trol and prevention by the Department of Defense; and

"(B) an analysis of the report required under paragraph

(e) Definitions.—Subsection (f) of section 2228 of such title, as redesignated by subsection (b), is amended by adding at the end the

following new paragraphs:

"(4) The term 'budget', with respect to a fiscal year, means the budget for that fiscal year that is submitted to Congress by

the President under section 1105(a) of title 31.

(5) The term 'defense budget materials', with respect to a fiscal year, means the materials submitted to Congress by the Secretary of Defense in support of the budget for that fiscal

(f) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 131 of such title is amended by striking the item relating to section 2228 and inserting the following new item:

"2228. Office of Corrosion Policy and Oversight.".

SEC. 372. AUTHORITY FOR DEPARTMENT OF DEFENSE TO PROVIDE SUPPORT FOR CERTAIN SPORTING EVENTS.

(a) Provision of Support.—Section 2564 of title 10, United States Code, is amended-

(1) in subsection (c), by adding at the end the following new

paragraphs:

(4) A sporting event sanctioned by the United States Olympic Committee through the Paralympic Military Program.

(5) Any national or international paralympic sporting event (other than a sporting event described in paragraphs (1) $through \ (4))$ — "(A) that-

"(i) is held in the United States or any of its territories or commonwealths;

"(ii) is governed by the International Paralympic

Committee: and

"(iii) is sanctioned by the United States Olympic Committee;

"(B) for which participation exceeds 100 amateur athletes; and

"(C) in which at least 10 percent of the athletes participating in the sporting event are members or former members of the armed forces who are participating in the sport-

ing event based upon an injury or wound incurred in the line of duty in the armed force and veterans who are participating in the sporting event based upon a service-connected disability."; and
(2) by adding at the end the following new subsection:

"(g) FUNDING FOR SUPPORT OF CERTAIN EVENTS.—(1) Amounts for the provision of support for a sporting event described in paragraph (4) or (5) of subsection (c) may be derived from the Support for International Sporting Competitions, Defense account established by section 5802 of the Omnibus Consolidated Appropriations Act, 1997 (Public Law 104-208; 10 U.S.C. 2564 note), notwithstanding any limitation under that section relating to the availability of funds in such account for the provision of support for international sporting competitions.

"(2) The total amount expended for any fiscal year to provide support for sporting events described in subsection (c)(5) may not ex-

ceed \$1,000,000.".

- (b) Source of Funds.—Section 5802 of the Omnibus Consolidated Appropriations Act, 1997 (Public Law 104–208; 10 U.S.C. 2564 note) is amended-
 - (1) by inserting after "international sporting competitions" the following: "and for support of sporting competitions authorized under section 2564(c)(4) and (5), of title 10, United States Code,"; and
 (2) by striking "45 days" and inserting "15 days".

SEC. 373. AUTHORITY TO IMPOSE REASONABLE RESTRICTIONS ON PAYMENT OF FULL REPLACEMENT VALUE FOR LOST OR DAMAGED PERSONAL PROPERTY TRANSPORTED AT GOV-ERNMENT EXPENSE.

Section 2636a(d) of title 10, United States Code, is amended by adding at the end the following new sentence: "The regulations may include a requirement that a member of the armed forces or civilian employee of the Department of Defense comply with reasonable restrictions or conditions prescribed by the Secretary in order to receive the full amount deducted under subsection (b)."

SEC. 374. PRIORITY TRANSPORTATION ON DEPARTMENT OF DEFENSE AIRCRAFT OF RETIRED MEMBERS RESIDING IN COMMON-WEALTHS AND POSSESSIONS OF THE UNITED STATES FOR CERTAIN HEALTH CARE SERVICES.

(a) Availability of Transportation.—Chapter 157 of title 10, United States Code, is amended by inserting after section 2641a the following new section:

"§2641b. Space-available travel on Department of Defense aircraft: retired members residing in Commonwealth's and possessions of the United States for certain health care services

"(a) PRIORITY TRANSPORTATION.—The Secretary of Defense shall provide transportation on Department of Defense aircraft on a space-available basis for any member or former member of the uniformed services described in subsection (b), and a single dependent of the member if needed to accompany the member, at a priority level in the same category as the priority level for an unaccompanied dependent over the age of 18 traveling on environmental and morale leave.

"(b) ELIGIBLE MEMBERS AND FORMER MEMBERS.—A member or former member eligible for priority transport under subsection (a) is a covered beneficiary under chapter 55 of this title who—

"(1) is entitled to retired or retainer pay;

"(2) resides in or is located in a Commonwealth or posses-

sion of the United States; and

"(3) is referred by a military or civilian primary care provider located in that Commonwealth or possession to a specialty care provider for services to be provided outside of that Commonwealth or possession.

monwealth or possession.

"(c) Scope of Priority.—The increased priority for space-available transportation required by subsection (a) applies with respect

to both—

"(1) the travel from the Commonwealth or possession of the United States to receive the specialty care services; and

"(2) the return travel.

"(d) DEFINITIONS.—In this section, the terms 'primary care provider' and 'specialty care provider' refer to a medical or dental professional who provides health care services under chapter 55 of this title.

"(e) REGULATIONS.—The Secretary of Defense shall prescribe

regulations to implement this section.".

- (b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 2641a the following new item:
- "2641b. Space-available travel on Department of Defense aircraft: retired members residing in Commonwealths and possessions of the United States for certain health care services.".

SEC. 375. RECOVERY OF MISSING MILITARY PROPERTY.

(a) In General.—Chapter 165 of title 10, United States Code, is amended by adding at the end the following new sections:

"§ 2788. Property accountability: regulations

"The Secretary of a military department may prescribe regulations for the accounting for the property of that department and the fixing of responsibility for that property.

"§ 2789. Individual equipment: unauthorized disposition

"(a) Prohibition.—No member of the armed forces may sell, lend, pledge, barter, or give any clothing, arms, or equipment furnished to such member by the United States to any person other than a member of the armed forces or an officer of the United States

who is authorized to receive it.

"(b) SEIZURE OF IMPROPERLY DISPOSED PROPERTY.—If a member of the armed forces has disposed of property in violation of subsection (a) and the property is in the possession of a person who is neither a member of the armed forces nor an officer of the United States who is authorized to receive it, that person has no right to or interest in the property, and any civil or military officer of the United States may seize the property, wherever found, subject to applicable regulations. Possession of such property furnished by the United States to a member of the armed forces by a person who is neither a member of the armed forces, nor an officer of the United States, is prima facie evidence that the property has been disposed of in violation of subsection (a).

- "(c) Delivery of Seized Property.—If an officer who seizes property under subsection (b) is not authorized to retain it for the United States, the officer shall deliver the property to a person who is authorized to retain it.".
- (b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by adding at the end the following new items:

"2788. Property accountability: regulations. "2789. Individual equipment: unauthorized disposition.".

(c) Conforming Amendments.—

- (1) IN GENERAL.—Such title is further amended by striking the following sections:
 - (A) Section 4832.
 - (B) Section 4836.
 - (C) Section 9832.
 - (D) Section 9836.
 - (2) CLERICAL AMENDMENTS.—
 - (A) CHAPTER 453.—The table of sections at the beginning of chapter 453 of such title is amended by striking the items relating to sections 4832 and 4836.
 - (B) CHAPTER 953.—The table of sections at the beginning of chapter 953 of such title is amended by striking the items relating to sections 9832 and 9836.

SEC. 376. RETENTION OF COMBAT UNIFORMS BY MEMBERS OF THE ARMED FORCES DEPLOYED IN SUPPORT OF CONTINGENCY OPERATIONS.

(a) RETENTION OF COMBAT UNIFORMS.—Chapter 152 of title 10, United States Code, is amended by adding at the end the following new section:

"\$2568. Retention of combat uniforms by members deployed in support of contingency operations

"The Secretary of a military department may authorize a member of the armed forces under the jurisdiction of the Secretary who has been deployed in support of a contingency operation for at least 30 days to retain, after that member is no longer so deployed, the combat uniform issued to that member as organizational clothing and individual equipment."

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

"2568. Retention of combat uniforms by members deployed in support of contingency operations.".

SEC. 377. ISSUE OF SERVICEABLE MATERIAL OF THE NAVY OTHER THAN TO ARMED FORCES.

(a) IN GENERAL.—Part IV of subtitle C of title 10, United States Code, is amended by adding at the end the following new chapter:

"CHAPTER 667—ISSUE OF SERVICEABLE MATERIAL OTHER THAN TO ARMED FORCES

"Sec.

[&]quot;7911. Arms, tentage, and equipment: educational institutions not maintaining units of R.O.T.C.

"7912. Rifles and ammunition for target practice: educational institutions having corps of midshipmen.

"7913. Supplies: military instruction camps.

"§ 7911. Arms, tentage, and equipment: educational institutions not maintaining units of R.O.T.C.

"Under such conditions as he may prescribe, the Secretary of the Navy may issue arms, tentage, and equipment that the Secretary considers necessary for proper military training, to any educational institution at which no unit of the Reserve Officers' Training Corps is maintained, but which has a course in military training prescribed by the Secretary and which has at least 50 physically fit students over 14 years of age.

"\$7912. Rifles and ammunition for target practice: educational institutions having corps of midshipmen

"(a) AUTHORITY TO LEND.—The Secretary of the Navy may lend, without expense to the United States, magazine rifles and appendages that are not of the existing service models in use at the time and that are not necessary for a proper reserve supply, to any educational institution having a uniformed corps of midshipmen of sufficient number for target practice. The Secretary may also issue 40 rounds of ball cartridges for each midshipman for each range at which target practice is held, but not more than 120 rounds each year for each midshipman participating in target practice.

"(b) RESPONSIBILITIES OF INSTITUTIONS.—The institutions to

which property is lent under subsection (a) shall—

"(1) use the property for target practice; "(2) take proper care of the property; and "(3) return the property when required.

"(c) REGULATIONS.—The Secretary of the Navy shall prescribe regulations to carry out this section, containing such other requirements as he considers necessary to safeguard the interests of the United States.

"§ 7913. Supplies: military instruction camps

"Under such conditions as he may prescribe, the Secretary of the Navy may issue, to any educational institution at which an officer of the naval service is detailed as professor of naval science, such supplies as are necessary to establish and maintain a camp for the military instruction of its students. The Secretary shall require a bond in the value of the property issued under this section, for the care and safekeeping of that property and except for property properly expended, for its return when required."

(b) CLERICAL AMENDMENT.—The table of chapters at the beginning of subtitle C of such title, and the table of chapters at the beginning of part IV of such subtitle, are each amended by inserting after the item relating to chapter 665 the following new item:

SEC. 378. REAUTHORIZATION OF AVIATION INSURANCE PROGRAM.

Section 44310 of title 49, United States Code, is amended by striking "March 30, 2008" and inserting "December 31, 2013".

TITLE IV—MILITARY PERSONNEL *AUTHORIZATIONS*

Subtitle A—Active Forces

- Sec. 401. End strengths for active forces.
- Sec. 402. Revision in permanent active duty end strength minimum levels.
- Sec. 403. Additional authority for increases of Army and Marine Corps active duty end strengths for fiscal years 2009 and 2010.
- Sec. 404. Increase in authorized strengths for Army officers on active duty in the grade of major.
- Sec. 405. Increase in authorized strengths for Navy officers on active duty in the grades of lieutenant commander, commander, and captain.
- Sec. 406. Increase in authorized daily average of number of members in pay grade E_{-9}

Subtitle B—Reserve Forces

- Sec. 411. End strengths for Selected Reserve.
- Sec. 412. End strengths for Reserves on active duty in support of the Reserves.
- Sec. 413. End strengths for military technicians (dual status). Sec. 414. Fiscal year 2008 limitation on number of non-dual status technicians.
- Sec. 415. Maximum number of reserve personnel authorized to be on active duty for operational support.
- Sec. 416. Future authorizations and accounting for certain reserve component personnel authorized to be on active duty or full-time National Guard duty to provide operational support.
- Sec. 417. Revision of variances authorized for Selected Reserve end strengths.

Subtitle C—Authorization of Appropriations

Sec. 421. Military personnel.

Subtitle A—Active Forces

SEC. 401. END STRENGTHS FOR ACTIVE FORCES.

- (a) In General.—The Armed Forces are authorized strengths for active duty personnel as of September 30, 2008, as follows:
 - (1) The Army, 525,400.(2) The Navy, 329,098.

 - (3) The Marine Corps, 189,000.(4) The Air Force, 329,563.

 - (b) LIMITATION.-
 - (1) ARMY.—The authorized strength for the Army provided in paragraph (1) of subsection (a) for active duty personnel for fiscal year 2008 is subject to the condition that costs of active duty personnel of the Army for that fiscal year in excess of 489,400 shall be paid out of funds authorized to be appropriated for that fiscal year by section 1514.
 - (2) Marine corps.—The authorized strength for the Marine Corps provided in paragraph (3) of subsection (a) for active duty personnel for fiscal year 2008 is subject to the condition that costs of active duty personnel of the Marine Corps for that fiscal year in excess of 180,000 shall be paid out of funds authorized to be appropriated for that fiscal year by section 1514.

SEC. 402. REVISION IN PERMANENT ACTIVE DUTY END STRENGTH MINIMUM LEVELS.

Section 691(b) of title 10, United States Code, is amended by striking paragraphs (1) through (4) and inserting the following new paragraphs:

- "(1) For the Army, 525,400.
- "(2) For the Navy, 328,400.
- "(3) For the Marine Corps, 189,000.
- "(4) For the Air Force, 328,600.".

SEC. 403. ADDITIONAL AUTHORITY FOR INCREASES OF ARMY AND MA-RINE CORPS ACTIVE DUTY END STRENGTHS FOR FISCAL YEARS 2009 AND 2010.

(a) AUTHORITY TO INCREASE ARMY ACTIVE DUTY END STRENGTHS.—For each of fiscal years 2009 and 2010, the Secretary of Defense may, as the Secretary determines necessary for the purposes described in subsection (c), establish the active-duty end strength for the Army at a number greater than the number otherwise authorized by law up to the number equal to the fiscal-year 2008 baseline plus 22,000.

(b) Marine Corps.—For each of fiscal years 2009 and 2010, the Secretary of Defense may, as the Secretary determines necessary for the purposes described in subsection (c), establish the active-duty end strength for the Marine Corps at a number greater than the number otherwise authorized by law up to the number equal to the

fiscal-year 2008 baseline plus 13,000.

(c) PURPOSE OF INCREASES.—The purposes for which increases may be made in Army and Marine Corps active duty end strengths under this section are—

(1) to support operational missions; and

(2) to achieve transformational reorganization objectives, including objectives for increased numbers of combat brigades and battalions, increased unit manning, force stabilization and shaping, and rebalancing of the active and reserve component forces.

(d) Relationship to Presidential Waiver Authority.— Nothing in this section shall be construed to limit the President's authority under section 123a of title 10, United States Code, to waive any statutory end strength in a time of war or national emer-

gency.

(e) RELATIONSHIP TO OTHER VARIANCE AUTHORITY.—The authority under this section is in addition to the authority to vary authorized end strengths that is provided in subsections (e) and (f) of section 115 of title 10, United States Code.

(f) BUDGET TREATMENT.—

- (1) FISCAL YEARS 2009 AND 2010 BUDGETS.—The budget for the Department of Defense for fiscal years 2009 and 2010 as submitted to Congress shall comply, with respect to funding, with subsections (c) and (d) of section 691 of title 10, United States Code.
- (2) Other increases.—If the Secretary of Defense plans to increase the Army or Marine Corps active duty end strength for a fiscal year under this section, then the budget for the Department of Defense for that fiscal year as submitted to Congress shall include the amounts necessary for funding that active duty end strength in excess of the fiscal year 2008 active duty end strength authorized for that service under section 401.

 (g) DEFINITIONS.—In this section:
- (1) Fiscal-year 2008 baseline, with respect to the Army and Marine Corps, means

the active-duty end strength authorized for those services in section 401.

(2) ACTIVE-DUTY END STRENGTH.—In this subsection, the term "active-duty end strength" means the strength for active-duty personnel of one of the Armed Forces as of the last day of a fiscal year.

(h) Repeal of Other Discretionary Authority to Temporarily Increase Army and Marine Corps Active Duty End Strengths.—Section 403 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375; 10 U.S.C. 115 note), as amended by section 403 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2169), is repealed.

SEC. 404. INCREASE IN AUTHORIZED STRENGTHS FOR ARMY OFFICERS ON ACTIVE DUTY IN THE GRADE OF MAJOR.

The portion of the table in section 523(a)(1) of title 10, United States Code, relating to the Army is amended to read as follows:

"Total number of commissioned officers (excluding officers in categories specified in subsection (b)) on active duty:	Number of officers who may be serving on active duty in grade of:		
	Major	Lieutenant Colonel	Colonel
Army:			
20,000	7,768	5,253	1,613
25,000	8,689	5,642	1,796
30,000	9,611	6,030	1,980
35,000	10,532	6,419	2,163
40,000	11,454	6,807	2,347
45,000	12,375	7,196	2,530
50,000	13,297	7,584	2,713
55,000	14,218	7,973	2,897
60,000	15,140	8,361	3,080
65,000	16,061	8,750	3,264
70,000	16,983	9,138	3,447
75,000	17,903	9,527	3,631
80,000	18,825	9,915	3,814
85,000	19,746	10,304	3,997
90,000	20,668	10,692	4,181
95,000	21,589	11,081	4,364
100,000	22,511	11,469	4,548
110,000	24,354	12,246	4,915
120,000	26,197	13,023	5,281
130,000	28,040	13,800	5,648
170,000	35,412	16,908	7,116".

SEC. 405. INCREASE IN AUTHORIZED STRENGTHS FOR NAVY OFFICERS ON ACTIVE DUTY IN THE GRADES OF LIEUTENANT COMMANDER, COMMANDER, AND CAPTAIN.

The table in section 523(a)(2) of title 10, United States Code, is amended to read as follows:

"Total number of commissioned officers (excluding offi- cers in categories specified in subsection (b)) on active duty:	Number of officers who may be serving on active duty in grade of:		
	Lieutenant Com- mander	Com- mander	Captain
Navy:			
30,000	7,698	5,269	2,222
33,000	8,189	5,501	2,334
36,000	8,680	5,733	2,447

"Total number of commissioned officers (excluding offi- cers in categories specified in subsection (b)) on active duty:	Number of officers who may be serving on active duty in grade of:		
	Lieutenant Com- mander	Com- mander	Captain
39,000	9,172	5,965	2,559
42,000	9,663	6,197	2,671
45,000	10,155	6,429	2,784
48,000	10,646	6,660	2,896
51,000	11,136	6,889	3,007
54,000	11,628	7,121	3,120
57,000	12,118	7,352	3,232
60,000	12,609	7,583	3,344
63,000	13,100	7,813	3,457
66,000	13,591	8,044	3,568
70,000	14,245	8,352	3,718
90,000	17,517	9,890	4,467".

SEC. 406. INCREASE IN AUTHORIZED DAILY AVERAGE OF NUMBER OF MEMBERS IN PAY GRADE E-9.

Section 517(a) of title 10, United States Code, is amended by striking "1 percent" and inserting "1.25 percent".

Subtitle B—Reserve Forces

SEC. 411. END STRENGTHS FOR SELECTED RESERVE.

(a) In General.—The Armed Forces are authorized strengths for Selected Reserve personnel of the reserve components as of September 30, 2008, as follows:

tember 30, 2008, as follows:

(1) The Army National Guard of the United States,

351,300.

- (2) The Army Reserve, 205,000.
- (3) The Navy Reserve, 67,800.
- (4) The Marine Corps Reserve, 39,600.
- (5) The Air National Guard of the United States, 106,700.
- (6) The Air Force Reserve, 67,500.
- (7) The Coast Guard Reserve, 10,000.
- (b) End Strength Reductions.—The end strengths prescribed by subsection (a) for the Selected Reserve of any reserve component shall be proportionately reduced by—
 - (1) the total authorized strength of units organized to serve as units of the Selected Reserve of such component which are on active duty (other than for training) at the end of the fiscal year; and
 - (2) the total number of individual members not in units organized to serve as units of the Selected Reserve of such component who are on active duty (other than for training or for unsatisfactory participation in training) without their consent at the end of the fiscal year.
- the end of the fiscal year.
 (c) END STRENGTH INCREASES.—Whenever units or individual members of the Selected Reserve of any reserve component are released from active duty during any fiscal year, the end strength prescribed for such fiscal year for the Selected Reserve of such reserve component shall be increased proportionately by the total authorized strengths of such units and by the total number of such individual members.

SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE DUTY IN SUP-PORT OF THE RESERVES.

Within the end strengths prescribed in section 411(a), the reserve components of the Armed Forces are authorized, as of September 30, 2008, the following number of Reserves to be serving on full-time active duty or full-time duty, in the case of members of the National Guard, for the purpose of organizing, administering, recruiting, instructing, or training the reserve components:

(1) The Army National Guard of the United States, 29,204.

(2) The Army Reserve, 15,870.

(3) The Navy Reserve, 11,579.

(4) The Marine Corps Reserve, 2,261.(5) The Air National Guard of the United States, 13,936.

(6) The Air Force Reserve, 2,721.

SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS (DUAL STA-

The minimum number of military technicians (dual status) as of the last day of fiscal year 2008 for the reserve components of the Ármy and the Áir Force (notwithstanding section 129 of title 10, *United States Code)* shall be the following:

(1) For the Army Reserve, 8,249.

(2) For the Army National Guard of the United States, 26,502.

(3) For the Air Force Reserve, 9,909.

(4) For the Air National Guard of the United States, 22.553

SEC. 414. FISCAL YEAR 2008 LIMITATION ON NUMBER OF NON-DUAL STATUS TECHNICIANS.

(a) LIMITATIONS.—

(1) National guard.—Within the limitation provided in section 10217(c)(2) of title 10, United States Code, the number of non-dual status technicians employed by the National Guard as of September 30, 2008, may not exceed the following:

(A) For the Army National Guard of the United States,

- (B) For the Air National Guard of the United States,
- (2) ARMY RESERVE.—The number of non-dual status technicians employed by the Army Reserve as of September 30, 2008, may not exceed 595.

(3) AIR FORCE RESERVE.—The number of non-dual status technicians employed by the Air Force Reserve as of September

30, 2008, may not exceed 90.

(b) Non-Dual Status Technicians Defined.—In this section, the term "non-dual status technician" has the meaning given that term in section 10217(a) of title 10, United States Code.

SEC. 415. MAXIMUM NUMBER OF RESERVE PERSONNEL AUTHORIZED TO BE ON ACTIVE DUTY FOR OPERATIONAL SUPPORT.

During fiscal year 2008, the maximum number of members of the reserve components of the Armed Forces who may be serving at any time on full-time operational support duty under section 115(b) of title 10, United States Code, is the following:

(1) The Army National Guard of the United States, 17,000.

(2) The Army Reserve, 13,000.

(3) The Navy Reserve, 6,200.

- (4) The Marine Corps Reserve, 3,000.
- (5) The Air National Guard of the United States, 16,000.
- (6) The Air Force Reserve, 14,000.

SEC. 416. FUTURE AUTHORIZATIONS AND ACCOUNTING FOR CERTAIN RESERVE COMPONENT PERSONNEL AUTHORIZED TO BE ON ACTIVE DUTY OR FULL-TIME NATIONAL GUARD DUTY TO PROVIDE OPERATIONAL SUPPORT.

(a) Review of Operational Support Missions Performed BY CERTAIN RESERVE COMPONENT PERSONNEL.—

(1) Review required.—The Secretary of Defense shall conduct a review of the long-term operational support missions performed by members of the reserve components authorized under section 115(b) of title 10, United States Code, to be on active duty or full-time National Guard duty for the purpose of providing operational support, with the objectives of such review being-

(A) minimizing the number of reserve component members who perform such service for a period greater than 1,095 consecutive days, or cumulatively for 1,095 days out

of the previous 1,460 days; and

(B) determining which long-term operational support missions being performed by such members would more appropriately be performed by members of the Armed Forces on active duty under other provisions of title 10, United States Code, or by full-time support personnel of reserve components.

(2) Submission of results.—Not later than March 1, 2008, the Secretary shall submit to Congress the results of the review, including a description of the adjustments in Department of Defense policy to be implemented as a result of the review and such recommendations for changes in statute, as the Secretary considers to be appropriate.

(b) IMPROVED ACCOUNTING FOR RESERVE COMPONENT PER-SONNEL PROVIDING OPERATIONAL SUPPORT.—Section 115(b) of title 10, United States Code, is amended by adding at the end the fol-

lowing new paragraph:

"(4) As part of the budget justification materials submitted by the Secretary of Defense to Congress in support of the end strength authorizations required under subparagraphs (A) and (B) of subsection (a)(1) for fiscal year 2009 and each fiscal year thereafter, the

Secretary shall provide the following:

"(A) The number of members, specified by reserve component, authorized under subparagraphs (A) and (B) of paragraph (1) who were serving on active duty or full-time National Guard duty for operational support beyond each of the limits specified under subparagraphs (A) and (B) of paragraph (2) at the end of the fiscal year preceding the fiscal year for which the budget justification materials are submitted.

"(B) The number of members, specified by reserve component, on active duty for operational support who, at the end of the fiscal year for which the budget justification materials are submitted, are projected to be serving on active duty or full-time National Guard duty for operational support beyond such lim-

its.

"(C) The number of members, specified by reserve component, on active duty or full-time National Guard duty for operational support who are included in, and counted against, the end strength authorizations requested under subparagraphs (A) and (B) of subsection (a)(1).

"(D) A summary of the missions being performed by mem-

bers identified under subparagraphs (A) and (B).".

SEC. 417. REVISION OF VARIANCES AUTHORIZED FOR SELECTED RE-SERVE END STRENGTHS.

Section 115(f)(3) of title 10, United States Code, is amended by striking "2 percent" and inserting "3 percent".

Subtitle C—Authorization of **Appropriations**

SEC. 421. MILITARY PERSONNEL.

There is hereby authorized to be appropriated to the Department of Defense for military personnel for fiscal year 2008 a total of \$117,091,420,000. The authorization in the preceding sentence supersedes any other authorization of appropriations (definite or indefinite) for such purpose for fiscal year 2008.

TITLE V—MILITARY PERSONNEL POLICY

Subtitle A—Officer Personnel Policy

- Sec. 501. Assignment of officers to designated positions of importance and responsi-
- Sec. 502. Enhanced authority for Reserve general and flag officers to serve on active duty.
- Sec. 503. Increase in years of commissioned service threshold for discharge of probationary officers and for use of force shaping authority
- Sec. 504. Mandatory retirement age for active-duty general and flag officers continued on active duty.
- Sec. 505. Authority for reduced mandatory service obligation for initial appointments of officers in critically short health professional specialties.
- Sec. 506. Expansion of authority for reenlistment of officers in their former enlisted grade.
- Sec. 507. Increase in authorized number of permanent professors at the United States Military Academy.
- Sec. 508. Promotion of career military professors of the Navy.

Subtitle B—Reserve Component Management

- Sec. 511. Retention of military technicians who lose dual status in the Selected Reserve due to combat-related disability.
- Sec. 512. Constructive service credit upon original appointment of Reserve officers in certain health care professions.
- Sec. 513. Mandatory separation of Reserve officers in the grade of lieutenant general
- or vice admiral after completion of 38 years of commissioned service.

 Sec. 514. Maximum period of temporary Federal recognition of person as Army National Guard officer or Air National Guard officer.
- Sec. 515. Advance notice to members of reserve components of deployment in support of contingency operations.
- Sec. 516. Report on relief from professional licensure and certification requirements for reserve component members on long-term active duty.

Subtitle C—Education and Training

Sec. 521. Revisions to authority to pay tuition for off-duty training or education.

- Sec. 522. Reduction or elimination of service obligation in an Army Reserve or Army National Guard troop program unit for certain persons selected as medical students at Uniformed Services University of the Health Sciences.

 Sec. 523. Repeal of annual limit on number of ROTC scholarships under Army Reserve and Army National Guard financial assistance program.
- Sec. 524. Treatment of prior active service of members in uniformed medical accession programs
- Sec. 525. Repeal of post-2007–2008 academic year prohibition on phased increase in cadet strength limit at the United States Military Academy.
- Sec. 526. National Defense University master's degree programs.
- Sec. 527. Authority of the Air University to confer degree of master of science in flight test engineering.
- Sec. 528. Enhancement of education benefits for certain members of reserve components.
- Sec. 529. Extension of period of entitlement to educational assistance for certain members of the Selected Reserve affected by force shaping initiatives.
- Sec. 530. Time limit for use of educational assistance benefit for certain members of reserve components and resumption of benefit.
- Sec. 531. Secretary of Defense evaluation of the adequacy of the degree-granting authorities of certain military universities and educational institutions.
- Sec. 532. Report on success of Army National Guard and Reserve Senior Reserve Officers' Training Corps financial assistance program.
- Sec. 533. Report on utilization of tuition assistance by members of the Armed Forces.
- Sec. 534. Navy Junior Reserve Officers' Training Corps unit for Southold, Mattituck, and Greenport High Schools.
- Sec. 535. Report on transfer of administration of certain educational assistance programs for members of the reserve components.

Subtitle D-Military Justice and Legal Assistance Matters

- Sec. 541. Authority to designate civilian employees of the Federal Government and dependents of deceased members as eligible for legal assistance from Department of Defense legal staff resources.
- Sec. 542. Authority of judges of the United States Court of Appeals for the Armed Forces to administer oaths.
- Sec. 543. Modification of authorities on senior members of the Judge Advocate Generals' Corps.
- Sec. 544. Prohibition against members of the Armed Forces participating in criminal street gangs.

Subtitle E-Military Leave

- Sec. 551. Temporary enhancement of carryover of accumulated leave for members of the Armed Forces.
- Sec. 552. Enhancement of rest and recuperation leave.

Subtitle F—Decorations and Awards

- Sec. 561. Authorization and request for award of Medal of Honor to Leslie H. Sabo, Jr., for acts of valor during the Vietnam War.
- Sec. 562. Authorization and request for award of Medal of Honor to Henry Svehla for acts of valor during the Korean War
- Authorization and request for award of Medal of Honor to Woodrow W. Sec. 563. Keeble for acts of valor during the Korean War.
- Sec. 564. Authorization and request for award of Medal of Honor to Private Philip G. Shadrach for acts of valor as one of Andrews' Raiders during the Civil War.
- Sec. 565. Authorization and request for award of Medal of Honor to Private George D. Wilson for acts of valor as one of Andrews' Raiders during the Civil

Subtitle G—Impact Aid and Defense Dependents Education System

- Sec. 571. Continuation of authority to assist local educational agencies that benefit dependents of members of the Armed Forces and Department of Defense civilian employees.
- Sec. 572. Impact aid for children with severe disabilities.
- Sec. 573. Inclusion of dependents of non-department of Defense employees employed on Federal property in plan relating to force structure changes, relocation of military units, or base closures and realignments.

Sec. 574. Payment of private boarding school tuition for military dependents in overseas areas not served by defense dependents' education system schools.

Subtitle H—Military Families

Sec. 581. Department of Defense Military Family Readiness Council and policy and plans for military family readiness.

Sec. 582. Yellow Ribbon Reintegration Program.

- Sec. 583. Study to enhance and improve support services and programs for families of members of regular and reserve components undergoing deployment. Sec. 584. Protection of child custody arrangements for parents who are members of
- Sec. 584. Protection of child custody arrangements for parents who are members of the Armed Forces deployed in support of a contingency operation.
 - lec. 585. Family leave in connection with injured members of the Armed Forces.
- Sec. 586. Family care plans and deferment of deployment of single parent or dual military couples with minor dependents.
- Sec. 587. Education and treatment services for military dependent children with autism.
- Sec. 588. Commendation of efforts of Project Compassion in paying tribute to members of the Armed Forces who have fallen in the service of the United States.

Subtitle I—Other Matters

- Sec. 590. Uniform performance policies for military bands and other musical units.
- Sec. 591. Transportation of remains of deceased members of the Armed Forces and certain other persons.
- Sec. 592. Expansion of number of academies supportable in any State under STARBASE program.

Sec. 593. Gift acceptance authority.

- Sec. 594. Conduct by members of the Armed Forces and veterans out of uniform during hoisting, lowering, or passing of United States flag.
- Sec. 595. Annual report on cases reviewed by National Committee for Employer Support of the Guard and Reserve.
- Sec. 596. Modification of Certificate of Release or Discharge from Active Duty (DD Form 214).
- Sec. 597. Reports on administrative separations of members of the Armed Forces for personality disorder.

Sec. 598. Program to commemorate 50th anniversary of the Vietnam War.

Sec. 599. Recognition of members of the Monuments, Fine Arts, and Archives program of the Civil Affairs and Military Government Sections of the Armed Forces during and following World War II.

Subtitle A—Officer Personnel Policy

SEC. 501. ASSIGNMENT OF OFFICERS TO DESIGNATED POSITIONS OF IMPORTANCE AND RESPONSIBILITY.

(a) Continuation in Grade While Awaiting Orders.—Section 601(b) of title 10, United States Code, is amended—

(1) by striking "and" at the end of paragraph (3);

(2) by redesignating paragraph (4) as paragraph (5); and

(3) by inserting after paragraph (3) the following new para-

graph(4):

"(4) at the discretion of the Secretary of Defense, while the officer is awaiting orders after being relieved from the position designated under subsection (a) or by law to carry one of those grades, but not for more than 60 days beginning on the day the officer is relieved from the position, unless, during such period, the officer is placed under orders to another position designated under subsection (a) or by law to carry one of those grades, in which case paragraph (2) will also apply to the officer; and".

(b) Conforming Amendment Regarding General and Flag Officer Ceilings.—Section 525(e) of such title is amended by striking paragraph (2) and inserting the following new paragraph:

"(2) At the discretion of the Secretary of Defense, an officer of that armed force who has been relieved from a position designated under section 601(a) of this title or by law to carry one of the grades specified in such section, but only during the 60day period beginning on the date on which the assignment of the officer to the first position is terminated or until the officer is assigned to a second such position, whichever occurs first.".

SEC. 502. ENHANCED AUTHORITY FOR RESERVE GENERAL AND FLAG OFFICERS TO SERVE ON ACTIVE DUTY.

Section 526(d) of title 10, United States Code, is amended— (1) by inserting "(1)" before "The limitations"; and

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

"(2) The limitations of this section also do not apply to a number, as specified by the Secretary of the military department concerned, of reserve component general or flag officers authorized to serve on active duty for a period of not more than 365 days. The number so specified for an armed force may not exceed the number equal to ten percent of the authorized number of general or flag officers, as the case may be, of that armed force under section 12004 of this title. In determining such number, any fraction shall be rounded down to the next whole number, except that such number shall be at least one.".

SEC. 503. INCREASE IN YEARS OF COMMISSIONED SERVICE THRESH-OLD FOR DISCHARGE OF PROBATIONARY OFFICERS AND FOR USE OF FORCE SHAPING AUTHORITY.

(a) ACTIVE-DUTY LIST OFFICERS.-

(1) Extended probationary period.—Paragraph (1)(A) of section 630 of title 10, United States Code, is amended by striking "five years" and inserting "six years".
(2) SECTION HEADING.—The heading of such section is

amended by striking "five years" and inserting "six years".

(3) Table of Sections.—The item relating to such section in the table of sections at the beginning of subchapter III of chapter 36 of such title is amended to read as follows:

"630. Discharge of commissioned officers with less than six years of active commissioned service or found not qualified for promotion for first lieutenant or lieutenant (junior grade).".

- (b) Officer Force Shaping Authority.—Section 647(b)(1) of such title is amended by striking "5 years" both places it appears and inserting "six years".
 - (c) Reserve Officers.—
 - (1) Extended probationary period.—Subsection (a)(1) of section 14503 of such title is amended by striking "five years' and inserting "six years".

(2) Section heading of such section is amended by striking "five years" and inserting "six years".

(3) Table of Sections.—The item relating to such section in the table of sections at the beginning of chapter 1407 of such title is amended to read as follows:

"14503. Discharge of officers with less than six years of commissioned service or found not qualified for promotion to first lieutenant or lieutenant (junior

SEC. 504. MANDATORY RETIREMENT AGE FOR ACTIVE-DUTY GENERAL AND FLAG OFFICERS CONTINUED ON ACTIVE DUTY.

Section 637(b)(3) of title 10, United States Code, is amended by striking "but such period may not (except as provided under section 1251(b) of this title) extend beyond the date of the officer's sixty-second birthday" and inserting "except as provided under section 1251 or 1253 of this title".

SEC. 505. AUTHORITY FOR REDUCED MANDATORY SERVICE OBLIGATION FOR INITIAL APPOINTMENTS OF OFFICERS IN CRITICALLY SHORT HEALTH PROFESSIONAL SPECIALTIES.

Section 651 of title 10, United States Code, is amended by add-

ing at the end the following new subsection:

G(c)(1) For the armed forces under the jurisdiction of the Secretary of Defense, the Secretary may waive the initial period of required service otherwise established pursuant to subsection (a) in the case of the initial appointment of a commissioned officer in a critically short health professional specialty specified by the Secretary for purposes of this subsection.

"(2) The minimum period of obligated service for an officer

under a waiver under this subsection shall be the greater of—

'(A) two years; or

"(B) in the case of an officer who has accepted an accession bonus or executed a contract or agreement for the multiyear receipt of special pay for service in the armed forces, the period of obligated service specified in such contract or agreement.".

SEC. 506. EXPANSION OF AUTHORITY FOR REENLISTMENT OF OFFI-CERS IN THEIR FORMER ENLISTED GRADE.

- (a) Regular Army.—Section 3258 of title 10, United States Code, is amended-
 - (1) in subsection (a)—
 - (A) by striking "a Reserve officer" and inserting "an of-
 - (B) by striking "a temporary appointment" and inserting "an appointment"; and

(2) in subsection (b)-

- (A) in paragraph (1), by striking "a Reserve officer"
- and inserting "an officer"; and
 (B) in paragraph (2), by striking "the Reserve commission" and inserting "the commission"
- (b) REGULAR AIR FORCE.—Section 8258 of such title is amended—

(1) in subsection (a)—

- (A) by striking "a reserve officer" and inserting "an officer"; and
- (B) by striking "a temporary appointment" and inserting "an appointment"; and

(2) in subsection (b)-

- (A) in paragraph (1), by striking "a Reserve officer" and inserting "an officer"; and
- (B) in paragraph (2), by striking "the Reserve commission" and inserting "the commission"

SEC. 507. INCREASE IN AUTHORIZED NUMBER OF PERMANENT PRO-FESSORS AT THE UNITED STATES MILITARY ACADEMY.

Paragraph (4) of section 4331(b) of title 10, United States Code, is amended to read as follows:

"(4) Twenty-eight permanent professors.".

SEC. 508. PROMOTION OF CAREER MILITARY PROFESSORS OF THE NAVY.

(a) PROMOTION.—

(1) In general.—Chapter 603 of title 10, United States Code, is amended—

(A) by redesignating section 6970 as section 6970a; and (B) by inserting after section 6969 the following new section 6970:

"§ 6970. Permanent professors: promotion

"(a) Promotion.—An officer serving as a permanent professor may be recommended for promotion to the grade of captain or colonel, as the case may be, under regulations prescribed by the Secretary of the Navy. The regulations shall include a competitive selection board process to identify those permanent professors best qualified for promotion. An officer so recommended shall be promoted by appointment to the higher grade by the President, by and with the advice and consent of the Senate.

"(b) EFFECTIVE DATE OF PROMOTION.—If made, the promotion of an officer under subsection (a) shall be effective not earlier than three years after the selection of the officer as a permanent professor

as described in that subsection.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by striking the item relating to section 6970 and inserting the following new items:

"6970. Permanent professors: promotion.

"6970a. Permanent professors: retirement for years of service; authority for deferral.".

- (b) Conforming Amendments.—Section 641(2) of such title is amended—
 - (1) by striking "and the registrar" and inserting ", the registrar"; and
 - (2) by inserting before the period at the end the following: ", and permanent professors of the Navy (as defined in regula-

tions prescribed by the Secretary of the Navy)".

- (c) Competitive Selection Assessment.—The Secretary of Defense shall conduct an assessment of the effectiveness of the promotion system established under section 6970 of title 10, United States Code, as added by subsection (a), for permanent professors of the United States Naval Academy, including an evaluation of the extent to which the implementation of the promotion system has resulted in a competitive environment for the selection of permanent professors and an evaluation of whether the goals of the permanent professor program have been achieved, including adequate career progression and promotion opportunities for participating officers. Not later than December 31, 2009, the Secretary shall submit to the congressional defense committees a report containing the results of the assessment.
- (d) USE OF EXCLUSIONS FROM AUTHORIZED OFFICER STRENGTHS.—Not later than March 31, 2008, the Secretary of the Navy shall submit to the congressional defense committees a report describing the plans of the Secretary for utilization of authorized exemptions under section 523(b)(8) of title 10, United States Code, and

a discussion of the Navy's requirement, if any, and projections for use of additional exemptions by grade.

Subtitle B—Reserve Component Management

SEC. 511. RETENTION OF MILITARY TECHNICIANS WHO LOSE DUAL STATUS IN THE SELECTED RESERVE DUE TO COMBAT-RE-LATED DISABILITY.

Section 10216 of title 10, United States Code, is amended by in-

serting after subsection (f) the following new subsection:

"(g) RETENTION OF MILITARY TECHNICIANS WHO LOSE DUAL STATUS DUE TO COMBAT-RELATED DISABILITY.—(1) Notwith-standing subsection (d) of this section or subsections (a)(3) and (b) of section 10218 of this title, if a military technician (dual status) loses such dual status as the result of a combat-related disability (as defined in section 1413a of this title), the person may be retained as a non-dual status technician so long as—

"(A) the combat-related disability does not prevent the person from performing the non-dual status functions or position;

and

"(B) the person, while a non-dual status technician, is not disqualified from performing the non-dual status functions or position because of performance, medical, or other reasons.

"(2) A person so retained shall be removed not later than 30 days after becoming eligible for an unreduced annuity and becom-

ing 60 years of age.

"(3) Persons retained under the authority of this subsection do not count against the limitations of section 10217(c) of this title.".

SEC. 512. CONSTRUCTIVE SERVICE CREDIT UPON ORIGINAL APPOINT-MENT OF RESERVE OFFICERS IN CERTAIN HEALTH CARE PROFESSIONS.

(a) INCLUSION OF ADDITIONAL HEALTH CARE PROFESSIONS.— Paragraph (2) of section 12207(b) of title 10, United States Code, is

amended to read as follows:

"(2)(A) If the Secretary of Defense determines that the number of officers in a health profession described in subparagraph (B) who are serving in an active status in a reserve component of the Army, Navy, or Air Force in grades below major or lieutenant commander is critically below the number needed in such health profession by such reserve component in such grades, the Secretary of Defense may authorize the Secretary of the military department concerned to credit any person who is receiving an original appointment as an officer for service in such health profession with a period of constructive credit in such amount (in addition to any amount credited such person under paragraph (1)) as will result in the grade of such person being that of captain or, in the case of the Navy Reserve, lieutenant.

"(B) The types of health professions referred to in subparagraph

(A) include the following:

"(i) Any health profession performed by officers in the Medical Corps of the Army or the Navy or by officers of the Air Force designated as a medical officer.

"(ii) Any health profession performed by officers in the Dental Corps of the Army or the Navy or by officers of the Air Force

designated as a dental officer.

"(iii) Any health profession performed by officers in the Medical Service Corps of the Army or the Navy or by officers of the Air Force designated as a medical service officer or biomedical sciences officer.

"(iv) Any health profession performed by officers in the

Army Medical Specialist Corps.

"(v) Any health profession performed by officers of the Nurse Corps of the Army or the Navy or by officers of the Air Force designated as a nurse.

"(vi) Any health profession performed by officers in the Veterinary Corps of the Army or by officers designated as a veteri-

nary officer.".

(b) CONFORMING AMENDMENT.—Paragraph (3) of such section is amended by striking "a medical or dental officer" and inserting "officers covered by paragraph (2)".

SEC. 513. MANDATORY SEPARATION OF RESERVE OFFICERS IN THE GRADE OF LIEUTENANT GENERAL OR VICE ADMIRAL AFTER COMPLETION OF 38 YEARS OF COMMISSIONED SERVICE.

- (a) Mandatory Separation.—Section 14508 of title 10, United States Code, is amended—
 - (1) by redesignating subsections (c), (d), and (e) as subsections (e), (f), and (g), respectively; and

(2) by inserting after subsection (b) the following new sub-

section (c):

- "(c) Thirty-Eight Years of Service for Lieutenant Gen-Erals and Vice Admirals.—Unless retired, transferred to the Retired Reserve, or discharged at an earlier date, each reserve officer of the Army, Air Force, or Marine Corps in the grade of lieutenant general and each reserve officer of the Navy in the grade of vice admiral shall be separated in accordance with section 14514 of this title on the later of the following:
 - "(1) 30 days after completion of 38 years of commissioned

"(2) The fifth anniversary of the date of the officer's appointment in the grade of lieutenant general or vice admiral.".

(b) CLERICAL AMENDMENTS.—Such section is further amended—

- (1) in subsection (a), by inserting "FOR BRIGADIER GENERALS AND REAR ADMIRALS (LOWER HALF)" after "GRADE" in the subsection heading; and
- (2) in subsection (b), by inserting "FOR MAJOR GENERALS AND REAR ADMIRALS" after "GRADE" in the subsection heading.

SEC. 514. MAXIMUM PERIOD OF TEMPORARY FEDERAL RECOGNITION OF PERSON AS ARMY NATIONAL GUARD OFFICER OR AIR NATIONAL GUARD OFFICER.

Section 308(a) of title 32, United States Code, is amended in the last sentence by striking "six months" and inserting "one year".

SEC. 515. ADVANCE NOTICE TO MEMBERS OF RESERVE COMPONENTS OF DEPLOYMENT IN SUPPORT OF CONTINGENCY OPER-

(a) Advance Notice Required.—The Secretary of a military department shall ensure that a member of a reserve component under the jurisdiction of that Secretary who will be called or ordered to active duty for a period of more than 30 days in support of a contingency operation (as defined in section 101(a)(13) of title 10, United States Code) receives notice in advance of the mobilization date. In so far as is practicable, the notice shall be provided not less than 30 days before the mobilization date, but with a goal of 90 days before the mobilization date.

(b) ŘEDÚCTION OR WAIVER OF NOTICE REQUIREMENT.—The Secretary of Defense may waive the requirement of subsection (a), or authorize shorter notice than the minimum specified in such subsection, during a war or national emergency declared by the President or Congress or to meet mission requirements. If the waiver or reduction is made on account of mission requirements, the Secretary shall submit to Congress a report detailing the reasons for the waiv-

er or reduction and the mission requirements at issue.

SEC. 516. REPORT ON RELIEF FROM PROFESSIONAL LICENSURE AND CERTIFICATION REQUIREMENTS FOR RESERVE COMPONENT MEMBERS ON LONG-TERM ACTIVE DUTY.

(a) Study.—The Comptroller General of the United States shall conduct a study of the requirements to maintain licensure or certification by members of the National Guard or other reserve components of the Armed Forces while on active duty for an extended period of time.

(b) Elements of Study.—In the study, the Comptroller Gen-

eral shall-

(1) identify the number and type of professional or other licensure or certification requirements that may be adversely impacted by extended periods of active duty; and

(2) determine mechanisms that would provide relief from professional or other licensure or certification requirements for members of the reserve components while on active duty for an

extended period of time.

(c) Report.—Not later than 120 days after the date of the enactment of this Act, the Comptroller General shall submit to the Committees on Armed Services of the Senate and House of Representative a report containing the results of the study and such recommendations as the Comptroller General considers appropriate to provide further relief for members of the reserve components from professional or other licensure or certification requirements while on active duty for an extended period of time.

Subtitle C—Education and Training

SEC. 521. REVISIONS TO AUTHORITY TO PAY TUITION FOR OFF-DUTY TRAINING OR EDUCATION.

(a) Inclusion of Coast Guard.—Subsection (a) of section 2007 of title 10, United States Code, is amended by striking "Subject to subsection (b), the Secretary of a military department" and inserting "Subject to subsections (b) and (c), the Secretary concerned".

(b) Commissioned Officers on Active Duty.—Subsection (b) of such section is amended-

(1) in paragraph (1)—

(A) by inserting after "commissioned officer on active duty" the following: "(other than a member of the Ready Reserve)"

- (B) by striking "the Secretary of the military department concerned" and inserting "the Secretary concerned"; and
- (C) by striking "or full-time National Guard duty" both places it appears; and (2) in paragraph (2)-

A) in the matter preceding subparagraph (A), by striking "the Secretary of the military department" and inserting "the Secretary concerned"

(B) in subparagraph (B), by inserting after "active duty service" the following: "for which the officer was ordered to active duty"; and

(C) in subparagraph (C), by striking "Secretary" and inserting "Secretary concerned".

(c) AUTHORITY TO PAY TUITION ASSISTANCE TO MEMBERS OF

THE READY RESERVE.

(1) Availability of assistance.—Subsection (c) of such

section is amended to read as follows:

"(c)(1) Subject to paragraphs (3) and (5), the Secretary concerned may pay the charges of an educational institution for the tuition or expenses described in subsection (a) of a member of the Selected Reserve.

(2) Subject to paragraphs (4) and (5), the Secretary concerned may pay the charges of an educational institution for the tuition or expenses described in subsection (a) of a member of the Individual Ready Reserve who has a military occupational specialty designated by the Secretary concerned for purposes of this subsection.

"(3) The Secretary concerned may not pay charges under paragraph (1) for tuition or expenses of an officer of the Selected Reserve unless the officer enters into an agreement to remain a member of the Selected Reserve for at least four years after completion of the

education or training for which the charges are paid.

"(4) The Secretary concerned may not pay charges under paragraph (2) for tuition or expenses of an officer of the Individual Ready Reserve unless the officer enters into an agreement to remain in the Selected Reserve or Individual Ready Reserve for at least four years after completion of the education or training for which the charges are paid.

(5) The Secretary of a military department may require an enlisted member of the Selected Reserve or Individual Ready Reserve to enter into an agreement to serve for up to four years in the Selected Reserve or Individual Ready Reserve, as the case may be, after completion of the education or training for which tuition or expenses are paid under paragraph (1) or (2), as applicable.".

(2) REPEAL OF SUPERSEDED PROVISION.—Such section is

further amended-

(A) by striking subsection (d); and

(B) by redesignating subsections (e) and (f) as subsections (d) and (e), respectively.

(3) Repayment of unearned benefit.—Subsection (e) of such section, as redesignated by paragraph (2) of this subsection, is amended-

(A) by inserting "(1)" after "(e)"; and

(B) by adding at the end the following new paragraph: "(2) If a member of the Ready Reserve who enters into an agreement under subsection (c) does not complete the period of service specified in the agreement, the member shall be subject to the repayment provisions of section 303a(e) of title 37.".

(d) REGULATIONS.—Such section is further amended by adding

at the end the following new subsection:

"(f) This section shall be administered under regulations prescribed by the Secretary of Defense or, with respect to the Coast Guard when it is not operating as a service in the Navy, the Secretary of Homeland Security.".

(e) STUDY.-

(1) Study required.—The Secretary of Defense shall carry out a study on the tuition assistance program carried out under section 2007 of title 10, United States Code. The study shall-

(A) identify the number of members of the Armed Forces eligible for assistance under the program, and the

number who actually receive the assistance;

(B) assess the extent to which the program affects retention rates; and

(C) assess the extent to which State tuition assistance

programs affect retention rates in those States.

(2) Report.—Not later than nine months after the date of the enactment of this Act, the Secretary shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report containing the results of the study.

SEC. 522. REDUCTION OR ELIMINATION OF SERVICE OBLIGATION IN AN ARMY RESERVE OR ARMY NATIONAL GUARD TROOP PROGRAM UNIT FOR CERTAIN PERSONS SELECTED AS MEDICAL STUDENTS AT UNIFORMED SERVICES UNIVER-SITY OF THE HEALTH SCIENCES.

Paragraph (3) of section 2107a(b) of title 10, United States

Code, is amended to read as follows:

"(3)(A) Subject to subparagraph (C), in the case of a person described in subparagraph (B), the Secretary may, at any time and with the consent of the person, modify an agreement described in paragraph (1)(F) submitted by the person for the purpose of reducing or eliminating the troop program unit service obligation specified in the agreement and to establish, in lieu of that obligation, an active duty service obligation.

"(B) Subparagraph (A) applies with respect to the following per-

sons:

'(i) A cadet under this section at a military junior college. "(ii) A cadet or former cadet under this section who is selected under section 2114 of this title to be a medical student at the Uniformed Services University of the Health Sciences.

"(iii) A cadet or former cadet under this section who signs an agreement under section 2122 of this title for participation in the Armed Forces Health Professions Scholarship and Finan-

cial Assistance program.

"(C) The modification of an agreement described in paragraph (1)(F) may be made only if the Secretary determines that it is in the best interests of the United States to do so.".

SEC. 523. REPEAL OF ANNUAL LIMIT ON NUMBER OF ROTC SCHOLAR-SHIPS UNDER ARMY RESERVE AND ARMY NATIONAL GUARD FINANCIAL ASSISTANCE PROGRAM.

Section 2107a(h) of title 10, United States Code, is amended by striking "not more than 416 cadets each year under this section, to include" and inserting "each year under this section".

SEC. 524. TREATMENT OF PRIOR ACTIVE SERVICE OF MEMBERS IN UNIFORMED MEDICAL ACCESSION PROGRAMS.

(a) MEDICAL STUDENTS OF USUHS.—

- (1) Treatment of students with prior active service.—Section 2114 of title 10, United States Code, is amended—
 - (A) by redesignating subsections (c) through (h) as subsections (d) through (i), respectively; and

(B) in subsection (b)—

(i) by inserting "(1)" after "(b)"; and

(ii) by inserting after the second sentence the fol-

lowing new paragraph:

- "(2) If a member of the uniformed services selected to be a student has prior active service in a pay grade and with years of service credited for pay that would entitle the member, if the member remained in the former grade, to a rate of basic pay in excess of the rate of basic pay for regular officers in the grade of second lieutenant or ensign, the member shall be paid basic pay based on the former grade and years of service credited for pay. The amount of such basic pay for the member shall be increased on January 1 of each year by the percentage by which basic pay is increased on average on that date for that year, and the member shall continue to receive basic pay based on the former grade and years of service until the date, whether occurring before or after graduation, on which the basic pay for the member in the member's actual grade and years of service credited for pay exceeds the amount of basic pay to which the member is entitled based on the member's former grade and years of service."
 - (2) Conforming amendments.—Such section is further amended—
 - (A) in subsection (b), by striking "Upon graduation they" and inserting the following:

"(c) Medical students who graduate"; and

(B) in subsection (i), as redesignated by paragraph (1), by striking "subsection (b)" and inserting "subsection (c)".

(b) Participants in Health Professions Scholarship and Financial Assistance Program.—Section 2121(c) of such title is amended—

(1) by inserting "(1)" after "(c)"; and

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

"(2) If a member of the uniformed services selected to participate in the program as a medical student has prior active service in a pay grade and with years of service credited for pay that would entitle the member, if the member remained in the former grade, to a rate of basic pay in excess of the rate of basic pay for regular officers in the grade of second lieutenant or ensign, the member shall

be paid basic pay based on the former grade and years of service credited for pay. The amount of such basic pay for the member shall be increased on January 1 of each year by the percentage by which basic pay is increased on average on that date for that year, and the member shall continue to receive basic pay based on the former grade and years of service until the date, whether occurring before or after the conclusion of such participation, on which the basic pay for the member in the member's actual grade and years of service credited for pay exceeds the amount of basic pay to which the member is entitled based on the member's former grade and years of service."

(c) OFFICERS DETAILED AS STUDENTS AT MEDICAL SCHOOLS.—
(1) APPOINTMENT AND TREATMENT OF PRIOR ACTIVE SERVICE Section 2004a of each title is amended.

ICE.—Section 2004a of such title is amended—

(A) by redesignating subsections (e) through (h) as subsections (f) through (i), respectively; and

(B) by inserting after subsection (d) the following new

subsection:

"(e) APPOINTMENT AND TREATMENT OF PRIOR ACTIVE SERV-ICE.—(1) A commissioned officer detailed as a student at a medical school under subsection (a) shall be appointed as a regular officer in the grade of second lieutenant or ensign and shall serve on active duty in that grade with full pay and allowances of that grade.

"(2) If an officer detailed to be a medical student has prior active service in a pay grade and with years of service credited for pay that would entitle the officer, if the officer remained in the former grade, to a rate of basic pay in excess of the rate of basic pay for regular officers in the grade of second lieutenant or ensign, the officer shall be paid basic pay based on the former grade and years of service credited for pay. The amount of such basic pay for the officer shall be increased on January 1 of each year by the percentage by which basic pay is increased on average on that date for that year, and the officer shall continue to receive basic pay based on the former grade and years of service until the date, whether occurring before or after graduation, on which the basic pay for the officer in the officer's actual grade and years of service credited for pay exceeds the amount of basic pay to which the officer is entitled based on the officer's former grade and years of service."

(2) TECHNICAL AMENDMENT.—Subsection (c) of such section is amended by striking "subsection (c)" and inserting "sub-

section (b)".

SEC. 525. REPEAL OF POST-2007-2008 ACADEMIC YEAR PROHIBITION ON PHASED INCREASE IN CADET STRENGTH LIMIT AT THE UNITED STATES MILITARY ACADEMY.

Section 4342(j)(1) of title 10, United States Code, is amended by striking the last sentence.

SEC. 526. NATIONAL DEFENSE UNIVERSITY MASTER'S DEGREE PRO-GRAMS.

- (a) Master of Arts Program Authorized.—Section 2163 of title 10, United States Code, is amended—
 - (1) in subsection (a), by inserting "or master of arts" after "master of science"; and
 - (2) in subsection (b), by adding at the end the following new paragraph:

- "(4) MASTER OF ARTS IN STRATEGIC SECURITY STUDIES.— The degree of master of arts in strategic security studies, to graduates of the University who fulfill the requirements of the program at the School for National Security Executive Education.".
- (b) CLERICAL AMENDMENTS.—
- (1) Section heading of such section is amended to read as follows:

"\$2163. National Defense University: master's degree programs".

(2) Table of contents.—The table of sections at the beginning of chapter 108 of such title is amended by striking the item relating to section 2163 and inserting the following new item:

"2163. National Defense University: master's degree programs.".

(c) APPLICABILITY TO 2006-2007 GRADUATES.—Paragraph (4) of section 2163(b) of title 10, United States Code, as added by subsection (a) of this section, applies with respect to any person who becomes a graduate of the National Defense University on or after September 6, 2006, and fulfills the requirements of the program referred to in such paragraph (4).

SEC. 527. AUTHORITY OF THE AIR UNIVERSITY TO CONFER DEGREE OF MASTER OF SCIENCE IN FLIGHT TEST ENGINEERING.

Section 9317(a) of title 10, United States Code, is amended—

(1) by redesignating paragraph (4) as paragraph (5); and (2) by inserting after paragraph (3) the following new para-

graph:

"(4) The degree of master of science in flight test engineering upon graduates of the Air Force Test Pilot School who fulfill the requirements for that degree in a manner consistent with the recommendations of the Department of Education and the principles of the regional accrediting body for the Air University.".

SEC. 528. ENHANCEMENT OF EDUCATION BENEFITS FOR CERTAIN MEMBERS OF RESERVE COMPONENTS.

(a) Accelerated Payment of Educational Assistance for Members of the Selected Reserve.—

(1) In General.—Chapter 1606 of title 10, United States Code, is amended by inserting after section 16131 the following new section:

"§ 16131a. Accelerated payment of educational assistance

"(a) The educational assistance allowance payable under section 16131 of this title with respect to an eligible person described in subsection (b) may, upon the election of such eligible person, be paid on an accelerated basis in accordance with this section.

"(b) An eligible person described in this subsection is a person

entitled to educational assistance under this chapter who is—

"(1) enrolled in an approved program of education not exceeding two years in duration and not leading to an associate, bachelors, masters, or other degree, subject to subsection (g); and

"(2) charged tuition and fees for the program of education that, when divided by the number of months (and fractions thereof) in the enrollment period, exceeds the amount equal to 200 percent of the monthly rate of educational assistance allowance otherwise payable with respect to the person under section 16131 of this title.

"(c)(1) The amount of the accelerated payment of educational assistance payable with respect to an eligible person making an election under subsection (a) for a program of education shall be the

lesser of—
"(A) the amount equal to 60 percent of the established

charges for the program of education; or "(B) the aggregate amount of educational assistance allowance to which the person remains entitled under this chapter at

the time of the payment.

"(2)(A) In this subsection, except as provided in subparagraph (B), the term 'established charges', in the case of a program of education, means the actual charges (as determined pursuant to regulations prescribed by the Secretary of Veterans Affairs) for tuition and fees which similarly circumstanced individuals who are not eligible for benefits under this chapter and who are enrolled in the program of education would be required to pay. Established charges shall be determined on the following basis:

"(i) In the case of an individual enrolled in a program of education offered on a term, quarter, or semester basis, the tuition and fees charged the individual for the term, quarter, or

semester.

"(ii) In the case of an individual enrolled in a program of education not offered on a term, quarter, or semester basis, the tuition and fees charged the individual for the entire program of education.

"(B) In this subsection, the term 'established charges' does not include any fees or payments attributable to the purchase of a vehi-

"(3) The educational institution providing the program of education for which an accelerated payment of educational assistance allowance is elected by an eligible person under subsection (a) shall certify to the Secretary of Veterans Affairs the amount of the estab-

lished charges for the program of education.

"(d) An accelerated payment of educational assistance allow-ance made with respect to an eligible person under this section for a program of education shall be made not later than the last day of the month immediately following the month in which the Secretary of Veterans Affairs receives a certification from the educational institution regarding-

"(1) the person's enrollment in and pursuit of the program

of education; and

"(2) the amount of the established charges for the program

(e)(1) Except as provided in paragraph (2), for each accelerated payment of educational assistance allowance made with respect to an eligible person under this section, the person's entitlement to educational assistance under this chapter shall be charged the number of months (and any fraction thereof) determined by dividing the amount of the accelerated payment by the full-time monthly rate of educational assistance allowance otherwise payable with respect to the person under section 16131 of this title as of the beginning date of the enrollment period for the program of education for which the

accelerated payment is made.

"(2) If the monthly rate of educational assistance allowance otherwise payable with respect to an eligible person under section 16131 of this title increases during the enrollment period of a program of education for which an accelerated payment of educational assistance allowance is made under this section, the charge to the person's entitlement to educational assistance under this chapter shall be determined by prorating the entitlement chargeable, in the manner provided for under paragraph (1), for the periods covered by the initial rate and increased rate, respectively, in accordance with regulations prescribed by the Secretary of Veterans Affairs.

"(f) The Secretary of Veterans Affairs shall prescribe regulations to carry out this section. The regulations shall include requirements, conditions, and methods for the request, issuance, delivery, certification of receipt and use, and recovery of overpayment of an accelerated payment of educational assistance allowance under this section. The regulations may include such elements of the regulations prescribed under section 3014A of title 38 as the Secretary of Veterans Affairs considers appropriate for purposes of this section.

"(g)" The aggregate amount of educational assistance payable under this section in any fiscal year for enrollments covered by sub-

section (b)(1) may not exceed \$4,000,000."

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 1606 of such title is amended by inserting after the item relating to section 16131 the following new item:

"16131a. Accelerated payment of educational assistance.".

(3) Effective date.—The amendments made by this subsection shall take effect on October 1, 2008, and shall only apply to initial enrollments in approved programs of education after such date.

(b) Accelerated Payment of Educational Assistance for Reserve Component Members Supporting Contingency Oper-

ATIONS AND OTHER OPERATIONS.

(1) In General.—Chapter 1607 of title 10, United States Code, is amended by inserting after section 16162 the following new section:

"§ 16162a. Accelerated payment of educational assistance

"(a) Payment on Accelerated Basis.—The educational assistance allowance payable under section 16162 of this title with respect to an eligible member described in subsection (b) may, upon the election of such eligible member, be paid on an accelerated basis in accordance with this section.

"(b) Eligible Members.—An eligible member described in this subsection is a member of a reserve component entitled to edu-

cational assistance under this chapter who is-

"(1) enrolled in an approved program of education not exceeding two years in duration and not leading to an associate, bachelors, masters, or other degree, subject to subsection (g); and

"(2) charged tuition and fees for the program of education that, when divided by the number of months (and fractions thereof) in the enrollment period, exceeds the amount equal to 200 percent of the monthly rate of educational assistance allowance otherwise payable with respect to the member under section 16162 of this title.

"(c) Amount of Accelerated Payment.—(1) The amount of the accelerated payment of educational assistance payable with respect to an eligible member making an election under subsection (a)

for a program of education shall be the lesser of—
"(A) the amount equal to 60 percent of the established

charges for the program of education; or
"(B) the aggregate amount of educational assistance allowance to which the member remains entitled under this chapter

at the time of the payment.

"(2)(A) In this subsection, except as provided in subparagraph (B), the term 'established charges', in the case of a program of education, means the actual charges (as determined pursuant to regulations prescribed by the Secretary of Veterans Affairs) for tuition and fees which similarly circumstanced individuals who are not eligible for benefits under this chapter and who are enrolled in the program of education would be required to pay. Established charges shall be determined on the following basis:

"(i) In the case of an individual enrolled in a program of education offered on a term, quarter, or semester basis, the tuition and fees charged the individual for the term, quarter, or

semester.

"(ii) In the case of an individual enrolled in a program of education not offered on a term, quarter, or semester basis, the tuition and fees charged the individual for the entire program of education.

"(B) In this subsection, the term 'established charges' does not include any fees or payments attributable to the purchase of a vehi-

"(3) The educational institution providing the program of education for which an accelerated payment of educational assistance allowance is elected by an eligible member under subsection (a) shall certify to the Secretary of Veterans Affairs the amount of the

established charges for the program of education.
"(d) TIME OF PAYMENT.—An accelerated payment of educational assistance allowance made with respect to an eligible member under this section for a program of education shall be made not later than the last day of the month immediately following the month in which the Secretary of Veterans Affairs receives a certification from the educational institution regarding-

"(1) the member's enrollment in and pursuit of the program

of education; and

"(2) the amount of the established charges for the program

(e) Charge Against Entitlement.—(1) Except as provided in paragraph (2), for each accelerated payment of educational assistance allowance made with respect to an eligible member under this section, the member's entitlement to educational assistance under this chapter shall be charged the number of months (and any fraction thereof) determined by dividing the amount of the accelerated payment by the full-time monthly rate of educational assistance allowance otherwise payable with respect to the member under section 16162 of this title as of the beginning date of the enrollment period for the program of education for which the accelerated payment is made.

"(2) If the monthly rate of educational assistance allowance otherwise payable with respect to an eligible member under section 16162 of this title increases during the enrollment period of a program of education for which an accelerated payment of educational assistance allowance is made under this section, the charge to the member's entitlement to educational assistance under this chapter shall be determined by prorating the entitlement chargeable, in the manner provided for under paragraph (1), for the periods covered by the initial rate and increased rate, respectively, in accordance with regulations prescribed by the Secretary of Veterans Affairs.

"(f) Regulations.—The Secretary of Veterans Affairs shall prescribe regulations to carry out this section. The regulations shall include requirements, conditions, and methods for the request, issuance, delivery, certification of receipt and use, and recovery of overpayment of an accelerated payment of educational assistance allowance under this section. The regulations may include such elements of the regulations prescribed under section 3014A of title 38 as the Secretary of Veterans Affairs considers appropriate for pur-

poses of this section.

"(g) LIMITATION.—The aggregate amount of educational assistance payable under this section in any fiscal year for enrollments

covered by subsection (b)(1) may not exceed \$3,000,000.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 1607 of such title is amended by inserting after the item relating to section 16162 the following new item: "16162a. Accelerated payment of educational assistance.".

- (3) Effective date.—The amendments made by this subsection shall take effect on October 1, 2008, and shall only apply to initial enrollments in approved programs of education after such date.
- (c) Enhancement of Educational Assistance for Reserve Component Members Supporting Contingency Operations and Other Operations.—
 - (1) Assistance for three years cumulative service.— Subsection (c)(4)(C) of section 16162 of title 10, United States Code, is amended by striking "for two continuous years or more." and inserting "for—

"(i) two continuous years or more; or

"(ii) an aggregate of three years or more.".

(2) CONTRIBUTIONS FOR INCREASED AMOUNT OF EDU-CATIONAL ASSISTANCE.—Such section is further amended by

adding at the end the following new subsection:

"(f) CONTRIBUTIONS FOR INCREASED AMOUNT OF EDUCATIONAL ASSISTANCE.—(1)(A) Any individual eligible for educational assistance under this section may contribute amounts for purposes of receiving an increased amount of educational assistance as provided for in paragraph (2).

"(B) An individual covered by subparagraph (A) may make the contributions authorized by that subparagraph at any time while a

member of a reserve component, but not more frequently than monthly.

"(Č) The total amount of the contributions made by an individual under subparagraph (A) may not exceed \$600. Such con-

tributions shall be made in multiples of \$20.

"(D) Contributions under this subsection shall be made to the Secretary concerned. Such Secretary shall deposit any amounts received as contributions under this subsection into the Treasury as

miscellaneous receipts.

"(2) Effective as of the first day of the enrollment period following the enrollment period in which an individual makes contributions under paragraph (1), the monthly amount of educational assistance allowance applicable to such individual under this section shall be the monthly rate otherwise provided for under subsection (c) increased by—

"(A) an amount equal to \$5 for each \$20 contributed by such individual under paragraph (1) for an approved program

of education pursued on a full-time basis; or

"(B) an appropriately reduced amount based on the amount so contributed as determined under regulations that the Secretary of Veterans Affairs shall prescribe, for an approved program of education pursued on less than a full-time basis.".

SEC. 529. EXTENSION OF PERIOD OF ENTITLEMENT TO EDUCATIONAL ASSISTANCE FOR CERTAIN MEMBERS OF THE SELECTED RESERVE AFFECTED BY FORCE SHAPING INITIATIVES.

Section 16133(b)(1)(B) of title 10, United States Code, is amended by inserting "or the period beginning on October 1, 2007, and ending on September 30, 2014," after "December 31, 2001,".

SEC. 530. TIME LIMIT FOR USE OF EDUCATIONAL ASSISTANCE BEN-EFIT FOR CERTAIN MEMBERS OF RESERVE COMPONENTS AND RESUMPTION OF BENEFIT.

(a) Modification of Time Limit for Use of Benefit.—

(1) Modification.—Section 16164(a) of title 10, United States Code, is amended by striking "this chapter while serving—" and all that follows and inserting "this chapter—

"(1) while the member is serving—

"(A) in the Selected Reserve of the Ready Reserve, in the case of a member called or ordered to active service while serving in the Selected Reserve; or

"(B) in the Ready Reserve, in the case of a member ordered to active duty while serving in the Ready Reserve

(other than the Selected Reserve); and

"(2) in the case of a person who separates from the Selected Reserve of the Ready Reserve after completion of a period of active service described in section 16163 of this title and completion of a service contract under other than dishonorable conditions, during the 10-year period beginning on the date on which the person separates from the Selected Reserve.".

(2) Conforming amendment.—Paragraph (2) of section

16165(a) of such title is amended to read as follows:

"(2) when the member separates from the Ready Reserve as provided in section 16164(a)(1) of this title, or upon completion of the period provided for in section 16164(a)(2) of this title, as applicable.".

- (b) Reclaiming Benefit for Members Reentering Service.—Section 16165(b) of such title is amended by striking "of not more than 90 days" after "who incurs a break in service in the Selected Reserve".
- (c) Effective Date.—The amendments made by this section shall take effect as of October 28, 2004, as if included in the enactment of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375), to which such amendments relate.

SEC. 531. SECRETARY OF DEFENSE EVALUATION OF THE ADEQUACY OF THE DEGREE-GRANTING AUTHORITIES OF CERTAIN MILITARY UNIVERSITIES AND EDUCATIONAL INSTITUTIONS

- (a) EVALUATION REQUIRED.—The Secretary of Defense shall carry out an evaluation of the degree-granting authorities provided by title 10, United States Code, to the academic institutions specified in subsection (b). The evaluation shall assess whether the current process, under which each degree conferred by each institution must have a statutory authorization, remains adequate, appropriate, and responsive enough to meet emerging military service education requirements.
- (b) Specified Institutions.—The academic institutions covered by subsection (a) are the following:

(1) The National Defense University.

(2) The Army War College and the United States Army Command and General Staff College.

(3) The United States Naval War College.

(4) The United States Naval Postgraduate School.

(5) Air University and the United States Air Force Institute of Technology.

(6) The Marine Corps University.

(c) REPORT.—Not later than April 1, 2008, the Secretary shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report on the evaluation. The report shall include the results of the evaluation and any recommendations for changes to policy or law that the Secretary considers appropriate.

SEC. 532. REPORT ON SUCCESS OF ARMY NATIONAL GUARD AND RE-SERVE SENIOR RESERVE OFFICERS' TRAINING CORPS FI-NANCIAL ASSISTANCE PROGRAM.

(a) REPORT REQUIRED.—Not later than 150 days after the date of the enactment of this Act, the Secretary of the Army shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the success of the financial assistance program of the Senior Reserve Officers' Training Corps under section 2107a of title 10, United States Code, in securing the appointment of second lieutenants in the Army Reserve and Army National Guard. The report shall include detailed information on the appointment of cadets under the financial assistance program who are enrolled in an educational institution described in subsection (b) and address the efforts of the Secretary to increase awareness of the availability and advantages of appointment in the Senior Reserve Officers' Training Corps at these institutions and to increase the number of cadets at these institutions.

(b) COVERED EDUCATIONAL INSTITUTIONS.—The educational institutions referred to in subsection (a) are the following:

(1) An historically Black college or university that is a part B institution, as defined in section 322(2) of the Higher Education Act of 1965 (20 U.S.C. 1061(2)).

(2) A minority institution, as defined in section 365(3) of that Act (20 U.S.C. 1067k(3)).

(3) An Hispanic-serving institution, as defined in section 502(a)(5) of that Act (20 U.S.C. 1101a(a)(5)).

SEC. 533. REPORT ON UTILIZATION OF TUITION ASSISTANCE BY MEMBERS OF THE ARMED FORCES.

(a) REPORTS REQUIRED.—Not later than April 1, 2008, the Secretary of each military department shall submit to the congressional defense committees a report on the utilization of tuition assistance by members of the Armed Forces, whether in the regular components of the Armed Forces or the reserve components of the Armed Forces, under the jurisdiction of such military department during fiscal year 2007.

(b) Elements.—The report with respect to a military depart-

ment under subsection (a) shall include the following:

(1) Information on the policies of such military department for fiscal year 2007 regarding utilization of, and limits on, tuition assistance by members of the Armed Forces under the jurisdiction of such military department, including an estimate of the number of members of the reserve components of the Armed Forces under the jurisdiction of such military department whose requests for tuition assistance during that fiscal year were unfunded.

(2) Information on the policies of such military department for fiscal year 2007 regarding funding of tuition assistance for each of the regular components of the Armed Forces and each of the reserve components of the Armed Forces under the juris-

diction of such military department.

SEC. 534. NAVY JUNIOR RESERVE OFFICERS' TRAINING CORPS UNIT FOR SOUTHOLD, MATTITUCK, AND GREENPORT HIGH SCHOOLS.

For purposes of meeting the requirements of section 2031(b) of title 10, United States Code, the Secretary of the Navy may and, to the extent the schools request, shall treat any two or more of the following schools (all in Southold, Suffolk County, New York) as a single institution:

- (1) Southold High School.
- (2) Mattituck High School.
- (3) Greenport High School.

SEC. 535. REPORT ON TRANSFER OF ADMINISTRATION OF CERTAIN EDUCATIONAL ASSISTANCE PROGRAMS FOR MEMBERS OF THE RESERVE COMPONENTS.

(a) Report Required.—Not later than September 1, 2008, the Secretary of Defense, in cooperation with the Secretary of Veterans Affairs, shall submit to the congressional defense committees and the Committees on Veterans Affairs of the Senate and House of Representatives a report on the feasibility and merits of transferring the administration of the educational assistance programs for members of the reserve components contained in chapters 1606 and 1607 of

title 10, United States Code, from the Department of Defense to the Department of Veterans Affairs.

(b) Elements of Report.—The report shall specifically ad-

dress the following:

- (1) A discussion of the history and purpose of the educational assistance benefits under chapters 1606 and 1607 of title 10, United States Code, and the data most recently available, as of the date of the enactment of this Act, relating to the cost of providing such benefits and the projected costs of providing such benefits over the ten-year period beginning on the such date.
- (2) The effect of a transfer of administrative jurisdiction on the delivery of educational assistance benefits to members of the reserve components.
- (3) The effect of a transfer of administrative jurisdiction on Department of Defense efforts relating to recruiting, retention, and compensation, including bonuses, special pays, and incentive pays.

(4) The extent to which educational assistance benefits influence the decision of a person to join a reserve component.

(5) The extent to which the educational assistance benefits available under chapter 1606 of title 10, United States Code, affect retention rates, including statistics showing how many members remain in the reserve components in order to continue to receive education benefits under such chapter.

(6) The extent to which the educational assistance benefits available under chapter 1607 of title 10, United States Code, affect retention rates, including statistics showing how many members remain in the reserve components in order to continue

to receive education benefits under such chapter.

(7) The practical and budgetary issues involved in a transfer of administrative jurisdiction, including a discussion of the cost of equating the educational assistance benefits for members of the active and reserve components.

(8) Any recommendations of the Secretary for legislation to enhance or improve the delivery of educational assistance bene-

fits for members of the reserve components.

(9) The feasibility and likely effects of transferring the administration of the educational assistance programs for members of the reserve components contained in chapters 1606 and 1607 of title 10, United States Code, from the Department of Defense to the Department of Veterans Affairs through the recodification of such chapters in title 38, United States Code, as proposed in section 525 of HR 1585 of the 110th Congress, as passed by the House of Representatives, together with any recommendations of the Secretary for improving that section.

(10) A discussion of the effects and impact of the amendments to chapter 1607 of title 10, United States Code, made by section 530 of this Act, relating to the extension of the time limit for the use of educational assistance benefits under that chap-

ter.

(c) Reviews of Report.—Before submission of the report to Congress, the Secretary of Defense shall secure the review of the report by the Defense Business Board, in cooperation with the Reserve Forces Policy Board. The Secretary of Veterans Affairs shall secure

the review of the report by the Veterans Affairs Advisory Committee on Education. The results of such reviews shall be included as an

appendix to the report.

(d) Comptroller General Review.—Not later than November 1, 2008, the Comptroller General shall submit to the congressional committees referred to in subsection (a) an assessment of the report, including a review of the costs inherent in the transfer of administrative jurisdiction and the recruiting and retention data and other assumptions used by the Secretary of Defense in preparing the report. As part of the assessment, the Comptroller General shall solicit responses from the Secretary of Defense and the Secretary of Veterans Affairs.

Subtitle D—Military Justice and Legal Assistance Matters

SEC. 541. AUTHORITY TO DESIGNATE CIVILIAN EMPLOYEES OF THE FEDERAL GOVERNMENT AND DEPENDENTS OF DECEASED MEMBERS AS ELIGIBLE FOR LEGAL ASSISTANCE FROM DEPARTMENT OF DEFENSE LEGAL STAFF RESOURCES.

Section 1044(a) of title 10, United States Code, is amended by

adding at the end the following new paragraphs:

"(6) Survivors of a deceased member or former member described in paragraphs (1), (2), (3), and (4) who were dependents of the member or former member at the time of the death of the member or former member, except that the eligibility of such survivors shall be determined pursuant to regulations prescribed by the Secretary concerned.

"(7) Civilian employees of the Federal Government serving in locations where legal assistance from non-military legal assistance providers is not reasonably available, except that the eligibility of civilian employees shall be determined pursuant to

regulations prescribed by the Secretary concerned.".

SEC. 542. AUTHORITY OF JUDGES OF THE UNITED STATES COURT OF APPEALS FOR THE ARMED FORCES TO ADMINISTER OATHS

Section 936 of title 10, United States Code (article 136 of the Uniform Code of Military Justice), is amended by adding at the end the following new subsection:

"(c) The judges of the United States Court of Appeals for the Armed Forces may administer the oaths authorized by subsections

(a) and (b).".

SEC. 543. MODIFICATION OF AUTHORITIES ON SENIOR MEMBERS OF THE JUDGE ADVOCATE GENERALS' CORPS.

(a) Department of the Army.—

(1) GRADE OF JUDGE ADVOCATE GENERAL.—Subsection (a) of section 3037 of title 10, United States Code, is amended by striking the third sentence and inserting the following new sentence: "The Judge Advocate General, while so serving, has the grade of lieutenant general.".

(2) Redesignation of assistant judge advocate general as deputy judge advocate general.—Such section is

further amended—

(A) in subsection (a), by striking "Assistant Judge Advocate General" each place it appears and inserting "Deputy Judge Advocate General"; and

(B) in subsection (d), by striking "Assistant Judge Advocate General" and inserting "Deputy Judge Advocate

General".

(3) Clerical amendments.—(A) The heading of such section is amended to read as follows:

"§ 3037. Judge Advocate General, Deputy Judge Advocate General, and general officers of Judge Advocate General's Corps: appointment; duties".

(B) The table of sections at the beginning of chapter 305 of such title is amended by striking the item relating to section 3037 and inserting the following new item:

"3037. Judge Advocate General, Deputy Judge Advocate General, and general officers of Judge Advocate General's Corps: appointment; duties.".

(b) Grade of Judge Advocate General of the Navy.—Section 5148(b) of such title is amended by striking the last sentence and inserting the following new sentence: "The Judge Advocate General, while so serving, has the grade of vice admiral or lieutenant general, as appropriate.".

(c) GRADE OF JUDGE ADVOCATE GENERAL OF THE AIR FORCE.— Section 8037(a) of such title is amended by striking the last sentence and inserting the following new sentence: "The Judge Advocate Gen-

eral, while so serving, has the grade of lieutenant general.".

(d) Increase in Number of Officers Serving in Grades Above Major General and Rear Admiral.—Section 525(b) of such title is amended in paragraphs (1) and (2)(A) by striking "15.7 percent" each place it appears and inserting "16.3 percent".

(e) Legal Counsel to Chairman of the Joint Chiefs of

STAFF.—

(1) IN GENERAL.—Chapter 5 of title 10, United States Code, is amended by adding at the end the following new section:

"\$ 156. Legal Counsel to the Chairman of the Joint Chiefs of Staff

"(a) In General.—There is a Legal Counsel to the Chairman

of the Joint Chiefs of Staff.

"(b) Selection for Appointment.—Under regulations prescribed by the Secretary of Defense, the officer selected for appointment to serve as Legal Counsel to the Chairman of the Joint Chiefs of Staff shall be recommended by a board of officers convened by the Secretary of Defense that, insofar as practicable, is subject to the procedures applicable to selection boards convened under chapter 36 of this title.

"(c) GRADE.—An officer appointed to serve as Legal Counsel to the Chairman of the Joint Chiefs of Staff shall, while so serving, hold the grade of brigadier general or rear admiral (lower half).

"(d) Duties.—The Legal Counsel of the Chairman of the Joint Chiefs of Staff shall perform such legal duties in support of the responsibilities of the Chairman of the Joint Chiefs of Staff as the Chairman may prescribe.".

(2) Clerical amendment.—The table of sections at the beginning of chapter 5 of such title is amended by adding at the end the following new item:

"156. Legal Counsel to the Chairman of the Joint Chiefs of Staff".

(f) Strategic Plan to Link General and Flag Officer Num-BERS, ASSIGNMENTS, AND DEVELOPMENT TO THE MISSIONS AND RE-QUIREMENTS OF THE DEPARTMENT OF DEFENSE.-

(1) STRATEGIC PLAN REQUIRED.—The Secretary of Defense shall develop a strategic plan linking the missions and requirements of the Department of Defense for general and flag officers to the statutory limits on the numbers of general and flag officers, and current assignment, promotion, and joint officer development policies for general and flag officers.

(2) Advice of Chairman of Joint Chiefs of Staff.—The Secretary shall develop the strategic plan required under paragraph (1) with the advice of the Chairman of the Joint Chiefs

of Staff.

(3) MATTERS TO BE INCLUDED.—The strategic plan required

under paragraph (1) shall include the following:

(A) A description of the process for identification of the present and emerging requirements for general and flag officers and recommendations for meeting these requirements.

(B) Identification of the numbers of general and flag officers by service, grade, and qualifications currently available compared with the numbers needed to meet existing statutory requirements in support of the overall missions of the Department of Defense.

(C) An assessment of the problems or issues (and proposed solutions for any such problems or issues) arising from existing numerical limitations on the number and grade distribution of active and reserve component general and flag officers under sections 525, 526, and 12004 of title

10, United States Code;

(D) A discussion of how wartime requirements for additional general or flag officers have been addressed in support of Operation Enduring Freedom and Operation Iraqi Freedom, including the usage of wartime or national emergency authorities.

(E) An assessment of any problems or issues (and proposed solutions for any such problems or issues) arising from existing statutory provisions regarding general and flag officer assignments and grade requirements and the need, if any, for revision of provisions in title 10, United States Code, specific to individual general and flag officer positions along with recommendations to mitigate the need for routine legislative intervention as positions change to support organizational demands.

(F) An assessment of the use currently being made of reserve component flag and general officers and discussion of barriers to the qualification, selection, and assignment of National Guard and Reserve officers for the broadest possible range of positions of importance and responsibility.

(4) Deadline for submission.—The Secretary shall submit the plan required under paragraph (1) to the Committees on Armed Services of the Senate and the House of Representatives not later than March 1, 2009.

SEC. 544. PROHIBITION AGAINST MEMBERS OF THE ARMED FORCES PARTICIPATING IN CRIMINAL STREET GANGS.

The Secretary of Defense shall prescribe regulations to prohibit the active participation by members of the Armed Forces in a criminal street gang.

Subtitle E—Military Leave

SEC. 551. TEMPORARY ENHANCEMENT OF CARRYOVER OF ACCUMULATED LEAVE FOR MEMBERS OF THE ARMED FORCES.

(a) TEMPORARY INCREASE IN ACCUMULATED LEAVE CARRYOVER AMOUNT.—Section 701 of title 10, United States Code, is amended—

(1) in subsection (b), by striking "subsection (f) and subsection (g)" and inserting "subsections (d), (f), and (g)"; and

(2) by inserting after subsection (c) the following new sub-

section:

"(d) Notwithstanding subsection (b), during the period beginning on October 1, 2008, through December 31, 2010, a member may accumulate up to 75 days of leave.".

(b) Conforming Amendments Related to High Deployment

Members.—Subsection (f) of such section is amended—

(1) in paragraph (1)(A), by striking "any accumulated leave in excess of 60 days at the end of the fiscal year" and inserting "at the end of the fiscal year any accumulated leave in excess of the number of days of leave authorized to be accumulated under subsection (b) or (d)";

(2) in paragraph (1)(C)—

(A) by striking "60 days" and inserting "the days of leave authorized to be accumulated under subsection (b) or (d) that are"; and

(B) by inserting "(or fourth fiscal year, if accumulated while subsection (d) is in effect)" after "third fiscal year";

(3) in paragraph (2), by striking "except for this paragraph—" and all that follows through the end of the paragraph and inserting "except for this paragraph, would lose at the end of that fiscal year any accumulated leave in excess of the number of days of leave authorized to be accumulated under subsection (b) or (d), shall be permitted to retain such leave until the end of the second fiscal year after the fiscal year in which such service on active duty is terminated."

(c) Conforming Amendment Related to Members in Missing Status.—Subsection (g) of such section is amended by striking "60-day limitation in subsection (b) and the 90-day limitation in subsection (f)" and inserting "limitations in subsections (b), (d), and

(f)".

(d) PAY.—Section 501(b) of title 37, United States Code, is

amended by adding at the end the following new paragraph:

"(6) An enlisted member of the armed forces who would lose accumulated leave in excess of 120 days of leave under section 701(f)(1) of title 10 may elect to be paid in cash or by a check on the Treasurer of the United States for any leave in excess so accumulated for up to 30 days of such leave. A member may make an election under this paragraph only once.".

SEC. 552. ENHANCEMENT OF REST AND RECUPERATION LEAVE.

Section 705(b)(2) of title 10, United States Code, is amended by inserting "for members whose qualifying tour of duty is 12 months or less, or for not more than 20 days for members whose qualifying tour of duty is longer than 12 months," after "for not more than 15 days".

Subtitle F—Decorations and Awards

SEC. 561. AUTHORIZATION AND REQUEST FOR AWARD OF MEDAL OF HONOR TO LESLIE H. SABO, JR., FOR ACTS OF VALOR DURING THE VIETNAM WAR.

- (a) Authorization.—Notwithstanding the time limitations specified in section 3744 of title 10, United States Code, or any other time limitation with respect to the awarding of certain medals to persons who served in the Armed Forces, the President is authorized and requested to award the Medal of Honor under section 3741 of such title to Leslie H. Sabo, Jr., for the acts of valor during the Vietnam War described in subsection (b).
- (b) ACTS OF VALOR DESCRIBED.—The acts of valor referred to in subsection (a) are the actions of Leslie H. Sabo, Jr., on May 10, 1970, as a member of the United States Army serving in the grade of Specialist Four in the Republic of Vietnam with Company B of the 3d Battalion, 506th Infantry Regiment, 101st Airborne Division.

SEC. 562. AUTHORIZATION AND REQUEST FOR AWARD OF MEDAL OF HONOR TO HENRY SVEHLA FOR ACTS OF VALOR DURING THE KOREAN WAR.

- (a) Authorization.—Notwithstanding the time limitations specified in section 3744 of title 10, United States Code, or any other time limitation with respect to the awarding of certain medals to persons who served in the Armed Forces, the President is authorized and requested to award the Medal of Honor under section 3741 of such title to Henry Svehla for the acts of valor described in subsection (b).
- (b) ACTS OF VALOR DESCRIBED.—The acts of valor referred to in subsection (a) are the actions of Henry Svehla on June 12, 1952, as a member of the United States Army serving in the grade of Private First Class in Korea with Company F of the 32d Infantry Regiment, 7th Infantry Division.

SEC. 563. AUTHORIZATION AND REQUEST FOR AWARD OF MEDAL OF HONOR TO WOODROW W. KEEBLE FOR ACTS OF VALOR DURING THE KOREAN WAR.

- (a) Waiver of Time Limitations.—Notwithstanding the time limitations specified in section 3744 of title 10, United States Code, or any other time limitation with respect to the awarding of certain medals to persons who served in the Armed Forces, the President is authorized and requested to award the Medal of Honor under section 3741 of such title to Woodrow W. Keeble for the acts of valor described in subsection (b).
- (b) ACTS OF VALOR DESCRIBED.—The acts of valor referred to in subsection (a) are the actions of Woodrow W. Keeble of the United

States Army as an acting platoon leader on October 20, 1950, during the Korean War.

SEC. 564. AUTHORIZATION AND REQUEST FOR AWARD OF MEDAL OF HONOR TO PRIVATE PHILIP G. SHADRACH FOR ACTS OF VALOR AS ONE OF ANDREWS' RAIDERS DURING THE CIVIL WAR.

- (a) Authorization.—Notwithstanding the time limitations specified in section 3744 of title 10, United States Code, or any other time limitation with respect to the awarding of certain medals to persons who served in the Armed Forces, the President is authorized and requested to award the Medal of Honor under section 3741 of such title posthumously to Private Philip G. Shadrach of Company K, 2nd Ohio Volunteer Infantry Regiment for the acts of valor described in subsection (b).
- (b) ACTS OF VALOR DESCRIBED.—The acts of valor referred to in subsection (a) are the actions of Philip G. Shadrach as one of Andrews' Raiders during the Civil War on April 12, 1862.

SEC. 565. AUTHORIZATION AND REQUEST FOR AWARD OF MEDAL OF HONOR TO PRIVATE GEORGE D. WILSON FOR ACTS OF VALOR AS ONE OF ANDREWS' RAIDERS DURING THE CIVIL WAR.

- (a) AUTHORIZATION.—The President is authorized and requested to award the Medal of Honor under section 3741 of title 10, United States Code, posthumously to Private George D. Wilson of Company B, 2nd Ohio Volunteer Infantry Regiment for the acts of valor described in subsection (b).
- (b) ACTS OF VALOR DESCRIBED.—The acts of valor referred to in subsection (a) are the actions of George D. Wilson as one of Andrews' Raiders during the Civil War on April 12, 1862.

Subtitle G—Impact Aid and Defense Dependents Education System

SEC. 571. CONTINUATION OF AUTHORITY TO ASSIST LOCAL EDU-CATIONAL AGENCIES THAT BENEFIT DEPENDENTS OF MEMBERS OF THE ARMED FORCES AND DEPARTMENT OF DEFENSE CIVILIAN EMPLOYEES.

- (a) Assistance to Schools With Significant Numbers of Military Dependent Students.—Of the amount authorized to be appropriated pursuant to section 301(5) for operation and maintenance for Defense-wide activities, \$30,000,000 shall be available only for the purpose of providing assistance to local educational agencies under subsection (a) of section 572 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3271; 20 U.S.C. 7703b).
- (b) Assistance to Schools With Enrollment Changes Due to Base Closures, Force Structure Changes, or Force Relocations.—Of the amount authorized to be appropriated pursuant to section 301(5) for operation and maintenance for Defense-wide activities, \$10,000,000 shall be available only for the purpose of providing assistance to local educational agencies under subsection (b) of such section 572.
- (c) LOCAL EDUCATIONAL AGENCY DEFINED.—In this section, the term "local educational agency" has the meaning given that term in

section 8013(9) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7713(9)).

SEC. 572. IMPACT AID FOR CHILDREN WITH SEVERE DISABILITIES.

Of the amount authorized to be appropriated pursuant to section 301(5) for operation and maintenance for Defense-wide activities, \$5,000,000 shall be available for payments under section 363 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106-398; 114 Stat. 1654A-77; 20 U.S.C. 7703a).

SEC. 573. INCLUSION OF DEPENDENTS OF NON-DEPARTMENT OF DE-FENSE EMPLOYEES EMPLOYED ON FEDERAL PROPERTY IN PLAN RELATING TO FORCE STRUCTURE CHANGES, RE-LOCATION OF MILITARY UNITS, OR BASE CLOSURES AND REALIGNMENTS.

Section 574(e)(3) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364; 120 Stat. 2227; 20 U.Ś.C. 7703b note) is amended-

(1) in subparagraph (A), by striking "and" at the end;

(2) in subparagraph (B), by striking the period at the end

and inserting "; and"; and

(3) by adding at the end the following new subparagraph: "(C) elementary and secondary school students who are dependents of personnel who are not members of the Armed Forces or civilian employees of the Department of Defense but who are employed on Federal property.".

SEC. 574. PAYMENT OF PRIVATE BOARDING SCHOOL TUITION FOR MILITARY DEPENDENTS IN OVERSEAS AREAS NOT SERVED BY DEFENSE DEPENDENTS' EDUCATION SYSTEM

Section 1407(b)(1) of the Defense Dependents' Education Act of 1978 (20 U.S.C. 926(b)(1)) is amended by inserting after the first sentence the following new sentence: "Schools to which tuition may be paid under this subsection may include private boarding schools in the United States.".

Subtitle H—Military Families

SEC. 581. DEPARTMENT OF DEFENSE MILITARY FAMILY READINESS COUNCIL AND POLICY AND PLANS FOR MILITARY FAMILY READINESS.

(a) In General.—Subchapter I of chapter 88 of title 10, United States Code, is amended by inserting after section 1781 the following new sections:

"§ 1781a. Department of Defense Military Family Readiness Council

"(a) In General.—There is in the Department of Defense the Department of Defense Military Family Readiness Council (in this section referred to as the 'Council').

"(b) MEMBERS.—(1) The Council shall consist of the following

"(A) The Under Secretary of Defense for Personnel and Readiness, who shall serve as chair of the Council.

"(B) One representative of each of the Army, Navy, Marine Corps, and Air Force, who shall be appointed by the Secretary

of Defense.

"(C) Three individuals appointed by the Secretary of Defense from among representatives of military family organizations, including military family organizations of families of members of the regular components and of families of members of the reserve components.

"(D) In addition to the representatives appointed under subparagraph (B), the senior enlisted advisors of the Army, Navy, Marine Corps, and Air Force, or the spouse of a senior enlisted member from each of the Army, Navy, Marine Corps, and Air

Force

"(2) The term on the Council of the members appointed under paragraph (1)(C) shall be three years.

"(c) Meetings.—The Council shall meet not less often than

twice each year.

"(d) $\overset{\circ}{D}$ UTIES.—The duties of the Council shall include the following:

"(1) To review and make recommendations to the Secretary of Defense regarding the policy and plans required under section 1781b of this title.

"(2) To monitor requirements for the support of military

family readiness by the Department of Defense.

"(3) To evaluate and assess the effectiveness of the military family readiness programs and activities of the Department of Defense.

"(e) ANNUAL REPORTS.—(1) Not later than February 1 each year, the Council shall submit to the Secretary of Defense and the congressional defense committees a report on military family readiness.

"(2) Each report under this subsection shall include the fol-

lowing:

"(A) An assessment of the adequacy and effectiveness of the military family readiness programs and activities of the Department of Defense during the preceding fiscal year in meeting the

needs and requirements of military families.

"(B) Recommendations on actions to be taken to improve the capability of the military family readiness programs and activities of the Department of Defense to meet the needs and requirements of military families, including actions relating to the allocation of funding and other resources to and among such programs and activities.

"§ 1781b. Department of Defense policy and plans for military family readiness

"(a) Policy and Plans Required.—The Secretary of Defense shall develop a policy and plans for the Department of Defense for the support of military family readiness.

"(b) Purposes.—The purposes of the policy and plans required

under subsection (a) are as follows:

"(1) To ensure that the military family readiness programs and activities of the Department of Defense are comprehensive, effective, and properly supported.

"(2) To ensure that support is continuously available to military families in peacetime and in war, as well as during pe-

riods of force structure change and relocation of military units. "(3) To ensure that the military family readiness programs and activities of the Department of Defense are available to all military families, including military families of members of the regular components and military families of members of the reserve components.

"(4) To make military family readiness an explicit element of applicable Department of Defense plans, programs, and budgeting activities, and that achievement of military family readiness is expressed through Department-wide goals that are

identifiable and measurable.

"(5) To ensure that the military family readiness programs and activities of the Department of Defense undergo continuous evaluation in order to ensure that resources are allocated and expended for such programs and activities to achieve Department-wide family readiness goals.

"(c) Elements of Policy.—The policy required under sub-

section (a) shall include the following elements:

"(1) A list of military family readiness programs and activities.

"(2) Department of Defense-wide goals for military family support, including joint programs, both for military families of members of the regular components and military families of members of the reserve components.

"(3) Policies on access to military family support programs and activities based on military family populations served and

geographical location.

"($ilde{4}$) Metrics to measure the performance and effectiveness of the military family readiness programs and activities of the De-

partment of Defense.

"(5) A summary, by fiscal year, of the allocation of funds (including appropriated funds and nonappropriated funds) for major categories of military family readiness programs and activities of the Department of Defense, set forth for each of the military departments and for the Office of the Secretary of Defense.

"(d) Annual Report.—Not later than March 1, 2008, and each year thereafter, the Secretary of Defense shall submit to the congressional defense committees a report on the plans required under subsection (a) for the five-fiscal-year period beginning with the fiscal year in which the report is submitted. Each report shall include the plans covered by the report and an assessment of the discharge by the Department of Defense of the previous plans submitted under this section.".

(b) Report on Military Family Readiness Policy.—Not later than February 1, 2009, the Secretary of Defense shall submit to the congressional defense committees a report setting forth the policy developed under section 1781b of title 10, United States Code, as added by subsection (a).

(c) Surveys of Military Families.—Section 1782 of title 10. United States Code, is amended by adding at the end the following

new subsection:

"(d) SURVEY REQUIRED FOR FISCAL YEAR 2010.—Notwithstanding subsection (a), during fiscal year 2010, the Secretary of Defense shall conduct a survey otherwise authorized under such subsection. Thereafter, additional surveys may be conducted not less often than once every three fiscal years."

(d) CLERICAL AMENDMENT.—The table of sections at the beginning of subchapter I of chapter 88 of such title is amended by inserting after the item relating to section 1781 the following new items:

"1781a. Department of Defense Military Family Readiness Council. "1781b. Department of Defense policy and plans for military family readiness.".

SEC. 582. YELLOW RIBBON REINTEGRATION PROGRAM.

(a) Establishment of Program.—The Secretary of Defense shall establish a national combat veteran reintegration program to provide National Guard and Reserve members and their families with sufficient information, services, referral, and proactive outreach opportunities throughout the entire deployment cycle. This program shall be known as the Yellow Ribbon Reintegration Program.

(b) Purpose of Program; Deployment Cycle.—The Yellow Ribbon Reintegration Program shall consist of informational events and activities for members of the reserve components of the Armed Forces, their families, and community members to facilitate access to services supporting their health and well-being through the four

phases of the deployment cycle:

(1) Pre-Deployment.

(2) Deployment.(3) Demobilization.

(4) Post-Deployment-Reconstitution.

(c) EXECUTIVE AGENT.—The Secretary shall designate the Under Secretary of Defense for Personnel and Readiness as the Department of Defense executive agent for the Yellow Ribbon Reintegration Program.

(d) Office for Reintegration Programs.—

(1) ESTABLISHMENT.—The Under Secretary of Defense for Personnel and Readiness shall establish the Office for Reintegration Programs within the Office of the Secretary of Defense. The office shall administer all reintegration programs in coordination with State National Guard organizations. The office shall be responsible for coordination with existing National Guard and Reserve family and support programs. The Directors of the Army National Guard and Air National Guard and the Chiefs of the Army Reserve, Marine Corps Reserve, Navy Reserve, and Air Force Reserve may appoint liaison officers to coordinate with the permanent office staff. The office may also enter into partnerships with other public entities, including the Department of Health and Human Services, Substance Abuse and the Mental Health Services Administration, for access to necessary substance abuse and mental health treatment services from local State-licensed service providers.

(2) CENTER FOR EXCELLENCE IN REINTEGRATION.—The Office for Reintegration Programs shall establish a Center for Excellence in Reintegration within the office. The Center shall collect and analyze "lessons learned" and suggestions from State National Guard and Reserve organizations with existing or developing reintegration programs. The Center shall also assist in

developing training aids and briefing materials and training representatives from State National Guard and Reserve organizations.

(e) Advisory Board.—

(1) Appointment.—The Secretary of Defense shall appoint an advisory board to analyze the Yellow Ribbon Reintegration Program and report on areas of success and areas for necessary improvements. The advisory board shall include the Director of the Army National Guard, the Director of the Air National Guard, Chiefs of the Army Reserve, Marine Corps Reserve, Navy Reserve, and Air Force Reserve, the Assistant Secretary of Defense for Reserve Affairs, an Adjutant General on a rotational basis as determined by the Chief of the National Guard Bureau, and any other Department of Defense, Federal Government agency, or outside organization as determined by the Secretary of Defense. The members of the advisory board may designate representatives in their stead.

(2) Schedule.—The advisory board shall meet on a sched-

ule determined by the Secretary of Defense.

(3) Initial reporting requirement.—The advisory board shall issue internal reports as necessary and shall submit an initial report to the Committees on Armed Services of the Senate and House of Representatives not later than 180 days after the end of the one-year period beginning on the date of the establishment of the Office for Reintegration Programs. The report shall contain—

(A) an evaluation of the implementation of the Yellow Ribbon Reintegration Program by State National Guard

and Reserve organizations;

(B) an assessment of any unmet resource requirements; and

(C) recommendations regarding closer coordination between the Office of Reintegration Programs and State Na-

tional Guard and Reserve organizations.

(4) Annual reports.—The advisory board shall submit annual reports to the Committees on Armed Services of the Senate and the House of Representatives following the initial report by the first week in March of subsequent years following the initial report.

(f) STATE DEPLOYMENT CYCLE SUPPORT TEAMS.—The Office for Reintegration Programs may employ personnel to administer the Yellow Ribbon Reintegration Program at the State level. The pri-

mary function of team members shall be-

(1) to implement the reintegration curriculum through the deployment cycle described in subsection (g);

(2) to obtain necessary service providers; and

(3) to educate service providers regarding the unique mili-

tary nature of the reintegration program.

(g) OPERATION OF PROGRAM THROUGH DEPLOYMENT CYCLE.—
(1) IN GENERAL.—The Office for Reintegration Programs shall analyze the demographics, placement of State Family Assistance Centers and their resources before a mobilization alert is issued to affected State National Guard and Reserve organizations. The Office of Reintegration Programs shall consult with affected State National Guard and Reserve organizations

following the issuance of a mobilization alert and implement the reintegration events in accordance with the Reintegration

Program phase model.

(2) PRE-DEPLOYMENT PHASE.—The Pre-Deployment Phase shall constitute the time from first notification of mobilization until deployment of the mobilized National Guard or Reserve unit. Events and activities shall focus on providing education and ensuring the readiness of members of the unit, their families, and affected communities for the rigors of a combat deployment.

- (3) Deployment Phase shall constitute the period from deployment of the mobilized National Guard or Reserve unit until the unit arrives at a demobilization station inside the continental United States. Events and services provided shall focus on the challenges and stress associated with separation and having a member in a combat zone. Information sessions shall utilize State National Guard and Reserve resources in coordination with the Employer Support of Guard and Reserve Office, Transition Assistance Advisors, and the State Family Programs Director.
 - (4) Demobilization phase.-

(A) In general.—The Demobilization Phase shall constitute the period from arrival of the National Guard or Reserve unit at the demobilization station until its departure for home station.

(B) Initial reintegration activity.—The purpose of this reintegration program is to educate members about the resources that are available to them and to connect members to service providers who can assist them in overcoming the challenges of reintegration.

(5) Post-deployment-reconstitution phase.—

(A) In General.—The Post-Deployment-Reconstitution Phase shall constitute the period from arrival at home station until 180 days following demobilization. Activities and services provided shall focus on reconnecting members with their families and communities and providing resources and information necessary for successful reintegration. Reintegration events shall begin with elements of the Initial Reintegration Activity program that were not completed during the Demobilization Phase.

(B) 30-day, 60-day, and 90-day reintegration activi-TIES.—The State National Guard and Reserve organizations shall hold reintegration activities at the 30-day, 60day, and 90-day interval following demobilization. These activities shall focus on reconnecting members and their families with the service providers from the Initial Reintegration Activity to ensure that members and their families understand what benefits they are entitled to and what resources are available to help them overcome the challenges of reintegration. The Reintegration Activities shall also provide a forum for members and their families to address negative behaviors related to combat stress and transition.

(C) Member Pay.—Members shall receive appropriate pay for days spent attending the Reintegration Activities at

the 30-day, 60-day, and 90-day intervals.

(h) Outreach Services.—As part of the Yellow Ribbon Reintegration Program, the Office for Reintegration Programs may develop programs of outreach to members of the Armed Forces and their family members to educate such members and their family members about the assistance and services available to them under the Yellow Ribbon Reintegration Program. Such assistance and services may include the following:

(1) Marriage counseling.(2) Services for children.

(3) Suicide prevention.

- (4) Substance abuse awareness and treatment.
- (5) Mental health awareness and treatment.

(6) Financial counseling.

(7) Anger management counseling.

(8) Domestic violence awareness and prevention.

(9) Employment assistance.

(10) Preparing and updating family care plans.

- (11) Development of strategies for living with a member of the Armed Forces with post traumatic stress disorder or traumatic brain injury.
- (12) Other services that may be appropriate to address the unique needs of members of the Armed Forces and their families who live in rural or remote areas with respect to family readiness and servicemember reintegration.

(13) Assisting members of the Armed Forces and their families find and receive assistance with military family readiness and servicemember reintegration, including referral services.

(14) Development of strategies and programs that recognize the need for long-term follow-up services for reintegrating members of the Armed Forces and their families for extended periods following deployments, including between deployments.

(15) Assisting members of the Armed Forces and their families in receiving services and assistance from the Department of

Veterans Affairs, including referral services.

SEC. 583. STUDY TO ENHANCE AND IMPROVE SUPPORT SERVICES AND PROGRAMS FOR FAMILIES OF MEMBERS OF REGULAR AND RESERVE COMPONENTS UNDERGOING DEPLOYMENT.

(a) STUDY REQUIRED.—The Secretary of Defense shall conduct a study to determine the most effective means to enhance and improve family support programs for families of deployed members of the regular and reserve components of the Armed Forces before, during, and after deployment. The study shall also take into account the potential to utilize non-governmental and local private sector entities and other Federal agencies having expertise in health and well-being of families, including family members who are children, infants, or toddlers.

(b) Elements.—The study shall include at a minimum the fol-

lowing:

(1) The assessment of the types of information on health care and mental health benefits and services and other community resources that should be made available to members of the regular and reserve components and their families, including—

(A) crisis services;

(B) marriage and family counseling; and

(C) financial counseling.

(2) An assessment of means to improve support to the parents and caretakers of military dependent children in order to mitigate any adverse effects of the deployment of members on

such children, including consideration of the following:

(A) The need to develop materials for parents and other caretakers of children to assist in responding to the effects of such deployment on children, including extended and multiple deployments and reunion (and the death or injury of members during such deployment), and the role that parents and caretakers can play in addressing or mitigating such effects.

(B) The potential best practices that are identified which build psychological and emotional resiliency in chil-

dren in coping with deployment.

(C) The potential to improve dissemination throughout the Armed Forces of the most effective practices for outreach, training, and building psychological and emotional resiliency in children.

(D) The effectiveness of training materials for education, mental health, health, and family support professionals who provide services to parents and caretakers of

military dependent children.

(E) The requirement to develop programs and activities to increase awareness throughout the military and civilian communities of the effects of deployment of a military spouse or guardians for such children and their families and to increase collaboration within such communities to address and mitigate such effects.

address and mitigate such effects.

(F) The development of training for early child care and education, mental health, health care, and family support professionals to enhance the awareness of such professionals of their role in assisting families in addressing and mitigating the adverse implications of such deployment.

(G) The conduct of research on best practices for building psychological and emotional resiliency in such children

in coping with the deployment of such members.

(3) An assessment of the effectiveness of family-to-family support programs—

(A) in providing peer support for families of deployed

members of the regular and reserve components;

(B) in identifying and preventing family problems in

such families;

(C) in reducing adverse outcomes for children of such families, including poor academic performance, behavioral problems, stress, and anxiety;

(D) in improving family readiness and post deployment

transition for such families; and

(E) in utilizing spouses of members of the Armed Forces as counselors for families of deployed members, in order to assist such families in coping before, during, and after the deployment, and the best practices for training

spouses of members of the Armed Forces to act as counselors for families of deployed members.

(4) An assessment of the effectiveness of transition assistance programs and policies for families of members during post-deployment transition from a combat zone back to civilian or military communities-

(A) in identifying signs and symptoms of mental health conditions for both service member and their families; and

(B) in receiving information and resources available

within the local communities to ease transition.

(5) An assessment of the impact of multiple overseas deployments of members on their families, particularly in the case of members serving in Operation Iraqi Freedom and Operation Enduring Freedom, including financial impacts and emotional impacts.

(6) An assessment of the most effective timing of providing information and support to the families of deployed members before, during, and after deployment, including at least six

months after the date of return of deployed members.

(7) An assessment of the need for additional long-term research on the effects of multiple wartime deployments on families, including children, and critical areas of focus that should be addressed by such research.

(c) REPORT ON RESULTS OF STUDY.—Not later than 180 days after the date of enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report containing

the results of the study conducted under subsection (a).

SEC. 584. PROTECTION OF CHILD CUSTODY ARRANGEMENTS FOR PAR-ENTS WHO ARE MEMBERS OF THE ARMED FORCES DE-PLOYED IN SUPPORT OF A CONTINGENCY OPERATION.

(a) Protection of Servicemembers Against Default Judg-MENTS.—Section 201(a) of the Servicemembers Civil Relief Act (50 U.S.C. App. 521(a)) is amended by inserting ", including any child custody proceeding," after "proceeding".

(b) STAY OF PROCEEDINGS WHEN SERVICEMEMBER HAS NO-

TICE.—Section 202(a) of the Servicemembers Civil Relief Act (50 U.S.C. App. 522(a)) is amended by inserting ", including any child

custody proceeding," after "civil action or proceeding".

SEC. 585. FAMILY LEAVE IN CONNECTION WITH INJURED MEMBERS OF THE ARMED FORCES.

(a) Servicemember Family Leave.—

(1) Definitions.—Section 101 of the Family and Medical Leave Act of 1993 (29 U.S.C. 2611) is amended by adding at

the end the following new paragraphs:

"(14) ACTIVE DUTY.—The term 'active duty' means duty under a call or order to active duty under a provision of law referred to in section 101(a)(13)(B) of title 10, United States Code.

"(15) Contingency operation.—The term 'contingency operation' has the same meaning given such term in section

101(a)(13) of title 10, United States Code.

"(16) Covered Servicemember.—The term servicemember' means a member of the Armed Forces, including a member of the National Guard or Reserves, who is undergoing medical treatment, recuperation, or therapy, is otherwise in outpatient status, or is otherwise on the temporary disability

retired list, for a serious injury or illness.

"(17) Outpatient status.—The term 'outpatient status', with respect to a covered servicemember, means the status of a member of the Armed Forces assigned to—

"(A) a military medical treatment facility as an out-

patient; or

"(B) a unit established for the purpose of providing command and control of members of the Armed Forces receiving medical care as outpatients.

"(18) NEXT OF KIN.—The term 'next of kin', used with respect to an individual, means the nearest blood relative of that

individual

"(19) SERIOUS INJURY OR ILLNESS.—The term 'serious injury or illness', in the case of a member of the Armed Forces, including a member of the National Guard or Reserves, means an injury or illness incurred by the member in line of duty on active duty in the Armed Forces that may render the member medically unfit to perform the duties of the member's office, grade, rank, or rating."

(2) Entitlement to leave.—Section 102(a) of such Act (29)

U.S.C. 2612(a)) is amended—

(A) in paragraph (1), by adding at the end the fol-

lowing new subparagraph:

"(E) Because of any qualifying exigency (as the Secretary shall, by regulation, determine) arising out of the fact that the spouse, or a son, daughter, or parent of the employee is on active duty (or has been notified of an impending call or order to active duty) in the Armed Forces in support of a contingency operation."; and

(B) by adding at the end the following new para-

graphs:
"(3) Servicemember family leave.—Subject to section
103, an eligible employee who is the spouse, son, daughter, parent, or next of kin of a covered servicemember shall be entitled
to a total of 26 workweeks of leave during a 12-month period
to care for the servicemember. The leave described in this paragraph shall only be available during a single 12-month period.

"(4) COMBINED LEAVE TOTAL.—During the single 12-month period described in paragraph (3), an eligible employee shall be entitled to a combined total of 26 workweeks of leave under paragraphs (1) and (3). Nothing in this paragraph shall be construed to limit the availability of leave under paragraph (1)

during any other 12-month period."

(3) REQUIREMENTS RELATING TO LEAVE.—

(A) Schedule.—Section 102(b) of such Act (29 U.S.C. 2612(b)) is amended—

(i) in paragraph (1), in the second sentence—

(1) by striking "section 103(b)(5)" and inserting "subsection (b)(5) or (f) (as appropriate) of section 103"; and

(II) by inserting "or under subsection (a)(3)"

after "subsection (a)(1)";

(ii) in paragraph (1), by inserting after the second sentence the following new sentence: "Subject to subsection (e)(3) and section 103(f), leave under subsection (a)(1)(E) may be taken intermittently or on a reduced leave schedule."; and

(iii) in paragraph (2), by inserting "or under sub-

section (a)(3)" after "subsection (a)(1)".

(B) Substitution of paid leave.—Section 102(d) of such Act (29 U.S.C. 2612(d)) is amended—

(i) in paragraph (1)-

(I) by inserting "(or 26 workweeks in the case of leave provided under subsection (a)(3))" after "12 workweeks" the first place it appears; and

(II) by inserting "(or 26 workweeks, as appropriate)" after "12 workweeks" the second place it

appears;

(ii) in paragraph (2)(A), by striking "or (C)" and

inserting "(C), or (E)"; and

(iii) in paragraph (2)(B), by adding at the end the following: "An eligible employee may elect, or an employer may require the employee, to substitute any of the accrued paid vacation leave, personal leave, family leave, or medical or sick leave of the employee for leave provided under subsection (a)(3) for any part of the 26-week period of such leave under such subsection, except that nothing in this title requires an employer to provide paid sick leave or paid medical leave in any situation in which the employer would not normally provide any such paid leave."

(C) NOTICE.—Section 102(e) of such Act (29 U.S.C.

2612(e)) is amended—

(i) in paragraph (2), by inserting "or under subsection (a)(3)" after "subsection (a)(1)"; and

(ii) by adding at the end the following new para-

graph:

- "(3) Notice for leave due to active duty of family member.—In any case in which the necessity for leave under subsection (a)(1)(E) is foreseeable, whether because the spouse, or a son, daughter, or parent, of the employee is on active duty, or because of notification of an impending call or order to active duty in support of a contingency operation, the employee shall provide such notice to the employer as is reasonable and practicable."
 - (D) Spouses employed by same employer.—Section 102(f) of such Act (29 U.S.C. 2612(f)) is amended—

(i) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B), and aligning the margins of the subparagraphs with the margins of section 102(e)(2)(A);

(ii) by striking "In any" and inserting the following:

"(1) IN GENERAL.—In any"; and

(iii) by adding at the end the following:

"(2) SERVICEMEMBER FAMILY LEAVE.—

"(A) IN GENERAL.—The aggregate number of workweeks of leave to which both that husband and wife may be entitled under subsection (a) may be limited to 26 workweeks

during the single 12-month period described in subsection (a)(3) if the leave is-

"(i) leave under subsection (a)(3); or

"(ii) a combination of leave under subsection (a)(3)

and leave described in paragraph (1).

"(B) BOTH LIMITATIONS APPLICABLE.—If the leave taken by the husband and wife includes leave described in paragraph (1), the limitation in paragraph (1) shall apply to the leave described in paragraph (1).".

(E) CERTIFICATION REQUIREMENTS.—Section 103 of

such Act (29 U.S.C. 2613) is amended—

(i) in subsection (a)-

- (I) by striking "section 102(a)(1)" and inserting "paragraph (1) or paragraph (3) of section 102(a)" and
- (II) by inserting "or of the next of kin of an individual in the case of leave taken under such paragraph (3)," after "parent of the employee,";

(ii) by adding at the end the following:

"(f) CERTIFICATION RELATED TO ACTIVE DUTY OR CALL TO AC-TIVE DUTY.—An employer may require that a request for leave under section 102(a)(1)(E) be supported by a certification issued at such time and in such manner as the Secretary may by regulation prescribe. If the Secretary issues a regulation requiring such certification, the employee shall provide, in a timely manner, a copy of such certification to the employer."

(F) Failure to return.—Section 104(c) of such Act

(29 U.S.C. 2614(c)) is amended—

(i) in paragraph (2)(B)(i), by inserting "or under section 102(a)(3)" before the semicolon; and

(ii) in paragraph (3)(A)-

(I) in clause (i), by striking "or" at the end;

(II) in clause (ii), by striking the period and inserting "; or"; and
(III) by adding at the end the following:

"(iii) a certification issued by the health care provider of the servicemember being cared for by the employee, in the case of an employee unable to return to work because of a condition specified in section 102(a)(3).".

(G) Enforcement.—Section 107 of such Act (29 U.S.C. 2617) is amended, in subsection (a)(1)(A)(i)(II), by inserting "(or 26 weeks, in a case involving leave under section 102(a)(3))" after "12 weeks".

(H) Instructional employees.—Section 108 of such Act (29 U.S.C. 2618) is amended, in subsections (c)(1), (d)(2), and (d)(3), by inserting "or under section 102(a)(3)" after "section 102(a)(1)".

(b) Servicemember Family Leave for Civil Service Employ-EES.

(1) Definitions.—Section 6381 of title 5, United States Code, is amended—

(A) in paragraph (5), by striking "and" at the end;

(B) in paragraph (6), by striking the period and inserting a semicolon; and

(C) by adding at the end the following:

"(7) the term 'active duty' means duty under a call or order to active duty under a provision of law referred to in section

101(a)(13)(B) of title 10;

'(8) the term 'covered servicemember' means a member of the Armed Forces, including a member of the National Guard or Reserves, who is undergoing medical treatment, recuperation, or therapy, is otherwise in an outpatient status, or is otherwise on the temporary disability retired list, for a serious injury or illness.

"(9) the term 'outpatient status', with respect to a covered servicemember, means the status of a member of the Armed

Forces assigned to-

"(A) a military medical treatment facility as an out-

patient; or

" (\acute{B}) a unit established for the purpose of providing command and control of members of the Armed Forces receiving medical care as outpatients;

"(10) the term 'next of kin', used with respect to an individual, means the nearest blood relative of that individual; and

"(11) the term 'serious injury or illness', in the case of a member of the Armed Forces, means an injury or illness incurred by the member in line of duty on active duty in the Armed Forces that may render the member medically unfit to perform the duties of the member's office, grade, rank, or rat-

(2) Entitlement to leave.—Section 6382(a) of such title

is amended by adding at the end the following:

"(3) Subject to section 6383, an employee who is the spouse, son, daughter, parent, or next of kin of a covered servicemember shall be entitled to a total of 26 administrative workweeks of leave during a 12-month period to care for the servicemember. The leave described in this paragraph shall only be available during a single 12-month period.

"(4) During the single 12-month period described in paragraph (3), an employee shall be entitled to a combined total of 26 administrative workweeks of leave under paragraphs (1) and (3). Nothing in this paragraph shall be construed to limit the availability of leave under paragraph (1) during any other 12-month period.".

(3) REQUIREMENTS RELATING TO LEAVE.

(A) Schedule.—Section 6382(b) of such title is amend-

(i) in paragraph (1), in the second sentence—

(1) by striking "section 6383(b)(5)" and inserting "subsection (b)(5) or (f) (as appropriate) of section 6383"; and

(II) by inserting "or under subsection (a)(3)" after "subsection (a)(1)"; and
(ii) in paragraph (2), by inserting "or under sub-

section (a)(3)" after "subsection (a)(1)".

(B) SUBSTITUTION OF PAID LEAVE.—Section 6382(d) of such title is amended by adding at the end the following: "An employee may elect to substitute for leave under subsection (a)(3) any of the employee's accrued or accumulated annual or sick leave under subchapter I for any part of the 26-week period of leave under such subsection.".

(C) Notice.—Section 6382(e) of such title is amended by inserting "or under subsection (a)(3)" after "subsection

(a)(1)".

(D) CERTIFICATION.—Section 6383 of such title is

amended by adding at the end the following:

"(f) An employing agency may require that a request for leave under section 6382(a)(3) be supported by a certification issued at such time and in such manner as the Office of Personnel Management may by regulation prescribe."

SEC. 586. FAMILY CARE PLANS AND DEFERMENT OF DEPLOYMENT OF SINGLE PARENT OR DUAL MILITARY COUPLES WITH MINOR DEPENDENTS.

The Secretary of Defense shall establish appropriate procedures to ensure that an adequate family care plan is in place for a member of the Armed Forces with minor dependents who is a single parent or whose spouse is also a member of the Armed Forces when the member may be deployed in an area for which imminent danger pay is authorized under section 310 of title 37, United States Code. Such procedures should allow the member to request a deferment of deployment due to unforeseen circumstances, and the request for such a deferment should be considered and responded to promptly.

SEC. 587. EDUCATION AND TREATMENT SERVICES FOR MILITARY DE-PENDENT CHILDREN WITH AUTISM.

- (a) Assessment of Availability of Services.—The Secretary of Defense shall conduct a comprehensive assessment of the availability of Federal, State, and local education and treatment services on and in the vicinity of a covered military installation for children of members of the Armed Forces who are diagnosed with autism. This assessment shall include the following:
 - (1) The local availability of adequate educational services for children with autism.
 - (2) The local availability of adequate medical services for children with autism.
 - (3) The local availability of supplemental services for children with autism.

(4) The ease of access of children with autism to adequate educational services, such as the length of time on waiting lists.

(b) Review of Best Practices.—In preparing the assessment under subsection (a), the Secretary of Defense shall conduct a review of best practices in the United States in the provision of covered educational services and treatment services for children with autism, including an assessment of Federal and State education and treatment services for children with autism in each State, with an emphasis on locations where eligible members and eligible dependents reside. The Secretary of Defense shall conduct the review in coordination with the Secretary of Education.

(c) Personnel Management Requirements.—

(1) LIMITED STATIONING OPTIONS.—The Secretary of the military department concerned shall ensure that, whenever practicable, eligible members are only assigned to military installations that are identified in the report required by subsection (g)(1).

(2) STABILIZATION POLICY.—The Secretary of the military department concerned shall ensure that, whenever practicable, the families of eligible members residing at a military installation that is identified in such report are permitted to remain at that installation for a period of not less than four years.

(d) Case Managers and Services.—

(1) Case Managers.—The Secretary of the military department concerned shall ensure that eligible members are assigned case managers for both medical services and covered educational services for eligible dependents, which shall be required under the Exceptional Family Member Program pursuant to the policy established by the Secretary.

(2) INDIVIDUALIZED SERVICES PLAN.—The Secretary of the military department concerned shall provide for the voluntary development for eligible dependents of individualized autism services plans for use by case managers, caregivers, and families to ensure continuity of services throughout the active mili-

tary service of eligible members.

(3) AUTISM SUPPORT CENTERS.—Secretary of the military department concerned may establish local centers on military installations for the purpose of providing and coordinating autism services for eligible dependents.

(4) PARTNERSHIPS AND CONTRACTS.—The Secretary of the military department concerned is encouraged to enter into partnerships or contracts with other appropriate public and private entities to carry out the responsibilities of this section.

(e) DEMONSTRATION PROJECTS.—

(1) Projects authorized.—The Secretary of Defense may conduct one or more demonstration projects to evaluate improved approaches to the provision of covered educational services and treatment services to eligible dependents for the purpose of evaluating strategies for integrated treatment and case manager services, including early intervention and diagnosis, medical care, parent involvement, special education services, intensive behavioral intervention, and language, communications, and other interventions considered appropriate by the Secretary.

(2) CASE MANAGERS AND SERVICES PLAN.—Each demonstration project shall include the assignment of case managers under paragraph (1) of subsection (d) and utilize the services plans prepared for eligible dependents under paragraph (2) of

such subsection.

- (3) Supervisory Level providers.—The Secretary of Defense may utilize for purposes of the demonstration projects personnel who are professionals with a level (as determined by the Secretary) of post-secondary education that is appropriate for the provision of safe and effective services for autism and who are from an accredited educational facility in the mental health, human development, social work, or education field to act as supervisory level providers of behavioral intervention services for autism. In so acting, such personnel may be authorized—
 - (A) to develop and monitor intensive behavior intervention plans for eligible dependents who are participating in the demonstration projects; and

(B) to provide appropriate training in the provision of approved services to participating eligible dependents.

(4) Services under corporate services provider model.—In carrying out the demonstration projects, the Secretary of Defense may utilize a corporate services provider model. Employees of a provider under such a model shall include personnel who implement special educational and behavioral intervention plans for eligible dependents that are developed, reviewed, and maintained by supervisory level providers approved by the Secretary. In authorizing such a model, the Secretary shall establish—

(A) minimum education, training, and experience criteria required to be met by employees who provide services

to eligible dependents;

(B) requirements for supervisory personnel and supervision, including requirements for supervisor credentials and for the frequency and intensity of supervision; and

(C) such other requirements as the Secretary considers appropriate to ensure safety and the protection of the eligible dependents who receive services from such employees

under the demonstration projects.

(5) Period.—If the Secretary of Defense determines to conduct demonstration projects under this subsection, the Secretary shall commence such demonstration projects not later than 180 days after the date of the enactment of this Act. The demonstration projects shall be conducted for not less than two years.

(6) EVALUATION.—The Secretary of Defense shall conduct an evaluation of each demonstration project conducted under

this section. The evaluation shall include the following:

(A) An assessment of the extent to which the activities under the demonstration project contributed to positive outcomes for eligible dependents.

(B) An assessment of the extent to which the activities under the demonstration project led to improvements in services and continuity of care for eligible dependents.

(C) An assessment of the extent to which the activities under the demonstration project improved military family

readiness and enhanced military retention.

(f) Relationship to Other Benefits.—Nothing is this section precludes the eligibility of members of the Armed Forces and their dependents for extended benefits under section 1079 of title 10, United States Code.

(g) REPORTS.—

(1) REPORT IDENTIFYING COVERED MILITARY INSTALLATIONS.—As a result of the assessment required by subsection (a), the Secretary of Defense shall submit to the congressional defense committees, not later than December 31, 2008, a report identifying those covered military installations that have covered educational services and facilities available (on the installation or in the vicinity of the installation) for eligible dependents that provide special education and related services consistent with the Individuals with Disabilities Education Act (20 U.S.C. 1400 et seq.).

(2) REPORTS ON DEMONSTRATION PROJECTS.—Not later than 30 months after the commencement of any demonstration

project under subsection (e), the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the demonstration project. The report shall include a description of the project, the results of the evaluation under subsection (e)(6) with respect to the project, and a description of plans for the further provision of

services for eligible dependents under the project.

(h) COVERED EDUCATIONAL SERVICES PLAN.—After completing the assessment required by subsection (a) and the report required by subsection (g)(1), the Secretary of Defense shall develop a plan that would ensure that all eligible dependents are able to obtain covered educational services. In the event that eligible members are assigned to military installations that are not identified in the report required by subsection (g)(1), the plan should ensure that such eligible dependents are still able to obtain covered educational services, including by the use of authority granted to the Secretary under section 2164 of title 10, United States Code. The plan shall also include any legislative actions that the Secretary recommends to implement the plan and describe what funding or funding mechanisms may be needed to ensure eligible dependents obtain covered educational services. The Secretary shall submit the plan to the congressional defense committees not later than July 1, 2009.

(i) DEFINITIONS.—In this section:

(1) The term "autism" refers to the Autism Spectrum Disorders, which are developmental disabilities that cause substantial impairments in the areas of social interaction, emotional regulation, communication, and the integration of higher-order cognitive processes and are often characterized by the presence of unusual behaviors and interests. The term includes autistic disorder, pervasive developmental disorder (not otherwise speci-fied), and Asperger's syndrome.

(2) The term "child" has the meaning given that term in

section 1072 of title 10, United States Code.

(3) The term "covered military installation" means a military installation at which at least 1,000 members of the Armed Forces are assigned who are eligible for an assignment accompanied by dependents.

(4) The term "eligible member" means a member of the

Armed Forces who-

(A) has a dependent child who is diagnosed with autism; and

(B) is enrolled in an Exceptional Family Member Program of the Department of Defense.

(5) The term "eligible dependent" means a child of an eligi-

ble member who is diagnosed with autism.

(6) The term "local educational agency" has the meaning given that term in section 8013(9) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7713(9)), except that the term includes publicly financed schools in communities, Department of Defense domestic dependent elementary and secondary schools, and schools of the defense dependents' education system.

(7) The term "covered educational services" includes behavioral intervention services for autism, such as Applied Behav-

ioral Analysis.

SEC. 588. COMMENDATION OF EFFORTS OF PROJECT COMPASSION IN PAYING TRIBUTE TO MEMBERS OF THE ARMED FORCES WHO HAVE FALLEN IN THE SERVICE OF THE UNITED

(a) Commendation.—Congress, on the behalf of the people of the United States, commends Kaziah M. Hancock and the four other volunteer professional portrait artists of the nonprofit organization known as Project Compassion, as well as the entire Project Compassion organization, for their ongoing efforts to provide, without charge, to the family of each member of the Armed Forces who has died on active duty since September 11, 2001, a museum-quality original oil portrait of the member.

(b) Sense of Congress.—It is the sense of Congress that the people of the United States owe the deepest gratitude to Kaziah M.

Hancock and the members of Project Compassion.

Subtitle I—Other Matters

SEC. 590. UNIFORM PERFORMANCE POLICIES FOR MILITARY BANDS AND OTHER MUSICAL UNITS.

(a) In General.

(1) Consolidation of Separate Authorities.—Chapter 49 of title 10, United States Code, is amended by inserting after section 973 the following new section:

"§ 974. Uniform performance policies for military bands and other musical units

"(a) Restrictions on Competition and Remuneration.— Bands, ensembles, choruses, or similar musical units of the armed forces, including individual members of such a unit performing in an official capacity, may not-

"(1) engage in the performance of music in competition with

local civilian musicians; or

"(2) receive remuneration for official performances.

"(b) Members Performing in Personal Capacity.—A member of a band, ensemble, chorus, or similar musical unit of the armed forces may engage in the performance of music in the member's personal capacity, as an individual or part of a group, for remuneration or otherwise, if the member-

"(1) does not wear a military uniform for the performance; "(2) does not identify himself or herself as a member of the

armed forces in connection with the performance; and

"(3) complies with all other applicable regulations and

standards of conduct.

"(c) RECORDINGS.—(1) When authorized pursuant to regulations prescribed by the Secretary of Defense for purposes of this section, bands, ensembles, choruses, or similar musical units of the armed forces may produce recordings for distribution to the public, at a cost not to exceed production and distribution expenses.

"(2) Amounts received in payment for recordings distributed to the public under this subsection shall be credited to the appropriation or account providing the funds for the production of such recordings. Any amounts so credited shall be merged with amounts in the appropriation or account to which credited, and shall be available for the same purposes, and subject to the same conditions and

limitations, as amounts in such appropriation or account.

"(d) Performance of Music in Competition With Local Ci-VILIAN MUSICIANS DEFINED.—(1) In this section, the term 'performance of music in competition with local civilian musicians' includes performances-

"(A) that are more than incidental to events that are not supported solely by appropriated funds and are not free to the

"(B) of background, dinner, dance, or other social music at events, regardless of location, that are not supported solely by appropriated funds.

 $\widehat{f(2)}$ The term does not include performances—

"(A) at official Federal Government events that are supported solely by appropriated funds;

"(B) at concerts, parades, and other events that are patri-otic events or celebrations of national holidays and are free to

the public; or

"(C) that are incidental, such as short performances of military or patriotic music to open or close events, to events that are not supported solely by appropriated funds, in compliance with applicable rules and regulations."

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the item

relating to section 973 the following new item:

"974. Uniform performance policies for military bands and other musical units.".

(b) Repeal of Separate Service Authorities.—

(1) Repeal.—Sections 3634, 6223, and 8634 of such title

 $are\ repealed.$

(2) Table of sections at the beginning of chapter 349 of such title is amended by striking the item relating to section 3634.

(B) The table of sections at the beginning of chapter 565 of such title is amended by striking the item relating to section

(C) The table of sections at the beginning of chapter 849 of such title is amended by striking the item relating to section 8634.

SEC. 591. TRANSPORTATION OF REMAINS OF DECEASED MEMBERS OF THE ARMED FORCES AND CERTAIN OTHER PERSONS.

Section 1482(a)(8) of title 10, United States Code, is amended by adding at the end the following new sentence: "When transportation of the remains includes transportation by aircraft under section 562 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364; 10 U.S.C. 1482 note), the Secretary concerned shall provide, to the maximum extent practicable, for delivery of the remains by air to the commercial, general aviation, or military airport nearest to the place selected by the designee.".

SEC. 592. EXPANSION OF NUMBER OF ACADEMIES SUPPORTABLE IN ANY STATE UNDER STARBASE PROGRAM.

Section 2193b(c)(3) of title 10, United States Code, is amended(1) in subparagraph (A), by striking "more than two academies" and inserting "more than four academies"; and

(2) in subparagraph (B), by striking "in excess of two" both places it appears and inserting "in excess of four".

SEC. 593. GIFT ACCEPTANCE AUTHORITY.

(a) PERMANENT AUTHORITY TO ACCEPT GIFTS ON BEHALF OF THE WOUNDED.—Section 2601(b) of title 10, United States Code, is

amended by striking paragraph (4).

(b) LIMITATION ON SOLICITATION OF GIFTS.—The Secretary of Defense shall prescribe regulations implementing sections 2601 and 2608 of title 10, United States Code, that prohibit the solicitation of any gift under such sections by any employee of the Department of Defense if the nature or circumstances of such solicitation would compromise the integrity or the appearance of integrity of any program of the Department of Defense or of any individual involved in such program.

SEC. 594. CONDUCT BY MEMBERS OF THE ARMED FORCES AND VET-ERANS OUT OF UNIFORM DURING HOISTING, LOWERING, OR PASSING OF UNITED STATES FLAG.

Section 9 of title 4, United States Code, is amended by striking "all persons present" and all that follows through the end of the section and inserting the following: "all persons present in uniform should render the military salute. Members of the Armed Forces and veterans who are present but not in uniform may render the military salute. All other persons present should face the flag and stand at attention with their right hand over the heart, or if applicable, remove their headdress with their right hand and hold it at the left shoulder, the hand being over the heart. Citizens of other countries present should stand at attention. All such conduct toward the flag in a moving column should be rendered at the moment the flag passes."

SEC. 595. ANNUAL REPORT ON CASES REVIEWED BY NATIONAL COM-MITTEE FOR EMPLOYER SUPPORT OF THE GUARD AND RESERVE.

Section 4332 of title 38, United States Code, is amended—

(1) by redesignating paragraphs (2), (3), (4), (5), and (6) as paragraphs (3), (4), (5), (6), and (7) respectively;

(2) by inserting after paragraph (1) the following new para-

graph (2):

"(2) The number of cases reviewed by the Secretary of Defense under the National Committee for Employer Support of the Guard and Reserve of the Department of Defense during the fiscal year for which the report is made."; and

(3) in paragraph (5), as so redesignated, by striking "(2), or

(3)" and inserting "(2), (3), or (4)".

SEC. 596. MODIFICATION OF CERTIFICATE OF RELEASE OR DISCHARGE FROM ACTIVE DUTY (DD FORM 214).

The Secretary of Defense, in consultation with the Secretary of Veterans Affairs, shall modify the Certificate of Release or Discharge from Active Duty (DD Form 214) in order to permit a member of the Armed Forces, upon discharge or release from active duty in the Armed Forces, to elect that the DD-214 issued with regard to the member be forwarded to the following:

(1) The Central Office of the Department of Veterans Affairs

in the District of Columbia.

(2) The appropriate office of the Department of Veterans Affairs for the State or other locality in which the member will first reside after such discharge or release.

SEC. 597. REPORTS ON ADMINISTRATIVE SEPARATIONS OF MEMBERS OF THE ARMED FORCES FOR PERSONALITY DISORDER.

(a) Secretary of Defense Report on Administrative Sepa-

RATIONS BASED ON PERSONALITY DISORDER.—

(1) REPORT REQUIRED.—Not later than April 1, 2008, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on all cases of administrative separation from the Armed Forces of covered members of the Armed Forces on the basis of a personality disorder.

(2) Elements.—The report required by paragraph (1) shall

include the following:

(A) A statement of the total number of cases, by Armed Force, in which covered members of the Armed Forces have been separated from the Armed Forces on the basis of a personality disorder, and an identification of the various forms of personality disorder forming the basis for such separations.

(B) A statement of the total number of cases, by Armed Force, in which covered members of the Armed Forces who have served in Iraq and Afghanistan since October 2001 have been separated from the Armed Forces on the basis of a personality disorder, and the identification of the various forms of personality disorder forming the basis for such

separations.

(C) A summary of the policies, by Armed Force, controlling administrative separations of members of the Armed Forces based on personality disorder, and an evaluation of the adequacy of such policies for ensuring that covered members of the Armed Forces who may be eligible for disability evaluation due to mental health conditions are not separated from the Armed Forces on the basis of a personality order.

(D) A discussion of measures being implemented to ensure that members of the Armed Forces who should be evaluated for disability separation or retirement due to mental health conditions are not processed for separation from the Armed Forces on the basis of a personality disorder, and recommendations regarding how members of the Armed Forces who may have been so separated from the Armed Forces should be provided with expedited review by the applicable board for the correction of military records.

(b) Comptroller General Report on Policies on Adminis-

TRATIVE SEPARATION BASED ON PERSONALITY DISORDER.—

(1) REPORT REQUIRED.—Not later than June 1, 2008, the Comptroller General shall submit to Congress a report evaluating the policies and procedures of the Department of Defense and of the military departments relating to the separation of members of the Armed Forces based on a personality disorder.

(2) Elements.—The report required by paragraph (1) shall-

(A) include an audit of a sampling of cases to determine the validity and clinical efficacy of the policies and procedures referred to in paragraph (1) and the extent, if any, of the divergence between the terms of such policies and procedures and the implementation of such policies and procedures; and

(B) include a determination by the Comptroller General of whether, and to what extent, the policies and procedures

referred to in paragraph (1)-

(i) deviate from standard clinical diagnostic prac-

tices and current clinical standards; and

(ii) provide adequate safeguards aimed at ensuring that members of the Armed Forces who suffer from mental health conditions (including depression, posttraumatic stress disorder, or traumatic brain injury) resulting from service in a combat zone are not separated from the Armed Forces on the basis of a personality disorder.

(3) Alternative submission method.—In lieu of submitting a separate report under this subsection, the Comptroller may include the evaluation, audit and determination required by this subsection as part of the study of mental health services required by section 723 of the Ronald W. Reagan National Defense Authorization Act of 2005 (Public Law 108–375; 118 Stat. 1989).

(c) Covered Member of the Armed Forces Defined.—In this section, the term "covered member of the Armed Forces" in-

cludes the following:

(1) Any member of a regular component of the Armed Forces who has served in Iraq or Afghanistan since October 2001.

(2) Any member of the Selected Reserve of the Ready Reserve of the Armed Forces who served on active duty in Iraq or Afghanistan since October 2001.

SEC. 598. PROGRAM TO COMMEMORATE 50TH ANNIVERSARY OF THE VIETNAM WAR.

(a) Commemorative Program Authorized.—The Secretary of Defense may conduct a program to commemorate the 50th anniversary of the Vietnam War. In conducting the commemorative program, the Secretary shall coordinate, support, and facilitate other programs and activities of the Federal Government, State and local governments, and other persons and organizations in commemoration of the Vietnam War.

(b) Schedule.—The Secretary of Defense shall determine the schedule of major events and priority of efforts for the commemorative program in order to ensure achievement of the objectives speci-

fied in subsection (c).

(c) Commemorative Activities and Objectives.—The commemorative program may include activities and ceremonies to

achieve the following objectives:

(1) To thank and honor veterans of the Vietnam War, including personnel who were held as prisoners of war or listed as missing in action, for their service and sacrifice on behalf of the United States and to thank and honor the families of these

(2) To highlight the service of the Armed Forces during the Vietnam War and the contributions of Federal agencies and governmental and non-governmental organizations that served with, or in support of, the Armed Forces.

(3) To pay tribute to the contributions made on the home front by the people of the United States during the Vietnam

(4) To highlight the advances in technology, science, and medicine related to military research conducted during the Vietnam War.

(5) To recognize the contributions and sacrifices made by

the allies of the United States during the Vietnam War.

(d) Names and Symbols.—The Secretary of Defense shall have the sole and exclusive right to use the name "The United States of America Vietnam War Commemoration", and such seal, emblems, and badges incorporating such name as the Secretary may lawfully adopt. Nothing in this section may be construed to supersede rights that are established or vested before the date of the enactment of this Act.

(e) Commemorative Fund.—

(1) Establishment and administration.—If the Secretary establishes the commemorative program under subsection (a), the Secretary the Treasury shall establish in the Treasury of the United States an account to be known as the "Department of Defense Vietnam War Commemoration Fund" (in this section referred to as the "Fund"). The Fund shall be administered by the Secretary of Defense.

(2) USE OF FUND.—The Secretary shall use the assets of the Fund only for the purpose of conducting the commemorative program and shall prescribe such regulations regarding the use

of the Fund as the Secretary considers to be necessary.

(3) Deposites.—There shall be deposited into the Fund—

(A) amounts appropriated to the Fund;

(B) proceeds derived from the Secretary's use of the exclusive rights described in subsection (d);

(C) donations made in support of the commemorative

program by private and corporate donors; and

(D) funds transferred to the Fund by the Secretary from funds appropriated for fiscal year 2008 and subsequent years for the Department of Defense.

(4) AVAILABILITY.—Subject to subsection (g)(2), amounts deposited under paragraph (3) shall constitute the assets of the

Fund and remain available until expended.
(5) BUDGET REQUEST.—The Secretary of Defense may establish a separate budget line for the commemorative program. In the budget justification materials submitted by the Secretary in support of the budget of the President for any fiscal year for which the Secretary establishes the separate budget line, the Secretary shall-

(A) identify and explain any amounts expended for the commemorative program in the fiscal year preceding the

budget request;

(B) identify and explain the amounts being requested to support the commemorative program for the fiscal year of the budget request; and

(C) present a summary of the fiscal status of the Fund.

(f) ACCEPTANCE OF VOLUNTARY SERVICES.-

(1) AUTHORITY TO ACCEPT SERVICES.—Notwithstanding section 1342 of title 31, United States Code, the Secretary of Defense may accept from any person voluntary services to be provided in furtherance of the commemorative program. The Secretary of Defense shall prohibit the solicitation of any voluntary services if the nature or circumstances of such solicitation would compromise the integrity or the appearance of integrity of any program of the Department of Defense or of any individual involved in the program.

(2) Reimbursement of incidental expenses.—The Secretary may provide for reimbursement of incidental expenses incurred by a person providing voluntary services under this subsection. The Secretary shall determine which expenses are eligi-

ble for reimbursement under this paragraph.

(g) FINAL REPORT.—

(1) REPORT REQUIRED.—Not later than 60 days after the end of the commemorative program, if established by the Secretary of Defense under subsection (a), the Secretary shall submit to Congress a report containing an accounting of—

(A) all of the funds deposited into and expended from

the Fund:

(B) any other funds expended under this section; and (C) any unobligated funds remaining in the Fund.

Treatment of unobligated funds.—Unobligated amounts remaining in the Fund as of the end of the commemorative period specified in subsection (b) shall be held in the Fund until transferred by law.

(h) Limitation on Expenditures.—Total expenditures from the Fund, using amounts appropriated to the Department of Defense, may not exceed \$5,000,000 for fiscal year 2008 or for any sub-

sequent fiscal year to carry out the commemorative program.

(i) Funding.—Of the amount authorized to be appropriated pursuant to section 301(5) for Defense-wide activities, \$1,000,000 shall be available for deposit in the Fund for fiscal year 2008 if the Fund is established under subsection (e).

SEC. 599. RECOGNITION OF MEMBERS OF THE MONUMENTS, FINE ARTS, AND ARCHIVES PROGRAM OF THE CIVIL AFFAIRS AND MILITARY GOVERNMENT SECTIONS OF THE ARMED FORCES DURING AND FOLLOWING WORLD WAR II.

Congress hereby-

(1) recognizes the men and women who served in the Monuments, Fine Arts, and Archives program (MFAA) under the Civil Affairs and Military Government Sections of the United States Armed Forces for their heroic role in the preservation, protection, and restitution of monuments, works of art, and other artifacts of inestimable cultural importance in Europe and Asia during and following World War II;

(2) recognizes that without their dedication and service, many more of the world's artistic and historic treasures would have been destroyed or lost forever a midst the chaos and destruction of World War II;

(3) acknowledges that the detailed catalogues, documentation, inventories, and photographs developed and compiled by MFAA personnel during and following World War II, have made, and continue to make, possible the restitution of stolen works of art to their rightful owners; and

(4) commends and extols the members of the MFAA for establishing a precedent for action to protect cultural property in the event of armed conflict, and by their action setting a standard not just for one country, but for people of all nations to ac-

knowledge and uphold.

TITLE VI—COMPENSATION AND OTHER PERSONNEL BENEFITS

Subtitle A-Pay and Allowances

Sec. 601. Fiscal year 2008 increase in military basic pay.

Sec. 602. Basic allowance for housing for reserve component members without dependents who attend accession training while maintaining a primary residence.

Sec. 603. Extension and enhancement of authority for temporary lodging expenses for members of the Armed Forces in areas subject to major disaster declaration or for installations experiencing sudden increase in personnel

Sec. 604. Income replacement payments for reserve component members experiencing extended and frequent mobilization for active duty service.

Sec. 605. Midmonth payment of basic pay for contributions of members of the uniformed services participating in Thrift Savings Plan.

Subtitle B—Bonuses and Special and Incentive Pays

- Sec. 611. Extension of certain bonus and special pay authorities for Reserve forces.
- Sec. 612. Extension of certain bonus and special pay authorities for health care professionals.
- Sec. 613. Extension of special pay and bonus authorities for nuclear officers.
- Sec. 614. Extension of authorities relating to payment of other bonuses and special pays.
- Sec. 615. Increase in incentive special pay and multiyear retention bonus for medical officers.
- Sec. 616. Increase in dental officer additional special pay.
- Sec. 617. Increase in maximum monthly rate of hardship duty pay and authority to
- provide hardship duty pay in a lump sum.

 Sec. 618. Definition of sea duty for career sea pay to include service as off-cycle crewmembers of multi-crew ships.
- Sec. 619. Reenlistment bonus for members of the Selected Reserve.
 Sec. 620. Availability of Selected Reserve accession bonus for persons who previously served in the Armed Forces for a short period.
- Sec. 621. Availability of nuclear officer continuation pay for officers with more than 26 years of commissioned service.
- Sec. 622. Waiver of years-of-service limitation on receipt of critical skills retention bonus.
- Sec. 623. Accession bonus for participants in the Armed Forces Health Professions Scholarship and Financial Assistance Program.
- Sec. 624. Payment of assignment incentive pay for Reserve members serving in combat zone for more than 22 months.

Subtitle C—Travel and Transportation Allowances

- Sec. 631. Payment of inactive duty training travel costs for certain Selected Reserve
- Sec. 632. Survivors of deceased members eligible for transportation to attend burial ceremonies.
- Sec. 633. Allowance for participation of Reserves in electronic screening.

- Sec. 634. Allowance for civilian clothing for members of the Armed Forces traveling in connection with medical evacuation.
- Sec. 635. Payment of moving expenses for Junior Reserve Officers' Training Corps instructors in hard-to-fill positions.

Subtitle D—Retired Pay and Survivor Benefits

- Sec. 641. Expansion of combat-related special compensation eligibility.
- Sec. 642. Inclusion of veterans with service-connected disabilities rated as total by reason of unemployability under termination of phase-in of concurrent receipt of retired pay and veterans' disability compensation.
- Sec. 643. Recoupment of annuity amounts previously paid, but subject to offset for dependency and indemnity compensation.
- Sec. 644. Special survivor indemnity allowance for persons affected by required Survivor Benefit Plan annuity offset for dependency and indemnity compensation.
- Sec. 645. Modification of authority of members of the Armed Forces to designate recipients for payment of death gratuity.
- Sec. 646. Clarification of application of retired pay multiplier percentage to members of the uniformed services with over 30 years of service.
- Sec. 647. Commencement of receipt of non-regular service retired pay by members of the Ready Reserve on active Federal status or active duty for significant periods.
- Sec. 648. Computation of years of service for purposes of retired pay for non-regular service.

Subtitle E—Commissary and Nonappropriated Fund Instrumentality Benefits

- Sec. 651. Authority to continue commissary and exchange benefits for certain involuntarily separated members of the Armed Forces.
- Sec. 652. Authorization of installment deductions from pay of employees of nonappropriated fund instrumentalities to collect indebtedness to the United States.

Subtitle F—Consolidation of Special Pay, Incentive Pay, and Bonus Authorities

- Sec. 661. Consolidation of special pay, incentive pay, and bonus authorities of the uniformed services.
- Sec. 662. Transitional provisions.

Subtitle G—Other Matters

- Sec. 671. Referral bonus authorities.
- Sec. 672. Expansion of education loan repayment program for members of the Selected Reserve.
- Sec. 673. Ensuring entry into United States after time abroad for permanent resident alien military spouses and children.
- Sec. 674. Overseas naturalization for military spouses and children.
- Sec. 675. Modification of amount of back pay for members of Navy and Marine Corps selected for promotion while interned as prisoners of war during World War II to take into account changes in Consumer Price Index.

Subtitle A—Pay and Allowances

SEC. 601. FISCAL YEAR 2008 INCREASE IN MILITARY BASIC PAY.

- (a) Waiver of Section 1009 Adjustment.—The adjustment to become effective during fiscal year 2008 required by section 1009 of title 37, United States Code, in the rates of monthly basic pay authorized members of the uniformed services shall not be made.
- (b) Increase in Basic Pay.—Effective on January 1, 2008, the rates of monthly basic pay for members of the uniformed services are increased by 3.5 percent.

- SEC. 602. BASIC ALLOWANCE FOR HOUSING FOR RESERVE COMPONENT MEMBERS WITHOUT DEPENDENTS WHO ATTEND ACCESSION TRAINING WHILE MAINTAINING A PRIMARY RESIDENCE.
- (a) AVAILABILITY OF ALLOWANCE.—Section 403(g)(1) of title 37, United States Code, is amended—

(1) by inserting "to attend accession training," after "active duty" the first place it appears; and

(2) by inserting a comma after "contingency operation" the

first place it appears.

(b) EFFECTIVE DATE.—The amendments made by subsection (a) shall apply with respect to months beginning on or after the date of the enactment of this Act.

- SEC. 603. EXTENSION AND ENHANCEMENT OF AUTHORITY FOR TEM-PORARY LODGING EXPENSES FOR MEMBERS OF THE ARMED FORCES IN AREAS SUBJECT TO MAJOR DISASTER DECLARATION OR FOR INSTALLATIONS EXPERIENCING SUDDEN INCREASE IN PERSONNEL LEVELS.
- (a) Maximum Period of Receipt of Expenses.—Section 404a(c)(3) of title 37, United States Code, is amended by striking "20 days" and inserting "60 days".
- (b) Extension of Authority for Increase in Certain BAH.—Section 403(b)(7)(E) of such title is amended by striking "December 31, 2008" and inserting "December 31, 2009".

SEC. 604. INCOME REPLACEMENT PAYMENTS FOR RESERVE COMPONENT MEMBERS EXPERIENCING EXTENDED AND FREQUENT MOBILIZATION FOR ACTIVE DUTY SERVICE.

- (a) Clarification Regarding When Payments Required.—Subsection (a) of section 910 of title 37, United States Code, is amended by inserting before the period at the end of the first sentence the following: ", when the total monthly military compensation of the member is less than the average monthly civilian income of the member".
- (b) ELIGIBILITY.—Subsection (b) of such section is amended to read as follows:
- "(b) ELIGIBILITY.—(1) A member of a reserve component is entitled to a payment under this section for any full month of active duty of the member, when the total monthly military compensation of the member is less than the average monthly civilian income of the member, while the member is on active duty under an involuntary mobilization order, following the date on which the member—

"(A) completes 547 continuous days of service on active duty

under an involuntary mobilization order;

"(B) completes 730 cumulative days on active duty under an involuntary mobilization order during the previous 1,826 days; or

"(C) is involuntarily mobilized for service on active duty for a period of 180 days or more within 180 days after the date of the member's separation from a previous period of active duty for a period of 180 days or more.

"(2) The entitlement of a member of a reserve component to a payment under this section also shall commence or, if previously commenced under paragraph (1), shall continue if the member—

"(A) satisfies the required number of days on active duty specified in subparagraph (A) or (B) of paragraph (1) or was involuntarily mobilized as provided in subparagraph (C) of such

paragraph; and

"(B) is retained on active duty under subparagraph (A) or (B) of section 12301(h)(1) of title 10 because of an injury or illness incurred or aggravated while the member was assigned to duty in an area for which special pay under section 310 of this title is available."

(c) Termination of Authority.—Subsection (g) of such section

is amended to read as follows:

"(g) TERMINATION.—No payment shall be made to a member under this section for months beginning after December 31, 2008, unless the entitlement of the member to payments under this section commenced on or before that date."

SEC. 605. MIDMONTH PAYMENT OF BASIC PAY FOR CONTRIBUTIONS OF MEMBERS OF THE UNIFORMED SERVICES PARTICIPATING IN THRIFT SAVINGS PLAN.

(a) SEMI-MONTHLY DEPOSIT OF MEMBER'S CONTRIBUTIONS.— Section 1014 of title 37, United States Code, is amended by adding

at the end the following new subsection:

"(c) With respect to a member of the uniformed services who has elected to participate in the Thrift Savings Plan under section 211 of this title, subsection (a) does not preclude the payment of an amount equal to one-half of the monthly deposit to the Thrift Savings Fund otherwise to be made by the member in participating in the Plan, which amount may be deposited in the Thrift Savings Fund at midmonth."

(b) Semi-Monthly Repayment of Borrowed Amounts.—Section 211 of such title is amended by adding at the end the following

new subsection:

"(e) REPAYMENT OF AMOUNTS BORROWED FROM MEMBER AC-COUNT.—If a loan is issued to a member under section 8433(g) of title 5 from funds in the member's account in the Thrift Savings Plan, repayment of the loan may be required on the same semimonthly basis as authorized for contributions to the Thrift Savings Fund on behalf of the member under section 1014(c) of this title.".

Subtitle B—Bonuses and Special and Incentive Pays

SEC. 611. EXTENSION OF CERTAIN BONUS AND SPECIAL PAY AUTHORITIES FOR RESERVE FORCES.

- (a) SELECTED RESERVE REENLISTMENT BONUS.—Section 308b(g) of title 37, United States Code, is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (b) SELECTED RESERVE AFFILIATION OR ENLISTMENT BONUS.—Section 308c(i) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (c) Special Pay for Enlisted Members Assigned to Certain High Priority Units.—Section 308d(c) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (d) READY RESERVE ENLISTMENT BONUS FOR PERSONS WITH-OUT PRIOR SERVICE.—Section 308g(f)(2) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".

- (e) Ready Reserve Enlistment and Reenlistment Bonus For Persons With Prior Service.—Section 308h(e) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (f) Selected Reserve Enlistment Bonus for Persons With Prior Service.—Section 308i(f) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".

SEC. 612. EXTENSION OF CERTAIN BONUS AND SPECIAL PAY AUTHORITIES FOR HEALTH CARE PROFESSIONALS.

- (a) Nurse Officer Candidate Accession Program.—Section 2130a(a)(1) of title 10, United States Code, is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (b) Repayment of Education Loans for Certain Health Professionals Who Serve in the Selected Reserve.—Section 16302(d) of such title is amended by striking "January 1, 2008" and inserting "January 1, 2009".
- (c) Accession Bonus for Registered Nurses.—Section 302d(a)(1) of title 37, United States Code, is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (d) Incentive Special Pay for Nurse Anesthetists.—Section 302e(a)(1) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (e) Special Pay for Selected Reserve Health Professionals in Critically Short Wartime Specialties.—Section 302g(e) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (f) Accession Bonus for Dental Officers.—Section 302h(a)(1) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (g) Accession Bonus for Pharmacy Officers.—Section 302j(a) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (h) Accession Bonus for Medical Officers in Critically Short Wartime Specialties.—Section 302k(f) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (i) Accession Bonus for Dental Specialist Officers in Critically Short Wartime Specialities.—Section 302l(g) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".

SEC. 613. EXTENSION OF SPECIAL PAY AND BONUS AUTHORITIES FOR NUCLEAR OFFICERS.

- (a) Special Pay for Nuclear-Qualified Officers Extending Period of Active Service.—Section 312(f) of title 37, United States Code, is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (b) Nuclear Career Accession Bonus.—Section 312b(c) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (c) Nuclear Career Annual Incentive Bonus.—Section 312c(d) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".

SEC. 614. EXTENSION OF AUTHORITIES RELATING TO PAYMENT OF OTHER BONUSES AND SPECIAL PAYS.

- (a) AVIATION OFFICER RETENTION BONUS.—Section 301b(a) of title 37, United States Code, is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (b) REENLISTMENT BONUS FOR ACTIVE MEMBERS.—Section 308(g) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- inserting "December 31, 2008".

 (c) ENLISTMENT BONUS.—Section 309(e) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (d) RETENTION BONUS FOR MEMBERS WITH CRITICAL MILITARY SKILLS OR ASSIGNED TO HIGH PRIORITY UNITS.—Section 323(i) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (e) Accession Bonus for New Officers in Critical Skills.—Section 324(g) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (f) Incentive Bonus for Conversion to Military Occupa-TIONAL Specialty to Ease Personnel Shortage.—Section 326(g) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (g) Accession Bonus for Officer Candidates.—Section 330(f) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".
- (h) Prohibition on Charges for Meals Received at Military Treatment Facilities by Members Receiving Continuous Care.—Section 402(h)(3) of such title is amended by striking "December 31, 2007" and inserting "December 31, 2008".

SEC. 615. INCREASE IN INCENTIVE SPECIAL PAY AND MULTIYEAR RETENTION BONUS FOR MEDICAL OFFICERS.

- (a) Incentive Special Pay.—Section 302(b)(1) of title 37, United States Code, is amended by striking "\$50,000" and inserting "\$75,000".
- (b) Multiyear Retention Bonus.—Section 301d(a)(2) of title 37, United States Code, is amended by striking "\$50,000" and inserting "\$75,000".
- serting "\$75,000".

 (c) Effective Date.—The amendments made by this section shall apply with respect to agreements entered into under section 301d(a) or 302b(c) of title 37, United States Code, on or after the date of the enactment of this Act.

SEC. 616. INCREASE IN DENTAL OFFICER ADDITIONAL SPECIAL PAY.

- (a) Increase.—Section 302b(a)(4) of title 37, United States Code, is amended—
 - (1) in the matter preceding subparagraph (A), by striking "at the following rates" and inserting "at a rate determined by the Secretary concerned, which rate may not exceed the following";
 - (2) in subparagraph (A), by striking "\$4,000" and inserting "\$10,000"; and
 - (3) in subparagraph (B), by striking "\$6,000" and inserting "\$12.000".
- (b) EFFECTIVE DATE.—The amendments made by this section shall apply with respect to agreements entered into under section

302b(b) of title 37, United States Code, on or after the date of the enactment of this Act.

SEC. 617. INCREASE IN MAXIMUM MONTHLY RATE OF HARDSHIP DUTY PAY AND AUTHORITY TO PROVIDE HARDSHIP DUTY PAY IN A LUMP SUM.

Section 305 of title 37, United States Code, is amended to read as follows:

"§ 305. Special pay: hardship duty pay

"(a) Special Pay Authorized.—A member of a uniformed service who is entitled to basic pay may be paid special pay under this section while the member is performing duty that is designated by the Secretary of Defense as hardship duty.

"(b) Payment on Monthly or Lump Sum Basis.—Special pay payable under this section may be paid on a monthly basis or in

a ľump sum.

"(c) MAXIMUM RATE OR AMOUNT.—(1) The monthly rate of special pay payable to a member under this section may not exceed \$1,500.

"(2) The amount of the lump sum payment of special pay payable to a member under this section may not exceed the product of—

"(A) the maximum monthly rate in effect under paragraph (1) at the time the member qualifies for payment of special pay under this section; and

"(B) the number of months during which the member will

be performing the designated hardship duty.

"(d) RELATIONSHIP TO OTHER PAY AND ALLOWANCES.—Special pay paid to a member under this section is in addition to any other pay and allowances to which the member is entitled.

"(e) REPAYMENT.—A member who is paid special pay in a lump sum under this section, but who fails to perform the designated hardship duty during the months included in the calculation of the amount of the lump sum under subsection (c)(2), shall be subject to the repayment provisions of section 303a(e) of this title.

"(f) REGULATIONS.—The Secretary of Defense shall prescribe regulations for the payment of hardship duty pay under this section, including the specific monthly rates at which the special pay will

be available.".

SEC. 618. DEFINITION OF SEA DUTY FOR CAREER SEA PAY TO INCLUDE SERVICE AS OFF-CYCLE CREWMEMBERS OF MULTI-CREW SHIPS.

Section 305a(e)(1)(A) of title 37, United States Code, is amended—

(1) by striking "or" at the end of clause (ii); and

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

"(iv) while serving as an off-cycle crewmember of a multi-crewed ship; or".

SEC. 619. REENLISTMENT BONUS FOR MEMBERS OF THE SELECTED RESERVE.

(a) MINIMUM TERM OF REENLISTMENT OR ENLISTMENT EXTENSION.—Subsection (a)(2) of 308b of title 37, United States Code, is amended by striking "his enlistment for a period of three years or for a period of six years" and inserting "an enlistment for a period of at least three years".

- (b) MAXIMUM BONUS AMOUNT.—Subsection (b)(1) of such section is amended by striking "may not exceed" and all that follows through the end of the paragraph and inserting "may not exceed \$15,000."
- (c) Conforming Amendments Regarding Eligibility Re-QUIREMENTS.—Subsection (c) of such section is amended—
 - (1) by striking the subsection heading and all that follows through "(2) In the case" and inserting "WAIVER OF CONDITION ON ELIGIBILITY.—In the case"; and (2) by striking "paragraph (1)(B) or".

(d) Effective Date.—The amendments made by this section shall apply with respect to reenlistments or extensions of enlistment that occur on or after the date of the enactment of this Act.

SEC. 620. AVAILABILITY OF SELECTED RESERVE ACCESSION BONUS FOR PERSONS WHO PREVIOUSLY SERVED IN THE ARMED FORCES FOR A SHORT PERIOD.

Section 308c(c)(1) of title 37, United States Code, is amended by inserting before the semicolon the following: "or has served in the armed forces, but was released from such service before completing the basic training requirements of the armed force of which the person was a member and the service was characterized as either honorable or uncharacterized".

SEC. 621. AVAILABILITY OF NUCLEAR OFFICER CONTINUATION PAY FOR OFFICERS WITH MORE THAN 26 YEARS OF COMMIS-SIONED SERVICE.

- (a) Increase.—Section 312 of title 37, United States Code, is amended—
 - (1) in subsection (a)(3), by striking "26 years" and inserting "30 years"; and

(2) in subsection (e)(1), by striking "the end of 26 years of commissioned service" and inserting "the maximum number of years of commissioned service authorized by subsection (a)(3)".

(b) EFFECT ON EXISTING AGREEMENTS.—The Secretary of the Navy and an officer of the naval service who is a party to an agreement under section 312 of title 37, United States Code, that was entered into before the date of the enactment of this Act may revise the agreement to reflect the new limitation on the number of years of commissioned service that the officer may serve while remaining eligible for special pay under such section.

SEC. 622. WAIVER OF YEARS-OF-SERVICE LIMITATION ON RECEIPT OF CRITICAL SKILLS RETENTION BONUS.

Section 323(e) of title 37, United States Code, is amended by

adding at the end the following new paragraph:

"(4) The Secretary of Defense, or the Secretary of Homeland Security with respect to the Coast Guard when it is not operating as a service in the Navy, may waive the limitations in paragraph (1) with respect to a member who, during the period of active duty or service in an active status in a reserve component for which the bonus is being offered, is assigned duties in a skill designated as critical under subsection (b)(1). The authority to grant a waiver under this paragraph may not be delegated below the Under Secretary of Defense for Personnel and Readiness or the Deputy Secretary of the Department of Homeland Security.".

SEC. 623. ACCESSION BONUS FOR PARTICIPANTS IN THE ARMED FORCES HEALTH PROFESSIONS SCHOLARSHIP AND FINANCIAL ASSISTANCE PROGRAM.

(a) Accession Bonus Authorized.—Subchapter I of chapter 105 of title 10, United States Code, is amended by adding at the end the following new section:

"§ 2128. Accession bonus for members of the program

"(a) AVAILABILITY OF BONUS.—The Secretary of Defense may offer a person who enters into an agreement under section 2122(a)(2) of this title an accession bonus of not more than \$20,000 as part of the agreement.

"(b) Relation to Other Payments.—An accession bonus paid a person under this section is in addition to any other amounts pay-

able to the person under this subchapter.

"(c) Repayment.—A person who receives an accession bonus under this section, but fails to comply with the agreement under section 2122(a)(2) of this title or to commence or complete the active duty obligation imposed by section 2123 of this title, shall be subject to the repayment provisions of section 303a(e) of title 37.".

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of such subchapter is amended by adding at the end the fol-

lowing new item:

"2128. Accession bonus for members of the program.".

(c) Effective Date.—The amendment made by subsection (a) shall apply with respect to agreements entered into under section 2122(a)(2) of title 10, United States Code, on or after the date of the enactment of this Act.

SEC. 624. PAYMENT OF ASSIGNMENT INCENTIVE PAY FOR RESERVE MEMBERS SERVING IN COMBAT ZONE FOR MORE THAN 22 MONTHS.

(a) PAYMENT.—The Secretary of a military department may pay assignment incentive pay under section 307a of title 37, United States Code, to a member of a reserve component under the jurisdiction of the Secretary for each month during the eligibility period of the member determined under subsection (b) during which the member served for any portion of the month in a combat zone associated with Operating Enduring Freedom or Operation Iraqi Freedom in excess of 22 months of qualifying service.

(b) ELIGIBILITY PERIOD.—The eligibility period for a member extends from January 1, 2005, through the end of the active duty service of the member in a combat zone associated with Operating Enduring Freedom or Operation Iraqi Freedom if the service on active duty during the member's most recent period of mobilization to ac-

tive duty began before January 19, 2007.

(c) Amount of Payment.—The monthly rate of incentive pay

payable to a member under this section is \$1,000.

(d) QUALIFYING SERVICE.—For purposes of this section, qualifying service includes cumulative mobilized service on active duty under sections 12301(d), 12302, and 12304 of title 10, United States Code, during the period beginning on January 1, 2003, through the end of the member's active duty service during the member's most recent period of mobilization to active duty beginning before January 19, 2007.

Subtitle C—Travel and Transportation Allowances

SEC. 631. PAYMENT OF INACTIVE DUTY TRAINING TRAVEL COSTS FOR CERTAIN SELECTED RESERVE MEMBERS.

(a) Payment of Travel Costs Authorized.—

(1) IN GENERAL.—Chapter 7 of title 37, United States Code, is amended by inserting after section 408 the following new section:

"§408a. Travel and transportation allowances: inactive duty training outside of normal commuting distances

"(a) ALLOWANCE AUTHORIZED.—The Secretary concerned may reimburse an eligible member of the Selected Reserve of the Ready Reserve for travel expenses for travel to an inactive duty training location to perform inactive duty training when the member is required to commute a distance from the member's permanent residence to the inactive duty training location that is outside the normal commuting distance (as determined under the regulations prescribed under subsection (d)) for that commute.

scribed under subsection (d)) for that commute.

"(b) Eligible Members.—To be eligible for reimbursement under subsection (a), a member of the Selected Reserve of the Ready

Reserve must be—

"(1) qualified in a skill designated as critically short by the

Secretary concerned;

"(2) assigned to a unit of the Selected Reserve with a critical manpower shortage or in a pay grade in the member's reserve component with a critical manpower shortage; or

"(3) assigned to a unit or position that is disestablished or relocated as a result of defense base closure or realignment or

another force structure reallocation.

"(c) MAXIMUM REIMBURSEMENT AMOUNT.—The amount of reimbursement provided a member under subsection (a) for each round

trip to a training location may not exceed \$300.

"(d) REGULATIONS.—The Secretary concerned shall prescribe regulations to carry out this section. Regulations prescribed by the Secretary of a military department shall be subject to the approval of the Secretary of Defense.

"(e) TERMINATION.—No reimbursement may be provided under

this section for travel that occurs after December 31, 2010.".

(2) 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 408 the following new item:

"408a. Travel and transportation allowances: inactive duty training outside of normal commuting distances.".

(b) APPLICATION OF AMENDMENT.—No reimbursement may be provided under section 408a of title 37, United States Code, as added by subsection (a), for travel costs incurred before the date of the enactment of this Act.

SEC. 632. SURVIVORS OF DECEASED MEMBERS ELIGIBLE FOR TRANS-PORTATION TO ATTEND BURIAL CEREMONIES.

(a) ELIGIBLE RELATIVES.—Paragraph (1) of section 411f(c) of title 37, United States Code, is amended—

(1) by striking subparagraph (B) and inserting the fol-

lowing new subparagraph:

"(B) The child or children of the deceased member (including stepchildren, adopted children, and illegitimate children)."; and

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

"(D) The sibling or siblings of the deceased member.

"(E) The person who directs the disposition of the remains of the deceased member under section 1482(c) of title 10 or, in the case of a deceased member whose remains are commingled and buried in a common grave in a national cemetery, the person who would have been designated under such section to direct the disposition of the remains if individual identification had been made.".

(b) Other Persons.—Paragraph (2) of such section is amended

to read as follows:

"(2) If no person described in subparagraphs (A) through (D) of paragraph (1) is provided travel and transportation allowances under subsection (a)(1), the travel and transportation allowances may be provided to one or two other persons who are closely related to the deceased member and are selected by the person referred to in paragraph (1)(E). A person provided travel and transportation allowances under this paragraph is in addition to the person referred to in paragraph (1)(E)."

SEC. 633. ALLOWANCE FOR PARTICIPATION OF RESERVES IN ELEC-TRONIC SCREENING.

- (a) Allowance for Participation in Electronic Screening.—
 - (1) In General.—Chapter 7 of title 37, United States Code, is amended by inserting after section 433 the following new section:

"§ 433a. Allowance for participation in Ready Reserve screening

"(a) Allowance Authorized.—(1) Under regulations prescribed by the Secretaries concerned, a member of the Individual Ready Reserve may be paid a stipend for participation in the screening performed pursuant to section 10149 of title 10, in lieu of muster duty performed under section 12319 of title 10, if such participation is conducted through electronic means.

"(2) The stipend paid a member under this section shall constitute the sole monetary allowance authorized for participation in the screening described in paragraph (1), and shall constitute payment in full to the member for participation in such screening, regardless of the grade or rank in which the member is serving.

"(b) MAXIMUM PAYMENT.—The aggregate amount of the stipend paid a member of the Individual Ready Reserve under this section

in any calendar year may not exceed \$50

"(c) Payment Requirements.—(1) The stipend authorized by

this section may not be disbursed in kind.

"(2) Payment of a stipend to a member of the Individual Ready Reserve under this section for participation in screening shall be made on or after the date of participation in such screening, but not later than 30 days after such date.". (2) 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 433 the following new item:

"433a. Allowance for participation in Ready Reserve screening.".

(b) BAR TO DUAL COMPENSATION.—Section 206 of such title is amended by adding at the end the following new subsection:

"(f) A member of the Individual Ready Reserve is not entitled to compensation under this section for participation in screening for which the member is paid a stipend under section 433a of this title.".

(c) BAR TO RETIREMENT CREDIT.—Section 12732(b) of title 10, United States Code, is amended by adding at the end the following new paragraph:

"(8) Service in the screening performed pursuant to section 10149 of this title through electronic means, regardless of whether or not a stipend is paid the member concerned for such service under section 433a of title 37.".

SEC. 634. ALLOWANCE FOR CIVILIAN CLOTHING FOR MEMBERS OF THE ARMED FORCES TRAVELING IN CONNECTION WITH MEDICAL EVACUATION.

Section 1047(a) of title 10, United States Code, is amended by inserting "and luggage" after "civilian clothing" both places it appears.

SEC. 635. PAYMENT OF MOVING EXPENSES FOR JUNIOR RESERVE OF-FICERS' TRAINING CORPS INSTRUCTORS IN HARD-TO-FILL POSITIONS.

Section 2031 of title 10, United States Code, is amended by adding at the end the following new subsection:

"(f)(1) When determined by the Secretary of the military department concerned to be in the national interest and agreed upon by the institution concerned, the institution may reimburse a Junior Reserve Officers' Training Corps instructor for moving expenses incurred by the instructor to accept employment at the institution in a position that the Secretary concerned determines is hard-to-fill for geographic or economic reasons.

"(2) As a condition on providing reimbursement under paragraph (1), the institution shall require the instructor to execute a written agreement to serve a minimum of two years of employment

at the institution in the hard-to-fill position.

"(3) Any reimbursement provided to an instructor under paragraph (1) is in addition to the minimum instructor pay otherwise

payable to the instructor.

"(4) The Secretary concerned shall reimburse an institution providing reimbursement to an instructor under paragraph (1) in an amount equal to the amount of the reimbursement paid by the institution under that paragraph. Any reimbursement provided by the Secretary concerned shall be provided from funds appropriated for that purpose.

"(5) The provision of reimbursement under paragraph (1) or (4) shall be subject to regulations prescribed by the Secretary of Defense

for purposes of this subsection.".

Subtitle D—Retired Pay and Survivor Benefits

SEC. 641. EXPANSION OF COMBAT-RELATED SPECIAL COMPENSATION ELIGIBILITY.

(a) Expanded Eligibility for Chapter 61 Military Retires.—Subsection (c) of section 1413a of title 10, United States Code, is amended by striking "entitled to retired pay who—" and all that follows and inserting "who—

"(1) is entitled to retired pay (other than by reason of sec-

tion 12731b of this title); and

"(2) has a combat-related disability.".

- (b) COMPUTATION.—Paragraph (3) of subsection (b) of such section is amended—
 - (1) by striking "In the case of" and inserting the following: "(A) GENERAL RULE.—In the case of"; and
 (2) by adding at the end the following new subparagraph:
 - (2) by adding at the end the following new subparagraph:

 "(B) Special Rule for retires with fewer than 20
 Years of Service.—In the case of an eligible combat-related disabled uniformed services retiree who is retired under chapter 61 of this title with fewer than 20 years of creditable service, the amount of the payment under paragraph (1) for any month shall be reduced by the amount (if any) by which the amount of the member's retired pay under chapter 61 of this title exceeds the amount equal to 2½ percent of the member's years of creditable service multiplied by the member's retired pay base under section 1406(b)(1) or 1407 of this title, whichever is applicable to the member."
- (c) Effective Date.—The amendments made by this section shall take effect on January 1, 2008, and shall apply to payments for months beginning on or after that date.
- SEC. 642. INCLUSION OF VETERANS WITH SERVICE-CONNECTED DIS-ABILITIES RATED AS TOTAL BY REASON OF UNEMPLOYABILITY UNDER TERMINATION OF PHASE-IN OF CONCURRENT RECEIPT OF RETIRED PAY AND VET-ERANS' DISABILITY COMPENSATION.
- (a) Inclusion of Veterans.—Section 1414(a)(1) of title 10, United States Code, is amended by striking "except that" and all that follows and inserting "except that payment of retired pay is subject to subsection (c) only during the period beginning on January 1, 2004, and ending on December 31, 2004, in the case of the following:

"(A) A qualified retiree receiving veterans' disability

compensation for a disability rated as 100 percent.

"(B) A qualified retiree receiving veterans' disability compensation at the rate payable for a 100 percent disability by reason of a determination of individual unemployability.".

(b) Effective Date.—

- (1) In General.—Subject to paragraph (2), the amendment made by subsection (a) shall take effect as of December 31, 2004
- (2) Timing of payment of retroactive benefits.—Any amount payable for a period before October 1, 2008, by reason

of the amendment made by subsection (a) shall not be paid until after that date.

SEC. 643. RECOUPMENT OF ANNUITY AMOUNTS PREVIOUSLY PAID, BUT SUBJECT TO OFFSET FOR DEPENDENCY AND INDEM-NITY COMPENSATION.

(a) LIMITATION ON RECOUPMENT; NOTIFICATION REQUIRE-MENTS.—Section 1450(c) of title 10, United States Code, is amended

by adding at the end the following new paragraph:

amount subject to offset under this subsection that was previously paid to the surviving spouse or former spouse shall be recouped only to the extent that the amount paid exceeds any amount to be refunded under subsection (e). In notifying a surviving spouse or former spouse of the recoupment requirement, the Secretary shall provide the spouse or former spouse—

"(A) a single notice of the net amount to be recouped or the net amount to be refunded, as applicable, under this

subsection or subsection (e);

"(B) a written explanation of the statutory requirements for recoupment of the offset amount and for refund of any applicable amount deducted from retired pay;

"(C) a detailed accounting of how the offset amount being recouped and retired pay deduction amount being re-

funded were calculated; and

"(D) contact information for a person who can provide information about the offset recoupment and retired pay deduction refund processes and answer questions the surviving spouse or former spouse may have about the requirements, processes, or amounts."

(b) APPLICATION.—Paragraph (3) of subsection (c) of section 1450 of title 10, United States Code, as added by subsection (a), shall apply with respect to the recoupment on or after April 1, 2008,

of amounts subject to offset under such subsection.

SEC. 644. SPECIAL SURVIVOR INDEMNITY ALLOWANCE FOR PERSONS AFFECTED BY REQUIRED SURVIVOR BENEFIT PLAN ANNUITY OFFSET FOR DEPENDENCY AND INDEMNITY COMPENSATION.

Section 1450 of title 10, United States Code, is amended by adding at the end the following new subsection:

"(m) Special Survivor Indemnity Allowance.—

"(1) Provision of allowance.—The Secretary concerned shall pay a monthly special survivor indemnity allowance under this subsection to the surviving spouse or former spouse of a member of the uniformed services to whom section 1448 of this title applies if—

"(A) the surviving spouse or former spouse is entitled to dependency and indemnity compensation under section

1311(a) of title 38;

"(B) except for subsection (c) of this section, the surviving spouse or former spouse is eligible for an annuity by reason of a participant in the Plan under section 1448(a)(1) of this title; and

"(C) the eligibility of the surviving spouse or former spouse for an annuity as described in subparagraph (B) is

affected by subsection (c) of this section.

"(2) Amount of Payment.—Subject to paragraph (3), the amount of the allowance paid to an eligible survivor under paragraph (1) for a month shall be equal to—

"(A) for months during fiscal year 2009, \$50;
"(B) for months during fiscal year 2010, \$60;
"(C) for months during fiscal year 2011, \$70;
"(D) for months during fiscal year 2012, \$80;
"(E) for months during fiscal year 2013, \$90; and

"(F) for months after fiscal year 2013, \$100.
"(3) LIMITATION.—The amount of the allowance paid to an eligible survivor under paragraph (1) for any month may not exceed the amount of the annuity for that month that is subject to offset under subsection (c).

"(4) STATUS OF PAYMENTS.—An allowance paid under this subsection does not constitute an annuity, and amounts so paid are not subject to adjustment under any other provision of law.

"(5) Source of funds.—The special survivor indemnity allowance shall be paid from amounts in the Department of Defense Military Retirement Fund established under section 1461 of this title.

"(6) Effective date and duration.—This subsection shall only apply with respect to the month beginning on October 1, 2008, and subsequent months through the month ending on February 28, 2016. Effective on March 1, 2016, the authority provided by this subsection shall terminate. No special survivor indemnity allowance may be paid to any person by reason of this subsection for any period before October 1, 2008, or beginning on or after March 1, 2016."

SEC. 645. MODIFICATION OF AUTHORITY OF MEMBERS OF THE ARMED FORCES TO DESIGNATE RECIPIENTS FOR PAYMENT OF DEATH GRATUITY.

- (a) Authority To Designate Recipients.—Section 1477 of title 10, United States Code, is amended—
 - (1) by striking subsections (c) and (d);
 - (2) by redesignating subsection (b) as subsection (d) and, in such subsection, by striking "Subsection (a)(2)" and inserting "TREATMENT OF CHILDREN.—Subsection (b)(2)"; and
 - (3) by striking subsection (a) and inserting the following new subsections:
- "(a) DESIGNATION OF RECIPIENTS.—(1) On and after July 1, 2008, or such earlier date as the Secretary of Defense may prescribe, a person covered by section 1475 or 1476 of this title may designate one or more persons to receive all or a portion of the amount payable under section 1478 of this title. The designation of a person to receive a portion of the amount shall indicate the percentage of the amount, to be specified only in 10 percent increments, that the designated person may receive. The balance of the amount of the death gratuity, if any, shall be paid in accordance with subsection (b).

"(2) If a person covered by section 1475 or 1476 of this title has a spouse, but designates a person other than the spouse to receive all or a portion of the amount payable under section 1478 of this title, the Secretary concerned shall provide notice of the designation to the spouse

"(b) DISTRIBUTION OF REMAINDER; DISTRIBUTION IN ABSENCE OF DESIGNATED RECIPIENT.—If a person covered by section 1475 or

1476 of this title does not make a designation under subsection (a) or designates only a portion of the amount payable under section 1478 of this title, the amount of the death gratuity not covered by a designation shall be paid as follows:

"(1) To the surviving spouse of the person, if any.

"(2) If there is no surviving spouse, to any surviving children (as prescribed by subsection (d)) of the person and the descendants of any deceased children by representation.

"(3) If there is none of the above, to the surviving parents (as prescribed by subsection (c)) of the person or the survivor of

them.

"(4) If there is none of the above, to the duly appointed ex-

ecutor or administrator of the estate of the person.

"(5) If there is none of the above, to other next of kin of the person entitled under the laws of domicile of the person at the

time of the person's death.

- "(c) TREATMENT OF PARENTS.—For purposes of subsection (b)(3), parents include fathers and mothers through adoption. However, only one father and one mother may be recognized in any case, and preference shall be given to those who exercised a parental relationship on the date, or most nearly before the date, on which the decedent entered a status described in section 1475 or 1476 of this title."
- (b) CLERICAL AND CONFORMING AMENDMENTS.—Subsection (e) of such section is amended—
 - (1) by inserting "Effect of Death Before Receipt of Gratuity..." after "(e)";
 - (2) by striking "subsection (a) or (d)" and inserting "subsection (a) or (b)"; and
 - (3) by striking "subsection (a)." and inserting "subsection (b)".
- (c) Existing Designation Authority.—The authority provided by subsection (d) of section 1477 of title 10, United States Code, as in effect on the day before the date of the enactment of this Act, shall remain available to persons covered by section 1475 or 1476 of such title until July 1, 2008, or such earlier date as the Secretary of Defense may prescribe, and any designation under such subsection made before July 1, 2008, or the earlier date prescribed by the Secretary, shall continue in effect until such time as the person who made the designation makes a new designation under such section 1477, as amended by subsection (a) of this section.
 - (d) REGULATIONS.—

(1) In General.—Not later than April 1, 2008, the Secretary of Defense shall prescribe regulations to implement the amendments to section 1477 of title 10, United States Code, made by subsection (a).

(2) ELEMENTS.—The regulations required by paragraph (1) shall include forms for the making of the designation contemplated by subsection (a) of section 1477 of title 10, United States Code, as amended by subsection (a) of this section, and instructions for members of the Armed Forces in the filling out

of such forms.

SEC. 646. CLARIFICATION OF APPLICATION OF RETIRED PAY MULTI-PLIER PERCENTAGE TO MEMBERS OF THE UNIFORMED SERVICES WITH OVER 30 YEARS OF SERVICE.

(a) Computation of Retired and Retainer Pay for Members of Naval Service.—The table in section 6333(a) of title 10, United States Code, is amended in Column 2 of Formula A by striking "75 percent." and inserting "Retired pay multiplier prescribed under section 1409 for the years of service that may be credited to the member under section 1405.".

(b) RETIRED PAY FOR CERTAIN MEMBERS RECALLED TO ACTIVE DUTY.—The table in section 1402(a) of such title is amended by

striking Column 3.

(c) Effective Date.—The amendments made by subsections (a) and (b) shall take effect as of January 1, 2007, and shall apply with respect to retired pay and retainer pay payable on or after that date.

SEC. 647. COMMENCEMENT OF RECEIPT OF NON-REGULAR SERVICE RETIRED PAY BY MEMBERS OF THE READY RESERVE ON ACTIVE FEDERAL STATUS OR ACTIVE DUTY FOR SIGNIFI-CANT PERIODS.

(a) REDUCED ELIGIBILITY AGE.—Section 12731 of title 10, United States Code, is amended—

(1) in subsection (a), by striking paragraph (1) and insert-

ing the following:

"(1) has attained the eligibility age applicable under subsection (f) to that person;"; and

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

"(f)(1) Subject to paragraph (2), the eligibility age for purposes

of subsection (a)(1) is 60 years of age.

"(2)(A) In the case of a person who as a member of the Ready Reserve serves on active duty or performs active service described in subparagraph (B) after the date of the enactment of the National Defense Authorization Act for Fiscal Year 2008, the eligibility age for purposes of subsection (a)(1) shall be reduced below 60 years of age by three months for each aggregate of 90 days on which such person so performs in any fiscal year after such date, subject to subparagraph (C). A day of duty may be included in only one aggregate of 90 days for purposes of this subparagraph.

"(B)(i) Service on active duty described in this subparagraph is service on active duty pursuant to a call or order to active duty under a provision of law referred to in section 101(a)(13)(B) or under section 12301(d) of this title. Such service does not include service on active duty pursuant to a call or order to active duty

under section 12310 of this title.

"(ii) Active service described in this subparagraph is also service under a call to active service authorized by the President or the Secretary of Defense under section 502(f) of title 32 for purposes of responding to a national emergency declared by the President or supported by Federal funds.

"(C) The eligibility age for purposes of subsection (a)(1) may not be reduced below 50 years of age for any person under subpara-

graph (A)."

(b) CONTINUATION OF AGE 60 AS MINIMUM AGE FOR ELIGIBILITY OF NON-REGULAR SERVICE RETIREES FOR HEALTH CARE.—Section 1074(b) of such title is amended—

(1) by inserting "(1)" after "(b)"; and

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

"(2) Paragraph (1) does not apply to a member or former member entitled to retired pay for non-regular service under chapter 1223 of this title who is under 60 years of age.".

(c) Administration of Related Provisions of Law or Pol-ICY.—With respect to any provision of law, or of any policy, regulation, or directive of the executive branch that refers to a member or former member of the uniformed services as being eligible for, or entitled to, retired pay under chapter 1223 of title 10, United States Code, but for the fact that the member or former member is under 60 years of age, such provision shall be carried out with respect to that member or former member by substituting for the reference to being 60 years of age a reference to having attained the eligibility age applicable under subsection (f) of section 12731 of title 10, United States Code (as added by subsection (a)), to such member or former member for qualification for such retired pay under subsection (a) of such section.

SEC. 648. COMPUTATION OF YEARS OF SERVICE FOR PURPOSES OF RETIRED PAY FOR NON-REGULAR SERVICE.

Section 12733(3) of title 10, United States Code, is amended—

(1) in subparagraph (B), by striking "and" at the end; (2) in subparagraph (C), by striking the period and inserting "before the year of service that includes October 30, 2007; and"; and

(3) by adding at the end the following new subparagraph: "(D) 130 days in the year of service that includes October 30, 2007, and in any subsequent year of service.".

E—Commissary and Subtitle appropriated Fund Instrumentality Benefits

SEC. 651. AUTHORITY TO CONTINUE COMMISSARY AND EXCHANGE BENEFITS FOR CERTAIN INVOLUNTARILY SEPARATED MEMBERS OF THE ARMED FORCES.

(a) RESUMPTION FOR MEMBERS INVOLUNTARILY SEPARATED From Active Duty.—Section 1146 of title 10, United States Code, is amended—

(1) by inserting "(a) Members Involuntarily Separated From Active Duty.—" before "The Secretary of Defense";
(2) in the first sentence, by striking "October 1, 1990, and ending on December 31, 2001" inserting "October 1, 2007, and ending on December 31, 2012"; and

(3) in the second sentence, by striking "the period beginning on October 1, 1994, and ending on December 31, 2001" and in-

serting "the same period".

(b) Extension to Members Involuntarily Separated From Selected Reserve.—Such section is further amended by adding at

the end the following new subsection:

"(b) Members Involuntarily Separated From Selected Re-SERVE.—The Secretary of Defense shall prescribe regulations to allow a member of the Selected Reserve of the Ready Reserve who is involuntarily separated from the Selected Reserve as a result of the exercise of the force shaping authority of the Secretary concerned under section 647 of this title or other force shaping authority dur-

ing the period beginning on October 1, 2007, and ending on December 31, 2012, to continue to use commissary and exchange stores during the two-year period beginning on the date of the involuntary separation of the member in the same manner as a member on active duty. The Secretary of Homeland Security shall implement this provision for Coast Guard members involuntarily separated during the same period.".

SEC. 652. AUTHORIZATION OF INSTALLMENT DEDUCTIONS FROM PAY OF EMPLOYEES OF NONAPPROPRIATED FUND INSTRUMENTALITIES TO COLLECT INDEBTEDNESS TO THE UNITED STATES.

Section 5514 of title 5, United States Code, is amended—

- (1) in subsection (a)(5), by inserting "any nonappropriated fund instrumentality described in section 2105(c) of this title, after "Commission,"; and
 (2) by adding at the end the following new subsection:
- "(e) An employee of a nonappropriated fund instrumentality described in section 2105(c) of this title is deemed an employee covered by this section.".

Subtitle F—Consolidation of Special Pay, Incentive Pay, and Bonus Authorities

SEC. 661. CONSOLIDATION OF SPECIAL PAY, INCENTIVE PAY, AND BONUS AUTHORITIES OF THE UNIFORMED SERVICES.

- (a) Consolidation.—Chapter 5 of title 37, United States Code, is amended-
 - (1) by inserting before section 301 the following subchapter heading:

"SUBCHAPTER I—EXISTING SPECIAL PAY, INCENTIVE PAY, AND BONUS AUTHORITIES";

and

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

"SUBCHAPTER II—CONSOLIDATION OF SPECIAL PAY, INCENTIVE PAY, AND BONUS AUTHORITIES

"§ 331. General bonus authority for enlisted members

- "(a) AUTHORITY TO PROVIDE BONUS.—The Secretary concerned may pay a bonus under this section to a person, including a member of the armed forces, who-
 - '(1) enlists in an armed force;
 - "(2) enlists in or affiliates with a reserve component of an armed force;
 - "(3) reenlists, voluntarily extends an enlistment, or otherwise agrees to serve-
 - "(A) for a specified period in a designated career field, skill, or unit of an armed force; or
 - "(B) under other conditions of service in an armed
 - "(4) transfers from a regular component of an armed force to a reserve component of that same armed force or from a re-

serve component of an armed force to the regular component of

that same armed force; or

"(5) transfers from a regular component or reserve component of an armed force to a regular component or reserve component of another armed force, subject to the approval of the Secretary with jurisdiction over the armed force to which the member is transferring.

"(b) SERVICE ELIGIBILITY.—A bonus authorized by subsection (a) may be paid to a person or member only if the person or member

agrees under subsection (d)—

"(1) to serve for a specified period in a designated career

field, skill, unit, or grade; or

"(2) to meet some other condition or conditions of service imposed by the Secretary concerned.

"(c) Maximum Amount and Method of Payment.—

"(1) Maximum amount.—The Secretary concerned shall determine the amount of a bonus to be paid under this section, except that-

"(A) a bonus paid under paragraph (1) or (2) of subsection (a) may not exceed \$50,000 for a minimum two-year period of obligated service agreed to under subsection (d);

"(B) a bonus paid under paragraph (3) of subsection (a) may not exceed \$30,000 for each year of obligated service in a regular component agreed to under subsection (d);

- "(C) a bonus paid under paragraph (3) of subsection (a) may not exceed \$15,000 for each year of obligated service in a reserve component agreed to under subsection (d); and
- "(D) a bonus paid under paragraph (4) or (5) of subsection (a) may not exceed \$10,000.

"(2) Lump sum or installments.—A bonus under this section may be paid in a lump sum or in periodic installments, as determined by the Secretary concerned.

"(3) FIXING BONUS AMOUNT.—Upon acceptance by the Secretary concerned of the written agreement required by subsection (d), the total amount of the bonus to be paid under the

agreement shall be fixed.

"(d) Written Agreement.—To receive a bonus under this section, a person or member determined to be eligible for the bonus shall enter into a written agreement with the Secretary concerned that specifies-

"(1) the amount of the bonus;

"(2) the method of payment of the bonus under subsection (c)(2);

"(3) the period of obligated service; and "(4) the type or conditions of the service.

"(e) RELATIONSHIP TO OTHER PAY AND ALLOWANCES.—A bonus paid to a person or member under this section is in addition to any other pay and allowance to which the person or member is entitled. "(f) RELATIONSHIP TO PROHIBITION ON BOUNTIES.—A bonus au-

thorized under this section is not a bounty for purposes of section

514(a) of title 10.

(g) REPAYMENT.—A person or member who receives a bonus under this section and who fails to complete the period of service, or meet the conditions of service, for which the bonus is paid, as specified in the written agreement under subsection (d), shall be subject to the repayment provisions of section 373 of this title.

"(h) TERMINATION OF AUTHORITY.—No agreement may be en-

tered into under this section after December 31, 2009.

"§ 332. General bonus authority for officers

"(a) AUTHORITY TO PROVIDE BONUS.—The Secretary concerned may pay a bonus under this section to a person, including an officer in the uniformed services, who-

(1) accepts a commission or appointment as an officer in

a uniformed service;

"(2) affiliates with a reserve component of a uniformed serv-

"(3) agrees to remain on active duty or to serve in an active status for a specific period as an officer in a uniformed service:

"(4) transfers from a regular component of a uniformed service to a reserve component of that same uniformed service or from a reserve component of a uniformed service to the regular component of that same uniformed service; or

"(5) transfers from a regular component or reserve component of a uniformed service to a regular component or reserve component of another uniformed service, subject to the approval of the Secretary with jurisdiction over the uniformed service to which the member is transferring.

"(b) Service Eligibility.—A bonus authorized by subsection (a) may be paid to a person or officer only if the person or officer

agrees under subsection (d)—

"(1) to serve for a specified period in a designated career field, skill, unit, or grade; or "(2) to meet some other condition or conditions of service

imposed by the Secretary concerned.

 $\acute{r}(c)$ Maximum Amount and Method of Payment.—

"(1) MAXIMUM AMOUNT.—The Secretary concerned shall determine the amount of a bonus to be paid under this section, except that-

"(A) a bonus paid under paragraph (1) of subsection (a) may not exceed \$60,000 for a minimum three-year period of

obligated service agreed to under subsection (d);

"(B) a bonus paid under paragraph (2) of subsection (a) may not exceed \$12,000 for a minimum three-year period of obligated service agreed to under subsection (d);

"(C) a bonus paid under paragraph (3) of subsection (a) may not exceed \$50,000 for each year of obligated service in a regular component agreed to under subsection (d);

- "(D) a bonus paid under paragraph (3) of subsection (a) may not exceed \$12,000 for each year of obligated service in a reserve component agreed to under subsection (d); and
- "(E) a bonus paid under paragraph (4) or (5) of subsection (a) may not exceed \$10,000.

"(2) Lump sum or installments.—A bonus under this section may be paid in a lump sum or in periodic installments, as determined by the Secretary concerned.

"(3) FIXING BONUS AMOUNT.—Upon acceptance by the Secretary concerned of the written agreement required by subsection (d), the total amount of the bonus to be paid under the

agreement shall be fixed.

"(d) WRITTEN AGREEMENT.—To receive a bonus under this section, a person or officer determined to be eligible for the bonus shall enter into a written agreement with the Secretary concerned that specifies—

"(1) the amount of the bonus;

"(2) the method of payment of the bonus under subsection

"(3) the period of obligated service; and

"(4) the type or conditions of the service.

- "(e) RELATIONSHIP TO OTHER PAY AND ALLOWANCES.—The bonus paid to a person or officer under this section is in addition to any other pay and allowance to which the person or officer is entitled.
- "(f) REPAYMENT.—A person or officer who receives a bonus under this section and who fails to complete the period of service, or meet the conditions of service, for which the bonus is paid, as specified in the written agreement under subsection (d), shall be subject to the repayment provisions of section 373 of this title.

"(g) TERMINATION OF AUTHORITY.—No agreement may be en-

tered into under this section after December 31, 2009.

"§ 333. Special bonus and incentive pay authorities for nuclear officers

"(a) Nuclear Officer Bonus.—The Secretary of the Navy may pay a nuclear officer bonus under this section to a person, including

an officer in the Navy, who—

"(1) is selected for the officer naval nuclear power training program in connection with the supervision, operation, and maintenance of naval nuclear propulsion plants and agrees to serve, upon completion of such training, on active duty in connection with the supervision, operation, and maintenance of naval nuclear propulsion plants; or

"(2) has the current technical and operational qualification for duty in connection with the supervision, operation, and maintenance of naval nuclear propulsion plants and agrees to remain on active duty in connection with the supervision, operation, and maintenance of naval nuclear propulsion plants.

"(b) NUCLEAR OFFICER INCENTIVE PAY.—The Secretary of the Navy may pay nuclear officer incentive pay under this section to an

officer in the Navy who—

"(1) is entitled to basic pay under section 204 of this title; and

"(2) remains on active duty for a specified period while maintaining current technical and operational qualifications, as approved by the Secretary, for duty in connection with the supervision, operation, and maintenance of naval nuclear propulsion plants.

"(c) Additional Eligibility Criteria.—The Secretary of the Navy may impose such additional criteria for the receipt of a nuclear officer bonus or nuclear officer incentive pay under this section

as the Secretary determines to be appropriate.

"(d) MAXIMUM AMOUNT AND METHOD OF PAYMENT.—

"(1) MAXIMUM AMOUNT.—The Secretary of the Navy shall determine the amounts of a nuclear officer bonus or nuclear officer incentive pay to be paid under this section, except that—

"(A) a nuclear officer bonus paid under subsection (a) may not exceed \$35,000 for each 12-month period of the

agreement under subsection (e); and

"(B) the amount of nuclear officer incentive paid under subsection (b) may not exceed \$25,000 for each 12-month period of qualifying service.

period of qualifying service.
"(2) LUMP SUM OR INSTALLMENTS.—A nuclear officer bonus or nuclear officer incentive pay under this section may be paid

in a lump sum or in periodic installments.

- "(3) FIXING BONUS AMOUNT.—Upon acceptance by the Secretary concerned of the written agreement required by subsection (e), the total amount of the nuclear officer bonus to be paid under the agreement shall be fixed.
 "(e) WRITTEN AGREEMENT FOR BONUS.—
- "(1) AGREEMENT REQUIRED.—To receive a nuclear officer bonus under subsection (a), a person or officer determined to be eligible for the bonus shall enter into a written agreement with the Secretary of the Navy that specifies—

"(A) the amount of the bonus;

"(B) the method of payment of the bonus under subsection (d)(2);

"(C) the period of obligated service; and "(D) the type or conditions of the service.

"(2) Replacement agreement.—An officer who is performing obligated service under an agreement for a nuclear officer bonus may execute a new agreement to replace the existing agreement if the amount to be paid under the new agreement will be higher than the amount to be paid under the existing agreement. The period of the new agreement shall be equal to or exceed the remaining term of the period of the officer's existing agreement. If a new agreement is executed under this paragraph, the existing agreement shall be cancelled, effective on the day before an anniversary date of the existing agreement occurring after the date on which the amount to be paid under this paragraph is increased.

"(f) Relationship to Other Pay and Allowances.—A nuclear officer bonus or nuclear officer incentive pay paid to a person or officer under this section is in addition to any other pay and allowance to which the person or officer is entitled, except that a person or officer may not receive a payment under this section and section 332

or 353 of this title for the same skill and period of service.

"(g) Repayment.—A person or officer who receives a nuclear officer bonus or nuclear officer incentive pay under this section and who fails to complete the officer naval nuclear power training program, maintain required technical and operational qualifications, complete the period of service, or meet the types or conditions of service for which the bonus or incentive pay is paid, as specified in the written agreement under subsection (e) in the case of a nuclear officer bonus, shall be subject to the repayment provisions of section 373 of this title.

"(h) REGULATIONS.—This section shall be administered under regulations prescribed by the Secretary of the Navy.

"(i) Termination of Authority.—No agreement may be entered into under this section after December 31, 2009.

"\$334. Special aviation incentive pay and bonus authorities for officers

"(a) AVIATION INCENTIVE PAY.—The Secretary concerned may pay aviation incentive pay under this section to an officer in a regular or reserve component of a uniformed service who—

"(1) is entitled to basic pay under section 204 of this title

or compensation under section 206 of this title;

"(2) maintains, or is in training leading to, an aeronautical rating or designation that qualifies the officer to engage in operational flying duty or proficiency flying duty:

ational flying duty or proficiency flying duty;

"(3) engages in, or is in training leading to, frequent and regular performance of operational flying duty or proficiency

flying duty;

"(4) engages in or remains in aviation service for a specified

period; and

"(5) meets such other criteria as the Secretary concerned de-

termines appropriate.

"(b) AVIATION BONUS.—The Secretary concerned may pay an aviation bonus under this section to an officer in a regular or reserve component of a uniformed service who—

"(1) is entitled to aviation incentive pay under subsection

(a);

"(2) has completed any active duty service commitment incurred for undergraduate aviator training or is within one year

of completing such commitment;

"(3) executes a written agreement to remain on active duty in a regular component or to serve in an active status in a reserve component in aviation service for at least one year; and

"(4) meets such other criteria as the Secretary concerned de-

termines appropriate.

"(c) Maximum Amount and Method of Payment.—

"(1) Maximum amount.—The Secretary concerned shall determine the amount of a bonus or incentive pay to be paid under this section, except that—

"(A) aviation incentive pay under subsection (a) shall be paid at a monthly rate, not to exceed \$850 per month;

and

"(B) an aviation bonus under subsection (b) may not exceed \$25,000 for each 12-month period of obligated service agreed to under subsection (d).

"(2) LUMP SUM OR INSTALLMENTS.—A bonus under this section may be paid in a lump sum or in periodic installments, as

determined by the Secretary concerned.

"(3) FIXING BONUS AMOUNT.—Upon acceptance by the Secretary concerned of the written agreement required by subsection (d), the total amount of the bonus to be paid under the agreement shall be fixed.

"(d) Written Agreement for Bonus.—To receive an aviation officer bonus under this section, an officer determined to be eligible for the bonus shall enter into a written agreement with the Sec-

retary concerned that specifies—

"(1) the amount of the bonus;

- "(2) the method of payment of the bonus under subsection (c)(2);
 - "(3) the period of obligated service; and "(4) the type or conditions of the service.
- "(e) RESERVE COMPONENT OFFICERS PERFORMING INACTIVE DUTY TRAINING.—A reserve component officer who is entitled to compensation under section 206 of this title and who is authorized aviation incentive pay under this section may be paid an amount of incentive pay that is proportionate to the compensation received under section 206 for inactive-duty training.

"(f) Relationship to Other Pay and Allowances.—

"(1) AVIATION INCENTIVE PAY.—Aviation incentive pay paid to an officer under subsection (a) shall be in addition to any other pay and allowance to which the officer is entitled, except that an officer may not receive a payment under such subsection and section 351 or 353 of this title for the same skill and period of service.

"(2) AVIATION BONUS.—An aviation bonus paid to an officer under subsection (b) shall be in addition to any other pay and allowance to which the officer is entitled, except that an officer may not receive a payment under such subsection and section 332 or 353 of this title for the same skill and period of service.

- "(g) REPAYMENT.—An officer who receives aviation incentive pay or an aviation bonus under this section and who fails to fulfill the eligibility requirements for the receipt of the incentive pay or bonus or complete the period of service for which the incentive pay or bonus is paid, as specified in the written agreement under subsection (d) in the case of a bonus, shall be subject to the repayment provisions of section 373 of this title.
 - "(h) DEFINITIONS.—In this section:

"(1) The term 'aviation service' means service performed by an officer in a regular or reserve component (except a flight surgeon or other medical officer) while holding an aeronautical rating or designation or while in training to receive an aero-

nautical rating or designation.

"(2) The term 'operational flying duty' means flying performed under competent orders by rated or designated regular or reserve component officers while serving in assignments in which basic flying skills normally are maintained in the performance of assigned duties as determined by the Secretary concerned, and flying performed by members in training that leads to the award of an aeronautical rating or designation.

"(3) The term 'proficiency flying duty' means flying performed under competent orders by rated or designated regular or reserve component officers while serving in assignments in which such skills would normally not be maintained in the per-

formance of assigned duties.

"(4) The term 'officer' includes an individual enlisted and designated as an aviation cadet under section 6911 of title 10.
"(i) TERMINATION OF AUTHORITY.—No agreement may be entered into under this section after December 31, 2009.

"§ 335. Special bonus and incentive pay authorities for officers in health professions

"(a) Health Professions Bonus.—The Secretary concerned may pay a health professions bonus under this section to a person, including an officer in the uniformed services, who is a graduate of

an accredited school in a health profession and who-

"(1) accepts a commission or appointment as an officer in a regular or reserve component of a uniformed service, or affiliates with a reserve component of a uniformed service, and agrees to serve on active duty in a regular component or in an active status in a reserve component in a health profession;

"(2) accepts a commission or appointment as an officer and whose health profession specialty is designated by the Secretary

of Defense as a critically short wartime specialty; or

(3) agrees to remain on active duty or continue serving in an active status in a reserve component in a health profession.

"(b) Health Professions Incentive Pay.—The Secretary concerned may pay incentive pay under this section to an officer in a regular or reserve component of a uniformed service who-

"(1) is entitled to basic pay under section 204 of this title

or compensation under section 206 of this title; and

"(2) is serving on active duty or in an active status in a des-

ignated health profession specialty or skill.

- (c) Board Certification Incentive Pay.—The Secretary concerned may pay board certification incentive pay under this section to an officer in a regular or reserve component of a uniformed service who-
 - "(1) is entitled to basic pay under section 204 of this title or compensation under section 206 of this title;

"(2) is board certified in a designated health profession spe-

cialty or skill; and

(3) is serving on active duty or in an active status in such

designated health profession specialty or skill.

"(d) Additional Eligibility Criteria.—The Secretary concerned may impose such additional criteria for the receipt of a bonus or incentive pay under this section as the Secretary determines to be appropriate.

"(e) Maximum Amount and Method of Payment.—

"(1) MAXIMUM AMOUNT.—The Secretary concerned shall determine the amounts of a bonus or incentive pay to be paid under this section, except that—

"(A) a health professions bonus paid under paragraph (1) of subsection (a) may not exceed \$30,000 for each 12month period of obligated service agreed to under sub-

"(B) a health professions bonus paid under paragraph (2) of subsection (a) may not exceed \$100,000 for each 12month period of obligated service agreed to under sub-

"(C) a health professions bonus paid under paragraph (3) of subsection (a) may not exceed \$75,000 for each 12month period of obligated service agreed to under subsection (f);

"(D) health professions incentive pay under subsection (b) may be paid monthly and may not exceed, in any 12-month period—

"(i) \$100,000 for medical officers and dental sur-

geons; and

"(ii) \$15,000 for officers in other health professions;

and

"(E) board certification incentive pay under subsection (c) may not exceed \$6,000 for each 12-month period an officer remains certified in the designated health profession

specialty or skill.

"(2) LUMP SUM OR INSTALLMENTS.—A health professions bonus under subsection (a) may be paid in a lump sum or in periodic installments, as determined by the Secretary concerned. Board certification incentive pay under subsection (c) may be paid monthly, in a lump sum at the beginning of the certification period, or in periodic installments during the certification period, as determined by the Secretary concerned.

"(3) FIXING BONUS AMOUNT.—Upon acceptance by the Secretary concerned of the written agreement required by subsection (f), the total amount of the health professions bonus to

be paid under the agreement shall be fixed.

"(f) WRITTEN AGREEMENT FOR BONUS.—To receive a bonus under this section, an officer determined to be eligible for the bonus shall enter into a written agreement with the Secretary concerned that specifies—

"(1) the amount of the bonus;

"(2) the method of payment of the bonus under subsection (e)(2);

"(3) the period of obligated service;

"(4) whether the service will be performed on active duty or in an active status in a reserve component; and

"(5) the type or conditions of the service.

"(g) RESERVE COMPONENT OFFICERS.—An officer in a reserve component authorized incentive pay under subsection (b) or (c) who is not serving on continuous active duty and is entitled to compensation under section 204 of this title or compensation under section 206 of this title may be paid a monthly amount of incentive pay that is proportionate to the basic pay or compensation received under this title.

"(h) Relationship to Other Pay and Allowances.—

"(1) HEALTH PROFESSIONS BONUS.—A bonus paid to a person or officer under subsection (a) shall be in addition to any other pay and allowance to which the person or officer is entitled, except that a person or officer may not receive a payment under such subsection and section 332 of this title for the same period of obligated service.

"(2) HEALTH PROFESSIONS INCENTIVE PAY.—Incentive pay paid to an officer under subsection (b) shall be in addition to any other pay and allowance to which an officer is entitled, except that an officer may not receive a payment under such subsection and section 353 of this title for the same skill and period

of service.

"(3) BOARD CERTIFICATION INCENTIVE PAY.—Incentive pay paid to an officer under subsection (c) shall be in addition to any other pay and allowance to which an officer is entitled, except that an officer may not receive a payment under such subsection and section 353(b) of this title for the same skill and pe-

riod of service covered by the certification.

"(i) REPAYMENT.—An officer who receives a bonus or incentive pay under this section and who fails to fulfill the eligibility requirements for the receipt of the bonus or incentive pay or complete the period of service for which the bonus or incentive pay is paid, as specified in the written agreement under subsection (f) in the case of a bonus, shall be subject to the repayment provisions of section 373 of this title.

"(j) Health Profession Defined.—In this section, the term

'health profession' means the following:

"(1) Any health profession performed by officers in the Medical Corps of a uniformed service or by officers designated as a medical officer.

"(2) Any health profession performed by officers in the Dental Corps of a uniformed service or by officers designated as a

dental officer.

- "(3) Any health profession performed by officers in the Medical Service Corps of a uniformed service or by officers designated as a medical service officer or biomedical sciences officer.
- "(4) Any health profession performed by officers in the Medical Specialist Corps of a uniformed service or by officers designated as a medical specialist.

"(5) Any health profession performed by officers of the Nurse Corps of a uniformed service or by officers designated as

a nurse.

"(6) Any health profession performed by officers in the Veterinary Corps of a uniformed service or by officers designated as a veterinary officer.

"(7) Any health profession performed by officers designated

as a physician assistant.

"(8) Any health profession performed by officers in the regular or reserve corps of the Public Health Service.

"(k) TERMINATION OF AUTHORITY.—No agreement may be entered into under this section after December 31, 2009.

"§ 351. Hazardous duty pay

"(a) HAZARDOUS DUTY PAY.—The Secretary concerned may pay hazardous duty pay under this section to a member of a regular or reserve component of the uniformed services entitled to basic pay under section 204 of this title or compensation under section 206 of this title who—

"(1) performs duty in a hostile fire area designated by the Secretary concerned, is exposed to a hostile fire event, explosion of a hostile explosive device, or any other hostile action, or is on duty during a month in an area in which a hostile event occurred which placed the member in grave danger of physical injury:

jury;
"(2) performs duty designated by the Secretary concerned as hazardous duty based upon the inherent dangers of that duty

and risks of physical injury; or

"(3) performs duty in a foreign area designated by the Secretary concerned as an area in which the member is subject to imminent danger of physical injury due to threat conditions.

"(b) MAXIMUM AMOUNT.—The amount of hazardous duty pay paid to a member under subsection (a) shall be based on the type of duty and the area in which the duty is performed, as follows:

"(1) In the case of a member who performs duty in a designated hostile fire area, as described in subsection (a)(1), haz-

ardous duty pay may not exceed \$450 per month.

"(2) In the case of a member who performs a designated hazardous duty, as described in subsection (a)(2), hazardous

duty pay may not exceed \$250 per month.

"(3) In the case of a member who performs duty in a foreign area designated as an imminent danger area, as described in subsection (a)(3), hazardous duty pay may not exceed \$250 per month.

"(c) METHOD OF PAYMENT.—Hazardous duty pay shall be paid on a monthly basis. A member who is eligible for hazardous duty pay by reason of subsection (a) shall receive the full monthly rate of hazardous duty pay authorized by the Secretary concerned under

such paragraph, notwithstanding subsection (d).

"(d) Reserve Component Members Performing Inactive Duty Training.—A member of a reserve component entitled to compensation under section 206 of this title who is authorized hazardous duty pay under this section may be paid an amount of hazardous duty pay that is proportionate to the compensation received by the member under section 206 of this title for inactive-duty training.

"(e) Administration and Retroactive Payments.—The effective date for the designation of a hostile fire area, as described in paragraph (1) of subsection (a), and for the designation of a foreign area as an imminent danger area, as described in paragraph (3) of such subsection, may be a date that occurs before, on, or after the

actual date of the designation by the Secretary concerned.

"(f) Determination of fact that is made in administering subsection (a) is conclusive. The determination may not be reviewed by any other officer or agency of the United States unless there has been fraud or gross negligence. However, the Secretary concerned may change the determination on the basis of new evidence or for other good cause. The regulations prescribed to administer this section shall define the activities that are considered hazardous for purposes of subsection (a)(2).

"(g) RELATIONSHIP TO OTHER PAY AND ALLOWANCES.—

"(1) IN ADDITION TO OTHER PAY AND ALLOWANCES.—A member may be paid hazardous duty pay under this section in addition to any other pay and allowances to which the member is entitled. The regulations prescribed to administer this section shall address dual compensation under this section for multiple circumstances involving performance of a designated hazardous duty, as described in paragraph (2) of subsection (a), or for duty in certain designated areas, as described in paragraph (1) or (3) of such subsection, that is performed by a member during a single month of service.

"(2) LIMITATION.—A member may not receive hazardous duty pay under this section for a month for more than three

qualifying instances described in subsection (a)(2).

"(h) Prohibition on Variable Rates.—The regulations prescribed to administer this section may not include varied criteria or rates for payment of hazardous duty for officers and enlisted members.

"(i) TERMINATION OF AUTHORITY.—No hazardous duty pay

under this section may be paid after December 31, 2009.

"§ 352. Assignment pay or special duty pay

"(a) Assignment or Special Duty Pay Authorized.—The Secretary concerned may pay assignment or special duty pay under this section to a member of a regular or reserve component of the uniformed services who—

"(1) is entitled to basic pay under section 204 of this title

or compensation under section 206 of this title; and

"(2) performs duties in an assignment, location, or unit designated by, and under the conditions of service specified by, the Secretary concerned.

"(b) Maximum Amount and Method of Payment.—

"(1) LUMP SUM OR INSTALLMENTS.—Assignment or special duty pay under subsection (a) may be paid monthly, in a lump sum, or in periodic installments other than monthly, as determined by the Secretary concerned.

"(2) MAXIMUM MONTHLY AMOUNT.—The maximum monthly amount of assignment or special duty pay may not exceed

\$5,000.

"(3) MAXIMUM LUMP SUM AMOUNT.—The amount of a lump sum payment of assignment or special duty pay payable to a member may not exceed the amount equal to the product of—

member may not exceed the amount equal to the product of—
"(A) the maximum monthly rate authorized under
paragraph (2) at the time the member enters into a written
agreement under subsection (c); and

"(B) the number of continuous months in the period for which assignment or special duty pay will be paid pursu-

ant to the agreement.

"(4) Maximum installment amount.—The amount of each installment payment of assignment or special duty pay payable to a member on an installment basis may not exceed the amount equal to—

"(A) the product of—

"(i) a monthly rate specified in the written agreement entered into under subsection (c), which monthly rate may not exceed the maximum monthly rate authorized under paragraph (2) at the time the member enters into the agreement; and

"(ii) the number of continuous months in the period for which the assignment or special duty pay will

be paid; divided by

"(B) the number of installments over such period.

"(5) EFFECT OF EXTENSION.—If a member extends an assignment or performance of duty specified in an agreement with the Secretary concerned under subsection (c), assignment or special duty pay for the period of the extension may be paid on a

monthly basis, in a lump sum, or in installments, consistent with this subsection.

"(c) Written Agreement.—

"(1) DISCRETIONARY FOR MONTHLY PAYMENTS.—The Secretary concerned may require a member to enter into a written agreement with the Secretary in order to qualify for the payment of assignment or special duty pay on a monthly basis. The written agreement shall specify the period for which the assignment or special duty pay will be paid to the member and the monthly rate of the assignment or special duty pay.

"(2) REQUIRED FOR LUMP SUM OR INSTALLMENT PAY-MENTS.—The Secretary concerned shall require a member to enter into a written agreement with the Secretary in order to qualify for payment of assignment or special duty pay on a lump sum or installment basis. The written agreement shall specify the period for which the assignment or special duty pay will be paid to the member and the amount of the lump sum

or each periodic installment.

"(d) Reserve Component Members Performing Inactive Duty Training.—A member of a reserve component entitled to compensation under section 206 of this title who is authorized assignment or special duty pay under this section may be paid an amount of assignment or special duty pay that is proportionate to the compensation received by the member under section 206 of this title for inactive-duty training.

"(e) RELATIONSHIP TO OTHER PAY AND ALLOWANCES.—Assignment or special duty pay paid to a member under this section is in addition to any other pay and allowances to which the member is

entitled.

"(f) REPAYMENT.—A member who receives assignment or special duty pay under this section and who fails to fulfill the eligibility requirements under subsection (a) for receipt of such pay shall be subject to the repayment provisions of section 373 of this title.

"(g) TERMINATION OF AUTHORITY.—No agreement may be en-

tered into under this section after December 31, 2009.

"§ 353. Skill incentive pay or proficiency bonus

"(a) SKILL INCENTIVE PAY.—The Secretary concerned may pay a monthly skill incentive pay to a member of a regular or reserve component of the uniformed services who—

"(1) is entitled to basic pay under section 204 of this title

or compensation under section 206 of this title; and

"(2) serves in a career field or skill designated as critical

by the Secretary concerned.

"(b) Skill Proficiency Bonus.—The Secretary concerned may pay a proficiency bonus to a member of a regular or reserve component of the uniformed services who—

"(1) is entitled to basic pay under section 204 of this title

or compensation under section 206 of this title; and

"(2) is determined to have, and maintains, certified proficiency under subsection (d) in a skill designated as critical by the Secretary concerned.

"(c) Maximum Amounts and Methods of Payment.—

"(1) SKILL INCENTIVE PAY.—Skill incentive pay under subsection (a) shall be in paid monthly in an amount not exceed

\$1,000 per month.

"(2) Proficiency bonus under subsection (b) may be paid in a lump sum at the beginning of the proficiency certification period or in periodic installments during the proficiency certification period. The amount of the bonus may not exceed \$12,000 for each 12-month period of certification. The Secretary concerned may not vary the criteria or rates for the proficiency bonus paid for officers and enlisted members.

"(d) Certified Proficiency for Proficiency Bonus.—

"(1) CERTIFICATION REQUIRED.—Proficiency in a designated critical skill for purposes of subsection (b) shall be subject to annual certification by the Secretary concerned.

"(2) DURATION OF CERTIFICATION.—A certification period for purposes of subsection (c)(2) shall expire at the end of the one-year period beginning on the first day of the first month be-

ginning on or after the certification date.

"(3) WAIVER.—Notwith standing paragraphs (1) and (2), the regulations prescribed to administer this section shall address the circumstances under which the Secretary concerned may waive the certification requirement under paragraph (1) or extend a certification period under paragraph (2). "(e) WRITTEN AGREEMENT.—

"(1) DISCRETIONARY FOR SKILL INCENTIVE PAY.—The Secretary concerned may require a member to enter into a written agreement with the Secretary in order to qualify for the payment of skill incentive pay under subsection (a). The written agreement shall specify the period for which the skill incentive pay will be paid to the member and the monthly rate of the pay.

"(2) REQUIRED FOR PROFICIENCY BONUS.—The Secretary concerned shall require a member to enter into a written agreement with the Secretary in order to qualify for payment of a proficiency bonus under subsection (b). The written agreement shall specify the amount of the proficiency bonus, the period for which the bonus will be paid, and the initial certification or recertification necessary for payment of the proficiency bonus.

"(f) RESERVE COMPONENT MEMBERS PERFORMING INACTIVE

DUTY TRAINING.—

"(1) Propartion.—A member of a reserve component entitled to compensation under section 206 of this title who is authorized skill incentive pay under subsection (a) or a skill proficiency bonus under subsection (b) may be paid an amount of the pay or bonus, as the case may be, that is proportionate to the compensation received by the member under section 206 of this title for inactive-duty training.

"(2) EXCEPTION FOR FOREIGN LANGUAGE PROFICIENCY.—No reduction in the amount of a skill proficiency bonus may be made under paragraph (1) in the case of a member of a reserve component who is authorized the bonus because of the member's

proficiency in a foreign language.

"(g) Repayment.—A member who receives skill incentive pay or a proficiency bonus under this section and who fails to fulfill the eligibility requirement for receipt of the pay or bonus shall be sub-

ject to the repayment provisions of section 373 of this title.

"(h) RELATIONSHIP TO OTHER PAYS AND ALLOWANCES.—A member may not be paid more than one pay under this section in any month for the same period of service and skill. A member may be paid skill incentive pay or the proficiency bonus under this section in addition to any other pay and allowances to which the member is entitled, except that a member may not be paid skill incentive pay or a proficiency bonus under this section and hazardous duty pay under section 351 of this title for the same period of service in the same career field or skill.

"(i) TERMINATION OF AUTHORITY.—No agreement may be en-

tered into under this section after December 31, 2009.

"SUBCHAPTER III—GENERAL PROVISIONS

"§ 371. Relationship to other incentives and pays

"(a) TREATMENT.—A bonus or incentive pay paid to a member of the uniformed services under subchapter II is in addition to any other pay and allowance to which a member is entitled, unless otherwise provided under this chapter.

"(b) Exception.—A member may not receive a bonus or incentive pay under both subchapter I and subchapter II for the same ac-

tivity, skill, or period of service.

"(c) Relationship to Other Computations.—The amount of a bonus or incentive pay to which a member is entitled under subchapter II may not be included in computing the amount of—

"(1) any increase in pay authorized by any other provision

of this title; or

"(2) any retired pay, retainer pay, separation pay, or disability severance pay.

"§372. Continuation of pays during hospitalization and rehabilitation resulting from wounds, injury, or illness incurred while on duty in a hostile fire area or exposed to an event of hostile fire or other hostile action

"(a) CONTINUATION OF PAYS.—If a member of a regular or reserve component of a uniformed service incurs a wound, injury, or illness in the line of duty while serving in a combat operation or a combat zone, while serving in a hostile fire area, or while exposed to a hostile fire event, as described under section 351 of this title, and is hospitalized for treatment of the wound, injury, or illness, the Secretary concerned may continue to pay to the member, notwith-standing any provision of this chapter to the contrary, all pay and allowances (including any bonus, incentive pay, or similar benefit) that were being paid to the member at the time the member incurred the wound, injury, or illness.

"(b) DURATION.—The payment of pay and allowances to a member under subsection (a) may continue until the end of the first

month beginning after the earliest of the following dates:

"(1) The date on which the member is returned for assign-

ment to other than a medical or patient unit for duty.

"(2) One year after the date on which the member is first hospitalized for the treatment of the wound, injury, or illness, except that the Secretary concerned may extend the termination date in six-month increments.

"(3) The date on which the member is discharged, separated, or retired (including temporary disability retirement)

from the uniformed services.

"(c) Bonus, Incentive Pay, or Similar Benefit Defined.—In this section, the term bonus, incentive pay, or similar benefit means a bonus, incentive pay, special pay, or similar payment paid to a member of the uniformed services under this title or title 10.

"§373. Repayment of unearned portion of bonus, incentive pay, or similar benefit when conditions of payment not met

"(a) REPAYMENT.—Except as provided in subsection (b), a member of the uniformed services who is paid a bonus, incentive pay, or similar benefit, the receipt of which is contingent upon the member's satisfaction of certain service or eligibility requirements, shall repay to the United States any unearned portion of the bonus, incentive pay, or similar benefit if the member fails to satisfy any such service or eligibility requirement.

"(b) EXCEPTIONS.—The regulations prescribed to administer this section may specify procedures for determining the circumstances under which an exception to the required repayment

may be granted.

"(c) Effect of Bankruptcy.—An obligation to repay the United States under this section is, for all purposes, a debt owed the United States. A discharge in bankruptcy under title 11 does not discharge a person from such debt if the discharge order is entered less than five years after—

"(1) the date of the termination of the agreement or contract

on which the debt is based; or

"(2) in the absence of such an agreement or contract, the date of the termination of the service on which the debt is based.

"(d) Definitions.—In this section:

"(1) The term bonus, incentive pay, or similar benefit' means a bonus, incentive pay, special pay, or similar payment, or an educational benefit or stipend, paid to a member of the uniformed services under a provision of law that refers to the repayment requirements of this section or section 303a(e) of this title.

"(2) The term 'service', as used in subsection (c)(2), refers to an obligation willingly undertaken by a member of the uniformed services, in exchange for a bonus, incentive pay, or similar benefit offered by the Secretary concerned—

"(A) to a member in a regular or reserve component

who remains on active duty or in an active status;

"(B) to perform duty in a specified skill, with or without a specified qualification or credential;

"(C) to perform duty in a specified assignment, location or unit: or

"(D) to perform duty for a specified period of time.

"§ 374. Regulations

"This subchapter and subchapter II shall be administered under regulations prescribed by-

(1) the Secretary of Defense, with respect to the armed

forces under the jurisdiction of the Secretary of Defense;

"(2) the Secretary of Homeland Security, with respect to the Coast Guard when it is not operating as a service in the Navy; "(3) the Secretary of Health and Human Services, with re-

- spect to the commissioned corps of the Public Health Service; and
- "(4) the Secretary of Commerce, with respect to the National Oceanic and Atmospheric Administration.".

(b) Transfer of 15-Year Career Status Bonus to Sub-CHAPTER II.-

(1) Transfer.—Section 322 of title 37, United States Code, is transferred to appear after section 353 of subchapter II of chapter 5 of such title, as added by subsection (a), and is redesignated as section 354.

(2) Conforming amendment.—Subsection (f) of such section, as so transferred and redesignated, is amended by striking

"section 303a(e)" and inserting "section 373".

(3) CROSS REFERENCES.—Sections 1401a, 1409(b)(2), and 1410 of title 10, United States Code, are amended by striking "section 322" each place it appears and inserting "section 322 (as in effect before the enactment of the National Defense Authorization Act for Fiscal Year 2008) or section 354".

(c) Transfer of Retention Incentives for Members Quali-FIED IN CRITICAL MILITARY SKILLS OR ASSIGNED TO HIGH PRIORITY

UNITS.-

(1) Transfer.—Section 323 of title 37, United States Code, as amended by sections 614 and 622, is transferred to appear after section 354 of subchapter II of chapter 5 of such title, as transferred and redesignated by subsection (b)(1), and is redesignated as section 355.

(2) Conforming amendment.—Subsection (g) of such section, as so transferred and redesignated, is amended by striking "section 303a(e)" and inserting "section 373".

(d) CLERICAL AMENDMENT.—The table of sections at the begin-

ning of chapter 5 of title 37, United States Code, is amended to read as follows:

"SUBCHAPTER I—EXISTING SPECIAL PAY, INCENTIVE PAY, AND BONUS AUTHORITIES

"301. Incentive pay: hazardous duty. "301a. Incentive pay: aviation career.

"301b. Special pay: aviation career officers extending period of active duty.

"301c. Incentive pay: submarine duty.

"301c. Internitive pay, submarine day," "301d. Multiyear retention bonus: medical officers of the armed forces. "301e. Multiyear retention bonus: dental officers of the armed forces.

"302. Special pay: medical officers of the armed forces. "302a. Special pay: optometrists.

"302b. Special pay: dental officers of the armed forces.

"302c. Special pay: psychologists and nonphysician health care providers. "302d. Special pay: accession bonus for registered nurses."

"302e. Special pay: nurse anesthetists.

"302f. Special pay: reserve, recalled, or retained health care officers.

"302g. Special pay: Selected Reserve health care professionals in critically short wartime specialties.

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"302h. Special pay: accession bonus for dental officers.
"302i. Special pay: pharmacy officers.
"302j. Special pay: accession bonus for pharmacy officers.
"302k. Special pay: accession bonus for medical officers in critically short wartime
               special ties.
"302l. Special pay: accession bonus for dental specialist officers in critically short
"303. Special pay: veterinarians.
"303a. Special pay: veterinarians.
"303b. Waiver of board certification requirements.
               wartime specialties.
"304. Special pay: diving duty.
"305. Special pay: hardship duty pay.
"305a. Special pay: career see pay.
"305b. Special pay: service as member of Weapons of Mass Destruction Civil Support
               Team.
"306. Special pay: officers holding positions of unusual responsibility and of critical
               nature.
"306a. Special pay: members assigned to international military headquarters.
"307. Special pay: special duty assignment pay for enlisted members.
"307a. Special pay: assignment incentive pay.
"308. Special pay: reenlistment bonus.
"308b. Special pay: reenlistment bonus for members of the Selected Reserve.
"308c. Special pay: bonus for affiliation or enlistment in the Selected Reserve.
"308d. Special pay: members of the Selected Reserve assigned to certain high priority
               units.
"308g. Special pay: bonus for enlistment in elements of the Ready Reserve other than
the Selected Reserve.
"308h. Special pay: bonus for reenlistment, enlistment, or voluntary extension of en-
               listment in elements of the Ready Reserve other than the Selected Re-
"308i. Special pay: prior service enlistment bonus.
"308j. Special pay: affiliation bonus for officers in the Selected Reserve.
"309. Special pay: enlistment bonus.
"310. Special pay: duty subject to hostile fire or imminent danger.
"312. Special pay: nuclear-qualified officers extending period of active duty.
"312b. Special pay: nuclear career accession bonus.
"312c. Special pay: nuclear career annual incentive bonus.
"314. Special pay or bonus: qualified members extending duty at designated locations
               overseas
"315. Special pay: engineering and scientific career continuation pay.
"316. Special pay: bonus for members with foreign language proficiency.
"317. Special pay: officers in critical acquisition positions extending period of active
               duty.
"318. Special pay: special warfare officers extending period of active duty.
"319. Special pay: surface warfare officer continuation pay
"320. Incentive pay: career enlisted flyers.
"321. Special pay: judge advocate continuation pay.
"324. Special pay: accession bonus for new officers in critical skills.
"325. Incentive bonus: savings plan for education expenses and other contingencies. 
"326. Incentive bonus: conversion to military occupational specialty to ease personnel
               shortage.
"327. Incentive bonus: transfer between armed forces.
"328. Combat-related injury rehabilitation pay.
"329. Incentive bonus: retired members and reserve component members volunteering
               for high-demand, low-density assignments.
"330. Special pay: accession bonus for officer candidates.
     "SUBCHAPTER II—CONSOLIDATION OF SPECIAL PAY, INCENTIVE PAY, AND BONUS
                                           AUTHORITIES
"331. General bonus authority for enlisted members.
       General bonus authority for officers.
"333. Special bonus and incentive pay authorities for nuclear officers.
       Special aviation incentive pay and bonus authorities for officers.
"335. Special bonus and incentive pay authorities for officers in health professions.
"351. Hazardous duty pay.
"352. Assignment pay or special duty pay.
"353. Skill incentive pay or proficiency bonus.
"354. Special pay: 15-year career status bonus for members entering service on or
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after August 1, 1986.

"355. Special pay: retention incentives for members qualified in critical military skills or assigned to high priority units.

"SUBCHAPTER III—GENERAL PROVISIONS

"371. Relationship to other incentives and pays.

"372. Continuation of pays during hospitalization and rehabilitation resulting from wounds, injury, or illness incurred while on duty in a hostile fire area or exposed to an event of hostile fire or other hostile action.

"373. Repayment of unearned portion of bonus, incentive pay, or similar benefit when conditions of payment not met.

"374. Regulations.".

SEC. 662. TRANSITIONAL PROVISIONS.

(a) Implementation Plan.—

(1) Development.—The Secretary of Defense shall develop a plan to implement subchapters II and III of chapter 5 of title 37, United States Code, as added by section 661(a), and to correspondingly transition all of the special and incentive pay programs for members of the uniformed services solely to provisions of such subchapters.

(2) SUBMISSION.—Not later than one year after the date of the enactment of this Act, the Secretary shall submit the imple-

mentation plan to the congressional defense committees.

(b) Transition Period.—During a transition period of not more than 10 years beginning on the date of the enactment of this Act, the Secretary of Defense, the Secretary of a military department, and the Secretaries referred to in subsection (d) may continue to use the authorities in provisions in subchapter I of chapter 5 of title 37, United States Code, as designated by section 661(a), but subject to the terms of such provisions and such modifications as the Secretary of Defense may include in the implementation plan, to provide bonuses and special and incentive pays for members of the uniformed services.

(c) Notice of Implementation of New Authorities.—Not less than 30 days before the date on which a special pay or bonus authority provided under subchapter II of chapter 5 of title 37, United States Code, as added by section 661(a), is first utilized, the Secretary of Defense shall submit to the congressional defense committees a notice of the implementation of the authority, including whether, as a result of implementation of the authority, a corresponding authority in subchapter I of such chapter, as designated

by section 661(a), will no longer be used.

(d) Coordination.—The Secretary of Defense shall prepare the implementation plan in coordination with—

(1) the Secretary of Homeland Security, with respect to the

Coast Guard;

(2) the Secretary of Health and Human Services, with respect to the commissioned corps of the Public Health Service; and

(3) the Secretary of Commerce, with respect to the National

Oceanic and Atmospheric Administration.

(e) NO EFFECT ON FISCAL YEAR 2008 OBLIGATIONS.—During fiscal year 2008, obligations incurred under subchapters I, II, and III of chapter 5 of title 37, United States Code, as amended by section 661, to provide bonuses, incentive pays, special pays, and similar payments to members of the uniformed services under such subchapters may not exceed the obligations that would be incurred in the absence of the amendments made by such section.

Subtitle G—Other Matters

SEC. 671. REFERRAL BONUS AUTHORITIES.

- (a) Codification and Modification of army Referral Bonus Authority.—
 - (1) ARMY REFERRAL BONUS.—Chapter 333 of title 10, United States Code, is amended by inserting after section 3251 the following new section:

"\$3252. Bonus to encourage Army personnel to refer persons for enlistment in the Army

"(a) Authority To Pay Bonus.—

"(1) AUTHORITY.—The Secretary of the Army may pay a bonus under this section to an individual referred to in paragraph (2) who refers to an Army recruiter a person who has not previously served in an armed force and who, after such referral, enlists in the regular component of the Army or in the Army National Guard or Army Reserve.

"(2) INDIVIDUALS ELIGIBLE FOR BONUS.—Subject to subsection (c), the following individuals are eligible for a referral

bonus under this section:

"(A) A member in the regular component of the Army.

"(B) A member of the Army National Guard.

"(C) A member of the Army Reserve.

"(D) A member of the Army in a retired status, including a member under 60 years of age who, but for age, would be eligible for retired pay.

"(E) A civilian employee of the Department of the

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- "(b) Referral.—For purposes of this section, a referral for which a bonus may be paid under subsection (a) occurs—
 - "(1) when the individual concerned contacts an Army recruiter on behalf of a person interested in enlisting in the Army; or
 - "(2) when a person interested in enlisting in the Army contacts the Army recruiter and informs the recruiter of the role of the individual concerned in initially recruiting the person. "(c) Certain Referrals Ineligible.—

"(1) Referral of immediate family.—A member of the Army or civilian employee of the Department of the Army may not be paid a bonus under subsection (a) for the referral of an

immediate family member.

- "(2) MEMBERS IN RECRUITING ROLES.—A member of the Army or civilian employee of the Department of the Army serving in a recruiting or retention assignment, or assigned to other duties regarding which eligibility for a bonus under subsection (a) could (as determined by the Secretary) be perceived as creating a conflict of interest, may not be paid a bonus under subsection (a).
- "(3) JUNIOR RESERVE OFFICERS' TRAINING CORPS INSTRUC-TORS.—A member of the Army detailed under subsection (c)(1) of section 2031 of this title to serve as an administrator or instructor in the Junior Reserve Officers' Training Corps program or a retired member of the Army employed as an administrator

or instructor in the program under subsection (d) of such sec-

tion may not be paid a bonus under subsection (a).

"(d) AMOUNT OF BONUS.—The amount of the bonus payable for a referral under subsection (a) may not exceed \$2,000. The amount shall be payable as provided in subsection (e).

"(e) PAYMENT.—A bonus payable for a referral of a person

under subsection (a) shall be paid as follows:

"(1) Not more than \$1,000 shall be paid upon the com-

mencement of basic training by the person.

"(2) Not more than \$1,000 shall be paid upon the completion of basic training and individual advanced training by the person.

"(f) RELATION TO PROHIBITION ON BOUNTIES.—The referral bonus authorized by this section is not a bounty for purposes of sec-

tion 514(a) of this title.

"(g) COORDINATION WITH RECEIPT OF RETIRED PAY.—A bonus paid under this section to a member of the Army in a retired status is in addition to any compensation to which the member is entitled under this title, title 37 or 38, or any other provision of law.

"(h) DURATION OF AUTHORITY.—A bonus may not be paid under subsection (a) with respect to any referral that occurs after Decem-

ber 31, 2008.".

- (2) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 3251 the following new item:
- "3252. Bonus to encourage Army personnel to refer persons for enlistment in the Army.".
- (b) Bonus for Referral of Persons for Appointment as Officers to Serve in Health Professions.—
 - (1) Health professions referral bonus .—Chapter 53 of such title is amended by inserting before section 1031 the following new section:

"§ 1030. Bonus to encourage Department of Defense personnel to refer persons for appointment as officers to serve in health professions

"(a) AUTHORITY TO PAY BONUS.—

"(1) Authority.—The Secretary of Defense may authorize the appropriate Secretary to pay a bonus under this section to an individual referred to in paragraph (2) who refers to a military recruiter a person who has not previously served in an armed force and, after such referral, takes an oath of enlistment that leads to appointment as a commissioned officer, or accepts an appointment as a commissioned officer, in an armed force in a health profession designated by the appropriate Secretary for purposes of this section.

"(2) INDIVIDUALS ELIGIBLE FOR BONUS.—Subject to subsection (c), the following individuals are eligible for a referral

bonus under this section:

"(A) A member of the armed forces in a regular compo-

nent of the armed forces.

"(B) A member of the armed forces in a reserve component of the armed forces.

"(C) A member of the armed forces in a retired status, including a member under 60 years of age who, but for age, would be eligible for retired or retainer pay.

"(D) A civilian employee of a military department or

the Department of Defense.

"(b) Referral.—For purposes of this section, a referral for

which a bonus may be paid under subsection (a) occurs-

"(1) when the individual concerned contacts a military recruiter on behalf of a person interested in taking an oath of enlistment that leads to appointment as a commissioned officer, or accepting an appointment as a commissioned officer, as applicable, in an armed force in a health profession; or

"(2) when a person interested in taking an oath of enlistment that leads to appointment as a commissioned officer, or accepting an appointment as a commissioned officer, as applicable, in an armed force in a health profession contacts a military recruiter and informs the recruiter of the role of the individual concerned in initially recruiting the person.

"(c) Certain Referrals Ineligible.-

"(1) Referral of immediate family.—A member of the armed forces or civilian employee of a military department or the Department of Defense may not be paid a bonus under subsection (a) for the referral of an immediate family member.

"(2) Members in recruiting roles.—A member of the armed forces or civilian employee of a military department or the Department of Defense serving in a recruiting or retention assignment, or assigned to other duties regarding which eligibility for a bonus under subsection (a) could (as determined by the appropriate Secretary) be perceived as creating a conflict of interest, may not be paid a bonus under subsection (a).

"(3) Junior reserve officers' training corps instruc-TORS.—A member of the armed forces detailed under subsection (c)(1) of section 2031 of this title to serve as an administrator or instructor in the Junior Reserve Officers' Training Corps program or a retired member of the armed forces employed as an administrator or instructor in the program under subsection (d) of such section may not be paid a bonus under subsection (a).

"(d) Amount of Bonus.—The amount of the bonus payable for a referral under subsection (a) may not exceed \$2,000. The amount shall be payable as provided in subsection (e).

"(e) PAYMENT.—A bonus payable for a referral of a person

under subsection (a) shall be paid as follows:

"(1) Not more than \$1,000 shall be paid upon the execution by the person of an agreement to serve as an officer in a health profession in an armed force for not less than 3 years,

"(2) Not more than \$1,000 shall be paid upon the completion by the person of the initial period of military training as

an officer.

"(f) RELATION TO PROHIBITION ON BOUNTIES.—The referral bonus authorized by this section is not a bounty for purposes of section 514(a) of this title.

"(g) COORDINATION WITH RECEIPT OF RETIRED PAY.—A bonus paid under this section to a member of the armed forces in a retired status is in addition to any compensation to which the member is entitled under this title, title 37 or 38, or any other provision of law.

"(h) APPROPRIATE SECRETARY DEFINED.—In this section, the

term 'appropriate Secretary' means-

"(1) the Secretary of the Army, with respect to matters con-

cerning the Army;

"(2) the Secretary of the Navy, with respect to matters concerning the Navy, the Marine Corps, and the Coast Guard when it is operating as a service in the Navy;

(3) the Secretary of the Air Force, with respect to matters

concerning the Air Force; and

"(4) the Secretary of Defense, with respect to personnel of

the Department of Defense.

- "(i) DURATION OF AUTHORITY.—A bonus may not be paid under subsection (a) with respect to any referral that occurs after December 31, 2008.".
 - (2) CLERICAL AMENDMENTS.—The table of sections at the beginning of such chapter is amended by inserting before the item relating to section 1031 the following new item:
- "1030. Bonus to encourage Department of Defense personnel to refer persons for appointment as officers to serve in health professions."
- (c) Repeal of Superseded army Referral Bonus Author-ITY.-
 - (1) Repeal.—Section 645 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109-163) is repealed.
 - (2) Payment of Bonuses under superseded author-ITY.—Any bonus payable under section 645 of the National Defense Authorization Act for Fiscal Year 2006, as in effect before its repeal by paragraph (1), shall remain payable after that date and shall be paid in accordance with the provisions of such section, as in effect on the day before the date of the enactment of this Act.

SEC. 672. EXPANSION OF EDUCATION LOAN REPAYMENT PROGRAM FOR MEMBERS OF THE SELECTED RESERVE.

- (a) Additional Educational Loans Eligible for Repay-MENT.—Paragraph (1) of subsection (a) of section 16301 of title 10, United States Code, is amended-

 - (1) by striking "or" at the end of subparagraph (B);
 (2) by striking the period at the end of subparagraph (C) and inserting "; or"; and
 - (3) by inserting after subparagraph (C) the following new subparagraph:
 - "(D) any loan incurred for educational purposes made by a lender that is—

'(i) an agency or instrumentality of a State;

"(ii) a financial or credit institution (including an insurance company) that is subject to examination and supervision by an agency of the United States or any State;

"(iii) a pension fund approved by the Secretary for pur-

poses of this section; or

"(iv) a nonprofit private entity designated by a State, regulated by that State, and approved by the Secretary for purposes of this section.".

(b) Participation of Officers in Program.—Such subsection is further amended-

(1) in paragraph (2)—

(A) by striking "Except as provided in paragraph (3),

the Secretary" and inserting "The Secretary"; and

(B) by striking "an enlisted member of the Selected Reserve of the Ready Reserve of an armed force in a reserve component and military specialty" and inserting "a member of the Selected Reserve of the Ready Reserve of an armed force in a reserve component and in an officer program or military specialty"; and

(2) by striking paragraph (3).

- (c) CLERICAL AMENDMENTS.
- (1) Section heading of such section is amended to read as follows:

"§ 16301. Education loan repayment program: members of Selected Reserve".

(2) Table of sections.—The table of sections at the beginning of chapter 1609 of such title is amended by striking the item relating to section 16301 and inserting the following new item:

"16301. Education loan repayment program: members of Selected Reserve.".

SEC. 673. ENSURING ENTRY INTO UNITED STATES AFTER TIME ABROAD FOR PERMANENT RESIDENT ALIEN MILITARY SPOUSES AND CHILDREN.

Section 284 of the Immigration and Nationality Act (8 U.S.C. 1354) is amended-

(1) by striking "Nothing" and inserting "(a) Nothing"; and (2) by adding at the end the following new subsection:

"(b) If a person lawfully admitted for permanent residence is the spouse or child of a member of the Armed Forces of the United States, is authorized to accompany the member and reside abroad with the member pursuant to the member's official orders, and is so accompanying and residing with the member (in marital union if a spouse), then the residence and physical presence of the person abroad shall not be treated as-

"(1) an abandonment or relinquishment of lawful permanent resident status for purposes of clause (i) of section

101(a)(13)(C); or

"(2) an absence from the United States for purposes of clause (ii) of such section.".

SEC. 674. OVERSEAS NATURALIZATION FOR MILITARY SPOUSES AND CHILDREN.

(a) Spouses.—Section 319 of the Immigration and Nationality Act (8 U.S.C. 1430) is amended by adding at the end the following new subsection:

"(e)(1) In the case of a person lawfully admitted for permanent residence in the United States who is the spouse of a member of the Armed Forces of the United States, is authorized to accompany such member and reside abroad with the member pursuant to the member's official orders, and is so accompanying and residing with the member in marital union, such residence and physical presence abroad shall be treated, for purposes of subsection (a) and section 316(a), as residence and physical presence in"(A) the United States; and

"(B) any State or district of the Department of Homeland

Security in the United States.

"(2) Notwithstanding any other provision of law, a spouse described in paragraph (1) shall be eligible for naturalization proceedings overseas pursuant to section 1701(d) of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136; 8 U.S.C. 1443a).".

(b) CHILDREN.—Section 322 of the Immigration and Nationality Act (8 U.S.C. 1433) is amended by adding at the end the following

new subsection:

- '(d) In the case of a child of a member of the Armed Forces of the United States who is authorized to accompany such member and reside abroad with the member pursuant to the member's official orders, and is so accompanying and residing with the member—
 - "(1) any period of time during which the member of the Armed Forces is residing abroad pursuant to official orders shall be treated, for purposes of subsection (a)(2)(A), as physical presence in the United States;

"(2) subsection (a)(5) shall not apply; and

- "(3) the oath of allegiance described in subsection (b) may be subscribed to abroad pursuant to section 1701(d) of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108-136; 8 U.S.C. 1443a)."
- (c) Overseas Naturalization Authority.—Section 1701(d) of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136; 8 U.S.C. 1443a) is amended-

(1) in the subsection heading, by inserting "AND THEIR

SPOUSES AND CHILDREN" after "FORCES"; and

- (2) by inserting ", and persons made eligible for naturalization by section 319(e) or 322(d) of such Act," after "Armed Forces'
- (d) Effective Date.—The amendments made by this section shall take effect on the date of enactment of this Act and apply to any application for naturalization or issuance of a certificate of citizenship pending on or after such date.
- SEC. 675. MODIFICATION OF AMOUNT OF BACK PAY FOR MEMBERS OF NAVY AND MARINE CORPS SELECTED FOR PROMOTION WHILE INTERNED AS PRISONERS OF WAR DURING WORLD WAR II TO TAKE INTO ACCOUNT CHANGES IN CONSUMER PRICE INDEX.

(a) Modification.—Section 667(c) of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106-398; 114 Stat. 1654A-170) is amended

by adding at the end the following new paragraph:

"(3) The amount determined for a person under paragraph (1) shall be increased to reflect increases in cost of living since the basic pay referred to in paragraph (1)(B) was paid to or for that person, calculated on the basis of the Consumer Price Index (all items— United States city average) published monthly by the Bureau of Labor Statistics."

(b) RECALCULATION OF PREVIOUS PAYMENTS.—In the case of any payment of back pay made to or for a person under section 667 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 before the date of the enactment of this Act, the Secretary of the Navy shall-

(1) recalculate the amount of back pay to which the person is entitled by reason of the amendment made by subsection (a); and

(2) if the amount of back pay, as so recalculated, exceeds the amount of back pay so paid, pay the person, or the surviving spouse of the person, an amount equal to the excess.

TITLE VII—HEALTH CARE PROVISIONS

Subtitle A—Improvements to Military Health Benefits

- Sec. 701. One-year extension of prohibition on increases in certain health care costs for members of the uniformed services.
- Sec. 702. Temporary prohibition on increase in copayments under retail pharmacy system of pharmacy benefits program.

 Sec. 703. Inclusion of TRICARE retail pharmacy program in Federal procurement of pharmaceuticals.
- Sec. 704. Stipend for members of reserve components for health care for certain dependents.
- Sec. 705. Authority for expansion of persons eligible for continued health benefits coverage.
- Sec. 706. Continuation of eligibility for TRICARE Standard coverage for certain members of the Selected Reserve.
- Sec. 707. Extension of pilot program for health care delivery
- Sec. 708. Inclusion of mental health care in definition of health care and report on mental health care services.

Subtitle B—Studies and Reports

- Sec. 711. Surveys on continued viability of TRICARE Standard and TRICARE Extra.
- Sec. 712. Report on training in preservation of remains under combat or combat-related conditions.
- Sec. 713. Report on patient satisfaction surveys.
- Sec. 714. Report on medical physical examinations of members of the Armed Forces before their deployment.
- Sec. 715. Report and study on multiple vaccinations of members of the Armed Forces.
- Sec. 716. Review of gender- and ethnic group-specific mental health services and treatment for members of the Armed Forces.
- Sec. 717. Licensed mental health counselors and the TRICARE program.
- Sec. 718. Report on funding of the Department of Defense for health care.

Subtitle C—Other Matters

- Sec. 721. Prohibition on conversion of military medical and dental positions to civilian medical and dental positions.
- Sec. 722. Establishment of Joint Pathology Center.

Subtitle A—Improvements to Military Health Benefits

SEC. 701. ONE-YEAR EXTENSION OF PROHIBITION ON INCREASES IN CERTAIN HEALTH CARE COSTS FOR MEMBERS OF THE UNIFORMED SERVICES.

- (a) Charges Under Contracts for Medical Care.—Section 1097(e) of title 10, United States Code, is amended by striking "September 30, 2007" and inserting "September 30, 2008"
- (b) Charges for Inpatient Care.—Section 1086(b)(3) of such title is amended by striking "September 30, 2007." and inserting "September 30, 2008".

(c) Premiums Under TRICARE Coverage for Certain Mem-BERS IN THE SELECTED RESERVE.—Section 1076d(d)(3) of such title is amended by striking "September 30, 2007" and inserting "September 30, 2008".

SEC. 702. TEMPORARY PROHIBITION ON INCREASE IN COPAYMENTS UNDER RETAIL PHARMACY SYSTEM OF PHARMACY BENE-FITS PROGRAM.

During the period beginning on October 1, 2007, and ending on September 30, 2008, the cost sharing requirements established under paragraph (6) of section 1074g(a) of title 10, United States Code, for pharmaceutical agents available through retail pharmacies covered by paragraph (2)(E)(ii) of such section may not exceed amounts as follows:

- (1) In the case of generic agents, \$3.
 (2) In the case of formulary agents, \$9.
 (3) In the case of nonformulary agents, \$22.

SEC. 703. INCLUSION OF TRICARE RETAIL PHARMACY PROGRAM IN FEDERAL PROCUREMENT OF PHARMACEUTICALS.

- (a) In General.—Section 1074g of title 10, United States Code, is amended-
 - (1) by redesignating subsections (f) and (g) as subsections (g) and (h), respectively; and
 - (2) by inserting after subsection (e) the following new subsection (f):
- "(f) Procurement of Pharmaceuticals by TRICARE Retail Pharmacy Program.—With respect to any prescription filled on or after the date of the enactment of the National Defense Authorization Act for Fiscal Year 2008, the TRICARE retail pharmacy program shall be treated as an element of the Department of Defense for purposes of the procurement of drugs by Federal agencies under section 8126 of title 38 to the extent necessary to ensure that pharmaceuticals paid for by the Department of Defense that are provided by pharmacies under the program to eligible covered beneficiaries under this section are subject to the pricing standards in such section 8126.".
- (b) Regulations.—The Secretary of Defense shall, after consultation with the other administering Secretaries under chapter 55 of title 10, United States Code, modify the regulations under subsection (h) of section 1074g of title 10, United States Code (as redesignated by subsection (a)(1) of this section), to implement the requirements of subsection (f) of section 1074g of title 10, United States Code (as amended by subsection (a)(2) of this section). The Secretary shall so modify such regulations not later than December 31, 2007.

SEC. 704. STIPEND FOR MEMBERS OF RESERVE COMPONENTS FOR HEALTH CARE FOR CERTAIN DEPENDENTS.

The Secretary of Defense may, pursuant to regulations prescribed by the Secretary, pay a stipend to a member of a reserve component of the Armed Forces who is called or ordered to active duty for a period of more than 30 days for purposes of maintaining civilian health care coverage for a dependant whom the Secretary determines to possess a special health care need that would be best met by remaining in the member's civilian health plan. In making such determination, the Secretary shall consider whether(1) the dependent of the member was receiving treatment for the special health care need before the call or order to active

duty of the member; and

(2) the call or order to active duty would result in an interruption in treatment or a change in health care provider for such treatment.

SEC. 705. AUTHORITY FOR EXPANSION OF PERSONS ELIGIBLE FOR CONTINUED HEALTH BENEFITS COVERAGE.

(a) AUTHORITY TO SPECIFY ADDITIONAL ELIGIBLE PERSONS.— Subsection (b) of section 1078a of title 10, United States Code, is

amended by adding at the end the following new paragraph:

"(4) Any other person specified in regulations prescribed by the Secretary of Defense for purposes of this paragraph who loses entitlement to health care services under this chapter or section 1145 of this title, subject to such terms and conditions as the Secretary shall prescribe in the regulations.".

(b) Election of Coverage.—Subsection (d) of such section is

amended by adding at the end the following new paragraph:

"(4) In the case of a person described in subsection (b)(4), by such date as the Secretary shall prescribe in the regulations required for purposes of that subsection.".

(c) PERIOD OF COVERAGE.—Subsection (g)(1) of such section is

amended—

(1) in subparagraph (B), by striking "and" at the end;

(2) in subparagraph (C), by striking the period at the end and inserting "; and"; and

(3) by adding at the end the following new subparagraph:

"(D) in the case of a person described in subsection (b)(4), the date that is 36 months after the date on which the person loses entitlement to health care services as described in that subsection.".

SEC. 706. CONTINUATION OF ELIGIBILITY FOR TRICARE STANDARD COVERAGE FOR CERTAIN MEMBERS OF THE SELECTED RESERVE.

(a) In General.—Section 706(f) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2282; 10 U.S.C. 1076d note) is amended—

(1) by striking "Enrollments" and inserting "(1) Except as

provided in paragraph (2), enrollments"; and

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

"(2) The enrollment of a member in TRICARE Standard that is in effect on the day before health care under TRICARE Standard is provided pursuant to the effective date in subsection (g) shall not be terminated by operation of the exclusion of eligibility under subsection (a)(2) of such section 1076d, as so amended, for the duration of the eligibility of the member under TRICARE Standard as in effect on October 16, 2006."

(b) Effective Date.—The amendments made by subsection (a)

shall take effect on October 1, 2007.

SEC. 707. EXTENSION OF PILOT PROGRAM FOR HEALTH CARE DELIV-

(a) EXTENSION OF DURATION OF PILOT PROGRAM.—Section 721(e) of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375; 118 Stat. 1988; 10

U.S.C. 1092 note) is amended by striking "and 2007" and inserting ", 2007, 2008, 2009, and 2010".

(b) EXTENSION OF REPORT DEADLINE.—Section 721(f) of such Act is amended by striking "July 1, 2007" and inserting "July 1, 2010".

- (c) REVISION IN SELECTION CRITERIA.—Section 721(d)(2) of such Act is amended by striking "expected to increase over the next five years" and inserting "has increased over the five years preceding 2008".
- (d) Addition to Requirements of Pilot Program.—Section 721(b) of such Act is amended—

(1) by striking "and" at the end of paragraph (3);

(2) by striking the period and inserting "; and" at the end of paragraph (4); and

(3) by adding at the end the following:

"(5) collaborate with State and local authorities to create an arrangement to share and exchange, between the Department of Defense and non-military health care systems, personal health information and data of military personnel and their families.".

SEC. 708. INCLUSION OF MENTAL HEALTH CARE IN DEFINITION OF HEALTH CARE AND REPORT ON MENTAL HEALTH CARE SERVICES.

(a) Inclusion of Mental Health Care in Definition of Health Care.—Section 1072 of title 10, United States Code, is amended by adding at the end the following new paragraph:

"(10) The term 'health care' includes mental health care.".

(b) Report on Access to Mental Health Care Services.— 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 adequacy of access to mental health services under the TRICARE program, including in the geographic areas where surveys on the continued viability of TRICARE Standard and TRICARE Extra are conducted under section 711 of this Act.

Subtitle B—Studies and Reports

SEC. 711. SURVEYS ON CONTINUED VIABILITY OF TRICARE STANDARD AND TRICARE EXTRA.

(a) Requirement for Surveys.—

(1) IN GENERAL.—The Secretary of Defense shall conduct surveys of health care providers and beneficiaries who use TRICARE in the United States to determine, utilizing a reconciliation of the responses of providers and beneficiaries to such surveys, each of the following:

(A) How many health care providers in TRICARE Prime service areas selected under paragraph (3)(A) are accepting new patients under each of TRICARE Standard

and TRICARE Extra.

(B) How many health care providers in geographic areas in which TRICARE Prime is not offered are accepting patients under each of TRICARE Standard and TRICARE Extra.

(C) The availability of mental health care providers in TRICARE Prime service areas selected under paragraph (3)(C) and in geographic areas in which TRICARE Prime

is not offered.

(2) BENCHMARKS.—The Secretary shall establish for purposes of the surveys required by paragraph (1) benchmarks for primary care and specialty care providers, including mental health care providers, to be utilized to determine the adequacy of the availability of health care providers to beneficiaries eligible for TRICARE.

(3) Scope of surveys.—The Secretary shall carry out the

surveys required by paragraph (1) as follows:

(A) In the case of the surveys required by subparagraph (A) of that paragraph, in at least 20 TRICARE Prime service areas in the United States in each of fiscal years 2008 through 2011.

(B) In the case of the surveys required by subparagraph (B) of that paragraph, in 20 geographic areas in which TRICARE Prime is not offered and in which significant numbers of beneficiaries who are members of the Selected

Reserve reside.

(C) In the case of the surveys required by subparagraph (C) of that paragraph, in at least 40 geographic areas.

(4) Priority for surveys.—In prioritizing the areas which are to be surveyed under paragraph (1), the Secretary shall—

(A) consult with representatives of TRICARE beneficiaries and health care and mental health care providers to identify locations where TRICARE Standard beneficiaries are experiencing significant levels of access-to-care problems under TRICARE Standard or TRICARE Extra;

(B) give a high priority to surveying health care and

mental health care providers in such areas; and

- (C) give a high priority to surveying beneficiaries and providers located in geographic areas with high concentrations of members of the Selected Reserve.
- (5) Information from providers.—The surveys required by paragraph (1) shall include questions seeking to determine from health care and mental health care providers the following:

(A) Whether the provider is aware of the TRICARE

program.

(B) What percentage of the provider's current patient

population uses any form of TRICARE.

(C) Whether the provider accepts patients for whom payment is made under the medicare program for health care and mental health care services.

(D) If the provider accepts patients referred to in subparagraph (C), whether the provider would accept additional such patients who are not in the provider's current

patient population.

(6) Information from Beneficiaries.—The surveys required by paragraph (1) shall include questions seeking information to determine from TRICARE beneficiaries whether they have difficulties in finding health care and mental health care

providers willing to provide services under TRICARE Standard or TRICARE Extra.

(b) GAO REVIEW.—

(1) Ongoing review.—The Comptroller General shall, on an ongoing basis, review.—

(A) the processes, procedures, and analysis used by the Department of Defense to determine the adequacy of the number of health care and mental health care providers—

(i) that currently accept TRICARE Standard or TRICARE Extra beneficiaries as patients under TRICARE Standard in each TRICARE area as of the

date of completion of the review; and

(ii) that would accept TRICARE Standard or TRICARE Extra beneficiaries as new patients under TRICARE Standard or TRICARE Extra, as applicable, within a reasonable time after the date of completion of the review; and

(B) the actions taken by the Department of Defense to ensure ready access of TRICARE Standard beneficiaries to health care and mental health care under TRICARE Standard in each TRICARE area, including any pending or resolved requests for waiver of payment limits in order to improve access to health care or mental health care in a specific geographic area.

(2) REPORTS.—The Comptroller General shall submit to the Committees on Armed Services of the Senate and the House of Representatives on a bi-annual basis a report on the results of the review under paragraph (1). Each report shall include the

following:

(A) An analysis of the adequacy of the surveys under subsection (a).

(B) An identification of any impediments to achieving adequacy of availability of health care and mental health care under TRICARE Standard or TRICARE Extra.

- (C) An assessment of the adequacy of Department of Defense education programs to inform health care and mental health care providers about TRICARE Standard and TRICARE Extra.
- (D) An assessment of the adequacy of Department of Defense initiatives to encourage health care and mental health care providers to accept patients under TRICARE Standard and TRICARE Extra.
- (E) An assessment of the adequacy of information available to TRICARE Standard beneficiaries to facilitate access by such beneficiaries to health care and mental health care under TRICARE Standard and TRICARE Extra.
- (F) An assessment of any need for adjustment of health care and mental health care provider payment rates to attract participation in TRICARE Standard by appropriate numbers of health care and mental health care providers.
- (G) An assessment of the adequacy of Department of Defense programs to inform members of the Selected Reserve about the TRICARE Reserve Select program.

(H) An assessment of the ability of TRICARE Reserve Select beneficiaries to receive care in their geographic area.

(c) Effective Date.—This section shall take effect on October 1, 2007.

(d) Repeal of Superseded Requirements and Authority.— Section 723 of the National Defense Authorization Act for Fiscal Year 2004 (10 U.S.C. 1073 note) is repealed, effective as of October 1, 2007.

(e) Definitions.—In this section:

(1) The term "TRICARE Extra" means the option of the TRICARE program under which TRICARE Standard beneficiaries may obtain discounts on cost-sharing as a result of

using TRICARE network providers.

(2) The term "TRICARE Prime" means the managed care option of the TRICARE program.

(3) The term "TRICARE Prime service area" means a geographic area designated by the Department of Defense in which managed care support contractors develop a managed care network under TRICARE Prime.

(4) The term "TRICARE Standard" means the option of the TRICARE program that is also known as the Civilian Health and Medical Program of the Uniformed Services, as defined in

section 1072(4) of title 10, United States Code.

(5) The term "TRICARE Reserve Select" means the option of the TRICARE program that allows members of the Selected Reserve to enroll in TRICARE Standard, pursuant to section 1076d of title 10, United States Code.

(6) The term "member of the Selected Reserve" means a member of the Selected Reserve of the Ready Reserve of a re-

serve component of the Armed Forces.

(7) The term "United States" means the United States (as defined in section 101(a) of title 10, United States Code), its possessions (as defined in such section), and the Commonwealth of Puerto Rico.

SEC. 712. REPORT ON TRAINING IN PRESERVATION OF REMAINS UNDER COMBAT OR COMBAT-RELATED CONDITIONS.

(a) Report Required.—The Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the requirements of section 567 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2224; 10 U.S.C. 1481 note).

(b) MATTERS COVERED.—The report shall include a detailed de-

scription of the implementation of such section, including—

(1) where the training program is taking place;

(2) who is providing the training;

(3) the number of each type of military health care professional trained to date; and

(4) what the training covers.

(c) Deadline.—The report required by this section shall be submitted not later than 180 days after the date of the enactment of this Act.

SEC. 713. REPORT ON PATIENT SATISFACTION SURVEYS.

(a) Report Required.—Not later than March 1, 2008, the Secretary of Defense shall submit to the congressional defense committees a report on the ongoing patient satisfaction surveys taking place in Department of Defense inpatient and outpatient settings at military treatment facilities.

(b) Content.—The report required under subsection (a) shall

include the following:

(1) The types of survey questions asked.

(2) How frequently the surveying is conducted.

(3) How often the results are analyzed and reported back to the treatment facilities.

(4) To whom survey feedback is made available.

(5) How best practices are incorporated for quality improvement.

(6) An analysis of the effect of inpatient and outpatient surveys on quality improvement and a comparison of patient satisfaction survey programs with patient satisfaction survey programs used by other public and private health care systems and organizations.

(c) USE OF REPORT INFORMATION.—The Secretary shall use information in the report as the basis for a plan for improvements in patient satisfaction surveys used to assess health care at military treatment facilities in order to ensure the provision of high quality

health care and hospital services in such facilities.

SEC. 714. REPORT ON MEDICAL PHYSICAL EXAMINATIONS OF MEMBERS OF THE ARMED FORCES BEFORE THEIR DEPLOYMENT.

Not later than April 1, 2008, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the

House of Representatives a report setting forth the following:

(1) A comparison of the policies of the military departments concerning medical physical examinations of members of the Armed Forces before their deployment, including an identification of instances in which a member (including a member of a reserve component) may be required to undergo multiple physical examinations, from the time of notification of an upcoming deployment through the period of preparation for deployment.

(2) An assessment of the current policies related to, as well

as the feasibility of, each of the following:

(A) A single predeployment physical examination for

members of the Armed Forces before their deployment.

(B) A single system for tracking electronically the results of examinations under subparagraph (A) that can be shared among the military departments and thereby eliminate redundancy of medical physical examinations for members of the Armed Forces before their deployment.

SEC. 715. REPORT AND STUDY ON MULTIPLE VACCINATIONS OF MEMBERS OF THE ARMED FORCES.

(a) Report Required.—Not later than 90 days 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 policies of the Department of Defense for administering and evaluating the vaccination of members of the Armed Forces.

(b) ELEMENTS.—The report required by subsection (a) shall include the following:

(1) An assessment of the Department's policies governing the administration of multiple vaccinations in a 24-hour period, including the procedures providing for a full review of an individual's medical history prior to the administration of multiple vaccinations, and whether such policies and procedures differ for members of the Armed Forces on active duty and members of reserve components.

(2) An assessment of how the Department's policies on multiple vaccinations in a 24-hour period conform to current regulations of the Food and Drug Administration and research performed or being performed by the Centers for Disease Control, other non-military Federal agencies, and non-federal institu-

tions on multiple vaccinations in a 24-hour period.

(3) An assessment of the Department's procedures for initiating investigations of deaths of members of the Armed Forces in which vaccinations may have played a role, including whether such investigations can be requested by family members of

the deceased individuals.

(4) The number of deaths of members of the Armed Forces since May 18, 1998, that the Department has investigated for the potential role of vaccine administration, including both the number of deaths investigated that was alleged to have involved more than one vaccine administered in a given 24-hour period and the number of deaths investigated that was determined to have involved more than one vaccine administered in a given 24-hour period.

(5) An assessment of the procedures for providing the Adjutants General of the various States and territories with up-to-date information on the effectiveness and potential allergic reactions and side effects of vaccines required to be taken by Na-

tional Guard members.

(6) An assessment of whether procedures are in place to provide that the Adjutants General of the various States and territories retain updated medical records of each National Guard member called up for active duty.

SEC. 716. REVIEW OF GENDER- AND ETHNIC GROUP-SPECIFIC MENTAL HEALTH SERVICES AND TREATMENT FOR MEMBERS OF THE ARMED FORCES.

(a) COMPREHENSIVE REVIEW.—The Secretary of Defense shall conduct a comprehensive review of—

(1) the need for gender- and ethnic group-specific mental health treatment and services for members of the Armed Forces; and

(2) the efficacy and adequacy of existing gender- and ethnic group-specific mental health treatment programs and services for members of the Armed Forces, to include availability of and access to such programs.

(b) Elements.—The review required by subsection (a) shall in-

clude, but not be limited to, an assessment of the following:

(1) The need for gender- and ethnic group-specific mental health outreach, prevention, and treatment services for members of the Armed Forces.

(2) The access to and efficacy of existing gender- and ethnic group-specific mental health outreach, prevention, and treat-

ment services and programs (including substance abuse programs).

(3) The availability of gender- and ethnic group-specific services and treatment for members of the Armed Forces who experienced sexual assault or abuse.

(4) The access to and need for treatment facilities focusing on the gender- and ethnic group-specific mental health care needs of members of the Armed Forces.

(5) The need for further clinical research on the gender-and ethnic group-specific needs of members of the Armed Forces who served in a combat zone.

(c) Report.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report on the review required by subsection (a).

SEC. 717. LICENSED MENTAL HEALTH COUNSELORS AND THE TRICARE PROGRAM.

(a) Regulations.—The Secretary of Defense shall prescribe regulations to establish criteria that licensed or certified mental health counselors shall meet in order to be able to independently provide care to TRICARE beneficiaries and receive payment under the TRICARE program for such services. The criteria shall include requirements for education level, licensure, certification, and clinical experience as considered appropriate by the Secretary.

(b) STUDY REQUIRED.—The Secretary of Defense shall enter into a contract with the Institute of Medicine of the National Academy of Sciences, or another similarly qualified independent academic

medical organization, for the purpose of—

(1) conducting an independent study of the credentials, preparation, and training of individuals practicing as licensed mental health counselors; and

(2) making recommendations for permitting licensed mental health counselors to practice independently under the TRICARE program.

(c) Elements of Study.—

(1) Educational required by subsection (b) shall provide for an assessment of the educational requirements and curricula relevant to mental health practice for licensed mental health counselors, including types of degrees recognized, certification standards for graduate programs for such profession, and recognition of undergraduate coursework for completion of graduate degree requirements.

(2) LICENSING REQUIREMENTS.—The study required by subsection (b) shall provide for an assessment of State licensing requirements for licensed mental health counselors, including for each level of licensure if a State issues more than one type of license for the profession. The assessment shall examine requirements in the areas of education, training, examination, continuing education, and ethical standards, and shall include an evaluation of the extent to which States authorize members of the licensed mental health counselor profession to diagnose and treat mental illnesses.

(3) CLINICAL EXPERIENCE REQUIREMENTS.—The study required by subsection (b) shall provide for an analysis of the requirements for clinical experience for a licensed mental health counselor to be recognized under regulations for the TRICARE program, and recommendations, if any, for standardization or

adjustment of such requirements.

(4) Independent practice under other federal pro-GRAMS.—The study required by subsection (b) shall provide for an assessment of the extent to which licensed mental health counselors are authorized to practice independently under other Federal programs (such as the Medicare program, the Department of Veterans Affairs, the Indian Health Service, and Head Start), and a review of the relationship, if any, between recognition of mental health professions under the Medicare program and independent practice authority for such profession under the TRICARE program.

(5) Independent practice under fehbp.—The study required by subsection (b) shall provide for an assessment of the extent to which licensed mental health counselors are authorized to practice independently under the Federal Employee Health Benefits Program and private insurance plans. The assessment shall identify the States having laws requiring private insurers to cover, or offer coverage of, the services of members of licensed mental health counselors and shall identify the conditions, if any, that are placed on coverage of practitioners under the profession by insurance plans and how frequently these types of conditions are used by insurers.

(6) HISTORICAL REVIEW OF REGULATIONS.—The study required by subsection (b) shall provide for a review of the history of regulations prescribed by the Department of Defense regarding which members of the mental health profession are recognized as providers under the TRICARE program as independent practitioners, and an examination of the recognition by the Department of third-party certification for members of such

(7) CLINICAL CAPABILITIES STUDIES.—The study required by subsection (b) shall include a review of outcome studies and of the literature regarding the comparative quality and effectiveness of care provided by licensed mental health counselors and provide an independent review of the findings.

(d) RECOMMENDATIONS FOR TRICARE INDEPENDENT PRACTICE AUTHORITY.—The recommendations provided under subsection (b)(2) shall include recommendations regarding modifications of current policy for the TRICARE program with respect to allowing licensed mental health counselors to practice independently under $the\ TRICARE\ program.$

(e) Report.—Not later than March 1, 2009, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the review required

by subsection (b).

SEC. 718. REPORT ON FUNDING OF THE DEPARTMENT OF DEFENSE FOR HEALTH CARE.

(a) Report.—If the President submits to Congress the budget for a fiscal year under section 1105 of title 31, United States Code, and the aggregate amount included in that budget for the Department of Defense for health care for such fiscal year is less than the aggregate amount provided by Congress for the Department for health care for the preceding fiscal year, and, in the case of the Department, the total allocation from the Defense Health Program to any military department is less than the total such allocation in the preceding fiscal year, the President shall submit to Congress a report on-

(1) the reasons for the determination that inclusion of a lesser aggregate amount or allocation to any military depart-

ment is in the national interest; and

(2) the anticipated effects of the inclusion of such lesser aggregate amount or allocation to any military department on the access to and delivery of medical and support services to members of the Armed Forces and their family members.

(b) TERMINATION.—The section shall not be in effect after De-

cember 31, 2017.

Subtitle C—Other Matters

SEC. 721. PROHIBITION ON CONVERSION OF MILITARY MEDICAL AND DENTAL POSITIONS TO CIVILIAN MEDICAL AND DENTAL

(a) Prohibition.—The Secretary of a military department may not convert any military medical or dental position to a civilian medical or dental position during the period beginning on October 1, 2007, and ending on September 30, 2012.

(b) RESTORATION OF CERTAIN POSITIONS TO MILITARY POSITIONS.—In the case of any military medical or dental position that is converted to a civilian medical or dental position during the period beginning on October 1, 2004, and ending on September 30, 2008, if the position is not filled by a civilian by September 30, 2008, the Secretary of the military department concerned shall restore the position to a military medical or dental position that can be filled only by a member of the Armed Forces who is a health professional.

(c) Report.—

(1) Requirement.—The Secretary of Defense shall submit to the congressional defense committees a report on conversions made during fiscal year 2007 not later than 180 days after the enactment of this Act.

(2) Matters covered.—The report shall include the fol-

lowing:

(A) The number of military medical or dental positions, by grade or band and specialty, converted to civilian med-

ical or dental positions.

(B) The results of a market survey in each affected area of the availability of civilian medical and dental care providers in such area in order to determine whether there were civilian medical and dental care providers available in such area adequate to fill the civilian positions created by the conversion of military medical and dental positions to civilian positions in such area.

(C) An analysis, by affected area, showing the extent to which access to health care and cost of health care was affected in both the direct care and purchased care systems, including an assessment of the effect of any increased shifts in patient load from the direct care to the purchased care system, or any delays in receipt of care in either the direct

or purchased care system because of the conversions.

(D) The extent to which military medical and dental positions converted to civilian medical or dental positions affected recruiting and retention of uniformed medical and dental personnel.

(E) A comparison of the full costs for the military medical and dental positions converted with the full costs for civilian medical and dental positions, including expenses such as recruiting, salary, benefits, training, and any other

costs the Department identifies.

(F) An assessment showing that the military medical or dental positions converted were in excess of the military medical and dental positions needed to meet medical and dental readiness requirements of the uniformed services, as determined jointly by all the uniformed services.

(d) DEFINITIONS.—In this section:

(1) The term "military medical or dental position" means a position for the performance of health care functions within the

Armed Forces held by a member of the Armed Forces.

(2) The term "civilian medical or dental position" means a position for the performance of health care functions within the Department of Defense held by an employee of the Department

or of a contractor of the Department.
(3) The term "uniformed services" has the meaning given that term in section 1072(1) of title 10, United States Code.
(4) The term "conversion", with respect to a military medical and are department.

ical or dental position, means a change of the position to a civilian medical or dental position, effective as of the date of the manning authorization document of the military department making the change (through a change in designation from military to civilian in the document, the elimination of the listing of the position as a military position in the document, or through any other means indicating the change in the document or otherwise).

(e) Repeal.—Section 742 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2306) is repealed.

SEC. 722. ESTABLISHMENT OF JOINT PATHOLOGY CENTER.

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

(1) The Secretary of Defense proposed to disestablish all elements of the Armed Forces Institute of Pathology, except the National Medical Museum and the Tissue Repository, as part of the recommendations of the Secretary for the closure of Walter Reed Army Medical Center in the 2005 round of defense base closure and realignment.

(2) The Defense Base Closure and Realignment Commission altered, but did not reject, the proposal of the Secretary of Defense to disestablish the Armed Forces Institute of Pathology.

(3) The Commission's recommendation that the Armed Forces Institute of Pathology's "capabilities not specified in this recommendation will be absorbed into other DOD, Federal, or civilian facilities" provides the flexibility to retain a Joint Pathology Center as a Department of Defense or Federal entity.

(b) Sense of Congress.—It is the sense of Congress that the Armed Forces Institute of Pathology has provided important medical benefits to the Armed Forces and to the United States and that the Federal Government should retain a Joint Pathology Center.

(c) ESTABLISHMENT.-

(1) Establishment required.—The President shall establish and maintain a Joint Pathology Center that shall function as the reference center in pathology for the Federal Government.

(2) Establishment within dod.—Except as provided in paragraph (3), the Joint Pathology Center shall be established in the Department of Defense, consistent with the final recommendations of the 2005 Defense Base Closure and Realign-

ment Commission, as approved by the President.

- (3) Establishment in another department.—If the President makes a determination, within 180 days after the date of the enactment of this Act, that the Joint Pathology Center cannot be established in the Department of Defense, the Joint Pathology Center shall be established as an element of a Federal agency other than the Department of Defense. The President shall incorporate the selection of such agency into the determination made under this paragraph.
- (d) Services.—The Joint Pathology Center shall provide, at a minimum, the following:
 - (1) Diagnostic pathology consultation services in medicine, dentistry, and veterinary sciences.
 - (2) Pathology education, to include graduate medical education, including residency and fellowship programs, and continuing medical education.

(3) Diagnostic pathology research.

(4) Maintenance and continued modernization of the Tissue Repository and, as appropriate, utilization of the Repository in conducting the activities described in paragraphs (1) through

TITLE VIII—ACQUISITION POLICY, AC-QUISITION MANAGEMENT, AND LATED MATTERS

Sec. 800. Short title.

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Sec. 801. Internal controls for procurements on behalf of the Department of Defense by certain non-Defense agencies.

Sec. 802. Lead systems integrators.

- Reinvestment in domestic sources of strategic materials. Sec. 803.
- Sec. 804. Clarification of the protection of strategic materials critical to national security.

Sec. 805. Procurement of commercial services.

Sec. 806. Specification of amounts requested for procurement of contract services. Sec. 807. Inventories and reviews of contracts for services.

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- Sec. 828. Multiyear contract authority for electricity from renewable energy sources.
- Sec. 829. Procurement of fire resistant rayon fiber for the production of uniforms from foreign sources.
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Subtitle D—Accountability in Contracting

- Sec. 841. Commission on Wartime Contracting in Iraq and Afghanistan.
- Investigation of waste, fraud, and abuse in wartime contracts and contracting processes in Iraq and Afghanistan. Sec. 842.
- Sec. 843. Enhanced competition requirements for task and delivery order contracts.
- Sec. 844. Public disclosure of justification and approval documents for noncompetitive contracts.
- Sec. 845. Disclosure of government contractor audit findings
- Sec. 846. Protection for contractor employees from reprisal for disclosure of certain information.
- Sec. 847. Requirements for senior Department of Defense officials seeking employment with defense contractors.
- Sec. 848. Report on contractor ethics programs of Major Defense contractors.
- Sec. 849. Contingency contracting training for personnel outside the acquisition workforce and evaluations of Army Commission recommendations.

Subtitle E-Acquisition Workforce Provisions

- Sec. 851. Requirement for section on defense acquisition workforce in strategic human capital plan.
- Sec. 852. Department of Defense Acquisition Workforce Development Fund.
- Sec. 853. Extension of authority to fill shortage category positions for certain Federal acquisition positions.
- Sec. 854. Repeal of sunset of acquisition workforce training fund.
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Subtitle F—Contracts in Iraq and Afghanistan

- Sec. 861. Memorandum of understanding on matters relating to contracting.
- Sec. 862. Contractors performing private security functions in areas of combat operations
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- Sec. 864. Definitions and other general provisions.

Subtitle G-Defense Materiel Readiness Board

- Sec. 871. Establishment of Defense Materiel Readiness Board.
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Subtitle H—Other Matters

- Sec. 881. Clearinghouse for rapid identification and dissemination of commercial information technologies.
- Sec. 882. Authority to license certain military designations and likenesses of weapons systems to toy and hobby manufacturers.
- Sec. 883. Modifications to limitation on contracts to acquire military flight simulator.
- Sec. 884. Requirements relating to waivers of certain domestic source limitations relating to specialty metals.
- Sec. 885. Telephone services for military personnel serving in combat zones.
- Sec. 886. Enhanced authority to acquire products and services produced in Iraq and Afghanistan.
- Sec. 887. Defense Science Board review of Department of Defense policies and procedures for the acquisition of information technology.
- Sec. 888. Green procurement policy.
- Sec. 889. Comptroller General review of use of authority under the Defense Production Act of 1950.
- Sec. 890. Prevention of export control violations.
- Sec. 891. Procurement goal for Native Hawaiian-serving institutions and Alaska Native-serving institutions.
- Sec. 892. Competition for procurement of small arms supplied to Iraq and Afghanistan.

SEC. 800. SHORT TITLE.

This title may be cited as the "Acquisition Improvement and Accountability Act of 2007".

Subtitle A—Acquisition Policy and Management

SEC. 801. INTERNAL CONTROLS FOR PROCUREMENTS ON BEHALF OF THE DEPARTMENT OF DEFENSE BY CERTAIN NON-DE-FENSE AGENCIES.

- (a) Inspectors General Reviews and Determinations.—
- (1) In General.—For each covered non-defense agency, the Inspector General of the Department of Defense and the Inspector General of such covered non-defense agency shall, not later than the date specified in paragraph (2), jointly—
 - (A) review—
 - (i) the procurement policies, procedures, and internal controls of such covered non-defense agency that are applicable to the procurement of property and services on behalf of the Department by such covered nondefense agency; and
 - (ii) the administration of such policies, procedures, and internal controls; and
 - (B) determine in writing whether such covered non-defense agency is or is not compliant with defense procurement requirements.
- (2) DEADLINE FOR REVIEWS AND DETERMINATIONS.—The reviews and determinations required by paragraph (1) shall take place as follows:
 - (A) In the case of the General Services Administration, by not later than March 15, 2010.
 - (B) In the case of each of the Department of the Treasury, the Department of the Interior, and the National Aero-

nautics and Space Administration, by not later than March 15, 2011.

(C) In the case of each of the Department of Veterans Affairs and the National Institutes of Health, by not later

than March 15, 2012.

(3) Separate reviews and defense and the Inspector General of the Department of Defense and the Inspector General of a covered non-defense agency may by joint agreement conduct separate reviews of the procurement of property and services on behalf of the Department of Defense that are conducted by separate business units, or under separate government-wide acquisition contracts, of the covered non-defense agency. If such separate reviews are conducted, the Inspectors General shall make a separate determination under paragraph (1)(B) with respect to each such separate review.

(4) Memoranda of understanding for reviews and determination is required under this subsection with respect to a covered non-defense agency, the Inspector General of the Department of Defense and the Inspector General of the covered non-defense agency shall enter into a memorandum of understanding with each other to carry out such review and deter-

mination.

(5) Termination of non-compliance determination.—If the Inspector General of the Department of Defense and the Inspector General of a covered non-defense agency determine, pursuant to paragraph (1)(B), that a covered non-defense agency is not compliant with defense procurement requirements, the Inspectors General shall terminate such a determination effective on the date on which the Inspectors General jointly—

(A) determine that the non-defense agency is compliant

with defense procurement requirements; and

(B) notify the Secretary of Defense of that determina-

ion.

(6) RESOLUTION OF DISAGREEMENTS.—If the Inspector General of the Department of Defense and the Inspector General of a covered non-defense agency are unable to agree on a joint determination under this subsection, a determination by the Inspector General of the Department of Defense under this subsection shall be conclusive for the purposes of this section.

(b) Limitation on Procurements on Behalf of Department

OF DEFENSE.—

(1) Except as provided in paragraph (2), an acquisition official of the Department of Defense may place an order, make a purchase, or otherwise procure property or services for the Department of Defense in excess of the simplified acquisition threshold through a non-defense agency only if—

(A) in the case of a procurement by any non-defense agency in any fiscal year, the head of the non-defense agency has certified that the non-defense agency will comply with defense procurement requirements for the fiscal year;

(B) in the case of—

(i) a procurement by a covered non-defense agency in a fiscal year for which a memorandum of understanding is required by subsection (a)(4), the Inspector General of the Department of Defense and the Inspector General of the covered non-defense agency have entered

into such a memorandum of understanding; or

(ii) a procurement by a covered non-defense agency in a fiscal year following the Inspectors General review and determination required by subsection (a), the Inspectors General have determined that a covered nondefense agency is compliant with defense procurement requirements or have terminated a prior determination of non-compliance in accordance with subsection (a)(5); and

(C) the procurement is not otherwise prohibited by section 817 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) or section 811 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163).

(2) Exception for procurements of necessary property and services.—

(A) IN GENERAL.—The limitation in paragraph (1) shall not apply to the procurement of property and services on behalf of the Department of Defense by a non-defense agency during any fiscal year for which there is in effect a written determination of the Under Secretary of Defense for Acquisition, Technology, and Logistics that it is necessary in the interest of the Department of Defense to procure property and services through the non-defense agency during such fiscal year.

(B) Scope of particular exception.—A written determination with respect to a non-defense agency under subparagraph (A) shall apply to any category of procurements through the non-defense agency that is specified in

the determination.

(c) Guidance on Interagency Contracting.—

(1) REQUIREMENT.—Not later than 180 days after the date of enactment of this Act, the Secretary of Defense shall issue guidance on the use of interagency contracting by the Depart-

ment of Defense.

(2) MATTERS COVERED.—The guidance required by paragraph (1) shall address the circumstances in which it is appropriate for Department of Defense acquisition officials to procure goods or services through a contract entered into by an agency outside the Department of Defense. At a minimum, the guidance shall address—

(A) the circumstances in which it is appropriate for

such acquisition officials to use direct acquisitions;

(B) the circumstances in which it is appropriate for such acquisition officials to use assisted acquisitions;

(C) the circumstances in which it is appropriate for such acquisition officials to use interagency contracting to acquire items unique to the Department of Defense and the procedures for approving such interagency contracting;

(D) the circumstances in which it is appropriate for such acquisition officials to use interagency contracting to acquire items that are already being provided under a contract awarded by the Department of Defense;

(E) tools that should be used by such acquisition officials to determine whether items are already being provided under a contract awarded by the Department of Defense; and

(F) procedures for ensuring that defense procurement requirements are identified and communicated to outside

agencies involved in interagency contracting.

COMPLIANCE WITH DEFENSE PROCUREMENT REQUIRE-MENTS.—For the purposes of this section, a non-defense agency is compliant with defense procurement requirements if the procurement policies, procedures, and internal controls of the non-defense agency applicable to the procurement of products and services on behalf of the Department of Defense, and the manner in which they are administered, are adequate to ensure the compliance of the nondefense agency with the requirements of laws and regulations (including applicable Department of Defense financial management regulations) that apply to procurements of property and services made directly by the Department of Defense.

(e) Treatment of Procurements for Fiscal Year Pur-POSES.—For the purposes of this section, a procurement shall be treated as being made during a particular fiscal year to the extent that funds are obligated by the Department of Defense for the pro-

curement in that fiscal year.

(f) Definitions.—In this section:

(1) Non-defense agency.—The term "non-defense agency" means any department or agency of the Federal Government other than the Department of Defense. Such term includes a covered non-defense agency.

(2) COVERED NON-DEFENSE AGENCY.—The term "covered

non-defense agency" means each of the following:

(A) The General Services Administration.

(B) The Department of the Treasury.(C) The Department of the Interior.

- (D) The National Aeronautics and Space Administration.
 - (E) The Department of Veterans Affairs. (F) The National Institutes of Health.
- (3) Government-wide acquisition contract.—The term "government-wide acquisition contract" means a task or delivery order contract that—

(A) is entered into by a non-defense agency; and

(B) may be used as the contract under which property or services are procured for one or more other departments or agencies of the Federal Government.

(4) Simplified acquisition threshold.—The term "simplified acquisition threshold" has the meaning provided by sec-

tion 2302(7) of title 10, United States Code.

(5) Interagency contracting.—The term "interagency contracting" means the exercise of the authority under section 1535 of title 31, United States Code, or other statutory authority, for Federal agencies to purchase goods and services under contracts entered into or administered by other agencies.

(6) ACQUISITION OFFICIAL.—The term "acquisition official",

with respect to the Department of Defense, means—

(A) a contracting officer of the Department of Defense;

(B) any other Department of Defense official authorized to approve a direct acquisition or an assisted acquisition on

behalf of the Department of Defense.

(7) DIRECT ACQUISITION.—The term "direct acquisition", with respect to the Department of Defense, means the type of interagency contracting through which the Department of Defense orders an item or service from a government-wide acquisition contract maintained by a non-defense agency.

(8) ASSISTED ACQUISITION.—The term "assisted acquisition", with respect to the Department of Defense, means the type of interagency contracting through which acquisition officials of a non-defense agency award a contract or task or delivery order for the procurement of goods or services on behalf of the Depart-

ment of Defense.

SEC. 802. LEAD SYSTEMS INTEGRATORS.

(a) Prohibitions on the USE of Lead Systems Integrators.—

(1) Prohibition on New Lead systems integrators.—Effective October 1, 2010, the Department of Defense may not award a new contract for lead systems integrator functions in the acquisition of a major system to any entity that was not performing lead systems integrator functions in the acquisition of the major system prior to the date of the enactment of this Act.

(2) PROHIBITION ON LEAD SYSTEMS INTEGRATORS BEYOND LOW-RATE INITIAL PRODUCTION.—Effective on the date of the enactment of this Act, the Department of Defense may award a new contract for lead systems integrator functions in the acqui-

sition of a major system only if—

(A) the major system has not yet proceeded beyond low-

rate initial production; or

(B) the Secretary of Defense determines in writing that it would not be practicable to carry out the acquisition without continuing to use a contractor to perform lead systems integrator functions and that doing so is in the best interest of the Department.

(3) REQUIREMENTS RELATING TO DETERMINATIONS.—A de-

termination under paragraph (2)(B)—

(A) shall specify the reasons why it would not be practicable to carry out the acquisition without continuing to use a contractor to perform lead systems integrator functions (including a discussion of alternatives, such as the use of the Department of Defense workforce, or a system engineering and technical assistance contractor);

(B) shall include a plan for phasing out the use of contracted lead systems integrator functions over the shortest period of time consistent with the interest of the national

defense;

(C) may not be delegated below the level of the Under Secretary of Defense for Acquisition, Technology, and Logistics: and

(D) shall be provided to the Committees on Armed Services of the Senate and the House of Representatives at least 45 days before the award of a contract pursuant to the determination.

(b) Acquisition Workforce.—

(1) Requirement.—The Secretary of Defense shall ensure that the acquisition workforce is of the appropriate size and skill level necessary-

(A) to accomplish inherently governmental functions re-

lated to acquisition of major systems; and

(B) to effectuate the purpose of subsection (a) to minimize and eventually eliminate the use of contractors to per-

form lead systems integrator functions.

(2) REPORT.—The Secretary shall include an update on the progress made in complying with paragraph (1) in the annual report required by section 820 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364; 120 Stat. 2330).

(c) Exception for Contracts for Other Management Serv-ICES.—The Department of Defense may continue to award contracts for the procurement of services the primary purpose of which is to perform acquisition support functions with respect to the development or production of a major system, if the following conditions are met with respect to each such contract:

(1) The contract prohibits the contractor from performing

inherently governmental functions.

(2) The Department of Defense organization responsible for the development or production of the major system ensures that Federal employees are responsible for-

(A) determining courses of action to be taken in the best

interest of the government; and

(B) determining best technical performance for the

warfighter.

- (3) The contract requires that the prime contractor for the contract may not advise or recommend the award of a contract or subcontract for the development or production of the major system to an entity owned in whole or in part by the prime contractor.
- (d) DEFINITIONS.—In this section:

(1) Lead systems integrator.—The term "lead systems

integrator" means-

- (A) a prime contractor for the development or production of a major system, if the prime contractor is not expected at the time of award to perform a substantial portion of the work on the system and the major subsystems;
- (B) a prime contractor under a contract for the procurement of services the primary purpose of which is to perform acquisition functions closely associated with inherently governmental functions with respect to the development or production of a major system.

(2) Major system.—The term "major system" has the meaning given such term in section 2302d of title 10, United

States Code.

(3) Low-rate initial production.—The term "low-rate initial production" has the meaning given such term in section 2400 of title 10, United States Code.

SEC. 803. REINVESTMENT IN DOMESTIC SOURCES OF STRATEGIC MA-TERIALS.

(a) ASSESSMENT REQUIRED.—Not later than 180 days after the date of the enactment of this Act, the Strategic Materials Protection Board established pursuant to section 187 of title 10, United States Code, shall perform an assessment of the extent to which domestic producers of strategic materials are investing and planning to invest on a sustained basis in the processes, infrastructure, workforce training, and facilities required for the continued domestic production of such materials to meet national defense requirements.

(b) COOPERATION OF DOMESTIC PRODUCERS.—The Department of Defense may take into consideration the degree of cooperation of any domestic producer of strategic materials with the assessment conducted under subsection (a) when determining how much weight to accord any comments provided by such domestic producer regarding a proposed waiver of domestic source limitations pursuant to

section 2533b of title 10, United States Code.

(c) Report to Congressional Defense Committees.—The Board shall include the findings and recommendations of the assessment required by subsection (a) in the first report submitted to Congress pursuant to section 187(d) of title 10, United States Code, after the completion of such assessment.

(d) Definition.—The term "strategic material" means—

(1) a material designated as critical to national security by the Strategic Materials Protection Board in accordance with section 187 of title 10, United States Code; or

(2) a specialty metal as defined by section 2533b of title 10,

United States Code.

SEC. 804. CLARIFICATION OF THE PROTECTION OF STRATEGIC MATERIALS CRITICAL TO NATIONAL SECURITY.

(a) Prohibition.—Subsection (a) of section 2533b of title 10, United States Code, is amended—

(1) by striking "Except as provided in subsections (b) through (j), funds appropriated or otherwise available to the Department of Defense may not be used for the procurement of—" and inserting "Except as provided in subsections (b) through (m), the acquisition by the Department of Defense of the following items is prohibited:";

(2) in paragraph (1)—

(A) by striking "the following" and inserting "The following"; and

(B) by striking "; or" and inserting a period; and

(3) in paragraph (2), by striking "a speciality" and inserting "A specialty".

(b) APPLICABILITY TO ACQUISITION OF COMMERCIAL ITEMS.—

Subsection (h) of such section is amended to read as follows:

"(h) APPLICABILITY TO ACQUISITIONS OF COMMERCIAL ITEMS.—
(1) Except as provided in paragraphs (2) and (3), this section applies to acquisitions of commercial items, notwithstanding sections 34 and 35 of the Office of Federal Procurement Policy Act (41 U.S.C. 430 and 431).

"(2) This section does not apply to contracts or subcontracts for the acquisition of commercially available off-the-shelf items, as defined in section 35(c) of the Office of Federal Procurement Policy Act

(41 U.S.C. 431(c)), other than—

"(A) contracts or subcontracts for the acquisition of specialty metals, including mill products, such as bar, billet, slab, wire, plate and sheet, that have not been incorporated into end items, subsystems, assemblies, or components;

"(B) contracts or subcontracts for the acquisition of forgings or castings of specialty metals, unless such forgings or castings are incorporated into commercially available off-the-shelf end

items, subsystems, or assemblies;

(C) contracts or subcontracts for commercially available high performance magnets unless such high performance magnets are incorporated into commercially available off the shelf end items or subsystems; and

f(D) contracts or subcontracts for commercially available

off-the-shelf fasteners, unless such fasteners are-

"(i) incorporated into commercially available off-theshelf end items, subsystems, assemblies, or components; or

"(ii) purchased as provided in paragraph (3).

"(3) This section does not apply to fasteners that are commercial items that are purchased under a contract or subcontract with a manufacturer of such fasteners, if the manufacturer has certified that it will purchase, during the relevant calendar year, an amount of domestically melted specialty metal, in the required form, for use in the production of such fasteners for sale to the Department of Defense and other customers, that is not less than 50 percent of the total amount of the specialty metal that it will purchase to carry out the production of such fasteners.".

(c) Electronic Components.—Subsection (g) of such section is amended by striking "commercially available" and all that follows through the end of the subsection and inserting "electronic components, unless the Secretary of Defense, upon the recommendation of the Strategic Materials Protection Board pursuant to section 187 of this title, determines that the domestic availability of a particular

electronic component is critical to national security.

(d) Additional Exceptions.—Section 2533b of title 10, United States Code, as amended by subsections (a), (b), and (c), is further amended-

(1) by redesignating subsections (i) and (j) as subsections (l) and (m), respectively; and

(2) by inserting after subsection (h) the following new sub-

'(i) Exceptions for Purchases of Specialty Metals Below MINIMUM THRESHOLD.—(1) Notwithstanding subsection (a), the Secretary of Defense or the Secretary of a military department may accept delivery of an item containing specialty metals that were not melted in the United States if the total amount of noncompliant specialty metals in the item does not exceed 2 percent of the total weight of specialty metals in the item.

"(2) This subsection does not apply to high performance

magnets.

"(j) Streamlined Compliance for Commercial Derivative MILITARY ARTICLES.—(1) Subsection (a) shall not apply to an item acquired under a prime contract if the Secretary of Defense or the Secretary of a military department determines that—

"(A) the item is a commercial derivative military article;

and

"(B) the contractor certifies that the contractor and its subcontractors have entered into a contractual agreement, or agreements, to purchase an amount of domestically melted specialty metal in the required form, for use during the period of contract performance in the production of the commercial derivative military article and the related commercial article, that is not less than the greater of—

"(i) an amount equivalent to 120 percent of the amount of specialty metal that is required to carry out the production of the commercial derivative military article (including

the work performed under each subcontract); or

"(ii) an amount equivalent to 50 percent of the amount of specialty metal that is purchased by the contractor and its subcontractors for use during such period in the production of the commercial derivative military article and the related commercial article.

"(2) For the purposes of this subsection, the amount of specialty metal that is required to carry out the production of the commercial derivative military article includes specialty metal contained in any item, including commercially available off-the-shelf items, incor-

porated into such commercial derivative military article.

"(k) National Security Waiver.—(1) Notwithstanding subsection (a), the Secretary of Defense may accept the delivery of an end item containing noncompliant materials if the Secretary determines in writing that acceptance of such end item is necessary to the national security interests of the United States.

"(2) A written determination under paragraph (1)—

"(A) may not be delegated below the level of the Deputy Secretary of Defense or the Under Secretary of Defense for Acquisition, Technology, and Logistics;

tion, Technology, and Logistics;

"(B) shall specify the quantity of end items to which the waiver applies and the time period over which the waiver ap-

plies: and

"(C) shall be provided to the congressional defense committees prior to making such a determination (except that in the case of an urgent national security requirement, such certification may be provided to the defense committees up to 7 days after it is made).

"(3)(A) In any case in which the Secretary makes a determination under paragraph (1), the Secretary shall determine whether or

not the noncompliance was knowing and willful.

"(B) If the Secretary determines that the noncompliance was not knowing or willful, the Secretary shall ensure that the contractor or subcontractor responsible for the noncompliance develops and implements an effective plan to ensure future compliance.

"(C) If the Secretary determines that the noncompliance was

knowing or willful, the Secretary shall—

"(i) require the development and implementation of a plan

to ensure future compliance; and

"(ii) consider suspending or debarring the contractor or subcontractor until such time as the contractor or subcontractor has effectively addressed the issues that lead to such noncompliance.".

(e) Additional Definitions.—Subsection (m) of section 2533b of title 10, United States Code, as redesignated by subsection (c), is further amended by adding at the end the following:

"(3) The term 'acquisition' has the meaning provided in section 4 of the Office of Federal Procurement Policy Act (41

U.S.C. 403).

"(4) The term 'required form' shall not apply to end items or to their components at any tier. The term 'required form' means in the form of mill product, such as bar, billet, wire, slab, plate or sheet, and in the grade appropriate for the production of—

"(A) a finished end item delivered to the Department of

"(B) a finished component assembled into an end item

delivered to the Department of Defense.

"(5) The term 'commercially available off-the-shelf', has the meaning provided in section 35(c) of the Office of Federal Procurement Policy Act (41 U.S.C. 431(c)).

"(6) The term 'assemblies' means items forming a portion of a system or subsystem that can be provisioned and replaced as an entity and which incorporates multiple, replaceable parts.

"(7) The term 'commercial derivative military article' means an item procured by the Department of Defense that is or will be produced using the same production facilities, a common supply chain, and the same or similar production processes that are used for the production of articles predominantly used by the general public or by nongovernmental entities for purposes other than governmental purposes.

"(8) The term 'subsystem' means a functional grouping of items that combine to perform a major function within an end item, such as electrical power, attitude control, and propulsion.

(9) The term 'end item' means the final production product when assembled or completed, and ready for issue, delivery, or deployment.

"(10) The term 'subcontract' includes a subcontract at any

(f) Conforming Amendments.—Section 2533b of title 10, United States Code, is further amended—

(1) in subsection (c)-

- (A) in the heading, by striking "PROCUREMENTS" and inserting "ACQUISITIONS"; and
 - (B) in paragraphs (1) and (2), by striking "Procure-
- ments" and inserting "Acquisitions";

 (2) in subsection (d), by striking "procurement" each place it appears and inserting "acquisition"; and

 (3) in subsections (f) and (g), by striking "procurements" each place it appears and inserting "acquisitions".

 (g) IMPLEMENTATION.—Not later than 120 days after the date of

the enactment of this Act, the Secretary of Defense shall prescribe regulations on the implementation of this section and the amendments made by this section, including specific guidance on how thresholds established in subsections (h)(3), (i) and (j) of section 2533b of title 10, United States Code, as amended by this section, should be implemented.

(h) Revision of Domestic Nonavailability Determinations and Rules.—No later than 180 days after the date of the enactment of this Act, any domestic nonavailability determination under section 2533b of title 10, United States Code, including a class deviation, or rules made by the Department of Defense between December 6, 2006, and the date of the enactment of this Act, shall be reviewed and amended, as necessary, to comply with the amendments made by this section. This requirement shall not apply to a domestic nonavailability determination that applies to—

(1) an individual contract that was entered into before the

date of the enactment of this Act; or

(2) an individual Department of Defense program, except to the extent that such domestic nonavailability determination applies to contracts entered into after the date of the enactment of this Act.

(i) Transparency Requirement for Commercially Available Off-the-Shelf Item Exception.—The Secretary of Defense shall submit to the Committees on Armed Services of the Senate and House of Representatives, not later than December 30, 2008, a report on the use of authority provided under subsection (h) of section 2533b of title 10, United States Code, as amended by this section. Such report shall include, at a minimum, a description of types of items being procured as commercially available off-the-shelf items under such subsection and incorporated into noncommercial items. The Secretary shall submit an update of such report to such committees not later than December 30, 2009.

SEC. 805. PROCUREMENT OF COMMERCIAL SERVICES.

(a) REGULATIONS REQUIRED.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall modify the regulations of the Department of Defense for the procurement of commercial services for or on behalf of the Department of Defense.

(b) Applicability of Commercial Procedures.—

(1) Services of a type sold in Marketplace.—The regulations modified pursuant to subsection (a) shall ensure that services that are not offered and sold competitively in substantial quantities in the commercial marketplace, but are of a type offered and sold competitively in substantial quantities in the commercial marketplace, may be treated as commercial items for purposes of section 2306a of title 10, United States Code (relating to truth in negotiations), only if the contracting officer determines in writing that the offeror has submitted sufficient information to evaluate, through price analysis, the reasonableness of the price for such services.

(2) INFORMATION SUBMITTED.—To the extent necessary to make a determination under paragraph (1), the contracting offi-

cer may request the offeror to submit—

(A) prices paid for the same or similar commercial items under comparable terms and conditions by both gov-

ernment and commercial customers; and

(B) if the contracting officer determines that the information described in subparagraph (A) is not sufficient to determine the reasonableness of price, other relevant information regarding the basis for price or cost, including in-

formation on labor costs, material costs, and overhead rates.

(c) Time-and-Materials Contracts.—

(1) COMMERCIAL ITEM ACQUISITIONS.—The regulations modified pursuant to subsection (a) shall ensure that procedures applicable to time-and-materials contracts and laborhour contracts for commercial item acquisitions may be used only for the following:

(A) Services procured for support of a commercial item, as described in section 4(12)(E) of the Office of Federal Pro-

curement Policy Act (41 U.S.C. 403(12)(E)).

(B) Emergency repair services.

(C) Any other commercial services only to the extent that the head of the agency concerned approves a determination in writing by the contracting officer that—

(i) the services to be acquired are commercial services as defined in section 4(12)(F) of the Office of Federal Procurement Policy Act (41 U.S.C. 403(12)(F));

(ii) if the services to be acquired are subject to subsection (b), the offeror of the services has submitted sufficient information in accordance with that subsection;

(iii) such services are commonly sold to the general public through use of time-and-materials or labor-hour

contracts; and

(iv) the use of a time-and-materials or labor-hour contract type is in the best interest of the Government.

(2) Non-commercial item acquisitions.—Nothing in this subsection shall be construed to preclude the use of procedures applicable to time-and-materials contracts and labor-hour contracts for non-commercial item acquisitions for the acquisition of any category of services.

SEC. 806. SPECIFICATION OF AMOUNTS REQUESTED FOR PROCURE-MENT OF CONTRACT SERVICES.

(a) Specification of Amounts Requested.—The budget justification materials submitted to Congress in support of the budget of the Department of Defense for any fiscal year after fiscal year 2009 shall identify clearly and separately the amounts requested in each budget account for the procurement of contract services.

(b) Information Provided.—For each budget account, the ma-

terials submitted shall clearly identify—

(1) the amount requested for each Department of Defense component, installation, or activity; and

(2) the amount requested for each type of service to be provided.

- (c) Contract Services Defined.—In this section, the term "contract services"—
 - (1) means services from contractors; but
 - (2) excludes services relating to research and development and services relating to military construction.

SEC. 807. INVENTORIES AND REVIEWS OF CONTRACTS FOR SERVICES.

- (a) Inventory Requirement.—Section 2330a of title 10, United States Code, is amended—
 - (1) by redesignating subsection (d) as subsection (g);
 - (2) by striking subsection (c) and inserting the following:

"(c) Inventory.—(1) Not later than the end of the third quarter of each fiscal year, the Secretary of Defense shall submit to Congress an annual inventory of the activities performed during the preceding fiscal year pursuant to contracts for services for or on behalf of the Department of Defense. The entry for an activity on an inventory under this subsection shall include, for the fiscal year covered by such entry, the following:

"(A) The functions and missions performed by the con-

tractor.

"(B) The contracting organization, the component of the Department of Defense administering the contract, and the organization whose requirements are being met through contractor performance of the function.

"(C) The funding source for the contract under which the function is performed by appropriation and operating agency.

"(D) The fiscal year for which the activity first appeared on an inventory under this section.

"(E) The number of full-time contractor employees (or its

equivalent) paid for the performance of the activity.

"(F) A determination whether the contract pursuant to which the activity is performed is a personal services contract.

"(G) A summary of the data required to be collected for the

activity under subsection (a).

"(2) The inventory required under this subsection shall be submitted in unclassified form, but may include a classified annex.

"(d) Public Availability of Inventories.—Not later than 30 days after the date on which an inventory under subsection (c) is required to be submitted to Congress, the Secretary shall—

"(1) make the inventory available to the public; and

"(2) publish in the Federal Register a notice that the inven-

tory is available to the public.

"(e) REVIEW AND PLANNING REQUIREMENTS.—Within 90 days after the date on which an inventory is submitted under subsection (c), the Secretary of the military department or head of the Defense Agency responsible for activities in the inventory shall—

"(1) review the contracts and activities in the inventory for

which such Secretary or agency head is responsible;

"(2) ensure that—

"(A) each contract on the list that is a personal services contract has been entered into, and is being performed, in accordance with applicable statutory and regulatory requirements;

"(B) the activities on the list do not include any inher-

ently governmental functions; and

"(C) to the maximum extent practicable, the activities on the list do not include any functions closely associated with inherently governmental functions;

"(3) identify activities that should be considered for conver-

sion—

- "(A) to performance by civilian employees of the Department of Defense pursuant to section 2463 of this title; or
- "(B) to an acquisition approach that would be more advantageous to the Department of Defense; and

"(4) develop a plan to provide for appropriate consideration of the conversion of activities identified under paragraph (3)

within a reasonable period of time.

"(f) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to authorize the performance of personal services by a contractor except where expressly authorized by a provision of law other than this section."; and

(3) by adding at the end of subsection (g) (as so redesig-

nated) the following new paragraphs:

"(3) FUNCTION CLOSELY ASSOCIATED WITH INHERENTLY GOV-ERNMENTAL FUNCTIONS.—The term 'function closely associated with inherently governmental functions' has the meaning given that term in section 2383(b)(3) of this title.

"(4) INHERENTLY GOVERNMENTAL FUNCTIONS.—The term inherently governmental functions' has the meaning given that

term in section 2383(b)(2) of this title.

- "(5) PERSONAL SERVICES CONTRACT.—The term 'personal services contract' means a contract under which, as a result of its terms or conditions or the manner of its administration during performance, contractor personnel are subject to the relatively continuous supervision and control of one or more Government officers or employees, except that the giving of an order for a specific article or service, with the right to reject the finished product or result, is not the type of supervision or control that makes a contract a personal services contract.".

 (b) Effective Date.—
- (1) The amendments made by subsection (a) shall be effectively a little of the subsection (b) shall be effectively a little of the subsection (c) shall be effectively a little of the subsection (d) shall be effectively a little of the subsection (e) shall be effectively a littl

tive upon the date of the enactment of this Act.

(2) The first inventory required by section 2330a(c) of title 10, United States Code, as added by subsection (a), shall be submitted not later than the end of the third quarter of fiscal year 2008.

SEC. 808. INDEPENDENT MANAGEMENT REVIEWS OF CONTRACTS FOR SERVICES.

(a) GUIDANCE AND INSTRUCTIONS.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall issue guidance, with detailed implementation instructions, for the Department of Defense to provide for periodic independent management reviews of contracts for services. The independent management review guidance and instructions issued pursuant to this subsection shall be designed to evaluate, at a minimum—

(1) contract performance in terms of cost, schedule, and re-

quirements;

- (2) the use of contracting mechanisms, including the use of competition, the contract structure and type, the definition of contract requirements, cost or pricing methods, the award and negotiation of task orders, and management and oversight mechanisms;
- (3) the contractor's use, management, and oversight of sub-contractors;
- (4) the staffing of contract management and oversight functions; and
- (5) the extent of any pass-throughs, and excessive passthrough charges (as defined in section 852 of the John Warner

National Defense Authorization Act for Fiscal Year 2007), by the contractor.

(b) Additional Subject of Review.—In addition to the matters required by subsection (a), the guidance and instructions issued pursuant to subsection (a) shall provide for procedures for the periodic review of contracts under which one contractor provides oversight for services performed by other contractors. In particular, the procedures shall be designed to evaluate, at a minimum—

(1) the extent of the agency's reliance on the contractor to perform acquisition functions closely associated with inherently governmental functions as defined in section 2383(b)(3) of title

10, United States Code; and

(2) the financial interest of any prime contractor performing acquisition functions described in paragraph (1) in any contract or subcontract with regard to which the contractor provided advice or recommendations to the agency.

(c) Elements.—The guidance and instructions issued pursuant

to subsection (a) shall address, at a minimum—

(1) the contracts subject to independent management reviews, including any applicable thresholds and exceptions;

(2) the frequency with which independent management re-

views shall be conducted;

(3) the composition of teams designated to perform inde-

pendent management reviews;

- (4) any phase-in requirements needed to ensure that qualified staff are available to perform independent management reviews;
- (5) procedures for tracking the implementation of recommendations made by independent management review teams; and
- (6) procedures for developing and disseminating lessons learned from independent management reviews.

(c) Reports.—

- (1) REPORT ON GUIDANCE AND INSTRUCTION.—Not later than 270 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report setting forth the guidance and instructions issued pursuant to subsection (a).
- (2) GAO REPORT ON IMPLEMENTATION.—Not later than two years after the date of the enactment of this Act, the Comptroller General of the United States shall submit to the congressional defense committees a report on the implementation of the guidance and instructions issued pursuant to subsection (a).

SEC. 809. IMPLEMENTATION AND ENFORCEMENT OF REQUIREMENTS APPLICABLE TO UNDEFINITIZED CONTRACTUAL ACTIONS.

- (a) GUIDANCE AND INSTRUCTIONS.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall issue guidance, with detailed implementation instructions, for the Department of Defense to ensure the implementation and enforcement of requirements applicable to undefinitized contractual actions.
- (b) Elements.—The guidance and instructions issued pursuant to subsection (a) shall address, at a minimum—

(1) the circumstances in which it is, and is not, appropriate for Department of Defense officials to use undefinitized contractual actions:

(2) approval requirements (including thresholds) for the use

of undefinitized contractual actions;

(3) procedures for ensuring that timelines for definitization of undefinitized contractual actions are met;

(4) procedures for ensuring compliance with regulatory limitations on the obligation of funds pursuant to undefinitized contractual actions;

(5) procedures for ensuring compliance with regulatory limitations on profit or fee with respect to costs incurred before the definitization of an undefinitized contractual action; and

(6) reporting requirements for undefinitized contractual actions that fail to meet required timelines for definitization or fail to comply with regulatory limitations on the obligation of funds or on profit or fee.

(c) REPORTS.

(1) Report on Guidance and Instructions.—Not later than 210 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report setting forth the guidance and instructions

issued pursuant to subsection (a).

(2) GAO REPORT.—Not later than two years after the date of the enactment of this Act, the Comptroller General of the United States shall submit to the congressional defense committees a report on the extent to which the guidance and instruc-tions issued pursuant to subsection (a) have resulted in improvements to-

(A) the level of insight that senior Department of Defense officials have into the use of undefinitized contractual

actions;

(B) the appropriate use of undefinitized contractual actions;

(C) the timely definitization of undefinitized contractual actions; and

(D) the negotiation of appropriate profits and fees for undefinitized contractual actions.

SEC. 810. CLARIFICATION OF LIMITED ACQUISITION AUTHORITY FOR SPECIAL OPERATIONS COMMAND.

Section 167(e)(4) of title 10, United States Code, is amended— (1) by redesignating subparagraph (C) as subparagraph (D); and

(2) by inserting after subparagraph (B) the following new

subparagraph:

"(C)(i) The staff of the commander shall include a command acquisition executive, who shall be responsible for the overall supervision of acquisition matters for the special operations command. The command acquisition executive shall have the authority to—

"(I) negotiate memoranda of agreement with the military departments to carry out the acquisition of equipment, material, supplies, and services described in subparagraph (A) on behalf

of the command;

"(II) supervise the acquisition of equipment, material, supplies, and services described in subparagraph (A), regardless of whether such acquisition is carried out by the command, or by a military department pursuant to a delegation of authority by the command;

"(III) represent the command in discussions with the military departments regarding acquisition programs for which the

command is a customer; and

"(IV) work with the military departments to ensure that the command is appropriately represented in any joint working group or integrated product team regarding acquisition programs for which the command is a customer.

"(ii) The command acquisition executive of the special operations command shall be included on the distribution list for acquisition directives and instructions of the Department of Defense.".

Subtitle B—Provisions Relating to Major Defense Acquisition Programs

SEC. 811. REQUIREMENTS APPLICABLE TO MULTIYEAR CONTRACTS FOR THE PROCUREMENT OF MAJOR SYSTEMS OF THE DE-PARTMENT OF DEFENSE.

(a) Additional Requirements Applicable to Multiyear Contracts.—Section 2306b of title 10, United States Code, is amended as follows:

(1) Subsection (a) of such section is amended by adding at

the end the following new paragraph:

"(7) In the case of a contract in an amount equal to or greater than \$500,000,000, that the conditions required by subparagraphs (C) through (F) of paragraph (1) of subsection (i) will be met, in accordance with the Secretary's certification and determination under such subsection, by such contract.".

(2) Subsection (i)(1) of such section is amended by inserting after "unless" the following: "the Secretary of Defense certifies in writing by no later than March 1 of the year in which the Secretary requests legislative authority to enter into such contract

that".

(3) Subsection (i)(1) of such section is further amended—
(A) by redesignating subparagraph (B) as subparagraph (G); and

(B) by striking subparagraph (A) and inserting the fol-

lowing:

"(A) The Secretary has determined that each of the requirements in paragraphs (1) through (6) of subsection (a) will be met by such contract and has provided the basis for such determination to the congressional defense committees.

"(B) The Secretary's determination under subparagraph (A) was made after the completion of a cost analysis performed by the Cost Analysis Improvement Group of the Department of De-

fense and such analysis supports the findings.

"(C) The system being acquired pursuant to such contract has not been determined to have experienced cost growth in excess of the critical cost growth threshold pursuant to section 2433(d) of this title within 5 years prior to the date the Secretary anticipates such contract (or a contract for advance procurement entered into consistent with the authorization for such contract) will be awarded.

"(D) A sufficient number of end items of the system being acquired under such contract have been delivered at or within the most current estimates of the program acquisition unit cost or procurement unit cost for such system to determine that current estimates of such unit costs are realistic.

"(E) During the fiscal year in which such contract is to be awarded, sufficient funds will be available to perform the contract in such fiscal year, and the future-years defense program for such fiscal year will include the funding required to execute

the program without cancellation.

"(F) The contract is a fixed price type contract.".

(4) Subsection (i) of such section is further amended by

adding at the end the following new paragraphs:

"(5) The Secretary may make the certification under paragraph (1) notwithstanding the fact that one or more of the conditions of such certification are not met if the Secretary determines that, due to exceptional circumstances, proceeding with a multiyear contract under this section is in the best interest of the Department of Defense and the Secretary provides the basis for such determination with the certification.

"(6) The Secretary of Defense may not delegate the authority to make the certification under paragraph (1) or the determination under paragraph (5) to an official below the level of Under Sec-

retary of Defense for Acquisition, Technology, and Logistics.

"(7) The Secretary of Defense shall send a notification containing the findings of the agency head under subsection (a), and the basis for such findings, 30 days prior to the award of a multiyear contract for a defense acquisition program that has been specifically authorized by law.".

(5) Such section is further amended by adding at the end

the following new subsection:

"(m) Increased Funding and Reprogramming Requests.— Any request for increased funding for the procurement of a major system under a multiyear contract authorized under this section shall be accompanied by an explanation of how the request for increased funding affects the determinations made by the Secretary under subsection (i).".

(b) Applicability.—The amendments made by this section shall take effect on the date of the enactment of this Act and shall apply with respect to multiyear contracts for the purchase of major systems for which legislative authority is requested on or after that

SEC. 812. CHANGES TO MILESTONE B CERTIFICATIONS.

Section 2366a of title 10, United States Code, is amended—

(1) by amending subsection (a) to read as follows:

"(a) CERTIFICATION.—A major defense acquisition program may not receive Milestone B approval, or Key Decision Point B approval in the case of a space program, until the milestone decision authoritγ–

"(1) has received a business case analysis and certifies on the basis of the analysis that"(A) the program is affordable when considering the ability of the Department of Defense to accomplish the pro-

gram's mission using alternative systems;

"(B) the program is affordable when considering the per unit cost and the total acquisition cost in the context of the total resources available during the period covered by the future-years defense program submitted during the fiscal year in which the certification is made;

'(C) reasonable cost and schedule estimates have been developed to execute the product development and produc-

tion plan under the program; and
"(D) funding is available to execute the product development and production plan under the program, through the period covered by the future-years defense program submitted during the fiscal year in which the certification is made, consistent with the estimates described in subparagraph (C) for the program; and (2) further certifies that-

'(A) appropriate market research has been conducted prior to technology development to reduce duplication of ex-

isting technology and products;

(B) the Department of Defense has completed an anal-

ysis of alternatives with respect to the program;

"(C) the Joint Requirements Oversight Council has accomplished its duties with respect to the program pursuant to section 181(b) of this title, including an analysis of the operational requirements for the program;

"(D) the technology in the program has been dem-

onstrated in a relevant environment;

"(E) the program demonstrates a high likelihood of ac-

complishing its intended mission; and

"(F) the program complies with all relevant policies, regulations, and directives of the Department of Defense." (2) by redesignating subsections (b), (c), (d), and (e) as subsections (c), (d), (e), and (f), respectively;

(3) by inserting after subsection (a) the following new sub-

section (b):

"(b) Changes to Certification.—(1) The program manager for a major defense acquisition program that has received certification under subsection (a) shall immediately notify the milestone decision authority of any changes to the program that-

"(A) alter the substantive basis for the certification of the milestone decision authority relating to any component of such certification specified in paragraph (1) or (2) of subsection (a);

"(B) otherwise cause the program to deviate significantly from the material provided to the milestone decision authority

in support of such certification.

"(2) Upon receipt of information under paragraph (1), the milestone decision authority may withdraw the certification concerned or rescind Milestone B approval (or Key Decision Point B approval in the case of a space program) if the milestone decision authority determines that such certification or approval is no longer valid.";

(4) in subsection (c), as redesignated by paragraph (1)-(A) by inserting "(1)" before "The certification"; and

- (B) by adding at the end the following new paragraph (2):
- "(2) A summary of any information provided to the milestone decision authority pursuant to subsection (b) and a description of the actions taken as a result of such information shall be submitted with the first Selected Acquisition Report submitted under section 2432 of this title after receipt of such information by the milestone decision authority.";

(5) in subsection (d), as so redesignated—

(A) by striking "authority may waive" and inserting the following: "authority may, at the time of Milestone B approval (or Key Decision Point B approval in the case of a space program) or at the time that such milestone decision authority withdraws a certification or rescinds Milestone B approval (or Key Decision Point B approval in the case of a space program) pursuant to subsection (b)(2), waive"; and

(B) by striking "paragraph (1), (2), (3), (4), (5), (6), (7),

(8), or (9)" and inserting "paragraph (1) or (2)"; and

(6) in subsection (e), as so redesignated, by striking "subsection (c)" and inserting "subsection (d)".

SEC. 813. COMPTROLLER GENERAL REPORT ON DEPARTMENT OF DE-FENSE ORGANIZATION AND STRUCTURE FOR MAJOR DE-FENSE ACQUISITION PROGRAMS.

(a) REPORT REQUIRED.—Not later than one year after the date of the enactment of this Act, the Comptroller General of the United States shall submit to the congressional defense committees a report on potential modifications of the organization and structure of the Department of Defense for major defense acquisition programs.

(b) Elements.—The report required by subsection (a) shall include the results of a review, conducted by the Comptroller General for purposes of the report, regarding the feasibility and advisability

of, at a minimum, the following:

(1) Revising the acquisition process for major defense acquisition programs by establishing shorter, more frequent acquisi-

tion program milestones.

(2) Requiring certifications of program status to the defense acquisition executive and Congress prior to milestone approval

for major defense acquisition programs.

(3) Establishing a new office (to be known as the "Office of Independent Assessment") to provide independent cost estimates and performance estimates for major defense acquisition programs.

(4) Requiring the milestone decision authority for a major defense acquisition program to specify, at the time of Milestone B approval, or Key Decision Point B approval, as applicable, the period of time that will be required to deliver an initial operational capability to the relevant combatant commanders.

(5) Establishing a materiel solutions process for addressing identified gaps in critical warfighting capabilities, under which process the Under Secretary of Defense for Acquisition, Technology, and Logistics circulates among the military departments and appropriate Defense Agencies a request for proposals for technologies and systems to address such gaps.

(6) Modifying the role played by chiefs of staff of the Armed Forces in the requirements, resource allocation, and acquisition

processes.

(7) Establishing a process in which the commanders of combatant commands assess, and provide input on, the capabilities needed to successfully accomplish the missions in the operational and contingency plans of their commands over a long-term planning horizon of 15 years or more, taking into account expected changes in threats, the geo-political environment, and doctrine, training, and operational concepts.

(c) Consultation.—In conducting the review required under subsection (b) for the report required by subsection (a), the Comp-

troller General shall obtain the views of the following:

(1) Senior acquisition officials currently serving in the De-

partment of Defense.

(2) Senior military officers involved in setting requirements for the joint staff, the Armed Forces, and the combatant commands currently serving in the Department of Defense.

(3) Individuals who formerly served as senior acquisition

officials in the Department of Defense.

(4) Participants in previous reviews of the organization and structure of the Department of Defense for the acquisition of major weapon systems, including the President's Blue Ribbon Commission on Defense Management in 1986.

(5) Other experts on the acquisition of major weapon sys-

(6) Appropriate experts in the Government Accountability Office.

SEC. 814. CLARIFICATION OF SUBMISSION OF COST OR PRICING DATA ON NONCOMMERCIAL MODIFICATIONS OF COMMERCIAL ITEMS.

(a) Measurement of Percentage at Contract Award.—Section 2306a(b)(3)(A) of title 10, United States Code, is amended by inserting after "total price of the contract" the following: "(at the time of contract award)".

(b) Harmonization of Thresholds for Cost or Pricing Data.—Section 2306a(b)(3)(A) of title 10, United States Code, is amended by striking "\$500,000" and inserting "the amount specified in subsection (a)(1)(A)(i), as adjusted from time to time under subsection (a)(7),"

SEC. 815. CLARIFICATION OF RULES REGARDING THE PROCUREMENT OF COMMERCIAL ITEMS.

- (a) Treatment of Subsystems, Components, and Spare Parts as Commercial Items.
 - (1) In General.—Section 2379 of title 10, United States Code, is amended—

(A) in subsection (a)—

- (i) by redesignating paragraph (2) as paragraph (3);
- (ii) in paragraph (1)(B), by striking "and" at the end; and
- (iii) by inserting after paragraph (1), the following: "(2) the offeror has submitted sufficient information to evaluate, through price analysis, the reasonableness of the price for such system; and";

(B) by striking subsection (b) and inserting the fol-

lowing new subsection (b):

"(b) Treatment of Subsystems as Commercial Items.—A subsystem of a major weapon system (other than a commercially available off-the-shelf item as defined in section 35(c) of the Office of Federal Procurement Policy Act (41 U.S.C. 431(c))) shall be treated as a commercial item and purchased under procedures established for the procurement of commercial items only if—

"(1) the subsystem is intended for a major weapon system that is being purchased, or has been purchased, under procedures established for the procurement of commercial items in

accordance with the requirements of subsection (a); or

"(2) the contracting officer determines in writing that—

"(A) the subsystem is a commercial item, as defined in section 4(12) of the Office of Federal Procurement Policy Act (41 U.S.C. 403(12)); and

"(B) the offeror has submitted sufficient information to evaluate, through price analysis, the reasonableness of the

price for such subsystem.";

(C) by redesignating subsections (c) and (d) as sub-

sections (e) and (f), respectively; and

(D) by inserting after subsection (b) the following new subsections (c) and (d):

"(c) Treatment of Components and Spare Parts as Com-Mercial Items.—(1) A component or spare part for a major weapon system (other than a commercially available off-the-shelf item as defined in section 35(c) of the Office of Federal Procurement Policy Act (41 U.S.C. 431(c))) may be treated as a commercial item for the purposes of section 2306a of this title only if—

"(A) the component or spare part is intended for—

"(i) a major weapon system that is being purchased, or has been purchased, under procedures established for the procurement of commercial items in accordance with the requirements of subsection (a); or

"(ii) a subsystem of a major weapon system that is being purchased, or has been purchased, under procedures established for the procurement of commercial items in accordance with the requirements of subsection (b); or

"(B) the contracting officer determines in writing that—

"(i) the component or spare part is a commercial item, as defined in section 4(12) of the Office of Federal Procurement Policy Act (41 U.S.C. 403(12)); and

"(ii) the offeror has submitted sufficient information to evaluate, through price analysis, the reasonableness of the

price for such component or spare part.

"(2) This subsection shall apply only to components and spare parts that are acquired by the Department of Defense through a prime contract or a modification to a prime contract (or through a subcontract under a prime contract or modification to a prime contract on which the prime contractor adds no, or negligible, value).

"(d) Information Submitted.—To the extent necessary to make a determination under subsection (a)(2), (b)(2), or (c)(1)(B), the context of the

tracting officer may request the offeror to submit—

"(1) prices paid for the same or similar commercial items under comparable terms and conditions by both government

and commercial customers; and

"(2) if the contracting officer determines that the information described in paragraph (1) is not sufficient to determine the reasonableness of price, other relevant information regarding the basis for price or cost, including information on labor costs, material costs, and overhead rates."

(2) Conforming amendment to technical data provi-SION.—Section 2321(f)(2) of such title is amended by striking "(whether or not under a contract for commercial items)" and inserting "(other than technical data for a commercially available off-the-shelf item as defined in section 35(c) of the Office

of Federal Procurement Policy Act (41 U.S.C. 431(c)))".

(b) Sales of Commercial Items to Nongovernmental Enti-TIES.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall modify the regulations of the Department of Defense on the procurement of commercial items in order to clarify that the terms "general public" and "nongovernmental entities" in such regulations do not include the Federal Government or a State, local, or foreign government.

SEC. 816. REVIEW OF SYSTEMIC DEFICIENCIES ON MAJOR DEFENSE ACQUISITION PROGRAMS.

- (a) Annual Review.—The Under Secretary of Defense for Acquisition, Technology, and Logistics shall conduct an annual review of systemic deficiencies in the major defense acquisition programs of the Department of Defense for each fiscal year in which three or more major defense acquisition programs—

 (1) experience a critical cost growth threshold breach;

(2) have a section 2366a certification withdrawn; or

(3) have a Milestone A approval or Key Decision Point A approval rescinded, by the milestone decision authority under subsection (b) of section 2366b of title 10, United States Code, as added by section 943 of this Act.

(b) Content of Review.—The review conducted under sub-

section (a) shall—

- (1) identify common factors, including any systemic deficiencies in the budget, requirements, and acquisition policies and practices, that may have contributed to problems with major defense acquisition programs covered by the criteria in subsection (a);
- (2) assess the adequacy of corrective actions taken or to be taken to address cost growth or other performance deficiencies in programs covered by the criteria in subsection (a); and
- (3) make recommendations for any changes in budget, requirements, and acquisition policies and practices that may be appropriate to avoid similar problems with major defense acquisition programs in the future.

(c) Definitions.—In this section:

(1) Critical cost growth threshold breach.—The term "critical cost growth threshold breach" means a determination under section 2433(d) of title 10, United States Code, by the Secretary of a military department with respect to a major defense acquisition program that the program acquisition unit cost has increased by a percentage equal to or greater than the critical cost growth threshold or that the procurement unit cost has increased by a percentage equal to or greater than the crit-

ical cost growth threshold.

(2) Section 2366a Certification.—The term "section 2366a certification" means a certification with respect to a major defense acquisition program under section 2366a(a) of title 10, United States Code, by the milestone decision authority.

(d) REPORT.—Not later than July 15, 2008, and not later than August 15 of each year from 2009 through 2012, the Secretary of Defense shall submit to the congressional defense committees a report on the results of the annual review conducted (if any) for the preceding fiscal year under subsection (a).

(e) SUNSET.—The requirement to conduct an annual review

under subsection (a) shall terminate on September 30, 2012.

SEC. 817. INVESTMENT STRATEGY FOR MAJOR DEFENSE ACQUISITION PROGRAMS.

(a) REPORT REQUIRED.—Not later than May 1, 2008, the Secretary of Defense shall submit to the congressional defense committees a report on the strategies of the Department of Defense for balancing the allocation of funds and other resources among major defense acquisition programs.

(b) ELEMENTS.—The report required by subsection (a) shall address, at a minimum, the ability of the organizations, policies, and

procedures of the Department of Defense to provide for-

(1) establishing priorities among needed capabilities under major defense acquisition programs, and assessing the resources (including funds, technologies, time, and personnel) needed to achieve such capabilities;

(2) balancing the cost, schedule, and requirements of major defense acquisition programs, including those within the same functional or mission area, to ensure the most efficient use of

resources; and

(3) ensuring that the budget, requirements, and acquisition processes of the Department of Defense work in a complementary manner to achieve desired results.

(c) Role of Tri-Chair Committee in Resource Alloca-

TION.—

(1) In General.—The report required by subsection (a) shall also address the role of the committee described in paragraph (2) in the resource allocation process for major defense acquisition programs.

(2) COMMITTEE.—The committee described in this paragraph is a committee (to be known as the "Tri-Chair Com-

mittee") composed of the following:

- (A) The Under Secretary of Defense for Acquisition, Technology, and Logistics, who is one of the chairs of the committee.
- (B) The Vice Chairman of the Joint Chiefs of Staff, who is one of the chairs of the committee.

(C) The Director of Program Analysis and Evaluation,

who is one of the chairs of the committee.

(D) Any other appropriate officials of the Department of Defense, as jointly agreed upon by the Under Secretary and the Vice Chairman. (d) CHANGES IN LAW.—The report required by subsection (a) shall, to the maximum extent practicable, include a discussion of any changes in the budget, acquisition, and requirements processes of the Department of Defense undertaken as a result of changes in law pursuant to any section in this Act.

(e) RECOMMENDATIONS.—The report required by subsection (a) shall include any recommendations, including recommendations for legislative action, that the Secretary considers appropriate to improve the organizations, policies, and procedures described in the re-

port.

SEC. 818. REPORT ON IMPLEMENTATION OF RECOMMENDATIONS ON TOTAL OWNERSHIP COST FOR MAJOR WEAPON SYSTEMS.

(a) REPORT REQUIRED.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report on the extent of the implementation of the recommendations set forth in the February 2003 report of the Government Accountability Office entitled "Setting Requirements Differently Could Reduce Weapon Systems' Total Ownership Costs".

(b) ELEMENTS.—The report required by subsection (a) shall in-

clude the following:

(1) For each recommendation described in subsection (a) that has been implemented, or that the Secretary plans to implement—

(A) a summary of all actions that have been taken to

implement such recommendation; and

(B) a schedule, with specific milestones, for completing the implementation of such recommendation.

(2) For each recommendation that the Secretary has not implemented and does not plan to implement—

(A) the reasons for the decision not to implement such recommendation; and

(B) a summary of any alternative actions the Secretary plans to take to address the purposes underlying such recommendation.

(3) A summary of any additional actions the Secretary has taken or plans to take to ensure that total ownership cost is appropriately considered in the requirements process for major weapon systems.

Subtitle C—Amendments to General Contracting Authorities, Procedures, and Limitations

SEC. 821. PLAN FOR RESTRICTING GOVERNMENT-UNIQUE CONTRACT CLAUSES ON COMMERCIAL CONTRACTS.

(a) PLAN.—The Under Secretary of Defense for Acquisition, Technology, and Logistics shall develop and implement a plan to minimize the number of government-unique contract clauses used in commercial contracts by restricting the clauses to the following:

(1) Government-unique clauses authorized by law or regu-

lation.

(2) Any additional clauses that are relevant and necessary to a specific contract.

(b) Commercial Contract.—In this section:

(1) The term "commercial contract" means a contract awarded by the Federal Government for the procurement of a commercial item.

(2) The term "commercial item" has the meaning provided by section 4(12) of the Office of Federal Procurement Policy Act

(41 U.S.C. 403(12)).

SEC. 822. EXTENSION OF AUTHORITY FOR USE OF SIMPLIFIED ACQUISITION PROCEDURES FOR CERTAIN COMMERCIAL ITEMS.

(a) EXTENSION.—Section 4202(e) of the Clinger-Cohen Act of 1996 (division D of Public Law 104–106; 110 Stat. 652; 10 U.S.C. 2304 note) is amended by striking "January 1, 2008" and inserting

"January 1, 2010".

- (b) Report.—Not later than March 1, 2008, the Under Secretary of Defense for Acquisition, Technology, and Logistics shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the use by the Department of Defense of the authority provided by section 4202(e) of the Clinger-Cohen Act of 1996 (10 U.S.C. 2304 note). The report shall include, at a minimum, the following:
 - (1) Summary data on the use of the authority.(2) Specific examples of the use of the authority.
 - (3) An evaluation of potential benefits and costs of extending the authority after January 1, 2010.

SEC. 823. FIVE-YEAR EXTENSION OF AUTHORITY TO CARRY OUT CERTAIN PROTOTYPE PROJECTS.

Section 845(i) of the National Defense Authorization Act for Fiscal Year 1994 (10 U.S.C. 2371 note) is amended by striking "September 30, 2008" and inserting "September 30, 2013".

SEC. 824. EXEMPTION OF SPECIAL OPERATIONS COMMAND FROM CERTAIN REQUIREMENTS FOR CERTAIN CONTRACTS RELATING TO VESSELS, AIRCRAFT, AND COMBAT VEHICLES.

Section 2401(b) of title 10, United States Code, is amended by adding at the end the following new paragraph:

"(5) In the case of a contract described in subsection (a)(1)(B), the commander of the special operations command may make a contract without regard to this subsection if—

"(A) funds are available and obligated for the full cost of the contract (including termination costs) on or before the date

the contract is awarded;

"(B) the Secretary of Defense submits to the congressional defense committees a certification that there is no alternative for meeting urgent operational requirements other than making the contract; and

"(C) a period of 30 days of continuous session of Congress has expired following the date on which the certification was re-

ceived by such committees.".

