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118TH CONGRESS 1ST SESSION

H. R. 2670

[Report No. 118-125]

To authorize appropriations for fiscal year 2024 for military activities of the Department of Defense and 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.

IN THE HOUSE OF REPRESENTATIVES

APRIL 18, 2023

Mr. Rogers of Alabama (for himself and Mr. Smith of Washington) introduced the following bill; which was referred to the Committee on Armed Services

June 30, 2023

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

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

[For text of introduced bill, see copy of bill as introduced on April 18, 2023]

A BILL

To authorize appropriations for fiscal year 2024 for military activities of the Department of Defense and 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.

- 1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, SECTION 1. SHORT TITLE. 4 This Act may be cited as the "Military Construction" Authorization Act for Fiscal Year 2024". SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF 7 CONTENTS. 8 (a) DIVISIONS.—This Act is organized into four divisions as follows: 10 (1) Division A—Department of Defense Author-11 izations. 12 (2) Division B—Military Construction Author-13 izations. 14 (3) Division C—Department of Energy National 15 Security Authorizations and Other Authorizations. 16 (4) Division D—Funding Tables. 17 (b) Table of Contents for this Act is as follows: 18 Sec. 1. Short title.
 - Sec. 2. Organization of Act into divisions; table of contents.
 - Sec. 3. Congressional defense committees.

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- Sec. 212. Clarification of role of partnership intermediaries to promote defense research and education.
- Sec. 213. Modification of support for research and development of bioindustrial manufacturing processes.
- Sec. 214. Certain disclosure requirements for university research funded by the Department of Defense.
- Sec. 215. Consortia to assist in protection of sensitive research performed on behalf of the Department of Defense.
- Sec. 216. Consortium on use of additive manufacturing for Army aviation and missile capability development.

- Sec. 217. Support for defense innovation activities of the North Atlantic Treaty Organization.
- Sec. 218. Next Generation Air Dominance family of systems development program accountability matrices.
- Sec. 219. Continuous capability development and delivery program for F-35 aircraft.
- Sec. 220. Process to ensure the responsible development and use of artificial intelligence.
- Sec. 221. Pilot program to commercialize prototypes of the Department of the Air Force.
- Sec. 222. Pilot program on near-term quantum computing applications.
- Sec. 223. Pilot program on access to small business advanced technology for Army ground vehicle systems.
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- Sec. 313. Required determination on availability of charging stations prior to replacement of non-tactical vehicle fleet of Department of Defense.
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- Sec. 522. Authority to designate certain separated members of the Air Force as honorary separated members of the Space Force.
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- Sec. 1066. Report on defense of Department of Defense facilities and forces in European and Indo-Pacific regions from missile and air attack.
- Sec. 1067. Independent study on naval mine warfare.
- Sec. 1068. Report on establishment of joint force headquarters in Indo-Pacific reqion.
- Sec. 1069. Annual briefings on implementation of Force Design 2030.
- Sec. 1070. Plan for Taiwan noncombatant evacuation operations.

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- Sec. 1114. Modification to shore leave accrual for crews of vessels to support crew rotations and improve retention of civilian mariners.
- Sec. 1115. Assessments of staffing in Office of the Under Secretary of Defense for Personnel and Readiness.
- Sec. 1116. Military Spouse Employment Act.
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- Sec. 1119. Assessments of staffing in Office of the Under Secretary of Defense for Research and Engineering.
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- Sec. 1216. Extension of United States-Israel anti-tunnel cooperation.
- Sec. 1217. Plan to enable Israel to gain observer status in the Euro-NATO Joint Jet Pilot Training Program.
- Sec. 1218. Extension and modification of annual report on military power of Iran.
- Sec. 1219. Prohibition on transporting currency to the Taliban and the Islamic Emirate of Afghanistan.
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- Sec. 1221. Direct hire authority for certain personnel of the Office of the Inspector General of the Department of Defense.
- Sec. 1222. Special Inspector General for Ukraine Assistance.
- Sec. 1223. Extension of Ukraine Security Assistance Initiative.
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- Sec. 1231. Statement of policy relating to NATO-Russia Founding Act.
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- Sec. 1233. Baltic Security Initiative.
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- Sec. 1301. Extension of Pacific Deterrence Initiative and report, briefings, and plan under the Initiative.
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- Sec. 1303. Sense of Congress on South Korea.
- Sec. 1304. Sense of Congress on Taiwan defense relations.
- Sec. 1305. Briefing on multi-year plan to fulfill defensive requirements of military forces of Taiwan.
- Sec. 1306. Modification to the American, British, Canadian, and Australian Armies' Program.

- Sec. 1307. Modifications to initiative to support protection of national security academic researchers from undue influence and other security threats.
- Sec. 1308. Limitation on availability of funds pending submittal of list identifying certain foreign academic institutions.
- Sec. 1309. Expansion of international technology focused partnerships and experimentation activities in the Indo-Pacific.

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- Sec. 1311. Modifications to public reporting of Chinese military companies operating in the United States.
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- Sec. 1313. Prohibition on use of funds for work performed by EcoHealth Alliance, Inc., in China on research supported by the Government of China.
- Sec. 1314. Study and report on implementation of naval blockades of shipments of fossil fuels to China in event of armed conflict.
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- Sec. 1411. Expansion of National Defense Stockpile requirements for era of great power competition.
- Sec. 1412. Membership of Coast Guard on Strategic Materials Protection Board.
- Sec. 1413. Authority for transfer of funds to joint Department of Defense-Department of Veterans Affairs Medical Facility Demonstration Fund for Captain James A. Lovell Health Care Center, Illinois.
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- Sec. 1501. Harmonization and clarification of Strategic Cybersecurity Program and related matters.
- Sec. 1502. Office for academic engagement relating to cyber activities.
- Sec. 1503. Modification to Department of Defense enterprise-wide procurement of cyber data products and services.
- Sec. 1504. Authority to establish program of United States Cyber Command on dark web and deep web analysis tools.
- Sec. 1505. Military cybersecurity cooperation with Taiwan.

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- Sec. 1521. Authority to accept voluntary and uncompensated services from cybersecurity experts.
- Sec. 1522. Matters relating to management of United States Marine Corps cyberspace operations officers.
- Sec. 1523. Modifications to rates of pay for certain cyber-related positions of Department of Defense.
- Sec. 1524. Responsibility for cybersecurity and critical infrastructure protection of the defense industrial base.

Subtitle C—Reports and Other Matters

- Sec. 1531. Oversight for Command Post Computing Environment contract award.
- Sec. 1532. Prohibition on availability of funds relating to censorship or blacklisting of news sources based on subjective criteria or political biases.
- Sec. 1533. GAO review of cyberspace operations management.
- Sec. 1534. Study on occupational resiliency of Cyber Mission Force.

TITLE XVI—SPACE ACTIVITIES, STRATEGIC PROGRAMS, AND INTELLIGENCE MATTERS

Subtitle A—Space Activities

- Sec. 1601. Classification review of space major defense acquisition programs.
- Sec. 1602. Enhanced authority to increase space launch capacity through space launch support services.
- Sec. 1603. Modification to prohibition on foreign commercial satellite services.
- Sec. 1604. Authorization for establishment of the National Space Intelligence Center as a field operating agency.
- Sec. 1605. Limitation on use of funds for WGS-12 satellite.
- Sec. 1606. Limitation on use of funds pending submission of certain reports on space policy.
- Sec. 1607. National security space launch program phase three acquisition.
- Sec. 1608. Application of TNT equivalency to launch vehicles and components using methane propellant.
- Sec. 1609. Plan to improve threat-sharing arrangements with commercial space operators.
- Sec. 1610. Plan for an integrated and resilient satellite communications architecture for the Space Force.
- Sec. 1611. Process and plan for Space Force space situational awareness.
- Sec. 1612. Report on national security space vehicle processing capabilities.

Subtitle B—Nuclear Forces

- Sec. 1631. Establishment of major force program for nuclear command, control, and communications programs.
- Sec. 1632. Repeal of requirement for review of nuclear deterrence postures.
- Sec. 1633. Retention of capability to redeploy multiple independently targetable reentry vehicles.
- Sec. 1634. Pilot program on development of reentry vehicles and related systems.
- Sec. 1635. Integrated master schedule for the Sentinel missile program of the Air Force.
- Sec. 1636. Form of contracting authorized to mitigate risk to Sentinel program schedule and cost.
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- Sec. 1638. Prohibition on reduction of the intercontinental ballistic missiles of the United States.
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- Sec. 1641. Establishment of nuclear sea-launched cruise missile program.
- Sec. 1642. Quarterly reports on progress of Sea-Launched Cruise Missile-Nuclear program.
- Sec. 1643. Congressional notification of nuclear cooperation between Russia and China.
- Sec. 1644. Report on acceleration of nuclear modernization priorities.

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- Sec. 1661. Qualifications of Director of Missile Defense Agency.
- Sec. 1662. National missile defense policy.
- Sec. 1663. Programs to achieve initial and full operational capabilities for the Glide Phase Interceptor program.
- Sec. 1664. Research and analysis on multipolar deterrence and escalation dynamics.
- Sec. 1665. Limitation on use of funds pending submission of report on missile defense interceptor site.
- Sec. 1666. Report on Hawaii missile defense.
- Sec. 1667. Report on potential enhancements to Aegis Ashore sites in Poland and Romania.
- Sec. 1668. Rescission of memorandum on missile defense governance.
- Sec. 1669. Policy and report on North Atlantic Treaty Organization effective integrated air and missile defense capabilities in Europe.
- Sec. 1670. Independent analysis of space-based missile defense capability.

Subtitle D—Other Matters

- Sec. 1681. Inclusion of Permanent Select Committee on Intelligence of the House of Representatives as recipient of quarterly information operations briefings.
- Sec. 1682. Modification to authority to use operation and maintenance funds for cyber operations-peculiar capability development projects.
- Sec. 1683. Cooperative threat reduction funds.
- Sec. 1684. Quarterly briefings on implementation of military-code compliant GPS receivers through Military GPS User Equipment program.
- Sec. 1685. Moving target indicator programs of Department of Defense.
- Sec. 1686. Reporting mechanism on use of consultants, informants, and other human sources to acquire intelligence information.
- Sec. 1687. Report on concept of operations for offensive hypersonic systems.
- Sec. 1688. Indo-Pacific missile strategy.

TITLE XVII—SPACE FORCE PERSONNEL MANAGEMENT

Sec. 1701. Short title.

- Subtitle A—Space Force Military Personnel System Without Component
- Sec. 1711. Establishment of military personnel management system for the Space Force.
- Sec. 1712. Composition of the Space Force without component.

- Sec. 1713. Definitions for single personnel management system for the Space Force.
- Sec. 1714. Basic policies relating to service in the Space Force.
- Sec. 1715. Status and participation.
- Sec. 1716. Officers.
- Sec. 1717. Enlisted members.
- Sec. 1718. Retention and separation generally.
- Sec. 1719. Separation of officers for substandard performance of duty or for certain other reasons.
- Sec. 1720. Retirement.

Subtitle B—Conforming Amendments Related to Space Force Military Personnel System

- Sec. 1731. Amendments to Department of the Air Force provisions of title 10, United States Code.
- Sec. 1732. Amendments to subtitle A of title 10, United States Code.
- Sec. 1733. Title 38, United States Code (Veterans' Benefits).

Subtitle C—Transition Provisions

- Sec. 1741. Transition period.
- Sec. 1742. Change of duty status of members of the Space Force.
- Sec. 1743. Transfer to the Space Force of members of the Air Force Reserve.
- Sec. 1744. Placement of officers on the Space Force officer list.
- Sec. 1745. Disestablishment of Regular Space Force.
- Sec. 1746. End strength flexibility.
- Sec. 1747. Promotion authority flexibility.

Subtitle D—Other Amendments Related to the Space Force

- Sec. 1751. Title 10, United States Code.
- Sec. 1752. Other provisions of law.

TITLE XVIII—OTHER DEFENSE MATTERS

Subtitle A—Miscellaneous Authorities and Limitations

- Sec. 1801. Extension of authority to engage in certain commercial activities.
- Sec. 1802. Modification of defense sensitive support notification requirement.
- Sec. 1803. Modification to requirements relating to combating military reliance on Russian energy.
- Sec. 1804. Support for execution of bilateral agreements concerning illicit transnational maritime activity in Africa.
- Sec. 1805. Clarification of waiver authority for organizational and consultant conflicts of interest under the Federal Acquisition Regulation.
- Sec. 1806. Genealogy collection of family members of servicemembers killed at Pearl Harbor on December 7, 1941.

Subtitle B—Studies and Reports

- Sec. 1821. Report on increasing national cemetery capacity.
- Sec. 1822. Limitation on funds relating to Federal contractor disclosure of green-house gas emissions and climate-related financial risk.
- Sec. 1823. Study and report on damage to infrastructure in Guam resulting from Typhoon Mawar.

Subtitle C—Other Matters

- Sec. 1851. Technical and conforming amendments.
- Sec. 1852. Referral to museum located at Blytheville/Eaker Air Force Base as the National Cold War Center.
- Sec. 1853. Exemption under Marine Mammal Protection Act of 1972 for certain activities that may result in incidental take of Rice's whale.
- Sec. 1854. Revision of requirement for transfer of certain aircraft to State of California for wildfire suppression purposes.
- Sec. 1855. Restrictive housing reform.
- Sec. 1856. Sense of Congress regarding unmanned aerial, surface, and underwater vehicles.
- Sec. 1857. Sense of Congress regarding naming of vessel for Battle of Dai Do.
- Sec. 1858. Risk framework for foreign phone applications of concern.

DIVISION B—MILITARY CONSTRUCTION AUTHORIZATIONS

- Sec. 2001. Short title.
- Sec. 2002. Expiration of authorizations and amounts required to be specified by law.
- Sec. 2003. Effective date.

TITLE XXI—ARMY MILITARY CONSTRUCTION

- Sec. 2101. Authorized Army construction and land acquisition projects.
- Sec. 2102. Family housing.
- Sec. 2103. Authorization of appropriations, Army.
- Sec. 2104. Extension of authority to use cash payments in special account from land conveyance, Natick Soldier Systems Center, Massachusetts.
- Sec. 2105. Extension of authority to carry out fiscal year 2018 project at Kunsan Air Base, Korea.
- Sec. 2106. Extension of authority to carry out certain fiscal year 2019 Army military construction projects.
- Sec. 2107. Extension of authority to carry out certain fiscal year 2021 Army military construction projects.

TITLE XXII—NAVY MILITARY CONSTRUCTION

- Sec. 2201. Authorized Navy construction and land acquisition projects.
- Sec. 2202. Family housing.
- Sec. 2203. Authorization of appropriations, Navy.
- Sec. 2204. Extension of authority to carry out certain fiscal year 2019 Navy military construction projects.
- Sec. 2205. Extension of authority to carry out certain fiscal year 2021 Navy military construction projects.

TITLE XXIII—AIR FORCE MILITARY CONSTRUCTION

- Sec. 2301. Authorized Air Force construction and land acquisition projects.
- Sec. 2302. Family housing.
- Sec. 2303. Authorization of appropriations, Air Force.
- Sec. 2304. Extension of authority to carry out certain fiscal year 2017 Air Force military construction projects.
- Sec. 2305. Extension of authority to carry out certain fiscal year 2018 Air Force military construction projects.
- Sec. 2306. Extension of authority to carry out certain fiscal year 2019 Air Force military construction projects.

Sec. 2307. Extension of authority to carry out fiscal year 2021 Air Force military construction projects.

TITLE XXIV—DEFENSE AGENCIES MILITARY CONSTRUCTION

- Sec. 2401. Authorized Defense Agencies construction and land acquisition projects.
- Sec. 2402. Authorized Energy Resilience and Conservation Investment program projects.
- Sec. 2403. Authorization of appropriations, Defense Agencies.
- Sec. 2404. Extension of authority to carry out certain fiscal year 2018 Defense Agencies military construction projects.
- Sec. 2405. Extension of authority to carry out certain fiscal year 2019 Defense Agencies military construction projects.
- Sec. 2406. Modification of authority to carry out fiscal year 2019 project at SOF Joint Parachute Rigging Facility, Baumholder, Germany.
- Sec. 2407. Extension of authority to carry out fiscal year 2021 project at Defense Fuel Support Point Tsurumi, Japan.
- Sec. 2408. Extension of authority to carry out certain fiscal year 2021 Energy Resilience and Conservation Investment projects.
- Sec. 2409. Authority to carry out military construction projects to improve certain fiscal year 2022 utility systems.
- Sec. 2410. Additional authority to carry out certain military construction projects to improve certain fiscal year 2023 utility systems.

TITLE XXV—INTERNATIONAL PROGRAMS

Subtitle A—North Atlantic Treaty Organization Security Investment Program

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

Subtitle B—Host Country In-Kind Contributions

- Sec. 2511. Republic of Korea funded construction projects.
- Sec. 2512. Republic of Poland funded construction projects.

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 projects.
- Sec. 2605. Authorized Air Force Reserve construction and land acquisition projects.
- Sec. 2606. Authorization of appropriations, National Guard and Reserve.
- Sec. 2607. Extension of authority to carry out fiscal year 2018 project at Hulman Regional Airport, Indiana.
- Sec. 2608. Extension of authority to carry out fiscal year 2019 project at Francis S. Gabreski Airport, New York.
- Sec. 2609. Extension of authority to carry out certain fiscal year 2021 National Guard and Reserve military construction projects.
- Sec. 2610. Modification of authority to carry out fiscal year 2023 project at Camp Pendleton, California.

TITLE XXVII—BASE REALIGNMENT AND CLOSURE ACTIVITIES

Sec. 2701. Authorization of appropriations for base realignment and closure activities funded through Department of Defense Base Closure Account.

TITLE XXVIII—MILITARY CONSTRUCTION GENERAL PROVISIONS

Subtitle A—Military Construction Programs

- Sec. 2801. Modifications to Defense Community Infrastructure Program.
- Sec. 2802. Modification to authority for unspecified minor construction.
- Sec. 2803. Modification of authority to carry out defense laboratory modernization program.
- Sec. 2804. Expansion of maximum amount of funds available for certain defense laboratory improvement projects.
- Sec. 2805. Prioritization of certain military construction projects to improve infrastructure at certain facilities determined to be critical to national security.
- Sec. 2806. Expansion of amount of certain funds Secretary concerned may obligate annually for military installation resilience projects.
- Sec. 2807. Certification of consideration of certain methods of construction for military construction projects; annual report.
- Sec. 2808. Authority for certain construction projects in friendly foreign countries
- Sec. 2809. Reporting requirements and congressional notification for certain military construction projects.

Subtitle B—Military Housing Reforms

- Sec. 2821. Authority to operate certain transient housing of the Department of Defense transferred to Assistant Secretary of Defense for Energy, Installations, and Environment.
- Sec. 2822. Department of Defense Military Housing Readiness Council.
- Sec. 2823. Inclusion of information relating to compliance with Military Housing Privatization Initiative Tenant Bill of Rights in certain notifications submitted to Congress.
- Sec. 2824. Establishing additional requirements for a military housing complaint database.
- Sec. 2825. Modification of authority to grant certain waivers relating to configuration and privacy standards for military unaccompanied housing; limitations on availability of certain funds.
- Sec. 2826. Revision of certain minimum standards relating to health, safety, and condition for military unaccompanied housing; termination of authority to grant certain waivers.

Subtitle C—Real Property and Facilities Administration

- Sec. 2831. Improvements relating to access to military installations in United States.
- Sec. 2832. Real property usage in the National Capital Region.
- Sec. 2833. Revision to Unified Facilities Criteria on use of life safety accessibility hardware for covered doors.

Subtitle D—Land Conveyances

- Sec. 2841. Extension of sunset for land conveyance, Sharpe Army Depot, Lathrop, California.
- Sec. 2842. Land conveyance, Eglin Air Force Base, Florida.
- Sec. 2843. Land acquisition, Westmoreland State Park, Virginia.

Subtitle E—Pilot Programs and Reports

- Sec. 2851. Clarification on amounts available for projects under certain pilot program relating to testing facilities at installations of the Department of the Air Force.
- Sec. 2852. Pilot program to provide air purification technology in military housing.
- Sec. 2853. Quarterly briefings on military construction related to the Sentinel intercontinental ballistic missile weapon system program.
- Sec. 2854. Plan for use of excess border wall construction materials.
- Sec. 2871. Joint Housing Requirements and Market Analysis for military installations in Hawaii.

Subtitle F—Other Matters

- Sec. 2861. Expansion of certain exemption relating to funding requirement for certain defense community infrastructure projects.
- Sec. 2862. Development and operation of Marine Corps Heritage Center and National Museum of the Marine Corps.
- Sec. 2863. Prohibition on joint use of homestead air reserve base with civil aviation.
- Sec. 2864. National museum of the Mighty Eighth Air Force.
- Sec. 2865. Recognition of Memorial, Memorial Garden, and K9 Memorial of the National Navy UDT-SEAL Museum in Fort Pierce, Florida, as a national memorial, memorial garden, and K9 memorial, respectively, of Navy SEALs and their predecessors.
- Sec. 2866. Limitation on availability of certain funds relating to the location of the headquarters for United States Space Command.
- Sec. 2867. Limitation on use of funds for closure of combat readiness training centers.
- Sec. 2868. Limitation on availability of certain funds until submission of certain report on military housing.
- Sec. 2869. Guidance on encroachment that impacts covered sites.
- Sec. 2870. Continuing education curriculum on the use of innovative products for military construction projects.

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

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Subtitle A—National Security Programs and Authorizations

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

Subtitle B—Program Authorizations, Restrictions, and Limitations

- Sec. 3112. Extension of authority on acceptance of contributions for acceleration or removal or security of fissile materials, radiological materials, and related equipment at vulnerable sites worldwide.
- Sec. 3113. Cybersecurity Risk Inventory, Assessment, and Mitigation Working Group.
- Sec. 3114. Modification of minor construction threshold for plant projects.
- Sec. 3115. Technical correction to National Nuclear Security Administration unfunded priorities.
- Sec. 3116. Criminal penalties for interference with the transport of special nuclear materials, nuclear weapons components, or Restricted Data.
- Sec. 3117. Deadlines for commencement of operations of certain atomic energy replacement projects.
- Sec. 3118. Integrated master schedule for the future-years nuclear security program.
- Sec. 3119. Prohibition on availability of funds to reconvert or retire W76-2 warheads.
- Sec. 3120. Limitation on use of funds pending submission of certain National Nuclear Security Administration reports.
- Sec. 3121. Increase in number of authorized contracting, program management, scientific, engineering, and technical positions in National Nuclear Security Administration.

Subtitle C—Plans, Reports, and Other Matters

- Sec. 3131. Biennial detailed report on nuclear weapons stockpile stewardship, management, and responsiveness plan.
- Sec. 3132. Plan for domestic enrichment capability to satisfy Department of Defense uranium requirements.
- Sec. 3133. Independent assessment of plutonium pit aging milestones and progress.

TITLE XXXII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Sec. 3201. Authorization.

TITLE XXXIV—NAVAL PETROLEUM RESERVES

Sec. 3401. Authorization of appropriations.

TITLE XXXV—MARITIME ADMINISTRATION

Subtitle A—Maritime Administration

Sec. 3501. Authorization of appropriations for Maritime Administration.

Subtitle B—Maritime Infrastructure

- Sec. 3511. Port infrastructure development program eligible projects.
- Sec. 3512. Assistance for small inland river and coastal ports and terminals.
- Sec. 3513. Eligibility of shore power projects under port infrastructure development program.
- Sec. 3514. Codification of existing language; technical amendments.
- Sec. 3515. Update to categorical exclusions used by Maritime Administration in reviewing environmental impacts of transportation projects.

Subtitle C—Reports

- Sec. 3521. Report on administration of programs.
- Sec. 3522. Report on availability of used sealift vessels.
- Sec. 3523. Report on port preferences for US-flag vessels.
- Sec. 3524. Reports to Congress.

Subtitle D—Other Matters

- Sec. 3531. Cargoes procured, furnished, or financed by the United States Government.
- Sec. 3532. Recapitalization of National Defense Reserve Fleet.
- Sec. 3533. Limitation on use of funds pending submission of reports on Merchant Marine Academy.
- Sec. 3534. Maritime workforce working group.
- Sec. 3535. Consideration of life-cycle cost estimates for acquisition and procurement of vessels.
- Sec. 3536. Source restrictions on auxiliary ship components.
- Sec. 3537. Authorization of appropriations for national maritime strategy.

DIVISION D-FUNDING TABLES

Sec. 4001. Authorization of amounts in funding tables.

TITLE XLI—PROCUREMENT

Sec. 4101. Procurement.

TITLE XLII—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Sec. 4201. Research, development, test, and evaluation.

TITLE XLIII—OPERATION AND MAINTENANCE

Sec. 4301. Operation and maintenance.

TITLE XLIV—MILITARY PERSONNEL

Sec. 4401. Military personnel.

TITLE XLV—OTHER AUTHORIZATIONS

Sec. 4501. Other authorizations.

TITLE XLVI—MILITARY CONSTRUCTION

Sec. 4601. Military construction.

$\begin{array}{c} \textit{TITLE XLVII} - \textit{DEPARTMENT OF ENERGY NATIONAL SECURITY} \\ \textit{PROGRAMS} \end{array}$

Sec. 4701. Department of Energy national security programs.

1	SEC. 3. CONGRESSIONAL DEFENSE COMMITTEES.
2	In this Act, the term "congressional defense commit-
3	tees" has the meaning given that term in section 101(a)(16)
4	of title 10, United States Code.
5	DIVISION A—DEPARTMENT OF
6	DEFENSE AUTHORIZATIONS
7	TITLE I—PROCUREMENT
8	Subtitle A—Authorization of
9	${oldsymbol Appropriations}$
10	SEC. 101. AUTHORIZATION OF APPROPRIATIONS.
11	Funds are hereby authorized to be appropriated for fis-
12	cal year 2024 for procurement for the Army, the Navy and
13	the Marine Corps, the Air Force and the Space Force, and
14	Defense-wide activities, as specified in the funding table in
15	section 4101.
16	Subtitle B—Army Programs
17	SEC. 111. LIMITATION ON AVAILABILITY OF FUNDS PEND-
18	ING ASSESSMENT OF ARMY TRACKLESS MOV-
19	ING TARGET SYSTEMS.
20	(a) In General.—Of the funds authorized to be ap-
21	propriated by this Act or otherwise made available for fiscal
22	year 2024 for the Trackless Moving Target program of the
23	Army, not more than 50 percent may be obligated or ex-
24	pended to procure or further develop the Trackless Moving
25	Target-Infantry variant until the Secretary of the Army—

- 1 (1) acting through the Commanding General of
 2 the Army Test and Evaluation Command, conducts
 3 an assessment, which shall include a live fire perform4 ance comparison, of commercially available trackless
 5 infantry targets to determine if any such solutions
 6 meet the program requirements for the Trackless Mov7 ing Target-Infantry variant;
 - (2) obtains direct soldier feedback on the current Trackless Moving Target program, as compared to other commercially available and operationally deployed trackless infantry targets;
 - (3) certifies to the congressional defense committees that the acquisition strategy of the Army for the Trackless Moving Target-Infantry variant meets the current program requirements as set forth in the report of Secretary of the Army titled "Autonomous Robotic Targets for Small Arms Range Training", as submitted to Congress in March 2023; and
- 19 (4) submits to the congressional defense commit-20 tees the report required under subsection (b).
- 21 (b) Report Required.—Not later than 30 days after
- 22 the date of the completion of the assessment and soldier feed-
- 23 back required under paragraphs (1) and (2) of subsection
- 24 (a), the Secretary of the Army shall submit to the congres-
- 25 sional defense committees a report that includes—

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1	(1) detailed results of the assessment conducted
2	under subsection (a)(1), including a comparison of
3	the Trackless Moving Target-Infantry variant under
4	development by the Army to other operationally de-
5	ployed, commercially available targets in use by other
6	armed forces;
7	(2) the unaltered results of the direct soldier feed-
8	back obtained under subsection (a)(2) and a summary
9	of such results; and
10	(3) a certification that the development of the
11	Trackless Moving Target-Infantry variant is in com-
12	pliance with the requirements of section 4061 of title
13	10, United States Code.
14	Subtitle C—Navy Programs
14 15	Subtitle C—Navy Programs SEC. 131. MULTIYEAR PROCUREMENT AUTHORITY FOR VIR-
15	SEC. 131. MULTIYEAR PROCUREMENT AUTHORITY FOR VIR-
15 16 17	SEC. 131. MULTIYEAR PROCUREMENT AUTHORITY FOR VIR- GINIA CLASS SUBMARINE PROGRAM.
15 16 17 18	SEC. 131. MULTIYEAR PROCUREMENT AUTHORITY FOR VIR-GINIA CLASS SUBMARINE PROGRAM. (a) AUTHORITY FOR MULTIYEAR PROCUREMENT.— Subject to section 3501 of title 10, United States Code, the
15 16 17 18	SEC. 131. MULTIYEAR PROCUREMENT AUTHORITY FOR VIR-GINIA CLASS SUBMARINE PROGRAM. (a) AUTHORITY FOR MULTIYEAR PROCUREMENT.— Subject to section 3501 of title 10, United States Code, the
15 16 17 18	SEC. 131. MULTIYEAR PROCUREMENT AUTHORITY FOR VIR- GINIA CLASS SUBMARINE PROGRAM. (a) AUTHORITY FOR MULTIYEAR PROCUREMENT.— Subject to section 3501 of title 10, United States Code, the Secretary of the Navy may enter into one or more multiyear contracts for the procurement of not more than 13 Virginia
115 116 117 118 119 220	SEC. 131. MULTIYEAR PROCUREMENT AUTHORITY FOR VIR- GINIA CLASS SUBMARINE PROGRAM. (a) AUTHORITY FOR MULTIYEAR PROCUREMENT.— Subject to section 3501 of title 10, United States Code, the Secretary of the Navy may enter into one or more multiyear contracts for the procurement of not more than 13 Virginia
115 116 117 118 119 220 221 222	SEC. 131. MULTIYEAR PROCUREMENT AUTHORITY FOR VIR- GINIA CLASS SUBMARINE PROGRAM. (a) AUTHORITY FOR MULTIYEAR PROCUREMENT.— Subject to section 3501 of title 10, United States Code, the Secretary of the Navy may enter into one or more multiyear contracts for the procurement of not more than 13 Virginia class submarines.
15 16 17 18 19 20 21 22 23	SEC. 131. MULTIYEAR PROCUREMENT AUTHORITY FOR VIR- GINIA CLASS SUBMARINE PROGRAM. (a) AUTHORITY FOR MULTIYEAR PROCUREMENT.— Subject to section 3501 of title 10, United States Code, the Secretary of the Navy may enter into one or more multiyear contracts for the procurement of not more than 13 Virginia class submarines. (b) LIMITATION.—The Secretary of the Navy may not

- 1 ified in the original contract awarded for the submarine
- 2 under subsection (a).
- 3 (c) Authority for Advance Procurement.—The
- 4 Secretary of the Navy may enter into one or more contracts,
- 5 beginning in fiscal year 2024, for advance procurement as-
- 6 sociated with the Virginia class submarines for which au-
- 7 thorization to enter into a multiyear procurement contract
- 8 is provided under subsection (a) and for equipment or sub-
- 9 systems associated with the Virginia class submarine pro-
- 10 gram, including procurement of—
- 11 (1) long lead time material; or
- 12 (2) material or equipment in economic order
- 13 quantities when cost savings are achievable.
- 14 (d) Condition for Out-year Contract Pay-
- 15 MENTS.—A contract entered into under subsection (a) shall
- 16 provide that any obligation of the United States to make
- 17 a payment under the contract for a fiscal year after fiscal
- 18 year 2025 is subject to the availability of appropriations
- 19 or funds for that purpose for such later fiscal year.
- 20 (e) Limitation on Termination Liability.—A con-
- 21 tract for the construction of Virginia class submarines en-
- 22 tered into under subsection (a) shall include a clause that
- 23 limits the liability of the United States to the contractor
- 24 for any termination of the contract. The maximum liability
- 25 of the United States under the clause shall be the amount

- 1 appropriated for the submarines covered by the contract re-
- 2 gardless of the amount obligated under the contract.
- 3 (f) Virginia Class Submarine Defined.—The term
- 4 "Virginia class submarine" means a block VI configured
- 5 Virginia class submarine.
- 6 SEC. 132. MULTIYEAR PROCUREMENT AUTHORITY FOR MK-
- 7 **48 TORPEDOES.**
- 8 (a) Authority for Multiyear Procurement.—
- 9 Subject to section 3501 of title 10, United States Code, the
- 10 Secretary of the Navy may enter into one or more multiyear
- 11 contracts for the procurement of up to 550 MK-48 tor-
- 12 pedoes.
- 13 (b) Procurement in Conjunction With Existing
- 14 Contracts.—The torpedoes authorized to be procured
- 15 under subsection (a) may be procured as additions to exist-
- 16 ing contracts covering the MK-48 torpedo program.
- 17 (c) Authority for Advance Procurement.—The
- 18 Secretary of the Navy may enter into one or more contracts,
- 19 beginning in fiscal year 2024, for advance procurement as-
- 20 sociated with the torpedoes for which authorization to enter
- 21 into a multiyear procurement contract is provided under
- 22 subsection (a), and for systems and subsystems associated
- 23 with such torpedoes in economic order quantities when cost
- 24 savings are achievable.

1	(d) Condition for Out-year Contract Pay-
2	MENTS.—A contract entered into under subsection (a) shall
3	provide that any obligation of the United States to make
4	a payment under the contract for a fiscal year after fiscal
5	year 2024 is subject to the availability of appropriations
6	or funds for that purpose for such later fiscal year.
7	SEC. 133. PROCUREMENT AUTHORITY FOR AUXILIARY PER-
8	SONNEL LIGHTER PROGRAM.
9	(a) Contract Authority.—Beginning in fiscal year
10	2024, the Secretary of the Navy may enter into one or more
11	contracts for the procurement of up to six Auxiliary Per-
12	sonnel Lighter class vessels and associated material.
13	(b) Liability.—Any contract entered into under sub-
14	section (a) shall provide that—
15	(1) any obligation of the United States to make
16	a payment under the contract is subject to the avail-
17	ability of appropriations for that purpose; and
18	(2) the total liability of the Federal Government
19	for termination of the contract shall be limited to the
20	total amount of funding obligated to the contract at
21	the time of termination.

1	SEC. 134. LIMITATION ON UPGRADES TO NACELLES OF MV-
2	22 AIRCRAFT PENDING CERTIFICATION OF
3	UPGRADE PLAN.
4	No action may be taken to move the production line
5	for upgrading the nacelles of MV-22 aircraft of the Marine
6	Corps or to implement the MV-22 Tailored Nacelle Im-
7	provement program until the date on which the Secretary
8	of the Navy certifies to the Committees on Armed Services
9	of the Senate and the House of Representatives that the plan
10	of the Secretary for implementing such upgrades—
11	(1) is expected to result in greater performance
12	and reliability improvements to the nacelles of such
13	aircraft than would otherwise be achievable by com-
14	pleting such upgrades at the original equipment man-
15	ufacturer for the MV-22 aircraft during final aircraft
16	assembly;
17	(2) is expected to extend the projected service life
18	of the nacelle; and
19	(3) addresses the key readiness degradation fac-
20	tors.
21	Subtitle D—Air Force Programs
22	SEC. 151. EXTENSION OF REQUIREMENTS RELATING TO C-
23	130 AIRCRAFT.
24	(a) Extension of Minimum Inventory Require-
25	MENT.—Subsection $(a)(3)(B)$ of section 146 of the James
26	M. Inhofe National Defense Authorization Act for Fiscal

1	Year 2023 (Public Law 117–263) is amended by striking
2	"2023" and inserting "2024".
3	(b) Extension of Prohibition on Reduction of C-
4	130 Aircraft Assigned to National Guard.—Sub-
5	section (b)(1) of such section is amended by striking "fiscal
6	year 2023" and inserting "fiscal years 2023 and 2024".
7	SEC. 152. MODIFICATION OF ANNUAL REPORTS ON T-7A AD-
8	VANCED PILOT TRAINING SYSTEM.
9	Section 156 of the James M. Inhofe National Defense
10	Authorization Act for Fiscal Year 2023 (Public Law 117-
11	263; 136 Stat. 2460) is amended—
12	(1) in subsection (a), by striking "through 2028"
13	and inserting "through 2033"; and
14	(2) in subsection (b)—
15	(A) by redesignating paragraph (9) as
16	paragraph (11); and
17	(B) by inserting after paragraph (8) the fol-
18	lowing new paragraphs:
19	"(9) A review of a schedule risk assessment con-
20	ducted by the Secretary of the Air Force that includes
21	risks associated with the overlap of development, test-
22	ing, and production phases of the program and risks
23	related to contractor management.
24	"(10) A plan for determining the conditions
25	under which the Secretary of the Air Force may ac-

1	cept production work on the T-7A Advanced Pilot
2	Training System that was completed by the con-
3	tractor for the program in anticipation of the Air
4	Force ordering additional systems, but which was not
5	subject to typical production oversight because there
6	was no contract for the procurement of such addi-
7	tional systems in effect when such worked was per-
8	formed.".
9	SEC. 153. MODIFICATION TO PROHIBITION ON CERTAIN RE-
10	DUCTIONS TO B-1 BOMBER AIRCRAFT SQUAD-
11	RONS.
12	Section 133 of the National Defense Authorization Act
13	for Fiscal Year 2022 (Public Law 117–81; 135 Stat. 1574)
14	is amended—
15	(1) by amending subsection (b) to read as fol-
16	lows:
17	"(b) Exceptions.—The prohibition under subsection
18	(a) shall not apply—
19	"(1) to a bomb wing for which the Secretary of
20	the Air Force has commenced the process of replacing
21	B-1 bomber aircraft with B-21 bomber aircraft; or
22	"(2) so as to prohibit the retirement of the indi-
23	vidual B-1 aircraft designated 85-0089, which has
24	been determined by Secretary of the Air Force to be

- no longer mission capable and uneconomical to repair
 due to damage sustained on April 20, 2022."; and
 (2) in subsection (c)(1), by striking "and ending"
- 3 (2) in subsection (c)(1), by striking "and ending 4 on September 30, 2023" and inserting "and ending 5 on the date on which the Secretary of the Air Force 6 certifies to the congressional defense committees that 7 the Air Force has completed construction of not fewer 8 than 100 B-21 aircraft.".

9 SEC. 154. MODIFICATION OF MINIMUM INVENTORY RE-

10 QUIREMENTS FOR A-10 AIRCRAFT.

- 11 (a) In General.—Section 134(d) of the National De-
- 12 fense Authorization Act for Fiscal Year 2017 (Public Law
- 13 114-328; 130 Stat. 2038), as amended by section 141(b)(1)
- 14 of the James M. Inhofe National Defense Authorization Act
- 15 for Fiscal Year 2023 (Public Law 117–263), is amended
- 16 by striking "153 A-10 aircraft" and inserting "135 A-10
- 17 aircraft".
- 18 (b) Potential Transfer of Certain Aircraft.—
- 19 In the case of any A-10 aircraft that is retired, prepared
- 20 to retire, or placed in storage using funds authorized to be
- 21 appropriated by this Act or by the National Defense Au-
- 22 thorization Act for Fiscal Year 2023 (Public Law 117–263),
- 23 the Secretary of Defense shall ensure that such aircraft is
- 24 evaluated for potential transfer to the military forces of a
- 25 nation that is an ally or partner of the United States.

1 (c) Repeal.—Section 142 of the National Defense Au-2 thorization Act for Fiscal Year 2016 (Public Law 114–92; 129 Stat. 755) is amended— 3 (1) by striking subsection (b): 4 (2) by redesignating subsections (c) through (e) 6 as subsections (b) through (d), respectively; and 7 (3) in subsection (c), as so redesignated, by strik-8 ing "subsection (c)" and inserting "subsection (b)". SEC. 155. PROCUREMENT OF OVER-THE-HORIZON RADAR 10 SYSTEMS. 11 (a) In General.—As soon as practicable, the Sec-12 retary of the Air Force shall procure not more than six overthe-horizon radar systems for detection of increasingly complex threats that meet the requirements of the United States 15 Northern Command. 16 (b) Use of Competitive Procedures.—To the extent practicable, the Secretary shall use competitive procedures for such procurement, and may use procedures other 18 than competitive procedures for such procurement. 19 20 (c) Notification of Use of Sole Source Con-21 TRACT.—If the Secretary makes a determination to award 22 a sole source contract for the procurement of the first two 23 over-the-horizon radar systems in order to meet the requirements established by the Commander of the United States

Northern Command, not later than 14 days after making

such determination, the Secretary shall submit to the congressional defense committees a notification of such determination, including the rationale for such determination. 3 4 (d) Subsequent Contracts.—With respect to the procurement of the third and any subsequent over-the-horizon radar system, the Secretary shall use competitive procedures for such procurement. 8 SEC. 156. KC-135 AIRCRAFT RECAPITALIZATION PROGRAM. 9 The Secretary of the Air Force may not issue an acqui-10 sition strategy for the KC-135 recapitalization program until the date on which the Secretary submits to the congressional defense committees the following documentation: 13 (1) A business case analysis and analysis of al-14 ternatives for the Next Generation Air Refueling Sys-15 tem that is based on a more realistic timeline than 16 the analyses prepared before the date of the enactment 17 of this Act. 18 (2) The business case analysis of the Air Force 19 for the KC-135 recapitalization program. 20 (3) Validated requirements from the Joint Staff

for the contract competition under the KC-135 re-

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capitalization program.

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1	SEC. 157. PROHIBITION ON REDUCTION OF KC-135 AIR-
2	CRAFT IN PMAI OF THE RESERVE COMPO-
3	NENTS.
4	(a) Prohibition.—None of the funds authorized to be
5	appropriated by this Act or otherwise made available for
6	fiscal year 2024 for the Air Force may be obligated or ex-
7	pended to reduce the number of KC-135 aircraft designated
8	as primary mission aircraft inventory within the reserve
9	components of the Air Force.
10	(b) Primary Mission Aircraft Inventory De-
11	FINED.—In this section, the term "primary mission air-
12	craft inventory" has the meaning given that term in section
13	9062(i)(2)(B) of title 10, United States Code.
14	SEC. 158. PROHIBITION ON AVAILABILITY OF FUNDS FOR
15	TERMINATION OF PRODUCTION LINES FOR
16	THE HH-60W AIRCRAFT.
17	None of the funds authorized to be appropriated by this
18	Act or otherwise made available for fiscal year 2024 for the
19	Air Force may be obligated or expended to terminate the
20	operations of, or to prepare to terminate the operations of,
21	a production line for HH-60W Combat Rescue Helicopters.
22	SEC. 159. LIMITATION ON TERMINATION OF FIGHTER
23	SQUADRONS.
24	(a) Limitation.—The Secretary of the Air Force may
25	not terminate the fighter flying mission of any fighter

1	days has elapsed following the date on which the Secretary
2	submits the plan required under subsection (b).
3	(b) Plan Required.—
4	(1) In General.—The Secretary of the Air
5	Force, in coordination with the Director of the Air
6	National Guard, shall develop a notional plan for the
7	recapitalization of all fighter squadrons of the Air
8	National Guard.
9	(2) Elements.—The plan under paragraph (1)
10	shall—
11	(A) provide options for the modernization of
12	fighter squadrons of the Air National Guard and
13	the replacement of the aircraft of such squadrons
14	at a rate that ensures recapitalization of such
15	squadrons with relevant and more capable re-
16	placement fighter aircraft;
17	(B) ensure that each fighter squadron of the
18	Air National Guard has the required minimum
19	of primary mission assigned fighter aircraft to
20	meet force presentation requirements of geo-
21	graphic combatant commanders for both steady-
22	state and operational contingency planning and
23	execution;
24	(C) include consideration for the temporary
25	reassignment of aircraft to such squadrons from

1	other components of the Air Force, as necessary
2	to meet the requirements of the plan; and
3	(D) include the Secretary of the Air Force's
4	assessment of any effects of the force presentation
5	on—
6	(i) combatant commanders;
7	(ii) aircrew accession absorption ca-
8	pacity;
9	(iii) industrial capacity to support
10	any additional production above pro-
11	grammed quantities; and
12	(iv) costs aside from normal training
13	and personnel costs of unit mission transi-
14	tions.
15	(3) Submittal to congress.—The Secretary of
16	the Air Force shall submit to the congressional defense
17	committees the plan required under paragraph (1) to-
18	gether with an explanation of—
19	(A) any programmatic funding required to
20	implement such plan; and
21	(B) how the plan differs from other plans of
22	the Secretary of the Air Force with respect to
23	fighter aircraft squadrons of the Air National
24	Guard (including any such plans in effect as of

1	the date of the submittal of the plan under para-
2	graph (1)); and
3	(C) any effects of the plan on operations
4	and efforts to recapitalize or transition existing
5	fighter aircraft squadrons of the Air National
6	Guard as proposed in the future-years defense
7	program submitted to Congress under section
8	221 of title 10, United States Code, for fiscal
9	year 2024.
10	SEC. 160. LIMITATION ON DIVESTMENT OF F-16 AIRCRAFT.
11	(a) Limitation.—Beginning on January 1, 2024, the
12	Secretary of the Air Force may not divest, or prepare to
13	divest, any covered F-16 aircraft until a period of 180 days
14	has elapsed following the date on which the Secretary sub-
15	mits the report required under subsection (b).
16	(b) Report Required.—The Secretary of the Air
17	Force shall submit to the congressional defense committees
18	a report on the following:
19	(1) Any plans of the Secretary to divest covered
20	F-16 aircraft during the period covered by the most
21	recent future-years defense program submitted to Con-
22	gress under section 221 of title 10, United States
23	Code, including—
24	(A) a description of each proposed divest-
25	ment by fiscal year and location;

1	(B) an explanation of the anticipated effects
2	of such divestments on the missions, personnel,
3	force structure, and budgeting of the Air Force;
4	(C) a description of the actions the Sec-
5	retary intends to carry out—
6	(i) to mitigate any negative effects
7	identified under subparagraph (B); and
8	(ii) to modify or replace the missions
9	and capabilities of any units and military
10	installations affected by such divestments;
11	and
12	(D) an assessment of how such divestments
13	may affect the ability of the Air Force to main-
14	tain minimum tactical aircraft inventories.
15	(2) Any plans of the Secretary to procure covered
16	F-16 aircraft.
17	(c) Covered F-16 Aircraft Defined.—In this sec-
18	tion, the term "covered F-16 aircraft" means F-16C/D air-
19	craft.
20	SEC. 161. LIMITATION ON PROCUREMENT OF KC-46A AIR-
21	CRAFT.
22	(a) Limitation.—Except as provided in subsection
23	(b), the Secretary of the Air Force may not procure more
24	than 179 KC-46A aircraft during the covered period.

1	(b) Waiver.—The Secretary of the Air Force may
2	waive the limitation under subsection (a) if the Secretary
3	submits to the congressional defense committees written cer-
4	tification by the Assistant Secretary of the Air Force for
5	Acquisition, Technology, and Logistics that—
6	(1) there are validated needs of the Air Force re-
7	quiring the waiver; and
8	(2) with respect to the KC-46A aircraft planned
9	to be procured pursuant to the waiver, cost estimates
10	are complete for the long-term sustainment of the air-
11	craft.
12	(c) Covered Period Defined.—In this section, the
13	term "covered period" means the period beginning on the
14	date of the enactment of this Act and ending on October
15	1, 2027.
16	SEC. 162. LIMITATION ON ACTIONS RELATING TO REMOTE
17	VISION SYSTEMS OF KC-46A AIRCRAFT.
18	(a) Limitation.—The Secretary of the Air Force may
19	not take any action described in subsection (b) until the
20	date on which Secretary certifies the to the Committee on
21	Armed Services of the House of Representatives that—
22	(1) the Secretary has identified a solution to fix
23	the remote vision systems of KC-46A aircraft; and

1	(2) such solution resolves all issues identified in
2	the category 1 deficiency reports for such systems, ex-
3	cept for issues relating to the panoramic system.
4	(b) Actions Described.—The actions described in
5	this subsection are the following:
6	(1) Approving the incorporation of version 2.0 of
7	the KC-46A remote vision system into production
8	aircraft.
9	(2) Retrofitting aircraft with version 2.0 of the
10	KC-46A remote vision system.
11	Subtitle E—Defense-wide, Joint,
12	and Multiservice Matters
13	SEC. 181. MULTIYEAR PROCUREMENT AUTHORITY FOR DO-
14	MESTICALLY PROCESSED RARE EARTH ELE-
15	MENTS.
16	(a) Authority for Multiyear Procurement.—
17	Subject to section 3501 of title 10, United States Code, and
18	from amounts made available by discretionary appropria-
19	tions Acts from the National Defense Stockpile Transaction
20	Fund (as established under section 9(a) of the Strategic and
21	Critical Materials Stock Piling Act ((50 U.S.C. 98h(a)))
22	after the date of the enactment of this Act, the Secretary
23	of Defense may enter into one or more multiyear contracts
24	for the procurement of rare earth elements that are proc-
25	essed in the United States by qualified domestic sources.

(b) Application of Strategic and Critical Mate-1 RIALS STOCK PILING ACT.—A multiyear contract entered 3 into under this section shall be deemed to be an acquisition under the Strategic and Critical Materials Stock Piling Act (50 U.S.C. 98 et seg.) of materials determined to be a strategic or critical material under section 3(a) of such Act. 7 (c) Authority for Advance Procurement.—The 8 Secretary of Defense may enter into one or more contracts, beginning in fiscal year 2024, for advance procurement as-10 sociated with the domestically processed rare earth elements for which authorization to enter into a multiyear procurement contract is provided under subsection (a). 13 (d) Condition for Out-year Contract Pay-MENTS.—A contract entered into under subsection (a) shall 14 provide that any obligation of the United States to make a payment under the contract for a fiscal year after fiscal 16 year 2024 is subject to the availability of appropriations 18 or funds for that purpose for such later fiscal year. 19 (e) Definitions.—In this section: (1) The term "processed" means the processing 20 21 or recycling of a rare earth material or magnet, in-22 cluding the separation, reduction, metallization,

alloying, milling, pressing, strip casting, and sinter-

ing of a rare earth element.

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1	(2) The term "qualified domestic source" means
2	a domestic source (as defined in section 702 of the De-
3	fense Production Act of 1950 (50 U.S.C. 4552)).
4	(3) The term "rare earth element" means any of
5	$the\ following:$
6	(A) Cerium.
7	(B) Dysprosium.
8	(C) $Erbium.$
9	$(D)\ Europium.$
10	$(E)\ Gadolinium.$
11	(F) $Holmium$.
12	$(G)\ Lanthanum.$
13	(H) Lutetium.
14	$(I)\ Neodymium.$
15	(J) Praseodymium.
16	(K) Promethium.
17	(L) Samarium.
18	(M) Scandium.
19	(N) Terbium.
20	(O) Thulium.
21	(P) Ytterbium.
22	(Q) Yttrium.

1	SEC. 182. PROHIBITION ON PROCUREMENT OF CERTAIN
2	TACTICAL VEHICLES.
3	(a) Prohibition.—The Secretary of Defense may not
4	include in a solicitation for a tactical tracked vehicle or
5	tactical wheeled vehicle a requirement that such vehicle use
6	proprietary armor.
7	(b) Applicability.—Subsection (a) shall not apply to
8	a contract for the procurement of a tactical tracked vehicle
9	or tactical wheeled vehicle entered into before the date of
10	the enactment of this Act.
11	(c) Modification of Requirement to Buy Stra-
12	TEGIC MATERIALS FROM AMERICAN SOURCES.—
13	(1) In general.—Section 4863(a)(1) of title 10,
14	United States Code, is amended by inserting "tactical
15	tracked vehicles, tactical wheeled vehicles," after
16	"automotive items,".
17	(2) Effective date.—The amendment made by
18	paragraph (1) shall take effect on the date that is the
19	later of—
20	(A) the date of the enactment of the Na-
21	tional Defense Authorization Act for Fiscal Year
22	2025; or
23	(B) September 30, 2024.

1	SEC. 183. PROHIBITION ON AVAILABILITY OF FUNDS FOR
2	PROCUREMENT OF CERTAIN BATTERY TECH-
3	NOLOGY.
4	None of the funds authorized to be appropriated by this
5	Act or otherwise made available for fiscal year 2024 or any
6	subsequent fiscal year for the Department of Defense may
7	be obligated or expended to procure battery technology pro-
8	duced by Contemporary Amperex Technology Company,
9	Limited (also known as "CATL") or any subsidiary or af-
10	filiate of such Company.
11	SEC. 184. PLAN TO EXPEDITE INTEGRATION OF LONG-
12	RANGE ANTI-SHIP MISSILES INTO LEGACY
13	AIRCRAFT FLEETS.
14	(a) Plan Required.—Not later than 90 days after
15	the date of the enactment of this Act, the Secretary of De-
16	fense shall submit to the congressional defense committees
17	a plan to expedite the full integration of the Long-Range
18	Anti-Ship Missile into covered legacy aircraft fleets.
19	(b) Elements.—The plan under subsection (a) shall
20	include, with respect to each covered legacy aircraft fleet,
21	the following:
22	(1) An analysis of the operational benefits of in-
23	tegrating Long-Range Anti-Ship Missiles into the
24	

1	(2) The feasibility of integrating the Universal
2	Armament Interface on Long-Range Anti-Ship Mis-
3	sile weapon platforms.
4	(3) The timeline, cost, and any increased pro-
5	duction capacity requirements associated with such
6	plan.
7	(4) Identification of any obstacles to the timely
8	integration of such capability.
9	(5) Recommendations for expediting the timeline
10	described under paragraph (3), including an expla-
11	nation of any resources required to expedite such
12	timeline.
13	(6) Recommendations for mitigating the obsta-
14	cles identified under paragraph (4), including an ex-
15	planation of any resources required to mitigate such
16	obstacles.
17	(c) Covered Legacy Aircraft Defined.—In this
18	section, the term "covered legacy aircraft fleet" means—
19	(1) the B -52 bomber aircraft fleet;
20	(2) the F -16 fighter aircraft fleet; and
21	(3) any other aircraft fleet the Secretary of De-
22	fense determines appropriate for inclusion in the plan
23	under subsection (a).

1	TITLE II—RESEARCH, DEVELOP-
2	MENT, TEST, AND EVALUA-
3	TION
4	$Subtitle \ A-Authorization \ of$
5	${oldsymbol Appropriations}$
6	SEC. 201. AUTHORIZATION OF APPROPRIATIONS.
7	Funds are hereby authorized to be appropriated for fis-
8	cal year 2024 for the use of the Department of Defense for
9	research, development, test, and evaluation, as specified in
10	the funding table in section 4201.
11	Subtitle B—Program Requirements,
12	Restrictions, and Limitations
13	SEC. 211. NAVAL AIR WARFARE RAPID CAPABILITIES OF-
14	FICE.
15	Chapter 803 of title 10, United States Code, is amend-
16	ed by adding at the end the following new section:
17	"§ 8029. Naval Air Warfare Rapid Capabilities Office
18	"(a) Establishment.—There is established within
19	the Department of the Navy a program office to be known
20	as the Naval Air Warfare Rapid Capabilities Office (in this
21	section referred to as the 'Office').
22	"(b) Location.—The Office shall be co-located with
23	the headquarters of the Naval Air Warfare Center Weapons
24	Division.