SEC. 825. PROVISION OF AUTHORITY TO MAINTAIN EQUIPMENT TO UNIFIED COMBATANT COMMAND FOR JOINT WARFIGHTING.

- (a) Authority.—Section 167a of title 10, United States Code, is amended—
 - (1) in subsection (a), by striking "and acquire" and inserting ", acquire, and maintain";

(2) by redesignating subsection (f) as subsection (g); and

(3) by inserting after subsection (e) the following new subsection:

"(f) Limitation on Authority To Maintain Equipment.—The authority delegated under subsection (a) to maintain equipment is subject to the availability of funds authorized and appropriated specifically for that purpose.".

(b) Two-Year Extension.—Subsection (g) of such section, as so

redesignated, is amended-

(1) by striking "through 2008" and inserting "through 2010"; and

(2) by striking "September 30, 2008" and inserting "September 30, 2010".

SEC. 826. MARKET RESEARCH.

(a) Additional Requirements.—Subsection (c) of section 2377 of title 10, United States Code, is amended-

(1) in paragraph (1)-

(A) by striking "and" at the end of subparagraph (A); (B) by striking the period at the end of subparagraph (B) and inserting "; and"; and

(C) by adding at the end the following:

"(C) before awarding a task order or delivery order in excess of the simplified acquisition threshold."; and (2) by adding at the end the following:

"(4) The head of an agency shall take appropriate steps to ensure that any prime contractor of a contract (or task order or delivery order) in an amount in excess of \$5,000,000 for the procurement of items other than commercial items engages in such market research as may be necessary to carry out the requirements of subsection (b)(2) before making purchases for or on behalf of the Department of Defense.".

(b) REQUIREMENT TO DEVELOP TRAINING AND TOOLS.—The Secretary of Defense shall develop training to assist contracting officers, and market research tools to assist such officers and prime contractors, in performing appropriate market research as required by subsection (c) of section 2377 of title 10, United States Code, as amend-

ed by this section.

SEC. 827. MODIFICATION OF COMPETITION REQUIREMENTS FOR PUR-CHASES FROM FEDERAL PRISON INDUSTRIES.

(a) Modification of Competition Requirements.

(1) In general.—Section 2410n of title 10, United States Code, is amended by striking subsections (a) and (b) and insert-

ing the following new subsections (a) and (b):

"(a) Products for Which Federal Prison Industries Does Not Have Significant Market Share.—(1) Before purchasing a product listed in the latest edition of the Federal Prison Industries catalog under section 4124(d) of title 18 for which Federal Prison Industries does not have a significant market share, the Secretary of Defense shall conduct market research to determine whether the product is comparable to products available from the private sector that best meet the needs of the Department in terms of price, quality, and time of delivery.

"(2) If the Secretary determines that a Federal Prison Industries product described in paragraph (1) is not comparable in price, quality, or time of delivery to products of the private sector that best meets the needs of the Department in terms of price, quality, and time of delivery, the Secretary shall use competitive procedures for the procurement of the product, or shall make an individual purchase under a multiple award contract in accordance with the competition requirements applicable to such contract. In conducting such a competition, the Secretary shall consider a timely offer from Federal Prison Industries.

"(b) Products for Which Federal Prison Industries Has Significant Market Share.—(1) The Secretary of Defense may purchase a product listed in the latest edition of the Federal Prison Industries catalog for which Federal Prison Industries has a significant market share only if the Secretary uses competitive procedures for the procurement of the product or makes an individual purchase under a multiple award contract in accordance with the competition requirements applicable to such contract. In conducting such a competition, the Secretary shall consider a timely offer from Federal Prison Industries.

"(2) For purposes of this subsection, Federal Prison Industries shall be treated as having a significant share of the market for a product if the Secretary, in consultation with the Administrator of Federal Procurement Policy, determines that the Federal Prison Industries share of the Department of Defense market for the category of products including such product is greater than 5 percent."

(2) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect 60 days after the date of the enactment of this Act.

(b) List of Products for Which Federal Prison Industries Has Significant Market Share.—

(1) Initial List.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall publish a list of product categories for which Federal Prison Industries' share of the Department of Defense market is greater than 5 percent, based on the most recent fiscal year for which data is available.

(2) Modification.—The Secretary may modify the list published under paragraph (1) at any time if the Secretary determines that new data require adding a product category to the list or omitting a product category from the list.

(3) Consultation.—The Secretary shall carry out this subsection in consultation with the Administrator for Federal Procurement Policy.

SEC. 828. MULTIYEAR CONTRACT AUTHORITY FOR ELECTRICITY FROM RENEWABLE ENERGY SOURCES.

(a) Multiyear Contract Authority.—Chapter 141 of title 10, United States Code, is amended by adding at the end the following new section:

"\$2410q. Multiyear contracts: purchase of electricity from renewable energy sources

"(a) MULTIYEAR CONTRACTS AUTHORIZED.—Subject to subsection (b), the Secretary of Defense may enter into a contract for a period not to exceed 10 years for the purchase of electricity from sources of renewable energy, as that term is defined in section 203(b)(2) of the Energy Policy Act of 2005 (42 U.S.C. 15852(b)(2)).

"(b) Limitations on Contracts for Periods in Excess of Five Years.—The Secretary may exercise the authority in subsection (a) to enter into a contract for a period in excess of five years only if the Secretary determines, on the basis of a business case analysis prepared by the Department of Defense, that—

"(1) the proposed purchase of electricity under such contract

is cost effective for the Department of Defense; and

"(2) it would not be possible to purchase electricity from the source in an economical manner without the use of a contract

for a period in excess of five years.

"(c) Relationship to Other Multiyear Contracting Authority.—Nothing in this section shall be construed to preclude the Department of Defense from using other multiyear contracting authority of the Department to purchase renewable energy.".

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 141 of such title is amended by adding at the end

the following new item:

"2410q. Multiyear contracts: purchase of electricity from renewable energy sources.".

SEC. 829. PROCUREMENT OF FIRE RESISTANT RAYON FIBER FOR THE PRODUCTION OF UNIFORMS FROM FOREIGN SOURCES.

(a) AUTHORITY TO PROCURE.—The Secretary of Defense may procure fire resistant rayon fiber for the production of uniforms that is manufactured in a foreign country referred to in subsection (d) if the Secretary determines either of the following:

(1) That fire resistant rayon fiber for the production of uniforms is not available from sources within the national tech-

nology and industrial base.

(2) That—

(A) procuring fire resistant rayon fiber manufactured from suppliers within the national technology and industrial base would result in sole-source contracts or subcontracts for the supply of fire resistant rayon fiber; and

(B) such sole-source contracts or subcontracts would not be in the best interests of the Government or consistent with the objectives of section 2304 of title 10, United States

Code.

(b) Submission to Congress.—Not later than 30 days after making a determination under subsection (a), the Secretary shall submit to Congress a copy of the determination.

(c) Applicability to Subcontracts.—The authority under subsection (a) applies with respect to subcontracts under Depart-

ment of Defense contracts as well as to such contracts.

(d) FOREIGN COUNTRIES COVERED.—The authority under sub-

section (a) applies with respect to a foreign country that—

(1) is a party to a defense memorandum of understanding entered into under section 2531 of title 10, United States Code; and

(2) does not discriminate against defense items produced in the United States to a greater degree than the United States discriminates against defense items produced in that country.

(e) National Technology and Industrial Base Defined.—In this section, the term "national technology and industrial base" has the meaning given that term in section 2500 of title 10, United States Code.

(f) SUNSET.—The authority under subsection (a) shall expire on the date that is five years after the date of the enactment of this Act.

SEC. 830. COMPTROLLER GENERAL REVIEW OF NONCOMPETITIVE AWARDS OF CONGRESSIONAL AND EXECUTIVE BRANCH INTEREST ITEMS.

Not later than one year after the date of the enactment of this Act, the Comptroller General of the United States shall submit to the congressional defense committees a report on the use of procedures other than competitive procedures in the award of contracts by the Department of Defense. The report shall compare the procedures used by the Department of Defense for the award of funds for new projects pursuant to congressionally directed spending items, as defined in rule XLIV of the Standing Rules of the Senate, or congressional earmarks, as defined in rule XXI of the Rules of the House of Representatives, with the procedures used by the Department of Defense for the award of funds for new projects of special interest to senior executive branch officials.

Subtitle D—Accountability in Contracting

SEC. 841. COMMISSION ON WARTIME CONTRACTING IN IRAQ AND AF-GHANISTAN.

(a) ESTABLISHMENT.—There is hereby established a commission to be known as the "Commission on Wartime Contracting" (in this section referred to as the "Commission").

(b) Membership Matters.—

(1) Membership.—The Commission shall be composed of 8

members, as follows:

(A) 2 members shall be appointed by the majority leader of the Senate, in consultation with the Chairmen of the Committee on Armed Services, the Committee on Homeland Security and Governmental Affairs, and the Committee on Foreign Relations of the Senate.

(B) 2 members shall be appointed by the Speaker of the House of Representatives, in consultation with the Chairmen of the Committee on Armed Services, the Committee on Oversight and Government Reform, and the Committee on

Foreign Affairs of the House of Representatives.

(C) I member shall be appointed by the minority leader of the Senate, in consultation with the Ranking Minority Members of the Committee on Armed Services, the Committee on Homeland Security and Governmental Affairs, and the Committee on Foreign Relations of the Senate.

(D) 1 member shall be appointed by the minority leader of the House of Representatives, in consultation with the Ranking Minority Member of the Committee on Armed Services, the Committee on Oversight and Government Reform, and the Committee on Foreign Affairs of the House of Representatives.

(E) 2 members shall be appointed by the President, in consultation with the Secretary of Defense and the Sec-

retary of State.

(2) Deadline for appointments.—All appointments to the Commission shall be made not later than 120 days after the date of the enactment of this Act.

(3) Co-chairmen.—The Commission shall have two cochairmen, including-

(A) a co-chairman who shall be a member of the Commission jointly designated by the Speaker of the House of Representatives and the majority leader of the Senate; and

- (B) a co-chairman who shall be a member of the Commission jointly designated by the minority leader of the House of Representatives and the minority leader of the
- (4) VACANCY.—In the event of a vacancy in a seat on the Commission, the individual appointed to fill the vacant seat shall be-

(A) appointed by the same officer (or the officer's successor) who made the appointment to the seat when the

Commission was first established; and

(B) if the officer in subparagraph (A) is of a party other than the party of the officer who made the appointment to the seat when the Commission was first established, chosen in consultation with the senior officers in the Senate and the House of Representatives of the party which is the party of the officer who made the appointment to the seat when the Commission was first established.

(c) Duties.-

(1) General duties.—The Commission shall study the following matters:

(A) Federal agency contracting for the reconstruction of Iraq and Afghanistan.

(B) Federal agency contracting for the logistical support of coalition forces operating in Iraq and Afghanistan.
(C) Federal agency contracting for the performance of

security functions in Iraq and Afghanistan.

(2) Scope of contracting covered.—The Federal agency contracting covered by this subsection includes contracts entered into both in the United States and abroad for the performance of activities described in paragraph (1).

(3) Particular duties.—In carrying out the study under

this subsection, the Commission shall assess-

- (A) the extent of the reliance of the Federal Government on contractors to perform functions (including security functions) in Iraq and Afghanistan and the impact of this reliance on the achievement of the objectives of the United States;
- (B) the performance exhibited by Federal contractors for the contracts under review pursuant to paragraph (1), and the mechanisms used to evaluate contractor performance.
- (C) the extent of waste, fraud, and abuse under such contracts;
- (D) the extent to which those responsible for such waste, fraud, and abuse have been held financially or legally accountable:
- (E) the appropriateness of the organizational structure, policies, practices, and resources of the Department of Defense and the Department of State for handling program

management and contracting for the programs and con-

tracts under review pursuant to paragraph (1);

(F) the extent to which contractors under such contracts have engaged in the misuse of force or have used force in a manner inconsistent with the objectives of the operational field commander; and

(G) the extent of potential violations of the laws of war, Federal law, or other applicable legal standards by contrac-

tors under such contracts.

(d) Reports.-

(1) Interim report.—On March 1, 2009, the Commission shall submit to Congress an interim report on the study carried out under subsection (c), including the results and findings of the study as of that date.

(2) Other reports.—The Commission may from time to time submit to Congress such other reports on the study carried out under subsection (c) as the Commission considers appro-

priate

(3) Final report.—Not later than two years after the date of the appointment of all of the members of the Commission under subsection (b), the Commission shall submit to Congress a final report on the study carried out under subsection (c). The report shall-

(A) include the findings of the Commission;

(B) identify lessons learned relating to contingency program management and contingency contracting covered by the study; and

(C) include specific recommendations for improvements to be made in-

- (i) the process for defining requirements and developing statements of work for contracts in contingency contracting;
- (ii) the process for awarding contracts and task or delivery orders in contingency contracting;

(iii) the process for contingency program management;

(iv) the process for identifying, addressing, and providing accountability for waste, fraud, and abuse in

contingency contracting;

(v) the process for determining which functions are inherently governmental and which functions are appropriate for performance by contractors in a contingency operation (including during combat operations), especially whether providing security in an area of combat operations is inherently governmental;

(vi) the organizational structure, resources, policies, and practices of the Department of Defense and the Department of State for performing contingency

program management; and

(vii) the process by which roles and responsibilities with respect to management and oversight of contracts in contingency contracting are distributed among the various departments and agencies of the Federal Government, and interagency coordination and communication mechanisms associated with contingency contracting.

(e) Other Powers and Authorities.—

(1) Hearings and evidence.—The Commission or, on the authority of the Commission, any portion thereof, may, for the

purpose of carrying out this section—

(A) hold such hearings and sit and act at such times and places, take such testimony, receive such evidence, administer such oaths (provided that the quorum for a hearing shall be three members of the Commission); and

(B) provide for the attendance and testimony of such witnesses and the production of such books, records, cor-

respondence, memoranda, papers, and documents;

as the Commission, or such portion thereof, may determine advisable.

(2) Inability to obtain documents or testimony.—In the event the Commission is unable to obtain testimony or documents needed to conduct its work, the Commission shall notify the committees of Congress of jurisdiction and appropriate in-

vestigative authorities.

- (3) Access to information.—The Commission may secure directly from the Department of Defense and any other department or agency of the Federal Government any information or assistance that the Commission considers necessary to enable the Commission to carry out the requirements of this section. Upon request of the Commission, the head of such department or agency shall furnish such information expeditiously to the Commission. Whenever information or assistance requested by the Commission is unreasonably refused or not provided, the Commission shall report the circumstances to Congress without delay.
- (4) PERSONNEL.—The Commission shall have the authorities provided in section 3161 of title 5, United States Code, and shall be subject to the conditions set forth in such section, except to the extent that such conditions would be inconsistent with the requirements of this section.

(5) Detailes.—Any employee of the Federal Government may be detailed to the Commission without reimbursement from the Commission, and such detailee shall retain the rights, status, and privileges of his or her regular employment without

interruption.

(6) Security clearances.—The appropriate departments or agencies of the Federal Government shall cooperate with the Commission in expeditiously providing to the Commission members and staff appropriate security clearances to the extent possible pursuant to existing procedures and requirements, except that no person shall be provided with access to classified information under this section without the appropriate security clearances.

(7) VIOLATIONS OF LAW.—

(A) REFERRAL TO ATTORNEY GENERAL.—The Commission may refer to the Attorney General any violation or potential violation of law identified by the Commission in carrying out its duties under this section.

(B) REPORTS ON RESULTS OF REFERRAL.—The Attorney General shall submit to Congress a report on each prosecution, conviction, resolution, or other disposition that results from a referral made under this subparagraph.

(f) TERMINATION.—The Commission shall terminate on the date that is 60 days after the date of the submittal of its final report

 $under\ subsection\ (d)(3).$

(g) Definitions.—In this section:

(1) CONTINGENCY CONTRACTING.—The term "contingency contracting" means all stages of the process of acquiring property or services during a contingency operation.

(2) CONTINGENCY OPERATION.—The term "contingency oper-

(2) Contingency operation" has the meaning given that term in section 101 of title

10, United States Code.

(3) CONTINGENCY PROGRAM MANAGEMENT.—The term "contingency program management" means the process of planning, organizing, staffing, controlling, and leading the combined efforts of participating personnel for the management of a specific acquisition program or programs during contingency operations.

SEC. 842. INVESTIGATION OF WASTE, FRAUD, AND ABUSE IN WARTIME CONTRACTS AND CONTRACTING PROCESSES IN IRAQ AND AFGHANISTAN.

(a) AUDITS REQUIRED.—Thorough audits shall be performed in accordance with this section to identify potential waste, fraud, and abuse in the performance of—

(1) Department of Defense contracts, subcontracts, and task and delivery orders for the logistical support of coalition forces

in Iraq and Afghanistan; and

(2) Federal agency contracts, subcontracts, and task and delivery orders for the performance of security and reconstruction functions in Iraq and Afghanistan.
(b) AUDIT PLANS.—

- (1) The Department of Defense Inspector General shall develop a comprehensive plan for a series of audits of contracts, subcontracts, and task and delivery orders covered by subsection (a)(1), consistent with the requirements of subsection (g), in consultation with other Inspectors General specified in subsection (c) with regard to any contracts, subcontracts, or task or delivery orders over which such Inspectors General have jurisdiction.
- (2) The Special Inspector General for Iraq Reconstruction shall develop a comprehensive plan for a series of audits of contracts, subcontracts, and task and delivery orders covered by subsection (a)(2) relating to Iraq, consistent with the requirements of subsection (h), in consultation with other Inspectors General specified in subsection (c) with regard to any contracts, subcontracts, or task or delivery orders over which such Inspectors General have jurisdiction.

(3) The Special Inspector General for Afghanistan Reconstruction shall develop a comprehensive plan for a series of audits of contracts, subcontracts, and task and delivery orders covered by subsection (a)(2) relating to Afghanistan, consistent with the requirements of subsection (h), in consultation with other Inspectors General specified in subsection (c) with regard

to any contracts, subcontracts, or task or delivery orders over

which such Inspectors General have jurisdiction.

(c) Performance of Audits by Certain Inspectors General.—The Special Inspector General for Iraq Reconstruction, during such period as such office exists, the Special Inspector General for Afghanistan Reconstruction, during such period as such office exists, the Inspector General of the Department of Defense, the Inspector General of the Department of State, and the Inspector General of the United States Agency for International Development shall perform such audits as required by subsection (a) and identified in the audit plans developed pursuant to subsection (b) as fall within the respective scope of their duties as specified in law.

(d) COORDINATION OF AUDITS.—The Inspectors General specified in subsection (c) shall work to coordinate the performance of the audits required by subsection (a) and identified in the audit plans developed under to subsection (b) including through councils and

working groups composed of such Inspectors General.

(e) JOINT AUDITS.—If one or more audits required by subsection (a) and identified in an audit plan developed under subsection (b) falls within the scope of the duties of more than one of the Inspectors General specified in subsection (c), and such Inspectors General agree that such audit or audits are best pursued jointly, such Inspectors General shall enter into a memorandum of understanding relating to the performance of such audit or audits.

(f) SEPARATE AUDITS.—If one or more audits required by subsection (a) and identified in an audit plan developed under subsection (b) falls within the scope of the duties of more than one of the Inspectors General specified in subsection (c), and such Inspectors General do not agree that such audit or audits are best pursued jointly, such audit or audits shall be separately performed by one

or more of the Inspectors General concerned.

(g) Scope of Audits of Contracts.—Audits conducted pursuant to subsection (a)(1) shall examine, at a minimum, one or more of the following issues:

(1) The manner in which contract requirements were devel-

oped.

(2) The procedures under which contracts or task or delivery orders were awarded.

(3) The terms and conditions of contracts or task or delivery orders.

(4) The staffing and method of performance of contractors,

including cost controls.

(5) The efficacy of Department of Defense management and oversight, including the adequacy of staffing and training of officials responsible for such management and oversight.

(6) The flow of information from contractors to officials re-

sponsible for contract management and oversight.

(h) Scope of Audits of Other Contracts.—Audits conducted pursuant to subsection (a)(2) shall examine, at a minimum, one or more of the following issues:

(1) The manner in which contract requirements were developed and contracts or task and delivery orders were awarded.

(2) The manner in which the Federal agency exercised control over the performance of contractors.

(3) The extent to which operational field commanders were able to coordinate or direct the performance of contractors in an area of combat operations.

(4) The degree to which contractor employees were properly screened, selected, trained, and equipped for the functions to be

performed.

(5) The nature and extent of any incidents of misconduct or

unlawful activity by contractor employees.

(6) The nature and extent of any activity by contractor employees that was inconsistent with the objectives of operational field commanders.

(7) The extent to which any incidents of misconduct or unlawful activity were reported, documented, investigated, and

(where appropriate) prosecuted.

(i) Independent Conduct of Audit Functions.—All audit functions under this section, including audit planning and coordination, shall be performed by the relevant Inspectors General in an independent manner, without consultation with the Commission established pursuant to section 841 of this Act. All audit reports resulting from such audits shall be available to the Commission.

SEC. 843. ENHANCED COMPETITION REQUIREMENTS FOR TASK AND DELIVERY ORDER CONTRACTS.

(a) Defense Contracts.

(1) Limitation on single award contracts.—Section 2304a(d) of title 10, United States Code, is amended—

(A) by redesignating paragraph (3) as paragraph (4);

(B) by inserting after paragraph (2) the following new

paragraph (3):

"(3)(A) No task or delivery order contract in an amount estimated to exceed \$100,000,000 (including all options) may be awarded to a single source unless the head of the agency determines in writing that-

(i) the task or delivery orders expected under the contract are so integrally related that only a single source can reason-

ably perform the work;

(ii) the contract provides only for firm, fixed price task orders or delivery orders for-

"(I) products for which unit prices are established in the contract: or

"(II) services for which prices are established in the contract for the specific tasks to be performed;

"(iii) only one source is qualified and capable of performing

the work at a reasonable price to the government; or

"(iv) because of exceptional circumstances, it is necessary in the public interest to award the contract to a single source.

- "(B) The head of the agency shall notify Congress within 30 days after any determination under subparagraph (A)(iv).
 - (2) Enhanced competition for orders in excess of \$5,000,000.—Section 2304c of such title is amended—

(A) by redesignating subsections (d), (e), and (f) as sub-

sections (e), (f), and (g), respectively;

(B) by inserting after subsection (c) the following new subsection (d):

"(d) Enhanced Competition for Orders in Excess of \$5,000,000.—In the case of a task or delivery order in excess of \$5,000,000, the requirement to provide all contractors a fair opportunity to be considered under subsection (b) is not met unless all such contractors are provided, at a minimum—

"(1) a notice of the task or delivery order that includes a

clear statement of the agency's requirements;

"(2) a reasonable period of time to provide a proposal in re-

sponse to the notice;

"(3) disclosure of the significant factors and subfactors, including cost or price, that the agency expects to consider in eval-

uating such proposals, and their relative importance;

"(4) in the case of an award that is to be made on a best value basis, a written statement documenting the basis for the award and the relative importance of quality and price or cost factors; and

"(5) an opportunity for a post-award debriefing consistent with the requirements of section 2305(b)(5) of this title."; and

(C) by striking subsection (e), as redesignated by paragraph (1), and inserting the following new subsection (e):

"(e) Protests.—(1) A protest is not authorized in connection with the issuance or proposed issuance of a task or delivery order except for—

"(A) a protest on the ground that the order increases the scope, period, or maximum value of the contract under which

the order is issued; or

"(B) a protest of an order valued in excess of \$10,000,000. "(2) Notwithstanding section 3556 of title 31, the Comptroller General of the United States shall have exclusive jurisdiction of a protest authorized under paragraph (1)(B).

"(3) This subsection shall be in effect for three years, beginning on the date that is 120 days after the date of the enactment of the

National Defense Authorization Act for Fiscal Year 2008.".

(3) Effective dates.—

(A) SINGLE AWARD CONTRACTS.—The amendments made by paragraph (1) shall take effect on the date that is 120 days after the date of the enactment of this Act, and shall apply with respect to any contract awarded on or after such date.

(B) Orders in excess of \$5,000,000.—The amendments made by paragraph (2) shall take effect on the date that is 120 days after the date of the enactment of this Act, and shall apply with respect to any task or delivery order awarded on or after such date.

(b) Civilian Agency Contracts.—

(1) Limitation on single award contracts.—Section 303H(d) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 253h(d)) is amended—

(A) by redesignating paragraph (3) as paragraph (4);

(B) by inserting after paragraph (2) the following new paragraph (3):

"(3)(A) No task or delivery order contract in an amount estimated to exceed \$100,000,000 (including all options) may be award-

ed to a single source unless the head of the executive agency determines in writing that—

"(i) the task or delivery orders expected under the contract are so integrally related that only a single source can reasonably perform the work;

"(ii) the contract provides only for firm, fixed price task or-

ders or delivery orders for—

"(I) products for which unit prices are established in

the contract; or

"(II) services for which prices are established in the contract for the specific tasks to be performed;

"(iii) only one source is qualified and capable of performing

the work at a reasonable price to the government; or

"(iv) because of exceptional circumstances, it is necessary in the public interest to award the contract to a single source.

- "(B) The head of the executive agency shall notify Congress within 30 days after any determination under subparagraph (A)(iv)."
 - (2) Enhanced competition for orders in excess of \$5,000,000.—Section 303J of such Act (41 U.S.C. 253j) is amended—
 - (A) by redesignating subsections (d), (e), and (f) as subsections (e), (f), and (g), respectively;
 - (B) by inserting after subsection (c) the following new subsection (d):
- "(d) Enhanced Competition for Orders in Excess of \$5,000,000.—In the case of a task or delivery order in excess of \$5,000,000, the requirement to provide all contractors a fair opportunity to be considered under subsection (b) is not met unless all such contractors are provided, at a minimum—

"(1) a notice of the task or delivery order that includes a

clear statement of the executive agency's requirements;

"(2) a reasonable period of time to provide a proposal in re-

sponse to the notice;

- "(3) disclosure of the significant factors and subfactors, including cost or price, that the executive agency expects to consider in evaluating such proposals, and their relative importance;
- "(4) in the case of an award that is to be made on a best value basis, a written statement documenting the basis for the award and the relative importance of quality and price or cost factors; and

"(5) an opportunity for a post-award debriefing consistent

with the requirements of section 303B(e)."; and

- (C) by striking subsection (e), as redesignated by paragraph (1), and inserting the following new subsection (e):
- "(e) Protests.—(1) A protest is not authorized in connection with the issuance or proposed issuance of a task or delivery order except for—
 - "(A) a protest on the ground that the order increases the scope, period, or maximum value of the contract under which the order is issued; or
 - "(B) a protest of an order valued in excess of \$10,000,000.

"(2) Notwithstanding section 3556 of title 31, United States Code, the Comptroller General of the United States shall have exclusive jurisdiction of a protest authorized under paragraph (1)(B).

"(3) This subsection shall be in effect for three years, beginning on the date that is 120 days after the date of the enactment of the

National Defense Authorization Act for Fiscal Year 2008.".

(3) Effective dates.—

(A) SINGLE AWARD CONTRACTS.—The amendments made by paragraph (1) shall take effect on the date that is 120 days after the date of the enactment of this Act, and shall apply with respect to any contract awarded on or after such date.

(B) Orders in excess of \$5,000,000.—The amendments made by paragraph (2) shall take effect on the date that is 120 days after the date of the enactment of this Act, and shall apply with respect to any task or delivery order

awarded on or after such date.

SEC. 844. PUBLIC DISCLOSURE OF JUSTIFICATION AND APPROVAL DOCUMENTS FOR NONCOMPETITIVE CONTRACTS.

(a) CIVILIAN AGENCY CONTRACTS.—

(1) IN GENERAL.—Section 303 of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 253) is amended

by adding at the end the following new subsection:

"(j)(1)(A) Except as provided in subparagraph (B), in the case of a procurement permitted by subsection (c), the head of an executive agency shall make publicly available, within 14 days after the award of the contract, the documents containing the justification and approval required by subsection (f)(1) with respect to the procurement.

"(B) In the case of a procurement permitted by subsection (c)(2), subparagraph (A) shall be applied by substituting '30 days' for '14

days'.

"(2) The documents shall be made available on the website of the agency and through a government-wide website selected by the Administrator for Federal Procurement Policy.

"(3) This subsection does not require the public availability of information that is exempt from public disclosure under section

552(b) of title 5, United States Code.".

(2) Conforming amendment.—Section 303(f) of such Act is amended—

(A) by striking paragraph (4); and

(B) by redesignating paragraph (5) as paragraph (4).

(b) Defense Agency Contracts.—

(1) IN GENERAL.—Section 2304 of title 10, United States Code, is amended by adding at the end the following new subsection:

"(l)(1)(A) Except as provided in subparagraph (B), in the case of a procurement permitted by subsection (c), the head of an agency shall make publicly available, within 14 days after the award of the contract, the documents containing the justification and approval required by subsection (f)(1) with respect to the procurement.

"(B) In the case of a procurement permitted by subsection (c)(2), subparagraph (A) shall be applied by substituting '30 days' for '14

days'.

"(2) The documents shall be made available on the website of the agency and through a government-wide website selected by the Administrator for Federal Procurement Policy.

"(3) This subsection does not require the public availability of information that is exempt from public disclosure under section

552(b) of title 5.".

(2) Conforming amendment.—Section 2304(f) of such title is amended—

(A) by striking paragraph (4); and

(B) by redesignating paragraphs (5) and (6) as paragraphs (4) and (5), respectively.

SEC. 845. DISCLOSURE OF GOVERNMENT CONTRACTOR AUDIT FIND-INGS.

(a) REQUIRED ANNEX ON SIGNIFICANT AUDIT FINDINGS.—

- (1) In General.—Each Inspector General appointed under the Inspector General Act of 1978 shall submit, as part of the semiannual report submitted to Congress pursuant to section 5 of such Act, an annex on final, completed contract audit reports issued to the contracting activity containing significant audit findings issued during the period covered by the semiannual report concerned.
 - (2) ELEMENTS.—Such annex shall include— (A) a list of such contract audit reports;

(B) for each audit report, a brief description of the nature of the significant audit findings in the report; and

(C) for each audit report, the specific amounts of costs

identified as unsupported, questioned, or disallowed.

(3) Information exempt from public disclosure.—(A) Nothing in this subsection shall be construed to require the release of information to the public that is exempt from public disclosure under section 552(b) of title 5, United States Code.

(B) For each element required by paragraph (2), the Inspector General concerned shall note each instance where information has been redacted in accordance with the requirements of section 552(b) of title 5, United States Code, and submit an unredacted annex to the committees listed in subsection (d)(2) within 7 days after the issuance of the semiannual report.

(b) Defense Contract Audit Agency Included.—For purposes of subsection (a), audits of the Defense Contract Audit Agency shall be included in the annex provided by the Inspector General of the Department of Defense if they include significant audit findings.

(c) Exception.—Subsection (a) shall not apply to an Inspector General if no audits described in such subsection were issued during the covered period.

(d) Submission of Individual Audits.—

(1) REQUIREMENT.—The head of each Federal department or agency shall provide, within 14 days after a request in writing by the chairman or ranking member of any committee listed in paragraph (2), a full and unredacted copy of any audit described in subsection (a). Such copy shall include an identification of information in the audit exempt from public disclosure under section 552(b) of title 5, United States Code.

(2) COMMITTEES.—The committees listed in this paragraph

are the following:

(A) The Committee on Oversight and Government Reform of the House of Representatives.

(B) The Committee on Homeland Security and Govern-

mental Affairs of the Senate.

(C) The Committees on Appropriations of the House of

Representatives and the Senate.

(D) With respect to the Department of Defense and the Department of Energy, the Committees on Armed Services of the Senate and House of Representatives.

(E) The Committees of primary jurisdiction over the agency or department to which the request is made.

(e) Classified Information.—Nothing in this section shall be interpreted to require the handling of classified information or information relating to intelligence sources and methods in a manner inconsistent with any law, regulation, executive order, or rule of the House of Representatives or of the Senate relating to the handling or protection of such information.

(f) DEFINITIONS.—In this section:

(1) Significant Audit findings.—The term "significant audit findings" includes-

(A) unsupported, questioned, or disallowed costs in an amount in excess of \$10,000,000; or

(B) other findings that the Inspector General of the agency or department concerned determines to be significant.

(2) Contract.—The term "contract" includes a contract, an order placed under a task or delivery order contract, or a subcontract.

SEC. 846. PROTECTION FOR CONTRACTOR EMPLOYEES FROM RE-PRISAL FOR DISCLOSURE OF CERTAIN INFORMATION.

(a) Increased Protection From Reprisal.—Subsection (a) of

section 2409 of title 10, United States Code, is amended—

(1) by striking "disclosing to a Member of Congress" and inserting "disclosing to a Member of Congress, a representative of a committee of Congress, an Inspector General, the Government Accountability Office, a Department of Defense employee respon-

sible for contract oversight or management,"; and

(2) by striking "information relating to a substantial violation of law related to a contract (including the competition for or negotiation of a contract)" and inserting "information that the employee reasonably believes is evidence of gross mismanagement of a Department of Defense contract or grant, a gross waste of Department of Defense funds, a substantial and specific danger to public health or safety, or a violation of law related to a Department of Defense contract (including the competition for or negotiation of a contract) or grant".

(b) Clarification of Inspector General Determination.—

Subsection (b) of such section is amended—

(1) by inserting "(1)" after "Investigation of Complaints.—";

(2) by striking "an agency" and inserting "the Department of Defense, or the Inspector General of the National Aeronautics and Space Administration in the case of a complaint regarding the National Aeronautics and Space Administration"; and

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

"(2)(A) Except as provided under subparagraph (B), the Inspector General shall make a determination that a complaint is frivolous or submit a report under paragraph (1) within 180 days after

receiving the complaint.

"(B) If the Inspector General is unable to complete an investigation in time to submit a report within the 180-day period specified in subparagraph (A) and the person submitting the complaint agrees to an extension of time, the Inspector General shall submit a report under paragraph (1) within such additional period of time as shall be agreed upon between the Inspector General and the person submitting the complaint."

(c) Acceleration of Schedule for Denying Relief or Pro-

VIDING REMEDY.—Subsection (c) of such section is amended—

(1) in paragraph (1), by striking "If the head of the agency determines that a contractor has subjected a person to a reprisal prohibited by subsection (a), the head of the agency may" and inserting after "(1)" the following: "Not later than 30 days after receiving an Inspector General report pursuant to subsection (b), the head of the agency concerned shall determine whether there is sufficient basis to conclude that the contractor concerned has subjected the complainant to a reprisal prohibited by subsection (a) and shall either issue an order denying relief or shall":

(2) by redesignating paragraphs (2) and (3) as paragraphs

(4) and (5), respectively; and

(3) by inserting after paragraph (1) the following new para-

graphs:

"(2) If the head of an executive agency issues an order denying relief under paragraph (1) or has not issued an order within 210 days after the submission of a complaint under subsection (b), or in the case of an extension of time under paragraph (b)(2)(B), not later than 30 days after the expiration of the extension of time, and there is no showing that such delay is due to the bad faith of the complainant, the complainant shall be deemed to have exhausted all administrative remedies with respect to the complaint, and the complainant may bring a de novo action at law or equity against the contractor to seek compensatory damages and other relief available under this section in the appropriate district court of the United States, which shall have jurisdiction over such an action without regard to the amount in controversy. Such an action shall, at the request of either party to the action, be tried by the court with a jury.

"(3) An Inspector General determination and an agency head order denying relief under paragraph (2) shall be admissible in evidence in any de novo action at law or equity brought pursuant to

this subsection.".

(d) Definitions.—Subsection (e) of such section is amended— (1) in paragraph (4), by inserting "or a grant" after "a contract"; and

(2) by inserting before the period at the end the following: "and any Inspector General that receives funding from, or has oversight over contracts awarded for or on behalf of, the Secretary of Defense".

SEC. 847. REQUIREMENTS FOR SENIOR DEPARTMENT OF DEFENSE OF-FICIALS SEEKING EMPLOYMENT WITH DEFENSE CON-TRACTORS.

(a) REQUIREMENT TO SEEK AND OBTAIN WRITTEN OPINION.—

(1) REQUEST.—An official or former official of the Department of Defense described in subsection (c) who, within two years after leaving service in the Department of Defense, expects to receive compensation from a Department of Defense contractor, shall, prior to accepting such compensation, request a written opinion regarding the applicability of post-employment restrictions to activities that the official or former official may undertake on behalf of a contractor.

(2) SUBMISSION OF REQUEST.—A request for a written opinion under paragraph (1) shall be submitted in writing to an ethics official of the Department of Defense having responsibility for the organization in which the official or former official serves or served and shall set forth all information relevant to the request, including information relating to government positions held and major duties in those positions, actions taken concerning future employment, positions sought, and future job

descriptions, if applicable.

(3) WRITTEN OPINION.—Not later than 30 days after receiving a request by an official or former official of the Department of Defense described in subsection (c), the appropriate ethics counselor shall provide such official or former official a written opinion regarding the applicability or inapplicability of postemployment restrictions to activities that the official or former

official may undertake on behalf of a contractor.

(4) Contractor requirement of Defense contractor may not knowingly provide compensation to a former Department of Defense official described in subsection (c) within two years after such former official leaves service in the Department of Defense, without first determining that the former official has sought and received (or has not received after 30 days of seeking) a written opinion from the appropriate ethics counselor regarding the applicability of post-employment restrictions to the activities that the former official is expected to undertake on behalf of the contractor.

(5) ADMINISTRATIVE ACTIONS.—In the event that an official or former official of the Department of Defense described in subsection (c), or a Department of Defense contractor, knowingly fails to comply with the requirements of this subsection, the Secretary of Defense may take any of the administrative actions set forth in section 27(e) of the Office of Federal Procurement Policy Act (41 U.S.C. 423(e)) that the Secretary of Defense determines

to be appropriate.

(b) RECORDKEEPING REQUIREMENT.—

(1) Database.—Each request for a written opinion made pursuant to this section, and each written opinion provided pursuant to such a request, shall be retained by the Department of Defense in a central database or repository for not less than five years beginning on the date on which the written opinion was provided.

(2) INSPECTOR GENERAL REVIEW.—The Inspector General of the Department of Defense shall conduct periodic reviews to ensure that written opinions are being provided and retained in accordance with the requirements of this section. The first such review shall be conducted no later than two years after the date of the enactment of this Act.

(c) Covered Department of Defense Officials.—An official or former official of the Department of Defense is covered by the re-

quirements of this section if such official or former official-

(1) participated personally and substantially in an acquisition as defined in section 4(16) of the Office of Federal Procurement Policy Act with a value in excess of \$10,000,000 and serves or served-

(A) in an Executive Schedule position under subchapter II of chapter 53 of title 5, United States Code;

(B) in a position in the Senior Executive Service under subchapter VIII of chapter 53 of title 5, United States Code;

(C) in a general or flag officer position compensated at a rate of pay for grade O-7 or above under section 201 of

title 37, United States Code; or

- (2) serves or served as a program manager, deputy program manager, procuring contracting officer, administrative contracting officer, source selection authority, member of the source selection evaluation board, or chief of a financial or technical evaluation team for a contract in an amount in excess of \$10,000,000.
- (d) Definition.—In this section, the term "post-employment restrictions" includes-
 - 1) section 27 of the Office of Federal Procurement Policy Act (41 U.S.C. 423)

(2) section 207 of title 18, United States Code; and

(3) any other statute or regulation restricting the employment or activities of individuals who leave government service in the Department of Defense.

SEC. 848. REPORT ON CONTRACTOR ETHICS PROGRAMS OF MAJOR DE-FENSE CONTRACTORS.

(a) REPORT REQUIRED.—Not later than one year after the date of the enactment of this Act, the Comptroller General of the United States shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the internal ethics programs of major defense contractors.
(b) Elements.—The report required by subsection (a) shall ad-

dress, at a minimum-

(1) the extent to which major defense contractors have inter-

nal ethics programs in place;

(2) the extent to which the ethics programs described in paragraph (1) include-

(A) the availability of internal mechanisms, such as hotlines, for contractor employees to report conduct that may violate applicable requirements of law or regulation;

(B) notification to contractor employees of the availability of external mechanisms, such as the hotline of the Inspector General of the Department of Defense, for the reporting of conduct that may violate applicable requirements of law or regulation;

(C) notification to contractor employees of their right to be free from reprisal for disclosing a substantial violation of law related to a contract, in accordance with section 2409 of title 10, United States Code;

(D) ethics training programs for contractor officers and

employees:

(E) internal audit or review programs to identify and address conduct that may violate applicable requirements

of law or regulation;

(F) self-reporting requirements, under which contractors report conduct that may violate applicable requirements of law or regulation to appropriate government officials;

(G) disciplinary action for contractor employees whose conduct is determined to have violated applicable require-

ments of law or regulation; and

(H) appropriate management oversight to ensure the

successful implementation of such ethics programs;

(3) the extent to which the Department of Defense monitors or approves the ethics programs of major defense contractors; and

(4) the advantages and disadvantages of legislation requiring that defense contractors develop internal ethics programs and requiring that specific elements be included in such ethics programs.

(c) Access to Information.—In accordance with the contract clause required pursuant to section 2313(c) of title 10, United States Code, each major defense contractor shall provide the Comptroller General access to information requested by the Comptroller General that is within the scope of the report required by this section.

(d) Major Defense Contractor Defined.—In this section, the term "major defense contractor" means any company that was awarded contracts by the Department of Defense during fiscal year

2006 in amounts totaling more than \$500,000,000.

SEC. 849. CONTINGENCY CONTRACTING TRAINING FOR PERSONNEL OUTSIDE THE ACQUISITION WORKFORCE AND EVALUATIONS OF ARMY COMMISSION RECOMMENDATIONS.

(a) Training Requirement.—Section 2333 of title 10, United States Code is amended—

(1) by redesignating subsection (e) as subsection (f); and

(2) by inserting after subsection (d) the following new sub-

section (e):

"(e) Training for Personnel Outside Acquisition Workforce.—(1) The joint policy for requirements definition, contingency program management, and contingency contracting required by subsection (a) shall provide for training of military personnel outside the acquisition workforce (including operational field commanders and officers performing key staff functions for operational field commanders) who are expected to have acquisition responsibility, including oversight duties associated with contracts or contractors, during combat operations, post-conflict operations, and contingency operations.

"(2) Training under paragraph (1) shall be sufficient to ensure that the military personnel referred to in that paragraph understand the scope and scale of contractor support they will experience in contingency operations and are prepared for their roles and responsibilities with regard to requirements definition, program management (including contractor oversight), and contingency con-

tracting.

"(3) The joint policy shall also provide for the incorporation of contractors and contract operations in mission readiness exercises for operations that will include contracting and contractor support.

(b) Organizational Requirements.—

(1) Evaluation by the secretary of defense.—The Secretary of Defense, in consultation with the Chairman of the Joint Chiefs of Staff, shall evaluate the recommendations included in the report of the Commission on Army Acquisition and Program Management in Expeditionary Operations and shall determine the extent to which such recommendations are applicable to the other Armed Forces. Not later than 120 days after the date of the enactment of this Act, the Secretary of Defense shall submit a report to the congressional defense committees with the conclusions of this evaluation and a description of the Secretary's plans for implementing the Commission's recommendations for Armed Forces other than the Army.

(2) EVALUATION BY THE SECRETARY OF THE ARMY.—The Secretary of the Army, in consultation with the Chief of Staff of the Army, shall evaluate the recommendations included in the report of the Commission on Army Acquisition and Program Management in Expeditionary Operations. Not later than 120 days after the date of the enactment of this Act, the Secretary of the Army shall submit to the congressional defense committees a report detailing the Secretary's plans for implementation of the recommendations of the Commission. The report shall in-

clude the following:

(A) For each recommendation that has been implemented, or that the Secretary plans to implement—
(i) a summary of all actions that have been taken

to implement such recommendation; and

(ii) a schedule, with specific milestones, for completing the implementation of such recommendation.

(B) For each recommendation that the Secretary has

not implemented and does not plan to implement—

(i) the reasons for the decision not to implement such recommendation; and

(ii) a summary of any alternative actions the Secretary plans to take to address the purposes underlying such recommendation.

(C) For each recommendation that would require legislation to implement, the Secretary's recommendations re-

garding such legislation.

(c) Comptroller General Report.—Section 854(c) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2346) is amended by adding at the end the following new paragraph:

"(3) COMPTROLLER GENERAL REPORT.—Not later than 180 days after the date on which the Secretary of Defense submits the final report required by paragraph (2), the Comptroller Gen-

eral of the United States shall-

"(A) review the joint policies developed by the Secretary, including the implementation of such policies; and

"(B) submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the extent to which such policies, and the implementation of such policies, comply with the requirements of section 2333 of title 10, United States Code (as so amended).".

Subtitle E—Acquisition Workforce **Provisions**

SEC. 851. REQUIREMENT FOR SECTION ON DEFENSE ACQUISITION WORKFORCE IN STRATEGIC HUMAN CAPITAL PLĂN.

(a) In General.—In the update of the strategic human capital plan for 2008, and in each subsequent update, the Secretary of Defense shall include a separate section focused on the defense acquisition workforce, including both military and civilian personnel.

(b) Funding.—The section shall contain—

(1) an identification of the funding programmed for defense acquisition workforce improvements, including a specific identification of funding provided in the Department of Defense Acquisition Workforce Fund established under section 1705 of title 10, United States Code (as added by section 852 of this Act);

- (2) an identification of the funding programmed for defense acquisition workforce training in the future-years defense program, including a specific identification of funding provided by the acquisition workforce training fund established under section 37(h)(3) of the Office of Federal Procurement Policy Act (41 U.S.C. 433(h)(3));
- (3) a description of how the funding identified pursuant to paragraphs (1) and (2) will be implemented during the fiscal year concerned to address the areas of need identified in accordance with subsection (c);

(4) a statement of whether the funding identified under paragraphs (1) and (2) is being fully used; and

(5) a description of any continuing shortfall in funding available for the defense acquisition workforce.
(c) AREAS OF NEED.—The section also shall identify any areas

of need in the defense acquisition workforce, including-

(1) gaps in the skills and competencies of the current or projected defense acquisition workforce;

(2) changes to the types of skills needed in the current or

projected defense acquisition workforce;

(3) incentives to retain in the defense acquisition workforce qualified, experienced defense acquisition workforce personnel;

(4) incentives for attracting new, high-quality personnel to

the defense acquisition workforce.

(d) STRATEGIC HUMAN CAPITAL PLAN DEFINED.—In this section, the term "strategic human capital plan" means the strategic human capital plan required under section 1122 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3452; 10 U.S.C. prec. 1580 note).

SEC. 852. DEPARTMENT OF DEFENSE ACQUISITION WORKFORCE DE-VELOPMENT FUND.

(a) IN GENERAL.—

(1) ESTABLISHMENT OF FUND.—Chapter 87 of title 10, United States Code, is amended by inserting after section 1704 the following new section:

"\$1705. Department of Defense Acquisition Workforce Development Fund

"(a) ESTABLISHMENT.—The Secretary of Defense shall establish a fund to be known as the 'Department of Defense Acquisition Workforce Fund' (in this section referred to as the 'Fund') to provide funds, in addition to other funds that may be available, for the recruitment, training, and retention of acquisition personnel of the Department of Defense.

"(b) Purpose.—The purpose of the Fund is to ensure that the Department of Defense acquisition workforce has the capacity, in both personnel and skills, needed to properly perform its mission, provide appropriate oversight of contractor performance, and ensure that the Department receives the best value for the expenditure of

public resources.

"(c) Management.—The Fund shall be managed by a senior official of the Department of Defense designated by the Under Secretary of Defense for Acquisition, Technology, and Logistics for that purpose, from among persons with an extensive background in management relating to acquisition and personnel.

"(d) ELEMENTS.—

"(1) IN GENERAL.—The Fund shall consist of amounts as follows:

"(A) Amounts credited to the Fund under paragraph

(2).
"(B) Any other amounts appropriated to, credited to, or

deposited into the Fund by law.

"(2) CREDITS TO THE FUND.—(A) There shall be credited to the Fund an amount equal to the applicable percentage for a fiscal year of all amounts expended by the Department of Defense in such fiscal year for contract services, other than services relating to research and development and services relating

to military construction.

- "(B) Not later than 30 days after the end of the third fiscal year quarter of fiscal year 2008, and 30 days after the end of each fiscal year quarter thereafter, the head of each military department and Defense Agency shall remit to the Secretary of Defense an amount equal to the applicable percentage for such fiscal year of the amount expended by such military department or Defense Agency, as the case may be, during such fiscal year quarter for services covered by subparagraph (A). Any amount so remitted shall be credited to the Fund under subparagraph (A).
- "(C) For purposes of this paragraph, the applicable percentage for a fiscal year is a percentage as follows:

"(i) For fiscal year 2008, 0.5 percent. "(ii) For fiscal year 2009, 1 percent. "(iii) For fiscal year 2010, 1.5 percent.

- "(iv) For any fiscal year after fiscal year 2010, 2 percent.
- "(D) The Secretary of Defense may reduce a percentage established in subparagraph (C) for any fiscal year, if he deter-

mines that the application of such percentage would result in the crediting of an amount greater than is reasonably needed for the purpose of the Fund. In no event may the Secretary reduce a percentage for any fiscal year below a percentage that results in the deposit in a fiscal year of an amount equal to the following:

"(i) For fiscal year 2008, \$300,000,000. "(ii) For fiscal year 2009, \$400,000,000. "(iii) For fiscal year 2010, \$500,000,000.

"(iv) For any fiscal year after fiscal year 2010, \$600,000,000.

"(e) Availability of Funds.—

"(1) In general.—Subject to the provisions of this subsection, amounts in the Fund shall be available to the Secretary of Defense for expenditure, or for transfer to a military department or Defense Agency, for the recruitment, training, and re-tention of acquisition personnel of the Department of Defense for the purpose of the Fund, including for the provision of training and retention incentives to the acquisition workforce of the Department.

"(2) Prohibition.—Amounts in the Fund may not be obligated for any purpose other than purposes described in paragraph (1) or otherwise in accordance with this subsection.

"(3) GUIDANCE.—The Under Secretary of Defense for Acquisition, Technology, and Logistics, acting through the senior official designated to manage the Fund, shall issue guidance for the administration of the Fund. Such guidance shall include provisions-

"(A) identifying areas of need in the acquisition workforce for which amounts in the Fund may be used, including-

"(i) changes to the types of skills needed in the ac-

quisition workforce;

"(ii) incentives to retain in the acquisition workforce qualified, experienced acquisition workforce personnel; and

"(iii) incentives for attracting new, high-quality

personnel to the acquisition workforce;

"(B) describing the manner and timing for applications for amounts in the Fund to be submitted;

"(C) describing the evaluation criteria to be used for approving or prioritizing applications for amounts in the Fund in any fiscal year; and

'(D) describing measurable objectives of performance for determining whether amounts in the Fund are being

used in compliance with this section.

"(4) Limitation on payments to or for contractors.— Amounts in the Fund shall not be available for payments to contractors or contractor employees, other than for the purpose of providing advanced training to Department of Defense employees.

"(5) Prohibition on payment of base salary of current EMPLOYEES.—Amounts in the Fund may not be used to pay the base salary of any person who was an employee of the Department as of the date of the enactment of the National Defense

Authorization Act for Fiscal Year 2008.

"(6) DURATION OF AVAILABILITY.—Amounts credited to the Fund under subsection (d)(2) shall remain available for expenditure in the fiscal year for which credited and the two succeeding fiscal years.

"(f) ANNUAL REPORT.—Not later than 60 days after the end of each fiscal year beginning with fiscal year 2008, the Secretary of Defense shall submit to the congressional defense committees a report on the operation of the Fund during such fiscal year. Each report shall include, for the fiscal year covered by such report, the following:

"(1) A statement of the amounts remitted to the Secretary for crediting to the Fund for such fiscal year by each military department and Defense Agency, and a statement of the

amounts credited to the Fund for such fiscal year.

"(2) A description of the expenditures made from the Fund (including expenditures following a transfer of amounts in the Fund to a military department or Defense Agency) in such fiscal year, including the purpose of such expenditures.

"(3) A description and assessment of improvements in the Department of Defense acquisition workforce resulting from

such expenditures.

"(4) Recommendations for additional authorities to fulfill the purpose of the Fund.

"(5) A statement of the balance remaining in the Fund at

the end of such fiscal year.

"(g) ACQUISITIÓN WORKFORCE DEFINED.—In this section, the term 'acquisition workforce' means personnel in positions designated under section 1721 of this title as acquisition positions for purposes of this chapter.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of subchapter I of such chapter is amended by inserting after the item relating to section 1704 the following new item:

"1705. Department of Defense Acquisition Workforce Development Fund.".

(b) Effective Date.—Section 1705 of title 10, United States Code, as added by subsection (a), shall take effect on the date of the enactment of this Act.

SEC. 853. EXTENSION OF AUTHORITY TO FILL SHORTAGE CATEGORY POSITIONS FOR CERTAIN FEDERAL ACQUISITION POSITIONS

Section 1413(b) of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136; 117 Stat. 1665) is amended by striking "September 30, 2007" and inserting "September 30, 2012".

SEC. 854. REPEAL OF SUNSET OF ACQUISITION WORKFORCE TRAINING FUND.

Section 37(h)(3) of the Office of Federal Procurement Policy Act (41 U.S.C. 433(h)(3)) is amended by striking subparagraph (H).

SEC. 855. FEDERAL ACQUISITION WORKFORCE IMPROVEMENTS.

(a) Associate Administrator for Acquisition Workforce Programs.—The Administrator for Federal Procurement Policy shall designate a member of the Senior Executive Service as the Associate Administrator for Acquisition Workforce Programs. The As-

sociate Administrator for Acquisition Workforce Programs shall be located in the Federal Acquisition Institute (or its successor). The Associate Administrator shall be responsible for—

(1) supervising the acquisition workforce training fund established under section 37(h)(3) of the Office of Federal Pro-

curement Policy Act (41 U.S.C. 433(h)(3));

(2) developing, in coordination with Chief Acquisition Officers and Chief Human Capital Officers, a strategic human capital plan for the acquisition workforce of the Federal Government:

(3) reviewing and providing input to individual agency ac-

quisition workforce succession plans;

(4) recommending to the Administrator and other senior government officials appropriate programs, policies, and practices to increase the quantity and quality of the Federal acquisition workforce; and

(5) carrying out such other functions as the Administrator

may assign.

(b) Acquisition and Contracting Training Programs Within Executive Agencies.—

(1) Requirement.—The head of each executive agency, after consultation with the Associate Administrator for Acquisition Workforce Programs, shall establish and operate acquisition and contracting training programs. Such programs shall—

(A) have curricula covering a broad range of acquisition and contracting disciplines corresponding to the specific acquisition and contracting needs of the agency in-

volved;

(B) be developed and applied according to rigorous

standards; and

(C) be designed to maximize efficiency, through the use of self-paced courses, online courses, on-the-job training, and the use of remote instructors, wherever such features can be applied without reducing the effectiveness of the training or negatively affecting academic standards.

(2) CHIEF ACQUISITION OFFICER AUTHORITIES AND RESPON-SIBILITIES.—Subject to the authority, direction, and control of the head of an executive agency, the Chief Acquisition Officer for such agency shall carry out all powers, functions, and duties of the head of the agency with respect to implementation of this subsection. The Chief Acquisition Officer shall ensure that the policies established by the head of the agency in accordance with this subsection are implemented throughout the agency.

(c) Government-Wide Policies and Evaluation.—The Administrator for Federal Procurement Policy shall issue policies to promote the development of performance standards for training and uniform implementation of this section by executive agencies, with due regard for differences in program requirements among agencies that may be appropriate and warranted in view of the agency mission. The Administrator shall evaluate the implementation of the provisions of subsection (b) by executive agencies.

(d) Acquisition and Contracting Training Reporting.—The Administrator for Federal Procurement Policy shall ensure that the heads of executive agencies collect and maintain standardized infor-

mation on the acquisition and contracting workforce related to the implementation of subsection (b).

(e) ACQUISITION WORKFORCE HUMAN CAPITAL SUCCESSION

PLAN.-

(1) In General.—Not later than 1 year after the date of the enactment of this Act, each Chief Acquisition Officer for an executive agency shall develop, in consultation with the Chief Human Capital Officer for the agency and the Associate Administrator for Acquisition Workforce Programs, a succession plan consistent with the agency's strategic human capital plan for the recruitment, development, and retention of the agency's acquisition workforce, with a particular focus on warranted contracting officers and program managers of the agency.

(2) CONTENT OF PLAN.—The acquisition workforce succes-

 $sion\ plan\ shall\ address-$

(A) recruitment goals for personnel from procurement intern programs;

(B) the agency's acquisition workforce training needs;(C) actions to retain high performing acquisition pro-

fessionals who possess critical relevant skills;

(D) recruitment goals for personnel from the Federal Career Intern Program; and

(E) recruitment goals for personnel from the Presi-

dential Management Fellows Program.

(f) Training in the Acquisition of Architect and Engineering Services.—The Administrator for Federal Procurement Policy shall ensure that a sufficient number of Federal employees are trained in the acquisition of architect and engineering services.

(g) Utilization of Recruitment and Retention Authorities.—The Administrator for Federal Procurement Policy, in coordination with the Director of the Office of Personnel Management, shall encourage executive agencies to utilize existing authorities, including direct hire authority and tuition assistance programs, to recruit and retain acquisition personnel and consider recruiting acquisition personnel who may be retiring from the private sector, consistent with existing laws and regulations.

(h) Definitions.—In this section:

(1) EXECUTIVE AGENCY.—The term "executive agency" has the meaning provided in section 4(1) of the Office of Federal Procurement Policy Act (41 U.S.C. 403(1)).

(2) CHIEF ACQUISITION OFFICER.—The term "Chief Acquisition Officer" means a Chief Acquisition Officer for an executive agency appointed pursuant to section 16 of the Office of Federal Procurement Policy Act (41 U.S.C. 414).

Subtitle F—Contracts in Iraq and Afghanistan

SEC. 861. MEMORANDUM OF UNDERSTANDING ON MATTERS RELATING TO CONTRACTING.

(a) Memorandum of Understanding Required.—The Secretary of Defense, the Secretary of State, and the Administrator of the United States Agency for International Development shall, not later than July 1, 2008, enter into a memorandum of understanding

regarding matters relating to contracting for contracts in Iraq or Afghanistan.

(b) Matters Covered.—The memorandum of understanding required by subsection (a) shall address, at a minimum, the fol-

lowing:

(1) Identification of the major categories of contracts in Iraq or Afghanistan being awarded by the Department of Defense, the Department of State, or the United States Agency for International Development.

(2) Identification of the roles and responsibilities of each department or agency for matters relating to contracting for

contracts in Iraq or Afghanistan.

(3) Responsibility for establishing procedures for, and the coordination of, movement of contractor personnel in Iraq or Af-

ghanistan.

(4) Identification of common databases that will serve as repositories of information on contracts in Iraq or Afghanistan and contractor personnel in Iraq or Afghanistan, including agreement on the elements to be included in the databases, including, at a minimum—

(A) with respect to each contract—

(i) a brief description of the contract (to the extent consistent with security considerations);

(ii) the total value of the contract; and

(iii) whether the contract was awarded competitively; and

(B) with respect to contractor personnel—

(i) the total number of personnel employed on contracts in Iraq or Afghanistan;

(ii) the total number of personnel performing security functions under contracts in Iraq or Afghanistan; and

(iii) the total number of personnel working under contracts in Iraq or Afghanistan who have been killed or wounded.

(5) Responsibility for maintaining and updating information in the common databases identified under paragraph (4).

(6) Responsibility for the collection and referral to the appropriate Government agency of any information relating to offenses under chapter 47 of title 10, United States Code (the Uniform Code of Military Justice) or chapter 212 of title 18, United States Code (commonly referred to as the Military Extraterritorial Jurisdiction Act), including a clarification of responsibilities under section 802(a)(10) of title 10, United States Code (article 2(a) of the Uniform Code of Military Justice), as amended by section 552 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364).

(c) Implementation of Memorandum of Understanding.— Not later than 120 days after the memorandum of understanding required by subsection (a) is signed, the Secretary of Defense, the Secretary of State, and the Administrator of the United States Agency for International Development shall issue such policies or guidance and prescribe such regulations as are necessary to implement the memorandum of understanding for the relevant matters pertaining to their respective agencies.

(d) Copies Provided to Congress.—

(1) Memorandum of understanding required by subsection (a) shall be provided to the relevant committees of Congress within 30

days after the memorandum is signed.

(2) REPORT ON IMPLEMENTATION.—Not later than 180 days after the memorandum of understanding required by subsection (a) is signed, the Secretary of Defense, the Secretary of State, and the Administrator of the United States Agency for International Development shall each provide a report to the relevant committees of Congress on the implementation of the memorandum of understanding.

(3) Databases.—The Secretary of Defense, the Secretary of State, or the Administrator of the United States Agency for International Development shall provide access to the common databases identified under subsection (b)(4) to the relevant com-

mittees of Congress.

(4) CONTRACTS.—Effective on the date of the enactment of this Act, copies of any contracts in Iraq or Afghanistan awarded after December 1, 2007, shall be provided to any of the relevant committees of Congress within 15 days after the submission of a request for such contract or contracts from such committee to the department or agency managing the contract.

SEC. 862. CONTRACTORS PERFORMING PRIVATE SECURITY FUNC-TIONS IN AREAS OF COMBAT OPERATIONS.

(a) Regulations on Contractors Performing Private Security Functions.—

(1) IN GENERAL.—Not later than 120 days after the date of the enactment of this Act, the Secretary of Defense, in coordination with the Secretary of State, shall prescribe regulations on the selection, training, equipping, and conduct of personnel performing private security functions under a covered contract in an area of combat operations.

(2) Élements.—The regulations prescribed under sub-

section (a) shall, at a minimum, establish—

(A) a process for registering, processing, accounting for, and keeping appropriate records of personnel performing private security functions in an area of combat operations;

(B) a process for authorizing and accounting for weapons to be carried by, or available to be used by, personnel performing private security functions in an area of combat operations;

(C) a process for the registration and identification of armored vehicles, helicopters, and other military vehicles operated by contractors performing private security functions in an area of combat operations;

(D) a process under which contractors are required to report all incidents, and persons other than contractors are

permitted to report incidents, in which—

(i) a weapon is discharged by personnel performing private security functions in an area of combat operations; (ii) personnel performing private security functions in an area of combat operations are killed or injured; or

(iii) persons are killed or injured, or property is destroyed, as a result of conduct by contractor personnel; (E) a process for the independent review and, if practicable, investigation of—

(i) incidents reported pursuant to subparagraph

(D); and

(ii) incidents of alleged misconduct by personnel performing private security functions in an area of

combat operations;

(F) requirements for qualification, training, screening (including, if practicable, through background checks), and security for personnel performing private security functions in an area of combat operations;

(G) guidance to the commanders of the combatant com-

mands on the issuance of—

(i) orders, directives, and instructions to contractors performing private security functions relating to equipment, force protection, security, health, safety, or

relations and interaction with locals;

(ii) predeployment training requirements for personnel performing private security functions in an area of combat operations, addressing the requirements of this section, resources and assistance available to contractor personnel, country information and cultural training, and guidance on working with host country nationals and military; and

(iii) rules on the use of force for personnel performing private security functions in an area of combat

operations;

(H) a process by which a commander of a combatant command may request an action described in subsection (b)(3); and

(I) a process by which the training requirements referred to in subparagraph (G)(ii) shall be implemented.

(3) AVAILABILITY OF ORDERS, DIRECTIVES, AND INSTRUCTIONS.—The regulations prescribed under subsection (a) shall include mechanisms to ensure the provision and availability of the orders, directives, and instructions referred to in paragraph (2)(G)(i) to contractors referred to in that paragraph, including through the maintenance of a single location (including an Internet website, to the extent consistent with security considerations) at or through which such contractors may access such orders, directives, and instructions.

(b) Contract Clause on Contractors Performing Private

Security Functions.—

(1) REQUIREMENT UNDER FAR.—Not later than 180 days after the date of the enactment of this Act, the Federal Acquisition Regulation issued in accordance with section 25 of the Office of Federal Procurement Policy Act (41 U.S.C. 421) shall be revised to require the insertion into each covered contract (or, in the case of a task order, the contract under which the task order is issued) of a contract clause addressing the selection,

training, equipping, and conduct of personnel performing pri-

vate security functions under such contract.

(2) CLAUSE REQUIREMENT.—The contract clause required by paragraph (1) shall require, at a minimum, that the contractor concerned shall—

- (A) comply with regulations prescribed under subsection (a), including any revisions or updates to such regulations, and follow the procedures established in such regulations for—
 - (i) registering, processing, accounting for, and keeping appropriate records of personnel performing private security functions in an area of combat operations;
 - (ii) authorizing and accounting of weapons to be carried by, or available to be used by, personnel performing private security functions in an area of combat operations;
 - (iii) registration and identification of armored vehicles, helicopters, and other military vehicles operated by contractors and subcontractors performing private security functions in an area of combat operations; and (iv) the reporting of incidents in which—

(I) a weapon is discharged by personnel performing private security functions in an area of

combat operations;

(II) personnel performing private security functions in an area of combat operations are killed or injured; or

(III) persons are killed or injured, or property is destroyed, as a result of conduct by contractor

personnel;

(B) ensure that all personnel performing private security functions under such contract are briefed on and understand their obligation to comply with—

(i) qualification, training, screening (including, if practicable, through background checks), and security requirements established by the Secretary of Defense for personnel performing private security functions in an area of combat operations;

(ii) applicable laws and regulations of the United States and the host country, and applicable treaties and international agreements, regarding the perform-

ance of the functions of the contractor;

(iii) orders, directives, and instructions issued by the applicable commander of a combatant command relating to equipment, force protection, security, health, safety, or relations and interaction with locals; and

(iv) rules on the use of force issued by the applicable commander of a combatant command for personnel performing private security functions in an area of

combat operations; and

(C) cooperate with any investigation conducted by the Department of Defense pursuant to subsection (a)(2)(E) by providing access to employees of the contractor and relevant

information in the possession of the contractor regarding the incident concerned.

(3) Noncompliance of personnel with clause.—The contracting officer for a covered contract may direct the contractor, at its own expense, to remove or replace any personnel performing private security functions in an area of combat operations who violate or fail to comply with applicable requirements of the clause required by this subsection. If the violation or failure to comply is a gross violation or failure or is repeated, the contract may be terminated for default.

the contract may be terminated for default.

(4) APPLICABILITY.—The contract clause required by this subsection shall be included in all covered contracts awarded on or after the date that is 180 days after the date of the enactment of this Act. Federal agencies shall make best efforts to provide for the inclusion of the contract clause required by this subsection in covered contracts awarded before such date.

- (5) Inspector general report on pilot program on imposition of fines for noncompliance of personnel with clause.—Not later than March 30, 2008, the Inspector General of the Department of Defense shall submit to Congress a report assessing the feasibility and advisability of carrying out a pilot program for the imposition of fines on contractors for personnel who violate or fail to comply with applicable requirements of the clause required by this section as a mechanism for enhancing the compliance of such personnel with the clause. The report shall include—
 - (A) an assessment of the feasibility and advisability of carrying out the pilot program; and

(B) if the Inspector General determines that carrying out the pilot program is feasible and advisable—

(i) recommendations on the range of contracts and subcontracts to which the pilot program should apply; and

(ii) a schedule of fines to be imposed under the pilot program for various types of personnel actions or failures.

(c) Areas of Combat Operations.—

(1) DESIGNATION.—The Secretary of Defense shall designate the areas constituting an area of combat operations for purposes of this section by not later than 120 days after the date of the enactment of this Act.

(2) Particular areas.—Iraq and Afghanistan shall be included in the areas designated as an area of combat operations

under paragraph (1).

(3) ADDITIONAL AREAS.—The Secretary may designate any additional area as an area constituting an area of combat operations for purposes of this section if the Secretary determines that the presence or potential of combat operations in such area warrants designation of such area as an area of combat operations for purposes of this section.

(4) Modification or elimination of designation.—The Secretary may modify or cease the designation of an area under this subsection as an area of combat operations if the Secretary determines that combat operations are no longer ongoing in

such area.

(d) Exception.—The requirements of this section shall not apply to contracts entered into by elements of the intelligence community in support of intelligence activities.

SEC. 863. COMPTROLLER GENERAL REVIEWS AND REPORTS ON CON-TRACTING IN IRAQ AND AFGHANISTAN.

(a) Reviews and Reports Required.—

(1) In General.—Every 12 months, the Comptroller General shall review contracts in Iraq or Afghanistan and submit to the relevant committees of Congress a report on such review.

(2) Matters covered.—A report under this subsection shall cover the following with respect to the contracts in Iraq or Afghanistan reviewed for the report:

(A) Total number of contracts and task orders awarded

during the period covered by the report.

(B) Total number of active contracts and task orders. (C) Total value of all contracts and task orders awarded during the reporting period.

(D) Total value of active contracts and task orders.

(E) The extent to which such contracts have used competitive procedures.

(F) Total number of contractor personnel working on

contracts during the reporting period.

- (G) Total number of contractor personnel, on average, who are performing security functions during the reporting period.
- (H) The number of contractor personnel killed or wounded during the reporting period.

(I) Information on any specific contract or class of contracts that the Comptroller General determines raises issues of significant concern.

(3) Submission of Reports.—The Comptroller General shall submit an initial report under this subsection not later than October 1, 2008, and shall submit an updated report every year thereafter until October 1, 2010.

(b) Access to Databases on Contracts.—The Secretary of Defense and the Secretary of State shall provide full access to the databases described in section 861(b)(4) to the Comptroller General for purposes of the reviews carried out under this section.

SEC. 864. DEFINITIONS AND OTHER GENERAL PROVISIONS.

(a) Definitions.—In this subtitle:

(1) Matters relating to contracting.—The term "matters relating to contracting", with respect to contracts in Iraq and Afghanistan, means all matters relating to awarding, funding, managing, tracking, monitoring, and providing over-

sight to contracts and contractor personnel.

(2) CONTRACT IN IRAQ OR AFGHANISTAN.—The term "contract in Iraq or Afghanistan" means a contract with the Department of Defense, the Department of State, or the United States Agency for International Development, a subcontract at any tier issued under such a contract, or a task order or delivery order at any tier issued under such a contract (including a contract, subcontract, or task order or delivery order issued by another Government agency for the Department of Defense, the Department of State, or the United States Agency for International Development), if the contract, subcontract, or task order or delivery order involves work performed in Iraq or Afghanistan for a period longer than 14 days.

(3) Covered contract.—The term "covered contract"

means—

- (A) a contract of a Federal agency for the performance of services in an area of combat operations, as designated by the Secretary of Defense under subsection (c) of section 862:
- (B) a subcontract at any tier under such a contract; or (C) a task order or delivery order issued under such a contract or subcontract.
- (4) CONTRACTOR.—The term "contractor", with respect to a covered contract, means the contractor or subcontractor carrying out the covered contract.
- (5) PRIVATE SECURITY FUNCTIONS.—The term "private security functions" means activities engaged in by a contractor under a covered contract as follows:
 - (A) Guarding of personnel, facilities, or property of a Federal agency, the contractor or subcontractor, or a third party

(B) Any other activity for which personnel are required to carry weapons in the performance of their duties.

- (6) RELEVANT COMMITTEES OF CONGRESS.—The term "relevant committees of Congress" means each of the following committees:
 - (A) The Committees on Armed Services of the Senate and the House of Representatives.
 - (B) The Committee on Homeland Security and Governmental Affairs of the Senate and the Committee on Oversight and Government Reform of the House of Representatives
 - (C) The Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives.
 - (D) For purposes of contracts relating to the National Foreign Intelligence Program, the Select Committee on Intelligence of the Senate and the Permanent Select Committee on Intelligence of the House of Representatives.
- (b) CLASSIFIED INFORMATION.—Nothing in this subtitle shall be interpreted to require the handling of classified information or information relating to intelligence sources and methods in a manner inconsistent with any law, regulation, executive order, or rule of the House of Representatives or of the Senate relating to the handling or protection of such information.

Subtitle G—Defense Materiel Readiness Board

SEC. 871. ESTABLISHMENT OF DEFENSE MATERIEL READINESS BOARD.

(a) ESTABLISHMENT.—Not later than six months after the date of the enactment of this Act, the Secretary of Defense shall establish

a Defense Materiel Readiness Board (in this subtitle referred to as

the "Board") within the Office of the Secretary of Defense.

(b) Membership.—The Secretary shall appoint the chairman and the members of the Board from among officers of the Armed Forces with expertise in matters relevant to the function of the Board to assess materiel readiness and evaluate plans and policies relating to materiel readiness. At a minimum, the Board shall include representatives of the Joint Chiefs of Staff, each of the Armed

Forces, and each of the reserve components of the Armed Forces.

(c) STAFF.—The Secretary of Defense shall assign staff, and request the Secretaries of the military departments to assign staff, as necessary to assign the Board in carrying out its duties.

(d) Functions.—The Board shall provide independent assessments of materiel readiness, material readiness shortfalls, and material readiness plans to the Secretary of Defense and the Congress. To carry out such functions, the Board shall-

(1) monitor and assess the material readiness of the Armed

Forces.

(2) assist the Secretary of Defense in the identification of deficiencies in the material readiness of the Armed Forces caused by shortfalls in weapons systems, equipment, and sup-

(3) identify shortfalls in materiel readiness, including critical materiel readiness shortfalls, for purposes of the Secretary's designations under section 872 and the funding needed to ad-

dress such shortfalls;

(4) assess the adequacy of current Department of Defense plans, policies, and programs to address shortfalls in materiel readiness, including critical materiel readiness shortfalls (as designated by the Secretary under section 872), and to sustain and improve material readiness;

(5) assist the Secretary of Defense in determining whether the industrial capacity of the Department of Defense and of the defense industrial base is being best utilized to support the ma-

teriel readiness needs of the Armed Forces;

(6) review and assess Department of Defense systems for measuring the status of current material readiness of the Armed Forces; and

(7) make recommendations with respect to material readiness funding, measurement techniques, plans, policies, and pro-

(e) Reports.—The Board shall submit to the Secretary of Defense a report summarizing its findings and recommendations not less than once every six months. Within 30 days after receiving a report from the Board, the Secretary shall forward the report in its entirety, together with his comments, to the congressional defense committees. The report shall be submitted in unclassified form. To the extent necessary, the report may be accompanied by a classified

SEC. 872. CRITICAL MATERIEL READINESS SHORTFALLS.

(a) Designation of Critical Materiel Readiness Short-FALLS.

(1) Designation.—The Secretary of Defense may designate any requirement of the Armed Forces for equipment or supplies as a critical material readiness shortfall if there is a shortfall in the required equipment or supplies that materially reduces

readiness of the Armed Forces and that—

(A) cannot be adequately addressed by identifying acceptable substitute capabilities or cross leveling of equipment that does not unacceptably reduce the readiness of other Armed Forces; and

(B) that is likely to persist for more than two years based on currently projected budgets and schedules for de-

liveries of equipment and supplies.

(2) Consideration of board findings and recommendations of the into consideration the findings and recommendations of

the Defense Materiel Readiness Board.

(b) Measures To Address Critical Materiel Readiness Shortfalls.—The Secretary of Defense shall ensure that critical materiel readiness shortfalls designated pursuant to subsection (a)(1) are transmitted to the relevant officials of the Department of Defense responsible for requirements, budgets, and acquisition, and that such officials prioritize and address such shortfalls in the shortest time frame practicable.

(c) Transfer Authority.—

(1) In General.—The amounts of authorizations that the Secretary may transfer under the authority of section 1001 of this Act is hereby increased by \$2,000,000,000.

(2) LIMITATIONS.—The additional transfer authority pro-

vided by this section—

(A) may be made only from authorizations to the De-

partment of Defense for fiscal year 2008;

(B) may be exercised solely for the purpose of addressing critical material readiness shortfalls as designated by the Secretary of Defense under subsection (a); and

(C) is subject to the same terms, conditions, and procedures as other transfer authority under section 1001 of this

Act.

(d) Strategic Readiness Fund.—

(1) ESTABLISHMENT.—There is established on the books of the Treasury a fund to be known as the Department of Defense Strategic Readiness Fund (in this subsection referred to as the "Fund"), which shall be administered by the Secretary of the Treasury.

(2) PURPOSES.—The Fund shall be used to address critical material readiness shortfalls as designated by the Secretary of

Defense under subsection (a).

(3) ASSETS OF FUND.—There shall be deposited into the Fund any amount appropriated to the Fund, which shall con-

stitute the assets of the Fund.

(4) LIMITATION.—The procurement unit cost (as defined in section 2432(a) of title 10, United States Code) of any item purchased using assets of the Fund, whether such assets are in the Fund or after such assets have been transferred from the Fund using the authority provided in subsection (c), shall not exceed \$30,000,000.

(e) Multiyear Contract Notification.—

(1) NOTIFICATION.—If the Secretary of a military department makes the determination described in paragraph (2) with

respect to the use of a multiyear contract, the Secretary shall notify the congressional defense committees within 30 days of the determination and provide a detailed description of the proposed multiyear contract.

(2) Determination.—The determination referred to in paragraph (1) is a determination by the Secretary of a military department that the use of a multiyear contract to procure an item to address a critical materiel readiness shortfall-

(A) will significantly accelerate efforts to address a crit-

ical materiel readiness shortfall;

(B) will provide savings compared to the total anticipated costs of carrying out the contract through annual contracts; and

(C) will serve the interest of national security.

(f) Definition.—In this section, the term "critical material" readiness shortfall" means a critical materiel readiness shortfall designated by the Secretary of Defense under this section.

Subtitle H—Other Matters

SEC. 881. CLEARINGHOUSE FOR RAPID IDENTIFICATION AND DISSEMI-NATION OF COMMERCIAL INFORMATION TECHNOLOGIES.

(a) Requirement To Establish Clearinghouse.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense, acting through the Assistant Secretary of Defense for Networks and Information Integration, shall establish a clearinghouse for identifying, assessing, and disseminating knowledge about readily available information technologies (with an emphasis on commercial off-the-shelf information technologies) that could support the warfighting mission of the Department of Defense.

(b) Responsibilities.—The clearinghouse established pursuant

to subsection (a) shall be responsible for the following:

(1) Developing a process to rapidly assess and set priorities and needs for significant information technology needs of the Department of Defense that could be met by commercial technologies, including a process for-

(A) aligning priorities and needs with the requirements

of the commanders of the combatant command; and

(B) proposing recommendations to the commanders of the combatant command of feasible technical solutions for further evaluation.

(2) Identifying and assessing emerging commercial technologies (including commercial off-the-shelf technologies) that could support the warfighting mission of the Department of Defense, including the priorities and needs identified pursuant to paragraph (1).

(3) Disseminating information about commercial technologies identified pursuant to paragraph (2) to commanders of combatant commands and other potential users of such tech-

nologies.

(4) Identifying gaps in commercial technologies and working to stimulate investment in research and development in the

public and private sectors to address those gaps.

(5) Enhancing internal data and communications systems of the Department of Defense for sharing and retaining information regarding commercial technology priorities and needs, technologies available to meet such priorities and needs, and ongoing research and development directed toward gaps in such

technologies.

(6) Developing mechanisms, including web-based mechanisms, to facilitate communications with industry regarding the priorities and needs of the Department of Defense identified pursuant to paragraph (1) and commercial technologies available to address such priorities and needs.

(7) Assisting in the development of guides to help small information technology companies with promising technologies to understand and navigate the funding and acquisition processes

of the Department of Defense.

(8) Developing methods to measure how well processes developed by the clearinghouse are being utilized and to collect data on an ongoing basis to assess the benefits of commercial technologies that are procured on the recommendation of the

clearinghouse.

(c) PERSONNEL.—The Secretary of Defense, acting through the Assistant Secretary of Defense for Networks and Information Integration, shall provide for the hiring and support of employees (including detailees from other components of the Department of Defense and from other Federal departments or agencies) to assist in identifying, assessing, and disseminating information regarding commercial technologies under this section.

(d) REPORT TO CONGRESS.—Not later than one year after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report on the imple-

mentation of this section.

SEC. 882. AUTHORITY TO LICENSE CERTAIN MILITARY DESIGNATIONS AND LIKENESSES OF WEAPONS SYSTEMS TO TOY AND HOBBY MANUFACTURERS.

(a) Authority To License Certain Items.—Section 2260 of title 10, United States Code, is amended—

(1) by redesignating subsections (c), (d), and (e) as subsections (d), (e), and (f) respectively; and

sections (d), (e), and (f), respectively; and

(2) by inserting after subsection (b) the following new sub-

section:

"(c) LICENSES FOR QUALIFYING COMPANIES.—(1) The Secretary concerned may license trademarks, service marks, certification marks, and collective marks owned or controlled by the Secretary relating to military designations and likenesses of military weapons systems to any qualifying company upon receipt of a request from the company.

"(2) For purposes of paragraph (1), a qualifying company is any

United States company that—

"(A) is a toy or hobby manufacturer; and

"(B) is determined by the Secretary concerned to be qualified in accordance with such criteria as determined appropriate

by the Secretary of Defense.

"(3) The fee for a license under this subsection shall not exceed by more than a nominal amount the amount needed to recover all costs of the Department of Defense in processing the request for the license and supplying the license. "(4) A license to a qualifying company under this subsection shall provide that the license may not be transferred, sold, or relicensed by the qualifying company.

"(5) A license under this subsection shall not be an exclusive li-

cense."

(b) Effective Date.—The Secretary of Defense shall prescribe regulations to implement the amendment made by this section not later than 180 days after the date of the enactment of this Act.

SEC. 883. MODIFICATIONS TO LIMITATION ON CONTRACTS TO ACQUIRE MILITARY FLIGHT SIMULATOR.

(a) EFFECT ON EXISTING CONTRACTS.—Section 832 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2331) is amended by adding at the end the following new subsection:

"(e) EFFECT ON EXISTING CONTRACTS.—The limitation in subsection (a) does not apply to any service contract of a military department to acquire a military flight simulator, or to any renewal or extension of, or follow-on contract to, such a contract, if—

"(1) the contract was in effect as of October 17, 2006;

"(2) the number of flight simulators to be acquired under the contract (or renewal, extension, or follow-on) will not result in the total number of flight simulators acquired by the military department concerned through service contracts to exceed the total number of flight simulators to be acquired under all service contracts of such department for such simulators in effect as of October 17, 2006; and

"(3) in the case of a renewal or extension of, or follow-on contract to, the contract, the Secretary of the military department concerned provides to the congressional defense committees a written notice of the decision to exercise an option to renew or extend the contract, or to issue a solicitation for bids or proposals using competitive procedures for a follow-on contract, and an economic analysis as described in subsection (c) supporting the decision, at least 30 days before carrying out such decision."

(b) CHANGE IN GROUNDS FOR WAIVER.—Section 832(c)(1) of such Act, as redesignated by subsection (a), is amend by striking "necessary for national security purposes" and inserting "in the national interest".

SEC. 884. REQUIREMENTS RELATING TO WAIVERS OF CERTAIN DOMESTIC SOURCE LIMITATIONS RELATING TO SPECIALTY METALS.

(a) Notice Requirement.—At least 30 days prior to making a domestic nonavailability determination pursuant to section 2533b(b) of title 10, United States Code, that would apply to more than one contract of the Department of Defense, the Secretary of Defense shall, to the maximum extent practicable and in a manner consistent with the protection of national security information and confidential business information—

(1) publish a notice on the website maintained by the General Services Administration known as FedBizOpps.gov (or any successor site) of the Secretary's intent to make the domestic

nonavailability determination; and

- (2) solicit information relevant to such notice from interested parties, including producers of specialty metal mill products.
- (b) Determination.—(1) The Secretary shall take into consideration all information submitted pursuant to subsection (a) in making a domestic nonavailability determination pursuant to section 2533b(b) of title 10, United States Code, that would apply to more than one contract of the Department of Defense, and may also consider other relevant information that cannot be made part of the public record consistent with the protection of national security information and confidential business information.

(2) The Secretary shall ensure that any such determination and the rationale for such determination is made publicly available to the maximum extent consistent with the protection of national security information and confidential business information.

SEC. 885. TELEPHONE SERVICES FOR MILITARY PERSONNEL SERVING IN COMBAT ZONES.

(a) Competitive Procedures Required.—

(1) REQUIREMENT.—When the Secretary of Defense considers it necessary to provide morale, welfare, and recreation telephone services for military personnel serving in combat zones, the Secretary shall use competitive procedures when en-

tering into a contract to provide those services.

(2) Review and determined bids or proposals for new contracts, or considering extensions to existing contracts, to provide morale, welfare, and recreation telephone services for military personnel serving in combat zones, the Secretary shall review and determine whether it is in the best interest of the Department to require bids or proposals, or adjustments for the purpose of extending a contract, to include options that minimize the cost of the telephone services to individual users while providing individual users the flexibility of using phone cards from other than the prospective contractor. The Secretary shall submit the results of this review and determination to the Committees on Armed Services of the Senate and the House of Representatives.

(b) Effective Date.—

(1) REQUIREMENT.—Subsection (a)(1) shall apply to any new contract to provide morale, welfare, and recreation telephone services for military personnel serving in combat zones that is entered into after the date of the enactment of this Act.

(2) REVIEW AND DETERMINATION.—Subsection (a)(2) shall apply to any new contract or extension to an existing contract to provide morale, welfare, and recreation telephone services for military personnel serving in combat zones that is entered into or agreed upon after the date of the enactment of this Act.

SEC. 886. ENHANCED AUTHORITY TO ACQUIRE PRODUCTS AND SERVICES PRODUCED IN IRAQ AND AFGHANISTAN.

(a) In General.—In the case of a product or service to be acquired in support of military operations or stability operations in Iraq or Afghanistan (including security, transition, reconstruction, and humanitarian relief activities) for which the Secretary of Defense makes a determination described in subsection (b), the Secretary may conduct a procurement in which—

(1) competition is limited to products or services that are

from Iraq or Afghanistan;

(2) procedures other than competitive procedures are used to award a contract to a particular source or sources from Iraq or Afghanistan; or

(3) a preference is provided for products or services that are

from Iraq or Afghanistan.

(b) Determination described in this sub-

section is a determination by the Secretary that—

(1) the product or service concerned is to be used only by the military forces, police, or other security personnel of Iraq or Afghanistan; or

- (2) it is in the national security interest of the United States to limit competition, use procedures other than competitive procedures, or provide a preference as described in subsection (a) because—
 - (A) such limitation, procedure, or preference is necessary to provide a stable source of jobs in Iraq or Afghanistan; and
 - (B) such limitation, procedure, or preference will not adversely affect—

(i) military operations or stability operations in

Iraq or Afghanistan; or

(ii) the United States industrial base.

(c) Products, Services, and Sources From Iraq or Afghan-Istan.—For the purposes of this section:

(1) A product is from Iraq or Afghanistan if it is mined,

produced, or manufactured in Iraq or Afghanistan.

(2) A service is from Iraq or Afghanistan if it is performed in Iraq or Afghanistan by citizens or permanent resident aliens of Iraq or Afghanistan.

(3) A source is from Iraq or Afghanistan if it— (A) is located in Iraq or Afghanistan; and

(B) offers products or services that are from Iraq or Afghanistan.

SEC. 887. DEFENSE SCIENCE BOARD REVIEW OF DEPARTMENT OF DE-FENSE POLICIES AND PROCEDURES FOR THE ACQUISI-TION OF INFORMATION TECHNOLOGY.

(a) REVIEW REQUIRED.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall direct the Defense Science Board to carry out a review of Department of Defense policies and procedures for the acquisition of information technology.

(b) Matters To Be Addressed by the

review required by subsection (a) shall include the following:

(1) Department of Defense policies and procedures for acquiring national security systems, business information systems, and other information technology.

(2) The roles and responsibilities in implementing such

policies and procedures of—

(A) the Under Secretary of Defense for Acquisition,

Technology, and Logistics;

(B) the Chief Information Officer of the Department of Defense;

(C) the Director of the Business Transformation Agency;

(D) the service acquisition executives;

(E) the chief information officers of the military departments;

(F) Defense Agency acquisition officials;

(G) the information officers of the Defense Agencies; and

(H) the Director of Operational Test and Evaluation and the heads of the operational test organizations of the military departments and the Defense Agencies.

(3) The application of such policies and procedures to information technologies that are an integral part of weapons or

weapon systems.

(4) The requirements of subtitle III of title 40, United States Code, and chapter 35 of title 44, United States Code, regarding performance-based and results-based management, capital planning, and investment control in the acquisition of information technology.

(5) Department of Defense policies and procedures for maximizing the usage of commercial information technology while ensuring the security of the microelectronics, software, and net-

works of the Department.

(6) The suitability of Department of Defense acquisition regulations, including Department of Defense Directive 5000.1 and the accompanying milestones, to the acquisition of information technology systems.

(7) The adequacy and transparency of metrics used by the Department of Defense for the acquisition of information tech-

nology systems.

(8) The effectiveness of existing statutory and regulatory reporting requirements for the acquisition of information tech-

nology systems.

- (9) The adequacy of operational and development test resources (including infrastructure and personnel), policies, and procedures to ensure appropriate testing of information technology systems both during development and before operational use.
- (10) The appropriate policies and procedures for technology assessment, development, and operational testing for purposes of the adoption of commercial technologies into information technology systems.
- (c) REPORT REQUIRED.—Not later than one year after the date of enactment of this Act, the Secretary shall submit to the congressional defense committees a report on the results of the review required by subsection (a). The report shall include the findings and recommendations of the Defense Science Board pursuant to the review, including such recommendations for legislative or administrative action as the Board considers appropriate, together with any comments the Secretary considers appropriate.

SEC. 888. GREEN PROCUREMENT POLICY.

(a) SENSE OF CONGRESS.—It is the sense of Congress that the Department of Defense should establish a system to document and track the use of environmentally preferable products and services.

(b) Report.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit to Congress a report on a plan to increase the usage of environmentally friendly products that minimize potential impacts to human health and the environment at all Department of Defense facilities inside and outside the United States, including through the direct purchase of products and the purchase of products by facility maintenance contractors. The report shall also cover consideration of the budgetary impact of implementation of the plan.

SEC. 889. COMPTROLLER GENERAL REVIEW OF USE OF AUTHORITY UNDER THE DEFENSE PRODUCTION ACT OF 1950.

(a) Thorough Review Required.—The Comptroller General of the United States (in this section referred to as the "Comptroller") shall conduct a thorough review of the application of the Defense Production Act of 1950, covering the period beginning on the date of the enactment of the Defense Production Act Reauthorization of 2003 (Public Law 108–195) and ending on the date of the enactment of this Act.

(b) CONSIDERATIONS.—In conducting the review required by this section, the Comptroller shall examine—

(1) the relevance and utility of the authorities provided under the Defense Production Act of 1950 to meet the security challenges of the 21st Century;

(2) the manner in which the authorities provided under such Act have been used by the Federal Government—

(A) to meet security challenges;

(B) to meet current and future defense requirements;

(C) to meet current and future energy requirements;

(D) to meet current and future domestic emergency and disaster response and recovery requirements;

(E) to reduce the interruption of critical infrastructure operations during a terrorist attack, natural catastrophe, or other similar national emergency; and

(F) to safeguard critical components of the United States industrial base, including American aerospace and shipbuilding industries;

(3) the economic impact of foreign offset contracts;

(4) the relative merit of developing rapid and standardized systems for use of the authorities provided under the Defense Production Act of 1950, by any Federal agency; and

(5) such other issues as the Comptroller determines rel-

evant.

(c) REPORT TO CONGRESS.—Not later than 150 days after the date of the enactment of this Act, the Comptroller shall submit to the Committees on Armed Services and on Banking, Housing, and Urban Affairs of the Senate and the Committees on Armed Services and on Financial Services of the House of Representatives a report on the review conducted under this section.

(d) Rules of Construction on Protection of Informa-

TION.—Notwithstanding any other provision of law—

(1) the provisions of section 705(d) of the Defense Production Act of 1950 (50 U.S.C. App. 2155(d)) shall not apply to information sought or obtained by the Comptroller for purposes of the review required by this section; and

(2) provisions of law pertaining to the protection of classified information or proprietary information otherwise applicable to information sought or obtained by the Comptroller in carrying out this section shall not be affected by any provision of this section.

SEC. 890. PREVENTION OF EXPORT CONTROL VIOLATIONS.

(a) Prevention of Export Control Violations.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall prescribe regulations requiring any contractor under a contract with the Department of Defense to provide goods or technology that is subject to export controls under the Arms Export Control Act or the Export Administration of 1979 (as continued in effect under the International Emergency Economic Powers Act) to comply with those Acts and applicable regulations with respect to such goods and technology, including the International Traffic in Arms Regulations and the Export Administration Regulations. Regulations prescribed under this subsection shall include a contract clause enforcing such requirement.

(b) Training on Export Controls.—The Secretary of Defense shall ensure that any contractor under a contract with the Department of Defense to provide goods or technology that is subject to export controls under the Arms Export Control Act or the Export Administration of 1979 (as continued in effect under the International Emergency Economic Powers Act) is made aware of any relevant resources made available by the Department of State and the Department of Commerce to assist in compliance with the requirement established by subsection (a) and the need for a corporate compliance plan and periodic internal audits of corporate performance under

such plan

(c) Report.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report assessing the utility of—

(1) requiring defense contractors (or subcontractors at any tier) to periodically report on measures taken to ensure compliance with the International Traffic in Arms Regulations and

the Export Administration Regulations;

(2) requiring periodic audits of defense contractors (or subcontractors at any tier) to ensure compliance with all provisions of the International Traffic in Arms Regulations and the Export Administration Regulations;

(3) requiring defense contractors to maintain a corporate training plan to disseminate information to appropriate contractor personnel regarding the applicability of the Arms Export Control Act and the Export Administration Act of 1979; and

- (4) requiring a designated corporate liaison, available for training provided by the United States Government, whose primary responsibility would be contractor compliance with the Arms Export Control Act and the Export Administration Act of 1979.
- (d) Definitions.—In this section:
- (1) EXPORT ADMINISTRATION REGULATIONS.—The term "Export Administration Regulations" means those regulations con-

tained in sections 730 through 774 of title 15, Code of Federal

Regulations (or successor regulations).

(2) International traffic in arms regulations.—The term "International Traffic in Arms Regulations" means those regulations contained in sections 120 through 130 of title 22, Code of Federal Regulations (or successor regulations).

SEC. 891. PROCUREMENT GOAL FOR NATIVE HAWAIIAN-SERVING IN-STITUTIONS AND ALASKA NATIVE-SERVING INSTITU-TIONS.

Section 2323 of title 10, United States Code, is amended—

(1) in subsection (a)(1)-

(A) by striking "and" at the end of subparagraph (C);

(B) by striking the period at the end of subparagraph (D) and inserting "; and"; and

(C) by adding at the end the following new subpara-

graph:

- "(E) Native Hawaiian-serving institutions and Alaska Native-serving institutions (as defined in section 317 of the Higher Education Act of 1965).";
- (2) in subsection (a)(2), by inserting after "Hispanic-serving institutions," the following: "Native Hawaiian-serving institutions and Alaska Native-serving institutions,";

(3) in subsection (c)(1), by inserting after "Hispanic-serving institutions," the following: "Native Hawaiian-serving institu-

tions and Alaska Native-serving institutions,"; and

(4) in subsection (c)(3), by inserting after "Hispanic-serving institutions," the following: "to Native Hawaiian-serving institutions and Alaska Native-serving institutions,".

SEC. 892. COMPETITION FOR PROCUREMENT OF SMALL ARMS SUP-PLIED TO IRAQ AND AFGHANISTAN.

- (a) Competition Requirement.—For the procurement of pistols and other weapons described in subsection (b), the Secretary of Defense shall ensure, consistent with the provisions of section 2304 of title 10, United States Code, that—
 - (1) full and open competition is obtained to the maximum extent practicable;
 - (2) no responsible United States manufacturer is excluded from competing for such procurements; and

(3) products manufactured in the United States are not ex-

cluded from the competition.

(b) Procurements Covered.—This section applies to the procurement of the following:

(1) Pistols and other weapons less than 0.50 caliber for assistance to the Army of Iraq, the Iraqi Police Forces, and other Iraqi security organizations.

(2) Pistols and other weapons less than 0.50 caliber for assistance to the Army of Afghanistan, the Afghani Police Forces, and other Afghani security organizations.

TITLE IX—DEPARTMENT OF DEFENSE ORGANIZATION AND MANAGEMENT

Subtitle A—Department of Defense Management

- Sec. 901. Repeal of limitation on major Department of Defense headquarters activities personnel and related report.
- Sec. 902. Flexibility to adjust the number of deputy chiefs and assistant chiefs.
- Sec. 903. Change in eligibility requirements for appointment to Department of Defense leadership positions.
 Sec. 904. Management of the Department of Defense.
- Sec. 905. Revision in guidance relating to combatant command acquisition author-
- Sec. 906. Department of Defense Board of Actuaries.
- Sec. 907. Modification of background requirement of individuals appointed as Under Secretary of Defense for Acquisition, Technology, and Logistics.
- Sec. 908. Assistant Secretaries of the military departments for acquisition matters; principal military deputies.
- Sec. 909. Sense of Congress on term of Office of the Director of Operational Test and Evaluation.

Subtitle B—Space Activities

- Sec. 911. Space protection strategy.
- Sec. 912. Biennial report on management of space cadre within the Department of Defense
- Sec. 913. Additional report on oversight of acquisition for defense space programs.

Subtitle C—Chemical Demilitarization Program

- Sec. 921. Chemical demilitarization citizens advisory commissions.
- Sense of Congress on completion of destruction of United States chemical weapons stockpile.
- Sec. 923. Repeal of certain qualifications requirement for director of chemical demilitarization management organization.
- Sec. 924. Modification of termination of assistance to State and local governments after completion of the destruction of the United States chemical weapons stockpile.

Subtitle D-Intelligence-Related Matters

Sec. 931. Technical amendments to title 10, United States Code, arising from enactment of the Intelligence Reform and Terrorism Prevention Act of 2004.

Subtitle E—Roles and Missions Analysis

- Sec. 941. Requirement for quadrennial roles and missions review.
- Sec. 942. Joint Requirements Oversight Council additional duties relating to core mission areas.
- Sec. 943. Requirement for certification of major systems prior to technology develop-
- Sec. 944. Presentation of future-years mission budget by core mission area.

Subtitle F—Other Matters

- Sec. 951. Department of Defense consideration of effect of climate change on Department facilities, capabilities, and missions.
- Sec. 952. Interagency policy coordination,
- Sec. 953. Expansion of employment creditable under service agreements under Na-
- tional Security Education Program. Sec. 954. Board of Regents for the Uniformed Services University of the Health Sciences.
- Sec. 955. Establishment of Department of Defense School of Nursing. Sec. 956. Inclusion of commanders of Western Hemisphere combatant commands in Board of Visitors of Western Hemisphere Institute for Security Coopera-
- Sec. 957. Comptroller General assessment of reorganization of the Office of the Under Secretary of Defense for Policy.
- Sec. 958. Report on foreign language proficiency.

Subtitle A—Department of Defense Management

SEC. 901. REPEAL OF LIMITATION ON MAJOR DEPARTMENT OF DE-FENSE HEADQUARTERS ACTIVITIES PERSONNEL AND RE-LATED REPORT.

(a) Repeal of Limitation.—

(1) Repeal.—Section 130a of title 10, United States Code,

is repealed.

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 3 of such title is amended by striking the item relating to section 130a.

(b) REPORT REQUIRED.—The Secretary of Defense shall include a report with the defense budget materials for each fiscal year that

includes the following information:

(1) The average number of military personnel and civilian employees of the Department of Defense assigned to major Department of Defense headquarters activities for each component of the Department of Defense during the preceding fiscal year.

(2) The total increase in personnel assigned to major headquarters activities, if any, during the preceding fiscal year-

(A) attributable to the replacement of contract personnel with military personnel or civilian employees of the Department of Defense, including the number of positions associated with the replacement of contract personnel per-

forming inherently governmental functions; and
(B) attributable to reasons other than the replacement of contract personnel with military personnel or civilian employees of the Department, such as workload or oper-

ational demand increases.

(3) An estimate of the cost savings, if any, associated with the elimination of contracts for the performance of major head-

quarters activities.

(4) The number of military personnel and civilian employees of the Department of Defense assigned to major headquarters activities for each component of the Department of Defense as of October 1 of the preceding fiscal year.

(c) DEFINITIONS.—In this section:

(1) Defense budget materials.—The term "defense budget materials", with respect to a fiscal year, means the materials submitted to Congress by the Secretary of Defense in support of the budget for that fiscal year that is submitted to Congress by the President under section 1105 of title 31, United States Code.
(2) CONTRACT PERSONNEL.—The term "contract personnel"

means persons hired under a contract with the Department of Defense for the performance of major Department of Defense

headquarters activities.

SEC. 902. FLEXIBILITY TO ADJUST THE NUMBER OF DEPUTY CHIEFS AND ASSISTANT CHIEFS.

(a) ARMY.—Section 3035(b) of title 10, United States Code, is

amended to read as follows:

"(b) The Secretary of the Army shall prescribe the number of Deputy Chiefs of Staff and Assistant Chiefs of Staff, for a total of not more than eight positions.".

(b) NAVY.-

(1) Deputy Chiefs of Naval Operations.—Section 5036(a)

of title 10, United States Code, is amended-

(A) by striking "There are in the Office of the Chief of Naval Operations not more than five Deputy Chiefs of Naval Operations," and inserting "There are Deputy Chiefs of Naval Operations in the Office of the Chief of Naval Operations,"; and

(B) by adding at the end the following: "The Secretary of the Navy shall prescribe the number of Deputy Chiefs of Naval Operations under this section and Assistant Chiefs of Naval Operations under section 5037 of this title, for a total of not more than eight positions.".

(2) Assistant chiefs of naval operations.—Section 5037(a) of such title is amended—

(A) by striking "There are in the Office of the Chief of Naval Operations not more than three Assistant Chiefs of Naval Operations," and inserting "There are Assistant Chiefs of Naval Operations in the Office of the Chief of Naval Operations,"; and

(B) by adding at the end the following: "The Secretary of the Navy shall prescribe the number of Assistant Chiefs of Naval Operations in accordance with section 5036(a) of

this title.".

(c) AIR FORCE.—Section 8035(b) of title 10, United States Code,

is amended to read as follows:

"(b) The Secretary of the Air Force shall prescribe the number of Deputy Chiefs of Staff and Assistant Chiefs of Staff, for a total of not more than eight positions.".

SEC. 903. CHANGE IN ELIGIBILITY REQUIREMENTS FOR APPOINTMENT TO DEPARTMENT OF DEFENSE LEADERSHIP POSITIONS.

(a) Secretary of Defense.—Section 113(a) of title 10, United States Code, is amended by striking "10" and inserting "seven".

(b) DEPUTY SECRETARY OF DEFENSE.—Section 132(a) of such

title is amended by striking "ten" and inserting "seven".

(c) Under Secretary of Defense for Policy.—Section 134(a) of such title is amended by striking "10" and inserting "seven".

SEC. 904. MANAGEMENT OF THE DEPARTMENT OF DEFENSE.

(a) Assignment of Management Duties and Designation of A CHIEF MANAGEMENT OFFICER AND DEPUTY CHIEF MANAGEMENT Officer of the Department of Defense.

(1) Establishment of position.—Section 132 of title 10,

United States Code is amended-

(A) by redesignating subsection (c) as subsection (d);

(B) by inserting after subsection (b) the following new

subsection (c):

"(c) The Deputy Secretary serves as the Chief Management Officer of the Department of Defense. The Deputy Secretary shall be assisted in this capacity by a Deputy Chief Management Officer, who shall be appointed from civilian life by the President, by and with the advice and consent of the Senate.".

(2) Assignment of duties.—

(A) The Secretary of Defense shall assign duties and authorities relating to the management of the business op-

erations of the Department of Defense.

(B) The Secretary shall assign such duties and authorities to the Chief Management Officer as are necessary for that official to effectively and efficiently organize the business operations of the Department of Defense.

(C) The Secretary shall assign such duties and authorities to the Deputy Chief Management Officer as are necessary for that official to assist the Chief Management Officer to effectively and efficiently organize the business oper-

ations of the Department of Defense.
(D) The Deputy Chief Management Officer shall perform the duties and have the authorities assigned by the Secretary under subparagraph (C) and perform such duties and have such authorities as are delegated by the Chief Management Officer.

(3) Executive schedule level III.—Section 5314 of title 5, United States Code, is amended by inserting after the item relating to the Under Secretary of Defense for Intelligence the

following new item:

"Deputy Chief Management Officer of the Department of

Defense.

(4) Placement in osd.—Section 131(b)(2) of title 10, United States Code, is amended—

(A) by redesignating paragraphs (3) through (8) as

paragraphs (4) through (9), respectively; and

(B) by inserting after paragraph (2) the following new paragraph (3):
"(3) The Deputy Chief Management Officer of the Depart-

ment of Defense.

(b) Assignment of Management Duties and Designation of THE CHIEF MANAGEMENT OFFICERS OF THE MILITARY DEPART-MENTS.

(1) The Secretary of a military department shall assign duties and authorities relating to the management of the business operations of such military department.

(2) The Secretary of a military department, in assigning duties and authorities under paragraph (1) shall designate the Under Secretary of such military department to have the primary management responsibility for business operations, to be known in the performance of such duties as the Chief Management Officer.

(3) The Secretary shall assign such duties and authorities to the Chief Management Officer as are necessary for that official to effectively and efficiently organize the business oper-

ations of the military department concerned.

(4) The Chief Management Officer of each military department shall promptly provide such information relating to the business operations of such department to the Chief Management Officer and Deputy Chief Management Officer of the Department of Defense as is necessary to assist those officials in the performance of their duties.

(c) Management of Defense Business Transformation AGENCY.—Section 192(e)(2) of title 10, United States Code, is amended by striking "that the Agency" and all that follows and inserting "that the Director of the Agency shall report directly to the Deputy Chief Management Officer of the Department of Defense.".

(d) Strategic Management Plan Required.—

(1) Requirement.—The Secretary of Defense, acting through the Chief Management Officer of the Department of Defense, shall develop a strategic management plan for the Department of Defense.

(2) MATTERS COVERED.—Such plan shall include, at a min-

imum, detailed descriptions of-

(A) performance goals and measures for improving and evaluating the overall efficiency and effectiveness of the business operations of the Department of Defense and achieving an integrated management system for business support areas within the Department of Defense;

(B) key initiatives to be undertaken by the Department of Defense to achieve the performance goals under subpara-

graph (A), together with related resource needs;

(C) procedures to monitor the progress of the Department of Defense in meeting performance goals and meas-

ures under subparagraph (A);

(D) procedures to review and approve plans and budgets for changes in business operations, including any proposed changes to policies, procedures, processes, and systems, to ensure the compatibility of such plans and budgets with the strategic management plan of the Department of Defense; and

(E) procedures to oversee the development of, and review and approve, all budget requests for defense business

systems.

(3) UPDATES.—The Secretary of Defense, acting through the Chief Management Officer, shall update the strategic management plan no later than July 1, 2009, and every two years thereafter and provide a copy to the Committees on Armed Services of the Senate and the House of Representatives.

(e) REPORT.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall provide to the Committees on Armed Services of the Senate and the House of Representatives a report on the implementation of this section and a copy of the strategic management plan required by subsection (d).

SEC. 905. REVISION IN GUIDANCE RELATING TO COMBATANT COM-MAND ACQUISITION AUTHORITY.

Subparagraph (B) of section 905(b)(1) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2353) is amended by striking "and mutually supportive of".

SEC. 906. DEPARTMENT OF DEFENSE BOARD OF ACTUARIES.

(a) Establishment.—

(1) IN GENERAL.—Chapter 7 of title 10, United States Code, is amended by inserting after section 182 the following new section:

"§ 183. Department of Defense Board of Actuaries

"(a) In General.—There shall be in the Department of Defense a Department of Defense Board of Actuaries (hereinafter in this sec-

tion referred to as the 'Board').

"(b) Members.—(1) The Board shall consist of three members who shall be appointed by the Secretary of Defense from among qualified professional actuaries who are members of the Society of Actuaries.

"(2) The members of the Board shall serve for a term of 15 years, except that a member of the Board appointed to fill a vacancy occurring before the end of the term for which the member's predecessor was appointed shall only serve until the end of such term. A member may serve after the end of the member's term until the member's successor takes office.

"(3) A member of the Board may be removed by the Secretary of Defense only for misconduct or failure to perform functions vested

in the Board.

"(4) A member of the Board who is not an employee of the United States is entitled to receive pay at the daily equivalent of the annual rate of basic pay of the highest rate of basic pay then currently being paid under the General Schedule of subchapter III of chapter 53 of title 5 for each day the member is engaged in the performance of the duties of the Board and is entitled to travel expenses, including a per diem allowance, in accordance with section 5703 of that title in connection with such duties.

"(c) DUTIES.—The Board shall have the following duties:

"(1) To review valuations of the Department of Defense Military Retirement Fund in accordance with section 1465(c) of this title and submit to the President and Congress, not less often than once every four years, a report on the status of that Fund, including such recommendations for modifications to the funding or amortization of that Fund as the Board considers appropriate and necessary to maintain that Fund on a sound actuarial basis.

"(2) To review valuations of the Department of Defense Education Benefits Fund in accordance with section 2006(e) of this title and make recommendations to the President and Congress on such modifications to the funding or amortization of that Fund as the Board considers appropriate to maintain that

Fund on a sound actuarial basis.

"(3) To review valuations of such other funds as the Secretary of Defense shall specify for purposes of this section and make recommendations to the President and Congress on such modifications to the funding or amortization of such funds as the Board considers appropriate to maintain such funds on a sound actuarial basis.

"(d) RECORDS.—The Secretary of Defense shall ensure that the Board has access to such records regarding the funds referred to in subsection (c) as the Board shall require to determine the actuarial

status of such funds.

"(e) Reports.—(1) The Board shall submit to the Secretary of Defense on an annual basis a report on the actuarial status of each of the following:

"(A) The Department of Defense Military Retirement Fund. "(B) The Department of Defense Education Benefits Fund.

"(C) Each other fund specified by Secretary under subsection (c)(3).

"(2) The Board shall also furnish its advice and opinion on

matters referred to it by the Secretary.".
(2) 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 182 the following new item:

"183. Department of Defense Board of Actuaries.".

(3) Initial service as board members.—Each member of the Department of Defense Retirement Board of Actuaries or the Department of Defense Education Benefits Board of Actuaries as of the date of the enactment of this Act shall serve as an initial member of the Department of Defense Board of Actuaries under section 183 of title 10, United States Code (as added by paragraph (1)), from that date until the date otherwise provided for the completion of such individual's term as a member of the Department of Defense Retirement Board of Actuaries or the Department of Defense Education Benefits Board of Actuaries, as the case may be, unless earlier removed by the Secretary of Defense.

(b) Termination of Existing Boards of Actuaries.—

- (1) Department of defense retirement board of actu-ARIES.—(A) Section 1464 of title 10, United States Code, is repealed.
- (B) The table of sections at the beginning of chapter 74 of such title is amended by striking the item relating to section
- (2) Department of defense education benefits board OF ACTUARIES.—Section 2006 of such title is amended—
 - (A) in subsection (c)(1), by striking "subsection (g)" and inserting "subsection (f)";

(B) by striking subsection (e);

(C) by redesignating subsections (f), (g), and (h) as sub-

sections (e), (f), and (g), respectively;

(D) in subsection (e), as redesignated by subparagraph (C), by striking "subsection (g)" in paragraph (5) and inserting "subsection (f)"; and
(E) in subsection (f), as so redesignated—

- (i) in paragraph (2)(A), by striking "subsection (f)(3)" and inserting "subsection (e)(3)"; and (ii) in paragraph (2)(B), by striking "subsection
- (f)(4)" and inserting "subsection (e)(4)".

(c) Conforming Amendments.-

(1) Section 1175(h)(4) of title 10, United States Code, is amended by striking "Retirement" the first place it appears.

(2) Section 1460(b) of such title is amended by striking "Re-

tirement".

- (3) Section 1466(c)(3) of such title is amended by striking "Retirement"
- (4) Section 12521(6) of such title is amended by striking "Department of Defense Education Benefits Board of Actuaries referred to in section 2006(e)(1) of this title" and inserting "Department of Defense Board of Actuaries under section 183 of this title".

SEC. 907. MODIFICATION OF BACKGROUND REQUIREMENT OF INDI-VIDUALS APPOINTED AS UNDER SECRETARY OF DEFENSE FOR ACQUISITION, TECHNOLOGY, AND LOGISTICS.

Section 133(a) of title 10, United States Code, is amended by striking "in the private sector".

SEC. 908. ASSISTANT SECRETARIES OF THE MILITARY DEPARTMENTS FOR ACQUISITION MATTERS; PRINCIPAL MILITARY DEPU-

(a) DEPARTMENT OF THE ARMY.—Section 3016(b) of title 10, United States Code, is amended by adding at the end the following

new paragraph:

 $\tilde{G}(5)(ilde{A})$ One of the Assistant Secretaries shall be the Assistant Secretary of the Army for Acquisition, Technology, and Logistics. The principal duty of the Assistant Secretary shall be the overall supervision of acquisition, technology, and logistics matters of the De-

partment of the Army.

(B) The Assistant Secretary shall have a Principal Military Deputy, who shall be a lieutenant general of the Army on active duty. The Principal Military Deputy shall be appointed from among officers who have significant experience in the areas of acquisition and program management. The position of Principal Military Deputy shall be designated as a critical acquisition position under section 1733 of this title.".

(b) Department of the Navy.—Section 5016(b) of such title is

amended by adding at the end the following new paragraph:

"(4)(A) One of the Assistant Secretaries shall be the Assistant Secretary of the Navy for Research, Development, and Acquisition. The principal duty of the Assistant Secretary shall be the overall supervision of research, development, and acquisition matters of the

Department of the Navy.

"(B) The Assistant Secretary shall have a Principal Military Deputy, who shall be a vice admiral of the Navy or a lieutenant general of the Marine Corps on active duty. The Principal Military Deputy shall be appointed from among officers who have significant experience in the areas of acquisition and program management. The position of Principal Military Deputy shall be designated as a critical acquisition position under section 1733 of this title."

(c) Department of the Air Force.—Section 8016(b) of such

title is amended by adding at the end the following new paragraph: "(4)(A) One of the Assistant Secretaries shall be the Assistant Secretary of the Air Force for Acquisition. The principal duty of the Assistant Secretary shall be the overall supervision of acquisition matters of the Department of the Air Force.

"(B) The Assistant Secretary shall have a Principal Military Deputy, who shall be a lieutenant general of the Air Force on active duty. The Principal Military Deputy shall be appointed from among officers who have significant experience in the areas of acquisition and program management. The position of Principal Military Deputy shall be designated as a critical acquisition position under sec-

tion 1733 of this title."

(d) Duty of Principal Military Deputies To Inform Serv-ICE CHIEFS ON MAJOR DEFENSE ACQUISITION PROGRAMS.—Each Principal Military Deputy to a service acquisition executive shall be responsible for keeping the Chief of Staff of the Armed Force concerned informed of the progress of major defense acquisition programs.

SEC. 909. SENSE OF CONGRESS ON TERM OF OFFICE OF THE DIRECTOR OF OPERATIONAL TEST AND EVALUATION.

It is the sense of Congress that the term of office of the Director of Operational Test and Evaluation of the Department of Defense should be not less than five years.

Subtitle B—Space Activities

SEC. 911. SPACE PROTECTION STRATEGY.

(a) Sense of Congress.—It is the Sense of Congress that the United States should place greater priority on the protection of na-

tional security space systems.

(b) STRATEGY.—The Secretary of Defense, in conjunction with the Director of National Intelligence, shall develop a strategy, to be known as the Space Protection Strategy, for the development and fielding by the United States of the capabilities that are necessary to ensure freedom of action in space for the United States.

(c) MATTERS INCLUDED.—The strategy required by subsection
(b) shall include each of the following:

(1) An identification of the threats to, and the vulnerabilities of, the national security space systems of the United States.

(2) A description of the capabilities currently contained in the program of record of the Department of Defense and the in-telligence community that ensure freedom of action in space.

(3) For each period covered by the strategy, a description of

the capabilities that are needed for the period, including-

(A) the hardware, software, and other materials or services to be developed or procured;

(B) the management and organizational changes to be

achieved; and (C) concepts of operations, tactics, techniques, and pro-

cedures to be employed.

(4) For each period covered by the strategy, an assessment of the gaps and shortfalls between the capabilities that are needed for the period and the capabilities currently contained in the program of record.

(5) For each period covered by the strategy, a comprehensive plan for investment in capabilities that identifies specific

program and technology investments to be made in that period.

(6) A description of the current processes by which the systems protection requirements of the Department of Defense and the intelligence community are addressed in space acquisition programs and during key milestone decisions, an assessment of the adequacy of those processes, and an identification of the actions of the Department and the intelligence community for addressing any inadequacies in those processes.

(7) A description of the current processes by which the Department of Defense and the intelligence community program and budget for capabilities (including capabilities that are incorporated into single programs and capabilities that span multiple programs), an assessment of the adequacy of those processes, and an identification of the actions of the Department and the intelligence community for addressing any inadequa-

cies in those processes.

(8) A description of the organizational and management structure of the Department of Defense and the intelligence com-munity for addressing policy, planning, acquisition, and operations with respect to capabilities, a description of the roles and responsibilities of each organization, and an identification of the actions of the Department and the intelligence community for addressing any inadequacies in that structure.
(d) PERIODS COVERED.—The strategy required by subsection (b)

shall cover the following periods:
(1) Fiscal years 2008 through 2013. (2) Fiscal years 2014 through 2019. (3) Fiscal years 2020 through 2025.

(e) Definitions.—In this section—

(1) the term "capabilities" means space, airborne, and ground systems and capabilities for space situational awareness

and for space systems protection; and
(2) the term "intelligence community" has the meaning given such term in section 3(4) of the National Security Act of

1947 (50 U.S.C. 401a(4)).

(f) REPORT; BIENNIAL UPDATE.—

(1) Report.—Not later than six months after the date of the enactment of this Act, the Secretary of Defense, in conjunction with the Director of National Intelligence, shall submit to Congress a report on the strategy required by subsection (b), including each of the matters required by subsection (c).

(2) BIENNIAL UPDATE.—Not later than March 15 of each even-numbered year after 2008, the Secretary of Defense, in conjunction with the Director of National Intelligence, shall submit to Congress an update to the report required by paragraph (1).

(3) CLASSIFICATION.—The report required by paragraph (1), and each update required by paragraph (2), shall be in unclas-

sified form, but may include a classified annex.

(g) Conforming Repeal.—Section 911 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3405; 10 U.S.C. 2271 note) is repealed.

SEC. 912. BIENNIAL REPORT ON MANAGEMENT OF SPACE CADRE WITHIN THE DEPARTMENT OF DEFENSE.

(a) In General.—Chapter 23 of title 10, United States Code, is amended by adding at the end the following new section:

"§ 490. Space cadre management: biennial report

"(a) REQUIREMENT.—The Secretary of Defense and each Secretary of a military department shall develop metrics and use these metrics to identify, track, and manage space cadre personnel within the Department of Defense to ensure the Department has sufficient numbers of personnel with the expertise, training, and experience to meet current and future national security space needs.

"(b) Biennial Report Required.-

(1) IN GENERAL.—Not later than 180 days after the date of the enactment of this section, and every even-numbered year thereafter, the Secretary of Defense shall submit to the congressional defense committees a report on the management of the

"(2) MATTERS INCLUDED.—The report required by para-

graph (1) shall include—

"(A) the number of active duty, reserve duty, and government civilian space-coded billets that—

"(i) are authorized or permitted to be maintained

for each military department and defense agency;

"(ii) are needed or required for each military department and defense agency for the year in which the submission of the report is required; and

"(iii) are needed or required for each military department and defense agency for each of the five years following the date of the submission of the report;

"(B) the actual number of active duty, reserve duty, and government civilian personnel that are coded or classified as space cadre personnel within the Department of Defense, including the military departments and defense agencies;

"(C) the number of personnel recruited or hired as accessions to serve in billets coded or classified as space cadre personnel for each military department and defense agency;

"(D) the number of personnel serving in billets coded or classified as space cadre personnel that discontinued serving each military department and defense agency during the preceding calendar year;

"(E) for each of the reporting requirements in subparagraphs (A) through (D), further classification of the number

of personnel by—

"(i) space operators, acquisition personnel, engineers, scientists, program managers, and other space-related areas identified by the Department;

"(ii) expertise or technical specialization area—

"(I) such as communications, missile warning, spacelift, and any other space-related specialties identified by the Department or classifications used by the Department; and

"(II) consistent with section 1721 of this title

for acquisition personnel;

"(iii) rank for active duty and reserve duty personnel and grade for government civilian personnel;

"(iv) qualification, expertise, or proficiency level consistent with service and agency-defined qualification, expertise, or proficiency levels; and

"(v) any other such space-related classification categories used by the Department or military depart-

ments; and

"(F) any other metrics identified by the Department to improve the identification, tracking, training, and manage-

ment of space cadre personnel.

"(3) ASSESSMENTS.—The report required by paragraph (1) shall also include the Secretary's assessment of the state of the Department's space cadre, the Secretary's assessment of the space cadres of the military departments, and a description of efforts to ensure the Department has a space cadre sufficient to meet current and future national security space needs."

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

new item:

[&]quot;490. Space cadre management: biennial report.".

SEC. 913. ADDITIONAL REPORT ON OVERSIGHT OF ACQUISITION FOR DEFENSE SPACE PROGRAMS.

Section 911(b)(1) of the Bob Stump National Defense Authorization Act for Fiscal Year 2003 (Public Law 107–314; 116 Stat. 2621) is amended by inserting ", and March 15, 2008," after "March 15, 2003,".

Subtitle C—Chemical Demilitarization Program

SEC. 921. CHEMICAL DEMILITARIZATION CITIZENS ADVISORY COMMISSIONS

(a) Functions.—Section 172 of the National Defense Authorization Act for Fiscal Year 1993 (50 U.S.C. 1521 note) is amended—

(1) in each of subsections (b) and (f), by striking "Assistant Secretary of the Army (Research, Development and Acquisition)" and inserting "Assistant Secretary of the Army (Acquisition, Logistics, and Technology)"; and
(2) in subsection (g), by striking "Assistant Secretary of the

(2) in subsection (g), by striking "Assistant Secretary of the Army (Research, Development, and Acquisition)" and inserting "Assistant Secretary of the Army (Acquisition, Logistics, and

Technology)".

(b) Termination.—Such section is further amended in subsection (h) by striking "after the stockpile located in that commission's State has been destroyed" and inserting "after the closure activities required pursuant to regulations promulgated by the Administrator of the Environmental Protection Agency pursuant to the Solid Waste Disposal Act (42 U.S.C. 6901 et seq.) have been completed for the chemical agent destruction facility in the commission's State, or upon the request of the Governor of the commission's State, whichever occurs first".

SEC. 922. SENSE OF CONGRESS ON COMPLETION OF DESTRUCTION OF UNITED STATES CHEMICAL WEAPONS STOCKPILE.

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

(1) The Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on Their Destruction, done at Paris on January 13, 1993 (commonly referred to as the "Chemical Weapons Convention"), requires that destruction of the entire United States chemical weapons stockpile be completed by not later than April 29, 2007.

(2) In 2006, under the terms of the Chemical Weapons Convention, the United States requested and received a one-time, 5-year extension of its chemical weapons destruction deadline to

April 29, 2012.

(3) On April 10, 2006, the Secretary of Defense notified Congress that the United States would not meet even the extended deadline under the Chemical Weapons Convention for destruction of the United States chemical weapons stockpile, but would "continue working diligently to minimize the time to complete destruction without sacrificing safety and security" and would also "continue requesting resources needed to complete destruction as close to April 2012 as practicable".

(4) The United States chemical demilitarization program has met its one percent, 20 percent, and extended 45 percent destruction deadlines under the Chemical Weapons Convention.

(5) Destroying the remaining stockpile of United States chemical weapons is imperative for public safety and homeland security, and doing so by April 2012, in accordance with the current destruction deadline provided under the Chemical Weapons Convention, is required by United States law.

(6) The elimination of chemical weapons anywhere they exist in the world, and the prevention of their proliferation, is of utmost importance to the national security of the United

States.

- (7) Section 921(b)(3) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2359) contained a sense of Congress urging the Secretary of Defense to ensure the elimination of the United States chemical weapons stockpile in the shortest time possible, consistent with the requirement to protect public health, safety, and the environment.
- (8) Section 921(b)(4) of that Act contained a sense of Congress urging the Secretary of Defense to propose a credible treatment and disposal process with the support of affected communities. In this regard, any such process should provide for sufficient communication and consultation between representatives of the Department of Defense and representatives of affected States and communities.

(b) Sense of Congress.—It is the sense of Congress that—

(1) the United States is, and must remain, committed to making every effort to safely dispose of its entire chemical weapons stockpile by April 2012, the current destruction deadline provided under the Chemical Weapons Convention, or as soon thereafter as possible, and must carry out all of its other obligations under the Convention; and

(2) the Secretary of Defense should make every effort to plan for, and to request in the annual budget of the President submitted to Congress adequate funding to complete, the elimination of the United States chemical weapons stockpile in accordance with United States obligations under the Chemical Weapons Convention and in a manner that will protect public health, safety, and the environment, as required by law.

(c) REPORTS REQUIRED.—

(1) In General.—Not later than March 15, 2008, and every 180 days thereafter until the year in which the United States completes the destruction of its entire stockpile of chemical weapons under the terms of the Chemical Weapons Convention, the Secretary of Defense shall submit to the members and committees of Congress referred to in paragraph (3) a report on the implementation by the United States of its chemical weapons destruction obligations under the Chemical Weapons Convention.

(2) ELEMENTS.—Each report under paragraph (1) shall include the following:

(A) The anticipated schedule at the time of such report for the completion of destruction of chemical agents, munitions, and materiel at each chemical weapons demilitariza-

tion facility in the United States.

(B) A description of the options and alternatives for accelerating the completion of chemical weapons destruction at each such facility, particularly in time to meet the destruction deadline of April 29, 2012, currently provided by the Chemical Weapons Convention, and by December 31, 2017.

(C) A description of the funding required to achieve each of the options for destruction described under subparagraph (B), and a detailed life-cycle cost estimate for each of the affected facilities included in each such funding

profile.

(D) A description of all actions being taken by the United States to accelerate the destruction of its entire stockpile of chemical weapons, agents, and materiel in order to meet the current destruction deadline under the Chemical Weapons Convention of April 29, 2012, or as soon thereafter as possible.

(3) MEMBERS AND COMMITTEES OF CONGRESS.—The members and committees of Congress referred to in this paragraph

are—

(A) the majority leader of the Senate, the minority leader of the Senate, and the Committees on Armed Services

and Appropriations of the Senate; and

(B) the Speaker of the House of Representatives, the majority leader of the House of Representatives, the minority leader of the House of Representatives, and the Committees on Armed Services and Appropriations of the House of Representatives.

SEC. 923. REPEAL OF CERTAIN QUALIFICATIONS REQUIREMENT FOR DIRECTOR OF CHEMICAL DEMILITARIZATION MANAGEMENT ORGANIZATION.

Section 1412(e)(3) of the Department of Defense Authorization Act, 1986 (50 U.S.C. 1521(e)(3)) is amended—

(1) in subparagraph (A), by adding "and" at the end;

(2) by striking subparagraph (B); and

(3) by redesignating subparagraph (C) as subparagraph (B).

SEC. 924. MODIFICATION OF TERMINATION OF ASSISTANCE TO STATE AND LOCAL GOVERNMENTS AFTER COMPLETION OF THE DESTRUCTION OF THE UNITED STATES CHEMICAL WEAP-ONS STOCKPILE.

Subparagraph (B) of section 1412(c)(5) of the Department of Defense Authorization Act, 1986 (50 U.S.C. 1521(c)(5)) is amended to

read as follows:

"(B) Assistance may be provided under this paragraph for capabilities to respond to emergencies involving an installation or facility as described in subparagraph (A) until the earlier of the following:

"(i) The date of the completion of all grants and cooperative agreements with respect to the installation or facility for purposes of this paragraph between the Federal Emergency Management Agency and the State and local governments concerned. "(ii) The date that is 180 days after the date of the completion of the destruction of lethal chemical agents and munitions at the installation or facility.".

Subtitle D—Intelligence-Related Matters

SEC. 931. TECHNICAL AMENDMENTS TO TITLE 10, UNITED STATES CODE, ARISING FROM ENACTMENT OF THE INTELLIGENCE REFORM AND TERRORISM PREVENTION ACT OF 2004.

- (a) References to Head of Intelligence Community.—Title 10, United States Code, is amended by striking "Director of Central Intelligence" each place it appears in the following provisions and inserting "Director of National Intelligence":
 - (1) Section 192(c)(2).
 - (2) Section 193(d)(2).
 - (3) Section 193(e).
 - (4) Section 201(a).
 - (5) Section 201(c)(1).
 - (6) Section 425(a).
 - (7) Section 426(a)(3).
 - (8) Section 426(b)(2).
 - (9) Section 441(c).
 - (10) Section 441(d).
 - (11) Section 443(d).
 - (12) Section 2273(b)(1).
 - (13) Section 2723(a).
- (b) References to Head of Central Intelligence Agency.—Such title is further amended by striking "Director of Central Intelligence" each place it appears in the following provisions and inserting "Director of the Central Intelligence Agency":
 - (1) Section 431(b)(1).
 - (2) Section 444.
 - (3) Section 1089(g).
 - (c) OTHER AMENDMENTS.—
 - (1) Subsection Headings.—
 - (A) Section 441(c).—The heading of subsection (c) of section 441 of such title is amended by striking "DIRECTOR OF CENTRAL INTELLIGENCE" and inserting "DIRECTOR OF NATIONAL INTELLIGENCE".
 - (B) Section 443(d).—The heading of subsection (d) of section 443 of such title is amended by striking "DIRECTOR OF CENTRAL INTELLIGENCE" and inserting "DIRECTOR OF NATIONAL INTELLIGENCE".
 - (2) Section 201.—Section 201 of such title is further amended—
 - (A) in subsection (b)(1), to read as follows:
 - "(1) In the event of a vacancy in a position referred to in paragraph (2), before appointing an individual to fill the vacancy or recommending to the President an individual to be nominated to fill the vacancy, the Secretary of Defense shall obtain the concurrence of the Director of National Intelligence as provided in section 106(b) of the National Security Act of 1947 (50 U.S.C. 403–6(b))."; and

(B) in subsection (c)(1), by striking "National Foreign Intelligence Program" and inserting "National Intelligence Program".

Subtitle E—Roles and Missions Analysis

SEC. 941. REQUIREMENT FOR QUADRENNIAL ROLES AND MISSIONS REVIEW.

(a) REQUIREMENT FOR REVIEW.—

(1) In General.—Chapter 2 of title 10, United States Code, is amended by inserting after section 118a the following new section:

"§ 118b. Quadrennial roles and missions review

"(a) REVIEW REQUIRED.—The Secretary of Defense shall every four years conduct a comprehensive assessment (to be known as the 'quadrennial roles and missions review') of the roles and missions of the armed forces and the core competencies and capabilities of the Department of Defense to perform and support such roles and missions.

"(b) Independent Military Assessment of Roles and Missions.—(1) In each year in which the Secretary of Defense is required to conduct a comprehensive assessment pursuant to subsection (a), the Chairman of the Joint Chiefs of Staff shall prepare and submit to the Secretary the Chairman's assessment of the roles and missions of the armed forces and the assignment of functions to the armed forces, together with any recommendations for changes in assignment that the Chairman considers necessary to achieve maximum efficiency and effectiveness of the armed forces.

"(2) The Chairman's assessment shall be conducted so as to—
"(A) organize the significant missions of the armed forces into core mission areas that cover broad areas of military activ-

ity;

"(B) ensure that core mission areas are defined and functions are assigned so as to avoid unnecessary duplication of effort among the armed forces; and

"(C) provide the Chairman's recommendations with regard to issues to be addressed by the Secretary of Defense under sub-

section (c).

"(c) IDENTIFICATION OF CORE MISSION AREAS AND CORE COM-PETENCIES AND CAPABILITIES.—Upon receipt of the Chairman's assessment, and after giving appropriate consideration to the Chairman's recommendations, the Secretary of Defense shall identify—

"(1) the core mission areas of the armed forces;

"(2) the core competencies and capabilities that are associated with the performance or support of a core mission area

identified pursuant to paragraph (1);

"(3) the elements of the Department of Defense (including any other office, agency, activity, or command described in section 111(b) of this title) that are responsible for providing the core competencies and capabilities required to effectively perform the core missions identified pursuant to paragraph (1);

"(4) any gaps in the ability of the elements (or other office, agency activity, or command) of the Department of Defense to

provide core competencies and capabilities required to effectively perform the core missions identified pursuant to paragraph (1); "(5) any unnecessary duplication of core competencies and

capabilities between defense components; and

"(6) a plan for addressing any gaps or unnecessary duplication identified pursuant to paragraph (4) or paragraph (5).

- "(d) Report.—The Secretary shall submit a report on the quadrennial roles and missions review to the Committees on Armed Services of the Senate and the House of Representatives. The report shall be submitted in the year following the year in which the review is conducted, but not later than the date on which the President submits the budget for the next fiscal year to Congress under section 1105(a) of title 31."
- (b) Repeal of Superseded Provision.—Section 118(e) of title 10, United States Code, is amended-

(1) by striking paragraph (2); and

(2) by redesignating paragraph (3) as paragraph (2).

(c) Timing of Quadrennial Roles and Missions Review.— (1) FIRST REVIEW.—The first quadrennial roles and missions review under section 118b of title 10, United States Code,

as added by subsection (a), shall be conducted during 2008.

(2) SÜBSEQUENT REVIEWS.—Subsequent reviews shall be

conducted every four years, beginning in 2011.

SEC. 942. JOINT REQUIREMENTS OVERSIGHT COUNCIL ADDITIONAL DUTIES RELATING TO CORE MISSION AREAS.

(a) REVISIONS IN MISSION.—Subsection (b) of section 181 of title

10, United States Code, is amended to read as follows:

(b) MISSION.—In addition to other matters assigned to it by the President or Secretary of Defense, the Joint Requirements Oversight Council shall—

"(1) assist the Chairman of the Joint Chiefs of Staff—

"(A) in identifying, assessing, and approving joint military requirements (including existing systems and equipment) to meet the national military strategy; and

"(B) in identifying the core mission area associated

with each such requirement;

"(2) assist the Chairman in establishing and assigning pri-

ority levels for joint military requirements;

"(3) assist the Chairman in reviewing the estimated level of resources required in the fulfillment of each joint military requirement and in ensuring that such resource level is consistent with the level of priority assigned to such requirement; and

"(4) assist acquisition officials in identifying alternatives to any acquisition program that meet joint military requirements for the purposes of section 2366a(a)(4), section 2366b(b), and

section 2433(e)(2) of this title."

(b) ADVISORS.—Section 181 of such title is amended—

(1) by redesignating subsection (d) as subsection (f); and

(2) by inserting after subsection (c) the following new sub-

section (d):

"(d) ADVISORS.—The Under Secretary of Defense for Acquisition, Technology, and Logistics, the Under Secretary of Defense (Comptroller), and the Director of the Office of Program Analysis and Evaluation shall serve as advisors to the Council on matters within their authority and expertise.".

(c) Organization.—Section 181 of such title is further amended by inserting after subsection (d) (as inserted by subsection (b)) the

following new subsection (e):

((e) Organization.—The Joint Requirements Oversight Council shall conduct periodic reviews of joint military requirements within a core mission area of the Department of Defense. In any such review of a core mission area, the officer or official assigned to lead the review shall have a deputy from a different military depart-

(d) Definitions.—Section 181 of such title is further amended

by adding at the end the following new subsection:

"(g) DEFINITIONS.—In this section:

"(1) The term 'joint military requirement' means a capability necessary to fulfill a gap in a core mission area of the Department of Defense.

"(2) The term 'core mission area' means a core mission area of the Department of Defense identified under the most recent quadrennial roles and missions review pursuant to section 118b of this title."

(e) Consultation.—Section 2433(e)(2) of such title is amended by inserting ", after consultation with the Joint Requirements Over-sight Council regarding program requirements," after "Secretary of

Defense" in the matter preceding subparagraph (A).

(f) DEADLINES.—Effective June 1, 2009, all joint military requirements documents of the Joint Requirements Oversight Council produced to carry out its mission under section 181(b)(1) of title 10, United States Code, shall reference the core mission areas organized and defined under section 118b of such title. Not later than October 1, 2009, all such documents produced before June 1, 2009, shall reference such structure.

SEC. 943. REQUIREMENT FOR CERTIFICATION OF MAJOR SYSTEMS PRIOR TO TECHNOLOGY DEVELOPMENT.

(a) Requirement for Certification.—

(1) In general.—Chapter 139 of title 10, United States Code, is amended by inserting after section 2366a the following new section:

"§2366b. Major defense acquisition programs: certification required before Milestone A or Key Decision Point A approval

- "(a) CERTIFICATION.—A major defense acquisition program may not receive Milestone A approval, or Key Decision Point A approval in the case of a space program, until the Milestone Decision Authority certifies, after consultation with the Joint Requirements Oversight Council on matters related to program requirements and military needs—
 - "(1) that the system fulfills an approved initial capabilities document;
 - "(2) that the system is being executed by an entity with a relevant core competency as identified by the Secretary of Defense under section 118b of this title;
 - "(3) if the system duplicates a capability already provided by an existing system, the duplication provided by such system is necessary and appropriate; and

"(4) that a cost estimate for the system has been submitted and that the level of resources required to develop and procure the system is consistent with the priority level assigned by the

Joint Requirements Oversight Council.

"(b) NOTIFICATION.—With respect to a major system certified by the Milestone Decision Authority under subsection (a), if the projected cost of the system, at any time prior to Milestone B approval, exceeds the cost estimate for the system submitted at the time of the certification by at least 25 percent, the program manager for the system concerned shall notify the Milestone Decision Authority. The Milestone Decision Authority, in consultation with the Joint Requirements Oversight Council on matters related to program requirements and military needs, shall determine whether the level of resources required to develop and procure the system remains consistent with the priority level assigned by the Joint Requirements Oversight Council. The Milestone Decision Authority may withdraw the certification concerned or rescind Milestone A approval (or Key Decision Point A approval in the case of a space program) if the milestone decision authority determines that such action is in the interest of national defense.

" (c) Definitions.—In this section:

"(1) The term 'major system' has the meaning provided in

section 2302(5) of this title.

"(2) The term 'initial capabilities document' means any capabilities requirement document approved by the Joint Requirements Oversight Council that establishes the need for a materiel approach to resolve a capability gap.

"(3) The term 'technology development program' means a coordinated effort to assess technologies and refine user performance parameters to fulfill a capability gap identified in an

initial capabilities document.

"(4) The term 'entity' means an entity listed in section 125a(a) of this title.

"(5) The term 'Milestone B approval' has the meaning pro-

vided that term in section 2366(e)(7) of this title.".

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

"2366b. Major defense acquisition programs: certification required before Milestone A or Key Decision Point A approval.".

(b) Review of Department of Defense Acquisition Directives.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall review Department of Defense Directive 5000.1 and associated guidance, and the manner in which such directive and guidance have been implemented, and take appropriate steps to ensure that the Department does not commence a technology development program for a major weapon system without Milestone A approval (or Key Decision Point A approval in the case of a space program).

(c) Effective Date.—Section 2366b of title 10, United States Code, as added by subsection (a), shall apply to major systems on

and after March 1, 2008.

SEC. 944. PRESENTATION OF FUTURE-YEARS MISSION BUDGET BY CORE MISSION AREA.

(a) Time of Submission of Future-Years Mission Budget.— The second sentence of section 222(a) of title 10, United States Code, is amended to read as follows: "That budget shall be submitted for any fiscal year with the future-years defense program submitted

under section 221 of this title."

(b) Organization of Future-Years Mission Budget.—The second sentence of section 222(b) of such title is amended by striking "on the basis" and all that follows through the end of the sentence and inserting the following: "on the basis of both major force programs and the core mission areas identified under the most recent quadrennial roles and missions review pursuant to section 118b of this title.".

(c) Effective Date.—The amendments made by this section shall apply with respect to the future-years mission budget for fiscal

year 2010 and each fiscal year thereafter.

Subtitle F—Other Matters

SEC. 951. DEPARTMENT OF DEFENSE CONSIDERATION OF EFFECT OF CLIMATE CHANGE ON DEPARTMENT FACILITIES, CAPABILITIES, AND MISSIONS.

(a) Consideration of Climate Change Effect.—Section 118 of title 10, United States Code, is amended by adding at the end

the following new subsection:

(g) Consideration of Effect of Climate Change on De-Partment Facilities, Capabilities, and Missions.—(1) The first national security strategy and national defense strategy prepared after the date of the enactment of the National Defense Authorization Act for Fiscal Year 2008 shall include guidance for military planners-

"(A) to assess the risks of projected climate change to cur-

rent and future missions of the armed forces;

"(B) to update defense plans based on these assessments, including working with allies and partners to incorporate climate mitigation strategies, capacity building, and relevant research and development; and

"(C) to develop the capabilities needed to reduce future im-

- pacts.

 "(2) The first quadrennial defense review prepared after the date of the enactment of the National Defense Authorization Act for Fiscal Year 2008 shall also examine the capabilities of the armed forces to respond to the consequences of climate change, in particular, preparedness for natural disasters from extreme weather events and other missions the armed forces may be asked to support inside the United States and overseas.
- (3) For planning purposes to comply with the requirements of this subsection, the Secretary of Defense shall use-

"(A) the mid-range projections of the fourth assessment re-

port of the Intergovernmental Panel on Climate Change;

"(B) subsequent mid-range consensus climate projections if more recent information is available when the next national security strategy, national defense strategy, or quadrennial defense review, as the case may be, is conducted; and

"(C) findings of appropriate and available estimations or studies of the anticipated strategic, social, political, and economic effects of global climate change and the implications of such effects on the national security of the United States.

"(4) In this subsection, the term 'national security strategy' means the annual national security strategy report of the President under section 108 of the National Security Act of 1947 (50 U.S.C.

404a)."

(b) Implementation.—The Secretary of Defense shall ensure that subsection (g) of section 118 of title 10, United States Code, as added by subsection (a), is implemented in a manner that does not have a negative impact on the national security of the United States.

SEC. 952. INTERAGENCY POLICY COORDINATION.

(a) PLAN REQUIRED.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall develop and submit to Congress a plan to improve and reform the Department of Defense's participation in and contribution to the interagency coordination process on national security issues.

(b) Elements.—The elements of the plan shall include the fol-

lowing:

(1) Assigning either the Under Secretary of Defense for Policy or another official to be the lead policy official for improving and reforming the interagency coordination process on national security issues for the Department of Defense, with an explanation of any decision to name an official other than the Under Secretary and the relative advantages and disadvantages of such decision.

(2) Giving the official assigned under paragraph (1) the fol-

lowing responsibilities:

(Å) To be the lead person at the Department of Defense for the development of policy affecting the national security

interagency process.

(B) To serve, or designate a person to serve, as the representative of the Department of Defense in Federal Government forums established to address interagency policy, planning, or reforms.

(C) To advocate, on behalf of the Secretary, for greater interagency coordination and contributions in the execution of the National Security Strategy and particularly specific operational objectives undertaken pursuant to that strategy.

(D) To make recommendations to the Secretary of Defense on changes to existing Department of Defense regulations or laws to improve the interpretary present

tions or laws to improve the interagency process.

(E) To serve as the coordinator for all planning and training assistance that is—

(i) designed to improve the interagency process or the capabilities of other agencies to work with the Department of Defense; and

(ii) provided by the Department of Defense at the

request of other agencies.

(F) To serve as the lead official in Department of Defense for the development of deployable joint interagency task forces.

(c) Factors to Be Considered.—In drafting the plan, the Sec-

retary of Defense shall also consider the following factors:

(1) How the official assigned under subsection (b)(1) shall provide input to the Secretary of Defense on an ongoing basis on how to incorporate the need to coordinate with other agencies into the establishment and reform of combatant commands.

(2) How such official shall develop and make recommendations to the Secretary of Defense on a regular or an ongoing basis on changes to military and civilian personnel to improve

interagency coordination.

(3) How such official shall work with the combatant command that has the mission for joint warfighting experimentation and other interested agencies to develop exercises to test

and validate interagency planning and capabilities.

(4) How such official shall lead, coordinate, or participate in after-action reviews of operations, tests, and exercises to capture lessons learned regarding the functioning of the interagency process and how those lessons learned will be disseminated.

(5) The role of such official in ensuring that future defense planning guidance takes into account the capabilities and needs

of other agencies.

(d) RECOMMENDATION ON CHANGES IN LAW.—The Secretary of Defense may submit with the plan or with any future budget submissions recommendations for any changes to law that are required to enhance the ability of the official assigned under subsection (b)(1) in the Department of Defense to coordinate defense interagency efforts or to improve the ability of the Department of Defense to work with other agencies.

(e) ANNUAL REPORT.—If an official is named by the Secretary of Defense under subsection (b)(1), the official shall annually submit to Congress a report, beginning in the fiscal year following the naming of the official, on those actions taken by the Department of Defense to enhance national security interagency coordination, the views of the Department of Defense on efforts and challenges in improving the ability of agencies to work together, and suggestions on changes needed to laws or regulations that would enhance the coordination of efforts of agencies.

(f) Definition.—In this section, the term "interagency coordination", within the context of Department of Defense involvement, means the coordination that occurs between elements of the Department of Defense and engaged Federal Government agencies for the

purpose of achieving an objective.

(g) CONSTRUCTION.—Nothing in this provision shall be construed as preventing the Secretary of Defense from naming an official with the responsibilities listed in subsection (b) before the submission of the report required under this section.

SEC. 953. EXPANSION OF EMPLOYMENT CREDITABLE UNDER SERVICE AGREEMENTS UNDER NATIONAL SECURITY EDUCATION PROGRAM.

Paragraph (2) of subsection (b) of section 802 of the David L. Boren National Security Education Act of 1991 (50 U.S.C. 1902), as most recently amended by section 945 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2367), is amended—

(1) in subparagraph (A)—

(A) in clause (i) by striking "or" at the end; and (B) by adding at the end the following:

"(iii) for not less than one academic year in a position in the field of education in a discipline related to the study supported by the program if the recipient demonstrates to the Secretary of Defense that no position is available in the departments, agencies, and of-fices covered by clauses (i) and (ii); or"; and

(2) in subparagraph (B)-

(A) in clause (i) by striking "or" at the end;

(B) in clause (ii) by striking "and" at the end and inserting "or"; and

(C) by adding at the end the following:

"(iii) for not less than one academic year in a position in the field of education in a discipline related to the study supported by the program if the recipient demonstrates to the Secretary of Defense that no position is available in the departments, agencies, and offices covered by clauses (i) and (ii); and"

SEC. 954. BOARD OF REGENTS FOR THE UNIFORMED SERVICES UNI-VERSITY OF THE HEALTH SCIENCES.

(a) Reorganization and Amendment of Board of Regents PROVISIONS.

(1) In General.—Chapter 104 of title 10, United States Code, is amended by inserting after section 2113 the following new section:

"§2113a. Board of Regents

"(a) IN GENERAL.—To assist the Secretary of Defense in an advisory capacity, there is a Board of Regents of the University. "(b) MEMBERSHIP.—The Board shall consist of—

"(1) nine persons outstanding in the fields of health and health education who shall be appointed from civilian life by the Secretary of Defense;

"(2) the Secretary of Defense, or his designee, who shall be

an ex officio member;

"(3) the surgeons general of the uniformed services, who

shall be ex officio members; and

"(4) the President of the University, who shall be a non-

voting ex officio member.

"(c) TERM OF OFFICE.—The term of office of each member of the Board (other than ex officio members) shall be six years except that-

"(1) any member appointed to fill a vacancy occurring before the expiration of the term for which his predecessor was appointed shall be appointed for the remainder of such term; and

"(2) any member whose term of office has expired shall con-

tinue to serve until his successor is appointed.

"(d) Chairman.—One of the members of the Board (other than an ex officio member) shall be designated by the Secretary as Chairman. He shall be the presiding officer of the Board.

"(e) Compensation.—Members of the Board (other than ex officio members) while attending conferences or meetings or while otherwise performing their duties as members shall be entitled to receive compensation at a rate to be fixed by the Secretary and shall also be entitled to receive an allowance for necessary travel expenses while so serving away from their place of residence.

"(f) Meetings.—The Board shall meet at least once a quarter.".

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

"2113a. Board of Regents.".

(3) Conforming amendments.—

- (A) Section 2113 of title 10, United States Code, is amended—
 - (i) in subsection (a), by striking "To assist" and all that follows through the end of paragraph (4);

(ii) by striking subsections (b), (c), and (e);

- (iii) by redesignating subsections (d), (f), (g), (h), (i), and (j) as subsections (b), (c), (d), (e), (f), and (g), respectively; and
- (iv) in subsection (b), as so redesignated, by striking "who shall also serve as a nonvoting ex officio member of the Board".
- (B) Section 2114(h) of such title is amended by striking "2113(h)" and inserting "2113(e)".

(b) Statutory Redesignation of Dean as President.—

- (1) Subsection 2113 of such title is further amended by striking "Dean" each place it appears in subsections (b) and (c)(1), as redesignated by subsection (a)(3), and inserting "President".
- (2) Section 2114(e) of such title is amended by striking "Dean" each place it appears in paragraphs (3) and (5).

SEC. 955. ESTABLISHMENT OF DEPARTMENT OF DEFENSE SCHOOL OF NURSING.

- (a) ESTABLISHMENT PLAN REQUIRED.—Not later than February 1, 2008, the Secretary of Defense shall submit to the congressional defense committees a plan to establish a School of Nursing within the Uniformed Services University of the Health Sciences. The Secretary shall develop the plan in consultation with the Board of Regents of the Uniformed Services University of the Health Sciences and submit the plan to the Board of Regents for review and to solicit the Board's recommendations.
- (b) PROGRAMS OF INSTRUCTION.—In consultation with the Secretaries of the military departments, the Secretary of Defense shall include in the plan required by subsection (a) programs of instruction for the School of Nursing that would lead to the award of a bachelor of science in nursing and such other baccalaureate or graduate degrees in nursing as the Secretary considers appropriate. The plan shall also address the enrollment as students of enlisted members and officers of the Armed Forces and civilians for the purpose of commissioning them as military nursing officers upon graduation. The graduates of such a program of instruction shall be fully eligible to meet credentialing and licensing requirements of the military departments and at least one State in their program of study.

(c) Consideration of Certain Programs.—In developing the plan under subsection (a), the Secretary shall consider the inclusion of the following types of programs:

(1) A program to enroll students who already possess an associate degree in nursing so that they can earn a bachelor of

science in nursing.

(2) A program to enroll students who already possess other associate degrees so that they can earn a bachelor of science in nursing.

(3) A program to enroll students who already possess an associate degree in nursing so that they can earn a master of

science in nursing.

(4) A program to enroll students who already possess a bachelor of science in nursing so that they can earn a master of science in nursing.

(d) Other Considerations.—The plan required by subsection

(a) shall also include the following:

(1) The results of a study of the nursing shortage in the De-

partment of Defense and the reasons for such shortages.

- (2) Details of the curriculum and degree requirements for each category of students at the School of Nursing, if established.
- (3) An analysis of the contributions to overall medical readiness that will be made by the School of Nursing.

(4) Proposals for the development of the School of Nursing

to be phased in over a period of time.

(5) Faculty requirements based on degree requirements and numbers of projected students, to include the source and number of faculty required.

(6) Projected number of graduates per year for each of the

first 15 years of operation.

- (7) Predicted accession sources, military career paths, and service commitments and retention rates of School of Nursing graduates, to include the retention of enlisted personnel accessed into the school.
- (8) Administrative and instructional facilities required, and the likely initial and final location of clinical training institu-

(9) Plan for accreditation by nationally recognized nursing

school accrediting body.

(10) Projected faculty, administration, instruction, and facilities costs for the School of Nursing beginning in fiscal year 2009 and continuing through fiscal year 2024, including the cost analysis of developing the School of Nursing and the cost of additional administrative support for the Uniformed Services University of the Health Sciences on account of the establishment of the school.

(e) Effect on Current Programs.—Notwithstanding the development of the plan under subsection (a), the Secretary shall ensure that graduate degree programs in nursing, including advanced

practice nursing, continue.

(f) Effect on Other Recruitment Efforts.—Nothing in this section shall be construed as limiting or terminating any current or future program related to the recruitment, accession, training, or retention of military nurses.

(g) Establishment Authority.—

(1) Establishment.—Chapter 104 of title 10, United States Code, is amended by adding at the end the following new section:

"§2117. School of Nursing

"(a) ESTABLISHMENT AUTHORIZED.—The Secretary of Defense may establish a School of Nursing within the University. The School of Nursing may include a program that awards a bachelor of science in nursing.

"(b) Phased Development.—The School of Nursing may be developed in phases as determined appropriate by the Secretary.".

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

"2117. School of Nursing.".

SEC. 956. INCLUSION OF COMMANDERS OF WESTERN HEMISPHERE COMBATANT COMMANDS IN BOARD OF VISITORS OF WESTERN HEMISPHERE INSTITUTE FOR SECURITY CO-OPERATION

Subparagraph (F) of section 2166(e)(1) of title 10, United States Code, is amended to read as follows:

"(F) The commanders of the combatant commands having geographic responsibility for the Western Hemisphere, or the designees of those officers.".

SEC. 957. COMPTROLLER GENERAL ASSESSMENT OF REORGANIZATION OF THE OFFICE OF THE UNDER SECRETARY OF DEFENSE FOR POLICY.

(a) Assessment Required.—Not later than June 1, 2008, the Comptroller General of the United States shall submit to the congressional defense committees a report containing an assessment of the most recent reorganization of the office of the Under Secretary of Defense for Policy, including an assessment with respect to the matters set forth in subsection (b).

(b) MATTERS TO BE ASSESSED.—The matters to be included in

the assessment required by subsection (a) are as follows:

(1) The manner in which the reorganization of the office furthers, or will further, its stated purposes in the short-term and long-term, including the manner in which the reorganization enhances, or will enhance, the ability of the Department of Defense—

- (A) to address current security priorities, including ongoing military operations in Iraq, Afghanistan, and elsewhere:
 - (B) to manage geopolitical defense relationships; and

(C) to anticipate future strategic shifts in those relationships.

(2) The manner in which and the extent to which the reorganization adheres to generally accepted principles of effective organization, such as establishing clear goals, identifying clear lines of authority and accountability, and developing an effective human capital strategy.

(3) The extent to which the Department has developed detailed implementation plans for the reorganization, and the cur-

rent status of the implementation of all aspects of the reorganization.

(4) The extent to which the Department has worked to mitigate congressional concerns and address other challenges that

have arisen since the reorganization was announced.

(5) The manner in which the Department plans to evaluate progress in achieving the stated goals of the reorganization and what measurements, if any, the Department has established to

assess the results of the reorganization.

- (6) The impact of the large increase in responsibilities for the Assistant Secretary of Defense for Special Operations and Low Intensity Conflict and Interdependent Capabilities under the reorganization on the ability of the Assistant Secretary to carry out the principal duties of the Assistant Secretary under law.
- (7) The possible decrease in attention given to special operations issues resulting from the increase in responsibilities for the Assistant Secretary of Defense for Special Operations and Low Intensity Conflict and Interdependent Capabilities, including responsibility under the reorganization for each of the following:
 - (A) Strategic capabilities.(B) Forces transformation.(C) Major budget programs.
- (8) The possible diffusion of attention from counternarcotics, counterproliferation, and global threat issues resulting from the merging of those responsibilities under a single Deputy Assistant Secretary of Defense for Counternarcotics, Counterproliferation, and Global Threats.

(9) The impact of the reorganization on counternarcotics

program execution.

(10) The unique placement under the reorganization of both functional and regional issue responsibilities under the Assistant Secretary of Defense for Homeland Defense and America's Security Affairs.

(11) The differentiation between the responsibilities of the Deputy Assistant Secretary of Defense for Partnership Strategy and the Deputy Assistant Secretary of Defense for Coalition Af-

fairs and the relationship between such officials.

SEC. 958. REPORT ON FOREIGN LANGUAGE PROFICIENCY.

(a) IN GENERAL.—Not later than 240 days after the date of the enactment of this Act, and annually thereafter until the date referred to in subsection (d), the Secretary of Defense, in conjunction with the Secretary of each military department, shall submit to the congressional defense committees a report on the foreign language proficiency of the personnel of the Department of Defense.

(b) Contents.—Each report submitted under subsection (a)

shall include—

(1) the number of positions, identified by each foreign language and dialect, for each military department and Defense Agency concerned that—

(A) require proficiency in that foreign language or dialect for the year in which the submission of the report is re-

quired;

(B) are anticipated to require proficiency in that foreign language or dialect for each of the five years following the date of the submission of the report; and

(C) are authorized in the future-years defense plan to be maintained for proficiency in a foreign language or dia-

lect;

(2) the number of personnel for each military department and Defense Agency, identified by each foreign language and dialect, that are serving in a position that requires proficiency in the foreign language or dialect—

(A) to perform the primary duty of the position; and

(B) that meet the required level of proficiency of the

Interagency Language Roundtable;

- (3) the number of personnel for each military department and Defense Agency, identified by each foreign language and dialect, that are recruited or hired as accessions to serve in a position that requires proficiency in the foreign language or dialect:
- (4) the number of personnel for each military department and Defense Agency, identified by each foreign language and dialect, that served in a position that requires proficiency in the foreign language or dialect and discontinued service during the preceding calendar year;

(5) the number of positions that require proficiency in a for-

eign language or dialect that are fulfilled by contractors;

(6) the percentage of work requiring linguistic skills that is fulfilled by personnel of the intelligence community (as defined in section 3(4) of the National Security Act of 1947 (50 U.S.C. 401a(4))); and

(7) an assessment of the foreign language capacity and capabilities of each military department and Defense Agency and

of the Department of Defense as a whole.

(c) Non-Military Personnel.—Except as provided in paragraphs (6) and (7) of subsection (b), a report submitted under subsection (a) shall cover only members of the Armed Forces on active duty and reserve duty assigned to the military departments concerned or to the Department of Defense.

(d) TERMINATION OF REQUIREMENT.—The duty to submit a report under subsection (a) shall terminate on December 31, 2013.

TITLE X—GENERAL PROVISIONS

Sec. 1001. General transfer authority.

Sec. 1002. United States contribution to NATO common-funded budgets in fiscal year 2008.

Sec. 1003. Authorization of additional emergency supplemental appropriations for fiscal year 2007.

Sec. 1004. Modification of fiscal year 2007 general transfer authority.

Sec. 1005. Financial management transformation initiative for the Defense Agencies. Sec. 1006. Repeal of requirement for two-year budget cycle for the Department of Defense.

Subtitle B—Policy Relating to Vessels and Shipyards

Sec. 1011. Limitation on leasing of vessels.

Sec. 1012. Policy relating to major combatant vessels of the strike forces of the United States Navy.

Subtitle C—Counter-Drug Activities

- Sec. 1021. Extension of authority for joint task forces to provide support to law enforcement agencies conducting counter-terrorism activities.
- Expansion of authority to provide additional support for counter-drug activities in certain foreign countries.
- Sec. 1023. Report on counternarcotics assistance for the Government of Haiti.

Subtitle D—Miscellaneous Authorities and Limitations

- Sec. 1031. Provision of Air Force support and services to foreign military and state aircraft.
- Sec. 1032. Department of Defense participation in Strategic Airlift Capability Partnership.
- Sec. 1033. Improved authority to provide rewards for assistance in combating terrorism.
- Sec.1034. Support for non-Federal development and testing of material for chemical agent defense.
- Sec. 1035. Prohibition on sale of F-14 fighter aircraft and related parts.

Subtitle E—Reports

- Sec. 1041. Extension and modification of report relating to hardened and deeply buried targets.

- Sec. 1042. Report on joint modeling and simulation activities.
 Sec. 1043. Renewal of submittal of plans for prompt global strike capability.
 Sec. 1044. Report on workforce required to support the nuclear missions of the Navy
- and the Department of Energy.

 Sec. 1045. Comptroller General report on Defense Finance and Accounting Service response to Butterbaugh v. Department of Justice. Study on size and mix of airlift force.
- Sec. 1046.
- Sec. 1047. Report on feasibility of establishing a domestic military aviation national training center.
- Sec. 1048. Limited field user evaluations for combat helmet pad suspension systems.
- Sec. 1049. Study on national security interagency system. Report on solid rocket motor industrial base.
- Sec. 1050. Sec. 1051. Reports on establishment of a memorial for members of the Armed Forces who died in the air crash in Bakers Creek, Australia, and establishment of other memorials in Arlington National Cemetery.

Subtitle F—Other Matters

- Sec. 1061. Reimbursement for National Guard support provided to Federal agencies.
- Sec. 1062. Congressional Commission on the Strategic Posture of the United States.
- Technical and clerical amendments. Sec. 1063.
- Sec. 1064. Repeal of certification requirement.
- Sec. 1065. Maintenance of capability for space-based nuclear detection.
- Sec. 1066. Sense of Congress regarding detainees at Naval Station, Guantanamo Bay, Cuba.
- Sec. 1067. A report on transferring individuals detained at Naval Station, Guantanamo Bay, Cuba.
- Sec. 1068. Repeal of provisions in section 1076 of Public Law 109–364 relating to use of Armed Forces in major public emergencies.

- Sec. 1069. Standards required for entry to military installations in United States. Sec. 1070. Revised nuclear posture review.

 Sec. 1071. Termination of Commission on the Implementation of the New Strategic Posture of the United States.
- Security clearances; limitations. Sec. 1072.
- Sec. 1073. Improvements in the process for the issuance of security clearances.
- Sec. 1074. Protection of certain individuals.
- Sec. 1074. Protection of earther intertaints.
 Sec. 1075. Modification of authorities on Commission to Assess the Threat to the
 United States from Electromagnetic Pulse Attack.
- Sec. 1076. Sense of Congress on Small Business Innovation Research Program.
- Sec. 1077. Revision of proficiency flying definition.
- Sec. 1078. Qualifications for public aircraft status of aircraft under contract with $the \ Armed \ Forces.$
- Communications with the Committees on Armed Services of the Senate Sec. 1079. and the House of Representatives.
- Sec. 1080. Retention of reimbursement for provision of reciprocal fire protection serv-
- Sec. 1081. Pilot program on commercial fee-for-service air refueling support for the Air Force.

Sec. 1082. Advisory panel on Department of Defense capabilities for support of civil authorities after certain incidents.

Sec. 1083. Terrorism exception to immunity.

Subtitle A—Financial Matters

SEC. 1001. GENERAL TRANSFER AUTHORITY.

(a) Authority To Transfer Authorizations.—

(1) AUTHORITY.—Upon determination by the Secretary of Defense that such action is necessary in the national interest, the Secretary may transfer amounts of authorizations made available to the Department of Defense in this division for fiscal year 2008 between any such authorizations for that fiscal year (or any subdivisions thereof). Amounts of authorizations so transferred shall be merged with and be available for the same purposes as the authorization to which transferred.

(2) Limitation.—Except as provided in paragraph (3), the total amount of authorizations that the Secretary may transfer under the authority of this section may not exceed

\$5,000,000,000.

(3) Exception for transfers between military per-SONNEL AUTHORIZATIONS.—A transfer of funds between military personnel authorizations under title IV shall not be counted toward the dollar limitation in paragraph (2)

(b) LIMITATIONS.—The authority provided by this section to

transfer authorizations—

(1) may only be used to provide authority for items that have a higher priority than the items from which authority is transferred; and

(2) may not be used to provide authority for an item that

has been denied authorization by Congress.

(c) Effect on Authorization Amounts.—A transfer made from one account to another under the authority of this section shall be deemed to increase the amount authorized for the account to which the amount is transferred by an amount equal to the amount transferred.

(d) Notice to Congress.—The Secretary shall promptly notify

Congress of each transfer made under subsection (a).

SEC. 1002. UNITED STATES CONTRIBUTION TO NATO COMMON-FUND-ED BUDGETS IN FISCAL YEAR 2008.

(a) Fiscal Year 2008 Limitation.—The total amount contributed by the Secretary of Defense in fiscal year 2008 for the commonfunded budgets of NATO may be any amount up to, but not in excess of, the amount specified in subsection (b) (rather than the maximum amount that would otherwise be applicable to those contributions under the fiscal year 1998 baseline limitation).
(b) TOTAL AMOUNT.—The amount of the limitation applicable

under subsection (a) is the sum of the following:

(1) The amounts of unexpended balances, as of the end of fiscal year 2007, of funds appropriated for fiscal years before fiscal year 2008 for payments for those budgets.

(2) The amount specified in subsection (c)(1). (3) The amount specified in subsection (c)(2).

(4) The total amount of the contributions authorized to be made under section 2501.

(c) Authorized Amounts.—Amounts authorized to be appropriated by titles II and III of this Act are available for contributions for the common-funded budgets of NATO as follows:

(1) Of the amount provided in section 201(1), \$1,031,000 for

the Civil Budget.

(2) Of the amount provided in section 301(1), \$362,159,000 for the Military Budget.

(d) DEFINITIONS.—For purposes of this section:

(1) COMMON-FUNDED BUDGETS OF NATO.—The term "common-funded budgets of NATO" means the Military Budget, the Security Investment Program, and the Civil Budget of the North Atlantic Treaty Organization (and any successor or addi-

tional account or program of NATO).

(2) FISCAL YEAR 1998 BASELINE LIMITATION.—The term "fiscal year 1998 baseline limitation" means the maximum annual amount of Department of Defense contributions for commonfunded budgets of NATO that is set forth as the annual limitation in section 3(2)(C)(ii) of the resolution of the Senate giving the advice and consent of the Senate to the ratification of the Protocols to the North Atlantic Treaty of 1949 on the Accession of Poland, Hungary, and the Czech Republic (as defined in section 4(7) of that resolution), approved by the Senate on April 30, 1998.

SEC. 1003. AUTHORIZATION OF ADDITIONAL EMERGENCY SUPPLE-MENTAL APPROPRIATIONS FOR FISCAL YEAR 2007.

Amounts authorized to be appropriated to the Department of Defense for fiscal year 2007 in the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) are hereby adjusted, with respect to any such authorized amount, by the amount by which appropriations pursuant to such authorization are increased by a supplemental appropriation or by a transfer of funds, or decreased by a rescission, or any thereof, pursuant to the U.S. Troop Readiness, Veterans' Care, Katrina Recovery, and Iraq Accountability Appropriations Act, 2007 (Public Law 110-28).

SEC. 1004. MODIFICATION OF FISCAL YEAR 2007 GENERAL TRANSFER AUTHORITY.

Section 1001(a) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364; 120 Stat. 2371) is amended by adding at the end the following new paragraph:

"(3) Exception for certain transfers.—The following transfers of funds shall be not be counted toward the limitation in paragraph (2) on the amount that may be transferred under this section:

"(A) The transfer of funds to the Iraq Security Forces Fund under reprogramming FY07-07-R PA.

"(B) The transfer of funds to the Joint Improvised Explosive Device Defeat Fund under reprogramming FY07–11

"(C) The transfer of funds back from the accounts referred to in subparagraphs (A) and (B) to restore the sources used in the reprogrammings referred to in such subparagraphs.".

SEC. 1005. FINANCIAL MANAGEMENT TRANSFORMATION INITIATIVE FOR THE DEFENSE AGENCIES.

(a) Financial Management Transformation Initiative.—

(1) IN GENERAL.—The Director of the Business Transformation Agency of the Department of Defense shall carry out an initiative for financial management transformation in the Defense Agencies. The initiative shall be known as the "Defense Agencies Initiative" (in this section referred to as the "Initiative").

(2) Scope of Authority.—In carrying out the Initiative, the Director of the Business Transformation Agency may require the heads of the Defense Agencies to carry out actions that are within the purpose and scope of the Initiative.

(b) PURPOSES.—The purposes of the Initiative shall be as fol-

lows:

(1) To eliminate or replace financial management systems of the Defense Agencies that are duplicative, redundant, or fail

to comply with the standards set forth in subsection (d).

(2) To transform the budget, finance, and accounting operations of the Defense Agencies to enable the Defense Agencies to achieve accurate and reliable financial information needed to support financial accountability and effective and efficient management decisions.

(c) Required Elements.—The Initiative shall include, to the

maximum extent practicable—

(1) the utilization of commercial, off-the-shelf technologies and web-based solutions;

(2) a standardized technical environment and an open and

accessible architecture; and

(3) the implementation of common business processes,

shared services, and common data structures.

(d) STANDARDS.—In carrying out the Initiative, the Director of the Business Transformation Agency shall ensure that the Initiative is consistent with—

(1) the requirements of the Business Enterprise Architecture and Transition Plan developed pursuant to section 2222 of title 10, United States Code;

(2) the Standard Financial Information Structure of the

Department of Defense;

(3) the Federal Financial Management Improvement Act of 1996 (and the amendments made by that Act); and

(4) other applicable requirements of law and regulation.

(e) SCOPE.—The Initiative shall be designed to provide, at a minimum, capabilities in the major process areas for both general fund and working capital fund operations of the Defense Agencies as follows:

(1) Budget formulation.

- (2) Budget to report, including general ledger and trial balance.
- (3) Procure to pay, including commitments, obligations, and accounts payable.

(4) Order to fulfill, including billing and accounts receivable.

(5) Cost accounting.

(6) Acquire to retire (account management).

(7) Time and attendance and employee entitlement.

(8) Grants financial management.

(f) Consultation.—In carrying out subsections (d) and (e), the Director of the Business Transformation Agency shall consult with the Comptroller of the Department of Defense to ensure that any financial management systems developed for the Defense Agencies, and any changes to the budget, finance, and accounting operations of the Defense Agencies, are consistent with the financial standards and requirements of the Department of Defense.

(g) Program Control.—In carrying out the Initiative, the Di-

rector of the Business Transformation Agency shall establish—
(1) a board (to be known as the "Configuration Control Board") to manage scope and cost changes to the Initiative; and

(2) a program management office (to be known as the "Program Management Office") to control and enforce assumptions made in the acquisition plan, the cost estimate, and the system integration contract for the Initiative, as directed by the Con-

figuration Control Board.

- (h) Plan on Development and Implementation of Initia-TIVE.—Not later than six months after the date of the enactment of this Act, the Director of the Business Transformation Agency shall submit to the congressional defense committees a plan for the development and implementation of the Initiative. The plan shall provide for the implementation of an initial capability under the Initiative as follows:
 - (1) In at least one Defense Agency by not later than eight months after the date of the enactment of this Act.

(2) In not less than five Defense Agencies by not later than 18 months after the date of the enactment of this Act.

SEC. 1006. REPEAL OF REQUIREMENT FOR TWO-YEAR BUDGET CYCLE FOR THE DEPÅRTMENT OF DEFENSE.

Section 1405 of the Department of Defense Authorization Act, 1986 (Public Law 99–145; 99 Stat. 744; 31 U.S.C. 1105 note) is repealed.

Subtitle B—Policy Relating to Vessels and Shipyards

SEC. 1011. LIMITATION ON LEASING OF VESSELS.

Section 2401 of title 10, United States Code, is amended by

adding at the end the following new subsection:

"(h) The Secretary of a military department may make a contract for the lease of a vessel or for the provision of a service through use by a contractor of a vessel, the term of which is for a period of greater than two years, but less than five years, only if-

"(1) the Secretary has notified the Committee on Armed Services and the Committee on Appropriations of the Senate and the Committee on Armed Services and the Committee on Appropriations of the House of Representatives of the proposed

contract and included in such notification-

"(A) a detailed description of the terms of the proposed contract and a justification for entering into the proposed contract rather than obtaining the capability provided for by the lease, charter, or services involved through purchase of the vessel;

"(B) a determination that entering into the proposed contract as a means of obtaining the vessel is the most cost-

effective means of obtaining such vessel; and

"(C) a plan for meeting the requirement provided by the proposed contract upon completion of the term of the lease contract; and

"(2) a period of 30 days of continuous session of Congress has expired following the date on which notice was received by such committees.".

SEC. 1012. POLICY RELATING TO MAJOR COMBATANT VESSELS OF THE STRIKE FORCES OF THE UNITED STATES NAVY.

(a) Integrated Nuclear Power Systems.—It is the policy of the United States to construct the major combatant vessels of the strike forces of the United States Navy, including all new classes of

such vessels, with integrated nuclear power systems.
(b) Requirement to Request Nuclear Vessels.—If a request is submitted to Congress in the budget for a fiscal year for construction of a new class of major combatant vessel for the strike forces of the United States, the request shall be for such a vessel with an integrated nuclear power system, unless the Secretary of Defense submits with the request a notification to Congress that the inclusion of an integrated nuclear power system in such vessel is not in the national interest.

(c) Definitions.—In this section:

(1) Major combatant vessels of the strike forces of THE UNITED STATES NAVY.—The term "major combatant vessels of the strike forces of the United States Navy" means the following:

(A) Submarines.

(B) Aircraft carriers.

(C) Cruisers, battleships, or other large surface combatants whose primary mission includes protection of carrier strike groups, expeditionary strike groups, and vessels com-

prising a sea base.

(2) Integrated nuclear power system.—The term "integrated nuclear power system" means a ship engineering system that uses a naval nuclear reactor as its energy source and generates sufficient electric energy to provide power to the ship's electrical loads, including its combat systems and propulsion

(3) BUDGET.—The term "budget" means the budget that is submitted to Congress by the President under section 1105(a) of title 31, United States Code.

Subtitle C—Counter-Drug Activities

SEC. 1021. EXTENSION OF AUTHORITY FOR JOINT TASK FORCES TO PROVIDE SUPPORT TO LAW ENFORCEMENT AGENCIES CONDUCTING COUNTER-TERRORISM ACTIVITIES.

Section 1022(b) of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136; 10 U.S.C. 371 note) is amended by striking "and 2007" and inserting "through 2008".

SEC. 1022. EXPANSION OF AUTHORITY TO PROVIDE ADDITIONAL SUP-PORT FOR COUNTER-DRUG ACTIVITIES IN CERTAIN FOR-EIGN COUNTRIES.

Subsection (b) of section 1033 of the National Defense Authorization Act for Fiscal Year 1998 (Public Law 105–85; 111 Stat. 1881), as amended by section 1021(b) of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136, 117 Stat. 1593) and section 1022(b) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2382), is further amended by adding at the end the following new paragraphs:

"(17) The Government of Mexico.

"(18) The Government of the Dominican Republic.".

SEC. 1023. REPORT ON COUNTERNARCOTICS ASSISTANCE FOR THE GOVERNMENT OF HAITI.

(a) REPORT REQUIRED.—Not later than 120 days after the date of the enactment of this Act, the President shall submit to Congress a report on counternarcotics assistance for the Government of Haiti.

(b) Matters To Be Included.—The report required by sub-

section (a) shall include the following:

(1) A description and assessment of the counternarcotics assistance provided to the Government of Haiti by the Department of Defense, the Department of State, the Department of Homeland Security, and the Department of Justice.

(2) A description and assessment of any impediments to increasing counternarcotics assistance to the Government of Haiti.

(3) An assessment of the potential for the provision of counternarcotics assistance for the Government of Haiti through the United Nations Stabilization Mission in Haiti.

(c) FORM.—The report required by subsection (a) shall be submitted in unclassified form, but may include a classified annex.

Subtitle D—Miscellaneous Authorities and Limitations

SEC. 1031. PROVISION OF AIR FORCE SUPPORT AND SERVICES TO FOR-EIGN MILITARY AND STATE AIRCRAFT.

(a) Provision of Support and Services.—

(1) In General.—Section 9626 of title 10, United States Code, is amended to read as follows:

"§ 9626. Aircraft supplies and services: foreign military or other state aircraft

"(a) Provision of Supplies and Services on Reimbursable Basis.—(1) The Secretary of the Air Force may, under such regulations as the Secretary may prescribe and when in the best interests of the United States, provide any of the supplies or services described in paragraph (2) to military and other state aircraft of a foreign country, on a reimbursable basis without an advance of funds, if similar supplies and services are furnished on a like basis to military aircraft and other state aircraft of the United States by the foreign country concerned.

"(2) The supplies and services described in this paragraph are supplies and services as follows:

"(A) Routine airport services, including landing and takeoff assistance, servicing aircraft with fuel, use of runways, parking and servicing, and loading and unloading of baggage and cargo.

"(B) Miscellaneous supplies, including Air Force-owned fuel, provisions, spare parts, and general stores, but not includ-

ing ammunition.

"(b) Provision of Routine Airport Services on Non-Reimbursable Basis.—(1) Routine airport services may be provided under this section at no cost to a foreign country—

"(A) if such services are provided by Air Force personnel

and equipment without direct cost to the Air Force; or

"(B) if such services are provided under an agreement with the foreign country that provides for the reciprocal furnishing by the foreign country of routine airport services, as defined in that agreement, to military and other state aircraft of the United States without reimbursement.

"(2) If routine airport services are provided under this section by a working-capital fund activity of the Air Force under section 2208 of this title and such activity is not reimbursed directly for the costs incurred by the activity in providing such services by reason of paragraph (1)(B), the working-capital fund activity shall be reimbursed for such costs out of funds currently available to the Air Force for operation and maintenance."

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 939 of such title is amended by striking the item relating to section 9626 and inserting the following new

item:

"9626. Aircraft supplies and services: foreign military or other state aircraft.".

(b) Conforming Amendment.—Section 9629(3) of such title is amended by striking "for aircraft of a foreign military or air attaché".

SEC. 1032. DEPARTMENT OF DEFENSE PARTICIPATION IN STRATEGIC AIRLIFT CAPABILITY PARTNERSHIP.

(a) Authority To Participate in Partnership.—

(1) MEMORANDUM OF UNDERSTANDING.—The Secretary of Defense may enter into a multilateral memorandum of understanding authorizing the Strategic Airlift Capability Partnership to conduct activities necessary to accomplish its purpose, including—

(A) the acquisition, equipping, ownership, and oper-

ation of strategic airlift aircraft; and

(B) the acquisition or transfer of airlift and airlift-related services and supplies among members of the Strategic Airlift Capability Partnership, or between the Partnership and non-member countries or international organizations, on a reimbursable basis or by replacement-in-kind or exchange of airlift or airlift-related services of an equal value.

(2) PAYMENTS.—From funds available to the Department of Defense for such purpose, the Secretary of Defense may pay the United States equitable share of the recurring and non-recurring costs of the activities and operations of the Strategic Airlift Capability Partnership, including costs associated with procure-

ment of aircraft components and spare parts, maintenance, fa-

cilities, and training, and the costs of claims.

(b) AUTHORITIES UNDER PARTNERSHIP.—In carrying out the memorandum of understanding entered into under subsection (a), the Secretary of Defense may do the following:

- (1) Waive reimbursement of the United States for the cost of the following functions performed by Department of Defense personnel with respect to the Strategic Airlift Capability Partnership:
 - (A) Auditing.

(B) Quality assurance.

(C) Inspection.

(D) Contract administration.

(E) Acceptance testing. (F) Certification services.

(G) Planning, programming, and management services. (2) Waive the imposition of any surcharge for administrative services provided by the United States that would otherwise be chargeable against the Strategic Airlift Capability Partnership.

(3) Pay the salaries, travel, lodging, and subsistence expenses of Department of Defense personnel assigned for duty to the Strategic Airlift Capability Partnership without seeking re-

imbursement or cost-sharing for such expenses.

(c) Crediting of Receipts.—Any amount received by the United States in carrying out the memorandum of understanding entered into under subsection (a) shall be credited, as elected by the Secretary of Defense, to the following:

(1) The appropriation, fund, or account used in incurring

the obligation for which such amount is received.

(2) An appropriation, fund, or account currently providing funds for the purposes for which such obligation was made.

(d) AUTHORITY TO TRANSFER AIRCRAFT.

- (1) Transfer authority.—The Secretary of Defense may transfer one strategic airlift aircraft to the Strategic Airlift Capability Partnership in accordance with the terms and conditions of the memorandum of understanding entered into under subsection (a).
- (2) Report.—Not later than 30 days before the date on which the Secretary transfers a strategic airlift aircraft under paragraph (1), the Secretary shall submit to the congressional defense committees a report on the strategic airlift aircraft to be transferred, including the type of strategic airlift aircraft to be transferred and the tail registration or serial number of such

(e) Strategic Airlift Capability Partnership Defined.—In this section the term "Strategic Airlift Capability Partnership" means the strategic airlift capability consortium established by the United States and other participating countries.

SEC. 1033. IMPROVED AUTHORITY TO PROVIDE REWARDS FOR ASSIST-ANCE IN COMBATING TERRORISM.

(a) Increased Amounts.—Section 127b of title 10, United States Code, is amended—

(1) in subsection (b), by striking "\$200,000" and inserting "\$5,000,000";

(2) in subsection (c)(1)(B), by striking "\$50,000" and insert-

"\$1,000,000"; and (3) in subsection (d)(2), by striking "\$100,000" and insert-

ing "\$2,000,000".

(b) Involvement of Allied Forces.—Such section is further amended-

(1) in subsection (a)—

(A) in the matter preceding paragraph (1), by inserting after "United States Government personnel" the following: ', or government personnel of allied forces participating in

a combined operation with the armed forces,";
(B) in paragraph (1), by inserting after "armed forces" the following: ", or of allied forces participating in a com-

bined operation with the armed forces,"; and

(C) in paragraph (2), by inserting after "armed forces" the following: ", or of allied forces participating in a combined operation with the armed forces"; and

(2) in subsection (c), by adding at the end the following:

"(3)(A) Subject to subparagraphs (B) and (C), an official who has authority delegated under paragraph (1) or (2) may use that authority, acting through government personnel of allied forces, to

offer and make rewards.

"(B) The Secretary of Defense shall prescribe policies and procedures for making rewards in the manner described in subparagraph (A), which shall include guidance for the accountability of funds used for making rewards in that manner. The policies and procedures shall not take effect until 30 days after the date on which the Secretary submits the policies and procedures to the congressional defense committees. Rewards may not be made in the manner described in subparagraph (A) except under policies and procedures that have taken effect.

"(C) Rewards may not be made in the manner described in sub-

paragraph (A) after September 30, 2009.

(D) Not later than April 1, 2008, the Secretary of Defense shall submit to the congressional defense committees a report on the implementation of this paragraph. The report shall identify each reward made in the manner described in subparagraph (A) and, for each such reward-

"(i) identify the type, amount, and recipient of the reward; "(ii) explain the reason for making the reward; and

"(iii) assess the success of the reward in advancing the ef-

fort to combat terrorism.".

(c) Annual Report To Include Specific Information on Ad-DITIONAL AUTHORITY.—Section 127b of title 10, United States Code, is further amended in subsection (f)(2) by adding at the end the following new subparagraph:

"(D) Information on the implementation of paragraph (3) of

subsection (c).".

SEC. 1034. SUPPORT FOR NON-FEDERAL DEVELOPMENT AND TESTING OF MATERIAL FOR CHEMICAL AGENT DEFENSE.

(a) Authority to Provide Toxic Chemicals or Precur-SORS.

(1) In General.—The Secretary of Defense, in coordination with the heads of other elements of the Federal Government, may make available, to a State, a unit of local government, or a private entity incorporated in the United States, small quantities of a toxic chemical or precursor for the development or testing, in the United States, of material that is designed to be used for protective purposes.
(2) Terms and conditions.—Any use of the authority

under paragraph (1) shall be subject to such terms and condi-

tions as the Secretary considers appropriate.

(b) Payment of Costs and Disposition of Funds.—

(1) In general.—The Secretary shall ensure, through the advance payment required by paragraph (2) and through any other payments that may be required, that a recipient of toxic chemicals or precursors under subsection (a) pays for all actual costs, including direct and indirect costs, associated with providing the toxic chemicals or precursors.

(2) ADVANCE PAYMENT.—In carrying out paragraph (1), the Secretary shall require each recipient to make an advance payment in an amount that the Secretary determines will equal all

such actual costs.

(3) CREDITS.—A payment received under this subsection shall be credited to the account that was used to cover the costs for which the payment was provided. Amounts so credited shall be merged with amounts in that account, and shall be available for the same purposes, and subject to the same conditions and

limitations, as other amounts in that account.

(c) Chemical Weapons Convention.—The Secretary shall ensure that toxic chemicals and precursors are made available under this section for uses and in quantities that comply with the Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on Their Destruction, signed at Paris on January 13, 1993, and entered into force with respect to the United States on April 29, 1997.

(d) Report.-

(1) Not later than March 15, 2008, and each year thereafter, the Secretary shall submit to Congress a report on the use of the authority under subsection (a) during the previous calendar year. The report shall include a description of each use of the authority and specify what material was made available and to whom it was made available.

(2) Each report under paragraph (1) shall be submitted in

unclassified form, but may include a classified annex.

(e) Definitions.—In this section, the terms "precursor", "protective purposes", and "toxic chemical" have the meanings given those terms in the convention referred to in subsection (c), in paragraph 2, paragraph 9(b), and paragraph 1, respectively, of article II of that convention.

SEC. 1035. PROHIBITION ON SALE OF F-14 FIGHTER AIRCRAFT AND RE-LATED PARTS.

(a) Prohibition on Sale by Department of Defense.—

(1) In General.—Except as provided in paragraph (2), the Department of Defense may not sell (whether directly or indirectly) any F-14 fighter aircraft, any parts unique to the F-14 fighter aircraft, or any tooling or dies used in the manufacture of such aircraft or parts, whether such sales occur through the Defense Reutilization and Marketing Service or through another agency or element of the Department.

(2) Exception.—Paragraph (1) shall not apply with respect to the sale of F-14 fighter aircraft or parts for F-14 fighter aircraft to a museum or similar organization located in the United States that is involved in the preservation of F-14 fighter aircraft for historical purposes.

(b) PROHIBITION ON EXPORT LICENSE.—No license for the export of any F-14 fighter aircraft, any parts unique to the F-14 fighter aircraft, or any tooling or dies used in the manufacture of such aircraft or parts may be issued by the United States Government to a

non-United States person or entity.

Subtitle E—Reports

SEC. 1041. EXTENSION AND MODIFICATION OF REPORT RELATING TO HARDENED AND DEEPLY BURIED TARGETS.

Section 1032 of the Bob Stump National Defense Authorization Act for Fiscal Year 2003 (Public Law 107-314; 116 Stat. 2643; 10 U.S.C. 2358 note) is amended-

(1) in the heading, by striking "ANNUAL REPORT ON WEAPONS" and inserting "REPORT ON WEAPONS AND **CAPABILITIES**'

(2) in subsection (a)—

(A) in the heading, by striking "ANNUAL"; (B) by striking "April 1 of each year" and inserting "March 1, 2009, and every two years thereafter,";

(C) by striking "Director of Central Intelligence" and inserting "Director of National Intelligence";
(D) by striking "the preceding fiscal year" and inserting "the preceding two fiscal years and planned for the current fiscal year and the next fiscal year"; and

(E) by striking "to develop weapons" and inserting "to

develop weapons and capabilities";

(3) in subsection (b)—

- (A) in the matter preceding paragraph (1), by striking "The report for a fiscal year" and inserting "A report submitted"
- (B) in paragraph (1), by striking "were undertaken during that fiscal year" and inserting "were or will be undertaken during the four-fiscal-year period covered by the report"; and
- (C) in paragraph (2) in the matter preceding subparagraph (A), by striking "were undertaken during such fiscal year" and inserting "were or will be undertaken during the

four-fiscal-year period covered by the report"; and (4) in subsection (d), by striking "April 1, 2007" and insert-

ing "March 1, 2013".

SEC. 1042. REPORT ON JOINT MODELING AND SIMULATION ACTIVI-

(a) Report Required.—Not later than December 31, 2008, the Secretary of Defense shall submit to the congressional defense committees a report that describes current and planned joint modeling and simulation activities within the Department of Defense.

(b) Matters To Be Included.—The report under subsection

(a) shall include the following:

(1) An identification and description of how joint modeling and simulation activities support the development of capabilities to meet joint and service-unique military requirements and needs, in areas including but not limited to joint training, experimentation, systems acquisition, test and evaluation, assessment, and planning.

(2) A description of how joint modeling and simulation activities are supportive of Department-level strategies and goals.

(3) For each appropriate element of the Department of Defense and each appropriate combatant command—

(A) An identification of modeling and simulation capa-

bilities; and

(B) A description of plans and programs to continuously introduce new modeling and simulation technologies so as to enhance defense capabilities.

(4) A description of incentives and plans to reduce or divest

duplicative or outdated capabilities as necessary.

(5) Plans or activities to allow non-defense users to access defense joint modeling and simulation activities, as appropriate.

(6) Budget and resource estimates, including government and contractor personnel requirements, for planned joint mod-

eling and simulation activities.

- (7) A description of the relationship and coordination between and among joint modeling and simulation activities and the modeling and simulation activities of elements of the Department of Defense, Federal agencies, State and local governments, academia, private industry, United States and international standards organizations, and international partners.
- (8) Any other matters the Secretary considers appropriate. (c) Consultation.—The report under (a) shall be developed in consultation with appropriate military departments, Defense Agencies, combatant commands, and other defense activities.

SEC. 1043. RENEWAL OF SUBMITTAL OF PLANS FOR PROMPT GLOBAL STRIKE CAPABILITY.

Section 1032(b)(1) of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136; 117 Stat. 1605; 10 U.S.C. 113 note) is amended by inserting "and each of 2007, 2008, and 2009," after "2004, 2005, and 2006,".

SEC. 1044. REPORT ON WORKFORCE REQUIRED TO SUPPORT THE NU-CLEAR MISSIONS OF THE NAVY AND THE DEPARTMENT OF ENERGY.

(a) IN GENERAL.—Not later than one year after the date of the enactment of this Act, the Secretary of Defense and the Secretary of Energy shall each submit to Congress a report on the requirements for a workforce to support the nuclear missions of the Navy and the Department of Energy during the 10-year period beginning on the date of the report.

(b) Elements.—Each report shall include—

(1) a description of the projected nuclear missions of the Navy and the Department of Energy during the 10-year period

beginning on the date of the report;

(2) an assessment of existing knowledge retention programs within the Department of Defense, the Department of Energy, the national laboratories, and federally funded research facili-

ties that support the nuclear missions of the Navy and the Department of Energy, and any planned changes in those pro-

grams; and

(3) a plan to address anticipated workforce attrition, retirement, and recruiting trends during that period and ensure an adequate workforce in support of the nuclear missions of the Navy and the Department of Energy.

SEC. 1045. COMPTROLLER GENERAL REPORT ON DEFENSE FINANCE AND ACCOUNTING SERVICE RESPONSE TO BUTTERBAUGH V. DEPARTMENT OF JUSTICE.

(a) In General.—Not later than 180 days after the date of the enactment of this Act, the Comptroller General of the United States shall submit to the congressional defense committees a report setting forth an assessment by the Comptroller General of the response of the Defense Finance and Accounting Service to the decision in Butterbaugh v. Department of Justice (336 F.3d 1332 (2003)).

(b) Elements.—The report required by subsection (a) shall in-

clude the following:

(1) An estimate of the number of members of the reserve components of the Armed Forces, both past and present, who are entitled to compensation under the decision in Butterbaugh

v. Department of Justice.

(2) An assessment of the current policies, procedures, and timeliness of the Defense Finance and Accounting Service in implementing and resolving claims under the decision in Butterbaugh v. Department of Justice.

(3) An assessment whether or not the decisions made by the Defense Finance and Accounting Service in implementing the decision in Butterbaugh v. Department of Justice follow a con-

sistent pattern of resolution.

(4) An assessment of whether or not the decisions made by the Defense Finance and Accounting Service in implementing the decision in Butterbaugh v. Department of Justice are resolving claims by providing more compensation than an individual has been able to prove, under the rule of construction that laws providing benefits to veterans are liberally construed in favor of the veteran.

(5) An estimate of the total amount of compensation payable to members of the reserve components of the Armed Forces, both past and present, as a result of the recent decision in Hernandez v. Department of the Air Force (No. 2006–3375, slip op.) that leave can be reimbursed for Reserve service before 1994, when Congress enacted chapter 43 of title 38, United States Code (commonly referred to as the "Uniformed Services Employment and Reemployment Rights Act").

(6) A comparative assessment of the handling of claims by the Defense Finance and Accounting Service under the decision in Butterbaugh v. Department of Justice with the handling of claims by other Federal agencies (selected by the Comptroller General for purposes of the comparative assessment) under that

decision.

(7) A statement of the number of claims by members of the reserve components of the Armed Forces under the decision in Butterbaugh v. Department of Justice that have been adjudicated by the Defense Finance and Accounting Service.

(8) A statement of the number of claims by members of the reserve components of the Armed Forces under the decision in Butterbaugh v. Department of Justice that have been denied by

the Defense Finance and Accounting Service.

(9) A comparative assessment of the average amount of time required for the Defense Finance and Accounting Service to resolve a claim under the decision in Butterbaugh v. Department of Justice with the average amount of time required by other Federal agencies (as so selected) to resolve a claim under that decision.

(10) A comparative statement of the backlog of claims with the Defense Finance and Accounting Service under the decision in Butterbaugh v. Department of Justice with the backlog of claims of other Federal agencies (as so selected) under that deci-

sion.

(11) An estimate of the amount of time required for the Defense Finance and Accounting Service to resolve all outstanding claims under the decision in Butterbaugh v. Department of Justice.

(12) An assessment of the reasonableness of the requirement of the Defense Finance and Accounting Service for the submittal by members of the reserve components of the Armed Forces of supporting documentation for claims under the decision in

Butterbaugh v. Department of Justice.

(13) A comparative assessment of the requirement of the Defense Finance and Accounting Service for the submittal by members of the reserve components of the Armed Forces of supporting documentation for claims under the decision in Butterbaugh v. Department of Justice with the requirement of other Federal agencies (as so selected) for the submittal by such members of supporting documentation for such claims.

(14) Such recommendations for legislative action as the Comptroller General considers appropriate in light of the decision in Butterbaugh v. Department of Justice and the decision

in Hernandez v. Department of the Air Force.

SEC. 1046. STUDY ON SIZE AND MIX OF AIRLIFT FORCE.

(a) STUDY REQUIRED.—The Secretary of Defense shall conduct a requirements-based study on alternatives for the proper size and mix of fixed-wing intratheater and intertheater airlift assets to meet the National Military Strategy for each of the following timeframes: fiscal year 2012, 2018, and 2024. The study shall—

(1) focus on organic and commercially programmed airlift

capabilities;

(2) analyze the full-spectrum lifecycle costs of the various alternatives for organic models of each of the following aircraft: C-5A/B/C/M, C-17A, KC-X, KC-10, KC-135R, C-130E/H/J, Joint Cargo Aircraft; and

(3) incorporate the augmentation capability, viability, and feasibility of the Civil Reserve Air Fleet during activation stages

I, II, and III.

(b) USE OF FFRDC.—The Secretary shall select, to carry out the study required by subsection (a), a federally funded research and development center that has experience and expertise in conducting similar studies.

(c) STUDY PLAN.—The study required by subsection (a) shall be carried out under a study plan. The study plan shall be developed as follows:

(1) The center selected under subsection (b) shall develop the study plan and shall, not later than 60 days after the date of enactment of this Act, submit the study plan to the congressional defense committees, the Secretary, and the Comptroller

General of the United States.

(2) The Comptroller General shall review the study plan to determine whether it is complete and objective, and whether it has any flaws or weaknesses in scope or methodology, and shall, not later than 30 days after receiving the study plan, submit to the Secretary and the center a report that contains the results of that review and provides any recommendations that the Comptroller General considers appropriate for improvements to the study plan.

(3) The center shall modify the study plan to incorporate the recommendations under paragraph (2) and shall, not later than 45 days after receiving that report, submit to the Secretary and the congressional defense committees a report on those modifications. The report shall describe each modification and, if the modifications do not incorporate one or more of the recommendations, shall explain the reasons for not doing so.

(d) Elements of Study Plan.—The study plan required by

subsection (c) shall address, at minimum, the following:

(1) A description of lift requirements and operating profiles for airlift aircraft required to meet the National Military Strategy, including assumptions regarding the following:

(A) Current and future military combat and support

missions.

- (B) The planned force structure growth of the military services.
- (C) Potential changes in lift requirements, including the deployment of the Future Combat Systems by the Army.
- (D) New capability in airlift to be provided by the KC(X) aircraft and the expected utilization of such capability, including its use in intratheater lift.

(E) The utilization of intertheater lift aircraft in

intratheater combat mission support roles.

- (F) The availability and application of Civil Reserve Air Fleet assets in future military scenarios.
- (G) Air mobility requirements associated with the Global Rebasing Initiative of the Department of Defense.
- (H) Air mobility requirements in support of worldwide peacekeeping and humanitarian missions.
- (I) Air mobility requirements in support of homeland

defense and national emergencies.

- (J) The viability and capability of the Civil Reserve Air Fleet to augment organic forces in both friendly and hostile environments.
- (K) An assessment of the Civil Reserve Air Fleet to adequately augment the organic fleet as it relates to commercial inventory management restructuring in response to future commercial markets, streamlining of operations, efficiency measures, or downsizing of the participant.

(2) An evaluation of the state of the current airlift fleet of the Air Force, including assessments of the following:

(A) The extent to which the increased use of airlift aircraft in ongoing operations is affecting the programmed

service life of the aircraft of that fleet.

(B) The adequacy of the current airlift force, including whether or not a minimum of 299 strategic airlift aircraft for the Air Force is sufficient to support future expeditionary combat and non-combat missions, as well as domestic and training mission demands consistent with the requirements of meeting the National Military Strategy.

(C) The optimal mix of C-5 and C-17 aircraft for the strategic airlift fleet of the Air Force, to include the fol-

lowing:

(i) The cost-effectiveness of modernizing various iterations of the C-5A and C-5B/C aircraft fleet versus

procuring additional C-17 aircraft.

(ii) The military capability, operational availability, usefulness, and service life of the C-5A/B/C/ M aircraft and the C-17 aircraft. Such an assessment shall examine appropriate metrics, such as aircraft availability rates, departure rates, and mission capable rates, in each of the following cases:

(I) Completion of the Avionics Modernization Program and the Reliability Enhancement and Re-

engining Program.

(II) Partial completion of the Avionics Modernization Program and the Reliability Enhancement and Re-engining Program, with partial completion of either such program being considered the point at which the continued execution of each program is no longer supported by the cost-effectiveness analysis.

(iii) At what specific fleet inventory for each organic aircraft, to include air refueling aircraft used in the airlift role, would it impede the ability of Civil Reserve Air Fleet participants to remain a viable aug-

mentation option.

(D) An analysis and assessment of the lessons that may be learned from the experience of the Air Force in restarting the production line for the C-5 aircraft after having closed the line for several years, and recommendations for the actions that the Department of Defense should take to ensure that the production line for the C-17 aircraft could be restarted if necessary, including-

(i) an analysis of the methods that were used and costs that were incurred in closing and re-opening the

production line for the C-5 aircraft;

(ii) an assessment of the methods and actions that should be employed and the expected costs and risks of closing and re-opening the production line for the C-17 aircraft in view of that experience.

Such analysis and assessment should deal with issues such as production work force, production facilities, tooling, industrial base suppliers, contractor logistics support versus organic maintenance, and diminished manufacturing sources.

(E) Assessing the military capability, operational availability, usefulness, service life and optimal mix of intra-theater airlift aircraft, to include-

(i) the cost-effectiveness of procuring the Joint Cargo Aircraft versus procuring additional C-130J or refurbishing C-130E/H platforms to meet intra-theater airlift requirements of the combatant commander and

component commands; and

(ii) the cost-effectiveness of procuring additional C-17 aircraft versus procuring additional C-130J platforms or refurbishing C-130E/H platforms to meet intra-theater airlift requirements of the combatant commander and component commands.

(3) Each analysis required by paragraph (2) shall include— (A) a description of the assumptions and sensitivity analysis utilized in the study regarding aircraft perform-

ances and cargo loading factors; and

(B) a comprehensive statement of the data and assumptions utilized in making the program life cycle cost estimates and a comparison of cost and risk associated with the optimally mixed fleet of airlift aircraft versus the pro-

gram of record airlift aircraft fleet.

(e) UTILIZATION OF OTHER STUDIES.—The study required by subsection (a) shall build upon the results of the 2005 Mobility Capabilities Studies, the ongoing Intratheater Airlift Fleet Mix Analysis, the Intratheater Lift Capabilities Study, the Joint Future Theater Airlift Capabilities Analysis, and other appropriate studies and analyses, such as Fleet Viability Board Reports or special aircraft assessments. The study shall also include any testing data collected on modernization, recapitalization, and upgrade efforts of current organic aircraft.

(f) COLLABORATION WITH UNITED STATES TRANSPORTATION COMMAND.—In conducting the study required by subsection (a) and preparing the report required by subsection (c)(3), the center shall collaborate with the commander of the United States Transpor-

tation Command.

(g) Collaboration With Cost Analysis Improvement GROUP.—In conducting the study required by subsection (a) and constructing the analysis required by subsection (a)(2), the center shall collaborate with the Cost Analysis Improvement Group of the Department of Defense.

(h) Report.—Not later than January 10, 2009, the center selected under subsection (b) shall submit to the Secretary and the congressional defense committees a report on the study required by subsection (a). The report shall be submitted in unclassified form,

but shall include a classified annex.

SEC. 1047. REPORT ON FEASIBILITY OF ESTABLISHING A DOMESTIC MILITARY AVIATION NATIONAL TRAINING CENTER.

(a) In General.—Not later than June 1, 2008, the Secretary of Defense shall submit to the congressional defense committees a report to determine the feasibility of establishing a Border State Aviation Training Center (BSATC) to support the current and future requirements of the existing RC-26 training site for counterdrug activities, located at the Fixed Wing Army National Guard Aviation Training Site (FWAATS), including the domestic reconnaissance and surveillance missions of the National Guard in support of local, State, and Federal law enforcement agencies, provided that the activities to be conducted at the BSATC shall not duplicate or displace any activity or program at the RC-26 training site or the FWAATS.

(b) CONTENT.—The report required under subsection (a) shall—

(1) examine the current and past requirements of RC-26 aircraft in support of local, State, and Federal law enforcement and determine the number of additional aircraft required to provide such support for each State that borders Canada, Mexico, or the Gulf of Mexico;

(2) determine the number of military and civilian personnel required to run a RC-26 domestic training center meeting the

requirements identified under paragraph (1);

(3) determine the requirements and cost of locating such a training center at a military installation for the purpose of preempting and responding to security threats and responding to crises; and

(4) include a comprehensive review of the number and type of intelligence, reconnaissance, and surveillance platforms needed for the National Guard to effectively provide domestic operations and civil support (including homeland defense and counterdrug) to local, State, and Federal law enforcement and first responder entities and how those platforms would provide additional capabilities not currently available from the assets of other local, State, and Federal agencies.

(c) CONSULTATION.—In preparing the report required under subsection (a), the Secretary of Defense shall consult with the Adjutant General of each State that borders Canada, Mexico, or the Gulf of Mexico, the Adjutant General of the State of West Virginia, and

the National Guard Bureau.

SEC. 1048. LIMITED FIELD USER EVALUATIONS FOR COMBAT HELMET PAD SUSPENSION SYSTEMS.

(a) In General.—The Secretary of Defense shall carry out a limited field user evaluation and operational assessment of qualified combat helmet pad suspension systems. The evaluation and assessment shall be carried out using verified product representative samples from combat helmet pad suspension systems that are qualified as of the date of the enactment of this Act.

(b) Report.—Not later than September 30, 2008, the Secretary shall submit to the congressional defense committees a report on the results of the limited field user evaluation and operational assess-

ment.

(c) FUNDING.—The limited field user evaluation and operational assessment required by subsection (a) shall be conducted using funds appropriated pursuant to an authorization of appropriations or otherwise made available for fiscal year 2008 for operation and maintenance, Army, for soldier protection and safety.

SEC. 1049. STUDY ON NATIONAL SECURITY INTERAGENCY SYSTEM.

(a) STUDY REQUIRED.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Defense shall enter into an agreement with an independent, non-profit, non-partisan organization to conduct a study on the national security interagency system.

(b) Report.—The agreement entered into under subsection (a) shall require the organization to submit to Congress and the President a report containing the results of the study conducted pursuant to such agreement and any recommendations for changes to the national security interagency system (including legislative or regulatory changes) identified by the organization as a result of the study.

(c) SUBMITTAL DATE.—The agreement entered into under subsection (a) shall require the organization to submit the report required under subsection (a) not later than September 1, 2008.

(d) National Security Interagency System Defined.—In this section, the term "national security interagency system" means the structures, mechanisms, and processes by which the departments, agencies, and elements of the Federal Government that have national security missions coordinate and integrate their policies, capabilities, expertise, and activities to accomplish such missions.

(e) FUNDING.—Of the amount authorized to be appropriated by section 301(5) for operation and maintenance for Defense-wide activities, not more than \$3,000,000 may be available to carry out this

section.

SEC. 1050. REPORT ON SOLID ROCKET MOTOR INDUSTRIAL BASE.

- (a) REPORT.—Not later than 190 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report on the status, capability, viability, and capacity of the solid rocket motor industrial base in the United States.
- (b) CONTENT.—The report required under subsection (a) shall include the following:
 - (1) An assessment of the ability to maintain the Minuteman III intercontinental ballistic missile through its planned operational life.
 - (2) An assessment of the ability to maintain the Trident II D-5 submarine launched ballistic missile through its planned operational life.
 - (3) An assessment of the ability to maintain all other space launch, missile defense, and other vehicles with solid rocket motors, through their planned operational lifetimes.
 - (4) An assessment of the ability to support projected future requirements for vehicles with solid rocket motors to support space launch, missile defense, or any range of ballistic missiles determined to be necessary to meet defense needs or other requirements of the United States Government.
 - (5) An assessment of the required materials, the supplier base, the production facilities, and the production workforce needed to ensure that current and future requirements could be met.
 - (6) An assessment of the adequacy of the current and projected industrial base support programs to support the full range of projected future requirements identified in paragraph (4).

- SEC. 1051. REPORTS ON ESTABLISHMENT OF A MEMORIAL FOR MEMBERS OF THE ARMED FORCES WHO DIED IN THE AIR CRASH IN BAKERS CREEK, AUSTRALIA, AND ESTABLISHMENT OF OTHER MEMORIALS IN ARLINGTON NATIONAL CEMETERY.
- (a) Bakers Creek Memorial.—Not later than April 1, 2008, the Secretary of the Army shall submit to the Committee on Armed Services and the Committee on Veterans' Affairs of the House of Representatives and the Committee on Armed Services and the Committee on Veterans' Affairs of the Senate a report containing a discussion of locations outside of Arlington National Cemetery that would serve as a suitable location for the establishment of a memorial to honor the memory of the 40 members of the Armed Forces of the United States who lost their lives in the air crash at Bakers Creek, Australia, on June 14, 1943.

(b) Memorials in Arlington National Cemetery.—Not later than April 1, 2008, the Secretary of the Army shall submit to the congressional committees specified in subsection (a) a report con-

taining—

- (1) recommendations to implement the results of the study regarding proposals for the construction of new memorials in Arlington National Cemetery that was conducted pursuant to section 2897 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375; 118 Stat. 2157); and
- (2) proposed legislation, if necessary, to implement the results of the study.

Subtitle F—Other Matters

SEC. 1061. REIMBURSEMENT FOR NATIONAL GUARD SUPPORT PRO-VIDED TO FEDERAL AGENCIES.

Section 377 of title 10, United States Code, is amended—

(1) in subsection (a), by striking "To the extent" and inserting "Subject to subsection (c), to the extent"; and

(2) by striking subsection (b) and inserting the following

new subsections:

"(b)(1) Subject to subsection (c), the Secretary of Defense shall require a Federal agency to which law enforcement support or support to a national special security event is provided by National Guard personnel performing duty under section 502(f) of title 32 to reimburse the Department of Defense for the costs of that support, notwithstanding any other provision of law. No other provision of this chapter shall apply to such support.

"(2) Any funds received by the Department of Defense under this subsection as reimbursement for support provided by personnel of the National Guard shall be credited, at the election of the Secretary

of Defense, to the following:

"(A) The appropriation, fund, or account used to fund the support.

"(B) The appropriation, fund, or account currently avail-

able for reimbursement purposes.

"(c) An agency to which support is provided under this chapter or section 502(f) of title 32 is not required to reimburse the Department of Defense for such support if the Secretary of Defense waives reimbursement. The Secretary may waive the reimbursement requirement under this subsection if such support—

"(1) is provided in the normal course of military training

or operations; or

"(2) results in a benefit to the element of the Department of Defense or personnel of the National Guard providing the support that is substantially equivalent to that which would otherwise be obtained from military operations or training.".

SEC. 1062. CONGRESSIONAL COMMISSION ON THE STRATEGIC POSTURE OF THE UNITED STATES.

- (a) ESTABLISHMENT.—There is hereby established a commission to be known as the "Congressional Commission on the Strategic Posture of the United States". The purpose of the commission is to examine and make recommendations with respect to the long-term strategic posture of the United States.
 - (b) Composition.—

(1) Membership.—The commission shall be composed of 12 members appointed as follows:

(A) Three by the chairman of the Committee on Armed

Services of the House of Representatives.

(B) Three by the ranking minority member of the Committee on Armed Services of the House of Representatives.

(C) Three by the chairman of the Committee on Armed

Services of the Senate.

(D) Three by the ranking minority member of the Committee on Armed Services of the Senate.

(2) Chairman; vice chairman.—

(A) CHAIRMAN.—The chairman of the Committee on Armed Services of the House of Representatives and the chairman of the Committee on Armed Services of the Senate shall jointly designate one member of the commission to serve as chairman of the commission.

(B) VICE CHAIRMAN.—The ranking minority member of the Committee on Armed Services of the House of Representatives and the ranking minority member of the Committee on Armed Services of the Senate shall jointly designate one member of the commission to serve as vice chairman of the commission.

(3) PERIOD OF APPOINTMENT; VACANCIES.—Members shall be appointed for the life of the commission. Any vacancy in the commission shall be filled in the same manner as the original appointment.

(c) Duties.—

- (1) Review.—The commission shall conduct a review of the strategic posture of the United States, including a strategic threat assessment and a detailed review of nuclear weapons policy, strategy, and force structure.
 - (2) Assessment and recommendations.—

(A) Assessment.—The commission shall assess the benefits and risks associated with the current strategic posture and nuclear weapons policies of the United States.

(B) RECOMMENDATIONS.—The commission shall make recommendations as to the most appropriate strategic posture and most effective nuclear weapons strategy.

(d) Cooperation From Government.—

(1) COOPERATION.—In carrying out its duties, the commission shall receive the full and timely cooperation of the Secretary of Defense, the Secretary of Energy, the Secretary of State, the Director of National Intelligence, and any other United States Government official in providing the commission with analyses, briefings, and other information necessary for the fulfillment of its responsibilities.

'(2) Liaison.—The Secretary of Defense, the Secretary of Energy, the Secretary of State, and the Director of National Intelligence shall each designate at least one officer or employee of the Department of Defense, the Department of Energy, the Department of State, and the intelligence community, respectively, to serve as a liaison officer between the department (or the intelligence community, as the case may be) and the commission.

(e) Report.—Not later than December 1, 2008, the commission shall submit to the President, the Secretary of Defense, the Secretary of Energy, the Secretary of State, the Committee on Armed Services of the Senate, and the Committee on Armed Services of the House of Representatives a report on the commission's findings, conclusions, and recommendations. The report shall identify the strategic posture and nuclear weapons strategy recommended under subsection (c)(2)(B) and shall include—

(1) the military capabilities and force structure necessary to support the strategy, including both nuclear and non-nuclear

capabilities that might support the strategy;

(2) the number of nuclear weapons required to support the strategy, including the number of replacement warheads required, if any;

(3) the appropriate qualitative analysis, including force-onforce exchange modeling, to calculate the effectiveness of the strategy under various scenarios;

(4) the nuclear infrastructure (that is, the size of the nu-

clear complex) required to support the strategy;

(5) an assessment of the role of missile defenses in the strategy;

(6) an assessment of the role of nonproliferation programs in the strategy:

(7) the political and military implications of the strategy

for the United States and its allies; and

(8) any other information or recommendations relating to the strategy (or to the strategic posture) that the commission considers appropriate.

(f) FUNDING.—Of the amounts appropriated or otherwise made available pursuant to this Act to the Department of Defense, \$5,000,000 is available to fund the activities of the commission.

(g) Termination.—The commission shall terminate on June 1, 2009.

SEC. 1063. TECHNICAL AND CLERICAL AMENDMENTS.

(a) Title 10, United States Code, is amended as follows:

(1) Chapter 3 is amended—

(A) by redesignating the section 127c added by section 1201(a) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2410) as section 127d and transferring that section so as to

appear immediately after the section 127c added by section 1231(a) of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109-163; 119 Stat. 3467); and

(B) by revising the table of sections at the beginning of such chapter to reflect the redesignation and transfer made by paragraph (1).

(2) Section 629(d)(1) is amended by inserting a comma

after "(a)".

(3) Section 662(b) is amended by striking "paragraphs (1), (2), and (3) of subsection (a)" and inserting "paragraphs" (1) and (2) of subsection (a)".

(4) Subsections (c) and (d) of section 948r are each amended by striking "Defense Treatment Act of 2005" each place it ap-

pears and inserting "Detainee Treatment Act of 2005"

(5) The table of sections at the beginning of subchapter VI of chapter 47A is amended by striking the item relating to section 950j and inserting the following:

"950j. Finality of proceedings, findings, and sentences.".

(6) Section 950f(b) is amended by striking "No person may be serve" and inserting "No person may serve".

(7) The heading for section 950j is amended by striking

"Finality or" and inserting "Finality of".

(8) Section 1034(b)(2) is amended by inserting "unfavor-

able" before "action" the second place it appears.

(9) Section 1588(d)(1)(B) is amended by striking "the Act of March 9, 1920, commonly known as the 'Suits in Admiralty Act' (41 Stat. 525; 46 U.S.C. App. 741 et seq.) and the Act of March 3, 1925, commonly known as the 'Public Vessels Act' (43 Stat. 1112; 46 U.S.C. App. 781 et seq.)" and inserting "chapters 309 and 311 of title 46".

(10) The table of sections at the beginning of chapter 137 is amended by striking the item relating to section 2333 and in-

serting the following new item:

"2333. Joint policies on requirements definition, contingency program management, and contingency contracting."

(11) The table of sections at the beginning of chapter 141 is amended by inserting a period at the end of the item relating to section 2410p.

(12) The table of sections at the beginning of chapter 152 is amended by inserting a period at the end of the item relating

to section 2567.

(13) Section 2583(e) is amended by striking "Dogs" and inserting "Animals"

(14) Section 2668(e) is amended by striking "and (d)" and inserting "and (e)".

(15) Section 12304(a) is amended by striking the second pe-

riod at the end. (16) Section 14310(d)(1) is amended by inserting a comma

after "(a)"

(b) Title 37, United States Code.—Section 302c(d)(1) of title 37, United States Code, is amended by striking "Services Corps" and inserting "Service Corps".

(c) John Warner National Defense Authorization Act for FISCAL YEAR 2007.—Effective as of October 17, 2006, and as if included therein as enacted, the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364) is amended as follows:

(1) Section 333(a) (120 Stat. 2151) is amended—

(A) by striking "Section 332(c)" and inserting "Section 332"; and

(B) in paragraph (1), by inserting "in subsection (c)," after "(1)".

(2) Section 348(2) (120 Stat. 2159) is amended by striking "60 days of" and inserting "60 days after".

(3) Section 511(a)(2)(D)(i) (120 Stat. 2182) is amended by

inserting a comma after "title" (4) Section 591(b)(1) (120 Stat. 2233) is amended by insert-

ing a period after "this title".

(5) Section 606(b)(1)(A) (120 Stat. 2246) is amended by

striking "in" and inserting "In". (6) Section 670(b) (120 Stat. 2269) is amended by striking "such title" and inserting "such chapter". (7) Section 673 (120 Stat. 2271) is amended—

(A) in subsection (a)(1), by inserting "the second place it appears" before "and inserting";

(B) in subsection (b)(1)-

(i) by striking "Section" and inserting "Subsection (a) of section"; and

(ii) by inserting "the second place it appears" before "and inserting"; and

(C) in subsection (c)(1), by inserting "the second place" it appears" before "and inserting".

(8) Section 842(a)(2) (120 Stat. 2337) is amended by striking "adding at the end" and inserting "inserting after the item relating to section 2533a".

(9) Section 1017(b)(2) (120 Stat. 2379; 10 U.S.C. 2631 note)

is amended by striking "section 27" and all that follows through the period at the end and inserting "sections 12112 and 50501 and chapter 551 of title 46, United States Code.".

(10) Section 1071(f) (120 Stat. 2402) is amended by striking "identical" both places it appears.

(11) Section 1231(d) (120 Stat. 2430; 22 U.S.C. 2776a(d))

is amended by striking "note".

(12) Section 2404(b)(2)(A)(ii) (120 Stat. 2459) is amended by striking "2906 of such Act" and inserting "2906A of such Act".

(13) Section 2831 (120 Stat. 2480) is amended—

(A) by striking "Section 2667(d)" and inserting "Section 2667(e)"; and

(B) by inserting "as redesignated by section 662(b)(1) of this Act," after "Code,

(d) Public Law 109-366.—Effective as of October 17, 2006, and as if included therein as enacted, Public Law 109-366 is amended as follows:

(1) Section 8(a)(3) (120 Stat. 2636) is amended by inserting a semicolon after "subsection".

(2) Section 9(1) (120 Stat. 2636) is amended by striking "No. 1." and inserting "No. 1,".

- (e) National Defense Authorization Act for Fiscal Year 2006.—Effective as of January 6, 2006, and as if included therein as enacted, the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163) is amended as follows:
 - (1) Section 571 (119 Stat. 3270) is amended by striking

"931 et seq.)" and inserting "921 et seq.)".

(2) Section 1052(j) (119 Stat. 3435) is amended by striking

"Section 1049" and inserting "Section 1409". (f) MILITARY COMMISSIONS ACT OF 2006.—Section 7 of the Military Commissions Act of 2006 (Public Law 109–366) is amended by striking "added by added by" and inserting "added by".

(g) National Defense Authorization Act for Fiscal Year 2004.—The National Defense Authorization Act for Fiscal Year 2004

(Public Law 108–136) is amended as follows:

- (1) Section 706(a) (117 Stat. 1529; 10 U.S.C. 1076b note) is amended by striking "those program" and inserting "those programs".
 - (2) Section 1413(a) (117 Stat. 1665; 41 U.S.C. 433 note) is
- amended by striking "(A))" and inserting "(A)))".
 (3) Section 1602(e)(3) (117 Stat. 1683; 10 U.S.C. 2302 note)
- is amended by inserting "Security" after "Health". (h) NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 1994.—Section 845(a) of the National Defense Authorization Act for Fiscal Year 1994 (10 U.S.C. 2371 note) is amended—
 - (1) in paragraph (2)(A), by inserting "Research" after "Defense Advanced"; and
 - (2) in paragraph (3), by inserting "Research" after "Defense Advanced".
- (i) National Defense Authorization Act for Fiscal Year 1993.—Section 722(a)(1) of the National Defense Authorization Act for Fiscal Year 1993 (Public Law 102-484; 10 U.S.C. 1073 note) is amended by striking "155 Stat." and inserting "115 Stat.".

SEC. 1064. REPEAL OF CERTIFICATION REQUIREMENT.

Section 1063 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3445) is repealed.

SEC. 1065. MAINTENANCE OF CAPABILITY FOR SPACE-BASED NUCLEAR DETECTION.

The Secretary of Defense shall maintain the capability for space-based nuclear detection at a level that meets or exceeds the level of capability as of the date of the enactment of this Act.

SEC. 1066. SENSE OF CONGRESS REGARDING DETAINEES AT NAVAL STATION, GUANTANAMO BAY, CUBA.

It is the sense of Congress that—

- (1) the Nation extends its gratitude to the military personnel who guard and interrogate some of the world's most dangerous men every day at Naval Station, Guantanamo Bay,
- (2) the United States Government should urge the international community, in general, and in particular, the home countries of the detainees who remain in detention despite having been ordered released by a Department of Defense administrative review board, to work with the Department of Defense to facilitate and expedite the repatriation of such detainees;

(3) detainees at Guantanamo Bay, to the maximum extent possible, should be charged and expeditiously prosecuted for crimes committed against the United States; and

(4) operations at Guantanamo Bay should be carried out in a way that upholds the national interest and core values of the

American people.

SEC. 1067. A REPORT ON TRANSFERRING INDIVIDUALS DETAINED AT NAVAL STATION, GUANTANAMO BAY, CUBA.

(a) REPORT REQUIRED.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report that contains the Secretary's plan for each individual presently detained at Naval Station, Guantanamo Bay, Cuba, under the control of the Joint Task Force Guantanamo, who is or has ever been classified as an "enemy combatant" (referred to in this section as a "detainee").

(b) Contents of Report.—The report required under sub-

section (a) shall include each of the following:

(1) An identification of the number of detainees who, as of

December 31, 2007, the Department estimates—

(A) will have been or will be charged with one or more crimes and may, therefore, be tried before a military commission;

(B) will be subject of an order calling for the release or transfer of the detainee from the Guantanamo Bay facility;

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(C) will not have been charged with any crimes and will not be subject to an order calling for the release or transfer of the detainee from the Guantanamo Bay facility, but whom the Department wishes to continue to detain.

(2) A description of the actions required to be undertaken, by the Secretary of Defense, possibly the heads of other Federal agencies, and Congress, to ensure that detainees who are subject to an order calling for their release or transfer from the Guantanamo Bay facility have, in fact, been released.

(c) FORM.—The report required by subsection (a) shall be submitted in unclassified form but may contain a classified annex.

SEC. 1068. REPEAL OF PROVISIONS IN SECTION 1076 OF PUBLIC LAW 109–364 RELATING TO USE OF ARMED FORCES IN MAJOR PUBLIC EMERGENCIES.

(a) Interference With State and Federal Laws.—

(1) In General.—Section 333 of title 10, United States Code, is amended to read as follows:

"§ 333. Interference with State and Federal law

"The President, by using the militia or the armed forces, or both, or by any other means, shall take such measures as he considers necessary to suppress, in a State, any insurrection, domestic

violence, unlawful combination, or conspiracy, if it—

"(1) so hinders the execution of the laws of that State, and of the United States within the State, that any part or class of its people is deprived of a right, privilege, immunity, or protection named in the Constitution and secured by law, and the constituted authorities of that State are unable, fail, or refuse to protect that right, privilege, or immunity, or to give that protection; or

- "(2) opposes or obstructs the execution of the laws of the United States or impedes the course of justice under those laws. In any situation covered by clause (1), the State shall be considered to have denied the equal protection of the laws secured by the Constitution."
 - (2) Proclamation to disperse.—Section 334 of such title is amended by striking "or those obstructing the enforcement of the laws" after "insurgents".
 - (3) Heading amended to read as follows:

"CHAPTER 15—INSURRECTION".

(4) CLERICAL AMENDMENTS.—

(A) The table of sections at the beginning of chapter 15 of such title is amended by striking the item relating to section 333 and inserting the following new item:

"333. Interference with State and Federal law.".

(B) The tables of chapters at the beginning of subtitle A of title 10, United States Code, and at the beginning of part I of such subtitle, are each amended by striking the item relating to chapter 15 and inserting the following new item:

- (b) Repeal of Section Relating to Provision of Supplies, Services, and Equipment.—
 - (1) IN GENERAL.—Section 2567 of title 10, United States Code, is repealed.
 - (2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 152 of such title is amended by striking the item relating to section 2567.
- (c) CONFORMING AMENDMENT.—Section 12304(c) of such title is amended by striking "Except to perform" and all that follows through "this section" and inserting "No unit or member of a reserve component may be ordered to active duty under this section to perform any of the functions authorized by chapter 15 or section 12406 of this title or, except as provided in subsection (b),".
- (d) EFFECTIVE DATE.—The amendments made by this section shall take effect on the date of the enactment of this Act.

SEC. 1069. STANDARDS REQUIRED FOR ENTRY TO MILITARY INSTALLATIONS IN UNITED STATES.

(a) Development of Standards.—

- (1) Access standards for visitors.—The Secretary of Defense shall develop access standards applicable to all military installations in the United States. The standards shall require screening standards appropriate to the type of installation involved, the security level, category of individuals authorized to visit the installation, and level of access to be granted, including—
 - (A) protocols to determine the fitness of the individual to enter an installation; and
 - (B) standards and methods for verifying the identity of the individual.

(2) Additional criteria.—The standards required under

paragraph (1) may-

(A) provide for expedited access to a military installation for Department of Defense personnel and employees and family members of personnel who reside on the installation.

(B) provide for closer scrutiny of categories of individuals determined by the Secretary of Defense to pose a high-

er potential security risk; and

(C) in the case of an installation that the Secretary determines contains particularly sensitive facilities, provide additional screening requirements, as well as physical and

other security measures for the installation.
(b) USE OF TECHNOLOGY.—The Secretary of Defense is encouraged to procure and field existing identification screening technology and to develop additional technology only to the extent necessary to assist commanders of military installations in implementing the standards developed under this section at points of entry for such installations.

(c) Deadlines.

(1) Development and implementation.—The Secretary of Defense shall develop the standards required under this section by not later than July 1, 2008, and implement such standards by not later than January 1, 2009.

(2) Submission to congress.—Not later than August 1, 2009, the Secretary shall submit to the Committees on Armed Services of the Senate and House of Representatives the stand-

ards implemented pursuant to paragraph (1).

SEC. 1070. REVISED NUCLEAR POSTURE REVIEW.

(a) Requirement for Comprehensive Review.—In order to clarify United States nuclear deterrence policy and strategy for the near term, the Secretary of Defense shall conduct a comprehensive review of the nuclear posture of the United States for the next 5 to 10 years. The Secretary shall conduct the review in consultation with the Secretary of Energy and the Secretary of State.

(b) Elements of Review.—The nuclear posture review shall

include the following elements:

(1) The role of nuclear forces in United States military

strategy, planning, and programming.
(2) The policy requirements and objectives for the United States to maintain a safe, reliable, and credible nuclear deterrence posture.

(3) The relationship among United States nuclear deterrence policy, targeting strategy, and arms control objectives.

(4) The role that missile defense capabilities and conventional strike forces play in determining the role and size of nuclear forces.

(5) The levels and composition of the nuclear delivery systems that will be required for implementing the United States national and military strategy, including any plans for replacing or modifying existing systems.

(6) The nuclear weapons complex that will be required for implementing the United States national and military strategy,

including any plans to modernize or modify the complex.

(7) The active and inactive nuclear weapons stockpile that will be required for implementing the United States national and military strategy, including any plans for replacing or

modifying warheads.

(c) REPORT TO CONGRESS.—The Secretary of Defense shall submit to Congress, in unclassified and classified forms as necessary, a report on the results of the nuclear posture review conducted under this section. The report shall be submitted concurrently with the quadrennial defense review required to be submitted under section 118 of title 10, United States Code, in 2009.

(d) SENSE OF CONGRESS.—It is the sense of Congress that the nuclear posture review conducted under this section should be used as a basis for establishing future United States arms control objec-

tives and negotiating positions.

SEC. 1071. TERMINATION OF COMMISSION ON THE IMPLEMENTATION OF THE NEW STRATEGIC POSTURE OF THE UNITED STATES

Section 1051 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3431) is repealed.

SEC. 1072. SECURITY CLEARANCES; LIMITATIONS.

(a) IN GENERAL.—Title III of the Intelligence Reform and Terrorism Prevention Act of 2004 (50 U.S.C. 435b) is amended by adding at the end the following new section:

"SEC. 3002. SECURITY CLEARANCES; LIMITATIONS.

"(a) DEFINITIONS.—In this section:

"(1) Controlled substance has the meaning given that term in section 102 of the Controlled Substances Act (21 U.S.C. 802).

"(2) COVERED PERSON.—The term 'covered person' means—
"(A) an officer or employee of a Federal agency;

"(B) a member of the Army, Navy, Air Force, or Marine Corps who is on active duty or is in an active status; and "(C) an officer or employee of a contractor of a Federal agency.

"(3) RESTRICTED DATA.—The term 'Restricted Data' has the meaning given that term in section 11 of the Atomic Energy Act

of 1954 (42 U.S.C. 2014).

"(4) Special access program' has the meaning given that term in section 4.1 of Ex-

ecutive Order 12958 (60 Fed. Reg. 19825).

"(b) Prohibition.—After January 1, 2008, the head of a Federal agency may not grant or renew a security clearance for a covered person who is an unlawful user of a controlled substance or an addict (as defined in section 102(1) of the Controlled Substances Act (21 U.S.C. 802)).

"(c) Disqualification.—

"(1) In General.—After January 1, 2008, absent an express written waiver granted in accordance with paragraph (2), the head of a Federal agency may not grant or renew a security clearance described in paragraph (3) for a covered person who—

"(A) has been convicted in any court of the United States of a crime, was sentenced to imprisonment for a term exceeding 1 year, and was incarcerated as a result of that sentence for not less than 1 year;

"(B) has been discharged or dismissed from the Armed

Forces under dishonorable conditions; or

"(C) is mentally incompetent, as determined by an adjudicating authority, based on an evaluation by a duly qualified mental health professional employed by, or acceptable to and approved by, the United States Government and in accordance with the adjudicative guidelines required by subsection (d).

(2) WAIVER AUTHORITY.—In a meritorious case, an exception to the disqualification in this subsection may be authorized if there are mitigating factors. Any such waiver may be author-

ized only in accordance with-

"(A) standards and procedures prescribed by, or under the authority of, an Executive Order or other guidance issued by the President; or

"(B) the adjudicative guidelines required by subsection

- (3) Covered security clearances.—This subsection applies to security clearances that provide for access to-
 - "(A) special access programs;

"(B) Restricted Data; or

"(C) any other information commonly referred to as *'sensitive compartmented information'.*

"(4) Annual report.-

"(A) REQUIREMENT FOR REPORT.—Not later than February 1 of each year, the head of a Federal agency shall submit a report to the appropriate committees of Congress if such agency employs or employed a person for whom a waiver was granted in accordance with paragraph (2) during the preceding year. Such annual report shall not reveal the identity of such person, but shall include for each waiver issued the disqualifying factor under paragraph (1) and the reasons for the waiver of the disqualifying factor.

"(B) DEFINITIONS.—In this paragraph:

"(i) Appropriate committees of congress.—The term 'appropriate committees of Congress' means, with respect to a report submitted under subparagraph (A) by the head of a Federal agency-

"(I) the congressional defense committees;

"(II) the congressional intelligence committees; "(III) the Committee on Homeland Security

and Governmental Affairs of the Senate;

"(IV) the Committee on Oversight and Government Reform of the House of Representatives; and "(V) each Committee of the Senate or the House of Representatives with oversight authority over such Federal agency.

"(ii) CONGRESSIONAL DEFENSE COMMITTEES.—The term 'congressional defense committees' has the meaning given that term in section 101(a)(16) of title 10,

United States Code.

CONGRESSIONAL INTELLIGENCE COMMIT-TEES.—The term 'congressional intelligence committees' has the meaning given that term in section 3 of the National Security Act of 1947 (50 U.S.C. 401a).

"(d) Adjudicative Guidelines.—

"(1) REQUIREMENT TO ESTABLISH.—The President shall establish adjudicative guidelines for determining eligibility for access to classified information.

"(2) REQUIREMENTS RELATED TO MENTAL HEALTH.—The

guidelines required by paragraph (1) shall-

"(A) include procedures and standards under which a covered person is determined to be mentally incompetent and provide a means to appeal such a determination; and

"(B) require that no negative inference concerning the standards in the guidelines may be raised solely on the basis of seeking mental health counseling.".

(b) Conforming Amendments.—

(1) Repeal.—Section 986 of title 10, United States Code, is repealed.

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 49 of such title is amended by striking the item relating to section 986.

(3) Effective date.—The amendments made by this subsection shall take effect on January 1, 2008.

SEC. 1073. IMPROVEMENTS IN THE PROCESS FOR THE ISSUANCE OF SECURITY CLEARANCES.

(a) DEMONSTRATION PROJECT.—Not later than 6 months after the date of the enactment of this Act, the Secretary of Defense and the Director of National Intelligence shall implement a demonstration project that applies new and innovative approaches to improve the processing of requests for security clearances.

(b) EVALUATION.—Not later than 1 year after the date of the enactment of this Act, the Secretary of Defense and the Director of National Intelligence shall carry out an evaluation of the process for issuing security clearances and develop a specific plan and schedule

for replacing such process with an improved process.

(c) REPORT.—Not later than 30 days after the date of the completion of the evaluation required by subsection (b), the Secretary of Defense and the Director of National Intelligence shall submit to Congress a report on—

(1) the results of the demonstration project carried out pur-

suant to subsection (a);

(2) the results of the evaluation carried out under subsection (b); and

(3) the recommended specific plan and schedule for replacing the existing process for issuing security clearances with an improved process.

SEC. 1074. PROTECTION OF CERTAIN INDIVIDUALS.

(a) PROTECTION FOR DEPARTMENT LEADERSHIP.—The Secretary of Defense, under regulations prescribed by the Secretary and in accordance with guidelines approved by the Secretary and the Attorney General, may authorize qualified members of the Armed Forces and qualified civilian employees of the Department of Defense to provide physical protection and personal security within the United States to the following persons who, by nature of their positions, require continuous security and protection:

(1) Secretary of Defense.

(2) Deputy Secretary of Defense.

- (3) Chairman of the Joint Chiefs of Staff.(4) Vice Chairman of the Joint Chiefs of Staff.
- (5) Secretaries of the military departments.

(6) Chiefs of the Services.

- (7) Commanders of combatant commands.
- (b) PROTECTION FOR ADDITIONAL PERSONNEL.-
- (1) AUTHORITY TO PROVIDE.—The Secretary of Defense, under regulations prescribed by the Secretary and in accordance with guidelines approved by the Secretary and the Attorney General, may authorize qualified members of the Armed Forces and qualified civilian employees of the Department of Defense to provide physical protection and personal security within the United States to individuals other than individuals described in paragraphs (1) through (7) of subsection (a) if the Secretary determines that such protection and security are necessary because—

(A) there is an imminent and credible threat to the safety of the individual for whom protection is to be pro-

vided; or

(B) compelling operational considerations make such protection essential to the conduct of official Department of Defense business.

(2) Personnel.—Individuals authorized to receive physical protection and personal security under this subsection include

the following:

(A) Any official, military member, or employee of the

Department of Defense.

(B) A former or retired official who faces serious and credible threats arising from duties performed while employed by the Department for a period of up to two years beginning on the date on which the official separates from the Department.

(C) A head of a foreign state, an official representative of a foreign government, or any other distinguished foreign visitor to the United States who is primarily conducting of-

ficial business with the Department of Defense.

(D) Any member of the immediate family of a person authorized to receive physical protection and personal secu-

rity under this section.

(E) An individual who has been designated by the President, and who has received the advice and consent of the Senate, to serve as Secretary of Defense, but who has not yet been appointed as Secretary of Defense.

(3) LIMITATION ON DELEGATION.—The authority of the Secretary of Defense to authorize the provision of physical protection and personal security under this subsection may be dele-

gated only to the Deputy Secretary of Defense.

(4) REQUIREMENT FOR WRITTEN DETERMINATION.—A determination of the Secretary of Defense to provide physical protection and personal security under this subsection shall be in writing, shall be based on a threat assessment by an appropriate law enforcement, security, or intelligence organization, and shall include the name and title of the officer, employee, or

other individual affected, the reason for such determination, the duration of the authorized protection and security for such officer, employee, or individual, and the nature of the arrangements for the protection and security.

(5) DURATION OF PROTECTION.

(A) INITIAL PERIOD OF PROTECTION.—After making a written determination under paragraph (4), the Secretary of Defense may provide protection and security to an individual under this subsection for an initial period of not

more than 90 calendar days.

(B) Subsequent period.—If, at the end of the period that protection and security is provided to an individual under subsection (A), the Secretary determines that a condition described in subparagraph (A) or (B) of paragraph (1) continues to exist with respect to the individual, the Secretary may extend the period that such protection and security is provided for additional 60-day periods. The Secretary shall review such a determination at the end of each 60-day period to determine whether to continue to provide such protection and security.

(C) REQUIREMENT FOR COMPLIANCE WITH REGULA-TIONS.—Protection and personal security provided under subparagraph (B) shall be provided in accordance with the regulations and guidelines referred to in paragraph (1).

(6) Submission to congress.—

(A) In General.—The Secretary of Defense shall submit to the congressional defense committees each determination made under paragraph (4) to provide protection and security to an individual and of each determination under paragraph (5)(B) to extend such protection and security, together with the justification for such determination, not later than 15 days after the date on which the determination is made.

(B) FORM OF REPORT.—A report submitted under sub-

paragraph (A) may be made in classified form.

(C) REGULATIONS AND GUIDELINES.—The Secretary of Defense shall submit to the congressional defense committees the regulations and guidelines prescribed pursuant to paragraph (1) not less than 20 days before the date on which such regulations take effect.

(c) DEFINITIONS.—In this section:

(1) CONGRESSIONAL DEFENSE COMMITTEES.—The term "congressional defense committees" means the Committee on Appropriations and the Committee on Armed Services of the Senate and the Committee on Appropriations and the Committee on Appropriations and the Committee on

Armed Services of the House of Representatives.

- (2) QUALIFIED MEMBERS OF THE ARMED FORCES AND QUALIFIED CIVILIAN EMPLOYEES OF THE DEPARTMENT OF DEFENSE.—The terms "qualified members of the Armed Forces" and "qualified civilian employees of the Department of Defense" refer collectively to members or employees who are assigned to investigative, law enforcement, or security duties of any of the following:
 - (A) The Army Criminal Investigation Command.
 - (B) The Naval Criminal Investigative Service.

- (C) The Air Force Office of Special Investigations.
- (D) The Defense Criminal Investigative Service.
- (E) The Pentagon Force Protection Agency.

(d) Construction.

(1) No additional law enforcement or arrest author-ITY.—Other than the authority to provide protection and security under this section, nothing in this section may be construed to bestow any additional law enforcement or arrest authority upon the qualified members of the Armed Forces and qualified civilian employees of the Department of Defense.

(2) Posse comitatus.—Nothing in this section shall be construed to abridge section 1385 of title 18, United States Code.

(3) AUTHORITIES OF OTHER DEPARTMENTS.—Nothing in this section may be construed to preclude or limit, in any way, the express or implied powers of the Secretary of Defense or other Department of Defense officials, or the duties and authorities of the Secretary of State, the Director of the United States Secret Service, the Director of the United States Marshals Service, or any other Federal law enforcement agency.

SEC. 1075. MODIFICATION OF AUTHORITIES ON COMMISSION TO ASSESS THE THREAT TO THE UNITED STATES FROM ELECTROMAGNETIC PULSE ATTACK.

(a) Extension of Date of Submittal of Final Report.—Section 1403(a) of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106-398; 50 U.S.C. 2301 note) is amended by striking "June 30, 2007" and inserting "November 30, 2008".

(b) Coordination of Work With Department of Homeland Security.—Section 1404 of such Act is amended by adding at the

end the following new subsection:

"(c) Coordination With Department of Homeland Secu-RITY.—The Commission and the Secretary of Homeland Security shall jointly ensure that the work of the Commission with respect to electromagnetic pulse attack on electricity infrastructure, and protection against such attack, is coordinated with Department of

Homeland Security efforts on such matters.".

(c) Limitation on Department of Defense Funding.—The aggregate amount of funds provided by the Department of Defense to the Commission to Assess the Threat to the United States from Electromagnetic Pulse Attack for purposes of the preparation and submittal of the final report required by section 1403(a) of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as amended by subsection (a)), whether by transfer or otherwise and including funds provided the Commission before the date of the enactment of this Act, shall not exceed \$5,600,000.

SEC. 1076. SENSE OF CONGRESS ON SMALL BUSINESS INNOVATION RESEARCH PROGRAM.

It is the sense of Congress that—

(1) the Department of Defense's Small Business Innovation Research program has been effective in supporting the performance of the missions of the Department of Defense, by stimulating technological innovation through investments in small business research activities;

(2) the Department of Defense's Small Business Innovation Research program has transitioned a number of technologies

and systems into operational use by warfighters; and

(3) the Department of Defense's Small Business Innovation Research program should be reauthorized so as to ensure that the program's activities can continue seamlessly, efficiently, and effectively.

SEC. 1077. REVISION OF PROFICIENCY FLYING DEFINITION.

Subsection (c) of section 2245 of title 10, United States Code, is

amended to read as follows:

"(c) In this section, the term 'proficiency flying' means flying performed under competent orders by a rated or designated member of the armed forces while serving in a non-aviation assignment or in an assignment in which skills would normally not be maintained in the performance of assigned duties.".

SEC. 1078. QUALIFICATIONS FOR PUBLIC AIRCRAFT STATUS OF AIRCRAFT UNDER CONTRACT WITH THE ARMED FORCES.

(a) Definition of Public Aircraft.—Section 40102(a)(41)(E) of title 49, United States Code, is amended—

(1) by inserting "or other commercial air service" after

"transportation"; and

- (2) by adding at the end the following: "In the preceding sentence, the term 'other commercial air service' means an aircraft operation that (i) is within the United States territorial airspace; (ii) the Administrator of the Federal Aviation Administration determines is available for compensation or hire to the public, and (iii) must comply with all applicable civil aircraft rules under title 14, Code of Federal Regulations."
- (b) AIRCRAFT OPERATED BY THE ARMED FORCES.—Section 40125(c)(1)(C) of such title is amended by inserting "or other commercial air service" after "transportation".

(c) Conforming Amendments.—

- (1) Section 40125(b) of such title is amended by striking "40102(a)(37)" and inserting "40102(a)(41)".
- (2) Section 40125(c)(1) of such title is amended by striking "40102(a)(37)(E)" and inserting "40102(a)(41)(E)".

SEC. 1079. COMMUNICATIONS WITH THE COMMITTEES ON ARMED SERVICES OF THE SENATE AND THE HOUSE OF REPRESENTATIVES.

- (a) Requests of Committees.—The Director of the National Counterterrorism Center, the Director of a national intelligence center, or the head of any element of the intelligence community shall, not later than 45 days after receiving a written request from the Chair or ranking minority member of the Committee on Armed Services of the Senate or the Committee on Armed Services of the House of Representatives for any existing intelligence assessment, report, estimate, or legal opinion relating to matters within the jurisdiction of such Committee, make available to such committee such assessment, report, estimate, or legal opinion, as the case may be.

 (b) Assertion of Privilege.—
 - (1) In General.—In response to a request covered by subsection (a), the Director of the National Counterterrorism Center, the Director of a national intelligence center, or the head of any element of the intelligence community shall provide to the

Committee making such request the document or information covered by such request unless the President determines that such document or information shall not be provided because the President is asserting a privilege pursuant to the Constitution of the United States.

(2) Submission to congress.—The White House Counsel shall submit to Congress in writing any assertion by the President under paragraph (1) of a privilege pursuant to the Con-

(c) Definitions.—In this section:

(1) Intelligence community.—The term "intelligence community" has the meaning given the term in section 3(4) of the National Security Act of 1947 (50 U.S.C. 401a(4)).

(2) Intelligence assessment.—The term "intelligence assessment" means an intelligence-related analytical study of a subject of policy significance and does not include building-

block papers, research projects, and reference aids.
(3) INTELLIGENCE ESTIMATE.—The term "intelligence estimate" means an appraisal of available intelligence relating to a specific situation or condition with a view to determining the courses of action open to an enemy or potential enemy and the probable order of adoption of such courses of action.

SEC. 1080. RETENTION OF REIMBURSEMENT FOR PROVISION OF RE-CIPROCAL FIRE PROTECTION SERVICES.

Section 5 of the Act of May 27, 1955 (chapter 105; 69 Stat. 67; 42 U.S.C. 1856d) is amended-

(1) by striking "Funds" and inserting "(a) Funds"; and

(2) by adding at the end the following new subsection: "(b) Notwithstanding the provisions of subsection (a), all sums received for any Department of Defense activity for fire protection rendered pursuant to this Act shall be credited to the appropriation fund or account from which the expenses were paid. Amounts so credited shall be merged with funds in such appropriation fund or account and shall be available for the same purposes and subject to the same limitations as the funds with which the funds are merged.".

SEC. 1081. PILOT PROGRAM ON COMMERCIAL FEE-FOR-SERVICE AIR REFUELING SUPPORT FOR THE AIR FORCE.

- (a) PILOT PROGRAM REQUIRED.—The Secretary of Air Force shall conduct, as soon as practicable after the date of enactment of this Act, a pilot program to assess the feasibility and advisability of utilizing commercial fee-for-service air refueling tanker aircraft for Air Force operations. The duration of the pilot program shall be at least five years after commencement of the program.
 - (b) Purpose.
 - (1) In General.—The pilot program required by subsection (a) shall evaluate the feasibility of fee-for-service air refueling to support, augment, or enhance the air refueling mission of the Air Force by utilizing commercial air refueling providers on a fee-for-service basis.

(2) Elements.—In order to achieve the purpose of the pilot

program, the Secretary of the Air Force shall-

(A) demonstrate and validate a comprehensive strategy for air refueling on a fee-for-service basis by evaluating all mission areas, including testing support, training support to receiving aircraft, homeland defense support, deployment support, air bridge support, aeromedical evacuation, and

emergency air refueling; and

(B) integrate fee-for-service air refueling described in paragraph (1) into Air Mobility Command operations during the evaluation and execution phases of the pilot program.

(c) Annual Report.—The Secretary of the Air Force shall provide to the congressional defense committees an annual report on the fee-for-service air refueling program, which includes—

(1) information with respect to—

(A) missions flown;

(B) mission areas supported;

(C) aircraft number, type, model series supported;

(D) fuel dispensed;

(E) departure reliability rates;

(F) the annual and cumulative cost to the Government for the program, including a comparison of costs of the same service provided by the Air Force;

(2) an assessment of the impact of outsourcing air refueling on the Air Force's flying hour program and aircrew training;

and

(3) any other data that the Secretary determines is appropriate for evaluating the performance of the commercial air refueling providers participating in the pilot program.

 $\vec{(d)}$ Comptroller General Review.—The Comptroller General

shall submit to the congressional defense committees—

(1) an annual review of the conduct of the pilot program under this section and any recommendations of the Comptroller

General for improving the program; and

(2) not later than 90 days after the completion of the pilot program, a final assessment of the results of the pilot program and the recommendations of the Comptroller General for whether the Secretary of the Air Force should continue to utilize feefor-service air refueling.

SEC. 1082. ADVISORY PANEL ON DEPARTMENT OF DEFENSE CAPABILITIES FOR SUPPORT OF CIVIL AUTHORITIES AFTER CERTAIN INCIDENTS.

(a) In General.—The Secretary of Defense shall establish an advisory panel to carry out an assessment of the capabilities of the Department of Defense to provide support to United States civil authorities in the event of a chemical, biological, radiological, nuclear, or high-yield explosive (CBRNE) incident.

(b) PANEL MATTERS.—

(1) IN GENERAL.—The advisory panel required by subsection (a) shall consist of individuals appointed by the Secretary of Defense (in consultation with the chairmen and ranking members of the Committees on Armed Services of the Senate and the House of Representatives) from among private citizens of the United States with expertise in the legal, operational, and organizational aspects of the management of the consequences of a chemical, biological, radiological, nuclear, or high-yield explosive incident.

(2) DEADLINE FOR APPOINTMENT.—All members of the advisory panel shall be appointed under this subsection not later

than 30 days after the date on which the Secretary enters into the contract required by subsection (c).

(3) INITIAL MEETING.—The advisory panel shall conduct its first meeting not later than 30 days after the date that all appointments to the panel have been made under this subsection.

(4) PROCEDURES.—The advisory panel shall carry out its duties under this section under procedures established under subsection (c) by the federally funded research and development center with which the Secretary contracts under that subsection. Such procedures shall include procedures for the selection of a chairman of the advisory panel from among its members.

(c) Support of Federally Funded Research and Development Center.—

(1) In general.—The Secretary of Defense shall enter into a contract with a federally funded research and development center for the provision of support and assistance to the advisory panel required by subsection (a) in carrying out its duties under this section. Such support and assistance shall include the establishment of the procedures of the advisory panel under subsection (b)(4).

(2) Deadline for contract.—The Secretary shall enter into the contract required by this subsection not later than 60 days after the date of the enactment of this Act.

(d) DUTIES OF PANEL.—The advisory panel required by sub-

section (a) shall—

(1) evaluate the authorities and capabilities of the Department of Defense to conduct operations in support to United States civil authorities in the event of a chemical, biological, radiological, nuclear, or high-yield explosive incident, including the authorities and capabilities of the military departments, the Defense Agencies, the combatant commands, any supporting commands, and the reserve components of the Armed Forces (including the National Guard in a Federal and non-Federal status):

(2) assess the adequacy of existing plans and programs of the Department of Defense for training and equipping dedicated, special, and general purposes forces for conducting operations described in paragraph (1) across a broad spectrum of scenarios, including current National Planning Scenarios as

applicable;

(3) assess policies, directives, and plans of the Department of Defense in support of civilian authorities in managing the consequences of a chemical, biological, radiological, nuclear, or

high-yield explosive incident;

(4) assess the adequacy of policies and structures of the Department of Defense for coordination with other department and agencies of the Federal Government, especially the Department of Homeland Security, the Department of Energy, the Department of Justice, and the Department of Health and Human Services, in the provision of support described in paragraph (1);

(5) assess the adequacy and currency of information available to the Department of Defense, whether directly or through other departments and agencies of the Federal Government, from State and local governments in circumstances where the Department provides support described in paragraph (1) be-

cause State and local response capabilities are not fully adequate for a comprehensive response;

(6) assess the equipment capabilities and needs of the Department of Defense to provide support described in paragraph (1);

- (7) develop recommendations for modifying the capabilities, plans, policies, equipment, and structures evaluated or assessed under this subsection in order to improve the provision by the Department of Defense of the support described in paragraph (1); and
 - (8) assess and make recommendations on—

(A) whether there should be any additional Weapons of Mass Destruction Civil Support Teams, beyond the 55 already authorized and, if so, how many additional Civil Support Teams, and where they should be located; and

(B) what criteria and considerations are appropriate to determine whether additional Civil Support Teams are

needed and, if so, where they should be located.

(e) COOPERATION OF OTHER AGENCIES.—

(1) IN GENERAL.—The advisory panel required by subsection (a) may secure directly from the Department of Defense, the Department of Homeland Security, the Department of Energy, the Department of Justice, the Department of Health and Human Services, and any other department or agency of the Federal Government information that the panel considers necessary for the panel to carry out its duties.

(2) COOPERATION.—The Secretary of Defense, the Secretary of Homeland Secretary, the Secretary of Energy, the Attorney General, the Secretary of Health and Human Services, and any other official of the United States shall provide the advisory panel with full and timely cooperation in carrying out its duties

under this section.

(f) Report.—Not later than 12 months after the date of the initial meeting of the advisory panel required by subsection (a), the advisory panel shall submit to the Secretary of Defense, and to the Committees on Armed Services of the Senate and the House of Representatives, a report on activities under this section. The report shall set forth—

(1) the findings, conclusions, and recommendations of the advisory panel for improving the capabilities of the Department of Defense to provide support to United States civil authorities in the event of a chemical, biological, radiological, nuclear, or

high-yield explosive incident; and

(2) such other findings, conclusions, and recommendations for improving the capabilities of the Department for homeland defense as the advisory panel considers appropriate.

SEC. 1083. TERRORISM EXCEPTION TO IMMUNITY.

(a) Terrorism Exception to Immunity.—

(1) In General.—Chapter 97 of title 28, United States Code, is amended by inserting after section 1605 the following:

"§ 1605A. Terrorism exception to the jurisdictional immunity of a foreign state

"(a) IN GENERAL.—

"(1) No immunity.—A foreign state shall not be immune from the jurisdiction of courts of the United States or of the States in any case not otherwise covered by this chapter in which money damages are sought against a foreign state for personal injury or death that was caused by an act of torture, extrajudicial killing, aircraft sabotage, hostage taking, or the provision of material support or resources for such an act if such act or provision of material support or resources is engaged in by an official, employee, or agent of such foreign state while acting within the scope of his or her office, employment, or agency.

"(2) Claim Heard.—The court shall hear a claim under

this section if-

"(A)(i)(I) the foreign state was designated as a state sponsor of terrorism at the time the act described in paragraph (1) occurred, or was so designated as a result of such act, and, subject to subclause (II), either remains so designated when the claim is filed under this section or was so designated within the 6-month period before the claim is

filed under this section; or

"(II) in the case of an action that is refiled under this section by reason of section 1083(c)(2)(A) of the National Defense Authorization Act for Fiscal Year 2008 or is filed under this section by reason of section 1083(c)(3) of that Act, the foreign state was designated as a state sponsor of terrorism when the original action or the related action under section 1605(a)(7) (as in effect before the enactment of this section) or section 589 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1997 (as contained in 101(c) of Division A of Public Law 104–208) was filed;

"(ii) the claimant or the victim was, at the time the act

described in paragraph (1) occurred—

"(I) a national of the United States; "(II) a member of the armed forces; or

"(III) otherwise an employee of the Government of the United States, or of an individual performing a contract awarded by the United States Government, acting within the scope of the employee's employment; and

"(iii) in a case in which the act occurred in the foreign state against which the claim has been brought, the claimant has afforded the foreign state a reasonable opportunity to arbitrate the claim in accordance with the accepted international rules of arbitration; or

"(B) the act described in paragraph (1) is related to Case Number 1:00CV03110 (EGS) in the United States

District Court for the District of Columbia.

"(b) Limitations.—An action may be brought or maintained under this section if the action is commenced, or a related action was commenced under section 1605(a)(7) (before the date of the enactment of this section) or section 589 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1997 (as contained in 101(c) of Division A of Public Law 104–208) not later than the latter of—

"(1) 10 years after April 24, 1996; or

"(2) 10 years after the date on which the cause of action arose.

- "(c) Private Right of Action.—A foreign state that is or was a state sponsor of terrorism as described in subsection (a)(2)(A)(i), and any official, employee, or agent of that foreign state while acting within the scope of his or her office, employment, or agency, shall be liable to-
 - (1) a national of the United States, "(2) a member of the armed forces,

"(3) an employee of the Government of the United States, or of an individual performing a contract awarded by the United States Government, acting within the scope of the employee's employment, or

"(4) the legal representative of a person described in para-

graph (1), (2), or (3),

for personal injury or death caused by acts described in subsection (a)(1) of that foreign state, or of an official, employee, or agent of that foreign state, for which the courts of the United States may maintain jurisdiction under this section for money damages. In any such action, damages may include economic damages, solatium, pain, and suffering, and punitive damages. In any such action, a foreign state shall be vicariously liable for the acts of its officials, employees, or agents.

"(d) Additional Damages.—After an action has been brought under subsection (c), actions may also be brought for reasonably foreseeable property loss, whether insured or uninsured, third party liability, and loss claims under life and property insurance policies, by reason of the same acts on which the action under subsection (c)

is based.

"(e) Special Masters.-

"(1) IN GENERAL.—The courts of the United States may appoint special masters to hear damage claims brought under this

- "(2) Transfer of funds.—The Attorney General shall transfer, from funds available for the program under section 1404C of the Victims of Crime Act of 1984 (42 U.S.C. 10603c), to the Administrator of the United States district court in which any case is pending which has been brought or maintained under this section such funds as may be required to cover the costs of special masters appointed under paragraph (1). Any amount paid in compensation to any such special master shall constitute an item of court costs.
- "(f) APPEAL.—In an action brought under this section, appeals from orders not conclusively ending the litigation may only be taken pursuant to section 1292(b) of this title.

"(g) Property Disposition.-

(1) In general.—In every action filed in a United States district court in which jurisdiction is alleged under this section, the filing of a notice of pending action pursuant to this section, to which is attached a copy of the complaint filed in the action, shall have the effect of establishing a lien of lis pendens upon any real property or tangible personal property that is—

(A) subject to attachment in aid of execution, or execu-

tion, under section 1610;

"(B) located within that judicial district; and

"(C) titled in the name of any defendant, or titled in the name of any entity controlled by any defendant if such notice contains a statement listing such controlled entity.

"(2) Notice.—A notice of pending action pursuant to this section shall be filed by the clerk of the district court in the same manner as any pending action and shall be indexed by listing as defendants all named defendants and all entities listed as controlled by any defendant.

"(3) Enforceability.—Liens established by reason of this subsection shall be enforceable as provided in chapter 111 of

this title.

"(h) DEFINITIONS.—For purposes of this section—

"(1) the term 'aircraft sabotage' has the meaning given that term in Article 1 of the Convention for the Suppression of Unlawful Acts Against the Safety of Civil Aviation;

"(2) the term 'hostage taking' has the meaning given that term in Article 1 of the International Convention Against the

Taking of Hostages;

"(3) the term 'material support or resources' has the meaning given that term in section 2339A of title 18;

'(4) the term 'armed forces' has the meaning given that

term in section 101 of title 10;

"(5) the term 'national of the United States' has the meaning given that term in section 101(a)(22) of the Immigration

and Nationality Act (8 U.S.C. 1101(a)(22));

"(6) the term 'state sponsor of terrorism' means a country the government of which the Secretary of State has determined, for purposes of section 6(j) of the Export Administration Act of 1979 (50 U.S.C. App. 2405(j)), section 620A of the Foreign Assistance Act of 1961 (22 U.S.C. 2371), section 40 of the Arms Export Control Act (22 U.S.C. 2780), or any other provision of law, is a government that has repeatedly provided support for acts of international terrorism; and

"(7) the terms 'torture' and 'extrajudicial killing' have the meaning given those terms in section 3 of the Torture Victim Protection Act of 1991 (28 U.S.C. 1350 note).".

(2) Amendment to chapter analysis.—The table of sections at the beginning of chapter 97 of title 28, United States Code, is amended by inserting after the item relating to section 1605 the following:

"1605A. Terrorism exception to the jurisdictional immunity of a foreign state.".

(b) Conforming Amendments.—

(1) General exception.—Section 1605 of title 28, United States Code, is amended—

(A) in subsection (a)—

- (i) in paragraph (5)(B), by inserting "or" after the semicolon;
- (ii) in paragraph (6)(D), by striking "; or" and inserting a period; and

(iii) by striking paragraph (7);

- (B) by repealing subsections (e) and (f); and
- (C) in subsection (g)(1)(A), by striking "but for subsection (a)(7)" and inserting "but for section 1605A".

(2) Counterclaims.—Section 1607(a) of title 28, United States Code, is amended by inserting "or 1605A" after "1605".

(3) Property.—Section 1610 of title 28, United States

Code, is amended—

(A) in subsection (a)(7), by striking "1605(a)(7)" and inserting "1605A";
(B) in subsection (b)(2), by striking "(5), or (7), or

1605(b)" and inserting "or (5), 1605(b), or 1605A"; (C) in subsection (f), in paragraphs (1)(A) and (2)(A), by inserting "(as in effect before the enactment of section 1605A) or section 1605A" after "1605(a)(7)"; and

(D) by adding at the end the following:

"(g) Property in Certain Actions."

"(1) IN GENERAL.—Subject to paragraph (3), the property of a foreign state against which a judgment is entered under section 1605A, and the property of an agency or instrumentality of such a state, including property that is a separate juridical entity or is an interest held directly or indirectly in a separate juridical entity, is subject to attachment in aid of execution, and execution, upon that judgment as provided in this section, regardless of—

"(A) the level of economic control over the property by

the government of the foreign state;

"(B) whether the profits of the property go to that gov-

ernment;

"(C) the degree to which officials of that government manage the property or otherwise control its daily affairs; "(D) whether that government is the sole beneficiary in

interest of the property; or

"(E) whether establishing the property as a separate entity would entitle the foreign state to benefits in United

States courts while avoiding its obligations.

"(2) United states sovereign immunity inapplicable.— Any property of a foreign state, or agency or instrumentality of a foreign state, to which paragraph (1) applies shall not be immune from attachment in aid of execution, or execution, upon a judgment entered under section 1605A because the property is regulated by the United States Government by reason of action taken against that foreign state under the Trading With the Enemy Act or the International Emergency Economic Powers

"(3) Third-party joint property holders.—Nothing in this subsection shall be construed to supersede the authority of a court to prevent appropriately the impairment of an interest held by a person who is not liable in the action giving rise to a judgment in property subject to attachment in aid of execution. or execution, upon such judgment.".

(4) Victims of Crime act.—Section 1404C(a)(3) of the Victims of Crime Act of 1984 (42 U.S.C. 10603c(a)(3)) is amended

by striking "December 21, 1988 with respect to which an investigation or" and inserting "October 23, 1983, with respect to which an investigation or civil or criminal".

(c) Application to Pending Cases.—

(1) IN GENERAL.—The amendments made by this section shall apply to any claim arising under section 1605A of title 28, United States Code.

(2) Prior actions.—

(A) In general.—With respect to any action that—

(i) was brought under section 1605(a)(7) of title 28, United States Code, or section 589 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1997 (as contained in 101(c) of Division A of Public Law 104–208), before the date of the enactment of this Act,

(ii) relied upon either such provision as creating a

cause of action,

(iii) has been adversely affected on the grounds that either or both of these provisions fail to create a

cause of action against the state, and

(iv) as of such date of enactment, is before the courts in any form, including on appeal or motion under rule 60(b) of the Federal Rules of Civil Procedure,

that action, and any judgment in the action shall, on motion made by plaintiffs to the United States district court where the action was initially brought, or judgment in the action was initially entered, be given effect as if the action had originally been filed under section 1605A(c) of title 28, United States Code.

(B) Defenses waived.—The defenses of res judicata, collateral estoppel, and limitation period are waived.—

(i) in any action with respect to which a motion is

made under subparagraph (A), or

(ii) in any action that was originally brought, before the date of the enactment of this Act, under section 1605(a)(7) of title 28, United States Code, or section 589 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1997 (as contained in 101(c) of Division A of Public Law 104–208), and is refiled under 1605A(c) of title 28, United States Code,

to the extent such defenses are based on the claim in the

(C) TIME LIMITATIONS.—A motion may be made or an action may be refiled under subparagraph (A) only—

(i) if the original action was commenced not later

than the latter of—

(I) 10 years after April 24, 1996; or

(II) 10 years after the cause of action arose; and

(ii) within the 60-day period beginning on the date of the enactment of this Act

of the enactment of this Act.
(3) Related Actions.—If an action arising out of an act or incident has been timely commenced under section 1605(a)(7) of title 28, United States Code, or section 589 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1997 (as contained in 101(c) of Division A of Public Law 104–208), any other action arising out of the same act or

incident may be brought under section 1605A of title 28, United States Code, if the action is commenced not later than the latter of 60 days after-

(A) the date of the entry of judgment in the original ac-

tion; or

(B) the date of the enactment of this Act.

- (4) Preserving the jurisdiction of the courts.—Nothing in section 1503 of the Emergency Wartime Supplemental Appropriations Act, 2003 (Public Law 108–11, 117 Stat. 579) has ever authorized, directly or indirectly, the making inapplicable of any provision of chapter 97 of title 28, United States Code, or the removal of the jurisdiction of any court of the United States.
- (d) Severability.—If any provision of this section or the amendments made by this section, or the application of such provision to any person or circumstance, is held invalid, the remainder of this section and such amendments, and the application of such provision to other persons not similarly situated or to other circumstances, shall not be affected by such invalidation.

TITLE XI—CIVILIAN PERSONNEL MATTERS

- Sec. 1101. Extension of authority to waive annual limitation on total compensation paid to Federal civilian employees working overseas under areas of United States Central Command.
- Sec. 1102. Continuation of life insurance coverage for Federal employees called to active duty.
- Sec. 1103. Transportation of dependents, household effects, and personal property to former home following death of Federal employee where death resulted from disease or injury incurred in the Central Command area of responsibility
- Sec. 1104. Special benefits for civilian employees assigned on deployment temporary change of station.
- Sec. 1105. Death gratuity authorized for Federal employees.
- Sec. 1106. Modifications to the National Security Personnel System.
- Sec. 1107. Requirement for full implementation of personnel demonstration project.
- Sec. 1108. Authority for inclusion of certain Office of Defense Research and Engineering positions in experimental personnel program for scientific and technical personnel.
- Sec. 1109. Pilot program for the temporary assignment of information technology personnel to private sector organizations.

 Sec. 1110. Compensation for Federal wage system employees for certain travel

- Sec. 1111. Travel compensation for wage grade personnel. Sec. 1112. Accumulation of annual leave by senior level employees.
- Sec. 1113. Uniform allowances for civilian employees.
- Sec. 1114. Flexibility in setting pay for employees who move from a Department of Defense or Coast Guard nonappropriated fund instrumentality position to a position in the General Schedule pay system.
- Sec. 1115. Retirement service credit for service as cadet or midshipman at a military service academy.
- Sec. 1116. Authorization for increased compensation for faculty and staff of the Uniformed Services University of the Health Sciences.
- Sec. 1117. Report on establishment of a scholarship program for civilian mental health professionals.

SEC. 1101. EXTENSION OF AUTHORITY TO WAIVE ANNUAL LIMITATION ON TOTAL COMPENSATION PAID TO FEDERAL CIVILIAN EMPLOYEES WORKING OVERSEAS UNDER AREAS OF UNITED STATES CENTRAL COMMAND.

Section 1105 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109-163; 119 Stat. 3450), as amended

by section 1105 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364; 120 Stat. 2409), is amended-

(1) in subsection (a)—

(A) by striking "and 2007" and inserting "2007, and 2008"; and

(B) by striking "Code)." and inserting "Code) or, during 2008, a military operation (including a contingency operation, as so defined) or an operation in response to an emergency declared by the President."; and (2) in subsection (b), by striking "2007." and inserting

"2007 or 2008.".

SEC. 1102. CONTINUATION OF LIFE INSURANCE COVERAGE FOR FED-ERAL EMPLOYEES CALLED TO ACTIVE DUTY.

Section 8706 of title 5, United States Code, is amended—

(1) by redesignating subsections (d) through (g) as subsections (e) through (h), respectively; and

(2) by inserting after subsection (c) the following:

"(d)(1) An employee who enters on approved leave without pay in the circumstances described in paragraph (2) may elect to have such employee's life insurance continue (beyond the end of the 12 months of coverage provided for under subsection (a)) for an additional 12 months and arrange to pay currently into the Employees' Life Insurance Fund, through such employee's employing agency, both employee and agency contributions, from the beginning of that additional 12 months of coverage. The employing agency shall forward the premium payments to the Fund. If the employee does not so elect, such employee's insurance will continue during nonpay status and stop as provided by subsection (a). An individual making an election under this subsection may cancel that election at any time, in which case such employee's insurance will stop as provided by subsection (a) or upon receipt of notice of cancellation, whichever is later.

"(2) This subsection applies in the case of any employee who— "(A) is a member of a reserve component of the armed forces called or ordered to active duty under a call or order that does not specify a period of 30 days or less; and

(B) enters on approved leave without pay to perform active

duty pursuant to such call or order.".

SEC. 1103. TRANSPORTATION OF DEPENDENTS, HOUSEHOLD EFFECTS, AND PERSONAL PROPERTY TO FORMER HOME FOL-LOWING DEATH OF FEDERAL EMPLOYEE WHERE DEATH RESULTED FROM DISEASE OR INJURY INCURRED IN THE CENTRAL COMMAND AREA OF RESPONSIBILITY.

(a) In General.—Paragraph (2) of section 5742(b) of title 5,

United States Code, is amended to read as follows:

"(2) the expense of transporting his dependents, including expenses of packing, crating, draying, and transporting household effects and other personal property to his former home or such other place as is determined by the head of the agency concerned, if-

"(A) the employee died while performing official duties outside the continental United States or in transit thereto

or therefrom; or

"(B) in the case of an employee who was a party to a mandatory mobility agreement that was in effect when the employee died—

"(i) the employee died in the circumstances de-

scribed in subparagraph (A); or

"(ii)(I) the employee died as a result of disease or

injury incurred while performing official duties-

"(aa) in an overseas location that, at the time such employee was performing such official duties, was within the area of responsibility of the Commander of the United States Central Command; and

"(bb) in direct support of or directly related to a military operation, including a contingency operation (as defined in section 101(13) of title 10) or an operation in response to an emergency declared by the President; and

"(II) the employee's dependents were residing either outside the continental United States or within the continental United States when the employee died; and".

(b) Effective Date.—The amendment made by subsection (a) shall apply with respect to deaths occurring on or after the date of the enactment of this Act.

SEC. 1104. SPECIAL BENEFITS FOR CIVILIAN EMPLOYEES ASSIGNED ON DEPLOYMENT TEMPORARY CHANGE OF STATION.

(a) Authority.—Subchapter II of chapter 57 of title 5, United States Code, is amended by inserting after section 5737 the following:

"§ 5737a. Employees temporarily deployed in contingency op-

"(a) DEFINITIONS.—For purposes of this section—

"(1) the term 'covered employee' means an individual who— "(A) is an employee of an Executive agency or a military department, excluding a Government controlled corporation; and

"(B) is assigned on a temporary change of station in

support of a contingency operation;

"(2) the term 'temporary change of station', as used with respect to an employee, means an assignment-

"(A) from the employee's official duty station to a tem-

porary duty station; and

"(B) for which such employee is eligible for expenses under section 5737; and

"(3) the term 'contingency operation' has the meaning given

such term by section 1482a(c) of title 10. "(b) Quarters and Rations.—The head of an agency may provide quarters and rations, without charge, to any covered employee of such agency during the period of such employee's temporary assignment (as described in subsection (a)(1)(B)).

"(c) STORAGE OF MOTOR VEHICLE.—The head of an agency may provide for the storage, without charge, or for the reimbursement of the cost of storage, of a motor vehicle that is owned or leased by a covered employee of such agency (or by a dependent of such an employee) and that is for the personal use of the covered employee. This subsection shall apply-

"(1) with respect to storage during the period of the employee's temporary assignment (as described in subsection (a)(1)(B)); and

"(2) in the case of a covered employee, with respect to not

more than one motor vehicle as of any given time.

"(d) RELATIONSHIP TO OTHER BENEFITS.—Any benefits under this section shall be in addition to (and not in lieu of) any other benefits for which the covered employee is otherwise eligible.".

(b) CLERICAL AMENDMENT.—The table of sections for chapter 57 of such title is amended by inserting after the item relating to section 5737 the following:

"5737a. Employees temporarily deployed in contingency operations.".

SEC. 1105. DEATH GRATUITY AUTHORIZED FOR FEDERAL EMPLOYEES.

(a) Death Gratuity Authorized.—Chapter 81 of title 5, United States Code, is amended by inserting after section 8102 the following:

"§8102a. Death gratuity for injuries incurred in connection with employee's service with an Armed Force

"(a) DEATH GRATUITY AUTHORIZED.—The United States shall pay a death gratuity of up to \$100,000 to or for the survivor prescribed by subsection (d) immediately upon receiving official notification of the death of an employee who dies of injuries incurred in connection with the employee's service with an Armed Force in a contingency operation.

"(b) Retroactive Payment in Certain Cases.—At the discretion of the Secretary concerned, subsection (a) may apply in the case of an employee who died, on or after October 7, 2001, and before the date of enactment of this section, as a result of injuries incurred in connection with the employee's service with an Armed Force in the theater of operations of Operation Enduring Freedom or Oper-

ation Iraqi Freedom.

(c) RELATIONSHIP TO OTHER BENEFITS.—The death gratuity payable under this section shall be reduced by the amount of any death gratuity provided under section 413 of the Foreign Service Act of 1980, section 1603 of the Emergency Supplemental Appropria-tions Act for Defense, the Global War on Terror, and Hurricane Recovery, 2006, or any other law of the United States based on the same death.

"(d) Eligible Survivors.—

"(1) Subject to paragraph (5), a death gratuity payable upon the death of a person covered by subsection (a) shall be paid to or for the living survivor highest on the following list:

(A) The employee's surviving spouse.

"(B) The employee's children, as prescribed by para-

graph (2), in equal shares.

"(C) If designated by the employee, any one or more of

the following persons:

"(i) The employee's parents or persons in loco parentis, as prescribed by paragraph $(\hat{3})$.

"(ii) The employee's brothers. "(iii) The employee's sisters.

"(D) The employee's parents or persons in loco parentis, as prescribed by paragraph (3), in equal shares.

"(E) The employee's brothers and sisters in equal

shares.

Subparagraphs (C) and (E) of this paragraph include brothers and sisters of the half blood and those through adoption.

"(2) Paragraph (1)(B) applies, without regard to age or

marital status, to—

"(A) legitimate children;

"(B) adopted children;

"(C) stepchildren who were a part of the decedent's household at the time of death;

"(D) illegitimate children of a female decedent; and

"(E) illegitimate children of a male decedent—

"(i) who have been acknowledged in writing signed by the decedent;

"(ii) who have been judicially determined, before

the decedent's death, to be his children;

"(iii) who have been otherwise proved, by evidence satisfactory to the employing agency, to be children of the decedent; or

"(iv) to whose support the decedent had been judi-

cially ordered to contribute.

"(3) Subparagraphs (C) and (D) of paragraph (1), so far as they apply to parents and persons in loco parentis, include fathers and mothers through adoption, and persons who stood in loco parentis to the decedent for a period of not less than one year at any time before the decedent became an employee. However, only one father and one mother, or their counterparts in loco parentis, may be recognized in any case, and preference shall be given to those who exercised a parental relationship on the date, or most nearly before the date, on which the decedent became an employee.

"(4) Beginning on the date of the enactment of this paragraph, a person covered by this section may designate another person to receive not more than 50 percent of the amount payable under this section. The designation shall indicate the percentage of the amount, to be specified only in 10 percent increments up to the maximum of 50 percent, that the designated person may receive. The balance of the amount of the death gratuity shall be paid to or for the living survivors of the person concerned in accordance with subparagraphs (A) through (E) of

paragraph (1).

"(5) If a person entitled to all or a portion of a death gratuity under paragraph (1) or (4) dies before the person receives the death gratuity, it shall be paid to the living survivor next in the order prescribed by paragraph (1).

"(e) DEFINITIONS.—(1) The term 'contingency operation' has the meaning given to that term in section 1482a(c) of title 10, United

States Code.

"(2) The term 'employee' has the meaning provided in section 8101 of this title, but also includes a nonappropriated fund instrumentality employee, as defined in section 1587(a)(1) of title 10.".

(b) Clerical Amendment.—The table of sections at the beginning of chapter 81 of such title is amended by inserting after the item relating to section 8102 the following:

"8102a. Death gratuity for injuries incurred in connection with employee's service with an Armed Force.".

SEC. 1106. MODIFICATIONS TO THE NATIONAL SECURITY PERSONNEL SYSTEM.

(a) In General.—Section 9902 of title 5, United States Code, is amended to read as follows:

"§ 9902. Establishment of human resources management sys-

"(a) IN GENERAL.—The Secretary may, in regulations prescribed jointly with the Director, establish, and from time to time adjust, a human resources management system for some or all of the organizational or functional units of the Department of Defense. The human resources management system established under authority of this section shall be referred to as the 'National Security Personnel System'.

"(b) System Requirements.—Any system established under subsection (a) shall—

"(1) be flexible;

"(2) be contemporary;

"(3) not waive, modify, or otherwise affect—

"(A) the public employment principles of merit and fitness set forth in section 2301, including the principles of hiring based on merit, fair treatment without regard to political affiliation or other nonmerit considerations, equal pay for equal work, and protection of employees against reprisal for whistleblowing;

"(B) any provision of section 2302, relating to prohib-

ited personnel practices;

f(C)(i) any provision of law referred to in section

2302(b)(1), (8), and (9); or

"(ii) any provision of law implementing any provision of law referred to in section 2302(b)(1), (8), and (9) by-

"(I) providing for equal employment opportunity

through affirmative action; or

"(II) providing any right or remedy available to any employee or applicant for employment in the public

"(D) any other provision of this part (as described in

subsection (d); or

"(E) any rule or regulation prescribed under any provi-

sion of law referred to in this paragraph;

"(4) not apply to any prevailing rate employees, as defined in section $534\hat{2}(a)(2)$;

"(5) ensure that employees may organize, bargain collectively, and participate through labor organizations of their own choosing in decisions which affect them, subject to any exclusion from coverage or limitation on negotiability established pursuant to law;

"(6) not be limited by any specific law or authority under this title, or by any rule or regulation prescribed under this title, that is waived in regulations prescribed under this chapter, subject to paragraph (3); and

"(7) include a performance management system that incor-

porates the following elements:

"(A) Adherence to merit principles set forth in section 2301.

"(B) A fair, credible, and transparent employee performance appraisal system.

"(C) A link between the performance management sys-

tem and the agency's strategic plan.

"(D) A means for ensuring employee involvement in the design and implementation of the system.

"(E) Adequate training and retraining for supervisors, managers, and employees in the implementation and operation of the performance management system.

"(F) A process for ensuring ongoing performance feedback and dialogue between supervisors, managers, and employees throughout the appraisal period, and setting timetables for review.

"(G) Effective safeguards to ensure that the management of the system is fair and equitable and based on em-

ployee performance.

"(\hat{H}) \hat{A} means for ensuring that adequate agency resources are allocated for the design, implementation, and administration of the performance management system.

'(I) A pay-for-performance evaluation system to better link individual pay to performance, and provide an equitable method for appraising and compensating employees. "(c) PERSONNEL MANAGEMENT AT DEFENSE LABORATORIES.—

- "(1) The National Security Personnel System shall not apply with respect to a laboratory under paragraph (2) before October 1, 2011, and shall apply on or after October 1, 2011, only to the extent that the Secretary determines that the flexibilities provided by the National Security Personnel System are greater than the flexibilities provided to those laboratories pursuant to section 342 of the National Defense Authorization Act for Fiscal Year 1995 (Public Law 103-337; 108 Stat. 2721) and section 1101 of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (5 U.S.C. 3104 note), respectively.
 - The laboratories to which this subsection applies are— "(A) the Aviation and Missile Research Development and Engineering Center:

"(B) the Army Research Laboratory;

- "(C) the Medical Research and Materiel Command;
- "(D) the Engineer Research and Development Command:
 - "(E) the Communications-Electronics Command;
 - "(F) the Soldier and Biological Chemical Command;
 - "(G) the Naval Sea Systems Command Centers;
 - "(H) the Naval Research Laboratory; "(I) the Office of Naval Research; and

"(J) the Air Force Research Laboratory.

"(d) Other Nonwaivable Provisions.—The other provisions of this part referred to in subsection (b)(3)(D) are—

"(1) subparts A, B, E, G, and H of this part; and "(2) chapters 41, 45, 47, 55 (except subchapter V thereof, apart from section 5545b), 57, 59, 71, 72, 73, 75, 77, and 79, and this chapter.

"(e) Limitations Relating to Pay.—

"(1) Nothing in this section shall constitute authority to modify the pay of any employee who serves in an Executive

Schedule position under subchapter II of chapter 53.

"(2) Except as provided for in paragraph (1), the total amount in a calendar year of allowances, differentials, bonuses, awards, or other similar cash payments paid under this title to any employee who is paid under section 5376 or 5383 or under title 10 or under other comparable pay authority established for payment of Department of Defense senior executive or equivalent employees may not exceed the total annual compensation payable to the Vice President under section 104 of title 3.

"(3) To the maximum extent practicable, the rates of compensation for civilian employees at the Department of Defense shall be adjusted at the same rate, and in the same proportion, as are rates of compensation for members of the uniformed serv-

"(4) To the maximum extent practicable, for fiscal years 2004 through 2012, the overall amount allocated for compensation of the civilian employees of an organizational or functional unit of the Department of Defense that is included in the National Security Personnel System shall not be less than the amount that would have been allocated for compensation of such employees for such fiscal year if they had not been converted to the National Security Personnel System, based on, at a minimum-

"(A) the number and mix of employees in such organizational or functional unit prior to the conversion of such employees to the National Security Personnel System; and

"(B) adjusted for normal step increases and rates of promotion that would have been expected, had such em-

ployees remained in their previous pay schedule.

(5) To the maximum extent practicable, the regulations implementing the National Security Personnel System shall provide a formula for calculating the overall amount to be allocated for fiscal years after fiscal year 2012 for compensation of the civilian employees of an organization or functional unit of the Department of Defense that is included in the National Security Personnel System. The formula shall ensure that in the aggregate, employees are not disadvantaged in terms of the overall amount of pay available as a result of conversion to the National Security Personnel System, while providing flexibility to accommodate changes in the function of the organization, changes in the mix of employees performing those functions, and other changed circumstances that might impact pay levels.

(6) Amounts allocated for compensation of civilian employees of the Department of Defense pursuant to paragraphs (4) and (5) shall be available only for the purpose of providing

such compensation.

"(7) At the time of any annual adjustment to pay schedules pursuant to section 5303, the rate of basic pay for each employee of an organizational or functional unit of the Department of Defense that is included in the National Security Personnel System who receives a performance rating above unacceptable or who does not have a current rating of record for the most recently completed appraisal period shall be adjusted by no less than 60 percent of the amount of such adjustment. The balance of the amount that would have been available for an annual adjustment under section 5303 shall be allocated to pay pool funding, for the purpose of increasing rates of pay on the basis of employee performance.

(8) Each employee of an organizational or functional unit of the Department of Defense that is included in the National Security Personnel System who receives a performance rating above unacceptable or who does not have a current rating of record for the most recently completed appraisal period shall re-

ceive-

"(A) locality-based comparability payments under section 5304 and section 5304a in the same manner and to the same extent as employees under the General Schedule; or

"(B) the full measure of any other local market supplement applicable to the employee if locality-based comparability payments referred to in subparagraph (A) are

not generally applicable to the employee.

Nothing in this paragraph shall be construed to make localitybased comparability payments or other local market supplements payable to any category of employees or positions which were ineligible for such payments or supplements (as the case may be) as of the day before the date of the enactment of the National Defense Authorization Act for Fiscal Year 2004.

'(9) Any rate of pay established or adjusted in accordance with the requirements of this section shall be non-negotiable, but shall be subject to procedures and appropriate arrangements of paragraphs (2) and (3) of section 7106(b), except that nothing in this paragraph shall be construed to eliminate the bargaining rights of any category of employees who were authorized to negotiate rates of pay as of the day before the date of the enactment of the National Defense Authorization Act for Fiscal Year 2004.

"(f) Provisions Regarding National Level Bargaining.-

"(1) The Secretary may bargain with a labor organization which has been accorded exclusive recognition under chapter 71 at an organizational level above the level of exclusive recognition. The decision to bargain above the level of exclusive recognition shall not be subject to review. The Secretary shall consult with the labor organization before determining the appropriate organizational level of bargaining.

"(2) Any such bargaining shall—

"(A) address issues that are—

(i) subject to bargaining under chapter 71 and this chapter;

"(ii) applicable to multiple bargaining units; and "(iii) raised by either party to the bargaining;

"(B) except as agreed by the parties or directed through an independent dispute resolution process agreed upon by the parties, be binding on all affected subordinate bargaining units of the labor organization at the level of recognition and their exclusive representatives, and the Department of Defense and its subcomponents, without regard

to levels of recognition;

"(C) to the extent agreed by the parties or directed through an independent dispute resolution process agreed upon by the parties, supersede conflicting provisions of all other collective bargaining agreements of the labor organization, including collective bargaining agreements negotiated with an exclusive representative at the level of recognition; and

"(D) except as agreed by the parties or directed through an independent dispute resolution process agreed upon by the parties, not be subject to further negotiations for any purpose, including bargaining at the level of recognition.

"(3) Any independent dispute resolution process agreed to by the parties for the purposes of paragraph (2) shall have the authority to address all issues on which the parties are unable to reach agreement.

"(4) The National Guard Bureau and the Army and Air Force National Guard may be included in coverage under this

subsection.

"(5) Any bargaining completed pursuant to this subsection with a labor organization not otherwise having national consultation rights with the Department of Defense or its subcomponents shall not create any obligation on the Department of Defense or its subcomponents to confer national consultation rights on such a labor organization.

"(g) Provisions Related to Separation and Retirement In-

CENTIVES.—

"(1) The Secretary may establish a program within the Department of Defense under which employees may be eligible for early retirement, offered separation incentive pay to separate from service voluntarily, or both. This authority may be used to reduce the number of personnel employed by the Department of Defense or to restructure the workforce to meet mission objectives without reducing the overall number of personnel. This authority is in addition to, and notwithstanding, any other authorities established by law or regulation for such programs.

"(2)(A) The Secretary may not authorize the payment of voluntary separation incentive pay under paragraph (1) to more than 25,000 employees in any fiscal year, except that employees who receive voluntary separation incentive pay as a result of a closure or realignment of a military installation under the Defense Base Closure and Realignment Act of 1990 (title XXIX of Public Law 101–510; 10 U.S.C. 2687 note) shall not be included

in that number.

"(B) The Secretary shall prepare a report each fiscal year setting forth the number of employees who received such pay as a result of a closure or realignment of a military base as described under subparagraph (A).

"(C) The Secretary shall submit the report under subparagraph (B) to the Committee on Armed Services and the Committee on Governmental Affairs of the Senate, and the Committee on Armed Services and the Committee on Government

Reform of the House of Representatives.

"(3) For purposes of this section, the term 'employee' means an employee of the Department of Defense, serving under an appointment without time limitation, except that such term does not include—

"(A) a reemployed annuitant under subchapter III of chapter 83 or chapter 84, or another retirement system for

employees of the Federal Government;

"(B) an employee having a disability on the basis of which such employee is or would be eligible for disability retirement under any of the retirement systems referred to in subparagraph (A); or

"(C) for purposes of eligibility for separation incentives under this section, an employee who is in receipt of a decision notice of involuntary separation for misconduct or un-

acceptable performance.

"(4) An employee who is at least 50 years of age and has completed 20 years of service, or has at least 25 years of service, may, pursuant to regulations promulgated under this section, apply and be retired from the Department of Defense and receive benefits in accordance with chapter 83 or 84 if the employee has been employed continuously within the Department of Defense for more than 30 days before the date on which the determination to conduct a reduction or restructuring within 1 or more Department of Defense components is approved.

"(5)(A) Separation pay shall be paid in a lump sum or in

installments and shall be equal to the lesser of —

"(i) an amount equal to the amount the employee would be entitled to receive under section 5595(c), if the employee were entitled to payment under such section; or

"(ii) \$25,00Ô.

"(B) Separation pay shall not be a basis for payment, and shall not be included in the computation, of any other type of Government benefit. Separation pay shall not be taken into account for the purpose of determining the amount of any severance pay to which an individual may be entitled under section 5595, based on any other separation.

5595, based on any other separation.

"(C) Separation pay, if paid in installments, shall cease to be paid upon the recipient's acceptance of employment by the Federal Government, or commencement of work under a per-

sonal services contract as described in paragraph (6).

"(6)(A) An employee who receives separation pay under such program may not be reemployed by the Department of Defense for a 12-month period beginning on the effective date of the employee's separation, unless this prohibition is waived by

the Secretary on a case-by-case basis.

"(B) An employee who receives separation pay under this section on the basis of a separation occurring on or after the date of the enactment of the Federal Workforce Restructuring Act of 1994 (Public Law 103–226; 108 Stat. 111) and accepts employment with the Government of the United States, or who commences work through a personal services contract with the United States within 5 years after the date of the separation on which payment of the separation pay is based, shall be required

to repay the entire amount of the separation pay to the Department of Defense. If the employment is with an Executive agency (as defined by section 105) other than the Department of Defense, the Director may, at the request of the head of that agency, waive the repayment if the individual involved possesses unique abilities and is the only qualified applicant available for the position. If the employment is within the Department of Defense, the Secretary may waive the repayment if the individual involved is the only qualified applicant available for the position. If the employment is with an entity in the legislative branch, the head of the entity or the appointing official may waive the repayment if the individual involved possesses unique abilities and is the only qualified applicant available for the position. If the employment is with the judicial branch, the Director of the Administrative Office of the United States Courts may waive the repayment if the individual involved possesses unique abilities and is the only qualified applicant available for the po-

"(7) Under this program, early retirement and separation pay may be offered only pursuant to regulations established by the Secretary, subject to such limitations or conditions as the Secretary may require.

"(h) Provisions Relating to Reemployment.-

"(1) Except as provided under paragraph (2), if an annuitant receiving an annuity from the Civil Service Retirement and Disability Fund becomes employed in a position within the Department of Defense, his annuity shall continue. An annuitant so reemployed shall not be considered an employee for purposes of subchapter III of chapter 83 or chapter 84.

"(2)(A) An annuitant retired under section 8336(d)(1) or 8414(b)(1)(A) receiving an annuity from the Civil Service Retirement and Disability Fund, who becomes employed in a position within the Department of Defense after the date of enactment of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108-136), may elect to be subject to section 8344 or 8468 (as the case may be).

"(B) An election for coverage under this paragraph shall be filed not later than the later of 90 days after the date the Department of Defense-

"(i) prescribes regulations to carry out this subsection;

"(ii) takes reasonable actions to notify employees who may file an election.

"(C) If an employee files an election under this paragraph, coverage shall be effective beginning on the first day of the first applicable pay period beginning on or after the date of the filing of the election.

(D) Paragraph (1) shall apply to an individual who is eligible to file an election under subparagraph (A) and does not file a timely election under subparagraph (B).

"(3) The Secretary shall prescribe regulations to carry out

"(i) Additional Provisions Relating to Personnel Manage-MENT.—

"(1) Subject to the requirements of chapter 71 and the limitations in subsection (b)(3), the Secretary of Defense, in establishing and implementing the National Security Personnel System under subsection (a), shall not be limited by any provision of this title or any rule or regulation prescribed under this title in establishing and implementing regulations relating to-

"(A) the methods of establishing qualification requirements for, recruitment for, and appointments to positions;

and

"(B) the methods of assigning, reassigning, detailing, transferring, or promoting employees.

"(2) In implementing this subsection, the Secretary shall comply with the provisions of section 2302(b)(11), regarding veterans' preference requirements, as provided for in subsection

"(j) PHASE-IN.—The Secretary may not, in any calendar year, add any organizational or functional unit to the National Security Personnel System which would cause the total number of employees added to such System in such year to exceed 100,000.".

(b) IMPLEMENTATION.-

(1) The requirements of section 9902 of title 5, United States Code, as amended by this section, may be implemented through rules promulgated jointly by the Secretary of Defense and the Director of the Office of Personnel Management after notice and opportunity for public comment or through Department of Defense rules or internal agency implementing issuances. Rules promulgated jointly by the Secretary and the Director under this paragraph shall be treated as major rules for the purposes of section 801 of title 5, United States Code.

(2) Both rules and implementing issuances shall be subject

to collective bargaining consistent with the requirements of chapter 71 of title 5, United States Code. Rules promulgated jointly by the Secretary of Defense and the Director of the Office of Personnel Management after notice and opportunity for public comment and in accordance with the requirements of section 801 of such title 5 for a major rule shall be treated in the same manner as government-wide rules for the purpose of such collective bargaining, if such rules are uniformly applicable to all organizational or functional units included in the National Security Personnel System.

(3) Any rules and implementing issuances that were adopt-

ed prior to the date of the enactment of this Act-

(A) shall be invalid to the extent that they are inconsistent with the requirements of section 9902 of title 5, United States Code, as amended by this section;

(B) shall not supersede a collective bargaining agreement that was in place prior to the date on which the rule

or implementing issuance was promulgated; and

(C) shall be subject to collective bargaining-(i) in the case of rules which are uniformly applicable to all organizational or functional units included in the National Security Personnel System and issued jointly by the Secretary of Defense and the Director of the Öffice of Personnel Management pursuant to subsection 9902(f)(1) of title 5, United States Code (as in

effect prior to the enactment of this section), only as to impact and implementation, when applied to employees of the Department of Defense from any bargaining unit:

(ii) in the case of any other rules or implementing issuances, to the extent provided in chapter 71 of title

5, United States Code.

(4) The availability of judicial review of any rules or implementing issuances that were adopted prior to the date of the enactment of this Act shall not be affected by the enactment of this section.

(c) Comptroller General Reviews.—

(1) The Comptroller General shall conduct annual reviews

in calendar years 2008, 2009 and 2010 of-

(A) employee satisfaction with the National Security Personnel System established pursuant to section 9902 of title 5, United States Code, as amended by this section; and

(B) the extent to which the Department of Defense has effectively implemented accountability mechanisms, including those established in section 9902(b)(7) of title 5, United States Code, and internal safeguards for the National Security Personnel System.

(2) To the extent that the Department of Defense undertakes internal assessments or employee surveys to assess employee

satisfaction with the National Security Personnel System in any such calendar year, the Comptroller General shall—

(A) determine whether such assessments or surveys are appropriately designed and statistically valid; and

(B) provide an independent evaluation of the results of

such assessments or surveys.

(3) To the extent that the Department of Defense does not undertake appropriately designed and statistically valid employee surveys, the Comptroller General shall conduct such a survey and provide an independent evaluation of the results.

(4) The Comptroller General shall report the results of each annual review conducted under this subsection to the Committees on Armed Services of the Senate and the House of Representatives, the Committee on Homeland Security and Governmental Affairs of the Senate, and the Committee on Oversight and Government Reform of the House of Representatives.

SEC. 1107. REQUIREMENT FOR FULL IMPLEMENTATION OF PER-SONNEL DEMONSTRATION PROJECT.

(a) REQUIREMENT.—The Secretary of Defense shall take all necessary actions to fully implement and use the authorities provided to the Secretary under section 342(b) of the National Defense Authorization Act for Fiscal Year 1995 (Public Law 103–337; 108 Stat. 2721), as amended by section 1114 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106–398; 114 Stat. 1654A–315), to carry out personnel management demonstration projects at Department of Defense laboratories that are exempted by section 9902(c) of title 5, United States Code, from inclusion in the Department of Defense National Security Personnel System.

(b) Process for Full Implementation.—The Secretary of Defense shall also implement a process and implementation plan to

fully utilize the authorities described in subsection (a) to enhance

the performance of the missions of the laboratories.

(c) Other Laboratories.—Any flexibility available to any demonstration laboratory shall be available for use at any other laboratory as enumerated in section 9902(c)(2) of title 5, United States Code.

(d) Submission of List and Description.—Not later than March 1 of each year, beginning with March 1, 2008, the Secretary of Defense shall submit to Congress a list and description of the demonstration project notices, amendments, and changes requested by the laboratories during the preceding calendar year. The list shall include all approved and disapproved notices, amendments, and changes, and the reasons for disapproval or delay in approval.

SEC. 1108. AUTHORITY FOR INCLUSION OF CERTAIN OFFICE OF DE-FENSE RESEARCH AND ENGINEERING POSITIONS IN EX-PERIMENTAL PERSONNEL PROGRAM FOR SCIENTIFIC AND TECHNICAL PERSONNEL.

Section 1101(b)(1) of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (5 U.S.C. 3104 note) is amended-

(1) in subparagraph (B), by striking "and" at the end;

(2) in subparagraph (C), by adding "and" at the end; and (3) by adding after subparagraph (C) the following:

"(D) not more than a total of 10 scientific and engineering positions in the Office of the Director of Defense Research and Engineering;".

SEC. 1109. PILOT PROGRAM FOR THE TEMPORARY ASSIGNMENT OF IN-FORMATION TECHNOLOGY PERSONNEL TO PRIVATE SECTOR ORGANIZATIONS.

- (a) Assignment Authority.—The Secretary of Defense may, with the agreement of the private sector organization and the Department of Defense employee concerned, arrange for the temporary assignment of such employee to such private sector organization under this section. An employee shall be eligible for such an assignment only if—
 - (1) the employee—
 - (A) works in the field of information technology management:
 - (B) is considered to be an exceptional employee;
 - (C) is expected to assume increased information technology management responsibilities in the future;
 - (D) is compensated at not less than the GS-11 level (or the equivalent); and
 - (E) is serving under a career or career-conditional appointment or an appointment of equivalent tenure in the excepted service; and
 - (2) the proposed assignment meets applicable requirements of section 209(b) of the E-Government Act of 2002 (44 U.S.C. 3501 note).
- (b) AGREEMENTS.—The Secretary of Defense shall provide for a written agreement between the Department of Defense and the employee concerned regarding the terms and conditions of the employee's assignment under this section. The agreement—

(1) shall require that, upon completion of the assignment, the employee will serve in the civil service for a period equal to

the length of the assignment; and

(2) shall provide that if the employee fails to carry out the agreement, such employee shall be liable to the United States for payment of all expenses of the assignment, unless that failure was for good and sufficient reason (as determined by the Secretary of Defense).

An amount for which an employee is liable under paragraph (2)

shall be treated as a debt due the United States.

(c) Termination.—An assignment under this section may, at any time and for any reason, be terminated by the Department of

Defense or the private sector organization concerned.

(d) DURATION.—An assignment under this section shall be for a period of not less than 3 months and not more than 1 year, and may be extended in 3-month increments for a total of not more than 1 additional year; however, no assignment under this section may commence after September 30, 2010.

(e) Considerations.—In carrying out this section, the Sec-

retary of Defense—

(1) shall ensure that, of the assignments made under this section each year, at least 20 percent are to small business concerns (as defined by section 3703(e)(2)(A) of title 5, United States Code); and

(2) shall take into consideration the question of how assignments under this section might best be used to help meet the needs of the Department of Defense with respect to the training

of employees in information technology management.

(f) NUMERICAL LIMITATION.—In no event may more than 10 employees be participating in assignments under this section as of any given time.

(g) REPORTING REQUIREMENT.—

(1) IN GENERAL.—Not later than 6 months 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 House of Representatives a report on the potential benefits of a program under which employees specializing in information technology may be temporarily assigned from private sector organizations to the Department of Defense.

(2) Contents.—The report shall include—

- (A) a statement of findings and an explanation of the bases for those findings;
- (B) an assessment of the laws, rules, and processes relating to the prevention of conflicts of interest and abuse which would apply to private sector employees during the period of their assignment to the Department of Defense, and whether they need to be strengthened or otherwise changed;

(C) mechanisms proposed for the governance and oversight of the program; and

(D) recommendations for any legislation which may be necessary.

SEC. 1110. COMPENSATION FOR FEDERAL WAGE SYSTEM EMPLOYEES FOR CERTAIN TRAVEL HOURS.

Section 5544(a) of title 5, United States Code, is amended in clause (iv) (in the third sentence following paragraph (3)), by striking "administratively." and inserting "administratively (including travel by the employee to such event and the return of the employee from such event to the employee's official duty station)."

SEC. 1111. TRAVEL COMPENSATION FOR WAGE GRADE PERSONNEL.

(a) ELIGIBILITY FOR COMPENSATORY TIME OFF FOR TRAVEL.—Section 5550b(a) of title 5, United States Code, is amended by striking "section 5542(b)(2)," and inserting "any provision of section 5542(b)(2) or 5544(a),".

(b) Conforming Amendment.—Section 5541(2)(xi) of such title is amended by striking "section 5544" and inserting "section 5544

or 5550b".

(c) Effective Date.—The amendments made by this section shall take effect on the earlier of—

(1) the effective date of any regulations prescribed to carry

out such amendments; or

(2) the 90th day after the date of the enactment of this Act.

SEC. 1112. ACCUMULATION OF ANNUAL LEAVE BY SENIOR LEVEL EMPLOYEES.

Section 6304(f)(1) of title 5, United States Code, is amended—
(1) in the matter before subparagraph (A), by striking "in a position in—" and inserting "in—";

(2) in subparagraphs (A) through (E), by inserting "a posi-

tion in" before "the";

(3) in subparagraph (D), by striking "or" at the end;

(4) in subparagraph (E), by striking the period and inserting a semicolon; and

(5) by adding after subparagraph (E) the following: "(F) a position to which section 5376 applies; or

"(G) a position designated under section 1607(a) of title 10 as an Intelligence Senior Level position.".

SEC. 1113. UNIFORM ALLOWANCES FOR CIVILIAN EMPLOYEES.

Section 1593(b) of title 10, United States Code, is amended by striking "\$400 per year." and inserting "\$400 per year (or such higher maximum amount as the Secretary of Defense may by regulation prescribe).".

SEC. 1114. FLEXIBILITY IN SETTING PAY FOR EMPLOYEES WHO MOVE FROM A DEPARTMENT OF DEFENSE OR COAST GUARD NONAPPROPRIATED FUND INSTRUMENTALITY POSITION TO A POSITION IN THE GENERAL SCHEDULE PAY SYSTEM.

Section 5334(f) of title 5, United States Code, is amended—

(1) by striking "(f)" and inserting "(f)(1)";

(2) in the first sentence, by striking "does not exceed" and all that follows through "2105(c)." and inserting the following: "does not exceed—

"(A) if the highest previous rate of basic pay received by that employee during the employee's service described in section 2105(c) is equal to a rate of the appropriate grade, such rate of the appropriate grade;

"(B) if the employee's highest previous rate of basic pay (as described in subparagraph (A)) is between two rates of the ap-

propriate grade, the higher of those two rates; or

"(C) if the employee's highest previous rate of basic pay (as described in subparagraph (A)) exceeds the maximum rate of the appropriate grade, the maximum rate of the appropriate grade."; and

(3) in the second sentence, by striking "In the case of" and

inserting the following:

"(2) In the case of".

SEC. 1115. RETIREMENT SERVICE CREDIT FOR SERVICE AS CADET OR MIDSHIPMAN AT A MILITARY SERVICE ACADEMY.

(a) Civil Service Retirement System.—Section 8331(13) of title 5, United States Code, is amended by striking "but" and inserting "and includes service as a cadet at the United States Military Academy, the United States Air Force Academy, or the United States Coast Guard Academy, or as a midshipman at the United States Naval Academy, but".

(b) FEDERAL EMPLOYEES' RETIREMENT SYSTEM.—Section 8401(31) of such title is amended by striking "but" and inserting "and includes service as a cadet at the United States Military Academy, the United States Air Force Academy, or the United States Coast Guard Academy, or as a midshipman at the United States

Naval Academy, but".

(c) APPLICABILITY.—The amendments made by this section shall apply to-

(1) any annuity, eligibility for which is based upon a separation occurring before, on, or after the date of enactment of this

Act: and

(2) any period of service as a cadet at the United States Military Academy, the United States Air Force Academy, or the United States Coast Guard Academy, or as a midshipman at the United States Naval Academy, occurring before, on, or after the date of enactment of this Act.

SEC. 1116. AUTHORIZATION FOR INCREASED COMPENSATION FOR FACULTY AND STAFF OF THE UNIFORMED SERVICES UNI-VERSITY OF THE HEALTH SCIENCES.

Section 2113(c) of title 10, United States Code, as redesignated by section 954(a)(3) of this Act, is amended—

(1) in paragraph (1)-

(A) by inserting "(after due consideration by the Sec-

retary)" before "so as"; and

(B) by striking "within the vicinity of the District of Columbia" and inserting "identified by the Secretary for purposes of this paragraph"; and

(2) in paragraph (4)-

(A) by striking "section 5373" and inserting "sections 5307 and 5373"; and

(B) by adding at the end the following new sentence: "In no event may the total amount of compensation paid to an employee under paragraph (1) in any year (including salary, allowances, differentials, bonuses, awards, and other similar cash payments) exceed the total amount of annual compensation (excluding expenses) specified in section 102 of title 3.".

SEC. 1117. REPORT ON ESTABLISHMENT OF A SCHOLARSHIP PROGRAM FOR CIVILIAN MENTAL HEALTH PROFESSIONALS.

(a) Report Required.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall, in consultation with the Assistant Secretary of Defense for Health Affairs and each of the Surgeons General of the Armed Forces, submit to Congress a report on the feasibility and advisability of establishing a scholarship program for civilian mental health professionals.

(b) ELEMENTS.—The report shall include the following:

(1) An assessment of a potential scholarship program that provides certain educational funding to students seeking a career in mental health services in exchange for service in the Department of Defense.

(2) An assessment of current scholarship programs which

may be expanded to include mental health professionals.

(3) Recommendations regarding the establishment or expansion of scholarship programs for mental health professionals.

(4) A plan to implement, or reasons for not implementing, recommendations that will increase mental health staffing across the Department of Defense.

TITLE XII—MATTERS RELATING TO **FOREIGN NATIONS**

Subtitle A—Assistance and Training

Sec. 1201. Military-to-military contacts and comparable activities.

Sec. 1202. Authority for support of military operations to combat terrorism.

Sec. 1203. Medical care and temporary duty travel expenses for liaison officers of certain foreign nations.

Sec. 1204. Extension and expansion of Department of Defense authority to participate in multinational military centers of excellence.

Sec. 1205. Reauthorization of Commanders' Emergency Response Program.

Sec. 1206. Authority to build the capacity of the Pakistan Frontier Corps.

Sec. 1207. Authority to equip and train foreign personnel to assist in accounting for missing United States Government personnel.

Sec. 1208. Authority to provide automatic identification system data on maritime shipping to foreign countries and international organizations.

Sec. 1209. Report on foreign-assistance related programs carried out by the Department of Defense.

Sec. 1210. Extension and enhancement of authority for security and stabilization assistance

Sec. 1211. Government Accountability Office report on Global Peace Operations Ini-

Sec. 1212. Repeal of limitations on military assistance under the American Servicemembers' Protection Act of 2002.

Subtitle B—Matters Relating to Iraq and Afghanistan

- Sec. 1221. Modification of authorities relating to the Office of the Special Inspector General for Iraq Reconstruction.
- Sec. 1222. Limitation on availability of funds for certain purposes relating to Iraq.

Sec. 1223. Report on United States policy and military operations in Iraq.

- Sec. 1224. Report on a comprehensive set of performance indicators and measures for progress toward military and political stability in Iraq.
- Sec. 1225. Report on support from Iran for attacks against coalition forces in Iraq.

Sec. 1226. Sense of Congress on the consequences of a failed state in Iraq.

Sec. 1227. Sense of Congress on federalism in Iraq.

Sec. 1228. Tracking and monitoring of defense articles provided to the Government of Iraq and other individuals and groups in Iraq.

Sec. 1229. Special Inspector General for Afghanistan Reconstruction.

Sec. 1230. Report on progress toward security and stability in Afghanistan.

- Sec. 1231. United States plan for sustaining the Afghanistan National Security
- Sec. 1232. Report on enhancing security and stability in the region along the border of Afghanistan and Pakistan.
- Sec. 1233. Reimbursement of certain coalition nations for support provided to United States military operations.
- Sec. 1234. Logistical support for coalition forces supporting operations in Iraq and Afghanistan.

Subtitle C—Iraq Refugee Crisis

- Sec. 1241. Short title.
- Sec. 1242. Processing mechanisms.
- Sec. 1243. United States refugee program processing priorities.
- Sec. 1244. Special immigrant status for certain Iraqis.
- Sec. 1245. Senior Coordinator for Iraqi Refugees and Internally Displaced Persons. Sec. 1246. Countries with significant populations of Iraqi refugees.
- Sec. 1247. Motion to reopen denial or termination of asylum.
- Sec. 1248. Reports.
- Sec. 1249. Authorization of appropriations.

Subtitle D—Other Authorities and Limitations

- Sec. 1251. Cooperative opportunities documents under cooperative research and development agreements with NATO organizations and other allied and friendly foreign countries.
- Sec. 1252. Extension and expansion of temporary authority to use acquisition and cross-servicing agreements to lend military equipment for personnel protection and survivability.
- Sec. 1253. Acceptance of funds from the Government of Palau for costs of United States military Civic Action Team in Palau.
- Sec. 1254. Repeal of requirement relating to North Korea.
- Sec. 1255. Justice for Osama bin Laden and other leaders of al Qaeda.
- 1256. Extension of Counterproliferation Program Review Committee.
- Sec. 1257. Sense of Congress on the Western Hemisphere Institute for Security Cooperation.
- Sec. 1258. Sense of Congress on Iran.

Subtitle E—Reports

- Sec. 1261. One-year extension of update on report on claims relating to the bombing of the Labelle Discotheque.
- Sec. 1262. Report on United States policy toward Darfur, Sudan. Sec. 1263. Inclusion of information on asymmetric capabilities in annual report on military power of the People's Republic of China.
- Sec. 1264. Report on application of the Uniform Code of Military Justice to civilians accompanying the Armed Forces during a time of declared war or contingency operation.
- Sec. 1265. Report on family reunions between United States citizens and their relatives in North Korea.
- Sec. 1266. Reports on prevention of mass atrocities. Sec. 1267. Report on threats to the United States from ungoverned areas.

Subtitle A—Assistance and Training

SEC. 1201. MILITARY-TO-MILITARY CONTACTS AND COMPARABLE AC-TIVITIES.

Section 168(c) of title 10, United States Code, is amended by adding at the end the following new paragraph:

"(9) The assignment of personnel described in paragraph (3) or (4) on a non-reciprocal basis if the Secretary of Defense determines that such an assignment, rather than an exchange of personnel, is in the interests of the United States.".

SEC. 1202. AUTHORITY FOR SUPPORT OF MILITARY OPERATIONS TO COMBAT TERRORISM.

(a) Modification of Reporting Requirement.—Subsection (f) of section 1208 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375; 118 Stat. 2086–2087) is amended to read as follows:

"(f) Annual Report.—

"(1) REPORT REQUIRED.—Not later than 120 days after the close of each fiscal year during which subsection (a) is in effect, the Secretary of Defense shall submit to the congressional defense committees a report on support provided under that subsection during that fiscal year.

"(2) MATTERS TO BE INCLUDED.—Each report required by paragraph (1) shall describe the support provided, including—

"(A) the country involved in the activity, the individual or force receiving the support, and, to the maximum extent practicable, the specific region of each country involved in the activity;

"(B) the respective dates and a summary of congres-

sional notifications for each activity;

"(C) the unified commander for each activity, as well as the related objectives, as established by that commander; "(D) the total amount obligated to provide the support;

"(E) for each activity that amounts to more than \$500,000, specific budget details that explain the overall

funding level for that activity; and

- "(F) a statement providing a brief assessment of the outcome of the support, including specific indications of how the support furthered the mission objective of special operations forces and the types of follow-on support, if any, that may be necessary."
- (b) Annual Limitation.—Subsection (g) of such section is amended—
 - (1) in the heading, by striking "FISCAL YEAR 2005" and inserting "Annual"; and

(2) by striking "fiscal year 2005" and inserting "each fiscal

year_during which subsection (a) is in effect".

(c) Extension of Period of Authority.—Subsection (h) of such section is amended by striking "2007" and inserting "2010".

SEC. 1203. MEDICAL CARE AND TEMPORARY DUTY TRAVEL EXPENSES FOR LIAISON OFFICERS OF CERTAIN FOREIGN NATIONS.

- (a) Authority.—Subsection (a) of section 1051a of title 10, United States Code, is amended—
 - (1) by striking "involved in a coalition" and inserting "involved in a military operation"; and

(2) by striking "coalition operation" and inserting "military operation".

(b) Medical Care and Temporary Duty Travel Expenses.— Subsection (b) of such section is amended—

(1) in the heading, by striking "AND SUBSISTENCE" inserting ", SUBSISTENCE, AND MEDICAL CARE";

(2) in paragraph (2), by adding at the end the following: "(C) Expenses for medical care at a civilian medical facility

if—

"(i) adequate medical care is not available to the liaison officer at a local military medical treatment facility;

"(ii) the Secretary determines that payment of such medical expenses is necessary and in the best interests of the United States; and

"(iii) medical care is not otherwise available to the liaison officer pursuant to any treaty or other international agreement."; and

(3) by adding at the end the following:

- "(3) The Secretary may pay the mission-related travel expenses of a liaison officer described in subsection (a) if such travel is in support of the national interests of the United States and the commander of the headquarters to which the liaison officer is temporarily assigned directs round-trip travel from the assigned headquarters to one or more locations."
- (c) Definition.—Subsection (d) of such section is amended— (1) by striking "(d) DEFINITIONS.—" and all that follows

through "(1) The term" and inserting "(d) DEFINITION.—In this section, the term"; and

(2) by striking paragraph (2).

(d) Expiration of Authority.—Such section is further amended by striking subsection (e).

(e) Conforming and Clerical Amendments.—(1) The heading for such section is amended to read as follows:

"§ 1051a. Liaison officers of certain foreign nations; administrative services and support; travel, subsistence, medical care, and other personal expenses".

(2) 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 1051a and inserting the following:

"1051a. Liaison officers of certain foreign nations; administrative services and support; travel, subsistence, medical care, and other personal expenses."

SEC. 1204. EXTENSION AND EXPANSION OF DEPARTMENT OF DEFENSE AUTHORITY TO PARTICIPATE IN MULTINATIONAL MILI-TARY CENTERS OF EXCELLENCE.

- (a) Extension of Authority.—Subsection (a) of section 1205 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 1202 Stat. 2416) is amended by striking "fiscal year 2007" and inserting "fiscal years 2007 and 2008"
- (b) Limitation on Amounts Available for Participation.— Subsection (e) of such section is amended by striking paragraph (2) and inserting the following new paragraph:

"(2) LIMITATION ON AMOUNT.—The amount available under paragraph (1)(A) for the expenses referred to in that paragraph

may not exceed—

- "(A) in fiscal year 2007, \$3,000,000; and "(B) in fiscal year 2008, \$5,000,000.".
- (c) Reports.—Subsection (g) of such section is amended— (1) in paragraph (1)-
 - (A) by inserting "and October 31, 2008," after "October 31, 2007,"; and
 - (B) by striking "fiscal year 2007" and inserting "fiscal years 2007 and 2008"; and
- (2) in paragraph (2)(A), by striking "during fiscal year 2007" and inserting "during the preceding fiscal year".

SEC. 1205. REAUTHORIZATION OF COMMANDERS' EMERGENCY RE-SPONSE PROGRAM.

(a) Authority.—Subsection (a) of section 1202 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109– 163; 119 Stat. 3455–3456) is amended-

(1) in the heading, by striking "FISCAL YEARS 2006 AND 2007" and inserting "FISCAL YEARS 2008 AND 2009"; and

(2) in the matter preceding paragraph (1)-

(A) by striking "fiscal years 2006 and 2007" and inserting "fiscal years 2008 and 2009"; and
(B) by striking "\$500,000,000" and inserting

"\$977,441,000".

(b) Quarterly Reports.—Subsection (b) of such section is amended by striking "fiscal years 2006 and 2007" and inserting "fiscal years 2008 and 2009".

SEC. 1206. AUTHORITY TO BUILD THE CAPACITY OF THE PAKISTAN FRONTIER CORPS.

(a) Authority.—The Secretary of Defense, with the concurrence of the Secretary of State, is authorized during fiscal year 2008 to provide assistance to enhance the ability of the Pakistan Frontier Corps to conduct counterterrorism operations along the border between Pakistan and Afghanistan.

(b) Types of Assistance.

(1) AUTHORIZED ELEMENTS.—Assistance under subsection (a) may include the provision of equipment, supplies, and train-

(2) REQUIRED ELEMENTS.—Assistance under subsection (a)

shall be provided in a manner that promotes—

(A) observance of and respect for human rights and fundamental freedoms; and

(B) respect for legitimate civilian authority within Pakistan.

(c) LIMITATIONS.—

(1) Funding limitation.—The Secretary of Defense may use up to \$75,000,000 of funds available to the Department of Defense for operation and maintenance for fiscal year 2008 to provide the assistance under subsection (a).

(2) Assistance otherwise prohibited by law.—The Secretary of Defense may not use the authority in subsection (a) to provide any type of assistance described in subsection (b) that is otherwise prohibited by any provision of law.

(d) Congressional Notification.—

(1) In General.—Not less than 15 days before providing assistance under subsection (a), the Secretary of Defense shall submit to the congressional committees specified in paragraph (2) a notice of the following:

(A) The budget, types of assistance, and completion

date for providing the assistance under subsection (a).
(B) The source and planned expenditure of funds for the assistance under subsection (a).

(2) Specified congressional committees.—The congressional committees specified in this paragraph are the following:

(A) The Committee on Armed Services, the Committee on Foreign Relations, and the Committee on Appropriations of the Senate.

(B) The Committee on Armed Services, the Committee on Foreign Affairs, and the Committee on Appropriations of the House of Representatives.

SEC. 1207. AUTHORITY TO EQUIP AND TRAIN FOREIGN PERSONNEL TO ASSIST IN ACCOUNTING FOR MISSING UNITED STATES GOVERNMENT PERSONNEL.

(a) In General.—Chapter 20 of title 10, United States Code, is amended by adding at the end the following new section:

"§ 408. Equipment and training of foreign personnel to assist in Department of Defense accounting for missing United States Government personnel

"(a) In General.—The Secretary of Defense may provide assistance to any foreign nation to assist the Department of Defense with recovery of and accounting for missing United States Government

"(b) Types of Assistance.—The assistance provided under

subsection (a) may include the following:

"(1) Equipment. "(2) Supplies.

"(3) Services.

"(4) Training of personnel.
"(c) APPROVAL BY SECRETARY OF STATE.—Assistance may not be provided under this section to any foreign nation unless the Secretary of State specifically approves the provision of such assistance.

(d) LIMITATION.—The amount of assistance provided under

this section in any fiscal year may not exceed \$1,000,000.

((e) CONSTRUCTION WITH OTHER ASSISTANCE.—The authority to provide assistance under this section is in addition to any other

authority to provide assistance to foreign nations under law.

"(f) Annual Reports.—(1) Not later than December 31 each year, the Secretary of Defense shall submit to the congressional defense committees a report on the assistance provided under this section during the fiscal year ending in such year.

(2) Each report under paragraph (1) shall include, for the fis-

cal year covered by such report, the following:

"(A) A listing of each foreign nation provided assistance under this section.

"(B) For each nation so provided assistance, a description

of the type and amount of such assistance.".

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 20 of such title is amended by adding at the end the following new item:

"408. Equipment and training of foreign personnel to assist in Department of Defense accounting for missing United States Government personnel".

SEC. 1208. AUTHORITY TO PROVIDE AUTOMATIC IDENTIFICATION SYS-TEM DATA ON MARITIME SHIPPING TO FOREIGN COUNTRIES AND INTERNATIONAL ORGANIZATIONS.

(a) AUTHORITY TO PROVIDE DATA.—The Secretary of Defense, with the concurrence of the Secretary of State, may authorize the Secretary of a military department or a commander of a combatant command to exchange or furnish automatic identification system data broadcast by merchant or private ships and collected by the United States to a foreign country or international organization pursuant to an agreement for the exchange or production of such data. Such data may be transferred pursuant to this section without cost to the recipient country or international organization.

(b) Definitions.—In this section:

(1) Automatic identification system.—The term "automatic identification system" means a system that is used to satisfy the requirements of the Automatic Identification System under the International Convention for the Safety of Life at Sea, signed at London on November 1, 1974 (TIAS 9700).

(2) Geographic combatant commander.—The term "commander of a combatant command" means a commander of a combatant command (as such term is defined in section 161(c) of title 10, United States Code) with a geographic area of re-

sponsibility.

SEC. 1209. REPORT ON FOREIGN-ASSISTANCE RELATED PROGRAMS CARRIED OUT BY THE DEPARTMENT OF DEFENSE.

(a) REPORT REQUIRED.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the appropriate congressional committees a report that specifies, on a country-by-country basis, each foreign-assistance related program carried out by the Department of Defense during the prior fiscal year under the authorities described in subsection (b).

(b) MATTERS TO BE INCLUDED.—The report required under sub-

section (a) shall include-

(1) a description of the dollar amount, type of support, and purpose of each foreign-assistance related program carried out by the Department of Defense under-

(A) section 1206 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3456), relating to authority to build the capacity of foreign

military forces;

(B) section 1207 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3458), relating to authority to provide security and sta-

bilization assistance to foreign countries; (C) section 1208 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3459), relating to authority to reimburse certain coalition nations for support provided to United States military operations:

(D) section 1033 of the National Defense Authorization Act for Fiscal Year 1998 (Public Law 105-85; 111 Stat. 1881), relating to authority to provide additional support for counter-drug activities of Peru and Colombia;

(E) section 1004 of the National Defense Authorization Act for Fiscal Year 1991 (Public Law 101–510; 10 U.S.C. 374 note), relating to additional support for counter-drug

activities;

(F) section 127d of title 10, United States Code, relating to authority to provide logistic support, supplies, and services to allied forces participating in a combined operation with the Armed Forces;

(G) section 2249c of title 10, United States Code, relating to authority to use appropriated funds for costs associated with education and training of foreign officials under the Regional Defense Combating Terrorism Fellowship Program; and

(H) section 2561 of title 10, United States Code, relating to authority to provide humanitarian assistance; and

(2) a description of each foreign-assistance related program that the Department of Defense undertakes or implements on behalf of any other department or agency of the United States Government, including programs under the Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) and the Arms Export Control Act (22 U.S.C. 2751 et seq.).

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

(d) Appropriate Congressional Committees Defined.—In this section, the term "appropriate congressional committees" means—

(1) the Committee on Appropriations, the Committee on Armed Services, and the Committee on Foreign Affairs of the House of Representatives; and

(2) the Committee on Appropriations, the Committee on Armed Services, and the Committee on Foreign Relations of the Senate.

SEC. 1210. EXTENSION AND ENHANCEMENT OF AUTHORITY FOR SECU-RITY AND STABILIZATION ASSISTANCE.

(a) Program for Assistance.—Section 1207 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3458) is amended—

(1) by redesignating subsections (d), (e), and (f) as sub-

sections (e), (f), and (g), respectively; and

(2) by inserting after subsection (c) the following:

"(d) FORMULATION AND IMPLEMENTATION OF PROGRAM FOR AS-SISTANCE.—The Secretary of State shall coordinate with the Secretary of Defense in the formulation and implementation of a program of reconstruction, security, or stabilization assistance to a foreign country that involves the provision of services or transfer of defense articles or funds under subsection (a)."

(b) ONE-YEAR EXTENSION.—Subsection (g) of such section, as redesignated by subsection (a) of this section, is amended by striking

"September 30, 2007" and inserting "September 30, 2008".

SEC. 1211. GOVERNMENT ACCOUNTABILITY OFFICE REPORT ON GLOBAL PEACE OPERATIONS INITIATIVE.

- (a) REPORT REQUIRED.—Not later than June 1, 2008, the Comptroller General of the United States shall submit to the congressional defense committees, the Committee on Foreign Relations of the Senate, and the Committee on Foreign Affairs of the House of Representatives a report assessing the Global Peace Operations Initiative.
- (b) CONTENT.—The report required under subsection (a) shall include the following:
 - (1) An assessment of whether, and to what extent, the Global Peace Operations Initiative has met the goals set by the President at the inception of the program in 2004.

(2) Which goals, if any, remain unfulfilled.

(3) A description of activities conducted by each member state of the Group of Eight (G-8), including the approximate cost of the activities, and the approximate percentage of the

total monetary value of the activities conducted by each G–8 member, including the United States, as well as efforts by the President to seek contributions or participation by other G–8 members.

- (4) A description of any activities conducted by non-G–8 members, or other organizations and institutions, as well as any efforts by the President to solicit contributions or participation.
- (5) A description of the extent to which the Global Peace Operations Initiative has had global participation.
- (6) A description of the administration of the program by the Department of State and Department of Defense, including—
 - (A) whether each Department should concentrate administration in one office or bureau, and if so, which one;

(B) the extent to which the two Departments coordinate

and the quality of their coordination; and

(C) the extent to which contractors are used and an assessment of the quality and timeliness of the results achieved by the contractors, and whether the United States Government might have achieved similar or better results without contracting out functions.

(7) A description of the metrics, if any, that are used by the President and the G-8 to measure progress in implementation

of the Global Peace Operations Initiative, including—

(A) assessments of the quality and sustainability of the

training of individual soldiers and units;

(B) the extent to which the G-8 and participating countries maintain records or databases of trained individuals and units and conduct inspections to measure and monitor the continued readiness of such individuals and units;

(C) the extent to which the individuals and units are equipped and remain equipped to deploy in peace oper-

ations; and

- (D) the extent to which, the timeline by which, and how individuals and units can be mobilized for peace operations.
- (8) The extent to which, the timeline by which, and how individuals and units can be and are being deployed to peace operations.
- (9) An assessment of whether individuals and units trained under the Global Peace Operations Initiative have been utilized in peace operations subsequent to receiving training under the Initiative, whether they will be deployed to upcoming operations in Africa and elsewhere, and the extent to which such individuals and units would be prepared to deploy and participate in such peace operations.

(10) Recommendations as to whether participation in the Global Peace Operations Initiative should require reciprocal

participation by countries in peace operations.

(11) Any additional measures that could be taken to enhance the effectiveness of the Global Peace Operations Initiative in terms of—

(A) achieving its stated goals; and

- (B) ensuring that individuals and units trained as part of the Initiative are regularly participating in peace oper-
- (c) FORM.—To the maximum extent practicable, the report required under subsection (a) shall be submitted in unclassified form, but may include a classified annex, if necessary.

SEC. 1212. REPEAL OF LIMITATIONS ON MILITARY ASSISTANCE UNDER THE AMERICAN SERVICEMEMBERS' PROTECTION ACT OF

- (a) Repeal of Limitations.—Section 2007 of the American Servicemembers' Protection Act of 2002 (22 U.S.C. 7426) is repealed.
- (b) Conforming Amendments.—Such Act is further amended—
 - (1) in section 2003 (22 U.S.C. 7422)—

(A) in subsection (a)—

(i) in the heading, by striking "SECTIONS 5 AND

7" and inserting "SECTION 2005"; and

(ii) by striking "sections 2005 and 2007" and inserting "section 2005";

(B) in subsection (b)-

- (i) in the heading, by striking "SECTIONS 5 AND 7" and inserting "SECTION 2005"; and
- (ii) by striking "sections 2005 and 2007" and inserting "section 2005";
- (C) in subsection (c)(2)(A), by striking "sections 2005
- and 2007" and inserting "section 2005";
 (D) in subsection (d), by striking "sections 2005 and 2007" and inserting "section 2005"; and
- (E) in subsection (e), by striking "2006, and 2007" and inserting "and 2006"; and
- (2) in section 2013 (22 U.S.C. 7432), by striking paragraph (13).

Subtitle B—Matters Relating to Iraq and Afghanistan

SEC. 1221. MODIFICATION OF AUTHORITIES RELATING TO THE OFFICE OF THE SPECIAL INSPECTOR GENERAL FOR IRAQ RECON-

(a) Purposes.—Subsection (a)(1) of section 3001 of the Emergency Supplemental Appropriations Act for Defense and for the Reconstruction of Iraq and Afghanistan, 2004 (Public Law 108–106; 117 Stat. 1234–1238; 5 U.S.C. App., note to section 8G of Public Law 95–452) is amended by striking "to the Iraq Relief and Reconstruction Fund" and inserting "for the reconstruction of Iraq".

(b) Assistant Inspectors General.—Subsection (d)(1) of such

section is amended by striking "the Iraq Relief and Reconstruction Fund" and inserting "amounts appropriated or otherwise made

available for the reconstruction of Iraq"

(c) SUPERVISION.—Subsection (e)(2) of such section is amended by striking "the Iraq Relief and Reconstruction Fund" and inserting "amounts appropriated or otherwise made available for the reconstruction of Iraq".

(d) Duties.—Subsection (f)(1) of such section is amended by striking "to the Iraq Relief and Reconstruction Fund" and inserting "for the reconstruction of Iraq".

(e) Personnel, Facilities, and Other Resources.—Sub-

section (h) of such section is amended-

(1) in paragraph (1), by inserting after "pay rates" the fol-, and may exercise the authorities of subsections (b) through (i) of section 3161 of title 5, United States Code (without regard to subsection (a) of such section)"; and (2) in paragraph (3), by striking "my enter" and inserting "may enter".

(f) ŘEPORTS.—Subsection (i) of such section is amended by striking "to the Iraq Relief and Reconstruction Fund" each place it appears and inserting "for the reconstruction of Iraq".

(g) DEFINITIONS.—Subsection (m) of such section is amended—

(1) in the heading, by striking "APPROPRIATE COMMITTEES OF CONGRESS DEFINED" and inserting "DEFINITIONS";

(2) by striking "In this section, the term" and inserting the following: "In this section—

"(1) the term";

(3) by redesignating paragraphs (1) and (2) as subpara-

graphs (A) and (B), respectively;

(4) in paragraph (1)(B) (as redesignated by paragraph (3) of this subsection), by striking "and International Relations" and inserting "Foreign Affairs, and Oversight and Government Reform";

(5) by striking the period at the end and inserting "; and";

and(6) by adding at the end the following:

"(2) the term 'amounts appropriated or otherwise made available for the reconstruction of Iraq' means amounts appropriated or otherwise made available for any fiscal year-

"(A) to the Iraq Relief and Reconstruction Fund, the Iraq Security Forces Fund, and the Commanders' Emergency Response Program authorized under section 1202 of the National Defense Authorization for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3455–3456); or

f'(B) for assistance for the reconstruction of Iraq

under-

"(i) the Economic Support Fund authorized under chapter 4 of part II of the Foreign Assistance Act of 1961 (22 U.S.C. 2346 et seq.);

"(ii) the International Narcotics Control and Law Enforcement account authorized under section 481 of the Foreign Assistance Act of 1961 (22 U.S.C. 2291); or

"(iii) any other provision of law.". (h) TERMINATION DATE.—Subsection (o) of such section is amended-

1) in paragraph (1), to read as follows:

"(1) The Office of the Inspector General shall terminate 180 days after the date on which amounts appropriated or otherwise made available for the reconstruction of Iraq that are unexpended are less than \$250,000,000."; and

(2) in paragraph (2)-

(A) by striking "funds deemed to be"; and

(B) by striking "to the Iraq Relief and Reconstruction Fund" and inserting "for the reconstruction of Iraq".

SEC. 1222. LIMITATION ON AVAILABILITY OF FUNDS FOR CERTAIN PURPOSES RELATING TO IRAQ.

No funds appropriated pursuant to an authorization of appropriations in this Act may be obligated or expended for a purpose as *follows:*

(1) To establish any military installation or base for the purpose of providing for the permanent stationing of United States Armed Forces in Iraq.

(2) To exercise United States control of the oil resources of Iraq.

SEC. 1223. REPORT ON UNITED STATES POLICY AND MILITARY OPER-ATIONS IN IRAQ.

(1) In General.—Subsection (c) of section 1227 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109-163; 119 Stat. 3465; 50 U.S.C. 1541 note) is amended-

(A) in paragraph (2), by striking "Iraq." and inserting

the following: "Iraq, including-

"(A) enacting a broadly-accepted hydrocarbon law that

equitably shares revenue among all Iragis;

"(B) adopting laws necessary for the conduct of provincial and local elections, taking steps to implement such laws, and setting a schedule to conduct provincial and local elections;

reforming current laws governing the de-Baathification process in a manner that encourages na-

tional reconciliation;

"(D) amending the Constitution of Iraq in a manner

that encourages national reconciliation;

"(E) allocating and beginning expenditure of \$10 billion in Iraqi revenues for reconstruction projects, including delivery of essential services, and implementing such reconstruction projects on an equitable basis; and

"(F) making significant efforts to plan and implement disarmament, demobilization, and reintegration programs

relating to Iraqi militias.";

(B) by striking paragraph (3) and inserting the fol-

lowing:

"(3) A detailed description of the Joint Campaign Plan, or any subsequent revisions, updates, or documents that replace or supersede the Joint Campaign Plan, including goals, phases, or other milestones contained in the Joint Campaign Plan. Specifi-

cally, the description shall include the following:

"(A) An explanation of conditions required to move though phases of the Joint Campaign Plan, in particular those conditions that must be met in order to provide for the transition of additional security responsibility to the Iraqi Security Forces, and the measurements used to determine progress.

"(B) An assessment of which conditions in the Joint Campaign Plan have been achieved and which conditions have not been achieved. The assessment of those conditions that have not been achieved shall include a discussion of

the factors that have precluded progress.

"(C) A description of any companion or equivalent plan of the Government of Iraq used to measure progress for Iraqi Security Forces undertaking joint operations with Coalition Forces."; and

(C) by adding at the end the following:

"(7) An assessment of the levels of United States Armed Forces required in Iraq for the six-month period following the date of the report, the missions to be undertaken by the Armed Forces in Iraq for such period, and the incremental costs or sav-

ings of any proposed changes to such levels or missions.

"(8) A description of the range of conditions that could prompt changes to the levels of United States Armed Forces required in Iraq for the six-month period following the date of the report or the missions to be undertaken by the Armed Forces in Iraq for such period, including the status of planning for such changes to the levels or missions of the Armed Forces in Iraq.".

(2) Effective date.—The amendments made by paragraph (1) shall apply with respect to each report required to be submitted to Congress under section 1227(c) of the National Defense Authorization Act for Fiscal Year 2006 on or after the

date of the enactment of this Act.

(b) Congressional Briefings Required.—Such section is fur-

ther amended by adding at the end the following:

"(d) CONGRESSIONAL BRIEFINGS REQUIRED.—Not later than 30 days after the submission of the first report under subsection (c) on or after the date of the enactment of the National Defense Authorization Act for Fiscal Year 2008, the Secretary of Defense and the Chairman of the Joint Chiefs of Staff shall meet with the congressional defense committees to brief such committees on the matters described in paragraphs (7) and (8) of subsection (c) contained in the report. Not later than 30 days after the submission of each subsequent report under subsection (c), appropriate senior officials of the Department of Defense shall meet with the congressional defense committees to brief such committees on the matters described in paragraphs (7) and (8) of subsection (c) contained in the report."

SEC. 1224. REPORT ON A COMPREHENSIVE SET OF PERFORMANCE IN-DICATORS AND MEASURES FOR PROGRESS TOWARD MILI-TARY AND POLITICAL STABILITY IN IRAQ.

(a) Report.—Section 9010(c) of the Department of Defense Appropriations Act, 2007 (division A of Public Law 109–289; 120 Stat. 1307) is amended—

(1) in paragraph (1)(B)—

- (A) by striking "and trends" and inserting "trends"; and
- (B) by adding at the end before the period the following: ", and progress made in the transition of responsibility for the security of Iraqi provinces to the Iraqi Security Forces under the Provincial Iraqi Control (PIC) process"; and

(2) in paragraph (2)—

(A) in subparagraph (C)(i), by adding at the end before the semicolon the following: ", without any support from Coalition Forces";

(B) by redesignating subparagraphs (D) through (J) as subparagraphs (F) through (L), respectively;

(C) by inserting after subparagraph (C) the following: "(D) The amount and type of support provided by Coalition Forces to the Iraqi Security Forces at each level of operational readiness.

"(E) The number of Iraqi battalions in the Iraqi Army currently conducting operations and the type of operations

being conducted.";

(D) by redesignating subparagraphs (H) through (L) (as redesignated by subparagraph (B) of this paragraph) as subparagraphs (I) through (M), respectively;

(E) by inserting after subparagraph (G) (as redesignated by subparagraph (B) of this paragraph) the fol-

"(H) The level and effectiveness of the Iraqi Security Forces under the Ministry of Defense in provinces where the United States has formally transferred responsibility for the security of the province to the Iraqi Security Forces under the Provincial Iraqi Control (PIC) process."; and

(F) in subparagraph (I) (as redesignated by subpara-

graphs (B) and (D) of this paragraph)-

(i) in clause (iv), by striking "and" at the end;

(ii) in clause (v), by striking the period at the end and inserting "; and"; and
(iii) by adding at the end the following:

- "(vi) the level and effectiveness of the Iraqi Police and other Ministry of Interior Forces in provinces where the United States has formally transferred responsibility for the security of the province to the Iraqi Security Forces under the Provincial Iraqi Control (PIC) process."
- (b) Effective Date.—The amendments made by subsection (a) shall apply with respect to each report required to be submitted to Congress under section 9010 of the Department of Defense Appropriations Act, 2007 on or after the date of the enactment of this Act.

SEC. 1225. REPORT ON SUPPORT FROM IRAN FOR ATTACKS AGAINST COALITION FORCES IN IRAQ.

(a) Report Required.—Not later than 60 days after the date of the enactment of this Act, and every 180 days thereafter, the Secretary of Defense, in coordination with the Director of National Intelligence, shall submit to the congressional defense committees a report describing and assessing in detail-

(1) any support or direction provided to anti-coalition forces

in Iraq by the Government of Iran or its agents;

(2) the strategy and ambitions in Iraq of the Government of Iran; and

(3) any strategy or efforts by the United States Government to counter the activities of agents of the Government of Iran in

(b) FORM.—Each report required under subsection (a) shall be submitted in unclassified form, to the maximum extent practicable, but may contain a classified annex, if necessary.

(c) TERMINATION.—The requirement to submit reports under subsection (a) shall terminate on the date on which the Secretary of Defense, in coordination with the Director of National Intelligence, submits to the congressional defense committees a certification in writing that the Government of Iran has ceased to provide military support to anti-coalition forces that conduct attacks against coalition forces in Iraq.

(d) Rule of Construction.—Nothing in this section shall be construed to authorize or otherwise speak to the use of the Armed

Forces against Iran.

SEC. 1226. SENSE OF CONGRESS ON THE CONSEQUENCES OF A FAILED STATE IN IRAQ.

It is the sense of Congress that—

(1) a failed state in Iraq will have a negative impact on the Middle East and United States interests in the region; and

(2) the United States should pursue strategies to prevent a failed state in Iraq or to contain the negative effects of a failed state in Iraq.

SEC. 1227. SENSE OF CONGRESS ON FEDERALISM IN IRAQ.

It is the sense of Congress that—

(1) policies supported by the United States in the pursuit of a political settlement in Iraq should be consistent with the wishes of the Iraqi people and should not violate the sovereignty

of the nation of Iraq;

(2) if the Iraqi people support a political settlement in Iraq based on the final provisions of the Constitution of Iraq that create a federal system of government and allow for the creation of federal regions, consistent with the wishes of the Iraqi people and their elected leaders, the United States should actively support such a political settlement in Iraq;

(3) the active support referred to in paragraph (2) should

include-

(A) calling on the international community, including countries with troops in Iraq, the permanent 5 members of the United Nations Security Council, members of the Gulf Cooperation Council, and Iraq's neighbors—

(i) to support an Iraqi political settlement based on

federalism;

(ii) to acknowledge the sovereignty and territorial

integrity of Iraq; and

(iii) to fulfill commitments for the urgent delivery of significant assistance and debt relief to Iraq, especially those made by the member states of the Gulf Cooperation Council; and

(B) convening a conference for Iraqis to reach an agreement on a comprehensive political settlement based on the federalism law approved by the Iraqi Parliament on Octo-

ber 11, 2006;

(4) the United States should urge the Government of Iraq to quickly agree upon and implement a law providing for the equitable distribution of oil revenues, which is a critical component of a comprehensive political settlement in Iraq, including a potential settlement based upon federalism;

(5) the steps described in paragraphs (2), (3), and (4) could lead to an Iraq that is stable, not a haven for terrorists, and

not a threat to its neighbors;

(6) in pursuit of a political settlement in Iraq, whether based on federalism or not, the United States should call on Iraq's neighbors to pledge not to militarily intervene in or desta-

bilize Iraq; and

(7) nothing in this Act should be construed in any way to infringe on the sovereign rights of the nation of Iraq or to imply that the United States wishes to impose a political settlement in Iraq based on federalism if such a political settlement is contrary to the wishes of the Iraqi people.

SEC. 1228. TRACKING AND MONITORING OF DEFENSE ARTICLES PRO-VIDED TO THE GOVERNMENT OF IRAQ AND OTHER INDI-VIDUALS AND GROUPS IN IRAQ.

(a) EXPORT AND TRANSFER CONTROL POLICY.—The President shall implement a policy to control the export and transfer of defense articles into Iraq, including implementation of the registration

and monitoring system under subsection (c).

(b) REQUIREMENT TO IMPLEMENT CONTROL SYSTEM.—No defense articles may be provided to the Government of Iraq or any other group, organization, citizen, or resident of Iraq until the President certifies to the specified congressional committees that a registration and monitoring system meeting the requirements set forth in subsection (c) has been established.

(c) REGISTRATION AND MONITORING SYSTEM.—The registration and monitoring system required under this subsection shall in-

clude-

(1) the registration of the serial numbers of all small arms to be provided to the Government of Iraq or to other groups, organizations, citizens, or residents of Iraq;

(2) a program of end-use monitoring of all lethal defense

articles provided to such entities or individuals; and

(3) a detailed record of the origin, shipping, and distribution of all defense articles transferred under the Iraq Security Forces Fund or any other security assistance program to such entities or individuals.