1	"(c) Head of Office shall
2	be the designee of the Secretary of the Navy, and shall report
3	to the Chief of Naval Operations.
4	"(d) Mission.—The mission of the Office shall be—
5	"(1) to contribute to the development and testing
6	of low-cost, rapid reaction targeting and weapon sys-
7	tems, electronic warfare and other non-kinetic capa-
8	bilities, and integrated targeting solutions to fulfill
9	naval and joint military operational requirements;
10	and
11	"(2) to contribute to the rapid development, test-
12	ing, and fielding of new unclassified and classified
13	naval air warfare capabilities.
14	"(e) Acquisition Authorities.—The acquisition au-
15	thorities of the Office are as follows:
16	"(1) The Secretary of the Navy shall ensure that
17	the head of the Office may use available alternative
18	or rapid acquisition pathways for procurement.
19	"(2) The Joint Capabilities Integration and De-
20	velopment System process shall not apply to acquisi-
21	tions by the Office.
22	"(f) Required Program Elements.—
23	"(1) In General.—The Secretary of the Navy
24	shall ensure, within budget program elements for
25	naval air warfare programs, that—

1	"(A) there are separate, dedicated program
2	elements for naval air warfare rapid capabili-
3	ties; and
4	"(B) the Office executes the responsibilities
5	of the Office using such program elements.
6	"(2) Administration.—The Office shall manage
7	the program elements for naval air warfare rapid ca-
8	pabilities required by paragraph (1).
9	"(g) Board of Directors.—
10	"(1) Establishment.—The Secretary of the
11	Navy shall establish a Board of Directors for the Of-
12	fice (to be known as the 'Naval Air Warfare Rapid
13	Capabilities Board of Directors') to provide coordina-
14	tion, oversight, and approval of projects of the Office.
15	"(2) Members.—The Board of Directors shall
16	include the following members:
17	"(A) The Secretary of the Navy.
18	"(B) The Chief of Naval Operations.
19	"(C) The Commander of the Naval Air Sys-
20	tems Command.
21	"(D) The Commander, Naval Air Forces.
22	"(h) Annual Reports.—
23	"(1) In general.—On an annual basis, the
24	head of the Office shall submit to the Naval Air War-
25	fare Rapid Capabilities Board of Directors and the

1	Committees on Armed Services of the Senate and the
2	House of Representatives a report on the activities of
3	the Office.
4	"(2) Elements.—Each report under paragraph
5	(1) shall include, with respect to the year preceding
6	the date of the report, a description of—
7	"(A) funding allocations for the projects of
8	the Office;
9	"(B) the naval air warfare capability gaps
10	addressed by the Office;
11	"(C) the progress of the Office in developing,
12	testing, and fielding capabilities described in
13	subsection (d); and
14	"(D) any barriers to the ability of the Office
15	to carry out its mission, including any legisla-
16	tive or regulatory barriers.".
17	SEC. 212. CLARIFICATION OF ROLE OF PARTNERSHIP
18	INTERMEDIARIES TO PROMOTE DEFENSE RE-
19	SEARCH AND EDUCATION.
20	Section 4124(f)(2) of title 10, United States Code, is
21	amended—
22	(1) by striking "that assists" and inserting
23	"that—
24	"(A) assists";

1	(2) by striking the period at the end and insert-
2	ing "; and"; and
3	(3) by adding at the end the following new sub-
4	paragraph:
5	"(B) facilitates technology transfer from in-
6	dustry or academic institutions to a Center.".
7	SEC. 213. MODIFICATION OF SUPPORT FOR RESEARCH AND
8	DEVELOPMENT OF BIOINDUSTRIAL MANU-
9	FACTURING PROCESSES.
10	Section 215(c)(1) of the James M. Inhofe National De-
11	fense Authorization Act for Fiscal Year 2023 (Public Law
12	117-263; 10 U.S.C. 4841 note) is amended by inserting
13	"active pharmaceutical ingredients, key starting materials
14	for such ingredients," after "commodity chemicals,".
15	SEC. 214. CERTAIN DISCLOSURE REQUIREMENTS FOR UNI-
16	VERSITY RESEARCH FUNDED BY THE DE-
17	PARTMENT OF DEFENSE.
18	(a) Disclosures Required.—Not later than 90 days
19	after the date of the enactment of this Act, the Secretary
20	of Defense shall require the principal investigator of any
21	covered research program at an institution of higher edu-
22	cation to accurately and completely disclose to the Depart-
23	ment of Defense the following:
24	(1) At the time of application for funding from
25	the Department of Defense for a covered research pro-

1	gram, disclose, with respect to each researcher who is
2	expected to participate in the program—
3	(A) date and place of birth, country of citi-
4	zenship, and immigration status in the case of a
5	foreign national;
6	(B) educational background from under-
7	$graduate\ education\ onwards;$
8	(C) professional and employment back-
9	ground, as applicable, including any history of
10	working for a foreign government or on foreign
11	government sponsored projects;
12	(D) all previous and concurrent research,
13	academic and corporate positions, ties, or rela-
14	tionships;
15	(E) past and current affiliation with for-
16	eign governments, including foreign political
17	parties or organizations, and military ties, as
18	applicable, in case of foreign national;
19	(F) past or current involvement in any for-
20	eign talent programs;
21	(G) memberships in foreign and United
22	States academic and professional associations
23	and organizations; and
24	(H) a list of all publications published any-
25	where in any language, peer reviewed or non-

- peer reviewed, including all mentions of foreign
 funding, research collaborations, and in kind
 support that supported the research and publication.
 - (2) Disclose the information specified in paragraph (1) with respect to any researcher who joins a covered program after funding is awarded by the Department of Defense not later than 90 days after the researcher joins the program.
 - (3) Beginning not later than one year after funding is awarded by the Department of Defense for a covered program, and annually thereafter through the end of the award period, disclose—
 - (A) any direct, indirect, formal, or informal collaboration that the principal investigator, either independently or as the lead of the covered program, enters into with any third-party persons or entities, including the identity and nationality of the third party collaborator, the nature of the collaboration (whether direct, indirect, formal or informal) and the terms and conditions of such collaboration; and
 - (B) any change of status with regard to a researcher who was the subject of a disclosure under paragraphs (1) or (2), including any de-

1	parture of such researcher from the program, the
2	terms of such departure, change of immigration
3	status, and change in foreign ties and collabora-
4	tion.
5	(b) Form; Public Availability of Information.—
6	Each disclosure under subsection (a) shall be submitted in
7	unclassified form and shall be made available on a publicly
8	accessible website of the Federal Government.
9	(c) Definitions.—In this section—
10	(1) The term "covered research program" means
11	any research program, research project, or other re-
12	search activity (including classified and unclassified
13	research) that is—
14	(A) conducted by an institution of higher
15	education; and
16	(B) funded, in whole or in part, by the De-
17	partment of Defense.
18	(2) The term "institution of higher education"
19	has the meaning given such term in section 102 of the
20	Higher Education Act of 1965 (20 U.S.C. 1002) and
21	includes any department, program, project, faculty,
22	researcher, or other individual, entity, or activity of
23	such institution.
24	(3) The term "researcher" means any person who
25	has access to research information under a covered re-

1	search program, including the principal investigator
2	and any graduate students, post-doctoral fellows, or
3	visiting scholars participating in such program.
4	SEC. 215. CONSORTIA TO ASSIST IN PROTECTION OF SEN-
5	SITIVE RESEARCH PERFORMED ON BEHALF
6	OF THE DEPARTMENT OF DEFENSE.
7	(a) In General.—The Secretary of Defense, acting
8	through the Under Secretary of Defense for Research and
9	Engineering, may enter into contracts or other agreements
10	with one or more eligible consortia to assist institutions of
11	higher education in protecting sensitive research performed
12	on behalf of the Department of Defense.
13	(b) ACTIVITIES.—A eligible consortium that enters into
14	a contract or other agreement with the Secretary of Defense
15	under subsection (a) shall carry out activities to assist in-
16	stitutions of higher education in protecting sensitive re-
17	search performed on behalf of the Department of Defense.
18	Such activities may include—
19	(1) conducting effective due diligence in vetting
20	visiting scholars;
21	(2) assisting institutions in meeting applicable
22	research security requirements, including through the
23	use of common procedures and practices and shared
24	infrastructure, as appropriate;

1	(3) providing training to employees and offices
2	of the institution that have responsibilities relating to
3	research security; and
4	(4) providing advice and assistance to institu-
5	tions in establishing and maintaining research secu-
6	rity programs.
7	(c) Considerations.—In selecting consortia to re-
8	ceive a contract or other agreement under subsection (a),
9	the Secretary of Defense shall consider the following:
10	(1) The geographic diversity of the members of
11	the consortium and the extent to which the consor-
12	tium is able to maximize coverage of different regions
13	of the United States.
14	(2) Any ratings of members of the consortium
15	made by the Defense Counterintelligence and Security
16	Agency as part of the Agency's annual Security Vul-
17	nerability Assessment ratings.
18	(3) Whether and to what extent the consortium
19	uses best practices for research security as outlined by
20	the National Institutes of Science and Technology.
21	(4) Demonstrated excellence in security pro-
22	grams, including receipt of awards for excellence in
23	counterintelligence and outstanding achievement in

 $industrial\ security.$

1	(d) Performance Metrics.—The Secretary of De-
2	fense shall establish metrics to measure the performance of
3	each consortium with which the Secretary enters into a con-
4	tract or other agreement under subsection (a).
5	(e) Notification and Report.—For any year in
6	which the Secretary of Defense exercises the authority pro-
7	vided under subsection (a), the Secretary shall submit to
8	the congressional defense committees a report that—
9	(1) identifies each eligible consortium with which
10	the Secretary entered into a contract or other agree-
11	ment under such subsection; and
12	(2) evaluates the performance of the eligible con-
13	sortium.
14	(f) Eligible Consortium Defined.—In this section,
15	the term "eligible consortium" has the meaning given by
16	the Secretary of Defense.
17	SEC. 216. CONSORTIUM ON USE OF ADDITIVE MANUFAC
18	TURING FOR ARMY AVIATION AND MISSILE
19	CAPABILITY DEVELOPMENT.
20	(a) Establishment.—Not later than 180 days after
21	the date of the enactment of this Act, the Secretary of the
22	Army shall establish a consortium to facilitate the use of
23	additive manufacturing for the development of aviation and
24	missile capabilities for the Army. The consortium shall be

25 known as the "Consortium on Additive Manufacturing for

1	Aviation and Missile Capability Development" (referred to
2	in this section as the "Consortium").
3	(b) Composition.—The Consortium shall be composed
4	of qualified organizations, selected by the Secretary of the
5	Army, that have functions and expertise relevant to addi-
6	tive manufacturing and aviation and missile programs of
7	the Army. At a minimum, the consortium shall include—
8	(1) the Army Aviation and Missile Command;
9	(2) the Army Combat Capabilities Development
10	Command Aviation & Missile Center;
11	(3) the Army Space and Missile Defense Com-
12	mand;
13	(4) one or more organizations from private sec-
14	$tor\ industry;$
15	(5) one or more institutions of higher education
16	or other research institutions; and
17	(6) departments and agencies of the Federal Gov-
18	ernment with demonstrated expertise in the use of ad-
19	ditive manufacturing in space flight.
20	(c) Activities.—The Consortium shall—
21	(1) facilitate the use of additive manufacturing
22	for the aviation and missile programs of the Army to
23	significantly reduce logistic footprints, material costs,
24	delivery lead-times, and extended logistical supply

1	chain dependencies that often challenge weapon sys-
2	tem readiness for forward deployed warfighters;
3	(2) develop standards and a certification process
4	for the use of additive manufacturing in aviation and
5	missile programs of the Army, including additive ma-
6	terial and part certification requirements for additive
7	manufactured items intended for use in military air-
8	craft and missiles; and
9	(3) explore ways to adapt and apply the stand-
10	ards developed under paragraph (2) across other
11	aviation and missile programs of the Department of
12	Defense to enhance efficiency, cost savings, readiness
13	levels, and safety.
14	SEC. 217. SUPPORT FOR DEFENSE INNOVATION ACTIVITIES

- 15 OF THE NORTH ATLANTIC TREATY ORGANIZA-
- 16 *TION*.
- 17 (a) In General.—Subject to the availability of appro-
- 18 priations, the Secretary of Defense, acting through the
- 19 Under Secretary of Defense for Research and Engineering,
- 20 is authorized to make funds available to the North Atlantic
- 21 Treaty Organization for the joint fund established for the
- 22 Defence Innovation Accelerator for the North Atlantic ini-
- 23 tiative (commonly known as "DIANA").
- 24 (b) Report.—Note later than six months after the
- 25 date of the enactment of this Act, and every six months

1	thereafter until the date specified in subsection (c), the Sec-
2	retary of Defense shall submit to the Committees on Armed
3	Services and Foreign Affairs of the House of Representa-
4	tives and the Committees on Armed Services and Foreign
5	Relations of the Senate a report on expenditures and activi-
6	ties related to carrying out the requirements of this section.
7	(c) Sunset.—The authority under this section shall
8	terminate on the date that is five years after the date of
9	the enactment of this Act.
10	SEC. 218. NEXT GENERATION AIR DOMINANCE FAMILY OF
11	SYSTEMS DEVELOPMENT PROGRAM AC-
12	COUNTABILITY MATRICES.
13	(a) Submittal of Matrices.—Concurrent with the
14	President's annual budget request submitted to Congress
15	under section 1105 of title 31, United States Code, for fiscal
16	year 2025—
17	(1) the Secretary of the Air Force shall submit
18	to the congressional defense committees and the
19	Comptroller General of the United States the matrices
20	described in subsection (b) relating to the Next Gen-
21	eration Air Dominance piloted fighter aircraft and
22	the autonomous, uncrewed Collaborative Combat Air-
23	craft programs of the Air Force; and
24	(2) the Secretary of the Navy shall submit to the
25	congressional defense committees and the Comptroller

1	General of the United States the matrices described in
2	subsection (b) relating to the Next Generation Air
3	Dominance piloted fighter aircraft and the autono-
4	mous, uncrewed Collaborative Combat Aircraft pro-
5	grams of the Navy and the Marine Corps.
6	(b) Matrices Described.—The matrices described in
7	this subsection are the following:
8	(1) Engineering manufacturing and devel-
9	OPMENT GOALS.—A matrix that identifies, in six
10	month increments, key milestones, development and
11	testing events, and specific performance goals for the
12	engineering manufacturing and development phase
13	(referred to in this section as the "EMD phase") of
14	the programs described in subsection (a), and which
15	shall be subdivided, at a minimum, according to the
16	following:
17	(A) Technology readiness levels of major
18	components and subsystems and key demonstra-
19	tion and testing events.
20	(B) Design maturity.
21	(C) Software maturity.
22	(D) Subsystem and system-level integration
23	maturity.

1	(E) Manufacturing readiness levels for crit-
2	ical manufacturing operations and key dem-
3	onstration and testing events.
4	(F) Manufacturing operations.
5	(G) System verification, validation, and key
6	flight test events.
7	(H) Reliability.
8	(I) Availability for flight operations.
9	$(J)\ Maintain ability.$
10	(2) Cost.—A matrix expressing, in six month
11	increments, the total cost for the Secretary's service
12	cost position for the EMD phase and low initial rate
13	of production lots of the programs described in sub-
14	section (a) and a matrix expressing the total cost for
15	the prime contractor's estimate for such EMD phase
16	and production lots, both of which shall be phased
17	over the entire EMD period and subdivided according
18	to the costs of the following:
19	(A) Air vehicle.
20	(B) Propulsion.
21	(C) Mission systems.
22	(D) Vehicle subsystems.
23	(E) Air vehicle software.
24	(F) Systems engineering.
25	(G) Program management.

1	(H) System test and evaluation.
2	(I) Support and training systems.
3	(J) Contract fee.
4	(K) Engineering changes.
5	(L) Direct mission support, including Con-
6	gressional General Reductions.
7	(M) Government testing.
8	(N) Ancillary aircraft equipment.
9	(O) Initial spares.
10	(P) Contractor support.
11	$(Q)\ Modifications.$
12	(c) Semiannual Update of Matrices.—
13	(1) In general.—Not later than 180 days after
14	the date on which the Secretaries concerned submit
15	the matrices required by subsection (a), concurrent
16	with the submittal of each annual budget request to
17	Congress under section 1105 of title 31, United States
18	Code, thereafter, and not later than 180 days after
19	each such submittal, each Secretary concerned shall
20	submit to the congressional defense committees and
21	the Comptroller General of the United States updates
22	to the matrices described in subsection (b).
23	(2) Elements.—Each update submitted under
24	paragraph (1) shall detail progress made toward the
25	goals identified in the matrix described in subsection

- (b)(1) and provide updated cost estimates as described
 in subsection (b)(2).
- 3 (3) TREATMENT OF INITIAL MATRICES AS BASE-4 LINE.—The initial matrices submitted pursuant to 5 subsection (a) shall be treated as the baseline for the 6 full EMD phase and low-rate initial production of the 7 programs described in subsection (a) for purposes of 8 the updates submitted pursuant to paragraph (1) of
- 10 (d) Assessment by Comptroller General of the
 11 United States.—Not later than the date that is 60 days
 12 after the date on which the Comptroller General of the
 13 United States receives an update to a matrix under sub14 section (c)(1), the Comptroller General shall review the suf15 ficiency of such matrix and submit to the congressional de16 fense committees an assessment of such matrix, including
 17 by identifying cost, schedule, or performance trends.
- 18 (e) Key Performance Parameter Require-19 ments.—
- 20 (1) IN GENERAL.—Each Secretary concerned 21 shall develop key performance parameters (referred to 22 in this section as "cost KPPs)" for the threshold and 23 objective costs of the programs described in subsection 24 (a) under the jurisdiction of such Secretary and shall 25 include those values as program performance require-

9

this subsection.

1	ments in any capability development document or
2	system requirements document for the program in-
3	volved. Each cost KPP shall include, for each cost cat-
4	egory specified in paragraph (2)—
5	(A) a threshold value indicating the highest
6	acceptable cost for that category, as determined
7	by the Secretary concerned; and
8	(B) an objective value indicating the lowest
9	cost expected to be achieved for that category, as
10	determined by the Secretary concerned.
11	(2) Cost categories specified.—The cost cat-
12	egories specified in this paragraph are the following:
13	(A) Flyaway unit cost.
14	(B) Gross/weapon system unit cost.
15	(C) Aircraft cost-per-tail-per-year.
16	$(D)\ Aircraft\ cost\mbox{-}per\mbox{-}flight\mbox{-}hour.$
17	(f) Cost Limitations for Collaborative Combat
18	AIRCRAFT.—
19	(1) Categorization of Aircraft.—Each Sec-
20	retary concerned shall categorize each Collaborative
21	Combat Aircraft to be procured by such Secretary
22	into one of following categories:
23	(A) Expendable CCA.—An aircraft shall
24	be categorized as "expendable CCA" if it is an
25	aerospace vehicle that is designed not to return

1	to a basing location after its mission sortie pro-
2	file is executed and is characterized as an accept
3	able combat loss.
4	(B) Attritable CCA.—An aircraft shall be
5	categorized as "attritable CCA" if it is an aero-
6	space vehicle that is designed to be used for mul-
7	tiple mission sortie profiles but may not return
8	to a basing location after a mission sortie profile
9	is flown and is characterized as an occasiona
10	$combat\ loss.$
11	(C) Exquisite cca.—An aircraft shall be
12	categorized as "exquisite CCA" if it is an aero-
13	space vehicle designed to be used for multiple
14	mission sortie profiles and is intended to return
15	to a basing location after each sortie profile is
16	flown and is not considered an acceptable com-
17	bat loss.
18	(2) Cost limitations by category.—Each
19	Secretary concerned shall ensure that the flyaway
20	unit cost (including the cost of any onboard mission
21	systems)—
22	(A) for an aircraft categorized as expend
23	able CCA under paragraph (1)(A), does not ex
24	ceed \$3,000,000.00;

1	(B) for an aircraft categorized as attritable
2	CCA under paragraph (1)(B), does not exceed
3	\$10,000,000.00; and
4	(C) for an aircraft categorized as exquisite
5	CCA under paragraph (1)(C), does not exceed
6	\$25,000,000.00.
7	(g) Definitions.—In this section, the term "Secretary
8	concerned" means—
9	(1) the Secretary of the Navy, with respect to
10	aircraft programs of the Navy and the Marine Corps;
11	and
12	(2) the Secretary of the Air Force, with respect
13	to aircraft programs of the Air Force.
14	SEC. 219. CONTINUOUS CAPABILITY DEVELOPMENT AND
15	DELIVERY PROGRAM FOR F-35 AIRCRAFT.
16	(a) Designation of Major Subprogram.—In ac-
16 17	(a) Designation of Major Subprogram.—In accordance with section 4203 of title 10, United States Code,
17	
17 18	cordance with section 4203 of title 10, United States Code, the Secretary of Defense shall designate all Block 4 and
17 18 19	cordance with section 4203 of title 10, United States Code, the Secretary of Defense shall designate all Block 4 and
17 18 19 20	cordance with section 4203 of title 10, United States Code, the Secretary of Defense shall designate all Block 4 and Technical Refresh-3 elements of the F-35 aircraft acquisi-
17 18 19 20	cordance with section 4203 of title 10, United States Code, the Secretary of Defense shall designate all Block 4 and Technical Refresh–3 elements of the F–35 aircraft acquisition program, collectively, as a single major subprogram
17 18 19 20 21	cordance with section 4203 of title 10, United States Code, the Secretary of Defense shall designate all Block 4 and Technical Refresh-3 elements of the F-35 aircraft acquisition program, collectively, as a single major subprogram of the F-35 aircraft acquisition program.
117 118 119 220 221 222	cordance with section 4203 of title 10, United States Code, the Secretary of Defense shall designate all Block 4 and Technical Refresh-3 elements of the F-35 aircraft acquisition program, collectively, as a single major subprogram of the F-35 aircraft acquisition program. (b) Procurement of F-35 Developmental Test-

1	F-35 aircraft program shall designate for Lot 18 pro-
2	duction, two F -35 A aircraft, two F -35 B aircraft,
3	and two F-35C aircraft to be manufactured and de-
4	livered in a necessary configuration that would ade-
5	quately support future F -35 developmental testing ac-
6	tivities.
7	(2) AIRCRAFT DESCRIBED.—The aircraft de-
8	scribed in this paragraph are F-35 aircraft author-
9	ized to be procured using funds made available for
10	fiscal year 2024.
11	SEC. 220. PROCESS TO ENSURE THE RESPONSIBLE DEVEL-
12	OPMENT AND USE OF ARTIFICIAL INTEL-
13	LIGENCE.
	LIGENCE. (a) Process Required.—The Secretary of Defense,
13	
13 14	(a) Process Required.—The Secretary of Defense,
13 14 15	(a) Process Required.—The Secretary of Defense, acting through the Chief Digital and Artificial Intelligence
13 14 15 16	(a) Process Required.—The Secretary of Defense, acting through the Chief Digital and Artificial Intelligence Officer, shall develop and implement a process—
13 14 15 16 17	(a) Process Required.—The Secretary of Defense, acting through the Chief Digital and Artificial Intelligence Officer, shall develop and implement a process— (1) to assess whether an artificial intelligence
13 14 15 16 17	(a) Process Required.—The Secretary of Defense, acting through the Chief Digital and Artificial Intelligence Officer, shall develop and implement a process— (1) to assess whether an artificial intelligence technology used by the Department of Defense is func-
13 14 15 16 17 18	(a) Process Required.—The Secretary of Defense, acting through the Chief Digital and Artificial Intelligence Officer, shall develop and implement a process— (1) to assess whether an artificial intelligence technology used by the Department of Defense is functioning responsibly;
13 14 15 16 17 18 19 20	(a) Process Required.—The Secretary of Defense, acting through the Chief Digital and Artificial Intelligence Officer, shall develop and implement a process— (1) to assess whether an artificial intelligence technology used by the Department of Defense is functioning responsibly; (2) to report and remediate any artificial intel-
13 14 15 16 17 18 19 20 21	(a) Process Required.—The Secretary of Defense, acting through the Chief Digital and Artificial Intelligence Officer, shall develop and implement a process— (1) to assess whether an artificial intelligence technology used by the Department of Defense is functioning responsibly; (2) to report and remediate any artificial intelligence technology that is determined not to be functional.

1	use of the technology until effective remediation is
2	achievable.
3	(b) Additional Requirements.—In developing and
4	implementing the process required under subsection (a), the
5	Secretary of Defense shall—
6	(1) develop clear criteria to determine if an arti-
7	ficial intelligence technology is functioning respon-
8	sibly, which shall include consideration of such cri-
9	teria previously developed by the Department of De-
10	fense;
11	(2) take steps to integrate such process across the
12	organizations and elements of the Department of De-
13	fense, including the combatant commands; and
14	(3) provide information on such process to rel-
15	evant personnel of the Department of Defense includ-
16	ing—
17	(A) personnel responsible for developing and
18	$deploying\ artificial\ intelligence\ technologies;$
19	(B) end users of such technologies, including
20	members of the Army, Navy, Air Force, Marine
21	Corps, and Space Force who use such tech-
22	nologies in military operations; and
23	(C) such other personnel as the Secretary
24	determines appropriate.

1	(c) Deadlines for Implementation.—The Sec-
2	retary of Defense shall—
3	(1) commence the implementation of the process
4	required under subsection (a) not later than 120 days
5	after the date of the enactment of this Act; and
6	(2) fully implement such process not later than
7	one year after such date of enactment.
8	(d) Interim Briefing.—Not later than 160 days after
9	the date of the enactment of this Act, the Secretary of De-
10	fense shall provide to the Committees on Armed Services
11	of the Senate and the House of Representatives a briefing
12	on the progress of the Secretary in developing and imple-
13	menting the process required under subsection (a). At a
14	minimum, such briefing shall include an explanation of the
15	criteria developed by the Secretary under subsection (b)(1).
16	(e) Final Report.—Not later than one year after the
17	date of the enactment of this Act, the Secretary of Defense
18	shall submit to the Committees on Armed Services of the
19	Senate and the House of Representatives a report on the
20	progress of the Secretary in developing and implementing
21	the process required under subsection (a), including the
22	progress of the Secretary with respect to each element speci-
23	fied in subsection (b).

77
SEC. 221. PILOT PROGRAM TO COMMERCIALIZE PROTO-
TYPES OF THE DEPARTMENT OF THE AIR
FORCE.
(a) In General.—Not later than one year after the
date of enactment of this Act, the Secretary of the Air Force,
acting through the Assistant Secretary of the Air Force for
Acquisition, Technology, and Logistics, shall carry out a
pilot program to award grants to applicants for a project
to commercialize a prototype of the Department of the Air
Force.
(b) Funding.—In carrying out the pilot program

- 11 (b) FUNDING.—In carrying out the pilot program
 12 under this section, the Secretary of the Air Force may only
 13 expend amounts designated as budget activity 6 (RDT&E
 14 management support) as that budget activity classification
 15 is set forth in volume 2B, chapter 5 of the Department of
 16 Defense Financial Management Regulation (DOD 7000.1417 R).
- 18 (c) Amount.—A single award under this section may 19 not exceed \$10,000,000.
- 20 (d) APPLICATION.—An applicant desiring to partici-21 pate in the pilot program under this section submit an ap-22 plication to the Secretary of the Air Force in such time, 23 in such manner, and containing such information as the

- 1 (e) Consultation.—In carrying out the pilot pro-
- 2 gram under this section, the Secretary of the Air Force may
- 3 consult with—
- 4 (1) service acquisition executives (as defined in
- 5 section 101 of title 10, United States Code);
- 6 (2) eligible entities that carry out activities pur-
- 7 suant to a procurement technical assistance program
- 8 funded under chapter 388 of title 10, United States
- 9 Code; and
- 10 (3) such other individuals and organizations as
- 11 the Secretary determined appropriate.
- 12 (f) Briefing.—Not later than December 31, 2024, the
- 13 Assistant Secretary of the Air Force for Acquisition, Tech-
- 14 nology, and Logistics shall provide to the congressional de-
- 15 fense committees a briefing on the implementation of the
- 16 pilot program under this section and any related policy
- 17 issues.
- 18 (g) Report.—Each time the Assistant Secretary of the
- 19 Air Force for Acquisition, Technology, and Logistics
- 20 awards a grant under this section, the Assistant Secretary
- 21 shall submit to the congressional defense committees a noti-
- 22 fication on such exercise.
- 23 (h) Termination.—The pilot program established
- 24 under this section shall terminate on the date that is five
- 25 years after the date of the enactment of this Act.

1	SEC. 222. PILOT PROGRAM ON NEAR-TERM QUANTUM COM-
2	PUTING APPLICATIONS.
3	(a) Pilot Program.—The Secretary of Defense shall
4	carry out a pilot program under which the Secretary, in
5	partnership with the entities specified in subsection (b), es-
6	tablishes and operates a program that enables organizations
7	of the Department of Defense, including the Armed Forces,
8	to test and evaluate how quantum and quantum-hybrid ap-
9	plications may be used—
10	(1) to solve technical problems and research chal-
11	lenges identified under section 234(e) of the John S.
12	McCain National Defense Authorization Act for Fis-
13	cal Year 2019 (Public Law 115–232; 10 U.S.C. 4001
14	note) and such other near-term technical problems
15	and challenges facing the Department and the Armed
16	Forces as the Secretary may identify; and
17	(2) to provide capabilities needed by the Depart-
18	ment and the Armed Forces in the near-term.
19	(b) Entities Specified.—The Secretary of Defense
20	shall seek to carry out the pilot program under subsection
21	(a) in partnership with—
22	(1) a federally funded research and development
23	center; and
24	(2) one or more private-sector entities with ex-
25	pertise in quantum computing and quantum infor-
26	mation science.

1	(c) Activities.—Under the pilot program, the Sec-
2	retary of Defense, in partnership with the entities specified
3	in subsection (b), shall—
4	(1) convene a group of experts and organizations
5	to identify challenges faced by the Department of De-
6	fense, including the Armed Forces, that have the po-
7	tential to be addressed by quantum and quantum-hy-
8	brid applications;
9	(2) develop and deploy demonstrations, proofs of
10	concept, pilot programs, and other measures to ad-
11	dress the challenges identified under paragraph (1)
12	using quantum and quantum-hybrid applications;
13	(3) ensure that any quantum or quantum-hybrid
14	application based solutions identified under the pro-
15	gram are capable of development and deployment in
16	24 months or less;
17	(4) assess and utility of commercial quantum
18	and quantum-hybrid applications for meeting the
19	near-term needs of warfighters; and
20	(5) seek to build and strengthen relationships be-
21	tween the Department of Defense and nontraditional
22	defense contractors (as defined in section 3014 of title
23	10. United States Code) in the technology industry

that may have unused or underused solutions to spe-

1	cific operational challenges of the Department relat-
2	ing to quantum and quantum-hybrid applications.
3	(d) Briefing and Reports.—
4	(1) Interim Briefing.—Not later than March
5	1, 2024, the Secretary of Defense shall provide to the
6	Committees on Armed Services of the Senate and the
7	House of Representatives a briefing that—
8	(A) identifies the federally funded research
9	and development center and any private-sector
10	entities the Secretary has partnered with for
11	purposes of carrying out the pilot program
12	under subsection (a); and
13	(B) describe the plan of the Secretary for
14	developing and operating the program.
15	(2) Annual report.—On an annual basis dur-
16	ing each year in which the pilot program under sub-
17	section (a) is carried out, the Secretary of Defense
18	shall submit to the Committees on Armed Services of
19	the Senate and the House of Representatives a report
20	that includes—
21	(A) a description of the problem sets and
22	capabilities that were evaluated by organizations
23	of the Department of Defense under the program;
24	(B) an explanation of whether and to what
25	extent the program resulted in the identification

1	of potential solutions based on quantum and
2	$quantum\hbox{-}hybrid\ applications;$
3	(C) any potential barriers to the use of
4	quantum and quantum-hybrid applications to
5	solve near-term problems for the Department of
6	Defense, including the Armed Forces; and
7	(D) recommendations regarding how the
8	Department of Defense can better leverage and
9	deploy quantum and quantum-hybrid applica-
10	tions to address near-term military applications
11	and operational needs.
12	(e) Deadline for Commencement.—The Secretary
13	of Defense shall commence the pilot program under this sec-
14	tion not later than March 1, 2024.
15	(f) Termination.—The authority to carry out the
16	pilot program under subsection (a) shall terminate on the
17	date that is three years after the date of the enactment of
18	this Act.
19	(g) Definitions.—In this section:
20	(1) The term "near-term" means a period of 24
21	months or less.
22	(2) The term "quantum and quantum-hybrid ap-
23	plications" means algorithms and applications which
24	use quantum mechanics through quantum processing
25	units, including—

1	(A) quantum-classical hybrid applications
2	which are applications that use both quantum
3	computing and classical computing hardware
4	systems;
5	(B) annealing and gate systems; and
6	(C) all qubit modalities (including super-
7	conducting, trap ion, and photonics).
8	SEC. 223. PILOT PROGRAM ON ACCESS TO SMALL BUSINESS
9	ADVANCED TECHNOLOGY FOR ARMY GROUND
10	VEHICLE SYSTEMS.
11	(a) Program Required.—Beginning not later than
12	90 days after the date of the enactment of this Act, the Sec-
13	retary of the Army shall carry out a pilot program under
14	which the Secretary seeks to establish an arrangement be-
15	tween the U.S. Army Ground Vehicle Systems Center and
16	a non-profit research institute operating a contested logis-
17	tics research center to enhance access to small business ad-
18	vanced technology through a Defense Commercial Solutions
19	Opening contract entered into under section 3458 of title
20	10, United States Code.
21	(b) Termination.—The authority to carry out the
22	pilot program under this section shall terminate five years
23	after the date of the enactment of this Act.

1	SEC. 224. PROHIBITION ON AVAILABILITY OF FUNDS FOR
2	GAIN-OF-FUNCTION RESEARCH.
3	None of the funds authorized to be appropriated by this
4	Act or otherwise made available for fiscal year 2024 for the
5	Department of Defense may be obligated or expended to con-
6	duct research for the purpose of enhancing the pathoge-
7	nicity, transmissibility, or host range of a microorganism
8	or virus (commonly known as "gain-of-function research").
9	SEC. 225. LIMITATION ON AVAILABILITY OF FUNDS PEND-
10	ING DOCUMENTATION ON FUTURE ATTACK
11	RECONNAISSANCE AIRCRAFT PROGRAM.
12	Of the funds authorized to be appropriated by this Act
13	or otherwise made available for fiscal year 2024, and avail-
14	able for the Office of the Secretary of the Army for the travel
15	of persons, not more than 70 percent may be obligated or
16	expended until the date on which the Secretary submits to
17	the congressional defense committees the analysis of alter-
18	natives document for the Future Attack Reconnaissance
19	Aircraft program.
20	SEC. 226. F-35 PROPULSION AND THERMAL MANAGEMENT
21	MODERNIZATION PROGRAM.
22	(a) Program Requirements.—
23	(1) Establishment and validation of re-
24	Quirements.—The Secretary of the Air Force (with
25	respect to F-35A aircraft of the Air Force) and the
26	Secretary of the Navy (with respect to F-35B and F-

1	35C aircraft of the Navy and the Marine Corps) shall
2	each—
3	(A) establish requirements for the propul-
4	sion, power and cooling, thermal management,
5	and electrical power systems of the F -35 aircraft
6	system that adequately supports the planned
7	service-life and all planned mission systems
8	hardware and software capability upgrades for
9	such aircraft system;
10	(B) validate the requirements; and
11	(C) provide the validated requirements to
12	the Program Executive Officer for the F-35 air-
13	craft acquisition program.
14	(2) Cost-benefit and technical risk anal-
15	YSIS.—
16	(A) In general.—Based on the require-
17	ments established and validated under para-
18	graph (1), the Program Executive Officer for the
19	F-35 aircraft acquisition program shall conduct
20	a complete and comprehensive cost-benefit and
21	technical risk analysis that evaluates and deter-
22	mines the upgrades and modernization required
23	of the F-35 aircraft system to support all of the
24	requirements established under such paragraph.

1	(B) Elements.—The cost-benefit and tech-
2	nical risk analysis conducted under subpara-
3	graph (A) shall assess, at a minimum, the cost,
4	risk, modernization, integration activities, and
5	acquisition strategy required for the upgrade and
6	modernization options available for the following
7	major subsystems of F -35 aircraft:
8	(i) The aircraft propulsion system and
9	gearbox.
10	(ii) The power and thermal manage-
11	ment system.
12	(iii) The fuel thermal management sys-
13	tem.
14	(iv) The electrical power system.
15	(v) The engine ice protection system.
16	(vi) Mission systems hardware, avi-
17	onics, sensors, and weapons.
18	(vii) Any additional systems of the F-
19	35 aircraft system the Program Executive
20	Officer determines to be relevant to support
21	the planned service-life requirements for
22	each variant of such aircraft.
23	(C) Limitation on commencement.—The
24	Program Executive Officer may not commence
25	the analysis required under subparagraph (A)

until the requirements established under para graph (1) have been provided to the Officer.

- (D) Independent cost estimate.—In developing the cost-benefit analysis under subparagraph (A), the Program Executive Officer shall obtain an independent cost estimate from an organization within the Department of Defense that is not directly associated with the Office of the Program Executive Officer, the Department of the Air Force, or the Department of the Navy.
- (E) REPORT.—Following the completion of the analysis under subparagraph (A) but not later than July 1, 2024, the Program Executive Officer shall submit to the congressional defense committees a report on the results of the analysis.
- (3) Designation of major subprogram.—In accordance with section 4203 of title 10, United States Code, the Secretary of Defense shall designate all activities relating to the modernization, upgrade, and integration of the major subsystems included in the analysis under paragraph (2)(A), collectively, as a single major subprogram of the F-35 aircraft acquisition program.

- 1 (b) DEFINITION.—In this section, the term "F-35 pro-
- 2 pulsion and thermal management modernization program"
- 3 means the program of the Department of Defense to mod-
- 4 ernize the propulsion, power and cooling, thermal manage-
- 5 ment, and electrical power systems of the F-35 aircraft sys-
- 6 *tem*.

7 Subtitle C—Energetics and Other

8 **Munitions Matters**

- 9 SEC. 241. ESTABLISHMENT OF JOINT ENERGETICS TRANSI-
- 10 TION OFFICE.
- 11 (a) Establishment.—Subchapter I of chapter 301 of
- 12 title 10, United States Code, is amended by adding at the
- 13 end the following new section:

14 "§ 4015. Joint Energetics Transition Office

- 15 "(a) Establishment.—The Secretary of Defense shall
- 16 establish a Joint Energetics Transition Office (referred to
- 17 in this section as the 'Office') within the Office of the Sec-
- 18 retary of Defense. The Office shall carry out the activities
- 19 described in subsection (c) and shall have such other respon-
- 20 sibilities relating to energetics as the Secretary may specify.
- 21 The Joint Program Executive Officer for Armaments and
- 22 Ammunition, as the Single Manager for Conventional Am-
- 23 munition designated by the Secretary of the Army, shall
- 24 act as executive agent for conventional energetics develop-

1	ment and shall report directly to the head of the Office on
2	matters relating to energetics for conventional ammunition.
3	"(b) Head of Office.—The Secretary of Defense
4	shall designate an individual to serve as the head of the
5	Office. The head of the Office shall report directly to the
6	Deputy Secretary of Defense without intervening authority.
7	"(c) Responsibilities.—The Office shall do the fol-
8	lowing:
9	"(1) Manage the development of energetics sys-
10	tems, which shall include—
11	"(A) establishing a dedicated program
12	under budget activity 3 (advanced technology de-
13	velopment) or budget activity 4 (advanced com-
14	ponent development and prototypes) (as such
15	budget activity classifications are set forth in
16	volume 2B, chapter 5 of the Department of De-
17	fense Financial Management Regulation (DOD
18	7000.14-R))—
19	"(i) to mature, prototype, demonstrate,
20	and test novel energetic materials and tech-
21	nologies, including new energetics manufac-
22	turing technologies; and
23	"(ii) to integrate novel energetic mate-
24	rials and technologies into weapon systems,

1	"(B) administering a joint service quali-
2	fication and certification group to—
3	"(i) identify, review, and assess all
4	laws, regulations, policies, and directives af-
5	fecting the development and availability of
6	energetic materials for defense purposes, in-
7	cluding any applicable waiver authorities;
8	"(ii) based on such review and assess-
9	ment, make recommendations to the Sec-
10	retary of Defense regarding potential
11	changes to laws, regulations, policies, and
12	directives that may affect the development
13	and availability of energetic materials for
14	defense purposes; and
15	"(iii) to the extent practicable, estab-
16	lish uniform safety requirements for the
17	qualification process for energetic materials
18	applicable from the stage at which such ma-
19	terials are discovered through the stage at
20	which such materials are integrated into
21	weapon systems; and
22	"(C) establishing and operating a public-
23	private partnership—
24	"(i) to serve as a liaison to the Depart-
25	ment of State for information on the appli-

cability of International Traffic in Arms Regulations (subchapter M of chapter I of title 22, Code of Federal Regulations) or successor regulations across the energetics enterprise of the United States (including Government, industry, and academia); and "(ii) to facilitate the efficient and effec-tive exchange of information, collaboration, and sharing of resources among entities in such enterprise.

- "(2) Establish prototyping demonstration programs for advanced technologies to speed the maturation of new energetic materials and the integration of such materials into weapon systems.
- "(3) Establish energetics cross-functional teams that include representatives of the research and development community, acquisition program offices, acquisition requirements offices, and industry to speed the transition of energetic materials and technologies from the research and development phase to integration into weapon systems.
- "(4) Reassess the effectiveness and goals of insensitive munitions regulations and conduct a Mil-Standard/Mil-Spec Review to update munitions requ-

1	lations to be more specific and measurable and to re-
2	duce or eliminate unnecessary standards.
3	"(5) Use technologies such as artificial intel-
4	ligence and machine learning to identify, assess, and
5	synthesize novel energetic compounds.
6	"(6) Develop strategies and roadmaps, applicable
7	across the Future Years Development Program and
8	Program Objective Memorandum process, for energetic
9	materials and technologies to enable the transition of
10	such technologies to future operational capabilities for
11	the warfighter.
12	"(7) Coordinate with relevant stakeholders to
13	support the advantage of the United States in devel-
14	oping energetic materials.
15	"(d) Reports.—The head of the Office shall provide
16	a monthly written report to the Secretary of Defense, the
17	Assistant Secretary of the Army for Acquisition, Logistics,
18	and Technology, the Under Secretary of Defense for Acquisi-
19	tion and Sustainment, and the Under Secretary of Defense
20	for Research and Engineering on the activities of the Office.
21	Such report shall include—
22	"(1) a detailed update on progress and status for
23	each of the responsibilities described in subsection (c);
24	"(2) any shortfalls in resources related to proto-
25	typing demonstration programs, emerging technical

1	opportunities, or that result in increased costs or de-
2	layed performance in fulfilling the responsibilities de-
3	scribed in subsection (c); and
4	"(3) any other issues as determined by the Sec-
5	retary of Defense.
6	"(e) Definitions.—In this section:
7	"(1) The term 'energetic materials' means crit-
8	ical chemicals that—
9	"(A) release large amounts of energy in a
10	short amount of time; and
11	"(B) are capable of being used in explosives
12	that create lethal effects in warheads.
13	"(2) The term 'insensitive munitions' means mu-
14	nitions that are designed to remain unexploded when
15	exposed to stimuli representative of severe but credible
16	accidents.".
17	(b) Progress Reports.—
18	(1) Initial report.—Not later than 60 days
19	after the date of the enactment of this Act, the Sec-
20	retary of Defense shall submit to the congressional de-
21	fense committees, the Committee on Foreign Affairs of
22	the House of Representatives, and the Committee on
23	Foreign Relations of the Senate an initial report on
24	the status of the establishment of the Joint Energetics
25	Transition Office under section 4015 of title 10,

1	United States Code (as added by subsection (a)), in-
2	cluding a description of any actions taken to staff
3	and resource the Office as of the date of the report.
4	(2) Final report.—Not later than one year
5	after the submission of the initial report under para-
6	graph (1), the Secretary of Defense shall submit to the
7	congressional defense committees, the Committee on
8	Foreign Affairs of the House of Representatives, and
9	the Committee on Foreign Relations of the Senate a
10	final report on the status of the establishment of the
11	Joint Energetics Transition Office, including a de-
12	scription of any actions taken to staff and resource
13	the Office since the date of the initial report.
14	SEC. 242. CONSIDERATION OF LETHALITY AS A KEY PER-
15	FORMANCE PARAMETER FOR MUNITIONS.
16	(a) Establishment of Performance Param-
17	ETER.—The Secretary of Defense shall ensure—
18	(1) that lethality is considered, as appropriate,
19	as a key performance parameter in the analysis of al-
20	ternatives conducted for purposes of procuring any
21	new munition or modifying an existing munition;
22	and
23	(2) that if lethality is not determined to be an
24	appropriate key performance parameter under para-

graph (1), the Secretary shall document the justifica-

- 1 tion for such determination and include such docu-
- 2 mentation in the analysis of alternatives.
- 3 (b) Consideration of Energetic Materials.—In
- 4 assessing the lethality of a munition for purposes of the per-
- 5 formance parameter described under subsection (a), the Sec-
- 6 retary shall include the margin of effectiveness and in-
- 7 creased system capacities afforded by the potential use of
- 8 novel or alternative energetic materials in the munition.
- 9 (c) Energetic Materials Defined.—In this sec-
- 10 tion, the term "energetic materials" has the meaning given
- 11 that term in section 4015(e) of title 10, United States Code
- 12 (as added by section 241).
- 13 SEC. 243. PILOT PROGRAM ON INCORPORATION OF THE
- 14 CL20 COMPOUND IN CERTAIN WEAPON SYS-
- 15 **TEMS**.
- 16 (a) PILOT PROGRAM REQUIRED.—The Secretary of
- 17 Defense shall carry out a pilot program under which the
- 18 Secretary incorporates the CL20 compound as the energetic
- 19 material for the main fill in the warheads or propellants
- 20 of three weapon systems under development by the Depart-
- 21 ment of Defense.
- 22 (b) Additional Requirement.—Each of the three
- 23 weapon systems selected under subsection (a) shall be a
- 24 weapon system that does not, as of the date of the enactment
- 25 of this Act, already incorporate the CL20 compound as the

1	energetic material for the main fill in the warhead or pro-
2	pellant of the system.
3	(c) Briefing.—Not later than one year after the date
4	of the enactment of this Act, the Secretary of Defense shall
5	provide to the congressional defense committees a briefing
6	on progress of the Secretary in carrying out the pilot pro-
7	gram under this section, including a timeline for incor-
8	porating the CL20 energetic compound into each of the
9	weapon systems selected under subsection (a).
10	SEC. 244. ASSESSMENT OF ENERGETICS INDUSTRIAL BASE.
11	(a) Assessment.—The Deputy Secretary of Defense
12	shall conduct an assessment of the supply chains for ener-
13	getic materials and the status of the energetics industrial
14	base to identify opportunities—
15	(1) to accelerate the development of critical ener-
16	getic materials; and
17	(2) to enhance the ability of the Department of
18	Defense to access such materials for defense purposes.
19	(b) Elements.—The assessment under subsection (a)
20	shall include an analysis of—
21	(1) any shortfalls in the supply chain for ener-
22	getic materials existing as of the date of the assess-
23	ment or that are projected to occur in the future;
24	(2) expansion of the energetics industrial base to
25	include critical subcontractor and supplier limita-

1	tions and options to expand industry participation to
2	alleviate such limitations;
3	(3) options for using the authorities provided
4	under the Defense Production Act of 1950 (50 U.S.C.
5	4501 et seq.) to improve the ability of the Department
6	of Defense to acquire energetic materials, including
7	the potential use of priority ratings (as described in
8	the Defense Priorities and Allocation System pursu-
9	ant to part 700 of title 15, Code of Federal Regula-
10	tions (or any successor regulation)) for contracts in-
11	volving energetic materials; and
12	(4) the potential use of Government-owned, con-
13	tractor-operated ammunition production facilities to
14	support alternative energetics formulations.
15	(c) Report.—Not later than one year after the date
16	of the enactment of this Act, the Deputy Secretary of De-
17	fense shall submit to the congressional defense committees
18	a report on the results of the assessment conducted under
19	subsection (a).
20	(d) Definitions.—In this section:
21	(1) The term "energetic materials" has the
22	meaning given that term in section 4015(e) of title
23	10, United States Code (as added by section 241).
24	(2) The term "energetics industrial base"

means—

1	(A) the organizations and elements of the
2	Department of Defense concerned with the re-
3	search and development of energetic materials
4	and technologies; and
5	(B) contractors and suppliers of energetic
6	materials and technologies.
7	SEC. 245. LIMITATION ON SOURCING CHEMICAL MATERIALS
8	FOR MUNITIONS FROM CERTAIN COUNTRIES.
9	(a) Limitation.—The Secretary of Defense may not
10	procure a chemical material for munitions specified in sub-
11	section (b) from any country other than a country specified
12	in subsection (c).
13	(b) Chemical Materials Specified.—The chemical
14	materials for munitions specified in this subsection are the
15	chemicals listed under the heading "Task 1: Domestic Pro-
16	duction of Critical Chemicals" in section 3.0E of the docu-
17	ment of the Department of Defense titled "Statement of Ob-
18	jectives (SOO) for Critical Chemicals Production" (FOA:
19	FA8650-19-S-5010, Appendix VI, Call: 012) and dated De-
20	cember 5, 2022.
21	(c) Countries Specified.—The countries specified
22	in this subsection are the following:
23	(1) India.
24	(2) Any member country of the North Atlantic
25	Treaty Organization.

1	(3) Any country that is designated as a major
2	non-NATO ally for purposes of section 2350a(i)(2) of
3	title 10, United States Code.
4	(d) Effective Date.—The requirements of this sec-
5	tion shall take effect on the date that is the later of—
6	(1) the date of the enactment of the National De-
7	fense Authorization Act for Fiscal Year 2025; or
8	(2) September 30, 2024.
9	Subtitle D—Plans, Reports, and
10	Other Matters
11	SEC. 261. HYPERSONIC TESTING STRATEGY AND EVALUA-
12	TION OF POTENTIAL HYPERSONIC TEST
13	RANGES.
14	(a) Limitation.—Of the funds authorized to be appro-
15	priated by this Act or otherwise made available for fiscal
16	year 2024, and available for the Office of the Under Sec-
17	retary of Defense for Policy for the travel of persons, not
18	more than 90 percent may be obligated or expended until
19	the date on which the Secretary of Defense submits to the
20	congressional defense committees the strategy required
21	under section 237(c) of the National Defense Authorization
22	Act for Fiscal Year 2023 (Public Law 117–263).
23	(b) Biennial Updates to Hypersonics Testing
24	Strategy.—Section 237(c) of the National Defense Author-

1	ization Act for Fiscal Year 2023 (Public Law 117–263) is
2	amended by adding at the end the following new paragraph:
3	"(4) Biennial updates.—
4	"(A) In General.—Not less frequently than
5	once every two years after the submittal of the
6	initial strategy under paragraph (1), the Sec-
7	retary of Defense shall—
8	"(i) revise and update the strategy;
9	and
10	"(ii) submit the revised and updated
11	strategy to the appropriate congressional
12	committees.
13	"(B) Sunset.—The requirement to prepare
14	and submit updates under this paragraph shall
15	terminate on December 31, 2030.".
16	(c) Evaluation of Potential Hypersonic Test
17	Ranges.—
18	(1) Study.—The Secretary of Defense shall con-
19	duct a study to evaluate not fewer than two possible
20	locations in the United States, selected in consultation
21	with the Under Secretary of Defense for Research and
22	Engineering, that have potential to be used as addi-
23	tional corridors for long-distance hypersonic system
24	testing.

1	(2) Activities under national environment
2	POLICY ACT.—Following the completion of the study
3	under paragraph (1), the Secretary of Defense shall
4	initiate any activities required under the National
5	Environment Policy Act of 1969 (42 U.S.C. 4321 et
6	seq.) in connection with the conduct of long-distance
7	hypersonic system testing at the locations evaluated
8	under the study.
9	(3) Report.—Not later than December 31, 2024,
10	the Secretary of Defense shall submit to the congres-
11	sional defense committees a report on the results of
12	the study conducted under paragraph (1).
13	SEC. 262. MODIFICATION TO ANNUAL REPORTS ON CRIT-
	SEC. 262. MODIFICATION TO ANNUAL REPORTS ON CRIT- ICAL TECHNOLOGY AREAS SUPPORTIVE OF
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13 14 15 16	ICAL TECHNOLOGY AREAS SUPPORTIVE OF
141516	ICAL TECHNOLOGY AREAS SUPPORTIVE OF THE NATIONAL DEFENSE STRATEGY.
14 15 16 17	ICAL TECHNOLOGY AREAS SUPPORTIVE OF THE NATIONAL DEFENSE STRATEGY. Section 217(c)(1) of the William M. (Mac) Thornberry
14 15 16 17	ICAL TECHNOLOGY AREAS SUPPORTIVE OF THE NATIONAL DEFENSE STRATEGY. Section 217(c)(1) of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021
14 15 16 17 18	ICAL TECHNOLOGY AREAS SUPPORTIVE OF THE NATIONAL DEFENSE STRATEGY. Section 217(c)(1) of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 10 U.S.C. 4001 note) is amended—
14 15 16 17 18	ICAL TECHNOLOGY AREAS SUPPORTIVE OF THE NATIONAL DEFENSE STRATEGY. Section 217(c)(1) of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 10 U.S.C. 4001 note) is amended— (1) by striking "2025" and inserting "2029";
14 15 16 17 18 19 20	ICAL TECHNOLOGY AREAS SUPPORTIVE OF THE NATIONAL DEFENSE STRATEGY. Section 217(c)(1) of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 10 U.S.C. 4001 note) is amended— (1) by striking "2025" and inserting "2029"; (2) by redesignating subparagraphs (A) through
14 15 16 17 18 19 20 21	ICAL TECHNOLOGY AREAS SUPPORTIVE OF THE NATIONAL DEFENSE STRATEGY. Section 217(c)(1) of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 10 U.S.C. 4001 note) is amended— (1) by striking "2025" and inserting "2029"; (2) by redesignating subparagraphs (A) through (D) as clauses (i) through (iv), respectively;

1	(4) by striking the period at the end and insert-
2	ing a semicolon; and
3	(5) by adding at the end the following new sub-
4	paragraphs:
5	"(B) for each technology area identified
6	$under\ subsection\ (a)(1)$ —
7	"(i) a list of each program element
8	that funds research, development, test, and
9	evaluation activities within that area; and
10	"(ii) for each such program element—
11	$``(I)\ identification\ of\ the\ total$
12	amount of funds obligated or expended
13	for research, development, test, and
14	evaluation under that program element
15	in support of the technology area in
16	the fiscal year preceding the date of the
17	report;
18	"(II) an estimate of the total
19	amount of funds expected to be obli-
20	gated or expended for research, develop-
21	ment, test, and evaluation under that
22	program element in support of the
23	technology area for the fiscal year in
24	which the report is submitted and each
25	of the following two fiscal years; and

1	"(III) an explanation of the rea-
2	sons for such funding allocations; and
3	"(C) an assessment of any policies, proc-
4	esses, or systems of the Department of Defense
5	that have been modified, or that are expected to
6	be modified, as a result of the Department's in-
7	vestments and other efforts in the technology
8	areas identified under subsection (a)(1) to com-
9	pete in an era of strategic competition, with an
10	emphasis on those policies, processes, or systems
11	involved in transitioning technologies from the
12	research and development phase to formal acqui-
13	sition programs or operational use within the
14	Department.".
15	SEC. 263. INTELLECTUAL PROPERTY STRATEGY.
16	(a) Strategy.—The Secretary of Defense, in coordi-
17	nation with the Under Secretary of Defense for Research
18	and Engineering, shall develop and implement an intellec-
19	tual property strategy to enhance the ability of the Depart-
20	ment of Defense to procure emerging capabilities and tech-
21	nologies as described in subsection (b).
22	(b) Required Elements.—The strategy under sub-
23	section (a) shall include the following:
24	(1) Plans for using intellectual property to en-
25	hance the ability of the Department of Defense to in-

1	novate and invest in new warfighting capabilities to
2	outpace adversaries of the United States in the areas
3	of new and emerging technology.
4	(2) Recommendations on the use of intellectual
5	property and its purpose and benefits—
6	(A) within research and engineering pro-
7	grams of the Department; and
8	(B) in the context of strategic competition,
9	including in hybrid warfare and deterrence.
10	(3) Strategies for promoting and encouraging
11	members of the Armed Forces to create and produce
12	new tools and technologies for the Department.
13	(4) Concepts and actionable steps for accel-
14	erating, to the extent practicable, the procurement
15	and fielding of emerging capabilities and technologies.
16	(5) Methods for encouraging innovation, solu-
17	tions that scale, and the use of patents across the De-
18	partment of Defense by establishing an integrated,
19	cross-service approach to the identification,
20	prioritization, development, and fielding of emerging
21	capabilities and technologies.
22	(6) Steps to implement measures to protect
23	against the theft of intellectual property.
24	(7) Enforcement mechanisms to ensure intellec-
25	tual property rights are protected.