(d) REVIEW; EXEMPTION.—

(1) REVIEW.—The President shall periodically review the items subject to the registration and monitoring requirements under subsection (c) to determine what items, if any, should no longer be subject to such registration and monitoring requirements. The President shall transmit to the specified congressional committees the results of each review conducted under

this paragraph.

- (2) EXEMPTION.—The President may exempt an item from the registration and monitoring requirements under subsection (c) beginning on the date that is 30 days after the date on which the President provides notice of the proposed exemption to the specified congressional committees in accordance with the procedures applicable to reprogramming notifications under section 634A(a) of the Foreign Assistance Act of 1961 (22 U.S.C. 2394–1(a)). Such notice shall describe any controls to be imposed on such item under any other provision of law.
- (e) Definitions.—In this section:

 (1) Defense article.—The term "defense article" has the meaning given the term in section 644(d) of the Foreign Assistance Act of 1961 (22 U.S.C. 2403(d)).

(2) Small arms" means—

(A) handguns;

(B) shoulder-fired weapons;

(C) light automatic weapons up to and including .50 caliber machine guns;

(D) recoilless rifles up to and including 106mm;

(E) mortars up to and including 81mm;

 (\overline{F}) rocket launchers, man-portable;

(G) grenade launchers, rifle and shoulder fired; and (H) individually-operated weapons which are portable or can be fired without special mounts or firing devices and which have potential use in civil disturbances and are vulnerable to theft.

(3) Specified congressional committees.—The term

"specified congressional committees" means-

- (A) the Committee on Foreign Affairs and the Committee on Armed Services of the House of Representatives;
- (B) the Committee on Foreign Relations, the Committee on Armed Services, and the Committee on Banking, Housing, and Urban Affairs of the Senate.

(f) Effective Date.

(1) In general.—Except as provided in paragraph (2), this section shall take effect 180 days after the date of the enactment

of this Act.

(2) Exception.—The President may delay the effective date of this section by an additional period of up to 90 days if the President certifies in writing to the specified congressional committees for such additional period that it is in the vital interest of the United States to do so and includes in the certification a description of such vital interest.

SEC. 1229. SPECIAL INSPECTOR GENERAL FOR AFGHANISTAN RECON-STRUCTION.

(a) Purposes.—The purposes of this section are as follows:

(1) To provide for the independent and objective conduct and supervision of audits and investigations relating to the programs and operations funded with amounts appropriated or otherwise made available for the reconstruction of Afghanistan.

(2) To provide for the independent and objective leadership and coordination of, and recommendations on, policies designed

to—

(A) promote economy efficiency, and effectiveness in the administration of the programs and operations described in paragraph (1); and

(B) prevent and detect waste, fraud, and abuse in such

programs and operations.

(3) To provide for an independent and objective means of keeping the Secretary of State and the Secretary of Defense fully and currently informed about problems and deficiencies relating to the administration of such programs and operations and the necessity for and progress on corrective action.

(b) Office of Inspector General.—There is hereby established the Office of the Special Inspector General for Afghanistan

Reconstruction to carry out the purposes of subsection (a).

(c) Appointment of Inspector General; Removal.—

(1) Appointment.—The head of the Office of the Special Inspector General for Afghanistan Reconstruction is the Special Inspector General for Afghanistan Reconstruction (in this section referred to as the "Inspector General"), who shall be appointed by the President. The President may appoint the Special Inspector General for Iraq Reconstruction to serve as the Special Inspector General for Afghanistan Reconstruction, in which case the Special Inspector General for Iraq Reconstruction shall have all of the duties, responsibilities, and authorities set forth under this section with respect to such appointed position for the purpose of carrying out this section.

(2) QUALIFICATIONS.—The appointment of the Inspector General shall be made solely on the basis of integrity and demonstrated ability in accounting, auditing, financial analysis, law, management analysis, public administration, or investiga-

tions.

(3) DEADLINE FOR APPOINTMENT.—The appointment of an individual as Inspector General shall be made not later than 30

days after the date of the enactment of this Act.

(4) COMPENSATION.—The annual rate of basic pay of the Inspector General shall be the annual rate of basic pay provided for positions at level IV of the Executive Schedule under section 5315 of title 5, United States Code.

(5) Prohibition on political activities.—For purposes of section 7324 of title 5, United States Code, the Inspector General shall not be considered an employee who determines policies to be pursued by the United States in the nationwide administration of Federal law.

(6) Removal.—The Inspector General shall be removable from office in accordance with the provisions of section 3(b) of

the Inspector General Act of 1978 (5 U.S.C. App.). (d) Assistant Inspectors General.—The Inspector General shall, in accordance with applicable laws and regulations governing the civil service-

(1) appoint an Assistant Inspector General for Auditing who shall have the responsibility for supervising the performance of auditing activities relating to programs and operations supported by amounts appropriated or otherwise made available for the reconstruction of Afghanistan; and

(2) appoint an Assistant Inspector General for Investigations who shall have the responsibility for supervising the performance of investigative activities relating to such programs

and operations.

(e) SUPERVISION.-

(1) In GENERAL.—Except as provided in paragraph (2), the Inspector General shall report directly to, and be under the general supervision of, the Secretary of State and the Secretary of

Defense.

(2) Independence to conduct investigations and au-DITS.—No officer of the Department of Defense, the Department of State, or the United States Agency for International Development shall prevent or prohibit the Inspector General from initiating, carrying out, or completing any audit or investigation related to amounts appropriated or otherwise made available for the reconstruction of Afghanistan or from issuing any subpoena during the course of any such audit or investigation. (f) DUTIES.—

(1) Oversight of Afghanistan reconstruction.—It shall be the duty of the Inspector General to conduct, supervise, and coordinate audits and investigations of the treatment, handling, and expenditure of amounts appropriated or otherwise made available for the reconstruction of Afghanistan, and of the programs, operations, and contracts carried out utilizing such funds, including—

(A) the oversight and accounting of the obligation and

expenditure of such funds;

(B) the monitoring and review of reconstruction activities funded by such funds;

(C) the monitoring and review of contracts funded by

such funds;

(D) the monitoring and review of the transfer of such funds and associated information between and among departments, agencies, and entities of the United States and private and nongovernmental entities;

(E) the maintenance of records on the use of such funds to facilitate future audits and investigations of the use of

such fund;

(F) the monitoring and review of the effectiveness of United States coordination with the Government of Afghanistan and other donor countries in the implementation of the Afghanistan Compact and the Afghanistan National

Development Strategy; and

(G) the investigation of overpayments such as duplicate payments or duplicate billing and any potential unethical or illegal actions of Federal employees, contractors, or affiliated entities and the referral of such reports, as necessary, to the Department of Justice to ensure further investigations, prosecutions, recovery of further funds, or other remedies.

(2) Other duties related to oversight.—The Inspector General shall establish, maintain, and oversee such systems, procedures, and controls as the Inspector General considers approaches the controls of the control of the co

propriate to discharge the duties under paragraph (1).

(3) DUTIES AND RESPONSIBILITIES UNDER INSPECTOR GENERAL ACT OF 1978.—In addition to the duties specified in paragraphs (1) and (2), the Inspector General shall also have the duties and responsibilities of inspectors general under the Inspector General Act of 1978.

(4) COORDINATION OF EFFORTS.—In carrying out the duties, responsibilities, and authorities of the Inspector General under this section, the Inspector General shall coordinate with, and

receive the cooperation of each of the following:

(A) The Inspector General of the Department of Defense.

(B) The Inspector General of the Department of State.

(C) The Inspector General of the United States Agency for International Development.

(g) POWERS AND AUTHORITIES.—

(1) AUTHORITIES UNDER INSPECTOR GENERAL ACT OF 1978.— In carrying out the duties specified in subsection (f), the Inspector General shall have the authorities provided in section 6 of the Inspector General Act of 1978, including the authorities under subsection (e) of such section.

(2) AUDIT STANDARDS.—The Inspector General shall carry out the duties specified in subsection (f)(1) in accordance with

section 4(b)(1) of the Inspector General Act of 1978. (h) PERSONNEL, FACILITIES, AND OTHER RESOURCES.

(1) Personnel.—The Inspector General may select, appoint, and employ such officers and employees as may be necessary for carrying out the duties of the Inspector General, subject to the provisions of title 5, United States Code, governing appointments in the competitive service, and the provisions of chapter 51 and subchapter III of chapter 53 of such title, relating to classification and General Schedule pay rates.

(2) EMPLOYMENT OF EXPERTS AND CONSULTANTS.—The Inspector General may obtain services as authorized by section 3109 of title 5, United States Code, at daily rates not to exceed the equivalent rate prescribed for grade GS-15 of the General

Schedule by section 5332 of such title.

(3) CONTRACTING AUTHORITY.—To the extent and in such amounts as may be provided in advance by appropriations Acts, the Inspector General may enter into contracts and other arrangements for audits, studies, analyses, and other services with public agencies and with private persons, and make such payments as may be necessary to carry out the duties of the Inspector General.

(4) RESOURCES.—The Secretary of State or the Secretary of Defense, as appropriate, shall provide the Inspector General with appropriate and adequate office space at appropriate locations of the Department of State or the Department of Defense, as the case may be, in Afghanistan, together with such equipment, office supplies, and communications facilities and services as may be necessary for the operation of such offices, and shall provide necessary maintenance services for such offices and the equipment and facilities located therein.

(5) Assistance from federal agencies.—

(A) In General.—Upon request of the Inspector General for information or assistance from any department, agency, or other entity of the Federal Government, the head of such entity shall, insofar as is practicable and not in contravention of any existing law, furnish such information or assistance to the Inspector General, or an authorized designee.

(B) REPORTING OF REFUSED ASSISTANCE.—Whenever information or assistance requested by the Inspector General is, in the judgment of the Inspector General, unreasonably refused or not provided, the Inspector General shall report the circumstances to the Secretary of State or the Secretary of Defense, as appropriate, and to the appropriate congressional committees without delay.

(6) Use of personnel, facilities, and other resources of the office of the special inspector general for iraq

RECONSTRUCTION.—Upon the request of the Inspector General,

the Special Inspector General for Iraq Reconstruction

(A) may detail, on a reimbursable basis, any of the personnel of the Office of the Special Inspector General for Iraq Reconstruction to the Office of the Inspector General for Afghanistan Reconstruction for the purpose of carrying out this section; and

(B) may provide, on a reimbursable basis, any of the facilities or other resources of the Office of the Special Inspector General for Iraq Reconstruction to the Office of the Inspector General for Afghanistan Reconstruction for the

purpose of carrying out this section.

(i) REPORTS.-

(1) QUARTERLY REPORTS.—Not later than 30 days after the end of each fiscal-year quarter, the Inspector General shall submit to the appropriate congressional committees a report summarizing, for the period of that quarter and, to the extent possible, the period from the end of such quarter to the time of the submission of the report, the activities during such period of the Inspector General and the activities under programs and operations funded with amounts appropriated or otherwise made available for the reconstruction of Afghanistan. Each report shall include, for the period covered by such report, a detailed statement of all obligations, expenditures, and revenues associated with reconstruction and rehabilitation activities in Afghanistan, including the following:

(A) Obligations and expenditures of appropriated

funds.

(B) A project-by-project and program-by-program accounting of the costs incurred to date for the reconstruction of Afghanistan, together with the estimate of the Department of Defense, the Department of State, and the United State Agency for International Development, as applicable, of the costs to complete each project and each program.

(C) Revenues attributable to or consisting of funds provided by foreign nations or international organizations to programs and projects funded by any department or agency of the United States Government, and any obligations or

expenditures of such revenues.

- (D) Revenues attributable to or consisting of foreign assets seized or frozen that contribute to programs and projects funded by any department or agency of the United States Government, and any obligations or expenditures of such revenues.
- (E) Operating expenses of agencies or entities receiving amounts appropriated or otherwise made available for the reconstruction of Afghanistan.

(F) In the case of any contract, grant, agreement, or other funding mechanism described in paragraph (2)—

(i) the amount of the contract, grant, agreement, or

other funding mechanism;

(ii) a brief discussion of the scope of the contract,

grant, agreement, or other funding mechanism;

(iii) a discussion of how the department or agency of the United States Government involved in the contract, grant, agreement, or other funding mechanism identified, and solicited offers from, potential individuals or entities to perform the contract, grant, agreement, or other funding mechanism, together with a list of the potential individuals or entities that were issued solicitations for the offers; and

(iv) the justification and approval documents on which was based the determination to use procedures other than procedures that provide for full and open

competition.

(2) Covered contracts, Grants, agreement, or other funding mechanisms.—A contract, grant, agreement, or other funding mechanism described in this paragraph is any major contract, grant, agreement, or other funding mechanism that is entered into by any department or agency of the United States Government that involves the use of amounts appropriated or otherwise made available for the reconstruction of Afghanistan with any public or private sector entity for any of the following purposes:

(A) To build or rebuild physical infrastructure of Afghanistan.

(B) To establish or reestablish a political or societal institution of Afghanistan.

(C) To provide products or services to the people of Af-

ghanistan.

(3) PUBLIC AVAILABILITY.—The Inspector General shall publish on a publically-available Internet website each report under paragraph (1) of this subsection in English and other languages that the Inspector General determines are widely used and understood in Afghanistan.

(4) FORM.—Each report required under this subsection shall be submitted in unclassified form, but may include a classified annex if the Inspector General considers it necessary.

- (5) Rule of construction.—Nothing in this subsection shall be construed to authorize the public disclosure of information that is—
 - (A) specifically prohibited from disclosure by any other provision of law;
 - (B) specifically required by Executive order to be protected from disclosure in the interest of national defense or national security or in the conduct of foreign affairs; or

(C) a part of an ongoing criminal investigation.

(i) REPORT COORDINATION.—

(1) Submission to secretaries of state and defense.— The Inspector General shall also submit each report required under subsection (i) to the Secretary of State and the Secretary

of Defense.

(2) SUBMISSION TO CONGRESS.—Not later than 30 days after receipt of a report under paragraph (1), the Secretary of State or the Secretary of Defense may submit to the appropriate congressional committees any comments on the matters covered by the report as the Secretary of State or the Secretary of Defense, as the case may be, considers appropriate. Any comments on the matters covered by the report shall be submitted in unclassified form, but may include a classified annex if the Sec-

retary of State or the Secretary of Defense, as the case may be, considers it necessary.

(k) Transparency.—

(1) Report.—Not later than 60 days after submission to the appropriate congressional committees of a report under subsection (i), the Secretary of State and the Secretary of Defense shall jointly make copies of the report available to the public

upon request, and at a reasonable cost.

(2) Comments on matters covered by report.—Not later than 60 days after submission to the appropriate congressional committees under subsection (j)(2) of comments on a report under subsection (i), the Secretary of State and the Secretary of Defense shall jointly make copies of the comments available to the public upon request, and at a reasonable cost. (l) Waiver.—

- (1) AUTHORITY.—The President may waive the requirement under paragraph (1) or (2) of subsection (k) with respect to availability to the public of any element in a report under subsection (i), or any comment under subsection (j)(2), if the President determines that the waiver is justified for national security reasons.
- (2) Notice of waiver made under this subsection in the Federal Register no later than the date on which a report required under subsection (i), or any comment under subsection (j)(2), is submitted to the appropriate congressional committees. The report and comments shall specify whether waivers under this subsection were made and with respect to which elements in the report or which comments, as appropriate.

 (m) Definitions.—In this section:
- (1) Amounts appropriated or otherwise made available for the reconstruction of Afghanistan.—The term "amounts appropriated or otherwise made available for the reconstruction of Afghanistan" means—

(A) amounts appropriated or otherwise made available for any fiscal year—

(i) to the Afghanistan Security Forces Fund; or

- (ii) to the program to assist the people of Afghanistan established under subsection (a)(2) of section 1202 of the National Defense Authorization for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3455–3456); and (B) amounts appropriated or otherwise made available
- for any fiscal year for the reconstruction of Afghanistan under—

(i) the Economic Support Fund;

(ii) the International Narcotics Control and Law Enforcement account; or

(iii) any other provision of law.

(2) APPROPRIATE CONGRESSIONAL COMMITTEES.—The term "appropriate congressional committees" means—

(A) the Committees on Appropriations, Armed Services, and Foreign Relations of the Senate; and

(B) the Committees on Appropriations, Armed Services, and Foreign Affairs of the House of Representatives.

(n) AUTHORIZATION OF APPROPRIATIONS.—

(1) In General.—There is authorized to be appropriated \$20,000,000 for fiscal year 2008 to carry out this section.

(2) Offset.—The amount authorized to be appropriated by section 1513 for the Afghanistan Security Forces Fund is hereby reduced by \$20,000,000.

(o) TERMINATION.

(1) In general.—The Office of the Special Inspector General for Afghanistan Reconstruction shall terminate 180 days after the date on which amounts appropriated or otherwise made available for the reconstruction of Afghanistan that are unexpended are less than \$250,000,000.

(2) FINAL REPORT.—The Inspector General shall, prior to

the termination of the Office of the Special Inspector General for Afghanistan Reconstruction under paragraph (1), prepare and submit to the appropriate congressional committees a final forensic audit report on programs and operations funded with amounts appropriated or otherwise made available for the reconstruction of Afghanistan.

SEC. 1230. REPORT ON PROGRESS TOWARD SECURITY AND STABILITY IN AFGHANISTAN.

(a) REPORT REQUIRED.—Not later than 90 days after the date of the enactment of this Act, and every 180 days thereafter through the end of fiscal year 2010, the President, acting through the Secretary of Defense, shall submit to the appropriate congressional committees a report on progress toward security and stability in Af-

ghanistan.

(b) Coordination.—The report required under subsection (a) shall be prepared in coordination with the Secretary of State, the Director of National Intelligence, the Attorney General, the Administrator of the Drug Enforcement Administration, the Administrator of the United States Agency for International Development, the Secretary of Agriculture, and the head of any other department or agency of the Government of the United States involved with activities relating to security and stability in Afghanistan.

(c) MATTERS TO BE INCLUDED: STRATEGIC DIRECTION OF United States Activities Relating to Security and Stability IN AFGHANISTAN.—The report required under subsection (a) shall include a description of a comprehensive strategy of the United States for security and stability in Afghanistan. The description of such strategy shall consist of a general overview and a separate detailed section for each of the following:

(1) NORTH ATLANTIC TREATY ORGANIZATION INTERNATIONAL SECURITY ASSISTANCE FORCE.—A description of the following:

(A) Efforts of the United States to work with countries participating in the North Atlantic Treaty Organization (NATO) International Security Assistance Force (ISAF) in Afghanistan (hereafter in this section referred to as "NATO ISAF countries").

(B) Any actions by the United States to achieve the following goals relating to strengthening the NATO ISAF,

and the results of such actions:

(i) Encourage NATO ISAF countries to fulfill commitments to the NATO ISAF mission in Afghanistan, and ensure adequate contributions to efforts to build the capacity of the Afghanistan National Security Forces (ANSF), counter-narcotics efforts, and reconstruction and development activities in Afghanistan.

(ii) Remove national caveats on the use of forces

deployed as part of the NATO ISAF.

(iii) Reduce the number of civilian casualties resulting from military operations of NATO ISAF countries and mitigate the impact of such casualties on the Afghan people.

(2) AFGHANISTÂN NATIONAL SECURITY FORCES.—A descrip-

tion of the following:

(A) A comprehensive and effective long-term strategy and budget, with defined objectives, for activities relating to strengthening the resources, capabilities, and effectiveness of the Afghanistan National Army (ANA) and the Afghanistan National Police (ANP) of the ANSF, with the goal of ensuring that a strong and fully-capable ANSF is able to independently and effectively conduct operations and maintain security and stability in Afghanistan.

(B) Any actions by the United States to achieve the following goals relating to building the capacity of the ANSF,

and the results of such actions:

(i) Improve coordination with all relevant departments and agencies of the Government of the United States, as well as NATO ISAF countries and other international partners.

(ii) Improve ANSF recruitment and retention, including through improved vetting and salaries for the

ANSF.

(iii) Increase and improve ANSF training and

mentoring.

(iv) Strengthen the partnership between the Government of the United States and the Government of Afghanistan.

(3) PROVINCIAL RECONSTRUCTION TEAMS AND OTHER RE-CONSTRUCTION AND DEVELOPMENT ACTIVITIES.—A description of

the following:

(A) A comprehensive and effective long-term strategy and budget, with defined objectives, for reconstruction and development in Afghanistan, including a long-term strategy with a mission and objectives for each United States-led Provincial Reconstruction Team (PRT) in Afghanistan.

(B) Any actions by the United States to achieve the following goals with respect to reconstruction and develop-

ment in Afghanistan, and the results of such actions:

(i) Improve coordination with all relevant departments and agencies of the Government of the United States, as well as NATO ISAF countries and other international partners.

(ii) Clarify the chain of command, and operations plans for United States-led PRTs that are appropriate to meet the needs of the relevant local communities.

(iii) Promote coordination among PRTs.

(iv) Ensure that each PRT is adequately staffed, particularly with civilian specialists, and that such staff receive appropriate training.

(v) Expand the ability of the Afghan people to assume greater responsibility for their own reconstruction and development projects.

(vi) Strengthen the partnership between the Government of the United States and Government of Af-

ghanistan.

(vii) Ensure proper reconstruction and development oversight activities, including implementation, where appropriate, of recommendations of any United States inspectors general, including the Special Inspector General for Afghanistan Reconstruction appointed pursuant to section 1229.

(4) COUNTER-NARCOTICS ACTIVITIES.—A description of the

following:

(A) A comprehensive and effective long-term strategy and budget, with defined objectives, for the activities of the Department of Defense relating to counter-narcotics efforts in Afghanistan, including—

(i) roles and missions of the Department of Defense within the overall counter-narcotics strategy for Afghanistan of the Government of the United States, in-

cluding a statement of priorities;

(ii) a detailed, comprehensive, and effective strategy with defined one-year, three-year, and five-year objectives and a description of the accompanying allocation of resources of the Department of Defense to accomplish such objectives;

(iii) in furtherance of the strategy described in clause (i), actions that the Department of Defense is

taking and has planned to take to—

(I) improve coordination within the Department of Defense and with all relevant departments and agencies of the Government of the United States;

(II) strengthen significantly the Afghanistan

National Counter-narcotics Police;

(III) build the capacity of local and provincial governments of Afghanistan and the national Government of Afghanistan to assume greater responsibility for counter-narcotics-related activities, including interdiction; and

(IV) improve counter-narcotics-related intelligence capabilities and tactical use of such capabilities by the Department of Defense and other appropriate departments and agencies of the Govern-

ment of the United States; and

(iv) the impact, if any, including the disadvantages and advantages, if any, on the primary counter-terrorism mission of the United States military of providing enhanced logistical support to departments and agencies of the Government of the United States and counter-narcotics partners of the United States in their interdiction efforts, including apprehending or eliminating major drug traffickers in Afghanistan.

(B) The counter-narcotics roles and missions assumed by the local and provincial governments of Afghanistan and the national Government of Afghanistan, appropriate departments and agencies of the Government of the United States (other than the Department of Defense), the NATO

ISAF, and the governments of other countries.

(C) The plan and efforts to coordinate the counter-narcotics strategy and activities of the Department of Defense with the counter-narcotics strategy and activities of the Government of Afghanistan, the NATO-led interdiction and security forces, other appropriate countries, and other counter-narcotics partners of the United States, and the re-

sults of such efforts.

(D) The progress made by the governments, organizations, and entities specified in subparagraph (B) in executing designated roles and missions, and in coordinating and implementing counternarcotics plans and activities, and based on the results of this progress whether, and to what extent, roles and missions for the Department of Defense should be altered in the future, or should remain unaltered.

- (5) Public corruption and rule of law.—A description of any actions, and the results of such actions, to help the Government of Afghanistan fight public corruption and strengthen governance and the rule of law at the local, provincial, and national levels.
- (6) REGIONAL CONSIDERATIONS.—A description of any actions and the results of such actions to increase cooperation with countries geographically located around Afghanistan's border, with a particular focus on improving security and stability in the Afghanistan-Pakistan border areas.

(d) Matters to Be Included: Performance Indicators and Measures of Progress Toward Sustainable Long-Term Secu-

RITY AND STABILITY IN AFGHANISTAN.-

(1) IN GENERAL.—The report required under subsection (a) shall set forth a comprehensive set of performance indicators and measures of progress toward sustainable long-term security and stability in Afghanistan, as specified in paragraph (2), and shall include performance standards and progress goals, together with a notional timetable for achieving such goals.

(2) Performance indicators and measures of progress SPECIFIED.—The performance indicators and measures of progress specified in this paragraph shall include, at a min-

imum, the following:

(A) With respect to the NATO ISAF, an assessment of unfulfilled NATO ISAF mission requirements and contributions from individual NATO ISAF countries, including levels of troops and equipment, the effect of contributions on operations, and unfulfilled commitments.

(B) An assessment of military operations of the NATO ISAF, including of NATO ISAF countries, and an assessment of separate military operations by United States forces. Such assessments shall include—

(i) indicators of a stable security environment in Afghanistan, such as number of engagements per day, and trends relating to the numbers and types of hostile encounters; and

(ii) the effects of national caveats that limit operations, geographic location of operations, and esti-

mated number of civilian casualties.

(C) For the Afghanistan National Army (ANA), and separately for the Afghanistan National Police (ANP), of the Afghanistan National Security Forces (ANSF) an assessment of the following:

(i) Recruitment and retention numbers, rates of ab-

senteeism, vetting procedures, and salary scale.

(ii) Numbers trained, numbers receiving mentoring, the type of training and mentoring, and number of trainers, mentors, and advisers needed to support the ANA and ANP and associated ministries.

(iii) Type of equipment used.

(iv) Operational readiness status of ANSF units, including the type, number, size and organizational structure of ANA and ANP units that are—

(I) capable of conducting operations independ-

ently;

(II) capable of conducting operations with the support of the United States, NATO ISAF forces, or other coalition forces; or

(III) not ready to conduct operations.

(v) Effectiveness of ANA and ANP officers and the ANA and ANP chain of command.

(vi) Extent to which insurgents have infiltrated the

ANA and ANP.

(vii) Estimated number and capability level of the ANA and ANP needed to perform duties now undertaken by NATO ISAF countries, separate United States forces and other coalition forces, including defending the borders of Afghanistan and providing adequate levels of law and order throughout Afghanistan.

(D) An assessment of the estimated strength of the insurgency in Afghanistan and the extent to which it is composed of non-Afghan fighters and utilizing weapons or weapons-related materials from countries other than Af-

ghanistan.

(E) A description of all terrorist and insurgent groups operating in Afghanistan, including the number, size, equipment strength, military effectiveness, sources of support, legal status, and any efforts to disarm or reintegrate each such group.

(F) An assessment of security and stability, including terrorist and insurgent activity, in Afghanistan-Pakistan border areas and in Pakistan's Federally Administered

Tribal Areas.

(G) An assessment of United States military requirements, including planned force rotations, for the twelvementh period following the date of the report required under subsection (a).

(H) For reconstruction and development, an assessment of the following:

(i) The location, funding (including the sources of funding), staffing requirements, current staffing levels, and activities of each United States-led Provincial Reconstruction Team.

(ii) Key indicators of economic activity that should be considered the most important for determining the prospects of stability in Afghanistan, including-

(I) the indicators set forth in the Afghanistan Compact, which consist of roads, education, health, agriculture and electricity; and

(II) unemployment and poverty levels.

(I) For counter-narcotics efforts, an assessment of the activities of the Department of Defense in Afghanistan, as described in subsection (c)(4), and the effectiveness of such

(J) Key measures of political stability relating to both

central and local Afghan governance.

(K) For public corruption and rule of law, an assessment of anti-corruption and law enforcement activities at the local, provincial, and national levels and the effectiveness of such activities.

(e) FORM.—The report required under subsection (a) shall be submitted in unclassified form, but may include a classified annex,

if necessary.

(f) Congressional Briefings.—The Secretary of Defense shall supplement the report required under subsection (a) with regular briefings to the appropriate congressional committees on the subject matter of the report.

(g) Appropriate Congressional Committees Defined.—In this section, the term "appropriate congressional committees"

means-

(1) the Committee on Armed Services, the Committee on Appropriations, and the Committee on Foreign Affairs of the House of Representatives; and

(2) the Committee on Armed Services, the Committee on Appropriations, and the Committee on Foreign Relations of the Senate.

SEC. 1231. UNITED STATES PLAN FOR SUSTAINING THE AFGHANISTAN NATIONAL SECURITY FORCES.

(a) PLAN REQUIRED.—Not later than 90 days after the date of the enactment of this Act, and annually thereafter through the end of fiscal year 2010, the Secretary of Defense shall submit to the appropriate congressional committees a report on a long-term detailed plan for sustaining the Afghanistan National Army (ANA) and the Afghanistan National Police (ANP) of the Afghanistan National Security Forces (ANSF), with the objective of ensuring that a strong and fully-capable ANSF will be able to independently and effectively conduct operations and maintain long-term security and stability in Afghanistan.

(b) COORDINATION.—The report required under subsection (a)

shall be prepared in coordination with the Secretary of State.

(c) MATTERS TO BE INCLUDED.—The report required under subsection (a) shall include a description of the following matters relating to the plan for sustaining the ANSF:

(1) A comprehensive and effective long-term strategy and

budget, with defined objectives.

(2) A mechanism for tracking funding, equipment, training, and services provided for the ANSF by the United States, countries participating in the North Atlantic Treaty Organization (NATO) International Security Assistance Force (ISAF) in Afghanistan (hereafter in this section referred to as "NATO ISAF countries"), and other coalition forces that are not part of the NATO ISAF.

(3) Any actions to assist the Government of Afghanistan achieve the following goals, and the results of such actions:

(A) Build and sustain effective Afghan security institutions with fully-capable leadership and staff, including a reformed Ministry of Interior, a fully-established Ministry of Defense, and logistics, intelligence, medical, and recruiting units (hereafter in this section referred to as "ANSFsustaining institutions").

(B) Train and equip fully-capable ANSF that are capable of conducting operations independently and in sufficient

numbers.

(C) Establish strong ANSF-readiness assessment tools and metrics.

(D) Build and sustain strong, professional ANSF offi-

cers at the junior-, mid-, and senior-levels.

- (E) Develop strong ANSF communication and control between central command and regions, provinces, and districts.
- (F) Establish a robust mentoring and advising program, and a strong professional military training and education program, for all ANSF officials.

(G) Establish effective merit-based salary, rank, pro-

motion, and incentive structures for the ANSF.

(H) Develop mechanisms for incorporating lessons learned and best practices into ANSF operations.

(I) Establish an ANSF personnel accountability system with effective internal discipline procedures and mechanisms, and a system for addressing ANSF personnel complaints.

(J) Ensure effective ANSF oversight mechanisms, including a strong record-keeping system to track ANSF

equipment and personnel.

(4) Coordination with all relevant departments and agencies of the Government of the United States, as well as NATO ISAF countries and other international partners, including on—

(A) funding:

(B) reform and establishment of ANSF-sustaining institutions; and

(C) efforts to ensure that progress on sustaining the ANSF is reinforced with progress in other pillars of the Afghan security sector, particularly progress on building an effective judiciary, curbing production and trafficking of illicit narcotics, and demobilizing, disarming, and reintegrating militia fighters.

(d) Appropriate Congressional Committees Defined.—In this section, the term "appropriate congressional committees" means—

(1) the Committee on Armed Services, the Committee on Appropriations, and the Committee on Foreign Affairs of the

House of Representatives; and

(2) the Committee on Armed Services, the Committee on Appropriations, and the Committee on Foreign Relations of the Senate.

SEC. 1232. REPORT ON ENHANCING SECURITY AND STABILITY IN THE REGION ALONG THE BORDER OF AFGHANISTAN AND PAKI-STAN.

(a) REPORT REQUIRED.—

(1) In General.—Not later than March 31, 2008, the Secretary of Defense, in consultation with the Secretary of State, shall submit to the appropriate congressional committees a report on enhancing security and stability in the region along the border of Afghanistan and Pakistan.

(2) Matters to be included.—The report required under

paragraph (1) shall include the following:

(A) A detailed description of the efforts by the Govern-

ment of Pakistan to achieve the following objectives:

(i) Eliminate safe havens for Taliban, Al Qaeda, and other violent extremist forces on the national territory of Pakistan.

(ii) Prevent the movement of such forces across the border of Pakistan into Afghanistan to engage in insur-

gent or terrorist activities.

(B) An assessment of the Secretary of Defense as to whether Pakistan is making substantial and sustained efforts to achieve the objectives specified in subparagraph (A).
(3) FORM.—The report required under paragraph (1) shall

be submitted in unclassified form, but may include a classified annex.

(4) LIMITATION.—

- (A) In General.—If the Secretary of Defense does not submit the report required under paragraph (1) by March 31, 2008, then after such date the Government of Pakistan may not be reimbursed under the authority of any provision of law described in subparagraph (B) for logistical, military, or other support provided by Pakistan to the United States until the Secretary submits to the appropriate congressional committees the report required by such paragraph.
- (B) Provisions of law referred to in subparagraph (A) are the following:

(i) Section 1233.

(ii) Any other provision of law under which payments are authorized to reimburse key cooperating nations for logistical, military, or other support provided by that nation to or in connection with United States military operations.

(5) APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.—In this subsection, the term "appropriate congressional commit-

tees" means-

(A) the Committee on Armed Services, the Committee on Appropriations, and the Committee on Foreign Affairs of

the House of Representatives; and

(B) the Committee on Armed Services, the Committee on Appropriations, and the Committee on Foreign Relations of the Senate.

(b) NOTIFICATION RELATING TO DEPARTMENT OF DEFENSE COA-

LITION SUPPORT FUNDS FOR PAKISTAN.-

(1) Notification.

(A) IN GENERAL.—Not less than 15 days before making any reimbursement to the Government of Pakistan under the authority of any provision of law described in subparagraph (B) for logistical, military, or other support provided by Pakistan to the United States, the Secretary of Defense shall submit to the congressional defense committees a written notification that contains a detailed description of such logistical, military, or other support.

(B) Provisions of law re-

ferred to in subparagraph (A) are the following:

(i) Section 1233.

(ii) Any other provision of law under which payments are authorized to reimburse key cooperating nations for logistical, military, or other support provided by that nation to or in connection with United States military operations.

(2) Matters to be included.—Each notification required under paragraph (1) shall include an itemized description of the following support provided by Pakistan to the United States for which the United States will provide reimbursement:

(A) Logistic support, supplies, and services, as such term is defined in section 2350(1) of title 10, United States

Code.

(B) Military support.

(C) Any other support or services.

(3) FORM.—Each notification required under paragraph (1) shall be submitted in unclassified form, but may include a classified annex.

(4) RELATIONSHIP TO OTHER NOTIFICATION REQUIRE-MENTS.—Each notification required under paragraph (1) shall be in addition to any notification requirements under any provision of law described in subparagraph (B) of such paragraph.

(5) Effective date.—The requirement to submit notifications under paragraph (1) shall apply with respect to reimbursements to the Government of Pakistan for logistical, military, or other support provided by Pakistan to the United States during the period beginning on February 1, 2008, and ending on September 30, 2009.

SEC. 1233. REIMBURSEMENT OF CERTAIN COALITION NATIONS FOR SUPPORT PROVIDED TO UNITED STATES MILITARY OPER-

(a) AUTHORITY.—From funds made available for the Department of Defense by section 1508 for operation and maintenance, Defense-wide activities, the Secretary of Defense may reimburse any key cooperating nation for logistical and military support provided by that nation to or in connection with United States military operations in Operation Iraqi Freedom or Operation Enduring Freedom.

(b) Amounts of Reimbursement.—

- (1) In General.—Reimbursement authorized by subsection (a) may be made in such amounts as the Secretary of Defense, with the concurrence of the Secretary of State and in consultation with the Director of the Office of Management and Budget, may determine, based on documentation determined by the Secretary of Defense to adequately account for the support provided.
- (2) STANDARDS.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Defense shall prescribe standards for determining the kinds of logistical and military support to the United States that shall be considered reimbursable under the authority in subsection (a). Such standards may not take effect until 15 days after the date on which the Secretary submits to the congressional defense committees a report setting forth such standards.

 (c) LIMITATIONS.—

(1) LIMITATION ON AMOUNT.—The total amount of reimbursements made under the authority in subsection (a) during fined war 2008 may not award \$1,200,000,000

fiscal year 2008 may not exceed \$1,200,000,000.

(2) Prohibition on contractual obligations to make payments.—The Secretary of Defense may not enter into any contractual obligation to make a reimbursement under the authority in subsection (a).

(d) Notice to Congress.—The Secretary of Defense shall—

(1) notify the congressional defense committees not less than 15 days before making any reimbursement under the authority in subsection (a); and

(2) submit to the congressional defense committees on a quarterly basis a report on any reimbursements made under the

authority in subsection (a) during such quarter.

SEC. 1234. LOGISTICAL SUPPORT FOR COALITION FORCES SUP-PORTING OPERATIONS IN IRAQ AND AFGHANISTAN.

(a) Availability of Funds for Logistical Support.—Subject to the provisions of this section, amounts available to the Department of Defense for fiscal year 2008 for operation and maintenance may be used to provide supplies, services, transportation (including airlift and sealift), and other logistical support to coalition forces supporting United States military and stabilization operations in Iraq and Afghanistan.

(b) REQUIRED DETERMINATION.—The Secretary may provide logistical support under the authority in subsection (a) only if the Secretary determines that the coalition forces to be provided the

logistical support—

(1) are essential to the success of a United States military or stabilization operation; and

(2) would not be able to participate in such operation with-

out the provision of the logistical support.

(c) COORDINATION WITH EXPORT CONTROL LAWS.—Logistical support may be provided under the authority in subsection (a) only in accordance with applicable provisions of the Arms Export Control Act and other export control laws of the United States.

(d) Limitation on Value.—The total amount of logistical support provided under the authority in subsection (a) in fiscal year 2008 may not exceed \$400,000,000.

(e) QUARTERLY REPORTS.—

(1) REPORTS REQUIRED.—Not later than 15 days after the end of each fiscal-year quarter of fiscal year 2008, the Secretary shall submit to the congressional defense committees a report on the provision of logistical support under the authority in subsection (a) during such fiscal-year quarter.

(2) ELEMENTS.—Each report under paragraph (1) shall include, for the fiscal-year quarter covered by such report, the fol-

lowing:

(A) Each nation provided logistical support under the authority in subsection (a).

(B) For each such nation, a description of the type and value of logistical support so provided.

Subtitle C—Iraq Refugee Crisis

SEC. 1241. SHORT TITLE.

This subtitle may be cited as the "Refugee Crisis in Iraq Act of 2007".

SEC. 1242. PROCESSING MECHANISMS.

(a) In General.—The Secretary of State, in consultation with the Secretary of Homeland Security, shall establish or use existing refugee processing mechanisms in Iraq and in countries, where appropriate, in the region in which—

(1) aliens described in section 1243 may apply and inter-

view for admission to the United States as refugees; and

(2) aliens described in section 1244(b) may apply and interview for admission to United States as special immigrants.

(b) Suspension.—If such is determined necessary, the Secretary of State, in consultation with the Secretary of Homeland Security, may suspend in-country processing under subsection (a) for a period not to exceed 90 days. Such suspension may be extended by the Secretary of State upon notification to the Committee on the Judiciary of the House of Representatives, the Committee on Foreign Affairs of the House of Representatives, the Committee on the Judiciary of the Senate, and the Committee on Foreign Relations of the Senate. The Secretary of State shall submit to such committees a report outlining the basis of any such suspension and any extensions thereof.

(c) Report.—Not later than 90 days after the date of the enactment of this Act, the Secretary of State, in consultation with the Secretary of Homeland Security, shall submit to the committees speci-

fied in subsection (b) a report that—

(1) describes the Secretary of State's plans to establish the processing mechanisms required under subsection (a);

(2) contains an assessment of in-country processing that

makes use of videoconferencing; and

(3) describe the Secretary of State's diplomatic efforts to improve issuance of exit permits to Iraqis who have been provided special immigrant status under section 1244 and Iraqi refugees under section 1243.

SEC. 1243. UNITED STATES REFUGEE PROGRAM PROCESSING PRIORITIES.

- (a) In General.—Refugees of special humanitarian concern eligible for Priority 2 processing under the refugee resettlement priority system who may apply directly to the United States Admission Program shall include—
 - (1) Iraqis who were or are employed by the United States Government, in Iraq;
 - (2) Iraqis who establish to the satisfaction of the Secretary of State that they are or were employed in Iraq by—

(A) a media or nongovernmental organization

headquartered in the United States; or

- (B) an organization or entity closely associated with the United States mission in Iraq that has received United States Government funding through an official and documented contract, award, grant, or cooperative agreement; and
- (3) spouses, children, and parents whether or not accompanying or following to join, and sons, daughters, and siblings of aliens described in paragraph (1), paragraph (2), or section 1244(b)(1); and
- (4) Iraqis who are members of a religious or minority community, have been identified by the Secretary of State, or the designee of the Secretary, as a persecuted group, and have close family members (as described in section 201(b)(2)(A)(i) or 203(a) of the Immigration and Nationality Act (8 U.S.C. 1151(b)(2)(A)(i) and 1153(a))) in the United States.

(b) IDENTIFICATION OF OTHER PERSECUTED GROUPS.—The Secretary of State, or the designee of the Secretary, is authorized to identify other Priority 2 groups of Iraqis, including vulnerable pop-

ulations

- (c) Ineligible Organizations and entities described in subsection (a)(2) shall not include any that appear on the Department of the Treasury's list of Specially Designated Nationals or any entity specifically excluded by the Secretary of Homeland Security, after consultation with the Secretary of State and the heads of relevant elements of the intelligence community (as defined in section 3(4) of the National Security Act of 1947 (50 U.S.C. 401a(4)).
- (d) Applicability of Other Requirements.—Aliens under this section who qualify for Priority 2 processing under the refugee resettlement priority system shall satisfy the requirements of section 207 of the Immigration and Nationality Act (8 U.S.C. 1157) for admission to the United States.
- (e) Numerical Limitations.—In determining the number of Iraqi refugees who should be resettled in the United States under paragraphs (2), (3), and (4) of subsection (a) and subsection (b) of section 207 of the Immigration and Nationality Act (8 U.S.C. 1157), the President shall consult with the heads of nongovernmental organizations that have a presence in Iraq or experience in assessing the problems faced by Iraqi refugees.

(f) ELIGIBILITY FOR ADMISSION AS REFUGEE.—No alien shall be denied the opportunity to apply for admission under this section solely because such alien qualifies as an immediate relative or is eli-

gible for any other immigrant classification.

SEC. 1244. SPECIAL IMMIGRANT STATUS FOR CERTAIN IRAQIS.

(a) In General.—Subject to subsection (c), the Secretary of Homeland Security, or, notwithstanding any other provision of law, the Secretary of State in consultation with the Secretary of Homeland Security, may provide an alien described in subsection (b) with the status of a special immigrant under section 101(a)(27) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(27)), if the alien—

(1) or an agent acting on behalf of the alien, submits a petition for classification under section 203(b)(4) of such Act (8 U.S.C. 1153(b)(4));

(2) is otherwise eligible to receive an immigrant visa;

(3) is otherwise admissible to the United States for permanent residence (excluding the grounds for inadmissibility specified in section 212(a)(4) of such Act (8 U.S.C. 1182(a)(4)); and

(4) cleared a background check and appropriate screening,

as determined by the Secretary of Homeland Security. (b) ALIENS DESCRIBED.-

(1) Principal aliens.—An alien is described in this subsection if the alien-

(A) is a citizen or national of Iraq:

(B) was or is employed by or on behalf of the United States Government in Iraq, on or after March 20, 2003, for

not less than one year;

- (C) provided faithful and valuable service to the United States Government, which is documented in a positive recommendation or evaluation, subject to paragraph (4), from the employee's senior supervisor or the person currently occupying that position, or a more senior person, if the employee's senior supervisor has left the employer or has left
- (D) has experienced or is experiencing an ongoing serious threat as a consequence of the alien's employment by the United States Government.
- (2) Spouses and Children.—An alien is described in this subsection if the alien-

(A) is the spouse or child of a principal alien described

in paragraph (1); and

(B) is accompanying or following to join the principal alien in the United States.

(3) Treatment of surviving spouse or child.—An alien

is described in subsection (b) if the alien-

(A) was the spouse or child of a principal alien described in paragraph (1) who had a petition for classification approved pursuant to this section or section 1059 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109-163; 8 U.S.C. 1101 note), which included the alien as an accompanying spouse or child; and

(B) due to the death of the principal alien— (i) such petition was revoked or terminated (or oth-

erwise rendered null); and

(ii) such petition would have been approved if the principal alien had survived.

(4) APPROVAL BY CHIEF OF MISSION REQUIRED.—A recommendation or evaluation required under paragraph (1)(C)shall be accompanied by approval from the Chief of Mission, or the designee of the Chief of Mission, who shall conduct a risk assessment of the alien and an independent review of records maintained by the United States Government or hiring organization or entity to confirm employment and faithful and valuable service to the United States Government prior to approval of a petition under this section.

(c) Numerical Limitations.

(1) In general.—The total number of principal aliens who may be provided special immigrant status under this section may not exceed 5,000 per year for each of the five fiscal years beginning after the date of the enactment of this Act.

(2) Exclusion from numerical limitations.—Aliens provided special immigrant status under this section shall not be counted against any numerical limitation under sections 201(d), 202(a), or 203(b)(4) of the Immigration and Nationality Act (8 $U.S.C.\ 1151(d),\ 1152(a),\ and\ 1153(b)(4)).$

(3) Carry forward.-

(A) FISCAL YEARS ONE THROUGH FOUR.—If the numerical limitation specified in paragraph (1) is not reached during a given fiscal year referred to in such paragraph (with respect to fiscal years one through four), the numerical limitation specified in such paragraph for the following fiscal year shall be increased by a number equal to the difference between-

(i) the numerical limitation specified in paragraph

(1) for the given fiscal year; and

(ii) the number of principal aliens provided special immigrant status under this section during the given

fiscal year.

- (B) FISCAL YEARS FIVE AND SIX.—If the numerical limitation specified in paragraph (1) is not reached in the fifth fiscal year beginning after the date of the enactment of this Act, the total number of principal aliens who may be provided special immigrant status under this section for the sixth fiscal year beginning after such date shall be equal to the difference between-
 - (i) the numerical limitation specified in paragraph

(1) for the fifth fiscal year; and

(ii) the number of principal aliens provided such status under this section during the fifth fiscal year.

- (d) VISA AND PASSPORT ISSUANCE AND FEES.—Neither the Secretary of State nor the Secretary of Homeland Security may charge an alien described in subsection (b) any fee in connection with an application for, or issuance of, a special immigrant visa. The Secretary of State shall make a reasonable effort to ensure that aliens described in this section who are issued special immigrant visas are provided with the appropriate series Iraqi passport necessary to enter the United States.
- (e) Protection of Aliens.—The Secretary of State, in consultation with the heads of other relevant Federal agencies, shall make a reasonable effort to provide an alien described in this section who is applying for a special immigrant visa with protection or the immediate removal from Iraq, if possible, of such alien if the Secretary determines after consultation that such alien is in imminent danger.

(f) Eligibility for Admission Under Other Classifica-TION.—No alien shall be denied the opportunity to apply for admission under this section solely because such alien qualifies as an immediate relative or is eligible for any other immigrant classification.

(g) RESETTLEMENT SUPPORT.—Iraqi aliens granted special immigrant status described in section 101(a)(27) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(27)) shall be eligible for resettlement assistance, entitlement programs, and other benefits available to refugees admitted under section 207 of such Act (8 U.S.C. 1157) for a period not to exceed eight months.

(h) RULE OF CONSTRUCTION.—Nothing in this section may be construed to affect the authority of the Secretary of Homeland Security under section 1059 of the National Defense Authorization Act

for Fiscal Year 2006.

SEC. 1245. SENIOR COORDINATOR FOR IRAQI REFUGEES AND INTER-NALLY DISPLACED PERSONS.

(a) Designation in Iraq.—The Secretary of State shall designate in the embassy of the United States in Baghdad, Iraq, a Senior Coordinator for Iraqi Refugees and Internally Displaced Persons

(referred to in this section as the "Senior Coordinator").

(b) Responsibilities.—The Senior Coordinator shall be responsible for the oversight of processing for the resettlement in the United States of refugees of special humanitarian concern, special immigrant visa programs in Iraq, and the development and implementation of other appropriate policies and programs concerning Iraqi refugees and internally displaced persons. The Senior Coordinator shall have the authority to refer persons to the United States refugee resettlement program.

(c) Designation of Additional Senior Coordinators.—The Secretary of State shall designate in the embassies of the United States in Cairo, Egypt, Amman, Jordan, Damascus, Syria, and Beirut, Lebanon, a Senior Coordinator to oversee resettlement in the United States of refugees of special humanitarian concern in those countries to ensure their applications to the United States refugee resettlement program are processed in an orderly manner and with-

out delay.

SEC. 1246. COUNTRIES WITH SIGNIFICANT POPULATIONS OF IRAQI REFUGEES.

With respect to each country with a significant population of Iraqi refugees, including Iraq, Jordan, Egypt, Syria, Turkey, and Lebanon, the Secretary of State shall—

(1) as appropriate, consult with the appropriate government officials of such countries and other countries and the United Nations High Commissioner for Refugees regarding resettlement of the most vulnerable members of such refugee popu-

(2) as appropriate, except where otherwise prohibited by the laws of the United States, develop mechanisms in and provide assistance to countries with a significant population of Iraqi refugees to ensure the well-being and safety of such populations in their host environments.

SEC. 1247. MOTION TO REOPEN DENIAL OR TERMINATION OF ASYLUM.

An alien who applied for asylum or withholding of removal and whose claim was denied on or after March 1, 2003, by an asylum

officer or an immigration judge solely, or in part, on the basis of changed country conditions may, notwithstanding any other provision of law, file a motion to reopen such claim in accordance with subparagraphs (A) and (B) of section 240(c)(7) of the Immigration and Nationality Act (8 U.S.C. 1229a(c)(7)) not later than six months after the date of the enactment of the Refugee Crisis in Iraq Act if the alien-

(1) is a citizen or national of Iraq; and

(2) has remained in the United States since the date of such denial.

SEC. 1248. REPORTS.

(a) Secretary of Homeland Security.—Not later than 120 days after the date of the enactment of this Act, the Secretary of Homeland Security shall submit to the Committee on the Judiciary of the House of Representatives, the Committee on Foreign Affairs of the House of Representatives, the Committee on the Judiciary of the Senate, and the Committee on Foreign Relations of the Senate a report containing plans to expedite the processing of Iraqi refugees for resettlement, including information relating to-

(1) expediting the processing of Iraqi refugees for resettlement, including through temporary expansion of the Refugee Corps of United States Citizenship and Immigration Services;

(2) increasing the number of personnel of the Department of Homeland Security devoted to refugee processing in Iraq, Jordan, Egypt, Syria, Turkey, and Lebanon;

(3) enhancing existing systems for conducting background and security checks of persons applying for special immigrant status and of persons considered Priority 2 refugees of special humanitarian concern under the refugee resettlement priority system, which enhancements shall support immigration security and provide for the orderly processing of such applications without delay; and

(4) the projections of the Secretary, per country and per month, for the number of refugee interviews that will be con-

ducted in fiscal year 2008 and fiscal year 2009.

(b) President.—Not later than 120 days after the date of the enactment of this Act, and annually thereafter through 2013, the President shall submit to Congress an unclassified report, with a classified annex if necessary, which includes—
(1) an assessment of the financial, security, and personnel

considerations and resources necessary to carry out the provi-

sions of this subtitle;

- (2) the number of aliens described in section 1243(a)(1);
- (3) the number of such aliens who have applied for special immigrant visas;

(4) the date of such applications; and

(5) in the case of applications pending for longer than six months, the reasons that such visas have not been expeditiously

(c) Report on Iraqi Citizens and Nationals Employed by THE UNITED STATES GOVERNMENT OR FEDERAL CONTRACTORS IN IRAQ.-

(1) In general.—Not later than 120 days after the date of the enactment of this Act, the Secretary of Defense, the Secretary of State, the Administrator of the United States Agency

for International Development, the Secretary of the Treasury, and the Secretary of Homeland Security shall—

(A) review internal records and databases of their respective agencies for information that can be used to verify employment of Iraqi nationals by the United States Government; and

(B) request from each prime contractor or grantee that has performed work in Iraq since March 20, 2003, under a contract, grant, or cooperative agreement with their respective agencies that is valued in excess of \$25,000 information that can be used to verify the employment of Iraqi

nationals by such contractor or grantee.

(2) INFORMATION REQUIRED.—To the extent data is available, the information referred to in paragraph (1) shall include the name and dates of employment of, biometric data for, and other data that can be used to verify the employment of each Iraqi citizen or national who has performed work in Iraq since March 20, 2003, under a contract, grant, or cooperative agreement with an executive agency.

(3) EXECUTIVE AGENCY DEFINED.—In this subsection, the term "executive agency" has the meaning given the term in section 4(1) of the Office of Federal Procurement Policy Act (41)

U.S.C. 403(1)).

(d) Report on Establishment of Database.—Not later than 120 days after the date of the enactment of this Act, the Secretary of Defense, in consultation with the Secretary of State, the Administrator of the United States Agency for International Development, the Secretary of the Treasury, and the Secretary of Homeland Security, shall submit to Congress a report examining the options for establishing a unified, classified database of information related to contracts, grants, or cooperative agreements entered into by executive agencies for the performance of work in Iraq since March 20, 2003, including the information described and collected under subsection (c), to be used by relevant Federal departments and agencies to adjudicate refugee, asylum, special immigrant visa, and other immigration claims and applications.

(e) NONCOMPLIANCE REPORT.—Not later than 180 days after the date of the enactment of this Act, the President shall submit a re-

port to Congress that describes—

(1) the inability or unwillingness of any contractor or grantee to provide the information requested under subsection (c)(1)(B); and

(2) the reasons for failing to provide such information.

SEC. 1249. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated such sums as may be necessary to carry out this subtitle.

Subtitle D—Other Authorities and Limitations

SEC. 1251. COOPERATIVE OPPORTUNITIES DOCUMENTS UNDER COOP-ERATIVE RESEARCH AND DEVELOPMENT AGREEMENTS WITH NATO ORGANIZATIONS AND OTHER ALLIED AND FRIENDLY FOREIGN COUNTRIES.

Section 2350a(e) of title 10, United States Code, is amended— (1) in paragraph (1)-

(A) by striking "(A)"; (B) by striking "an arms cooperation opportunities document" and inserting "a cooperative opportunities document before the first milestone or decision point"; and

(C) by striking subparagraph (B); and

(2) in paragraph (2), by striking "An arms cooperation opportunities document" and inserting "A cooperative opportunities document".

SEC. 1252. EXTENSION AND EXPANSION OF TEMPORARY AUTHORITY TO USE ACQUISITION AND CROSS-SERVICING AGREE-MENTS TO LEND MILITARY EQUIPMENT FOR PERSONNEL PROTECTION AND SURVIVABILITY.

(a) Expansion to Nations Engaged in Certain Peace-KEEPING OPERATIONS.—Subsection (a) of section 1202 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364; 120 Stat. 2412) is amended-

(1) in paragraph (1), by inserting "or participating in combined operations with the United States as part of a peacekeeping operation under the Charter of the United Nations or another international agreement" after "Iraq or Afghanistan";

(2) in paragraph (3) by inserting ", or in a peacekeeping operation described in paragraph (1), as applicable," after "Iraq or Afghanistan".

(b) ONE-YEAR EXTENSION.—Subsection (e) of such section is amended by striking "September 30, 2008" and inserting "September 30, 2009".

(c) Conforming Amendment.—The heading of such section is amended by striking "FOREIGN FORCES IN IRAQ AND AF-GHANISTAN" and inserting "CERTAIN FOREIGN FORCES"

SEC. 1253. ACCEPTANCE OF FUNDS FROM THE GOVERNMENT OF PALAU FOR COSTS OF UNITED STATES MILITARY CIVIC ACTION TEAM IN PALAU.

Section 104(a) of Public Law 99-658 (48 U.S.C. 1933(a)) is amended-

(1) by striking "In recognition" and inserting "(1) In recognition"; and

(2) by adding at the end the following:

"(2) For expenditures that the Department of Defense makes pursuant to paragraph (1), the Secretary of Defense may accept up to the amount of \$250,000 in annual funds from the Government of Palau as specified in paragraph (1). Funds accepted by the Secretary from the Government of Palau under this paragraph shall be credited to and merged with appropriations available to the Department of Defense and shall be used to defray expenditures attendant to the operation of the United States military Civic Action Team in

Palau. Funds so credited and merged shall be available for the same time period as the appropriations to which the funds are credited and merged.".

SEC. 1254. REPEAL OF REQUIREMENT RELATING TO NORTH KOREA.

Section 1211 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2420) is amended by striking subsection (a).

SEC. 1255. JUSTICE FOR OSAMA BIN LADEN AND OTHER LEADERS OF AL QAEDA.

- (a) Enhanced Reward for Capture of Osama Bin Laden.— Section 36(e)(1) of the State Department Basic Authorities Act of 1956 (22 U.S.C. 2708(e)(1)) is amended by adding at the end the following new sentence: "The Secretary shall authorize a reward of \$50,000,000 for the capture or death or information leading to the capture or death of Osama bin Laden.".
- (b) Status of Efforts To Bring Osama Bin Laden and Other Leaders of Al Qaeda to Justice.-
 - (1) Report required.—Not later than 90 days after the date of the enactment of this Act, the Secretary of State and the Secretary of Defense shall, in coordination with the Director of National Intelligence, jointly submit to Congress a report on the progress made in bringing Osama bin Laden and other leaders of al Qaeda to justice.

(2) ELEMENTS.—The report required under paragraph (1)

shall include the following:

(A) An assessment of the likely current location of terrorist leaders, including Osama bin Laden, Ayman al-Zawahiri, and other key leaders of al Qaeda.

- (B) A description of ongoing efforts to bring to justice such terrorist leaders, particularly those who have been directly implicated in attacks in the United States and its embassies.
- (C) An assessment of whether the government of each country assessed as a likely location of top leaders of al Qaeda has fully cooperated in efforts to bring those leaders to justice.

(D) A description of diplomatic efforts currently being made to improve the cooperation of the governments de-

scribed in subparagraph (C).

(E) A description of the current status of the top leadership of al Qaeda and the strategy for locating them and

bringing them to justice.

- (F) An assessment of whether al Qaeda remains the terrorist organization that poses the greatest threat to United States interests, including the greatest threat to the territorial United States.
- (3) UPDATE OF REPORT.—Not later than one year after the submission of the report required under paragraph (1), the Secretary of State and the Secretary of Defense shall, in coordination with the Director of National Intelligence, jointly submit to Congress an update of the report required under paragraph (1).

(4) FORM.—The report required under paragraph (1) and the update of the report required under paragraph (3) shall be

submitted in unclassified form, but may contain a classified annex, if necessary.

SEC. 1256. EXTENSION OF COUNTERPROLIFERATION PROGRAM RE-VIEW COMMITTEE.

- (a) Members.—Section 1605 of the National Defense Authorization Act for Fiscal Year 1994 (22 U.S.C. 2751 note) is amended in subsection (a)(1)-
 - (1) in subparagraph (C) by striking "Director of Central Intelligence" and inserting "Director of National Intelligence"; and (2) by adding at the end the following:

(E) The Secretary of State.

"(F) The Secretary of Homeland Security.".

(b) Access to Information.—Subsection (d) of such section is amended by inserting after "Department of Energy," the following: "the Department of State, the Department of Homeland Security,".

(c) Termination.—Subsection (f) of such section is amended by striking "2008" and inserting "2013".
(d) Submission of Report.—Section 1503 of the National Defense Authorization Act for Fiscal Year 1995 (22 U.S.C. 2751 note) is amended-

(1) in subsection (a)-

- (A) by striking "ANNUAL" and inserting "BIENNIAL";
- (B) by striking "each year" and inserting "each oddnumbered year"; and

(2) in subsection (b)(5)—

(A) by striking "fiscal year preceding" and inserting "two fiscal years preceding"; and

(B) by striking "preceding fiscal year" and inserting

"preceding fiscal years".

SEC. 1257. SENSE OF CONGRESS ON THE WESTERN HEMISPHERE INSTITUTE FOR SECURITY COOPERATION.

It is the sense of Congress that—

(1) the education and training facility of the Department of Defense known as the Western Hemisphere Institute for Security Cooperation has the mission of providing professional education and training to eligible military personnel, law enforcement officials, and civilians of nations of the Western Hemisphere that support the democratic principles set forth in the Inter-American Democratic Charter of the Organization of American States, while fostering mutual knowledge, transparency, confidence, and cooperation among the participating nations and promoting democratic values and respect for human rights; and

(2) therefore, the Institute is an invaluable education and training facility which the Department of Defense should continue to utilize in order to help foster a spirit of partnership and interoperability among the United States military and the

militaries of participating nations.

SEC. 1258. SENSE OF CONGRESS ON IRAN.

It is the sense of Congress that—

(1) the manner in which the United States transitions and structures its military presence in Iraq will have critical longterm consequences for the future of the Persian Gulf and the Middle East, in particular with regard to the ability of the Government of Iran to pose a threat to the security of the region, the prospects for democracy for the people of the region, and the

health of the global economy;

(2) it is in the national interest of the United States that the Government of Iran should not use extremists in Iraq to subvert or co-opt the institutions of the legitimate Government of Iraq;

(3) the United States should designate Iran's Islamic Revolutionary Guards Corps as a foreign terrorist organization under section 219 of the Immigration and Nationality Act (8 U.S.C. 1189) and place the Islamic Revolutionary Guards Corps on the list of Specially Designated Global Terrorists, as established under the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) and initiated under Executive Order 13224 (September 23, 2001); and

(4) the United States should act with all possible expediency to complete the listing of those entities targeted under United Nations Security Council Resolutions 1737 and 1747, adopted unanimously on December 23, 2006, and March 24,

2007, respectively.

Subtitle E—Reports

SEC. 1261. ONE-YEAR EXTENSION OF UPDATE ON REPORT ON CLAIMS RELATING TO THE BOMBING OF THE LABELLE DISCOTHEQUE.

Section 1225 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3465) is amended—
(1) in subsection (b)(2)—

(A) in the heading, by striking "UPDATE" and inserting "UPDATES"; and

(B) by inserting "and not later than two years after enactment of this Act," after "Not later than one year after enactment of this Act,"; and

(2) in subsection (c), by striking "Committee on International Relations" and inserting "Committee on Foreign Affairs".

SEC. 1262. REPORT ON UNITED STATES POLICY TOWARD DARFUR, SUDAN.

(a) REQUIREMENT FOR REPORT.—

(1) In General.—Not later than 120 days after the date of the enactment of this Act, the Secretary of Defense and the Secretary of State shall jointly submit to the appropriate congressional committees a report on the policy of the United States to address the crisis in the Darfur region of Sudan, eastern Chad, and north-eastern Central African Republic, and on the contributions of the Department of Defense and the Department of State to the North Atlantic Treaty Organization (NATO), the United Nations, and the African Union in support of the current African Union Mission in Sudan (AMIS) or any covered United Nations mission.

(2) UPDATE OF REPORT.—Not later than 180 days after the submission of the report required under paragraph (1), the Secretary of Defense and the Secretary of State shall jointly submit

to the appropriate congressional committees an update of the report.

(b) Elements.—The report required under subsection (a) shall

include the following:

(1) An assessment of the extent to which the Government of Sudan is in compliance with its obligations under international law and as a member of the United Nations, including under United Nations Security Council Resolutions 1591 (2005), 1706 (2006), 1769 (2007), and 1784 (2007) and a description of any violations of such obligations, including violations relating to the denial of or delay in facilitating access by AMIS and United Nations peacekeeping forces to conflict areas, failure to implement responsibilities to demobilize and disarm the Janjaweed militias, obstruction of the voluntary safe return of internally displaced persons and refugees, and degradation of security of and access to humanitarian supply routes.

(2) An assessment of the role played by rebel forces in contributing to violence being carried out against civilians and humanitarian organizations and of the impact of such activities on international efforts to create conditions of peace and secu-

rity on the ground.

(3) A comprehensive explanation of the policy of the United States to address the crisis in the Darfur region, including the activities undertaken by the Department of Defense and the De-

partment of State in support of that policy.

(4) A comprehensive assessment of the potential impact of a no-fly zone for the Darfur region, including an assessment of the impact of such a no-fly zone on humanitarian efforts in Darfur and the region and a plan to minimize any negative impact on such humanitarian efforts during the implementation of such a no-fly zone.

(5) A description of contributions made by the Department of Defense and the Department of State in support of NATO assistance to AMIS and any covered United Nations mission.

(6) An assessment of the extent to which additional United States Government resources are necessary to meet its obliga-

tions to AMIS and any covered United Nations mission.

(7) An assessment of the force size and composition of an international effort estimated to be necessary to provide protection to civilian populations currently displaced in the Darfur region, as well as the force size and composition of an international effort estimated to be necessary to provide broader stability within that region.

(8) An examination of the current capacity of the existing airfield in Abeche, Chad, including the scope of its current use by the international community in response to the crisis in the

Ďarfur region.

(9) An analysis of the upgrades, and their associated costs, necessary to enable the airfield in Abeche, Chad, to be improved to be fully capable of accommodating a humanitarian, peace-keeping, or other force deployment of the size foreseen by United Nations Security Council Resolution 1769 calling for a United Nations deployment to Chad and a hybrid force of the United Nations and African Union operating under Chapter VII of the United Nations Charter for Sudan.

(c) FORM AND AVAILABILITY OF REPORTS.—

(1) FORM.—The report and update of the report required under subsection (a) shall be submitted in an unclassified form, but may include a classified annex.

(2) AVAILABILITY.—The unclassified portion of the report and update of the report required under subsection (a) shall be

made available to the public.

(d) Repeal of Superseded Report Requirement.—Section 1227 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2426) is repealed.

(e) Definitions.—In this section:

(1) Appropriate congressional committees.—The term "appropriate congressional committees" means-

(A) the Committee on Armed Services and the Com-

mittee on Foreign Relations of the Senate; and

(B) the Committee on Armed Services and the Committee on Foreign Affairs of the House of Representatives. (2) COVERED UNITED NATIONS MISSION.—The term "covered United Nations mission" means any United Nations-African Union hybrid peacekeeping operation in the Darfur region of Sudan, and any United Nations peacekeeping operation in the Darfur region, eastern Chad, or northern Central African Republic, that is deployed on or after the date of the enactment of this Act.

SEC. 1263. INCLUSION OF INFORMATION ON ASYMMETRIC CAPABILITIES IN ANNUAL REPORT ON MILITARY POWER OF THE PEOPLE'S REPUBLIC OF CHINA.

Section 1202(b) of the National Defense Authorization Act for Fiscal Year 2000 (Public Law 106-65; 10 U.S.C. 113 note) is amended by adding at the end the following new paragraph:

"(9) Developments in China's asymmetric capabilities, including efforts to acquire, develop, and deploy cyberwarfare ca-

pabilities.".

SEC. 1264. REPORT ON APPLICATION OF THE UNIFORM CODE OF MILI-TARY JUSTICE TO CIVILIANS ACCOMPANYING THE ARMED FORCES DURING A TIME OF DECLARED WAR OR CONTIN-GENCY OPERATION.

(a) Report Required.—Not later than 60 days 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 status of implementing paragraph (10) of section 802(a) of title 10, United States Code (article 2(a) of the Uniform Code of Military Justice), as amended by section 552 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364), related to the application of chapter 47 of such title (the Uniform Code of Military Justice) to persons serving with or accompanying an armed force in the field during a time of declared war or contingency operation.

(b) CONTENTS OF REPORT.—The report required by subsection

(a) shall include each of the following:

(1) A discussion of how the Secretary has resolved issues related to establishing jurisdiction under such chapter over persons referred to in paragraph (10) of section 802(a) of title 10, United States Code (article 2(a) of the Uniform Code of Military Justice), specifically with respect to persons under contract with the Department of Defense or with other Federal agencies.

(2) An identification of any outstanding issues that remain to be resolved with respect to implementing such paragraph and a timetable for resolving such issues.

(3) A description of key implementing steps that have been taken or remain to be taken to assert jurisdiction under chapter

47 of such title over such persons.

(4) An explanation of the Secretary's approach to identifying factors that commanders should consider in determining whether to seek prosecution of such a person under such chapter or under chapter 212 of title 18, United States Code.

SEC. 1265. REPORT ON FAMILY REUNIONS BETWEEN UNITED STATES CITIZENS AND THEIR RELATIVES IN NORTH KOREA.

(a) REPORT REQUIRED.—Not later than 180 days after the date of the enactment of this Act, the President shall transmit to Congress a report on family reunions between United States citizens and their relatives in the Democratic People's Republic of Korea.

(b) Elements.—The report under subsection (a) shall include

the following:

- (1) A description of the efforts, if any, of the United States Government to facilitate family reunions between United States citizens and their relatives in North Korea, including the following:
 - (A) Discussing with North Korea family reunions between United States citizens and their relatives in North Korea.
 - (B) Planning, in the event of a normalization of relations between the United States and North Korea, for the appropriate role of the United States embassy in Pyongyang, North Korea, in facilitating family reunions between United States citizens and their relatives in North Korea.
- (2) A description of additional efforts, if any, of the United States Government to facilitate family reunions between United States citizens and their relatives in North Korea that the President considers to be desirable and feasible.

SEC. 1266. REPORTS ON PREVENTION OF MASS ATROCITIES.

(a) Department of State Report.—

(1) REPORT REQUIRED.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State shall submit to the congressional defense committees, the Committee on Foreign Relations of the Senate, and the Committee on Foreign Affairs of the House of Representatives a report assessing the capability of the Department of State to provide training and guidance to the command of an international intervention force that seeks to prevent mass atrocities.

(2) CONTENT.—The report required under paragraph (1)

shall include the following:

(A) An evaluation of any doctrine currently used by the Secretary of State to prepare for the training and guidance of the command of an international intervention force.

(B) An assessment of the role played by the United States in developing the "responsibility to protect" doctrine

described in paragraphs 138 through 140 of the outcome document of the High-level Plenary Meeting of the General Assembly adopted by the United Nations in September 2005, and an update on actions taken by the United States Mission to the United Nations to discuss, promote, and implement such doctrine.

(C) An assessment of the potential capability of the Department of State and other Federal departments and agencies to support the development of new doctrines for the training and guidance of an international intervention force in keeping with the "responsibility to protect" doctrine.

(D) Recommendations as to the steps necessary to allow the Secretary of State to provide more effective training and

guidance to an international intervention force.

(b) Department of Defense Report.—

(1) Report required.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees, the Committee on Foreign Relations of the Senate, and the Committee on Foreign Affairs of the House of Representatives a report assessing the capability of the Department of Defense to provide training and guidance to the command of an international intervention force that seeks to prevent mass atrocities.

(2) CONTENT.—The report required under paragraph (1)

shall include the following:

(A) An evaluation of any doctrine currently used by the Secretary of Defense to prepare for the training and guidance of the command of an international intervention force.

(B) An assessment of the potential capability of the Department of Defense and other Federal departments and agencies to support the development of new doctrines for the training and guidance of an international intervention force in keeping with the "responsibility to protect" doctrine.

(C) Recommendations as to the steps necessary to allow the Secretary of Defense to provide more effective training

and guidance to an international intervention force.

(D) A summary of any assessments or studies of the Department of Defense or other Federal departments or agencies relating to "Operation Artemis", the 2004 French military deployment and intervention in the eastern region of the Democratic Republic of Congo to protect civilians from local warring factions.

(c) International Intervention Force.—For the purposes of this section, "international intervention force" means a military

force that—

(1) is authorized by the United Nations; and

(2) has a mission that is narrowly focused on the protection of civilian life and the prevention of mass atrocities such as genocide.

SEC. 1267. REPORT ON THREATS TO THE UNITED STATES FROM UNGOVERNED AREAS.

(a) REPORT REQUIRED.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense and the Secretary of State, in coordination with the Director of National Intelligence, shall jointly submit to the specified congressional commit-

tees a report on the threats posed to the United States from ungoverned areas, including the threats to the United States from terrorist groups and individuals located in such areas who direct their activities against the national security interests of the United States and its allies.

(b) Elements.—The report required under subsection (a) shall

include the following:

(1) A description of those areas the United States Government considers ungoverned, including—
(A) a description of the geo-political and cultural influ-

ences exerted within such areas and by whom;

(B) a description of the economic conditions and prospects and the major social dynamics of such areas; and

(C) a description of the United States Government's relationships with entities located in such areas, including with relevant national or other governments and relevant

tribal or other groups.

- (2) A description of the capabilities required by the United States Government to support United States policy aimed at managing the threats described in subsection (a), including, specifically, the technical, linguistic, and analytical capabilities required by the Department of Defense and the Department of State.
- (3) An assessment of the extent to which the Department of Defense and the Department of State possess the capabilities described in paragraph (2) as well as the necessary resources and organization to support United States policy aimed at managing the threats described in subsection (a).

(4) A description of the extent to which the implementation of Department of Defense Directive 3000.05, entitled "Military Support for Stability, Security, Transition, and Reconstruction Operations", will support United States policy for managing

such threats.

(5) A description of the actions, if any, to be taken to improve the capabilities of the Department of Defense and the Department of State described in paragraph (2), and the schedule for implementing any actions so described.

(c) FORM.—The report required under subsection (a) shall be submitted in unclassified form, to the maximum extent practicable,

but may contain a classified annex, if necessary.

(d) Definition.—In this section, the term "specified congres-

- sional committees" means—
 (1) the Committee on Armed Services, the Committee on Foreign Relations, and the Committee on Appropriations of the Senate; and
 - (2) the Committee on Armed Services, the Committee on Foreign Affairs, and the Committee on Appropriations of the House of Representatives.

TITLE XIII—COOPERATIVE THREAT RE-**DUCTION** WITH **STATES** THE FORMER SOVIET UNION

Sec. 1302. Funding allocations.

Sec. 1303. Specification of Cooperative Threat Reduction programs in states outside the former Soviet Union.

Sec. 1304. Repeal of restrictions on assistance to states of the former Soviet Union for Cooperative Threat Reduction.

Sec. 1305. Modification of authority to use Cooperative Threat Reduction funds outside the former Soviet Union.

Sec. 1306. New initiatives for the Cooperative Threat Reduction Program.

Sec. 1307. Report relating to chemical weapons destruction at Shchuch'ye, Russia. Sec. 1308. National Academy of Sciences study of prevention of proliferation of biological weapons.

SEC. 1301. SPECIFICATION OF COOPERATIVE THREAT REDUCTION PROGRAMS AND FUNDS.

(a) Specification of Cooperative Threat Reduction Pro-GRAMS.—For purposes of section 301 and other provisions of this Act, Cooperative Threat Reduction programs are the programs specified in section 1501(b) of the National Defense Authorization Act for Fiscal Year 1997 (50 U.S.C. 2362 note), as amended by section 1303 of this Act.

(b) Fiscal Year 2008 Cooperative Threat Reduction Funds Defined.—As used in this title, the term "fiscal year 2008 Cooperative Threat Reduction funds" means the funds appropriated pursuant to the authorization of appropriations in section 301 for Cooper-

ative Threat Reduction programs.

(c) AVAILABILITY OF FUNDS.—Funds appropriated pursuant to the authorization of appropriations in section 301 for Cooperative Threat Reduction programs shall be available for obligation for three fiscal years.

SEC. 1302. FUNDING ALLOCATIONS.

(a) Funding for Specific Purposes.—Of the \$428,048,000 authorized to be appropriated to the Department of Defense for fiscal year 2008 in section 301(19) for Cooperative Threat Reduction programs, the following amounts may be obligated for the purposes specified:

1) For strategic offensive arms elimination in Russia, \$92,885,000.

- (2) For nuclear weapons storage security in Russia, \$47,640,000.
- (3) For nuclear weapons transportation security in Russia, \$37,700,000.
- (4) For weapons of mass destruction proliferation prevention in the states of the former Soviet Union, \$47,986,000
- (5) For biological weapons proliferation prevention in the former Soviet Union, \$158,489,000.
 - (6) For chemical weapons destruction, \$6,000,000. (7) For defense and military contacts, \$8,000,000.
- (8) For new Cooperative Threat Reduction initiatives that are outside the former Soviet Union, \$10,000,000.

(9) For activities designated as Other Assessments/Admin-

istrative Support, \$19,348,000.

(b) REPORT ON OBLIGATION OR EXPENDITURE OF FUNDS FOR Other Purposes.—No fiscal year 2008 Cooperative Threat Reduction funds may be obligated or expended for a purpose other than a purpose listed in paragraphs (1) through (9) of subsection (a) until 30 days after the date that the Secretary of Defense submits to Congress a report on the purpose for which the funds will be obligated or expended and the amount of funds to be obligated or expended. Nothing in the preceding sentence shall be construed as authorizing the obligation or expenditure of fiscal year 2008 Cooperative Threat Reduction funds for a purpose for which the obligation or expenditure of such funds is specifically prohibited under this title or any other provision of law.

(c) Limited Authority To Vary Individual Amounts.—

(1) In GENERAL.—Subject to paragraph (2), in any case in which the Secretary of Defense determines that it is necessary to do so in the national interest, the Secretary may obligate amounts appropriated for fiscal year 2008 for a purpose listed in paragraphs (1) through (9) of subsection (a) in excess of the specific amount authorized for that purpose.

(2) Notice-and-wait required.—An obligation of funds for a purpose stated in paragraphs (1) through (9) of subsection (a) in excess of the specific amount authorized for such purpose may be made using the authority provided in paragraph (1)

only after-

(A) the Secretary submits to Congress notification of the intent to do so together with a complete discussion of the justification for doing so; and

(B) 15 days have elapsed following the date of the noti-

fication.

SEC. 1303. SPECIFICATION OF COOPERATIVE THREAT REDUCTION PROGRAMS IN STATES OUTSIDE THE FORMER SOVIET UNION

Section 1501 of the National Defense Authorization Act for Fiscal Year 1997 (50 U.S.C. 2362 note) is amended—

(1) in subsection (a), by striking "subsection (b)" and inserting "subsections (b) and (c)"; and

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

"(c) Specified Programs With Respect to States Outside The Former Soviet Union.—The programs referred to in subsection (a) are the following programs with respect to states that are not states of the former Soviet Union:

"(1) Programs to facilitate the elimination, and the safe and secure transportation and storage, of chemical or biological weapons, weapons components, weapons-related materials, and

their delivery vehicles.

"(2) Programs to facilitate safe and secure transportation and storage of nuclear weapons, weapons components, and their delivery vehicles.

"(3) Programs to prevent the proliferation of nuclear and chemical weapons, weapons components, and weapons-related

military technology and expertise.

"(4) Programs to prevent the proliferation of biological weapons, weapons components, and weapons-related military technology and expertise, which may include activities that facilitate detection and reporting of highly pathogenic diseases or other diseases that are associated with or that could be utilized as an early warning mechanism for disease outbreaks that could impact the Armed Forces of the United States or allies of the United States.

"(5) Programs to expand military-to-military and defense contacts.".

SEC. 1304. REPEAL OF RESTRICTIONS ON ASSISTANCE TO STATES OF THE FORMER SOVIET UNION FOR COOPERATIVE THREAT REDUCTION.

(a) IN GENERAL.—

(1) Soviet nuclear threat reduction act of 1991.—The Soviet Nuclear Threat Reduction Act of 1991 (title II of Public Law 102-228; 22 U.S.C. 2551 note) is amended—

(A) by striking section 211; and

(B) in section 212, by striking ", consistent with the findings stated in section 211,".

(2) Cooperative threat reduction act of 1993.—Section 1203 of the Cooperative Threat Reduction Act of 1993 (22) U.S.C. 5952) is amended by striking subsection (d).

(3) Russian Chemical Weapons Destruction Facili-TIES.—Section 1305 of the National Defense Authorization Act for Fiscal Year 2000 (Public Law 106-65; 22 U.S.C. 5952 note) is repealed.

(4) Conforming repeal.—Section 1303 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375; 22 U.S.C. 5952 note) is repealed.

(b) Inapplicability of Other Restrictions.—Section 502 of the Freedom for Russia and Emerging Eurasian Democracies and Open Markets Support Act of 1992 (22 U.S.C. 5852) shall not apply to any Cooperative Threat Reduction program.

SEC. 1305. MODIFICATION OF AUTHORITY TO USE COOPERATIVE THREAT REDUCTION FUNDS OUTSIDE THE FORMER SOVIET UNION.

Section 1308 of the National Defense Authorization Act for Fiscal Year 2004 (22 U.S.C. 5963) is amended—

(1) in subsection (a), by striking "Subject to" and all that follows through "the following:" and inserting "Subject to the provisions of this section, the Secretary of Defense may obligate and expend Cooperative Threat Reduction funds for a fiscal year, and any Cooperative Threat Reduction funds for a fiscal year before such fiscal year that remain available for obligation, for a proliferation threat reduction project or activity outside the states of the former Soviet Union if the Secretary of Defense, with the concurrence of the Secretary of State, determines each of the following:":

(2) by striking subsection (c) and redesignating subsections

(d) and (e) as (c) and (d), respectively; and

(3) by amending subsection (c) (as so redesignated) to read as follows:

"(c) Limitation on Availability of Funds.—

"(1) The Secretary of Defense may not obligate funds for a project or activity under the authority in subsection (a) of this section until the Secretary of Defense, with the concurrence of the Secretary of State, makes each determination specified in that subsection with respect to such project or activity.

"(2) Not later than 10 days after obligating funds under the authority in subsection (a) of this section for a project or activity, the Secretary of Defense and the Secretary of State shall notify Congress in writing of the determinations made under paragraph (1) with respect to such project or activity, together with-

"(A) a justification for such determinations; and

"(B) a description of the scope and duration of such project or activity.".

SEC. 1306. NEW INITIATIVES FOR THE COOPERATIVE THREAT REDUC-TION PROGRAM.

(a) Sense of Congress.—It is the sense of Congress that—

(1) the Department of Defense Cooperative Threat Reduction (CTR) Program should be strengthened and expanded, in part by developing new CTR initiatives;

(2) such new initiatives should—

(A) be well-coordinated with the Department of Energy, the Department of State, and any other relevant United States Government agency or department;

States Government agency or department;
(B) include appropriate transparency and accountability mechanisms, and legal frameworks and agreements between the United States and CTR partner countries;

(C) reflect engagement with non-governmental experts

on possible new options for the CTR Program;

(D) include work with the Russian Federation and other countries to establish strong CTR partnerships that, among other things—

(i) increase the role of scientists and government officials of CTR partner countries in designing CTR

programs and projects; and

(ii) increase financial contributions and additional commitments to CTR programs and projects from Russia and other partner countries, as appropriate, as evidence that the programs and projects reflect national priorities and will be sustainable;

(E) include broader international cooperation and part-

nerships, and increased international contributions;

(F) incorporate a strong focus on national programs and sustainability, which includes actions to address concerns raised and recommendations made by the Government Accountability Office, in its report of February 2007 titled "Progress Made in Improving Security at Russian Nuclear Sites, but the Long-Term Sustainability of U.S. Funded Security Upgrades is Uncertain", which pertain to the Department of Defense;

(Ĝ) continue to focus on the development of CTR programs and projects that secure nuclear weapons; secure and eliminate chemical and biological weapons and weapons-related materials; and eliminate nuclear, chemical, and biological weapons-related delivery vehicles and infrastruc-

ture at the source; and

(H) include efforts to develop new CTR programs and projects in Russia and the former Soviet Union, and in countries and regions outside the former Soviet Union, as appropriate and in the interest of United States national security; and

(3) such new initiatives could include—

(A) programs and projects in Asia and the Middle East; and

(B) activities relating to the denuclearization of the Democratic People's Republic of Korea.

(b) NATIONAL ACADEMY OF SCIENCES STUDY.—

(1) STUDY.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall enter into an arrangement with the National Academy of Sciences under which the Academy shall carry out a study to analyze options for strengthening and expanding the CTR Program.

(2) MATTERS TO BE INCLUDED IN STUDY.—The Secretary shall provide for the study under paragraph (1) to include—

(A) an assessment of new CTR initiatives described in subsection (a); and

(B) an identification of options and recommendations

for strengthening and expanding the CTR Program.
(3) SUBMISSION OF NATIONAL ACADEMY OF SCIENCES RE-PORT.—The National Academy of Sciences shall submit to Congress a report on the study under this subsection at the same time that such report is submitted to the Secretary of Defense

pursuant to subsection (c).

(c) Secretary of Defense Report.—

(1) In General.—Not later than 90 days after receipt of the report under subsection (b), the Secretary of Defense shall submit to Congress a report on new CTR initiatives. The report shall include—

(A) a summary of the results of the study carried out

under subsection (b);

(B) an assessment by the Secretary of the study; and

(C) a statement of the actions, if any, to be undertaken by the Secretary to implement any recommendations in the study.

(2) FORM.—The report shall be in unclassified form but

may include a classified annex if necessary.

(d) Funding.—Of the amounts appropriated pursuant to the authorization of appropriations in section 301(19) or otherwise made available for Cooperative Threat Reduction programs for fiscal year 2008, not more than \$1,000,000 shall be obligated or expended to carry out this section.

SEC. 1307. REPORT RELATING TO CHEMICAL WEAPONS DESTRUCTION AT SHCHUCH'YE, RUSSIA.

(a) Definition.—In this section, the terms "Shchuch'ye project" and "project" mean the Cooperative Threat Reduction Program chemical weapons destruction project located in the area of Shchuch'ye in the Russian Federation.

(b) REPORT REQUIRED.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report on the Shchuch'ye

project. The report shall include—

(1) a current and detailed cost estimate for completion of the project, to include costs that will be borne by the United States and Russia, respectively; and

(2) a specific strategic and operating plan for completion of

the project, which includes—

- (A) the Department's plans to ensure robust project management and oversight, including management and oversight with respect to the performance of any contractors:
- (B) project quality assurance and sustainability measures;

(C) metrics for measuring project progress with a timetable for achieving goals, including initial systems integration and start-up testing; and

(D) a projected project completion date.

SEC. 1308. NATIONAL ACADEMY OF SCIENCES STUDY OF PREVENTION OF PROLIFERATION OF BIOLOGICAL WEAPONS.

(a) STUDY REQUIRED.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall enter into an arrangement with the National Academy of Sciences under which the Academy shall carry out a study to identify areas for cooperation with states other than states of the former Soviet Union under the Cooperative Threat Reduction Program of the Department of Defense in the prevention of proliferation of biological weapons.

(b) MATTERS TO BE INCLUDED IN STUDY.—The Secretary shall provide for the study under subsection (a) to include the following:

(1) An assessment of the capabilities and capacity of governments of developing countries to control the containment and use of dual-use technologies of potential interest to terrorist organizations or individuals with hostile intentions.

(2) An assessment of the approaches to cooperative threat reduction used by the states of the former Soviet Union that are of special relevance in preventing the proliferation of biological

weapons in other areas of the world.

(3) A brief review of programs of the United States Government and other governments, international organizations, foundations, and other private sector entities that may contribute to the prevention of the proliferation of biological weapons.

(4) Recommendations on steps for integrating activities of the Cooperative Threat Reduction Program relating to biological weapons proliferation prevention with activities of other departments and agencies of the United States, as appropriate, in

states outside of the former Soviet Union.

(c) Submission of National Academy of Sciences Report.— The National Academy of Sciences shall submit to Congress a report on the study under subsection (a) at the same time that such report is submitted to the Secretary of Defense pursuant to subsection (d).

(d) Secretary of Defense Report.—

- (1) In General.—Not later than 90 days after receipt of the report required by subsection (a), the Secretary shall submit to the Congress a report on the study carried out under subsection (a).
- (2) Matters to be included.—The report under paragraph (1) shall include the following:

(A) A summary of the results of the study carried out under subsection (a).

(B) An assessment by the Secretary of the study.

- (C) A statement of the actions, if any, to be undertaken by the Secretary to implement any recommendations in the study.
- (3) FORM.—The report under paragraph (1) shall be submitted in unclassified form, but may include a classified annex.
- (e) FUNDING.—Of the amounts appropriated pursuant to the authorization of appropriations in section 301(19) or otherwise made available for Cooperative Threat Reduction programs for fiscal year

2008, not more than \$1,000,000 may be obligated or expended to carry out this section.

TITLE XIV—OTHER AUTHORIZATIONS

Subtitle A-Military Programs

- Sec. 1401. Working capital funds. Sec. 1402. National Defense Sealift Fund. Sec. 1403. Defense Health Program.

- Sec. 1404. Chemical agents and munitions destruction, Defense. Sec. 1405. Drug Interdiction and Counter-Drug Activities, Defense-wide.
- Sec. 1406. Defense Inspector General.

Subtitle B—National Defense Stockpile

- Sec. 1411. Authorized uses of National Defense Stockpile funds.
- Sec. 1412. Revisions to required receipt objectives for previously authorized disposals from the National Defense Stockpile. Sec. 1413. Disposal of ferromanganese.
- Sec. 1414. Disposal of chrome metal.

Subtitle C—Armed Forces Retirement Home

- Sec. 1421. Authorization of appropriations for Armed Forces Retirement Home. Sec. 1422. Administration and oversight of the Armed Forces Retirement Home.

Subtitle A—Military Programs

SEC. 1401. WORKING CAPITAL FUNDS.

Funds are hereby authorized to be appropriated for fiscal year 2008 for the use of the Armed Forces and other activities and agencies of the Department of Defense for providing capital for working capital and revolving funds in amounts as follows:

- (1) For the Defense Working Capital Funds, \$102,446,000.
- (2) For the Defense Working Capital Fund, Defense Commissary, \$1,250,300,000.

SEC. 1402. NATIONAL DEFENSE SEALIFT FUND.

Funds are hereby authorized to be appropriated for fiscal year 2008 for the National Defense Sealift Fund in the amount of \$1,349,094,000.

SEC. 1403. DEFENSE HEALTH PROGRAM.

Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2008 for expenses, not otherwise provided for, for the Defense Health Program, in the amount of \$23,080,384,000, of which—

- (1) \$22,583,641,000 is for Operation and Maintenance;
- (2) \$134,482,000 is for Research, Development, Test, and Evaluation; and
 - (3) \$362,261,000 is for Procurement.

SEC. 1404. CHEMICAL AGENTS AND MUNITIONS DESTRUCTION, DE-

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2008 for expenses, not otherwise provided for, for Chemical Agents and Munitions Destruction, Defense, in the amount of \$1,512,724,000, of which-

(1) \$1,181,500,000 is for Operation and Maintenance;

(2) \$312,800,000 is for Research, Development, Test, and Evaluation; and

(3) \$18,424,000 is for Procurement.

(b) USE.—Amounts authorized to be appropriated under subsection (a) are authorized for—

(1) the destruction of lethal chemical agents and munitions in accordance with section 1412 of the Department of Defense Authorization Act, 1986 (50 U.S.C. 1521); and

(2) the destruction of chemical warfare material of the United States that is not covered by section 1412 of such Act.

SEC. 1405. DRUG INTERDICTION AND COUNTER-DRUG ACTIVITIES, DEFENSE-WIDE.

Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2008 for expenses, not otherwise provided for, for Drug Interdiction and Counter-Drug Activities, Defense-wide, in the amount of \$938,022,000.

SEC. 1406. DEFENSE INSPECTOR GENERAL.

Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2008 for expenses, not otherwise provided for, for the Office of the Inspector General of the Department of Defense, in the amount of \$225,995,000, of which—

(1) \$224,995,000 is for Operation and Maintenance; and

(2) \$1,000,000 is for Procurement.

Subtitle B—National Defense Stockpile

SEC. 1411. AUTHORIZED USES OF NATIONAL DEFENSE STOCKPILE FUNDS.

(a) OBLIGATION OF STOCKPILE FUNDS.—During fiscal year 2008, the National Defense Stockpile Manager may obligate up to \$44,825,000 of the funds in the National Defense Stockpile Transaction Fund established under subsection (a) of section 9 of the Strategic and Critical Materials Stock Piling Act (50 U.S.C. 98h) for the authorized uses of such funds under subsection (b)(2) of such section, including the disposal of hazardous materials that are environmentally sensitive.

(b) ADDITIONAL OBLIGATIONS.—The National Defense Stockpile Manager may obligate amounts in excess of the amount specified in subsection (a) if the National Defense Stockpile Manager notifies Congress that extraordinary or emergency conditions necessitate the additional obligations. The National Defense Stockpile Manager may make the additional obligations described in the notification after the end of the 45-day period beginning on the date on which Congress receives the notification.

(c) LIMITATIONS.—The authorities provided by this section shall be subject to such limitations as may be provided in appropriations Acts.

SEC. 1412. REVISIONS TO REQUIRED RECEIPT OBJECTIVES FOR PRE-VIOUSLY AUTHORIZED DISPOSALS FROM THE NATIONAL DEFENSE STOCKPILE.

(a) FISCAL YEAR 2000 DISPOSAL AUTHORITY.—Section 3402(b) of the National Defense Authorization Act for Fiscal Year 2000 (50 U.S.C. 98d note), as amended by section 3302 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136;

117 Stat. 1788) and section 3302 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3545), is amended by striking "\$600,000,000 before" in paragraph (5) and inserting "\$710,000,000 by".

(b) Fiscal Year 1999 Disposal Authority.—Section 3303(a) of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (Public Law 105-261; 50 U.S.C. 98d note), as amended by section 3302 of the Ronald W. Reagan National Defense Authorization Act for Year 2005 (Public Law 108-375; 118 Stat. 2193), section 3302 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109-163; 119 Stat. 3545), and section 3302(a) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364; 120 Stat. 2513), is amended by striking "\$1,016,000,000 by the end of fiscal year 2014" in paragraph (7) and inserting "\$1,066,000,000 by the end of fiscal year 2015".

SEC. 1413. DISPOSAL OF FERROMANGANESE.

(a) DISPOSAL AUTHORIZED.—The Secretary of Defense may dispose of up to 50,000 tons of ferromanganese from the National Defense Stockpile during fiscal year 2008.

(b) Contingent Authority for Additional Disposal.—

(1) In general.—If the Secretary of Defense enters into a contract for the disposal of the total quantity of ferromanganese authorized for disposal by subsection (a) before September 30, 2008, the Secretary of Defense may dispose of up to an additional 25,000 tons of ferromanganese from the National Defense Stockpile before that date.

(2) Additional amounts.—If the Secretary enters into a contract for the disposal of the total quantity of additional ferromanganese authorized for disposal by paragraph (1) before September 30, 2008, the Secretary may dispose of up to an additional 25,000 tons of ferromanganese from the National De-

fense Stockpile before that date.

(c) CERTIFICATION.—The Secretary of Defense may dispose of ferromanganese under the authority of paragraph (1) or (2) of subsection (b) only if the Secretary submits to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives, written certification that-

(1) the disposal of the additional ferromanganese from the National Defense Stockpile under such paragraph is in the in-

terest of national defense;

(2) the disposal of the additional ferromanganese under such paragraph will not cause disruption to the usual markets of producers and processors of ferromanganese in the United States; and

(3) the disposal of the additional ferromanganese under such paragraph is consistent with the requirements and pur-

pose of the National Defense Stockpile.

(d) National Defense Stockpile Defined.—In this section, the term "National Defense Stockpile" means the stockpile provided for in section 4 of the Strategic and Critical Materials Stock Piling Act (50 U.S.C. 98c).

SEC. 1414. DISPOSAL OF CHROME METAL.

(a) DISPOSAL AUTHORIZED.—The Secretary of Defense may dispose of up to 500 short tons of chrome metal from the National Defense Stockpile during fiscal year 2008.

(b) Contingent Authority for Additional Disposal.—

(1) In general.—If the Secretary of Defense completes the disposal of the total quantity of chrome metal authorized for disposal by subsection (a) before September 30, 2008, the Secretary of Defense may dispose of up to an additional 250 short tons of chrome metal from the National Defense Stockpile before that date.

(2) Additional amounts.—If the Secretary completes the disposal of the total quantity of additional chrome metal authorized for disposal by paragraph (1) before September 30, 2008, the Secretary may dispose of up to an additional 250 short tons of chrome metal from the National Defense Stockpile before that date.

(c) Certification.—The Secretary of Defense may dispose of chrome metal under the authority of paragraph (1) or (2) of subsection (b) only if the Secretary submits to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives, not later than 30 days before the commencement of disposal under the applicable paragraph, written certification that—

(1) the disposal of the additional chrome metal from the National Defense Stockpile is in the interest of national defense;

(2) the disposal of the additional chrome metal will not cause disruption to the usual markets of producers and processors of chrome metal in the United States; and

(3) the disposal of the additional chrome metal is consistent with the requirements and purpose of the National Defense

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(d) National Defense Stockpile Defined.—In this section, the term "National Defense Stockpile" means the stockpile provided for in section 4 of the Strategic and Critical Materials Stock Piling Act (50 U.S.C. 98c).

Subtitle C—Armed Forces Retirement Home

SEC. 1421. AUTHORIZATION OF APPROPRIATIONS FOR ARMED FORCES RETIREMENT HOME.

There is authorized to be appropriated for fiscal year 2008 from the Armed Forces Retirement Home Trust Fund the sum of \$61,624,000 for the operation of the Armed Forces Retirement Home.

SEC. 1422. ADMINISTRATION AND OVERSIGHT OF THE ARMED FORCES RETIREMENT HOME.

- (a) Role of Secretary of Defense.—Section 1511 of the Armed Forces Retirement Home Act of 1991 (24 U.S.C. 411) is amended—
 - (1) in subsection (d), by adding at the end the following new paragraph:
- "(3) The administration of the Retirement Home (including administration for the provision of health care and medical care for

residents) shall remain under the direct authority, control, and ad-

ministration of the Secretary of Defense."; and

(2) in subsection (h), by adding at the end the following new sentence: "The annual report shall include an assessment of all aspects of each facility of the Retirement Home, including the quality of care at the facility.".

(b) Accreditation.—Subsection (g) of section 1511 of the Armed Forces Retirement Home Act of 1991 (24 U.S.C. 411) is

amended to read as follows:

"(g) Accreditation.—The Chief Operating Officer shall secure and maintain accreditation by a nationally recognized civilian accrediting organization for each aspect of each facility of the Retirement Home, including medical and dental care, pharmacy, inde-

pendent living, and assisted living and nursing care.".

(c) Spectrum of Care.—Section 1513(b) of the Armed Forces Retirement Home Act of 1991 (24 U.S.C. 413(b)) is amended by inserting after the first sentence the following new sentence: "The services provided residents of the Retirement Home shall include appropriate nonacute medical and dental services, pharmaceutical services, and transportation of residents, which shall be provided at no cost to residents."

(d) Senior Medical Advisor for Retirement Home.—

(1) Designation and duties of senior medical advisor.—The Armed Forces Retirement Home Act of 1991 is amended by inserting after section 1513 (24 U.S.C. 413) the following new section:

"SEC. 1513A. IMPROVED HEALTH CARE OVERSIGHT OF RETIREMENT HOME.

"(a) Designation of Senior Medical Advisor.—(1) The Secretary of Defense shall designate the Deputy Director of the TRICARE Management Activity to serve as the Senior Medical Advisor for the Retirement Home.

"(2) The Deputy Director of the TRICARE Management Activity shall serve as Senior Medical Advisor for the Retirement Home in addition to performing all other duties and responsibilities assigned to the Deputy Director of the TRICARE Management Activity at the

time of the designation under paragraph (1) or afterward.

"(b) RESPONSIBILITIES.—(1) The Senior Medical Advisor shall provide advice to the Secretary of Defense, the Under Secretary of Defense for Personnel and Readiness, and the Chief Operating Officer regarding the direction and oversight of the provision of medical, preventive mental health, and dental care services at each facility of the Retirement Home.

"(2) The Senior Medical Advisor shall also provide advice to the Local Board for a facility of the Retirement Home regarding all

medical and medical administrative matters of the facility.

"(c) DUTIES.—In carrying out the responsibilities set forth in subsection (b), the Senior Medical Advisor shall perform the fol-

lowing duties:

"(1) Ensure the timely availability to residents of the Retirement Home, at locations other than the Retirement Home, of such acute medical, mental health, and dental care as such resident may require that is not available at the applicable facility of the Retirement Home.

"(2) Ensure compliance by the facilities of the Retirement Home with accreditation standards, applicable health care standards of the Department of Veterans Affairs, or any other applicable health care standards and requirements (including requirements identified in applicable reports of the Inspector General of the Department of Defense).

"(3) Periodically visit and inspect the medical facilities and

medical operations of each facility of the Retirement Home.

"(4) Periodically examine and audit the medical records

and administration of the Retirement Home.
"(5) Consult with the Local Board for each facility of the

Retirement Home not less frequently than once each year.

"(d) Advisory Bodies.—In carrying out the responsibilities set forth in subsection (b) and the duties set forth in subsection (c), the Senior Medical Advisor may establish and seek the advice of such advisory bodies as the Senior Medical Advisor considers appropriate."

(2) Clerical amendment.—The table of contents in section 1501(b) of the Armed Forces Retirement Home Act of 1991 (24) U.S.C. 401 note) is amended by inserting after the item relating

to section 1513 the following new item:

"1513A. Improved health care oversight of Retirement Home.".

(e) Local Boards of Trustees.—

(1) Duties.—Subsection (b) of section 1516 of the Armed Forces Retirement Home Act of 1991 (24 U.S.C. 416) is amended to read as follows:

"(b) DUTIES.—(1) The Local Board for a facility shall serve in an advisory capacity to the Director of the facility and to the Chief

Operating Officer.

"(2) The Local Board for a facility shall provide to the Chief Operating Officer and the Director of the facility such guidance and recommendations on the administration of the facility as the Local Board considers appropriate.

"(3) Not less often than annually, the Local Board for a facility shall provide to the Under Secretary of Defense for Personnel and Readiness an assessment of all aspects of the facility, including the

quality of care at the facility."

(2) COMPOSITION.—Subparagraph (K) of subsection (c) of

such section is amended to read as follows:

"(K) One senior representative of one of the chief personnel officers of the Armed Forces, who shall be a commissioned officer of the Armed Forces serving on active duty in the grade of brigadier general, or in the case of the Navy or Coast Guard, rear admiral (lower half).".

(f) Inspection of Retirement Home.—Section 1518 of the Armed Forces Retirement Home Act of 1991 (24 U.S.C. 418) is

amended to read as follows:

"SEC. 1518. INSPECTION OF RETIREMENT HOME.

"(a) Duty of Inspector General of the Department of De-FENSE.—The Inspector General of the Department of Defense shall have the duty to inspect the Retirement Home.

"(b) Inspections by Inspector General.—(1) In any year in which a facility of the Retirement Home is not inspected by a nationally recognized civilian accrediting organization, the Inspector General of the Department of Defense shall perform a comprehensive inspection of all aspects of that facility, including independent living, assisted living, medical and dental care, pharmacy, financial and contracting records, and any aspect of either facility on which the Local Board for the facility or the resident advisory committee or council of the facility recommends inspection.

"(2) The Inspector General shall be assisted in inspections under this subsection by a medical inspector general of a military department designated for purposes of this subsection by the Sec-

retary of Defense.

"(3) In conducting the inspection of a facility of the Retirement Home under this subsection, the Inspector General shall solicit concerns, observations, and recommendations from the Local Board for the facility, the resident advisory committee or council of the facility, and the residents of the facility. Any concerns, observations, and recommendations solicited from residents shall be solicited on a not-for-attribution basis.

"(4) The Chief Operating Officer and the Director of each facility of the Retirement Home shall make all staff, other personnel, and records of each facility available to the Inspector General in a timely manner for purposes of inspections under this subsection.

"(c) Reports on Inspections by Inspector General.—(1) The Inspector General shall prepare a report describing the results of each inspection conducted of a facility of the Retirement Home under subsection (b), and include in the report such recommendations as the Inspector General considers appropriate in light of the inspection. Not later than 45 days after completing the inspection of the facility, the Inspector General shall submit the report to Congress and the Secretary of Defense, the Under Secretary of Defense for Personnel and Readiness, the Chief Operating Officer, the Director of the facility, the Senior Medical Advisor, and the Local Board for the facility.

"(2) Not later than 45 days after receiving a report of the Inspector General under paragraph (1), the Director of the facility concerned shall submit the Secretary of Defense, the Under Secretary of Defense for Personnel and Readiness, the Chief Operating Officer, and the Local Board for the facility, and to Congress, a plan to address the recommendations and other matters set forth in the report.

"(d) ADDITIONAL INSPECTIONS.—(1) The Chief Operating Officer shall request the inspection of each facility of the Retirement Home by a nationally recognized civilian accrediting organization in ac-

cordance with section 1511(g).

"(2) The Chief Operating Officer and the Director of a facility being inspected under this subsection shall make all staff, other personnel, and records of the facility available to the civilian accrediting organization in a timely manner for purposes of inspections under this subsection.

"(e) REPORTS ON ADDITIONAL INSPECTIONS.—(1) Not later than 45 days after receiving a report of an inspection from the civilian accrediting organization under subsection (d), the Director of the facility concerned shall submit to the Under Secretary of Defense for Personnel and Readiness, the Chief Operating Officer, and the Local Board for the facility a report containing—

"(A) the results of the inspection; and

"(B) a plan to address any recommendations and other

matters set forth in the report.

"(2) Not later than 45 days after receiving a report and plan under paragraph (1), the Secretary of Defense shall submit the report and plan to Congress.".

(g) ARMED FORCES RETIREMENT HOME TRUST FUND.—Section 1519 of the Armed Forces Retirement Home Act of 1991 (24 U.S.C. 419) is amended by adding at the end the following new subsection:

"(d) Reporting Requirements.—The Chief Financial Officer of the Armed Forces Retirement Home shall comply with the reporting requirements of subchapter II of chapter 35 of title 31, United States Code.".

TITLE XV—AUTHORIZATION OF ADDI-TIONAL APPROPRIATIONS FOR OPER-ATION IRAQI FREEDOM AND OPER-ATION ENDURING FREEDOM

Sec. 1501. Purpose.

Sec. 1502. Army procurement.

Sec. 1503. Navy and Marine Corps procurement.

Sec. 1504. Air Force procurement.

Sec. 1505. Joint Improvised Explosive Device Defeat Fund.

Sec. 1506. Defense-wide activities procurement.

Sec. 1507. Research, development, test, and evaluation. Sec. 1508. Operation and maintenance.

Sec. 1509. Working capital funds. Sec. 1510. Other Department of Defense programs.

Sec. 1511. Iraq Freedom Fund.
Sec. 1512. Iraq Security Forces Fund.
Sec. 1513. Afghanistan Security Forces Fund.
Sec. 1514. Military personnel.
Sec. 1515. Strategic Pendinger Fund.

Sec. 1515. Strategic Readiness Fund. Sec. 1516. Treatment as additional authorizations.

Sec. 1517. Special transfer authority.

SEC. 1501. PURPOSE.

The purpose of this title is to authorize appropriations for the Department of Defense for fiscal year 2008 to provide additional funds for Operation Iraqi Freedom and Operation Enduring Freedom.

SEC. 1502. ARMY PROCUREMENT.

Funds are hereby authorized to be appropriated for fiscal year 2008 for procurement accounts of the Army in amounts as follows:

(1) For aircraft procurement, \$2,086,864,000. (2) For ammunition procurement, \$513,600,000.

- (3) For weapons and tracked combat vehicles procurement, \$7,289,697,000.
 - (4) For missile procurement, \$641,764,000.
 - (5) For other procurement, \$32,478,568,000.

SEC. 1503. NAVY AND MARINE CORPS PROCUREMENT.

- (a) NAVY.—Funds are hereby authorized to be appropriated for fiscal year 2008 for procurement accounts for the Navy in amounts as follows:
 - (1) For aircraft procurement, \$3,908,458,000.
 - (2) For weapons procurement, \$318,281,000.

(3) For other procurement, \$1,870,597,000.

(b) Marine Corps.—Funds are hereby authorized to be appropriated for fiscal year 2008 for the procurement account for the Marine Corps in the amount of \$5,519,740,000.

(c) NAVY AND MARINE CORPS AMMUNITION.—Funds are hereby authorized to be appropriated for fiscal year 2008 for the procurement account for ammunition for the Navy and the Marine Corps in the amount of \$609,890,000.

SEC. 1504. AIR FORCE PROCUREMENT.

Funds are hereby authorized to be appropriated for fiscal year 2008 for procurement accounts for the Air Force in amounts as follows:

(1) For aircraft procurement, \$5,828,239,000.

(2) For ammunition procurement, \$104,405,000.

(3) For missile procurement, \$1,800,000.

(4) For other procurement, \$4,528,126,000.

SEC. 1505. JOINT IMPROVISED EXPLOSIVE DEVICE DEFEAT FUND.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized for fiscal year 2008 for the Joint Improvised Explosive De-

vice Defeat Fund in the amount of \$4,541,000,000.

(b) USE AND TRANSFER OF FUNDS.—Subsections (b) and (c) of section 1514 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364; 120 Stat. 2439) shall apply to the funds appropriated pursuant to the authorization of appropriations in subsection (a).

(c) REVISION OF MANAGEMENT PLAN.—The Secretary of Defense shall revise the management plan required by section 1514(d) of the John Warner National Defense Authorization Act for Fiscal Year 2007 to identify projected transfers and obligations through Sep-

tember 30, 2008.

(d) Duration of Authority.—Section 1514(f) of the John Warner National Defense Authorization Act for Fiscal Year 2007 is amended by striking "September 30, 2009" and inserting "September 30, 2010".

SEC. 1506. DEFENSE-WIDE ACTIVITIES PROCUREMENT.

Funds are hereby authorized to be appropriated for fiscal year 2008 for the procurement account for Defense-wide in the amount of \$768,157,000.

SEC. 1507. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION.

Funds are hereby authorized to be appropriated for fiscal year 2008 for the use of the Department of Defense for research, development, test, and evaluation as follows:

(1) For the Army, \$183,299,000. (2) For the Navy, \$695,996,000.

(3) For the Air Force, \$1,457,710,000.

(4) For Defense-wide activities, \$1,320,088,000.

SEC. 1508. OPERATION AND MAINTENANCE.

Funds are hereby authorized to be appropriated for fiscal year 2008 for the use of the Armed Forces for expenses, not otherwise provided for, for operation and maintenance, in amounts as follows:

(1) For the Army, \$54,929,551,000. (2) For the Navy, \$6,249,793,000.

(3) For the Marine Corps, \$4,674,688,000.

- (4) For the Air Force, \$10,798,473,000.
- (5) For Defense-wide activities, \$6,424,085,000.
- (6) For the Army Reserve, \$196,694,000.
- (7) For the Navy Reserve, \$83,407,000.
- (8) For the Marine Corps Reserve, \$68,193,000.
- (9) For the Army National Guard, \$757,008,000. (10) For the Air Force Reserve, \$24,266,000.
- (11) For the Air National Guard, \$103,267,000.

SEC. 1509. WORKING CAPITAL FUNDS.

Funds are hereby authorized to be appropriated for fiscal year 2008 for the use of the Armed Forces and other activities and agencies of the Department of Defense for providing capital for working capital and revolving funds in amounts as follows:

> FortheDefenseWorking Funds,

\$1,957,675,000.

(2) For the National Defense Sealift Fund, \$5,110,000.

SEC. 1510. OTHER DEPARTMENT OF DEFENSE PROGRAMS.

(a) Defense Health Program.—Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2008 for expenses, not otherwise provided for, for the Defense Health Program in the amount of \$1,137,442,000 for operation and mainte-

(b) Drug Interdiction and Counter-Drug Activities, De-FENSE-WIDE.—Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2008 for expenses, not otherwise provided for, for Drug Interdiction and Counter-Drug Activi-

ties, Defense-wide in the amount of \$257,618,000.

(c) Defense Inspector General.—Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2008 for expenses, not otherwise provided for, for the Office of the Inspector General of the Department of Defense in the amount of \$4,394,000 for operation and maintenance.

SEC. 1511. IRAQ FREEDOM FUND.

- (a) In General.—Funds are hereby authorized to be appropriated for fiscal year 2008 for the Iraq Freedom Fund in the amount of \$207,500,000.
 - (b) Transfer.
 - (1) Transfer authorized.—Subject to paragraph (2), amounts authorized to be appropriated by subsection (a) may be transferred from the Iraq Freedom Fund to any accounts as follows:
 - (A) Operation and maintenance accounts of the Armed Forces.

(B) Military personnel accounts.

- (C) Research, development, test, and evaluation accounts of the Department of Defense.
- (D) Procurement accounts of the Department of Defense
- (E) Accounts providing funding for classified programs
- (F) The operating expenses account of the Coast Guard.
- (2) Notice to congress.—A transfer may not be made under the authority in paragraph (1) until five days after the

date on which the Secretary of Defense notifies the congres-

sional defense committees in writing of the transfer.

(3) TREATMENT OF TRANSFERRED FUNDS.—Amounts transferred to an account under the authority in paragraph (1) shall be merged with amounts in such account and shall be made available for the same purposes, and subject to the same conditions and limitations, as amounts in such account.

(4) Effect on Authorization amounts.—A transfer of an amount to an account under the authority in paragraph (1) shall be deemed to increase the amount authorized for such ac-

count by an amount equal to the amount transferred.

SEC. 1512. IRAQ SECURITY FORCES FUND.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated for fiscal year 2008 for the Iraq Security Forces Fund in the amount of \$3,000,000,000.

(b) Use of Funds.—

(1) In General.—Funds appropriated pursuant to subsection (a) shall be available to the Secretary of Defense for the purpose of allowing the Commander, Multi-National Security Transition Command-Iraq, to provide assistance to the security forces of Iraq.

(2) Types of assistance authorized.—Assistance provided under this section may include the provision of equipment, supplies, services, training, facility and infrastructure repair, renovation, construction, and funding.

(3) Secretary of state concurrence.—Assistance may be provided under this section only with the concurrence of the Secretary of State.

(c) Authority in Addition to Other Authorities.—The authority to provide assistance under this section is in addition to any other authority to provide assistance to foreign nations.

(d) Transfer Authority.—

(1) Transfers authorized.—Subject to paragraph (2), amounts authorized to be appropriated by subsection (a) may be transferred from the Iraq Security Forces Fund to any of the following accounts and funds of the Department of Defense to accomplish the purposes provided in subsection (b):

(A) Military personnel accounts.

(B) Operation and maintenance accounts.

(C) Procurement accounts.

(D) Research, development, test, and evaluation accounts.

(E) Defense working capital funds.

(F) Overseas Humanitarian, Disaster, and Civic Aid account.

(2) Additional authority.—The transfer authority provided by paragraph (1) is in addition to any other transfer au-

thority available to the Department of Defense.

- (3) Transfers back to the fund.—Upon determination that all or part of the funds transferred from the Iraq Security Forces Fund under paragraph (1) are not necessary for the purpose provided, such funds may be transferred back to the Iraq Security Forces Fund.
- (4) Effect on authorization amounts.—A transfer of an amount to an account under the authority in paragraph (1)

shall be deemed to increase the amount authorized for such ac-

count by an amount equal to the amount transferred.

(e) Notice to Congress.—Funds may not be obligated from the Iraq Security Forces Fund, or transferred under the authority provided in subsection (d)(1), until five days after the date on which the Secretary of Defense notifies the congressional defense committees in writing of the details of the proposed obligation or transfer. (f) Contributions.—

(1) AUTHORITY TO ACCEPT CONTRIBUTIONS.—Subject to paragraph (2), the Secretary of Defense may accept contributions of amounts to the Iraq Security Forces Fund for the purposes provided in subsection (b) from any person, foreign government, or international organization. Any amounts so accepted shall be credited to the Iraq Security Forces Fund.

(2) LIMITATION.—The Secretary may not accept a contribution under this subsection if the acceptance of the contribution would compromise or appear to compromise the integrity of any

program of the Department of Defense.

(3) USE.—Amounts accepted under this subsection shall be available for assistance authorized by subsection (b), including

transfer under subsection (d) for that purpose.

(4) Notification.—The Secretary shall notify the congressional defense committees, the Committee on Foreign Relations of the Senate, and the Committee on Foreign Affairs of the House of Representatives, in writing, upon the acceptance, and upon the transfer under subsection (d), of any contribution under this subsection. Such notice shall specify the source and amount of any amount so accepted and the use of any amount so accepted.

(g) QUARTERLY REPORTS.—Not later than 30 days after the end of each fiscal-year quarter, the Secretary of Defense shall submit to the congressional defense committees a report summarizing the details of any obligation or transfer of funds from the Iraq Security

Forces Fund during such fiscal-year quarter.

(h) DURATION OF AUTHORITY.—Amounts authorized to be appropriated or contributed to the Iraq Security Forces Fund during fiscal year 2008 are available for obligation or transfer from the Iraq Security Forces Fund in accordance with this section until September 30, 2009.

SEC. 1513. AFGHANISTAN SECURITY FORCES FUND.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated for fiscal year 2008 for the Afghanistan Security Forces Fund in the amount of \$2,700,000,000.

(b) USE OF FUNDS.—

(1) IN GENERAL.—Funds authorized to be appropriated by subsection (a) shall be available to the Secretary of Defense to provide going target to the security forces of Afrikanistan.

provide assistance to the security forces of Afghanistan.

(2) Types of assistance authorized.—Assistance provided under this section may include the provision of equipment, supplies, services, training, facility and infrastructure repair, renovation, construction, and funds.

(3) Secretary of state concurrence.—Assistance may be provided under this section only with the concurrence of the

Secretary of State.

(c) Authority in Addition to Other Authorities.—The authority to provide assistance under this section is in addition to any other authority to provide assistance to foreign nations.

(d) Transfer Authority.-

(1) Transfers authorized.—Subject to paragraph (2), amounts authorized to be appropriated by subsection (a) may be transferred from the Afghanistan Security Forces Fund to any of the following accounts and funds of the Department of Defense to accomplish the purposes provided in subsection (b):

(A) Military personnel accounts.

(B) Operation and maintenance accounts.

(C) Procurement accounts.

(D) Research, development, test, and evaluation accounts

(E) Defense working capital funds.

(F) Overseas Humanitarian, Disaster, and Civic Aid.

(2) Additional authority.—The transfer authority provided by paragraph (1) is in addition to any other transfer au-

thority available to the Department of Defense.

(3) Transfers back to fund.—Upon a determination that all or part of the funds transferred from the Afghanistan Security Forces Fund under paragraph (1) are not necessary for the purpose for which transferred, such funds may be transferred back to the Afghanistan Security Forces Fund.

(4) Effect on authorization amounts.—A transfer of an amount to an account under the authority in paragraph (1) shall be deemed to increase the amount authorized for such ac-

count by an amount equal to the amount transferred.

(e) Prior Notice to Congress of Obligation or Trans-FER.—Funds may not be obligated from the Afghanistan Security Forces Fund, or transferred under subsection (d)(1), until five days after the date on which the Secretary of Defense notifies the congressional defense committees in writing of the details of the proposed obligation or transfer.

(f) Contributions.—

- (1) AUTHORITY TO ACCEPT CONTRIBUTIONS.—Subject to paragraph (2), the Secretary of Defense may accept contributions of amounts to the Afghanistan Security Forces Fund for the purposes provided in subsection (b) from any person, foreign government, or international organization. Any amounts so accepted shall be credited to the Afghanistan Security Forces \bar{Fund} .
- (2) LIMITATION.—The Secretary may not accept a contribution under this subsection if the acceptance of the contribution would compromise or appear to compromise the integrity of any program of the Department of Defense.

(3) USE.—Amounts accepted under this subsection shall be available for assistance authorized by subsection (b), including

transfer under subsection (d) for that purpose.
(4) NOTIFICATION.—The Secretary shall notify the congressional defense committees, the Committee on Foreign Relations of the Senate, and the Committee on Foreign Affairs of the House of Representatives, in writing, upon the acceptance, and upon the transfer under subsection (d), of any contribution under this subsection. Such notice shall specify the source and amount of any amount so accepted and the use of any amount so accepted.

(g) QUARTERLY REPORTS.—Not later than 30 days after the end of each fiscal-year quarter, the Secretary of Defense shall submit to the congressional defense committees a report summarizing the details of any obligation or transfer of funds from the Afghanistan Security Forces Fund during such fiscal-year quarter.

(h) DURATION OF AUTHORITY.—Amounts authorized to be appropriated or contributed to the Afghanistan Security Forces Fund during fiscal year 2008 are available for obligation or transfer from the Afghanistan Security Forces Fund in accordance with this section until September 30, 2009.

SEC. 1514. MILITARY PERSONNEL.

There is hereby authorized to be appropriated to the Department of Defense for military personnel accounts for fiscal year 2008 a total of \$17,912,510,000.

SEC. 1515. STRATEGIC READINESS FUND.

There is authorized to be appropriated \$1,000,000,000 to the Strategic Readiness Fund.

SEC. 1516. TREATMENT AS ADDITIONAL AUTHORIZATIONS.

The amounts authorized to be appropriated by this title are in addition to amounts otherwise authorized to be appropriated by this Act.

SEC. 1517. SPECIAL TRANSFER AUTHORITY.

- (a) Authority To Transfer Authorizations.—
- (1) AUTHORITY.—Upon determination by the Secretary of Defense that such action is necessary in the national interest, the Secretary may transfer amounts of authorizations made available to the Department of Defense in this title for fiscal year 2008 between any such authorizations for that fiscal year (or any subdivisions thereof). Amounts of authorizations so transferred shall be merged with and be available for the same purposes as the authorization to which transferred.
- (2) LIMITATION.—The total amount of authorizations that the Secretary may transfer under the authority of this section may not exceed \$3,500,000,000.
- (b) Terms and Conditions.—Transfers under this section shall be subject to the same terms and conditions as transfers under section 1001.
- (c) ADDITIONAL AUTHORITY.—The transfer authority provided by this section is in addition to the transfer authority provided under section 1001.

TITLE XVI—WOUNDED WARRIOR MATTERS

Sec. 1601. Short title.

Sec. 1602. General definitions.

Sec. 1603. Consideration of gender-specific needs of recovering service members and veterans

- Subtitle A-Policy on Improvements to Care, Management, and Transition of Recovering Service Members
- Sec. 1611. Comprehensive policy on improvements to care, management, and transition of recovering service members.
- Sec. 1612. Medical evaluations and physical disability evaluations of recovering service members.
- Sec. 1613. Return of recovering service members to active duty in the Armed Forces. Sec. 1614. Transition of recovering service members from care and treatment through the Department of Defense to care, treatment, and rehabilitation through the Department of Veterans Affairs.
- Sec. 1615. Reports.
- Sec. 1616. Establishment of a wounded warrior resource center. Sec. 1617. Notification to Congress of hospitalization of combat wounded service members.
- Sec. 1618. Comprehensive plan on prevention, diagnosis, mitigation, treatment, and rehabilitation of, and research on, traumatic brain injury, post-traumatic stress disorder, and other mental health conditions in members of the Armed Forces.
- Subtitle B—Centers of Excellence in the Prevention, Diagnosis, Mitigation, Treatment, and Rehabilitation of Traumatic Brain Injury, Post-Traumatic Stress Disorder, and Eye Injuries
- Sec. 1621. Center of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of traumatic brain injury.
- Sec. 1622. Center of excellence in prevention, diagnosis, mitigation, treatment, and rehabilitation of post-traumatic stress disorder and other mental health conditions.
- Sec. 1623. Center of excellence in prevention, diagnosis, mitigation, treatment, and rehabilitation of military eye injuries.
- Sec. 1624. Report on establishment of centers of excellence.

Subtitle C—Health Care Matters

- Sec. 1631. Medical care and other benefits for members and former members of the Armed Forces with severe injuries or illnesses.
- Sec. 1632. Reimbursement of travel expenses of retired members with combat-related disabilities for follow-on specialty care, services, and supplies.
- Sec. 1633. Respite care and other extended care benefits for members of the uniformed services who incur a serious injury or illness on active duty.
- Sec. 1634.
- Sec. 1635. Fully interoperable electronic personal health information for the Department of Defense and Department of Veterans Affairs.
- Sec. 1636. Enhanced personnel authorities for the Department of Defense for health care professionals for care and treatment of wounded and injured members of the Armed Forces.
- Sec. 1637. Continuation of transitional health benefits for members of the Armed Forces pending resolution of service-related medical conditions.

Subtitle D—Disability Matters

- Sec. 1641. Utilization of veterans' presumption of sound condition in establishing eligibility of members of the Armed Forces for retirement for disability.

 Sec. 1642. Requirements and limitations on Department of Defense determinations
- Sec. 1644. Authorization of members of Department of Defense determinations of disability with respect to members of the Armed Forces.

 Sec. 1643. Review of separation of members of the Armed Forces separated from service with a disability rating of 20 percent disabiled or less.
- Sec. 1644. Authorization of pilot programs to improve the disability evaluation system for members of the Armed Forces.
- Sec. 1645. Reports on Army action plan in response to deficiencies in the Army physical disability evaluation system.
- Sec. 1646. Enhancement of disability severance pay for members of the Armed Forces.
- Sec. 1647. Assessments of continuing utility and future role of temporary disability retired list.
- Sec. 1648. Standards for military medical treatment facilities, specialty medical care facilities, and military quarters housing patients and annual report on such facilities.
- Sec. 1649. Reports on Army Medical Action Plan in response to deficiencies identified at Walter Reed Army Medical Center, District of Columbia.

- Sec. 1650. Required certifications in connection with closure of Walter Reed Army
- Medical Center, District of Columbia. Sec. 1651. Handbook for members of the Armed Forces on compensation and benefits available for serious injuries and illnesses.

Subtitle E—Studies and Reports

- Sec. 1661. Study on physical and mental health and other readjustment needs of members and former members of the Armed Forces who deployed in Operation Iraqi Freedom and Operation Enduring Freedom and their fam-
- Sec. 1662. Access of recovering service members to adequate outpatient residential facilitiés.
- Sec. 1663. Study and report on support services for families of recovering service members.
- Sec. 1664. Report on traumatic brain injury classifications.
- Sec. 1665. Evaluation of the Polytrauma Liaison Officer/Non-Commissioned Officer program.

Subtitle F—Other Matters

- Sec. 1671. Prohibition on transfer of resources from medical care.
- Sec. 1672. Medical care for families of members of the Armed Forces recovering from serious injuries or illnesses.
- Sec. 1673. Improvement of medical tracking system for members of the Armed Forces deployed overseas.
- Sec. 1674. Guaranteed funding for Walter Reed Army Medical Center, District of Columbia.
- Sec. 1675. Use of leave transfer program by wounded veterans who are Federal employees.
- Sec. 1676. Moratorium on conversion to contractor performance of Department of Defense functions at military medical facilities.

SEC. 1601. SHORT TITLE.

This title may be cited as the "Wounded Warrior Act".

SEC. 1602. GENERAL DEFINITIONS.

In this title:

- (1) Appropriate committees of congress.—The term "appropriate committees of Congress" means—
 - (A) the Committees on Armed Services, Veterans' Affairs, and Appropriations of the Senate; and
 - (B) the Committees on Armed Services, Veterans' Affairs, and Appropriations of the House of Representatives.
- (2) Benefits delivery at discharge program.—The term "Benefits Delivery at Discharge Program" means a program administered jointly by the Secretary of Defense and the Secretary of Veterans Affairs to provide information and assistance on available benefits and other transition assistance to members of the Armed Forces who are separating from the Armed Forces, including assistance to obtain any disability benefits for which such members may be eligible.
 - (3) DISABILITY EVALUATION SYSTEM.—The term "Disability

Evaluation System" means the following:

(A) A system or process of the Department of Defense for evaluating the nature and extent of disabilities affecting members of the Armed Forces that is operated by the Secretaries of the military departments and is comprised of medical evaluation boards, physical evaluation boards, counseling of members, and mechanisms for the final disposition of disability evaluations by appropriate personnel.

(B) A system or process of the Coast Guard for evaluating the nature and extent of disabilities affecting members of the Coast Guard that is operated by the Secretary

- of Homeland Security and is similar to the system or process of the Department of Defense described in subparagraph (A).
- (4) ELIGIBLE FAMILY MEMBER.—The term "eligible family member", with respect to a recovering service member, means a family member (as defined in section 411h(b) of title 37, United States Code) who is on invitational travel orders or serving as a non-medical attendee while caring for the recovering service member for more than 45 days during a one-year period.

(5) MEDICAL CARE.—The term "medical care" includes men-

tal health care.

(6) Outpatient status.—The term "outpatient status", with respect to a recovering service member, means the status of a recovering service member assigned to—

(A) a military medical treatment facility as an out-

patient; or

(B) a unit established for the purpose of providing command and control of members of the Armed Forces receiv-

ing medical care as outpatients.

(7) RECOVERING SERVICE MEMBER.—The term "recovering service member" means a member of the Armed Forces, including a member of the National Guard or a Reserve, who is undergoing medical treatment, recuperation, or therapy and is in an outpatient status while recovering from a serious injury or illness related to the member's military service.

(8) SERIOUS INJURY OR ILLNESS.—The term "serious injury or illness", in the case of a member of the Armed Forces, means an injury or illness incurred by the member in line of duty on active duty in the Armed Forces that may render the member medically unfit to perform the duties of the member's office, grade, rank, or rating.

(9) TRICARE PROGRAM.—The term "TRICARE program" has the meaning given that term in section 1072(7) of title 10,

United States Code.

SEC. 1603. CONSIDERATION OF GENDER-SPECIFIC NEEDS OF RECOVERING SERVICE MEMBERS AND VETERANS.

(a) In General.—In developing and implementing the policy required by section 1611(a), and in otherwise carrying out any other provision of this title or any amendment made by this title, the Secretary of Defense and the Secretary of Veterans Affairs shall take into account and fully address any unique gender-specific needs of recovering service members and veterans under such policy or other provision.

(b) REPORTS.—In submitting any report required by this title or an amendment made by this title, the Secretary of Defense and the Secretary of Veterans Affairs shall, to the extent applicable, include a description of the manner in which the matters covered by such report address the unique gender-specific needs of recovering service members and veterans.

Subtitle A—Policy on Improvements to Care, Management, and Transition of Recovering Service Members

SEC. 1611. COMPREHENSIVE POLICY ON IMPROVEMENTS TO CARE, MANAGEMENT, AND TRANSITION OF RECOVERING SERVICE MEMBERS.

(a) Comprehensive Policy Required.—

(1) IN GENERAL.—Not later than July 1, 2008, the Secretary of Defense and the Secretary of Veterans Affairs shall, to the extent feasible, jointly develop and implement a comprehensive policy on improvements to the care, management, and transition of recovering service members.

(2) Scope of policy.—The policy shall cover each of the

following:

(A) The care and management of recovering service members.

(B) The medical evaluation and disability evaluation of recovering service members.

(C) The return of service members who have recovered

to active duty when appropriate.

(D) The transition of recovering service members from receipt of care and services through the Department of Defense to receipt of care and services through the Department of Veterans Affairs.

(3) Consultation.—The Secretary of Defense and the Secretary of Veterans Affairs shall develop the policy in consultation with the heads of other appropriate departments and agencies of the Federal Government and with appropriate non-governmental organizations having an expertise in matters relating to the policy.

(4) UPDATE.—The Secretary of Defense and the Secretary of Veterans Affairs shall jointly update the policy on a periodic basis, but not less often than annually, in order to incorporate

in the policy, as appropriate, the following:

(A) The results of the reviews required under subsections (b) and (c).

(B) Best practices identified through pilot programs

carried out under this title.

(C) Improvements to matters under the policy otherwise identified and agreed upon by the Secretary of Defense and the Secretary of Veterans Affairs.

(b) REVIEW OF CURRENT POLICIES AND PROCEDURES.—

(1) Review required.—In developing the policy required by subsection (a), the Secretary of Defense and the Secretary of Veterans Affairs shall, to the extent necessary, jointly and separately conduct a review of all policies and procedures of the Department of Defense and the Department of Veterans Affairs that apply to, or shall be covered by, the policy.

(2) Purpose.—The purpose of the review shall be to identify the most effective and patient-oriented approaches to care and management of recovering service members for purposes

of—

(A) incorporating such approaches into the policy; and

(B) extending such approaches, where applicable, to the care and management of other injured or ill members of the Armed Forces and veterans.

(3) Elements.—In conducting the review, the Secretary of

Defense and the Secretary of Veterans Affairs shall-

(A) identify among the policies and procedures described in paragraph (1) best practices in approaches to the

care and management of recovering service members;

(B) identify among such policies and procedures existing and potential shortfalls in the care and management of recovering service members (including care and management of recovering service members on the temporary disability retired list), and determine means of addressing any shortfalls so identified;

(C) determine potential modifications of such policies and procedures in order to ensure consistency and uniformity, where appropriate, in the application of such poli-

cies and procedures-

(i) among the military departments;

(ii) among the Veterans Integrated Services Networks (VISNs) of the Department of Veterans Affairs;

(iii) between the military departments and the Vet-

erans Integrated Services Networks; and

(D) develop recommendations for legislative and administrative action necessary to implement the results of the review.

(4) Deadline for completion.—The review shall be completed not later than 90 days after the date of the enactment of

(c) Consideration of Existing Findings, Recommendations, AND PRACTICES.—In developing the policy required by subsection (a), the Secretary of Defense and the Secretary of Veterans Affairs shall take into account the following:

(1) The findings and recommendations of applicable studies, reviews, reports, and evaluations that address matters re-

lating to the policy, including, but not limited, to the following:
(A) The Independent Review Group on Rehabilitative Care and Administrative Processes at Walter Reed Army Medical Center and National Naval Medical Center, appointed by the Secretary of Defense.
(B) The Secretary of Veterans Affairs Task Force on

Returning Global War on Terror Heroes, appointed by the

President.

(C) The President's Commission on Care for America's

Returning Wounded Warriors.
(D) The Veterans' Disability Benefits Commission established by title XV of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136; 117 Stat. 1676; 38 U.S.C. 1101 note).

(E) The President's Task Force to Improve Health Care

Delivery for Our Nation's Veterans, of March 2003. (F) The Report of the Congressional Commission on Servicemembers and Veterans Transition Assistance, of 1999, chaired by Anthony J. Principi.

(G) The President's Commission on Veterans' Pensions,

of 1956, chaired by General Omar N. Bradley.

(2) The experience and best practices of the Department of Defense and the military departments on matters relating to the policy.

(3) The experience and best practices of the Department of

Veterans Affairs on matters relating to the policy.

(4) Such other matters as the Secretary of Defense and the

Secretary of Veterans Affairs consider appropriate.

- (d) Training and Skills of Health Care Professionals, Recovery Care Coordinators, Medical Care Case Managers, and Non-Medical Care Managers for Recovering Service Members.—
 - (1) IN GENERAL.—The policy required by subsection (a) shall provide for uniform standards among the military departments for the training and skills of health care professionals, recovery care coordinators, medical care case managers, and non-medical care managers for recovering service members under subsection (e) in order to ensure that such personnel are able to—
 - (A) detect early warning signs of post-traumatic stress disorder (PTSD), suicidal or homicidal thoughts or behaviors, and other behavioral health concerns among recovering service members; and

(B) promptly notify appropriate health care profes-

sionals following detection of such signs.

(2) TRACKING OF NOTIFICATIONS.—In providing for uniform standards under paragraph (1), the policy shall include a mechanism or system to track the number of notifications made by recovery care coordinators, medical care case managers, and non-medical care managers to health care professionals under paragraph (1)(A) regarding early warning signs of post-traumatic stress disorder and suicide in recovering service members.

(e) Services for Recovering Service Members.—The policy required by subsection (a) shall provide for improvements as follows with respect to the care, management, and transition of recovering

service members:

(1) COMPREHENSIVE RECOVERY PLAN FOR RECOVERING SERVICE MEMBERS.—The policy shall provide for uniform standards and procedures for the development of a comprehensive recovery plan for each recovering service member that covers the full spectrum of care, management, transition, and rehabilitation of the service member during recovery.

(2) Recovery care coordinators for recovering serv-

ICE MEMBERS.—

(A) In General.—The policy shall provide for a uniform program for the assignment to recovering service members of recovery care coordinators having the duties

specified in subparagraph (B).

(B) DUTIES.—The duties under the program of a recovery care coordinator for a recovering service member shall include, but not be limited to, overseeing and assisting the service member in the service member's course through the entire spectrum of care, management, transition, and rehabilitation services available from the Federal Government,

including services provided by the Department of Defense, the Department of Veterans Affairs, the Department of

Labor, and the Social Security Administration.

(C) LIMITATION ON NUMBER OF SERVICE MEMBERS MAN-AGED BY COORDINATORS.—The maximum number of recovering service members whose cases may be assigned to a recovery care coordinator under the program at any one time shall be such number as the policy shall specify, except that the Secretary of the military department concerned may waive such limitation with respect to a given coordinator for not more than 120 days in the event of unforeseen circumstances (as specified in the policy).

(D) TRAINING.—The policy shall specify standard training requirements and curricula for recovery care coordinators under the program, including a requirement for successful completion of the training program before a person

may assume the duties of such a coordinator.

(E) RESOURCES.—The policy shall include mechanisms to ensure that recovery care coordinators under the program have the resources necessary to expeditiously carry out the duties of such coordinators under the program.

(F) SUPERVISION.—The policy shall specify requirements for the appropriate rank or grade, and appropriate occupation, for persons appointed to head and supervise recovery care coordinators.

(3) MEDICAL CARE CASE MANAGERS FOR RECOVERING SERV-ICE MEMBERS.—

- (A) IN GENERAL.—The policy shall provide for a uniform program among the military departments for the assignment to recovering service members of medical care case managers having the duties specified in subparagraph (B).
- (B) DUTIES.—The duties under the program of a medical care case manager for a recovering service member (or the service member's immediate family or other designee if the service member is incapable of making judgments about personal medical care) shall include, at a minimum, the following:

(i) Assisting in understanding the service member's medical status during the care, recovery, and transition of the service member.

(ii) Assisting in the receipt by the service member of prescribed medical care during the care, recovery,

and transition of the service member.

(iii) Conducting a periodic review of the medical status of the service member, which review shall be conducted, to the extent practicable, in person with the service member, or, whenever the conduct of the review in person is not practicable, with the medical care case manager submitting to the manager's supervisor a written explanation why the review in person was not practicable (if the Secretary of the military department concerned elects to require such written explanations for purposes of the program).

(C) LIMITATION ON NUMBER OF SERVICE MEMBERS MAN-AGED BY MANAGERS.—The maximum number of recovering service members whose cases may be assigned to a medical care case manager under the program at any one time shall be such number as the policy shall specify, except that the Secretary of the military department concerned may waive such limitation with respect to a given manager for not more than 120 days in the event of unforeseen circumstances (as specified in the policy).

(D) TRAINING.—The policy shall specify standard training requirements and curricula for medical care case managers under the program, including a requirement for successful completion of the training program before a person

may assume the duties of such a manager.

(E) RESOURCES.—The policy shall include mechanisms to ensure that medical care case managers under the program have the resources necessary to expeditiously carry

out the duties of such managers under the program.

(F) Supervision at armed forces medical facility.—The policy shall specify requirements for the appropriate rank or grade, and appropriate occupation, for persons appointed to head and supervise the medical care case managers at each medical facility of the Armed Forces. Persons so appointed may be appointed from the Army Medical Corps, Army Medical Service Corps, Army Nurse Corps, Navy Medical Corps, Navy Medical Service, or other corps or civilian health care professional, as applicable, at the discretion of the Secretary of Defense.

(4) Non-medical care managers for recovering serv-

ICE MEMBERS.—

(A) IN GENERAL.—The policy shall provide for a uniform program among the military departments for the assignment to recovering service members of non-medical care managers having the duties specified in subparagraph (B).

(B) DUTIES.—The duties under the program of a non-medical care manager for a recovering service member

shall include, at a minimum, the following:

(i) Communicating with the service member and with the service member's family or other individuals designated by the service member regarding non-medical matters that arise during the care, recovery, and transition of the service member.

(ii) Assisting with oversight of the service member's

welfare and quality of life.

(iii) Assisting the service member in resolving problems involving financial, administrative, personnel, transitional, and other matters that arise during the care, recovery, and transition of the service member.

(C) Duration of duties.—The policy shall provide that a non-medical care manager shall perform duties under the program for a recovering service member until the service member is returned to active duty or retired or separated from the Armed Forces.

(D) LIMITATION ON NUMBER OF SERVICE MEMBERS MAN-AGED BY MANAGERS.—The maximum number of recovering service members whose cases may be assigned to a nonmedical care manager under the program at any one time shall be such number as the policy shall specify, except that the Secretary of the military department concerned may waive such limitation with respect to a given manager for not more than 120 days in the event of unforeseen circumstances (as specified in the policy).

(E) TRAINING.—The policy shall specify standard training requirements and curricula among the military departments for non-medical care managers under the program, including a requirement for successful completion of the training program before a person may assume the duties of

such a manager.

(F) RESOURCES.—The policy shall include mechanisms to ensure that non-medical care managers under the program have the resources necessary to expeditiously carry

out the duties of such managers under the program.

(G) SUPERVISION AT ARMED FORCES MEDICAL FACILI-TIES.—The policy shall specify requirements for the appropriate rank and occupational speciality for persons appointed to head and supervise the non-medical care managers at each medical facility of the Armed Forces.

(5) Access of recovering service members to non-ur-GENT HEALTH CARE FROM THE DEPARTMENT OF DEFENSE OR

OTHER PROVIDERS UNDER TRICARE.-

(A) In general.—The policy shall provide for appropriate minimum standards for access of recovering service members to non-urgent medical care and other health care services as follows:

(i) In medical facilities of the Department of De-

fense.

(ii) Through the TRICARE program.

- (B) MAXIMUM WAITING TIMES FOR CERTAIN CARE.—The standards for access under subparagraph (A) shall include such standards on maximum waiting times of recovering service members as the policy shall specify for care that includes, but is not limited to, the following:
 - (i) Follow-up care (ii) Specialty care.

(iii) Diagnostic referrals and studies.

(iv) Surgery based on a physician's determination

of medical necessity.

(C) WAIVER BY RECOVERING SERVICE MEMBERS.—The policy shall permit any recovering service member to waive a standard for access under this paragraph under such circumstances and conditions as the policy shall specify.

(6) Assignment of recovering service members to lo-

CATIONS OF CARE.-

(A) In general.—The policy shall provide for uniform guidelines among the military departments for the assignment of recovering service members to a location of care, including guidelines that provide for the assignment of recovering service members, when medically appropriate, to care and residential facilities closest to their duty station or home of record or the location of their designated care giver

at the earliest possible time.

(B) REASSIGNMENT FROM DEFICIENT FACILITIES.—The policy shall provide for uniform guidelines and procedures among the military departments for the reassignment of recovering service members from a medical or medical-related support facility determined by the Secretary of Defense to violate the standards required by section 1648 to another appropriate medical or medical-related support facility until the correction of violations of such standards at the medical or medical-related support facility from which such service members are reassigned.

(7) Transportation and subsistence for recovering standards among the military departments on the availability of appropriate transportation and subsistence for recovering service members to facilitate their obtaining needed medical care and

services.

(8) Work and duty assignments for recovering services members.—The policy shall provide for uniform criteria among the military departments for the assignment of recovering service members to work and duty assignments that are

compatible with their medical conditions.

(9) ACCESS OF RECOVERING SERVICE MEMBERS TO EDU-CATIONAL AND VOCATIONAL TRAINING AND REHABILITATION.— The policy shall provide for uniform standards among the military departments on the provision of educational and vocational training and rehabilitation opportunities for recovering service members at the earliest possible point in their recovery.

(10) Tracking of recovering service members.—The policy shall provide for uniform procedures among the military departments on tracking recovering service members to facili-

tate-

(A) locating each recovering service member; and

(B) tracking medical care appointments of recovering service members to ensure timeliness and compliance of recovering service members with appointments, and other physical and evaluation timelines, and to provide any other information needed to conduct oversight of the care, management, and transition of recovering service members.

- (11) REFERRALS OF RECOVERING SERVICE MEMBERS TO OTHER CARE AND SERVICES PROVIDERS.—The policy shall provide for uniform policies, procedures, and criteria among the military departments on the referral of recovering service members to the Department of Veterans Affairs and other private and public entities (including universities and rehabilitation hospitals, centers, and clinics) in order to secure the most appropriate care for recovering service members, which policies, procedures, and criteria shall take into account, but not be limited to, the medical needs of recovering service members and the geographic location of available necessary recovery care services.
- (f) Services for Families of Recovering Service Members.—The policy required by subsection (a) shall provide for im-

provements as follows with respect to services for families of recovering service members:

- (1) SUPPORT FOR FAMILY MEMBERS OF RECOVERING SERVICE MEMBERS.—The policy shall provide for uniform guidelines among the military departments on the provision by the military departments of support for family members of recovering service members who are not otherwise eligible for care under section 1672 in caring for such service members during their recovery.
- (2) Advice and training for family members of recovering service members.—The policy shall provide for uniform requirements and standards among the military departments on the provision by the military departments of advice and training, as appropriate, to family members of recovering service members with respect to care for such service members during their recovery.
- (3) Measurement of satisfaction of family members of recovering service members with quality of health care services.—The policy shall provide for uniform procedures among the military departments on the measurement of the satisfaction of family members of recovering service members with the quality of health care services provided to such service members during their recovery.
- (4) JOB PLACEMENT SERVICES FOR FAMILY MEMBERS OF RE-COVERING SERVICE MEMBERS.—The policy shall provide for procedures for application by eligible family members during a one-year period for job placement services otherwise offered by the Department of Defense.
- (g) Outreach to Recovering Service Members and Their Families on Comprehensive Policy.—The policy required by subsection (a) shall include procedures and mechanisms to ensure that recovering service members and their families are fully informed of the policies required by this section, including policies on medical care for recovering service members, on the management and transition of recovering service members, and on the responsibilities of recovering service members and their family members throughout the continuum of care and services for recovering service members under this section.
- (h) APPLICABILITY OF COMPREHENSIVE POLICY TO RECOVERING SERVICE MEMBERS ON TEMPORARY DISABILITY RETIRED LIST.—Appropriate elements of the policy required by this section shall apply to recovering service members whose names are placed on the temporary disability retired list in such manner, and subject to such terms and conditions, as the Secretary of Defense shall prescribe in regulations for purposes of this subsection.

SEC. 1612. MEDICAL EVALUATIONS AND PHYSICAL DISABILITY EVAL-UATIONS OF RECOVERING SERVICE MEMBERS.

- (a) Medical Evaluations of Recovering Service Members.—
 - (1) In General.—Not later than July 1, 2008, the Secretary of Defense shall develop a policy on improvements to the processes, procedures, and standards for the conduct by the military departments of medical evaluations of recovering service members.

(2) ELEMENTS.—The policy on improvements to processes, procedures, and standards required under this subsection shall include and address the following:

(A) Processes for medical evaluations of recovering

service members that—

(i) apply uniformly throughout the military depart-

ments; and

- (ii) apply uniformly with respect to recovering service members who are members of the regular components of the Armed Forces and recovering service members who are members of the National Guard and Reserve.
- (B) Standard criteria and definitions for determining the achievement for recovering service members of the maximum medical benefit from treatment and rehabilitation.

(C) Standard timelines for each of the following:

- (i) Determinations of fitness for duty of recovering service members.
- (ii) Specialty care consultations for recovering service members.

(iii) Preparation of medical documents for recov-

ering service members.

(iv) Appeals by recovering service members of medical evaluation determinations, including determinations of fitness for duty.

(D) Procedures for ensuring that—

(i) upon request of a recovering service member being considered by a medical evaluation board, a physician or other appropriate health care professional who is independent of the medical evaluation board is assigned to the service member; and

(ii) the physician or other health care professional assigned to a recovering service member under clause

(i)—

- (I) serves as an independent source for review of the findings and recommendations of the medical evaluation board:
- (II) provides the service member with advice and counsel regarding the findings and recommendations of the medical evaluation board; and
- (III) advises the service member on whether the findings of the medical evaluation board adequately reflect the complete spectrum of injuries and illness of the service member.
- (E) Standards for qualifications and training of medical evaluation board personnel, including physicians, case workers, and physical disability evaluation board liaison officers, in conducting medical evaluations of recovering service members.
- (F) Standards for the maximum number of medical evaluation cases of recovering service members that are pending before a medical evaluation board at any one time, and requirements for the establishment of additional med-

ical evaluation boards in the event such number is exceeded.

(G) Standards for information for recovering service members, and their families, on the medical evaluation board process and the rights and responsibilities of recovering service members under that process, including a standard handbook on such information (which handbook shall also be available electronically).

(b) Physical Disability Evaluations of Recovering Serv-

ICE MEMBERS.—

(1) IN GENERAL.—Not later than July 1, 2008, the Secretary of Defense and the Secretary of Veterans Affairs shall develop a policy on improvements to the processes, procedures, and standards for the conduct of physical disability evaluations of recovering service members by the military departments and by the Department of Veterans Affairs.

(2) ELEMENTS.—The policy on improvements to processes, procedures, and standards required under this subsection shall

include and address the following:

(A) A clearly-defined process of the Department of Defense and the Department of Veterans Affairs for disability

determinations of recovering service members.

(B) To the extent feasible, procedures to eliminate unacceptable discrepancies and improve consistency among disability ratings assigned by the military departments and the Department of Veterans Affairs, particularly in the disability evaluation of recovering service members, which procedures shall be subject to the following requirements and limitations:

(i) Such procedures shall apply uniformly with respect to recovering service members who are members of the regular components of the Armed Forces and recovering service members who are members of the Na-

tional Guard and Reserve.

(ii) Under such procedures, each Secretary of a military department shall, to the extent feasible, utilize the standard schedule for rating disabilities in use by the Department of Veterans Affairs, including any applicable interpretation of such schedule by the United States Court of Appeals for Veterans Claims, in making any determination of disability of a recovering service member, except as otherwise authorized by section 1216a of title 10, United States Code (as added by section 1642 of this Act).

(C) Uniform timelines among the military departments for appeals of determinations of disability of recovering service members, including timelines for presentation, con-

sideration, and disposition of appeals.

(D) Uniform standards among the military departments for qualifications and training of physical disability evaluation board personnel, including physical evaluation board liaison personnel, in conducting physical disability evaluations of recovering service members.

(E) Uniform standards among the military departments for the maximum number of physical disability eval-

uation cases of recovering service members that are pending before a physical disability evaluation board at any one time, and requirements for the establishment of additional physical disability evaluation boards in the event such number is exceeded.

(F) Uniform standards and procedures among the military departments for the provision of legal counsel to recovering service members while undergoing evaluation by a

physical disability evaluation board.

- (G) Uniform standards among the military departments on the roles and responsibilities of non-medical care managers under section 1611(e)(4) and judge advocates assigned to recovering service members undergoing evaluation by a physical disability board, and uniform standards on the maximum number of cases involving such service members that are to be assigned to judge advocates at any one time.
- (c) Assessment of Consolidation of Department of Defense and Department of Veterans Affairs Disability Evaluation Systems.—
 - (1) In General.—The Secretary of Defense and the Secretary of Veterans Affairs shall jointly submit to the appropriate committees of Congress a report on the feasibility and advisability of consolidating the disability evaluation systems of the military departments and the disability evaluation system of the Department of Veterans Affairs into a single disability evaluation system. The report shall be submitted together with the report required by section 1611(a).

(2) Elements.—The report required by paragraph (1) shall

include the following:

(A) An assessment of the feasibility and advisability of consolidating the disability evaluation systems described in paragraph (1) as specified in that paragraph.

(B) If the consolidation of the systems is considered fea-

sible and advisable—

- (i) recommendations for various options for consolidating the systems as specified in paragraph (1); and
- (ii) recommendations for mechanisms to evaluate and assess any progress made in consolidating the systems as specified in that paragraph.

SEC. 1613. RETURN OF RECOVERING SERVICE MEMBERS TO ACTIVE DUTY IN THE ARMED FORCES.

The Secretary of Defense shall establish standards for determinations by the military departments on the return of recovering service members to active duty in the Armed Forces.

SEC. 1614. TRANSITION OF RECOVERING SERVICE MEMBERS FROM CARE AND TREATMENT THROUGH THE DEPARTMENT OF DEFENSE TO CARE, TREATMENT, AND REHABILITATION THROUGH THE DEPARTMENT OF VETERANS AFFAIRS.

(a) In General.—Not later than July 1, 2008, the Secretary of Defense and the Secretary of Veterans Affairs shall jointly develop and implement processes, procedures, and standards for the transition of recovering service members from care and treatment through

the Department of Defense to care, treatment, and rehabilitation through the Department of Veterans Affairs.

(b) Elements.—The processes, procedures, and standards re-

quired under this section shall include the following:

(1) Uniform, patient-focused procedures to ensure that the transition described in subsection (a) occurs without gaps in medical care and in the quality of medical care, benefits, and services.

(2) Procedures for the identification and tracking of recovering service members during the transition, and for the coordination of care and treatment of recovering service members during the transition, including a system of cooperative case management of recovering service members by the Department of Defense and the Department of Veterans Affairs during the transition.

(3) Procedures for the notification of Department of Veterans Affairs liaison personnel of the commencement by recovering service members of the medical evaluation process and the

physical disability evaluation process.

(4) Procedures and timelines for the enrollment of recovering service members in applicable enrollment or application systems of the Department of Veterans with respect to health care, disability, education, vocational rehabilitation, or other benefits.

(5) Procedures to ensure the access of recovering service members during the transition to vocational, educational, and rehabilitation benefits available through the Department of Vet-

erans Affairs.

(6) Standards for the optimal location of Department of Defense and Department of Veterans Affairs liaison and case management personnel at military medical treatment facilities, medical centers, and other medical facilities of the Department of Defense.

(7) Standards and procedures for integrated medical care and management of recovering service members during the transition, including procedures for the assignment of medical personnel of the Department of Veterans Affairs to Department of Defense facilities to participate in the needs assessments of recovering service members before, during, and after their separation from military service.

(8) Standards for the preparation of detailed plans for the transition of recovering service members from care and treatment by the Department of Defense to care, treatment, and rehabilitation by the Department of Veterans Affairs, which plans

shall—

(A) be based on standardized elements with respect to care and treatment requirements and other applicable requirements; and

(B) take into account the comprehensive recovery plan for the recovering service member concerned as developed

under section 1611(e)(1).

(9) Procedures to ensure that each recovering service member who is being retired or separated under chapter 61 of title 10, United States Code, receives a written transition plan, prior to the time of retirement or separation, that—

(A) specifies the recommended schedule and milestones for the transition of the service member from military service:

(B) provides for a coordinated transition of the service member from the Department of Defense disability evaluation system to the Department of Veterans Affairs disability

system; and

(C) includes information and guidance designed to assist the service member in understanding and meeting the schedule and milestones specified under subparagraph (A)

for the service member's transition.

(10) Procedures for the transmittal from the Department of Defense to the Department of Veterans Affairs of records and any other required information on each recovering service member described in paragraph (9), which procedures shall provide for the transmission from the Department of Defense to the Department of Veterans Affairs of records and information on the service member as follows:

(A) The address and contact information of the service

member.

(B) The DD-214 discharge form of the service member, which shall be transmitted under such procedures electronically.

(C) A copy of the military service record of the service member, including medical records and any results of a

physical evaluation board.

(D) Information on whether the service member is entitled to transitional health care, a conversion health policy, or other health benefits through the Department of Defense under section 1145 of title 10, United States Code.

(E) A copy of any request of the service member for assistance in enrolling in, or completed applications for enrollment in, the health care system of the Department of Veterans Affairs for health care benefits for which the service member may be eligible under laws administered by the Secretary of Veterans Affairs.

(F) A copy of any request by the service member for assistance in applying for, or completed applications for, compensation and vocational rehabilitation benefits to which the service member may be entitled under laws adminis-

tered by the Secretary of Veterans Affairs.

(11) A process to ensure that, before transmittal of medical records of a recovering service member to the Department of Veterans Affairs, the Secretary of Defense ensures that the service member (or an individual legally recognized to make medical decisions on behalf of the service member) authorizes the transfer of the medical records of the service member from the Department of Defense to the Department of Veterans Affairs pursuant to the Health Insurance Portability and Accountability Act of 1996.

(12) Procedures to ensure that, with the consent of the recovering service member concerned, the address and contact information of the service member is transmitted to the department or agency for veterans affairs of the State in which the

service member intends to reside after the retirement or separa-

tion of the service member from the Armed Forces.

(13) Procedures to ensure that, before the transmittal of records and other information with respect to a recovering service member under this section, a meeting regarding the transmittal of such records and other information occurs among the service member, appropriate family members of the service member, representatives of the Secretary of the military department concerned, and representatives of the Secretary of Veterans Affairs, with at least 30 days advance notice of the meeting being given to the service member unless the service member waives the advance notice requirement in order to accelerate transmission of the service member's records and other information to the Department of Veterans Affairs.

(14) Procedures to ensure that the Secretary of Veterans Affairs gives appropriate consideration to a written statement submitted to the Secretary by a recovering service member regard-

ing the transition.

(15) Procedures to provide access for the Department of Veterans Affairs to the military health records of recovering service members who are receiving care and treatment, or are anticipating receipt of care and treatment, in Department of Veterans Affairs health care facilities, which procedures shall be consistent with the procedures and requirements in paragraphs (11) and (13).

(16) A process for the utilization of a joint separation and evaluation physical examination that meets the requirements of both the Department of Defense and the Department of Veterans Affairs in connection with the medical separation or retirement of a recovering service member from military service and for use by the Department of Veterans Affairs in disability evaluations. (17) Procedures for surveys and other mechanisms to meas-

ure patient and family satisfaction with the provision by the Department of Defense and the Department of Veterans Affairs of care and services for recovering service members, and to facilitate appropriate oversight by supervisory personnel of the

provision of such care and services.

(18) Procedures to ensure the participation of recovering service members who are members of the National Guard or Reserve in the Benefits Delivery at Discharge Program, including procedures to ensure that, to the maximum extent feasible, services under the Benefits Delivery at Discharge Program are provided to recovering service members at-

(A) appropriate military installations;

(B) appropriate armories and military family support centers of the National Guard;

(C) appropriate military medical care facilities at which members of the Armed Forces are separated or dis-

charged from the Armed Forces; and

(D) in the case of a member on the temporary disability retired list under section 1202 or 1205 of title 10, United States Code, who is being retired under another provision of such title or is being discharged, at a location reasonably convenient to the member.

SEC. 1615. REPORTS.

(a) REPORT ON POLICY.—Upon the development of the policy required by subsection (a) of section 1611 but not later than July 1, 2008, the Secretary of Defense and the Secretary of Veterans Affairs shall jointly submit to the appropriate committees of Congress a report on the policy, including a comprehensive and detailed description of the policy and of the manner in which the policy addresses the detailed elements of the policy specified in subsections (d) through (h) of section 1611, and the findings and recommendations of the reviews under subsections (b) and (c) of section 1611.

(b) Interim Report on Policy.—Not later than February 1, 2008, the Secretary of Defense and the Secretary of Veterans Affairs shall jointly submit to the appropriate committees of Congress an interim report on the policy, which shall include a comprehensive and detailed description of the matters specified in subsection (a)

current as of the date of such interim report.

(c) REPORT ON UPDATE OF POLICY.—Upon updating the policy under section 1611(a)(4), the Secretary of Defense and the Secretary of Veterans Affairs shall jointly submit to the appropriate committees of Congress a report on the update of the policy, including a comprehensive and detailed description of such update and of the reasons for such update.

(d) Comptroller General Assessment of Implementation of Policy.—

(1) In General.—Not later than six months after the date of the enactment of this Act and every year thereafter through 2010, the Comptroller General of the United States shall submit to the appropriate committees of Congress a report setting forth the assessment of the Comptroller General of the progress of the Secretary of Defense and the Secretary of Veterans Affairs in developing and implementing the policy required by section 1611(a). Each report shall include a certification by the Comptroller General as to whether the Comptroller General has had timely access to sufficient information to enable the Comptroller General to make informed judgments on the matters covered by the report.

(2) Access information.—The Secretary of Defense and the Secretary of Veterans Affairs shall facilitate the ability of the Comptroller General to conduct any review required for a report under this subsection within the time period required for such report, including prompt and complete access to such information as the Comptroller General considers necessary to

perform such review.

(e) REPORT ON REDUCTION IN DISABILITY RATINGS BY THE DE-PARTMENT OF DEFENSE.—Not later than February 1, 2009, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and House of Representatives a report on the number of instances during the period beginning on October 7, 2001, and ending on September 30, 2006, in which a disability rating assigned to a member of the Armed Forces by an informal physical evaluation board of the Department of Defense was reduced upon appeal, and the reasons for such reduction.

SEC. 1616. ESTABLISHMENT OF A WOUNDED WARRIOR RESOURCE CENTER.

(a) ESTABLISHMENT.—The Secretary of Defense shall establish a wounded warrior resource center (in this section referred to as the "center") to provide wounded warriors, their families, and their primary caregivers with a single point of contact for assistance with reporting deficiencies in covered military facilities, obtaining health care services, receiving benefits information, and any other difficulties encountered while supporting wounded warriors. The Secretary shall widely disseminate information regarding the existence and availability of the center, including contact information, to members of the Armed Forces and their dependents. In carrying out this subsection, the Secretary may use existing infrastructure and organizations but shall ensure that the center has the ability to separately keep track of calls from wounded warriors.

(b) Access.—The center shall provide multiple methods of access, including at a minimum an Internet website and a toll-free telephone number (commonly referred to as a "hot line") at which personnel are accessible at all times to receive reports of deficiencies or provide information about covered military facilities, health care

services, or military benefits.

(c) CONFIDENTIALITY.—

(1) NOTIFICATION.—Individuals who seek to provide information through the center under subsection (a) shall be notified, immediately before they provide such information, of their option to elect, at their discretion, to have their identity remain confidential.

(2) PROHIBITION ON FURTHER DISCLOSURE.—In the case of information provided through use of the toll-free telephone number by an individual who elects to maintain the confidentiality of his or her identity, any individual who, by necessity, has had access to such information for purposes of investigating or responding to the call as required under subsection (d) may not disclose the identity of the individual who provided the information.

(d) Functions.—The center shall perform the following functions:

(1) CALL TRACKING.—The center shall be responsible for documenting receipt of a call, referring the call to the appropriate office within a military department for answer or investigation, and tracking the formulation and notification of the response to the call.

(2) Investigation and response.—The center shall be responsible for ensuring that, not later than 96 hours after a

call—

(A) if a report of deficiencies is received in a call—

(i) any deficiencies referred to in the call are investigated;

(ii) if substantiated, a plan of action for remediation of the deficiencies is developed and implemented; and

(iii) if requested, the individual who made the report is notified of the current status of the report; or (B) if a request for information is received in a call—

(i) the information requested by the caller is pro-

vided by the center;

(ii) all requests for information from the call are referred to the appropriate office or offices of a military department for response; and

(iii) the individual who made the report is notified,

at a minimum, of the current status of the query.

(3) FINAL NOTIFICATION.—The center shall be responsible for ensuring that, if requested, the caller is notified when the deficiency has been corrected or when the request for information has been fulfilled to the maximum extent practicable, as determined by the Secretary.

(e) Definitions.—In this section:

- (1) COVERED MILITARY FACILITY.—The term "covered military facility" has the meaning provided in section 1648(b) of this Act.
- (2) CALL.—The term "call" means any query or report that is received by the center by means of the toll-free telephone number or other source.

(f) Effective Dates.—

(1) TOLL-FREE TELEPHONE NUMBER.—The toll-free telephone number required to be established by subsection (a), shall be fully operational not later than April 1, 2008.

(2) Internet website required to be established by subsection (a), shall be fully operational not later

than July 1, 2008.

SEC. 1617. NOTIFICATION TO CONGRESS OF HOSPITALIZATION OF COMBAT WOUNDED SERVICE MEMBERS.

(a) NOTIFICATION REQUIRED.—

(1) In General.—Chapter 55 of title 10, United States Code, is further amended by inserting after section 1074k the following new section:

"§ 1074l. Notification to Congress of hospitalization of combat wounded members

"(a) Notification Required.—The Secretary concerned shall provide notification of the hospitalization of any member of the armed forces evacuated from a theater of combat and admitted to a military treatment facility within the United States to the appro-

priate Members of Congress.

"(b) APPROPRIATE MEMBERS.—In this section, the term 'appropriate Members of Congress', with respect to the member of the armed forces about whom notification is being made, means the Senators representing the State, and the Member, Delegate, or Resident Commissioner of the House of Representatives representing the district, that includes the member's home of record or a different location as provided by the member.

"(c) CONSENT OF MEMBER REQUIRED.—The notification under subsection (a) may be provided only with the consent of the member of the armed forces about whom notification is to be made. In the case of a member who is unable to provide consent, information and

consent may be provided by next of kin."

(2) EFFECTIVE DATE.—The notification requirement under section 1074l(a) of title 10, United States Code, as added by

paragraph (1), shall apply beginning 60 days after the date of the enactment of this Act.

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

"1074l. Notification to Congress of hospitalization of combat wounded members.".

SEC. 1618. COMPREHENSIVE PLAN ON PREVENTION, DIAGNOSIS, MITI-GATION, TREATMENT, AND REHABILITATION OF, AND RE-SEARCH ON, TRAUMATIC BRAIN INJURY, POST-TRAU-MATIC STRESS DISORDER, AND OTHER MENTAL HEALTH CONDITIONS IN MEMBERS OF THE ARMED FORCES.

(a) Comprehensive Statement of Policy.—The Secretary of Defense and the Secretary of Veterans Affairs shall direct joint planning among the Department of Defense, the military departments, and the Department of Veterans Affairs for the prevention, diagnosis, mitigation, treatment, and rehabilitation of, and research on, traumatic brain injury, post-traumatic stress disorder, and other mental health conditions in members of the Armed Forces, including planning for the seamless transition of such members from care through the Department of Defense to care through the Department of Veterans Affairs.

(b) Comprehensive Plan Required.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall, in consultation with the Secretary of Veterans Affairs, submit to the congressional defense committees a comprehensive plan for programs and activities of the Department of Defense to prevent, diagnose, mitigate, treat, research, and otherwise respond to traumatic brain injury, post-traumatic stress disorder, and other mental health conditions in members of the Armed Forces, including—

(1) an assessment of the current capabilities of the Department for the prevention, diagnosis, mitigation, treatment, and rehabilitation of, and research on, traumatic brain injury, post-traumatic stress disorder, and other mental health conditions

in members of the Armed Forces;

(2) the identification of gaps in current capabilities of the Department for the prevention, diagnosis, mitigation, treatment, and rehabilitation of, and research on, traumatic brain injury, post-traumatic stress disorder, and other mental health conditions in members of the Armed Forces; and

(3) the identification of the resources required for the Department in fiscal years 2009 through 2013 to address the gaps

in capabilities identified under paragraph (2).

(c) Program Required.—One of the programs contained in the comprehensive plan submitted under subsection (b) shall be a Department of Defense program, developed in collaboration with the Department of Veterans Affairs, under which each member of the Armed Forces who incurs a traumatic brain injury or post-traumatic stress disorder during service in the Armed Forces—

(1) is enrolled in the program; and

(2) receives treatment and rehabilitation meeting a standard of care such that each individual who qualifies for care under the program shall—

(A) be provided the highest quality, evidence-based care in facilities that most appropriately meet the specific needs

of the individual; and

(B) be rehabilitated to the fullest extent possible using up-to-date evidence-based medical technology, and physical

and medical rehabilitation practices and expertise.

(d) Provision of Information Required.—The comprehensive plan submitted under subsection (b) shall require the provision of information by the Secretary of Defense to members of the Armed Forces with traumatic brain injury, post-traumatic stress disorder, or other mental health conditions and their families about their options with respect to the following:

(1) The receipt of medical and mental health care from the Department of Defense and the Department of Veterans Affairs.

- (2) Additional options available to such members for treatment and rehabilitation of traumatic brain injury, post-traumatic stress disorder, and other mental health conditions.
- (3) The options available, including obtaining a second opinion, to such members for a referral to an authorized provider under chapter 55 of title 10, United States Code, as determined under regulations prescribed by the Secretary of Defense.

(e) ADDITIONAL ELEMENTS OF PLAN.—The comprehensive plan submitted under subsection (b) shall include comprehensive proposals of the Department on the following:

posals of the Department on the following:

(1) LEAD AGENT.—The designation by the Secretary of Defense of a lead agent or executive agent for the Department to

coordinate development and implementation of the plan.

(2) DETECTION AND TREATMENT.—The improvement of methods and mechanisms for the detection and treatment of traumatic brain injury, post-traumatic stress disorder, and other mental health conditions in members of the Armed Forces in the field.

(3) REDUCTION OF PTSD.—The development of a plan for reducing post traumatic stress disorder, incorporating evidence-based preventive and early-intervention measures, practices, or procedures that reduce the likelihood that personnel in combat will develop post-traumatic stress disorder or other stress-related conditions (including substance abuse conditions) into—

(A) basic and pre-deployment training for enlisted members of the Armed Forces, noncommissioned officers,

and officers;

(B) combat theater operations; and

(C) post-deployment service.

- (4) RESEARCH.—Requirements for research on traumatic brain injury, post-traumatic stress disorder, and other mental health conditions including (in particular) research on pharmacological and other approaches to treatment for traumatic brain injury, post-traumatic stress disorder, or other mental health conditions, as applicable, and the allocation of priorities among such research.
- (5) DIAGNOSTIC CRITERIA.—The development, adoption, and deployment of joint Department of Defense-Department of Veterans Affairs evidence-based diagnostic criteria for the detection and evaluation of the range of traumatic brain injury, post-traumatic stress disorder, and other mental health conditions in members of the Armed Forces, which criteria shall be employed uniformly across the military departments in all applicable circumstances, including provision of clinical care and as-

sessment of future deployability of members of the Armed Forces.

(6) ASSESSMENT.—The development and deployment of evidence-based means of assessing traumatic brain injury, post-traumatic stress disorder, and other mental health conditions in members of the Armed Forces, including a system of pre-deployment and post-deployment screenings of cognitive ability in

members for the detection of cognitive impairment.

(7) MANAGING AND MONITORING.—The development and deployment of effective means of managing and monitoring members of the Armed Forces with traumatic brain injury, post-traumatic stress disorder, or other mental health conditions in the receipt of care for traumatic brain injury, post-traumatic stress disorder, or other mental health conditions, as applicable, including the monitoring and assessment of treatment and outcomes.

(8) EDUCATION AND AWARENESS.—The development and deployment of an education and awareness training initiative designed to reduce the negative stigma associated with traumatic brain injury, post-traumatic stress disorder, and other mental

health conditions, and mental health treatment.

(9) EDUCATION AND OUTREACH.—The provision of education and outreach to families of members of the Armed Forces with traumatic brain injury, post-traumatic stress disorder, or other mental health conditions on a range of matters relating to traumatic brain injury, post-traumatic stress disorder, or other mental health conditions, as applicable, including detection, mitigation, and treatment.

(10) RECORDING OF BLASTS.—A requirement that exposure to a blast or blasts be recorded in the records of members of the

Armed Forces.

(11) GUIDELINES FOR BLAST INJURIES.—The development of clinical practice guidelines for the diagnosis and treatment of blast injuries in members of the Armed Forces, including, but

not limited to, traumatic brain injury.

(12) Gender- and ethnic group-specific services and treatment for members of the Armed Forces who experience mental health problems and conditions, including post-traumatic stress disorder, with specific regard to the availability of, access to, and research and development requirements of such needs.

(f) Coordination in Development.—The comprehensive plan submitted under subsection (b) shall be developed in coordination with the Secretary of the Army (who was designated by the Secretary of Defense as executive agent for the prevention, mitigation, and treatment of blast injuries under section 256 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3181; 10 U.S.C. 1071 note)).

Subtitle B—Centers of Excellence in the Prevention, Diagnosis, Mitigation, Treatment, and Rehabilitation of Traumatic Brain Injury, Post-Traumatic Stress Disorder, and Eye Injuries

SEC. 1621. CENTER OF EXCELLENCE IN THE PREVENTION, DIAGNOSIS, MITIGATION, TREATMENT, AND REHABILITATION OF TRAUMATIC BRAIN INJURY.

- (a) In General.—The Secretary of Defense shall establish within the Department of Defense a center of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of traumatic brain injury, including mild, moderate, and severe traumatic brain injury, to carry out the responsibilities specified in subsection (c).
- (b) Partnerships.—The Secretary shall ensure that the Center collaborates to the maximum extent practicable with the Department of Veterans Affairs, institutions of higher education, and other appropriate public and private entities (including international entities) to carry out the responsibilities specified in subsection (c).

(c) RESPONSIBILITIES.—The Center shall have responsibilities as

follows:

(1) To implement the comprehensive plan and strategy for the Department of Defense, required by section 1618 of this Act, for the prevention, diagnosis, mitigation, treatment, and rehabilitation of traumatic brain injury, including research on gender and ethnic group-specific health needs related to traumatic brain injury.

(2) To provide for the development, testing, and dissemination within the Department of best practices for the treatment

of traumatic brain injury.

(3) To provide guidance for the mental health system of the Department in determining the mental health and neurological health personnel required to provide quality mental health care for members of the Armed Forces with traumatic brain injury.

(4) To establish, implement, and oversee a comprehensive program to train mental health and neurological health professionals of the Department in the treatment of traumatic brain injury.

(5) To facilitate advancements in the study of the shortterm and long-term psychological effects of traumatic brain in-

jury.

(6) To disseminate within the military medical treatment facilities of the Department best practices for training mental health professionals, including neurological health professionals, with respect to traumatic brain injury.

(7) To conduct basic science and translational research on traumatic brain injury for the purposes of understanding the etiology of traumatic brain injury and developing preventive

interventions and new treatments.

(8) To develop programs and outreach strategies for families of members of the Armed Forces with traumatic brain injury in order to mitigate the negative impacts of traumatic

brain injury on such family members and to support the recov-

ery of such members from traumatic brain injury.

(9) To conduct research on the mental health needs of families of members of the Armed Forces with traumatic brain injury and develop protocols to address any needs identified

through such research.

(10) To conduct longitudinal studies (using imaging technology and other proven research methods) on members of the Armed Forces with traumatic brain injury to identify early signs of Alzheimer's disease, Parkinson's disease, or other manifestations of neurodegeneration, as well as epilepsy, in such members, in coordination with the studies authorized by section 721 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2294) and other studies of the Department of Defense and the Department of Veterans Affairs that address the connection between exposure to combat and the development of Alzheimer's disease, Parkinson's disease, and other neurodegenerative disorders, as well as epilepsy.

(11) To develop and oversee a long-term plan to increase the number of mental health and neurological health professionals within the Department in order to facilitate the meeting by the Department of the needs of members of the Armed Forces with traumatic brain injury until their transition to care and

treatment from the Department of Veterans Affairs.

(12) To develop a program on comprehensive pain management, including management of acute and chronic pain, to utilize current and develop new treatments for pain, and to identify and disseminate best practices on pain management related to traumatic brain injury.

(13) Such other responsibilities as the Secretary shall speci-

fy.

SEC. 1622. CENTER OF EXCELLENCE IN PREVENTION, DIAGNOSIS, MITIGATION, TREATMENT, AND REHABILITATION OF POST-TRAUMATIC STRESS DISORDER AND OTHER MENTAL HEALTH CONDITIONS.

(a) IN GENERAL.—The Secretary of Defense shall establish within the Department of Defense a center of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of post-traumatic stress disorder (PTSD) and other mental health conditions, including mild, moderate, and severe post-traumatic stress disorder and other mental health conditions, to carry out the responsibilities specified in subsection (c).

(b) Partnerships.—The Secretary shall ensure that the center collaborates to the maximum extent practicable with the National Center on Post-Traumatic Stress Disorder of the Department of Veterans Affairs, institutions of higher education, and other appropriate public and private entities (including international entities)

to carry out the responsibilities specified in subsection (c).

(c) RESPONSIBILITIES.—The center shall have responsibilities as

follows:

(1) To implement the comprehensive plan and strategy for the Department of Defense, required by section 1618 of this Act, for the prevention, diagnosis, mitigation, treatment, and rehabilitation of post-traumatic stress disorder and other mental health conditions, including research on gender- and ethnic group-specific health needs related to of post-traumatic stress disorder and other mental health conditions.

(2) To provide for the development, testing, and dissemination within the Department of best practices for the treatment

of post-traumatic stress disorder.

(3) To provide guidance for the mental health system of the Department in determining the mental health and neurological health personnel required to provide quality mental health care for members of the Armed Forces with post-traumatic stress disorder and other mental health conditions.

(4) To establish, implement, and oversee a comprehensive program to train mental health and neurological health professionals of the Department in the treatment of post-traumatic

stress disorder and other mental health conditions.

(5) To facilitate advancements in the study of the shortterm and long-term psychological effects of post-traumatic stress

disorder and other mental health conditions.

(6) To disseminate within the military medical treatment facilities of the Department best practices for training mental health professionals, including neurological health professionals, with respect to post-traumatic stress disorder and other mental health conditions.

(7) To conduct basic science and translational research on post-traumatic stress disorder for the purposes of understanding the etiology of post-traumatic stress disorder and de-

veloping preventive interventions and new treatments.

(8) To develop programs and outreach strategies for families of members of the Armed Forces with post-traumatic stress disorder and other mental health conditions in order to mitigate the negative impacts of post-traumatic stress disorder and other mental health conditions on such family members and to support the recovery of such members from post-traumatic stress disorder and other mental health conditions.

(9) To conduct research on the mental health needs of families of members of the Armed Forces with post-traumatic stress disorder and other mental health conditions and develop protocols to address any needs identified through such research.

(10) To develop and oversee a long-term plan to increase the number of mental health and neurological health professionals within the Department in order to facilitate the meeting by the Department of the needs of members of the Armed Forces with post-traumatic stress disorder and other mental health conditions until their transition to care and treatment from the Department of Veterans Affairs.

SEC. 1623. CENTER OF EXCELLENCE IN PREVENTION, DIAGNOSIS, MITIGATION, TREATMENT, AND REHABILITATION OF MILI-TARY EYE INJURIES.

- (a) In General.—The Secretary of Defense shall establish within the Department of Defense a center of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of military eye injuries to carry out the responsibilities specified in subsection (c).
- (b) Partnerships.—The Secretary shall ensure that the center collaborates to the maximum extent practicable with the Secretary

of Veterans Affairs, institutions of higher education, and other appropriate public and private entities (including international entities) to carry out the responsibilities specified in subsection (c).

(c) RESPONSIBILITIES.—

(1) In general.—The center shall—

(A) implement a comprehensive plan and strategy for the Department of Defense, as developed by the Secretary of Defense, for a registry of information for the tracking of the diagnosis, surgical intervention or other operative procedure, other treatment, and follow up for each case of significant eye injury incurred by a member of the Armed Forces while serving on active duty;

(B) ensure the electronic exchange with the Secretary of Veterans Affairs of information obtained through tracking

under subparagraph (A); and

(C) enable the Secretary of Veterans Affairs to access the registry and add information pertaining to additional treatments or surgical procedures and eventual visual outcomes for veterans who were entered into the registry and subsequently received treatment through the Veterans Health Administration.

(2) DESIGNATION OF REGISTRY.—The registry under this subsection shall be known as the "Military Eye Injury Registry"

(hereinafter referred to as the "Registry").

(3) Consultation in development.—The center shall develop the Registry in consultation with the ophthalmological specialist personnel and optometric specialist personnel of the Department of Defense and the ophthalmological specialist personnel and optometric specialist personnel of the Department of Veterans Affairs. The mechanisms and procedures of the Registry shall reflect applicable expert research on military and other eye injuries.

(4) MECHANISMS.—The mechanisms of the Registry for tracking under paragraph (1)(A) shall ensure that each military medical treatment facility or other medical facility shall submit to the center for inclusion in the Registry information on the diagnosis, surgical intervention or other operative procedure, other treatment, and follow up for each case of eye injury described in that paragraph as follows (to the extent applicable):

(A) Not later than 30 days after surgery or other operative intervention, including a surgery or other operative intervention carried out as a result of a follow-up examina-

tion.

(B) Not later than 180 days after the significant eye in-

jury is reported or recorded in the medical record.

(5) COORDINATION OF CARE AND BENEFITS.—(A) The center shall provide notice to the Blind Rehabilitation Service of the Department of Veterans Affairs and to the eye care services of the Veterans Health Administration on each member of the Armed Forces described in subparagraph (B) for purposes of ensuring the coordination of the provision of ongoing eye care and visual rehabilitation benefits and services by the Department of Veterans Affairs after the separation or release of such member from the Armed Forces.

(B) A member of the Armed Forces described in this subparagraph is a member of the Armed Forces as follows:

(i) A member with a significant eye injury incurred while serving on active duty, including a member with vis-

ual dysfunction related to traumatic brain injury.

(ii) A member with an eye injury incurred while serving on active duty who has a visual acuity of 20/200 or less in the injured eye.

(iii) A member with an eye injury incurred while serving on active duty who has a loss of peripheral vision resulting in twenty degrees or less of visual field in the in-

jured eye.

(d) Utilization of Registry Information.—The Secretary of Defense and the Secretary of Veterans Affairs shall jointly ensure that information in the Registry is available to appropriate ophthalmological and optometric personnel of the Department of Defense and the Department of Veterans Affairs for purposes of encouraging and facilitating the conduct of research, and the development of best practices and clinical education, on eye injuries incurred by members of the Armed Forces in combat.

(e) Inclusion of Records of OIF/OEF Veterans.—The Secretary of Defense shall take appropriate actions to include in the Registry such records of members of the Armed Forces who incurred an eye injury while serving on active duty on or after September 11, 2001, but before the establishment of the Registry, as the Secretary considers appropriate for purposes of the Registry.

(d) TRAUMATIC BRAIN INJURY POST TRAUMATIC VISUAL SYN-

DROME.—In carrying out the program at Walter Reed Army Medical Center, District of Columbia, on traumatic brain injury post traumatic visual syndrome, the Secretary of Defense and the Department of Veterans Affairs shall jointly provide for the conduct of a cooperative program for members of the Armed Forces and veterans with traumatic brain injury by military medical treatment facilities of the Department of Defense and medical centers of the Department of Veterans Affairs selected for purposes of this subsection for purposes of vision screening, diagnosis, rehabilitative management, and vision research, including research on prevention, on visual dysfunction related to traumatic brain injury.

SEC. 1624. REPORT ON ESTABLISHMENT OF CENTERS OF EXCELLENCE.

(a) In General.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall submit to Congress a report on-

(1) the establishment of the center of excellence in prevention, diagnosis, mitigation, treatment, and rehabilitation of

traumatic brain injury under section 1621;

(2) the establishment of the center of excellence in prevention, diagnosis, mitigation, treatment, and rehabilitation of post-traumatic stress disorder and other mental health conditions under section 1622; and

(3) the establishment of the center of excellence in prevention, diagnosis, mitigation, treatment, and rehabilitation of

military eye injuries under section 1623.

(b) MATTERS COVERED.—The report shall, for each such center(1) describe in detail the activities and proposed activities of such center; and

(2) assess the progress of such center in discharging the responsibilities of such center.

Subtitle C—Health Care Matters

SEC. 1631. MEDICAL CARE AND OTHER BENEFITS FOR MEMBERS AND FORMER MEMBERS OF THE ARMED FORCES WITH SEVERE INJURIES OR ILLNESSES.

(a) MEDICAL AND DENTAL CARE FOR FORMER MEMBERS.—

(1) In General.—Effective as of the date of the enactment of this Act and subject to regulations prescribed by the Secretary of Defense, the Secretary may authorize that any former member of the Armed Forces with a serious injury or illness may receive the same medical and dental care as a member of the Armed Forces on active duty for medical and dental care not reasonably available to such former member in the Department of Veterans Affairs.

(2) SUNSET.—The Secretary of Defense may not provide medical or dental care to a former member of the Armed Forces under this subsection after December 31, 2012, if the Secretary has not provided medical or dental care to the former member

under this subsection before that date.

(b) REHABILITATION AND VOCATIONAL BENEFITS.—

- (1) In General.—Effective as of the date of the enactment of this Act, a member of the Armed Forces with a severe injury or illness is entitled to such benefits (including rehabilitation and vocational benefits, but not including compensation) from the Secretary of Veterans Affairs to facilitate the recovery and rehabilitation of such member as the Secretary otherwise provides to veterans of the Armed Forces receiving medical care in medical facilities of the Department of Veterans Affairs facilities in order to facilitate the recovery and rehabilitation of such members.
- (2) SUNSET.—The Secretary of Veterans Affairs may not provide benefits to a member of the Armed Forces under this subsection after December 31, 2012, if the Secretary has not provided benefits to the member under this subsection before that date.

SEC. 1632. REIMBURSEMENT OF TRAVEL EXPENSES OF RETIRED MEM-BERS WITH COMBAT-RELATED DISABILITIES FOR FOL-LOW-ON SPECIALTY CARE, SERVICES, AND SUPPLIES.

- (a) Travel.—Section 1074i of title 10, United States Code, is amended—
 - (1) by redesignating subsection (b) as subsection (c); and

(2) by inserting after subsection (a) the following new subsection (b):

"(b) Outreach Program and Travel Reimbursement for Follow-on Specialty Care and Related Services.—The Secretary concerned shall ensure that an outreach program is implemented for each member of the uniformed services who incurred a combat-related disability and is entitled to retired or retainer pay, or equivalent pay, so that—

"(1) the progress of the member is closely monitored; and

"(2) the member receives the travel reimbursement authorized by subsection (a) whenever the member requires follow-on

specialty care, services, or supplies."

(b) COMBAT-RELATED DISABILITY DEFINED.—Subsection (c) of such section, as redesignated by subsection (a)(1), is amended by adding at the end the following new paragraph:

"(3) The term 'combat-related disability' has the meaning

given that term in section 1413a of this title.".

(c) Effective Date.—Subsection (b) of section 1074i of title 10, United States Code, as added by subsection (a)(2), shall apply with respect to travel described in subsection (a) of such section that occurs on or after January 1, 2008, for follow-on specialty care, services, or supplies.

SEC. 1633. RESPITE CARE AND OTHER EXTENDED CARE BENEFITS FOR MEMBERS OF THE UNIFORMED SERVICES WHO INCUR A SERIOUS INJURY OR ILLNESS ON ACTIVE DUTY.

(a) In General.—Section 1074(c) of title 10, United States Code, is amended by adding at the end the following new para-

graph:

"(4)(A) Subject to such terms and conditions as the Secretary of Defense considers appropriate, coverage comparable to that provided by the Secretary under subsections (d) and (e) of section 1079 of this title shall be provided under this subsection to members of the uniformed services who incur a serious injury or illness on active duty as defined by regulations prescribed by the Secretary.

as defined by regulations prescribed by the Secretary.

"(B) The Secretary of Defense shall prescribe in regulations—

"(i) the individuals who shall be treated as the primary

caregivers of a member of the uniformed services for purposes of this paragraph; and

"(ii) the definition of serious injury or illness for the pur-

poses of this paragraph.".

(b) Effective Date.—The amendment made by subsection (a) shall take effect on January 1, 2008.

SEC. 1634. REPORTS.

(a) REPORTS ON IMPLEMENTATION OF CERTAIN REQUIRE-MENTS.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report describing the progress in implementing the requirements as follows:

(1) The requirements of section 721 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2294), relating to a longitudinal study on traumatic brain injury incurred by members of the Armed Forces in Operation Iraqi Freedom and Operation Enduring

Freedom.

- (2) The requirements of section 741 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (120 Stat. 2304), relating to pilot projects on early diagnosis and treatment of post-traumatic stress disorder and other mental health conditions.
- (b) Annual Reports on Expenditures for Activities on TBI and PTSD.—
 - (1) REPORTS REQUIRED.—Not later than March 1, 2008, and each year thereafter through 2013, the Secretary of Defense shall submit to the congressional defense committees a report

setting forth the amounts expended by the Department of Defense during the preceding calendar year on activities described in paragraph (2), including the amount allocated during such calendar year to the Defense and Veterans Brain Injury Center of the Department.

(2) COVERED ACTIVITIES.—The activities described in this

paragraph are activities as follows:

(A) Activities relating to the improved diagnosis, treatment, and rehabilitation of members of the Armed Forces with traumatic brain injury (TBI).

(B) Activities relating to the improved diagnosis, treatment, and rehabilitation of members of the Armed Forces with post-traumatic stress disorder (PTSD).

(3) Elements.—Each report under paragraph (1) shall in-

clude— (Δ) α

(A) a description of the amounts expended as described in that paragraph, including a description of the activities for which expended;

(B) a description and assessment of the outcome of

such activities;

(C) a statement of priorities of the Department in activities relating to the prevention, diagnosis, research, treatment, and rehabilitation of traumatic brain injury in members of the Armed Forces during the year in which such report is submitted and in future calendar years;

(D) a statement of priorities of the Department in activities relating to the prevention, diagnosis, research, treatment, and rehabilitation of post-traumatic stress disorder and other mental health conditions in members of the Armed Forces during the year in which such report is sub-

mitted and in future calendar years; and

(E) an assessment of the progress made toward achieving the priorities stated in subparagraphs (C) and (D) in the report under paragraph (1) in the previous year, and a description of any actions planned during the year in which such report is submitted to achieve any unfulfilled priorities during such year.

SEC. 1635. FULLY INTEROPERABLE ELECTRONIC PERSONAL HEALTH INFORMATION FOR THE DEPARTMENT OF DEFENSE AND DEPARTMENT OF VETERANS AFFAIRS.

(a) In General.—The Secretary of Defense and the Secretary of

Veterans Affairs shall jointly—

(1) develop and implement electronic health record systems or capabilities that allow for full interoperability of personal health care information between the Department of Defense and the Department of Veterans Affairs; and

(2) accelerate the exchange of health care information between the Department of Defense and the Department of Veterans Affairs in order to support the delivery of health care by

both Departments.

(b) Department of Defense-Department of Veterans Affairs Interagency Program Office.—

(1) IN GENERAL.—There is hereby established an interagency program office of the Department of Defense and the De-

partment of Veterans Affairs (in this section referred to as the "Office") for the purposes described in paragraph (2).

(2) PURPOSES.—The purposes of the Office shall be as fol-

lows:

(A) To act as a single point of accountability for the Department of Defense and the Department of Veterans Affairs in the rapid development and implementation of electronic health record systems or capabilities that allow for full interoperability of personal health care information between the Department of Defense and the Department of Veterans Affairs.

(B) To accelerate the exchange of health care information between the Department of Defense and the Department of Veterans Affairs in order to support the delivery of

health care by both Departments.

(c) Leadership.—

(1) DIRECTOR.—The Director of the Office shall be the head

of the Office.

(2) DEPUTY DIRECTOR.—The Deputy Director of the Office shall be the deputy head of the Office and shall assist the Direc-

tor in carrying out the duties of the Director.

(3) APPOINTMENTS.—(A) The Director shall be appointed by the Secretary of Defense, with the concurrence of the Secretary of Veterans Affairs, from among persons who are qualified to direct the development, acquisition, and integration of major information technology capabilities.

(B) The Deputy Director shall be appointed by the Secretary of Veterans Affairs, with the concurrence of the Secretary of Defense, from among employees of the Department of Defense and the Department of Veterans Affairs in the Senior Executive Service who are qualified to direct the development, acquisition, and integration of major information technology capabilities.

(4) ADDITIONAL GUIDANCE.—In addition to the direction, supervision, and control provided by the Secretary of Defense and the Secretary of Veterans Affairs, the Office shall also receive guidance from the Department of Veterans Affairs-Department of Defense Joint Executive Committee under section 320 of title 38, United States Code, in the discharge of the functions of the Office under this section.

(5) Testimony.—Upon request by any of the appropriate committees of Congress, the Director and the Deputy Director shall testify before such committee regarding the discharge of

the functions of the Office under this section.

(d) Function.—The function of the Office shall be to implement, by not later than September 30, 2009, electronic health record systems or capabilities that allow for full interoperability of personal health care information between the Department of Defense and the Department of Veterans Affairs, which health records shall comply with applicable interoperability standards, implementation specifications, and certification criteria (including for the reporting of quality measures) of the Federal Government.

(e) Schedules and Benchmarks.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Defense and the Secretary of Veterans Affairs shall jointly establish a sched-

ule and benchmarks for the discharge by the Office of its function under this section, including each of the following:
(1) A schedule for the establishment of the Office.

(2) A schedule and deadline for the establishment of the requirements for electronic health record systems or capabilities described in subsection (d), including coordination with the Office of the National Coordinator for Health Information Technology in the development of a nationwide interoperable health information technology infrastructure.

(3) A schedule and associated deadlines for any acquisition and testing required in the implementation of electronic health record systems or capabilities that allow for full interoperability of personal health care information between the Department of

Defense and the Department of Veterans Affairs.

(4) A schedule and associated deadlines and requirements for the implementation of electronic health record systems or capabilities that allow for full interoperability of personal health care information between the Department of Defense and the Department of Veterans Affairs.

(f) PILOT PROJECTS.-(1) AUTHORITY.—In order to assist the Office in the discharge of its function under this section, the Secretary of Defense and the Secretary of Veterans Affairs may, acting jointly, carry out one or more pilot projects to assess the feasibility and advisability of various technological approaches to the achievement of the electronic health record systems or capabilities described in subsection (d).

(2) Sharing of protected health information.—For purposes of each pilot project carried out under this subsection, the Secretary of Defense and the Secretary of Veterans Affairs shall, for purposes of the regulations promulgated under section 264(c) of the Health Insurance Portability and Accountability Act of 1996 (42 U.S.C. 1320d-2 note), ensure the effective sharing of protected health information between the health care system of the Department of Defense and the health care system of the Department of Veterans Affairs as needed to provide all health care services and other benefits allowed by law. (g) Staff and Other Resources.-

(1) In General.—The Secretary of Defense and the Secretary of Veterans Affairs shall assign to the Office such personnel and other resources of the Department of Defense and the Department of Veterans Affairs as are required for the dis-

charge of its function under this section.

(2) Additional services.—Subject to the approval of the Secretary of Defense and the Secretary of Veterans Affairs, the Director may utilize the services of private individuals and entities as consultants to the Office in the discharge of its function under this section. Amounts available to the Office shall be available for payment for such services. (h) Annual Reports.—

(1) In General.—Not later than January 1, 2009, and each year thereafter through 2014, the Director shall submit to the Secretary of Defense and the Secretary of Veterans Affairs, and to the appropriate committees of Congress, a report on the activities of the Office during the preceding calendar year. Each report shall include, for the year covered by such report, the following:

(A) A detailed description of the activities of the Office, including a detailed description of the amounts expended

and the purposes for which expended.

(B) An assessment of the progress made by the Department of Defense and the Department of Veterans Affairs in the full implementation of electronic health record systems

or capabilities described in subsection (d).

(2) AVAILABILITY TO PUBLIC.—The Secretary of Defense and the Secretary of Veterans Affairs shall make available to the public each report submitted under paragraph (1), including by posting such report on the Internet website of the Department of Defense and the Department of Veterans Affairs, respectively, that is available to the public.

- (i) Comptroller General Assessment of Implementation.—Not later than six months after the date of the enactment of this Act and every six months thereafter until the completion of the implementation of electronic health record systems or capabilities described in subsection (d), the Comptroller General of the United States shall submit to the appropriate committees of Congress a report setting forth the assessment of the Comptroller General of the progress of the Department of Defense and the Department of Veterans Affairs in implementing electronic health record systems or capabilities described in subsection (d).
- SEC. 1636. ENHANCED PERSONNEL AUTHORITIES FOR THE DEPART-MENT OF DEFENSE FOR HEALTH CARE PROFESSIONALS FOR CARE AND TREATMENT OF WOUNDED AND INJURED MEMBERS OF THE ARMED FORCES.
- (a) In General.—Section 1599c of title 10, United States Code, is amended to read as follows:

"§ 1599c. Health care professionals: enhanced appointment and compensation authority for personnel for care and treatment of wounded and injured members of the armed forces

"(a) In General.—The Secretary of Defense may, at the discretion of the Secretary, exercise any authority for the appointment and pay of health care personnel under chapter 74 of title 38 for purposes of the recruitment, employment, and retention of civilian health care professionals for the Department of Defense if the Secretary determines that the exercise of such authority is necessary in order to provide or enhance the capacity of the Department to provide care and treatment for members of the armed forces who are wounded or injured on active duty in the armed forces and to support the ongoing patient care and medical readiness, education, and training requirements of the Department of Defense.

"(b) RECRUITMENT OF PERSONNEL.—(1) The Secretaries of the military departments shall each develop and implement a strategy to disseminate among appropriate personnel of the military departments authorities and best practices for the recruitment of medical and health professionals, including the authorities under subsection (a).

[&]quot;(2) Each strategy under paragraph (1) shall—

"(A) assess current recruitment policies, procedures, and practices of the military department concerned to assure that such strategy facilitates the implementation of efficiencies which reduce the time required to fill vacant positions for medical and health professionals; and

"(B) clearly identify processes and actions that will be used to inform and educate military and civilian personnel responsible for the recruitment of medical and health professionals.

sible for the recruitment of medical and health professionals. "(c) Termination of Authority.—The authority of the Secretary of Defense to exercise authorities available under chapter 74 of title 38 for purposes of the recruitment, employment, and retention of civilian health care professionals for the Department of Defense expires September 30, 2010.".

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 81 of such title is amended by striking the item relating to section 1599c and inserting the following new item:

"1599c. Health care professionals: enhanced appointment and compensation authority for personnel for care and treatment of wounded and injured members of the armed forces.".

(c) REPORTS ON STRATEGIES ON RECRUITMENT OF MEDICAL AND HEALTH PROFESSIONALS.—Not later than six months after the date of the enactment of this Act, each Secretary of a military department shall submit to the congressional defense committees a report setting forth the strategy developed by such Secretary under section 1599c(b) of title 10, United States Code, as added by subsection (a).

SEC. 1637. CONTINUATION OF TRANSITIONAL HEALTH BENEFITS FOR MEMBERS OF THE ARMED FORCES PENDING RESOLUTION OF SERVICE-RELATED MEDICAL CONDITIONS.

Section 1145(a) of title 10, United States Code, is amended— (1) in paragraph (3), by striking "Transitional health care" and inserting "Except as provided in paragraph (6), transitional health care"; and

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

"(6)(A) A member who has a medical condition relating to service on active duty that warrants further medical care that has been identified during the member's 180-day transition period, which condition can be resolved within 180 days as determined by a Department of Defense physician, shall be entitled to receive medical and dental care for that medical condition, and that medical condition only, as if the member were a member of the armed forces on active duty for 180 days following the diagnosis of the condition.

"(B) The Secretary concerned shall ensure that the Defense Enrollment and Eligibility Reporting System (DEERS) is continually updated in order to reflect the continuing entitlement of members covered by subparagraph (A) to the medical and dental care referred

to in that subparagraph.".

Subtitle D—Disability Matters

SEC. 1641. UTILIZATION OF VETERANS' PRESUMPTION OF SOUND CON-DITION IN ESTABLISHING ELIGIBILITY OF MEMBERS OF THE ARMED FORCES FOR RETIREMENT FOR DISABILITY.

(a) Retirement of Regulars and Members on Active Duty for More Than 30 Days.—Clause (i) of section 1201(b)(3)(B) of title 10, United States Code, is amended to read as follows:

"(i) the member has six months or more of active military service and the disability was not noted at the time of the member's entrance on active duty (unless compelling evidence or medical judgment is such to warrant a finding that the disability existed before the member's entrance on active duty);".

(b) Separation of Regulars and Members on Active Duty for More Than 30 Days.—Section 1203(b)(4)(B) of such title is amended by striking "and the member has at least eight years of service computed under section 1208 of this title" and inserting ", the member has six months or more of active military service, and the disability was not noted at the time of the member's entrance on active duty (unless evidence or medical judgment is such to warrant a finding that the disability existed before the member's entrance on active duty)".

SEC. 1642. REQUIREMENTS AND LIMITATIONS ON DEPARTMENT OF DE-FENSE DETERMINATIONS OF DISABILITY WITH RESPECT TO MEMBERS OF THE ARMED FORCES.

(a) In General.—Chapter 61 of title 10, United States Code, is amended by inserting after section 1216 the following new section:

"§ 1216a. Determinations of disability: requirements and limitations on determinations

"(a) Utilization of VA Schedule for Rating Disabilities in Determinations of Disability.—(1) In making a determination of disability of a member of the armed forces for purposes of this chapter, the Secretary concerned—

"(A) shall, to the extent feasible, utilize the schedule for rating disabilities in use by the Department of Veterans Affairs, including any applicable interpretation of the schedule by the United States Court of Appeals for Veterans Claims; and

"(B) except as provided in paragraph (2), may not deviate from the schedule or any such interpretation of the schedule.

"(2) In making a determination described in paragraph (1), the Secretary concerned may utilize in lieu of the schedule described in that paragraph such criteria as the Secretary of Defense and the Secretary of Veterans Affairs may jointly prescribe for purposes of this subsection if the utilization of such criteria will result in a determination of a greater percentage of disability than would be otherwise determined through the utilization of the schedule.

"(b) Consideration of All Medical Conditions.—In making

"(b) Consideration of All Medical Conditions.—In making a determination of the rating of disability of a member of the armed forces for purposes of this chapter, the Secretary concerned shall take into account all medical conditions, whether individually or collectively, that render the member unfit to perform the duties of

the member's office, grade, rank, or rating.".

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 61 of such title is amended by inserting after the item relating to section 1216 the following new item:

"1216a. Determinations of disability: requirements and limitations on determinations.".

SEC. 1643. REVIEW OF SEPARATION OF MEMBERS OF THE ARMED FORCES SEPARATED FROM SERVICE WITH A DISABILITY RATING OF 20 PERCENT DISABLED OR LESS.

(a) Board Required.—

(1) IN GENERAL.—Chapter 79 of title 10, United States Code, is amended by inserting after section 1554 the following new section:

"\$1554a. Review of separation with disability rating of 20 percent disabled or less

"(a) IN GENERAL.—(1) The Secretary of Defense shall establish within the Office of the Secretary of Defense a board of review to review the disability determinations of covered individuals by Physical Evaluation Boards. The board shall be known as the 'Physical Disability Board of Review'.

"(2) The Physical Disability Board of Review shall consist of not

less than three members appointed by the Secretary.

"(b) COVERED INDIVIDUALS.—For purposes of this section, covered individuals are members and former members of the armed forces who, during the period beginning on September 11, 2001, and ending on December 31, 2009—

"(1) are separated from the armed forces due to unfitness for duty due to a medical condition with a disability rating of

20 percent disabled or less; and

"(2) are found to be not eligible for retirement.

"(c) REVIEW.—(1) Upon the request of a covered individual, or a surviving spouse, next of kin, or legal representative of a covered individual, the Physical Disability Board of Review shall review the findings and decisions of the Physical Evaluation Board with respect to such covered individual. Subject to paragraph (3), upon its own motion, the Physical Disability Board of Review may review the findings and decisions of the Physical Evaluation Board with respect to a covered individual.

"(2) The review by the Physical Disability Board of Review under paragraph (1) shall be based on the records of the armed force concerned and such other evidence as may be presented to the Physical Disability Board of Review. A witness may present evidence to the Board by affidavit or by any other means considered

acceptable by the Secretary of Defense.

"(3) If the Physical Disability Board of Review proposes to review, upon its own motion, the findings and decisions of the Physical Evaluation Board with respect to a covered individual, the Physical Disability Board of Review shall notify the covered individual, or a surviving spouse, next of kin, or legal representative of the covered individual, of the proposed review and obtain the consent of the covered individual or a surviving spouse, next of kin, or legal representative of the covered individual before proceeding with the review.

"(4) With respect to any review by the Physical Disability Board of Review of the findings and decisions of the Physical Evaluation Board with respect to a covered individual, whether initiated at the request of the covered individual or a surviving spouse, next of kin, or legal representative of the covered individual or initiated by the Physical Disability Board of Review, the Physical Disability Board of Review shall notify the covered individual or a surviving spouse, next of kin, or legal representative of the covered individual or a surviving spouse, next of kin, or legal representative of the covered individual or a surviving spouse, next of kin, or legal representative of the covered individual.

vidual may not seek relief from the Board for Correction of Military

Records operated by the Secretary concerned.

"(d) ÂUTHORIZED RECOMMENDATIONS.—The Physical Disability Board of Review may, as a result of its findings under a review under subsection (c), recommend to the Secretary concerned the following (as applicable) with respect to a covered individual:

"(1) No recharacterization of the separation of such individual or modification of the disability rating previously as-

signed such individual.

"(2) The recharacterization of the separation of such indi-

vidual to retirement for disability.

"(3) The modification of the disability rating previously assigned such individual by the Physical Evaluation Board concerned, which modified disability rating may not be a reduction of the disability rating previously assigned such individual by that Physical Evaluation Board.

"(4) The issuance of a new disability rating for such indi-

vidual.

"(e) Correction of Military Records.—(1) The Secretary concerned may correct the military records of a covered individual in accordance with a recommendation made by the Physical Disability Board of Review under subsection (d). Any such correction may be made effective as of the effective date of the action taken on the report of the Physical Evaluation Board to which such recommendation relates.

"(2) In the case of a member previously separated pursuant to the findings and decision of a Physical Evaluation Board together with a lump-sum or other payment of back pay and allowances at separation, the amount of pay or other monetary benefits to which such member would be entitled based on the member's military record as corrected shall be reduced to take into account receipt of such lump-sum or other payment in such manner as the Secretary of Defense considers appropriate.

"(3) If the Physical Disability Board of Review makes a recommendation not to correct the military records of a covered individual, the action taken on the report of the Physical Evaluation Board to which such recommendation relates shall be treated as

final as of the date of such action.

"(f) REGULATIONS.—(1) This section shall be carried out in accordance with regulations prescribed by the Secretary of Defense.

- "(2) The regulations under paragraph (1) shall specify reasonable deadlines for the performance of reviews required by this section.
- "(3) The regulations under paragraph (1) shall specify the effect of a determination or pending determination of a Physical Evaluation Board on considerations by boards for correction of military records under section 1552 of this title.".
 - (2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 79 of such title is amended by inserting after the item relating to section 1554 the following new item:
- "1554a. Review of separation with disability rating of 20 percent disabled or less.".
- (b) Implementation.—The Secretary of Defense shall establish the board of review required by section 1554a of title 10, United States Code (as added by subsection (a)), and prescribe the regula-

tions required by such section, not later than 90 days after the date of the enactment of this Act.

SEC. 1644. AUTHORIZATION OF PILOT PROGRAMS TO IMPROVE THE DISABILITY EVALUATION SYSTEM FOR MEMBERS OF THE ARMED FORCES.

(a) PILOT PROGRAMS.

(1) Programs authorized.—For the purposes set forth in subsection (c), the Secretary of Defense may establish and conduct pilot programs with respect to the system of the Department of Defense for the evaluation of the disabilities of members of the Armed Forces who are being separated or retired from the Ármed Forces for disability under chapter 61 of title 10, United States Code (in this section referred to as the "disability evaluation system").

(2) Types of pilot programs.—In carrying out this section, the Secretary of Defense may conduct one or more of the pilot programs described in paragraphs (1) through (3) of subsection (b) or such other pilot programs as the Secretary of De-

fense considers appropriate.

(3) Consultation.—In establishing and conducting any pilot program under this section, the Secretary of Defense shall consult with the Secretary of Veterans Affairs.

(b) Scope of Pilot Programs.

(1) Disability determinations by dod utilizing va as-SIGNED DISABILITY RATING.—Under one of the pilot programs authorized by subsection (a), for purposes of making a determination of disability of a member of the Armed Forces under section 1201(b) of title 10, United States Code, for the retirement, separation, or placement of the member on the temporary disability retired list under chapter 61 of such title, upon a determination by the Secretary of the military department con-cerned that the member is unfit to perform the duties of the member's office, grade, rank, or rating because of a physical disability as described in section 1201(a) of such title-

(A) the Secretary of Veterans Affairs may-

(i) conduct an evaluation of the member for phys-

ical disability; and

(ii) assign the member a rating of disability in accordance with the schedule for rating disabilities utilized by the Secretary of Veterans Affairs based on all medical conditions (whether individually or collectively) that render the member unfit for duty; and

(B) the Secretary of the military department concerned may make the determination of disability regarding the member utilizing the rating of disability assigned under

subparagraph (A)(ii).

(2) Disability determinations utilizing joint dod/va ASSIGNED DISABILITY RATING.—Under one of the pilot programs authorized by subsection (a), in making a determination of disability of a member of the Armed Forces under section 1201(b) of title 10, United States Code, for the retirement, separation, or placement of the member on the temporary disability retired list under chapter 61 of such title, the Secretary of the military department concerned may, upon determining that the member is unfit to perform the duties of the member's office, grade, rank, or rating because of a physical disability as described in

section 1201(a) of such title—

(A) provide for the joint evaluation of the member for disability by the Secretary of the military department concerned and the Secretary of Veterans Affairs, including the assignment of a rating of disability for the member in accordance with the schedule for rating disabilities utilized by the Secretary of Veterans Affairs based on all medical conditions (whether individually or collectively) that render the member unfit for duty; and

(B) make the determination of disability regarding the member utilizing the rating of disability assigned under

subparagraph (A).

(3) ELECTRONIC CLEARING HOUSE.—Under one of the pilot programs authorized by subsection (a), the Secretary of Defense may establish and operate a single Internet website for the disability evaluation system of the Department of Defense that enables participating members of the Armed Forces to fully utilize such system through the Internet, with such Internet website to include the following:

(A) The availability of any forms required for the utilization of the disability evaluation system by members of the

Armed Forces under the system.

(B) Secure mechanisms for the submission of such forms by members of the Armed Forces under the system, and for the tracking of the acceptance and review of any forms so submitted.

(C) Secure mechanisms for advising members of the Armed Forces under the system of any additional information, forms, or other items that are required for the accept-

ance and review of any forms so submitted.

(D) The continuous availability of assistance to members of the Armed Forces under the system (including assistance through the caseworkers assigned to such members of the Armed Forces) in submitting and tracking such forms, including assistance in obtaining information, forms, or other items described by subparagraph (C).

(E) Secure mechanisms to request and receive personnel files or other personnel records of members of the Armed Forces under the system that are required for submission under the disability evaluation system, including the capability to track requests for such files or records and to determine the status of such requests and of responses to

such requests.

(4) OTHER PILOT PROGRAMS.—The pilot programs authorized by subsection (a) may also provide for the development, evaluation, and identification of such practices and procedures under the disability evaluation system as the Secretary considers appropriate for purposes set forth in subsection (c).

(c) Purposes.—A pilot program established under subsection

(a) may have one or more of the following purposes:

(1) To provide for the development, evaluation, and identification of revised and improved practices and procedures under the disability evaluation system in order to—

(A) reduce the processing time under the disability evaluation system of members of the Armed Forces who are likely to be retired or separated for disability, and who have not requested continuation on active duty, including, in particular, members who are severely wounded;

(B) identify and implement or seek the modification of statutory or administrative policies and requirements appli-

cable to the disability evaluation system that-

(i) are unnecessary or contrary to applicable best practices of civilian employers and civilian healthcare systems: or

(ii) otherwise result in hardship, arbitrary, or inconsistent outcomes for members of the Armed Forces,

or unwarranted inefficiencies and delays;

(C) eliminate material variations in policies, interpretations, and overall performance standards among the military departments under the disability evaluation system; and

(D) determine whether it enhances the capability of the Department of Veterans Affairs to receive and determine claims from members of the Armed Forces for compensation, pension, hospitalization, or other veterans benefits.

- (2) In conjunction with the findings and recommendations of applicable Presidential and Department of Defense study groups, to provide for the eventual development of revised and improved practices and procedures for the disability evaluation system in order to achieve the objectives set forth in paragraph (1).
- (d) Utilization of Results in Updates of Comprehensive Policy on Care, Management, and Transition of Recovering Service Members.—The Secretary of Defense and the Secretary of Veterans Affairs, acting jointly, may incorporate responses to any findings and recommendations arising under the pilot programs conducted under subsection (a) in updating the comprehensive policy on the care and management of covered service members under section 1611(a)(4).
 - (e) Construction With Other Authorities.—

(1) In general.—Subject to paragraph (2), in carrying out

a pilot program under subsection (a)—

(A) the rules and regulations of the Department of Defense and the Department of Veterans Affairs relating to methods of determining fitness or unfitness for duty and disability ratings for members of the Armed Forces shall apply to the pilot program only to the extent provided in the report on the pilot program under subsection (g)(1); and

(B) the Secretary of Defense and the Secretary of Veterans Affairs may waive any provision of title 10, 37, or 38, United States Code, relating to methods of determining fitness or unfitness for duty and disability ratings for members of the Armed Forces if the Secretaries determine in writing that the application of such provision would be inconsistent with the purpose of the pilot program.

(2) LIMITATION.—Nothing in paragraph (1) shall be construed to authorize the waiver of any provision of section 1216a

of title 10, United States Code, as added by section 1642 of this

(f) Duration.—Each pilot program conducted under subsection (a) shall be completed not later than one year after the date of the commencement of such pilot program under that subsection.

(g) REPORTS.

(1) Initial report.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the appropriate committees of Congress a report on each pilot program that has been commenced as of that date under subsection (a). The report shall include—

(A) a description of the scope and objectives of the pilot

program;

(B) a description of the methodology to be used under the pilot program to ensure rapid identification under such pilot program of revised or improved practices under the disability evaluation system in order to achieve the objectives set forth in subsection (c)(1); and

(C) a statement of any provision described in subsection (e)(1)(B) that will not apply to the pilot program by

reason of a waiver under that subsection.

(2) Interim report.—Not later than 180 days after the date of the submittal of the report required by paragraph (1) with respect to a pilot program, the Secretary shall submit to the appropriate committees of Congress a report describing the

current status of the pilot program.

(3) Final Report.—Not later than 90 days after the completion of all of the pilot programs conducted under subsection (a), the Secretary shall submit to the appropriate committees of Congress a report setting forth a final evaluation and assessment of the pilot programs. The report shall include such recommendations for legislative or administrative action as the Secretary considers appropriate in light of such pilot programs.

SEC. 1645. REPORTS ON ARMY ACTION PLAN IN RESPONSE TO DEFI-CIENCIES IN THE ARMY PHYSICAL DISABILITY EVALUA-TION SYSTEM.

(a) REPORTS REQUIRED.—Not later than June 1, 2008, and June 1, 2009, the Secretary of Defense shall submit to the congressional defense committees a report on the implementation of corrective measures by the Department of Defense with respect to the Physical Disability Evaluation System (PDES) in response to the following:

(1) The report of the Inspector General of the Army on that

system of March 6, 2007.

(2) The report of the Independent Review Group on Rehabilitation Care and Administrative Processes at Walter Reed Army Medical Center and National Naval Medical Center.

(3) The report of the Department of Veterans Affairs Task Force on Returning Global War on Terror Heroes.
(b) Elements of Report.—Each report under subsection (a)

shall include current information on the following:

(1) The total number of cases, and the number of cases involving combat disabled service members, pending resolution before the Medical and Physical Disability Evaluation Boards of the Army, including information on the number of members of the Army who have been in a medical hold or holdover status for more than each of 100, 200, and 300 days.

(2) The status of the implementation of modifications to disability evaluation processes of the Department of Defense in response to the following:

(A) The report of the Inspector General on such proc-

esses dated March 6, 2007.

- (B) The report of the Independent Review Group on Rehabilitation Care and Administrative Processes at Walter Reed Army Medical Center and National Naval Medical Center.
- (C) The report of the Department of Veterans Affairs Task Force on Returning Global War on Terror Heroes.
- (c) Posting on Internet.—Not later than 24 hours after submitting a report under subsection (a), the Secretary shall post such report on the Internet website of the Department of Defense that is available to the public.

SEC. 1646. ENHANCEMENT OF DISABILITY SEVERANCE PAY FOR MEMBERS OF THE ARMED FORCES.

- (a) In General.—Section 1212 of title 10, United States Code, is amended—
 - (1) in subsection (a)(1), by striking "his years of service, but not more than 12, computed under section 1208 of this title" in the matter preceding subparagraph (A) and inserting "the member's years of service computed under section 1208 of this title (subject to the minimum and maximum years of service provided for in subsection (c))":

(2) by redesignating subsection (c) as subsection (d); and

(3) by inserting after subsection (b) the following new subsection (c):

"(c)(1) The minimum years of service of a member for purposes

of subsection (a)(1) shall be as follows:

- "(A) Six years in the case of a member separated from the armed forces for a disability incurred in line of duty in a combat zone (as designated by the Secretary of Defense for purposes of this subsection) or incurred during the performance of duty in combat-related operations as designated by the Secretary of Defense.
 - "(B) Three years in the case of any other member.

"(2) The maximum years of service of a member for purposes of

subsection (a)(1) shall be 19 years.".

- (b) No Deduction From Compensation of Severance Pay for Disabilities Incurred in Combat Zones.—Subsection (d) of such section, as redesignated by subsection (a)(2) of this section, is further amended—
 - (1) by inserting "(1)" after "(d)";

(2) by striking the second sentence; and

(3) by adding at the end the following new paragraphs:

"(2) No deduction may be made under paragraph (1) in the case of disability severance pay received by a member for a disability incurred in line of duty in a combat zone or incurred during performance of duty in combat-related operations as designated by the Secretary of Defense.

"(3) No deduction may be made under paragraph (1) from any death compensation to which a member's dependents become enti-

tled after the member's death."

(c) Effective Date.—The amendments made by this section shall take effect on the date of the enactment of this Act, and shall apply with respect to members of the Armed Forces separated from the Armed Forces under chapter 61 of title 10, United States Code, on or after that date.

SEC. 1647. ASSESSMENTS OF CONTINUING UTILITY AND FUTURE ROLE OF TEMPORARY DISABILITY RETIRED LIST.

(a) REPORT REQUIRED.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall submit

to the congressional defense committees a report containing-

(1) a statistical history since January 1, 2000, of the numbers of members of the Armed Forces who are returned to duty or separated following a tenure on the temporary disability retired list and, in the case of members who were separated, how many of the members were granted disability separation or retirement and what were their disability ratings;

(2) the results of the assessments required by subsection (b);

(3) such recommendations for the modification or improvement of the temporary disability retired list as the Secretary considers appropriate in response to the assessments.

(b) REQUIRED ASSESSMENTS.—The assessments required to be conducted as part of the report under subsection (a) are the fol-

lowing:

(1) An assessment of the continuing utility of the temporary disability retired list in satisfying the purposes for which the

temporary disability retired list was established.

(2) An assessment of the need to require that the condition of a member be permanent and stable before the member is separated with less than a 30 percent disability rating prior to exceeding the maximum tenure allowed on the temporary disability retired list.

(3) An assessment of the future role of the temporary disability retired list in the Disability Evaluation System of the Department of Defense and the changes in policy and law required to fulfill the future role of the temporary disability retire

SEC. 1648. STANDARDS FOR MILITARY MEDICAL TREATMENT FACILITIES, SPECIALTY MEDICAL CARE FACILITIES, AND MILITARY QUARTERS HOUSING PATIENTS AND ANNUAL RE-PORT ON SUCH FACILITIES.

- (a) Establishment of Standards.—The Secretary of Defense shall establish for the military facilities of the Department of Defense and the military departments referred to in subsection (b) standards with respect to the matters set forth in subsection (c). To the maximum extent practicable, the standards shall-
 - (1) be uniform and consistent for all such facilities; and

(2) be uniform and consistent throughout the Department of Defense and the military departments.

(b) COVERED MILITARY FACILITIES.—The military facilities covered by this section are the following:

(1) Military medical treatment facilities.

(2) Specialty medical care facilities.

(3) Military quarters or leased housing for patients.

(c) Scope of Standards.—The standards required by sub-

section (a) shall include the following:

- (1) Generally accepted standards for the accreditation of medical facilities, or for facilities used to quarter individuals that may require medical supervision, as applicable, in the United States.
- (2) To the extent not inconsistent with the standards described in paragraph (1), minimally acceptable conditions for the following:

(A) Appearance and maintenance of facilities generally,

including the structure and roofs of facilities.

(B) Size, appearance, and maintenance of rooms housing or utilized by patients, including furniture and amen-

ities in such rooms.

- (C) Operation and maintenance of primary and backup facility utility systems and other systems required for patient care, including electrical systems, plumbing systems, heating, ventilation, and air conditioning systems, communications systems, fire protection systems, energy management systems, and other systems required for pa-
- (D) Compliance of facilities, rooms, and grounds, to the maximum extent practicable, with the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.).

(E) Such other matters relating to the appearance, size, operation, and maintenance of facilities and rooms as the

Secretary considers appropriate.

(d) Compliance With Standards.-

- (1) DEADLINE.—In establishing standards under subsection (a), the Secretary shall specify a deadline for compliance with such standards by each facility referred to in subsection (b). The deadline shall be at the earliest date practicable after the date of the enactment of this Act, and shall, to the maximum extent practicable, be uniform across the facilities referred to in subsection (b).
- (2) INVESTMENT.—In carrying out this section, the Secretary shall also establish guidelines for investment to be utilized by the Department of Defense and the military departments in determining the allocation of financial resources to facilities referred to in subsection (b) in order to meet the deadline specified under paragraph (1). (e) REPORT ON DEVELOPMENT AND IMPLEMENTATION OF STAND-

ARDS.-

(1) In General.—Not later than March 1, 2008, the Secretary shall submit to the congressional defense committees a report on the actions taken to carry out subsection (a).

(2) Elements.—The report under paragraph (1) shall in-

clude the following:

(A) The standards established under subsection (a).

(B) An assessment of the appearance, condition, and maintenance of each facility referred to in subsection (b), including—

(i) an assessment of the compliance of the facility with the standards established under subsection (a); and

(ii) a description of any deficiency or noncompli-

ance in each facility with the standards.

(C) A description of the investment to be allocated to address each deficiency or noncompliance identified under subparagraph (B)(ii).

(f) ANNUAL REPORT.—Not later than the date on which the President submits the budget for a fiscal year to Congress pursuant to section 1105 of title 31, United States Code, the Secretary shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the adequacy, suitability, and quality of each facility referred to in subsection (b). The Secretary shall include in each report information regarding-

(1) any deficiencies in the adequacy, quality, or state of repair of medical-related support facilities raised as a result of information received during the period covered by the report through the toll-free hot line required by section 1616; and

(2) the investigations conducted and plans of action prepared under such section to respond to such deficiencies.

SEC. 1649. REPORTS ON ARMY MEDICAL ACTION PLAN IN RESPONSE TO DEFICIENCIES IDENTIFIED AT WALTER REED ARMY MEDICAL CENTER, DISTRICT OF COLUMBIA.

Not later than 30 days after the date of the enactment of this Act, and every 180 days thereafter until March 1, 2009, the Secretary of Defense shall submit to the congressional defense committees a report on the implementation of the Army Medical Action Plan to correct deficiencies identified in the condition of facilities and patient administration.

SEC. 1650. REQUIRED CERTIFICATIONS IN CONNECTION WITH CLOSURE OF WALTER REED ARMY MEDICAL CENTER, DISTRICT OF COLUMBIA.

(a) Certifications.—In implementing the decision to close Walter Reed Army Medical Center, District of Columbia, required as a result of the 2005 round of defense base closure and realignment under the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101-510; U.S.C. 2687 note), the Secretary of Defense shall submit to the congressional defense committees a certification of each of the following:

(1) That a transition plan has been developed, and resources have been committed, to ensure that patient care services, medical operations, and facilities are sustained at the highest possible level at Walter Reed Army Medical Center until facilities to replace Walter Reed Army Medical Center are staffed and ready to assume at least the same level of care pre-

viously provided at Walter Reed Army Medical Center.
(2) That the closure of Walter Reed Army Medical Center will not result in a net loss of capacity in the major medical centers in the National Capitol Region in terms of total bed ca-

pacity or staffed bed capacity.

(3) That the capacity of medical hold and outpatient lodging facilities operating at Walter Reed Army Medical Center as of the date of the certification will be available in sufficient quantities at the facilities designated to replace Walter Reed Army Medical Center by the date of the closure of Walter Reed

Army Medical Center.

(b) Time for Submittal.—The Secretary shall submit the certifications required by subsection (a) not later than 90 days after the date of the enactment of this Act. If the Secretary is unable to make one or more of the certifications by the end of the 90-day period, the Secretary shall notify the congressional defense committees of the delay and the reasons for the delay.

SEC. 1651. HANDBOOK FOR MEMBERS OF THE ARMED FORCES ON COMPENSATION AND BENEFITS AVAILABLE FOR SERIOUS INJURIES AND ILLNESSES.

(a) Information on Available Compensation and Benefits.—Not later than October 1, 2008, the Secretary of Defense shall develop and maintain, in handbook and electronic form, a comprehensive description of the compensation and other benefits to which a member of the Armed Forces, and the family of such member, would be entitled upon the separation or retirement of the member from the Armed Forces as a result of a serious injury or illness. The handbook shall set forth the range of such compensation and benefits based on grade, length of service, degree of disability at separation or retirement, and such other factors affecting such compensation and benefits as the Secretary considers appropriate.

(b) Consultation.—The Secretary of Defense shall develop and maintain the comprehensive description required by subsection (a), including the handbook and electronic form of the description, in consultation with the Secretary of Veterans Affairs, the Secretary of Health and Human Services, and the Commissioner of Social Secu-

(c) UPDATE.—The Secretary of Defense shall update the comprehensive description required by subsection (a), including the handbook and electronic form of the description, on a periodic basis,

but not less often than annually.

(d) Provision to Members.—The Secretary of the military department concerned shall provide the descriptive handbook under subsection (a) to each member of the Armed Forces described in that subsection as soon as practicable following the injury or illness

qualifying the member for coverage under such subsection.

(e) Provision to Representatives.—If a member is incapacitated or otherwise unable to receive the descriptive handbook to be provided under subsection (a), the handbook shall be provided to the next of kin or a legal representative of the member, as deter-mined in accordance with regulations prescribed by the Secretary of the military department concerned for purposes of this section.

Subtitle E—Studies and Reports

SEC. 1661. STUDY ON PHYSICAL AND MENTAL HEALTH AND OTHER RE-ADJUSTMENT NEEDS OF MEMBERS AND FORMER MEM-BERS OF THE ARMED FORCES WHO DEPLOYED IN OPER-ATION IRAQI FREEDOM AND OPERATION ENDURING FREEDOM AND THEIR FAMILIES.

(a) Study Required.—The Secretary of Defense shall, in consultation with the Secretary of Veterans Affairs, enter into an agreement with the National Academy of Sciences for a study on the physical and mental health and other readjustment needs of members and former members of the Armed Forces who deployed in Operation Iraqi Freedom or Operation Enduring Freedom and their families as a result of such deployment.

(b) Phases.—The study required under subsection (a) shall con-

sist of two phases:

(1) A preliminary phase, to be completed not later than one

year after the date of the enactment of this Act—

(A) to identify preliminary findings on the physical and mental health and other readjustment needs described in subsection (a) and on gaps in care for the members, former members, and families described in that subsection; and

(B) to determine the parameters of the second phase of

the study under paragraph (2).

(2) A second phase, to be completed not later than three years after the date of the enactment of this Act, to carry out a comprehensive assessment, in accordance with the parameters identified under the preliminary report required by paragraph (1), of the physical and mental health and other readjustment needs of members and former members of the Armed Forces who deployed in Operation Iraqi Freedom or Operation Enduring Freedom and their families as a result of such deployment, including, at a minimum—

(A) an assessment of the psychological, social, and economic impacts of such deployment on such members and

former members and their families;

(B) an assessment of the particular impacts of multiple deployments in Operation Iraqi Freedom or Operation Enduring Freedom on such members and former members and their families;

(C) an assessment of the full scope of the neurological, psychiatric, and psychological effects of traumatic brain injury on members and former members of the Armed Forces, including the effects of such effects on the family members of such members and former members, and an assessment of the efficacy of current treatment approaches for traumatic brain injury in the United States and the efficacy of screenings and treatment approaches for traumatic brain injury within the Department of Defense and the Department of Veterans Affairs;

(D) an assessment of the effects of undiagnosed injuries such as post-traumatic stress disorder and traumatic brain injury, an estimate of the long-term costs associated with such injuries, and an assessment of the efficacy of screenings and treatment approaches for post-traumatic stress disorder and other mental health conditions within the Department of Defense and Department of Veterans Af-

fairs:

(E) an assessment of the gender- and ethnic group-specific needs and concerns of members of the Armed Forces

and veterans;

(F) an assessment of the particular needs and concerns of children of members of the Armed Forces, taking into account differing age groups, impacts on development and education, and the mental and emotional well being of children; (G) an assessment of the particular educational and vocational needs of such members and former members and their families, and an assessment of the efficacy of existing educational and vocational programs to address such needs:

(H) an assessment of the impacts on communities with high populations of military families, including military housing communities and townships with deployed members of the National Guard and Reserve, of deployments associated with Operation Iraqi Freedom and Operation Enduring Freedom, and an assessment of the efficacy of programs that address community outreach and education concerning military deployments of community residents;

(I) an assessment of the impacts of increasing numbers of older and married members of the Armed Forces on re-

adjustment requirements;

(J) the development, based on such assessments, of recommendations for programs, treatments, or policy remedies targeted at preventing, minimizing, or addressing the impacts, gaps, and needs identified; and

(K) the development, based on such assessments, of rec-

ommendations for additional research on such needs.

(c) POPULATIONS TO BE STUDIED.—The study required under subsection (a) shall consider the readjustment needs of each population of individuals as follows:

- (1) Members of the regular components of the Armed Forces who are returning, or have returned, to the United States from deployment in Operation Iraqi Freedom or Operation Enduring Freedom.
- (2) Members of the National Guard and Reserve who are returning, or have returned, to the United States from deployment in Operation Iraqi Freedom or Operation Enduring Freedom.
- ${\it (3) Veterans of Operation I raqi Freedom or Operation Enduring Freedom.}$

(4) Family members of the members and veterans described

in paragraphs (1) through (3).

(d) Access to Information.—The National Academy of Sciences shall have access to such personnel, information, records, and systems of the Department of Defense and the Department of Veterans Affairs as the National Academy of Sciences requires in order to carry out the study required under subsection (a).

(e) Privacy of Information.—The National Academy of Sciences shall maintain any personally identifiable information accessed by the Academy in carrying out the study required under subsection (a) in accordance with all applicable laws, protections, and best practices regarding the privacy of such information, and may not permit access to such information by any persons or entities not engaged in work under the study.

(f) Reports by National Academy of Sciences.—Upon the completion of each phase of the study required under subsection (a), the National Academy of Sciences shall submit to the Secretary of Defense, the Secretary of Veterans Affairs, and the congressional de-

fense committees a report on such phase of the study.

(g) Dod and VA Response to NAS Reports.—Not later than 90 days after the receipt of a report under subsection (f) on each phase of the study required under subsection (a), the Secretary of Defense and the Secretary of Veterans Affairs shall develop a final joint Department of Defense-Department of Veterans Affairs response to the findings and recommendations of the National Academy of Sciences contained in such report.

SEC. 1662. ACCESS OF RECOVERING SERVICE MEMBERS TO ADEQUATE OUTPATIENT RESIDENTIAL FACILITIES.

(a) REQUIRED INSPECTIONS OF FACILITIES.—All quarters of the United States and housing facilities under the jurisdiction of the Armed Forces that are occupied by recovering service members shall be inspected on a semiannual basis for the first two years after the enactment of this Act and annually thereafter by the inspectors general of the regional medical commands.

(b) Inspector General Reports.—The inspector general for

each regional medical command shall—

(1) submit a report on each inspection of a facility conducted under subsection (a) to the post commander at such facility, the commanding officer of the hospital affiliated with such facility, the surgeon general of the military department that operates such hospital, the Secretary of the military department concerned, the Assistant Secretary of Defense for Health Affairs, and the congressional defense committees; and

(2) post each such report on the Internet website of such re-

gional medical command.

SEC. 1663. STUDY AND REPORT ON SUPPORT SERVICES FOR FAMILIES OF RECOVERING SERVICE MEMBERS.

(a) STUDY REQUIRED.—The Secretary of Defense shall conduct a study of the provision of support services for families of recovering service members.

(b) Matters Covered.—The study under subsection (a) shall

include the following:

(1) A determination of the types of support services, including job placement services, that are currently provided by the Department of Defense to eligible family members, and the cost of providing such services.

(2) A determination of additional types of support services that would be feasible for the Department to provide to such family members, and the costs of providing such services, in-

cluding the following types of services:

(A) The provision of medical care at military medical

treatment facilities.

(B) The provision of additional employment services, and the need for employment protection, of such family members who are placed on leave from employment or otherwise displaced from employment while caring for a recovering service member for more than 45 days during a one-year period.

(C) The provision of meals without charge at military

medical treatment facilities.

(3) A survey of military medical treatment facilities to estimate the number of family members to whom the support services would be provided.

(4) A determination of any discrimination in employment that such family members experience, including denial of retention in employment, promotion, or any benefit of employment by an employer on the basis of the person's absence from employment, and a determination, in consultation with the Secretary of Labor, of the options available for such family members.

(c) REPORT.—Not later than 180 days 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 results of the study, with such findings and recommendations as the Secretary considers appropriate.

SEC. 1664. REPORT ON TRAUMATIC BRAIN INJURY CLASSIFICATIONS.

Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense and the Secretary of Veterans Affairs jointly shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report describing the changes undertaken within the Department of Defense and the Department of Veterans Affairs to ensure that traumatic brain injury victims receive a medical designation concomitant with their injury rather than a medical designation that assigns a generic classification (such as "organic psychiatric disorder").

SEC. 1665. EVALUATION OF THE POLYTRAUMA LIAISON OFFICER/NON-COMMISSIONED OFFICER PROGRAM.

(a) EVALUATION REQUIRED.—The Secretary of Defense shall conduct an evaluation of the Polytrauma Liaison Officer/Non-Commissioned Officer program, which is the program operated by each of the military departments and the Department of Veterans Affairs for the purpose of—

(1) assisting in the seamless transition of members of the Armed Forces from the Department of Defense health care sys-

tem to the Department of Veterans Affairs system; and

(2) expediting the flow of information and communication between military treatment facilities and the Veterans Affairs Polytrauma Centers.

- (b) Matters Covered.—The evaluation of the Polytrauma Liaison Officer/Non-Commissioned Officer program shall include an evaluation of the following:
 - (1) The program's effectiveness in the following areas:

(A) Handling of military patient transfers.

- (B) Ability to access military records in a timely manner.
- (C) Collaboration with Polytrauma Center treatment teams.
 - (D) Collaboration with veteran service organizations.
- (E) Functioning as the Polytrauma Center's subjectmatter expert on military issues.

(F) Supporting and assisting family members.

- (G) Providing education, information, and referrals to members of the Armed Forces and their family members.
- (H) Functioning as uniformed advocates for members of the Armed Forces and their family members.

(I) Inclusion in Polytrauma Center meetings.

(J) Completion of required administrative reporting.

(K) Ability to provide necessary administrative support

to all members of the Armed Forces.

(2) Manpower requirements to effectively carry out all required functions of the Polytrauma Liaison Officer/Non-Commissioned Officer program given current and expected case loads.

(3) Expansion of the program to incorporate Navy and Ma-

rine Corps officers and senior enlisted personnel.

(c) REPORTING REQUIREMENT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit to Congress a report containing-

(1) the results of the evaluation; and

(2) recommendations for any improvements in the program.

Subtitle F—Other Matters

SEC. 1671. PROHIBITION ON TRANSFER OF RESOURCES FROM MED-ICAL CARE.

Neither the Secretary of Defense nor the Secretaries of the military departments may transfer funds or personnel from medical care functions to administrative functions within the Department of Defense in order to comply with the new administrative requirements imposed by this title or the amendments made by this title.

SEC. 1672. MEDICAL CARE FOR FAMILIES OF MEMBERS OF THE ARMED FORCES RECOVERING FROM SERIOUS INJURIES OR ILL-

(a) MEDICAL CARE AT MILITARY MEDICAL FACILITIES.—

- (1) MEDICAL CARE.—A family member of a recovering service member who is not otherwise eligible for medical care at a military medical treatment facility may be eligible for such care at such facilities, on a space-available basis, if the family member is-
 - (A) on invitational orders while caring for the service member;
 - (B) a non-medical attendee caring for the service mem-

ber; or

(C) receiving per diem payments from the Department

of Defense while caring for the service member.

(2) SPECIFICATION OF FAMILY MEMBERS.—The Secretary of Defense may prescribe in regulations the family members of recovering service members who shall be considered to be a family member of a service member for purposes of this subsection.

(3) Specification of care.—The Secretary of Defense shall prescribe in regulations the medical care that may be available to family members under this subsection at military medical

treatment facilities.

(4) Recovery of costs.—The United States may recover the costs of the provision of medical care under this subsection

as follows (as applicable):

(A) From third-party payers, in the same manner as the United States may collect costs of the charges of health care provided to covered beneficiaries from third-party payers under section 1095 of title 10, United States Code.

(B) As if such care was provided under the authority

of section 1784 of title 38, United States Code.

- (b) Medical Care at Department of Veterans Affairs Medical Facilities.—
 - (1) MEDICAL CARE.—When a recovering service member is receiving hospital care and medical services at a medical facility of the Department of Veterans Affairs, the Secretary of Veterans Affairs may provide medical care for eligible family members under this section when that care is readily available at that Department facility and on a space-available basis.

(2) Regulations.—The Secretary of Veterans Affairs shall prescribe in regulations the medical care that may be available to family members under this subsection at medical facilities of

the Department of Veterans Affairs.

SEC. 1673. IMPROVEMENT OF MEDICAL TRACKING SYSTEM FOR MEMBERS OF THE ARMED FORCES DEPLOYED OVERSEAS.

(a) Protocol for Assessment of Cognitive Functioning.—
(1) Protocol required.—Subsection (b) of section 1074f of title 10, United States Code, is amended—

(A) in paragraph (2), by adding at the end the fol-

lowing new subparagraph:

"(C) An assessment of post-traumatic stress disorder."; and
(B) by adding at the end the following new paragraph:

- "(3)(A) The Secretary shall establish for purposes of subparagraphs (B) and (C) of paragraph (2) a protocol for the predeployment assessment and documentation of the cognitive (including memory) functioning of a member who is deployed outside the United States in order to facilitate the assessment of the postdeployment cognitive (including memory) functioning of the member.
- "(B) The protocol under subparagraph (A) shall include appropriate mechanisms to permit the differential diagnosis of traumatic brain injury in members returning from deployment in a combat zone."
 - (2) PILOT PROJECTS.—(A) In developing the protocol required by paragraph (3) of section 1074f(b) of title 10, United States Code (as amended by paragraph (1) of this subsection), for purposes of assessments for traumatic brain injury, the Secretary of Defense shall conduct up to three pilot projects to evaluate various mechanisms for use in the protocol for such purposes. One of the mechanisms to be so evaluated shall be a computer-based assessment tool which shall, at a minimum, include the following:

(i) Administration of computer-based neurocognitive

assessment.

- (ii) Pre-deployment assessments to establish a neurocognitive baseline for members of the Armed Forces for future treatment.
- (B) Not later than 60 days after the completion of the pilot projects conducted under this paragraph, the Secretary shall submit to the appropriate committees of Congress a report on the pilot projects. The report shall include—
 - (i) a description of the pilot projects so conducted;
 - (ii) an assessment of the results of each such pilot project; and

(iii) a description of any mechanisms evaluated under each such pilot project that will be incorporated into the

protocol.

(C) Not later than 180 days after completion of the pilot projects conducted under this paragraph, the Secretary shall establish a means for implementing any mechanism evaluated under such a pilot project that is selected for incorporation in the protocol.

(b) QUALITY ASSURANCE.—Subsection (d)(2) of section 1074f of title 10, United States Code, is amended by adding at the end the

following new subparagraph:
"(F) The diagnosis and treatment of traumatic brain injury and post-traumatic stress disorder."

(c) Standards for Deployment.—Subsection (f) of such section is amended—

(1) in the subsection heading, by striking "MENTAL HEALTH"; and

(2) in paragraph (2)(B), by striking "or" and inserting ", traumatic brain injury, or".

SEC. 1674. GUARANTEED FUNDING FOR WALTER REED ARMY MEDICAL CENTER, DISTRICT OF COLUMBIA.

(a) Minimum Funding.—The amount of funds available for the commander of Walter Reed Army Medical Center, District of Columbia, for a fiscal year shall be not less than the amount expended by the commander of Walter Reed Army Medical Center in fiscal year 2006 until the first fiscal year beginning after the date on which the Secretary of Defense submits to the congressional defense committees a plan for the provision of health care for military beneficiaries and their dependents in the National Capital Region.

(b) MATTERS COVERED.—The plan under subsection (a) shall at

a minimum include–

(1) the manner in which patients, staff, bed capacity, and functions will move from the Walter Reed Army Medical Center to expanded facilities;

(2) a timeline, including milestones, for such moves;

(3) projected budgets, including planned budget transfers, for military treatment facilities within the region;

(4) the management or disposition of real property of mili-

tary treatment facilities within the region; and (5) staffing projections for the region.

(c) CERTIFICATION.—After submission of the plan under subsection (a) to the congressional defense committees, the Secretary shall certify to such committees on a quarterly basis that patients, staff, bed capacity, functions, or parts of functions at Walter Reed Army Medical Center have not been moved or disestablished until the expanded facilities at the National Naval Medical Center, Bethesda, Maryland, and DeWitt Army Community Hospital, Fort Belvoir, Virginia, are completed, equipped, and staffed with sufficient capacity to accept and provide, at a minimum, the same level of and access to care as patients received at Walter Reed Army Medical Center during fiscal year 2006.

(d) Definitions.—In this section:

(1) The term "expanded facilities" means the other two military hospitals/medical centers within the National Capital Region, namely—

(A) the National Naval Medical Center, Bethesda, Maryland (or its successor resulting from implementation of the recommendations of the 2005 Defense Base Closure and Realignment Commission); and

(B) the DeWitt Army Community Hospital, Fort

Belvoir, Virginia.

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

SEC. 1675. USE OF LEAVE TRANSFER PROGRAM BY WOUNDED VET-ERANS WHO ARE FEDERAL EMPLOYEES.

(a) IN GENERAL.—Section 6333(b) of title 5, United States Code, is amended-

(1) by striking "(b)" and inserting "(b)(1)"; and

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

"(2)(A) The requirement under paragraph (1) relating to exhaustion of annual and sick leave shall not apply in the case of a leave recipient who-

'(i) sustains a combat-related disability while a member of the armed forces, including a reserve component of the armed

"(ii) is undergoing medical treatment for that disability.

"(B) Subparagraph (A) shall apply to a member described in such subparagraph only so long as the member continues to undergo medical treatment for the disability, but in no event for longer than 5 years from the start of such treatment.

"(Č) For purposes of this paragraph-

"(i) the term 'combat-related disability' has the meaning

given such term by section 1413a(e) of title 10; and "(ii) the term 'medical treatment' has such meaning as the Office of Personnel Management shall by regulation prescribe."

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect on the date of the enactment of this Act, except that, in the case of a leave recipient who is undergoing medical treatment on such date of enactment, section 6333(b)(2)(B) of title 5, United States Code (as amended by this section) shall be applied as if it had been amended by inserting "or the date of the enactment of this subsection, whichever is later" after "the start of such treatment".

SEC. 1676. MORATORIUM ON CONVERSION TO CONTRACTOR PERFORMANCE OF DEPARTMENT OF DEFENSE FUNCTIONS AT MILITARY MEDICAL FACILITIES.

(a) Moratorium.—No study or competition may be begun or announced pursuant to section 2461 of title 10, United States Code, or otherwise pursuant to Office of Management and Budget circular A-76, relating to the possible conversion to performance by a contractor of any Department of Defense function carried out at a military medical facility until the Secretary of Defense-

(1) submits the certification required by subsection (b) to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives together with a description of the steps taken by the Secretary in

accordance with the certification; and

(2) submits the report required by subsection (c).

(b) CERTIFICATION.—The certification referred to in paragraph (a)(1) is a certification that the Secretary has taken appropriate steps to ensure that neither the quality of military medical care nor the availability of qualified personnel to carry out Department of Defense functions related to military medical care will be adversely affected by either-

(1) the process of considering a Department of Defense function carried out at a military medical facility for possible con-

version to performance by a contractor; or

(2) the conversion of such a function to performance by a

(c) Report Required.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report on the public-private competitions being conducted for Department of Defense functions carried out at military medical facilities as of the date of the enactment of this Act by each military department and defense agency. Such report shall include—

(1) for each such competition-

- (A) the cost of conducting the public-private competi-
- (B) the number of military personnel and civilian employees of the Department of Defense affected;

(C) the estimated savings identified and the savings ac-

tually achieved:

(D) an evaluation whether the anticipated and budgeted savings can be achieved through a public-private competition; and

(E) the effect of converting the performance of the function to performance by a contractor on the quality of the

performance of the function; and

(2) an assessment of whether any method of business reform or reengineering other than a public-private competition could, if implemented in the future, achieve any anticipated or budgeted savings.

TITLE XVII—VETERANS MATTERS

- Sec. 1701. Sense of Congress on Department of Veterans Affairs efforts in the rehabilitation and reintegration of veterans with traumatic brain injury.
 Sec. 1702. Individual rehabilitation and community reintegration plans for veterans
- and others with traumatic brain injury.

 Sec. 1703. Use of non-Department of Veterans Affairs facilities for implementation of rehabilitation and community reintegration plans for traumatic brain injury
- Sec. 1704. Research, education, and clinical care program on traumatic brain in-
- jury. Sec. 1705. Pilot program on assisted living services for veterans with traumatic brain injury.

Sec. 1706. Provision of age-appropriate nursing home care.

- Sec. 1707. Extension of period of eligibility for health care for veterans of combat service during certain periods of hostilities and war.
- Sec. 1708. Service-connection and assessments for mental health conditions in vet-
- Sec. 1709. Modification of requirements for furnishing outpatient dental services to veterans with service-connected dental conditions or disabilities.
- Sec. 1710. Clarification of purpose of outreach services program of Department of Veterans Affairs.
- Sec. 1711. Designation of fiduciary or trustee for purposes of Traumatic Servicemembers' Group Life Insurance.

SEC. 1701. SENSE OF CONGRESS ON DEPARTMENT OF VETERANS AF-FAIRS EFFORTS IN THE REHABILITATION AND RE-INTEGRATION OF VETERANS WITH TRAUMATIC BRAIN IN-JURY.

It is the sense of Congress that—

(1) the Department of Veterans Affairs is a leader in the field of traumatic brain injury care and coordination of such care;

(2) the Department of Veterans Affairs should have the capacity and expertise to provide veterans who have a traumatic brain injury with patient-centered health care, rehabilitation, and community integration services that are comparable to or exceed similar care and services available to persons with such injuries in the academic and private sector;

(3) rehabilitation for veterans who have a traumatic brain injury should be individualized, comprehensive, and interdisciplinary with the goals of optimizing the independence of such veterans and reintegrating them into their communities;

(4) family support is integral to the rehabilitation and community reintegration of veterans who have sustained a traumatic brain injury, and the Department should provide the

families of such veterans with education and support;

(5) the Department of Defense and the Department of Veterans Affairs have made efforts to provide a smooth transition of medical care and rehabilitative services to individuals as they transition from the health care system of the Department of Defense to that of the Department of Veterans Affairs, but more can be done to assist veterans and their families in the continuum of the rehabilitation, recovery, and reintegration of wounded or injured veterans into their communities;

(6) in planning for rehabilitation and community reintegration of veterans who have a traumatic brain injury, it is necessary for the Department of Veterans Affairs to provide a sys-

tem for life-long case management for such veterans; and

(7) in such system for life-long case management, it is necessary to conduct outreach and to tailor specialized traumatic brain injury case management and outreach to the unique needs of veterans with traumatic brain injury who reside in urban and non-urban settings.

SEC. 1702. INDIVIDUAL REHABILITATION AND COMMUNITY RE-INTEGRATION PLANS FOR VETERANS AND OTHERS WITH TRAUMATIC BRAIN INJURY.

(a) IN GENERAL.—Subchapter II of chapter 17 of title 38, United States Code, is amended by inserting after section 1710B the following new sections:

"§ 1710C. Traumatic brain injury: plans for rehabilitation and reintegration into the community

"(a) Plan Required.—The Secretary shall, for each individual who is a veteran or member of the Armed Forces who receives inpatient or outpatient rehabilitative hospital care or medical services provided by the Department for a traumatic brain injury—

"(1) develop an individualized plan for the rehabilitation and reintegration of the individual into the community; and "(2) provide such plan in writing to the individual"(A) in the case of an individual receiving inpatient care, before the individual is discharged from inpatient care or after the individual's transition from serving on active duty as a member of the Armed Forces to receiving outpatient care provided by the Department; or

"(B) as soon as practicable following a diagnosis of traumatic brain injury by a Department health care pro-

vider.

"(b) CONTENTS OF PLAN.—Each plan developed under subsection (a) shall include, for the individual covered by such plan,

the following:

"(1) Rehabilitation objectives for improving the physical, cognitive, and vocational functioning of the individual with the goal of maximizing the independence and reintegration of such individual into the community.

"(2) Access, as warranted, to all appropriate rehabilitative components of the traumatic brain injury continuum of care,

and where appropriate, to long-term care services.

"(3) A description of specific rehabilitative treatments and other services to achieve the objectives described in paragraph (1), which shall set forth the type, frequency, duration, and location of such treatments and services.

"(4) The name of the case manager designated in accordance with subsection (d) to be responsible for the implementa-

tion of such plan.

"(5) Dates on which the effectiveness of such plan will be

reviewed in accordance with subsection (f).

"(c) Comprehensive Assessment.—(1) Each plan developed under subsection (a) shall be based on a comprehensive assessment, developed in accordance with paragraph (2), of—

"(A) the physical, cognitive, vocational, and neuropsychological and social impairments of the individual; and

"(B) the family education and family support needs of the individual after the individual is discharged from inpatient care or at the commencement of and during the receipt of outpatient care and services.

"(2) The comprehensive assessment required under paragraph (1) with respect to an individual is a comprehensive assessment of the matters set forth in that paragraph by a team, composed by the Secretary for purposes of the assessment, of individuals with expertise in traumatic brain injury, including any of the following:

"(A) A neurologist.

"(B) A rehabilitation physician.

"(C) A social worker.

"(D) A neuropsychologist. "(E) A physical therapist.

"(F) A vocational rehabilitation specialist.

"(G) An occupational therapist.
"(H) A speech language pathologist.

"(I) A rehabilitation nurse. "(J) An educational therapist.

"(K) An audiologist.

"(L) A blind rehabilitation specialist.

"(M) A recreational therapist. "(N) A low vision optometrist.

"(O) An orthotist or prosthetist.

"(P) An assistive technologist or rehabilitation engineer.

"(Q) An otolaryngology physician.

"(R) A dietician.

"(S) An opthamologist.

"(T) A psychiatrist.

"(d) CASE MANAGER.—(1) The Secretary shall designate a case manager for each individual described in subsection (a) to be responsible for the implementation of the plan developed for that individual under that subsection and the coordination of the individual's medical care.

"(2) The Secretary shall ensure that each case manager has specific expertise in the care required by the individual for whom the case manager is designated, regardless of whether the case manager obtains such expertise through experience, education, or training.

"(e) Participation and Collaboration in Development of Plans.—(1) The Secretary shall involve each individual described in subsection (a), and the family or legal guardian of such individual, in the development of the plan for such individual under that subsection to the maximum extent practicable.

"(2) The Secretary shall collaborate in the development of a plan for an individual under subsection (a) with a State protection

and advocacy system if—

"(A) the individual covered by the plan requests such col-

laboration; or

"(B) in the case of such an individual who is incapacitated, the family or guardian of the individual requests such collaboration.

"(3) In the case of a plan required by subsection (a) for a member of the Armed Forces who is serving on active duty, the Secretary shall collaborate with the Secretary of Defense in the development

of such plan.

"(4) In developing vocational rehabilitation objectives required under subsection (b)(1) and in conducting the assessment required under subsection (c), the Secretary shall act through the Under Secretary for Health in coordination with the Vocational Rehabilitation and Employment Service of the Department of Veterans Affairs.

"(f) EVALUATION.—

"(1) Periodic Review by Secretary.—The Secretary shall periodically review the effectiveness of each plan developed under subsection (a). The Secretary shall refine each such plan as the Secretary considers appropriate in light of such review.

"(2) REQUEST FOR REVIEW BY VETERANS.—In addition to the periodic review required by paragraph (1), the Secretary shall conduct a review of the plan for an individual under paragraph (1) at the request of the individual, or in the case of an individual who is incapacitated, at the request of the guard-

ian or designee of the individual.

"(g) State Designated Protection and Advocacy System Defined.—In this section, the term 'State protection and advocacy system' means a system established in a State under subtitle C of the Developmental Disabilities Assistance and Bill of Rights Act of 2000 (42 U.S.C. 15041 et seq.) to protect and advocate for the rights of persons with development disabilities.

"§1710D. Traumatic brain injury: comprehensive program for long-term rehabilitation

"(a) Comprehensive Program.—In developing plans for the rehabilitation and reintegration of individuals with traumatic brain injury under section 1710C of this title, the Secretary shall develop and carry out a comprehensive program of long-term care for postacute traumatic brain injury rehabilitation that includes residential, community, and home-based components utilizing interdisciplinary treatment teams.

"(b) Location of Program.—The Secretary shall carry out the program developed under subsection (a) in each Department

polytrauma rehabilitation center designated by the Secretary.

"(c) ELIGIBILITY.—A veteran is eligible for care under the program developed under subsection (a) if the veteran is otherwise eligible to receive hospital care and medical services under section 1710 of this title and—

"(1) served on active duty in a theater of combat operations (as determined by the Secretary in consultation with the Secretary of Defense) during a period of war after the Persian Gulf War, or in combat against a hostile force during a period of hostilities (as defined in section 1712A(a)(2)(B) of this title) after November 11, 1998;

"(2) is diagnosed as suffering from moderate to severe trau-

matic brain injury; and

"(3) is unable to manage routine activities of daily living without supervision or assistance, as determined by the Sec-

retary.

- "(d) Keport.—Not later than one year after the date of the enactment of this section, and annually thereafter, the Secretary shall submit to the Committees on Veterans' Affairs of the Senate and the House of Representatives a report containing the following information:
 - "(1) A description of the operation of the program.
 - "(2) The number of veterans provided care under the program during the year preceding such report.

"(3) The cost of operating the program during the year pre-

ceding such report."

- (b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 1710B the following new items:
- "1710C. Traumatic brain injury: plans for rehabilitation and reintegration into the community.
- "1710D. Traumatic brain injury: comprehensive plan for long-term rehabilitation.".

SEC. 1703. USE OF NON-DEPARTMENT OF VETERANS AFFAIRS FACILITIES FOR IMPLEMENTATION OF REHABILITATION AND COMMUNITY REINTEGRATION PLANS FOR TRAUMATIC BRAIN INJURY.

(a) IN GENERAL.—Subchapter II of chapter 17 of title 38, United States Code, is amended by inserting after section 1710D, as added by section 1702, the following new section:

"\$1710E. Traumatic brain injury: use of non-Department facilities for rehabilitation

"(a) Cooperative Agreements.—The Secretary, in implementing and carrying out a plan developed under section 1710C of

this title, may provide hospital care and medical services through cooperative agreements with appropriate public or private entities that have established long-term neurobehavioral rehabilitation and

recovery programs.

"(b) Authorities of State Protection and Advocacy Systems.—Nothing in subtitle C of the Developmental Disabilities Assistance and Bill of Rights Act of 2000 shall be construed as preventing a State protection and advocacy system (as defined in section 1710C(g) of this title) from exercising the authorities described in such subtitle with respect to individuals provided rehabilitative treatment or services under section 1710C of this title in a non-Department facility."

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 1710D, as added by section 1702, the following new item:

"1710E. Traumatic brain injury: use of non-Departmental facilities for rehabilita-

SEC. 1704. RESEARCH, EDUCATION, AND CLINICAL CARE PROGRAM ON TRAUMATIC BRAIN INJURY.

(a) In General.—To improve the provision of health care by the Department of Veterans Affairs to veterans with traumatic brain injuries, the Secretary of Veterans Affairs shall—

(1) conduct research, including—

(A) research on the sequelae of mild to severe forms of traumatic brain injury;

(B) research on visually-related neurological condi-

tions;

(C) research on seizure disorders;

(D) research on means of improving the diagnosis, rehabilitative treatment, and prevention of such sequelae;

(E) research to determine the most effective cognitive and physical therapies for such sequelae;

(F) research on dual diagnosis of post-traumatic stress disorder and traumatic brain injury:

(G) research on improving facilities of the Department

concentrating on traumatic brain injury care; and
(H) research on improving the delivery of traumatic

brain injury care by the Department;
(2) educate and train health care personnel of the Depart-

ment in recognizing and treating traumatic brain injury; and (3) develop improved models and systems for the furnishing of traumatic brain injury care by the Department.

(b) COLLABORATION.—In carrying out research under subsection (a), the Secretary of Veterans Affairs shall collaborate with—

(1) facilities that conduct research on rehabilitation for in-

dividuals with traumatic brain injury;

(2) facilities that receive grants for such research from the National Institute on Disability and Rehabilitation Research of the Department of Education; and

(3) the Defense and Veterans Brain Injury Center of the Department of Defense and other relevant programs of the Federal

Government (including Centers of Excellence).

(c) DISSEMINATION OF USEFUL INFORMATION.—The Under Secretary of Veterans Affairs for Health shall ensure that information produced by the research, education and training, and clinical ac-

tivities conducted under this section that may be useful for other activities of the Veterans Health Administration is disseminated throughout the Veterans Health Administration.

(d) Traumatic Brain Injury Registry.

(1) In General.—The Secretary of Veterans Affairs shall establish and maintain a registry to be known as the "Traumatic Brain Injury Veterans Health Registry" (in this section referred to as the "Registry").

(2) Description.—The Registry shall include the following

information:

(A) A list containing the name of each individual who served as a member of the Armed Forces in Operation Enduring Freedom or Operation Iraqi Freedom who exhibits symptoms associated with traumatic brain injury, as determined by the Secretary of Veterans Affairs, and who-

(i) applies for care and services furnished by the Department of Veterans Affairs under chapter 17 of title 38, United States Code; or

(ii) files a claim for compensation under chapter 11 of such title on the basis of any disability which

may be associated with such service.

(B) Any relevant medical data relating to the health status of an individual described in subparagraph (A) and any other information the Secretary considers relevant and appropriate with respect to such an individual if the individual-

(i) grants permission to the Secretary to include such information in the Registry; or

(ii) is deceased at the time such individual is listed

in the Registry.

(3) Notification.—When possible, the Secretary shall notify each individual listed in the Registry of significant developments in research on the health consequences of military service in the Operation Enduring Freedom and Operation Iraqi Freedom theaters of operations.

SEC. 1705. PILOT PROGRAM ON ASSISTED LIVING SERVICES FOR VET-ERANS WITH TRAUMATIC BRAIN INJURY.

(a) PILOT PROGRAM.—Beginning not later than 90 days after the date of the enactment of this Act, the Secretary of Veterans Affairs, in collaboration with the Defense and Veterans Brain Injury Center of the Department of Defense, shall carry out a five-year pilot program to assess the effectiveness of providing assisted living services to eligible veterans to enhance the rehabilitation, quality of life, and community integration of such veterans.

(b) PROGRAM LOCATIONS.-

(1) In GENERAL.—The pilot program shall be carried out at locations selected by the Secretary for purposes of the pilot program. Of the locations so selected—

(A) at least one location shall be in each health care region of the Veterans Health Administration of the Department of Veterans Affairs that contains a polytrauma center of the Department of Veterans Affairs; and

(B) any location other than a location described in subparagraph (A) shall be in an area that contains a high concentration of veterans with traumatic brain injuries, as de-

termined by the Secretary.

(2) Special consideration for veterans in rural AREAS.—The Secretary shall give special consideration to providing veterans in rural areas with an opportunity to participate in the pilot program.

(c) Provision of Assisted Living Services.—

(1) AGREEMENTS.—In carrying out the pilot program, the Secretary may enter into agreements for the provision of assisted living services on behalf of eligible veterans with a provider participating under a State plan or waiver under title XIX of the Social Security Act (42 U.S.C. 1396 et seq.).

(2) Standards.—The Secretary may not place, transfer, or admit a veteran to any facility for assisted living services under the pilot program unless the Secretary determines that the facility meets such standards as the Secretary may prescribe for purposes of the pilot program. Such standards shall, to the extent practicable, be consistent with the standards of Federal, State, and local agencies charged with the responsibility of licensing or otherwise regulating or inspecting such facilities.

(d) Continuation of Case Management and Rehabilitation Services.—In carrying out the pilot program, the Secretary shall—

(1) continue to provide each veteran who is receiving assisted living services under the pilot program with rehabilitative services; and

(2) designate employees of the Veterans Health Administration of the Department of Veterans Affairs to furnish case management services for veterans participating in the pilot program.

(e) REPORT.—

(1) In General.—Not later than 60 days after the completion of the pilot program, the Secretary shall submit to the Committees on Veterans' Affairs of the Senate and House of Representatives a report on the pilot program.

(2) Contents.—The report required by paragraph (1) shall

include the following:

(A) A description of the pilot program.

(B) An assessment of the utility of the activities under the pilot program in enhancing the rehabilitation, quality of life, and community reintegration of veterans with traumatic brain injury.

(C) Such recommendations as the Secretary considers appropriate regarding the extension or expansion of the

pilot program.

(f) DEFINITIONS.—In this section:

(1) The term "assisted living services" means services of a facility in providing room, board, and personal care for and supervision of residents for their health, safety, and welfare.

(2) The term "case management services" includes the coordination and facilitation of all services furnished to a veteran by the Department of Veterans Affairs, either directly or through a contract, including assessment of needs, planning, referral (including referral for services to be furnished by the Department, either directly or through a contract, or by an entity other than the Department), monitoring, reassessment, and followup.

(3) The term "eligible veteran" means a veteran who—

(A) is enrolled in the patient enrollment system of the Department of Veterans Affairs under section 1705 of title 38, United States Code;

(B) has received hospital care or medical services provided by the Department of Veterans Affairs for a traumatic brain injury;

(C) is unable to manage routine activities of daily living without supervision and assistance, as determined by

the Secretary; and

(D) could reasonably be expected to receive ongoing services after the end of the pilot program under this section under another program of the Federal Government or through other means, as determined by the Secretary.

SEC. 1706. PROVISION OF AGE-APPROPRIATE NURSING HOME CARE.

(a) FINDING.—Congress finds that young veterans who are injured or disabled through military service and require long-term care should have access to age-appropriate nursing home care.

care should have access to age-appropriate nursing home care.

(b) REQUIREMENT TO PROVIDE AGE-APPROPRIATE NURSING HOME CARE.—Section 1710A of title 38, United States Code, is

amended-

(1) by redesignating subsection (c) as subsection (d); and

(2) by inserting after subsection (b) the following new subsection (c):

"(c) The Secretary shall ensure that nursing home care provided under subsection (a) is provided in an age-appropriate manner.".

SEC. 1707. EXTENSION OF PERIOD OF ELIGIBILITY FOR HEALTH CARE FOR VETERANS OF COMBAT SERVICE DURING CERTAIN PERIODS OF HOSTILITIES AND WAR.

Subparagraph (C) of section 1710(e)(3) of title 38, United States Code, is amended to read as follows:

"(C) in the case of care for a veteran described in para-

graph (1)(D) who—

"(i) is discharged or released from the active military, naval, or air service after the date that is five years before the date of the enactment of the National Defense Authorization Act for Fiscal Year 2008, after a period of five years beginning on the date of such discharge or release; or

"(ii) is so discharged or released more than five years before the date of the enactment of that Act and who did not enroll in the patient enrollment system under section 1705 of this title before such date, after a period of three years beginning on the date of the enactment of that Act; and".

SEC. 1708. SERVICE-CONNECTION AND ASSESSMENTS FOR MENTAL HEALTH CONDITIONS IN VETERANS.

(a) Presumption of Service-Connection for Mental Illness in Persian Gulf War Veterans.—

(1) In general.—Section 1702 of title 38, United States Code, is amended—

(A) by inserting "(a) PSYCHOSIS.—" before "For the purposes"; and

(B) by adding at the end the following new subsection: "(b) MENTAL ILLNESS.—For purposes of this chapter, any veteran of the Persian Gulf War who develops an active mental illness (other than psychosis) shall be deemed to have incurred such disability in the active military, naval, or air service if such veteran develops such disability-

"(1) within two years after discharge or release from the ac-

tive military, naval, or air service; and

"(2) before the end of the two-year period beginning on the

last day of the Persian Gulf War.".

(2) HEADING AMENDMENT.—The heading of such section is amended to read as follows:

"§ 1702. Presumptions: psychosis after service in World War II and following periods of war; mental illness after service in the Persian Gulf War".

(3) Clerical amendment.—The table of sections at the beginning of chapter 17 of such title is amended by striking the item relating to section 1702 and inserting the following new item:

"1702. Presumptions: psychosis after service in World War II and following periods of war; mental illness following service in the Persian Gulf War.

(b) Provision of Mental Health Assessments for Certain Veterans.—Section 1712A(a) of such title is amended-

(1) in paragraph (1)(B), by adding at the end the following new clause:

"(iii) Any veteran who served on active duty—

"(I) in a theater of combat operations (as determined by the Secretary in consultation with the Secretary of Defense) during a period of war after the Persian Gulf War; or

"(II) in combat against a hostile force during a period of hostilities (as defined in paragraph (2)(B)) after November 11, 1998."; and

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

"(3) Upon request of a veteran described in paragraph (1)(B)(iii), the Secretary shall provide the veteran a preliminary general mental health assessment as soon as practicable after receiving the request, but not later than 30 days after receiving the request."

SEC. 1709. MODIFICATION OF REQUIREMENTS FOR FURNISHING OUT-PATIENT DENTAL SERVICES TO VETERANS WITH SERVICE-CONNECTED DENTAL CONDITIONS OR DISABILITIES.

Section 1712(a)(1)(B)(iii) of title 38, United States Code, is amended-

(1) by striking "90 days after such discharge" and inserting

"180 days after such discharge";
(2) by striking "90 days from the date of such veteran's subsequent discharge" and inserting "180 days from the date of such veteran's subsequent discharge"; and

(3) by striking "90 days after the date of correction" and in-

serting "180 days after the date of correction".

SEC. 1710. CLARIFICATION OF PURPOSE OF OUTREACH SERVICES PRO-GRAM OF DEPARTMENT OF VETERANS AFFAIRS.

(a) Clarification of Inclusion of Members of the Na-TIONAL GUARD AND RESERVE IN PROGRAM.—Subsection (a)(1) of section 6301 of title 38, United States Code, is amended by inserting ", or from a reserve component," after "active military, naval, or air service".

- (b) Definition of Outreach.—Subsection (b) of such section is amended—
 - (1) by redesignating paragraphs (1) and (2) as paragraphs (2) and (3), respectively; and

(2) by inserting before paragraph (2) the following new

paragraph (1):

"(1) the term 'outreach' means the act or process of reaching out in a systematic manner to proactively provide information, services, and benefits counseling to veterans, and to the spouses, children, and parents of veterans who may be eligible to receive benefits under the laws administered by the Secretary, to ensure that such individuals are fully informed about, and receive assistance in applying for, such benefits;".

SEC. 1711. DESIGNATION OF FIDUCIARY OR TRUSTEE FOR PURPOSES OF TRAUMATIC SERVICEMEMBERS' GROUP LIFE INSURANCE.

Section 1980A of title 38, United States Code, is amended by adding at the end the following new subsection:

"(k) Designation of Fiduciary or Trustee.—(1) The Secretary concerned, in consultation with the Secretary, shall develop a process for the designation of a fiduciary or trustee of a member of the uniformed services who is insured against traumatic injury under this section. The fiduciary or trustee so designated would receive a payment for a qualifying loss under this section if the member is medically incapacitated (as determined pursuant to regulations prescribed by the Secretary concerned in consultation with the Secretary) or experiencing an extended loss of consciousness.

"(2) The process under paragraph (1) may require each member of the uniformed services who is insured under this section to—

"(A) designate an individual as the member's fiduciary or

trustee for purposes of subsection (a); or

"(B) elect that a court of proper jurisdiction designate an individual as the member's fiduciary or trustee for purposes of subsection (a) in the event that the member becomes medically incapacitated or experiences an extended loss of consciousness.".

TITLE XVIII—NATIONAL GUARD BU-REAU MATTERS AND RELATED MAT-TERS

Sec. 1801. Short title.

Subtitle A-National Guard Bureau

- Sec. 1811. Appointment, grade, duties, and retirement of the Chief of the National Guard Bureau.
- Sec. 1812. Establishment of National Guard Bureau as joint activity of the Department of Defense.
- Sec. 1813. Enhancement of functions of the National Guard Bureau.
- Sec. 1814. Requirement for Secretary of Defense to prepare plan for response to natural disasters and terrorist events.
- Sec. 1815. Determination of Department of Defense civil support requirements.

Subtitle B—Additional Reserve Component Enhancement

Sec. 1821. United States Northern Command.

Sec. 1822. Council of Governors.

Sec. 1823. Plan for Reserve Forces Policy Board.

Sec. 1824. High-level positions authorized or required to be held by reserve component general or flag officers.

Sec. 1825. Retirement age and years of service limitations on certain reserve general and flag officers.

Sec. 1826. Additional reporting requirements relating to National Guard equipment.

SEC. 1801. SHORT TITLE.

This title may be cited as the "National Guard Empowerment Act of 2007".

Subtitle A—National Guard Bureau

SEC. 1811. APPOINTMENT, GRADE, DUTIES, AND RETIREMENT OF THE CHIEF OF THE NATIONAL GUARD BUREAU.

(a) Appointment.—Subsection (a) of section 10502 of title 10, United States Code, is amended by striking paragraphs (1) through

(3) and inserting the following new paragraphs:

"(1) are recommended for such appointment by their respective Governors or, in the case of the District of Columbia, the commanding general of the District of Columbia National Guard;

"(2) are recommended for such appointment by the Sec-

retary of the Army or the Secretary of the Air Force;
"(3) have had at least 10 years of federally recognized commissioned service in an active status in the National Guard; "(4) are in a grade above the grade of brigadier general;

"(5) are determined by the Chairman of the Joint Chiefs of Staff, in accordance with criteria and as a result of a process established by the Chairman, to have significant joint duty ex-

(6) are determined by the Secretary of Defense to have successfully completed such other assignments and experiences so as to possess a detailed understanding of the status and capabilities of National Guard forces and the missions of the National Guard Bureau as set forth in section 10503 of this title;

"(7) have a level of operational experience in a position of significant responsibility, professional military education, and demonstrated expertise in national defense and homeland defense matters that are commensurate with the advisory role of the Chief of the National Guard Bureau; and

"(8) possess such other qualifications as the Secretary of

Defense shall prescribe for purposes of this section.'

(b) GRADE.—Subsection (d) of such section is amended by strik-

ing "lieutenant general" and inserting "general".

(c) Repeal of Age 64 Limitation on Service.—Subsection (b) of such section is amended by striking "An officer may not hold that office after becoming 64 years of age."

(d) ADVISORY DUTIES.—Subsection (c) of such section is amend-

ed to read as follows:

"(c) Advisor on National Guard Matters.—The Chief of the

National Guard Bureau is-

"(1) a principal advisor to the Secretary of Defense, through the Chairman of the Joint Chiefs of Staff, on matters involving non-federalized National Guard forces and on other matters as

determined by the Secretary of Defense; and

"(2) the principal adviser to the Secretary of the Army and the Chief of Staff of the Army, and to the Secretary of the Air Force and the Chief of Staff of the Air Force, on matters relating to the National Guard, the Army National Guard of the United States, and the Air National Guard of the United States."

SEC. 1812. ESTABLISHMENT OF NATIONAL GUARD BUREAU AS JOINT ACTIVITY OF THE DEPARTMENT OF DEFENSE.

(a) Joint Activity of the Department of Defense.—Subsection (a) of section 10501 of title 10, United States Code, is amended by striking "joint bureau of the Department of the Army and the Department of the Air Force" and inserting "joint activity of the Department of Defense".

(b) JOINT MANPOWER REQUIREMENTS.—

(1) In General.—Chapter 1011 of such title is amended by adding at the end the following new section:

"§ 10508. National Guard Bureau: general provisions

"The manpower requirements of the National Guard Bureau as a joint activity of the Department of Defense shall be determined in accordance with regulations prescribed by the Secretary of Defense, in consultation with the Chairman of the Joint Chiefs of Staff.".

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

following new item:

"10508. National Guard Bureau: general provisions.".

SEC. 1813. ENHANCEMENT OF FUNCTIONS OF THE NATIONAL GUARD BUREAU.

(a) Additional General Functions.—Section 10503 of title 10, United States Code, is amended—

(1) by redesignating paragraph (12) as paragraph (14) and inserting before such paragraph (14) the following new para-

graph (13):

"(13)(A) Assisting the Secretary of Defense in facilitating and coordinating with the entities listed in subparagraph (B) the use of National Guard personnel and resources for operations conducted under title 32, or in support of State missions.

"(B) The entities listed in this subparagraph for purposes

of subparagraph (A) are the following:

"(i) Other Federal agencies.

"(ii) The Adjutants General of the States.

"(iii) The United States Joint Forces Command.

"(iv) The combatant command the geographic area of responsibility of which includes the United States.";

(2) by redesignating paragraphs (2) through (11) as para-

graphs (3) through (12), respectively; and

(3) by inserting after paragraph (1) the following new paragraph (2):

"(2) The role of the National Guard Bureau in support of the Secretary of the Army and the Secretary of the Air Force.".

(b) Charter Developed and Prescribed by Secretary of Defense.—Section 10503 of such title is further amended—

(1) in the matter preceding paragraph (1)—

(A) by striking "The Secretary of the Army and the Secretary of the Air Force shall jointly develop" and inserting "The Secretary of Defense, in consultation with the Chairman of the Joint Chiefs of Staff, the Secretary of the Army, and the Secretary of the Air Force, shall develop"; and

(B) by striking "cover" in the second sentence and inserting "reflect the full scope of the duties and activities of

the Bureau, including"; and

(2) in paragraph (14), as redesignated by subsection (a)(1), by striking "the Secretaries" and inserting "the Secretary of Defense".

(c) Conforming and Clerical Amendments.—

(1) CONFORMING AMENDMENT.—The heading of section 10503 of such title is amended to read as follows:

"§ 10503. Functions of National Guard Bureau: charter".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 1011 of such title is amended by striking the item relating to section 10503 and inserting the following new item:

"10503. Functions of National Guard Bureau: charter.".

SEC. 1814. REQUIREMENT FOR SECRETARY OF DEFENSE TO PREPARE PLAN FOR RESPONSE TO NATURAL DISASTERS AND TERRORIST EVENTS.

(a) Requirement for Plan.—

(1) In General.—Not later than June 1, 2008, the Secretary of Defense, in consultation with the Secretary of Homeland Security, the Chairman of the Joint Chiefs of Staff, the commander of the United States Northern Command, and the Chief of the National Guard Bureau, shall prepare and submit to Congress a plan for coordinating the use of the National Guard and members of the Armed Forces on active duty when responding to natural disasters, acts of terrorism, and other man-made disasters as identified in the national planning scenarios described in subsection (e).

(2) UPDATE.—Not later than June 1, 2010, the Secretary, in consultation with the persons consulted under paragraph (1), shall submit to Congress an update of the plan required under

paragraph (1).

- (b) Information To Be Provided to Secretary.—To assist the Secretary of Defense in preparing the plan, the National Guard Bureau, pursuant to its purpose as channel of communications as set forth in section 10501(b) of title 10, United States Code, shall provide to the Secretary information gathered from Governors, adjutants general of States, and other State civil authorities responsible for homeland preparation and response to natural and man-made disasters.
- (c) Two Versions.—The plan shall set forth two versions of response, one using only members of the National Guard, and one using both members of the National Guard and members of the regular components of the Armed Forces.

(d) MATTERS COVERED.—The plan shall cover, at a minimum, the following:

(1) Protocols for the Department of Defense, the National Guard Bureau, and the Governors of the several States to carry out operations in coordination with each other and to ensure that Governors and local communities are properly informed and remain in control in their respective States and communities.

(2) An identification of operational procedures, command structures, and lines of communication to ensure a coordinated,

efficient response to contingencies.

(3) An identification of the training and equipment needed for both National Guard personnel and members of the Armed Forces on active duty to provide military assistance to civil authorities and for other domestic operations to respond to hazards identified in the national planning scenarios.

(e) NATIONAL PLANNING SCENARIOS.—The plan shall provide

for response to the following hazards:

(1) Nuclear detonation, biological attack, biological disease outbreak/pandemic flu, the plague, chemical attack-blister agent, chemical attack-toxic industrial chemicals, chemical attack-nerve agent, chemical attack-chlorine tank explosion, major hurricane, major earthquake, radiological attack-radiological dispersal device, explosives attack-bombing using improvised explosive device, biological attack-food contamination, biological attack-foreign animal disease and cyber attack.

(2) Any other hazards identified in a national planning sce-

nario developed by the Homeland Security Council.

SEC. 1815. DETERMINATION OF DEPARTMENT OF DEFENSE CIVIL SUP-PORT REQUIREMENTS.

(a) Determination of Requirements.—The Secretary of Defense, in consultation with the Secretary of Homeland Security, shall determine the military-unique capabilities needed to be provided by the Department of Defense to support civil authorities in an incident of national significance or a catastrophic incident.

(b) Plan for Funding Capabilities.

(1) PLAN.—The Secretary of Defense shall develop and implement a plan, in coordination with the Secretaries of the military departments and the Chairman of the Joint Chiefs of Staff, for providing the funds and resources necessary to develop and maintain the following:

(A) The military-unique capabilities determined under

subsection (a).

(B) Any additional capabilities determined by the Secretary to be necessary to support the use of the active components and the reserve components of the Armed Forces for homeland defense missions, domestic emergency responses, and providing military support to civil authorities.
(2) TERM OF PLAN.—The plan required under paragraph (1)

shall cover at least five years.
(c) BUDGET.—The Secretary of Defense shall include in the materials accompanying the budget submitted for each fiscal year a request for funds necessary to carry out the plan required under subsection (b) during the fiscal year covered by the budget. The defense budget materials shall delineate and explain the budget treatment of the plan for each component of each military department, each combatant command, and each affected Defense Agency.

(d) Definitions.—In this section:
(1) The term "military-unique capabilities" means those capabilities that, in the view of the Secretary of Defense—

(A) cannot be provided by other Federal, State or local

civilian agencies; and

(B) are essential to provide support to civil authorities in an incident of national significance or a catastrophic incident.

(2) The term "defense budget materials", with respect to a fiscal year, means the materials submitted to Congress by the Secretary of Defense in support of the budget for that fiscal

(e) Strategic Planning Guidance.—Section 113(g)(2) of title 10, United States Code, is amended by striking "contingency plans" at the end of the first sentence and inserting the following: "contingency plans, including plans for providing support to civil authorities in an incident of national significance or a catastrophic incident, for homeland defense, and for military support to civil authorities".

Subtitle B—Additional Reserve Component **Enhancement**

SEC. 1821. UNITED STATES NORTHERN COMMAND.

(a) Manpower Review.—

(1) Review by Chairman of the joint chiefs of staff.— Not later than one year after the date of the enactment of this Act, the Chairman of the Joint Chiefs of Staff shall submit to the Secretary of Defense a review of the civilian and military positions, job descriptions, and assignments within the United States Northern Command with the goal of determining the feasibility of significantly increasing the number of members of a reserve component assigned to, and civilians employed by, the United States Northern Command who have experience in the planning, training, and employment of forces for homeland defense missions, domestic emergency response, and providing military support to civil authorities.

(2) Submission of results of review.—Not later than 90 days after the date on which the Secretary of Defense receives the results of the review under paragraph (1), the Secretary shall submit to Congress a copy of the results of the review, together with such recommendations as the Secretary considers

appropriate to achieve the objectives of the review.

(b) Definition.—In this section, the term "United States Northern Command" means the combatant command the geographic area of responsibility of which includes the United States.

SEC. 1822. COUNCIL OF GOVERNORS.

The President shall establish a bipartisan Council of Governors to advise the Secretary of Defense, the Secretary of Homeland Security, and the White House Homeland Security Council on matters related to the National Guard and civil support missions.

SEC. 1823. PLAN FOR RESERVE FORCES POLICY BOARD.

(a) PLAN.—The Secretary of Defense shall develop a plan to implement revisions that the Secretary determines necessary in the designation, organization, membership, functions, procedures, and legislative framework of the Reserve Forces Policy Board. The plan—

(1) shall be consistent with the findings, conclusions, and recommendations included in Part III E of the Report of the Commission on the National Guard and Reserves of March 1,

2007; and

(2) to the extent possible, shall take into account the views and recommendations of civilian and military leaders, past chairmen of the Reserve Forces Policy Board, private organizations with expertise and interest in Department of Defense organization, and other individuals or groups in the discretion of the Secretary.

(b) REPORT.—Not later than July 1, 2008, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the plan developed under subsection (a), including such recommendations for legisla-

tion as the Secretary considers necessary.

SEC. 1824. HIGH-LEVEL POSITIONS AUTHORIZED OR REQUIRED TO BE HELD BY RESERVE COMPONENT GENERAL OR FLAG OFFI-CERS

(a) Sense of Congress.—It is the sense of Congress that, whenever officers of the Armed Forces are considered for promotion to the grade of lieutenant general, or vice admiral in the case of the Navy, on the active duty list, officers in the reserve components of the Armed Forces who are eligible for promotion to such grade should be considered for promotion to such grade.

(b) National Guard Officer as Deputy Commander of United States Northern Command.—Section 164(e) of title 10, United States Code, is amended by adding at the end the following

new paragraph:

"(4) At least one deputy commander of the combatant command the geographic area of responsibility of which includes the United States shall be a qualified officer of the National Guard who is eligible for promotion to the grade of O-9, unless a National Guard officer is serving as commander of that combatant command.".

(c) Increase in Number of Unified and Specified Combatant Command Positions for Reserve Component Officers.—Section 526(b)(2)(A) of such title is amended by striking "10 general and flag officer positions on the staffs of the commanders of" and inserting "15 general and flag officer positions in".

SEC. 1825. RETIREMENT AGE AND YEARS OF SERVICE LIMITATIONS ON CERTAIN RESERVE GENERAL AND FLAG OFFICERS.

(a) Retirement for Age.—

(1) Inclusion of reserve generals and admirals.—Section 14511 of title 10, United States Code, is amended to read as follows:

"§ 14511. Separation at age 64: officers in grade of major general or rear admiral and above

"(a) Separation Required.—Unless retired, transferred to the Retired Reserve, or discharged at an earlier date, each reserve officer of the Army, Air Force, or Marine Corps in the grade of major general or above and each reserve officer of the Navy in the grade of rear admiral or above shall be separated in accordance with section 14515 of this title on the last day of the month in which the

officer becomes 64 years of age.

"(b) Exception for Officers Serving in O-9 and O-10 Positions.—The retirement of a reserve officer of the Army, Air Force, or Marine Corps in the grade of lieutenant general or general, or a reserve officer of the Navy in the grade of vice admiral or admiral, under subsection (a) may be deferred—

"(1) by the President, but such a deferment may not extend beyond the first day of the month following the month in which

the officer becomes 68 years of age; or

"(2) by the Secretary of Defense, but such a deferment may not extend beyond the first day of the month following the month in which the officer becomes 66 years of age.

"(c) Exception for Officers Holding Certain Offices.— This section does not apply to an officer covered by section 14512

of this title.".

- (2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 1407 of such title is amended by striking the item relating to section 14511 and inserting the following new item:
- "14511. Separation at age 64: officers in grade of major general or rear admiral and above.".
- (b) Conforming Amendments and Reserve Officers Holding Certain Other Offices.—Section 14512 of such title is amended—
 - (1) in subsection (a)(2)—

(A) by striking subparagraph (A); and

- (B) by redesignating subparagraphs (B), (C), and (D) as subparagraphs (A), (B), and (C), respectively; and (2) in subsection (b)—
 - (A) by inserting "(1)" before "The Secretary"; and

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

"(2) The Secretary of Defense may defer the retirement of a reserve officer serving in the position of Chief of the Navy Reserve or Commander of the Marine Forces Reserve, but such deferment may not extend beyond the first day of the month following the month in which the officer becomes 66 years of age. A deferment under this paragraph shall not count toward the limitation on the total number of officers whose retirement may be deferred at any one time under paragraph (1)."

(c) Imposition of Years of Service Limitation.—

(1) Imposition of limitation.—Section 14508 of such title is amended by inserting after subsection (c), as added by section

513, the following new subsection:

"(d) FORTY YEARS OF SERVICE FOR GENERALS AND ADMIRALS.— Unless retired, transferred to the Retired Reserve, or discharged at an earlier date, each reserve officer of the Army, Air Force, or Marine Corps in the grade of general and each reserve officer of the Navy in the grade of admiral shall be separated in accordance with section 14514 of this title on the first day of the first month beginning after the date of the fifth anniversary of the officer's appointment to that grade or 30 days after the date on which the officer completes 40 years of commissioned service, whichever is later.'

(2) Conforming amendments.—Subsection (b) of section 10502 of such title, as amended by section 1811, is further amended.

(A) by inserting "(1)" before the first sentence; and (B) by striking "While holding that office" and insert-

ing the following:

"(2) Except as provided in section 14508(d) of this title, while holding the office of Chief of the National Guard Bureau".

SEC. 1826. ADDITIONAL REPORTING REQUIREMENTS RELATING TO NATIONAL GUARD EQUIPMENT.

Section 10541 of title 10, United States Code, is amended by adding at the end the following new subsection:

"(d) Each report under this section concerning equipment of the

National Guard shall also include the following:

"(1) A statement of the accuracy of the projections required by subsection (b)(5)(D) contained in earlier reports under this section, and an explanation, if the projection was not met, of why the projection was not met.

"(2) A certification from the Chief of the National Guard Bureau setting forth an inventory for the preceding fiscal year

of each item of equipment-

"(A) for which funds were appropriated;

"(B) which was due to be procured for the National

Guard during that fiscal year; and

"(C) which has not been received by a National Guard unit as of the close of that fiscal year.".

DIVISION B—MILITARY CONSTRUCTION **AUTHORIZATIONS**

SEC. 2001. SHORT TITLE.

This division may be cited as the "Military Construction Authorization Act for Fiscal Year 2008".

SEC. 2002. EXPIRATION OF AUTHORIZATIONS AND AMOUNTS RE-QUIRED TO BE SPECIFIED BY LAW.

- (a) Expiration of Authorizations After Three Years.—Except as provided in subsection (b), all authorizations contained in titles XXI through XXVII and in title XXIX for military construction projects, land acquisition, family housing projects and facilities, and contributions to the North Atlantic Treaty Organization Security Investment Program (and authorizations of appropriations therefor) shall expire on the later of-
 - (1) October 1, 2010; or

(2) the date of the enactment of an Act authorizing funds

for military construction for fiscal year 2011.

(b) Exception.—Subsection (a) shall not apply to authorizations for military construction projects, land acquisition, family housing projects and facilities, and contributions to the North Atlantic Treaty Organization Security Investment Program (and authorizations of appropriations therefor), for which appropriated funds have been obligated before the later of—

(1) October 1, 2010; or

(2) the date of the enactment of an Act authorizing funds for fiscal year 2011 for military construction projects, land acquisition, family housing projects and facilities, or contributions to the North Atlantic Treaty Organization Security Investment Program.

TITLE XXI—ARMY

- Sec. 2101. Authorized Army construction and land acquisition projects.
- Sec. 2102. Family housing.
- Sec. 2103. Improvements to military family housing units.
- Sec. 2104. Authorization of appropriations, Army. Sec. 2105. Termination of authority to carry out fiscal year 2007 Army projects for
- which funds were not appropriated.

 Sec. 2106. Technical amendments to Military Construction Authorization Act for Fiscal Year 2007.
- Sec. 2107. Modification of authority to carry out certain fiscal year 2006 project.
- Sec. 2108. Extension of authorization of certain fiscal year 2005 project. Sec. 2109. Ground lease, SOUTHCOM headquarters facility, Miami-Doral, Florida.

SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND ACQUISITION PROJECTS.

(a) Inside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in section 2104(a)(1), the Secretary of the Army may acquire real property and carry out military construction projects for the installations or locations inside the United States, and in the amounts, set forth in the following table:

Army: Inside the United States

State	nte Installation or Location			
Alabama	Anniston Army Depot	\$26,000,000		
	Redstone Arsenal	\$22,000,000		
Alaska	Fort Richardson	\$92,800,000		
	Fort Wainwright	\$114,500,000		
Arizona	Fort Huachuca	\$129,600,000		
California	Fort Irwin	\$24,000,000		
,	Presidio, Monterey	\$28,000,000		
Colorado	Fort Carson	\$156,200,000		
Delaware	Dover Air Force Base	\$17,500,000		
Florida	Miami Doral	\$237,000,000		
Georgia	Fort Benning	\$189,500,000		
	Fort Stewart/Hunter Army Air Field	\$123,500,000		
Hawaii	Fort Shafter	\$31,000,000		
	Kahuku Training Area	\$10,200,000		
	Schofield Barracks	\$88,000,000		
	Wheeler Army Air Field	\$51,000,000		
Illinois	Rock Island Arsenal	\$3,350,000		
Kansas	Fort Leavenworth	\$102,400,000		
	Fort Riley	\$140,200,000		
Kentucky	Fort Campbell	\$113,600,000		
	Fort Knox	\$6,700,000		
Louisiana	Fort Polk	\$15,900,000		
Maryland	Aberdeen Proving Ground	\$12,200,000		
Michigan	Detroit Arsenal	\$18,500,000		
Missouri	Fort Leonard Wood	\$136,050,000		
Nevada	Hawthorne Army Ammunition Plant	\$11,800,000		
New Jersey	Picatinny Arsenal	\$9,900,000		
New Mexico	White Sands Missile Range	\$71,000,000		
New York	Fort Drum	\$311,200,000		
North Carolina	Fort Bragg	\$287,200,000		
Oklahoma	Fort Sill	\$7,500,000		
South Carolina	Fort Jackson	\$85,000,000		

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Armv: Inside the United States—Continued

State	Installation or Location	Amount
Texas	Camp Bullis	\$1,600,000
	Corpus Christi	\$11,200,000
	Fort Bliss	\$118,400,000
	Fort Hood	\$163,400,000
	Fort Sam Houston	\$19,150,000
	Red River Army Depot	\$9,200,000
Virginia	Fort Belvoir	\$13,000,000
	Fort Eustis	\$75,000,000
	Fort Lee	\$22,600,000
	Fort Myer	\$20,800,000
Washington	Fort Lewis	\$178,500,000
_	Yakima Training Center	\$29,000,000

(b) Outside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in section 2104(a)(2), the Secretary of the Army may acquire real property and carry out military construction projects for the installations or locations outside the United States, and in the amounts, set forth in the following table:

Army: Outside the United States

Country	Installation or Location	Amount
Afghanistan		\$13,800,000
Bulgaria	Nevo Selo FOS	\$61,000,000
Germany	Grafenwoehr	\$62,000,000
Honduras	Various locations	\$2,550,000
Italy	Aviano	\$12,100,000
	Vicenza	\$160,900,000
Korea	Camp Humphreys	\$57,000,000
Romania	Mihail Kogalniceanu FOS	\$12,600,000

SEC. 2102. FAMILY HOUSING.

(a) CONSTRUCTION AND ACQUISITION.—Using amounts appropriated pursuant to the authorization of appropriations in section 2104(a)(5)(A), the Secretary of the Army may construct or acquire family housing units (including land acquisition and supporting facilities) at the installations or locations, in the number of units, and in the amounts, set forth in the following table:

Army: Family Housing

State or Country	Installation or Location	Units	Amount
	Dugway Proving Ground	28 138	\$5,000,000 \$52,000,000

(b) PLANNING AND DESIGN.—Using amounts appropriated pursuant to the authorization of appropriations in section 2104(a)(5)(A), the Secretary of the Army may carry out architectural and engineering services and construction design activities with respect to the construction or improvement of family housing units in an amount not to exceed \$2,000,000.

SEC. 2103. IMPROVEMENTS TO MILITARY FAMILY HOUSING UNITS.

Subject to section 2825 of title 10, United States Code, and using amounts appropriated pursuant to the authorization of appropriations in section 2104(a)(5)(A), the Secretary of the Army may

improve existing military family housing units in an amount not to exceed \$365,400,000.

SEC. 2104. AUTHORIZATION OF APPROPRIATIONS, ARMY.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for military construction, land acquisition, and military family housing functions of the Department of the Army in the total amount of \$5,106,703,000 as follows:

(1) For military construction projects inside the United

States authorized by section 2101(a), \$3,198,150,000.

(2) For military construction projects outside the United

States authorized by section 2101(b), \$254,950,000.

(3) For unspecified minor military construction projects authorized by section 2805 of title 10, United States Code, \$25,900,000.

- (4) For architectural and engineering services and construction design under section 2807 of title 10, United States Code, \$321,983,000.
 - (5) For military family housing functions:

(A) For construction and acquisition, planning and design, and improvement of military family housing and facilities, \$424,400,000.

(B) For support of military family housing (including the functions described in section 2833 of title 10, United

States Code), \$731,920,000.

(6) For the construction of increment 2 of a barracks complex at Fort Lewis, Washington, authorized by section 2101(a) of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2445), as amended by section 20814 of the Continuing Appropriations Resolution, 2007 (division B of Public Law 109–289), as added by section 2 of the Revised Continuing Appropriations Resolution, 2007 (Public Law 110–5; 121 Stat. 41), \$102,000,000.

(7) For the construction of increment 3 of a barracks complex at Fort Bragg, North Carolina, authorized by section 2101(a) of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat.

3485), \$47,400,000.

(b) LIMITATION ON TOTAL COST OF CONSTRUCTION PROJECTS.— Notwithstanding the cost variations authorized by section 2853 of title 10, United States Code, and any other cost variation authorized by law, the total cost of all projects carried out under section 2101 of this Act may not exceed the sum of the following:

(1) The total amount authorized to be appropriated under

paragraphs (1) and (2) of subsection (a).

(2) \$137,000,000 (the balance of the amount authorized under section 2101(a) for construction of the United States Southern Command Headquarters, Miami, Florida).

(3) \$63,500,000 (the balance of the amount authorized under section 2101(b) for construction of a brigade complex op-

erations support facility at Vicenza, Italy).

(4) \$63,500,000 (the balance of the amount authorized under section 2101(b) for construction of a brigade complex barracks and community support facility at Vicenza, Italy).

SEC. 2105. TERMINATION OF AUTHORITY TO CARRY OUT FISCAL YEAR 2007 ARMY PROJECTS FOR WHICH FUNDS WERE NOT APPROPRIATED.

(a) Termination of Inside the United States Projects.— The table in section 2101(a) of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2445), as amended by section 20814 of the Continuing Appropriations Resolution, 2007 (division B of Public Law 109–289), as added by section 2 of the Revised Continuing Appropriations Resolution, 2007 (Public Law 110–5), is further amended—

(1) by striking the item relating to Redstone Arsenal, Ala-

bama;

(2) by striking the item relating to Fort Wainwright, Alas-

ka;

(3) in the item relating to Fort Irwin, California, by striking "\$18,200,000" in the amount column and inserting "\$10,000,000";

(4) in the item relating to Fort Carson, Colorado, by striking "\$30,800,000" in the amount column and inserting

"\$24,000,000";

- (5) in the item relating to Fort Leavenworth, Kansas, by striking "\$23,200,000" in the amount column and inserting "\$15,000,000";
- (6) in the item relating to Fort Riley, Kansas, by striking "\$47,400,000" in the amount column and inserting "\$37,200,000";
- (7) in the item relating to Fort Campbell, Kentucky, by striking "\$135,300,000" in the amount column and inserting "\$115,400,000";
 - (8) by striking the item relating to Fort Polk, Louisiana;
- (9) by striking the item relating to Aberdeen Proving Ground, Maryland;
 - (10) by striking the item relating to Fort Detrick, Maryland; (11) by striking the item relating to Detroit Arsenal, Michi-

(11) by striking the item relating to an;

- (12) in the item relating to Fort Leonard Wood, Missouri, by striking "\$34,500,000" in the amount column and inserting "\$17,000,000";
 - (13) by striking the item relating to Picatinny Arsenal, New

Jersey; (14) in the item relating to Fort Drum, New York, by striking "\$218,600,000" in the amount column and inserting

"\$209,200,000";

- (15) in the item relating to Fort Bragg, North Carolina, by striking "\$96,900,000" in the amount column and inserting "\$89,000,000";
- (16) by striking the item relating to Letterkenny Depot, Pennsylvania;
- (17) by striking the item relating to Corpus Christi Army Depot, Texas;

(18) by striking the item relating to Fort Bliss, Texas,

- (19) in the item relating to Fort Hood, Texas, by striking "\$93,000,000" in the amount column and inserting "\$75,000,000":
- (20) by striking the item relating to Red River Depot, Texas; and

- (21) by striking the item relating to Fort Lee, Virginia.
- (b) Conforming Amendments.—Section 2104(a) of such Act (120 Stat. 2447) is amended—
 - (1) in the matter preceding paragraph (1), by striking "\$3,518,450,000" and inserting "\$3,275,700,000"; and
 - (2) in paragraph (1), by striking "\$1,362,200,000" and inserting "\$1,119,450,000".

SEC. 2106. TECHNICAL AMENDMENTS TO MILITARY CONSTRUCTION AUTHORIZATION ACT FOR FISCAL YEAR 2007.

- (a) Location of Project in Romania.—The table in section 2101(b) of the Military Construction Authorization Act for 2007 (division B of Public Law 109–364; 120 Stat. 2446) is amended by striking "Babadag Range" and inserting "Mihail Kogalniceanu Air Base".
- (b) Spelling Error Relating to Army Family Housing.— The table in section 2102(a) of the Military Construction Authorization Act for 2007 (division B of Public Law 109–364; 120 Stat. 2446) is amended by striking "Fort McCoyine" and inserting "Fort McCoy".

SEC. 2107. MODIFICATION OF AUTHORITY TO CARRY OUT CERTAIN FIS-CAL YEAR 2006 PROJECT.

- (a) Modification.—The table in section 2101(a) of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3485) is amended in the item relating to Fort Bragg, North Carolina, by striking "\$301,250,000" in the amount column and inserting "\$308,250,000".
- (b) Conforming Amendments.—Section 2104(b)(5) of that Act (119 Stat. 3488) is amended by striking "\$77,400,000" and inserting "\$84,400,000".

SEC. 2108. EXTENSION OF AUTHORIZATION OF CERTAIN FISCAL YEAR 2005 PROJECT.

- (a) Extension and Renewal.—Notwithstanding section 2701 of the Military Construction Authorization Act for Fiscal Year 2005 (division B of Public Law 108–375; 118 Stat. 2116), the authorization set forth in the table in subsection (b), as provided in section 2101 of that Act (118 Stat. 2101), shall remain in effect until October 1, 2008, or the date of the enactment of an Act authorizing funds for military construction for fiscal year 2009, whichever is later.
 - (b) Table.—The table referred to in subsection (a) is as follows:

Army: Extension of 2005 Project Authorization

Installation or Location	Project	Amount
Schofield Barracks, Hawaii	Training facility	\$35,542,000

SEC. 2109. GROUND LEASE, SOUTHCOM HEADQUARTERS FACILITY, MIAMI-DORAL, FLORIDA.

(a) GROUND LEASE AUTHORIZED.—The Secretary of the Army may utilize the State of Florida property as described in sublease number 4489–01, entered into between the State of Florida and the United States (in this section referred to as the "ground lease"), for the purpose of constructing a consolidated headquarters facility for the United States Southern Command (SOUTHCOM).

(b) Additional Terms and Conditions.—The Secretary of the Army may carry out the project to construct a new headquarters on property leased from the State of Florida when the following conditions have been met regarding the lease for the property:

(1) The United States Government shall have the right to use the property without interruption until at least December

31, 2055.

(2) The United States Government shall have the right to use the property for general administrative purposes in the event the United States Southern Command relocates or vacates

the property.

(c) Authority To Obtain Ground Lease of Adjacent Property.—The Secretary may obtain the ground lease of additional real property owned by the State of Florida that is adjacent to the real property leased under the ground lease for purposes of completing the construction of the SOUTHCOM headquarters facility, as long as the additional terms of the ground lease required by subsection (b) apply to such adjacent property.

section (b) apply to such adjacent property.

(d) LIMITATION.—The Secretary may not obligate or expend funds appropriated pursuant to the authorization of appropriations in section 2104(a)(1) for the construction of the SOUTHCOM head-quarters facility authorized under section 2101(a) until the Secretary transmits to the congressional defense committees a modification to the ground lease signed by the United States Government

and the State of Florida in accordance with subsection (b).

TITLE XXII—NAVY

Sec. 2201. Authorized Navy construction and land acquisition projects.

Sec. 2202. Family housing.

Sec. 2203. Improvements to military family housing units.

Sec. 2204. Authorization of appropriations, Navy.

Sec. 2205. Termination of authority to carry out fiscal year 2007 Navy projects for which funds were not appropriated.

Sec. 2206. Modification of authority to carry out certain fiscal year 2005 project. Sec. 2207. Repeal of authorization for construction of Navy Outlying Landing Field, Washington County, North Carolina.

SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND ACQUISITION PROJECTS.

(a) INSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations in section 2204(a)(1), the Secretary of the Navy may acquire real property and carry out military construction projects for the installations or locations inside the United States, and in the amounts, set forth in the following table:

Navy: Inside the United States

State	Installation or Location	Amount
Alaska	Outlying Field Evergreen	\$9,560,000
Arizona	Marine Corps Air Station, Yuma	\$33,720,000
California	Marine Corps Air Station, Miramar	\$26,760,000
•	Marine Corps Base, Camp Pendleton	\$264,360,000
	Marine Corps Base, Twentynine Palms	\$142,619,000
	Naval Station, San Diego	\$3,000,000
	Naval Support Activity, Monterey	\$9,780,000
	Submarine Base, San Diego	\$23,630,000
Connecticut	Submarine Base, New London	\$21,160,000

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Navy: Inside the United States—Continued

State	Installation or Location	Amount
Florida	Marine Corps Logistics Base, Blount Island.	\$10,240,000
	Naval Support Activity, Cape Canaveral	\$9,900,000
	Naval Surface Warfare Center, Panama City.	\$13,870,000
	Naval Training Center, Corry Field	\$3,140,000
Georgia	Marine Corps Logistics Base	\$9,980,000
Hawaii	Marine Corps Air Station, Kaneohe	\$37,961,000
	Naval Base, Pearl Harbor	\$99,860,000
	Naval Station Pearl Harbor, Wahiawa	\$65,410,000
	Pearl Harbor Naval Shipyard	\$30,200,000
Illinois	Naval Training Center, Great Lakes	\$10,221,000
Indiana	Naval Support Activity, Crane	\$23,800,000
Maine	Portsmouth Naval Shipyard	\$9,700,000
Maryland	Naval Air Warfare Center, Patuxent River.	\$38,360,000
	Naval Surface Warfare Center, Indian Head.	\$9,450,000
Mississippi	Naval Air Station, Meridian	\$6,770,000
Nevada	Naval Air Station, Fallon	\$11,460,000
New Jersey	Naval Air Warfare Center, Lakehurst	\$4,100,000
North Carolina	Marine Corps Air Station, Cherry Point	\$28,610,000
	Marine Corps Air Station, New River	\$58,700,000
	Marine Corps Base, Camp Lejeune	\$248,930,000
Rhode Island	Naval Station, Newport	\$13,760,000
South Carolina	Marine Corps Air Station, Beaufort	\$10,300,000
	Marine Corps Recruit Depot, Parris Island.	\$55,282,000
Texas	Naval Air Station, Corpus Christi	\$14,290,000
Virginia	Marine Corps Base, Quantico	\$50,519,000
	Naval Station, Norfolk	\$79,560,000
	Naval Support Activity, Chesapeake	\$8,450,000
	Naval Surface Warfare Center, Dahlgren	\$10,000,000
Washington	Naval Air Station, Whidbey Island	\$34,520,000
5	Naval Station, Bremerton	\$119,760,000
	Naval Station, Everett	\$10,940,000
	Naval Station, Kitsap	\$6,130,000

(b) Outside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in section 2204(a)(2), the Secretary of the Navy may acquire real property and carry out military construction projects for the installations or locations outside the United States, and in the amounts set forth in the following table:

Navy: Outside the United States

Country	Installation or Location	Amount
Diego Garcia Djibouti	Southwest Asia Naval Support Facility, Diego Garcia Camp Lemonier Naval Activities, Guam	\$35,500,000 \$7,150,000 \$22,390,000 \$278,818,000

(c) Unspecified Worldwide.—Using amounts appropriated pursuant to the authorization of appropriations in section 2204(a)(3), the Secretary of the Navy may acquire real property and carry out military construction projects for unspecified installations or locations in the amount set forth in the following table:

Navy: Unspecified Worldwide

	Location	Installation or Location	Amount
Worldu	vide Unspecified	Wharf Utilities Upgrade	\$8,900,000

SEC. 2202. FAMILY HOUSING.

(a) CONSTRUCTION AND ACQUISITION.—Using amounts appropriated pursuant to the authorization of appropriations in section 2204(a)(6)(A), the Secretary of the Navy may construct or acquire family housing units (including land acquisition and supporting facilities) at the installations, in the number of units, and in the amounts set forth in the following table:

Navy: Family Housing

Location	Installation	Units	Amount
California	Twentynine Palms	N/A	\$4,800,000
	Naval Activities, Guam	73	\$57,167,000

(b) Planning and Design.—Using amounts appropriated pursuant to the authorization of appropriations in section 2204(a)(6)(A), the Secretary of the Navy may carry out architectural and engineering services and construction design activities with respect to the construction or improvement of military family housing units in an amount not to exceed \$3,172,000.

SEC. 2203. IMPROVEMENTS TO MILITARY FAMILY HOUSING UNITS.

Subject to section 2825 of title 10, United States Code, and using amounts appropriated pursuant to the authorization of appropriations in section 2204(a)(6)(A), the Secretary of the Navy may improve existing military family housing units in an amount not to exceed \$237,990,000.

SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.

- (a) In General.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for military construction, land acquisition, and military family housing functions of the Department of the Navy in the total amount of \$2,885,317,000, as follows:
 - (1) For military construction projects inside the United States authorized by section 2201(a), \$1,628,762,000.
 - (2) For military construction projects outside the United States authorized by section 2201(b), \$292,946,000.
 - (3) For military construction projects at unspecified worldwide locations authorized by section 2201(c), \$11,600,000.
 - (4) For unspecified minor military construction projects authorized by section 2805 of title 10, United States Code, \$10,000,000.
 - (5) For architectural and engineering services and construction design under section 2807 of title 10, United States Code, \$113,017,000.
 - (6) For military family housing functions:
 - (A) For construction and acquisition, planning and design, and improvement of military family housing and facilities, \$293,129,000.

(B) For support of military family housing (including functions described in section 2833 of title 10, United

States Code), \$371,404,000.

(7) For the construction of increment 2 of the construction of an addition to the National Maritime Intelligence Center, Suitland, Maryland, authorized by section 2201(a) of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2448), \$52,069,000.

(8) For the construction of increment 3 of recruit training barracks infrastructure upgrade at Recruit Training Command, Great Lakes, Illinois, authorized by section 2201(a) of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3490), \$16,650,000.

(9) For the construction of increment 3 of wharf upgrades at Yokosuka, Japan, authorized by section 2201(b) of the Military Construction Authorization Act of Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3490), \$8,750,000.

(10) For the construction of increment 2 of the Bachelor Enlisted Quarters Homeport Ashore Program at Bremerton, Washington (formerly referred to as a project at Naval Station, Everett), authorized by section 2201(a) of the Military Construction Authorization Act of Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3490), \$47,240,000.

(11) For the construction of increment 4 of the limited area production and storage complex at Naval Submarine Base, Kitsap, Bangor, Washington (formerly referred to as a project at the Strategic Weapons Facility Pacific, Bangor), authorized by section 2201(a) of the Military Construction Authorization Act of Fiscal Year 2005 (division B of Public Law 108–375; 118 Stat. 2105), as amended by section 2206 of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3493), \$39,750,000.

(b) LIMITATION ON TOTAL COST OF CONSTRUCTION PROJECTS.— Notwithstanding the cost variations authorized by section 2853 of title 10, United States Code, and any other cost variation authorized by law, the total cost of all projects carried out under section

2201 of this Act may not exceed the sum of the following:

(1) The total amount authorized to be appropriated under

paragraphs (1), (2), and (3) of subsection (a).

(2) \$50,000,000 (the balance of the amount authorized under section 2201(a) for a submarine drive-in magnetic silencing facility in Pearl Harbor, Hawaii.

(3) \$50,912,000 (the balance of the amount authorized under section 2201(b) for construction of a wharf extension in Apra Harbor, Guam.

SEC. 2205. TERMINATION OF AUTHORITY TO CARRY OUT FISCAL YEAR 2007 NAVY PROJECTS FOR WHICH FUNDS WERE NOT APPROPRIATED.

(a) Termination of Inside the United States Projects.— The table in section 2201(a) of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2449) is amended—

(1) in the item relating to Marine Corps Base, Twentynine Palms, California, by striking "\$27,217,000" in the amount col-

umn and inserting "\$8,217,000";

(2) by striking the item relating to Naval Support Activity, Monterey, California;

(3) by striking the item relating to Naval Submarine Base,

New London, Connecticut;

(4) by striking the item relating to Cape Canaveral, Florida;

(5) in the item relating to Marine Corps Logistics Base, Albany, Georgia, by striking "\$70,540,000" in the amount column and inserting "\$62,000,000";

(6) by striking the item relating to Naval Magazine, Pearl

Harbor, Hawaii,

(7) by striking the item relating to Naval Shipyard, Pearl Harbor, Hawaii;

(8) by striking the item relating to Naval Support Activity, Crane, Indiana;

(9) by striking the item relating to Portsmouth Naval Shipyard, Maine;

(10) by striking the item relating to Naval Air Station, Me-

ridian, Mississippi;

(11) by striking the item relating to Naval Air Station, Fallon, Nevada:

(12) by striking the item relating to Marine Corps Air Sta-

tion, Cherry Point, North Carolina;

(13) by striking the item relating to Naval Station, Newport, Rhode Island;

(14) in the item relating to Marine Corps Air Station, Beaufort, South Carolina, by striking "\$25,575,000" in the amount column and inserting "\$22,225,000";

(15) by striking the item relating to Naval Special Weapons

Center, Dahlgren, Virginia;

(16) in the item relating to Naval Support Activity, Norfolk, Virginia, by striking "\$41,712,000" in the amount column and inserting "\$28,462,000"

(17) in the item relating to Naval Air Station, Whidbey Island, Washington, by striking "\$67,303,000" in the amount column and inserting "\$57,653,000"; and
(18) in the item relating to Naval Base, Kitsap, Washington, by striking "\$17,617,000" in the amount column and inserting "\$13,507,000".

(b) Termination of Military Family Housing Projects.— Section 2204(a)(6)(A) of such Act (120 Stat. 2450) is amended by striking "\$308,956,000" and inserting "\$305,256,000". (c) Conforming Amendments.—Section 2204(a) of such Act

(120 Stat. 2450) is amended-

(1) in the matter preceding paragraph (1), by striking "\$2,109,367,000" and inserting "\$1,946,867,000"; and (2) in paragraph (1), by striking "\$832,982,000" and insert-

ing "\$674,182,000".

SEC. 2206. MODIFICATION OF AUTHORITY TO CARRY OUT CERTAIN FIS-CAL YEAR 2005 PROJECT.

(a) Modification.—The table in section 2201(a) of the Military Construction Authorization Act for Fiscal Year 2005 (division B of Public Law 108–375; 118 Stat. 2105), as amended by section 2206 of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109-163; 119 Stat. 3493) and section 2205 of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2452), is amended—

(1) in the item relating to Strategic Weapons Facility Pacific, Bangor, Washington, by striking "\$147,760,000" in the amount column and inserting "\$295,000,000"; and

(2) by striking the amount identified as the total in the

amount column and inserting "\$972,719,000".

(b) Conforming Amendment.—Section 2204 of the Military Construction Authorization Act for Fiscal Year 2005 (division B of Public Law 108–375; 118 Stat. 2107), as amended by section 2206 of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3493) and section 2205 of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2453), is amended in subsection (b)(6), by striking "\$95,320,000" and inserting "\$259,320,000".

SEC. 2207. REPEAL OF AUTHORIZATION FOR CONSTRUCTION OF NAVY OUTLYING LANDING FIELD, WASHINGTON COUNTY, NORTH CAROLINA.

(a) Repeal of Authorization.—The table in section 2201(a) of the Military Construction Authorization Act for Fiscal Year 2004 (division B of Public Law 108–136; 117 Stat. 1704) is amended by striking the item relating to Navy Outlying Landing Field, Washington County, North Carolina, as added by section 2205(a) of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2452).

(b) Repeal of Incremental Funding Authority.—Section 2204(b) of that Act (117 Stat. 1706) is amended by striking para-

graph (6).

(c) EFFECT OF REPEAL.—The amendments made by this section do not affect the expenditure of funds obligated, before the effective date of this title, for the construction of the Navy Outlying Landing Field, Washington County, North Carolina, or the acquisition of real property to facilitate such construction.

TITLE XXIII—AIR FORCE

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

Sec. 2302. Family housing.

Sec. 2303. Improvements to military family housing units.

Sec. 2304. Authorization of appropriations, Air Force.

- Sec. 2305. Termination of authority to carry out fiscal year 2007 Air Force projects for which funds were not appropriated.
- Sec. 2306. Modification of authority to carry out certain fiscal year 2006 projects. Sec. 2307. Extension of authorizations of certain fiscal year 2005 projects.
- Sec. 2307. Extension of authorizations of certain fiscal year 2005 projects. Sec. 2308. Extension of authorizations of certain fiscal year 2004 projects.

SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND LAND ACQUISITION PROJECTS.

(a) INSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations in section 2304(1), the Secretary of the Air Force may acquire real property and carry out military construction projects for the installations or locations inside the United States, and in the amounts, set forth in the following table:

516
Air Force: Inside the United States

Arizona	State	Installation or Location	Amount
Luke Air Force Base	Alaska	Elmendorf Air Force Base	\$83,180,000
Arkansas Little Rock Air Force Base \$19,600,000 California Travis Air Force Base \$37,400,000 Colorado Fort Carson \$13,500,000 Schriever Air Force Base \$24,500,000 United States Air Force Academy \$15,000,000 Plorida Belling Air Force Base \$2,500,000 Florida Eglin Air Force Base \$60,500,000 Patrick Air Force Base \$60,500,000 Patrick Air Force Base \$60,500,000 Patrick Air Force Base \$11,854,000 Georgia Moody Air Force Base \$17,000,000 Robins Air Force Base \$19,700,000 Robins Air Force Base \$31,971,000 Kansas Fort Riley \$12,815,000 Massachusetts Hanscom Air Force Base \$24,900,000 Kansas Fort Riley \$12,800,000 Missouri Whiteman Air Force Base \$9,800,000 Missouri Whiteman Air Force Base \$9,800,000 Missouri Whiteman Air Force Base \$11,400,000 Nevada Nelis Air Force Base \$16,	Arizona	Davis-Monthan Air Force Base	\$11,200,000
California Travis Air Force Base \$37,400,000 Colorado Fort Carson \$13,500,000 Schriever Air Force Base \$24,500,000 United States Air Force Academy \$15,000,000 District of Columbia Bolling Air Force Base \$25,00,000 Florida Eglin Air Force Base \$158,300,000 MacDill Air Force Base \$60,500,000 Patrick Air Force Base \$11,854,000 Georgia Moody Air Force Base \$52,514,000 Georgia Moody Air Force Base \$19,700,000 Robins Air Force Base \$19,700,000 Robins Air Force Base \$31,971,000 Kansa Fort Riley \$12,515,000 Kansas Fort Riley \$12,515,000 Massachusetts Hanscom Air Force Base \$3,900,000 Mississisppi Columbus Air Force Base \$12,800,000 Missouri Whiteman Air Force Base \$11,400,000 Moody Air Force Base \$16,952,000 Nebraska Offult Air Force Base \$16,952,000 New Macico Cannon Air Force Base		Luke Air Force Base	\$5,500,000
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United States Air Force Academy		Schriever Air Force Base	\$24,500,000
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Florida	District of Columbia	Bolling Air Force Base	\$2,500,000
MacDill Air Force Base	•		\$158,300,000
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Utah Hill Air Force Base \$25,999,000 Washington Fairchild Air Force Base \$6,200,000			, , ,
Washington Fairchild Air Force Base	Utah		
	Wyoming	Francis E. Warren Air Force Base	\$14,600,000

(b) Outside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in section 2304(2), the Secretary of the Air Force may acquire real property and carry out military construction projects for the installations or locations outside the United States, and in the amounts, set forth in the following table:

Air Force: Outside the United States

Country	Installation or Location	Amount
Germany	Andersen Air Force Base	\$48,209,000 \$15,816,000 \$22,300,000 \$1,800,000 \$17,300,000 \$41,000,000

(c) UNSPECIFIED WORLDWIDE.—Using amounts appropriated pursuant to the authorization of appropriations in section 2304(3), the Secretary of the Air Force may acquire real property and carry out military construction projects for unspecified installations or locations in the amount set forth in the following table:

Air Force: Unspecified Worldwide

Location	Installation or Location	Amount
Worldwide Classified	Classified Project	\$1,500,000 \$12,328,000

SEC. 2302. FAMILY HOUSING.

(a) CONSTRUCTION AND ACQUISITION.—Using amounts appropriated pursuant to the authorization of appropriations in section 2304(6)(A), the Secretary of the Air Force may construct or acquire family housing units (including land acquisition and supporting facilities) at the installations or locations, in the number of units, and in the amounts set forth in the following table:

Air Force: Family Housing

State or Country	Installation or Location	Units	Amount
Germany	Ramstein Air Base	117	\$56,275,000

(b) Planning and Design.—Using amounts appropriated pursuant to the authorization of appropriations in section 2304(6)(A), the Secretary of the Air Force may carry out architectural and engineering services and construction design activities with respect to the construction or improvement of military family housing units in an amount not to exceed \$12,210,000.

SEC. 2303. IMPROVEMENTS TO MILITARY FAMILY HOUSING UNITS.

Subject to section 2825 of title 10, United States Code, and using amounts appropriated pursuant to the authorization of appropriations in section 2304(6)(A), the Secretary of the Air Force may improve existing military family housing units in an amount not to exceed \$259,262,000.

SEC. 2304. AUTHORIZATION OF APPROPRIATIONS, AIR FORCE.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for military construction, land acquisition, and military family housing functions of the Department of the Air Force in the total amount of \$2,175,829,000, as follows:

- (1) For military construction projects inside the United States authorized by section 2301(a), \$872,273,000.
- (2) For military construction projects outside the United States authorized by section 2301(b), \$146,425,000.
- (3) For the military construction projects at unspecified worldwide locations authorized by section 2301(c), \$13,828,000.
- (4) For unspecified minor military construction projects authorized by section 2805 of title 10, United States Code, \$15,000,000.
- (5) For architectural and engineering services and construction design under section 2807 of title 10, United States Code, \$43,721,000.

(6) For military family housing functions:

(A) For construction and acquisition, planning and design, and improvement of military family housing and facilities, \$327,747,000.

(B) For support of military family housing (including functions described in section 2833 of title 10, United

States Code), \$688,335,000.

(7) For the construction of increments 3 and 4 of the main base runway at Edwards Air Force Base, California, authorized by section 2301(a) of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3494), \$43,500,000.

(8) For the construction of increment 3 of the CENTCOM Joint Intelligence Center at MacDill Air Force Base, Florida, authorized by section 2301(a) of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3494), as amended by section 2305 of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2456), \$25,000,000.

SEC. 2305. TERMINATION OF AUTHORITY TO CARRY OUT FISCAL YEAR 2007 AIR FORCE PROJECTS FOR WHICH FUNDS WERE NOT APPROPRIATED.

(a) Termination of Inside the United States Projects.— The table in section 2301(a) of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2453) is amended—

(1) in the item relating to Elmendorf, Alaska, by striking "\$68,100,000" in the amount column and inserting

"\$56,100,000";

(2) in the item relating to Davis-Monthan Air Force Base, Arizona, by striking "\$11,800,000" in the amount column and inserting "\$4,600,000";

(3) by striking the item relating to Little Rock Air Force

Base, Arkansas;

(4) in the item relating to Travis Air Force Base, California, by striking "\$85,800,000" in the amount column and inserting "\$73,900,000";

 $(\bar{5})$ by striking the item relating to Peterson Air Force Base,

Colorado;

(6) in the item relating to Dover Air Force, Delaware, by striking "\$30,400,000" in the amount column and inserting "\$26,400,000";

(7) in the item relating to Eglin Air Force Base, Florida, by striking "\$30,350,000" in the amount column and inserting

"\$19,350,000":

- (8) in the item relating to Tyndall Air Force Base, Florida, by striking "\$8,200,000" in the amount column and inserting "\$1,800,000";
- (9) in the item relating to Robins Air Force Base, Georgia, by striking "\$59,600,000" in the amount column and inserting "\$38,600,000";
- (10) in the item relating to Scott Air Force, Illinois, by striking "\$28,200,000" in the amount column and inserting "\$20,000,000";

(11) by striking the item relating to McConnell Air Force Base, Kansas;

(12) by striking the item relating to Hanscom Air Force Base, Massachusetts;

(13) by striking the item relating to Whiteman Air Force

Base, Missouri; (14) by striking the item relating to Malmstrom Air Force

Base, Montana;

(15) in the item relating to McGuire Air Force Base, New Jersey, by striking "\$28,500,000" in the amount column and inserting "\$15,500,000";

(16) by striking the item relating to Kirtland Air Force

Base, New Mexico:

(17) by striking the item relating to Minot Air Force Base, North Dakota;

(18) in the item relating to Altus Air Force Base, Oklahoma, by striking "\$9,500,000" in the amount column and inserting "\$1,500,000";

(19) by striking the item relating to Tinker Air Force Base,

Oklahoma;

(20) by striking the item relating to Charleston Air Force

Base, South Carolina;

(21) in the item relating to Shaw Air Force Base, South Carolina, by striking "\$31,500,000" in the amount column and inserting "\$22,200,000";

(22) by striking the item relating to Ellsworth Air Force

Base, South Dakota;

(23) by striking the item relating to Laughlin Air Force Base, Texas;

(24) by striking the item relating to Sheppard Air Force Base, Texas;

(25) in the item relating to Hill Air Force Base, Utah, by striking "\$63,400,000" in the amount column and inserting "\$53,400,000"; and

(26) by striking the item relating to Fairchild Air Force

Base, Washington.

(b) Conforming Amendments.—Section 2304(a) of such Act (120 Stat. 2455) is amended—

(1) in the matter preceding paragraph (1), by striking "\$3,231,442,000" and inserting "\$3,005,817,000"; and

(2) in paragraph (1), by striking "\$962,286,000" and insert-

ing "\$736,661,000'

(c) Exception.—The termination of the authorization of a military construction project or land acquisition as a result of the amendment made by subsection (a) shall not apply with respect to a military construction project or land acquisition-

(1) that was authorized by section 2301(a) of such Act; and (2) for which a contract for the construction or acquisition

was entered into before October 1, 2007.

SEC. 2306. MODIFICATION OF AUTHORITY TO CARRY OUT CERTAIN FIS-CAL YEAR 2006 PROJECTS.

(a) Further Modification of Inside the United States Project.—The table in section 2301(a) of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3494), as amended by section 2305(a) of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2456), is further amended—

(1) in the item relating to Edwards Air Force Base, California, by striking "\$103,000,000" in the amount column and inserting "\$111,500,000"; and

(2) in the item relating to MacDill Air Force Base, Florida, by striking "\$101,500,000" in the amount column and inserting

"\$126,500,000".

- (b) Conforming Amendments.—Section 2304(b) of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3496), as amended by section 2305(b) of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2456), is further amended—
 - (1) in paragraph (3), by striking "\$66,000,000" and inserting "\$74,500,000"; and
 - (2) in paragraph (4), by striking "\$23,300,000" and inserting "\$48,300,000".

SEC. 2307. EXTENSION OF AUTHORIZATIONS OF CERTAIN FISCAL YEAR 2005 PROJECTS.

- (a) Extension and Renewal.—Notwithstanding section 2701 of the Military Construction Authorization Act for Fiscal Year 2005 (division B of Public Law 108–375; 118 Stat. 2116), the authorizations set forth in the table in subsection (b), as provided in section 2302 of that Act (118 Stat. 2110), shall remain in effect until October 1, 2008, or the date of the enactment of an Act authorizing funds for military construction for fiscal year 2009, whichever is later.
 - (b) Table.—The table referred to in subsection (a) is as follows:

Air Force: Extension of 2005 Project Authorizations

Installation or Location	Project	Amount
Davis-Monthan Air Force Base, Arizona.	Family housing (250 units)	\$48,500,000
Vandenberg Air Force Base, California.	Family housing (120 units)	\$30,906,000
MacDill Air Force Base, Florida	Family housing (61 units)	\$21,723,000
	Housing maintenance facility	\$1,250,000
Columbus Air Force Base, Mississippi	Housing management facility	\$711,000
Whiteman Air Force Base, Missouri	Family housing (160 units)	\$37,087,000
Seymour Johnson Air Force Base, North Carolina.	Family housing (167 units)	\$32,693,000
Goodfellow Air Force Base, Texas	Family housing (127 units)	\$20,604,000
Ramstein Air Base, Germany	USAFE Theater Aerospace Oper- ations Support Center.	\$24,024,000

SEC. 2308. EXTENSION OF AUTHORIZATIONS OF CERTAIN FISCAL YEAR 2004 PROJECTS.

(a) Extension.—Notwithstanding section 2701 of the Military Construction Authorization Act for Fiscal Year 2004 (division B of Public Law 108–136; 117 Stat. 1716), authorizations set forth in the table in subsection (b), as provided in section 2302 of that Act (117 Stat. 1710) and extended by section 2702 of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2464), shall remain in effect until October

1, 2008, or the date of the enactment of an Act authorizing funds for military construction for fiscal year 2009, whichever is later. (b) TABLE.—The table referred to in subsection (a) is as follows:

Air Force: Extension of 2004 Project Authorizations

Installation or Location	Project	Amount
Travis Air Force Base, California Eglin Air Force Base, Florida		\$12,723,000 \$32,166,000

TITLE XXIV—DEFENSE AGENCIES

- Sec. 2401. Authorized Defense Agencies construction and land acquisition projects. Sec. 2402. Energy conservation projects.

- Sec. 2402. Energy conservation projects.
 Sec. 2403. Authorization of appropriations, Defense Agencies.
 Sec. 2404. Termination or modification of authority to carry out certain fiscal year 2007 Defense Agencies projects.
- Sec. 2405. Munitions demilitarization facilities, Blue Grass Army Depot, Kentucky, and Pueblo Chemical Activity, Colorado.
- Sec. 2406. Extension of authorizations of certain fiscal year 2005 projects.

SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUCTION AND LAND ACQUISITION PROJECTS.

(a) Inside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in section 2403(a)(1), the Secretary of Defense may acquire real property and carry out military construction projects for the installations or locations inside the United States, and in the amounts, set forth in the *following tables:*

Defense Education Activity

State	Installation or Location	Amount
North Carolina	Marine Corps Base, Camp Lejeune	\$2,014,000

Defense Intelligence Agency

State	Installation or Location	Amount
District of Columbia	Bolling Air Force Base	\$1,012,000

Defense Logistics Agency

State	Installation or Location	Amount
California	Port Loma Annex	\$140,000,000
Florida	Naval Air Station, Key West	\$1,874,000
	Hickam Air Force Base	\$11,900,000
New Mexico	Kirtland Air Force Base	\$1,800,000
Ohio	Defense Supply Center Columbus	\$4,000,000
Pennsylvania	Defense Distribution Depot, New Cumberland	\$21,000,000
	Fort Belvoir	\$5,000,000

National Security Agency

State	Installation or Location	Amount
Maryland	Fort Meade	\$11,901,000

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Special Operations Command

State	Installation or Location	Amount
California	Marine Corps Base, Camp Pendleton	\$20,030,000
	Naval Amphibious Base, Coronodo	\$12,000,000
Florida	Hurlburt Field	\$29,111,000
	MacDill Air Force Base	\$47,700,000
Georgia	Fort Benning	\$35,000,000
	Hunter Army Air Field	\$13,800,000
Kentucky	Fort Campbell	\$53,500,000
Mississippi	Stennis Space Center	\$10,200,000
New Mexico	Cannon Âir Force Base	\$7,500,000
North Carolina	Fort Bragg	\$47,250,000
	Marine Corps Base, Camp Lejeune	\$28,210,000
Virginia	Dam Neck	\$113,800,000
	Naval Amphibious Base, Little Creek	\$48,000,000
Washington	Fort Lewis	\$77,000,000

TRICARE Management Activity

State	Installation or Location	Amount
Illinois New York Texas Virginia	MacDill Air Force Base Naval Hospital, Great Lakes Fort Drum Camp Bullis Naval Station, Norfolk Fort Lewis	\$5,000,000 \$99,000,000 \$41,000,000 \$7,400,000 \$6,450,000 \$21,000,000

(b) Outside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in section 2403(a)(2), the Secretary of Defense may acquire real property and carry out military construction projects for the installations or locations outside the United States, and in the amounts, set forth in the following tables:

Defense Education Activity

Country	Installation or Location	Amount
Belgium	Sterrebeek	\$5,992,000 \$5,393,000
Germany	Wiesbaden Air Base	\$20,472,000

Special Operations Command

Country	Installation or Location	Amount
	Southwest Asia	\$19,000,000 \$52,852,000

TRICARE Management Activity

Country	Installation or Location	Amount
Germany	Spangdahlem Air Base	\$30,100,000

(c) UNSPECIFIED WORLDWIDE.—Using the amounts appropriated pursuant to the authorization of appropriations in section 2403(a)(3), the Secretary of Defense may acquire real property and carry out military construction projects for unspecified installations or locations in the amount set forth in the following table:

Defense Agencies: Unspecified Worldwide

Location	Installation or Location	Amount
Worldwide Classified	Classified Project	\$1,887,000

SEC. 2402. ENERGY CONSERVATION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2403(a)(7), the Secretary of Defense may carry out energy conservation projects under chapter 173 of title 10, United States Code, in the amount of \$70,000,000.

SEC. 2403. AUTHORIZATION OF APPROPRIATIONS, DEFENSE AGENCIES.

- (a) IN GENERAL.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for military construction, land acquisition, and military family housing functions of the Department of Defense (other than the military departments) in the total amount of \$1,763,120,000 as follows:
 - (1) For military construction projects inside the United States authorized by section 2401(a), \$791,902,000.
 - (2) For military construction projects outside the United States authorized by section 2401(b), \$133,809,000.
 - (3) For the military construction projects at unspecified worldwide locations authorized by section 2301(c), \$1,887,000.
 - (4) For unspecified minor military construction projects under section 2805 of title 10, United States Code, \$23,711,000.
 - (5) For contingency construction projects of the Secretary of Defense under section 2804 of title 10, United States Code, \$5,000,000.
 - (6) For architectural and engineering services and construction design under section 2807 of title 10, United States Code, \$155,569,000.
 - (7) For energy conservation projects authorized by section 2402 of this Act, \$70,000,000.
 - (8) For military family housing functions:
 - (A) For support of military family housing (including functions described in section 2833 of title 10, United States Code), \$48,848,000.
 - (B) For credit to the Department of Defense Family Housing Improvement Fund established by section 2883(a)(1) of title 10, United States Code, \$500,000.
 - (9) For the construction of increment 3 of the regional security operations center at Kunia, Hawaii, authorized by section 2401(a) of the Military Construction Authorization Act of Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3497), as amended by section 7017 of the Emergency Supplemental Appropriations Act for Defense, the Global War on Terror, and Hurricane Recovery, 2006 (Public Law 109–234; 120 Stat. 485), \$136,318,000.
 - (10) For the construction of increment 3 of the regional security operations center at Augusta, Georgia, authorized by section 2401(a) of the Military Construction Authorization Act of Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3497), as amended by section 7016 of the Emergency Supplemental Appropriations Act for Defense, the Global War on Ter-

ror, and Hurricane Recovery, 2006 (Public Law 109–234; 120 Stat. 485), \$100,000,000.

(11) For the construction of increment 2 of the health clinic replacement at MacDill Air Force Base, Florida, authorized by section 2401(a) of the Military Construction Authorization Act of Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2457), \$41,400,000.

(12) For the construction of increment 2 of the replacement of the Army Medical Research Institute of Infectious Diseases at Fort Detrick, Maryland, authorized by section 2401(a) of the Military Construction Authorization Act of Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2457), \$150,000,000.

(13) For the construction of increment 9 of a munitions demilitarization facility at Pueblo Chemical Activity, Colorado, authorized by section 2401(a) of the Military Construction Authorization Act for Fiscal Year 1997 (division B of Public Law 104–201; 110 Stat. 2775), as amended by section 2406 of the Military Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106–65; 113 Stat. 839) and section 2407 of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2698), \$35,159,000.

(14) For the construction of increment 8 of a munitions demilitarization facility at Blue Grass Army Depot, Kentucky, authorized by section 2401(a) of the Military Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106–65; 113 Stat. 835), as amended by section 2405 of the Military Construction Authorization Act for Fiscal Year 2002 (division B of Public Law 107–107; 115 Stat. 1298) and section 2405 of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2698), \$69,017,000.

(b) LIMITATION ON TOTAL COST OF CONSTRUCTION PROJECTS.— Notwithstanding the cost variations authorized by section 2853 of title 10, United States Code, and any other cost variation authorized by law, the total cost of all projects carried out under section 2401 of this Act may not exceed the sum of the following:

(1) The total amount authorized to be appropriated under

paragraphs (1), (2), and (3) of subsection (a).

(2) \$84,300,000 (the balance of the amount authorized for the Defense Logistics Agency under section 2401(a) for the replacement of fuel storage facilities, Point Loma Annex, California).

(3) \$47,250,000 (the balance of the amount authorized for the Special Operations Command under section 2401(a) for a special operations forces operations facility at Dam Neck, Virginia).

SEC. 2404. TERMINATION OR MODIFICATION OF AUTHORITY TO CARRY OUT CERTAIN FISCAL YEAR 2007 DEFENSE AGENCIES PROJECTS.

(a) Termination of Projects for Which Funds Were Not Appropriated.—The table relating to Special Operations Command in section 2401(a) of the Military Construction Authorization Act for

Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2457) is amended—

(1) by striking the item relating to Stennis Space Center,

Mississippi; and

(2) in the item relating to Fort Bragg, North Carolina, by striking "\$51,768,000" in the amount column and inserting "\$44,868,000".

(b) Modification of Authority to Carry Out Certain Base Closure and Realignment Activities.—Section 2405(a)(7) of that Act (120 Stat. 2460) is amended by striking "\$191,220,000" and inserting "\$252,279,000".

(c) Modification of Munitions Demilitarization Facility

(c) Modification of Munitions Demilitarization Facility Project.—Section 2405(a)(15) of that Act (120 Stat. 2461) is amended by striking "\$99,157,000" and inserting "\$89,157,000".

(d) Conforming Amendments.—Section 2405(a) of that Act

(120 Stat. 2460) is amended—

(1) in the matter preceding paragraph (1), by striking "\$7,163,431,000" and inserting "\$7,197,390,000"; and

(2) in paragraph (1), by striking "\$533,099,000" and inserting "\$515,999,000".

SEC. 2405. MUNITIONS DEMILITARIZATION FACILITIES, BLUE GRASS ARMY DEPOT, KENTUCKY, AND PUEBLO CHEMICAL ACTIVITY, COLORADO.

(a) Munitions Demilitarization Facility, Blue Grass Army Depot.—

(1) AUTHORITY TO INCREASE AMOUNT FOR CONSTRUCTION.—Consistent with the total project amount authorized for the construction of a munitions demilitarization facility at Blue Grass Army Depot, Kentucky, by section 2401(a) of the Military Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106–65; 113 Stat. 836), as amended by section 2405 of the Military Construction Authorization Act for Fiscal Year 2002 (division B of Public Law 107–107; 115 Stat. 1298) and section 2405 of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2698), the Secretary of Defense may transfer amounts of authorizations made available by section 2403(a)(1) of this Act to increase amounts available for the construction of increment 8 of such munitions demilitarization facility.

(2) AGGREGATE LIMIT.—The aggregate amount of authorizations that the Secretary may transfer under the authority of this

subsection may not exceed \$17,300,000.

(b) Munition's Demilitarization Facility, Pueblo Chemical Activity.—

(1) Authority to increase amount authorized for the construction a munitions demilitarization facility at Pueblo Chemical Activity, Colorado, by section 2401(a) of the Military Construction Authorization Act for Fiscal Year 1997 (Public Law 104–201; 110 Stat. 2775), as amended by section 2406 of the Military Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106–65; 113 Stat. 839) and section 2407 of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2698), the Secretary of Defense may transfer amounts of authoriza-

tions made available by section 2403(a)(1) of this Act to increase amounts available for the construction of increment 9 of such munitions demilitarization facility.

(2) AGGREGATE LIMIT.—The aggregate amount of authorizations that the Secretary may transfer under the authority of this

subsection may not exceed \$32,000,000.

(c) Certification Requirement.—Before exercising the authority provided in subsection (a) or (b), the Secretary of Defense shall provide to the congressional defense committees—

(1) a certification that the transfer under such subsection of amounts authorized to be appropriated is in the best interest of

national security; and

(2) a statement that the increased amount authorized to be appropriated will be used to carry out authorized military construction activities.

SEC. 2406. EXTENSION OF AUTHORIZATIONS OF CERTAIN FISCAL YEAR 2005 PROJECTS.

(a) Extension and Renewal.—Notwithstanding section 2701 of the Military Construction Authorization Act for Fiscal Year 2005 (division B of Public Law 108–375; 118 Stat. 2116), the authorizations set forth in the table in subsection (b), as provided in section 2401 of that Act (118 Stat. 2112), shall remain in effect until October 1, 2008, or the date of the enactment of an Act authorizing funds for military construction for fiscal year 2009, whichever is later.

(b) Table.—The table referred to in subsection (a) is as follows:

Defense Agencies: Extension of 2005 Project Authorizations

Installation or Location	Agency and Project	Amount
	DLA bulk fuel storage tank TMA hospital project	\$3,589,000 \$28,438,000

TITLE XXV—NORTH ATLANTIC TREATY ORGANIZATION SECURITY INVEST-MENT PROGRAM

Sec. 2501. Authorized NATO construction and land acquisition projects. Sec. 2502. Authorization of appropriations, NATO.

SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND ACQUISITION PROJECTS.

The Secretary of Defense may make contributions for the North Atlantic Treaty Organization Security Investment Program as provided in section 2806 of title 10, United States Code, in an amount not to exceed the sum of the amount authorized to be appropriated for this purpose in section 2502 and the amount collected from the North Atlantic Treaty Organization as a result of construction previously financed by the United States.

SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for contributions by the Secretary of Defense under section 2806 of title 10, United States Code, for the share of the United States of the cost of projects for the North Atlantic Treaty Organization Security Investment Program authorized by section 2501, in the amount of \$201,400,000.

TITLE XXVI—GUARD AND RESERVE FORCES FACILITIES

- Sec. 2601. Authorized Army National Guard construction and land acquisition projects.
 Sec. 2602. Authorized Army Reserve construction and land acquisition projects.
- Sec. 2603. Authorized Navy Reserve and Marine Corps Reserve construction and
- land acquisition projects. Sec. 2604. Authorized Air National Guard construction and land acquisition
- Sec. 2605. Authorized Air Force Reserve construction and land acquisition projects.
- Sec. 2606. Authorization of appropriations, National Guard and Reserve. Sec. 2607. Termination of authority to carry out fiscal year 2007 Guard and Reserve
- Sec. 2608. Modification of authority to carry out fiscal year 2006 Air Force Reserve construction and acquisition projects.

 Sec. 2609. Extension of authorizations of certain fiscal year 2005 projects.

 Sec. 2610. Extension of authorizations of certain Fiscal Year 2004 projects.