1	(c) Optional Elements.—The strategy under sub-
2	section (a) may include the following:
3	(1) Identification of how intellectual property
4	may be used to enhance the innovation capabilities of
5	the Department of Defense to neutralize the effects of
6	intellectual property theft by competitors of the
7	United States.
8	(2) An innovation warfare strategy to promote
9	the creation of new and emerging technologies to se-
10	cure the dominant economic and security position of
11	the United States against adversaries, which may in-
12	clude strategies to—
13	(A) further develop the technological base of
14	the Department of Defense and create intellectual
15	property security tools needed to outpace adver-
16	saries and prevent technological overmatch;
17	(B) develop machine learning tools to iden-
18	tify possible future technologies;
19	(C) ensure that Federal research and devel-
20	opment spending spur innovation as directed in
21	the 2022 National Defense Strategy;
22	(D) secure positions that give the United
23	States strategic advantages with respect to the
24	acquisition, procurement, distribution, and pro-
25	tection of new and emerging technologies: and

1	(E) identity and develop cross-functional
2	capabilities—
3	(i) for the implementation of the strat-
4	egy under subsection (a); and
5	(ii) to facilitate the coordination of ef-
6	forts to the extent feasible.
7	(3) Guidance to link priorities, goals, and invest-
8	ments with respect to intellectual property rights with
9	individuals and entities that are critical to the func-
10	tioning of specific programs of the Department of De-
11	fense, including by—
12	(A) developing and reinforcing relationships
13	with academia, the acquisition workforce (as de-
14	fined in section 101 of title 10, United States
15	Code), the defense industry, and the commercial
16	sector to create scalable solutions that are pro-
17	tected through intellectual property rights;
18	(B) developing a marketing strategy to
19	make members of a covered Armed Force aware
20	that the members may be able to patent inven-
21	tions the members create while serving; and
22	(C) identifying funding, investments, per-
23	sonnel, facilities, and relationships with other
24	departments and agencies of the Federal Govern-

- ment without which defense capabilities would be
 severely degraded.
 - (4) Methods to support the coordination of acquisition priorities, programs, and timelines to meet requirements and security objectives of each covered Armed Force and the combatant commands with the research and engineering activities of the Department.
 - (5) Recommendations for changes to statute, regulations, or policies to support the achievement of the goals set forth in the strategy.
 - (6) Processes to inform senior leaders of the Department and Members of Congress of the potential effects of the intellectual property strategy on the development of policies and regulations guiding strategic competition with adversaries of the United States in the military and technology domains.
 - (7) Methods to support the efficient implementation of the strategy to address near-term, mid-term, and long-term capability gaps, with an emphasis on spurring innovation and overcoming, to the extent practicable, the gap between the research and development of emerging capabilities and technologies and the procurement and fielding of such capabilities and technologies.

- (8) Methods to support the issuance and enforce ment of patents within the Department of Defense.
- 3 (9) An assessment the potential supporting roles 4 of military education institutions and science and 5 technology reinvention laboratories (as designated 6 under section 4121(b) of title 10, United States Code), 7 including roles relating to encouraging innovation, 8 raising awareness of intellectual property rights, and 9 the conceptualization, development, testing, and im-10 plementation of innovative solutions for emerging ca-11 pabilities and technologies.
- 12 (d) Alignment With National Defense Strat-
- 13 EGY.—The Secretary of Defense shall ensure that the strat-
- 14 egy developed under subsection (a) aligns with the National
- 15 Defense Strategy under section 113(g) of title 10, United
- 16 States Code.
- 17 (e) Report.—Not later than February 1, 2024, the
- 18 Secretary of Defense, in coordination with the Under Sec-
- 19 retary of Defense for Research and Engineering, shall sub-
- 20 mit to the Committees on Armed Services of the Senate and
- 21 the House of Representatives a report on the intellectual
- 22 property strategy developed under subsection (a).
- 23 (f) Definitions.—In this section:

1	(1) The term "covered Armed Force" means the
2	Army, Navy, Air Force, Marine Corps, or Space
3	Force.
4	(2) The term "intellectual property" has the
5	meaning given the term "IP" in Department of De-
6	fense Instruction 5010.44 titled "Intellectual Property
7	(IP) Acquisition and Licensing" (issued October 16,
8	2019).
9	(3) The term "intellectual property rights" has
10	the meaning given the term "IP rights" in Depart-
11	ment of Defense Instruction 5010.44 titled "Intellec-
12	tual Property (IP) Acquisition and Licensing"
13	(issued October 16, 2019).
14	SEC. 264. STUDY ON ESTABLISHMENT OF CENTRALIZED
	DI AMEODIA EOD DEVEL ODMENIO AND MEGMINO
15	PLATFORM FOR DEVELOPMENT AND TESTING
15 16	OF AUTONOMY SOFTWARE.
16 17	OF AUTONOMY SOFTWARE.
16 17	OF AUTONOMY SOFTWARE. (a) Study Required.—The Secretary of Defense, in
16 17 18	OF AUTONOMY SOFTWARE. (a) STUDY REQUIRED.—The Secretary of Defense, in coordination with the Chief Digital and Artificial Intel-
16 17 18 19	OF AUTONOMY SOFTWARE. (a) STUDY REQUIRED.—The Secretary of Defense, in coordination with the Chief Digital and Artificial Intelligence Officer, shall conduct a study to assess the feasibility
16 17 18 19 20	OF AUTONOMY SOFTWARE. (a) STUDY REQUIRED.—The Secretary of Defense, in coordination with the Chief Digital and Artificial Intelligence Officer, shall conduct a study to assess the feasibility and advisability of establishing a centralized platform for
16 17 18 19 20 21	OF AUTONOMY SOFTWARE. (a) STUDY REQUIRED.—The Secretary of Defense, in coordination with the Chief Digital and Artificial Intelligence Officer, shall conduct a study to assess the feasibility and advisability of establishing a centralized platform for the development and testing of autonomy software.
16 17 18 19 20 21 22	OF AUTONOMY SOFTWARE. (a) STUDY REQUIRED.—The Secretary of Defense, in coordination with the Chief Digital and Artificial Intelligence Officer, shall conduct a study to assess the feasibility and advisability of establishing a centralized platform for the development and testing of autonomy software. (b) Elements.—The study under subsection (a) shall

1	of the Department of Defense, including systems in
2	use by the Department as of the date of the study and
3	systems that may be used in the future.
4	(2) Identification of systems of the Department
5	of Defense which are, or can be, integrated with au-
6	tonomy software to enable the continuous operational
7	capability of such systems in GPS- or communica-
8	tions-denied environments, including those systems
9	identified in the report required under section 246 of
10	the William M. (Mac) Thornberry National Defense
11	Authorization Act for Fiscal Year 2022 (Public Law
12	116–283; 135 Stat. 1622).
13	(3) An assessment of any gaps in—
14	(A) program funding relating to the acqui-
15	sition of autonomy software;
16	(B) acquisition processes, including the
17	planning, programming, budgeting, and execu-
18	tion process for acquiring and integrating auton-
19	omy-enabling capabilities across relevant pro-
20	grams of record;
21	(C) training capabilities relating to auton-
22	omy software;
23	(D) capabilities for testing, evaluating,
24	verifying, and validating autonomy software in

1	all environments, including virtual and real-
2	world environments; and
3	(E) efforts to test, resource, and scale com-
4	mercially available autonomy software for use by
5	the Department.
6	(4) A plan to address, to the extent practicable,
7	the gaps assessed in paragraph (3), including—
8	(A) updated procedures to plan for the po-
9	tential costs of autonomy software at the onset of
10	the acquisition life cycle;
11	(B) plans to include, in greater detail, the
12	projected costs of autonomy software for applica-
13	ble programs of record in the future-years defense
14	program submitted to Congress under section
15	221 of title 10, United States Code; and
16	(C) plans to standardize the acquisition of
17	autonomy software for programs of record across
18	the Armed Forces.
19	(c) Submittal to Congress.—Not later than one
20	year after the date of the enactment of this Act, the Sec-
21	retary of Defense shall submit to the Committees on Armed
22	Services of the Senate and the House of Representatives a
23	report on the results of the study conducted under subsection
24	(a).

1	(d) CDAO DEFINED.—In this section, the term "Chief
2	Digital and Artificial Intelligence Officer" has the meaning
3	given that term in section 846(b) of the James M. Inhofe
4	National Defense Authorization Act for Fiscal Year 2023
5	(Public Law 117–263).
6	SEC. 265. ANNUAL REPORT ON INCREMENTAL AND TRANS-
7	FORMATIONAL RESEARCH AND DEVELOP-
8	MENT.
9	(a) In General.—Not later than 10 days after the
10	date on which the budget of the President is submitted to
11	Congress pursuant to section 1105 of title 31, United States
12	Code, for each of fiscal years 2025 through 2029, the Under
13	Secretary of Defense for Research and Engineering shall
14	submit to the congressional defense committees a report that
15	identifies—
16	(1) the number of incremental research and de-
17	velopment projects that are in progress within the De-
18	partment of Defense as of the date of the report and
19	the total amount of funding allocated to such projects;
20	and
21	(2) the number of transformational research and
22	development projects that are in progress within the
23	Department of Defense as of the date of the report and
24	the total amount of funding allocated to such projects.
25	(h) DEFINITIONS —In this section.

- (1) The term "incremental research and development project" means a covered research activity that is in the research and development phase as of the date of the submittal of the report under subsection (a) and that is expected to achieve initial operational capability by not later than five years after such date.
 - (2) The term "transformational research and development project" means a covered research activity that is in the research and development phase as of the date of the submittal of the report under subsection (a) and that is expected to achieve initial operational capability by not earlier than five years after such date.
 - (3) The term "covered research activity" means a program, project, or other activity of the Department of Defense designated as budget activity 1 (basic research), budget activity 2 (applied research), or budget activity 3 (advanced technology development), as such budget activity classifications are set forth in volume 2B, chapter 5 of the Department of Defense Financial Management Regulation (DOD 7000.14-R).

1	SEC. 266. CONGRESSIONAL NOTIFICATION OF CHANGES TO
2	DEPARTMENT OF DEFENSE POLICY ON AU-
3	TONOMY IN WEAPON SYSTEMS.
4	Not later than 30 days after making a modification
5	to Department of Defense Directive 3000.09 (relating to au-
6	tonomy in weapon systems) the Secretary of Defense shall
7	provide to the congressional defense committees a briefing
8	that includes—
9	(1) a description of the modification; and
10	(2) an explanation of the reasons for the modi-
11	fication.
12	SEC. 267. SENSE OF CONGRESS ON DUAL USE INNOVATIVE
13	TECHNOLOGY FOR THE ROBOTIC COMBAT VE-
14	HICLE OF THE ARMY.
15	(a) Findings.—Congress finds the following:
16	(1) The Army is developing the Robotic Combat
17	17.1.1.
	Vehicle using a sound and innovative acquisition
18	strategy. The Robotic Combat Vehicle program is
18	<u> </u>
	strategy. The Robotic Combat Vehicle program is
19	strategy. The Robotic Combat Vehicle program is leveraging dual-use commercial innovation for its au-
19 20	strategy. The Robotic Combat Vehicle program is leveraging dual-use commercial innovation for its au- tonomous driving system.
19 20 21	strategy. The Robotic Combat Vehicle program is leveraging dual-use commercial innovation for its au- tonomous driving system. (2) The Army's Robotic Combat Vehicle Software
19 20 21 22	strategy. The Robotic Combat Vehicle program is leveraging dual-use commercial innovation for its au- tonomous driving system. (2) The Army's Robotic Combat Vehicle Software Pathways program will take an agile and phased ap-
19 20 21 22 23	strategy. The Robotic Combat Vehicle program is leveraging dual-use commercial innovation for its au- tonomous driving system. (2) The Army's Robotic Combat Vehicle Software Pathways program will take an agile and phased ap- proach to the ultimate solution, which is an autono-

- navigation in increasingly complex terrain, diverse operational conditions, and GPS-challenged environments, while still providing the ability to remotely operate the vehicle.
 - (3) The Army's acquisition strategy for the Robotic Combat Vehicle is smartly separating the platform ground combat vehicle prototypes from the autonomous software system. This approach is standard in the private sector and modern product development. With this approach, the Robotic Combat Vehicle program is establishing a blueprint for future autonomous development programs of the Department of Defense.
 - (4) By using this dual acquisition approach, the Army will receive the best value for the taxpayer as it will leverage private sector investments made on autonomous software and create an interoperable software stack for use on future applications.
- 19 (b) Sense of Congress.—It is the sense of Congress 20 that—
- (1) the Army should continue to use the software
 acquisition pathway approach and leverage dual-use,
 innovative commercial technology for the Robotic
 Combat Vehicle program;

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1	(2) the Army should consider a similar frame-
2	work for future ground vehicle programs, such as the
3	Optionally Manned Fighting Vehicle program and the
4	Common Tactical Truck program; and
5	(3) the other Armed Forces should consider using
6	a similar dual acquisition approach for their autono-
7	mous ground vehicle programs.
8	TITLE III—OPERATION AND
9	MAINTENANCE
10	$Subtitle \ A-Authorization \ of$
11	${oldsymbol{Appropriations}}$
12	SEC. 301. AUTHORIZATION OF APPROPRIATIONS.
13	Funds are hereby authorized to be appropriated for fis-
14	cal year 2024 for the use of the Armed Forces and other
15	activities and agencies of the Department of Defense for ex-
16	penses, not otherwise provided for, for operation and main-
17	tenance, as specified in the funding table in section 4301.
18	Subtitle B—Energy and
19	Environment
20	SEC. 311. EQUIVALENT AUTHORITY TO CARRY OUT CERTAIN
21	PROJECTS AT FACILITIES OF THE NATIONAL
22	GUARD AND THE AIR NATIONAL GUARD.
23	(a) REVISION OF DEFINITION.—Section 2700(4) of
24	title 10, United States Code, is amended—
25	(1) by striking "State-owned";

1	(2) by striking "owned and operated by a State
2	when such land is"; and
3	(3) by striking "even though such land is not
4	under the jurisdiction of the Department of Defense"
5	and inserting: "without regard to—
6	"(A) the owner or operator of the facility; or
7	"(B) whether the facility is under the juris-
8	diction of the Department of Defense or a mili-
9	tary department.".
10	(b) Inclusion Under Defense Environmental
11	Restoration Program.—Section 2701 of title 10, United
12	States Code, is amended—
13	(1) in subsection (a)(1), by striking "State-
14	owned";
15	(2) in subsection $(c)(1)(D)$, by striking "State-
16	owned"; and
17	(3) in subsection $(d)(1)$, by inserting "or at a
18	National Guard facility" after "Secretary's jurisdic-
19	tion".
20	(c) Environmental Restoration Accounts.—Sec-
21	tion 2703(g)(1) of such title is amended by inserting ", a
22	National Guard facility," after "Department of Defense".
23	(d) Technical and Conforming Amendments.—
24	(1) Repeal of provision.—Section 2707 of
25	such title is amended by striking subsection (e).

1	(2) Reference update.—Section $345(f)(1)$ of
2	the National Defense Authorization Act for Fiscal
3	Year 2022 (Public Law 117–81; 135 Stat. 1646; 10
4	U.S.C. 2715 note) is amended by striking "facility
5	where military activities are conducted by the Na-
6	tional Guard of a State pursuant to section 2707(e)
7	of title 10, United States Code" and inserting "Na-
8	tional Guard Facility, as such term is defined in sec-
9	tion 2700 of title 10, United States Code".
10	SEC. 312. MODIFICATIONS TO PILOT PROGRAM ON USE OF
11	SUSTAINABLE AVIATION FUEL.
12	Section 324(g) of the James M. Inhofe National De-
13	fense Authorization Act for Fiscal Year 2023 (Public Law
14	117–263; 136 Stat. 2518; 10 U.S.C. note prec. 2922) is
15	amended by striking paragraph (2) and inserting the fol-
16	lowing new paragraphs:
17	"(2) The term 'applicable material' means the
18	following:
19	"(A) Monoglycerides, diglycerides, and
20	trigly cerides.
21	"(B) Free fatty acids.
22	"(C) Fatty acid esters.
23	"(D) Municipal solid waste.
24	"(E) Renewable natural gas.

1	"(3) The term biomass' has the meaning given
2	such term in section $45K(c)(3)$ of the Internal Rev-
3	enue Code of 1986.
4	"(4) The term lifecycle greenhouse gas emissions
5	reduction percentage' means, with respect to non-pe-
6	troleum-based jet fuel, the percentage reduction in
7	lifecycle greenhouse gas emissions achieved by such
8	fuel as compared with petroleum-based jet fuel, as de-
9	termined using the following:
10	"(A) The most up-to-date Carbon Offsetting
11	and Reduction Scheme for International Avia-
12	tion which has been adopted by the International
13	Civil Aviation Organization with the agreement
14	of the United States.
15	"(B) The most up-to-date determinations
16	under the model known as the 'Greenhouse gases,
17	Regulated Emissions, and Energy use in Trans-
18	portation' model developed by Argonne National
19	Laboratory, or any successor model.
20	"(5) The term 'sustainable aviation fuel' means
21	the portion of liquid fuel that is not kerosene and
22	that—
23	"(A) meets the requirements of—
24	"(i) ASTM International Standard
25	D7566; or

1	"(ii) the Fischer Tropsch provisions of
2	ASTM International Standard D1655,
3	$Annex\ A1;$
4	"(B) is not derived from coprocessing an
5	applicable material (or materials derived from
6	an applicable material) with a feedstock which is
7	not biomass;
8	"(C) is not derived from palm fatty acid
9	distillates or petroleum; and
10	"(D) has a lifecycle greenhouse gas emis-
11	sions reduction percentage of at least 50 per-
12	cent.".
13	SEC. 313. REQUIRED DETERMINATION ON AVAILABILITY OF
14	CHARGING STATIONS PRIOR TO REPLACE-
15	MENT OF NON-TACTICAL VEHICLE FLEET OF
16	DEPARTMENT OF DEFENSE.
17	(a) Determination Required.—Section 328 of the
18	James M. Inhofe National Defense Authorization Act for
19	Fiscal Year 2023 (Public Law 117–263; 136 Stat. 2519)
20	is amended—
21	(1) in subsection (a), by inserting "and the de-
22	termination described in subsection (c)" after "the re-
23	port described in subsection (b)";
24	(2) by redesignating subsections (c) and (d) as
25	subsections (e) and (f), respectively;

1	(3) by inserting after subsection (b) the following
2	new subsections:
3	"(c) Determination.—The determination described
4	in this subsection is a determination by the Secretary of
5	Defense that, with respect to the potential replacement of
6	the existing non-tactical vehicle fleet of the Department with
7	an exclusively electric non-tactical vehicle fleet, there is in-
8	frastructure to support such electric non-tactical vehicle
9	fleet (such as charging stations) available in each covered
10	command area of operations at a level sufficient—
11	"(1) to ensure that military logistics and oper-
12	ational requirements within such area would not be
13	negatively affected as a result of a lack of such infra-
14	structure in peacetime; and
15	"(2) to ensure that military logistics and oper-
16	ational requirements within such area would not be
17	negatively affected as a result of a lack of such infra-
18	structure in the event of a conflict (including a con-
19	flict in which an adversary may target electric grid
20	requirements within such area).
21	"(d) Assessments.—On an annual basis until such
22	time as the Secretary is able to make the determination de-
23	scribed in subsection (c), the Secretary of Defense shall sub-
24	mit to the Committees on Armed Services of the House of

1	Representatives and the Senate an assessment as to whether
2	such determination may be made."; and
3	(4) in subsection (f), as redesignated by para-
4	graph (2)—
5	(A) by redesignating paragraphs (3)
6	through (8) as paragraphs (4) through (9), re-
7	spectively; and
8	(B) by inserting after paragraph (2) the fol-
9	lowing new paragraph:
10	"(3) The term "covered command area of oper-
11	ations" refers to the area of operations of each of the
12	following:
13	"(A) The United States Indo-Pacific Com-
14	mand.
15	"(B) The United States European Com-
16	mand.
17	"(C) The United States Central Command.
18	"(D) The United States Africa Command.
19	"(E) The United States Northern Com-
20	mand.
21	"(F) The United States Southern Com-
22	mand.".
23	(b) Deadline for First Assessment.—Not later
24	than 180 days after the date of the enactment of this Act,
25	the Secretary of Defense shall submit to the congressional

1	defense committees the first assessment required under sec-
2	tion 328(d) of the James M. Inhofe National Defense Au-
3	thorization Act for Fiscal Year 2023 (as amended by sub-
4	section (a)).
5	SEC. 314. MODIFICATION TO PROTOTYPE AND DEMONSTRA-
6	TION PROJECTS FOR ENERGY RESILIENCE AT
7	CERTAIN MILITARY INSTALLATIONS.
8	(a) Modification to Covered Technologies for
9	PROTOTYPE AND DEMONSTRATION PROJECTS.—Section
10	322(c)(6) of the James M. Inhofe National Defense Author-
11	ization Act for Fiscal Year 2023 (Public Law 117–263; 136
12	Stat. 2511; 10 U.S.C. 2911 note) is amended by adding
13	at the end the following:
14	"(C) Hydrogen creation, storage, and power
15	generation using natural gas or renewable elec-
16	tricity.".
17	(b) APPLICABILITY.—This section and the amendments
18	made by this section shall apply with respect to covered pro-
19	totype and demonstration projects (as defined in section
20	322(k) of the James M. Inhofe National Defense Authoriza-

21 tion Act for Fiscal Year 2023 (Public Law 117–263; 136

22 Stat. 2511; 10 U.S.C. 2911 note)) commencing on or after

23 the date of the enactment of this Act.

1	SEC. 315. AUTHORITY TO TRANSFER CERTAIN FUNDS AS
2	PAYMENT RELATING TO NAVAL AIR STATION,
3	MOFFETT FIELD, CALIFORNIA.
4	(a) Authority to Transfer Funds.—
5	(1) Transfer amount.—The Secretary of the
6	Navy may transfer an amount of not more than
7	\$438,250 to the Hazardous Substance Superfund es-
8	tablished under subchapter A of chapter 98 of the In-
9	ternal Revenue Code of 1986, in accordance with sec-
10	tion 2703(f) of title 10, United States Code. Any such
11	transfer shall be made without regard to section 2215
12	of such title.
13	(2) Source of funds.—Any transfer under this
14	subsection shall be made using funds authorized to be
15	appropriated by this Act for fiscal year 2024 for the
16	Department of Defense Base Closure Account estab-
17	lished by section 2906(a) of the Defense Base Closure
18	and Realignment Act of 1990 (10 U.S.C. 2687 note).
19	(b) Purpose of Transfer.—A transfer under sub-
20	section (a) shall be for the purpose of satisfying a stipulated
21	penalty assessed by the Environmental Protection Agency
22	on May 4, 2018, regarding former Naval Air Station,
23	Moffett Field, California, under the Federal Facility Agree-
24	ment for Naval Air Station, Moffett Field, which was en-
25	tered into between the Navy and the Environmental Protec-
26	tion Agency in 1990 pursuant to section 120 of the Com-

1	prehensive Environmental Response, Compensation, and
2	Liability Act of 1980 (42 U.S.C. 9620).
3	(c) Acceptance of Payment.—If the Secretary of the
4	Navy makes a transfer under subsection (a), the Adminis-
5	tratorfortheEnvironmentalProtectionAgencyshallaccept
6	the amount transferred as payment in full of the penalty
7	referred to in subsection (b).
8	SEC. 316. REQUIREMENT FOR SECRETARY OF DEFENSE TO
9	DEVELOP PLAN FOR TRANSITION OF JOINT
10	TASK FORCE RED HILL.
11	(a) Plan for Termination Required.—
12	(1) In General.—The Secretary of Defense, in
13	consultation, to the maximum extent practicable, with
14	appropriate Federal, State, and local stakeholders,
15	shall develop a plan for the termination of and tran-
16	sition from the Joint Task Force Red Hill.
17	(2) Elements.—Under such plan, the Secretary
18	shall—
19	(A) subject to subsection (b), determine the
20	date on which the Joint Task Force Red Hill (or
21	any successor organization) shall be terminated;
22	(B) designate appropriate officials or enti-
23	ties to be responsible for—
24	(i) engaging and communicating with
25	communities in proximity to the Red Hill

1	Bulk Fuel Storage Facility following such
2	termination;
3	(ii) communicating, in a clear and
4	consistent manner, with the heads of rel-
5	evant Federal and State agencies and such
6	communities with respect to all operations
7	involving the Red Hill Bulk Fuel Storage
8	Facility; and
9	(iii) ensuring the attendance of appro-
10	priate experts and public relations profes-
11	sionals at any public meeting or event re-
12	lating to such operations;
13	(C) coordinate and communicate with such
14	communities and the heads of applicable State
15	regulatory authorities with respect to—
16	(i) such termination; and
17	(ii) the responsibilities designated
18	under subparagraph (B);
19	(D) ensure adequate resourcing and per-
20	sonnel to meet continued community engagement
21	requirements and priorities of the Department of
22	Defense; and
23	(E) provide for or update any plan relating
24	to the defueling of the Red Hell Bulk Fuel Stor-
25	age Facility and removal of other potential con-

1	taminants stored at such facilities following such
2	termination.
3	(3) Deadline.—Not later than 90 days after the
4	date of the enactment of this Act, the Secretary of De-
5	fense shall submit to the congressional defense com-
6	mittees the plan under paragraph (1).
7	(b) Availability of Plan.—The Secretary shall make
8	such plan and any supporting documents available to the
9	public and State and local elected officials.
10	(c) Restriction on Termination Authority.—The
11	Secretary of Defense may not terminate the Joint Task
12	Force Red Hill before the date that is 30 days after the
13	date on which the Secretary submits to the congressional
14	defense committees such report.
15	SEC. 317. DESIGNATION OF OFFICIAL RESPONSIBLE FOR
16	COORDINATION OF RENEGOTIATION OF CER-
17	TAIN LAND LEASES OWNED BY DEPARTMENT
18	OF DEFENSE IN HAWAI'I.
19	(a) In General.—Not later than 90 days after the
20	date of the enactment of this Act, the Secretary of Defense
21	shall designate an official to be responsible for, in coordina-
22	tion with appropriate officials from the covered military
23	departments and the United States Indo-Pacific Com-
24	mand—

1	(1) coordinating Department of Defense-wide ef-
2	forts relating to the renegotiation of land leases owned
3	by the Department of Defense in the State of Hawai'i
4	expiring between 2029 and 2031;
5	(2) representing the Department of Defense dur-
6	ing any such renegotiation; and
7	(3) ensuring clear and consistent communication
8	to such State, State and local elected officials, and the
9	public of the needs and priorities of the Department
10	of Defense with respect to joint land use in such
11	State.
12	(b) Selection.—In making the designation under
13	subsection (a), the Secretary of Defense may appoint an in-
14	dividual with a significant background and expertise in—
15	(1) relevant legal and technical aspects of land
16	lease issues; and
17	(2) working with State and local elected officials
18	and the public in such State.
19	(c) Notification.—Not later than 30 days after the
20	Secretary of Defense makes such designation, the Secretary
21	shall submit to the congressional defense committees and the
22	Governor of Hawai'i a notification that includes the name
23	and contact information of the individual designated under
24	subsection (a).

1	(d) Covered Military Department Defined.—In
2	this section, the term "covered military department"
3	means—
4	(1) the Department of the Army;
5	(2) the Department of the Navy; and
6	(3) the Department of the Air Force.
7	SEC. 318. PROHIBITION AND LIMITATION ON AVAILABILITY
8	OF FUNDS FOR CERTAIN ENERGY PROGRAMS
9	OF DEPARTMENT OF DEFENSE.
10	(a) Prohibition.—None of the funds authorized to be
11	appropriated by this Act or otherwise made available for
12	the Department of Defense for any operational energy pro-
13	gram (including an operational energy program that uses
14	renewable energy) may be provided to an entity owned or
15	controlled by the Russian Federation or the Chinese Com-
16	munist Party.
17	(b) Limitation.—Of the funds authorized to be appro-
18	priated by this Act or otherwise made available for the As-
19	sistant Secretary of Defense for Acquisition and
20	Sustainment, not more than 50 percent may be obligated
21	or expended until the Assistant Secretary submits to the
22	Committees on Armed Services of the House of Representa-
23	tives and the Senate a report on operational energy pro-
24	grams of the Department of Defense that includes—

1	(1) a list of all operational energy programs of
2	record;
3	(2) a description of—
4	(A) how each such program improves readi-
5	$ness\ or\ capabilities;$
6	(B) how each such program shall be sus-
7	tained (including in a contested environment),
8	and
9	(C) the life-cycle costs of each such program,
10	including cost avoidance over such life-cycle.
11	(c) Definitions.—In this section:
12	(1) The term "operational energy"—
13	(A) has the meaning given that term in sec-
14	tion 2924 of title 10, United States Code; and
15	(B) includes renewable energy used by non-
16	tactical power systems and generators deployed
17	to a contested environment.
18	(2) The term "renewable energy" includes elec-
19	tricity generated from solar energy and energy stored
20	in a lithium battery.
21	SEC. 319. ANALYSIS OF ALTERNATIVES FOR BATTLEFIELD
22	STORAGE AND DISTRIBUTION OF ELECTRIC
23	POWER.
24	(a) Analysis.—Not later than one year after the date
25	of the enactment of this Act, the Secretary of the Army shall

1	conduct an analysis of potential alternatives to systems for
2	the storage and distribution of electric power, for prospec-
3	tive use by the Army on the battlefield or in other austere
4	environments.
5	(b) Scope.—
6	(1) Study guidance.—In conducting the anal-
7	ysis of potential alternatives under subsection (a), the
8	Secretary shall develop study guidance under which
9	such analysis is required to include for consideration
10	as such potential alternatives the full range of mili-
11	tary and commercially available capabilities for the
12	storage and distribution of electric power.
13	(2) Other considerations.—The Secretary
14	shall ensure that, for each potential alternative ana-
15	lyzed pursuant to subsection (a), such analysis in-
16	cludes a detailed evaluation of the cost and capabili-
17	ties thereof, including with respect to the following:
18	(A) The per-unit cost of the potential alter-
19	native.
20	(B) The mobility of the potential alter-
21	native.
22	(C) The capability of the potential alter-
23	native to store and distribute electric power nec-
24	essary for the charging of soldier-worn devices of
25	members of the Army on the battlefield.

1	(D) The capability of the potential alter-
2	native to store electric power for, or distribute
3	electric power to, multiple systems (including
4	through a network or microgrid), to sustain tac-
5	tical command posts.
6	(E) Any other capabilities the Secretary de-
7	termines necessary to meet operational require-
8	ments.
9	(c) Report.—Not later than 90 days after the date
10	on which the Secretary completes the analysis under sub-
11	section (a), the Secretary shall submit to the congressional
12	defense committees a report containing the following:
13	(1) The results of such analysis, including the re-
14	sults of—
15	(A) consideration of the full range of capa-
16	bilities specified in subsection (b)(1); and
17	(B) the evaluations required under sub-
18	section (b)(2).
19	(2) An assessment of the types of analyses the
20	Secretary conducted under this section to determine
21	the costs and benefits associated with the prospective
22	use by the Army on the battlefield or in other austere
23	environments of commercially available potential al-
24	ternatives referred to in subsection (b)(1), including—

1	(A) an identification of whether, and to
2	what extent, the Secretary—
3	(i) conducted such analyses using best
4	practices;
5	(ii) fully addressed concerns with such
6	prospective use relating to acquisition, oper-
7	ational requirements, or user communities;
8	and
9	(iii) evaluated such prospective use
10	based on total cost, capabilities, and inter-
11	operability with existing or planned systems
12	of the Army; and
13	(B) a description of how the Secretary—
14	(i) determined the requirements appli-
15	cable to such commercially available poten-
16	tial alternatives (including pursuant to sub-
17	section $(b)(2)(E)$; and
18	(ii) evaluated the cost of, delivery and
19	operability schedule of, risks posed by, and
20	other considerations (including those listed
21	in subsection $(b)(2)$) relating to each such
22	$potential\ alternative.$
23	(d) Microgrid Defined.—In this section, the term
24	"microgrid" has the meaning given that term in section 323

1	of the James M. Inhofe National Defense Authorization Act
2	for Fiscal Year 2023 (Public Law 117–263).
3	Subtitle C—Treatment of
4	Perfluoroalkyl Substances and
5	Polyfluoroalkyl Substances
6	SEC. 331. IMPROVEMENTS RELATING TO EXPOSURES TO
7	PERFLUOROALKYL AND POLYFLUOROALKYL
8	SUBSTANCES.
9	(a) Inclusion of Exposure to Perfluoroalkyl
10	AND POLYFLUOROALKYL SUBSTANCES AS PART OF PERI-
11	ODIC HEALTH ASSESSMENTS AD DEPLOYMENT ASSESS-
12	MENTS.—
13	(1) Periodic Health Assessments.—The Sec-
14	retary of Defense shall ensure that any periodic health
15	assessment provided to a member of the Armed Forces
16	includes an evaluation of whether the member has
17	been—
18	(A) based or stationed at a military instal-
19	lation identified by the Department of Defense as
20	a location with a known or suspected release of
21	perfluoroalkyl substances or polyfluoroalkyl sub-
22	stances during the period in which the member
23	was based or stationed at the military installa-
24	$tion;\ or$

1	(B) exposed to such substances, including by
2	evaluating any information in the health record
3	of the member.
4	(2) Deployment Assessments.—Section
5	1074f(b)(2) of title 10, United States Code, is amend-
6	ed by adding at the end the following new subpara-
7	graph:
8	"(E) An assessment of whether the member
9	was—
10	"(i) based or stationed at a military instal-
11	lation identified by the Department as a location
12	with a known or suspected release of
13	perfluoroalkyl substances or polyfluoroalkyl sub-
14	stances during the period in which the member
15	was based or stationed at the military installa-
16	$tion; \ or$
17	"(ii) exposed to such substances, including
18	by assessing any information in the health
19	record of the member.".
20	(b) Provision of Blood Testing to Determine
21	Exposure to Perfluoroalkyl Substances or
22	Polyfluoroalkyl Substances.—
23	(1) Provision.—If a covered evaluation of a
24	member of the Armed Forces results in a positive de-
25	termination of potential exposure to perfluoroalkyl

1	substances or polyfluoroalkyl substances, the Secretary
2	of Defense shall provide to that member, during that
3	covered evaluation, blood testing to determine and
4	document potential exposure to such substances.
5	(2) Inclusion in health record.—The results
6	of blood testing of a member of the Armed Forces con-
7	ducted under paragraph (1) shall be included in the
8	health record of the member.
9	(c) Documentation of Exposure to
10	Perfluoroalkyl Substances or Polyfluoroalkyl
11	Substances.—
12	(1) Registry.—
13	(A) Establishment.—The Secretary of
14	Defense shall establish a registry of members of
15	the Armed Forces who have been exposed to, or
16	are suspected to have been exposed to,
17	perfluoroalkyl substances or polyfluoroalkyl sub-
18	stances.
19	(B) Inclusion in registry.—The Sec-
20	retary shall include a member of the Armed
21	Forces in the registry established under subpara-
22	graph (A) if a covered evaluation of the member
23	establishes that the member—
24	(i) was based or stationed at a location
25	identified by the Department of Defense as

1	a location with a known or suspected release
2	of perfluoroalkyl substances or
3	polyfluoroalkyl substances during the period
4	in which the member was based or stationed
5	at the location; or
6	(ii) was exposed to such substances.
7	(C) Blood testing.—The results of any
8	blood test conducted under subsection (b)(1) shall
9	be included in the registry established under sub-
10	paragraph (A) for any member of the Armed
11	Forces included in the registry.
12	(D) Election.—A member of the Armed
13	Forces may elect not to be included in the reg-
14	$istry\ established\ under\ subparagraph\ (A).$
15	(2) Provision of information.—The Secretary
16	of Defense shall provide to a member of the Armed
17	Forces additional information on perfluoroalkyl sub-
18	stances and polyfluoroalkyl substances and the poten-
19	tial impact of exposure to such substances if a covered
20	evaluation of such member establishes that the mem-
21	ber—
22	(A) was based or stationed at a location
23	identified by the Department of Defense as a lo-
24	cation with a known or suspected release of
25	perfluoroalkyl substances or polyfluoroalkyl sub-

1	stances during the period in which the member
2	was based or stationed at the location; or
3	(B) was exposed to such substances.
4	(3) Rule of construction.—Nothing in this
5	subsection may be construed to preclude eligibility of
6	a veteran for benefits under the laws administered by
7	the Secretary of Veterans Affairs by reason of the ex-
8	posure of the veteran to perfluoroalkyl substances or
9	polyfluoroalkyl substances not being recorded in a
10	covered evaluation.
11	(d) Covered Evaluation Defined.—In this section,
12	the term "covered evaluation" means the following:
13	(1) A periodic health assessment conducted in ac-
14	$cordance\ with\ subsection\ (a)(1).$
15	(2) A deployment assessment conducted under
16	section 1074f(b)(2) of title 10, United States Code, as
17	amended by subsection $(a)(2)$.
18	SEC. 332. PRIZES FOR DEVELOPMENT OF TECHNOLOGY FOR
19	THERMAL DESTRUCTION OF
20	PERFLUOROALKYL SUBSTANCES OR
21	POLYFLUOROALKYL SUBSTANCES.
22	(a) Prizes.—Section 330 of the National Defense Au-
23	thorization Act for Fiscal Year 2021 (Public Law 116–283;
24	10 U.S.C. 2661 note prec.), as amended by section 343 of
25	the James M. Inhofe National Defense Authorization Act

1	$for \ Fiscal \ Year \ 2023 \ (Public \ Law \ 117–263; \ 136 \ Stat.$
2	2530), is further amended—
3	(1) in subsection (a), by adding at the end the
4	following new paragraph:
5	"(3) Technology for the thermal destruction of
6	perfluoroalkyl substances or polyfluoroalkyl sub-
7	stances."; and
8	(2) in subsection (g), by striking "October 1,
9	2024" and inserting "December 31, 2026".
10	(b) Authorization of Appropriations.—There is
11	authorized to be appropriated to the Department of Defense
12	for fiscal year 2024 \$1,000,000 to carry out this section.
13	SEC. 333. RESTRICTION ON DEPARTMENT OF DEFENSE AC-
14	QUISITION OF COVERED ITEMS CONTAINING
14 15	QUISITION OF COVERED ITEMS CONTAINING OR PRODUCED USING CERTAIN SUBSTANCES.
15 16	OR PRODUCED USING CERTAIN SUBSTANCES.
15 16 17	OR PRODUCED USING CERTAIN SUBSTANCES. (a) Modification.—Section 333 of the National De-
15 16 17	OR PRODUCED USING CERTAIN SUBSTANCES. (a) Modification.—Section 333 of the National Defense Authorization Act for Fiscal Year 2021 (Public Law
15 16 17 18	or produced using certain substances. (a) Modification.—Section 333 of the National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 10 U.S.C. 3062 note; 134 Stat. 3531) is amended
15 16 17 18 19	OR PRODUCED USING CERTAIN SUBSTANCES. (a) Modification.—Section 333 of the National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 10 U.S.C. 3062 note; 134 Stat. 3531) is amended to read as follows:
15 16 17 18 19 20	OR PRODUCED USING CERTAIN SUBSTANCES. (a) Modification.—Section 333 of the National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 10 U.S.C. 3062 note; 134 Stat. 3531) is amended to read as follows: "SEC. 333. RESTRICTION ON DEPARTMENT OF DEFENSE AC-
15 16 17 18 19 20 21	OR PRODUCED USING CERTAIN SUBSTANCES. (a) Modification.—Section 333 of the National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 10 U.S.C. 3062 note; 134 Stat. 3531) is amended to read as follows: "SEC. 333. RESTRICTION ON DEPARTMENT OF DEFENSE ACQUISITION OF COVERED ITEMS CONTAINING
15 16 17 18 19 20 21 22	OR PRODUCED USING CERTAIN SUBSTANCES. (a) Modification.—Section 333 of the National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 10 U.S.C. 3062 note; 134 Stat. 3531) is amended to read as follows: "SEC. 333. RESTRICTION ON DEPARTMENT OF DEFENSE ACQUISITION OF COVERED ITEMS CONTAINING OR PRODUCED USING CERTAIN SUBSTANCES.

1	the Secretary of Defense may not acquire any covered
2	item that contains perfluorooctane sulfonate (PFOS)
3	or perfluorooctanoic acid (PFOA).
4	"(2) Covered item defined.—In this sub-
5	section, the term 'covered item' means—
6	"(A) nonstick cookware or cooking utensils
7	for use in galleys or dining facilities; and
8	"(B) upholstered furniture, carpets, and
9	rugs that have been treated with stain-resistant
10	coatings.
11	"(b) Prohibition Beginning April 1, 2025.—
12	"(1) Prohibition.—Beginning on April 1,
13	2025, the Secretary of Defense may not acquire any
14	covered item that contains or is produced using any
15	of the following:
16	"(A) Perfluorooctane sulfonate (PFOS).
17	"(B) Perfluorooctanoic acid (PFOA).
18	"(C) Perfluorobutane sulfonate (PFBS).
19	"(D) Perfluorobutanoic acid (PFBA).
20	"(E) Perfluorohexanoic acid (PFHxA).
21	"(F) Perfluoroheptanoic acid (PFHpA).
22	"(G) Perfluorohexanesulfonic acid
23	(PFHxS).
24	"(H) Perfluoroheptane sulfonic acid
25	(PFHpS).

1	"(I) Perfluorononanoic acid (PFNA).
2	$``(J)\ Perfluoro de canoic\ Acid\ (PFDA).$
3	"(K) Perfluoroundecanoic acid (PFUnA).
4	"(L) Perfluorododecanoic acid (PFDoDA).
5	$"(M)\ Perfluoro octane sulfonamide\ (PFOSA$
6	or FOSA).
7	"(N) Hexafluoropropylene Oxide (HFPO)
8	Dimer Acid (GenX).
9	"(2) Implementation.—In carrying out this
10	subsection, the Secretary shall include the prohibition
11	under paragraph (1) as a term in any contract or
12	other agreement entered into on or after April 1,
13	2025, by the Secretary for the acquisition of a covered
14	item.
15	"(3) Rule of construction.—Nothing in this
16	subsection shall be construed as—
17	"(A) requiring the disposal of, or otherwise
18	affecting, covered items acquired by the Secretary
19	of Defense prior to April 1, 2025; or
20	"(B) imposing an obligation on the Sec-
21	retary to test covered items to confirm the ab-
22	sence of perfluoroalkyl substances or
23	$poly fluoroal kyl\ substances.$
24	"(4) Definitions.—In this subsection:
25	"(A) The term 'covered item' means—

1	"(i) non-stick cookware or food service
2	ware for use in galleys or dining facilities;
3	"(ii) food packaging materials;
4	"(iii) cleaning products, including
5	floor waxes;
6	"(iv) carpeting;
7	"(v) rugs, curtains, or upholstered fur-
8	niture;
9	"(vi) sunscreen;
10	"(vii) shoes and clothing for which
11	treatment with a perfluoroalkyl substance or
12	polyfluoroalkyl substance is not necessary
13	for an essential function; and
14	"(viii) such other items as may be de-
15	termined by the Secretary.
16	"(B) The term 'perfluoroalkyl substance'
17	means a man-made chemical of which all of the
18	carbon atoms are fully fluorinated carbon atoms.
19	"(C) The term 'polyfluoroalkyl substance'
20	means a man-made chemical containing at least
21	one fully fluorinated carbon atom and at least
22	one nonfluorinated carbon atom.".
23	(b) Annual Reports.—
24	(1) REPORTS.—Not later than 270 days after the
25	date of the enactment of this Act, and annually there-

1	after, the Secretary of Defense shall submit to the
2	Committees on Armed Services of the House of Rep-
3	resentatives and the Senate a report containing a de-
4	tailed description of the following:
5	(A) Steps taken to identify covered items
6	acquired by the Secretary of Defense that contain
7	or are produced using perfluoroalkyl substances
8	$or\ polyfluoroal kyl\ substances.$
9	(B) Steps taken to limit the acquisition by
10	the Secretary of covered items that contain or
11	are produced using perfluoroalkyl substances or
12	polyfluoroalkyl substances.
13	(C) Planned steps of the Secretary to limit
14	the acquisition of covered items that contain or
15	are produced using perfluoroalkyl substances or
16	$poly fluoroal kyl\ substances.$
17	(2) Definitions.—In this subsection, the terms

(2) DEFINITIONS.—In this subsection, the terms "covered item", "perfluoroalkyl substance", and "polyfluoroalkyl substance" have the meanings given those terms in section 333(b) of the National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 10 U.S.C. 3062 note; 134 Stat. 3531), as amended by subsection (a).

1	Subtitle D—Logistics and
2	Sustainment
3	SEC. 341. REPEAL OF COMPTROLLER GENERAL REVIEW RE-
4	QUIREMENT RELATING TO CORE LOGISTICS
5	CAPABILITIES.
6	Section 2464(e) of title 10, United States Code, is re-
7	pealed.
8	SEC. 342. DISAGGREGATION OF CERTAIN INFORMATION IN
9	ANNUAL REPORT RELATING TO PERFORM-
10	ANCE OF DEPOT-LEVEL MAINTENANCE.
11	Section 2466(d)(1) of title 10, United States Code, is
12	amended by inserting ", including an analysis of such in-
13	formation disaggregated by depot" after "sectors".
14	SEC. 343. FOREIGN MILITARY SALES EXCLUSION IN CAL-
15	CULATION FOR CERTAIN WORKLOAD CARRY-
16	OVER OF DEPARTMENT OF ARMY.
17	Section 377 of the James M. Inhofe National Defense
18	Authorization Act for Fiscal Year 2023 (Public Law 117–
19	263; 136 Stat. 2542; 10 U.S.C. 2476 note) is amended by
20	striking "that applies" and inserting "that—"
21	"(1) applies a material end of period exclusion;
22	and
23	"(2) excludes from the calculated carryover
24	amount the proceeds of any foreign military sale.".

1	SEC. 344. MATTERS RELATING TO BRIEFINGS ON SHIPYARD
2	INFRASTRUCTURE OPTIMIZATION PROGRAM
3	OF THE NAVY.
4	(a) Modification to Briefing Requirement.—
5	Section 355(b)(2) of the National Defense Authorization Act
6	for Fiscal Year 2022 (Public Law 117–81; 10 U.S.C. 8013
7	note) is amended by adding at the end the following new
8	subparagraph:
9	"(D) A risk analysis of how the schedule for
10	such project affects the availability schedule for
11	submarines and aircraft carriers, including the
12	following:
13	"(i) A timeline for the completion of
14	such project, including construction dates
15	and dates of planned maintenance at each
16	shipyard under such project.
17	"(ii) Contingency maintenance plans
18	if such project is delayed, including any
19	backup location for maintenance availabil-
20	ities determined by the Chief Naval Officer
21	and any resulting alteration in plans or
22	schedules for maintenance.
23	"(iii) The effect on public shipyards
24	should a delay to such project result in the
25	implementation of a contingency plan pur-
26	suant to clause (ii), including the effect on

1 the workforce and workload capacity at the 2 public shipyard with respect to which such 3 project is conducted. 4 "(iv) A cost-benefit analysis of the potential for private shipyards to assist with 5 6 such workload should such project be de-7 layed, including an identification of any 8 gaps in the capability of private shipyards 9 to conduct the maintenance described in 10 clause (ii). 11 "(v) An assessment of whether greater 12 flexibilities in authorities are necessary to 13 better support fleet maintenance needs and 14 the Shipyard Infrastructure Optimization 15 Program.". 16 Briefing on Implementation Status.—Not later than February 1, 2024, the Secretary of the Navy shall

16 (b) Briefing on Implementation Status.—Not 17 later than February 1, 2024, the Secretary of the Navy shall 18 provide to the congressional defense committees a briefing 19 on the status of the implementation of the Shipyard Infra-20 structure Optimization Program of the Department of the 21 Navy. Such briefing shall include, with respect to each cov-22 ered project, the information specified in each of subpara-23 graphs (A) through (D) of section 355(b)(2) of the National 24 Defense Authorization Act for Fiscal Year 2022, as amended 25 by subsection (a).

1	SEC. 345. PILOT PROGRAM ON OPTIMIZATION OF AERIAL
2	REFUELING AND FUEL MANAGEMENT IN CON-
3	TESTED LOGISTICS ENVIRONMENTS
4	THROUGH USE OF ARTIFICIAL INTEL-
5	LIGENCE.
6	(a) Pilot Program.—Not later than 90 days after
7	the date of the enactment of this Act, the Chief Digital and
8	Artificial Intelligence Officer of the Department of Defense,
9	in collaboration with the Under Secretary of Defense for
10	Acquisition and Sustainment and the Chief of Staff of the
11	Air Force, shall commence a pilot program to optimize the
12	logistics of aerial refueling and fuel management in the con-
13	text of contested logistics environments through the use of
14	advanced digital technologies and artificial intelligence.
15	(b) Objectives.—The objectives of the pilot program
16	under subsection (a) shall include the following:
17	(1) Assessing the feasibility and effectiveness of
18	artificial intelligence-driven approaches in enhancing
19	aerial refueling operations and fuel management
20	processes.
21	(2) Identifying opportunities to reduce fuel con-
22	sumption, decrease operational costs, and minimize
23	the environmental impact of fuel management while
24	maintaining military readiness.
25	(3) Evaluating the interoperability and compat-
26	ibility of artificial intelligence-enabled systems with

1	the existing logistics infrastructure of the Department
2	of Defense.
3	(4) Enhancing situational awareness and deci-
4	sion-making capabilities through real-time data anal-
5	ysis and predictive modeling.
6	(5) Addressing potential challenges and risks as-
7	sociated with the integration of artificial intelligence
8	and other advanced digital technologies, including
9	challenges and risks involving cybersecurity concerns.
10	(c) Coordination and Consultation.—In carrying
11	out the pilot program under subsection (a), the Chief Dig-
12	ital and Artificial Intelligence Officer shall—
13	(1) coordinate the activities carried out under
14	such pilot program with the Commander of the
15	United States Transportation Command and the
16	Commander of the United States Indo-Pacific Com-
17	mand, to ensure such pilot program aligns with exist-
18	ing operational requirements; and
19	(2) seek to consult with relevant experts in the
20	fields of artificial intelligence, logistics, aviation, and
21	fuel management.
22	(d) REPORT.—Not later than 270 days after the date
23	of the enactment of this Act, the Chief Digital and Artificial
24	Intelligence Officer shall submit to the Committees on
25	Armed Services of the House of Representatives and the

1	Senate a report on the initial findings and planned future
2	activities of the pilot program under subsection (a). Such
3	report shall include an assessment of the potential oper-
4	ational efficiencies and benefits derived from the artificial
5	intelligence-driven approaches employed under such pilot
6	program.
7	(e) Termination.—The authority to conduct the pilot
8	program under subsection (a) shall terminate on January
9	1, 2027.
10	SEC. 346. LIMITATION ON AVAILABILITY OF FUNDS PEND-
11	ING QUARTERLY BRIEFING ON AVAILABILITY
12	OF AMPHIBIOUS WARSHIPS.
13	(a) Limitation.—Of the funds authorized to be appro-
14	priated by this Act or otherwise made available for fiscal
15	year 2024 for Administration and Servicewide Activities,
16	Operation and Maintenance, Navy, not more than 50 per-
17	cent may be obligated or expended until a period of 30 days
18	has elapsed following the date on which the Secretary of
19	the Navy provides the first briefing required under sub-
20	section (b).
21	(b) Quarterly Briefings Required.—
22	(1) In general.—Not later than 30 days after
23	the date of the enactment of this Act, and once every
24	90 days thereafter until September 30, 2026, the Sec-
25	retary of the Navy shall provide to the congressional

1	defense committees a briefing on the operational sta-
2	tus of the amphibious warship fleet of the Armed
3	Forces.
4	(2) Elements.—Each briefing under paragraph
5	(1) shall include, with respect to each amphibious
6	warship, the following:
7	(A) The average operational availability of
8	the amphibious warship during the 90-day pe-
9	riod preceding the date of the briefing.
10	(B) The number of days the amphibious
11	warship was underway during such period for
12	the following purposes (disaggregated by pur-
13	pose):
14	(i) Training for the purpose of sup-
15	porting mission essential tasks of the Ma-
16	rine Corps, including—
17	(I) unit-level well-deck or flight-
18	deck operations training of the Marine
19	Corps; and
20	(II) integrated training for Am-
21	phibious Ready Groups and Marine
22	$Expeditionary\ Unit.$
23	(ii) Deployment (not inclusive of
24	scheduled or unscheduled in-port mainte-
25	nance).

1	(C) The expected completion date for any
2	maintenance for the amphibious warship that is
3	in progress as of the date of the briefing, includ-
4	ing scheduled and unscheduled maintenance.
5	(D) An update on any delays in the comple-
6	tion of such scheduled or unscheduled mainte-
7	nance, and on any casualty reports, of the am-
8	phibious warship, affecting—
9	(i) scheduled unit-level well-deck or
10	flight-deck operations training of the Ma-
11	$rine\ Corps;$
12	(ii) scheduled mission essential task
13	certifications of the Marine Corps, includ-
14	ing with respect to mobility, communica-
15	tions, amphibious well-deck operations,
16	aviation operations, and warfare training;
17	or
18	(iii) the composition, or deployment
19	dates, of Amphibious Ready Group-Marine
20	Expeditionary Units that are deployed or
21	scheduled to be deployed.
22	(c) Definitions.—In this section:
23	(1) The term "amphibious warship" means a
24	ship that is included in the battle force inventory of
25	the Department of the Navy in accordance with the

1	instruction from the Secretary of the Navy published
2	on June 28, 2022, titled "General Guidance for the
3	Classification of Naval Vessels and Battle Force Ship
4	Counting Procedures" (SECNAVINST 5030.8), or
5	any successor instruction, and is classified pursuant
6	to such instruction as—
7	(A) a general purpose amphibious assault
8	ship;
9	(B) a multi-purpose amphibious assault
10	ship;
11	(C) an amphibious transport dock; or
12	(D) a dock landing ship.
13	(2) The term "Amphibious Ready Group-Marine
14	Expeditionary Unit" includes a minimum of three
15	amphibious warships, of which—
16	(A) one is a general purpose amphibious as-
17	sault ship or a multi-purpose amphibious as-
18	sault ship; and
19	(B) at least one is an amphibious transport
20	dock in the Flight I generation.
21	SEC. 347. REQUIREMENT FOR SECRETARY OF NAVY TO COM-
22	PLETE COMMON READINESS MODELS.
23	(a) Requirement.—Not later than December 31,
24	2025, the Secretary of the Navy shall complete the establish-
25	ment of common readiness models for each maritime or

1	aviation major weapon system of the Department of the
2	Navy.
3	(b) Report.—Not later than March 1, 2024, the Sec-
4	retary of the Navy shall submit to the Committees on Armed
5	Services of the House of Representatives and the Senate a
6	report that details the metrics and models used by the Sec-
7	retary of the Navy for determining the readiness of each
8	maritime or aviation major weapon system of the Depart-
9	ment of the Navy.
10	(c) Elements.—The report under subsection (b) shall
11	include, at a minimum, and with respect to the applicable
12	major weapon system—
13	(1) detailed information on—
14	(A) the metrics used by the Secretary of the
15	Navy to assess the effect of variations in funding
16	for the system (by dollar amount) on the readi-
17	ness of the system, to inform budgetary decisions;
18	and
19	(B) the modeling capabilities that take into
20	account and optimize predictive maintenance,
21	supply, and manpower resources and are used by
22	the Secretary of the Navy to inform decisions re-
23	lating to the readiness of the system; and
24	(2) an assessment of the extent to which such
25	metrics and modeling capabilities account for the de-

- 1 tailed requirements and design of the system, includ-
- 2 ing by providing for, as appropriate, interface with
- 3 the digital thread and digital twin of the system.
- 4 (d) Major Weapon System Defined.—In this sec-
- 5 tion, the term "major weapon system" has the meaning
- 6 given that term in section 3455(f) of title 10, United States
- 7 Code.
- 8 SEC. 348. PLAN REGARDING CONDITION AND MAINTE-
- 9 NANCE OF PREPOSITIONED STOCKPILES OF
- 10 **ARMY**.
- 11 (a) Plan Required.—Not later than 90 days after
- 12 the date of the enactment of this Act, the Secretary of the
- 13 Army shall develop a plan to improve the required inspec-
- 14 tion procedures for the prepositioned stockpiles of the Army,
- 15 for the purpose of identifying deficiencies and conducting
- 16 maintenance repairs at levels necessary to ensure such
- 17 prepositioned stockpiles are mission-capable.
- 18 (b) Implementation.—Not later than 30 days after
- 19 the date on which the Secretary completes the development
- 20 of the plan under subsection (a), and not less frequently
- 21 than twice each year thereafter, the Secretary shall inspect
- 22 the prepositioned stockpiles of the Army in accordance with
- 23 the procedures under such plan.
- 24 (c) Briefings.—

1	(1) Briefing on Plan.—Not later than 120
2	days after the date of the enactment of this Act, the
3	Secretary of the Army shall provide to the congres-
4	sional defense committees a briefing on the plan devel-
5	oped under subsection (a).
6	(2) Briefings on status of prepositioned
7	STOCKPILES.—Not later than 180 days after the date
8	of the enactment of this Act, and every 90 days there-
9	after, the Secretary of the Army shall provide to the
10	congressional defense committees a briefing on the sta-
11	tus and condition of the prepositioned stockpiles of the
12	Army.
13	Subtitle E—Reports and Other
14	Matters
15	SEC. 361. MODIFICATION TO JOINT SAFETY COUNCIL.
16	Title 10, United States Code, is amended—
17	(1) by redesignating the second section 184 (re-
18	lating to the Joint Safety Council) as section 185;
19	(2) in section 185(d), as so redesignated—
20	(A) by redesignating paragraphs (7)
21	through (9) as paragraphs (8) through (10), re-
22	spectively;
23	(B) by inserting after paragraph (6) the fol-
24	lowing new paragraph (7):

1	"(7) Ensuring each military department has in
2	place, for the safety management system and program
3	described in paragraphs (5) and (6), respectively, of
4	that military department—
5	"(A) a resolution plan that identifies spe-
6	cific corrective and preventative actions to ad-
7	dress the causes of mishaps; and
8	"(B) an implementation plan for such sys-
9	tem and program.";
10	(C) in paragraph (8), as redesignated by
11	subparagraph (A), by striking "the safety man-
12	agement systems described in paragraphs (9)
13	and (10)" and inserting "the safety management
14	system and program described in paragraphs (5)
15	and (6), respectively"; and
16	(D) by adding at the end the following new
17	paragraphs:
18	"(11) Not later than one year after the initial
19	identification of corrective and preventative actions
20	by a military department pursuant to a resolution
21	plan under paragraph (7)(A), and periodically there-
22	after, reviewing and validating each such identified
23	corrective and preventative action to ensure the action
24	is effective.