SEC. 2601. AUTHORIZED ARMY NATIONAL GUARD CONSTRUCTION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606(1)(A), the Secretary of the Army may acquire real property and carry out military construction projects for the Army National Guard locations, and in the amounts, set forth in the following table:

Army National Guard

State	Location	Amount
Alabama	Springville	\$3,300,000
Arizona		\$10,870,000
Arkansas	Camp Robinson	\$25,823,000
California	Camp Roberts	\$2,850,000
•	Sacramento Army Depot	\$21,000,000
Connecticut		\$13,600,000
Florida	Camp Blanding	\$15,524,000
	Jacksonville	\$12,200,000
Idaho	Gowen Field	\$7,615,000
	Orchard Training Area	\$1,700,000
Illinois		\$8,100,000
Indiana	Muscatatuck	\$4,996,000
Iowa	Iowa City	\$13,186,000
Kentucky	London	\$2,427,000
Michigan	Camp Grayling	\$2,450,000
S .	Lansing	\$4,239,000
Minnesota	Camp Ripley	\$17,450,000
Mississippi		\$4,000,000
Missouri	Whiteman Air Force Base	\$30,000,000
North Carolina	Asheville	\$3,733,000
North Dakota	Camp Grafton	\$33,416,000
Oregon	Ontario	\$11,000,000
Pennsylvania	Carlisle	\$7,800,000
·	East Fallowfield Township	\$8,300,000
	Fort Indiantown Gap	\$9,500,000
	Gettysburg	\$6,300,000
	Graterford	\$7,300,000
	Hanover	\$5,500,000
	Hazelton	\$5,600,000
	Holidaysburg	\$9,400,000
	Huntingdon	\$7,500,000

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Army National Guard—Continued

State	Location	Amount
	Kutztown	\$6,800,000
	Lebanon	\$7,800,000
	Philadelphia	\$13,650,000
	Waynesburg	\$9,000,000
Rhode Island	East Greenwich	\$8,200,000
	North Kingstown	\$33,000,000
Texas	Camp Bowie	\$1,500,000
	Fort Wolters	\$2,100,000
Utah	North Salt Lake	\$12,200,000
Vermont	Ethan Allen Range	\$1,996,000
Virginia	Fort Pickett	\$26,211,000
	Winchester	\$3,113,000
West Virginia	Camp Dawson	\$9,400,000
Wyoming	Camp Guernsey	\$2,650,000

SEC. 2602. AUTHORIZED ARMY RESERVE CONSTRUCTION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606(1)(B), the Secretary of the Army may acquire real property and carry out military construction projects for the Army Reserve locations, and in the amounts, set forth in the following table:

Army Reserve

State	Location	Amount
California	BT Collins	\$6,874,000
	Fort Hunter Liggett	\$7,035,000
	Garden Grove	\$25,440,000
Montana	Butte	\$7,629,000
New Jersey	Fort Dix	\$22,900,000
New York	Fort Drum	\$15,923,000
Texas	Ellington Field	\$15,000,000
	Fort Worth	\$15,076,000
Wisconsin	Ellsworth	\$9,100,000
	Fort McCoy	\$8,523,000

SEC. 2603. AUTHORIZED NAVY RESERVE AND MARINE CORPS RESERVE CONSTRUCTION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606(a)(2), the Secretary of the Navy may acquire real property and carry out military construction projects for the Navy Reserve and Marine Corps Reserve locations, and in the amounts, set forth in the following table:

Navy Reserve and Marine Corps Reserve

State	Location	Amount
California	Miramar	\$5,580,000
Michigan	Selfridge	\$4,030,000
Ohio	Wright-Patterson Air Force Base	\$10,277,000
Oregon	Portland	\$1,900,000
South Dakota	Sioux Falls	\$3,730,000
Texas	Austin	\$6,490,000
	Fort Worth	\$27,484,000
Virginia	Quantico	\$2,410,000

SEC. 2604. AUTHORIZED AIR NATIONAL GUARD CONSTRUCTION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606(3)(A), the Secretary of the Air Force may acquire real property and carry out military construction projects for the Air National Guard locations, and in the amounts, set forth in the following table:

Air National Guard

State	Location	Amount
Colorado	Buckley Air National Guard Base	\$7,300,000
Delaware	New Castle	\$10,800,000
Florida	Jacksonville International Airport	\$6,000,000
Georgia	Savannah International Airport	\$9,000,000
Indiana	Hulman Regional Airport	\$7,700,000
Kansas	Smoky Hill Air National Guard Range	\$9,000,000
Louisiana	Camp Beauregard	\$1,800,000
Massachusetts	Otis Air National Guard Base	\$1,800,000
	Barnes Air National Guard Base	\$7,300,000
Mississippi	Key Field	\$6,100,000
Nebraska	Lincoln	\$8,900,000
Nevada	Reno-Tahoe International Airport	\$5,200,000
New Hampshire	Pease Air National Guard Base	\$8,900,000
New Jersey	Atlantic City	\$9,800,000
New York	Gabreski Airport	\$8,400,000
	Griffiss	\$6,600,000
	Hancock Field	\$5,100,000
North Carolina	Charlotte	\$4,000,000
Ohio	Rickenbacker Air National Guard Base	\$7,600,000
Pennsylvania	Fort Indiantown Gap	\$12,700,000
, and the second	Harrisburg	\$1,000,000
Rhode Island	Quonset State Airport	\$5,000,000
South Dakota	Joe Foss Field	\$7,900,000
Tennessee	Lovell Field	\$8,200,000
	McGhee-Tyson Airport	\$3,200,000
	Memphis International Airport	\$11,376,000
Texas	Ellington Field	\$7,200,000
Vermont	Burlington	\$6,600,000
West Virginia	Eastern WV Regional Airport	\$50,776,000
	Yeager	\$17,300,000
Wisconsin	Truax Field	\$7,000,000

SEC. 2605. AUTHORIZED AIR FORCE RESERVE CONSTRUCTION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606(3)(B), the Secretary of the Air Force may acquire real property and carry out military construction projects for the Air Force Reserve locations, and in the amounts, set forth in the following table:

Air Force Reserve

State	Location	Amount
	Elmendorf Air Force Base Hill Air Force Base	\$14,950,000 \$3,200,000

SEC. 2606. AUTHORIZATION OF APPROPRIATIONS, NATIONAL GUARD AND RESERVE.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for the costs of acquisition, architectural and engineering services, and construction of facilities for the Guard and Reserve Forces, and for contributions therefor, under chapter 1803 of title 10, United States Code (including the cost of acquisition of land for those facilities), in the following amounts:

(1) For the Department of the Army—

(A) for the Army National Guard of the United States, \$536,656,000; and

(B) for the Army Reserve, \$148,133,000.

(2) For the Department of the Navy, for the Navy and Marine Corps Reserve, \$64,430,000.

(3) For the Department of the Air Force—

(A) for the Air National Guard of the United States, \$287,537,000; and

(B) for the Air Force Reserve, \$28,359,000.

SEC. 2607. TERMINATION OF AUTHORITY TO CARRY OUT FISCAL YEAR 2007 GUARD AND RESERVE PROJECTS FOR WHICH FUNDS WERE NOT APPROPRIATED.

Section 2601 of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2463) is amended–

(1) in paragraph (1)—

(A) in subparagraph (A), by striking "\$561,375,000"

and inserting "\$476,697,000"; and
(B) in subparagraph (B), by striking "\$190,617,000" and inserting "\$167,987,000":

(2) in paragraph (2), by striking "49,998,000" and inserting "\$43,498,000"; and

(3) in paragraph (3)—

(A) in subparagraph (A), by striking "\$294,283,000" and inserting "\$133,983,000"; and (B) in subparagraph (B), by striking "\$56,836,000" and

inserting "\$47,436,000".

SEC. 2608. MODIFICATION OF AUTHORITY TO CARRY OUT FISCAL YEAR 2006 AIR FORCE RESERVE CONSTRUCTION AND ACQUISITION PROJECTS.

Section 2601(3)(B) of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3501) is amended by striking "\$105,883,000" and inserting "\$102,783,000".

SEC. 2609. EXTENSION OF AUTHORIZATIONS OF CERTAIN FISCAL YEAR 2005 PROJECTS.

(a) Extension and Renewal.—Notwithstanding section 2701 of the Military Construction Authorization Act for Fiscal Year 2005 (division B of Public Law 108–375; 118 Stat. 2116), the authorizations set forth in the tables in subsection (b), as provided in section 2601 of that Act (118 Stat. 2115), shall remain in effect until October 1, 2008, or the date of the enactment of an Act authorizing funds for military construction for fiscal year 2009, whichever is

(b) Tables.—The tables referred to in subsection (a) are as follows:

Army National Guard: Extension of 2005 Project Authorizations

Installation or Location	Project	Amount
Dublin, California	Readiness center	\$11,318,000

Army National Guard: Extension of 2005 Project Authorizations—Continued

Installation or Location	Project	Amount
Gary, Indiana	Reserve center	\$9,380,000

Army Reserve: Extension of 2005 Project Authorization

Installation or Location	Project	Amount
Corpus Christi (Robstown), Texas	Storage facility	\$9,038,000

SEC. 2610. EXTENSION OF AUTHORIZATIONS OF CERTAIN FISCAL YEAR 2004 PROJECTS.

(a) Extension.—Notwithstanding section 2701 of the Military Construction Authorization Act for Fiscal Year 2004 (division B of Public Law 108–136; 117 Stat. 1716), the authorizations set forth in the table in subsection (b), as provided in section 2601 of that Act (117 Stat. 1715) and extended by section 2702 of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109-364; 120 Stat. 2464), shall remain in effect until Octo-ber 1, 2008, or the date of the enactment of an Act authorizing funds for military construction for fiscal year 2009, whichever is later.

(b) Table.—The table referred to in subsection (a) is as follows:

Army National Guard: Extension of 2004 Project Authorizations

Installation or Location	Project	Amount
Albuquerque, New Mexico Fort Indiantown Gap, Pennsylvania		\$2,533,000 \$15,338,000

TITLE XXVII—BASE CLOSURE AND REALIGNMENT ACTIVITIES

- Sec. 2701. Authorization of appropriations for base closure and realignment activities funded through Department of Defense Base Closure Account 1990.
- Sec. 2702. Authorized base closure and realignment activities funded through Department of Defense Base Closure Account 2005.
- Sec. 2703. Authorization of appropriations for base closure and realignment activi-
- ties funded through Department of Defense Base Closure Account 2005. Sec. 2704. Authorized cost and scope of work variations for military construction and military family housing projects related to base closures and realignments.
- Sec. 2705. Transfer of funds from Department of Defense Base Closure Account 2005
- Sec. 2705. Transfer of junas from Department of Defense Base Cooling Transfer of Defense Housing Funds.

 Sec. 2706. Comprehensive accounting of funding required to ensure timely implementation of 2005 Defense Base Closure and Realignment Commission recommendations.
- Sec. 2707. Relocation of units from Roberts United States Army Reserve Center and
- Navy-Marine Corps Reserve Center, Baton Rouge, Louisiana.

 Sec. 2708. Acquisition of real property, Fort Belvoir, Virginia, as part of the realignment of the installation.
- Sec. 2709. Report on availability of traffic infrastructure and facilities to support base realignment.

SEC. 2701. AUTHORIZATION OF APPROPRIATIONS FOR BASE CLOSURE AND REALIGNMENT ACTIVITIES FUNDED THROUGH DE-PARTMENT OF DEFENSE BASE CLOSURE ACCOUNT 1990.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for base closure and realign-

ment activities, including real property acquisition and military construction projects, as authorized by the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note) and funded through the Department of Defense Base Closure Account 1990 established by section 2906 of such Act, in the total amount of \$295,689,000, as follows:

- (1) For the Department of the Army, \$98,716,000. (2) For the Department of the Navy, \$50,000,000.
- (3) For the Department of the Air Force, \$143,260,000.

(4) For the Defense Agencies, \$3,713,000.

SEC. 2702. AUTHORIZED BASE CLOSURE AND REALIGNMENT ACTIVI-TIES FUNDED THROUGH DEPARTMENT OF DEFENSE BASE CLOSURE ACCOUNT 2005.

Using amounts appropriated pursuant to the authorization of appropriations in section 2703, the Secretary of Defense may carry out base closure and realignment activities, including real property acquisition and military construction projects, as authorized by the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note) and funded through the Department of Defense Base Closure Account 2005 established by section 2906A of such Act, in the amount of \$8,718,988,000.

SEC. 2703. AUTHORIZATION OF APPROPRIATIONS FOR BASE CLOSURE AND REALIGNMENT ACTIVITIES FUNDED THROUGH DE-PARTMENT OF DEFENSE BASE CLOSURE ACCOUNT 2005.

Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for base closure and realignment activities, including real property acquisition and military construction projects, as authorized by the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101-510; 10 U.S.C. 2687 note) and funded through the Department of Defense Base Closure Account 2005 established by section 2906A of such Act, in the total amount of \$8,040,401,000, as follows:

(1) For the Department of the Army, \$4,015,746,000.

- (2) For the Department of the Navy, \$733,695,000. (3) For the Department of the Air Force, \$1,183,812,000.
- (4) For the Defense Agencies, \$2,107,148,000.

SEC. 2704. AUTHORIZED COST AND SCOPE OF WORK VARIATIONS FOR MILITARY CONSTRUCTION AND MILITARY FAMILY HOUSING PROJECTS RELATED TO BASE CLOSURES AND RE-ALIGNMENTS.

(a) Variations Authorized.—Section 2905A of the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note) is amended by adding

at the end the following new subsection:

"(f) Authorized Cost and Scope of Work Variations.—(1) Subject to paragraphs (2) and (3), the cost authorized for a military construction project or military family housing project to be carried out using funds in the Account may not be increased or reduced by more than 20 percent or \$2,000,000, whichever is greater, of the amount specified for the project in the conference report to accompany the Military Construction Authorization Act authorizing the project. The scope of work for such a project may not be reduced by more than 25 percent from the scope specified in the most recent budget documents for the projects listed in such conference report.

"(2) Paragraph (1) shall not apply to a military construction project or military family housing project to be carried out using funds in the Account with an estimated cost of less than \$5,000,000, unless the project has not been previously identified in any budget submission for the Account and exceeds the applicable minor construction threshold under section 2805 of title 10, United States

"(3) The limitation on cost or scope variation in paragraph (1) shall not apply if the Secretary of Defense makes a determination that an increase or reduction in cost or a reduction in the scope of work for a military construction project or military family housing project to be carried out using funds in the Account needs to be made for the sole purpose of meeting unusual variations in cost or scope. If the Secretary makes such a determination, the Secretary shall notify the congressional defense committees of the variation in cost or scope not later than 21 days before the date on which the variation is made in connection with the project or, if the notification is provided in an electronic medium pursuant to section 480 of title 10, United States Code, not later than 14 days before the date on which the variation is made. The Secretary shall include the rea-

sons for the variation in the notification.".

(b) Report on Existing Projects.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report specifying all military construction projects and military family housing projects carried out using funds in the Department of Defense Base Closure Account 2005 for which a cost or scope of work variation was made before that date that would have been subject to subsection (f) of section 2905A of the Defense Base Closure and Realignment Act of 1990, as added by this section, if such subsection had been in effect when the cost or scope of work variation was made. The Secretary shall include a description of each variation covered

by the report and the reasons for the variation.

SEC. 2705. TRANSFER OF FUNDS FROM DEPARTMENT OF DEFENSE BASE CLOSURE ACCOUNT 2005 TO DEPARTMENT OF DEFENSE HOUSING FUNDS.

(a) Transfer Authority.—Subsection (c) of section 2883 of title 10, United States Code, is amended—

(1) in paragraph (1), by adding at the end the following

new subparagraph:

"(G) Subject to subsection (f), any amounts that the Secretary of Defense transfers to that Fund from amounts in the Department of Defense Base Closure Account 2005."; and

(2) in paragraph (2), by adding at the end the following

new subparagraph:

"(G) Subject to subsection (f), any amounts that the Secretary of Defense transfers to that Fund from amounts in the Department of Defense Base Closure Account 2005.".

(b) Notification and Justification for Transfer.—Sub-

section (f) of such section is amended-

(1) by striking "paragraph (1)(B) or (2)(B)" and inserting "subparagraph (B) or (G) of paragraph (1) or subparagraph (B) or (G) of paragraph (2)"; and

(2) by adding at the end the following new sentence: "In addition, the notice required in connection with a transfer under subparagraph (G) of paragraph (1) or subparagraph (G) of paragraph (2) shall include a certification that the amounts to be transferred from the Department of Defense Base Closure Account 2005 were specified in the conference report to accompany the most recent Military Construction Authorization Act.".

SEC. 2706. COMPREHENSIVE ACCOUNTING OF FUNDING REQUIRED TO ENSURE TIMELY IMPLEMENTATION OF 2005 DEFENSE BASE CLOSURE AND REALIGNMENT COMMISSION RECOMMENDATIONS.

The Secretary of Defense shall submit to Congress with the budget materials for fiscal year 2009 a comprehensive accounting of the funding required to ensure that the plan for implementing the final recommendations of the 2005 Defense Base Closure and Realignment Commission remains on schedule for completion by September 15, 2011, as required by section 2904(c)(5) of the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note).

SEC. 2707. RELOCATION OF UNITS FROM ROBERTS UNITED STATES ARMY RESERVE CENTER AND NAVY-MARINE CORPS RESERVE CENTER, BATON ROUGE, LOUISIANA.

The Secretary of the Army may use funds appropriated pursuant to the authorization of appropriations in paragraphs (1) and (2) of section 2703 for the purpose of siting an Army Reserve Center and Navy and Marine Corps Reserve Center on land under the control of the State of Louisiana adjacent to, or in the vicinity of, the Baton Rouge Metropolitan Airport in Baton Rouge, Louisiana, at a location determined by the Secretary to be in the best interest of national security and in the public interest.

SEC. 2708. ACQUISITION OF REAL PROPERTY, FORT BELVOIR, VIRGINIA, AS PART OF THE REALIGNMENT OF THE INSTALLATION.

- (a) Acquisition Authority.—Pursuant to section 2905(a)(1)(A) of the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note), the relocation of members of the Armed Forces and civilian employees of the Department of Defense who are scheduled to be relocated to Fort Belvoir, Virginia, shall be limited to the following locations:
 - (1) Fort Belvoir.
 - (2) A parcel of real property consisting of approximately 69.5 acres, under the administrative jurisdiction of the Administrator of General Services (in this section referred to as the "Administrator") and containing warehouse facilities in Springfield, Virginia, (in this section referred to the "GSA Property").
 - (3) Any other parcels of land (using including any improvement thereon) that are acquired, using competitive procedures, in fee in the vicinity of Fort Belvoir.
- (b) Acquisition Selection Criteria.—The Secretary of the Army shall select the site to be used under subsection (a) based on the best value to the Government, and, in making that determination, the Secretary shall consider cost and schedule.
- (c) GSA PROPERTY TRANSFER AUTHORIZED.—Pursuant to the relocation alternative authorized by subsection (a)(2), the Administrator may transfer the GSA Property to the administrative jurisdiction of the Secretary of the Army for the purpose of permitting the

Secretary to construct facilities on the property to support administrative functions to be located at Fort Belvoir, Virginia.
(d) IMPLEMENTATION OF GSA PROPERTY TRANSFER.-

(1) Consideration.—As consideration for the transfer of the GSA Property under subsection (c), the Secretary of the Army shall-

(A) pay all reasonable costs to move personnel, furnishings, equipment, and other material related to the relocation of functions identified by the Administrator; and

(B) if determined to be necessary by the Adminis-

trator—

(i) transfer to the administrative jurisdiction of the Administrator a parcel of property in the National Capital Region under the jurisdiction of the Secretary and determined to be suitable by the Administrator;

(ii) design and construct storage facilities, utilities, security measures, and access to a road infrastructure on the parcel transferred under clause (i) to meet the

requirements of the Administrator; and

(iii) enter into a memorandum of agreement with the Administrator for support services and security at the new facilities constructed pursuant to clause (ii).

(2) Equal value transfer.—As a condition of the transfer of the GSA Property under subsection (c), the transfer agreement shall provide that the fair market value of the GSA Property and the consideration provided under paragraph (1) shall be equal or, if not equal, shall be equalized through the use of a cash equalization payment.

(3) Description of property.—The exact acreage and legal description of the GSA Property shall be determined by surveys satisfactory to the Administrator and the Secretary of

the Army.

(4) CONGRESSIONAL NOTICE.—Before undertaking an activity under subsection (c) that would require approval of a prospectus under section 3307 of title 40, United States Code, the Administrator shall provide to the Committee on Transportation and Infrastructure of the House of Representatives, the Committee on Environment and Public Works of the Senate, and the congressional defense committees a written notice containing a description of the activity to be undertaken.

(5) No effect on compliance with environmental LAWS.—Nothing in this section or subsection (c) may be construed to affect or limit the application of or obligation to comply with any environmental law, including section 120(h) of the Comprehensive Environmental Response, Compensation, and

Liability Act of 1980 (42 U.S.C. 9620(h)).

(6) Additional terms and conditions.—The Administrator and the Secretary of the Army may require such additional terms and conditions in connection with the GSA Property transfer as the Administrator, in consultation with the Secretary, determines appropriate to protect the interests of the United States and further the purposes of this section.

(e) Administration of Transferred or Acquired Prop-ERTY.—Upon completion of any property transfer or acquisition authorized by subsection (a), the property shall be administered by the

Secretary of the Army as a part of Fort Belvoir.

(f) Status Report.—Not later than March 1, 2008, the Secretary of the Army shall submit to the congressional defense committees a report on the status and estimated costs of implementing subsection (\bar{a}) .

SEC. 2709. REPORT ON AVAILABILITY OF TRAFFIC INFRASTRUCTURE AND FACILITIES TO SUPPORT BASE REALIGNMENT.

(a) Sense of Congress.—

(1) Designation of Defense access roads.—It is the sense of Congress that roads leading onto Fort Belvoir, Virginia, and other military installations that will be significantly impacted by an increase in the number of members of the Armed Forces and civilian employees of the Department of Defense assigned to the installation as a result of the 2005 round of defense base closures and realignments under the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note) or any other significant impact resulting from a realignment of forces should be considered for designation as defense access roads for purposes of section 210 of title 23, United States Code.

(2) Facilities and infrastructure.—It is the sense of Congress that the Secretary of Defense should seek to ensure that the permanent facilities and infrastructure necessary to support the mission of the Armed Forces and the quality of life needs of members of the Armed Forces, civilian employees, and their families are ready for use at receiving locations before units are transferred to such locations as a result of the 2005

round of defense base closures and realignments.

(b) Study of Military Infrastructure and Surface Trans-PORTATION INFRASTRUCTURE.—Not later than April 1, 2008, the Comptroller General shall submit to the congressional defense committees a report with regard to each military installation that will be significantly impacted by an increase in assigned forces or civilian personnel, as described in subsection (a), for the purpose of determining whether-

(1) military facility requirements (including quality of life projects) will be met before the arrival of assigned forces; and

(2) the Department of Defense has programmed sufficient funding to mitigate community traffic congestion in accordance with the defense access roads program under section 210 of title 23, United States Code.

TITLE XXIX—MILITARY CONSTRUCTION GENERAL PROVISIONS

Subtitle A-Military Construction Program and Military Family Housing Changes

Sec. 2801. Authority to use operation and maintenance funds for construction projects outside the United States.

Sec. 2802. Clarification of requirement for authorization of military construction.

Sec. 2803. Increase in thresholds for unspecified minor military construction

projects.
Sec. 2804. Temporary authority to support revitalization of Department of Defense laboratories through unspecified minor military construction projects.

- Sec. 2805. Extension of authority to accept equalization payments for facility exchanges.
- Sec. 2806. Modifications of authority to lease military family housing
- Sec. 2807. Expansion of authority to exchange reserve component facilities.
- Sec. 2808. Limitation on use of alternative authority for acquisition and improve-ment of military housing for privatization of temporary lodging facilities.
- Sec. 2809. Two-year extension of temporary program to use minor military construction authority for construction of child development centers.
- Sec. 2810. Report on housing privatization initiatives.

Subtitle B—Real Property and Facilities Administration

- Sec. 2821. Requirement to report real property transactions resulting in annual costs of more than \$750,000.
- Sec. 2822. Continued consolidation of real property provisions without substantive
- change. Sec. 2823. Modification of authority to lease non-excess property of the military departments.
- Sec. 2824. Cooperative agreement authority for management of cultural resources on
- certain sites outside military installations. Sec. 2825. Agreements to limit encroachments and other constraints on military
- training, testing, and operations.

 Sec. 2826. Expansion to all military departments of Army pilot program for purchase of certain municipal services for military installations.
- Sec. 2827. Prohibition on commercial flights into Selfridge Air National Guard Base.
- Sec.2828.Sense of Congress on Department of Defense actions to protect installations, ranges, and military airspace from encroachment.
- Sec. 2829. Reports on Army and Marine Corps operational ranges.
- Sec. 2830. Niagara Air Reserve Base, New York, basing report.
- Sec. 2831. Report on the Pinon Canyon Maneuver Site, Colorado.

Subtitle C-Land Conveyances

- Sec. 2841. Modification of conveyance authority, Marine Corps Base, Camp Pendleton, California.

- Sec. 2842. Grant of easement, Eglin Air Force Base, Florida.
 Sec. 2843. Land conveyance, Lynn Haven Fuel Depot, Lynn Haven, Florida.
 Sec. 2844. Modification of lease of property, National Flight Academy at the National Museum of Naval Aviation, Naval Air Station, Pensacola, Florida. ida
- Sec. 2845. Land exchange, Detroit, Michigan.
- Sec. 2846.
- Sec. 2847.
- Transfer of jurisdiction, former Nike missile site, Grosse Ile, Michigan. Modification to land conveyance authority, Fort Bragg, North Carolina. Land conveyance, Lewis and Clark United States Army Reserve Center, Bismarck, North Dakota. Sec. 2848.
- Sec. 2849. Land exchange, Fort Hood, Texas.

Subtitle D—Energy Security

- Sec. 2861. Repeal of congressional notification requirement regarding cancellation ceiling for Department of Defense energy savings performance contracts.
- Definition of alternative fueled vehicle.
- Sec. 2863. Use of energy efficient lighting fixtures and bulbs in Department of Defense facilities.
- Sec. 2864. Reporting requirements relating to renewable energy use by Department of Defense to meet Department electricity needs.

Subtitle E—Other Matters

- Sec. 2871. Revised deadline for transfer of Arlington Naval Annex to Arlington National Cemetery
- Sec. 2872. Transfer of jurisdiction over Air Force Memorial to Department of the Air Force.
- Sec. 2873. Report on plans to replace the monument at the Tomb of the Unknowns at Arlington National Cemetery, Virginia.
- Increased authority for repair, restoration, and preservation of Lafayette Escadrille Memorial, Marnes-la-Coquette, France. Sec. 2874.
- Addition of Woonsocket local protection project.
- Sec. 2876. Repeal of moratorium on improvements at Fort Buchanan, Puerto Rico.

- Sec. 2877. Establishment of national military working dog teams monument on suitable military installation.
- Sec. 2878. Report required prior to removal of missiles from 564th Missile Squadron.
- Sec. 2879. Report on condition of schools under jurisdiction of Department of Defense Education Activity.
- Sec. 2880. Report on facilities and operations of Darnall Army Medical Center, Fort Hood Military Reservation, Texas.
- Sec. 2881. Report on feasibility of establishing a regional disaster response center at Kelly Air Field, San Antonio, Texas.
- Sec. 2882. Naming of housing facility at Fort Carson, Colorado, in honor of the Honorable Joel Hefley, a former member of the United States House of Representatives.
- Sec. 2883. Naming of Navy and Marine Corps Reserve Center at Rock Island, Illinois, in honor of the Honorable Lane Evans, a former member of the United States House of Representatives.
- Sec. 2884. Naming of research laboratory at Air Force Rome Research Site, Rome, New York, in honor of the Honorable Sherwood L. Boehlert, a former member of the United States House of Representatives.
- Sec. 2885. Naming of administration building at Joint Systems Manufacturing Center, Lima, Ohio, in honor of the Honorable Michael G. Oxley, a former member of the United States House of Representatives.
- Sec. 2886. Naming of Logistics Automation Training Facility, Army Quartermaster Center and School, Fort Lee, Virginia, in honor of General Richard H. Thompson.
- Sec. 2887. Authority to relocate Joint Spectrum Center to Fort Meade, Maryland.

Subtitle A—Military Construction Program and Military Family Housing Changes

SEC. 2801. AUTHORITY TO USE OPERATION AND MAINTENANCE FUNDS FOR CONSTRUCTION PROJECTS OUTSIDE THE UNITED STATES.

- (a) ONE-YEAR EXTENSION OF AUTHORITY.—Subsection (a) of section 2808 of the Military Construction Authorization Act for Fiscal Year 2004 (division B of Public Law 108–136; 117 Stat. 1723), as amended by section 2810 of the Military Construction Authorization Act for Fiscal Year 2005 (division B of Public Law 108–375; 118 Stat. 2128), section 2809 of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3508), and section 2802 of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2466), is further amended by striking "2007" and inserting "2008".

 (b) PRENOTIFICATION REQUIREMENT.—Subsection (b) of such
- (b) Prenotification Requirement.—Subsection (b) of such section is amended by striking the first sentence and inserting the following new sentences: "Before using appropriated funds available for operation and maintenance to carry out a construction project outside the United States that has an estimated cost in excess of the amounts authorized for unspecified minor military construction projects under section 2805(c) of title 10, United States Code, the Secretary of Defense shall submit to the congressional committees specified in subsection (f) a notice regarding the construction project. The project may be carried out only after the end of the 10-day period beginning on the date the notice is received by the committees or, if earlier, the end of the 7-day period beginning on the date on which a copy of the notification is provided in an electronic medium pursuant to section 480 of title 10, United States Code."

(c) Annual Limitation on Use of Authority.—Subsection (c)

of such section is amended to read as follows:

"(c) Annual Limitation on Use of Authority.—The total cost of the construction projects carried out under the authority of this section using, in whole or in part, appropriated funds available for operation and maintenance shall not exceed \$200,000,000 in a fiscal year.".

(d) Conforming Amendment.—Subsection (g) of such section is amended by striking "notice of the" and inserting "advance notice

of the proposed".

(e) Ratification of Proposed Construction and Land Ac-QUISITION PROJECTS USING FISCAL YEAR 2007 OPERATION AND Maintenance Funds.—The nine construction projects outside the United States proposed to be carried out using funds appropriated to the Department of Defense for operation and maintenance for fiscal year 2007, but for which the obligation or expenditure of funds was prohibited by subsection (g) of section 2808 of the Military Construction Authorization Act for Fiscal Year 2004 (division B of Public Law 108-136; 117 Stat. 1723), as added by section 2809 of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3508), may be carried out using such funds after the date of the enactment of this Act notwithstanding such subsection (g).

SEC. 2802. CLARIFICATION OF REQUIREMENT FOR AUTHORIZATION OF MILITARY CONSTRUCTION.

(a) Clarification of Requirement for Authorization.— Section 2802(a) of title 10, United States Code, is amended by inserting after "military construction projects" the following: ", land acquisitions, and defense access road projects (as described under section 210 of title 23)".

(b) CLARIFICATION OF DEFINITION.—Section 2801(a) of such title is amended by inserting after "permanent requirements" the following: ", or any acquisition of land or construction of a defense ac-

cess road (as described in section 210 of title 23)".

SEC. 2803. INCREASE IN THRESHOLDS FOR UNSPECIFIED MINOR MILITARY CONSTRUCTION PROJECTS.

Section 2805(a)(1) of title 10, United States Code, is amended by striking "\$1,500,000" and inserting "\$2,000,000".

SEC. 2804. TEMPORARY AUTHORITY TO SUPPORT REVITALIZATION OF DEPARTMENT OF DEFENSE LABORATORIES THROUGH UN-SPECIFIED MINOR MILITARY CONSTRUCTION PROJECTS.

- (a) Laboratory Revitalization.—Section 2805 of title 10, United States Code, is amended-
 - (1) by redesignating subsection (d) as subsection (e); and
 - (2) by inserting after subsection (c) the following new sub-

"(d) Laboratory Revitalization.—(1) For the revitalization and recapitalization of laboratories owned by the United States and under the jurisdiction of the Secretary concerned, the Secretary concerned may obligate and expend-

"(A) from appropriations available to the Secretary concerned for operation and maintenance, amounts necessary to carry out an unspecified minor military construction project

costing not more than \$2,000,000; or

"(B) from appropriations available to the Secretary concerned for military construction not otherwise authorized by law, amounts necessary to carry out an unspecified minor military construction project costing not more than \$4,000,000.

"(2) For an unspecified minor military construction project conducted pursuant to this subsection, \$2,000,000 shall be deemed to be the amount specified in subsection (b)(1) regarding when advance approval of the project by the Secretary concerned and congressional notification is required. The Secretary of Defense shall establish procedures for the review and approval of requests from the Secretary of a military department to carry out a construction project under this subsection.

"(3) For purposes of this subsection, the total amount allowed to be applied in any one fiscal year to projects at any one laboratory shall be limited to the larger of the amounts applicable under para-

graph (1).

"(4) Not later than February 1, 2010, the Secretary of Defense shall submit to the congressional defense committees a report on the use of the authority provided by this subsection. The report shall include a list and description of the construction projects carried out under this subsection, including the location and cost of each project.

"(5) In this subsection, the term 'laboratory' includes—

'(A) a research, engineering, and development center; and "(B) a test and evaluation activity.

"(6) The authority to carry out a project under this subsection expires on September 30, 2012.".

(b) Stylistic Amendments.—Such section is further amended-

(1) in subsection (a), by inserting "AUTHORITY TO CARRY OUTUnspecified MINORMILITARYConstruction PROJECTS.—" after "(a)";

(2) in subsection (b), by inserting "APPROVAL AND CONGRES-SIONAL NOTIFICATION.—" after "(b)"; (3) in subsection (c), by inserting "USE OF OPERATION AND MAINTENANCE FUNDS.—" after "(c)"; and

(4) in subsection (e), as redesignated by subsection (a)(1), by inserting "Prohibition on Use for New Housing Units.—after "(e)".

SEC. 2805. EXTENSION OF AUTHORITY TO ACCEPT EQUALIZATION PAY-MENTS FOR FACILITY EXCHANGES.

Section 2809(c)(5) of the Military Construction Authorization Act for Fiscal Year 2005 (division B of Public Law 108–375; 118 Stat. 2127) is amended by striking "September 30, 2007" and inserting "September 30, 2010".

SEC. 2806. MODIFICATIONS OF AUTHORITY TO LEASE MILITARY FAM-ILY HOUSING.

(a) Increased Maximum Lease Amount Applicable to Cer-TAIN DOMESTIC ARMY FAMILY HOUSING LEASES.—Subsection (b) of section 2828 of title 10, United States Code, is amended—

(1) in paragraph (2), by striking "paragraphs (3) and (4)" and inserting "paragraphs (3), (4), and (7)";

(2) in paragraph (5), by striking "paragraphs (2) and (3)" and inserting "paragraphs (2), (3), and (7)"; and

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

"(7)(A) Not more than 600 housing units may be leased by the Secretary of the Army under subsection (a) for which the expenditure for the rental of such units (including the cost of utilities, maintenance, and operation) exceeds the maximum amount per unit per year in effect under paragraph (2) but does not exceed \$18,620 per unit per year, as adjusted from time to time under paragraph

"(B) The maximum lease amount provided in subparagraph (A) shall apply only to Army family housing in areas designated by the Secretary of the Army.

"(C) The term of a lease under subparagraph (A) may not ex-

ceed 2 years."

(b) Foreign Military Family Housing Leases.—Subsection (e)(2) of such section is amended by striking "the Secretary of the Navy may lease not more than 2,800 units of family housing in Italy, and the Secretary of the Army may lease not more than 500 units of family housing in Italy" and inserting "the Secretaries of the military departments may lease not more than 3,300 units of family housing in Italy".

(c) Increased Threshold for Congressional Notification FOR FOREIGN MILITARY FAMILY HOUSING LEASES.—Subsection (f) of such section is amended by striking "\$500,000" and inserting

"\$1,000,000".

(d) Report Required.—Not later than March 1, 2008, the Secretary of Defense shall submit to the congressional defense committees a report on the rental of family housing in foreign countries (including the costs of utilities, maintenance, and operations) that exceed \$60,000 per unit per year. The report shall include a list and description of rental units (including total gross square feet and number of bedrooms), location, rental cost, the requirement for the rental, and the options that the Secretary has available to decrease the costs associated with the rentals.

SEC. 2807. EXPANSION OF AUTHORITY TO EXCHANGE RESERVE COMPONENT FACILITIES.

Section 18240(a) of title 10, United States Code, is amended by striking "with a State" in the first sentence and inserting "with an Executive agency (as defined in section 105 of title 5), the United States Postal Service, or a State".

SEC. 2808. LIMITATION ON USE OF ALTERNATIVE AUTHORITY FOR AC-QUISITION AND IMPROVEMENT OF MILITARY HOUSING FOR PRIVATIZATION OF TEMPORARY LODGING FACILI-

- (a) Limitation on Privatization of Temporary Lodging Fa-CILITIES.—Notwithstanding any other provision of subchapter IV of chapter 169 of title 10, United States Code, the privatization of temporary lodging facilities under such subchapter is limited to the military installations authorized in subsection (b) until 120 days after the date on which the report described in subsection (d)(1) is
- (b) AUTHORIZED INSTALLATIONS.—The military installations at which the privatization of temporary lodging facilities may proceed under subsection (a) are the following:
 - (1) Redstone Arsenal, Alabama.
 - (2) Fort Rucker, Alabama.
 - (3) Yuma Proving Ground, Arizona.

(4) Fort McNair, District of Columbia.

(5) Fort Shafter, Hawaii.

(6) Tripler Army Medical Center, Hawaii.

(7) Fort Leavenworth, Kansas.

- (8) Fort Riley, Kansas. (9) Fort Polk, Louisiana. (10) Fort Sill, Oklahoma.
- (11) Fort Hood, Texas.
- (12) Fort Sam Houston, Texas.

(13) Fort Myer, Virginia.

(c) Effect of Limitation.—The limitation imposed by subsection (a) prohibits the issuance of contract solicitations for the privatization of temporary lodging facilities at any military installation not specified in subsection (b).

(d) Reporting Requirements.-

- 1) Report by secretary of the army.—Not earlier than eight months after the date on which the notice of transfer associated with the military installations specified in subsection (b) is issued, the Secretary of the Army shall submit to the congressional defense committees and the Comptroller General a report that-
 - (A) describes the implementation of the privatization of temporary lodging facilities at the installations specified in subsection (b);

(B) evaluates the efficiency of the program; and

(C) contains such recommendations as the Secretary considers appropriate regarding expansion of the program.

(2) Report by comptroller general.—Not later than 90 days after receiving the report under paragraph (1), the Comptroller General shall submit to the congressional defense committees a review of both the privatization of temporary lodging facilities and the report of the Secretary.

SEC. 2809. TWO-YEAR EXTENSION OF TEMPORARY PROGRAM TO USE MINOR MILITARY CONSTRUCTION AUTHORITY FOR CON-STRUCTION OF CHILD DEVELOPMENT CENTERS.

(a) Extension.—Subsection (e) of section 2810 of the Military Construction Authorization Act for Fiscal Year 2006 (division B of Public Law 109–163; 119 Stat. 3510) is amended by striking "September 30, 2007" and inserting "September 30, 2009".

(b) Report Required.—Subsection (d) of such section is amended by striking "March 1, 2007" and inserting "March 1,

2009".

SEC. 2810. REPORT ON HOUSING PRIVATIZATION INITIATIVES.

(a) Report Required.—Not later than March 31, 2008, the Comptroller General shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report containing

(1) a list of all housing privatization transactions carried out by the Department of Defense that, as of such date, are be-

hind schedule or in default; and

(2) recommendations regarding the opportunities for the Federal Government to ensure that all terms of each housing privatization transaction are completed according to the original schedule and budget.

(b) Specific Information Regarding Each Transaction.— For each housing privatization transaction included in the report required by subsection (a), the report shall provide a description of the following:

(1) The reasons for schedule delays, cost overruns, or de-

fault.

(2) How solicitations and competitions were conducted for the project.

(3) How financing, partnerships, legal arrangements, leases, or contracts in relation to the project were structured.

(4) Which entities, including Federal entities, are bearing

financial risk for the project, and to what extent.

(5) The remedies available to the Federal Government to restore the transaction to schedule or ensure completion of the terms of the transaction in question at the earliest possible time.

(6) The extent to which the Federal Government has the ability to affect the performance of various parties involved in

the project.

(7) The remedies available to subcontractors to recoup liens in the case of default, non-payment by the developer or other party to the transaction or lease agreement, or re-structuring.

(8) The remedies available to the Federal Government to affect receivership actions or transfer of ownership of the project.

(9) The names of the developers for the project and any history of previous defaults or bankruptcies by these developers or

their affiliates.

(c) HOUSING PRIVATIZATION TRANSACTION DEFINED.—In this section, the term "housing privatization transaction" means any contract or other transaction for the construction or acquisition of military family housing or military unaccompanied housing entered into under the authority of subchapter IV of chapter 169 of title 10, United States Code.

Subtitle B—Real Property and Facilities Administration

- SEC. 2821. REQUIREMENT TO REPORT REAL PROPERTY TRANS-ACTIONS RESULTING IN ANNUAL COSTS OF MORE THAN \$750,000.
- (a) Inclusion of Transactions Involving Defense Agencies.—
 - (1) Requirement to report.—Subsection (a) of section 2662 of title 10, United States Code, is amended—
 - (A) in paragraph (1), by striking ", or his designee," and inserting "or, with respect to a Defense Agency, the Secretary of Defense"; and

(B) in paragraph (3), by inserting after "military department" the following: "or the Secretary of Defense".

(2) Annual Report Regarding Minor Transactions.— Subsection (b) of such section is amended by inserting after "military department" the following: "and, with respect to Defense Agencies, the Secretary of Defense".

(3) Exceptions.—Subsection (g) of such section is amended

by adding at the end the following new paragraph:

"(4) In this subsection, the term 'Secretary concerned' includes, with respect to Defense Agencies, the Secretary of Defense.".

(b) INCLUSION OF ADDITIONAL TRANSACTION.—Subsection (a)(1) of such section is amended by adding at the end the following new

subparagraph:

"(Ĝ) Any transaction or contract action that results in, or includes, the acquisition or use by, or the lease or license to, the United States of real property, if the estimated annual rental or cost for the use of the real property is more than \$750,000.".

SEC. 2822. CONTINUED CONSOLIDATION OF REAL PROPERTY PROVISIONS WITHOUT SUBSTANTIVE CHANGE.

- (a) Consolidation.—Section 2663 of title 10, United States Code, is amended by adding at the end the following new subsection:
- "(h) Land Acquisition Options in Advance of Military Construction Projects.—(1) The Secretary of a military department may acquire an option on a parcel of real property before or after its acquisition is authorized by law, if the Secretary considers it suitable and likely to be needed for a military project of the military department under the jurisdiction of the Secretary.

"(2) As consideration for an option acquired under paragraph (1), the Secretary may pay, from funds available to the military department under the jurisdiction of the Secretary for real property activities, an amount that is not more than 12 percent of the appropriate of the secretary of the se

praised fair market value of the property.".

(b) Repeal of Superseded Provision.—

(1) Repeal.—Section 2677 of such title is repealed.

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 159 of such title is amended by striking the item relating to section 2677.

SEC. 2823. MODIFICATION OF AUTHORITY TO LEASE NON-EXCESS PROPERTY OF THE MILITARY DEPARTMENTS.

(a) Elimination of Authority To Accept Facilities Operation Support as In-Kind Consideration.—Subsection (c)(1) of section 2667 of title 10, United States Code, is amended—

(1) by redesignating subparagraph (E) as subparagraph

(F); and

(2) by striking subparagraph (D) and inserting the following new subparagraphs:

"(D) Provision or payment of utility services for the Sec-

retary concerned.

- "(E) Provision of real property maintenance services for the Secretary concerned.".
- (b) Elimination of Authority To Use Rental and Certain Other Proceeds for Facilities Operation Support.—Subsection (e)(1)(C) of such section is amended—

(1) by adjusting the margins of clauses (ii) and (iii) to con-

form to the margin of clause (i); and

(2) by striking clause (iv) and inserting the following new clauses:

"(iv) Payment of utility services.

"(v) Real property maintenance services."

(c) USE OF COMPETITIVE PROCEDURES FOR SELECTION OF CERTAIN LESSEES.—Subsection (h) of such section is amended—

(1) in paragraph (1), by striking "exceeds one year, and the fair market value of the lease" and inserting "exceeds one year, or the fair market value of the lease";

(2) by redesignating paragraph (3) as paragraph (4); and

(3) by striking paragraph (2) and inserting the following new paragraphs:

"(2) Paragraph (1) does not apply if the Secretary concerned determines that—

"(A) ~

"(A) a public interest will be served as a result of the lease; and

"(B) the use of competitive procedures for the selection of certain lessess is unobtainable or not compatible with the public

benefit served under subparagraph (A).

- "(3) Not later than 45 days before entering into a lease described in paragraph (1), the Secretary concerned shall submit to Congress written notice describing the terms of the proposed lease and—
 - "(A) the competitive procedures used to select the lessee; or "(B) in the case of a lease involving the public benefit exception authorized by paragraph (2), a description of the public benefit to be served by the lease.".

(d) TECHNICAL AMENDMENTS RELATED TO PRIOR-YEAR AMEND-

MENT.—Subsection (e) of such section is amended—

(1) in paragraph (1)(B)(ii), by striking "paragraph (4), (5), or (6)" and inserting "paragraph (3), (4), or (5)"; and

(2) by redesignating paragraphs (4), (5), and (6) as paragraphs (3), (4), and (5).

SEC. 2824. COOPERATIVE AGREEMENT AUTHORITY FOR MANAGEMENT OF CULTURAL RESOURCES ON CERTAIN SITES OUTSIDE MILITARY INSTALLATIONS.

- (a) Expanded Authority.—Section 2684 of title 10, United States Code, is amended—
 - (1) in subsection (a), by striking "on military installations" and inserting "located on a site authorized by subsection (b)";

(2) by redesignating subsections (b) and (c) as subsections

(c) and (d), respectively; and

- (3) by inserting after subsection (a) the following new subsection (b):
- "(b) Authorized Cultural Resources Sites.—To be covered by a cooperative agreement under subsection (a), cultural resources must be located—

"(1) on a military installation; or

"(2) on a site outside of a military installation, but only if the cooperative agreement will directly relieve or eliminate current or anticipated restrictions that would or might restrict, impede, or otherwise interfere, whether directly or indirectly, with current or anticipated military training, testing, or operations on a military installation."

(b) CULTURAL RESOURCE DEFINED.—Subsection (d) of such section, as redesignated by subsection (a)(2), is amended by adding at the end the following new paragraph:

"(5) An Indian sacred site, as defined in section 1(b)(iii) of Executive Order No. 13007.".

SEC. 2825. AGREEMENTS TO LIMIT ENCROACHMENTS AND OTHER CON-STRAINTS ON MILITARY TRAINING, TESTING, AND OPER-ATIONS.

- (a) Management of Natural Resources of Acquired Property.—Subsection (d) of section 2684a of title 10, United States Code, is amended—
 - (1) by redesignating paragraphs (3), (4), (5), and (6) as paragraphs (4), (5), (6), and (7), respectively; and

(2) by inserting after paragraph (2) the following new para-

graph (3):

- "(3) An agreement with an eligible entity under this section may provide for the management of natural resources on real property in which the Secretary concerned acquires any right, title, or interest in accordance with this subsection and for the payment by the United States of all or a portion of the costs of such natural resource management if the Secretary concerned determines that there is a demonstrated need to preserve or restore habitat for the purpose described in subsection (a)(2).".
- (b) Limitation on Portion of Acquisition Costs Borne by United States.—Paragraph (4) of such subsection, as redesignated by subsection (a)(1), is amended—
 - (1) by redesignating subparagraph (D) as subparagraph (E);
 - (2) in subparagraph (C), by striking "equal to the fair market value" and all that follows through the period at the end and inserting "equal to, at the discretion of the Secretary concerned—
 - "(i) the fair market value of any property or interest in property to be transferred to the United States upon the request of the Secretary concerned under paragraph (5); or
 - "(ii) the cumulative fair market value of all properties or interests to be transferred to the United States under paragraph (5) pursuant to an agreement under subsection (a)."; and

(3) by inserting after subparagraph (C) the following new

subparagraph:

"(D) The portion of acquisition costs borne by the United States under subparagraph (A) may exceed the amount determined under subparagraph (C), but only if—

"(i) the Secretary concerned provides written notice to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives containing—

"(I) a certification by the Secretary that the military value to the United States of the property or interest to be acquired justifies a payment in excess of the fair market value of the property or interest; and

"(II) a description of the military value to be obtained;

and

"(ii) the contribution toward the acquisition costs of the property or interest is not made until at least 14 days after the date on which the notice is submitted under clause (i) or, if earlier, at least 10 days after the date on which a copy of the notice is provided in an electronic medium pursuant to section 480 of this title."

SEC. 2826. EXPANSION TO ALL MILITARY DEPARTMENTS OF ARMY PILOT PROGRAM FOR PURCHASE OF CERTAIN MUNICIPAL SERVICES FOR MILITARY INSTALLATIONS.

- (a) Expansion of Pilot Program.—Section 325 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375; 10 U.S.C. 2461 note) is amended—
 - (1) in the section heading, by striking "ARMY" and inserting "MILITARY";

(2) in subsection (a)—

(A) by striking "Secretary of the Army" and inserting

"Secretary of a military department"; and

(B) by striking "an Army installation" and inserting "a military installation under the jurisdiction of the Secretary"; and

(3) in subsection (d), by striking "The Secretary" and insert-

ing "The Secretary of a military department".

(b) PARTICIPATING INSTALLATIONS.—Subsection (c) of such section is amended by striking "two Army installations" and inserting "three military installations from each military service".

(c) EXTENSION OF DURATION OF PROGRAM.—Such section is further amended by striking subsections (e) and (f) and inserting the

following new subsection:

"(e) Termination of Pilot Program.—The pilot program shall terminate on September 30, 2012. Any contract entered into under the pilot program shall terminate not later than that date.".

SEC. 2827. PROHIBITION ON COMMERCIAL FLIGHTS INTO SELFRIDGE AIR NATIONAL GUARD BASE.

The Secretary of Defense shall prohibit the use of Selfridge Air National Guard Base by commercial service aircraft.

SEC. 2828. SENSE OF CONGRESS ON DEPARTMENT OF DEFENSE ACTIONS TO PROTECT INSTALLATIONS, RANGES, AND MILITARY AIRSPACE FROM ENCROACHMENT.

(a) FINDINGS.—In light of the initial report of the Department of Defense submitted pursuant to section 2684a(g) of title 10, United States Code, and of the RAND Corporation report entitled "The Thin Green Line: An Assessment of DoD's Readiness and Environmental Protection Initiative to Buffer Installation Encroachment", Congress makes the following findings:

Congress makes the following findings:

(1) Development and loss of habitat in the vicinity of, or in areas ecologically related to, military installations, ranges, and airspace pose a continuing and significant threat to the readi-

ness of the Armed Forces.

(2) The Range Sustainability Program (RSP) of the Department of Defense, and in particular the Readiness and Environmental Protection Initiative (REPI) involving agreements pursuant to section 2684a of title 10, United States Code, have been effective in addressing this threat to readiness with regard to a number of important installations, ranges, and airspace.

(3) The opportunities to take effective action to protect installations, ranges, and airspace from encroachment is in many cases transient, and delay in taking action will result in either higher costs or permanent loss of the opportunity effectively to

 $address\ encroachment.$

(b) Sense of Congress.—It is the sense of Congress that the Department of Defense should—

(1) develop additional policy guidance on the further implementation of the Readiness and Environmental Protection Initiative (REPI), to include additional emphasis on protecting biodiversity and on further refining procedures;

(2) give greater emphasis to effective cooperation and collaboration on matters of mutual concern with other Federal

agencies charged with managing Federal land; and

(3) ensure that each military department takes full advantage of the authorities provided by section 2684a of title 10, United States Code, in addressing encroachment adversely affecting, or threatening to adversely affect, the installations,

ranges, and military airspace of the department.

(c) Reporting Requirement.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall review Chapter 6 of the initial report submitted to Congress under section 2684a(g) of title 10, United States Code, and report to the congressional defense committees on the specific steps, if any, that the Secretary plans to take, or recommends that Congress take, to address the issues raised in such chapter.

SEC. 2829. REPORTS ON ARMY AND MARINE CORPS OPERATIONAL RANGES.

(a) Report on Utilization and Potential Expansion of Army Operational Ranges.—Not later than 180 days after the date of the enactment of this Act, the Secretary of the Army shall submit to the congressional defense committees a report containing an assessment of the Army operational ranges used to support training and range activities of the Army. The report shall include the following information:

(1) The size, description, and mission-essential tasks supported by each Army operational range during fiscal year 2003.

(2) A description of the projected changes in Army operational range requirements, including the size, characteristics, and attributes for mission-essential activities at each Army operational range and the extent to which any changes in requirements are a result of—

(A) decisions made as part of the 2005 round of defense base closure and realignment under the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of

Public Law 101–510; 10 U.S.C. 2687 note);

(B) the conversion of Army brigades to a modular format;

(C) the Integrated Global Presence and Basing Strat-

egy;

(D) the proposal contained in the budget justification materials submitted in support of the Department of Defense budget for fiscal year 2008 to increase the size of the active component of the Army to 547,400 personnel by the end of fiscal year 2012 and any modification or acceleration contemplated in the budget submission for fiscal year 2009; or

(E) high operational tempos or surge requirements.

(3) The projected deficit or surplus of land at each Army operational range, and a description of the Army's plan to address that projected deficit or surplus of land as well as the up-

grade of range attributes at each existing Army operational range.

(4) A description of the Army's prioritization process and investment strategy to address the potential expansion or up-

grade of Army operational ranges.

(5) An analysis of alternatives to the expansion of Army operational ranges, including an assessment of the joint use of operational ranges under the jurisdiction, custody, or control of the Secretary of another military department.

(6) An analysis of the cost of, potential military value of, and potential legal or practical impediments to, the expansion of the Joint Readiness Training Center at Fort Polk, Louisiana, through the acquisition of additional land adjacent to or in the

vicinity of the installation.

(7) An analysis of the impact of the proposal described in paragraph (2)(D) on the plan developed prior to such proposal to relocate forces from Germany to the United States and vacate installations in Germany as part of the Integrated Global Presence and Basing Strategy, including a comparative analysis of—

(A) the projected utilization of the three combat training centers of the Army if all of the six light infantry brigades proposed to be added to the active component of the

Army would be based in the United States; and

(B) the projected utilization of such ranges if at least one of those brigades would be based in Germany or if one of the brigades proposed to be relocated pursuant to the

plan in paragraph (a)(2)(C) is retained in Germany.

(8) If the analysis required by paragraph (7) indicates that the Joint Multi-National Readiness Center in Hohenfels, Germany, or the Army's training complex at Grafenwoehr, Germany, would not be fully utilized under the basing scenarios analyzed, an estimate of the cost to replicate the training capability at that center in another location.

(b) Report on Potential Expansion of Marine Corps Operational Ranges.—Not later than 180 days after the date of the enactment of this Act, the Secretary of the Navy shall submit to the congressional defense committees a report containing an assessment of Marine Corps operational ranges used to support training and range activities of the Marine Corps. The report required shall include the following information:

(1) The size, description, and mission-essential tasks supported by each major Marine Corps operational range during

fiscal year 2003.

(2) A description of the projected changes in Marine Corps operational range requirements, including the size, characteristics, and attributes for mission-essential activities at each range and the extent to which any changes in requirements are a result of the proposal contained in the fiscal year 2008 budget request to increase the size of the active component of the Marine Corps to 202,000 personnel by the end of fiscal year 2012 and any modification or acceleration contemplated in the budget submission for fiscal year 2009.

(3) The projected deficit or surplus of land at each major Marine Corps operational range, and a description of the Secretary's plan to address that projected deficit or surplus of land as well as the upgrade of range attributes at each existing Marine Corps operational range.

(4) A description of the Secretary's prioritization process and investment strategy to address the potential expansion or

upgrade of Marine Corps operational ranges.

(5) An analysis of alternatives to the expansion of Marine Corps operational ranges, including an assessment of the joint use of operational ranges under the jurisdiction, custody, or

control of the Secretary of another military department.

(6) An analysis of the cost of, potential military value of, and potential legal or practical impediments to, the expansion of Marine Corps Base, Twentynine Palms, California, through the acquisition of additional land adjacent to or in the vicinity of that installation that is under the control of the Bureau of Land Management.

(c) Supplemental Report.—Not later than 90 days after the date on which the second of the two reports required by subsections (a) and (b) is submitted, the Secretary of Defense shall submit to the congressional defense committees a report containing the following

information:

(1) A description of initiatives by the Secretary of Defense to coordinate the range expansion activities of the Army and Marine Corps in order to gain efficiencies in investment and resource allocation.

(2) An analysis of training requirements for the Army and the Marine Corps that could be accomplished through joint use

of existing ranges.

(3) An analysis of the responses provided by the Secretary of the Army under subsection (a)(5) and the Secretary of the

Navy subsection (b)(5).

(4) Any other matter that the Secretary of Defense considers to be of importance to ensure the effective and timely expansion of ranges to meet Army and Marine Corps training requirements.

(d) Definitions.—In this section:

(1) The term "Army operational range" has the meaning given the term "operational range" in section 101(e)(3) of title 10, United States Code, except that the term is limited to operational ranges under the jurisdiction, custody, or control of the

Secretary of the Army.
(2) The term "Marine Corps operational range" has the meaning given the term "operational range" in section 101(e)(3) of such title, except that the term is limited to operational ranges under the jurisdiction, custody, or control of the Secretary of the Navy that are used by or available for use by the Marine Corps.

(3) The term "range activities" has the meaning given that

term in section 101(e)(2) of such title.

SEC. 2830. NIAGARA AIR RESERVE BASE, NEW YORK, BASING REPORT.

Not later than March 1, 2008, the Secretary of the Air Force shall submit to the congressional defense committees a report containing a detailed plan of the current and future aviation assets that the Secretary expects will be based at Niagara Air Reserve Base, New York. The report shall include a description of all of the aviation assets that will be impacted by the series of relocations to be made to or from Niagara Air Reserve Base and the timeline for such relocations.

SEC. 2831. REPORT ON THE PINON CANYON MANEUVER SITE, COLO-RADO.

(a) Report on the Pinon Canyon Maneuver Site.—

- (1) Report required.—Not later than 180 days after the date of the enactment of this Act, the Secretary of the Army shall submit to the congressional defense committees a report on the Pinon Canyon Maneuver Site (referred to in this section as "the Site").
- (2) CONTENT.—The report required under paragraph (1) shall include the following:

(A) An analysis of whether existing training facilities at Fort Carson, Colorado, and the Site are sufficient to support the training needs of units stationed or planned to be stationed at Fort Carson, including the following:

(i) A description of any new training requirements or significant developments affecting training requirements for units stationed or planned to be stationed at Fort Carson since the 2005 Defense Base Closure and Realignment Commission found that the base has "sufficient capacity" to support four brigade combat teams and associated support units at Fort Carson.

(ii) A study of alternatives for enhancing training facilities at Fort Carson and the Site within their current geographic footprint, including whether these additional investments or measures could support addi-

tional training activities.

(iii) A description of the current training calendar

and training load at the Site, including-

(I) the number of brigade-sized and battalionsized military exercises held at the Site since its establishment:

(II) an analysis of the maximum annual training load at the Site, without expanding the Site; and

(III) an analysis of the training load and projected training calendar at the Site when all brigades stationed or planned to be stationed at Fort Carson are at home station.

(B) A report of need for any proposed addition of training land to support units stationed or planned to be sta-

tioned at Fort Carson, including the following:

(i) A description of additional training activities, and their benefits to operational readiness, which would be conducted by units stationed at Fort Carson if, through leases or acquisition from consenting landowners, the Site were expanded to include-

(I) the parcel of land identified as "Area A" in

the Potential PCMS Land expansion map;

(II) the parcel of land identified as "Area B" in the Potential PCMS Land expansion map;

(III) the parcels of land identified as "Area A" and "Area B" in the Potential PCMS Land expansion map;

(IV) acreage sufficient to allow simultaneous exercises of a light infantry brigade and a heavy

infantry brigade at the Site;

(V) acreage sufficient to allow simultaneous exercises of two heavy infantry brigades at the Site;

(VI) acreage sufficient to allow simultaneous exercises of a light infantry brigade and a battalion at the Site; and

(VII) acreage sufficient to allow simultaneous exercises of a heavy infantry brigade and a bat-

talion at the Site.

- (ii) An analysis of alternatives for acquiring or utilizing training land at other installations in the United States to support training activities of units stationed at Fort Carson.
- (iii) An analysis of alternatives for utilizing other federally owned land to support training activities of units stationed at Fort Carson.
- (C) An analysis of alternatives for enhancing economic development opportunities in southeastern Colorado at the current Site or through any proposed expansion, including the consideration of the following alternatives:

(i) The leasing of land on the Site or any expan-

sion of the Site to ranchers for grazing.

(ii) The leasing of land from private landowners

for training.

- (iii) The procurement of additional services and goods, including biofuels and beef, from local businesses.
- (iv) The creation of an economic development fund to benefit communities, local governments, and businesses in southeastern Colorado.

(v) The establishment of an outreach office to provide technical assistance to local businesses that wish

to bid on Department of Defense contracts.

(vi) The establishment of partnerships with local governments and organizations to expand regional tourism through expanded access to sites of historic, cultural, and environmental interest on the Site.

(vii) An acquisition policy that allows willing sell-

ers to minimize the tax impact of a sale.

(viii) Additional investments in Army missions and personnel, such as stationing an active duty unit at the Site, including—

(I) an analysis of anticipated operational bene-

fits; and

(II) an analysis of economic impacts to surrounding communities.

(3) Potential PCMS Land expansion map defined.—In this subsection, the term "Potential PCMS Land expansion map" means the June 2007 map entitled "Potential PCMS Land expansion".

(b) Comptroller General Review of Report.—Not later than 180 days after the Secretary of Defense submits the report required under subsection (a), the Comptroller General of the United States shall submit to Congress a review of the report and of the

justification of the Army for expansion at the Site.

(c) Public Comment.—After the report required under subsection (b) is submitted to Congress, the Army shall solicit public comment on the report for a period of not less than 90 days. Not later than 30 days after the public comment period has closed, the Secretary shall submit to Congress a written summary of comments received.

Subtitle C—Land Conveyances

SEC. 2841. MODIFICATION OF CONVEYANCE AUTHORITY, MARINE CORPS BASE, CAMP PENDLETON, CALIFORNIA.

Section 2851(a) of the Military Construction Authorization Act for Fiscal Year 1999 (division B of Public Law 105–261; 112 Stat. 2219) is amended by striking ", notwithstanding any provision of State law to the contrary,", as added by section 2867 of Public Law 107–107 (115 Stat. 1334).

SEC. 2842. GRANT OF EASEMENT, EGLIN AIR FORCE BASE, FLORIDA.

(a) Grant Authorized.—Secretary of the Air Force may use the authority provided by section 2668 of title 10, United States Code, to grant to the Mid Bay Bridge Authority an easement for a roadway right-of-way over such land at Eglin Air Force Base, Florida, as the Secretary determines necessary to facilitate the construction of a road connecting the northern landfall of the Mid Bay Bridge to Florida State Highway 85.

(b) CONSIDERATION.—As consideration for the grant of the easement under subsection (a), the Mid Bay Bridge Authority shall pay to the Secretary an amount equal to the fair-market-value of the

easement, as determined by the Secretary.

(c) Costs of Project.—As a condition of the grant of the easement under subsection (a), the Mid Bay Bridge Authority shall be responsible for all costs associated with the highway project described in such subsection, including all costs the Secretary determines to be necessary to address any impacts that the project may have on the defense missions at Eglin Air Force Base.

SEC. 2843. LAND CONVEYANCE, LYNN HAVEN FUEL DEPOT, LYNN HAVEN, FLORIDA.

(a) Conveyance Authorized.—The Secretary of the Air Force may convey to Florida State University (in this section referred to as the "University") all right, title, and interest of the United States in and to a parcel of real property, including improvements thereon, consisting of approximately 40 acres located at the Lynn Haven Fuel Depot in Lynn Haven, Florida, as a public benefit conveyance for the purpose of permitting the University to develop the property as a new satellite campus.

(b) Consideration.—

(1) In general.—For the conveyance of the property under subsection (a), the University shall provide the United States with consideration in an amount that is acceptable to the Sec-

retary, whether in the form of cash payment, in-kind consideration, or a combination thereof.

(2) Reduced tuition rates.—The Secretary may accept as in-kind consideration under paragraph (1) reduced tuition rates or scholarships for military personnel at the University.

(c) Payment of Costs of Conveyances.

(1) Payment required.—The Secretary shall require the University to cover costs to be incurred by the Secretary, or to reimburse the Secretary for costs incurred by the Secretary, to carry out the conveyance under subsection (a), including survey costs, appraisal costs, and other costs related to the conveyance. If amounts are collected from the University in advance of the Secretary incurring the actual costs, and the amount collected exceeds the costs actually incurred by the Secretary to carry out the conveyance, the Secretary shall refund the excess amount to the University.

(2) Treatment of amounts received.—Amounts received under paragraph (1) as reimbursement for costs incurred by the Secretary to carry out the conveyance 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 conveyance. Amounts so credited shall be merged with amounts in such fund or account and shall be available for the same purposes, and subject to the same conditions and limitations, as amounts

in such fund or account.

(d) Use of Property for Other Than Intended Pur-POSES.—If the Secretary determines at any time that the real property conveyed under subsection (a) is not being used in accordance with the purposes of the conveyance specified in such subsection, the University shall pay to the United States an amount equal to the fair market value of the property, as of the time of such determina-tion. The fair market value of the property, excluding the value of any improvements made to the property by the University, shall be determined by the Secretary in accordance with Federal appraisal standards and procedures.

(e) Description of Property.—The exact acreage and legal description of the real property to be conveyed under subsection (a)

shall be determined by a survey satisfactory to the Secretary.

(f) Additional Terms and Conditions.—The Secretary may require such additional terms and conditions in connection with the conveyance under subsections (a) as the Secretary considers appropriate to protect the interests of the United States.

SEC. 2844. MODIFICATION OF LEASE OF PROPERTY, NATIONAL FLIGHT ACADEMY AT THE NATIONAL MUSEUM OF NAVAL AVIA-TION, NAVAL AIR STATION, PENSACOLA, FLORIDA.

Section 2850(a) of the Military Construction Authorization Act for Fiscal Year 2001 (division B of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106–398; 114 Stat. 1654A–428)) is amended—
(1) by striking "naval aviation and" and inserting "naval

aviation,"; and

(2) by inserting before the period at the end the following: , and, as of January 1, 2008, to teach the science, technology, engineering, and mathematics disciplines that have an impact on and relate to aviation".

SEC. 2845, LAND EXCHANGE, DETROIT, MICHIGAN.

(a) Definitions.—In this section:

(1) Administrator.—The term "Administrator" means the Administrator of General Services.

(2) CITY.—The term "City" means the city of Detroit, Michi-

gan.

(3) CITY LAND.—The term "City land" means the approximately 0.741 acres of real property, including any improvement thereon, as depicted on the exchange maps, that is commonly identified as 110 Mount Elliott Street, Detroit, Michigan.

(4) COMMANDANT.—The term "Commandant" means the Commandant of the United States Coast Guard.

(5) EDC.—The term "EDC" means the Economic Develop-

ment Corporation of the City of Detroit.

(6) EXCHANGE MAPS.—The term "exchange maps" means the maps entitled "Atwater Street Land Exchange Maps" pre-

pared pursuant to subsection (f).

(7) FEDERAL LAND.—The term "Federal land" means approximately 1.26 acres of real property, including any improvements thereon, as depicted on the exchange maps, that is commonly identified as 2660 Atwater Street, Detroit, Michigan, and under the administrative control of the United States Coast Guard.

(8) Sector Detroit.—The term "Sector Detroit" means Coast Guard Sector Detroit of the Ninth Coast Guard District.

(b) Conveyance Authorized.—The Commandant of the Coast Guard, in coordination with the Administrator, may convey to the EDC all right, title, and interest of the United States in and to the Federal land.

(c) Consideration.—

(1) In GENERAL.—As consideration for the conveyance under subsection (b)—

(A) the City shall convey to the United States all right, title, and interest in and to the City land; and

(B) the EDC shall construct a facility and parking lot acceptable to the Commandant of the Coast Guard.

(2) EQUALIZATION PAYMENT OPTION.—

- (A) In GENERAL.—The Commandant may, upon the agreement of the City and the EDC, waive the requirement to construct a facility and parking lot under paragraph (1)(B) and accept in lieu thereof an equalization payment from the City equal to the difference between the value, as determined by the Administrator at the time of transfer, of the Federal land and the City land.
- (B) AVAILABILITY OF FUNDS.—Any amounts received pursuant to subparagraph (A) shall be available to the Commandant, without further appropriation and until expended, to construct, expand, or improve facilities related to Sector Detroit's aids to navigation or vessel maintenance.

(d) Conditions of Exchange.

(1) Covenants.—All conditions placed within the deeds of title shall be construed as covenants running with the land.

(2) AUTHORITY TO ACCEPT QUITCLAIM DEED.—The Commandant may accept a quitclaim deed for the City land and may convey the Federal land by quitclaim deed.

(3) Environmental remediation.—Prior to the time of the exchange, the Coast Guard and the EDC shall remediate any and all contaminants existing on their respective properties to levels required by applicable State and Federal law. The Commandant and, as a condition of the exchange, the EDC shall make available for review and inspection any record relating to hazardous materials on the land to be exchanged under this section. The costs of remedial actions relating to hazardous materials on exchanged land shall be paid by those entities responsible for costs under applicable law.

(e) AUTHORITY TO ENTER INTO LICENSE OR LEASE.—The Commandant may enter into a license or lease agreement with the Detroit Riverfront Conservancy for the use of a portion of the Federal land for the Detroit Riverfront Walk. Such license or lease shall be at no cost to the City and upon such other terms that are acceptable to the Commandant, and shall terminate upon the completion of the exchange authorized by this section, or the date specified in sub-

section (h), whichever occurs earlier.

(f) Map and Legal Descriptions of Land.—

(1) In General.—As soon as practicable after the date of enactment of this Act, the Commandant shall file with the Committee on Commerce, Science and Transportation of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives the maps, entitled "Atwater Street Land Exchange Maps", which depict the Federal land and the City lands and provide a legal description of each property to be exchanged.

(2) FORCE OF LAW.—The maps and legal descriptions filed under paragraph (1) shall have the same force and effect as if included in this Act, except that the Commandant may correct typographical errors in the maps and each legal description.

(3) PUBLIC AVAILABILITY.—Each map and legal description filed under paragraph (1) shall be on file and available for public inspection in the appropriate offices of the Coast Guard and the City.

(g) ADDITIONAL TERMS AND CONDITIONS.—The Commandant may require such additional terms and conditions in connection with the exchange under this section as the Commandant considers appropriate to protect the interests of the United States.

(ħ) Expiration of Authority to Convey.—The authority to enter into the exchange authorized by this section shall expire three

years after the date of enactment of this Act.

SEC. 2846. TRANSFER OF JURISDICTION, FORMER NIKE MISSILE SITE, GROSSE ILE, MICHIGAN.

- (a) Transfer.—Administrative jurisdiction over the property described in subsection (b) is hereby transferred from the Administrator of the Environmental Protection Agency to the Secretary of the Interior.
- (b) PROPERTY DESCRIBED.—The property referred to in subsection (a) is the former Nike missile site located at the southern end of Grosse Ile, Michigan, as depicted on the map entitled "07–CE" on file with the Environmental Protection Agency and dated May 16, 1984.

(c) Administration of Property.—Subject to subsection (d), the Secretary of the Interior shall administer the property described in subsection (b)—

(1) acting through the United States Fish and Wildlife

Service;

(2) as part of the Detroit River International Wildlife Ref-

uge; and

(3) for use as a habitat for fish and wildlife and as a recreational property for outdoor education and environmental appreciation.

(d) Management of Remediation.—The Secretary of Defense, acting through the Army Corps of Engineers, shall manage and carry out environmental remediation activities with respect to the property described in subsection (b) that, at a minimum, achieve the standard sufficient to allow the property to be used as provided in subsection (c)(3). Such remediation activities, with the exception of long-term monitoring, shall be completed to achieve that standard not later than two years after the date of the enactment of this Act. The Secretary of Defense may use amounts made available from the account established by section 2703(a)(5) of title 10, United States Code, to carry out such remediation.

(e) Savings Provision.—Nothing in this section shall be construed to affect or limit the application of, or any obligation to comply with, any environmental law, including the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601 et seq.) and the Solid Waste Disposal Act (42 U.S.C.

6901 et seq.).

SEC. 2847. MODIFICATION TO LAND CONVEYANCE AUTHORITY, FORT BRAGG, NORTH CAROLINA.

(a) Requirement To Convey Tract No. 404–1 Property Without Consideration.—Section 2836 of the Military Construction Authorization Act for Fiscal Year 1998 (division B of Public Law 105–85; 111 Stat. 2005) is amended—

(1) in subsection (a)(3), by striking "at fair market value"

and inserting "without consideration";

(2) in subsection (b), by striking paragraph (2) and insert-

ing the following new paragraph:

"(2) The conveyances under paragraphs (2) and (3) of subsection (a) shall be subject to the condition that the County develop and use the conveyed properties for educational purposes and the construction of public school structures."; and

(3) in subsection (c), by striking paragraph (2) and insert-

ing the following new paragraph:

"(2) If the Secretary determines at any time that the real property conveyed under paragraph (2) or paragraph (3) of subsection (a) is not being used in accordance with subsection (b)(2), all right, title, and interest in and to the property conveyed under such paragraph, including any improvements thereon, shall revert, at the option of the Secretary, to the United States, and the United States shall have the right of immediate entry thereon.".

(b) PAYMENT OF COSTS OF CONVEYANCE.—Such section is further amended by adding at the end the following new subsection:

"(f) Payment of Costs of Conveyance of Tract No. 404–1 Property.— "(1) Payment required by the Secretary shall require the County to cover costs to be incurred by the Secretary, or to reimburse the Secretary for costs incurred by the Secretary, to carry out the conveyance under subsection (a)(3), including survey costs, costs related to environmental documentation, and other administrative costs related to the conveyance. If amounts are collected from the County in advance of the Secretary incurring the actual costs, and the amount collected exceeds the costs actually incurred by the Secretary to carry out the conveyance, the Secretary shall refund the excess amount to the County.

"(2) TREATMENT OF AMOUNTS RECEIVED.—Amounts received as reimbursement under paragraph (1) shall be credited to the fund or account that was used to cover the costs incurred by the Secretary in carrying out the conveyance. Amounts so credited shall be merged with amounts in such fund or account, and shall be available for the same purposes, and subject to the same conditions and limitations, as amounts in such fund or

account.".

SEC. 2848. LAND CONVEYANCE, LEWIS AND CLARK UNITED STATES ARMY RESERVE CENTER, BISMARCK, NORTH DAKOTA.

(a) Conveyance Authorized.—The Secretary of the Army may convey, without consideration, to the United Tribes Technical College all right, title, and interest of the United States in and to a parcel of real property, including improvements thereon, consisting of approximately 2 acres located at the Lewis and Clark United States Army Reserve Center, 3319 University Drive, Bismarck, North Dakota, for the purpose of supporting education at the United Tribes Technical College.

(b) Reversionary Interest.—

(1) In General.—Subject to paragraph (2), if the Secretary determines at any time that the real property conveyed under subsection (a) is not being used in accordance with the purposes of the conveyance specified in such subsection, all right, title, and interest in and to the property shall revert, at the option of the Secretary, to the United States, and the United States shall have the right of immediate entry onto the property. Any determination of the Secretary under this subsection shall be made on the record after an opportunity for a hearing.

(2) Expiration.—The reversionary interest under paragraph (1) shall expire upon satisfaction of the following condi-

tions:

(A) The real property conveyed under subsection (a) is used in accordance with the purposes of the conveyance specified in such subsection for a period of not less than 30 years following the date of the conveyance.

(B) After the end of period specified in subparagraph (A), the United Tribes Technical College applies to the Sec-

retary for the release of the reversionary interest.

(C) The Secretary certifies, in a manner that can be filed with the appropriate land recordation office, that the condition under subparagraph (A) has been satisfied.

(c) PAYMENT OF COSTS OF CONVEYANCE.—

(1) PAYMENT REQUIRED.—The Secretary shall require the United Tribes Technical College to cover costs to be incurred by the Secretary, or to reimburse the Secretary for costs incurred

by the Secretary, to carry out the conveyance under subsection (a), including survey costs, costs related to environmental documentation, and other administrative costs related to the conveyance. If amounts are collected from the United Tribes Technical College in advance of the Secretary incurring the actual costs, and the amount collected exceeds the costs actually incurred by the Secretary to carry out the conveyance, the Secretary shall refund the excess amount to the United Tribes Technical College.

(2) TREATMENT OF AMOUNTS RECEIVED.—Amounts received as reimbursements under paragraph (1) shall be credited to the fund or account that was used to cover the costs incurred by the Secretary in carrying out the conveyance. Amounts so credited shall be merged with amounts in such fund or account and shall be available for the same purposes, and subject to the same conditions and limitations, as amounts in such fund or account.

(d) Description of Real Property.—The exact acreage and legal description of the real property to be conveyed under subsection (a) shall be determined by a survey satisfactory to the Secretary.

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

SEC. 2849. LAND EXCHANGE, FORT HOOD, TEXAS.

(a) Exchange Authorized.—The Secretary of the Army may convey to the City of Copperas Cove, Texas (in this section referred to as the "City"), all right, title, and interest of the United States in and to a parcel of real property, including any improvements thereon, consisting of approximately 200 acres at Fort Hood, Texas, for the purpose of permitting the City to improve arterial transportation routes in the community.

(b) Consideration.—As consideration for the conveyance under subsection (a), the City shall convey to the Secretary all right, title, and interest of the City in and to one or more parcels of real property that are acceptable to the Secretary. The fair market value of the real property acquired by the Secretary under this subsection shall be at least equal to the fair market value of the real property conveyed under subsection (a), as determined by appraisals acceptable to the Secretary.

(c) DESCRIPTION OF PROPERTY.—The exact acreage and legal description of the real property to be exchanged under this section shall be determined by surveys satisfactory to the Secretary.

(d) Payment of Costs of Conveyances.—

(1) Payment required.—The Secretary shall require the City to cover costs to be incurred by the Secretary, or to reimburse the Secretary for costs incurred by the Secretary, to carry out the conveyances under this section, including survey costs related to the conveyances. If amounts are collected from the City in advance of the Secretary incurring the actual costs, and the amount collected exceeds the costs actually incurred by the Secretary to carry out the conveyances, the Secretary shall refund the excess amount to the City.

(2) TREATMENT OF AMOUNTS RECEIVED.—Amounts received under paragraph (1) as reimbursement for costs incurred by the

Secretary to carry out the conveyances under this section shall be credited to the fund or account that was used to cover the costs incurred by the Secretary in carrying out the conveyances. 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.

(e) Additional Term and Conditions.—The Secretary may require such additional terms and conditions in connection with the conveyances under this section as the Secretary considers appro-

priate to protect the interests of the United States.

Subtitle D—Energy Security

SEC. 2861. REPEAL OF CONGRESSIONAL NOTIFICATION REQUIREMENT REGARDING CANCELLATION CEILING FOR DEPARTMENT DEFENSE ENERGY SAVINGS PERFORMANCE CON-

Section 2913 of title 10, United States Code, is amended by striking subsection (e).

SEC. 2862. DEFINITION OF ALTERNATIVE FUELED VEHICLE.

Section 301(3) of the Energy Policy Act of 1992 (42 U.S.C. 13211(3)) is amended-

(1) by striking "(3) the term" and inserting the following:

"(3) Alternative fueled vehicle.-

"(A) In GENERAL.—The term"; and

(2) by adding at the end the following:

"(B) INCLUSIONS.—The term 'alternative fueled vehicle' includes-

"(i) a new qualified fuel cell motor vehicle (as defined in section 30B(b)(3) of the Internal Revenue Code of 1986);

"(ii) a new advanced lean burn technology motor vehicle (as defined in section 30B(c)(3) of that Code);

"(iii) a new qualified hybrid motor vehicle (as de-

fined in section 30B(d)(3) of that Code); and "(iv) any other type of vehicle that the Administrator demonstrates to the Secretary would achieve a significant reduction in petroleum consumption.".

USE OF ENERGY EFFICIENT LIGHTING FIXTURES AND BULBS IN DEPARTMENT OF DEFENSE FACILITIES. SEC. 2863.

(a) Construction and Alteration of Buildings.—Each building constructed or significantly altered by the Secretary of Defense or the Secretary of a military department shall be equipped, to the maximum extent feasible as determined by the Secretary concerned, with lighting fixtures and bulbs that are energy efficient.

(b) Maintenance of Buildings.—Each lighting fixture or bulb that is replaced in the normal course of maintenance of buildings under the jurisdiction of the Secretary of Defense or the Secretary of a military department shall be replaced, to the maximum extent feasible as determined by the Secretary concerned, with a lighting fixture or bulb that is energy efficient.

(c) Considerations.—In making a determination under this section concerning the feasibility of installing a lighting fixture or bulb that is energy efficient, the Secretary of Defense or the Secretary of a military department shall consider—

(1) the life cycle cost effectiveness of the fixture or bulb;

(2) the compatibility of the fixture or bulb with existing equipment;

(3) whether use of the fixture or bulb could result in inter-

ference with productivity;

(4) the aesthetics relating to use of the fixture or bulb; and

(5) such other factors as the Secretary concerned determines appropriate.

(d) Energy Star.—A lighting fixture or bulb shall be treated

as being energy efficient for purposes of this section if—

(1) the fixture or bulb is certified under the Energy Star program established by section 324A of the Energy Policy and Conservation Act (42 U.S.C. 6294a); or

(2) the Secretary of Defense or the Secretary of a military department has otherwise determined that the fixture or bulb is

energy efficient.

- (e) Significant Alterations.—A building shall be treated as being significantly altered for purposes of subsection (a) if the alteration is subject to congressional authorization under section 2802 of title 10, United States Code.
- (f) Waiver Authority.—The Secretary of Defense may waive the requirements of this section if the Secretary determines that such a waiver is necessary to protect the national security interests of the United States.
- (g) Effective Date.—The requirements of subsections (a) and (b) shall take effect one year after the date of the enactment of this Act.

SEC. 2864. REPORTING REQUIREMENTS RELATING TO RENEWABLE ENERGY USE BY DEPARTMENT OF DEFENSE TO MEET DEPARTMENT ELECTRICITY NEEDS.

(a) INITIAL REPORT.—Not later than 120 days after the date of the enactment of this Act, the Under Secretary of Defense for Acquisition, Technology, and Logistics shall submit to the congressional defense committees a report containing the following information:

(1) The extent to which energy from renewable energy sources is used to meet the electricity needs of the Department of Defense, to be stated as a percentage of total facility elec-

tricity use for the previous fiscal year.

(2) The extent to which energy from renewable energy sources was procured through alternative financing methods, to be stated as a percentage of total renewable energy procurement and as a dollar amount for the previous fiscal year.

(3) The extent to which energy from renewable energy sources was procured through the use of appropriated funds, to be stated as a percentage of total renewable energy procurement

and as a dollar amount for the previous fiscal year.

(4) A graphical illustration of energy use from renewable energy sources by the Department as a percentage of total facility electricity use over time, starting no later than fiscal year 2000 and running through fiscal year 2025, including projected future trends in renewable energy consumption through fiscal year 2025 in order to meet the goals for renewable energy set

forth in section 2911(e) of title 10, United States Code, or other

goals, as appropriate.

(b) SUBSEQUENT REPORTS.—For fiscal year 2008 and each fiscal year thereafter, the information required by paragraphs (1) through (4) of subsection (a) shall be included in the Annual Energy Management Report prepared by the Under Secretary of Defense for Acquisition, Technology, and Logistics.

(c) Renewable Energy Sources Defined.—In this section, the term "renewable energy sources" has the meaning given that term in section 203(b) of the Energy Policy Act of 2005 (42 U.S.C.

15852(b)).

Subtitle E—Other Matters

SEC. 2871. REVISED DEADLINE FOR TRANSFER OF ARLINGTON NAVAL ANNEX TO ARLINGTON NATIONAL CEMETERY.

Subsection (h) of section 2881 of the Military Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106–65; 113 Stat. 879), as amended by section 2863 of the Military Construction Authorization Act for Fiscal Year 2002 (division B of Public Law 107–107; 115 Stat. 1330), section 2851 of the Military Construction Authorization Act for Fiscal Year 2003 (division B of Public Law 107–314; 116 Stat. 2726), and section 2881 of the Military Construction Authorization Act for Fiscal Year 2005 (division B of Public Law 108–375; 115 Stat. 2153), is further amended by striking paragraphs (1) and (2) and inserting the following new paragraphs:

"(1) January 1, 2011;

"(2) the date on which the Navy Annex property is no longer required (as determined by the Secretary of Defense) for

use as temporary office space; or

"(3) one year after the date on which the Secretary of the Army notifies the Secretary of Defense that the Navy Annex property is needed for the expansion of Arlington National Cemetery.".

SEC. 2872. TRANSFER OF JURISDICTION OVER AIR FORCE MEMORIAL TO DEPARTMENT OF THE AIR FORCE.

- (a) Transfer of Jurisdiction.—Notwithstanding section 2881 of the Military Construction Authorization Act for Fiscal Year 2000 (division B of Public Law 106–65; 113 Stat. 879) and section 2863 of the Military Construction Authorization Act for Fiscal Year 2002 (division B of Public Law 107–107; 115 Stat. 1330; 40 U.S.C. 1003 note), the Secretary of the Army may transfer administrative jurisdiction, custody, and control of the parcel of Federal land described in subsection (b)(1) of such section 2863 to the Secretary of the Air Force
- (b) Limitation on Payment of Expenses.—If the Air Force Memorial is transferred to the Secretary of the Air Force as authorized by subsection (a), the United States shall not pay any costs incurred for the maintenance and repair of the Air Force Memorial.

SEC. 2873. REPORT ON PLANS TO REPLACE THE MONUMENT AT THE TOMB OF THE UNKNOWNS AT ARLINGTON NATIONAL CEM-ETERY, VIRGINIA.

- (a) Report Required.—Not later than 180 days after the date of the enactment of this Act, the Secretary of the Army and the Secretary of Veterans Affairs shall jointly submit to Congress a report setting forth the following:
 - (1) The current plans of the Secretaries with respect to— (A) replacing the monument at the Tomb of the Unknowns at Arlington National Cemetery, Virginia; and

(B) disposing of the current monument at the Tomb of

the Unknowns, if it were removed and replaced.

(2) An assessment of the feasibility and advisability of repairing the monument at the Tomb of the Unknowns rather than replacing it.

(3) A description of the current efforts of the Secretaries to maintain and preserve the monument at the Tomb of the Un-

knowns.

(4) An explanation of why no attempt has been made since 1989 to repair the monument at the Tomb of the Unknowns.

(5) A comprehensive estimate of the cost of replacement of the monument at the Tomb of the Unknowns and the cost of repairing such monument.

(6) An assessment of the structural integrity of the monu-

ment at the Tomb of the Unknowns.

(b) LIMITATION ON ACTION.—The Secretary of the Army and the Secretary of Veterans Affairs may not take any action to replace the monument at the Tomb of the Unknowns at Arlington National Cemetery, Virginia, until 180 days after the date of the receipt by Congress of the report required by subsection (a).

(c) Exception.—The limitation in subsection (b) shall not prevent the Secretary of the Army or the Secretary of Veterans Affairs from repairing the current monument at the Tomb of the Unknowns or from acquiring any blocks of marble for uses related to such monument, subject to the availability of appropriations for those purposes.

SEC. 2874. INCREASED AUTHORITY FOR REPAIR, RESTORATION, AND PRESERVATION OF LAFAYETTE ESCADRILLE MEMÓRIAL, MARNES-LA-COQUETTE, FRANCE.

Section 1065 of the National Defense Authorization Act for Fiscal Year 2002 (Public Law 107–107; 115 Stat. 1233) is amended— (1) in subsection (a)(2), by striking "\$2,000,000" and insert-

ing "\$2,500,000"; and

(2) in subsection (e), by striking "under section 301(a)(4)".

SEC. 2875. ADDITION OF WOONSOCKET LOCAL PROTECTION PROJECT.

Section 2866 of the Military Construction Authorization Act for Fiscal Year 2007 (division B of Public Law 109–364; 120 Stat. 2499) is amended by adding at the end the following new subsection:

"(d) Woonsocket Local Protection Project.—

"(1) Assumption of responsibility.—The Secretary of the Army, acting through the Chief of Engineers, shall assume responsibility for the annual operation and maintenance of the Woonsocket local protection project authorized by section 10 of the Act of December 22, 1944 (commonly known as the Flood

Control Act of 1944; 58 Stat. 892, chapter 665), including by acquiring, in accordance with paragraph (2), any interest of the city of Woonsocket, Rhode Island, in and to land and structures required for the continued operation and maintenance, repair, replacement, rehabilitation, and structural integrity of the project, as identified by the city, in coordination with the Sec-

retary.

"(2) ACQUISITION.—As a condition on the Secretary's assumption of responsibility for the Woonsocket local protection project under paragraph (1), the city of Woonsocket shall con-vey, not later than one year after the date of the enactment of the National Defense Authorization Act for Fiscal Year 2008, to the Secretary of the Army, by quitclaim deed and without consideration, all right, title, and interest of the city in and to the Woonsocket local protection project, including any interest of the city in and to land and structures required for the continued operation and maintenance, repair, replacement, rehabilitation, and structural integrity of the project, as identified by the city."

SEC. 2876. REPEAL OF MORATORIUM ON IMPROVEMENTS AT FORT BU-CHANAN, PUERTO RICO.

Section 1507 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106–398; 114 Stat. 1654A–355) is repealed.

SEC. 2877. ESTABLISHMENT OF NATIONAL MILITARY WORKING DOG TEAMS MONUMENT ON SUITABLE MILITARY INSTALLA-

(a) Authority To Establish Monument.—The Secretary of Defense may permit the National War Dogs Monument, Inc., to establish and maintain, at a suitable location at Fort Belvoir, Virginia, or another military installation in the United States, a national monument to honor the sacrifice and service of United States Armed Forces working dog teams that have participated in the military operations of the United States.

(b) Location and Design of Monument.—The actual location and final design of the monument authorized by subsection (a) shall be subject to the approval of the Secretary. In selecting the military installation and site on such installation to serve as the location for the monument, the Secretary shall seek to maximize access to the re-

sulting monument for both visitors and their dogs.

(c) Maintenance of the monument authorized by subsection (a) by the National War Dogs Monument, Inc., shall be subject to such conditions regarding access to the monument, and such other conditions, as the Secretary considers appropriate to protect the interests of the United States.

(d) Limitation on Payment of Expenses.—The United States Government shall not pay any expense for the establishment or maintenance of the monument authorized by subsection (a).

SEC. 2878. REPORT REQUIRED PRIOR TO REMOVAL OF MISSILES FROM 564TH MISSILE SQUADRON.

(a) Report Required.—The Secretary of Defense shall submit to the congressional defense committees a report on the feasibility of establishing an association between the 120th Fighter Wing of the Montana Air National Guard and active duty personnel stationed at Malmstrom Air Force Base, Montana. In preparing the report, the Secretary shall include the following evaluations:

- (1) An evaluation of the requirement of the Air Force for additional F-15 aircraft active or reserve component force structure.
- (2) An evaluation of the airspace training opportunities in the immediate airspace around Great Falls International Airport Air Guard Station.

(3) An evaluation of the impact of civilian operations on military operations at Great Falls International Airport.

(4) An evaluation of the level of civilian encroachment on the facilities and airspace of the 120th Fighter Wing.

(5) An evaluation of the support structure available, includ-

ing active military bases nearby.

(6) An evaluation of opportunities for additional association between the Montana National Guard and the 241st Space

tion between the Montana National Guard and the 341st Space Wing.

(b) LIMITATION ON REMOVAL PENDING REPORT.—Not more than 40 missiles may be removed from the 564th Missile Squadron until 15 days after the report required in subsection (a) has been submitted.

SEC. 2879. REPORT ON CONDITION OF SCHOOLS UNDER JURISDIC-TION OF DEPARTMENT OF DEFENSE EDUCATION ACTIV-ITY

(a) REPORT REQUIRED.—Not later than March 1, 2008, the Secretary of Defense shall submit to the congressional defense committees a report on the conditions of schools under the jurisdiction of the Department of Defense Education Activity.

(b) CONTENT.—The report required under subsection (a) shall

include the following:

(1) A description of each school under the control of the Secretary, including the location, year constructed, grades of attending children, maximum capacity, and current capacity of the school.

(2) A description of the standards and processes used by the Secretary to assess the adequacy of the size of school facilities, the ability of facilities to support school programs, and the cur-

rent condition of facilities.

(3) A description of the conditions of the facility or facilities at each school, including the level of compliance with the standards described in paragraph (2), any existing or projected facility deficiencies or inadequate conditions at each facility, and whether any of the facilities listed are temporary structures.

(4) An investment strategy planned for each school to correct deficiencies identified in paragraph (3), including a description of each project to correct such deficiencies, cost esti-

mates, and timelines to complete each project.

(5) A description of requirements for new schools to be constructed over the next 10 years as a result of changes to the pop-

ulation of military personnel.

(c) USE OF REPORT AS MASTER PLAN FOR REPAIR, UPGRADE, AND CONSTRUCTION OF SCHOOLS.—The Secretary shall use the report required under subsection (a) as a master plan for the repair, upgrade, and construction of schools in the Department of Defense system that support dependents of members of the Armed Forces and civilian employees of the Department of Defense.

SEC. 2880. REPORT ON FACILITIES AND OPERATIONS OF DARNALL ARMY MEDICAL CENTER, FORT HOOD MILITARY RESERVATION, TEXAS.

(a) In General.—Not later than 120 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a report assessing the facilities and operations of the Darnall Army Medical Center at Fort Hood Military Reservation, Texas.

(b) Content.—The report required under subsection (a) shall

include the following:

(1) A specific determination of whether the facilities currently housing Darnall Army Medical Center meet Department

of Defense standards for Army medical centers.

(2) A specific determination of whether the existing facilities adequately support the operations of Darnall Army Medical Center, including the missions of medical treatment, medical hold, medical holdover, and Warriors in Transition.

(3) A specific determination of whether the existing facilities provide adequate physical space for the number of personnel that would be required for Darnall Army Medical Center

to function as a full-sized Army medical center.

(4) A specific determination of whether the current levels of medical and medical-related personnel at Darnall Army Medical Center are adequate to support the operations of a fullsized Army medical center.

(5) A specific determination of whether the current levels of graduate medical education and medical residency programs currently in place at Darnall Army Medical Center are adequate to support the operations of a full-sized Army medical center.

(6) A description of any and all deficiencies identified by the Secretary.

(7) A proposed investment plan and timeline to correct such deficiencies.

SEC. 2881. REPORT ON FEASIBILITY OF ESTABLISHING A REGIONAL DISASTER RESPONSE CENTER AT KELLY AIR FIELD, SAN ANTONIO, TEXAS.

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

(1) The Federal response to Hurricane Katrina demonstrated the need for greater coordination and planning capability at the Federal, State, and local levels of government.

(2) Coordination of State and local assets can be more effectively accomplished if such assets are organized on a regional basis similar to the manner in which the Federal Emergency Management Agency organizes its efforts.

(3) Despite the obvious need for experienced and routinely exercised operational headquarters skilled in disaster response,

no such headquarters have been established.

(4) Such a headquarters would be appropriately located on available Federal property in Region VI of the Federal Emergency Management Agency, which includes Texas, Louisiana, Oklahoma, Arkansas, and New Mexico, and is a region subject to forest fires, floods, hurricanes, and tornadoes.

(b) Report Required.—Not later than March 31, 2008, the Secretary of Defense, in coordination with the Secretary of Homeland Security, shall submit to Congress a report on the feasibility

of establishing at Kelly Air Field in San Antonio, Texas, a permanent, regionally oriented disaster response center responsible for planning, coordinating, and directing the Federal, State, and local response to man-made and natural disasters that occur in Region VI of the Federal Emergency Management Agency.

(c) CONTENT.—The report required under subsection (b) shall

include the following:

- (1) A determination of how the regional disaster response center, if established at Kelly Air Field, would organize and leverage capabilities of the following currently co-located organizations, facilities, and forces located in San Antonio, Texas:
 - (A) Lackland Air Force Base.

(B) Fort Sam Houston.

- (C) Brooke Army Medical Center.
- (D) Wilford Hall Medical Center.
- (E) City of San Antonio/Bexar County Emergency Operations Center.
- (F) Audie Murphy Veterans Administration Medical Center.

(G) 433rd Airlift Wing C-5 Heavy Lift Aircraft.

(H) 149 Fighter Wing and Texas Air National Guard F-16 fighter aircraft.

(İ) Army Northern Command.

(J) The three level 1 trauma centers of the National Trauma Institute.

(K) Texas Medical Rangers.

(L) San Antonio Metro Health Department.

- (M) The University of Texas Health Science Center at San Antonio.
- (N) The Air Intelligence Surveillance and Reconnaissance Agency at Lackland Air Force Base.

(O) The United States Air Force Security Police Train-

ing Department at Lackland Air Force Base.

- (P) The large manpower pools and blood donor pools from the more than 6,000 trainees at Lackland Air Force Base.
- (2) A determination of the number of military and civilian personnel who would have to be mobilized to run the logistics, planning, and maintenance of the regional disaster response center, if established at Kelly Air Field, during a time of disaster recovery.

(3) A determination of the number of military and civilian personnel who would be required to run the logistics, planning, and maintenance of the regional disaster response center during

a time when no disaster is occurring.

- (4) A determination of the cost of improving the current infrastructure at Kelly Air Field to meet the needs of displaced victims of a disaster equivalent to that of Hurricanes Katrina and Rita or a natural or man-made disaster of similar scope, including adequate beds, food stores, and decontamination stations to triage radiation or other chemical or biological agent contamination victims.
- (5) An evaluation of the current capability of the Department of Defense and the Department of Homeland Security to

respond to these mission requirements and an assessment of any additional capabilities that are required.

(6) An assessment of the costs and benefits of adding such capabilities at Kelly Air Field to the costs and benefits of other locations.

SEC. 2882. NAMING OF HOUSING FACILITY AT FORT CARSON, COLORADO, IN HONOR OF THE HONORABLE JOEL HEFLEY, A FORMER MEMBER OF THE UNITED STATES HOUSE OF REPRESENTATIVES.

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

(1) Representative Joel Hefley was elected to represent Colorado's 5th Congressional district in 1986 and served in the House of Representatives until the end of the 109th Congress in

2007 with distinction, class, integrity, and honor.

(2) Representative Hefley served on the Committee on Armed Services of the House of Representatives for 18 years, including service as Chairman of the Subcommittee on Military Installations and Facilities from 1995 through 2000 and, from 2001 until 2007, as Chairman of the Subcommittee on Readi-

- (3) Representative Hefley was a fair and effective lawmaker who worked for the national interest while never forgetting his Western roots.
- (4) Representative Hefley's efforts on the Committee on Armed Services were instrumental to the military value of, and quality of life at, installations in the State of Colorado, including Fort Carson, Cheyenne Mountain, Peterson Air Force Base, Schriever Air Force Base, Buckley Air Force Base, and the United States Air Force Academy.

(5) Representative Hefley was a leader in efforts to retain and expand Fort Carson as an essential part of the national defense system during the Defense Base Closure and Realignment process.

- (6) Representative Hefley consistently advocated for providing members of the Armed Forces and their families with quality, safe, and affordable housing and supportive communities.
- (7) Representative Hefley spearheaded the Military Housing Privatization Initiative to eliminate inadequate housing on military installations, with the first pilot program located at Fort Carson.
- (8) Representative Hefley's leadership on the Military Housing Privatization Initiative allowed for the privatization of more than 121,000 units of military family housing, which brought meaningful improvements to living conditions for thousands of members of the Armed Forces and their spouses and children at installations throughout the United States.

(9) It is fitting and proper that an appropriate military family housing area or structure at Fort Carson be designated

in honor of Representative Hefley.

(b) Designation.—Notwithstanding Army Regulation AR 1-33, the Secretary of the Army shall designate one of the military family housing areas or facilities constructed for Fort Carson, Colorado, using the authority provided by subchapter IV of chapter 169 of title 10, United States Code, as the "Joel Hefley Village".

SEC. 2883. NAMING OF NAVY AND MARINE CORPS RESERVE CENTER AT ROCK ISLAND, ILLINOIS, IN HONOR OF THE HONORABLE LANE EVANS, A FORMER MEMBER OF THE UNITED STATES HOUSE OF REPRESENTATIVES.

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

(1) Representative Lane Evans was elected to the House of Representatives in 1982 and served in the House of Representatives until the end of the 109th Congress in 2007 representing the people of Illinois' 17th Congressional district.

(2) As a member of the Committee on Armed Services of the House of Representatives, Representative Evans worked to bring common sense priorities to defense spending and strengthen the

military's conventional readiness.

(3) Representative Evans was a tireless advocate for military veterans, ensuring that veterans receive the medical care they need and advocating for individuals suffering from post-traumatic stress disorder and Gulf War Syndrome.

(4) Representative Evans' efforts to improve the transition of individuals from military service to the care of the Department of Veterans Affairs will continue to benefit generations of

veterans long into the future.

(5) Representative Evans was credited with bringing new services to veterans living in his Congressional district, including outpatient clinics in the Quad Cities and Quincy and the Quad-Cities Vet Center.

(6) Representative Evans worked with local leaders to promote the Rock Island Arsenal, and it earned new jobs and mis-

sions through his support.

(7) In honor of his service in the Marine Corps and to his district and the United States, it is fitting and proper that the Navy and Marine Corps Reserve Center at Rock Island Arsenal

be named in honor of Representative Evans.

(b) DESIGNATION.—The Navy and Marine Corps Reserve Center at Rock Island Arsenal, Illinois, shall be known and designated as the "Lane Evans Navy and Marine Corps Reserve Center". Any reference in a law, map, regulation, document, paper, or other record of the United States to the Navy and Marine Corps Reserve Center at Rock Island Arsenal shall be deemed to be a reference to the Lane Evans Navy and Marine Corps Reserve Center.

SEC. 2884. NAMING OF RESEARCH LABORATORY AT AIR FORCE ROME RESEARCH SITE, ROME, NEW YORK, IN HONOR OF THE HONORABLE SHERWOOD L. BOEHLERT, A FORMER MEM-BER OF THE UNITED STATES HOUSE OF REPRESENTA-TIVES.

The new laboratory building at the Air Force Rome Research Site, Rome, New York, shall be known and designated as the "Sherwood Boehlert Center of Excellence for Information Science and Technology". Any reference in a law, map, regulation, document, paper, or other record of the United States to such laboratory facility shall be deemed to be a reference to the Sherwood Boehlert Center of Excellence for Information Science and Technology.

SEC. 2885. NAMING OF ADMINISTRATION BUILDING AT JOINT SYSTEMS MANUFACTURING CENTER, LIMA, OHIO, IN HONOR OF THE HONORABLE MICHAEL G. OXLEY, A FORMER MEMBER OF THE UNITED STATES HOUSE OF REPRESENTA-

The administration building under construction at the Joint Systems Manufacturing Center in Lima, Ohio, shall be known and designated as the "Michael G. Oxley Administration and Technology Center". Any reference in a law, map, regulation, document, paper, or other record of the United States to such building shall be deemed to be a reference to the Michael G. Oxley Administration and Technology Center.

SEC. 2886. NAMING OF LOGISTICS AUTOMATION TRAINING FACILITY, ARMY QUARTERMASTER CENTER AND SCHOOL, FORT LEE, VIRGINIA, IN HONOR OF GENERAL RICHARD H. THOMP-

Notwithstanding Army Regulation AR 1–33, the Logistics Automation Training Facility of the Army Quartermaster Center and School at Fort Lee, Virginia, shall be known and designated as the "General Richard H. Thompson Logistics Automation Training Facility" in honor of General Richard H. Thompson, the only quartermaster to have risen from private to full general. Any reference in a law, map, regulation, document, paper, or other record of the United States to such facility shall be deemed to be a reference to the General Richard H. Thompson Logistics Automation Training Facility.

SEC. 2887. AUTHORITY TO RELOCATE JOINT SPECTRUM CENTER TO FORT MEADE, MARYLAND.

(a) Authority To Carry Out Relocation Agreement.—The Secretary of Defense may carry out an agreement to relocate the Joint Spectrum Center, a geographically separated unit of the Defense Information Systems Agency, from Annapolis, Maryland, to Fort Meade, Maryland, or another military installation if-

(1) the Secretary determines that the relocation of the Joint Spectrum Center is in the best interest of national security and the physical protection of personnel and missions of the Depart-

ment of Defense; and

(2) the agreement between the lease holder and the Department of Defense provides equitable and appropriate terms to facilitate the relocation.

(b) AUTHORIZATION.—Any facility, road, or infrastructure constructed or altered on a military installation as a result of the agreement referred to in subsection (a) is deemed to be authorized

in accordance with section 2802 of title 10, United States Code.
(c) TERMINATION OF EXISTING LEASE.—Upon completion of the relocation of the Joint Spectrum Center, all right, title, and interest of the United States in and to the existing lease for the Joint Spectrum Center shall be terminated, as contemplated under Condition 29.B of the lease.

TITLE XXIX—WAR-RELATED AND EMER-GENCY MILITARY CONSTRUCTION AU-THORIZATIONS

- Sec. 2902. Authorized Navy construction and land acquisition projects.
- Sec. 2903. Authorized Air Force construction and land acquisition projects. Sec. 2904. Authorized Defense Agencies construction and land acquisition projects. Sec. 2905. Authorized base closure and realignment activities funded through Department of Defense Base Closure Account 2005 and related authorization of appropriations.

SEC. 2901. AUTHORIZED ARMY CONSTRUCTION AND LAND ACQUISI-TION PROJECTS.

(a) Inside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in subsection (c)(1), the Secretary of the Army may acquire real property and carry out military construction projects for the installations or locations in-side the United States, and in the amounts, set forth in the following table:

Army: Inside the United States

State	Installation or Location	Amount
Georgia Kansas Kentucky	Fort Carson	\$7,400,000
New York	Fort Drum Fort Hood	\$38,000,000 \$38,000,000 \$9,100,000

(b) Outside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in subsection (c)(2), the Secretary of the Army may acquire real property and carry out military construction projects for the installations or locations outside the United States, and in the amounts, set forth in the following table:

Army: Outside the United States

Country	Installation or Location	Amount
Afghanistan	Bagram Air Base	\$249,600,000
	Ghazni	\$5,000,000
	Kabul	\$36,000,000
Iraq	Camp Adder	\$80,650,000
1	Al Asad	\$92,600,000
	Camp Anaconda	\$53,500,000
	Camp Constitution	\$11,700,000
	Camp Cropper	\$9,500,000
	Fallujah	\$880,000
	Camp Marez	\$880,000
	Mosul	\$43,000,000
	Q-West	\$26,000,000
	Camp Ramadi	\$880,000
	Scania	\$14,200,000
	Camp Speicher	\$83,900,000
	Camp Taqqadum	\$880,000
	Tikrit	\$43,000,000
	Camp Victory	\$65,400,000
	Camp Warrior	\$880,000
	Various Locations	\$207,000,000
Kuwait	Camp Arifjan	\$30,000,000

(c) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for military construction, land acquisition, and military family housing functions of the Department of the Army in the total amount of \$1,257,750,000 as follows:

(1) For military construction projects inside the United States authorized by subsection (a), \$123,500,000.

(2) For military construction projects outside the United States authorized by subsection (b), \$1,055,450,000.

(3) For architectural and engineering services and construction design under section 2807 of title 10, United States Code, \$78,800,000.

(d) Report Required Before Commencing Certain Projects.—Funds may not be obligated for the projects authorized by subsection (b) for Camp Arifjan, Kuwait, or Camp Cropper, Iraq, until 14 days after the date on which the Secretary of Defense submits to the congressional defense committees a report, in either unclassified or classified form, containing a detailed justification for the project, including the overall intent of the requested construction, host-nation views, longevity of the site selected, and timelines for completion. The Secretary shall submit the report not later than January 15, 2008.

SEC. 2902. AUTHORIZED NAVY CONSTRUCTION AND LAND ACQUISITION PROJECTS.

(a) INSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations in subsection (d)(1), the Secretary of the Navy may acquire real property and carry out military construction projects for the installations or locations inside the United States, and in the amounts, set forth in the following table:

Navy: Inside the United States

State	Installation or Location	Amount
California		\$102,034,000
	Twentynine Palms	\$4,440,000
North Carolina	Camp Lejeune	\$43,340,000

(b) Outside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in subsection (d)(2), the Secretary of the Navy may acquire real property and carry out military construction projects for the installations or locations outside the United States, and in the amounts, set forth in the following table:

Navy: Outside the United States

Country	Installation or Location	Amount
Djibouti	Camp Lemonier	\$25,410,000

(c) FAMILY HOUSING.—Using amounts appropriated pursuant to the authorization of appropriations in subsection (d)(4), the Secretary of the Navy may construct or acquire family housing units (including land acquisition and supporting facilities) at the installations or locations, and in the amounts, set forth in the following table:

Navy: Family Housing

State	Installation or Location	Amount
California	Camp Pendleton	\$10,692,000 \$1,074,000

- (d) Authorization of Appropriations.—Subject to section 2825 of title 10, United States Code, funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for military construction, land acquisition, and military family housing functions of the Department of the Navy in the total amount of \$198,781,000, as follows:
 - (1) For military construction projects inside the United States authorized by subsection (a), \$149,814,000.
 - (2) For military construction projects outside the United States authorized by subsection (a), \$25,410,000.
 - (3) For architectural and engineering services and construction design under section 2807 of title 10, United States Code, \$11,791,000.
 - (4) For construction and acquisition, planning and design, and improvement of military family housing and facilities, \$11,766,000.

SEC. 2903. AUTHORIZED AIR FORCE CONSTRUCTION AND LAND ACQUISITION PROJECTS.

(a) OUTSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations in subsection (b)(1), the Secretary of the Air Force may acquire real property and carry out military construction projects for the installations or locations outside the United States, and in the amounts, set forth in the following table:

Air Force: Outside the United States

Country	Installation or Location	Amount
Afghanistan	Bagram Air Base Kandahar	\$108,800,000 \$26,300,000
1	Balad Air Base	\$58,300,000
Kyrgyzstan	Manas Air Base	\$30,300,000

- (b) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for military construction, land acquisition, and military family housing functions of the Department of the Air Force in the total amount of \$258,700,000, as follows:
 - (1) For military construction projects outside the United States authorized by subsection (a), \$223,700,000.
 - (2) For architectural and engineering services and construction design under section 2807 of title 10, United States Code, \$35,000,000.

SEC. 2904. AUTHORIZED DEFENSE AGENCIES CONSTRUCTION AND LAND ACQUISITION PROJECTS.

(a) Inside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in subsection (c)(1), the Secretary of Defense may acquire real property and carry out military construction projects for the installations or locations in-

side the United States, and in the amounts, set forth in the following table:

Defense Agencies: Inside the United States

State	Installation or Location	Amount
Texas	Fort Sam Houston	\$21,000,000

(b) OUTSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropriations in subsection (c)(2), the Secretary of Defense may acquire real property and carry out military construction projects for the installations or locations outside the United States, and in the amounts, set forth in the following table:

Defense Agencies: Outside the United States

Country	Installation or Location	Amount
Qatar	Al Udeid	\$6,600,000

- (c) Authorization of Appropriations.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for military construction, land acquisition, and military family housing functions of the Department of Defense (other than the military departments) in the total amount of \$27,600,000 as follows:
 - (1) For military construction projects inside the United States authorized by subsection (a), \$21,000,000.
 - (2) For military construction projects outside the United States authorized by subsection (a), \$6,600,000.

SEC. 2905. AUTHORIZED BASE CLOSURE AND REALIGNMENT ACTIVITIES FUNDED THROUGH DEPARTMENT OF DEFENSE BASE CLOSURE ACCOUNT 2005 AND RELATED AUTHORIZATION OF APPROPRIATIONS.

- (a) Authorized Base Closure and Realignment Activities Funded Through Department of Defense Base Closure Account 2005.—Using amounts authorized appropriated pursuant to the authorization of appropriations in subsection (b), the Secretary of Defense may carry out base closure and realignment activities otherwise authorized by section 2702 of this Act, including real property acquisition and military construction projects, as authorized by the Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note) and funded through the Department of Defense Base Closure Account 2005 established by section 2906A of such Act, in the amount of \$423,650,000. Such amount is in addition to the amount specified for such base closure and realignment activities in section 2702 of this Act.
- (b) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated for fiscal years beginning after September 30, 2007, for base closure and realignment activities authorized by subsection (a) and funded through the Department of Defense Base Closure Account 2005 in the total amount of \$415,910,000.

DIVISION C—DEPARTMENT OF ENERGY *NATIONAL* SECURITY AUTHORIZA-TIONS AND OTHER AUTHORIZATIONS

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Subtitle A—National Security Programs Authorizations

- Sec. 3101. National Nuclear Security Administration.
- Sec. 3102. Defense environmental cleanup.
- Sec. 3103. Other defense activities.
- Sec. 3104. Defense nuclear waste disposal.
- Sec. 3105. Energy security and assurance.

Subtitle B—Program Authorizations, Restrictions, and Limitations

- Sec. 3111. Reliable Replacement Warhead program.
- Sec. 3112. Nuclear test readiness.
- Sec. 3113. Modification of reporting requirement. Sec. 3114. Limitation on availability of funds for Fissile Materials Disposition pro-
- gram.

 Sec. 3115. Modification of limitations on availability of funds for Waste Treatment and Immobilization Plant.
- Sec. 3116. Modification of sunset date of the Office of the Ombudsman of the Energy Employees Occupational Illness Compensation Program.
- Sec. 3117. Technical amendments.

Subtitle C—Other Matters

- Sec. 3121. Study on using existing pits for the Reliable Replacement Warhead pro-
- Sec. 3122. Report on retirement and dismantlement of nuclear warheads.
- Sec. 3123. Plan for addressing security risks posed to nuclear weapons complex.
- Sec. 3124. Department of Energy protective forces. Sec. 3125. Evaluation of National Nuclear Security Administration strategic plan
- for advanced computing.

 Sec. 3126. Sense of Congress on the nuclear nonproliferation policy of the United
 States and the Reliable Replacement Warhead program.
- Sec. 3127. Department of Energy report on plan to strengthen and expand International Radiological Threat Reduction program.
- Sec. 3128. Department of Energy report on plan to strengthen and expand Materials Protection, Control, and Accounting program. Sec. 3129. Agreements and reports on nuclear forensics capabilities.
- Sec. 3130. Report on status of environmental management initiatives to accelerate the reduction of environmental risks and challenges posed by the legacy of the Cold War.

Subtitle D-Nuclear Terrorism Prevention

- Sec. 3131. Definitions.
- Sec. 3132. Sense of Congress on the prevention of nuclear terrorism.
- Sec. 3133. Minimum security standard for nuclear weapons and formula quantities of strategic special nuclear material. Sec. 3134. Annual report.

Subtitle A—National Security Programs Authorizations

SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRATION.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2008 for the activities of the National Nuclear Security Administration in carrying out programs necessary for national security in the amount of \$9,576,095,000, to be allocated as follows:

(1) For weapons activities, \$6,465,574,000.

(2) For defense nuclear nonproliferation activities, \$1,902,646,000.

(3) For naval reactors, \$808,219,000.

(4) For the Office of the Administrator for Nuclear Security, \$399,656,000.

(b) AUTHORIZATION OF NEW PLANT PROJECTS.—From funds referred to in subsection (a) that are available for carrying out plant projects, the Secretary of Energy may carry out new plant projects for the National Nuclear Security Administration as follows:

(1) For readiness in technical base and facilities, the fol-

lowing new plant projects.

Project 08-Ď-801, High pressure fire loop, Pantex

Plant, Amarillo, Texas, \$7,000,000.

Project 08-D-802, High explosive pressing facility,

Pantex Plant, Amarillo, Texas, \$25,300,000.

Project 08-D-804, Technical Area 55 reinvestment project, Los Alamos National Laboratory, Los Alamos, New Mexico, \$6,000,000.

(2) For facilities and infrastructure recapitalization, the fol-

lowing new plant projects:
Project 08-D-601, Mercury highway, Nevada Test Site, Nevada, \$7,800,000.

Project 08-D-602, Potable water system upgrades, Y-12 Plant, Oak Ridge, Tennessee, \$22,500,000.

(3) For safeguards and security, the following new plant project:

Project 08–D–701, Nuclear materials safeguards and security upgrade, Los Alamos National Laboratory, Los Alamos, New Mexico, \$49,496,000.

(4) For naval reactors, the following new plant projects: Project 08–D–901, Shipping and receiving and warehouse complex, Bettis Atomic Power Laboratory, West Mifflin, Pennsylvania, \$9,000,000.

Project 08-D-190, Project engineering and design, Expended Core Facility M-290 Recovering Discharge Station, Naval Reactors Facility, Idaho Falls, Idaho, \$550,000.

SEC. 3102. DEFENSE ENVIRONMENTAL CLEANUP.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2008 for defense environmental cleanup activities in carrying out programs necessary for national security in the amount of \$5,367,905,000.

(b) AUTHORIZATION FOR NEW PLANT PROJECT.—From funds referred to in subsection (a) that are available for carrying out plant projects, the Secretary of Energy may carry out, for defense environmental cleanup activities, the following new plant project: Project 08–D–414, Project engineering and design, Pluto-

nium Vitrification Facility, various locations, \$9,000,000.

SEC. 3103. OTHER DEFENSE ACTIVITIES.

Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2008 for other defense activities in carrying out programs necessary for national security in the amount of \$763,974,000.

SEC. 3104. DEFENSE NUCLEAR WASTE DISPOSAL.

Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2008 for defense nuclear waste disposal for payment to the Nuclear Waste Fund established in section 302(c) of the Nuclear Waste Policy Act of 1982 (42 U.S.C. 10222(c)) in the amount of \$292,046,000.

SEC. 3105. ENERGY SECURITY AND ASSURANCE.

Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2008 for energy security and assurance programs necessary for national security in the amount of \$5,860,000.

Subtitle B—Program Authorizations, Restrictions, and Limitations

SEC. 3111. RELIABLE REPLACEMENT WARHEAD PROGRAM.

No funds appropriated pursuant to the authorization of appropriations in section 3101(a)(1) or otherwise made available for weapons activities of the National Nuclear Security Administration for fiscal year 2008 may be obligated or expended for activities under the Reliable Replacement Warhead program under section 4204a of the Atomic Energy Defense Act (50 U.S.C. 2524a) beyond phase 2A activities.

SEC. 3112. NUCLEAR TEST READINESS.

- (a) Repeal of Requirements on Readiness Posture.—Section 3113 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136; 117 Stat. 1743; 50 U.S.C. 2528a) is repealed.
 - (b) Reports on Nuclear Test Readiness Postures.—
 - (1) In General.—Section 4208 of the Atomic Energy Defense Act (50 U.S.C. 2528) is amended to read as follows:

"SEC. 4208. REPORTS ON NUCLEAR TEST READINESS.

- "(a) In General.—Not later than March 1, 2009, and every odd-numbered year thereafter, the Secretary of Energy shall submit to the congressional defense committees a report on the nuclear test readiness of the United States.
- "(b) ELEMENTS.—Each report under subsection (a) shall include, current as of the date of such report, the following:
 - "(1) An estimate of the period of time that would be necessary for the Secretary of Energy to conduct an underground test of a nuclear weapon once directed by the President to conduct such a test.
 - "(2) A description of the level of test readiness that the Secretary of Energy, in consultation with the Secretary of Defense, determines to be appropriate.
 - "(3) A list and description of the workforce skills and capabilities that are essential to carrying out an underground nuclear test at the Nevada Test Site.

"(4) A list and description of the infrastructure and physical plant that are essential to carrying out an underground nuclear test at the Nevada Test Site.

"(5) An assessment of the readiness status of the skills and capabilities described in paragraph (3) and the infrastructure and physical plant described in paragraph (4).

"(c) FORM.—Each report under subsection (a) shall be submitted

in unclassified form, but may include a classified annex.".

(2) CLERICAL AMENDMENT.—The item relating to section 4208 in the table of contents for such Act is amended to read as follows:

"Sec. 4208. Reports on nuclear test readiness.".

SEC. 3113. MODIFICATION OF REPORTING REQUIREMENT.

Section 3111 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109-163; 119 Stat. 3539) is amended—

(1) by redesignating subsections (c) and (d) as (d) and (e), respectively;

(2) by inserting after subsection (b) the following:

"(c) FORM.—The report required by subsection (b) shall be submitted in classified form, and shall include a detailed unclassified summary."; and

(3) in subsection (e), as so redesignated, by striking "(c)"

and inserting "(d)".

SEC. 3114. LIMITATION ON AVAILABILITY OF FUNDS FOR FISSILE MATERIALS DISPOSITION PROGRAM.

(a) LIMITATION PENDING REPORT ON USE OF PRIOR FISCAL YEAR FUNDS.—No more than 75 percent of the fiscal year 2008 Fissile Materials Disposition program funds may be obligated for the Fissile Materials Disposition program until the Secretary of Energy, in consultation with the Administrator for Nuclear Security, submits to the congressional defense committees a report setting forth a plan for obligating and expending funds made available for that program in fiscal years before fiscal year 2008 that remain available for obligation or expenditure as of January 1, 2005, and for fiscal year 2008.

(b) Availability of Unutilized Funds Under Certification of Partial Use.—Any funds identified in the plan required in subsection (a) that are not planned to be obligated by the end of fiscal year 2009 shall also be available for any defense nuclear non-proliferation activities (other than the Fissile Materials Disposition program) for which amounts are authorized to be appropriated by

section 3101(a)(2).

(c) FISCAL YEAR 2008 FISSILE MATERIALS DISPOSITION PROGRAM FUNDS DEFINED.—In this section, the term "fiscal year 2008 Fissile Materials Disposition program funds" means amounts authorized to be appropriated by section 3101(a)(2) and available for the Fissile Materials Disposition program.

SEC. 3115. MODIFICATION OF LIMITATIONS ON AVAILABILITY OF FUNDS FOR WASTE TREATMENT AND IMMOBILIZATION PLANT.

Paragraph (2) of section 3120(a) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109– 364; 120 Stat. 2510) is amended(1) by striking "the Defense Contract Management Agency has recommended for acceptance" and inserting "an inde-

pendent entity has reviewed"; and

(2) by inserting "and that the system has been certified by the Secretary for use by a construction contractor at the Waste Treatment and Immobilization Plant" after "Waste Treatment and Immobilization Plant".

SEC. 3116. MODIFICATION OF SUNSET DATE OF THE OFFICE OF THE OMBUDSMAN OF THE ENERGY EMPLOYEES OCCUPATIONAL ILLNESS COMPENSATION PROGRAM.

Section 3686(g) of the Energy Employees Occupational Illness Compensation Program Act of 2000 (42 U.S.C. 7385s–15(g)) is amended by striking "on the date that is 3 years after the date of the enactment of this section" and inserting "October 28, 2012".

SEC. 3117. TECHNICAL AMENDMENTS.

The Atomic Energy Defense Act (50 U.S.C. 2521 et seq.) is amended as follows:

(1) The heading of section 4204a (50 U.S.C. 2524a) is amended to read as follows:

"SEC. 4204A. RELIABLE REPLACEMENT WARHEAD PROGRAM.".

(2) The table of contents for that Act is amended by inserting after the item relating to section 4204 the following new item:

"Sec. 4204A. Reliable Replacement Warhead program.".

Subtitle C—Other Matters

SEC. 3121. STUDY ON USING EXISTING PITS FOR THE RELIABLE RE-PLACEMENT WARHEAD PROGRAM.

(a) STUDY REQUIRED.—The Administrator for Nuclear Security, in consultation with the Nuclear Weapons Council, shall carry out a study analyzing the feasibility of using existing pits in the Reliable Replacement Warhead program.

(b) REPORT.—

- (1) In General.—Not later than six months after the date of the enactment of this Act, the Administrator shall submit to the congressional defense committees a report on the results of the study. The report shall be in unclassified form, but may include a classified annex.
- (2) Matters included.—The report shall contain the assessment of the Administrator of the results of the study, including—

(A) an assessment of—

- (i) whether using existing pits in the program is technically feasible;
- (ii) whether using existing pits in the program is more advantageous than using newly manufactured pits in the program;
- (iii) the number of existing pits suitable for such use:
- (iv) whether proceeding to use existing pits in the program before using newly manufactured pits in the program is desirable; and

(v) the extent to which using existing pits, as compared to using newly manufactured pits, in the program would reduce future requirements for new pit production, and how such use of existing pits would affect the schedule and scope for new pit production; and (B) a comparison of the requirements for certifying—

(i) reliable replacement warheads using existing pits;

(ii) reliable replacement warheads using newly manufactured pits; and

(iii) warheads maintained by the Stockpile Life Extension Program.

(c) Funding.—Of the amounts made available pursuant to the authorization of appropriations in section 3101(a)(1), such funds as may be necessary shall be available to carry out this section.

SEC. 3122. REPORT ON RETIREMENT AND DISMANTLEMENT OF NU-CLEAR WARHEADS.

Not later than March 1, 2008, the Administrator for Nuclear Security, in consultation with the Nuclear Weapons Council, shall submit to the congressional defense committees a report on the retirement and dismantlement of the nuclear warheads that will not be part of the enduring stockpile as of December 31, 2012, but that have not yet been retired or dismantled. The report shall include—

(1) the existing plan and schedule for retiring and disman-

tling those warheads;

(2) an assessment of the capacity of the nuclear weapons complex to accommodate an accelerated schedule for retiring and dismantling those warheads, taking into account the full range of capabilities in the complex; and

(3) an identification of the resources needed to accommodate such an accelerated schedule for retiring and dismantling

those warheads.

SEC. 3123. PLAN FOR ADDRESSING SECURITY RISKS POSED TO NU-CLEAR WEAPONS COMPLEX.

Section 3253(b) of the National Nuclear Security Administration Act (50 U.S.C. 2453(b)) is amended by adding at the end the

following:
"(6) A plan, developed in consultation with the Director of
Security of the Department of the Office of Health, Safety, and Security of the Department of Energy, for the research and development, deployment, and lifecycle sustainment of the technologies employed within the nuclear weapons complex to address physical and cyber security threats during the applicable five-fiscal year period, together with-

> "(A) for each site in the nuclear weapons complex, a description of the technologies deployed to address the phys-

ical and cyber security threats posed to that site;
"(B) for each site and for the nuclear weapons complex,
the methods used by the National Nuclear Security Administration to establish priorities among investments in physical and cyber security technologies; and

"(C) a detailed description of how the funds identified for each program element specified pursuant to paragraph (1) in the budget for the Administration for each fiscal year during that five-fiscal year period will help carry out that plan."

SEC. 3124. DEPARTMENT OF ENERGY PROTECTIVE FORCES.

(a) Comptroller General Report on Department of En-

ERGY PROTECTIVE FORCE MANAGEMENT.-

(1) In general.—Not later than 180 days after the date of the enactment of this Act, the Comptroller General of the United States shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report on the management of the protective forces of the Department of Energy.

(2) CONTENTS.—The report shall include the following:

(A) An identification of each Department of Energy site

with Category I nuclear materials.

(B) For each site identified under subparagraph (A)— (i) a description of the management and contractual structure for protective forces at the site;

(ii) a statement of the number and category of pro-

tective force members at the site;

(iii) a description of the manner in which the site is moving to a tactical response force as required by the policy of the Department of Energy and an assessment of the issues or problems, if any, involved in moving to such a force;

(iv) a description of the extent to which the protective force at the site has been assigned or is responsible for law enforcement or law-enforcement related activi-

(v) an assessment of the ability of the protective force at the site to fulfill any such law enforcement or

law enforcement-related responsibilities; and

(vi) an assessment of whether the protective force at the site is adequately staffed, trained, and equipped to comply with the requirements of the Design Basis Threat issued by the Department of Energy in November 2005 and, if not, when it is projected to be.

(C) An analysis comparing the management, training, pay, benefits, duties, responsibilities, and assignments of the protective force at each site identified under subpara-graph (A) with the management, training, pay, benefits, du-ties, responsibilities, and assignments of the Federal trans-portation security force of the Department of Energy.

(D) A statement of options for managing the protective force at sites identified under subparagraph (A) in a more uniform manner, an analysis of the advantages and disadvantages of each option, and an assessment of the approximate cost of each option when compared with the costs associated with the existing management of the protective force at such sites.

(3) FORM.—The report shall be submitted in unclassified form, but may include a classified annex.

(b) Department of Energy Analysis of Alternatives for Managing and Deploying Protective Forces.—

(1) In General.—Not later than 90 days after the date on which the report is submitted under subsection (a), the Secretary of Energy, in conjunction with the Administrator for Nuclear Security and the Assistant Secretary for Environmental Management, shall submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report on the management of the protective forces of the Department of Energy.

(2) CONTENTS.—The report shall include the following:

(A) Each of the matters specified in subparagraphs (A), (B), and (C) of subsection (a)(2).

(B) Each of the matters specified in subparagraph (D)

of subsection (a)(2), except that—

(i) the options analyzed shall include each of the options included in the report submitted under subsection (a), as well as any other options identified by the Secretary; and

(ii) the analysis and assessment shall also include an analysis of the role played by incentives inherent in the use of private contractors to provide protective forces in the performance of those protective forces.

(3) FORM.—The report shall be submitted in unclassified

form, but may include a classified annex.

SEC. 3125. EVALUATION OF NATIONAL NUCLEAR SECURITY ADMINISTRATION STRATEGIC PLAN FOR ADVANCED COMPUTING.

(a) In General.—The Secretary of Energy shall—

(1) enter into an agreement with an independent entity to conduct an evaluation of the strategic plan for advanced computing of the National Nuclear Security Administration; and

(2) not later than one year after the date of the enactment of this Act, submit to the congressional defense committees a report containing the results of the evaluation described in paragraph (1).

(b) ELEMENTS.—The evaluation described in subsection (a)(1)

shall include the following: (1) An assessment of—

(A) the adequacy of the strategic plan in supporting the

Stockpile Stewardship Program;

(B) the role of research into, and development of, highperformance computing supported by the National Nuclear Security Administration in fulfilling the mission of the National Nuclear Security Administration and in maintaining the leadership of the United States in high-performance computing; and

(C) the impacts of changes in investment levels or research and development strategies on fulfilling the missions

of the National Nuclear Security Administration.

(2) An assessment of the efforts of the Department of Energy to—

(A) coordinate high-performance computing work within the Department, in particular between the National Nuclear Security Administration and the Office of Science;

(B) develop joint strategies with other Federal agencies and private industry groups for the development of highperformance computing; and (C) share high-performance computing developments with private industry and capitalize on innovations in private industry in high-performance computing.

SEC. 3126. SENSE OF CONGRESS ON THE NUCLEAR NONPROLIFERATION POLICY OF THE UNITED STATES AND THE RELIABLE REPLACEMENT WARHEAD PROGRAM.

It is the sense of Congress that—

(1) the United States should maintain its commitment to Article VI of the Treaty on the Non-Proliferation of Nuclear Weapons, done at Washington, London, and Moscow July 1, 1968, and entered into force March 5, 1970 (in this section referred to as the "Nuclear Non-Proliferation Treaty");

(2) the United States should initiate talks with Russia to reduce the number of nonstrategic nuclear weapons and further reduce the number of strategic nuclear weapons in the respective nuclear weapons stockpiles of the United States and Russia in a transparent and verifiable fashion and in a manner consistent with the security of the United States;

(3) the United States and other declared nuclear weapons state parties to the Nuclear Non-Proliferation Treaty, together with weapons states that are not parties to the Treaty, should work to reduce the total number of nuclear weapons in the respective stockpiles and related delivery systems of such states;

(4) the United States, Russia, and other states should work to negotiate, and then sign and ratify, a treaty setting forth a date for the cessation of the production of fissile material;

(5) the United States should sustain the science-based stockpile stewardship program, which provides the basis for certifying the United States nuclear deterrent and maintaining the moratorium on underground nuclear weapons testing;

(6) the United States should commit to dismantle as soon as possible all retired warheads or warheads that are planned to be retired from the United States nuclear weapons stockpile;

(7) the United States, along with the other declared nuclear weapons state parties to the Nuclear Non-Proliferation Treaty, should participate in transparent discussions regarding their nuclear weapons programs and plans, including plans for any new weapons or warheads, and how such programs and plans relate to their obligations as nuclear weapons state parties under the Treaty;

(8) the United States and the declared nuclear weapons state parties to the Nuclear Non-Proliferation Treaty should work to decrease reliance on, and the importance of, nuclear

weapons; and

(9) the United States should formulate any decision on whether to manufacture or deploy a reliable replacement warhead within the broader context of the progress made by the United States toward achieving each of the goals described in paragraphs (1) through (8).

SEC. 3127. DEPARTMENT OF ENERGY REPORT ON PLAN TO STRENGTH-EN AND EXPAND INTERNATIONAL RADIOLOGICAL THREAT REDUCTION PROGRAM.

Not later than 120 days after the date of the enactment of this Act, the Secretary of Energy shall submit to Congress a report that sets forth a specific plan for strengthening and expanding the De-

partment of Energy International Radiological Threat Reduction (IRTR) program within the Global Threat Reduction Initiative. The plan shall address concerns raised and recommendations made by the Government Accountability Office in its report of March 13, 2007, titled "Focusing on the Highest Priority Radiological Sources Could Improve DOE's Efforts to Secure Sources in Foreign Countries", and shall specifically include actions to-

(1) improve the Department's coordination with the Depart-

ment of State and the Nuclear Regulatory Commission;

(2) improve information-sharing between the Department

and the International Atomic Energy Agency;

(3) with respect to hospitals and clinics containing radiological sources that receive security upgrades, give high priority to those determined to be the highest risk;

(4) accelerate efforts to remove as many radioisotope thermoelectric generators (RTGs) in the Russian Federation as

practicable;

(5) develop a long-term sustainability plan for security upgrades that includes, among other things, future resources re-

quired to implement such a plan; and

(6) develop a long-term operational plan that ensures sufficient funding for the IRTR program and ensures sufficient funding to identify, recover, and secure all vulnerable high-risk radiological sources worldwide as quickly and effectively as possible.

SEC. 3128. DEPARTMENT OF ENERGY REPORT ON PLAN TO STRENGTH-EN AND EXPAND MATERIALS PROTECTION, CONTROL, AND ACCOUNTING PROGRAM.

Not later than 120 days after the date of the enactment of this Act, the Secretary of Energy shall submit to Congress a specific plan for strengthening and expanding the Department of Energy Materials Protection, Control, and Accounting (MPC&A) program. The plan shall address concerns raised and recommendations made by the Government Accountability Office in its report of February 2007, titled "Progress Made in Improving Security at Russian Nuclear Sites, but the Long-Term Sustainability of U.S. Funded Security Upgrades is Uncertain", and shall specifically include actions to—

(1) strengthen program management and the effectiveness of the Department's efforts to improve security at weapons-usable nuclear material and warhead sites in the Russian Federa-

tion and other countries by-

(A) revising the metrics used to measure MPC&A program progress to better reflect the level of security upgrade completion at buildings reported as "secure";

(B) actively working with other countries, in coordination with the Secretary of State, to develop an appropriate

access plan for each country; and

(C) developing a management information system to track the Department's progress in providing Russia with a sustainable MPC&A system by 2013; and

(2) develop a long-term operational plan that ensures sufficient funding for the MPC&A program, including for National Programs and Sustainability, and ensures sufficient funding to secure all weapons-usable nuclear material and warhead sites as quickly and effectively as possible.

SEC. 3129. AGREEMENTS AND REPORTS ON NUCLEAR FORENSICS CA-PABILITIES.

(a) International Agreements.—

(1) IN GENERAL.—Title XLIII of the Atomic Energy Defense Act (50 U.S.C. 2561 et seq.) is amended by adding at the end the following:

"SEC. 4307. INTERNATIONAL AGREEMENTS ON NUCLEAR WEAPONS DATA.

"The Secretary of Energy may, with the concurrence of the Secretary of State and in coordination with the Secretary of Defense, the Secretary of Homeland Security, and the Director of National Intelligence, enter into agreements with countries or international organizations to conduct data collection and analysis to determine accurately and in a timely manner the source of any components of, or fissile material used or attempted to be used in, a nuclear device or weapon.

"SEC. 4308. INTERNATIONAL AGREEMENTS ON INFORMATION ON RA-DIOACTIVE MATERIALS.

"The Secretary of Energy may, with the concurrence of the Secretary of State and in coordination with the Secretary of Defense, the Secretary of Homeland Security, and the Director of National Intelligence, enter into agreements with countries or international organizations—

"(1) to acquire for the materials information program of the Department of Energy validated information on the physical characteristics of radioactive material produced, used, or stored at various locations, in order to facilitate the ability to determine accurately and in a timely manner the source of any components of, or fissile material used or attempted to be used in, a nuclear device or weapon; and

"(2) to obtain access to information described in paragraph (1) in the event of—

"(A) a nuclear detonation; or

"(B) the interdiction or discovery of a nuclear device or weapon or nuclear material.".

(2) CLERICAL AMENDMENT.—The table of contents at the beginning of such Act is amended by inserting after the item relating to section 4306A the following:

"Sec. 4307. International agreements on nuclear weapons data.

"Sec. 4308. International agreements on information on radioactive materials.".

(b) Report on Agreements.—Not later than one year after the date of the enactment of this Act, the Secretary of Energy shall, in coordination with the Secretary of State, submit to Congress a report identifying—

(1) the countries or international organizations with which the Secretary has sought to make agreements pursuant to sections 4307 and 4308 of the Atomic Energy Defense Act, as

added by subsection (a);

(2) any countries or international organizations with which such agreements have been finalized and the measures included in such agreements; and

(3) any major obstacles to completing such agreements with other countries and international organizations.

(c) Report on Standards and Capabilities.—Not later than 180 days after the date of the enactment of this Act, the President

shall submit to Congress a report—

(1) setting forth standards and procedures to be used in determining accurately and in a timely manner any country or group that knowingly or negligently provides to another country or group—

(A) a nuclear device or weapon;

(B) a major component of a nuclear device or weapon;

or (C) fiss

- (C) fissile material that could be used in a nuclear device or weapon;
- (2) assessing the capability of the United States to collect and analyze nuclear material or debris in a manner consistent with the standards and procedures described in paragraph (1); and
- (3) including a plan and proposed funding for rectifying any shortfalls in the nuclear forensics capabilities of the United States by September 30, 2010.

SEC. 3130. REPORT ON STATUS OF ENVIRONMENTAL MANAGEMENT INITIATIVES TO ACCELERATE THE REDUCTION OF ENVIRONMENTAL RISKS AND CHALLENGES POSED BY THE LEGACY OF THE COLD WAR.

(a) In General.—Not later than September 30, 2008, the Secretary of Energy shall submit to the congressional defense committees and the Comptroller General of the United States a report on the status of the environmental management initiatives undertaken to accelerate the reduction of the environmental risks and challenges that, as a result of the legacy of the Cold War, are faced by the Department of Energy, contractors of the Department, and applicable Federal and State agencies with regulatory jurisdiction.

(b) Elements.—The report required by subsection (a) shall in-

clude the following:

- (1) A discussion and assessment of the progress made in reducing the environmental risks and challenges described in subsection (a) in each of the following areas:
 - (A) Acquisition strategy and contract management.

(B) Regulatory agreements.

- (C) Interim storage and final disposal of high-level waste, spent nuclear fuel, transuranic waste, and low-level waste.
- (D) Closure and transfer of environmental remediation sites.
- (E) Achievements in innovation by contractors of the Department with respect to accelerated risk reduction and cleanup.

(F) Consolidation of special nuclear materials and im-

provements in safeguards and security.

- (2) An assessment of whether legislative changes or clarifications would improve or accelerate environmental management activities.
- (3) A listing of the major mandatory milestones and commitments by site, by type of agreement, and by year to the extent that they are currently defined, together with a summary of the major mandatory milestones by site that are projected to be

missed or are in jeopardy of being missed, with categories to ex-

plain the reason for non-compliance.

(4) An estimate of the life cycle cost of the current scope of the environmental management program as of October 1, 2007, by project baseline summary and summarized by site, including assumptions impacting cost projections and descriptions of the work to be done at each site.

- (5) For environmental cleanup liabilities and excess facilities projected to be transferred to the environmental management program, a description of the process for nomination and acceptance of new work scope into the program, a listing of pending nominations, and life cycle cost estimates and schedules to address them.
- (c) REVIEW BY COMPTROLLER GENERAL.—Not later than March 30, 2009, the Comptroller General shall submit to the congressional defense committees a report containing a review of the report required by subsection (a).

Subtitle D—Nuclear Terrorism Prevention

SEC. 3131. DEFINITIONS.

In this subtitle:

(1) The term "Convention on the Physical Protection of Nuclear Material" means the Convention on the Physical Protection of Nuclear Material, signed at New York and Vienna

March 3, 1980.

(2) The term "formula quantities of strategic special nuclear material" means uranium-235 (contained in uranium enriched to 20 percent or more in the U-235 isotope), uranium-233, or plutonium in any combination in a total quantity of 5,000 grams or more computed by the formula, grams = (grams contained U-235) + 2.5 (grams U-233 + grams plutonium), as set forth in the definitions of "formula quantity" and "strategic special nuclear material" in section 73.2 of title 10, Code of Federal Regulations.

(3) The term "Nuclear Non-Proliferation Treaty" means the Treaty on the Non-Proliferation of Nuclear Weapons, done at Washington, London, and Moscow July 1, 1968, and entered

into force March 5, 1970 (21 UST 483).

(4) The term "nuclear weapon" means any device utilizing atomic energy, exclusive of the means for transporting or propelling the device (where such means is a separable and divisible part of the device), the principal purpose of which is for use as, or for the development of, a weapon, a weapon prototype, or a weapon test device.

SEC. 3132. SENSE OF CONGRESS ON THE PREVENTION OF NUCLEAR TERRORISM.

It is the sense of Congress that—

(1) the President should make the prevention of a nuclear

terrorist attack on the United States a high priority;

(2) the President should accelerate programs, requesting additional funding as appropriate, to prevent nuclear terrorism, including combating nuclear smuggling, securing and accounting for nuclear weapons, and eliminating, removing, or secur-

ing and accounting for formula quantities of strategic special

nuclear material wherever such quantities may be;

(3) the United States, together with the international community, should take a comprehensive approach to reducing the danger of nuclear terrorism, including by making additional efforts to identify and eliminate terrorist groups that aim to acquire nuclear weapons, to ensure that nuclear weapons worldwide are secure and accounted for and that formula quantities of strategic special nuclear material worldwide are eliminated, removed, or secure and accounted for to a degree sufficient to defeat the threat that terrorists and criminals have shown they can pose, and to increase the ability to find and stop terrorist efforts to manufacture nuclear explosives or to transport nuclear explosives and materials anywhere in the world;

(4) within such a comprehensive approach, a high priority must be placed on ensuring that all nuclear weapons worldwide are secure and accounted for and that all formula quantities of strategic special nuclear material worldwide are eliminated, re-

moved, or secure and accounted for; and

(5) the International Atomic Energy Agency should be funded appropriately to fulfill its role in coordinating international efforts to protect nuclear material and to combat nuclear smuggling.

SEC. 3133. MINIMUM SECURITY STANDARD FOR NUCLEAR WEAPONS AND FORMULA QUANTITIES OF STRATEGIC SPECIAL NUCLEAR MATERIAL.

(a) POLICY.—It is the policy of the United States to work with the international community to take all possible steps to ensure that all nuclear weapons around the world are secure and accounted for and that all formula quantities of strategic special nuclear material are eliminated, removed, or secure and accounted for to a level suffi-

cient to defeat the threats posed by terrorists and criminals.

(b) International Nuclear Security Standard.—It is the sense of Congress that, in furtherance of the policy described in subsection (a), and consistent with the requirement for "appropriate effective" physical protection contained in United Nations Security Council Resolution 1540 (2004), as well as the Nuclear Non-Proliferation Treaty and the Convention on the Physical Protection of Nuclear Material, the President, in consultation with relevant Federal departments and agencies, should seek the broadest possible international agreement on a global standard for nuclear security that—

- (1) ensures that nuclear weapons and formula quantities of strategic special nuclear material are secure and accounted for to a sufficient level to defeat the threats posed by terrorists and criminals;
- (2) takes into account the limitations of equipment and human performance; and

(3) includes steps to provide confidence that the needed

measures have in fact been implemented.

(c) International Efforts.—It is the sense of Congress that, in furtherance of the policy described in subsection (a), the President, in consultation with relevant Federal departments and agencies, should—

(1) work with other countries and the International Atomic Energy Agency to assist as appropriate, and if necessary work to convince, the governments of any and all countries in possession of nuclear weapons or formula quantities of strategic special nuclear material to ensure that security is upgraded to meet the standard described in subsection (b) as rapidly as possible and in a manner that-

(A) accounts for the nature of the terrorist and criminal

threat in each such country; and

(B) ensures that any measures to which the United States and any such country agree are sustained after United States and other international assistance ends;

(2) ensure that United States financial and technical assistance is available, as appropriate, to countries for which the provision of such assistance would accelerate the implementation of, or improve the effectiveness of, such security upgrades; and

(3) work with the governments of other countries to ensure that effective nuclear security rules, accompanied by effective regulation and enforcement, are put in place to govern all nuclear weapons and formula quantities of strategic special nuclear material around the world.

SEC. 3134. ANNUAL REPORT.

(a) In General.—Not later than September 1 of each year through 2012, the President, in consultation with relevant Federal departments and agencies, shall submit to Congress a report on the security of nuclear weapons and related equipment and formula quantities of strategic special nuclear material outside of the United States.

(b) Elements.—The report required under subsection (a) shall

include the following:

(1) A section on the programs for the security and accounting of nuclear weapons and the elimination, removal, and security and accounting of formula quantities of strategic special nuclear material, established under section 3132(b) of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (50 U.S.C. 2569(b)), which shall include the following:

(A) A survey of the facilities and sites worldwide that contain nuclear weapons or related equipment, or formula

quantities of strategic special nuclear material.

(B) A list of such facilities and sites determined to be of the highest priority for security and accounting of nuclear weapons and related equipment, or the elimination, removal, or security and accounting of formula quantities of strategic special nuclear material, taking into account risk of theft from such facilities and sites, and organized by level of priority.
(C) A prioritized plan, including measurable mile-

stones, metrics, estimated timetables, and estimated costs of

implementation, on the following:

(i) The security and accounting of nuclear weapons and related equipment and the elimination, removal, or security and accounting of formula quantities of strategic special nuclear material at such facilities and sites worldwide.

- (ii) Ensuring that security upgrades and accounting reforms implemented at such facilities and sites worldwide, using the financial and technical assistance of the United States, are effectively sustained after such assistance ends.
- (iii) The role that international agencies and the international community have committed to play, together with a plan for securing international contributions.
- (D) An assessment of the progress made in implementing the plan described in subparagraph (C), including a description of the efforts of foreign governments to secure and account for nuclear weapons and related equipment and to eliminate, remove, or secure and account for formula quantities of strategic special nuclear material.

(2) A section on efforts to establish and implement the international nuclear security standard described in section

3133(b) and related policies.

(c) FORM.—The report may be submitted in classified form but shall include a detailed unclassified summary.

TITLE XXXII—WAR-RELATED NATIONAL **NUCLEAR SECURITY** ADMINISTRA-TION AUTHORIZATIONS

Sec. 3201. Additional war-related authorization of appropriations for National Nuclear Security Administration.

SEC. 3201. ADDITIONAL WAR-RELATED AUTHORIZATION OF APPRO-PRIATIONS FOR NATIONAL NUCLEAR SECURITY ADMINIS-

- (a) In General. Funds are hereby authorized to be appropriated for fiscal year 2008 to the Department of Energy for the National Nuclear Security Administration for defense nuclear nonproliferation in the amount of \$50,000,000, of which \$30,000,000 is for the International Nuclear Materials Protection and Cooperation program and \$20,000,000 is for the Global Threat Reduction Initiative.
- (b) Treatment as Additional Authorization.—The amounts authorized to be appropriated by this section are in addition to amounts otherwise authorized to be appropriated by this Act.

TITLE XXXIII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Sec. 3301. Authorization.

SEC. 3301. AUTHORIZATION.

There are authorized to be appropriated for fiscal year 2008, \$22,499,000 for the operation of the Defense Nuclear Facilities Safety Board under chapter 21 of the Atomic Energy Act of 1954 (42 U.S.C. 2286 et seg.).

TITLE XXXIV—NAVAL PETROLEUM RESERVES

Sec. 3401. Authorization of appropriations.

Sec. 3402. Remedial action at Moab uranium milling site.

SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.

(a) Amount.—There are hereby authorized to be appropriated to the Secretary of Energy \$17,301,000 for fiscal year 2008 for the purpose of carrying out activities under chapter 641 of title 10, United States Code, relating to the naval petroleum reserves.

(b) PERIOD OF AVAILABILITY.—Funds appropriated pursuant to the authorization of appropriations in subsection (a) shall remain

available until expended.

SEC. 3402. REMEDIAL ACTION AT MOAB URANIUM MILLING SITE.

Section 3405(i) of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (Public Law 105-261; 10 U.S.C. 7420 note) is amended by adding at the end the following new paragraph:

 $\widetilde{S}(6)(\widetilde{A})$ Not later than October 1, 2019, the Secretary of Energy shall complete remediation at the Moab site and removal of the

tailings to the Crescent Junction site in Utah.

"(B) In the event the Secretary of Energy is unable to complete remediation at the Moab Site by October 1, 2019, the Secretary shall submit to Congress a plan setting forth the projected completion date and the estimated funding to meet the revised date. The Secretary shall submit the plan, if required, to Congress not later than October 2, 2019.".

TITLE XXXV—MARITIME ADMINISTRATION

Subtitle A-Maritime Administration Reauthorization

- Sec. 3501. Authorization of appropriations for fiscal year 2008.
- Sec. 3502. Temporary authority to transfer obsolete combatant vessels to Navy for disposal.

Sec. 3503. Vessel disposal program.

Subtitle B—Programs

- Sec. 3511. Commercial vessel chartering authority.
- Sec. 3512. Maritime Administration vessel chartering authority.
- Sec. 3513. Chartering to State and local governmental instrumentalities. Sec. 3514. Disposal of obsolete Government vessels.

- Sec. 3515. Vessel transfer authority. Sec. 3516. Sea trials for Ready Reserve Force.
- Sec. 3517. Review of applications for loans and guarantees.

Subtitle C—Technical Corrections

- Sec. 3521. Personal injury to or death of seamen.
- Sec. 3522. Amendments to Chapter 537 based on Public Law 109–163.
- Sec. 3523. Additional amendments based on Public Law 109–163.
- Sec. 3524. Amendments based on Public Law 109–171. Sec. 3525. Amendments based on Public Law 109–241.
- Sec. 3526. Amendments based on Public Law 109–364.
- Sec. 3527. Miscellaneous amendments.
- Sec. 3528. Application of sunset provision to codified provision.
- Sec. 3529. Additional technical corrections.

Subtitle A—Maritime Administration Reauthorization

SEC. 3501. AUTHORIZATION OF APPROPRIATIONS FOR FISCAL YEAR 2008.

Funds are hereby authorized to be appropriated for fiscal year 2008, to be available without fiscal year limitation if so provided in appropriations Acts, for the use of the Department of Transportation for the Maritime Administration as follows:

(1) For expenses necessary for operations and training ac-

tivities, \$124,303,000, of which-

(A) \$63,958,000 shall remain available until expended for expenses and capital improvements at the United States Merchant Marine Academy; and

(B) \$11,500,000 which shall remain available until expended for maintenance and repair of school ships at the

State Maritime Academies.

- (2) For expenses to maintain and preserve a United Statesflag merchant fleet to serve the national security needs of the United States under chapter 531 of title 46, United States Code, \$156,000,000.
- (3) For paying reimbursement under section 3517 of the Maritime Security Act of 2003 (46 U.S.C. 53101 note), \$19,500,000.
- (4) For assistance to small shipyards and maritime communities under section 54101 of title 46, United States Code, \$25,000,000.
- (5) For expenses to dispose of obsolete vessels in the National Defense Reserve Fleet, including provision of assistance under section 7 of Public Law 92–402, \$20,000,000.
- (6) For the cost (as defined in section 502(5) of the Federal Credit Reform Act of 1990 (2 U.S.C. 661a(5)) of loan guarantees under the program authorized by chapter 537 of title 46, United States Code, \$30,000,000.
- (7) For administrative expenses related to the implementation of the loan guarantee program under chapter 537 of title 46, United States Code, administrative expenses related to implementation of the reimbursement program under section 3517 of the Maritime Security Act of 2003 (46 U.S.C. 53101 note), and administrative expenses related to the implementation of the small shipyards and maritime communities assistance program under section 54101 of title 46, United States Code, \$6,000,000.

SEC. 3502. TEMPORARY AUTHORITY TO TRANSFER OBSOLETE COMBAT-ANT VESSELS TO NAVY FOR DISPOSAL.

The Secretary of Transportation shall, subject to the availability of appropriations and consistent with section 1535 of title 31, United States Code, popularly known as the Economy Act, transfer to the Secretary of the Navy during fiscal year 2008 for disposal by the Navy, no fewer than 3 combatant vessels in the nonretention fleet of the Maritime Administration that are acceptable to the Secretary of the Navy.

SEC. 3503. VESSEL DISPOSAL PROGRAM.

- (a) In General.—Within 30 days after the date of the enactment of this Act, the Secretary of Transportation shall convene a working group to review and make recommendations on best practices for the storage and disposal of obsolete vessels owned or operated by the Federal Government. The Secretary shall invite senior representatives from the Maritime Administration, the Coast Guard, the Environmental Protection Agency, the National Oceanic and Atmospheric Administration, and the United States Navy to participate in the working group. The Secretary may request the participation of senior representatives of any other Federal department or agency, as appropriate, and may also request participation from concerned State environmental agencies.
- (b) Scope.—Among the vessels to be considered by the working group are Federally owned or operated vessels that are—

(1) to be scrapped or recycled;

(2) to be used as artificial reefs: or

(3) to be used for the Navy's SINKEX program.

(c) Purpose.—The working group shall—

(1) examine current storage and disposal policies, procedures, and practices for obsolete vessels owned or operated by Federal agencies;

(2) examine Federal and State laws and regulations governing such policies, procedures, and practices and any applica-

ble environmental laws; and

(3) within 90 days after the date of enactment of the Act, submit a plan to the Committee on Armed Services and the Committee on Commerce, Science and Transportation of the Senate and the Committee on Armed Services of the House of Representatives to improve and harmonize practices for storage and disposal of such vessels, including the interim transportation of such vessels.

(d) Contents of Plan.—The working group shall include in

the plan submitted under subsection (c)(3)—

(1) a description of existing measures for the storage, disposal, and interim transportation of obsolete vessels owned or operated by Federal agencies in compliance with Federal and State environmental laws in a manner that protects the environment:

(2) a description of Federal and State laws and regulations governing the current policies, procedures, and practices for the storage, disposal, and interim transportation of such vessels;

- (3) recommendations for environmental best practices that meet or exceed, and harmonize, the requirements of Federal environmental laws and regulations applicable to the storage, disposal, and interim transportation of such vessels;
- (4) recommendations for environmental best practices that meet or exceed the requirements of State laws and regulations applicable to the storage, disposal, and interim transportation of such vessels;
- (5) procedures for the identification and remediation of any environmental impacts caused by the storage, disposal, and interim transportation of such vessels; and

- (6) recommendations for necessary steps, including regulations if appropriate, to ensure that best environmental practices apply to all such vessels.
- (e) IMPLEMENTATION OF PLAN.—
- (1) IN GENERAL.—As soon as practicable after the date of enactment of the Act, the head of each Federal department or agency participating in the working group, in consultation with the other Federal departments and agencies participating in the working group, shall take such action as may be necessary, including the promulgation of regulations, under existing authorities to ensure that the implementation of the plan provides for compliance with all Federal and State laws and for the protection of the environment in the storage, interim transportation, and disposal of obsolete vessels owned or operated by Federal agencies.
- (2) ARMED SERVICES VESSELS.—The Secretary and the Secretary of Defense, in consultation with the Administrator of the Environmental Protection Agency, shall each ensure that environmental best practices are observed with respect to the storage, disposal, and interim transportation of obsolete vessels owned or operated by the Department of Defense.

(f) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to supersede, limit, modify, or otherwise affect any other provision of law, including environmental law.

Subtitle B—Programs

SEC. 3511. COMMERCIAL VESSEL CHARTERING AUTHORITY.

(a) In General.—Subchapter III of chapter 575 of title 46, United States Code, is amended by adding at the end the following:

"§ 57533. Vessel chartering authority

"The Secretary of Transportation may enter into contracts or other agreements on behalf of the United States to purchase, charter, operate, or otherwise acquire the use of any vessels documented under chapter 121 of this title and any other related real or personal property. The Secretary is authorized to use this authority as the Secretary deems appropriate."

(b) Conforming Amendment.—The chapter analysis for chapter 575 of such title is amended by adding at the end the following: "57533. Vessel chartering authority".

SEC. 3512. MARITIME ADMINISTRATION VESSEL CHARTERING AU-THORITY

Section 50303 of title 46, United States Code, is amended by—

(1) inserting "vessels," after "piers,"; and

(2) by striking "control;" in subsection (a)(1) and inserting "control, except that the prior consent of the Secretary of Defense for such use shall be required with respect to any vessel in the Ready Reserve Force or in the National Defense Reserve Fleet which is maintained in a retention status for the Department of Defense;".

SEC. 3513. CHARTERING TO STATE AND LOCAL GOVERNMENTAL INSTRUMENTALITIES.

Section 11(b) of the Merchant Ship Sales Act of 1946 (50 U.S.C. App. 1744(b)), is amended-

(1) by striking "or" after the semicolon in paragraph (3); (2) by striking "Defense." in paragraph (4) and inserting "Defense; or"; and

(3) by adding at the end thereof the following:

"(5) on a reimbursable basis, for charter to the government of any State, locality, or Territory of the United States, except that the prior consent of the Secretary of Defense for such use shall be required with respect to any vessel in the Ready Reserve Force or in the National Defense Reserve Fleet which is maintained in a retention status for the Department of Defense.".

SEC. 3514. DISPOSAL OF OBSOLETE GOVERNMENT VESSELS.

Section 6(c)(1) of the National Maritime Heritage Act of 1994 (16 U.S.C. 5405(c)(1)) is amended-

(1) by inserting "(either by sale or purchase of disposal services)" after "shall dispose"; and
(2) by striking subparagraph (A) of paragraph (1) and in-

serting the following:

"(A) in accordance with a priority system for disposing of vessels, as determined by the Secretary, which shall include provisions requiring the Maritime Administration

(i) dispose of all deteriorated high priority ships that are available for disposal, within 12 months of

their designation as such; and

"(ii) give priority to the disposition of those vessels that pose the most significant danger to the environment or cost the most to maintain;".

SEC. 3515. VESSEL TRANSFER AUTHORITY.

Section 50304 of title 46, United States Code, is amended by

adding at the end thereof the following:

"(d) Vessel Charters to Other Departments.—On a reimbursable or nonreimbursable basis, as determined by the Secretary of Transportation, the Secretary may charter or otherwise make available a vessel under the jurisdiction of the Secretary to any other department, upon the request by the Secretary of the department that receives the vessel. The prior consent of the Secretary of Defense for such use shall be required with respect to any vessel in the Ready Reserve Force or in the National Defense Reserve Fleet which is maintained in a retention status for the Department of Defense."

SEC. 3516. SEA TRIALS FOR READY RESERVE FORCE.

Section 11(c)(1)(B) of the Merchant Ship Sales Act of 1946 (50) U.S.C. App. 1744(c)(1)(B)) is amended to read as follows:

"(B) activate and conduct sea trials on each vessel at least once every 30 months;".

SEC. 3517. REVIEW OF APPLICATIONS FOR LOANS AND GUARANTEES.

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

(1) The maritime loan guarantee program was established by the Congress through the Merchant Marine Act, 1936 to encourage domestic shipbuilding by making available federally backed loan guarantees for new construction to ship owners and

(2) The maritime loan guarantee program has a long and successful history of ship construction with a low historical de-

fault rate.

(3) The current process for review of applications for maritime loans in the Department of Transportation has effectively

discontinued the program as envisioned by the Congress.

(4) The President has requested no funding for the loan guarantee program despite the stated national policy to foster the development and encourage the maintenance of a merchant marine in section 50101 of title 46, United States Code.

(5) United States commercial shipyards were placed at a competitive disadvantage in the world shipbuilding market by

government subsidized foreign commercial shipyards.

(6) The maritime loan guarantee program has the potential to modernize shipyards and the ships of the United States coastwise trade and restore a competitive position in the world shipbuilding market for United States shipyards.

(7) The maritime loan guarantee program is a useful tool to encourage domestic shipbuilding, preserving a vital industrial capacity critical to the security of the United States.

(b) REQUIREMENTS.-

(1) In General.—Within 180 days after the date of enactment of this Act, the Administrator of the Maritime Administration shall develop and implement a comprehensive plan for the review of applications for loan guarantees under chapter 537 of title 46, United States Code.

(2) Deadline for action on application.—

(A) Traditional applications.—In the comprehensive plan the Administrator will ensure that within the 90-day period following receipt of all pertinent documentation required for review of a traditional loan application, the application shall be either accepted or rejected.

(B) Nontraditional applications.—In the comprehensive plan the Administrator will ensure that within the 180-day period following receipt of all pertinent docu-mentation required for review of a nontraditional loan ap-plication, the application shall be either accepted or re-

iected.

(c) Šubmission to Congress.—The Administrator shall submit a copy of the comprehensive plan to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Armed Services of the House of Representatives within 180 days after the date of enactment of this Act.

(d) Definitions.—In this section:

(1) Traditional application.—The term "traditional application" means an application for a loan, guarantee, or commitment to guarantee submitted pursuant to chapter 537 of title 46, United States Code, that involves a market, technology, and financial structure of a type that has proven successful in previous applications and does not present an unreasonable risk to the United States, as determined by the Administrator of the Maritime Administration.

(2) Nontraditional application.—The term "nontraditional application" means an application for a loan, guarantee, or commitment to guarantee submitted pursuant to chapter 537 of title 46, United States Code, that is not a traditional application, as determined by the Administrator of the Maritime Administration.

Subtitle C—Technical Corrections

SEC. 3521. PERSONAL INJURY TO OR DEATH OF SEAMEN.

- (a) AMENDMENT.—Section 30104 of title 46, United States Code, is amended—
 - (1) by striking "(a) CAUSE OF ACTION.—"; and

(2) by repealing subsection (b).

(b) Effective Date.—The amendment made by subsection (a) shall be effective as if included in the enactment of Public Law 109–

SEC. 3522. AMENDMENTS TO CHAPTER 537 BASED ON PUBLIC LAW 109-

(a) Amendments.—Title 46, United States Code, is amended as follows:

(1) Section 53701 is amended by-

(A) redesignating paragraphs (2) through (13) as paragraphs (3) through (14), respectively;

(B) inserting after paragraph (1) the following: "(2) ADMINISTRATOR.—The term 'Administrator' means the Administrator of the Maritime Administration."; and

(C) striking paragraph (13) (as redesignated) and in-

- serting the following:
 "(13) Secretary.—The term 'Secretary' means the Secretary of Commerce with respect to fishing vessels and fishery facilities.".
 - (2) Section 53706(c) is amended to read as follows:

"(c) Priorities for Certain Vessels.-

"(1) Vessels.—In guaranteeing or making a commitment to guarantee an obligation under this chapter, the Administrator shall give priority to-

'(A) a vessel that is otherwise eligible for a guarantee and is constructed with assistance under subtitle D of the Maritime Security Act of 2003 (46 U.S.C. 53101 note); and

"(B) after applying subparagraph (A), a vessel that is otherwise eligible for a guarantee and that the Secretary of Defense determines-

"(i) is suitable for service as a naval auxiliary in

time of war or national emergency; and

- "(ii) meets a shortfall in sealift capacity or capa-
- "(2) Time for determination.—The Secretary of Defense shall determine whether a vessel satisfies paragraph (1)(B) not later than 30 days after receipt of a request from the Administrator for such a determination.'

(3) Section 53707 is amended—

(A) by inserting "or Administrator" in subsections (a) and (d) after "Secretary" each place it appears;

(B) by striking "Secretary of Transportation" in subsection (b) and inserting "Administrator";

(C) by striking "of Commerce" in subsection (c); and

(D) in subsection (d)(2), by-

(i) inserting "if the Secretary or Administrator considers necessary," before "the waiver"; and
(ii) striking "the increased" and inserting "any sig-

nificant increase in".

(4) Section 53708 is amended—

(A) by striking "Secretary of Transportation" in the heading of subsection (a) and inserting "ADMINIS-TRATOR";

(B) by striking "Secretary" and "Secretary of Transportation" each place they appear in subsection (a) and insert-

ing "Administrator"; (C) by striking "OF COMMERCE" in the heading of subsection (b);

(D) by striking "of Commerce" in subsections (b) and (c);

(E) in subsection (d), by—

(i) inserting "or Administrator" after "Secretary"

the first place it appears; and

(ii) striking "financial structures, or other risk factors identified by the Secretary. Any independent analysis conducted under this subsection shall be performed by a party chosen by the Secretary." and inserting "or financial structures. A third party independent analysis conducted under this subsection shall be performed by a private sector expert in assessing such risk factors who is selected by the Secretary or Administrator."; and

(F) in subsection (e), by—

(i) inserting "or Administrator" after "Secretary"

the first place it appears; and

(ii) striking "financial structures, or other risk factors identified by the Secretary" and inserting "or financial structures".

(5) Section 53710(b)(1) is amended by striking "Secretary's"

and inserting "Administrator's".

(6) Section 53712(b) is amended by striking the last sentence and inserting "If the Secretary or Administrator has waived a requirement under section 53707(d) of this title, the loan agreement shall include requirements for additional payments, collateral, or equity contributions to meet the waived requirement upon the occurrence of verifiable conditions indicating that the obligor's financial condition enables the obligor to meet the waived requirement."

(7) Subsections (c) and (d) of section 53717 are each

amended-

(A) by striking "OF COMMERCE" in the subsection heading; and

(B) by striking "of Commerce" each place it appears. (8) Section 53732(e)(2) is amended by inserting "of Defense" after "Secretary" the second place it appears.

(9) The following provisions are amended by striking "Secretary" and "Secretary of Transportation" and inserting "Administrator":

(A) Section 53710(b)(2)(A)(i).

(B) Section 53717(b) each place it appears in a heading and in text.

(C) Section 53718.

(D) Section 53731 each place it appears, except where

"Secretary" is followed by "of Energy".

(E) Section 53732 (as amended by paragraph (8)) each place it appears, except where "Secretary" is followed by "of the Treasury", "of State", or "of Defense".

(F) Section 53733 each place it appears.

(10) The following provisions are amended by inserting "or Administrator" after "Secretary" each place it appears in headings and text, except where "Secretary" is followed by "of Transportation" or "of the Treasury":

(A) The items relating to sections 53722 and 53723 in

the chapter analysis for chapter 537.

(B) Sections 53701(1), (4), and (9) (as redesignated by paragraph (1)(A)),53702(a), 53703, 53704, 53706(a)(3)(B)(iii), 53709(a)(1), (b)(1) and (2)(A), and (d), 53710(a) and (c), 53711, 53712 (except in the last sentence of subsection (b) as amended by paragraph (6)), 53713 to 53716, 53721 to 53725, and 53734

(11) Sections 53715(d)(1), 53716(d)(3), 53721(c), 53722(a)(1)and (b)(1)(B), and 53724(b) are amended by inserting "or Administrator's" after "Secretary's".

(b) Repeal of Superseded Amendments.—Section 3507 (except subsection (c)(4)) of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163) is repealed.

SEC. 3523. ADDITIONAL AMENDMENTS BASED ON PUBLIC LAW 109-163. (a) Amendments.—Title 46, United States Code, is amended as follows:

(1) Chapters 513 and 515 are amended by striking "Naval Reserve" each place it appears in analyses, headings, and text and inserting "Navy Reserve".

(2) Section 51504(f) is amended to read as follows:

"(f) Fuel Costs.-

"(1) In general.—Subject to the availability of appropriations, the Secretary shall pay to each State maritime academy the costs of fuel used by a vessel provided under this section while used for training.

"(2) MAXIMUM AMOUNTS.—The amount of the payment to a State maritime academy under paragraph (1) may not exceed—

"(A) \$100,000 for fiscal year 2006;

"(B) \$200,000 for fiscal year 2007; and

"(C) \$300,000 for fiscal year 2008 and each fiscal year

the reafter.".

(3) Section 51505(b)(2)(B) is amended by striking "\$200,000" and inserting "\$300,000 for fiscal year 2006, \$400,000 for fiscal year 2007, and \$500,000 for fiscal year 2008 and each fiscal year thereafter".

(4) Section 51701(a) is amended by striking "of the United States." and inserting "of the United States and to perform functions to assist the United States merchant marine, as determined necessary by the Secretary.".
(5)(A) Section 51907 is amended to read as follows:

"§ 51907. Provision of decorations, medals, and replacements

"The Secretary of Transportation may provide—

"(1) the decorations and medals authorized by this chapter and replacements for those decorations and medals; and

"(2) replacements for decorations and medals issued under

a prior law.".

(B) The item relating to section 51907 in the chapter analysis for chapter 519 is amended to read as follows:

"51907. Provision of decorations, medals, and replacements".

(6)(A) The following new chapter is inserted after chapter 539:

"CHAPTER 541—MISCELLANEOUS

"54101. Assistance for small shipyards and maritime communities".

(B) Section 3506 of the National Defense Authorization Act for Fiscal Year 2006 (46 U.S.C. 53101 note) is transferred to and redesignated as section 54101 of title 46, United States Code, to appear at the end of chapter 541 of title 46, as inserted by subparagraph (A).

(C) The heading of such section, as transferred by subpara-

graph (B), is amended to read as follows:

"§ 54101. Assistance for small shipyards and maritime communities".

(D) Paragraph (1) of subsection (h) of such section, as transferred by subparagraph (B), is amended by striking "(15 U.S.C. 632);" and inserting "(15 U.S.C. 632));".

(E) The table of chapters at the beginning of subtitle V is amended by inserting after the item relating to chapter 539 the

following new item:

"541. Miscellaneous

(b) Repeal of Superseded Amendments.—Sections 515(g)(2), 3502, 3509, and 3510 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163) are repealed.

SEC. 3524. AMENDMENTS BASED ON PUBLIC LAW 109-171.

(a) Amendments.—Section 60301 of title 46, United States Code, is amended-

(1) by striking "2 cents per ton (but not more than a total of 10 cents per ton per year)" in subsection (a) and inserting "4.5 cents per ton, not to exceed a total of 22.5 cents per ton per year, for fiscal years 2006 through 2010, and 2 cents per ton, not to exceed a total of 10 cents per ton per year, for each fiscal year thereafter,"; and

(2) by striking "6 cents per ton (but not more than a total of 30 cents per ton per year)" in subsection (b) and inserting "13.5 cents per ton, not to exceed a total of 67.5 cents per ton per year, for fiscal years 2006 through 2010, and 6 cents per ton, not to exceed a total of 30 cents per ton per year, for each fiscal year thereafter,".

(b) Repeal of Superseded Amendments.—Section 4001 of the Deficit Reduction Act of 2005 (Public Law 109–171) is repealed.

SEC. 3525. AMENDMENTS BASED ON PUBLIC LAW 109-241.

(a) Amendments.—Title 46, United States Code, is amended as follows:

(1) Section 12111 is amended by adding at the end the fol-

lowing:

"(d) Activities Involving Mobile Offshore Drilling UNITS.-

"(1) In general.—Only a vessel for which a certificate of documentation with a registry endorsement is issued may en-

gage in

"(A) the setting, relocation, or recovery of the anchors or other mooring equipment of a mobile offshore drilling unit that is located over the outer Continental Shelf (as defined in section 2(a) of the Outer Continental Shelf Lands Act (43 U.S.C. 1331(a))); or

(B) the transportation of merchandise or personnel to or from a point in the United States from or to a mobile offshore drilling unit located over the outer Continental Shelf that is not attached to the seabed.

- "(2) Coastwise trade not authorized.—Nothing in paragraph (1) authorizes the employment in the coastwise trade of a vessel that does not meet the requirements of section 12112 of
- (2) Section 12139(a) is amended by striking charterers" and inserting "charterers, and mortgagees".

(3) Section 51307 is amended-

(A) by striking "and" at the end of paragraph (2);
(B) by striking "organizations." in paragraph (3) and inserting "organizations; and"; and
(C) by adding at the end of paragraph (3) and
(C) by adding at the end of paragraph (3) and

"(4) on any other vessel considered by the Secretary to be

necessary or appropriate or in the national interest.".

(4) Section 55105(b)(3) is amended by striking "Secretary of the department in which the Coast Guard is operating" and inserting "Secretary of Homeland Security".
(5) Section 70306(a) is amended by striking "Not later than

February 28 of each year, the Secretary shall submit a report' and inserting "The Secretary shall submit an annual report".

(6) Section 70502(d)(2) is amended to read as follows:

"(2) RESPONSE TO CLAIM OF REGISTRY.—The response of a foreign nation to a claim of registry under paragraph (1)(A) or (C) may be made by radio, telephone, or similar oral or electronic means, and is proved conclusively by certification of the Secretary of State or the Secretary's designee.".

(b) REPEAL OF SUPERSEDED AMENDMENTS.—Sections 303, 307, 308, 310, 901(q), and 902(o) of the Coast Guard and Maritime Transportation Act of 2006 (Public Law 109-241) are repealed.

SEC. 3526. AMENDMENTS BASED ON PUBLIC LAW 109-364.

(a) Updating of Cross References.—Section 1017(b)(2) of the John Warner National Defense Authorization Act for Fiscal

Year 2007 (Public Law 109-364, 10 U.S.C. 2631 note) is amended by striking "section 27 of the Merchant Marine Act, 1920 (46 U.S.C. 883), section 12106 of title 46, United States Code, and section 2 of the Shipping Act, 1916 (46 U.S.C. App. 802)" and inserting "sections 12112, 50501, and 55102 of title 46, United States Code?

(b) Section 51306(e).-

(1) In General.—Section 51306 of title 46, United States Code, is amended by adding at the end the following: "(e) Alternative Service.-

"(1) Service as commissioned officer.—An individual who, for the 5-year period following graduation from the Academy, serves as a commissioned officer on active duty in an armed force of the United States or as a commissioned officer of the National Oceanic and Atmospheric Administration or the Public Health Service shall be excused from the requirements of paragraphs (3) through (5) of subsection (a).

(2) Modification or waiver.—The Secretary may modify or waive any of the terms and conditions set forth in subsection (a) through the imposition of alternative service requirements.'

- (2) Application.—Section 51306(e) of title 46, United States Code, as added by paragraph (1), applies only to an individual who enrolls as a cadet at the United States Merchant Marine Academy, and signs an agreement under section 51306(a) of title 46, after October 17, 2006. (c) Section 51306(f).
- (1) In General.—Section 51306 of title 46, United States Code, is further amended by adding at the end the following: "(f) Service Obligation Performance Reporting Require-MENT.-
 - "(1) In general.—Subject to any otherwise applicable restrictions on disclosure in section 552a of title 5, the Secretary of Defense, the Secretary of the department in which the Coast Guard is operating, the Administrator of the National Oceanic and Atmospheric Administration, and the Surgeon General of the Public Health Service-

"(A) shall report the status of obligated service of an individual graduate of the Academy upon request of the Sec-

retary; and
"(B) may, in their discretion, notify the Secretary of any failure of the graduate to perform the graduate's duties, either on active duty or in the Ready Reserve component of their respective service, or as a commissioned officer of the National Oceanic and Atmospheric Administration or the Public Health Service, respectively.

"(2) Information to be provided.—A report or notice under paragraph (1) shall identify any graduate determined to have failed to comply with service obligation requirements and provide all required information as to why such graduate failed

to comply.

"(3) Considered as in default.—Upon receipt of such a report or notice, such graduate may be considered to be in default of the graduate's service obligations by the Secretary, and subject to all remedies the Secretary may have with respect to such a default.".

(2) APPLICATION.—Section 51306(f) of title 46, United States Code, as added by paragraph (1), does not apply with respect to an agreement entered into under section 51306(a) of title 46, United States Code, before October 17, 2006.

(d) Section 51509(c).—Section 51509(c) of title 46, United

States Code, is amended—

(1) by striking "MIDSHIPMAN AND" in the subsection heading and "midshipman and" in the text; and

(2) inserting "or the Coast Guard Reserve" after "Reserve".

(e) Section 51908(a).—Section 51908(a) of title 46, United States Code, is amended by striking "under this chapter" and inserting "by this chapter or the Secretary of Transportation".

(f) Section 53105(e)(2).—Section 53105(e)(2) of title 46, United States Code, is amended by striking "section 2 of the Shipping Act, 1916 (46 U.S.C. App. 802)," and inserting "section 50501 of this title".

(g) Repeal of Superseded Amendments.—Sections 3505, 3506, 3508, and 3510(a) and (b) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) are repealed.

SEC. 3527. MISCELLANEOUS AMENDMENTS.

(a) DELETION OF OBSOLETE REFERENCE TO CANTON ISLAND.— Section 55101(b) of title 46, United States Code, is amended—

(1) by inserting "or" after the semicolon at the end of paragraph (2);

(2) by striking paragraph (3); and

(3) by redesignating paragraph (4) as paragraph (3).

(b) IMPROVEMENT OF HEADING.—Title 46, United States Code, is amended as follows:

(1) The heading of section 55110 is amended by inserting "valueless material or" before "dredged material".

(2) The item for section 55110 in the analysis for chapter 551 is amended by inserting "valueless material or" before "dredged material".

SEC. 3528. APPLICATION OF SUNSET PROVISION TO CODIFIED PROVISION

For purposes of section 303 of the Jobs and Growth Tax Relief Reconciliation Act of 2003 (Public Law 108–27, 26 U.S.C. 1 note), the amendment made by section 301(a)(2)(E) of that Act shall be deemed to have been made to section 53511(f)(2) of title 46, United States Code.

SEC. 3529. ADDITIONAL TECHNICAL CORRECTIONS.

- (a) Amendments to Title 46.—Title 46, United States Code, is amended as follows:
 - (1) The analysis for chapter 21 is amended by striking the item relating to section 2108.
 - (2) Section 12113(g) is amended by inserting "and" after "Conservation".
 - (3) Section 12131 is amended by striking "command" and inserting "command".
 - (b) Amendments to Public Law 109–304.—
 - (1) Amendments.—Public Law 109–304 is amended as follows:

(A) Section 15(10) is amended by striking "46 App. U.S.C." and inserting "46 U.S.C. App.".

(B) Section 15(30) is amended by striking "Shipping"

- Act, 1936" and inserting "Shipping Act, 1916".

 (C) The schedule of Statutes at Large repealed in section 19, as it relates to the Act of June 29, 1936, is amended by-
 - (i) striking the second section "1111" (relating to 46 U.S.C. App. 1279f) and inserting section "1113"; and (ii) striking the second section "1112" (relating to
- 46 U.S.C. App. 1279g) and inserting section "1114".

 (2) Effective Date.—The amendments made by paragraph (1) shall be effective as if included in the enactment of Public Law 109–304.
- (c) Repeal of Duplicative or Unexecutable Amend-MENTS.-
 - (1) Repeal.—Sections 9(a), 15(21) and (33)(A) through (D)(i), and 16(c)(2) of Public Law 109–304 are repealed.

(2) Intended effect.—The provisions repealed by para-

graph (1) shall be treated as if never enacted.

(d) Large Passenger Vessel Crew Requirements.—Section 8103(k)(3)(C)(iv) of title 46, United States Code, is amended by inserting "and section 252 of the Immigration and Nationality Act (8 U.S.C. 1282)" after "of such section".

And the Senate agree to the same.

From the Committee on Armed Services, for consideration of the House bill and the Senate amendment, and modifications committed to conference:

IKE SKELTON, JOHN M. SPRATT, GENE TAYLOR, NEIL ABERCROMBIE, SILVESTRE REYES, VIC SNYDER, ADAM SMITH, LORETTA SANCHEZ, MIKE MCINTYRE, ELLEN O. TAUSCHER, ROBERT A. BRADY, Robert E. Andrews. Susan A. Davis, RICHARD LARSEN, JIM COOPER, JIM MARSHALL, MADELEINE Z. BORDALLO, MARK UDALL, DUNCAN HUNTER, JIM SAXTON, JOHN M. McHugh, TERRY EVERETT, ROSCOE BARTLETT HOWARD "BUCK" MCKEON, MAC THORNBERRY, WALTER B. JONES, ROBIN HAYES, W. TODD AKIN. J. RANDY FORBES, JOE WILSON, MICHAEL R. TURNER, JOHN KLINE, THELMA DRAKE,

From the Permanent Select Committee on Intelligence, for consideration of matters within the jurisdiction of that committee under clause 11 of rule X:

LEONARD L. BOSWELL, PAT J. MURPHY,

From the Committee on Education and Labor, for consideration of secs. 561, 562, 675, 953, and 3118 of the House bill, and secs. 561, 562, 564, 565, and 3137 of the Senate amendment, and modifications committed to conference:

JOE COURTNEY, TIMOTHY WALBERG,

From the Committee on Energy and Commerce, for consideration of secs. 311–313 and 1082 of the Senate amendment, and modifications committed to conference:

JOHN D. DINGELL, ALBERT R. WYNN,

From the Committee on Foreign Affairs, for consideration of secs. 831, 833, 1022, 1201, 1203, 1204, 1206–1208, 1221, 1222, 1231, 1241, 1242, Title XIII, and sec. 3117 of the

House bill, and secs. 871, 934, 1011, 1201–1203, 1205, 1211, 1212, 1214, 1215, 1217, 1219, 1232, Title XIII, secs. 1511, 1512, 1532, 1533, 1539–1542, 1571, 1574–1576, 1579, 3134, and 3139 of the Senate amendment, and modifications committed to conference:

Tom Lantos, Gary Ackerman, Ileana Ros-Lehtinen,

From the Committee on Homeland Security, for consideration of sec. 1076 of the Senate amendment, and modifications committed to conference:

BENNIE G. THOMPSON, CHRISTOPHER P. CARNEY, DANIEL E. LUNGREN,

From the Committee on Oversight and Government Reform, for consideration of secs. 325, 326, 328–330, 604, 653, 674, 801, 802, 814, 815, 821–824, 1101–1112, 1221, 1231, and 1451 of the House bill, and secs. 366–370, 603, 684, 821, 823, 842, 845, 846, 871, 902, 937, 1064, 1069, 1074, 1093, 1101–1106, 1108, 1540, 1542, and 2851 of the Senate amendment, and modifications committed to conference:

HENRY A. WAXMAN,

From the Committee on Science and Technology, for consideration of secs. 846, 1085, and 1088 of the Senate amendment, and modifications committed to conference:

Bart Gordon, Gabrielle Giffords, Vernon J. Ehlers,

From the Committee on Small Business, for consideration of secs. 828, 1085, 1088, 4001, 4002, 4101–4103, 4201–4203, and 4301–4305 of the Senate amendment, and modifications committed to conference:

Nydia M. Velázquez, Jason Altmire,

From the Committee on Transportation and Infrastructure, for consideration of secs. 523 and 1048 of the House bill, and secs. 311–313, 353, 1070, 2853, 2855, 2863, 5101, 5202, and 5208 of the Senate amendment, and modifications committed to conference:

SAM GRAVES,

From the Committee on Veterans Affairs, for consideration of secs. 525, 1421, 1433, and 1453 of the House bill, and secs. 701, 710, 1084, 1611, 1612, 1621, 1626, 1634, 1641, 1654, 1662, and 1702–1712 of the Senate amendment, and modifications committed to conference:

BOB FILNER, MIKE MICHAUD, STEVE BUYER,

From the Committee on Ways and Means, for consideration of sec. 536 of the Senate amendment, and modifications committed to conference:

Dave Camp, Managers on the Part of the House. Carl Levin,
Ted Kennedy,
J. Lieberman,
Jack Reed,
Daniel K. Akaka,
Bill Nelson,
Ben Nelson,
Evan Bayh,
Mark Pryor,
Jim Webb,
Claire McCaskill,
J. Warner,
James M. Inhofe,
Jeff Sessions,
Susan M. Collins,
Saxby Chambliss,
Lindsey Graham,
Elizabeth Dole,
John Cornyn,
Mel Martinez,
Managers on the Part of the Senate.

JOINT EXPLANATORY STATEMENT OF THE COMMITTEE OF Conference

The managers on the part of the House and the Senate at the conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 1585), to authorize appropriations for fiscal year 2008 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes, submit the following joint statement to the House and the Senate in explanation of the effect of the action agreed upon by the managers and recommended in the accompanying conference report:

The Senate amendment struck all of the House bill after the

enacting clause and inserted a substitute text.

The House recedes from its disagreement to the amendment of the Senate with an amendment that is a substitute for the House bill and the Senate amendment. The differences between the House bill, the Senate amendment, and the substitute agreed to in conference are noted below, except for clerical corrections, conforming changes made necessary by agreements reached by the conferees, and minor drafting and clarifying changes.

SUMMARY STATEMENT OF CONFERENCE ACTIONS

Explanation of funding summary

The President's February budget request for the national defense function of the federal budget for fiscal year 2008 was \$505.4 billion for the base budget, excluding the costs of operations in Iraq and Afghanistan, plus an additional \$141.8 billion in emergency defense funding requested for those operations and other costs, including some of the cost of the administration's proposal to increase the size of the Army and the Marine Corps. The combined total requested by the President for the national defense budget function was \$647.2 billion. According to the estimating procedures used by the Congressional Budget Office (CBO), the amount requested for the base budget was \$507.0 billion, and the total amount requested, including the emergency war-related funding, was \$648.8 billion.

The primary discrepancy between the administration and CBO estimates related to assumed savings in the Defense Health program (DHP) account. The funding summary table that follows uses the budget authority levels as calculated by CBO, both for the DHP and the bill as a whole.

After the House and Senate bills had been reported, and the Concurrent Resolution on the Budget for Fiscal Year 2008 (S. Con. Res. 21) had been adopted by the Senate and the House of Representatives on May 17, 2007, the President submitted two additional budget amendments. On July 31, 2007, the President requested an additional \$5.3 billion for Mine-Resistant Ambush Protected (MRAP) vehicles. On October 22, 2007, the President requested an additional \$42.3 billion for operations in Iraq and Afghanistan and for other purposes (including base closure), bringing the total requested for war-related purposes for fiscal year 2008 to \$189.3 billion and the total requested for the entire national defense budget function for both the base budget and war-related funding to \$696.3 billion.

The following table summarizes both the direct authorizations and equivalent budget authority levels for fiscal year 2008 defense programs. The columns relating to the authorization request do not include funding for items that are not within the jurisdiction of this committee or that do not require an annual authorization. The table also includes the authorization for spending from the trust fund of the Armed Forces Retirement Home, which is outside the

national defense budget function.

Funding for all programs in the national defense function is reflected in the columns related to the budget authority request and the total budget authority implication of the authorizations in this bill. The conference agreement authorizes the same total funding level of \$696.4 billion requested by the President including both budget amendments.

The funding level authorized in the conference agreement is consistent with the budget authority level of \$507.0 billion for the national defense function (function 050) in the Concurrent Resolu-

tion on the Budget for Fiscal Year 2008.

Because the conference agreement authorizes funding for the July and October budget amendments, which were submitted after the Concurrent Resolution on the Budget was adopted, the total authorized to be appropriated in this Act exceeds the amount included in that budget resolution for both operations in Iraq and Afghanistan, and for national defense in total, by the \$47.7 billion requested in the July and October budget amendments.

Funding requested and authorized for operations in Iraq and Afghanistan is contained in title XV (for personnel, operation and maintenance, procurement, and other costs normally funded in Division A of this Act), in title XXIX of Division B for military construction projects in Iraq or Afghanistan, and in title XXXII of Di-

vision C for the Department of Energy.

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2008
In Thousands of Dollars

				BUDGET	AUTHORITY	BUDGET AUTHORITY IMPLICATION
	Authorization	Conference	Conference	FY 2008	Conf Change	Conference
	Rednest	Change	Authorization	Request	to Request	Authorization
DIVISION A	!					
Title I PROCUREMENT						
Aircraft Procurement, Army	4,179,848	-11,050	4,168,798	4,179,848	-11,050	4,168,798
Missile Procurement, Army	1,645,485	266,494	1,911,979	1,645,485	266,494	1,911,979
Weapons & Tracked Combat Vehicles, Army	3,089,998	-82,509	3,007,489	3,089,998	-82,509	3,007,489
Procurement of Ammunition, Army	2,190,576	24,000	2,214,576	2,190,576	24,000	2,214,576
Other Procurement, Army	12,647,099	-195,787	12,451,312	12,647,099	-195,787	12,451,312
Joint Improvised Explosive Device Defeat Fund	200,000	-272,000	228,000	500,000	-272,000	228,000
Aircraft Procurement, Navy	12,747,767	-315,123	12,432,644	12,747,767	-315,123	12,432,644
Weapons Procurement, Navy	3,084,387	-16,200	3,068,187	3,084,387	-16,200	3,068,187
Procurement of Ammunition, Navy & Marine Corps	760,484	298,348	1,058,832	760,484	298,348	1,058,832
Shipbuilding & Conversion, Navy	13,656,120	-60,000	13,596,120	13,656,120	900'09-	13,596,120
Other Procurement, Navy	5,470,412	-261,082	5,209,330	5,470,412	-261,082	5,209,330
Procurement, Marine Corps	2,999,057	969'639	2,299,419	2,999,057	-699,638	2,299,419
Aircraft Procurement, Air Force	12,393,270	-275,470	12,117,800	12,393,270	-275,470	12,117,800
Procurement of Ammunition, Air Force	868,917	-14,750	854,167	868,917	-14,750	854,167
Missile Procurement, Air Force	5,131,002	-146,900	4,984,102	5,131,002	-146,900	4,984,102
Other Procurement, Air Force	15,421,162	-15,330	15,405,832	15,421,162	-15,330	15,405,832
Procurement, Defense-Wide	3,318,834	-38,399	3,280,435	3,318,834	-38,399	3,280,435
National Guard and Reserve Equipment		980,000	980,000		980,000	980,000
Rapid Acquisition Fund	100,000	-100,000		100,000	-100,000	
Defense Production Act Purchases				18,592		18,592
Total PROCUREMENT	100,204,418	-935,396	99,269,022	100,223,010	-935,396	99,287,614

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2008 In Thousands of Dollars

		,	,	BUDGET	AUTHORITY	BUDGET AUTHORITY IMPLICATION
•	Authorization	Conference	Conference	FY 2008	Conf Change	Conf Change Conference
Requesi Development, test & evaluation	Request LUATION	Change	Authorization	Rednest	to Request	Authorization
,	10,589,604	250,788	10,840,392	10,604,604	250,788	10,855,392
	17,075,536	-94,804	16,980,732	17,075,536	-94,804	16,980,732
	26,711,940	-1,019,419	25,692,521	26,711,940	-1,019,419	25,692,521
	20,559,850	-526,214	20,033,636	20,559,850	-526,214	20,033,636
	180,264		180,264	180,264		180,264
Total RESEARCH, DEV, TEST & EVALUATION	75,117,194	-1,389,649	73,727,545	75,132,194	-1,389,649	73,742,545
AND MAINTENANCE						
	28,924,973	-137,754	28,787,219	28,924,973	-137,754	28,787,219
	33,334,690	20,993	33,355,683	33,334,690	20,993	33,355,683
Operation and Maintenance, Marine Corps	4,961,393	5,800	4,967,193	4,961,393	5,800	4,967,193
	33,655,633	-537,171	33,118,462	33,655,633	-537,171	33,118,462
Operation and Maintenance, Defense-Wide	22,574,278	-74,025	22,500,253	22,574,278	-74,025	22,500,253
Ð	2,508,062		2,509,862	2,508,062	1,800	2,509,862
Operation and Maintenance, Navy Reserve	1,186,883		1,186,883	1,186,883		1,186,883
Operation and Maintenance, Marine Corps Reserve	208,637		208,637	208,637		208,637
serve	2,692,077	129,740	2,821,817	2,692,077	129,740	2,821,817
Operation and Maintenance, Army National Guard	5,840,209	17,200	5,857,409	5,840,209	17,200	5,857,409
Operation and Maintenance, Air National Guard	5,041,965	414,703	5,456,668	5,041,965	414,703	5,456,668
	11,971		11,971	11,971		11,971
	434,879		434,879	434,879		434,879
	300,591		300,591	300,591		300,591
	458,428		458,428	458,428		458,428

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2008 In Thousands of Dollars

	Authorization	Conference	Conference	BUDGET FY 2008	AUTHORITY IMPLICATION Conf Change Conference	BUDGET AUTHORITY IMPLICATION 7 2008 Conf Change Conference
	Request	Change	Authorization	Request	to Request	to Request Authorization
Environmental Restoration, Defense-wide	12,751		12,751	12,751		12,751
Environmental Restoration, Formerly Used Defense Si	250,249	20,000	270,249	250,249	20,000	270,249
Former Soviet Union Threat Reduction	348,048	80,000		348,048	80,000	428,048
Overseas Humanitarian, Disaster & Civic Aid	103,300		103,300	103,300		103,300
Overseas Contingency Operations Transfer Fund	2,000		5,000	5,000		5,000
Scorekeeping Adjustments:						
Disposal of DoD Real Property				18,000		18,000
Lease of DoD Real Property				12,000		12,000
DoD Overseas Military Facility Investment Recovery				1,000		1,000
Total OPERATION AND MAINTENANCE	142,854,017	-58,714	-68,714 142,795,303	142,885,017	-58,714	-58,714 142,826,303
Title IV - MILITARY PERSONNEL						
Subtotal Military Personnel	105,403,698	811,518	811,518 106,215,216	105,403,698	811,518	106,215,216
Medicare-Eligible Retiree Health Fund Accruals			10,876,204	10,876,204		10,876,204
Total Discretionary Military Personnel			117,091,420	116,279,902	811,518	117,091,420
Mandatory Spending: Current Law				2.640.500		2.640.500
Total MILITARY PERSONNEL	105,403,698		811,518 117,091,420	118,920,402	811,518	119,731,920

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2008
In Thousands of Dollars

				BUDGET	AUTHORITY	BUDGET AUTHORITY IMPLICATION
	Authorization	Conference	Conference	FY 2008	Conf Change	Conference
	Rednest	Change	Authorization	Reduest	to Request	Authorization
Title XIV OTHER AUTHORIZATIONS						
Subtitle A Military Programs						
Defense Working Capital Funds	102,446		102,446	102.446		102,446
Defense Commissary Working Capital Fund	1,250,300		1.250,300	1.250.300		1 250 300
Defense Coalition Support Fund	22,000	-22,000		22,000	-22.000	
National Defense Sealift Fund	1,079,094	270,000	1,349,094	1,079,094	270,000	1.349.094
Defense Health Program	22,541,124	539,260	23,080,384	22,541,124	539,260	23,080,384
Chemical Agents & Munitions Destruction	1,455,724	57,000	1,512,724	1,455,724	57,000	1,512,724
Drug Interdiction & Counter-Drug Activities, Defense	936,822	1,200	938,022	936,822	1,200	938,022
Office of the Inspector General	214,995	10,000	224,995	215,995	10,000	225,995
Inflation savings (Section 1407)					•	1 1 -
Subtitle B National Defense Stockpile						
Disposals (Mandatory spending)	-50,000	40,000	000'06-	-50,000	40.000	-90.000
Subtitle C Civil Programs	•	•	•	•		<u> </u>
Armed Forces Retirement Home	61,624		61,624			
Total OTHER AUTHORIZATIONS	27,614,129	815,460	28,429,589	27,553,505	815,460	28,368,965
Title XV — OPERATION IRAQI FREEDOM AND OPERATION ENDURING FREEDOM						
Aircraft Procurement, Army	2,125,464	-38,600	2,086,864	2,125,464	-38,600	2,086,864
Missile Procurement, Army	641,764		64 1,764	641,764		641,764
Weapons & Tracked Combat Vehicles, Army	7,289,697		7,289,697	7,289,697		7,289,697
Procurement of Ammunition, Army	513,600		513,600	513,600		513,600

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2008 In Thousands of Dollars

BUDGET AUTHORITY IMPLICATION '2008 Conf Change Conference	lest Authorization			318,281	1,870,597	5,519,740	068,609	,000 5,828,239	1,800	104,405	-93,580 4,528,126	768,157	000'	183,299	-63,500 695,996	,100 1,457,710	-37,500 1,320,088	-3,800 54,929,551	-2,900 6,249,793	4,674,688	-11,200 10,798,473	21,300 6,424,085
T AUTHOR Conf Cha				-	7	0	0	9 1,882,000	0	5		7	0 -150,000	o		0 -114,100						
BUDGE FY 2008	Request	4.269.000	3,908,458	318,281	1,870,597	5,519,740	068,609	3,946,239	1,800	104,405	4,621,706	768,157	150,000	183,299	759,496	1,571,810	1,357,588	54,933,351	6,252,693	4,674,688	10,809,673	6,402,785
Conference	Authorization	4.541.000	3,908,458	318,281	1,870,597	5,519,740	609,890	5,828,239	1,800	104,405	4,528,126	768,157		183,299	966'369	1,457,710	1,320,088	54,929,551	6,249,793	4,674,688	10,798,473	6,424,085
Conference	Change 2 453 000	272.000	•					1,882,000			-93,580		-150,000		-63,500	-114,100	-37,500	-3,800	-2,900		-11,200	21,300
Authorization	Request	4.269.000	3,908,458	318,281	1,870,597	5,519,740	068,609	3,946,239	1,800	104,405	4,621,706	768,157	150,000	183,299	759,496	1,571,810	1,357,588	54,933,351	6,252,693	4,674,688	10,809,673	6,402,785
	Other Bronitement Army	JIEDDO	Aircraft Procurement, Navy	Weapons Procurement, Navy	Other Procurement, Navy	Procurement, Marine Corps	Procurement of Ammunition, Navy & Marine Corps	Aircraft Procurement, Air Force	Missile Procurement, Air Force	Procurement of Ammunition, Air Force	Other Procurement, Air Force	Procurement, Defense-Wide	Rapid Acquisition Fund	RDT&E, Army	RDT&E, Navy	RDT&E, Air Force	RDT&E, Defense-Wide	Operation and Maintenance, Army	Operation and Maintenance, Navy	Operation and Maintenance, Marine Corps	Operation and Maintenance, Air Force	Operation and Maintenance, Defense-Wide

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2008
In Thousands of Dollars

				BUDGET	BUDGET AUTHORITY IMPLICATION	MPLICATION
	Authorization	Conference	Conference	FY 2008	Conf Change	Conference
	Rednest	Change	Authorization	Request	to Request A	Authorization
Operation and Maintenance, Army Reserve	196,694		196,694	196,694		196,694
Operation and Maintenance, Navy Reserve	83,407		83,407	83,407		83,407
Operation and Maintenance, Marine Corps Reserve	68,193		68,193	68,193		68,193
Operation and Maintenance, Air Force Reserve	24,266		24,266	24,266		24,266
Operation and Maintenance, Army National Guard	757,008		757,008	757,008		757,008
Operation and Maintenance, Air National Guard	103,267		103,267	103,267		103,267
Military Personnel, Army	12,317,555		12,317,555	12,317,555		12,317,555
Military Personnel, Navy	791,677		791,677	791,677		791,677
Military Personnel, Marine Corps	1,790,021		1,790,021	1,790,021		1,790,021
Military Personnel, Air Force	1,415,890		1,415,890	1,415,890		1,415,890
Military Personnel, Army Reserve	299,200		299,200	299,200		299,200
Military Personnel, Navy Reserve	70,000		70,000	70,000		20,000
Military Personnel, Marine Corps Reserve	15,420		15,420	15,420		15,420
Military Personnel, Air Force Reserve	3,000		3,000	3,000		3,000
Military Personnel, Army National Guard Military Personnel, Air National Guard	1,136,747		1,136,747	1,136,747		1,136,747
Military Personnel, Undistributed		73,000	73,000		73,000	73,000
Defense Health Program	1,137,442		1,137,442	1,137,442		1,137,442
Drug Interdiction & Counter-Drug Activities, Defense	257,618		257,618	257,618		257,618
Iraq Security Forces Fund	3,000,000		3,000,000	3,000,000		3,000,000
Argumistan Security Porces rund Iraq Freedom Fund	207,500		207,500	207,500		207,500
-						

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2008
In Thousands of Dollars

	Authorization Conference	Conference	Conference	FY 2008	Conf Change Conference	Conference
	Rednest	Change	Authorization	Request	to Request	Authorization
Defense Working Capital Funds	1,957,675		1,957,675	1,957,675		1,957,675
National Defense Sealift Fund	5,110		5,110	5,110		5,110
Office of the Inspector General	4,394		4,394	4,394		4,394
Strategic Readiness Fund		1,000,000	1,000,000		1,000,000	1,000,000
IOTAL OPERATION IRAGI FREEDOM AND OPERATION ENDURING FREEDOM	186,877,833	280,120	187,157,953	186,877,833	280,120	280,120 187,157,953
DIVISION B						
MILITARY CONSTRUCTION						
in, Army	4,039,197	-88,814	3,950,383	4,039,197	-88,814	3,950,383
Military Construction, Navy	2,104,276	116,508	2,220,784	2,104,276	•	2,220,784
on, Air Force	912,109	247,638	1,159,747	912,109	247,638	
Military Construction, Defense-Wide	1,799,336	-85,564	1,713,772	1,799,336	-85,564	1,713,772
Chemical Demilitarization Construction	86,176	-86,176		86,176		
NATO Security Investment Program	201,400		201,400	201,400		201,400
Military Construction, Army National Guard	404,291	132,365	536,656	404,291	132,365	536,656
Military Construction, Army Reserve	119,684	28,449	148,133	119,684	28,449	148,133
Military Construction, Naval Reserve	59,150	5,280	64,430	59,150	5,280	64,430
Military Construction, Air National Guard	85,517	202,020	287,537	85,517	202,020	287,537
Military Construction, Air Force Reserve	26,559	1,800	28,359	26,559	1,800	28,359
Total MILITARY CONSTRUCTION	9,837,695	473,506	10,311,201	9,837,695	473,506	10,311,201
FAMILY HOUSING						
Family Housing Construction, Army	419,400	5,000	424,400	419,400	5,000	424,400
s Instruction, Army	419,400	5,000		_		419,400

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2008 In Thousands of Dollars

Auth Con Auth	-11,000 /31,920 -5,200 293,129	371,404	-35,000 327,747	688,335	48,848	200	46,200 2,886,283	75,000 295,689	-133,914 8,040,401	-58,914 8,336,090	-3,100 -3,100	365,292 21,530,474		-183,000 1,257,750	-50,490 187,015	46,300 258,700	27,600	415,910	11,766	-279,790 2,158,741	85,502 23,689,215
BUDGET AUTHORITY FY 2008 Conf Change Request to Request	742,920 298,329	371,404		688,335	48,848	200	2,932,483	220,689 7	8,174,31513	8,395,004	•	21,165,182 36		1,440,75018	237,505	305,000	27,600	415,910	11,766	2,438,531 -27	23,603,713
Conference Authorization	731,920 293,129	371,404	327,747	688,335	48,848	200	2,886,283	295,689	8,040,401	8,336,090	-3,100	21,530,474		1,257,750	187,015	258,700	27,600	415,910	11,766	2,158,741	23,689,215
	-11,000 -5,200		-35,000				-46,200	75,000	-133,914	-58,914	-3,100	365,292		-183,000	-50,490	-46,300				-279,790	86,502
Authorization Request	742,920 298,329	371,404	362,747	688,335	48,848	200	2,932,483	220,689	8,174,315	8,395,004		21,165,182		1,440,750	237,505	305,000	27,600	415,910	11,766	2,438,531	23,603,713
	Family Housing Operations, Army Family Housing Construction, Navy & Marine Corps	Family Housing Operations, Navy & Marine Corps	Family Housing Construction, Air Force	Family Housing Operations, Air Force	Family Housing Operations, Defense-Wide	DoD Family Housing Improvement Fund	Total FAMILY HOUSING	Base Realignment and Closure IV	Base Realignment and Closure 2005	Subtotal Base Closure	Prior Year Savings	Subtotal Non War-Related Funding	Title XXIX - War-Related Military Construction	Military Construction, Army	Military Construction, Navy	Military Construction, Air Force	Military Construction, Defense-Wide	Base Realignment and Closure 2005	Family Housing Construction, Navy & Marine Corps	Subtotal War-Related Military Construction	TOTAL DIVISION B

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2008 In Thousands of Dollars

	Authorization <u>Reguest</u>	Conference <u>Change</u>	Conference <u>Authorization</u>	BUDGET FY 2008 Request	BUDGET AUTHORITY IMPLICATION '2008 Conf Change Conference equest to Request Authorization	MPLICATION Conference Authorization
Other Discretionary Programs				52,000		52,000
Mandatory Programs Mandatory Programs - Permanent Law Multiyear Contracts for Renewable Electricity Defense Acquisition Workforce Development Fund Reimbursement for Fire Protection Services				000'989-	000'08 000'06 000'9	686,000 80,000 90,000 6,000
TOTAL DEPARTMENT OF DEFENSE (051)	661,613,378	-391,159	672,098,423	674,561,674	-215,159	674,346,515
DIVISION C Energy Supply and Conservation	5,860		5,860	5,860		5,860
National Nuclear Security Administration Weapons Activities	6,511,312	45,738	6,465,574	6,511,312	45,738	6,465,574
Defense Nuclear Nonproliferation	1,672,646	230,000	1,902,646	1,672,646	230,000	1,902,646
Defense Nuclear Nonproliferation (Sec. 3107)	50,000		20,000	20,000		20,000
Naval Reactors	808,219		808,219	808,219		808,219
Office of the Administrator	394,656	5,000	399,656	394,656	2,000	399,656
Total National Nuclear Security Adminstration	9,436,833	189,262	9,626,095	9,436,833	189,262	9,626,095

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2008 In Thousands of Dollars

				BUDGET	AUTHORITY	BUDGET AUTHORITY IMPLICATION
	Authorization	Conference Conference	Conference	FY 2008	Conf Change Conference	Conference
	Request	Change	Authorization	Request	to Request	to Request Authorization
Defense Environmental Cleanup	5,363,905	4,000	5,367,905	5,363,905	4,000	5,367,905
Other Defense Activities	763,974		763,974	763,974		763,974
Defense Nuclear Waste Disposal	292,046		292,046	292,046		292,046
Total DOE/NNSA Discretionary Authorizations	15,862,618	193,262	16,055,880	15,862,618	193,262	16,055,880
Mandatory Programs: Energy Employees Compensation Admin Expenses		1,000	1,000	152.000	1,000	153.000
Energy Employees Occ. Illness Compensation Fund		•		760,000		760,000
Total Department of Energy/NNSA	15,862,618	194,262	16,056,880	16,774,618	194,262	16,968,880
Defense Nuclear Facilities Safety Board Formerly Used Sites Remedial Action Program	22,499		22,499	22,499 130,000		22,499 130,000
DIVISION C/Atomic Energy Defense Activities (053) 15,885,117	15,885,117	194,262	16,079,379	16,927,117	194,262	17,121,379
DEFENSE RELATED ACTIVITIES Discretionary Programs				4.541.816		4.541.816
Discretionary Programs: War-Related				101,121		101,121
Mandatory Programs				293,500		293,500
DEFENSE RELATED ACTIVITIES (054)				4,936,437		4,936,437
TOTAL NATIONAL DEFENSE FUNCTION (050)	677,498,495	-196,897	-196,897 688,177,802	696,425,228	-20,897	696,404,331

SUMMARY OF NATIONAL DEFENSE AUTHORIZATIONS FOR FISCAL YEAR 2008 In Thousands of Dollars

BUDGET AUTHORITY IMPLICATION	FY 2008 Conf Change Conference	Request to Request Authorization	
	Conference	Authorization	61,624 380,803 17,301
	Conference	Change	
	Authorization	Request Change Authorization	61,624
			NON-DEFENSE AUTHORIZATIONS Amed Forces Retirement Home Maritime Administration (Title XXXV) Naval Petroleum Reserves (Title XXXIV)

CONGRESSIONAL DEFENSE COMMITTEES

The term "congressional defense committees" is often used in this statement of managers. It means the Defense Authorization and Appropriations Committees of the Senate and the House of Representatives.

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS

TITLE I—PROCUREMENT

Procurement Overview

The budget request for fiscal year 2008 included an authorization of \$101,660.1 million for procurement for the Department of Defense.

The House bill would authorize \$102,160.1 million.

The Senate amendment would authorize \$109,811.7 million.

The conferees recommended an authorization of \$99,269.0 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

NATIONAL DEFENSE AUTHORIZATION FOR FISCAL YEAR 2008 (Dollars in Thousands)

	Authorization	House	Senate	Conference	Conference
Title 1 PROCUREMENT	Request	Authorization Authorization	Authorization	Change	Authorization
Aircraft Procurement, Army	4,179,848	3,928,139	5,229,175	-11,050	4,168,798
Missile Procurement, Army	1,645,485	2,114,902	2,178,102	266,494	1,911,979
Procurement of W&TCV, Army	3,089,998	3,311,117	7,546,684	-82,509	3,007,489
Procurement of Ammunition, Army	2,190,576	2,238,176	2,228,976	24,000	2,214,576
Other Procurement, Army	12,647,099	11,455,456	14,983,936	-195,787	12,451,312
Joint Improvised Explosive Device Defeat Fund	200,000	500,000		-272,000	228,000
Aircraft Procurement, Navy	12,747,767	12,750,767	13,475,107	-315,123	12,432,644
Weapons Procurement, Navy	3,084,387	3,058,387	3,078,387	-16,200	3,068,187
Procurement of Ammunition, Navy & Marine Corps	760,484	1,060,484	926,597	298,348	1,058,832
Shipbuilding and Conversion, Navy	13,656,120	15,744,120	13,605,638	-60,000	13,596,120
Other Procurement, Navy	5,470,412	5,443,612	5,432,412	-261,082	5,209,330
Procurement, Marine Corps	2,999,057	2,580,257	2,699,057	-699,638	2,299,419
Aircraft Procurement, Air Force	12,393,270	12,356,270	12,593,813	-275,470	12,117,800
Procurement of Ammunition, Air Force	868,917	868,917	868,917	-14,750	854,167
Missile Procurement, Air Force	5,131,002	5,138,002	5,166,002	-146,900	4,984,102
Other Procurement, Air Force	15,421,162	15,441,762	16,312,962	-15,330	15,405,832
Procurement, Defense-Wide	3,318,834	3,537,834	3,385,970	-38,399	3,280,435
National Guard and Reserve Equipment		1,131,850		980,000	980,000
Rapid Acquisition Fund	100,000		100,000	-100,000	
TOTAL PROCUREMENT	100,204,418	102,660,052	109,811,735	-935,396	99,269,022

BUDGET ITEMS

Aircraft Procurement, Army—Overview

The budget request for fiscal year 2008 included an authorization of \$4,179.8 million for Aircraft Procurement, Army in the Department of Defense.

The House bill would authorize \$3,928.1 million.
The Senate amendment would authorize \$5,229.2 million.

The conferees recommended an authorization of \$4,168.8 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

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		图图	FY 2008 Request	Anth He	House Authorized	Se	Senate Authorized	OI	Change	Conference	rence Authorized
Line	Program Title	ð	Cost	¥	Cost	ð	Cost	Oth	Cost	λ <mark>ί</mark> Ο	Cost
	Aircraft Procurement, Army Aircraft										
-	Fixed Wing UTILITY F.W. CARGO AIRCRAFT		157,043		157,043						157,043
	Transfer fixed-wing intra-theater logistics mission to USAF						[-157,043]				
7	UTILITY FAW AIRCRAFT.										
က	Rotary Wing ARMED RECONNAISSANCE HELICOPTER		468,259				337,259		-292,500		175,759
	Program reduction - teminate current										
	procurement				[-437,259]						
	Program delay								[-161,500]		
	Transfer to Kiowa Warrior (APA 19)				[-31,000]		[-31,000]		[-31,000]		
	Transfer to PE 64220A (RDA 77)						[-100,000]		[-100,000]		
4	HELICOPTER, LIGHT UTILITY (LUH)		230,491		230,491		230,491				230,491
3	UH-60 BLACKHAWK (MYP)	42	773,799	22	955,849	45	1,326,229	10	182,050	25	955,849
ß	LESS: ADVANCE PROCUREMENT (PY)		-185,098		-185,098		-185,098				-185,098
	Grow the Force Transfer				[182,050]		[182,050]		[182,050]		
	Transfer from Title XV						[370,380]				
9	UH-60 ADVANCE PROCUREMENT (CY)		116,745		116,745		116,745				116,745
7	CH-47 HELICOPTER	ဖ	157,908	9	157,908	9	163,908			φ	157,908
	CH-47 - annual contract						[6,000]				

Title I - Procurement (Dollars in Thousands)

		FY 2008	800	House	9	Senate	育		01	Conference	
		Rednest	Jest	Authorized	pezi	Authorized	pezi	디	Change	Auth	Authorized
Line	Program Title	ð	Cost	ğ	Cost	ð	Cost	ă	Cost	¥	Cost
∞	CH-47 ADVANCE PROCUREMENT (CY) Modification of Alrcraft		32,982		32,982		32,982				32,982
6	GUARDRAIL MODS (TIARA)		149,062		149,062		149,062				149,062
9	10 ARL MODS (TIARA)		52,298		42,298		52,298		-10,000		42,298
	Program reduction - inadequate justification			_	-10,000]				[-10,000]		•
=	AH-64 MODS		689,628		689,628		689,628				689,628
=	LESS: ADVANCE PROCUREMENT (PY)		-18,924		-18,924		-18,924				-18,924
12 /	12 AH-64 ADVANCE PROCUREMENT (CY)		40,957		40,957		40,957				40,957
13	13 CH-47 CARGO HELICOPTER MODS		577,250		577,250	-	1,107,790				577,250
	CH-47 modifications - annual contract						[16,000]				
	Transfer from Title XV					24	[514,540]				
5	LESS: ADVANCE PROCUREMENT (PY)		-36,592		-36,592		-36,592				-36,592
4	CH-47 ADVANCE PROCUREMENT (CY)		39,182		39,182		39,182				39,182
15	UTILITY/CARGO AIRPLANE MODS		17,175		17,175		17,175				17,175
16 ,	16 AIRCRAFT LONG RANGE MODS		340		8		340				340
17	17 LONGBOW										
18	18 UH-60 MODS		13,035		26,035		16,035		2,600		15,635
	"A" to "L" engine upgrade				[2,000]				[1,600]		
	Medevac & SAR thermal imaging				[5,000]				[1,000]		
	Bleed air cabin heating				[3,000]						
	Enhanced electronic digital engine control						[3,000]				

		FY 2008	80	House	99	Senate	흵)	Conference	
		Request	est	Authorized	pezi	Authorized	ized	J	Change	Auth	Authorized
Line	Program Title	¥	Cost	Ā	Cost	X)	Cost	NO N	Cost	Otv	Cost
6	19 KIOWA WARRIOR Transfer from ARH (APA 3) Transfer from ABH (APA 3) for cachoil		20,807		51,807 [31,000]		51,807		31,000 [31,000]		51,807
;	display systems software upgrade		;				[31,000]				
2	20 AIRBORNE AVIONICS		179,565		179,565		179,565				179,565
7	GATM ROLLUP		53,071		53,071		53,071				53,071
	Spares and Repair Parts										
Z	22 SPARE PARTS (AIR)		9,304		9,804		9,304				9,304
	Critical flight safety spares				[200]						
	Support Equipment and Facilities										
	Ground Support Avionics										
23	23 AIRCRAFT SURVIVABILITY EQUIPMENT		48,120		48,120		255,520				48,120
	Additional aircraft survivability equipment					22.	[207,400]				
74	24 ASE INFRARED CM		365,472		365,472		365,472		80,000		445,472
	Aircraft survivability equipment								[80,000]		
	Other Support										
25	AIRBORNE COMMAND & CONTROL										
8	AVIONICS SUPPORT EQUIPMENT		5,065		5,065		5,065				5,065
27	COMMON GROUND EQUIPMENT		80,221		80,221		80,221		-5,000		75,221
	Ahead of need								[-5,000]		

I - Procurement	ollars in Thousands)
<u>:</u>	lar:
Title	ê

	FY 2008	800	House	2 1	Senate	91	i	O	onference	,
	Rednest	lest	Authorized	jzed pezi	Authorized	Dez	ð	Change	Auth	Authorized
<u>Line</u> <u>Program Title</u>	Ą	Cost	¥	Cost	Æ	Cost	λio	Cost	ΔIO	Cost
28 AIRCREW INTEGRATED SYSTEMS Aircraft wireless intercom system (AWIS)		42,727		42,727		49,727		800		43,527
Air Warrior primary survival gear carrier						[2,000]		[800]		
29 AIR TRAFFIC CONTROL		95,203		95,203		95,203				95,203
30 INDUSTRIAL FACILITIES		2,377		2,377		2,377				2,377
31 LAUNCHER, 2.75 ROCKET		2,376		2,376		2,376				2,376
Total - Aircraft Procurement, Army	•	4,179,848	พ์	3,928,139	10	5,229,175		-11,050		4,168,798

 ${\it Missile \ Procurement, Army-Overview}$

The budget request for fiscal year 2008 included an authorization of \$1,645.5 million for Missile Procurement, Army in the Department of Defense.

The House bill would authorize \$2,114.9 million.

The Senate amendment would authorize \$2,178.1 million.
The conferees recommended an authorization of \$1,912.0 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Title I - Procurement (Dollars in Thousands)

		7	FY 2008	푀	House	Se	Senate		ŭ	Conference	3	
		S S	Request	Aut	Authorized	Auth	Authorized	O	Change	₽	Authorized	
Line	Program Title	A	Cost	Q	Cost	ğ	Cost	Οίλ	Cost	ŽŽ	Cost	4.00
	Missile Procurement, Army											
	Other Missiles											
	Surface-to-air Missile System											
-	OTHER MISSILE SUPPORT		243,251						-243,251			
	Grow the Force Transfer				[-243,251]		[-243,251]		[-243,251]			
74	PATRIOT SYSTEM SUMMARY	108	472,907	112	484,707	133	547,907		•	108	472,907	206
	Patriot PAC-3 missiles				[11,800]							
က	SURFACE-LAUNCHED AMRAAM SYSTEM				•							
	Air-to-surface Missile System											
4	HELLFIRE SYS SUMMARY		46,000		46,000		46,000				46.	46,000
	Anti-tank/Assault Missile System											
ß	JAVELIN (AAWS-M) SYSTEM SUMMARY	385	103,799	385	180,713	385	180,713		41,14	385	167,913	913
	Grow the Force Transfer				[76,914]		[76,914]		[64,114]			
φ	TOW 2 SYSTEM SUMMARY	2,255	110,593	2,255	110,593	2,255	110,593			2,255	110,593	593
ဖ	LESS: ADVANCE PROCUREMENT (PY)		-22,700		-22,700		-22,700				-22,	-22,700
7	TOW-2 ADVANCE PROCUREMENT (CY)											
Φ	GUIDED MLRS ROCKET (GMLRS)	1,482	225,282 1,482	1,482	225,282 1,482	1,482	225,282		-22,123 1,482	1,482	203,159	159
	Facilitization								[-14,912]			
	Unit cost efficiencies								[-7,211]			
6	MLRS REDUCED RANGE PRACTICE	3,492	22,585 3,492	3,492	22,585 3,492	3,492	22,585			3,492		22,585
10	MLRS LAUNCHER SYSTEMS											

Title I - Procurement (Dollars in Thousands)

Authorized	Cost	226,665	993 931	213,770	5,578 10,541	23,643	4,268 10	4,054	1,911,979
Auth	Oth	57							
Change	Cost	-9,200 [-9,200]	355,514 [355,514]	121,440 [121,440]					266,494
	ă								
Authorized	Cost	235,865	569,993 [502,514]	213,770 [121,440]	5,578 10,541	23,643	4,268	4,054	2,178,102
Authorize	ğ	57							
Authorized	Cost	235,865	569,993 [502,514]	213,770 [121,440]	5,578 10,541	23,643	4,268	4,054	2,114,902
Authoriza	ð	57							
Request	Cost	235,865	67,479	92,330	5,578 10,541	23,643	4,268	4,054	1,645,485
Rednest	ð	22	,						
	Program Title	11 HIGH MOBILITY ARTILLERY ROCKET Excess to requirement 12 ARMY TACTICAL MSL SYS (ATACMS) - Modification of Missiles Modifications	13 PATRIOT MODS Grow the Force Transfer 14 JAVELIN MISSILE MODS	15 ITAS/TOW MODS Grow the Force Transfer	MLRS MODS HIMARS MODIFICATIONS	Spares and Repair Parts SPARES AND REPAIR PARTS Summert Engineers and Eaclities	AIR DEFENSE TARGETS ITEMS LESS THAN \$5.0M (MISSILES)	PRODUCTION BASE SUPPORT CLOSED ACCOUNT ADJUSTMENTS	Total - Missile Procurement, Army
	Lie	1 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	£ 4	15	16 N 17 H	. 6 0. 0. 0.	–	22	-

Procurement of Weapons and Tracked Combat Vehicles, Army-Overview

The budget request for fiscal year 2008 included an authorization of \$3,090.0 million for Procurement of Weapons and Tracked

Combat Vehicles, Army in the Department of Weapons and Tracked Combat Vehicles, Army in the Department of Defense.

The House bill would authorize \$3,311.1 million.

The Senate amendment would authorize \$7,546.7 million.

The conferees recommended an authorization of \$3,007.5 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

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		FY 2008	800	House	89	S	Senate		Co	Conference		
		Rednest	est	Authorized	rized	Auth	Authorized	디	Change	Auth	Authorized	
	Program Title	ŞŞ B	Cost	Ā	Cost	Q	Cost	Oth	Cost	Otv	Cost	
	Procurement of Weapons & Tracked											
	Tracked Combat Vehicles											
-	ABRAMS TRNG DEV MOD											
7	BRADLEY BASE SUSTAINMENT		140,314		140,314	481	481 1,542,814				140,314	
	Transfer from Title XV						[1,402,500]					
ო	BRADLEY FVS TRAINING DEVICES (MOD)		4,684		4,684		4,684				4,684	
4	ABRAMS TANK TRAINING DEVICES											0
က	STRYKER VEHICLE	127 1	1,038,984	127 1	1,104,884	390	2,099,859		-114,000	127	924,984	00
	Program increase				[294,000]							
	Mobile gun system production delay			<u>ت</u>	[-228,100]							
	Mobile gun system testing & fielding delay								[-114,000]			
	Transfer from Title XV						[402,775]					
	Additional Stryker vehicles						[658,100]					
9	FUTURE COMBAT SYSTEMS (FCS)		79,483		79,483		79,483				79,483	
7	FCS SPIN OUTS		20,123		20,123		20,123				20,123	
	Modification of Tracked Combat Vehicles											
œ	CARRIER, MOD					317	132,220					
	Transfer from Title XV						[132,220]					
თ	FIST VEHICLE (MOD)				35,400	20	165,400		35,400		35,400	
	Grow the Force Transfer				[35,400]		[35,400]		[35,400]			
	Transfer from Title XV						[130,000]					
5	10 BFVS SERIES (MOD)		37,611		37,611		37,611				37,611	

Title I - Procurement (Dollars in Thousands)

		FY 2008	8008	외	House	S	Senate		ଧ	Conference	
		Request	uest	Auth	Authorized	Auth	Authorized	Ö	Change	Auth	Authorized
LIne	Program Title	स्र	Cost	Q	Cost	ğ	Cost	Ą	Cost	ð	Cost
=	11 HOWITZER, MED SP FT 155MM M109A6 Align kit buy with installation		36,924		36,924		36,924		-14,300		22,624
2 5	12 FAASV PIP TO FLEET	;							(ooc'+ -)		
2	13 IMPROVED RECOVERY VEHICLE (M88	12	36,826	45	132,526	146	434,826		87,500	7	124,326
	Grow the Force Transfer				[95,700]		[95,700]		[87,500]		
	I ransfer from Title XV						[277,400]				
	Hercules Recapitalization						[24.900]				
4	HEAVY ASSAULT BRIDGE (HAB) SYS										
15	15 ARMORED BREACHER VEHICLE		41,500		41.500		41,500				41 500
16	16 ARMORED VEH LAUNCH BRIDGE (AVLB)										2
17	JOINT ASSAULT BRIDGE		12,927		12,927		12.927				12,927
0	M1 ABRAMS TANK (MOD)		588,979		588,979		588,979				588.979
19	SYSTEM ENHANCEMENT PGM: SEP M1A2	18	52,928	18	52,928			-18	-52.928		
	M1A2 SEP requirements already funded		1		•		[-52,928]		[-52,928]		
1 9	19A SEP) (GA0750)					235	1,303,100				
	Transfer from Title XV						[1,303,100]				
	Support Equipment and Facilities					ı	•				
8											
7	PRODUCTION BASE SUPPORT (TCV-		7,760		7,760		7,760				7,760

Title I - Procurement (Dollars in Thousands)

		F	FY 2008	킈	House	S)	Senate		ŭ	Conference		
		8	Request	Ant	Authorized	Aut	Authorized	디	Change	Auth	Authorized	
Line	Program Title	췽	Cost	정	Cost	A)	Cost	N V	Cost	XI O		
	Weapons and Other Combat Vehicles											
22	HOWITZER, LIGHT, TOWED, 105MM, M119	23	48,902	111	101,702	110	101,702	28	52,800	11	101,702	
	Grow the Force Transfer				[52,800]		[52,800]		[52,800]			
3	23 INTEGRATED AIR BURST WEAPON		331,729						-331,729			
	Grow the Force Transfer				[-331,729]		[-331,729]		[-331,729]			
24	M240 MEDIUM MACHINE GUN (7.62MM)	2,308	37,096	2,308	45,085	2,308	64,485		7,989	2,308	45,085	
	Grow the Force Transfer				[4,989]		[7,989]		[686,7]			0
	M240 medium machine gun (7.62 mm)						[19,400]					-
25	MACHINE GUN, CAL .50 M2 ROLL		19,000		32,317		32,317		13,317		32,317	
	Grow the Force Transfer				[13,317]		[13,317]		[13,317]			
8	M249 SAW MACHINE GUN (5.56MM)	8,382	35,335	8,382	44,576	8,382	44,576		9,241	8,382	44,576	
	Grow the Force Transfer				[9,241]		[9,241]		[9,241]			
	27 MK-19 GRENADE MACHINE GUN (40MM)	970	21,000	970	36,448	970	36,448		15,448	970	36,448	
	Grow the Force Transfer				[15,448]		[15,448]		[15,448]			
8	MORTAR SYSTEMS	313	4,320	313	9,024	313	9,024		4,704	313	9,024	
	Grow the Force Transfer				[4,704]		[4,704]		[4,704]			
53	M16 RIFLE											
ഉ	M107, CAL. 50, SNIPER RIFLE		417		417		417				417	
_	XM320 GRENADE LAUNCHER MODULE		21,620		27,125		27,125		5,505		27,125	
	Grow the Force Transfer				[5,505]		[5,505]		[5,505]			
N	32 XM110 SEMI-AUTOMATIC SNIPER	694	10,000	694	10,460	8	10,460		460	96 46	10,460	
	Grow the Force Transfer				[460]		[460]		[460]			

Title I - Procurement (Dollars in Thousands)

		FY 2008	8008	윘	House	S	Senate		Ö	Conference		
		Request	nest	Anth	Authorized	Auth	Authorized	đ	Change	Auth	Authorized	
<u>=</u>	Program Title	ĀŢ	Cost	¥5	Cost	ð	Cost	A)	S S	Ota	Cost	
33	33 M4 CARBINE	829'69	97,550 69,678	829,69	105,824 69,678	829,68	105,824		8,274	####	105,824	
	Grow the Force Transfer				[8,274]		[8,274]		[8,274]			
¥	34 SHOTGUN, MODULAR ACCESSORY	5,328	7,000	5,328	7,906	5,328	2,906		906	5,328	7,906	
	Grow the Force Transfer				[906]		[906]		[906]			
35	COMMON REMOTELY OPERATED WPNS				29,895		29,895		29,895		29,895	
	Grow the Force Transfer				[29,895]		[29,895]		[29,895]			
ജ	36 FUTURE HANDGUN SYSTEM (FHS)		3,500		3,500		3,500				3,500	
37	HOWITZER LT WT 155MM (T)	126	270,251	202	470,569	126	462,569	20	143,518	182	413,769	
	Additional howitzers				[8,000]				[4,000]			
	Grow the Force Transfer				[192,318]		[192,318]		[139,518]			
	Modification of Weapons and Other											
88	38 MK-19 GRENADE MACHINE GUN MODS		6,264		6,264		6,264				6,264	
39	39 M4 CARBINE MODS		13,696		17,714		17,714		4,018		17,714	
	Grow the Force Transfer				[4,018]		[4,018]		[4,018]			
4			17,173		17,173		17,173				17,173	
4			12,361		12,361		12,361				12,361	
42			10,177		11,700		11,700		1,523		11,700	
	Grow the Force Transfer				[1,523]		[1,523]		[1,523]			
4 3	PHALANX MODS											
4	M119 MODIFICATIONS		1,794		1,794		1,794				1,794	
45	M16 RIFLE MODS		3,900		4,088		4,088	٠	188		4,088	
	Grow the Force Transfer				[188]		[188]		[188]			

Title I - Procurement
(Dollars in Thousands)
FY 2008 House

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Program Title	ğ	Cost	æ	Cost	æ	Cost	Otv	Cost	Oty	Cost	
46 MODIFICATIONS LESS THAN \$5.0M		2,791	••	2,791		2,791				2,791	
Support Equipment and Facilities 47 ITEMS LESS THAN \$5.0M (WOCV-WTCV)				1,262		1,262		1,262		1,262	
Force Transfer			E	,262]		[1,262]		[1,262]			
ON BASE SUPPORT (WOCV-		6,466	_	3,466		6,466				6,466	
L PREPAREDNESS		3,189	•	3,189		15,189		9,500		12,689	
upport Program Initiative (ASPI)					5	12,000]		[11,500]			
ution								[-2,000]			
AS EQUIPMENT (SOLDIER ENH		5,424		5,424		5,424		-1,000		4,424	
ution								[-1,000]			
SCOUNT ADJUSTMENTS											
ND REPAIR PARTS (WTCV)											
curement of WTCV, Army	Ŕ	866'680	3,31	1,117	7,5	46,684		-82,509		3,007,489	
o a sadana a a	47 ITEMS LESS THAN \$5.0M (WOCV-WTCV) Grow the Force Transfer 48 PRODUCTION BASE SUPPORT (WOCV- 49 INDUSTRIAL PREPAREDNESS Arsenal Support Program Initiative (ASPI) Slow execution 50 SMALL ARMS EQUIPMENT (SOLDIER ENH Slow execution 51 CLOSED ACCOUNT ADJUSTMENTS Spares 52 SPARES AND REPAIR PARTS (WTCV) Total - Procurement of WTCV, Army	CV-WTCV) (WOCV- Live (ASPI) LDIER ENH ENTS (WTCV)	CV-WTCV) (WOCV- Live (ASPI) LDIER ENH ENTS (WTCV) Army 3,08	SV-WTCV) (WOCV- 6,466 3,189 Sive (ASP1) LDIER ENH 5,424 ENTS WITCV) Army 3,089,998 3,31	CV-WTCV) (WOCV- Live (ASPI) LDIER ENH ENTS (WTCV) Army 3,06	SV-WTCV) 1,262 (WOCV- 6,466 6,466 3,189 3,189 Ive (ASPI) 5,424 5,424 ENTS Army 3,089,998 3,311,117 7,5	1,262 (WOCV- 6,466 6,466 3,189 3,189 [1,262] [1,262] [1,262] [1,262] [1,262] [1,046] [1,262] [1,046] [1,046] [1,262] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] [1,046] 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 $Procurement\ of\ Ammunition,\ Army-Overview$

The budget request for fiscal year 2008 included an authorization of \$2,190.6 million for Procurement of Ammunition, Army in the Department of Defense.

The House bill would authorize \$2,238.2 million.

The Senate amendment would authorize \$2,229.0 million. The conferees recommended an authorization of \$2,214.6 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

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		FY 2008	808	House	91	Senate		0,	Conference	
		Request	est	Authorized	pez	Authorized		Change	Auth	Authorized
	Program Title	Q	Cost	S	Cost	Σί 746	Cost Otv	Cost	Ota	Cost
P 5	Procurement of Ammunition, Army									
ΑŒ	Ammunition									
ĒS	Small/Medium Caliber Ammunition								1	
<u>ا</u> ح	3, 5.56MM, ALL TYPES		189,179		189,179	189,179	179	-		189,179
2 CT	S, 7.62MM, ALL TYPES		68,045		68,045	68,045	X 5			68,045
3 CT	G, 9MM, ALL TYPES		4,527		4,527	4,527	27.			4,527
4 CT	3, 50 CAL, ALL TYPES		179,466		179,466	179,466	991			179,466
5 CT	G, 20MM, ALL TYPES				·	•				
6 CT	G, 25MM, ALL TYPES		29,243		29,243	29,	243			29,243
7 CT	G, 30MM, ALL TYPES		21,759		21,759	21,759	759			21,759
8 CT	CTG, 40MM, ALL TYPES		208,504		208,504	208,504	Š			208,504
B	Mortar Ammunition									
809 6	60MM MORTAR, ALL TYPES		6,495		6,495	9	6,495			6,495
10 81N	81MM MORTAR, ALL TYPES		53,798		53,798	53,798	98			53,798
11 CT	CTG, MORTAR, 120MM, ALL TYPES		111,594		111,594	111,594	594			111,594
Tar	Tank Ammunition									
12 CT	12 CTG TANK 105MM: ALL TYPES		14,338		14,338	14,338	338			14,338
13 CT	13 CTG, TANK, 120MM, ALL TYPES		180,400	٠	180,400	180,400	00			180,400
Art	illery Ammunition									
14 CT	14 CTG, ARTY, 75MM: ALL TYPES		2,699		2,699	, ,	999			2,699
15 CT	15 CTG, ARTY, 105MM: ALL TYPES		41,965		41,965	41,14	365			41,965
16 CT	16 CTG, ARTY, 155MM, ALL TYPES		88,049		88,049	.88	88,049			88,049

Title I - Procurement (Dollars in Thousands)

	ized	Cost	28,781	60,076	4,251		5.522 040			29,453	137,861		30,945	76,392		181,787	21,608		15,000	25,241	2,748
Conference	Authorized	λ												_	_						
	Change	Cost												4,000	[4,000]						
	-,	δ																			
Senate	Authorized	Cost	28,781	60,076	4,251	4 701	2,522	51,876		29,453	137,861		30,945	85,392	[13,000]	181,787	21,608		15,000	25,241	2,748
ଥ	Auth	λ																			
180	pezio	Cost	49,881	[21,100] 60,076	4,251	4 791	2.522	51,876		29,453	137,861		30,945	72,392		181,787	21,608		15,000	25,241	2,748
House	Authorized	쥥																			
800	Jest	Cost	28,781	60,076	4,251	4 701	2,522	51,876		29,453	137,861		30,945	72,392		181,787	21,608		15,000	25,241	2,748
FY 2008	Reguest	ð										,									
		Program Title	17 PROJ 155MM EXTENDED RANGE XM982	Excalibur XM982 extended range artillery 18 MODULAR ARTILLERY CHARGE SYSTEM	Artillery Fuzes Artillery Fuzes, all types	Mines Mines al Types			Rockets	SHOULDER FIRED ROCKETS, ALL TYPES	ROCKET, HYDRA 70, ALL TYPES	Other Ammunition	DEMOLITION MUNITIONS, ALL TYPES	GRENADES, ALL TYPES	Smoke grenades	SIGNALS, ALL TYPES	SIMULATORS, ALL TYPES	Miscellaneous	AMMO COMPONENTS, ALL TYPES	NON-LETHAL AMMUNITION, ALL TYPES	CAD/PAD ALL TYPES
		Line	17	18	19	5	7 2	22		23	24		25	56		27	28		29	9	3

Title I - Procurement (Dollars in Thousands)

	200	Request	Authorized	D82	Authorized	uthorized	Change	Au	Authorized
Program Title	X)	Cost	λį	Cost	ŞŞ BŞ	Cost	Ory Cost	श्र	Cost
		6,564		6,564		6,564			6,564
AMMUNITION PECULIAR EQUIPMENT		11,757		21,257		11,757		800	12,557
Outloading modules - Crane Army Outloading modules - McAlecter Army				[4,500]					
Outloading modules				200,			91	[800]	
FIRST DESTINATION TRANSPORTATION		12,100		12,100		17,100	•	,	12,100
Ammunition outloading test bed						[2,000]			
CLOSEOUT LIABILITIES									
Ammunition Production Base Support									
Production Base Support									
PROVISION OF INDUSTRIAL FACILITIES		143,708		160,708		164,108	19,	19,200	162,908
Bomb line modemization - McAlester Army									
Ammunition Plant				[5,000]					
Ammunition infrastructure modernization				[12,000]			[12,0	[0	
AAP solvent recovery system						[7,200]	[7,200]	[00]	
Acid containment and storage system						[13,200]			
LAYAWAY OF INDUSTRIAL FACILITIES		3,436		3,436		3,436			3,436
MAINTENANCE OF INACTIVE FACILITIES		5,418		5,418		5,418			5,418
CONVENTIONAL MUNITIONS		135,256		135,256		135,256			135,256
ARMS INITIATIVE		2,944		2,944		2,944			2,944
Re-Estimate of Guaranteed Loan									
RE-ESTIMATE OF GUAR LOAN									

2,214,576

24,000

Title I - Procurement (Dollars in Thousands)

		Request	हा स	Authorized	3	Senate Authorized	a 9	ð	Change	Conference Autho	erence Authorized	
Line	Program Title	科	Cost	B	Cost	₹	Cost	¥O	Cost	Otx	Cost	
Interest on Re-Estimate 42 INTEREST ON RE-ESTIMATE	Estimate RE-ESTIMATE											
Total - Procurement	ment of Ammunition, Army	2,1	2,190,576	2,23	2,238,176	2,2	2,228,976		24,000		2,214,576	

 $Other\ Procurement,\ Army-Overview$

The budget request for fiscal year 2008 included an authorization of \$12,647.1 million for Other Procurement, Army in the Department of Defense.

The House bill would authorize \$11,455.5 million.

The Senate amendment would authorize \$14,983.9 million. The conferees recommended an authorization of \$12,451.3 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

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(Dollars in Thousands)
FY 2008 House

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e)	Authorized	Cost				66,684		7,071				2,185	947,727		1,852,752		36,011	563,664		281,412		
Conference	Aut	Otr																				
O	Change	Cost				9,631	[9,631]	971		[800]	[171]		351,100	[351,100]	1,024,349	[1,024,349]	•	80,641	[80,641]	126,288	[126,288]	
	-,	Oty																				
Senate	Authorized	Cost				66,684	[9,631]	6,271			[171]	2,185	986,409	[389,782]	1,852,752	[1,024,349]	36,011	563,664	[80,641]	583,310	[126,288]	[301,898]
(O)	Ant	ð																				
House	Authorized	Cost				66,684	[9,631]	9,171	[2,900]		[171]	2,185	986,409	[389,782]	1,852,752	[1,024,349]	36,011	563,664	[80,641]	281,412	[126,288]	
윈	Auth	Ħ														ٺ						
800	Jest	Cost				57,053		6,100				2,185	596,627		828,403		36,011	483,023		155,124		
FY 2008	Request	ð																				
		Program Title	Other Procurement, Army	Tactical and Support Vehicles	Tactical Vehicles	TACTICAL TRAILERS/DOLLY SETS	Grow the Force Transfer	SEMITRAILERS, FLATBED	Refurbishment - ARNG	Refurbishment	Grow the Force Transfer	SEMITRAILERS, TANKERS	HI MOB MULTI-PURP WHLD VEH	Grow the Force Transfer	FAMILY OF MEDIUM TACTICAL VEH	Grow the Force Transfer	FIRETRUCKS & ASSOCIATED	FAMILY OF HEAVY TACTICAL VEHICLES	Grow the Force Transfer	⋖	Grow the Force Transfer	Transfer from Title XV
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Title I - Procurement (Dollars in Thousands)

		FY 2008	8	House		Senate	훼		히	Conference	
		Request	est	Authorized	ized	Authorized	ized	ð	Change	Auth	Authorized
	Program Title	B	Cost	¥	Cost	A)	Cost	λίο	Cost	λį	Cost
;	Comm-Satellite Communications										
2 2	22 SECOMP-I 23 DEFENSE ENTERPRISE WIDEBAND		87,772		125,372		125,372		37,600		125,372
	Grow the Force Transfer				[37,600]		[37,600]		[37,600]		
24	24 SHF TERM		8,790		13,964		13,964		5,174		13,964
	Grow the Force Transfer				[5,174]		[5,174]		[5,174]		
25	25 SAT TERM, EMUT (SPACE)		812		812		812				812
56	NAVSTAR GLOBAL POSITIONING SYSTEM		86,877		103,290		97,290		14,413		101,290
	Additional advanced GPS receivers				[6,000]				[4,000]		
	Grow the Force Transfer				[10,413]		[10,413]		[10,413]		
27	SMART-T (SPACE)		50,412		50,412		50,412				50,412
28	SCAMP (SPACE)		1,300		1,300		1,300				1,300
53			33,447		35,697		35,697		2,250		35,697
	Grow the Force Transfer				[2,250]		[2,250]		[2,250]		
33	MOD OF IN-SVC EQUIP (TAC SAT)		6,042		6,042		6,042				6,042
	Comm-C3 System										
3	ARMY GLOBAL CMD & CONTROL SYS		25,512		25,912		25,912		400		25,912
	Grow the Force Transfer				[400]		[400]		[400]		
	Comm-Combat Communications										
32	32 ARMY DATA DISTRIBUTION SYSTEM		7,893		9,491		9,491		1,598		9,491
	Grow the Force Transfer				[1,598]		[1,598]		[1,598]		

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		Rednest	lest	Authorized	rized	Authorized	rized	ij	Change	Auth	Authorized
-ine	Program Title	A)	Cost	A)	Cost	ð	Cost	λiO	Cost	Otv	Cost
33	33 RADIO TERMINAL SET, MIDS LVT(2)		3,021		32,016		32,016		28,995		32,016
	Grow the Force Transfer				[28,995]		[28,995]		[28,995]		
8	SINCGARS FAMILY		137,080		147,643	-	1,142,990		10,563		147,643
	Grow the Force Transfer				[10,563]		[10,563]		[10,563]		
•	Transfer from Title XV					Ē	1,370,347]				
	Sinogars Family	÷				<u> </u>	[-375,000]				
32	35 AMC CRITICAL ITEMS - OPA2		8,000		8,000		8,000				8,000
36	36 MULTI-PURPOSE INFORMATIONS		8,653		8,653		8,653				8,653
37	JOINT TACTICAL AREA COMMAND	_	1,248,884						-1,248,884		
	Grow the Force Transfer			Ξ	[-1,248,884]	Ξ	[-1,248,884]	ٺ	[-1,248,884]		
88	BRIDGE TO FUTURE NETWORKS		433,526		471,598	7	2,059,659		31,562		465,088
	Joint Network Node reduction				[-27,500]					ķ	
	Grow the Force Transfer				[65,572]		[65,562]		[65,562]		
	Transfer from Title XV					2	[2,560,571]			٠	
	Bridge to Future Networks - Joint Network										
	Node					Ξ	[-1,000,000]				
	Excess to requirement								[-34,000]		
39	39 COMMS-ELEC EQUIP FIELDING		7,902		7,902		7,902				7,902
6	SPIDER APLA REMOTE CONTROL UNIT		18,801		19,688		19,688		887		19,688
	Grow the Force Transfer				[887]		[887]		[887]		
4	41 SOLDIER ENHANCEMENT PROGRAM		10,192		10,192		10,192				10,192
45	COMBAT SURVIVOR EVADER LOCATOR		12,072		12,072		12,072				12,072

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	Lednesi	lest	Aumonzed	Dez	Aumonzed	uzea	CUBUGG	9	Anth	Authorized	
Program Title	ð	Cost	₽	Cost	λ	Cost	ΔIO	Cost	Oţ <u>v</u>	Cost	
43 RADIO, IMPROVED HF (COTS) FAMILY		65,530		60,974		81,374		5,644		71,174	
Program reduction			ت	[-20,400]			<u>ٺ</u>	[-10,200]			
Grow the Force Transfer				[15,844]		[15,844]		[15,844]			
MEDICAL COMM FOR CBT CASUALTY		19,525		21,954		21,954	•	2,429		21,954	
Grow the Force Transfer				[2,429]		[2,429]		[2,429]		•	
Comm-Intelligence Communications		797		1 161		7 7 7		•		707	
Information Security		P		- -		<u>.</u>				<u>.</u>	
TSEC - ARMY KEY MGT SYS (AKMS)		23,225		27,793		27,793		4,568		27,793	
Grow the Force Transfer				[4,568]		[4,568]		[4,568]		•	
INFORMATION SYSTEM SECURITY		60,301		60,332		60,332		ક		60,332	
Grow the Force Transfer				[31]		된 [편		[31]			
Comm-Long Haul Communications											
TERRESTRIAL TRANSMISSION		9,619		9,619		9,619				9,619	
BASE SUPPORT COMMUNICATIONS		34,520		34,520		34,520				34,520	
ELECTROMAG COMP PROG (EMCP)		511		511		511				511	
WW TECH CON IMP PROG (WWTCIP)		27,880		27,880		27,880				27,880	
Comm-Base Communications											
INFORMATION SYSTEMS		156,170		239,531		156,170				156,170	
Physician order entry initiative				[2,000]							
Grow the Force Transfer			_	[81,361]		[81,361]		[81,361]			
Unjustified program growth						[-81,361]	ٺ	[-81,361]			

Title I - Procurement (Dollars in Thousands)

		FY 2008	800	오	House	Senate	ate		ŭ	Conference	
		Rednest	lest	Autho	Authorized	Authorized	rized	티	Change	Auth	Authorized
Line	Program Title	ŽĮ	Cost	Q	Cost	Q.	Cost	λ O	Cost	Ā	Cost
53	53 DEFENSE MESSAGE SYSTEM (DMS)		6,662		6,662		6,662				6,662
\$	54 INSTALLATION INFO INFRASTRUCTURE		217,298		217,298		218,998		1,700		218,998
55	DISN nartware enfancements 55 PENTAGON INFORMATION MGT AND		32,076		32,076		11,700] 32,076		., 700 		32,076
8			_	_				_	_		
23	GENERAL DEFENSE INTELL PROG (GDIP)		_	_	_			_	_		
58	Elect Equip-Tact Int Rel Act (TIARA) 58 ALL SOURCE ANALYSIS SYS (ASAS) (MIP)		36,132		52,485		52,485		16,353		52,485
	Grow the Force Transfer				[16,353]		[16,353]		[16,353]		•
20	59 JTT/CIBS-M (MIP)		3,560		7,566		7,566		4,006		7,566
	Grow the Force Transfer				[4,006]		[4,006]		[4,006]		
8	60 PROPHET GROUND (MIP)		119,482		119,482		119,482				119,482
9	TACTICAL UNMANNED AERIAL SYS		196,419		221,311		227,079		30,660		227,079
	Pricing				[-5,768]						
	Grow the Force Transfer				[30,660]		[30,660]		[30,660]		
62	ល		20,682		33,480		33,480		12,798		33,480
	Grow the Force Transfer				[12,798]		[12,798]		[12,798]		
83	63 ARMY COMMON GROUND STATION (CGS)										
8	DIGITAL TOPOGRAPHIC SPT SYS (DTSS)		34,604		38,854		38,854		4,250		38,854
¥	Grow the Force Transfer				[4,250]		[4,250]		[4,250]		
3	DYOG IN ENDICING										

Title I - Procurement (Dollars in Thousands)

			FY 2008	8) 1	House	, o li	Senate	[[2]	į		Conference		
			Kednest	뜅	Authorized	2	Authorized	7 26 0	Change	3	Authorized	rized	
Line	9 [Program Title	Ą	Cost	S	Cost	Q	Cost	λį	Cost	Ot O	Cost	
99	TACTICALE	66 TACTICAL EXPLOITATION SYSTEM (MIP)											
29	DCGS-A (MIP)	G.		114,842		147,630		147,630		32,788		147,630	
	Grow the F	Grow the Force Transfer				[32,788]		[32,788]		[32,788]			
89		JOINT TACTICAL GROUND STATION				•			•				
69	TROJAN (MIP)	<u>a</u>		13,418		13,418		13,418				13,418	
2		SVC EQUIP (INTEL SPT) (MIP)		2,351		2,351		2,351				2,351	
7	CI HUMINT	CI HUMINT INFO MANAGEMENT SYSTEM		26,310		26,586		26,586		276		26,586	O.
	Grow the F	Grow the Force Transfer				[5/6]		[376]		[276]			90
2	! ITEMS LESS	72 ITEMS LESS THAN \$5.0M (MIP)		17,903		23,422		23,422		5,519		23,422	
	Grow the F	Grow the Force Transfer				[5,519]		[5,519]		[5,519]			
	Elect Equip-	Elect Equip-Electronic Warfare (EW)								•			
73		LIGHTWEIGHT COUNTER MORTAR		43,893		49,197		49,197		5,304		49,197	
	Grow the F	Grow the Force Transfer				[5,304]		[5,304]		[5,304]			
74		COUNTERINTELLIGENCE/SECURITY		11,900		11,900		11,900				11,900	
75	5 CI MODERNIZATION (IIZATION (MIP)		1,278		1,278		1,278				1,278	
	Elect Equip	Elect Equip-Tactical Surv. (TAC SURV)											
76	-	MODS		20,885		20,885		20,885				20,885	
11		NIGHT VISION DEVICES		278,641	•	425,743		458,743	-	147,102		425,743	
	Grow the F	orce Transfer			Ξ	[147,102]	<u>ٺ</u>	147,102]	Ξ.	[147,102]			
	Fill unfunde	Fill unfunded requirement for night vision						[33,000]					
7	3 LONG RANC	78 LONG RANGE ADVANCED SCOUT	•	129,951	•	159,489		159,489		29,538		159,489	
	Grow the F	Grow the Force Transfer				[29,538]		[29,538]		[29,538]			

Title I - Procurement (Dollars in Thousands)

		FY 2008	800	House	98	Sel	Senate		겡	Conference		
		Rednest	iest	Authorized	rized	Auth	Authorized	3	Change	Auth	Authorized	
Line	Program Title	ğ	Cost	ğ	Cost	ð	Cost	Oty.	Cost	Otr	Cost	
79	79 NIGHT VISION, THERMAL WPN SIGHT		230,607		333,024		333,024		102,417		333,024	
	Grow the Force Transfer				[102,417]		[102,417]		[102,417]			
8	RADIATION MONITORING SYSTEMS		3,518		3,518		3,518				3,518	
8	81 ARTILLERY ACCURACY EQUIP				300		300		300		300	
	Grow the Force Transfer				[300]		[300]		[300]			
82	MOD OF IN-SVC EQUIP (MMS)						1					
83	ENHANCED PORTABLE INDUCTIVE		7,572		7,572		7,572				7,572	
\$	84 PROFILER		8,000		2,800		10,800		2,800		10,800	
	Program reduction				[-8,000]							
	Grow the Force Transfer				[2,800]		[2,800]		[2,800]			
85	Σ		41,480		39,480		41,480				41,480	
	Program reduction				[-2,000]							
8	Ĭ.		175,975		187,635		250,135		74,160		250,135	
	Program reduction				[-62,500]							
	Grow the Force Transfer				[74,160]		[74,160]		[74,160]			
87			93,986		137,386		137,386		43,400		137,386	
	Grow the Force Transfer				[43,400]		[43,400]		[43,400]			
88	COMPUTER BALLISTICS: LHMBC XM32				1,00,1		1,00,		1,00,1		1,001	
	Grow the Force Transfer				[1,00,1]		[1,00,1]		[1,001]			
8	89 MORTAR FIRE CONTROL SYSTEM		14,000		14,000		14,000				14,000	
8	90 INTEGRATED MET SYS SENSORS (IMETS)											
9	ENHANCED SENSOR & MONITORING											

Title I - Procurement (Dollars in Thousands)

		FY 2008	908	House	흸	Senate	ate		Con	Conference	
		Rednest	lest	Authorized	ized	Authorized	rized	Change		Authorized	rized
Line	Program Title	Q	Cost	Ą	Cost	S	Cost	Oty Cost		Otv	Cost
	Elect Equip-Tactical C2 Systems										
8	TACTICAL OPERATIONS CENTERS		393,883		196,983		393,883	86	-98,000		295,883
	Program reduction			Σ	[-196,900]			·86-J	[-98,000]		
93	FIRE SUPPORT C2 FAMILY		40,626		47,302		47,302	9	9/9/9		47,302
	Grow the Force Transfer				[6,676]		[6,676]	<u>9</u>	676]		
8	BATTLE COMMAND SUSTAINMENT		32,935		33,763		33,763		828		33,763
	Grow the Force Transfer				[828]		[828]		[828]		
95	ш		000'6		4,200		000'6	60	3,360		12,360
	Windows-based data system				[4,200]			E.	[3,360]		
	Program reduction				[-9,000]						
8	96 AIR & MSL DEF PLANNING & CONTROL		19,611		40,362		40,362	8	,751		40,362
	Grow the Force Transfer				[20,751]		[20,751]	[20	[20,751]		
97	KNIGHT FAMILY		68,280		94,280		94,280	8	000'		94,280
	Grow the Force Transfer				[26,000]		[26,000]	<u>[</u> 26	,000		
98	98 LIFE CYCLE SOFTWARE SUPPORT		2,070		2,070		2,070				2,070
66	99 AUTOMATIC IDENTIFICATION		71,034		73,634		71,034				71,034
	Army portable deployment kits				[2,600]						
5	100 TC AIMS II		29,037		29,399		29,399		362		29,399
	Grow the Force Transfer				[362]		[362]		[362]		
5	101 JOINT NETWORK MANAGEMENT SYSTEM		10,745		10,745		10,745				10,745
102	102 TACTICAL INTERNET MANAGER		9,215		10,268		10,268	•	,053		10,268
	Grow the Force Transfer				[1,053]		[1,053]	Ξ	[1,053]		

Title I - Procurement (Dollars in Thousands)

	FY 2008	80	House	ODi	Senate	9		ට	Conference		
	Request	i i	Authorized	P82	Authorized	pez	Change		Autho	Authorized	
Line Program Title	XI	Cost	AG B	Cost	X Oct	Cost	Otz Z	Cost	λ	Cost	
103 DATA PRODUCTS		36,142		36,142		36,142				36,142	
104 MANEUVER CONTROL SYSTEM (MCS)		120,767		80,489	•	122,489		1,722		122,489	
Program reduction			ٺ	[-42,000]							
Grow the Force Transfer				[1,722]		[1,722]		[1,722]			
105 SINGLE ARMY LOGISTICS ENTERPRISE		53,563	•	155,605		149,605		97,642		151,205	
Depot automatic identification technology				[6,000]				[1,600]			
Grow the Force Transfer			_	96,042]	_	[96,042]		[96,042]			
106 MOUNTED BATTLE COMMAND ON THE		42,000		42,000		42,000				42,000	
Elect Equip - Automation											
107 GENERAL FUND ENTERPRISE BUSINESS		39,353		39,353		10,134		-29,219		10,134	
Transfer to PE 64822A (RDA 118)							_	[-29,219]			
Transfer to PE 64822A (RDA 118) - S.											
Amdt. 2174					ٺ	[-29,219]					
108 ARMY TRAINING MODERNIZATION		11,389		11,389		11,389				11,389	
109 AUTOMATED DATA PROCESSING EQUIP		120,732		120,732		120,732		-7,000		113,732	
Slow execution								[-7,000]			
110 CSS COMMUNICATIONS		32,955		35,635		35,635		2,680		35,635	
Grow the Force Transfer				[2,680]		[2,680]		[2,680]			
111 RESERVE COMPONENT AUTOMATION		30,427		30,427		30,427				30,427	
Elect Equip-Audio Visual Sys (AW)											
112 AFRTS		964		8		8				964	
113 ITEMS LESS THAN \$5.0M (A/V)		6,306		908'9		906,3				6,306	

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		FY 2008	81	House	o i	Senate	e i		3	Conference		
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Line	Program Title	M	Cost	ğ	Cost	≱	Cost	Ota	Cost	Ota	Cost	
114	114 ITEMS LESS THAN \$5M (SURVEYING		3,358		7,118		7,118		3,760		7,118	
	Grow the Force Transfer				[3,760]		[3,760]		[3,760]			
₩	Elect Equip-Mods Tactical Sys/Eq											
115 W	115 WEAPONIZATION OF UNMANNED AERIAL		15,207		15,207		15,207				15,207	
₩	Elect Equip-Support											
116 IT	116 ITEMS UNDER \$5M (SSE)		14,430		14,430		14,430				14,430	
117 PI	117 PRODUCTION BASE SUPPORT (C-E)		208		208		208				208	
ō	Other Support Equipment											
Ö	Chemical Defensive Equipment											
118 R	118 RADIAC SET AN/PDR 77()		1,500		1,539		1,539		39		1,539	
	Grow the Force Transfer				[38]		[38]		[38]			
119 R	119 RECONNAISSANCE SYSTEM NUCLEAR -		316		316		316				316	
120 C	120 CBRN SOLDIER PROTECTION		46,294		59,826		59,826		13,532		59,826	
	Grow the Force Transfer			_	[13,532]		[13,532]		[13,532]			
121 SI	121 SMOKE & OBSCURANT FAMILY; SOF		7,700		9,079		9,079		1,379		9,079	
	Grow the Force Transfer				[1,379]		[1,379]		[1,379]			
40	Bridging Equipment						ı					
122 T	ACTICAL BRIDGING		50,443		48,443		50,443				50,443	
	Program reduction			_	[-2,000]							
123 T	123 TACTICAL BRIDGE, FLOAT-RIBBON		74,785		74,785		74,785				74,785	

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	Request	lest	Authorized	zed	Authorized	zed	<u> </u>	Change	Auth	Authorized	
Line Program Title	ð	Cost	æ	Cost	¥	Cost	λί	Cost	Oty	Cost	
Engineer (Non-construction) Equipment		46.240		40 463		10.463		20.0		40.463	
Grow the Force Transfer		9,7,0		[3.945]		13,103		3,945		201,64	
125 KIT, STANDARD TELEOPERATING		334,068						-334,068			
Grow the Force Transfer			Y	[-334,068]	~	-334,068]		-334,068]			
126 GRND STANDOFF MINE DETECTION		63,016	Ī	63,016	•	63,016		•		63,016	
127 ROBOTIC COMBAT SUPPORT SYSTEM										•	
128 EXPLOSIVE ORDNANCE DISPOSAL		33,283		33,283		58,283		3,000		36,283	
Additional EOD equipment						[25,000]		[3,000]		•	
129 ITEMS< \$5M, COUNTERMINE EQUIPMENT		3,562		3,562		3,562				3,562	
130 AERIAL DETECTION		11,708		11,708		11,708				11,708	
Combat Service Support Equipment											
131 HEATERS AND ECU'S		18,463		19,860		19,860		1,397		19,860	
Grow the Force Transfer				[1,397]		[1,397]		[1,397]			
132 LAUNDRIES, SHOWERS AND LATRINES				7,050		7,050		7,050		7,050	
Grow the Force Transfer				[050,7]		[7,050]		[090'2]			
133 SOLDIER ENHANCEMENT		13,540		19,803		19,803		6,263		19,803	
Grow the Force Transfer				[6,263]		[6,263]		[6,263]			
134 LIGHTWEIGHT MAINTENANCE				•							
135 LAND WARRIOR						49,500					
LRIP items for 2 battalions						[49,500]					
136 MOUNTED SOLDIER SYSTEM					•	•					

Title I - Procurement (Dollars in Thousands)

		FY 2008	80	House	, Ql	Senate	© I		ଧ	Conference		
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Line	Program Title	Q	Cost	ð	Cost	¥	Cost	Oty V	Cost	λiO	Cost	
137 F			;		:		!					
138	138 FIELD FEEDING EQUIPMENT Program reduction		26,123		54,145 [-2,000]		56,145		30,022		56,145	
	Grow the Force Transfer				30,0221	<u> </u>	[30,022]		[30,022]			
139 C	139 CARGO AERIAL DELIVERY PROGRAM		43,842		43,842	'	43,842		•		43,842	
140 A	140 MOBILE INTEGRATED REMAINS		9,941		9,941		9,941				9,941	
141	ITEMS LESS THAN \$5M (ENG SPT)		20,099		21,084		21,084		985		21,084	
	Grow the Force Transfer				[982]		[382]		[382]			
142	142 ITEMS LESS THAN \$5.0M (CSS EQ)				ı		4,500					
	Recon-navigation system (RNAV)						[4,500]					
_	Petroleum Equipment											
143 (143 QUALITY SURVEILLANCE EQUIPMENT		1,293		1,293		1,293				1,293	
<u>4</u>	144 DISTRIBUTION SYSTEMS, PETROLEUM &		34,056		34,406		34,406		350		34,406	
	Grow the Force Transfer				[320]		[320]		[320]			
-	Water Equipment											
145 \	145 WATER PURIFICATION SYSTEMS		41,981		40,417		42,417		436		42,417	
	Program reduction				[-2,000]							
	Grow the Force Transfer				[436]		[436]		[436]			
_	Medical Equipment											
146	146 COMBAT SUPPORT MEDICAL		85,490		86,361		86,361		871		86,361	
	Grow the Force Transfer				[871]		[871]		[871]			

Title I - Procurement (Dollars in Thousands)

		FY 2008	800	House	98	Senate	흵		ä	Conference	
		Rednest	est	Authorized	rized	Authorized	ized	티	Change	Auth	Authorized
<u>Line</u>	Program Title	ŽĮ	Cost	₹ B	Cost	A)	Cost	δţ	Cost	Ot.	Cost
Maintenance Equipment 147 MOBILE MAINTENANCE	Equipment		29,475		62,173		40.173		10.698		40 173
Grow the Force Tran Transfer from OPA	Grow the Force Transfer Transfer from OPA 148				[10,698]		[10,698]		[10,698]		2
148 ITEMS LESS	148 ITEMS LESS THAN \$5.0M (MAINT EQ)		23,396		1,396		143.982				23.396
Transfer to OPA 147	OPA 147				[-22,000]						
Transfer fro	m Title XV					Ξ	[120,586]				
Construction	ո Equipment					•	•				
149 GRADER, RC	149 GRADER, ROAD MTZD, HVY, 6X4 (CCE)		11,700		15,010		15,010		3,310		15.010
Grow the Fi	orce Transfer				[3,310]		[3,310]		[3,310]		•
150 SKID LOADER (SSL)	R (SSL) FAMILY OF SYSTEM		16,900		16,900		16,900		•		16.900
151 SCRAPERS, EARTH	EARTHMOVING		19,440		26,019		26,019		6.579		26,019
Grow the Fo					[6,579]		[6,579]		[6.579]		-
152 DISTR, WATER, SP M	ER, SP MIN 2500G SEC/NON-		6,440		6,440		6,440				6.440
153 MISSION MODULES -	DULES - ENGINEERING		4,219		4,219		4,219				4,219
154 LOADERS			18,842		19,886		19,886		1. 440.		19.886
Grow the Fo	orce Transfer				1,044]		1.04 1440		1.044		
155 HYDRAULIC EXCAVATOR	EXCAVATOR		3,371		3,931		3,931		999		3.931
Grow the F.	Grow the Force Transfer				[260]		[260]		[260]		
156 TRACTOR, FULL TRACKED	ULL TRACKED		6,000		8,189		8,189		2.189		8.189
Grow the Fo	Grow the Force Transfer				[2.189]		12,1891		[2 189]		1
157 CRANES											

Title I - Procurement (Dollars in Thousands)

								Ü.	,0													
ei ei	Authorized	Cost	40,087		42,984	11,822			210,000			10,737			4,300		111,475				42,895	
Conference	Aut	A)O																				
ŭ	Change	Cost	2,287	[2,287]		338	[338]					-7,500	[-7,500]				18,612		[18,612]		22,308	[22,308]
	OI	Ott																				
Senate	Authorized	Cost	40,087	[2,287]	42,984	11,822	[338]		210,000			18,237			4,300		111,475		[18,612]		42,895	[22,308]
Se	Auth	췽																				
180	Authorized	Cost	40,087	[2,287]	42,984	11,822	[338]		200,000		[-10,000]	18,237			4,300		109,475	[-2,000]			42,895	[22,308]
House	Autho	ð																				
800	1001	Cost	37,800		42,984	11,484			210,000			18,237			4,300		92,863				20,587	
FY 2008	Request	8																				
		Program Title	158 HIGH MOBILITY ENGINEER EXCAVATOR	Grow the Force Transfer	159 CONST EQUIP ESP	ITEMS LESS THAN \$5.0M (CONST EQUIP)	Grow the Force Transfer	Rail Float Containerization Equipment 161 LOGISTIC SUPPORT VESSEL (LSV)	162 JOINT HIGH SPEED VEHICLE (JHSV)	Transfer to Military Personnel - postal	benefits - (H. Amdt. #184)	163 HARBORMASTER COMMAND AND	Program reduction	164 CAUSEWAY SYSTEMS	165 ITEMS LESS THAN \$5.0M (FLOAT/RAIL)	Generators	166 GENERATORS AND ASSOCIATED EQUIP	Program reduction	Grow the Force Transfer	Material Handling Equipment	167 ROUGH TERRAIN CONTAINER HANDLER	Grow the Force Transfer
		Line	158		159	160		161	162			163		<u>₹</u>	165		166				167	

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Thousands)	House
(Dollars in	2008

		FY 2008	800	House	91	Senate	ate		ଔ	Conference	
		Reduest	est	Authorized	<u>pez</u>	Authorized	<u>dzed</u>	Change	ᆲ	Auth	Authorized
Line	Program Title	A)	Cost	ð	Cost	Ā	Cost Otv	ᅿ	Cost	A)	Cost
168 ALL TERRAIN L	168 ALL TERRAIN LIFTING ARMY SYSTEM		24,757		39,742		39,742		14,985		39,742
Grow the Force Transfer Training Equipment	e Transfer nent			_	[14,985]		[14,985]		[14,985]		
169 COMBAT TRAINING (Simulated expandat	OMBAT TRAINING CENTERS SUPPORT Simulated expandable combat training		16,337		22,587		118,737		2,500		18,837
center capability - ARNG	- ARNG				[3,750]						
Simulated expa center capability	Simulated expandable combat training enter capability								[2,000]		
Great Plains J	Great Plains JRTC - radios - ARNG				[200]						
Great Plains JRTC -	RTC - radios								[200]		
Great Plains JRTC -	RTC - safety equipment -				[2,000]						
Combat training cent	g centers					_	[102,400]				

Title I - Procurement (Dollars in Thousands)

Conference	Authorized	Oty Cost	0 216,243		=	•		. =	. =	. =	•		67.123	67.386		10.644	36.516	19,302	•	48,704		8 104,656		29,976
J,	Change	Y Cost	14,400		[800]		[3,200]	[3,200]	[1,600]	[1,600]	•	[4.000]	•									1,638	[1,638]	
Senate	Authorized	Cost Oty	241,643				[2,000]	•		[24,800]	•	[10,000]	67,123	67,386	<u>.</u>	10,644	36,516	19,302		48,704		104,656	[1,638]	29,976
Ø	Ant	it Otv	~	_	_	=	_		_				•	"		.	"	~		₩.		"	-	· 6 0
House	Authorized	Cost	225,193	[4,600]	[800]	[4,000]	[5,000]	[6,000]	[2,950]	1			67,123	67,386	•	10,644	36,516	19,302		48,704		104,656	[1,638]	29,976
	An	ð																						
FY 2008	Request	Cost	201,843										67,123	67,386	•	10,644	36,516	19,302		48,704		103,018		29,976
	2	ð																						
		Program Title	170 TRAINING DEVICES, NONSYSTEM	Reconfigurable wireless range system	Combat skills training simulation system	Virtual interactive combat environment	Call for fire trainer II / JFETS	Combat arms training system - ARNG	Air & missile defense instrumentation	Urban training center	Laser Collective Combat Training System	(LCCATS)	171 CLOSE COMBAT TACTICAL TRAINER	172 AVIATION COMBINED ARMS TACTICAL	Test Measure and Dig Equipment (TMD)	173 CALIBRATION SETS EQUIPMENT	174 INTEGRATED FAMILY OF TEST	175 TEST EQUIPMENT MODERNIZATION	Other Support Equipment	176 RAPID EQUIPPING SOLDIER SUPPORT	177 IED DEFEAT EQUIPMENT	178 PHYSICAL SECURITY SYSTEMS (OPA3)	Grow the Force Transfer	179 BASE LEVEL COM'L EQUIPMENT
			170 Ti						-			2	171 C	172 A	Ĕ	173 C	174 11	175 TI	٥	176 R	177 IE	178 P		179 B

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	FY 2008	8	House	91	Senate	Φi		ŭ	Conference	
	Reguest	iest	Authorized	780 780	Authorized	D S	Change	9	Auth	Authorized
Line Program Title	Ħ	Cost	Ħ	Cost	स्र	Cost	X)	Cost	λίο	Cost
180 MODIFICATION OF IN-SVC EQUIPMENT		58,223		58,223		58,223				58,223
181 PRODUCTION BASE SUPPORT (OTH)		3,061		3,061		3,061				3,061
182 BUILDING, PRE-FAB, RELOCATABLE										
183 SPECIAL EQUIPMENT FOR USER		23,968		23,968		23,968				23,968
184 AMC CRITICAL ITEMS OPA3		7,000		2,000		7,000				7,000
185 MA8975		2,499		2,499		2,499				2,499
Spares and Repair Parts										
OPA2										
186 INITIAL SPARES - C&E		44,497		44,497		44,497				44,497
OPA3										
187 INITIAL SPARES - OTHER SUPPORT										
999 CLASSIFIED PROGRAMS		8,636		8,636		8,636				8,636
Total - Other Procurement, Army	7	12,647,099	11,	11,455,456	14,9	14,983,936	1	-195,787	+	12,451,312

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	FY 2008	80	House	Ol	Senate			S	Conference		
	Request	ᇥ	Authorized	Zed	Authorized		Ē	Change	Autho	Authorized	
Program Title	ð	Cost	A)	Cost	S AIG	Cost	<u> </u>	Cost	Otv	Cost	
Joint Improvised Explosive Device Defeat											
Network Attack											
ATTACK THE NETWORK								40,000		40,000	
Change priority of efforts								[40,000]			
JIEDDO Device Defeat											
DEFEAT THE DEVICE	7	200,000	.,	200,000				-200,000			
Transfer to Title XV					[-200,000]	200]		-160,000]			
Change priority of efforts								[40,000]			
Force Training											
TRAIN THE FORCE								48,000		48,000	
Change priority of efforts								[48,000]			
Staff and Infrastructure											
OPERATIONS	6.	300,000	.,	300,000				-160,000		140,000	
Transfer to Title XV					[-300,000]	000	<u>ٺ</u>	-112,000]			
Change priority of efforts								[-48,000]			
Total - Joint IED Defeat Fund	4,	500,000	Ψ,	500,000				-272,000		228,000	
		•		,							

Aircraft Procurement, Navy—Overview

The budget request for fiscal year 2008 included an authorization of \$12,747.8 million for Aircraft Procurement, Navy in the Department of Defense.

The House bill would authorize \$12,750.8 million.

The Senate amendment would authorize \$13,475.1 million. The conferees recommended an authorization of \$12,432.6 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Title I - Procurement (Dollars in Thousands)

		리	FY 2008	푀	House	ιχ	Senate		3	Conference	416	
		<u>R</u>	Request	Aut	Authorized	Aut	Authorized	디	Change	Aut	Authorized	
Line	Program Title	Q	Cost	ð	Cost	ð	Cost	δ	Cost	δί	Cost	
	Aircraft Procurement, Navy											
	Combat Aircraft											
-	AV-8B (V/STOL)HARRIER (MYP)		3,016		3,016		3,016				3,016	
8	EA-18G	18	1,307,303	18	1,307,303	8	1,307,303		-1,700	18	1,305,603	
7	LESS: ADVANCE PROCUREMENT (PY)		-39,593		-39,593		-39,593				-39,593	
	Support funding carryover								[-1,700]			
ო	EA-18G ADVANCE PROCUREMENT (CY)		51,117		51,117		51,117				51,117	
4	F/A-18E/F (FIGHTER) HORNET (MYP)	24	2,112,973	7	2,112,973	36	2,826,513		-14,900	5 4	2,098,073	
4	LESS: ADVANCE PROCUREMENT (PY)		-55,824		-55,824		-55,824				-55,824	
	Transfer from Title XV						[713,540]					
	Support funding carryover								[-14,900]			
ß	F/A-18E/F ADVANCE PROCUREMENT (CY)		46,817		46,817		46,817				46,817	
9	JOINT STRIKE FIGHTER	ဖ	1,112,564	ဖ	1,112,564	9	1,112,564			ဖ	1,112,564	
7	JSF ADVANCE PROCUREMENT (CY)		119,598		119,598		119,598				119,598	
œ	V-22 (MEDIUM LIFT)	2	1,847,877	21	1,847,877	2	1,847,877			2	1,847,877	
œ	LESS: ADVANCE PROCUREMENT (PY)		-89,216		-89,216		-89,216				-89,216	
6	V-22 ADVANCE PROCUREMENT (CY)		200,690		200,690		200,690				200,690	
5	UH-1Y/AH-1Z	20	518,475	20	518,475	ଯ	518,475	ιὑ	-100,000	15	418,475	
	Production & delivery delays								[-100,000]			
Ξ	Σ	18	509,763	18	509,763	2	509,763			18	509,763	
1			-86,223		-86,223		-86,223				-86,223	
12	MH-60S ADVANCE PROCUREMENT (CY)		80,037		80,037		80,037				80,037	

Title I - Procurement (Dollars in Thousands)

									O	บอ														
	Authorized	Cost	958,816	-114,095	152,841			52,575					32,523	295,272		265,196	45,553		33,900		37,687			30,602
Conference	Auth	X)	27											4		4					က			
-•	Change	Cost						4,700	[4,700]							-2,900		[-2,900]						
•	- 1	Oth																						
Senate	Authorized	Cost	958,816	-114,095	152,841			57,275					32,523	295,272		268,096	45,553		33,900		37,687			30,602
8	AFF	췽	27											4		4					က			
House	<u>Authorized</u>	Cost	958,816	-114,095	152,841			57,275					32,523	295,272		268,096	-45,553		33,900		37,687			30,602
위 :	Auth	M	27											4		4					က			
FY 2008	Kednest	Cost	958,816	-114,095	152,841			57,275					32,523	295,272		268,096	-45,553		33,900		37,687			30,602
٤ اع	2	A)	27											4		4					က			
		Program Title	13 MH-60R	LESS: ADVANCE PROCUREMENT (PY)	MH-60R ADVANCE PROCUREMENT (CY)	E-2C (EARLY WARNING) HAWKEYE (MYP)	LESS: ADVANCE PROCUREMENT (PY)	E-2C ADVANCE PROCUREMENT (CY)	Items less than 36 months lead time	Airlift Aircraft	17 C-40A	Trainer Aircraft	18 T-45TS (TRAINER) GOSHAWK	19 JPATS	Other Aircraft	KC-130J		Support funding carryover	KC-130J ADVANCE PROCUREMENT (CY)	F-5	VTUAV	OTHER SUPPORT AIRCRAFT	Modification of Aircraft	EA-6 SERIES
		138	13	5	_	15	15	16			17		18	19		20	8		21	22	23	54		52

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		FY 2008	808	House	36	Senate	희		ŭ	Conference	
		Rednest	est	Authorized	jzed	Authorized	ized	리	Change	Autho	Authorized
Line	Program Title	ð	Cost	Ş.	Cost	ð	Cost	Otv	Cost	Ā	Cost
5 8	26 AV-8 SERIES		37,549		37,549		37,549		-1300		36 240
	Open system avionic phasing						2		7501		20,243
	Obsolescence kit phasing								[-550]		
22	27 ADVERSARY		3,523		3,523		3.523		-3.523		
	Replanning program for future years						-		[-3 523]		
88	28 F-18 SERIES		441,883		441,883	•	441.883		400		432 783
	Structural life management plan phasing						<u> </u>		6 4 50		105,100
23	29 H-46 SERIES		22.125		22.125		24 125				307.00
	Upgrade H-46 communications equipment		•				2 2		2		62,162
ဓ	30 AH-1W SERIES		7 404		7 404		7 404		[mo'.]		,
	AH-1 linkless feed - contract award delay				ţ		ţ		200,0		404.
31	H-53 SERIES		48 145		48 145		54 045		() ()		
	Integrated mechanical diagnostics health		2		2		5		-4,100		46,045 0.45
	monitoring system						1000		5000		
	Engine reliability improvement program						, .		[2,900]		
	modification kits growth								[2 800]		
	Aerospace Maintenance & Regeneration								2		
	Center phasing								1.1 2001		
32	SH-60 SERIES		58,609		58,609		58,609		[003,17]		58,609

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		FY 2008	808	House	2)	Senate	ıte		Ö	Conference	
		Rednest	lest	Authorized	ized	Authorized	pezi	3	Change	Auth	Authorized
	Program Title	ð	Cost	ð	Cost	<u>Qt</u>	Cost	ğ	Cost	Ota	Cost
33	H-1 SERIES		6,489		6,489		6,489				6,489
8	34 EP-3 SERIES		46,862		46,862		46,862				46,862
35	P-3 SERIES		262,563		265,563		271,463		-18,500		244,063
	Digital recorders				[3,000]				[1,500]		
	Equipment for integrated P-3C tactical						[8,900]				
	Special structural inspection kits install										
	phasing								[-20,000]		
8	S-3 SERIES		470		470		470		•		470
37	Ш		11,047		11,047		11,047		-2,000		9,047
	Technology refresh growth								[-2,000]		
38	TRAINER A/C SERIES		20,227		20,227		20,227				20,227
39	C-2A		32,420		32,420		32,420				32,420
6	C-130 SERIES		1,208		1,208		1,208				1,208
4	FEWSG		651		651		651				651
45	CARGO/TRANSPORT A/C SERIES		20,903		20,903		20,903				20,903
43	E-6 SERIES		126,185		126,185		126,185		41,000		85,185
	Internet protocol / bandwidth expansion program execution & contract award delay								[-41,000]		
\$			55,823		55,823		55,823		-8,600		47,223
	Cockpit upgrade install phasing Communications ingrade support prouth								-1,000 -1,000 -1,000		
	VH-60N structural enhancement install								[-5,800]		
									,		

Title I - Procurement (Dollars in Thousands)

		FY 2008	800	House	9	Senate	ite		<u>ت</u>	Conference	
		Request	lest	Authorized	<u>jzed</u>	Authorized	ized	리	Change	Auth	Authorized
Line	Program Title	ð	S	ğ	Cost	A)	Cost	Otv	Cost	A O	Cost
45	45 SPECIAL PROJECT AIRCRAFT		13,707		13,707		13,707				13,707
8	T-45 SERIES		57,157		57,157		57,157				57,157
47 F	POWER PLANT CHANGES		22,454		22,454		22,454				22,454
48	48 JPATS SERIES		9,872		9,872		9,872				9,872
49	AVIATION LIFE SUPPORT MODS		8,389		8,389		8,389				8,389
20	COMMON ECM EQUIPMENT		65,774		65,774		65,774				65,774
51	COMMON AVIONICS CHANGES		148,785		148,785		148,785				148,785
52	COMMON DEFENSIVE WEAPON SYSTEM		6,454		6,454		6,454				6,454
53	ID SYSTEMS		10,283		10,283		10,283				10,283
8	54 V-22 (TILT/ROTOR ACFT) OSPREY		68,377		68,377		68,377				68,377
	Aircraft Spares and Repair Parts										
22	ಙ	•	1,158,051	-	1,158,051	_	1,158,051		-100,400		1,057,651
	F-35 spares phasing								[-85,000]		
	Reduction of UH-1Y / AH-1Z (-8 aircraft)								[-15,400]		
	Aircraft Support Equipment and Facilities										
28	COMMON GROUND		470,795		470,795		470,795				470,795
57	AIRCRAFT INDUSTRIAL FACILITIES		10,812		10,812		10,812				10,812
2 2	WAR CONSUMABLES		62,369		65,369		65,369				65,369
29	OTHER PRODUCTION CHARGES		20,630		20,630		20,630				20,630
8	SPECIAL SUPPORT EQUIPMENT		58,315		58,315		58,315				58,315

Title I - Procurement (Dollars in Thousands)

	图图	FY 2008 Request	House Authorized	zed	Senate Authorized	a 9	3	Change C	Conference Author	<u>ference</u> <u>Authorized</u>	
<u>Line</u> Program Title	ð	Cost	M	Cost	λ	Cost	ð	Cost	ŏ	Cost	
61 FIRST DESTINATION TRANSPORTATION 62 JUDGMENT FUND 63 CANCELLED ACCOUNT ADJUSTMENTS		1,719		1,719		1,719				1,719	
Total - Aircraft Procurement, Navy	Ť	12,747,767	12,	12,750,767	13,4	13,475,107		-315,123		12,432,644	

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 $We apons\ Procurement,\ Navy-Overview$

The budget request for fiscal year 2008 included an authorization of \$3,084.4 million for Weapons Procurement, Navy in the Department of Defense.

The House bill would authorize \$3,058.4 million.

The Senate amendment would authorize \$3,078.4 million.
The conferees recommended an authorization of \$3,068.2 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Title I - Procurement (Dollars in Thousands)

		집	FY 2008	푀	House	Se	Senate		S Co	Conference	
		8	Request	Aut	Authorized	Auth	Authorized	Change	nge	Auth	Authorized
LIne	Program 71tle	ð	Cost	ð	Cost	M	Cost	Otv.	Cost	ğ	Cost
	Weapons Procurement, Navy Ballistic Missiles Modification of Missiles										
-	TRIDENT II MODS	12	12 1,087,801	12	1,061,801	12	12 1,051,801		-36,000	12	12 1,051,801
	Conventional Trident missile modifications				[000,02-]		[-36,000]		[-36,000]		
7	MISSILE INDUSTRIAL FACILITIES Other Missiles		3,486		3,486		3,486				3,486
	Curer missines Strategic Missiles										
ო	TOMAHAWK Tartiral Missiles	394	383,075	394	383,075	394	383,075			394	383,075
4	AMRAAM	62	87,460	62	87,460	79	87,460			79	87,460
'n	SIDEWINDER	\$	54,891	2	54,891	<u>\$</u>	54,891			<u>\$</u>	54,891
9	MOSF	421	131,324	421	131,324	421	131,324			421	131,324
7	SLAM-ER										
œ	STANDARD MISSILE	75	159,667	75	159,667	75	159,667			75	159,667
თ	RAM	8	79,540	6	79,540	8	79,540		-3,500	06	76,040
	Engineering change proposal growth								[-3,500]		
9		439	45,736	439	45,736	439	45,736			439	45,736
1 2	AERIAL TARGETS DRONES AND DECOYS		66,311		66,311		66,311				66,311

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			FY 2008	House	36	Ser	Senate		O	Conference		
		Red	Rednest	Authorized	rized	Autho	Authorized	디	Change	Auth	Authorized	
Line	Program Title	ð	Cost	ğ	Cost	ð	Cost	Ŏ	Cost	λiO	Cost	
13	13 OTHER MISSILE SUPPORT Modification of Missiles		9,279		9,279		9,279				9,279	
4	ESSM	č	83 275	å	82 275	ď	92 275			į		
15		3	41.302	3	41.302	3	41.303			8	83,275	
16	STANDARD MISSILES MODS						700'-				41,30¢	
	Support Equipment and Facilities											
17	WEAPONS INDUSTRIAL FACILITIES		3,675		3,675		33.675		30.000		33 675	
	Allegany Ballistics Laboratory facilities		•				[30,000]		[30,000]		5	
8	FLEET SATELLITE COMM FOLLOW-ON		215,834		215.834		215.834				215 824	
	Ordnance Support Equipment				!))) 					
19			41,697		41.697		41.697				41 697	
	Torpedoes and Related Equipment		•		•		<u>.</u>				00':	
	Torpedoes and Related Equip.											
20	SSTD		13		13		5				ţ	
7	ASW TARGETS		10,158		10.158		10.158				10 158	
	Mod of Torpedoes and Related Equipment		-				•				2	
22	MK-46 TORPEDO MODS	133	83,902	133	83.902	133	83.902			133	83 902	
ಜ	MK-48 TORPEDO ADCAP MODS		63,754		63,754		63.754			3	63.754	
24	QUICKSTRIKE MINE		3,236		3,236		3 236				3,736	
	Support Equipment		•								25	
22			35,919		35,919		35,919				35.919	
92	ASW RANGE SUPPORT		9,496		9,496		9,496				9,496	
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		FY 2008	800	House	9)	Senate	-		Ö	Conference		
		Rednest	lest	Authorized	pezi	Authorized	D	ð	Change	Auth	Authorized	
Line	Program Title	ð	Cost	ð	Cost	M	Cost	ă	Cost	Ŋ O	Cost	
27	Destination Transportation FIRST DESTINATION TRANSPORTATION Other Weapons		3,395		3,395		3,395				3,395	
28	Guns and Gun Mounts 28 SMALL ARMS AND WEAPONS Modification of Guns and Gun Mounts		14,233		14,233	•	14,233				14,233	
58	CIWS MODS		182,314		182,314	#	82,314				182,314	
ဗ္က	30 COAST GUARD WEAPONS		20,516		20,516	.,	20,516		-6,700		13,816	
									[-6,700]			
સ લ			8,365		8,365		8,365				8,365	
3 8	PIONEER CRIISER MODERNIZATION WEADONS		23 561		23 561		23 561				23 KG1	
8 8			6,566		995'9	•	6,566				6,566	
	Other											
ဗို ဗို	35 MARINE CORPS TACTIAL UNMANNED 36 CANCELLED ACCOUNT ADJUSTMENTS		90,259		90,259		90,259				90,259	
	Spares and Repair Parts											
37	SPARES AND REPAIR PARTS		34,347		34,347	•	34,347				34,347	
	Total - Weapons Procurement, Navy	ν,	3,084,387	ຕົ	3,058,387	3,0	3,078,387		-16,200		3,068,187	

Procurement of Ammunition, Navy and Marine Corps—Overview

The budget request for fiscal year 2008 included an authorization of \$760.5 million for Procurement of Ammunition, Navy and Marine Corps in the Department of Defense.

The House bill would authorize \$1,060.5 million.

The Senate amendment would authorize \$926.6 million.
The conferees recommended an authorization of \$1,058.8 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Title I - Procurement (Dollars in Thousands)

		Ä	FY 2008	외	House	Ser	Senate		OI	Conference	
		Red	Request	Autho	Authorized	Auth	Authorized	리	Change	Auth	Authorized
Line	Program Title	M	Cost	λ	Cost	ð	Cost	Ota	Cost	Ota	Cost
	Procurement of Ammunition, Navy &										
	Proc Ammo, Navy										
	Navy Ammunition										
-	GENERAL PURPOSE BOMBS		113,493		113,493		113,493			•	113,493
8	JDAM	1,145	33,633	1,145	33,633	1,145	33,633			1,145	33,633
ო	AIRBORNE ROCKETS, ALL TYPES		30,323		30,323		30,323				30,323
4	MACHINE GUN AMMUNITION		12,651		12,651		12,651				12,651
2	PRACTICE BOMBS		36,339		36,339		36,339				36,339
ø	CARTRIDGES & CART ACTUATED		44,255		44,255		44,255				44,255
7	AIRCRAFT ESCAPE ROCKETS										
80	AIR EXPENDABLE COUNTERMEASURES		78,546		78,546		78,546				78,546
O	JATOS		4,774		4,774		4,774		-1,652		3,122
	Mk 125 lack of requirement								[-1,652]		
9	5 INCH/54 GUN AMMUNITION		26,619		26,619		26,619				26,619
7	11 INTERMEDIATE CALIBER GUN		11,211		11,211		11,211				11,211
12	OTHER SHIP GUN AMMUNITION		21,696		21,696		21,696				21,696
13	SMALL ARMS & LANDING PARTY AMMO		45,375		45,375		45,375				45,375
14	PYROTECHNIC AND DEMOLITION		1,94		1,041		1,041				11,041
15	AMMUNITION LESS THAN \$5 MILLION		3,229		3,229		3,229				3,229

Title I - Procurement (Dollars in Thousands)

		FY 2008	800	House	9	Senate	.		Ö	Conference	
		Request	iest	Authorized	<u>jzed</u>	Authorized	zed	리	Change	Auth	Authorized
	Program Title	S	Cost	Q	Cost	Q	Cost	Ā	Cost	λίο	Cost
	Proc Ammo, MC										
	Marine Corps Ammunition										
16	16 SMALL ARMS AMMUNITION		37,116		150,610	Ĭ	129,610		113,494		150,610
	Grow the Force Transfer			ٺ	[113,494]	Ξ	13,494]		[113,494]		
	Reduction: early to need					ىد.	[-21,000]				
17	17 MC GROUND FORCES AUGMENTATION		69,375			1			-69,375		
	Grow the Force Transfer				[-69,375]		[-69,375]		[-69,375]		
18	18 5.56 MM, ALL TYPES										
19	19 7.62 MM, ALL TYPES										
20	20 LINEAR CHARGES, ALL TYPES		19		8,846		8,846		8,827		8,846
	Grow the Force Transfer				[8,827]		[8,827]		[8,827]		
21	21 .50 CALIBER										
22	22 40 MM, ALL TYPES		30,679		54,652		44,652		23,973		54,652
	Grow the Force Transfer				[23,973]		[23,973]		[23,973]		
	Reduction: early to need					ٺ	[-10,000]				
23	23 60MM, ALL TYPES		17,414		65,003		35,003		47,589		65,003
	Grow the Force Transfer				[47,589]		[47,589]		[47,589]		
	Reduction: early to need					<u></u>	-30,000]				

Title I - Procurement (Dollars in Thousands)

		FY 2008	88	House	© I	Senate	2)		ଔ	Conference	
		Rednest	32 t	Authorized	D 22	Authorized	<u>zed</u>	췽	Change	Autho	Authorized
<u>Line</u> Prog	Program Title	A)	Cost	A)	Cost	Oth	Cost	ATO	Cost	Otz	Cost
24 81MM, ALL TYPES			20,329	-	101,049		61,049		80,720		101,049
Grow the Force Transfer Reduction early to need	ansfer				[80,720]		[80,720]		[80,720]		
25 120MM, ALL TYPES			23,841		34,769	_	34,769		10,928		34,769
Grow the Force Transfer	ansfer			ني.	[10,928]		[10,928]		[10,928]		.
26 CTG 25MM, ALL TYPES	PES		11,328		11,328		11,328				11,328
27 9 MM ALL TYPES											
28 GRENADES, ALL TYPES	rpes		26,625		50,512		26,625		23,887		50,512
Grow the Force Transfer	ansfer			_	[23,887]		[23,887]		[23,887]		
Reduction: early to r	need						[-23,887]				
29 ROCKETS, ALL TYPES	7ES		2,146		28,915		23,915		26,769		28,915
Grow the Force Tra	ansfer				[26,769]		[26,769]		[26,769]		
Reduction: early to r	need						[-5,000]				
30 ARTILLERY, ALL TYP	rPES		36,604		58,878		58,878		22,274		58,878
Grow the Force Transfer	ansfer			_	[22,274]		[22,274]		[22,274]		
31 EXPEDITIONARY FIGHTING VEHICLE	IGHTING VEHICLE		4		4		4				4
32 DEMOLITION MUNITIONS, ALL TYPES	TIONS, ALL TYPES		뚕		8,804		4,804		8,770		8,804
Grow the Force Transfer	ansfer				[8,770]		[8,770]		[8,770]		
Reduction: early to	need						[-4,000]				

			678			
	rence Authorized	Cost	4,291	4,374	5,264	1,058,832
	Conference Autho	<u> </u>			_	
	<u>Change</u>	Cost	1,961	183	<u>8</u>	298,348
	ä	A				
	Senate Authorized	Cost	4,291	4,374	5,264	926,597
	Senate Authorize	ğ				
ment ids)	pezi	Cost	4,291	4,374	5,264	1,060,484
ocure l Thousar	House Authorized	ğ				₹
Title I - Procurement (Dollars in Thousands)	al ta	Cost	2,330	4,191	5,264	760,484
Ţ	FY 2008 Request	ð				
		Program Title	UZE, ALL TYPES Grow the Force Transfer	ON LETHALS Grow the Force Transfer	ERNIZATION THAN \$5 MILLION	Total - Procurement of Ammunition, Navy & Marine Corps
		Line	33 FUZE, ALL TYPES Grow the Force Tr	34 NON LETHALS Grow the Force	35 AMMO MODERNIZATION 36 ITEMS LESS THAN \$5 MILLION	Total - Procuren & Marine Corps

Shipbuilding and Conversion, Navy—Overview

The budget request for fiscal year 2008 included an authorization of \$13,656.1 million for Shipbuilding and Conversion, Navy in the Department of Defense.

The House bill would authorize \$15,744.1 million.

The Senate amendment would authorize \$13,605.6 million. The conferees recommended an authorization of \$13,596.1 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Title I - Procurement (Dollars in Thousands)

		FY	FY 2008	House	esi	Se	Senate		ටි	Conference	بو	
		Request	nest	Authorized	hezh	Auth	Authorized	تا ات	Change	And A	Authorized	
Line	Program Title	Ħ	Cost	Q	Cost	A O	Cost	XX	Cost	Oty	Cost	
	Shipbuilding and Conversion, Navy Other Warshine											
-	CARRIER REPLACEMENT PROGRAM	-	5,864,838	-	5,864,838	-	5,844,838		-20,000	-	5,844,838	
_	LESS: ADVANCE PROCUREMENT (PY)	۱7	-3,140,885	۱7	-3,140,885	٠,	-3,140,885				-3,140,885	
	Excess funding for Ship Self Defense						[-20,000]		[-20,000]			
7	CARRIER ADVANCE PROCUREMENT (CY)		124,401		124,401		124,401				124,401	
က	VIRGINIA CLASS SUBMARINE	-	2,649,297	-	2,649,297	-	2,649,297			_	2,649,297	U
က	LESS: ADVANCE PROCUREMENT (PY)		-853,106		-853,106		-853,106				-853,106	ou
4	SSN ADVANCE PROCUREMENT (CY)		702,710	•	1,290,710		1,172,710		588,000		1,290,710	'
	Additional ship set of reactor components,											
	main propulsion, & prefabrication of VA class											
	components				[588,000]				[588,000]			
	Advance procurement for building 2 boats											
	in FY 10						[470,000]					
	Advance procurement for building 2 boats											
	in FY 10 (S. Amdt. # 3099)						[470,000]					
	Second ship set of reactor components (S.											
	Amdt. # 3099)						[400,000]					
	Advance procurement of non-nuclear											
	material (S. Amdt. # 3099)						[70,000]					
S.	SSGN CONVERSION											
S	LESS: ADVANCE PROCUREMENT (PY)											

Title I - Procurement (Dollars in Thousands)

			7.	37	35	4	37			စ္တ	82		32	
ip.	Authorized	Cost	297,344	222,887	-35,235	42,744	2,772,637			150,886	48,078		339,482	
Conference	Aut	ă		-			_		_		_	_	-	_
O,	Change	Cost					-30,000		[-30,000]		-30,000	[-30'000]	-571,000	[-571,000]
	J	λί											?	
Senate	Authorized	Cost	297,344	222,887	-35,235	42,744	2,802,637			150,886	48,078	[-30,000]	480,000	[-430,482]
8	Anth	ð		-									-	
House	Authorized	Cost	297,344	222,887	-35,235	42,744	2,802,637			150,886	78,078		710,482	[-200,000]
윈	Auth	ð		-									7	
FY 2008	Request	Cost	297,344	222,887	-35,235	42,744	2,802,637			150,886	78,078		910,482	
ᆸ	Rec	ð		-									က	
		Program Title	CVN REFUELING OVERHAULS LESS: ADVANCE PROCUREMENT (PY) CVN REFUELING ADVANCE	LESS: ADVANCE PROCUREMENT (PY) SSBN ERO	LESS: ADVANCE PROCUREMENT (PY)	SSBN ERO ADVANCE PROCUREMENT	DDG 1000	LESS: ADVANCE PROCUREMENT (PY)	Dual band radar	DDG-1000 ADVANCE PROCUREMENT (CY)	13 DDG-51	Program close-out costs funded ahead of	LITTORAL COMBAT SHIP	Program reduction Reflect delays & cost growth in the LCS Fund one fiscal year 2008 ship Amphibious Ships 16 LHD-1 AMPHIBIOUS ASSAULT SHIP
		Line	997	တြေ	6	6	11 [=		12 [13 [14	15.	16 1

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	Authorized	Cost	1,691,825 -299,903		50,000	1,377,414						379,811		32,903	98,518	511,474	13,596,120
Conference	Aut	ð	-												2		
3	Change	Cost	-7,000	[-5,000] [-2,000]	50,000							40,000	[40,000]				-60,000
	•	Q _X															
Senate	Authorized	Cost	1,698,825 -299,903			1,377,414						379,811	[40,000]	32,903	98,518	511,474	13,605,638
တ္တို	Auth	졍	-												Ġ		•
House	orized	Cost	3,398,825 -299,903 [1,700,000]			1,377,414						419,811		32,903	98,518	511,474	15,744,120
린	Authorized	ğ	γ Σ												5		•
FY 2008	Request	Cost	1,698,825 -299,903			1,377,414						419,811		32,903	98,518	511,474	13,656,120
¥	Rec	ð	-												S		•
		Program Title	17 LPD-17 17 LESS: ADVANCE PROCUREMENT (PY) Additional ship	C4ISR Guided missile launch system	18 LPD-17 ADVANCE PROCUREMENT (CY) Tenth ship advance procurement	_			Auxiliaries, Craft and Prior Yr Program	SPECIAL PURPOSE	OCEANOGRAPHIC SHIPS	OUTFITTING	Funding in excess of need for post-delivery	SERVICE CRAFT	LCAC SLEP	COMPLETION OF PY SHIPBUILDING	Total - Shipbuilding and Conversion, Navy
		Line	17		8	19	19	20		7	22	23		24	25	5 8	

 $Other\ Procurement,\ Navy-Overview$

The budget request for fiscal year 2008 included an authorization of \$5,470.4 million for Other Procurement, Navy in the Department of Defense.

The House bill would authorize \$5,443.6 million.

The Senate amendment would authorize \$5,432.4 million.
The conferees recommended an authorization of \$5,209.3 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

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		FY 2	FY 2008	House	o i	Senate			3	Conference	
		Rednest	<u>Jest</u>	Authorized	D	Authorized		U	Change	Auth	Authorized
Line	Program Title	ğ	Cost	Ā	Cost	ζį	Cost	Д	Cost	λ Ι Ο	Cost
	Other Procurement, Navy										
	Ships Support Equipment										
	Ship Propulsion Equipment										
~	LM-2500 GAS TURBINE		069'9		069'9	•	9,690				6,690
7	ALLISON 501K GAS TURBINE		9,468		9,468		9,468				9,468
	Navigation Equipment										•
ო	OTHER NAVIGATION EQUIPMENT		29,503		29,503	73	29,503		-1,200		28,303
	Electronic chart & display information								[-1,200]		•
	Underway Replenishment Equipment										
4	UNDERWAY REPLENISHMENT										
	Periscopes										
2			69,753		69,753	Œ	69,753		-21,500		48,253
	Integrated submarine imaging systems								[-21,500]		
	Other Shipboard Equipment										
ø	DDG MOD		50,008		50,008	ίΩ	50,008				50,008
7	FIREFIGHTING EQUIPMENT		9,139		9,139		9,139				9,139
80	COMMAND AND CONTROL		2,192		2,192		2,192				2,192
တ	POLLUTION CONTROL EQUIPMENT		25,219		25,219	Ñ	5,219		-3,100		22,119
	R-114 conversion kits growth								[-3,100]		
5	SUBMARINE SUPPORT EQUIPMENT		31,178		31,178	က	31,178		-1,800		29,378
	Ship atteration 4351 phasing								[-1,800]		
7	11 VIRGINIA CLASS SUPPORT EQUIPMENT		146,787	•	146,787	4	146,787				146,787

Title I - Procurement (Dollars in Thousands)

		FY 2008	800	House	%	Senate	ate		ଥ	Conference		
		Rednest	lest	Authorized	rized	Authorized	rized	ð	Change	Auth	Authorized	
Line	Program Title	Q	Cost	Æ	Cost	₹	Cost	λίο	Cost	λίο	Cost	
12 SUBMARINE BATTER	BATTERIES		40,837		40,837		40,837				40,837	
13 STRATEGIC	STRATEGIC PLATFORM SUPPORT EQUIP		10,076		10,076		10,076				10,076	
14 DSSP EQUIPMENT	MENT		6,159		6,159		6,159				6,159	
15 CG MODERNIZATION	NIZATION		267,809		267,809		267,809		49,900		217,909	
SPQ-9B growth	owth								[-2,400]			
Vertical lau	Vertical launch system growth								[-1,600]			
CG-57 exte	CG-57 extended selected restricted								•			0
availability (E	availability (ESRA) equipment procurement								[-45,900]			00
16 LCAC			65		65		65				99	
17 MINESWEEPING EQU	PING EQUIPMENT		14,127		14,127		14,127		-3,934		10,193	
Diver hull inspection -	nspection - ahead of need								[-3,934]			
18 ITEMS LESS THAN \$5			186,018		200,718		186,018		1,400		187,418	
Aircraft can	Aircraft carrier propeller replacement				[3,800]				[3,800]			
LSD-41 cla	LSD-41 class 60 ton crane upgrades				[4,000]							
JP-5 manif	JP-5 manifold electric valve operators				[6,900]				[1,600]			
ForceNet upgrade	pgrade								[-1,400]			
AC voltage regulator	regulator phasing								[-2,600]			
19 CHEMICAL \	CHEMICAL WARFARE DETECTORS		3,968		3,968		3,968		,		3,968	
20 SUBMARINE LIFE SU	ELIFE SUPPORT SYSTEM		16,128		16,128		16,128		-2,000		14,128	
Electrolytic Reactor Plan	Electrolytic oxygen generator growth eactor Plant Equipment								[-2,000]			
21 REACTOR P	REACTOR POWER UNITS		391,610		391,610		391,610				391,610	

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			FY 2008	House	98	Senate	ate		O	Conference	
		Red	Request	Authorized	rized	Authorized	rized	Ö	Change	Auth	Authorized
Line	Program Title	Ą	Cost	Q.	Cost	A O	Cost	λίΟ	Cost	ŽĮ O	Cost
22	22 REACTOR COMPONENTS		234,245		234,245		234,245		•		234,245
23	Ocean Engineering DIVING AND SALVAGE EQUIPMENT		6,840		6,840		6,840				6.840
	Small Boats										•
54	່ເນ		30,236		32,236		30,236		-8,070		22,166
	Weapon retrieval system				[2,000]				[1,600]		
	SSBN transit security contract savings								[-1,100]		
	Small escort vessels - ahead of need								[-8,570]		
	Training Equipment										
52	OTHER SHIPS TRAINING EQUIPMENT		9,239		9,239		9,239				9,239
	Production Facilities and Equipment										
5 6	OPERATING FORCES IPE		50,335		50,335		50,335				50,335
	Other Ship Support										
27	NUCLEAR ALTERATIONS		70,101		70,101		70,101				70,101
78	28 LCS MODULES		80,324		20,324		15,324		-66,024		14,300
	Program reduction				[-60,000]						
	Defer module funding to reflect delay in										•
	LCS program						[-65,000]		[-66,024]		
	Drug Interdiction Support										
53	DRUG INTERDICTION SUPPORT										

Title I - Procurement (Dollars in Thousands)

		E E	FY 2008	House	20	Ser	Senate		3	Conference	
		Request	uest	<u>Authorized</u>	pezi	Autho	Authorized	3	Change	Auth	Authorized
	Program Title	A S	Cost	Q	Cost	ğ	Cost	X)	Cost	λ <mark>ί</mark>	Cost
	Communications and Electronics										
	Ship Radars										
30	30 RADAR SUPPORT										
	Ship Sonars										
સ	31 SPQ-9B RADAR		14,480		22,480		20,480		2,600		17,080
	DDG modernization				[8,000]				[4,800]		
	Additional radar for backfitting on Navy								•		
							[6,000]				
	Antenna phasing							•	[-2,200]		
32	32 AN/SQQ-89 SURF ASW COMBAT SYSTEM	-	25,423	-	25,423	-	25,423			-	25,423
8	SSN ACOUSTICS		319,981		319,981		319,981		-6,792		313,189
	Support funding carryover								[-3,000]		
	TB-34 fatline array - contract delays								[-3,792]		
8			14,929		14,929		14,929				14,929
35	Ø		13,357		13,357		13,357		200		12,857
	Support funding carryover								[-200]		
	ASW Electronic Equipment										
99	SUBMARINE ACOUS		16,955		16,955		16,955				16,955
37		23	2,924	22	2,924	22	2,924			22	2,924
38			60,745		60,745		60,745				60,745
စ္တ	SURTASS		10,484		10,484		10,484		-9,200		1,284
	TB-29 twinline arrays - ahead of need								[-9,200]		

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ei.	Authorized	Cost	7,173	29,903	51,375	89,215			23,862	63,190	27,853	3,861	38,399		4.	7,619	4,252
Conference	Aut	ă				0	ឧឧ		9	5			8	5			
	Change	Cost				-15,800	[-6,200] [-9,600]		-2,700	[-2,700]			-10,000	[-10,000]			
	O	Oth															
Senate	Authorized	Cost	7,173	29,903	51,375	105,015			26,562	63,190	27,853	3,861	48,399		1,447	7,619	4,252
Ser	Auth	Q															
House	Authorized	Cost	7,173	29,903	51,375	105,015			26,562	63.190	27,853	3,861	48,399		1,447	7,619	4,252
외	Auth	ð															
FY 2008	nest	Cost	7,173	29,903	51,375	105,015			26,562	63,190	27,853	3,861	48,399		1,447	7,619	4,252
E .	Rednest	B															
		Program Title	40 TACTICAL SUPPORT CENTER		Reconnaissance Equipment SHIPBOARD IN EXPLOIT	10 00	AN / BLQ-10 (V) growth Multi-function modular mast phasing	Other Ship Electronic Equipment NAVY TACTICAL DATA SYSTEM	COOPERATIVE ENGA	Planar antenna phasing GCCS-M EQUIPMENT	NAVAL TACTICAL COMMAND SUPPORT	ATDLS	MINESWEEPING SYSTEM REPLACEMENT	Support funding carryover	Ø	: NAVSTAR GPS RECEIVERS (SPACE)	S ARMED FORCES RADIO AND TV
		Line	40	4 4	43	4		54	46	47	8	49	20		5	25	23

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	FY 2008	908	House	o i	Senate	g j		ට	Conference		
	Rednest	est	Authorized	pez	Authorized	pez	Change	O)	Auth	Authorized	
Line Program Title	ð	Cost	AS	Cost	A)	Cost	o XI	Cost	A)	Cost	
54 STRATEGIC PLATFORM SUPPORT EQUIP		3,997		3,997		3,997				3,997	
55 OTHER TRAINING EQUIPMENT Aviation Electronic Foundment		17,423		17,423		17,423				17,423	
56 MATCALS		20,100		20,100		20,100				20,100	
57 SHIPBOARD AIR TRAFFIC CONTROL		7,719		7,719		7,719				7,719	
58 AUTOMATIC CARRIER LANDING SYSTEM		18,403		18,403		18,403				18,403	
59 NATIONAL AIR SPACE SYSTEM		25,331		25,331		25,331				25,331	_
60 AIR STATION SUPPORT EQUIPMENT		7,935		7,935		7,935				7,935	
61 MICROWAVE LANDING SYSTEM		9,384		9,384		9,384				9,384	
62 FACSFAC											
63 ID SYSTEMS		29,835		29,835		29,835				29,835	
64 TAC A/C MISSION PLANNING SYS(TAMPS)	_	8,959		8,959		8,959				8,959	
Other Shore Electronic Equipment											
GCCS-M EQUIPMENT		3.983		3,983		3,983				3,983	
COMMON IMAGERY		63,973		63,973		63,973				63,973	
68 RADIAC		10,205		10,205		10,205				10,205	
69 GPETE		7,042		7,042		7,042				7,042	
70 INTEG COMBAT SYSTEM TEST FACILITY		4,466		4,466		4,466				4,466	
71 EMI CONTROL INSTRUMENTATION		9,476		9,476		9,476				9,476	
72 ITEMS LESS THAN \$5 MILLION		40,843		40,843		40,843				40,843	

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		FY 2008	800	House	2)	Senate	ite		ŭ	Conference	a st	
		Rednest	est	Authorized	zed	Authorized	ized	리	Change	Aut	Authorized	
Line	Program Title	Oth	Cost	¥	Cost	A)	Cost	ğ	Cost	δ	Cost	
	Shipboard Communications											
73	SHIPBOARD TACTICAL		185		185		185				185	
7	PORTABLE RADIOS											
75			301,868		301,868		301,868				301,868	
92			36,753		36,753		36,753				36,753	
11			4,169		4,169		4,169				4,169	
78	SUBMARINE COMMUNICATION		86,551		86,551		86,551		-2,500		84,051	00
	Common submarine radio room growth								[-2,500]			•
	Satellite Communications											
79	79 SATELLITE COMMUNICATIONS SYSTEMS		74,677		74,677		74,677		-10,600		64,077	
	Super high frequency (SHF) terminal											
	phasing								4,100]			
	Submarine high data rate (SUBHDR)											
	modification kit phasing								[-6,500]			
	Shore Communications											
8			2,643		2,643		2,643				2,643	
8	ELECTRICAL POWER SYSTEMS		1,179		1,179		1,179				1,179	
82												
83	NAVAL SHORE COMMUNICATIONS		10,672		10,672		10,672				10,672	
	Cryptographic Equipment											
\$	INFO SYSTEMS SECURITY PROGRAM		107,609		107,609		107,609				107,609	

Title I - Procurement (Dollars in Thousands)

		FY 2008	800	House	•	Senate	.		Ö	Conference	
		Rednest	lest	Authorized	pez	Authorized	500	ð	Change	Auth	Authorized
Line	Program Title	XX	Cost	Ą	Cost	ŽĮ	Cost	λį	Cost	λίζ	Cost
82	Cryptologic Equipment CRYPTOLOGIC COMMUNICATIONS EQUIP		16.067		16.067		16.067				16.067
8			27.298		27.298		27.298				27 298
87	-										
	Aviation Support Equipment Sonobuovs										
88	Ñ		67,373		67,373		82,373		2,500		69,873
	Additional procurement to improve training Aircraft Support Equipment					_	[15,000]		[2,500]		
83	89 WEAPONS RANGE SUPPORT EQUIPMENT		58,155		58,155		66,155				58,155
8	Multi-spectral threat emitter system (MTES) EXPEDITIONARY AIRFIELDS		8.281		8.281		[8,000] 8,281				8 281
9	٩		12,897		12,897		12,897				12,897
92	AIRCRAFT LAUNCH & RECOVERY		38,863		38,863		38,863				38,863
8	_		12,248		12,248		12,248				12,248
2			1,507		1,507		1,507				1,507
8	AVIATION LIFE SUPPORT		12,750		12,750		12,750		-1,700		11,050
									[-1,700]		
8	AIRBORNE MINE COUNTERMEASURES		79,536		79,536		79,536				79,536

Title I - Procurement (Dollars in Thousands)

		FY 2008	800	House	99	Senate	ate		ŭ	Conference		
		Rednest	rest	Authorized	rized	Authorized	rized	리	Change	Auth	Authorized	
Line	Program Title	A	Cost	A)	Cost	X)	Cost	λί	Cost	Ž	Cost	
97	7		31,811		31,811		31,811		4. 8		27,711	
86			11,638		11,638		11,638		<u>14,100</u>		11,638	
66	Ordnance Support Equipment Ship Gun System Equipment NAVAL FIRES CONTROL SYSTEM	8	1,382	~	1,382	8	1,382			8	1,382	
0	GUN FIRE CONTROL EQUIPMENT		2,567		2,567		5,567				5,567	
5	Ship Missile System Equipment 101 HARPOON SUPPORT EQUIPMENT											
102	NATO SEASPARROW		28,765		28,765		28,765				28,765	
<u>당</u>	RAM GMLS		3,990		3,990		3,990				3,990	
\$	SHIP SELF DEFENSE SYSTEM		31,642		31,642		31,642				31,642	
105	105 AEGIS SUPPORT EQUIPMENT		93,783		93,783		93,783				93,783	
8	TOMAHAWK SUPPORT EQUIPMENT		53,966		53,966		53,966				53,966	
107	107 VERTICAL LAUNCH SYSTEMS		6,840		6,840		6,840				6,840	
	FBM Support Equipm											
108	STRATEGIC MISSILE SYSTEMS EQUIP		150,918		143,918		137,918		-13,000		137,918	
					[-2,000]				[-13,000]			
	Conventional Trident missile program						[-13,000]					
	ASW Support Equipment											
6	SSN COMBAT CONTI		114,205		114,205		114,205				114,205	
110	SUBMARINE ASW SUPPORT EQUIPMENT		5,191		5,191		5,191				5,191	

Title I - Procurement (Dollars in Thousands)

Title I - Procurement (Dollars in Thousands)

	2	FY 2008	House	91	Senate	9i		Ö	Conference	
	Rednest	nest	Authorized	İzed	Authorized	zed	ð	Change	Auth	Authorized
Line Program Title	XX	Cost	Ot o	Cost	Ā	Cost	Ö	Cost	No.	Cost
127 PHYSICAL SECURITY VEHICLES Supply Support Equipment		2,047		2,047		2,047				2,047
128 MATERIALS HANDLING EQUIPMENT		13,037		13,037		13,037				13,037
129 OTHER SUPPLY SUPPORT EQUIPMENT		15,521		17,521		15,521				15,521
				[2,000]						
130 FIRST DESTINATION TRANSPORTATION		6,153		6,153		6,153				6,153
131 SPECIAL PURPOSE SUPPLY SYSTEMS		72,576		72,576		72,576				72,576
Personnel and Command Support										
Training Devices										
132 TRAINING SUPPORT EQUIPMENT		19,463		27,463		19,463		1.600		21.063
Laser marksmanship training system				[8,000]				[1,600]		
Command Support Equipment								•		
133 COMMAND SUPPORT EQUIPMENT		42,539		43,039		42,539		200		43.039
High performance computing capability				[200]				[200]		•
134 EDUCATION SUPPORT EQUIPMENT		1,983		1,983		1,983		,		1.983
135 MEDICAL SUPPORT EQUIPMENT		3,418		3,418		3,418				3,418
136 CLASSIFIED PROGRAMS			_	_		_	_	_	_	_
137 OPERATING FORCES SUPPORT		11,608		16,608		11,608		1.600		13,208
Envelop protective covers				[2,000]				[1,600]		
138 C4ISR EQUIPMENT		13,996		13,996		13,996				13,996
139 ENVIRONMENTAL SUPPORT EQUIPMENT	_	30,938		30,938		30,938				30,938
140 PHYSICAL SECURITY EQUIPMENT		137,366		137,366	-	137,366				137,366

Title I - Procurement (Dollars in Thousands)

	EX	FY 2008	House	98	Senate	Φl		01	Conference	410
	Red	Request	Authorized	uzed	Authorized	P82	引	Change	Aut	Authorized
Line Program Title	λį	Cost	₹	Cost	¥	Cost	ΔiO	Cost	Ā O	Cost
141 ENTERPRISE INFORMATION		49,572		49,572		49,572				49,572
142 CLASSIFIED PROGRAMS		_	[]	_		_				
143 SPECIAL PROGRAM			_	_		_	_		_	-
Other							ı İ			,
144 CANCELLED ACCOUNT ADJUSTMENTS										
Spares and Repair Parts										
145 SPARES AND REPAIR PARTS		218,071		218,071	2	218,071		-3,462		214,609
Ahead of need								[-3,462]		
999 CLASSIFIED PROGRAMS		11,362		11,362		11,362				11,362
Total - Other Procurement, Navy		5,470,412	47	5,443,612	5,4	5,432,412		-261,082		5,209,330

Procurement, Marine Corps—Overview

The budget request for fiscal year 2008 included an authorization of \$2,999.1 million for Procurement, Marine Corps in the Department of Defense.

The House bill would authorize \$2,580.3 million.

The Senate amendment would authorize \$2,699.1 million.
The conferees recommended an authorization of \$2,299.4 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Title I - Procurement (Dollars in Thousands)

		집	FY 2008	House	\ <u></u>	Senate	12.	ξ		Conference	7
			nest				naz	7	CDADE		Aumorized
	Program Title	ð	Cost	ð	Cost	M	Cost	¥	Cost	Ot.	Cost
	Procurement, Marine Corps Weapons and Combat Vehicles										
-	I racked Combat Vehicles MC GROUND FORCES AUGMENTATION		2,211,625					•	-2,211,625		
	Grow the Force Transfer		,	[-2,2	[-2,211,625]	[-2,2	[-2,211,625]	7	[-2,211,625]		
7	AAV7A1 PIP		3,050		4,379		4,379		1,052		4,102
	Grow the Force Transfer				[1,329]		[1,329]		[1,052]		
ო	EXPEDITIONARY FIGHTING VEHICLE						,				
က	LESS: ADVANCE PROCUREMENT (PY)										
4	EFV ADVANCE PROCUREMENT (CY)										
10	LAV PIP		30,883		32,065		32,065		1,182		32,065
	Grow the Force Transfer				[1,182]		[1,182]		[1,182]		
9	M1A1 FIREPOWER ENHANCEMENTS		14,716		14,829		14,829				14,716
	Grow the Force Transfer				[113]		[113]		፸		
	Artillery and Other Weapons										
7	EXPEDITIONARY FIRE SUPPORT SYSTEM		3,895		3,895		3,895				3,895
80	155MM LIGHTWEIGHT TOWED HOWITZER		93,379		200,879	• •	200,879		81,100		174,479
	Grow the Force Transfer			_	[107,500]	Ξ	[107,500]		[81,100]		
თ	HIGH MOBILITY ARTILLERY ROCKET		30,650		30,650		30,650				30,650
5	WEAPONS AND COMBAT VEHICLES		15,779		55,434		55,434		35,684		51,463
	Grow the Force Transfer				[39,655]	_	[39,655]		[35,684]		

Title I - Procurement (Dollars in Thousands)

		FY 2008	81	House	80	Senate	ate		리	Conference		
		Rednest	set	Authorized	rized	Authorized	rized	디	Change	Auth	Authorized	
	Program Title	Ħ	Cost	Oţ.	Cost	ğ	Cost	N O	Cost	A C	Cost	
	Weapons											
=	MODULAR WEAPON SYSTEM				12,735		12,735		12.471		12 471	
	Grow the Force Transfer				[12,735]		112,7351		[12 471]			
	Other Support											
12	12 MODIFICATION KITS		4,429		194.859		194 859		100 000		104 420	
	Grow the Force Transfer				[190,430]	_	[190,430]		[100,000]		24,10	
5	13 WEAPONS ENHANCEMENT PROGRAM		14,994		15.009	•	15.009		15		15,000	
	Grow the Force Transfer				[2]		7.5		7 2		20,0	
4	14 OPERATIONS OTHER THAN WAR				<u> </u>		<u> </u>		<u>?</u>			
	Guided Missiles and Equipment											
5	GROUND BASED AIR DEFENSE		1,988		1.988		1.988				1 988	
16	16 JAVELIN				9,240		9.240				3	
	Grow the Force Transfer				19.2401		[9.240]		2			
1	COMPLEMENTARY LOW ALTITUDE								Ξ			
	Other Support											
18			2		80.661		80.661		45 670		47 311	
	Grow the Force Transfer				[80,020]		180.0201		[46,670]		:	
	Communications and Electronics											
	Command and Control Systems											
6			19,493		56,943		56.943		37.450		56 943	
	Grow the Force Transfer				[37,450]		[37,450]		[37,450])	
					•							

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Title I - Procurement (Dollars in Thousands)

								6	99														
A.I	Authorized	Cost		212,27			19,093		35,115			6,384		40,435					130,715			25,227	
Conference	Aut	Ota																					
3	Change	Cost	;	191,16	[101,16]		424	[424]	24,189	[24,189]		9	[10]	-229	[26,017]	[-26,246]			114,654	[114,654]		23,789	[23,789]
	Ö	Ö																					
Senate	Authorized	Cost		81C,47	[55,456]		19,112	<u>4</u>	35,158	[24,232]		6,399	[25]	66,681	[26,017]				150,715	[134,654]		27,022	[25,584]
S	Aut	ð																					
House	Authorized	Cost	;	VIC.47	[004,400]		19,112	[443]	35,158	[24,232]		6,399	[25]	66,681	[26,017]				150,715	[134,654]		27,022	[25,584]
외	Auth																						
80	est	Cost		100,12			18,669		10,926			6,374		40,664					16,061			1,438	
FY 2008	Reguest	ð																					
		Program Title	Repair and Test Equipment	Operation Force Transfer	21 AUTO TEST SYSTEMS	Other Support (Tel)	COMBAT SUPPORT SYSTEM	Grow the Force Transfer	MODIFICATION KITS	Grow the Force Transfer	Command and Control System (Non-tel)	ITEMS UNDER \$5 MILLION (COMM &	Grow the Force Transfer	25 AIR OPERATIONS C2 SYSTEMS	Grow the Force Transfer	CAC2S program delays	JOINT TACTICAL RADIO SYSTEMS	Repair and Equipment (Non-tel)	RADAR SYSTEMS	Grow the Force Transfer	Intell/Comm Equipment (Non-tel)	FIRE SUPPORT SYSTEM	Grow the Force Transfer
		Line		3	7 /	_	22		23		_	24		25			26.		27			78	

Title I - Procurement (Dollars in Thousands)

		FY 2008	80	House	36	Se	Senate		리	Conference		
		Rednest	est	Authorized	rized	Autho	Authorized	리	Change	Auth	Authorized	
Line	Program Title	₹ j	Cost	ð	Cost	ð	Cost	XI O	Cost	Oty	Cost	
29	29 INTELLIGENCE SUPPORT EQUIPMENT		28,902		149,653		149,653		120,033		148,935	
	Grow the Force Transfer				[120,751]		[120,751]		[120,033]			
	Other Comm/Elec Equipment (Non-tel)								,			
30	NIGHT VISION EQUIPMENT		8,991		42,544		42,544		31,599		40,590	
	Grow the Force Transfer				[33,553]		[33,553]		[31,599]		•	
	Other Support (Non-tel)											
31	COMMON COMPUTER RESOURCES		75,101		97,248		97,248		22,005		97,106	
	Grow the Force Transfer				[22,147]		[22,147]		[22,005]			
32	COMMAND POST SYSTEMS		20,535		3,179		31,579		9,451		29,986	
	Program reduction				[-28,400]						<u>.</u>	
	Grow the Force Transfer				[46,15]		[11,044]		[9,451]			
33	œ		61,148		89,418		179,818		97,534		158,682	
	Program reduction				[-90,400]							
	Grow the Force Transfer				[118,670]		[118,670]		[115,034]			
	DTC program delays								[-17,500]			
ጀ	COMM SWITCHING & CONTROL SYSTEMS		27,019		103,612		103,612		75,725		102,744	
	Grow the Force Transfer				[76,593]		[76,593]		[75,725]			
32	COMM & ELEC INFRASTRUCTURE		20,090		22,393		22,393		2,303		22,393	
	Grow the Force Transfer				[2,303]		[2,303]		[2,303]			
	Support Vehicles											
	Administrative Vehic											
ස	COMMERCIAL PASSENGER VEHICLES		1,070		1,070		1,070				1,070	

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Line	Program Title	ð	Cost	ğ	Cost	ð	Cost	l å	Cost	Į O	Cost
37 COM	37 COMMERCIAL CARGO VEHICLES		13,366		13,366		13,366				13,366
	SAT TRUCK HMMWW (MYP) Grow the Force Transfer		1,572	51	180,655 179,083]	_	180,655 179,083]	851	155,479 [155,479]	851	157,051
40 MEDI	MEDIUM TACTICAL VEHICLE		999	÷	106,755		106,755		76,070		76,730
Gro 41 LIGHT	Grow the Force Transfer LIGHTWEIGHT PRIME MOVER			5	[106,095]	_	[106,095]		[76,070]		
42 LOGIS	LOGISTICS VEHICLE SYSTEM REP		26,763		35,063		35,063		8,300		35,063
Gro 43 FAMII	Grow the Force Transfer 43 FAMILY OF TACTICAL TRAILERS		000		[8,300]		[8,300]		[8,300]		
O.O.	Force Transfe		7,00	· [7]	29,680]		39,682 [29,680]		13,5481		72,550
43A TRAILERS	ERS			. -	147,388		147,388		70,000		70.000
Gro Other	Grow the Force Transfer Other Support			1.	[147,388]	_	147,388]		[70,000]		_
44 ITEM	ITEMS LESS THAN \$5 MILLION		3,947		6,867		6,867		2.915		6.862
Gro Engir	Grow the Force Transfer Engineer and Other Equipment			_	[2,920]		[2,920]		[2,915]		5
45 ENVIE	ENVIRONMENTAL CONTROL EQUIP		1,717		5,781		.5,781		3,881		5.598
	Grow the Force Transfer				[4,064]		[4,064]		[3,881]		
46 BULK	BULK LIQUID EQUIPMENT		3,662		6,064		6,064		2,018		5.680
<u>G</u>	Grow the Force Transfer			_	[2,402]		[2,402]		[2,018]		

Title I - Procurement (Dollars in Thousands)

		FY 2008	8	House	o)	Senate	휨		ଥି	Conference		
		Request	ti)	Authorized	Del lec	Authorized	jzed	Change	3	Auth	Authorized	
line	Program Title	¥	Cost	ğ	Cost	Oth	Cost	Ota	Cost	Otv	Cost	
47	47 TACTICAL FUEL SYSTEMS		5,187		17,552		17,552		11,518		16,705	
	Grow the Force Transfer			<u> </u>	12,365]		[12,365]		[11,518]			
84	ď		4,188		11,421		11,421		6,897		11,085	
	Grow the Force Transfer				[7,233]		[7,233]		[6,897]			
49	49 AMPHIBIOUS SUPPORT EQUIPMENT		10,523		12,399		12,399		1,876		12,399	
	Grow the Force Transfer				[1,876]		[1,876]		[1,876]			
20	Ш		14,656		46,211		46,211		29,425		44,081	
	Grow the Force Transfer			<u></u>	[31,555]		[31,555]		[29,425]			
	Materials Handling Equipment											
51			12,388		12,388		12,388				12,388	
52	52 GARRISON MOBILE ENGINEER		12,439		12,439		12,439				12,439	
23	MATERIAL HANDLING EQUIP		3,157		25,490		25,490		21,928		25,085	
	Grow the Force Transfer				22,333]		[22,333]		[21,928]			
2	FIRST DESTINATION TRANSPORTATION		6,613		6,613		6,613				6,613	
	General Property											
55	55 FIELD MEDICAL EQUIPMENT		2,236		18,286		18,286		15,752		17,988	
	Grow the Force Transfer				16,050]		[16,050]		[15,752]			
56	56 TRAINING DEVICES		31,074		72,149		72,149		41,075		72,149	
	Grow the Force Transfer			ت	[41,075]		[41,075]		[41,075]			
22	CONTAINER FAMILY		878		9,185		9,185		7,917		8,795	
	Grow the Force Transfer				[8,307]		[8,307]		[7,917]			

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		FY 2008	81	House	혦	Senate	휨		깁	Conference		
		Request	ist	Authorized	zed	Authorized	<u>pezi</u>	ᆁ	Change	Auth	Authorized	
5	Program Title	¥	Cost	ð	Cost	क्	Cost	žĮ	Cost	Ž O	Cost	
8	58 FAMILY OF CONSTRUCTION EQUIPMENT		8,585		87,991		87,991		79,286		87,871	
	Grow the Force Transfer				[79,406]		[79,406]		[79,286]		•	
29	FAMILY OF INTERNALLY		2,472		2,472		2,472				2,472	
တ္တ	60 BRIDGE BOATS				43,903		43,903		43,903		43,903	
	Grow the Force Transfer				[43,903]		[43,903]		[43,903]			
20	RAPID DEPLOYABLE KITCHEN		1,109		23,091		23,091		17,862		18,971	
	Grow the Force Transfer				[21,982]		[21,982]		[17,682]			
1	Other Support											
82	62 MODIFICATION KITS											
83	ITEMS LESS THAN \$5 MILLION		6,508		22,963		22,963		15,565		22,073	
	Grow the Force Transfer				[16,455]		[16,455]		[15,565]			
	Spares and Repair Parts											
8	64 SPARES AND REPAIR PARTS		12,794		12,794		12,794		-1,500		11,294	
	Excess to need								[-1,500]			
	Total - Procurement, Marine Corps	7,	2,999,057	4	2,580,257	ν,	2,699,057		-699,638		2,299,419	

Aircraft Procurement, Air Force—Overview

The budget request for fiscal year 2008 included an authorization of \$12,393.3 million for Aircraft Procurement, Air Force in the Department of Defense.

The House bill would authorize \$12,356.3 million.

The Senate amendment would authorize \$12,593.8 million.

The conferees recommended an authorization of \$12,117.8 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

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(Dollars in Thousands)
FY 2008 House

		딥	FY 2008	푀	House	တ္တ	Senate		O,	Conference	418	
		Rec	Request	Auth	Authorized	Auth	Authorized	OI	Change	Aut	Authorized	
	Program Title	ð	Cost	췽	Cost	₹	Cost	ğ	Cost	Ota	Cost	
	Aircraft Procurement, Air Force											
	Combat Aircraft									,		
	Tactical Forces											
-	F-35	9	6 1,391,824	ဖ	1,391,824	9	1,391,824			9	1,391,824	
-	LESS: ADVANCE PROCUREMENT (PY)		-93,657		-93,657		-93,657				-93,657	
7	F-25 ADVANCE PROCUREMENT (CY)		123,539		123,539		123,539				123,539	
က	F-22A	8	3,737,976	20	3,737,976	20	3,737,976			8	3,737,976	
ო	LESS: ADVANCE PROCUREMENT (PY)		-585,263		-585,263		-585,263				-585,263	
4	F-22 ADVANCE PROCUREMENT (CY)		426,666		426,666		426,666				426,666	
ß	F-15E											
3	LESS: ADVANCE PROCUREMENT (PY)											
	Airlift Aircraft											
	Tactical Airlift											
ဖ	C-17A (MYP)		260,601		260,601		260,601				260,601	
9	LESS: ADVANCE PROCUREMENT (PY)											
7	C-17 ADVANCE PROCUREMENT (CY)											
	Other Airlift											
æ	C-130J	o	799,658	o	799,658	6	799,658			6	799,658	
æ	LESS: ADVANCE PROCUREMENT (PY)		-113,589		-113,589		-113,589				-113,589	
o	C-130J ADVANCE PROCUREMENT (CY)											
우	10 HC-130 RECAP		9,990		066'6		066'6				066'6	

Title ! - Procurement (Dollars in Thousands)

		F	FY 2008	윈	House	Se	Senate		Conference	4vi	
		Red	Request	Auth	Authorized	Auth	Authorized	Change	Aut	Authorized	
Line	Program Title	ð	Cost	ð	Cost	Ā,	Cost	Oty Cost	δ	Cost	
1 1 1 1 1 1 1 1 1 1	11 MC-130 RECAP 11A Joint Cargo Aircraft Transfer fixed-wing intra-theater logistics Trainer Aircraft Operational Trainers		65,742		65,742		65,742 157,043 [157,043]			65,742	
12		39	245,889	33	245,889	39	245,889		œ	245,889	
13	13 V22 OSPREY	ĸ	473.957	ĸ	473.957	·C	473.957		ц	473.957	
5	LESS: ADVANCE PROCUREMENT (PY)		-20,160	,	-20,160	,	-20,160		,	-20,160	
4	14 V-22 ADVANCE PROCUREMENT (CY) Mission Support Aircreft		41,245		41,245		41,245			41,245	
15		8	48,615	2	48,615	7	48.615		2	48.615	
16	16 CIVIL AIR PATROL A/C		4,477		4,477		4,477			4,477	
	Other Aircraft										
17	TARGET DRONES		85,604		85,604		85,604			85,604	
18										•	
19	U	9	564,722	Ŋ	564,722	ß	564,722		S	564,722	
19			-50,717		-50,717		-50,717			-50,717	
20			63,841		63,841		63,841			63,841	
2	MQ-1 PREDATOR	54	277,999	7	277,999	24	277,999		24	277,999	
22		4	58,470	4	58,470	4	58,470		4	58,470	

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•		F	Title I - Procurement (Dollars in Thousands)	OCUFE Thousa	ment nds)						
		Reg B	FY 2008 Request	House Authorized	ized	Senate Authorized	ized	ð	Change	Conference Autho	ence Authorized
Line	Program Title	A)	Cost	¥	Cost	智	Cost	οtλ	Cost	N O	Cost
	Modification of In-service Aircraft Strategic Aircraft										
23			316,055	ك	216,055		268,055		-102,470		213,585
	Transfer to PE 64240F (RDAF 70) Delay in radar modernization program Funding about of need			•		ت ت	[-38,000] [-10,000]		[-38,000] [-62,000]		
24	B-18		53,125		36,225		53,125		[-2,4/U] -18,500		34,625
	Program reduction MSOGS reliability improvement program Funding ahead of need				[-18,900] [2,000]				[-18 500]		
52	αĎ.		18,091		38,091 [20,000]		37,091		15,200		33,291
	Avionics midifie & electronic countermeasures (AMI & ECMI) for 76 aircraft				• •						
56	26 F-117 Taction Aisonath						[19,000]		[15,200]		
27 28	27 A-10 28 F-15		167,107		167,107		167,107				167,107
53	F-16 Block 42 engine upgrade		329,370		358,770 [29,400]		329,370		23,200 [23,200]		352,570

Title I - Procurement (Dollars in Thousands)

						7	708													
ast.	Authorized	Cost	256,905	310 773	-66.457	<u>:</u>			66.700	181.206		13.920	1,646	420	2	158	17,089	24	130 803	2,230
Conference	Auth	A)																		
ŭ	Change	Cost	-25,000 [-25,000]	-87,700			[-5,600]	[-52,100]		-30,000	[-30,000]									
	O	Š																		
Senate	Authorized	Cost	281,905	398.473	-66,457				66,700	211,206	•	13,920	1,646	420	!	118	17,089	24	130.803	2,230
တ္တု	Ant	ğ																		
House	Authorized	Cost	281,905	403,173	-66,457	[4,700]			66,700	211,206		13,920	1,646	420		118	17,089	24	130,803	2,230
외	Arth	졁																		
FY 2008	Request	Cost	281,905	398,473	-66,457				66,700	211,206		13,920	1,646	420		118	17,089	24	130,803	2,230
ᆸ	2	ð																		
		Program Title	30 F-22A Program growth Airlift Aircraft	C-5	LESS: ADVANCE PROCUREMENT (PY)	Applique protective armor	AMP kit installation delay LAIRCM - funds provided in FY 07	Excess change order, support equipment	C-5 MOD ADVANCE PROCUREMENT (CY)	C-17A	LAIRCM - funds provided in FY 07	C-21	C-32A	C-37A	Trainer Aircraft	GLIDER MODS	T-6	<u> </u>	T-38	743
		Line	30	3	3					93 83		8	32	ဓ္ဌ	-	37 (38	66		4

Title I - Procurement (Dollars in Thousands)

			FY 2008	800	House	99	Senate	œi		Ö	Conference	
			Rednest	lest	Authorized	<u>lzed</u>	Authorized	pez	리	Change	Auth	Authorized
Lie		Program Title	AD OF	Cost	Qt	Cost	ğ	Cost	SE SE	Cost	ă	Cost
-	Other Aircraft											
42	42 KC-10A (ATCA)	•		1,924		1,924		1,924				1.924
43	C-12			459		459		459				459
4	C-20 MODS			535		535		535				535
45	VC-25A MOD			28,416		28,416		28,416				28.416
46	C 40			509		209		209				209
47	C-130			384,386		396,386	က	398,386		-51,700		332.686
	LAIRCM for AC-130	. 5				[2,000]				[5,000]		
	LAIRCM for AFSOC	FSOC AC-130 & MC-130				,	_	[14.000]				
	LAIRCM - fun	LAIRCM - funds provided in FY 07					•			[-30,000]		
	Senior Scout shelter	shelter				[000]						
	Delay in C-130 AMP	0 AMP								[-26 7001		
48	C130J MODS			62,259		62.259		62.259				62 250
49 (C-135			118,561		128.461		127,561		7 200		125 761
	Global air traf	Global air traffic management system				[9,900]	•	<u>;</u>		1		2
	KC-135 globa	KC-135 global air traffic management						[9,000]		[7,200]		
	COMPASS CALL MOI	LL MODS		45.293		45,293		45 293				AE 203
51	C-29A MODS											67,54
	DARP			106,108		106,108	-	106,108				106 108
	<u>п</u> .3			54,286		54,286		54,286				54 286
¥	Б .			19,745		19,745		19.745				19 745
55	E-8			79,689		79,689		79,689				79.689

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			FY 2008	908	House	. Q į	Senate	ej e		ŏ	Conference	
			Rednest	est	Authorized	ized	Authorized	pezi	3	Change	Auth	Authorized
Line		Program Title	ğ	Cost	S	Cost	SEX.	Cost	1 00	Cost	Ott	Cost
8	Ŧ			22,112		22,112		22,112				22,112
24	H-60			19,565		19,565		19,565				19,565
28	58 GLOBAL HAWK MODS	K MODS		24,332		24,332		24,332				24,332
28	OTHER AIRCF	ZAFT		109,496		109,496		109,496		-17,300		92,196
	Slow execution	uo								[-10,000]		
	Funding ahead of n	ad of need								[-7,300]		
S	MQ-1 MODS			74,692		74,692		74,692				74,692
6	MQ-9 MODS			20,578		20,578		20,578				20,578
62				16,523		16,523		16,523				16,523
	Aircraft Spares and	s and Repair Parts										
63	63 INITIAL SPARES/RE	ES/REPAIR PARTS		267,386		267,386		267,386		-18,000		249,386
	Slow execution	uo								[-18,000]		
	Aircraft Support Eq	ort Equipment and Facilities										
	Common Support Equip	port Equip										
8	₹	EPLACEMENT SUPPORT		111,136		111,136		111,136		-10,000		101,136
	Slow execution	ion								[-10,000]		
	Post Production Su	on Support										
65	F1	•										
8												
67	B-2A			34,780		34,780		34,780				34,780
89												
69	င်း			18,277		18,277		18,277				18,277

Title I - Procurement
(Dollars in Thousands)

FY 2008 House

			FY 2008	8	I!	House	Senate	~ 1			Conference	200		
			Reguest	1	Aut	Authorized	Authorized	9 6	Ů,	Change		Auth	Authorized	
Line		Program Title	¥	Cost	ğ	Cost	M	Cost	ð	Cost	ð	≥i	Cost	
2	C-21			14,904		14,904	•	14,904					14,904	
7	71 C-130			16,929		16,929	•	16,929					16,929	
22	72 EC-130J			5,348		5,348		5,348					5,348	
73	F-15			5,615		5,615		5,615					5,615	
74	F-16			19,454		19,454		19,454					19,454	
22	OTHER AIRCF	WFF		101,896		101,896	=	101,896					101,896	
	Industrial Pre	paredness												
76	INDUSTRIAL F	76 INDUSTRIAL RESPONSIVENESS		23,942		23,942	•	23,942					23,942	
	War Consumables	bles												
77	77 WAR CONSUMABLES	MABLES		86,707		86,707	_	86,707					86,707	
	Other Production Charges	tion Charges												
78	OTHER PROD	78 OTHER PRODUCTION CHARGES		683,080		686,980	7.	732,580		39,600	0		722,680	
	AN / ALQ-213 processor	3 processor				[3,900]								
	LITENING ax	dvanced targeting pods					Z .	[49,500]		[39,600]	_			
79	DEPOT MODE	79 DEPOT MODERNIZATION												
	Classified Pgms	85												
8	80 CLASSIFIED PROGRAMS	PROGRAMS		_	[]			_]	_		
8	CLASSIFIED /	ACTIVITIES		_		-		_	_	_	_	_	_	
82	SPECIAL PROGRAMS	GRAMS		_	_	_		_	_		_	_	_	
	Other Production	tion Charges SOF											,	
8		CANCELLED ACCT ADJUSTMENTS												

Title I - Procurement (Dollars in Thousands)

 $Procurement\ of\ Ammunition,\ Air\ Force-Overview$

The budget request for fiscal year 2008 included an authorization of \$868.9 million for Procurement of Ammunition, Air Force in the Department of Defense.

The House bill would authorize \$868.9 million.

The Senate amendment would authorize \$868.9 million.
The conferees recommended an authorization of \$854.2 million.
Unless noted explicitly in the statement of managers, all changes are made without prejudice.

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		Red	Request	Authorized	hized	Authorized	rized	히	Change	Authorized	rized
LIB	Program Title	O	Cost	¥	Cost	क्ष	Cost	ă	Cost	λί	Cost
	Procurement of Ammunition, Air Force										
	Procurement of Ammo, Air Force								,		
	Rockets										
-	ROCKETS		18,188		18,188		18,188				18,188
	Cartridges										
7	CARTRIDGES		165,343		165,343		165,343				165,343
	Bombs										
ო	PRACTICE BOMBS		26,080		26,080		26,080				26,080
4	GENERAL PURPOSE BOMBS		150,247		150,247		150,247		-14,750		135,497
	BLU-122 termination								[-14,750]		
5	SENSOR FUZED WEAPON										
တ	JOINT DIRECT ATTACK MUNITION	3,817	112,783	3,817	112,783	3,817	112,783			3,817	112,783
7	WIND CORRECTED MUNITIONS										
	Flare, IR MJU-7B										
œ	CAD/PAD		33,867		33,867		33,867				33,867
6	EXPLOSIVE ORDINANCE DISPOSAL (EOD)		3,198		3,198		3,198				3,198
9	SPARES AND REPAIR PARTS		4,726		4,726		4,726				4,726
=	MODIFICATIONS		935		935		935				935
12	ITEMS LESS THAN \$5,000,000		4,169		4,169		4,169				4,169
	Fuzes										
13	13 FLARES		274,921		274,921		274,921				274,921
4	FUZES		70,808		70,808		70,808				70,808

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iorized	Cost	3,652	854,167
<u>Conference</u> <u>Authorized</u>	Otr		
Change	Cost		-14,750
O	Ŏ O		
<u>Senate</u> Authorized	Cost	3,652	868,917
Sen	क्र		
House Authorized	Cost	3,652	868,917
Hor	ŽĮ		
008 est	Cost	3,652	868,917
FY 2008 Request	λį		
	Program Title	ons I Ams L ARMS	Total - Procurement of Ammunition, Air Force
	Line	Weapons Small Arms 15 SMALL ARMS	Total - Force

Missile Procurement, Air Force—Overview

The budget request for fiscal year 2008 included an authorization of \$5,131.0 million for Missile Procurement, Air Force in the Department of Defense.

The House bill would authorize \$5,138.0 million.

The Senate amendment would authorize \$5,166.0 million. The conferees recommended an authorization of \$4,984.1 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

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		7 8	FY 2008	의 함	House Authorized	Se	Senate	ť	<u>S</u>	Conference	3
			600				7	1			Authorized
Line	Program Title	ð	Cost	Ħ	Cost	Q	Cost	λį	Cost	λί	Cost
	Missile Procurement, Air Force										
	panisuc Missiles Missile Replacement Equipment-Ballistic										
-	=		26,446		26,446		26,446				26,446
	Other Missiles										•
	Tactical										
7	JASSM	210	201,125	210	201,125	163	161,125	4	-40,000	163	161,125
	Reduce ramp-up to reflect testing difficulties						[40,000]		[40,000]		
ო	SIDEWINDER (AIM-9X)	172	52,690	172	52,690	172	52,690			172	52,690
4	AMRAAM	506	224,577	206	224,577	206	224,577		-30,000	206	194,577
	Smooth production ramp								[-30,000]		
9	PREDITOR HELLFIRE MISSILE	662	65,143	662	65,143	995	65,143			662	65,143
ဖ	SMALL DIAMETER BOMB	1,395	95,297	1,395	95,297	1,395	95,297			1,395	95,297
	Industrial Facilities										
7	INDUSTR'L PREPAREDNS/POL		2,382		2,382		2,382				2,382
	Modification of In-service Missiles										
	Class IV										
ω	ADVANCED CRUISE MISSILE		33		સ		31				31
6	MM III MODIFICATIONS		505,395		512,395		505,395		7,000		512,395
	Remote visual assessment				[000,7]				[000]		•
10	10 AGM-65D MAVERICK		252		252		252				252
Ξ	11 AIR LAUNCH CRUISE MISSILE		10,111		10,111		10,111				10,111

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		FY 2008	908	House	98	S	Senate		O ₁	Conference		
		Request	est	<u>Authorized</u>	rized	Aut	Authorized	디	<u>Change</u>	Auth	Authorized	
Line	Program Title	Q	Cost	क्	Cost	ğ	Cost	A)	Cost	ŎĬĀ	Cost	
	Spares and Repair Parts											
12	MISSILES AND REPAIL FAILS 12 INITIAL SPARES/REPAIR PARTS		46,675		46,675		46,675				46,675	
	Other Support											
	Space Programs											
5	13 ADVANCED EHF		44		74		125,744				744	
5	13 LESS: ADVANCE PROCUREMENT (PY)											
	Advance procurement for additional satellite						[125,000]					
13a	13a ADVANCED EHF (AP-CY)						,		125,000		125,000	
	Advance procurement for additional satellite								[125,000]			
1	14 WIDEBAND GAPFILLER	-	375,682	-	375,682	-	375,682			-	375,682	
7.			-50,499		-50,499		-50,499				-50,499	
15	WIDEBAND ADVANCE PROCUREMENT											
16	SPACEBORNE EQUIP (COMSEC)		18,242		18,242		18,242				18,242	
17	GLOBAL POSITIONING (SPACE)		200,161		200,161		200,161				200,161	
11	LESS: ADVANCE PROCUREMENT (PY)											
2	GPS SPACE ADVANCE PROCUREMENT		10,100		10,100		10,100				10,100	
6			127,350		127,350		127,350				127,350	
8												
7	TITAN SPACE BOOSTERS(SPACE)		36,457		36,457		36,457				36,457	

Title I - Procurement
(Dollars in Thousands)
FY 2008 House

	됩	FY 2008	외	Honse	S	Senate			Conference	ᆲ	
	Re	Rednest	Auth	Authorized	Anth	Authorized		Change	₽	Authorized	zeq
Line Program Title	줧	Cost	8	Cost	₹	Cost	Ott	Cost	A)		Cost
22 EVOLVED EXPENDABLE LAUNCH EELV launch service (deferred	ç	1,166,591		1,166,591		1,166,591	7	-64,900	4	-	1,101,691
consideration to future appropriation)								[-64,900]	=		
23 MEDIUM LAUNCH VEHICLE(SPACE)		117,740		117,740		117,740			,	•	117,740
24 SBIR HIGH ADVANCE PROCUREMENT		479,000		479,000		479,000		-81,000	0	.,	398,000
HEO-4 AP - premature request								[-81,000]	_		
Special Programs								ı			
25 DEFENSE SPACE RECONN PROGRAM		184,314		184,314		184,314				•	184,314
26 SPECIAL PROGRAMS		_		_		[-50,000]	_	[-63,000]	_	_	_
27 SPECIAL ACTIVITIES		-	_	_		_	_	_	_	_	_
28 CLASSIFIED PROGRAMS		_	_	-			_	_	_	_	_
29 SPECIAL UPDATE PROGRAMS		148,581		148,581		148,581	,	ı.			148,581
999 CLASSIFIED PROGRAMS		1,086,415		1,086,415		1,036,415		-63,000	0	-	,023,415
Total - Missile Procurement. Air Force		5,131,002		5.138,002		5.166,002		-146.900	•	4	4.984.102

Advanced extremely high frequency satellite

The budget request included \$700,000 in Missile Procurement, Air Force (MPAF line 13) for the advanced extremely high frequency satellite system (AEHF).

The House bill would authorize an increase of \$100.0 million. The Senate amendment would authorize an increase of \$125.0 million.

The conferees agree to authorize \$125.0 million for advanced procurement for the fourth AEHF satellite. The conferees continue to be concerned about a potential gap in protected communications.

Other Procurement, Air Force—Overview

The budget request for fiscal year 2008 included an authorization of \$15,421.2 million for Other Procurement, Air Force in the Department of Defense.

The House bill would authorize \$15,441.8 million.

The Senate amendment would authorize \$16,313.0 million.

The conferees recommended an authorization of \$15,405.8 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

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			Rednest	est	Authorized	덿	Authorized	밁	đ	Change	Auth	Authorized	
Line	Program Title		Ħ	Cost	A)	Cost	ă	Cost	ă	Cost	A)	Cost	
	Other Procurement, Air Force												
	Vehicular Equipment												
-	Passenger Carrying Vehicles ARMORED VEHICLE												
~ ~	PASSENGER CARRYING VEHICLES	Ų.		19 254		19.254	-	10.254				730 07	
	Cargo and Utility Vehicles	į					-	t > 1.				19,43	
ო	MEDIUM TACTICAL VEHICLE			32.737		32,737	C 7	32 737				22 727	
4	HIGH MOBILITY VEHICLE (MYP)					;	•	; ;				5,15	
ĸ	CAP VEHICLES			875		875		875				875	
	Special Purpose Vehicles					ı		l				;	
9	HMMWV, ARMORED												
7	SECURITY AND TACTICAL VEHICLES	ES.		38,939		38,939	က	38.939				38 939	
	Fire Fighting Equipment						•	•					
6 0	FIRE FIGHTING/CRASH RESCUE			27,016		27,016	7	27.016				27.016	
	Materials Handling Equipment												
တ	HALVERSEN LOADER												
	Base Maintenance Support												
5	RUNWAY SNOW REMOV AND CLE	ANING		25,919		25,919	7	25.919				25.919	
Ξ	11 ITEMS LESS THAN \$5,000,000(VEHICLES)	(ICLES		47,351		47,351	4	47,351				47.351	
	Cancelled Account Adjustment												
12		ENTS											

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LIB	Program Title	B	Cost	₹	Cost	A)O	Cost	ă	Cost	Ota	Cost
	Electronics and Telecommunications										
	Comm Security Equipment (COMSEC)										
13	13 COMSEC EQUIPMENT		180,186	•	180,186	Ť	180,186		-61,000		119,186
	Unjustified request								[-61,000]		
4	14 MODIFICATIONS (COMSEC)		1,526		1,526		1,526				1,526
	Intelligence Programs										
15	15 INTELLIGENCE TRAINING EQUIPMENT		3,057		3,057		3,057				3,057
16	16 INTELLIGENCE COMM EQUIPMENT		24,139		27,639		24,139				24,139
	Hawaii Air National Guard Eagle Vision				[3,500]						
	Electronics Programs										
17	17 AIR TRAFFIC CONTROL & LANDING SYS		12,821		12,821		12,821		4,000		8,821
	MACS readiness								4 ,000		
18	NATIONAL AIRSPACE SYSTEM		50,429		50,429		50,429				50,429
19	THEATER AIR CONTROL SYS		61,769		61,769		61,769				61,769
20			23,650		23,650		23,650				23,650
21	STRATEGIC COMMAND AND CONTROL		41,216		41,216		41,216				41,216
22	_		18,612		18,612		18,612				18,612
23	DRUG INTERDICTION SPT		446		446		446				446

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		Rednest	lest	Authorized	rized	Authorized	ized	티	Change	Auth	Authorized
Line	Program Title	Ą	Cost	ð	Cost	M	Cost	Ŏ	Cost	λ	Cost
24	ଉ ଓ		113,348		117,348		113,348		3,200		116,548
	Science & engineering lab data integration (SELDI) IMPACT (information modernization for				[2,000]				[1,600]		
	processing with advanced coating technologies)				[2.000]				[1.600]		
25	25 AF GLOBAL COMMAND & CONTROL SYS		14,319		14,319		14,319		•		14,319
92	26 MOBILITY COMMAND AND CONTROL		10,420		10,420		10,420				10,420
27	27 AIR FORCE PHYSICAL SECURITY		78,189		78,189		78,189		-5,280		72,909
	Non-strategic security systems - reduction								[.5.280]		
78	28 COMBAT TRAINING RANGES		33,423		33,423		41,423		4,000		37,423
	Joint threat emitter (JTE)						[8,000]		[4,000]		
29	MINIMUM ESSENTIAL EMERGENCY		10,700		10,700		10,700		ı		10,700
30			7,421		7,421		7,421				7,421
31	GCSS-AF FOS		27,798		27,798		27,798				27,798
32			22,702		22,702		22,702				22,702
33	AIR & SPACE OPERATIONS CTR-WPN		43,659		43,659		43,659				43,659
•	Air Force Communic				!		!				!
¥			323,347		323,347		323,347				323,347
35	USCENTCOM		113,553		113,553		113,553				113,553

Title I - Procurement (Dollars in Thousands)

		FY 2008	800	House		Senate			Conf	Conference	
		Rednest	lest	Authorized	101	Authorized	21	Change		Authorized	rized
Lin	Program Title	ð	Cost	A)	Cost	A)	Cost Oty	Z		Oty	Cost
	DISA Programs										
	SPACE BASED IR SENSOR PGM SPACE		3,979	(7)	3,979	'n	31,579				3,979
	SBIRS - mission control ground station					[27	[27,600]				
37	NAVSTAR GPS SPACE		14,077	4	14,077	-	14,077				14,077
38	NUDET DETECTION SYS SPACE		16,459	16	16,459	=	16,459				16,459
33	39 AF SATELLITE CONTROL NETWORK		50,268	26	50,268	ফ	50,268				50,268
4	SPACELIFT RANGE SYSTEM SPACE		122,559	122	22,559	12	22,559				122,559
4	MILSATCOM SPACE		116,902	121	121,902	17	16,902	_	009		118,502
	Ground multiband terminal (GMT)			5]	[5,000]			Ξ	[1,600]		
42	SPACE MODS SPACE		26,490	26	26,490	7	26,490				26,490
43	COUNTERSPACE SYSTEM		22,846	22	22,846	2	22,846				22,846
	Organization and Base										
4	44 TACTICAL C-E EQUIPMENT		208,863	206	208,863	20	208,863	-14	-14,800		194,063
	Theater deployable communications							<u>-14</u>	[-14,800]		
45	COMBAT SURVIVOR EVADER LOCATER		27,174	27	7,174	2	27,174				27,174
4	RADIO EQUIPMENT		12,235	7	12,235	+-	12,235				12,235
47	TV EQUIPMENT (AFRTV)		3,110	•	3,110	•	3,110				3,110
84			9,839	U,	9,839		9,839				9,839
4	BASE COMM INFRASTRUCTURE		115,606	116	15,606	=	15,606				115,606
20	ITEMS LESS THAN \$5,000,000										
	Modifications										
51	COMM ELECT MODS		35,460	ਲੇਂ	35,460	Ø	35,460				35,460

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		Rednest	est	Authorized	pezi	Authorized	힣	디	Change	₹ 1	Authorized	ized
Line	Program Title	A)	Cost	Ā	Cost	ð	Cost	XIO	Cost	Ŏ		Cost
	Other Base Maintenance and Support Personal Safety and Rescue Equipment											
25	NIGHT VISION GO		21,251		21,251	2	21,251					21,251
53	53 ITEMS LESS THAN \$5,000,000 (SAFETY)				7,400		2,500		1,500			1,500
	rescue streamer distress signal filt. Self-deploying infrared streamers Light inflatable decontamination exetem.				[4,300]	21	[2,500]		[ooe':]			
2	ΔŽ		22 177		22 177	Ċ	771 66					771 66
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ន	EASE PROCURED Tracon switchgear		17,360		7.00 [700]		7,300					17,360
56 57	MEDICAL/DENTAL EQUIPMENT CONTINGENCY OPERATIONS		6,221		6,221		6,221					6,221
28			3,035		3,035		3,035					3,035
29	MOBILITY EQUIPMENT		36,932		36,932	ო	36,932					36,932
9	<u>=</u>		53,876		53,876	ις.	53,876		-15,400	_		38,476
6	Reduction to growth PRODUCTION ACTIVITIES		_	_	_		_	_	[-15,400] []		_	_
;	Special Support P				•			•	•			
62			22,532		22,532	7	22,532					22,532

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	Red	Request	Autho	Authorized	Authorized		J	Change	Aut	Authorized
Line Program Title	ð	Cost	졁	Cost	ð	Cost	λiO	Cost	A)	Cost
63 DISTRIBUTED GROUND SYSTEMS		197,806		197,806	19	197,806				197,806
64 SELECTED ACTIVITIES		[]	[] []	_	[85 [85	[853,700]	_	[80,650]	_	_
Classified program								[81,900]		
Classified program								[-1,250]		
65 SPECIAL UPDATE PROGRAM		532,214		532,214	53	532,214				532,214
66 DEFENSE SPACE RECONNAISSANCE		15,573		15,573	-	15,573				15,573
Spares and Repair Parts										
67 SPARES AND REPAIR PARTS		27,935		27,935	N	27,935		-5,800		22,135
Ahead of need								[-5,800]		
999 CLASSIFIED PROGRAMS	-	2,269,562	;	12,269,562	13,12	3,123,262		80,650		2,350,212
Total - Other Procurement, Air Force	•	15,421,162	÷	15,441,762	16,31	16,312,962		-15,330	•	15,405,832

 $Procurement,\, Defense\text{-}wide\text{---}Overview$

The budget request for fiscal year 2008 included an authorization of \$3,318.8 million for Procurement, Defense-wide in the Department of Defense.

The House bill would authorize \$3,537.8 million.

The Senate amendment would authorize \$3,386.0 million.
The conferees recommended an authorization of \$3,280.4 million. Unless noted explicitly in the statement of managers, all changes are made without prejudice.

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			Request	est	Authorized	nzed	Authorized	jzed	ð	Change	Aut	Authorized
E I		Program Title	¥)	Cost	A)	Cost	S	Cost	Ž)	Cost	Ota	Cost
	Procurement, Defe	Defense-Wide										
	Major Equipment	ent										
-	MAJOR EQUIPMEN	MENT, OSD		98,063		98,063		98,063				98,063
	Major Equipment, N	ent, NSA										
~	INTEL SUPPO	RT TO INFORMATION OPS		_	_ _			_	_	_		_
ന	CONSOLIDATED CI	ED CRYPTOLOGIC		_	_	_		[12,336]	_	_		-
4	INFORMATION	INFORMATION SYSTEMS SECURITY		8,145		8,145		8,145				8,145
r2	PGM			_	_	_		_	_]	
9	COUNTERDRUG IN	JG INTELLIGENCE			_	_			_	_		
_	TACTICAL CR	FACTICAL CRYPTOLOGIC PROGRAM		_	_	_		_	_	_		-
	Major Equipment,	ent, WHS										
œ	WHS MOTOR VEHI	VEHICLES	-	175	-	175	-	175			•	175
თ	MAJOR EQUIPMENT, WHS	MENT, WHS		22,393		22,393		22,393				22,393
	Major Equipment,											
10	INTERDICTION SU	N SUPPORT										
Ξ	INFORMATION	INFORMATION SYSTEMS SECURITY		45,564		45,564		45,564		-3,500	0	42,064
	Insider threat	Insider threat - program delays								[-3,500]	=	
12	DEFENSE ME	DEFENSE MESSAGE SYSTEM										
1 3	GLOBAL COMMAN	MAND AND CONTROL		10,779		10,779		10,779				10,779
4	GLOBAL COMBAT	BAT SUPPORT SYSTEM		2,596		2,596		2,596				2,596
15	TELEPORT PROG	ROGRAM		39,082		39,082		39,082				39,082

Title I - Procurement (Dollars in Thousands)

			FY 2008		House	V.J.	Senate			ଧ	nfer	Conference	
		æ	Request	∢ı	Authorized	₩	Authorized		Change		-	Autho	Authorized
Line	Program Title	æ	Cost	OI	Otv Cost	A GOTA	Cost	Ö	Cost		Ŏ	~ J	Cost
16	ITEMS LESS THAN \$5 MILLION		127,177		127,177		127,177						127,177
17	NET CENTRIC ENTERPRISE SERVICES		10,836		10,836		10,836						10,836
18	DEFENSE INFORMATION SYSTEM		48,946		48,946		62,946						48,946
	DISN enhancements for network						[14,000]						
19	PUBLIC KEY INFRASTRUCTURE		1,909		1,909		1,909						1,909
	Major Equipment, DIA												•
20							_	_	_	_	_	_	_
21	_			_			-		. –	-		_	
22	DIA SUPPORT TO SOUTHCOM INTEL OPS	"	_							. –		. –	
23	오			_			_			-		. –	
24	INTEL SUPPORT TO INFORMATION OPS		_	_						, ,			
25	(HUMINT) PROGRAM			_			-	۰.		-	·		
	Major Equipment, DLA				•		•	•		•	•	•	
56	MAJOR EQUIPMEN		8,971		8,971		8,971		*				8,971
	Major Equipment, DCAA												
27	ITEMS LESS THAN \$5 MILLION		1,522		1,522		1,522						1,522
	Major Equipment, TJS												
88	MAJOR EQUIPMENT, TJS		24,234		24,234	_	24,234						24,234
	Major Equipment, DHRA												
29			7,013		7,013		7,013						7,013
	National Geospatial Intelligence Agency												
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	Senate
(Dollars in Thousands)	House
(Dollars in	FY 2008

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	Program Title	ð	Cost	Ā	Cost	ΔĮ	Cost	Otv	Cost	Oty	Cost	
7												
33 33	VEHICLES OTHER MAJOR EQUIPMENT		4,624		4,624		4,624				4,624	
33	Defense Security Cooperation Agency OTHER MAJOR EQUIPMENT											
	Major Equipment, AFIS											
¥	-		2,361		2,361		2,361				2,361	
C			,		9		9				,	
ဂ္ဂ	AUTOMATION/EDUCATIONAL SUPPORT & Malor Equipment DCMA		006,1		20c, 1		00°.				006,1	
8			2,092		2,092		2,092				2,092	
37	MAJOR EQUIPMENT											
38	Major Equipment, CIFA CLASSIFIED PROGRAMS		_				_					
	Major Equipment, BTA											
33	MAJOR EQUIPMENT, BTA		7,330		7,330		7,330				7,330	
	Special Operations Command											
	Aviation Programs											
4	40 ROTARY WING UPGRADES AND		74,414		74,414	-	74,414		-250		74,164	
	MH-53								[-250]			
4	SOF TRAINING SYSTEMS											

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i <u>n</u>	Program Title	¥	Cost	¥	Cost	ă	Cost	ă	Cost	Oţ	Cost	
42	42 MC-130H AIR REFUELING SYSTEM											
5	43 MH-47 SERVICE LIFE EXTENSION		61,254		105,154		61,254				61,254	
	MH-47G reconstitution				[43,900]							
4	MH-60 SOF MODERNIZATION PROGRAM		76,756		76,756		76,756				76,756	
45	NON-STANDARD AVIATION		22,513		22,513		22,513				22,513	
4	SOF TANKER RECAPITALIZATION		18,565		18,565		18,565				18,565	
47	MC-130H, COMBAT TALON II		38,302		38,302		38,302				38,302	
48	48 CV-22 SOF MOD	z,	238,636		238,636		229,936		-23,422	2	215,214	
	Slow obligations of CV-22 modifications						[-8,700]					
	Ahead of need								[-23,422]			
49	AC-130U GUNSHIP ACQUISITION											
20	50 C-130 MODIFICATIONS		133,477		133,477		133,477		-25,000		108,477	
	Center wing NRE - unjustified request								[-6,000]			
	30mm modification - risk reduction								[-19,000]			
5	51 AIRCRAFT SUPPORT		1,322		1,322		1,322				1,322	
	Shipbuilding											
25	ADVANCED SEAL DELIVERY SYSTEM		10,621		10,621		10,621				10,621	
53	MK8 MOD1 SEAL DELIVERY VEHICLE		8,080		8,080		8,080				8,080	
	Ammunition Programs											
ጃ	SOF ORDNANCE REPLENISHMENT		51,837		51,837		51,837				51,837	

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Line	Program Title	ð	Cost	ð	Cost	Q	Cost	A)	Cost	Otr	Cost
55 SC	55 SOF ORDNANCE ACQUISITION M153 time delayed fining device Remote activated munitions Other Procurement Programs		26,509		38,509 [6,000] [6,000]		26,509				26,509
56 CC 57 SC	COMMUNICATIONS EQUIPMENT AND SOF INTELLIGENCE SYSTEMS		175,073		179,073		175,073				175,073
58 SN	SMALL ARMS AND WEAPONS		160,087		205,187		160,087		9,892		169.979
	Personnel equipment advanced		•		[12,100]				[12,100]	_	•
_	Eye protection				[5,000]				[5,000]	_	
_	Night vision goggles				[20,000]				[9,120]	_	
_	MK47 Mod 0 Striker grenade launcher				[8,000]				[4,800]		
	SPEAR maritime								[-12,360] [-368]		
_	PLTD - unjustified growth								[-8,400]		
59 CL	CLASSIFIED PROGRAMS			-	-				_	_	
₩ 90	MARITIME EQUIPMENT MODIFICATIONS		2,952		2,952		2,952	,	,	•	2,952
	SPECIAL APPLICATIONS FOR		12,047		12,047		12,047				12,047
82 82	SOF COMBATANT CRAFT SYSTEMS		17,038		26,038		17,038	,	3,600	_	20,638
_	Riverine replacement				[000'6]				[3,600]		
63 SF	PARES AND REPAIR PARTS		3,651		3,651		3,651				3,651
\$	64 SPECIAL PROGRAMS		_	_					•		_
65 TA	ACTICAL VEHICLES		10,612	ı	10,612		10,612	•	· !	, ,	10,612

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Line	Program Title	Off	Cost	ğ	Cost	V	Cost	ŏ	Cost	λĮ	Cost
SE MISS	MISSION TRAINING AND PREPARATION		70,014		70,014		70,014				70,014
	COMBAT MISSION REQUIREMENTS		20,000		20,000		20,000				20,000
68 MILC	MILCON COLLATERAL EQUIPMENT		12,500		12,500		12,500				12,500
WNO 69	UNMANNED VEHICLES		37,107		37,107		37,107		-7,800		29,307
Prc	Program acceleration								[-7,800]		
70 CLAS	CLASSIFIED PROGRAM (GDIP)		_	-	- 1		_	-		-	- 1
71 SOF	SOF MARITIME EQUIPMENT		6,973		6,973		6,973	,	•	1	6,973
72 DRU	DRUG INTERDICTION										
73 MISC	MISCELLANEOUS EQUIPMENT		17,644		17,644		17,644				17,644
74 SOF	SOF OPERATIONAL ENHANCEMENTS		366,024		366,024		366,024				366,024
75 PSY	PSYOP EQUIPMENT		76,198		76,198		76,198		-17,619		58,579
Le	Leaflet delivery system (LDS) program								[-8,619]		
SC	SOMS-B - risk reduction								[-9,000]		
Che	Chemical/Biological Defense										
CBDP	•										
76 INST	76 INSTALLATION FORCE PROTECTION		86,418		86,418		86,418				86,418
JONI 22	IVIDUAL PROTECTION		127,537		127,537		127,537				127,537
78 DEC	DECONTAMINATION		28,639		33,639		42,639		10,600		39,239
ion	Joint service transportable decontamination										
system	ш				[5,000]				[5,000]		
W	M291 skin decontamination kit						[14,000]		[2,600]		
VIOC 62	79 JOINT BIOLOGICAL DEFENSE PROGRAM		55,991		55,991		55,991				55,991

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Line	Program Title	XX O	Cost	य	Cost	哥	Cost	ΔĮO	Cost	Š	Cost
80	80 COLLECTIVE PROTECTION Collectively protected declarable medical		38,857		38,857		40,357				38,857
8	systems 81 CONTAMINATION AVOIDANCE M22 ACADA		211,311		211,311		[1,500] 245,311		15,100		226,411
	Improved chemical agent monitor Joint biological point detection system						[10,000] [4,000]		[10,000]		
999 81a	JNBCRS - FINMWY CAROBINATION 999 CLASSIFIED PROGRAMS 81a RAPID ACQUISITION FUND Transfer		473,620	نت	473,620 100,000 100,000]		485,956		[-18,400]		473,620
	Total - Procurement, Defense-Wide	**	3,318,834	ฑั	3,537,834	n	3,385,970		-38,399		3,280,435

 $National\ Guard\ and\ Reserve\ Equipment-Overview$

The budget request for fiscal year 2008 included an authorization request for National Guard and Reserve Equipment in the Department of Defense.

The House bill would authorize \$1,131.9 million for National

Guard and Reserve Equipment.

The Senate amendment would provide no authorization for Na-

tional Guard and Reserve Equipment.

The conferees recommend an authorization of \$980.0 million for National Guard and Reserve Equipment. Unless noted explicitly in the statement of managers, all changes are made without prejunity.

		Tit	el.Pr	Title I - Procurement	nent							
		ש	ollars in	(Dollars in Thousands)	(sp							
		FY 2008	8 1	House	ΦI	Senate			ଥ	Conference		
		Reduest	텧	Authorized	pez	Authorized	21	3	Change	Authorized	rized	
Line	Program Title	ð	Cost	λ <mark>γ</mark>	Cost	Α	Cost	λίO	Cost	Ā O	Cost	
	National Guard & Reserve Equipment			•								
0	Additional equipment			ר. <u>ד</u>	1,131,850 [1,131,850]							
	Reserve Equipment				7							
	ARMY RESERVE											
-	MISCELLANEOUS EQUIPMENT								45,000		45,000	
	NAVY RESERVE								2,0		200	
7	MISCELLANEOUS EQUIPMENT								45,000		45,000	
	MARINE CORPS RESERVE								200		99,5	
3	MISCELLANEOUS EQUIPMENT								45,000		45,000	
	AIR FORCE RESERVE								2		200	
4	MISCELLANEOUS EQUIPMENT								45 000		45,000	
	National Guard Equipment											
	ARMY NATIONAL GUARD											
2	MISCELLANEOUS EQUIPMENT								650,000		650,000	
	AIR NATIONAL GUARD								200		990,000	
9	MISCELLANEOUS EQUIPMENT								150,000		150,000	
	Potal - national Guard & Keserve											
	Equipment			-	1,131,850				980,000		980,000	

le I - Procurement Dollars in Thousands)	House
Title I - P (Dollars i	FY 2008

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onference	Authorized	Ott			
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		Program Title	Rapid Acquisition Fund RAPID ACQUISITION FUND Transfer to PDW 81a	Defer to supplemental	Total - Rapid Acquisition Fund
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ITEM OF SPECIAL INTEREST

Unmanned aerial systems management

The report accompanying the Senate amendment (S. Rept. 110-77) would direct the Air Force to shift its procurement of MQ-1 Predator aircraft to the MQ-1C version of Predator in fiscal year 2008, if possible. The Senate report also would provide direction regarding the Air Force proposal to assume executive agency for medium- and high-altitude unmanned aerial systems (UAS).

Shortly before conference, the Department of Defense (DOD) completed action on this Air Force proposal and presented its plans for UAS management to Congress. The conferees do not take issue with the management plan per se, but are very concerned about serious bottlenecks to meeting urgent needs for more UAS that are

able to meet the needs of ground commanders.

The Air Force is fielding 21 orbits of Predators as rapidly as it can. However, the limiting factor for expanding Predator operations is the number of trained system operators. Two factors cause this bottleneck: (1) the time required to train new rated pilots before they learn to fly UAS; and (2) the current limitations on flight operations of UAS in national airspace, especially at night.

Section 1044(b) of the John Warner National Defense Authorization Act for Fiscal year 2007 (Public Law 109–364) required the Secretary of Defense and the Administrator of the Federal Aviation Administration (FAA) to each submit a report on achieving wider access to the National Airspace System (NAS) for DOD UAS.

The FAA report has yet to be provided.

The Secretary of Defense recently delivered his report, which included the dire warning that the DOD-FAA schedule for developing standards and expanding UAS access to the NAS does not support DOD operational requirements. Negotiations between DOD and the FAA are reportedly not making progress.

The conferees understand that many ground force operations require UAS imagery in real-time. Ground force commanders find the delay in receiving intelligence information unacceptable when the raw data is transmitted via satellite to remote operating locations, processed and forwarded to the ground commanders' forces. This drives ground force operators to acquire manned aircraft solutions when a possible simple design change to UAS would suffice.

Finally, the conferees note that while UAS systems like the Predator are being fielded to provide support to the Army and Marine Corps ground forces, these armed forces are not currently

training together.

The conferees direct the Secretary of Defense to report to the congressional defense and intelligence committees by February 15, 2008, on the actions he proposes to take to address these issues. The conferees request that this report include solutions to the backlog of UAS pilot training (including alternatives to using fully-rated pilots for UAS), an assessment of the status of negotiations with the FAA regarding UAS use of national airspace, and the way in which the Department's new UAS Task Force will alleviate similar issues in the future.

Subtitle A—Authorization of Appropriations

Authorization of appropriations (secs. 101–105)

The House bill contained provisions (secs. 101–105) that would authorize the recommended fiscal year 2008 funding levels for procurement for the Army, Navy, Marine Corps, Air Force, Defensewide activities, and National Guard and reserve equipment.

The Senate amendment contained provisions (secs. 101–105) that would authorize the recommended fiscal year 2008 funding levels for procurement for the Army, Navy, Marine Corps, Air Force, Defense-wide activities, and Rapid Acquisition Fund.

The Senate recedes.

Subtitle B—Army Programs

Multiyear procurement authority for M1A2 Abrams System Enhancement Package upgrades (sec. 111)

The House bill contained a provision (sec. 111) that would authorize the Secretary of the Army to enter into a multiyear contract for procurement of M1A2 Abrams System Enhancement Package upgrades.

The Senate amendment contained a provision (sec. 111) that would do the same.

The House recedes.

Multiyear procurement authority for M2A3/M3A3 Bradley fighting vehicle upgrades (sec. 112)

The House bill contained a provision (sec. 112) that would authorize the Secretary of the Army to enter into a multiyear contract for procurement of M2A3/M3A3 Bradley fighting vehicle upgrades.

The Senate amendment contained a provision (sec. 112) that would do the same.

The House recedes.

Multiyear procurement authority for conversion of CH-47D helicopters to CH-47F configuration (sec. 113)

The House bill contained a provision (sec. 113) that would authorize the Secretary of the Army to enter into a multiyear contract for conversion of CH–47D helicopters to the CH–47F configuration.

The Senate amendment contained no similar provision.

The Senate recedes.

Multiyear procurement authority for CH-47F helicopters (sec. 114)

The House bill contained a provision (sec. 114) that would authorize the Secretary of the Army to enter into a multiyear contract for procurement of CH-47F helicopters.

The Senate amendment contained no similar provision.

The Senate recedes.

Limitation on use of funds for Increment 1 of the Warfighter Information Network-Tactical program pending certification to Congress (sec. 115)

The House bill contained a provision (sec. 115) that would limit the funds for the Joint Network Node program pending a certification to Congress.

The Senate amendment contained no similar provision.

The Senate recedes with a clarifying amendment.

Prohibition on closure of Army Tactical Missile System production line pending report (sec. 116)

The House bill contained a provision (sec. 116) that would prohibit the Army from commencing, continuing, or completing the closure of the Army Tactical Missile System (ATACMS) production line until at least 120 days after submission of a report that contains the Secretary of the Army's certification that the long-range surface-to-surface and counter-battery mission of the Army can be adequately performed by other elements of the armed forces, a plan to mitigate any shortfalls in the industrial base that would be created by the closure, and a plan to replace the Army's capability to perform long-range surface-to-surface strike and counter-battery missions.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would only prohibit the closure of the ATACMS production line until after submission of the report containing the Secretary of the Army's certification. Further, the amendment would delete the report requirement for a plan to replace the Army's capability to perform long-range surface-to-surface strike and counter-battery missions.

Stryker Mobile Gun System (sec. 117)

The Senate amendment contained a provision (sec. 113) that would prohibit the obligation or expenditure of funds for the procurement of the Stryker Mobile Gun System until 30 days after the Secretary of the Army certifies to Congress that the Stryker Mobile Gun System is operationally effective, suitable, and survivable for its anticipated deployment missions.

The House bill contained no similar provision.

The House recedes.

Subtitle C—Navy Programs

Multiyear procurement authority for Virginia-class submarine program (sec. 121)

The House bill contained a provision (sec. 122) that would authorize the Secretary of the Navy to enter into a multiyear contract for procuring Virginia-class submarines.

The Senate amendment contained a similar provision (sec. 131) that would authorize the Secretary of the Navy to enter into more than one contract for the same purpose.

The House recedes with a clarifying amendment.

Report on shipbuilding investment strategy (sec. 122)

The House bill contained a provision (sec. 125) that would permit the Secretary of the Navy to carry out a program providing capital expenditure incentives for contractors in the shipbuilding industry. The program would be funded from amounts made available for shipbuilding procurement.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of the Navy to provide for a study to determine the effectiveness of current financing mechanisms for shipbuilding capital expenditures, and to assess capital expenditure incentives that would lead to ship construction or life cycle savings to the Federal Government. The amendment would require a report on the results of the study to be submitted not later than October 1, 2008. The

amendment would not authorize a new incentive program.

The conferees understand that the Navy's utilization of capital expenditure incentives on individual shipbuilding contracts has shown early progress in improving efficiency and productivity, which has tended to benefit multiple shipbuilding contracts at the same facility. The conferees encourage the Secretary to evaluate further concepts for capital expenditures that would provide high return on investment, facility-wide and industry-wide, and to identify in this report any specific authorities which would have to be authorized by Congress for the Secretary to implement such concepts. The conferees note the success achieved by the National Shipbuilding Research Program in providing industry-wide productivity improvements, and strongly encourage the Navy to leverage further opportunities available through this program.

Sense of Congress on the preservation of a skilled United States shipyard workforce (sec. 123)

The House bill contained a provision (sec. 126) that would prohibit the use of Shipbuilding and Conversion, Navy, funds for the purpose of construction of a Navy vessel at a construction facility where the contractor employs or contracts for foreign workers who are legally present in the United States under the H–2B visa program. The provision would allow for an exception to the prohibition, if the Secretary of the Navy were to identify potential surplus shipyard labor in all geographical areas, and if the hiring shipyard were to have shown an attempt to recruit such labor before hiring H–2B visa workers.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of the Navy, in consultation with the Department of Labor, to provide a one-time report identifying the average number of H–2B visa workers employed by the major shipbuilders in the construction of United States Navy ships during calendar year 2007, and the number of H–2B visa workers petitioned by the major shipbuilders for calendar year 2008, as of the first quarter of 2008.

Assessments required prior to start of construction on first ship of a shipbuilding program (sec. 124)

The House bill contained a provision (sec. 127) that would require the Secretary of the Navy to certify to the congressional defense committees that ship design, development, and contractor preparedness are mature prior to the start of construction of the first ship in a new class of vessels, the first ship to be built at a shipyard, or the first vessel after a major design change.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary to submit a report to the congressional defense committees on the results of any production readiness review conducted in conjunction with approval of start of construction of the first ship for any major shipbuilding program, and to certify to the congressional defense committees that the findings of such review support commencement of construction.

Littoral Combat Ship (LCS) program (sec. 125)

The Senate amendment contained a provision (sec. 132) that would limit the total amount to be obligated or expended for the procurement costs of the fifth and sixth vessels in the Littoral Combat Ship (LCS) class of vessels to \$460.0 million per vessel. The provision would require that the Navy employ a fixed-price type contract for construction of the fifth and follow ships of the Littoral Combat Ship class of vessels, and would restrict the Navy from entering into, or modifying, such contract if the limitation of the government's cost liability, when added to the sum of other budgeted procurement costs, would exceed \$460.0 million per vessel. The provision would also define procurement costs to include all costs for plans, basic construction, change orders, electronics, ordnance, contractor support, and other costs associated with completion of production drawings, ship construction, test, and delivery, including work performed post-delivery that is required to meet original contract requirements.

The House bill contained no similar provision.

The House recedes with an amendment that would extend the limitation of cost to Littoral Combat Ships authorized and appropriated in fiscal year 2008 or subsequent fiscal years.

Subtitle D—Air Force Programs

Limitation on Joint Cargo Aircraft (sec. 131)

The House bill contained a provision (sec. 132) that would prohibit the Secretary of the Air Force or the Secretary of the Army from obligating or expending authorized appropriations for the development or procurement of the Joint Cargo Aircraft until 30 days after the Secretary of Defense submits to the congressional defense committees the Air Force Air Mobility Command's Airlift Mobility Roadmap; the Department of Defense Intra-Theater Airlift Capabilities Study; the Department of Defense Joint Intra-Theater Distribution Assessment of the Joint Cargo Aircraft Functional Area Series Analysis; the Joint Cargo Aircraft Analysis of Alternatives; and the Secretary of Defense certifies that validated operational requirements exist to fill a Department of the Army, Department of

the Air Force, Army National Guard, or Air National Guard capability gap or shortfall for intra-theater airlift with the Joint Cargo Aircraft.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would add the Intra-Theater Airlift Fleet Mix Analysis to the required set of studies that the Department must deliver.

Clarification of limitation on retirement of U-2 aircraft (sec. 132)

The House bill contained a provision (sec. 133) that would modify section 133(b) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) to clarify limitations on retirement of U-2 aircraft.

The Senate amendment contained no similar provision.

The Senate recedes.

Repeal of requirement to maintain retired C-130E tactical aircraft (sec. 133)

The House bill contained a provision (sec. 134) that would repeal section 137(b) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364). Section 137(b) requires that the Secretary of the Air Force maintain any C–130E aircraft retired after September 30, 2006 in a condition that would allow recall of that aircraft to future service. The Air Force refers to this status as "Type-1000 storage".

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would allow the Secretary of the Air Force to remove these retired C-130 aircraft from Type-1000 storage if he:

- (1) submits the Fleet Mix Analysis Study to the congressional defense committees; and
 - (2) waits for a period of 30 days.

Limitation on retirement of C-130E/H tactical airlift aircraft (sec. 134)

The Senate amendment contained a provision (sec. 141) that would: (1) prevent the Secretary of the Air Force from retiring any C-130E/H aircraft during fiscal year 2008; and (2) require that he maintain any C-130E aircraft retired after September 30, 2006 in a condition that would allow recall of that aircraft to future service. The Air Force refers to this status as "Type-1000 storage".

The House bill contained no similar provision.

The House recedes with an amendment that would allow the Secretary of the Air Force to retire up to 24 C-130E/H aircraft during fiscal year 2008 if he:

- (1) maintains any aircraft retired under this provision in Type-1000 storage;
- (2) submits the Fleet Mix Analysis Study to the congressional defense committees; and
 - (3) waits for a period of 30 days.

Limitation on retirement of KC-135E aerial refueling aircraft (sec. 135)

The Senate amendment contained a provision (sec. 142) that would prohibit the Secretary of the Air Force from retiring any KC-135 aerial refueling aircraft during fiscal year 2008 unless the Air Force provides the congressional defense committees with a request to retire KC-135E aircraft during fiscal year 2008 in accordance with established procedures similar to those used for prior approval reprogramming requests.

The House bill contained no similar provision.

The House recedes with an amendment that would allow the Secretary of the Air Force to retire up to 48 KC-135E aircraft in fiscal year 2008. The Secretary would not be allowed to retire any additional KC-135E until the Secretary certifies to the congressional defense committees that:

(1) the Air Force has awarded the KC(X) contract;

(2) any bid protest arising from the award of the KC(X) contract have been adjudicated by the Government Accountability Office (GAO); and

(3) the Air Force has responded to GAO determinations

arising from any such bid protest.

Transfer to Government of Iraq of three C-130E tactical airlift aircraft (sec. 136)

The Senate amendment contained a provision (sec. 144) that would permit the Secretary of the Air Force to transfer up to three C-130E aircraft to the Government of Iraq from among aircraft that the Air Force had retired during fiscal year 2007.

The House bill contained no similar provision.

The House recedes.

The conferees note that, under the conditions of transfer of surplus property, neither the Air Force nor the U.S. Government will retain any responsibility for maintenance of these aircraft.

Modification of limitations on retirement of B-52 bomber aircraft (sec. 137)

The Senate amendment contained a provision (sec. 145) that would amend section 131 of the John Warner National Defense Authorization Act for Fiscal 2007 (Public Law 109–364) to direct the Secretary of the Air Force to maintain a primary aircraft inventory of not less than 63 B–52 bomber aircraft in a common configuration and backup aircraft inventory of not less than 11 B–52 bomber aircraft. The provision would also extend to 60 days the period of time in which the Secretary cannot retire B–52 bomber aircraft following submission of the report required by section 131.

The House bill contained no similar provision.

The House recedes with an amendment that would direct the Secretary of the Air Force to retain an attrition reserve of not less than two B–52 bomber aircraft and prohibit any of the 76 B–52 bomber aircraft from being put into a storage status or in a status considered excess to the requirements of the possessing command and awaiting disposition instructions. The provision would also allow the Secretary of the Air Force to use two retired B–52 bomber aircraft for maintenance ground training. In addition, the

amendment would define the terms used to describe the aircraft status categories.

The conferees believe that a B–52 total aircraft inventory of less than 76 aircraft is not sufficient to meet combatant commander requirements for conventional, long-range strike requirements if the need should arise to conduct near simultaneous operations in two major regional conflicts. The conferees strongly discourage the Secretary of the Air Force from taking action to reduce the B–52 aircraft inventory below 76 total aircraft prior to the next generation bomber reaching initial operational capability status and strongly oppose a strategy that reduces current conventional long-range strike capability.

LEGISLATIVE PROVISIONS NOT ADOPTED

Advance procurement for Virginia class submarine program

The Senate amendment contained a provision (sec. 133) that would authorize \$400.0 million for procurement of a second ship set of reactor components, and \$70.0 million for advance procurement of non-nuclear long lead time material in order to support a reduced construction span time for the boats in the next multiyear procurement program.

The House bill contained no similar provision.

The Senate recedes.

The conference outcome is reflected in the tables of this report

in Shipbuilding and Conversion, Navy (SCN), line number 4.

The National Defense Authorization Acts for Fiscal Years 1998 and 2004 (Public Law 105–85 and Public Law 108–136, respectively) authorized the Secretary of the Navy to enter into a contract for procurement of New Attack Submarines provided that the prime contractor, which was selected to be General Dynamics, entered into one or more subcontracts with the subcontractor, which is Northrop Grumman, for submarine construction as contemplated in the New Attack Submarine Team Agreement.

The Secretary of the Navy has advised the committee that the teaming arrangement has worked well for the Navy in the highly unique circumstance of submarine construction and has proven to be the most practical manner of maintaining two viable sources for building nuclear powered submarines in this low-rate production environment. The committee understands that the Navy intends to continue to support teaming by General Dynamics and Northrop Grumman for the 2009 Virginia class submarine multiyear procurement contract.

Authority to transfer funds for submarine engineered refueling overhauls and conversions and for aircraft carrier refueling complex overhauls

The House bill contained a provision (sec. 121) that would authorize the Secretary of Defense to transfer to the Shipbuilding and Conversion, Navy account, from funds available in fiscal year 2008 or after, such funds as may be necessary to cover increased costs of submarine engineered refueling overhauls and conversions or aircraft carrier refueling complex overhauls.

The Senate amendment contained no similar provision.

The House recedes.

Consolidation of Joint Network Node program and Warfighter Information Network-Tactical program into single Army tactical network program

The Senate amendment contained a provision (sec. 114) that would require the Secretary of the Army to consolidate the Joint Network Node (JNN) program and the Warfighter Information Network-Tactical (WIN-T) program into one tactical network program.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that subsequent to the Committee on Armed Services of the Senate's mark-up of the National Defense Authorization Act for Fiscal Year 2008, the Under Secretary of Defense for Acquisition, Technology, and Logistics certified a restructured WIN–T program consisting of four distinct increments that provide increasing capability. The first increment of the new program consolidated the JNN program into the WIN–T program, as prescribed by the Senate bill.

General fund enterprise business system

The Senate amendment contained a provision (sec. 115) that would reallocate funding in the bill for the General Fund Enterprise Business System program from the procurement and operation and maintenance accounts to the research and development account to reflect changes in the program schedule.

The House bill contained no similar provision.

The Senate recedes.

The conference outcome is reflected in the tables of this report.

Limitation on final assembly of VH-71 presidential transport helicopters

The House bill contained a provision (sec. 123) that would prevent any obligation or expenditure of funds from Aircraft Procurement, Navy for final assembly of more than five VH-71 presidential transport helicopters, unless final assembly of those helicopters would be carried out in the United States.

The Senate amendment contained no similar provision.

The House recedes.

The conferees support the current program of record, in which the Navy intends to assemble no more than five VH-71 presi-

dential helicopters outside the United States.

The conferees direct that, before making any decision to change the location of final assembly for helicopters beyond the first five in the VH–71 acquisition strategy, the Secretary of Defense provide at least a 60-day notice to the congressional defense committees before implementing any such change. The conferees expect that the current acquisition strategy program of record will remain in place absent an extraordinary circumstance.

Limitation on retiring C-5 aircraft

The House bill contained a provision (sec. 131) that would allow the Secretary of the Air Force to retire C-5A aircraft from the inventory and replace that capability with C-17 aircraft if a

cost analysis were to show that this would be a prudent alternative in meeting strategic airlift requirements and would not significantly increase costs above those already planned in the out-years. The provision would also repeal section 132 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136), which prevents retiring any C–5A until testing of a C–5A aircraft with the reliability enhancement and re-engining program (RERP) modification is complete.

The Senate amendment contained no similar provision.

The House recedes.

The conferees direct the Air Force to identify options for accelerating the completion of C-5 RERP operational testing, including rephasing the program depot maintenance availability, that would:

(1) complete all required testing objectives;

(2) cut no corners regarding aircraft or aircrew safety; and

(3) result in accelerating the completion of operational testing and producing the required reports from that testing.

The conferees also direct the Secretary of Defense to task the Institute for Defense Analyses (IDA) to perform an objectivity/sufficiency review and net present value analysis of the RERP service cost position of the Air Force submitted to the Department of Defense pursuant to the Nunn-McCurdy breach notification, the most recent cost estimate provided to the Air Force by the RERP prime contractor, and the cost estimate of the Cost Analysis Improvement Group used during the Nunn-McCurdy breach review and certification process. The conferees direct that the Secretary forward the results of that IDA review to the congressional defense committees not later than March 1, 2008.

Responsibility of the Air Force for fixed-wing support of Army intratheater logistics

The Senate amendment contained a provision (sec. 1030) that would require the Secretary of Defense, acting through the Chairman of the Joint Chiefs of Staff, to prescribe directives or instructions to provide that the Air Force would be responsible for the missions and functions of fixed-wing support for Army intra-theater logistics.

The House bill contained no similar provision.

The Senate recedes.

The conferees agree that no one should interpret this action as the conferees having made a judgment as to which military service should operate the Joint Cargo Aircraft or provide intra-theater airlift capability to Joint Force commanders. The conferees expect to make such a decision after reviewing the results of the quadrennial roles and missions report by the Secretary of Defense directed in title IX of this Act (sec. 941). The conferees expect that the mission of providing fixed-wing airlift support for intra-theater logistics will be specifically addressed in the report to determine the appropriate allocation of the Joint Cargo Aircraft platform.

The conferees understand that it is the Department's intent, irrespective of any decision on roles and missions, that authority for operational control and tasking of fixed-wing intra-theater airlift that is allocated or apportioned to support a regional combatant commander will reside with the respective Joint Force Air Compo-

nent Commander or Combined Forces Air Component Commander to best support military operations.

Sense of Congress on rapid fielding of Associate Intermodal Platform system and other innovative logistics systems

The Senate amendment contained a provision (sec. 147) that would express the sense of Congress that the Department of Defense should: (1) rapidly field innovative logistics systems such as the Associate Intermodal Platform system (AIPS); and (2) seek to fully procure such innovative logistics systems in the future. The House bill contained no similar provision.

The Senate recedes.

The conferees understand that the U.S. Transportation Command and the Air Mobility Command have been evaluating the AIPS and a number of other innovative logistics systems to reduce operating and support costs and increase capability. The conferees agree that the Department should continue these reviews and provide funding in future budgets for programs that show promise in these evaluations.

Sense of Congress on the Air Force strategy for the replacement of the aerial refueling tanker aircraft fleet

The Senate amendment contained two provisions (secs. 143 and 146) that would express the sense of Congress on the Air Force strategy for the replacement of the aerial refueling tanker aircraft fleet. The new tanker has been called the "KC(X)"

(1) Section 143 would state the sense of Congress that the Air Force should hold a full and open competition for KC(X) and should take no action to limit the ability of the teams seeking the contract from competing for the KC(X) contract.

(2) Section 146 would state the sense of Congress that

tanker modernization is a vital national priority and that Congress supported the Air Force strategy of buying new tankers, upgrading and maintaining the remaining fleet of tankers, and augmenting capability with aerial refueling fee-for-service.

The House bill contained no similar provision.

The Senate recedes.

The conferees have included statement of managers language in title X of this Act expressing the views of the conferees on the multifaceted Air Force strategy to recapitalize and augment the aerial refueling aircraft fleet.

Sense of Congress regarding need to replace Army M109 155mm self-propelled howitzer

The House bill contained a provision (sec. 1052) expressing the sense of Congress that the Army has not been timely in procuring a replacement for the M109 self-propelled howitzer and that the Army should transition to the Non-Line-of-Sight Cannon (NLOS-C) as that replacement.

The Senate amendment contained no similar provision.

The House recedes.

The conferees reiterate congressional intent that the first Future Combat Systems (FCS) manned ground vehicle fielded be the NLOS-C. However, currently fielded armored vehicles, including

the M109 self-propelled howitzer, will have to be maintained and sustained for the foreseeable future in those Army and Army National Guard heavy brigade combat teams which will not transition to the FCS structure. In that regard the conferees support the Army's M109 Paladin Integrated Management upgrade program.

TITLE II—RESEARCH, DEVELOPMENT, TEST, AND **EVÁLUATION**

BUDGET ITEMS

Research, Development, Test, and Evaluation overview

The budget request included \$75,117.2 million in Research, Development, Test and Evaluation for the Department of Defense.

The House bill would authorize \$73,476.3 million.
The Senate amendment would authorize \$74,718.1 million.

The conferees agree to authorize \$73,727.5 million.
Unless noted explicitly in the statement of managers, all changes are made without prejudice.

NATIONAL DEFENSE AUTHORIZATION FOR FISCAL YEAR 2007 (Dollars in Thousands)

TIM II - RESEARCH, DEVELOPMENT, TEST & EVALUATION	Authorization Request	House	Senate	Conference	Conference Authorized
Research, Development, Test & Evaluation, Army	10,589,604	10,057,498	11,327,945	250,788	10,840,392
Research, Development, Test & Evaluation, Navy	17,075,536	17,323,601	16,296,395	-94,804	16,980,732
Research, Development, Test & Evaluation, Air Force	26,711,940	25,738,960	25,581,989	-1,019,419	25,692,521
Research, Development, Test & Evaluation, Defense-wide	20,559,850	20,176,000	21,331,475	-526,214	20,033,636
Operational Test & Evaluation	180,264	180,264	180,264	•	180,264
TOTAL RDT&E	75,117,194	73,476,323	74,718,068	-1,389,649	73,727,545

ARMY

Research, Development, Test, and Evaluation, Army overview

The budget request included \$10,589.6 million in Research, Development, Test, and Evaluation, Army for the Department of Defense.

The House bill would authorize \$10,057.5 million.

The Senate amendment would authorize \$11,328.0 million.

The conferees agree to authorize \$10,840.4 million.
Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Acet	Program Element	Line Pro	·	EY2008 Request	House Authorized	Senete Authorized	Conference Change	Conference Authorized	
		2	research, development, test & Evaluation, army						
2040		- -	1 IN-HOUSE LABORATORY INDEPENDENT RESEARCH	19,266	19,266	19,266		19,266	
2040	0601102A	2 DE	FENSE RESEARCH SCIENCES	137,676	144,389	145,176	8,800	146,476	
		æ	spiratory infections research			[2,000]	[1,600]		
		۵	cument exploitation systems			[3,000]	[1,000]		
		ర్	ganic semiconductor modeling & simulation research			[1,000]	[1,000]		
		Ş	livated nanostructures for deicing		[2,000]	[1,500]	[1,200]		
		3	rter of Excellence in industrial metrology		[2,700]		[1,600]		
		2	justification (F-22)		[-545]				
		2	justification (H52)		[-942]				
		8	R functionally integrated reactive surface technologies		[3,500]		[2,400]		
20 4 0	0601103A	S ∞	INERSITY RESEARCH INITIATIVES	64,843	66,443	73,843	009'6	74,443	
		ď	ogram increase			[000'6]	[8,000]		
		S.	tional Trauma Institute		[1,600]		[1,600]		
2040	0601104A	4 2	INERSITY AND INDUSTRY RESEARCH CENTERS	84,034 4	91,434	102,234	13,320	97,354	
		₹	ormation assurance research			[1,500]	[800]		
		æ	noscale biosensor research			[2,500]	[2,500]		
		Ę	w temperature vehicle performance research			[2,000]	[800]		
		₹	tomotive research			[3,000]	[2,000]		
		Ě	egrated sensing & communications systems			[2,000]	[800]		
		5	ban simulation & training research			[1,400]	[1,120]		
		2	hwork security research			[2,000]	[1,600]		
		æ	schine interface research			[1,500]			
		Ţ	ansparent nanocomposite armor research			[300]	[300]		
		8	inocomposite materials research			[2,000]	[2,000]		
		뾻	schon microprobe facility		[1,400]		[1,400]		
		8	hide modeling for reduced fuel usage		[6,000]				

Acct	Program Element	Line	Program Title	EYZ008 Request	House Authorized	Senate Authorized	Conference Change	Conference
2040	0602105A	u)	MATERIALS TECHNOLOGY Nanosensor manufecturing research Ballistic materials for Future Combat Systems IED protection materials research Advanced composite meterials research Soldier torso amor systems Industrial information materials	18,614	29,114 [6,000]	31,614 [2,000] [2,000] [4,000] [3,000] [2,000]	12,800 [1,600] [2,000] [4,000] [1,600] [2,000]	31,414
2040	2040 0602120A	φ	Unta lightweight metallic armor SENSORS AND ELECTRONIC SURVIVABILITY Advanced microelectronics manufacturing Operationally responsive space research	39,826	[4,500] 49,826	48,826 [2,000] [5,000]	[1,500] 8,400 [2,000]	48,226
			Integrated remote sensing technologies Network enabled combat ID Electromagnetic geolocation Advanced detection of explosives		[5,000] (2,000]	[2,000]	[2,400] [1,000] [1,000]	
2040	0602122A 0602211A	6	TRACTOR HIP AVIATION TECHNOLOGY Automated helicopter load acquisition avistem	4,367	4,367	4,367 42,567		4,367 42,567
2040	0802270A	O)	ELECTRONIC WARFARE TECHNOLOGY Silver Fox and Manta UAS Knowledge integration and management	16,411	24,411 [5,000]	16,411	6,200 [3,200] (3,000]	22,611
2040	0602303A	5	MISSILE TECHNOLOGY Materials for munitions protection research	53,038	53,038	55,038 [2,000]	1,000	54,038
2040 2040	0602307A 0602308A	5	ADVANCED WEAPONS TECHNOLOGY ADVANCED CONCEPTS AND SIMULATION Photonics research for singer detection	19,342 16,654	19,342 16,654	19,342 20,654 [4,000]	4,000	19,342 20,654

Title II-RDT and E (Dollers in Thousands)

	Program			EY2008	House	Senate	Conference	Conference
Acet	Element		Program Title	Request	Authorized	Authorized	Change	Authorized
		!						
2040	0602601A	5	COMBAT VEHICLE AND AUTOMOTIVE TECHNOLOGY	53,342	85,142	80,342	13,600	66,942
			March and Proposition of the first small scale into decreasing			5000	2000	
			MODIFICATION OF THE CONTROL OF THE C			2	3,000	
			Transparent armor research			[2,000]	[800]	
			Military fuels research			10001	100	
						1		
			Digital engine, hydraulic valve actuation		[3,900]		(<u>8</u> 00	
			Tactical metal fabrication		[8,300]		[2,400]	
			National Institute for Legged Mobility		[2,000]			
			Nanofluids for military ground vehicles		[2.500]			
			Light utility vehicle		[4,000]		[1,000]	
			Ground combet systems open architecture electronic enhancement		111,100		[2.800]	
			Teamline secure mobile		[2.000]		[1.200]	
2040	0602618A	4	BALLISTICS TECHNOLOGY	55,014	56.664	55.014	800	55.814
			DP-5X		[1,650]		[800]	
2040	0602622A	5	CHEMICAL, SMOKE AND EQUIPMENT DEFEATING TECHNOLOR	2,235	2,235	2,235	•	2.235
2040	0602623A	9	7	2,008	2,008	800'6		7,008
			Recoil mitigation technologies			[2,000]		
2040	0602624A	17	WEAPONS AND MUNITIONS TECHNOLOGY	40,469	53,369	43,469	4,800	45,269
			UGV weaponization technologies			[3,000]	[1,600]	
			Gun based RAM defense		[6,000]			
			Precision munition onboard recorder		[1,900]			
			Microelectronics supporting flexible display		[2,000]		[1,600]	
			Hospital emergency planning and integration		[3,000]		[1,600]	
2040	2040 0602705A	8	ELECTRONICS AND ELECTRONIC DEVICES	43,391	43,391	49,391	4,000	47,391
			High-frequency, high-power electronic & optoelectronic devices			[3,000]	[2,400]	
			Advanced rechargeable batteries			[3,000]	[1,600]	
20,00	2040 0602709A	19	NIGHT VISION TECHNOLOGY	24,391	29,041	24,391	2,400	26,791
			Microdisplay development		[4,650]		[2,400]	
25	2040 0602712A	8	COUNTERMINE SYSTEMS	21,795	21,795	26,795	3,200	24,995
			Standoff IED detection technologies			[5,000]	[3,200]	

Acct	Program Element		Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized	
2040	D602716A	2	HUMAN FACTORS ENGINEERING TECHNOLOGY I WI training-based reliaboration pages of	17,426	42,426	17,426	21,000	38,426	
_	2040 0602720A	8	ENVIRONMENTAL QUALITY TECHNOLOGY Combined bomb unit decasing and disposal	15,809	25,809 [3,800]	15,809	1,200	17,009	
3	2040 0602782A	ន	Propelling agent Integrated environment control system/Cryogenic agent removal system COMMAAND, CONTROL, COMMUNICATIONS TECHNOLOGY	22,215	[1,200] [5,000] 41,465	22.215	[1,200]	30,015	
			Universal communication bridge Portable flexible displays ARCE Information Contine Madel (IDECA)		[3,500] [5,000]	. I	[1,200]		755
			Soldier eensor computing Integrated lightweight electronics shelter Advanced 3D location		[2,000] [2,000] [1,750]		[1,400]		
2040	0602783A	24	COMPUTER AND SOFTWARE TECHNOLOGY Boinspired security infrastructure	5,368	6,388 (1,000)	5,368	1,000	896'9	
2040	0602784A 0602785A	52 58	MILITARY ENGINEERING TECHNOLOGY MANPOWERPERSONNELTRAINING TECHNOLOGY	51,120 16,208	51,120	51,120 18,208		51,120 16,208	
	0602786A	22	27 WARFIGHTER TECHNOLOGY Ballistic materials for force protection Chem-bio protective hangars Chem-bio lightweight shelter Active and smart packaging for combat feeding	23,083	30,753 [6,000] [250] [1,420]	28,083 [5,000]	6,500 [4,000] [1,600]	29,683	

Title II-RDT and E (Dollars in Thousands)

Conference	Authorized	88,644												50,265		
Conference	Change	12,100	[2,000]		[2,000]	[2,400]	[1,600]			[2,000]	[1,600]	[200]		3,200	[1,600]	[1,600]
Senate	Authorized	83,044	[2,000]	[1,000]	[2,000]		[1,500]							49,065	[2,000]	
House	Authorized	99,120				[4,000]	[3,000]	[4,000]	[1,000]	[5,800]	[3,000]	[1,000]	[176]	51,065		[4,000]
FY2008	Request	76,544												47,085		
	Line Program Title	A 28 MEDICAL TECHNOLOGY	Advanced fibrin dressings	Battlefield head injury diagnostic tools	Biomachanics research	Synthetic malaria vaccine	Bioengineering for soldier survivability	Modeling warfighter fatigue	Virtual reality surgical simulator	Biofoam protein hydrogel	Epigenetics research	Oxygen diffusion dressings for accelerated healing	Biomedical neuropsychiatric and PTSD new treatment unitiative	A 29 WARFIGHTER ADVANCED TECHNOLOGY	AGAS technology development	Future combat rations - processing and packaging
Program	Element	0602787A												2040 0603001A		
	Acct	2040												2040		

Acct Element 2040 0603002A	LÍNB Program Tible 30 MEDICAL ADVANCED TECHNOLOGY	FY2008 Request 53,274	House Authorized 102,174	Senate Authorized 72,274	Conference Change 39,200	Conference Authorized 92,474
[[3,000] [2,000]	[3,000] [2,000]	
	Electronic vital signs monitoring systems Robotic telesurgery research Blast trauma detaction research			(2,000) (2,000) (2,000)	[1,600] [2,000] [2,000]	
	Dengue infections research Tissue regeneration research Gulf War (thess research			[5,000] [3,000] [15,000]	[3,000] [2,400] [10,000]	
	Reduction (S.AMDT #3082) Human organ and tissue preservation Epidemiological tracking initiative		[3,000] [5,000]	[-15,000]		
	Advanced proteomics Advanced medical technology - University of Texas Combined injury consortium Freeze dried plasma Freeze dried plasma Cellular response to infections and inflammatory diseases		[4,000] [3,000] [5,000] [4,000]		[1,200]	
	National functional genomics center Nightengele wireless personal status monitor Personal intelligent medical assistant		[10.000] [2,500] [2,500]		[8,400]	
	Tracking soldier health with advanced implants Mataria vaccine development Electronic health records DOD/NA healthcare information interoperability demonstration		[2,500] [2,000] [1,000]		[1,600]	

Conference Authorized	69,130	8. 6.
Conference Change	15,240 [2,240] [1,600] [2,400] [3,000] [1,200] [800] [4,000]	(1,600) (1,600) (1,600) (1,600)
Senate Authorized	58,890 [3,000] [7,000]	[1,000]
House Authorized	98,290 [8,000] [2,900] [3,000] [1,000] [1,000] [3,800] [5,500] [5,500]	[5,000] [650] [6,500] [6,000] [7,500] [7,000]
FY2008 Request	53,890 Nanced perfor	
Line Program Title	31 AVIATION ADVANCED TECHNOLOGY UAV munitions technologies UAV period delivery systems UAV period delivery systems Polymer matrix for drive systems Polymer matrix for drive systems Nanocrystal line diamond rotorblade leading edge protection Universal control program Laser peening for rotorcraft transmissions - advanced help performance NVG compatible electrostatically conductive windscreen laminates for advanced perfor Power dense rotorcraft transmission Technology for aging aircraft depot support Vectored thrust ducked propeller compound help Aviation technology for legacy systems 32 WFAPONS AND MINITIONS ANDANCED TECHNOLOGY 53 ARA	I
Program Element	2040 0603003A	
Acct	2040	2

Authorized
Authorized
Request
Line Program Title

Conference	178,776 12,255 6,783 56,689
Conference Change	45,340 [3,000] [4,000] [12,000] [8,000] [2,400] [1,500] [1,500] [1,500] [1,500] [1,500] [1,000] [2,000] [2,000] [2,000] [3,040] [2,000] [2,000] [3,040] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,000] [2,
Senate Authorized	186,436 [3,000] [4,000] [10,000] [1,000] [1,000] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1,500] [1
House Authorized	[4,500] [4,500] [4,300] [10,000] [5,000] [5,000] [5,000] [5,000] [6,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,000] [7,00
EY2008 Request	131,436 12,255 6,783 49,199
Line Program Tide	COMBAT VEHICLE AND AUTOMOTIVE ADVANCED TECHNOLOR Composite armor cab development Artiballistic windshield amor Hostile fire detection systems Unmanned ground vehicle initiative Military hybrid ergine development program Solid hydrogen storage vehicle research Composite ceramic vehicle amor program Fuel cell cost reduction research Composite ceramic vehicle amor program Fuel cell cost reduction research Vehicle design optimization tools Dynamonneter facility upgracle Fastening & joining research Vehicle design optimization tools Dynamonneter facility upgracle Fastening & joining research Vehicle design optimization tools Dynamonneter facility upgracle Fastening & joining research Vehicle design optimization tools Dynamonneter facility upgracle Fastening & joining research Vehicle design optimization tools Dynamonneter facility upgracle Fastening & joining research Vehicle design optimization tools Dynamonneter individual protection system Fuel cell-based auxiliary power No justification (DES) No justification (DES) COMMAND, CONTROL, COMMUNICATIONS ADVANCED TECHNI S MANPOWER, PERSONNEL AND TRANNING ADVANCED TECHNI S ELECTRONIC WARFARE ADVANCED TECHNI S MANPOWER, PERSONNEL AND TRANNING ADVANCED TECHNI S MANPOWER, PERSONNEL AND TRANNING ADVANCED TECHNI S MANPOWER, PERSONNEL AND TRANNING ADVANCED TECHNI S MANPOWER, PERSONNEL AND TRANNING ADVANCED TECHNI Misterno pleaning tool serier query and information networking Portable mobile emergency broadband systems Misson pleaning tool serier
Program Element	0603005A 0803006A 0603008A
Acet	2040 2040 2040

Title II-RDT and E (Dollars in Thousands)

Acct	Program Element	Line	Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized	
;		ł	i	;					
2040	OSCIONA	è		12,633	12,633	12,633		12,633	
2 2 2 3	0603015A	8	NEXT GENERATION TRAINING & SIMULATION SYSTEMS	18,723	29,923	22,723	2,800	21,523	
			Virtual environment for urban warfare		[4,000]		[800]		
			Joint fires and effects training system		[7,200]	[4,000]	[2,000]		
2040	0603020A	33	TRACTOR ROSE	6,526	6,526	6,526		6,526	
2040	0603100A	4			8,000		2,400	2,400	
			Center for pulsed power and power electronics		[8,000]		[2,400]		
2040	0603103A	4		10,349	13,749	10,349		10,349	
			Demilitarization resource recovery and recycle program - Tooele Army Depot		[3,400]			•	
2040	0603105A	42	Ī	966'9	6,998	6,998		6,998	
2040	0603125A	43	_	13,061	13,061	13,061		13,061	1
			Army Venture Capital Fund Demo		[10,000]				6
			Army Venture Capital Fund Demo		[-10,000]				U
2040	0603238A	4							
2040	0603270A	45	ELECTRONIC WARFARE TECHNOLOGY	17,419	17,419	17,419		17,419	
2040	0603313A	4		60,353	64,853	60,353	1,600	61,953	
			Smart energetic architecture for missile systems		[4,500]		[1,600]		
2040	0603322A	47		18,448	18,448	18,448	•	18.448	
2040	0603606A	4	LANDMINE WARFARE AND BARRIER ADVANCED TECHNOLOG	25,315	25,315	25,315		25,315	
20 4 0	0603607A	4	JOINT SERVICE SMALL ARMS PROGRAM	8,097	13,097	8,097		8,097	
			Lightweight small arms technology		[5,000]				
2040	0603710A	ଊ	NIGHT VISION ADVANCED TECHNOLOGY	35,892	55,295	45,892	6,800	42,692	
			Intelligence, surveillance & detection sensor research			[2,500]			
			FCS short range electro optic sensor research			[7,500]	[3,200]		
			Cable warning obstacle avoidance system		[3,000]	•	[1,200]		
			Hyperspectral sensors for force protection		[000']		[1,600]		
			Buster backpack UAV		[2,000]				
			Personal miniature thermal viewer		[4,800]		[800]		
			No justification - DC65		[-397]		1		

	Program			FY2008	House	Senate	Conference	Conference	
Acct	Element	Line	Program Title	Request	Authorized	Authorized	Change	Authorized	
2040	0603728A	25		14,982	14.982	14.982		14.982	
2040		ß	Ē	6,837	16.437	12.837	4.800	11,637	
			Direct methanol fuel cell development			(3,000)	[2,000]		
			Fuel cells for continuity of operations			(3,000)	į		
			Synthetic automotive virtual environment		[3,600]		[1,600]		
			Gas engine driven air conditioning demonstration		[3,000]		[1,200]		
			Buckeye UAS		[3,000]				
2040	2040 0603772A	æ	ADVANCED TACTICAL COMPUTER SCIENCE AND SENSOR TE	67,011	79,011	73,011	4,800	71,811	
			Advanced radar technologies			[3,000]	[2,000]		
			Phraselator improvement program			[3,000]	•		
			Digital array radar		[4,000]				76
			Advanced redar transceiver IC		[5,000]		[800]		ο1
			Software iffecycle affordability		[3,000]		[2,000]		
2040	0603024A	ጷ	UNIQUE ITEM IDENTIFICATION (UID)	899		899	•	899	
			No Justification		[899-]				
2040	2040 0603305A	ß	55 ARMY MISSILE DEFENSE SYSTEMS INTEGRATION (NON SPAC	14,389	35,389	16,389	15,600	29,989	
			Rediation space hardening		[5,000]	[2,000]	[2,000]		
			Advanced hypersonic weapon		[000,7]		[7,000]		
			Next generation interceptors		[000]		[2,600]		
			Integrated composite mounting hardware		[2,000]		[1,000]		
2040		8	ARMY MISSILE DEFENSE SYSTEMS INTEGRATION (SPACE)	17,421	17,421	17,421		17,421	
2040	0603327A	57	AIR AND MISSILE DEFENSE SYSTEMS ENGINEERING	176,142	185,142	176,142	-9,200	166,942	
			Area security and defense systems - Center for defense systems research		[4,000]				
			Advanced extended range attack missile		[2,000]		[800]		
			S32 unjustified growth				[-10,000]		
2040		83	JOINT AIR-TO-GROUND MISSILE (JAGM)	53,500	53,500	53,500		53,500	
2040	0603619A	ŝ	LANDMINE WARFARE AND BARRIER - ADV DEV	24,737	31,737	24,737	1,600	26,337	
			Enhanced holographic imager		[000']		[1,600]		

Title II-RDT and E (Dollars in Thousands)

Acct	Program Element	Line	Program Title	FY2006 Request	House	Senate	Conference	Conference Authorized	
2040	0603627A	8	SKC	19,449	18,449	19,449	-10,000	9,449	
:		;	Ž,				[-10,000]		
2 8	0603639A	<u>6</u>	TANK AND MEDIUM CALIBER AMMUNITION	44,578	44,578	44,578		44,578	
2040	0603653A	8	ADVANCED TANK ARMAMENT SYSTEM (ATAS)	142,486	142,486	182,486		142,486	
			Stryker active protection system integration			[40,000]			
2040	0603747A	8		4,787	3,785	4.787		4,787	
			No Justification (C08)		[-992]	•			
2040	0603766A	2	TACTICAL ELECTRONIC SURVEILLANCE SYSTEM - ADV DEV	-	-	-			
20 20 20 20	0603774A	8		3,454	3,454	3,454		3,454	
2040	0603779A	8	ENVIRONMENTAL QUALITY TECHNOLOGY	6,149	18,149	14,149	7,100	13,249	
			Hawaii undersea chemical weapons assessment		[8,000]	[8,000]	[5,500]		1
			Vanadium technology program		[4,000]		[1,600]		6
2040	0603782A	67	WARFIGHTER INFORMATION NETWORK-TACTICAL	222,296	119,996	322,296	100,000	322,296	2
			Warfighter Information Network - Tactical			[100,000]	[100,000]		
			Program decrease		[-102,300]				
2040	_	8		4,959	4,959	4,959		4,959	
2046	0603801A	69		8,481	6,481	6,481		6,481	
2040	_	2		27,499	27,499	27,489		27,499	
2040	0603805A	7		19,054	19,054	19,054	4,000	15,054	
			Program growth without acquisition strategy				[-4,000]		
2040	0603807A	72	MEDICAL SYSTEMS - ADV DEV	12,479	14,479	19,979	8,500	20,979	
			Future medical shelter systems			[005/1]	(17,500)		
			Leishmaniasis skin test		[2,000]		11.000		
2040	D603827A	73	SOLDIER SYSTEMS - ADVANCED DEVELOPMENT	18,178	18,178	23,478	-1,400	16,778	
			Nickel boron metal coating technology for crew served weapons			[5,300]			
			S54 40mm reconnaissance cartridge			•	[-1,400]		
2040	0603850A	74	INTEGRATED BROADCAST SERVICE	-					
			IBS			[-10,000]			
2040	0603808A	75		-	[]	=		[]	

Yes	Element	Line	Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized	
2040	0604201A	76	AIRCRAFT AVIONICS ARMED DEPI OVARI E OH-KRD	57,786	57,786	57,786	8	57,786	
}		:	Ē	25		[100,000]	[100,000]	105,310	
			8		[-32,300]				
2040	0604270A	78	EE	55,718	60,941	55,716	1,840	92, 226	
			Bi-directional English-Inaqi instant languaga translator		[5,225]		[1,840]		
2040	0604280A	79	JOINT TACTICAL RADIO						
2040	0604321A	8	ALL SOURCE ANALYSIS SYSTEM	[]				[]	
2040	0604328A	20	TRACTOR CAGE	17,821	17,821	17,821		17,821	
20 0 0	0604329A	82	COMMON MISSILE			•			
2040	0604601A	8	INFANTRY SUPPORT WEAPONS	45,229	52,629	45,229	3,200	48,429	7
			CROWS Javelin integration		[5,400]		[1,600]		6
			Enhanced flame retardant clothing system		[2,000]		[1,600]		3
20 20 20 20 20 20 20 20 20 20 20 20 20 2	0604604A	8	MEDIUM TACTICAL VEHICLES	1,99¢,	2,794	1,994	800	2,794	
			Track over the tire system		[800]		[906]		
2040	0604609A	怒	SMO	1,347	1,347	1,347		1,347	
2 2 2 4 2	0604622A	88		1,947	1,947	6,947	4,800	6,747	
			Advanced thermal & oil management controls research			[2,000]	[4,800]		
2 2 2 4 2	0604633A	87	AR	8,956	8,956	8,956		8,956	
20 4 0	0604642A	88		82,300	82,300	105,300	43,400	38,900	
			Joint light tactical vehicle (JLTV) - transfer from Title XV			[20,000]			
			Army fuel cell non-tactical vehicle propulsion			[3,000]	[1,600]		
			Program delay				[45,000]		
2 2 4 9	0604645A	8	ARMORED SYSTEMS MODERNIZATION (ASM)-SDD						
8	0604646A	8		253,410	253,410	253.410		253,410	
2040	0604647A	9	NON-LINE OF SIGHT CANNON	137,802	137,802	137,802		137,802	
2040	0604660A	8		696,333	463,033	721,333	-100,300	596,033	
			FCS active protection system acceleration			[25,000]			
			Program reduction		[-233,300]		[-100,300]		

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Title II-RDT and E (Dollars in Thousands)

•	Program	1		EY2008	House	Senate	Conference	Conference
Acc	Fierment			Kedilesi	AUGOLIZEO	WWW.		Annouse
2040	0604561A	8	FCS SYSTEMS OF SYSTEMS ENGR & PROGRAM MGMT	1,589,466	1,023,166	1,589,466	-102,000	1,487,466
			Program reduction		[-266,300]		[-102,000]	
2040	0604662A	¥	FCS RECONNAISSANCE (UAV) PLATFORMS	41,164	20,164	41,164		41,164
			Class IV UAV		[-21,000]	,		
2040	0604663A	8	FCS UNMANNED GROUND VEHICLES	299'06	43,967	180,667		290,667
			FCS armed robotic vehicles			[90,000]		
			Program reduction		[-46,700]			
2040	0604664A	8	FCS UNATTENDED GROUND SENSORS	10,989	10,999	10,999		10,999
2 2 2 4 5	0604665A	87	FCS SUSTAINMENT & TRAINING R&D	678,781	678,781	678,781	-27,000	651,781
			Program adjustment				[-27,000]	
2040	0604666A	86	MODULAR BRIGADE ENHANCEMENT	64,796	64,796	64,796		64,796
2040	0604710A	8		44,619	44,619	44,619		44,619
2040	0604713A	5		2,501	2,501	2,501		2,501
2040	0604715A	5		35,992	35,992	35,982		35,892
2040	0604741A	102	AIR DEFENSE COMMAND, CONTROL AND INTELLIGENCE - SDI	21,513	21,513	21,513		21,513
2040	0604742A	103		31,962	31,962	31,962		31,962
2040	0604746A	Ż		18,025	18,025	18,025	9,000	10,025
			L59 funding ahead of need				[-8,000]	
2040	0604760A	50		16,594	18,744	16,594	1,720	18,314
			Joint training integration and evaluation		[2,150]		[1,720]	
2040	0604780A	5		37,035	37,035	37,035		37,035
2040	0604783A	107		2,786	2,786	2,786		2,786
8	0604802A	5		55,368	55,368	55,368		55,368
2040	0604804A	\$		45,009	45,009	45,009		45,009
2040	0604805A	10		10,047	10,047	10,047		10,047
8	0604807A	111	MEDICAL MATERIEL/MEDICAL BIOLOGICAL DEFENSE EQUIPM	15,823	18,323	15,823	1,600	17,423
			Ground on-board oxygen generation system		[2,500]		[1,600]	
2040	0604808A	112		142,315	142,315	142,315	4,045	138,270
			IMS FCS integration				[4,045]	

Title II-RDT and E (Dollars in Thousands)

Acct	Program Element	Line	Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference
2040	0604814A	1	ARTILLERY MUNITIONS Transfar funds for additional Excellers reneision midded miniting processment	63,039	41,939	63,039		63,039
2040	0604817A	115	COMBATIDENTIFICATION	11,362	11,362	13,362		11,362
2040	0604818A	116	SINCUARS DESECTION TO THE SECTION ARE SOFT. ARMY TACTICAL COMMAND & CONTROL HARDWARE & SOFT.	99,202	99,202	[2,000] 99,202		99 202
2040	0604820A	117	RADAR DEVELOPMENT	7,067	7,067	7,067		7.067
2040	0604822A	118	GENERAL FUND ENTERPRISE BUSINESS SYSTEM (GFEBS)	53,559	53,559	112,600	59,041	112,600
			Transfer from OMA, line 432 (S.AMDT 2174)			[29,82]	[29,822]	
			Transfer from OPA, line 107 (S AMDT 2174)			[29,219]	[29,219]	
2040	0604823A	119	FIREFINDER	77,279	77,279	77,279	•	77,279
2040	0604827A	2	SOLDIER SYSTEMS - WARRIOR DEMVAL			30,400		
			Continued development of Land Warrior			[30,400]		
2040	0604854A	121	ARTILLERY SYSTEMS	24,221	24,221	24,221		24,221
8	0604869A	122	PATRIOT MEADS COMBINED AGGREGATE PROGRAM (CAP)	372,146	372,146	372,146		372,146
2040	0604870A	123	NUCLEAR ARMS CONTROL MONITORING SENSOR NETWORK	7,300	7,300	7,300		7,300
2 2 2 2 3	0605013A	124	INFORMATION TECHNOLOGY DEVELOPMENT	103,485	106,985	103,485	2,400	105,885
			Health informatics initiative		[3,500]		[2,400]	
2040 450	D603808A	125	CLASSIFIED PROGRAM	[]	_	[]		-
2040	0604256A	128	THREAT SIMULATOR DEVELOPMENT	21,887	21,887	21,887		21,887
2040	0604258A	127	TARGET SYSTEMS DEVELOPMENT	13,499	13,499	13,499		13,499
2040	0604759A	128	MAJOR T&E INVESTMENT	66,921	66,921	66,921		66,921
20 84	0804812A	129	CLASSIFIED PROGRAM	Ξ	-	- 1		_
2040	0605103A	130	RAND ARROYO CENTER	16,342	18,342	16,342	2,000	18,342
			Program increase		[2,000]		[2,000]	
2040	0805301A	131	ARMY KWAJALEIN ATOLL	182,136	182,136	182,136		182,136
8 8	0605326A	132	CONCEPTS EXPERIMENTATION PROGRAM	34,004	42,004	34,004	-10,938	23,066
			Gunfire detection system for UAVs		[6,000]		[1,600]	
			Study of warfighting initiative for future technologies and tactics aviation		[2,000]			
			Program adjustment				[-12,538]	

Title II-RDT and E (Dollars in Thousands)

Acct	Program Element		Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized
2040	0605502A	133						
2040	0605601A	2		357,964	357,964	357,964		357,964
2040	0605602A	58		74,391	74,961	74,391	480	74,871
			Robotic manipulators for EOD		[570]		[480]	
2040	0605604A	2	SURVIVABILITY/LETHALITY ANALYSIS	40,343	40,343	40,343		40,343
2040	0605605A	137	DOD HIGH ENERGY LASER TEST FACILITY	2,801	2,801	10,301	9,000	8,801
			HELSTF			[005,7]	[6,000]	
2040	0605606A	138	AIRCRAFT CERTIFICATION	4,688	4,688	4,688		4,688
2040	0605702A	139	METEOROLOGICAL SUPPORT TO RDT&E ACTIVITIES	6,346	8,346	8,346		8,346
2040	0605706A	4	MATERIEL SYSTEMS ANALYSIS	16,526	16,528	16,526		16,526
2040	0605709A	<u>4</u>	EXPLOITATION OF FOREIGN ITEMS	_	- 1			_
2046 646	0605712A	142	SUPPORT OF OPERATIONAL TESTING	75,293	75,293	75,293		75,283
2040	0605716A	143	ARMY EVALUATION CENTER	61,694	61,694	61,694		61,694
2040	0805718A	1	SIMULATION & MODELING FOR ACQ, RQTS, & TNG (SMART)	5,342	5,342	5,342		5,342
2040	0605801A	145	PROGRAMWIDE ACTIVITIES	73,718	73,718	73,718		73,718
2040	0605803A	4	TECHNICAL INFORMATION ACTIVITIES	41,607	41,607	41,607	-1,000	40,607
			Unjustified growth				[-1,000]	
2040	0605805A	147	MUNITIONS STANDARDIZATION, EFFECTIVENESS AND SAFET	19,606	20,606	19,606	1,000	20,606
			National Polymer Innovation Center		[1,000]		[1,000]	
2040	0605857A	4	ENVIRONMENTAL QUALITY TECHNOLOGY MGMT SUPPORT	4,958	4,958	4,858		4,958
2040	0605898A	149		14,889	14,889	14,889		14,889
2040	090999A	35						
2040	0603778A	151	MLRS PRODUCT IMPROVEMENT PROGRAM	54,055	56,555	56,565		54,055
			HIMARS modular launcher communications system (MLCS)		[2,500]	[2,500]		
2040	0603820A	1 52		3,900	3,900	3,900		3,900
2040	0102419A	153		481,251	484,251	481,251		481,251
			MEMS demonstration radar		[3,000]			
2040	0203726A	<u>\$</u>		16,837	16,837	16,837		16,837

Acct	Program Element	Line	Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized
2040	0203735A	155	COMBAT VEHICLE IMPROVEMENT PROGRAMS Vehicle health management systems development Combat vehicle transmission improvement Virtual simulation and modernization of BFV computers	27,615	30,615	38,515 [6,000] [4,900]	9,440 [4,000] [3,840]	37,055
2040	0203740A	3 5 i	MANEUVER CONTROL SYSTEM	43,961	43,961	43,961	•	43,961
2040	0203744A	157	AIRCRAFT MODIFICATIONS/PRODUCT IMPROVEMENT PROGR Helicopter autonomous landing system (HALS) Aeriel Common Sensor	325,643	320,643	330,643 [5,000]	-11,000 [4,000] [-15,000]	314,643
2040	0203752A	2 8	AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM	476	476	476	•	476
8	0203758A	<u>ස</u> ද	DIGITIZATION	9,737	9,737	9,737		9,737
8 8 8 8 8	0203759A 0203764A	<u> </u>	FORCE XXI BATTLE COMMAND, BRIGADE AND BELOW (FBCB2 TACTICAL WHEELED VEHICLE IMPROVEMENT PROGRAM	32,446	32,446	32,446		32,446
2040	0203801A	162	MISSILE/AIR DEFENSE PRODUCT IMPROVEMENT PROGRAM	30,219	30,219	30,219		30,219
2 2 2 2 2 3	0203802A	<u>8</u>	OTHER MISSILE PRODUCT IMPROVEMENT PROGRAMS	1,897	1,897	1,897		1,897
2040	0203808A	<u>\$</u>	TRACTOR CARD	16,573	16,573	16,573		16,573
20 4 0	0208010A	3	JOINT TACTICAL COMMUNICATIONS PROGRAM (TRI-TAC)	1,536	1,536	1,536		1,536
20 20 20 20 20 20 20 20 20 20 20 20 20 2	0208053A	8	JOINT TACTICAL GROUND SYSTEM	23,462	23,462	13,462		23,462
2040	0208058A	167	JINGS JOINT HIGH SPEED VESSEL (JHSV)	5,148	5,148	[-10,000] 5.148		5,148
8 8	0301359A	8	SPECIAL ARMY PROGRAM	_	_	_		
8	0303028A	169	SECURITY AND INTELLIGENCE ACTIVITIES					
20 4 0	0303140A	170	INFORMATION SYSTEMS SECURITY PROGRAM	28,332	29,832	28,332		28,332
;		į	RUBIX multilevel security		[1,500]			
2040	0303141A	Ę	GLOBAL.COMBAT SUPPORT SYSTEM Program reduction	129,689	94,689 [-35,000]	129,689	-35,000 [-35,000]	24 689
2040		172	SATCOM GROUND ENVIRONMENT (SPACE)	107,849	107,849	107,849		107,849
2 2 2 2		173	WWW.CCS/GLOBAL COMMAND AND CONTROL SYSTEM	24,836	24,836	24,836		24,836
8 8	0303158A	174	JOINT COMMAND AND CONTROL PROGRAM (JC2)	10,415	10,415	10,415		10,415

Title II-RDT and E (Dollers in Thousands)

Program	:		FY2008	House	Senate	Conference	Conference	
Element		Š	Kegues;	Authorized	Authorized	Change	Authorized	
2040 0305204A	175	TACTICAL UNMANNED AERIAL VEHICLES	97,947	101,947	127,947		97,947	
		Constant Hawk			[30,000]			
		Heavy fuel engines		[4,000]				
_	176	AIRBORNE RECONNAISSANCE SYSTEMS	- -				_	
_	177	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS			-	[6,800]		
		Constant look operational support environment		[4,000]		[1,600]		76
		Asymmetric threat response and analysis program		[5,000]		[2,400]		08
		Blast risk analysis and mitigation application		[4,000]		[1,600]		
		Sensor visualization data fusion		[2,000]		[1,200]		
0702239A	178	AVIONICS COMPONENT IMPROVEMENT PROGRAM	1,024	1,024	1,024		1,024	
0708045A	179	END ITEM INDUSTRIAL PREPAREDNESS ACTIVITIES	698'99	75,869	698'99	3,600	70,469	
		Specialized compact automated mechanical clearance platform		[3,000]		[400]		
		Non-hot pressed encapsulated armor ceramic manufacturing technology		[6,000]		[3,200]		
1001018A	\$	NATO JOINT STARS						
	566	CLASSIFIED PROGRAMS	147, 162	147,162	137,162	6,800	153,962	
		Total, RDT&E Army	10,589,604	10,057,498	11,327,945	250,788	10,840,392	
		Program Element Li G305204A 17 G305206A 17 G305206A 17 G305206A 17 G305208A 17 G305208A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17 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G305238A 17 G305238A 17 G305238A 17 G305238A 17 G305238A 17	Element Line Program Title G305204A 175 TACTICAL UNMANNED AERIAL VEHICLES Constant Hawk Heavy fuel engines C305206A 176 AIRBORNE RECONNAISSANCE SYSTEMS C305206A 177 DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS CONSTANT lock operational support environment Asymmetric threat response and analysis program Blast risk analysis and mitigation application Sensor visualization data fusion O702238A 178 AVIONICS COMPONENT IMPROVEMENT PROGRAM O708045A 178 AVIONICS COMPONENT IMPROVEMENT PROGRAM O708045A 178 AVIONICS COMPONENT IMPROVEMENT PROGRAM O708045A 178 AVIONICS COMPONENT IMPROVEMENT PROGRAM O708045A 178 AVIONICS COMPONENT IMPROVEMENT PROGRAM O708045A 178 AVIONICS TEMPOREMENT PROGRAMS 1001018A 180 NATO JOINT STARS 999 CLASSIFIED PROGRAMS	Fine Program Title Fig.	Fireparam Line Program Title Request Request Request Request Request Request Request Request Request Request Request Request Request Request Request Request Request Request 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Wide-area persistent surveillance

The budget request included a classified amount in PE35206A for improvements to the Constant Hawk persistent surveillance system.

The House bill would approve the requested amount.

The Senate amendment would authorize an additional \$30.0 million to accelerate and broaden the scope of the Constant Hawk system.

The conferees agree to authorize the requested amount.

The current deployment of the Army's Constant Hawk system has proven the importance of large-area persistent surveillance in the campaign against improvised explosive device (IED) networks in Iraq. However, the coverage area is limited, and the platform's endurance is also limited. The system is designed to provide sup-

port only to the forensic analysis mission.

The Marine Corps is fielding a similar capability called Angel Fire. Angel Fire is designed to provide real-time support to ground force operations with improved sensor resolution. The conferees agree that while these two systems should eventually be merged into a single program with improved capabilities, this merger must not hinder current efforts to complete the fielding of either the Constant Hawk or Angel Fire systems. The conferees also urge the Army and Marine Corps to commit to integrating these systems in accordance with the equipment and procedures required by Task Force ODIN, and Army and Marine Corps ground forces. This

merger should be accomplished as soon as practicable.

The conferees direct the Secretary of Defense to provide a conceptual plan for merger of the Constant Hawk and Angel Fire programs, which must include an assessment of the intelligence, surveillance, and reconnaissance (ISR) impacts of such a merger. The conferees also direct the Secretaries of the Army and Navy to provide program management plans for the Constant Hawk and Angel Fire programs, including respective budget detail to the congressional defense and intelligence committees within 60 days of enactment of this Act. The conferees also direct the Secretary of Defense to provide a study of future improvements to wide-area persistent surveillance, including: an assessment of sensor technology capabilities and limitations; an analysis of the most suitable sensor platforms; an evaluation of the best system architecture for collecting, sharing, and analyzing sensor data; and analysis of the optimum use of wide-area surveillance for defeating IED and other asymmetric threat networks. The results of this study should be provided to the congressional defense and intelligence committees within 180 days of enactment of this Act.

NAVY

Research, Development, Test, and Evaluation, Navy overview

The budget request included \$17,075.5 million in Research, Development, Test, and Evaluation, Navy for the Department of Defense.

The House bill would authorize \$17,323.6 million.

The Senate amendment would authorize \$16,296.4 million.

The conferees agree to authorize \$16,980.7 million.

Unless noted explicitly in the statement of managers, all changes are made without prejudice. $\,$

Acct	Program	a I	Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference
			research, development, test a evaluation, navy					
1319	0601103N	-	UNIVERSITY RESEARCH INITIATIVES	76,637	81,637	85,637	9,200	85,837
			Program Increase Center for Nanosciences and Nanomaterials		[2,000]	[600)6]	[8,000] [1,200]	
1319		~	IN-HOUSE LABORATORY INDEPENDENT RESEARCH	16,556	16,556	16,558		16,556
1319	0601153N	60	DEFENSE RESEARCH SCIENCES	374,052	379,062	375,052	3,200	377,252
			Science & technology educational outreach programs			[1,000]	[800]	
			Energetics concepts and development		[5,000]		[2,400]	
1319	0602114N	•	POWER PROJECTION APPLIED RESEARCH	83,419	96,719	96,419	7,000	90,419
			Infrared materials research			[3,000]		
			High energy conventional energetics		[6,000]		[2,000]	
			Jefferson Lab high power FEL development		[5,000]		[2,000]	
			Advanced linear accelerator		[2,300]			
1319	0602123N		FORCE PROTECTION APPLIED RESEARCH	155,836	157,436	169,436	8,600	164,536
			Undersea perimeter security systems			(2,500)	[2,800]	
			Port security technologies			[2,000]		
			Unmarried sea surface vessel propulation & power research			[3,000]		
			Energy systems integration research			[2,000]	[2,000]	
			UAV fuel cell technologies			[2,000]	[2,000]	
			Critical composite technologies for SOF medium range endurance			[1,000]	[1,000]	
			Optical recognition protocol for biologics detection		[1,500]		[800]	
1319	0602131M		MARINE CORPS LANDING FORCE TECHNOLOGY	26,785	29,785	31,285	3,000	29,785
			Rapid awareness systems			[4,500]	[3,000]	
			Compact pulse power sources		[3,000]			
1319	1319 D602234N	7	MATERIALS, ELECTRONICS AND COMPUTER TECHNOLOGY		2,000		2,000	2,000
			Improved corrosion protection for Electromagnetic Aircraft Launch System (E	EMALS)	(2,000)			
			Infrared Materials Center		[2,000]		[2,000]	

	Program			E72008	House	Senate	Conference	Conference	
Pest	Element	를	Program Title	Reguest	Authorized	Authorized	Change	Authorized	
1319	0602235N	80	COMMON PICTURE APPLIED RESEARCH	93,376	98,376	93,376		93,376	
			Blossom Point Satelitte Facility		[2,000]				
			Agile coalition environment		[4,000]				
1319	DB02236N	œ	WARFIGHTER SUSTAINMENT APPLIED RESEARCH	68,297	103,297	88,297	2,400	769'08	
			PULSE-Virtual Clinical Learning Lab		[15,000]		[2,400]		
1319	0602271N	₽	RF SYSTEMS APPLIED RESEARCH	45,451	45,451	48,451	2,000	47,451	
			RF power technologies			[3,000]	[2,000]		
1319	0602435N	F	OCEAN WARFIGHTING ENVIRONMENT APPLIED RESEARCH	49,869	52,109	49,969	008	50,669	•
			Marine mammal effects of sound		[2,240]		[800]		1 4
1319	0602851M	4	JOINT NON-LETHAL WEAPONS APPLIED RESEARCH	6,081	6,081	6,081	,	6,081	
1318	0802747N	13	UNDERSEA WARFARE APPLIED RESEARCH	68,455	73,255	71,455		68,455	
			Vector sensor technology development			[3,000]			
			Persistent littoral underses surveillence		[4,800]				
1319	0602782N	1	MINE AND EXPEDITIONARY WARFARE APPLIED RESEARCH	59,874	63,674	59,874	2,800	62,674	
			Autonomous underwater vehicle docking and recharging station		[4,000]		[2,800]		
1319	0803114N	15	POWER PROJECTION ADVANCED TECHNOLOGY	49,684	66,684	54,684	2,400	52,084	
			Excalibur UAV			1,000	[goal		
			Free electron laser research			[4,000]	1		
			Countermine LIDAR Undersea Vehicle (CLUBS)		[2,200]			•	
			Tactical compact optical interrogator		[7,800]		[1,600]		
			High bandwidth ship to ship optical communications		[1:000]				
			DP-2 vectored thrust aircraft		[6,000]				

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FORCE PROTECTION ADVANCED TECHNOLOGY Autonomous automaticating fault current limiting system New, menufacturing & repair cell Development of wide-band ges emilionductor materials Newy/USMC fuel cell ron tactical vehicle initiative Electrochemical field-deployable system for potable water generation Fuel cell manufacturability research Single generator operations lithlum ian battery Composite bechnologies for SOF medium range endurance craft Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection sorar network Swimmer detection annetwell and control Swimmer detection annetwellance and control Swimmer detection annetwellance and control Swimmer detection annetwellance and control Swimmer detection annetwellance and control Swimmer detection annetwellance and control Swimmer detection annetwellance and control Swimmer detection annetwellance and control Swimmer detection annetwellance and control Swimmer detection annetwellance and control Swimmer detection annetwellance Nature (Nature acoustical combat system Natur TECHNICLE (Nature Annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwellance annetwella		100,150 [3,000] [5,000] [4,800] [3,000] [3,400] [5,000]	40,782 102,124 22,876 75,988 [5,000] 10,838 12,145 73,626
FORCE PROTECTION ADVANCED TECHNOLOGY Autonomous superconducting fault current limiting system Nevy manufacturing & repair cell Development of wide-band gep semiconductor materials NevylUSMC fuel cell montactical vehicle initiative Electrochemical field-deployable system for potable water generation Fuel cell menufacturability research Single generator operations lithlum ion battery Composite bedrivologies for SOF medium range endurance craft Swimmer detaction soriar network Secure manel infrastructure Neval power node switching and control Sentights COMMON PICTURE ADVANCED TECHNOLOGY Project Atheria Maritime identification surveillance technology VARFIGHTER SUSTAINMENT ADVANCED TECHNOLOGY Siow association JOINT NON-LETHAL WEAPONS TECHNOLOGY USMC ADVANCED TECHNOLOGY DEWIND SYSTEM WARPIGHTER PROTECTION ADVANCED TECHNOLOGY USMC ADVANCED TECHNOLOGY DEWIND SYSTEM WARPIGHTER PROTECTION ADVANCED TECHNOLOGY USMC ADVANCED TECHNOLOGY DEWIND SYSTEM WARPIGHTER PROTECTION ADVANCED TECHNOLOGY USMC ADVANCED TECHNOLOGY USMC ADVANCED TECHNOLOGY USMC ADVANCED TECHNOLOGY USMC ADVANCED TECHNOLOGY USMC ADVANCED TECHNOLOGY USMC ADVANCED TECHNOLOGY USMC ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY UNDERSEA WARFARE ADVANCED TECHNOLOGY	House Authorized	[17,850] [1,000] [8,000] [7,000] [7,000]	53,582 [10,000] [2,800] 102,124 22,676 73,468 [7,500] 17,838 [7,000] 12,145 16,700]
	EY2008 Request	70,850	40,782 102,124 22,676 70,968 10,838 12,145
	Line Program Title	_ ,	-
	Process Acci Element	1319 OGO3123N	1319 0603236N 1319 0603271N 1319 060367M 1319 0603651M 1319 0603727N 1319 0603727N

Title II-RDT and E (Dollers in Thousends)

	Program			F72008	House	Senate	Conference	Conference
Acct	Element	릨	Program, Title	Reguest	Authorized	Authorized	Change	Authorized
1319	0803782N	8	MINE AND EXPEDITIONARY WARFARE ADVANCED TECHNOLC	26,840	26,840	26,840		26,840
1319	0603207N	27	AIR/OCEAN TACTICAL APPLICATIONS	47,914	47,914	47,914	-10,000	37,914
			Meteorological and Ocean Sensors (METOC) data acquisition program growth	£			[-10,000]	
1319	DB03216N	58		6,252	17,502	6,252		6,252
			Rotorcraft external airbag system		[4,000]		,	
			Air Sentinel UAS		[7,250]			
1319	0803237N	8		9,475	9,475	9,475		9,475
1319	0803254N	8		16,708	26,706	16,706	4,000	20,706
			Marine mammel alert system		[4,000]		[2,400]	
			Tactical E-field buoy development program		[6,000]		[1,600]	
1319	0803261N	န		4,063	4,063	4,063		4,063
1319	0603382N	g		9,331	17,331	9,331		9,331
			Open architecture technology insertion management environment		[8,000]			
1319	0603502N	g	SURFACE AND SHALLOW WATER MINE COUNTERMEASURES	91,122	91,122	91,122		91,122
1319	0603506N	8	SURFACE SHIP TORPEDO DEFENSE	15,967	15,967	17,467	1,500	17,467
			Sensor arrays for multiple applications (SAMA)			[1,500]	[1,500]	
1319	0603512N	32	CARRIER SYSTEMS DEVELOPMENT	84,806	84,806	84,806		84,806
1319	0803513N	8	SHIPBOARD SYSTEM COMPONENT DEVELOPMENT	9,450	38,950	38,850	10,200	19,650
			Smart valve			[3,000]	[2,400]	
			Power conversion equipment			[2,500]	[800]	
			High tamperature superconducting AC synchronous propulsion mold		(000'6i	[14,400]	[2,000]	
			Shipboard flywheel energy storage system			[9,500]	009	
			Diagnostic pump system		[8,000]			
			Hybrid propulsion permanent magnet motor		[8,000]		2,000	
			Propulsor manufacturing technology department		[6,500]		[2,400]	
1319	0603525N	37	PILOT FISH	132,131	132,131	132,131	-2,500	129,631
			Slow Execution				[-2,500]	
1319	0603527N	8	RETRACT LARCH	69,601	89,601	89,601		89,601
1319	D603538N	ස	RETRACT JUNIPER	37,405	37,405	37,405		37,405

Title II-RDT and E (Dollars in Thousands)

	Program Title	Reguest	Authorizad	Anthorhod	Change of Control	A Manual A
			NAME OF THE PARTY	CARIOURA		Aumonzed
8	ADIOLOGICAL CONTROL	1,546	1.546	1.548		1 548
2	SURFACE ASW	25,580	25,580	29.560	1600	27,160
0	proved surface vessel torpedo tube launcher		•	(4,000)	100	ì
	CONVERSION					
Œ	NCED SUBMARINE SYSTEM DEVELOPMENT	134,882	144 632	164 382	8 200	143 082
	sea missãe launch study (ULMS)			125 CO	1000 51	
	thin line towed array		24 6000	[00]	000 1	
	optic faderated accustic systems			(ope:+)	[3,200]	
O	Low cost laser module assembly for high frequency fiber cotic acoustic sensors	506	(1000) (1000)			
3	SUBMARINE TACTICAL WARFARE SYSTEMS	9.865	988	985		9
٥.	IP CONCEPT ADVANCED DESIGN	30,858	30.858	34 858		000's
¥	od generation shipboard monitoring	·	<u> </u>	1		200
Δ.	IIP PRELIMINARY DESIGN & FEASIBILITY STUDIES	18.736	28.736	18,736	2	20 736
•	evernaker replacement at Naval Surface Warfare Center (NSWC)	•	100001	<u> </u>	ioni's	20,1,03
\$	ADVANCED NUCLEAR POWER SYSTEMS	186.198	166 106	301 981	1 00/21	460 400
\$	WANCED SURFACE MACHINERY SYSTEMS		3	<u> </u>		<u>8</u>
₹	HALK EAGLE	211.201	211.201	211 201		200
¥	ITORAL COMBAT SHIP (LCS)	217.502	207.502	217.500		247.600
ž	Mission modules decrease (AMDT 35)		1210 0001			200°112
ž	COMBAT SYSTEM INTEGRATION	53,427	53.427	107 63		62 497
≨	CONVENTIONAL MUNITIONS .	8,941	8.941	196		3
3	MARINE CORPS ASSAULT VEHICLES	288 220	88 220	188 220	26.000	100
¥	peditionary fighting vehicle (EFV)			1 400 0001	300	77,552
¥	USMC MINE COUNTERMEASURES SYSTEMS - ADV DEV	1927	[-2.00) [667	[000,0001-]	inn's-l	į
~	MARINE CORPS GROUND COMBAT/SUPPORT SYSTEM	80.403	8	2 43	000) i
=	Joint light tactical vehicle (JLTV) - transfer from Title XV	1	3		000	40,403
=	Joint Light Tectical Vehicle contract delay			[m.	1.25 0000	
2	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	83,361	83.361	136.1	lom'ss-l	296
ನ	XOPERATIVE ENGAGEMENT	33,283	33,283	33,283		33,283

Title II-RDT and E (Dollars in Thousands)

	Program			FY2008	House	Senate	Conference	Conference
Acct	Element	3	Program Title	Reguest	Authorizad	Authorized	Change	Authorized
1319	0803713N	8	OCEAN ENGINEERING TECHNOLOGY DEVELOPMENT	5,122	5,122	5,122		5,122
1319	0603721N	29	ENVIRONMENTAL PROTECTION	19,850	19,850	19,850		19,850
1319	0803724N	8	NAVY ENERGY PROGRAM	5,335	6,835	5,335	800	6,135
			Synthetic fuels		[1,500]		[900]	
1319	0603725N	6	FACILITIES IMPROVEMENT	4,131	4,131	4,131	,	4,131
1319	0603734N	8	CHALK CORAL	28,297	28,297	28,297		28,297
1319	0603739N	8	NAVY LOGISTIC PRODUCTIVITY	3,547	3,547	7,547	009,1	5,147
			Highly integrated optical interconnects for advanced air vehicles			[4,000]	[1,600]	
1319	0803746N	2	RETRACT MAPLE	346,144	346,144	346,144		346,144
1319	0803748N	8	LINK PLUMERIA	88,748	88,748	86,748		86,748
1319	0603751N	8	RETRACT ELM	79,144	79,144	79,144		79,144
1319	0803755N	67	SHIP SELF DEFENSE	10,954	10,954	10,954		10,954
1319	0603764N	8	LINK EVERGREEN	31,607	31,607	31,607		31,607
1319	0603787N	8	SPECIAL PROCESSES	40,940	40,940	40,940		40,940
1319	0603790N	2	NATO RESEARCH AND DEVELOPMENT	9,934	9,834	9,834		9,934
1319	0803785N	7	LAND ATTACK TECHNOLOGY	31,021	69,021	31,021	19,800	50,821
			JSOW-ER Demo		[3,000]		[3,000]	
			Affordable Weapon System		[30,000]		[15,200]	
			76mm super rapid medium caliber gun system		[5,000]		[1,600]	
1319	0603851M	75	NONLETHAL WEAPONS	45,882	45,882	45.892	•	45.892
1319	0603857N	E	ALL SERVICE COMBAT IDENTIFICATION EVALUATION TEAM (A			•		•
1319	N038E080	7.		70,811	70,811	70,811		70,811
1319	0603879N	75	SINGLE INTEGRATED AIR PICTURE (SIAP) SYSTEM ENGINEER	46,450	46,450	46,450		46,450
1319	0603889N	78			•	•		
1319	0603925N	1	DIRECTED ENERGY AND ELECTRIC WEAPON SYSTEMS					
1319	0804272N	28		27,569	31,569	31,569	1,600	29,169
					[4,000]	[4,000]	[1,600]	
1379	0604327N	78		126,434	128,434	•	-126,434	
			Convertional Trident Missile (CTM)			[-126,434]	[-126,434]	

Title II-RDT and E (Dollars in Thousands)

	Program			FY2008	House	Senate	Conference	Conference	
Acct	Element	=	Program Title	Request	Authorized	Authorized	Chenge	Authorized	
1319	0604450N	8		15,000	15,000	15,000		15,000	
1319	0604707N	6		42,295	42,295	42,295		42,295	
1319	0604787N	8							
1319	0604212N	8	OTHER HELO DEVELOPMENT	46,815	46,815	46,815	-5,000	41,815	
			Program execution				[-6,000]		
1319	0604214N	\$	AV-8B AIRCRAFT - ENG DEV	17,360	17,360	17,360		17,360	
1319	0604215N	8	STANDARDS DEVELOPMENT	108,242	113,742	106,242	3,200	109,442	
			Advanced measurements standards		[005'1]		[3,200]		
1319	0604216N	8	MULTHMISSION HELICOPTER UPGRADE DEVELOPMENT	78,151	78,151	78,151		78,151	
1318	0804218N	84	AIROCEAN EQUIPMENT ENGINEERING	5,162	5,162	5,162		5,162	
1319	0804221N	8	8 P-3 MODERNIZATION PROGRAM	8,621	8,621	8,621	000 [†]	4,621	"
			Program exacution				,000 1,000		"
1319	0604230N	8	WARFARE SUPPORT SYSTEM	2,911	2,911	2,911		2,911	1
1319	0604231N	8	TACTICAL COMMAND SYSTEM	96,921	91,921	96,921		66,921	
			Software reconfigurable payloads		[5,000]				
1319	0604234N	20	ADVANCED HAWKEYE	808,963	808,993	808,993		808,983	
1319	0604245N	8	H-1 UPGRADES	3,608	3,608	3,608		3,608	
1319	0804291N	8	ACOUSTIC SEARCH SENSORS	18,325	20,325	18,325	900	19,125	
			Deep extended echo ranging		[2,000]		[800]		
1319	0604262N	æ	V-22A	117,997	117,997	117,997		117,997	
1319	0604264N	8	AIR CREW SYSTEMS DEVELOPMENT	24,267	24,267	24,267		24,267	
1319	0604269N	8	EA-18	272,699	272,699	272,699		272,699	
1319	0604270N	26	ELECTRONIC WARFARE DEVELOPMENT	41,064	41,084	41,064		41,064	
1319	0604273N	8	VH-71A EXECUTIVE HELO DEVELOPMENT	270,971	270,971	270,971	40,000	230,971	
			Program execution				[-40,000]		
1319	0604280N	8		853,678	863,676	853,676		653,676	
1319	0604300N	5	SC-21 TOTAL SHIP SYSTEM ENGINEERING	621,544	630,544	638,544	11,400	632,944	
			Permanent magnet motor system		[000'6]	[8,000]	[9,000]		
			Advanced wireless encryption module			[8,000]	[2,400]		

	Program		-	F72008	House	Security	Conference	Conference
ts Best	Element	틧	Line Program Title	Recuest	Authorized	Authorized	Change	Authorized
1319	0604307N	턴	SURFACE COMBATANT COMBAT SYSTEM ENGINEERING	142,810	142,810	142,810		142,810
1319	0604311N	효	LPD-17 CLASS SYSTEMS INTEGRATION	4,300	4,300	4,300		4,300
1319	DBD4329N	ই	SMALL DIAMETER BOMB (SDB)	9,832	9,832	8,632		8,832
1319	D604366N	ş	STANDARD MISSILE IMPROVEMENTS	231,791	231,791	231,791		231,791
1319	0804373N	5	ARBORNE MCM	54,761	54,761	54,761		78,781
1319	0604378N	5	NAVAL INTEGRATED FIRE CONTROL - COUNTER AIR SYSTEM:	11,497	11,497	11,497		11,497
318	0804501N	107	ADVANCED ABOVE WATER SENSORS	121,494	121,494	121,494		121,494
1319	0604503N	8 0	SSN-668 AND TRIDENT MODERNIZATION	114,789	114,789	119,189	3,200	117,989
			Improved submarine thin line towed errey handler & array reliability			[4,400]	[3,200]	
1319	0804504N	\$	AIR CONTROL	4,166	4,166	4,166	•	4,168
1319	0604507N	110	EMHANCED MODULAR SIGNAL PROCESSOR		•			·
1319	0604512N	=	SHIPBOARD AVIATION SYSTEMS	28,100	28,100	28,100		28,100
1319	0804518N	112	COMBAT INFORMATION CENTER CONVERSION	17,139	17,139	21,139		17,139
			Combat Information center conversion			[4,000]		
1319	0804558N	113	NEW DESIGN SSN	223,958	223,958	229,958	2,700	226,658
			Submarine electronic chart updates			[6,000]	[2,700]	
1319	0604561N	<u>+</u>	SSN-21 DEVELOPMENTS	2,457	2,457	2,457		2,457
1319	0604562N	115	SUBMARINE TACTICAL WARFARE SYSTEM	53,703	53,703	59,703		63,703
1319	0604567N	16	SHIP CONTRACT DESIGN LIVE FIRE TAE	62,404	62,404	67,304		62,404
			LHA[R] design - transfer from NDSF			[4,900]		
1319	0804574N	117	NAVY TACTICAL COMPUTER RESOURCES					
1310	0804801N	118	MINE DEVELOPMENT	2,082	2,092	2,092		2,092
1319	0804603N	119	UNGUIDED CONVENTIONAL AIR-LAUNCHED WEAPONS			•		
1319	0604610N	120	LIGHTWEIGHT TORPEDO DEVELOPMENT	27,056	27,056	27,056		27,056
1319	0604618N	121	JOINT DIRECT ATTACK MUNITION					
1319	0604654N	12	JOINT SERVICE EXPLOSIVE ORDINANCE DEVELOPMENT	10,362	10,382	10,382		10,382
1319	0604703N	123	PERSONNEL, TRAINING, SIMULATION, AND HUMAN FACTORS	8,830	8,630	8,830		6,630
1319	0804721N	124	BATTLE GROUP PASSIVE HORIZON EXTENSION SYSTEM					
1318	0804727N	125	JOINT STANDOFF WEAPON SYSTEMS	24,851	24,851	24,851		24,851

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Title II-RDT and E (Dollers in Thousands)

	Program			FY2008	House	Senate	Conference	Conference	
Acet	Element		Program Title	Received	Authorized	Authorized	Chance	Authorized	
1319	0804759N	54	MAJOR T&E INVESTMENT	37,614	43,614	37,614	4,100	41,714	
			Fiber optic data link - network expansion		[6,000]		[4,100]		
1319	0805152N	1	STUDIES AND ANALYSIS SUPPORT - NAVY	7,518	7,516	7,516		7,518	
1319	0605154N	45	CENTER FOR NAVAL ANALYSES	49,380	49,360	49,360		49,360	
1319	0605155N	4	FLEET TACTICAL DEVELOPMENT						
1319	0605502N	147	SMALL BUSINESS INNOVATIVE RESEARCH						
1319	0605804N	4	3 TECHNICAL INFORMATION SERVICES	760	26	3		69	
1319	0605853N	4	MANAGEMENT, TECHNICAL& INTERNATIONAL SUPPORT	49,498	49,498	49,498		49,498	
1319	0605856N	8	STRATEGIC TECHNICAL SUPPORT	3,452	3,452	3,452		3,452	
1319	0605861N	151	RDT&E SCIENCE AND TECHNOLOGY MANAGEMENT	68,180	69,180	68,180		68,180	
1310	0805862N	\$	RDT&E INSTRUMENTATION MODERNIZATION	1,423	1,423	1,423		1,423	
1318	0605863N	<u>5</u>	RDT&E SHIP AND AIRCRAFT SUPPORT	184,541	184,541	184,541		184,541	
1319	0805864N	\$	TEST AND EVALUATION SUPPORT	338,130	336,130	336,130		336,130	
1319	0605865N	55	OPERATIONAL TEST AND EVALUATION CAPABILITY	12,176	12,178	12,176		12,178	
1319	N9989090	156	NAVY SPACE AND ELECTRONIC WARFARE (SEW) SUPPORT	2,439	2,439	2,439		2,439	
1319	0605867N	157	57 SEW SURVEILLANCE/RECONNAISSANCE SUPPORT	29,071	29,071	29,071	9,000	24,071	
			Program growth				[-5,000]		
1319	0605873M	55	MARINE CORPS PROGRAM WIDE SUPPORT	20,166	20,166	20,166	•	20,166	
1319	0305885N	159	TACTICAL CRYPTOLOGIC ACTIVITIES	1,508	1,508	1,508		1,508	
1319	0804758N	6	SERVICE SUPPORT TO JFCOM, JNTC	5,078	5,078	5,078		5,078	
1319	N8686060	161	FINANCING FOR CANCELLED ACCOUNT ADJUSTMENTS						
1319	0603660N	5		_		_	[-50,000]	_	
			Classified program				[-20'000]		
1319	0804227N	<u>ह</u>	HARPOON MODIFICATIONS	43,470	43,470	43,470		43,470	
1319	0604402N	\$	UNMANNED COMBAT AIR VEHICLE (UCAV) ADVANCED COMP(161,665	181,865	181,665		161,685	
1319	0101221N	1 8	STRATEGIC SUB & WEAPONS SYSTEM SUPPORT	81,388	56,388	75,398	-12,000	69,388	
			RRW Phase 3		[-25,000]	[-15,000]	[-15,000]		
			LINAC			[000'6]	[3,000]		
1319	1319 OIOIZZ4N	8	SSBN SECURITY TECHNOLOGY PROGRAM	33,109	33,109	33,109		33,109	

Title II-RDT and E (Dollars in Thousands)

Conference Authorized 27,740 1,845 6,987 1,443 34,340 34,762 5,534 17,600 3,473 71,720 255,140 36,531 39,756 19,541 03,884 44,881 22,691 23,108 8,400 1,600 1,600 3,600 (1,600) (1,600) (2,000) -25,000 [-25,000] 6,000 16,000 Conference 1,280 Senete Authorized 27,740 1,845 6,987 1,443 34,340 34,762 5,534 11,200 [4,000] 22,691 23,108 1,9,7 28,284 House Authorized 22.691 22.691 (3.900) (11,000) (11,750) 27,740 1,845 6,987 1,443 34,340 34,762 34,762 34,762 34,762 1,000) (10,000) (10,000) 3,473 71,720 280,140 27,740 1,845 6,987 1,443 34,340 34,782 5,534 11,200 Request 44,756 44,891 22,691 23,108 7,94 36,531 AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CR. TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (T CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT ELECTRONIC WARFARE (EW) READINESS SUPPORT SUBMARINE ACOUSTIC WARFARE DEVELOPMENT SURFACE ASW COMBAT SYSTEM INTEGRATION MARINE CORPS COMMUNICATIONS SYSTEMS OPERATIONAL NUCLEAR POWER SYSTEMS FLEET TELECOMMUNICATIONS (TACTICAL) Communications upgrade - DDG modernization Pv6 Transition Planning Laboratory - SPAWAR NAVY SCIENCE ASSISTANCE PROGRAM RAPID TECHNOLOGY TRANSITION (RTT) INTEGRATED SURVEILLANCE SYSTEM NAVY STRATEGIC COMMUNICATIONS CRYPTOLOGIC DIRECT SUPPORT Post launch communication system AVIATION IMPROVEMENTS Weapons control system TACTICAL DATA LINKS HARM IMPROVEMENT Structural life tracking Age exploration mode F/A-18 SQUADRONS E-2 SQUADRONS Program execution Acoustic windows MK-48 ADCAP Slow execution Line Program Title 27 27 27 27 27 87 5 8 6 2 2 2 2 179 8 2 8 器 020631314 0204574N 0205601N 0205604N 0205875N 0101402N 0203761N 0204136N 0204311N 0204413N 0204571N 0204575N 0205620N 0205632N 0205633N 0205858N 0101226N 0204152N 0204163N 0204229N Program Element 1319 1318 1318 1318 1319 1319 1319 319 ¥ 319 1319 1319 1319 1319

COORSIGN 187 MARINE CORPS GROUND COMBATISUPPORTING ARMS SYST Ultrasonic consolidation of embedded sensors Anti-enjoy infrared targeting system (ASITS) COORSIGN 188 MARINE CORPS COMBAT SERVICES SUPPORT COOT 161N 189 TACTICAL AIM MISSILES COCHECTION AND CED VESSEL (JHSV) COOTORS 191 JOINT HIGH SPEED VESSEL (JHSV) COOTORS 192 MARINE CORPS COMBAT SERVICES SUPPORT 193 JOINT HIGH SPEED VESSEL (JHSV) COCOS140N 194 MARINE CORPS COMBAT SERVICES SUPPORT 195 SATELLITE COMMUNICATIONS (SPACE) UNIT gap risk reduction 195 SATELLITE COMMUNICATIONS (SPACE) 196 JOINT COMMAND AND CONTROL PROGRAM (JC2) COCOS140N 197 JOINT COMMAND AND CONTROL PROGRAM (JC2) COCOS140N 198 LOURT COMMAND AND CONTROL PROGRAM (JC2) COCOS140N 199 JOINT COMMAND AND CONTROL PROGRAM (JC2) COCOS140N 199 CORRA JUDY COCOS160N 200 JOINT CHARANIED ARIAL VEHICLES COMPACT JUBANANIED AFRAL VEHICLES COMPACT JUBANANIED AFRAL VEHICLES COMPACT JUBANANIED AFRAL VEHICLES COMPACT JUBANANIED AFRAL VEHICLES COMPACT SHEAP SATEMS COMPACT JUBANANIED AFRAL VEHICLES COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT SHEAP SATEMS COMPACT		Request	Authorized	Authorized	Change	Conference	
### ## ### ###########################	TING ARMS SYST	57,177	61,177	70,877	6,200	63,377	
			[4.000]	[3,900]	[1,200]		
				[3,800]	(5,000]		
## ## FF FF FFF8888 888	E	12,946	12,946	12,948		12,946	
		4,445	4,445	4,445		4,445	
## FFF FFF FFF AND AND	ILE (AMRAAM)	4,579	4,579	4,579	-2,000	2,579	
	*				[-2,000]	·	
		18,934	18,934	18,934	•	18,934	
		_	-		[3,000]	_	
					[3,000]		
			_	_		_	•
	LANCE	_	-	_			
		738,572	738,572	749,572	00.	737,572	_
				[10,000]			
++++4444 444				[3,000]			
	vorting		[2,000]		[1,000]		
	3	28,393	28,393	28,383		28,393	
44444 444	(702)	1,007	1,007	1,007		1,007	
- 4444 444	(JC2)	5,015	5,015	5,015		5,015	
		132,679	132,679	132,679		132,679	
	ORS-SPACE (ME)	4,887	4,867	4,887		4,887	
	TIVITIES	5,44 444	5,444	5,444		5,444	
		50,185	51,185	50,185		50,185	
			[1,000]			•	
		116,666	116,686	116,686		116,666	
••		50,677	50,677	50,677		50,677	
		22,488	22,488	22,488		22,488	
	SYSTEMS	19,350	19,350	19,350		19,350	

Acct	Program Element	9	Procram Title	FY2006 Request	House	Senate Authorized	Conference	Conference Authorized	
1319	0307207N	208	AERIAL COMMON SENSOR (ACS) Aerial Common Sensor	16,606	12,606	16,606	-10,000	8,608	
1319		200	MODELING AND SIMULATION SUPPORT	7,832	7,832	7,832	•	7,832	•
1319		5 5	DEPOT MAINTENANCE (NON-IF) AVANICS COMPONENT MAPONEMENT DESCRIAM	19,402	19,402	19,402		19,402	00
1319	0708011N	212	INDUSTRIAL PREPAREDNESS	56,445	56,446	56,945		56,445	
1319	0708730N	213	Materials stress measurement technologies MARITIME TECHNOLOGY (MARITECH)			[2,500] 15,000	12,000	12,000	
1319		8	National Shipbuilding Research Program 6 CLASSIFIED PROGRAMS	1,219,225	1,219,225	[15,000] 174,218	[12,000]	1,172,225	
			TOLL RDTRE NAVY	17,075,636	17,323,601	16,296,395	-94,804	16,980,732	

Threat D

The budget request included \$32.4 million in PE64258N for

target systems development.

The House bill would authorize \$42.4 million, an increase of \$10.0 million, for a Threat D advanced cruise missile target systems development.

The Senate amendment would authorize the budget request. The conferees agree to authorize \$32.4 million in PE64258N

for target systems development.

The conferees are concerned about the limited effort that the Navy has undertaken in developing test resources that can adequately simulate emerging advanced cruise missile threats to Navy platforms. The conferees are aware that the lack of this test capability has been raised specifically by the Director of Operational Test and Evaluation as potentially impacting the operational testing of a number of major Navy acquisition programs. The conferees encourage the Department of Defense to program for adequate resources to ensure that such cruise missile threats can be adequately simulated in a timely manner, in order to avoid disruption to the operational test and evaluation of major systems and to ensure that such systems are operationally suitable and effective at the time of deployment.

AIR FORCE

Research, Development, Test, and Evaluation, Air Force overview

The budget request included \$26,711.9 million in Research, Development, Test, and Evaluation, Air Force for the Department of Defense.

The House bill would authorize \$25,739.0 million.

The Senate amendment would authorize \$25,582.0 million.

The conferees agree to authorize \$25,692.5 million.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Acct	Program	4	Line Program 116e	EY2008 Request	House Authorized	Senate	Conference	Conference	
			research, development, test & Evaluation, air force						
3600		-	DEFENSE RESEARCH SCIENCES	258,259	258 259	258 259		030	
3600	0601103F	7	UNIVERSITY RESEARCH INITIATIVES	104 304	104.304	200.000		807'007	
			High-energy lesser systems research		5	10,00	000	401,02T	
			Military declarion mules than account.			[3,000]	[3,000]		
						[3,000]	[2,400]		
						[3,000]	[2,400]		
			Program increase			10,000	[8,000]		
800		ო	HIGH ENERGY LASER RESEARCH INITIATIVES	12,636	12,636	12636		42.636	
8	0602015F	4	MEDICAL DEVELOPMENT		Î Î	į		14,000	
3800	0802102F	w	MATERIALS	127.794	131 794	125 794	200	105 704	78
			Advanced carbon (Ber research & testing initiative			5		5 /07	35
			Advanced certon fiber events reduction			imíz Ž	[3,000]		•
					(4,000)				
9		•	Lightweight later designator rangefinder		[5,000]				
8	1022000	10	AEROSPACE VEHICLE TECHNOLOGIES	131,948	133,948	133,448	2,800	134.748	
			Optical connector research			11.5001			
			Advancement of intelligent serospace systems		[2,000]		2 000		
3600	0602202F	7	HUMAN EFFECTIVENESS APPLIED RESEARCH	79,856	89.356	79.856	2.400	82 256	
			Warfighter XP		1,000		11 600		
			ChemBio RFID detectors		12.5001				
3600	0602203F	80	AEROSPACE PROPULSION	179.181	187.861	182 681	3 2	20.00	
			X-51B scramjet research			100 E	3,2,5	105,301	
			Integrated Starten/Generator/IES		13 5001	in the second	1000		
			Wavelength agile spectral harmonic oxygen sensor		[5 200]		200,7		
3600	0602204F	0	AEROSPACE SENSORS	108,055	114.065	109 055	<u> </u>	100 055	
			Net centric sensor grid research	•	<u>}</u>	10001	3	28.9	
			Opdikey optical maximum entropy verification		18.0001		local		
8	3600 0602500F	5	MULTI-DISCIPLINARY SPACE TECHNOLOGY		•		fami		

Title II-RDT and E (Dollers in Thousands)

\$	Program Element	Line	Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
3600	0602601F	£	SPACE TECHNOLOGY Nuclear test seismic research	109,566	110,586	121,766	2,750	112,316
		!	rocker payred shekting technologies Spece entrepreneurship		[1,000]	(40d)	(OS)	
000	OBOZBOZE	2	CONVENTIONAL MUNITIONS Lightweight compact transmitter for imaging laser rader	57,804	62,804 [4,800]	57,804		57,804
3600	0602805F	5	DIRECTED ENERGY TECHNOLOGY	54,883	54,883	54,883		54,883
3600	0602702F	1	COMMAND CONTROL AND COMMUNICATIONS	116,705	128,605	116,705	3,500	120,205
			Cyber Attack Mitigation Lab		[2,900]	[2,000]	[1,900]	
			Adaptive optics laser communications		[2,000]		[1,600]	
			LIDAR transceiver		[4,000]			
3600	0602805F	5	DUAL USE SCIENCE AND TECHNOLOGY PROGRAM					
3600	0602890F	16	HIGH ENERGY LASER RESEARCH	50,303	50,303	50,303		50,303
3600	0207170F	17	JOINT HELMET MOUNTED CUEING SYSTEM (JIMCS)	_	_	_		_
3600	0301555F	18	CLASSIFIED PROGRAMS	_		-		-
3600	C301556F	19	SPECIAL PROGRAM	 		-		_
3800	0603112F	8	ADVANCED MATERIALS FOR WEAPON SYSTEMS	39,730	57,730	46,730	6,600	46,330
			Deployable fuel cell processors			[2,000]		
			Electromagnetic interference grid fabrication		[4,000]		[1,600]	
			Metals Affordability Initiative		[14,000]	[5,000]	[5,000]	
3600	0603203F	21	ADVANCED AEROSPACE SENSORS	55,549	68,548	55,549	10,000	65,548
			Versatile Affordable Advanced Turbine Engine		[10,000]		[8,400]	
			Moving target strike		[4,000]		1,600	
3600	0603211F	ង		64,922	28,922	67,422	1,600	68,522
			Thankun structures initiative			[2,500]	[1,600]	
			Program reduction		[-35,000]			
3800	0603216F	ß	AEROSPACE PROPULSION AND POWER TECHNOLOGY	117,990	127,990	117,990		117,990
			Assured Fuels Initiative		[10,000]			

Title II-RDT and E (Dollars in Thousands)

	Program			FY2008	House	Senate	Conference	Conference	
Acct	Element		Program Title	Request	Authorized	Authorized	Change	Authorized	
3600	0603231F	2	CREW SYSTEMS AND PERSONNEL PROTECTION TECHNOLOK Variable transmith vision	28,558	35,558	28,558	1,000	28,558	
			Force health protection genotyping		[1,500]				
			Reusable training and operations system for satelitis training		[1,000]				
			JSF authentic flight simulator		[1,500]				
3600	0603270F	X	ELECTRONIC COMBAT TECHNOLOGY	23,743	23,743	23,743		23,743	
3600	0603311F	8	BALLISTIC MISSILE TECHNOLOGY						
3600	0603400F	23	JOINT UNMANNED COMBAT AIR SYSTEMS (JUCAS) ADVANCE						
3600	0603401F	28	ADVANCED SPACECRAFT TECHNOLOGY	78,704	84,204	83,704	6,300	86,004	
			Thin film amorphous solar cells			[5,000]	[3,200]		
			Laser communications system development		[4,000]		[1,600]		•
			Systematic approach to radiation hardened electronics		[1,500]		[1,500]		\circ
3600	0803422F	8	GLOBAL POSITIONING SYSTEM (GPS) EXTENSION PROGRAM	70,758	758		-70,768		•
			GPS extension			[-70,758]	[-70,758]		
			Program reduction - High Integrity GPS		[-70,000]				
3600	0603444F	ଞ	MAUI SPACE SURVEILLANCE SYSTEM (MSSS)	5,237	15,237	5,237	5,200	10,437	
			High Accuracy Network Determination System		[10,000]		[5,200]		
3600	0603500F	સ	MULTI-DISCIPLINARY ADVANCED DEVELOPMENT SPACE TECI						
3800	0603601F	33	CONVENTIONAL WEAPONS TECHNOLOGY	16,904	16,804	16,904		16,904	
3800	0603605F	ន	ADVANCED WEAPONS TECHNOLOGY	43,999	46,999	43,999	2,400	46,399	
			Satelike active imaging national testbed		[3,000]		[2,400]		
3800	0603789F	¥	C3I ADVANCED DEVELOPMENT	27,357	27,357	29,357	2,000	29,357	
			Optical interconnects research			[2,000]	[2,000]		
3600	0603801F	8	SPECIAL PROGRAMS						
3600	0 603 924F	8	HIGH ENERGY LASER ADVANCED TECHNOLOGY PROGRAM	3,815	3,815	3,815		3,815	
3600		37	TACTICAL AIRBORNE CONTROL SYSTEMS						
3600		8	CLASSIFIED PROGRAMS	-	_	_		-	
3600	_	8	SPECIAL PROGRAM	-	_	_		-	
3600	_	8	INTELLIGENCE ADVANCED DEVELOPMENT	4,930	4,830	4,930		4,830	

Title II-RDT and E (Dollars in Thousands)

Acct	Program Element	녈	Line Program little	EY2006 Request	House Authorized	Senate Authorized	Conference	Conference	
3800	0603287F	‡	PHYSICAL SECURITY EQUIPMENT	894	486	84		994	
3600	0603421F	4	NAVSTAR GLOBAL POSITIONING SYSTEM III	587,226	437,226	587,226	-100,000	487,226	
			Program delay		[-150,000]		[-100,000]		
3800	0803430F	\$	ADVANCED EHF MILSATCOM (SPACE)	603,179	703,179	603,179		603,179	
			Program Increase		[100,000]				
3600	0603432F	4	POLAR MILSATCOM (SPACE)	178,754	178,754	178,754		178,754	
3600	0603438F	₽	SPACE CONTROL TECHNOLOGY	37,604	62,804	87,604	25,000	62,604	
			Self aware - Space attuational awareness		[25,000]	[20,000]	[25,000]		
360	0603742F	4	COMBAT IDENTIFICATION TECHNOLOGY	26,054	28,054	28,054		26,054	
3800	0603790F	47	NATO RESEARCH AND DEVELOPMENT	4,280	4,280	4,280		4,280	
960	0603791F	₩	INTERNATIONAL SPACE COOPERATIVE RAD	619	619	619		619	7
3600	0603845F	\$	TRANSFORMATIONAL SATCOM (TSAT)	963,585	963,585	963,565	-150,000	813,585	88
			TSAT program growth				F-150,000J		8
360	0603850F	8		21,192	21,192	21,192		21,192	
380	0803851F	2		26,519	26,519	26,519		28,519	
3800	0803854F	22	-	19,213	19,213	19,213		18,213	
360	0603858F	ß	SPACE RADAR			90,000			
			Space rader technology study			[80,000]			
960	0603859F	8		2,838	2,838	2,638		2,838	
3600	0603960F	8		7,544	7,544	7,544		7,54	
3600	0604015F	\$8							
88	0804327F	23							
800	D804400F	8	JOINT UNMANNED COMBAT AIR SYSTEMS (J-UCAS) ADVANCE						
380	0604855F	3							
800	0804856F	8	COMMON AERO VEHICLE (CAV)	32,806	32,806		-32,806		
			CAV			[-32,806]	[-32,806]		
360	0804857F	2	OPERATIONALLY RESPONSIVE SPACE	87,032	117,032	102,032	6,100	93,132	
			Program increase		[30,000]	[15,000]	[6,100]		
380	0207423F	8							

Acct	Program Element	릨	Program Dige	FY2008 Request	House Authorized	Senate Autherized	Conference	Conference Authorized
3601	0305178F	8	63 NATIONAL POLAR-ORBITING OPERATIONAL ENVIRONMENTAL	334,871	334,871	334,871		334,671
3600	0603840F	8	GLOBAL BROADCAST SERVICE (GBS)	29,407	29,407	29,407		28,407
3600	0604012F	8	JOINT HELMET MOUNTED CUEING SYSTEM (JHMCS)					
3600	0804222F	8	NUCLEAR WEAPONS SUPPORT	20,319	20,319	20,319		20,319
3600	0604226F	67	B-1B	159,126	159,126	159,126	-15,000	144,128
			Program execution for vertical situation display				[-15,000]	
9600	0604233F	8	SPECIALIZED UNDERGRADUATE FLIGHT TRAINING	12,622	12,622	12,622		12,622
3600	0604239F	8	F-22					
3600	0604240F	2	B-2 ADVANCED TECHNOLOGY BOMBER	244,019	251,219	282,019	43,800	287,819
			Transfer from APAF 23 for restructured radar modernization			[38,000]	[38,000]	
			Small Diemeter Bomb Integration		[0,20]		[5,800]	
3800	0604261F	7	PERSONNEL RECOVERY SYSTEMS	290,059	136,759	136,759	89 ,059	204,000
			CSAR-X		[-153,300]	[-153,300]	[-96,059]	
3600	0804270F	72	ELECTRONIC WARFARE DEVELOPMENT	101,649	101,649	101,649		101,649
3600	0604280F	73	JOINT TACTICAL RADIO					
3600	0604287F	7	PHYSICAL SECURITY EQUIPMENT	z	z	¥		3
3600		. 75	SMALL DIAMETER BOMB (SDB)	145,191	145,191	145,191		145,191
3600	0604421F	78	COUNTERSPACE SYSTEMS	53,412	58,412	63,612	000'6	62,412
			Space control test		[5,000]	[5,200]	[4,000]	
			RAIDRS Block 20			[5,000]	[5,000]	
3600	0604425F	4	SPACE SITUATION AWARENESS SYSTEMS	187,904	197,604	240,104	9,800	197,604
			Space based SSA			[36,000]		
			Space ferros			[9,800]	[9,800]	
			SOIST			[005']		
3600	0804429F	78	AIRBORNE ELECTRONIC ATTACK	20,007	20,007	20,007		20,007
3600		79	SPACE BASED (NFRARED SYSTEM (SBIRS) HIGH EMD	587,004	714,604	687,004		587,004
			SBIRS GEO-4			[100,000]		
			MCS-B Upgrade		[27,600]			
			Program increase		[100,000]			

Title II-RDT and E (Dollars in Thousands)

	Program			EY2008	House	Senate	Conference	Conference	
Acc	Element	릨	r Program Title	Request	Authorized	Authorizad	Change	Authorized	
3800	0604443F	8	ALTERNATIVE INFRARED SPACE SYSTEM (AIRSS)	230,887	29,987		-155,000	75,887	
			Program raduction		[-200,900]	[-230,887]	[-155,000]		
3800	0604600F	5							
3600	0604602F	83	ARMAMENT/ORDNANCE DEVELOPMENT	1,985	6,985	1,985	1,20	3,185	
			Infernal 1000 pound warhead tech demo		[5,000]		[1,200]		
3600	0604604F	8		1,988	1,988	1,986		1,989	
3600	0604617F		AGILE COMBAT SUPPORT	10,623	10,623	10,623		10,623	
3600	0604618F	8							
880	0604706F		LIFE SUPPORT SYSTEMS	12,649	12,649	12,649		12,649	
3600	0604735F		COMBAT TRAINING RANGES	17,657	17,657	17,657	•	17,657	
3600	0604740F		INTEGRATED COMMAND & CONTROL APPLICATIONS (IC2A)	189	7,189	189	4,000	4,189	75
			Distributed mission interoperability toolkit		[000,7]		[4,000]		10
3800	0804750F		INTELLIGENCE EQUIPMENT	1,469	1,469	1,469		1,469	
3600	0604762F	8							
3800	0604800F		JOINT STRIKE FIGHTER (JSF)	1,780,874	1,895,874	2,001,174	98,450	1,879,324	
			Excessive unearned award fee carry over			[-19,700]	[-8,550]		
			Continue competitive engine development		[240,000]	[240,000]	[240,000]		
			Program decrease		[-125,000]		[-133,000]		
3800					,				
3800	0604853F	88							
3800	0806011F			17,021	21,521	17,021	1,600	18,621	
			Enhanced smart triple ejector rack		[4,500]		[1,600]		
3600	0605807F		TEST AND EVALUATION SUPPORT	3,044	3,044	3,044		3,044	
3600	0207434F	88	LINK-16 SUPPORT AND SUSTAINMENT	199,363	199,363	199,363	-3,000	196,363	
			Objective Gateway - Core contract award				[3,000]		
3600	0207443F								
3800	0207450F	88	E-10 SQUADRONS	39,703	39,703	39,703		39,703	
3600	0207451F		SINGLE INTEGRATED AIR PICTURE (SIAP)	4,976	4,978	4,976		4,976	

Title II-RDT and E (Dollers in Thousands)

	Program			FY2008	House	Senate	Conference	Conference
V	Element	크	Program Title	Request	Authorized	Authorized	Change	Authorized
3600	0207701F	5	FULL COMBAT MISSION TRAINING	87,096	960'28	94,096	-15,000	72,086
			F-15F-16 simulator integration development				I-15,000	
360	0305176F	5	COMBAT SURVIVOR EVADER LOCATOR					
3600	0401138F	효	2 JOINT CARGO AIRCRAFT (JCA)	42,368	42,368	42,368	-21,368	21,000
			Univerlified request				[-21,368]	
99	0401318F	និ	CV-22	16,688	16,688	16,688		16,688
88	0604256F	፯	4 THREAT SIMULATOR DEVELOPMENT	39,892	39,882	39,882		39,892
860	0804759F	ই	MAJOR TAE INVESTMENT	59,064	65,064	59,064	1,600	60,664
			FPS-16 rader mobilization upgrade		[6,000]		[1,600]	
9 <u>6</u> 0	0805101F	\$	RAND PROJECT AIR FORCE	30,989	86°08	30,899		30,989
360	0805306F	101	RANCH HAND II EPIDEMIOLOGY STUDY			•		
980	0805502F	50	SMALL BUSINESS INNOVATION RESEARCH					
80	0605712F	0	INITIAL OPERATIONAL TEST & EVALUATION	30,203	30,203	30,203		30,203
3 80	0605807F	5	TEST AND EVALUATION SUPPORT	737,558	737,558	737,558	-15,000	722,558
			Execution				[-15,000]	
8	0805880F	=	ROCKET SYSTEMS LAUNCH PROGRAM (SPACE)	15,145	15,145	28,845	4,000	19,145
			BMRST			[13,700]	[4,000]	
980 980	0605864F	112	SPACE TEST PROGRAM (STP)	47,430	47,430	47,430		47,430
3 80	0805976F	113	FACILITIES RESTORATION AND MODERNIZATION - TEST AND	59,131	59,131	59,131		59,131
98 98 98	0805978F	=	14 FACILITIES SUSTAINMENT - TEST AND EVALUATION SUPPORT	30,865	31,115	30,865		30,865
			Low profile ameding geer		[250]			
8	0804731F	115	GENERAL SKILL TRAINING		•			
360	J6668060	116	FINANCING FOR CANCELLED ACCOUNT ADJUSTMENTS					
3 80	1001004F	117	INTERNATIONAL ACTIVITIES	4,041	4,041	4.04		4,04
360	0605024F	118	ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY	10,830	10,930	10,930		10,930
98	0805798F	13	ANALYSIS SUPPORT GROUP	_	_	- 1		٠
8	MM113F	5		41,916	41,916	41,918		41,916
360	0101120F	121						
3600	0101122F	<u>\$</u>	AIR-LAUNCHED CRUISE MISSILE (ALCM)	4,672	4,672	4,672		4,672

Title II-RDT and E (Dollars in Thousands)

Authorized 20,340
5,286
23,495
14,245
61,069
3,963
(5,000) 90,620
101,251
743,593
7,827
36,838
- 1
11,526
4,603
139,042
3,000
[3,000] 12,152

Title II-RDT and E (Dollars in Thousands)

	Program			FY2006	House	Senate	Conference	Conference
Acc	Element		Program Title	Reguest	Authorized	Authorized	Change	Authorized
3600	0207410F	5	AIR & SPACE OPERATIONS CENTER (AOC)	111,557	111,557	111,567	-10,500	101,057
			Space C2 operations - Raduction for Space C2 System only - premature request	xdnest			[-10,500]	
3600	0207412F	46	CONTROL AND REPORTING CENTER (CRC)	16,505	18,505	16,505		16,505
3600	0207417F	147	AIRBORNE WARNING AND CONTROL SYSTEM (AWACS)	152,721	152,721	152,721		152,721
9600	0207418F	5	TACTICAL AIRBORNE CONTROL SYSTEMS	3,387	3,387	3,387		3,387
3600	0207423F	4	ADVANCED COMMUNICATIONS SYSTEMS	33,584	33,584	33,584		33,584
3600	0207424F	8	EVALUATION AND ANALYSIS PROGRAM	820,808	650,608	650,608		820,608
3600	0207433F	151	ADVANCED PROGRAM TECHNOLOGY					
360	0207438F	152	THEATER BATTLE MANAGEMENT (TBM) C41	9,961	9,961	9,961		9,961
3600	0207445F	\$	FIGHTER TACTICAL DATA LINK		39,545	38,545		39,545
3600	0207446F	\$	BOMBER TACTICAL DATA LINK	37,130	37,130	37,130		37,130
3600	0207448F	155	C2ISR TACTICAL DATA LINK		1,809	1,809		1,809
3600	0207449F	156	COMMAND AND CONTROL (C2) CONSTELLATION	45,049	45,049	45,049		45,049
3600	0207581F	157	JOINT SURVEILLANCE/TARGET ATTACK RADAR SYSTEM (JST.	65,924	65,924	341,324		65,924
			JSTARS radar technology insertion program (RTIP) backfit			[275,400]		
3600	0207590F	158 8	SEEK EAGLE	22,969	22,989	22,969		22,989
3600	0207591F	159	ADVANCED PROGRAM EVALUATION					
3800	0207601F	8	USAF MODELING AND SIMULATION	23,044	25,044	23,044	1,600	24,644
			Crowd behavior modeling		[2,000]		[1,600]	
3600	0207605F	161	WARGAMING AND SIMULATION CENTERS	6,490	6,480	6,490		6,490
3600	0207697F	5	DISTRIBUTED TRAINING AND EXERCISES	7,522	7,522	7,522		7,522
3600	0208008F	弦	MISSION PLANNING SYSTEMS	105,371	105,371	105,371		105,371
3600	0208021F	\$	INFORMATION WARFARE SUPPORT	12,111	12,111	12,111		12,111
3800	0208161F	165	SPECIAL EVALUATION SYSTEM	760,312	760,312	910,312		760,312
			Special evaluation system			[150,000]		
3800	0301310F	\$	186 NATIONAL AIR INTELLIGENCE CENTER		_	_		
			Missile related systems threat representations		[2,500]			
360	0301314F	167	COBRA BALL	_	-	-		_

Title II-RDT and E (Dollers in Thousands)

Acct	Program Element		Program Ilite	EY2008 Request	House	Senate Authorized	Conference	Conference Authorized
3800	0301315F	89	68 MISSILE AND SPACE TECHNICAL COLLECTION Classified program	- 1	_	1 500	[1,500]	- 1
3600	0301324F	69	FOREST GREEN	- 1				
3600	0301386F	5	GDIP COLLECTION MANAGEMENT	_		-		_
3600		171	E-4B NATIONAL AIRBORNE OPERATIONS CENTER (NAOC)	19,529	19,529	19,629		19,629
3600		172	AIR FORCE COMMUNICATIONS (AIRCOM)	2,022	2,022	2,022		2,022
3600		173	MINIMUM ESSENTIAL EMERGENCY COMMUNICATIONS NETW	103,846	103, B46	103,846	-15,000	88,846
			Minutemen MEECH				[-15,000]	
3600	0303140F	174	INFORMATION SYSTEMS SECURITY PROGRAM	229,657	233,577	229,657	-45,047	184,610
			Applications Security Initiative		[3,920]			
			Unjustified program growth				[-45,047]	
3800	0303141F	175	GLOBAL COMBAT SUPPORT SYSTEM	10,631	10,631	10,631		10,631
3600	C3C3150F	176	GLOBAL COMMAND AND CONTROL SYSTEM	3,397	13,397	3,397	8,000	11,397
			Command and control service level management program		[10,000]		[8,000]	
3600	0303158F	177	JOHNT COMMAND AND CONTROL PROGRAM (JC2)	5,841	5,841	5,841		5,841
3600		178	MILSATCOM TERMINALS	388,491	388,491	388,491		388,491
3800	0304111F	179	SPECIAL ACTIVITIES		_		[63,700]	
			Classified program			[20,000]		
*			Classified program			[44,100]	[63,700]	
			EMP protected computer hardware		[2,000]			
3600	0304260F	8	AIRBORNE SIGINT ENTERPRISE	139,627	128,727	139,627	-10,000	129,627
			Airbome signal intelligence enterprise		[-10,900]		[-10,000]	
3600	0304311F	181	SELECTED ACTIVITIES	- 1	_	- 1	[26,000]	-
			Classified program			[206,600]	[26,000]	
3600	0304348F	五	ADVANCED GEOSPATIAL INTELLIGENCE (AGI)	- 1	_	_		-
3600	030509F	\$	GLOBAL AIR TRAFFIC MANAGEMENT (GATM)	6,681	6,681	6,681		6,681
3600		\$	SATELLITE CONTROL NETWORK (SPACE)	27,256	27,256	27,256		27,256
3600		185	WEATHER SERVICE	39,747	39,747	45,747	8	40,547
			Operations risk management visualization & integration (ORM-VIZ)			[8,000]	[008]	

	Program			FY2008	House	Senate	Conference	Conference
Acct	Element	룈	Program Title	Request	Authorized	Authorized	Change	Authorized
3600	0305114F	8	AIR TRAFFIC CONTROL, APPROACH, AND LANDING SYSTEM (4,672	4,872	4,672		4,672
3600		187	AERIAL TARGETS	7,376	7,376	7,376		7,376
3600		8	SPECIAL APPLICATIONS PROGRAM	_	_	_		
3600		2	FOREIGN COUNTERINTELLIGENCE ACTIVITIES	_	_	_		_
3600		<u>8</u>	SECURITY AND INVESTIGATIVE ACTIVITIES	828	828	828		828
360		191	APPLIED TECHNOLOGY AND INTEGRATION	_	_	_		[]
3800		192	DEFENSE RECONNAISSANCE SUPPORT ACTIV (SPACE)	_	_	. — . —	[-642,481]	
			Classified program			[190,000]		
			Classified program			[-283,600]	[-283,500]	
			Classified program		[-1,131,850]	[-1,131,900]	[-1,093,981]	
			Classified program - prior year sevings			[-700,000]	•	
			Classified program - prior year servings			[-60,000]		
			Classified program		[-30,000]	•	[100,000]	
			California Space Infrastructure Project		[1,000]			
			Termination liability				[400,000]	
			Classified program				[200,000]	
			Technology sustainment				[45,000]	
3600		<u>\$</u>	DEFENSE METEOROLOGICAL SATELLITE PROGRAM (SPACE)				•	
360	0305164F	¥	NAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIPMENT)	83,267	156,467	153,267	63,200	158,467
			GPS user equipment		[63,200]	[80,000]	[63,200]	
3600	C305165F	195	NAVSTAR GLOBAL POSITIONING SYSTEM (SPACE AND CONTI	120,831	160,931	120,831		120,931
			Program increase		[40,000]			
3800		2	COMBINED ADVANCED APPLICATIONS	_	-	_		-
96 96	0305173F	187	SPACE AND MISSILE TEST AND EVALUATION CENTER	3,089	3,089	3,089		3,089
3800		8	SPACE WARFARE CENTER	1,678	1,678	1,678		1,678
3600		199	SPACELIFT RANGE SYSTEM(SPACE)	27,300	27,300	27,300		27,300
3600		8	_	1,134	1,134	1,134		1,134
960	0305202F	Ź	DRAGON U-2					
3600		8	AIRBORNE RECONNAISSANCE SYSTEMS	64,869	64,869	64,869		64,869

Title II-RDT and E (Dollars in Thousands)

	Program	;		FY2008	House	Senate	Conference	Conference
8 83	Element		Program Title	Recuest	Authorizad	Authorizad	Chenge	Authorized
3600	0305207F	8	MANNED RECONNAISSANCE SYSTEMS	12,672	18,672	12,672	2,400	15,072
			Rivet Joint		[000'9]		[2,400]	
98 98	0305208F	ģ	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	107,117	107,117	107,117		107,117
8	0305219F	8	MQ-1 PREDATOR A UAV	22,286	22,286	32,286		22,236
			Upgrade MQ-1 SIGINT psyload			[10,000]		
3600	0305220F	508	GLOBAL HAWK UAV	298,501	298,501	296,501	-15,000	283,501
			Execution				[-15,000]	•
8	0305221F	202	NETWORK-CENTRIC COLLABORATIVE TARGETING	8,641	8,641	33,641	•	8,641
			NCCT			[25,000]		
98 98	0305887F	508	INTELLIGENCE SUPPORT TO INFORMATION WARFARE	2,362	5,362	5,362		5,362
3600	0305905F	203	NCMC - TW/AA SYSTEM	11,882	11,882	11,882		11,882
960	0305910F	210	SPACETRACK (SPACE)					
99	0305913F	21	NUDET DETECTION SYSTEM (SPACE)	38,974	38,974	38,974		38,974
3800	0305917F	212	SPACE ARCHITECT		į	•		
360	0305924F	213	NATIONAL SECURITY SPACE OFFICE	10,821	10,821	17,821		10,821
			NSSO			[000]		
88	0305940F	214	SPACE SITUATION AWARENESS OPERATIONS	23,980	23,980	40,780		23,980
			SAA operations			[16,800]		
98	0307141F	215	NASS, IO TECHNOLOGY INTEGRATION & TOOL DEV	15,681	15,681	15,681		15,681
98	0308699F	216	SHARED EARLY WARNING (SEW)	3,152	3,152	3,152		3,152
8	0401115F	217	C-130 AIRLIFT SQUADRON	188,069	195,169	191,069	3,600	191,669
			C-130 de-king system			(3,000)	[1,200]	
			Automated maintenance		7,100]		[2,400]	
999	0401119F	218	C-5 AIRLIFT SQUADRONS (IF)	203,585	205,585	203,585	-23,400	180,185
			Inductive thermography equipment		[2,000]		[1,600]	
			C-5 RERP - production delay and program restructure				[-25,000]	
8	0401130F	219	C-17 AIRCRAFT (IF)	181,734	181,734	181,734		181,734
3600		8	20 C-130J PROGRAM	74,223	74,223	74,223		74,223
3600	0401133F	ğ	AEROMEDICAL EVACUATION					

Title II-RDT and E (Dollars in Thousands)

	Program			FY2008	House	Senate	Conference	Conference
¥8	Element	릨	Program Title	Request	Authorized	Authorized	Change	Authorized
3600	0401134F	83	22 LARGE AIRCRAFT IR COUNTERMEASURES (LAIRCM)	18,324	19,324	19,324		19,324
3800	0401218F	8	KC-136S	8,766	8,766	6,766		8,766
3600	0401219F	ğ	KC-108	36,790	36,790	36,780	-23,000	13,790
			SDD AMP contract award delay				[-23,000]	
3800	0401221F	ß	KC-135 TANKER REPLACEMENT	314,454	114,454	174,454		314,454
			Use prior year funds for execution			[-140,000]		
			Program decrease		[-200,000]			
3600	0401314F	8	OPERATIONAL SUPPORT AIRLIFT	4,868	4,868	4,868		4,868
3600	0401839F	727	AIR MOBILITY TACTICAL DATA LINK					
98	0408011F	8	SPECIAL TACTICS / COMBAT CONTROL	5,225	7,825	8,825	2,900	8,125
			Combat casualty management system for AFSOC			(3,600)	[2,900]	
			Biostatic protective clothing		[2,700]			
8	0702207F	83	DEPOT MAINTENANCE (NON-IF)	1,510	1,510	1,510		1,510
8	0702806F	23 23 23	ACQUISITION AND MANAGEMENT SUPPORT	22,317	24,617	22,317		22,317
			Combat support information security		[2,300]			
98	0708011F	ន	INDUSTRIAL PREPAREDNESS	39,906	44,408	41,908	3,600	43,506
			Laser materials processing			[2,000]	[2,000]	
			Production of nanocomposites for aerospace applications		[4,500]		[1,600]	
9 8		232	LOGISTICS SUPPORT ACTIVITIES		•			
380	0708610F	233	LOGISTICS INFORMATION TECHNOLOGY (LOGIT)	114,176	114,176	114,178		114,176
88		22	SUPPORT SYSTEMS DEVELOPMENT	11,076	28,076	11,078	7,800	18,876
			SOF togistics improvement		[4,000]		[3,000]	
			Stratagic airlift modeling		[4,000]		[2,800]	
			Hydrogen fueling infrastructure-Leckland AFB		[4,000]			
			Low emission hybrid electric vehicle engine propulsion		[5,000]		[2,000]	
8	0804757F	235	JOINT NATIONAL TRAINING CENTER	3,128	3,128	3,128		3,128
3800	0808716F	238	OTHER PERSONNEL ACTIVITIES	115	115	115		115
8	0901202F	237	JOINT PERSONNEL RECOVERY AGENCY	5,377	5,377	5,377		5,377
3600	0901212F	238	SERVICE-WIDE SUPPORT (NOT OTHERWISE ACCOUNTED FOI	6,495	6.495	6,495		6,495

Title II-RDT and E
II-RDT a
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Senate Conference Conference Authorized Change Authorized	8,070 16,832 47,105 1-10,000 8,111,756 8,111,756 8,111,756 8,111,756 8,111,756 8,111,756 8,111,756	28,581,989 -1,019,419 25,692,521
House \$5	8,070 16,832 47,105 10,099,956 8,1	25,738,960 26,6
EY2008 Reguest	8,070 16,832 47,105 9,824,966	28,711,940
Program Act Element Line Program Title	3600 0901218F 239 CIVILLAN COMPENSATION PROGRAM 3600 0901220F 240 PERSONNEL ADMINISTRATION 3600 0901338F 241 FINANCIAL MANAGEMENT INFORMATION SYSTEMS DEVELOP DEAMS contract enerth 3600 S999 CLASSIFIED PROGRAMS	Total, RDT&E Air Force

Global positioning system III

The budget request included \$587.2 million for global positioning system III (GPS III).

The House bill would authorize \$437.2 million in PE63421F for

GPS III.

The Senate amendment would authorize \$587.2 million, the amount of the budget request.

The conferees agree to authorize \$487.2 million, a reduction of

\$100.0 million below the budget request.

The conferees fully support the need for the GPS III program. There are indications, however, that challenges between the development and acquisition plans for space vehicles, ground systems, and user equipment may be increasing. The conferees are concerned that GPS III space systems may be ahead of the development and acquisition plans for ground systems and user equipment. To avoid this potential disconnect the conferees urge the Department of Defense (DOD) and the Air Force to request adequate funding to keep the ground operational control systems and space segments fully synchronized and to support timely development and fielding of the user equipment.

The block approach adopted by the GPS III program office is a good step toward reducing technical risks and ensuring that the program stays on budget and schedule. However, the conferees are concerned that capabilities like spot-beams and cross-links may not be properly phased to support the warfighter requirements or may no longer be required. The conferees urge the DOD and the Secretary of the Air Force to examine the GPS acquisition strategy and warfighter requirements to determine the appropriate nextgeneration capabilities to include in each subsequent block to meet user needs, while maintaining schedule, cost, and appropriate level of technical risk.

The GPS satellite constellation provides accurate position, navigation, and timing (PNT) to support military, civil, and commercial activities and enterprises throughout the United States and the world. The conferees note the budget request included funds for other PNT capabilities and augmentations such as the GPS extension program, commonly known as iGPS. The conferees are concerned that these investment decisions are being made without an integrated PNT architecture. The conferees direct the DOD, as one of the co-chairs of the PNT Executive Committee, to submit a report to the congressional defense committees that includes future PNT-related investments for the next 5 years and an integrated PNT architecture plan. The report should be submitted within 6 months from the date of enactment of this Act.

Transformational communication satellite system

The budget request included \$964.0 million in PE63845F for the transformational communication satellite system (TSAT).

The House bill would authorize the budget request.

The Senate amendment would authorize the budget request.

The conferees agree to authorize \$814.0 million in PE63845F for the TSAT, a reduction of \$150.0 million below the budget request. The conferees fully support the TSAT program and have made this reduction with no prejudice to the program.

Space Radar

The budget request included funds for the Space Radar program, but the amount requested is classified.

The House bill would authorize \$30.0 million below the re-

quested amount in a classified line item for Space Radar.

The Senate amendment would authorize \$20.0 million in a classified line item and would authorize \$80.0 million in PE63858F for a Space Radar technology study.

The conferees agree to authorize funding for Space Radar capa-

bilities in a classified line item.

The conferees continue to support space-based radar capabilities to meet both warfighter and intelligence community requirements. However, the conferees remain concerned about the overall approach to radar capabilities in space and, in particular, about the Space Radar program of record. These concerns include requirements scope, technology risk, the acquisition plan, and the affordability of a space radar program. The conferees continue to strongly support a joint program and a joint approach to requirements development, concept of operations, and tasking, processing, and exploitation regimes.

The conferees are aware of several alternative space-based radar concepts that have been proposed over the past year that could lower technical risk and development costs. In addition, the administration has recently proposed a new, incremental acquisition strategy for the Space Radar program designed to reduce program risk. As a result of these developments, the conferees direct the Secretary of Defense and the Director of National Intelligence to prepare a plan for the analysis of space-based radar alternatives and a plan for expenditure of funds for fiscal year 2008. Of the amount authorized by the conferees for fiscal year 2008, only \$40.0 million shall be available for expenditure until 30 days after the

submission of this plan for an analysis of alternatives.

The plan for an analysis of alternatives should bound the options related to space-based radar technology and system alternatives. It must consider all programs and activities (at all levels of classification) that can contribute to the missions that space-based radar systems would support. Once the options are bounded, the plan should outline a strategy for evaluating the space-based radar options. The plan should describe how the Department of Defense proposes to allocate the remaining fiscal year 2008 funding to achieve the objectives described below and to support any other space-based radar related activities. The plan for an analysis of alternatives should be submitted to the congressional defense and intelligence committees by March 1, 2008.

The plan for an analysis of space-based radar alternatives should be a roadmap for evaluating the options for space and ground segments. The conferees expect the plan to identify the schedule and resources necessary to evaluate: the maturity of the various radar technologies and design concepts; system and architecture performance; requirements; technology producibility; industry capacity; cost and risk estimates for the proposed options; proposed acquisition plans; concepts of operations; how other programs can be leveraged to meet requirements; and any other matters

identified by the Secretary of Defense and the Director of National

Intelligence.

The conferees expect that the Department will perform the work outlined in the plan for an analysis of space-based radar alternatives before establishing a new program baseline for space radar capabilities and that no acquisition decision will be made in fiscal year 2008.

Additional direction and information is contained in the classified annex to this report.

Alternate infrared satellite system

The budget request included \$230.9 million in PE64443F for the alternative infrared satellite system (AIRSS).

The House bill would authorize a decrease of \$200.9 million in PE64443F for AIRSS.

The Senate amendment would authorize no funding for AIRSS. The conferees agree to authorize \$75.9 million for AIRSS in PE64443F.

The conferees understand the Space Based Infrared System (SBIRS) geosynchronous (GEO) program has experienced additional problems over the course of the summer. Nevertheless, the conferees are still convinced that the AIRSS program as it was described in the budget request is not the backup program that was originally conceived to serve as an alternative to SBIRS as directed in the SBIRS recertification acquisition decision memorandum. In addition, the current AIRSS concept is not a suitable competitor for the fourth SBIRS GEO satellite.

The conferees acknowledge that a follow-on program for SBIRS will be needed in the future and believe that the AIRSS program should focus on maturing technology and focus on the next generation of infrared sensor technology. The conferees expect the Air Force to develop AIRSS as a follow-on program at an appropriate time in the future. To that end, the conferees expect the budget request for AIRSS for fiscal year 2009 to include a clear plan to support research and development on technologies that could be evolved into the next generation of non-imaging infrared systems.

Recognizing that a backup plan may still be needed for SBIRS GEO, the conferees direct the Air Force to study the cost and feasibility of integrating a SBIRS highly elliptical orbit sensor onto a GEO satellite bus. The results of this study should be provided with the fiscal year 2009 budget request.

DEFENSE-WIDE

Research, Development, Test, and Evaluation, Defense-wide overview

The budget request included \$20,559.9 million in Research, Development, Test, and Evaluation, Defense-wide for the Department of Defense.

The House bill would authorize \$20,176.0 million.

The Senate amendment would authorize \$21,331.5 million.

The conferees agree to authorize \$20,033.6 million.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Title II-RDT and E (Dollers in Thousands)

ics, and Research for Transformation dules ad Engineering Faculty Fellowships	Science, Mathematics, and Research for Transformation Preengineering Modules National Science and Engineering Faculty Fellowships CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	Science, Mathematice, and Research for Transformation Preenginearing Modules National Science and Enginearing Faculty Fellowships OSC13848P 6 CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM Superstructural perticle evaluation CBDP initiative basic research Biodefense technologies - Polymedix
KOLOGIK ticke eval ticke eval ogies - P TCT fun TCT fun TCT fun TCTRO TCORV R COMMUI tick COMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick COMMUI tick Commui tick Commui tick Commui tick Commui tick Commui tick Commui tick Commui tick Commui tick Commui tick Commui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick comui tick		CB 1 - Unjustified TCTI fun CBC2227DBZ

Title II-RDT and E (Dollars in Thousands)

	_			FY2008	House	Senate	Conference	Conference	
Bes	Element		Program Title	Request	Authorized	Authorized	Change	Authorized	
8	0602383E	t,	BIOLOGICAL WARFARE DEFENSE	99,137	99,137	99,137	-27,075	72,062	
			Execution adjustment				[-17,304]		
			Cancellation of Spectral Sensing of Bio-Aerosols (SSBA)				[-9,771]		
<u>\$</u>	0802384BP	7	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	305,327	325,327	309,827	-64,700	240,627	
			Chem-bio IR detector			[2,000]	[1,600]		
			Chem-bio protective textile fabric			[1,500]	[008]		
			Chemical agent fate model verification			[1,000]	[1,000]		
			CBDP Initiative applied research		[20,000]		[8,000]		
			TMTi – program delays				[-50,000]		
			CB 2 — Unjustified TCTI funding				[-28,100]		
<u>8</u>	0602670D82	\$		7,300	2,300	7,300		7,300	5
<u>\$</u>	0802702E	9		374,717	374,717	374,717	-47,400	327,317	5U
			Execution adjustment				[-37,024]		3
			Cancellation of Waveforms for Active Sensing				[-3,670]		
			Cencellation of SUAVE				[-6,706]		
8	0602715E	17	MATERIALS AND BIOLOGICAL TECHNOLOGY	306,022	308,022	306,022	-12,151	283,871	
			Execution adjustment				[-12,151]		
8	0802716BR	18	WAND DEFEAT TECHNOLOGY						
8	0802716E	19	ELECTRONICS TECHNOLOGY	213,529	213,529	213,529	-17,964	185,565	
			Execution adjustment				[-17,964]		
9	0802717BR	8	WMD DEFENSE TECHNOLOGIES						
8	0602718BR	2	WEAPONS OF MASS DESTRUCTION DEFEAT TECHNOLOGIES	182,416	182,416	213,916	24,600	207,016	
			Blast miligation & protection analysis			[1,000]	11,000		
			Comprehensive national incident management system			[4,000]	[2,400]		
			Fissile material detection research			[28,500]	[21,200]		
9	0303153K	8	JOINT SPECTRUM CENTER						
80	1160401BB	ឌ	SPECIAL OPERATIONS TECHNOLOGY DEVELOPMENT	21,282	27,132	23,782	2,000	23,282	
	-				[5,850]	[2,500]	[2,000]		
8	1160407BB	75	SOF MEDICAL TECHNOLOGY DEVELOPMENT	2,388	2,368	2,388		2,388	

Title II-RDT and E (Dollars in Thousands)

ឮ	Program Title	Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized
INSE!	INSENSITIVE MUNITIONS - ADVANCED DEVELOPMENT MEDICAL ADVANCED TECHNOLOGY	6,000	6,000	9'90		6,000
	IC ADVANCED DEVELOPMENT	32,669	44,669	32,669	12,000	44,069
Ē	ular warfare support		[12,000]		[12,000]	
8	BATING TERRORISM TECHNOLOGY SUPPORT	76,276	84,776	78,276	2,680	78,956
Age	c language analysis systems			[2,000]		
Series	ottual Arabic stang		[3,500]		[1,000]	
200	dized mobile secure body scan		[1,000]		(980)	
5	se plate recognition initiative		[1,500]			
Afford	able mid-eized UGV		[2,500]		[900]	
300	29 COUNTERPROLIFERATION INITIATIVES - PROLIFERATION PRE	213,240	214,740	213,240		213,240
Zedia	ition hardened nonvolatile memory		[1,500]			
M	JSTIC MISSILE DEFENSE TECHNOLOGY	116,569	118,569	122,569	22,000	896,569
Ö	thy printed electronic components			[4,000]		
Ę	ram decrease		[-10,000]		[-10,000]	
×	b Bettleepace Laboratory (AMDT #35)		[10,000]			
1	sfer to PE 0603896C (RDDW 86) for execution				[-12,000]	
ğ	IT DOD-DOE MUNITIONS TECHNOLOGY DEVELOPMENT	23,488	23,488	23,488		23,488
ş	ANCED AEROSPACE SYSTEMS	386,385	986,385	386,385	-16,000	70,385
Ä	cution delays				[-16,000]	
SPA	CE PROGRAMS AND TECHNOLOGY	224,551	224,551	224,551	-6,748	217,603
ဒီ	cellation of Micro Electric Propulation (MEP)				[-6,748]	
중	EMICAL AND BIOLOGICAL DEFENSE PROGRAM - ADVANCE	232,302	267,302	240,302	-38,000	194,302
Sem	iconducting metal oxide sensors			[2,000]	(006)	
Ē	oved CBR filters			[2,000]	[1,600]	
Ē	an chemical ID aystem			[4,000]	[1,600]	
SBO	CBDP Initiative advanced technology development		[25,000]		[8,000]	
Ē	program delays				[000'09-]	

Title II-RDT and E (Dollers in Thousands)

Senate	
House	
FY2008	

	Program			FY2008	House	Senate	Conference	Conference	
Acct	Element	Ë	Program Tide	Request	Authorized	Authorized	Change	Authorized	
9400	0603616D8Z	ક્ષ	Š	8,219	24,219	9,219	15,000	24,219	
			Advanced energy storage initiative		[15,000]		[15,000]		
<u>8</u>	D603648D8Z	8		194,352	189,052	194,352	1,600	195,852	
			Computerized assisted threat evaluation		[5,000]				
			Distributed network switching		[4,700]		(1,600)		
			Program reduction		[-15,000]				
\$	0400 0603662D8Z	37		40,000	20,000	40,000	-25,000	15,000	
			Program reduction		[-20,000]		[-25,000]		
800	0603965082	8	BIOMETRICS SCIENCE AND TECHNOLOGY	8,000	8,000	12,000	3,200	11,200	
			Standoff biometrics technology			[4,000]	[3,200]		
8	0400 0603670D8Z	8	39 · HUMAN, SOCIAL AND CULTURE BEHAVIOR MODELING (HSCB)	000'6	21,000	9,000		8,000	8(
			Human eystems integration		[12,000]				JЭ
<u>\$</u>	0603680D8Z	4		10,000	10,000	30,000	16,000	26,000	
			High performance defense manufacturing technology research			[10,000]	[8,000]		
			Disruptive manufacturing technologies research			[10,000]	[8,000]		
8		4	Š	11,256	11,256	11,256		11,256	
9	D603712S	4	GENERIC LOGISTICS R&D TECHNOLOGY DEMONSTRATIONS	18,736	24,236	48,736	20,400	39,136	
			Emerging critical interconnect technology program		[5,000]	[4,000]	[800]		
			UAV bettery technologies			[2,000]	[2,000]		
			Vehicle fuel cell & hydrogen logistics program			[10,000]	[9,000]		
			Solid hydrogen storage initiative			[6,000]	[2,000]		
			Biofuels program			[3,000]	[1,600]		
			Mobile microgrid research			[3,000]	[3,000]		
			Rapid ID of technology sources		[005]				
<u>8</u>	08037135	₹							
9400	0603716D6Z	1	STRATEGIC ENVIRONMENTAL RESEARCH PROGRAM	68,874	64,874	71,374	80	69,674	
			Enhanced water remediation research			[2,500]	[008]		
			Program reduction		[4,000]				

Title II-RDT and E (Dollars in Thousands)

Acct	Program Element		Procesum Title	EY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference
8	08037208	3	MICROELECTRONICS TECHNOLOGY DEVELOPMENT AND SUF Superlattice nanotectrology Processing suple tool Supply chain DEV		14,000 [4,000] [5,000]		3,200 [1,600] [1,600]	3,200
9 6	0603727D8Z 0603739E	4 4	JOINT WARFIGHTING PROGRAM ADVANCED ELECTRONICS TECHNOLOGIES	11,060	11,060	11,080	87000	11,080
			Execution eductment SYNTHERIC APERTURE RADAR (SAR) COHERENT CHANGE DE	9500	Ę.	P. 103	[-20,048]	00°
		! !	Program decrease	}	[-6,500]	3	[3,000]	8
8	0803/50082	<u>\$</u>	ADVANCED CONCEPT TECHNOLOGY DEMONSTRATIONS Simultaneous field radiation technology		4,000 [4,000]		3,100 [3,100]	3,18
8	0603755062	8	HIGH PERFORMANCE COMPUTING MODERNIZATION PROGRA High performance computing modeling & simulation	187,587	187,587	189,587 [2,000]	1,600	189,187
8	0603760E	5	COMMAND, CONTROL AND COMMUNICATIONS SYSTEMS	256,868	256,868	256,868		256,868
8	0803764E	25	LAND WARFARE TECHNOLOGY Execution delays	24,711	24,711	24,711	4,943 [4,943]	19,768
8	0803785E	8	CLASSIFIED DARPA PROGRAMS	188,188	188,188	188,188		188,188
80	0603766E	2	NETWORK-CENTRIC WARFARE TECHNOLOGY	151,641	151,641	151,641		151,641
8 8	0603767E	ន	SENSOR TECHNOLOGY	198,462	198,462	196,462		196,462
8	0803769SE	8 %	DISTRIBUTED LEARNING ADVANCED TECHNOLOGY DEVELOF	13,282	13,727	13,782		127,777
8	0603781D6Z	8	SOFTWARE ENGINEERING INSTITUTE	29,851	29,851	29,851	3,900	25,951
			DeVenCI				[-3,900]	•
8	06038058	8	DUAL USE TECHNOLOGY					
8	0603826082	8	QUKCK REACTION SPECIAL PROJECTS Small craft integrated common operating picture APS comperative testing	109,514	113,114 [1,600]	127,014 [1,500] [15,000]	2,000 [800]	111,614
			APS technical assessment Semiautonomous robotic manipulation		[2,000]	[1,000]	[1,200]	

Title II-RDT and E (Dolters in Thousands)

Acct	Program Element		Program Itte	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
900	0603828D8Z	2	JOINT EXPERIMENTATION Asymmetric warfare initiative Cultural & cocietal modeling & simulation Cultural Fires Prototype Property tracking the simulation of the protection of the simulation of t	112,017	106,517 [000,2] [1,500]	118,217 [1,500] [3,200] [1,500]	-5,440 [800] [2,560] [1,200]	108,677
8 8	060383ZD8Z	8 8		37,837	20,037 20,037 [-17,800]	37,837	-15,000 -15,000] 1,000	22,837
		2 ;		2234	22	[1,000]	[1,000]	2,234
8	116040288	8	SPECIAL OPERATIONS ADVANCED TECHNOLOGY DEVELOPM Advanced generator technologies Portable power sources development Standoff presision guided munitions Advanced tractical subcome CAISR systems	28. 28. 28.	47,835	43,835 [2,000] [3,000] [8,000] [3,000]	8,980 [2,400]	38,915
;		}	Expendable art drop delivery system Long endurance unstrended ground sensors Tactical wireless battlefield solutions Pulsed energy projectile		(3,200) (3,200) (2,700) (7,000)		[800] [2,080] [2,700] [1,000]	
2 2 2 8	0603161D6Z 0603228D8Z 0603627D8Z	8 6 8	NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY EQUIPM PHYSICAL SECURITY EQUIPMENT RETRACT LARCH	38,060 22,385	38,060 22,365	36,060 22,365		38,060 22,365
6 4 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	0803714D8Z 0803714D8Z 0803851D8Z	-	JOINT ROBOTICS PROGRAM ADVANCED SENSOR APPLICATIONS PROGRAM Fund engoing programs - Transfer from RDDW 999 Fund engoing programs Fund engoing programs ENVRONMENTAL SECURITY TECHNICAL CERTIFICATION PRC	33,199	11,860	11,860 20,000 [20,000] 33,188	18,000	11,860 18,000 33,199

Title II-RDT and E (Dollars in Thousands)

	Program			FY2008	House	Senate	Conference	Conference	
Ace	Element	=	Program Title	Reguest	Authorizad	Authorized	Change	Authorized	
96	0 6 03881C	æ	72 BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEGMENT THAAD	962,585	1,167,585	1,127,585	92,000	1,017,585	
			Short-range balilatic missile defense		[45,000]	[25,000]	[20,000]		
			Arrow co-production		[25,000]	[25,000]	[25,000]		
			Study of Upper-Tier Missile Program			[10,000]	[10,000]		
8	0603882C	r	BALLISTIC MISSILE DEFENSE MIDCOURSE DEFENSE SEGMEN	2,520,064	2,360,064	2,435,064	-135,000	2,385,064	
			European 3rd site construction		[-160,000]	[-85,000]	[-95,000]		
			Transfer to PE 0603898C (RDDW 86) for execution				[-20,000]		
8	0603683C	74	BALLISTIC MISSILE DEFENSE BOOST DEFENSE SEGMENT	548,759	288,759	348,759	35,000	513,758	
			Airborne Laser		[-250,000]	[-200,000]	[-35,000]		
8	0603884BP	75	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	57,160	57,160	61,180	1,500	28,660	
			Resi-time viral agent detectors			[4,000]	[1,500]		
8	0603884C	8	BALLISTIC MISSILE DEFENSE SENSORS	778,163	728,163	778,163	-189,000	509,163	
			Excessive costs		[-50,000]		[-20,000]		
			Transfer to PE 0603896C (RDDW 86) for execution				[-119,000]		
8	08038860	12	BALLISTIC MISSILE DEFENSE SYSTEM INTERCEPTOR	227,499	177,499	227,489	-6,646	220,853	
			Program reduction		[-20,000]				
			Excessive program support				-6,646		
8	0603888C	78	BALLISTIC MISSILE DEFENSE TEST & TARGETS	586,150	586,150	586,150		586,150	
욯	06036890	79	BALLISTIC MISSILE DEFENSE PRODUCTS		•	•		•	
8	0603890C	8	BALLISTIC MISSILE DEFENSE SYSTEMS CORE	482,016	432,016	432,016	-65,228	416,788	
			BMD systems core		[-60,000]	[-20,000]	[-20,000]		
			Excessive program support				[-15,228]		
8	0400 0603891C	€	SPECIAL PROGRAMS - MDA	323,250	153,250	173,250	-125,000	196,250	
			BMD special programs		[-170,000]	[-150,000]	[-125,000]		

Title II-RDT and E (Dollers in Thousands)

Acct	Program Element		Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference
8	06038920	8	AEGIS BMD Aegis BMD	1,059,103	1,137,103	1,134,103	65,000	1,124,103
			SM-3 Production Capability SM-3 Intercaptors		[50,000] [36,000]	[20,000] [45,000]		
			BSP Upgrade		[22,000]	[10,000]	[16,000]	
8	06038330	8	SPACE TRACKING & SURVEILLANCE SYSTEM	331,525	256,525	278,525	-100,000	231,525
			Space tracking & surveillance system		[-75,000]	[-55,000]	[-100,000]	
<u>Ş</u>	0603894C	8	MULTIPLE KILL VEHICLE	271,151	229,151	271,151	-62,900	208,251
			Program reduction		[-42,000]			
			Muttiple Engagement Payload (MEP) for the Standard Missile-3				[-62,900]	
8	0603895C	8	BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS	27,666	17,666	17,666	-11,000	16,886
			BMD space testbed		[-10,000]	[-10,000]	[-10,000]	
			Space Experimentation Center				[-1,000]	
940	06038960	8	BALLISTIC MISSILE DEFENSE COMMAND AND CONTROL, BAT	258,913	258,913	258,913	191,790	450,703
			C2BMC program growth				[-10,000]	
			Excessive program support				(-3,210)	
			Transfer from PE 0603884C (RDDW 78) for execution				[119,000]	
			Transfer from PE 0803882C (RDDW 73) for execution				[20'000]	
			Transfer from PE 0803175C (RDDW 30) for execution				[12,000]	
			Transfer from PE 0603904C (RDDW 89) for execution				[24,000]	
8	06036970	84	BALLISTIC MISSILE DEFENSE HERCULES	53,658	53,658	53,658	-834 458	52,824
			Excessive program support				[-834]	
9	06038980	88	BALLISTIC MISSILE DEFENSE JOINT WARFIGHTER SUPPORT	48,787	54,787	48,787	8	49,735
			Program Increase		[000'9]		[2,000]	
			Excessive program support				[-1,062]	
8	0603904C	8	BALLISTIC MISSILE DEFENSE JOINT NATIONAL INTEGRATION	104,012	104,012	104,012	-24,913	79,099
			Excessive program support				[-913]	
			Transfer to PE 0603896C (RDDW 86) for execution				[-24,000]	
9	08038050	8	BALLISTIC MISSILE DEFENSE CONCURRENT TEST, TRAINING.					

Title II-RDT and E (Dollers in Thousands)

Acct	Program Element	曹	Program Title	FY2006 Request	House Authorized	Senate	Conference	Conference Authorized
8	080390BC	2	REGARDING TRENCH	2,000	2,000	2,000		2,000
<u>8</u>	0603920D8Z	8	HUMANITARIAN DEMINING	14,013	14,013	14,013		14,013
940	0603923D8Z	8	COALITION WARFARE	14,047	14,047	14,047	4,000	10,047
			Reduce program growth				[000]	
8	0604016D6Z	2	DEPARTMENT OF DEFENSE CORROSION PROGRAM	4,983	4,983	4,983		4,983
8	0604648D8Z	8	JOINT CAPABILITY TECHNOLOGY DEMONSTRATIONS	2,960	2,960	2,960		2,960
940	0804670D8Z	8	HUMAN, SOCIAL AND CULTURE BEHAVIOR MODELING (HSCB)	5,700	5,700	5,700		6,700
98	0604787D8Z	6	JOINT SYSTEMS INTEGRATION COMMAND (JSIC)	19,375	19,375	19,375		19,375
940	0604828D8Z	8	JOINT FIRES INTEGRATION AND INTEROPERABILITY TEAM	16,596	16,596	16,596		16,598
8	0605017D8Z	8	REDUCTION OF TOTAL OWNERSHIP COST	25,225	25,225	26,225		25,225
8	0303191D8Z	\$	JOINT ELECTROMAGNETIC TECHNOLOGY (JET) PROGRAM	3,482	8,482	3,482	1,200	4,882
			Secure miniaturized free space optical communications		[6,000]		[1,200]	
8	0604165D8Z	₽ Q					100,000	100,000
			Prompt Global Strike				[100,000]	
9	06037138	Ş	DEPLOYMENT AND DISTRIBUTION ENTERPRISE TECHNOLOG	25,000	25,000	25,000		25,000
9	0604051082	효	DEFENSE ACQUISITION CHALLENGE PROGRAM (DACP)	28,970	28,970	28,970		28,970
9	0604161D6Z	ਙ	NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY EQUIPM	3,281	3,281	3,281		3,281
9	0604384BP	호	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	247,935	247,935	247,935		247,835
8	0604618D8Z	충	MANPADS DEFENSE PROGRAM					
940	0804709D6Z	5	JOINT ROBOTICS PROGRAM	2,911	2,911	2,911		2,911
8	0804784K	107	ADVANCED IT SERVICES JOINT PROGRAM OFFICE (ATSJPO)	9,832	9,832	9,832		9,832
9	0604771D8Z	\$	JOINT TACTICAL INFORMATION DISTRIBUTION SYSTEM (JTIDS	16,527	16,527	16,527		16,527
8	0605000BR	\$	WEAPONS OF MASS DESTRUCTION DEFEAT CAPABILITIES	15,394	15,394	15,394		15,394
940	0605013BL	5	INFORMATION TECHNOLOGY DEVELOPMENT	11,297	12,297	11,297		11,297
			In transit visibility system		[1,000]			
940	0605015BL	Ξ	INFORMATION TECHNOLOGY DEVELOPMENT-STANDARD PRO					
9	0605016D8Z	7	FINANCIAL MANAGEMENT SYSTEM IMPROVEMENTS					
940	0605018BTA	13	DEFENSE INTEGRATED MILITARY HUMAN RESOURCES SYSTE	78,300	79,300	79,300		79,300
940	0605018SE	7.	DEFENSE INTEGRATED MILITARY HUMAN RESOURCES SYSTE					

Title II-RDT and E (Dollars in Thousands)

	Program			FY2008	House	Senate	Conference	Conference
Acet	Element	릨	Program Title	Request	Authorized	Authorized	Change	Authorized
8	D605019D6Z	115	ACQUISITION DOMAIN					
940	0605020BTA	118	BUSINESS TRANSFORMATION AGENCY R&D ACTIVITIES	127,970	127,970	127,970	-12,000	115,970
			Program adjustment				[-12,000]	
8	0605021SE	11	HOMELAND PERSONNEL SECURITY INITIATIVE	1,800	1,800	1,800		1,800
9	0605140D8Z	118	TRUSTED FOUNDRY	43,604	43,604	43,604		43,604
940	0805648D8Z	119	DEFENSE ACQUISITION EXECUTIVE (DAE) PILOT PROGRAM	5,838	5,838	5,838		5,838
98	0303129K	쳥	DEFENSE MESSAGE SYSTEM					
80	0303141K	12	GLOBAL COMBAT SUPPORT SYSTEM	18,129	18,129	18,129		18,129
8	0303158K	ភ	JOINT COMMAND AND CONTROL PROGRAM (JC2)	70,283	50,283	70,283	-12,000	58,283
			Net Enabled C2		[-50'000]		[-12,000]	
940	0305840K	2	ELECTRONIC COMMERCE					
9	0901200D8Z	12	BMMP DOMAIN MANAGEMENT AND SYSTEMS INTEGRATION					
<u>8</u>	0603704D8Z	125	SPECIAL TECHNICAL SUPPORT					
9	0603712S	126		4,000	4,000	4,000		4,000
9	0603757D8Z	127	TRAINING TRANSFORMATION (T2)	51,752	51,752	51,752		51,752
8	0804140D8Z	\$	CAPITAL ASSET MANAGEMENT SYSTEM-MILITARY EQUIPMEN					
8	0604774D8Z	\$2	DEFENSE READINESS REPORTING SYSTEM (DRRS)	11,886	11,886	11,886		11,886
9	0604875D8Z	동	JOINT SYSTEMS ARCHITECTURE DEVELOPMENT	14,437	14,437	14,437		14,437
9	D804940D8Z	된	CENTRAL TEST AND EVALUATION INVESTMENT DEVELOPME!	133,772	141,772	137,772	4,000	137,772
			Advanced SAM hardware simulator development		[8,000]	[4,000]	[4,000]	
9	0604942D6Z	쳢		1,645	1,645	1,645		1,845
8	0604943082	8		7,822	7,822	7,822		7,822
940	0605100D8Z	육	JOINT MISSION ENVIRONMENT TEST CAPABILITY (JMETC)	6,925	6,925	6,925		6,925
8	0605104D8Z	8		31,263	32,263	239,463	, 8	32,263
			Prompt Global Strike			[208,200]		
			National Defense University research program		[1,000]		[1,000]	
8	0605110D8Z	5		4,021	4,021	4,021		4,021
9 5	0805117D8Z	137	FOREIGN MATERIAL ACQUISITION AND EXPLOITATION DECENSE TRAKEL SYSTEM	52,683	52,683	62,683		52,683
3		3						

Title II-RDT and E (Dollars in Thousends)

	Program			FY2006	House	Senate	Conference	Conference	
Acct	Element	틧	Program, Title	Request	Authorized	Authorized	Chenoe	Authorized	
8	0805126J	139	JOINT THEATER AIR AND MISSILE DEFENSE ORGANIZATION	53,653	53,653	53,653		53,653	
8	0605128D8Z	5	CLASSIFIED PROGRAM USD(P)						
8	0805130D8Z	7	FOREIGN COMPARATINE TESTING	32,919	32,919	32,819		32,919	
욯	0605161D8Z	42	NUCLEAR MATTERS-PHYSICAL SECURITY	4,513	4,513	4,513		4,513	
8	0605170D8Z	₹	SUPPORT TO NETWORKS AND INFORMATION INTEGRATION	11,152	11,152	11,152		11,152	
8	D605200D8Z	1	GENERAL SUPPORT TO USD (INTELLIGENCE)	4,574	4,574	4,574		4,574	
8	0605384BP	54	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	89,053	99 ,053	890'063		99,053	
8	0605502BR	4	SMALL BUSINESS INNOVATION RESEARCH						
8	0805502C	47	SMALL BUSINESS INNOVATIVE RESEARCH - MDA						
8	0605502D8Z	5	SMALL BUSINESS INNOVATIVE RESEARCH						
8	0605502E	148	SMALL BUSINESS INNOVATIVE RESEARCH						
8	0805790D8Z	8	SMALL BUSINESS INNOVATION RESEARCH/CHALLENGE ADMI	2,162	2,162	2,162		2,162	
8	28086798D8Z	5	DEFENSE TECHNOLOGY ANALYSIS	11,827	11,927	11,927		11,927	
8	08057968	152	DEFENSE TECHNOLOGY ANALYSIS						
8	0605799D8Z	ফ্র	FORCE TRANSFORMATION DIRECTORATE	20,585	12,585	20,585		20,585	
			General reduction		[-8,000]				
8	0605801KA	\$	DEFENSE TECHNICAL INFORMATION CENTER (DTIC)	51,800	46,800	51,800		51,800	
			Defense Technical Information Center		[-2,000]				
욯	0605803SE	3	R&D IN SUPPORT OF DOD ENLISTMENT, TESTING AND EVALU	9,326	9,326	9,326		9,326	
8	0605804D8Z	\$	DEVELOPMENT TEST AND EVALUATION	18,712	18,712	18,712		18,712	
8	080589E	157	MANAGEMENT HQ - R&D	52,982	52,992	52,992		52,962	
8	0608100D8Z	158	BUDGET AND PROGRAM ASSESSMENTS	5,750	5,750	5,750		5,750	
8	0301565G	8	CLASSIFIED PROGRAMS	_	_	_		_	
8	0301556G	8	SPECIAL PROGRAM	_		_		- 1	
8	C3C3166D6Z	<u>5</u>	SUPPORT TO INFORMATION OPERATIONS (10) CAPABILITIES	28,652	28,862	28,652		28,652	
8	C3C3169D8Z	荔	INFORMATION TECHNOLOGY RAPID ACQUISITION	5,197	15,197	5,197		5,197	
			Commercial information technology identification demonstration		[10,000]				
8	0305193D8Z	\$	INTELLIGENCE SUPPORT TO INFORMATION OPERATIONS (10)	8,832	9,832	8,832		9,832	
8	0305193G	\$	INTELLIGENCE SUPPORT TO INFORMATION OPERATIONS (IO)		_	-		[]	

Title II-RDT and E (Dollars in Thousands)

	Program			EY2008	House	Senate	Conference	Conference
P ect	Element	Ē	Program Title	Recuest	Authorized	Authorized	Change	Authorized
9	0305400D8Z	185	WARFIGHTING AND INTELLIGENCE-RELATED SUPPORT	729	827	728		728
9	0901585C		PENTAGON RESERVATION	8,058	6,058	8,058		890'9
9	0901598C	167		85,906	92,906	85,906	9,000	906'08
			Management HQ reduction				[~2,000]	
8	090159808W	8		88	888	888	•	888
8	38686060	6						
80	0604130V	5		34,417	34,417	34,417		34,417
8	0805127T	4		2,000	2,000	2,000		2,000
8	0607384BP	52		7,716	7,716	7,716		7,716
8	0807828082	5	JOINT INTEGRATION AND INTEROPERABILITY	53,892	53,892	53,882		53,882
8	02045713	17		7,744	7,744	7,744		7,744
8	0208043J	175	CLASSIFIED PROGRAMS	1,694	1,694	1,694		1,694
8	0208045K	178		76,179	76,179	76,179		76,179
8	0301011G	13		_			[200]	
						[528,525]	[200]	
8	0301144K	178		26,321	28,321	26,321		28,321
800	0301301L	179			-		[10,500]	-
			Classified programs				[10,500]	
<u>\$</u>	0301318BB	8	HUMINT (CONTROLLED)	_	_	_	[400]	_
			Cleasified program			(40 <u>0</u>	(400)	
8	0301398L	₽		_		_		_
8	0301555BB	荔		-	_	-		_
8	030155688	荔	I SPECIAL PROGRAM		_	_		_
<u>\$</u>	0302016K	\$		713	713	713		713
8	0302019K	8	DEFENSE INFO INFRASTRUCTURE ENGINEERING AND INTEGI	5,548	5,548	5,548		5,548
<u>8</u>	0303128K	\$	LONG-HAUL COMMUNICATIONS - DCS	16,487	16,487	16,487		16,487
8	0303131K	187		9,482	9,482	8,482		9,482
8	03031356	8	PUBLIC KEY INFRASTRUCTURE (PKI)	8,389	8,389	8,389		9,389
8	0303136G	8	I KEY MANAGEMENT INFRASTRUCTURE (KMI)	52,080	52,090	52,090		52,090

Title II-RDT and E (Dollers in Thousands)

	Program			FY2008	House	Senate	Conference	Conference	
Acct	Element	Ē	Program Title	Request	Authorized	Authorized	Change	Authorized	
9400	0303140D8Z	8	INFORMATION SYSTEMS SECURITY PROGRAM	13,256	13,256	13,256		13,256	
8	0303140G	181	INFORMATION SYSTEMS SECURITY PROGRAM	394,314	394,314	425,314	900	396,114	
			ISSP tech base			[30,000]			
			Software assurance & education research			1,000	[800]		
8	0303140K	1 82	INFORMATION SYSTEMS SECURITY PROGRAM	2,300	2,300	2,300		2,300	
8	0303148K	<u>8</u>	DISA MISSION SUPPORT OPERATIONS						
8	0303149J	효	CAI FOR THE WARRIOR	3,624	3,624	3,624		3,624	
8	0303149K	5	C4I FOR THE WARRIOR						
8	0303150K	5	GLOBAL COMMAND AND CONTROL SYSTEM	47,237	47,237	47,237		47,237	
욯	0303153K	197	JOINT SPECTRUM CENTER	18,653	18,653	18,653		18,653	
8	0303170K	8	NET-CENTRIC ENTERPRISE SERVICES (NCES)	43,424	43,424	43,424	9,000	38,424	•
			Execution delays				[-6,000]		
8	0303610K	8	TELEPORT PROGRAM	5,796	5,798	5,788		5,798	•
8	0304210BB	8	SPECIAL APPLICATIONS FOR CONTINGENCIES	15,687	20,187	15,687	1,600	17,287	
			Optical wireless mobile networking		[4,500]		[1,800]		
8	030434580	ģ	NATIONAL GEOSPATIAL-INTELLIGENCE PROGRAM (NGP)		[]	_	[-40,000]	_	
			Commercial imagery			[200,000]			
			Classified program			[-199,400]	[-40,000]		
8	0305102BQ	8	DEFENSE GEOSPATAL-INTELLIGENCE PROGRAM	-	_	_	[5,700]	_	
			GEOSAR anhancements		[4,000]		[3,200]		
			Chine geospatisi data project		[4,000]		[2,500]		
<u>ş</u>	0305125D8Z	g	CRITICAL INFRASTRUCTURE PROTECTION (CIP)	12,667	12,667	12,667		12,667	
8	030512782	ğ		_	_	_			
8	0305146BZ	88		2,851	2,951	2,951		2,851	
8	03051831.	28		_	_	_		_	
8	0305186D8Z	202		4,627	5,627	4,627		4,627	
			SVS critical response interactive simulation system		[1,000]				
8	03051831	8		-	-	_			
8	0305199D8Z	8	NET CENTRICITY	10,243	10,243	10,243		10,243	

Title II-RDT and E (Dolers in Thousands)

	Program			FY2008	House	Senate	Conference	Conference
Acc	Element	크	Program Title	Request	Authorized	Authorized	Change	Authorized
9	03052026	20	DRAGON U-2 (JMIP)	-	-	-		-
		;				•		- 1
8	0305206G	5	AIRBORNE RECONNAISSANCE SYSTEMS	_	_	_		_
<u>\$</u>	0305207G	212	MANNED RECONNAISSANCE SYSTEMS	_		-		_
<u>\$</u>	030520880	213	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	_	_	-		_
9	0305208G	214	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	_	_	_		_
940	030520BK	215	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	15,800	15,800	15,800		15,800
9	03052081	216	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS		-			_
8	0305219BB	217	MQ-1 PREDATOR A UAV	13,100	13,100	13,100		13,100
8	03058861	218	DIA SUPPORT TO SOUTHCOM INTEL ACTIVITIES			•		
9	030588 0L	219	COMBATANT COMMAND INTELLIGENCE OPERATIONS	- 1	-	-		
8	03058834	ន្ត	HARD AND DEEPLY BURIED TARGET (HDBT) INTEL SUPPORT	_		_		- 1
8	03058841	ង	INTELLIGENCE PLANNING AND REVIEW ACTIVITIES	_		_		_
8	0305885G	22	TACTICAL CRYPTOLOGICAL ACTIVITIES	_	-	_		_
			Classified program			[69.200]		
			PATENT HAMMER		11,0001			
			Tactical SIGINT (actnology		[5,000]			
9400	0305889G	83	COUNTERDRUG INTELLIGENCE SUPPORT		_			-
			Automated RF survey		[2,950]			
9		2	NASS, IO TECHNOLOGY INTEGRATION AND TOOL DEV	_	_	_		_
940	_	225	AERIAL COMMON SENSOR (ACS)	_	_	_		-
9		82	INDUSTRIAL PREPAREDNESS	20,114	32,114	62,114	31,800	51,914
			Manufacturing supply chain research			[3,000]	[1,600]	
			Castings research			[2,000]	[2,000]	
			Military high pressure packaging program		[5,000]	[4,000]	[3,200]	
			Defense fuel cell manufacturing			[3,000]		
			Industrial base innovation fund			[30,000]	[24,000]	
			Improved collapsible urethans fuel storage tanks		[2,000]		[1,000]	
			Defense supply base pilot		[5,000]			
9400	0400 07080128	727	LOGISTICS SUPPORT ACTIVITIES	2,846	2,846	2,846		2,846

Title II-RDT and E (Dollars in Thousands)

1001018D6Z 228 WANAGEMENT HEADQUARTERS (JCS)		Element L	릨	Program Title	Request	Authorized	Authorized	Change	Authorized	
113043588 229 NATO JOINT STARS Execution deleys 113043588 230 STORM 116040298 231 SMALL BUSINESS INNOVATIVE RESEARCH/SMALL BUS TECH 116040298 232 PECIAL OPERATIONS AVATION SYSTEMS ADVANCED DEVEI 116040488 233 SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT Advanced mission planning tools Wewelst packet modulation modules 31906RT 116040588 233 SPECIAL OPERATIONS INTELLIGENCE SYSTEMS DEVELOPME Advanced packeting and DF for JTWS Power sources integration team 116040588 235 SOF OPERATIONS ABCARATION SYSTEMS (MTPS) 116042988 239 SPECIAL OPERATIONS ADVANCED SEAL DELIVERY SYSTEMS 116042988 239 MISSION TRAINING AND PREPARATION SYSTEMS (MTPS) 116042988 241 MC-130J SOF TANKER RECAPITALZATION 999 CLASSIFIED PROGRAMS 3,4		_		MANAGEMENT HEADOLIARTERS (ICS)	3 240	3240	22.0		6	
11304358B 220 STORM 11304358B 220 STORM 11604038B 220 STORM 11604038B 222 STORM 11604038B 222 STORM 12044 DPERATIONS AVATION SYSTEMS ADVANCED DEVE 11604038B 222 SPECIAL OPERATIONS AVATION SYSTEMS ADVANCED DEVE 11604038B 223 SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT 11604038B 223 SPECIAL OPERATIONS INTELLIGENCE SYSTEMS DEVELOPMENT 11604038B 223 SPECIAL OPERATIONS INTELLIGENCE SYSTEMS DEVELOPMENT 11604038B 223 SPECIAL OPERATIONS INTELLIGENCE SYSTEMS 11604238B 223 SPECIAL OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS 11604238B 223 SPECIAL OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS 11604238B 224 OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B 224 UNMANNED VEHICLES (UV) 11604238B							3		2	
1190428B 230 STORM				NATO JUNI STARS Execution delays	88 88	41,466	41,486	-10,000	31,466	
11604038B 231 SMALL BUSINESS INNOVATIVE RESEARCH/SMALL BUS TECH . 11604038B 232 SPECIAL OPERATIONS AVATION SYSTEMS ADVANCED DEVEI (GPS program raduction Excess to requivement . 11604048B 233 SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT . Advanced mission planning tools . Whey act to operation modules . SPECIAL OPERATIONS INTELLIGENCE SYSTEMS DEVELOPME . Advanced packaging and DF for JTWS . Power source integration team . 11604058B 234 SPECIAL OPERATIONS CV-22 DEVELOPMENT . 11604258B 235 SPECIAL OPERATIONS CV-22 DEVELOPMENT . 11604258B 235 SPECIAL OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS . 11604258B 236 OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS . 11604258B 237 SPECIAL OPERATIONS AIRCRAFT DEFENSIVE SYSTEM . 11604258B 239 MISSION TRAINING AND PREPARATION SYSTEMS (MTPS) . 11604298B 240 UNMANINED VEHICLES (UV) . 11604298B 241 MC-130J SOF TANICER RECAPITALIZATION . 899 CLASSIFIED PROGRAMS . 3,4				STORM	27.107	27,107	27.107	•	27,107	
11604038B 232 SPECIAL OPERATIONS AVATION SYSTEMS ADVANCED DEVE IGPS program reduction Excess to requirement 11604048B 233 SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT Advanced mission planning boils Valvanced mission planning boils 11604058B 234 SPECIAL OPERATIONS INTELLIGENCE SYSTEMS DEVELOPME Advanced packaging and DF for JTWS Trident Reach Trident Reach 11604258B 235 SPECIAL OPERATIONS CAV22 DEVELOPMENT 11604258B 236 SPECIAL OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS (ATPS) 11604258B 239 MISSION TRANNING AND PREPARATION SYSTEMS (ATPS) 11604298B 240 UNMANINED VEHICLES (UV) 11604298B 241 MC-130J SOF TANICER RECAPITALIZATION 899 CLASSIFIED PROGRAMS 3,4				SMALL BUSINESS INNOVATIVE RESEARCH/SMALL BUS TECH	- -	i	i		<u>.</u>	
IGAGO48B 233 SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT			22	SPECIAL OPERATIONS AVAITION SYSTEMS ADVANCED DEVEL	60,750	50,750	60,750	3,841	56,909	
Excess to requirement 11804048B 233 SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT Advanced mission planning tools Advanced mission planning tools Wheelet packet modulation modules SUPORT 11604058B 234 SPECIAL OPERATIONS INTELLIGENCE SYSTEMS DEVELOPME Advanced peckaging and DF for JTWS Power source integration teem 11604058B 235 SOF OPERATIONAL ENHANCEMENTS Tickent Reach Tickent Reach 11604258B 236 OPERATIONS ADVANCED SEAL DELIVERY SYSTEM (ASDS) DE 11604258B 239 MISSION TAMINING AND PREPARATION SYSTEMS (MTPS) 11604298B 240 UNMANINED VEHICLES (UV) 11604298B 241 MC-130J SOF TANICER RECAPITALIZATION 889 CLASSIFIED PROGRAMS 3,4				IGPS program reduction		[-10,000]	•	•	•	
116040488 233 SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT Advanced mission pierning tools Wavelet packet modulation modules				Excess to requirement				[-3,841]		
Advanced mission planning tools Wewelst packet modulation modules SUPORT 116040SBB 234 SPECIAL OPERATIONS INTELLIGENCE SYSTEMS DEVELOPME Advanced packaging and DF for JTWS Power sources ringration team 116040SBB 235 SOF OPERATIONAL ENHANCEMENTS 116042SBB 236 SOF OPERATIONS CV-22 DEVELOPMENT 116042BB 238 OPERATIONS ADVANCED SEAL DELIVERY SYSTEMS 116042BB 239 MISSION TRAINING AND PREPARATION SYSTEMS (MTPS) 116042BB 240 INMIANANING AND PREPARATION SYSTEMS (MTPS) 116042BB 241 MC-130J SOF TANICER RECAPITALIZATION 116042BB 241 MC-130J SOF TANICER RECAPITALIZATION 116042BB 241 MC-130J SOF TANICER RECAPITALIZATION 116042BB 241 MC-130J SOF TANICER RECAPITALIZATION 116042BB 241 MC-130J SOF TANICER RECAPITALIZATION 116042BB 241 MC-130J SOF TANICER RECAPITALIZATION 116042BB 241 MC-130J SOF TANICER RECAPITALIZATION 116042BB 241 MC-130J SOF TANICER RECAPITALIZATION 13,4			83	SPECIAL OPERATIONS TACTICAL SYSTEMS DEVELOPMENT	42,262	58,862	42,262	6,800	49,062	
Wevelet packet modulation modules				Advanced mission planning tools		[2,000]		[3,200]		
SUPORT 1160405BB 234 SPECIAL OPERATIONS INTELLIGENCE SYSTEMS DEVELOPME Advanced peckaging and DF for JTWS Power source integration beam 1160405BB 235 SOF OPERATIONAL ENHANCEMENTS 1160425BB 238 SPECIAL OPERATIONS CV-22 DEVELOPMENT 1160425BB 239 OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS 1160426BB 239 MISSION TRAINING AND PREPARATION SYSTEMS (MTPS) 1160429BB 240 UNMANINED VEHICLES (UV) 1160429BB 241 MC-130J SOF TANICER RECAPITALIZATION 899 CLASSIFIED PROGRAMS 3,4				Wavelet packet modulation modules		[5,900]		[2,000]		
1160405BB 234 SPECIAL OPERATIONS INTELLIGENCE SYSTEMS DEVELOPME Advanced packaging and DF for JTWS Power source integration team 1160408BB 235 SOF OPERATIONAL ENHANCEMENTS Trident Reach 1160425BB 238 SPECIAL OPERATIONS CV-22 DEVELOPMENT 1160425BB 239 SPECIAL OPERATIONS ARCRAFT DEFENSIVE SYSTEMS 1160426BB 239 OPERATIONS ADVANCED SEAL DELIVERY SYSTEM (ASDS) DE 1160429BB 240 UNIMANINED VEHICLES (UV) 1160429BB 241 MC-130J SOF TANICER RECAPITALIZATION 889 CLASSIFIED PROGRAMS 3,4		~		SUPORT		(2,800)		[1,600]		
Advanced packaging and DF for JTWS Power source kitegration teem 1160408BB 225 SOF OPERATIONAL ENHANCEMENTS Trident Reach 1160428BB 238 SPECIAL OPERATIONS CV-22 DEVELOPMENT 1160428BB 239 SPECIAL OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS 1160428BB 239 OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS 1160428BB 240 UNMANNED VEHICLES (UV) 1160428BB 241 MC-130J SOF TANICER RECAPITALIZATION 899 CLASSIFIED PROGRAMS 3,4			25	SPECIAL OPERATIONS INTELLIGENCE SYSTEMS DEVELOPME	35,783	40,783	35,783	1,200	36,983	
11604088 235 SOF OPERATIONAL ENHANCEMENTS Tribon Reach 116042188 238 SPECIAL OPERATIONS CV-22 DEVELOPMENT 11604288 237 SPECIAL OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS 11604288 238 OPERATIONS AUXANTORED SEAL DELINERY SYSTEM (ASDS) DE 11604288 240 UNMANNED VEHICLES (UV) 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION 116042988 241 MC-130J SOF TANICER RECAPITALIZATION				Advanced packaging and DF for JTWS		[2,300]		[1,200]		
1160429BB 235 SOF OPERATIONAL ENHANCEMENTS Tribant Reach 1160423BB 236 SPECIAL OPERATIONS CV-22 DEVELOPMENT 1160425BB 237 SPECIAL OPERATIONS ARCRAFT DEFENSIVE SYSTEMS 1160429BB 238 OPERATIONS ADVANCED SEAL DELIVERY SYSTEM (ASDS) DE 1160429BB 240 UNMANNED VEHICLES (UV) 1160429BB 241 MC-130J SOF TANICER RECAPITALIZATION 899 CLASSIFIED PROGRAMS 3,4				Power source integration team		[2,700]				
Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Trident Reach Tr				SOF OPERATIONAL ENHANCEMENTS	53,418	63,418	53,418	5,000	58,418	
11604218B 236 SPECAL OPERATIONS CV-22 DEVELOPMENT 11604258B 237 SPECAL OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS 1160428B 238 OPERATIONS ADVANCED SEAL DELIVERY SYSTEM (ASDS) DE 1160427BB 239 MISSION TRAINING AND PREPARATION SYSTEMS (MTPS) 1160427BB 240 UNINANINED VEHICLES (UV) 1160427BB 241 MC-130J SOF TANKER RECAPITALIZATION 899 CLASSIFIED PROGRAMS 3,4				Trident Reach		[10,000]		[5,000]		
11604258B 237 SPECIAL OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS 11604298B 238 OPERATIONS ADVANCED SEAL DELIVERY SYSTEM (ASDS) DE 11604298B 239 MISSION TRAINING AND PREPARATION SYSTEMS (MTPS) 11604298B 240 UNINANINED VEHICLES (UV) 11604298B 241 MC-130J SOF TANKER RECAPITALIZATION 899 CLASSIFIED PROGRAMS 3,4			538	SPECIAL OPERATIONS CV-22 DEVELOPMENT	23,473	23,473	23,473		23,473	
11604298B 238 OPERATIONS ADVANCED SEAL DELIVERY SYSTEM (ASDS) DE 11604278B 239 MISSION TRAINING AND PREPARATION SYSTEMS (MTPS) 1160428BB 240 UNINANNED VEHICLES (UV) 1160429BB 241 MC-130J SOF TANKER RECAPITALIZATION 899 CLASSIFIED PROGRAMS 3,4			237	SPECIAL OPERATIONS AIRCRAFT DEFENSIVE SYSTEMS	5,185	5,195	5,185		5,195	
116042788 239 MISSION TRAINING AND PREPARATION SYSTEMS (MTPS) 116042888 240 UNINANINED VEHICLES (UV) 116042888 241 MC-130J SOF TANKER RECAPITALIZATION 849 CLASSIFIED PROGRAMS			88	OPERATIONS ADVANCED SEAL DELIVERY SYSTEM (ASDS) DE	20,282	20,282	20,292		20,282	
1160429BB 240 UNMANNED VEHICLES (UV) 1160429BB 241 MC-130J SOF TANKER RECAPITALIZATION 889 CLASSIFIED PROGRAMS			88	MISSION TRAINING AND PREPARATION SYSTEMS (MTPS)	6,405	6,406	6,405		6,405	
1160/299B 241 MC-130J SOF TANKER RECAPITALIZATION 889 CLASSIFIED PROGRAMS				UNMANNED VEHICLES (UV)	1,500	1,500	1,500		1,600	
999 CLASSIFIED PROGRAMS				MC-130J SOF TANKER RECAPITALIZATION	12,701	12,701	12,701		12,701	
	_	~	88 88	CLASSIFIED PROGRAMS	3,483,300	3,483,300	4,092,025	-22,900	3,460,400	
				Total, RDT&E Defense-Wilde	20,669,850	20,176,000	21,331,676	-526,214	20,033,636	

National Defense Education Program

The budget request included \$44.4 million in PE61120D8Z for the National Defense Education Program (NDEP).

The House bill would authorize the budget request.

The Senate amendment would authorize the budget request.
The conferees agree to authorize \$44.4 million in PE61120D8Z for NDEP.

The conferees note that the budget request included \$13.0 million for Pre-engineering Modules under NDEP, but lacked sufficient justification for that level of funding. Therefore, the conferees direct that funding for NDEP be executed as follows: \$3.5 million for Pre-engineering Modules; \$6.5 million for Materials World Modules; \$27.0 million for Science, Mathematics, and Research for Transformation; and \$7.4 million for National Security Science and Engineering Faculty Fellowships. The conferees direct the Director of Defense Research and Engineering to continue appropriate efforts to support science and mathematics education, including at the K–12 level, and recommend that the Director provide clear objectives and rationale for future funding requests for new programs in this area.

Airborne Laser

The budget request included \$548.8 million in PE63883C for the Airborne Laser (ABL) boost-phase missile defense technology demonstration program.

The House bill would authorize \$298.9 million in PE63883C, a

reduction of \$250.0 million.

The Senate amendment would authorize \$348.8 million in PE63883C, a reduction of \$200.0 million.

The conferees agree to authorize \$513.8 million in PE63883C,

a reduction of \$35.0 million.

The conferees note that the ABL program remains a high risk technology development and demonstration program that is seeking to determine the technical feasibility of using an airborne chemical laser to destroy ballistic missiles in the boost-phase of their flight, within the first few minutes after launch.

The ABL program has suffered numerous delays and cost increases since its inception in 1996, and it is currently estimated that it will cost \$5.1 billion from inception to the completion of the first test to shoot down a target missile, currently scheduled for 2009. The original cost estimate to complete the first shoot-down test was \$1.0 billion, which indicates the magnitude of cost growth

in the ABL program.

Even if it is successful, the first shoot-down test will not determine whether the ABL could be made operationally effective or affordable. There are inherent operational constraints in the ABL concept that would have to be overcome. Much more additional testing would be required to demonstrate operational capability and military utility. Furthermore, even if the follow-on testing were successful, the system would likely not provide an operational capability until 2018 or later.

The conferees remain concerned that the requested and planned level of funding for the ABL program comes at the expense of other near-term capabilities specified in section 223 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364), which places a priority on the development, testing, fielding, and improvement of effective near-term missile defense capabilities.

The conferees believe that missile defense resources and effort need to be focused and prioritized on those near-term effective capabilities that can meet our combatant commanders' current operational requirements to defend against existing missile threats, particularly those short- and medium-range missiles that can strike forward-deployed U.S. forces, allies, and other friendly nations in various regions.

It remains unclear whether the ABL system will be affordable. The Congressional Budget Office has made a preliminary estimate that the ABL program could cost as much as \$36.0 billion to develop, procure, and operate a fleet of seven aircraft for 20 years. This would be a huge investment in a fleet of seven aircraft that may not be able to provide an operationally effective capability.

The conferees are also concerned about the number of ABL aircraft that may be required to maintain a single operational ABL aircraft on combat patrol, known as an orbit. According to the Department of Defense, 3 to 5 ABL aircraft would be required to maintain a single orbit. Additionally, to provide full coverage against geographically large countries may require three or more ABL aircraft operating simultaneously, which could require a total force of 15 or more aircraft. That would add billions of dollars to the cost of the program.

By comparison, investing that level of funding in near-term capabilities like the Aegis Ballistic Missile Defense (BMD) program, the Terminal High Altitude Area Defense program, and the Patriot PAC-3 program would provide a considerable increase in the ability of our combatant commanders to meet their operational requirements for defending our forward-deployed forces and our allies and friends against existing missile threats.

As the ABL program proceeds toward the planned shoot-down test in 2009, the conferees believe the program should receive thorough independent review, as recommended by the Government Accountability Office in its March 2007 report, "Defense Acquisitions: Missile Defense Acquisition Strategy Generates Results but Delivers Less at a Higher Cost." The conferees strongly urge the Department of Defense to commission an independent review of the technical, operational, cost, and effectiveness aspects of the proposed ABL system, particularly in comparison to the proposed Kinetic Energy Interceptor program, and the Aegis BMD system using the Standard Missile–3 Block IIA interceptor in an ascent-phase capacity.

Aegis Ballistic Missile Defense

The budget request included \$1.1 billion in PE63892C for the sea-based Aegis Ballistic Missile Defense (BMD) system.

The House bill would authorize an increase of \$78.0 million in PE63892C.

The Senate amendment would authorize an increase of \$75.0 million in PE63892C.

The conferees agree to authorize an increase of \$65.0 million in PE63892C.

The conferees note that the Missile Defense Agency (MDA) recently informed Congress that the Aegis BMD program will experience a major funding shortfall in its fiscal year 2008 program. This shortfall has caused MDA to modify its plans for Aegis BMD for fiscal year 2008, which include, among other things, delaying the introduction of the Standard Missile–3 (SM–3) Block IB missile by a year, deferring the upgrades of four Aegis BMD ships until 2010, and possibly reducing the number of flight tests. The MDA had previously told Congress that no additional money was needed for the Aegis BMD program.

As Congress made clear in section 223 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364), the emphasis of our missile defense efforts should be on the current generation of missile defense capabilities, even if this comes at the expense of longer-term development efforts. Furthermore, in testimony before Congress earlier this year, combatant commanders noted the importance of attaching priority to deploying missile defense systems like Aegis BMD, which are designed to provide a wide-area defense capability against existing short- and medium-range ballistic missile threats to our forward-deployed forces, allies, and other friendly nations.

The conferees urge MDA to address the funding shortfall by identifying funds to "buy back" schedule, with priority placed on resolving technical issues with the SM-3 Block IA missile program, returning the SM-3 Block IB missile to its previous schedule, and ensuring that all original test objectives for fiscal year 2008 are met

The conferees direct that no later than January 31, 2008, MDA provide a report to the congressional defense committees detailing the specific reasons for the funding shortfall in the Aegis BMD program, its plan for identifying funds to place the program back on schedule, and its plans for ensuring that the Aegis BMD program is fully funded in the future.

Over the past several years, Congress has been clear on the importance it attaches to the Aegis BMD program and other near-term missile defense systems. The conferees expect the Department's fiscal year 2009 budget request to reflect that priority.

Prompt global strike

The budget request included a total of \$175.4 million for the Conventional Trident Modification (CTM), with \$126.4 million in hard and deeply buried target defeat systems, PE 64327N; \$36.0 million in Trident II modifications, Weapons Procurement, Navy (WPN) line 1; and \$13.0 million in strategic systems missile equipment, Other Procurement, Navy (OPN) line 108. The budget request also included \$32.8 million for the Common Aero Vehicle (CAV) in PE 64856F.

The House bill would authorize a total of \$142.0 million for the CTM, with \$126.4 million in hard and deeply buried target defeat systems, PE 64327N; \$6.0 million in Trident II modifications, WPN line 1; and \$6.0 million in strategic systems missile equipment,

OPN line 108. The House would authorize the budget request for the CAV .

The Senate would authorize no funding for the CTM, but would authorize \$208.2 million for prompt global strike (PGS) concepts in PE 65104D8Z. The Senate would authorize no funding for the CAV in PE 64856F but would authorize the budget request for the CAV in PE 65104D8Z as part of PGS concepts.

The conferees agree to authorize \$100.0 million in PE 64165D8Z for PGS in a new budget line that includes funding for the CAV. No funds are authorized for the CTM program. A further discussion of PGS is included elsewhere in this conference report.

Joint command and control

The budget request included \$70.3 million in PE33158K for the

joint command and control program.

The House bill would authorize a decrease of \$20.0 million in PE33158K for net enabled command and control, due to activity delays that raised concerns over the ability of the program to execute the full fiscal year 2008 request.

The Senate amendment would authorize the budget request.

The conferees agree to authorize \$58.3 million, a decrease of \$12.0 million in PE33158K. The conferees recognize there has been improvement in the execution of the program, and remain supportive of the program's technical approach. The conferees are supportive of the program's efforts to drive the Department of Defense towards a service-oriented architecture approach, and the use of a federated development and certification environment to accelerate the process of testing and certifying new capabilities. The conferees believe that this program has the potential to dramatically influence how the Department develops and fields software-intensive systems, and provide significant new capabilities in shorter time frames.

TEST AND EVALUATION

Operational, Test, and Evaluation, Defense overview

The budget request included \$180.3 million in Operational, Test, and Evaluation, Defense for the Department of Defense.

The House bill would authorize \$180.3 million.

The Senate amendment would authorize \$180.3 million.

The conferees agree to authorize \$180.3 million.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Title II-RDT and E (Dollars in Thousands)

Conference Conference Change Authorized	48,627	11,133	180,284	212 900
Senate Co	48,627	11,133	180,264	74 748 068
House Authorized	48,627	11,133	180,264	73.478.323
EYZ008 Request	48,627	11,133	180,284	76.117.194
Program Acet Element Line Program Title OPERATIONAL TEST & EVALUATION, DEFENSE	060511808Z 1 OP 06051180TE 2 OP 060513108Z 3 LN	0460 0605604DBZ 5 DEVELOPMENT TEST AND EVALUATION 0460 0605804DBZ 5 DEVELOPMENT TEST AND EVALUATION 0460 06058140TE 6 OPERATIONAL TEST ACTIVITIES AND ANALYSES	Total, Operational Test & Evaluation, Defense	TOTAL RDTRE

ITEMS OF SPECIAL INTEREST

Aerial Common Sensor

The conferees note that the restructured Aerial Common Sensor (ACS) program represents the Army's second and the Navy's third attempt to replace the Aerial Reconnaissance-Low, the Guardrail Common Sensor, and the EP-3 systems. Repeated acquisition failures waste scarce investment resources and deprive the combatant commands of needed capabilities.

The repeated setbacks demonstrate the need to maintain discipline with respect to requirements and acquisition management

for the Army and Navy ACS programs.

Given the expenditures of the previously joint ACS program, the conferees stress the need for energetic oversight of both the Army and Navy ACS efforts. Therefore, the conferees direct both the Army and Navy ACS program managers to submit to the congressional defense and intelligence committees an Acquisition Program baseline, System Development and Demonstration exit criteria, and a Capability Development Document for each program no later than July 1, 2008.

Missile defense test and targets program

The conferees note the importance of the test and targets program of the Missile Defense Agency (MDA) for the development and success of the ballistic missile defense program. Congress has enacted legislation concerning the testing program repeatedly, and has stressed the need for robust and operationally realistic testing.

For example, section 234 of the Ronald W. Reagan National Defense Authorization Act for 2005 (Public Law 108–375) requires operationally realistic testing of the Ballistic Missile Defense System (BMDS), and section 234 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163) requires test and evaluation plans to characterize the operational capability of each block of the BMDS. In section 234 of the National Defense Authorization Act for Fiscal Year 2002 (Public Law 107–107), Congress included a requirement for "sufficient schedule flexibility and expendable test assets, including missile interceptors and targets, to ensure that failed or aborted tests can be repeated in a prudent, but expeditious manner." It also included specific requirements for the Ground-based Midcourse Defense (GMD) program "to establish a flight-test capability of launching not less than three missile defense interceptors and not less than two ballistic missile targets to provide a realistic test infrastructure."

Congress has also authorized additional resources for enhanced testing. In the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364), Congress authorized an increase of \$225.0 million for enhancements to the testing program of the GMD program, including: \$140.0 million for enhanced testing and to increase the pace of GMD flight testing; \$60.0 million for efforts to accelerate the ability of the GMD system to conduct concurrent test and operations; and \$25.0 million for advance pro-

curement of an additional six flight test missiles.

In the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163), Congress authorized an increase of \$100.0 million for the GMD program to implement the recommendations of the MDA Independent Review Team and the Mission Readiness

Task Force to enhance the GMD testing program.

Despite these repeated and consistent efforts to improve the missile defense testing program, and to make clear the requirement for robust, operationally realistic testing that demonstrates the operational capabilities of our missile defense systems and provides confidence in the systems, the conferees note with disappointment that the Missile Defense Agency has failed to ensure an ade-

quate testing program.

The conferees note that MDA has accomplished successful flight tests, including intercept tests, over the last 5 years in each of the near-term missile defense programs, namely the Patriot PAC-3 system, the Aegis BMD system, the Terminal High Altitude Area Defense (THAAD) system, and the GMD system. While these test successes represent significant accomplishments in extremely complex weapon systems, their testing programs have also all experienced delays and failures, some because of shortcomings in the testing and targets program. Much more testing remains to be done, and the MDA test and targets program needs to be managed so as to fully support these high priority near-term programs.

One of the most troubling aspects of the testing program is the

One of the most troubling aspects of the testing program is the failure of MDA to ensure an adequate number of reliable targets for the various flight test programs. Over the past 2 years, the conferees have become concerned with the health of the MDA targets program. The reliability and availability of the targets program has come into question as targets failed during two tests, target anomalies occurred during other tests, and the program was unable to deliver targets on schedule or within budget, thus forcing MDA to re-

duce the flight test schedule of the THAAD system.

Target availability has become the pacing item in the flight test program, and a target failure in a GMD test in May of 2007 resulted in MDA completing only one GMD test during the year. Three flight tests were removed from the THAAD testing program because targets were not funded. These are serious problems. Some appear due to MDA not budgeting sufficient resources for targets, and some appear due to insufficient management attention.

The conferees are also concerned that MDA's planned future Flexible Target Family (FTF), a program designed to increase commonality in target components and subsystems thus reducing costs and production times, is proceeding at a slower pace and at greater

cost than expected.

For these reasons, the conferees request that the Government Accountability Office (GAO) initiate a review of the MDA targets program. The review should include the following elements:

- (1) Determine the number of target failures and anomalies that have occurred since 2002, their causes, and their impact on the BMDS;
- (2) Assess whether targets are being delivered on time and if not, the causes of late deliveries;
- (3) Assess how MDA estimates the cost of targets and recoups those costs from BMDS elements;
- (4) Assess MDA's risk management and risk reduction strategies for the targets program;

(5) Determine whether MDA's targets program is adequately funded over the future-years defense program to deliver reliable targets on schedule to support the planned testing program:

(6) Determine the status of MDA's effort to establish an FTF, including any issues that have slowed its progress, and whether the FTF program is likely to correct any of the problems

that have occurred in the targets program; and

(7) Make any recommendations for improvements to the MDA

targets program.

The GAO should work with the Committees on Armed Services of the Senate and the House of Representatives to define a report-

ing timeline for this review.

The conferees believe that MDA should consider, plan, and budget for a robust testing program—including an adequate number of reliable targets—that includes salvo launches, multiple target engagements, multi-mission tests, liquid target tests, and tests that will stress the systems to determine how they would perform under real-world operational conditions. The conferees plan to monitor the testing and targets program carefully in the coming year.

NSA acquisition management

The Senate report accompanying S. 1547 (S. Rept. 110–77) directs a series of actions regarding the National Security Agency's (NSA) transformation programs. The conferees endorse this direction, but with two modifications.

The Senate report directs that the Director of Operational Test and Evaluation (DOT&E) exercise oversight over all major elements of the NSA's Transformation 3.0 activities. The conferees understand that the Joint Interoperability Test Command (JITC) is already supporting the NSA's test and evaluation activities, and directs that JITC be substituted for the DOT&E in complying with the direction in the Senate report.

The Senate report also mandates that the NSA's transformation programs may not proceed to Milestone B without certain certifications to Congress. The conferees agree that this language should be understood to mean that the certifications required can be prepared and issued as part of the Milestone B approval process.

Subtitle A—Authorization of Appropriations

Authorization of appropriations (sec. 201)

The House bill contained a provision (sec. 201) that would authorize the recommended fiscal year 2008 funding levels for all research, development, test, and evaluation accounts.

The Senate amendment contained a similar provision (sec. 201).

The conference agreement includes this provision.

Amount for defense science and technology (sec. 202)

The House bill contained a provision (sec. 202) that would authorize \$11,504.3 million for defense science and technology programs.

The Senate amendment contained a similar provision (sec. 202) that would authorize \$11,203.3 million for defense science and technology programs.

The conferees agree to include a provision that would authorize \$10,913.9 million for defense science and technology programs.

Subtitle B—Program Requirements, Restrictions, and Limitations

Operational test and evaluation of Future Combat Systems network (sec. 211)

The House bill contained a provision (sec. 211) that would require an operational test and evaluation of the Future Combat Systems (FCS) network in a realistic environment simulating operational conditions. No funds could be obligated for low-rate initial production or full-rate production of FCS manned ground vehicles until 60 days after the submission of a required report on the testing by the Director of Operational Test and Evaluation (DOT&E). The provision would exclude the Non-Line-of-Sight Cannon from the funding prohibition.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would clarify that the test and evaluation of the network would be conducted in accordance with a FCS Test and Evaluation Master Plan approved by the DOT&E, that the test and evaluation would be conducted using prototype equipment, sensors, and software for the FCS network, and that the prohibited funding subject to this provision would not include funds for advance procurement items for FCS manned ground vehicles.

The conferees do not intend to require any additional testing and evaluation beyond that deemed necessary by the DOT&E to determine operational effectiveness and suitability of the network. The conferees also do not intend for that testing and evaluation to be conducted under any other conditions or in any other environment than that provided by the location or locations specified in an approved Test and Evaluation Master Plan, and within the safety, legal, and electromagnetic interference constraints of the approved testing location.

The conferees intend that the testing be conducted within the development and resource constraints of the FCS program. Additionally, funding for FCS Spin Outs, which do not include manned ground vehicles as currently defined by the Army, would not be prohibited under this provision.

Limitation on use of funds for systems development and demonstration of Joint Light Tactical Vehicle program (sec. 212)

The House bill contained a provision (sec. 212) that would restrict the obligation of authorized funds for the Joint Light Tactical Vehicle (JLTV) program beyond its Design Readiness Review until the congressional defense committees receive a progress report on the program's compliance with section 2366a of title 10, United States Code.

The Senate amendment contained no similar provision.

The Senate recedes with a clarifying amendment that would limit the obligation of authorized funds for the JLTV program beyond the Milestone B decision and system design and demonstration (SDD) phase until the congressional defense committees receive and review the Milestone Decision Authority's required certifications that comply with section 2366a of title 10, United States Code.

The conferees strongly support the JLTV program, but are concerned that the JLTV program may enter the acquisition phase of SDD with insufficient knowledge of technology maturity, requirements, and affordability.

Requirement to obligate and expend funds for development and procurement of a competitive propulsion system for the Joint Strike Fighter (sec. 213)

The House bill contained a provision (sec. 213) that would require the Department of Defense to develop a competitive propulsion system for the Joint Strike Fighter (JSF) aircraft. The House language was not explicit on the issue of permitting a winner-take-all down select at the time the alternate engine is ready for production.

The Senate amendment contained a similar provision (sec. 213). The Senate provision would explicitly require, however, that competition continue throughout the production phase of the JSF program.

The conferees agree to include language that would require the Department of Defense to: (1) develop a competitive propulsion system for the JSF aircraft; and (2) continue competition for the propulsion system throughout the production phase of the JSF program.

Limitation on use of funds for defense-wide manufacturing science and technology program (sec. 214)

The House bill contained a provision (sec. 214) that would restrict the use of funds for the manufacturing science and technology program, unless competitive procedures were used in project awards; projects were carried out in a manner that was consistent with statute and directives; and a formal technology transition agreement was executed for each project.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Department of Defense to solicit competitive proposals for funding under the program, and would replace the requirement for a formal technology transition agreement with a requirement for an implementation plan.

The conferees believe that the manufacturing science and technology program should invest in higher risk efforts aimed more at developing next generation or cross-cutting capabilities than those currently being pursued in the manufacturing technology programs of the services and agencies.

Advanced sensor applications program (sec. 215)

The Senate amendment contained a provision (sec. 211) that would require that \$20.0 million in funds authorized and appropriated for the Foreign Materials Acquisition and Exploitation program and for activities of the Office of Special Technology be allo-

cated to the Advance Sensor Applications Program (ASAP). That provision would have also required that management oversight of the program be transferred to the Defense Threat Reduction Agency.

The House bill contained no similar provision.

The House recedes with an amendment that would require that \$13.0 million in funds authorized and appropriated for activities of the Intelligence Systems Support Office and \$5.0 million of operation and maintenance funds from the office of the Director of Naval Intelligence be allocated to the ASAP program. The modified provision would also require that the management oversight of the program remain within the office of the Under Secretary of Defense for Intelligence until certain conditions as specified in the classified annex to this report are met.

Active protection systems (sec. 216)

The Senate amendment contained a provision (sec. 212) that would require comparative live-fire tests and a comprehensive assessment of active protection systems.

The House bill contained no similar provision.

The House recedes with an amendment that would emphasize the need to perform live-fire tests of systems that are suitable for use on tactical wheeled vehicles, especially light tactical wheeled vehicles, and specify that the source of funding for the test should be the Joint Improvised Explosive Device Defeat Fund.

Subtitle C—Ballistic Missile Defense

Participation of Director, Operational Test and Evaluation, in missile defense test and evaluation activities (sec. 221)

The House bill contained a provision (sec. 221) that would require that the Director of Operational Test and Evaluation have access to certain operational test and evaluation information of the Missile Defense Agency pertaining to any major defense acquisition program.

The Senate amendment contained a similar provision (sec. 234) that would amend title 10, United States Code, to ensure that the Director of Operational Test and Evaluation has access to missile defense test and evaluation information of the Missile Defense Agency.

The House recedes with a clarifying amendment.

Study on future roles and missions of the Missile Defense Agency (sec. 222)

The House bill contained a provision (sec. 222(d), (e), (f)) that would require an independent study of the future structure, roles, and missions of the Missile Defense Agency, including its relationship with other entities of the Department of Defense. The study would also make recommendations on the future structure, roles, and missions of the Missile Defense Agency.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would add several matters to be included in the study, including: the operation and sustainment of missile defenses; the missile defense acquisi-

tion process; the missile defense requirements process; and the transition and transfer of missile defense capabilities to the military departments. The Senate amendment would also clarify the scope of the recommendations to be included in the study.

Budget and acquisition requirements for Missile Defense Agency activities (sec. 223)

The House bill contained a provision (sec. 222(a), (b), (c)) that would require the Missile Defense Agency (MDA) to request operation and maintenance (O&M) funds for any operation and support activities in its fiscal year 2009 budget request. It would also require MDA to submit a plan, no later than March 1, 2008, for transitioning MDA from using research, development, test, and evaluation (RDT&E) funds for missile defense fielding activities to using procurement funds for such activities. The provision would also require an independent study of the future roles and missions of MDA.

The Senate amendment contained a similar provision (sec. 233) that would require MDA, starting with its budget submission for fiscal year 2009, to request separate amounts for RDT&E, procurement, O&M, and military construction. The provision would also establish objectives and requirements for improving transparency, accountability, and oversight of MDA acquisition activities.

The House recedes with an amendment that would combine the budget and acquisition provisions of the two bills to establish future budget and acquisition requirements for MDA. The issue of an independent study of the future roles and missions of MDA is

described elsewhere in this report.

The agreed provision would require MDA to revise its budget structure to transition to the use of all the normal categories of funding in fiscal year 2010 (RDT&E, procurement, O&M, and military construction), instead of using exclusively RDT&E funds for all activities. In fiscal year 2009 the MDA budget request would include, in addition to RDT&E funds, military construction funds and procurement funds for long lead items, including for Terminal High Altitude Area Defense firing units 3 and 4, and for Standard Missile-3 Block IA interceptors. The provision would provide defined authority for MDA to use RDT&E funds in fiscal year 2009 for fielding of missile defense capabilities previously approved by Con-

The provision would direct MDA to submit to Congress by March 1, 2008, its plan to transition from using exclusively RDT&E funding to using procurement, O&M, military construction, and RDT&E funds, as well as its plan for transitioning from incremental funding to full funding in fiscal years after fiscal year 2010. The conferees note that over the long term, it is likely more costeffective and less expensive to fully fund assets than to fund them

incrementally over several years.

The conferees are aware that the missile defense capabilities developed and fielded by MDA have been funded on an incremental funding basis, using RDT&E funds, since 2002. As MDA transitions from exclusively RDT&E funding to procurement and other funding, the conferees understand that it will take time for MDA to transition from incremental funding to full funding of fielded capabilities. Consequently, the conference agreement would provide MDA with the authority to use procurement funds for fiscal years 2009 and 2010 to field missile defense capabilities on an incremental funding basis, without any requirement for full funding.

The conferees understand that MDA may seek to use incremental funding after fiscal year 2010 to continue fielding specific missile defense capabilities. Congress will consider a request for additional authority for incremental funding of a specific program or capability in fiscal years after 2010 if the Department of Defense makes such a request in a future budget request. The conferees caution the Department that this additional authority will be considered on a limited, case-by-case basis, and expect that future missile defense programs will be funded in a manner more consistent with other acquisition programs of the Department of Defense.

The conferees expect MDA to continue to place high priority attention and resources on fielding the near-term missile defense capabilities previously approved by Congress, namely Ground-based Interceptors, the Aegis Ballistic Missile Defense program and its Standard Missile-3 interceptors, and the Terminal High Altitude Area Defense program, and to make every effort to keep these programs on schedule.

Limitation on use of funds for replacing warhead on SM-3 Block IIA missile (sec. 224)

The House bill contained a provision (sec. 223) that would prohibit the use of funds authorized to be appropriated in this Act to replace the currently planned unitary warhead for the Standard Missile-3 (SM-3) Block IIA interceptor missile with a multiple kill vehicle (MKV) warhead until after the Secretary of Defense certifies that two conditions have been met: (1) the United States and Japan have reached agreement to replace the unitary kill vehicle with an MKV; and (2) replacing the unitary kill vehicle on the SM-3 Block IIA missile with an MKV will not delay the expected deployment date of that SM-3 missile.

The Senate amendment contained no similar provision.

The Senate recedes.

The conferees note that the Missile Defense Agency (MDA) has indicated an interest in replacing the unitary kill vehicle development program, which is specified in the agreement with Japan, with a new MKV development program. This would have undermined the agreed program of cooperation between the United States and Japan on joint development of the SM-3 Block IIA interceptor missile. It is important to support the joint development program in accordance with the agreed program of record, which currently specifies a unitary kill vehicle.

This provision does not restrict the MDA from conducting research, development, analysis, or testing of MKV technologies, including those which could be used in the future with the SM-3 Block IIA missile. It also does not restrict MDA from conducting analysis and discussions with Japanese officials to consider the possibility of including MKV on the SM-3 Block IIA.

Extension of Comptroller General assessments of ballistic missile defense programs (sec. 225)

The House bill contained a provision (sec. 224) that would extend by 2 years the period for which the Government Accountability Office (GAO) would review the programs of the Missile Defense Agency.

The Senate amendment contained a similar provision (sec. 235) that would extend by 5 years the period for which the GAO would review the programs of the Missile Defense Agency.

The House recedes.

The conferees note that the annual reviews and reports of the GAO on missile defense programs have proven very useful to Congress in providing detailed oversight and recommendations. The conferees value the work of the GAO, and note the importance of the Department of Defense and the Missile Defense Agency providing information to GAO in a timely and responsive manner to facilitate their review of, and reporting to Congress on, ballistic missile defense programs.

Limitation on availability of funds for procurement, construction, and deployment of missile defenses in Europe (sec. 226)

The House bill contained a provision (sec. 225) that would require an independent assessment of the proposed deployment of Ground-based Midcourse Defense interceptors and associated radars in Europe, and would require an assessment of alternatives to

that proposed deployment.

The Senate amendment contained a related provision (sec. 231) that would limit the obligation of fiscal year 2008 funds for procurement, site activation, construction, preparation of equipment for, or deployment of the proposed European deployment until two conditions are met: (1) the Governments of Poland and the Czech Republic have given final approval to bilateral missile defense deployment agreements negotiated with the United States; and (2) 45 days have elapsed after Congress receives an independent assessment of options for missile defense in Europe. The provision would also limit the availability of fiscal year 2008 funds for the acquisition or deployment of operational interceptor missiles for the proposed European deployment until the Secretary of Defense certifies that the 2-stage interceptor proposed for deployment in Europe has demonstrated, through successful, operationally realistic flight testing, a high probability of working in an operationally effective manner. The provision would also require an independent assessment of specified options for missile defense in Europe. The provision would not limit the availability of fiscal year 2008 funds for activities not otherwise limited by the provision, including site surveys, studies, analyses, and planning and design for the proposed missile defense deployment in Europe.

The House recedes with an amendment that would combine

the elements of the two provisions.

The conferees note that the administration requested fiscal year 2008 funds to begin construction for the proposed missile defense deployment before it began negotiations on deployment with either Poland or the Czech Republic. The conferees believe it is premature to seek construction funds before even negotiating agreements with Poland and the Czech Republic, and have authorized

reduced funding accordingly.

The conferees observe that, if the Governments of Poland and the Czech Republic give final approval to any successfully negotiated deployment agreements during fiscal year 2008, the Department of Defense will have the option of submitting a reprogram-

ming request for site activation and construction funds.

The administration's proposed deployment is intended to address a potential future long-range missile threat from Iran to the U.S. homeland and to Europe. While this potential threat may or may not emerge by 2015, Iran already has the largest inventory of short- and medium-range ballistic missiles in the Middle East, and these missiles currently pose a threat to forward-deployed forces of the United States and to its allies and other friendly nations in the region.

As enacted by section 223 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364), "it is the policy of the United States that the Department of Defense accord a priority within the missile defense program to the development, testing, fielding, and improvement of effective nearterm missile defense capabilities." The conferees believe that, consistent with this policy, it is essential to focus on developing, testing, and deploying effective, near-term missile defense capabilities

to defend against these existing missile threats.

The Commander of the Joint Forces Component Command for Integrated Missile Defense, a component of United States Strategic Command, informed Congress that in order to fulfill the combatant commanders' operational requirements to defend against existing short- and medium-range missile threats the U.S. would require almost twice the number of Terminal High Altitude Area Defense (THAAD) and Standard Missile-3 (SM-3) interceptors as currently planned for and budgeted. The independent assessment required in this provision will examine the full range of threats and missile defense options to meet these threats, including the THAAD and SM-3 systems.

The conferees strongly support the need to work closely with our North Atlantic Treaty Organization (NATO) allies, including Poland and the Czech Republic, to defend against the mutual threats we face, including ballistic missile threats. In this regard, there are several key principles that should guide the proposed

missile defense deployment in Europe.

First, NATO must play a central role with regard to future discussions on European missile defense. To the extent the proposed deployment is placed in a larger NATO context, NATO is more likely to be supportive. The conferees encourage NATO to accelerate its efforts to acquire wide area missile defense capabilities

against short- and medium-range missile threats.

Second, any future long-range U.S. missile defense system deployed in Europe should, to the maximum extent possible, be integrated and fully interoperable with the missile defense systems that NATO is developing for deployment. Since NATO is expected to begin deploying an initial capability in 2010, this will require a clear understanding of the planned capabilities and the command and control arrangements for the systems of NATO and of the United States.

Third, it is imperative that any U.S. missile defense system deployed to protect our forward-deployed forces and NATO allies in Europe be part of a larger network of systems that defends all such allies, and must not leave the territory of certain allies unprotected against short- and medium-range missile threats. The proposed U.S. system would leave parts of NATO's southeastern region unprotected, thus requiring other systems, such as those mentioned above, to provide full protection. As the NATO Secretary General has indicated, the indivisibility of alliance security is a principle on which there can be no compromise.

Sense of Congress on missile defense cooperation with Israel (sec. 227)

The House bill contained a provision (sec. 228) that would require the Secretary of Defense to expand the U.S. ballistic missile defense system to better integrate with the Israeli ballistic missile defense system, and also would require the Secretary to submit a report on the status of integrating U.S. and Israeli missile defense systems. The provision would also authorize funding for a variety of missile defense programs to assist Israel's defensive capability.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that expresses the sense of Congress that the United States should have an active program of ballistic missile defense cooperation with Israel, and should take steps to improve the coordination, interoperability, and integration of their missile defense capabilities, and enhance their capability to defend against ballistic missile threats present in the Middle East region. The amendment would also require the Secretary of Defense to submit to the congressional defense committees a report that describes in detail the program of missile defense cooperation between the United States and Israel, including plans for future capability enhancement.

The conferees note that the United States and Israel have a long-standing program of cooperation on ballistic missile defense, including joint development of technology like the Arrow interceptor missile, and joint missile defense testing and exercises. This cooperation continues to serve the security interests of both na-

tions.

The conferees are aware that Israel is considering a follow-on system for the Arrow Weapon System that would provide better defensive capability against faster, higher, and more challenging missiles than Arrow can currently provide. The conferees encourage Israel and the Missile Defense Agency to evaluate the possibility of using the U.S. Terminal High Altitude Area Defense (THAAD) system, or a land-based version of the Standard Missile-3, as a successor to Arrow. If either or both of these systems could provide the desired level of defensive protection, it would be much more costeffective and less expensive than developing a new Arrow system.

Limitation on availability of funds for deployment of missile defense interceptors in Alaska (sec. 228)

The Senate amendment contained a provision (sec. 232) that would limit the availability of funds authorized in this Act to deploy more than 40 Ground-Based Interceptors at Fort Greely, Alaska, until the Secretary of Defense submits a certification that the Block 2006 Ground-based Midcourse Defense system has demonstrated, through operationally realistic end-to-end flight testing, that it has a high probability of working in an operationally effective manner.

The House bill contained no similar provision.

The House recedes.

Policy of the United States on protection of the United States and its allies against Iranian ballistic missiles (sec. 229)

The Senate amendment contained a provision (sec. 1218) that would state the policy of the United States to develop and deploy, in conjunction with its allies and other nations whenever possible, an effective defense against Iranian ballistic missiles that threaten forward-deployed forces of the United States and its North Atlantic Treaty Organization (NATO) allies in Europe, and which could eventually pose a threat to the United States homeland. The provision would also make it the policy of the United States to proceed with the development of such defenses so that any missile defenses fielded by the United States in Europe are integrated with or complementary to missile defense capabilities fielded by NATO.

The House bill contained no similar provision.

The House recedes with an amendment that would add a policy statement to encourage NATO to accelerate its efforts to acquire missile defense capabilities to defend NATO territory against the existing threat of Iranian short- and medium-range ballistic missiles, including wide-area defense. It also includes references to other allies and friendly nations in the region.

Subtitle D—Other Matters

Coordination of human systems integration activities related to acquisition programs (sec. 231)

The House bill contained a provision (sec. 231) that would require the designation of a senior official to be responsible for human systems integration (HSI) activities throughout acquisition programs, supervise such activities, recommend resource requirements for such activities, and develop a departmental instruction, and possibly directive, relating to HSI.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the designation of a senior official to coordinate HSI activities related to acquisition programs and eliminate the statutory requirement for the development of a specific directive or instruction on HSI.

The conferees note that the Department of Defense (DOD) April 2006 report to Congress entitled "Human Systems Integration Activity in DOD Acquisition Programs" concluded that ". . . a sound HSI strategy in acquisition is a highly effective method of both saving the Department significant costs during the life cycle

of systems and improving system performance," but also found that business practices in this area ". . . are not mature and consistent across DOD." It further concluded that effectiveness of HSI is improved by the "institutionalization and standardization of assessment methods and modeling tools across DOD.

The conferees believe that this area should continue to be a high priority within the Department and believe that this provision will support efforts at the effective coordination and prioritization of HSI efforts. The conferees urge the Department to continue to invigorate and invest in HSI activities throughout acquisition pro-

grams, including in science and technology programs.

The conferees note the Department's failure to satisfy the reporting requirement set out in the Committee on Armed Services of the House of Representatives report to accompany the National Defense Authorization Act for Fiscal Year 2006 (H. Rpt. 109–89), and that a comprehensive review of HSI is over 1 year late. Therefore, to improve DOD responsiveness and intra-departmental coordination, the conferees believe designation of a senior official to coordinate and develop HSI-related activities and methodologies is necessary. The conferees direct the designated official to develop and report on a timeline and plan to satisfy outstanding report and assessment requirements.

Expansion of authority for provision of laboratory facilities, services, and equipment (sec. 232)

The House bill contained a provision (sec. 232) that would authorize defense laboratories to provide facilities, services, and equipment through leases, contracts, or other arrangements to private sector entities. It would also permit defense laboratories to receive fees and in-kind payments for these activities and to deposit those fees into appropriate accounts of the laboratory.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would modify existing authority regarding the provision of samples, drawings, and other services to private sector persons or entities. The amendment would broaden these existing authorities to enable the Department of Defense to make available, under regulations prescribed by the Secretary of Defense, facilities, services, and equipment, as long as that availability would not place the Department in direct competition with the domestic private sector, and does not involve in-kind payments for services provided.

The conferees are supportive of efforts that will improve the quality of the defense laboratories and increase their ability to perform their designated missions effectively and efficiently. The conferees believe that the taxpayer-funded infrastructure managed by the Department of Defense should be utilized to support private sector activities when in the interest of national defense. The conferees expect that such support should not displace defense activities or create situations in which the government is in competition

with elements of the private sector.

The conferees anticipate that the Secretary of Defense will promulgate regulations for the utilization of this authority that adequately protect both the government's and the private sector's interests through the establishment of appropriate safeguards. The conferees further expect to be kept informed of progress in the establishment of this regulatory framework, lessons learned through the use of this new authority, specific benefits to the Department that are resulting from its use, and any difficulties encountered in its execution.

Modification of cost sharing requirement for Technology Transition Initiative (sec. 233)

The Senate amendment contained a provision (sec. 252) that would modify the cost sharing requirements in the Technology Transition Initiative.

The House bill contained no similar provision.

The House recedes.

Report on implementation of Manufacturing Technology Program (sec. 234)

The House bill contained a provision (sec. 235) that would require a report on the implementation of the technologies and processes developed under the Manufacturing Technology Program.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would modify the reporting requirement to include assessments of performance enhancements attributable to the Manufacturing Technology Program and related investments, and to modify the time period covered by the implementation analyses.

The conferees intend that the analyses and reporting required by the report should include all projects which received funding from a service or Defense Agency Manufacturing Technology Program in fiscal years 2003, 2004, or 2005, including projects which were initiated prior to 2003.

Assessment of sufficiency of test and evaluation personnel (sec. 235)

The House bill contained a provision (sec. 236) that would require an assessment of the sufficiency of the workforce of the Office of the Director of Operational Test and Evaluation.

The Senate amendment contained no similar provision.

The Senate recedes.

The conferees are supportive of efforts to assess accurately the required size and technical skill mix of the workforce necessary to fulfill the important statutory role of the Office of the Director of Operational Test and Evaluation. The conferees are concerned, however, that the organization is heavily reliant on contractor support. Therefore, the conferees expect that this assessment will also address the appropriate balance between government personnel and contractor support in the organization, given its critical, independent oversight role.

Repeal of requirement for separate reports on technology area review and assessment summaries (sec. 236)

The House bill contained a provision (sec. 237) that would repeal the statutory requirement for a report to Congress that summarizes the Director of Defense Research and Engineering's Technology Area Review and Assessment (TARA).

The Senate amendment contained no similar provision.

The Senate recedes.

The conferees note that the role of the Director of Defense Research and Engineering (DDR&E) in coordinating the science and technology (S&T) programs of the military services, defense agencies, Special Operations Command, other departmental organizations, and other federal agencies is critical to the efficient and effective execution of the Department of Defense's overall S&T strategy. Further, the Defense Science Board in its October 2005 report "The Roles and Authorities of the Director of Defense Research and Engineering" noted that ". . . the DDR&E should be tasked to assure that all research and development organizations are implementing the strategic technology guidance of the Department."

The conferees further note that the TARA process has been replaced by a combination of S&T collaborative reviews, forward looking assessments, and technology focus teams, under the newly established Reliance 21 process. The conferees support any efforts to improve the coordination and execution of the S&T program and expect the Department to keep the congressional defense committees informed of the maturity and effectiveness of the new processes, as well as outcomes, when appropriate, of specific technical reviews and assessments.

Modification of notice and wait requirement for obligation of funds for foreign comparative test program (sec. 237)

The Senate amendment contained a provision (sec. 251) that would shorten the notice and wait time required for the obligation of funds in the Foreign Comparative Test program.

The House bill contained no similar provision.

The House recedes.

Strategic plan for the Manufacturing Technology Program (sec. 238)

The Senate amendment contained a provision (sec. 253) that would require the development of a strategic plan for the Manufacturing Technology Program.

The House bill contained no similar provision.

The House recedes with an amendment that would clarify the time period covered by the plan and modify the requirements for development of the plan and for its submission to Congress.

The conferees are supportive of the efforts of the Manufacturing Technology Program to enhance the producibility, improve the performance, and increase the affordability of defense systems. The conferees note that the Defense Science Board, in its recent study entitled, "The Manufacturing Technology Program: A Key to Affordably Equipping the Future Force" recommended that the Department of Defense "ensure implementation" of the Manufacturing Technology Program strategic plan and investment strategy "with periodic reviews of plan execution." The conferees believe that this provision, as well as other manufacturing-related provisions adopted by the conferees, are consistent with that recommendation and would support efforts to identify best practices that can be used in making future manufacturing technology investments and transitioning technologies to the defense industrial base.

Modification of authorities on coordination of Defense Experimental Program to Stimulate Competitive Research with similar federal programs (sec. 239)

The Senate amendment contained a provision (sec. 254) that would give the Department of Defense more flexibility in its execution of the Defense Experimental Program to Stimulate Competitive Research.

The House bill contained no similar provision.

The House recedes.

Enhancement of defense nanotechnology research and development program (sec. 240)

The Senate amendment contained a provision (sec. 255) that would update the program and reporting requirements for the defense nanotechnology research program.

The House bill contained no similar provision.

The House recedes with an amendment that would modify the activities and interagency coordination efforts under the program and eliminate the requirement for a Comptroller General study of

the program.

The conferees believe that nanotechnology can enable novel future military capabilities if research efforts can be matured into battlefield applications. This type of technology transition is difficult for all technologies, and will be difficult for nanotechnology as well. The conferees believe that the Department of Defense should begin to anticipate and address future technology transition issues, such as manufacturing of nanosystems and developing a sustainable nanotechnology industrial base.

The conferees further see the value in supporting governmentwide efforts as part of the National Nanotechnology Initiative and therefore direct the Department to participate in all appropriate interagency activities, including providing appropriate resources to

support its involvement in those activities.

Federally funded research and development center assessment of the Defense Experimental Program to Stimulate Competitive Research (sec. 241)

The Senate amendment contained a provision (sec. 256) that would require an assessment by the Comptroller General of the Defense Experimental Program to Stimulate Competitive Research.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary of Defense to utilize a defense federally funded research and development center for an independent assessment of the Defense Experimental Program to Stimulate Competitive Research.

Cost-benefit analysis of proposed funding reduction for High Energy Laser Systems Test Facility (sec. 242)

The Senate amendment contained a provision (sec. 258) that would require a cost-benefit analysis of the proposed funding reduction for the High Energy Laser Test Facility.

The House bill contained no similar provision.

The House recedes.

Prompt global strike (sec. 243)

The House bill contained a provision (sec. 124) that would prohibit the Department of Defense (DOD) from obligating or expending any fiscal year 2008 funds for operational deployment of a weapons system that uses Trident missiles converted to carry conventional payloads. The provision would also direct the Secretary of Defense to notify the congressional defense committees within 30 days after the date on which he determines such a weapons system is fully functional and is necessary to meet military requirements.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would direct the Secretary of Defense to prepare and submit to the congressional defense committees a research, development, and test plan for capabilities that could be used in prompt global strike (PGS) systems. Further, the amendment would direct the Under Secretary of Defense for Acquisition, Technology, and Logistics to submit a plan for obligation and expenditure of funds for fiscal year 2008, and would prohibit implementation of that plan until at least 10 days after it is submitted to the congressional defense committees.

The conferees provide no funds for the Conventional Trident Modification (CTM) program. This limitation on the CTM program does not preclude continued research, development, test, and evaluation on subsystems or technologies previously pursued under the CTM program if applicable to other PGS alternatives or use of the

Trident D5 as a test platform.

The conferees have consolidated funding requested by the Navy for CTM and funds requested by the Air Force for the Common Aero Vehicle (CAV) into PE 64165D8Z to be used to establish an integrated PGS program. Requirements for the program should be provided by the United States Strategic Command as informed by the ongoing analysis of alternatives for PGS and the PGS technology road map.

nology road map.

The conferees look to the PGS program to conduct research and development in a wide variety of technology areas including propulsion systems, advanced payload delivery and dispensing mechanisms, system command and control, and non-nuclear, ki-

netic and non-kinetic payloads.

The conferees note the value of developing conventional prompt global strike capabilities that may be needed for time-sensitive operations. Conventional prompt global strike capabilities would also continue the post-Cold War trend of reducing U.S. reliance on nuclear weapons by providing the President with a wider variety of viable non-nuclear strike options.

The conferees remain concerned about prompt global strike concepts that would employ a mixed loading of nuclear and non-nuclear systems and believe that DOD should carefully address these ambiguity concerns.

LEGISLATIVE PROVISIONS NOT ADOPTED

Gulf War illnesses research

The Senate amendment contained a provision (sec. 214) that would authorize a \$15.0 million increase for Gulf War illnesses research.

The House bill contained no similar provision.

The Senate recedes.

The conference outcome is reflected in the tables of this report in Research, Development, Test, and Evaluation, Army, PE 63002A

The conferees direct the Secretary of the Army to utilize the authorized funding for this program to undertake research on Gulf War illnesses. The conferees direct that activities under the program should include studies of treatments for the complex of symptoms commonly referred to as "Gulf War Illness"; and identification of objective markers for Gulf War Illness. The conferees recommend that no studies based on psychiatric illness and psychological stress as the central cause of Gulf War Illness be funded under the program. The conferees direct that the program be conducted using competitive selection and peer review for the identification of research with the highest technical merit and military value. Further, the conferees direct that this program be coordinated with similar activities in the Department of Veterans Affairs and the National Institutes of Health.

Increased funds for X Lab battlespace laboratory

The House bill contained a provision (sec. 227) that would authorize an increase of \$10.0 million for the X Lab battlespace laboratory.

The Senate amendment contained no similar provision.

The House recedes.

The conference outcome is reflected in the tables of this report in Research, Development, Test, and Evaluation (RDT&E), Defense-wide, line 30.

Modeling, analysis, and simulation of military and non-military operations in complex urban environments

The House bill contained a provision (sec. 238) that would express findings of Congress relating to modeling and simulation of urban environments.

The Senate amendment contained no similar provision.

The House recedes.

The conferees believe that modeling and simulation activities hold the promise of improving defense capabilities across the spectrum of missions and have adopted a provision elsewhere in this bill that reflects the high priority that these activities should have. The conferees believe that modeling and simulation activities show significant promise in improving military and non-military capabilities for operating in complex urban environments.

Reduction of amounts for Army Venture Capital Fund demonstration

The House bill contained a provision (sec. 233) that would authorize a decrease of \$10.0 million for the Army Venture Capital Fund demonstration.

The Senate amendment contained no similar provision.

The House recedes.

The conference outcome is reflected in the tables of this report in Research, Development, Test, and Evaluation, Army, PE 63125A.

Sense of Congress concerning full support for development and fielding of a layered ballistic missile defense

The House bill included a provision (sec. 226) that would express the sense of Congress concerning support for development and fielding of a layered ballistic missile defense system.

The Senate amendment contained no similar provision.

The House recedes.

TITLE III—OPERATION AND MAINTENANCE

Operation and maintenance overview

The budget request included \$142.8 billion for operation and maintenance for the Department of Defense.

The House bill would authorize \$142.5 billion for operation and maintenance.

The Senate amendment would authorize \$143.6 billion for operation and maintenance.

The conferees agree to authorize \$142.8 billion for operation and maintenance for the Department of Defense.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Title III - Operation and Maintenance (Dollars in Thousands)

Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
Operation and Maintenance, Army	28,924,973	28,868,671	29,725,273	-137,754	28,787,219
Operation and Maintenance, Navy	33,334,690	33,126,090	33,307,690	20,993	33,355,683
Operation and Maintenance, Marine Corps	4,961,393	4,923,993	4,998,493	5,800	4,967,193
Operation and Maintenance, Air Force	33,655,633	33,393,333	32,967,215	-537,171	33,118,462
Operation and Maintenance, Defense-wide	22,574,278	22,732,978	22,397,153	-74,025	22,500,253
Operation and Maintenance, Army Reserve	2,508,062	2,508,062	2,512,062	1,800	2,509,862
Operation and Maintenance, Navy Reserve	1,186,883	1,194,883	1,186,883		1,186,883
Operation and Maintenance, Marine Corps Reserve	208,637	208,637	208,637		208,637
Operation and Maintenance, Air Force Reserve	2,692,077	2,692,077	2,821,817	129,740	2,821,817
Operation and Maintenance, Army National Guard	5,840,209	5,845,809	5,861,409	17,200	5,857,409
Operation and Maintenance, Air National Guard	5,041,965	5,044,365	5,469,368	414,703	5,456,668
ENVIRONMENTAL RESTORATION, ARMY	434,879	434,879	434,879		434,879
ENVIRONMENTAL RESTORATION, NAVY	300,591	300,591	300,591		300,591
ENVIRONMENTAL RESTORATION, AIR FORCE	458,428	458,428	458,428		458,428
ENVIRONMENTAL RESTORATION, DEFENSE	12,751	.12,751	12,751		12,751
ENVIRONMENTAL RESTORATION FORMERLY USED SITES	250,249	250,249	270,249	20,000	270,249
US COURT OF APPEALS FOR THE ARMED FORCES	11,971	11,971	11,971		11,971
OVERSEAS CONTINGENCY OPERATIONS TRANSFER FUND	9,000	5,000	5,000		5,000
OVERSEAS HUMANITARIAN, DISASTER AND CIVIC AID	103,300	103,300	63,300		103,300
FORMER SOVIET UNION THREAT REDUCTION	348,048	398,048	448,048	80,000	428,048
GRAND TOTAL DEPARTMENT OF DEFENSE	142,854,017	142,854,017 142,514,115 143,461,217	143,461,217	-58,714	58,714 142,795,303

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Fig	Account Line Program Title Operation and Maintenance, Army	FY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized	
		BUDGET ACTIVITY 01: OPERATING FORCES						
2020a	95	LAND FORCES 010 MANEUVER UNITS	887,030	887,030	1,103,730	2,800	889,830	
		Extended cold weather clothing system Grow the force transfer from title XV			[4,000] [212,700]	[2,800]		01
2020a	020	020 MODULAR SUPPORT BRIGADES	93,630	93,630	93,630		93,630	_
2020a	88	ECHELONS ABOVE BRIGADE	693,513	693,513	693,513		693,513	
2020a	3	THEATER LEVEL ASSETS	771,074	771,074	771,074		771,074	
2020a	050	LAND FORCES OPERATIONS SUPPORT	1,242,988	1,242,988	1,242,988		1,242,988	
2020a	090	AVIATION ASSETS	848,171	848,171	848,171		848,171	
2020a	070	LAND FORCES READINESS FORCE READINESS OPERATIONS SUPPORT	2,051,266	2,051,266	2,056,266		2,051,266	
					[5,000]			
2020a	80	080 LAND FORCES SYSTEMS READINESS	555,405	555,405	555,405		555,405	
2020a	060	LAND FORCES DEPOT MAINTENANCE	804,892	804,892	890,892		804,892	
		Transfer from Aircraft Procurement, Army, Line 3, ARH			[86,000]			
2020a	8	LAND FORCES READINESS SUPPORT BASE OPERATIONS SUPPORT	6,802,278	6,802,278	6,802,278		6,802,278	

Title III - Operation and Maintenance

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Account	Line	Account Line Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized	
2020a	110	110 SUSTAINMENT, RESTORATION, & MODERNIZATION Training range improvement Bomb line modernization (transferred from Ammunition Procurement, Army)	2,031,173	2,031,173	2,046,173 [15,000]	3,200 [1,200] [2,000]	2,034,373	
2020a 2020a	130 5	120 MANAGEMENT AND OPERATIONAL HQ 130 UNIFIED COMMANDS	285,198	285,198	285,198		285,198	
80707	}	TOTAL, BA 01: OPERATING FORCES	17,413,525	17,413,525	17,736,225	9'900	17,419,525	84
		BUDGET ACTIVITY 02: MOBILIZATION						-3
2020a	₹ 8	MOBILITY OPERATIONS 150 STRATEGIC MOBILITY	288,063	288,063	288,063		288,063	
2020a	8	160 ARMY PREPOSITIONING STOCKS	156,318	86,318	156,318	-70,000	86,318	
2020a	170	Army Prepositioned Stocks 170 INDUSTRIAL PREPAREDNESS		[-70,000]		[-20,000]		
		TOTAL, BA 02: MOBILIZATION	444,381	374,381	444,381	-70,000	374,381	
		BUDGET ACTIVITY 03: TRAINING AND RECRUITING						
2020a 2020a	180 190	ACCESSION TRAINING 180 OFFICER ACQUISITION 190 RECRUIT TRAINING	116,804 47,608	116,804 47,608	116,804 47,608		116,804 47,608	

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference	
2020a	200	ONE STATION UNIT TRAINING	50,796	50,796	50,796		50,796	
2020a	210	210 SENIOR RESERVE OFFICERS TRAINING CORPS	364,863	364,863	364,863		364,863	
		BASIC SKILL ADVANCE TRAINING						
2020a	220	220 SPECIALIZED SKILL TRAINING	574,212	574,212	574,212	,	574,212	
2020a	230	FLIGHT TRAINING	695,377	695,377	695,377		695,377	
2020a	240	PROFESSIONAL DEVELOPMENT EDUCATION	113,769	114,769	113,769	200	114,269	
		Leadership for Leaders Command and General Staff College		[1000]		[200]		
2020a	250	250 TRAINING SUPPORT	706,418	707,766	706,416		706,416	
		Air and Missile Defense Instrumentation System		[1350]				
		RECRUITING/OTHER TRAINING						
2020a	5 80	RECRUITING AND ADVERTISING	603,498	603,498	685,498		603,498	
2020a	270	EXAMINING	152,793	152,793	152,793		152,793	
2020s	280	OFF-DUTY AND VOLUNTARY EDUCATION	238,457	238,457	238,457		238,457	
2020a	280	CIVILIAN EDUCATION AND TRAINING	199,956	189,956	199,956		199,956	
2020a	300	300 JUNIOR ROTC	147,203	147,203	147,203		147,203	
		TOTAL, BA 03: TRAINING AND RECRUITING	4,011,752	4,014,102	4,093,752	200	4,012,252	

Title III - Operation and Maintenance (Dollars in Thousands)

779	ē.	845	m- cw wwc
Conference	756,442	686,899 642,906 506,679 476,807	775,819 1,119,591 269,420 217,872 841,825 233,786 48,170
Conference	-1,432 [-1432]		-72,822 [-43,000] [-29,822]
Senate Authorized	758,774 [900]	686,899 642,906 506,679 476,807	775,819 1,192,413 [-28,822] 269,420 612,572 [394,700] 841,825 233,786 48,170
House Authorized	757,874	686,899 642,906 506,679 476,807	775,819 1,149,413 [-43,000] 269,420 217,872 841,825 233,786 48,170
FY2008 Request	757,874	686,899 642,908 506,679 476,807	775,818 1,192,413 269,420 217,872 841,825 233,786 48,170
Account Line Progrem Title BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	SECURITY PROGRAMS a 310 SECURITY PROGRAMS Classified program	LOGISTICS OPERATIONS a 320 SERVICEWIDE TRANSPORTATION a 330 CENTRAL SUPPLY ACTIVITIES a 340 LOGISTIC SUPPORT ACTIVITIES a 350 AMMUNITION MANAGEMENT	SERVICEWIDE SUPPORT a 360 ADMINISTRATION b 370 SERVICEWIDE COMMUNICATIONS Army servicewide communications-other contracts General Fund Enterprise Business System (GFEBS) realignment a 380 MANPOWER MANAGEMENT b 390 OTHER PERSONNEL SUPPORT Grow the force transfer from title XV b 400 OTHER SERVICE SUPPORT b 410 ARMY CLAIMS ACTIVITIES b 420 REAL ESTATE MANAGEMENT
Accoun	2020a	2020a 2020a 2020a 2020a	2020s 2020s 2020s 2020s 2020s 2020s 2020s

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized
2020a 2020a	6 4	SUPPORT OF OTHER NATIONS 430 SUPPORT OF NATO OPERATIONS 440 MISC. SUPPORT OF OTHER NATIONS	362,159 42,686	362,159 42,686	362,159 42,686		362,159 42,686
2020a	450	CONTINUING RESOLUTION ADJUSTMENT FSRM, CONTINUING RESOLUTION ADJUSTMENT					
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	7,055,315	7,012,315	7,450,915	-74,254	6,981,061
		UNDISTRIBUTED Readiness training restoration Army operational unobligated balances estimate		250,000 -195,652			
		Total Operation and Maintenance, Army	28,924,973	28,868,671	29,725,273	-137,754	28,787,219
		Operation and Maintenance, Navy					
		BUDGET ACTIVITY 01: OPERATING FORCES					
1804n		AIR OPERATIONS 010 MISSION AND OTHER FLIGHT OPERATIONS	3,607,384	3,607,384	3,607,384		3,607,384
1804n		020 FLEET AIR TRAINING 030 INTERMEDIATE MAINTENANCE	937,648 50.805	937,648 50,805	937,648		937,648 50.805
1804n	3	AIR OPERATIONS AND SAFETY SUPPORT	127,578	127,578	127,578		127,578

Title III - Operation and Maintenance	(Dollars in Thousands)

Account	Line	Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
1804n	020	AIR SYSTEMS SUPPORT	479,941	479,941	479,941		479,941
1804n	8	060 AIRCRAFT DEPOT MAINTENANCE	1,017,876	1,109,476	1,094,876		1,017,876
		increased funds		[91,600]	[77,000]		
1804	070	070 AIRCRAFT DEPOT OPERATIONS SUPPORT	152,464	153,464	152,464		152,464
		F/A-18 C/D Filament-wound External Fuel Tank Refurbishment		[1,000]			
		SHIP OPERATIONS					
18047	8	MISSION AND OTHER SHIP OPERATIONS	3,463,690	3,463,690	3,463,690		3,463,690
1804n	80	SHIP OPERATIONS SUPPORT & TRAINING	671,029	671,029	671,029		671,029
1804n	\$		4,416,438	4,416,438	4,416,438		4,416,438
		Ship Reserve Forces maintenance (transferred to OMNR)					
1804n	110	SHIP DEPOT OPERATIONS SUPPORT	1,081,734	1,081,734	1,081,734		1,081,734
		COMBAT OPERATIONS/SUPPORT					
1804n	120	COMBAT COMMUNICATIONS	564,829	564,929	564,929		564,929
1804n	8	ELECTRONIC WARFARE	74,888	74,888	74,888		74,688
1804n	5	SPACE SYSTEMS AND SURVEILLANCE	159,521	159,521	159,521		159,521
1804n	150	WARFARE TACTICS	390,335	390,335	390,335		390,335
1804n	160	OPERATIONAL METEOROLOGY AND OCEANOGRAPHY	260,736	260,736	260,736		260,736
1804n	170	COMBAT SUPPORT FORCES	1,105,254	1,112,754	1,105,254	7,500	1,112,754
		Joint POW/MIA Accounting Command		[7,500]		[005'2]	
1804n	8	180 EQUIPMENT MAINTENANCE	176,743	176,743	176,743		176,743
1804n	190	DEPOT OPERATIONS SUPPORT	3,925	3,925	3,925		3,925

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Fine	Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized
18040	8	WEADONS SUPPORT	138 447	138 447	138 447		138 447
1804n	210		974.235	974 235	974 235		974 235
1804n	ន		99,435	99,435	99,435		99.435
1804n	230		486,603	486,603	516,103	11,760	498,363
		Mk45 Mod 5" gun overhaul			[29,500]	[11,760]	•
1804n	240	OTHER WEAPON SYSTEMS SUPPORT	315,141	315,141	315,141		315,141
1804n	250		610,899	610,899	610,899		610,899
1804n	2 60		1,246,489	1,246,489	1,246,489		1,246,489
1804n	270		3,826,778	3,826,778	3,831,778		3,826,778
		Supplemental environmental impact statement			[5,000]		
		TOTAL, BA 01: OPERATING FORCES	26,440,945	26,541,045	26,552,445	19,260	26,460,205
		BUDGET ACTIVITY 02: MOBILIZATION					
1804n	280	<u>ready reserve and prepositioning forces</u> Ship prepositioning and surge	541,656	541,656	541,656		541,656
1804n 1804n	300	<u>ACTIVATIONS/INACTIVATIONS</u> 290 AIRCRAFT ACTIVATIONS/INACTIVATIONS 300 SHIP ACTIVATIONS/INACTIVATIONS	7,166 192,440	7,166 192,440	7,166 182,440		7,166 192,440

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference	
1804n 1804n	310	MOBILIZATION PREPAREDNESS FLEET HOSPITAL PROGRAM INDUSTRIAL READINESS	29,880 2,043	29,880 2,043	29,880		29,880 2,043	
18041	330	COAST GUARD SUPPORT	21,538	21,538	21,538		21,538	
		TOTAL, BA 02: MOBILIZATION	794,723	794,723	794,723		794,723	
		BUDGET ACTIVITY 03: TRAINING AND RECRUITING						
1804n	8	ACCESSION TRAINING OFFICER ACQUISITION	135,602	135,602	135,602		135,602	
1804n	350	RECRUIT TRAINING	11,308	11,308	11,308		11,308	
1804n	360	RESERVE OFFICERS TRAINING CORPS	112,185	112,185	112,185		112,185	
4	6	BASIC SKILLS	967 967	907	60		4 4 4 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	
1900 t	2 6	OFFICIALIZED UNITLE I RAINING	400,130	400,130	400,130		426,130	
1804		PROFESSIONAL DEVELOPMENT EDUCATION	161.017	161,017	161.017		161.017	
1804n		TRAINING SUPPORT	161,647	161,647	161,647		161,647	
1804n	410	RECRUITING, AND OTHER TRAINING AND EDUCATION RECRUITING AND ADVERTISING	264,309	264,309	264,309		264,309	

Title III - Operatior (Dollars in [*]

			FY2008	House	Senate	Conference	Conference	
Accoun		Account Line Program Title	Request	Authorized	Authorized	Change	Authorized	
1804n	4 20	420 OFF-DUTY AND VOLUNTARY EDUCATION Nevel Sea Cadet Training	144,828	145,128	144,828	300	145,128	
1804n		430 CIVILIAN EDUCATION AND TRAINING	74,991	74,991	74,991	inc.	74,991	
1804n		440 JUNIOR ROTC	47,515	47,515	47,515		47,515	
		TOTAL, BA 03: TRAINING AND RECRUITING	2,075,195	2,075,495	2,075,195	300	2,075,495	000
		BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES						,
		SERVICEMIDE SUPPORT						
1804n		450 ADMINISTRATION	759,691	759,691	759,691		759,691	
1804n	94	EXTERNAL RELATIONS	5,448	5,448	5,448		5,448	
1804		470 CIVILIAN MANPOWER AND PERSONNEL MANAGEMENT	104,347	94,947	104,347		104,347	
		National Security Personnel System		[-5,500]				
		A-76 Studies		[-3,900]				
1804n		MILITARY MANPOWER AND PERSONNEL MANAGEMENT	151,915	151,915	151,915		151,915	
1804n		490 OTHER PERSONNEL SUPPORT	275,033	275,033	275,033		275,033	
1804n		SERVICEMIDE COMMUNICATIONS	578,999	568,999	578,989		578,999	
		Navy Marine Corps Intranet		[-10,000]				
1804n		510 MEDICAL ACTIVITIES		•				

Account	Line	Account Line Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
1804n	520	LOGISTICS OPERATIONS AND TECHNICAL SUPPORT SFRANCEWINE TRANSPORTATION	237 202	237 202	237 202		237 202
1804	530	ENVIRONMEN			1		
1804n	\$	PLANNING, ENGINEERING AND DESIGN	243,861	243,861	243,861		243,861
1804n	550	ACQUISITION AND PROGRAM MANAGEMENT	559,214	559,214	559,214		559,214
1804n	260	HULL, MECHANICAL AND ELECTRICAL SUPPORT	58,963	58,963	58,963		58,963
1804n	570	COMBAT/WEAPONS SYSTEMS	17,205	17,205	17,205		17,205
1804n	280	SPACE AND ELECTRONIC WARFARE SYSTEMS	77,793	77,793	77,793		77,793
1804n	590	INVESTIGATIONS AND SECURITY PROGRAMS NAVAL INVESTIGATIONS SERVICE	421,887	421,887	421,887		421,887
1804n	3		11,290	11,290	11,290		11,290
1804	650	PRESIDENTIA					
1804n	999	CANCELLED ACCOUNT ADJUSTMENTS CANCELLED ACCOUNT ADJUSTMENTS					
1804n	666	OTHER PROGRAMS 999 OTHER PROGRAMS Classified program	520,979	520,979	523,079 [2,100]	1,433	522,412
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	4,023,827	4,004,427	4,025,927	1,433	4,025,260

Title III - Operation and Maintenance (Dollars in Thousands)

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Account		Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
		UNDISTRIBUTED Unobligated balances WCF excess balances Nary Chilian personnel overstatement Under-execution of End Strength		-202,600 -75,000 -12,000	000'08-		
		Total Operation and Maintenance, Navy	33,334,690	33,126,090	33,307,690	20,993	33,355,683
		Operation and Maintenance, Marine Corps					
		BUDGET ACTIVITY 01: OPERATING FORCES					
1106n		EXPEDITIONARY FORCES 010 OPERATIONAL FORCES Extended CAM Member Citathin Section	867,734	881,234	889,734 In DOM	4,000	871,734
		Family of combat equipment support and services Rapid deployable shelter		[10,000]	[10,000] [6,000]	(B)	
1106n		Multi-Voltage EMI Hardened Flourescent Stringable Tent Lighting System 020 FIELD LOGISTICS	502,437	[3,500] 502,437	517,537	1,800	504,237
1106n	030	Mode corresion protection 030 DEPOT MAINTENANCE Reder at 3.D four-conde	71,240	83,240	71,240		71,240
1106n		040 BASE SUPPORT		[440.1 ₇ .1			

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized	
1106n 1106n	980	USING PREPOSITIONING MARITIME PREPOSITIONING NORWAY PREPOSITIONING	73,870 5,681	73,870 5,681	73,870 5,681		73,870 5,681	
1106n 1106n	070 080	<u>BASE SUPPORT</u> SUSTAINMENT, RESTORATION, & MODERNIZATION BASE OPERATING SUPPORT	517,701 1,742,906	517,701 1,742,906	517,701 1,742,906		517,701 1,742,906	
		TOTAL, BA 01: OPERATING FORCES	3,781,569	3,807,069	3,818,669	5,800	3,787,369	
		BUDGET ACTIVITY 03: TRAINING AND RECRUITING						
1106n			13,242	13,242	13,242		13,242	
1106n	8	OFFICER ACQUISITION	520	220	220		220	
1106n	110	BASIC SKILLS AND ADVANCED TRAINING SPECIALIZED SKILL TRAINING	54,185	54,185	54,185		54,185	
1106n	22	FLIGHT TRAINING	318	318	318		318	
11061	130	PROFESSIONAL DEVELOPMENT EDUCATION	16,751	16,751	16,751		16,751	
1106n	5	TRAINING SUPPORT	284,071	284,071	284,071		284,071	

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Title III - Operation and Maintenance (Dollars in Thousands)

CCOUNT	틸	secount Line Program Title	FY2008 Reguest	House Authorized	Senate Authorized	Conference Change	Conference Authorized	
1106n	50	RECRUITING AND OTHER TRAINING EDUCATION 150 RECRUITING AND ADVERTISING	141.378	141.378	141,378		141.378	
1106n	9	160 OFF-DUTY AND VOLUNTARY EDUCATION	57,523	57,523	57,523		57,523	
1106n	170	170 JUNIOR ROTC	17,080	17,080	17,080		17,080	
1106n 1106n	180	BASE SUPPORT 180 SUSTAINMENT, RESTORATION AND MODERNIZATION 190 BASE OPERATING SUPPORT	56,590 146,254	56,590 146,254	56 _, 590 146,254		56,590 146,254	00-
		TOTAL, BA 03: TRAINING AND RECRUITING	787,912	787,912	787,912		787,912	
		BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES						
		SERVICEMIDE SUPPORT						
1106n	8	200 SPECIAL SUPPORT	257,131	237,131	257,131		257,131	
		Expeditionary Fighting Vehicle Program Support		[-20,000]				
1106n	210	210 SERVICE-WIDE TRANSPORTATION	81,548	81,548	81,548		81,548	
1106n	220	ADMINISTRATION	36,078	36,078	36,078		36,078	
1106n	230	BASE SUPPORT 230 SUSTAINMENT, RESTORATION, AND MODERNIZATION	3,039	3,039	3,039		3,039	
1106n	240	BASE OPERATING SUPPORT	14,116	14,116	14,116		14,116	
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	391,912	371,912	391,912		391,912	

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized
		UNDISTRIBUTED Operational unobligated balances estimate		42,900			
		Total Operation and Maintenance, Marine Corps	4,961,393	4,923,993	4,998,493	5,800	4,967,193
		Operation and Maintenance, Air Force					
		BUDGET ACTIVITY 01: OPERATING FORCES					
		AIR OPERATIONS					
3400f	910	PRIMARY COMBAT FORCES	4,260,831	4,325,831	4,260,831	2,000	4,262,831
		MBU/P oxygen mask with lights		[2,000]		[2,000]	
		B-52 attrition reserve		[63,000]			
34004	070	020 PRIMARY COMBAT WEAPONS	279,759	279,759	279,759		279,759
3400	030	COMBAT ENHANCEMENT FORCES	673,384	673,384	673,384		673,384
34004	8	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)	1,502,472	1,502,472	1,502,472		1,502,472
3400	9	COMBAT COMMUNICATIONS	1,839,006	1,799,006	1,839,006		1,839,006
		Baselevel communitications infrastructure	•	[40,000]			
3400	98	DEPOT MAINTENANCE	2,277,479	2,339,479	2,277,479		2,277,479
3400€	070	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	1,041,719	1,032,519	1,041,719		1,041,719
		Cheyenne Mountain transformation		[-9,200]			
3400f	080	BASE SUPPORT	2,202,105	2,202,105	2,202,105		2,202,105

Title III - Operation and Maintenance (Dollars in Thousands)

			FY2008	House	Senate	Conference	Conference
Account	File	Account Line Program Title	Request	Authorized	Authorized	Change	Authorized
		COMBAT RELATED OPERATIONS					
34004	060	090 GLOBAL C3! AND EARLY WARNING	1,318,235	1,303,235	1,321,535	2,640	1,320,875
		National Security Space Institute			[3,300]	[2,640]	
		Air Defense Contracts and Space Support		[-15,000]			
3400f	8	100 NAVIGATION/WEATHER SUPPORT	258,712	258,712	258,712		258,712
3400	110	110 OTHER COMBAT OPS SPT PROGRAMS	776,893	776,893	776,893		776,893
3400f	120	120 JCS EXERCISES	27,261	31,261	27,261		27,261
		Maintain Fairchild AFB SAR Capabilty		[4,000]			
34004	130	130 MANAGEMENT/OPERATIONAL HQ	327,494	327,494	327,494		327,494
34004	140	140 TACTICAL INTEL AND OTHER SPECIAL ACTIVITIES	485,784	485,784	485,784		485,784
		CBACE OBEDATIONS					
34004	35	LAUNCH FACILITIES	321,465	321,465	321,465		321,465
3400f	160	180 LAUNCH VEHICLES	51,072	51,072	51,072		51,072
3400	170	SPACE CONTROL SYSTEMS	233,190	233,190	233,190		233,190
3400	180	180 SATELLITE SYSTEMS	87,993	87,993	87,993		87,993
3400f	190	190 OTHER SPACE OPERATIONS	329,184	329, 184	329,184		329,184
34004	8	200 FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	184,632	184,632	184,632		184,632
3400f	210	BASE SUPPORT	645,518	645,518	645,518		645,518
		TOTAL, BA 01: OPERATING FORCES	19,124,188	19,190,988	19,127,488	4,640	19,128,828

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Ling	Account Line Program Title BUDGET ACTIVITY 02: MOBILIZATION	FY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized
2002	ξ	MOBILITY OPERATIONS	00000	350 600 6	00000		S-0 000
3400f	8 8	AIRLIFT OPERATIONS C3	49,152	49,152	49,152		49.152
3400f	240	MOBILIZATION PREPAREDNESS	190,395	190,395	190,395		190,395
3400	28	PAYMENTS TO TRANSPORTATION BUSINESS AREA	300,000	300,000	300,000		300,000
3400	88	DEPOT MAINTENANCE	337,741	337,741	337,741		337,741
3400	270	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	214,720	214,720	214,720		214,720
3400f	280	BASE SUPPORT	656,828	656,828	656,828		656,828
		TOTAL, BA 02: MOBILIZATION	4,680,912	4,680,912	4,680,912		4,680,912
		BUDGET ACTIVITY 03: TRAINING AND RECRUITING					
		ACCESSION TRAINING					
3400f	2 80	OFFICER ACQUISITION	85,528	85,528	85,528		85,528
3400f	300	RECRUIT TRAINING	11,704	11,704	11,704		11,704
3400f	310	RESERVE OFFICERS TRAINING CORPS (ROTC)	98,631	98,631	98,631		98,631
3400f	320	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	69,047	69,047	69,047		69,047
3400	330	BASE SUPPORT	92,671	92,671	92,671		92,671

Title III - Operation and Maintenance (Dollars in Thousands)

Account		Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference
		BASIC SKILL					
3400	왏	SPECIALIZED SKILL TRAINING	378,009	378,009	378,009		378,009
3400	320	FLIGHT TRAINING	911,673	911,673	911,673		911,673
3400f	98	PROFESSIONAL DEVELOPMENT EDUCATION	173,051	173,051	173,051		173,051
3400f	370	TRAINING SUPPORT	96,679	96,679	96,679		96,679
34004	380	DEPOT MAINTENANCE	14,309	14,309	14,308		14,309
3400f	390	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	182,756	182,756	182,756		182,756
3400f	§	BASE SUPPORT	621,550	621,550	621,550		621,550
		RECRUITING, AND OTHER TRAINING AND EDUCATION					
3400f	410	RECRUITING AND ADVERTISING	138,895	138,895	138,895		138,895
3400f	420	EXAMINING	4,820	4,820	4,820		4,820
3400f	430	OFF-DUTY AND VOLUNTARY EDUCATION	189,568	189,568	189,568		189,568
3400f	8	440 CMLIAN EDUCATION AND TRAINING	133,167	133,167	133,167		133,167
3400f	450	JUNIOR ROTC	70,798	70,798	70,798		70,798
		TOTAL, BA 03: TRAINING AND RECRUITING	3,272,856	3,272,856	3,272,856		3,272,856
		BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES					
3400f	94	LOGISTICS OPERATIONS 460 LOGISTICS OPERATIONS	812,935	813,235	812,935		812,935
34004	470	U.S. Air Force life sciences equipment laboratory 470 TECHNICAL SUPPORT ACTIVITIES	650,478	[300] 650,478	650,476		650,478

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized	
3400f	84	SERVICEWIDE TRANSPORTATION	274,722	274,722	274,722		274,722	
3400f	8	DEPOT MAINTENANCE	66,246	66,248	66,246		66,246	
3400f	200	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	290,267	290,267	290,267		290,267	
3400	510	BASE SUPPORT	1,133,524	1,133,524	1,133,524		1,133,524	
		SERVICEWIDE ACTIVITIES						
3400f	220	ADMINISTRATION	221,139	221,139	221,139		221,139	
3400f	230	SERVICE-WIDE COMMUNICATIONS	578,644	578,644	578,644		578,644	
3400f	8	PERSONNEL PROGRAMS	229,575	229,575	229,575		229,575	_
3400f	550	ARMS CONTROL	39,300	39,300	39,300		39,300	
3400f	8	OTHER SERVICEMIDE ACTIVITIES	845,771	845,771	846,296	400	846,171	
3400f	280	Mobile shear			[525]	[400]		
3400f	570	•	36,195	36,195	36,195		36,195	
34004	280	_	23,753	23,753	23,753		23,753	
34004	290	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	29,772	29,772	28,772		29,772	
34004	9	BASE SUPPORT	308,771	308,771	308,771		308,771	
		SECURITY PROGRAMS						
3400f	910	SECURITY PROGRAMS	1,001,198	1,001,198	1,000,588	1,432	1,002,630	
		Classified program			[-600]	[1,432]		
34001	620	SUPPORT TO OTHER NATIONS 620 INTERNATIONAL SUPPORT	35,387	35,387	35,387		35,387	

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Title III - Operation and Maintenance (Dollars in Thousands)

Account 3400f	E30	Account Line Program Title CONTINUING RESOLUTION ADJUSTMENT 3400f 630 FSRM, CONTINUING RESOLUTION ADJUSTMENT	EY2008 Request	Houss Authorized	Senate Authorized	Conference	Conference Authorized
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	6,577,677	6,577,977	6,577,602	1,832	6,579,509
		UNDISTRIBUTED CAM transfer to 0&M, Air Force Reserve CAM transfer to 0&M, Air National Guard Unobligated balances WCF excess balances Management & professional support service Locally purchased fuel Equipment maintenance by contract Purchased communications		-200,400 -4,000 -5,000 -50,000	-129,740 -413,903 -50,000 -88,000	-129,740 -413,903	-129,740 -413,903
		Total Operation and Maintenance, Air Force Operation and Maintenance, Defense-wide	33,655,633	33,393,333	32,967,215	-537,171	33,118,462
0010	010	BUDGET ACTIVITY 1: OPERATING FORCES DEFENSEWIDE ACTIVITIES 010 JOINT CHIEFS OF STAFF	597,309	597,309	597,309		697,309

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
01004	020	020 SPECIAL OPERATIONS COMMAND Language training	3,277,640	3,277,640	3,286,340 [8,700]		3,277,640
		TOTAL, BUDGET ACTIVITY 1:	3,874,949	3,874,949	3,883,649		3,874,949
		BUDGET ACTIVITY 3: TRAINING AND RECRUITING					
5	5	DEFENSEWIDE ACTIVITIES DEFENSE ACTIVITIES	704 508	904	404 606		904
3	3	RECRUITING AND OTHER TRAINING EDUCATION	200	25.	Prito.		PS t
0100d	8		91,099	91,099	91,099		91,099
		TOTAL, BUDGET ACTIVITY 3:	195,695	195,695	195,695		195,695
		BUDGET ACTIVITY 4: ADMIN & SERVICEWIDE ACTIVITIES					
		DEFENSEWIDE ACTIVITIES					
0100d	050	AMERICAN FORCES INFORMATION SERVICE	149,631	149,631	149,631		149,631
0100d	8	080 CML MILITARY PROGRAMS	107,347	111,347	107,347	4,000	111,347
		National Guard Youth Challenge		[3,500]		[3,500]	
		DOD Starbase Program		[200]		[200]	
9100d	8	090 DEFENSE BUSINESS TRANSFORMATION AGENCY	148,028	148,028	148,028		148,028
0100d	100		396,578	396,578	396,578		396,578
0100d	110	DEFENSE FINANCE AND ACCOUNTING SERVICE	432	432	432		432

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
0100d	120	120 DEFENSE INFORMATION SYSTEMS AGENCY	945,594	945,594	945,594		945,594
0100d	5	140 DEFENSE LEGAL SERVICES	36,350	36,350	36,350		36,350
01004	150	150 DEFENSE LOGISTICS AGENCY	299,778	321,778	299,778	8,600	308,378
		Commercial Technologies for Maintenance Activities (CTMA)		[15,000]		[1,600]	
		Procurement Technical Assistance Program		[000]		[2,000]	
0100d	5	160 DEFENSE POWIMA OFFICE	16,400	16,600	16,400	200	16,600
		Defense Prisoner of War Missing Personnel Office		[200]		[200]	
0100d	170	170 DEFENSE TECHNOLOGY SECURITY AGENCY	23,671	25,671	23,671		23,671
		Global Force Management Visibility Toolset		[2,000]			
0100d	1 80	180 DEFENSE THREAT REDUCTION AGENCY	333,548	333,548	333,548		333,548
0100d	8	190 DEPARTMENT OF DEFENSE EDUCATION AGENCY	1,833,431	1,842,931	1,833,431	2,400	1,835,831
		Parents as Teachers		[3,000]		[2,400]	
		Coming Together Around Military Families		[6,500]			
0100d	200	200 DOD HUMAN RESOURCES ACTIVITY	376,292	376,292	376,292		376,292
0100d	210	DEFENSE CONTRACT MANAGEMENT AGENCY	1,044,139	1,044,139	1,044,139		1,044,139
0100d	ន	220 DEFENSE SECURITY COOPERATION AGENCY	673,400	673,400	461,000	-205,000	468,400
		Center for international issues research			[-7,400]		
		Global train and equip program			[-200,000]	[-200,000]	
		Stability operations fellowship program			[-5,000]	[-5,000]	
0100d	230	230 DEFENSE SECURITY SERVICE	372,457	372,457	372,457		372,457
0100d	22	250 OFFICE OF ECONOMIC ADJUSTMENT	57,176	62,176	57,176	5,000	62,176
		Port of Corpus Christi military seaport infrastructure		[5,000]		[5,000]	

Title III - Operation and Maintenance (Dollars in Thousands)

Defense Readiness Reporting System management tools Readiness and Environmental Protection Initiative (REPI) Strategic communications and integration O100d 270 WASHINGTON HEADQUARTERS SERVICE OTHER PROGRAMS Classified program TOTAL, BUDGET ACTIVITY 4: UNDISTRIBUTED Impact aid for children with severe disabilities Special assistance to local education agencies Unchiligated belances WCF excess balances DOD impact aid BRAC and force structure Connect and Join Cold War Victory Medal Combat Veterans Mentoning Program		Authorized	Authorized	Change	Authorized	
Strategic corners and Strategic corners and OTHER PROGE 999 OTHER PROGE Classified prog TOTAL, BUDGI Impact aid impact aid impact aid for Special assist Unobligated to WCF excess t DOD impact and LOOP GOM WAY VICE COME WAY VICE COME WAY VICE COME TO COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE COME WAY VICE WAS VICE WA	1,093,742 nanagement tools	1,113,742	1,122,742 [12,000]	14,200	1,107,942	
999 00 00 F D	n Initiative (REPI)	[20,000]	[20,000]	[16,000]		
98 90 PO - F D	VICE 439,277	439,277	439,277		439,277	
UNDISTRIBUTED Impact aid Impact aid for children with severe disabilities Special assistance to local education agencies Unobligated balances WCF excess balances DOD impact aid BRAC and force structure Connect and Join Cold War Victory Medal Combat Veterans Mentoring Program	10,156,363	10,156,363	10,197,938 [41,575]	41,575 [41,575]	10,197,938	
Impact aid Impact aid Impact aid for children with severe disabilities Special assistances focal education agencies Unobligated balances WCF excess balances DOD impact aid BRAC and force structure Connect and Join Cold War Victory Medal Combat Veterans Mentoring Program	8,347,271	8,409,971	8,163,871	-170,600	8,176,671	
Impact aid Impact aid for children with severe disabilities Special assistance to local education agencies Unobligated balances WCF excess balances DOD impact aid BRAC and force structure Connect and Join Cold War Victory Medal Combat Veterans Mentoning Program	,					
Impact aid for children with severe disabilities Special assistance to local education agencies Unobligated balances WCF excess balances DOD impact aid BRAC and force structure Connect and Join Cold War Victory Medal Combat Veterans Mentoning Program		50,000	35,000	30,000	30,000	
Special assistance to local education agencies Unobligated balances WCF excess balances DOD impact aid BRAC and force structure Connect and Join Cold War Victory Medal Combat Veterans Mentoning Program	bilities		5,000	5,000	2,000	
Unobligated balances WCF excess balances DOD impact aid BRAC and force structure Connect and Join Cold War Victory Medal Combat Veterans Mentoring Program	gencies		10,000	10,000	10,000	
WCF excess balances DOD impact aid BRAC and force structure Connect and Join Cold War Victory Medal Combat Veterans Mentoning Program			-54,000			
DOD impact aid BRAC and force structure Connect and Join Cold War Victory Medal Combat Veterans Mentoring Program			40,000			
Connect and Join Cold War Victory Medal Combat Veterans Mentoring Program	lire and a second	15,000				
Cold War Victory Medal Combat Veterans Mentoring Program		1,000				
Combat Veterans Mentoring Program		2,000				
		2,000				
National Guard Yellow Ribbon Reintegration Program	ration Program	23,000				
Program to commemorate 50th Anniversary of Vietnam	rsary of Vietnam	3,000		1,000	1,000	

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Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
		Enhanced personnel authorities for healthcare professionals Benefits handbook for severely injured Hotline investigations				1,000 1,000 7,000	1,000 1,000 7,000
		Total Operation and Maintenance, Defense-Wide	22,574,278	22,732,978	22,397,153	-74,025	22,500,253
		Operation and Maintenance, Army Reserve					
		BUDGET ACTIVITY 01: OPERATING FORCES					
2080a	910	LAND FORCES MANEUVER UNITS	4,465	4,465	4,465		4,465
2080a	020	MODULAR SUPPORT BRIGADES	15,706	15,706	15,706		15,706
2080a	030	ECHELONS ABOVE BRIGADE	443,577	443,577	443,577		443,577
2080a	용	THEATER LEVEL ASSETS	154,575	154,575	154,575		154,575
2080a	8	LAND FORCES OPERATIONS SUPPORT	514,510	514,510	514,510		514,510
2080a	90		63,133	63,133	63,133		63,133
2080a	070	LAND FORCES READINESS FORCE READINESS OPERATIONS SUPPORT	230,699	230,699	230.699		230,699
2080a	080		84,725	84,725	88,725	1,800	86,525
2080a 2080a	080 090	Mobile corrosion protection LAND FORCES DEPOT MAINTENANCE	130,683	130,683	[4,000]	_	130,683

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line Progrem Title	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference
2080a 2080a 2080a	100 110 120	LAND FORCES READINESS SUPPORT 100 BASE OPERATIONS SUPPORT 110 FACILITIES SUSTAINMENT, RESTORATION, & MODERNIZATION 120 ADDITIONAL ACTIVITIES	502,679 222,856 11,367	502,679 222,856 11,367	502,679 222,856 11,367		502,679 222,856 11,367
		TOTAL, BA 01: OPERATING FORCES	2,378,975	2,378,975	2,382,975	1,800	2,380,775
		BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES					
2080a	130	SERVICEWIDE SUPPORT 130 ADMINISTRATION	67,309	62,309	67,309		67,309
2080a	5	140 SERVICEWIDE COMMUNICATIONS	10,427	10,427	10,427		10,427
2080a	₹ 8	150 MANPOWER MANAGEMENT	8,321	8,321	8,321		8,321
2080a	160	RECRUITING AND ADVERTISING	43,030	43,030	43,030		43,030
20808	170	CONTINUING RESOLUTION ADJUSTMENT 170 FSRM, CONTINUING RESOLUTION ADJUSTMENT					
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	129,087	129,087	129,087		129,087
		Total Operation and Maintenance, Army Reserve	2,508,062	2,508,062	2,512,062	1,800	2,509,862

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Title III - Operation and Maintenance (Dollars in Thousands)

Account	Lig	Account Line Program Title Operation and Maintenance, Navy Reserve	EY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference	
		BUDGET ACTIVITY 01: OPERATING FORCES						
1806n	010	AIR OPERATIONS 010 MISSION AND OTHER FLIGHT OPERATIONS	561,550	561,550	561,550		561,550	
1806n	020	INTERMEDIATE MAINTENANCE	17,029	17,029	17,029		17,029	
1806n	930	AIR OPERATIONS AND SAFETY SUPPORT	3,169	3,169	3,169		3,169	0
1806n	욯	AIRCRAFT DEPOT MAINTENANCE	121,186	121,186	121,186		121,186	,,,
	050	AIRCRAFT DEPOT OPERATIONS SUPPORT	393	383	383		383	
		SHIP OPERATIONS						
1806n	8	MISSION AND OTHER SHIP OPERATIONS	49,766	49,766	49,766		49,766	
1806n	070		573	573	573		573	
1806n	8	SHIP DEPOT MAINTENANCE	41,616	53,616	41,616		41,616	
		Ship Reserve Forces maintenance (transferred from OMN)		[12,000]				
1806n	080	SHIP DEPOT OPERATIONS SUPPORT	559	559	559		929	
		COMBAT OPERATIONS SUPPORT						
1806n	8	COMBAT COMMUNICATIONS	15,344	15,344	15,344		15,344	
1806n	110	COMBAT SUPPORT FORCES	121,531	121,531	121,531		121,531	
		WEAPONS SUPPORT						
1806n	120	WEAPONS MAINTENANCE	2,141	2,141	2,141		2,141	

Title III - Operation and Maintenance (Dollars in Thousands)

Conference Conference Change Authorized	90,262 52,000 94,642	1,171,761		3,260	8,509	2,936		417	15,122
Senate Authorized	90,262 52,000 94,642	1,171,761		3,260	8,509	2,936		417	15,122
House Authorized	90,262 52,000 94,642	1,183,761		3,260	8,509	2,936	•	417	15,122
FY2008 Request	90,262 52,000 94,642	1,171,761		3,260	8,509	2,936		417	15,122
Account Line Program Title	BASE SUPPORT 130 ENTERPRISE INFORMATION 140 SUSTAINMENT, RESTORATION AND MODERNIZATION 150 BASE OPERATING SUPPORT	TOTAL, BA 01: OPERATING FORCES	BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	SERVICEWIDE SUPPORT 160 ADMINISTRATION	170 MILITARY MANPOWER AND PERSONNEL MANAGEMENT	180 SERVICEWIDE COMMUNICATIONS 190 COMBATAMEAPONS SYSTEMS	CANCELLED ACCOUNTS 210 CANCELLED ACCOUNT ADJUSTMENTS	<u>OTHER PROGRAMS</u> 999 OTHER PROGRAMS	TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES
Account	1806n 1806n 1806n			1806n	1806n	1806n 1806n	1806n	1806n	

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized	
		UNDISTRIBUTED Underexecution of end strength		900'₹				
		Total Operation and Maintenance, Navy Reserve	1,186,883	1,194,883	1,186,883		1,186,883	
		Operation and Maintenance, Marine Corps Reserve						
		BUDGET ACTIVITY 01: OPERATING FORCES						
1107n	010	EXPEDITIONARY FORCES OPERATING FORCES	49,487	49,487	49,487		49,487	_
1107n	070		11,229	11,229	11,229		11,229	
1107n	030		27,131	27,131	27,131		27,131	
1107n	80		14,827	14,827	14,827		14,827	
1107n	020	BASE OPERATING SUPPORT	866'69	69,998	69,998		69,998	
		TOTAL, BA 01: OPERATING FORCES	172,672	172,672	172,672		172,672	
		BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES						
1107n	90	SERVICEMIDE ACTIVITIES SPECIAL SUPPORT	12,417	12,417	12,417		12,417	

Title III - Operation and Maintenance (Dollars in Thousands)

Account	5	Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized
1107n	070	070 SERVICE-WIDE TRANSPORTATION	826	826	826		826
1107n	80	080 ADMINISTRATION	9,422	9,422	9,422		9,422
1107n		090 RECRUITING AND ADVERTISING	9,690	8,690	8,690		8,690
1107n	8	BASE SUPPORT 100 BASE OPERATING SUPPORT	4,610	4,610	4,610		4,610
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	35,965	35,965	35,965		35,965
		Total Operation and Maintenance, Marine Corps Reserve	208,637	208,637	208,637		208,637
		Operation and Maintenance, Air Force Reserve					
		BUDGET ACTIVITY 01: OPERATING FORCES					
37404	010	<u>AIR OPERATIONS</u> PRIMARY COMBAT FORCES	1,709,952	1,709,952	1,709,952		1,709,952
3740f	020		99,253	99,253	99,253		99,253
3740f	030	DEPOT MAINTENANCE	399,573	399,573	399,573		399,573
3740f	940	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	83,405	83,405	83,405		83,405
3740f	020	BASE SUPPORT	276,854	276,854	276,854		276,854
		TOTAL, BA 01: OPERATING FORCES	2,569,037	2,569,037	2,569,037		2,569,037

Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Line <u>Program Tisle</u> Budget activity 04: Administration & Servicewide Activities	FY2008 Request	House Authorized	Senate Authorized	Conference Conference	Conference Authorized
3740f	98	SERVICEMIDE ACTIVITIES ADMINISTRATION	70,152	70,152	70,152		70,152
3740f 3740f	040 080 080	070 RECRUITING AND ADVERTISING 080 MILITARY MANPOWER AND PERS MGMT (ARPC)	22,995	22,704 22,995	22,704		22,704
3740f	8	OTHER PERS SUPPORT (DISABILITY COMP)	6,505	6,505	6,505		6,505
3740f	8	AUDIOVISUAL	884	68	684		684
3740f	10	CONTINUING RESOLUTION ADJUSTMENT 110 FSRM, CONTINUING RESOLUTION ADJUSTMENT					
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	123,040	123,040	123,040		123,040
		UNDISTRIBUTED CAM transfer from 0&M, Air Force			129,740	129,740	129,740
		Total Operation and Maintenance, Air Force Reserve	2,692,077	2,692,077	2,821,817	129,740	2,821,817

Title III - Operation and Maintenance (Dollars in Thousands)

Account	rise e	Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
		Operation and Maintenance, Army National Guard					
		BUDGET ACTIVITY 01: OPERATING FORCES					
2065a	95	LAND FORCES 010 MANEUVER UNITS	638,508	640,508	642,508	3,200	641,708
		Extended Cold Weather Clothing System		[2,000]	[4,000]	[3,200]	
2065a	920	020 MODULAR SUPPORT BRIGADES	423,443	423,443	423,443		423,443
2065a	8	030 ECHELONS ABOVE BRIGADE	555,457	556,457	555,457		555,457
		M-Gators		[1,000]			
2065a	ğ	040 THEATER LEVEL ASSETS	627,343	629,343	628,643	2,800	630,143
		National Guard Interoperability Upgrades			[1,300]	[800]	
		Battery Modernization Program		[2,000]		[2,000]	
2065a	920	050 LAND FORCES OPERATIONS SUPPORT	34,721	34,721	34,721		34,721
2065a	090	AVIATION ASSETS	361,885	361,885	361,885		361,885
		LAND FORCES READINESS					,
2065a	020	070 FORCE READINESS OPERATIONS SUPPORT	309,655	309,655	316,555	3,000	312,655
		Integrated Disaster & Rapid Data Management Systems			[6,900]	_	
2065a	80	080 LAND FORCES SYSTEMS READINESS	109,561	109,561	113,561	1,800	111,361
		Mobile corrosion protection			[4,000]	[1,800]	
2065a	88	090 LAND FORCES DEPOT MAINTENANCE	466,452	466,452	466,452		486,452

Title III - Operation and Maintenance (Dollars in Thousands)

			FY2008	House	Senate	Conference	Conference
Accoun		Account Line Program Title	Reguest	Authorized	Authorized	Change	Authorized
		LAND FORCES READINESS SUPPORT					
20658	5		828,418	828,418	828,418		828,418
2065a	110	FACILITIES SUSTAINMENT, RESTORATION, & MODERNIZATION	486,341	486,341	486,341		486,341
2065a	120	MANAGEMI	551,675	551,675	551,675		551,675
2065a	130	ADDITIONAL ACTIVITIES	92,517	92,517	97,517	2,400	94,917
		Operator driving simulator			[5,000]	[2,400]	
		TOTAL, BA 01: OPERATING FORCES	5,485,976	5,490,976	5,507,176	13,200	5,499,176
		BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES					
20658	64	SERVICEWIDE SUPPORT ADMINISTRATION	119.227	119.227	119.227		119.227
20658	150		52,250	52,250	52,250		52,250
2065a	160		7,396	7,396	7,396		7,396
2065a	170	RECRUITING AND ADVERTISING	175,360	175,360	175,360		175,360
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	354,233	354,233	354,233		354,233
		UNDISTRIBUTED Florida-New York Civil Support Team increase (transfer from OMANG) Weapons Skills Trainer (transfer from O&M, ANG)		900		4,000	4,000
		Total Operation and Maintenance, Army National Guard	5,840,209	5,845,809	5,861,409	17,200	5,857,409

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Title III - Operation and Maintenance (Dollars in Thousands)

Account	Line	Account Ling Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference
		Operation and Maintenance, Air National Guard					
		BUDGET ACTIVITY 01: OPERATING FORCES					
3840f	010	AIR OPERATIONS 010 AIRCRAFT OPERATIONS Controlled burnisity protection	3,049,334	3,049,334	3,055,334	800	3,050,134
3840f	020	2	540,633	540,633	548,133		540,633
3840f	030	DEPOT MAINTENANCE	587,485	587,485	587,485		587,485
3840f 3840f	050	040 FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION 050 BASE SUPPORT	285,227 525,149	285,227 525,149	285,227 525,149		285,227 525,149
		TOTAL, BA 01: OPERATING FORCES	4,987,828	4,987,828	5,001,328	800	4,988,628
		BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES					
3840f 3840f	090	SERVICEWIDE ACTIVITIES 060 ADMINISTRATION 070 RECRUITING AND ADVERTISING	30,716 23,421	30,716 23,421	30,716 23,421		30,716 23,421
2080a	080	CONTINUING RESOLUTION ADJUSTMENT 080 FSRM, CONTINUING RESOLUTION ADJUSTMENT					

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Title III - Operation and Maintenance (Dollars in Thousands)

Account		Account Line Program Title	EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	54,137	54,137	54,137		54,137
		UNDISTRIBUTED CAM transfer from O&M, Air Force Florida-New York Civil Support Team Increase		2,400	413,903	413,903	413,903
		Total Operation and Maintenance, Air National Guard	5,041,965	5,044,365	5,469,368	414,703	5,456,668
		TRANSFER ACCOUNTS					
0810a	8	ENVIRONMENTAL RESTORATION, ARMY	434,879	434,879	434,879		434,879
0810n	020	ENVIRONMENTAL RESTORATION, NAVY	300,591	300,591	300,591		300,591
0810n	020	CONTINUING RESOLUTION ADJUSTMENT					
08104	030	ENVIRONMENTAL RESTORATION, AIR FORCE	458,428	458,428	458,428		458,428
0810	89	CONTINUING RESOLUTION ADJUSTMENT					
0810d	8	ENVIRONMENTAL RESTORATION, DEFENSE	12,751	12,751	12,751		12,751
0810d	ş	CONTINUING RESOLUTION ADJUSTMENT					
0811d	020	ENVIRONMENTAL RESTORATION FORMERLY USED SITES	250,249	250,249	270,249	20,000	270,249
7	Š	Increased funds CONTINUING DECOLUTION AD ILICIAMENT			[20,000]	[20,000]	
9	3						
		TOTAL, O&M, TRANSFER ACCOUNTS	1,456,898	1,456,898	1,476,898	20,000	1,476,898

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Title III - Operation and Maintenance (Dollars in Thousands)

•	:		FY2008	House	Senate	엉	Conference
Account		Account Line Program Title	Rednest	Authorized	Authorized	Change	Authorized
		MISCELLANEOUS APPROPRIATIONS					
0104d	8	US COURT OF APPEALS FOR THE ARMED FORCES	11,971	11,971	11,971		11,971
0838d	070	070 SUPPORT OF INTERNATIONAL SPORTING COMPETITIONS					
01184	80	080 OVERSEAS CONTINGENCY OPERATIONS TRANSFER FUND	5,000	5,000	5,000		5,000
0819d	170	OVERSEAS HUMANITARIAN, DISASTER AND CIVIC AID	103,300	103,300	63,300		103,300
		Building partnership capacity for humanitarian assistance			[40,000]		
12364	8	1238d 180 KAHO'OLAWE					
0134d	190	190 FORMER SOVIET UNION THREAT REDUCTION	348,048	398,048	448,048	80,000	428,048
		TOTAL, MISCELLANEOUS	468,319	518,319	528,319	80,000	548,319
		TOTAL OPERATION AND MAINTENANCE TITLE:	142,854,017	142,854,017 142,514,115 143,461,217	143,461,217	-58,714	-58,714 142,795,303

Subtitle A—Authorization of Appropriations

Operation and maintenance funding (sec. 301)

The House bill contained a provision (sec. 301) that would authorize fiscal year 2008 funding levels for all operation and maintenance accounts.

The Senate amendment contained a similar provision (sec. 301).

The conference agreement includes this provision.

Subtitle B—Environmental Provisions

Reimbursement of Environmental Protection Agency for certain costs in connection with Moses Lake Wellfield Superfund Site, Moses Lake, Washington (sec. 311)

The House bill contained a provision (sec. 311) that would authorize the Secretary of Defense to reimburse the Environmental Protection Agency for certain costs in connection with the Moses Lake Wellfield Superfund Site, Moses Lake, Washington.

The Senate amendment contained a similar provision (sec. 311).

The House recedes.

Reimbursement of Environmental Protection Agency for certain costs in connection with the Arctic Surplus Superfund Site, Fairbanks, Alaska (sec. 312)

The House bill contained a provision (sec. 312) that would authorize the Secretary of Defense to reimburse the Environmental Protection Agency for certain costs in connection with the Arctic Surplus Superfund Site, Fairbanks, Alaska.

The Senate amendment contained a similar provision (sec. 312).

The House recedes.

Payment to Environmental Protection Agency of stipulated penalties in connection with Jackson Park Housing Complex, Washington (sec. 313)

The House bill contained a provision (sec. 313) that would authorize the Secretary of the Navy to pay a stipulated penalty assessed by the Environmental Protection Agency against the Jackson Park Housing Complex, Washington.

The Senate amendment contained a similar provision (sec. 313).

The House recedes.

Report on control of the brown tree snake (sec. 314)

The Senate amendment contained a provision (sec. 314) that would require a report from the Secretary of Defense on the Department's efforts to control the brown tree snake on Guam and prevent its introduction to other areas.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary of Defense to include in this report the results of management, control, and eradication efforts through integrated natural resource management plans prepared for military installations in Guam under the pilot program authorized by section 670a(g) of title 16, United States Code. The amendment would also require, as part of the Secretary's report, information on the Department's actions to implement the recommendations of the Brown Treesnake Review Panel in its final report published in March 2005.

Notification of certain residents and civilian employees at Camp Lejeune, North Carolina, of exposure to drinking water contamination (sec. 315)

The Senate amendment contained a provision (sec. 1082) that would require the Secretary of the Navy to take certain steps with regard to individuals who may have been exposed to drinking water contamination at Camp Lejeune, North Carolina.

The House bill contained no similar provision.

The House recedes with an amendment that would authorize the Secretary of the Navy to use available funds to pay for the health survey required by the provision.

Subtitle C-Workplace and Depot Issues

Availability of funds in Defense Information Systems Agency working capital fund for technology upgrades to Defense Information Systems Network (sec. 321)

The Senate amendment contained a provision (sec. 321) that would authorize the Defense Information Systems Agency to use up to \$500,000 of working capital funds to pay for any project directly related to technology upgrades to the Defense Information System Network.

The House bill contained no similar provision.

The House recedes with an amendment that would provide this authority notwithstanding section 2208 of title 10, United States Code, and clarifies the limitation on its use with respect to changing a system's performance envelope.

Modification to public-private competition requirements before conversion to contractor performance (sec. 322)

The House bill contained a provision (sec. 324) that would modify the provisions of section 2461 of title 10, United States Code, regarding the requirements for public-private competition for the performance of a function.

The Senate amendment contained an identical provision (sec. 365). The conference agreement includes this provision.

Public-private competition at end of period specified in performance agreement not required (sec. 323)

The House bill contained a provision (sec. 325) that would override the requirement in Office of Management and Budget Circular A–76 that all work awarded to federal employees pursuant to a public-private competition be recompeted at the end of the period specified in the performance agreement.

The Senate amendment contained a similar provision (sec. 370).

The House recedes.

The conferees note that this provision would give Department of Defense managers discretion to determine whether it is in the interest of the Department of Defense to conduct a follow-on competition at the end of the period specified in the performance agreement. Nothing in this provision would prohibit the conduct of such a competition, if it were determined to be in the Department's interest.

Guidelines on insourcing new and contracted out functions (sec. 324)

The House bill contained a provision (sec. 326) that would require the Under Secretary of Defense for Personnel and Readiness to establish guidelines and procedures for ensuring that full consideration is given to using federal employees to perform new functions and other categories of work that would otherwise be performed under contract.

The Senate amendment contained a similar provision (sec. 368).

The Senate recedes with an amendment that would eliminate language prohibiting the Department of Defense from initiating any new public-private competitions until the guidelines and procedures are issued. The amendment would require the Inspector General of the Department of Defense to report to the Committees on Armed Services of the Senate and the House of Representatives on the compliance of the Secretary of Defense with the requirements of this section.

Restriction on Office of Management and Budget influence over Department of Defense public-private competitions (sec. 325)

The House bill contained a provision (sec. 328) that would prohibit the Office of Management and Budget (OMB) from directing or requiring the Secretary of Defense or the secretary of a military department to undertake a particular public-private competition under OMB Circular A–76.

The Senate amendment contained a similar provision (sec. 369).

The Senate recedes with an amendment that would strike the requirement that the Secretary of Defense suspend public-private competitions under OMB Circular A-76 and substitute a requirement that the Inspector General conduct a comprehensive review of the compliance of the Secretary of Defense and the secretaries of the military departments with the requirements of the provision.

The conferees remain concerned about efforts by OMB to intervene in internal Department of Defense (DOD) decisions regarding how the Department should best be staffed to carry out its vital national security functions. Most recently, the Deputy Director of OMB sent a memorandum to the Deputy Secretary of Defense complaining that the Department of the Army had not subjected a large enough number of federal employee positions to public-private competition and that DOD had classified too many positions as being inappropriate for public-private competition. The OMB memorandum further urged DOD to actively review positions in the intelligence community for possible public-private competition.

The conferees agree that decisions about which functions should be performed by DOD employees in the interest of national security are best made by the Department of Defense. In recent years the DOD budget has grown dramatically as the Department has taken on substantial new burdens in the global war on terrorism. The Department of the Army and the defense intelligence agencies bear a particularly heavy share of these burdens. Under these circumstances, the conferees believe that DOD decisions regarding the structure of the civilian workforce required to meet national defense needs should be made without outside interference. Accordingly, the conferees direct the Secretary of Defense to make these decisions on the merits, without regard to any views that may be expressed by OMB officials.

Bid protests by federal employees in actions under Office of Management and Budget Circular A–76 (sec. 326)

The House bill contained a provision (sec. 329) that would give federal employees the same right to appeal the outcome of a public-private competition that contractors competing against those employees already have.

The Senate amendment contained an identical provision (sec.

366). The conference agreement includes this provision.

The conferees note that this provision applies to a protest of an agency decision that was made after the date of the enactment of this Act, even if the competition, study, or analysis which formed the basis for such decision was initiated prior to the date of enactment.

Public-private competition required before conversion to contractor performance (sec. 327)

The House bill contained a provision (sec. 330) that would extend government-wide certain provisions regarding public-private competitions conducted by the Department of Defense.

The Senate amendment contained an identical provision (sec. 367). The conference agreement includes this provision.

Extension of authority for Army industrial facilities to engage in cooperative activities with non-Army entities (sec. 328)

The Senate amendment contained a provision (sec. 341) that would amend section 4544 of title 10, United States Code, to extend until September 30, 2014, the authority for any working capital funded Army industrial facility to enter into a contract or cooperative arrangement with a non-Army entity to carry out specified military or commercial projects. This provision would also provide for an annual report by the Secretary of the Army explaining how the Army is using this extended authority, and would require the Army to submit a business case analysis on the advisability of making this authority permanent.

The House bill contained no similar provision.

The House recedes.

Reauthorization and modification of multi-trades demonstration project (sec. 329)

The House bill contained a provision (sec. 331) that would reauthorize and expand section 338 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136) to allow the Secretary of the Air Force and the Secretary of the Navy to conduct demonstration projects through 2013 to evaluate the benefits of promoting workers who perform multiple trades.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would: (1) grant the Secretary of the Army the same authority to establish a multitrades demonstration project; (2) limit demonstrations to one industrial facility per service; and (3) require the secretaries to make a recommendation on whether multi-trade authority should become permanent.

The conferees note that, in accordance with section 338 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136), the Comptroller General will submit a report on the projects at the end of the demonstration.

Pilot program for availability of working capital funds to Army for certain product improvements (sec. 330)

The House bill contained a provision (sec. 322) that would amend section 2208 of title 10, United States Code, by adding a new paragraph at the end granting limited authority to the Department of Defense to use Defense Working Capital Funds to make product improvements for weapon systems, major end items, and components.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would grant authority to the Secretary of the Army in a pilot program to use working capital funds for certain product improvements. The Senate amendment would also strike amendments to section 2208 of title 10, United States Code, and grant working capital fund activities limited authority to spend up to \$1.0 million to insert technology improvements into weapon systems or major end items. The conferees agree that this authority would expire in 2013.

The conferees are concerned that Department of Defense policy and regulations governing the implementation of the authority provided in section 2208 of title 10, United States Code, is undermining the Department's and services' ability to use working capital fund activities, such as depot maintenance activities and department-wide services, to maximize equipment recapitalization and modernization. This is particularly the case for the Army and the Marine Corps as significant numbers of their tactical systems will cycle through the depot maintenance systems as part of their reset strategies over the next several years.

The intent of the pilot program is to allow the Army to demonstrate whether use of working capital funds could decrease procurement lead times, implement steady workload requirements at the depots, as well as improve supplier workload coordination with the private sector. The conferees are concerned that the Financial Management Regulation has limited the authority, and therefore the intent, of section 2208 of title 10, United States Code, by re-

stricting technology refreshment and insertion to those components or systems that would not "significantly improve the performance envelope" of the end item. The conferees believe that a less restrictive application of this authority would allow working capital fund activities to acquire mission-related system upgrades and insert technologies that improve major components of end items, such as large system engines, as they would other parts to maximize depot capacity, workload management, and flexibility. A less restrictive application of this authority would also allow working capital fund services to upgrade or refresh mission equipment to increase performance and reduce costs.

The conferees are aware of the services' concerns regarding the potential impact of this authority. The conferees share these concerns and, accordingly, sunset the authority in 2013. Additionally, the conferees direct the Army to address these issues during the pilot program and in the report mandated by this provision:

(1) the definition of "significant" change to the performance

envelope of an end item;

(2) the impact on cost, including training;

(3) the distinction between investment and improvement (i.e., service-life extensions, new capabilities, safety) and their relationship to appropriation law and the role of program managers;

(4) the impact on depot competitiveness; and

(5) the impact on performance-based logistics agreements. The conferees have included an annual reporting requirement in this provision to ensure congressional oversight of the pilot program. The annual reports will serve to inform the congressional defense committees on whether this authority should be considered for Department of Defense-wide application.

Subtitle D—Extension of Program Authorities

Extension of Arsenal Support Program Initiative (sec. 341)

The House bill contained a provision (sec. 341) that would amend section 343 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (Public Law 106–398) to extend the Arsenal Support Program Initiative (ASPI) through fiscal year 2010.

The Senate amendment contained a similar provision (sec. 342).

The Senate recedes.

The conferees agree that the Army's arsenals provide the Nation critical manufacturing capabilities not available from any other domestic source and, therefore, are vital to the industrial capacity of the Department of Defense. The conferees believe that for many years the Department has neglected the arsenals in terms of capital investment to keep pace with modern manufacturing requirements and retention of core skills in the arsenal workforce.

One of the central purposes for the creation of the ASPI was to retain and possibly strengthen the viability of the Army arsenals by leveraging the availability of military industrial facilities and a skilled workforce and commercial ventures related to the arsenals' mission. The conferees are concerned that the ASPI has had lim-

ited success in contributing to the arsenals' retention of skills in manufacturing processes necessary to ensure these unique skills are available for national security purposes. Unlike initiatives at Army ammunition plants where the commercial ventures are complementary or compatible to the plants' core military mission, the arsenal initiatives appear to have minimal connection to core mission skills. Some arsenals appear to create force protection and security risks by introducing relatively open access to the installations by non-defense personnel. The conferees are also concerned about reported conflicts over the availability and use of Department-owned land and facilities. These conflicts between the arsenals' military mission and ASPI-related commercial ventures undermine control of the pace and scope of the program that arsenal commanders and the Department must retain.

The conferees are aware that ASPI-related recapitalization of critical arsenal plants and equipment has been limited. Based on the congressionally mandated Department of the Army report of October 5, 2007, the ASPI appears to be contributing to the local economic development purposes laid out in the enacting legislation. However, the \$15.5 million in congressionally directed funding that has supported the program since fiscal year 2001 has produced only \$3.1 million in cost avoidance to the Army. The Army's October report recommends permanent authority for the ASPI, but the Department of Defense did not request any ASPI authority in its fiscal year 2008 legislative package, nor did the Army budget request include ASPI funding for fiscal year 2008 or any future year.

For the reasons noted above, the conferees expect the Department of Defense to take action to increase the capital investment and enhance the manufacturing processes and skills of the Army's arsenals, either through an improved ASPI program or by seeking additional statutory authorities. During the additional 2 years of authorization that this provision would provide, the conferees expect to see progress in the selection and execution of projects that will enhance the arsenals' core missions and workforce, and result in contributions to the recapitalization of plants and equipment.

The conferees direct the Congressional Budget Office (CBO) to conduct a business case analysis that examines the cost, return on investment, and economic impact of the ASPI. Furthermore, the conferees direct the Comptroller General to: (1) review how effective ASPI has been in achieving the 11 purposes outlined in Public Law 106–398; (2) evaluate variations in the ASPI implementation at the Army arsenals; and (3) provide recommendations on how the ASPI could be restructured to support the arsenals' core missions. The conferees direct CBO and the Comptroller General to submit these reports to the Committees on Armed Services of the House of Representatives and Senate no later than September 1, 2009.

Extension of period for reimbursement for helmet pads purchased by members of the armed forces deployed in contingency operations (sec. 342)

The House bill contained a provision (sec. 342) that would extend the period during which members of the armed forces deployed in contingency operations may request and receive reimbursement for helmet pads that were purchased at personal ex-

pense. This section would cover purchases made through September 30, 2007, and would give the service member up to a year to submit a claim for reimbursement. This section does not allow reimbursement for purchases made on behalf of a service member.

The Senate amendment contained no similar provision.

The Senate recedes.

Extension of temporary authority for contract performance of security guard functions (sec. 343)

The Senate amendment contained a provision (sec. 322) that would continue the orderly phase-out of the temporary authority for contract performance of security guard functions under section 322 of the Bob Stump National Defense Authorization Act for Fiscal Year 2003 (Public Law 107–314).

The House bill contained no similar provision.

The House recedes.

Subtitle E—Reports

Reports on National Guard readiness for emergencies and major disasters (sec. 351)

The House bill contained a provision (sec. 351) that would amend section 482 of title 10, United States Code, to require the Department of Defense to begin reporting on the readiness of the National Guard to respond to civil support mission requirements. The report would be included in the quarterly readiness report to Congress provided to the congressional defense committees and also reported to the State governors.

The Senate amendment contained a similar provision (sec. 343) that would amend sections 482 and 10541 of title 10, United States Code, to require the Department of Defense to routinely measure and report on the readiness of the National Guard to perform do-

mestic support missions.

The House recedes with an amendment that would set an effective date for the first report's submission to allow a reasonable amount of time for the Department to develop appropriate measures and processes to implement this change to the reporting systems. The House amendment would also require that the Department's reports refer to the National Guard's duties specified in sections 331 through 333 and 12304(b) of title 10, United States Code. The House amendment would also specify that the terms emergency and major disaster are used as defined in section 5122 of title 42, United States Code.

The conferees are concerned that increased demands on the personnel and equipment of the National Guard in support of operations in Iraq and Afghanistan have left the States at significant risk in terms of the Guard's ability to respond to domestic crises. The Government Accountability Office reported in January 2007, that the Department does not routinely measure or report to Congress on the readiness of non-deployed National Guard forces for domestic missions. The conferees believe that the degree or acceptability of domestic risk cannot be appropriately managed, by either the Department or the States, without an accurate and reliable readiness measurement and reporting system.

The conferees intend that this provision would result in the establishment of clear lines of authority and responsibility for measuring and reporting readiness that helps define clear lines of federal and State responsibility for strategies and investment priorities to achieve and maintain the appropriate levels of readiness.

The Department has recognized the need to have more visibility over the availability and repair of the National Guard's equipment provided by the Department specifically for its federal mission essential tasks but that is also relevant and useful for the Guard's domestic support missions. The conferees understand that the Department has begun to collect data on this federally provided equipment and units' readiness but note that these efforts are not mature.

The conferees are pleased with the progress of the development and fielding of the Defense Readiness Reporting System and expect that this system would also provide the basis for the measurement and management of National Guard readiness for its domestic support missions.

Annual report on prepositioned materiel and equipment (sec. 352)

The House bill contained a provision (sec. 355) that would amend chapter 131 of title 10, United States Code, by adding a section to require the Secretary of Defense to report to the congressional defense committees annually on the material and equipment in the prepositioned stocks.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would strike the reference to the obsolete Status of Resources and Training system and adds a requirement for the Government Accountability Office to review the report each year for 7 years.

The conferees believe in the strategic importance of the collection and placement of military materiel and supplies in locations around the world to facilitate and speed our response to crisis or contingencies. Prepositioned stocks have been a critical strategic hedge in our global response strategy since the Cold War, especially for our Army and Marine Corps ground forces. These stocks, both stored on land and on ships afloat, become even more important if we anticipate continuing conflict in the global war on terror in other parts of a dangerous world.

The conferees are aware, however, that current stocks of prepositioned materiel and equipment have been largely distributed or consumed in support of operations in Iraq and Afghanistan. The depleted condition of these stocks reduces our strategic depth and flexibility and increases risk. The conferees are concerned that the Department of Defense's plans and resources are not aligned and sufficient to aggressively reconstitute or reset prepositioned stocks to reduce risk and reestablish strategic flexibility. The conferees expect that this annual report will aid in addressing these concerns and will enable increased congressional oversight.

Consistent with this view and enduring congressional concerns, section 1046 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375) directed the Department to conduct a policy review of programs for prepositioned material and equipment. The conferees note the arrival of an in-

terim report, 2 years late, and urge the Department to complete its analysis and final report as rapidly as possible. Any plan to reconstitute or reset prepositioned stocks, as the provision in this bill would require, must be guided by strategic policy that addresses current and future requirements and manages risk.

Report on incremental cost of early 2007 enhanced deployment (sec. 353)

The Senate amendment contained a provision (sec. 323) that would amend section 323 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) to include a reporting requirement on the incremental increase in reset costs related to the deployment of additional forces to Iraq.

The House bill contained no similar provision.

The House recedes with an amendment that would include the incremental change in reset costs associated with the redeployment of forces from Iraq.

The conferees acknowledge that deployed and redeployed force levels will increase and decrease consistent with changes in strategy in both the current and next fiscal years. This fluctuation will change the reset requirements and costs over time. This provision requires the military departments to identify and project the actual and potential increase and decrease in costs of reset and report those changes to Congress.

Modification of requirements of Comptroller General report on the readiness of Army and Marine Corps ground forces (sec. 354)

The Senate amendment contained a provision (sec. 357) that would amend section 323 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) to include, as part of the reporting requirement, the Comptroller General's assessment of (1) the ability of Army and Marine Corps forces to meet the requirements of operations in Iraq and Afghanistan, and (2) the strategic depth of the Army and Marine Corps and their ability to meet other contingency plans or requirements.

The House bill contained no similar provision.

The House recedes with an amendment that would change the deadline of the report to June 1, 2008, and would clarify the baseline for troop increase calculations.

Plan to improve readiness of ground forces of active and reserve components (sec. 355)

The House bill contained a provision (sec. 352) that would require the Secretary of Defense to submit an annual report to the congressional defense committees regarding plans for the improvement of the readiness of active and reserve component ground forces.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would strike reference to the obsolete Status of Resources and Training System and set the expiration of this reporting requirement after the receipt of five annual reports.

The conferees support the Department of Defense's efforts to modernize its readiness management system and encourage the

Department to use the new Defense Readiness Reporting System to meet the requirements of this provision.

Independent assessment of Civil Reserve Air Fleet viability (sec. 356)

The House bill contained a provision (sec. 354) that would require the Secretary of Defense to provide for an independent assessment of the viability of the Civil Reserve Air Fleet (CRAF) to be conducted by a federally-funded research and development center. The provision would require that the independent assessment examine defense planning for organic lift requirements, commercial market factors, and any barriers to the viability of CRAF and provide recommendations for improving the CRAF program.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the independent assessment to examine the efficacy of authorizing the Department of Defense to establish minimum annual purchase amounts for CRAF partners as a means for improving the program's viability when operations transition from the current tempo to peacetime operations.

Department of Defense Inspector General report on physical security of Department of Defense installations (sec. 357)

The Senate amendment contained a provision (sec. 359) that would require a report to Congress within 1 year from the Department of Defense Inspector General on the physical security of Department of Defense installations and resources.

The House bill contained no similar provision.

The House recedes.

Review of high-altitude aviation training (sec. 358)

The Senate amendment contained a provision (sec. 362) that would require a report by the Secretary of the Army regarding potential costs and cost avoidance in permanently stationing utility, cargo, and light utility helicopters at the High Altitude Aviation Training Site in Colorado.

The House bill contained no similar provision.

The House recedes with an amendment that would require the report to be from the Secretary of Defense instead of the Secretary of the Army; would change the report due date to 180 days after enactment; and would expand the analysis to include the high-altitude and power-limited helicopter training requirements, systems,

and resources of all military departments.

The conferees are aware that geographic and environmental conditions in Iraq and particularly the mountainous terrain of Afghanistan present significant challenges to effective and safe helicopter operations. The conferees note that there is little evidence that the Army, or any other military department, has defined a requirement for or adequately resourced this type training either in basic pilot training or in pre-deployment training. The conferees believe that specific training in high-altitude and power-limited helicopter flight can increase effectiveness and reduce accident risks by ensuring that pilots and crews are properly trained for these conditions.

The conferees note that the Army National Guard provides this training at the High-Altitude Aviation Training Site at Gypsum, Colorado. However, because the National Guard has neither the helicopters nor funds adequate to fully support this training mission, units attending the training are required to fund the transportation of their own equipment and support personnel to Colorado. This resource shortfall particularly burdens the National Guard despite the fact that over 50 percent of the annual student load is active-duty Army personnel.

Furthermore, the conferees are aware that deploying aviation units of all services want this training but may not have the time or aircraft available to take advantage of it because of the way resources are currently configured and provided, or because of limitations in regulatory authorities necessary to share aircraft across services.

Accordingly, the conferees believe that the Department of Defense should be responsible for a comprehensive review of high-altitude and power-limited requirements and training to ensure that helicopter units of all military departments deploying to environments such as Iraq or Afghanistan have access to appropriate and necessary pre-deployment training opportunities.

Reports on safety measures and encroachment issues and master plan for Warren Grove Gunnery Range, New Jersey (sec. 359)

The Senate amendment contained a provision (sec. 364) that would require three annual reports on safety efforts at the Warren Grove Gunnery Range by the services who use it. It would also require a study by the Secretary of the Air Force on encroachment issues at the range.

The House bill contained no similar provision.

The House recedes with an amendment that would change the requirement from a report on encroachment issues to a master plan for the range.

Report on search and rescue capabilities of the Air Force in the northwestern United States (sec. 360)

The House bill contained a provision (sec. 367) that would prohibit the deactivation of the 36th Rescue Flight assigned to Fairchild Air Force Base in Spokane, Washington.

The Senate amendment contained a similar provision (sec. 361) that would require the Secretary of the Air Force to provide a report on search and rescue requirements and capabilities in the northwestern United States to support Air Force operations and training as well as the National Search and Rescue Plan. The Senate amendment would also require the Secretary of Defense to review this report for the purposes of certification regarding search and rescue capabilities in the northwestern United States as required by section 1085 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375).

The House recedes with an amendment that would add an element to the reporting requirement for an assessment of non-Air Force search and rescue capabilities in the northwestern United States.

Report and master infrastructure recapitalization plan for Cheyenne Mountain Air Station, Colorado (sec. 361)

The House bill contained a provision (sec. 356) that would prohibit the Secretary of Defense from proceeding with the relocation of the North American Aerospace Defense (NORAD) command center until 180 days after the Secretary submits a report containing a cost-benefit analysis of the relocation, and the final plans for the relocation. The provision would also require the Comptroller General of the United States to submit a review of the report and final plans not later than 60 days after the Secretary submits them.

The Senate amendment contained a related provision (sec. 1050) that would require the Secretary of Defense to submit a report, not later than 90 days after the date of enactment of this Act, on the relocation of the NORAD command center, including a costbenefit analysis of the relocation and an explanation of the functions that will remain at Cheyenne Mountain Air Station, Colorado. The provision would also require the Secretary of the Air Force to submit, not later than March 16, 2008, a master infrastructure recapitalization plan for Cheyenne Mountain Air Station.