1	"(12) Ensuring any related change in methods,
2	tactics, or procedures necessary for the conduct of
3	such identified corrective and preventative actions
4	have been implemented.".
5	SEC. 362. RECOGNITION OF SERVICE OF MILITARY WORK-
6	ING DOGS.
7	Section 1125 of title 10, United States Code, is amend-
8	ed—
9	(1) by inserting "(a) GENERAL AUTHORITY.—"
10	before "The Secretary of Defense"; and
11	(2) by adding at the end the following new sub-
12	section:
13	"(b) Recognition of Service of Military Work-
14	ING DOGS.—The Secretary of Defense shall create a decora-
15	tion or other appropriate recognition to recognize military
16	working dogs under the jurisdiction of the Secretary that
17	are killed in action or perform an exceptionally meritorious
18	or courageous act in service to the United States.".
19	SEC. 363. IMPROVEMENTS RELATING TO END-TO-END TRAV-
20	EL MANAGEMENT SYSTEM OF THE DEPART-
21	MENT OF DEFENSE.
22	(a) Termination and Replacement of Defense
23	Travel System.—Except as provided in subsection (b)—
24	(1) the Secretary of Defense shall—

1	(A) terminate the end-to-end travel manage-
2	ment system of the Department of Defense known
3	as the "Defense Travel System" on December 31,
4	2025; and
5	(B) establish and maintain a program to
6	replace the system specified in subparagraph (A)
7	with a new system for end-to-end travel manage-
8	ment of the Department of Defense (including the
9	management of travel related expense processes)
10	that is a fully integrated commercial system, for
11	the purpose of improving efficiency and customer
12	satisfaction with respect to Department travel;
13	and
14	(2) not later than December 21, 2025, the Sec-
15	retary of each military department shall complete the
16	transition to the replacement system specified in
17	paragraph (1)(B), including by ensuring the enter-
18	prise resource planning system of that military de-
19	partment is integrated into such replacement system
20	by such date.
21	(b) Waiver.—The Secretary of Defense may issue a
22	waiver for the termination and transition deadlines under
23	subsection (a) if the Secretary—
24	(1) determines such waiver necessary; and

1	(2) submits to the Committees on Armed Services
2	of the House of Representatives and the Senate a noti-
3	fication and justification of such determination.
4	(c) Briefings.—Not later than 180 days after the
5	date of the enactment of this Act, and every 180 days there-
6	after until the date on which the respective requirement has
7	been completed—
8	(1) the Secretary of Defense shall provide to the
9	Committees on Armed Services of the House of Rep-
10	resentatives and the Senate a briefing on the efforts
11	and progress of the Department of Defense with re-
12	spect to the requirements under subsection (a)(1); and
13	(2) the Secretary of each military department
14	shall provide to such committees a briefing on the ef-
15	forts and progress of that military department with
16	respect to the requirements under subsection $(a)(2)$.
17	(d) Limitation on Availability of Funds Pending
18	Briefing.—Of the funds authorized to be appropriated by
19	this Act or otherwise made available for fiscal year 2024
20	for the Defense Travel Management Office, not more than
21	20 percent may be obligated or expended until the date on
22	which the Secretary of Defense provides to the Committees
23	on Armed Services of the House of Representatives and the
24	Senate a briefing on the plan of the Secretary to complete
25	the requirements under subsection (a)(1).

1	SEC. 364. DIVERSITY, EQUITY, AND INCLUSION PERSONNEL
2	GRADE CAP.
3	(a) In General.—The Secretary of the military de-
4	partment concerned may not appoint to, or otherwise em-
5	ploy in, any position with a duty described in subsection
6	(b) a military or civilian employee with a rank or grade
7	in excess of $GS-10$ not adjusted for locality.
8	(b) Covered Duties.—A duty described in this sub-
9	section is the following:
10	(1) Developing, refining, and implementing di-
11	versity, equity, and inclusion policy.
12	(2) Leading working groups and councils to de-
13	veloping diversity, equity, and inclusion goals and
14	objectives to measure performance and outcomes.
15	(3) Creating and implementing diversity, equity,
16	and inclusion education, training courses, and work-
17	shops for military and civilian personnel.
18	(c) Applicability to Current Employees.—Any
19	military or civilian employee appointed to a position with
20	a duty described in subsection (b) who holds a rank or grade
21	in excess of that authorized under subsection (a) shall be
22	reassigned to another position not later than 180 days after
23	the date of the enactment of this Act.

1	SEC. 365. PROHIBITION ON ELIMINATION OF CAISSON PLA-
2	TOON AND SUPPORT BY SUCH PLATOON OF
3	MILITARY FUNERAL SERVICES AT ARLINGTON
4	NATIONAL CEMETERY.
5	(a) Establishment.—There is established in the De-
6	partment of the Army an equine unit, to be known as the
7	Caisson Platoon, assigned to the 3rd Infantry Regiment of
8	the Army, for the purpose of conducting military and State
9	funerals and for other purposes.
10	(b) Prohibition on Elimination.—The Secretary of
11	the Army may not eliminate the Caisson Platoon of the 3rd
12	Infantry Regiment of the Army established under subsection
13	(a).
14	(c) Briefing.—
15	(1) In general.—Not later than 60 days after
16	the date of the enactment of this Act, and not less fre-
17	quently than every 180 days thereafter until March
18	31, 2027, the Secretary of the Army shall provide to
19	the congressional defense committees a briefing on the
20	health, welfare, and sustainment of military working
21	equids.
22	(2) Elements.—Each briefing under paragraph
23	(1) shall include the following:
24	(A) An assessment of the ability of the Cais-
25	son Platoon of the 3rd Infantry Regiment of the
26	Army to support military funeral operations

1	within Arlington National Cemetery, including
2	milestones associated with achieving full oper-
3	ational capability for the Caisson Platoon.
4	(B) An update on the plan of the task force
5	of the Army on military working equids to pro-
6	mote, support, and sustain animal health and
7	welfare.
8	(C) An update on the plan of such task
9	force to ensure that support by the Caisson Pla-
10	toon of Arlington National Cemetery and State
11	funerals is never suspended again.
12	SEC. 366. ASSESSMENT ON USE OF CERTAIN AREAS IN
13	SOUTHEASTERN UNITED STATES FOR TEST-
14	ING AND TRAINING IN SUPPORT OF PACIFIC
15	DETERRENCE INITIATIVE.
16	(a) Assessment.—The Secretary of Defense shall con-
17	duct an assessment of the capacity of the Department of
18	Defense to routinely train, test, evaluate, and qualify the-
19	ater-level operations in support of the Pacific Deterrence
20	Initiative using test or training areas located in the south-
21	eastern region of the United States, for the purpose of in-
22	creasing the capacity and rate of force readiness with re-
23	spect to deterrence and defense at theater-level distances.
24	(b) Elements.—The assessment under subsection (a)
25	shall include the following:

- (1) An assumption, for purposes of evaluating the capacity described in such subsection, that the Secretary of Defense will conduct at least one tabletop exercise per fiscal quarter to inform and advance operationally relevant testing and training in the Pa-cific context (across domains), employing test or training areas located in the southeastern region of the United States.
 - (2) An identification of any test or training area located outside of the area of responsibility of the United States Indo-Pacific Command (and in particular, in the southeastern region of the United States) with the potential to be used to expand the capacity and persistence of theater-level operations, including any such areas owned or operated by any Federal department or agency, State, institution of higher education, or commercial entity.
 - (3) An analysis of the combined capability of the total test or training areas identified under paragraph (2) to simulate various public, private, and academic initiatives in support of the Pacific Deterrence Initiative while advancing military readiness.
 - (4) An identification of the coordination, scheduling, reimbursement processes, and other requirements necessary for the potential use of such test or

1	training areas to advance the challenge of distance in
2	the area of responsibility of the United States Indo-
3	Pacific Command and accelerate development in such
4	area or responsibility (across domains).
5	(5) With respect to missions conducted in the
6	area of responsibility of the United States Indo-Pa-
7	cific Command, an analysis of—
8	(A) the estimated frequency of use, sched-
9	uling lead time, cost, and other requirements as-
10	sociated with each test or training area located
11	in the southeastern region of the United States
12	and identified under paragraph (2) for purposes
13	of such missions; and
14	(B) any other permissions required to in-
15	crease force readiness levels using such test or
16	training areas in support of stated national
17	$strategic\ objectives.$
18	(6) A review of any test or training areas identi-
19	fied under paragraph (2) that may enhance efforts of
20	the Department to train at scale and range, when
21	persistently networked into a live, virtual and con-
22	structive Pacific environment.

(7) An assessment of any cost savings or time

savings that may result from the use of test or train-

ing areas located in the southeastern region of the

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1	United States to advance force readiness with respect
2	to operations in the area of responsibility of the
3	United States Indo-Pacific Command.
4	(8) A recurring assessment of training and oper-
5	ations necessary to fulfill integrate priority list line
6	items.
7	(c) Report.—Not later than 180 days after the date
8	of the enactment, the Secretary of Defense shall submit to
9	the Committees on Armed Services of the House of Rep-
10	resentatives and the Senate a report containing the findings
11	of the assessments under subsection (a).
12	(d) Test or Training Area Defined.—In this sec-
13	tion, the term "test or training area" includes any range
14	or other facility that may be used by the Secretary of De-
15	fense for testing or training purposes.
16	TITLE IV—MILITARY PERSONNEL
17	AUTHORIZATIONS
18	Subtitle A—Active Forces
19	SEC. 401. END STRENGTHS FOR ACTIVE FORCES.
20	The Armed Forces are authorized strengths for active
21	duty personnel as of September 30, 2024, as follows:
22	(1) The Army, 452,000.
23	(2) The Navy, 347,000.
24	(3) The Marine Corps, 172,300.
25	(4) The Air Force, 324,700.

1	(5) The Space Force, 9,400.
2	Subtitle B—Reserve Forces
3	SEC. 411. END STRENGTHS FOR SELECTED RESERVE.
4	(a) In General.—The Armed Forces are authorized
5	strengths for Selected Reserve personnel of the reserve com-
6	ponents as of September 30, 2024, as follows:
7	(1) The Army National Guard of the United
8	States, 325,000.
9	(2) The Army Reserve, 174,800.
10	(3) The Navy Reserve, 57,200.
11	(4) The Marine Corps Reserve, 33,600.
12	(5) The Air National Guard of the United
13	States, 108,400.
14	(6) The Air Force Reserve, 69,600.
15	(7) The Coast Guard Reserve, 7,000.
16	(b) End Strength Reductions.—The end strengths
17	prescribed by subsection (a) for the Selected Reserve of any
18	reserve component shall be proportionately reduced by—
19	(1) the total authorized strength of units orga-
20	nized to serve as units of the Selected Reserve of such
21	component which are on active duty (other than for
22	training) at the end of the fiscal year; and
23	(2) the total number of individual members not
24	in units organized to serve as units of the Selected
25	Reserve of such component who are on active duty

1	(other than for training or for unsatisfactory partici-
2	pation in training) without their consent at the end
3	of the fiscal year.
4	(c) End Strength Increases.—Whenever units or
5	individual members of the Selected Reserve of any reserve
6	component are released from active duty during any fiscal
7	year, the end strength prescribed for such fiscal year for
8	the Selected Reserve of such reserve component shall be in-
9	creased proportionately by the total authorized strengths of
10	such units and by the total number of such individual mem-
11	bers.
12	SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE
13	DUTY IN SUPPORT OF THE RESERVES.
14	Within the end strengths prescribed in section 411(a),
15	the reserve components of the Armed Forces are authorized,
16	as of September 30, 2024, the following number of Reserves
17	to be serving on full-time active duty or full-time duty, in
18	the energy of manifests of the National County for the survey one
10	the case of members of the National Guard, for the purpose
19	of organizing, administering, recruiting, instructing, or
20	
	of organizing, administering, recruiting, instructing, or
20	of organizing, administering, recruiting, instructing, or training the reserve components:
20 21	of organizing, administering, recruiting, instructing, or training the reserve components: (1) The Army National Guard of the United
202122	of organizing, administering, recruiting, instructing, or training the reserve components: (1) The Army National Guard of the United States, 30,845.

1	(5) The Air National Guard of the United
2	States, 25,713.
3	(6) The Air Force Reserve, 6,070.
4	SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS
5	(DUAL STATUS).
6	The minimum number of military technicians (dual
7	status) as of the last day of fiscal year 2024 for the reserve
8	components of the Army and the Air Force (notwith-
9	standing section 129 of title 10, United States Code) shall
10	be the following:
11	(1) For the Army National Guard of the United
12	States, 22,294.
13	(2) For the Army Reserve, 7,990.
14	(3) For the Air National Guard of the United
15	States, 9,830.
16	(4) For the Air Force Reserve, 6,882.
17	SEC. 414. MAXIMUM NUMBER OF RESERVE PERSONNEL AU-
18	THORIZED TO BE ON ACTIVE DUTY FOR
19	OPERATIONAL SUPPORT.
20	During fiscal year 2024, the maximum number of
21	members of the reserve components of the Armed Forces who
22	may be serving at any time on full-time operational sup-
23	port duty under section 115(b) of title 10, United States
24	Code, is the following:

1	(1) The Army National Guard of the United
2	States, 17,000.
3	(2) The Army Reserve, 13,000.
4	(3) The Navy Reserve, 6,200.
5	(4) The Marine Corps Reserve, 3,000.
6	(5) The Air National Guard of the United
7	States, 16,000.
8	(6) The Air Force Reserve, 14,000.
9	Subtitle C—Authorization of
10	${oldsymbol{Appropriations}}$
11	SEC. 421. MILITARY PERSONNEL.
12	(a) Authorization of Appropriations.—Funds are
13	hereby authorized to be appropriated for fiscal year 2024
14	for the use of the Armed Forces and other activities and
15	agencies of the Department of Defense for expenses, not oth-
16	erwise provided for, for military personnel, as specified in
17	the funding table in section 4401.
18	(b) Construction of Authorization.—The author-
19	ization of appropriations in the subsection (a) supersedes
20	any other authorization of appropriations (definite or in-
21	definite) for such purpose for fiscal year 2024.

1	TITLE V—MILITARY PERSONNEL
2	POLICY
3	Subtitle A—Officer Personnel Policy
4	SEC. 501. REMOVAL OF EXEMPTION RELATING TO ATTEND-
5	ING PHYSICIAN TO THE CONGRESS FOR CER-
6	TAIN DISTRIBUTION AND GRADE LIMITA-
7	TIONS.
8	Section 525 of title 10, United States Code, is amend-
9	ed—
10	(1) by striking subsection (f); and
11	(2) by redesginating subsection (g) as subsection
12	<i>(f)</i> .
13	SEC. 502. NUMBER OF GENERAL OFFICERS AND FLAG OFFI-
14	CERS ON ACTIVE DUTY.
15	(a) Increase in Authorized Strength for the
16	Space Force.—Subsection (a)(5) of section 526a of title
17	10, United States Code, is amended in by striking "21"
18	and inserting "25".
19	(b) Expansion of Exclusion for the Space Force
20	FOR JOINT DUTY REQUIREMENTS.—Subsection (b)(2)(E) of
21	such section is amended by striking "6" and inserting "10".
22	(c) Temporary Additional Joint Pool Alloca-
23	TION.—Section 501(a)(3) of the National Defense Author-
24	ization Act for Fiscal Year 2017 (Public Law 114–328; 10
25	U.S.C. 525 note) is amended—

1	(1) by striking "positions authorized by para-
2	graph (2)" and inserting "positions designated under
3	subsection (b)(1) of section 526a of title 10, United
4	States Code"; and
5	(2) by striking "30" and inserting "22".
6	SEC. 503. PROMOTIONS AND TRANSFERS BETWEEN COMPO-
7	NENTS OF CERTAIN ARMED FORCES OR TO
8	OTHER CERTAIN ARMED FORCES.
9	(a) Promotion and Transfer of a Warrant Offi-
10	CER BETWEEN COMPONENTS OF AN ARMED FORCE OR TO
11	Another Armed Force.—Section 578 of title 10, United
12	States Code, is amended by adding at the end the following
13	new subsection:
14	" $(g)(1)$ Notwithstanding subsection (d) , and subject to
15	regulations prescribed by the Secretary of Defense, in the
16	case of a warrant officer in a covered armed force who is
17	selected for promotion by a selection board convened under
18	this chapter, and who, before the placement of the warrant
19	officer's name on the applicable promotion list, is approved
20	$for\ transfer\ to\ another\ component\ of\ the\ same\ covered\ armed$
21	force or to another covered armed force, the Secretary of
22	the military department concerned may place the warrant
23	officer's name on a corresponding promotion list of the new
24	component or covered armed force without regard to the
25	warrant officer's competitive category.

- 1 "(2) A promotion under this subsection shall be made
- 2 pursuant to section 12242 of this title.
- 3 "(h) In this section, the term 'covered armed force'
- 4 means the Army, Navy, Marine Corps, Air Force, or Space
- 5 *Force.*".
- 6 (b) Officers Transferred to Reserve Active-
- 7 STATUS LIST.—Section 624 of such title is amended by add-
- 8 ing at the end the following new subsections:
- 9 "(e)(1) Notwithstanding subsection (a)(2), in the case
- 10 of an officer in a covered armed force who is selected for
- 11 promotion by a selection board convened under this chapter,
- 12 and, prior to the placement of the officer's name on the ap-
- 13 plicable promotion list, is approved for transfer to the re-
- 14 serve active-status list of the same covered armed force or
- 15 another covered armed force, the Secretary of the military
- 16 department concerned may place the officer's name on a
- 17 corresponding promotion list on the reserve active-status
- 18 list without regard to the officer's competitive category.
- 19 "(2) An officer's promotion under this subsection shall
- 20 be made pursuant to section 14308 of this title.
- 21 "(f)(1) Notwithstanding subsection (a)(3), in the case
- 22 of an officer who (1) is placed on an all-fully-qualified-offi-
- 23 cers list, and (2) is subsequently approved for transfer to
- 24 the reserve active-status list, the Secretary of the military
- 25 department concerned may place the officer's name on an

- 1 appropriate all-fully-qualified-officers list on the reserve ac-
- 2 tive status list.
- 3 "(2) An officer's promotion under this subsection shall
- 4 be made pursuant to section 14308 of this title.
- 5 "(g) In this section, the term 'covered armed force'
- 6 means the Army, Navy, Marine Corps, Air Force, or Space
- 7 *Force.*".
- 8 (c) Date of Rank.—Section 14308(c) od such title
- 9 is amended—
- 10 (1) by redesignating paragraph (3) as para-
- 11 graph (4); and
- 12 (2) by inserting, after paragraph (2), the fol-
- 13 lowing new paragraph (3):
- 14 "(3) The Secretary of the military department con-
- 15 cerned may adjust the date of rank of an officer whose name
- 16 is placed on a reserve active-status promotion list pursuant
- 17 to subsection (e) or (f) of section 624 of this title.".
- 18 SEC. 504. MODIFICATION TO GRADE OF ATTENDING PHYSI-
- 19 CIAN TO THE CONGRESS.
- 20 Section 715 of title 10, United States Code, is amended
- 21 to read as follows:
- 22 "§ 715. Attending Physician to the Congress: grade
- 23 "An officer serving as Attending Physician to the Con-
- 24 gress, while so serving, holds the grade of O-6.".

1	SEC. 505. VERIFICATION OF THE FINANCIAL INDEPEND-
2	ENCE OF FINANCIAL SERVICES COUNSELORS
3	IN THE DEPARTMENT OF DEFENSE.
4	(a) Verification of Financial Independence.—
5	Section 992 of title 10, United States Code, is amended—
6	(1) in subsection $(b)(2)(A)$ —
7	(A) in clause (i), by striking "and" at the
8	end;
9	(B) in clause (ii)—
10	(i) by striking "may" and inserting
11	"shall";
12	(ii) by striking "installation by any
13	means elected by the Secretary from among
14	the following:" and inserting "installa-
15	tion—";
16	(iii) in subclause (I)—
17	(I) by striking "Through" and in-
18	serting "through"; and
19	(II) by striking "Defense." and
20	inserting "Defense;";
21	(iv) in subclause (II)—
22	(I) by striking "By contract" and
23	inserting "by contract"; and
24	(II) by striking "Internet." and
25	inserting "Internet; or"; and
26	(v) in subclause (III)—

1	(I) by striking "Through" and in-
2	serting "through"; and
3	(II) by striking "counseling." and
4	inserting "counseling; and"; and
5	(C) by adding at the end the following new
6	clause:
7	"(iii) may not provide financial services through
8	any individual unless such individual agrees to sub-
9	mit financial disclosures annually to the Secretary.";
10	(2) in subsection $(b)(2)(B)$, by striking "installa-
11	tion by any of the means set forth in subparagraph
12	(A)(ii), as elected by the Secretary concerned." and
13	inserting "installation in accordance with the re-
14	quirements established under $subparagraph$ $(A)(ii)$
15	and (iii)."; and
16	(3) in subsection $(b)(4)$ —
17	(A) by inserting "(A)" before "The Sec-
18	retary"; and
19	(B) by inserting at the end the following
20	new subparagraphs:
21	"(B) In carrying out the requirements of subpara-
22	graph (A), the Secretary concerned shall establish a require-
23	ment that each financial services counselor under para-
24	graph (2)(A)(i), and any other individual providing coun-

- 1 seling on financial services under paragraph (2), submit
- 2 financial disclosures annually to the Secretary.
- 3 "(C) The Secretary concerned shall review all financial
- 4 disclosures submitted pursuant to subparagraph (B) to en-
- 5 sure the counselor, or the individual providing counseling,
- 6 is free from conflict as required under this paragraph.
- 7 "(D) If the Secretary concerned determines that a fi-
- 8 nancial services counselor under paragraph (2)(A)(i), or
- 9 any other individual providing counseling on financial
- 10 services under paragraph (2), is not free from conflict as
- 11 required under this paragraph, the Secretary shall ensure
- 12 that the counselor, or the individual providing counseling,
- 13 does not provide such services until such time as the Sec-
- 14 retary determines that such conflict is resolved.".
- 15 (b) Report on Financial Independence.—Not later
- 16 than 180 days after the date of the enactment of this Act,
- 17 and annually thereafter, each Secretary concerned shall
- 18 submit to Congress a report on the percentage of financial
- 19 services counselors under paragraph (2)(A)(i) of section
- 20 992(b) of title 10, United States Code (as amended by sub-
- 21 section (a)), and other individuals providing counseling on
- 22 financial services under paragraph (2) of such section (as
- 23 amended by subsection (a)) whom the Secretary determined
- 24 to be free from conflicts as required under paragraph (4)
- 25 of such section (as amended by subsection (a)).

1	(c) Secretary Concerned Defined.—In this sec-
2	tion, the term "Secretary concerned" shall have the mean-
3	ing given to such term in section 101 of title 10, United
4	States Code.
5	SEC. 506. RETIRED GRADE FOR THE DIRECTOR OF ADMIS-
6	SIONS OF A SERVICE ACADEMY.
7	(a) United States Military Academy.—Section
8	7342 of title 10, United States Code, is amended—
9	(1) by inserting ", or the Director of Admis-
10	sions," before "of the United States Military Acad-
11	emy"; and
12	(2) by striking "as such a professor" and insert-
13	ing "in such position".
14	(b) United States Naval Academy.—Section
15	8470a(a) of title 10, United States Code, is amended—
16	(1) in paragraph (2), by inserting "and subject
17	to paragraph (3)," after "subsection (b),"; and
18	(2) by adding at the end the following new para-
19	graph:
20	"(3) Upon retirement, an officer of the Navy or Marine
21	Corps serving as a permanent professor, or the Director of
22	Admissions, of the United States Naval Academy in the
23	grade of captain or colonel, and whose service in such posi-
24	tion has been long and distinguished, may, in the discretion

1	of the President, be retired in the grade of rear admiral
2	(lower half) or brigadier general.".
3	(c) United States Air Force Academy.—Section
4	9342 of title 10, United States Code, is amended—
5	(1) by inserting ", or the Director of Admis-
6	sions," before "of the United States Air Force Acad-
7	emy"; and
8	(2) by striking "as such a professor" and insert-
9	ing "in such position".
10	SEC. 507. ESTABLISHMENT OF LEGISLATIVE LIAISON OF
11	THE SPACE FORCE.
12	Chapter 903 of title 10, United States Code, is amend-
13	ed by inserting, after section 9023, the following new sec-
14	tion:
15	"§ 9023a. Legislative Liaison of the Space Force
16	"(a) Establishment.—There is a Legislative Liaison
17	of the Space Force.
18	"(b) Functions.—The Legislative Liaison shall per-
19	form legislative affairs functions under the direction of the
20	Chief of Space Operations.".
21	Subtitle B—Reserve Component
22	Management
23	SEC. 511. GRADES OF CERTAIN CHIEFS OF RESERVE COM-
24	PONENTS.
25	(a) In General.—

1	(1) Chief of Army Reserve.—Section 7038(b)
2	of title 10, United States Code, is amended by strik-
3	ing paragraph (4) and inserting the following:
4	"(4) The Chief of Army Reserve, while so serving, holds
5	the grade of lieutenant general.".
6	(2) Chief of Navy Reserve.—Section 8083(b)
7	of such title is amended by striking paragraph (4)
8	and inserting the following:
9	"(4) The Chief of Navy Reserve, while so serving, holds
10	the grade of vice admiral.".
11	(3) Commander, marine forces reserve.—
12	Section 8084(b) of such title is amended by striking
13	paragraph (4) and inserting the following:
14	"(4) The Commander, Marine Forces Reserve, while so
15	serving, holds the grade of lieutenant general.".
16	(4) Chief of Air force reserve.—Section
17	9038(b) of such title is amended by striking para-
18	graph (4) and inserting the following:
19	"(4) The Chief of Air Force Reserve, while so serving,
20	holds the grade of lieutenant general.".
21	(b) Effective Date.—The amendments made by sub-
22	section (a) shall take effect on the day that is one year after
23	the date of the enactment of this Act and shall apply to
24	appointments made after such date.