The Senate recedes with an amendment that would merge the reporting requirements of the two provisions and require, as an added element of the report of the Secretary of Defense, the findings and recommendations of a security and vulnerability assessment of Peterson Air Force Base, Colorado and the Secretary's plans for mitigating any risks identified in the assessment. The amendment would require the Secretary to submit the report not later than March 1, 2008. The amendment would also limit the availability of \$5.0 million of the fiscal year 2008 funds for Air Force operation and maintenance for the Cheyenne Mountain transformation project until Congress receives the report by the Secretary of Defense. The amendment would also require the Comptroller General to submit to Congress a review of the report by the Secretary of Defense not later than 120 days after the Secretary submits the report.

Subtitle F—Other Matters

Enhancement of corrosion control and prevention functions within Department of Defense (sec. 371)

The House bill contained a provision (sec. 1041) that would amend section 2228 of title 10, United States Code, to make permanent and strengthen the Director of the Office of Corrosion Policy and Oversight as an independent activity within the Office of the Under Secretary of Defense for Acquisition, Technology and Logistics. This section would also require the Secretary of Defense to submit, with the Department's annual budget request, a report detailing the Department's long-term corrosion control and prevention strategy; the return on investment achieved by implementing the strategy; and an explanation of the funding request versus the funding requirement. The Government Accountability Office would be required to review the Secretary's report within 60 days of submission.

The Senate amendment contained a similar provision (sec. 351).

The Senate recedes with an amendment that would grant the Director of the Office of Corrosion Policy and Oversight authority to interact directly with other government corrosion prevention agencies and academic research and educational institutions, including entering into cooperative research agreements.

Authority for Department of Defense to provide support for certain sporting events (sec. 372)

The House bill contained a provision (sec. 361) that would amend section 2564 of title 10, United States Code, to authorize the Secretary of Defense to support sporting events sanctioned by the United States Olympic Committee (USOC) through the Paralympic Military Program. The provision would also authorize the Secretary to provide support for USOC-sanctioned national or international paralympic sporting events when the events are held in the United States and when participation exceeds 100 athletes.

The Senate amendment contained a similar provision (sec. 358) that would additionally condition support for paralympic sporting events to those in which at least 10 percent of the athletes are members or former members of the armed forces who are participating based upon an injury or wound incurred in the line of duty and veterans who are participating based on a service-connected disability.

The House recedes.

Authority to impose reasonable restrictions on payment of full replacement value for lost or damaged personal property transported at government expense (sec. 373)

The House bill contained a provision (sec. 362) that would authorize the Secretary of Defense to require compliance with reasonable conditions for a military member or civilian employee of the Department of Defense to receive full replacement value for personal property lost or damaged while being transported at government expense.

The Senate amendment contained a similar provision (sec. 355).

The Senate recedes with a technical amendment.

The conferees believe that requiring service members and civilian employees to submit surveys about the quality of their permanent change of station moves is a reasonable condition for obtaining the benefits of the full replacement value standard for claims relating to lost or damaged personal property. Survey data is a key factor in rating the quality of service provided by individual moving companies. In this regard, the conferees are concerned about potential adverse effects on capable, service-oriented small business movers resulting from the implementation of the full replacement value standard for recovery due to higher costs involved in obtaining liability insurance. The conferees direct the Secretary of Defense to analyze the potential effects of implementing full replacement value on small businesses' and, no later than April 1, 2008, to provide a report to the congressional defense committees on these effects and the Secretary's recommendations for improving small businesses' ability to compete for Department of Defense-related moves.

Priority transportation on Department of Defense aircraft of retired members residing in commonwealths and possessions of the United States for certain health care services (sec. 374)

The House bill contained a provision (sec. 363) that would increase the priority standing for space available travel of TRICARE beneficiaries under the age of 65 in commonwealths or possessions of the United States who are referred by a primary care physician on the commonwealth or possession for specialty care outside of the commonwealth or possession.

The Senate amendment contained no similar provision.

The Senate recedes with a technical amendment.

Recovery of missing military property (sec. 375)

The House bill contained a provision (sec. 364) that would amend chapter 165 of title 10, United States Code, to add new sections 2788 and 2789 in order to make uniform among the military departments the prohibition on unauthorized disposition of military property and the authority to seize improperly disposed military property.

The Senate amendment contained a similar provision (sec.

354).

The Senate recedes with an amendment that would require that seizures of U.S. property take place pursuant to applicable Department of Defense and service regulations and that would clarify that transfers of property may take place between members of the armed forces.

Retention of combat uniforms by members of the armed forces deployed in support of contingency operations (sec. 376)

The House bill contained a provision (sec. 365) that would add a new section 4566 to title 10, United States Code, authorizing the Secretary of the Army to allow soldiers to keep their combat uniforms if they had been deployed in support of a contingency operation for at least 30 days.

The Senate amendment contained a similar provision (sec. 356) that would authorize the secretaries of each of the military departments to allow members of the armed forces under their jurisdiction to retain their combat uniforms issued as part of organizational clothing and individual equipment in connection with their

deployment in support of a contingency operation.

The House recedes with an amendment that would change the provision to add a new section 2568 to title 10, United States Code, authorizing the secretaries of each military department to allow service members under their jurisdiction who are deployed for at least 30 days in support of contingency operations to retain combat uniforms issued as organizational clothing and individual equipment.

Issue of serviceable material of the Navy other than to armed forces (sec. 377)

The House bill contained a provision (sec. 366) that would extend to all military departments the same authority currently provided to the Army to issue excess arms, tentage and equipment to the Junior Reserve Officers Training Corps in support of training.

The Senate amendment contained no similar provision. The Senate recedes.

Reauthorization of Aviation Insurance Program (sec. 378)

The Senate amendment contained a provision (sec. 353) that would amend section 44310 of title 49, United States Code, relating to the expiration of chapter 443, Aviation Insurance Program. The provision would extend the authority of the Secretary of Transportation to provide insurance and reinsurance until December 31, 2013.

The House bill contained no similar provision. The House recedes.

LEGISLATIVE PROVISIONS NOT ADOPTED

Increase in threshold amount for contracts for procurement of capital assets in advance of availability of working capital funds for the procurement

The House bill contained a provision (sec. 321) that would amend section 2208 of title 10, United States Code, to increase the authority for the acquisition of capital assets through the working capital fund from \$100,000 to \$300,000.

The Senate amendment contained no similar provision.

The House recedes based on the inclusion in the conference report of a provision (sec. 330) that would make working capital funds available to the Army to conduct a pilot program for certain product improvements.

Authorization of use of working capital funds for acquisition of certain items

The House bill contained a provision (sec. 323) that would amend section 2208 of title 10, United States Code, by adding a new paragraph at the end that would establish dollar thresholds for the Defense Working Capital Funds to acquire items that support maintenance and technology refreshment and ensure the viability of core logistics capabilities.

The Senate amendment contained no similar provision.

The House recedes.

Individual body armor

The Senate amendment contained a provision (sec. 324) that would require a joint technical assessment by the Director of Defense Research and Engineering (DDR&E) and the Director of Operational Test and Evaluation (DOT&E) of individual body armor systems currently available in the domestic market.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that the Army has published a request for proposals to initiate a competition as part of a formal acquisition to qualify a range of ballistic protection technologies for individual body armor systems. This procurement process will include extensive and comprehensive first article ballistic and environmental testing by the Army Test and Evaluation Command of articles submitted by all potential vendors. The conferees are satisfied that,

consistent with the intent of section 324 in the Senate amendment, the DDR&E and the DOT&E, as well as the Government Accountability Office, will provide procedural and technical oversight of the Army's tests. The conferees also acknowledge that an added benefit of this testing approach is that it will result in an authoritative procurement decision upon which the Army can act immediately, ensuring that the best possible individual body armor capability is qualified, produced, procured, and issued to our service members without delay.

Additional requirements for annual report on public-private competitions

The House bill contained a provision (sec. 327) that would add additional elements to the annual report on the results of public-private competitions conducted by the Department of Defense.

The Senate amendment contained no similar provision.

The House recedes.

Sense of Senate on the Air Force logistics centers

The Senate amendment contained a provision (sec. 344) that would express the sense of the Senate that the Air Force should work closely with Congress as they develop and implement the Global Logistics Support Center (GLSC) concept.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that the Air Force is developing and implementing enterprise-wide reorganization and modernization of its logistics management systems and supporting technologies. This reorganization includes the creation of the Global Logistics Support Center that would consolidate several enterprise approaches to supply chain management. The conferees expect the Air Force to work closely with Congress to ensure that management changes enhance Air Logistics Centers' productivity, increase readiness, and reduce costs.

Plan for optimal use of strategic ports by commander of surface distribution and deployment command

The House bill contained a provision (sec. 353) that would require the commander of the Surface Distribution and Deployment Command (SDDC) to develop a plan to ensure optimal use of strategic ports.

The Senate amendment contained no similar provision.

The House recedes.

The conferees are encouraged that the SDDC has initiated a study to address many of the concerns raised in section 353. The conferees direct that the SDDC shall, not later than April 1, 2008, submit to the Committees on Armed Services of the House of Representatives and the Senate a plan to optimize the use of strategic ports. The conferees further direct that the SDDC's plan shall include:

(1) the location, cost effectiveness, personnel and equipment requirements, and utilization of resources for each strategic port;

(2) an analysis of how each strategic port is selected and how the effect of limitations imposed by the Secretary of Defense on commercial shipping options for certain routes and cargo sizes impacts each port;

(3) provisions for consultation with local port authorities at strategic ports that do and do not have a permanent SDDC

presence; and

(4) the effect of Department of Transportation policy initiatives to encourage international code sharing and alliances.

Report on public-private partnerships

The House bill contained a provision (sec. 357) that would require the Secretary of Defense to submit a report on the public-private partnerships at the Department of Defense Centers of Industrial and Technical Excellence (CITEs).

The Senate amendment contained no similar provision.

The House recedes.

The conferees direct the Secretary of Defense to submit a report to the Committees on Armed Services of the House of Representatives and the Senate by March 1, 2008, that describes:

(1) common approaches and procedures for Department of Defense CITEs to use in the implementation of public-private

partnerships;

(2) consistent cost methodologies and reimbursement guidance applicable to maintenance and repair workload performed by Federal Government personnel participating in public-private partnerships;

(3) implementation procedures for completing contract negotiations for public-private partnerships within 12 months of

initiating negotiations;

(4) the Secretary's use in a public-private partnership of commercial practices to replace existing inventory and component management, technical publication data, document management, and equipment maintenance and calibration requirements;

(5) delegation during a public-private partnership of Class 2 design authority based on commercial practices to maintain the form, fit, and function of a weapon system platform, major end item, component of a major end item, or article; and

(6) plans to expand core capabilities through the use of public-private partnerships at Department of Defense CITEs.

The conferees direct the Comptroller General to review the Department's report for completeness and submit the review to the Committees on Armed Services of the House of Representatives and Senate by May 1, 2008.

Continuity of depot operations to reset combat equipment and vehicles in support of wars in Iraq and Afghanistan

The Senate amendment contained a provision (sec. 360) that would require the Secretary of Defense to submit to the congressional defense committees a report on the challenges of implementing the transfer of depot supply, storage, and distribution functions and impacts on production, including parts reclamation and refurbishment.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that the 2005 Base Realignment and Closure (BRAC) round consolidates depot level supply, storage, and distribution functions at the Defense Logistics Agency (DLA). A recent Government Accountability Office report raises questions about the Department of Defense's business plan to implement this consolidation indicating that there are depot management risks associated with the loss of control of parts needed within the depots' production processes.

The conferees direct that, not later than June 1, 2008, the Secretary of Defense shall submit to the congressional defense committees a report on the implementation of the consolidation of depot supply, storage, and distribution functions with the DLA as re-

quired by the 2005 BRAC.

This report shall describe:

(1) the adequacy of the Department's business plan to:

(a) efficiently and effectively transfer depot supply, storage, and distribution functions to the DLA;

(b) reduce the risk of disrupting depot production and

parts reclamation and refurbishment;

- (c) ensure the availability and responsiveness of DLA supply personnel and facilities to meet depot throughput needs, including potential impact on depot turnaround time; and
- (d) ensure the authority and control of depot commanders to manage supply, storage, and distribution personnel and facilities throughout the production process, particularly with respect to overtime scheduling and meeting surge requirements.

(2) the current estimated costs and projected savings of im-

plementing the transfer:

(3) the estimated impact of the transfer on the hourly rates charged by the DLA and depots; and

(4) the number of personnel positions affected by type and

denot

The conferees further direct that, not later than September 30, 2008, the Comptroller General of the United States shall review the report submitted by the Secretary of Defense and submit to the congressional defense committees an assessment of the matters addressed in such report.

Sense of Congress on future use of synthetic fuels in military systems

The Senate amendment contained a provision (sec. 363) that would express the sense of Congress on the future use of synthetic fuels in military systems.

The House bill contained no similar provision.

The Senate recedes.

The conferees agree that the Department of Defense should continue and, as appropriate, accelerate the testing and certification of alternative fuels including synthetically derived liquid petroleum, unconventional oil (including oil shale and tar sands), biologically derived fuels (including bio-jet fuel, ethanol, and bio-

diesel), and non-liquid fuels (including hydrogen and electricity) for use in all military air, ground, and sea systems.

Limitation on the expenditure of funds for initial flight screening at Pueblo Memorial Airport

The House bill contained a provision (sec. 368) that would prohibit the expenditure of funds for initial flight screening at Pueblo Memorial Airport in Pueblo, Colorado, until the Air Force and the City of Pueblo have developed a plan to meet the Air Force crash, fire, and rescue requirements to support Air Force flight training operations.

The Senate amendment contained no similar provision.

The House recedes.

The conferees note that the Air Force has reached an agreement with the Pueblo Memorial Airport that establishes responsibilities and proportional sharing of costs for the operation and maintenance of the flying facilities jointly used by military and non-military aircraft. The conferees expect that the Air Force will sign this agreement without delay.

TITLE IV—MILITARY PERSONNEL AUTHORIZATIONS

Subtitle A—Active Forces

End strengths for active forces (sec. 401)

The House bill contained a provision (sec. 401) that would authorize the following end strengths for active-duty personnel of the armed forces as of September 30, 2008: Army, 525,400; Navy, 329,098; Marine Corps, 189,000; and Air Force, 329,651. The House provision included increases of 36,000 and 9,000 for the Army and Marine Corps, respectively, to support those services' growth in ground forces. The House provision also included increases of 489 Navy personnel to restore a reduction in end strength in Navy medicine, and it restored 209 and 963 military positions in the Navy and Air Force, respectively, for military-to-civilian conversions programmed for fiscal year 2008 by the Department of Defense.

The Senate amendment contained a similar provision (sec. 401) that would authorize active-duty end strengths of 328,400 for the Navy and 328,600 for the Air Force, and identical end strengths for the Army and Marine Corps.

The Senate recedes with an amendment that would authorize an end strength of 329,563 for the Air Force.

The conferees recommend end strength levels for the active forces for fiscal year 2007 as set forth in the following table:

	FY 2007	FY	2008	Change	e from
Service	authorized	Request	Conferee recommendation	FY 2008 request	FY 2007 authorized
Army	512,400 340,700 180,000 334,200	489,400 328,400 180,000 328,600	525,400 329,098 189,000 329,563	36,000 698 9,000 963	13,000 11,602 9,000 4,637

-	FY 2007	FY	2008	Change	from
Service	authorized	Request	Conferee recommendation	FY 2008 request	FY 2007 authorized
DOD Total	1,367,300	1,326,400	1,373,061	46,661	- 5,761

Revision in permanent active duty end strength minimum levels (sec. 402)

The House bill contained a provision (sec. 402) that would establish the following minimum end strengths for active-duty personnel as of September 30, 2008: Army, 525,400; Navy, 329,098; Marine Corps, 189,000; and Air Force, 329,563.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would establish minimum end strengths for active-duty personnel of 328,400 and 328,600 for the Navy and the Air Force, respectively.

The conferees recommend minimum end strength levels for active forces as set forth in the following table:

	FY 2007	FY 2008	Change from
Service	authorized	Conferee rec- ommendation	FY 2007
Army	502,400 340,700 180,000 334,200	525,400 328,400 189,000 328,600	23,000 - 12,300 9,000 - 5,600
DOD Total	1,357,300	1,371,400	14,100

Additional authority for increases of Army and Marine Corps active duty end strengths for fiscal years 2009 and 2010 (sec. 403)

The House bill contained a provision (sec. 403) that would authorize additional active-duty end strength for the Army and the Marine Corps in fiscal years 2009 and 2010 above the strengths authorized for those services in fiscal year 2008. Over the 2-year period, the Army and Marine Corps would be authorized to increase active-duty end strength above their fiscal year 2008 authorizations by 22,000 and 13,000, respectively.

The Senate amendment contained no similar provision.

The Senate recedes with a technical amendment.

Increase in authorized strengths for Army officers on active duty in the grade of major (sec. 404)

The House bill contained a provision (sec. 404) that would amend section 523(a)(1) of title 10, United States Code, to increase the number of Army officers authorized to serve in the grade of major.

The Senate amendment contained a similar provision (sec. 501).

The Senate recedes.

Increase in authorized strengths for Navy officers on active duty in the grades of lieutenant commander, commander, and captain (sec. 405)

The House bill contained a provision (sec. 405) that would amend the table in section 523(a)(2) of title 10, United States Code, to increase the number of Navy officers authorized to serve on active duty in the grades of lieutenant commander, commander, and captain.

The Senate amendment contained a similar provision (sec. 502).

The Senate recedes with a technical amendment.

Increase in authorized daily average of number of members in pay grade E-9 (sec. 406)

The Senate amendment contained a provision (sec. 521) that would amend section 517(a) of title 10, United States Code, to authorize an increase from 1 percent to 1.25 percent on the upper limit of the authorized daily average of active-duty enlisted members in pay grade E-9.

The House bill contained no similar provision. The House recedes with a technical amendment.

Subtitle B—Reserve Forces

End strengths for Selected Reserve (sec. 411)

The House bill contained a provision (sec. 411) that would authorize the following end strengths for Selected Reserve personnel, including the end strengths for reserves on active duty in support of the reserves as of September 30, 2008: the Army National Guard of the United States, 351,300; the Army Reserve, 205,000; the Navy Reserve, 67,800; the Marine Corps Reserve, 39,600; the Air National Guard of the United States, 106,700; the Air Force Reserve, 67,500; and the Coast Guard Reserve, 10,000.

The Senate amendment contained a similar provision (sec. 411).

The Senate recedes with a technical amendment.

The conferees recommend end strength levels for the Selected Reserve for fiscal year 2008 as set forth in the following table:

	FY 2007	FY	2008	Change	e from
Service	authorized	Request	Conferee recommendation	FY 2008 request	FY 2007 authorized
Army National Guard	350,000	351,300	351,300	0	1,300
Army Reserve	200,000	205,000	205,000	0	5,000
Navy Reserve	71,300	67,800	67,800	0	-3,500
Marine Corps Reserve	39,600	39,600	39,600	0	0
Air National Guard	107,000	106,700	106,700	0	-300
Air Force Reserve	74,900	67,500	67,500	0	-7,400
DOD Total	842,800	837,900	837,900	0	- 4,900
Coast Guard Reserve	10,000	10,000	10,000	0	0

End strengths for Reserves on active duty in support of the reserves (sec. 412)

The House bill contained a provision (sec. 412) that would authorize the following end strengths for Reserves on active duty in support of the reserve components as of September 30, 2008: the Army National Guard of the United States, 29,240; the Army Reserve, 15,870; the Navy Reserve, 11,579; the Marine Corps Reserve, 2,261; the Air National Guard of the United States, 13,944; and the Air Force Reserve, 2,721.

The Senate amendment contained a similar provision (sec. 412) that would authorize end strengths of 29,204 for the Army National Guard of the United States; 13,936 for the Air National Guard of the United States; and identical end strengths for the other services.

The House recedes.

The conferees recommend end strength levels for Reserves on active duty in support of the reserves as set forth in the following table:

	FY 2007	FY	2008	Change	e from
Service	authorized	Request	Conferee recommendation	FY 2008 request	FY 2007 authorized
Army National Guard	27,441	29,204	29,204	0	1,763
Army Reserve	15,416	15,870	15,870	0	454
Navy Reserve	12,564	11,579	11,579	0	− 985
Marine Corps Reserve	2,261	2,261	2,261	0	0
Air National Guard	13,291	13,936	13,936	0	645
Air Force Reserve	2,707	2,721	2,721	0	14
DOD Total	73,680	75,571	75,571	0	1,891

End strengths for military technicians (dual status) (sec. 413)

The House bill contained a provision (sec. 413) that would authorize the following end strengths for military technicians (dual status) as of September 30, 2008: the Army Reserve, 8,249; the Army National Guard of the United States, 26,502; the Air Force Reserve, 9,909; the Air National Guard of the United States, 22,553.

The Senate amendment contained an identical provision (sec. 413).

The conference agreement includes this provision.

The conferees recommend end strength levels for military technicians (dual status) as set forth in the following table:

Service	FY 2007 authorized	FY 2008		Change from	
		Request	Conferee recommendation	FY 2008 request	FY 2007 authorized
Army Reserve	7,912 26,050 10,124	8,249 26,502 9,909	8,249 26,502 9,909	0 0	337 452 - 215
Air National Guard DOD Total	23,255 67,341	22,553 67,213	22,553 67,213	0	- 702 - 128

Fiscal year 2008 limitation on number of non-dual status technicians (sec. 414)

The House bill contained a provision (sec. 414) that would establish the maximum end strengths for the reserve components of the Army and Air Force for non-dual status technicians as of September 30, 2008.

The Senate amendment contained an identical provision (sec. 414).

The conference agreement includes this provision.

Maximum number of reserve personnel authorized to be on active duty for operational support (sec. 415)

The House bill contained a provision (sec. 415) that would authorize the maximum number of reserve component personnel who may be on active duty or full-time National Guard duty under section 115(b) of title 10, United States Code, during fiscal year 2008 to provide operational support.

The Senate amendment contained an identical provision (sec.

415).

The conference agreement includes this provision.

Future authorizations and accounting for certain reserve component personnel authorized to be on active duty or full-time National Guard duty to provide operational support (sec. 416)

The House bill contained a provision (sec. 416) that would require the Secretary of Defense to review the long-term operational support missions performed by reserve component personnel under section 115(b) of title 10, United States Code, and to submit the results of that review to the congressional defense committees by March 1, 2008. The provision would also require that future budget justification materials provided to the Congress include data regarding the numbers of reservists projected to be on active-duty or full-time National Guard duty for operational support under section 115(b) and a summary of the missions they would be performing.

The Senate amendment contained no similar provision.

The Senate recedes.

Revision of variances authorized for Selected Reserve end strengths (sec. 417)

The House bill contained a provision (sec. 417) that would amend section 115(f)(3) of title 10, United States Code, to authorize the Secretary of Defense to vary the end strength for a fiscal year for the Selected Reserve of any of the reserve components by a number equal to not more than 3 percent of that end strength.

The Senate amendment contained a similar provision (sec. 416).

The Senate recedes.

Subtitle C—Authorization of Appropriations

Military personnel (sec. 421)

The House bill contained a provision (sec. 421) that would provide an overall limit on the amounts authorized to be appropriated

for the military personnel accounts of the Department of Defense for fiscal year 2008.

The Senate amendment contained a similar provision (sec. 421).

The conference agreement includes this provision.

The conferees agree to the following changes from the budget request for the military personnel accounts:

LEGISLATIVE PROVISION NOT ADOPTED

Offsetting transfers from the National Defense Stockpile Transaction Fund

The House bill contained a provision (sec. 423) that would require the Secretary of Defense to transfer funds from the National Defense Stockpile Transaction Fund.

The Senate amendment contained no similar provision.

The House recedes.

TITLE V—MILITARY PERSONNEL POLICY

Subtitle A—Officer Personnel Policy

Assignment of officers to designated positions of importance and responsibility (sec. 501)

The House bill contained a provision (sec. 501) that would amend section 601(b) of title 10, United States Code, to authorize officers serving in the grades of lieutenant general or vice admiral and general or admiral to continue for up to 60 days to hold those grades following reassignment from positions authorized for those grades, unless sooner placed under orders to another position authorized for those grades.

The Senate amendment contained no similar provision.

The Senate recedes with a clarifying amendment.

Enhanced authority for reserve general and flag officers to serve on active duty (sec. 502)

The Senate amendment contained a provision (sec. 508) that would amend section 526(d) of title 10, United States Code, to ex-

clude from the limitations on the number of general and flag officers on active duty certain reserve general and flag officers serving on active duty for not more than 365 days. The total number of these officers could not exceed 10 percent of the number of reserve component general and flag officers authorized to be in an active status under section 12004 of title 10, United States Code.

The House bill contained no similar provision.

The House recedes.

Increase in years of commissioned service threshold for discharge of probationary officers and for use of force shaping authority (sec. 503)

The House bill contained a provision (sec. 502) that would amend sections 630, 647, and 14503 of title 10, United States Code, to provide that the secretaries of the military departments, under regulations prescribed by the Secretary of Defense, may discharge active or reserve component officers who have less than 6 years of active commissioned service or service in an active-status as a commissioned officer. The provision would also authorize discharge or transfer to the reserve active-status list for force restructuring purposes of officers with less than 6 years of service.

The Senate amendment contained no similar provision.

The Senate recedes.

Mandatory retirement age for active-duty general and flag officers continued on active duty (sec. 504)

The Senate amendment contained a provision (sec. 504) that would amend section 637(b)(3) of title 10, United States Code, relating to deferral of retirement and continuation on active duty of regular flag and general officers to conform with recently enacted extended age limits for mandatory retirement of general and flag officers serving on active duty that were included in section 502 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364).

The House bill contained no similar provision. The House recedes with a technical amendment.

Authority for reduced mandatory service obligation for initial appointments of officers in critically short health professional specialties (sec. 505)

The House bill contained a provision (sec. 531) that would amend section 651 of title 10, United States Code, to authorize the Secretary of Defense to reduce the 8-year minimum service obligation to 2 years for initial appointment of a commissioned officer in a critically short health professional specialty.

The Senate amendment contained a similar provision (sec. 505) that would provide that the minimum period of service under such a waiver would be the greater of 2 years or the period of obligated service associated with receipt of an accession bonus or special pay.

The House recedes with a clarifying amendment.

Expansion of authority for reenlistment of officers in their former enlisted grade (sec. 506)

The House bill contained a provision (sec. 532) that would amend sections 3258 and 8258 of title 10, United States Code, to authorize Regular Army and Air Force officers to reenlist in their former enlisted grade when separation as an officer is under honorable conditions and the officer is otherwise qualified for reenlistment.

The Senate amendment contained a similar provision (sec. 507).

The House recedes.

Increase in authorized number of permanent professors at the United States Military Academy (sec. 507)

The Senate amendment contained a provision (sec. 506) that would amend section 4331(b) of title 10, United States Code, to increase from 22 to 28 the authorized number of permanent professors at the United States Military Academy.

The House bill contained no similar provision.

The House recedes.

Promotion of career military professors of the Navy (sec. 508)

The House bill contained a provision (sec. 503) that would amend section 641 of title 10, United States Code, to authorize the promotion of an officer of the Navy or Marine Corps serving as a permanent professor at the Naval Academy in the grade of commander or lieutenant colonel to the grade of captain or colonel upon completion of 6 years of service as a permanent military professor or career military professor.

The Senate amendment contained a provision (sec. 509) that would amend chapter 603 of title 10, United States Code, to authorize promotion of career military professors of the Navy to the grade of captain or colonel not earlier than 3 years after selection as a permanent professor, pursuant to regulations prescribed by the Secretary of the Navy, which must include a competitive selection board process.

The House recedes with an amendment that would require the Secretary of Defense to conduct an assessment of the effectiveness of the promotion system established by this section and report the results of the assessment to the congressional defense committees no later than December 31, 2009, and that would require the Secretary of the Navy to submit a report regarding the need for any additional grade limitation exemptions by March 31, 2008.

Subtitle B—Reserve Component Management

Retention of military technicians who lose dual status in the Selected Reserve due to combat-related disability (sec. 511)

The House bill contained a provision (sec. 514) that would amend section 10216 of title 10, United States Code, to authorize: (1) a military technician (dual status) to continue employment as a military technician when the technician loses military status as a result of a combat-related disability; (2) the secretary concerned to waive temporarily the requirement that a military technician

maintain membership in the Selected Reserve to fill the position of a military technician (dual status) while that position is vacant as a result of the mobilization of the technician normally assigned to that position; and (3) the secretary concerned to defer mandatory separation of a military technician (dual status) until the technician attains eligibility for an unreduced annuity, but not beyond age 62.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would authorize retention until age 60 of a military technician (dual status) as a military technician if the technician loses dual status as the result of a combat-related disability and is otherwise qualified for the position.

Constructive service credit upon original appointment of reserve officers in certain health care professions (sec. 512)

The House bill contained a provision (sec. 512) that would amend section 12207(b) of title 10, United States Code, to authorize the granting of sufficient constructive service credit to persons receiving original appointments as reserve officers in critically short health care professions to be appointed in the grade of captain, or in the Navy Reserve, lieutenant.

The Senate amendment contained no similar provision.

The Senate recedes.

Mandatory separation of reserve officers in the grade of lieutenant general or vice admiral after completion of 38 years of commissioned service (sec. 513)

The House bill contained a provision (sec. 511) that would amend section 14508 of title 10, United States Code, to require separation from active status of reserve component officers serving in the grades of lieutenant general or vice admiral 30 days after completion of 38 years of commissioned service.

The Senate amendment contained a similar provision (sec. 534) that would also require separation from active status of these officers on the fifth anniversary of the date of an officer's appointment in the grade of lieutenant general or vice admiral, whichever is later.

The Senate recedes with an amendment that would require separation from active status of these officers upon completion of 5 years of service in grade or 30 days after completion of 38 years of commissioned service, whichever is later.

Maximum period of temporary federal recognition of person as Army National Guard officer or Air National Guard officer (sec. 514)

The House bill contained a provision (sec. 513) that would amend section 308(a) of title 32, United States Code, to extend the period that members of the National Guard may be granted temporary federal recognition from 6 months to 1 year.

The Senate amendment contained a similar provision (sec. 535).

The Senate recedes with a technical amendment.

Advance notice to members of reserve components of deployment in support of contingency operations (sec. 515)

The House bill contained a provision (sec. 517) that would require a minimum of 30 days advance notice, with a goal of 90 days advance notice, to a member of a reserve component called or ordered to active duty for a period of more than 30 days in support of a contingency operation.

The Senate amendment contained no similar provision.

The Senate recedes with a clarifying amendment.

Report on relief from professional licensure and certification requirements for reserve component members on long-term active duty (sec. 516)

The Senate amendment contained a provision (sec. 536) that would amend sections 1819(b)(5) and 1919(b)(5) of the Social Security Act to allow certain National Guard and reserve nurse aides who are called to active duty extra time, beginning July 1, 2007 and ending on September 30, 2008, to complete training and competency evaluations required by law. In addition, the provision would require the Secretary of Defense to report on the need for legislation to provide for the exemption of professional or other licensure or certification requirements for National Guard and reserve members who are placed on active duty for an extended period of time.

The House bill contained no similar provision.

The House recedes with an amendment that would delete the authorization for additional time for certification as required by the Social Security Act. The amendment would require a study by the Comptroller General of the United States to: (1) identify the number and type of licensure or certification requirements that could be impacted by extended periods of active duty; and (2) determine means to provide relief from such requirements if necessary.

Subtitle C—Education and Training

Revisions to authority to pay tuition for off-duty training or education (sec. 521)

The House bill contained a provision (sec. 523) that would authorize the secretaries of the military services, or the Secretary of Homeland Security with respect to the Coast Guard when it is not operating as a service in the Navy, to pay tuition and related expenses to certain members of the Ready Reserve.

The Senate amendment contained a similar provision (sec. 671).

The Senate recedes with a technical amendment.

Reduction or elimination of service obligation in an Army Reserve or Army National Guard troop program unit for certain persons selected as medical students at Uniformed Services University of the Health Sciences (sec. 522)

The House bill contained a provision (sec. 521) that would amend section 2107a(b) of title 10, United States Code, to authorize the Secretary of the Army to modify agreements entered into by cadets in the Reserve Officers' Training Scholarship Program who are

selected to be medical students at the Uniformed Services University of the Health Sciences or to participate in the Armed Forces Health Professions Scholarship and Financial Assistance program. Under this provision, the Secretary would be authorized to reduce or eliminate troop program unit service obligations and to establish, in lieu of that obligation, an active-duty service obligation upon a determination that it is in the best interests of the United States to modify the agreement and with the consent of the mem-

The Senate amendment contained no similar provision.

The Senate recedes.

Repeal of annual limit on number of ROTC scholarships under Army Reserve and Army National Guard financial assistance program (sec. 523)

The House bill contained a provision (sec. 522) that would amend section 2107a(h) of title 10, United States Code, to increase from 416 to 424 the limit on the number of Reserve Officer Training Corps (ROTC) scholarships that may be awarded to cadets who agree to serve in the reserve components of the Army.

The Senate amendment contained a similar provision (sec. 557) that would amend section 2107a(h) of title 10, United States Code, to repeal the limit on the number of ROTC scholarships that may be awarded to cadets who agree to serve in the reserve components of the Army.

The House recedes.

Treatment of prior active service of members in uniformed medical accession programs (sec. 524)

The Senate amendment contained a provision (sec. 551) that would amend sections 2114(b) and 2121(c) of title 10, United States Code, to require that medical students at the Uniformed Services University of the Health Sciences and persons participating in the armed forces Health Professions Scholarship and Financial Assistance Programs who have prior commissioned service, serve, while on active duty, in pay grade O-1, or in pay grade O-2 if they meet specified promotion criteria prescribed by the service secretary. The provision would also amend section 2004a of title 10, United States Code, to impose the same limitations regarding the pay grade and service credit exclusion on officers on active duty with prior commissioned service who are detailed as students at medical schools under section 2004a.

The House bill contained no similar provision.

The House recedes with an amendment that would provide that medical students at the Uniformed Services University of the Health Sciences and persons participating in the armed forces Health Professions Scholarship and Financial Assistance Programs with prior active service would continue to receive basic pay based on their former grade and years of service if that pay would be greater than the rate of basic pay for regular officers in the grade of second lieutenant or ensign. The provision would also amend section 2004a of title 10, United States Code, to provide that any officer detailed under this section to attend medical school would be required to revert to the grade of ensign or second lieutenant while receiving pay based on their prior grade or years of service.

Repeal of post-2007–2008 academic year prohibition on phased increase in cadet strength limit at the United States Military Academy (sec. 525)

The Senate amendment contained a provision (sec. 553) that would amend section 4342 of title 10, United States Code, to extend the authority of the Secretary of the Army to increase by up to 100 cadets per year the size of the Corps of Cadets at the United States Military Academy to a maximum of 4,400 cadets.

The House bill contained no similar provision.

The House recedes.

National Defense University master's degree programs (sec. 526)

The House bill contained a provision (sec. 524) that would amend section 2163 of title 10, United States Code, to authorize the President of the National Defense University to award a master of arts degree in strategic security studies to graduates of the School for National Security Executive Education.

The Senate amendment contained no similar provision.

The Senate recedes with a technical amendment.

Authority of the Air University to confer degree of master of science in flight test engineering (sec. 527)

The Senate amendment contained a provision (sec. 555) that would amend section 9317(a) of title 10, United States Code, to authorize the commander of the Air University to confer the degree of doctor of philosophy in strategic studies upon graduates of the School of Advanced Airpower Studies; the degree of master of air, space, and cyberspace studies upon graduates of Air University; and the degree of master of flight test engineering science upon graduates of the Air Force Test Pilot School.

The House bill contained no similar provision.

The House recedes with an amendment that would authorize the commander of the Air University to confer the degree of master of science in flight test engineering upon graduates of the Air Force Test Pilot School.

Enhancement of education benefits for certain members of reserve components (sec. 528)

The Senate amendment contained a provision (sec. 674) that would authorize an accelerated payment program for the educational benefits in chapters 1606 and 1607 of title 10, United States Code. The provision would also expand the eligibility criteria for attaining the maximum benefit for the education benefit under chapter 1607 of title 10, United States Code to 3 cumulative years of active service. Finally, the provision would create a buy-up program for service members eligible for the education benefit under chapter 1607 of title 10, United States Code.

The House bill contained no similar provision. The House recedes with a technical amendment. Extension of period of entitlement to educational assistance for certain members of the Selected Reserve affected by force shaping initiatives (sec. 529)

The Senate amendment contained a provision (sec. 675) that would eliminate the service requirement for continued eligibility for education benefits under chapter 1606 of title 10, United States Code, for service members who have been affected by base realignment and closure or other force shaping initiatives.

The House bill contained no similar provision.

The House recedes.

Time limit for use of educational assistance benefit for certain members of reserve components and resumption of benefit (sec. 530)

The House bill contained a provision (sec. 530) that would express the sense of Congress that the time limitation for use of education benefits under chapter 1607 of title 10, United States Code, should be extended to allow an individual entitled to such benefits to use those benefits for 10 years following separation from a reserve component.

The Senate amendment contained a similar provision (sec. 676) that would authorize a service member entitled to education benefits under chapter 1607 of title 10, United States Code, to use those benefits for 10 years after separation from a reserve component.

The House recedes with an amendment that would allow service members separated from a reserve component, who prior to separation were eligible for benefits under chapter 1607 of title 10, United States Code, to reclaim eligibility for those benefits upon rejoining a reserve component and to use those benefits for 10 years following any subsequent separation.

Secretary of Defense evaluation of the adequacy of the degree-granting authorities of certain military universities and educational institutions (sec. 531)

The House bill contained a provision (sec. 526) that would require the Secretary of Defense to evaluate the degree-granting authorities of certain military universities and educational institutions to assess whether the current process remains adequate, appropriate, and responsive to meet emerging military service education requirements. The Secretary would be required to submit a report on the evaluation to the Committees on Armed Services of the Senate and the House of Representatives no later than April 1, 2008.

The Senate amendment contained no similar provision.

The Senate recedes.

The conferees direct the Secretary of Defense, as part of the evaluation and report required under this section, to thoroughly review various proposals by the United States Air Force for expanded authority for the Commander of the Air University to grant degrees to attendees of the schools of the Air University. These proposals include, among others, authority to allow the Commander of the Air University to grant bachelor's and master's of arts degrees, and the degree of doctor of philosophy in strategic studies. The conferees believe that these Air Force initiatives raise important questions about the role of the services in providing advanced education

and that the Department must be more proactive in providing timely guidance and coordination in this key area affecting retention and career progression for both officer and enlisted personnel. The Secretary should provide an assessment of these proposals and recommendations for legislation, if required.

Report on success of Army National Guard and Reserve Senior Reserve Officers' Training Corps financial assistance program (sec. 532)

The House bill contained a provision (sec. 529) that would require the Secretary of Defense to ensure that Senior Reserve Officer's Training Corps (SROTC) scholarships are available to students attending historically Black colleges and universities, minority institutions, and Hispanic-serving institutions.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of the Army to submit a report to the Committees on Armed Services of the Senate and House of Representatives on the success of the financial assistance program of the SROTC in securing the appointment of second lieutenants in the Army Reserve and the Army National Guard. The report would include detailed information on the appointment of cadets enrolled in historically Black colleges or universities, minority institutions, and Hispanic-serving institutions and address efforts to increase awareness of the availability and advantages of appointment in the SROTC at these institutions and to increase the number of cadets at these institutions.

The conferees encourage the Secretary of the Army to expand the Army's outreach program to students attending historically Black colleges or universities, minority institutions, and Hispanicserving institutions, and to ensure that SROTC scholarships are available to qualified students at these institutions.

Report on utilization of tuition assistance by members of the armed forces (sec. 533)

The Senate amendment contained a provision (sec. 673) that would require the secretary of each of the military departments to submit to the congressional defense committees by April 1, 2008 a report on the utilization of tuition assistance by members of the armed forces, both in the regular and reserve components, during fiscal year 2007.

The House bill contained no similar provision. The House recedes with a technical amendment.

Navy Junior Reserve Officers' Training Corps unit for Southold, Mattituck, and Greenport High Schools (sec. 534)

The House bill contained a provision (sec. 527) that would authorize the Southold, Mattituck, and Greenport High Schools, located in Southold, New York, to be treated as a single institution for the purposes of maintaining a Navy Junior Reserve Officers' Training Corps unit.

The Senate amendment contained a similar provision (sec. 554).

The Senate recedes with a technical amendment.

Report on transfer of administration of certain educational assistance programs for members of the reserve components (sec. 535)

The House bill contained a provision (sec. 525) that would recodify the reserve educational assistance programs in chapters 1606 and 1607 of title 10, United States Code, from title 10 to title 38, United States Code, and transfer administration of those programs to the Department of Veterans Affairs.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of Defense, in cooperation with the Secretary of Veterans Affairs, to submit to the congressional defense and veterans affairs committees a report on the feasibility and merits of transferring the administration of the educational assistance programs for members of the reserve components contained in chapters 1606 and 1607 of title 10, United States Code, from the Department of Defense to the Department of Veterans Affairs, no later than September 1, 2008. The provision would further require both the Defense Business Board, in cooperation with the Reserve Forces Policy Board, and the Veterans Affairs Advisory Committee on Education to review the report, and provide their independent reviews. The provision would also require the Comptroller General of the United States to assess the study and to report to the congressional defense and veterans affairs committees the results of that assessment by November 1, 2008.

Subtitle D-Military Justice and Legal Assistance Matters

Authority to designate civilian employees of the Federal Government and dependents of deceased members as eligible for legal assistance from Department of Defense legal staff resources (sec. 541)

The House bill contained a provision (sec. 541) that would amend section 1044(a) of title 10, United States Code, to authorize the provision of legal assistance to certain civilian employees of the Federal Government serving with, or preparing to serve with, an armed force in support of a contingency operation.

The Senate amendment contained a similar provision (sec. 572) that would clarify the authority of the service secretaries to provide legal assistance to civilian employees of the Department of Defense in locations where legal assistance from non-military legal assist-

ance providers is not reasonably available.

The Senate recedes with an amendment that would authorize the provision of legal assistance to survivors of deceased members or former members who were dependents of the member or former member at the time of the member's death and to civilian employees of the Federal Government serving in locations where legal assistance from non-military legal assistance providers is not reasonably available.

Authority of judges of the United States Court of Appeals for the Armed Forces to administer oaths (sec. 542)

The Senate amendment contained a provision (sec. 571) that would amend section 936 of title 10, United States Code, to authorize judges of the United States Court of Appeals for the Armed Forces to administer oaths.

The House bill contained no similar provision. The House recedes with a technical amendment.

Modification of authorities on senior members of the Judge Advocate Generals' Corps (sec. 543)

The Senate amendment contained a provision (sec. 573) that would require that the Judge Advocates General of the Army, Navy, and Air Force serve in the grade of lieutenant general or vice admiral, and would exclude them from the authorized number of officers serving in grades above major general or rear admiral. The provision would also authorize the position of Legal Counsel to the Chairman of the Joint Chiefs of Staff, and would require that the officer appointed to this position serve in the grade of brigadier general or rear admiral (lower half) and be recommended by a board of officers convened by the Secretary of Defense.

The House bill contained no similar amendment.

The House recedes with an amendment that would amend section 525(b) of title 10, United States Code, to increase from 15.7 to 16.3 the percentage of general officers or admirals in a military service that may be appointed above the grade of major general or rear admiral. The House amendment would also require the Secretary of Defense to develop a strategic plan linking the missions and requirements of the Department of Defense for general and flag officers to the statutory limits on the numbers of general and flag officers, and current assignment, promotion, and joint officer development policies for general and flag officers.

Prohibition against members of the armed forces participating in criminal street gangs (sec. 544)

The House bill contained a provision (sec. 579) that would require the Secretary of Defense to revise Department of Defense Directive 1325.6 to include membership in a criminal street gang among the list of prohibited activities by members of the armed forces.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of Defense to prescribe regulations to prohibit the active participation by members of the armed forces in a criminal street gang.

Subtitle E-Military Leave

Temporary enhancement of carryover of accumulated leave for members of the armed forces (sec. 551)

The Senate amendment contained a provision (sec. 591) that would increase for all service members the number of days of accumulated leave they may carry over from 1 fiscal year to the next from 60 to 90 days. The provision would also increase by 1 year the length of time available to use leave accumulated under the special leave accrual provisions of section 701(f) of title 10, United States Code. Finally, the provision would amend section 501(b) of title 37, United States Code, to authorize enlisted service members who have accumulated more than 120 days of leave under section 701(f)

of title 10, United States Code, to sell back, on a one-time basis, up to 30 days of such leave in excess of 120 days.

The House bill contained no similar provision.

The House recedes with an amendment that would reduce the enhanced leave carryover provision from 90 to 75 days, and would terminate this authority after December 31, 2010.

Enhancement of rest and recuperation leave (sec. 552)

The Senate amendment contained a provision (sec. 594) that would authorize an additional 5 days of rest and recuperation leave under section 705(b) of title 10, United States Code, for certain service members whose overseas tours of duty last longer than 12 months.

The House bill contained no similar provision.

The House recedes.

Subtitle F—Decorations and Awards

Authorization and request for award of Medal of Honor to Leslie H. Sabo, Jr., for acts of valor during the Vietnam War (sec. 561)

The House bill contained a provision (sec. 551) that would authorize the President to award the Medal of Honor to Leslie H. Sabo, Jr., who served in the U.S. Army during the Vietnam War.

The Senate amendment contained a similar provision (sec. 593(c)).

The Senate recedes.

Authorization and request for award of Medal of Honor to Henry Svehla for acts of valor during the Korean War (sec. 562)

The House bill contained a provision (sec. 552) that would authorize the President to award the Medal of Honor to Henry Svehla who served in the U.S. Army during the Korean War.

The Senate amendment contained a similar provision (sec. 593(e)).

The Senate recedes.

Authorization and request for award of Medal of Honor to Woodrow W. Keeble for acts of valor during the Korean War (sec. 563)

The House bill contained a provision (sec. 553) that would authorize the President to award the Medal of Honor to Woodrow W. Keeble who served in the U.S. Army during the Korean War.

The Senate amendment contained a similar provision (sec. 593(b)).

The Senate recedes.

Authorization and request for award of Medal of Honor to Private Philip G. Shadrach for acts of valor as one of Andrews' Raiders during the Civil War (sec. 564)

The House bill contained a provision (sec. 554) that would authorize the President to award the Medal of Honor to Private Philip G. Shadrach, who served in the U.S. Army during the Civil War.

The Senate amendment contained a similar provision (sec. 593(d)).

The Senate recedes with a technical amendment.

Authorization and request for award of Medal of Honor to Private George D. Wilson for acts of valor as one of Andrews' Raiders during the Civil War (sec. 565)

The House bill contained a provision (sec. 555) that would authorize the President to award the Medal of Honor to Private George D. Wilson, who served in the U.S. Army during the Civil War.

The Senate amendment contained a similar provision (sec. 593(f)).

The Senate recedes with a technical amendment.

Subtitle G—Impact Aid and Defense Dependents Education System

Continuation of authority to assist local educational agencies that benefit dependents of members of the armed forces and Department of Defense civilian employees (sec. 571)

The House bill contained a provision (sec. 562) that would authorize \$50.0 million for continuation of the Department of Defense (DOD) assistance program to local agencies that are impacted by enrollment of dependent children of military members and civilian employees of the Department of Defense. This provision would also authorize \$15.0 million for assistance to local educational agencies with significant changes in enrollment of military and civilian school-aged dependent children due to base closures, force structure changes, or force relocations.

The Senate amendment contained a similar provision (sec. 561) that would authorize \$35.0 million and \$10.0 million for each as-

sistance program, respectively.

The Senate recedes with an amendment that would authorize \$30.0 million for continuation of assistance to agencies impacted by enrollment of DOD military and civilian employee dependents, and \$10.0 million for assistance to agencies with significant changes in enrollment of children due to base closures, force structure changes, or force relocations.

Impact aid for children with severe disabilities (sec. 572)

The Senate amendment contained a provision (sec. 562) that would authorize \$5.0 million for impact aid payments for children with disabilities for continuation of the Department of Defense's assistance to local educational agencies that benefit dependents with severe disabilities.

The House bill contained no similar provision.

The House recedes.

Inclusion of dependents of non-Department of Defense employees employed on Federal property in plan relating to force structure changes, relocation of military units, or base closures and realignments (sec. 573)

The Senate amendment contained a provision (sec. 563) that would amend section 574(e)(3) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) to include dependents of personnel who work on federal property but are not members of the armed forces or civilian employees of the Department of Defense in the plan and annual reports required

to identify and assist local educational agencies experiencing growth in enrollment due to force structure changes, relocation of military units, or base closure and realignments. The provision would make the definition of "military dependent students" consistent with the definition used for purposes of computation of payments under the Federal Impact Aid program authorized in section 7703 of title 20, United States Code.

The House bill contained no similar provision.

The House recedes.

Payment of private boarding school tuition for military dependents in overseas areas not served by Defense Dependents' Education System schools (sec. 574)

The House bill contained a provision (sec. 561) that would amend section 1407(b)(1) of the Defense Dependents' Education Act of 1978 (20 U.S.C. 926(b)(1)) to authorize the Secretary of Defense to pay tuition for attendance at private boarding schools in the United States for military dependents in overseas areas not served by Department of Defense schools.

The Senate amendment contained a similar provision (sec.

564)

The House recedes with a clarifying amendment.

Subtitle H—Military Families

Department of Defense Military Family Readiness Council and policy and plans for military family readiness (sec. 581)

The Senate amendment contained a provision (sec. 581) that would amend chapter 88 of title 10, United States Code, to establish a Department of Defense Military Family Readiness Council to review and make recommendations on Department of Defense policy requirements for the support of military family readiness; to monitor requirements for the support of military family readiness; and to evaluate and assess the effectiveness of military family readiness programs and activities of the Department of Defense.

The Senate amendment contained another provision (sec. 582) that would amend chapter 88 of title 10, United States Code, to require the Secretary of Defense to develop a policy and plans for the

support of military family readiness.

The House bill contained no similar provisions.

The House recedes with a clarifying amendment that would combine the Senate provisions and include the senior enlisted advisors of the Army, Navy, Marine Corps, and Air Force, or the spouse of a senior enlisted member from each service as a member of the Department of Defense Military Family Readiness Council.

The conferees expect the council to meet not less often than twice each year, and that not more than one of these meetings will

be in the National Capitol Region.

Yellow Ribbon Reintegration Program (sec. 582)

The House bill contained a provision (sec. 515) that would establish a Department of Defense working group to identify and assess the reintegration needs of members of the reserve components who return from overseas operational deployment.

The House bill also contained a provision (sec. 516) that would require the Secretary of Defense, in coordination with the Chief of the National Guard Bureau, to establish a national combat veteran reintegration program, to be known as the Yellow Ribbon Reintegration Program, to provide National Guard members and their families with sufficient information, services, referral, and proactive approach opportunities throughout the entire deployment cycle. The provision would designate the National Guard Bureau as the executive agent for this program, and would require establishment of a Center of Excellence for Reintegration Programs, appointment of an Advisory Board, and employment of personnel to implement the Yellow Ribbon program at the State level.

The Senate amendment contained a similar provision (sec. 683) that would require a Yellow Ribbon Reintegration Program to serve both National Guard and reserve members and their families, and would designate the Office of the Secretary of Defense for Per-

sonnel and Readiness as the executive agent.

The Senate amendment also contained a provision (sec. 587) that would require the Secretary of Defense to carry out a pilot program, to be known as the National Military Family Readiness and Servicemember Reintegration Outreach Program, to assess the feasibility and advisability of providing assistance and support to the Adjutant General of a State or territory for the purpose of creating comprehensive soldier and family preparedness and reintegration outreach programs.

The House recedes with an amendment that would authorize the Secretary to create State Deployment Cycle Support Teams to administer the Yellow Ribbon Reintegration Program at the State level and would authorize outreach programs to educate service members and their families about the Yellow Ribbon Reintegration

The conferees acknowledge that the reserve component has changed from a strategic reserve to an operational reserve, fully engaged in the global war on terror, and that reserve component members face challenges that are inherently different from their counterparts in the active component. One such challenge is reintegration to civilian life. The Department of Defense has recognized the need for programs that address similar challenges for service members in active components returning from combat and has instituted such programs.

The conference outcome will ensure that members of the reserve components returning to their hometowns following demobilization have access to improved services and resources that allow them to successfully reintegrate back into society.

Study to enhance and improve support services and programs for families of members of regular and reserve components undergoing deployment (sec. 583)

The House bill contained a series of provisions that would ad-

dress support to families of deployed service members:

The House bill contained a provision (sec. 580) that would require the Secretary of Defense to carry out a study to evaluate the feasibility and advisability of establishing a pilot program on family-to-family support for families of members of the National Guard

and reserves undergoing deployment.

The House bill contained a provision (sec. 581) that would require the Secretary of Defense to conduct a study to evaluate the feasibility and advisability of contracting with a private sector entity with expertise in the health and well-being of families and children, infants, and toddlers to enhance and develop support services for children of members of the National Guard and reserve who are deployed.

The House bill contained a provision (sec. 1034) that would require the Secretary of Defense to submit a report to Congress no later than 180 days after enactment of this Act regarding the impact on military family members of multiple deployments as part of Operation Iraqi Freedom and Operation Enduring Freedom.

The Senate amendment also contained a series of provisions that would address support to families of deployed military per-

sonnel:

The Senate amendment contained a provision (sec. 583) that would require the Secretary of Defense to enhance and improve current programs of the Department of Defense to provide family support for families of deployed members of the armed forces, including deployed members of the National Guard and reserve, be-

fore, during, and after their deployment cycle.

The Senate amendment contained a provision (sec. 584) that would require the Secretary of Defense to provide information to parents and other caretakers of children, including infants and toddlers, to assist the parents and caretakers in responding to the adverse implications of the deployment of a service member, including the death or injury of the service member, and to develop programs and activities to increase awareness in military and civilian communities of the adverse implications of deployment of service members

The Senate amendment contained a provision (sec. 585) that would require the Secretary of Defense to conduct a study to evaluate the feasibility and advisability of contracting with a private sector entity with expertise in the health and well-being of families and children, infants, and toddlers to enhance and develop support services for children of deployed members of the active and reserve components.

The Senate amendment contained a provision (sec. 586) that would require the Secretary of Defense to carry out a study to evaluate the feasibility and advisability of establishing a pilot program on family-to-family support for families of deployed members

of the active and reserve components.

The Senate recedes with an amendment that would combine the House and Senate provisions to require a study to determine the most effective means to enhance and improve family support programs for families of the regular and reserve components of the armed forces before, during, and after deployment.

In a separate provision contained elsewhere in this conference report, the conferees would require the establishment of a national combat veteran reintegration program, to be known as the Yellow Ribbon Reintegration Program, to provide families of deployed service members with information, services, referrals, and proactive outreach throughout the entire deployment cycle.

The conferees are concerned about the adequacy of support available to families of deployed service members, particularly the support available to families of National Guard and reserve personnel who are not located in the vicinity of a military installation with extensive family support programs. The conferees strongly encourage the Secretary of Defense to expeditiously implement and improve programs that will enhance the support available to these families.

Protection of child custody arrangements for parents who are members of the armed forces deployed in support of a contingency operation (sec. 584)

The House bill contained a provision (sec. 577) that would amend title II of the Servicemembers Civil Relief Act (SCRA) (50 U.S.C. App. 521 et seq.) to limit the authority of a court to modify or amend a previous order or judgment regarding custody of a child of a service member while the service member is deployed in support of a contingency operation. The provision would also bar courts from considering the absence of the service member by reason of deployment in determining the best interests of a child.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would modify sections 201 and 202 of the SCRA to clarify that the act applies to

child custody proceedings.

The conferees recognize that service members who have been awarded custody of minor children but who are required to deploy or be absent from their children as a result of their military duties are vulnerable to litigation initiated by non-custodial parents. The procedural protections of the SCRA apply in child custody cases and, in most cases, should prevent adverse judgments until members can be present to defend their interests. The modifications to the SCRA included in this provision underscore the importance of SCRA protections in child custody cases. While the facts in child custody disputes are central to determinations of the best interests of minor children, the conferees would urge judges who must decide such cases not to consider the mere absence of a service member who is performing military duty to constitute the sole or even a major factor in a court's determination about what is in the best interests of a child.

Family leave in connection with injured members of the Armed Forces (sec. 585)

The House bill contained a provision (sec. 675) that would amend the Family and Medical Leave Act (FMLA) of 1993 (29 U.S.C. 2611) to provide leave to an eligible employee in the case of any qualifying exigency, as determined in regulation by the Secretary of Labor, arising from the fact that the spouse, child, or parent of the employee is on active duty or has been notified of an impending call or order to active duty in support of a contingency operation.

The Senate amendment contained a provision (sec. 1093) that would authorize the Office of Personnel Management to establish

a program under which federal civilian employees designated as caregivers could use leave for the purpose of caring for a family member of a member of the armed forces serving on active duty in support of a contingency operation. The provision would authorize the Secretary of Labor to establish a similar voluntary private sector leave program.

The Senate recedes with an amendment that would also extend the FMLA to provide leave to eligible employees, including federal civilian employees, who are the spouse, son, daughter, parent, or next of kin of a seriously injured service member, in order to care for the service member. The amendment would also extend the amount of leave time available for caregivers of seriously injured service members from 12 workweeks to 26 workweeks.

The conferees note that this extension of the FMLA to cover caregivers of injured service members conforms with the recommendation made by The President's Commission on Care for America's Returning Wounded Warriors to allow up to 26 workweeks of leave to an eligible family member of a service member

who has a combat-related injury.

Family care plans and deferment of deployment of single parent or dual military couples with minor dependents (sec. 586)

The House bill contained a provision (sec. 578) that would authorize a service member to request deferment from deployment to an area for which imminent danger pay is authorized if the member has minor dependents and a spouse who is a service member deployed to an area for which imminent danger pay is authorized.

The Senate amendment contained a provision (sec. 1072) that would express the sense of Congress that single parents who are members of the armed forces with minor dependents, and dual-military couples with minor dependents, should develop and maintain effective family care plans, and that the Secretary of Defense should establish procedures to ensure that if a single parent and both spouses in a dual-military couple are required to deploy to an area for which imminent danger pay is authorized, requests for deferment from deployment due to unforeseen circumstances are rapidly evaluated and that appropriate steps are taken to ensure adequate care for minor dependents.

The House recedes with an amendment that would require the Secretary of Defense to establish appropriate procedures to ensure that an adequate family care plan is in place for a member of the armed forces with minor dependents who is a single parent or whose spouse is also a member of the armed forces when the member may be deployed in an area for which imminent danger pay is authorized. The procedures should allow the member to request a deferment of deployment due to unforeseen circumstances, and the

request should be considered and responded to promptly.

Education and treatment services for military dependent children with autism (sec. 587)

The Senate amendment contained a provision (sec. 595) that would require the Secretary of Defense to conduct one or more demonstration projects to evaluate improved approaches to the provision of education and treatment services to military dependent

children with autism. The amendment would also require the assignment of case managers for both medical and educational services and the voluntary development of individualized autism services plans.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary of Defense to conduct a comprehensive assessment of the availability of federal, State, and local education and treatment services on and in the vicinity of certain military installations for children of service members who are diagnosed with autism. The amendment would also require the service secretaries to ensure that, whenever practicable, eligible members are assigned only in geographic areas with educational services and facilities available on or in the vicinity of the military installation that provide special education and related services consistent with the Individuals with Disabilities Education Act (20 U.S.C. 1400 et seq.). The amendment would authorize one or more demonstration projects to evaluate the provision of educational services and treatment services to eligible dependents.

Commendation of efforts of Project Compassion in paying tribute to members of the armed forces who have fallen in the service of the United States (sec. 588)

The Senate amendment contained a provision (sec. 1077) that would express the sense of the Senate commending Kaziah M. Hancock, other Project Compassion volunteer professional portrait artists, and the entire Project Compassion organization for their tireless work in paying tribute to members of the armed forces who have fallen in the service of the United States.

The House bill contained no similar provision.

The House recedes with an amendment that would express a sense of Congress that the people of the United States owe the deepest gratitude to Kaziah M. Hancock and the members of Project Compassion.

Subtitle I—Other Matters

Uniform performance policies for military bands and other musical units (sec. 590)

The House bill contained a provision (sec. 572) that would amend chapter 49 of title 10, United States Code, to provide uniform policy for Department of Defense bands and musical units regarding when public performances are permitted, the conditions under which band members may perform in their personal capacities, and recording of music for distribution to the public.

The Senate amendment contained a similar provision (sec. 592).

The Senate recedes with a clarifying amendment.

Transportation of remains of deceased members of the armed forces and certain other persons (sec. 591)

The House bill contained a provision (sec. 1454) that would require the secretaries of the military services to provide for the delivery of the remains of deceased service members who die in a

combat theater of operations and whose remains are returned to the United States through the mortuary facility at Dover Air Force Base, Delaware, to the commercial, general aviation, or military airport, when air transportation is utilized, nearest to the place selected by the person designated to direct the disposition of the remains.

The Senate amendment contained a similar provision (sec. 657).

The Senate recedes.

Expansion of number of academies supportable in any State under STARBASE program (sec. 592)

The House bill contained a provision (sec. 573) that would amend section 2193b of title 10, United States Code, to repeal the limitation on the number of STARBASE academies in each State.

The Senate amendment contained a provision (sec. 552) that would increase from two to four the maximum number of STARBASE academies in a State that could be supported with Department of Defense funds.

The House recedes with a technical amendment.

Gift acceptance authority (sec. 593)

The House bill contained a provision (sec. 571) that would amend section 2601(b)(4) of title 10, United States Code, to extend from December 31, 2007 to December 31, 2010, the authority for the Secretary of Defense to accept gifts for the benefit of members of the armed forces, civilian employees of the Department of Defense (DOD), and dependents of such members or employees.

The Senate amendment contained a similar provision (sec. 1025) that would make this gift acceptance authority permanent and require the Secretary of Defense to prescribe regulations prohibiting the solicitation of any gift by any DOD employee if the nature or circumstances of the solicitation would compromise the integrity or the appearance of integrity of any DOD program or official.

The House recedes.

Conduct by members of the Armed Forces and veterans out of uniform during hoisting, lowering, or passing of United States flag (sec. 594)

The Senate amendment contained a provision (sec. 1073) that would amend section 9 of title 4, United States Code, to authorize members of the armed forces and veterans not wearing a uniform to render a salute during the ceremony of hoisting or lowering the flag, or when the flag is passing in a parade or in review.

The House bill contained no similar provision. The House recedes with a technical amendment.

Annual report on cases reviewed by National Committee for Employer Support of the Guard and Reserve (sec. 595)

The Senate amendment contained a provision (sec. 1044) that would amend section 4332 of title 38, United States Code, to require the Secretary of Veterans Affairs to include in an annual report to Congress the number of cases regarding veterans' employ-

ment or reemployment rights reviewed by the Secretary of Defense under the National Committee for Employer Support of the Guard and Reserve of the Department of Defense during the fiscal year for which the report is made.

The House bill contained no similar provision.

The House recedes.

Modification of Certificate of Release or Discharge from Active Duty (DD Form 214) (sec. 596)

The Senate amendment contained a provision (sec. 596) that would require the Secretary of Defense, in consultation with the Secretary of Veterans Affairs, to modify the Certificate of Release or Discharge from Active Duty (DD Form 214) to permit a service member, upon discharge or release from active duty, to elect that the DD 214 be forwarded to the Central Office of the Department of Veterans Affairs or to the appropriate office of the Department of Veterans Affairs for the State or locality where the member will reside.

The House bill contained no similar provision. The House recedes with a technical amendment.

The conferees direct the Secretary of Defense to assess the feasibility of issuing the DD Form 214 containing only the last four digits of a service member's Social Security account number. If the Secretary determines that it is feasible, the Secretary should also determine a timeline for implementing such a change. The Secretary should submit a report of the assessment to the Committees on Armed Services of the Senate and the House of Representatives no later than 180 days after the date of enactment of this Act.

Reports on administrative separations of members of the Armed Forces for personality disorder (sec. 597)

The Senate amendment contained a provision (sec. 597) that would require the Secretary of Defense to report to the congressional defense committees by April 1, 2008 on all cases of administrative separation from the armed forces of any service member who had served in Iraq or Afghanistan since October 2001 for personality disorder. Additionally, the provision would prohibit the administrative separation of any such service member until such time as the Secretary of Defense submits that report, unless a clinical review is first conducted in the office of the surgeon general of the military department concerned. The provision would also require the Comptroller General of the United States to report to the congressional defense committees by June 1, 2008 on the policies and procedures of the Department of Defense and the military departments relating to the separation of members of the armed forces for personality disorder.

The House bill contained no similar provision.

The House recedes with an amendment that would eliminate the prohibition against administrative separation for personality disorder without a review, but would retain the reports required of the Secretary of Defense and the Comptroller General. Program to commemorate 50th anniversary of the Vietnam War (sec. 598)

The House bill included a provision (sec. 576) that would require the Secretary of Defense to conduct a program to commemorate the 50th anniversary of the Vietnam War and to coordinate and support programs of the federal, State, and local governments, and the activities of other persons and organizations, for this purpose. This provision would authorize the establishment of a fund to be administered by the Secretary of Defense and would authorize \$3.0 million to be appropriated for deposit in the fund in fiscal year 2008. The provision would also authorize acceptance of voluntary services in support of commemoration activities and direct the program to continue through 2025 with the Secretary determining the schedule of events and priority of efforts for the duration of the program.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would authorize the Secretary to carry out such a program and to determine the duration of the commemoration, and would authorize \$1.0 million for program planning and activities. The amendment would omit provisions relating to protections to be afforded to volunteers pending further study, planning, and evaluation of the appropriate functions to be performed by volunteers and the conditions under which their services would be accepted.

Recognition of members of the Monuments, Fine Arts, and Archives program of the Civil Affairs and Military Government Sections of the Armed Forces during and following World War II (sec. 599)

The House bill contained a provision (sec. 575) that would recognize the men and women who served in the Monuments, Fine Arts, and Archives program under the Civil Affairs and Military Government sections of the United States armed forces for their role in the preservation, protection, and restitution of monuments, works of art, and other artifacts of cultural importance in Europe and Asia during and following World War II.

The Senate amendment contained no similar provision.

The Senate recedes.

LEGISLATIVE PROVISIONS NOT ADOPTED

Cold War Victory Medal

The House bill contained a provision (sec. 556) that would require the service secretaries to issue a Cold War Victory Medal to former service members who served during the Cold War.

The Senate amendment contained no similar provision.

The House recedes.

Combat veterans mentoring program for current members of the Armed Forces

The House bill contained a provision (sec. 574) that would require the Secretary of Defense to establish a program that would provide combat veterans the opportunity to meet and mentor cur-

rent members of the Armed Forces before, during, and after deployments.

The Senate amendment contained no similar provision.

The House recedes.

Emergency assistance for local educational agencies enrolling military dependent children

The Senate amendment contained a provision (sec. 566) that would authorize the Secretary of Defense to provide assistance to eligible local educational agencies for the additional education, counseling, and other needs of military dependent children who are affected by war-related action.

The House bill contained no similar provision.

The Senate recedes.

Establishment of Combat Medevac Badge

The House bill contained a provision (sec. 557) that would amend chapter 537 of title 10, United States Code, to require the service secretaries to issue a badge to be known as the Combat Medevac Badge to service members who served in combat after June 25, 1950, as a pilot or crew member of a helicopter medical evacuation ambulance and who meet the requirements for the award of that badge, as prescribed by the secretary concerned.

The Senate amendment contained no similar provision.

The House recedes.

Expansion of exclusion of military permanent professors from strength limitations for officers below general and flag grades

The Senate amendment contained a provision (sec. 503) that would amend section 523(b) of title 10, United States Code, to increase from 50 to 85 the number of permanent professors for each of the United States Military Academy, the United States Air Force Academy and professors of the United States Navy who are career military professors who may be excluded from the authorized number of commissioned officers who may be serving on active duty in that grade.

The House bill contained no similar provision.

The Senate recedes.

Heavily impacted local educational agencies

The Senate amendment contained a provision (sec. 565) that would require the Secretary of Education to deem each local educational agency that was eligible to receive a fiscal year 2007 basic support payment for heavily impacted local educational agencies under section 8003(b)(2) of the Elementary and Secondary Education Act of 1965~(20~U.S.C.~7703(b)(2)) as eligible to receive a basic support payment for heavily impacted local educational agencies for the fiscal year for which the determination is made.

The House bill contained no similar provision.

The Senate recedes.

Navy Senior Reserve Officers' Training Corps program at University of Miami, Coral Gables, Florida

The House bill contained a provision (sec. 528) that would authorize the Secretary of the Navy to establish and maintain a Navy Senior Officers' Training Corps program at the University of Miami, Coral Gables, Florida.

The Senate amendment contained no similar provision.

The House recedes.

Prohibition on the unauthorized use of names and images of members of the Armed Forces

The House bill contained a provision (sec. 582) that would, except when authorized by an individual or the individual's survivor, prohibit the knowing use of the name or picture of a current or former service member in connection with any merchandise, retail product, impersonation, solicitation, or commercial activity in a manner reasonably calculated to connect the protected individual with that individual's service in the armed forces.

The Senate amendment contained no similar provision.

The House recedes.

The conferees direct the Secretary of Defense to conduct a study on the issue of protecting the use of names and images of current and former members of the armed services, both living and deceased. This study should include an analysis of the legal issues related to the limitations placed on the use of the names and images of these current and former military personnel by non-U.S. Government entities. This study should specifically address the use of these names and images on commercial products and merchandise as well as the privacy rights of the service members and their family and next of kin in association with this use. The study should also include options and recommendations for protecting service members' names and images. The Secretary shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the results of this study not later than 90 days after the enactment of this Act. In addition, the conferees have asked the Congressional Research Service to do a similar study in order to obtain multiple legal viewpoints on this important topic.

It is the sense of the conferees that the commercial use of names and images of deceased service members should be treated with respect and dignity, and that individuals should take into account the feelings of the family and next-of-kin of those service members when using their names and images, especially if the family members have requested that their son or daughter's name and/or image not be used.

TITLE VI—COMPENSATION AND OTHER PERSONNEL BENEFITS

Subtitle A-Pay and Allowances

Fiscal year 2008 increase in military basic pay (sec. 601)

The House bill contained a provision (sec. 601) that would authorize a pay raise for the members of the uniformed services of 3.5 percent effective on January 1, 2008. This across-the-board pay raise is 0.5 percent above the budget request.

The Senate amendment contained a similar provision (sec. 601).

The House recedes.

Basic allowance for housing for reserve component members without dependents who attend accession training while maintaining a primary residence (sec. 602)

The House bill contained a provision (sec. 602) that would authorize unmarried reserve component members without dependents to receive basic allowance for housing while attending initial training following accession, provided that the member maintains a permanent residence.

The Senate amendment contained no similar provision.

The Senate recedes with a technical amendment.

Extension and enhancement of authority for temporary lodging expenses for members of the armed forces in areas subject to major disaster declaration or for installations experiencing sudden increase in personnel levels (sec. 603)

The Senate amendment contained a provision (sec. 605) that would increase from 20 to 60 the maximum number of days the secretary of a military department may pay temporary lodging expenses associated with changes of permanent station involving installations located in an area subject to a declaration of major disaster or experiencing a sudden increase in personnel moving to or from that installation.

The House bill contained no similar provision.

The House recedes with a technical amendment.

Income replacement payments for reserve component members experiencing extended and frequent mobilization for active duty service (sec. 604)

The House bill contained a provision (sec. 603) that would clarify the eligibility criteria for payments under the reserve income replacement program. The provision would change the method for measuring cumulative periods of qualifying service by counting cumulative days, rather than months. The provision would also authorize the continuation of income replacement payments in the case of service members who are retained on active duty to receive authorized medical care or to be evaluated for disability.

The Senate amendment contained a similar provision (sec. 681).

The Senate recedes with a technical amendment.

Midmonth payment of basic pay for contributions of members of the uniformed services participating in Thrift Savings Plan (sec. 605)

The House bill contained a provision (sec. 604) that would authorize the Department of Defense to make midmonth contributions to the Thrift Savings Fund on behalf of members of the uniformed services who participate in the Thrift Savings Plan.

The Senate amendment contained a similar provision (sec.

603).

The Senate recedes with a technical amendment.

Subtitle B—Bonuses and Special and Incentive Pays

Extension of certain bonus and special pay authorities for reserve forces (sec. 611)

The House bill contained a provision (sec. 611) that would extend for 2 years the authority to pay the Selected Reserve reenlistment bonus; the Selected Reserve affiliation or enlistment bonus; the special pay for enlisted members assigned to certain high priority units; the Ready Reserve enlistment bonus for persons without prior service; the Ready Reserve enlistment and reenlistment bonus for persons with prior service; and the Selected Reserve enlistment bonus for persons with prior service.

The Senate amendment contained a similar provision (sec. 611) that would extend for 1 year the authority to pay the same bonus and special pay authorities.

The House recedes.

Extension of certain bonus and special pay authorities for health care professionals (sec. 612)

The House bill contained a provision (sec. 612) that would extend for 2 years the authority to pay the nurse officer candidate accession bonus; the repayment of education loans for certain health professionals who serve in the Selected Reserve; the accession bonus for registered nurses; incentive special pay for nurse anesthetists; special pay for Selected Reserve health professionals in critically short wartime specialities; the accession bonus for dental officers; the accession bonus for pharmacy officers; the accession bonus for medical officers in critically short wartime specialities; and the accession bonus for dental specialist officers in critically short wartime specialities.

The Senate amendment contained a similar provision (sec. 612) that would extend for 1 year the authority to pay the same bonus and special pay authorities.

The House recedes.

Extension of special pay and bonus authorities for nuclear officers (sec. 613)

The House bill contained a provision (sec. 613) that would extend for 2 years the authority to pay the special pay for nuclear-qualified officers extending their period of active service; the nuclear career accession bonus; and the nuclear career annual incentive bonus.

The Senate amendment contained a similar provision (sec. 613) that would extend for 1 year the authority to pay the same special pay and bonus authorities.

The House recedes.

Extension of authorities relating to payment of other bonuses and special pays (sec. 614)

The House bill contained a provision (sec. 614) that would extend for 2 years the authority to pay the aviation officer retention bonus; the reenlistment bonus for active members; the enlistment bonus; the retention bonus for members with critical military skills or assigned to high priority units; the accession bonus for new officers in critical skills; the incentive bonus for conversion to military occupational speciality to ease personnel shortage; the accession bonus for officer candidates; and the Army referral bonus. The provision would extend for 1 year the authority to pay the assignment incentive pay and the incentive bonus for transfer between the armed forces.

The Senate amendment contained a similar provision (sec. 614) that would extend for 1 year the authority to pay the aviation officer retention bonus; the reenlistment bonus for active members; the enlistment bonus; the retention bonus for members with critical military skills or assigned to high priority units; the accession bonus for new officers in critical skills; the incentive bonus for conversion to military occupational speciality to ease personnel shortage; and the accession bonus for officer candidates. The Senate extended for 1 year the authority to pay the Army referral bonus in a separate provision (sec. 622).

The House recedes with an amendment that would extend for 1 year the prohibition against requiring certain injured service members to pay for meals provided by military treatment facilities.

Increase in incentive special pay and multiyear retention bonus for medical officers (sec. 615)

The House bill contained a provision (sec. 615) that would increase the maximum annual rate of incentive special pay and the multiyear retention bonus for medical officers from \$50,000 to \$75,000.

The Senate amendment contained a similar provision (sec. 615).

The Senate recedes with a technical amendment.

Increase in dental officer additional special pay (sec. 616)

The House bill contained a provision (sec. 616) that would increase the maximum annual amounts of additional special pay for dental officers to \$10,000 for officers with less than 3 years of creditable service and \$12,000 for officers with more than 3 but less than 10 years of creditable service.

The Senate amendment contained a similar provision (sec. 616).

The House recedes with a technical amendment.

Increase in maximum monthly rate of hardship duty pay and authority to provide hardship duty pay in a lump sum (sec. 617)

The House bill contained a provision (sec. 624) that would raise the maximum monthly amount of hardship duty pay to \$1500. The provision would also authorize the payment of hardship duty pay in a lump sum.

The Senate amendment contained a similar provision (sec.

617).

The House recedes with a technical amendment.

Definition of sea duty for career sea pay to include service as offcycle crewmembers of multi-crew ships (sec. 618)

The House bill contained a provision (sec. 617) that would authorize off-cycle crewmembers of multi-crewed ships to be eligible for career sea pay.

The Senate amendment contained a similar provision (sec. 618).

The Senate recedes with a technical amendment.

Reenlistment bonus for members of the Selected Reserve (sec. 619)

The House bill contained a provision (sec. 618) that would provide the Department of Defense with more flexibility in administering the reenlistment bonus. The provision would eliminate the 3- and 6-year options currently in law and require only that the period of reenlistment be at least 3 years. Similarly, the provision would eliminate the tiered bonus structure and require only that the bonus not exceed \$15,000.

The Senate amendment contained a similar provision (sec. 619).

The Senate recedes with a technical amendment.

Availability of Selected Reserve accession bonus for persons who previously served in the armed forces for a short period (sec. 620)

The House bill contained a provision (sec. 619) that would authorize payment of a Selected Reserve enlistment bonus to persons who had enlisted previously, but were unable to complete basic training requirements due to circumstances beyond their control and were separated under conditions characterized as either honorable or uncharacterized.

The Senate amendment contained no similar provision.

The Senate recedes.

The conferees believe that the Department of Defense should limit its use of this authority to cases where the former service member was separated from the military through no fault of his or her own, such as an injury, family medical emergency, or other case of hardship that forced the service member to separate prematurely.

Availability of nuclear officer continuation pay for officers with more than 26 years of commissioned service (sec. 621)

The House bill contained a provision (sec. 620) that would extend eligibility for nuclear officer continuation pay from 26 to 30 years of commissioned service.

The Senate amendment contained a similar provision (sec. 620).

The Senate recedes with an amendment that would authorize revision of agreements for nuclear officer continuation pay that were entered into before the date of the enactment of this Act.

Waiver of years-of-service limitation on receipt of critical skills retention bonus (sec. 622)

The House bill contained a provision (sec. 621) that would authorize the Secretary of Defense, or the Secretary of Homeland Security with respect to the Coast Guard when it is not operating as a service in the Navy, to waive the 25-year service limitation on eligibility to receive the retention bonus for certain members with designated critical military skills.

The Senate amendment contained a similar provision (sec. 621).

The Senate recedes.

Accession bonus for participants in the Armed Forces Health Professions Scholarship and Financial Assistance Program (sec. 623)

The House bill contained a provision (sec. 622) that would authorize the Secretary of Defense to pay an accession bonus of not more than \$20,000 to participants in the Armed Forces Health Professions Scholarship and Financial Assistance Program (HPSP).

The Senate amendment contained a similar provision (sec. 624).

The House recedes with a technical amendment.

The conferees direct the Comptroller General of the United States to report to the congressional defense committees by April 1, 2008 on the number of HPSP participants who do not enter onto active duty following completion of the program of studies for which they were enrolled under HPSP, including the extent to which the military departments have sought and received reimbursement for stipends paid under section 2121(d) of title 10, United States Code, or annual grants paid for specialized training under section 2127(e) of title 10, United States Code.

Payment of assignment incentive pay for reserve members serving in combat zone for more than 22 months (sec. 624)

The House bill contained a provision (sec. 623) that would authorize the secretaries of the military departments to pay \$1,000 per month in assignment incentive pay to members of the reserve components serving in combat zones associated with Operations Enduring Freedom and Iraqi Freedom once the member exceeds 22 cumulative months of service on active duty under either a voluntary mobilization authority, the presidential Selected Reserve call-up authority, or the partial mobilization authority. Qualifying service under this provision would include cumulative mobilized service during the period beginning on January 1, 2003 through the end of the member's most recent period of mobilization to active duty beginning before January 19, 2007.

The Senate amendment contained no similar provision.

The Senate recedes.

Subtitle C—Travel and Transportation Allowances

Payment of inactive duty training travel costs for certain Selected Reserve members (sec. 631)

The House bill contained a provision (sec. 635) that would authorize the secretary of a military service to reimburse members of the Selected Reserve who occupy a specialty designated by the secretary concerned for travel expenses while performing inactive duty training outside the commuting limits of the member's station. The maximum rate would not exceed \$300.

The Senate amendment contained a similar provision (sec. 604) that would authorize reimbursement for travel expenses to an inactive duty training location outside of normal commuting distances for members of the Selected Reserve who are (1) qualified in a skill designated as critically short; (2) assigned to a unit of the Selected Reserve, or in a pay grade, with a critical manpower shortage; or (3) assigned to a unit or position that is disestablished or relocated as a result of defense base closure or realignment or other force structure allocation.

The House recedes with a technical amendment.

Survivors of deceased members eligible for transportation to attend burial ceremonies (sec. 632)

The Senate amendment contained a provision (sec. 656) that would extend the travel and transportation allowance to attend burial ceremonies of deceased service members under section 411f of title 37, United States Code, to minor siblings of deceased service members and the person who directs the disposition of the remains of the deceased service member.

The House bill contained no similar provision.

The House recedes with an amendment that would extend the travel and transportation allowance to the child or children of the deceased member and to the sibling or siblings of the deceased service member, regardless of age.

Allowance for participation of reserves in electronic screening (sec. 633)

The House bill contained a provision (sec. 631) that would authorize the secretaries of the military services to pay a member of the Individual Ready Reserve a stipend for participation in electronic screening performed pursuant to the continuous screening required by section 10149 of title 10, United States Code. The aggregate amount of the stipend paid to a member may not exceed \$50 in any calendar year.

The Senate amendment contained a similar provision (sec. 602).

The House recedes.

Allowance for civilian clothing for members of the armed forces traveling in connection with medical evacuation (sec. 634)

The House bill contained a provision (sec. 632) that would authorize service members to use some or all of the civilian clothing allowance authorized by section 1047 of title 10, United States

Code, to purchase luggage at government expense when traveling in connection with a medical evacuation.

The Senate amendment contained no similar provision.

The Senate recedes.

Payment of moving expenses for Junior Reserve Officers' Training Corps instructors in hard-to-fill positions (sec. 635)

The House bill contained a provision (sec. 633) that would authorize the secretary of a military department to reimburse educational institutions for moving expenses paid to Junior Reserve Officers' Training Corps instructors when the secretary concerned determines the position is hard-to-fill for geographic or economic reasons, and the instructor agrees to serve in the position for 2 years

The Senate amendment contained a similar provision (sec. 642)

The House recedes with a technical amendment.

Subtitle D—Retired Pay and Survivor Benefits

Expansion of combat-related special compensation eligibility (sec.

The House bill contained a provision (sec. 645) that would authorize disabled military retirees with fewer than 20 years of service to receive combat-related special compensation under section 1413a of title 10, United States Code, provided they served a minimum of 15 years of creditable service and have a disability rated at least 60 percent disabling.

The Senate amendment contained a similar provision (sec. 653) that would expand eligibility of combat-related special compensation to all service members eligible for retirement pay who have a combat-related disability, including service members who were retired under chapter 61 of title 10, United States Code.

The House recedes with a technical amendment.

Inclusion of veterans with service-connected disabilities rated as total by reason of unemployability under termination of phasein of concurrent receipt of retired pay and veterans' disability compensation (sec. 642)

The Senate amendment contained a provision (sec. 660) that would authorize veterans with service-connected disabilities rated as total due to unemployability to receive concurrent receipt of retired pay and veterans' disability compensation as of December 31, 2004

The House bill contained no similar provision.

The House recedes with an amendment that would restrict payments under this provision until October 1, 2008.

Recoupment of annuity amounts previously paid, but subject to offset for Dependency and Indemnity Compensation (sec. 643)

The House bill contained a provision (sec. 643) that would require that any Survivor Benefit Plan (SBP) payments previously paid to a surviving spouse or former spouse that are subject to the mandatory offset associated with payments of Dependency and Indemnity Compensation by the Department of Veterans Affairs be recouped only to the extent that the amount exceeds any SBP premiums to be refunded by the Department of Defense. In addition, the provision would specify a series of actions to protect the interests of surviving spouses who are subject to the offset, including: (1) a single written notice of the net amount to be recouped; (2) a written explanation of the statutory requirements for recoupment; (3) a detailed accounting of the calculations used to determine the amount to be recouped; and (4) contact information for a person who can provide information and respond to questions regarding the recoupment action.

The Senate amendment contained no similar provision.

The Senate recedes.

Special survivor indemnity allowance for persons affected by required Survivor Benefit Plan annuity offset for Dependency and Indemnity Compensation (sec. 644)

The House bill contained a provision (sec. 644) that would authorize a survivor indemnity allowance to surviving spouses or former spouses of deceased service members who are denied the full amount of their annuity under the Survivor Benefit Plan (SBP) due to the offset required by the receipt of Dependency and Indemnity Compensation (DIC) from the Department of Veterans Affairs. The provision would authorize monthly payments equal to the lesser amount of \$40 or the amount of the SBP annuity subject to the DIC offset. The House provision would take effect October 1, 2008.

The Senate amendment contained a provision (sec. 658) that would eliminate the offset of the SBP annuity by the amount of DIC.

The Senate recedes with an amendment that would limit the survivor indemnity allowance to survivors of service members who were entitled to retired pay, or would be entitled to reserve component retired pay but for the fact they were not yet 60 years of age, would increase the monthly allowance for fiscal year 2009 to \$50, and would increase the monthly allowance by \$10 every year through fiscal year 2013.

Modification of authority of members of the armed forces to designate recipients for payment of death gratuity (sec. 645)

The House bill contained a provision (sec. 642) that would amend section 1477 of title 10, United States Code, to allow a service member to designate any individual to receive up to 50 percent of the death gratuity benefit in 10 percent increments.

The Senate amendment contained a provision (sec. 651) that would allow a service member to designate in writing any individual to receive the death gratuity benefit. In the absence of such a designation, the death gratuity would be paid in accordance with the succession set forth in section 1970 of title 38, United States Code, relating to Servicemembers' Group Life Insurance (SGLI).

The House recedes with an amendment that would make the provision effective no later than July 1, 2008; provide for spousal notification if an election were made under this authority that would exclude a current spouse from any portion of the death gratuity benefit; provide for partial designations in 10 percent incre-

ments; and provide that elections made under section 1477 of title 10, United States Code, before the enactment of this provision, or before enactment of the amendments to that section by section 1316 of the U.S. Troop Readiness, Veterans' Care, Katrina Recovery, and Iraq Accountability Appropriations Act, 2007 (Public Law 110–28), would remain lawful and effectual.

The conferees believe that service members have the duty and should have the discretion to designate beneficiaries of their choosing for receipt of the death gratuity. The conferees view the SGLI and its statutory basis, as set forth in section 1970 of title 38, United States Code, as the appropriate model for the administration of the death gratuity benefit. The conferees expect the Department of Defense and the services to implement these changes swiftly and to use all appropriate measures to ensure that service members are informed about this important survivor benefit and receive the assistance necessary to make this important designation.

Clarification of application of retired pay multiplier percentage to members of the uniformed services with over 30 years of service (sec. 646)

The Senate amendment contained a provision (sec. 654) that would authorize, in the case of an individual who became a member of the armed services prior to September 8, 1980, and who was recalled to active duty for a period of more than 2 years, recomputation of that member's retired pay according to the provisions of section 1409 of title 10, United States Code. The provision would also amend section 6333 of title 10, United States Code, to conform that section to the provisions of section 1409 of title 10, United States Code.

The House bill contained no similar provision. The House recedes with a technical amendment.

Commencement of receipt of non-regular service retired pay by members of the Ready Reserve on active federal status or active duty for significant periods (sec. 647)

The Senate amendment contained a provision (sec. 655) that would reduce the age at which a member of the Ready Reserve could draw retired pay below the age of 60 by 3 months for every aggregate 90 days of active duty performed since September 11, 2001 under certain mobilization authorities. Under this provision, a member of the Ready Reserve could not reduce the age at which they draw retired pay below the age of 50.

The House bill contained no similar provision.

The House recedes with an amendment that would limit the applicability of the provision to service performed after the date of enactment of this Act.

Computation of years of service for purposes of retired pay for nonregular service (sec. 648)

The Senate amendment contained a provision (sec. 661) that would increase to 130 the annual number of inactive duty points that may be credited toward the computation of retired pay for non-regular service.

The House bill contained no similar provision.

The House recedes.

Subtitle E—Commissary and Nonappropriated Fund Instrumentality Benefits

Authority to continue commissary and exchange benefits for certain involuntarily separated members of the armed forces (sec. 651)

The House bill contained a provision (sec. 652) that would authorize members involuntarily separated from active duty or the Selected Reserve to continue to use commissary and exchange stores for 2 years after separation. This authority would expire on December 31, 2012.

The Senate amendment contained no similar provision. The Senate recedes.

Authorization of installment deductions from pay of employees of nonappropriated fund instrumentalities to collect indebtedness to the United States (sec. 652)

The House bill contained a provision (sec. 653) that would clarify that executive branch instrumentalities have the same access to procedures for collection of debts from federal civilian employees as do judicial and legislative branch instrumentalities under section 5514 of title 5, United States Code.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would clarify that nonappropriated fund instrumentalities have access to the debt collection procedures of section 5514 of title 5, United States Code, and that employees of nonappropriated fund instrumentalities are subject to those provisions.

Subtitle F—Consolidation of Special Pay, Incentive Pay, and Bonus Authorities

Consolidation of special pay, incentive pay, and bonus authorities of the uniformed services (sec. 661)

The House bill contained a provision (sec. 661) that would reform and consolidate over 60 special pays and incentive pays into the following eight categories: (1) bonuses for enlisted members; (2) bonuses for officers; (3) bonuses and incentive pays for nuclear officers; (4) bonuses and incentive pays for aviation officers; (5) bonuses and incentive pays for officers in health professions; (6) hazardous duty pays; (7) assignment pays and special duty pays; and (8) skill incentive pays and proficiency bonuses. The provision would also retain separate authorities for 15-year career status bonuses, critical skill retention bonuses, and the continuation of combat zone-related pays and allowances for members hospitalized as a result of combat-related wounds, injuries, or illnesses.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would set expiration dates of December 31, 2009 for all the new categories of pays and would clarify the maximum amounts allowable for the various pays under the new authority.

Transitional provisions (sec. 662)

The House bill contained a provision (sec. 662) that would require the Secretary of Defense to develop, in coordination with the Secretary of Homeland Security, the Secretary of Health and Human Services, and the Secretary of Commerce, a plan to implement the consolidation of special pays, incentive pays, and bonus authorities and to submit the plan to the congressional defense committees within 1 year of the date of enactment of this Act. The provision would also provide for an orderly transfer to the new authorities that would be implemented on a pace set by the Secretary of Defense with full implementation required within 10 years after the date of enactment of this Act.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of Defense to submit to the congressional defense committees a notice of the implementation of any new authority at least 30 days before the new authority is first used.

Subtitle G—Other Matters

Referral bonus authorities (sec. 671)

The House bill contained a provision (sec. 605) that would authorize an Army referral bonus to be paid to a service member or civilian employee of the Department of the Army who refers an officer candidate who is later appointed as an officer in a health profession designated by the Secretary of the Army.

The Senate amendment contained similar provisions (secs. 622 and 623) that would authorize the service secretaries to approve a referral bonus for officer candidates in the health professions for all the military services, codify existing authority for the Army to pay a referral bonus to a service member or civilian employee who refers a person to the Army who enlists in a regular or reserve component, and extend the authority to pay this bonus through December 31, 2008.

The House recedes with an amendment that would give the Secretary of Defense discretionary authority to approve payment by the Army, Navy, or Air Force of a bonus to encourage Department of Defense personnel to refer persons for appointment as officers to serve in a health profession.

Expansion of education loan repayment program for members of the Selected Reserve (sec. 672)

The House bill contained a provision (sec. 671) that would include additional types of loans incurred for educational purposes by members of the Selected Reserve that would be eligible for repayment by the Department of Defense. The provision would also make both officer and enlisted personnel eligible for loan repayment under this program.

The Senate amendment contained a similar provision (sec. 672).

The Senate recedes.

Ensuring entry into United States after time abroad for permanent resident alien military spouses and children (sec. 673)

The House bill contained a provision (sec. 672) that would allow permanent resident alien spouses and children of service members stationed abroad under official orders to gain readmission to the United States without their time overseas being treated under the Immigration and Nationality Act as abandonment or relinquishment of lawful permanent resident status or as an absence for the purposes of establishing citizenship.

The Senate amendment contained no similar provision.

The Senate recedes with a technical amendment.

Overseas naturalization for military spouses and children (sec. 674)

The House bill contained a provision (sec. 673) that would allow certain permanent-resident spouses and children of members of the armed forces who reside in foreign countries to be naturalized. Under the provision, upon compliance with other requirements of the Immigration and Nationality Act, the spouse or child's physical presence in a foreign country while accompanying the member would be treated as residence in the United States or any State for the purpose of satisfying the continuous presence requirements of the Act.

The Senate amendment contained a similar provision (sec. 682).

The Senate recedes with a technical amendment.

Modification of amount of back pay for members of Navy and Marine Corps selected for promotion while interned as prisoners of war during World War II to take into account changes in Consumer Price Index (sec. 675)

The Senate amendment contained a provision (sec. 686) that would amend section 667 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (Public Law 106–398) to modify the method by which the Secretary of the Navy calculates back pay owed to former service members who by reason of being interned as prisoners of war were unable to accept a promotion for which they had been selected. The provision would require the calculation to account for changes in the Consumer Price Index.

The House bill contained no similar amendment.

The House recedes.

LEGISLATIVE PROVISIONS NOT ADOPTED

Access to defense commissary and exchange system by surviving spouse and dependents of certain disabled veterans

The House bill contained a provision (sec. 651) that would require the Secretary of Defense to revise regulations to ensure access to the defense commissary and exchange system by the surviving spouse and dependents of a veteran who had a service-connected disability rated at 100 percent or total, although the disability rating was awarded posthumously.

The Senate amendment contained no similar provision.

The House recedes.

The conferees believe that the change in the regulations needed to appropriately recognize surviving spouses and dependents of veterans who are posthumously determined to have service-connected disabilities rated at 100 percent can be accomplished without legislation. Accordingly, the conferees direct the Secretary of Defense to revise the Department of Defense regulations to provide such family members access to the defense commissary and exchange system.

Annuities for guardians or caretakers of dependent children under Survivor Benefit Plan

The Senate amendment contained a provision (sec. 652) that would allow an unmarried service member with a dependent child or children to elect, at the time of retirement, a guardian or caretaker of that dependent child or children as the beneficiary of the service member's Survivor Benefit Plan annuity.

The House bill contained no similar provision.

The Senate recedes.

Disregarding periods of confinement of member in determining benefits for dependents who are victims of abuse by the member

The House bill contained a provision (sec. 641) that would amend section 1408 of title 10, United States Code, to require the secretary concerned to consider as credible service for purposes of determining retirement eligibility any periods of confinement served by a member before convening authority action on a record of trial regarding the member's conviction of an offense involving abuse of a spouse or dependent child

The Senate amendment contained no similar provision.

The House recedes.

Effective date of paid-up coverage under Survivor Benefit Plan

The Senate amendment contained a provision (sec. 659) that would amend section 1452(j) of title 10, United States Code, to change the effective date for paid-up coverage under the Survivor Benefit Plan from October 1, 2008 to October 1, 2007.

The House bill contained no similar provision.

The Senate recedes.

Guaranteed pay increase for members of the armed forces of onehalf of one percentage point higher than Employment Cost Index

The House bill contained a provision (sec. 606) that would mandate that pay raises for all service members during fiscal years 2009 through 2012 be one-half of 1 percent higher than the annual rise in the Employment Cost Index.

The Senate amendment contained no similar provision.

The House recedes.

Payment of expenses of travel to the United States for obstetrical purposes of dependents located in very remote locations outside the United States

The Senate amendment contained a provision (sec. 641) that would authorize the Secretary of Defense to pay travel expenses for

purposes of childbirth to a location in the United States of a pregnant dependent of a service member assigned to a very remote location outside the United States.

The House bill contained no similar provision.

The Senate recedes.

The conferees direct the Secretary of Defense to conduct a review, in consultation with the Chairman of the Joint Chiefs and the combatant commanders, of the quality of life challenges confronted by military families at remote overseas locations. The review should include a review of current policies and procedures regarding the delivery of obstetrical care provided to medical beneficiaries. In particular, the Secretary should compare and contrast the current policy of transporting pregnant women to centrally located government medical facilities with a policy of providing women the opportunity to return to the United States to give birth. The Secretary should report the findings and recommendations to the Committees on Armed Services of the Senate and the House of Representatives not later than June 30, 2008.

Postal benefits program for members of the armed forces serving in Iraq or Afghanistan

The House bill contained a provision (sec. 674) that would require the Secretary of Defense, in consultation with the United States Postal Service, to provide a postal benefits program to service members serving in Iraq or Afghanistan, or who are hospitalized in a Department of Defense facility as a result of service in Iraq or Afghanistan.

The Senate amendment contained no similar provision.

The House recedes.

Transportation of additional motor vehicle of members on change of permanent station to or from nonforeign areas outside the continental United States

The House bill contained a provision (sec. 634) that would authorize service members with at least one dependent of driving age to ship two privately owned vehicles during permanent change of station moves to nonforeign duty locations outside the continental United States.

The Senate amendment contained no similar provision.

The House recedes.

TITLE VII—HEALTH CARE PROVISIONS

Subtitle A—Improvements to Military Health Benefits

One-year extension of prohibition on increases in certain health care costs for members of the uniformed services (sec. 701)

The House bill contained a provision (sec. 701) that would extend the prohibition established by the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) on the Department of Defense from increasing the premium, deductible, and copayment for TRICARE Prime; the charge for inpatient care for TRICARE Standard; and the premium for TRICARE Reserve Select and TRICARE Standard for members of the Se-

lected Reserve during the period from October 1, 2007, to September 30, 2008.

The Senate amendment contained a similar provision (sec. 713).

The House recedes with a technical amendment.

The conferees believe that the Department of Defense and the Nation have an obligation to provide health care benefits to active duty, National Guard, reserve, and retired members of the uniformed services and their families, disabled eligibles, and survivors. Additionally, the Department has options to constrain the growth of health care spending in ways that do not disadvantage retired members of the uniformed services who have faithfully fulfilled the demands of 20 to 30 year careers.

The conferees urge the Department to continue to identify opportunities to improve the quality and effectiveness of the military health care system through improved performance and health care outcomes. The conferees believe that any increase in TRICARE program cost sharing should be made only after implementation of improvements in the health care program, after consideration of the comprehensive reports mandated by Congress in sections 711 and 713 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364), and following consultation with military beneficiary advocates.

Temporary prohibition on increase in copayments under retail pharmacy system of pharmacy benefits program (sec. 702)

The House bill contained a provision (sec. 702) that would limit the cost sharing requirements for drugs provided through the TRICARE retail pharmacy program to amounts not more than \$3 for generic drugs, \$9 for formulary drugs, and \$22 for non-formulary drugs during fiscal year 2008.

The Senate amendment contained an identical provision (sec. 714). The conference agreement includes this provision.

Inclusion of TRICARE retail pharmacy program in federal procurement of pharmaceuticals (sec. 703)

The House bill contained a provision (sec. 703) that would authorize the Secretary of Defense to exclude from the pharmacy benefits program any pharmaceutical agent that is not priced consistent with the pricing set forth under section 8126 of title 38, United States Code.

The Senate amendment contained a provision (sec. 701) that would require that any prescription filled on or after October 1, 2007 through the TRICARE retail pharmacy network will be covered by the federal pricing limits applicable to covered drugs under section 8126 of title 38, United States Code.

The House recedes with an amendment that would change the implementation date from October 1, 2007 to the date of enactment of this Act.

Stipend for members of reserve components for health care for certain dependents (sec. 704)

The House bill contained a provision (sec. 708) that would authorize the Secretary of Defense to pay a stipend for continuing

health care coverage to reserve members called to active duty with a dependent possessing a special health care need that would best be met by remaining in the member's civilian health plan.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the program to be implemented pursuant to regulations issued by the Secretary.

The conferees intend that the stipend should be available to eligible dependents regardless of whether their civilian health plan is provided by private employers or the Federal Government.

Authority for expansion of persons eligible for continued health benefits coverage (sec. 705)

The Senate amendment contained a provision (sec. 706) that would authorize the Secretary of Defense to expand eligibility for continued health benefits coverage authorized in section 1078a of title 10, United States Code, for additional persons specified in regulations by the Secretary for not more than 36 months after such persons lose entitlement to Department of Defense health care benefits.

The House bill contained no similar provision.

The House recedes.

Continuation of eligibility for TRICARE Standard coverage for certain members of the Selected Reserve (sec. 706)

The Senate amendment contained a provision (sec. 707) that would allow federal employees already enrolled in TRICARE Reserve Select under an existing program to remain in TRICARE Reserve Select through the enrollment period for which they qualified under the program as in effect on October 16, 2006.

The House bill contained no similar provision.

The House recedes.

Extension of pilot program for health care delivery (sec. 707)

The House bill contained a provision (sec. 707) that would extend the pilot program established by the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375) to test initiatives that build cooperative health care arrangements and agreements between military installations and local, regional non-military health care systems.

The Senate amendment contained no similar provision.

The Senate recedes.

Two sites were selected to test the pilot program, the installations at Fort Drum, New York, and Yuma, Arizona. The Department of Defense provided the Committees on Armed Services of the Senate and the House of Representatives with an interim report on the status of these programs. The conferees are pleased that the results of the report are favorable and indicate that the collaborative relationships created through the pilots are benefitting both military and civilian health care beneficiaries and providers. The conferees expect the Department to share the lessons learned from these collaborative efforts with other installations and expand such programs where appropriate.

Inclusion of mental health care in definition of health care and report on mental health care services (sec. 708)

The Senate amendment contained a provision (sec. 708) that would clarify the Secretary of Defense's authority to determine the appropriate payment amounts for mental health services under the TRICARE program. This provision would also require the Secretary to report to the Committees on Armed Services of the Senate and the House of Representatives on the adequacy of access to mental health services under the TRICARE program.

The House bill contained no similar provision.

The House recedes with an amendment that would clarify that mental health care is in the definition of health care under section 1072 of title 10, United States Code.

The conferees intend that the Secretary will carefully examine the adequacy of mental health payments under contracts for care so as to ensure that TRICARE payment rates are not a barrier to access to mental health services for eligible Department of Defense beneficiaries.

Subtitle B—Studies and Reports

Surveys on continued viability of TRICARE Standard and TRICARE Extra (sec. 711)

The Senate amendment contained a provision (sec. 702) that would extend through 2011 the requirement for the Secretary of Defense to conduct surveys to determine health care and mental health care provider acceptance of the TRICARE Standard and TRICARE Extra benefit. The provision would require surveys of beneficiaries in addition to surveys of providers and would require the Secretary to establish benchmarks for primary and specialty care providers, to determine the adequacy of providers available. The provision would also require the Comptroller General of the United States to review the processes, procedures, and analyses used by the Department of Defense to determine the adequacy of the number of health care and mental health care providers available to beneficiaries, and to report on the results of this review to the Committees on Armed Services of the Senate and the House of Representatives on a biannual basis.

The House bill contained no similar provision.

The House recedes with an amendment that would delete the requirement for a supervising official to be designated to oversee the adequacy and accessibility of the TRICARE Standard and TRICARE Extra programs. The amendment would also require the Comptroller General to give a high priority to studying areas with high concentrations of members of the Selected Reserve.

The conferees note that TRICARE Regional Offices (TRO) are responsible for overseeing the adequacy and accessibility of health care and mental health care services to TRICARE beneficiaries in their areas. The conferees expect the TROs to perform these oversight duties, paying specific attention to the needs of beneficiaries in TRICARE Standard and TRICARE Reserve Select.

Report on training in preservation of remains under combat or combat-related conditions (sec. 712)

The House bill contained a provision (sec. 710) that would require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the training in preservation of remains in combat or combat-related conditions required by section 567 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364).

The Senate amendment contained no similar provision.

The Senate recedes.

Report on patient satisfaction surveys (sec. 713)

The Senate amendment contained a provision (sec. 703) that would require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the ongoing patient satisfaction surveys taking place in inpatient and outpatient settings at military treatment facilities.

The House bill contained no similar provision. The House recedes with a technical amendment.

Report on medical physical examinations of members of the armed forces before their deployment (sec. 714)

The Senate amendment contained a provision (sec. 712) that would require the Secretary of Defense to report to the Committees on Armed Services of the Senate and the House of Representatives by April 1, 2008, on: (1) the results of a study of the frequency of medical examinations conducted by the armed forces prior to deployment; (2) a comparison of policies among the military departments of such medical examinations; and (3) a business case analysis for a single pre-deployment physical and single system for tracking medical examinations.

The House bill contained no similar provision.

The House recedes with an amendment that would delete the requirement to report on the frequency of medical examinations. The amendment would require an assessment of current policies and the feasibility of implementing a single examination and tracking system.

Report and study on multiple vaccinations of members of the armed forces (sec. 715)

The House bill contained a provision (sec. 713) that would require the Secretary of Defense to report to the Committees on Armed Services of the Senate and the House of Representatives on the Department's policies for administering and evaluating multiple vaccinations of members of the armed forces in a 24-hour period, including an assessment of procedures to provide current information on such immunizations to State Adjutants General. The provision would also require the Secretary to study the safety and efficacy of administering multiple vaccinations within a 24-hour period.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would delete the requirement for the Secretary to conduct a safety and efficacy study.

Review of gender- and ethnic group-specific mental health services and treatment for members of the armed forces (sec. 716)

The Senate amendment contained a provision (sec. 1634) that would require the Secretary of Defense and the Secretary of Veterans Affairs to jointly conduct a comprehensive review of: (1) the need for mental health treatment and services for female members of the armed forces and veterans; and (2) the efficacy and adequacy of existing mental health treatment programs and services for female members of the armed forces and veterans.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary of Defense to conduct a comprehensive review of: (1) the need for gender- and ethnic group-specific mental health treatment and services for members of the armed forces; and (2) the efficacy and adequacy of existing gender- and ethnic group-specific mental health treatment programs and services for members of the armed forces.

Licensed mental health counselors and the TRICARE program (sec. 717)

The House bill contained a provision (sec. 706) that would amend section 1079 of title 10, United States Code, to authorize licensed or certified mental health counselors to be reimbursed for services provided to TRICARE beneficiaries without prior physician referral or supervision.

The Senate amendment contained a provision (sec. 704) that would require the Secretary of Defense to enter into a contract with the Institute of Medicine of the National Academy of Sciences or a similar organization to conduct an independent study of individuals practicing as licensed mental health counselors, social workers, and marriage and family therapists under the TRICARE program and make recommendations for permitting such professionals to practice independently under the TRICARE program.

The Senate recedes with an amendment that would require a study of the credentials, preparation, and training of individuals practicing as licensed mental health counselors and would require the Secretary of Defense to establish criteria that licensed or certified mental health counselors would have to meet in order to be able to independently provide care to TRICARE beneficiaries and receive payment under the TRICARE program for such services.

The conferees are aware that mental health counselors, in contrast to the licensing practices of other health care disciplines, have multiple routes to licensure. While the conferees encourage the profession to work toward a single certifying body or joint certification agreement, the conference outcome would allow the Department of Defense to create opportunities for the independent practice of licensed mental health professionals who meet criteria established by the Department in order to meet the immediate mental health needs of service members and their families.

Report on funding of the Department of Defense for health care (sec. 718)

The Senate amendment contained a provision (sec. 1008) that would require the President to submit a report to Congress in any year that the armed forces are involved in a major conflict if the budget for the Department of Defense for health care is less than the amount provided by Congress for the preceding fiscal year or if the allocation from the Defense Health Program to any military department is less than the allocation in the preceding fiscal year. The report would include the reason for the lesser amount or allocation and the anticipated effects of the reduction.

The House bill contained no similar provision.

The House recedes with an amendment that would terminate this provision on December 31, 2017 and would remove the condition that the armed forces be involved in a major conflict.

Subtitle C—Other Matters

Prohibition on conversion of military medical and dental positions to civilian medical and dental positions (sec. 721)

The House bill contained a provision (sec. 704) that would establish a permanent prohibition on the secretaries of the military departments from converting any military medical or dental position to a civilian medical or dental position on or after October 1, 2007. This provision would also require a report to the congressional defense committees on such conversions made during fiscal year 2007.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the prohibition to end on September 30, 2012. The amendment would also require that any military medical or dental position that has been converted to a civilian medical or dental position from October 1, 2004 through September 30, 2008 be restored to a military medical or dental position if the position is not filled by a civilian by September 30, 2008.

The conferees are concerned that the military departments have not fully addressed the certification requirements contained in section 724 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364), and thus lack assurance that planned conversions will not increase costs, decrease access to care, decrease quality of care, or negatively impact re-

cruitment and retention of military personnel.

In addition, the conferees have learned that military to civilian conversions have had a negative impact on the ability of the military health system to provide health care to service members and their families, have compounded the impact of multiple deployments on military medical personnel, and could impact adequate staffing of wounded warrior transition units. The conferees are concerned that, despite these concerns, the military departments have continued to convert military medical positions to civilian medical positions. Therefore, the conferees prohibit the conversion of military medical positions to civilian positions until September 30, 2012.

Establishment of Joint Pathology Center (sec. 722)

The House bill contained a provision (sec. 709) that would require the Secretary of Defense to establish a Joint Pathology Center located on the National Naval Medical Center in Bethesda, Maryland. The center would function as the reference center in pathology for the Department of Defense and the Department of Veterans Affairs, providing services in: diagnostic pathology consultation in medicine, dentistry, and veterinary sciences; pathology education, to include graduate medical education, including residency and fellowship programs, and continuing medical education; and diagnostic pathology research.

The Senate amendment contained a similar provision (sec. 1095) that would allow the Secretary to establish a Joint Pathology Center, to the extent that establishing such a center is consistent with the recommendations of the 2005 Defense Base Closure and

Realignment Commission.

The Senate recedes with an amendment that would require the

President to establish a Joint Pathology Center.

The conferees believe that having a Joint Pathology Center performing second opinion consults is integral to pathology education and residency programs and that the Federal Government

should continue to perform this essential mission.

The conferees find that the recommendations of the 2005 Defense Base Closure and Realignment Commission Final Report provide the flexibility to establish a Joint Pathology Center as a Department of Defense or federal entity. The President would be required to make a determination as to whether to establish the Joint Pathology Center inside the Department of Defense or in another agency such as the Department of Health and Human Services. The conferees expect the President to consider, in making his determination, whether establishing the center within the Department of Defense is consistent with the recommendations of the 2005 Defense Base Closure and Realignment Commission.

LEGISLATIVE PROVISIONS NOT ADOPTED

Establishment of nurse practitioner program

The House bill contained a provision (sec. 705) that would require the Secretary of Defense to establish a graduate education program for advanced-practice nursing at the Uniformed Services University of the Health Sciences.

The Senate amendment contained no similar provision.

The House recedes.

Sense of Congress on fees and adjustments under the TRICARE program

The Senate amendment contained a provision (sec. 715) that would state the sense of Congress on fees and adjustments under the TRICARE program.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that portions of this provision have been included elsewhere in this report.

Implementation of recommendations of Department of Defense Mental Health Task Force

The Senate amendment contained a provision (sec. 709) that would require the Secretary of Defense to implement the recommendations of the Department of Defense Task Force on Mental Health (Task Force) as soon as practicable, but not later than May 31, 2008.

The House bill contained no similar provision.

The Senate recedes.

The conferees understand that the Secretary of Defense intends to implement nearly all of the 95 recommendations of the Task Force for improvements in the psychological health of members of the armed forces and their families.

The conferees will closely monitor the Department's efforts to implement these recommendations, especially those focused on access to mental health services for deployed members and their families and on ensuring an adequate supply of highly qualified uniformed mental health care providers.

The conferees direct the Secretary of Defense to submit to the congressional defense committees not later than March 1, 2008, a report on the implementation of each recommendation. The report will include: (1) the expected date of implementation of each recommendation that will be fully implemented; (2) a description of and reason for any modification of a recommendation and the expected date of implementation of the modified recommendation; and (3) the reason for not implementing any recommendation that will not be implemented.

TITLE VIII—ACQUISITION POLICY, ACQUISITION MANAGEMENT, AND RELATED MATTERS

Short title (sec. 800)

The conferees agree to a provision that would provide that this title may be cited as the "Acquisition Improvement and Accountability Act of 2007".

Subtitle A—Acquisition Policy and Management

Internal controls for procurements on behalf of the Department of Defense by certain non-defense agencies (sec.801)

The House bill contained a provision (sec. 803) that would require the Under Secretary of Defense for Acquisition, Technology, and Logistics to issue guidelines on the use of interagency contracting by the Department of Defense.

The Senate amendment contained a provision (sec. 846) that would require inspector general reviews to determine whether procurements conducted by certain non-defense agencies on behalf of the Department have been conducted in compliance with defense procurement requirements.

The Senate recedes with an amendment that would combine the requirements of the two provisions. Lead systems integrators (sec. 802)

The House bill contained a provision (sec. 806) that would prohibit the Department of Defense from awarding new contracts for lead systems integrator functions, effective October 1, 2011.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would prohibit the Department of Defense from awarding new contracts for lead systems integrator functions, effective October 1, 2010, to any entity that was not performing lead system integrator functions for the same system prior to the date of the enactment of this Act. The provision would also prohibit the award of any new contract for lead system integrator functions for a major system that has proceeded beyond low-rate initial production, effective upon the date of enactment of this Act, absent a written waiver by the Secretary of Defense that meets conditions specified in the provision.

Reinvestment in domestic sources of strategic materials (sec. 803)

The House bill contained a provision (sec. 808) that would require that all Department of Defense solicitations for major weapon systems include an evaluation criteria addressing the extent to which suppliers of strategic materials demonstrate a record of sustained reinvestment in domestic production of such materials.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Strategic Materials Protection Board established pursuant to section 187 of title 10, United States Code, to perform an assessment of the extent to which sources of strategic materials are reinvesting in domestic production of such materials.

Clarification of the protection of strategic materials critical to national security (sec. 804)

The House bill contained a provision (sec. 809) that would address the use of domestic non-availability determinations and commercial item exceptions with regard to the requirement to buy strategic materials from American sources pursuant to section 2533b of title 10, United States Code.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would revise section 2533b to address the availability and use of domestic non-availability determinations, commercial item exceptions, purchases of fasteners, purchases of high-performance magnets, purchases of electronic components, de minimis purchases, purchases of commercial derivative military articles, and national security waivers. The conferees intend the revised provision to ensure that defense contractors comply with requirements to purchase domestic specialty metals without impeding the ability of the Department of Defense to acquire weapon systems when and as needed.

fense to acquire weapon systems when and as needed.

The conferees agree that the term "electronic components", as used in this provision, does not include any assembly, such as a radar, that incorporates structural or mechanical parts. In addition, the conferees agree that the term "high performance magnet", as used in the provision, means permanent magnets containing 10 or more percent by weight of materials such as cobalt, samarium, or nickel. The conferees note that high performance magnets have

been fully or partially excluded from some of the exceptions added by this section. The conferees intend in doing so to ensure that the Department continues to procure such magnets from domestic

sources whenever possible and consistent with this section.

Section 2533b, as amended, would authorize streamlined compliance for commercial derivative military articles, based on a contractor's certification that minimum threshold quantities are being purchased during the period of contract performance. The provision specifies that the speciality metal must be purchased for use during the period of contract performance in the production of the commercial derivative military article and the related commercial article. Domestically-melted specialty metal that is purchased for use in the production of commercial derivative military articles acquired under one contract may not be used as a basis for an exception to the requirements of this section for the acquisition of the same or other commercial derivative military articles under a different contract.

The conferees note that commercially available off-the-shelf fasteners would be exempt from the requirements of subsection (a) of section 2533b of title 10, United States Code, only to the limited extent provided in paragraph (h)(2)(D). However, nothing in this section precludes the use of other exceptions or waivers available to the Secretary with regard to such fasteners, to the extent that they are applicable.

The conferees direct the Secretary of Defense to ensure, in promulgating rules to implement the minimum threshold in subsection (j) of section 2533b, as amended, that such threshold applies to the specialty metals contained in an item delivered to the Department of Defense and may not be applied on a piecemeal

basis to a subsystem or component of such item.

Finally, the conferees understand that the recently published rule regarding commercially available off-the-shelf items, and other recent domestic non-availability determinations that apply to multiple contracts and which were based on the availability of components, rather than speciality metals, will have to be reviewed and amended to comply with section 2533b of title 10, United States Code, as amended by this provision. The conferees encourage the Department to ensure that the exceptions provided by subsections (b) through (k) of the revised section 2533b are utilized through an open and transparent process, to the extent consistent with the protection of national security information and confidential business information.

Procurement of commercial services (sec. 805)

The House bill contained a provision (sec. 801) that would require the Administrator for Federal Procurement Policy to modify the Federal Acquisition Regulation to narrow the regulatory definition of commercial services.

The Senate amendment contained a provision (sec. 823) that would limit the use of time and materials contracts to purchase commercial services for or on behalf of the Department of Defense.

The Senate recedes with an amendment that would require the Secretary of Defense to modify the regulations of the Department of Defense to: (1) authorize the contracting officer in the procure-

ment of certain commercial services to require offerors to submit sufficient information to evaluate, through price analysis, the reasonableness of the proposed price; and (2) address the categories of services which may be purchased for or on behalf of the Department of Defense pursuant to commercial time and materials contracts.

Specification of amounts requested for procurement of contract services (sec. 806)

The Senate amendment contained a provision (sec. 843) that would require the Department of Defense (DOD) to clearly and separately identify in its budget justification materials the amounts requested in each budget account for the procurement of contract services.

The House bill contained no similar provision.

The House recedes with an amendment that would: (1) require that the materials submitted clearly identify amounts requested for each category of service for each DOD component, installation, or activity; and (2) provide that the provision takes effect for fiscal years after fiscal year 2009.

The conferees note that the military services currently identify certain categories of services—such as engineering and technical services and advisory and assistance services—in their budget justification documents. The conferees expect that these and other categories of services will be identified separately in the budget justification materials submitted in accordance with this provision. In addition, the conferees expect the budget justification materials to identify the total amount in each account for contract services for each DOD component, installation, or activity for which funding for such services is requested.

The conferees further note that section 2330a of title 10, United States Code requires the Secretary of Defense to establish a data collection system to provide management information on DOD purchases of contract services. The conferees encourage the Department to utilize the required data collection system and ensure that budget information is collected and reported in a manner that is consistent with the collection and reporting of information on expenditures.

Inventories and reviews of contracts for services (sec. 807)

The House bill contained a provision (sec. 326(b)) that would require the Secretary of Defense to establish an inventory of work performed by contractors.

The Senate amendment contained a provision (sec. 845) that would require the secretary of each military department and the head of each defense agency to maintain an inventory of activities performed pursuant to contracts for services based on cost or time of performance.

The House recedes with an amendment that would codify a requirement for the Secretary of Defense to maintain an annual inventory of activities performed pursuant to contracts for services for or on behalf of the Department of Defense. The provision would require the secretaries of the military departments and the heads

of defense agencies to conduct certain review and planning activities on the basis of the annual inventories.

Independent management reviews of contracts for services (sec. 808)

The Senate amendment contained a provision (sec. 847) that would require the Secretary of Defense to issue guidance to provide for independent management reviews of contracts for services.

The House bill contained no similar provision.

The House recedes with an amendment that would extend the amount of time for the Secretary to issue the required guidance and add additional matters to be addressed in the guidance. In addition to the matters required in the Senate provision, the independent management reviews would be required to specifically address issues raised by contracts under which an agency uses one contractor to perform program management and other acquisition services with regard to services performed by other contractors.

The conferees note the military services and defense agencies are beginning to rely on a single contractor to oversee program management of large services contracts, in a manner similar to that of the "lead systems integrator" concept on hardware pro-

grams.

For example, the conferees understand that the program structure for the Defense Logistics "tire privatization" program places extensive control for the management, supply, and distribution of military tires into the hands of a single contractor. Similarly, the Army's Warfighter Field Operations Customer Support (Warfighter FOCUS) consolidates several existing contracts for training aids, simulators, and ranges used by the active, reserve, and Guard components of the Army into a single contract for life cycle support to be managed by a single large prime contractor over a 10 year period.

The conferees are concerned that the trend toward large single contracts for the procurement of services may undermine competition and result in unequal access to information about future government needs. The conferees expect the Department of Defense to review these issues and take appropriate action to ensure that, to the extent that the Department continues to rely upon such contracts, they do not result in the exclusion or unequal treatment of competing contractors.

Implementation and enforcement of requirements applicable to undefinitized contractual actions (sec. 809)

The Senate amendment contained a provision (sec. 848) that would require the Secretary of Defense to issue guidance, with detailed implementation instructions, for the Department of Defense (DOD) to ensure the implementation and enforcement of requirements applicable to undefinitized contractual actions (UCAs).

The House bill contained no similar provision.

The House recedes with an amendment clarifying the issues to

be addressed in the guidance.

The conferees note that the DOD already has requirements in place regarding the use of UCAs. However, the Government Accountability Office (GAO) reported in June 2007 that DOD has frequently failed to comply with these requirements.

For example, the Defense Federal Acquisition Regulation Supplement (DFARS) states that when the final price of a UCA is negotiated after a substantial portion of the required performance has been completed, the negotiated profit rate should reflect any reduced cost risk to the contractor for costs incurred during contract performance before negotiation of the final price. Section 215.404-71-3(d)(2) of the DFARS states: "When costs have been incurred prior to definitization, generally regard the contract type risk to be in the low end of the designated range. If a substantial portion of the costs have been incurred prior to definitization, the contracting officer may assign a value as low as 0 percent, regardless of contract type." However, GAO found no evidence that DOD contracting officers have been observing these requirements in the negotiation of contract fees. The conferees expect the guidance issued pursuant to this section to include procedures for ensuring compliance with these and other requirements regarding UCAs.

Clarification of limited acquisition authority for Special Operations Command (sec. 810)

The House bill contained a provision (sec. 817) that would clarify the authorities available to U.S. Special Operations Command (SOCOM) by codifying the position of acquisition executive and senior procurement executive, respectively, by amending section 167(e)(4) of title 10, United States Code.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that codifies the position of the SOCOM command acquisition executive, and deletes language stating that the acquisition executive shall have the same duties and authorities as the service acquisition executives. Furthermore, this provision states that the command acquisition executive is responsible for supervising all SOCOM acquisition matters regardless of whether or not such an activity is carried out by the command or by a military department (MILDEP) pursuant to a delegation of authority by the command. The provision further authorizes the command acquisition executive to negotiate acquisition-related memoranda of agreement with the MILDEPs, to ensure proper representation of the command in acquisition discussions, and to receive acquisition directives and instructions of the department.

Subtitle B—Provisions Relating to Major Defense Acquisition Programs

Requirements applicable to multiyear contracts for the procurement of major systems of the Department of Defense (sec. 811)

The Senate amendment contained a provision (sec. 801) that would define the term "substantial savings" for the purposes of authorizing multiyear contracts.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary of Defense to certify in writing by no later than March 1 of a year in which the Secretary requests legislative authority to enter into a multiyear contract for which such authority is required

that he has made certain determinations with regard to such contract.

The conferees agree that "substantial savings" under section 2306b(a)(1) of title 10, United States Code, means savings that exceed 10 percent of the total costs of carrying out the program through annual contracts, except that multiyear contracts for major systems providing savings estimated at less than 10 percent should only be considered if the Department presents an exceptionally strong case that the proposal meets the other requirements of section 2306b(a), as amended. The conferees agree with a Government Accountability Office finding that any major system that is at the end of its production line is unlikely to meet these standards and therefore would be a poor candidate for a multiyear procurement contract.

The conferees further agree that the Cost Analysis Improvement Group must be tasked and resourced to perform the cost estimates required by this section in a timely manner to ensure compliance with this section.

Changes to Milestone B certifications (sec. 812)

The Senate amendment contained a provision (sec. 802) that would: (1) require that the milestone decision authority (MDA) receive a business case analysis before making a Milestone B certification under section 2366a of title 10, United States Code; and (2) require the program manager for a major defense acquisition program (MDAP) to immediately notify the MDA of significant changes to the MDAP after a Milestone B certification is made.

The House bill contained no similar provision.

The House recedes with an amendment that would clarify the requirements for Milestone B certifications.

Comptroller General report on Department of Defense organization and structure for major defense acquisition programs (sec. 813)

The Senate amendment contained a provision (sec. 803) that would require the Comptroller General to report to the congressional defense committees on potential modifications to the Department of Defense organization and structure for major defense acquisition programs.

The House bill contained no similar provision.

The House recedes with an amendment striking two of the elements of the study and adding a new element: a review of whether, and how, the combatant commands should participate in long-term planning for future capabilities.

The conferees agree that the review of shorter, more frequent acquisition milestones should include appropriate consideration of: (1) separate milestones at the time of approval of a mission need statement, approval of a capability need definition, technology development and assessment, system development and demonstration, final design, production prototyping and testing, limited production, and full-rate production; and (2) a requirement that appropriate officials certify to the Milestone Decision Authority that exit criteria related to cost, schedule, technological maturity, and performance factors have been met prior to a program proceeding to the next milestone.

Clarification of submission of cost or pricing data on noncommercial modifications of commercial items (sec. 814)

The House bill contained a provision (sec. 812) that would clarify certain thresholds in the Truth in Negotiations Act (10 U.S.C. 2306a).

The Senate amendment contained a similar provision (sec. 822(c)).

The Senate recedes with a technical amendment.

Clarification of rules regarding the procurement of commercial items (sec. 815)

The House bill contained a provision (sec. 811) that would amend the Truth in Negotiations Act, section 2306a of title 10, United States Code, to require the submission of cost or pricing data for sole-source contracts for commercial items if needed to determine that a price is fair and reasonable.

The Senate amendment contained a provision (sec. 822) that would amend section 2379 of title 10, United States Code, to narrow the categories of subsystems, components, and spare parts of major weapon systems that may be purchased as commercial items.

The House recedes with an amendment that would authorize the contracting officer in the procurement of a major weapon system, or subsystems, components, or spare parts for a major weapon system to require offerors to submit sufficient information to evaluate, through price analysis, the reasonableness of the proposed price. The information required to be submitted may include information on prices paid for the same or similar items under comparable terms and conditions and, if the contracting officer determines that price information is not sufficient to determine the reasonableness of price, other relevant information regarding the basis of price or cost, including information on labor costs, material costs, and overhead rates.

The conferees expect that a contracting officer's written determination under this section will include an explanation of the basis for the contracting officer's determination that: (1) the item is a commercial item; and (2) the information provided by the contractor is sufficient to evaluate the reasonableness of price.

Review of systemic deficiencies on major defense acquisition programs (sec. 816)

The House bill contained a provision (sec. 847) that would require each component of the Department of Defense that has multiple programs experiencing excessive cost growth in any fiscal year to identify and report on systemic deficiencies in its acquisition policies and practices that may have contributed to such cost growth.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Under Secretary of Defense for Acquisition, Technology, and Logistics to conduct an annual review of systemic deficiencies in major defense acquisition programs that have led to critical cost threshold breaches or required recertification of programs by the Joint Requirements Oversight Council.

Investment strategy for major defense acquisition programs (sec. 817)

The Senate amendment contained a provision (sec. 804) that would require the Secretary of Defense to submit a report to the congressional defense committees on the strategies of the Department of Defense for balancing the allocation of funds and other resources among major defense acquisition programs. The report would also address the role of the Tri-Chair Committee of the Department of Defense in the resource allocation process for major defense acquisition programs.

The House bill contained no similar provision.

The House recedes with an amendment that would require that the report also address, to the maximum extent practicable, any changes to the budget, acquisition, and requirements processes of the Department of Defense that the Department has undertaken or plans to undertake as a result of changes in law made by provisions of this Act.

Report on implementation of recommendations on total ownership cost for major weapon systems (sec. 818)

The Senate amendment contained a provision (sec. 805) that would require the Secretary of Defense to report to the congressional defense committees on the implementation of recommendations by the Comptroller General regarding total ownership cost for major weapon systems.

The House bill contained no similar provision.

The House recedes.

Subtitle C—Amendments to General Contracting Authorities, Procedures, and Limitations

Plan for restricting government-unique contract clauses on commercial contracts (sec. 821)

The House bill contained a provision (sec. 813) that would require the Under Secretary of Defense for Acquisition, Technology, and Logistics to develop and implement a plan to minimize the number of government-unique contract clauses used in commercial contracts.

The Senate amendment contained no similar provision.

The Senate recedes.

Extension of authority for use of simplified acquisition procedures for certain commercial items (sec. 822)

The House bill contained a provision (sec. 814) that would extend the authority of the Department of Defense to use simplified acquisition procedures for the acquisition of certain commercial items.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require a report on the use of the authority.

Five-year extension of authority to carry out certain prototype projects (sec. 823)

The House bill contained a provision (sec. 816) that would extend for 5 years the authority of the Secretary of Defense to carry out certain prototype projects.

The Senate amendment contained an identical provision (sec.

825). The conference agreement includes this provision.

Exemption of Special Operations Command from certain requirements for certain contracts relating to vessels, aircraft, and combat vehicles (sec. 824)

The House bill contained a provision (sec. 818) that would exempt U.S. Special Operations Command from leasing limitations as required in section 2401 of title 10, United States Code.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would permit the Secretary of Defense to exempt U.S. Special Operations Command from leasing limitations regarding substantial termination liability, as required in section 2401 of title 10, United States Code, if he or she can certify that specified conditions have been met, and informs Congress in advance of the certification.

Provision of authority to maintain equipment to Unified Combatant Command for Joint Warfighting (sec. 825)

The House bill contained a provision (sec. 819) that would clarify the acquisition authority of the Unified Combatant Command for Joint Warfighting.

The Senate amendment contained a similar provision (sec. 874).

The Senate recedes with an amendment that would extend the authority for two years.

Market research (sec. 826)

The House bill contained a provision (sec. 820) that would require the Secretary of Defense to take certain steps to ensure that the Department of Defense and its prime contractors conduct appropriate market research before making purchases for or on behalf of the Department.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would provide additional flexibility to the Secretary in providing for market research.

The conference agreement directs the Secretary to work to develop market research tools to assist contracting officers and prime contractors in performing market research. In developing such tools, the conferees expect the Secretary to give appropriate consideration to the use of web-based tools such as search engines.

Modification of competition requirements for purchases from Federal Prison Industries (sec. 827)

The Senate amendment contained a provision (sec. 824) that would tighten requirements for competition in Department of Defense purchases from Federal Prison Industries.

The House bill contained no similar provision.

The House recedes.

Multiyear contract authority for electricity from renewable energy sources (sec. 828)

The Senate amendment contained a provision (sec. 826) that would authorize the Secretary of Defense to enter contracts for up to 10 years for the purchase of electricity from sources of renewable energy.

The House bill contained no similar provision.

The House recedes with an amendment clarifying that the authority provided in this provision does not preclude the use of any other multiyear contracting authority available to the Department of Defense for the purchase of electricity from renewable sources.

Procurement of fire resistant rayon fiber for the production of uniforms from foreign sources (sec. 829)

The Senate amendment contained a provision (sec. 827) that would authorize the continued procurement of fire resistant rayon fiber for the production of uniforms from foreign sources under certain conditions. The provision would expire 5 years after the date of the enactment of this Act.

The House bill contained no similar provision.

The House recedes.

Comptroller General review of noncompetitive awards of congressional and executive branch interest items (sec. 830)

The Senate amendment contained a provision (sec. 828) that would establish special competition rules for contracts awarded by the Department of Defense to implement new programs or projects pursuant to congressional initiatives.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Comptroller General of the United States to compare the procedures used by the Department of Defense for contracts to implement new programs or projects pursuant to congressional initiatives with the procedures used for contracts to implement new programs or projects of special interest to senior executive branch officials.

Subtitle D—Accountability in Contracting

Commission on Wartime Contracting in Iraq and Afghanistan (sec. 841)

The Senate amendment contained a provision (sec. 1539(a)) that would establish a Commission on Wartime Contracting to review federal contracting for the reconstruction of Iraq and Afghanistan, logistical support of coalition forces operating in Iraq and Afghanistan, and the performance of security and intelligence functions in Iraq and Afghanistan.

The House bill contained no similar provision.

The House recedes with an amendment deleting the review of contracting for intelligence functions from the Commission's responsibilities and making certain modifications to the structure of the Commission.

Investigation of waste, fraud, and abuse in wartime contracts and contracting processes in Iraq and Afghanistan (sec. 842)

The Senate amendment contained a provision (sec. 1539(b)) that would require the Special Inspector General for Iraq Reconstruction to conduct a series of audits of contracts for the logistical support of coalition forces in Iraq and Afghanistan and contracts for the performance of security and reconstruction functions in Iraq and Afghanistan.

The House bill contained no similar provision.

The House recedes with an amendment that would provide for the audits to be conducted by the inspectors general with jurisdiction over the relevant contracts. The audits would be conducted pursuant to audit plans developed by the Department of Defense Inspector General, the Special Inspector General for Iraq Reconstruction, and the Special Inspector General for Afghanistan Reconstruction, and would be coordinated through councils and working groups composed of the relevant inspectors general.

The conferees do not intend for the audits conducted pursuant to this section to duplicate audit work previously performed under

other authority.

Enhanced competition requirements for task and delivery order contracts (sec. 843)

The House bill contained a provision (sec. 821) that would address the issue of competition in contracting on a government-wide basis.

The Senate amendment contained a provision (sec. 821) that would encourage the use of multiple-award task and delivery order contracts in lieu of single-award contracts, enhance requirements for the competition of task orders and delivery orders under multiple-award contracts, and authorize bid protests for task or delivery orders in excess of \$5.0 million under such contracts.

The House bill contained no similar provision.

The House recedes with an amendment that would address the competition issues in the Senate provision on a government-wide basis. The provision would raise the threshold for bid protests to \$10.0 million and sunset the authorization for bid protests after 3 years. The conferees expect that the sunset date will provide Congress with an opportunity to review the implementation of the provision and make any necessary adjustments.

Public disclosure of justification and approval documents for noncompetitive contracts (sec. 844)

The House bill contained a provision (sec. 823) that would require public disclosure of justification and approval documents for noncompetitive contracts.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the disclosure of such documents through appropriate websites, rather than through the Federal Procurement Data System.

Disclosure of government contractor audit findings (sec. 845)

The House bill contained a provision (sec. 824) that would require the head of each federal agency to submit quarterly reports

to Congress on completed audits of contractors performed by the agency or department.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the inclusion of significant findings in final, completed audits of contractors in the semiannual reports submitted to Congress by Inspectors General pursuant to section 5 of the Inspector General Act (Public Law 95–452, as amended). The provision would provide for the redaction from such reports of information that is exempt from public disclosure under the Freedom of Information Act (section 552(b) of title 5, United States Code).

Protection of contractor employees from reprisal for disclosure of certain information (sec. 846)

The Senate amendment contained a provision (sec. 861) that would provide enhanced protection for contractor employees who disclose evidence of waste, fraud, or abuse on Department of Defense contracts.

The House bill contained no similar provision.

The House recedes with an amendment that would: expand the categories of government officials to whom a protected communication may be made; expand the categories of waste, fraud, and abuse about which a protected communication may be made; and establish a de novo right of action in federal district court for contractor employees who have exhausted their administrative remedies under the provision.

Requirements for senior Department of Defense officials seeking employment with defense contractors (sec. 847)

The Senate amendment contained a provision (sec. 862) that would require contractors that receive defense contracts in excess of \$10.0 million to report to the Department of Defense (DOD) on an annual basis on certain former senior DOD officials who receive compensation from the contractor.

The House bill contained no similar provision.

The House recedes with an amendment that would require certain former senior DOD officials to obtain written opinions from the appropriate DOD ethics officials before accepting compensation from DOD contractors.

The conferees encourage covered DOD officials to request the required written opinion from an ethics counselor regarding postemployment restrictions that may apply to the official prior to leaving the Department whenever possible.

Report on contractor ethics programs of major defense contractors (sec. 848)

The Senate amendment contained a provision (sec. 863) that would require the Comptroller General to report to the Committees on Armed Services of the Senate and the House of Representatives on the internal ethics programs of major defense contractors.

The House bill contained no similar provision. The House recedes with a technical amendment.

In conducting the required review, the conferees direct the Comptroller General to report on the extent to which the internal ethics programs of major defense contractors include: (1) disclosure of personal financial interests and outside employment by key personnel performing work for the government; (2) conflict mitigation measures for addressing any personal conflicts of interest of employees in connection with their work on Department of Defense contracts; and (3) procedures for reporting these personal conflicts of interest and any mitigation measures to the Department of Defense.

Contingency contracting training for personnel outside the acquisition workforce and evaluations of Army Commission recommendations (sec. 849)

The Senate amendment contained a provision (sec. 865) that would require the Secretary of Defense to provide for appropriate training of military personnel outside the acquisition workforce who are expected to have acquisition responsibilities during combat operations, post-conflict operations, and contingency operations.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary of Defense and the Secretary of the Army to review the recommendations of the Commission on Army Acquisition and Program Management in Expeditionary Operations and report to the congressional defense committees on steps that they have taken or plan to take to implement those recommendations. The conferees agree with the Commission's conclusion that acquisition failures in expeditionary operations urgently require a systemic fix of Army contracting and urge the Secretary of Defense and the Secretary of the Army to act on the Commission's recommendations as expeditiously as possible.

Subtitle E—Acquisition Workforce Provisions

Requirement for section on defense acquisition workforce in strategic human capital plan (sec. 851)

The House bill contained a provision (sec. 802(b)) that would require the Secretary of Defense to include a section on the acquisition workforce in annual updates of the strategic human capital plan required under section 1122 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163).

The Senate amendment contained a similar provision (sec. 844(h)).

The Senate recedes with an amendment clarifying the issues to be addressed in the plan.

Department of Defense acquisition workforce development fund (sec. 852)

The Senate amendment contained a provision (sec. 844) that would establish an acquisition workforce development fund to ensure that the Department of Defense (DOD) has the capacity, in both personnel and skills, needed to properly perform its mission, provide appropriate oversight of contractor performance, and provide the best value for the expenditure of public resources in DOD acquisitions. The fund would be financed through quarterly remittances by the military departments and defense agencies.

The House bill contained no similar provision.

The House recedes with an amendment that would authorize the Secretary of Defense to reduce the percentages on which remittances to the fund are based, if the Secretary determined that credits to the fund would otherwise exceed amounts reasonably needed for the development of the DOD acquisition workforce. The provision would establish minimum levels, below which the Secretary would not be permitted to reduce annual remittances to the fund.

The conferees note that the final report of the Commission on Army Acquisition and Program Management in Expeditionary Operations, released on October 31, 2007, found that the Army has failed to recognize the importance of the contracts requirement development process, failed to allocate resources needed for contract management, and failed to provide defined clear paths for contracting professionals. The report concluded that "contracting, from requirements definition to contract management, is not an Army Core Competence. The Army has excellent, dedicated people, but they are understaffed, overworked, under-trained, under-supported and, most important, under-valued."

Unfortunately, these shortcomings, which have increased the Army's vulnerability to fraud, waste, and abuse, are not limited to the Department of the Army. The Acquisition Advisory Panel chartered pursuant to section 1423 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136) reported that the failure of DOD and other federal agencies to adequately fund the acquisition workforce is "'penny wise and pound foolish,' as it seriously undermines the pursuit of good value for the expenditure of public resources." The fund established by this provision is intended to address this problem by making the investments needed to reinvigorate the DOD acquisition workforce.

Extension of authority to fill shortage category positions for certain federal acquisition positions (sec. 853)

The House bill contained a provision (sec. 815) that would amend section 1413 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136) to extend the authority of federal agencies to treat certain acquisition positions as shortage category positions.

The Senate amendment contained a provision (sec. 844(g)) that would have provided a similar extension, applicable only to the Department of Defense.

The Senate recedes.

Repeal of sunset of acquisition workforce training fund (sec. 854)

The House bill contained a provision (sec. 802(a)) that would repeal the sunset of the acquisition workforce training fund established pursuant to section 37(h) of the Office of Federal Procurement Policy Act (41 U.S.C. 433(h)).

The Senate amendment contained no similar provision.

The Senate recedes.

Federal acquisition workforce improvements (sec. 855)

The House bill contained a provision (sec. 825) that would require the Administrator for Federal Procurement Policy to conduct

a study of the composition, scope, and functions of the governmentwide acquisition workforce and develop a comprehensive definition of, and method of measuring the size of, such workforce.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment directing the Administrator to: designate a member of the Senior Executive Service as Associate Administrator for Acquisition Workforce Programs; work with agency heads to establish acquisition training programs; develop performance standards for acquisition workforce training; ensure that agency heads collect and maintain standardized information on the acquisition workforce; work with agency heads to develop acquisition workforce human capital plans; and work with the Office of Personnel Management to encourage agencies to utilize existing personnel authorities to recruit and retain qualified acquisition personnel.

Subtitle F—Contracts in Iraq and Afghanistan

Memorandum of understanding on matters relating to contracting (sec. 861)

The House bill contained a provision (sec. 831) that would require the Secretary of Defense and other relevant agency heads to sign a memorandum of understanding (MOU) regarding matters relating to contracting in Iraq and Afghanistan and prohibit the award of any new contracts in Iraq and Afghanistan after January 1, 2008, until the MOU has been signed.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment eliminating the prohibition on the award of new contracts.

Contractors performing private security functions in areas of combat operations (sec. 862)

The Senate amendment contained a provision (sec. 871) that would: (1) require the Secretary of Defense to prescribe regulations on the selection, training, equipment, and conduct of personnel performing private security functions in an area of combat operations; and (2) ensure that contractors and subcontractors of all federal agencies are subject to such regulations and to directives issued by combatant commanders in accordance with such regulations.

The House bill contained no similar provision.

The House recedes with an amendment clarifying that the requirements of this provision do not apply to contracts entered into by the intelligence community in support of intelligence activities.

The conferees have agreed to provide the Secretary of Defense the authority to require contractors to comply with the regulations issued under this section in areas where there is the potential for combat operations. The conferees intend that the Secretary use this authority with discretion to designate areas with a high potential for combat operations with a commensurate likelihood that private security contractors in such areas would come into regular contact with members of the armed forces. Comptroller General reviews and reports on contracting in Iraq and Afghanistan (sec. 863)

The House bill contained a provision (sec. 832) that would require the Comptroller General to report to review data on contracts in Iraq and Afghanistan and report to Congress every 6 months.

The Senate amendment contained a provision (sec. 878) that would require agency heads to report to Congress on similar issues.

The Senate recedes with an amendment that would require reports to Congress on an annual basis, instead of every 6 months.

Definitions and other general provisions (sec. 864)

The House bill contained a provision (sec. 833) that would define certain terms used in provisions on contracting in Iraq and Afghanistan.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would add definitions of the terms "covered contract" and "private security functions" and clarify that nothing in this subtitle shall be interpreted to require the handling of classified information or information relating to intelligence sources and methods in a manner inconsistent with the requirements of applicable provisions of law, regulation, executive order, or legislative branch rules.

Subtitle G—Defense Materiel Readiness Board

Establishment of Defense Materiel Readiness Board (sec. 871)

The House bill contained a provision (sec. 1702) that would require the Secretary of Defense to establish a Defense Readiness Production Board and define the membership and functions of the Board.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of Defense to establish a Defense Materiel Readiness Board. The Board would be required to provide independent assessments of materiel readiness, readiness shortfalls, and readiness plans to the Secretary of Defense and Congress.

Critical material readiness shortfalls (sec. 872)

The House bill contained a series of provisions (secs. 1705, 1706, and 1708) that would provide the Secretary of Defense with authorities to address critical material readiness shortfalls.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would consolidate the authorities provided to the Secretary into a single provision. The provision would authorize the Secretary to: designate certain requirements of the Department of Defense as critical materiel readiness shortfalls; ensure that relevant officials of the Department of Defense prioritize and address such shortfalls in requirements, budgets, and acquisition; authorize the transfer of up to \$2.0 billion in authorizations in fiscal year 2008, subject to established procedures, to address such shortfalls; establish a Strategic Readiness Fund to address such shortfalls; and provide for the secretaries of the military departments to report whether multiyear contracts should be used to address critical materiel readiness

shortfalls. The conferees note that nothing in this provision modifies existing statutory requirements regarding the use of multiyear contracts.

Subtitle H—Other Matters

Clearinghouse for rapid identification and dissemination of commercial information technologies (sec. 881)

The House bill contained a provision (sec. 841) that would require the Assistant Secretary of Defense for Networks and Information Integration to establish a demonstration project to identify, assess, stimulate investment in, rapidly acquire, and coordinate the use of information technologies (with an emphasis on commercial off-the-shelf information technologies).

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Assistant Secretary to establish a clearinghouse to identify, assess, and disseminate knowledge about commercial information technologies (with an emphasis on commercial off-the-shelf information technologies, but also including government off-the-shelf information technologies).

Authority to license certain military designations and likenesses of weapons systems to toy and hobby manufacturers (sec. 882)

The House bill contained a provision (sec. 843) that would require the secretaries of the military departments to license trademarks, service marks, certification marks, and collective marks relating to military designations and likenesses of military weapons systems to toy or hobby manufacturers.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would clarify that the licenses apply to trademarks owned or controlled by the Department of Defense, and give the secretaries of the military departments discretion over granting such licenses.

Modifications to limitation on contracts to acquire military flight simulator (sec. 883)

The House bill contained a provision (sec. 844) that would modify the waiver standard in section 832 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364), which placed limitations on the use of service contracts to acquire military flight simulators.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would limit the applicability of section 832 to contracts that were entered into prior to October 17, 2006.

Requirements relating to waivers of certain domestic source limitations relating to specialty metals (sec. 884)

The House bill contained a provision (sec. 846) that would require that any domestic non-availability determination pursuant to section 2533b(b) of title 10, United States Code, that would apply to more than one prime contract of the Department of Defense be made on the basis of a formal rulemaking process.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require that the Secretary of Defense solicit information from interested parties, including producers of specialty metal mill products, to the maximum extent practicable and in a manner consistent with the protection of national security information and confidential business information before making a domestic non-availability determination that would apply to more than one prime contract. The provision would also require that the Secretary's determination and the rationale for the determination be made publicly available to the maximum extent practicable consistent with the protection of national security information and confidential business information

Telephone services for military personnel serving in combat zones (sec. 885)

The House bill contained a provision (sec. 848) that would require the Secretary of Defense to: (1) use competitive procedures in entering new contracts to provide morale, welfare, and recreation telephone service for personnel serving in combat zones; and (2) ensure that such contracts provide individual users the flexibility of using phone cards from multiple phone service providers.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary to use competitive procedures when contracting for morale, welfare, and recreation telephone services and to review and determine whether it is in the best interest of the Department of Defense (DOD) to provide individual users the flexibility of using multiple phone service providers under such contracts.

The conferees expect the Secretary to take appropriate steps to ensure that the cost of phone cards, both to DOD and to DOD personnel, is as low as possible under both existing and future contracts. In general, contracts for morale, welfare, and recreation phone services should recognize the contractor's demonstrable and reasonable costs of access when providing individual users the flexibility of using phone cards from providers other than the con-

tractor.

Enhanced authority to acquire products and services produced in Iraq and Afghanistan (sec. 886)

The Senate amendment contained a provision (sec. 872) that would authorize the Secretary of Defense to establish a preference for the acquisition of products and services in Iraq and Afghanistan for the purpose of providing a stable source of jobs and employment in Iraq and Afghanistan in cases where the preference will not have an adverse effect on U.S. military operations or the U.S. industrial base.

The House bill contained no similar provision.

The House recedes.

The conferees direct the Secretary of Defense to report to the congressional defense committees on the use of this authority six months after the date of the enactment of this Act and every six months thereafter until the end of fiscal year 2009. Each such report should address the dollar amounts and purposes of procure-

ments made under the authority of this section during the preceding six-month period.

Defense Science Board review of Department of Defense policies and procedures for the acquisition of information technology (sec. 887)

The Senate amendment contained a provision (sec. 873) that would require the Secretary of Defense to direct the Defense Science Board to carry out a review of Department of Defense policies and procedures for the acquisition of information technology.

The House bill contained no similar provision.

The House recedes.

Green procurement policy (sec. 888)

The Senate amendment contained a provision (sec. 876) that would require the Secretary of Defense to report to Congress on plans to increase the usage of environmentally friendly products at Department of Defense facilities.

The House bill contained no similar provision.

The House recedes with an amendment that would delete the findings included in the Senate provision and would require the report to cover consideration of the budgetary impact of implementation of the plan.

The conferees support the efforts of the Department of Defense to purchase environmentally friendly products and urge the Department to take additional steps to increase the usage of these products, and to document and track such usage.

Comptroller General review of use of authority under the Defense Production Act of 1950 (sec. 889)

The Senate amendment contained a provision (sec. 877) that would require the Comptroller General to review the application of the Defense Production Act of 1950 over the last 5 years.

The House bill contained no similar provision.

The House recedes with an amendment that would clarify the issues to be addressed in the review.

Prevention of export control violations (sec. 890)

The House bill contained a provision (sec. 810) that would provide for the debarment of any contractor or prospective contractor who has been convicted of a criminal violation of any provision of the Arms Export Control Act (section 2751 of title 22, United States Code, et seq.).

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of Defense to promulgate regulations requiring Department of Defense contractors to comply with applicable export control laws and regulations, develop a contract clause enforcing such requirement, and ensure that contractors are made aware of resources available to assist in compliance with such requirements.

Procurement goal for native Hawaiian-serving institutions and Alaska native-serving institutions (sec. 891)

The House bill contained a provision (sec. 807) that would clarify that the minority-serving institutions covered by the goal established in section 2323 of title 10, United States Code, includes native Hawaiian-serving institutions and Alaska native-serving institutions.

The Senate amendment contained no similar provision.

The Senate recedes.

Competition for procurement of small arms supplied to Iraq and Afghanistan (sec. 892)

The House bill contained a provision (sec. 834) that would require competition for the procurement of small arms supplied to Iraq and Afghanistan.

The Senate amendment contained an identical provision (sec.

1534). The conference agreement includes this provision.

LEGISLATIVE PROVISIONS NOT ADOPTED

Clarification of jurisdiction of the United States district courts to hear bid protest disputes involving maritime contracts

The House bill contained a provision (sec. 850) that would limit bid protests arising out of maritime contracts to the U.S. Court of Federal Claims.

The Senate amendment contained no similar provision.

The House recedes.

Defense Production Industry Advisory Council

The House bill contained a provision (sec. 1703) that would require the Secretary of Defense to establish a Defense Production Industry Advisory Council.

The Senate amendment contained no similar provision.

The House recedes.

Evaluation of cost of compliance with requirement to buy certain articles from American sources

The House bill contained a provision (sec. 845) that would require that costs related to compliance with requirements related to the purchase of specialty metals from non-domestic sources be excluded from consideration in the evaluation of offers for Department of Defense contracts.

The Senate amendment contained no similar provision.

The House recedes.

Jurisdiction under Contract Disputes Act of 1978 over claims, disputes, and appeals arising out of maritime contracts

The House bill contained a provision (sec. 849) that would extend the coverage of the Contract Disputes Act of 1978 (41 U.S.C. 601 et seq.) to maritime contracts.

The Senate amendment contained no similar provision.

The House recedes.

Management structure for the procurement of contract services

The Senate amendment contained a provision (sec. 842) that would authorize the military departments to establish Contract Support Acquisition Centers.

The House bill contained no similar provision.

The Senate recedes.

Maximizing fixed-price procurement contracts

The House bill contained a provision (sec. 822) that would require the head of each executive branch agency to develop and implement a plan to maximize the use of fixed-price type contracts for the procurement of goods and services.

The Senate amendment contained no similar provision.

The House recedes.

Prohibition on procurement from beneficiaries of foreign subsidies

The House bill contained a provision (sec. 804) that would prohibit the Secretary of Defense from entering into a contract with a foreign person who has received a subsidy from the government of a foreign country, if the United States has requested a consultation with that foreign country on the basis that the subsidy is prohibited under the Agreement on Subsidies and Countervailing Measures.

The Senate amendment contained no similar provision.

The House recedes.

Prohibition on procurement from companies in violation of the Iran and Syria Nonproliferation Act

The House bill contained a provision (sec. 805) that would prohibit the use of funds for the procurement of goods or services at a prime contract or subcontract level from any source that is owned or controlled by an entity that is subject to sanctions for violations of the Iran and Syria Nonproliferation Act (Public Law 106–178).

The Senate amendment contained no similar provision.

The House recedes.

Purpose

The House bill contained a provision (sec. 1701) that would establish the purpose of the Defense Readiness Production Board.

The Senate amendment contained no similar provision.

The House recedes.

Repeal of requirement for identification of essential military items and military system essential item breakout list

The Senate amendment contained a provision (sec. 875) that would repeal the requirement for the Secretary of Defense to submit an annual report to the congressional defense committees listing essential items, assemblies, and components of military systems.

The House bill contained no similar provision.

The Senate recedes.

Report on Department of Defense contracting with contractors or subcontractors employing members of the Selected Reserve

The Senate amendment contained a provision (sec. 864) that would require the Secretary of Defense to conduct a study on contracting with the Department of Defense by contractors and subcontractors who employ members of the Selected Reserve.

The House bill contained no similar provision.

The Senate recedes.

Report to Congress

The House bill contained a provision (sec. 826) that would require the Director of the Office of Government Ethics to submit a report to Congress that contains the Director's recommendations on requiring certain government contractor employees to comply with restrictions relating to personal financial interests such as those that apply to federal employees.

The Senate amendment contained no similar provision.

The House recedes.

Report to Congress required on delays in major phases of acquisition process for major automated information system programs

The House bill contained a provision (sec. 842) that would require the Secretary of Defense to report to Congress if there is a delay in meeting any deadline for a phase of the acquisition process in the case of a major automated information system program.

The Senate amendment contained no similar provision.

The House recedes.

Role of Chairman of Board in certain reporting processes

The House bill contained a provision (sec. 1704) that would establish the role of the Chairman of the Defense Readiness Production Board in certain Department of Defense processes.

The Senate amendment contained no similar provision.

The House recedes.

Special authority for use of working capital funds for critical readiness requirements

The House bill contained a provision (sec. 1707) that would provide special authority for the Secretary of Defense to transfer funds from one working capital fund to another for the purpose of addressing critical readiness programs.

The Senate amendment contained no similar provision.

The House recedes.

TITLE IX—DEPARTMENT OF DEFENSE ORGANIZATION AND MANAGEMENT

ITEMS OF SPECIAL INTEREST

Operationally responsive space

The conferees continue to strongly support the concept of operationally responsive space (ORS) and note that the joint ORS program office was recently established with an Air Force director and

a deputy director that will rotate among the services or other federal agencies. There are many opportunities for work in the ORS office and the conferees believe that the Department of Defense (DOD) decision to categorize the potential work into three tiers is a good way to begin to establish priorities for the office. Tier 1 activities focus on utilizing existing assets in new ways; Tier 2 activities focus on payload and satellite bus work to support rapid replacement, reconstitution, and quick reaction capabilities that could be delivered in days to weeks. Tier 3 activities focus on the rapid development and deployment of capabilities that are capable of delivery within months to a year. Development of low-cost launch is embedded within these tiers.

The conferees urge the ORS office, working with the U.S. Strategic Command and the Joint Staff, to develop a balanced, integrated program that will include activities in all three tiers. The conferees are concerned that the balance at present may be too heavily focused in the direction of Tier 1. In the conference report accompanying the John Warner National Defense Authorization Act for Fiscal Year 2007 (Conf. Rpt. 109–702), the conferees directed the Secretary of Defense to establish the ORS office "to facilitate the development of low-cost, rapid reaction payloads, buses, space-lift, and launch control capabilities to fulfill joint military operational requirements for on-demand space support and reconstition." Keeping in mind this guidance, the ORS office should work to find the right niche for small, low-cost satellites and launch vehicles that will deliver the most capability for the warfighter and focus activities in a few high pay-off areas.

Space acquisition

The conferees continue to be concerned about the high costs, the requirements process, and the priorities that have been established in the space acquisition process. In many instances capability decisions are made too quickly and on the basis of a specific technology rather than as a result of evaluating a range of technologies that could be used to provide a desired capability. Programs have been terminated early to free up funding for the next-generation satellite systems, and new programs have been started with immature technologies and without clear and feasible requirements. Programs often have overly aggressive schedules, insufficient funding, and inadequate personnel resources. When one or more of these elements are combined the result has been a national security space program plagued with schedule delays, technical difficulties, and cost overruns, many of which are quite large.

While the conferees share the desire of the Department of Defense (DOD) and the military services to provide the best space capabilities to the warfighter as quickly as possible, in many instances haste, inadequate planning, and overly optimistic assumptions have in fact delayed programs, and have made space system architectures fragile and vulnerable to capability gaps. On the other hand, the conferees recognize the challenge of designing, developing and lawyshing archelictes.

veloping, and launching satellites.

In response to these programs the DOD, the Air Force, the intelligence community, and the Navy have recently taken steps to provide sufficient funding, focus on the requirements process, and development of a sequential approach to improving capability. This back-to-basics approach is off to a good start, but more remains to

be done to improve the acquisition of space systems.

The conferees believe the military and intelligence communities need to work together to identify opportunities for more joint programs that support both communities. In addition to the black-white space integration, the conferees stress the need for evolutionary acquisition strategies that leverage mature technology. The conferees support and urge the space community to carefully phase new programs and to manage scarce resources, including funding, people, and production capabilities.

LEGISLATIVE PROVISIONS ADOPTED

Subtitle A—Department of Defense Management

Repeal of limitation on major Department of Defense headquarters activities personnel and related report (sec. 901)

The House bill contained a provision (sec. 901) that would authorize the Secretary of Defense to waive the limitation in section 130a of title 10, United States Code, on the number of major Department of Defense headquarters activities personnel.

The Senate amendment contained a provision (sec. 901) that

would repeal the limitation in section 130a.

The House recedes with an amendment that would require the Secretary of Defense to include information on military and civilian personnel assigned to major Department of Defense headquarters activities in the materials submitted to Congress by the Secretary of Defense in support of the budget request for each fiscal year.

Flexibility to adjust the number of deputy chiefs and assistant chiefs (sec. 902)

The House bill contained a provision (sec. 902) that would amend sections 3035(b), 5036(a), and 5037(a) of title 10, United States Code, to provide the service secretaries with greater flexibility to determine the number of Deputy Chiefs of Staff and Assistant Chiefs of Staff or, in the case of the Navy, Deputy Chiefs of Naval Operations and Assistant Chiefs of Naval Operations, not to exceed eight total positions for each service.

The Senate amendment contained a similar provision (sec. 906) that would provide this flexibility to the Secretary of the Army.

The Senate recedes.

Change in eligibility requirements for appointment to Department of Defense leadership positions (sec. 903)

The House bill contained a provision (sec. 903) that would amend sections 113, 132, and 134 of title 10, United States Code, to reduce from 10 years to 5 years the period of time following active duty military service before a commissioned officer of a regular component can be appointed as Secretary of Defense, Deputy Secretary of Defense, or Under Secretary of Defense for Policy.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would reduce from 10 years to 7 years the period of time following active duty military service before a commissioned officer of a regular component could be appointed as Secretary of Defense, Deputy Secretary of Defense, or Under Secretary of Defense for Policy.

Management of the Department of Defense (sec. 904)

The House bill contained a provision (sec. 906) that would require the Secretary of Defense to adopt a management structure for the Department of Defense (DOD) and to assign duties for significant management issues to a senior official of a rank not lower

than Under Secretary of Defense.

The Senate amendment contained a provision (sec. 902) that would: (1) designate the Deputy Secretary of Defense as the Chief Management Officer (CMO) of the Department; (2) establish a new position of Under Secretary of Defense for Management (Deputy Chief Management Officer); (3) designate the under secretaries of the military departments as the CMOs of those departments; and (4) assign specific duties to the CMOs of DOD and the military departments.

The House recedes with an amendment that would: (1) designate the Deputy Secretary of Defense as CMO of the Department; (2) establish a new position of Deputy Chief Management Officer of the Department of Defense; and (3) require the Secretary of Defense and the secretaries of the military departments to assign duties and authorities relating to the management of the business op-

erations for DOD and the military departments.

The conferees note that their intent in establishing a Deputy CMO for DOD is to ensure that a senior official of the Department has formal responsibility, on a full-time basis, for assisting the CMO in accomplishing his or her duties in the development, approval, integration and oversight of policies, procedures, processes, and systems for the management of the Department. In the view of the conferees, the implementation of these policies, procedures, processes, and systems should be left to other officials and components of the Department.

This section codifies the position of Deputy CMO in title 10, United States Code, at a level on the Executive Schedule equivalent with the Under Secretaries of Defense for Policy, Personnel and Readiness, Comptroller, and Intelligence. However, the conferees do not intend for the Deputy CMO to have a staff or office structure of a size equivalent to that of an Under Secretary. Rather, the Deputy CMO's primary role should be to assist the CMO in planning and oversight of activities carried out by other offices. The conferees believe strongly that the Deputy CMO's office should not be of a size that could distract from that role.

Revision in guidance relating to combatant command acquisition authority (sec. 905)

The House bill contained a provision (sec. 907) that would modify existing law to eliminate the requirement that the acquisition programs of U.S. Special Operations Command support the acquisition priorities of the respective services. The House provision would also revise the consultation requirement between defense agencies and military departments.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would strike the revision in the consultation requirement contained in section 907(b).

Department of Defense Board of Actuaries (sec. 906)

The House bill contained a provision (sec. 908) that would consolidate the Department of Defense Retirement Board of Actuaries and the Department of Defense Education Benefits Board of Actuaries into the Department of Defense Board of Actuaries.

The Senate amendment contained a similar provision (sec. 904).

The House recedes.

Modification of background requirement of individuals appointed as Under Secretary of Defense for Acquisition, Technology, and Logistics (sec. 907)

The Senate amendment contained a provision (sec. 903) that would delete the requirement that a nominee for the position of Under Secretary of Defense for Acquisition, Technology, and Logistics have extensive management background "in the private sector."

The House bill contained no similar provision.

The House recedes.

The conferees agree that management experience in the private sector can be an extremely valuable asset for an individual serving in the position of Under Secretary of Defense for Acquisition, Technology, and Logistics. However, the conferees conclude that other experience—including management experience in the public sector—may also be highly relevant to service in this position.

Assistant secretaries of the military departments for acquisition matters; principal military deputies (sec. 908)

The Senate amendment contained a provision (sec. 905) that would require the appointment of a three-star officer as the principal deputy to the service acquisition executive in each of the military departments. The provision would exclude the principal deputies from distribution limitations on flag and general officers.

The House bill contained no similar provision.

The House recedes with an amendment that would designate the three-star officers as principal military deputies, rather than principal deputies, to the service acquisition executives. The conferees recommend this change to preserve the option for the military departments to appoint principal civilian deputies to the service acquisition executives in addition to the principal military deputies.

The provision would not address the distribution limitations on flag and general officers. This issue is addressed by a provision elsewhere in the conference report that would amend section 525 of title 10, United States Code, to authorize an increase in the number of flag or general officers in each of the military services serving in a grade above rear admiral or major general.

Sense of Congress on term of office of the Director of Operational Test and Evaluation (sec. 909)

The Senate amendment contained a provision (sec. 907) that would express the sense of Congress that the term of office of the Director of Operational Test and Evaluation should be not less than five years.

The House bill contained no similar provision.

The House recedes.

Subtitle B—Space Activities

Space Protection Strategy (sec. 911)

The House bill contained a provision (sec. 911) that would set forth the policy of the United States with respect to the priority within the Nation's space programs on the protection of national security space systems. The provision would also require the Secretary of Defense to develop a Space Protection Strategy for four, 5-fiscal year periods beginning in fiscal year 2008, and continuing through fiscal year 2025. The first report on the strategy would be due March 15, 2008 with updated reports to be submitted biennially in every even-numbered year thereafter. The provision would also repeal section 911 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163).

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would set forth the sense of Congress that the United States should place greater priority on the protection of national security space systems, direct that the strategy be developed in conjunction with the Director of National Intelligence (DNI), and change the due date of the first report on the strategy to no later than 6 months after the date of enactment of this Act. The report would also be prepared in conjunction with the DNI. In addition, the amendment would clarify the elements to be included in the strategy. The report on the strategy would be submitted to the congressional defense committees and the Committees on Intelligence in the Senate and the House of Representatives.

The conferees remain concerned about the growing threat to and vulnerability of our Nation's space capabilities, highlighted by the January 11, 2007 Chinese anti-satellite test and other counterspace developments. Key protection and space situational awareness (SSA) capabilities could mitigate such vulnerabilities but continue to be underfunded. Moreover, no clear strategy exists to guide SSA investments.

Furthermore, the conferees believe that better coordination of protection and SSA technology investments must occur and that the Defense Advanced Research Projects Agency should be consulted in the development of the strategy, to assist in the development of suitable protection technologies.

The committees with jurisdiction over the subject matter requested will work with the respective executive branch organizations to determine the proper recipients of all information requested by Congress. This determination will be made in accordance with House and Senate rules and with respect to proper protections of sources and methods.

Biennial report on management of space cadre within the Department of Defense (sec. 912)

The House bill contained a provision (sec. 912) that would require the Secretary of Defense and each secretary of a military department to develop and use metrics to identify, track, and manage space cadre personnel within the Department of Defense (DOD) and to ensure that there are enough people with the necessary expertise, training, and experience to meet current and future national security space needs. The provision would also require a detailed report and assessment on the management of the space cadre and DOD efforts to ensure that the space cadre is appropriate to meet current and future national security space needs.

The Senate amendment contained no similar provision.

The Senate recedes with a clarifying amendment.

The conferees note that many of the DOD and military service members of the space cadre serve, over the course of their careers, in a variety of space positions and in a variety of defense and intelligence agencies, such as the National Reconnaissance Office and other intelligence organizations with space-related responsibilities. The conferees believe that the report and assessment should also include the requirements of these entities and the ability of the space cadre to meet the current and future needs of these entities. Therefore, the conferees urge the Secretary to coordinate and consult with the Director of National Intelligence in the preparation of this report.

Additional report on oversight of acquisition for defense space programs (sec. 913)

The Senate amendment contained a provision (sec. 922) that would extend the due date for the report on the oversight of defense space acquisition programs required by section 911 of the Bob Stump National Defense Authorization Act for Fiscal Year 2003 (Public Law 107–314).

The House bill contained no similar provision.

The House recedes.

Subtitle C—Chemical Demilitarization Program

Chemical demilitarization citizens advisory commissions (sec. 921)

The House bill contained a provision (sec. 921) that would modify the termination requirements for the chemical demilitarization citizens advisory commissions to permit the commissions to remain in existence, at the discretion of the Governor of the respective State, until either the closure of that State's chemical agent destruction facility, or upon the request of the Governor, whichever comes first.

The Senate amendment contained a similar provision (sec. 1431).

The Senate recedes.

Sense of Congress on completion of destruction of United States chemical weapons stockpile (sec. 922)

The House bill contained a provision (sec. 922) that would express the sense of Congress that the Department of Defense should

continue to plan for on-site disposal of chemical stockpiles located at Pueblo Chemical Depot, Colorado, and Blue Grass Army Depot, Kentucky, and that the Department should ensure extensive consultation and notification processes between representatives of the Department and representatives of relevant States and local communities.

The Senate amendment contained a provision (sec. 1433) that would express the sense of Congress that the United States must remain committed to making every effort to safely destroy its chemical weapons stockpile by the Chemical Weapons Convention deadline of April 2012, or as soon thereafter as possible, and that the Secretary of Defense should make every effort to plan for and request adequate funding to complete such destruction in accordance with U.S. obligations under the Chemical Weapons Convention. The provision would also require biannual reports describing the status of chemical weapons destruction; the options and funding required for accelerating such destruction; and the actions being taken to accelerate such destruction.

The Senate amendment also contained a provision (sec. 2406) that would, among other things, require the completion of the destruction of the U.S. chemical weapons stockpile by no later than December 31, 2017, and would require biannual reports on

progress to implement this destruction deadline.

The House recedes with an amendment that would add several findings and would add two elements to the required reports: a description of the options and funding required to complete chemical stockpile destruction by December 2017; and a life cycle cost estimate for each facility included in the descriptions of accelerated funding options.

Repeal of certain qualifications requirement for director of chemical demilitarization management organization (sec. 923)

The Senate amendment contained a provision (sec. 1432) that would repeal the requirement that the Army's Director of the Chemical Materials Agency must be trained in chemical warfare defense operations.

The House bill contained no similar provision.

The House recedes.

Modification of termination of assistance to State and local governments after completion of the destruction of the United States chemical weapons stockpile (sec. 924)

The Senate amendment contained a provision (sec. 1434) that would permit the Chemical Stockpile Emergency Preparedness Program to provide assistance to State and local governments until existing grants or cooperative agreements are completed, but not beyond 6 months after the date of completion of the destruction of lethal chemical agents and munitions at each chemical demilitarization installation or facility.

The House bill contained no similar provision.

The House recedes.

Subtitle D—Intelligence-Related Matters

Technical amendments to title 10, United States Code, arising from enactment of the Intelligence Reform and Terrorism Prevention Act of 2004 (sec. 931)

The House bill contained a provision (sec. 932) that would make technical corrections to title 10, United States Code, to reflect enactment of the Intelligence Reform and Terrorism Prevention Act of 2004.

The Senate amendment contained a similar provision (sec. 1068).

The Senate recedes.

Subtitle E—Roles and Missions Analysis

Requirement for quadrennial roles and missions review (sec. 941)

The House bill contained provisions (secs. 941–943) that would require the Secretary of Defense to conduct a quadrennial roles and missions review, to identify core competencies of the military departments and other entities within the Department of Defense, and to review the capabilities that such departments and entities are performing or developing.

The Senate amendment contained no similar provisions.

The Senate recedes with an amendment that would consolidate these provisions into a single section. This provision would require the Secretary to conduct a quadrennial roles and missions review after receiving an independent military assessment of roles and missions from the Chairman of the Joint Chiefs of Staff.

Joint Requirements Oversight Council additional duties relating to core mission areas (sec. 942)

The House bill contained a provision (sec. 944) that would amend section 181 of title 10, United States Code, to revise the mission of the Joint Requirements Oversight Council (JROC) and address the participation of senior civilian leaders of the Department of Defense in JROC proceedings.

The Senate amendment contained a provision (sec. 841) that would address the issue of participation by senior civilian leaders in JROC proceedings

in JROC proceedings.

The Senate recedes with an amendment that would combine the requirements of the two provisions.

Requirement for certification of major systems prior to technology development (sec. 943)

The House bill contained a provision (sec. 945) that would require the Joint Requirements Oversight Council (JROC) to make certain certifications before the start of technology development for a major system.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment requiring that the Milestone Decision Authority for a major defense acquisition program (MDAP) make the required certifications, after consultation with the JROC, before the program may receive Milestone A approval. The provision would also direct the Secretary of Defense to

ensure that the Department of Defense does not commence a technology development program for a major weapon system without Milestone A approval.

Presentation of future-years mission budget by core mission area (sec. 944)

The House bill contained a provision (sec. 946) that would amend section 222 of title 10, United States Code, to require that the future-years mission budget of the Department of Defense be organized by core mission area.

The Senate amendment contained no similar provision.

The Senate recedes.

Subtitle F—Other Matters

Department of Defense consideration of effect of climate change on department facilities, capabilities, and missions (sec. 951)

The House bill contained a provision (sec. 951) that would require that the first national security strategy, national defense strategy, and quadrennial defense review prepared after the date of the enactment of this Act include consideration of the effect of climate change on Department of Defense facilities, capabilities, and missions.

The Senate amendment contained a similar provision (sec. 931).

The Senate recedes with an amendment that would clarify the conferees' expectation that this aspect of the national security strategy and the national defense strategy, like other aspects of those strategies, will be implemented in a manner that is consistent with the national security interests of the United States.

Interagency policy coordination (sec. 952)

The House bill contained a provision (sec. 952) that would require the Secretary of Defense to develop and submit, not later than 180 days after the date of enactment of this Act, a plan to Congress to improve and reform the interagency coordination process on national security issues.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would clarify that the plan required would be to improve the Department of Defense's participation and contribution to the interagency coordination process on national security issues.

The conferees urge the President to require other relevant agencies and departments to establish similar plans to improve the overall interagency process for national security, and to ensure that the Department of Defense, simply by virtue of having a plan, does not become the de facto dominant organization in the interagency coordination process.

Expansion of employment creditable under service agreements under National Security Education Program (sec. 953)

The House bill contained a provision (sec. 953) that would modify the David L. Boren National Security Education Act of 1991 (50 U.S.C. 1902) to allow a recipient of support under that Act to repay that service by working in an educational area related to the discipline for which the support was provided. Such educational service would only be permitted if the Secretary of Defense were to determine that no position is available in departments, agencies, or offices covered by Act.

The Senate amendment contained no similar provision.

The Senate recedes.

Board of Regents for the Uniformed Services University of the Health Sciences (sec. 954)

The Senate amendment contained a provision (sec. 932) that would amend chapter 104 of title 10, United States Code, to authorize the Secretary of Defense to appoint the members of the Board of Regents for the Uniformed Services University of the Health Sciences (USUHS) without a requirement for the advice and consent of the Senate, and would redesignate the Dean of USUHS as the President of USUHS.

The House bill contained no similar provision.

The House recedes with a clarifying amendment that would re-

quire the Board to meet at least once a quarter.

The conferees believe that this provision should not alter the well-established role of the Board of Regents under its charter to assist the Secretary of Defense in an advisory capacity in carrying out the Secretary's responsibility to conduct the business of USUHS and to provide advice and recommendations to the Secretary of Defense on academic and administrative matters critical to the full accreditation and successful operation of the USUHS. The conferees value the contributions and voluntary service of the members of the Board and believe that the Board can best perform its functions in coordination with the President of USUHS and the Assistant Secretary of Defense for Health Affairs.

Establishment of Department of Defense School of Nursing (sec. 955)

The Senate amendment contained a provision (sec. 556) that would authorize the Secretary of Defense to create several programs to address a national shortage of nursing instructors at accredited nursing schools and aid in the recruiting and retention of military nurses. The programs could include: (1) authorizing active duty military nurse officers with a graduate degree in nursing or a related field to serve as full-time faculty at an accredited civilian school of nursing in exchange for a commitment to additional service in the armed forces; (2) authorizing active duty military nurse officers with a graduate degree in nursing or a related field to serve as full-time faculty at an accredited civilian school of nursing in exchange for scholarships provided by the nursing school to military nurse officer candidates; (3) providing scholarships to retirement-eligible active duty military nurse corps officers who agree to serve not less than 2 years as a full-time faculty member of an accredited civilian school of nursing; (4) providing career placement assistance, continuing education, and stipends to retirement-eligible active duty military nurse corps officers with a doctoral or master degree in nursing or a related field who agree, in return, to serve as a full-time faculty member of an accredited school of nursing; and (5) supplemental salary payments to a retired military nurse corps officer serving as a full-time faculty member of a civilian accredited school of nursing to compensate for any difference between base pay to which the retired officer was entitled immediately before retirement and the sum of the officer's retired pay and the salary received from the nursing school.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary to develop a detailed plan to establish a Department of Defense School of Nursing within the Uniformed Services University of Health Sciences (USUHS). The amendment would also authorize the Secretary to establish a school of nursing within USUHS that could lead to the award of a bachelor of science or graduate degree in nursing. The conferees note the shortage of nurses in the military, and encourage the Department to establish a Department of Defense school of nursing as soon as practicable.

The conferees direct the Secretary to conduct a study to determine whether a program to provide incentives to retired military nurse corps officers to serve as faculty at civilian nursing schools, sometimes referred to as "Retired Troops to Nurse Teachers," could help to alleviate the current and projected nursing shortage in the military services. The conferees believe that an essential part of any such program should ensure that the Department would receive a tangible benefit in exchange for partially funding the program. The study should include the following elements: (1) the number of retired military nurse corps officers who have at least 20 years of active federal commissioned service who would be eligible to participate in such a program; (2) whether colleges or universities at which retired military nurse instructors would serve would award and fund at least two full scholarships per academic year to military nurse corps candidates in return for a commitment to serve in the armed forces as a military nurse corps officer; (3) for each nursing student awarded such a scholarship that fails to access into the armed forces as a military nurse, the recourse that would be available to the Department; (4) whether the retired military nurse corps officer instructor should be paid by the college or university at a comparable rate, as determined by the Secretary, to other faculty at the school based upon their skills, experience, and certification(s); (5) when the sum of the comparable salary offered to the retired military nurse corps officer instructor and the instructor's retired pay is less than the amount that the member's base pay (based on grade and time in service) would be if the member was still on active duty, should the Secretary reimburse the retired military nurse corps officer for any difference; and (6) any other relevant factors, as determined by the Secretary. The Secretary should submit a report on the findings and recommendations of this study to the Committees on Armed Services of the Senate and the House of Representatives by March 1, 2008.

Inclusion of commanders of Western Hemisphere combatant commands in Board of Visitors of Western Hemisphere Institute for Security Cooperation (sec. 956)

The Senate amendment contained a provision (sec. 935) that would authorize all combatant commanders, or their directed des-

ignees, who have responsibility in the Western Hemisphere to be members of the Western Hemisphere Institute for Security Cooperation Board of Visitors.

The House bill contained no similar provision.

The House recedes.

Comptroller General assessment of reorganization of the office of the Under Secretary of Defense for Policy (sec. 957)

The Senate amendment contained a provision (sec. 936) that would require the Comptroller General to submit to the congressional defense committees, not later than March 1, 2008, a report assessing the most recent reorganization of the office of the Under Secretary of Defense for Policy (USDP).

The House bill contained no similar provision.

The House recedes with a clarifying amendment that, among other things, would require the report to be submitted by June 1, 2008.

The conferees note the concerns expressed in the report accompanying the Senate amendment (S. Rpt. 110-77). While the conferees understand that the office of the USDP plans on evaluating the reorganization in terms of stakeholder input, internal assessment, and performance metrics in February 2008, they also note that they have been made aware of other concerns, which that review may not address, including: (1) the possible absence of a dissent channel within the Department of Defense (DOD) and, in particular, the USDP's office that personnel may use to present alternative views, analyses, and policy recommendations at variance with those in place or being submitted to senior leadership for consideration; (2) the impact of the process, as conducted in November 2006 and implemented in early 2007, whereby career civil servants "bid" on positions within the USDP's office on overall levels of personnel morale, expertise, and effectiveness. Of specific concern are those positions that deal with policy towards Iraq, Afghanistan, Pakistan, and other regional and functional areas critical to national security; and (3) the fact that foreign affairs specialists (i.e., GS-130 series) from those field agencies and offices associated with the office of the USDP-i.e., the Defense Security Cooperation Agency, the Defense Technology Security Administration, and the Defense Prisoner of War/Missing Personnel Office-were not included in the personnel assignment bidding system, even though they are eligible to apply for vacancies in the office of the USDP. The conferees recommend that the Comptroller General also assess the impact of these issues on the overall effectiveness and efficiency of the office of the USDP.

Reports on foreign language proficiency (sec. 958)

The House bill contained a provision (sec. 931) that would require the Secretary of Defense and the secretaries of the military departments to submit annual reports on the foreign language proficiencies of the military departments and the Department of Defense.

The Senate amendment contained no similar provision.

The Senate recedes with a clarifying amendment that, among other things, terminates the reporting requirement on December 31, 2013.

LEGISLATIVE PROVISIONS NOT ADOPTED

Future capability planning by Joint Requirements Oversight Coun-

The House bill contained a provision (sec. 947) that would require that each operational and contingency plan of the Department of Defense include an extended planning annex assessing capabilities required to perform the planned missions.

The Senate amendment contained no similar provision.

The House recedes.

The issue of whether, and how, the combatant commands should participate in long-term planning for future capabilities is addressed in a separate provision.

Redesignation of the Department of the Navy as the Department of the Navy and Marine Corps

The House bill contained a provision (sec. 905) that would redesignate the Department of the Navy as the Department of the Navy and Marine Corps and the position of the Secretary of the Navy as the Secretary of the Navy and Marine Corps.

The Senate amendment contained no similar provision.

The House recedes.

Revisions in functions and activities of special operations

The House bill contained a provision (sec. 904) that would amend section 167(a) of title 10, United States Code, to modify the authorities governing U.S. Special Operations Command (SOCOM) to accurately reflect current mission requirements.

The Senate amendment contained no similar provision.

The House recedes.

The conferees will work with the Department of Defense and SOCOM to ensure that title 10 continues to accurately reflect the missions of SOCOM and the activities of special operations forces. In addition, the conferees remain concerned about the evolving requirements associated with the concepts of irregular and unconventional warfare, especially as they pertain to the Department's personnel management programs. The conferees support the concerns raised in House Report 110–146 calling for a full spectrum analysis on irregular warfare. The conferees direct the Secretary of Defense to initiate the requirements of this study and deliver the results to the congressional defense committees by June 1, 2008.

Space posture review

The Senate amendment contained a provision (sec. 921) that would direct the Secretary of Defense and the Director of National Intelligence to conduct a comprehensive review of the space posture of the United States.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that the space posture review previously required was submitted.

United States Military Cancer Institute

The Senate amendment contained a provision (sec. 933) that would require the Secretary of Defense to establish a United States Military Cancer Institute in the Uniformed Services University of the Health Sciences.

The House bill contained no similar provision.

The Senate recedes.

Western Hemisphere Center for Excellence in Human Rights

The Senate amendment contained a provision (sec. 934) that would authorize the Secretary of Defense to establish a Western Hemisphere Human Rights Center to continue and expand the work that began under U.S. Southern Command's Human Rights Initiative.

The House bill contained no similar provision.

The Senate recedes.

The conferees support the U.S. Southern Command's activities on behalf of human rights in the Western Hemisphere. However, rather than authorize the creation of a new institution, the conferees prefer that the Southern Command work out an arrangement, with the Center for Hemispheric Defense Studies, which would provide for gifts and donations to be directed from the regional center to the human rights activities of Southern Command through the gift and donation authority that Congress has already provided to the regional centers.

TITLE X—GENERAL PROVISIONS

ITEMS OF SPECIAL INTEREST

Ship disposal

The Senate report (S. Rept. 110–77) accompanying the National Defense Authorization Act for Fiscal Year 2008 (S. 1547) contained direction for the Navy to maintain decommissioned LHA–1 class amphibious assault ships in a reduced operating status until such time that the active fleet could deliver 2.0 Marine Expeditionary Brigade forcible entry lift capability in response to a national emergency. Total forcible lift entry capability was to be assessed under the assumption that no less than 10 percent of the force will be unavailable due to extended duration maintenance availabilities.

The conferees agree with the intent of this provision. The conferees understand that the Navy's preferred method of meeting this intent would be to retain decommissioned LHA-1 class amphibious assault ships in a mobilization category B status.

The conferees agree to direct the Navy to: (1) maintain these ships in mobilization category B status until such time that the active fleet could deliver 2.0 Marine Expeditionary Brigade forcible entry lift capability in response to a national emergency; and (2) assess total forcible lift entry capability under the assumption that

no less than 10 percent of the force will be unavailable due to extended duration maintenance availabilities.

Table of congressionally directed spending and related items

In accordance with the requirements of Rule XLIV of the Standing Rules of the Senate and Rules XXI and XXIII of the Rules of the House of Representatives, this joint statement of managers includes a table listing congressionally-directed spending items, congressional earmarks, limited tax benefits, or limited tariff benefits requested by Senators and Members, regardless whether the expenditure is directed to a particular entity or targeted to a specific State, locality, or congressional district. By including this table in the statement of managers, the conferees do not take the position that all of the items meet the definitions of an earmark or a congressionally-directed spending item in the Rules of the Senate or the House of Representatives.

The conferees direct the Department of Defense to use all applicable competitive, merit-based procedures in the awarding of any new contract, grant, or other agreement which is entered into with funds that are authorized to be appropriated by this conference report and statement of managers. No provision in the conference report or statement of managers shall be construed to direct funds to any particular location or entity unless the provision expressly so provides.

Subtitle A—Financial Matters

General transfer authority (sec. 1001)

The House bill contained a provision (sec. 1001) that would provide for the transfer of up to \$4.5 billion of funds authorized in Division A of this Act to unforeseen higher priority needs in accordance with normal reprogramming procedures.

The Senate amendment contained a similar provision (sec. 1001) that would provide for the transfer of up to \$5.0 billion in authorizations and would exempt transfers of funds between military personnel authorizations from the dollar limitation in this provision.

The House recedes.

United States contribution to NATO common-funded budgets in fiscal year 2008 (sec. 1002)

The House bill contained a provision (sec. 1002) that would authorize the U.S. contribution to North Atlantic Treaty Organization (NATO) common-funded budgets for fiscal year 2008, including the use of unexpended balances.

The Senate amendment contained an identical provision (sec. 1004).

The conference agreement includes this provision.

The conferees note that this provision is necessary because the resolution of ratification for the Protocol to the North Atlantic Treaty of 1949 on the Accession of Poland, Hungary, and the Czech Republic contained a provision (section 3(2)(c)(ii)) requiring a specific authorization for U.S. payments to the common-funded budg-

ets of NATO for each fiscal year, beginning in fiscal year 1999, that payments exceed the fiscal year 1998 total.

Authorization of additional emergency supplemental appropriations for fiscal year 2007 (sec. 1003)

The Senate amendment contained a provision (sec. 1002) that would authorize the additional supplemental appropriations for operations in Iraq and Afghanistan, and for other purposes, for fiscal year 2007 that were enacted in Public Law 110–28.

The House bill contained no similar provision.

The House recedes.

Modification of fiscal year 2007 general transfer authority (sec. 1004)

The Senate amendment contained a provision (sec. 1003) that would modify the transfer authority provided in section 1001 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) by exempting the transfer of funds previously approved by the committees in two reprogramming actions from the dollar limitation in that provision.

The House bill contained no similar provision.

The House recedes.

Financial management transformation initiative for the Defense Agencies (sec. 1005)

The Senate amendment contained a provision (sec. 1005) that would require the Director of the Business Transformation Agency of the Department of Defense to carry out an initiative for financial management transformation in the Defense Agencies.

The House bill contained no similar provision.

The House recedes with an amendment that would: (1) require the Director to consult with the Comptroller of the Department of Defense to ensure that the initiative is carried out in a manner that is consistent with the financial standards and requirements of the Department of Defense; and (2) provide greater specificity on the requirements for the plan on development and implementation of the initiative.

Repeal of requirement for two-year budget cycle for the Department of Defense (sec. 1006)

The Senate amendment contained a provision (sec. 1006) that would repeal the requirement enacted in the National Defense Authorization Act for Fiscal Year 1986 (Public Law 99–145) for the Department of Defense to submit a biennial budget as part of the President's budget request for even-numbered fiscal years.

The House bill contained no similar provision.

The House recedes.

Subtitle B—Policy Relating to Vessels and Shipyards

Limitation on leasing of vessels (sec. 1011)

The House bill contained a provision (sec. 1011) that would prohibit the secretary of a military department from entering into a contract for lease or charter of a vessel for a term of more than 24 months. This would include all options to renew or extend the contract, if the hull or superstructure of that vessel was constructed in a foreign shipyard.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the secretary of a military department to notify the congressional defense committees 30 days prior to making a contract for lease of a vessel, or for the provision of a service through use by a contractor of a vessel, if the term of the lease is for a period of greater than 2 years. The secretary's notification is to include a description of the terms of the lease, a justification for leasing rather than purchasing a vessel for such service, a determination that the lease contract provides the most cost-effective means for obtaining such service, and a plan for meeting the requirements provided by the leased vessel upon completion of the term of the lease.

Policy relating to major combatant vessels of the strike forces of the United States Navy (sec. 1012)

The House bill contained a provision (sec. 1012) that would require that all new ship classes of submarines, aircraft carriers and cruisers and large escorts for carrier strike groups, expeditionary strike groups, and vessels comprising a sea base have integrated nuclear power systems. The provision would allow a single exception to the requirement: if the Secretary of Defense were to submit, with the budget request for such a vessel, a notification that the inclusion of an integrated nuclear power system is not in the national interest.

The Senate amendment contained no similar provision.

The Senate recedes.

The Navy's next opportunity to apply this guidance will be the next generation cruiser, or "CG(X)". Under the current future-years defense program (FYDP), the Navy plans to award the construction contract for CG(X) in fiscal year 2011. Under this provision, the next cruiser would be identified as "CGN(X)" to designate the ship as nuclear powered. Under the Navy's normal shipbuilding schedule for the two programs that already have nuclear power systems (aircraft carriers and submarines), the Navy seeks authorization and appropriations for long lead time nuclear components for ships 2 years prior to full authorization and appropriation for construction.

The conferees recognize that the milestone decision for the Navy's CG(X) is only months away. After that milestone decision, the Navy and its contractors will begin a significant design effort, and, in that process, will be making significant tradeoff decisions and discarding major options (such as propulsion alternatives). This is the normal process for the Navy and the Department of Defense (DOD) to make choices that will lead to producing a contract design that will be the basis for awarding the construction contract for the lead ship in 2011.

In order for the Navy to live by the spirit of this guidance, the

conferees agree that:

(1) the Navy would be required to proceed through the contract design phase of the program with a comprehensive effort to design a CGN(X) independent of the outcome of decisions that the Navy

or the DOD will make at the next milestone decision point regarding any preferred propulsion system for the next generation cruis-

(2) if the Navy intends to maintain the schedule in the current FYDP and award a vessel in fiscal year 2011, the Navy would need to request advance procurement for nuclear components in the fiscal year 2009 budget request; and

(3) the Navy must consider options for:

(a) maintaining the segment of the industrial base that currently produces the conventionally powered destroyer and amphibious forces of the Navy;

(b) certifying yards which comprise that segment of the industrial base to build nuclear-powered vessels; or

(c) seeking other alternatives for building non-nuclear ships in the future if the Navy is only building nuclear-powered surface combatant ships for some period of time as it builds CGN(X) ves-

(d) identifying sources of funds to pay for the additional nearterm costs of the integrated nuclear power system, either from offsets within the Navy's budget, from elsewhere within the Department's resources, or from gaining additional funds for DOD overall.

The conferees recognize that these considerations will require significant additional near-term investment by the Navy. Some in the Navy have asserted that, despite such added investment, the Navy would not be ready to award a shipbuilding contract for a CGN(X) in fiscal year 2011 as in the current FYDP.

Section 128 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109-364) required that the Navy include nuclear power in its Analysis of Alternatives (AOA) for the CG(X) propulsion system. The conferees are aware that the CG(X) AOA is nearing completion, in which case the Navy should have some indications of what it will require to design and construct a CGN(X) class.

Accordingly, the conferees direct the Secretary of the Navy to submit a report to the congressional defense committees with the budget request for fiscal year 2009 providing the following information:

(1) the set of next generation cruiser characteristics, such as displacement and manning, which would be affected by the requirement for including an integrated nuclear power system;

(2) the Navy's estimate for additional costs to develop, design, and construct a CGN(X) to fill the requirement for the next generation cruiser, and the optimal phasing of those costs

in order to deliver CGN(X) most affordably;

(3) the Navy's assessment of any effects on the delivery schedule for the first ship of the next generation cruiser class that would be associated with shifting the design to incorporate an integrated nuclear propulsion system, options for reducing or eliminating those schedule effects, and alternatives for meeting next generation cruiser requirements during any intervening period if the cruiser's full operational capability were delayed;

(4) the Navy's estimate for the cost associated with certifying those shipyards that currently produce conventionally powered surface combatants, to be capable of constructing and integrating a nuclear-powered combatant;

(5) any other potential effects on the Navy's 30-year ship-

building plan as a result of implementing these factors;

(6) such other considerations that would need to be addressed in parallel with design and construction of a CGN(X) class, including any unique test and training facilities, facilities and infrastructure requirements for potential CGN(X) homeports, and environmental assessments that may require long-term coordination and planning; and

(7) an assessment of the highest risk areas associated with meeting this requirement, and the Navy's alternatives for miti-

gating such risk.

Subtitle C—Counter-Drug Activities

Extension of authority for joint task forces to provide support to law enforcement agencies conducting counter-terrorism activities (sec. 1021)

The House bill contained a provision (sec. 1021) that would amend section 1022(b) of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136) to extend the authority for joint task forces to provide support to law enforcement agencies conducting counterterrorism activities through fiscal year 2008.

The Senate amendment contained no similar provision.

The Senate recedes.

The conferees support the use of counternarcotics funds to concurrently conduct counterterrorist and counternarcotics activities, but urge the Department of Defense to be mindful of the original intent of the Counternarcotics Central Transfer Account, and to ensure that adequate resources continue to be available for counternarcotics activities where there is no nexis with counterterrorism. The conferees will closely scrutinize the use of this authority over the next fiscal year to determine whether it should be extended in future years.

Expansion of authority to provide additional support for counterdrug activities in certain foreign countries (sec. 1022)

The House bill contained a provision (sec. 1022) that would expand additional counterdrug support to the Government of Mexico and the Government of the Dominican Republic.

The Senate amendment contained a similar provision.

The Senate recedes with a technical amendment.

Report on counternarcotics assistance for the Government of Haiti (sec. 1023)

The Senate amendment contained a provision (sec. 1012) that would require the President to submit to Congress a report on counternarcotics assistance to the Government of Haiti.

The House bill contained no similar provision.

The House recedes with a clarifying amendment.

Subtitle D-Miscellaneous Authorities and Limitations

Provision of Air Force support and services to foreign military and state aircraft (sec. 1031)

The Senate amendment contained a provision (sec. 1028) that would provide permanent authority for the Secretary of the Air Force to furnish supplies and services to foreign military and other state aircraft.

The House bill contained no similar provision. The House recedes with a clarifying amendment.

Department of Defense participation in Strategic Airlift Capability Partnership (sec. 1032)

The Senate amendment contained a provision (sec. 1029) that would permit the Secretary of Defense to enter into a multilateral memorandum of understanding authorizing the Strategic Airlift Capability Partnership for the purpose of acquiring, operating, and supporting strategic airlift aircraft. The provision would also provide the Secretary of Defense the authority to transfer one strategic airlift aircraft to the Strategic Airlift Capability Partnership.

The House bill contained no similar provision. The House recedes with a technical amendment.

The conferees provide this authority with the expectation that in allocating use of this shared strategic airlift capability, the Partnership will give priority to airlift support for North Atlantic Treaty Organization (NATO) missions.

The conferees are concerned that they do not have sufficient visibility into the Department of Defense's plans for seeking these kinds of authorities in the future. If the Department is considering other similar multilateral arrangements for the acquisition or operation of aircraft under mutually beneficial relationships with foreign partners, the Department should consider, in consultation with Congress, whether it would be appropriate to develop an overarching legal structure for multilateral procurement and operations and how best to ensure appropriate transparency and congressional oversight.

Improved authority to provide rewards for assistance in combating terrorism (sec. 1033)

The House bill contained a provision (sec. 1043) that would amend section 127b of title 10, United States Code, to increase the size of payments allowed under the Department of Defense's combating terrorism rewards program and provide new authority for U.S. Government personnel to provide rewards through government personnel of coalition or partnered nations.

The Senate amendment contained a similar provision (sec. 1021).

The Senate recedes with an amendment that would: (1) permit the expansion of the authority to cover information provided to allied forces; and, (2) grant the authority for 2 years.

Support for non-federal development and testing of material for chemical agent defense (sec. 1034)

The House bill contained a provision (sec. 1045) that would authorize the Secretary of Defense, in coordination with the heads of other elements of the Federal Government, to provide small quantities of toxic chemicals or their precursors to a State or local government, or a private entity incorporated in the United States, for development or testing of material designed to be used for defensive purposes. The provision would require that any such transfer must be consistent with the provisions of the Chemical Weapons Convention, and subject to any terms and conditions required by the Secretary.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary to provide Congress with an annual report describing each use of the authority, including a description of what material was made available and to whom it was made available.

Prohibition on sale of F-14 fighter aircraft and related parts (sec. 1035)

The House bill contained a provision (sec. 1049) that would prohibit the Department of Defense from selling F-14 parts to any entity other than a museum or similar organization in the United States acquiring the parts to preserve aircraft for historical purposes. The provision would also prohibit the granting of an export license for any F-14 part.

The Senate amendment contained a similar provision (sec.

The House recedes with an amendment that would clarify that this provision applies to F-14 aircraft, parts unique to the F-14 aircraft, and tooling or dies used in the manufacture of F-14s or F-14-unique parts.

The conferees encourage the Department of Defense to consider destroying F-14s, F-14-unique parts, and the tooling and dies used in the manufacture of F-14s, except as noted in the legislative provision. Any contract for destruction should require the reduction of these items into scrap pieces, thereby rendering the parts and materials useless for the originally intended purpose and incapable of being duplicated, copied, or reverse engineered. If the Department chooses to destroy these items, the Department could then sell the resultant scrap as appropriate.

Subtitle E—Reports

Extension and modification of report relating to hardened and deeply buried targets (sec. 1041)

The House bill contained a provision (sec. 1031) that would extend the reporting requirement on weapons for hardened and deeply buried targets until 2013, change the nature of the report from an annual report to a biennial report, and modify the scope of the report to cover capabilities to defeat hardened and deeply buried targets rather than just weapons. In addition, the provision would direct that each report cover activities for 4 fiscal years rather than 1 fiscal year.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would retain the requirement to focus on weapons in the report.

Report on joint modeling and simulation activities (sec. 1042)

The House bill contained a provision (sec. 1033) that would require a report on a national joint modeling and simulation (M&S) development strategy.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would modify the reporting requirements and submission date. The conferees agree to require a report that would include a description of ongoing and planned joint M&S activities and a description of how they support defense missions, strategies, and goals; a description of the M&S capabilities of defense organizations and how they will be modernized or divested over time as appropriate; a description of how non-defense organizations can utilize joint M&S capabilities; budget and resource estimates for the M&S capabilities; and a description of coordination activities between the Department of Defense's M&S activities and other federal, non-federal, and private sector M&S activities.

Further, the conferees note the promise of M&S to enhance urban operations capabilities. The conferees believe that it is important for the Department to study and understand the effect of warfare and natural disasters on urban environments and to develop M&S capabilities to support consequence management missions in complex urban environments.

Renewal of submittal of plans for prompt global strike capability (sec. 1043)

The Senate amendment contained a provision (sec. 1041) that would amend section 1032(b) of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136) to extend the due dates for the annual report on prompt global strike capability through 2009.

The House bill contained no similar provision.

The House recedes.

The conferees note that the report required by section 1032 is a broad report covering both global and long-range strike plans as well as prompt global strike.

Report on workforce required to support the nuclear missions of the Navy and the Department of Energy (sec. 1044)

The Senate amendment contained a provision (sec. 1045) that would require the Secretary of Defense and the Secretary of Energy to each submit to Congress a report on the requirements for a workforce to support the nuclear missions of the Navy and the Department of Energy for a 10-year period beginning on the date of the report. The report would be due 1 year from the date of enactment of this Act.

The House bill contained no similar provision.

The House recedes with a clarifying amendment.

Comptroller General report on Defense Finance and Accounting Service response to Butterbaugh v. Department of Justice (sec. 1045)

The Senate amendment contained a provision (sec. 1046) that would require the Comptroller General of the United States to submit a report to the congressional defense committees assessing the response of the Defense Finance and Accounting Service to the 2003 decision in the case of *Butterbaugh v. Department of Justice*, 336 F.3d 1332 (Fed. Cir. 2003).

The House bill contained no similar amendment.

The House recedes.

Study on size and mix of airlift force (sec. 1046)

The Senate amendment contained a provision (sec. 1049) that would require the Secretary of Defense to conduct a study on the size and mix of various assets for the Air Force intertheater airlift force, with a particular focus on current and planned capabilities and costs of the C–5 aircraft and the C–17 aircraft fleets.

The House bill contained no similar provision.

The House recedes with an amendment that would broaden the review to cover a review of alternatives on the size and mix of intertheater and intratheater airlift assets to meet the national military strategy. The provision would require that the study also evaluate the contribution of both organic and commercial assets, the latter coming primarily from the Civil Reserve Airlift Fleet.

Within the analysis of the optimal mix of the C-5 and C-17 aircraft for the strategic airlift, the conferees expect that the report will:

(1) Provide a thorough review of an internal Air Force briefing that posited a retirement of 30 C–5A aircraft, and a purchase of 30 more C–17 aircraft, sometimes called the "30/30 Plan."

30 more C-17 aircraft, sometimes called the "30/30 Plan."

(2) Include a full range of options for making C-5 upgrades and buying additional C-17 aircraft to include doing both (upgrading all C-5s and purchasing more C-17s) and doing neither (upgrading none of the C-5s and buying no more C-17s).

Report on feasibility of establishing a domestic military aviation national training center (sec. 1047)

The Senate amendment contained a provision (sec. 1096) that would require the Secretary of Defense to submit to the congressional defense committees a report to determine the feasibility of establishing a Border State Aviation Training Center to support the current and future requirements of the existing RC–26 training site for counterdrug activities located at the Fixed Wing Army National Guard Aviation Training Site.

The House bill contained no similar provision.

The House recedes with a clarifying amendment that would require the Secretary of Defense to assess the training requirements associated with a multitude of Guard and reserve missions.

Limited field user evaluations for combat helmet pad suspension systems (sec. 1048)

The House bill contained a provision (sec. 234) that would require the Secretary of Defense to carry out a test and evaluation

of combat helmet pad suspension systems that meet current military specifications by a certified and qualified independent laboratory as well as an operational user assessment of the qualified pad suspension systems that would consider key parameters of form, fit, function, cost, schedule, performance, and vendor production capacity.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would authorize the use of funds from the Operation and Maintenance, Army appropriation and would change the required test to a limited field user evaluation that compares form, fit, and function among the several pad suspension systems that are already qualified as part of com-

bat helmet procurement for the military services.

The conferees note that the Army and Marine Corps have recently increased the technical performance standards of the combat helmet system to improve protection against blunt trauma and non-ballistic impacts in order to further reduce risk of traumatic brain injury. Pad suspension systems are a critical feature of the combat helmet related to this protection. The conferees also note anecdotal evidence that pad suspension systems vary with respect to comfort and function while worn that could influence service members' wearing habits. A limited field user evaluation would provide the Army and Marine Corps with valuable feedback on the different pad systems' relative advantages and disadvantages beyond their technical performance specifications and capability.

Study on national security interagency system (sec. 1049)

The House bill contained a provision (sec. 954) that would authorize the Secretary of Defense to enter into an agreement with an independent, nonpartisan, nonprofit organization to conduct a study on the national security interagency system.

The Senate amendment contained a similar provision (sec. 1043) that would require the Secretary to enter into an agreement

for such a study.

The House recedes with an amendment that would require the Secretary of Defense to enter into an agreement for the study within 30 days of enactment of this Act, eliminate the requirement that the organization conducting the study secure matching funds from private sources, and set a reporting deadline of September 1, 2008.

The conferees believe that the interagency coordination and integration of the United States Government for the training for, planning of, support for, and execution of overseas post-conflict contingency relief and reconstruction operations requires reform and that recent operations, most notably in Iraq, lacked the necessary consistent and effective interagency coordination and integration in planning and execution. As a result, the conferees note that the study conducted under the authority of this section should include, but not be limited to, the following elements: a synthesis of past studies evaluating the successes and failures of previous interagency efforts at training for, planning, and executing post-conflict contingency relief and reconstruction operations, including relief and reconstruction operations in Iraq; an analysis of the division of authorities, duties, responsibilities, functions, and resources among executive branch agencies for such operations and rec-

ommendations for administrative and regulatory changes to enhance integration to include planning capabilities, personnel policies and systems, information-sharing policies and systems, and acquisition authorities; recommendations for legislation that would improve interagency cooperation and integration and the efficiency of the United States Government in the planning and execution of such operations; and recommendations for improvements in congressional, executive, and other oversight structures and procedures that would enhance accountability within such operations.

Report on solid rocket motor industrial base (sec. 1050)

The Senate amendment contained a provision (sec. 1086) that would direct the Secretary of Defense to submit a report to the congressional defense committees on the status, viability, and capacity of the solid rocket motor industrial base. The provision would also direct the Comptroller General of the United States to assess the report and set forth the Comptroller General's assessment of the matters contained in the report.

The House bill contained no similar provision.

The House recedes with an amendment that would delete the requirement for the Comptroller General to assess the matters in the report submitted by the Secretary of Defense and make clarifications in elements of the reporting requirement.

The conferees believe that the congressional defense committees should first receive and review the report submitted by the Secretary of Defense and make a determination at that time if there is a need for the Comptroller to review the report.

Reports on establishment of a memorial for members of the armed forces who died in the air crash in Bakers Creek, Australia, and establishment of other memorials in Arlington National Cemetery (sec. 1051)

The House bill included a provision (sec. 1055) that would express the sense of Congress that an appropriate site in Arlington National Cemetery (ANC) should be provided for a memorial marker to honor the memory of the 40 members of the armed forces of the United States who lost their lives in the air crash at Bakers Creek, Australia, on June 14, 1943.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of the Army, not later than April 1, 2008, to submit a report on locations outside of ANC that would serve as a suitable site for the establishment of a memorial to these service members. The amendment would also require the Secretary of the Army to provide a report and, if needed, proposed legislation by April 1, 2008, that would implement the Secretary's recommendations regarding the construction of new memorials or monuments at ANC.

Subtitle F—Other Matters

Reimbursement for National Guard support provided to federal agencies (sec. 1061)

The House bill contained a provision (sec. 1042) that would amend chapter 1 of title 32, United States Code, to authorize the

Governor of a State to employ units or members of the National Guard of that State to provide defense support of civil authorities when requested by a federal department or agency and authorized by the Secretary of Defense, and would require the Department of Defense to be reimbursed for costs incurred unless waived by the Secretary of Defense.

The Senate amendment contained a provision (sec. 352) that would amend section 377 of title 10, United States Code, to require federal agencies that receive law enforcement support or support to a national special security event provided by National Guard personnel under section 502(f) of title 32, United States Code, to reimburse the Department of Defense for the costs of that support.

The House recedes with a clarifying amendment that would authorize the Secretary of Defense to waive the requirement for reimbursement if the support is provided in the normal course of military training or operations or results in a benefit substantially equivalent to the benefit that would otherwise be obtained from military operations or training.

Congressional commission on the strategic posture of the United States (sec. 1062)

The House bill contained a provision (sec. 1046) that would establish a 12 member congressional commission on the strategic posture of the United States to examine and make recommendations with respect to the long-term strategic posture of the United States. The review and assessment to be conducted by the commission would include a threat assessment, a detailed review of nuclear weapons policy and strategy of the United States, and recommendations as to the most appropriate strategic posture and most effective nuclear weapons strategy. The commission's report would be due to Congress and the Executive Branch no later than December 1, 2008. The term of the commission would expire on June 1, 2009. In addition, the provision would repeal section 1051 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163).

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would clarify that the vice chairman of the commission would be jointly appointed by the ranking minority members of the Committees on Armed Services of the House of Representatives and the Senate. In addition, the amendment would clarify that the commission should look at non-nuclear alternatives to nuclear weapons and systems in making recommendations with respect to the most appropriate strategic posture and most effective nuclear weapons policies of the United States.

The conferees urge the commission to look at the strategic posture of the United States in the broadest sense. Strategic policy and posture is not synonymous with nuclear policy. Conventional force structures, as well as nuclear force structures, must be included in the overall review and assessment of the strategic posture of the United States.

In addition, the conferees believe that many of the nuclear missions of the United States could be served by non-nuclear, conventional systems. In their examination of the strategic posture of the

United States, the conferees expect the commission to look not only at nuclear capabilities, but at the full array of non-nuclear capabilities, including kinetic and non-kinetic capabilities.

The conferees have included a separate provision addressing the repeal of section 1051 of the National Defense Authorization Act for Fiscal Year 2006 elsewhere in this Act.

Technical and clerical amendments (sec. 1063)

The House bill contained a provision (sec. 1047) that would make technical and clerical amendments to various provisions of law.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would make additional technical and clerical amendments.

Repeal of certification requirement (sec. 1064)

The House bill contained a provision (sec. 1048) that would repeal the certification requirement regarding an airport in Illinois contained in section 1063 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163).

The Senate amendment contained no similar provision.

The Senate recedes.

Maintenance of capability for space-based nuclear detection (sec. 1065)

The House bill contained a provision (sec. 1050) that would require the Secretary of Defense to maintain the capability for space-based nuclear detection at a level that meets or exceeds the current level of capability.

The Senate amendment contained no similar provision.

The Senate recedes.

Sense of Congress regarding detainees at Naval Station, Guantanamo Bay, Cuba (sec. 1066)

The House bill contained a provision (sec. 1053) that would express the sense of Congress that: (1) the Nation extends its gratitude to the military personnel at Naval Station, Guantanamo Bay, Cuba; (2) the international community should work with the Department of Defense to facilitate and expedite the repatriation of detainees at Guantanamo; (3) Guantanamo detainees, to the maximum extent possible, should be charged and expeditiously prosecuted; and (4) operations at Guantanamo should be conducted in a way that upholds the U.S. national interest and the American people's core values.

The Senate amendment contained no similar provision.

The Senate recedes with a clarifying amendment.

A report on transferring individuals detained at Naval Station, Guantanamo Bay, Cuba (sec. 1067)

The House bill contained a provision (sec. 1057) that would require the Secretary of Defense to report to the congressional defense committees on the Secretary's plans for each detainee currently held by the Joint Task Force Guantanamo at Guantanamo Bay, Cuba.

The Senate amendment contained no similar provision. The Senate recedes with a clarifying amendment.

Repeal of provisions in section 1076 of Public Law 109–364 relating to use of Armed Forces in major public emergencies (sec. 1068)

The House bill contained a provision (sec. 1054) that would repeal section 1076 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) and revive the provisions of sections 333 and 12304(c) of title 10, United States Code, as they were in effect prior to the effective date of that Act, and repeal section 2567 of title 10.

The Senate amendment contained a similar provision (sec. 1022).

The Senate recedes.

Standards required for entry to military installations in United States (sec. 1069)

The House bill contained a provision (sec. 1056) that would prohibit any unescorted civilian from entering a military installation or facility unless a background investigation has been conducted on such individual.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of Defense to establish standards for access to military installations, including screening standards appropriate to the type of installation, security level, category of individual seeking access, and level of access granted.

The conferees recognize that commanders of military installations must balance security concerns with the need to maintain rapid access to the installations for Department of Defense personnel, employees, and other authorized visitors, including commercial vendors. While commanders are in the best position to assess and respond to local threat conditions, the conferees believe that the Secretary should establish standards to assist military commanders in taking such actions.

The conferees believe the Secretary should work toward fielding Department-wide technologies that will allow base commanders to check installation visitors against an updated database containing relevant information provided by the Federal Bureau of Investigation, the terrorist watch list, and other pertinent law enforcement records. The conferees understand that technology has been developed and fielded at several military installations that will identify individuals with outstanding warrants for their arrest, felony convictions, and similar issues. Further, the conferees understand that available commercial technology may be able to perform instant background checks in fewer than 10 seconds per individual, be deployed at multiple military entry control points, and record entry information into an electronic log. The conferees direct the Secretary to give full consideration to the availability of such technologies in developing standards under this provision.

The conferees believe that base security is a government responsibility and that, for that reason, identity checks should be carried out at no cost to vendors or other visitors to military installations.

Revised nuclear posture review (sec. 1070)

The Senate amendment contained a provision (sec. 1061) that would require the Secretary of Defense to conduct a comprehensive review of the nuclear posture of the United States for the next 5 to 10 years. The Secretary shall conduct the review in consultation with the Secretary of Energy and the Secretary of State. The review would be submitted concurrently with the quadrennial defense review required to be submitted under section 118 of title 10, United States Code.

The House bill contained no similar provision.

The House recedes.

Termination of Commission on the Implementation of the New Strategic Posture of the United States (sec. 1071)

The Senate amendment contained a provision (sec. 1062) that would repeal section 1051 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163), (2006 NDAA), which established a Commission on the Implementation of the New Strategic Posture of the United States.

The House bill contained a provision (sec. 1046) that would establish a congressional Commission on the Strategic Posture of the United States. Section 1046(h) would also repeal section 1051 of the 2006 NDAA. Section 1062 in the Senate amendment and section 1046(h) of the House bill are identical.

The conference agreement includes this provision.

Security clearances; limitations (sec. 1072)

The Senate amendment contained a provision (sec. 1064) that would: (1) repeal section 986 of title 10, United States Code, which establishes mandatory standards for the disqualification of individuals from the issuance of security clearances; (2) substitute a new government-wide provision establishing standards for such disqualifications; and (3) increase the flexibility available to executive branch officials in administering these standards.

The House bill contained no similar provision.

The House recedes with an amendment that would provide agency heads the same flexibility with regard to individuals who are determined to be mentally incompetent that the Senate bill would provide with regard to individuals who have been convicted of crimes or discharged from the Armed Forces under dishonorable conditions. This change should address concerns about the potential disqualification of disabled individuals working for the Federal Government under the Javits Wagner O'Day (JWOD) Act, section 48 of title 41, United States Code.

The conferees understand that under current law and Department of Defense practice, if an individual who posesses a security clearance cannot meet the statutory criteria, the security clearance is revoked pending a waiver decision. Unless a position can be identified that does not require a security clearance during the waiver process, the individual cannot work and is separated.

The conferees direct the Secretary of Defense and other agency heads to implement the new provision in a manner that does not result in the unnecessary loss of employment to individuals during the waiver process. A current employee who has received a clearance, and may even have undergone subsequent reinvestigation and renewal, should not be separated simply because he or she must now undergo a waiver process. Such uninterrupted employment may be particularly important in the case of disabled individuals working for the Federal Government under the JWOD Act. The conferees agree that the Department of Defense has a commendable track record of employing the disabled and that this provision should not be applied in a manner that would undermine that record.

Improvements in the process for the issuance of security clearances (sec. 1073)

The Senate amendment contained a provision (sec. 1065) that would require the Secretary of Defense and the Director of National Intelligence to conduct a demonstration project using new and innovative approaches to improve the processing of requests for security clearances.

The House bill contained no similar provision.

The House recedes.

The conferees are encouraged that the Secretary and the Director have designated the United States Air Force to lead a task force that will review initiatives to develop a process to deliver high-assurance security clearance determinations in a shorter period of time. The Air Force expects to have a new system in place by December 31, 2008. The conferees note that improving the clearance process is critical to our national security.

Protection of certain individuals (sec. 1074)

The Senate amendment contained a provision (sec. 1075) that would authorize the Secretary of Defense to provide physical protection and personal security within the United States to certain persons.

The House bill contained no similar provision.

The House recedes with an amendment that would modify the application of the provision to former or retired officials of the Department of Defense and foreign visitors to the United States, require the Secretary to provide additional information to the congressional defense committees, and make additional clarifying changes.

Modification of authorities on Commission to Assess the Threat to the United States from Electromagnetic Pulse Attack (sec. 1075)

The Senate amendment contained a provision (sec. 1076) that would extend the due date of the final report of the Commission to Assess the Threat to the United States from Electromagnetic Pulse Attack (EMP) to November 30, 2008. The provision would also direct the Commission and the Secretary of Homeland Security to ensure that the work of the Commission with respect to EMP attacks on electricity infrastructure is coordinated with the infrastructure protection work of the Department of Homeland Security. The provision would also provide that the amount of funds provided to the Commission to prepare and submit the final report shall not exceed \$5.6 million.

The House bill contained no similar provision.

The House recedes.

The conferees note that the \$5.6 million is in addition to funding previously provided to the Commission. This is the second deadline extension granted to the Commission for delivery of a final report. The conferees urge the Commission to submit its final report by the November 30, 2008 deadline.

Sense of Congress on Small Business Innovation Research program (sec. 1076)

The Senate amendment contained a provision (sec. 1088) that would reauthorize the Small Business Innovation Research program for an additional 2 years.

The House bill contained no similar provision.

The House recedes with an amendment that would eliminate the reauthorization of the program, and include a sense of Congress expressing views on the value of the program to the Department of Defense and on the need to reauthorize the program to ensure its seamless execution.

Revision of proficiency flying definition (sec. 1077)

The House bill contained a provision (sec. 1044) that would modify the definition of proficiency flying within the Department of Defense (DOD).

The Senate amendment contained no similar provision.

The Senate recedes.

The conferees do not intend this language to prohibit the Department from cancelling outdated guidance on flying proficiency and its related elements for participating rated personnel, and believe the Department should proceed with cancelling DOD Directive 1340.4, dated July 17, 1972.

Qualifications for public aircraft status of aircraft under contract with the Armed Forces (sec. 1078)

The Senate amendment contained a provision (sec. 1070) that would provide the Secretary of Defense the flexibility to determine whether an operational support mission can be conducted as a civil operation in compliance with the Federal Aviation Regulations. The Secretary of Defense would have the authority to determine whether a chartered aircraft performing operational support missions is performing a civil or public aircraft operation.

The House bill contained no similar provision.

The House recedes with an amendment that would further clarify the definition of "public aircraft," such that the term 'other commercial air service' would be limited to an aircraft operation that:

- (1) is within the United States territorial airspace;
- (2) the Administrator of the Federal Aviation Administration determines is available for compensation or hire to the public; and
- (3) must comply with all applicable civil aircraft rules under title 14, Code of Federal Regulations.

Communications with the Committees on Armed Services of the Senate and the House of Representatives (sec. 1079)

The Senate amendment contained a provision (sec. 1063) that would require that offices within the intelligence community respond to requests by the Committees on Armed Services of the Senate and the House of Representatives for intelligence assessments, reports, estimates, legal opinions, or other information within 15 days, unless the President were to certify that he was asserting privilege pursuant to the Constitution of the United States. The provision would also require that intelligence officials be able to provide testimony before these committees without having to seek approval or clearance of such testimony as a way of ensuring that Congress receives the independent views of such officials.

The House bill contained no similar provision.

The House recedes with an amendment that would make several changes:

(1) The provision would exclude "other information" to make it clear that the requests would be for existing assessments, reports, estimates, or legal opinions;

(2) The provision would require that the request be in writing from the Chair or Ranking Member of the committee;

(3) The time limit for providing the information would be extended to 45 days;

(4) Any decision of the President to assert privilege would have to be conveyed to Congress in writing by the Counsel to the President; and

(5) The requirements regarding review of testimony would be deleted.

Retention of reimbursement for provision of reciprocal fire protection services (sec. 1080)

The Senate amendment contained a provision (sec. 1090) that would permit Department of Defense entities that provide fire protection services to local entities to retain the proceeds of any reimbursement for such services.

The House bill contained no similar provision.

The House recedes.

Pilot program on commercial fee-for-service air refueling support for the Air Force (sec. 1081)

The Senate amendment contained a provision (sec. 1094) that would require the Secretary of the Air Force to conduct a pilot program to assess the feasibility and advisability of utilizing commercial fee-for-service air refueling tanker aircraft for Air Force operations.

The House bill contained no similar provision.

The House recedes with an amendment that would authorize the pilot program, but would not mandate the scope or scale of the program and would add an annual reporting requirement by the Air Force, along with reviews by the Comptroller General.

The conferees support the timely modernization of the Air Force aerial refueling tanker fleet. In furtherance of this, the Secretary of the Air Force initiated, and Congress approves of, a comprehensive strategy for replacing the aerial refueling tanker aircraft fleet, which includes the following elements:

(1) replacement of the aging tanker aircraft fleet with newer and improved capabilities under the KC-X program of record which supports the tanker replacement strategy, through the purchase of new commercial derivative aircraft;

(2) sustainment and extension of the legacy tanker aircraft fleet until replacement through depot-type modifications and upgrades of KC-135R and KC-10 aircraft; and

(3) augmentation of the aerial refueling capability through

aerial refueling fee-for-service.

The conferees note that several studies have been conducted that indicate a potential for cost savings and other benefits of a feefor-service air refueling program. Executing a pilot program for feefor-service air refueling should be given full and fair consideration in order to test the costs, benefits, and appropriateness of such actions. To ensure the viability of such a program, it should be based on an appropriate business model, utilizing sufficient aircraft and flying hours to support a program that will meet the needs and best interests of the Air Force to meet air refueling requirements. The conferees direct that the pilot program be enacted as soon as practicable, and be incorporated into the operations of the Air Mobility Command.

Advisory panel on Department of Defense capabilities for support of civil authorities after certain incidents (sec. 1082)

The Senate amendment contained a provision (sec. 1066) that would establish an advisory panel to assess and make recommendations on Department of Defense capabilities to support civil authorities in the event of a chemical, biological, radiological, nuclear, or high-yield explosive incident.

The House bill contained no similar provision.

The House recedes with an amendment that would add a requirement for the advisory panel to assess and make recommendations on whether there should be additional Weapons of Mass Destruction Civil Support Teams (WMD-CSTs) and, if so, how many and where they should be located. It would also require the advisory panel to assess and make recommendations on what criteria and considerations are appropriate for determining whether additional WMD-CSTs are needed and, if so, where they should be located

Terrorism exception to immunity (sec. 1083)

The Senate amendment contained a provision (sec. 1087) that would amend the Foreign Sovereign Immunities Act (FSIA) to allow victims of terrorism to seek redress in U.S. courts against foreign states that commit or provide material support to acts of terrorism, by clarifying subject matter jurisdiction over these claims and establishing a private cause of action under the exception for state sponsors of terrorism to sovereign immunity.

The provision would consolidate provisions relating to the exception to sovereign immunity for state sponsors of terrorism in a new section 1605Å to the FSIA, and repeal the previous exception set out in section 1605(a)(7). The provision would permit claims to

be brought for money damages, including punitive damages, against a foreign state designated as a state sponsor of terrorism, for acts of torture, extrajudicial killing, aircraft sabotage, hostage taking, or providing material support or resources for these acts, committed by any official, employee, or agent of that state acting within the scope of his or her office, employment, or agency. The provision would also expand the ability of claimants to seek recourse against the property of that foreign state, both by permitting a lien to be placed on the foreign state's property during litigation and, once a judgment has been obtained, by permitting any property in which the foreign state has a beneficial ownership to be subject to execution of that judgment. The provision would allow any case previously brought under the state sponsor of terrorism exception to the FSIA under section 1605(a)(7), or under section 101(c) of Public Law 104-208, and which is still before a court, to be refiled as if the original claim had been filed under the provisions of this section.

The House bill contained no similar provision.

The House recedes with an amendment that would establish a private cause of action under the state sponsor of terrorism exception to the FSIA. Courts would have jurisdiction to hear a claim brought against a foreign state that was designated as a state sponsor of terrorism at the time of the terrorist act, or was so designated as a result of the act, and which remains designated as a state sponsor of terrorism at the time a claim is filed. Claims brought prior to the enactment of this Act against a foreign state that at the time was designated as a state sponsor of terrorism, or an action related to such a claim, would still be heard under this section. The conferees intend that the amendments made under this section shall apply to any claim filed or refiled under the new section 1605A of the FSIA, and any execution or attachment in aid of execution of a judgment relating to such a claim under section 1610(g) of the FSIA.

The provision would also provide for courts to hear a claim under this section if the terrorist act is related to Case Number 1:00CV03110 (EGS) in the United States District Court for the District of Columbia. The conferees intend that nothing in this section would prejudice the claimants or their representatives in that case.

The provision would allow claimants to establish a lien of lis pendens, upon the filing of a notice that an action is pending, on a foreign state's real property or tangible personal property that is subject to execution or attachment in aid of execution under the FSIA. The conferees intend that property used for purposes of maintaining a diplomatic or consular mission or the residence of the Chief of Mission, which is not subject to execution or attachment in aid of execution of a judgment, should not be subject to a lien of lis pendens under this provision.

The provision would also give claimants who obtain a judgment against a foreign state recourse to property of the foreign state in execution or attachment in aid of execution of the judgment. While the provision is written to subject any property interest in which the foreign state enjoys a beneficial ownership to attachment and execution, the provision would not supersede the court's authority to appropriately prevent impairment of interests

in property held by other persons who are not liable to the claimants in connection with the terrorist act. The court would fully retain its authority to take whatever steps it finds warranted to preserve the value of an ongoing business enterprise in which a third party may be a joint venture partner, for example. The conferees encourage the courts to protect the property interests of such innocent third parties by using their inherent authority, on a case-by-case basis, under the applicable procedures governing execution on judgment and attachment in anticipation of judgment.

The provision would further provide that a foreign state's property would not be immune from execution upon a judgment due to the property being regulated by the United States Government under the Trading With the Enemy Act or the International Emergency Economic Powers Act due to the sovereign immunity of the

United States.

The provision would clarify that nothing in section 1503 of the Emergency Supplemental Appropriations Act, 2003 (Public Law 108–11) has ever authorized making any provision of the Foreign Sovereign Immunities Act inapplicable, or the removal of the jurisdiction of any court of the United States. The conferees stress that this provision should not be construed in any way as support for the use of United States appropriated funds to satisfy a claim brought under this section.

LEGISLATIVE PROVISIONS NOT ADOPTED

Hate crimes

The Senate amendment contained a provision (sec. 1023) that would address hate crimes.

The House bill contained no similar provision.

The Senate recedes.

Comprehensive study and support for criminal investigations and prosecutions by State and local law enforcement officials

The Senate amendment contained a provision (sec. 1024) that would require a comprehensive study and support for certain criminal investigations and prosecutions by State and local law enforcement officials.

The House bill contained no similar provision.

The Senate recedes.

Extension of period for transfer of funds to Foreign Currency Fluctuations, Defense account

The Senate amendment contained a provision (sec. 1007) that would extend from 2 to 4 fiscal years the length of time after the end of the period of availability of obligation in which funds can be transferred back to the "Foreign Currency Fluctuations, Defense" (FCFD) appropriation account to offset losses caused by fluctuations in foreign currency exchange rates.

The House bill contained no similar provision.

The Senate recedes.

Minimum annual purchase amounts for airlift from carriers participating in the Civil Reserve Air Fleet

The Senate amendment contained a provision (sec. 1027) that would allow the Department of Defense to guarantee higher minimum levels of business for all air carriers participating in the Civil Reserve Air Fleet (CRAF) program of up to 80 percent of the average annual expenditure of the Department of Defense for airlift during the preceding 5 years.

The House bill contained no similar provision.

The Senate recedes.

The voluntary agreements between the U.S. Government and the commercial air carriers in the CRAF program provide the Nation with a large reserve of airlift capacity to move troops and cargo within a few hours of activation. The conferees recognize the importance of the CRAF program to the national military strategy since the overall airlift capability of the Department of Defense de-

pends on a significant contribution by the CRAF program.

Therefore, the conferees fully support the CRAF program. The conferees also recognize that there may be problems for CRAF participants when airlift demands shift from wartime to peacetime levels. However, the conferees agree that, before establishing any type of assured business model, a full assessment of the CRAF program should be performed. The conferees have adopted a provision in title III of this Act directing such an assessment. The conferees expect that the Department's assessment will provide the analysis necessary to guide any changes to current relationships with the CRAF participants.

Comptroller General review of the Joint Improvised Explosive Device Defeat Organization

The House bill contained a provision (sec. 1032) that would require the Comptroller General to conduct a review of the Joint Improvised Explosive Device Defeat Organization (JIEDDO).

The Senate amendment contained no similar provision.

The House recedes.

The conferees direct the Comptroller General to provide the congressional defense committees, not later than 180 days after the date of the enactment of this Act, with an assessment of the JIEDDO to include the following items: (1) the tools and processes in place to enable the Organization to determine the appropriateness and efficacy of its efforts to achieve its mission, including strategy, plans, technologies developed, and programs funded; (2) the process used by the Organization to select appropriate and effective technologies and other solutions to achieve its mission; (3) the ability of the Organization to respond to rapidly changing threats and to anticipate future threats; (4) the performance of the Organization in leading, advocating, and coordinating all of the activities of the Department of Defense to defeat improvised explosive devices and an assessment of the Organization's authority to do so; (5) the efforts of the Organization to target enemy networks and how the Organization is leveraging and coordinating such efforts with the efforts of other elements of the Department and other elements of the United States Government; (6) the feedback from the warfighter with respect to the efforts of the Organization; (7) the

oversight and direction over the activities of the Organization by the Office of the Secretary of Defense; and (8) other matters as ap-

propriate.

The conferees remain concerned about the effectiveness of JIEDDO and its ability to effectively coordinate the Department's and intelligence community's response to the improvised explosive device and asymmetric threats faced by the warfighter in Iraq and Afghanistan.

Commercial aviation technologies

The House bill contained a provision (sec. 1035) that would require the Secretary of Defense to conduct a study to examine the methods by which air carriers and aviation technology companies research, develop, and deploy commercial aviation technologies.

The Senate amendment contained no similar provision.

The House recedes.

The conferees note that the Department of Defense provides substantial funding for independent research and development conducted by major aerospace contractors. Contractors leverage this investment to advance aviation technology that is useful for both commercial and defense purposes. In addition, the Department routinely leverages its science and technology budget to take advantage of promising technologies developed in the commercial sector. This effort is furthered by the National Aeronautics Research and Development policy, issued in December 2006, which provides improved coordination for aeronautics research and development across the Federal Government. The conferees applaud these efforts and encourage the Department to continue to seek opportunities to improve synergy in the development of military and commercial aviation technologies.

Review of Department of Defense procedures to classify excess defense articles and defense services with military technology components

The House bill contained a provision (sec. 1036) that would require the Secretary of Defense, with the concurrence of the Secretary of State, to conduct a review of, and report on: (1) the procedures by which the Department of Defense classifies defense articles and defense services with military technology components as excess to the needs of the Department; and, (2) the extent to which any of the classification procedures led to the transfer of defense article or services with military technology components to terrorists or unfriendly states or groups.

The Senate amendment contained no similar provision.

The House recedes.

The conferees urge the Department to take all measures necessary to ensure adequate controls over surplus defense materials.

Additional Weapons of Mass Destruction Civil Support Teams

The House bill contained a provision (sec. 1051) that would authorize two additional Weapons of Mass Destruction Civil Support Teams.

The Senate amendment contained no similar provision.

The House recedes.

Study and report on use of power management software

The House bill contained a provision (sec. 1058) that would require a report on the use of power management software.

The Senate amendment contained no similar provision.

The House recedes.

The conferees recommend that the Secretary of Defense undertake an analysis of the cost and environmental benefits of adopting energy efficient information technologies and computing practices, including, but not limited to, energy-efficient data centers, servers and workstations; power management software for computers and monitors; and telecommuting for appropriate personnel. The conferees further recommend that the Secretary of Defense keep Congress and the public aware of progress to achieve these potential energy savings and environmental benefits and of opportunities for industry and academia to support efforts in this area.

Establishment of National Foreign Language Coordination Council

The Senate amendment contained a provision (sec. 1069) that would establish a National Foreign Language Coordination Council to develop and monitor the implementation of a comprehensive national foreign language strategy.

The House bill contained no similar provision.

The Senate recedes.

The conferees direct the President to report to the conferees, no later than 90 days after the enactment of this Act, on the extent to which the executive branch has developed a strategy for developing foreign language capability in the United States, and a plan for implementing it. The report should also contain a description of the goals and achievements of the National Security Language Initiative, and indicate what additional steps, if any, the President intends to take to address the need for greater foreign language capability in the United States. The conferees expect that the report will include a description of any additional authorities that the executive branch would require from Congress in order to implement future plans.

Grant of federal charter to Korean War Veterans Association, Incorporated

The Senate amendment contained a provision (sec. 1078) that would amend part B of subtitle II of title 36, United States Code, to grant a federal charter to the Korean War Veterans Association, Incorporated.

The House bill contained no similar provision.

The Senate recedes.

Sense of Senate on General David Petraeus

The Senate amendment contained a provision (sec. 1079) expressing that it is the sense of the Senate to reaffirm its support for all the men and women of the United States armed forces, including General David H. Petraeus, Commanding General, Multi-National Force—Iraq; to strongly condemn any effort to attack the honor and integrity of General Petraeus and all the members of the United States armed forces; and to specifically repudiate the un-

warranted personal attack on General Petraeus by the liberal activist group Moveon.org.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that a similar provision was contained in House Joint Resolution 52, making continuing appropriations for fiscal year 2008, which was subsequently passed by the Senate without amendment and signed into law by the President as Public Law 110–92 on September 29, 2007.

Sense of Congress on equipment for the National Guard to defend the homeland

The Senate amendment contained a provision (sec. 1081) that would express the sense of Congress that the National Guard should have sufficient equipment available to accomplish their missions inside the United States and defend the homeland.

The House bill contained no similar provision.

The Senate recedes.

The conferees remain concerned that the overall readiness of the National Guard to respond to domestic emergencies has been undermined by equipment shortages resulting from inadequate funding and extended commitments to operations in Iraq and Afghanistan. Equipment shortages and poor existing equipment readiness increases the risk for States that Guard units will not have the necessary equipment on-hand and fully operational to meet the mission requirements of homeland defense, domestic support, crisis response, and consequence management. The conferees are aware that the Army National Guard has only 40 percent of its required equipment in the United States; and, that the Chief, National Guard Bureau has submitted to Congress a fiscal year 2008 unfunded equipment list of \$2.0 billion.

The conferees recommend elsewhere in this report provisions that would authorize appropriation of an additional \$980.0 million for the procurement of high-priority equipment to address National Guard and reserve component unfunded shortfalls. These additional funds would procure items particularly relevant and necessary to the National Guard's domestic support missions, such as aircraft, wheeled and tracked combat vehicles, tactical wheeled vehicles, communications equipment, ammunition, and other weap-

ons.

The conferees also expect that the Secretary of Defense will take the actions necessary, including determination of requirements and prioritization of equipment repair, procurement, and fielding, to improve National Guard readiness for its domestic support missions and reduce risks to public safety within the United States.

Sense of the Senate on Air Force use of towbarless aircraft ground equipment

The Senate amendment contained a provision (sec. 1083) that would express the sense of the Senate encouraging the Air Force to consider towbarless ground support equipment for towing aircraft.

The House bill contained no similar provision.

The Senate recedes.

The conferees note the potential operational utility, cost savings, and increased safety afforded by the utilization of towbarless aircraft ground equipment, and encourage the Air Force to consider their use.

Designation of Charlie Norwood Department of Veterans Affairs Medical Center

The Senate amendment contained a provision (sec. 1084) that would designate the Department of Veterans Affairs Medical Center in Augusta, Georgia as the "Charlie Norwood Department of Veterans Affairs Medical Center".

The House bill contained no similar provision.

The Senate recedes.

The conferees note that separate legislation making this designation was signed into law (Public Law 110–112) on November 8, 2007.

Commercialization pilot program

The Senate amendment contained a provision (sec. 1085) that would extend the Small Business Innovation Research (SBIR) program commercialization pilot program that was originally established by section 252 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163), that would authorize the Secretary of Defense to establish insertion incentives for SBIR technologies; and would authorize the Secretary of Defense to establish goals for the insertion of SBIR technologies into programs of record or fielded systems.

The House bill contained no similar provision.

The Senate recedes.

National center for human performance

The Senate amendment contained a provision (sec. 1091) that would designate a scientific institute at the Texas Medical Center as the National Center for Human Performance.

The House bill contained no similar provision.

The Senate recedes.

Veteran small business

The Senate amendment contained a division (Division D) that would provide for the Small Business Administration to provide assistance to military reservist and veteran small business.

The House bill contained no similar provision.

The Senate recedes.

TITLE XI—CIVILIAN PERSONNEL MATTERS

Extension of authority to waive annual limitation on total compensation paid to federal civilian employees working overseas under areas of United States Central Command (sec. 1101)

The Senate amendment contained a provision (sec. 1105) that would authorize the head of an executive agency to waive limitations on total compensation to an employee who performs certain

work while in an overseas location within the area of responsibility of the United States Central Command. The total compensation would be limited to \$212,100 per calendar year.

The House bill contained no similar provision. The House recedes with a technical amendment.

Continuation of life insurance coverage for federal employees called to active duty (sec. 1102)

The Senate amendment contained a provision (sec. 1103) that would authorize federal civilian employees who are members of a reserve component of the armed forces called or ordered to active duty to continue coverage under Federal Employees Group Life Insurance for a period not to exceed 24 months.

The House bill contained no similar provision.

The House recedes with an amendment that would clarify that an eligible employee who elects to continue this life insurance coverage would be responsible for the premium payments after the initial 12 months of coverage.

Transportation of dependents, household effects, and personal property to former home following death of federal employee where death resulted from disease or injury incurred in the Central Command area of responsibility (sec. 1103)

The House bill contained a provision (sec. 1109) that would allow the dependents of a federal civilian employee who dies while on deployment in a combat zone to be relocated to their home of record at the government's expense, whether the dependents are living overseas or in the continental United States.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would narrow the scope to cover dependents of a federal civilian employee who dies while performing duties within the area of responsibility of the Commander of the United States Central Command. The amendment would also clarify that the provision would apply to an employee who was a party to a mandatory mobility agreement that was in effect when the employee died.

Special benefits for civilian employees assigned on deployment temporary change of station (sec. 1104)

The House bill contained a provision (sec. 1102) that would authorize the head of an agency to provide quarters, rations, and storage of a personal motor vehicle without charge to a civilian employee of an executive agency of a military department who is assigned on a temporary change of station in support of a contingency operation.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would clarify that the time period during which a personal motor vehicle may be stored cannot exceed the period of the employee's temporary assignment.

Death gratuity authorized for federal employees (sec. 1105)

The House bill contained a provision (sec. 1105) that would require the United States to pay a death gratuity of \$100,000 to civil-

ian employees of the Department of Defense who died as a result of wounds, injuries, or illness while on duty in a combat zone or from a terrorist incident.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would authorize the payment of the death gratuity in the amount of up to \$100,000, and would limit the condition of receipt of this gratuity to duty in a contingency operation. In addition, the amendment would require that the death gratuity would be offset by any amount received from any other federally provided death gratuity.

Modifications to the National Security Personnel System (sec. 1106)

The House bill contained a provision (sec. 1106) that would modify the authority of the Secretary of Defense to establish a National Security Personnel System (NSPS) pursuant to section 9902 of title 5, United States Code.

The Senate amendment contained several provisions (secs. 684,

1074, and 1104) that would make similar changes to NSPS.

The Senate recedes with an amendment that would restore the collective bargaining and appeal rights of employees of the Department of Defense, while preserving the ability of the Department to implement a pay-for-performance system. The provision would prohibit the Secretary from adding more than 100,000 civilian employees to the system in any calendar year and require periodic reviews by the Comptroller General during the implementation period. The phased implementation and regular reviews should ensure that Congress has an opportunity to make any additional adjustments that may be needed to ensure that NSPS is implemented in a manner that is transparent, accountable, and fair to the civilian employees of the Department of Defense.

Requirement for full implementation of personnel demonstration project (sec. 1107)

The House bill contained a provision (sec. 1111) that would require the Secretary of Defense to fully implement the authorities provided under section 342(b) of the National Defense Authorization Act for Fiscal Year 1995 (Public Law 103–337), as amended by section 1114 of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (Public Law 106–398) to carry out personnel management demonstration projects at certain Department of Defense laboratories.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would modify the requirement for the Secretary to implement a process and implementation plan to fully utilize the authorities provided under the sections noted above in order to enhance the performance of the missions of the laboratories.

The conferees believe that it is essential that defense laboratories have personnel systems that allow them to attract, hire, and retain the top quality scientists and engineers necessary to discharge their unique missions efficiently and effectively.

The conferees believe that the authorities established under the sections noted above, if fully utilized, would enable laboratories to experiment with and demonstrate novel personnel management flexibilities which may enhance their performance and capabilities. The conferees anticipate that if these demonstrations are successful, the authorities may then be adopted by other laboratories or organizations within the Department of Defense, if appropriate to support their missions.

Authority for inclusion of certain Office of Defense Research and Engineering positions in experimental personnel program for scientific and technical personnel (sec. 1108)

The Senate amendment contained a provision (sec. 1106) that would authorize the inclusion of 20 technical positions in the Office of the Director of Defense Research and Engineering (DDR&E) in the experimental personnel program for scientific and technical personnel established by section 1101 of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (Public Law 105–261).

The House bill contained no similar provision.

The House recedes with an amendment that would reduce the

total number of authorized positions to 10.

The conferees note that the DDR&E's technical staff plays an important role in the oversight and coordination of the Department of Defense's science and technology program. This involves initiatives in rapidly developing scientific areas such as hypersonics, societal and behavioral modeling, and nanotechnology. The conferees believe that the utilization of the personnel authority provided by the provision can enhance the ability of the DDR&E to recruit and retain a staff with the diverse technical competencies necessary to oversee these initiatives.

Pilot program for the temporary assignment of information technology personnel to private sector organizations (sec. 1109)

The House bill contained a provision (sec. 1112) that would extend the Information Technology Exchange Program (ITEP) established in chapter 37 of the E-Government Act of 2002 (Public Law 107–347). ITEP allows employees from federal and private sector information technology (IT) organizations to participate in temporary assignments to another organization. The authorization for the program ends on December 17, 2007. This provision would extend the program only in relation to the Department of Defense for an additional 3 years.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would create a 3-year pilot program for the temporary assignment of Department of Defense IT personnel in private sector organizations. The amendment would also require the Secretary of Defense to report to the Committees on Armed Services of the Senate and the House of Representatives on the potential benefits of a similar exchange program in which IT personnel from the private sector are assigned to the Department of Defense, as well as any recommendations for legislation that may be necessary to create such a program.

The conferees acknowledge that legislation is pending before congressional committees that would extend authority for the E-Government Act of 2002 beyond its current expiration date.

Compensation for federal wage system employees for certain travel hours (sec. 1110)

The House bill contained a provision (sec. 1101) that would amend section 5544(a) of title 5, United States Code, to authorize compensation of federal wage system employees for hours spent traveling while returning from an event that cannot be scheduled or controlled administratively.

The Senate amendment contained a similar provision (sec. 1101).

The Senate recedes with a technical amendment.

Travel compensation for wage grade personnel (sec. 1111)

The House bill contained a provision (sec. 1104) that would amend section 5550b(a) of title 5, United States Code, to allow wage grade employees to receive compensatory time off for each hour spent on official travel, provided the time is not otherwise compensable.

The Senate amendment contained no similar provision.

The Senate recedes.

Accumulation of annual leave by senior level employees (sec. 1112)

The House bill contained a provision (sec. 1103) that would authorize employees classified above the GS-15 level and Intelligence Senior Level positions in the Department of Defense to accrue annual leave accrual in the same manner currently authorized for certain other senior government officials, including members of the Senior Executive Service and the Defense Intelligence Senior Executive Service.

The Senate amendment contained no similar provision.

The Senate recedes with a technical amendment.

Uniform allowances for civilian employees (sec. 1113)

The Senate amendment contained a provision (sec. 1107) that would repeal section 1593 of title 10, United States Code, in order to remove the \$400 limitation on uniform allowances for civilian employees.

The House bill contained no similar provision.

The House recedes with an amendment that would authorize the Secretary of Defense to prescribe by regulation an amount higher than \$400.

Flexibility in setting pay for employees who move from a Department of Defense or Coast Guard nonappropriated fund instrumentality position to a position in the general schedule pay system (sec. 1114)

The House bill contained a provision (sec. 1108) that would authorize flexibility in setting pay for an employee of a Department of Defense (DOD) or U.S. Coast Guard nonappropriated fund instrumentality who voluntarily transfers to a DOD or Coast Guard civil service appropriated fund position without a break in service of more than 3 days.

The Senate amendment contained no similar provision.

The Senate recedes with a technical amendment.

Retirement service credit for service as cadet or midshipman at a military service academy (sec. 1115)

The Senate amendment contained a provision (sec. 1102) that would amend sections 8331(13) and 8401(31) of title 5, United States Code, to clarify an existing practice of awarding retirement service credit for time in service as a cadet or midshipman at a military service academy.

The House bill contained no similar provision.

The House recedes.

Authorization for increased compensation for faculty and staff of the Uniformed Services University of the Health Sciences (sec. 1116)

The Senate amendment contained a provision (sec. 1108) that would provide the Secretary of Defense greater flexibility in setting salary levels for faculty and staff at the Uniformed Services University of the Health Sciences. In no event would the total amount of compensation exceed the amount specified in section 102 of title 3, United States Code.

The House bill contained no similar provision. The House recedes with a technical amendment.

Report on establishment of a scholarship program for civilian mental health professionals (sec. 1117)

The Senate amendment contained a provision (sec. 711) that would require the Secretary of Defense, in consultation with the Assistant Secretary of Defense for Health Affairs and each of the surgeons general of the armed forces, to submit to Congress a report on the feasibility and advisability of establishing a scholarship program for civilian mental health professionals. This report would be due not later than 180 days after the date of enactment of this Act.

The House bill contained no similar provision.

The House recedes.

LEGISLATIVE PROVISIONS NOT ADOPTED

Annuity commencing dates

The House bill contained a provision (sec. 1107) that would allow federal retirement annuities to commence either on the day after retirement or the day after age and service requirements are met.

The Senate amendment contained no similar provision.

The House recedes.

Physicians and health care professionals comparability allowances

The Senate amendment contained a provision (sec. 937) that would increase the amount of allowance the Secretary of Defense is authorized to give to current or new Department of Defense physicians or health care professionals under service agreements. The provision would also require the Secretary of Defense to report to the appropriate committees of Congress annually on the operation of this section with regards to recruiting and retention problems and other issues.

The House bill contained no similar provision.

The Senate recedes.

The conferees direct the Secretary of Defense, in consultation with the Director, Office of Personnel Management, to report to the Committees on Armed Services of the Senate and the House of Representatives by February 1, 2008, on the utilization of all bonus authorities for purposes of recruitment and retention of Department of Defense civilian health care professionals from fiscal year 2002 through fiscal year 2007.

TITLE XII—MATTERS RELATING TO FOREIGN NATIONS

Subtitle A—Assistance and Training

Military-to-military contacts and comparable activities (sec. 1201)

The House bill contained a provision (sec. 1201) that would allow personnel exchange programs with foreign governments to be conducted on a non-reciprocal basis if the Secretary of Defense determines that it would be in the interests of the United States to do so.

The Senate amendment contained no similar provision.

The Senate recedes.

Authority for support of military operations to combat terrorism (sec. 1202)

The House bill contained a provision (sec. 1202) that would extend the authority provided in section 1208 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375), and amend the annual reporting requirements contained in subsection (f) of section 1208.

The Senate amendment contained no similar provision.

The Senate recedes.

Medical care and temporary duty travel expenses for liaison officers of certain foreign nations (sec. 1203)

The House bill contained a provision (sec. 1203) that would authorize the Secretary of Defense to pay medical and temporary duty travel expenses incurred by a liaison officer from a developing country who is temporarily assigned to a headquarters of a combatant command, component command, or subordinate operational command in connection with the planning for, or conduct of, a military operation.

The Senate amendment contained no similar provision.

The Senate recedes.

Extension and expansion of Department of Defense authority to participate in multinational military centers of excellence (sec. 1204)

The House bill contained a provision (sec. 1204) that would extend the authority provided under section 1205 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) for the Department of Defense to participate in multinational military centers of excellence. The provision would ex-

pand the definition of multinational military centers of excellence in which Department personnel may participate beyond those entities accredited or approved by the North Atlantic Treaty Organization (NATO), to include centers accredited or approved by the Secretary of Defense. The provision would also raise the limitation on expenditures for the U.S. share of the operating expenses of multinational military centers of excellence under this section from \$3.0 million to \$5.0 million.

The Senate amendment contained a provision (sec. 1214) that would extend, but not expand, the authority for Department of Defense participation in multinational military centers of excellence.

The Senate recedes with an amendment that would maintain the current definition of a multinational military center of excellence as an entity accredited and approved by NATO. The conferees note the Department's stated interest in participating in multinational military centers of excellence beyond the NATO context. To aid consideration of this proposal, the conferees urge the Department to provide additional information on how expanded authority under this section would be implemented, including how it would define a "military center of excellence" outside the NATO context; where such centers are or would be located; the purposes of such centers; and the costs associated with U.S. participation in such centers.

Reauthorization of Commanders' Emergency Response Program (sec. 1205)

The House bill contained a provision (sec. 1205) that would extend the authority provided in section 1202 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163) for the Commanders' Emergency Response Program (CERP) through fiscal years 2008 and 2009. The CERP is intended to provide commanders in Iraq and Afghanistan funds for use in small humanitarian and reconstruction projects in their area of responsibility that provide immediate assistance to the local population.

The Senate amendment contained a provision (sec. 1203) that would authorize the CERP through fiscal year 2008 and increase

the authorized level for CERP funding up to \$977,441,000.

The Senate recedes with an amendment that would authorize up to \$977,441,000 to be used for CERP during each of fiscal years 2008 and 2009.

The conferees note that the Under Secretary of Defense (Comptroller) issued revised guidance for the CERP on May 9, 2007. The conferees are concerned by the failure of the Department of Defense to comply with the requirement of section 1202 that the Secretary of Defense submit to the congressional defense committees any modification to the guidance regarding the allocation of CERP funds not later than 15 days after the guidance is issued. The conferees strongly urge the Department to comply with this requirement of section 1202 in the future.

The conferees also highlight that the revised May 2007 CERP guidance expands the listed uses of CERP funds, to include making payments, sometimes called "martyr payments," to the family members of Iraqi or Afghan "defense or police personnel who were killed as a result of U.S., coalition or supporting military oper-

ations" in Iraq or Afghanistan. The conferees question the Department's characterization of martyr payments as a subset of condolence payments—payments made to civilians for death or physical injury resulting from U.S., coalition, or supporting military operations. Further, the conferees have concerns over whether martyr payments are an appropriate expansion of the uses of CERP funds on both policy and legal grounds.

The conferees direct the Department to review its decision to expand the use of CERP to include martyr payments and submit a report on the results of that review to the congressional defense committees not later than 60 days after enactment of this Act. The report should include: a review of the relevant policy considerations, including whether such payments should be the responsibility of the Government of Iraq or Afghanistan, respectively, rather than U.S. commanders; the legal considerations associated with making martyr payments, including whether such payments are consistent with the prohibition in the CERP guidance on using CERP funds to provide services or funds to national security forces in Iraq and Afghanistan; and whether other funding accounts, such as the Iraq Security Forces Fund or the Afghanistan Security Forces Fund, would be a more appropriate source of funds for making martyr payments. The report should also include information on the amount of CERP funds used for martyr payments in each of fiscal years 2006, 2007, and 2008 up to the date of the report. The conferees direct the Department to specify in the quarterly reports required under section 1202 the amount of CERP funds used for martyr payments separate from the amount specified for condolence payments.

Authority to build the capacity of the Pakistan Frontier Corps (sec. 1206)

The House bill contained a provision (sec. 1206) that would expand the authority provided under section 1206 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163) for training and equipping foreign military forces to allow the Secretary of Defense, with the concurrence of the Secretary of State, to build the capacity of Pakistan security forces, other than its military forces, to conduct counterterrorist operations.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would authorize the Secretary of Defense, with the concurrence of the Secretary of State, to use up to \$75.0 million of funds available for operation and maintenance during fiscal year 2008 to enhance the ability of the Pakistan Frontier Corps to conduct counterterrorist operations along the border between Pakistan and Afghanistan. Authorized assistance may include equipment, supplies, and training. The amendment would require the Secretary of Defense to notify the congressional defense committees and the Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign Relations of the Senate not less than 15 days prior to providing assistance under this section.

Authority to equip and train foreign personnel to assist in accounting for missing United States Government personnel (sec. 1207)

The House bill contained a provision (sec. 1207) that would authorize the Secretary of Defense to provide assistance to foreign nations to aid/help in recovery and accounting activities for missing U.S. Government personnel. The Secretary of Defense would be required to submit an annual report on the assistance provided under this authority.

The Senate amendment contained a similar provision (sec. 1201)

The House recedes with a clarifying amendment.

Authority to provide automatic identification system data on maritime shipping to foreign countries and international organizations (sec. 1208)

The House bill contained a provision (sec. 1208) that would permit the Secretary of Defense to authorize secretaries of the military departments and geographic combatant commanders to provide foreign nations and international organizations with information on the location of merchant vessels.

The Senate amendment contained no similar provision.

The Senate recedes.

Report on foreign-assistance related programs carried out by the Department of Defense (sec. 1209)

The House bill contained a provision (sec. 1209) that would require the Secretary of Defense to submit a report not later than 180 days after enactment of this Act describing, on a country-by-country basis, all foreign-assistance related programs, projects, and activities of the Department of Defense during the prior fiscal year.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of Defense to submit a report specifying, on a country-by-country basis, each program carried out by the Department of Defense during the prior fiscal year under the foreign-assistance related authorities specified in the provision. The report would be unclassified, but may include a classified annex. The report would be submitted to the congressional defense committees, and the Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign Relations of the Senate.

Extension and enhancement of authority for security and stabilization assistance (sec. 1210)

The Senate amendment contained a provision (sec. 1202) that would extend until September 30, 2008, the authority provided under section 1207 of the National Defense Authorization Act of Fiscal Year 2006 (Public Law 109–163) for the Secretary of Defense to provide the Secretary of State services, defense articles, or funding to support Department of State programs for reconstruction, security, or stabilization assistance. The provision would also increase the total amount of all services, defense articles, and funding that may be provided under section 1207 from \$100.0 million to \$200.0 million. The provision would require the Department of State (DOS) to coordinate with the Department of Defense (DOD)

in the formulation and implementation of any program of reconstruction, security, or stabilization assistance that involves the provision of services, defense articles, or funds by the DOD to the DOS under this section.

The House bill contained no similar provision.

The House recedes with an amendment that would delete the increase under the Senate provision in the aggregate value of all services, defense articles, and funding that may be provided under this section, thereby keeping the funding limitation under section 1207 at \$100.0 million during fiscal year 2008.

Government Accountability Office report on Global Peace Operations Initiative (sec. 1211)

The Senate amendment contained a provision (sec. 1204) that would direct the Government Accountability Office to submit a report not later than March 1, 2008, to the congressional defense committees, the Committee on Foreign Relations of the Senate, and the Committee on Foreign Affairs of the House of Representatives, assessing the President's Global Peace Operations Initiative.

The House bill contained no similar provision.

The House recedes with a clarifying amendment that would stipulate that the report be unclassified to the maximum extent possible, and would require it to be submitted by June 1, 2008.

Repeal of limitations on military assistance under the American Servicemembers' Protection Act of 2002 (sec. 1212)

The Senate amendment contained a provision (sec. 1205) that would repeal some of the remaining limitations on providing military assistance under the American Servicemembers' Protection Act of 2002 (22 U.S.C. 7426).

The House bill contained no similar provision.

The House recedes.

Subtitle B—Matters Relating to Iraq and Afghanistan

Modification of authorities relating to the office of the Special Inspector General for Iraq Reconstruction (sec. 1221)

The House bill contained a provision (sec. 1221) that would extend the authority for the office of the Special Inspector General for Iraq Reconstruction and clarify certain authorities of the office.

The Senate amendment contained a similar provision (sec. 1540).

The House recedes with an amendment that would extend the authority for the office and combine the authorities provided in the House and Senate provisions.

Limitation on availability of funds for certain purposes relating to Iraq (sec. 1222)

The House bill contained a provision (sec. 1222) that would prohibit the obligation of funds authorized in this or any other act to establish permanent bases in Iraq or exercise United States control over Iraq's oil resources.

The Senate amendment contained a provision (sec. 1531) that would continue such a prohibition for fiscal year 2008 only.

The House recedes.

Report on United States policy and military operations in Iraq (sec. 1223)

The House bill contained a provision (sec. 1224) that would require a report on the implementation of the Multi-National Forces-Iraq/United States Embassy Baghdad Joint Campaign Plan and efforts to achieve political reform in Iraq.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment to the United States Policy in Iraq Act, section 1227(c) of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163), that would require a detailed description of the Joint Campaign Plan, including those conditions which could prompt changes to levels of United States armed forces or missions, and the status of planning for those changes.

Report on a comprehensive set of performance indicators and measures for progress toward military and political stability in Iraq (sec. 1224)

The House bill contained a provision (sec. 1225) that would require a report on training of the Iraqi Security Forces.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment to section 9010 of the Department of Defense Appropriations Act for Fiscal Year 2007 (Public Law 109–289) that would require additional information on the Iraqi Security Forces in the report required by that Act.

Report on support from Iran for attacks against coalition forces in Iraq (sec. 1225)

The Senate amendment contained a provision (sec. 1535) that would require, not later than 30 days after the date of enactment of this Act and every 60 days thereafter, that the Commander, Multi-National Forces, Iraq, and the U.S. Ambassador to Iraq, in coordination with the Director of National Intelligence, submit a report to Congress on: any support provided to anti-coalition forces in Iraq by Iran or its agents; Iran's strategy in Iraq; and any strategy or efforts by the United States to counter the activities of Iran in Iraq. The provision also contained a rule of construction that nothing in this section would authorize or speak to the use of armed forces against Iran.

The House bill contained no similar provision.

The House recedes with an amendment that would require that the report be submitted by the Secretary of Defense, in coordination with the Director of National Intelligence, not later than 60 days after the date of enactment of this Act and every 180 days thereafter. The amendment would also provide that the reporting requirement would terminate when the Secretary of Defense, in coordination with the Director of National Intelligence, certifies to the congressional defense committees that Iran has ceased to provide military support to anti-coalition forces in Iraq.

The conferees are deeply concerned by reports of Iranian activity in Iraq, including that the Iranian Qods Force is providing training and support to anti-coalition forces in Iraq. The conferees

call on Iran to cease any training, equipping, funding, advising, or any other support that it or its agents are providing to Iraqi militia and insurgents and that is counter to Iraqi and coalition interests. The conferees strongly support U.S. diplomatic efforts with Iran to stop any actions by Iran or its agents against U.S. or other coalition forces in Iraq.

Sense of Congress on the consequences of a failed state in Iraq (sec. 1226)

The Senate amendment contained a provision (sec. 1536) that would express the sense of the Senate that the Senate should commit itself to a strategy that will not leave a failed state in Iraq, and the Senate should not pass legislation that will undermine our military's ability to prevent a failed state in Iraq.

The House bill contained no similar provision.

The House recedes with an amendment that would express the sense of Congress that a failed state in Iraq will have a negative impact on the Middle East and American interests in the region, and that the United States should pursue strategies to prevent a failed state in Iraq or contain the negative effects of a failed state in Iraq.

Sense of Congress on federalism in Iraq (sec. 1227)

The Senate amendment contained a provision (sec. 1537) that would express the sense of Congress that the United States should actively support a political settlement in Iraq based on the final provisions of the Constitution of Iraq that create a federal system of government and allow for the creation of federal regions, consistent with the wishes of the Iraqi people and their elected leaders. This provision would also express the sense of Congress on other steps the United States should take in that regard.

The House bill contained no similar provision.

The House recedes with an amendment that would express the sense of Congress that policies supported by the United States in the pursuit of a political settlement in Iraq should be consistent with the wishes of the Iraqi people and should not violate the sovereignty of the nation of Iraq.

Tracking and monitoring of defense articles provided to the Government of Iraq and other individuals and groups in Iraq (sec. 1228)

The Senate amendment contained a provision (sec. 1541) that would require the President to implement a policy to control the export and transfer of defense articles into Iraq, including implementation of a registration and monitoring system.

The House bill contained no similar provision.

The House recedes with an amendment that would make clarifying changes, and would also require the provision to take effect 180 days after the enactment of this Act, with one 90-day waiver option, and does not direct enhanced end-use monitoring.

The conferees fully expect the President to delegate this authority.

The conferees urge the relevant Secretaries to consider whether enhanced end-use monitoring may be desirable in the cases of

some of the lethal defense articles provided to Iraq.

The conferees understand, based on information provided by the Departments of State and Defense, that this provision will not have the effect of slowing the delivery of defense articles and services to Iraq under the Foreign Military Sales program. The conferees urge the Department of Defense to inform the conferees immediately in the event that implementation of this provision would have such an unintended and undesired effect.

Special Inspector General for Afghanistan Reconstruction (sec. 1229)

The House bill contained a provision (sec. 1231) that would establish an office of the Special Inspector General for Afghanistan Reconstruction (SIGAR) to conduct independent and objective audits and investigations of programs and operations funded by the Department of Defense for Afghanistan reconstruction. The President would appoint the SIGAR. The provision would require the SIGAR to provide quarterly and semiannual reports to the congressional defense committees. The Office of the SIGAR would terminate 10 months after 80 percent of the Department of Defense funds for Afghanistan reconstruction have been expended.

The Senate amendment contained a provision (sec. 1542) that would establish an office of the SIGAR to conduct audits and investigations of United States Government programs and operations for

Afghanistan reconstruction.

The Senate recedes with an amendment that would establish an office of the SIGAR to conduct independent and objective audits and investigations of United States Government programs and operations for Afghanistan reconstruction. The President would appoint the SIGAR and may appoint the Special Inspector General for Iraq Reconstruction (SIGIR) to serve as the SIGAR. The SIGAR would report on a quarterly basis to the congressional defense committees and the Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign Relations of the Senate. The provision would provide \$20.0 million from the Afghanistan Security Forces Fund to carry out this section during fiscal year 2008. The Office of the SIGAR would terminate 180 days after the amount of unexpended funds appropriated or otherwise made available for Afghanistan is less than \$250.0 million.

Report on progress toward security and stability in Afghanistan (sec. 1230)

The House bill contained a provision (sec. 1232) that would require the Secretary of Defense, in coordination with the relevant U.S. Government agencies and departments, to report not later than 90 days after enactment of this Act on progress toward security and stability in Afghanistan. The report would include a description of the strategic direction of U.S. activities related to security and stability in Afghanistan. The report would also include a comprehensive set of performance indicators and measures of progress toward long-term security and stability in Afghanistan.

The Secretary of Defense would be required to provide updates of

the report every 90 days.

The Senate amendment contained a provision (sec. 1231) that would require the President to report to the congressional defense committees semiannually through fiscal year 2009 on U.S. policy and military operations in Afghanistan. The provision would require each report to contain a comprehensive, interagency-coordinated strategy in support of U.S. policy and military operations in Afghanistan, and detailed information on key elements of that

strategy.

The Senate recedes with an amendment that would require the President, acting through the Secretary of Defense, to submit a report not later than 90 days after enactment of this Act, and every 180 days thereafter through the end of fiscal year 2010, on progress toward security and stability in Afghanistan. The provision would require the Secretary of Defense to coordinate with the relevant U.S. Government agencies and departments in preparing the report. The report would include a description of a comprehensive U.S. strategy for security and stability in Afghanistan, and detailed information on key elements of that strategy, including U.S. efforts to: strengthen the North Atlantic Treaty Organization International Security Assistance Forces; build the capacity of the Afghanistan National Security Forces; promote the reconstruction and development of Afghanistan, including through U.S.-led Provincial Reconstruction Teams; define the overall strategy and activities of the Department of Defense counternarcotics program; aid the Government of Afghanistan in fighting public corruption and promoting the rule of law; and increase cooperation with Afghanistan's neighboring countries. The provision would also require that the report include a comprehensive set of performance indicators and measures of progress toward long-term security and stability in Afghanistan. The report would be provided to the congressional defense committees, and the Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign Relations of the Senate.

United States plan for sustaining the Afghanistan National Security Forces (sec. 1231)

The House bill contained a provision (sec. 1234) that would require the Secretary of Defense, in coordination with the Secretary of State and the Attorney General, to submit a report detailing a long-term plan for sustaining the Afghanistan National Security Forces (ANSF). The provision would require the Secretary of Defense to update the plan every 90 days. The initial report and the updates would be submitted to the congressional defense committees, and the Committee on Foreign Affairs and the Committee on the Judiciary of the House of Representatives and the Committee on Foreign Relations and the Committee on the Judiciary of the Senate.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of Defense, in coordination with the Secretary of State, to submit not later than 90 days after enactment of this Act and annually thereafter through fiscal year 2010, a report detailing a

long-term plan for sustaining the ANSF, with the objective of ensuring that the ANSF will be able to conduct operations independently and effectively and maintain long-term security and stability in Afghanistan. The report would include: a comprehensive strategy and budget, with defined objectives; mechanisms for tracking funding, equipment, training, and services provided to the ANSF; and any actions necessary to assist the Government of Afghanistan to achieve a number of specified goals, and the results of such actions. The report would be submitted to the congressional defense committees, and the Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign Relations of the Senate.

United States strategy for enhancing security and stability in the border region between Afghanistan and Pakistan (sec. 1232)

The Senate amendment contained a provision (sec. 1232) that would require the President to report to the congressional defense committees on the U.S. strategy for working with Pakistan to prevent the movement of violent extremist forces across the Pakistan border into Afghanistan and to eliminate safe havens for extremist forces on the territory of Pakistan. The provision would also restrict reimbursements to Pakistan, using Coalition Support Funds, for logistical, military, or other support provided by Pakistan to U.S. military operations unless the President determined that Pakistan was making substantial and sustained efforts to eliminate any safe havens for extremists on its territory.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary of Defense, in consultation with the Secretary of State, to submit a report not later than March 31, 2008, on enhancing security and stability in the region along the border of Afghanistan and Pakistan. The report would include a detailed description of the efforts by Pakistan to eliminate safe havens for the Taliban, Al Qaeda, or other violent extremist forces on its territory and prevent the movement of those forces across Pakistan's border into Afghanistan, and an assessment by the Secretary of Defense regarding whether Pakistan is making substantial and sustained efforts to achieve these objectives.

The provision would also require the Secretary of Defense to provide a notification to the congressional defense committees not less than 15 days before making any reimbursement to Pakistan using Coalition Support Funds for logistical, military, or other support provided by Pakistan to U.S. military operations. The notification would include an itemized description of the logistical, military, or other support to be reimbursed. The notification would be required with respect to reimbursements for support provided by Pakistan during the period beginning on February 1, 2008 and ending on September 30, 2009. The notification would be submitted in unclassified form, but may include a classified annex if necessary.

The conferees are concerned by the lack of transparency regarding the kinds of logistical, military, or other support provided by Pakistan to U.S. military operations and being reimbursed using Coalition Support Funds. The conferees expect that the notifications provided under this section would itemize in detail the

logistical support that the Department of Defense has approved for reimbursement using Coalition Support Funds. The conferees note that for the purposes of this section, the term "logistic support, supplies and services" as defined in section 2350 of title 10, United States Code, means "food, billeting, transportation (including airlift), petroleum, oils, lubricants, clothing, communications services, medical services, ammunition, base operations support (and construction incident to base operations support), storage services, use of facilities, training services, spare parts and components, repair and maintenance services, calibration services, and port services." The conferees also expect that the notifications would itemize the military support and equipment, if any, and any other support or services that the Department has approved for reimbursement using Coalition Support Funds.

Reimbursement of certain coalition nations for support provided to United States military operations (sec. 1233)

The Senate amendment contained a provision (sec. 1532) that would authorize the Secretary of Defense to reimburse any key cooperating nation for logistical and military support provided by that nation to United States military operations in Operation Iraqi Freedom or Operation Enduring Freedom. The total amount of reimbursements made under this authority during fiscal year 2008 may not exceed \$1.2 billion. Not later than 30 days after the date of enactment of this Act, the Secretary of Defense would be required to prescribe standards for determining what kinds of logistical and military support may be considered reimbursable under this section. The prescribed standards would not take effect until 15 days after the Secretary reports the standards to the congressional defense committees. The Secretary would be required to notify the congressional defense committees not less than 15 days before making any reimbursement under this section.

The House bill contained no similar provision.

The House recedes.

Logistical support for coalition forces supporting operations in Iraq and Afghanistan (sec. 1234)

The Senate amendment contained a provision (sec. 1533) that would authorize the Secretary of Defense to provide up to \$400.0 million in supplies, services, and other logistical support to coalition forces supporting U.S. military and stabilization operations in Iraq and Afghanistan.

The House bill contained no similar provision.

The House recedes.

Subtitle C—Iraq Refugee Crisis

Refugee Crisis in Iraq Act (sec. 1241–1249)

The Senate amendment contained a series of provisions that would: name the subtitle the Iraq Refugee Crisis Act of 2007 (sec. 1571); require the Secretary of State to establish a refugee processing program in Iraq and in countries in the region for Iraqis threatened because of their association with the United States Government (sec. 1572); create a Priority 2 category under the refugee

resettlement program for Iraqi refugees of special humanitarian concern (sec. 1573); expand the current special immigrant visa program (sec. 1574); require the Secretary of State to designate a Minister Counselor in the U.S. Embassy in Iraq and in U.S. embassies in certain other countries in the region to oversee processing of Priority 2 refugees and refugees of special humanitarian concern (sec. 1575); require the Secretary of State to consult with countries with significant populations of Iraqi refugees throughout the implementation of this Act (sec. 1576); allow Iraqis who were denied asylum or had their asylum status terminated after March 1, 2003, solely based on changed country conditions to file a motion to reopen their claim (sec. 1577); require several reports from the executive branch on the implementation of this Act (sec. 1578); and authorize the appropriation of funds necessary to carry out this Act (sec. 1579).

The House bill contained no similar provisions.

The House recedes with an amendment which would consolidate these provisions into one subtitle and would make several technical and clarifying amendments. The two most significant amendments are: (1) a provision which would provide 8 months of resettlement assistance to those individuals granted special immigrant visas; and (2) a modification that would require the Secretary of State to designate a Senior Coordinator, rather than a Minister Counselor, in the U.S. Embassy in Iraq and in U.S. embassies in certain other countries in the region to oversee the processing of Priority 2 refugees and refugees of special humanitarian concern.

The conferees note that they do not intend implementation of this subtitle to have an adverse impact on the quantity or quality of skilled local Iraqi personnel available to support those operations. However, they also recognize that working for the U.S. Government can prove to be a dangerous decision for Iraqi nationals, and express appreciation to those Iraqis for their contributions to the U.S. mission in that country. Therefore, the conferees urge executive branch officials to: consider the length and capacity of service when providing preference in awarding special immigrant visas to Iraqi citizens and nationals who have been working for the U.S. Government; and consider giving higher priority in the processing of refugee status to qualified applicants facing the most immediate or severe risk of harm and Iraqi nationals whose contracts with the U.S. Government constitute a significant portion of their income since June 2003.

The conferees believe that the Secretary of State should conduct the processing of refugees in Iraq with reasonable consideration of the security situation. In addition, the conferees recognize that the security situation might at times adversely affect the ability of the U.S. Government to carry out the necessary vetting requirements of Iraqi nationals seeking entry into the United States under this subtitle. Nonetheless, it remains critical that U.S. Government officials perform the appropriate level of background checks and fulfill other necessary vetting requirements for each Iraqi national processed.

The conferees believe that the United States has a moral responsibility to help those Iraqis who have helped the United States

and believe these provisions take a step toward meeting that responsibility.

Finally, the conferees note that no assistance authorized under this subtitle shall be provided to any person, agent, instrumentality, representative, or official of a country that is found to support international terrorism pursuant to the Export Administration Act, the Arms Export Control Act, the Foreign Assistance Act, or any other provision of law.

Subtitle D—Other Authorities and Limitations

Cooperative opportunities documents under cooperative research and development agreements with NATO organizations and other allied and friendly foreign countries (sec. 1251)

The House bill contained a provision (sec. 1241) that would modify the timing of the preparation of cooperative opportunities documents for acquisition programs and update the terminology used in statute to describe the documents.

The Senate amendment contained a similar provision (sec. 1211).

The House recedes.

Extension and expansion of temporary authority to use acquisition and cross-servicing agreements to lend military equipment for personnel protection and survivability (sec. 1252)

The Senate amendment contained a provision (sec. 1212) that would extend through September 30, 2008, the temporary authority provided under section 1202 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) for the Secretary of Defense to loan under acquisition and cross-servicing agreements equipment for personnel protection and survivability to foreign military forces participating in combined operations with the United States in Iraq and Afghanistan. The provision would also expand to whom these loans of equipment may be made, to include foreign military forces participating in combined operations with the United States as part of a peacekeeping operation under the United Nations Charter or another international agreement.

The House bill contained no similar provision.

The House recedes.

The conferees emphasize that the authority for section 1202 is intended to permit the temporary loan of equipment to foreign military forces that are participating in a specified combined operation with the United States armed forces, for the purpose of providing personnel protection or aiding in the personnel survivability of such foreign military forces during those operations. The conferees note that equipment loaned under this authority may be used by the military forces of the recipient country for not longer than 1 year, at which time the equipment will be returned to the United States under the terms of the acquisition and cross-servicing agreement between the United States and the recipient country.

Acceptance of funds from the Government of Palau to defray expenditures attendant to the operation of United States military Civic Action Team in Palau (sec. 1253)

The Senate amendment contained a provision (sec. 1213) that would amend section 1933(a) of title 48, United States Code, to allow the Secretary of Defense to accept funds from the Government of Palau to defray expenditures that the Department of Defense makes in connection with the United States military Civic Action Team in Palau.

The House bill contained no similar provision. The House recedes with a technical amendment.

Repeal of requirement relating to North Korea (sec. 1254)

The Senate amendment contained a provision (sec. 1217) that would prohibit the Secretary of Defense from obligating or expending any funds authorized to be appropriated under section 1207 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163) until the administration has fully implemented section 1211 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364).

The House bill contained no similar provision.

The House recedes with an amendment that would repeal subsection (a) of section 1211 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364).

The conferees note that section (a) of section 1211 mandated the appointment of a North Korea Policy Coordinator because of the conferees' concern that the administration lacked a coordinated approach to addressing the North Korean nuclear threat. However, more recently, the conferees have noted progress in the Six-Party Talks with North Korea, and are satisfied that the Assistant Secretary of State for East Asian and Pacific Affairs has sufficient authority in these negotiations. Therefore, the conferees deem that the intent of section 1211 (a) has been met.

Justice for Osama bin Laden and other leaders of al Qaeda (sec. 1255)

The Senate amendment contained a provision (sec. 1219) that would authorize the Secretary of State to offer a reward of \$50.0 million for the capture, death, or information leading to the capture or death of Osama bin Laden.

The Secretary of State and the Secretary of Defense, in coordination with the Director of National Intelligence, shall jointly submit to Congress, not later than 90 days after enactment of this Act, and every 90 days thereafter, a report on the progress made in bringing Osama bin Laden and other leaders of al Qaeda to justice.

The House bill contained no similar provision.

The House recedes with an amendment that would limit the report requirement to two reports: (1) the initial report due 90 days after enactment of this Act; and, (2) a report a year later.

The conferees believe that a foremost objective of U.S. counterterrorist policy should be protecting U.S. persons and property by capturing or killing Osama bin Laden, and other leaders of the al Qaeda network, and destroying the al Qaeda network.

Extension of Counterproliferation Program Review Committee (sec. 1256)

The House bill contained a provision (sec. 1242) that would extend the Counterproliferation Program Review Committee (CPRC) established by section 1605 of the National Defense Authorization Act for Fiscal Year 1994 (Public Law 108–136) through 2013. This provision would also add additional members to the committee and change the requirement that the committee submit a report annually to a biennial reporting requirement with the first biennial report due on March 1, 2009 and each odd-numbered year thereafter through 2013.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would limit the new members of the CPRC to the Department of State and the Department of Homeland Security and would require the first biennial report to be submitted on May 1, 2009.

Sense of Congress on the Western Hemisphere Institute for Security Cooperation (sec. 1257)

The House bill contained a provision (sec. 1243) that would express the sense of Congress supporting the Department of Defense's education and training facility, the Western Hemisphere Institute for Security Cooperation.

The Senate amendment (sec. 1067) contained a similar provision.

The Senate recedes with a technical amendment.

Sense of Congress on Iran (sec. 1258)

The Senate amendment contained a provision (sec. 1538) that would state the sense of the Senate that Iran's Islamic Revolutionary Guards Corps (IRGC) should be designated as a foreign terrorist organization and placed on the list of Specially Designated Global Terrorists established by the International Emergency Economic Powers Act.

The House bill contained no similar provision.

The House recedes with an amendment that would clarify that it is in the U.S. national interest that the Government of Iran not use extremists in Iraq to subvert or co-opt the institutions of the legitimate Government of Iraq.

The conferees are concerned by reports, including the testimony to Congress in September 2007 of General David Petraeus, Commander, Multi-National Forces, Iraq, and Ambassador Ryan Crocker, U.S. Ambassador to Iraq, regarding Iranian activity in Iraq that is harmful to the Iraqi state and coalition forces in Iraq. The conferees strongly endorse the administration's pursuit of a diplomatic approach to address this Iranian threat. The conferees note that on October 25, 2007, the Department of State announced that it designated the IRGC an entity of proliferation concern under Executive Order 13382, and the Department of the Treasury designated the IRGC's Qods Force under Executive Order 13224 for providing material support to the Taliban and other terrorist organizations.

Subtitle E—Reports

One-year extension of update on report on claims relating to the bombing of the Labelle Discotheque (sec. 1261)

The Senate amendment contained a provision (sec. 1233) that would provide for a 1-year extension of the requirement to provide an update on the report on claims related to the bombing of the Labelle Discotheque.

The House bill contained no similar provision. The House recedes with a technical amendment.

Report on United States policy toward Darfur, Sudan (sec. 1262)

The House bill contained a provision (sec. 1235) that would require the Secretary of Defense to submit a report on the operational status of the airfield located in Abeche, Chad.

The Senate amendment contained a similar provision (sec. 1235).

The House recedes with an amendment that would incorporate elements of a report on U.S. policy toward Darfur, Sudan that was in the Senate amendment (sec. 1234). The amendment would also make other clarifying and technical changes, and would repeal a similar reporting requirement on the situation in Darfur, Sudan required by section 1227 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364).

Inclusion of information on asymmetric capabilities in annual report on military power of the People's Republic of China (sec. 1263)

The Senate amendment contained a provision (sec. 1236) that would amend section 1202(b) of the National Defense Authorization Act for Fiscal Year 2000 (Public Law 106–65) to include information on asymmetric capabilities in the annual report on the military power of the People's Republic of China.

The House bill contained no similar provision. The House recedes with a clarifying amendment.

Report on application of the Uniform Code of Military Justice to civilians accompanying the armed forces during a time of declared war or contingency operation (sec. 1264)

The Senate amendment contained a provision (sec. 1237) that would require the Secretary of Defense to report to Congress on the status of implementing a requirement to make the Uniform Code of Military Justice applicable to military contractors during a time of war or a contingency operation.

The House bill contained no similar provision.

The House recedes with an amendment that would specify matters to be addressed in the report.

Report on family reunions between United States citizens and their relatives in North Korea (sec. 1265)

The Senate amendment contained a provision (sec. 1238) that would require the President to submit to Congress, not later than 180 days after the date of enactment of this Act, a report on family

reunions between United States citizens and their relatives in North Korea.

The House bill contained no similar provision.

The Senate recedes with an amendment that would modify ele-

ments of the required report.

The conferees expect the report to include information regarding what additional actions, if any, the President considers desirable and feasible in order to facilitate safe and transparent reunions of U.S. citizens and their relatives in North Korea, wherever those reunions may take place.

The conferees support the ongoing Six-Party Talks with North Korea and placing the priority on the de-nuclearization of the Korean peninsula, but note that normalization, which would encompass a number of issues, is also being addressed within the talks.

Reports on prevention of mass atrocities (sec. 1266)

The Senate amendment contained a provision (sec. 1239) that would require both the Secretary of State and the Secretary of Defense to submit a report not later than 120 days after the date of enactment of this Act, to the congressional defense committees, the Committee on Foreign Relations of the Senate, and the Committee on Foreign Affairs of the House of Representatives assessing their respective capabilities to provide training and guidance to the command of an international intervention force that seeks to prevent mass atrocities.

The House bill contained no similar provision.

The House recedes with an amendment that would require the report to be due 180 days after the date of enactment of this Act.

Report on threats to the United States from ungoverned areas (sec. 1267)

The Senate amendment contained a provision (sec. 1042) that would require the Secretary of Defense and the Secretary of State, in coordination with the Director of National Intelligence, to report on the threat posed to the United States by ungoverned areas, especially as they relate to terrorist groups and individuals who aim their activities at the United States and its allies.

The House bill contained no similar provision. The House recedes with a clarifying amendment.

LEGISLATIVE PROVISIONS NOT ADOPTED

Limitation on assistance to the Government of Thailand

The Senate amendment contained a provision (sec. 1215) that would require the Secretary of Defense to notify the Committees on Armed Services of the Senate and the House of Representatives, the Senate Foreign Relations Committee, and the House Foreign Affairs Committee 15 days prior to obligating or expending funds to initiate any new types of military assistance activities with Thailand.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that the administration appears to have conducted a judicious review of all ongoing assistance to the Government of Thailand, and urge the administration to apply a uniform standard when considering the provision of military and other

types of foreign assistance to that Government.

The conferees also note that Thailand appears to be making progress towards restoring civilian democracy in the country via elections scheduled for December 2007, and urge the current Government of Thailand to lift martial law countrywide and take all necessary measures to ensure that the elections are free and fair.

Presidential report on policy objectives and United States strategy regarding Iran

The Senate amendment contained a provision (sec. 1216) that would prohibit not more than 75 percent of the amount authorized for the Office of the Under Secretary of Defense for Policy from being obligated until the report required by section 1213(b) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) is submitted to Congress.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that the report was submitted.

Report on Department of Defense efforts to build the capacity of the Government of Iraq to carry out reconstruction activities in Iraq

The House bill contained a provision (sec. 1223) requiring the Secretary of Defense to submit a report to Congress on efforts of the Department of Defense to build the capacity of the Government of Iraq to carry out reconstruction activities in Iraq.

The Senate amendment contained no similar provision.

The House recedes.

Sense of Congress on responsibilities of the Iraqi Council of Ministers to enact laws to achieve political reform and diminish support for the insurgency in Iraq

The House bill contained a provision (sec. 1226) expressing the sense of Congress that the Iraqi Council of Representatives should not recess for an extended period of time without first making substantial progress toward enacting certain laws, other legislation, and constitutional amendments.

The Senate amendment contained no similar provision.

The House recedes.

Report on planning and implementation of the United States engagement and policy toward Darfur

The Senate amendment contained a provision (sec. 1234) that would require a report on planning and implementation of the United States engagement and policy toward Darfur.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that this reporting requirement has been incorporated into another provision in title XII of this act.

Report on progress of the Department of Defense's counternarcotics program for Afghanistan

The House bill contained a provision (sec. 1233) that would require the Secretary of Defense to submit to Congress, not later than 90 days after the date of enactment of this Act, a report on the progress of the Department of Defense's counternarcotics program for Afghanistan.

The Senate amendment contained no similar provision.

The House recedes.

The conferees note that House section 1233 and the counternarcotics component of Senate section 1231 were reconciled and incorporated in a larger report on U.S. policy in Afghanistan that is

included in another provision of this Act.

The conferees note with concern the administration's renewed focus on aerial spraying as an option to be considered by the Government of Afghanistan for non-negotiated forced eradication of opium poppies. The conferees recommend that the Secretary of Defense evaluate the potential consequences of aerial spraying, including the impact on perceptions of the Afghan population, and on achieving the larger strategic goals of the U.S. military in Afghanistan.

Sense of Congress concerning the strategic military capabilities and intentions of the People's Republic of China

The House bill contained a provision (sec. 1244) that would express the sense of Congress concerning the strategic military capabilities and intentions of the People's Republic of China.

The Senate amendment contained no similar provision.

The House recedes.

The conferees note China's continued investment in strategic military capabilities that could be used to support power projection and access denial operations beyond the Asia Pacific region, and the lack of transparency surrounding the strategic military capabilities and intentions relating to China's military modernization. The Pentagon's 2006 Quadrennial Defense Review Report (QDR) found that China is at a strategic crossroads and that, "of the major and emerging powers, China has the greatest potential to compete militarily with the United States." The conferees note that during the last year, China demonstrated such potential, including the October 2006 broach of a Chinese SONG-class diesel-electric submarine in close proximity to the USS Kitty Hawk aircraft carrier in international waters and the January 2007 test of a direct ascent anti-satellite missile against a Chinese weather satellite in low-earth orbit.

The conferees encourage the Secretary of Defense to expand efforts to develop an accurate assessment and understanding of China's strategic military modernization and strategic intentions, particularly with regard to its sea- and space-based strategic capabilities

Sense of Congress on the capture of Osama bin Laden and the al Qaeda leadership

The Senate amendment contained a provision (sec. 1544) that would express the sense of Congress that it should be the policy of

the United States Government that the foremost objective of United States counterterrorist operations is to protect United States persons and property from terrorist attacks by capturing or killing Osama bin Laden, Ayman al-Zawahiri, and other leaders of al Qaeda and destroying the al Qaeda network.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that the underlying concern motivating this provision is addressed by another provision elsewhere in this Act, and that the statement of managers accompanying that provision contains the concerns expressed in the Senate amendment.

TITLE XIII—COOPERATIVE THREAT REDUCTION WITH STATES OF THE FORMER SOVIET UNION

Specification of Cooperative Threat Reduction programs and funds (sec. 1301)

The Senate amendment contained a provision (sec. 1301) that would specify the Cooperative Threat Reduction programs and funds.

The House bill contained a similar provision (sec. 1301).

The House recedes.

Funding allocations (sec. 1302)

The House bill contained a provision (sec. 1302) that would authorize \$398.0 million for the Cooperative Threat Reduction (CTR) program. The provision would also authorize a specific amount for each CTR program element, require notification to Congress 30 days before the Secretary of Defense obligates and expends fiscal year 2008 funds for purposes other than those specifically authorized, and provide limited authority to vary the individual CTR program amounts. The authority to vary the amount of funds for three of the program elements would be limited to increases of no more than 125 percent of the specific amount authorized. The Secretary would be required to notify Congress 15 days in advance of varying the amounts for any CTR program.

The Senate amendment contained a similar provision (sec. 1302) that would authorize \$448.0 million for the CTR program; would not include the 125 percent limit on the authority of the Secretary to vary the amounts in the CTR program elements; and

would include the 15 day notification requirement.

The House recedes with an amendment that would authorize \$428.0 million for the CTR program, an increase of \$80.0 million above the budget request. The conferees agree to provide \$10.0 million for new CTR initiatives outside the former Soviet Union to support the new authority for such initiatives provided elsewhere in this Act. The conferees agree to provide \$5.0 million for chemical weapons destruction in Libya, and \$1.0 million for chemical weapons destruction in Shchuch'ye, Russia. In the event the Secretary is unable to use all or part of the authorized funding in furtherance of this new authority, the Secretary may use such funds for any other CTR program elements after the required 15 day notification period.

Specification of Cooperative Threat Reduction programs in states outside the former Soviet Union (sec. 1303)

The Senate amendment contained a provision (sec. 1303) that would amend section 1501 of the National Defense Authorization Act for Fiscal Year 1997 (Public Law 104–201) to permit the Department of Defense to conduct Cooperative Threat Reduction programs outside the former Soviet Union (FSU). The provision would specify the nature of the programs that could be carried out.

The House bill contained no similar provision.

The House recedes with an amendment that would modify the nature of the programs that could be carried out outside the FSU and would include programs to facilitate safe and secure transportation and storage of nuclear weapons, weapons components and their delivery vehicles, and programs to expand military-to-military and other defense contacts.

Repeal of restrictions on assistance to states of the former Soviet Union for Cooperative Threat Reduction (sec. 1304)

The Senate amendment contained a provision (sec. 1305) that would repeal certain provisions of the Soviet Nuclear Threat Reduction Act of 1991 (Public Law 102–228), the Cooperative Threat Reduction Act of 1993 (Public Law 103–160), and section 1305 of the National Defense Authorization Act for Fiscal Year 2000 (Public Law 106–65) that require a number of annual certifications before any Cooperative Threat Reduction funds may be obligated in any fiscal year. In addition, the provision would repeal section 1303 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375), which authorized the President to waive the annual certification requirements. The provision would also clarify application of certain other provisions of law.

The House bill contained a similar provision (sec. 1305). The House recedes.

Modification of authority to use Cooperative Threat Reduction funds outside the former Soviet Union (sec. 1305)

The House bill contained a provision (sec. 1306) that would amend section 1308 of the National Defense Authorization Act for Fiscal Year 2004 (2004 NDAA) (Public Law 108–136). Section 1308 authorizes the President to utilize the Cooperative Threat Reduction (CTR) program funds for emergency or other short-term projects outside the former Soviet Union (FSU). The House provision would amend section 1308 to allow the Secretary of Defense, with the concurrence of the Secretary of State, to: utilize the CTR program funds for an emergency; repeal the \$50.0 million funding limitation on the amount that could be obligated for an emergency; and require the Secretary of Defense to notify Congress 15 days prior to exercising this authority, unless such advance notification would severely undermine the national security of the United States, in which case the notification would be made within 10 days of obligating CTR funds.

The Senate amendment contained a similar provision (sec. 1304) but would not repeal the \$50.0 million funding limitation and would not modify the notification requirements.

The Senate recedes with an amendment that would make clarifying changes and would permit the Secretary of Defense and the Secretary of State to notify Congress no later than 10 days after

the funds were obligated.

The conferees note that prior to the enactment of the 2004 NDAA, CTR authority was limited to programs conducted in the states of the FSU. Section 1308 of the 2004 NDAA provided authority for the CTR program to address emergency or other short-term projects outside the FSU. Elsewhere in this Act, the conferees have included a provision that would provide new authority for the CTR program to expand its programmatic authority on a regular, non-emergency basis to states outside the FSU. With this new authority, the utility of the section 1308 emergency authority may diminish. The conferees direct the Secretary of Defense to submit, with the budget request for the CTR program for fiscal year 2010, an assessment as to whether there is a continued need for the emergency authority provided by section 1308 of the 2004 NDAA.

New initiatives for the Cooperative Threat Reduction program (sec. 1306)

The House bill contained a provision (sec. 1303) that would set forth the sense of Congress that the Department of Defense (DOD) should expand and strengthen the Cooperative Threat Reduction (CTR) program. This would include expansion of the scope of CTR program activities within Russia and the former Soviet Union (FSU) as well as in states outside the FSU, including those in Asia and the Middle East, and specifically on the Korean Peninsula. In addition, the provision would require the Secretary of Defense to enter into an arrangement with the National Academy of Sciences (NAS) under which the NAS would conduct a study that would analyze possible options for strengthening and expanding the CTR program and make related recommendations. The provision would also require the Secretary to develop and submit to Congress by March 31, 2008, a report on the NAS study including the Secretary's assessment of the study together with a specific action plan for new CTR initiatives.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would make clarifying changes and would focus the scope of the NAS study on identification of threats that are most appropriately addressed by the CTR program. In addition, the amendment would allow additional time for both the NAS study and the report to be prepared by the Secretary.

To ensure timely delivery of the study described in this section, the conferees strongly urge all U.S. Government departments or agencies that provide the NAS with access to classified material for use in the study to complete promptly any necessary classification

reviews of the study or related documents.

The conferees recognize that there are a wide variety of global threats arising from the proliferation of nuclear, chemical, and biological weapons and weapons-related materials, technologies, and expertise. The conferees emphasize that addressing these threats will require the resources of many agencies of the United States Government, which in turn must be well coordinated with other

states and international entities working in broad partnerships. The partnerships should also focus on national programs that can be sustained in the long-term.

The conferees expect that the NAS study and the Secretary's report will provide an analysis of the threats that could be addressed by the CTR program both within and outside the FSU. The conferees hope that the NAS study will identify potential opportunities for Russia and other states to work together with the United States to establish deeper partnerships to address these threats.

The conferees support strengthening and expanding, as much as possible, the programs designed to address these threats, including the CTR program. The CTR program is critical to U.S. national security and should be a top priority. Significant progress has been made over the last 10 years, but much remains to be done. The conferees believe the CTR program would benefit from additional funding to support new and expanded activities both within and outside the FSU. Elsewhere in this Act, the conferees have included a number of provisions and additional funding for the CTR program to ensure that wherever possible, actions are taken to address threats involving nuclear, chemical, and biological weapons and weapons-related materials, technologies, and expertise.

Report relating to chemical weapons destruction at Shchuch'ye, Russia (sec. 1307)

The House bill contained a provision (sec. 1304) that would require the Secretary of Defense to notify the congressional defense committees within 30 days of the commencement of negotiations on, or the signing or finalization of, an agreement with the Russian Federation that would change implementation of the Shchuch'ye chemical weapons destruction project, under the Cooperative Threat Reduction (CTR) program, in any manner inconsistent with the purpose and intent of the amounts authorized and appropriated for the project. The provision would also require the Secretary to submit a report to the congressional defense committees on the Shchuch'ye chemical weapons destruction project, setting forth a current and detailed cost estimate for project completion and a specific strategic and operating plan for project completion, which includes contractual arrangements, plans for project management and oversight, quality assurance and sustainability measures, metrics for measuring project progress, coordination plans, and a project completion date. In addition, the provision would prohibit the Secretary from implementing any new or modified agreement with Russia relating to the Shchuch'ye project, as described in the provision, until 90 days after the report and the signed and finalized agreement have been submitted to the congressional defense committees, and the Secretary makes a series of certifications with respect to the project.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary to submit a report to the congressional defense committees only on the Shchuch'ye chemical weapons destruction project. This report would include: a current and detailed cost estimate for project completion; and a specific strategic and operating plan for project completion setting forth plans for project management and

oversight, quality assurance and sustainability measures, metrics for measuring project progress, and a projected project completion date. This report would be due no later than 90 days after the date of enactment of this Act.

The conferees believe that completion of the chemical weapons destruction project at Shchuch'ye, Russia, should be a high priority for the CTR program and urge the Secretary to take necessary steps to ensure that the facility is adequately supported so that it can begin to destroy the stockpile of Russian chemical weapons as soon as possible.

National Academy of Sciences study of prevention of proliferation of biological weapons (sec. 1308)

The Senate amendment contained a provision (sec. 1306) that would require the Secretary of Defense to enter into an arrangement with the National Academy of Sciences (NAS) under which the NAS would carry out a study to identify areas for cooperation with states outside the former Soviet Union under the Cooperative Threat Reduction program to prevent the proliferation of biological weapons and dual-use materials. The provision would also require the Secretary to submit a report on the NAS study, including the Secretary's assessment of the NAS report and any actions the Secretary plans to take to implement its recommendations, to the Committees on Armed Services of the Senate and the House of Representatives on December 31, 2008.

The House bill contained no similar provision.

The House recedes with an amendment that would make clarifying changes and would modify the reporting requirement so that the Secretary's report would be provided to Congress 90 days after receipt of the NAS report.

To ensure timely delivery of the study described in this section, the conferees strongly urge all U.S. Government departments or agencies that provide the NAS with access to classified material for use in the study to complete promptly any necessary classification reviews of the study or related documents.

LEGISLATIVE PROVISION NOT ADOPTED

Clarification of amounts for Cooperative Threat Reduction pro-

The House bill contained a provision (sec. 1307) that would increase the amounts for the Cooperative Threat Reduction program by \$480,000.

The Senate amendment contained no similar provision. The House recedes.

TITLE XIV—OTHER AUTHORIZATIONS

Subtitle A—Military Programs

Summary and explanation of tables

This title contains funding authorizations for working capital and revolving funds, the National Defense Sealift Fund, the Defense Health Program, the destruction of chemical munitions, drug interdiction and counterdrug activities, and funding for the Department of Defense Inspector General and other programs which contain elements of more than one type of traditional funding account (such as procurement or operation and maintenance) inside a single account.

The conference agreement also includes funding for a Strategic Readiness Fund which was included in title XVII of the House bill

and is included in title XIV of the conference agreement.

This title includes legislative proposals regarding the national defense stockpile, and authorizes trust fund expenditures for the Armed Forces Retirement Home, which is a Department of Defense civil program funded outside the national defense budget function.

The following tables provide the program-level detailed guidance for the funding authorized in title XIV of this Act. The tables also display the funding requested by the administration in the fiscal year 2008 budget request for these programs, and indicate those programs for which the conferees either increased or decreased the requested amounts. Unless noted in this report, funding changes to the budget request are made without prejudice.

Title XIV - Other Authorizations (Dollars in Thousands)

	FY2008 Request	House	Senate Authorized	Conference	Conference Authorized
MILITARY PROGRAMS DEFENSE HEALTH PROGRAM					
Defense Health Program, O&M	20,182,381	20,112,304	20,182,381	539,260	20,721,641
Legislative Proposal scorekeeping adjustment	1,862,000	1,862,000	1,862,000	•	1,862,000
SRM for DHP		[20,000]			
Hospital extension		[400]		[400]	
Mental initiative		[5,000]			
TBI initiative		[2,000]			
Pre and Post deployment brain health assessments		[4,000]			
Madigan AMC Trauma assistance program		[2,000]		[1,000]	
Navy FY07 under-execution		[-3,000]			
Restore military to civilian conversions		[-146,837]			
Unexpended balances		[-200,000]			
Center of Excellence for Military Eye Injuries (sec. 710)			[2,000]		
Discount drug pricing (sec. 701)			[-300,000]		
TRICARE Pharmacy copay				[187,000]	
TRICARE cost sharing				[6,000]	
Peace through health care initiative				[1,500]	
Restore efficiency wedges		[212,360]		[212,360]	
Nursing program		[1,000]		[1,000]	
Medical care for severe injuries or illnesses				[34,000]	
Extend TRICARE for primary caregivers				[2,000]	
TBI tracking pilot projects				[3,000]	
TBI/PTSD/eye diagnosis and treatment Centers of Excellence				[65,000]	

Title XIV - Other Authorizations (Dollars in Thousands)

	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized	
Joint Electronic Health Record Program Office (DOD) NAS study on war veterans				[25,000]		
in-service nuising program Subtotal Defense Health Program O&M	22,044,381	21,974,304	22,044,381	639,260	22,583,641	
Defense Health Program, RDTE Motor vehicle crash study	134,482	134,482	136,482 [2,000]		134,482	10
Defense Health Program, Procurement	362,261	362,261	362,261		362,261	00
Continuing Resolution Adjustment Total Defense Health Program	22,641,124	22,471,047	22,643,124	539,260	23,080,384	
DRUG INTERDICTION AND COUNTER-DRUG ACTIVITIES Drug Enforcement and Policy Support	936,822	936,822	1,122,122	1,200	938,022	
Project Athena Surveillance technology ACTD Transfer from title XV - Afribanistan			[7,500] [15,000] [162,800]			
		[-12,000] [8,000]		[1,200]		
Airborne Counter-Narcotics/Terrorism Threat Protection Total Drug Interdiction and Counter-Drug Activities	936,822	[4,000] 936,822	1,122,122	1,200	938,022	

Title XIV - Other Authorizations (Dollars in Thousands)

	FY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
OFFICE OF THE INSPECTOR GENERAL					
Office of the Inspector General, O&M	214,995	214,995	224,995	10,000	224,995
Program increase			[10,000]	[10,000]	•
Office of the Inspector General, RDTE				1	
Office of the Inspector General, Procurement	1,000	1,000	1,000		1,000
Total Office of the Inspection General	215,995	215,995	226,995	10,000	226,996
CHEMICAL AGENTS AND MUNITIONS DESTRUCTION					
Chemical Agents and Munitions Destruction, O&M	1,162,452	1,162,452	1,186,452	19,048	1,181,500
Program adjustment				[19,000]	
Budget adjustment - original request				[48]	
Chemical Agents and Munitions Destruction, RDTE	274,846	274,846	274,846	37,954	312,800
Pueblo Chemical Agent Destruction Pilot Plant				[10,000]	
Blue Grass Chemical Agent Destruction Pilot Plant				[28,000]	
Budget adjustment - original request				9	
Chemical Agents and Munitions Destruction, Procurement	18,426	18,426	30,426		18,424
Budget adjustment - original request				[-2]	
Total Chemical Agents and Munitions Destruction	1,455,724	1,465,724	1,491,724	67,000	1,512,724

Title XIV - Other Authorizations (Dollars in Thousands)

	FY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized
REVOLVING AND MANAGEMENT FUNDS Defense Working Capital Funds Defense Working Capital Funds - DeCA Defense Coalition Support Fund	102,446 1,250,300 22,000	102,000 1,250,300 22,000	102,446 1,250,300	-22,000	102,446 1,250,300
National Defense Sealift Fund Transfer to RDT&E Navy Rephasing of MPF(F) R&D effort T-AKE ship T-AKE ships Advance procurement for 3 T-AKE ships	1,079,094	1,535,194	1,044,194 [-4,900] [-30,000]	270,000 [-30,000] [300,000]	1,349,094
Pentagon Reservation Maintenance Revolving Fund TOTAL REVOLVING AND MANAGEMENT FUNDS	2,453,840	2,909,494	2,396,940	248,000	2,701,840
TOTAL OTHER PROGRAMS - MILITARY	27,603,505	27,989,082	27,779,905	855,460	28,458,965
CIVIL PROGRAMS Armed Forces Retirement Home	61,624	61,624	61,624		61,624
TOTAL OTHER PROGRAMS - CIVIL	61,624	61,624	61,624		61,624
TOTAL OTHER PROGRAMS	27,666,129	28,050,706	27,841,529	865,460	28,520,589

Working capital funds (sec. 1401)

The House bill contained a provision (sec. 302) that would authorize fiscal year 2008 funds for Defense Working Capital Funds and the National Defense Sealift Fund.

The Senate amendment contained a similar provision for working capital funds (sec. 1401).

The conference agreement includes this provision.

National Defense Sealift Fund (sec. 1402)

The House bill contained a provision (sec. 302) that would authorize fiscal year 2008 funds for the National Defense Sealift Fund and for working capital funds.

The Senate amendment contained a similar provision authorizing appropriations for the National Defense Sealift Fund (sec. 1402).

The conference agreement includes this provision.

Defense Health Program (sec. 1403)

The House bill contained a provision (sec. 303) that would authorize fiscal year 2008 funds for the Defense Health Program and other programs.

The Senate amendment contained a similar provision authorizing appropriations for the Defense Health Program (sec. 1403).

The conference agreement includes this provision.

Chemical agents and munitions destruction, Defense (sec. 1404)

The House bill contained a provision (sec. 303) that would authorize fiscal year 2008 funds for chemical agents and munitions destruction and other programs.

The Senate amendment contained a similar provision authorizing appropriations for chemical agents and munitions destruction (sec. 1404).

The conference agreement includes this provision.

Drug Interdiction and Counter-Drug Activities, Defense-wide (sec. 1405)

The House bill contained a provision (sec. 303) that would authorize fiscal year 2008 funds for drug interdiction and counterdrug activities and other programs.

The Senate amendment contained a similar provision authorizing appropriations for drug interdiction and counterdrug activities (sec. 1405).

The conference agreement includes this provision.

Defense Inspector General (sec. 1406)

The House bill contained a provision (sec. 303) that would authorize fiscal year 2008 funds for the Department of Defense Inspector General and other programs.

The Senate amendment contained a similar provision authorizing appropriations for the Inspector General (sec. 1406).

The conference agreement includes this provision.

Subtitle B-National Defense Stockpile

Authorized uses of National Defense Stockpile funds (sec. 1411)

The House bill contained a provision (sec. 3301) that would authorize the use of funds from the National Defense Stockpile Transaction Fund for the operation and maintenance of the National Defense Stockpile for fiscal year 2008.

The Senate amendment contained no similar provision.

The Senate recedes.

Revisions to required receipt objectives for previously authorized disposals from the National Defense Stockpile (sec. 1412)

The House bill contained a provision (sec. 3302) that would authorize revisions on limitations in asset sales from the National Defense Stockpile.

The Senate amendment contained a similar provision (sec. 1413).

The Senate recedes with an amendment that would amend section 3402(b) of the National Defense Authorization Act for Fiscal Year 2000 (Public Law 106–65) to increase the Department of Defense's stockpile commodity disposal authority from \$600.0 million to \$710.0 million. The Senate amendment would further amend section 3303(a) of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (Public Law 105–261), as amended by section 3302 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375), and section 3302(a) of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163) to increase the Department's disposal authority from \$1,016.0 million to \$1,066.0 million.

Disposal of ferromanganese (sec. 1413)

The Senate amendment contained a provision (sec. 1411) that would require the Secretary of Defense to certify that disposal of ferromanganese from the National Defense Stockpile above 50,000 and 75,000 tons in fiscal year 2008 is in the national defense interest, will not disrupt markets, and is consistent with stockpile requirements. The Senate amendment would also require the Department of Defense to wait 30 days after certification before disposing of additional ferromangangese.

The House bill contained no similar provision.

The House recedes with an amendment that would allow for certification when the Department has contracts for 50,000 and 75,000 tons and would eliminate the 30-day wait period.

Disposal of chrome metal (sec. 1414)

The Senate amendment contained a provision (sec. 1412) that would require the Secretary of Defense to certify that disposal of chrome metal from the National Defense Stockpile above 500 and 750 short tons in fiscal year 2008 is in the national defense interest, will not disrupt markets, and is consistent with stockpile requirements. The Senate amendment would also require the Department of Defense to wait 30 days after certification before disposing of additional chrome metal.

The House bill contained no similar provision.

The House recedes.

Subtitle C—Armed Forces Retirement Home

Authorization of appropriations for Armed Forces Retirement Home (sec. 1421)

The House bill contained a provision (sec. 422) that would authorize \$61.6 million to be appropriated for fiscal year 2008 from the Armed Forces Retirement Home Trust Fund for operation of the Armed Forces Retirement Home.

The Senate amendment contained an identical provision (sec. 1421).

The conference agreement includes this provision.

Administration and oversight of the Armed Forces Retirement Home (sec. 1422)

The Senate amendment contained a provision (sec. 1422) that would amend the Armed Forces Retirement Home Act of 1991 to require: (1) treatment of the Armed Forces Retirement Home as a military facility of the Department of Defense for the purpose of entering into contracts, agreements, or transactions regarding real property; (2) accreditation by a nationally recognized civilian accrediting organization for each aspect of each facility of the Retirement Home; (3) appointment of a Chief Medical Officer of the Retirement Home; and (4) the Inspector General of the Department of Defense to inspect the Retirement Home every 2 years.

The House bill contained no similar provision.

The House recedes with an amendment that would: (1) provide that the administration of the Retirement Home remains under the direct authority, control, and administration of the Secretary of Defense, (2) require the Secretary of Defense to designate the Deputy Director of the TRICARE Management Activity to serve as the senior medical advisor for the Retirement Home; and (3) require the Inspector General of the Department of Defense to inspect the Retirement Home in any year in which a facility of the Retirement Home is not inspected by a nationally recognized civilian accrediting organization. The amendment deleted the requirement that the Retirement Home be treated as a military facility of the Department of Defense for the purpose of entering into contracts, agreements, or transactions regarding real property.

LEGISLATIVE PROVISIONS NOT ADOPTED

Additional amount for drug interdiction and counterdrug activities with respect to Afghanistan

The Senate amendment contained a provision (sec. 1405A) that would transfer funding for drug interdiction and counterdrug activities in Afghanistan between titles of this Act.

The House bill contained no similar provision.

The Senate recedes.

The conference outcome is reflected in the tables of this report.

Reduction in certain authorizations due to savings from lower infla-

The Senate amendment contained a provision (sec. 1407) that would reduce the amounts authorized in Division A of this Act by \$1.6 billion to bring the inflation assumptions applicable to purchases by the Department of Defense for fiscal year 2008 in line with the economic assumptions previously adopted by Congress in the budget resolution for fiscal year 2008.

The House bill contained no similar provision.

The Senate recedes.

Pilot program to establish an Army Wounded Warrior battalion at an appropriate active duty base

The House bill contained a provision (sec. 1419) that would require the Secretary of the Army to establish a pilot program, known as the Army Wounded Warrior Program, based on the Wounded Warrior Regiment program of the Marine Corps.

The Senate amendment contained no similar provision.

The House recedes.

The conferrees are aware that the Army has already established Warrior Transition Units that are similar in function to the Marine Wounded Warrior Regiment program.

Establishment of medical support fund for support of members of the armed forces returning to military service or civilian life

The House bill contained a provision (sec. 1422) that would require the establishment of a medical support fund on the books of the Treasury to support programs and activities relating to the medical treatment, care, rehabilitation, recovery, and support of wounded and injured service members and their families, and authorized \$50.0 million for the fund.

The Senate amendment contained no similar provision.

The House recedes.

Oversight Board for Wounded Warriors

The House bill contained a provision (sec. 1423) that would require the establishment of a 12 member board to be known as the Oversight Board for Wounded Warriors to provide oversight of medical care, quality of life, administrative processing, and family programs supporting wounded warriors and to provide advice and counsel to Congress and the Department of Defense about how the programs can be made more efficient and effective.

The Senate amendment contained no similar provision.

The House recedes.

Study and report of waiting periods for appointments at Department of Veterans Affairs medical facilities

The House bill contained a provision (sec. 1438) that would require the Secretary of Veterans Affairs to conduct a study on the average length of time between the desired date for which a veteran seeks to schedule an appointment for health care at a Department of Veterans Affairs medical facility and the date on which such appointment is completed.

The Senate amendment contained no similar provision.

The House recedes.

Increase in physicians at hospitals of the Department of Veterans Affairs

The House bill contained a provision (sec. 1453) that would require the Secretary of Veterans Affairs to increase the number of resident physicians at hospitals of the Department of Veterans Affairs.

The Senate amendment contained no similar provision. The House recedes.

TITLE XV—AUTHORIZATION OF ADDITIONAL AP-PROPRIATIONS FOR OPERATION IRAQI FREE-DOM AND OPERATION ENDURING FREEDOM

Overview

The President's budget as submitted in February requested \$141.7 billion in emergency funding for the Department of Defense for Operation Iraqi Freedom (OIF), Operation Enduring Freedom (OEF), and for other purposes, including some of the "grow the force" costs of increasing Army and Marine Corps active-duty personnel levels. The Concurrent Resolution on the Budget for Fiscal Year 2008 fully funded this amount.

After the House and Senate bills had been reported, and the Concurrent Resolution on the Budget had been adopted, the President submitted two additional budget amendments. On July 31, 2007, the President requested an additional \$5.3 billion for Mine-Resistant Ambush Protected (MRAP) vehicles. On October 22, 2007, the President requested an additional \$42.3 billion for operations in Iraq and Afghanistan and for other purposes, bringing the total requested for war-related purposes for fiscal year 2008 to \$189.3 billion.

The summary table and detailed tables that follow summarize the funding requested in February, July, and October as emergency spending for these operations, together with the conferee's actions on these requests. Funding for Department of Defense operations in Iraq and Afghanistan, with the exception of funding for military construction projects to support these operations, is included in title XV of this Act. Funding for military construction projects in Iraq and Afghanistan is included in title XXIX of this Act.

EXPLANATION OF TABLES

Explanation of tables

The following tables provide the program-level detailed guidance for the funding authorized in title XV of this Act. The tables also display the funding requested by the administration in the fiscal year 2008 budget request for war-related programs, and indicate those programs for which the conferees either increased or decreased the requested amounts. Unless noted in this report, funding changes to the budget request are made without prejudice.

1047

Title XV - Procurement (Dollars in Thousands).

									Conference	BUCB	
		Amended	pape	House	88	8	Senate	뜅	Change vs.		
		Budget Request	Rednest	Autho	Authorized	AEF	Authorized	Amend	Amended Request	Autho	Authorized
틸	Program Title	ð	Cost	M	Cost	졁	Cost	ð	Cost	Ä	Cost
	Aircraft Procurement, Army Aircraft Fixed Who										
	UTILITY FW CARGO AIRCRAFT		12,500		12,500		12,500				12,500
က	Rotary Wing ARMED RECONNAISSANCE HELICC	53	222,600						-38,600	53	184,000
	Reduction			_	[-222,600]		[-38,600]		[-38,600]		
	Transfer to OMA for UH-60										
	Blackhawk Recapitalization						[-86,000]				
	Transfer to APA to upgrade UH-60A										
	helicopters to UH-60L						[-38,000]				
	warning systems for fixed-wing aircraft						[-60,000]				
2	UH-60 BLACKHAWK (MYP)	99	527,403	33	527,403	33	157,023			33	527,403
ß	LESS: ADVANCE PROCUREMENT (
	Transfer to Title I						[-370,380]				
	Modification of Aircraft										
O	GUARDRAIL MODS (TIARA)		33,000		33,000		33,000				33,000
5	ARL MODS (TIARA)		25,000		25,000		25,000				25.000
7	AH-64 MODS	4	417,800	12	417,800	12	417,800			12	417,800
Ξ	LESS: ADVANCE PROCUREMENT (PY)	٤									

Title XV - Procurement (Dollars in Thousands)

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									Conference	AUCE	
		Ame	Amended Budget Request	House Authorized	se rtzed	Senate Authorized	ate rized	Cha	Change vs. Amended Request	Auth	Authorized
Line	Program Title	B	Cost	¥	Cost	ð	Cost	ð	Cost	A	Cost
13	CH-47 CAR Memo: ori	23	645,207 [635,607]	2	635,607	77	121,067			2	645,207
60	Memo: October amendment Transfer to Title I UH-60 MODS		[9,600]			_	[-514,540] 38,000				
1	Transferred from ARH to upgrade UH-60A helicopters to UH-60L						[38,000]				
23											
23	Support Equipment and Facilities Ground Support Avionics ARCRAFT SURVIVABILITY EQUIPMI						60,000				
	Transferred from ARH for Common Missile Warning System for fixed-wing aircraft						[60,000]				!
24	24 ASE INFRARED CM Memo: original request Memo: October amendment		207,435 [0] [207,435]								207,435
27	Other Support COMMON GROU Memo: original		10,356 [10,000] [356]		10,000		10,000				10,356

Title XV - Procurement (Dollars in Thousands)

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		Budget	Amended Budget Request	Autho	House Authorized	Authorized		Amended	Change vs.	Autho	Authorized	
	Program Title	ð	Cost		Cost	Ø	Cost	ă	Cest	XIO	Cost	
8 8	AIRCREW INTEGRATED SYSTEMS AIR TRAFFIC CONTROL Memo: original request Memo: October amendment		10,200 13,963 [6,196] [7,767]		10,200 6,196		10,200 6,196				10,200	
	Total - Aircraft Procurement, Army		2,125,464		1,677,706	·	890,786		-38,600		2,086,864	
	Missile Procurement, Army Other Missiles Surface-to-air Missile System											
4		2,585	228,426	2,585	228,426	2,585	228,426			2,585	228,426	
ĸ	Anti-tank/Assautt Missile System JAVELIN (AAWS-M) SYSTEM SUMM Memo: original request	935	121,210 [0]							935	121,210	
æ 7	७ ₹	570 171	[121,210] 67,200 197,108	570	67,200	570	67,200 197,108			570 177	67,200 197,108	
	Transfer to MRAP Modification of Missiles				[-197,108]							

		•		;		•		į		alle	
		Amended Budget Request	ded equest	Auth Ho	House Authorized	Senate Authorized	다. 100 전 100 D 100 1	Chan Amendex	Change vs. Amended Request	Aut	Authorized
	Program Title	ð	Cost	Ą.	Cost	Ā	55	λίο	Cost	ð	Coat
15	Modifications 15 ITAS/TOW MODS Memo: orginal request Memo: October amendment Spares and Repair Parts Support Equipment and Facilities		27,820 [0] [27,820]		·					•	27,820
	Total - Missile Procurement Army		641,764		295,626		492,734				641,764
7	Procurement of Weapons & Tracked Combat Vehicles Tracked Combat Vehicles BRADLEY BASE SUSTAINMENT 543 1,821,10 Memo: original request	Combat Ve 543 1. [17]	nbat Vehicles 543 1,621,100 [1,402,500]	184	481 1,402,500					543	543 1,621,100
ĸ	memo: October amenoment Transfer to Title I STRYKER VEHICLE Memo: original request	483 2	2,030,581 [402,775]	6	402,775	29 1.4	[-1,402,500] 9 117,000			483	2,030,581
	Memo: October amendment Transfer to Title I Additional Synder vehicles to	Ē	[1,627,806]			1	[-402,775]				
	replace battle losses					5	[117,000]				

	Š	3	Cest		132,220		130,000		132,900			41,211			320,461				38,400	,		588,585		
ence	Authorizad		Ä		317		4		•						112					-				
Conference	Change vs.	San Park	Cost																			•		
	Chan		Ā														,							
	age 17 act		3			[-132,220]		[-130,000]	48,000									[-277,400]				337,565		
	Senate		ð	•			ļ	ن						•				مت						
			Cost		132,220		130,000		48,000						277,400							337,565		
	House Authorized		ð		317	٠	4								5									
	<u>ded</u>		Cost		132,220		130,000		132,900	[48,000]	[84,900]	41,211	<u>5</u>	[41,211]	320,461	[277,400]	[43,061]		38,400	<u>S</u>	[38,400]	588,585	[337,565]	[251,020]
	Amended Budget Request		Ħ	cles	317		4								112									
			Program Title	Modification of Tracked Combat Vehicles	CARRIER, MOD	Transfer to Title I	FIST VEHICLE (MOD)	Transfer to Title 1	BFVS SERIES (MOD)	Memo: original request	Memo: October amendment	HOWITZER, MED SP FT 155MM M10	Memo: original request	Memo: October amendment	IMPROVED RECOVERY VEHICLE (M	Memo: original request	Memo: October amendment	Transfer to Title i	JOINT ASSAULT BRIDGE	Memo: original request	Memo: October amendment	18 M1 ABRAMS TANK (MOD)	Memo: original request	Memo: October amendment
			Line		∞		Œ		2			=			13				11			18		

Title XV - Procurement (Dollars in Thousands)

		•		:		•		i			
		Budget	Amended Budget Request	Auth Ho	Authorized	Authorized	rized	Amende	Amended Reguest	Auth	Authorized
Line	Program Title	ð	Co	S	COS	ð	Cost	ă	Cost	ă	Cost
19	19A ABRAMS UPGRADE PROGRAM Transfer to Title I	235	235 1,303,100	235	235 1,303,100	Ξ	[-1,303,100]			235	1,303,100
20	Support Equipment and Facilities ITEMS LESS THAN \$5.0M (TCV-WTC Memo: original request	25	139,000 [0]							52	139,000
22	Memo: October amendment Weapons and Other Combat Vehicles HOWITZER, LIGHT, TOWED, 105MM	- 6	[139,000]							6	17.600
;	Memo: original I Memo: October	1	[0]								
2	M240 MEDIUM MACHINE GUN (7.62k Memo: original request Memo: October amendment	5,480	61,541 (42,721) [18,820]	3,000	42,721	6 6 6	42,721			5,480 0	61,541
22		1,778	27,327 [19,000] [8,327]	1,278	19,000	1,278	19,000			1,778	27,327
2,7	M249 SAW MACI MK-19 GRENADE	1,580	1,784	1,580	1,784	1,580	1,784		,	1.580	1,784
28	_	377	33,459	345	29,880	345	29,880			377	33,459
8	Memo: original request Memo: October amendment M107, CAL. 50, SNIPER RIFLE		[29,880] [3,579] 402		402		402				402

Title XV - Procurement (Dollars in Thousands)

			•		•				(
		Amende	pept	House	924	Š	Senate	Char	Chance vs.	970	
		Budget	Budget Request	Autho	Authorized	Autho	Authorized	Amende	Amended Request	Autho	Authorized
된	Program Title	졁	Cost	ð	S	ğ	Cost	ă	Cost	ă	Š
31	XM320 GRENADE LAUNCHER MODI	1,042	3,500	1,042	3,500	1,042	3.500			1.042	3.500
8	M4 CARBINE	47,185	79,469	47,185	79,469	47,185	79,469			47.185	79.469
8	SHOTGUN, MODULAR ACCESSORY	3,109	4,000	3,109	4,000	3,109	00,4			3.109	4.00
8	COMMON REMOTELY OPERATED W	768	220,000	768	220,000	768	220,000			168	220,000
	Modification of Weapons and Other Combat Vehicles	Combat V	Phicles								
39	M4 CARBINE MODS		125,115		125,115		125,115				125.115
\$	M2 50 CAL MACHINE GUN MODS		9,000		000		000'6				000
£	M249 SAW MACHINE GUN MODS		13,556		11,883		11,883				13,556
	Memo: original request		[11,883]								
	Memo: October amendment		[1,673]								
42	M240 MEDIUM MACHINE GUN MODS		3,271		2,648		2,648				3,271
	Memo: original request		[2,648]								
	Memo: October amendment		[623]								
£3	PHALANX MODS	9	150,000	16	150,000	16	150,000			9	150,000
45	M16 RIFLE MODS		1,845		1,845		1,845				1,845
8	MODIFICATIONS LESS THAN \$5.0M		21,454		7,054		7,054				21,454
	Memo: original request		[7,054]								
	Mamo: October amendment		[14,400]								
	Support Equipment and Facilities					•					

Title XV - Procurement (Dollars in Thousands)

									Conference	euce	
		Amended Budget Request	Request	House Authorized	rized	Senate Authorized	ate rized	Chan	Change vs. Amended Request	Auth	Authorized
Line	Program Title	ð	Cost	S	Sol	A	Cost	λį	Cost	ă	Con
S	50 SMALL ARMS EQUIPMENT (SOLDIEI Memo: original request Memo: October amendment Spares		8,202 [7,697] [505]		7,697		7,697				8,202
	Total - Procurement of WTCV, Army	•	7,289,697	•	4,780,172	•	1,249,177				7,289,697
	Procurement of Ammunition, Army Ammunition										
	Smail/Medium Caliber Ammunition										
7	CTG, 7.62MM, ALL TYPES	8,894	10,000	8,894	10,000	8,894	10,000			8,894	10,000
4	CTG, .50 CAL, ALL TYPES	3,111	13,500	3,111	13,500	3,111	13,500			3,111	13,500
9	CTG, 25MM, ALL TYPES	784	15,000	284	15,000	584	15,000			784	15,000
7	CTG, 30MM, ALL TYPES	535	40,000	535	40,000	535	40,000			535	40,000
6 0	CTG, 40MM, ALL TYPES	2,014	75,000	2,014	75,000	2,014	75,000			2,014	75,000
	Mortar Ammunition										
	Tank Ammunition										

Title XV - Procurement (Dollars in Thousands)

		Amended Budget Request	led equest	House Authorized	ac lized	Senate	rte Zed	Chan	Change vs. Amended Request	Authorized	pezu
Line	Program Title	ð	Cost	X)	Cost	XX	Cost	ă	Cost	λίο	Cost
	Artillery Ammunition										
1 5	15 CTG, ARTY, 105MM: ALL TYPES		10,000		10,000						10,000
	105 MM HERA						[-10,000]				
\$	18 MODULAR ARTILLERY CHARGE SY:		20,000		20,000		20,000				20,000
	Artillery Fuzes										
	Mines										
	Rockets							•			
23	SHOULDER FIRED ROCKETS, ALL T	1,927	20,000	1,927	20,000	1,927	20,000			1,927	20,000
5 4	ROCKET, HYDRA 70, ALL TYPES		28,000		28,000		28,000				28,000
	Other Ammunition										
25		689	8,000	689	8,000	689	8,000			689	8,000
92	GRENADES, ALL TYPES	119	10,000	119	10,000	119	10,000			119	10,000
28	SIMULATORS, ALL TYPES	115	8,000	115	8,000	115	8,000			115	8,000
	Miscellaneous										
8		499	54,000	499	54,000	499	54,000			499	54,000 00,
32	ITEMS LESS THAN \$5 MILLION	538	1,500	538	1,500	238	1,500			538	1,500
	Ammunition Production Base Support	ť									
	Production Base Support										

Title XV - Procurement (Dollars in Thousands)

Program Tide			•	•	:		(i				
Program Title			Ame	7090 1090	Hon	9 1 .	Sena	2]		190 VS.	4	***	
PROVISION OF INDUSTRIAL FACIL* Queram Title Qtx Coet Qtx Qtx <t< th=""><th></th><th></th><th>)alsond</th><th>1eanbey</th><th>Audio</th><th>0071</th><th>August</th><th>D97</th><th>Amende</th><th>senbey b</th><th>Auth</th><th>06ZUZ</th><th></th></t<>)alsond	1eanbey	Audio	0071	August	D97	Amende	senbey b	Auth	06ZUZ	
200,600 [D] [200,600] Army	크	Program	Qt	Cost	A	Cost	ğ	Cost	ă	Cost	ă	Cost	
Other Procurement of Ammunition, Army 513,600 313,000 303,000 6 Other Procurement, Army Tactical and Support Vehicles 251,316 36,958 210,188 Tactical Vehicles Tactical Vehicles 251,316 36,958 210,188 TACTICAL TRAILERS/DOLLY SETS [210,188] [210,188] Americal Vehicles Memo: original request [51,128] [-173,230] F.173,230] Transfer to MRAP 640 44,066 117 6,226 640 Memo: original request [6,228] Memo: October amendment [37,840] Ameno: October amendment [37,840]	မှ	PROVISION OF INDUSTRIAL FACILITY Memo: original request Memo: October amendment Re-Estimate of Guaranteed Loan Interest on Re-Estimate		200,600 [0] [200,600]								200,600	
Other Procurement, Army Tactical and Support Vehicles 261,316 36,958 210,188 TACTICAL TRAILERS/DOLLY SETS 261,316 36,958 210,188 Memo: original request [210,188] [210,188] Memo: October amendment [51,128] [-173,230] Transfer to MRAP 640 44,066 117 6,226 640 Memo: original request [6,228] Memo: October amendment [37,840] 640		Total - Procurement of Ammunition, A	Army	513,600	••	313,000	***	003'000				513,600	
TACTICAL TRAILERS/DOLLY SETS 261,316 36,958 210,188 Memo: original request [210,188] [51,128] Memo: October amendment [51,128] [-173,230] Transfer to MRAP 640 44,066 117 6,226 640 Memo: original request [6,228] [6,226] 640 640 Memo: October amendment [37,840] [37,840] [37,840] [37,840]		Other Procurement, Army Tactical and Support Vehicles Tactical Vehicles											
Memo: October amendment [51,128] Transfer to MRAP [40,128] SEMITRAILERS, FLATBED 640 44,066 117 6,226 640 Memo: original request [6,226] [6,226] 640 Memo: October amendment [37,840] [37,840]	-	TACTICAL TRAILERS/DOLLY SETS Memo: original request		261,316 [210,188]		36,958		210,188				261,316	
SEMITRAILERS, FLATBED 640 44,066 117 6,226 640 Memo: original request [6,226] [6,226] Memo: October amendment [37,840]		Memo: October amendment Transfer to MRAP		[51,128]	ì	173,230]							
	8	SEMITRAILERS, FLATBED Memo: original request Memo: October amendment	2	44,066 [6,226] [37,840]		6,226	117	6,226			940	44,066	

Title XV - Procurement (Dollars in Thousands)

vs. equest Authorized	Cost Oty Cost	251 67,318	10,878 2,054,530	14,868 2,838,951	30 26,024	5,305 2,836,339	381 310,854	
Change vs. Amended Reguest	ži							
Senate Authorized	Cost		10,878 1,321,630 10,878 1,321,630	1 185,110	000'6	2,747 1,136,455		
	Cost Otv	•	530 10,87	185,110 3,181	9,000 10		317	184]
House Authorized	AH AH		378 1,321,	3,181 185,	10 9,	2,747 1,136,455	371 228,317	[-73,581]
	Cost	67,318 [0] [67,318]			26,024 [9,000] [17,024]			1
Amended Budget Request	B	251	10,878 2 [1,		유	5,305 2 [1,	381	
	Program Title	SEMITRAILERS, TANKERS Memo: original request Memo: October amendment	HI MOB MULTI-PURP WHLD VEH (HI 10,878 Memo: original request Memo: October amendment	FAMILY OF MEDIUM TACTICAL VEH 14,868 Memo: original request Memo: October amendment	FIRETRUCKS & ASSOCIATED FIREF Memo: original request Memo: October amendment	FAMILY OF HEAVY TACTICAL VEHIC Memo: original request Memo: October amendment	ARMORED SECURITY VEHICLES (A: Memo: original request Memo: October amendment	Transfer to MRAP
		က	4	ĸ	∞	7	ω	

		וס	Cost	179,440		627 11,798,000				524,902			183,148		465,000	
		Authorized	ŭ	17		11,79				25			5		₫	
euce		Are	Otx	160		627				3,185			848		9,486	
Conference	Change vs.	Amended Request	Cost													•
	튕	Amend	ð													
		Authorized	C08	1,707 1,726,440	14 662 0001	3,600,000			[23,600,000]	276,022					455,000	
	8	Auth	ð	1,707	2	15,200 2			2	1,791					9,255	
	9 1	pezi	Cost	87,220	[-87,220]	1,552,000 15,200 23,600,000		6	[1,552,000]	228,107		[-47,915]			455,000	
	House	Authorized	ğ	155		-		3	 	1,791		_			9,255	
	pap	Rednest	Cost	179,440		627 11,798,000	[0] [1,437,000]	[10,361,000]		524,902	[276,022] [248,880]		183,148	[183,148]	465,000	[455,000] [10,000]
	Amended	Budget Request	ğ	160	1	627 1	2	5	3075)	3,185			848		9,486	
			Program Title	MINE PROTECTION VEHICLE FAMIL Memo: original request Memo: October amendment	Transfer to MRAP	Mine Resistant Ambush Protection Vel	Memo: original request Memo: July amendment	Memo: October amendment	Transfer from other programs Additional MRAP vehicles (S. Amdt #	TRUCK, TRACTOR, LINE HAUL, M91 3,18	Memo: original request Memo: October amendment	Transfer to MRAP	HVY EXPANDED MOBILE TACTICAL	Memo: October amendment	HIMIMMV RECAPITALIZATION PROG	Memo: orginal request Memo: October amendment
			110	on .		98				5			7		5	

Title XV - Procurement (Dollars in Thousands)

	Amen Budget R	ded leguest	Autho	pez Lized	Sen		Char	ige vs. d Request	Auth	puzed	
Line Program Title	Ħ	Cost	¥	Sost	ğ	Cost	ă	S	XIO	Sec	
14 MODIFICATION OF IN SVC EQUIP Memo: original request	~ £ ~	1,272,029 ,094,789]	•	,094,789	•	,094,789		٠		1,272,029	
TEMS LESS THAN \$5.0M (TAC VEH)	1,559	7,970	1,559	7,970	1,559	7,970			1,559	7,970	
Non-tactical Vehicles HEAVY ARMORED SEDAN	8	3,500							20	3,500	
Memo: original request Memo: October amendment PASSENGER CARRYING VEHICLES	32	[3,500] 5,000 5		•					32	5,000	
Memo: original request Memo: October amendment NONTACTICAL VEHICLES, OTHER	ထ	[5,000; [0]							ဖ	009	
Memo: original request Memo: October amendment		<u>6</u> 65									
Communications and Electronics Equ	uipment										
COMM-Saming COMMUNICATIONS DEFENSE ENTERPRISE WIDEBAND		18,614		18,614		18,614				18,614	
24 SHF TERM		22,822		22,822		22,822	•			22,822	
25 SAT TERM, EMUT (SPACE)		17,600		17,600		17,600				17,600	
26 NAVSTAR GLOBAL POSITIONING SY	19,034	50,745	19,034	50,745	19,034	50,745			19,034	50,745	
	-	Amer MODIFICATION OF IN SVC EQUIP Memo: original request Memo: October amendment ITEMS LESS THAN \$5.0M (TACVEH), 1,559 Non-tactical Vehicles HEAVY ARMORED SEDAN Memo: October amendment Memo: original request Memo: October amendment Memo: October amendment Memo: October amendment Momo: October amendment Momo: October amendment Commo: October amendment Nemo: October amen	Amende MODIFICATION OF IN SVC EQUIP Memo: original request Memo: original request Memo: original request Memo: original request Memo: original request Memo: original request Memo: original request Memo: original request Memo: original request Memo: original request Memo: original request Memo: original request Memo: original request Memo: original request Memo: October amendment Communications and Electronics Equipment Communications and Electronics Equipment Communications and Electronics Sall Memo: October amendment Communications and Electronics Equipment Communications and Electronics Sall Memo: October amendment rogram_Title	Program Title Qtv Cost Authorized House	Amended House Sen Budget Request Authorized Authorized Authorized MODIFICATION OF IN SVC EQUIP 1,272,029 1,094,789 Qtv Cost Qtv Memo: original request [1,094,789] 1,559 7,970 1,559 7,970 1,559 Memo: original request 20 3,500 1,559 7,970 1,559 Memo: original request 20 3,500 1,559 7,970 1,559 Memo: original request 8 600 600 600 600 Memo: original request 6 600 600 600 Memo: original request 6 600 600 Memo: October amendment 1600] 600 Commu-Joint Communications 6	Amended House Senate Budget Request Authorized Authorized Authorized MODIFICATION OF IN SVC EQUIP 1,272,029 1,094,789 1,094,789 Memo: Original request [1,094,789] 1,094,789 1,094,789 Memo: Original request 1,77,240] 1,559 7,970 1,559 7,970 Memo: Original request 20 3,500 3,500 3,500 7,970 1,559 7,970 Memo: Original request 10] 1,094,789 1,094,789 7,970 1,559 7,970 Memo: Original request 10] 1,094,789 7,970 1,559 7,970 Memo: Original request 10] 1,094,789 7,970 1,559 7,970 Memo: Original request 10] 1,094,789 1,094,789 1,094,789 1,094,789 Memo: Original request 10] 1,094,789 1,094,789 1,094,789 1,094,789 Memo: Original request 10 1,094,789 1,094,789 1,094,789 1,094,789 <	Amended House Senate Budget Request Authorized Authorized Authorized MODIFICATION OF IN SVC EQUIP 1,272,029 1,094,789 1,094,789 Memo: Original request [1,094,789] 1,094,789 1,094,789 Memo: Original request 1,77,240] 1,559 7,970 1,559 7,970 Memo: Original request 20 3,500 3,500 3,500 7,970 1,559 7,970 Memo: Original request 10] 1,094,789 1,094,789 7,970 1,559 7,970 Memo: Original request 10] 1,094,789 7,970 1,559 7,970 Memo: Original request 10] 1,094,789 7,970 1,559 7,970 Memo: Original request 10] 1,094,789 1,094,789 1,094,789 1,094,789 Memo: Original request 10] 1,094,789 1,094,789 1,094,789 1,094,789 Memo: Original request 10 1,094,789 1,094,789 1,094,789 1,094,789 <	Program Title Qty Cost Authorized 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Title XV - Procurement (Dollars in Thousands)

		Ame	Amended Budget Request	A the	House Authorized	Senate	ate	Amend	Change vs. Amended Request	Auth	Authorized	
티	Program Title	ð	Cost	Ħ	Cost	ğ	Cost	Ö	Cost	ξ	Cost	
27	27 SMART-T (SPACE)		2,041		2,041		2,041				2,041	
33	Comm-C3 System 31 ARMY GLOBAL CMD & CONTROL SN Memo: original request Memo: October amendment	-	5,510 [2,755] [2,755]	-	2,755	-	2,755			-	5,510	
88	Ions SYSTEA	795 170,756	23,540	795 98,410	23,540 615,847	795	23,540		795 -1,453,000 170,756	795 70,756	23,540 795,347	
38	Memo: Organal request Memo: October amendment Reduction: cost growth & production limitations Transfer to Title I BRIDGE TO FUTURE NETWORKS 653	imitations 653	[878,000] glons 653 2,560,571	653	[-754,500] [-34,45,271	Ξ	[-1,370,347]		[-878,000] [-575,000] -1,000,000	653	1,560,571	
39	Joint network node (JNN) Transfer to MRAP Transfer to Title I COMMS-ELEC EQUIP FIELDING		4,000	<u> </u>	[-1,000,000] [-1,000,000] 2,000	7	[-2,560,571] 2,000		from'opp'i-l		4,000	
42	Memo: original request Memo: October amendment COMBAT SURVIVOR EVADER LOCA Memo: original request Memo: October amendment	5,637	[2,000] [2,000] 79,331 [43,831] [35,500]	3,115	43,831	3,115	43,831			5,637	79,331	

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Title XV - Procurement (Dollars in Thousands)

		Ame	Amended	House	99	Senate	ate ete	•	Change vs.	Conference	e e	81		
		Budget	Budget Request	Authorized	<u>peziu</u>	Authorized	rized	Ψ	nded F	Amended Request		Authorized	rtzed	
Line	Program Title	ă	5	ð	3	ð	Sos	ğ	>-i	Cost	a	湖	Cost	
52	Comm-Base Communications INFORMATION SYSTEMS		9.546										0 545	
	;		5										}	
	Memo: October amendment		[9,546]											
8			_	_	_		_	_	_	_	_	-	_	
27	GENERAL DEFENSE INTELL PROG								. –		_			
	Elect Equip-Tact Int Rel Act (TIARA)	•			•		•	•	•		•	•		
88		220	103,500	220	103,500	220	103,500					220	103,500	
8		24	23,000	75	23,000	24	23,000					24	23,000	
61	TACTICAL UNMANNED AERIAL SYS	92	233,245	12	213,485	12	213,485					56	233,245	
	Memo: original request Memo: October amendment		[213,485] [19,760]											
62	SMALL UNMANNED AERIAL SYSTER	8	24,174		10,400		10,400					8	24.174	
	Memo: original request		[10,400]									 	: :	
	Memo: October amendment		[13,774]											
2	莅	67	17,000	16	12,000	16	12,000					29	17,000	
	Memo: original request Memo: October amendment		[12,000] [5,000]											

Title XV - Procurement (Dollars in Thousands)

		Amended	g	웊	House	Š	Senate	Ü	Change vs.	euce		
		Budget Reguest	Seguest	Auth	Authorized	Auth	21	Amende	Amended Request	Auth	Authorized	
퇵	Program Title	Ħ	Cost	ð	Cost	ð	Cost	OLY	Cost	λį	Cost	
8	TACTICAL EXPLOITATION SYSTEM Memo: original request		19,500 [0]								19,500	
67	DCGS-A (MIP)	7	62,331	4	62,331	4	62,331			4	62,331	
7	CI HUMINT INFO MANAGEMENT SY:	45	1,200	42	1,200	42	1,200			45	1,200	
72	_	78	15,300	78	15,300	58	15,300			58	15,300	
	Elect Equip-Electronic Warfare (EW)											
23	LIGHTWEIGHT COUNTER MORTAR	52	10,470	5 2	10,470	52	10,470			52	10,470	
74	COUNTERINTELLIGENCE/SECURITY		139,062		23,880		23,880				139,062	
	Memo: original request		[23,880]								•	
	Memo: October amendment	_	[115,182]									
	Elect Equip-Tactical Surv. (TAC SURV)	5										
11	1CES	109,124	340,394 109,124	109,124	271,594 109,124	109,124	340,394		_	109,124	340,394	
	Transfer to MRAP				[-68,800]							
78	LONG RANGE ADVANCED SCOUT S						33,000					
í		,	0				[33,000]			•		
2 8	NIGHT VISION, I HEKWAL WER SIGN) (1)	9	0 0 0	33,05	5,433	36,000			3,493	36,000	
Š	KADIA ION MONI OKING STSTEMS		ָלָהָ הַיִּ								1,554	
			Ξ;									
	Memo: October amendment		1,004									

Title XV - Procurement (Dollars in Thousands)

		Am	<u>Amended</u> Budget Reguest	Autho	House Authorized	Ser	Senate Authorized	Amend	Conference Change vs. Amended Request	rence Auth	ee Authorized
Line Program Title	O ₁	B	5	ä	Cost	ð	Cost	¥	Cost	λίζ Otk	Cost
ď	•	5	2,800							15	2,800
Memo: October amendment ENHANCED PORTABLE INDUCTIVE		90)	[2,800] 87							60	87
Memo: original request Memo: October amendment			ē€							į	į
PROFILER 48	₹	_	75,483	45	64,800	42	64,800			4	75,483
Memo: October amendment	,		[64,800]		:						
85 - MOD OF IN-SVC EQUIP (FIREFINDE)	_		43,200	8.620	43,200	6.50	43,200			9	43,200
LOWD DRIGADE.			[374,860] [50,250]	67p'0	700,102	670'0	3/4,000			8. 9.	425,110
Transfer to MRAP					[-93,000]						
LIGHTWEIGHT LSR DESIGNATOR/R 206			57,000	206	57,000	206	57,000			506	57,000
COMPUTER BALLISTICS: LHMBC XI 350			10,550	297	9,400	297	9,400			350	10,550
Memo: original request Memo: October amendment			[9,400] [1,150]								
MORTAR FIRE CONTROL SYSTEM 50 Memo: original request	ଜ		6,192 [1,500]	5	1,500	7	1,500			8	6,192
Memo: October amendment			[4,004]								

Title XV - Procurement (Dollars in Thousands)

		Amended	pep	House	9	Se	Senate	Ō	Conference Change vs.	euce euce	
		Budget Request	tednest	Authorized	pezi	Authorized	pezio	Ашел	Amended Request	Authorized	pezh
림	Program Title	ð	Cost	¥)	Cost	ð	Cost	X	Cost	XX	Cost
8		397	263,709	397	131,809	397	263,709			397	263,709
8	Iransfer to MKAP FIRE SUPPORT C2 FAMILY Memo: original request		26,248 [17,800]	<u>.</u>	17,800 17,800		17,800				26,248
95	Memo: October amendment FAAD C2		[8,448] 21,500		21,500		21,500				21.500
8 6	AIR & MSL DEF PLANNING & CONTF KNIGHT FAMILY	5 4	45,200	2 2 29	45,200	12 29	45,200			5 4	45,200
;	Memo: Ordober amendment		[50,000] [18,077]			i				!	
3 8	99 AUTOMATIC IDENTIFICATION TECH Transfer to MRAP		14,090	_	1/3,150 [-16,356] 10,225		189,506				189,506
5	Memo: original request Memo: October amendment 102 TACTICAL INTERNET MANAGER		[10,225] [865] 12,400		12,400		12,400				12,400
\$	MANEUVER CONTROL SYSTEM (MC		27,905		57,905		57,905				57,905

Title XV - Procurement (Dollars in Thousands)

		Amendad	nded	Ī	House	Ş	Sarrata	ť	Change ve		
		Budget	Budget Request	Autho	Authorized	Auth	Authorized	Amen	Amended Request	Auth	Authorized
	Program Title	ğ	Cost	A	Cost	ğ	Cost	Ä	Cost	7 0	Cost
105	105 SINGLE ARMY LOGISTICS ENTERPE Memo: original request Memo: October amendment Transfer to MRAB		553,270 [552,520] [750]	_	252,520		[.852 500]				553,270
60 10 10 10 10 10 10 10 10 10 10 10 10 10	Frogram delays & lack of justimetron Elect Equip - Automation 109 AUTOMATED DATA PROCESSING E 110 CSS COMMUNICATIONS Memo: original request Memo: October amendment		9,949 194,975 [145,380] [49,595]		9,949 116,304		9,949 145,380				9,949 194,975
110A 110B	Transfer to MRAP 110A Sequoyah Foreign Language 110B Counter-Rocket Artillery & Mortar Elect Equip-Audio Visual Sys (AV)	1,658	12,813 245,000	1,658	[-29,076] 12,813 245,000	1,658	12,813 245,000			1,658	12,813 245,000
120	Elect Equip-Mode Tectical Sys/Eq Elect Equip-Support Other Support Equipment Chemical Defensive Equipment RECONNAISSANCE SYSTEM NUCLI CBRN SOLDIER PROTECTION Memo: original request Memo: October amendment		72,000 137,365 [44,564] [92,801]		72,000 44,564		72,000				72,000

Title XV - Procurement
(Dollars in Thousands)

									Commerce	BUCB	
		Amended	Det Det	House	91	Senate	왕	링	Change vs.		
		Budget Request	equest	Authorized	Dez.	Authorized	Zed Ze	Amende	Amended Request	Auth	Authorized
릐	Program Title	ğ	Cost	ð	Sol	Ā	Cost	ă	Cost	X)	Cost
121	121 SMOKE & OBSCURANT FAMILY: SO Memo: original request Memo: October amendment		1,098 [0] [1,098]								1,098
122	Bridging Equipment 122 TACTICAL BRIDGING Memo: original request		76,000								76,000
123	Memo: October amendment 123 TACTICAL BRIDGE, FLOAT-RIBBON Memo: original request		[76,000] 42,500 [39,000]		39,000		39,000				42,500
128	Engineer (Non-construction) Equipment 128 EXPLOSIVE ORDNANCE DISPOSAL Memo: original request	ent	7,650		3,300		3,300				7,650
131	Mento: October americanesis. Combat Service Support Equipment 131 HEATERS AND ECU'S Memo: original request	969	(4,500) 13,512 [6,859]	396	6,859	396	6,859			969	13,512
132	Memo: October amendment 132 LAUNDRIES, SHOWERS AND LATRII Memo: original request Memo: October amendment		[6,653] 5,200 [0]								5,200
133	133 SOLDIER ENHANCEMENT		8,757		8,757		8,757				8,757

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Title XV - Procurement

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		Amended	pep	House	3 [Senate	희	Chan	Change vs.		
		Budget Request	Request	Authorized	De Zi	Authorized	Dez J	Amende	Amended Request	And	Authorized
	Program Title	ð	Coat	ð	Coat	M	Cost	ă O	Cost	¥	Cost
137	137 FORCE PROVIDER Memo: original request		18,400								18,400
8 6	Memo: October amendment FIELD FEEDING EQUIPMENT Memo: original request		[18,400] 12,060 [0]								12,060
139	Memo: October amendment 139 CARGO AERIAL DELIVERY PROGRA Memo: original request	1,836	[12,060] 49,150 [22,400]	270	22,400	270	22,400			1,836	49,150
1 5	Memo: October amendment Petroleum Equipment QUALITY SURVEILLANCE EQUIPME Memo: original request	42	[26,750] 65,364 [12,680]	60	12,680	∞	12,680			42	65,364
44	Memo: October amendment 144 DISTRIBUTION SYSTEMS, PETROLE Memo: October amendment	.	[52,684] 64,549 [21,741] [42,808]		21,741		21,741			रु	64,549
54	Water Equipment Water Purification SYSTEMS Memo: original request Memo: October amendment Medical Equipment	11	8,135 [1,600] [6,535]	ო	1,600	က	1,600			4	8,135

Title XV - Procurement (Dollars in Thousands)

								Conference	200	
	Amended	ped	House	9(Senate	.	Spar	Change vs.		
	Budget Request	tednest	Authorized	zed	Authorized	Daz	Amende	Amended Request	Authorized	pezh
Line Program Title	A)	Cost	æ	Cost	क्ष	Cost	S	Cost	λ	Cost
146 COMBAT SUPPORT MEDICAL		8,078		3,617		3,617				8,078
Memo: original request Memo: October amendment		[3,617] [4,461]								
Maintenance Equipment										
147 MOBILE MAINTENANCE EQUIPMEN		145,039		266'69		69,997				145,039
Memo: original request		[26,997]								
Memo: October amendment		[75,042]								
148 ITEMS LESS THAN \$5.0M (MAINT EC		120,586		60,586						120,586
۸			<u></u>	[-60,000]						
Transfer to Title I			•		Σ	[-120,586]				
Construction Equipment										
149 GRADER, ROAD MTZD, HVY, 6X4 (C	7	788							7	788
Memo: original request		<u></u>								
Memo: October amendment		[788]								
151 SCRAPERS, EARTHMOVING	-	1,438							-	1,438
Memo: original request		<u>©</u>								
Memo: October amendment		[1,438]								
154 LOADERS	8	9,502							જ્ઞ	9,502
Memo: original request		<u>©</u>								
Memo: October amandment		[9,502]								

Title XV - Procurement (Dollars in Thousands)

톘	,	Authorized	Otv Cost	1 400		18 14,609		69 9,500			152,258				141 109,414		22 204				136 347
Conference	Change vs.	Amended Request	Coat																		•
	췽	Amend	ď																		
	Senate	Authorized	S					9,500			96,66				29,219		22 064				342
	8	Arth	ğ					69							37						136
	8	Lized	Cost					9,500			866'66				29,219		22.064	Ī			342
	House	Authorized	¥					69							37						1 36
	pepu	Budget Reguest	Cost	9	4 00 5	14,609	[0] [14 609]	9,500			152,258	[866'66]	[52,260]		109,414	[29,219]	33,381	[22,064]	[11,317]		342
	Amended	Sugger	ð	~		8		69							141		g	}			136
	•	 ,	Program Title	155 HYDRAULIC EXCAVATOR	Memo: original request Memo: October amendment	158 HIGH MOBILITY ENGINEER EXCAVA	Memo: original request Memo: Ortober emendment	159 CONST EQUIP ESP	Rall Float Containentzation Equipment	Generators	166 GENERATORS AND ASSOCIATED E	Memo: original request	Memo: October amendment	Material Handling Equipment	ROUGH TERRAIN CONTAINER HANI	Memo: original request	Memo: October amendment	Memo: original request	Memo: October amendment	Training Equipment	170 TRAINING DEVICES, NONSYSTEM
				155		158		159			1 66				167		46	3			170

Title XV - Procurement (Dollars in Thousands)

									Conference	Ponce		
		Amended	Dep	House	21 .	Senate	의 .	Char	Change vs.			
		Budget Request	(ednest	Authorized	Dez	Authorized	pezi	Amende	Amended Request	Auth	Authorized	
	Program Title	A)	Cost	ğ	Cost	XX	Cost	AJ O	Cost	Ä	Cost	
ţ	Test Measure and Dig Equipment (TMD)	<u>Q</u>	57 207		920 95		0					
2	Memo: original request		[36,856]		00'00		00,00				/96'/c	
	Memo: October amendment		[20,451]									
174	174 INTEGRATED FAMILY OF TEST EQU		133,918		57,111		57,111				133.918	
	Memo: original request		[57,111]								1	
	Memo: October amendment		[76,807]									
175	175 TEST EQUIPMENT MODERNIZATION	1,305	10,840	1,305	10,840	1,305	10,840			1,305	10.840	
	Other Support Equipment										•	
176	RAPID EQUIPPING SOLDIER SUPPC	_	1,161,552								1,161,552	
	Memo: original request		<u></u>									
	Memo: October amendment	三	[1,161,552]									
768	76a WARLOCKS		34,000								34,000	
	Memo: original request		<u>e</u>								•	
	Memo: October amendment		[34,000]									
178	PHYSICAL SECURITY SYSTEMS (OF		1,191		32		35				1.191	
	Memo: original request		[32]								•	
	Memo: October amendment		[1,156]									
8	180 MODIFICATION OF IN-SVC EQUIPME		23,007		4,620		4,620				23,007	
	Memo: original request		[4,620]									
	Memo: October amendment		[18,387]									

Title XV - Procurement (Dollars In Thousands)

		,	,						Conference	ence	
		Amended Budget Request	ded	House Authorized	79	Senate Authorized		Amendec	Change vs. Amended Request	Authorized	rized
	Program Title	4	Cost	Ą	Cost	A	Set	ð	Cost	정	Cost
182	182 BUILDING, PRE-FAB, RELOCATABLE Memo: original request		134,469								134,469
\$	Memo: October amendment 184 AMC CRITICAL ITEMS OPA3		[134,469] 131,740								131,740
	Memo: original request Memo: October amendment	_	[0] [131,740]								
	Spares and Kepair Parts OPA2 OPA3										
666	CLASSIFIED PROGRAMS		1,077		1,077		1,077				1,077
	Total - Other Procurement. Army	ਨ	34,931,568	11,1	11,123,699	33,9	33,910,055	•	-2.453.000	8	32.478.568

1073

									Conference	ance	
		Amended Budget Reguest	led equest	House Authorized	58 4	Senate Authorized		Change vs.	Change vs. Amended Request	Autho	Authorized
Line	Program Title	ğ	Cost	ZĮ O	Cost	V	Cost	Otv	Cost	λ	Cost
	Joint Improvised Explosive Device Defeat Fund	Jefeat Fund									
-	Network Attack ATTACK THE NETWORK		926,000		926,000	O,	926,000				926,000
8	JIEDDO Device Defeat DEFEAT THE DEVICE Transfer from Title I	,	2,740,000	.,,	2,740,000	2,5	2,940,000		160,000 [160,000]		2,900,000
က	Force Training TRAIN THE FORCE Memo: original request	22	603,000 [334,000] [269,000]		334,000		334,000				603,000
4	Staff and Infrastructure OPERATIONS Transfer from Title I	•	•			ഇ	300,000		112,000 [112,000]		112,000
	Total - Joint IED Defeat Fund	4	4,269,000	4	4,000,000	4	4,500,000		272,000		4,541,000

Title XV - Procurement (Dollars in Thousands)

		범	375,000		768,040			140,500		123,400	
	Authorized	Cost	375,		768			140		123	
BUCe	Auth	Ä	ro		13			~		9	
Conference	Change vs. Amended Request	Cont									
	Cha	ă									
		50					[-713,540]	140,500			1007 607
	Senate Authorized	初					1-7-1	. 4	•		
	70 61 83	5			531,540		[-182,000]	140,500		123,400	
	House Authorized	¥,			o.		Ξ	7		9	
	be see the see	100	375,000	[0] [375,0 0 0]	768,040	[713,540] [54.500]		140,500		123,400	
	Amended Budget Request	ð	ĸ	_	13			8		ဖ	
		Program Title	Aircraft Procurement, Navy Combat Aircraft EA-18G	LESS: ADVANCE PROCUREMENT (Memo: original request Memo: October amendment	EA-18G ADVANCE PROCUREMENT (F/A-18E/F (FIGHTER) HORNET (MYP	LESS: ADVANCE PROCUREMENT (Memo: original request	Offset for aircraft provided in supplemental	ransier to Tide 1 V-22 (MEDIUM LIFT)	LESS: ADVANCE PROCUREMENT (PY)	10 UH-1Y/AH-1Z	
		Line	0	7	w 4	4		80	80	9	

Title XV - Procurement
(Dollars in Thousands)

nended et Request X Cost 5 190,300 [188,000] [102,300] 8 205,000 7 495,400 7 495,400 22,600 60,264 35,140 66,974 94,112 94,112	Amende Budget Re Oth Oth Is But [14	Image Program Title Qtv Cost
	JREMENT (Program Title MH-60S (MYP) LESS: ADVANCE PROCUREMENT (Memo: original request Memo: October amendment MH-60R Airlift Aircraft Cother Aircraft KC-130J Modification of Aircraft EA-6 SERIES H-48 SERIES H-53 SERIES H-53 SERIES SH-60 SERIES

Title XV - Procurement (Dollars in Thousands)

									Conference	ance	
		Amended	8	House	9	Senate		Change vs.	e vs.		
		Budget Request	eduest	Authorized	Zed	Authorized	D	Amended Request	Request	Autho	Authorized
Line	Program Title	ğ	Cost	ğ	Cost	젍	50	ă	Cost	ă	Cost
ਲ	EP-3 SERIES		000'6								000'6
	Memo: original request		<u></u>								
	Memo: October amendment		[9,000]								
35	P-3 SERIES		3,100		700		9				3,100
	Memo: original request		[00]								
	Memo: October amendment		[2,400]				,				9
\$	C		53,100		53,100		8,18 8				53,100
? ?			90,		1,000 1,000		6				1,000
? ₹			3.360		3,360		3,360				3,360
4			8,010		2,710		2,710				8,010
}			[2,710]								
	Memo: October amendment		[230g] (230g]		600		11 200				11,300
47	POWER PLANT CHANGES		006, 55		200, 200	•	182 180				183,180
8			35.		201,001	-	3				
2	V-22 (TILT/ROTOR ACFT) OSPREY		107,792		107,792	_	107,792				107,792
55		_	386,487 [371,487] [15,000]		371,487	es es	371,487				386,487

		Amended Budget Reguest	ded	House	pezi Pezi	Senate Authorized	at ted	Chan	Change vs. Amended Request	Auth	Authorized
Line	Program Title	Æ	Cost		Cost	¥	Cost	X)	Cost	ă	Cost
56 58 58 58	Aircraft Support Equipment and Facilities COMMON GROUND EQUIPMENT AIRCRAFT INDUSTRIAL FACILITIES WAR CONSUMABLES SPECIAL SUPPORT EQUIPMENT Memo: original request Memo: October amendment	ार्यक	54,000 787 16,072 245,000 [0]		54,000 787 16,072		54,000 787 16,072				54,000 787 16,072 245,000
	Total - Aircraft Procurement, Navy	•	3,908,458	6	2,917,958	N	2,263,018				3,908,468
	Weapons Procurement, Navy Ballistic Missiles Modification of Missiles Support Equipment and Facilities Other Missiles										
r	Strategic Missiles TOMAHAWK		103,460		103,460		103,460		•		103,460

Title XV - Procurement (Dollars in Thousands)

	몆	Cost	825 13,500 44,000		22,196	67,000	
	Authorized	Ü	← 4				
ence	A	ğ				4	
Conference	Change vs. Amended Request	Cost					
	Cha	징					
		Cost	825 13,500 44,000		22,196		
	Senate Authorized	73					
	pez ej z	Cost	825 13,500 44,000		22,196		
	House Authorized	ğ					
•	ed	3	825 13,500 44,000		22,196	67,000	[0]
	Amended Budget Request	₽		raent.		V	
		Program Title	Tactical Missiles 4 AMRAAM 7 SLAM-ER 10 HELLFIRE	Modification of Missiles Support Equipment and Facilities Ordnance Support Equipment Torpedoes and Related Equipment Torpedoes and Related Equip. Mod of Torpedoes and Related Equipment Support Equipment Destination Transportation	Guns and Gun Mounts SMALL ARMS AND WEAPONS	Modification of Guns and Gun Mounts CIWS MODS	Memo: original request
			4 ~ 6		28	59	

Title XV - Procurement (Dollars in Thousands)

			•		•				Conference	ence	
		Amended	pap	House	2	Senate		Change vs.	10 VS.	, '	
		Budget Request	ednest	Authorized	Ized	Authorized		Amendec	Amended Reguest	A P	Authorized
	Program Title	À	Cost	X	Cost	XX	Cost	NO.	Cost	ži O	Cost
35	Other 35 MARINE CORPS TACTIAL UNMANNE Spares and Repair Parts		67,300		67,300		67,300				67,300
	Total - Weapons Procurement, Navy		318,281		251,281		251,281				318,281
	Procurement of Ammunition, Navy & Marine Corps Proc Ammo, Navy	Marine C	orps								
8	Navy Ammunition JDAM	446	10,000							446	10,000
Œ	Memo: original request Memo: October amendment AR EXPENDABLE COUNTERMEASU		[0] [10,000] 13.250		13,250		13,250				13,250
. 2	12 OTHER SHIP GUN AMMUNITION		8		8		85				85
.	SMALL ARMS & LANDING PARTY AN		65,857		56,057		56,057				65,857
	Memo: original request		[56,057]								
	Memo: October amendment		[008'6]								
4	14 PYROTECHNIC AND DEMOLITION		127		127		127				127
	Proc Ammo, MC										

Title XV - Procurement (Dollars in Thousands)

		Amended Budget Request	ded equest	House Authorized	26d 126d	Senate Authorized	e 2	Char	Change vs. Amended Request	Autho	Authorized
	Program Title	¥	Cost	A)	Cost	ð	Cost	λŎ	Cost	ă	Cost
	Marine Corps Ammunition										
9	SMALL ARMS AMMUNITION		55,289		55,289		55,289				55,289
20	LINEAR CHARGES, ALL TYPES		7,749		7,749		7,749				7,749
23	40 MM, ALL TYPES		46,192		46,192		46,192				46,192
23	60MM, ALL TYPES		60,504		60,504		60,504				60,50 4
24	81MM, ALL TYPES		70,002		70,002		70,002				70,002
25			118,041		118,041	•	118,041				118,041
8	CTG 25MM, ALL TYPES		1,341		1,34		<u>4</u>				<u>1,8</u>
78	_		18,769		18,769		18,769				18,769
29			16,546		16,546		16,546				16,546
ଞ			102,066		102,066	•	102,066				102,066
32			7,077		7,077		7,077				7,077
33			1,761		1,761		1,761				1,761
ষ্ক			11,231		11,231		11,231				11,231
જ			4,002		4,002		4,002				4,002
ဗ္တ	ITEMS LESS THAN \$5 MILLION		-		-		-				-
	Total - Procurement of Ammunition, Navy &	Navy &	068'609		690,090		90,090			446	609,890

le XV - Procurement	(Dollars in Thousands)
Title X	ê

		pezi	Cost				1,016				
	nce	Authorized	A								
	Conference	Change vs. Amended Request	Coat								
		Chan Amende	Ã								
			Cost								
		Senate Authorized	¥)								
•		Pe Zi	Cost								
		House Authorized	Ą								
		ad auest	190				1,016	[0]	5 5 -		
		Amended Budget Request	Ą		am Costs	, Navy				¥	
			Program TRIe	Shipbuilding and Conversion, Navy Other Warships	Amphibious Ships Auxiliaries, Craft and Prior Yr Program Costs	Total - Shipbuilding and Conversion, Navy	Other Procurement, Navy Ships Support Equipment Ship Propuision Equipment LM-2500 GAS TURBINE	Memo: original request	Merrio: October americania	Navigation Equipment Underway Replenishment Equipment	Periscopes
			Line				-				

Title XV - Procurement (Dollars in Thousands)

		Amended Budget Request	led equest	House	D 0 2	Senate Authorized		Chan	Change vs. Amended Request	Auth	Authorized	
	Program Title	B	Cost	Ş	Cost	ğ	Cost	δ	Cost	¥	Cost	
δ <u>«</u>	Other Shipboard Equipment POLLUTION CONTROL EQUIPMENT Memo: original request Memo: October amendment		11,000								11,000	
\$ 0 \text{\ti}\}\eta}\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tilit{\text{\tilit{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\texi}\text{\text{\text{\texitit{\text{\text{\text{\text{\texi}\text{\text{\text{\text{\text{\texi}\text{\texi}\text{\text{\texi}\text{\text{\texit{\texi}\text{\texit{\texit{\texi}\texit{\texitit{\texi}\tex{\text{\texi{\texi{\texi{\texi{\texi{\texi}\texit{\texi{\t	Reactor Plant Equipment Ocean Engineering Small Boats STANDARD BOATS		19,396		19,396		19,396				19,396	
F F O D O	Training Equipment Production Facilities and Equipment Other Ship Support Drug Interdiction Support	ulpment							·			
6 1 8 9 9	Ship Radars Ship Sonars ASW Electronic Equipment TACTICAL SUPPORT CENTER		3,060		3,060		3,080				3,060	
ئ 10 م	Electronic Warfare Equipment Reconnalssance Equipment SHIPBOARD IW EXPLOIT		44,000		44,000		44,000				44,000	

1083

Title XV - Procurement (Dollars in Thousands)

17,100
26,890
[-38,000]
[-12,021] 2,200

Tide XV - Procurement
(Dollars in Thousands)

		Amended Budget Request	led Pauest	House	ei 21	Senate		Chan	Change vs. Amended Reguest	Auth	Authorized
Line	Program Title	¥	Cost	ğ	Cost	ă	Cost	ğ	Cost	O	Cort
78	78 SUBMARINE COMMUNICATION EQL		5,000								5,000
	Memo: original request		<u></u>								
	Memo: October amendment		[2'000]								
	Sateliite Communications										
	Shore Communications										
	Cryptographic Equipment										
	Cryptologic Equipment										
	Other Electronic Support										
	Drug Interdiction Support										
	Aviation Support Equipment										
	Sonobuoys										
8	Aircraft Support Equipment Experimentably Aircraft DS		20 750		22.050		29.750				29.750
8					[-2,700]		<u> </u>				
8	93 METEOROLOGICAL EQUIPMENT		10,120		10,120		10,120				10,120
96	95 AVIATION LIFE SUPPORT		750								120
	Memo: original request		<u></u>								
	Memo: October amendment		<u> </u>								
	Ordnance Support Equipment										

Title XV - Procurement (Dollars in Thousands)

	2	Cost	14,000	3,600	147,200		4,530	8
931	Authorized	5 20	·		-		•	_
Conference	e vs. Reguest	Cost						
	Change vs. Amended Request	ă						
		Cost		3,600			4,530	101,400
	Senate Authorized	ð						
		Cost			[-3'600]		4,530	101,400
	House Authorized	A						
•	ed quest	Cost	14,000	3,600	147,200	[0] [147,200]	4,530	111,100 [101,400] [9,700]
	Amended Budget Reguest	Ħ				:-		_
		Program Title	Ship Gun System Equipment 100 GUN FIRE CONTROL EQUIPMENT Memo: original request Memo: October amendment	छ ⊑ ४ छ	Transfer to MRAP Other Ordnance Support Equipment 113 EXPLOSIVE ORDNANCE DISPOSAL	Memo: original request Memo: October amendment Other Expendable Ordnance	CIVII Engineering Support Equipment 118 PASSENGER CARRYING VEHICLES	120 CONSTRUCTION & MAINTENANCE (Memo: original request Memo: October amendment
		Line	100	60	113		118	120

1086

Title XV - Procurement (Dollars in Thousands)

Conference

		Budget	Amended Budget Request	House	Se rized	Senate Authorized	ate rized	Char Amende	Change vs. Amended Request	Auth	Authorized	
티	Program Title	ð	Cost	XX	Cost	₹	Cost	Oth	Cost	XIO	Set	
122	122 TACTICAL VEHICLES		368,615		311,535		311,535				368,615	
	Memo: original request		[290,535]									
	Memo: July amendment		[55,000]									
	Memo: October amendment		[23,080]									
	Mine Resistant Ambush Protected Vehicles	/ehicles			[21,000]		[21,000]					
123	123 AMPHIBIOUS EQUIPMENT		350		350		350				320	
138	126 ITEMS UNDER \$5 MILLION		122,731		116,531		116,531				122,731	
	Memo: original request		[116,531]									
	Memo: October amendment		[6,200]								,	
127	127 PHYSICAL SECURITY VEHICLES		906								006	
	Memo: original request		ē									
	Memo: October amendment		[006]									
128	Supply Support Equipment 128 MATERIALS HANDLING EQUIPMENT	5	832		832		832				832	
131	131 SPECIAL PURPOSE SUPPLY SYSTE	ш	736,000		11,000		11,000				736,000	
	Memo: original request		[11,000]									
	Memo: October amendment		[725,000]									
	1	Prometries.	•									

Personnel and Command Support Equipment

Title XV - Procurement (Dollars in Thousands)

									Conference	Ponce	
		Amended	pep	Honse	21	Senate	恕	Cha	Change vs.		
		Budget Request	ednest	Authorized	İzəq	Authorized	Dez	Amende	Amended Request	A THE	Authorized
Line Program Title		ğ	Co	ð	Cost	Q	Cost	X O	Cost	ă	Cost
Training Devices 132 TRAINING SUPPORT EQUIPMENT	PMENT		8,445		8,445		8.445				8.445
Command Support Equipment 133 COMMAND SUPPORT EQUIPMENT	nent JIPMENT		40,109		3,150		15,950				40.109
Memo: original request			[15,950]								•
Memo: October amendment	ŧ		[24,159]								
Transfer to MRAP				•	[-12,800]						
135 MEDICAL SUPPORT EQUIPMENT	MENT	-	820		:					-	820
Memo: original request			2								
Memo: October amendment	¥		[820]								
137 OPERATING FORCES SUPPORT EQ	PORT EQ		16,900		900		16,900				16.900
Transfer to MRAP				-	[-10,000]						1
138 CAISR EQUIPMENT			16,900		•						16.900
Memo: original request			2								
Memo: October amendment	¥		[16,900]								
139 ENVIRONMENTAL SUPPOR	SUPPORT EQUIP		3,600								3.600
Memo: original request			<u>6</u>								
Memo: October amendment	¥		[3,600]								

Title XV - Procurement (Dollars in Thousands)

		Amended	Pep	House	981	Senate	æ.	ᆡ	Change vs.				
		Budget Request	lednest	Authorized	rized	Authorized		Amen	Amended Reguest	jeer Teer	Autho	Authorized	
	Program Title	¥	Cost	Q	Cost	¥	Cost	Otz	Cost	_	XIO	Cost	
64	140 PHYSICAL SECURITY EQUIPMENT Memo: original request Memo: October amendment		43,406 [18,806] [24,600]		16,196		18,806					43,406	
,	Transfer to MRAP		-	-	[-2,610] r		_	-	_	-	_		1
4 4 5 5	142 CLASSIFIED PROGRAMS 143 SPECIAL PROGRAM												088
	Other Spares and Repair Parts												
	Total - Other Procurement, Navy	·	1,870,597		727,580	ω	814,311					1,870,597	
8	Procurement, Marine Corps Weapons and Combat Vehicles Tracked Combat Vehicles AAV7A1 PIP		26,567		14,467		14,467					26,567	
	Memo: original request Memo: October amendment		[14,467] [12,100]										
ĸ	LAV PIP		113,001		113,001		113,001					113,001	
\$	5A Improved Recovery Vehicle (IRV)		8,247		8,247		8,247					8,247	

Title XV - Procurement (Dollers in Thousands)

									Conference	ance	
		Amended Budget Reguest	led squest	House Authorized	92 pezi	Senate Authorized	29 Z	Cha Amend	Change vs. Amended Request	Authorized	rized
Line	Program Title	AŞI O	Cost	ð	Cost	ğ	Cost	Š	Cost	¥5	Coet
φ	M1A1 FIREPOWER ENHANCEMENT:		8		8		8				8
8 ¢	Artillery and Other Weapons 155MM LIGHTWEIGHT TOWED HOW WEAPONS AND COMBAT VEHICLES	5	36,000 16,695	12	36,000 16,695	2	36,000 16,695			5	36,000 16,695
£	Weapons MODULAR WEAPON SYSTEM		17,098		17,098		17,098				17,098
5	Other Support MODIFICATION KITS		4,906		1,064		4,906				4,906
13	Transfer to MRAP 13 WEAPONS ENHANCEMENT PROGR		34,223		[-3,642] 34,223		34,223				34,223
81	Guided Missiles and Equipment Guided Missiles Other Support MODIFICATION KITS		949		69		949				949
6	Communications and Electronics Equipment Command and Control Systems UNIT OPERATIONS CENTER	uipment	92,400		92,400		92,400				92,400

	7		Cost	7,638	8,435	15,984		2,409	107,593	22,900	18,075	34,348 84.	
ence		Aumonzed	ă										
Conference	76 VS.	Amended Kequest	Cost										
	Change vs.	Amended	λίο										
	Qi	D	Cost	7,638	8,435	15,984		2,409	107,593	22,900	18,075	34,348	
	Senate	Authorized	ğ										
	øi	79Z	Cost	3,761	35	[-8,400 8,034	[-7,950]	2,152	97,927 [-9,666]	22,900	18,075	10,090	[-24,258]
	House	Authorized	ŽĮ										_
•	Þ	duest	Cost	7,638	8,435	15,984		2,409	107,593	22,900	18,075	34,348	
	Amended	Budget Request	Ā				;	<u> </u>					
			Program Title	₫ ₹	Transfer to MRAP Other Support (Tel) COMBAT SUPPORT SYSTEM	Transfer to MRAP MODIFICATION KITS	Transfer to MRAP	ΩE.	Transfer to MRAP AIR OPERATIONS C2 SYSTEMS Transfer to MRAP	K K	Intell/Comm Equipment (Non-tel) FIRE SUPPORT SYSTEM	INTELLIGENCE SUPPORT EQUIPME	Transfer to MRAP
			Line	20	ឧ	23		24	52	27	78	82	

Title XV - Procurement (Dollars in Thousands)

					,						
									Conference	<u>ence</u>	
		Amended	pep	House	91	Senate	ei ei	릥	Change vs.		
		Budget Request	leguest	Authorized	pez	Authorized		Amende	Amended Reguest	Authorized	paziu
	Program Title	ð	C081	ŽĮ	Cost	A B	Cost	XIO	Cost	ğ	Cost
8	Other Comm/Elec Equipment (Non-tel) NIGHT VISION EQUIPMENT	_	153,631		107,731		142,731				153,631
	Memo: original request		[142,731]								
	Transfer to MRAP			_	[-35,000]						
3	Other Support (Non-fel) COMMON COMPUTER RESOURCES		87,410		6,018		87,410				87,410
	Transfer to MRAP			_	[-81,392]		,				977 67
32	O		43,416		13,416		13,416				43,410
	Memo: original request		[13,416]								
	Memo: October amendment		[30,000]								100
33	RADIO SYSTEMS		624,565		429,565		299,565				054,500
	Memo: original request		[464,565]								
	Memo: October amendment		[160,000]								
	Transfer to MRAP				[-32,000]						
	Slow execution of radio procurement effort	effort			;	<u>.</u>	[-165,000]				22 913
न्न	34 COMM SWITCHING & CONTROL SY: Transfer to MRAP		22,913		14,085 [-8,828]		518,37				İ
	Support Vehicles										

									Conference	ence	
		Ame Budget	Amended Budget Request	House Authorized	98 Jzed	Senate Authorized	te dzed	Char	Change vs. Amended Request	Authorized	rized
Line	Program Title	ğ	Cost	ğ	Cost	Ħ	Cost	ğ	Cost	ă	Cost
88	Administrative Vehicles Tactical Vehicles 54T TRUCK HMMWV (MYP)	624	107,683	251	46,683	251	46,683			624	107,683
	Memo: original request Memo: October amendment		[46,683] [61,000]								
39	Σ		293,962		149,162		149,162				293,962
	Memo: original request Memo: October amendment		[149,162] [144,800]								
₽	MEDIUM TACTICAL VEHICLE REPLA		13,676		13,676		13,676				13,676
43	FAMILY OF TACTICAL TRAILERS		4,402		4,402		4,402				4,402
4	Other Support ITEMS LESS THAN \$5 MILLION		8,048		623		8,048				8,048
	Transfer to MRAP				[-7,425]						
45	Engineer and Other Equipment ENVIRONMENTAL CONTROL EQUIP		2,829		2,769		2,829				2,829
	Transfer to MRAP				<u> </u>						
46	BULK LIQUID EQUIPMENT		13,189		1,437		13,189				13,189
	Transfer to MRAP				[-11,752]						

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Title XV - Procurement (Dollars in Thousands)

		Authorized	Cost	21,702	91,080	6,343	2,669,363					640,000		17,242		6,750
900		Anth	VIO				632									
Conference	Change vs.	Amended Request	Cost													
	핑	Amend	ă													
	Senate	Authorized	Cost	21,702	91,080	6,343	1,989,563				[1,939,000]	640,000		17,242		6,750
	Ser	Autho	¥8								=					
	981	uzed	Cost	7,841	[13,861] 79,992	[-11,088] 3,726	[-2,617] 2,039,563	,			[1,989,000]	340,000	[-300,000]	12,139	[-5,103]	6,750
	House	Authorized	¥6				.,				E					
	Amended	Budget Request	Cost	21,702	91,080	6,343	2,669,363	[50,563]	[2,371,000]	[247,800]		640,000		17,242		6,750
	Ame	Budget	B				632		-		hicles					
			Program Title	47 TACTICAL FUEL SYSTEMS	48 POWER EQUIPMENT ASSORTED	Transfer to MRAP 49 AMPHIBIOUS SUPPORT EQUIPMEN	Transfer to MRAP 50 EOD SYSTEMS	Memo: original request	Memo: July amendment	Memo: October amendment	Mine Resistant Ambush Protected Vehicles	Materials Handling Equipment PHYSICAL SECURITY EQUIPMENT	Transfer to MRAP	MATERIAL HANDLING EQUIP	Transfer to MRAP	General Property FIELD MEDICAL EQUIPMENT
			E	47	#	8	50					5		53		SS SS

Title XV - Procurement (Dollars in Thousands)

	•						Conference	Puce	
	Amended	House	je (2)	Senate	희	Cha	Change vs.		
(20)	Budget Request	Authorized	rized	Authorized	pez	Amende	Amended Request	Auth	Authorized
	Oth	ð	Cost	母	Cost	XIO	Cost	ä	Cost
	30,300		30,300		30,300				30,300
	18,032		15,949		18,032				18,032
			[-2,083]						1
FAMILY OF CONSTRUCTION EQUIP	37,383		11,849		17,383				37,383
	[17,383]								
	[20,000]								
			[-5,534]						,
59 FAMILY OF INTERNALLY TRANSPOF	18,000		000 ' 6		18,000				000'81
			[.600,6-]						
	13,195		13,195		13,195				13,195
	68		88		89				99
	4,007		4,007		4,007				4,007
	2,993		2,993		2,993				2,993
	5,519,740		3,863,267	4	4,236,140	_			6,519,740

			•		•						
									Contendice		
		Amended	Pep	House	186	Senate	ate	Cha	Change vs.		
		Budget Request	Reguest	Authorized	rized	Authorized		Amende	Amended Request	Aut	Authorized
Line	Progrem Title	ğ	Cost	ð	Cost	ğ	3	XI O	Cost	ă	Cost
	Aircraft Procurement, Air Force Combat Aircraft Tradical Forces							,			
4 4	F-35 LESS: ADVANCE PROCUREMENT (PY) F-35 Joint Strike Fighter	(PY)	230,000		[-230,000]	_	[-230,000]	7	-230,000		
60	Airlift Aircraft Tactical Airlift C-17A (MYP)							60	8 2,280,000	60	2,280,000
ω .		_							[2,280,000]		
α	Other Airlift		17 1,356,300	15	15 1,224,300	5	888,300	Ģ	-2 -132,000		15 1,224,300
ο 60	LESS: ADVANCE PROCUREMENT (PY) Delay MC-130J production start	(PY)			[-132,000]		000				
=	~	in FY 09			33,000		[-4 68,000]				
	Trainer Aircraft Operational Trainers Other Aircraft										

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Title XV - Procurement (Dollars in Thousands)

Amended House S Budget Request Authorized Au	House Authorized	House Authorized	-	-	A N	Senate Authorized	9 P	Char	Change vs. Amended Request	PDCe Auth	Authorized
Program Title Qty Cost Qty Cost	Cost	ð		Cost		ğ	Cost	Q _X	Cost	ă	Cost
Helicopters 13 V22 OSPREY 5 492,500 5 492,500	492,500 5	ĸ		492,500						ς,	492,500
Delay production ramp-up to complete operational testing						7.	[-492,500]				
Mission Support Aircrait Other Aircraft MQ-1 PREDATOR 24 191,500		191,600							•	24	191,600
Memo: original request Memo: October amendment [191,500]	[0] [191,600]	[0] [191,600]									
8 149,	149,	149,100								©	149,100
						,	;			•	4
22A TG-10D 1 150 1 150 1 150 1 150 1 150	-	-	1 150	150		-	150			-	061
Modification of inservice Afficials Strategic Aircraft 5 3 4	45 800	45 BOO					31,800		-14,000		31,800
demization			[-45,800]	[-45,800]		_	[-14,000]		[-14,000]		
46,120			41,120	41,120			46,120				46,120
Excess to requirements [-5,000]	000'5-]	000'5-]	[-2,000]	000'5-]	_						

1097

Title XV - Procurement (Dollars in Thousands)

					•						
									Conference	ince	
		Amended Budget Request	ed equest	House Authorized	pez Zed	Senate Authorized		Chan	Change vs. Amended Request	Authorized	pezu
	Program Title	Ħ	Cost	科	S	S	Cost	XX	Cost	ă	Cost
25	B-52 Excess to requirements		10,395		2,895		10,395				10,395
27	Tactical Aircraft A-10		33,500								33,500
	Memo: original request Memo: October amendment F-15 Memo: original request Memo: October amendment	<u> </u>	[33,500] 262,644 152,944] 109,700]		130,944		130,944		-22,000		240,644
73	₽ ı`		36,800 [0] [36,800]	_	[-22,000]		[-22,000]		[-22,000]		36,800
33	Airlit Aircraft 11 C-5		75,000 72,000	5	75,000 10 2,492,000		75,000 72,000				75,000 72,000
3 88	35 C-32A 36 C-37A		43,000	ผู้	[2,420,000] 43,000 11,000		43,000				43,000
	Trainer Aircraft										

Title XV - Procurement (Dollars in Thousands)

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									Conference	ence	
		Amended	P	House	9	Senate	.	Chan	Change vs.		
		Budget Request	dnest	Authorized	İzed	Authorized	pez	Amendes	Amended Request	Autho	Authorized
	Program Title	A	Cost	A)	Cost	¥	Cost	ZĮ O	Cost	ă	Cost
Ą	Other Aircraft C.40		39,000		,		39,000				39,000
} !	Excess to requirements		86.340	_	[-39,000] 86,340		86,340				86,340
5 4	C-130 COMPASS CALL MODS		19,000		19,000		19,000				19,000
25 25	C-29A MODS DARP		158,800		40,000		158,800				158,800
	WC-135 engines		000	ٺ	[-118,800]		65,000				65,000
53	ကယ်။		99,000		41,300						66,300
8	E-o Memo: original request Memo: October amendment		[41,300] [25,000]				300]				
57	JSTARS H-60		6,900		6,900		6,900				6,900
8	Aircraft Spares and Repair Parts INITIAL SPARES/REPAIR PARTS		116,900		116,900		116,900				116,900
2		ilities	237,360		237,360		237,360				237,360
	Post Production Support Industrial Preparedness										

Title XV - Procurement (Dollars in Thousands)

									,	9000	
									CONTRIBUTE	3	
		Amended	Per	House	9	Senate		Change vs.	Change vs.	Airth	Authorized
		Budget Reguest	ednest	Authorized	D971	Audionzed			Teanhou I		
	Program Title	ğ	Cost	23	Cost	ğ	Cos	X)	Coat	ă	Cost
78	War Consumables Other Production Charges 78 OTHER PRODUCTION CHARGES Memo: original request Memo: October amendment Classified Pams		88,730 [25,000] [63,730]		25,000		25,000				88,730
2			9'000		6,000		6,000				9000
	Total - Aircraft Procurement, Air Force		3,946,239	LO.	5,189,709	ĸ	2,069,009		1,882,000		5,828,239
	Procurement of Ammunition, Air Force Procurement of Ammo, Air Force Rockets	93									
8	CARTRIDGES Memo: original request Memo: October amendment		35,154 [33,954] [1,200]		33,954		33,954				35,154
4	Bombs GENERAL PURPOSE BOMBS		7,887		7,887		7,887				7,887

Title XV - Procurement (Dollars in Thousands)

		Amended	ded	House	21	Senate	활	Chai	Change vs.		
		Budget Request	equest	Authorized	pezi	Authorized		Amende	Amended Request	Authorized	rized
Line	Program Title	ğ	Cost	졁	Cost	ğ	Cost	X 0	Cost	Ö	Cost
9	JOINT DIRECT ATTACK MUNITION	582	13,094	282	13,094	582	13,094			582	13,094
12	Flare, IR MJU-7B ITEMS LESS THAN \$5,000,000		12,100		12,100		12,100				12,100
13	Fuzies FLARES		6,495		6,495		6,495				6,495
4	FUZES		475		475		475				475
75	Weapons Small Arms SMALL ARMS		29,200								29,200
	Memo: original request Memo: October amendment		[0] [002,ez]								
	Total - Procurement of Ammunition, Air Forc	Air Forc	104,405		74,005		74,006				104,405
	Missile Procurement, Air Force Balistic Missiles Missile Replacement Equipment-Ballistic Other Missiles Tactical	listic									

Title XV - Procurement (Dollars in Thousands)

		Amended Budget Request	avest	House Authorized	[G Z	Senate Authorized	. 2	Char	Change vs. Amended Request	Auth	Authorized
Line	Program Title	¥	Cost	ŞŞ.	Cost	ð	S	XI O	Cost	ğ	Cost
•	Modification of in-service Missiles Class IV ADVANCED CRUISE MISSILE		909		909		900				909
5			1,200		1,200		1,200				1,200
	Other Support Space Programs Special Programs										
	Total - Missile Procurement, Air Force	•	1,800		1,800		1,800				1,800
8	Other Procurement, Air Force Vehicular Equipment Passenger Carrying Vehicles PASSENGER CARRYING VEHICLES Transfer to MRAP		23,396	_	[-23,296]		23,396				23,396
က	Cargo and Utility Vehicles MEDIUM TACTICAL VEHICLE Memo: original request Memo: July amendment		575,624 [7,624] [568,000]		7,624		7,624				575,624

									Conference	Tence	
		Amended	pep	House	190	Senate	e di	Chan	Change vs.		
		Budget Reguest	ednest	Authorized	rized	Authorized	pez	Amende	Amended Request	Arriva Arriva	Authorized
	Program Title	ð	Cost	ğ	1	ğ	Cost	ă) S	Ã	Cost
7	Special Purpose Vehicles SECURITY AND TACTICAL VEHICLE	<u> </u>	155,315		585,315	•	585,315				155,315
∞	Mine Resistant Amoush Protected Ventcles Fire Fighting Equipment FIRE FIGHTING/CRASH RESCUE VE		15,200		15,200	-	15,200				15,200
മ	Materials Handling Equipment HALVERSEN LOADER		27,000		6,750		27,000				27,000
•	Transfer to MRAP				[-20,250]						•
5	Base Maintenance Support RUNWAY SNOW REMOV AND CLEA		6,987		6,987		6,987				6,987
Ξ	TEMS LESS THAN \$5,000,000(VEHIC		14,125		1,625		1,625				14,125
	Memo: original request Memo: October amendment		[1,625] [12,500]								
	Cancelled Account Adjustment Electronics and Telecommunications	_									
	Comm Security Equipment (COMSEC) Intelligence Programs	ις.									
18	INTELLIGENCE COMM EQUIPMENT		12,000								12,000
	Memo: original request		5								
	Memo: October amendment		[12,000]								

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Title XV - Procurement (Dollars in Thousands)

									Conterence	e) e)	
		Amended	19	House	91	Senate	e e	Chan	Change vs.		
		Budget Request	equest	<u>Authorized</u>	Dez	Authorized		Amende	Amended Request	Auth	Authorized
	Program Title	ğ	50	A	3	Ħ	8	N N	Cost	710	Cest
6	Electronics Programs NATIONAL AIRSPACE SYSTEM		4.200		4.200		4 200				4.200
2			4,200		4,200		4,200				4.200
24	Special Comm-Electronics Projects GENERAL INFORMATION TECHNOL		17,276		15,778		15,776				17.276
	Memo: original request		[15,776]		į						
8	Memo: October amendment MOBILITY COMMAND AND CONTRO		7,500] 2,500]								24.000
			2								
	Memo: October amendment		[24,000]								
27	AIR FORCE PHYSICAL SECURITY S'		109,000		000'601	-	000,601				109,000
28	COMBAT TRAINING RANGES		10,000		10,000		10,000				10,000
સ	GCSS-AF FOS		15,024		15,024		15,024				15,024
	Air Force Communications										
338	33a Defense Message System		4								904
	Memo: original request		<u>s</u>								
	Memo: October amendment		[400 <u>]</u>								
¥	BASE INFO INFRASTRUCTURE		231,000		116,000	2	231,000				231,000
	Transfer to MRAP			Ξ	[-115,000]						
	DISA Programs										

	•	Aumonzed	Cont	20,000	11,100	2,500	8,200	165,200
euce		And	정					
Conference	Change vs.	Amended Keduest	Cost					
	S	Amend	Ott					
			Cost	20,000				156,000
	Senate	Authonzed	B					•
	a	0	Cost	[-20,000]				71,250
	House	Aumonzed	æ	ī				Ţ
	pep	159000	S	20,000	11,100 [0] [11,100]	2,500 [0] [2,500]	9,200	[9,200] 165,200 [156,000] [9,200]
	Amended	Budger Request	B			t Equip ant ulo	ţ	-
			Program Title	40 SPACELIFT RANGE SYSTEM SPACE Transfer to MRAP	Organization and Base 44 TACTICAL C-E EQUIPMENT Memo: original request Memo: October amendment	mounications Other Base Maintenance and Support Equip Personal Safety and Rescue Equipment NIGHT VISION GOGGLES Memo: original request Memo: October amendment Depart Plant and Marterial Handling Equip		Memo: October amendment ITEMS LESS THAN \$5,000,000 (BASE Memo: original request Memo: October amendment Transfer to MRAP
			Line	4	4	25	27	8

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Title XV - Procurement (Dollars in Thousands)

		•	•	•		•		•							
		Amended Budget Request	ed Less	Arth IE	Authorized	Authorized	pezi Pezi	Ame	Change vs. ended Regu	Change vs. Amended Request	#1	A	Authorized	2	
뒤	Program Title	ð	Cost	B	Cost	æ	Cost	ð	_	Cost		ă	٠.	Cost	
6	PRODUCTION ACTIVITIES			_	-		-		-		_		-	_	_
8	Special Support Projects DISTRIBUTED GROUND SYSTEMS		56,000	•	12,500		12,500	•	•	•	,	,		56,000	. 8
	Memo: original request		[12,500]											•	
	Memo: October amendment		[43,500]												
2	SELECTED ACTIVITIES		. – . –				[-26,756]	-	_		_	_	_	_	_
65	SPECIAL UPDATE PROGRAM			•	-		- -	•	•						
8	DEFENSE SPACE RECONNAISSANCE PROG.	E PROG.													. –
	Spares and Repair Parts						•							•	
666	CLASSIFIED PROGRAMS	ų	3,112,959		2,945,359	7	2,918,603			-93,580	0		3,0	3,019,379	စ္
	Memo: original request	2	[2,945,359]												
	Memo: October amendment	٠	[167,600]												
	Classified program									[-20,080]	=				
	Classified program									[-73,500]	=				
	Total - Other Procurement, Air Force		4,621,706		3,926,810	4	4,163,450			-93,580			4	4,528,126	92

									Conference	auce auce		
		Amended	8	House	æ i	Senate		Char	Change vs.	!		
		Budget Request	dnest	Authorized	Pez	Authorized		Amende	Amended Reguest	Autho	Authorized	
FILE	Program Title	ð	Cost	X)	Cost	ğ	Cost Otv	ŽĮ.	Cost	ă	Cost	
	Procurement, Defense-Wide											
	Major Equipment, Osb/wns Major Equipment, NSA											
	Major Equipment, WHS											
	Major Equipment, DISA										900	
\$	18 DEFENSE INFORMATION SYSTEM P		13,000								13,000	
	Memo: original request		<u>5</u>									
	Memo: October amendment		[13,000]									
	Major Equipment, DIA											
	Major Equipment, DLA											
	Major Equipment, DCAA											
	Major Equipment, TJS											
	Major Equipment, DHRA											
	National Geospatial intelligence Agency	ncy										
	Defense Threat Reduction Agency											
	Defense Security Cooperation Agency	<u>3</u>										
	Major Equipment, AFIS											

Title XV - Procurement (Dollars in Thousands)

									Conference	920	
		Amended	7	House	9	Senate	9	Chan	Change vs.		
		Budget Request	quest	Authorized	79	Authorized		Amende	Amended Request	Auth	Authorized
Line	Program Title	ð	Cost	ğ	Cost	ğ	Cost	Ott	Cost	ă	Cost
	Major Equipment, DODDE Major Equipment, DCMA										
	Major Equipment, DTSA										
	Major Equipment, CIFA										
	Major Equipment, BTA										
	Special Operations Command										
	Aviation Programs										34 400
3	43 MH-47 SERVICE LIFE EXTENSION P		34,400								
	Memo: original request		<u>5</u>								
	Memo: October amendment		[34,400]								173 800
₹	48 CV-22 SOF MOD		173,800		286,800		286,800				8
	Memo: original request	_	[286,800]								
	Memo: October amendment	ٺ	[-113,000]								21.00
8	50 C-130 MODIFICATIONS		11,000								<u> </u>
	Memo: original request		g								
	Memo: October amendment		[11,000]								
	Shipbuiding										

Title XV - Procurement (Dollars in Thousands)

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				•					Conference	PUCE		
		Amended	þep	I	House	Senate	き	O	Change vs.			
		Budget Request	ednest	Aut	Authorized	Authorized	rized	Ame	Amended Request	Aut	Authorized	
	Program Title	XX	15 0	B	Cost	Ž	Cost	Ö	Cost	ă	Cost	
ጃ	Ammunition Programs SOF ORDNANCE REPLENISHMENT		32,759		30,379		30,379				32,759	
	Memo: original request		[30,379] [2,380]									
55	55 SOF ORDNANCE ACQUISITION		39,600		3,200		3,200				39,600	
	Memo: original request Memo: October amendment		[3,200] [36,400]									
C	Other Procurement Programs 67 SOF INTELLIGENCE SYSTEMS		44,346								44,346	
5	Memo: original request		<u>o</u>									
88	Memo: October amendment 58 SMALL ARMS AND WEAPONS		30,952		4,583		4,583				30,952	
	Memo: original request		[4,583]									
9	Memo: October amendment		[808,32]	•			_	_		_	[]	
8 2	SPECIAL PROGRAMS						_	_] []	_		

Title XV - Procurement (Dollars in Thousands)

		Amended Budget Request	led. equest	House Authorized	Se rized	Senate Authorized	te ized	Char	Change vs. Amended Request	Auth	Authorized
	Program Title	ă	Cost	ğ	Coet	ST.	COST	Cost Otv	Cost	ð	
8	65 TACTICAL VEHICLES		147,458		125,000		124,000				147,458
}	Memo: original request		5								
	Memo: July amendment	<u>.</u>	[131,000]								
	Memo: October amendment		[16,458]								
	Mine Resistant Ambush Protected Vehicles	/ehicles			[125,000]		[124,000]				6
69)		23,500								73,500
3	Memo: original request		9								
	Memo: October amendment		[23,500]					•			
2	70 CLASSIFIED PROGRAM (GDIP)			_			_	[] []			
74	74 SOF OPERATIONAL ENHANCEMENT	ب	34,393		1,337		1,337				000'th
	Memo: original request		[1,337]								
	Memo: October amendment		[33,056]								
	Chemical/Biological Defense										
	0000										

Title XV - Procurement (Dollars in Thousands)

Conference

		Amended Budget Request	ed rquest	House Authorized	95 129d	Senate Authorized	tzed	Chan	Change vs. Amended Request	Auth	Authorized
	Program Title	ğ	Cost	ð	Cost	¥¥	Cost	Cost Otv	Cost	ð	Cost
666	999 CLASSIFIED PROGRAMS Memo: original request	=	182,949 [143,469]		143,469		143,469				182,949
	Memo: October amendment		[39,480]								160
	Total - Procurement, Defense-Wide		768,157		694,768		593,768				701,007
	National Guard & Reserve Equipment Reserve Equipment	#									
	ARMY RESERVE MISCELLANEOUS EQUIPMENT NAVY RESERVE										

AIR FORCE RESERVE
MISCELLANEOUS EQUIPMENT
National Guard Equipment

MISCELLANEOUS EQUIPMENT

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MISCELLANEOUS EQUIPMENT MARINE CORPS RESERVE

Title XV - Procurement (Dollars in Thousands)

		Amended	T q	H	g	Senate	9	Char	Change vs.	Auce		
		Budget Request	equest	Authorized	ized	Authorized		Amende	Amended Request	Auth	<u>Authorized</u>	
Line	Program Title	A)	Cost	Ä	Cost	Ā	Cost	Δ <mark>Ι</mark> Ο	Cost	λίζ O	Cost	
ĸ	ARMY NATIONAL GUARD MISCELLANEOUS EQUIPMENT AID NATIONAL GLIARD											
9	MISCELLANEOUS EQUIPMENT											
	Total - National Guard & Reserve Equipment	Equipment										
	Rapid Acquisition Fund											
~	RAPID ACQUISITION FUND		150,000						-150,000			
	Memo: original request		9									
	Memo: October amendment	_	[150,000]									
	Defer from base budget								[100,000]			
	Reduction for higher priorities								[-250,000]			
	Total - Rapid Acquisition Fund		150,000						-150,000			
	TOTAL PROCUREMENT	74,	71,590,366	9	40,327,471	99	56,402,624		-581,180		71,009,186	

ш		Amended
Title XV-RDT and	(Dollars in Thousands)	

			(Dollars in Thousands)	8 9					
Aect	Program 5 Element	4	Line Program Title	Amended EY2008 Request	House Authorized (Feb Res)	Senate Authorized (Feb Reg)	Conference	Conference Authorized	
			research, development, test & evaluation, ariny						
2040	2040 0602618A	‡	BALLISTICS TECHNOLOGY	20,000				20,000	
			₹	[20'00]					
2040	2040 0603747A	8	ರ್ಥ	31,621		30,375		31,621	
			February Request	[30,375]					
			October Budget Amendment	[1,246]					
			<u> </u>		[-30,375]				
2040	2040 0604601A	8		8,158	8,158	8,158		8,158	
			February Request	[8,158]					
2040	2040 0804642A	8		20,000				20,000	-
			February Request	[20,000]					
			Transfer to Tible II			[-20,000]			14
			Transfer to MRAP		[-20,000]				-
2040	2040 0804741A	ā	AIR DEFENSE COMMAND, CONTROL AND INTELLIGENCE - SDD	38,900	38,800	38,900		38,900	
			February Request	[38,900]					
2040	2040 0604746A	호	I AUTOMATIC TEST EQUIPMENT DEVELOPMENT	6,500	6,500	6,500		9,500	
			February Request	[6,500]					
20402	2040 0805013A	1 24	INFORMATION TECHNOLOGY DEVELOPMENT	\$,000				2,000	
			October Budget Amendment	(5,000]					
2040	0 0805801A	145	PROGRAMMIDE ACTIVITIES	ଷ	8	8		8	
			February Request	2					
202	2040 0203764A	16	TACTICAL WHEELED VEHICLE IMPROVEMENT PROGRAM	7,500	7,500	2,500		2,500	
			February Request	(005')					
Š	2040 0303140A	170	INFORMATION SYSTEMS SECURITY PROGRAM	23,300	23,300	23,300		23,300	
			February Request	[23,300]					
30.	2040 0303150A	Ę	WWANCCS/GLOBAL COMMAND AND CONTROL SYSTEM	3,800	3,800	3,800		3,800	
			February Request	13,800]					
ğ	2040 0303158A	174	JOINT COMMAND AND CONTROL PROGRAM (JC2)	6,200	6,200	6,200		6,200	
			February Request	1002 80					

Conference	12,300	183,299		13,000	35,825		14,000	31,500	008'6	9,300	8,000	9.408
Conference												
Senate Authorized (Feb Reg)		124,763		13,000	15,825	[-20,000]	14,000			9,300	000'9	9.408
House Authorized (Feb Reg)		84,378		13,000			[-35,825] 14,000			9,300		[-8,000] 8,408
and E Lends) Amended Erzege Beguest	12,300 [12,300]	183,299 144,753 20,000 18,546		13,000	35,825	[35,825]	14,000	[14,000] 31,500	[31,500] 9,800	006,8] 9,300	(100°8)	[8,000] 8,408 [6,408]
Title XV-RDT and E (Dollars in Thousands) Am Program Title Experient Title Ba	DISTRIBUTED COMMON GROUNDISURFACE SYSTEMS October Budget Amendment	Total, RDT&E Army RDT&E Army, February Request RDT&E Army, MRAP July Request RDT&E Army, October Budget Amendment	research, development, test & Evaluation, Mavy	USMC ADVANCED TECHNOLOGY DEMONSTRATION (ATD)		February Request Joint Light Tactical Vehicle (JLTV) - transfer to Title II	Transfer to MRAP JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	February Request LINK PLUMERIA	October Budget Amendment RETRACT ELM	October Budget Amendment LINK EVERGREEN		February Request Reduction AV-88 ARCRAFT - ENG DEV February Request
24	1,1			8	18		8	8	8	8	2	2
Program Element	2040 0305208A			1319 0603840M	1319 0803635M		1319 DE03654N	1319 0603748N	1319 0603751N	1319 DB03784N	1319 0603851M	1319 DBD4214N
Acct	2040			1319	1319		1319	1319	1319	1319	1319	1319

	Conference Authorized	6,000	82,360	8,678	19,500	1,500	4,900	2,810	13,000	150	1,768	Ξ	1,500	1,024	4,330	
	Conference Change											[-63,500]	[mc'm-			
	Senate Authorized (Feb Reg)	6,000	82,360	8,676	19,500	1,500	4,800	2,810	13,000	150		=======================================	1,500	1,024	4,330	
	House Authorized (Feb Reg)		[-6,000] 62,360	8,878	19,500	1,500	4,900	2,810	13,000	150			1,500	1,024	4,330	
Title XV-RDT and E	Amended EY2008 Request	000'9	82,360	(036,238) 8,678	[8,5/6] 19,500	1,500	[1,500] 4,900	[4,900] 2,810	13,000	150 150	(96) 1,768		1,500	[1,500] 1,024	[1,024] 4,330 4,330	•
TITE	Line Program Title	85 STANDARDS DEVELOPMENT February Request	Reduction 94 V-22A	February Koquest 97 ELECTRONIC WARFARE DEVELOPMENT	February Request 105 ARBORNES MCM Entropy Description	109 AIR CONTROL	February Request 115 SUBMARINE TACTICAL WARFARE SYSTEM	February Request 136 INFORMATION TECHNOLOGY DEVELOPMENT	February Request 140 TACTICAL CRYPTOLOGIC SYSTEMS	February Request 144 STUDIES AND ANALYSIS SUPPORT - NAVY	FEATURE SHIP AND AIRCRAFT SUPPORT Oxidate Buttus Amendment	162 ADVANCED DEVELOPMENT PROJECTS	170 F/A-18 SQUADRONS	February Request 171 E-2 SQUADRONS	February Request 179 HARM BAPROVEMENT February Request	
	Program	1319 0604215N	1319 0604262N	1319 0604270N	1319 0604373N	1319 0604504N	1319 0804562N	1319 DB05013N	1319 0304785N	1319 0605152N	1319 0605863N	1319 DECISEON	1319 0204136N	1319 0204152N	1319 0206601N	
	Acct	1319	1319	1319	1319	1319	1319	1319	1319	1319	1319	1319	1319	1319	1319	

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Acct	Element	9	Program Dito	EYZOOS Request	Authorized (Feb Reg)	Authorized (Feb Reg)	Change	Authorized
1319	1319 0206313M	8	MARINE CORPS COMMUNICATIONS SYSTEMS	80,542	76,842	80,542		80,542
1319	1319 0206623M	187	Footbast Northwest. Reduction MARINE CORPS GROUND COMBAT/SUPPORTING ARMS SYSTEMS		[-3,700] 10,600	20,600		20,600
1319	1319 DZOBEZ4M	葱	February Request Transfer to MRAP MARINE CORPS COMBAT SERVICES SUPPORT	(20,600) 49,675	[-10,000] 9,075	19,675		49,675
			February Request MRAP July Request October Budget Amendment	[19,675] [10,000] [20,000]				
1319	1319 C305204N	8	Transfer to MRAP TACTICAL UNIMANNED AERIAL VEHICLES February Request		[-10, 6 00] 3,500	23,500		23,500
1319	0305206N	28	Reduction ARBORNE RECONNAISSANCE SYSTEMS Christop Birton Amendment		[-30'000]			11,000
1319	0305207N	88	208 MANNED RECONNAISSANCE SYSTEMS February Request October Budget Amendment		6,200	14,200		46,200
1319		8	Reduction CLASSIFIED PROGRAMS	252,630	[-8,000] 227,630		6 3,500	169,130
			Total, RDT&E Navy RDT&E Navy, February Request RDT&E Navy, MRAP July Request RDT&E Navy, October Budget Amendment	759,436 618,428 10,000 131,088	616,303	370,798	43,500	696,998

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Acet	Program	릨	Propriem Title	Amended E72008 Reguess	House Authorized (Feb Reg)	Senate Authorized (Feb Reg)	Conference Change	Conference Authorized
			research, development, test & Evaluation, air force					
3800	0602102F	ĸ	MATERIALS	3,700				3,700
1			October Budget Amendment	[3,700]				
88	080Z/024	<u>*</u>	COMMAND CONTROL AND COMMUNICATIONS October Budget Amendment	1,900				08.1
3600	0803112F	8	ADVANCED MATERIALS FOR WEAPON SYSTEMS	5,800	2,800	2,800		9,900
			February Request	[2,800]				
			October Budget Amendment	[3,100]				
98	0603211F	8	AEROSPACE TECHNOLOGY DEVIDEMO	300				300
			October Budget Amendment	[306]				
3600	0803270F	x	ELECTRONIC COMBAT TECHNOLOGY	5,325				5,325
			October Budget Amendment					
3800	0804327F	25	57 HARD AND DEEPLY BURIED TARGET DEFEAT SYSTEM (HDBTDS) PR(87,700
			October Budget Amendment	[60,700]				
3800	0804226F	67	B-18	40,000	40,000	40,000		40,000
			February Request	[40,000]				
3600	0604240F	2	B-2 ADVANCED TECHNOLOGY BOMBER	14,100		14,100		14,100
			February Request	[14,100]				
			Reduction		[-14,100]			
3600	0604329F	72	SMALL DIAMETER BOMB (8DB)	27,900	27,900	27,900		27,900
			February Request	[27,900]				
3600	0604802F	g	ARMAMENT/ORDINANCE DEVELOPMENT	4,200				4,200
			October Budget Amendment	[4,200]				
3800	0804617F	2	AGILE COMBAT SUPPORT	3,800	3,800	3,800		3,800
			February Request	[3,800]				
3800	3800 0804735F	87	COMBAT TRAINING RANGES	10,000	10,000	10,000		10,000
			February Request	110,000				

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			(Dollars in Thousands)	_				
	Program			Amended	House	Senate	Conference	Conference
Pest Fest	Element		Program Ditte	EY2008 Request	Authorized (Feb Reg)	Authorized (Feb Rea)		Authorized
3800	0207450F	8	E-10 SQUADIRONS	178,390				178,390
			February Request	[178,390]				
			E-10 program cancellation / transfer to PE 0207581F (RDAF 157)		[-178,390]	[-178,390]		
3800	0805807F	100	•	22,115	21,815	21,815		22,115
			February Request	[21,815]				
			October Budget Amendment	[300]				
96	3600 0805978F	113	_	1,610	1,610	1,610		1,610
			February Request	[1,610]				
380	0401845F	117A	ARBORNE SENIOR LEADER C3 (SLC3S)	11,700				11,700
			October Budget Amendment	[11,700]	•			
3600	0101314F	124	NIGHT FIST USSTRATCOM	1,640	1,640	1,640		1,640
			February Request	[1,640]				
3600	0207131F	2 2	A-10 SQUADRONS	280,000	15,000	230,000		280,000
			February Request	[230,000]	[-215,000]			
			October Budget Amendment	[20,000]				
88	3600 0207133F	8	F-16 SQUADRONS	55,300	7,700	7,700	47,600	7,700
			February Request	[25,300]				
			F-18 beyond line-of-eight (BLOS) funding in advance of need		[47,600]	[-47,600]	[-47,600]	
88	3600 0207134F	13	F-15E SQUADRONS	97,500	87,500	97,500		97,500
			February Request	[97,500]				
3800	G207253F	1	COMPASS CALL	2,600	5,600	2,600		5,800
			February Request	[5,600]				
3800	0207288F	142	AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM	20'000	20,000	20,000		20,000
			February Request	[20,000]				
8	0207325F	1	JOINT AIR-TO-SURFACE STANDOFF MISSILE (JASSM)	23,000	23,000	23,000		23,000
			February Request	[23,000]				
3600	0207410F	145	AIR & SPACE OPERATIONS CENTER (AOC)	2,100				2,100
			October Budget Amendment	[2,100]				
98	3600 0207417F	147	AIRBORNE WARNING AND CONTROL SYSTEM (AWACS)	72,500	72,500	72,500		72,500
			February Request	[72,500]				

Conference Authorized

3,096 319,508

78,750 [] [] 690 1,620

8,800 113,512 1,467,710

	Conference Change											[-15,000]	[-15,000]	[-61,500]	[-51,500]										-66,500	-114,100			
	Senete Authorized	(Feb Reg)			40,600			[-251,000]	159,500		[79,750]	_		-	[-49,750]	088		1,520		1,384			8,900		130,262		\$22,734		•
	House Authorized	(Feb Red)			281,600	[-10,0 00]				[-79,750]		_		- -		988		1,520		1,384				[006'8-]	180,012		14,041		
Ш	Amended EY2000	Request	3,096	[960'E]	319,508	[291,600]	[27,906]		79,750	[28,750]		-		-		099	[880]	1,520	[1,520]	2,184	[1,384]	[800]	9,800	[8,900]	180,012	1,671,810	1,369,781		202,029
Title XV-RDT and E (Dollers in Thousands)	Line Program Title		•	October Budget Amendment	JOINT SURVEILLANCE/TARGET ATTACK RADAR SYSTEM (JSTARS)	February Request	October Budget Amendment	Vanishing vendors development funding ahead of need	3 MILSATCOM TERMINALS	February Request	Mitsetcom terminals	B SPECIAL ACTIVITIES	Classified program	I SELECTED ACTIVITIES	Classified program	I DRAGON U-2	February Request	2 AIRBORNE RECONNAISSANCE SYSTEMS	February Request	3 GLOBAL HAWK UAV	February Request	October Budget Amendment	4 SPACE SITUATION AWARENESS OPERATIONS	February Request	9 CLASSIFIED PROGRAMS	Total, RDT&E Air Force	RDT&E Air Force, February Request	RDT&E Air Force, MRAP July Request	RDT&E Air Force, October Budget Amendment
	릨		4		157				178			179		181		ğ		8		8			214		8				
	Program Element		3600 0207418F		3600 0207581F				3600 G3C3601F			3600 0304111F		0304311F		0305202F		0305206F		0306220F			0305940F						
	Pos		3800		3600				3600			3600		3600		3600		3800		3800			3800		3800				

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Title X

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	Program		(Dollars in Thousands)	Amended	House	Senate	Conference	Conference
A		身	Line Processy Title	EY2008 Request	Authorized (Feb Reg)	Authorized (Feb Reg)	Chenge	Authorizad
			research, development, test & Evaluation, defense-wide					
9	0400 0605117D6Z	137	FOREIGN MATERIAL ACQUISITION AND EXPLOITATION	182,000				192,000
940	0400 0605200D6Z	‡	October Budger Amendment GENERAL BUPPORT TO USD (INTELLIGENCE)	[182,000] 24,000	34,000	34,000		34,000
9400	0400 0301011G	111	February Request CRYPTOLOGIC ACTIVITIES	[34,000]			(-35,000)	-
940	0400 030434580	ğ	Classified program NATIONAL GEOSPATAL-INTELLIGENCE PROGRAM (NGP)				[-35,000] [-2,500]	
0400	83051	8	Classified program CRITICAL INFRASTRUCTURE PROTECTION (CIP)	000'6	9,000	000'6	[-2,500]	000'6
8	3000	216A	February Request DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	[9,000] 3,170				3.170
9400	0400 0902298J	82	October Budget Amendment MANAGEMENT HEADQUARTERS (JCS)	[3,170] 1,028	1,028	1,028		1,028
940	0400 1160408BB	238	February Request SOF OPERATIONAL ENHANCEMENTS	[1,028] 2,270				2,270
8	0400 116042888	240	October Burget Ameriment UNMANNED VEHICLES (UV)	[2,270] 74,988	74,988	74,968		74,968
940		8	February Request 998 CLASSIFIED PROGRAMS	[74,968] 1,041,152	608,502	416,091	-37,500	1,003,852
			Total, RDT&E Defense-Wide RDT&E Defense-Wide, February Request RDT&E Defense-Wide MRAD In Name and	1,367,668 727,498	727,498	625,087	-57,500	1,320,068
			RDT&E Defense-Wide, October Budget Amendment	060'069				
			TOTAL ROTAE	3,672,193			-218,100	3,667,083

Title XV - Operation and Maintenance (Dollars in Thousands)

Program Title	Amended EY2008 Request	House Authorized	Senate Authorized	Conference	Conference
Operation and Maintenance, Army	54,933,351	45,350,964	45,519,264	-3,800	54,929,551
Operation and Maintenance, Navy	6,252,693	5,426,407	5,190,000	-2,900	6,249,793
Operation and Maintenance, MC	4,674,588	4,013,093	4,013,093		4,674,688
Operation and Maintenance, AF	10,809,673	10,536,330	10,532,630	-11,200	10,798,473
Operation and Maintenance, Defense-wide	6,402,785	066'860'9	5,976,216	21,300	6,424,085
Operation and Maintenance, Army Reserve	196,694	158,410	158,410		196,694
Operation and Maintenance, Navy Reserve	83,407	69,598	69,598		83,407
Operation and Maintenance, Marine Corps Reserve	68,193	68,000	000'89		68,193
Operation and Maintenance, Air Force Reserve	24,266				24,266
Operation and Maintenance, Army National Guard	757,008	466,150	466,150		757,008
Operation and Maintenance, Air National Guard	103,267	31,168	31,168		103,267
Transfer Accounts					
Miscellaneous Appropriations					
GRAND TOTAL DEPARTMENT OF DEFENSE	84,306,025	72,219,110	72,024,529	3,400	84,309,425

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Title XV - Operation and Maintenance (Dollars in Thousands)

Conference Authorized				6,776	1,315		11,031		403		916		999'6	1,370	
Conference Co															
Senate C Authorized															
House Authorized															
Amended EY2008 Request				6,776	1.315	•	11,031		403		916		999'6	1,370	
Account Line Program Title	Operation and Maintenance, Army	BUDGET ACTIVITY 01: OPERATING FORCES	LAND FORCES MANEUVER UNITS	October budget amendment	020 MODULAR SUPPORT BRIGADES October budget amendment	030 ECHELONS ABOVE BRIGADE	October budget amendment	040 THEATER LEVEL ASSETS	October budget amendment	050 LAND FORCES OPERATIONS SUPPORT	October budget amendment	060 AVATION ASSETS	October budget amendment	LAND FORCES READINESS 070 FORCE READINESS OPERATIONS SUPPORT October budget amendment	
Line			010		020	93		욯		020		8		070	
Account			2020a		2020a	2020a		2020a		2020a		2020a		2020a	

Title XV - Operation and Maintenance (Dollars in Thousands)

Title XV - Operation and Maintenance (Dollars in Thousands)

Account		Account Line Program Title	Amended FY2008 Request	House Authorized	Senate Authorized	Conference	Conference
		BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	m				
2020a	310	SECURITY PROGRAMS 310 SECURITY PROGRAMS October budget amendment	1,111,465 190,270	1,111,465	1,111,465		1,111,465
20208	320	LOGISTICS OPERATIONS 320 SERVICEWIDE TRANSPORTATION MRAP July budget amendment October budget amendment	1,953,109 242,000 491,000	1,953,109	1,953,109		1,953,109 242,000 491,000
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	3,987,844	3,064,574	3,064,574		3,987,844
		Total Operation and Maintenance, Army	54,933,351	45,350,964	45,519,264	-3,800	54,929,551
		Operation and Maintenance, Navy					
		BUDGET ACTIVITY 01: OPERATING FORCES					
1804n	010	AIR OPERATIONS 010 MISSION AND OTHER FLIGHT OPERATIONS October budget amendment	993,170 68,315	993,170	993,170		983,170 68,315

Title XV - Operation and Maintenance (Dollars in Thousands)

								_		•												
Conference	Authorized	6,566	17,190	2,948	64,217	27,243	147,709	138,000		560,850	91,472	9,938	S	339,377	189,598	28,062		9,015	324	10,294		ဇ
Conference	Change																					
Senate	Authorized	995'9		2,948	64,217	27,243	147,709			560,850		866'6		339,377		28,062		9,015		10,294		
House	Authorized	995'9		2,948	64,217	27,243	147,709			560,850		9,938		339,377		28,062		9,015		10,294		
Amended FY2008	Request	6,566	17,190	2,948	64,217	27,243	147,709	138,000		560,850	91,472	9,938	ເດ	339,377	189,598	28,062		9,015	324	10,284		က
	Account Line Program Title	1804n 020 FLEET AIR TRAINING	October budget amendment	1804n 030 INTERMEDIATE MAINTENANCE	8	050		October budget amendment	SHIP OPERATIONS	1804n 080 MISSION AND OTHER SHIP OPERATIONS	October budget amendment	1804n 090 SHIP OPERATIONS SUPPORT & TRAINING	October budget amendment	1804n 100 SHIP DEPOT MAINTENANCE	October budget amendment	1804n 110 SHIP DEPOT OPERATIONS SUPPORT	COMBAT OPERATIONS/SUPPORT	1804n 120 COMBAT COMMUNICATIONS	October budget amendment	1804n 130 ELECTRONIC WARFARE	1804n 140 SPACE SYSTEMS AND SURVEILLANCE	October budget amendment

Title XV - Operation and Maintenance

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Account	Eig Eig	Account Line Program Title	FY2008 Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized	
1804n	150	150 WARFARE TACTICS	10,863	10,863	10,863		10,863	
		October budget amendment	205				205	
1804n	8	160 OPERATIONAL METEOROLOGY AND OCEANOGRAPHY	1,812	1,812	1,812		1,812	
		October budget amendment	•				-	
1804n	120	170 COMBAT SUPPORT FORCES	1,773,563	1,773,563	1,773,563		1,773,563	
		October budget amendment	202,761				202,761	
1804n		JOINT CHIEFS OF STAFF-JOINT PUBLICATION	3,300	3,300	3,300		3,300	
1804n	180	_	90,512	90,512	90,512		90,512	
		WEAPONS SUPPORT						
1804n	22	IN-SERVICE WEAPONS SYSTEMS SUPPORT	18,608	18,608	18,608		18,608	
		October budget amendment	14,000				14,000	
1804n	230	>	68,023	68,023	68,023		68,023	
1804n	240							
		October budget amendment	252				252	
		BASE SUPPORT						
1804n	260		7,033	7,033	7,033		7,033	
		October budget amendment	8				2	
1804n	270	•	454,181	454,181	454,181		454,181	
		October budget amendment	1,32				1,34	
		TOTAL, BA 01: OPERATING FORCES	5,350,753	4,627,284	4,627,284		5,350,753	

Title XV - Operation and Maintenance (Dollars in Thousands)

Account		Account Line Program Title	FY2008 Request	House Authorized	Senate	Senate Conference	Conference	
		BUDGET ACTIVITY 02: MOBILIZATION		•				
1804n 1804n	280	READY RESERVE AND PREPOSITIONING FORCES SHIP PREPOSITIONING AND SURGE TRANSCOM (Second Destination Transportation)	164,486 62,900	164,486 62,900	164,486 62,900		1 64 ,486 62,900	
1804n 1804n	330	MOBILIZATION PREPAREDNESS FLEET HOSPITAL PROGRAM October budget amendment COAST GUARD SUPPORT	2 222,607	222,607			2 222,607	1120
		TOTAL, BA 02: MOBILIZATION	449,995	449,993	227,386		449,995	
		BUDGET ACTIVITY 03: TRAINING AND RECRUITING						
1804n	340	ACCESSION TRAINING OFFICER ACQUISITION October budget amendment	39				88	
1804n	370	BASIC SKILLS AND ADVANCED TRAINING SPECIALIZED SKILL TRAINING Octobe budget amendment FLIGHT TRAINING	36,593 48,442	36,593	36,593		36,593 48,442	
))	October budg	4,715				4,715	

Title XV - Operation and Maintenance (Dollars in Thousands)

Conference	****	3,627	93,416			3,435	337	1,262	6,145	25,809	qui		113,231	38,000	6,809	1,289	က	372
Conference																		
Senate	NAME OF TAXABLE PARTY.		36,593			3,435	337	1,262	6,145	25,809			113,231			1,289		372
House Authorized			36,593		i	3,435	337	1,262	6,145	25,809			113,231			1,289		372
Amended FY2008		3,627	93,416	(O)		3,435	337	1,262	6,145	25,809	-		113,231	38,000	608'9	1,289	eo	372
Account tine Describe Title		RECRUITING, AND OTHER TRAINING AND EDUCATION 410 RECRUITING AND ADVERTISING October budget amendment	TOTAL, BA 03: TRAINING AND RECRUITING	BUDGET ACTIVITY 94: ADMINISTRATION & SERVICEWIDE ACTIVITIES		50 ADMINISTRATION	460 EXTERNAL RELATIONS	80 MILITARY MANPOWER AND PERSONNEL MANAGEMENT			October budget amendment	LOGISTICS OPERATIONS AND TECHNICAL SUPPORT	20 SERVICEWIDE TRANSPORTATION	MRAP July budget amendment	October budget amendment	550 ACQUISITION AND PROGRAM MANAGEMENT	October budget amendment	O
170						35		-	490				520			550		570
Account		1804n				1804n	1804n	1804	1804n	1804n			1804			1804n		1804

Title XV - Operation and Maintenance (Dollars in Thousands)

롈	Account Line Program Title	Amended EY2008 Request	House Authorized	Senate Authorized	Conference	Conference Authorized
Z W	INVESTIGATIONS AND SECURITY PROGRAMS SECURITY PROGRAMS Classified program	155,987	155,987	142,187	-2,900 [-2 900]	153,087
ŏŏ≨	October budget amendment 590 NAVAL INVESTIGATIVE SERVICE	1,179 4,670	4,670	4,670		1,179
2	TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	358,529	312,537	298,737	-2,900	355,629
မ	Total Operation and Maintenance, Navy	6,252,693	5,426,407	5,190,000	-2,900	6,249,793
ŏ	Operation and Maintenance, Marine Corps					
எ	BUDGET ACTIVITY 01: OPERATING FORCES					
M 6	EXPEDITIONARY FORCES 010 OPERATIONAL FORCES	2,068,150	2,068,150	2,068,150		2,068,150
o 뿐	October budget amendment FIELD LOGISTICS	127,300 787,879	787,879	787,879		127,300 787,879
88 089 089	October budget amendment DEPOT MAINTENANCE	117,500 490,638	490,638	490,638		117,500 490,638
3 ≥	USMC PREPOSITIONING MARITIME PREPOSITIONING	26,893	26,893	26,893		26,893
9070 S. O. O.	BASE SUPPORT SUSTAINMENT, RESTORATION, & MODERNIZATION October budget amendment	60,401 57	60,401	60,401		60,401 57

Title XV - Operation and Maintenance (Dollars in Thousands)

			FY2008	House	Senate	Conference	Conference
Account		Account Line Program Title	Request	Authorized	Authorized	Change	Authorized
1106n		080 BASE OPERATING SUPPORT October budget amendment	92,710 103,533	92,710	92,710		92,710 103,533
		TOTAL, BA 01: OPERATING FORCES	3,771,528	3,526,671	3,526,671		3,771,528
		BUDGET ACTIVITY 03: TRAINING AND RECRUITING					
9		ACCESSION TRAINING	4 740	1 710	1 710		1 740
5		October budget amendment	2	2	2		2
1106n	5	100 OFFICER ACQUISITION					,
		October budget amendment	-				-
		BASIC SKILLS AND ADVANCED TRAINING					
1106n	110	110 SPECIALIZED SKILL TRAINING	150	150	150		150
		October budget amendment	21				22
1106n	140	140 TRAINING SUPPORT	141,110	141,110	141,110		141,110
1106n	150	RECRUITING AND OTHER TRAINING EDUCATION 150 RECRUITING AND ADVERTISING	44,187	44,187	44,187		44,187

Title XV - Operation and Maintenance (Dollars in Thousands)

ount		Account Line Program Title	Amended FY2008 Reguest	House Authorized	Senste Authorized	Conference Change	Conference Authorized
1106n	<u>8</u>	BASE SUPPORT BASE OPERATING SUPPORT October budget amendment	88 176	88	88		88 176
		TOTAL, BA 03: TRAINING AND RECRUITING	187,450	187,245	187,245		187,450
		BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	eoi.				
1106n 1106n	200	SERVICEWIDE SUPPORT SPECIAL SUPPORT SERVICE-WIDE TRANSPORTATION MRAP July budget amendment	167 299,010 313,000	167 299,010	167 299,010		167 299,010 313,000
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	612,177	299,177	711,662		612,177
		Total Operation and Maintenance, Marine Corps	4,674,688	4,013,093	4,013,093		4,674,688
		Operation and Maintenance, Air Force					
		BUDGET ACTIVITY 01: OPERATING FORCES					
3400f	910	AIR OPERATIONS PRIMARY COMBAT FORCES October budget amendment	2,066,463 85,656	2,066,463	2,086,463		2,066,463 85,656
3400f	33 63	PRIMARY CC	25,362 167,200	25,362 167,200	25,362 167,200		25,362 167,200
	3	AIR OPERATIONS TRAINING (0.)T, MAINTAIN SKILLS)	32,736	32,736	32,736		32,736

Title XV - Operation and Maintenance (Dollars in Thousands)

			Amended EV2008	9107	9		
Account		Account Line Program Title	Request	Authorized	Authorized	Change	Authorized
3400f	020	050 COMBAT COMMUNICATIONS	695,412	695,412	695,412		695,412
		October budget amendment	30,790				30,790
3400	9	060 DEPOT MAINTENANCE	518,702	518,702	518,702		518,702
3400f	020	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	190,849	190,849	190,849		190,849
34004	80	BASE SUPPORT	1,698,003	1,698,003	1,698,003		1,698,003
		October budget amendment	2,280				2,280
		COMBAT RELATED OPERATIONS					
3400	060	GLOBAL C31 AND EARLY WARNING	21,351	21,351	21,351		21,351
34004	8	NAVIGATION/WEATHER SUPPORT	6,490	6,490	6,490		6,490
3400f	5	OTHER COMBAT OPS SPT PROGRAMS	276,728	276,728	276,728		276,728
3400	130	MANAGEMI	106,907	106,907	106,907		106,907
3400f	5	140 TACTICAL INTEL AND OTHER SPECIAL ACTIVITIES	1,092	1,092	1,092		1,092
		SPACE OPERATIONS					
3400f	₹ 9		1,129	1,129	1,129		1,129
3400f	160	LAUNCH VEHICLES	24	2	23		2
3400f	170	SPACE CONTROL SYSTEMS	585	585	585		585
3400f	180	SATELLITE SYSTEMS	75	75	75		75
3400f	<u>6</u>	OTHER SPACE OPERATIONS	8,132	8,132	8,132		8,132

Title XV - Operation and Maintenance (Dollars in Thousands)

V V	9	ine Descrete Title	Amended FY2008	House	Senate	Conference	Conference
TINA AND		TACH THE CHARACTER DECEMBERS OF THE CONTRACTORS	TOWNSON THE PARTY OF THE PARTY 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556	3 5	200 TACICITES SUSTEMBENT, RESTORATION & MODERNIZATION	96.0	090	200		9 50
55	2	urae sorrori	007 ['] 6	007's	8,700		9,200
		TOTAL, BA 01: OPERATING FORCES	5,845,389	5,826,663	5,826,663		5,945,389
		BUDGET ACTIVITY 02: MOBILIZATION					
		MOBILITY OPERATIONS					
3400f	8	AIRLIFT OPERATIONS	3,629,379	3,629,379	3,629,379		3,628,379
		October budget amendment	92,308				92,308
34004	230	AIRLIFT OPERATIONS C3	12,567	12,567	12,567		12,567
34004	240	MOBILIZATION PREPAREDNESS	20,447	20,447	20,447		20,447
3400f	器	DEPOT MAINTENANCE	115,670	115,670	115,670		115,670
34004	270	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	1,497	1,497	1,497		1,497
3400f	280	BASE SUPPORT	97,494	97,494	97,494		97,494
		TOTAL, BA 02: MOBILIZATION	3,969,362	3,877,054	3,877,054		3,969,362
		BUDGET ACTIVITY 03: TRAINING AND RECRUITING					
34004	Š	ACCESSION TRAINING					
3400	8 8	RECRUIT TRAINING	55	55	55		52
3400f	330	BASE SUPPORT	1,545	1,545	1,545		1,545
3400f	ğ	BASIC SKILLS AND ADYANCED TRAINING SPECIALIZED SKILL TRAINING	116,062	116,062	116,062		116,062

Title XV - Operation and Maintenance (Dollars in Thousands)

			FY2008	House	Senate	Conference	Conference
Account		Line Program Title	Request	Authorized	Authorized	Change	Authorized
34004	350	FLIGHT TRAINING	25	25	25		25
3400f	38		708	708	708		708
34004	370	TRAINING SUPPORT	1,269	1,269	1,269		1,269
3400	390		2,462	2,462	2,462		2,462
3400f	400	BASE SUPPORT	15,345	15,345	15,345		15,345
3400f	410	RECRUITING, AND OTHER TRAINING AND EDUCATION RECRUITING AND ADVERTISING	74	42	74		72
		TOTAL, BA 03: TRAINING AND RECRUITING	137,545	137,545	137,545		137,546
		BUDGET ACTIVITY 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	-				
;		LOGISTICS (,	- 1			•
340 <u>0</u>	<u>8</u>		251,052	251,052	251,052		251,052
3400f	470	TECHNICAL SUPPORT ACTIVITIES	1,126	1,126	1,126		1,126
3400	480	SERVICEWIDE TRANSPORTATION	116,393	116,393	116,393		116,393
		MRAP July budget amendment	62,000				62,000
3400	200	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZATION	149	149	149		149
34004	510		15,472	15,472	15,472		15,472

Title XV - Operation and Maintenance (Dollars in Thousands)

			Amended		9			
Account	Fine	Account Line Program Title	Request	Authorized	Authorized	Change	Authorized	
		SERVICEWIDE ACTIVITIES						
3400f	520	ADMINISTRATION	2,068	2,068	2,068		2,068	
3400f	530	SERVICE-WIDE COMMUNICATIONS	41,702	41,702	41,702		41,702	
3400f	2 0	PERSONNEL PROGRAMS	727	722	227		727	
3400	560	OTHER SERVICEWIDE ACTIVITIES	48,578	48,578	48,578		48,578	
3400f	570	OTHER PERSONNEL SUPPORT	2,663	2,663	2,663		2,663	
3400	8	BASE SUPPORT	2,927	2,927	2,927		2,927	
		SECURITY PROGRAMS						
3400f	610		188,537	188,537	184,837	-11,200	177,337	
3400f		Classified program			[-3,700]	[-11,200]		
		October budget amendment	309				308	
		SUPPORT TO OTHER NATIONS						
3400f	620	INTERNATIONAL SUPPORT	24,174	24,174	24,174		24,174	
		TOTAL, BA 04: ADMINISTRATION & SERVICEWIDE ACTIVITIES	757,377	695,068	691,368	-11,200	748,177	
		Total Operation and Maintenance, Air Force	10,809,673	10,536,330	10,532,630	-11,200	10,798,473	

Title XV - Operation and Maintenance (Dollars in Thousands)

		_	100													
Conference		90,548 1,660,342 28,000 14,165	1,750,890		16.409	15,345	175,021	1,600	18,242	154,015	12,401	174,813	27,152	6,012	1,700,000	63,214
Conference Change																
Senate Authorized		90,548 1,660,342	1,750,890		16.409	15,345	175,021		18,242	154,015	12,401	174,813	27,152	6,012	1,700,000	63,214
House Authorized		90,548 1,660,342	1,750,890		16.409	15,345	175,021		18,242	154,015	12,401	174,813	27,152	6,012	1,700,000	63,214
Amended FY2008 Request		90,548 1,660,342 28,000 14,165	1,750,890		16.409	15,345	175,021	1,600	18,242	154,015	12,401	174,813	27,152	6,012	1,700,000	63,214
Account Line Program Title Operation and Maintenance, Defense-wide	BUDGET ACTIVITY 1: OPERATING FORCES	DEFENSEWIDE ACTIVITIES 010 JOINT CHIEFS OF STAFF 020 SPECIAL OPERATIONS COMMAND MRAP July budget amendmetn October budget amendment	TOTAL, BUDGET ACTIVITY 1:	BUDGET ACTIVITY 4: ADMIN & SERVICEWIDE ACTIVITIES	OFFENSEWIDE ACTIVITIES	3 5		October budget amendment	54	150	180	190 DEPARTMENT OF DEFENSE EDUCATION AGENCY	200	210 DEFENSE CC	ន	2 60
Account		0100d 0100d			5	0100 0000	0100d		0100d	0100d	0100d	0100d	0100d	0100d	0100d	0100d

Title XV - Operation and Maintenance (Dollars in Thousands)

Account	폌	Account Line Program Title	Amended FY2008 Request	House Authorized	Senate Authorized	Conference	Conference
0100d	270	270 WASHINGTON HEADQUARTERS SERVICE Defense Security Cooperation Agency	14,410	14,410	14,410		14,410
0100d	666	OTHER PROGRAMS 999 OTHER PROGRAMS Classified program	1,971,066	1,971,066	1,848,292	44,700	1,926,366
		October budget amendment	260,030				260,030
		TOTAL, BUDGET ACTIVITY 4:	4,609,730	4,348,100	4,225,326	-44,700	4,305,000
		Yellow Ribbon reintegration program				99	000'99
		Total Operation and Maintenance, Defense-Wide	6,402,785	6,098,990	5,976,216	21,300	6,424,085
		Operation and Maintenance, Army Reserve					
		BUDGET ACTIVITY 01: OPERATING FORCES					
2080a	120	LAND FORCES READINESS SUPPORT ADDITIONAL ACTIVITIES October budget amendment	158,410 38,284	158,410	158,410		158,410 38,284
		TOTAL, BA 01: OPERATING FORCES	196,694	158,410	158,410		196,694
		Total Operation and Maintenance, Army Reserve	196,694	158,410	158,410		196,694

Title XV - Operation and Maintenance (Dollars in Thousands)

		110.			
Conference. Authorized		44,105	3	2,331	6,700 16,368 8
Conference Change					
Senate Authorized		44,105	2	2,331	6,700 16,368
House Authorized		44,105	2	2,331	6,700 16,368
Amended EY2008 Request		44,105	3	2,331 481	6,700 16,368 8
Account Line Progrem Title Operation and Meintenance, Nevy Reserve	BUDGET ACTIVITY 01: OPERATING FORCES	AIR OPERATIONS 010 MISSION AND OTHER FLIGHT OPERATIONS	October budget amendment 020 INTERMEDIATE MAINTENANCE	SHIP OPERATIONS 060 MISSION AND OTHER SHIP OPERATIONS October budget amendment	COMBAT OPERATIONS SUPPORT 100 COMBAT COMMUNICATIONS 110 COMBAT SUPPORT FORCES October history amendment
阿		910			
Account		1806n	1806n	1806n	1806n 1806n

Title XV - Operation and Maintenance (Dollars in Thousands)

			Amended					
			FY2008	House	Senate	Conference	Conference	
Account	릨	Account Line Program Title	Request	Authorized	Authorized	Change	Authorized	
1806n	50	BASE SUPPORT BASE OPERATING SUPPORT						
		TOTAL, BA 01: OPERATING FORCES	83,407	865'69	885'89		83,407	
		Total Operation and Maintenance, Navy Reserve	83,407	69,598	865'69		83,407	
		Operation and Maintanance, Marine Corps Reserve						
		BUDGET ACTIVITY 01: OPERATING FORCES						
1107n	010	EXPEDITIONARY FORCES 010 OPERATING FORCES	65,519	65,519	65,519		65,519	
1107n		October budget amendment 030 TRAINING SUPPORT October budget amendment	2,346 78	2,346	2,346		2,346 78	
-1107n		BASE SUPPORI 050 BASE OPERATING SUPPORT October budget amendment	135	135	135		135	
		TOTAL, BA 01: OPERATING FORCES	68,193	68,000	68,000		68,183	
		Total Operation and Maintanance, Marine Corps Reserve	68,193	68,000	000'89		68,193	

Title XV - Operation and Maintenance (Dollars in Thousands)

			_	100						
Conference Authorized		24,266		24,266			9,758	466,150 281,100	757,008	757,008
Conference Change									_	_
Senate Authorized								466,150	466,150	466,150
House Authorized							,	466,150	466,150	466,150
Amended FY2008 Request		24,268		24,266			9,758	466,150 281,100	757,008	757,008
Account Line Program Title Operation and Maintenance, Air Force Reserve	BUDGET ACTIVITY 01. OPERATING FORCES	AIR OPERATIONS 010 PRIMARY COMBAT FORCES October budget amendment	TOTAL, BA 01: OPERATING FORCES	Total Operation and Maintanance, Air Force Reserve	Operation and Maintenance, Army National Guard	BUDGET ACTIVITY 01: OPERATING FORCES	LAND FORCES 060 AVIATION ASSETS October budget amendment	LAND FORCES READINESS SUPPORT 130 ADDITIONAL ACTIVITIES October budget amendment	TOTAL, BA 01: OPERATING FORCES	Total Operation and Maintenance, Army National Guard
=										
Accoun		3740f					2065a	2065a		

Title XV - Operation and Maintenance (Dollars in Thousands)

Conference Authorized			24,724	6,444	103,267	103,267	84,309,425
Conference							3,400
Senate Authorized			24,724	6,444	31,168	31,168	72,024,529
<u>House</u> Authorized			24,724	6,444	31,168	31,168	72,219,110
Amended EY2008 Request			24,724	6,444	103,267	103,267	84,306,025
Account Line Program Title	Operation and Maintenance, Air National Guard	BUDGET ACTIVITY 01: OPERATING FORCES	AR OPERATIONS 3840f 010 AIRCRAFT OPERATIONS	October budget amendment 3840f 020 MISSION SUPPORT OPERATIONS	TOTAL, BA 01: OPERATING FORCES	Total Operation and Maintenance, Air National Guard	TOTAL OPERATION AND MAINTENANCE TITLE:

Title XV - Other Authorizations (Dollars in Thousands)

Amended

	FY2008 Request	House	Senate Authorized	Conference	Conference Authorized
MILITARY PROGRAMS DEFENSE HEALTH PROGRAM					
	344,261	344,261	344,261		344,261
October budget amendment in-house care	31,400		•		31,400
Private Sector Care	569,547	569,547	569,547		569,547
Consolidated Health Support	102,268	102,268	102,268		102,268
October budget amendment Consolidated health support	72,600		•		72,600
Information Management	1,598	1,598	1,598		1,598
October budget amendment information management	7,500				7,500
Management Activities	1,636	1,636	1,636		1,636
Education and Training	2,174	2,174	2,174		2,174
October budget amendment education and training	3,100	•			3,100
Base Operations/Communications	1,358	1,358	1,358		1,358
Total Defense Health Program	1,137,442	1,022,842	1,022,842		1,137,442
DRUG INTERDICTION AND COUNTER-DRUG ACTIVITIES Drug Enforcement and Policy Support Transfer to title XIV - Afghanistan	257,618	257,618	94,818 [-162,800]		257,618
Subtotal Drug Interdiction and Counter-Drug Activities	257,618	257,618	94,818		257,618
OFFICE OF THE INSPECTOR GENERAL. Office of the Inspector General, O&M	4,394	4,394	4,394		4,394

Title XV - Other Authorizations (Dollars in Thousands)

	Amended FY2008	House	Senate	Conference Conference	Conference
	Request	Authorized	Authorized	Change	Authorized
Subtotal Office of the Inspection General	4,394	4,394	4,394		4,394
REVOLVING AND MANAGEMENT FUNDS					
Defense Working Capital Funds - Army	1,363,000	1,363,000	1,363,000		1,363,000
Defense Working Capital Funds - Defense-wide	313,275	313,275	313,275		313,275
DWCF October budget amendment - fuel price increase	281,400				281,400
Subtotal Defense Working Capital Fund	1,967,676	1,676,275	1,676,275		1,957,675
Strategic Readiness Fund		1,000,000		1,000,000	1,000,000
National Defense Sealift Fund Subtotal Revolving and Management Funds	5,110 1,962,785	5,110	5,110	1.000.000	5,110 2.962.785
SUBTOTAL OTHER PROGRAMS - MILITARY	3,362,239	3,966,239	2,803,439	1,000,000	4,362,239

Title XV - Other Authorizations (Dollars in Thousands)

569,547 102,268 72,600 2,174 3,100 1,358 4,394 **4,394** 344,261 31,400 1,598 7,500 1,636 257,618 257,618 Conference 1,137,442 Authorized Conference Change 94,818 4,394 4,384 102,268 94,818 569,547 1,598 1,636 2,174 1,022,842 [-162,800]344,261 **Authorized** Senate 4,394 4,394 102,268 1,636 257,618 267,618 1,598 2,174 569,547 1,022,842 Authorized 344,261 House 344,261 31,400 569,547 102,268 72,600 1,598 4,394 **4,394** 257,618 257,618 7,500 1,636 2,174 3,100 1,358 1,137,442 Amended FY2008 Request Subtotal Drug Interdiction and Counter-Drug Activities DRUG INTERDICTION AND COUNTER-DRUG ACTIVITIES October budget amendment Consolidated health support Information Management
October budget amendment Information management October budget amendment education and training Subtotal Office of the inspection General October budget amendment in-house care OFFICE OF THE INSPECTOR GENERAL Drug Enforcement and Policy Support Office of the Inspector General, O&M Transfer to title XIV - Afghanistan Base Operations/Communications **DEFENSE HEALTH PROGRAM Fotal Defense Health Program** Consolidated Health Support **MILITARY PROGRAMS** Education and Training Management Activities Private Sector Care n-House Care

Title XV - Other Authorizations (Dollars in Thousands)

	Amended FY2008 Request	House Authorized	Senate Authorized	Conference Conference	Conference Authorized
REVOLVING AND MANAGEMENT FUNDS Defense Working Capital Funds - Army Defense Working Capital Funds - Defense-wide	1,363,000	1,363,000 313,275	1,363,000		1,363,000
DWCF October budget amendment - ruei price increase Subtotal Defense Working Capital Fund	261,400 1,957,675	1,676,275	1,676,275		1,967,676
Strategic Readiness Fund		1,000,000		1,000,000	1,000,000
National Defense Sealift Fund Subtotal Revolving and Management Funds	5,110 1,962,785	5,110 2,681,385	5,110 1,681,385	1,000,000	5,110 2,962,785
SUBTOTAL OTHER PROGRAMS - MILITARY	3,362,239	3,966,239	2,803,439	1,000,000	4,362,239

LEGISLATIVE PROVISIONS ADOPTED

Purpose (sec. 1501)

The House bill contained a provision (sec. 1501) that would state the purpose of the funds provided in this title and would also state a policy with respect to the provision of such funds.

The Senate amendment contained a similar provision (sec. 1521).

The Senate recedes with an amendment to delete the statement of policy.

Army procurement (sec. 1502)

The House bill contained a provision (sec. 1502) that would authorize additional fiscal year 2008 funds for Army procurement to support operations in Iraq and Afghanistan.

The Senate amendment contained a similar provision (sec. 501)

The conference agreement includes this provision.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Navy and Marine Corps procurement (sec. 1503)

The House bill contained a provision (sec. 1503) that would authorize additional fiscal year 2008 funds for Navy and Marine Corps procurement to support operations in Iraq and Afghanistan.

The Senate amendment contained a similar provision (sec. 502)

The conference agreement includes this provision.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Air Force procurement (sec. 1504)

The House bill contained a provision (sec. 1504) that would authorize additional fiscal year 2008 funds for Air Force procurement to support operations in Iraq and Afghanistan.

The Senate amendment contained a similar provision (sec. 1503)

The conference agreement includes this provision.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Joint Improvised Explosive Device Defeat Fund (sec. 1505)

The House bill contained a provision (sec. 1505) that would authorize additional fiscal year 2008 funds for the Joint Improvised Explosive Device Defeat Fund to support operations in Iraq and Afghanistan.

The Senate amendment contained a similar provision (sec. 1510).

The conference agreement includes this provision.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Defense-wide activities procurement (sec. 1506)

The House bill contained a provision (sec. 1506) that would authorize additional fiscal year 2008 funds for defense-wide procurement to support operations in Iraq and Afghanistan.

The Senate amendment contained a similar provision (sec.

1504).

The conference agreement includes this provision.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Research, Development, Test, and Evaluation (sec. 1507)

The House bill contained a provision (sec. 1507) that would authorize additional fiscal year 2008 funds for Research, Development, Test, and Evaluation to support operations in Iraq and Afghanistan.

The Senate amendment contained a similar provision (sec.

1505).

The conference agreement includes this provision.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Operation and maintenance (sec. 1508)

The House bill contained a provision (sec. 1508) that would authorize additional fiscal year 2008 funds for operation and maintenance programs.

The Senate amendment contained a similar provision (sec.

1506).

The conference agreement includes this provision.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Working capital funds (sec. 1509)

The House bill contained a provision (sec. 1509) that would authorize additional fiscal year 2008 funds for Defense Working Capital Funds and the National Defense Sealift Fund to support operations in Iraq and Afghanistan.

The Senate amendment contained a similar provision for working capital funds (sec. 1514) and for the National Defense Sealift

Fund (sec. 1515).

The conference agreement includes this provision.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Other Department of Defense programs (sec. 1510)

The House bill contained a provision (sec. 1510) that would authorize additional fiscal year 2008 funds for the Defense Health Program, drug interdiction and counterdrug activities, and the Inspector General to support operations in Iraq and Afghanistan.

The Senate amendment contained similar separate provisions

(secs. 1508, 1509, and 1516) for these programs.

The conference agreement includes this provision.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Iraq Freedom Fund (sec. 1511)

The House bill contained a provision (sec. 1511) that would authorize additional fiscal year 2008 funds for the Iraq Freedom Fund

The Senate amendment contained a similar provision (sec. 1513).

The conference agreement includes this provision.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

Iraq Security Forces Fund (sec. 1512)

The House bill contained a provision (sec. 1512) that would authorize additional fiscal year 2008 funds for the Iraq Security Forces Fund.

The Senate amendment contained a similar provision (sec. 1511).

The House recedes with an amendment that would require notification to the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives of any contributions to this fund from foreign governments or other outside entities.

Afghanistan Security Forces Fund (sec. 1513)

The House bill contained a provision (sec. 1513) that would authorize additional fiscal year 2008 funds for the Iraq Security Forces Fund.

The Senate amendment contained a similar provision (sec. 512).

The House recedes with an amendment that would require notification to the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives of any contributions to this fund from foreign governments or other outside entities.

Military personnel (sec. 1514)

The House bill contained a provision (sec. 1514) that would authorize additional fiscal year 2008 funds for active and reserve component military personnel programs to support operations in Iraq and Afghanistan.

The Senate amendment contained a similar provision (sec. 1507).

The conference agreement includes this provision.

Unless noted explicitly in the statement of managers, all changes are made without prejudice.

[Addition in millions of dollars]

Yellow Ribbon Reintegration Program 73.0

Strategic Readiness Fund (sec. 1515)

The House bill contained a provision (sec. 1708) that would authorize \$1.0 billion for a Strategic Readiness Fund.

The Senate amendment contained no similar provision.

The Senate recedes.

Treatment as additional authorizations (sec. 1516)

The House bill contained a provision (sec. 1518) that would state that the amounts authorized to be appropriated in title XV of this Act are in addition to any other amounts authorized in this $\operatorname{Act}.$

The Senate amendment contained an identical provision (sec. 1522).

The conference agreement includes this provision.

Special transfer authority (sec. 1517)

The Senate amendment included a provision (sec. 1523) that would authorize the transfer of up to \$3.5 billion of war-related funding authorizations in this title among the accounts in this title. This special transfer authority is in addition to the general transfer authority contained in section 1001 of this Act, but the same reprogramming procedures applicable to transfers under section 1001 would also apply to transfers under this section.

The House bill contained no similar provision.

The House recedes.

BUDGET ITEMS

Army tactical radio modernization plans

The budget request included \$2.3 billion in Other Procurement, Army for single channel ground and airborne radios (SINCGARS). The House bill would decrease this amount by \$754.0 million.

The Senate bill would decrease this amount by \$375.0 million. The conference outcome is reflected in the tables of this report

in Other Procurement, Army, line 34.

The conferees strongly support the goal of providing more communications capability to all echelons of the Army. Based on current operational experience, it is clear to the conferees that in order to maintain the Army's current dominance in land warfare, the Army must significantly increase its tactical communications capability

While the conferees are supportive of the overall effort to improve Army communications and properly equip near-term deploying units, the conferees believe that the Army's long-term tactical modernization plan lacks sufficient analysis of future Army communications needs, is not synchronized with other Army and Department of Defense programs, and does not account for future

Army modernization funding projections.

Specifically, the conferees are concerned that the Army's continued desire to procure thousands more SINCGARS radios is not consistent with the Army's plan for a future battlefield network that requires: dramatic increases in bandwidth for data transmission; significantly better network security; more flexible systems that can operate across a wider electronic spectrum; and systems that increase joint and coalition interoperability.

In addition, the conferees note that the Army continues to request funding for SINCGARS radios in spite of an Army Science Board study that recommended the Army stop SINCGARS procurement and that the Army cannot execute the full amount of SINCGARS funding requested due to limited production capacity.

Further, the conferees are concerned that the Army's plans for continued SINCGARS radio procurement do not fully address the National Security Agency's goals for encryption modernization and are inconsistent with the Marine Corps decision to cease procurement of SINCGARS radios.

The conferees also believe that the Army's plan to acquire additional legacy tactical radios is not aligned with the goals of the Joint Tactical Radio System (JTRS) program. The conferees are concerned that the acquisition of thousands more SINCGARS radios will seriously undermine the Army's investment in the JTRS program. By reducing its future demand for the more capable JTRS radio, the Army will significantly increase the unit cost of JTRS systems for the Army and other services. Finally, the conferees note that the Army's plan to continue procurement of thousands of SINCGARS radios will impede efforts of the JTRS program to move the military services toward a standards-based acquisition model for tactical radios that encourages competition and avoids sole-source production dependency.

The conferees urge the Army and the Assistant Secretary of Defense for Networks and Information Integration (ASD(NII)) to reexamine the Army's current tactical radio modernization plan. Specifically, the conferees strongly encourage the Army and ASD (NII) to develop a strategy for tactical radio modernization that focuses on the future. The conferees strongly support continued research and development investments in the JTRS program. However, the conferees understand that JTRS will not be available in large numbers for several more years and that the Army's plan for

procurement of JTRS radios is not fully defined.

In the interim, the conferees agree that the Army should invest in a limited number of tactical radio systems that meet JTRS Software Communications Architecture (SČA) standards, and probandwidth programmable improvements capacity, in encryption, spectrum flexibility, and interoperability necessary for the Army to realize its future battlefield network plan. The conferees believe that over-investment in legacy systems will not give the Army flexibility to properly integrate JTRS radios and build its future network. If the Army procures any additional legacy radio systems prior to the fielding of the JTRS radio, it should only procure the minimum number needed to fill urgent short-term needs for deploying units. As it makes these limited investments, the conferees encourage the Army to avoid new or extended, long-term sole-source tactical radio procurement contracts that may limit the Army's options in the future.

Blast injury research

Blast injury from improvised explosive devices (IEDs) continues to be the most significant cause of American casualties in Iraq. The conferees are concerned that the Department of Defense has not appropriately allocated resources provided for the defeat of IEDs to the full range of efforts necessary to defeat the IED threat, including much needed research and training on the prevention, mitigation, and treatment of blast injuries. Section 256 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163) established a Department of Defense-wide program to

prevent, mitigate, and treat blast injuries. The conferees expect that the Joint Improvised Explosive Device Defeat Office (JIEDDO), in accordance with the 2006 Act, will be a partner in the Department-wide efforts to coordinate, manage, and fund research efforts for medical blast research.

To support these efforts, the conferees direct that JIEDDO fund, through interagency transfer of resources as appropriate, blast-related research, training, and programmatic activities which have been identified as high priorities by the DOD executive agent and the centers of excellence established under section 1621 of this Act, at a level of not less than \$50.0 million in fiscal year 2008. These include, but are not limited to: research and development of diagnostics, training, and treatment for traumatic brain injury and post-traumatic stress disorder; collection, storage, and integration of operational, medical, and protective equipment performance data associated with wounding and non-wounding events; body surface wound mapping for investigation of wounding patterns to be included in body armor design; research and training to prevent traumatic eye injury and cranial-facial injury; research to enhance prevention, healing, and quality of life relating to burns; advanced prosthetics; and enhanced research on hemorrhage control.

Further, the conferees direct JIEDDO to report to the congressional defense committees on the actions taken, including funding, to fulfill these requirements, no later than March 1, 2008.

Grow the force transfer

The budget request for the global war on terror included \$689.4 million in Operation and Maintenance, Army (OMA) to fund the planned growth of the Army's end strength for fiscal year 2008.

The House bill would authorize \$689.4 million in OMA of title XV.

The Senate amendment would authorize \$689.4 million in OMA of title III.

The conferees agree to authorize \$689.4 for growth of the Army's end strength in OMA of title XV of this Act.

ITEMS OF SPECIAL INTEREST

Reactive armor for EFP protection

The amended budget request for the war-related budget includes \$27.5 million in PE 62618A for ballistics technology. Of that amount, \$20.0 million is for development of armor capable of coun-

tering explosively formed projectiles (EFPs).

The conferees understand that reactive armor technology may provide an effective solution at lower weight than existing designs. Furthermore, modeling and design tools are available that would allow a candidate reactive armor system to be designed and evaluated rapidly, followed by fabrication and testing. The conferees direct that the Under Secretary of Defense for Acquisition, Technology, and Logistics (USD(AT&L)) ensure that the Army and the Joint Improvised Explosive Defeat Organization conduct a robust technology analysis as rapidly as possible to determine whether reactive armor would provide superior protection against EFPs and to determine the potential for weight reduction with a longer-term

effort to optimize the reactive armor system. The conferees direct the USD(AT&L) to inform the congressional defense committees by letter within 60 days of enactment of this Act of his findings and plans on this matter.

LEGISLATIVE PROVISION NOT ADOPTED

Improvised explosive device protection for military vehicles

The Senate amendment contained a provision (sec. 1543) that would authorize \$23.6 billion for the procurement of mine resistant ambush protected military vehicles.

The House bill contained no similar provision.

The Senate recedes.

The conference outcome is reflected in the tables of this report in Other Procurement, Army, line 9a.

Reports on mitigation of effects of explosively formed projectiles and mines

The Senate amendment contained a provision (sec. 1517) that would require the Secretary of Defense to submit to the congressional defense committees reports on four items: (1) explosively formed projectiles (EFPs); (2) Mine Resistant Ambush Protected (MRAP) vehicles; (3) tactical wheeled vehicle strategy; and (4) long-term armoring strategy.

The House bill contained no similar provision.

The Senate recedes.

The conferees direct the Under Secretary of Defense for Acquisition, Technology, and Logistics to report to the congressional defense committees no later than 120 days after enactment of this Act, on the following items: (1) a plan for improving capabilities to mitigate the effects of EFPs; (2) plans for armor upgrades, and their impact on system performance and sustainment; (3) the impact of the MRAP vehicle program on the current acquisition strategies and procurement plans of the Army and Marine Corps for the tactical wheeled vehicle fleet, including inventory mix, overall sustainment cost, and logistical and industrial base issues; and (4) plans for the Joint Light Tactical Vehicle program, including an assessment of the continued validity of previously adopted key performance parameters.

The conferees note that the MRAP has been designated the Department's highest acquisition priority by the Secretary of Defense. The conferees believe this designation is appropriate and will continue to work with the Department to ensure this critical force protection program is adequately funded. The conferees urge the Department to protect to the maximum extent possible the current engineering and technology of the MRAP vehicle, as well as subsequent improvements to the survivability of MRAP vehicles. Further, the conferees note that the MRAP is not the final solution to combat the improvised explosive devices and other asymmetric threats to tactical vehicles faced by the warfighter in Iraq and Afghanistan, and the conferees urge the Department to be ready to respond quickly as these threats evolve.

TITLE XVI—WOUNDED WARRIOR MATTERS

Wounded Warrior Act—Overview

"The willingness with which our young people are likely to serve in any war, no matter how justified, shall be directly proportional as to how they perceive the Veterans of earlier wars were treated and appreciated by their country."—General and President

George Washington 1789

In fulfillment of President Washington's vision, American soldiers, sailors, airmen, and marines receive the finest medical care available in the world. Through advances in medicine and battle-field care, the U.S. military has achieved the lowest war mortality rate in history in Operation Iraqi Freedom and Operation Enduring Freedom. An Independent Review Group appointed by Secretary of Defense Robert Gates to investigate inadequacies at Walter Reed Army Medical Center in February 2007 confirmed that, ". . . the evolution of rapid joint battlefield medical response, rapid evacuation with intensive care, quality air transportation, and unsurpassed trauma care have yielded unprecedented survival rates for our combat forces."

Yet despite this remarkable record of accomplishment, reports beginning on February 18, 2007 by the Washington Post illuminated inadequacies and failures at Walter Reed Army Medical Center. Subsequent independent investigations and hearings by congressional committees revealed the need for system-wide improvements in outpatient care, transition of recovering service members between the Department of Defense and Department of Veterans Affairs health care systems, and performance of the Departments' physical disability evaluation systems. In addition, as a consequence of improved battlefield care, increasing numbers of service members are surviving with complex, multiple injuries, traumatic brain injury, post-traumatic stress disorder, and other mental health conditions.

Following the revelations at Walter Reed, both the House of Representatives and the Senate adopted bills to improve the management of medical care, disability evaluations, personnel actions, and quality of life for members of the armed forces recovering from illness or injury received during the war. On March 28, 2007, the House of Representatives adopted the "Wounded Warrior Assistance Act of 2007". The Senate adopted the "Dignified Treatment of

Wounded Warriors Act" on July 25, 2007.

This conference report includes provisions from each bill. Taken as a whole, it advances the care, management, and transition of recovering service members, enhances health care and benefits for families, and begins the process of fundamental reform of the Department of Defense and Department of Veterans Affairs disability evaluation systems. The conference report is the result of bipartisan efforts in the Senate and the House of Representatives by both the Committees on Armed Services and the Committees on Veterans Affairs. It also includes, in particular, many recommendations of the President's Commission on Care for America's Returning Wounded Warriors.

In completing its work on the National Defense Authorization Act for 2008, the conferees express deep gratitude to U.S. service members and their families for their sacrifice and courage in service to their country. We are grateful for the work of outstanding medical personnel whose skill and dedication have saved or prolonged the lives of more than 30,000 service members who, as of this date, have benefitted from their care.

The conferees acknowledge that additional work remains to be done in order to achieve permanent improvements for wounded and ill service members. The conferees are committed to continued progress toward that goal, through oversight of actions now underway within the executive branch, consideration of findings of public and independent organizations, dialogue with recovering service members and their families, and enactment of additional laws as they are needed.

Together with all who share the goal of improving care for ill and injured service members and veterans, we will work to achieve the vision of our Nation's founders—to manifest not only appreciation and gratitude toward those who have borne the battle, but also to provide the highest quality care to U.S. service members and their families.

Short title (sec. 1601)

The Senate amendment contained a provision (sec. 1601) that would provide that this title may be cited as the "Dignified Treatment of Wounded Warriors Act".

The House bill contained no similar provision.

The House recedes with an amendment that would provide that this title may be cited as the "Wounded Warrior Act".

General definitions (sec. 1602)

The House bill contained a provision (sec 1401) that would define terms used in the title on wounded warrior assistance.

The Senate amendment contained a provision (sec. 1602) that would define the terms used in the Dignified Treatment of Wounded Warriors Act.

The House recedes with an amendment that would define terms used in the Wounded Warrior Act.

Consideration of gender-specific needs of recovering service members and veterans (sec. 1603)

The Senate amendment contained a provision (sec. 1612) that would require the Secretary of Defense and the Secretary of Veterans Affairs to take into account and fully address any unique specific needs of women members of the armed forces and women veterans in developing and implementing a comprehensive policy on care, management, and transition of members of the armed forces with serious injuries or illnesses.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary of Defense and the Secretary of Veterans Affairs to take into account and fully address any unique gender-specific needs of recovering service members and veterans when developing and implementing the policy required by the Wounded Warrior Act.

Subtitle A—Policy on Improvements to Care, Management, and Transition of Recovering Service Members

Comprehensive policy on improvements to care, management, and transition of recovering service members (sec. 1611)

The House bill contained a series of provisions that would make improvements to medical and dental care for members of the

armed forces assigned to hospitals in an outpatient basis.

The House bill contained a provision (sec. 1411) that would amend chapter 55 of title 10, United States Code, to establish requirements for the duties, training, supervision, and workload of medical care case managers and service member advocates. The provision would also require the secretary concerned to conduct

semiannual surveys of members in an outpatient status.

The House bill contained a provision (sec. 1418) that would require the Secretary of Defense to report to appropriate congressional committees on recommendations to improve training provided to health care professionals, medical care case managers, and service member advocates, in particular to ensure that such personnel were adequately trained to detect the early warning signs of post-traumatic stress disorder, suicidal or homicidal thoughts or behaviors, and other behavioral health conditions. The provision would require an annual review of such training, and development of a system to track any notifications made by care managers regarding the early warning signs of post-traumatic stress disorder.

The House bill contained a provision (sec. 1424) that would require the Secretary of Defense to expand the opportunities for recovering service members of the reserve components in an outpatient status to receive care at a military treatment facility closest to the member's home, rather than closest to the base from which

the member was deployed.

The House bill contained a provision (sec. 1437) that would require the Secretary of Defense to conduct a study on the feasibility of developing a joint soldier patient tracking system that would provide transparency at all times on the location and status of recovering service members.

The House bill contained a provision (sec. 1439) that would require the Secretary of Defense to conduct a study on the feasibility of measuring family members' satisfaction with health care serv-

The Senate amendment contained a provision (sec. 1611) that would require the Secretary of Defense and the Secretary of Veterans Affairs to develop and implement, by January 1, 2008, a comprehensive policy on the care, management, and transition of members of the armed forces with serious injuries or illnesses. The provision would require that the policy address detailed requirements concerning: (1) the care and management of covered service members in a medical hold status or on the temporary disability retired list (including specific standards for access to medical care services); (2) the medical evaluation and disability evaluation systems for severely injured and ill service members; (3) the return of recovered service members to active duty when appropriate; and (4) the transition of service members from the Department of Defense to the Department of Veterans Affairs.

The provision also would require that the Secretaries complete a review of all applicable policies and procedures of the Departments to identify potential shortfalls in those policies, and to consider the findings and recommendations of numerous commissions established to examine Department of Defense and veterans health care and compensation. The provision also would require a report on any reduction in disability ratings by the Department of Defense.

The Senate amendment contained a provision (sec. 257) that would require a study of a standard soldier tracking system in conjunction with pilot projects to be conducted to improve the disability evaluation systems of the Departments of Defense and Veterans Affairs.

The Senate amendment contained a provision (sec. 705) that would express the sense of the Senate that the Department of Defense should encourage continuing collaboration between the Army and the Department of Veterans Affairs in treating America's wounded warriors and, when appropriate and available, provide additional support and resources for the development of such collaborations.

The conference agreement includes a provision that would integrate these provisions into a single requirement to develop and implement a comprehensive policy by July 1, 2008, on improvements to the care, management, and transition of recovering service members. The agreement would add a requirement for recovery plans and recovery coordinators, and require the Secretary of Defense to establish maximum workload amounts for recovery coordinators, medical and non-medical care managers, and minimum standards for access to health care services. The conference agreement would also add a requirement for policy on the relocation of any military personnel found to be housed in substandard outpatient facilities. Other areas included in the conference report would require procedures for referral of recovering service members to appropriate public and private entities for needed health care services, and care and job placement services for family members of recovering service members. The conference agreement would authorize the Secretary of Defense to apply policies for the care, management, and transition of members on the temporary disability retired list to those members as the Secretary deems appropriate.

The conferees acknowledge that the Secretaries of Defense and Veterans Affairs have established a Senior Oversight Committee and specific subgroups to address many of the policy improvements required by this section. The conferees intend that the improvements identified be established in consistent policies throughout the Department of Defense, and to the extent feasible, with the Department of Veterans Affairs. The conferees intend that this policy will be established and implemented in the near future, and expect that it will be periodically updated as best practices and improved approaches are discovered.

The conferees direct that the Secretary of Defense provide a report to the Committees on Armed Services of the Senate and the House of Representatives within 30 days of enactment of this Act, and every 90 days thereafter, which describes:

(1) the standards for maximum case workloads for recovery coordinators, and medical and non-medical managers which are in effect for recovering service members;

(2) the standards in effect for the frequency of periodic face-to-face reviews of the medical status of recovering service

members;

- (3) the standards in effect setting forth minimum periods of time for access to health care services for recovering service members;
- (4) the performance of the Department in maintaining all such standards; and
- (5) any deviation from the standard and the reasons for such deviation.

The conferees will closely monitor the performance of the Departments in achieving improvements in policy and practices related to recovering service members and will take into consideration such performance in development of future legislative requirements.

Medical evaluations and physical disability evaluations of recovering service members (sec. 1612)

The House bill contained a provision (sec. 1415) that would add a requirement to section 1222 of title 10, United States Code, to require the secretary of each military department to appoint an independent medical advocate for members before a medical evaluation board to serve as an advocate for the best interests of the member and to advise the member regarding the member's medical condition and recommendations of the medical evaluation board.

The House bill contained a provision (sec. 1416) that would amend section 1222 of title 10, United States Code, to require the Secretary of Defense to establish the maximum workload that could be assigned to physical evaluation board liaison officers, and would require a standardized training program for such officers.

The House bill contained a provision (sec. 1417) that would amend section 1216 of title 10, United States Code, to require the Secretary of Defense to establish a standardized training program and curriculum for the Department's disability evaluation system for commanders, enlisted members, health care professionals, and others involved in the disability evaluation system.

The House bill contained a provision (sec. 1433) that would require the Secretary of Defense and the Secretary of Veterans Affairs to conduct a joint evaluation of the disability evaluation systems used by the Departments in order to improve the consistency of the two systems, and to evaluate the feasibility of consolidating them into a single system.

The Senate amendment contained a provision (sec. 1611(d)(2)) that would require that the comprehensive policy on the care and management of covered members provide processes, procedures, and standards for medical evaluations and physical disability evaluations of covered service members.

The House recedes with an amendment that would require the Secretary of Defense to develop a policy on: improvements for the conduct by the military departments of medical evaluations of recovering service members that include uniform processes; standard

criteria and definitions for determining achievement of the maximum medical benefit from treatment and rehabilitation; standard timelines for determinations of fitness for duty, specialty care consultations, preparation of medical documents, and appeals of medical evaluation determinations; review of the findings and recommendations of the medical evaluation board upon request of the member by a health care professional independent of the medical evaluation board; standards for qualifications and training of medical evaluation board personnel; and standards for information for recovering service members and their families on the medical evaluation board process.

The amendment would require a similar policy on improvements for the conduct of physical disability evaluations that include: a clearly defined process for disability determinations; procedures to eliminate unacceptable discrepancies and improve consistency of disability ratings; uniform timelines for appeals of disability determinations; uniform standards for qualifications and training of physical disability evaluation board personnel; uniform standards for the number of cases pending before a disability evaluation board; uniform standards and procedures for provision of legal counsel to recovering service members; and uniform standards on the roles and responsibilities of non-medical care managers. The amendment would also require the Secretary of Defense and the Secretary of Veterans Affairs to report to Congress on the feasibility and advisability of consolidating the disability evaluation systems of the military departments and of the Department of Veterans Affairs into a single disability evaluation system.

Return of recovering service members to active duty in the Armed Forces (sec. 1613)

The Senate amendment contained a provision (sec. 1611(d)(2)(C)) that would require that the comprehensive policy on the care and management of covered members provide standards for determinations by the military departments on the return of covered service members to active duty.

The House bill contained no similar provision. The House recedes with a clarifying amendment.

Transition of recovering service members from care and treatment through the Department of Defense to care, treatment, and rehabilitation through the Department of Veterans Affairs (sec. 1614)

The House bill contained a provision (sec. 1421) that would amend chapter 58 of title 10, United States Code, to require the Secretary of Defense to provide each service member being separated or retired for physical disability with a written plan for transition to programs operated by the Department of Veterans Affairs. The provision would amend section 1145 of title 10, United States Code, to require establishment of a joint separation and evaluation physical examination for use by both Departments, and would require establishment and implementation of a process to ensure an interoperable, bi-directional, real time exchange of critical medical information.

The Senate amendment contained a provision (sec. 685) that would require the Secretary of Defense and the Secretary of Veterans Affairs to submit to Congress a plan to maximize access to the benefits delivery at discharge program for members of the reserve components who have been ordered to active duty since September 11, 2001.

The Senate amendment contained a provision (sec. 1032) that would require the Secretary of Defense to provide for each service member separating from the armed forces or who detaches from the member's regular unit while awaiting medical separation or retirement, upon the request of the member, the address and other appropriate contact information of the member to the State veterans agency in the State in which the member will first reside after separation or the State in which the member resides while awaiting medical separation or retirement.

The Senate amendment contained a provision (sec. 1611(d)(2)(D)) that would require that the comprehensive policy on the care and management of covered service members provide processes, procedures, and standards for the transition of covered service members from care and treatment by the Department of Defense to care and treatment by the Department of Affairs

before, during, and after separation from the armed forces.

The Senate amendment also contained a provision (sec. 1662) that would require the Secretary of Defense and the Secretary of Veterans Affairs to jointly develop and implement a mechanism to provide for the electronic transfer from the Department of Defense to the Department of Veterans Affairs of any Department of Defense documents (including Department of Defense form DD 214) necessary to establish or support the eligibility of a service member for benefits administered by the Department of Veterans Affairs.

The House recedes with an amendment that would require the Secretary of Defense and the Secretary of Veterans Affairs to jointly develop and implement processes, procedures, and standards for the transition of recovering service members from care and treatment through the Department of Defense to care, treatment, and rehabilitation through the Department of Veterans Affairs. These processes, procedures, and standards would require the provision for the electronic transfer of documents and the member's address and contact information to the Department of Veterans Affairs.

Reports (sec. 1615)

The Senate amendment contained a provision (sec. 1611(e)) that would require the Secretary of Defense and the Secretary of Veterans Affairs to jointly submit to Congress a report on the comprehensive policy on the care and management of covered service members not later than January 1, 2008.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary of Defense and the Secretary of Veterans Affairs to jointly submit to the appropriate committees of Congress a report on the comprehensive policy upon completion of the policy, but not later than July 1, 2008, and an interim report not later than February 1, 2008. The amendment would also require the Comptroller General of the United States to submit to the appropriate commit-

tees of Congress not later than 6 months after the date of enactment of this Act, and every year thereafter through 2010, a report setting forth the Comptroller General's assessment of the progress of the Secretary of Defense and the Secretary of Veterans Affairs in developing and implementing the policy.

Establishment of a wounded warrior resource center (sec. 1616)

The House bill contained a provision (sec. 1412) that would establish a Department of Defense-wide Ombudsman Office within the office of the Secretary of Defense to provide policy guidance to, and oversight of, the ombudsman offices in the military departments.

The House bill also contained a provision (sec. 1413) that would amend chapter 80 of title 10, United States Code, to require the Secretary of Defense to establish and maintain a toll-free hot line to collect, maintain, and update information regarding possible deficiencies in the adequacy, quality, and state of repair of medical-related support facilities.

The Senate amendment contained a provision (sec. 1611 (d)(1)(Q)) that would require the Secretary of Defense to include establishment of a Department of Defense-wide Ombudsman Office within a comprehensive policy on responsibility for members in a medical hold status.

The Senate recedes with an amendment that would require the Secretary of Defense to establish a wounded warrior resource center to provide wounded warriors, their families, and their primary caregivers with a single point of contact for assistance with reporting deficiencies in certain military facilities, obtaining health care services, receiving benefits information, and any other difficulties encountered while supporting wounded warriors. The center would provide multiple methods of access, including at a minimum an Internet website and a toll-free telephone number. Individuals who provide information to the center would be informed of their option to have their identity remain confidential.

The conferences intend that the resources of the Wounded Warrior Resource Center shall also be available to residents of the Armed Forces Retirement Home.

Notification to Congress of hospitalization of combat wounded service members (sec. 1617)

The House bill contained a provision (sec. 1414) that would amend chapter 55 of title 10, United States Code, to require the service secretaries, if the member consents, to notify appropriate members of Congress of the hospitalization of any member of the armed forces evacuated from a theater of combat.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require notification to appropriate members of Congress of the hospitalization of any member of the armed forces evacuated from a theater of combat and admitted to a military treatment facility within the United States.

Comprehensive plan on prevention, diagnosis, mitigation, treatment, and rehabilitation of, and research on, traumatic brain injury, post-traumatic stress disorder, and other mental health conditions in members of the armed forces (sec. 1618)

The House bill contained a provision (sec. 1425) that would require the Secretary of Defense to develop a plan to incorporate into training, combat theater operations, and post-deployment service evidence-based preventive and early-intervention measures, practices, or procedures that reduce the likelihood that personnel in combat will develop post-traumatic stress disorder (PTSD) or other stress-related psychopathologies.

The Senate amendment contained a provision (sec. 1631) that would require the Secretary of Defense, in consultation with the Secretary of Veterans Affairs, to submit to the congressional defense committees comprehensive plans for programs and activities of the Department of Defense to prevent, diagnose, mitigate, treat, and otherwise respond to traumatic brain injury and PTSD in members of the armed forces.

The House recedes with a clarifying amendment that would include in the plan a requirement to incorporate into training, combat theater operations, and post-deployment service evidence-based preventive and early-intervention measures, practices, or procedures that reduce the likelihood that personnel in combat will develop PTSD or other stress-related conditions.

Subtitle B—Centers of Excellence in the Prevention, Diagnosis, Mitigation, Treatment, and Rehabilitation of Traumatic Brain Injury, Post-Traumatic Stress Disorder, and Eye Injuries

Center of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of traumatic brain injury (sec. 1621)

The Senate amendment contained a provision (sec. 1633(a)) that would require the Secretary of Defense to establish a center of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of traumatic brain injury (TBI), including mild, moderate, and severe TBI. The amendment would ensure collaboration to the maximum extent practicable with the Department of Veterans Affairs and other appropriate public and private entities.

The House bill contained no similar provision.

The House recedes with an amendment that would clarify that the center would be responsible for implementation of the elements of the comprehensive plan required by section 1631 of this Act that relate to traumatic brain injury.

Center of excellence in prevention, diagnosis, mitigation, treatment, and rehabilitation of post-traumatic stress disorder and other mental health conditions (sec. 1622)

The Senate amendment contained a provision (sec. 1633(b)) that would require the Secretary of Defense to establish a center of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of post-traumatic stress disorder (PTSD), including mild, moderate, and severe PTSD. The amendment would require collaboration with the National Center for Post-Traumatic Stress Disorder of the Department of Veterans Affairs, institutions

of higher learning, and other appropriate public and private entities.

The House bill contained no similar provision.

The House recedes with an amendment that would clarify that the center shall also address other mental health conditions and would be responsible for implementation of elements of the comprehensive plan required by section 1631 of this Act that relate to PTSD and other mental health conditions.

Center of excellence in prevention, diagnosis, mitigation, treatment, and rehabilitation of military eye injuries (sec. 1623)

The Senate amendment contained a provision (sec. 710) that would require the Secretary of Defense to establish a center of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of military eye injuries. The amendment would require collaboration with the Department of Veterans Affairs and establishment of a military eye injury registry.

The House bill contained no similar provision.

The House recedes with several clarifying amendments.

Report on establishment of centers of excellence (sec. 1624)

The Senate amendment contained two provisions (secs. 710 and 1633) that would require the Secretary of Defense to establish centers of excellence for traumatic brain injury, post-traumatic stress disorder, and military eye injuries.

The House bill contained no similar provisions.

The House recedes with an amendment that would require the Secretary of Defense to submit a report to Congress no later than 180 days after the date of enactment of this Act on the establishment of the centers of excellence as required elsewhere in this conference report.

Subtitle C—Health Care Matters

Medical care and other benefits for members and former members of the armed forces with severe injuries or illnesses (sec. 1631)

The Senate amendment contained a provision (sec. 1621) that would authorize medical benefits equivalent to those available to members on active duty for members and former members of the armed forces with severe injuries or illnesses and who may also be eligible for health and disability benefits from the Department of Veterans Affairs (VA) during the 3 years from the date of injury or illness or date of enactment of this Act, whichever is later. The amendment would also authorize a service member with a severe injury or illness to receive rehabilitation and vocational benefits from the VA in the same manner that the Secretary of Veterans Affairs provides medical care to members of the armed forces receiving care in medical facilities of the VA.

The House bill contained no similar provision.

The House recedes with an amendment that would authorize the Secretary of Defense to provide any former service member with a severe injury or illness the same medical and dental care as an active duty service member when such care is not reasonably available from the VA. The amendment would also authorize a member of the armed forces with a severe injury or illness to receive benefits (including rehabilitation and vocational benefits, but not compensation) from the VA. Both authorities would expire on December 31, 2012.

Senior Department of Defense officials have acknowledged that the health care benefit for service members on active duty includes limited health care benefits that are not available to service members in a retired status. This has created an incentive for some seriously wounded service members to remain on active duty solely for the increased medical benefit. The conferees intend that this provision would be implemented by the Secretary of Defense in a manner that will ensure that severely wounded or ill service members who are medically retired experience no gap in health care coverage due to lack of reasonably available capacity of the Veterans Health Administration or any limitation in current health care benefits required by the member.

Reimbursement of travel expenses of retired members with combatrelated disabilities for follow-on specialty care, services, and supplies (sec. 1632)

The Senate amendment contained a provision (sec. 1622) that would require the Secretary of Defense to provide reimbursement for reasonable travel expenses for follow-on specialty care at a military treatment facility more than 100 miles from where the member resides for a service member and any eligible accompanying family member when the member has incurred a combat-related disability and is entitled to retired or retainer pay, or equivalent pay.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary to implement an outreach program for such members in order to ensure that eligible members are medically monitored and receiving travel reimbursement for specialty care when necessary.

Respite care and other extended care benefits for members of the uniformed services who incur a serious injury or illness on active duty (sec. 1633)

The Senate amendment contained a provision (sec. 1627) that would amend section 1079(d) of title 10, United States Code, to provide that the program of extended benefits would include extended benefits, including respite care, for the primary caregivers of members of the uniformed services who incur a serious injury or illness on active duty.

The House bill contained no similar provision.

The House recedes with an amendment that would amend section 1074(c) of title 10, United States Code, to authorize extended benefits to members of the uniformed services who incur a serious injury or illness on active duty in a manner consistent with extended health care benefits authorized for eligible dependents in sections 1079(d) and (c) of title 10, United States Code.

Reports (sec. 1634)

The Senate amendment contained a provision (sec. 1636) that would require the Secretary of Defense, not later than 90 days

after the date of enactment of this Act, to submit to the congressional defense committees a report describing the progress in completing studies and reports on: (1) a longitudinal study on traumatic brain injury incurred by members of the armed forces in Operation Iraqi Freedom and Operation Enduring Freedom; (2) enhanced mental health screening and services for members of the armed forces; and (3) pilot projects on early diagnosis and treatment of post-traumatic stress disorder and other mental health conditions. The provision would also require annual reports on expenditures for activities on traumatic brain injury and post-traumatic stress disorder.

The House bill contained no similar provision.

The House recedes with an amendment that would require a report on the longitudinal study on traumatic brain injury and the pilot projects on early diagnosis and treatment of post-traumatic stress disorder and other mental health conditions, and would require annual reports on expenditures for activities on traumatic brain injury and post-traumatic stress disorder.

Fully interoperable electronic personal health information for the Department of Defense and Department of Veterans Affairs (sec. 1635)

The House bill contained a provision (sec. 1421(c)) that would require the Secretary of Defense and the Secretary of Veterans Affairs to jointly establish and implement a process to ensure an interoperable, bi-directional, real-time exchange of critical medical information.

The Senate amendment contained a provision (sec. 1641) that would require the Secretary of Defense and the Secretary of Veterans Affairs to jointly develop and implement a joint electronic health record and accelerate the exchange of health care information between the Department of Defense and the Department of Veterans Affairs. The amendment would also establish a Department of Defense-Department of Veterans Affairs interagency program office for a joint electronic health record.

The House recedes with an amendment that would require the Secretary of Defense and the Secretary of Veterans Affairs to jointly develop and implement electronic health record systems or capabilities that would allow for full interoperability of personal health care information between the Department of Defense and the Department of Veterans Affairs, and would modify elements of the Department of Defense-Department of Veterans Affairs interagency program office.

Enhanced personnel authorities for the Department of Defense for health care professionals for care and treatment of wounded and injured members of the armed forces (sec. 1636)

The Senate amendment contained a provision (sec. 1642) that would amend section 1599c of title 10, United States Code, to authorize the Secretary of Defense to exercise any authority for the appointment and pay of health care personnel under chapter 74 of title 38, United States Code, for purposes of recruitment, employment, and retention of civilian health care professionals for the Department of Defense, and to require the service secretaries to de-

velop and implement a strategy to disseminate the authorities and best practices for the recruitment of medical and health professionals.

The House bill contained no similar provision.

The House recedes with an amendment that would terminate the authority of the Secretary of Defense to exercise the authorities available under chapter 74 of title 38 on September 30, 2010.

Continuation of transitional health benefits for members of the armed forces pending resolution of service-related medical conditions (sec. 1637)

The Senate amendment contained a provision (sec. 716) that would authorize a service member entitled to transitional health care benefits under section 1145 of title 10, United States Code, to receive medical and dental care for a specific medical condition related to the member's military service as if the member were an active duty member until the condition is resolved.

The House bill contained no similar provision.

The House recedes with an amendment that would require the service-related medical condition to be identified during the member's 6-month transition period, and would provide health care for such condition as if the member were still on active duty for 6 months following the diagnosis of the condition.

Subtitle D—Disability Matters

Utilization of veterans' presumption of sound condition in establishing eligibility of members of the armed forces for retirement for disability (sec. 1641)

The Senate amendment contained a provision (sec. 1651) that would amend sections 1201 and 1203 of title 10, United States Code, to establish a presumption that a disability is incurred while on active duty for a service member with 6 months or more of active military service whose disability was not noted at the time of the member's entrance on active duty, unless compelling evidence or medical judgment is such to warrant a finding that the disability existed before the member's entrance on active duty.

The House bill contained no similar provision.

The House recedes.

The conferees note that section 1207a of title 10, United States Code, which provides that disabilities of service members with at least 8 years of active service will be deemed to have been incurred while on active duty, remains in effect.

Requirements and limitations on Department of Defense determinations of disability with respect to members of the armed forces (sec. 1642)

The Senate amendment contained a provision (sec. 1652) that would amend chapter 61 of title 10, United States Code, to require the Secretary of Defense to utilize, to the extent feasible, the schedule for rating disabilities in use by the Department of Veterans Affairs, including any applicable interpretation of the schedule by the United States Court for Veterans Claims and would require the Secretary, when making a determination of a disability rating, to

take into account all medical conditions, whether individually or collectively, that render a member unfit to perform the duties of the member's office, grade, rank, or rating.

The House bill contained no similar provision.

The House recedes.

Review of separation of members of the armed forces separated from service with a disability rating of 20 percent disabled or less (sec. 1643)

The Senate amendment contained a provision (sec. 1653) that would amend chapter 79 of title 10, United States Code, to require the Secretary of Defense to establish a board to review the cases of former service members who were separated with disability ratings of 20 percent or less and to authorize the secretary concerned to correct the military records of the former member in accordance with the recommendation of the board.

The House bill contained no similar provision.

The House recedes with an amendment that would require the board to notify the former member, or the former member's surviving spouse, next of kin, or legal representative, that consideration of the former member's case by the board, whether in response to a request or self-generated by the board, will preclude further consideration of the former member's case by the Board for

Correction of Military Records.

The conferees believe that the recommendation of the Veterans' Disability Benefits Commission in its report of October 3, 2007, to reassess the ratings of service members who were discharged as unfit but given low ratings should be implemented. The Commission's analysis of service disability ratings from 2000 to 2006 set forth in chapter V of its report reflected disturbing and "counterintuitive" differences between the Army and Marine Corps and the Navy and Air Force that must be addressed. The conferees expect the Secretary of Defense to ensure that cases before the Physical Disability Board of Review receive equitable ratings as recommended by the Commission.

Authorization of pilot programs to improve disability evaluation system for members of the armed forces (sec. 1644)

The Senate amendment contained a provision (sec. 1654) that would require the Secretary of Defense to carry out three pilot programs and authorize the Secretary to carry out additional pilot programs with respect to the disability evaluation system of the Department of Defense (DOD). The required pilot programs would include use of a disability rating assigned by the Department of Veterans Affairs (VA), use of a joint DOD/VA assigned disability rating, and use of a single Internet Web site for the DOD disability system.

The House bill contained no similar provision.

The House recedes with an amendment that would authorize the Secretary of Defense to establish and conduct pilot programs with respect to the disability evaluation system of the Department of Defense for the evaluation of the disabilities of members of the armed forces who are being separated or retired from the armed forces for disability under chapter 61, United States Code. Reports on Army Medical Action Plan in response to deficiencies in the Army physical disability evaluation system (sec. 1645)

The Senate amendment contained a provision (sec. 1655) that would require the Secretary of Defense to report to the congressional defense committees on the implementation of corrective measures by the Department of Defense with respect to the Physical Disability Evaluation System in response to several different reports.

The House bill contained no similar provision.

The House recedes with an amendment that would require the reports to be submitted by June 1, 2008 and June 1, 2009.

Enhancement of disability severance pay for Members of the armed forces (sec. 1646)

The Senate amendment contained a provision (sec. 1661) that would amend section 1212 of title 10, United States Code, to increase the minimum severance pay to 12 months' basic pay for service members separated for a disability incurred in a combat zone and 6 months' basic pay for other members, and increasing the maximum severance pay from 24 months' basic pay to 38 months' basic pay. The provision would also remove the requirement that severance pay received by members for a disability incurred in a combat zone be deducted from disability compensation received from the Department of Veterans Affairs.

The House bill contained no similar provision.

The House recedes.

Assessments of continuing utility and future role of temporary disability retired list (sec. 1647)

The House bill contained a provision (sec. 1420) that would amend section 1210(e) of title 10, United States Code, to require that a service member's medical condition be permanent and stable before the service member can be removed from the temporary disabled retired list (TDRL).

The Senate amendment contained a provision (sec. 1663) that would require the Secretary of Defense and the Comptroller General of the United States to submit a report to the congressional defense committees assessing the continuing utility of the TDRL.

The House recedes with an amendment that would require the Secretary of Defense to submit to the congressional defense committees, no later than 180 days after the date of enactment of this Act, a report containing a statistical history regarding the TDRL and an assessment of: (1) the continuing utility of the TDRL; (2) the need to require that the condition of a member be permanent and stable before the member is separated with less than a 30 percent disability rating; and (3) the future role of the TDRL in the disability evaluation system of the Department of Defense and the changes in policy and law required to fulfill the future role of the TDRL.

Standards for military medical treatment facilities, specialty medical care facilities, and military quarters housing patients and annual report on such facilities (sec. 1648)

The House bill contained a provision (sec. 1431) that would require the Secretary of Defense to submit an annual report beginning with the budget submission for fiscal year 2009 on the adequacy, suitability, and quality of military medical facilities and medical-related support facilities. This section would also require that the report include any facility deficiencies and accompanying response plans identified through the toll-free hot line made available to service members and families residing in medical-related support facilities.

The Senate amendment contained a provision (sec. 1671) that would require the Secretary to establish standards for medical treatment facilities and quarters or leased housing for patients, and to set a deadline for compliance with such standards. The amendment would also require a report to the congressional defense committees on actions taken to meet these standards.

The House recedes with an amendment that would combine the annual report and the requirement to establish standards.

Reports on Army Medical Action Plan in response to deficiencies identified at Walter Reed Army Medical Center (sec. 1649)

The Senate amendment contained a provision (sec. 1672) that would require the Secretary of Defense to submit reports to the congressional defense committees on the implementation of the action plan of the Army to correct deficiencies identified in the condition of facilities, and in the administration of outpatients in medical hold or medical holdover status, at Walter Reed Army Medical Center and at other applicable Army installations.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary of Defense to submit to the congressional defense committees a report no later than 30 days after the date of enactment of this Act, and every 180 days thereafter until March 1, 2009, on the implementation of the Army Medical Action Plan to correct deficiencies identified in the condition of facilities and patient administration.

Required certifications in connection with closure of Walter Reed Army Medical Center, District of Columbia (sec. 1650)

The Senate amendment contained a provision (sec. 1673) that would require the Secretary of Defense to submit to the congressional defense committees no later than 90 days after enactment of this Act certain certifications regarding the closure of Walter Reed Army Medical Center, District of Columbia. The House bill contained no similar provision.

The House recedes with a technical amendment.

Handbook for members of the armed forces on compensation and benefits available for serious injuries and illnesses (sec. 1651)

The Senate amendment contained a provision (sec. 1681) that would require the Secretary of Defense to develop and maintain, in handbook and electronic form, a comprehensive description of the

compensation and other benefits to which a service member and their family would be entitled when the member separates or retires from the armed forces. The Secretary of Defense would be required to do this in consultation with the Secretary of Veterans Affairs, the Secretary of Health and Human Services, and the Commissioner of Social Security.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary to develop the handbook and electronic form no later than October 1, 2008.

Subtitle E—Studies and Reports

Study on physical and mental health and other readjustment needs of members and former members of the armed forces who deployed in Operation Iraqi Freedom and Operation Enduring Freedom and their families (sec. 1661)

The Senate amendment contained a provision (sec. 1691) that would require the Secretary of Defense, in consultation with the Secretary of Veterans Affairs, to enter into an agreement with the National Academy of Sciences for a study on the physical and mental health and other readjustment needs of members and former members of the armed forces who deployed in Operation Iraqi Freedom or Operation Enduring Freedom and their families as a result of such deployment. The amendment would require the Secretary of Defense and the Secretary of Veterans Affairs to develop a joint plan to address the findings and recommendations of the National Academy of Sciences study within 90 days of receiving the report. The amendment would also require the Comptroller General of the United States to submit to Congress a report assessing the Department of Defense-Department of Veterans Affairs plan.

The House bill contained no similar provision.

The House recedes with an amendment that would require the preliminary phase of the study to be completed not later than 1 year after the date of enactment of this Act, and an assessment of gender- and ethnic group-specific needs and concerns. The amendment would also remove the requirement for the review by the Comptroller General of the United States of the Department of Defense-Department of Veterans Affairs plan.

Access of recovering service members to adequate outpatient residential facilities (sec. 1662)

The House bill contained a provision (sec. 1432) that would require the Inspectors General of the regional medical commands to conduct semi-annual inspections of facilities housing recovering service members for the first two years following the date of enactment of this Act and annually thereafter. This section would require the inspection results to be coordinated with local and service medical and civilian leadership, reported to the Congress, and posted on the Internet website of the regional medical command.

The Senate amendment contained no similar provision.

The Senate recedes with a technical amendment.

Study and report on support services for families of recovering service members (sec. 1663)

The House bill contained a provision (sec. 1434) that would require the Secretary of Defense to conduct a study of the provision of support services for families of recovering service members. The study would include a determination of the types of support services currently provided, a determination of additional types of support services that would be feasible, an estimate of the number of family members to whom the support services would be provided, and a determination of discrimination in employment that family members experience.

The Senate amendment contained no similar provision.

The Senate recedes with a clarifying amendment that would include job placement services as an element of the determination of additional types of support services that would be feasible.

Report on traumatic brain injury classifications (sec. 1664)

The House bill contained a provision (sec. 1435) that would require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives an interim report not later than 90 days after enactment of this Act describing the changes undertaken within the Department of Defense to ensure that traumatic brain injury victims receive a proper medical designation concomitant with their injury, and a final report not later than 180 days after the date of enactment of this Act concerning traumatic brain injury classification.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of Defense and the Secretary of Veterans Affairs to jointly submit to the Committees on Armed Services of the Senate and the House of Representatives a report describing the changes undertaken within the Department of Defense and the Department of Veterans Affairs to ensure that traumatic brain injury victims receive a medical designation concomitant with their injury rather than a medical designation that assigns a generic classification (such as "organic psychiatric disorder"). The report would be due not later than 90 days after the date of enactment of this Act.

Evaluation of the Polytrauma Liaison Officer/Non-Commissioned Officer Program (sec. 1665)

The House bill contained a provision (sec. 1436) that would require the Secretary of Defense to conduct an evaluation of the Polytrauma Liaison Officer/Non-Commissioned Officer program, operated by the military departments and the Department of Veterans Affairs, to assist the transition of members from the Department of Defense health care system to the Department of Veterans Affairs system. The Secretary of Defense would be required to submit a report to Congress containing the results of the evaluation and recommendations for improvement not later than 90 days after the date of enactment of this Act.

The Senate amendment contained no similar provision.

The Senate recedes.

Subtitle F—Other Matters

Prohibition on transfer of resources from medical care (sec. 1671)

The House bill contained a provision (sec. 1452) that would prohibit the transfer of funds or personnel from medical care functions within the Department of Defense to support the administrative requirements imposed by this Act.

The Senate amendment contained no similar provision.

The Senate recedes.

Medical care for families of members of the armed forces recovering from serious injuries or illnesses (sec. 1672)

The Senate amendment contained a provision (sec. 1626) that would authorize medical care on a space available basis at military medical treatment facilities or medical facilities of the Department of Veterans Affairs for certain family members caring for service members in a medical hold or holdover status or on the temporary disability retired list. Family members must be on invitational travel orders, a non-medical attendee caring for certain injured service members, or receiving per diem while caring for certain injured service members. The provision would also authorize job placement services for family members on invitational travel orders or non-medical attendees caring for certain injured service members for more than 45 days during a 1-year period, and require the Secretary of Defense to submit to the congressional defense committees a report on the need for additional employment services and protections for certain family members who are placed on leave from employment or otherwise displaced from employment while caring for an injured service member.

The House bill contained no similar provision.

The House recedes with a clarifying amendment that would authorize medical care on a space available basis at military medical treatment facilities or medical facilities of the Department of Veterans Affairs for certain family members not otherwise eligible for medical care who are caring for a recovering service member. Job placement services and the report on the need for additional services are contained elsewhere in this conference report.

Improvement of medical tracking system for members of the armed forces deployed overseas (sec. 1673)

The House bill contained a provision (sec. 711) that would require the Secretary of Defense to establish a computer-based program that assesses the cognitive functioning, in a pre- and post-deployment environment, of all members of the armed forces who are deployed in support of the global war on terror, including Operation Levi Levi English and Operation Freedom and Operation And Operation And Operation And Operation And Operation And Operation And Operation And Operation And Operation And Operation And Operation And Oper

ation Iraqi Freedom and Operation Enduring Freedom.

The Senate amendment contained a provision (sec. 1632) that would amend section 1074f of title 10, United States Code, to require the Secretary of Defense to establish a protocol for the predeployment assessment and documentation of the cognitive functioning of a member who is deployed outside the United States in order to facilitate the assessment of the post-deployment cognitive functioning of the member. The amendment would require the Secretary to conduct up to three pilot projects to evaluate various

mechanisms for use in the protocol, and to establish a means to implement any mechanism that is selected for incorporation in the protocol not later than 180 days after completion of the pilot projects.

The House recedes with an amendment to clarify the characteristics of a computer-based assessment tool to be evaluated under the pilot projects.

Guaranteed funding for Walter Reed Army Medical Center, District of Columbia (sec. 1674)

The House bill contained a provision (sec. 712) that would require that the amount of funds available for the commander of Walter Reed Army Medical Center shall not be less than the amount expended in fiscal year 2006 until the first fiscal year beginning after the date on which the Secretary of Defense certifies to the Committees on Armed Services of the Senate and the House of Representatives that the expanded facilities at the National Naval Medical Center and DeWitt Army Community Hospital are completed, equipped, and staffed with sufficient capacity to accept and provide at least the same level of care as patients received at Walter Reed Army Medical Center during fiscal year 2006.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require that the amount of funds available shall not be less than the amount expended by the commander of Walter Reed Army Medical Center in fiscal year 2006 until the first fiscal year beginning after the date on which the Secretary of Defense submits to the congressional defense committees a plan for the provision of health care for military beneficiaries and their dependents in the National Capital Region. After submission of this plan, the amendment would require the Secretary to certify to the congressional defense committees on a quarterly basis that patients, staff, bed capacity, functions, or parts of functions at Walter Reed Army Medical Center have not been moved or disestablished until the expanded facilities at the National Naval Medical Center and DeWitt Army Community Hospital are completed, equipped, and staffed with sufficient capacity to accept and provide, at a minimum, the same level of and access to care as patients received at Walter Reed Army Medical Center during fiscal year 2006.

Use of leave transfer program by wounded veterans who are federal employees (sec. 1675)

The House bill contained a provision (sec. 1110) that would allow federal employees who sustain a combat-related injury while on active duty to accept donated leave without having to deplete their own leave allocations while they are undergoing medical treatment for the disability, for up to 5 years.

The Senate amendment contained no similar provision.

The Senate recedes with a technical amendment.

Moratorium on conversion to contractor performance of Department of Defense functions at military medical facilities (sec. 1676)

The House bill contained a provision (sec. 1451) that would: (1) prohibit the Department of Defense from initiating any new publicprivate competitions for the performance of functions at military medical facilities for a period of 1 year; and (2) require the Secretary of Defense to report to the Committees on Armed Services of the Senate and the House of Representatives on public-private competitions currently being carried out at such facilities.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment prohibiting the Department of Defense from initiating any new public-private competitions for the performance of functions at military medical facilities until the Secretary: (1) certifies that appropriate steps have been taken to ensure that such competitions will not have an adverse impact on the quality of military medical care; and (2) submits the required report.

LEGISLATIVE PROVISIONS NOT ADOPTED

Establishment of medical support fund for support of members of the armed forces returning to military service or civilian life

The House bill contained a provision (sec. 1422) that would require the establishment of a medical support fund on the books of the Treasury to support programs and activities relating to the medical treatment, care, rehabilitation, recovery, and support of wounded and injured service members and their families, and authorized \$50.0 million for the fund.

The Senate amendment contained no similar provision.

The House recedes.

Funding for improved diagnosis, treatment, and rehabilitation of members of the armed forces with traumatic brain injury or post-traumatic stress disorder

The Senate amendment contained a provision (sec. 1635) that would authorize \$50.0 million for activities relating to the improved diagnosis, treatment, and rehabilitation of members of the armed forces with traumatic brain injury or post-traumatic stress disorder. Of that amount, \$17.0 million would be available for the Defense and Veterans Brain Injury Center of the Department of Defense.

The Senate recedes.

The conference outcome is reflected in the tables of this report.

Personnel shortages in the mental health workforce of the Department of Defense, including personnel in the mental health workforce

The Senate amendment contained a provision (sec. 1643) that would require the Secretary of Defense to submit to the Committees on Armed Services of the Senate and the House of Representatives a report setting forth the recommendations of the Secretary for such legislative or administrative actions as the Secretary considers appropriate to address shortages in health care professionals within the Department of Defense, including personnel in the mental health workforce. The amendment would also require the Secretary to implement, not later than 180 days after the date of enactment of this Act, programs to recruit qualified individuals in

health care fields (including mental health) to serve in the armed forces.

The House bill contained no similar provision.

The Senate recedes.

The conference agreement includes a requirement for the Secretary of Defense to report on implementation of the recommendations of the Department of Defense Task Force on Mental Health, which include improving access to mental health services by increasing the number of mental health personnel.

Pilot program to establish an Army Wounded Warrior battalion at an appropriate active duty base

The House bill contained a provision (sec. 1419) that would require the Secretary of the Army to establish a pilot program, known as the Army Wounded Warrior Program, based on the Wounded Warrior Regiment program of the Marine Corps.

The Senate amendment contained no similar provision.

The House recedes.

The conferrees are aware that the Army has already established Warrior Transition Units that are similar in function to the Marine Wounded Warrior Regiment program.

Oversight Board for Wounded Warriors

The House bill contained a provision (sec. 1423) that would require the establishment of a 12 member board to be known as the Oversight Board for Wounded Warriors to provide oversight of medical care, quality of life, administrative processing, and family programs supporting wounded warriors and to provide advice and counsel to Congress and the Department of Defense about how the programs can be made more efficient and effective.

The Senate amendment contained no similar provision.

The House recedes.

TITLE XVII—VETERANS MATTERS

LEGISLATIVE PROVISIONS ADOPTED

Sense of Congress on Department of Veterans Affairs efforts in the rehabilitation and reintegration of veterans with traumatic brain injury (sec. 1701)

The Senate amendment contained a provision (sec. 1701) that would express the sense of Congress that:

(1) the Department of Veterans Affairs is a leader in the field of traumatic brain injury and coordination of such care;

(2) the Department of Veterans Affairs should have the capacity and expertise to provide veterans who have traumatic brain injury with patient-centered health care, rehabilitation, and community integration services that are comparable to or exceed similar care and services available to persons with such injuries in the academic and private sector;

(3) rehabilitation for veterans who have a traumatic brain injury should be individualized, comprehensive, and interdisciplinary with the goals of optimizing the independence of such veterans and reintegrating them into their communities;

(4) family support is integral to the rehabilitation and community reintegration of veterans who have sustained a traumatic brain injury, and the Department should provide the

families of such veterans with education and support;

(5) the Department of Defense and the Department of Veterans Affairs have made efforts to provide a smooth transition of medical care and rehabilitative services to individuals as they transition from the health care system of the Department of Defense to that of the Department of Veterans Affairs, but more can be done to assist veterans and their families in the continuum of the rehabilitation, recovery, and reintegration of wounded or injured veterans into their communities;

(6) in planning for rehabilitation and community reintegration of veterans who have a traumatic brain injury, it is necessary for the Department of Veterans Affairs to provide a system for life-long case management for such veterans; and

(7) in such a system for life-long case management, it is necessary to conduct outreach and to tailor specialized traumatic brain injury case management and outreach for the unique needs of veterans with traumatic brain injury who reside in urban and non-urban settings.

The House bill contained no similar provision.

The House recedes.

Individual rehabilitation and community reintegration plans for veterans and others with traumatic brain injury (sec. 1702)

The Senate amendment contained a provision (sec. 1702) that would amend subchapter II of chapter 17 of title 38, United States Code, to require the Secretary of Veterans Affairs to develop an individualized rehabilitation and reintegration plan for each veteran or member of the armed forces who receives inpatient or outpatient rehabilitation care from the Department of Veterans Affairs (VA) for a traumatic brain injury and to provide the plan in writing to the veteran or service member before discharge from inpatient care.

The House bill contained no similar provision.

The House recedes with an amendment that would add a requirement for the Secretary to develop and carry out a comprehensive program of long-term care for post-acute traumatic brain injury rehabilitation at each VA polytrauma center. The program would include residential, community, and home-based components utilizing interdisciplinary treatment teams.

Use of non-Department of Veterans Affairs facilities for implementation of rehabilitation and community reintegration plans for traumatic brain injury (sec. 1703)

The Senate amendment contained a provision (sec. 1703) that would amend subchapter II of chapter 17 of title 38, United States Code, to require the Secretary of Veterans Affairs to provide rehabilitative treatment or services at non-Department of Veterans Affairs facilities to veterans or members of the armed forces who receive inpatient or outpatient care from the Department of Veterans Affairs (VA) for a traumatic brain injury when the VA is unable to provide treatment or services at the frequency or for the dura-

tion prescribed in the individual treatment plans or for whom the Secretary determines that it is optimal with respect to the recovery and rehabilitation of such individual.

The House bill contained no similar provision.

The House recedes with an amendment that would authorize the Secretary to provide health care and services through cooperative agreements with appropriate public or private entities with expertise in neurobehavioral rehabilitation and recovery programs.

Research, education, and clinical care program on traumatic brain injury (sec. 1704)

The Senate amendment contained a provision (sec. 1704) that would amend subchapter II of chapter 73 of title 38, United States Code, to require the Secretary of Veterans Affairs to establish a program on research, education, and clinical care to provide neurorehabilitation to veterans with a severe traumatic brain injury, including veterans in a minimally conscious state who would otherwise receive only long-term residential care.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary to establish and maintain a registry of names of each individual who: (1) served as a member of the armed forces in Operation Enduring Freedom or Operation Iraqi Freedom; (2) exhibits symptoms associated with traumatic brain injury; (3) applies for care and services from the Department of Veterans Affairs or files a claim for compensation for disability associated with such service; and (4) grants permission to the Secretary to include such information in the registry.

Pilot program on assisted living services for veterans with traumatic brain injury (sec. 1705)

The Senate amendment contained a provision (sec. 1705) that would require the Secretary of Veterans Affairs, in collaboration with the Defense and Veterans Brain Injury Center, to carry out a pilot program to assess the effectiveness of providing assisted living services to eligible veterans to enhance the rehabilitation, quality of life, and community integration of such veterans.

The House bill contained no similar provision. The House recedes with a clarifying amendment.

Provision of age-appropriate nursing home care (sec. 1706)

The Senate amendment contained a provision (sec. 1707) that would require the Secretary of Veterans Affairs to ensure that nursing home care provided to young veterans who are injured or disabled through military service and require long-term care is provided in an age-appropriate manner.

The House bill contained no similar provision. The House recedes with a technical amendment.

Extension of period of eligibility for health care for veterans of combat service during certain periods of hostilities and war (sec. 1707)

The Senate amendment contained a provision (sec. 1708) that would amend section 1710 of title 38, United States Code, to ex-

tend from 2 to 5 years the period of automatic eligibility for health care benefits from the Department of Veterans Affairs (VA) for veterans who served in a combat theater of operations.

The House bill contained no similar provision.

The House recedes with an amendment that would authorize 3 years of automatic eligibility for health care from the VA for veterans who served in a combat theater of operations and were discharged after 1998, but more than 5 years before the date of enactment of this Act, and who have not enrolled in the health care program of the VA.

Service-connection and assessments for mental health conditions in veterans (sec. 1708)

The Senate amendment contained a provision (sec. 1709) that would amend section 1702 of title 38, United States Code, to require the Secretary of Veterans Affairs to provide a preliminary general mental health assessment to certain veterans within 30 days of such a request.

The House recedes with an amendment that would clarify that an eligible veteran is one who served on active duty in a theater of combat operations during a period of war after the Persian Gulf War, or in combat against a hostile force during a period of hostilities after November 11, 1998.

Modification of requirements for furnishing outpatient dental services to veterans with service-connected dental conditions or disabilities (sec. 1709)

The Senate amendment contained a provision (sec. 1710) that would amend section 1712 of title 38, United States Code, to extend from 90 to 180 days after discharge or release from active duty the application period for dental benefits for veterans.

The House bill contained no similar provision. The House recedes with a technical amendment.

Clarification of purpose of outreach services program of Department of Veterans Affairs (sec. 1710)

The Senate amendment contained a provision (sec. 1712) that would amend section 6301 of title 38, United States Code, to clarify that the outreach services program of the Department of Veterans Affairs includes members of the reserve components.

The House bill contained no similar provision. The House recedes with a clarifying amendment.

Designation of fiduciary or trustee for purposes of Traumatic Servicemembers' Group Life Insurance (sec. 1711)

The Senate amendment contained a provision (sec. 1071) that would require the Secretary of Defense, in consultation with the Secretary of Veterans Affairs, to develop a form for the designation of a fiduciary to receive the funds distributed under section 1980A of title 38, United States Code, in the case of a service member who is medically incapacitated or experiencing an extended loss of consciousness.

The House bill contained no similar provision.

The House recedes with an amendment that would require the Secretary of Veterans Affairs, in consultation with the military service secretaries, to develop a process for the designation of a fiduciary or trustee of a member of the uniformed services insured against traumatic injury under section 1980A of title 38, United States Code.

LEGISLATIVE PROVISIONS NOT ADOPTED

Demonstration program on preventing veterans at risk of homelessness from becoming homeless

The Senate amendment contained a provision (sec. 1711) that would require the Secretary of Veterans Affairs to carry out a demonstration program for the purpose of: (1) identifying members of the armed forces on active duty who are at risk of becoming homeless after they are discharged or released from active duty; and (2) providing referral, counseling, and supportive services, as appropriate, to help prevent such members, upon becoming veterans, from becoming homeless.

The House bill contained no similar provision.

The Senate recedes.

Increase in physicians at hospitals of the Department of Veterans Affairs

The House bill contained a provision (sec. 1453) that would require the Secretary of Veterans Affairs to increase the number of resident physicians at hospitals of the Department of Veterans Affairs

The Senate amendment contained no similar provision.

The House recedes.

Research on traumatic brain injury

The Senate amendment contained a provision (sec. 1706) that would require the Secretary of Veterans Affairs, when carrying out certain research programs and activities, to ensure that such programs and activities include research on the sequelae of mild to severe forms of traumatic brain injury.

The House bill contained no similar provision.

The Senate recedes.

Study and report of waiting periods for appointments at Department of Veterans Affairs medical facilities

The House bill contained a provision (sec. 1438) that would require the Secretary of Veterans Affairs to conduct a study on the average length of time between the desired date for which a veteran seeks to schedule an appointment for health care at a Department of Veterans Affairs medical facility and the date on which such appointment is completed.

The Senate amendment contained no similar provision.

The House recedes.

TITLE XVIII—NATIONAL GUARD BUREAU MATTERS AND RELATED MATTERS

Short title (sec. 1801)

The House bill contained a provision (sec. 1601) that would provide that this title may be cited as the "National Guard Empowerment Act".

The Senate amendment contained a provision (sec. 1801) that would provide that this title may be cited as the "National Guard Empowerment Act of 2007".

The House recedes.

Subtitle A—National Guard Bureau

Appointment, grade, duties, and retirement of the Chief of the National Guard Bureau (sec. 1811)

The House bill contained a provision (sec. 1611) that would amend section 10502 of title 10, United States Code, to require that an officer appointed as the Chief of the National Guard Bureau (CNGB) serve in the grade of general and be the principal advisor to the Secretary of Defense, through the Chairman of the Joint Chiefs of Staff (CJCS), on National Guard matters. The provision would also designate the CNGB as an advisor on National Guard matters to the commanders of the United States Northern Command and to the Secretary of Homeland Security. Additionally, the provision would describe the appointment process by which officers would be recommended to the President for appointment as CNGB.

The Senate amendment contained similar provisions (secs. 533 and 1802(b)) that would establish additional criteria for appointment of CNGB in the grade of general, repeal the age 64 limitation on service of an officer serving as CNGB, designate the CNGB as an advisor to the Secretary of Defense through the CJCS on matters involving non-federalized National Guard forces and on other matters as determined by the Secretary of Defense, and authorize the President to defer the retirement of an officer serving as CNGB until the first day of the month following the month in which the officer becomes 68 years of age.

The House recedes with an amendment that would designate the CNGB as a principal advisor to the Secretary of Defense, through CJCS, on matters involving non-federalized National Guard forces and on other matters as determined by the Secretary of Defense. The CNGB would also serve as principal advisor to the Secretary and Chief of Staff of the Army and the Secretary and Chief of Staff of the Army and the National Guard, the Army National Guard of the United States, and the Air National Guard of the United States. The amendment would also delete as unnecessary the provision relating to the deferral of retirement by the CNGB in view of the revisions contained elsewhere in this conference report.

Establishment of National Guard Bureau as joint activity of Department of Defense (sec. 1812)

The House bill contained a provision (sec. 1612) that would amend section 10501 of title 10, United States Code, to establish the National Guard Bureau (NGB) as a joint activity of the Department of Defense, and would amend chapter 1011 of title 10, United States Code, to require that the manpower requirements of the NGB as a joint activity of the Department of Defense be determined in accordance with regulations prescribed by the Secretary of Defense, in consultation with the Chairman of the Joint Chiefs of Staff.

The Senate amendment contained a similar provision (sec 1802(a)).

The Senate recedes.

The conferees concur with the views and recommendations of the Commission on the National Guard and Reserves as set forth in its report of March 1, 2007, with respect to the designation of the NGB as a joint activity. Specifically, this statutory amendment is intended to reflect the structure of the NGB and should not result in any change in the day-to-day relationship between the Chief of the NGB and the Secretaries of the Army and Air Force and their respective staffs. The conferees encourage the Secretary of Defense to modify the charter of the NGB accordingly and to consult with the Secretary of the Army and the Secretary of the Air Force, as well as the Chairman of the Joint Chiefs of Staff, in developing regulations to determine the manpower requirements of the NGB.

Enhancement of functions of National Guard Bureau (sec. 1813)

The House bill contained a provision (sec. 1613) that would amend section 10503 of title 10, United States Code, to expand the National Guard Bureau (NGB) charter to include facilitation and coordination with other federal agencies, the adjutants general of the States, United States Northern Command, and United States Joint Forces Command on the use of National Guard personnel and resources in the conduct of operations under title 32 of the United States Code, or in support of State missions, and would require the Secretary of Defense, in consultation with the Secretary of the Army and Secretary of the Air Force, to develop the charter for the NGB.

The House bill contained another provision (sec. 1616) that would make conforming and clerical amendments regarding section 10503 of title 10, United States Code.

The Senate amendment contained similar provisions (secs. 532 and 1802(c)).

The Senate recedes with an amendment that would expand the NGB charter to include assisting the Secretary of Defense in facilitating and coordinating with other federal agencies, the adjutants general of the States, United States Northern Command, and United States Joint Forces Command on the use of National Guard personnel and resources in the conduct of operations under title 32 of the United States Code, or in support of State missions.

The conferees agree with the view of the Commission on the National Guard and Reserves that the charter of the NGB does not reflect some of the NGB's key roles and responsibilities and needs to be updated. The conferees also concur with the Commission that the NGB should continue to report to and work with the Secretaries and Chiefs of Staff of the Army and Air Force in coordinating the use of National Guard units.

Requirement for Secretary of Defense to prepare plan for response to natural disasters and terrorist events (sec. 1814)

The House bill contained a provision (sec. 1614) that would require the Secretary of Defense to prepare and submit to Congress an annual plan for coordinating the use of the National Guard and members of the armed forces on active duty when responding to natural disasters, acts of terrorism, and other man-made disasters. The Secretary of Defense would be required to prepare and submit the plan to Congress not later than March 1, 2008, and each March 1 thereafter.

The Senate amendment contained a similar provision (sec. 1806).

The Senate recedes with an amendment that would require the Secretary of Defense to consult with the Secretary of Homeland Security, the Chairman of the Joint Chiefs of Staff, the Commander of the United States Northern Command, and the Chief of the National Guard Bureau in the preparation of the plan, and would require the Secretary of Defense to submit an update of the plan no later than June 1, 2010.

The conferees urge the Secretary of Defense, as part of the response planning required by this provision, to address the nature of command relationships under which troops will operate during particular contingencies and ensure, as recommended by the Commission on the National Guard and Reserves, that necessary agreements are entered into as soon as practicable.

Determination of Department of Defense civil support requirements (sec. 1815)

The House bill contained a provision (sec. 1615) that would require the Secretary of Defense to determine the military-unique capabilities needed to be provided by the Department of Defense to support civil authorities in an incident of national significance or a catastrophic incident, and, in coordination with the secretaries of the military departments and the Chairman of the Joint Chiefs of Staff, to develop and implement a plan for providing the necessary funds and resources.

The Senate amendment contained a provision (sec. 1802(b)(3)) that would amend section 10504 of title 10, United States Code, to require the Chief of the National Guard Bureau to submit a report to Congress on the validated requirements for military assistance to civil authorities.

The Senate recedes with an amendment that would require the Secretary of Defense to consult with the Secretary of Homeland Security in determining the required military-unique capabilities.

Subtitle B—Additional Reserve Component Enhancement

United States Northern Command (sec. 1821)

The House bill contained a provision (sec. 1621) that would require the Chairman of the Joint Chiefs of Staff to review the civilian and military positions, job descriptions, and assignments within the United States Northern Command (NORTHCOM). The provision would also require the Secretary of Defense to establish procedures under which an officer who is on active duty or an officer who is on full-time National Guard duty may command mixed-status forces for homeland defense missions, domestic emergency responses, and providing military support to civil authorities.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Chairman of the Joint Chiefs of Staff to conduct the manpower review of NORTHCOM with a goal of assessing the feasibility of significantly increasing the number of reserve component members assigned to, and civilians employed by, NORTHCOM who have experience in the planning, training, and employment of forces for homeland defense missions, domestic emergency response, and providing military support to civil authorities.

Council of Governors (sec. 1822)

The House bill contained a provision (sec. 1622) that would require the President to establish a bipartisan Council of Governors to advise the Secretary of Defense, the Secretary of Homeland Security, and the White House Homeland Security Council on matters related to the National Guard and civil support missions.

The Senate amendment contained no similar provision.

The Senate recedes.

Plan for Reserve Forces Policy Board (sec. 1823)

The House bill contained a provision (sec. 1623) that would amend section 10301 of title 10, United States Code, to replace the Reserve Forces Policy Board with a Reserve Components Policy Board consisting of 15 members appointed from civilian life by the Secretary of Defense to provide independent advice and recommendations on strategies, policies, and practices designed to improve and enhance the capabilities, efficiency, and effectiveness of the reserve components of the United States.

The Senate amendment contained a similar provision (sec 531). The House recedes with an amendment that would require the Secretary of Defense to develop a plan to implement revisions that the Secretary determines necessary in the designation, organization, membership, functions, procedures, and legislative framework of the Reserve Forces Policy Board. The plan must be consistent with the findings, conclusions, and recommendations included in the report of the Commission on the National Guard and Reserves of March 1, 2007, and, to the extent possible, take into account the views and recommendations of civilian and military leaders, past chairmen of the Reserve Forces Policy Board, private organizations with expertise and interest in Department of Defense organization, and other individuals or groups in the discretion of the Secretary.

High-level positions authorized or required to be held by reserve component general or flag officers (sec. 1824)

The House bill contained a provision (sec. 1624) that would amend section 526(b)(2) of title 10, United States Code, to increase from 10 to 15 the number of general and flag officer positions on the staffs of the commanders of combatant commands that may be held by reserve component officers. The provision would also require the Chairman of the Joint Chiefs of Staff to designate up to three general and flag officer positions in the grade of lieutenant general or vice admiral that must be held by reserve component officers and provide that one of these positions must be the deputy commander of the combatant command whose geographic area of responsibility includes the United States.

The Senate amendment contained a provision (sec. 1803) that would express the sense of Congress that, whenever officers are considered for promotion to lieutenant general or vice admiral, qualified officers in the reserve components should be considered for promotion to that grade. The Senate amendment also contained a provision (sec. 1805) that would require that a position of Deputy Commander of United States Northern Command (NORTHCOM) be filled by a qualified officer of the National Guard eligible for pro-

motion to the grade of lieutenant general.

The Senate recedes with an amendment that would: (1) express the sense of Congress that whenever officers are considered for promotion to lieutenant general or vice admiral, qualified officers in the reserve components should be considered for promotion to that grade; (2) amend section 164(e) of title 10, United States Code, to require that at least one deputy commander of NORTHCOM be a National Guard officer who is eligible for promotion to the grade of O–9 unless a National Guard officer is the commander of NORTHCOM; and (3) increase from 10 to 15 the number of general and flag officer positions on the staffs of the commanders of combatant commands that may be held by reserve component officers below the grade of lieutenant general or vice admiral.

Retirement age and years of service limitations on certain reserve general and flag officers (sec. 1825)

The House bill contained a provision (sec. 1625) that would amend section 14511 of title 10, United States Code, to specify the age at which reserve officers in the rank of general or admiral would be required to retire and limit their total service to 40 years. The provision would also amend section 14512 of title 10, United States Code, to exclude the Chief of the National Guard Bureau from its coverage and to require waiver by the President to allow the Chief of the Navy Reserve or the Commander of the Marine Forces Reserve to serve beyond age 64.

The Senate amendment contained a provision (sec. 533(e)) that would amend section 14512(a) of title 10, United States Code, to authorize the President to defer until age 68 the retirement of a reserve officer of the Army or Air Force serving as Chief of the National Guard Bureau, Chief of the Army Reserve, Chief of the Air Force Reserve, Director of the Army National Guard, Director of

the Air National Guard, an adjutant general, or the commanding general of the troops of a State.

The Senate recedes with an amendment that would modify section 14511 of title 10, United States Code, to provide that reserve officers in the grade of major general or rear admiral and above must retire at age 64 unless waivers to age 66 or 68 are authorized by the Secretary of Defense or the President respectively. The amendment would also modify section 14512 to authorize the Secretary of Defense to defer the retirement until age 66 of the Chief of the Navy Reserve and the Commander of the Marine Forces Reserve

Additional reporting requirements relating to National Guard equipment (sec. 1826)

The House bill contained a provision (sec. 1626) that would amend section 10541 of title 10, United States Code, to add two additional reporting requirements to the annual report to Congress on National Guard and reserve component equipment: (1) a statement of the accuracy of the previous inventory projection, and if the projection was not met, an explanation of why it was not met, and (2) a certification from the Chief of the National Guard Bureau setting forth an inventory for the preceding fiscal year of each item of equipment for which funds were appropriated and which was due to be procured during that fiscal year which has not been received by a National Guard unit as of the close of that fiscal year.

The Senate amendment contained an identical provision (sec. 1807).

The conference agreement includes this provision.

LEGISLATIVE PROVISION NOT ADOPTED

Promotion of reserve officers to lieutenant general grade

The Senate amendment contained a provision (sec. 1804) that would amend section 10506(a)(3) of title 10, United States Code, to require that service of an officer as adjutant general be treated as joint duty experience, and would require the Secretaries of the Army and Air Force to review and report to the congressional defense committees on the promotion practices of their military departments for the promotion of reserve officers from major general to lieutenant general.

The House bill contained no similar provision.

The Senate recedes.

Division B—Military Construction Authorizations

BUDGET ITEMS

Summary and explanation of funding tables

Division B of this Act authorizes funding for military construction projects of the Department of Defense. It includes funding authorizations for the construction and operation of military family housing as well as military construction for the reserve components, the defense agencies, and the North Atlantic Treaty Organization (NATO) Security Investment program. It also provides au-

thorization for the base closure accounts that fund military construction, environmental cleanup, and other activities required to implement the decisions in base closure rounds.

The following tables provide the project-level authorizations for the military construction funding authorized in Division B of this Act and summarize that funding by account. Funding for base closure projects is explained in additional detail in the table included

in title XXVII of this report.

The budget request for fiscal year 2008 included authorization of appropriations for military construction and housing programs totaling \$21.2 billion. Of this amount: \$9.8 billion was requested for military construction; \$2.9 billion for the construction and operation of family housing; and \$8.4 for base closure activities, including \$8.2 billion to implement the results of the 2005 Base Realignment and Closure (BRAC) round.

The original budget request also proposed an additional \$907.9 million in emergency spending for Army military construction projects in Iraq and Afghanistan and Navy military construction projects in the United States related to the administration's proposal to grow the size of the Marine Corps. The President's October budget amendment requested an additional \$1.5 billion in emergency funding for military construction and base closure, for a total emergency request of \$2.4 billion in addition to the \$21.2 billion request in the base budget, bringing the total military construction request to \$23.6 billion.

Authorizations for which emergency funding was requested and additional appropriations for domestic and overseas projects

are contained in title XXIX of this Act.

Including all funding in Division B of this Act, the conferees recommend authorization of appropriations for military construction and housing programs totaling \$23.7 billion. The total amount authorized for appropriations reflects the continuing commitment of Congress to invest in the recapitalization of Department of Defense facilities and infrastructure to improve the quality of life and quality of work of our service members and their families.

Included in this conference report are projects not contained in either bill which were not included in the normal authorization and appropriation legislation as a result of a decision by the Committee on Appropriations of the House of Representatives to modify their traditional procedures. These projects were eventually voted on and approved by the House of Representatives in appropriations legislation on November 6, 2007, approximately 5 weeks after the Senate requested a conference and appointed conferees on this legislation. Because these projects have been approved by the House of Representatives, and as a matter of comity, the conferees agreed to consider and authorize them in this legislation. But the conferees consider the process that was followed in this case to be an exception and by authorizing these projects do not intend to establish a precedent or commit to following such a process in the future.

46,200 2,886,283

2,934,249

2,932,483 2,932,483

Subtotal Family Housing

SUMMARY OF FY 2008 MILITARY CONSTRUCTION AUTHORIZATION OF APPROPRIATIONS

	FY2008				
	Budget	House	Senate	Conference	Conference
	Request	Authorized	Authorized	Change	Authorized
Amy	4,038,197	4,039,187	4,055,747	-88,814	3,950,383
Zav.	2,104,276	2,104,278	2,361,291	116,508	2,220,784
Air Force	912,109	912,109	1,048,275	247,638	
Defense Apendes	1,799,336	1,799,336	1,895,181	-85,584	-
Chemical Demilitarization Construction	86,176	86,178	0	-86,176	0
NATO Security investment Program	201,400	••	201,400	•	201,400
Army National Guard	404,291	404,291	458,515	132,365	
ATTY Reserve	119,684	119,684	134,684	28,449	
Naval and Marine Corps Reserve	59,150	59,150	59,150	5,280	
Air National Guard	85,517	85,517	216,417	202,020	
Air Force Reserve	26,559	26,559	28,559	1,800	
Subtotal Construction	9,837,695	8,837,695	10,455,219	473,506	10,311,201
Amy Family Housing Construction	418,400	419,400	419,400	2,000	424,400
Army Family Housing Operations	742,920	742,920	742,920	-11,000	
Navy Family Housing Construction	298,329	298,329	300,095	-5,200	
Navy Family Housing Operations	371,404	371,404	371,404		
Air Force Family Housing Construction	382,747		362,747	-35,000	327,747
Air Force Family Housing Operations	688,335		688,335	•	688,335
Defense Agencies Family Housing Operations	46,848		48,848		48,848
Family Housing Improvement Fund	909	200	909		200

SUMMARY OF FY 2008 MILITARY CONSTRUCTION AUTHORIZATION OF APPROPRIATIONS

	FY2008 Budget Request	House Authorized	Senate Authorized	Conference Change	Conference Authorized
Base Realignment and Closure IV Base Realignment and Closure 2005	220,689 8,174,315	220,669 8,174,315	220,689 8,174,315	75,000 -133,914	295,689 8,040,401
Subtotal BRAC	8,395,004	8,395,004	8,396,004	-58,914	8,336,090
Subtotal Construction, Housing and BRAC FY2008 Authorizations (Non War-Related)	21,166,182	21,166,182 21,165,182	21,784,472	368,392	21,633,674
Prior Year Savings	0	0	3,100	3,100	3,100
Subtotal Excluding war-related contatruction	21,166,182	21,166,182	21,781,372	365,292	21,530,474
Title XXIX War-Related Construction					
Army Military Construction	1,440,750		752,650	-183,000	<u></u>
Navy Military Construction	305,000	00%,\cr	9 6	-50,480 -60,480	010,181 007,820
Defense Agencies Construction	27,600		0		_
Base Realignment and Closure 2005	415,910	0	0	•	415,910
Navy Housing Construction	11,766	11,788	0	•	11,766
Subtotal War-Related Construction	2,438,531	695,521	752,650	-278,790	2,146,976
Grand Total Division B	23,603,713	21,860,703	22,534,022	85,602	23,677,449

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

28,000 28,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	State Country	Service/ Agency	ice/ Agency Installation	Project Title	FYZDO8 Budget Repuest	House	Senate	Conference
Army REDSTONE ARSENUL SYSTEM BOTTWEETER BUILD ANNEY PLANS 20,000 20,000 Army REDSTONE ARSENUL Charle Charles ENGINEER 0 20,000 Army REDSTONE ARSENUL Charles ENGINEER 0 20,000 Army REDSTONE ARSENUL Charles ENGINEER 0 20,000 Army FORT ROLLADESON Barriad (Charles Families (Glow the Force)) 3,300 3,300 3,500 3,500 Army FORT ROLLADESON Barriad (Charles Families (Glow the Force)) 3,300 3,300 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3	Alabama	Amy	ANNISTON ARMY DEPOT	THE STATE OF THE WATER WATER CONTRACT C				
Army REDSTORE ARBENAL CHILD CONTINUE CARL CARE CARE ADDALT (LUDES) 3.500 9.500 9.000 Army REPRINGEREN WOLF EVERGREEN RUNNAY EXTENSION 9.560 9.500 9.500 9.000 Army FPERGREEN WOLF EVERGREEN RUNNAY EXTENSION RELABELED CARE ADDALT (LUDES) 3.300 3.300 3.500 3.000 4.000 Army FORT RICHARDSON Wallary Grow the Factor Fort RICHARDSON Contactor (LUDES) 3.300 3.300 3.300 3.300 3.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000 4.000	Alabama	¥.	DEDCTORE ADSENA		28,000	28,000	26,000	28,000
Army REDSTONE ARSEMAL COLAR CORN CARRIER	1 1		WEST WE WASHALL	STOLER BUT I WANTE ENGINEERING ANNEX, PHASE 2		0	20,000	2000
Namy ENERGREEN NOT ENERGREEN NOT ENERGREEN NOT ENERGREEN SECRETOR 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,560 9,500 9,560 9,560 9,560 9,560 9,560	Alebena	Amy	REDISTONE ARSENAL	Child Care Center				800
Army FORT RICHARDSCAN READNESS CENTER, ADDALL (JORS) 3,000 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 3,500 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200	Alabama	Navy	EVERGREEN	NOLF EVERGREEN RUNNAY EXTENSION	9	•	7	7,000 1,000
Army FORT RICHARDSON Wilklany Podes Operations Facilities (Grow the Force) 4,300 4,300 4,300 4,300 4,300 4,300 4,300 4,300 4,300 4,300 4,300 4,300 4,300 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 4,200 2,200 4,200 4,200 2,200 4,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200 2,200	Alabama	Army NG	SPRINGVILLE	READINESS CENTER, ADDVALT (ADRS)		9	085,8	9,560
Amy FORT RICHARDSON Maintain Facilises (Grow the Force) 42,000 42,000	Abenda	Army			3000	3,300	3,300	3,300
Army FORT RECLARDISON Barmada (Grow the Forna) 36,000 36,000 Army FORT WARMWRIGHT Constitution Unit Operations Fuzilities (Grow the Forna) 14,800 14,800 14,800 Army FORT WARMWRIGHT RAMILLELO OPERATIONS FACILITY PALSE 1 20,000 20,000 20,000 Army FORT WARMWRIGHT REPLACE BUBSTATIONUNGANCE ELECTRIC 60,000 40,000 20,000 Army FORT WARWRIGHT REPLACE BUBSTATIONUNGANCE ELECTRIC 60,000 40,000 20,000 Ar Force ELMENOORE ARB F-22 FRAY AIRCANT SHELITER 13,800 14,000 14,000 Ar Force ELMENOORE ARB F-22 FRAY AIRCANT SHELITER 27,400 7,100 14,000 Ar Force ELMENOORE ARB F-22 FRAY AIRCANT SHELITER 27,400 14,000 14,000 Ar Force ELMENOORE ARB F-22 FRAY AIRCANT SHELITER AIRCAN STARS 7,100 17,00 Ar Force ELMENDORF ARB F-22 FRAY AIRCANT WART STARS 17,00 17,00 17,00 Ar Force ELMENDORF ARB GROUP HEADOLANTERS			PURI KICHAKIDSUN	Military Police Operations Facilities (Grow the Force)		42,000	42,000	42,000
ATTINY FOORT RICKHARDSON Construction Unit Operations Facilities (Grow the Fores) (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800 (4,800	Value of	vmy.	FORT RICHARDSON	Barracks (Grow the Force)		36,000	36,000	36,000
Army FORT WALMWRIGHT EODAMP Unit Operations Facilities (Grow the Forces) 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,800 11,	Alenta	Amy	FORT RICHARDSON	Construction Unit Operations Facilities (Grow the Force)		14,800	14.800	14 800
Amy FORT WANNWRIGHT Barmacia (Grow the Forta) CONT WANNWRIGHT Barmacia (Grow the Forta) CONT WANNWRIGHT CONT WANNWRIGHT CONT WANNWRIGHT CONT WANNWRIGHT REPLACE BUBSTATIONULPGRADE ELECTRIC CONT CONT WANNWRIGHT CONT CONT CONT WANNWRIGHT CONT CONT CONT CONT CONT CONT CONT CONT	Aleska	Amy	FORT WALNWRIGHT	ECOMP Unit Operations Facilities (Grow the Force)		11.600	2	**
Army FORT WANNWRIGHT RAILHEAD OPERATIONS FACILITY PHASE 1 CALLOD 24,000 Army FORT WANNWRIGHT REPLACE BUBSTATIONUPGRADE ELECTRIC 69,000 69,000 69,000 Army FORT WANNWRIGHT REPLACE BUBSTATIONUPGRADE ELECTRIC 60,000 60,000 60,000 Ar Force ELMENDORF AFB F-Z2 JET ENGINE INSPECTION & MAINT 71,000 13,800 13,800 Ar Force ELMENDORF AFB F-Z2 TRAY ARCRAFT SHELTER 71,00 71,00 21,400 Ar Force ELMENDORF AFB F-Z2 TAXVWAY, TAXILANE & ARADE-ARM ADD 77,00 77,00 13,000 Ar Force ELMENDORF AFB F-Z2 TAXVWAY, TAXILANE & ARADE-ARM ADD 77,00 77,00 77,00 Ar Force ELMENDORF AFB REPLACE JOHT PROF MIL EDUC CENTER, PHASE 1 77,00 77,00 77,00 Ar Force ELMENDORF AFB REPLACE LONT PROF MIL EDUC CENTER, PHASE 1 7,100 77,00 77,00 Ar Force ELMENDORF AFB REPLACE STEMM 63,00 10,400 10,400 Army FORT HUACHUCA Genoup Historia Pr	Alestra	Amy	FORT WAINWRIGHT	Barracks (Grow the Force)		200	300	8 1
Army FORT WANNENGHT REPLACE BUBSTATION/UPGRADE ELECTRIC 60,000 6,000 6,000 Army FORT WANNENGHT COMPANY OPERATIONS FACILITY 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000	Alestra	Army	FORT WAINWRIGHT	RAILHEAD OPERATIONS FACILITY PHASE 1		9	20,00	20,000
Army FORT WALNIAWRIGHT COMPANY OPERATIONS FACILITY 14,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 60,000 6	Aleake	Army	FORT WAINWRIGHT	REPLACE SUBSTATION/IPSPADE ELECTRIC	6	•	8,900	9,800
AF Force ELMENDORF AFB F-22_IET ENGINE INSTECTION OF A MAINT 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 13,800 13,800 13,800 13,800 13,800 13,800 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000 14,000	Alterite	Amy	FORT WALNIMERGET	COMPANY OPERATIONS SACTORY	00000	90,000	90,000	90,000
AF FORCE ELMENDORF AFB F-22 PRIVERANT SHELLER REPORTED TOWN EAST INFRASTRUCTURE PHASE 2 7,100 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800 13,800	V V	Air Force	EI MENDORF AFR	E-22 let english instruction	90,71	14,000	14,000	14,000
AF Forces ELMENDORF AFB F-22 PIGHTER TOWN EAST NIKTASTRUCTURE PHASE 2 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400 21,400		A P. Carre		TALL LANGUAGE INCOME INVITAL IN MALINI	13,800	13,800	13,800	13,800
Ar Fares ELMENDORF AFB F-22 PIGHTER TOWN EAST INFRASTRUCTURE PHASE 2 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100 7,100	Alegica	A rone	ELMENCART ATB	F-ZZ 7 BAY AIRCRAFT SHELTER	21,400	21,400	21 400	21 450
AF Force EMBNIORE AFB F-22 TAXVIMAY, TAXILANE & ARIADE-ARM PAD 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880 27,880	Aleska	Ar Force	ELMENDORF AFB	F-22 FIGHTER TOWN EAST INFRASTRUCTURE PHASE 2	7,100	7 100	4.00	4 40
AF Force ELMENDORF AFB REPLACE JOHNT PROF MIL EDUC CENTER, PHASE 1 27,000 AF Ras ELMENDORF AFB AIRCRAFT MAINTENANCE SQUADRON FACILITY 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 10,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 10,700 10,700 10,700 10,700 10,700 10,700 10,700 10,700 10,700 10,700 10,700 10,700 10,700 10,700	Alasks	At Force	ELMENDORF AFB	F-22 TAXIMAY, TAXILANE & ARMIDEJARM PAD	27,880	200	3 6	3 10
AF Res ELMENDORF AFB AIRCRAFT MAINTENANCE SOLLADRON FACIUTY 4,550 4,550 4,550 13,000 AF Res ELMENDORF AFB GROUP HEADQUARTERS 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,40	Alestre	Air Force	ELMENDORF AFB	REPLACE JOHN PROF MIL EDUC CENTER, PHASE 1	i	7,000	77,000	77,880
AF Ras ELMENDORF AFB GROUP HEADQUARTERS 1,200 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 4,550 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000	Aberica	AF Ree	ELMENDORF AFB	AJRCRAFT MAINTENANCE SOLADBON FACE ITY	7	ָ	3,000	13,000
Army FORT HUACHUCA EFFLUENT RELISE SYSTEM 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 10,400 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 10,000 11,000 10,000 11,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 10,000 <th>Alest A</th> <th>AF Res</th> <th>ELMENDORF AFR</th> <th></th> <th>000</th> <th>4,550</th> <th>4,550</th> <th>4,550</th>	Alest A	AF Res	ELMENDORF AFR		000	4,550	4,550	4,550
Army FORT HUACHUCA General Institutional Building (Grow the Force) 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 11,000 13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600 10,500 10,500 10,500 10,500 10,500 10,500 10,500 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 <th>Artzone</th> <th>Amy</th> <th>FORT HINCHLICA</th> <th></th> <th>10,400</th> <th>10,400</th> <th>10,400</th> <th>10,400</th>	Artzone	Amy	FORT HINCHLICA		10,400	10,400	10,400	10,400
Amy PORT HUACHUCA Central instructional Building (Grow the Force) 13,900 13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600 10,500 10,500 10,500 10,500 10,500 10,500 10,500 10,500 10,740 10,740 10,740 10,740 10,740 10,740 10,740 11,200 11,200 11,200 11,200 11,200 11,200 11,200 10,740 10,740 10,740 10,740 10,740 10,740 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 <th>Arforms</th> <th></th> <th>A CHINAL TOOL</th> <th></th> <th>1,000</th> <th>£,000</th> <th>1,000</th> <th>1,000</th>	Arforms		A CHINAL TOOL		1,000	£,000	1,000	1,000
Aminy FOWER FUNCTORIES ALT Telebral Compiler (Grew the Fores) 105,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 106,000 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40 107,40		ten C	בייין איניין איניין איניין	General instructional Building (Grow the Force)		13,600	13,600	13.800
Namy YUMA BACHELOR ENLISTED QUARTERS 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,880 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480 22,480	Muzzina .	Amy	FORT HUNCHUCA	AIT Traines Complex (Grow the Force)		105,000	106,000	00.90
Newy YUMA TOWNAY*G* 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 10,810 10,810 10,810 10,810 10,810 10,810 10,810 10,810 10,810 10,810 10,810 10,810 10,810 10,810 </th <th>Artzona</th> <th>New</th> <th>YORK</th> <th>BACHELOR ENUSTED QUARTERS</th> <th>22,680</th> <th>200</th> <th>200</th> <th></th>	Artzona	New	YORK	BACHELOR ENUSTED QUARTERS	22,680	200	200	
Air Force DAVIS-MONTHAIN AFB CBAR EC130 MAINT HANGARIAMU 11,200 10,740 10,740 10,740 10,740 10,740 10,740 10,740 10,740 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 11,200 10,700 0 0 10,670 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Artzone	Newy	YUMA	TOWWAY 'G'	10.740	44,900	77,900	77,960
AF FORCE LUIKE AFB REPAIR AIRFIELD PAYEAURY'S PHASE! 0 5,500 0 0 10,670 Army NG FLORENCE FIELD MAINTENANCE SHOP 0 10,670 AF FORCE LITTLE ROCK AFB MULTI-PURPOSE EDUCATION CENTER 0 9,600 0 0,800	Artzona	Air Force	DAVIS-MONTHAN AFB	CSAR EC130 MAINT HANGARJAMI	3 6	10,740	10,740	10,740
Army NG FLORENCE FIELD MAINTENANCE SHOP 0 6,500 0 Army NG FLORENCE FIELD MAINTENANCE SHOP 0 10,570 1 Ar Force Little Rock AFB RUNNANY 0 9,900 0 9,800	Advance	Air Form			מושלינו	11,200	1,200	1,200
AF FOCO LITTLE ROCK AFB MULTI-PURPOSE EDUCATION CENTER 0 9,800 0 9,800	Artona	Army NO	FI ORFICE	REPAIR AIRFIELD PAVEMENTS PHASE!	0	8,500	٥	5,500
AFFOCO LITTLE ROCK AFB MULTIPURPOSE EDUCATION CENTER 0 9,600 0 AFFOCO LITTLE ROCK AFB REPAIR RUNNARY 0 9,800		Ale Pares				0	10,870	10,670
O STATE OF THE PARTY OF THE PAR	Artes		UTTLE ROCK AFB	MULTI-PURPOSE EDUCATION CENTER	0	9,600	٥	009'6
				REPAIR KUNWAY		0	9.800	008.6

FY2004 MILITARY CONSTRUCTION AUTHORIZATIONS

				FYZDOS			
State/ Country	Service! Agency installation	Installation	Project Title	Budget Request	House Authorized	Senate Authorized	Conference Authorized
Ariamete	Army NG	CAMP ROBINSON	AMMUNITION SUPPLY POINT	25.500			
Artamasa	Army NG	CAMP ROBINSON	Professional Educ Officialism Counsis, (Com. the Couns)		000,	009	5,500
Artement	Army NG	CAMP ROBINSON	Urbern Asseut Course		JO, 01	18,423	18.423
Celifornia	Атту	FORT IRWIN	MILITARY OPERATIONS IN URBAN TERRAIN, PHASE 2	18 500	0 (0	86.
Celfornia	Атту	FORT IRWIN	TRAINING LAND IMPROVEMENTS	200	18,500	18,500	18,500
Celifornia	Army	PRESIDIO MONTEREY	GEWERAL INSTRUCTION BUILDING	200	005'6	9,500	9,500
Celffornie	Newy	CAMP PENDLETON	PHYSICAL FITNESS CENTER	8 540	28,000	28,000	28,000
California	Navy	CAMP PENDLETON	BEQ - CHAPPO AREA	90.00	Ordin	8,510	8,510
California	Newy	CAMP PENDLETON	ISR CAMP - INTEL BATTALION	12.000	000	29,050	28,050
Cultomia	Newy	CAMP PENDLETON	MARSOC SUPPORTING FACILITIES	17.70	17,980	17,880	17,980
Cellfornia		CAMP PENDLETON	BEQ - HEADQUARTERS	S	17,730	17,730	17,730
California	_	CAMP PENDLETON	TRAFFIC IMPROVEMENTS	000,15	31,980	31,860	31,990
California	New	CAMP PENDLETON	TACTICAL SUPPORT VAN PADS EXPANSION	020,0	5,830	5,830	5,830
Cettomie	Navy	CAMP PENDLETON	HANGAR ADDITIONS	3	6,050	6,050	9,050
Cultifornia	Navy	CAMP PENDLETON	BEQ - MARGARITA	3	4,400	4,400	4,400
California	ž.	CAMP PENDLETON	INFANTRY BOLLAD BATTLE COURSE	200	28,50	26,530	26,530
Celifornia	New	CAMP PENDLETON		OBO 'S	16,090	0	0
Celfornia	New	CAMP PENDLETON	Force (Tree Ope Center - HO Area (Grow the Force)		24,990	24,990	24,990
California	New	CAMP PENDI FTON	Consolidated Committeechorida Shop (Grow the Force)		16,840	16,840	18,840
California	New	CAMP BENN ETON	1st MLG Operations Center (Grow the Force)		18,150	18,160	18,160
California	Name	Cause Bearing	1st MLG Amony (Grow the Force)		8,150	8,150	8,150
Caffornia		CAMP DESIGN ETCH	1st MLG Group and Bethalion Ops Center (Grow the Force)		22,220	22,220	22,220
Cefffornia	Many	CAMP PENDI ETON	BEQ - Wounded Wenton Bettation (Grow the Force)		25,940	25,940	25,940
California	4	CAMP PENCIES CA	Amony - Regimental and Battation HQ (Transfer from Title XXUX)		٥	5,160	0
Self-order of	A SERVI	CAMP DENID TTOM	Amory - Intelligence Settation (Transfer from Title XXUX)		•	4,180	0
	New	CAMP PENDLEION	Armony - 5th Martine Regiment (Transfer from Title XXUX)		0	10,890	٥
of the state of	Valley)	Court removes con	Bechelor Quarters and Amory - Homo (Transfer from Title XXUX)		٥	34,970	0
	Navy	CAST TENDLE ION	Bachelor Quarters and Dining Facility (Transfer from Title XXUX)		0	24,390	٥
	Meny	CAMP PENDLEION	Company HQ - Military Police (Transfer from Title XXUX)		0	8.240	•
	MENY		Explosive Ontraence Detectment - Ope Findiffy (From Title XXUX)		٥	13,090	٥
	Á	CAMP PENDLEI ON	Intelligence Surveillence Recomainsence Cemp (From Tide XXIX)	c	٥	1,114	0

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

State/ Country	Service/ Agen	Service/ Agency Installation	Project Title	Przose Budget Reguest	House	House Senate	Conference
California	Xax	MBAMAB MCAS	Manage Modeller for some the Course	•			
	. ;		The speciment of the state of t		8,	8	8
Celifornia		NAVAL STA SAN DIEGO	MAIN GATE (GATE 6) IMPROVEMENTS	0	3,000	•	300
California	Navy	SUB BASE SAN DIEGO	PIER 5002 SUB FENDER INSTALLATION	9.040	9	200	
California	New York		MAGNETIC SILENCING FACILITY MODIFICATION	20077		5	5
California	1	Market NSA		200.	14,580	14,580	14,590
					0	0	9,780
	Ž.	TWENTY NAME PALMS	BEG AND PARKING STRUCTURE	328,329	34,239	34.329	34.309
Cellfornie	Reny	TWENTYNINE PALMS	Multi-Battation Cognitions Center (Grow the Force)		2	22.77	32 22
Celifornie	Navy	TWENTYNINE PALMS	Latt Bulleton County on County County			2 8	
Cellfornia	Many	TWENTYWINE PALMS			98,98	000,55	009
	ì.		Armony (Grow the Force)		6,820	5,920	5,920
Canada and	Ě	I AMEN I LINE PALME	Landfill (Grow the Force)		13,660	13,560	13,580
	Zery V	TWENTYNINE PALMS	MOUT Facility (Phase 3) (Grow the Force)		21,390	21,380	21,390
California	New	TMENTYNINE PALMS	Regimental Headquesters Addition (Transfer from Title XXXX)		C	411	
California	Air Force	EDWARDS AFB	MAIN BASE RUNNAY INCREMENT 3	4	7		
	Ale Come		MAIN BASE DI MAMA VINCOSTAGNITA	an'es	00'gg	36,000	35,000
California		EDWARDS AFB	MAN BASE RUNNER INCREMENT	0	8,500	•	8,500
	Ar Force	I KAVIS ATE	C-17 KOAD MIPROVEMENTS	4,800	4,600	4,600	4,600
	Air Force	TRAMS AFB	C-17 SOUTHWEST LANDING ZONE	22,000	22,000	22,000	22,000
California	Air Force	TRAVIS AFB	GLOBAL SUPPORT SQUADRON FACILITY	0	10.800		10.800
California	SOCOM	CAMP PENDLETON	SOF SUPPLY FACILITY	8,310	8.310	8.310	8310
California	SOCOM	CAMP PENDLETON	SOF PARALOFT/BOAT/OWE LOCKER	5,770	5 770	5770	277.8
Cestomia	SOCOM	CAMP PENDLETON	8OF ACADEMIC INSTRUCTION FACILITY	5,950	90	500	90 4
Celifornia	SOCOM	CORONADO	SOF SPECIAL BOAT TEAM OPERATIONS FACILITY	12,000	12 000	5	42.000
California	ş	POINT LOMA ANNEX	REPLACE FUEL STORAGE FACILITIES	140,000	2002	140 000	55 200
California	Army NG	CAMP ROBERTS	INFANTRY PLATOON BATTLE COURSE	2,850	2 850	2,860	98.0
Cellfornia	Army NG	SACRAMENTO ARMY DEPOT	READINESS CENTER	21,000	2, 200	2 2 2	2 2
California	Army Res	BT COLLINS ARMY RESICTE	REGIONAL COMMINICATIONS TRAINING CENTER	•			11,000
Cellfornie	Army Res	FORT HUNTER UGGETT	CONVOY LIVE FIRE RANGE	2.634	200		
California	Army Res	FORT HUNTER LIGGETT	RANGE CONTROL FACILITY	A E01	100	7	4.00
California	Army Res	GARDEN GROVE	ARMY RESERVE CENTER	25.440	26.4	100,4	100
Cellfornia	Mayor Res	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	RESERVE CENTER ADDITIONS		9	1	4
į		MIRAMAN MCAS		086,	5,580	6,580	5,580
	Amy	TORING CARGO	INCOCK FANGE	9	7	7.93	7

FY2006 MILITARY CONSTRUCTION AUTHORIZATIONS

		1	; ;	FY2008 Budget	House	Senate	Conference
SCENE COLUMNY	Service/ Agency Installation	y mstaliston	Project Title	Request	Authorized	Authorized Authorized	Authorized
Colorado	Army	FORT CARSON	DEFENSE ACCESS ROAD	9,300	O.	9	*
Colorado	Army	FORT CARSON	Engineer By HO/Unit Oos Facilities (Grow the Force)				
Colorado	Army	FORT CARSON	Barracks (Grow the Force)		200	200	200,83
Colorado	Army	FORT CARSON	MP Unit Operations Facilities (Grow the Force)		13 000	13,000	1900
Calorado	Amy	FORT CARSON	Hospital Addition & Dental Clinic (Grow the Force)		18,000	18,000	18,000
Colorindo	Air Force	FORT CARSON	AIR SUPT OPS SQUADRON COMPLEX	13,500	43 500	200	9 69
Colorado	Air Force	SCHRIEVER AFB	AIR AND BPACE INTEGRATION FACILITY	24,500	24.50	25.50	200.5
Calorado	Air Force	U.B. AIR FORCE ACADEMY	UPGRADE ACADEMIC FACILITY PH IVIB	15,000	90.51	200.44	4 4
Colomato	Chem Demil	PUEBLO DEPOT	AMMUNITION DEMILITARIZATION FACILITY PHASE IX	35,159	35 450		3
Colornido	Chem Demil	PUEBLO DEPOT	AMMUNITION DEMILITARIZATION FACILITY PHASE IX	•	3	34.46	36 56
Colorado	Air Guerd	BUCKLEY ANGB	SQUADRON OPERATIONS FACILITY		,	3 6	2,5
Connecticut	Navy	SUB BASE NEW LONDON	WATERFRONT OPERATIONS FACILITY		36.	8, 1	08.
Commedian	Navy	BUB BASE NEW LONDON	Submarine Learning Center		•	3	86.0
Connecticut	Army NG	NIANTIC	READINESS CENTER (ADRS)	13,600	13.60	13 800	6 6
Delaware	Army	DOVER AFB	JOINT PERSONAL EFFECTS DEPOT	17.500	25.55	4 5	1 2 2
Delaware	Air Guerd	NEWCASTLE	REPLACE C-130 MAINTENANCE HANGAR		3	2000	200.71
District of Columbia	Air Faros	BOLLING AFB	COMMUNICATION SWITCH FACILITY	2,500	2,500	2.500	2,500
District of Columbia	¥.	BOLLING AFB	INSTALL BACKUP WATER SYSTEM	1,012	1 012	1 042	- 33
Florida	Army	EGUN AFB	OPERATIONS COMPLEX, PHASE 2	000'99	0000		
Florida	Amy	MIAMI DORAL	SOUTHCOM HEADQUARTERS FACILITY	237,000	187 000	23.53	9
Florida	Army	MIAMI DORAL	SOUTHCOM HO CHILD DEVELOPMENT CENTER	0	0	3.467	3.467
Florida	Navy	BLOUNT ISLAND	MAIN GATE IMPROVEMENTS	7,570	7.570	7 570	2.570
Florida	Navy	BLOUNTISLAND	Silperay Barrier		•	į	0.670
Florida	Navy	CAPE CANAVERAL	ENGINEERING SERVICES FACILITY		0	0086	0066
Florida	Navy	PANAMA CITY	LITTORAL WARFARE SYSTEMS FACILITY	13,870	13.670	13.870	13.870
Florida	Newy	NAB PENSACOLA	FIRE STATION, CORRY PIELD	0	1.600		3.140
Florida	Air Force	EGLIN AFB	F-35 ADAL 63RD JOINT REPROGRAMMING FAC	8,300	8.300	8.300	9300
Florida	Alr Force	EGUN AFB	CONSTRUCT SEAWALLS BANTA ROSA IS RANGE COMP	36,000	000 98	36.000	25.00
Florida	Air Force	EQUN AFB	REPAIR ROADS BANTA ROSA IS RANGE COMPLEX	49,000	49 000	49 000	48.00
Flortde	Air Force	EGLIN AFB	F-36 INTEGRATED TRAINING CENTER	39,000	30,000	39,000	39.00
						•	•

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

					7	•	
State/ Country	Service/ Agency Installation	y installation	Project Title	Request	Authortzad	Authorized	Authorized
Florida	Air Force	EGUN AFB	F-35 SOUADRON OPSZAMUHANGAR	200			
Florida	Air Frans	MACDILL AFR	CENTONA ICHNI INTER POSMO CENTED DARGE	30'	7,000	27,000	27,000
Florida	At East	MACINI AFB	AT THE LIESTED OF THE PROPERTY OF THE PARTY	25,000	26,000	25,000	25,000
		44		67,000	57,000	67,000	67,000
Florida	A rote		EOD FACILITY	0	3,500	0	3.500
	Ar Force	PATRICK AFB	CHILD DEVELOPMENT CENTER	11,854	11.854	11.854	11.854
Florida	Ar Force	TYNDALL AFB	FITNESS CENTER	19,014	19 014	19.014	10.01
Ports	Air Force	TYMDALL AFB	REPAIR AIRFIELD	8,18	26.40	28.40	
Florida	Air Force	TYNDALL AFB	1st Air Force Forces Facility HQ		3	91.5	3 2.63
Florida	SOCOM	HURLBURT FIELD	SOF MAINTENANCE STORAGE FACHLTY	4 744		ם י	8,400
Florida	BOCOM	HURLBURT EVELD	SOF OPERATIONS FACILITY		£.	4,711	, 7.1
Florida	1000			900	2,500	5,500	2,500
1	10006		SCHOOLING WATER OFFICE FACILITY	14,900	14,900	14,900	14,900
	300	HORLEGOR! PIELLS	SCH SCALLEGON OPERATIONS ADOTTON	4,000	4,000	4,000	4,000
	5	KET WESI	REPLACE FUEL PUMP HOUSE	1,874	1,874	1,874	1.874
	SOCOM	MACDILL AFB	SOF ACCUISITION CENTER	36,500	35,500	35,500	35 500
Florida	SOCOM	MACDILL AFB	SOF 501-D BUILDING ADDITION PHASE 2	12,200	12,200	12.200	12.200
Florida	¥	MACDILL AFB	PHARMACARE ADDITION/ALTERATION	5,000	9000	9	6
Florida	TAK T	MACDILL AFB	CLINIC REPLACEMENT, INCREMENT IS	41.400	41 400	44 400	2 4
Florida	Army NG	JACKSONVILLE	ARMY AVIATION SUPPORT FACILITY ADD/ALT	12,200	45.200		2000
Florida	Army NG	CAMP BLANDING	Regional Training Inathule Phase III - Joint Ops Center Training		9	12,000	77.70
Florida	Ar Guard	JACKSONVILLE IAP	Replace Communications Facility, 125th Fighter Wind		•	-	10,024
Georgia	Amy	FORT BEHNING	RECEPTION STATION, PHASE 1	200	7		90'9
Georgia	Army	FORT BENNING	TRAINEE BARRACKS COMPLEX	200	000,10	000,12	51,000
Georgia	Amy	FORT BENNING	MODIFIED RECORD FIRE RANGE		3,000	3,000	2,000
Georgie	A	FORT BENNING	SHALL ATTOMS TRAINING FACTOR		2,800	2,800	2,800
Geomie	, and	FORT BENNING		S S	28 ,000	98,000	98,000
January 1	į	Sometiment of the contract of			0	0	3,700
	Am)	TON SIEMEN	BARRALING CLAMPLEX	36,000	36,000	36,000	36,000
	Amy	FORT STEWART	BRIGADE COMPLEX-HEADQUARTERS	26,000	26,000	28,000	28,000
	A my	FORT STEWART	Fire Station (Grow the Force)		6.500	5.500	200
Georgie	Army	FORT STEWART	Bernecks (Grow the Force)		25,000	25,000	25,000
Security 1	Army	FORT STEWART	Human Resources Unit Operations Facilities (Grow the Force)		15,000	15,000	45.00
							3

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

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State/ Country	Service/ Agen	Service/ Agency Installation	Project 71tie	Budget Recruses	House	Senate	Conference	
Georgia	Į.	or frequency of the party of th						
Carvada	}	MONIES AND AND AND AND AND AND AND AND AND AND	CAMPBELL VILLE AND COMPANY FEMALES (CAMPB TO FORD)		16,000	16,000	18,000 0	
1	1				0	0	086'6	
	A 1000	MCCOT AFB	Commercial Access Gate		0	0	7.500	
Georgia	Air Force	ROBINS AFE	ARCRAFT COMPONENT REPAIR FAC	14,700	14.700	14.700	14.700	
Georgia	Air Force	ROBINS AFB	COMMAND POST		900		2	
Georgie	YSN	AUGUSTA	REGIONAL SECURITY OPERATION CENTER INCREMENT III	100,000		2		
Georgia	SOCOM	FORT BENNING	SOF BATTALION COMPLEX	21,000		200,000	200	
Georgia	SOCOM	FORT BENNING	SOF HO BUILDING ADDITION	2000	99,17		38,5	
Georgia	SOCOM	FORT BENNING	BOF TACTICAL FOURMENT SHOP		90	30.0	200,0	
Geomile	7000	HINTER ANDS	SOME SUBORAT COMPANY EACH TO	3	000'e	000'6	000'8	
Geomb	1	SAL HANNANAS	TOO CONTRACTOR	13,800	13,600	13,800	13,800	
		TO LO STORY	INCOME TO SELECT		0	000's	000'8	
	Amy	TORS STATEMENT	BARRACKS COMPLEX	31,000	31,000	31,000	31,000	
Terret.	Ą	KAHUKU TRAINING AREA	TACTICAL VEHICLE WASH FACILITY	0	9,200	٥	10,200	
	Amy	SCHOPIELD BARRACKS	BARRACKS COMPLEX	43,000	43.000	43,000	43,000	
Harvagi	Amy	SCHOFIELD BARRACKS	BARRACKS COMPLEX	45,000	45,000	45,000	45,000	
Xeeeel	Amy	WHEELER AFB	BARRACKS COMPLEX	51,000	54.000	200	24	
Havel	Navy	KANEOHE BAY	BACHELOR ENLISTED QUARTERS	37,961	37 Oc.	77.08	27.00	
Kenval	Newy	PEARL HARBOR	SUB DRIVE-IN MAGNETIC SILENCING FACILITY	088.88	3	500	108'/6	
Hervall	New	PEARL HARBOR NSY	DRYDOCK NUMBER 1 AND 2	2	000/84	098,346	48,880	
Hannak		WALKING WATER		:	0	30,200	30,200	
	(Appl)	SA VILLA	COMMUNICATION CENTER	65,410	86,410	65,410	65,410	
	Ar Force	PECKAM AFB	DOSS INTELLIGENCE BOUADRON OPS FACILITY	16,500	16,500	16.500	16.500	
- Harris	At Force	HICKAM AFB	C-17 PARIGING RAMP	15,471	15.471	15.471	15.471	
Harradi	돌	HICKAM AFB	REPLACE HYDRANT FUELS SYSTEM	11,900	11 900	11.00	60.5	
Hemes	NSA	KUNIA	REGIONAL SECURITY OPERATION CENTER INCREMENT IN	136.316	138.348	436 310	4 × C 90, V	
ideho	Army NG	GOMEN FIELD	TRAINING AREA RAILHEAD, PHASE 2			10,01		
odebo	Amy NG	ORCHARD TRAINING AREA	URBAN ASSAULT COURSE	•	•	010'	010,	
Mirrois	Amy	ROCK ISLAND ARBENAL	COMBINED FIRE/POLICE FACULTY PHASE 2	}	90/L	00/1	1,780	
	1	COFATIANTE	A TOTAL STED STATE OF THE STATE		•	3,350	3,350	
1	1			16,650	16,650	16,650	16,650	
	Zery	GREAT LAKES	SMALL ARMS MARKMANSHIP TRAINER	10,221	10,22,1	10,221	10,221	
Minois	Air Farce	SCOTT AFB	CHILD DEVELOPMENT CENTER		0	8,200	8,200	

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

State/ Country	Service/ Agency Installation	y Installation	Project Title	Budget Request	House Authorized	Senete Authorized	Conference Authorized
fillmote .	Air Force	SCOTT AFB	SECURITY FORCES OPERATIONS FACILITY	16.700	44 7mg	16.70T	700
Minois	TWA	GREAT LAKES	FEDERAL HEALTHCARE FACILITY	000'66	00.08	20.00	8
Birnois	Army NG	ST CLAIR COUNTY	READINESS CENTER (AORS)	8,100		20,5	90,4
Indiana	Nevy	NSA CRANE	SECURED ELECTRONIC WARFARE SYS FAC		3	5 5 5	5 5
Indiana	Newy	NSA CRANE	Special Weapons Assessment Facility			-	1 2 2
trations	Army NG	Muscetatuck	Security Fence				4 900
Indiana	Ar Guerd	HULMAN REGIONAL AIRPORT	DIGITAL GROUND STATION (DGS) BEDOOMN	7,700	7 700	7 700	202.4
	Army NG	IOWA CITY	READINESS CENTER			13.188	
Karsas	Атпу	FORT LEAVENWORTH	BARRACKS COMPLEX	95,000	2000	55.000	200
Kensas	Army	FORT LEAVENMORTH	MP HQ & MP UR Unit Operations Facilities (Grow the Force)		23,000	23,000	23,000
Kansas	Army	FORT LEAVENMORTH	Bernacks (Grow the Force)		12,800	12,800	12,800
Kaneae	Amy	FORT RILEY	Engineer Bn HOVUnit Operations Facilities (Grow the Force)		43,000	43,000	43,000
Karusa	Army	FORT RILEY	Berracks (Grow the Force)		20,000	50,000	90,000
Kansas	Amy	FORT RILEY	Child Development Center (Grow the Force)		8,500	8,500	8,500
Kansas	Amy	FORT RILEY	Health & Dental Clinic (Grow the Force)		8,800	8,800	9.800
Kenses	Amy	FORT LEAVENMORTH	Chapel Complex Phase I			•	11.600
Kenses	Army	FORT RULEY	DIGITAL MULTIPURPOSE RANGE COMPLEX	28,000	28,000	28,000	28,000
Kanses	Amy	FORT RILEY	MILTARY WORKING DOG FACILITY	0	1,900		1,900
Kenses	Air Force	FORT RILEY	AIR SUPPORT OPS SQUADRON COMPLEX	12,515	12,515	12,515	12,515
Kansas	Air Force	MCCONNELL AFB	MXG Consolidation and Forward Logistics Center		•	•	6.300
Kernese	Air Guard	SMOKY HILL RANGE	AIR SUPPORT OPS SQUADRON BEDOOWN		•	000.8	000
Kentucky	Army	FORT CAMPBELL	INDOOR RANGE	5,000	5,000	900	8 000
Kentucky	Amy	FORT CAMPBELL	VEHICLE MAINTENANCE GHOP	49,000	49.000	49.000	48 000
Kentucky	Ашу	FORT CAMPBELL	MP/CID/Medical Unit Operations Facilities (Grow the Force)		24,000	24,000	24.000
Kentucky	Ату	FORT CAMPBELL	Bernacks (Grow the Force)		27,000	27,000	27,000
Kemtucky	Amy	FORT CAMPBELL	Child Development Center (Ages 0-5)				9 600
Kentucky	Ату	FORT IQUOX	CANTONMENT AREA ROADB, PAVED	8,700	8.700	8.700	2007
Kentucky	Chem Demi	BLUE GRASS ARMY DEPOT	AMMUNITION DEMILITARIZATION FACILITY PHASE VIII	51,017	51.017	0	} c
Kentucky	Chem Demil	BLUE GRASS ARMY DEPOT	AMMUNITION DEMILITARIZATION FACILITY PHASE VIII		0	69.017	69.017
Kentucky	SOCOM	FORT CAMPBELL .	SOF BATTALLON OPERATIONS COMPLEX	35,000	35,000	35,000	35,000

FY2006 MILITARY CONSTRUCTION AUTHORIZATIONS

State/ Country	Service/ Agency Installation	y installation	Project Title	Budget Request	House Authorized	House Benata	Conference	
Kentucky	SOCOM	FORT CAMPBELL	SOF GROUP SUPPORT BATTALION COMPLEX	48 500				
Kemtucky	Army NG	LONDON	Resdiness Center Phase II - Joint Support Downtions		Do'sL	18,500	•	
Louisiana	Army	FORT POLK	4TH BRIGADE HEADOLARTERS		0	•		
Louisiana	Ą	FORT POLK	CHILD DEVEL COMENT CENTED		0	9,800		
Louistana	A	CAMP BEAUBERARD	HEDDANE ASSOCIATION		0	6,100	8,100	
Mairo		NAME OF THE PARTY		1,800	1,800	1,800	1,800	
1	£100	The state of the s	CONSOLUALED EMENGENCY CONTROL CENTER		0	9.700	9.700	
D. D. D. D. D. D. D. D. D. D. D. D. D. D	Amy	ABERDEEN PG	AUTOMOTIVE TECHNOLOGY EVALUATION FACILITY		0	12,200	12.200	
Manyand	Navy	INDIAN HEAD	ADVANCED ENERGETICS RESEARCH LAB	0	009.6		979	
Maryame	Nev	PATUXENT RIVER	AIRCRAFT PROTOTYPE FACILITY PHASE 1	17,980	47 880	1	•	
Maryland	Navy	PATUXENT RIVER	E-2 ADVANCED HAWKEYE RDT&E FACILITY	13.650	0.000	000'/1		
Maryland	Navy	PATUXENT RIVER	JPALS ADDITION TO BUILDING 2110/2122	4	13,000	13,000	000/81	
Maryland	Nav	ONT-LINE	NATIONAL MARITIME INTELL SPENCE CENTER INCREMENT &	•	6,720	6,720	6,720	
Maryland	TA/A	FORT DETRICK	SEAMBLED STACE I MCDEMENT II		52,069	52,089	52,0 89	Τ.
Mewiand	NC.	EOST MEADE		150,000	150,000	150,000	150,000	LΘ
Mandana	V	TOTAL MARKET	NOVA POCULLIY MANAGEMENT SYSTEM PHASE	7,901	7,801	7,901	7,901	
	5		NSAW OFST GOOTH STAIR TOWER	4,000	4,000	4.000	4,000	
	Arrans	HANSCOM AFB	RENOVATE ACQUISITION MANAGEMENT FACILITY			12 800	12.80	
Wassachusetts	Ar Guerd	BARNES ANGB	Fire Cresh/Rescue Station			3	<u>8</u>	
Massachusetts	Air Guerd	OTIS ANGB	DIGITAL GROUND STATION (DGS) IOC BEDDOWN	, and	9	ָר פּ	ne'	
Michigan	Amy	DETROIT ARSENAL	GROUND SYSTEMS POWER & ENERGY LAR	ļ	one'r	98.	1,800	
Michigan	Amy NG	CAMP GRAYLING	INFANTRY PLBATTLE COURSEANT FIRE BANDE		0	18,500	18,500	
Michigan	Amy NG	LANSING	USPEC AND REALBHERS CENTER BLABE 3		0	2,450	2,460	
Metrican	10 PM	BOWA BOTTON	DESCRIPTION OF THE STREET OF THE STREET		4,200	4,238	4,239	
	Section 1	Contract March	MEDICA VE JAMINIO CENTER	4 000	4,030	400	4,030	
	Army PG	CAMP RIPLEY	COMBINED ARMS COLLECTIVE TRAINING FACILITY	4,850	4.650	4.850	4.850	
Mercecon	Army NG	CAMP RIPLEY	Combined Arms Collective Training Facility, Prese 2				a c	
Mesieshph	Navy	NAS MERIDIAN	FIRE STATION		•	֭֓֞֜֜֜֜֝֟֜֜֜֓֓֓֓֓֓֓֓֓֓֓֓֓֓֜֜֜֜֓֓֓֓֓֓֓֡֓		
Mississippi	Air Force	COLUMBUS AFB	Master Support Complex Phase II		> '	22.0		
Mastastppl	SOCOM	STENNIS SPACE CENTER	SOF RIVERINE AND COMBATANT CRAFT OPS FACILITY		Б (•	9,800	
Mississippi	Army NG	CAMP SHELBY	LIVE FIRE SHOOT HOUSEAURRANASSAUR T COURSE		О,	10,200	10,200	
Mississippi	Air Gamen	KEY FIELD	ASCRATCS Trabban Control		4,000 4	4,000	4,000	
Manage		EDOTI BOMABI MOOD			0	0	100	
		and the second the	MODIFIED RECORD FINE KANGE	3,800	3,800	3,800	3,800	

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

State/ Country	Service/ Agen	Service/ Agency Installation	Project Title	Budget Request	House Authorized	House Senate Authorized Authorized	Conference Authorized
Alesourt	Ату	FORT LECHARD WOOD	MODIFIED RECORD FIRE RANGE	400		5	ļ
desour	Ату	FORT LEGNARD WOOD	Automated Mailingrose Mertine Gen Basse (Green the Losse)			900,4	000'8
dissourt	Amy	FORT LEGNARD WOOD			2		5.
Stanta of	,	CON CONTRACT	Authoritation restar (wards (wow the Portie)		2,700	2,700	2,700
	Aug.	TOTAL PROPERTY MOOD	Menuever Enhance Bde Unit Ops Facilities (Grow the Force)		98,000 88	26,000	68,000
	Amy A	FOR TECHNIC WOOD	Barracks (Grow the Force)		28,000	26,000	28,000
	Amy	FORT LECNARD WOOD	Orang Facility-Busic Combat Training Complex (Grow the Force)		22,000	22,000	2000
Basouri	Amy	FORT LECNARD WOOD	CHILD DEVELOPMENT CENTER		0	7 000	2 000
Assour	Amy	FORT LECNARD WOOD	CHAPEL	•	10.400	•	10.400
Renord	Ar Force	WHITEMAN AFB	CONSOLIDATED COMMUNICATIONS CENTER	0	11.400	•	11 400
Resourt	Army NG	WHITEMAN AFB	ARMY AVIATION BUPPORT FACILITY	30,000		30,000	30,000
Montaina	At Force	MALMSTROM AFB	CONSTRUCT COMMUNITY ACTIVITY CENTER			7,000	7,000
	Army Res	arrue arrue	ARMY RESERVE CENTERAAND	7,629	7.629	7,629	7.629
Mebraska	Air Force	OFFUTT AFB	ADAL INTELL SQUADRON FAC	16,952	18.957	18 953	18 06.3
lebraska	At Guerd	LINCOLN	SECURITY FORCES & COMMUNICATIONS FACILITY		-	000	
evade	Amy	HAWTHORNE AAP	GROUND WATER TREATMENT PLANT	11,800	11 800	11.800	£ 5
devade	Nevy	NAVAL AIR STATION FALLON	RANGE IMPROVEMENTS, B-20		•	11 460	11 480
Hevada	Air Force	NELLIS AFB	JOINT TERMINAL AIR CONTROL VIRTUAL TRAINING FAC			9	280
Vevada	Ar Guerd	RENO-TAHOE (AP	VEHICLE MAINTENANCE BHOP				
lew Hampahira	Air Guerd	PEASE ANGB	WING HEADQUARTERS, OPS AND TRAINING FACILITY	-	•	3 6	800
tere Jersey	Army	Picatinny Arsenal	Amement Integration Facility		•	96.	000
tern dersey	Mavy	NAS LAKEHURST	JOINT INSTALLATION ROAD IMPROVEMENTS			•	8 4
low Jersey	Air Guard	ATLANTIC CITY	ASOS BEDDOWN PHASE I	•	2	?	3 6
dew Jersey	Army Res	FORT DIX	TACTICAL TRAINING BARE BHACE!	•		•	000
lew Jersey	Army Res	FORT DIX	COMBINED MAINTENANCE FACILITY	4,	OS C	0	006.0
Janes Manches	Amv	TOTAL PROPERTY OF THE PARTY OF		3	17,000	17,000	4,000
	Air Econom	CANNON AFE	THIS CANNO MUSCLE NANGE EIGENES EN PLYCHE OPERATOR FERINGS (GROW THE FORM) ANNON AFE		71,000	71,000	71,000
	Air Enema	MAN AND AFA		0	1,668	1,666	1,686
	At East	AND AND A SER	DUCACIONISTICS BY II DAYS		0	11,400	11,400
WW MEDICO	2000				3,700	٥	3,700
Vew Mendoo			SOF PORT SECURIOR PACIDITY	7,500	7,500	7,500	7.500
Head Mandry	4	KINT AND AFR					

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

New York Army FORT DRUM INFPAGRNUCTURE UPGRADES 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000 12,000	States Country	Service/ Agency Installation) Installation	Project Title	FY2008 Budget Request	House Authorized	Senate Authorizad	Conference Authorized
Army FORT DRUM Chaid Development Center Chaid Development Center Chaid Development Center Chaid Development Center Cen	New York	Ату	FORT DRUM	INFRABTRUCTURE UPGRADES	12.000	\$	12 000	41,000
Army FORT DRUM BRIGADE COMPLEX-COMPANY OPERATIONS 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55,000 55	New York	Amy	FORT DRUM	Child Development Center			3	, in the second
Army FORT DRIMI BRIGADIC COMPLEX GANTERACIGS OPERATIONS 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000 40,000	New York	Ату	FORT DRUM	BRIGADE COMPLEX COMPANY OPERATIONS	92.000	25.00	3	3 y
Army FORT DRUM BRIGADE COMPLEX MAINTENANCE FACILITY 4,000 7,000 Army FORT DRUM BNYGward SupurEn Unit Ope Facilities (Grow the Force) 0 0 7,839 Army FORT DRUM MP BNYGward SupurEn Unit Ope Facilities (Grow the Force) 41,000 41,000 7,839 Army FORT DRUM MP BNYGward SupurEn Unit Ope Facilities (Grow the Force) 0 0 0 0 7,839 Army FORT DRUM MP BNYGward SupurEn Unit Ope Facilities (Grow the Force) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	New York	Amy	FORT DRUM	BRIGADE COMPLEX-BARRACKS/OPERATIONS	40,000	8 9	80,98	900'00
Army FORT DRUM DUNING FACILITY O 7,000 4,100 7,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100 4,100	New York	Army	FORT DRUM	BRIGADE COMPLEX MAINTENANCE FACILITY	000.4	3	35,05	20,02
Army FORT DRUM BM/Forward Sup/Eng Unit Ope Facilities (Grow the Forces) 41,000 41,000 Army FORT DRUM MP BM HOMP Unit Operfactions Facilities (Grow the Forces) 41,000 41,000 Army FORT DRUM MEDICAL CLINIC ADDIALTY 41,000 41,000 41,000 Army FORT DRUM ALE CLINIC ADDIALTY 41,000 41,000 41,000 TMA FORT DRUM ALE CLINIC ADDIALTY PALAMERCULE FACILITY 41,000 41,000 41,000 Arb Clased GARRESSO AIRPORT PALAMERCULE FACILITY PALAMERCULE FACILITY 41,000 41,000 41,000 Arb Clased GARRESSO AIRPORT PALAMERCULE FACILITY PALAMERCULE FACILITY 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000 41,000<	New York	Атну	FORT DRUM	DINING FACILITY	٥		26,151	36,101 7,000
Army FORT DRLWH MIP BN HOAMP UNI Operations Facilities (Grow the Farray) 34,000 34,000 Army FORT DRLWH MIP BN HOAMP UNI Operations Facilities (Grow the Farray) 34,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,0	New York	Атту	FORT DRUM	BWForward Sunt/Eng Unit One Facilities (Crow the Forms)	,	2	8 8	86. 5 86. 5
Army FORT DRUM Bernado (Grow the Fora) Army FORT DRUM Bernado (Grow the Fora) Army FORT DRUM AUTOMATED QUALIFECATION TRAINING RANGE 0 9,600 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000 61,000	New York	Amy	FORT DRUM	MP BN HOMP Unit Operations Feddings (Grow the Farre)		808		900'2 4
Army FORT DRUM AUTOMATED QUALIFICATION TRAINING RANGE 0 6,000 0 Ar Guard GASRESOU AIRPORT PARAMESCUE FACILITY, PHASE I 41,000 41,000 41,000 Ar Guard GASRESOU AIRPORT PARAMESCUE FACILITY, PHASE I 0 6,000 0 Ar Guard GARRESOU AIRPORT PARAMESCUE FACILITY, PHASE I 0 6,000 0 Ar Guard GARRESOU AIRPORT PARAMESCUE FACILITY PARAMESCUE FACILITY 0 6,000 0 Army FORT BRAGG UNDOOR PANAE 16,803 15,803 15,803 15,803 Man FORT BRAGG UNDOOR PANAE Army FORT BRAGG BLOOD DONGR FACILITY 4,800 4,800 4,800 Man FORT BRAGG BLOOD DONGR FACILITY Army FORT BRAGG Barradca (Grow the Fore) 51,000 51,000 51,000 Man FORT BRAGG CORMINITY PARAMESCUE (Grow the Fore) Army FORT BRAGG CORMINITY Army FORT BRAGG CORMINITY Army FORT BRAGG CORMINITY </th <th>New York</th> <td>Ату</td> <td>FORT DRUM</td> <td>Berradia (Grow the Force)</td> <td></td> <td>61,000</td> <td>64.000</td> <td>61 000</td>	New York	Ату	FORT DRUM	Berradia (Grow the Force)		61,000	64.000	61 000
TMA CORT DRUM	New York	Amy	FORT DRUM	AUTOMATED QUALIFICATION TRAINING RANGE	٥	0096	6	009 8
Art Guand GABREBIG AIRPORT PARARESCUE FACILITY, PHASE 1 0 0,000 0 Art Guand GAIRPISS NELDES SUPPORT FACILITY PHASE II 0 0,600 0 Art Guand GAIRPISS Upgrade Base Facilities 15,823 15,823 15,823 Army Ree FORT BRAGG BADOOR RANGE 4,800 4,800 4,800 Bra Army FORT BRAGG BADOOR RANGE 51,000 51,000 Bra Army FORT BRAGG BADOOR RANGE 51,000 4,800 4,800 Bra Army FORT BRAGG BADOOD DONOR FACILITY 51,000 51,000 51,000 Bra Army FORT BRAGG Bannatusine Supply Pearl/which Maint (Grow the Force) 51,000 51,000 51,000 Bra Army FORT BRAGG Bannatusine Supply Pearl/which Maint (Grow the Force) 51,000 51,000 51,000 Bra Army FORT BRAGG Bannatusine Supply Pearl/white Maint (Grow the Force) 51,000 51,000 51,000 Bra Army	New York	AMT.	FORT DRUM	MEDICAL CLINIC ADDIALT	41,000	41,000	4100	41,000
AF Guard AF Guard GRIFFISS NEADS SUPPORT FACILITY PHASE II 0 0,600 0 Army Res FORT DRUM Hancock Feel Upgrade Base Facilities 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823	New York	Air Guend	GABRESIG AIRPORT	PARARESCUE FACILITY, PHASE 1		•	8	8 40
AF Guard Hemocit Field Upgrade Base Facilities 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,823 16,82	New York	Air Guerd	GRIFFISS	NEADS SUPPORT FACILITY PHASE IS		6		
Army Ree FORT DRUM ARBAY RESERVE CENTER 16,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823 15,823	New York	Air Guerd	Hencock Field	Upgrade Base Facilities	•	•		£ 4
Army FORT BRAGG BARRACKS COMPLEX, INCREMENT 3 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400 47,400	New York	Army Res	FORT DRUM	ARMY RESERVE CENTER	15,923	4 603	202	3 5
Army FORT BRAGG INDOOR RANGE 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800 4,800	North Carolina	Army	FORT BRAGG	BARRACKS COMPLEX, INCREMENT 3	47.400	47.450	20,5	13,823
Army FORT BRAGG STUDENT BARRACKS 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 51,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000 73,000	North Carolina	Ату	FORT BRAGG	INDOOR RANGE	4.800			200,7
Army FORT BRAGG BLOOD DONOR FACILITY 1,000 Amy FORT BRAGG Bearracks (Grow the Fores) 73,000 73,000 Amy FORT BRAGG Ammunition Supply PolariVehicle Maint (Grow the Fores) 88,000 89,000 Amy FORT BRAGG Ammunition Supply PolariVehicle Maint (Grow the Fores) 86,000 64,000 Amy FORT BRAGG Continuarly Emergency Benvices Earthy CAMP LEJEUNE 64,000 64,000 Amy CAMP LEJEUNE BEQ. FRENCH CREEK 27,800 27,800 27,800 Nevy CAMP LEJEUNE FIELD MEDICAL SERVICE SCHOOL 8,080 8,080 27,800 Nevy CAMP LEJEUNE MARSOC SUPPORT FACILITY 14,120 14,120 14,120 Nevy CAMP LEJEUNE MARSOC TRANING FALLITIES 12,690 12,580 12,580 Nevy CAMP LEJEUNE MARSOC TRANING FALLITIES 14,120 14,120 14,120 Nevy CAMP LEJEUNE MARSOC TRANING FALLITIES 14,120 14,120 14,120 Nevy CAMP LEJEUNE M	North Carolina	Ату	FORT BRAGG	STUDENT BARRACKS	51,000		3	38,
Army FORT BRAGG Barracks (Grow the Force) 73,000 73,000 Army FORT BRAGG Armmunition Supply Potativativa the Force) 86,000 89,000 Army FORT BRAGG Community Emergency Bervices Facility 64,000 64,000 Army FORT BRAGG Community Emergency Bervices Facility 64,000 64,000 Army CAMP LEJEUNE BEQ. FRENCH CREEK 77,800 27,800 27,800 27,800 Navy CAMP LEJEUNE MACT ENHANCEMENT 84,000 14,120 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,120 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,120 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,120 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,120 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,120 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,120 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,120 14,120 Navy CAMP LEJEUNE MARSOC SUIPORT FACILITY 14,480 12,580 12,580 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE 14,120 14,120 Navy CAMP LEJEUNE	North Carolina	Army	FORT BRAGG	BLOOD DONOR FACILITY	1	om'is	200,10	8,5
Army FORT BRAGG Ammunition Supply PatriVehicle Maint (Grow the Forea) 89,000 89,000 Army FORT BRAGG Survisional/Orieng/POL Link Ope Facilities (Grow the Forea) 64,000 64,000 Army FORT BRAGG Community Emergency Bervices Facility 64,000 64,000 Army FORT BRAGG Cahe Development Centair 0 0 Nevy CAMP LEJEUNE FIELD MEDICAL SERVICE SCHOOL 8,080 27,800 27,800 Nevy CAMP LEJEUNE MOUT BRANCHER SERVICE SCHOOL 8,080 8,080 8,080 Nevy CAMP LEJEUNE MARSOC SUPPORT FACILITY 14,120 14,120 14,120 Nevy CAMP LEJEUNE MARSOC TRANING FACILITIES 12,690 12,580 12,580 Nevy CAMP LEJEUNE MARSOC TRANING FACILITIES 12,680 12,580 12,580 Nevy CAMP LEJEUNE MARSOC FITNESS CENTER/TRANING TAMK 14,480 14,480 14,480	North Ceroline	Ату	FORT BRAGG	Berradia (Grow the Force)		2,000	3 5	98.5
Army FORT BRAGG Busy/Sgrau/Ohr-Engling Charm Community Emergency Bravious Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility Community Explored Facility <th>North Carolina</th> <td>Amy</td> <td>FORT BRAGG</td> <td>Ammunition Supply Point/Vehicle Maint (Grow the Force)</td> <td></td> <td>000</td> <td></td> <td>200</td>	North Carolina	Amy	FORT BRAGG	Ammunition Supply Point/Vehicle Maint (Grow the Force)		000		200
Army FORT BRAGG Community Emergency Bervisor Fadity Community Fadity Community Emergency Bervisor Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity Community Fadity	North Carofina	Amy	FORT BRAGG	Survisional/Optigna/Pot. Unit One Facilities (Grow the Force)			2	8 3
Almy FORT BRAGG CHIED Development Certain CAMP LEJELINE BEQ.FRENCH CREEK 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,200 27,800 27,800 27,800 27,800 27,800 27,800 27,200 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800	North Cerolina	Amy	FORT BRAGG	Community Emergency Services Facility		3		98,6
Navy CAMP LEJEUNE BEQ.FYBENCH CREEK 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,800 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,200 27,2	North Caroline	Army	FORT BRADG	Child Development Center		•	•	7,800
New CAMP LEJEUNE FIELD MEDICAL SERVICE SCHOOL	North Carolina	Navy	CAMP LEJEUNE	BEQ - FRENCH CREEK	27,800	13 60), c	8 8
Nevy CAMP LEJELNE MOUT ENHANCEMENT8 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 14,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120 12,120	North Carolina	Nervy	CAMP LEJEUNE	FIELD MEDICAL SERVICE SCHOOL	8,080	000'4	200'/7	2,620
New CAMP LEJEUNE MARSOC SUPPORT FACILITY 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,720 21,72	North Carolina	New	CAMP LEJEUNE	MOUT ENHANCEMENTS	14.120	9 5	90,	80.5
Newy CAMP LEJEUNE MARSOC TRAINING FACILITIES 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650 12,650	North Carolina	Nevy	CAMP LEJEUNE	MARSOC SUPPORT FACILITY	21 720	<u> </u>	621.41	021.41 021.42
I New CAMP LEJEUNE MARBOC FITNESS CENTER/TRAINING TANK 14,480 14 ABN 14	North Carolina	Newy	CAMP LEJEUNE	MARSOC TRAINING FACILITIES	12 690	45,14 10,100	87,12	62,12
	North Carolina	Newy	CAMP LEJEUNE	MARSOC FITNESS CENTER/TRAINING TANK	14.480	4 480	26,7	7,000

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

				2000			
State Country	Service/ Agency Installation	ry installation	Project Title	Budget Request	House Authorized	Senate Authorized	Conference Authorized
North Carolina	Navy	CAMP LEJEUNE	MARSOC COMMUNITY SUPPORT FACILITIES	9 170	ç	,	. !
North Carolina	Newy	CAMP LEJEUNE	ACADEMIC INSTRUCTION FACILITY	16.480	5.4	0,170	9,170
North Carolina	Navy	CAMP LEJEUNE	BEQ - 4TH MEB	29.870	9	10,480	19,460
North Carolina	Nevy	CAMP LEJEUNE	Multi-Purnoss Machine Gun Recos. G10 (Grow the Brown)		076,62	0/8/87	0/8/87
North Carolina	Navy	CAMP LEJEUNE	Landill Call (Grow the Force)		200	25.5	
North Carolina	Navy	CAMP LEJEUNE	Whethwater System ModelCerton (Grow the Grow)		1,1	0 - f	
North Carolina	Newy	CAMP LEJEUNE	Main Gate Physical Security Updrade (Grow the Force)		0/0,7	0/0'/	0,0,7
North Carolina	Navy	CAMP LEJEUNE	Physical Security (parades - Piney Green (Grow the Force)		088	0.88.7	038'
North Cerolina	Navy	CAMP LEJEUNE	BEQ - Wounded Warntor Battailon (Grow the Force)		07.6 7.6	07.5.75	27 72
North Ceroline	Nevy	CAMP LEJEUNE	Maintenance/Operations Conglex-2/9 (Transfer from Title XXIX)		ì	25.57	9
North Carolina	Nevy	CAMP LEJEUNE	Child Development Center, Michary Park				2
North Cerolina	Nevy	CHERRY POINT MCAS	LLAV OPERATIONSMAINTENANCE	12,110		,	000
North Carolina	Navy	CHERRY POINT MCAS	HANGER RENOVATION & FAC UPGRADES FIA10E/F	18.500	4,170	12,110	001.27
North Carolina	Newy	NEW RIVER	BACHELOR ENLISTED QUARTERS	22.530	25.50	8 2	00°,01
North Carolina	Navy	NEW RIVER	HANGAR ADOITION (PHABE 2)	17.330	1 1 2	22,030	77
North Cerotine	Nevy	NEW RIVER	JET ENGINE TEST CELL	14.570	2	23.7	055,71
North Carolina	Nevy	NEW RIVER	MAIN GATE RECTIONS INCOME		0/0'*	0/0/\$1	14,5/0
North Carolina	New	NOLE WASHINGTON COUNTY	CONTYING LANDING FIELD FACS & LAND AC DIVING FLY	0 00	4,200	•	4,270
North Carolina	DODEA	CANDIFICATIVE	DELATIO 69 COMPTRIEST COMMANDE	090,01	0	a	0
Month Cambra	1000	CAMP LEADING	SOLUTION EST CONSTRUCT GENERALIZATION	2,014	2,014	2,014	2,014
Month Carolina	#000s	CAMPILETONE	SOL SUPPLY & PRE-DEPLOYMENT FAC	10,500	10,500	10,500	10,500
	SOCO S	CAMP LEJEUNE	SOF ACADEMIC INSTRICUTION FACILITY	6,910	6,910	6,910	6,910
	SOCOM	CAMP LEJEUNE	SOF EQUIPMENT FACILITY	10,800	10.800	10,800	10.800
North Caroline	SOCOM	FORT BRAGG	SOF OPERATIONS/INTEL ADDITION	9,000	9000	8,000	8,000
Moral Caroana	SOCOM	FORT BRAGG	SOF HQ AND MOTOR POOL COMPLEX	39,250	39,250	39.250	39.250
North Carolina	Army NG	Asheville	Field Meintenance Shop		•	•	3.733
North Carolina	Ar Guard	CHARLOTTE	235TH AIR TRAFFIC CONTROL SQUADRON FACILITY	0	00,	•	900
North Dakota	Ar Force	GRAND FORKS AFB	CONTROL TOWERRANCON		•	13.000	13.000
North Delicita	Ar Force	MINOT AFB	DORMITORY (144 RM)	18,200	18.200	18.200	18 200
North Detote	Army NG	CAMP GRAFTON	Regional Training Institute Phase 1 (Grow the Force)		34.000	33,416	33.418
2 5	뒱	COLUMBUS	DECENTRALIZE HEAT PLANT	4,000	00	4,000	4,000
					•		<u>;</u>

FY2006 MILITARY CONSTRUCTION AUTHORIZATIONS

State/ Country	Service/ Acency Installation	v fretallation	Broker 1784	FY2008 Budget			Conference
			And water	Kedness	Authorized /	Authorized	Authorized
Q.	Nevel Res	WRIGHT-PATTERSON AFB	RESERVE TRAINING CENTER - DAYTON	40.00	1	. ;	
OFF OFF	At Guard	Rickenbacker ANGB	Security Forces Corrades	10,41	10,277	10,277	10,277
Oldahoma	Army	FORT SILL	MODIFIED RECORD FIRE RANGE	9	6	0	7,600
Oldahome	Army	FORT SILL	Fire and Movement Reson	4 ,300	2,800	2,900	2,900
Oldshoms	Army	FORT SILL	MULTI-PURPOSE MACHINE CHIN BANDE		0	0	1,300
Oldshome	Av Fore	ALTUS AFB	C-17 SHEET METAL COARDONNE GLOSS	į	ø	3,300	3,300
Oklahoma	Ar Force	TINKER AFB	COMPANDATED BIRE ON DEDAILS & THEST BACK THE	2,000	2,000	2,000	2,000
Oldshoms	Ar Force	VANCE AFB	FUELS SYSTEM MAINTENANCE MANDAR	34,600	34,600	34,600	34,600
Onegon	Amvillo	CATABIO	REATMESS CENTED		0	7,700	7,700
Oracon	Naval Pas	PORT AND	Observational sales many security	11,000	11,000	11,000	11,000
Pennsylvanie	▼ C	OF DOCUMENT OF BEREIN	DEED A PART CONTRACTOR AND A TIME OF THE PART OF THE P	, 900	1,900	1,900	1,800
Percenternia	, i	740 to 1	NET CONTROL PEAN PLANS	21,000	21,000	21,000	21.000
Permendiania			REALINESS CENTER (SBCT)	7,800	7,800	7,800	7.800
Dannahami	Samy MG	ASI TALLOMATICA SEC	READINESS CENTER (SBCT)	6,300	8,300	9.300	000
	Amy MG	PORT INDIANTOWN GAR	AMMUNITION SUPPLY POINT UPGRADE (SECT)	9,500	655	5	
Permayivania	Army NG	GETTYSBURG	READINESS CENTER (SBCT)	9300	800	30,	ma's
Paramayhamia	Army NG	GRATERFORD	FIELD MAINTENANCE SHOP (SBCT)	230	9,0	000	6,300
Perrayivanta	Army NG	HANOVER	READINESS CENTER, ADD/ALT (SBCT)		006'	1,300	7,300
Pernsylvania	Army NG	HAZELTON	READINESS CENTER ADDAL T (SECT)	8 5	2,500	6,600	5,500
Pennsylvania	Amy NG	HOLIDAYSBURG	READINESS CENTRE CENTS	009'6	5,600	5,600	6,600
Permayhvarda	Army NG	NOCENTARH	READINES CENTED GOOD	9	9,400	8,400	9,400
Persnayhvartia	Amy NG	KLIZTOWN	PEAPWESS PENTER ACCEST ASSAULT	7,500	7,500	7,500	7,500
Percetyfrania	Army MG	TERANON .	DEADNIES CATER ADDITION ADDITION	6,800	6,800	6,800	6,800
Partneydynamia	Army NG	100 PM	Control (Sec.)	4,800 4	7,800	7,800	7,600
Perveyhourin	50 feet	ALL A DEL DALLA	TIELD MAINTENANCE SHOP, AUGACI (SECT)	3,650	3,850	3,650	3,650
	Sury no	St. Thomas	REALINESS CENTER, ALTERATION (SBCT)	10,000	10,000	10,000	10.000
Will be all first to the last	Amy MG	Dingrenida	Readiness Center				
Pertuyivania	Ar Guard	FORT INDIANTOWN GAP	AIR SUPT OPS SQUADRON (ASOS) BEDDOMN	6.400	, 5	. 4	000
Permayhrania	A'r Gunard	FORT INDIANTOWN GAP	OPERATIONS AND TRAINING FACILITY	•	ę.	8	0,400
Pernsylvania	Air Gusprd	Harrisburg	Expend Aircraft Perking Apronfilescoate Taxiway (Add to FYDS)		•	OK'S	000
Rhode Island	Newy	NAV STA NEWPORT	RECOMSTRUCT WAY ARE RETIRED BEEN 1 100 2		,	7	1,000
Rivode issert	New	MAV STA MEMORET	HAZMAT Blorger Facility		0	088'6	8,900
	,	MAY SIA NEVITARI			0	0	3,860

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

States Country	Servicel Agen	Servicel Agency Installation	Project TMs	FY2008 Budget Request	House Authorized	House Senate Authorized Authorized	Conference Authorized
Rhode Island	Army NG	EAST GREENMCH	READINESS CENTER	8 300	9	6	
Rhode Island	Army NG	N. IGNGSTOWN	ARMY AVIATION SUPPORT FACILITY	33,000	3 5	2,20	002'B
Rhode (slend	Air Guard	QUONSET STATE AIRPORT	SPECIAL OPERATIONS TRAINING FAC		3,5	800	3,000
South Carolina	Army	FORT JACKSON	Besic Training Complex (Grow the Force)		85.000	80.58	8 5
South Carolina	Newy:	BEAUFORT	FIRE STATION	6,800	9	6.800	8,800
South Cerotine	New.	BEAUFORT	NBC FACILITY	`0	3,500	0	3,500
South Carolina	A STATE OF THE PARTY OF THE PAR	PANICIO ISLAND	RECRUIT BARRACKS - 3RD BATTALLON (PM 1)	23,32	25,322	25,322	25,322
South Carolina		CINCOLOR	MOTOR TRANSPORTATION COMPLEX	6,530	6,530	5,530	5,530
South Carefus	At Force	CHARLESTON AFF	Consolidated Dining Facility (Grow the Force) Chart of Device Chartery Construction		24,430	24,430	24,430
Sauth Caraban	At Force				0	11,000	11,000
South Carolina	At Forms	STAWATE	BASE INFRASTRUCTURE	0	8,300	0	9,300
South Dakota		ELLSWORTH AFB	BASE COM. ENGINEERING ADMIN FACULTY		0	18,600	18,600
South Descript		SOUTH	CASE CIVIL ENGINEERING MAINTENANCE FACULTY		0	7,900	7,800
Termente	1	Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Constitution of the Consti	JOHN CAMED PORCES RESERVE CENTER	3,730	3,730	3,730	3,730
			Continue incidents Training Complex		O	•	8,200
	Ar Guerd	MCGREE-1780N AIRPORT	MILSTAR BEDOOMN-RELOCATE BASE ACCESS RD	3,200	3,200	3,200	3 200
	Ar Guerd		C-6 GROUND RUN-UP ENCLOSURE	3,200	3,200	3,200	3.200
	Ar Guerd	MCMPHIS WP	C-5 FINAL INFRASTRUCTURE SUPPORT	8,676	6.676	8.878	8.678
1 807198598	Ar Guard	MEMPHS IAP	C-5 MUNITIONS STORAGE COMPLEX	1,500	005	000	2
Texas	Army	CAMP BULLIS	URBAN ASSAULT COURSE	1,800	5	3 5	3 5
Tentas	Amy	CORPUS CHRISTI	ROTORBLADE PROCESSING FACILITY	0	11,200	9	÷
	Amy	FORT BLISS	Army Evel Tesk Force Unit Ops FedBles (Grow the Force)		000	84.000	2
	Army	FORT BLISS	Barracks (Grow the Force)		1.40	44 400	3 5
Texas	Amy	FORT BLISS	Health & Denial Clinic (Grow the Force)		9	20 at	84.4
Texas	Amy	FORT HOOD			Re'ol	30,01	18,500
1	į	accord and a	Air Defense Bde HQ/Putriot Bn Unit Ops Fecil (Grow the Force)		46,000	46,000	46,000
	À .	TORY MODE	Berracks (Grow the Force)		45,000	45,000	45,000
	Amy	FORT BLISS	Child Youth Services Center				a for
1 60,000	Amy	FORT HOOD	CH-47 Maintenance Henger			•	
Terrate	Army	FORT HOOD	BARRACKS COMPLEX	47,000	27 000	47 000	200
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FYZOOS MILITARY CONSTRUCTION AUTHORIZATIONS

State Country	Service America Installation	volution of	Bro Look Tible	FY2008 Budget	House	Senate	Conference
				Hechnes:	Authorizad	Authorized	Authorizad
Texas	Ату	FORT HOOD	CHILD DEVELOPMENT CENTER		•	į	
Texas	Amy	FORT SAM HOUSTON	BATTLE COMMAND TRAINING CENTER, PHASE 1	20.	ָר נְיּינָי ייי	ODe'.	30.
7cms	Amy	FORT SAM HOUSTON		8	8	8	1,850
Terms		SORT SAUGO STORY	Medical Companies Unit Ops Pacifies (Grow the Force)		10,600	10,600	10,600
			Benedia (Grow die Force)		8,600	8,600	8,600
	, E	NED RIVER AND CETO	MANIEUVER SYSTEMS BUSTANMENT CTR, PHABE 2	9,200	9,200	9200	9,200
	New	CORPUS CARGSTI	AVATION TRAINER/SQUADRON OPERATIONS FACILITY	14,280	14 290	14,290	14.290
	Ak Force	Goodfellow AFB	Addition to Fitness Center			-	2 800
Texas	Air Force	LACKLAND AFB	BASIC EXPEDITIONARY AIRMAN SKILL, TRNG PHASE 2	14.000	, 5	,	8 5
Texal	A Force	Leughten AFB	Student Activity Center & Library		3	3	30,41
Tema	Ale Forms	Survicebilit AFR	Territory Many Statement		0	0	5,200
	1		The state of the s		٥	0	2,950
	5 F	SHEPHARD AFB	BASE OPERATIONS RAMP PHASE!	0	7,000	٥	2,000
	Set 1		HEALTH CLINIC REPLACEMENT	7,400	7,400	7,400	7,400
	Amy NG	CAMP BOWE	MODIFIED RECORD FIRE RANGE	1,500	1,500	1.500	1.500
	Amy NG	FORT WOLTERS	MODIFIED RECORD FIRE RANGE	2,100	2.100	2.100	2100
	₽ Gend	ELLINGTON FIELD	Multi-Use Aviation Fire Station		î	i	3 4
Texas	Army Rea	ELLINGTON FIELD	AFRCHATTLE PROJECTION CENTER, PHASE 2		•	9	
Texas	Army Res	FORT WORTH	ARMY REBERVE CENTER	9		33.0	000 91
Texas	Naval Bas	ALETIN	RESERVE TO ANNO CENTED	9/0'61	15,078	15,078	15,078
Terror	No.	Enert Wood		6,490	6,490	6,480	8,490
]]	Maryan Had	TOWN WORLD	CALL DEVELOPMENT CENTER	4,820	4,920	4,920	4,920
	Sex Park	FOR WORLH	AIRCRAFT MAINTENANCE DEPARTMENT PARKING FAC	5,140	5,140	5.140	5,140
	Neve Kes	FORI WORTH	JOINT CONTROL TOWER	12,454	12.454	12.454	12.454
	Navel Res	FORT WORTH	Joint Indoor Training Tenk		•	•	4
5	Ar Force	HIT AFB	AIRCRAFT POWER BYSTEMS REPAIR FACILITY	8,398	900	,	
£	Air Force	HIT AFB	HYDRAULIC FLIGHT CONTROL FACULTY	8.400	9,00	865'B	G, C, C
105	Ar Force	HIT AFB	MUNITIONS MAINTENANCE FACE TY		3	9,400	6,400
5	Army NR.	NORTH BALT LAKE	PEACURE CENTED		0	6 ,200	8,200 8,200
5	AE Doe	HILLAGE	Ways & Decorate Action	12,200	12,200	12,200	12,200
Variation				3,200	3,200	3,200	3,200
	Amy Mc	CITY ALLEN KANGE	MULTI-PORPOSE MACHINE GUN RANGE		0	1,996	1.998
Vermont	Ar Guerd	BURLINGTON	POOR FARM ROAD SECURITY IMPROVEMENTS		o	9	8
Vegeta	Amy	FORT BELVOIR	DEFENSE ACCESS ROAD PHABE 3	13,000	13 000	13000	43.00
						1 11 1	annin.

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

				17,2008	í		,
Starter Country	Service/ Acency Installation	Installation	Project Tele	legons.	House	Geneta	Conference
				red near		Authorized	Authorized
Virginia	Army	FORT EUSTIS	Bernedos (Grow the Force)		22 000	200	2
Virginia	Army	FORT FIRMS	Transconnectualism (120) Oceanitions Envision (Committees (Committ		34,000	2007	4,000
Vincerie	Am.		the second of the second recognition (Grow ordered)		43,000	43,000	43,000
		FORT LEE	POL Truck Company Unit Ops Facilities (Grow the Force)		9,800	9,800	9.800
	Æ	FORT LEE	Berracks (Grow the Force)		6.900	6.900	8 900
Vrginia	₽ m y	FORT LEE	CHAPE	c	8		8
Virginia	Amy	FORT LIVER	Infanty Commen Oversitive Excittee (Gones the Eners)	•	300	•	
Virginia	Amy	FORT 18/EB			9,400	9,400	8,400
Viminia	1	CUEBABEAGE	Estracts (Grow the Force)		12,400	12,400	12,400
		Check Code	MOBILE USER DEJECTIVE STSTEM INSTALLATION	8,450	8,450	8,450	8,450
Version	New)	NBWC DAHLGREN	ELECTROMAGNETIC LAUNCH ROTAE FACILITY (RAILBUN)	0	10,000	•	10,000
	Kery :	MORTOCA	EXC.2 AIRCREW TRAINING FACILITY	11,510	11,510	11,610	11,510
	Mavy	NORFOLK	MH-BOS HANGER & AIRFIELD IMPROVEMENTS	53,850	63 850	63.850	53.850
Virginia	Nevy	NORFOLK	JOINT FORCES COMMAND HO FACILITY - BUILDING 1		•	20077	3
Virginia	Mary	QUANTICO	STUDENT QUARTERS - TBS (PHASE 2)	28.630	3	37.62	74.20
Virginia	New	QUANTICO	BEQ - MSG BATTALION HEADOLIARTERS	4 670	29,660	9	28,680
Version	1	COMMICO		800'01	18,639	18,539	18,839
Ventela			Warfare Programs Support Center (Grow the Force)		9,000	5,000	6,000
	3000	LAN NECK	SCH CHERATIONAL TRAINING FACILITY	14,000	14,000	14,000	14,000
Nagara A	NOOOS	DAM NECK	SOF OPERATIONS FACILITY	94 ,500	94,500	94.500	47.250
Virginia	SOCOM	NAS OCEANA DAM NECK	PARACHUTE DRYING FACILITY	6	25.300		9
Virginia	გ	FORT BELVOIR	ENTRANCE GATE BECURITY ENHANCEMENTS	5,000		}	
Vrginia	SOCOM	LITILE CREEK	SOF SPECIAL BOAT TEAM OPERATIONS FACILITY	14.00	8 5	90,5	200
Virginia	SOCOM	LITTLE CREEK	SOF SEAL TEAM OPS AND SUPPORT FACILITY	2			30,4
Virginia	SOCOM	UTTLE CREEK	SOF HEADOLIARTERS FACILITY	3 8	86°	7 ,000	90,
Viroinia	7	X SOURCE A	ENACOMMENTAL BOOKERTON CONTINUES OF THE PARTY OF THE PART	OO, TO	91,000	21,000	0
- Indian			CATOLOGICAL TREVENITY MEDICINE UNI A REPL	6,450	6,450	8,450	9,450
	2	PENIAGON	PENTAGON RESERVATION ELECTRICAL UPGRADES	18,531	18,531	•	
Vergeria	Army NG	FORT PICKETT	COMBAT PISTOL QUALIFICATION COURSE	1,060	1.050	1,050	90
Virginia	Army NG	FORT PICKETT	Regional Training Institute Pisses ((Grow the Force)		26.00	25.184	90
Vagerie	Army NG	WINCHESTER	PIELD MAINTENANCE SHOP		*		
Virginia	Naval Res	QUANTICO	RESERVE CENTER ADDITIONS	0776	ָר ר י	7	8,113
Whathington	Amy	FORT LEWIS	INDOOR RANGE	2 6	2,410	2,410	2,410
Machineton		- Contract		mo'c	2,000	900	5,000 5,000
	¥⊞ X	CAL LEMS	BRIGADE COMPLEX, INCREMENT 2	<u> </u>	100 001	5000	500

FY2006 MILITARY CONSTRUCTION AUTHORIZATIONS

				1200				
State/ Country	Service/ Agen	cal Agency Installation	Project Title	Budget Request	House Authorized	Senate Authorized	Conference	
Weshington	Атпу	FORTLEMS	Radional Vand Investor (Comments to	ı				
Washington	Amy	FORT LEWIS			14,600	14,600	1,800 0	
Whehindon	- Period	EOPT I ENAB	Designation (Grow the Force)		32,000	32,000	22,000	
Whethere		2000	ECO/Eng/Med/A/P Unit Operations Facilities (Grow the Force)		62,000	62,000	62,000	
	ymy.	FORG LEWIS	Battlefield Surveil Bde Unit Ope Facilities (Grow the Force)		51,000	61,000	24 000	
Washington	Amy	FORT LEWIS	FUELING FACILITY	•	9 30		200.4	
Washington	Amy	FORTLEMS	Child Development Center (PN 63837)	•	3	•	A i	
Whathington	Amy	YAKUMA	DIGITAL MULTIPURPOSE RANGE COMPLEX	200	0	D	10,600	
VMshington	Nav	BANGOR	LIMITED ABEA DOOD & STORAGE COARD EX 1000 AV	no's	29,000	28,000 28,000	29,000	
Wathhoton	Men	BREVERTON	DEC LOSSESSES ASSESSES	38,750	39,760	38,750	39,750	
Whenthones		TO LOUIS DE LA COLONIA DE LA C	DESCRIPTION ACCORD INCREMEN	47,240	47,240	47,240	47,240	
			CAN MAIN LENANCE PIER KEPLACEMENT	91,070	91,070	91.070	91.070	
COLD COLD	Nany	BREMERTON	MISSILE ASSEMBLY BUILDING 3	28,690	20.800	20 800		
Whethington	Navy	NAVAL BTATION EVERETT	PLEET REGION READINESS CENTER			26,080	260'07	
Washington	Navy	Kitten NB	Ocean Engineering Support Facility		.	OMA'OL	Otto C	12
Whathhypton	New	WHIDBEY ISLAND	EA-18G FACILITY MAPROVEMENTS	2	•	•	6,130	20
Whethroton	, wex	WHIDBEY ISLAND		016 F7	23,810	23,910	23,910	2
	At Emm		INDOOR ARCRAFT WASHRACK	0	10,600	0	10,810	
Westington	2000	FAIRCHILD AFB	PHYSIOLOGICAL TRAINING FACILITY	0	6,200	0	6,200	
	E000	PORT LEWS	SOF SUPPORT BATTALION COMPLEX	30,000	30,000	30,000	30,000	
a confirmation and a second as	SOCOM.	FORT LEWIS	SOF BATTALION OPS COMPLEX	47,000	47,000	47 000	47.00	
Waterington	¥.	FORT LEWIS	MEDICAL/DENTAL CLINIC	21,000				
West Virginia	Amy NG	CAMP DAMSON	MODIFIED RECORD FIRE RANGE	A KOO	000,13	00°	000,12	
West Virginia	Amy NG	CAMP DAWSON	Multipurpose Building		30.	9,00	96,4	
West Virginia	Air Guard	EWY REG APT-SHEPHERD	CAFUEL CELL MAINT HANCAR AND SHOPE	9	0	0	600,4	
West Virginia	Ar Guerd	EWY REG APT-SHEPHERD	C.S. FINAL INEDASTREAM INC. LIDORANG	W.6.	8 ,000	38 ,000	28,000	
Want Virginia	1	FWA BEG AGT SUFFINED		5,178	6,178	5,176	5,178	
Wheel Mericals		DATA OLD THE DISCHARGE	CO BELLEVICE CHECK FORE PACIFITY	7,800	7,600	7,600	7,600	
A Company		STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STATE OF STA	C-6 PARGING APRON ADDAUPGRADE RUNMAY		0	12,000	12.000	
The state of the s		TEAGER	AIRCRAFT MAINTENANCE HANGAR		٥	17,300	17,300	
		I RUMA FIELD	FIRECRASH RESCUE STATION		٥	7 300	7,000	
WECONSTI	Army Res	ELLSWORTH	ARMY RESERVE CENTERLAND	9,100	9.100	9	6	
Mecons	Army Res	FORT MCCOY	REGIONAL MEDICAL TRAINING FACILITY	6,523	8.523	8 523	4	
Wysmang	Ar Force	F. E. WARREN AFB	RENOVATE HISTORIC DORMITORIES	14,600	14,600	14,600	14 800	

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

	;			FY2008 Budget		Seriete	Conference
State/ Country	Service/ Agency installation	y installation	Project Title	Request	70	Authorized	Authorized
Wyoming	Army NG	CAMP GUERNSEY	QUALIFICATION TRAINING RANGE	2,650	2,650	2,660	2,650
	,				0	0	
Atghenisten	Amy	BAGRAM AB	ADMINISTRATIVE BUILDING (Transfer to Title XXXX)	13,600	13,800	0	13,800
Behrain	Navy	NSA BAHRAIN	WATERFRONT DEVELOPMENT PHASE 1	35,500	36,500	35,500	35,500
Beirrain	SOCOM	NSA BAHRAIN	SOF OPERATIONS FACILITY	19,000	19.000	19,000	19,000
Beigkim	DODEA	CASTEU	BRUSSELS AMERCIAN SCHOOL ADDITION	5,892	5.982	5.982	5 982
Budgarte	Атту	NEVO SELO FOS	BASE CAMP	61,000	61,000	61,000	61,000
Diago Garde	Newy	DIEGO GARCIA	SEWAGE LAGOON, AIR OPS	7,150	7.160	7.150	7,150
Diport	Newy	CAMP LEMONIER	FUEL FARM	4,000	4.000	4,000	7
Diport	Navy	CAMP LEMONIER	WESTERN TAXIMAY	2,900	2 800	2800	
Dissort	Nevy	CAMP LEWONIER	FULL LENGTH TAXIMAY	15,490	15.490	15.490	15.400
Cermany	Amy	GRAFEMOEHR	BRIGADE COMPLEX-MAINTENANCE/OPERATIONS	34,000	34 000	2	2
Germany	Ату	GRAFENNOEHR	BRIGADE COMPLEX-MAINTENANCE/OPERATIONS	28,000	28,000	28.000	000
Germanny	Air Force	RAMSTEIN AB	SMALL DIAMETER BOMB FÄCHLTIES PHASE 2	8,280	6.280	6,280	6.260
Germany	Air Force	RAMSTEIN AB	JOINT MOBILITY PROCESSING CENTER	24,000	24 000	24 000	24 000
Germany	At Force	RAMSTEIN AB	DORMITORY - 128 RM	14,949	14 940	14 949	14 040
Офтину	Ar Forte	RAMSTEIN AB	FIRE TRAINING FACILITY	3,000	000 8	3,000	8
Germany	DODEA	RAMSTEN AB	RAMSTEIN INTERMEDIATE SCHOOL ADDITION	5,383	5,393	5,383	5.383
Germany	TMA	SPANGDAHLEN AB	MEDICAL CLINIC REPLACEMENT	30,100	30,100	30,100	90,00
Овятняту	DODEA	WEISBADEN	HAINERBER ESAMEIS MS ADDITION	5,083	5.083	5.083	2080
Germanny	DODEA	WEIGHADEN	H.H. ARNOLD HS ADDITION	15,379	15.379	16.379	18.379
Guam	Navy	NAVAL BASE GUAM	INILO WHARF EXTENSION	101,828	51.628	101.828	50 846
Guern	Newy	NAVAL BASE GUAM	HARDEN BASE ELECTRICAL SYSTEMS	59,420	59.420	59.420	007 85
	Nevy	NAVAL BASE GUAM	WASTEWATER TREATMENT PLANT REPAIRS & UPGRADE	40,870	40.870	40.670	40 870
Guam	Nevy	NAVAL BASE GUAM	FITNESS CENTER GUAM	45,250	45 250	059.05	45.250
Guem	Navy	NAVAL BASE GUAM	POTABLE WATER DISTRIBUTION SYSTEM PHASE 1	31,450	31.450	31,450	31.450
Gran	Air Force	ANDERSEN AFB	UPGRADE NW FIELD INFRASTRUCTURE	10,000	10,000	10,000	10,000
Guil	Ar Force	ANDERSEN AFB	TECHNICAL TRAINING FACILITY	٥	5,800	•	5,616
Honduras	Amy	BOTO CANO AIR BASE	DINING FACILITY	2,550	2,560	2,550	2,660
ì	Army	VICENZA	BRIGADE COMPLEX-OPERATIONS SPT FACILITY (INCR 1)	87,000	67,000	60,000	11,400

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

States Country	Service' Ager	Service/ Agency Installation	Project Title	Prizode Budget Request	House Authorized	Senate Authorized	Conference Authorized
ĮĮ.	Ати	AVIANO AIR BASE	AIRBORNE EQUIPMENT/PARACHUTE SHOP		c	ć	5
Ţ	Amy	VICENZA	BRIGADE COMPLEX-BARRACKS/COMMUN FAC (INCR 1)	. 88.000	8	3	8 4
reder	Navy	YOKOSUKA	WHARF UPGRADES (INCREMENT 3)	8,750	8 750	25, 4	37.0
Kore	Ату	CAMP HUMPHREYS	BARRACKS COMPLEX	22,000	2000	200	3 5
Kores	Ату	CAMP HUMPHREYS	BARRACKS COMPLEX	35,000	35.00	20.45	20,25
Quete	Air Force	AL UDEID AIR BASE	MULTI AIRCRAFT MAINTENANCE HANGAR	22,300	2 25	25,55	3 8
Oaster	SOCOM	AL UDEID AIR BASE	SOF OPERATIONS COMPLEX	18,909	25 81 80 81	25,52 80 81	45 or
	SOCOM	AL UDED AIR BASE	SOF AIRCRAFT PARKING RAMP	18,515	18.515	48.44	4 6 64 6
O SEE	SOCOM	AL UDEID AIR BASE	SOF VEHICLE MAINTENANCE FACILITY	3,507	3.507	3,507	702.6
S S S S S S S S S S S S S S S S S S S	SOCOM	AL UDEID AIR BASE	BOF STORAGE FACILITY	3,590	3.590	6	686
O O O O O O O O O O O O O O O O O O O	SOCOM	AL UDEID AIR BASE	SOF AIR OPERATIONS CENTER	8,332	25.8	333	333
Romenie	Army	MIHAIL KOGALNICEANU FOB	BASE CAMP, PHASE 2	12,600	12 800	12.600	12 800
Spath	Alr Force	MORON	TACT LEADERSHIP PROGRAM DORM (400 RM)	1,800		2	200
United Kingdom	Ar Force	MENWITH HILL STATION	POWER AVAIL & INFRASTRUC IMPROVEMENTS	10,000	000 01	200	
United Kingdom	At Force	MENWITH HILL STATION	ADAL OPS AND TECHNICAL FACILITY	31,000	31,000	5 60	31,000
United Kingdom	Air Force	RAF LAKENHEATH	SMALL DIAMETER BOMB - STORAGE IGLOO	1,800	1,800	9	0.00
United Kingdom	Air Force	RAF LAKENHEATH	F-15C BOLLAD OPS/AMU	15,500	15,500	15,500	15,500
Cleastfled	At Force	CLASSIFIED LOCATION	CLASSIFIED MILCON PROJECT	1500	8	5	,
Classified	At Force	CLASSIFIED LOCATION	SPECIAL EVALUATION PROGRAM	0.69	200,	8 6	300,0
Charaffed	Air Force	CLASSIFIED LOCATION	SPECIAL EVALUATION PROGRAM	100	00's	800 h	800'8
Worldwide	SOCOM	UNSPECIFIED WORLDWIDE	CLASSIFIED	700't	100,4	4,03	2,436
Wartowide	Nav	VARIOUS WORLDWIDE	WHARF UTILITIES UPGRADE	2	100) 00°.	7991
	ì				36.5	9,800	008,8
					0	0	
					0	٥	
Worldwide	Amy	UNSPECIFIED WORLDWIDE	GROWING THE FORCE	1,608,129	٥	0	0
Worldwide	Army	UNSPECIFIED WORLDWIDE	MINOR CONSTRUCTION	23,000	27,200	23,000	25,900
Worldwide	Army	UNSPECIFIED WORLDWIDE	HOST NATION SUPPORT	22,000	23,000	23,000	23,000
Workswide	Amy	UNSPECIFIED WORLDWIDE	PLANKING & DESIGN (Other)	76,468	74,088	78.468	98.504
Worldwide	Amy	UNSPECIFIED WORLDWIDE	PLANNING & DESIGN (GROW THE FORCE)	383,000	232,479	222,479	232,479

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

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State/ Country	Service' Agency Installation	y installation	Project Title	Budget Request	House Authorized	Senate Authorized	Conference Authorized
Worldwide	Army	UNSPECIFIED WORLDWIDE	UNDISTRIBUTED INCREASE	c	•	•	•
Worldwide	New	UNSPECIFIED WORLDWIDE	GROWING THE FORCE FACILITIES	1 25	•	•	•
Worldwide	New	VARIOUS WORLDWIDE	HOST NATION INFRASTRUCTURE	3,10	B ;		0
Meritadita		BOWN ISON CHECKEN		3/5	2,700	2,700	2,700
	india)	ONSTRUCTION WANTED WITH	CNSPECIFICAL MINOR CONSTRUCTION	10,000 0	10,000	10,000	10,000
Worldwide	Zery	VARIOUS WORLDWIDE	PLANNING AND DESIGN (Other)	88,375	89.275	90,375	PH 225
Worldwide	Nevy	VARIOUS WORLDWIDE	PLANNING & DESIGN (Grow the Force)	21.792	24 785	24 703	5
Worldwide	Newy	UNSPECIFIED WORLDWIDE	UNDISTRIBUTED INCREASE		4	761,12	70/17
Worldwide	Navy	UNSPECIFIED WORLDWIDE	Observation many Charles (Toursell of the Willy Control	•	•) 	9 (
Worldeide	At Frence	UNSPECIFIED WORLDWIDE	ANNOR CONSTRUCTOR	1	•	1.48	0
48-44-44		Total Con Concession		000,61	15,000	15,000	15,000
The same of the sa		UNSTELLIED WAS LIVED	PLANNING AND DESIGN	2,200	2,200	2,200	2,200
WORKS	A Force	UNSPECIFIED WORLDWIDE	PLANNING AND DESIGN	48,367	59,867	58.903	41.521
Worldwide	Ar Force	UNSPECIFIED WORLDWIDE	UNDISTRIBUTED INCREASE	0		•	
Worldwide	TWA	UNSPECIFIED WORLDWIDE	MINOR CONSTRUCTION	3,499	3.490	7 400	1,000
Worldwide	¥¥L	VARIOUS WORLDWIDE	PLANNING AND DESIGN	000'69			100
Worldwide	SOCOM	VARIOUS WORLDWIDE	UNSPECIFIED MINOR CONSTRUCTION	3.693	200	98,6	2 2
Worldwide	SOCOM	VARIOUS WORLDWIDE	PLANNING AND DESIGN	40.670	2000	2,000	2,000
166.44.44				A/O'AL	19,673	19,679	20,390
WOLLDWICH	1 000	UNSPECIFIED WORLDWIDE	UNSPECIFIED MINOR CONSTRUCTION	999	969	999	88
Worldwide	DODEA	UNSPECIFIED WORLDWIDE	PLANNING AND DESIGN	3,400	3.400	3.400	3.400
Worldwide	NSA	UNSPECIFIED WORLDWIDE	NSA PLANNING AND DESIGN	28,749	28 749	28.749	26 740
Worldwide	TJS	UNSPECIFIED WORLDWIDE	UNSPECIFIED MINOR CONSTRUCTION	8.753	8 753	B 76.3	783
Wortdwide	ž	VARIOUS WORLDWIDE	UNSPECIFIED MINOR CONSTRUCTION (S)	4.180	1 5	3 5	3 5
Worldwide	OUND	UNSPECIFIED WORLDWIDE	ENERGY CONSERVATION IMPROVEMENT PROGRAM	70,000	2000		3 5
Worldwide	CINDD	UNSPECIFIED WORLDWIDE	CONTINGENCY CONSTRUCTION	10,000	2	200	8
Worldwide	CANDO	UNSPECIFIED WORLDWIDE	UNSPECIFIED MINOR CONSTRUCTION	000	900		
Worldwide	CONT	UNSPECIFIED WORLDWIDE	PI ANNIMO AND DESCRIP		3	8	98
186-444-446		Total Grant and Colored		20,00	28,500	36,800	36,900
ANGLICIAN		CAST COLLEGE WORLDWIDE	UNCHSTREETEDINGSEABE	0	0	0	0
Worldwide	NATO	NATO SECURITY INVEST PROC	ATO SECURITY INVEST PROCE NATO SECURITY INVESTMENT PROGRAM	201,400	201.400	201.400	201.400
Worldwide	Army NG	UNSPECIFIED WORLDWIDE	GROWING THE FORCE	77,000		•	
Worlderide	Army NG	UNBPECIFIED WORLDWIDE	UNSPECIFIED MINOR CONSTRUCTION	8,700	10 700	8 700	18.084
Worldwide	Army NG	UNSPECIFIED WORLDWIDE	PLANNING AND DESIGN (ODM)	28,841	38.241	20 A 60 E	47 202

FY2006 MILITARY CONSTRUCTION AUTHORIZATIONS

				Evanoe			
States Country	Service/ Agency installation	installation	Project Title	Budger	House Authorized	House Senate Authorized Authorized	Conference Authorized
Worldwide	Army NG	UNSPECIFIED WORLDMDE	PLANNING AND DESIGN (Grow the Force)	47.00			
Worldwide	Army NG	UNSPECIFIED WORLDWIDE	UNDISTRIBUTED INCREASE		000,7	17,000	17,000
Worldwide	Ar Guard	UNSPECIFIED WORLDWIDE	UNSPECIFIED MINOR CONSTRUCTION	000	2 6	0 0	0
Worldwide	At Guard	UNSPECIFIED WORLDWIDE	PLAWING & DESIGN	7 000	000'9	6,500	6,900
Worldwide	Air Guaird	UNSPECIFIED WORLDWIDE	UNDASTRIBUTED INCREASE		10,285	55 8 8	9,085
Worldwide	Army Res	UNSPECIFIED WORLDWIDE	UNSPECIFIED MINOR CONSTRUCTION	2	o ;	0	٥
Worldwide	Army Res	UNSPECIFIED WORLDWIDE	PLANKING AND DESIGN	980	3,000	3,000	3,000
Worldwide	Army Res	UNSPECIFIED WORLDWIDE	UNDISTRIBUTED INCREASE	908	11,658	10,958	11,633
Worldwide	Maval Res	UNSPECIFIED WORLDWIDE	PLAMMING AND DESIGN	9 6	0	.	0
Worldwide	Naval Res	UNSPECIFIED WORLDWIDE		177	3,019	2,219	2,529
Worldwide	AF Res	VARIOUS WORLDWIDE		0	0	0	0
Whytoletic	AE Des	SOME SOME STORY	DE ANNING AND DESIGN	4.808	4,908	4,809	4,909
Mandalida		THE PROPERTY OF THE PARTY OF TH	TOWARING AND DESCON	3,500	4,500	3,500	5,300
AAC STREET		UNSPECIFIED WORLDWIDE	UNDARTRIBUTED INCREASE	0	0	0	•
Ę	Amy						
Germann	į	EXCENSE PROVING GROUNDS	DOGWAY PROVING GROUNDS REPLACEMENT CONSTRUCTION PHASE		8,000 8,000	0	5,000
	A III	L-) WOODN'Y	PAMILY HOUSING REPLACEMENT CONSTRUCTION	52,000	62,000	62,000	52 000
WOLLDWICE	Amy	UNRPECIFIED WORLDWIDE	CONSTRUCTION IMPROVEMENTS	98,400	86,400	80	007 68
Worldwide	Army	UNSPECIFIED WORLDWIDE	CONSTRUCTION IMPROVEMENTS (Grow the Force)	266,000	200 000		•
Colorado	Amy	FORT CARSON	Family Housing Privatization (Grow the Force)	•		8	8
North Carolina	Атту	FORT BRAGG	Family Housing Privatoration (Grow the Force)		•	3 9	8 8
Texase	Ату	FORT BLISS	Family Housing Privatization (Grow the Force)			26.00	
Westrington	Ату	FORT LEWS	Family Housing Privatization (Grow the Force)			78	3 5
Worldwide	Army	UNSPECIFIED WORLDWIDE	FAMILY HOUSING PLD	2000	,	3 8	3
Worldwide	Amy	UNSPECIFIED WORLDWIDE	UTILITIES ACCOUNT	145.368	200,7	2007	2,000
Worldwide	Army	UNSPECIFIED WORLDWIDE	OPERATIONS	128 280	996,04		140,308
Worldwide	Army	UNSPECIFIED WORLDWIDE	OPERATIONS (Grow the Force)	44 000	882,821	122,289	126,289
Worldwide	¥	UNSPECIPIED WORLDWIDE	General Reduction	3	0	11,000	1,000
Worldwide	Ашх	UNSPECIFIED WORLDWIDE	SERVICES ACCOUNT	> 9	0	0	11,000
Worldwide	A	UNSPECIFIED WORLDWIDE	MANAGEMENT ACCOUNT	9 0	0	0	
Wortdwide	A	SOME SON CHECHOSINE	MISCELL AND LINE ACCOUNT	o (0	0	0
			I VOCAS VACAS VACAS III	0	•	•	•

FY2008 HILITARY CONSTRUCTION AUTHORIZATIONS

State/Country	Service/ Annual	Service/ Acester Installation		Budget	House	Semeta	Conference
				Kechest	Aumorized	Authorized	Aumorized Aumorized Authorized
Worldwide	Атту	UNSPECIFIED WORLDWIDE	FURNISHINGS ACCOUNT	•	c	•	•
Worldwide	Атпу	UNSPECIFIED WORLDWIDE	LEASING	2CH 120	200	ָּ	ָר פּ
Worldwide	Ашу	UNSPECIFIED WORLDWIDE	MAINTENANCE OF REAL PROPERTY	245 F.B.S.	871'077	200 and	21.00,128
Worldwide	Amy	UNSPECIFIED WORLDWIDE	PRIVATIZATION SUPPORT COSTS	76.82	000,012	275,585	215,585
Worldwide	À	UNSPECIFIED WORLDWIDE	PRIVATIZATION SUPPORT COSTS (Grow the Forms)		30,08	35,68 4	35.69
Ceffornia	Navv	TWENTYNINE PALMS	Ar Conditioning Vists Del Soi	8	252	867	857
Guan	Mary	7412	SUN ACE OLIMIC OF ABOA BUAGE IS MADA ACE	į	0	0	4,800
Wortshelde	line.	TOWER TRANSPERSION WORLD WANTE	ISSUE CROCKING ECONOCIO ALICHIDATANCA	791,76	57,167	47,167	47,167
White 146			COME CACCING PORCED ACCREDIATION	75,000	75,000	75,000	75,000
Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession Profession	Nevy	UNSPECIFIED WORLDWIDE	USING FAMILY HOUSING (Grow the Force)	٥		•	
Workside	Newy	UNSPECIFIED WORLDWIDE	IMPROVEMENTS	162,990	162,990	162 090	160 990
California	New	CAMP PENDLETON	Improvements (Transfer from Title XXXX)		0	10 692	
Cultonia	Navy	TWENTYNINE PALMS	Improvements Compater from Title XXXX		, ,	724	
Worldwide	Navy	UNSPECIFIED WORLDWIDE	DESIGN	3173	,	* /O''	ָ ֪֖֖֖֖֖֖֖֖֞֞֞
Worldwide	Navy	UNSPECIFIED WORLDWIDE	UTILITIES ACCOUNT	1	211.6	3,1/2	3,172
Wortdwide	Mary	UNSPECIPED WORLDWIDE	FURNISHMOS ACCOUNT	3 de 1	4,82	41,802	4,802
Meritanida		Thiopic Carried	Manual District Policy of the Party of the P	14,982	14,962	14,962	14,962
A TO THE TAXABLE PARTY OF THE P	A SELVI	ONSTELLIED WONLDWIDE	MANAGEMENT ACCOUNT	88,42 23	59,422	59,422	\$6.422
Wondwide	Navy	UNSPECIFIED WORLDWIDE	MISCELLANEOUS ACCOUNT	3	9	96	9
Worksetse	Many	UNSPECIFIED WORLDWIDE	SERVICES ACCOUNT	13,165	13.165	13 155	13 166
Worldwide	Nevy	UNSPECIFIED WORLDWIDE	LEASING	141.757	444 787	3 1	3 1
Worldwide	Nevy	UNSPECIFIED WORLDWIDE	MAINTENANCE OF REAL PROPERTY	70.678	10.00	(C)'(T)	101,141
Worldwide	Mary	UNSPECIFIED WORLDWIDE	PRIVATIZATION SUPPORT COSTS	28.08.0	9000	0.00	8/9/0/
Germany	Air Force	RAMSTEIN AB	REPLACE FAMILY HOUSING (117 UNITS)	548 775		20,000	200,027
Warldwide	Ar Force	UNSPECIFIED WORLDWIDE	CONSTRUCTION IMPROVEMENTS	304 211		90700	0/7/0
Worldwide	At Forts	UNSPECIFIED WORLDWIDE	CLASSIFIED PROJECT		234,211	284.211	259,211
Whyteletic	At East	SCHOOL CONTRACTOR	MOSCO AND POSCO	5	5	2	5
Marchaela			The rate account	12,210	12,210	12,210	12,210
The day of	B5.1	UNSTELLIED WORLDWIDE	UTUTIES AUCCOUNT	100,178	100,178	100,178	100,176
Worldwor	Ar Force	UNSPECIFIED WORLDWIDE	MANAGEMENT ACCOUNT	53,	<u> </u>	1,534	1534
Worldwide	Air Force	UNSPECIFIED WORLDWIDE	MANAGEMENT ACCOUNT	56,202	56.202	55.202	55 202
Worldwide	Ar Force	UNSPECIFIED WORLDWIDE	SERWICES ACCOUNT	20,673	20.873	20.673	200.00
Worldwide	At Force	UNSPECIFIED WORLDWIDE	FURNISHINGS ACCOUNT	11 173		200	> > > > > > > > > > > > > > > > > > > >

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

State/ Country	Bervice/ Agen	Servicel Agency Installation	Project Title	FY2008 Budget Request	House Authorized	Senate Authorized	Conference Authorized
Worldwide	Air Force	UNSPECIFIED WORLDWIDE	MISCELLANEOUS ACCOUNT	1.00	•		•
Worldwide	At Force	UNSPECIFIED WORLDWIDE	LEASING ACCOUNT	307 7	200		086,
Worldwide	Air Force	UNSPECIFIED WORLDWIDE	LEASING ACCOUNT	112 000	1,485	1,485	1.485
Worldwide	Air Force	UNSPECIFIED WORLDWIDE	MAINTENANCE ACCOUNT	14,302	112,908	112,909	112,909
Worldwide	Air Force	UNSPECIFIED WORLDWIDE	MAINTENANCE (RMPA & RMPC)	180,12 200 300	2,097	2,097	2,097
Worldwide	Air Force	UNSPECIFIED WORLDWIDE	DEBT ACCOUNT	Cociona Tociona	286,368	286,368	296,368
Worldwide	Air Force	UNSPECIFIED WORLDWIDE	HOUSING PRIVATIZATION	- K9 4KB	• !	-	-
Worldwide	굺	UNSPECIFIED WORLDWIDE	UTILITIES ACCOUNT	444	22.50	52,468	52,458
Worldwide	NSA NSA	UNSPECIFIED WORLDWIDE	FURNISHINGS ACCOUNT	?	54	4	4 5
Worldwide	¥ 0	UNSPECIFIED WORLDWIDE	FURNISHINGS ACCOUNT	5	*	8	ਲ
Worldwide	Ş	UNSPECIFIED WORLDWIDE	FURNISHINGS ACCOUNT	177	4,274	4,274	4,274
Worldwide	\	UNSPECIFIED WORLDWIDE	SERVICES ACCOUNT	\$ \$	\$	\$	Ž
Worldwide	ž	UNSPECIFIED WORLDWIDE	MANAGEMENT ACCOUNT	7 7	4	49	\$
Worldwide	NSA	UNSPECIFIED WORLDWIDE	LEASING	1014	410	410	410
Worldwide	PA D	UNSPECIFIED WORLDWIDE	LEASING	10,056	10,534	10,534	10,634
Worldwide	V SN	UNSPECIFIED WORLDWIDE	MAINTENANCE OF BEAL DROBERTY	32,062	32,662	32,662	32,662
Worldwide	ş	UNSPECIFIED WORLDWIDE	MAINTENANCE OF REAL PROPERTY	2 8	2	2	2
Worldwide	OUND	UNSPECIFIED WORLDWIDE	FAMILY HOUSING IMPROVEMENT FUND	8 5	8 8	8 8	8 8
					3	3	9

FY2008 MILITARY CONSTRUCTION AUTHORIZATIONS

FY2008

State/ Country	Service/ Agency Installation	y installation	Project Title	Budget Request	House Authorized	Senate Conference Authorized Authorized	Conference
Worldwide Worldwide	BRAC - Army BRAC - Navy	UNSPECIFIED WORLDWIDE UNSPECIFIED WORLDWIDE	BASE REALIGNMENT & CLOSURE IV, ARMY BASE REALIGNMENT & CLOSURE IV, NAVY	73,716	73,716	73,716 0	50,716
Worldwide Worldwide Worldwide	BRAC - AF BRAC - DOD BRAC - DLA	UNSPECIFIED WORLDWIDE UNSPECIFIED WORLDWIDE UNSPECIFIED WORLDWIDE	BASE REALIGHAMENT & CLOSURE IV, AIR FORCE BASE REALIGHAMENT & CLOSURE IV, UNSFECFIED BASE REALIGHAMENT & CLOSURE IV, DEFENSE AG	143,260 0 3,713	143,280 0 3,713	143,280 0 3,713	143,280 0 3,713
Worldwide Worldwide Worldwide Worldwide	BRAC - Amy BRAC - Nevy BRAC - AF BRAC - DW BRAC - DW	UNSPECIFIED WORLDWIDE UNSPECIFIED WORLDWIDE UNSPECIFIED WORLDWIDE UNSPECIFIED WORLDWIDE	BASE REALIGNMENT & CLOSURE V, ARMY BASE REALIGNMENT & CLOSURE V, INVY BASE REALIGNMENT & CLOSURE V, AIR FORCE BASE REALIGNMENT & CLOSURE V, DEFENSE AG BRAC 2008 General Reduction DOD-Wide	4,015,746 733,685 1,183,812 2,241,062	4,015,746 733,695 1,183,812 2,241,062	4,015,748 733,686 1,183,812 2,241,062 0	4,015,746 733,695 1,163,812 2,241,082 -133,914
			SUBTOTAL FYZOOB AUTHORIZATIONS	21,185,182	21,185,182 21,164,322	21,784,472	21,539,574
Alestra	AF Res	ELMENDORF AFB	C-17 HANGAR, FY2006 PRIOR YEAR SAVINGS (Section 2806)	•	•	3,100	3,100
			TOTAL TITLES XXC-XXVII	21,165,182	21,164,322	21,781,372	21,530,474

LEGISLATIVE PROVISIONS ADOPTED

Short title (sec. 2001)

The House bill contained a provision (sec. 2001) that would designate Division B of this Act as the Military Construction Authorization Act for Fiscal Year 2008.

The Senate amendment contained an identical provision (sec. 2001).

The conference agreement includes this provision.

Expiration of authorizations and amounts required to be specified by law (sec. 2002)

The House bill contained a provision (sec. 2701) that would establish the expiration date for authorizations in this Act for military construction projects, repair of real property, land acquisition, family housing projects, and contributions to the North Atlantic Treaty Organization infrastructure program, as of October 1, 2010, or the date of enactment of an act authorizing funds for military construction for fiscal year 2011, whichever is later.

The Senate amendment contained a similar provision (sec. 2802).

The House recedes.

LEGISLATIVE PROVISION NOT ADOPTED

Effective date

The House bill contained a provision (sec. 2704) that would provide that titles XXI, XXII, XXIII, XXIV, XXV, and XXVI of this Act shall take effect on October 1, 2007, or the date of enactment of this Act, whichever is later.

The Senate amendment contained an identical provision (sec.

Because the conference report was not adopted prior to October 1, 2007, this provision is no longer required and was not included in the conference agreement.

TITLE XXI—ARMY

BUDGET ITEMS

Summary

The fiscal year 2008 budget request for Army military construction included "placeholders" of \$2.4 billion related to facilities to support the administration's "Grow the Force" proposal to increase the size of the Army. On March 30, 2007, the Army provided a detailed breakout and supporting budget justification materials to Congress requesting a specific allocation of these funds. While this was not an official administration budget amendment, the conferees have reviewed this request and included these proposed changes in the conference agreement. These projects are identified in the State list table included in this report.

The conferees have reduced the amounts authorized to be appropriated for fiscal year 2008 for projects for which a substantial amount of the full cost of the project cannot be executed in fiscal

year 2008, including projects to support the stationing of a full brigade complex at Vicenza, Italy, and the funding requested for a new headquarters facility for the U.S. Southern Command in Miami, Florida. The conferees have provided full project authorizations for these projects, and these reductions to the authorization of appropriations were made without prejudice to the projects. The conferees encourage the Army to request the balance of the funding for these projects in the fiscal year 2009 budget.

Funding for a project at Eglin Air Force Base, Florida was eliminated because the project could not be executed in fiscal year 2008 based on the current schedule for the required environmental

analysis.

The congressional defense committees and the Department of Defense have traditionally analyzed requirements and funding for mission projects and quality of life projects as important and distinct categories. Two projects requested by the Army blur these distinctions. The first is a headquarters facility for the U.S. Southern Command in Miami, which included funding for a child development center inside the overall project cost for the headquarters. The second is a brigade complex maintenance facility at Fort Drum, New York that combined funding for a dining facility with funding for mission-oriented projects such as vehicle maintenance shops. The conferees have authorized the mission and quality of life elements as separate projects in these cases. However, the conferees direct the Army, and the other elements of the Department of Defense, to refrain from combining mission facilities and quality of life facilities into single project requests in future budget submissions.

The conferees also separately authorized funding requested within a project for Vicenza that is actually intended for a separate installation. The conferees also direct the Department to refrain from including projects at disparate installations in a single project line in the future.

ITEM OF SPECIAL INTEREST

Unspecified minor construction, Army

The conferees agree that of the funds authorized for appropriation for unspecified minor construction for the Army, the following amounts may be made available: Hawthorne Army Depot, Nevada-Wabuska rail spur, \$1.4 million; and Camp Rudder, Eglin Air Force Base, Florida, dining facility, \$1.5 million.

LEGISLATIVE PROVISIONS ADOPTED

Authorized Army construction and land acquisition projects (sec. 2101)

The House bill contained a provision (sec. 2101) that would authorize military construction projects for the active component of the Army for fiscal year 2008.

The Senate amendment contained a similar provision (sec. 2101).

The conference agreement includes this provision.

The authorized amounts are listed in this provision on an installation-by-installation basis. A State list of projects contained in the table at the beginning of the statement of managers of Division B of this conference report provides the binding list of specific construction projects authorized at each location.

Family housing (sec. 2102)

The House bill contained a provision (sec. 2102) that would authorize new construction and planning and design of family housing units for the Army for fiscal year 2008. It would also authorize funds for facilities that support family housing, including housing management offices and housing maintenance and storage facilities.

The Senate amendment contained a similar provision (sec. 2102).

The Senate recedes.

Improvements to military family housing units (sec. 2103)

The House bill contained a provision (sec. 2103) that would authorize funding for fiscal year 2008 to improve existing Army family housing units.

The Senate amendment contained an identical provision (sec. 2103).

The conference agreement includes this provision.

Authorization of appropriations, Army (sec. 2104)

The House bill contained a provision (sec. 2104) that would authorize appropriations for the active component military construction and family housing projects of the Army for fiscal year 2008. This provision would also provide an overall limit on the cost of the fiscal year 2008 military construction and family housing projects authorized for the active-duty component of the Army.

The Senate amendment contained a similar provision (sec.

The conference agreement includes this provision.

Termination of authority to carry out fiscal year 2007 Army projects for which funds were not appropriated (sec. 2105)

The Senate amendment contained a provision (sec. 2105) that would repeal the project authorizations and authorization of appropriations for Army military construction projects authorized in fiscal year 2007 for which no funds were appropriated. No appropriations were provided in fiscal year 2007 for projects that were authorized but were not included in the President's original budget request.

The House bill contained no similar provision.

The House recedes.

The entire list of fiscal year 2007 active-component Army projects for which the authorizations would be repealed follows. The conferees have provided new authorizations for some of these projects for fiscal year 2008. Those projects that received new fiscal year 2008 authorizations can be found in the State list of fiscal year 2008 projects contained in this report.

The conferees urge the Department of Defense and the military departments to review any projects on this list that are not authorized and appropriated in fiscal year 2008 and re-insert those projects, if the requirements are still valid, in the fiscal year 2009 future-years defense program.

AUTHORIZATIONS
N OF FY2007
TERMINATIO

Account Location Installation Project Title Request Authorization Authorizat				LEARING TION OF FYZOO? AUTHORIZATIONS			
unit Location Installiation Project Title Request Authorization <					FY2007	FY 2007	Authorization
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Alabana Redstone Azenal Child Development Certair Alabaka Fort Iven Child Development Certair California Fort Iven Child Development Certair Colorado Fort Carana Utility Upgrades Phase 1 Kanasa Fort Laurenworth Child Development Certair Kanasa Fort Carapbell Wharfort Rehabilitation/Fliness Certair Kentucky Fort Carapbell Wharfort Rehabilitation/Fliness Certair Kentucky Fort Carapbell Wharfort Rehabilitation/Fliness Certair Colorado Colorado Contrator Brigada Facility (4th BDE 10th HQ) 8,000 Loutainna Fort Carapbell Wharfort Rehabilitation/Fliness Certair Maryland Fort Devick Contrator Brigade Facility (4th BDE 10th HQ) 8,000 Maryland Fort Devick Research Acquisition Building Maryland Aberdeen PG Autoritot Poets Stop - 58th Trans Bn 12,400 Missouri Fort Leonard Wood Vehicle Maintenance Stop - 58th Trans Bn 10,800 Missouri Fort Leonard Wood Child Development Certair Missouri Fort Leonard Wood Child Development Certair Missouri Fort Leonard Wood Child Development Certair Missouri Fort Chum Autornated Quedication Facility Ph 1 8,500 Morth Carolina Fort Brian Armanaed Administrator Shop - 58th Trans Bn 10,800 Morth Carolina Fort Brian Armanaed Construct Maintenance Shop 1 6,900 Texas Fort Blass Fort Blass Fort Blass Fort Blass Fort Blass Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Terminations Army Authoritzation Termination Ar	Army	Alabama	Redstone Arsenal	Explosive Cargo Handling Apron		2.300	2 500
Abaska Fort Wainwright Railhaed Operations Facility 6,000 California Fort Inwin Child Development Center 8,200 Colorado Fort Canon Utility Upgrades, Phase 1 Kansas Fort Ray Vehicle Inspection/Cargo Processing Facility 10,200 Kansas Fort Laavemworth Child Development Center 1,1000 Kentucky Fort Campbell Wentor Rehabilitation/Fibress Center 1,1000 Louisiana Fort Polit Constituted Brigade Facility (4th BDE 10th HQ) 9,000 Louisiana Fort Device Constituted Brigade Facility (4th BDE 10th HQ) 9,000 Louisiana Fort Device Child Development Center 1,1000 Louisiana Fort Device Child Development Center 1,1000 Maryland Fort Device Research Acquisible Building 12,400 Maryland Aberdeen PG Automotive Technology Evaluation Facility, Ph 1 8,000 Missouri Fort Leonard Wood Child Development Center 1,1000 Missouri Fort Leonard Wood Child Development Center 1,1000 New York Fort Durm Automated Qualification Training Range 1,200 Texas Fort Bangg Child Development Center 1,1000 Texas Fort Busy Child Development Center 1,1000 Texas Fort Busy Child Development Center 1,1000 Texas Fort Busy Constitut Maintenance Shop 1,100 Texas Red River Depot Armatic Maintenance Shop 1,100 Texas Red River Depot Constitut Maintenance Shop 1,100 Texas Red River Depot Constitut Maintenance Shop 1,100 Texas Red River Depot Constitut Maintenance Shop 1,100 Texas Red River Depot Armatic Maintenance Shop 1,100 Texas Red River Depot Armatic Maintenance Shop 1,100 Texas Red River Depot Constitut Maintenance Shop 1,100 Texas Red River Depot Constitut Maintenance Shop 1,100 Texas Red River Depot 2,100 Texas Red River Depot 2,100 Texas Red River Depot 2,100 Texas Red River Depot 3,100 Texas Red River Depot 3,100 Texas Red River Depot 3,100 Texas Red River Depot 4,150	Army	Alabame	Redstone Arsenal	Child Development Center		2000	2,000
California Fort Invin Child Development Center 6,800 Colorado Fort Caracan Utility Upgrades, Phase 1 California Fort Retro. Kantasas Fort Carachan Vehicle impossition/Carachan 6,800 Kantasas Fort Campbell Vehicle impossition/Carachan 6,900 Kantucky Fort Campbell Warrior Rehabilitation/Fitness Center 11,800 Lusialana Fort Pods Construct Brigade Facility (Ath BDE 10th HQ) 9,800 Lusialana Fort Pods Construct Brigade Facility (Ath BDE 10th HQ) 9,800 Lusialana Fort Pods Construct Brigade Facility (Ath BDE 10th HQ) 9,800 Lusialana Fort Defrick Research Acquisition Building Maryland Fort Defrick Research Acquisition Building Maryland Aberdeen PG Automotive Technicky Evaluation Facility, Ph 1 8,800 Mikhigan Defroit Arnanal Ground System Power and Energy Lab Mikhigan Defroit Arnanal Ammannet Integration Facility New Jorns Phasin's Ammannet Machiner Facility New Jorns Fort Dum Automated Qualification Training Range Child Development Center 7,900 Texas Fort Blass Corpus Child Development Center Range Corpus Child Development Shiging Facility 7,500 Texas Fort Blass Physical Phoese Center Range Construct Mannetiver Shiging Area 4,150 Ammannet Staging Area Amman Mannetiver Shiging Area 4,150	Amy	Aleska	Fort Wainwright	Railhead Operations Facility		9,800	008
Colorado Fort Caracan Utility Upgrades, Phase 1 Kanasas Fort Ribay Vahicle Inspection/Cargo Processing Facility 10,200 Kantasas Fort Leavenworth Child Development Center Kantucky Fort Campbell Wentor Rehabilitation/Fibrass Center Kantucky Fort Campbell Wentor Rehabilitation/Fibrass Center Louisiana Fort Polk Constitut Brigade Fealth (H BDE 10th HQ) 8,300 Louisiana Fort Polk Constitut Brigade Fealth (H BDE 10th HQ) 8,300 Louisiana Fort Polk Constitut Brigade Fealth (H BDE 10th HQ) 8,300 Louisiana Fort Polk Constitut Brigade Fealth (H BDE 10th HQ) 8,300 Maryland Abardeen PG Automotive Technology Evaluation Fealth, Ph 1 8,300 Mitsouri Fort Leonard Wood Child Development Center Missouri Fort Leonard Wood Child Development Center Missouri Fort Leonard Wood Child Development Center Missouri Fort Leonard Wood Child Development Center New Jorns Picatifiny Ansanal Armament Integration Facility 5,000 New Jorns Fort Brigan Child Development Center Texas Fort Blias Fort Blias Fort Blias Fort Leo Texas Fort Blias Fort Blias Fort Blias Fort Blias Fort Leo Army Authorization Terminations Army Authorization Terminations 4,150	Army	California	Fort Irwin	Child Development Canter		8,200	8 200
Kanses Fort Riley Vehicle Inspection/Cargo Processing Facility 10,200 Kantuas Fort Leavementh Child Development Center 11,800 11,800 Kentucky Fort Campbell Wartor Rehabilitation/Fibrass Center 11,800 11,800 Kentucky Fort Campbell Wartor Rehabilitation/Fibrass Center 11,800 11,800 Louisiana Fort Detrick Construct Brigade Facility (4th BDE 10th HQ) 9,300 Louisiana Fort Detrick Construct Brigade Facility (4th BDE 10th HQ) 9,300 Maryland Abridsen PG Automotive Technology Evaluation Facility, Ph 1 8,400 Missouri Fort Leonard Wood Vehicle Maintenance Step Esth Trans Br 10,500 Missouri Fort Leonard Wood Child Development Center 6,900 New York Fort Demm Annament Integration Facility 7,900 New York Fort Blass Construct Ormer Staging Facility 7,500 Pennsylvania Fort Blass Physicial Flances Center 7,500 Taxas Fort Blass Physicial Flances Center 7,150	Amy	Colorado	Fort Carson	Utility Upgrades, Phase 1		0.800	800
Kanzas Fort Laavenworth Child Development Center 11,800 Kenfucky Fort Campbell Werrfor Retabilitation/Fitness Center 11,800 Kanfucky Fort Campbell Tackball Unmanned Aerial Vehible Facility 8,100 Louisiana Fort Polk Child Development Genter 6,100 Maryland Fort Defrick Research acquisition Building 12,400 Maryland Abordeen PG Automother Technology Evaluation Facility, Ph 1 8,500 Miksbourf Fort Leonard Wood Vehicle Maintenance Shop - 58th Trans Bn 10,600 Missourf Fort Leonard Wood Child Development Center 6,900 New Jonn Fort Leonard Wood Child Development Center 6,900 New Jorns Fort Leonard Wood Child Development Center 6,900 New Jorns Fort Brags Child Development Center 7,500 New Jorns Fort Brags Child Development Center 7,500 Toxas Fort Hood Automated Quadification Training Range 7,500 Toxas Fort Hood Churthort Carolina Fort Hood<	Army	Kanses	Fort Ribery	Vehicle Inspection/Cargo Processing Facility		10,200	10.200
Kentucky Fort Campbell Wentuck Pethabilitation/Fibrass Center 11800 Kantucky Fort Campbell Tactical Unmanned Aarial Vehicle Facility 8,100 Louisiana Fort Polik Construct Brigade Facility (4th BDE 10th HQ) 9,800 Louisiana Fort Polik Child Development Center 6,100 Maryland Fort Detrick Ressarch Acquisition Building 12,400 Maryland Aberdeen PG Automotive Technology Evaluation Facility, Ph 1 8,800 Missouri Fort Leonard Wood Vehicle Maintenance Shop - 58th Trans Bn 18,500 Missouri Fort Leonard Wood Child Development Center 6,900 New York Fort Leonard Wood Child Development Center 6,900 New York Fort Leonard Wood Automated Qualification Training Range 7,500 North Carolina Fort Bragg Child Development Center 7,500 Touss Fort Bragg Child Development Center 7,500 Taxas Fort Blass Fort Blass Port Maintenance Shop 7,500 Taxas Fort Blass For	Army	Kanzas	Fort Leavenworth	Child Development Center	•	8,200	8.200
Kentucky Fort Campbell Tactical Univaried Aartal Vehicle Facility 9,100 Louisiana Fort Polk Construct Brigade Facility (4th BDE 10th HQ) 9,800 Louisiana Fort Detick Child Development Center 6,100 Maryland Fort Detick Reassarch Acquisition Building 12,400 Michigan Detroit Arranal Ground System Power and Energy Lab 12,600 Missouri Fort Leonard Wood Vehicle Maintenance Shop - 58th Trans Brt 10,600 Missouri Fort Leonard Wood Child Development Center 6,900 New York Fort Leonard Wood Child Development Center 6,900 New York Fort Leonard Wood Child Development Center 7,900 New York Fort Brings Child Development Center 7,500 Pennsylvania Letterfrentry Dept Construct Port Staging Facility 7,500 Texas Fort Bliss Physical Flansa Center 8,200 Texas Fort Bliss Physical Flansa Center 8,200 Texas Fort Bliss Physical Flansa Center 8,200	Amy	Kentucky	Fort Campbell	Warrior Rehabilitation/Fitness Center		11,800	11,800
Louisiana Fort Potk Construct Brigade Facility (4th BDE 10th HQ) 9,900 Louisiana Fort Potk Child Development Center Maryland Fort Detrick Research Acquistion Building Maryland Aberdeen PG Automotive Technology Evabuation Facility, Ph 1 Michigan Detroit Arsenai Gnound System Power and Energy Lab Michigan Port Leonard Wood Vehicle Maintenance Shop - 58th Trans Bn 10,800 Missouri Fort Leonard Wood Owhicle Maintenance Shop - 58th Trans Bn 10,800 Missouri Fort Leonard Wood Child Development Center New Jersey Phasthiny Arsenai Armanent Integration Facility 8 ange New Jersey Phasthiny Arsenai Armanent Integration Training Range 9,400 North Carolina Fort Brugg Child Development Center Fort Brugg Construct Port Staging Facility 7,500 Texas Corpus Christ Depot CH-47 Maintenance Shop 12,200 Texas Fort Bliss Physical Filness Center Texas Red River Depot Center Staging Area Texas Fort Bliss Physical Planess Center Texas Red River Depot Center Staging Area Army Authoritzation Terminations 24,150	Amy	Kentucky	Fort Campbell	Tactical Unmanned Aerial Vehicle Facility		8,100	8,500
Louisiera Fort Polik Child Development Center Maryland Fort Detrick Research Acquistion Building Maryland Aberdeen PG Automotive Technology Evaluation Facility, Ph 1 Michigan Detroit Arzenal Gnound System Power and Energy Leb Missouri Fort Leonard Wood Vehicle Maintenance Shop - 58th Trans Brn 10,600 Missouri Fort Leonard Wood Child Development Center New Jerney Phatithny Arzenal Armament Integration Facility New Jerney Phatithny Arzenal Armament Integration Training Range New York Fort Drum Automated Qualification Training Range North Cerolina Fort Brange Child Development Center Pennsylvania Letterfearny Depot Construct Port Staging Facility 7,500 Texas Corpus Christ Depot Arrant Component Maintenance Shop 12,200 Texas Fort Bliss Physical Finess Conter Conter Conter Conter Conter Conter Conter Contern Shop Stage Physical Finess Conter Contern Staging Area Texas Red River Depot Construct Maintenance Shop 4,150 Texas Fort Lee Army Authoritzation Terminations 24,150	Army	Louisiana	Fort Polk	Construct Brigade Facility (4th BDE 10th HQ)		9,800	008.6
Maryland Fort Detrick Research Acquietition Building Maryland Aberdeen PG Automothre Technology Evabuation Facility, Ph 1 Missouri Fort Leonard Wood Orbit Center Missouri Fort Leonard Wood Orbit Center New Jeney Picathny Areanal Amament Integration Facility New Jeney Picathny Areanal Amament Integration Training Range North Carolina Fort Bonard Wood Child Development Center New Jeney Picathny Areanal Amament Integration Training Range North Carolina Fort Bonard Wood Child Development Center Pennsylvania Letterfeanny Depot Construct Port Staging Facility Texas Corpus Christ Depot Center Maintenance Shop 12,200 Texas Fort Bliss Physical Flaress Center Texas Corpus Christ Depot Construct Maintenance Shop 12,200 Texas Fort Bliss Physical Flaress Center Texas Red River Depot Construct Maintenance Stop 12,200 Texas Fort Lee Depot Construct Maintenance Stop 14,150	Army	Louisiana	For Post	Child Development Center		6.100	6,100
Maryland Aberdeen PG Automotive Technology Evabuation Facility, Ph 1 8,900 Missouri Port Arranal Ground System Power and Energy Lab 10,900 Missouri Fort Leonard Wood Vehicle Maintenance Shop - 5cht Trans Brn 10,900 Missouri Fort Leonard Wood Child Development Center 6,900 New Jeney Picathny Araenal Armament Integration Facility 9,400 North Carolina Fort Bragg Child Development Center 7,900 Pennsylvania Letterhenny Depot Construct Port Staging Facility 7,500 Texas Corpus Christ Depot Center Maintenance Shop 112,200 Texas Fort Bliss Physical Filmess Center Texas Corpus Christ Depot Construct Maintenance Shop 12,200 Texas Fort Bliss Physical Filmess Center Texas Fort Bliss Physical Filmess Center Texas Fort Bliss Physical Filmess Center Texas Fort Bliss Physical Filmess Center Texas Fort Bliss Physical Filmess Center Texas Fort Bliss Physical Filmess Center Texas Fort Bliss Physical Filmess Center Texas Fort Bliss Physical Filmess Center Texas Fort Bliss Physical Maintenance Shop 4,150	Amry	Maryland	Fort Detrick	Research Acquisition Building		12,400	12.400
Michigan Defroit Arraenal Ground System Power and Energy Lab 18,500 10,600 Missouri Fort Leonard Wood Vehicle Maintenance Shop - 56th Trans Brn 10,600 10,600 New Jerney Picathray Arraenal Armament integration Facility Agency Fort Leonard Wood Child Development Center 6,900 9,900 North Carolina Fort Drum Automated Qualification Training Range 7,900 Pennsylvania Fort Bragg Child Development Center 7,900 Texas Fort Bragg Child Development Maintenance Shop 12,200 12,200 Texas Fort Blass Physical Florest Center Maintenance Shop 12,200 12,200 Texas Fort Blass Physical Florest Center Maintenance Stop 12,200 12,200 Texas Fort Blass Physical Florest Center Maintenance Stop 12,200 12,200 Texas Fort Blass Physical Florest Center Maintenance Stop 12,200 12,200 Texas Fort Blass Physical Florest Center Maintenance Stop 12,200 14,150 Nithins Fort Lee Deptot Construct Maintenance Stop 14,150 4,150	Amy	Maryland	Aberdeen PG	Automotive Technology Evaluation Facility, Ph 1		8,800	8.800
Missouri Fort Leonard Wood Vehicle Maintenance Shop - 5cth Trans Brn 10,600 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 10,800 .	Amy	Michigan	Detroit Araenal	Ground System Power and Energy Lab		18,500	18,500
Missouri Fort Leonard Wood Child Development Center New Jersey Picatinny Anamasi Armament Integration Facility New York Fort Drum Automated Qualification Training Range 9,400 North Carolina Fort Bragg Child Development Center Pennsylvania Letterhanny Depot Construct Port Staging Facility 7,500 Texas Corpus Christ Depot CH-47 Maintenance Shop 12,220 Texas Fort Blass Physical Finess Center Texas Red River Depot Construct Maintenance Sys Sustainment Cir, Ph 1 6,000 Virginia Fort Lee Depot Construct Maintenance Sys Sustainment Cir, Ph 1 6,000 Army Authoritzation Terminations 4,150	Army	Missouri	Fort Leonard Wood	Vehicle Maintenance Shop - 58th Trans Bn		10,600	10,600
New Jorney Picathray Annament Integration Facility 6,900 New York Fort Drum Automated Quelification Training Range 9,400 North Carolina Fort Bragg Child Development Center Pennsylvania Letterkentry Depot Construct Port Staging Facility 7,500 Texas Fort Hood CH-7 Maintenance Shop 12,200 Texas Fort Blass Physical Flavess Center Texas Red River Depot Construct Maintenance Shop 6,000 Texas Red River Depot Construct Maintenance Shop 6,000 Texas Fort Blass Physical Flavess Center Texas Fort Blass Physical Flavess Center Texas Red River Depot Construct Maintenance Sys Sustainment Cir, Ph 1 6,000 Virginia Fort Lee Deployment Staging Area Army Authoritzation Terminations 24,150	Army	Missouri	Fort Leonard Wood	Child Development Center		6,900	6.900
New York Fort Drum Automated Qualification Training Range 9,400 North Carolina Fort Bragg Child Development Center 7,900 Pennsylvania Letterhanny Depot Construct Port Shaging Facility 7,500 Texas Fort Hood CH-47 Maintenance Manger 18,000 Texas Corpus Christ Depot Abrorat Component Maintenance Shop 12,200 Texas Fort Blass Physical Finess Center 8,200 Texas Red River Depot Construct Maneuver Sys Sustainment Cir, Ph 1 6,000 Virginia Fort Lee Deployment Staging Area 4,150	Amy	New Jersey	Picatinny Amenal	Armament Integration Facility		008'8	00676
North Carolina Fort Bragg Child Development Center 7,900 Pennsylvania Letterkenny Depot Construct Port Staging Facility 7,500 Texas Fort Hood CH-47 Maintenance Hangar 18,000 Texas Corpus Christi Depot Abrorat Component Maintenance Shop 12,200 Texas Fort Blas Physical Filmess Center 8,200 Texas Red River Depot Construct Menestver Sys Sustainment Cir, Ph 1 6,000 Virginia Fort Lee Depityment Staging Area 4,150	Army	New York	Fort Drum	Automated Quelification Training Range		9,400	9.400
Pennsylvania Letterhanny Depot Construct Port Staging Facility 7,500 Texas Fort Hood CH-47 Maintenance Hengar 18,000 1 Texas Corpus Christi Depot Abrorat Component Maintenance Shop 12,200 1 Texas Fort Bilsa Physical Filmess Center 8,200 Texas Red River Depot Construct Menestver Sys Sustainment Cir. Ph 1 6,000 Virginia Fort Lee Deployment Staging Area 4,150	Amy	North Carolina	Fort Bragg	Child Development Center		7,900	7,900
Texas Fort Hood CH-47 Maintenance Hangar 18,000 1 Texas Corpus Christi Depot Abrorati Componenti Maintenance Shop 12,200 1 Texas Fort Biles Physical Filness Center 8,200 Texas Red River Depot Construct Meneuver Sys Sustainment Cir. Ph 1 6,000 Virginia Fort Lee Deployment Staging Area 4,150	Amy	Pennsylvania	Letterhanny Depot	Construct Port Staging Facility		7,500	7,500
Taxas Corpus Christi Depot Abrorafi Componenti Maintenance Shop 12,200 1 Taxas Fort Biles Physical Filness Center 8,200 Texas Red River Depot Construct Meneuver Sys Sustainment Cir. Ph 1 6,000 Virginia Fort Lee Deployment Staging Area Army Authorizarizon Terminations 24	Amy	Texas	Fort Hood	CH-47 Maintenance Hengar		18,000	18,000
Texas Fort Biles Physical Filness Center Texas Red River Depot Construct Meneuver Sys Sustainment Cir. Ph. 1 6,000 Virginia Fort Lee Deployment Staging Area Army Authorizarition Terminations	Army	Texas	Corpus Christi Depot	Arcraft Component Maintenance Shop		12 200	12.200
Texas Red River Depot Construct Meneuver Sys Sustainment Ctr, Ph. 1 6,000 Virginia Fort Lee Deployment Staging Area Army Authorizarition Terminations	Amy	Texas	Fort Biles	Physical Filness Center		8,200	8.200
Virginia Fort Lee Deployment Staging Area 4,150 Army Authoritzation Terminations 24	Army	Texas	Red River Depot	Construct Meneuver Sys Sustainment Ctr, Ph 1		000'9	6,000
	Ашу	Virginia	Fort Lee	Deployment Staging Area		4,150	4,160
				Army Authorization Terminations			242,780

Technical amendments to Military Construction Authorization Act for Fiscal Year 2007 (sec. 2106)

The Senate amendment contained a provision (sec. 2108) that would make two corrections to the table of project authorizations in section 2101 of the Military Construction Authorization Act for Fiscal Year 2007 (Division B of Public Law 109–364). One amendment would modify the name of a specific location of a project in Romania to reflect a modification of the original plan. This modification was proposed by the Army and understood by the conferees prior to the adoption of the fiscal year 2007 legislation. The second amendment would correct an enrolling error and align the text of the public law with the text of the conference report.

The House bill contained no similar provision. The House recedes with a technical amendment.

Modification of authority to carry out certain fiscal year 2006 projects (sec. 2107)

The House bill contained a provision (sec. 2105) that would amend section 2101 of the Military Construction Authorization Act for Fiscal Year 2006 (Division B of Public Law 109–163) to increase the project authorizations for Fort Bragg, North Carolina by \$7.0 million. This increase was requested by the Department of Defense in its legislative proposal to Congress.

The Senate amendment contained an identical provision (sec.

The conference agreement includes this provision.

Extension of authorization of certain fiscal year 2005 project (sec. 2108)

The Senate amendment contained a provision (sec. 2107) that would extend the authorization for an Army fiscal year 2005 military construction project at Schofield Barracks, Hawaii, until October 1, 2008, or the date of enactment of an act authorizing funds for military construction for fiscal year 2009, whichever is later.

The House bill contained this extension in a broader provision extending authorizations for certain fiscal year 2005 projects across the Department of Defense (sec. 2702).

The House recedes with a technical amendment.

The conferees note that this extension was requested by the Department of Defense in their legislative proposal to Congress.

Ground lease, SOUTHCOM headquarters facility, Miami-Doral, Florida (sec. 2109)

The Senate amendment contained a provision (sec. 2109) that would require amendments to the existing ground lease agreement between the United States Government and the State of Florida for the land proposed as the site of a new headquarters for the U.S. Southern Command (SOUTHCOM) before the Secretary of the Army could begin construction of the headquarters. The amendment would allow flexibility for the use of this facility by other federal agencies in the event future requirements change, and would require the lease term to extend to 2055 rather than for 20 years.

The House bill contained a similar provision (sec. 2834).

The House recedes.

The conferees understand the State of Florida is willing to make these modifications to the lease agreement.

TITLE XXII—NAVY

BUDGET ITEMS

Summary

The budget request for Navy military construction included "placeholders" of \$382.9 million related to facilities to support the administration's "Grow the Force" proposal to increase the size of the Marine Corps. On April 20, 2007, the Navy provided a detailed breakout and supporting budget justification materials to Congress requesting a specific allocation of these funds. While this was not an official administration budget amendment, the conferees have reviewed this request and included these proposed changes in the conference agreement. These projects are identified in the State list table included in this report.

The conferees have reduced the amounts authorized to be appropriated for fiscal year 2008 for projects for which a substantial amount of the full cost of the project cannot be executed in fiscal year 2008, including a submarine magnetic silencing facility at Pearl Harbor, Hawaii, and the Kilo Wharf project in Guam. The conferees have provided full project authorizations for these projects, and these reductions to the authorization of appropriations were made without prejudice to the projects. The conferees encourage the Navy to request the balance of the funding for these projects in the fiscal year 2009 budget.

LEGISLATIVE PROVISIONS ADOPTED

Authorized Navy construction and land acquisition projects (sec. 2201)

The House bill contained a provision (sec. 2201) that would authorize military construction projects for the active component of the Navy and Marine Corps for fiscal year 2008.

The Senate amendment contained a similar provision (sec. 2201).

The conference agreement includes this provision.

The authorized amounts are listed in this provision on an installation-by-installation basis. A State list of projects contained in the table at the beginning of the statement of managers of Division B of this conference report provides the binding list of specific construction projects authorized at each location.

Family housing (sec. 2202)

The House bill contained a provision (sec. 2202) that would authorize new construction and planning and design of family housing units for the Navy for fiscal year 2008. It would also authorize funds for facilities that support family housing, including housing management offices and housing maintenance and storage facilities.

The Senate amendment contained a similar provision (sec. 2202).

The conference agreement includes this provision.

Improvements to military family housing units (sec. 2203)

The House bill contained a provision (sec. 2203) that would authorize funding for fiscal year 2008 to improve existing Navy and Marine Corps family housing units.

The Senate amendment contained an identical provision (sec.

2203).

The conference agreement includes this provision.

Authorization of appropriations, Navy (sec. 2204)

The House bill contained a provision (sec. 2204) that would authorize appropriations for the active component military construction and family housing projects of the Department of the Navy for fiscal year 2008. This provision would also provide an overall limit on the cost of the fiscal year 2008 military construction and family housing projects authorized for the active-duty component of the Navy and Marine Corps.

The Senate amendment contained a similar provision (sec.

2204).

The conference agreement includes this provision.

Termination of authority to carry out fiscal year 2007 Navy projects for which funds were not appropriated (sec. 2205)

The Senate amendment contained a provision (sec. 2205) that would repeal the project authorizations and authorization of appropriations for Navy military construction projects authorized in fiscal year 2007 for which no funds were appropriated. No appropriations were provided in fiscal year 2007 for projects that were authorized but were not included in the President's original budget request.

The House bill contained no similar provision.

The House recedes.

The entire list of fiscal year 2007 active-component Navy projects for which the authorizations would be repealed follows. The conferees have provided new authorizations for some of these projects for fiscal year 2008. Those projects that received new fiscal year 2008 authorizations can be found in the State list of fiscal year 2008 projects contained in this report.

The conferees urge the Department of Defense and the military departments to review any projects on this list that are not authorized and appropriated in fiscal year 2008 and re-insert those projects, if the requirements are still valid, in the fiscal year 2009

future-years defense program.

162,500

Nevy Authorization Terminations

TERMINATION OF FY2007 AUTHORIZATIONS

Account	- Conflor	1 + + + + + + + + + + + + + + + + + + +	707.4	FY2007 Budget	Conference	Authorization Amount
	TOO BOOK	TO THE COLUMN		Kednest	Aumorization	Terminated
Navy	California	MCB 29 Palms	MOUT Facatty, Phase 2		19,000	19,000
Navy	Celifornia	NSA Monteney	Global Weather Ope Center Expansion		7,380	7,380
Newy	Connecticut	NSB New London	Waterfront Operations Small Craft Facility		095'8	089'6
Navy	Florida	Cape Canaveral	Engineering Services Facility		8,900	006'6
Navy	Georgia	MCLB Albamy	Combat Vehicle Warehouse		4,980	4,980
Nevy	Georgia	Blount Island	Waterfront Operations Facility	•	3,580	3,580
Kery	Hawaii	NSY Pearl Harbor	Dry Dock Ship Support Services		22,000	22,000
Navy	Hawaii	NAVMAG Peerl Harbor	Fire Station		6,010	6.010
Navy	Indiana	NSA Crime	Special Weapons Assessment Facility		6,730	6,730
Navy	Maine	NSY Portsmouth	Drydock #3 Waterfront Support Facility		8,650	9,650
Navy	Mississippi	· NAS Meridian	Construct Fire Station		5,870	5,870
Nevy	Nevada	NAS Fellon	Improve Range B-20		7,730	7,730
Nevy	North Carolina	MCAS Cherry Point	Commercial Power/Cargo Refueling Lane		2,790	2,780
Navy	Rhode latend	NS Newport	Replace Vehicle Bridge, Inc. 2*		3,410	3,410
Navy	South Carolina	MCAS Beaufort	Nuclear/Blo/Chern Facility		3,350	3,360
Kery	Virginia	NSA Norfolk	JFCOM Headquarters Building		13,250	13,250
New	Virginia	NSWC Dehignen	Construct Electromagnetic Launch RDT&E Fac		9,850	9,850
Newy	Washington	NAS Whidbey letand	Indoor Aircraft Washrack		9,850	9,650
Newy	Washington	NB Kitsep	Ocean Engineering Support Facility		4,110	4,110
Nevy Housing	Worldwide	Unspecified Worldwide	Construction Improvements (29 Palms)	178,448	180,146	3,700

Modification of authority to carry out certain fiscal year 2005 project (sec. 2206)

The Senate amendment contained a provision (sec. 2206) that would amend section 2201(a) of the Military Construction Authorization Act for Fiscal Year 2005 (Public Law 108–375) as amended by section 2201(a) of the Military Construction Authorization Act for Fiscal Year 2006 (Public Law 109–163), and further amended by section 2201(a) of the Military Construction Authorization Act for Fiscal Year 2007 (Public Law 109–364), to increase the authorized cost for a project at the Strategic Weapons Facility, Bangor, Washington.

The House bill contained no similar provision.

The House recedes.

The conferees note that this increase was requested by the Department of the Navy.

Repeal of authorization for construction of Navy outlying landing field, Washington County, North Carolina (sec. 2207)

The House bill contained a provision (sec. 2205) that would amend section 2201(a) of the Military Construction Authorization Act for Fiscal Year 2004 (Public Law 108–136), as amended, and section 2201(a) of the Military Construction Authorization Act for Fiscal Year 2005 (Public Law 108–375), as amended, to repeal the authority for construction of an outlying landing field at Washington County, North Carolina.

The Senate amendment contained no similar provision.

The Senate recedes.

The conferees expect the Department of the Navy to request new authorization for an outlying field once a study of the impact to the environment is completed and a site is selected.

TITLE XXIII—AIR FORCE

LEGISLATIVE PROVISIONS ADOPTED

Authorized Air Force construction and land acquisition projects (sec. 2301)

The House bill contained a provision (sec. 2301) that would authorize Air Force military construction projects for fiscal year 2008.

The Senate amendment contained a similar provision (sec. 2301).

The conference agreement includes this provision.

The authorized amounts are listed in this provision on an installation-by-installation basis. A State list of projects contained in the table at the beginning of the statement of managers of Division B of this conference report provides the binding list of specific construction projects authorized at each location.

Family housing (sec. 2302)

The House bill contained a provision (sec. 2302) that would authorize new construction and planning and design of family housing units for the Air Force for fiscal year 2008. It would also authorize funds for facilities that support family housing, including

housing management offices and housing maintenance and storage facilities.

The Senate amendment contained an identical provision (sec. 2302).

The conference agreement includes this provision.

Improvements to military family housing units (sec. 2303)

The House bill contained a provision (sec. 2303) that would authorize funding for fiscal year 2008 to improve existing Air Force family housing units.

The Senate amendment contained an identical provision (sec. 2303).

The conference agreement includes this provision.

Authorization of appropriations, Air Force (sec. 2304)

The House bill contained a provision (sec. 2304) that would authorize appropriations for the active component military construction and family housing projects of the Air Force for fiscal year 2008. This provision would also provide an overall limit on the cost of the fiscal year 2008 military construction and family housing projects authorized for the active-duty component of the Air Force.

The Senate amendment contained a similar provision (sec. 2304).

The conference agreement includes this provision.

Termination of authority to carry out fiscal year 2007 Air Force projects for which funds were not appropriated (sec. 2305)

The Senate amendment contained a provision (sec. 2305) that would repeal the project authorizations and authorization of appropriations for Air Force military construction projects authorized in fiscal year 2007 for which no funds were appropriated. No appropriations were provided in fiscal year 2007 for projects that were authorized but were not included in the President's original budget request.

The House bill contained no similar provision.

The House recedes with an amendment that would provide an exception for projects for which a contract was awarded during fiscal year 2007. The conferees note that this would apply only to a project at Robins Air Force Base, Georgia.

The entire list of fiscal year 2007 active-component Air Force projects for which the authorizations would be repealed follows. The conferees have provided new authorizations for some of these projects for fiscal year 2008. Those projects that received new fiscal year 2008 authorizations can be found in the State list of fiscal year 2008 projects contained in this report.

The conferees urge the Department of Defense and the military departments to review any projects on this list that are not authorized and appropriated in fiscal year 2008 and re-insert those projects, if the requirements are still valid, in the fiscal year 2009 future-years defense program.

				FY2007 Budget	FY 2007 Conference	Authorization Amount
Account	Location	Installation	Project Title	Reguest	Authorization	Terminated
Air Force	Alaska	Elmandorf AFB	Replace Joint PME Center, Phase 1		12,000	12,000
Air Force	Artzona	Devis-Monthan AFB	Consolidated Mission Support Center		7,200	7,200
Air Force	Arkensas	Little Rock AFB	Multi-Purpose Education Center		9,800	008'6
Air Force	California	Travis AFB	Construct Large Fire/Creah Rescue Station		11,900	11,900
Alr Force	Colorado	Peterson AFB	Acquire Land - Command Complex Force Prot		4,900	4,800
Air Force	Delaware	Dover AFB	Construct Precision Measurement Equipms Lab		4,000	4,000
Air Force	Florida	Egin AFB	Child Development Center		11,000	11,000
Air Force	Florida	Tyndall AFB	1st Air Force Headquarters Facility, Phase 3		6,400	6,400
Alr Force	Georgia	Robins AFB	Construct Software Support Facility, Phase 1		14,000	14,000
Air Force	Georgia	Robins AFB	Construct Software Support Facility, Phase 2#		7,000	2,000
Air Force	ilinole	Sout AFB	Child Development Center		8,200	8,200
Ar Force	Kansass	McComell AFB	Upgrade Ramp Lighting North and South		3,875	3,875
Ar Force	Massachusetts	Hanacom AFB	Renovitte Acquisition Menagement Fecility		12,400	12,400
Air Force	Missouri	Whitemen AFB	Animal Clinic/SF Kennel Complex		3,800	3,800
Air Force	Montana	Malmstrom AFB	Community Activity Center		5,700	6,700
Air Force	New Jersey	McGuire AFB	Unified Security Forces Operations Facility		13,000	13,000
Air Force	New Mexico	Kirtland AFB	Rescue/Recovery Training Ctr (PUCRO)		11,400	11,400
Air Force	North Dakota	Minot AFB	Air Traffic Control Complex, Phase 1		9,000	000'8
Air Force	Oldshoms	Ahus AFB	Construct Visiting Querters		8,000	8,000
At Force	Oktahoma	Tinker AFB	Electrical Substation		6,700	5,700
Air Force	South Carolina	Charleston AFB	Child Development Center		10,200	10,200
Air Force	South Carolina	Shaw AFB	Air Defense Alort Airfield Pavements		9,300	9,300
Air Force	South Dekote	Ellsworth AFB	Base Water Well		3,000	3,000
Air Force	Texas	Leughlith AFB	Student Officers Quarters, Phase 2		12,600	12,600
Air Force	Texass	Shappard AFB	Base Operations Ramp, Phase 1		7,000	2,000
Air Force	Ę	₹ 8	Construct Consolidated ALC Warehouse		10,000	10,000
Air Force	Washington	Fairchild AFB	Physiological Training Facility		4,250	4,250
			Air Force Authorization Terminations			228,828

TERMINATION OF FY2007 AUTHORIZATIONS

Modification of authority to carry out certain fiscal year 2006 project (sec. 2306)

The House bill contained a provision (sec. 2305) that would amend section 2301 of the Military Construction Authorization Act for Fiscal Year 2006 (Division B of Public Law 109–163) to increase project authorizations for MacDill Air Force Base, Florida by \$25.0 million.

The Senate amendment contained a similar provision (sec. 2306).

The Senate recedes.

The conferees note that this increase was requested by the Department of Defense in its legislative proposal to Congress.

Extension of authorizations of certain fiscal year 2005 projects (sec. 2307)

The Senate amendment contained a provision (sec. 2307) that would extend the authorization for several fiscal year 2005 Air Force military construction projects until October 1, 2008, or the date of enactment of an act authorizing funds for military construction for fiscal year 2009, whichever is later.

The House bill contained a similar list of extensions in a broader provision extending authorizations for certain fiscal year 2005 projects across the Department of Defense (sec. 2702).

The House recedes with a technical amendment.

The conferees note that these extensions were requested by the Air Force.

Extension of authorizations of certain fiscal year 2004 projects (sec. 2308)

The Senate amendment contained a provision (sec. 2308) that would extend the authorization for certain fiscal year 2005 Air Force military construction projects until October 1, 2008, or the date of enactment of an act authorizing funds for military construction for fiscal year 2009, whichever is later.

The House bill contained an identical list of extensions in a broader provision extending authorizations for certain fiscal year 2004 projects across the Department of Defense (sec. 2703).

The House recedes with a technical amendment.

The conferees note that these extensions were requested by the Department of Defense in their legislative proposal to Congress.

TITLE XXIV—DEFENSE AGENCIES

BUDGET ITEMS

Summary

The Department of Defense requested funding for chemical demilitarization as a new separate funding title. The conference agreement continues to fund this program in title XXIV, as in previous years.

The conferees have reduced the amounts authorized to be appropriated for fiscal year 2008 for projects for which a substantial amount of the full cost of the project cannot be executed in fiscal

year 2008, including a Special Operations facility at Dam Neck, Virginia, and a Defense Logistics Agency project at Point Loma, California. The conferees have provided full project authorizations for these projects, and these reductions to the authorization of appropriations were made without prejudice to the projects. The conferees encourage the Department to request the balance of the funding for these projects in the fiscal year 2009 budget.

No authorization was provided for a Special Operations Forces headquarters facility at Little Creek, Virginia, based on information from the Commander, United States Special Operations Com-

mand, that this project is not required at this time.

LEGISLATIVE PROVISIONS ADOPTED

Authorized defense agencies construction and land acquisition projects (sec. 2401)

The House bill contained a provision (sec. 2401) that would authorize military construction projects for the defense agencies for fiscal year 2008.

The Senate amendment contained a similar provision (sec. 2401).

The conference agreement includes this provision.

The authorized amounts are listed in this provision on an installation-by-installation basis. A State list of projects contained in the table at the beginning of the statement of managers of Division B of this conference report provides the binding list of specific construction projects authorized at each location.

Energy conservation projects (sec. 2402)

The House bill contained a provision (sec. 2402) that would authorize the Secretary of Defense to carry out energy conservation projects.

The Senate amendment contained a similar provision (sec. 2402).

The House recedes with a technical amendment.

Authorization of appropriations, defense agencies (sec. 2403)

The House bill contained a provision (sec. 2404) that would authorize appropriations for the military construction projects of the defense agencies for fiscal year 2008. This provision would also provide an overall limit on the cost of the fiscal year 2008 military construction projects authorized for the defense agencies.

The Senate amendment contained a similar provision (sec.

The conference agreement includes this provision.

Termination or modification of authority to carry out fiscal year 2007 defense agencies projects (sec. 2404)

The Senate amendment contained a provision (sec. 2404) that would repeal the project authorizations and authorization of appropriations for defense agency military construction projects authorized in fiscal year 2007 for which no funds were appropriated. No appropriations were provided in fiscal year 2007 for projects that

were authorized but were not included in the President's original budget request.

The House bill contained no similar provision. The House recedes with a technical amendment.

The entire list of fiscal year 2007 defense agency projects for which the authorizations would be repealed follows. The conferees have provided new authorizations for some of these projects for fiscal year 2008. Those projects that received new fiscal year 2008 authorizations can be found in the State list of fiscal year 2008 projects contained in this report.

The conferees urge the Department of Defense to review any projects on this list that are not authorized and appropriated in fiscal year 2008 and re-insert those projects, if the requirements are still valid, in the fiscal year 2009 future-years defense program.

Account Location	nopeliateri	TERMINATION OF FYZ007 AUTHORIZATIONS Project Title	FY2007 Budget Request	FY 2007 Conference Authorization	Authorization Amount Terminated
Defense Agend Masissippi Defense Agend North Carolina Defense Agend Kentucky	Sternia Space Center in a Fort Bragg Blue Grass Depot	Riverine and Combal Craft Operations Facility SOF Communications Training Facility Ammilian Demiliarization Facility, Phase 7 Defense Agency Authorization Terminations	88,157	10,200 6,900 99,157	10,200 6,800 10,000 27,100

Munitions demilitarization facilities, Blue Grass Army Depot, Kentucky, and Pueblo Chemical Activity, Colorado (sec. 2405)

The Senate amendment contained a provision (sec. 2406) that would permit the Secretary of Defense to transfer, subject to certain certifications, authorizations in this Act for military construction for the defense agencies in order to provide additional funds to accelerate the construction of previously authorized facilities for the destruction of chemical weapons at Blue Grass Army Depot, Kentucky, and Pueblo Chemical Activity, Colorado. The amendment would set forth a maximum amount that could be transferred for each facility.

The House bill contained no similar provision.

The House recedes with a technical amendment. The conferees expect any authorizations transferred under the authority of this section to be derived from bid savings, not from the cancellation of other projects.

Extension of authorizations of certain fiscal year 2005 projects (sec. 2406)

The Senate amendment contained a provision (sec. 2405) that would extend the authorization for certain fiscal year 2005 military construction projects until October 1, 2008, or the date of enactment of an act authorizing funds for military construction for fiscal year 2009, whichever is later.

The House bill contained an identical list of extensions in a broader provision extending authorizations for certain fiscal year 2005 projects across the Department of Defense (sec. 2702).

The House recedes with a technical amendment.

LEGISLATIVE PROVISION NOT ADOPTED

Wounded warrior facility support

The House bill contained a provision (sec. 2405) that would reallocate funding in the base closure account to accelerate or enhance medical care facilities related to the establishment of the Walter Reed National Medical Center.

The Senate amendment contained no similar provision.

The House recedes.

The conference outcome is reflected in the tables in this conference report. The conferees note that the elements of this provision were incorporated in the budget amendment submitted by the President on October 22, 2007, and are authorized in title XXIX of this Act.

TITLE XXV—NORTH ATLANTIC TREATY ORGANIZATION SECURITY INVESTMENT PROGRAM

LEGISLATIVE PROVISIONS ADOPTED

Authorized NATO construction and land acquisition projects (sec. 2501)

The House bill contained a provision (sec. 2501) that would authorize the Secretary of Defense to make contributions to the North

Atlantic Treaty Organization (NATO) Security Investment Program in an amount equal to the sum of the amount specifically authorized in section 2502 of this title and the amount of recoupment due to the United States for construction previously financed by the United States.

The Senate amendment contained an identical provision (sec. 2501).

The conference agreement includes this provision.

Authorization of appropriations, NATO (sec. 2502)

The House bill contained a provision (sec. 2502) that would authorize appropriations of \$201.4 million for the United States' contribution to the North Atlantic Treaty Organization (NATO) Security Investment Program for fiscal year 2008.

The Senate amendment contained an identical provision (sec. 2502).

The conference agreement includes this provision.

TITLE XXVI—GUARD AND RESERVE FORCES FACILITIES

BUDGET ITEMS

The conference agreement includes specific project authorizations for Guard and reserve projects, in accordance with the long-standing process used for active component construction projects, in addition to the traditional authorization of appropriations for Guard and reserve projects.

ITEMS OF SPECIAL INTEREST

Unspecified minor construction, Army National Guard

The conferees agree that of the funds authorized for appropriation for unspecified minor construction for the Army National Guard, the following amounts may be made available: Marana, Arizona, fire station, Silverbell Army Heliport, \$2.0 million; Camp Dodge, Iowa, main entrance, \$1.5 million; Camp Perry, Ohio, base engineering, operations, and classroom facility, \$1.5 million; Newton Falls, Ohio, training building (#813) alteration, Ravenna Training and Logistics Site, \$1.5 million; Kenai, Alaska, add/alter readiness center, \$1.4 million; and Northfield, Vermont, billeting, regional readiness tech center, \$1.5 million.

Unspecified minor construction, Air National Guard

The conferees agree that of the funds authorized for appropriation for unspecified minor construction for the Air National Guard, the following amounts may be made available: Duluth, Minnesota, replace storage facilities, \$1.5 million; and Rapid City, South Dakota, joint force headquarters, \$900,000.

LEGISLATIVE PROVISIONS ADOPTED

Authorized Army National Guard construction and land acquisition projects (sec. 2601)

The Senate amendment contained a provision (sec. 2601) that would authorize military construction projects for the Army National Guard for fiscal year 2008.

The House bill contained no similar provision.

The House recedes with an amendment modifying the list of

projects authorized in this Act.

The authorized amounts are listed in this provision on an installation-by-installation basis. A State list of projects contained in the table at the beginning of the statement of managers of Division B of this conference report provides the binding list of specific construction projects authorized at each location.

Authorized Army Reserve construction and land acquisition projects (sec. 2602)

The Senate amendment contained a provision (sec. 2602) that would authorize military construction projects for the Army Reserve for fiscal year 2008.

The House bill contained no similar provision.

The House recedes with an amendment modifying the list of

projects authorized in this Act.

The authorized amounts are listed in this provision on an installation-by-installation basis. A State list of projects contained in the table at the beginning of the statement of managers of Division B of this conference report provides the binding list of specific construction projects authorized at each location.

Authorized Navy Reserve and Marine Corps Reserve construction and land acquisition projects (sec. 2603)

The Senate amendment contained a provision (sec. 2603) that would authorize military construction projects for the Navy Reserve and Marine Corps Reserve for fiscal year 2008.

The House bill contained no similar provision.

The House recedes with an amendment modifying the list of

projects authorized in this Act.

The authorized amounts are listed in this provision on an installation-by-installation basis. A State list of projects contained in the table at the beginning of the statement of managers of Division B of this conference report provides the binding list of specific construction projects authorized at each location.

Authorized Air National Guard construction and land acquisition projects (sec. 2604)

The Senate amendment contained a provision (sec. 2604) that would authorize military construction projects for the Air National Guard for fiscal year 2008.

The House bill contained no similar provision.

The House recedes with an amendment modifying the list of

projects authorized in this Act.

The authorized amounts are listed in this provision on an installation-by-installation basis. A State list of projects contained in

the table at the beginning of the statement of managers of Division B of this conference report provides the binding list of specific construction projects authorized at each location.

Authorized Air Force Reserve construction and land acquisition projects (sec. 2605)

The Senate amendment contained a provision (sec. 2605) that would authorize military construction projects for the Air Force Reserve for fiscal year 2008.

The House bill contained no similar provision.

The House recedes.

The authorized amounts are listed in this provision on an installation-by-installation basis. A State list of projects contained in the table at the beginning of the statement of managers of Division B of this conference report provides the binding list of specific construction projects authorized at each location.

Authorization of appropriations, National Guard and Reserve (sec. 2606)

The House bill contained a provision (sec. 2601) that would authorize appropriations for reserve component military construction projects for fiscal year 2008.

The Senate amendment contained a similar provision (sec.

506).

The conference agreement includes this provision.

Termination of authority to carry out fiscal year 2007 Guard and Reserve projects for which funds were not appropriated (sec. 2607)

The Senate amendment contained a provision (sec. 2607) that would repeal the project authorizations and authorization of appropriations for reserve component military construction projects authorized in fiscal year 2007 for which no funds were appropriated. No appropriations were provided in fiscal year 2007 for projects that were authorized but were not included in the President's original budget request.

The House bill contained no similar provision.

The House recedes.

The entire list of fiscal year 2007 reserve component projects for which the authorizations would be repealed follows. The conferees have provided new authorizations for some of these projects for fiscal year 2008. Those projects that received new fiscal year 2008 authorizations can be found in the State list of fiscal year 2008 projects contained in this report.

The conferees urge the Department of Defense and the military departments to review any projects on this list that are not authorized and appropriated in fiscal year 2008 and re-insert those projects, if the requirements are still valid, in the fiscal year 2009 future-years defense program.

TERMINATION OF PY2007 AUTHORIZATIONS

					}	
Account	1 ocerton	not elletter.	1911	Budget	Conference	Amount
Illinoid	- Common		Tropost Ince	Kedres	Authorization	Terminated
Army Guard	Artzone	Florence	Fleid Maintenance Shop		10.870	10.870
Army Guard	Florida	Camp Blanding	Regional Training Institute, Phase 3		14,800	14,800
Army Guand	Alaho	Gowen Fleid	Construct Railhead, Phase 2		98.8	6,964
Army Guard	awoj	lows City	Construct Readiness Center		10,724	10,724
Army Guard	Kentucky	· London	Readiness Center		2,500	2,500
Army Guerd	Michigan	Carnating	USPFO/Readiness Certer Phase 2		4,239	4,239
Army Guerd	Minnesota	Camp Ripley	Urban Assauft Course		1,700	1,700
Army Guard	Mississippi	Camp Shelby	Joint Use Simulation Center		14,839	14,639
Army Guerd	Pennsylvania	Wayneaburg	Readiness Center		8,012	8,012
Army Guerd	Rhode tstand	East Greenwich	Combined Support Maintenance Shop	27,472	29,547	2,075
Army Guard	Virginia	Winchester	Organizational Maintenance Shop		3,113	3,113
Army Quand	West Virginia	Camp Dawson	Multi-Purpose Building		4,842	4,842
			Army National Guard Authorization			64,678
Ar Guerd	Alabama	Birmingham IAP	Alert Querters Mobility Complex		4,500	4,500
Air Guard	California	Freano/Yosemite	Replace Squadron Operations Facility		009'6	9,800
Air Guerrd	Colorado	Buctley AFB	Replace Squadron Ope Facility		7,000	7,000
Air Guerrd	Colorado	Buckley AFB	Air Sovereignty Alert Crew Quarters		3,100	3,100
Air Guend	Georgia	Sevenneh CRTC	Troop Training Quarters		8,700	8,700
Air Gueard	lowe	Fort Dodge	Vehicle Maint Communications Training Center		2,800	5,600
Ar Guard	Maryland	Martin State Airport	Fire/Rescue Station		8,800	8,800
Air Guard	Massachusetts	Barnes ANGB	Add/Alt Fire Cresh Rescue Station		7,000	7,000
Ar Guard	Montana	Great Falls	Replace Operation and Training Facility		9,800	009'6
Air Guant	Nevada	Reno-Tahoe IAP	Vehicle Maintenance Complex		2,000	5,000
Air Guard	New Jersey	Attentic City IAP	Arm/Disasm Apron		1,800	1,800
Ar Guard	New York	Hancock Fleid	Upgrade Base Facilities		8,000	8,000

			TERMINATION OF FY2007 AUTHORIZATIONS		1	
				FY2007 Budget	Conference	Authorization
Account	Location	Installation	Project Title	Request	Authorization	Terminated
At Clore	New York	Griffisa	Construct NEADS Support Facility, Phase 2		9,600	9,600
	4	Richardschar ANG Base	Security Forces Complex/Communications Building		7,200	7,200
	Sanna de la constanta	Foot Indignificant Gan	Operations and Training Facility		9	9,000
Ar Guerd		Ive Eres Flati	Revises Civil Engineer Maintenance Complex		7,500	7,500
Ar Guerd		McChee Tomm	Revisce Squadron Operations Facility		11,200	11,200
Ar Guard	Contraction of the second	Buffeeton	Immove Base Security, Phase 1		6,000	9'000
Ar Guera	Vermonic Veteral Villabia	Vesser	Replace Arcreft Maintenance Hanger		17,300	17,300
Ar Guard	West Viginia	Martheburn ANGS	Construct C-5 Avionics Shop, ASE, Aerial Port		3,000	2,000
Ar Guerd	Medical Viginia	Truey Flash	Add/Alt Fire Crash Rescue Station		7,000	7,000
Ar Guard	Woming	Cheyenne Airport	Replace Squadron Operations Facility		7,600	7,600
			Air National Guard Authorization Terminations			160,300
	1	100	Branch CertariOMS/AMSA/Storage		7,630	7,630
Army Reserve	Netrasita Texas	Elington Field	Construct Armed Forces Reserve Ctr, Ph 2		15,000	15,000
			Army Reserve Authorization Terminations		-	22,630
Naval Reserve Texas	Texas	NAS/JRB Fort Worth	John Multi-Level Parting Facility		009'9	9,500
			Navy Reserve Authorization Terminations			6,500
Air Force Reser Florida	er Florida	Patrick AFB	ISO/Phese Dock Extension, Hangar 630		9,000 9,400	3,000
Air Force Keser Minnesous	er Mannasons					9,400

Modification of authority to carry out fiscal year 2006 Air Force Reserve construction and acquisition projects (sec. 2608)

The Senate amendment contained a provision (sec. 2608) that would reduce the authorization of appropriations for fiscal year 2006 Air Force Reserve projects. The provision would eliminate the authorization to convert a hanger into a headquarters for a C–17 unit at Elmendorf Air Force Base, Alaska.

The House bill included no similar provision.

The House recedes.

Extension of authorizations of certain fiscal year 2005 projects (sec. 2609)

The Senate amendment contained a provision (sec. 2609) that would extend the authorization of certain fiscal year 2005 military construction projects until October 1, 2008, or the date of enactment of an act authorizing funds for military construction for fiscal year 2009, whichever is later.

The House bill contained an identical list of extensions in a broader provision extending authorizations for certain fiscal year 2005 projects across the Department of Defense (sec. 2702).

The House recedes with a technical amendment.

Extension of authorizations of certain fiscal year 2004 projects (sec. 2610)

The Senate amendment contained a provision (sec. 2610) that would extend the authorization for certain fiscal year 2005 Army National Guard military construction projects until October 1, 2008, or the date of enactment of an act authorizing funds for military construction for fiscal year 2009, whichever is later.

The House bill contained an identical list of extensions in a broader provision extending authorizations for certain fiscal year 2004 projects across the Department of Defense (sec. 2703).

The House recedes with a technical amendment.

The conferees note that these extensions were requested by the Department of Defense in their legislative proposal to Congress.

TITLE XXVII—BASE CLOSURE AND REALIGNMENT ACTIVITIES

BUDGET ITEMS

Summary and explanation of tables

The budget request included \$220.7 million for the ongoing cost of environmental remediation and other activities necessary to continue implementation of the 1988, 1991, 1993, and 1995 Base Realignment and Closure (BRAC) rounds. The conference agreement authorizes funding for these activities in section 2701 of this Act, including an increase of \$75.0 million to accelerate the cleanup of BRAC properties.

In addition, the budget requested an authorization of appropriations of \$8.2 billion for implementation of the 2005 BRAC round. Section 2703 of this Act authorizes appropriations requested for BRAC activities in fiscal year 2008. Included in the \$8.2 billion

requested for BRAC is an authorization of appropriations for \$6.4 billion in military construction projects that would be initiated in fiscal year 2008. The full project authorization amount of these projects is \$8.7 billion. Section 2702 of this Act provides the authorization for these projects.

The conference agreement includes a general reduction to the BRAC 2005 account that does not reduce the amount authorized

for any specific project.

The following table provides the specific amount authorized for each BRAC military construction project as well as the amount authorized for appropriations for all BRAC activities, including military construction, environmental costs, relocation and other operation and maintenance costs, permanent change of station costs for military personnel, and other BRAC costs.

TITLE XXVII ~ BASE REALIGNMENT AND CLOSURE

	Commission				Project	Authorization
Agency	Number	Pocertion	State	Project	Authorization	Appropriation
Alr Force	80 110	Elmendorf AFB, AK	¥	Arcraft Maintenance Complex	400	87.5
At Force	80 110	Elmendorf AFB, AK	¥	Ope and Med Training	2000	25.5
At Force	80 110	Elmendon' AFB, AK	¥	Composite Support Complex		2077
Amy	F	JFHQ Montgomery	₹	Headquarters Building John Fornes		26.85
Army	148	Redstone Amenal	4	AMC & USASAC Headmarters increment	32,58	8.9
¥D¥	1	Redstone Amenal, AL	4	Countries Von Brasen Controller	23.55	20,00 100,00
Amy	5	Arkadelohis	8	Armed Forces Deserve Carder	36.13	000'57
Amy	13	Fort Chaffee	¥	Vehicle Maintenance Facility (city Forces	35.50	12,20
Al Force	92 93 103	Little Rock AFB. AR	¥	AGE / Engine Facility	200	95.15 95.15
Amy	2	AFRC Bell	5	Armed Forces Became Carder Incorporate 2	4,94 4,94	7,000
Nav	2	China Lake	íð	Fire Let Farily	3.5	35,25 31,4
7	4	1	\$ 8	The first training and the first training and the first training and the first training and the first training and the first training and the first training and the first training and the first training and the first training and the first training and the first training and the first training and the first training and the first training and the first training and the first training and the first training and training and trainin	0/t.a	9,476
	\$ 5		5	Hardware in the Loop Facility	13,890	13,890
	3 ;	China Lake	క	Fixed Wing Transfer Facility/AF	9,800	9,600
New C	Σ.	NS Sen Diego	ð	Renovate COMINEWARCOM HQ	19,558	19,558
Zery.	7	NS Sen Diego	క	Child Development Center	7,079	7.079
Į.	~	NWS Seel Beach	క	MOMALI 15 Colocation to Building 78	5,150	5.150
Namy	~	NS San Diego	క	Upgrade Magnetic Stencing Facility for MCMs	9,000	0008
Amy	80	Fort Carson	8	Hospital Addition	27,000	27,000
Army	80	Fort Carson	8	Troop Health Cilnic	2	20073
Amy	ø	Fort Carson	8	Bridgede Combat Team Complex Increment 3		
Army	\$0	Fort Carson	8	Division Headquarters Cornolex, Increment 2	•	
Army	9	Fort Carson	8	Vehicle Maintenance Facility	13.25	
Ar Force	91 1438	Buckley AFB, CO	8	Utility Infrastructure Construction		0000
CIFA	131	Peterson AFB, CO	8	CIFA West Officie Building	2 363	200,01
Army	4	Eplin Air Force Base	4	Indoor Firing Ranca	4 950	2017
Amy	•	Eath Air Force Base		I he file Everies Shorthouse		000
Am.	•	Edin Air Force Bean		The Ele Evenier Section County	000	De,e
Amy	• ◀	Golfa At Come Dans	ב ב		3,760	3,750
A comme	•	Halfa At Round Dans	ל נ	OTTORGET ASSESSED COLUMN	3,000	3,000
	, .		£ 1	Crenade Laurener Range	1,050	090,
ZmZ	•	Egin Air Force Base	ፈ	Hand Grenade Qualification Course	000,1	000
E S	₩ ;	Egiln Air Force Base	럾	Urben Assault Course	1,500	1.500
ŽĒŅ.	8	Jecksonville	ದ	Hampar/Perting Apron		10.781

TITLE XXVII - BASE REALIGNMENT AND CLOSURE

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Authorization of Appropriation																																	
Project Authorization	3.500	1,150	3.150	3	2	2,200	2.160	28,000	16,800	36,500	13,000	5,100	16,000	3,550	4,500	4,500	22,000	24,000	3,800	148,000	73,000	3,784	14,000	1,700	49,200	3,000	3,200	25,000	28,400	10,800	63,600	28,606	•
Protect	AFR CE and Disaster Prep Trathing	AFR FF Admit/Training	AFR Aeromedical Stag 8qd Training	AFR Comm Squedron Training	AFR Add Services Flight Training	AFR SF Squedron Treating	AFRC Add Avionics and ECM Shop	JSF Academic Simulator Facility	USMC Hangar	AF CSO Trishing Hanger	CSO Training Facility	Troop Health Clinic - Winder, Send Hill	Troop Health Clinic - Hermony Church	Troop Dental Clinic - Solomon, Sand Hill	Modified Record Fire Range 2	Modified Record Fire Range 1	Vehicle Maintenance Facility	General Instruction Complex 1	Training Ald Support Center Convension	Infrestructure Support Increment 1	Training Support Brigade Complex Increment 2	RIA-14 Fectify	Dormitory, 120-PN	Relocate 202 EIS Ope	Armed Forces Reserve Center	Industrial Waste Treatment Plant	Squadron Operations Addition	Armed Forces Reserve Center	Armed Forces Reserve Center	Metal Parts Production Add/Alt	HQ USTRANSCOM Facilities	Armed Forces Reserve Center	
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. Losetton	MacDill AFB, FL	MacDill AFB, FL	MacDill AFB, Ft.	MecOR AFB, FL	MacDill AFB, FL	MacOll AFB, FL	Homestead ARB, FL	Eglin AFB, FL	Egin AFB, Ft.	NAS Pensacola, FL	NAS Pensacola, FL	Fort Benning	Fort Berning	Fort Berruhg	Fort Benning	Fort Benning	Fort Benning	Fort Berming	Fort Benning	Fort Benning	Fort Berning	Fort Giffern	Moody AFB, GA	Robins AFB, GA	Keauhaha	lows AAP	Cheyenne MAP AGS, ID	Labra County	Mt Vernon Amony	Rock leand Arsenal	Scott AFB, IL	Lefsyatio	
Commission. Number.	ž	ş	ጀ	₹	\$	፯	113 115	125	125	128	128	a	00	0			۵	0	O	æ	æ	62	25 25	87	2	162	9 0	5	6	151	142	ଷ	
Agency	Air Force	Air Force	At Force	Air Force	Air Force	Air Force	Air Force	At Force	At Force	Ar Force	Ar Force	¥m¥	A	Аппу	Amy	Army	Army	Amy	Army	Amy	Amy	Navy	Air Force	Ar Force	Amy	Amy	Ar Force	Army	Army	Amy	Ar Force	Аппу	

TITLE XXVII - BASE REALIGNMENT AND CLOSURE

Authorization of Appropriation	109 000	12 000	65 000	40 868	8 000	1 537	12.6	2.184	9.158	808	1.200	5.000	18.500	141,000	104,000	27,000	2.900	28.789	28 000	151 994	đ	214.800	12.740	9.285	1.050	18,000	27.100	19.200	3,300	18.500	708	18 18
Project A Authorization		12 000	•	40.668	8,000	1.527	77.6	2.188	9,158	908	1200	9,000	(6.500	245,000	104.000	27,000	2900	28.789	51.000	161.894	3	487,000	12,740	9,285	1.050	16,000	27,100	19,200	3,300	18,500	8	E
. Broket	Combat Aviation Brigade Complex Increment 2	Armed Forces Reserve Center Phase 1	Human Resources Command Colx, Ph 2 Incr 1	Armed Forces Reserve Center	Armed Forces Reserve Center	Fing Housing	Library	Recreation Center	General Administrative Building	Veterinary Facility	Relocate 214 EIS Ops	Add To Munitions Sige	ASA Alert Complex	CAISR Facilities Phase 3, increment 1	CAISR (IZWD) Facilities Phase 2	Medical Research Lab, Chem Bio Defense	Research Lab, Army	Explosives Development Facility	HQ & Readhess Center (Increment 1)	Construct DISA Building	Construct Adjudication Facility	MEDCEN Add/Alt Increment 1	SERE School and Addition to Building B315	NMCB 27 Facilities	Add to FueVCorrosion Control	Armed Forces Reserve Center	Armed Forces Reserve Center	Armed Forces Reserve Center	Upgrade Munitions Storage	Troop Medical Cilnic	Reconfigure Base Supply Building 560	Reconfigure Wing HQ Bidg 753
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Location	Fort Riley	Fort Knox	Fort Knox	Baton Rouge	Baton Rouge	NAS/JRB New Orleans	NAS/JRB New Orlogna	NASVJRB New Orleans	NASURB New Orleans	NAS/JRB New Orleans	New Orleans ARS, NAS New Ort JRI	Barnes MPT AGS, MA	Barnes MPT AGS, MA	Aberdeen Proving Ground	Aberdeen Proving Ground	Aberdeen Proving Ground	Aberdeen Proving Ground	Indian Head	Andrews AFB, MD	Fort Mende, MD	Fort Meade, MD	WRNMMC Betheada	Kittery	Brunswick	Selfridge ANGB, MI	Faribauk Army Nati Guard	AFRC Jeffenson Brk	Missoula Armory	Great Falls IAP AGS, MT	Fort Bragg	Pope AFB, NC	Pope AFB, NC
Commission Number	5	ø	1	ន	r	3	2	2	3	3	5	3	z	ю	40	189	187	\$	129	5	ડ	169	æ	8	88	77	8	8	ā	4	豆	छ
Agency	Army	Army	Аппу	Army	Атту	Newy	Newy	Nevy	Nevy	Newy	At Force	Air Force	Air Force	Атту	Аmy	Атту	Атту	Navy	Air Force	ORSA	NSA	¥	Newy	Navy	Air Force	Amy	Army	Army	Air Force	Æ	Air Force	Air Force

TITLE XXVII -- BASE REALIGNMENT AND CLOSURE

Authorization of Appropriation	1 800	028	9	1 28.7	27 F	20,10	27 558	2 700	65,000	27,000	95,000	29,000	26,500	13.600	15,000	6,200	4,600	24,000	32,000	18,500	61,000	086	37,000	89,000	34,000	18,000	43,200	15,000	41,000	8,000	87.000	8,900
Project Authorization	1,600	820	8	1 280	27. And	20,10	AC# 26	42.700	98,000	27,000	900,76	28,000	25.400	13.600	15,000	8,200	4,600	54,000	32,000	18,500	01,000	88	2,000	156,000	26.98	18,000	43,200	15,000	41.000	9		006'9
Project	Fitness Center Addition B4210	Recreetion Center Addition Bids 3728	Construct Filohdine Kitchen Feotier	Convert Hancer for LAV Corresion Control	Construct Helicophers Harrogra & MAG HO	John Use Reserve Training Center	NAVY VR Fleet Loolatics Chemitons Facility	Space Vehicle Facility	Armed Forces Reserve Center, increment 1	Armed Forces Reserve Center	Armed Forces Reserve Center	Armed Forces Reserve Center	Armed Forces Reserve Center	Naval Aero-Medical Research Lab	After Acquisition Mot Fac (HSG/YA & Fixed Wing)	Alter Materials Laboratory (HSGYA Labs)	Radistion Calibration Facility	AFIOH Facility	AFRUME (Brooks)	USAFSAM Consult Service	USAFSAM (Increment 1)	District Facility	AFRLME (MESA)	ADA Brigade Complex, Increment 1	Armed Forces Reserve Center	Armed Forces Reserve Center	Armed Forces Reserve Center	Armed Forces Reserve Center	Armed Forces Reserve Center	Training Aids Support Center	ADA School Complex Ingr 2	AFR Squad OpeALTe Support
State	ž	ž	ž	2	2	2	2	Z	È	ž	¥	₹	₹	₹	둉	₹	동	£	5	동	동	동	₹	ð	ð	š	ð	ð	š	š	ð	ž
Госидоп	Seymour Johnson AFB, NC	Seymour Johnson AFB, NC	Seymour Johnson AFB, NC	Grand Forts AFB, ND	McGuire AFB	McGuira AFB	McGuire AFB	Kindlend AFB, NM	AFRC Fermingdale	AFRC Negera Falls	Fort Hamilton	Columbus	Springfield	Wright-Perterson AFB, OH	Wright-Patterson AFB, OH	Wright-Patterson AFB, OH	Wright-Patterson AFB, OH	Wright-Patterson AFB, OH	Whight-Petterson AFB, OH	Wright-Pattenson AFB, OH	Wright-Patternon AFB, OH	Whight-Patterson AFB, OH	Wright-Putterson AFB, OH	Fort of	Forton	McAbatar	Norman	Vence AFB	What Oklahoma City	Fort Sta	Forton	Tinker AFB, OK
Commission Number	104 119	104 119	104 119	호	\$	2	8	187	z	ጸ	B	37	37	174	170 188A	5	170	Ē	5	5	Ę	170 187 188A	187	×	8	88	8	8	8	2	128 82	<u>\$</u>
Agency	Air Force	Atr Force	Air Force	Air Force	Navy	Nevy	Zez	Ar Force	Army	Army	Amy	Amy	Amy	New	Alr Force	Air Force	At Force	Air Force	At Force	Air Force	Air Force	Air Force	Air Force	Ą	Ą	Amy	Army	Атпу	Amny	¥œ	Army	Air Force

TITLE XXVII -- BASE REALIGNMENT AND CLOSURE

Agency	Commission. Number	Location	State	Project	Project Authorization	Authorization of Appropriation
ş	111	Def Distrib Depot Ok City (DDOO)	š	Construct General Purpose Warshouse	22,000	22,000
Army	7	Letterhamy Army Depot	Ą	Guided Missie Leuncher Eqmt Shop, Depot	11,800	11,800
Amy	\$	AFRC Bristol	Ā	Armed Forces Reserve Center	25,000	25,000
Army	\$	AFRC Scranton	ď	Armed Forces Reserve Center	32,000	32,000
Army	22	Tobyharna Army Depot	Ą	Rader Test Range	2,450	2,450
New	R	NMCRC Lehigh Valley	Ā	NMCRC Reading to NMCRC Lenigh Valley, PA	9,600	8,600
\	17	Def Disk Depot Susquehanna	Ą	Construct General Purpose Warehouse	36,350	38,350
Amy	8	Fort Jackson	ပ္တ	Drift Sergeant School	24,000	24,000
Army	124	Fort Jackson	ဒ္ဓ	Joint Religous Education & Training Center	11,600	11,600
Navy	7	Goose Creek	\$	EODMU-6 Detachment Boat Shops	1,580	1,580
Air Force	శ	Shaw AFB, SC	ပ္တ	BOS Project for HQ 3rd Army	25,000	25,000
Army	×	Fort Biles	¥	Combined Arms Collective Training Facility	18,500	18,500
Amy	\$	Fort Biles	¥	Brigade Combat Team Complex #3 Increment 1	286,000	103,000
Amy	5	Fort Biles	¥	Digital Multipurpose Training Range	15,000	15,000
Amy	\$	Fort Bliss	ĭ	Urban Assault Course	2,300	2,300
Amy	5	Fort Bliss	¥	Convoy Live Fire Training Range	3,200	3,200
Amy	5	Fort Bilas	¥	Infantry Squad Battle Course	2,400	2,400
Fig.	9	Fort Bilas	¥	Troop Health Clinic	42,000	42,000
Army	5	Fort Biles	¥	Physical Fitness Facility	22,000	22,000
Army	5	Fort Bilbs	¥	Youth Center Expansion	2,000	2,000
Army	\$	Fort Bilas	¥	Information System Processing Center	6,100	
Amy	5	Fort Biles	¥	Infrastructure Support Phase 2	55,000	95,000
Amy	5	Fort Biles	¥	Combat Aviation Brigade Complex Increment 2	•	000'06
Аппу	5	Fort Biles	¥	Close Combat Tactical Trainer Facility	6,100	6,100
Army	5	Fort Biles	¥	Brigade Combat Team Complex #2 Increment 2	•	70,000
Атту	4	AFRC East Houston	¥	Armed Forces Reserve Center	36,000	36,000
Army	\$	AFRC Fort Bilas	¥	Armed Forces Reserve Center	49,900	48,900
Amy	\$	Northwest Houston	¥	Armed Forces Reserve Center	31,900	31,900
Army	174	Fort Sam Houston	¥	Battleffeld Health & Trauma, Incr 2	•	63,000
Air Force	1370	Randolph AFB, TX	¥	Randolph - CPOs Admin Center Facility Construction		10,900
Air Force	147 170	Lackland AFB, TX	¤	HQ Admin Center (AFCEE & AFRPA & AFWSE)	37,000	37,000
Newy	174	Fort Sam Houston, TX	¥	Battlefield Health & Treume Blo-Med Lab	7,473	7,473

TITLE XXVII -- BASE REALIGNMENT AND CLOSURE

Authorization of Appropriation	1.250	96.400	38,000	46.500	47,000	158,035	43,100	212,000	173,000	13,400	20,000	143,132	19,362	909'6	28,930	23,389	41,000	25,100	428.879	218,400	321,548	23,000	20,000	130	7,333	32,500	183,900	20,127	25,487	8,419,758
Project Au Authorization A	1.250	225,000	38,000	87,700	80,700	467,300	43,100	•	427,000	13,400	152,000	143,132	18,362	909'6	28,930	23,369	62,000	25,100	1,114,800	498,000	702,198	23,000	20,000	5	7,333	32,500		•	0	8,718,968
Project	AFR Munitions ignoss	Medical Training Facilities (Increment 1)	Medical E&T - Dining Facilities	METC Student Dorm #1 (Increment 1)	METC Student Darm #2 (Increment 1)	ADA+E51L San Antonio Military MEDCEN North Inc	Health Clinic	Increment 2	Increment 1	Joint Center for Consolidated Transportation	Infrastructure Support Increment 1	Investigative Agency Facilities	Ship Maintenance Engineering Facility Modification	Engineering Management Facility Conversion	RDA-T&E Consolidated Facility	Facility for Consolidation	Joint Use Intelligence Facility - Phase 1	Construct Headquarters Command Center	Construct NGA Building	Hospital 1st increment	Office Complex, Increment 1	Armed Forces Reserve Center	Armed Forces Reserve Center	Ship Maint Engineering Consolidation	Relocate Navy Cargo Handling Fac, Battation 5	Armed Forces Reserve Center	Planning and Design	Plenning and Design	MILCON Planning and Design	Total Military Construction and P&D
State	ዾ	ב	¥	ዾ	ዾ	ዾ	¥	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	5	≸	¥	¥	¥		8		
Location	Carswell ARS, NAS Fort Worth JRB	Fort Sam Houston, TX	Fort Sam Houston, TX	Fort Sam Houston, TX	Fort Sam Houston, TX	Fort Sam Houston	Fort Sam Houston	Fort Lee	Fort Lee	Fort Lee	Fort Belvoir	Quamtico	NSY Norfolk	NSY Norfolk	Dahlgren	Fort Lee, VA	Rivarna Station, Charlotteaville	Fort Belvoir, VA	Fort Betvot: VA	Fart Belvoir	Farl Betroit, VA	AFRC Ruttend	AFRC Yakima	Bramerton	Fart Lewis	JFHQ Cheyenne	Various Locations	Weshington	Various Locations	
Commission	113	172	17	172	172	172	172	121	121	<u> </u>	2	131	<u>3</u>	5	<u>\$</u>	139	167	ই	3	26	इ	\$	\$	1 86	92	8				
Agency	Air Force	Alr Force	Air Force	Alr Force	Air Force	AMT.	AMT	Amy	Amy	Amy	Amy	Navy	Navy	New	Z	DECA	ΔĀ	MDA	¥G¥	¥	MH3	Army	Army	Namy	Namy	Amy	Army	Navy	AFFORDS	

8,040,401

8,718,988

TOTAL FY2008 FUNDING FOR BRAC 2006

TITLE XXVII -- BASE REALIGNMENT AND CLOSURE

Authorization of Appropriation	86 ,756 18 953	969'8 0	112,406	73087	205 858	22,52	317,462	1,188,716	•	2 5	884'Y	007'71 0	14,766	244 E00	700	1111	181.920	438,661	413 814	
Project Authorization of Authorization	00	00	0	c			• •	0	•	> 0	•	0	0	•			> 0			
Project	Environmental Environmental	Environmental	Total Environmental	Operations and Maintenance	Operations and Maintenance	Operations and Maintenance	Operations and Maintenance	Total Operation and Maintenance	Military Personnel PCS	Wittery Personnel PCS	Withery Denominal DCS	Military Personnel PCS	Total Military Personnel PCS	Other	Other	Office	Other	Total Other	General Reduction	
State	Various Various	Various Various		Various	Various	Varfous	Various		Various	Various	Various	Various		Various	Vertous	Vertous	Various		Various	
Lecation	Various	fous fous		Various	Various	tous.	lous		tous	Various	tous.	Various		Various	Various	hous	hous		Various	
Commission. Number	# N	3 % > >		8	, J) 	3		∨ 8×	*>	# /	N >		*	a >	3	8 >		>	
Agency	Army	Air Force Defense Wide		Army	Navy	Air Force	Defense Wide		Army	Navy	Atr Force	Defense Wide		Army	Newy	Ar Force	Defense Wde		Defense Wide	

LEGISLATIVE PROVISIONS ADOPTED

Authorization of appropriations for base closure and realignment activities funded through Department of Defense Base Closure Account 1990 (sec. 2701)

The Senate amendment contained a provision (sec. 2701) that would authorize appropriations for fiscal year 2008 for ongoing activities that are required to implement the decisions of the 1988, 1991, 1993, and 1995 base realignment and closure (BRAC) rounds.

The House bill contained a similar provision (section 2404(a)(8)).

The House recedes with an amendment to the amount authorized.

Authorized base closure and realignment activities funded through Department of Defense base closure account 2005 (sec. 2702)

The House bill contained a provision (sec. 2403) that would authorize military construction projects for fiscal year 2008 that are required to implement the decisions of the 2005 Defense Base Realignment and Closure round.

The Senate amendment contained a similar provision (sec. 2702).

The House recedes with an amendment to the amounts authorized.

The table included in this title of the report lists the specific amounts authorized at each location.

Authorization of appropriations for base closure and realignment activities funded through Department of Defense Base Closure Account 2005 (sec. 2703)

The House bill contained a provision (sec. 2404(a)(9)) that would authorize appropriations for the Department of Defense for military construction projects for fiscal year 2008 that are required to implement the decisions of the 2005 Defense Base Realignment and Closure round.

The Senate amendment contained a similar provision (sec. 2703) that would also specify the amount authorized for each military department and for the defense agencies.

The House recedes with an amendment to the amounts authorized.

The State list contained in this report is the binding list of the specific projects authorized at each location for the purposes of notifications under section 2704 of this Act.

Authorized cost and scope of work variations (sec. 2704)

The Senate amendment contained a provision (sec. 2704) that would require that each Base Realignment and Closure (BRAC) military construction project carried out with amounts authorized for appropriations by sections 2701 and 2703 of this title be subject to the limits on cost and scope variations contained in section 2853 of title 10, United States Code. Furthermore, this provision would establish, as a baseline for the determination of variations, the cost and scope contained in the military construction project data for each project provided to the congressional defense committees an-

nually in justification material accompanying each President's budget request.

The House bill contained no similar provision.

The House recedes with an amendment to the thresholds that trigger cost variation reports and would require a one-time report on cost or scope variations on existing BRAC construction projects for the 2005 base closure round. The amendment would also establish the amount specified for such projects in the annual military construction authorization act as the baseline for reporting.

Transfer of funds from Department of Defense Base Closure Account 2005 to Department of Defense Housing Funds (sec. 2705)

The House bill contained a provision (sec. 2821) that would authorize the Secretary of Defense to transfer funds from the Department of Defense (DOD) Base Closure and Realignment (BRAC) account to the DOD Family Housing Improvement Fund (FHIF), enabling the use of the privatization authorities to meet the family housing requirements associated with the 2005 BRAC recommendations. It also would allow similar transfers of funds to the Military Unaccompanied Housing Improvement Fund (MUHIF).

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would add a certification to the notice of transfer. This notice would require the Department of Defense Base Closure Account 2005 funds, used in the transfer to the FHIF or the MUHIF, to be specified for that purpose in the conference report that accompanies the most recent Military Construction Authorization Act.

Comprehensive accounting of funding required to ensure timely implementation of 2005 Defense Base Closure and Realignment Commission recommendations (sec. 2706)

The Senate amendment contained a provision (sec. 2842) that would require the Secretary of Defense to submit to Congress a comprehensive accounting of the funding required to ensure all decisions of the 2005 Defense Base Closure and Realignment round remain on schedule to be completed by September 15, 2011.

The House bill contained no similar provision. The House recedes with a technical amendment.

Relocation of units from Roberts United States Army Reserve Center and Navy-Marine Corps Reserve Center, Baton Rouge, Louisiana (sec. 2707)

The Senate amendment contained a provision (sec. 2611) that would permit the Secretary of the Army to use land in the vicinity of the Baton Rouge airport in Baton Rouge, Louisiana to site an Army Reserve Center and a Navy-Marine Corps Reserve Center, if such location was determined by the Secretary to be in the national security and public interest of the Nation.

The House bill contained no similar provision.

The House recedes with an amendment clarifying that the funds authorized to be appropriated for base closure in this Act may be used to locate the reserve centers on a more suitable piece of property in the same vicinity as the airport. The conferees understand that the Department of the Army agrees that an alternate

parcel not adjacent to the airport is more suitable for carrying out the intent of the 2005 Defense Base Closure and Realignment Commission's recommendation for reserve component transformation in Louisiana.

Acquisition of real property, Fort Belvoir, Virginia, as part of the realignment of the installation (sec. 2708)

The House bill contained a provision (sec. 2837) that would direct the Secretary of the Army to enter into an agreement with the Administrator of the General Services Administration (GSA) to exchange property for the purpose of making a parcel of GSA property in Springfield, Virginia, available for incorporation into Fort Belvoir, Virginia.

The Senate amendment contained a similar provision (sec. 2853) that would permit the Secretary to enter into an agreement to transfer jurisdiction of the Springfield parcel to the Army. The Senate amendment would also allow the Army to provide addi-

tional forms of compensation to the Administrator.

The Senate recedes with an amendment that would allow the Secretary to consider and purchase other parcels in the vicinity of Fort Belvoir, in addition to the GSA property, for the purpose of relocating personnel to that installation. The conferees agree to require the Secretary to select any additional parcel of property not currently part of Fort Belvoir on the basis of best value and to use competitive procedures to acquire any such parcel of privately held land and real property.

The conferees note that the Army has already begun the process of evaluating alternate sites and support the Army's goal of relocating employees of the Washington Headquarters Service to Fort Belvoir in a way that minimizes costs and traffic congestion and fa-

cilitates compliance with the September 2011 deadline.

Report on availability of traffic infrastructure and facilities to support base realignments (sec. 2709)

The House bill contained a provision (sec. 2822) that would prohibit the relocation of members of the armed forces and civilian employees of the Department of Defense who are scheduled to be relocated to Fort Belvoir, Virginia, as a result of the closure of leased-office space in Arlington, Virginia, pursuant to the recommendations of the 2005 Defense Base Closure and Realignment Commission. This limitation would be obviated when the Secretary of the Army certified that the necessary transportation infrastructure, as identified by the Fort Belvoir Environmental Impact Statement, to accommodate the total number of military members, military dependents, and civilian employees to be assigned to Fort Belvoir is substantially completed.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would state the sense of Congress that the Department should consider roads at military installations significantly impacted by a realignment of forces for designation as defense access roads and that the Secretary of Defense should ensure that the full range of permanent facilities are in place and ready for use prior to the movement of members of the armed forces, civilian employees, and their fami-

lies. The amendment would also direct the Comptroller General to submit to the congressional defense committees, not later than April 1, 2008, an assessment of significantly impacted installations for the purpose of determining whether military facility requirements will be met before the arrival of forces and whether sufficient funding has been programmed in the Defense Access Roads program to mitigate community traffic congestion.

TITLE XXVIII—MILITARY CONSTRUCTION GENERAL PROVISIONS

Subtitle A—Military Construction Program and Military Family Housing Changes

Authority to use operation and maintenance funds for construction projects outside the United States (sec. 2801)

The House bill contained a provision (sec. 2806) that would further amend section 2808 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136), as amended, to extend for 1 year, through the end of fiscal year 2008, the temporary authority provided to the Secretary of Defense to use funds appropriated for operation and maintenance to carry out construction projects intended to satisfy certain operational requirements in support of a declaration of war, national emergency, or other contingency. The House bill would require advance notification to Congress of such projects.

The Senate amendment contained a similar provision (sec. 2814) that would also extend the authority for 1 year and would remove the Secretary's authority to waive the annual dollar limita-

tion on this authority.

The Senate recedes with an amendment that would remove the authority to waive the dollar limitation and would also allow the Department of Defense to use this authority retroactively for nine fiscal year 2007 projects the Department intended to execute in September 2007, but which they were precluded from executing due to the suspension of this authority resulting from the failure to provide timely notification to Congress regarding the obligation of funds for other such fiscal year 2007 projects. The nine projects are:

- (1) MUNS storage area, Balad Air Base (AB), \$22.0 million;
- (2) MNSTC-I beddown barracks, Camp Phoenix, \$37.0 million;
 - (3) CSAR helicopter ramp, Balad AB, \$9.7 million;

(4) Airfield overruns, Balad AB, \$15.5 million;

- (5) Strategic fuel reserve, Camp Speicher, \$19.0 million;(6) Aeromedical evacuation compound, Balad AB, \$15.3 million:
- (7) DS Maintenance facility (FY2005), Balad AB, \$10.8 million;
- (8) Dining facility #5 (FY2004), Balad AB, \$15.2 million;
- (9) Pave Aspen connectors, Kuwait, various sites, \$11.6 million.

All nine of these projects are in Iraq except as noted.

The conferees believe the Department requires some flexibility to meet emerging war-related facility needs, but expect the Department to use this authority more judiciously in the future.

Clarification of requirement for authorization of military construction (sec. 2802)

The Senate amendment contained a provision (sec. 2818) that would amend sections 2801(a) and 2802(a) of title 10, United States Code, to add land acquisitions and defense access road projects to the definition of military construction and to the types of projects for which the Secretary of Defense and the secretaries of the military departments would be permitted to carry out once authorized by law.

The House bill contained no similar provision.

The House recedes.

The conferees intend for the Secretary of Defense or the secretaries of the military departments to include in each annual budget submission a request for specific authorization for each land acquisition and defense access road project to be carried out using appropriations for military construction. The request should be listed either as a separate project, or clearly indicated in the military construction project data in the justification material in support of the budget request if the land acquisition or defense access road is proposed to be carried out as part of a larger military construction project. The conferees intend this provision to clarify what they believe to be the requirements under existing law.

Increase in thresholds for unspecified minor military construction projects (sec. 2803)

The Senate amendment contained a provision (sec. 2813) that would amend section 2805(a)(1) of title 10, United States Code, by raising the threshold of the cost of a minor construction project authorized by this section from \$1.5 million to \$2.5 million. This provision would also raise the threshold of the cost of a construction project intended solely to correct a deficiency that is life-threatening, health-threatening, or safety-threatening from \$3.0 million to \$4.0 million.

The House bill contained no similar provision.

The House recedes with an amendment that would raise the threshold of the cost of a minor construction project authorized by section 2805(a)(1) of title 10, United States Code, from \$1.5 million to \$2.0 million.

Temporary authority to support revitalization of Department of Defense laboratories through unspecified minor military construction projects (sec. 2804)

The House bill contained a provision (sec. 2801) that would provide the Department of Defense (DOD) with additional authority to improve DOD laboratories using minor construction authorities similar to those already contained in section 2805 of title 10, United States Code. The temporary authority would expire on September 30, 2012.

The Senate amendment contained a similar provision (sec. 2815).

The Senate recedes with a clarifying amendment.

Extension of authority to accept equalization payments for facility exchanges (sec. 2805)

The House bill contained a provision (sec. 2805) that would extend the authority provided in section 2809 of the Ronald W. Reagan National Defense Authorization Act for Fiscal Year 2005 (Public Law 108–375) by an additional 3 years, until September 30, 2010.

The Senate amendment contained a similar provision (sec. 2817).

The House recedes.

Modifications of authority to lease military family housing (sec. 2806)

The House bill contained a provision (sec. 2802) that would amend section 2828 of title 10, United States Code, by raising from \$500,000 to \$1.0 million in annual rental payments the threshold for which prior congressional notification of overseas leases is required.

The Senate amendment contained a similar provision (sec. 2851) that would also modify section 2828 of title 10, United States Code, to grant the Secretary of the Army additional authority to enter into high-cost leases for up to 600 units in the United States and set an annual per unit ceiling of \$100,000 on the cost of any overseas leased unit. The provision would also combine and consolidate the existing authorities for high-cost leases in Italy for the Army and the Navy into a single limit applicable to the entire Department of Defense.

The House recedes with an amendment that would delete the proposed maximum cost ceiling on a foreign leased unit but would require the Secretary of Defense to report to the congressional defense committees on leases in foreign countries costing in excess of \$60,000 per unit per year. The report would include the requirement for such high-cost leases and the options available to decrease those costs. The conferees note that the military departments have already identified to the committees leases costing in excess of \$100,000 per unit per year and intend to use this report to evaluate options for addressing this issue in the future.

The conferees believe the administration's proposal to increase the per unit cost ceiling on leased units in Korea is unaffordable. The conferees support the continued consolidation of forces in Korea and urge the Department of Defense to pursue other means to provide adequate family housing in Korea.

Expansion of authority to exchange reserve component facilities (sec. 2807)

The House bill contained a provision (sec. 2804) that would expand the authority of the Secretary of Defense to exchange reserve component facilities with other federal agencies including the United States Postal Service.

The Senate amendment contained no similar provision.

The Senate recedes with a clarifying amendment.

Limitation on use of alternative authority for acquisition and improvement of military housing for privatization of temporary lodging facilities (sec. 2808)

The House bill contained a provision (sec. 2803) that would limit the privatization of Army lodging to 13 installations. The provision would also direct the Secretary of the Army to submit a report not later than June 1, 2009 that would describe the implementation of the pilot program and evaluate its efficiency, and would direct the Comptroller General to submit to the congressional defense committees an assessment of the pilot program and of the Secretary's report.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that limits the privatization of Army lodging to 13 military installations until 120 days after the Secretary of the Army submits a report to the congressional defense committees and the Comptroller General. The Secretary of the Army's report shall be submitted no earlier than 8 months after a notice of transfer associated with the 13 military installations, and shall describe the implementation of the privatization of temporary lodging facilities, evaluate the efficiency of the program, and include any recommendations the Secretary of the Army considers appropriate regarding the expansion of the program.

The amendment would also direct the Comptroller General to submit a report to the congressional defense committees within 90 days of the Secretary of the Army's report that reviews both the privatization of temporary lodging facilities and the report of the Secretary.

Additional solicitations for the privatization of temporary lodging facilities would be permitted 120 days after Congress receives the report from the Secretary of the Army.

Two-year extension of temporary program to use minor military construction authority for construction of child development centers (sec. 2809)

The Senate amendment contained a provision (sec. 2816) that would amend section 2810 of the Military Construction Authorization Act for Fiscal Year 2006 (Division B of Public Law 109–163) to extend by 2 years the temporary authority provided to the Secretary of Defense to use higher minor construction thresholds for the construction of child development centers.

The House bill contained no similar provision. The House recedes with a technical amendment.

Report on housing privatization initiatives (sec. 2810)

The Senate amendment contained a provision (sec. 2866) that would require the Comptroller General to submit to the Committees on Armed Services of the Senate and House of Representatives a report containing information on housing privatization transactions carried out by the Department of Defense that are behind schedule or in default. The report would describe remedies available to address the problems with these projects.

The House bill contained no similar provision. The House recedes with a technical amendment.

Subtitle B—Real Property and Facilities Administration

Requirement to report real property transactions resulting in annual costs of more than \$750,000 (sec. 2821)

The Senate amendment contained a provision (sec. 2831) that would amend section 2662 of title 10, United States Code, to require the Secretary of Defense, the secretaries of the military departments, or their designees, to notify Congress prior to entering into a transaction or contract action that results in or includes the acquisition, lease or license, or any other use by entities of the Department of Defense of real property if the estimated annual rental or cost is more than \$750,000.

The House bill contained no similar provision. The House recedes with a technical amendment.

Consolidation of real property provisions without substantive change (sec. 2822)

The House bill contained a provision (sec. 2811) that would consolidate the real property authorities provided under sections 2663 and 2677 of title 10, United States Code, as requested by the Department of Defense.

The Senate amendment contained a similar provision (sec. 2835).

The Senate recedes.

Modification of authority to lease non-excess property of the military departments (sec. 2823)

The Senate amendment contained a provision (sec. 2832) that would amend section 2667 of title 10, United States Code, to require the secretary of a military department to use competitive procedures to select lessees for transactions authorized by paragraph (a) of section 2667. The provision would also eliminate the authority for the secretary concerned to receive in-kind consideration or to use rental and other proceeds for facility operation support.

The House bill contained no similar provision.

The House recedes with an amendment that would authorize the secretary concerned to use procedures other than open competition to enter into certain transactions that would result in a benefit to the public. The amendment would also clarify the use by the secretary concerned of in-kind consideration, rental, or other proceeds received as a result of the transaction.

The conferees intend the definition of real property maintenance services used in the provision to be limited to pavement clearance, refuse collection and disposal, grounds and landscape maintenance, and pest control.

Cooperative agreement authority for management of cultural resources on certain sites outside military installations (sec. 2824)

The House bill contained a provision (sec. 2812) that would expand the authority of the Department of Defense to enter into agreements for the management of cultural resources on sites out-

side as well as inside the boundaries of military installations if such agreements would relieve or eliminate current or anticipated restrictions on military operations.

The Senate amendment contained a similar provision (sec. 026).

The Senate recedes.

Agreements to limit encroachments and other constraints on military training, testing, and operations (sec. 2825)

The House bill contained a provision (sec. 2813) that would allow agreements to limit encroachment to provide for the ongoing upkeep and management of buffer zones bordering defense installations, in addition to the authority to acquire the property provided under current law. The House bill would also allow the fair market value of a group of related properties or interest to be calculated cumulatively.

The Senate amendment contained a similar provision (sec. 2833) that would permit Department of Defense entities to acquire an interest in property where the cost of acquiring the interest exceeds the fair market value of the property, if the Secretary of Defense or the secretary of a military department certifies that the military value of the acquisition provides benefits that justify a payment in excess of the fair market value.

The Senate recedes with an amendment that would also provide the authority to acquire interests at greater than fair market value if the military value of the property justifies such acquisition.

Expansion to all military departments of Army pilot program for purchase of certain municipal services for military installations (sec. 2826)

The House bill contained a provision (sec. 2814) that would expand the authority of the Secretary of the Army to purchase local government services for Department of Defense installations from the neighboring local governments. This expansion would allow each of the military services to conduct a pilot program with three military installations and extend the pilot program until September 30, 2012.

The Senate amendment contained no similar provision.

The Senate recedes with a clarifying amendment.

Prohibition on commercial flights into Selfridge Air National Guard Base (sec. 2827)

The House bill contained a provision (sec. 2816) that would prohibit the use of commercial service aircraft at Selfridge Air National Guard Base, Michigan.

The Senate amendment contained no similar provision.

The Senate recedes.

Sense of Congress on Department of Defense actions to protect installations, ranges, and military airspace from encroachment (sec. 2828)

The Senate amendment contained a provision (sec. 2864) that would include findings and state the sense of Congress regarding development near military installations and the Readiness and En-

vironmental Protection Initiative (REPI) program of the Department of Defense. The provision would also require a report on ways the Department can improve or make greater use of the REPI pro-

The House bill contained no similar provision.

The House recedes with an amendment to modify the sense of Congress.

Reports on Army and Marine Corps operational ranges (sec. 2829)

The Senate amendment contained a provision (sec. 2834) that would expand a reporting requirement on changing requirements for Army training ranges that was contained in section 2827 of the Military Construction Authorization Act for Fiscal Year 2007 (Division B of Public Law 109-364), to include the impact of the proposal contained in the fiscal year 2008 budget to permanently increase the size of the active-duty component of the Army by 65,000 personnel. The report by the Secretary of the Army would also include an assessment of the potential expansion of the Joint Readiness Training Center at Fort Polk, Louisiana, and an assessment of the available training capacity in Germany.

The provision would also add a similar reporting requirement with respect to the proposal in the fiscal year 2008 budget request to expand the size of the Marine Corps by 27,000 personnel. This report would include an analysis of a proposal under consideration by the Marine Corps to expand the training range at Marine Corps

Base Twentynine Palms, California.

The House bill contained no similar provision.

The House recedes with an amendment to create a freestanding report rather than a modification to a prior report, and to add a requirement for the Secretary of Defense to review and analyze the separate reports regarding the Army and the Marine Corps and inform the congressional defense committees of the steps the Office of the Secretary of Defense is taking to coordinate the activities of the Army and the Marine Corps on these matters.

The conferees expect the report by the Secretary of the Army to be informed by the programmatic environmental impact statement that the Army has conducted on the growth of the Army and, to the extent possible, by the subsequent site-specific assessments. The conferees are concerned that the Army does not have a plan in place to provide for adequate training for an additional six brigades, and that recent statements of intent to accelerate the growth of the Army ahead of the schedule in the fiscal year 2008 budget will exacerbate this problem. The conference agreement therefore modifies the Senate provision to require the report by the Secretary of the Army to address the impact of any acceleration plan that is included in the fiscal year 2009 budget request.

Niagara Air Reserve Base, New York, basing report (sec. 2830)

The House bill contained a provision (sec. 2817) that would require the Secretary of the Air Force to submit a report containing a plan of the aviation assets anticipated to be based at Niagara Air Reserve Base, New York.

The Senate amendment contained an identical provision (sec. 2841).

The House recedes with an amendment that would change the date on which the report is due. The plan should review C–130 aircraft which could be available in the future as additional Primary Assigned Aircraft at Niagara Air Reserve Base, beyond the 12 currently programmed for the installation, and should contain an analysis of the support structure available at Niagara Air Reserve Base to accommodate such additional force structure.

Report on the Pinon Canyon Maneuver Site, Colorado (sec. 2831)

The House bill contained a provision (sec. 2831) that would place conditions on any expansion of the Pinon Canyon Maneuver Site, Colorado.

The Senate amendment contained a provision (sec. 2867) that would require the Secretary of the Army to provide a report to the congressional defense committees on the requirement for and impacts of an expansion of the Pinon Canyon Maneuver Site.

The House recedes.

Subtitle C-Land Conveyances

Modification of conveyance authority, Marine Corps Base, Camp Pendleton, California (sec. 2841)

The House bill contained a provision (sec. 2838) that would repeal the amendment made by section 2867 of the National Defense Authorization Act for Fiscal Year 2002 (Public Law 107–107) to the underlying authority granted to the Secretary of the Navy by section 2851 of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (Public Law 105–261) to grant an easement for a road through Camp Pendleton, California. The House bill would remove language that limited the effect of State law with respect to this road.

The Senate amendment contained no similar provision.

The Senate recedes.

Grant of easement, Eglin Air Force Base, Florida (sec. 2842)

The House bill contained a provision (sec. 2832) that would grant to the Mid Bay Bridge Authority an easement for a road right-of-way over land at Eglin Air Force Base, Florida to facilitate the construction of a road connecting the northern landfall of the Mid Bay Bridge to Florida State Highway 85.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment to provide the Secretary of the Air Force the discretion to convey the property for the intended purpose.

Land conveyance, Lynn Haven Fuel Depot, Lynn Haven, Florida (sec. 2843)

The House bill contained a provision (sec. 2833) that would direct the Secretary of the Air Force to convey to Florida State University a parcel of land consisting of approximately 40 acres at Lynn Haven Fuel Depot, Lynn Haven, Florida, for the purpose of permitting the university to develop the property as a new satellite campus. The House bill would further authorize the Secretary to

accept reduced tuition or scholarships for military personnel as inkind consideration for the recovery of costs to convey the property.

The Senate amendment contained a similar provision (sec. 2851) that would allow the Secretary of the Air Force to convey the property. The Senate amendment would further provide for the reversion of the property if at any time the Secretary determines that the property conveyed is not being used in accordance with the purpose as specified in the provision.

The House recedes with an amendment that would replace the reversionary clause with a requirement that if the property is not used for the intended purpose, the university would have to pay the Secretary the fair market value of the property, excluding any

improvements made by the university.

Modification of lease of property, National Flight Academy at the National Museum of Naval Aviation, Naval Air Station, Pensacola, Florida (sec. 2844)

The Senate amendment contained a provision (sec. 2857) that would amend section 2850(a) of the Military Construction Authorization Act for Fiscal Year 2001 (Public Law 106–398) by authorizing additional educational purposes to the list of uses for which the Secretary of the Navy would be permitted to lease certain real property, without consideration, to the Naval Aviation Museum Foundation.

The House bill contained no similar provision.

The House recedes.

Land exchange, Detroit, Michigan (sec. 2845)

The Senate amendment contained a provision (sec. 2855) that would authorize the Commandant of the Coast Guard to enter into an equal-value land exchange with the City of Detroit, Michigan.

The House bill contained no similar provision.

The House recedes with a clarifying amendment regarding the environmental remediation of the parcels to be exchanged.

Transfer of jurisdiction, former Nike missile site, Grosse Ile, Michigan (sec. 2846)

The House bill contained a provision (sec. 2835) that would transfer jurisdiction over property comprising a former Nike missile site on Grosse Ile, Michigan, from the Environmental Protection Agency to the Department of the Interior to incorporate the site into the Detroit River International Wildlife Refuge.

The Senate amendment contained a similar provision (sec. 2856).

The Senate recedes with an amendment that would clarify the process used to determine the standard of remediation activities to be conducted and would delete the requirement that a specific Corps of Engineers district carry out the remediation of the property.

Modification to land conveyance authority, Fort Bragg, North Carolina (sec. 2847)

The Senate amendment contained a provision (sec. 2852) that would amend section 2836 of the Military Construction Authoriza-

tion Act for Fiscal Year 1998 (Public Law 105–85) to authorize the Secretary of the Army to convey, without consideration, to Harnett County, North Carolina, a parcel of real property totaling 137 acres at Fort Bragg, North Carolina, for educational purposes and the construction of public school structures. The provision would also authorize the Secretary to require the County to cover administrative and other costs for the conveyance.

The House bill contained no similar provision.

The House recedes.

Land conveyance, Lewis and Clark United States Army Reserve Center, Bismarck, North Dakota (sec. 2848)

The Senate amendment contained a provision (sec. 2854) that would permit the Secretary of the Army to convey, without consideration, approximately 2 acres of real property, including improvements, at a reserve center in Bismarck, North Dakota, to the United Tribes Technical College, to support education and training at the college.

The House bill contained no similar provision. The House recedes with a technical amendment.

Land exchange, Fort Hood, Texas (sec. 2849)

The House bill contained a provision (sec. 2836) that would authorize the Secretary of the Army to convey approximately 200 acres at Fort Hood, Texas, to the City of Copperas Cove, Texas, to permit the City of Copperas Cove, Texas, to improve local roads for the installation and the community.

The Senate amendment contained no similar provision.

The Senate recedes.

Subtitle D—Energy Security

ITEMS OF SPECIAL INTEREST

Energy Conversation Forum

The conferees are aware that, in the spring of 2006, the Secretary of Defense initiated and continues to lead a monthly interagency seminar program known as the Energy Conversation Forum. The conferees are very encouraged that other departments and agencies such as the Department of Energy, the Department of State, the Department of Agriculture, the Environmental Protection Agency, and the intelligence community have agreed to actively participate in this important initiative.

The conferees acknowledge the considerable efforts of the Energy Conversation Forum and continue to support the Secretary's interagency energy education program including the energy seminar program and energy interagency networks. The conferees recognize that the energy security challenges faced by the Department of Defense, the U.S. Government as a whole, and the Nation cannot be solved by a single agency. The conferees strongly believe that all federal agencies must work together to achieve necessary national energy objectives of conservation and efficiency. Therefore, the conferees encourage the Secretary to continue efforts such as the Energy Conversation Forum to enhance information exchange as a

necessary first step in addressing the complex energy issues facing this nation.

Report on water conservation projects

The conferees direct the Secretary of Defense to submit to the congressional defense committees a report on water conservation efforts and methods in the Department of Defense. The report should describe the Department's investment, by type, in water conservation programs in fiscal years 2006, 2007, and 2008; the investment levels necessary to meet the Department's water conservation requirements under Executive Order 13423 of January 24, 2007; an assessment of whether water conservation projects should continue to be funded inside the Energy Conservation Investment Program or should instead be financed in a separate water conservation program; and an assessment of the demonstrated or potential return on investment of various water conservation technologies including metering, water control systems, xeriscaping, waterless urinals, utility system upgrades, and water efficiency standards for new or replacement equipment and appliances in Department of Defense facilities. The report should also include any proposed legislative changes the Secretary believes to be necessary to allow the Department to meet its water conservation goals. The report should be submitted not later than March 31, 2008.

LEGISLATIVE PROVISIONS ADOPTED

Repeal of congressional notification requirement regarding cancellation ceiling for Department of Defense energy savings performance contracts (sec. 2861)

The House bill contained a provision (sec. 2851) that would repeal section 2853 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364), which lowered the notification ceiling for the Department of Defense to \$7.0 million, and would thereby restore the notification ceiling to \$10.0 million, consistent with the ceiling established for all other government agencies in section 8287(a)(2)(D)(iii) of title 42, United States Code.

The Senate amendment contained no similar provision. The Senate recedes.

Definition of alternative fueled vehicle (sec. 2862)

The Senate amendment contained a provision (sec. 1092) that would revise the definition of alternative fueled vehicle in section 303(3) of the Energy Policy Act of 1992 (42 U.S.C. 13211(3)).

The House bill contained no similar provision. The House recedes with a technical amendment.

Use of energy efficient lighting fixtures and bulbs in Department of Defense facilities (sec. 2863)

The House bill contained a provision (sec. 2853) that would require that each building constructed or significantly altered by the Department of Defense is equipped, to the maximum extent feasible, with lighting fixtures and bulbs that are energy efficient.

Further, the provision would require that each lighting fixture or bulb that is replaced in the normal course of maintenance of buildings under the jurisdiction of the Secretary of Defense or the secretary of a military department is replaced, to the maximum extent feasible, with a lighting fixture or bulb that is energy efficient. The provision would allow the Secretary of Defense to waive the requirements of the section under certain conditions.

The Senate amendment contained no similar provision.

The Senate recedes.

Reporting requirements relating to renewable energy use by Department of Defense to meet Department electricity needs (sec. 2864)

The House bill contained a provision (sec. 2854) that would require the Secretary of Defense to ensure that the Department of Defense produces or procures, from renewable energy sources, not less than 25 percent of the total quantity of electric energy it consumes within its facilities and in its activities during fiscal year 2025 and each fiscal year thereafter. The House provision would also prohibit the use of leases, privatization, service contracts, or other third-party financing means to achieve the 25 percent goal.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Under Secretary of Defense for Acquisition, Technology, and Logistics to report annually on progress made by the Department toward meeting the goal of producing or procuring at least 25 percent renewable energy to meet the Department's electricity needs by 2025. These reports would include a description of the financing methods used to procure renewable energy in the previous fiscal year and a projection of the Department's future use of renewable energy through fiscal year 2025.

Subtitle E—Other Matters

Revised deadline for transfer of Arlington Naval Annex to Arlington National Cemetery (sec. 2871)

The House bill contained a provision (sec. 2861) that would extend the current deadline for the transfer of approximately 36 acres of land at the Arlington Naval Annex to the Secretary of the Army for incorporation into Arlington National Cemetery from January 1, 2010 to no later than January 1, 2013.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment to extend the existing deadline for 1 additional year, to January 1, 2011.

Transfer of jurisdiction over Air Force Memorial to Department of the Air Force (sec. 2872)

The House bill contained a provision (sec. 2862) that would require the Secretary of the Army to transfer the administrative jurisdiction, custody, and control of the Air Force Memorial to the Secretary of the Air Force.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would authorize the Secretary of the Army to transfer the administrative jurisdiction, custody, and control of the Air Force Memorial to the Secretary of the Air Force and would provide that if the Air Force Memorial is transferred to the Secretary of the Air Force, the United States shall not pay any costs to maintain or repair the Air Force Memorial.

The conferees remain concerned about the requests by both private foundations and the military services to use appropriated funds for the maintenance of military memorials and museums at the expense of other military requirements. The conferees expect that original agreements signed by the private foundations for the design, construction, and maintenance of military memorials are carried out in good faith without transferring a perpetual cost for maintenance and repair of the memorial to the military services.

Report on plans to replace the monument at the Tomb of the Unknowns at Arlington National Cemetery, Virginia (sec. 2873)

The Senate amendment contained a provision (sec. 1048) that would require the Secretary of the Army and the Secretary of Veterans Affairs to submit a report to Congress evaluating the feasibility and advisability of repairing or replacing the monument at the Tomb of the Unknowns in Arlington National Cemetery, Virginia. The Senate amendment would prohibit either Secretary from taking any action to replace the monument until 180 days after the report had been submitted to Congress.

The House bill contained no similar provision.

The House recedes.

Increased authority for repair, restoration, and preservation of Lafayette Escadrille Memorial, Marnes-la-Coquette, France (sec. 2874)

The Senate amendment contained a provision (sec. 1089) that would amend section 1065 of the National Defense Authorization Act for fiscal year 2002 (Public Law 107–107) to increase by \$500,000 the amount the Secretary of the Air Force is authorized to contribute towards the ongoing repair, restoration, and preservation of the Lafayette Escadrille Memorial in Marnes-la-Coquette, France.

The House bill contained no similar provision.

The House recedes.

Addition of Woonsocket local protection project (sec. 2875)

The Senate amendment contained a provision (sec. 2863) that would require the Secretary of the Army to assume responsibility for the operation and maintenance of the Woonsocket local protection project in Rhode Island.

The House bill contained no similar provision.

The House recedes with an amendment requiring the city of Woonsocket to convey the property to the Secretary of the Army at no cost as a condition of the Secretary's assumption of responsibility for the project.

Repeal of moratorium on improvements at Fort Buchanan, Puerto Rico (sec. 2876)

The Senate amendment contained a provision (sec. 2868) that would repeal those aspects of the moratorium on construction at

Fort Buchanan, Puerto Rico that remain in effect after exceptions to that moratorium were enacted in section 2871 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163).

The House bill contained no similar provision. The House recedes with a technical amendment.

Establishment of national military working dog teams monument on suitable military installation (sec. 2877)

The House bill contained a provision (sec. 2863) that would authorize the Secretary of Defense to enter into an agreement with National War Dogs Monument, Inc., to establish and maintain, at a suitable location at Fort Belvoir, Virginia, or another military installation in the United States, a national monument to honor the sacrifice and service of United States Armed Forces working dog teams that have participated in military operations of the United States.

The Senate amendment contained no similar provision. The Senate recedes.

Report regarding removal of missiles from 564th Missile Squadron (sec. 2878)

The Senate amendment contained a provision (sec. 1033) that would direct the Secretary of Defense to submit a report on the feasibility of establishing an association between the 120th Fighter Squadron of the Montana Air National Guard and active duty personnel stationed at Malmstrom Air Force Base. The provision would also prevent more than 40 missiles from being removed from the 564th Missile Squadron until 15 days after the report was submitted.

The House bill contained no similar provision.

The House recedes.

Report on condition of schools under jurisdiction of Department of Defense education activity (sec. 2879)

The Senate amendment contained a provision (sec. 2861) that would require the Secretary of Defense to submit to the congressional defense committees a report, by March 1, 2008, on the condition of schools under the jurisdiction of the Department of Defense Education Activity (DODEA).

This provision would require the Secretary of Defense to report on the standards for acceptable sizes and conditions of DODEA school facilities, to assess the existing inventory of facilities, to develop a master plan and investment strategy to correct deficiencies, and to submit this plan to the congressional defense committees.

The House bill contained no similar provision. The House recedes with a technical amendment.

Report on facilities and operations of Darnall Army Medical Center, Fort Hood Military Reservation, Texas (sec. 2880)

The Senate amendment contained a provision (sec. 1047) that would require the Secretary of Defense to submit to the congressional defense committees a report assessing the facilities and operations of the Darnall Army Medical Center at Fort Hood Military

Reservation, Texas, including a plan for correcting any deficiencies identified in the report.

The House bill contained no similar provision.

The House recedes.

Report on feasibility of establishing a regional disaster response center at Kelly Air Field, San Antonio, Texas (sec. 2881)

The Senate amendment contained a provision (sec. 1080) that would require the Secretary of Defense, in coordination with the Secretary of Homeland Security, to submit to Congress a report on the feasibility of establishing a national disaster response center at Kelly Air Field in San Antonio, Texas, to plan, coordinate, and direct the federal, State, and local response to regional disasters.

The House bill contained no similar provision.

The House recedes with an amendment that would require a report on a regionally oriented disaster response center at Kelly Air Field. The amendment would also add findings on the need for increased disaster response capabilities and would make clarifying changes.

Naming housing facility at Fort Carson, Colorado, in honor of the Honorable Joel Hefley, a former member of the United States House of Representatives (sec. 2882)

The House bill contained a provision (sec. 2864) that would designate one of the military family housing areas or facilities constructed for Fort Carson, Colorado, using housing privatization authorities provided by subchapter IV of chapter 169 of title 10, United States Code, in honor of former Representative Joel Hefley.

The Senate amendment contained no similar provision.

The Senate recedes with a technical amendment.

Naming Navy and Marine Corps Reserve Center at Rock Island, Illinois, in honor of the Honorable Lane Evans, a former member of the United States House of Representatives (sec. 2883)

The House bill contained a provision (sec. 2865) that would designate the Navy and Marine Corps Reserve Center at Rock Island, Illinois, in honor of former Representative Lane Evans.

The Senate amendment contained no similar provision.

The Senate recedes with a technical amendment.

Naming a research laboratory at Air Force Rome Research Site, Rome, New York, in honor of the Honorable Sherwood L. Boehlert, a former member of the United States House of Representatives (sec. 2884)

The House bill contained a provision (sec. 2866) that would designate a new laboratory building at the Air Force Rome Research Site, Rome, New York, as the "Sherwood L. Boehlert Engineering Center".

The Senate amendment contained no similar provision.

The Senate recedes.

Naming an administrative building at Joint Systems Manufacturing Center, Lima, Ohio, in honor of the Honorable Michael G. Oxley, a former member of the United States House of Representatives (sec. 2885)

The House bill contained a provision (sec. 2867) that would designate the administrative building under construction at the Joint Systems Manufacturing Center in Lima, Ohio as the "Michael G. Oxley Administration and Technology Center".

The Senate amendment contained no similar provision.

The Senate recedes.

Naming of Logistics Automation Training Facility, Army Quartermaster Center and School, Fort Lee, Virginia, in honor of General Richard H. Thompson (sec. 2886)

The House bill contained a provision (sec. 2868) that would designate the Logistics Automation Training Facility of the Army Quartermaster Center and School at Fort Lee, Virginia, as the "General Richard H. Thompson Logistics Automation Training Facility".

The Senate amendment contained no similar provision.

The Senate recedes.

Authority to relocate Joint Spectrum Center to Fort Meade, Maryland (sec. 2887)

The Senate amendment contained a provision (sec. 2843) that would authorize the Secretary of Defense to carry out an agreement to relocate the Joint Spectrum Center (JSC) from Annapolis, Maryland to Fort Meade, Maryland or another military installation if the Secretary determined that the relocation would be in the best interest of national security and the agreement provided equitable terms to facilitate the relocation.

The House bill contained no similar provision.

The House recedes with an amendment that would designate any new construction required as part of the agreement to be authorized in accordance with section 2802 of title 10, United States Code.

The conferees encourage the Department of Defense to initiate discussions with Anne Arundel County and their developer to attempt to reach consensus on equitable terms for such relocation.

The conferees recognize that critical missions at the JSC at Annapolis are being conducted in leased facilities that may not meet the anti-terrorism and force protection (AT–FP) standards adopted by the Department of Defense in 2005. Therefore, the conferees direct the Secretary of Defense to submit to the congressional defense committees by May 30, 2008, a report on the facility at Annapolis containing the following:

- (1) the results of a security and vulnerability assessment for the facility;
- (2) a description of the plan to ensure the facility meets all of the Department's AT-FP standards; and
- (3) an analysis of the investment required for the facility to meet AT-FP standards.

LEGISLATIVE PROVISIONS NOT ADOPTED

General military construction transfer authority

The Senate amendment contained a provision (sec. 2811) that would provide an authority to transfer up to \$200.0 million in military construction authorizations between projects for fiscal year 2008.

The House bill contained no similar provision.

The Senate recedes.

Modification of land management restrictions applicable to Utah national defense lands

The Senate amendment contained a provision (sec. 2862) that would sunset the restrictions contained in section 2815 of the National Defense Authorization Act for Fiscal Year 2000 (Public Law 106–65) on October 1, 2013, and would also clarify the definition of Utah national defense lands in that Act.

The House bill contained no similar provision.

The Senate recedes.

Report on opportunities for leveraging funds of the Department of Defense and States to prevent disruption in event of electric grid or pipeline failures

The House bill contained a provision (sec. 2852) that would require the Secretary of Defense, acting through the Under Secretary of Defense for Acquisition, Technology, and Logistics, to submit to the congressional defense committees a report on approaches by which the Department of Defense may leverage Federal and State resources to harden critical infrastructure to prevent disruptions in the event of major electric grid, natural gas, or petroleum pipeline failures.

The Senate amendment contained no similar provision.

The House recedes.

The conferees direct the Secretary of Defense, acting through the Under Secretary of Defense for Acquisition, Technology, and Logistics, to submit a report on approaches by which the Department of Defense may contribute or receive funds and other resources, which when combined with resources from other funding sources, such as State System Benefit Trust Funds, Clean Air Act State Implementation Funds, and State Homeland Security Critical Infrastructure Grants, will accelerate efforts to harden critical functions on and around military and security facilities to prevent disruptions in the event of major electric grid, natural gas, or petroleum pipeline failures. This report should be submitted to the congressional defense committees not later than 180 days after the date of the enactment of this Act.

Report on water conservation projects

The Senate amendment contained a provision (sec. 2865) that would require the Secretary of Defense to submit to the congressional defense committees a report on water conservation efforts and methods in the Department of Defense and the investment levels necessary to meet the Department's water conservation requirements under Executive Order 13423.

The House bill contained no similar provision.

The Senate recedes.

The conferees agree to direct the Secretary of Defense to submit a report on this matter. That reporting requirement is contained elsewhere in the statement of managers.

Retention of proceeds from enhanced use leases at Selfridge Air National Guard Base

The House bill contained a provision (sec. 2815) that would direct that all proceeds derived from the execution of an enhanced use lease (EUL) at Selfridge Air National Guard Base (ANGB), Michigan be retained by that installation.

The Senate amendment contained no similar provision.

The House recedes.

The conferees understand that the proceeds of the proposed EUL at Selfridge ANGB are currently anticipated to be provided entirely on an in-kind basis rather than in cash. The conferees have been assured that the Air Force intends to use the proceeds from this lease at Selfridge ANGB and that if the benefit received by the Air Force ever exceeds what Selfridge ANGB could put to effective use, the remainder would be applied to other Air National Guard facilities within the State of Michigan.

TITLE XXIX—WAR RELATED AND EMERGENCY MILITARY CONSTRUCTION AUTHORIZATIONS

TITLE XXIX - WAR-RELATED MILITARY CONSTRUCTION PYZOGS PYZOGS

State Country	Account	installation .	Project Title	Budget Request	Conference	Conference Authorized
almost a		MOTERIAL DENAL	Cut make the Laboration of Section A	1		9
	4			2		3
California	Newy	CAMP PENDLETON	Armory - Intelligence Battalion	4,160		4,180
Celfornia	Newy	CAMP PENDLETON	Armony - 6th Marine Regiment	10,890		10,890
Ceffornia	Nevy	CAMP PENDLETON	Bachelor Quarters and Armony - Homo	24,970		34,970
Cettornia	Navy	CAMP PENDLETON	Bachelor Quarters and Dining Facility	24,390		24,390
Cattornia	Navy	CAMP PENDLETON	Company HO - Military Police	8,240		8,240
California	Newy	CAMP PENDLETON	Explosive Ordinance Detachment - Ope Facility	13,080	,	13,090
Celifornia	New	CAMP PENDLETON	Intelligence Surveillance Recomplesence Camp	1.1		1,114
California	Navy	TWENTYNINE PALMS	Regimental Headquarters Addition	4,440		4,440
COLORADO	Army	FORT CARSON	SOLDIER FAMILY ASSISTANCE CENTER	8,100		8,100
GEORGIA	Amy	FORT STEWART	SOLDIER FAMILY ASSISTANCE CENTER	9,000		000
KANSAB	Army	FORT RILEY	TRANSITIONING WARRIOR SUPPORT COMPLEX	60,000		60,000
KENTUCKY	Amy	FORT CAMPBELL	SOLDIER FAMILY ASSISTANCE CENTER	7,400		7,400
LOUISIANA	Атту	FORT POLK	SOLIDER FAMILY ASSISTANCE CENTER	4,900		4,900
NEW YORK	Army	FORT DRUM	WARRIOR IN TRANSITION FACILITIES	38,000		38,000
North Ceroline	Nevy	CAMP LEJEUNE	Maintenance/Operations Complex-2/9	43,340		43,340
TEXAS	Amy	FORT HOOD	WIT UNIT OPERATIONS FACILITIES	9,100		9,100
TEXAS	Defense-Wide	FORT SAM HOUSTON	BURN REHABILITATION CENTER	21,000		21,000
Afohenisten	Amy	BAGRAM AB	ADMINISTRATIVE BUILDING			` .
Afchanistan	Army	BAGRAM AB	Arrangion Supply Point	62 000		62 000
Afghanistan	Amy	BAGRAM AB	Power Plant	41,000		41,000
AFGHANISTAN	Army	BAGRAM AIR BASE	NEWROADS	27,000		27,000
AFGHANISTAN	Army	BAGRAM AIR BASE	BULK FUEL STORAGE & SUPPLY, PHASE 3	23,000		22,000
AFGHANISTAN	Amy	BAGRAM AIR BASE	BULK FUEL STORAGE & SUPPLY, PHASE 4	21,000		21,000
AFGHANISTAN	Army	BAGRAM AIR BASE	CIED ROAD - RTE ALASKA	16,500		16,500
AFGHANISTAN	Атту	BAGRAM AIR BASE	CIED ROAD - RTE CONNECTICUT	2,000		64,000
AFGHANISTAN	Army	BAGRAM AIR BASE	AIRCRAFT MAINTENANCE HANGAR	6,100		5,100
AFGHANISTAN	Air Force	BAGRAM AIR BASE	STRATEGIC RAMP	43,000		43,000
AFGHANISTAN	Ar Force	BAGRAM AIR BASE	PARALLEL TAXIWAY PH 2	21,400	,	21,400
AFGHANISTAN	Ar Force	BAGRAM AIR BASE	EAST SIDE HELO RAMP	44,400		44,400
AFGFANGTAN	Army .	G-FAZA:	ROTARY WING PARKING	5,000		5,000
AFGHANISTAN	Army	KABUL	CONSOLIDATED COMPOUND	38,000		36,000
AFGHANISTAN	Ar Force	KANDAHAR	ISR RAMP	28,300		28,300

TITLE XXIX - WAR-RELATED MILITARY CONSTRUCTION FY2008

Blans/ Country	Account	installation	Project Title	FY2008 Budget Request	Conference	Conference
TOORING	New	CAMP LEMONIER	NETWORK INFRASTRUCTURE EXPANSION	6.270		8.270
TUOBIC	Navy	CAMP LEMONIER	DINING FACILITY	20,780	-20,780	0
TUOSIFC	New	CAMP LEMONIER	CUTF HOA HQ FACILITY	29,710	-29,710	0
TUDGING	Nevy	CAMP LEMONIER	WATER PRODUCTION	19,140		19,140
Inter	Amy	CAMP ADDER .	Power Plant	38,000	-39,000	0
<u> </u>	Amy	CAMP ADDER	Petrokiem Oil & Lubricant Storage Area	10,000	•	10,000
Ē	Ату	CAMP ADDER	Waste Water Treatment and Collection System	9,800		009'6
	Army	CAMP ADDER	Multi Class Storage Warehouse	17,000		17,000
	Атту	CAMP ADDER	Entry Control Point	4,850		4,850
RAG	Army	CAMP ADDER	CONVOY SUPPORT CENTER RELOCATION, PH II	39,000		39,000
	Army	AL ASAD	Power Plant	40,000	000,04	0
	Army	AL ASAD	Landfill Construction	3,100		3,100
	Army	AL ASAD	Urban By Pase Road	43,000		43,000
PAG.	Army	AL ASAD	HOT CARGO RAMP	18,500		18,600
RAD	Army	AL ASAD	SOUTH AIRFIELD APRON (INDIA RAMP)	28,000		28,000
	Аппу	CAMP ANACONDA	Landfill Construction	6,200		9
	Amy	CAMP ANACONDA	Power Plant	39,000	39,000	0
	Army	CAMP ANACONDA	Urban By Pass Road	43,000		43,000
RAO	Army	CAMP ANACONDA	HAZARDOUS WASTE INCINERATOR	4,300		4,300
RAD	Air Force	BALAD AIR BASE	HELJCOPTER MAINTENANCE FACS	34,800		34,600
ZYO	Alr Force	BALAD AIR BASE	FOXTROT TAXIWAY	12,700		12,700
RAD	Air Force	BALAD AIR BASE	FIGHTER RAMP	11,000		1,000
IRAQ	Атту	CAMP CONSTITUTION	JUVENILE TIFFEIC	1,38		11,700
IRAO	Army	CAMP CROPPER	BRICK FACTORY	9,500		9,500
	Army	FALLUIAH	Landfill Construction	2		9
pari	Army	CAMP MAREZ	Landill Construction	088		288
	Army	MOSUL	Urban By Pass Road	43,000		43,000
	Army	Q-WEST	Power Plant	28,000	-26,000	•
RAD	Army	Q-WEST	NORTH ENTRY CONTROL POINT	11,400		11,400
RAG	Amy	Q-WEST	PERIMETER SECURITY UPRADE	14,600		14,600
Ī	Army	CAMP FAMADI	Landfill Construction	8		8
五	Апту	SCANIA	Entry Control Point	2,000		8,000 8,000
EAO.	Amy	SCANIA	WATER STORAGE TANKS	9,200		9,200
part part	Amy	CAMP SPEICHER	Power Plant	39,000	39,000	٥

TITLE XXIX - WAR-RELATED MILITARY CONSTRUCTION FY2008 Budgar

State/ Country	Account	installation	Project Title	Budget	Conference	Conference Authorized
CEL.	Armv	CAND SDEICHED	and the same of the same of the same of		•	
				3,0		8
<u>.</u>	Same of the same o	CAMP SPECHER	Waste Witter Treatment and Collection System	008'6 6		9,800
ITBQ	Army	CAMP SPEICHER	Rolary Wing Parking Apron	49,000		49.000
RAQ	Army	CAMP SPEICHER	MILITARY CONTROL POINT	5.800		5,800
RAG	Amy	CAMP SPEICHER	AVIATION NAVIGATION FACILITIES	13.400		13.400
<u>8</u>	Army	CAMP TAGGADUM	Landfill Construction	088		880
<u> </u>	Amy	TIKRIT .	Urban By Pass Road	43,000		43.000
lraked .	Army	CAMP VICTORY	Lendfill Construction	8,200		6.200
	Army	CAMP VICTORY	Entry Control Point	5,000		5,000
	Army	CAMP VICTORY	Level 3 Hospital	13,400		13.400
	Amy	CAMP VICTORY	Waste Water Trestment and Collection System	9.800		9.600
IRAQ.	Amy	CAMP VICTORY	WATER SUPPLY, TREATMENT & STORAGE, PH III	13.000		13,000
%	Army	CAMP VICTORY	WATER TREATMENT AND STORAGE, PHASE II	18,000	•	16,000
1	Army	CAMP WARRIOR	Landfill Construction	880		880
	Amy	IRAQ VARIOUS	Facilities Replacement, Phase !	36.000		38,000
beut	Army	IRAQ VARIOUS	Facilities Replacement, Phase II	38,000		38,000
iraq	Army	IRAQ VARIOUS	Overhead Cover- eCless	30,000		
IRAQ	Army	VARIOUS LOCATIONS, IRAG	E-GLASS OVERHEAD COVER, PHASE IV	105,000		06,85 00,80
KYRGYZSTAN	Air Force	MANAS AIR BASE	STRATEGIC RAMP	30.300		30,300
				:		
KUWAIT	Army	CAMP ARIFJAN	COMMUNICATION CENTER	30,000		30,000
OMAN	Alt Force	MASIRAH AIR BASE	EXPEDITIONARY BEDDOWN SITE	6,300	-6,300	0
QATAR QATAR	At Force Defense-Wide	AL UDEID AL UDEID	FACILITY REPLACMENTS LOGISTICS STORAGE WAREHOUSE	40,000	-40,000	008'9
Worthwide Unspecified Army Worldwide Unspecified Navy Worldwide Unspecified Navy WORLDWIDE UNSPECAF Fa	Army (Army Nevy (Ar Force	UNSPECIFIED WORLDWIDE UNSPECIFIED WORLDWIDE UNSPECIFIED WORLDWIDE UNSPECIFIED WORLDWIDE	Planning and Dealgn (February/October requests) PLANNING AND DESIGN - WIT Planning and Dealgn (February/October requests) PLANNING & DESIGN	64,200 14,800 11,781 35,000		64,200 14,600 11,781 35,000
Cellfornia Cellfornia	Fam House Con, N Fam House Con, N	CAMP PENDLETON TWENTYNINE PALMS	Improvements Improvements	10,662		10,692 1,074

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Hate/ Country	Account	metalletion	Project Title	Budget Request	Budget Conference Conference Request Change Authorized	Conference	_
MARYLAND VIRGINIA MARYLAND VIRGINIA MARYLAND VIRGINIA	BRACO6 - D BRACO5 - D BRACO5 - D BRACO5 - D BRACO5 - D BRACO5 - D	Defense Wid BETHESDA NAVAL HOSPITAL. - Defense Wid FORT BELVOIR - Defense Wid BETHESDA NAVAL HOSPITAL. - Defense Wid FORT BELVOIR - Defense Wid FORT BELVOIR - Defense Wid FORT BELVOIR - Defense Wid FORT BELVOIR	MED-2: Add/Alter Medical Center increment 1 MED-2: Add/Alter Medical Center increment II MED-2: Planning and Design MED-2: Operation and Maintenance MED-2: Operation and Maintenance MED-2: Operation and Maintenance TOTAL TITLE XXIX	206,200 184,000 3,600 4,000 10,210 8,000	-278,790	205,200 184,000 3,500 4,000 10,210 9,000	1203

LEGISLATIVE PROVISIONS ADOPTED

Authorized Army construction and land acquisition projects (sec. 2901)

The House bill contained a provision (sec. 1515) that would authorize \$526.5 million in fiscal year 2008 for Army military construction projects related to operations in Iraq and Afghanistan.

The Senate amendment contained a similar provision (sec.

2901) that would authorize \$752.7 million for such projects.

The Senate recedes with an amendment that would authorize \$1.26 billion in fiscal year 2008 for Army military construction projects.

The conference agreement includes funding for additional projects not included in the House bill or the Senate amendment that were requested by the President in his budget amendment submitted on October 22, 2007.

The conferees agree to the reductions in the House bill to power plants proposed for construction in Iraq. The conferees do not believe such projects, which would provide mainly long-term benefits or return on investment, should be included in the absence of any agreement for a long-term United States presence in Iraq.

The conferees also agree to prohibit the obligation of funds for a communication center at Camp Arifjan, Kuwait and a brick factory at Camp Cropper, Iraq until the Secretary of Defense provides a report to the congressional defense committees describing the rationale for and policy implications of these projects. The conferees note that the legal implications of having detainees under the control of the United States performing labor in a brick factory have not been explained to Congress to date.

Authorized Navy construction and land acquisition projects (sec. 2902)

The House bill contained a provision (sec. 1515) that would authorize \$169.1 million in fiscal year 2008 for Navy military construction projects to support increasing the size of the Marine Corps inside the United States.

The Senate amendment contained no similar provision, but in-

cluded funding for those projects in title XXII.

The Senate recedes with an amendment that would authorize \$198.8 million in fiscal year 2008 for Navy military construction projects.

The conference agreement includes funding for additional projects not included in the House bill or the Senate amendment that were requested by the President in his budget amendment submitted on October 22, 2007.

The conferees did not authorize funding requested for two projects in Djibouti. The conferees share the concerns expressed in the Senate report accompanying the Military Construction and Veterans Affairs and Related Agencies Appropriations Bill, 2008, that large investments in military construction in Djibouti are not justified at this time given the absence of a strategy for the new Africa Command or a long-term lease for the land these facilities in Djibouti would be built on. Furthermore, the conferees note that the determination to place a project in a supplemental request

should not be determined by the location of the installation, but rather on the enduring nature of the investment. Considering Djibouti's long-term strategic interest to the United States and the size of the investment proposed, the Department of Defense should generally insert future military construction projects for Djibouti into the normal base budget request. The conferees urge the Department to address these concerns and resubmit these projects in a future budget request, if appropriate.

Authorized Air Force construction and land acquisition projects (sec. 2903)

The conferees agree to a provision that would authorize \$258.7 million in military construction projects for the Air Force in support of operations in Iraq and Afghanistan.

The House and Senate bills included no similar provisions.

The conference agreement includes funding for additional projects that were requested by the President in his budget amendment submitted on October 22, 2007.

The conferees have not authorized funding of \$40.0 million requested for replacement of expeditionary facilities at Al Udeid Air Base, Qatar. The conferees are concerned that permanent facilities for the same purpose were constructed and completed in March 2007 from amounts provided in 2004 for emergency supplemental appropriations, but currently cannot be inhabited due to a lack of electricity. The conferees note that the Department of the Air Force may be in violation of section 2801 of title 10, United States Code, which states, "a military construction project includes all construction work, or any contribution authorized by this chapter, necessary to produce a complete and useable facility. . ." The conferees note that the Air Force predicts that the new dormitories, dining halls, and support facilities at Al Udeid Air Base may not be ready for occupancy until March 2008, and may require the use of portable electrical generators at significant further expense to the Air Force. The conferees direct the Secretary of the Air Force to ensure the current facilities are complete and useable with a permanent power source before requesting any further authorizations for new facilities at Al Udeid Air Base, Qatar.

The conferees have not authorized funding of \$6.3 million requested to relocate an expeditionary force site at Masirah Island Air Base, Oman. The conferees note that the project is required to relocate a current expeditionary site per the request of the host nation, and that according to the budget justification documents for this project, the "current U.S. mission requirements dictate the need for planned troop beddowns in the near term at Masirah Island." The conferees note that other statutory authorities exist to permit field commanders to meet such operational requirements.

Authorized defense agencies construction and land acquisition projects (sec. 2904)

The conferees agree to a provision that would authorize \$27.6 million in military construction projects for the defense agencies in support of operations in Iraq and Afghanistan and to provide facilities for the treatment of wounded service members.

The House and Senate bills included no similar provisions.

The conference agreement includes funding for additional projects that were requested by the President in his budget amendment submitted on October 22, 2007.

Authorized base closure and realignment activities funded through Department of Defense Base Closure Account 2005 and related authorization of appropriations (sec. 2905)

The conferees agree to a provision that would authorize \$415.9 million for military construction projects, planning, and design, and operation and maintenance for base closure activities related to the construction of new medical facilities at the National Naval Medical Center, Bethesda, Maryland, and Fort Belvoir, Virginia.

The House bill and Senate amendment included no similar provisions.

This funding was requested by the President in his budget amendment submitted to Congress on October 22, 2007 and is in addition to the funding for these same projects authorized in title XXVII of this Act, which reflects the original February budget request.

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

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Subtitle A—National Security Programs Authorizations

Overview

Title XXXI authorizes appropriations for atomic energy defense activities of the Department of Energy for fiscal year 2008, including: the purchase, construction, and acquisition of plant and capital equipment; research and development; nuclear weapons activities; nuclear nonproliferation activities; naval nuclear propulsion; environmental cleanup; operating expenses; and other expenses necessary to carry out the purposes of the Department of Energy Organization Act (Public Law 95–91). This title authorizes appropriations in five categories: (1) National Nuclear Security Administration (NNSA); (2) defense environmental cleanup; (3) other defense activities; (4) defense nuclear waste disposal; and (5) energy security and assurance.

The budget request for atomic energy defense activities at the Department included \$15.9 billion for atomic energy defense activities, a less than 1 percent increase above the fiscal year 2007 operating plan level. Of the total amount requested:

(1) \$9.4 billion is for NNSA, of which

(a) \$6.5 billion is for weapons activities,

(b) \$1.7 billion is for defense nuclear nonproliferation activities, including \$50.0 million for fiscal year 2008 war-related funding,

(c) \$808.2 million is for naval reactors, and

(d) \$394.7 million is for the Office of the Administrator;

(2) \$5.4 billion is for defense environmental cleanup;

(3) \$764.0 million is for other defense activities; and

(4) \$292.0 million is for defense nuclear waste disposal.

The budget request also included \$5.9 million for energy security and assurance within energy supply.

The conferees agree to authorize \$16.1 billion for atomic energy defense activities, an increase of \$193.3 million above the budget request.

Of this amount, the conferees agree to authorize:

(1) \$9.6 billion for NNSA, of which
(a) \$6.5 billion would be for weapons activities, a decrease of \$45.7 million below the budget request,

(b) \$2.0 billion would be for defense nuclear nonproliferation, an increase of \$230.0 million above the budget request,

(c) \$808.2 million would be for naval reactors, the amount

of the budget request, and

(d) \$400.0 million would be for the Office of the Administrator, an increase of \$5.0 million above the budget request;

(2) \$5.4 billion would be for defense environmental cleanup activities, an increase of \$4.0 million above the budget request;

(3) \$764.0 million would be for other defense activities, the amount of the budget request; and

(4) \$292.0 million would be for defense nuclear waste disposal, the amount of the budget request.

The conferees agree to authorize \$5.9 million for energy security and assurance, the amount of the budget request.

The following table summarizes the budget request and the authorizations:

Department of Energy National Security Programs (Dollars in Thousands)

	FY 2008 Reques	House Authorized	Senate Authorize	Conference Change	Conference Authorized
Discretionary Summary By Appropriation					
Appropriation Summary:					
Energy supply and conservation	5,860	6,000			2,860
Atomic Energy Defense Activities					
National nuclear security administration:					
Weapons activities	6,511,312	6,511,312	6,472,172	45,738	6,465,574
Defense nuclear nonproliferation	1,722,648	1,817,646	1,859,648	230,000	1,952,648
Naval reactors	808,219	808,219	808,219		808,219
Office of the administrator	394,658	399,656	399,656	2,000	399,656
Total, National nuclear security administration	9,436,833	9,636,833	9,539,693	189,262	9,626,095
Environmental and other defense activities:			-	·	
Defense environmental cleanup	5,363,905	5,363,905	5,410,905	4,000	5,367,905
Other defense activities	763,974	763,974	663,074		763,974
Defense nuclear waste disposal	292,048	292,046	242,048		292,046
Total, Environmental & other defense activities	6,419,925	6,419,925	6,316,025	4,000	6,423,926
Total, Atomic Energy Defense Activities	16,856,758	15,956,758	15,855,718	193,262	16,050,020
Total, Discretionary Funding	15,862,618	16,962,758	15,855,718	193,262	16,055,880

Department of Energy National Security Programs (Dollars in Thousands)

Energy Supply And Conservation	FY 2008 Reques	House Authorized	Senate Authoriza	Conference Change	Conference Authorized
Electricity Delivery & Energy Reliability Operations and analysis Infrastructure security & energy restoration	2,860	6,000			5,880
Weapons Activities Directed stockpile work Life expension programs B61 Life expension program W81 Life expension program W81 if the expension program	63,116 175,571	58,915 175,571	63,116 115,571		63,115 175,571
Total, Life extension programs	238,686	234,486	178,886		238,656
Stockpile systems B61 Stockpile systems	75,081	75.091	75.091		75.091
W62 Stockpile systems	2,153 R0 238	2,153	2,153		2,153
W78 Stockpile systems	38,991	38,991	38,991		38.991
W80 Stockpile systems	32,372	32,372	32,372		32,372
B83 Stockpile systems	25,012	25,012	25,012		25,012
W87 Stockpile systems	57,147	57,147	57,147		57.147
W88 Stockpile systems	46,713	48,713	46,713		48,713
Total, Stockpile systems	346,717	346,717	346,717		71.7
Reliable replacement warhead	88,769	68,789	195,069	-22,769	000'99
Weapons dismandement and disposition	52,250	52,250	72,250	000 02	72,250

Department of Energy National Security Programs (Dollars in Thousands)

Stockpile services	Reques	House Authorized	Senate Authorize	Conference Change	Conference Authorized
Production support Research and development support RRUD cartification and safety RRUD cartification and safety	33,329 181,984	284,979 33,329 181,984	33,329 181,984		33,329 181,984
managanen in den notag, and productor sesponstve infrastructure Todas stocklike services	14,946	14,946	14,946	-14,946	200,070
Total, Directed stockpile work	1,447,236	1,423,036	1,513,536	-17,716	1,429,521
Campaigns: Science campaign Primary assessment technologies	63,527	63,527	63,527		63,527
Dynamic materials properties Advanced radioplashly Secondary assessment technologies	98,014 30,995 80,539	98,014 30,995 80,539	98,014 30,995 80,539		98,014 30,995 80,539
Test readiness ofar, Science campaign	273,076	273,075	273,076		273,076
Engineering campaign Enhanced surety	24,803	24,803	5,503		24,803
Weepon systems engineering assessment technology Allocate substantition	19,691	19,691	6,491		19,691
Enhanced surveillance	80,614	84,628	32,314		80,614
Engineering campaign construction activities MESA, other project costs Construction	7,630	7,630	7,630		7,630
01-D-108 Microsystem & engineering science applications (MESA), Sancia National Laborationes,	11,198	11,198	11,198		11,198
loca, chylleening caribaglii corearacadi activities	18,828	18,828	18,828		18,828
Total, Engineering campaign	152,748	156,763	66,349		162,749

Department of Energy National Security Programs (Dollars in Thousands)

	FY 2008 Reques	House Authorized	Senete Authorize	Conference Change	Conference Authorized
Inertal confinement fusion ignition and high yield campaign Ignition	97,537	87,537	99,537	3,300	100,837
Support of stockpile programs NIF diagnostics, cryogenics and experimental support Pulsed power inertial confinement fusion	67,935 10,440	67,935 10,440	69,609 10,440	2,500	70,435 10,440
University grantatorider Kdr. Butpont Joint program in high energy density laborationy plasmas Facility operations and target production	3,213 86,083	3,213 86,083	3,213 92,083	006,8	3,213 95,383
Inertal Nation technology NIF assembly and installation High-energy petawati kasar development	136,912	136,912	136,912		136,912
Program increase Subtotal, inertial confinement fusion and high yield campaign	402,120	15,100 417,220	411,784	15,100	417,220
Sept. 11 National Ignition facility (NIP), Lawrence Livermore National Laboratory, Livermore, CA	10,139	10,139	10,139		10,139
I odal, merusi commement rusion sno nign yleid campaign	412,259	427,359	421,933	15,100	427,359
Advanced simulation and computing campaign Operations and maintenance	585,738	690,738	585,738	5,000	590,738
Pit manufacturing and cartification Pit manufacturing Pit cartification Pit manufacturing capability Modern pit facility	155,838 45,889 54,479	155,838 45,999 54,479	155,838 37,999 49,479		155,838 45,999 54,479
Pit campaign support activities at NTS Consolidated plutonium center other project cost (OPC) Total, Pit manufacturing and certification	24,914 281,230	256,316	225,316	-24,914 -24,914	256,316

Department of Energy National Security Programs (Dollars in Thousands)

	Department of Energy vaccounts and (Dollars in Thousands)		?			
	FY 2008 Reques	House Authorized	Senate Authorize	Conference Change	Conference Authorized	
Readiness Campaign Stockpile readiness High explosives and weapon operations Non-nuclear readiness	18,924 9,835 25,592	18,924 9,835 25,592	18,924 9,835 25,592		18,924 9,835 25,592	
Tritum readiness Operations and maintenance Total, Tritum readiness	73,231	73,231	73,231 15,231		73,231	
Advanced design and production technologies Total, Readiness campaign Total, Campaigns	33,587 161,169 1,866,220	33,587 161,169 1,866,420	33,587 161,169 1,761,580	4,814	33,587 161,189 1,861,406	
Readiness in technical base and facilities (RTBF) Operations of facilities Operations of facilities	1,159,305	1,159,305	1,159,305		1,159,305	
Operations of facilities Kansas City Plant Lawrence Libermore National Laboratory Los Alamos National Laboratory Nevada Test Site Partiex Sandis National Laboratory		15,000	36,800	36,800	36,800	
Savannah River Site Y-12 Production Plant Institutional site support		10,000	E S	000	10,000	
Total, Operations of facilities	1,159,305	1,184,306	1,196,105	42,791	1,202,096	
Program readiness Material recycle and recovery Containers Storage Subtotal, Readiness in technical base and facilities	71,486 69,962 19,184 35,133 1,365,060	71,466 69,962 18,184 35,133 1,380,050	71,486 69,982 19,184 35,133 1,391,850		71,466 69,962 19,184 35,133 1,397,841	

Department of Energy National Security Programs (Dolars in Thousands)

	FY 2008 Reques	House Authorized	Senate Authorize	Conference	Conference Authorized
Construction: 08-D-801 High pressure fire koop (HPFL) Pantax Plant, Amarillo, TX	7,000	7,000	7,000		7,000
08-D-802 High explosive pressing facility Pantex Plant, Amarillo, TX	25,300	25,300	. 25,300		25,300
08-D-804 TA-55 Reinvestment project Los Almos National Laboratory, Los Alamos, NM	9,000	6,000	6,000		6,000
07-D-140 Project engineering and design (PED) various locations	2,500	2,500	2,500		2,500
07-15-220 Redicactive liquid waste treames National treament facility upgrade project, Los Alamos National Los Alamos, NM	28,872	28,672	26,672		26,672
06-D-140 Project engineering design (PED) various locations	23,862	23,862	23,862		23,862
06-D-402 NTS replace fire stations 1 & 2 Nevada Test Site, NV	6,719	6,719	6,719		6,719
05-D-140 Project engineering design various locations	7,000	7,000	2,000		7,000
04-D-125 Chemistry and metalturgy facility replacement project, Los Alamos National Laboratory, Los Alamos, NM	95,596	982'58	45,586		95,588

Department of Energy National Security Programs (Dollars in Thousands)

	FY 2008 Reques	House Authorized	Senate Authorize	Conference Change	Conference Authorized
O4-L-128 IA-18 Crocally experiments facility (CEF), Los Alamos National Laboratory, NM and Nevada Test Site, NV	29,456	29,455	29,455		28,456
01-D-124 HEU materials facility, Y-12 National Security Complex, Oak Ridge, TN Total, Construction Total, Readiness in technical base and facilities	77,000 307,094 1,662,144	77,000 307,094 1,687,144	77,000 257,094 1,648,944	42,781	77,000 307,094 1,704,935
Secure transportation asset Operations and equipment Program direction Total, Secure transportation asset	130,845 84,801 215,846	130,845 84,801 215,645	130,845 84,801 215,646		130,845 84,801 216,646
Nuclear weapons incident response	161,748	161,748	171,748		161,748
Facilities and Infrastructure recapitalization program. Operation and maintenance Construction Construction OS-691 Mercury highway No-0-691 Mercury highway No-wada Teel Site, NV	231,023	231,023	231,023	-31,000	200,023
08-D-902 Potable water system upgrades Y-12 National Security Complex, Oak Ridge, TN	22,500	22,500	22,500		22,500
07-D-253 TA 1 heating systems modernization (HSM) Sandia National Laboratories, Albuquerque, NM	13,000	13,000	13,000		13,000
08-D-601 Electrical distribution system upgrade, Pentex Plant, Amarilio, TX	2,500	2,500	2,500		2,600

Department of Energy National Security Programs (Dollars in Thousands)

Conference Authorized 1,900	15,020	62,720	17,518 17,518	741,318	8,000 17,496 198,814 102,243 091,057
Conference Change		31,000		20,000	20,000
Senate Authorize 1,900	15,020	62,720	17,518	783,718	8,000 841,214 102,243 943,457 6,656,172
House Authorized 1,900	15,020	62,720	17,518 17,518	721,318	8,000 57,496 778,814 102,243 881,067 6,545,312
FY 2008 Reques 1,900	15,020	62,720 283,743	17,518 17,518	721,318	8,000 57,496 778,814 102,243 881,067 6,645,312
06-D-602 Gas main and distribution system upgrade, Pantex Plant, Amarito, TX	06-D-603 Steam plant life extension project (SLEP), Y-12 National Security Complex, Oak Ridge, TN	Total, Construction Total, Facilities and infrastructure recapitalization program	Environmental projects and operations Long term response actions Long term stewardship Total, Environmental projects and operations	Safeguards and security Defense nuclear security Operations and maintenance Construction: 08-D-701 Nuclear materials S&S upgrade project, Los Almos National Laboratory, Los Alamos, NM	05-D-170 Project engineering and design, various locations Total, Construction security Cybersecurity Total, &sifeguards and security Total, &sifeguards and security Subtotal, Wespons Activities

Department of Energy National Security Programs (Dollars in Thousands)

Afterdage	FY 2008 Reques	House Authorized	Senate Authorize	Conference Change	Conference Authorized
Aujusumens Use of printy year unobligated balances Less security change in embursable work Transfer to Office of the Ameliatedate	-34,000	34,000	\$0,000 \$4,000	-55,000	25,000 24,000
Total, Adjustments Total, Weapons Activities	34,000 6,511,312	-34,000 6,511,312	8,472,172	-66,000 -46,738	-89,000 8,465,574
Defense Nuclear Nonproliferation Nonproliferation and verification R&D Coerations and maintenance	265,252	280,252	315,252	000'09	315,252
local, nonprovince about a verification read. Nonprolification and international security	124,870	147,870	137,870	13,000	137,870
International nuclear materials protection and cooperation	177,178	401,771	381,771	30,000	401,771
Elimination of weapons-grade plutonium production program	181,593	181,593	195,593	10,000	191,583
Fissile matertats disposition Construction:	215,685	215,686	215,685		215,685
99-0-141 Pit disassembly and conversion facility, Savannah River, SC	60,000	80,000	90,000		90,000
99-D-143 Mixed codde fivel fabrication facility, Sevannah River, SC	333,848	333,849	333,849		333,849
Total, Fissile materials disposition	593,849	393,849	383,849 609,534		393,849

Department of Energy National Security Programs (Dollars in Thousands)

	FY 2008 Regues	House Authorized	Senate Authorize	Conference Change	Conference Authorized
Global threat reduction initiative	119,626	196,626	119,628	77,000	196,626
International nuclear materials protection and cooperation FY08 war. Global threat reduction initiative FY08 wer-related	30,000 20,000		30,000 20,000		30,000
MEA Nuclear Fuel Bank			20,000	50.000	90.00
Subtotal, Defense Nuclear Nonproliferation	1,722,648	1,817,646	1,659,646	230,000	1,852,646
Total, Defense Nuclear Nonproliferation	1,722,646	1,817,646	1,859,646	230,000	1,952,646
Naval Reactors Naval reactors development Operation and maintenance	785,619	765,519	785.519		785 619
Construction:	765,519	765,519	785,519		785,519
08-D-901 Shipping and receiving and warehouse complex (SKWK), betts Atomic Power Laboratory (BAPL),	000'6	000'8	000'8		0006
08-D-190 Project engineering and design Expended Core Facility M-290 recovering discharge station, Navai Reactors Facility, ID	920	920	550		250
07-0-190 Materials research technology complex (MRTC), Betts Atomic Power Laboratory (BAPL), Pittsi	450	450	450		654
Total, Construction Total, Naval reactors development	10,000 913,377	10,000	10,000		10,000
Program direction	32,700 808,219	32,700 808,219	32,700		32,700 808,219

Department of Energy National Security Programs (Dollars in Thousands)

	FY 2008 Reques	House Authorized	Senate Authorize	Conference Change	Conference Authorized
Office Of The Administrator Office of the administrator I otal, Uthice Of The Administrator	394,656 394,656	399,656 399,656	399,656	5,000	399,656 398,656
Defense Environmental Cleanup Closure sites: Astrabula	296	282	295		298
Coloure sites administration	11,834	11,834	11,834		11,834
Fernan Milamisburg Doctor Elekt	30,308	30,308	30,308		30,308
Total, Glosure sites	42,431	42,437	42,437		42,437
Hanford site: 2012 completton projects Vuctear material stabilization and disposition Plutonium finishing plant (PFP) SNF stabilization and disposition Nuclear facility D&D river conflor closure project Solid waste stabilization and disposition	98,002 98,815 215,221	98,002 99,815 215,221	98,002 99,815 215,221		98,002 99,815 215,221
Total, 2012 completion projects	413,038	413,038	413,038		413,038

Department of Energy National Security Programs (Dollars in Thousands)

	FY 2008 Reques	House Authorized	Senete Authorize	Conference Chenge	Conference Authorized	
2035 completion projects Solid waste stabilization and disposition 2035	236,788	236,788	236,788		236,788	
Soil and water remediation - groundwater vactoes 2000e Number families of Hanford Number families of Hanford Number families of Hanford Number families of Hanford Number families of Hanford Number families of Hanford Number families of Hanford Number families of Hanford Number families of Hanford Number families of Number families of Number families of	105,552	105,552	105,552 98,753		105,552 98,753	
Operate waste disposal facility	3,329	3,328	3,329		3,329	
SNF stabilization and disposition/storage Richland community and regulatory support	19,620	19,620	19,620		19,620	
Total, 2035 completion projects	464,042	464,042	464,042		464,042	
I otal, Hantord Site	090,110	000,70	2007 2 10			
Office of River Protection: Wests treatment and immobilization plant						
Construction: 01-D-416 Waste treatment and						
immobilization plant 04-0-48a cw sethitiv wasta facility	143,000	143,000	143.000		143,000	
01-D-16B Analytical laboratory	45,000	45,000	45,000		45,000	
01-D-16C Balance of facilities 01-D-16D High least weets facility	72,980	77,000	177,000		177,000	
01-D-16E Pretreatment facility	253,000	253,000	253,000		253,000	
Total, Construction	000'069	000'069	690,000		690,000	
Total, Waste treatment and immobilization plant	000'069	000'069	690,000		900'089	
Tank farm activities	٠					
Kadicactive inquid tenk waste stabilization and disposition	272,972	272,972	272,972		272,872	
River protection community and regulatory support	471	471	471		471	
Total, Tank farm activities	273,443	273,443	273,443		273443	
Total, Office of River protection	54,588	562,443	2		21.25	

Department of Energy National Security Programs (Dollars in Thousands)

Conference Authorized	2,250 29,186 168,623	61,616	112,800	112,389 13,373	3,787	504 ,028	8,680	81,106	370 12,411	139,467
Conference Change										
Senate Authorize	2,250 29,168 168,623	61,616	112,800	112,389	3,787	204,026	8,880	81,106 81,106	370 12,411	139,467
House Authorized	2,250 29,186 168,623	61,616	112,800	112,389 13,373	3,787	904,028	089'8	81,106 81,106	370 12,411	139,467 271,130
FY 2008 Regues: A	2,250 29,188 168,623	61,616	112,800	112,389 13,373	3,787	970'400	0898	81,106	370 12,411	139,467
idaho National Laboratory:	SNF stabilization and disposition/storage Nuclear material stabilization and disposition SNF stabilization and disposition - 2012 Sold waste stabilization and disposition	reducedore into tank waste subnizatori and disposition Construction Construction Construction Disposit	Total, Construction	Soli and water remediation - 2012 Nuclear facility D & D	individual stating D a D individual support	Total, reach responsi Laboratory	NNSA attes Lawrence Livermore National Laboratory	NOVA VOIVE CONTROL	Calibos City Tatil. Calibos Saporatorios Partex Sandia National Laboratorios	Nevada off-sites Los Alamos National Laboratory Total, NNSA sites and Nevada off-sites

Department of Energy National Security Programs (Dollars in Thousands)

(Dollars in Thousands)	FY 2008 House Cak Ridge Reservation:	iley 72,286	Nuccear facility D & D, East 1 emessee 3,353 3,353 Nuclear facility D & D, Y-12 National Security Complex 19,855 19,855 Nuclear facility D & D, Oak Rüge National Laboratory 51,446 51,448 Solid waste stabilization and disposition	Science current generation Solid waste stabilization and disposition OR inservation community and regulatory support Building 3019 Total, Dak Ridge Reservation 179,284 179,284	Savannah River sites: 2012 completion projects Nuclear facility D&D Nuclear material stabilization and disposition Construction: 04-D-423 container surveillance capability in 105K Total, Construction Total, 2012 completion projects 31,000 Total, 2012 completion projects 31,000	SNF stabilization, disposition/storage SNF stabilization, disposition/storage SNF comminuity and regulatory support Nuclear material stabilization and disposition Spert nuclear half eabilization and disposition Solid waste stabilization and disposition Solid waste stabilization and disposition 76,191 75,191 Nuclear facility D&D Nuclear facility D&D SOLID AUCLEAN 2,908 2,908 2,908
	Senate Authorize	72,285 72,285 6,379 8,379	3,353 5 19,855 8 51,446	5,986 70 20,000 74 179,284	31,000 31,000 31,000 31,000 31,000	12,500 12,500 31,1811 311,811 31,133 31,133 61,528 77,528 75,191 75,191 2,908 23,908
	Conference Change					
	Conference Authorized	72,285 6,379	3,353 19,855 51,446	5,986 20,000 178,284	31,000 18 1900,18	12,500 31,1811 31,133 61,528 75,181

Department of Energy National Security Programs (Dollars in Thousands)

FY 2008 House Senate Conference Conference	15,000 15,000 15,000	6 170,016	18bilization 524,018 524,018 524,018 524,018	sing facility, 131,000 131,000 131,000 131,000	10,001 10,001	141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,001 141,00	1,208,090 1,208,090 1,243,090 -6,000 1,200,090	133,018 133,018	24,090 24,090 24,090 24,090 24,090 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27,134 27	219,738 218,738 218,739	3097,800 3097,800 3097,800
	Construction: 08-0-414 Project engineering and design Plutonium Vitrification Facility. VI.	Total, Construction Total, 2015 completion projects	Tank farm activities Radiosctive liquid tank waste stabilization and disposition Construction:	05-D-405 Salt waste processing facility. Savannah River	03-D-414 Saft waste processing facility PED, Savannah River	Total, Construction Total, Tank farm activities	Total, Savannah River ette	Waste Isolation Pilot Plant Weste Isolation pilot plant	Central characterization project Transportation Community and requisitors authors	Total, Waste Isolation Pilot Plant	Program direction

Department of Energy National Security Programs (Dollars in Thousands)

1	4,927 18,490	009'	11,867 87,297 149,400	273,381 31,389 463,000	808		329,305 100,043 429,348
	4 6	-	11 87 149		6	8,367,908	328 100
				10,000	4,000	4,000	
	4,927 18,490	1,600	11,667 87,297 149,400	31,389	5,410,905	5,410,905	327,405 100,043 427,448
No.	4,927 18,490	1,800	11,867 87,297 149,400	273,381	6,363,905	6,363,906	329,305 100,043 429,348
	4,927 18,490	1,600	11,667 87,297 149,400	273,381 21,389 463,000	5,363,905	6,363,905	328,305 100,043 429,348
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	Safeguards and Security: Waste Isolation Pilot Project Oak Ridge Reservation	Fernald West Valley	Peducah Portsmouth Richland/Hanford Site	Savainain ruya sina fotal, Safaguarda and Security Technology development Technology development DED fund contribution	Subtotal, Defense environmental cleanup	Total, Defense Environmental Cleanup	Other Defense Activities Health, safety and security Health, safety and security Program direction Total, Health, safety and security
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Department of Energy National Security Programs (Dollars in Thousands)

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ITEM OF SPECIAL INTEREST

International Atomic Energy Agency nuclear fuel bank

The conferees support the creation of an international nuclear fuel bank under the auspices of the International Atomic Energy Agency (IAEA). Some countries—including Iran—have justified the need for developing their own uranium enrichment and reprocessing facilities, which could make nuclear reactor fuel or nuclear weapons-usable materials, based on the claim that they could not trust foreign countries to reliably supply nuclear fuel for their reactors. The creation of international mechanisms to supplement the international nuclear fuel market could remove the need for national enrichment and reprocessing capabilities in states that do not currently possess them, and support global nonproliferation efforts and discourage new countries from developing national uranium enrichment facilities.

The conferees note that the House has already passed H.R. 885, the International Nuclear Fuel for Peace and Nonproliferation Act, and note that the Senate Committee on Foreign Relations has reported S. 1138, the Nuclear Safeguards and Supply Act of 2007. Conferees note that additional work will be required in order to provide appropriate guidance to the executive branch regarding criteria for access by foreign countries to any fuel bank established at the IAEA with materials or funds provided by the United States.

LEGISLATIVE PROVISIONS ADOPTED

National Nuclear Security Administration (sec. 3101)

The House bill contained a provision (sec. 3101) that would authorize \$9.5 billion for the National Nuclear Security Administration (NNSA) of the Department of Energy, including funds for weapons activities, defense nuclear nonproliferation programs, naval reactor programs, and the Office of the Administrator, an increase of \$100.0 million above the budget request.

The Senate amendment contained a similar provision (sec. 3101) that would authorize \$9.5 billion, an increase of \$102.9 million above the budget request.

The conferees agree to authorize \$9.6 billion for NNSA, an increase of \$189.3 million above the budget request.

The budget request included \$6.5 billion for weapons activities. The House bill would authorize \$6.5 billion, the amount of the budget request. The Senate amendment would authorize \$6.5 billion, a decrease of \$39.1 million below the budget request. The conferees agree to authorize \$6.5 billion, a decrease of \$45.7 million below the budget request.

Within weapons activities, the conferees agree to authorize \$66.0 million for the Reliable Replacement Warhead, a decrease of \$22.8 million below the budget request. The conferees agree to authorize an increase of \$20.0 million above the budget request for weapons dismantlement and disposition. The budget request included \$14.9 million for responsive infrastructure. The conferees agree to authorize no funds for this item. The conferees agree to authorize an increase of \$15.1 million above the budget request in inertial confinement fusion ignition and high yield campaign as fol-

lows: a \$3.3 million increase for ignition; a \$2.5 million increase for National Ignition Facility (NIF) diagnostics, cryogenics, and experimental support; and a \$9.3 million increase in facility operations and target production. The conferees also agree to authorize an increase of \$5.0 million above the budget request in the advanced simulation and computing campaign to support NIF computational needs. The budget request included \$24.9 million for the consolidated plutonium center. The conferees agree to authorize no funds for this item. In readiness in technical base and facilities, the conferees agree to authorize the following increases above the budget request in operations of facilities: a \$36.8 million increase for infrastructure repair at the Pantex Plant; and a \$10.0 million increase for the Y-12 complex, composed of \$5.0 million for infrastructure repair and \$5.0 million for activities in support of the Uranium Processing Facility. The conferees agree to authorize \$262.7 million for the facilities and infrastructure recapitalization program, a decrease of \$31.0 million below the budget request. Within safeguards and security, the conferees agree to authorize an increase of \$20.0 million above the budget request to address training and equipment shortages at NNSA sites. Within weapons activities, the conferees agree to authorize the use of \$55.0 million of prior year unobligated balances as a funding adjustment to offset fiscal year 2008 requirements.

The budget request included \$1.7 billion for defense nuclear nonproliferation, including \$50.0 million for fiscal year 2008 warrelated funding. The conferees agree to authorize \$2.0 billion, an increase of \$180.0 million above the base budget request and the amount requested for fiscal year 2008 war-related funding (the authorization of \$50.0 million for fiscal year 2008 war-related funding is provided elsewhere in Division C of this Act). The conferees agree to authorize an additional \$50.0 million in funding for the Nonproliferation and Verification Research and Development program for proliferation detection including next-generation nuclear detection technologies, nuclear explosion monitoring, and technologies to support improved nuclear material forensic capabilities. The conferees agree to authorize an additional \$13.0 million in funding for the Nonproliferation and International Security program as follows: an increase of \$8.0 million for Global Initiatives for Proliferation Prevention; and an increase of \$5.0 million for Dismantlement and Transparency, including technical support to the Six Party process on the denuclearization of the Korean Peninsula. The conferees agree to authorize an additional \$30.0 million in funding for the International Nuclear Materials Protection and Cooperation program as follows: an increase of \$20.0 million for the Second Line of Defense Core program and Megaports; an increase of \$3.0 million to reduce the risk of theft and proliferation of weapons-usable nuclear materials from the Russian Federation; and an increase of \$7.0 million to ensure the sustainability of weapons of mass destruction nonproliferation programs in Russia. The conferees agree to authorize an additional \$10.0 million in funding for the Elimination of Weapons-Grade Plutonium Production program to accelerate shutdown of the plutonium producing reactor at Zheleznogorsk, Russia. The conferees agree to authorize an additional \$77.0 million in funding for the Global Threat Reduction Initiative as follows: an increase of \$5.0 million for Reduced Enrichment for Research and Test Reactors, including the conversion of research and test reactors from the use of highly-enriched uranium to low-enriched uranium; an increase of \$2.0 million for U.S. Radiological Threat Reduction; an increase of \$40.0 million for International Radiological Threat Reduction; and an increase of \$30.0 million for Emerging Threats and Gap Material. The conferees agree to authorize \$50.0 million for the International Atomic Energy Agency nuclear fuel bank.

The budget request included \$808.2 million for the naval reactors program. The conferees agree to authorize this program at the requested level. The budget request included \$394.7 million for the Office of the Administrator. The conferees agree to authorize an increase of \$5.0 million above the budget request within the Office of the Administrator program direction account for the purposes of expanding and strengthening staff capacity, capabilities, and resources in support of defense nuclear nonproliferation activities.

Defense environmental cleanup (sec. 3102)

The House bill contained a provision (sec. 3102) that would authorize \$5.4 billion for the Department of Energy for defense environmental cleanup for fiscal year 2008, the amount of the budget request.

The Senate amendment contained a similar provision (sec. 3102) that would authorize \$5.4 billion for defense environmental cleanup, an increase of \$47.0 million above the budget request.

The conferees agree to include a provision that would authorize \$5.4 billion for defense environmental cleanup, an increase of \$4.0 million above the budget request. The conferees agree to authorize \$9.0 million for project 08–D–414/PED 08–01, the plutonium vitrification facility at the Savannah River Site, a decrease of \$6.0 million below the budget request. The conferees agree to authorize an additional \$10.0 million for technology development and deployment.

Other defense activities (sec. 3103)

The House bill contained a provision (sec. 3103) that would authorize \$764.0 million for the Department of Energy for other defense activities for fiscal year 2008, the amount of the budget request.

The Senate amendment contained a similar provision (sec. 3103) that would authorize \$664.1 million for the Department of Energy for other defense activities, a decrease of \$100.9 million below the budget request.

The conferees agree to include a provision that would authorize \$764.0 million, the amount of the budget request.

Defense nuclear waste disposal (sec. 3104)

The House bill contained a provision (sec. 3104) that would authorize \$292.0 million for defense nuclear waste disposal, the amount of the budget request.

The Senate amendment contained a similar provision (sec. 3104) that would authorize \$242.0 million, a decrease of \$50.0 million below the budget request.

The conferees agree to include a provision that would authorize \$292.0 million, the amount of the budget request.

Energy security and assurance (sec. 3105)

The House bill contained a provision (sec. 3105) that would authorize \$6.0 million for the Department of Energy for other atomic energy defense activities for fiscal year 2008 for energy security and assurance programs, an increase of \$140,000 above the budget request.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would authorize \$5.9 million for energy security and assurance programs, the amount of the budget request.

The conferees reluctantly provide the funds requested in acknowledgment of the national security nexus for a limited set of activities conducted within the Department of Energy Office of Electricity Delivery and Energy Reliability. If the Department intends to continue to request some portion of funds for this office within budget code 050, the conferees expect a fulsome description of and justification for this funding; items absent from prior budget requests.

Subtitle B—Program Authorizations, Restrictions, and Limitations

The Senate amendment contained a provision (sec. 3111) that would place a cap on the funding available for the Reliable Replacement Warhead (RRW) program and prohibit funding for any

RRW activities beyond phase 2A.

The House bill contained no similar provision.

Reliable Replacement Warhead program (sec. 3111)

The House recedes with an amendment that would prohibit the National Nuclear Security Administration (NNSA) from using fiscal year 2008 funds to support activities under the RRW program beyond phase 2A of the phased nuclear weapons acquisition process.

The conferees note that House Report 110–146 set forth the view of Committee on Armed Services of the House of Representatives that the NNSA RRW program activities should not exceed phase 2A activities in fiscal year 2008. The conferees have provided \$66.0 million for RRW phase 2A activities.

The conferees believe clarification of the United States' long-term nuclear weapons policy is a prerequisite to any major decisions on the size and composition of the nuclear weapons stockpile and the complex that supports it. To that end, the conference agreement includes section 1062 establishing a congressionally appointed bipartisan commission to examine U.S. nuclear policy and strategic posture, and section 1070, requiring that a new Nuclear Posture Review be submitted to Congress in December 2009.

On September 7, 2007, JASON completed a technical review of the RRW with a focus on the Lawrence Livermore National Laboratory (LLNL)/Sandia National Laboratory design, now known as WR1. The review was undertaken at the request of the NNSA. In this review, JASON made four findings with accompanying recommendations. The four findings are:

(1) Certification for WR1 will require new experiments, enhanced computational tools, and improved scientific understanding of the connection of the results from such experiments and simulations to the existing nuclear explosive test data.

(2) The physical understanding of the enhanced surety features, which address a top requirement for WR1, is still under de-

velopment.

(3) New fabrication processes are proposed for WR1 with the intent of simplifying manufacturing and achieving cost savings but

their impact on performance must be further understood.

(4) In the absence of new nuclear-explosive testing, the challenges to certification must be met in a peer review regime that establishes confidence in the WR1 design. Peer review is essential to establishing the technical credibility of new designs. Peer review for RRW certification must play a larger role than provided for by current NNSA guidelines or envisaged in the LLNL plans.

current NNSA guidelines or envisaged in the LLNL plans.

The JASON findings begin to identify the challenges of the RRW program and the scientific work and general processes that need substantial focus and attention. The conferees believe that the RRW program will present many scientific challenges and urge the NNSA to ensure that the stockpile stewardship scientific, computational, and experimental capabilities and tools are maintained and

expanded as necessary to support RRW.

The conferees urge the NNSA to approach the RRW program cautiously, with a commitment to address and resolve all issues as completely as possible. Using an outside technical review mechanism, such as JASON, is necessary to fully understand the technical issues associated with RRW. The conferees urge the NNSA to consider how a regularized external review could be undertaken.

Nuclear test readiness (sec. 3112)

The Senate amendment contained a provision (sec. 3121) that would repeal section 3113 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136) and extend the requirement for a test readiness report required by section 4208 of the Atomic Energy Defense Act (50 U.S.C. 2528), but require the Secretary of Energy to submit the report biennially on March 1 of each odd-numbered year beginning on March 1, 2009.

The House bill contained no similar provision.

The House recedes.

Modification of reporting requirement (sec. 3113)

The Senate amendment contained a provision (sec. 3136) that would modify the report required by section 3111 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163). Section 3111 required the Secretary of Energy to submit a report on the Reliable Replacement Warhead (RRW) by March 2007. The amendment would make the report a biennial report through 2013. In addition, the provision would require that the report be submitted in a classified form with an unclassified summary.

The House bill contained no similar provision.

The House recedes with an amendment that would eliminate the requirement for a biennial report through 2013 and retain the requirement that the report be submitted in a classified form with a detailed unclassified summary.

The conferees note that the Secretary of Energy has failed to submit the report required by section 3111, and remind the Secretary that the report was due to Congress on March 1, 2007. The conferees believe that this report is important to future decisions about the RRW program.

Limitation on availability of funds for fissile materials disposition program (sec. 3114)

The Senate amendment contained a provision (sec. 3112) that would require the Secretary of Energy to certify to the congressional defense committees what portions of the fiscal year 2008 and prior fiscal years' funds for the fissile materials disposition program will be obligated and expended in fiscal years 2008 and 2009, before any of the fiscal year 2008 funds are obligated or expended. In the event that any of the fiscal year 2008 funds will not be obligated in fiscal years 2008 or 2009, the provision would authorize the Secretary to use such fiscal year 2008 funds for obligation to any other nonproliferation program in which the funds could be obligated and expended in fiscal years 2008 or 2009.

The House bill contained no similar provision.

The House recedes with an amendment that would prohibit the Secretary of Energy from obligating more than 75 percent of the funds authorized to be appropriated for the fissile materials disposition program for fiscal year 2008 until the Secretary, in consultation with the Administrator for Nuclear Security, submits a report to the congressional defense committees setting forth a plan for obligating and expending prior year funds that remain available for obligation after January 1, 2008, as well as fiscal year 2008 funds.

The conferees continue to fully support the goals of the United States Surplus Fissile Materials Disposition program, which include disposition of U.S. surplus weapons-grade plutonium and use of the mixed oxide fuel fabrication facility for such plutonium disposition. The conferees emphasize that the program has important nonproliferation benefits and is consistent with the national security interests of the United States. The disposition of surplus weapons-grade plutonium will demonstrate to the international community our commitment to permanently eliminating materials that could be used for nuclear weapons.

The conferees also continue to fully support the goals of the Russian Surplus Fissile Materials Disposition program, which include disposition of the Russian Federation's surplus weaponsgrade plutonium. However, the conferees are concerned by the remaining lack of certainty on issues relating to the path forward for Russian plutonium disposition.

The conferees request an update from the Secretary of Energy at the earliest possible date on the subjects covered in the report the Secretary submitted to the congressional defense committees relating to the Russian Surplus Fissile Materials Disposition program, in response to the requirement under section 3121 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364).

Modification of limitations on availability of funds for waste treatment and immobilization plant (sec. 3115)

The Senate amendment contained a provision (sec. 3113) that would amend section 3120a of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364) to require an independent review and certification by the Secretary of Energy of the earned value management system for the waste treatment and immobilization plant at the Department of Energy's Hanford Site.

The House bill contained no similar provision.

The House recedes.

Modification of sunset date of the Office of the Ombudsman of the Energy Employees Occupational Illness Compensation program (sec. 3116)

The Senate amendment contained a provision (sec. 3137) that would extend the sunset date for the Office of the Ombudsman for the Energy Employees Occupational Illness Compensation program for 5 years to October 28, 2012.

The House bill contained a similar provision (sec. 3118) that would permanently establish the Office of the Ombudsman, provide the Office of the Ombudsman with contracting authority, and expand the scope of the duties of the office. In addition, the provision would change the nature of the funding that supports the office from mandatory to discretionary.

The House recedes.

Technical amendments (sec. 3117)

The Senate amendment contained a provision (sec. 3125) that would make technical amendments to the Atomic Energy Defense Act (50 U.S.C. 2521 et seq.)

The House bill contained no similar provision.

The House recedes.

Subtitle C—Other Matters

Study on using existing pits for the Reliable Replacement Warhead program (sec. 3121)

The House bill contained a provision (sec. 3111) that would require the Administrator for Nuclear Security, in consultation with the Nuclear Weapons Council, to analyze and then report on the feasibility of using existing plutonium pits to remanufacture warheads in the Reliable Replacement Warhead (RRW) program. The report to the congressional defense committees would be due no later than February 1, 2008. The report would be unclassified but may include a classified annex.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would clarify the scope of the study and the report to look at the feasibility of using existing plutonium pits in the RRW program, in lieu of newly manufactured pits. The study would include an analysis of certification, manufacturing, and technical issues relating to the use of existing plutonium pits and would be due to the congressional defense com-

mittees no later than 6 months after the date of enactment of this Act.

Report on retirement and dismantlement of nuclear warheads (sec. 3122)

The House bill contained a provision (sec. 3113) that would direct the Administrator for Nuclear Security, in consultation with the Nuclear Weapons Council, to submit to the congressional defense committees a report on the retirement and dismantlement of the nuclear warheads that are not part of the enduring stockpile but that have not been dismantled. The report would be due no later than February 1, 2008 and would include a plan to accelerate the dismantlement of such nuclear warheads and an assessment of the feasibility of implementing an accelerated schedule.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would change the due date of the report to March 1, 2008. Further, the amendment would specify that the nuclear warheads that are the subject of the report would be those warheads that will not be part of the enduring stockpile as of December 31, 2012, but that have not yet been dismantled. In addition, the amendment would require the Administrator to include in the report an assessment of the capacity of the nuclear weapons complex and the resources needed to accommodate an accelerated schedule.

Plan for addressing security risks posed to nuclear weapons complex (sec. 3123)

The House bill contained a provision (sec. 3114) that would direct the Administrator for Nuclear Security to conduct an assessment of the physical security and cyber security risks posed to the nuclear weapons complex at the Department of Energy (DOE) and the security technologies employed within the complex. The report on the assessment would be submitted to the congressional defense committees and would include a site-specific description of security technologies, a description of how DOE establishes investment priorities, and a multi-year plan for replacement and maintenance of technologies.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require that the plan be prepared in consultation with the Director of the Office of Health, Safety, and Security of the DOE. The amendment would also add the report as an additional element to the National Nuclear Security Administration annual future-years nuclear security program plan.

Department of Energy protective forces (sec. 3124)

The House bill contained a provision (sec. 3112) that would require the Administrator for Nuclear Security to conduct a review of the protective forces at the National Nuclear Security Administration (NNSA) sites and submit a report to the congressional defense committees setting forth the results of the review. The report would be due no later than March 1, 2008 and would include an assessment of the potential risks associated with contractual incentives and mechanisms to provide protective forces. In addition, the

report would require an assessment of specific alternative manage-

ment options for managing the protective forces.

The Senate amendment contained a similar provision (sec. 3124) that would require the Comptroller General of the United States to report to the Committees on Armed Services of the Senate and the House of Representatives on the management of protective forces at the Department of Energy (DOE) sites with category I nuclear material. This would include the relevant NNSA sites. The report would be due 180 days after the date of enactment of this Act and would include a discussion of the management, contractual structure, training, benefits, and alternative management

options for the DOE protective forces.

The Senate recedes with an amendment that would combine the elements of each report into companion assessments and reviews of the protective forces at the DOE and NNSA sites with category I nuclear materials. These assessments and reviews would be included in sequential reports, first by the Comptroller General and then the Administrator for Nuclear Security. The amendment would require the Comptroller General report to be submitted 180 days after the date of enactment of this Act. No later than 90 days following the receipt of the Comptroller General report the Secretary of Energy, in conjunction with the Administrator for Nuclear Security and the Assistant Secretary for Environmental Management, would submit to the Committees on Armed Services a report on the management of the protective forces, using the Comptroller General report as a starting point. The DOE review would include an assessment of the options for management identified by the Comptroller General, as well as other options that the Secretary may identify. In addition, the DOE report would include an analysis and assessment of the role contractor incentives play in the management and performance of the protective forces.

Evaluation of National Nuclear Security Administration strategic plan for advanced computing (sec. 3125)

The Senate amendment contained a provision (sec. 3138) that would require the Secretary of Energy to enter into an agreement with an independent entity to conduct an evaluation of the strategic plan for advanced computing of the National Nuclear Security Administration (NNSA). The report would be due 180 days after the date of enactment of this Act. The report would include: an assessment of the role played by NNSA high performance computing research in maintaining U.S. leadership in computer capabilities and the impact of funding reductions to such leadership; the way in which NNSA uses computational capabilities to support the Stockpile Stewardship programs; the NNSA relationship with private industry; and the efforts of the Department of Energy (DOE) to coordinate supercomputing work within the DOE, with other government agencies, and with private industry.

The House bill contained no similar provision.

The House recedes with an amendment that would modify the elements of the assessment. Included in the report would be: an assessment of the adequacy of the strategic plan in supporting the Stockpile Stewardship program; the role of research and development in high performance computing in fulfilling the missions of

the NNSA and maintaining U.S. leadership in this area; and the impact of changes in investment levels or strategies to fulfill the missions of the NNSA. The amendment would also require an assessment of DOE efforts to coordinate supercomputing work within the DOE, to develop joint strategies with other federal agencies and private industry, and to share developments and capitalize on innovations with private industry. This amendment would also require the report to be submitted by the Secretary of Energy 1 year after the date of enactment of this Act.

Sense of Congress on the nuclear nonproliferation policy of the United States and the Reliable Replacement Warhead program (sec. 3126)

The Senate amendment contained a provision (sec. 3122) that would set forth the sense of Congress that the United States should take a number of actions with respect to nonproliferation matters. The provision would also set forth the sense of Congress that any decision to manufacture or deploy a Reliable Replacement Warhead should be formulated in the broader context of the progress made by the United States toward each of the enumerated goals.

The House bill contained no similar provision.

The House recedes with an amendment that would clarify several of the actions enumerated in the Senate provision. The amendment would also modify item number five with respect to the Comprehensive Test Ban Treaty by replacing it with a sense of Congress that the United States should sustain the Science-Based Stockpile Stewardship program, which provides the basis for certifying the U.S. nuclear deterrent and maintaining the moratorium on underground nuclear weapons testing.

Department of Energy report on plan to strengthen and expand International Radiological Threat Reduction program (sec. 3127)

The House bill contained a provision (sec. 3115) that would require the Secretary of Energy to submit a report to Congress that sets forth a specific plan for strengthening and expanding the Department of Energy (DOE) International Radiological Threat Reduction (IRTR) program within the Global Threat Reduction Initiative. The plan would include actions to address the issues raised and recommendations made in the March 13, 2007 Government Accountability Office report titled "Focusing on the Highest Priority Radiological Sources Could Improve DOE's Efforts to Secure Sources in Foreign Countries." The report would be due no later than 60 days after the date of enactment of this Act.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would direct the Secretary of Energy to submit the report to Congress no later than 120 days after the date of enactment of this Act and would modify several of the elements required to be in the report. This would include a clarification that the Secretary should give high priority to materials that present the highest risk.

The conferees support the idea that the IRTR program should concentrate on securing the radiological materials that present the highest risk, but also encourage the DOE to take advantage of opportunities, as they arise, to increase the security of radiological materials, even if the materials to be secured represent a lower comparative risk.

Department of Energy report on plan to strengthen and expand Materials Protection, Control, and Accounting program (sec. 3128)

The House bill contained a provision (sec. 3116) that would require the Secretary of Energy to submit to Congress a report that sets forth a specific plan for strengthening and expanding the Department of Energy Materials Protection, Control, and Accounting program. The plan would include actions to address the issues raised and recommendations made in the February 2007 Government Accountability Office report titled "Progress Made in Improving Security at Russian Nuclear Sites, but the Long-Term Sustainability of U.S. Funded Security Upgrades is Uncertain." The plan would also include a long-term operational plan to secure all weapons-usable material and warhead sites as quickly and effectively as possible and ensure that sufficient funding is available to carry out these activities. The report would be due 60 days after the date of enactment of this Act.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would modify several of the elements required to be in the report, and would direct the Secretary to submit the report to Congress no later than 120 days after the date of enactment of this Act.

Agreements and reports on nuclear forensics capabilities (sec. 3129)

The Senate amendment contained a provision (sec. 3139) that would authorize the Secretary of Energy, with the concurrence of the Secretary of State, and in coordination with the Secretary of Defense, the Secretary of Homeland Security, and the Director of National Intelligence, to enter into agreements with countries or other entities to collect data and conduct such analysis as is needed to determine the source of components or fissile materials used or attempted to be used in a nuclear device or weapon. The provision would also require the Secretary of Energy, in coordination with the Secretary of State, to submit a report to Congress identifying the progress made on entering into such agreements, including the identification of any major obstacles to such agreements. The provision would also require the President to submit a report to Congress setting forth the procedures and standards to be used to determine the source of the nuclear weapons, material, or component, and whether the country or group knowingly or negligently provided the material or component used or attempted to be used. This report would also assess the capability to make such a determination and a plan for addressing any capability shortfalls.

The House bill contained no similar provision. The House recedes with a technical amendment.

The conferees urge the Secretary of Energy to identify in the portion of the report dealing with international agreements, in the section identifying any obstacles to completing such agreements, any additional legal or administrative authorities that are needed to implement such agreements, if such additional authorities are needed.

Report on status of environmental management initiatives to accelerate the reduction of environmental risks and challenges posed by the legacy of the Cold War (sec. 3130)

The Senate amendment contained a provision (sec. 3123) that would require the Secretary of Energy to prepare a report on the status of environmental management initiatives, including the progress made in reducing environmental risks and challenges, the status of enforceable milestones and plans for the future, any proposals for legislation to carry out environmental management initiatives, and an estimate of the life cycle cost of the environmental management program. The report would be submitted to the congressional defense committees concurrent with the budget justification materials in support of the Department of Energy's budget for fiscal year 2009. The provision would also require the Secretary to submit the report to the Government Accountability Office for review. The Comptroller General would be allotted 180 days to review and assess the required report and then submit a report to the congressional defense committees setting forth the results of the review.

The House bill contained no similar provision.

The House recedes with an amendment that would modify the date for submittal of the report and the elements to be included. The amendment would require the Secretary to submit the report to the congressional defense committees and the Government Accountability Office not later than September 30, 2008. The amendment would require a listing of major mandatory milestones and commitments, together with a summary providing a more general description of milestones or types of milestones that are projected to be or are in jeopardy of being missed at each site. The amendment would also require a description of the process currently being instituted by the Department in its Order 430.1A for the nomination and acceptance of new work scope into the environmental management program, as well as a listing of pending nominations, and life cycle cost estimates and schedules to address them. The amendment would further require an estimate of the life cycle cost of the current program scope. Finally, the amendment would require the Comptroller General to submit a review of the report to the congressional defense committees not later than March 30, 2009.

Subtitle D—Nuclear Terrorism Prevention

Definitions (sec. 3131)

The Senate amendment contained a provision (sec. 3131) that would define terms used in sections 3132 through 3135 of the Senate amendment. These provisions relate to nuclear terrorism prevention.

The House bill contained no similar provision.

The House recedes.

Sense of Congress on the prevention of nuclear terrorism (sec. 3132)

The Senate amendment contained a provision (sec. 3133) that would set forth the sense of Congress that the President should: make the prevention of a nuclear terrorist attack on the United

States of the highest priority; request additional funding to accelerate programs to prevent nuclear terrorism; and work with the international community to reduce the dangers of nuclear terrorism. The provision would further state that the United States and the international community should make additional efforts to ensure that all nuclear weapons worldwide are secure and accounted for and that formula quantities of strategic special nuclear material worldwide are eliminated, removed, or secure and accounted for. The provision would also specify that the International Atomic Energy Agency should be funded appropriately to fulfill its role in protecting nuclear material and combating nuclear smuggling.

The House bill contained no similar provision. The House recedes with a clarifying amendment.

Minimum security standard for nuclear weapons and formula quantities of strategic special nuclear material (sec. 3133)

The Senate amendment contained a provision (sec. 3134) that would set forth the policy of the United States to work with the international community to ensure that nuclear weapons around the world are secure and accounted for and that all formula quantities of strategic special nuclear material are eliminated, removed, or are secure and accounted for. In furtherance of this policy, the provision would set forth actions that the President should take to seek the broadest possible international agreement on a global standard for nuclear security and to work with other countries and the International Atomic Energy Agency to ensure that security of nuclear weapons and formula quantities of strategic special nuclear material is upgraded to meet the global standard. Actions that the United States takes in support of this goal would include providing appropriate financial and technical support to support security upgrades, and working with other governments to ensure that appropriate security rules, regulations, and enforcement measures are in place.

The House bill contained no similar provision.

The House recedes with an amendment that would clarify that the statements urging presidential action reflect the sense of Congress.

Annual report (sec. 3134)

The Senate amendment contained a provision (sec. 3135) that would require the President, in consultation with relevant federal departments and agencies, to submit an annual report to Congress on the security of nuclear weapons, formula quantities of strategic special nuclear material, radiological material, and related equipment around the world. The report would include a section on relevant programs and would specifically include: a list of facilities and sites that are determined to be the highest priority for security and accounting of nuclear weapons and related equipment, or the elimination, removal or security and accounting of formula quantities of strategic special nuclear material and radiological materials; a related prioritized diplomatic and technical plan that includes the role that the international community is playing and could play, including a plan for securing contributions; and an as-

sessment of the progress made in implementing the plan. The report would be due annually on September 1, beginning on September 1, 2008.

The House bill contained no similar provision.

The House recedes with an amendment that would limit the report to nuclear weapons and related equipment and formula quantities of strategic nuclear material. In addition, the amendment would clarify that the report would not cover such weapons, material, and equipment in the United States. The amendment would sunset the reporting requirement after calendar year 2012.

LEGISLATIVE PROVISIONS NOT ADOPTED

Authority to use International Nuclear Materials Protection and Cooperation program funds outside the former Soviet Union

The House bill contained a provision (sec. 3117) that would amend section 3124 of the National Defense Authorization Act for Fiscal Year 2004 (Public Law 108–136) to modify certain emergency authorities relating to the use of Department of Energy International Nuclear Materials Protection and Cooperation program funds outside the former Soviet Union.

The Senate amendment contained no similar provision.

The House recedes.

Findings

The Senate amendment contained a provision (sec. 3132) that would set forth a number of findings concerning: the possibility that terrorists may acquire and use a nuclear weapon against the United States; the programs and international mechanisms designed to address that threat; and the recognition that additional efforts are needed to address that threat.

The House bill contained no similar provision.

The Senate recedes.

The conferees note that the "National Strategy for Combating Terrorism" states that "[w]eapons of mass destruction in the hands of terrorists is one of the gravest threats we face." Similarly, former Senator Sam Nunn has stated that "[s]tockpiles of loosely guarded nuclear weapons material are scattered around the world,

offering inviting targets for theft or sale."

The conferees support strengthening and expanding, as much as possible, the programs designed to address these threats and other threats arising from the proliferation of nuclear, as well as radiological, weapons and weapons-related materials, technologies, and expertise. Such programs include the nonproliferation programs of the Department of Energy (DOE). These programs are critical to U.S. national security and should be a top priority. Significant progress has been made over the last 15 years, but much remains to be done. The DOE nonproliferation programs would benefit from additional funding to support new and expanded program activities. Elsewhere in this Act, the conferees have included a number of provisions and additional funding for these programs to ensure that, wherever possible, actions are taken to address threats involving nuclear and radiological weapons, and weapons-related materials, technologies, and expertise, including actions to

reduce the possibility that a terrorist could ever acquire and use a nuclear weapon against the United States.

TITLE XXXII—WAR RELATED NATIONAL NU-CLEAR SECURITY ADMINISTRATION AUTHOR-IZATIONS

LEGISLATIVE PROVISION ADOPTED

Additional war-related authorization of appropriations for National Nuclear Security Administration (sec. 3201)

The House bill contained a provision (sec. 1517) that would authorize \$50.0 million in additional fiscal year 2008 funding for Operation Iraqi Freedom and Operation Enduring Freedom for defense nuclear nonproliferation, the amount of the fiscal year 2008 war-related budget request for that purpose.

The Senate amendment contained a similar provision (sec. 3101) that would include in the overall amount authorized for defense nuclear nonproliferation an additional \$50.0 million for the defense nuclear nonproliferation programs requested in the fiscal year 2008 war-related budget.

The Senate recedes with an amendment that would specify that of the amounts authorized, \$30.0 million is for the International Nuclear Materials Protection and Cooperation program and \$20.0 million is for the Global Threat Reduction Initiative.

TITLE XXXIII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

LEGISLATIVE PROVISION ADOPTED

Authorization (sec. 3301)

The House bill contained a provision (sec. 3201) that would authorize \$22.5 million for fiscal year 2008 for the Defense Nuclear Facilities Safety Board (DNFSB).

The Senate amendment contained a similar provision (sec. 3201) that would authorize \$27.5 million for the DNFSB.

The Senate recedes.

The conferees are concerned that in the future the DNFSB may not have the resources to attract and retain the technical staff needed to meet its statutory responsibilities.

TITLE XXXIV—NAVAL PETROLEUM RESERVES

LEGISLATIVE PROVISIONS ADOPTED

Authorization of appropriations (sec. 3401)

The House bill contained a provision (sec. 3401) that would authorize \$17.3 million for the operation and maintenance of the Naval Petroleum and Oil Shale Reserves.

The Senate amendment contained no similar provision.

The Senate recedes.

Remedial action at Moab Uranium milling site (sec. 3402)

The House bill contained a provision (sec. 3402) that would require the Secretary of Energy to complete remediation at the Moab site and remove the tailings to the Crescent Junction site in Utah no later than October 1, 2019.

The Senate amendment contained a similar provision (sec. 879) that would require the Secretary to develop a strategy to complete the remediation of the Moab site no later than January 1, 2019. In addition, the provision would direct the Secretary of Energy to submit a report to the Committee on Energy and Natural Resources of the Senate, the Committee on Energy and Commerce of the House of Representatives, and the Committee on Appropriations of each of the Senate and the House of Representatives on how the existing cost, scope, and schedule for remediation would be changed to meet the implementation plan

The Senate recedes with an amendment that would direct the Secretary of Energy to submit a report to Congress no later than October 2, 2019, if the Secretary will not be able to complete the remediation at the Moab site by October 1, 2019.

The conferees urge the Secretary to submit any such report notifying Congress of any delay as soon as the Secretary of Energy is aware of any delay.

TITLE XXXV—MARITIME ADMINISTRATION

LEGISLATIVE PROVISIONS ADOPTED

Authorization of appropriations for fiscal year 2008 (sec. 3501)

The House bill contained a provision (sec. 3501) that would authorize a total of \$135.3 million for fiscal year 2008, equal to the President's budget request. Of the amount authorized, \$20.0 million would be available for the disposal of obsolete vessels; \$13.8 million for capital improvements at the United States Merchant Marine Academy; and \$8.3 million for maintenance and repair of school ships at the State Maritime Academies.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would increase the amount authorized by an additional \$9.0 million. Of the additional amount authorized, \$1.5 million would be for maintenance and repair of school ships at the State Maritime Academies; and \$2.5 million would be for expenses and capital improvements at the United States Merchant Marine Academy.

The amendment would further clarify the amounts currently authorized in law for expenses: to maintain and preserve a U.S. flag merchant fleet under chapter 531 of title 46, United States Code, \$156.0 million; for paying reimbursement under section 3517 of the Maritime Security Act of 2003 (46 U.S.C. 53101 note), \$19.5 million; for assistance to small shipyards and maritime communities under section 54101 of title 46, United States Code, \$25.0 million; and for the cost (as defined in section 502(5) of the Federal Credit Reform Act of 1990 (2 U.S.C. 661a(5)) of loan guarantees under the program authorized by chapter 537 of title 46, United States Code, \$30.0 million.

Temporary authority to transfer obsolete combatant vessels to the Navy for disposal (sec. 3502)

The House bill contained a provision (sec. 3502) that would allow the Secretary of Transportation to transfer no fewer than three combatant vessels in the non-retention fleet of the Maritime Administration to the Navy for disposal.

The Senate amendment contained no similar provision.

The Senate recedes.

Vessel disposal program (sec. 3503)

The House bill contained a provision (sec. 3503) that would require the Secretary of Transportation to submit a comprehensive report on the current plan for disposal of vessels in the non-retention fleet of the Maritime Administration.

The Senate amendment contained no similar provision.

The Senate recedes with an amendment that would require the Secretary of Transportation to convene a working group composed of representatives from the Department of the Navy, the Maritime Administration, the Coast Guard, the Environmental Protection Agency, and the National Oceanic and Atmospheric Administration, and any other federal or State organizations who deal with the disposal of obsolete vessels. The Secretary is directed to charter the working group to make recommendations for the best practices that meet or exceed, and harmonize, the requirements of federal and State environmental laws and regulations applicable to the storage, disposal, and interim transportation of such vessels. The amendment would further require the Secretary to report the results of the working group to the Senate Committee on Commerce, Science, and Transportation, and the Committees on Armed Services of the Senate and the House of Representatives.

Subtitle B—Programs

Commercial vessel chartering authority (sec. 3511)

The Senate amendment contained a provision (sec. 5101) that would amend chapter 575 of title 46, United States Code, to allow the Secretary of Transportation to enter into contracts or other agreements on behalf of the United States to purchase, charter, operate, or otherwise acquire the use of any vessels documented under chapter 121 of title 46, United States Code. The amendment would authorize the Secretary to use this authority as the Secretary deems appropriate.

The House bill contained no similar provision.

The House recedes.

Maritime Administration vessel chartering authority (sec. 3512)

The Senate amendment contained a provision (sec. 5102) that would amend section 50303 of title 46, United States Code, to allow the Administrator of the Maritime Administration to charter vessels under the control of the Administrator. The consent of the Secretary of Defense would be required for vessels in the Ready Reserve Force or in the National Defense Reserve Fleet maintained in a retention status.

The House bill contained no similar provision.

The House recedes.

Chartering to State and local governmental instrumentalities (sec. 3513)

The Senate amendment contained a provision (sec. 5103) that would amend section 11(b) of the Merchant Ship Sales Act of 1946 (50 U.S.C. App. 1744(b)), which would allow for chartering of vessels of the Ready Reserve Fleet on a reimbursable basis to States, localities, or territories of the United States.

The House bill contained no similar provision.

The House recedes.

Disposal of obsolete Government vessels (sec. 3514)

The Senate amendment contained a provision (sec. 5104) that would amend section 6(c)(1) of the National Maritime Heritage Act of 1994 (16 U.S.C. 5404(c)(1)), which would require the establishment of a priority system for the disposal of obsolete vessels consistent with their material condition and their subsequent danger to the environment.

The House bill contained no similar provision.

The House recedes.

Vessel transfer authority (sec. 3515)

The Senate amendment contained a provision (sec. 5105) that would amend section 50304 of title 46, United States Code, to allow for the Secretary of Transportation to charter to other departments of the United States Government vessels under the jurisdiction of the Secretary, with prior consent required by the Secretary of Defense for vessels in the Ready Reserve Force or the National Defense Reserve Fleet.

The House bill contained no similar provision.

The House recedes.

Sea trials for the Ready Reserve force (sec. 3516)

The Senate amendment contained a provision (sec. 5106) that would amend section 11(c)(1)(B) of the Merchant Ship Sales Act of 1946 (50 U.S.C. App. 1744(c)(1)(B)) to change the period of activation and sea trials of vessels of the Ready Reserve Force to every 30 months, which would conform with current Coast Guard regulations

The House bill contained no similar provision.

The House recedes.

Review of applications for loans and guarantees (sec. 3517)

The Senate amendment contained a provision (sec. 5107) that would require the Administrator of the Maritime Administration to develop a comprehensive plan for the review of traditional and nontraditional applications for loans and guarantees under chapter 537 of title 46, United States Code.

The House bill contained no similar provision.

The House recedes with an amendment that contains a statement of findings and would require, within 90 days of receipt of all required documentation for a loan or guarantee, defined as a traditional loan, under chapter 537 of title 46, United States Code, the

Administrator to either accept or reject such application. The amendment would also require that within 180 days of receipt of all required documentation for a loan or guarantee, defined as a non-traditional loan under chapter 537 of title 46, United States Code, the Administrator to either accept or reject such application.

Subtitle C—Technical Corrections

Technical corrections (secs. 3521–3529)

The Senate amendment contained a Title (Title LII—Technical Corrections) including a series of provisions (secs. 5201–5210) that would make corrections to various sections of title 46, United States Code.

The House bill contained no similar provision.

The House recedes to the following provisions of the Senate amendment: section 5202 (as amended); section 5203; section 5204; section 5205; section 5206; section 5207; section 5208, with the exception of subsection (c), (Oceanographic Research Vessels); section 5209; and section 5210.

The conferees understand that these provisions are technical or clarifying in nature and are part of the ongoing work of the Office of Law Revision Counsel to complete the re-codification of title 46, United States Code. The Committee on the Judiciary has reported legislation, H.R. 3387, with an accompanying report (H. Rept. 110–437) that would make substantially the same technical and clarifying changes to title 46.

LEGISLATIVE PROVISIONS NOT ADOPTED

Short title

The Senate amendment contained a provision (sec. 5001) that would name the division of the bill as the "Maritime Administration Authorities Act of 2007".

The House bill contained no similar provision.

The Senate recedes.

Technical corrections

The Senate amendment contained a Title (Title LII—Technical Corrections) including a series of provisions (secs. 5201–5210) that would make corrections to various sections of title 46, United States Code.

The House bill contained no similar provision.

The Senate recedes to the following provisions: section 5201; subsection (a) of section 5202, Personal Injury to or Death of Seamen; and subsection (c) of section 5208, Oceanographic Research Vessels.

The conferees were advised by the Committee on the Judiciary of the House of Representatives and the Committee on Transportation and Infrastructure of the House of Representatives that these provisions would not be necessary in connection with the recodification and could have unintended substantive effect.

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Fort Worth, TX	Vesta, VA	Vesta, VA	N/A	W.A	Pine Bluff, AR	Pine Bluff, AR	Warren, M	Various	Muscatatuck Urban Training Center, IN	Muscatatuck Urban Training Center, IN	Middletown, RI	Artington, VA /	Starting, VA	Goodrich Corp. (Vergennes,	VT) & Raven Industries, (Stoux Falls, SD)	ABL, Rocket Center, WV	Groton, CT		North Kingstown RI	Newbort News. VA	
SUGGESTED RECIPIENT	* Indicates Committee initiative	Bell Heficopter	Aerial Machine	Aerial Machine and Tool Co.	Competitive	Competitive	Pine Bluff Arsenal	Pine Bluff Arsenal	Detroit Arsenal	Army	General Dynamics	General Dynamics	MPR	Rockwell Collins inc.	Rockwell Collins	Goodrich Corp & Raven	Industries	NavSee	Electric Boat		Electric Boat	Northrop Grummen	
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Neveda Army National Guard Carner City Mecode	Not Applicable Neveda Army National Guard, Carson City, Nevada	or the design	Omethe, NE; fowe State	University	Carry, NE	Fairfax, VA	Tyler, Texas	Little Rock, AR	Little Rock, AR	14.4	MAX Application .	Not Applicable	Not Acoficable	Not Applicable	Not Applicable	Competitive/Not Applicable	NA.	Ment Based	Not Applicable	Not Applicable	Ann Arbor, Mil	Ann Arbor: Mf	Hamoton VA	Nortely VA	Feyetteville, AR
SUGGESTED RECIPIENT	* indicates Committee initiative	Army National Guard	Army National Guard Army National Guard	CO American P	University of Nebraska Medical	Certion Johnson Machine Landing	Center	Ç	University of Texas-Tyler	University of Arkanese at Little Rock	University of Artumens at Little	Competition	Compositive	Competitive	Competitive	Merit based	Competitive	Competitive	Competitive	Not Applicable	Competitive	Competitive	University of Michigan	University of Michigan	Norfolk State University	Norfolk State University	University of Arkansas
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Fayetteville, AR 7 Houghton, Mi	/ Houghton, Mil	Lexington, Kentucky and Fort Knox, Kentucky	Bowling Green, Kentucky	Defroit, Mi	Rapid City, SD	Florida	Tallahassee, Florida	Lowell, WA	Lowell, MA	Statectoville, Rd	Charles MC. Absorberg	Lincon, Nej Aberbeen Proving Ground Army Trading Facilities; Lawrence Livermore National	Uncoln, NE	East Lensing, MI	East Lensing, MI	Atlanta, GA	Atlanta, GA	Binghamton, NY	Binghamton, NY	Florida
SUGGESTED RECIPIENT	* Indicates Committee Initiative	University of Arkaness Fayetteville, A Michigan Technological University Houghton, MI	Michigan Technological University Houghton, Mi	University of Kentucky Research Foundation	Electronic Warfare Associates	Wayne State University	South Dekots School of Mines & Technology	Floride State University	Floride State University	UMass Lowell	UMass Lowell	Textile Engineering and	Marine Court of th	URVERENTY OF MEDICARIA, LANCOIN	University of Nebraska, Lincoln	Michigan State University	Michigan State University	Verco	Verco	Binghamton University	Binghamton University	University of Florida
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CHANGE	(Amounts in Thousands)	2,500	900	1,120	1,600	800	30	2,000	2,000	009	1,000	2,000	300		4,000	1,800	1,600	2,000	2,000	2,000	2,000	2,000
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE Boulder City, Neveda Bouth Whideor, CT Hartford, CT Avm Arbor, MI Leadegloon, Kentucky North Berwick, ME Month Berwick, ME Month Berwick, ME Month Berwick, ME Month Berwick, ME Month Berwick, ME Month Berwick, ME Month Berwick, ME Month Berwick, ME Month ME Month ME Month ME Month ME Makville, NY Metwille, NY 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Blacksburg, VA Atlanta, GA	Virginia Tech Georgia Institute of Technology	Webb feekson	1,000 1,000	Biomechanica Research Bioengineering for Soldler Survivability	3 % %	0802787A 0802787A	ខ្មែង	:==
Kaleigh-Dumam, NG Blacksburg, VA	SIB Literarying sect. Virginia Tech	Warner	2,000 2,000	Advanced Florin Dressings Blomechanics Research	R 8	0602787A 0602767A	\$ \$	5 =
Metville, NY	Precision Pharma	Schumer	2,000	Advanced Fibrin Dressings	8	D602787A	ð	= :
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Orono, ME	University of Maine	Colling	4,000	Ballistic Materials for Force Protection	72	0802786A	ş	#
Orano, ME	University of Mains	Snowe	4,000	Ballistic Materials for Force Protection	27	0602766A	₩ Q	=
Jonesboro, AR	Arkenses State University	Lincoli	3,200	Standoff IED Detection Technologies	20	0802712A	ğ	=
Jonesbore, AR	Arkaness State University	Pryor	3,200	Standoff IED Detection Technologies	8	0802712A	Š	=
Flortda	Florida A&M University	Bill Netson	3,200	Standoff IEO Detection Technologies	R	0602712A	₹	=
	State University; Florida A&M University							
Hawaii; Artansas; Florida	University of Hewell; Artenses	Akaka	3,200	Standoff IED Detection Technologies	R	0802712A	₽D¥	=
Valdese, NC	SAFT	Dole	1,800	and Optoelectronic Devices Advanced Recharceable Batteries	=	0602705A	Ş	=
Morrisville, NC	Hexaitech	9	2,400	High-Frequency, High-Power Electronic	£	0802705A	₹Ď	=
North Berwick, ME	Howe & Howe Technologies Inc.	S	,800 ,	UGV Weaponization Technologies	12	D602624A	ð	=
North Berwick, ME	Howe and Howe Technologies	Snowe	1,800	UGV Weaponization Technologies	17	0602624A	Ą	=
Leadington, Kentucky	University of Kentucky Keseston Foundation	McConne	1,600	Military Fuels Research	2	OBUZR01A	¥0¥	=
Ann Arbor, MI	NanoCerox Incorporated	Lewin	8	Transparent Armor Research	ŧ.	0602801A	§	=
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Hartford, CT	UTC Power	Dodd	3.000	Medium/Heavy Duty First Cell Vehicle	5	0602801A	A C	=
South Windsor, CT	United Technologies Corporation	Lieberman	3,000	Medium/Heavy Duty Fuel Cell Vehicle	5	0602601A	₽Ğ.	=
BOSTON, MA	Boston University Protonical Center	Kennedy	000,4	Photonica Research for Shiper Detection	7	DBUZZOBA	Ş	=
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Boulder City, Neveda	Rocky Research, LLC,	Reid	1,000	Materials for Munitions Protection Research	5	D602303A	RDA	=
	les Committee initiative	indical	Thousands)	(Amounts in				
SUGGESTED LOCATION OF PERFORMANCE	SUGGESTED RECIPIENT	MEMBER	CHANGE	DESCRIPTION	LINE	ť	ACCT	THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE S
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE	٠	Watham, MA, Bedford, MA,	and Hollston, MA Waltham, MA, Bedford, MA,	and Holliston, MA Westhorbo DC	Pawfucket, Ri	Omeha, NE and Lincoln, NE	Omehe, NE		New York, NY	New York, NY	Mt. Plessant, SC	West Heven, CT	West Haven, CT	Winston-Salem, NC	Y.Y	*	Y.N	NA.	YN.	Ž	X	¥2	Y.	*	N/N	N N	NA NA	A/N	₹	Huntsville, Al	Winisten MA	Wiminoton MA
SUGGESTED RECIPIENT	* indicates Committee infligitve	Foster Miller	Foster Miller	Watter Reed AMC	Northeast Knitting, Inc.	University of Nebraska Medical	University of Nebraska Medical	Center	Intelligen	Intellison	GenThan	Nanovircides	Nanoviricides Inc.	Wake Forest University	N/A	₹	NA NA	¥2	¥ N	Y/N	¥ž	¥ X	¥N	Y N	¥	\	Y.Y	*	4 2	Dynetics, Inc.	Textron Systems	Textron Systems
MEMBER	• indice	Kerry	Kennedy	Reed	Resd	Ben Nelson	Hage.	. ;		Schumer	Charlen	Lieberman	Doct	90	Sanders	By 3	Bond	Feingold	Webb	Bur	Isakson	Kerry	Kennedy	Lautenberg	Akaka	Boxer	Tester	Obeme	Bingaman	Sessions	700 G	Kennedy
CONF	(Amounts in Thousends)	3,000	3,000	2,000	1,600	2,000	2,000		2007	2.000	3,000	3,000	3,000	2,400	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	10,000	1,600	2,240	2,240
DESCRIPTION	(Amounts tr	Lower Limb Prosthetics Research	Lower Limb Prosthetics Research	Combat Wound Initiative	Electronic Vital Signs Monitoring Systems	Robotic Telesurgery Research	Robotic Telesurgery Research	Control of the second of the s		Desert Infamilia Derector Research	Cengue Imediana Kesestran	Dengue Infections Research	Dengue Infections Research	Tissue Regeneration Research	Gulf War Illness Research	Gulf War liftness Research	Gulf War Illness Research	Oulf War Illheas Research	Gulf War Illness Research	Out! War lithess Research	. Gulf War Illness Research	Gulf War Whese Research	Gulf War Iliness Research	Gulf War Illness Research	Gulf War lilness Research	Guff War lithess Research	Gulf War illness Research	Gulf War Minesa Research	Gulf War lithess Research	UAV Payload Delivery Systems	UAV Munitions Technologies	UAV Munitions Technologies
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Wilmington, MA	Carson City, Nevada	Carson City, Nevada	Warnen, All	Alen Texas	Warren, MI	Rochester Kille, MI	Dearborn, Mil	Dearborn, MI	Warren, MI		Mishawaka, IN	Mishawaka, IN	Kalemazoo, Mi	Warren, RI	Newart, DE	Rochester, Mi	Rochester, Mi	Del Ray, CA	Florida	;	Jacksonville, Florida	North Kingstown, Ril	Huntaville, AL
SUGGESTED RECIPIENT	* Indicates Committee initiative	Textron Systems	Software and Engineering	Associates, inc. Software & Engineering	Associates U.S. Army Tank-Automotive Research Development and	Engineering Center Mustana Technology Graus	U.S. Army Teink-Automotive Research Development and Engineering Center	Energy Conversion Devlosa/Ovonic Hydrogen Svettems, 11 C	Ballard Power Systems	Battard Power Systems	U.S. Army Tank-Automotive Research Development and	Engineering Center	Defanse CS	Defense CS	Western Michigan University	TPI Composities	University of Deleware	Oakland University	Oakland University	Marine Del Ray	DRS Technologies	;	University of North Florida	Applied Rader, Inc.	Analytical Systems, Inc.
MEMBER	* indicat	Kemy	Enaign	주 호	4	Comen	Levin	F	Stabenow	Levi-	•		Bayh	Lugar	Levin	Reed	Carper	Stabenow	Ley-	inhole	Bill Netson	;	Martinez	Reed	Sessions
CONF	(Amounts in Thousends)	2,240	0 08	800	12,000	3 000	8,000	2,400	1,800	1,600	3,040		4,000	4,000	1,500	3,000	3,000	900	80	2,000	3,200		2,000	2,000	2,000
DESCRIPTION	(Amounts is	UAV Munitians Technologies	Cannon Recoil Reduction System	Cannon Recoil Reduction System	Unmerned Ground Vehicle Initiative	Hoeffle Fire Detection Svetema	Military Hybrid Engine Development Program	Solid Hydrogen Storage Vehicle Research	Fuel Cell Cost Reduction Research	Fuel Cell Cost Reduction Research	Tactical Vehicle APS Research		Antibalistic Windshield Armor	Antibalistic Windehield Armor	Vehicle Dealgn Optimization Tools	Composite Armor Cab Development	Composite Armor Cab Development	Festening and Joining Research	Fastening and Joining Research	Joint Fires and Effects Training Systems	FCS Short Range Electro Optic (SREO)	Senaor Research	Direct Methanol Fuel Cell Development	Advanced Redar Technologies	Radiation Space Hardening
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ACCT		RDA A	ð	AQ.	₽Q.	40	ğ	₹Ç	ğ	RDA	#Q#		RDA	AO AO A	RDA	₽Ğ.	₩Q¥	ğ	Ş	ğ	₽Q₽ •		Ą	RDA	Ą
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Teves	Scottsdale, AZ	Branford, CT	Branford, CT	Russelfville, AR	Russelville, AR	Escanaba, Mi		Waren, MI	Honeove Falls, NY		Warren, Mi	Honeoye Falls, NY	Marks Sandy Minds	NA	Huntsville, AL	Indianapolls, IN	Indianapolis, IN	Sparts, Nevada	Not Applicable	N/A	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Competitive/Not Applicable
SUGGESTED RECPIENT	* indicates Committee initiative	University of Hawall, Environet, fnc.	General Dynamics C4 Tectical Networks	Oxfey Inc.	Ordey	EADS North America	EADS North America	Engineered Machined Products	Incorporated	General Motors Corporation	General Motors		General Motors Corporation	General Motors	10 cm	received calaminary	DRS Test and Energy	Attent Transmission	Alison Transmission	Sierra Nevada Corporation	Competitive	Competitive	Competitiva	Merit based	Competitive	Competitive	Competitive
MEMBER	. indica	Akaka	•	Dodd	Claberman	Pryor	Chrodin	Legal Tegal		Levin	Schumer		Stabenow	Clinton	To the second	- F	Sessions	Bayh	Lugar	S. Die	Kennedy	Colline	Stabenow	Bingemen	Roberts	Leve	Domenic
CONF	(Amounts in Thousands)	5,500	100,000	7,500	7,500	7,500	7,500	4,800	į	008,	1600	}	1,600	1,600	8	80,0	4,000	3,840	3,840	4,000	8,000	8,000 8	8,000	9,000	8,000	8,000	8,000
DESCRIPTION	(Amounts i	Hawaii Undersea Chemical Weapons Assessment	Warfighter Information Network - Tacfical	Future Medical Shelter Systems	Future Medical Shelter Systems	Future Medical Shelter Systems	Future Medical Shelter Systems	Advanced Thermal and Oil Management	Controls Research	Army Fuel Cell Non-Tactical Vehicle	Propagation Army Fuel Cell Non-Tactical Vehicle	Propulsion	Army Fuel Cell Non-Tactical Vehicle Prescripton	Army Fuel Cell Non-Tactical Vehicle	Propulsion	T. C. J.	Vehicle Health Management Systems Development	Combat Vehicle Transmission Improvement	Combat Vehicle Transmission Improvement	Helicopter Autonomous Landing System (HALS)	URI Program Increase	URI Program Increase	URI Program Increase	UR! Program Increase	URI Program Increase	URI Program Increase	URI Program Increase
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		N.	Merk Based	Not Applicable	Not Applicable	Virginia	•	Dept of the Navy		Newport News, VA		Newport News, VA		Middletown, Ri	Florida	Tallahassee, Florids	Buffalo, NY	Buffalo, NY	Portland, ME		Portend, ME			Ardmore, OK	Greenaboro, NC	Managaas, VA	Menesses, VA	Detroit, Mi	Detroit, MI	Les Vegas, Nevada		Las Vegas, Nevada	:	Midland, MI	
SUGGESTED RECIPIENT	* Indicates Committee Initiative	Competitive	Not Applicable	Competitive	Competitive	College of William and Mary,	Navy	Office of Naval Research		Jefferson National Laboratory		Thomas Jefferson National	Accelorator Facility	Rite Solutions	Florida State University	Florida State University	Nanodynamics Energy, Inc.	Nanodynamics Energy, Inc.	Maine Marine Menufacturing		Maine Marine Menufacturing		Archinoetics	Andmore Development Authority	RF Micro Devices	Aurora Flight Sciences	Aurora Flight Sciences Corp.	Focus: HOPE	Focus: HOPE	American Pacific Corporation	(AMPAC)	American Pacific Corporation	1	Dow Coming Corporation	
MEMBER	* Indica	Cinton	200	Keny	Lautenberg	Warner		Webb		Warner		Webb		Reed	Bill Nelson	Martinez	Clinton	Schumer	Collins		Snowe		Akaka	alora	9 00	Warner	Webb	-Feb	Stabenow	Ensign	Ì	Reid		Stabenow	
CHANGE	(Amounts in Thousands)	8,000	8,000	8,000	8,000	8		8		2,000		2,000		2,800	2,000	2,000	2,000	2,000	90.		1,000		3,000	2,000	2,000	90	8	4,000	000,4	2,400		2,400		1,600	
DESCRIPTION	(Amounts)	URI Program Increase	URI Program Increase	URI Program Increase	URI Program Increase	Science and Technology Educational	Outreach Programs	Science and Technology Educational	Outreach Programs	Jefferson Lab High Power FEL	Development	Jefferson Lab High Power FEL	Development	Undersea Perimeter Security Systems	Energy Systems Integration Research	Energy Systems Integration Research	UAV Fuel Cell Technologies	UAV Fuel Cell Technologies	Critical Composite Technologies for SOF	Medium Renge Endurance Craft	Critical Composite Technologies for SOF	Medium Range Endurance Craft	Rapid Awareness Systems	Infrared Materials Center	RF Power Technologies	Excelleur UAV	Excellibur UAV	Navy Manufacturing and Repair Cell	Nevy Menufacturing and Repair Cell	Electrochemical Fleid-Deployable System	for Potable Water Generation	Electrochemical Field-Deployable System	for Potable Water Generation	Development of Wide-Band Gap	Coprison the transmission of the contract of t
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Midland, Mi	Sparks, Neveda	Honsoye Falls, NY	Werren, MI	Honeoya Falla, NY	West Herrietts, NY	West Harrietts, NY	Portsmouth, RI	Florida	and prosper	Court Doubles ME	Tules OK	Westborough, MA		Wilmington, MA	Middletown, Ri	,	Greton, CT	Graton, CT	Graton, CT	Stonington, CT	Storington, CT Calumet, Mt
SUGGESTED RECIPIENT	* Indicates Committee infliative	Dow Coming Corporation	Altair Nanotechnologies, Inc.	General Motors	General Motors Corporation	General Motors	Delphi Corporation - West Henrietta	rporation - West	Raytheon	University of North Florida	011	Portland Valve, LLC	Westwood Consortion	American Superconductor		Beacon Power	Sea Corp			General Dynamics	General Dynamics Electric Boat	Chesapeake Sciences Corporation	Sciences dronks Corporation
MEMBER	* indicate	Level in the second	Reid	Schumer	Levin	Clinton	Clinton	Schumer	Reed	Bill Nelson	4		a de la	Kennedy		Kennedy	Reed	:		Reed	Dodg	Dodd	Levin
CHANGE	(Amounts in Thousands)	1,600	2,000	1,600	1,800	1,600	2,750	2,750	8,400	1,500	67.0	8 6		2.000		8	1,600		2,000	000's	2,000	3,200	3,200 1,600
DESCRIPTION	(Amounts in	Development of Wide-Band Gap Semiconductor Materials	Single Generator Operations Lithium Ion Rattery	Nevy/USMC Fuel Cell Non-Tactical Vehicle Influence	Navy/USMC Fuel Cell Non-Tectical Vehicle Initiative	Navy/USMC Fuel Call Non-Tectical Vehicle Introdive	Fuel Cell Manufacturability Research	Fuel Cell Manufacturability Research	Project Athena	Sensor Arrays for Multiple Applications	(SAMA)		Proce Consolin Fairment	High Temperature Superconducting AC	Synchronous Propulsion Motor	Shipboard Flywheel Energy Storage System	Improved Surface Vessel Torpedo Tube	Leuncher	Undersea Wissile Launch Study (ULMS)	Undersea Missile Launch Study (ULMS)	Undersea Missile Launch Study (ULMS)	Twintine Thin Line Towed Array	Twirtine Thin Line Towed Array Highly Integrated Optical Interconnects for Advanced Air Vehicles
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Crane, IN	Crane NSWC, IN	Dambury, CT	Fitchburg, MA, and Hudson,	MA .	Caroliny, C.	Lincoln, NE	Newport, Ri		Florida	Kentucky, Utah	;	Eufeule, AL	Louisville, Kentucky	Research Triangle, NC		Not Applicable		Cindment, OH	Lynn, MA, and Walpole, MA		Evendale, Orio and Lynn,	Messechusetta	Cincinnett, OH		Competitive			Crane, 1N	Sylven Charles			Lexington, KY
SUGGESTED RECIPIENT	* Indicates Committee initiative	SAJC, Crane NSWC	SAIC	DRS Technologies Inc.	DRS Power Systems		CHO POWER DYSTERIES	Transcrypt Informational	BAE		The Consulting Network	Raytheon, Colemak Systems	Engineering	JKM Manufacturing, Inc.	Raytheon Missile Systems	Entegrion, Inc.		Not Applicable		Rolls Royce	General Electric, Rolls Royce		General Electric		General Electric		Compatitive		Indiana University	Indiana University, Crane NSWC	Technical Parts Applicate loss	COLUMN CANADA CONTRACTOR CONTRACT	S	University of Kentucky Research Foundation
MEMBER	• indicat	Tight.	Bayh	Dodg.	Kennedy			Ben Nelson	Read		Bill Netson	E E		Sections	McConnell	8 60		Warner		Beyt	Kennedy		McConnell		Volnovich		Brown		Bayh	Light.	444	1	Warren	MoConnell
CHANGE	(Amounts in Thousands)	1,600	1,600	000'8	900'6		DOI'S	2,400	3,200		2,700	8,800		6,800	9,800	3,200		240,000		240,000	240,000		240,000		240,000		240,000		3,000	3,000		8 9	000	s,000
DESCRIPTION	(Amounts in	High Power Fiber Laser- Base Pod	High Power Fiber Laser- Base Pod	Permanent Megnet Motor System	Permanent Magnet Motor System		Permanent Magnet Motor Cystem	Advanced Wireless Encryption Module	Improved Submarine Thin Line Towed	Array Handler and Array Reliability	Submarine Electronic Chart Updates	Phalanx Next Generation		Phalanx Next Generation	Phalenx Next Generation	Human Clinic Triats - Infuseble Hemostatic	Dung	JSF confinued competitive engine	development	JSF continued competitive engine development	JSF continued competitive engine	development	USF continued competitive engine	development	JSF continued competitive engine	development	JSF continued competitive engine	development	LINAC	LINAC	Street and the Transfers		Structural Life Tracking	Arti-Sniper Inflated Tergeting System (ASITS)
IN		2	25	5	<u>5</u>	Ş	ş	ş	90 90		<u>+</u>	127		127	127	55		£		133	<u>st</u>		133		133		133		165	165	į	2 ;	- 65	187
2		0804272N	0804272N	0804300N	0604300N	10001000	CECASICIA	0604300N	0804503N		0604558N	0804756N		0604756N	0604756N	0804771N		0804800N		0804800N	0604800N		0604600N		0604B00N		D604800N		0101221N	0101221N	No. Constant	2000000	0205633N	0208623M
ACCT		NO2	Š	ZDN NO	NO.	i	Z	2	Ş		ZQZ ZQZ	NO.		Š	AÇ.	8		Ž		8	NO.		RON		Z Z		Š		NO.	Z Z	č	2	Ž	Z Z
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Arn Arbor, Mi		Ann Arbor, MI	4	Mobile, A.	SATIRATION OF	inche Mi	Charles Life	Ometra, NE	Richardson Texes:	Arthoton, Texas	Not Applicable	W.W.	4	Not Amplicable	Not Applicable	Not Amiliable	Competitive And Applicable	W.A	Merit Based	Not Applicable	Not Applicable	CS BY YOU		Am Arbor Mi	Ann Arbor, Mi	New Arrelinabile	Raoid City SD	and the section	Air Force Research	Laboratory, Rome, NY	Air Force Research
SUGGESTED RECIPIENT	* indicates Committee intitative	Solidice, Incorporated		Solidica, Incorporated	Bandar Chiab. Helion	Compatition	University of Nebraska, Lincoln	Highwareth of Mahmake 1 locale	(Phoenity of Mahracha Origin	University of Nebruska, Omeha	University of Texas-Dallas:	University of Texas-Artington	Competitive	Competitive	Competitive	Competitive	Ment based	Competitive	Competitive	Competitive	Not Applicable	Competitive	Competitive	Cytec. Inc.	•	Transfume Incorporated	Translume Incorporated	Not Applicable	South Delote School of Mines &	Technology	CACi Technologies, Inc.		CACI Technologies, Inc.
MEMBER	• indica	Levin		Stabenow	Sacrings	100	Ben Nelson	Hanel	, and	Ben Nelson	Compa	•	Kennedy	Series	Stabenow	Levin	Bingemen	Roberts	Domernical	Clinton	2	Кепу	Lautenbero	Graham		Stabenow	المحا	Xerry	Thurs		Clinton		Schumer
CHANGE	(Amounts in Thousands)	200,		7,200	12 000	12,000	3,000	3,000	2.400	2,400	2,400		8,000	8,000	8,000	8,000	000'B	6,000 6	8,000	8,000	8,000	9,000	8,000	3,000		900	90	2,400	2400		1.900		8
DESCRIPTION	(Amounts)	Ultrasonic Consolidation of Embedded	Sensora	Circatoric Consolication of Embedded	National Shiobuilding Research Program	National Shipbudding Research Program	High-Energy Laser Systems Research	Hoth Energy Laser Systems Research	Military Decision Cycle Time Research	Military Decision Cycle Time Research	Secure Grid Research		URI Program Increase	UR! Program Increase	UR! Program Increase	URI Program Increses	URI Program Increase	URI Program Increase	URI Program Increase	URI Program Increase	UR! Program Increase	UR! Program increase	URI Program facrosse	Advanced Carbon Fiber Research and	Testing initiative	Optical Connector Research	Optical Connector Research	Nuclear Yest Seismic Research	Rocket Payload Shielding Technologies		Cyber Attack Mitigation Lab	Cohes Attack Midnesian of	CYDER ALLERA WHILEHOOT LED
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Not Applicable	Windsor, CT and	Middletown, CT	Henderson Neverte	Nationwich - 35 states	Hartford CT		Cudahy, Wisconsin	Not Applicable	Elm Grove, W		Whitefiell, M; Varlous	Kingston, RI	Whitehal, M.	Hammton VA	Astronom Little Life	Zerber Comm. Memoria	Zentre Com Mercedo	N/A	***	2	Historia Al	N/A	***		The Population	Cincinnet, Of	Lynn, WA, and Walpole, MA	Evendale, Ohio and Lynn,		CHARTER, OF	Competitive
SUGGESTED RECIPIENT	* Indicates Committee initiative	Merit based	Ledleh Conoration and Pratt &	Whitney	Timet	Metals Affordability Initiative	Metals Affordability Initiative	Consortum	Ledish Company	Competitive	Metats Affordability initiative	Consortium	Howmet Cestings; Metals Affordability Initiative Consortum	Nettonal Grant Program: URI	Alcoa Howmet	Alone Howmet	Enemy Convention Devices	Opticame Conscration	OptiComo Comoration	Cornoellilva	Competition	Competitive	Davidson Technologies	Competitive	Competitive		and the same	KOIIS KOYOS	General Electric, Rolls Royce	General Electric	General Fleethic		Competitive
WEMBER	* Indice	Bindamen	Liebermen		Reid	Salazar	Dod		Kek	Rockefeller	Wyden		Ē	Reed	2	N/A	- Baylor	Fresion	No.	•	3	•	Seesing	•	•	24/22	4	E	Kennedy	McConnell	Voissedob	District	
CONF	(Amounts in Thousands)	5,000	2,000		2,000	2,000	2,000		2,000	5,000	2,000	,	5,000	5,000	009,1	1.600	3 200	2,000	2,000	25,000	25.000	6,100	4.000	2,000	9,800	340 000	940 040	240,000	240,000	240,000	240 000		24,46
DESCREPTION	(Amount	Metals Affordsbifty Initiative	Metata Affordability Initiative		Metaks Affordability Initiative	Metals Affordsbilty initiative	Metals Affordebility initiative		Metals Affordability initiative	Metals Affordability Initiative	Metals Affordability initiative		Metals Affordsbillty Initiative	Metals Affordability Initiative	Thankim Structures Initiative	Thenlum Structures Initiative	Thin Film Amorphous Solar Cells	Optical Interconnects Research	Optical Interconnects Research	Self awars - Space Situational Awareness	Self awars - Space Situational Awareness	ORS	Space Control Test	RAIDRS Block 20	Space fence	existe editionary autition ISI.	IST confirm compatition against		UST continue competitive engine	JSF contrue competitive engine	S. Contrue competitive environ	ISE confine competition engine	AND CONTRACT CANTIFORITY BUILDINGS TO
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1		0603112F	0603112F		0803112F	0603112F	0803112F		0803112F	0803112F	0603112F	1	0803112F	0803112F	0803211F	0803211F	0603401F	0603769F	060378BF	0803438F	0803438F	D804857F	0804421F	0804421F	0804425F	0604800F	DROABOOF	TOTAL	OGD48004	0604800F	0804800F	DROABOOK	-
ACCT		ROAF	ROAF		ROAF	RDAF	ROAF		RDAR	RDAF	RDAF		ADA.	ROAF	ROAF	RDAF	ROAF	RDAF	RDAF	RDAF	RDAF	RDAF	ROAF	RDAF	RDAF	RDAF	RDAF	1	Š	RDAF	RDAG.	RDAF	
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Florida Binghamton, NY Binghamton, NY Omaha, NE; Hansoom AFB, MA; Falmont Weat, VA	Cedar Rapids, IA; El Segundo, CA; Anaheim, CA	Menasses, VA	Manassas, VA Las Vegas, Nevada	Minden, NE Various	Altenta, GA Various	Tatahasee, Forida Various	US Universities Austin, Texas; College Station, Texas; Richardson,	
SUGGESTED RECIPIENT	* Indicates Committee trattative	Honeywell International L-3 Communications L-3 Communications ProLogic Inc.: Spiral Solutions	Rockwell Collins; Raytheon; L3 Communications	Defense Holdings, Inc.	Cemina hoding (memerona) Norinvasive Medical Technologias, Inc.	Royal Plastics Mtg., inc Microelectronics Advanced Research Corporation (MARCO)	Georgia Institute of Technology Microelectronics Advanced Research Corporation (WARCO)	Fords State University Georgia Institute of Technology; Messachusetts institute of Technology; University of Caffornia at Los Angeles; University of Caffornia at Berteley; Camegia Mellon University; others	Focus Center Research University of Texas-Austri; Texas Adm. University; University of	Veras-Cenea Mesaschuseths General Hospital, Harvard University
MEMBER	* Indicel	Bill Nelson Clinton Schumer Ben Nelson	•	Webb	Reid	Ben Nelson Clinton	leakson Schumer	Martinez Kerry	Hetch Comyn	Kennedy
CHANGE	(Amounts in Thousands)	4,000 3,200 3,200 800	63,200	1,200	7,80	2,000 8,000	8,000 8,000	000's	8,000 8,000	2,400
DESCRIPTION	(Amounts in	BMRST Predetor Trainer Upgrade Predetor Trainer Upgrade Operations Rat Management Vaualization & Integration (ORM-VIZ)	GPS User Equipment	C-130 De-Icing System	Combet Cesualty Management System for AFSOC	Laser Materials Processing Semiconductor Focus Research	Semiconductor Focus Research Semiconductor Focus Research	Semiconductor Focus Research Semiconductor Focus Research	Semiconductor Focus Research Semiconductor Focus Research	MFEL Program Increase
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Acct		RDAF ROAF RDAF	RDAF	RDAF	ğ	RDAF	RDDW RDDW	RDDW RDDW	RDDW RDDW	RDDW
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Boston, MA		Durham, NC; TN, others		Contract M		Cano, Me		Partex VA	Fairfax, VA	Blacksburg, VA	100	VA 'S PORTE	House	<u>!</u>	Orano, ME		Fredericksburg, VA	Fredericksburg, VA	Wilminston MA	Walter MA			W.A		Fort Rebruit VA		Fort Baharis VA	Indianacija 1N	Position and the last	M. Charleston, M.	Fort Betvoir, VA	Cara NOWC, IN
SUGGESTED RECIPIENT	* Indicates Committee initiative	Massachusetts General Hospital.	Harvard University	Duke University, Venderbilt University, others	Foster, Michigan I fairm the	Feeten Michigan University	Organ Control Control	Kettering University	Contract Manual Library	Courge Maleur Craverany	George Mason University	Virginia 16ch	Viminia Test		NoverSol		Sensor Research and	Development Corporation	New World Associates	New World Associates	Ahura Coro.	Retice Systems	Corroettive		Competitive		Defense Logistics Agency		Defense Logistics Agency	Enerdel	Frunda	Defense I minde Appeal	Mark Applicable Applica	and the second s
MEMBER	* Indica	Kemy		8 000	Statender	Ę	2	į	The same		GGBAA	Warner	Meta		Akake		Coffre		Warner	Veb	Kennedy	Kennedy	•		٠		- Even		Levin	Bert.	1	1		į
CHANGE	(Amounts in Thousands)	2,400	;	7,400	008	8	8	5	<u> </u>	3 5	3 5	7. 8.	2 400	: :	2,000		8		6	99.	909	3,200	000		8,000	•	8,000		2,000	2,000	2000	1 800		}
DESCRETTON	(Amounts)	MFEL Program Increase	A. C. C. C. C. C. C. C. C. C. C. C. C. C.		Chem-Bio Protective Textile Fabric	Chem-Bio Protective Textile Febric	Cham-Bio IR Detector	Chemical Agent Fate Model Vertication	Blast Mitigation and Protection Analysis	Blest Withoutine and Drotaction Assault	Company Mathematical Indiana	Management System	Comprehensive National Incident	Management System	Foliage Penetration Reconnaissance &	Survivability	Semiconducting Metal Oxide Sensors		mproved CBM Filters	Improved CBR Filters	Raman Chemical ID System	Standorf Blometrics Technology	High Performance Defense Manufacturing	Technology Research	Disruptive Menufacturing Technologies	Research	Vehicle Fuel Cell and Hydrogen Logistics	Program	Solid Hydrogen Storage Initiative	UAV Battery Technologies	UAV Bettery Technologies	Biofueta Program	Emeraing Critical Interconnect Technology	Program
CNE		•	•	•	Z	7	7	7	21		;	i	7		ន		ā	?	5 ;	3 (z	8	4		4		4		42	4	42	42	4	
¥		0802227D6Z	CACCOCCAC	-	0602384BP	0602384BP	0802384BP	0802384BP	06027188R	D6027188R	DB02718BR		0602718BR		116040188		0603384BP	Census	10100000	AGE CONTRACTOR	0803384BP	0803865D8Z	D603680D8Z		0803880D8Z		08037125		06037125	06037125	06037125	06037125	08037125	
ACCT		RDDW	ACC A		\$	ROOM	₹DO¥	RDOW	RDDW	₹ 00%	RDDW		RDDW		¥00¥		KDCW	300		2000	2	X00%	X 00X		RDDW		RDDW		¥00¥	WDQW MDQW	£ 60 €	RDOW	RDDW	
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

	SUGGESTED LOCATION OF PERFORMANCE						* Michigan		¥	VE	,,,			<	111	West Lafayette, IN; Alexandria, VA; Hampton	Control Air Weapons Station China Leke	Merceda	-	1 3	5	\$uoz				
	SUGGES'		Crame		Detroit I	Defroit	Mt Diseased Michigan	Florida	Brunewick, ME	Brunawick, ME	Augusta, ME	•	Virginia	Richmond, VA	Augusta, ME	West Lafayette, IN; Alexandria, VA; Hai	Navel Ar W	Las Veces, Newsch	Reno Mendeda	Ann Arbor, Mi	Ann Arbor, M	Tucson, Artzon	Competitive	f	5	Competitive
!	SUGGESTED RECIPIENT	* indicates Committee initiative	Crarse Neval Surface Warters	Center	NexdEnergy Center	Next Frency Center	Control Metion 1 Inhumbits	University of Central Florida	Technology Systems, Inc.	Technology Systems, Inc.	Maine Emergency Management	Agency	Not Applicable	Office of Commonwealth Preparedness	Maine Emergency Management Agency	Similar, Allon, others	Joint Forces Command	Desert Research (natitute (DRI)	Desert Research Institute	Adaptive Materials Incomprated	Adaptive Materials Incorporated	Raytheon	Competitive	C	2	Competitive
	WEMBER	* indica	April.	•	Levin	Stabenow	evin	Bill Nelson	Snowe	Coffins	Colline		Warner	Webb	Snowe	•	•	Ension	Red	Stabenow	Leyin	ž	3	Cassings		ŧ
	CHANGE	(Amounts in Thousands)	908		3,000	3.000	9	1,600	90	00	008		90	90	00	2,580	1,200	1,000	8	2,400	2,400	20,000	20,000	5	76,5	25,000
	DESCRIPTION	(Amounts in	Emerging Critical Interconnect Technology	Program .	Mobile Microgrid Research	Mobile Microgrid Research	Enhanced Water Remediation Research	High Performance Computing Modeling and Simulation	Small Craft Integrated Common Operating	Ficture Smail Craft Integrated Common Operating Picture	Asymmetric Warters Initiative		Asymmetric Warfare Initiative	Asymmetric Wartare Initiative	Asymmetric Warfare Initiative	Cultural and Societal Modeling and Simulation	Joint Urban Fires Prototype (JUFP)	Test Range and Resource Analysis	Test Range and Resource Analysis	Portable Power Sources Development	Portable Power Sources Development	Short-Range Ballistic Missile Defense (SRBMD)	Short-Range Ballistic Missile Defense	(SKSMU) Shot-Bance Beliefic Missis Defense	(SRBMD)	Arrow Co-Production
	CNE		4		7	42	\$	8	8	8	6		-6	5	6	5	5	8	2	8	8	Ę	2	2	:	2
	e E		06037125		0603712S	0803712S	0603716062	0003755DBZ	0603826D8Z	D803828D8Z	D603828D82		0003828082	0803828D8Z	0803628082	0603828D8Z	2803236090	0603941082	0803841D8Z	116040288	1160402BB	0803881C	0803881C	D803881C		0803881C
	ACCT		RDOW		RDOW	RDDW	RDOW	RODW	RDDW	RDOW	RDOW		ADDW	RDDW	RDDW	RDDW	RDDW	RDDW	RDDW	ADDW W	XDDW	RDDW	ROOW	MOOR		200 %
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		. OBT	Competitive	TBD	Cary, Wate, NC	East Camden, AR	East Cemden, AR	¥72	Atlenta, GA	Atlanta, GA	Detroit, MI		New England States	Augusta, ME		Augusta, ME	Cumberland, RI	Evensville, IN	Evansville, IN	\$	Lewrence, MA	Lewrence, MA	Barnwell, SC	Ft. Stewart, GA	Louisville, Kantucky	Lansing, Mf	Various USMC Installations
SUGGESTED RECIPIENT	* indicates Committee initiative	TBD	Competitive	780	Vina Detection Sys.	Raytheon Company	Raytheon Company	Competitive	Georgia Institute of Technology	Georgia Institute of Technology	University of Detroit Mercy		National Grant Program	Maine Manufacturing Extension	Partmenship	New England Manufacturing Supply Chain Initiative	National Grant Program, Cumberland	Amerique	Ameriquei Group	Competitive	Malden Mile	Malden Mills	ADS	Maggitt Defense Systems- Cartural	BAE Systems	Peckham Industries	Carwell Products Inc
MEMBER	• indical	Sessions	Ħ	Sessions	900	Pyor	Lincoln	•	Chambias	leakson			Reed	Snowe			Zeed Deed	Bayh	Lugar	•	Kennedy	Kerry	Graham	Chemblise	McConnell	Staberrow	Atake
CHANGE	(Amounts in Thousands)	25,000	10,000	10,000	1,500	49,000	49,000	100,001	000,4	900,4	8		1,600	1,600		1,600	2,000	3,200	3,200	24,000	2,800	2,800	2,800	1,200	11.760	2,400	1,800
DESCREPTION	(Amounts i	Arrow Co-Production	Study of Upper-Tier Missile Program	Study of Upper-Tier Missille Program	Real-Timer Viral Agent Detectors	Aegis BMD	Aegis BMD	Prompt Global Strike	SAM Handware Strudators	SAM Hardware Simulators	Software Assurance and Education	Research	Manufacturing Supply Chain Research	Manufacturing Supply Chain Research		Manufacturing Supply Chain Research	Castings Research	Military High Pressure Packaging Program	Mistary High Pressure Packaging Program	Industrial Base Innovation Fund	Extended Cold Weather Clothing System	Extended Cold Weather Clothing System	Extended Cold Weather Clothing System	Training Range Improvement	Mk45 Mod 5" Gun Overheid	Extended Cold Weather Clothing System	Mobile Corresion Protection
CANE		22	2	2	75	2	82	100	131	131	191		528	5 7		82	82	977	228	528	9	5	9	110	230	5	8
¥.		06038810	06C3881C	08038810	0603884BP	0803892C	0803892C	060416SD6Z	0604940C8Z	0604940082	0303140G		07080115	07080115		0708011S	07080115	07080115	07080115	07060115							
ACCT		RDOW	RODW	RDDW	RDDW	RDDW	RDDW	RDDW	RDDW	RDDW	RDDW		RDOW	RDOW		RDDW	RDDW	RDDW	RDDW	RDOW	OWA	OWA	OWA	OWA	NAC	OMMC	ONINC
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Cheektowage, NY	Cheektowaga, NY	Colorado Springs, CO	Neille Air Force Base, Les Vegas, Neveds	None	Virginia ·	Norfolk, VA	Bellevue and actools with	appropriate Native American populations	Not Applicable	Not Applicable	Newport/Middletown/Portsm	outh the	Competitive	Not Applicable	Methonal Denortation		Not Applicable		Not Applicable	Not Applicable		Not Applicable	National program - formula	N/A	
SUGGESTED RECIPIENT	* indicates Committee tritiative	Cervell Products, Inc.	Carwell Products, Inc.	Air Force Space Command	U.S. Air Force, 98th Range Wing	Competitive	Not Applicable	JFCOM	Federally Impacted Schools		Not Applicable	Not Applicable	National Grant		Merit based	Competitive	Mathematical comments and a second	afocations	Not Applicable		Competitive	Competitive		Merit based	Not Applicable	Competitive	
WEMBER	· indical	Clinton	Schumer	Allerd	Reid		Warner	Webb	Ben Nelson		Chemblias	leskson.	Reed		inhofe	Kennedy	M. seron		Dorgan		Mikudaki	Menendaz		Roberts	Selezar	S C	
CHANGE	(Amounts in Thousends)	1,800	1,800	2,640	400	000,81	1,200	1,200	30,000		30,000	30,000	5,000		2,000	2,000	8	3	2,000		s,000 2,000	2,000		2,000	5,000	5.000	<u> </u>
DESCRIPTION	(Amount	Mobile Corresion Protection	Mobile Corrosion Protection	Nettonal Security Space Institute	Mobile Shear	Readiness and Environmental Protection Initiative	Defense Readiness Reporting System	Defanse Readiness Reporting System	Impact Ald		Impact Aid	Impact Ald	Impact Ald for Children with Severe	Disabilities	Impact Aid for Children with Severa Disabilities	Impact Aid for Children with Severa	beand Air Coulder Counce	Disabilities	Impact Aid for Children with Severe	Otsabilities	Impact Ald for Children with Severe Disabilities	Impact Ald for Chilidren with Severe	Disabilities	Impact Aid for Children with Severa Disabilities	Impect Aid for Children with Severe	Impact Aid for Children with Severe	Disabilities
LNE		20	8	8	98	590	280	82																			
¥																											•
AccT		OMMC	OMMC	OWAF	OMAF	OMDW	OMDW	OMDW	OMDW		OMDW	OMDA	OMDW		OMDW	OMDW) and a		OMDW		OMDW	OMDW		OMDW	OMDW	WONO	
重		=	=	Ē	5	=	Ξ	=	=		=	£	₽		#	#	1	2	Ħ		#	E		E	٥	7	i

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Heveli	Not Applicable	Not Applicable	Formula	Not Applicable	NA	Not Applicable	Weshington	Not Applicable	Not Applicable	Various USAR installations	Cheektowaga, NY	Cheektowaga, NY Fall River, MA	Washington, DC	Richmond, VA	Richmond, VA	Portsmouth, NH	Portsmouth, NH		Various ARNG Installations	Cheektowngn, NY
SUGGESTED RECIPIENT	* indicates Committee initiative	Hawaii Dept, of Education	Competitive	Competitive	Formula	Competitive	Not Applicable	Merit based	Competitive	Not Applicable	Not Applicable	Carwell Products, Inc.	Cervell Products, Inc.	Carwell Products, Inc. Duro Industries	Army Netforusi Guard	Virginia National Guard	Not Applicable	Glabel Relief Technologies	Global Relief Technologies		Canvell Products, Inc.	Carwell Products, Inc.
MEVBER	* Indicat	Akake	Conrad	Durbin	Obema	Boxer	Bayt	Bingamen	Cantwell	Chambites	Isakson	Akeke	Schumer	Reed	Cerper	Webb	Warner	2	Snow		Akaka	Schumer
CHANGE	(Amounts in Thousands)	9.000	5,000	9,000	9,000	9,000	9'000	9,000	5,000	10,000	10,000	1,800	1,800	3,200	3,200	006	900	3,000	3,000	ļ.	1,800	,800 008,
DESCRIPTION	(Amounts in	Impact Aid for Children with Severa	Impact Aid for Children with Severa	Casabates Impact Aid for Children with Severe	Impact Ald for Children with Severe Disabilities	Imped Ad for Children with Severe	Impact Ad for Children with Severe	Disabilities Disabilities	Impect Ad for Children with Severa	Special Assistance to Local Education	Special Assistance to Local Education	Agendes Mobile Comosion Protection	Mobile Compaion Protection	Mobile Corresion Protection Extended Cold Weather Clothing System	Extended Cold Weather Clothing System	National Guard Interoperability Upgrades	National Guard Interoperability Upgrades	Integrated Diseater & Repid Data	Management Systems Independed Disaster & Rapid Data	Management Systems	Mobile Corrosion Protection	Mobile Corresion Protection
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¥																						
Acct		OMDW	OMDW	ADMO	OMDW	OMDW	OMDW	OMDW	OMDW	OMDW	OMDW	OMAR	OMAR	OWAR	OMARNG	OMARNG	OMARNG	OMARNG	CMARMO		OMARNG	OMARNG
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COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		Cheektowage, NY	Ann Arbor, MI, Richmond,	Richmond, VA, and Ann	Am Arbor, Mi	Florida	McEntire John National Guard Base	Richmond, VA	Manassas, VA	None	Various	None	Merit Based	York, PA: Ladson, SC; West Point, MS; Various	York, PA: Ladson, SC; West Point, MS; Various	York, PA; Ladson, SC; West Point, MS; Various	· York, PA; Ladson, SC; West Point, MS; Verlous
SUGGESTED RECPIENT	* indicates Committee initiative	Cerwell Products, Inc.	FAAC, Inc.	FAAC Inc.	FAAC Incorporated	Cubic Defense	Logie-Tech	Logis Tech	Logis-Tech, Inc.	Competitive	Not Applicable	Competitive	Merit based	BAE, Force Protection International Inc., International Military Group of International Truck, others	BAE: Force Protection International Inc., International Williary Group of International Truck, others	BAE; Force Protection International Inc., International Military Group of International Truck, others	BAE; Force Protection International Inc., International Millery Group of International
MEMBER	* indica	Clinton	Warner	Webb	Levin	Bill Netson	Graham	Warner	Webb	•	•	•	•	Biden	Graham	Casey .	Sanders
CONF	(Amounts in Thousands)	1,800	2,400	2,400	2,400	4,000	90	008	900	20,000	90,000	10,000	19,000	600,000	000'009	900'009	000'009
DESCRIPTION	(Amount	Mobile Corrasion Protection	Operator Driving Simulator	Operator Driving Simulator	Operator Driving Simulator	Weapons Skills Trainer	Controlled Humidity Protection	Controlled Humidity Protection	Controlled Humidity Protection	Environmental Restoration Formerly Used Stree - Increased Funds	CTR Increased Funds	OIG O&M Increased Funds	Chemical Deruilitarization Program Increase	Army MRAP	Army MRAP	Army MRAP	Army MRAP
LINE		8	Ĉ.	8	5		Į	=	F	ß	<u>\$</u>	2		\$	á	\$	š
#											Misc Appr						
ACCT		OMARNG	OMARING	OMARNG	OMARNG	OMARNG	OMANG	OMANG	OMANG	OM Transfer	ŏ	OIG 08M	CAMD OSM	V O	§	OP.	op A
3 E		=	Ξ	Ξ	₽	Ξ	E	Ξ	E	=	¥	⋛	×	\$	\$	*	≵

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		York, PA; Ladson, SC; West Point, MS; Various	York, PA, Ladeon, SC; West Point, MS; Various	York, PA; Ladson, SC; West Point, MS; Various	Various	Not Applicable	REDSTONE ARSENAL	REDSTONE ARSENAL	FORT RICHARDSON	FORT RICHARDSON	FORT RICHARDSON		FOR I WAINWRIGHT	FORT WAINWRIGHT	FORT WAINWRIGHT	FORT HUACHUCA	EOPT HIMCHING	FORT CARSON		FORT CARSON
SUGGESTED RECIPIENT	* Indicates Committee initiative	BAE; Force Protection International Inc., International Milkary Group of International Truck others	BAE; Force Protection International Inc., International Military Group of International Truck, others	BAE; Force Protection International Inc., International Military Group of International Track others	Syracuse Research Corporation; Various others	Competitive	Атту	Алту	Атту	Amy	Amy	•	Amy	Army	Атту	Army	Amm	Amy		Army
MEMBER	• Indica	Brown	Lincoln	Ę	•	•	Sessions	Shelby	Army	Amy	Amy		É	Army	Stevens	Ат	Arms	Ē		Army
CHANGE	(Amounts in Thousands)	900'009	000'009	000'009	152,900	20,000	20,000	20,000	42,000	36,000	14,800	;	11,600	20,000	9,900	13,600	105 000	59,000		53,000
DESCRIPTION	(Amounts	Army MRAP	Army MRAP	Агту МКАР	Army Countor IED Systems	Blast injury research	SYSTEM SOFTWARE ENGINEERING ANNEX, PH2	SYSTEM SOFTWARE ENGINEERING ANNEX, PH2	Military Police Operations Facilities (Grow the Force)	Barracke (Grow the Force)	Construction Unit Operations Facilities	(Grow the Force)	ECDMMP Unit Operations Facilities (Grow the Force)	Barracks (Grow the Force)	RAILHEAD OPERATIONS FACILITY PHASE 1	General Instructional Building (Grow the	Alf Traines Compley (Grow the Forts)	Engineer Bn HQ/Unit Ops Facilities (Grow	the Force)	Barracks (Grow the Force)
LINE		\$	4	\$			Alabama	Alabama	Alaska	Alaska	Alaska	:	Alaska	Alaska	Alaska	Arizone	Arizona	Colorado		Colorado
Ä																				
Acct		OPA A	OP.	V V	JIEDDO	JEDDO	Milcon, Army	Mildon, Army	Miloon, Army	Milcon, Army	Milcon, Army		Milcon, Army	Milcon, Army	Milcon, Army	Місоп, Атту	Miles Ame	Milcon, Army		Wilcon, Army
THE.		\$	\$	≩	\$	⋧	XX	<u>₹</u>	×	X	×		ž	X	ğ	ž	*	₹		ž

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION T OF PERFORMANCE		FORT CARSON	FORT CARSON	FORT CARSON	Camp Rudder, Eglin AFB, FL	FORT STEWART	FORT STEWART	FORT STEWART		HUNTER ARMY ARFIELD	ROCK ISLAND ARSENAL	ROCK ISLAND ARSENAL	FORT LEAVENWORTH	FORT LEAVENMORTH	FORT RILEY		FORT RILEY	FORT RILEY		FORT RILEY	FORT CAMPBELL		FORT CAMPBELL	FORT POLK	FORT POLK	FORT POLK	FORT POLK	ABERDEEN PG	ABERDEEN PG
SUGGESTED RECIPIENT	* Indicates Committee initietive	Army	Amy	А шу	Атту	Amy	Army	Army		Army	Amy	Алту	Army	Amy	Amy		Army	Army		Алпу	Amy		Amy	Army	Ату	Army	Amy	A A	Army
MEMBER	* Indicates	Атту	Army	Атму	Bill Nelson	Army	Army	Army		Ату	Durbin	Obama	Amy	Amy	Amy	Î	Amy	Army		Army	Army		Атту	Landrieu	Vitter	Candrieu	Vitter	S. C.	Mikulaki
CHANGE	(Amounts in Thousands)	13,000	18,000	98,300	1,500	5,500	25,000	15,000		16,000	3,350	3,350	23,000	12 800	43,000		20,000	8,500		8,800	24,000		27,000	9,800	9,800	6.100	6,100	12 200	12,200
DESCRIPTION	. (Amounts	MP Unit Operations Facilities (Grow the Force)	Hospital Addition & Dental Chric (Grow the Force)	Family Housing Privatization (Grow the Fonce)	Dining facility, Camp Rudder, Egfin AFB	Fire Station (Grow the Force)	Barracks (Grow the Force)	Human Resources Unit Operations	Facilities (Grow the Force)	Quartermester Unit Operations Facilities	COMBINED FIRE/POLICE FACILITY, PHASE 2	COMBINED FIREPOLICE FACILITY, PHASE 2	MP HQ & MP I/R Unit Operations Facilities (Grow the Force)	Barracks (Grow the Force)	Engineer Bri HOA Internations Eartitles	(Grow the Force)	Barracks (Grow the Force)	Child Development Center (Grow the	Force)	Health & Dental Clinic (Grow the Force)	MP/CID/Medical Unit Operations Facilities	(Grow the Force)	Bernacks (Grow the Force)	4TH BDE, HEADQUARTERS	4TH BDE, HEADQUARTERS	CHILD DEVELOPMENT CENTER	CHILD DEVELOPMENT CENTER	AUTOMOTIVE TECH EVALUATION FAC	AUTOMOTIVE TECH EVALUATION FAC
CNE		Colorado	Colorado	Colorado	Florida	Georgia	Georgia	Georgia		Georgia	Monda	Hinois	Kansas	Kensas	Kaneae		Kansas	Kansas		Kansas	Kentucky		Kentucky	Coursians	Louisiana	Louisiana	Louisians	Maryland	Maryland
M.				onst, Army																									
ACCT		Milcon, Army	Mikon, Army	Family House Const, Army	Milcon, Army	Milcon, Army	Milcon, Army	Milcon, Army		Milcon, Army	Milcon, Army	Milcon, Army	Milcon, Army	Mann Army	Milcon Army	(iii)	Wilcon, Army	Milcon, Army		Milcon, Army	Milcon, Army		Milcon, Army	Milcon, Army	Milcon, Army	Milcon, Army	Milcon, Army	Misson Army	Milcon, Army
TILE		×	ž	X	×	ž	ž	ž		ž	×	ž	ž	D,X	ξ	ξ	ž	ž		ž	ž		ž	ž	ž	X	X	X	ž

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

THE	E ACCT	¥	LWE	DESCRIPTION	CHANGE	MEMBER	SUGGESTED RECIPIENT	SUGGESTED LOCATION OF PERFORMANCE
				(Amounts It	(Amounts in Thousands)	* indicates	* indicates Committee Initiative	
X	Milcon, Army		Michigan	GROUND SYS POWER & ENERGY LAB	18,500	Levin	Army	DETROIT ARSENAL
X	Milcon, Army		Michigan	GROUND SYS POWER & ENERGY LAB	18,500	Stabenow	Ату	DETROIT ARSENAL
X	Milizan, Army		Missouri	Automated Multipurpose Macture Gun Renne (Grow the Force)	4,150	Army	Army	FORT LEONARD WOOD
ΣX	Milcon, Army		Missouri	Automated Pistol Range (Grow the Force)	2,700	Атту	Army	FORT LEONARD WOOD
X	Milcon, Army		Missouri	Manuever Enhance Bde Unit Opa Facilities (Graw the Force)	98,000	Army	Army	FORT LEONARD WOOD
ž	Milcon, Army		Missour	Barracka (Grow the Force)	26,000	Army	Amy	FORT LEONARD WOOD
X	Milcon, Army		Missouri	Dining Facility-Basic Combat Training	22,000	Ату	Army	FORT LEONARD WOOD
ž	Milcon, Army		Missouri	CHILD DEVELOPMENT CENTER	2,000	Borrd	Атту	FORT LEONARD WOOD
X	Milcon, Army		Nevada	Waburks rail spur, Hawthome AAP	1,400	Reid	Army	Hawthorne AAP, NV
X	_		New Mexico	Engineer Bn HQ/Unit Operations Facilities	71,000	Army	Army	WHITE SANDS MISSILE
3			7	(Grow the Force)	77	į	j	RANGE
3	MICCOL, Army		NOW 10TK	Dreing the Force)	8	A	S	MONO INDI
X	Milcon, Army		New York	MP BN HOMP Unit Operations Facilities	38,000	Ату	Army	FORT DRUM
×	Milcon, Army		New York	(Sign us roles) Baracks (Grow the Force)	61,000	Army	Amy	FORT DRUM
X	Milcon, Army		North Ceroline	BLOOD DONOR FACILITY	4,800	8 6	Ату	FORT BRAGG
2	_		North Carolina	Barracks (Grow the Force)	73,000	Army	Army	FORT BRAGG
×	-		North Carolina	Ammunition Supply Point/Vehicle Memt	88,000	Ату	Army	FORT BRAGG
ž	Milcon, Army		North Carolina	(Grow the Force) Surv/Signal/Qtr/Eng/POL Unit Ope Facilities (Grow the Force)	54,000	Аппу	Атту	FORT BRAGG
Š	Family House Const. Army	onet. Army	North Carolina	Family Housing Privatization (Grow the	59,400	Атту	Атту	FORT BRAGG
ğ	Milcon, Army		Oldshoms	MULTI-PURPOSE MACHINE GUN RANGE	3,300	Inhofe	Атту	FORT SILL
X	Milcon, Army		South Carolina	Basic Training Complex (Grow the Force)	85,000	Army	Amy	FORT JACKSON

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		FORT BLISS	FORT BUSS	FORT BLISS	FORT BLISS		FORT HOOD		FORT HOOD	FORT HOOD	FORT HOOD	FORT SAM HOUSTON		FORT SAM HOUSTON	FORT EUSTIS	FORT EUSTIS		FORT LEE		FORT LEE	FORT MYER		FORT MYER	FORT LEWIS	FORT LEWIS	FORT LEWIS		FORT LEWIS		FORT LEWIS	UNSPECIFIED	WORLDWIDE	CAMP PENDLETON	
SUGGESTED RECIPIENT	* Indicates Committee initiative	Ату	Army	Ату	Army		Army		Army	Army	Ашу	Ушу		Ату	Ату	Amy	•	Army		Атту	Army		Атпу	Army	Amy	Army		Army		Amy	Army		New Y	
MEMBER	* Indicates	Ату	Army	Ашу	Army		Алту		Army	Comyn	Hutchlson	Army	•	Ащу	Amy	Ą		Amy		Amy	Army		Army	Amy	Army	Ą		Атту		Army			Marine Corps	
CONF	(Amounts in Thousands)	84,000	11,400	16,500	35,600		46,000		45,000	7,400	7.400	10,600		6,600	32,000	43,000		9,800		9,900	9,400		12,400	14,600	32,000	62,000		51,000		2,70	3,000		24,990	
DESCRIPTION	(Amounts	Army Eval Task Force Unit Ops Facilities (Grow the Force)	Barracks (Grow the Force)	Health & Dental Clinic (Grow the Force)	Family Housing Privatization (Grow the	Force)	Air Defense Bde HQ/Patriot Bn Unit Ops	Facil (Grow the Force)	Barracks (Grow the Force)	CHILD DEVELOPMENT CENTER	CHILD DEVELOPMENT CENTER	Medical Companies Unit Ops Facilities	(Grow the Force)	Barracks (Grow the Force)	Berracks (Grow the Force)	Transportation Unit Operations Facilities	(Grow the Force)	POL Truck Company Unit Ops Facilities	(Grow the Force)	Berracks (Grow the Force)	Infantry Company Operations Facilities	(Grow the Force)	Barracks (Grow the Force)	Railroad Yard Upgrade (Grow the Force)	Barracks (Grow the Force)	EOD/Eng/Med/MP Unit Operations	Facilities (Grow the Force)	Battlefield Surveil Bde Unit Ops Facilities	(Grow the Force)	Family Housing Privatization (Grow the Force)	PLANNING & DESIGN		Force Intel Ops Center - HQ Area (Grow the Force)	
LANE		Texas	Texas	Texas	Texas		Texas		Texas	Texas	Texas	Texas		Texas	Virginia	Virginia	1	Virgerida		Virginia	Virginia		Virginia	Washington	Washington	Washington		Washington		Washington	Worldwide	Unapecified	California	
쀭					Const, Army																									Const, Army				
ACCT		Milcon, Army	Milcon, Army	Milcon, Army	Family House Const, Army		Milcon, Army		Milcon, Army	Milcon, Army	Milcon, Army	Mecon, Army		Milcon, Army	Milcon Army	Milcon, Army		Milcon, Army		Milcon, Army	Milcon, Army		Mikon, Army	Milcon, Army	Milcon, Army	Milcon, Army	•	Milloon, Army		Family House Const, Army	Milcon, Army		Milcon, Navy	
THE		×	ž	₹	ž		ž		ž	ž	X	ž		ž	≅	ž		×		ž	3		X	ž	ž	×		ž		×	×		Ž X	

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		CAMP PENDLETON	CAMP PENDLETON	CAMP PENDLETON	CAMP PENDLETON	CAMP PENDLETON	9404 0417081	TWENTYNINE PALMS		TWENTYNINE PALMS	TWENTYNINE PALMS	TWENTYNINE PALMS	TWENTYNINE PALMS	NAVAL SUB BASE NEW LONDON	NAVAL SUB BASE NEW	CAPE CANAVERAL	PEARL HARBOR NAVAL	PEAR! HARBOR MAYA!	SHIPYARD	NAVAL SUPPORT	PORTSMOUTH NAVAL	SHIPYARD	PORTSMOUTH NAVAL	SHIPTAKU NAVAL AIR STATION	MERIDIAN
SUGGESTED RECIPIENT	* indicates Committee initiative	Navy	Navy	Navy	Navy	Navy		347	•	Navy	WeN	Nevy	New	Nevy	Navy	New	Newy	Name		Nevy	Nav		Newy	N	
MEMBER	indicates	Marine Corpe	Marine Corps	Marine Corps	Marine Corps	Marine Corps	Mardine Company	Marine Corps		Marine Corps	Marine Corps	Marine Corps	Marine Corps	Dodd	Lieberman	Bill Netson	Akaks	house		Beryh	Snowe		Colfins	Cochran	
CHANGE	(Amounts in Thousands)	16,840	18,160	6,150	22,220	25,940	767	27.20		33,650	5,920	13,560	21,380	11,900	11,900	8,900	30,200	30,200		12,000	9.700	•	9,700	6,770	
DESCRUPTION	(Amounts in	Consolidated Comm/Electronics Shop (Grow the Force)	1st MLG Operations Center (Grow the Force)	1st MLG Armory (Grow the Force)	1st MLG Group and Bettation Ops Center	(Grow the Force) BEQ - Wounded Warrior Battalion (Grow	the Force)	Multi-Battation Operations Center (Grow the	Force)	Multi-Battalion Operations Center (Grow the Force)	Armony (Grow the Force)	Landfill (Grow the Force)	MOUT Facility (Phase 3) (Grow the Force)	WATERFRONT OPERATIONS FACILITY	WATERFRONT OPERATIONS FACILITY	ENGINEERING SERVICES FACILITY	DRYDOCK NUMBER 1 AND 2	DRYDOCK NUMBER 1 AND 2		SECURED ELECTRONIC WARFARE SYS	CONSOUDATED EMERGENCY	CONTROLCTR	CONSOLIDATED EMERGENCY	FIRE STATION	
		California	California	California	California	California	1	California		Cellfornia	Catromia	California	California	Connecticut	Connecticut	Florida	Hawaii	Hawaii		Indiana	Maine		Maine	Mississippi	
æ																									
ACCT		Milcon, Navy	Milcon, Navy	Milcon, Navy	Milcon, Navy	Milcon, Nevy	Miles Mars	Milcon, Navy		Milcon, Navy	Milcon, Newy	Milcon, Navy	Mitton, Nevy	Milcon, Navy	Milcon, Navy	Milcon, Navy	Milcon, Navy	Milcon, Nav		Milcon, Navy	Milcon, Nevv	•	Milcon, Navy	Milbon, Nevy	
THE		<u>=</u>	E SX	_	ž	E DOX	_	8		Z Z	ž	_	_	ΣX	EXX	ã	Š	XX		500	=XX		ž	EXX	

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		NAVAL AIR STATION	NAVAL AIR STATION	NAVAL AIR STATION	NAVAL AIR STATION LAKEHURST	NAVAL AIR STATION LAKEHURST	CAMP LEJEUNE	CAMP LEJEUNE		CAMP LEJEUNE	CAMP LEJEUNE	CAMP LEJEUNE	NAVAL STATION NEWPORT	PARRIS ISLAND MCRD	NORFOLK	NORFOLK	QUANTICO	NAVAL STATION EVERETT	VARIOUS WORLDWIDE LOCATIONS
SUGGESTED RECPLENT	* indicates Committee initiative	Nevy	Nevy	Navy	Yes	Navy	Navy	Navy		Navy	Navy	New	Navy	Navy	Navy	Navy	Nav	Navy	Navy
MEMBER	* indicate:	Fo#	Eneign	Reid	Lautenberg	Menendez	Marine Corps	Marine Corps Marine Corps		Marine Corps	Marine Corps	Marrie Corps	Reed	Marine Corps	Warner	Webb	Marine Corps	Murray	•
CONF	(Amounts in Thousands)	6,770	11,460	11,460	4,100	4,100	17,250	7 070	2	7,920	6,660	27,270	066'6	24,430	14,200	14,200	2,000	10,940	2,000
DESCREPTION	(Amounts	FIRE STATION	RANGE IMPROVEMENTS, 8-20	RANGE IMPROVEMENTS, B-20	JOINT INSTALLATION ROAD IMPROVEMENTS	JOINT INSTALLATION ROAD IMPROVEMENTS	Multi-Purpose Machine Gun Ranga - G10 (Grow the Force)	Landfil Cell (Grow the Force) Washauster System Modification (Grow the	Force)	Mein Gete Physical Security Upgrade (Grow the Force)	Physical Security Upgrades - Piney Green (Grow the Force)	BEQ - Wounded Warrior Bettalion (Grow the Force)	RECONSTRUCT WHARF BETWEEN PIERS 1 AND 2	Consolidated Dining Facility (Grow the Force)	JOINT FORCES COMMAND HO FAC - BLDG 1	JOINT FORCES COMMAND HO FAC - BLDG 1	Warfare Programs Support Center (Grow the Force)	PLEET REGION READINESS CENTER	PLANNING AND DESIGN
CINE		Missasppi	Nevada	Nevada	New Jensey	New Jersey	North Carolina	North Caroline		North Carolina	North Carolina	North Carolina	Rhode Island	South Carolina	Virginia	Virginia	Virginia	Westrington	Worldwide Unapecified
*																			
ACCT		Milcon, Navy	Milcon, Navy	Milcon, Navy	Milkoon, Navy	Milcon, Navy	Milcon, Navy	Milcon, Navy	MICCOL, MENY	Milcon, Navy	Milcon, Navy	Milcon, Navy	Milcon, Navy	Milcon, Navy	Milcon, Navy	Milcon, Navy	Milcon, Navy	Milcon, Nevy	Milcon, Navy
THE STATE		ž	χ	ξX	X	ğ	Ř	ž	₹	Š	X	Ž	ξX	ξχ	ΞX	ΞX	#XX	X) N

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		ELMENDORF AFB	UTTLE ROCK AFB	UTTLE ROCK AFB	SCOTT AFB	HANSCOM AFB	MALMSTROM AFB	NELLIS AFB	NELLIS AFB	KIRTLAND AFB	KIRTLAND AFB	GRAND FORKS AFB	GRAND FORKS AFB	VANCE AFB	CHARLESTON AFB	ELLSWORTH AFB	ELLSWORTH AFB	HILL AFB	HLL AFB	UNSPECIFIED	BLUE GRASS ARMY	STENNIS SPACE CENTER	
SUGGESTED RECIPIENT	* indicates Committee initiative	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	At Force	Air Force	000	SOCOM	
WEMBER	* indicate	Stevens	Lincoln	Pryor	Durbin	Kennedy	Baucus	Enalgn	Reid	Bingaman.	Domenic	Conrad	Dorgan	Inhofe	Graham	Johnson	Thune	Bennett	Hetch	•	McConnell	Cochran	
CONF	(Amounts in Thousends)	13,000	9,800	008'6	8,200	12,800	7,000	4,850	4,850	11,400	11,400	13,000	13,000	7,700	11,000	16,600	16,600	9,200	8,200	9,518	18,000	10,200	
DESCRIPTION	(Amounts i	REPLACE JOINT PIME CENTER, PHASE 1	REPAIR RUNWAY	REPAIR RUNWAY	CHILD DEVELOPMENT CENTER	RENOVATE ACQUISTION MGT FACILITY	CONSTRUCT COMMUNITY ACTIVITY CENTER	JOINT TERMINAL AIR CONTROL VIRTUAL THG FAC	JOHNT TERMINAL AIR CONTROL VIRTUAL TING FAC	PJICRO RESCUERECOVERY TRNG CENTER	PJICRO RESCUERECOVERY TRNG CENTER	CONTROL TOWER/RAPCON	CONTROL TOWER/RAPCON	FUELS SYSTEM MAINTENANCE HANGAR	CHILD DEVELOPMENT CENTER	BASE CML ENGINEERING ADMIN FACILITY	BASE CIVIL ENGINEERING ADMIN FACILITY	MUNITIONS MAINTENANCE FACILITY	MUNITIONS MAINTENANCE FACIUTY	PLANNING AND DESIGN	AMMUNITION DEMILITARIZATION	SOF RIVERINE AND COMBATANT	מעני כריט יאני
LINE		Alaska	Arkansas	Arkensas	. Harola	Massachusetts	Montana	Nevada	Nevada	New Mexico	New Mexico	North Dakota	North Dakota	Oktahoma	South Carolina	South Dakota	South Dakota	Æ	5	Worldwide	Kentucky	Mississippi	
ā																					Agencies	Agencies	
ACCT		Milcon, All Force	Milcon, Air Force	Milcon, Air Force	Milcon, Alr Force	Milcon, Air Force	Milcon, Air Force	Milcon, Air Force	Milcon, Air Force	Milcon, Air Force	Milcon, Air Force	Milcon, Air Force	Milcon, Air Force	Wilcon, Air Force	Milbon, Air Force	Milcon, Air Force	Mildon, Air Force	Milcon, Atr Force	Wilcon, Air Force	Milcon, Air Force	Milcon, Defense Agencies	Milcon, Defense Agencies	
THE.		XX	XXIII	HXX	NDX	XX	#DCX	ž	MDCX	XX	e con	EXX.	HXX	XX	₩.	XX	XX	X	≅XX	XX	ΧX	XXX	

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENAT

	SUGGESTED LOCATION OF PERFORMANCE		STENNIS SPACE CENTER	Kensi, AK	FLORENCE	CAMP ROBINSON	BUCKLEY ANGB	BUCKLEY ANGB	NEW CASTLE	NEW CASTLE	SAVANNAH IAP	SAVANNAH IAP	GOWEN FIELD	GOWEN FIELD	NOWA CITY	SMOKY HILL RANGE	CAMP GRAYLING	CAMP GRAYLING	LANSING	LANSING	Arden Hills Army Training Site
SENATE	SUGGESTED RECIPIENT	* indicates Committee initiative	SOCOM	Alaska National Guard	Army Guard	Army Guard	Air National Guard	Air National Guard	Air National Guard	Air Netional Guard	Air National Guard	Ar National Guard	Army Guerd	Army Guard	Army Guard	Army Guard Air Netional Guard	Army Guard	Army Guerd	Army Guard	Army Guard	Army Guard
ILES OF THE	MEMBER	* indicate	Loff	Stevens	₹	Amy	Alland	Safezer	Biden	Carper	Chambliss	Isakson	Creek	0 0 0 0	Grassley	Brownback	Levin	Stabenow	Levin	Stabenow	Klobucher
FANDING RU	CHANGE	(Amounts in Thousands)	10,200	1,400	10,870	18,423	7,300	7,300	10,800	10,800	000'6	9,000	7,615	7,815	13,188	8,000 9,000	2,450	2,450	4,239	4,239	3,536
COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE	DESCRIPTION	(Amounts i	SOF RIVERINE AND COMBATANT CRAFT OPS FAC	Add/alter readiness center, Kenai	FIELD MAINTENANCE SHOP	Professional Educ Ctr/Training Complex (Grow the Form)	SQUADRON OPERATIONS FACILITY	SQUADRON OPERATIONS FACIUTY	REPLACE C-130 MAINTENANCE HANGAR	REPLACE C-130 MAINTENANCE HANGAR	TROOP QUARTERS	TROOP QUARTERS	TRAINING AREA RAILHEAD, PH 2	TRAINING AREA RAILHEAD, PH 2	READINESS CENTER	ASOS BEDDOWN	INFANTRY PL BATTLE COURSEAINE FIRE RANGE	INFANTRY PL BATTLE COURSELINE FIRE RANGE	USPFO AND READINESS CENTER, PH 2	USPFO AND READINESS CENTER, PH 2	DESIGN JOINT FORCES HA AND EMERGENCY OPS CTR
COMP	CNE		Mississipl	Alaska	Arizone	Arkansas	Colorado	Colorado	Delaware	Delaware	Georgia	Georgia	of ship	o Lab	e de	Kansas	Michigan	Michigan	Michigan	Michigan	Minnesote
	ACCT PE		Milcon, Defense Agencies	Milcon, Army Guard	Milcon, Army Guand	Milcon, Army Guard	Milcon, Air Netional Guard	Milcon, Air National Guard	Milcon, Air National Guard	Micon, Air National Guerd	Milcon, Air National Guard	Miloon, Air National Guerd	Milcon, Army Guerd	Milcon, Army Guard	Milcon, Army Guard	Mecon, Army Guard Micon, Air National Guard	Mikcon, Army Guerd	Milcon, Army Guard	Milcon, Army Guard	Milcon, Army Guerd	Milcon, Army Guard
	TITLE		XXIV	XXX	₹ XX	IN IVXX	XXXI	in NXX	M NXX	M VXX	XXX VXX	NOX				\$ \$. \$ \$ \$ \$	M NXX	M IVX	N IVX	M IVX	™

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE		CAMP SHELBY	CAMP SHELBY	LINCOLN	LINCOLN	RENO-TAHOE IAP	RENO-TAHOE IAP	PEASE ANGB	PEASE ANGB	GABRESIG AIRPORT	GABRESIG AIRPORT	CAMP GRAFTON	The Dalbes The Dalbes FORT INDIANTOWN GAP	QUONSET STATE	JOE FOSS FIELD	JOE FOSS FIELD	Rapid City, SD
SUGGESTED RECIPIENT	* Indicates Committee inflative	Army Guard	Army Guard	Air Netional Guard	Air National Guard	Air National Guand	Air National Guard	Air National Guard	Air National Guard	Air Nettonal Guard	Air National Guard	Army Guard	Amy Guard Army Guard Air National Guard	Air National Guard	Air National Guard	Air National Guard	South Dakota National Guard
MEMBER	* Indicate	Cochrillan	2	Hagel	Nelson, Ben	Ensign	Reid	Gregg	Suruna	Clinton	Schumer	Army	Smith Wyden Casey	R sed	Johnson	Thuns	Johnson
CHANGE	(Amounts in Thousands)	4,000	4,000	9,900	8,900	5,200	5,200	8,900	8,900	8,400	8,400	33,416	980 930 9300	2,000	7,900	2,900	00
DESCRIPTION	(Amounts	LIVE FIRE SHOOT	HOUSEVIRBANASSAULT COURSE HOUSEVIRBANASSAULT COURSE	SECURITY FORCES & COMMUNICATIONS FACILITY	SECURITY FORCES & COMMUNICATIONS FACILITY	VEHICLE MAINTENANCE SHOP	VEHICLE MAINTENANCE SHOP	WING HEADQUARTERS, OPS AND	WING HEADQUARTERS, OPS AND TRAINING FACILITY	PARARESCUE FACIUTY, PHASE 1	PARARESCUE FACIUTY, PHASE 1	Regional Training Institute Phase 1 (Grow	DESIGN READINESS CENTER DESIGN READINESS CENTER OPERATIONS AND TRAINING FACILITY	SPECIAL OPERATIONS TRAINING FAC	BASE CMIL ENGINEERING MAINT	BASE CIVIL ENGINEERING MAINT FACILITY	Joint force headquarters, Rapid City
CINE		Mississippi	Misstesippi	Nebraeka	Nebraska	Nevada	Nevade	New Hampahira	New Hampstera	Now York	New York	North Dekota	Oregon Oregon Pennsylvania	Rhode Island	South Dakota	South Dakota	South Dakota
<u>в</u>		Mikon, Army Guerd	Milcon, Army Guard	Milcon, Air National Guard	Milcon, Air Netional Guard	Milcon, Air National Guard	Milcon, Air National Guard	Milcon, Air National Guard	Micon, Air Nedonal Guard	Milcon, Air National Guard	Milton, Air National Guard	Miloon, Army Guard	Vilicon, Army Guard Vilicon, Army Guard Vilicon, Air Netional Guard	Milcon, Air National Guard	Milcon, Air National Guard	Milcon, Air National Guard	Milcon, Air National Guard
ACCT		Milcon, A	Milcon, A	Milcon, Ai	Milicon, Ai	Milcon, A	Milcon, Al	Milcon, A	Milcon, Al	Milbon, Ai	Milcon, Al	Milcon, A	Milcon, Av Milcon, Av Milcon, Av	Milcon, Ai	Milcon, A	Milcon, A	Wilcon, A
TILE		XX	XX	X	XX	Š	Š	Š	X	XX	Š	X	××××	×	Σ	Š	XX

COMPLIANCE WITH RULE XLIV OF THE STANDING RULES OF THE SENATE

SUGGESTED LOCATION OF PERFORMANCE	tee Initiative	Amy Reserve ELLINGTON FIELD	Army Reserve ELLINGTON FIELD	Army Guard ETHAN ALLEN RANGE	Vermont National Guard Northfield, VT	Air National Guerd BURLINGTON	Army Guard FORT PICKETT	Army Guard WANCHESTER	_	Ar National Guard E WV REG APT - SHEPHERD FIELD	Ar National Guard YEAGER	Air National Guard TRUAX FIELD	Amy Guard UNSPECIFIED WORLDWIDE	Ar National Guard UNSPECIFIED WORLDWIDE	NNSA Various	MEA INEA	NNSA Pentex Plent, TX	NNSA Lawrence Livernore National	NNSA Pantex Plent, TX	NNSA Various	
	* Indicates Committee Initiative				/en	₹				₹	₹	₹		₹							
WEWBER	* ind	Comyn	Hutchison	Leahy	Leshy	Leaty	Army	Warner	Webb	Byrd	Byrd	\$	•	•	•	•	•	•	•	•	•
CHANGE	(Amounts in Thousands)	15,000	15,000	1,986	1,500	9,600	25,161	3,113	3,113	12,000	17,300	7,300	2,259	1,000	230,000	20,000	20,000	15,100	36,800	20,000	٤
DESCRIPTION	(Amounts in	AFROBATTLE PROJECTION CTR, PH 2	AFRCBATTLE PROJECTION CTR, PH 2	MULTI-PURPOSE MACHINE GUN RANGE	Billeting, regional readiness tech center, Northfield	POOR FARM ROAD SECURITY IMPROVEMENTS	Regional Training Institute Phase 1 (Grow the Force)	FIELD MAINTENANCE SHOP	FIELD MAINTENANCE SHOP	C-5 PARIGNG APRON ADDAUPGRADE RUNWAY	AIRCRAFT MAINTENANCE HANGAR	FIRECRASH RESCUE STATION	PLANNING AND DESIGN (Other)	PLANNING & DESIGN	NorwproWeration	IAEA Fuel Bank	Weapons Dismandement	NIF	Pantax Plant RTBF	Safeguards and Security	Office of the Administrator
CINE		Техав	Texas	Vermont	Vermont	Vermont	Virginia	Virginia	Virginia	West Virginia	West Virginia	Waconain	Worldwide	Worldwide							
ACCT PE		Micon, Army Reserve	Milcon, Army Reserve	Milcon, Army Guard	Milcon, Army Guard	Milcon, Air Nettonal Guard	Milcon, Army Guard	Boon, Army Guard	Wilcon, Army Guard	Milcon, Air National Guard	Milcon, Air National Guard	Micon, Air National Guard	Milcon, Army Guard	Milcon, Air National Guard	NNSA	NNSA	NNSA	NNSA	NWSA	NNSA	MAISA
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COMPLIANCE WITH HOUSE RULE XXI (Oolers in Thousands)

SUGGESTED LOCATION OF PERFORMANCE	Satem, OR Wilsonvälle, OR	Rochester, Istip, and Atbany, NY	Stratford, CT	Strattord, CT	Stratford, CT	Stratford, CT			Waterdiet, NY			Watervillet, NY			ž	Afington, VA			Nashville, TN	Everett, WA	Everett, WA	Everett, WA	Everett, WA	Salina, KS	Menio Part, CA; Minnesota Netional Guard	Mento Park, CA	Mento Perk, CA; Texas
SUGGESTED RECIPIENT	U.S. Army Netional Guard FLIR Systems, Inc.	U.S. Army National Guard	Sitoraky Aircreft Corporation	Sitorsky Aircraft Corporation	Sitorsky Arcreft Corporation	Sikoraky Aircraft Corporation	BAE Systems, Inc.			BAE Systems, Inc.		-	BAE Systems, Inc.	BAE Systems, Inc.	McAlester AAP	Army National Guard Readiness Certer	J.S. Army	J.S. Army, Rockwell Colline	Houston Barracks	ntermed Technologies Corporation Everett WA	intermed Technologies Corporation Everett, WA	Rogers, Mike (AL) Intermed Technologies Corporation Everett, WA	Intermed Technologies Corporation	Smoky Hill Weapons Renge	SRI International	SR! International	SR! International
WEMBER	Capps	King, Peter	Cummings	Elisworth	King, Peter	og Zg	=		10		_		₽	Taylor	Boren	Boyda	Hinchey	Loebsack	Cooper	Akin	Hall, Ralph	Rogers, Mike (AL) 1	Ross	Boyde	S.	Oberstar	400
AMOUNT	\$1,000	\$1,000	\$1,600	\$1,600	\$1,600	\$1,600	\$4 ,000	7,000	000,7	2,000	2,000	25 000.	\$4,000	000,7	008\$	009\$	24.000	\$4,000	\$3,360	\$1,600	\$1,600	\$1,600	\$1,600	\$500	\$2,000	\$2,000	\$2,000
DESCRIPTION	UH-80 Medevac and SAR Thermal Imaging UH-80 Medevac and SAR Thermal Imaging	UH-80 Medevac and SAR Thermal Imaging	UH-60L Upgrade	UH-60L Upgrade	UH-601. Upgrade	UH-60L Upgrade	Light Weight 155mm Howitzer (T)	Light Weight 155mm Howitzer (T)	Light Weight 155mm Howitzer (T)	Light Weight 155mm Howitzer (T)	Light Weight 155mm Howitzer (T)	Light Weight 155mm Howitzer (T)	Light Weight 155mm Howitzer (T)	Light Weight 155mm Howitzer (T)	Outloading Module McAlester AAP	Fisition (action) traffer refurblehment (M	Determe Advanced GPS Reciever (DAGR)	Defense Advanced GPS Reclever (DAGR)	Windows Based Advanced Field Artillery Technol Data Systems (AEATDS)	Depot Aff (D-Aff) at ANAD and RRAD	Depot Aff (D-AlT) at ANAD and RRAD	Depot Aff (D-AtT) at ANAD and RRAD	Depot ATT (D-AIT) at ANAD and RRAD	Great Plains Johnt Regional Training Center Radios	FlexTrain Combat Training Cap (XCTC)	FlexTrain Combat Training Cap (XCTC)	Flex Train Combat Training Cap (XCTC)
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COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

			WEMBER	SUGGESTED RECIPIENT	OF PERFORMANCE
86	FexTrain Combat Training Cap (XCTC)	\$2,000	Whitfield	SRI International	Menio Park, CA; Wendell H. Ford Regional Training Center
1 70	Fire Trainer fleration IVJoint Fires and Effects Trainer System	\$3,200	98	Techtzon, LLC	Lewton, OK (exacution at Fort Sill, Oic)
170	Combat Arms Training System (CATS) - ARNG	\$3,200	Gingray	FATS, Inc	Suwanse, GA
170	Air and Missile Defense Instrumentation System	\$1,600	Reyes	Raytheon Company	El Paso, TX
170	Combat Skills Training Similation Systems	\$800	Space	Beamhit Corporation; Raydon Corporation	Columbie, MD; Daylana Beach, FL
35	P-3C High Resolution Digital Recorder	\$1,500	Andrews	AIP Mission Systems	Patuxent River, MD
35	P-3C High Resolution Digital Recorder	\$1,500	LoBiondo	Naval Air Warfare Center	Patizient River, MD
35	P-3C High Resolution Digital Recorder	\$1,500	Sexton	L-3 Communications Systems East	
4	Virginia Class Submarine (VCS) Advance Procurement	\$586,000	Billinkis	Electric Boat, Newport News Shipyard	Groton, CT; Newport News, VA
4	Virginia Class Submarine (VCS) Advance Procurement	\$588,000	Courtney	Electric Boat	Graton, CT
•	Virgina Class Submarine (VCS) Advance Procurement	\$588,000	Davis, Jo Ann	Northrop Grunman Newport News Newport News, VA	Newport News, VA
•	Virginia Class Submerne (VCS) Advance Procurement	\$588,000	Drake	Northrop Grumman Newport News Artington, VA	Arlington, VA
•	Virginia Clase Submartne (VCS) Advance Procurement	\$588,000	Elleworth	BWX Technologies	Lynchburg, VA
•	Virginia Class Submarine (VCS) Advance Procurement	\$588,000	Langevin	Electric Boat; Newport News Shipyard	Groton, CT; Newport News, VA
4	Virginia Class Submarine (VCS) Advance Procurement	\$588,000	Scott, Robert	Northrop Grumman Newport News Arlington, VA	Adington, VA
5	JP-5 Manifold (globe) (EVOs)	\$1,600	Bishop, Timothy	Curtiss Wright Corporation	E. Farmingdale, NY
₽	JP-5 Manifold (globe) (EVOs)	\$1,600	King, Peter	Curties Wright Corporation	E. Farmingdale, NY
₽	JP-5 Manifold (globe) (EVOs)	\$1,600	McCarthy, Carolyn	Curties Wright Corporation	E. Farmingdale, NY
\$	CVN Propeller Replacement Program	\$3,800	Taytor	Rolls-Royce Nevel Martine	Pascagoule, MS
54	Weapon Retriever Vehicle	\$1,800	Hunter	The Marine Group, Inc.	Chuke Viete, CA

COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

OPN 31 Moderntzation Program 34,800 Selatop, Timothy MCC Electronic Systems Mehdles, MV	TIME	ACCT	34	LINE	DESCRIPTION	AMOUNT	MEMBER	SUGGESTED RECIPIENT	SUGGESTED LOCATION OF PERFORMANCE
ANSPO-88 Radar for DOG 51	-	NA O		31	ANISPO-98 Radar for DDG 51 Modernization Program	\$4,800	Ackerman	NGC Electronic Systems	Malville, NY
ANSPQ-89 Radar for DOG 51	_	Ndo		5	AN/SPQ-88 Radar for DDG 51 Modernization Program	\$4,800	Bishop, Timothy		Metville, NY
132 Luser Markmankly Training System \$1,600 Bartlett MPRI 133 Hunfs) for the Navy Reserve-Support PB \$500 Hunter IBM 137 Envelop Proctactive Computing Capability \$1,600 Kine Shield Technologies Corporation 25 E-18, Block 42 Engine Upgrades - ANG \$1,500 McCollum Shield Technologies Corporation 29 F-18, Block 42 Engine Upgrades - ANG \$23,200 De-Lauro Print and Whitney 29 F-18, Block 42 Engine Upgrades - ANG \$23,200 Lusan Print and Whitney 29 F-18, Block 42 Engine Upgrades - ANG \$23,200 Lusan Print and Whitney 29 F-18, Block 42 Engine Upgrades - ANG \$23,200 Lusan Print and Whitney 29 F-18, Block 42 Engine Upgrades - ANG \$23,200 Lusan Print and Whitney 29 F-18, Block 42 Engine Upgrades - ANG \$23,200 Lusan Print and Whitney 29 F-18, Block 42 Engine Upgrades - ANG \$23,200 Lusan Print and Whitney 20 F-18, Block 42 Engine Upgrades - ANG \$22,	-	N N		31	ANSPQ-9B Rader for DDG 51 Modernization Program	\$4,800	ferred	NGC Electronic Systems	Metrine, NY
High Performance Computing Capability \$500 Hunter IBM 137 Envelop Protective Covers \$1,600 McCollum Shield Technologies Corporation 137 Envelop Protective Covers \$1,600 McCollum Shield Technologies Corporation 138 B-52 Bombe-UPGRADES \$1,5200 Pomency AF B-52 System Program Office 149 B-52 Bombe-UPGRADES \$1,5200 Pomency AF B-52 System Program Office 140 B-52 Bombe-UPGRADES \$1,5200 Pomency AF B-52 System Program Office 140 B-52 Bombe-UPGRADES \$1,5200 Pomency AF B-52 System Program Office 140 B-52 Bombe-UPGRADES \$1,5200 Pomency AF B-52 System Program Office 140 B-52 Bombe-UPGRADES \$1,5200 Pomency AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 System Program Office 140 B-52 Bombe-UPGRADES AF B-52 Bombe-UPGRADES 140 B-52 Bombe-UPGRADES AF B-52 Bombe-UPGRADES 140 B-52 Bombe-UPGRADES 140 B-52 Bombe-UPGRADES 140 B-52 Bombe-UPGRADES 140 B-52 Bombe-UPGRADES 140 B-52 Bombe-UPGRADE	-	S.		132	Laser Markmanship Training System (LMTS) for the Navy Reserve-Support PB	\$1,600	Bartlett	MPRI	Cotumbia, MD
137 Envelop Protactive Covera \$1,800 Kithe Shield Technologies Corporation 137 Envelop Protactive Covera \$1,500 McCollum Shield Technologies Corporation 25 F-16, Block 42 Enqine Upgrades - ANG \$15,200 Ponano Pratt and Whitney Protect and Upgrades - ANG \$23,200 Del.ann Pratt and Whitney Protect and Whitney Pro	-	o N		133	High Performance Computing Capability	200	Hunter	IBM	San Diego, CA
137 Enrelop Productive Covera \$1,600 McCollum Sheld Technologies Comparation 25 B-25 Bonbert-UPGRABES \$1,500 Pomento AF B-25 System Program Office 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Allen Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Chrouny Art and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Chrouny Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucae Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucae Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucae Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucae Pratt and Whitney 30 C-17 Globernaster III \$2,280,000 Akin Boeing 31 C-17 Globernaster III \$2,280,000 Garrahan Boeing 32 C-17 Globernaster III \$2,280,000 Garrahan Boeing	-	N O		137	Envelop Proctective Covers	\$1,600	χ.	Shield Technologies Corporation	Eagan, MN
25 B-52 Bomber-UPGRADGS \$15,200 Pomenoy AF B-S2 Systam Program Office 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Allen Praft and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Fellin Praft and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Gringrey Praft and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Laxon Praft and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucas Praft and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucas Praft and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucas Praft and Whitney 20 F-16, Block 42 Engine Upgrades - ANG \$23,200 Akin Boeing 21 Gobernaster III \$2,280,000 Carker Boeing 2-17 Globernaster III \$2,280,000 Carker Boeing 2-17 Globernaster III \$2,280,000 Garager Boeing 2-17 Globernaster III \$2,280,000 <td< td=""><td>_</td><td>ž O</td><td></td><td>137</td><td>Envelop Proctective Covers</td><td>51,600</td><td>McCollun</td><td>Shield Technologies Corporation</td><td>Eagan, MN</td></td<>	_	ž O		137	Envelop Proctective Covers	51,600	McCollun	Shield Technologies Corporation	Eagan, MN
29 F-16, Block 42 Engine Upgrades - ANG \$23,200 DeLaure Prest and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Fallin Prest and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Gangrey Prest and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucas Prest and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucas Prest and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucas Prest and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucas Prest and Whitney 20 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucas Prest and Whitney 20 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucas Prest and Whitney 31 C-17 Globernaster III \$2,280,000 Blathop, Robern Boeing 32 C-17 Globernaster III \$2,280,000 Granger Boeing 32 C-17 Globernaster III \$2,280,000 Granger Boeing	-	APAF		52	B-52 Bomber-UPGRADES	\$15,200	Pomeroy	AF B-52 System Program Office	
28 F-16, Block 42 Engine Upgrades - ANG \$23,200 De-Laron Print and Withrey 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucan Pratt and Withrey 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucan Pratt and Withrey 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucan Pratt and Withrey 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucan Pratt and Withrey 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Marshall Pratt and Withrey 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Marshall Pratt and Withrey 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Marshall Pratt and Withrey 30 C-17 Globemaster III \$2,280,000 Carnahan Boeing 31 C-17 Globemaster III \$2,280,000 Grander Boeing 32 C-17 Globemaster III \$2,280,000 Grander Boeing 32 C-17 Globemaster III \$2,280,000 Grander Boeing <tr< td=""><td>-</td><td>APAF</td><td></td><td>29</td><td>F-16, Block 42 Engine Upgrades - ANG</td><td>\$23,200</td><td>Allen</td><td>Prett and Whitney</td><td>East Hartford, CT</td></tr<>	-	APAF		29	F-16, Block 42 Engine Upgrades - ANG	\$23,200	Allen	Prett and Whitney	East Hartford, CT
28 F-16, Block 42 Engine Upgrades - ANG \$23,200 Failin Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucan Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucan Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucan Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucan Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Lucan Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$22,80,000 Akin Boeing 30 C-17 Globemaster III \$2,280,000 Calvari Boeing 30 C-17 Globemaster III \$2,280,000 Garager Boeing 31 C-17 Globemaster III \$2,280,000 Garager Boeing 32 C-17 Globemaster III \$2,280,000 Garager Boeing 32 C-17 Globemaster III \$2,280,000 Garager Boeing 47 LAIRCM fo	_	APAF		28	F-16, Block 42 Engine Upgrades - ANG	\$23,200	Delauro	Pratt and Whitney	East Hartford, CT
28 F-16, Block 42 Engine Upgrades - ANG \$23,200 Gingrey Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Luces Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Luces Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Luces Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Marshall Pratt and Whitney 20 F-16, Block 42 Engine Upgrades - ANG \$22,200,000 Bishop, Rob Boeing 33 C-17 Globernaster III \$2,280,000 Gishop, Rob Boeing 33 C-17 Globernaster III \$2,280,000 Garanger Boeing 33 C-17 Globernaster III \$2,280,000 Granger Boeing 33 C-17 Globernaster III \$2,280,000 Granger Boeing 47 LAIRCM for AC-130 \$5,000 Hinchey Rockwall Collins 49 Global Afr Traffic Management Program \$7,200 Loebsack Rockwall Collins, U.S. Alf Force	-	APAF		82	F-16, Block 42 Engine Upgrades - ANG	\$23,200	Felin	Pratt and Whitney	East Hartford, CT
29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Larson Pratt and Whitney 129 F-16, Block 42 Engine Upgrades - ANG \$23,200 Larson Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Marshall Pratt and Whitney 20 F-16, Block 42 Engine Upgrades - ANG \$23,200 Marshall Pratt and Whitney 20 F-16, Block 42 Engine Upgrades - ANG \$23,200 Calvan Pratt and Whitney 20 C-17 Globemaster III \$2,280,000 Garage Boeing 20 C-17 Globemaster III \$2,280,000 Carnahan Boeing 20 C-17 Globemaster III \$2,280,000 Carnahan Boeing 20 C-17 Globemaster III \$2,280,000 Carnahan Boeing 20 C-17 Globemaster III \$2,280,000 Carnahan Boeing 20 C-17 Globemaster III \$2,280,000 Carnahan Boeing 20 C-17 Globemaster III \$2,280,000 Hushof Boeing 20 C-17 Globemaster III \$2,280,000 Hushof Boeing 20 C-17 Globemaster III \$2,280,000 Rointster Boeing 20 C-17 Globemaster III \$2,280,000 Hushof Boeing 20 C-17 Globemaster III \$2,280,000 Rointster Boeing 20 C-17 Globemaster III \$2,280,000 Rointster Boeing 20 C-17 Globemaster III \$2,280,000 Rointster Boeing 20 C-17 Globemaster III \$2,280,000 Rointster Boeing 20 C-17 Globemaster III \$2,280,000 Rointster Boeing 20 C-17 Globemaster III \$2,280,000 Rointster Boeing 20 Garage Rointster Boeing 20 GATM) \$7,200 Hinchey Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster III \$2,280,000 Rointster		APAF		28	F-16, Block 42 Engine Upgrades - ANG	\$23,200	Gingray	Pratt and Whitney	East Hantford, CT
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29 F-16, Block 42 Engine Upgrades - ANG 823,200 Marshall Pratt and Whitney 29 F-16, Block 42 Engine Upgrades - ANG 82280,000 Aun Breit and Whitney 33 C-17 Globemaster III 82,280,000 Glathop, Rob Boeing 33 C-17 Globemaster III 82,280,000 Garnare Boeing 33 C-17 Globemaster III 82,280,000 Garnare Boeing 33 C-17 Globemaster III 82,280,000 Garnare Boeing 34 C-17 Globemaster III 82,280,000 Garnare Boeing 35 C-17 Globemaster III 82,280,000 Garnare Boeing 47 LAIRCM for AC-130 \$5,000 Rothstacker Boeing 48 Gobal Ar Traffic Management Program \$7,200 Hinchey Rockwell Collins 49 (GATM) 41 GATM) 57,200 Loebsack Rockwell Collins 57,200 Loebsack Rockwell Collins 57,200 Loebsack Rockwell Collins	-	APAF		29	F-16, Block 42 Engine Upgrades - ANG	\$23,200	Lucas	Pratt and Whitney	East Hantlord, CT
29 F-16, Block 42 Engine Upgrades - ANG \$23,200 Sulkven Pratt and Whitney 33 C-17 Globemaster III \$2,280,000 Blathop, Rob Boeing 33 C-17 Globemaster III \$2,280,000 Cahent Boeing 33 C-17 Globemaster III \$2,280,000 Cahent Boeing 33 C-17 Globemaster III \$2,280,000 Cahent Boeing 33 C-17 Globemaster III \$2,280,000 Cahent Boeing 47 Luffic Management Program \$1,280,000 Rohrabacher Boeing 48 Global Ar Traffic Management Program \$1,200 Loebsack Rockwell Collins, U.S. Ar Force 49 Global Ar Traffic Management Program \$1,200 Loebsack Rockwell Collins, U.S. Ar Force 49 GATM)	_	APAF		29	F-16, Block 42 Engine Upgrades - ANG	\$23,200	Marshall	Pratt and Whitney	East Hantlord, CT
23 C-17 Globemaster III \$2,280,000 Blathon, 80 Boeing 23 C-17 Globemaster III \$2,280,000 Glathon, 80 Boeing 23 C-17 Globemaster III \$2,280,000 Glathon Boeing 23 C-17 Globemaster III \$2,280,000 Glathon Boeing 23 C-17 Globemaster III \$2,280,000 Glathon Boeing 24 C-17 Globemaster III \$2,280,000 Glathon Boeing 25 Globel At Traffic Management Program \$1,280,000 Hiltor, Jeff L-3 Crestview Aerospece 49 Global At Traffic Management Program \$1,200 Loebsack Rockwell Collins CGATM) 25 Globel At Traffic Management Program \$1,200 Loebsack Rockwell Collins CGATM)	-	APAF		82	F-18, Block 42 Engine Upgrades - ANG	\$23,200	Sulfiven	Pratt and Whitney	East Hartford, CT
33 C-17 Globemaster III \$2,280,000 Bishrop, Rob Boeing 33 C-17 Globemaster III \$2,280,000 Carvatan Boeing 33 C-17 Globemaster III \$2,280,000 Carvatan Boeing 33 C-17 Globemaster III \$2,280,000 Carvatan Boeing 47 LAIRCM for AC-130 Roll Histor Being Boeing 49 Global Af Traffic Management Program \$7,200 Hinchey Rockwell Collins 49 Global Af Traffic Management Program \$7,200 Loebsack Rockwell Collins	_	APAF		ន	C-17 Globemaster III	\$2,280,000	Aklı	Boeing	Long Beach, CA
33 C-17 Globemaster III \$2,280,000 Carvaten Boeing 33 C-17 Globemaster III \$2,280,000 Granden Boeing 33 C-17 Globemaster III \$2,280,000 Granden Boeing 33 C-17 Globemaster III \$2,280,000 Hushorf Boeing 47 LARCM for AC-130 \$5,000 Roinsbacher Boeing 49 Global Af Traffic Management Program \$7,200 Hinchey Rockwell Collins 49 GATM) \$7,200 Loebsack Rockwell Collins; U.S. At Force		APAF		33	C-17 Globernester III	\$2,280,000	Bishop, Rob	Boeing	Long Beach, CA
33 C-17 Globernaster III \$2.290,000 Canadran Boeing 33 C-17 Globernaster III \$2.280,000 Hustor Boeing 33 C-17 Globernaster III \$2.280,000 Hustor Boeing 47 LuARCM for AC-130 \$5,000 Miller, Jeff L-3 Crestview Aerospace 49 Gbotal Air Traffic Management Program \$7,200 Hinchey Rockwell Collins Gbotal Air Traffic Management Program \$7,200 Loebsack Rockwell Collins, U.S. Air Force	-	APAF		66	C-17 Globemaster III	\$2,280,000	Calvert	Boeing	Long Beach, CA
23 C-17 Globernaster III \$2.280,000 Granger Boeing 23 C-17 Globernaster III \$2.280,000 Hulshor Boeing 24 LAIRCM for AC-130 \$2.280,000 Rollmacher Boeing 25 C-17 Globernaster III \$2.280,000 Rollmacher Boeing 26 Globel At Traffic Management Program \$7,200 Hinchey Rockwell Collins 27 Cobbs (GATM) S7.200 Loebsack Rockwell Collins 37.200 Loebsack Rockwell Collins 49 (GATM)	-	APAF		S	C-17 Globemaster III	\$2,280,000	Camahan	Boeing	Long Beach, CA
33 C-17 Globernaster III \$2,280,000 Hulshof Boeing 33 C-17 Globernaster III \$2,280,000 Rohrabacher Boeing 47 LARCM for AC-130 \$5,000 Miller, Jeff L-3 Crestview Aerospace Global Abr Traffic Management Program \$7,200 Hinchey Rockwell Collins GATM) 49 GATM 6 GATM 71 GATM 71 GATM 71 GATM 72 GATM 72 GATM 72 GATM 73 GATM 74 GATM 75 GATM 76 GATM 77 GATM 77 GATM 77 GATM 77 GATM 77 GATM 77 GATM 77 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 78 GATM 7	-	APAF		33	C-17 Globemaster III	\$2,260,000	Grangar	Boeing	Long Beach, CA
33 C-17 Globernaster III 82,280,000 Rohrabacher Boeing 47 LARCM for AC-130 85,000 Miller, Jeff L-3 Crestview Aerospace Global Atr Traffic Management Program \$7,200 Hinchey Rockwell Collins 49 Gbrail Atr Traffic Management Program \$7,200 Loebsack Rockwell Collins, U.S. Atr Force (GATM)	_	APAF		33	C-17 Globemaster III	\$2,280,000	Hukshof	Boeing	Long Beach, CA
47 LAIRCM for AC-130 \$5,000 Miller, Jeff L-3 Crestview Aerospace to Gobal Air Traffic Management Program \$7,200 Hinchey Rockwell Collins Colonal Air Traffic Management Program \$7,200 Loebsack Rockwell Collins, U.S. Air Force (GATM)		APAF		33	C-17 Globemaster III	\$2,280,000	Rohrabacher	Boeing	Long Beach, CA
49 Global Alf Traffic Management Program \$7,200 Hinchey Rockwell Collins (GATM) Global Alf Traffic Management Program \$7,200 Loebsack Rockwell Collins; U.S. Alf Force (GATM)	_	APAF		47	LAIRCM for AC-130	000'5\$	Miller, Jeff	L-3 Crestview Aerospace	Crestview, FL
Gbbal Air Traffic Management Program \$7,200 Loebsack (GATM)	-	APAF		4	Global Air Traffic Management Program (GATM)	\$7,200	Hinchey	Rockwell Collins	Binghampton, NY
	-	APAF		\$	Global Ar Traffic Management Program (GATM)	\$7,200	Loebsack	Rockwell Collins; U.S. Air Force	

COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

SUGGESTED LOCATION OF PERFORMANCE	HB AFB, UT; F.E. Warren AFB, WY; Minot AFB, ND; Maletrom AFB, MT	Hill AFB, Utah	Wamer Robins AFB, GA		Alea, Hi	Seco, ME	Gulfport, MS	Florence, KY	Monmouth, 1L	84	Little Rock, AR	Malta, NY	Sen Antonio, TX	Youngstown, OH	San Antonio, TX	San Antonio, TX	Fayettaville, NC	Fayettsville, NC	Madleon, 11.
SUGGESTED RECIPIENT	ICBM System Program Office	Air Logistics Center	Warner Robins Air Logistics Center Warner Robins AFB, GA	USAF Communications Units	National Guard Bureau & Reacue Technologies Commetton	ent and	United States Marine, Inc.	DRS Keco	Illinols National Guard	Pine Bluff Arsenal	University of Arkansas	Starfire Systems, Inc.	Southwest Research Institute	Youngstown St. University	University of Texas Health Science San Antonio, TX Center	University of Texas Health Science Sen Antonio, TX Center	Fayetteville State University Maritime Mission Center	Fayettevitle State University Maritima Masion Center	Magnesium Electron
MEMBER	Blshop, Rob	Blshop, Rob	Marshall	Israel	Abercromble	Allen	Taylor	Davis, Geoff	Har	Snyder	Snyder	Gillbrand	Smith, Lamar	Ryan, Timothy	Smith, Lamer	Gonzalez	Etherldge	McIntyre	Costello
AMOUNT	\$7,000	\$1,800	\$1,600	\$1,600	\$1,500	24,800	\$3,600	\$5,000	\$5,000	\$5,600	\$1,200	\$2,400	\$2,400	\$1,600	\$1,600	\$1,600	\$1,400	\$1,400	\$1,600
DESCRIPTION	ICBM Remote Visual Assessment	Science, Engineering and Laboratory Data Integration (SELD!)	Information Modernization for Processing with Advanced Coating Technology (MAPACT)	Ground Multiband Terminal (GMT)	Reacue Streamer Distress Signal Kit	MK47 Mod 0 Striker SOCOM Granada Launcher	SOC-R Replacement Program	Joint Trans Decon System - (JSTDS-SS)	Joint Trans Decon System - (JSTDS-SS)	M291/M295 Skir/Equipment Chemical Decontamination	Activated Nanostructures for De-icing	CBR Functionally Integrated Reactive Surface Technologies (FIRST)	CBR Functionally Integrated Reactive Surface Technologies (FIRST)	Center of Excelence for Industrial Metrology & Imaging	Advanced Medical Technology	National Trauma Institute	Electron Microprobe Facility	Electron Microprobe Facility	Ultra Lightweight Metallic Armor
CNE	ø	75	24	4	8	99	62	78	7.8	78	7	8	8	8	ю	ы	•	4	V.
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ACCT	MPAF	OPAF	OPAF	OPAF	OPAF	PDW	PDW	PDW	PDW	MOA	AD.	₩Q¥	RDA	RDA	₽D¥	RDA	RDA	RDA	RDA
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COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

£.		LINE	DESCRIPTION	AMOUNT	MEMBER	SUGGESTED RECIPIENT	SUGGESTED LOCATION OF PERFORMANCE
0802120A 6	ø		Advanced Detection of Explosives (ADE) Program	\$1,000	Abentromble	Alaka'i Consulting and Engineering, Inc.	Largo, FL
0602120A 6	ø		Network Enabled Combat Identification (CID)	\$2,400	Andrews	BAE Systems, Inc.	Wayne, NJ
0802120A 6	80		Electromagnetic Geolocation	\$1,000	Davis, Susan	QUASAR Federal Systems	San Diego, CA
0602120A 8	e •		Network Enabled Combat Identification (CID)	\$2,400	Pascrell	BAE Systems, Inc.	Wayne, NJ
0602120A 6 N	v v	. z =	Network Enabled Combat Identification (CID)	\$2,400	Rothman	BAE Systems, Inc.	Wayne, NJ
5	\$3	ž 0	Knowledge Integration and Management Center of Excellence (KIMCOE)	\$3,000	Cummings	Morgan State University	Baltimore, MD
a	4ss o	ŝ	Silver Fox and Manta UAS	\$3,200	Franks	Advanced Ceramics Research	Tuscon, AZ
ca.	ABS de	Š	Silver Fox and Manta UAS	\$3,200	Giffords	Advanced Ceramics Research	Tuscon, AZ
5	_	Ē	Digital Engine/Hydraulic Valve Actuation	\$800	Lemborn	Sturman Industries	Woodland Park, CO
5	_	Š	Digital Engine/Hydraulic Valve Actuation	\$800	Udall, Mark	Sturman Industries	Woodland Park, CO
5	_	Ę	Light Utility Vehicle	\$1,000	Hunter	Chenowth Product Racing Company, Inc.	El Cajon, CA
₽ ₽	_	ð	Open Architecture for Stryker	\$2,800	McKeon	Curtis Wright Controls	Santa Clarita, CA
₽	t3 Ted	Ē	Tectical Metal Fabrication System (TacFab)	\$2,400	Andrews	Sea Box, Inc.	East Riverton, NJ
13	_	Tag Ti	Factical Metal Fabrication System (TacFab)	\$2,400	¥o¥	Sea Box, Inc.	East Riverton, NJ
2	•	ě	Tectical Metal Fabrication System (TacFab)	\$2,400	Mechan	Thermo Fisher	Waltham, MA
5	•	ĕ	Tactical Metal Fabrication System (TacFab)	\$2,400	Ryen, Timothy	Alax Tooco	Warren, OH
5	•	ĕ	Sectional Metal Fabrication System (TacFab)	\$2,400	Saxton	Sea Box, Inc.	East Riverton, NJ
£		-	Factical Metal Fabrication System (TacFab)	\$2,400	Tiemey	Thermo Fisher	Waltham, MA
£	_	F	actical Metal Fabrication System (TecFab)	\$2,400	Tumer	Army Tenk Automotive	Dearborn, Mi
₽ ₽	•	F	Tactical Metal Fabrication System (TacFeb)	\$2,400	Wison, Joe	SCRA	Colombia, SC
5	•	۳	eamline Secure Mobile MANET System	\$1,200	Ryan, Timothy	Western DataCom	Westlake, OH
0602618A 14 Be		8 8	Beneficial Infrastructure for Rotorcraft Risk Reduction Demonstrations (BIRRRD)	\$800	Sestak	Aberdeen Proving Grounds	Aberdeen, MD
14	7. R	Œ	Roff-to-Roll Microelectronics	\$1,600	Myrick	Army Research Laboratory	Adelphi, MD
1,		1	Hospital Emergency Planning & Integration	\$1,600	Shuster	ARDEC	Picathny, NJ
D802709A 19 PC		Z 2	Power Efficient Microdisplay for Army Night Vision	\$2,400	Hall, John	eMagin Corporation	Hopewell Junction, NY

COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

SUGGESTED LOCATION OF PERFORMANCE	Fort Leonard Wood, MO	Hawthome, MV	Anaheim, CA	Mr. Laurel, NJ	West Lefayette, IN	Ewing, NJ	Ewing, NJ	Ewing, NJ	Ewing, NJ	Ewing, NJ	Pensacola, FL	Atlanta, GA	St. Louis, MO	Atlanta, GA	Atlanta, GA	Atlanta, GA	Kernesew, GA	Kermesew, GA
SUGGESTED RECIPIENT	Leonard Wood Institute Deviced Zimmermerment	_	Acetions - Interstate	NetIDEAS, Inc.	Purdue University	Universal Display Corporation	Universal Display Corporation	Universal Display Corporation	Universal Display Corporation	Universal Diaptay Corporation	Flordia Institute for Human Machine Cognition	Printpack, Inc.	Production Products	Georgie institute of Technology	Georgia Institute of Technology	Georgia Institute of Technology	CryoLife	CryoLife
MEMBER	Skelton	Brady, Robert	Senchez, Loretta	Sexton	Buyer	Andrews	Bartlett	Cummings	Mershall	Rothman	Miller, Jeff	Gingrey	Hulshof	Gingray	Johnson, Hank	Manshall	Gingray	Price, Tom
AMOUNT	\$21,000	\$1,200	\$3,200	\$2,000	\$1,400	\$1,200	\$1,200	\$1,200	\$1,200	\$1,200	\$1,000	\$1,000	\$1,600	\$1,600	\$1,600	\$1,800	\$2,000	22,000
DESCRIPTION	LW Training-based Collaborative Research	Propelling Agent (Sturry Gel)	Advanced 3-D Locator (A3DL) Technology	CAISR Integrated Digital Environment Secure Model (DESM)	Integrated Lightweight Electronics Shelter	Portable Fieldble Communication Display Devices	Portable Flaxible Communication Diaplay Devices	Portable Flexible Communication Display Devices	Portable Flexible Communication Display Devices	Portable Flexible Communication Display Devices	Biologically Inspired Security Infrastructure for Tactical Environments	Active and Smart Packaging for Combat Feeding	ChemBio Protective Hangars	Advanced Blo-engineering for Enhancement of Soldier Survivability	Advanced Blo-engineering for Enhancement of Soldier Survivability	Advanced Blo-engineering for Enhancement of Soldier Survivability	Biotoam Protein Hydrogel for Battlefield Trauma	Biofoam Protein Hydrogel for Battlefield Trauma
LINE	21	ĸ	23	23	ß	23	23	23	8	ន	7	22	22	28	28	78	28	28
96	0602716A	0802720A	0602782A	0602782A	0802782A	0802782A	0802782A	0602782A	0602782A	0602782A	0802783A	0602786A	0802788A	0802787A	0602787A	0602787A	D602787A	0802787A
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COMPLIANCE WITH HOUSE RULE XX (Dollars in Thousands)

	No. track	E DESCRIPTION Epigenetics Disease Research Oxygen Diffusion Dressings	LINE DESCRIPTION 28 Epigenetics Disease Research 28 Oxygen Diffusion Dressings
s2,400 todine \$2,400			Synthetic Malaria Vaccine Synthetic Malaria Vaccine
kaging for Future \$1,600	Processing and Packaging for Future \$1,600 Combat Rations		Processing and Packaging for Future Combat Rations
2 Program \$1,200	Advanced Proteomics Program \$1,200		Advanced Proteomics Program
serch \$10,000	Gulf Wer Mnesa Rasearch 810,000		Gulf War Mnesa Rasearch
sarch \$10,000	Gulf War illness Research \$10,000		Guif War liness Research
\$10,000	Guif War Illness Research \$10,000		Guif War Ilineas Research
sect) \$10,000	Gulf War länese Research \$10,000		Gulf War länese Research
search \$10,000	Gulf War Unest Research \$10,000		Gulf War lithess Research
s10,000	Gulf War illness Research \$10,00		Gulf War illness Research
s10,000	Guif War liness Research \$10,00		Gulf War Bhess Research
10,000 \$10,000	Guif War lifness Research \$10,00		Guif War Illness Research
search \$10,000	Guif War Whes Research \$10,00		Guif War Whese Research
10,000	Gulf War illness Research \$10,00		30 Gulf War illness Research
tics Research \$3,000	Lower Limb Prosthetics Research \$3,00		30 Lower Limb Prosthetics Research
velopment \$2,000	Malerie Vaccine Development \$2,00	_	Maleria Vaccine Development
Genomics Center \$8,400	National Functional Genomics Center \$8.46		National Functional Genomics Center

COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

2	LINE	DESCRIPTION	AMOUNT	MEMBER	SUGGESTED RECIPIENT	SUGGESTED LOCATION OF PERFORMANCE
	æ	Tracking the Health of Soldiers with Advanced Implantable Nano-Sensors	\$1,600	Courtney	University of Connecticut	Storra, CT
	34	Electrostatically Conductive Windscreen Leminates for Amy Rotor Wing Altcraft	\$1,200	Spratt	Avistion & Missile DEC; United Protective Technologies	Huntaville, AL; Charlotte, NC
	, F	Polymer Matrix Composites for Relorant	\$2,400	Brady, Robert	V Systems Composites, Inc.	Chester, PA
	8	Power Defense Transmissions	\$800	Spratt	U.S. Army, Timken Company	Fort Eustis, VA; Camon, OH
	31	Universal Control - FADEC	\$3,000	Larson	Goodhich Pump and Engine Controls	West Hartford, CT
	<u>ج</u>	Vectored Thrust Ducted Propeller (VTDP)	14 ,000	Andrews	Plasecki Aircraft Corporation	Essington, PA
	5 6	Vectored Influst Ducted Propeller (VIDP) Vectored Thrust Ducted Propeller (VIDP)	3 3	Murphy, Farrox Sestak	Plasecki Aircraft Corporation Plasecki Aircraft Corporation	Estington, PA Estington, PA
	32	Micro Seeker System for Small Steerable Projectiba	\$1,800	Draier	Tanner Research, Inc.	Morrova, CA
	32	Knowledge Driven Manufacturing System (KDMS)	\$1,000	McCollum	Remmete Engineering	New Brighton, MN
	32	Electromagnetic Gun Initiative	\$850	Sestak	Silicon Power Corporation	Metvern, PA
	g	Antibatilatic Windshield Armor	\$4,000	Donnetty	DefanseCS	Mishawaka, IN
	ន	Ominishing Manufacturing Sources (DMSMS)	\$2,000	Knollenberg	Automation Alley	Troy, MI
0603005A	æ	Diminishing Manufacturing Sources (DMSMS)	\$2,000	Levin	Automation Alley	Tray, MI
	æ	Diminishing Manufacturing Sources (DMSMS)	\$2,000	Miller, Candice	Autometion Alley	Tray, Mi
	33	Tactical Wheeled Vehicle Structures	\$4,000	Buyer	Alcos Defense Inc.	Lafayette, IN
_	ಜ	Tactical Wheeled Vehicle Structures	\$4,000	Souder	Alcos Defense Inc.	Cafayette, IN
0603008A	8	Advanced Witniess Technologies	\$500	Ackerman	InterDigital Communications Corporation	King of Prussle, PA
	8	Advanced Wireless Technologies	\$500	Sestak	InterOigital Communications Compression	King of Prussie, PA
0603008A	88	Appled Comm and Info Network (ACIN)	\$4,000	Andrews	U.S. Army CERDC	Fort Monmouth, NJ
	R	Applied Comm and Imp Network (ACIN)	24,000	CeBlendo	U.S. Army CERDC	Fort Monmouth, NJ

COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

SUGGESTED LOCATION OF PERFORMANCE	F Monmouth, NJ	Malvem, PA	Marina Del Ray, CA (execution at Fort Sill, OK)	Chaper HM, NC	Lubbock, TX	Lubbock, TX	Lubbock, TX	Valencie, CA	Earth City, MO	San Diego, C.A	Fort Belvoir, VA Costa Mesa, CA	Davis-Monthan, AZ	Davis-Monthan, AZ	Delton, NH	Redondo Beach, CA	Redando Beach, CA	Mount Laural, NJ
SUGGESTED RECIPIENT	CECOM RDEC	Rajant Corp	Institute for Creative Technologies	University of North Carolina	Texas Tech University	Texas Tech University	Texas Tech University	Pacific Scientific	Clean Earth Technologies	Trex Enterprises Corporation	Army Night Vision Lab tryine Sensora Corporation	Army Construction Engineering Laboratory	Army Construction Engineering Laboratory	Vehicle Control Training, LLC,	Sierra Monolithics	Siema Monolitrica	PRICE Systems, LLC
WEMBER	Andrews	Sestak	8	Mointyra	Conaway	Granper	Neupebauer	McKeon	Akin	Humber	Michaud Sanchez, Loretta	Franks	Grijahra	Hodes	Hayes	Sexton	Saxton
AMOUNT	2000	\$3,000	\$2,000	2800	\$2,400	\$2,400	\$2,400	\$1,600	\$1,600	\$1,200	\$800 \$800	\$1,200	\$1,200	\$1,600	008\$	\$800	\$2,000
DESCRIPTION	Portable Mobile Emergency Broadband Systems	Portable Mobile Emergency Broadband Systems	Joint Fire and Effects Training System	Urban Warfara and Disaster Response Modeling and Simulation	Center for Pulsed Power and Power Electronics	Center for Pulsed Power and Power Electronics	Center for Pulsed Power and Power Electronics	Smart Energetic Architecture for Missile Systems	Hyperspectral Sensors for Improved Force Protection	Cable Warning and Obstacle Avoidance Svatern	Personal Miniature Thermal Viewer (PMTV) Personal Miniature Thermal Viewer (PMTV)	GEDAC Demonstration	GEDAC Demonstration	Synthetic Automotive Virtual Environments (SAVE)	Advanced Rader Transceiver IC Development	Advanced Radar Transceiver (C Development	Software Litecycle Affordability Management (SLAM)
CINE	8	*	8	æ	\$	\$	\$	\$	8	S	8 8	8	8	25	ន	S	ន
a a	0603008A	D603008A	0803015A	D603015A	0603100A	0603100A	0603100A	0603313A	0603710A	0603710A	0603710A 0603710A	0803734A	0603734A	0803734A	0803772A	0603772A	0603772A
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COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

TITLE	ACCT	PE	LINE	DESCRIPTION	AMOUNT	MEMBER	SUGGESTED RECIPIENT	SUGGESTED LOCATION OF PERFORMANCE
=	₹0¥	0603305A	55	Advanced Hypersonic Weapon (AHW)	000'2\$	Everett	U.S. Army Space and Missile Defense Command	Huntsville, AL
==	ĄQ.	0603305A	18	Integrated Composite Mounting Hardware	\$1,000	Johnson, Hank	CYC Enterprises, Inc.	Decatur, GA
=	A A	0803305A	8	Next Generation Interceptors	\$5,600	Everett	U.S. Army Space and Missile Defense Command	Huntsville, AL
=	Ą	0603305A	S	Redieton Hardening Initiative	\$2,000	Everett	U.S. Army Space and Missile Defense Command	Huntaville, AL
=	Ş	0800305A	88	Radiation Handening Initiative	\$2,000	Rogers, Mike (AL)		Huntsville, AL
=	RDA	0603327A	23	Advanced Extended Range Attack Missile (AERAM)	\$800	Boyda	AMRDEC	
=	RDA	0603819A	8	Enhanced Holographic Imager	\$1,800	Consway		Austin, TX
=	RDA A	0603619A	8	Enhanced Holographic Imager	\$1,800	Granger	Zebra fmaging	Austin, TX
=	₹Q¥	D803779A	8	Hawaii Undersea Chemical Weapons Assessment	\$5,500	Abercrombie	University of Hewali	Honolutu, Hi
=	AC)	0803778A	28	Haweii Undersea Chemical Wespons Assessment	\$5,500	Hirono	University of Hawaii	Honolutu, Hi
Æ	RDA	0603779A	2	Venedium Technology Program	\$1,600	Wilson, Joe	Advanced Technology Institute	North Charleston, SC
=	₹Q.	0603807A	22	Leishmaniasis Skin Test Artigen	\$1,000	Hunter	Alfermed Laboratories, Inc.	San Diego, CA
=	#OA	0604270A	82	Si-Directional English-Iraqi inatant Language Translator	\$1,840	X	SpeechGear, Inc.	Northfield, MN
=	AOA A	0604601A	8	Integration of Javefin onto CROWS	\$1,600	Bean	Recon Optical Inc.	Barrington, II.
=	₩ 02	0604801A	22	Enhanced Flame Retardent Body Protection	\$1,600	Spratt	Milken and Company	Spartanburg, SC
=	ð	0604604A	Z	Track over Tire System for FMTVs	2800	McHugh	Cemoplast Rockland Ltd.	Plattsburgh, NY
E	RDA	0604780A	ā	Joint Training Integration and Evaluation Center	\$1,720	Feeney	JTIEC	Orlando, FL
=	ð	0604808A	111	Ground On-Board Dxygen Generation System (GO-80GS)	\$1,600	Calvert	Army MRMC	P. Detarick, MD
=	₩Q¥	0605013A	124	Health Informatics Initiative	\$2,400	Castor	University of South Florida College Tempa, FL of Public Health	Tampa, Ft.
=	ADA A	0605326A	132	Gunfire Detection System for UAVs	\$1,600	Everett	U.S. Army Aviation Warfighting Center	Fort Rucker, AL
=	RDA	0805702A	135	Robotic Manipulators for Explosive Ordnance Disposal	\$480	Cubin	Square One Systems	Jackson, WY

COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

THE	ACCT	¥.	LENE	DESCRIPTION	AMOUNT	MEMBER	SUGGESTED RECIPIENT	SUGGESTED LOCATION OF PERFORMANCE
~	RDA	0805805A	147	National Polymer Innovation Center (NPIC)	\$1,000	Sutton	University of Akron	Akron, OH
=	RDA	0203758A	₹ <u></u>	Virtual Simulation and Modernization of BFV Computers and Electronics	\$1,600	McNemey	CPU Tech, Inc.	Santa Clare, CA
æ	RDA	0708045A	171	Asymetric Threat Response and Analysis Program (ATRAP)	\$2,400	Giffords	University of Arizona	Tucson, AZ
×	ADA A	0706045A	171	Asymetric Threat Response and Analysia Program (ATRAP)	\$2,400	Renzi	University of Artzona	Tucaon, AZ
=	₩ M	0708045A	171	Sensor Visualization and Data Fusion	\$1,200	Tierney	Mercury Computer	Chelmsford, MA
==	Ą	0706045A	171	Blast Risk Analysis and Mittgation Application (BRAMA)	\$1,600	Young, Dan	Battle Command Lab	Fort Huachuca, AZ
*	#DA	0708045A	11	Constant Look Operational Support Environment	\$1,600	Young, Don	Battle Command Lab	Fort Huachuca, AZ
=	ROA	0708045A	Ę	Specialized Compact Automated Mechanical Clearance Platform (SCAMP)	\$400	Murphy, Patrick	Humanistic Robotica, Inc.	Philedelphia, PA
=	₽Ď.	0708045A	179	Improved Manufacturing Process for SAPI	\$3,200	Snyder	CoorsTek	Benton, AR
=	RON	0601103N	-	Center for Nanoscience and Nanomaterials	\$1,200	Wat	North Carolina A&T State University	Greensboro, NC
*	RON	0801153N	es	Energetics Technology S&T Workforce Revitation	\$2,400	Hoyer	University of Maryland; Energetics Technology Center	College Park, MD; La Plata, MD
=	NO.	0602114N	•	Jefferson Lab High Power FEL Development for Naval Applications	\$2,000	Davis, Jo Ann	Jefferson Lab	Newport News, VA
=	RON	0602114N	4	High Energy Conventional Energetics	\$5,000	Hoyer	Navel Surface Warfare Center; Applied Research Associates, Inc.	Indian Head, MD; Albuquerque, NM
=	RON	0802123N	v,	Optical Recognition Protocal for Biologics Detection	\$600	Abercromble	Pukoa Scientific	Oshu, Hi
=	SON NO	0802234N	7	Infrared Materials Center	\$2,000	9 80	Ardmore Development Authority	Ardmore, OK
=	RON	0602236N	œ	PULSEII Virtual Chinical Learning Lab and Center of Excellence	\$2,400	Odž	Texas A&M University; Office of Neval Resenth	Corpus Christi, TX; Adington, VA
=	RON	0802435N	±	Marine Mammels-Effects of Sound	\$800	Abercrombie	University of Hawait Marine Mammal Research Program	Honolutu, Hi
=	RON	0802782N	7	Autonomous Underwater Vehicle (AUV) Docking and Rechaming Station (ADRS)	\$2,800	Pryce	Battelle	Columbus, OH
=	AON NO	0803114N	5	Tectical Compact Optical Interrogator	\$1,800	Abercrombie	Naval Research Laboratory	Washington, DC

COMPLIANCE WITH HOUSE RULE XXI
(Dollars in Thousands)

SUGGESTED LOCATION OF PERFORMANCE	Portand, ME	Philadelphia, PA	Philadelphia, PA	Philadelphia, PA	Hoboken, NJ	Hoboken, NJ	Nashus, NH	Arlington, VA	Washington, D.C.	Arlington, VA	Portsmouth, RI		San Diego, CA	Flichburg, MA	San Diega, CA	Westborough, MA	Westborough, MA	Pascagouls, MS	Millersville, MD & Storington, CT	Betheads, MD	Arlington, VA	Joplin, MO
SUGGESTED RECIPIENT	Maine Marine Marutacturing	SPD Electrical	SPD Electrical	SPD Electrical	Stavens Institute of Technology	Stevens institute of Technology	Scientific Solutions, Inc.	Office of Naval Research	Global Defta, LLC	Office of Naval Research	Raytheon	Naval Air Systems Command	Information Systems Laboratories	DRS Power Technology	General Alomics	American Superconductor Corporation	American Superconductor Corporation	Rolls-Royce Nevel Marine	Chasapeake Science Corporation	Nevel Surface Wartare Center	Ship Systems and Engineering, ONR	LaBarge, Inc.
MEMBER	Allen	Brady, Robert	Murphy, Patrick	Schwartz	Sauton	Sires	Shea-Porter	Conaway	Davis, Geoff	LaBiondo	Langevin	Abercrombie	Hunter	Bartlett	Davis, Susen	McGovern	Mechan	Taytor	Courtney	Van Hollen	Abercrombie	Akin
AMOUNT	\$1,000	\$1,600	\$1,600	\$1,600	\$3,200	\$3,200	\$1,200	\$1,600	\$1,600	\$1,800	\$8,400	\$2,400	\$1,600	\$2,000	\$2,000	\$2,000	\$2,000	\$2,400	\$3,200	\$5,000	\$800	\$3,000
DESCRIPTION	Critical Composites Technologies for Enaising Special Operations Forces Medium Range Endurance Craft (Mark VI)	High Speed Power Node Switching	High Speed Power Node Switching	High Speed Power Nade Switching	Secure Infrastructure Tech Lab (SINTEL)	Secure infrastructure Tech Lab (SINTEL)	Swimmer Detection Sonar Network	Martime Identification Surveillance Technology (MIST)	Martime Identification Surveillance Technology (MIST)	Maritme Identification Surveillance Technology (MIST)	Project Athena Common Operational Picture (COP)	Marine Mammal Awareness, Atert and Response Systems (MMAARS)	Tactical E-Field Buoy Development	DDG-51 Class Perm Magnet Drive System	DDG-51 Class Perm Magnet Orive System	High Temperature Superconductor (HTS)	High Temperature Superconductor (HTS)	Propulsor Manufacturing Technology Department (PMTD)	Twinking Thinking (TLTL) Submarine Towed	Wavemaker Replacement	Ocean Thermal Energy Conversion	Joint Stand Off Weapon
LINE	6	6	16	16	92	95	16	17	17	11	17	SS.	8	8	8	8	8	8	3	84	8	۲
PE	0603123	0603123N	0603123N	0603123N	0603123N	0603123N	DE03123N	0803235N	0803235N	0803235N	0603235N	0803254N	0603254N	D603513N	0803513N	0603513N	0603513N	0803513N	0603561N	0603564N	0603724N	0603795N
ACCT	RDN	RON	RDN	RON	NON	SON NO	RON	RON	RON	RDN	NO.	RON	RDN	NON	Š	NO.	RON	ADN.	RON	NO.	RON	RON
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COMPLIANCE WITH HOUSE RULE XXI (Dollers in Thousands)

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TILE	ACCT	Эd	rwe.	DESCRIPTION	AMOUNT	MEMBER	SUGGESTED RECIPIENT	SUGGESTED LOCATION OF PERFORMANCE
=	RON	0603785N	7	Joint Stand Off Weapon	\$3,000	Blunt	LeBerge, Inc.	Joplin, MO
=	RDN	0603785N	7	76mm Super Rapid Medium Caliber Gun	\$1,600	Brady, Robert	Oto Melara North America, Inc.	Lester, PA
=	NC N	DESTATORN	2	Dystem rixposives osisty hevrew Draint 03.507 Affordable Mesons Austria	615 200	Histophy	- S Commencial and Company	2 20
: :	Š Š	0604272N	12	High Power Fiber Laser (HPFL) Sased Pod	\$1,600	Ellsworth	Naval Surface Warfare Center	Crane, IN
=	RON	0804215N	88	Advanced Measurement Standards Development	\$3,200	Calvert	Nevel Surface Warfare Center	Corona, CA
=	RON	0604261N	8	Deep Extended Echo Ranging (DEER)	\$800	Murphy, Patrick	Navmar Applied Sciences Corporation	Werminster, PA
=	RDN	N0067090	<u>\$</u>	DDG 1000 Permanent Magnet Motor System	\$9,000	Bartlett	DRS Power Technology	Fitchburg, MA
=	RON	D604300N	9	DDG 1000 Permanent Magnet Motor System	\$9,000	Meehan	DRS Power Technology	Filchburg, MA
=	RON	0604300N	6	DOG 1000 Permanent Magnet Motor System	\$9,000	Murphy, Christopher	DRS Power Technology	Pitchburg, MA
=	RON	0604756N	127	Phatanx Next Generation	\$6,800	Everet	Naval Sea Systems Command	Artington, VA
=	RON	0604757N	128	Distributed Detection, Classification, Localization	\$1,600	leare!	Advanced Acoustic Concepts	Heuppauge, NY
=	NO.	0804771N	55	Human Clinical Trials - Infusable	\$3,200	Jones, Walter	Navy Medical Research Center	Silver Spring, MD
= :	NON	0804771N	£ ;	Implantable Middle Ear Hearing System	21,000	Udall, Mark	Otologica	Boulder, CO
= =	200	0604771N	8	US Navy Pandemic Influenza Vecche	\$1,600	Gillionand	Trudesu Institute	Saranac Lake, NY
. ≈	RDNIRDAF	0804800N	133/81	us navy randemic imitaliza vaccina F136 interchangable Engina	\$1,600	Butterfield	Indeau instrutes GE & Rolfs Royce Fighter Engine	Cincinati OH &
=	RON	0604759N	5	Network Expansion & Integration of	92, 100	Hoyer	February River Neval Air Station	Paturent River NAS, MD
=	RON	0101221N	591	Advanced LINAC Facility	\$3,000	朢	Indiana University	Bloomington, IN
=	RON	0204229N	571	Tactical Tomahawk Weapons Control System - Land Attack Open Architecture	\$1,280	Seatak	Lockheed Martin	King of Prussie, MD
=	NO.	0205620N	181	Advanced Composite Materials for Acoustic Window Applications	\$6,400	Taylor	Seemann Composites, Inc.	Gulfport, MS
=	RON	0605104D8Z	182	MK 48 ADCAP Torpedo Post Launch Communication System	\$1,600	Aroun	Corfland Cable Company	Cortland, NY

COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

THE.	ACCT	P.E.	LINE	DESCRIPTION	AMOUNT	MEMBER	SUGGESTED RECIPIENT	SUGGESTED LOCATION OF PERFORMANCE
=	RDN	0205633N	3	Age Exploration Model Enhancement and Vibration Analysis/Practaton Measurement Internation	\$2,000	Hayar	ManTech Systems Engineering Corporation	Lexington Park, MD
=	RON	0208623M	187	Ultrasonic Consolidation for Embedded Sensors	\$1,200	Dingett	Solidica, Inc.	Ann Arbor, Mi
=	RDN	020862314	187	Ultrasonic Consolidation for Embedded Sensors	\$1,200	Rogers, Mike (MI) Solidice, Inc.	Solidice, Inc.	Ann Arbor, MI
=	RON	0206823M	187	Ultrasonic Consolidation for Embedded Sensors	\$1,200	Walberg	Solidica, Inc.	Ann Arbor, MI
=	RDN	0303108N	195	Joint Integrated Systems for Advanced Digital Networking (JIST-NET)	\$1,000	Hunter	San Diego DEFCOMM	El Calon, CA
×	RDAF	0602102F	NO.	Advanced Carbon-Fiber - Research and Teating Initiative	\$3,000	engfle	Cytec	Rock Hill, SC
=	RDAF	0602102F	ĸ	Advanced Carbon-Fiber - Research and Testing Initiative	\$3,000	Spraft	Cytec	Rock Hill, SC
=	ROAF	0802201F	80	Advancement of Intelligent Aerospace Systems	\$2,000	McHugh	Clarkson University	Potsdam, NY
=	RDAF	0602202F	7	ChemBio Radio Frequency ID Tags	\$800	Gattbrand	GE Global Research	Niskayune, NY
æ	ROAF	0802202F	_	ChemBio Radio Frequency ID Tags	2800	Gonzalez	Air Force Research Laboratory	San Antonio, TX
=	RDAF	0802202F	7	Warfighter Pocket XP - Next Generation	\$1,600	McMorris Rogers		Spokene Valley, WA
=	RDAF	0802202F	80	Integrated Electrical StartenGenerator (IES/G)	\$2,000	Tumer	Air Force Research Laboratory	Wright-Patternon AFB, OH
				Wavelength Agile Spectral Harmonic				
=	RDAF	0602203F	æ	Oxygen Sensor and Cell Level Battery Controller	\$1,200	Orașe	Advanced Projects Research, Inc.	La Verne, CA
=	RDAF	0802204F	•	Optikey Authentication Technology	2800	Courtney	Air Force Research Laboratory	Hanscom AFB, MA
=	RDAF	0802204F	5	Optikey Authentication Technology	2800	Porter	Optikey	Las Vegas, NV
=	RDAF	0802702F	2	Cyber Attack Mitgetion and Exploitation Laboratory (I (CAMEL)	\$1,900	Aroun	Air Force Research Lab/IFGB	Rome, NY
=	RDAF	0802702F	‡	Lasercom Adaptive Optice	\$1,600	Honda	AOptix Technology	Campbell, CA
=	RDAF	0803112F	8	F.35 Electromagnetic Interference (EMI) Shieldfro	\$1,600	Calvert	Air Force Research Laboratory	Wright-Patterson AFB, OH
=	ROAF	0803112F	8	Metals Affordability Initiative	\$5,000	Blshop, Rob	Air Force Research Laboratory	Whight-Patterson AFB, OH
==	RDAF	0803112F	8	Metaks Affordsbility inflative	\$5,000	Tumer	Air Force Research Laboratory	Wight-Patterson AFB, OH

COMPLIANCE WITH HOUSE RULE XXI

Jollars in Thousands

SUGGESTED LOCATION OF PERFORMANCE	Wright-Patterson AFB, OH	Wright-Patterson AFB, OH	Whight-Patterson AFB, OH	Whight-Patterson AFB, OH	Wright-Patterson AFB, OH	Wright-Patterson AFB, OH	Wright-Petterson AFB, OH	Wright-Patterson AFB, OH	Wright-Patterson AFB, OH	Wright-Petterson AFB, OH; Welled Lake, MI	Fort Walton Beach; San Diego, CA	Wright-Patterson AFB, OH	Fayatteville, AR	Fayetteville, AR	Boine, ID	Honolutu, Hi	Abuquerque, NM	Abuquerque, NM		Huntaville, AL	Niceville, Fi.	Niceville, Ft.	Niceville, Ft.	King of Prussis, PA
SUGGESTED RECPRENT	Air Force Research Laboratory	Air Force Research Laboratory	Air Force Research Laboratory	Air Force Research Laboratory	Air Force Research Laboratory	Air Force Research Laboratory	Air Force Research Laboratory	Air Force Research Laboratory	Air Force Research Laboratory	Air Force Research Lab; Williams International, LLC	Alphe Deta Corporation; General Atomics	Air Force Research Laboratory	Space Photonics	Space Photonics	American Semiconductor	Air Force Research Laboratory and Honolulu, Hit Oceanit	Trex	Тлех	Northrop Grumman	U.S. Army Space and Missile Defense Command	General Dynamics	General Dynamics	General Dynamics	Gestalt, LLC
MEMBER	Camahan	Akin	Hayes	Aroni	Delauro	Holden	Kaptur	Rehall	Ryan, Timothy	Bushop, Rob	Miller, Jeff	Ryan, Timothy	Snyder	Boozman	Simpson	Abercrombie	Pearce	Wilson, Heather	McKeon	Everett	Sessions	Granger	Miller, Jeff	opwole (
AMOUNT	\$5.000	\$5,000	\$5,000	\$5,000	\$5,000	\$5,000	\$5,000	\$5,000	\$5,000	\$8,400	\$1,600	\$1,000	\$1,600	\$1,600	\$1,500	\$5,200	\$2,400	\$2,400	\$5,800	24,000	\$1,200	\$1,200	\$1,200	\$4,000
DESCRIPTION	Metals Affordsbility initiative	Metals Affordability Initiative	Metals Affordsbilly Initiative	Metals Affordability Initiative	Metals Affordsbiffy Initiative	Wetalls Affordability Initiative	Wetals Affordability initiative	Metals Affordability Initiative	Metals Affordability Initiative	Versatile Affordable Advanced Turbine Engine (VAATE) for Supersonic Cruise Hissias	Moving Target Strike	Variable Transmittance Visor	.aser Communications	aser Communications	Systematic Approach to Radiation Hardened Electronics (SHARE)	High Accuracy Network Determination System (HANDS)	Satellite Active Imaging National Tested (SAINT)	Satelike Active Imaging National Tested (SAINT)	B-2 Small Clameter Bomb	Space Control Test Capabilities	Internal 1000fbs Penetrator	Internal 1000ths Penetrator	Internal 1000lbs Penetrator	Distributed Mission interoperability Toolbit (DMIT)
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COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

DESCRIPTION Distributed Mission Interoperability Toolkit
(DMIT) Distributed Mission Interoperability Tookit IDMIT)
Enhanced Smart Triple Ejector Rack
FPS-16 Rader Mobilization Upgrade Crowd Behavlor Research for Joint Non-
Lethal Weapone Oirectorate 32 Seption Anal Mapagement Program
Rivet Joint Network Interface Growth
Rivet Joint Network Interface Growth
C-130 AIRCAT CBM
inductive Thermography Systems inspection
Production of Nanocomposites for Aerospace Applications
Strategic Airlit Transformation and Integration Modeling (SATIM) (WRALC)
SOF-Logistics Improvement
Hsavy Dufy Hybrid Electric Vehicle
Semiconductor Focus Center Research Program
intilative for defense against blo werfare/temortsm
Medical Free Electron Laser Program

COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

THE.	ACCT	Ä	LINE	DESCRIPTION	AMOUNT	MEMBER	SUGGESTED RECIPIENT	SUGGESTED LOCATION OF PERFORMANCE
=	RDDW	0602227D82	40	Medical Free Electron Laser Program	\$2,400	Calvert	Air Force Office of Scientific Research	Wright-Patterson AFB, OH
=	RDDW	0602227D8Z	60	Medical Free Electron Laser Program	\$2,400	Sanchez, Loretta	Air Force Office of Scientific Research	Wright-Patterson AFB, OH
=	RODW	0802227D8Z	60	Medical Free Electron Laser Program	\$2,400	Cooper	Air Force Office of Scientific Research	Wright-Patternon AFB, OH
==	RODW	0802227D8Z	ø	Medical Free Electron Laser Program	\$2,400	Wamp	Air Force Office of Scientific Research	Whight-Petterson AFB, OH
=	RDDW	116040188	ន	Foliage Penetration Reconnaissance and Surveillance System	\$2,000	Hirono	NovaSol	Honolullu, HI
=	RDDW	0603122D8Z	78	UGV Accelerated Development, Testing, and Evaluation	\$800	Meehan	Technical Support Working Group	Tymgsborp, MA
=	RDOW	0603122DBZ	78	Ruggedized Mobile Secure Body Scen	2880	Taylor	Rapiscan Systems, Inc.	Ocean Springs, MS
=	RDOW	0603122D6Z	88	Contextual Arabic Blog and Stang Analysis Process	\$1,000	Udali, Mark	Harbinger Technologies Group, Inc.: Action Insight	McLean, VA, Broomfield, CO
=	RDDW	0603648D82	8	Distributed Network Switching	\$1,800	Sanchez, Loretta	Raptor Networks Technology, Inc.	Sente Ane, CA
#	RDDW	06037125	7	Emerging Critical Interconnection Technology Program	008	Elleworth	Naval Surface Warfare Center	Crane, IN
=	RDDW	0603720\$	4 5	End to End Semi Fab Alpha Tool	\$1,600	Sanchez, Loretta	Digibeem	Laguna Niguel, CA
=	RDDW	06037205	\$	Superlattice Nanotechnology	\$1,800	Hayes	Northrop Grumman Corporation	Los Angeles, CA
=	RDDW	0803750D8Z	49	Simultaneous Field Redistion Technology	\$3,100	Pickering	U.S. Navy Space and Naval Warfare Systems Commend	
=	RODW	0603826D8Z	8	Small Craft Integrated Common Operational Picture (SCICOP)	00B\$	Alen	Tachnology Systems, Inc.	Brunswick, ME
EL.	RDDW	0603826D82	99	Semi-Autonomous Robotic Manipulation and Sensing	\$1,200	Udelf, Mark	Stratom, Inc.	Boulder, CO
=	RDDW	0603628D62	5	Cuttural and Societal Modeling & Simulation	\$2,580	Forbes	Joint Forces Commend	Suffolk, VA
=	RDDW	0603828D82	5	Joint Urban Fires Prototype	\$1,200	Forbes	Joint Forces Command	Suffolk, VA
=	RDDW	118040288	65	Long Endurance Unattended Ground Sensor Technologies	\$2,080	Pickeding	U.S. Special Operations Command	
=	RDOW	116040288	65	Expendable Airdrop Defivery System	\$800	Montyre	USSOCOM/Dropmæster, Inc.	Feyetteville, NC
=	RODW	116040288	65	Pulsed Emergy Projectile	\$1,000	Bartlett	Alliant Techsystems, Inc.	Rocket Center, WV
=	RODW	1160408BB	98	Wi-Fi Test Laboratory	\$2,700	Hayes	Partnership for Defense Innovation	
=	RDDW	06038820	28	Aegia (BMD) Signel Processor (BSP)	\$18,000	Andrews	Lockheed Martin	Moorestown, NJ

COMPLIANCE WITH HOUSE RULE XXI
(DOMBIR in Thousands)

LOCATION		œ						^	enter, MS	enter, MS			Art Johnson				Gestonie,			
SUGGESTED LOCATION OF PERFORMANCE	Moonestown, NU	East Camden, AR	Whippany, NJ	Attents, GA	Atlanta, GA	Atlante, GA	Washington, DC	Marriottaville, MD	Sternis Space Center, MS	Sternis Spece Center, MS	Frederick, MD	Evensville, IN	Wooster, OH & Bristol, TN	Attenta, GA	Ft. Eustis, VA	St. Charles, MO	MacDill AFB, FL; Gestonle, NC	Annapolis, MD McAlester, OK	Manhattan, KS	
SUGGESTED RECIPIENT	Lockheed Martin	Raytheon	LGS Innovations	Georgia Inatterte for Technology	Georgia Inettute for Technology	Georgie Institute for Technology	The Center for Technology and National Security Policy; National Defense University	Optemax, U.C.	3001, Inc. Geospatial Company	3001, Inc. Geospetial Company	EarthDate International, Inc.	AmeriQuet, U.C.	Seamen Corporation	Scientific Research Corporation	Special Operations Mission Planning Office	Westar Aerospace and Defense Group	SOCOM; Defense Technologies, Inc.	The Windermers Group McAlester Army Amunition Plant	U.S. Army CGSC/Kansas State	U.S. Army National Guard
MEMBER	Sexton	Ross	Rothmen	Menshalf	Gingray	Johnson, Henk	Smith, Adem	Cummings	Boustany	Jinda	Bartlett	Ellsworth	Davis, David	Gingrey	Hulshof	Akin	Spratt	Burnskis	Boyda	Taylor
AMOUNT	\$16,000	\$49,000	\$1,200	\$4,000	\$4,000	\$4,000	\$1,000	\$1,600	\$2,500	\$2,500	\$3,200	\$3,200	\$1,000	\$2,000	\$3,200	\$3,200	\$1,600	\$1,200	\$500	\$3,200
DESCRIPTION	Aegis (BMD) Signal Processor (BSP)	SM-3 Battistic Missile Detense-Deployment	Secure Ministurized Free Space Optical Communications	Advanced SAM Hardware Simulator D - ITEAMS	Advanced SAM Hardware Simulator D - ITEAMS	Advanced SAM Hardware Simulator D - ITEAMS	National Defense University Technology Research Program	Wireless Mobile Networking	China Geo-Space Intelligence (GGI)	China Geo-Space Intelligence (GGI)	GeoSAR Enhancements	High Pressure Food Packaging Project	Improved Cottapaible Unethane Fuel Storage Tenks	Wavelet Pecket Modulation Modules	Advanced Mitation Plenning Tools for SOF	Advanced Mission Planning Tools for SOF	Semi-autonomous or Unattended Psychological Operations and Recognishments Tool (SLIPORT)	Advanced Packaging and Direction Finding McAlester AAP Bomb Line Modernization	Leadership for Leaders at Command and	Extended Cold Weather Clothing System
T INE	22	22	ð	131	131	131	135	200	3 05	202	202	977	525	233	233	233	233	234	240	010
¥	0 6038 92C	0603892C	0303191D6Z	060494008Z	D6D4940D8Z	0604940D8Z	0605104D8Z	0304210BB	030510280	0305102BQ	0305102BQ	07060115	07080115	1160404BB	1160404BB	116040488	1160404BB	116040588		
ACCT	RDDW	RDDW	RDDW	RDDW	RDDW	RDDW	RDDW	RODW	RDDW	RDDW	RDDW	RDDW	RDDW	RDDW	RDDW	RODW	RDDW	RDDW	OMA	OWARNG
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COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

E E	AccT	F.	LINE	DESCRIPTION	AMOUNT	MEMBER	SUGGESTED RECIPIENT	SUGGESTED LOCATION OF PERFORMANCE
E	OMARNG		95	ARNS Battery Modernization Program	\$2,000	Blackburn	U.S. Army Nettonal Guard	Houston Barracks - Nashville, TN
₽	OMARNG		040	ARNG Battery Modernization Program	\$2,000	Cooper	U.S. Army National Guard	Houston Barracks - Nestville, TN
¥	OMMC		010	Multi-Voltage EMI Hardened Fluorescent Stringsbie Tent Lighting System	\$1,600	Spratt	Marine Corps Systems Command; Jamestown LLC	_
Ē	OMAF		010	MBU-20P Oxygen Mask and Mask Light	\$2,000	Oreler	Gentax Corporation	Rancho Cucamonga, CA
E	OMDW		8	Parents as Teachers - Heroes at Home	\$2,400	Smith, Adam	Parents as Teachers National Center	St. Louis, MO
=	OMDW		180	Perents as Teachers - Heroes at Home	\$2,400	Young, Don	Parents as Teachers National Center	St. Laus, MO
Ē	OMDW		6	Parents as Teachers - Heroes at Home	\$2,400	Boyds	Parents as Teachera National Center	St. Louds, MO
8	MOMO		250	Port of Corpus Christi Militatry Seaport Infrastructure	\$5,000	ago.	Port of Corpus Christi	Corpus Christi, TX
ŧ	OMDW		9 2	Readiness and Environmental Protection Initiative	\$16,000	Smith, Adem		McChard AFB, WA
≢ i	WOMO		98	Global Force Mgmt, Visiability Toolset	\$1,200	Forbes	Joint Forces Command	Suffolk, VA
E	OMORA				DC'14		Operation Smart, and	NOTION, VA
≆	OMINDHP			The Fort Drum Health Care Pilot Program	2	McHugh	Planning Organization	Watertown, NY
=	OM/DHP			Madigan Army Medical Certier	\$1,000	Reichert	Tacoma Trauma Trust	Tacoma, WA
¥	OMOHP			Madigan Army Medical Center	\$1,000	Smith Adam	Tacome Trauma Trust	Tacoma, WA
≩	ð			Southwest Border Fence	\$1,200	Hunter	U.S. Army National Guard	
ğ	MICon, Army		Alabama	Aviation intermediate Matritenance Hanger Phase (\$1,513	Everett	Army	Fort Rucker
ž	MilCon, Army		Aleberus	Component Rebuild Shop	\$800	Rogers, Mike (AL.) Army) Army	Anniston Army Depot
×	MilCon, Army		Alabama	Child Care Center	\$2,000	Cramer	Атту	Redstone Arsenal
ğ	MilCon, Army		Arizone	Silver Bell Army Heliport Fire Station	\$1,964	Giffords	Army	Silver Bell Army Hallport
ğ	MilCon, Army		Hewell	Tactical Vehicle Wesh Facility	\$10,200	Abercromble	Army	Kahuku Training Area
ğ	MilCon, Army		Kansas	Military Worlding Dog Facility	\$1,900	Boyde	Army	Fort Riley
Š	MilCon, Army		Kanses	Chapel Complex, Phase 1	\$11,600	Boyda	Army	Fort Leavenworth
ğ	MilCon, Army		Kentucky	Child Development Center	\$8,600	Whitheld	Army	Fort Campbell
X	MICON, Army		Missour	Chapel	\$10,400	Skellon	Amy	Fort Leonard Wood

COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

TITLE	Accr	36	LINE	DESCRIPTION	AMOUNT	MEMBER	SUGGESTED RECIPIENT	SUGGESTED LOCATION OF PERFORMANCE
₹	MilCon, Army		New Jersey	Armament Integration Facility	006'8\$	Freinghuysen	Army	Picetinny Arsenal
ž	MdCon, Army		New York	Automated Qualification Training Range	\$9,600	McHugh	Army	Fort Drum
ž	MilCon, Army	_	North Carolina		\$2,900	Hayes	Army	Fort Bragg
Ž	MilCon, Army	_	North Carolina		\$2,900	McIntyre	Ату	Fort Bragg
ž	MilCon, Army	_	North Carolina		\$8,700	Hayes	Army	Fort Bragg
×	MilCon, Army	_	North Carolina	Child Development Center	\$6,700	McIntyre	Army	Fort Bragg
Š	MilCon, Army		Okdehome	Fire and Movement Range	\$1,300	Cole	Army	Fortsi
Ž	MilCon, Army		Texas	Rotor Blade Processing Facility	\$11,200	Orth	Army	Corpus Christi Army Depot
Ž	MilCon, Army		Texas	Muth-Level Parting Fecility	\$1,000	Reyes	Army	Fort Blies
Š	MilCon, Army		Texas	CH-47 Maintenance Hangar	\$18,000	Center	Ату	Fort Hood
ğ	MilCon, Army		Texas	CH-47 Maintenance Hangar	\$18,000	Edwards	Amy	Fort Hood
ž	MilCon, Army		Texas	Child Youth Services Center	\$8,500	Reyes	Army	Fort Bilas
ž	MilCon, Army		Virginia	Unit Chapel	\$5,900	Forbes	Army	Fort Lee
ğ	MilCon, Army		Virginia	Emergency Services Center	\$288	Monan	Army	Fort Belvoir
ž	MilCon, Army		Virginia	Training Support Center, Phase I	\$584	Scott, Robert	Army	Fort Eusts
Ž	MilCon, Army		Washington	Alternative Fuel Facility	\$3,300	Smith, Adem	Army	Fort Lewis
	Family							
X	Housing.		California	Air Conditioning, Vista del Sol	7. 800	Lewis, Jerry	Nevy	Twentynine Palma
ž	MilCon, Navy		California	Main Gate (Gate 6) Improvements	\$3,000	Devs, Susan	Nacy.	Nevel Station San Diego
Š	MilCon, Navy		Celffornia	Global Weather Operations Center	\$9,780	Fer	Navy	NSA Monterey
X	MECon, Nevy		Connecticut	Sub Learning Center	\$9,260	Courtney	Navy	Sub Base New London
X	MICON, Navy		Florida	Fire Station Expansion, Corry Station	\$3,140	Miller, Jeff	Navy	Navel Air Station
3						1		
Ž	MacCon, Navy		90000	Combat Venice Warehouse	76A'56	CHENOD, SEDIOR	reavy	Addition Moule
ž	MilCon, Nevy		Indiana	Special Weapons Assessment Fecility. Crane Division	\$12,000	Ellsworth	Navy	NSWC Crane
χ̈́	MBCon, Navy		Maine	Dry Dock #3 Waterfront Supply Facility	\$1,200	Shea-Porter	Navy	Portsmouth Naval Shipyard
X	MilCon, Navy		Maryland	Advanced Energetics Reseach Lab Phase I	\$8,450	Hoyer	Navy	Indian Head NSWC
Š	MidCon, Navy		North Carolina	North Carolina Main Gate Security Upgrades Phase II	\$4,270	Jones, Walter	Nevy	MCAS New River
Ž	MBCon. Naw		Rhode Island	Pitness Centler	006\$	Kennedy	Navy	Naval Station Newport
X	Macon, Newy		Rhode Island	Rhode Island HAZMAT Storage Facility	\$3,860	Kennedy	Navy	Navai Station Newport

COMPLIANCE WITH HOUSE RULE XXI (Dolars in Thousands)

SUGGESTED LOCATION OF PERFORMANCE	MCAS Beautort	Naval Support Activity South Potomac	Naval Air Station vynigbey Island	Navai Base Kitsap	Luke AFB	Little Rock AFB	Little Rock AFB	Edwards AFB	Edwards AFB	Travle AFB	MacDift AFB	Tyndall AFB	Warner Robins AFB	Moody AFB	Andersen AFB	Mountain Home AFB	McConnell AFB
SUGGESTED RECIPIENT	Navy	Navy	Navy	Navy	Air Force	Air Fontse	Air Farce	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force	Air Force
MEMBER	Wilson, Joe	Davis, Jo Ann	Larken	Dicte	Franks	Berry	Snyder	McCarthy, Kavin Air Force	McKeon	Tauscher	Castor	Boyd	Mershalf	Kingaton	Bordallo	Simpson	Tehrt
AMOUNT	\$3,500	\$10,000	\$10,610	56,130	\$5,500	\$9,600	\$9,800	\$8,500	\$8,500	\$10,800	\$3,500	\$8,400	\$5,000	\$7,500	\$5,816	\$1,583	98,300
DESCRIPTION	South Caroline Facility	Electromagnetic Launch (Religion) RDTE Facility	Indoor Africast Washrack	Ocean Engineering Support Facility	Repair Airfield Pevements	Multi-purpose Education Facility	Multi-purpose Education Facility	Main Bate Rummay Phase 4	Main Base Runway Phase 4	Global Support Squadron Facility	Explosive Ordinance Facility	1st Air Force HQ Facility	Survival Recovery Center and Command Post	Commercial Access Gate	NW Field Technical Training Facility	Logistics Readiness Center, 366th Wing	MXG Consolidation and Forward Logistics Center, Phase I
CNE	South Carolina	Virginia	Washington	Washington	Artzona	Arkenses	Arkansas	Cattonia	Cadifornia	California	Florida	Florida	Georgia	Georgia	Guam	daho	Kansas
¥	Angelege symmetric and control																
AccT	MICon, Navy	Milcon, Niny	MIKCON, Navy	MICON, Navy	Milcon, Air Force	MilCon, Air Force	MilCon, Air Force	MilCon, Air Force	Milcon, Air Force	M&Con, Alf Force	MilCon, Alt Force	MilCon, Air	MilCon, Air Force	MBCon, Ak Force	Micon, Air	MilCon, Air	MilCon, Air Force
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COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

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SUGGESTED LOCATION OF PERFORMANCE	Columbus AFB	Whiteman AFB	Kirtland AFB	Wright Patterson AFB	Shaw AFB	Goodlellow AFB	Sheppard AFB	Randolph AFB	Laughlin AFB	Fairchild AFB	Cermon AFB	Lackand AFB	NAS OCORINE	Buckley AFB
SUGGESTED RECIPENT	Air Force	Air Force	Air Force	Air Force	Air Force	Alr Force	Air Force	Ak Force	Air Force	Air Force	Defense Wide	Defense Wide	Defense Wide	Air National Guard
MEMBER	Wicker	Skelton	Wilson, Heather	Tumer	Spriett	Conaway	Thomberry	Cuellar	Rodriguez	McMorts Rogers Air Force	Udell, Tom	Gonzalez	Drake	DeGette
AROUNT	009'8\$	\$11,400	\$3,700	\$640	\$9,300	\$5,800	\$7,000	\$2,850	\$5,200	\$6,200	11.78	\$130	\$5,300	\$7,300
DESCRIPTION	Missiasippi Mission Support Complex Phase II	Consolidated Communications Facility	New Mexico PUCRO Logistics Building	Security Forces Operations Building	South Caroline Shaw AFB Infrastructure	Addition to Fitness Center	Base Operations Ramp Phase i	Taxiway West Flightline	Student Activity Center & Library	Physiological Training Facility	New Mexico SOF CV-22 Smudstor Facility	Wittord Hall Medical Center	SOF Parachuta Drying Towar	Replace Squadron Operations
LINE	Mesesph	Missour	New Mexico	OPio	South Carolina	Техав	Texas	Texas	Texass	Washington	New Mexico	Техае	Virginia	Colorado
3														
ACCT	MilCon, Air Force	MilCan, Air Force	MilCon, Air Force	MilCon, Air Force	MICon, Air Force	MilCon, Air Force	MilCon, Air Force	MilCon, Air Force	MRCon, Air Force	MilCon, Air Force	MilCon, Defense Wide	Milcon, Defense Wide	MilCon, Defense Wide	Macon, Air Netional Guard
THE	an XX	XXIII	XX	HDXX	XX	XXIII	HDCX	XX	X	Ex	XX	XXX	S	∑

(Dollars In Thousands)	

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SUGGESTED LOCATION OF PERFORMANCE	Buddey AFB	Buckley AFB	Buckey AFB	Buckley AFB	Buckley AFB	Buckley AFB	Jacksonville IAP	Barnes ANGB	Dukuth, MN	Kay Field	Kay Field
SUGGESTED RECIPIENT	Air Nedonal Guard	Air National Guard	Air National Guard	Air National Guand	Air National Guard	Air National Guard	Air National Guard	Air National Guard	Air National Guerd	Air Nebonal Guard	Air National Guard
MENBER	Lambom	Musgrave	Perlmutter	Salazar	Tencredo	Udel, Wark	Crenehaw	Oliver	Oberatian	Pickering	Wicker
AMOUNT	\$7,300	\$7,300	\$7,300	\$7,300	\$7,300	\$7,300	000'8\$	\$7,300	\$1,500	\$6,100	\$6,100
DESCRIPTION	Replace Squadron Operations	Replace Squadron Operations	Replace Squadron Operations	Replace Squadron Operations	Replace Squadron Operations	Replace Squadron Operations	Replace Communications Facility, 125th Fighter Wing	Massachusetta Fire Crash/Rescue Station	Replace Storage Facilities	ASOS/ATCS Training Center	ASOS/ATCS Training Center
LAE	Colorado	Colorado	Calorado	Colorado	Colorado	Colorado	Florida	Massachusett	Messecote	Mississippi	Mississippi
PE											
ACCT	MilCon, Air National Guand	MilCon, Air National Guard	MilCon, Air National Guerd	MilCon, Air National Guard	MilCon, Air National Guard	Milcon, Air National	MilCon, Air National Guard	Milcon, Afr National Guerd	MilCon, Air National Guard	MilCon, Air National Guard	MBCon, Air National Guerd
THE STATE OF	XXX	XX	XX	XX	XXX	×	XX	XX	XX	×	WX.

COMPLIANCE WITH HOUSE RULE XXI (Dollers in Thousands)

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SUGGESTED LOCATION OF PERFORMANCE	177th Fighter Wing New Jersey ANG	Griffiss AFB	Hancock Fleed ANGB	Badin ANG	Loved Field	Elington Fleid	Mench ARB	Fort Hamilton	Cabot, AR	Camp Robinson	Camp Robinson	Camp Blanding	Camp Lincoln	Muscatatuck
SUGGESTED RECIPIENT	Ar National Guard	Air National Guard	Air National Guard	Air National Guard	Air National Guand	Air National Guard	Av Reserva	Army Guard	Army Guard	Army Guard	Army Guard	Army Guard	Army Guard	Army Guerd
MEMBER	LoBlondo	Arcan	Watsh	Hayos	Wamp	Lampson	Calvert	Alderholt	Велу	Berry	Snyder	Young	LaHood	Visclosky
AMOUNT	\$8,600	\$6,800	\$5,100	\$4,000	\$8,200	\$7,200	\$972	\$1,164	\$840	\$1,900	\$1,900	\$15,524	8888	54 ,996
DESCRIPTION	Ar Support Ops Squadron Beddown, Attantic City Imemstronal Altrort	Northeast Air Defense Sector Support Facility	Upgrade Base Facilities	North Carotha 235th Air Treffic Control Squadron Facility	Communications Training Complex	Multi-use Aviation Fire Station	John Deployment Processing Fecility	Add/Alter Readiness Center	Cabot Readiness Center	Urban Assault Course	Urban Assault Course	RTI Phase III, Joint Ops Center Training Facility	Combined Support Maintenance Shop	Security Fence
UNE	New Jersey	New York	New York	North Cerolina	Ternossee	Texas	California	Alabama	Arkanses	Arkansas	Arkansss	Florida	(Enots	Indiana
3.														
ACCT	MilCon, Air National Guard	MilCon, Air Netional Guand	MilCon, Air National Guerd	Mettonal National Guard	Macon, Air National Guard	MilCon, Air National Guard	Milcon, Air Reserve	MilCon, Army Guard	MikCon, Army Guard	MilCon, Army Guard	MilCon, Army Guend	MBCon, Army Guard	MilCon, Army Guard	MilCon, Army Guand
E E	XX	XX	NX.	XX	X	×x	Š	XX	XX	×	XX	Š	Š	Š

COMPLIANCE WITH HOUSE RULE XXI (Dollars in Thousands)

SUGGESTED LOCATION OF PERFORMANCE	Cemp Dodge	London Readiness Centar	Dundalk	Lansing	Camp Ripley	Lensing	Arden Hills Anny Training Site	Camp Ripley	Camp Shelby	Miles City	Camp Smith	Asheville	Rickenbacker ANGB	Camp Perry	Ravenna Training & Logistica Site	Camp Gruber	William Ross
SUGGESTED RECPIENT	Army Guard	Army Guard	Army Guard	Army Guard	Army Guard	Army Guard	Army Guerd	Army Guard	Army Guerd	Army Guand	Army Guand	Army Guard	Army Guard	Army Guand	Army Guerd	Army Guard	Army Guard
MEMBER	Borwell	Rogers, Harold	Ruppersberger	Miller, Candice	Mine	Miller, Candice	Watz	Oberstar	Taylor	Rehberg	Hell, John	Shuter	Hobson	Kaptur	Ryan, Timothy	Boren	i de
AMOUNT	\$1,500	\$2,427	\$829	\$4,239	\$12,600	\$4,238	\$1,386	\$12,600	\$4,000	906\$	\$2,727	\$3,733	\$7,600	\$1,500	\$1,500	\$2,705	5963
DESCRIPTION	Main Entrance	Readiness Center Phase II—London Joint Support Operations Center	Readiness Center	Reserve Center	Combined Arms Collective Training (CACTF) Phase 2	Armed Forces Reserve Center Add/Atter Phase 2	Field Maintenance Shop	Combined Arms Collective Training (CACTF) Phase 2	Live Fire Shoot House/Urban Assault Course	Readiness Certier	Combined Support Maintenace Facility	North Carolina Fleld Maintenance Shop	Security Forces Complex	Base Engineering, Operations & Classroom Facility	Training Building (#813) Alteration	Training Facility Phase V	Comment American Consultation Contractions
LINE	lows	Kentucky	Maryland	Michigan	Minnesota	Minnesota	Winnesota	Minnesota	Mesissippi	Montana	New York	North Carolina	Ohjo	Ş	S S	Oidshoms	Dennadonia
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ACCT	MilCon, Army	MilCon, Army Guand	MilCon, Army Guard	MilCon, Army Guard	MilCon, Army Guend	MilCon, Army Guard	MilCon, Army Guard	MilCon, Army Guerd	MilCon, Army Guand	MilCan, Army Guard	MilCon, Army Guard	MilCon, Army Guerd	MilCon, Army Guard	MilCon, Army Guard	MilCon, Army Guard	MilCon, Army Guerd	MilCon, Army
THE.	Σ	×	XXX	8	Š	\$	××	×	Š	Š	XX	××	XX	Š	XX.	×	Š

COMPLIANCE WITH HOUSE RULE XXI (Dolurs in Thousands)

SUGGESTED LOCATION OF PERFORMANCE	Hanfaburg Airport	CITY.	Ethan Allen Range		Willon	BT COIENS USARC/AMSA		_	Fort Worth NAS JRB	Laboratorias & Perficipating Universities	Livermore, CA; San Diego, CA	Livermore, CA; San Diego, CA	ŠĘ.	ዾ	NT ,e
SUGGE OF P	Hamisbu	Waynesburg	Ethan Al	Tacom	Camp Dawson	8T Collin	Fort Dik	Wndy Hill	Fort Wor	Lebaratories Universities	C. Aemo	e E S S	Oak Ridge, TN	Amarillo, TX	Oak Ridge, TN
SUGGESTED RECIPIENT	Army Guerd	Army Guard	Army Guerd	Army Guerd	Army Guard	Army Reserve	Army Reserve	Newy Reserve	Navy Roserve	National Nuclear Security Administration	Lawrence Chermore National Laboratory, General Atomics	Lawrence Livermore National Laboratory, General Atomics	Y-12 National Security Complex	Pantex Plant	Y-12 Nettonal Security Complex
MEMBER	Holden	Murtha	Welch	Dicks	Mollohan	Matsuł	Sardon	Gingrey	Granger	Tauscher	McNemey	Tauscher	Wamp	Thombemy	Wamp
AMOUNT	\$1,000	89,000	\$782	\$152	\$4,900	\$6,874	\$5,900	\$310	\$4,970	\$5,000	\$15,100	\$15,100	\$5,000	\$36,800	\$5,000
DESCRIPTION .	Pennsylvania Expand Aircraft Parting/Relocate Tactway	Pennsylvania Readiness Center	Readiness Center	Washington Tacoma Readiness Center	West Virginia Multipurpose Building	H-Tech Center	Tactical Training Base, Phase I	Marine Corps Reserve Center	Joint Indoor Training Tank	Advanced Simulation and Computing Campaign	National Ignition Campaign and Enhanced Target Production	National Ignition Campaign and Enhanced Target Production	Operations of Facilities	Operations of Facilities infrastructure Renairs and Fruitoment Rentacement	Uranium Processing Facility (UPF)
LINE	Pennsylvania	Pennsylvania	Vermont	Washington	West Virginia	California	New Jersey	Georgia	Texas						
K															
ACCT	MilCon, Army Guard	MilCon, Army Guerd	MilCon, Army Guard	MilCon, Army Guard	MilCon, Army Guard	MBCon, Army Reserve	MilCon, Army Reserve	MICon, Navy Reserve	MICON, Navy Reserve	8	50	8	900	906	8
E E	×	XX	XX	X	X	XX	×××	XX	Š	XX	XX	200	<u>x</u>	XX	DOX

From the Committee on Armed Services, for consideration of the House bill and the Senate amendment, and modifications committed to conference:

IKE SKELTON, JOHN M. SPRATT, GENE TAYLOR, NEIL ABERCROMBIE, SILVESTRE REYES, VIC SNYDER, ADAM SMITH, LORETTA SANCHEZ, MIKE MCINTYRE, ELLEN O. TAUSCHER, ROBERT A. BRADY, Robert E. Andrews. Susan A. Davis, RICHARD LARSEN, JIM COOPER, JIM MARSHALL, MADELEINE Z. BORDALLO, MARK UDALL, DUNCAN HUNTER, JIM SAXTON, JOHN M. McHugh, TERRY EVERETT, ROSCOE BARTLETT HOWARD "BUCK" MCKEON, MAC THORNBERRY, WALTER B. JONES, ROBIN HAYES, W. TODD AKIN. J. RANDY FORBES, JOE WILSON, MICHAEL R. TURNER, JOHN KLINE, THELMA DRAKE,

From the Permanent Select Committee on Intelligence, for consideration of matters within the jurisdiction of that committee under clause 11 of rule X:

LEONARD L. BOSWELL, PAT J. MURPHY,

From the Committee on Education and Labor, for consideration of secs. 561, 562, 675, 953, and 3118 of the House bill, and secs. 561, 562, 564, 565, and 3137 of the Senate amendment, and modifications committed to conference:

JOE COURTNEY, TIMOTHY WALBERG,

From the Committee on Energy and Commerce, for consideration of secs. 311–313 and 1082 of the Senate amendment, and modifications committed to conference:

JOHN D. DINGELL, ALBERT R. WYNN,

From the Committee on Foreign Affairs, for consideration of secs. $831,\,833,\,1022,\,1201,\,1203,\,1204,\,1206-1208,\,1221,$

1222, 1231, 1241, 1242, Title XIII, and sec. 3117 of the House bill, and secs. 871, 934, 1011, 1201–1203, 1205, 1211, 1212, 1214, 1215, 1217, 1219, 1232, Title XIII, secs. 1511, 1512, 1532, 1533, 1539–1542, 1571, 1574–1576, 1579, 3134, and 3139 of the Senate amendment, and modifications committed to conference:

Tom Lantos, Gary Ackerman, Ileana Ros-Lehtinen,

From the Committee on Homeland Security, for consideration of sec. 1076 of the Senate amendment, and modifications committed to conference:

BENNIE G. THOMPSON, CHRISTOPHER P. CARNEY, DANIEL E. LUNGREN,

From the Committee on Oversight and Government Reform, for consideration of secs. 325, 326, 328–330, 604, 653, 674, 801, 802, 814, 815, 821–824, 1101–1112, 1221, 1231, and 1451 of the House bill, and secs. 366–370, 603, 684, 821, 823, 842, 845, 846, 871, 902, 937, 1064, 1069, 1074, 1093, 1101–1106, 1108, 1540, 1542, and 2851 of the Senate amendment, and modifications committed to conference:

HENRY A. WAXMAN,

From the Committee on Science and Technology, for consideration of secs. 846, 1085, and 1088 of the Senate amendment, and modifications committed to conference:

BART GORDON, GABRIELLE GIFFORDS, VERNON J. EHLERS,

From the Committee on Small Business, for consideration of secs. 828, 1085, 1088, 4001, 4002, 4101–4103, 4201–4203, and 4301–4305 of the Senate amendment, and modifications committed to conference:

Nydia M. Velázquez, Jason Altmire,

From the Committee on Transportation and Infrastructure, for consideration of secs. 523 and 1048 of the House bill, and secs. 311–313, 353, 1070, 2853, 2855, 2863, 5101, 5202, and 5208 of the Senate amendment, and modifications committed to conference:

SAM GRAVES,

From the Committee on Veterans Affairs, for consideration of secs. 525, 1421, 1433, and 1453 of the House bill, and secs. 701, 710, 1084, 1611, 1612, 1621, 1626, 1634, 1641, 1654, 1662, and 1702–1712 of the Senate amendment, and modifications committed to conference:

BOB FILNER, MIKE MICHAUD, STEVE BUYER,

From the Committee on Ways and Means, for consideration of sec. 536 of the Senate amendment, and modifications committed to conference:

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 $\begin{array}{c} \text{Dave Camp,} \\ \textit{Managers on the Part of the House.} \end{array}$

Carl Levin,
Ted Kennedy,
J. Lieberman,
Jack Reed,
Daniel K. Akaka,
Bill Nelson,
Ben Nelson,
Evan Bayh,
Mark Pryor,
Jim Webb,
Claire McCaskill,
J. Warner,
James M. Inhofe,
Jeff Sessions,
Susan M. Collins,
Saxby Chambliss,
Lindsey Graham,
Elizabeth Dole,
John Cornyn,
Mel Martinez,
Managers on the Part of the Senate.

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