1	SEC. 512. REMOVAL OF PROHIBITION ON ACTIVE DUTY
2	MEMBERS OF THE AIR FORCE RESERVE POL-
3	ICY COMMITTEE.
4	Section 10305 of title 10, United States Code, is
5	amended—
6	(1) by striking "not on active duty" each place
7	it appears; and
8	(2) in subsection (c), by inserting "of the reserve
9	components" after "among the members".
10	SEC. 513. REMOVAL OF PROHIBITION ON ACTIVE DUTY
11	MEMBERS OF THE AIR FORCE RESERVE POL-
12	ICY COMMITTEE.
13	Section 10305 of title 10, United States Code, is
14	amended—
15	(1) by striking "not on active duty" each place
16	it appears; and
17	(2) in subsection (c), by inserting "of the reserve
18	components" after "among the members".
19	SEC. 514. GRADE OF VICE CHIEF OF THE NATIONAL GUARD
20	BUREAU.
21	Section 10505 of title 10, United States Code, is
22	amended by adding at the end the following new subsection:
23	"(c) Grade.—(1) The Vice Chief of the National
24	Guard Bureau shall be appointed to serve in the grade of
25	general.

1	"(2) The Secretary of Defense shall designate, pursu-
2	ant to subsection (b) of section 526 of this title, the position
3	of Vice Chief of the National Guard Bureau as one of the
4	general officer and flag officer positions to be excluded from
5	the limitations in subsection (a) of such section.".
6	SEC. 515. TRANSFERS OF OFFICERS BETWEEN THE ACTIVE
7	AND INACTIVE NATIONAL GUARD.
8	Section 303 of title 32, United States Code, is amended
9	by inserting after subsection (c) the following new sub-
10	sections:
11	"(d) Army National Guard.—Under regulations
12	prescribed by the Secretary of the Army—
13	"(1) an officer of the Army National Guard who
14	fills a vacancy in a federally recognized unit of the
15	Army National Guard may be transferred from the
16	active Army National Guard to the inactive Army
17	National Guard;
18	"(2) an officer of the Army National Guard
19	transferred to the inactive Army National Guard pur-
20	suant to paragraph (1) may be transferred from the
21	inactive Army National Guard to the active Army
22	National Guard to fill a vacancy in a federally recog-
23	nized unit;
24	"(3) a warrant officer of the Army National
25	Guard who fills a vacancy in a federally recognized

1	unit of the Army National Guard may be transferred
2	from the active Army National Guard to the inactive
3	Army National Guard; and
4	"(4) a warrant officer of the Army National
5	Guard transferred to the inactive Army National
6	Guard pursuant to paragraph (1) may be transferred
7	from the inactive Army National Guard to the active
8	Army National Guard to fill a vacancy in a federally
9	recognized unit.
10	"(e) Air National Guard.—Under regulations pre-
11	scribed by the Secretary of the Air Force—
12	"(1) an officer of the Air National Guard who
13	fills a vacancy in a federally recognized unit of the
14	Air National Guard may be transferred from the ac-
15	tive Air National Guard to the inactive Air National
16	Guard; and
17	"(2) an officer of the Air National Guard trans-
18	ferred to the inactive Air National Guard pursuant
19	to paragraph (1) may be transferred from the inactive
20	Air National Guard to the active Air National Guard
21	to fill a vacancy in a federally recognized unit.".
22	SEC. 516. AUTHORIZATION FOR FIREGUARD PROGRAM.
23	(a) Authority.—Chapter 5 of title 32, United States
24	Code, is amended by adding at the end the following new
25	section:

1 "§ 510. Authorization for FireGuard Program

2	"(a) AUTHORIZATION.—The Secretary of Defense may
3	use members of the National Guard to carry out a program
4	to aggregate, analyze, and assess multi-source remote sens-
5	ing information for interagency partnerships in the detec-
6	tion and monitoring of wildfires, and to support any emer-
7	gency response to such wildfires. Such a program shall be
8	known as the 'FireGuard Program'.
9	"(b) Resources; Limitation.—If the Secretary car-
10	ries out a program under this section, the Secretary—
11	"(1) shall transfer the functions, personnel, as-
12	sets, and capabilities of the FireGuard Program, in
13	existence on the day before the date of enactment of
14	the National Defense Authorization Act for Fiscal
15	Year 2024, to the FireGuard Program authorized
16	under this section;
17	"(2) may direct the Director of the National
18	Geospatial-Intelligence Agency to provide such assist-
19	ance as the Secretary determines necessary to carry
20	out the FireGuard Program; and
21	"(3) may not reduce support, or transfer respon-
22	sibility for support to an interagency partner, for the
23	FireGuard Program authorized under this section.".

1	(b) Clerical Amendment.—The table of sections at
2	the beginning of such chapter is amended by adding at the
3	end the following new item:
	"510. Authorization for FireGuard Program.".
4	(c) Conforming Amendment.—The National Defense
5	Authorization Act for Fiscal Year 2022 (Public Law 117-
6	81) is amended by striking section 515.
7	SEC. 517. DESIGNATION OF AT LEAST ONE GENERAL OFFI-
8	CER OF THE MARINE CORPS RESERVE AS A
9	JOINT QUALIFIED OFFICER.
10	The Secretary of Defense shall ensure that at least one
11	general officer of the Marine Corps Reserve is designated
12	as a joint qualified officer.
13	SEC. 518. REPORT ON FOREIGN DISCLOSURE OFFICER AND
14	FOREIGN MILITARY SALES OFFICER BILLETS.
15	(a) Sense of Congress.—Congress—
16	(1) recognizes the critical importance of the Aus-
17	tralia-United Kingdom-United States (hereinafter re-
18	ferred to as "AUKUS") trilateral agreement;
19	(2) believes that appropriate staffing in the De-
20	partment of Defense must be committed to ensuring
21	its success;
22	(3) finds that more seamless and expedient
23	transfer of advanced defense technologies both to and
24	from allies and partners is—

1	(A) in the national security interest of the
2	United States; and
3	(B) critical to ensuring retention of a tech-
4	nological edge over adversaries;
5	(4) exhorts the Secretary of Defense to commit
6	resources to ensuring full-time equivalents and billets
7	for foreign disclosure officers as well as foreign mili-
8	tary sales officers in the Department are fully staffed
9	to support the fulsome review and expedient transfer
10	of defense articles to AUKUS parties; and
11	(5) encourages the Secretary of Defense to
12	prioritize the hiring and retention of individuals in
13	these roles.
14	(b) REPORT REQUIRED.—Not later than 90 days after
15	the date of the enactment of this Act, the Secretary of De-
16	fense shall submit to the congressional defense committees
17	a report identifying gaps in the level of staffing necessary
18	to accomplish AUKUS-related efforts in the Department of
19	Defense, including those described in subsection (a). The re-
20	port shall also include—
21	(1) an assessment of any personnel shortfalls;
22	(2) a detailed plan for ensuring that existing po-
23	sitions described in subsection (a) are prioritized for
24	hiring and retention;

1	(3) an assessment of future staffing needs to en-
2	sure the noted goal of more rapid technology transfer
3	to AUKUS parties;
4	(4) a plan for the implementation of the rec-
5	ommendations included in the report, including an
6	explanation of any additional funding, authorities, or
7	organizational changes needed for the implementation
8	of such recommendations; and
9	(5) any other matters determined appropriate by
10	the Secretary.
11	Subtitle C—General Service
12	Authorities and Military Records
13	SEC. 521. REQUIREMENT TO CLASSIFY CERTAIN PERSONS
14	AS UNACCOUNTED FOR FROM WORLD WAR II
15	UNDER CERTAIN CONDITIONS.
16	Section 1509 of title 10, United States Code, is amend-
17	ed—
18	(1) by redesignating subsection (f) as subsection
19	(g); and
20	(2) by inserting after subsection (e), the following
21	new subsection:
22	"(f) Reinvestigation of Certain Remains.—(1)
23	With respect to a person described in subsection (a)(1)
24	whom the designated Agency Director determined is ac-
25	counted for, such designated Agency Director shall deter-

1	mine such person to be unaccounted for if the identification,
2	by a practitioner of an appropriate forensic science, of re-
3	mains as those of such person, demonstrated discrepancies.
4	"(2) Upon request of the primary next of kin of a per-
5	son whom the designated Agency Director determined unac-
6	counted for pursuant to paragraph (1), the designated
7	Agency Director shall—
8	"(A) exhume the remains of such person; and
9	"(B) direct the senior medical examiner assigned
10	or detailed under subsection (b)(2) to investigate such
11	remains using state-of-the-art technology.".
12	SEC. 522. AUTHORITY TO DESIGNATE CERTAIN SEPARATED
12	MEMBERS OF THE AIR FORCE AS HONORARY
13	
	SEPARATED MEMBERS OF THE SPACE FORCE.
131415	
14 15	SEPARATED MEMBERS OF THE SPACE FORCE.
14 15 16	SEPARATED MEMBERS OF THE SPACE FORCE. Chapter 933 of title 10, United States Code, is amend-
14 15 16 17	SEPARATED MEMBERS OF THE SPACE FORCE. Chapter 933 of title 10, United States Code, is amended by adding at the end the following new section:
14 15 16	SEPARATED MEMBERS OF THE SPACE FORCE. Chapter 933 of title 10, United States Code, is amended by adding at the end the following new section: "§ 9254. Authority to designate certain separated"
14 15 16 17 18	SEPARATED MEMBERS OF THE SPACE FORCE. Chapter 933 of title 10, United States Code, is amended by adding at the end the following new section: "\$9254. Authority to designate certain separated members of the Air Force as honorary sep-
14 15 16 17 18	SEPARATED MEMBERS OF THE SPACE FORCE. Chapter 933 of title 10, United States Code, is amended by adding at the end the following new section: "§ 9254. Authority to designate certain separated members of the Air Force as honorary separated members of the Space Force
14 15 16 17 18 19 20 21	SEPARATED MEMBERS OF THE SPACE FORCE. Chapter 933 of title 10, United States Code, is amended by adding at the end the following new section: "\$9254. Authority to designate certain separated members of the Air Force as honorary separated members of the Space Force "(a) AUTHORITY.—The Secretary of the Air Force may
14 15 16 17 18 19 20 21	SEPARATED MEMBERS OF THE SPACE FORCE. Chapter 933 of title 10, United States Code, is amended by adding at the end the following new section: "§9254. Authority to designate certain separated members of the Air Force as honorary separated members of the Space Force "(a) AUTHORITY.—The Secretary of the Air Force may prescribe regulations that authorize an eligible individual

1	"(b) Elements.—Regulations prescribed under this
2	section may include the following elements:
3	"(1) Eligibility criteria, including applicable
4	dates of service and constructive service credit, for
5	designation under this section.
6	"(2) An application process through which an el-
7	igible individual, or a survivor of a deceased eligible
8	individual, may apply for such designation of such
9	eligible individual.
10	"(3) A certificate, approved device, or other in-
11	signia of such designation.
12	"(c) Rule of Construction.—Designation of an eli-
13	gible individual under this section shall not be construed
14	to entitle such eligible individual to any benefit in addition
15	to those established by this section or pursuant to regula-
16	tions prescribed under this section.
17	"(d) Eligible Individual Defined.—In this sec-
18	tion, the term 'eligible individual' means an individual—
19	"(1) whom the Secretary of the Air Force deter-
20	mines served in support of space operations as a
21	member of the Air Force; and
22	"(2) who separates (or previously separated)
23	from the armed forces as a member of the Air Force.".

1	SEC. 523. MILITARY PERSONNEL: RECRUITING; MERIT-
2	BASED DETERMINATIONS.
3	(a) Recruiting.—Not later than September 30, 2024,
4	the Secretary of Defense shall prescribe regulations that any
5	effort to recruit an individual to serve in a covered Armed
6	Force may not take into account the race or gender of such
7	individual.
8	(b) Merit-based Determinations.—Not later than
9	September 30, 2024, the Secretary of Defense shall prescribe
10	regulations that, with regards to a military accession, as-
11	signment, selection, or promotion—
12	(1) a determination shall be made on the basis
13	of merit in order to advance those individuals who ex-
14	hibit the talent and abilities necessary to promote the
15	national security of the United States;
16	(2) a candidate shall be evaluated on the bases
17	of qualifications, performance, integrity, fitness,
18	training, and conduct;
19	(3) no determination may be based on favoritism
20	or nepotism; and
21	(4) no quota may be used.
22	(c) Covered Armed Force Defined.—In this sec-
23	tion, the term "covered Armed Force" means the following:
24	(1) The Army.
25	(2) The Navy.
26	(3) The Marine Corps.

1	(4) The Air Force.
2	(5) The Space Force.
3	SEC. 524. IMPROVEMENTS TO MEDICAL STANDARDS FOR
4	ACCESSION TO CERTAIN ARMED FORCES.
5	(a) Improvements.—Not later than one year after the
6	date of the enactment of this Act, and every two years there-
7	after, the Secretary of Defense shall—
8	(1) conduct an assessment of the prescribed med-
9	ical standards and medical screening processes re-
10	quired for the appointment of an individual as an of-
11	ficer, or enlistment of an individual as a member, in
12	each covered Armed Force;
13	(2) taking into account the findings of such as-
14	sessment—
15	(A) update such standards and processes, as
16	may be necessary; and
17	(B) take such steps as may be necessary to
18	improve the waiver process for individuals who
19	do not meet such prescribed medical standards,
20	and
21	(3) submit to the Committees on Armed Services
22	of the House of Representatives and the Senate a re-
23	port containing, with respect to the most recently con-
24	ducted assessment under paragraph (1)—

1	(A) the findings of that assessment and a
2	description of the actions carried out pursuant to
3	paragraph (2); and
4	(B) recommendations by the Secretary for
5	any legislative action the Secretary determines
6	necessary to further improve such standards and
7	processes.
8	(b) Covered Armed Force.—In this section, the
9	term "covered Armed Force" means the Army, Navy, Air
10	Force, Marine Corps, or Space Force.
11	SEC. 525. PROTECTIONS FOR MEMBERS OF CERTAIN ARMED
12	FORCES WHO REFUSE TO RECEIVE VACCINA-
13	TIONS AGAINST COVID-19.
14	(a) Prohibition on Adverse Action.—The Sec-
15	retary of the military department concerned may not take
16	any adverse action against a member of a covered Armed
17	Force solely on the basis that such member refuses to receive
18	a vaccination against COVID-19.
19	(b) Reinstatement.—
20	(1) Request; consideration.—At the request
21	of a covered individual during the two years following
22	the date of the involuntary separation of the covered
23	individual, the Secretary of the military department
24	concerned shall consider reinstating such covered in-

1	(A) as a member of the covered Armed
2	Force concerned; and
3	(B) in the grade held by such covered indi-
4	vidual immediately before the involuntary sepa-
5	ration of the covered individual.
6	(2) Treatment of Period Between Separa-
7	TION AND REINSTATEMENT.—The Secretary of the
8	military department concerned shall treat the period
9	of time between the involuntary separation of a cov-
10	ered individual and the reinstatement of such covered
11	individual under paragraph (1) as a period of inac-
12	tivation from active service under the following provi-
13	sions of section 710 of title 10, United States Code:
14	(A) Subsection (b).
15	(B) Subparagraphs (B) through (D) of
16	paragraph (2) of subsection (f).
17	(C) Paragraph (4) of subsection (f).
18	(D) Subsection (g) .
19	(c) Definitions.—In this section:
20	(1) The term "covered Armed Force" means the
21	Army, Navy, Marine Corps, Air Force, or Space
22	Force.
23	(2) The term "covered individual" means an in-
24	dividual involuntarily separated from a covered
25	Armed Force solely on the basis of the refusal of such

1	individual to receive a vaccination against COVID-
2	19.
3	SEC. 526. REVIEWS OF CHARACTERIZATION OF ADMINIS-
4	TRATIVE DISCHARGES OF CERTAIN MEMBERS
5	ON THE BASIS OF FAILURE TO RECEIVE
6	COVID-19 VACCINE.
7	(a) Mandatory Review.—A board established under
8	section 1553 of title 10, United States Code, shall grant a
9	request pursuant to such section to review the characteriza-
10	tion of a discharge or dismissal of a former member of a
11	covered Armed Force if such discharge or dismissal was
12	solely based on the failure of such former member to obey
13	a lawful order to receive a vaccine for COVID-19.
14	(b) Priority.—A board described in subsection (a)
15	shall consider a request described in such subsection before
16	any other request on the docket of such board.
17	(c) Covered Armed Force Defined.—In this sec-
18	tion, the term "covered Armed Force" means the Army,
19	Navy, Marine Corps, Air Force, or Space Force.

1	SEC. 527. CERTAIN MEMBERS DISCHARGED OR DISMISSED
2	ON THE SOLE BASIS OF FAILURE TO OBEY A
3	LAWFUL ORDER TO RECEIVE A VACCINE FOR
4	COVID-19: COMMUNICATION STRATEGY RE-
5	GARDING REINSTATEMENT PROCESS.
6	(a) Communication Strategy Required.—Not later
7	than six months after the date of the enactment of this Act,
8	the Secretary of Defense, in coordination with the Secre-
9	taries of the military departments, shall communicate, to
10	a covered individual, the current, established, process by
11	which a covered individual may be reinstated in the covered
12	Armed Force concerned.
13	(b) Report.—Not later than one year after the date
14	of the enactment of this Act, the Secretary of Defense shall
15	submit to the Committees on Armed Services of the House
16	of Representatives and the Senate a report on implementa-
17	tion of the communication strategy under subsection (a).
18	(c) Definitions.—In this section:
19	(1) The term "covered individual" means an in-
20	dividual discharged or dismissed from a covered
21	Armed Force on the sole basis of failure to obey a
22	lawful order to receive a vaccine for COVID-19.
23	(2) The term "covered Armed Force" means the
24	Army, Navy, Marine Corps, Air Force, or Space
25	Force.

1	SEC. 528. PILOT PROGRAM ON CARDIAC SCREENINGS FOR
2	MILITARY ACCESSIONS.
3	(a) Establishment.—Not later than September 30,
4	2024, the Secretary of Defense shall carry out a pilot pro-
5	gram to provide an electrocardiogram to individuals who
6	undergo military accession screenings. Each such electro-
7	cardiogram shall be provided—
8	(1) on a mandatory basis;
9	(2) at no cost to the recipient; and
10	(3) in a facility of the Department of Defense or
11	by a member or employee of the military health sys-
12	tem.
13	(b) Purposes.—In carrying out the pilot program,
14	the Secretary shall—
15	(1) determine the costs (including protocols and
16	personnel and equipment for each military entrance
17	processing station) and benefits to the Department of
18	providing an electrocardiogram to every individual
19	who undergoes a military accession screening;
20	(2) develop and implement appropriate processes
21	to assess the long-term impacts of electrocardiogram
22	results on military service; and
23	(3) consult with experts in cardiology to develop
24	appropriate clinical practice guidelines for cardiac
25	screenings, diagnosis, and treatment.

1	(c) Briefing.—Not later than 180 days after the date
2	on which the pilot program terminates, the Secretary shall
3	provide to the Committees on Armed Services of the Senate
4	and the House of Representatives a briefing on the pilot
5	program. Such briefing shall include the following:
6	(1) The results of all electrocardiograms provided
7	to individuals under the pilot program—
8	(A) disaggregated by Armed Force, race,
9	and gender; and
10	(B) without any personally identifiable in-
11	formation.
12	(2) The rate of significant cardiac issues detected
13	pursuant to electrocardiograms provided under the
14	pilot program, disaggregated by Armed Force, race,
15	and gender.
16	(3) The number of individuals, if any, who were
17	disqualified from accession based solely on the result
18	of an electrocardiogram provided under the pilot pro-
19	gram.
20	(4) The cost of carrying out the pilot program.
21	(d) Termination.—The pilot program shall terminate
22	after three years after its implementation.

1	Subtitle D—Military Justice
2	SEC. 531. PROHIBITION ON CERTAIN COMMUNICATIONS RE-
3	GARDING COURTS-MARTIAL.
4	Section 837 of title 10, United States Code (article 37
5	of the Uniform Code of Military Justice), is amended by
6	adding at the end the following new subsection:
7	"(e)(1) No court-martial convening authority, nor any
8	other commanding officer, may provide a briefing con-
9	cerning a pending court-martial, or allegations that may
10	lead to a court-martial, to any subordinate who may be
11	selected to serve as a member of such court-martial.
12	"(2) The prohibition in paragraph (1) shall not apply
13	to a briefing provided in the course of a court-martial pro-
14	ceeding to a member of the armed forces who is partici-
15	pating in such proceeding.".
16	SEC. 532. TECHNICAL AND CONFORMING AMENDMENTS TO
17	THE UNIFORM CODE OF MILITARY JUSTICE.
18	(a) Technical Amendment Relating to Guilty
19	Pleas for Murder.—Section 918 of title 10, United
20	States Code (article 118 of the Uniform Code of Military
21	Justice), is amended—
22	(1) by striking "he" each place it appears and
23	inserting "such person"; and
24	(2) in the matter following paragraph (4), by
25	striking the period and inserting ", unless such per-

1	son is otherwise sentenced in accordance with a plea
2	agreement entered into between the parties under sec-
3	tion 853a of this title (article 53a).".
4	(b) Technical Amendments Relating to the
5	MILITARY JUSTICE REFORMS IN THE NATIONAL DEFENSE
6	Authorization Act for Fiscal Year 2022.—
7	(1) Article 16.—Subsection $(c)(2)(A)$ of section
8	816 of title 10, United States Code (article 16 of the
9	Uniform Code of Military Justice), is amended by
10	striking "by the convening authority".
11	(2) Article 25.—Section 825 of title 10, United
12	States Code (article 25 of the Uniform Code of Mili-
13	tary Justice), is amended—
14	(A) in subsection (d) —
15	(i) in paragraph (1), by striking
16	"may, after the findings are announced and
17	before any matter is presented in the sen-
18	tencing phase, request, orally on the record
19	or in writing, sentencing by members" and
20	inserting "shall be sentenced by the military
21	judge"; and
22	(ii) by amending paragraph (2) to
23	read as follows:
24	"(2) In a capital case, if the accused is convicted of
25	an offense for which the court-martial may sentence the ac-

1	cused to death, the accused shall be sentenced in accordance
2	with section 853(c) of this title (article 53(c)).";
3	(B) in subsection (e)—
4	(i) in paragraph (1), by striking
5	"him" and inserting "the member being
6	tried"; and
7	(ii) in paragraph (2)—
8	(I) in the first sentence, by strik-
9	ing "his opinion" and inserting "the
10	opinion of the convening authority";
11	and
12	(II) in the second sentence, by
13	striking "he" and inserting "the mem-
14	ber''; and
15	(C) in subsection (f) in the second sen-
16	tence—
17	(i) by striking "his authority" and in-
18	serting "the authority of the convening au-
19	thority"; and
20	(ii) by striking 'his staff judge advo-
21	cate or legal officer" and inserting "the staff
22	judge advocate or legal officer of the con-
23	vening authority".
24	(c) Authority of Special Trial Counsel With
25	Respect to Certain Offenses Occurring Before Ef-

1	FECTIVE DATE OF MILITARY JUSTICE REFORMS ENACTED
2	IN THE NATIONAL DEFENSE AUTHORIZATION ACT FOR FIS-
3	CAL YEAR 2022.—
4	(1) Authority.—Section 824a of title 10,
5	United States Code, as added by section 531 of the
6	National Defense Authorization Act for Fiscal Year
7	2022 (Public Law 117–81; 135 Stat. 1692), is amend-
8	ed by adding at the end the following new subsection:
9	"(d) Special Trial Counsel Authority Over Cer-
10	TAIN OTHER OFFENSES.—
11	"(1) Offenses occurring before effective
12	DATE.—A special trial counsel may, at the sole and
13	exclusive discretion of the special trial counsel, exer-
14	cise authority over the following offenses:
15	"(A) An offense under section 917a (article
16	117a), 918 (article 118), section 919 (article
17	119), section 920 (article 120), section 920b (ar-
18	ticle 120b), section 920c (article 120c), section
19	928b (article 128b), or the standalone offense of
20	child pornography punishable under section 934
21	(article 134) of this title that occurred on or be-
22	fore December 27, 2023.
23	"(B) An offense under section 925 (article
24	125), section 930 (article 130), or section 932
25	(article 132) of this title that occurred on or

1	after January 1, 2019, and before December 28,
2	2023.
3	"(C) An offense under section 925 (article
4	125) of this title alleging an act of nonconsen-
5	sual sodomy that occurred before January 1,
6	2019.
7	"(D) A conspiracy to commit an offense
8	specified in subparagraph (A), (B), or (C) as
9	punishable under section 881 of this title (article
10	81).
11	"(E) A solicitation to commit an offense
12	specified in subparagraph (A), (B), or (C) as
13	punishable under section 882 of this title (article
14	82).
15	"(F) An attempt to commit an offense speci-
16	fied in subparagraph (A), (B), (C), (D), or (E)
17	as punishable under section 880 of this title (ar-
18	ticle 80).
19	"(2) Effect of exercise of authority.—
20	"(A) Treatment as covered offense.—
21	If a special trial counsel exercises authority over
22	an offense pursuant to paragraph (1), the offense
23	over which the special trial counsel exercises au-
24	thority shall be considered a covered offense for
25	purposes of this chapter.

- 1 "(B) Known or related offenses.—If a 2 special trial counsel exercises authority over an 3 offense pursuant to paragraph (1), the special 4 trial counsel may exercise the authority of the 5 special trial counsel under subsection (c)(2)(B)6 with respect to other offenses described in that 7 subparagraph without regard to the date on 8 which the other offenses occur.".
- 9 (2) Conforming amendment to effective 10 Date.—Section 539C(a) of the National Defense Au-11 thorization Act for Fiscal Year 2022 (Public Law 12 117-81; 10 U.S.C. 801 note) is amended by striking 13 "and shall" and inserting "and, except as provided in 14 section 824a(d) of title 10, United States Code (article 15 24a(d) of the Uniform Code of Military Justice), 16 shall".

17 (d) Effective Date.—The amendments made by
18 subsection (b) and subsection (c)(1) shall take effect imme19 diately after the coming into effect of the amendments made
20 by part 1 of subtitle D of title V of the National Defense
21 Authorization Act for Fiscal Year 2022 (Public Law 117–
22 81) as provided in section 539C of that Act (10 U.S.C. 801
23 note).

1	SEC. 533. TREATMENT OF CERTAIN RECORDS OF CRIMINAL
2	INVESTIGATIONS.
3	(a) GUIDANCE REQUIRED.—The Secretary of Defense
4	shall develop and implement uniform guidance providing
5	for the modification of titling and indexing systems to en-
6	sure that a record identifying a member or former member
7	of the Armed Forces as the subject of a criminal investiga-
8	tion is removed from such system if that member or former
9	member is cleared of wrongdoing as described in subsection
10	(d).
11	(b) Review and Documentation.—Not later than 60
12	days after the date of the enactment of this Act, each Sec-
13	retary concerned, pursuant to the guidance issued by the
14	Secretary of Defense under subsection (a) and in consulta-
15	tion with the appropriate Judge Advocate General, shall—
16	(1) review the titling and indexing systems of the
17	defense criminal investigative organizations under the
18	jurisdiction of such Secretary to identify each record
19	in such system that pertains to a member or former
20	member of the Armed Forces who has been cleared of
21	wrongdoing as described in subsection (d);
22	(2) notify the defense criminal investigative or-
23	ganization involved of each record identified under
24	paragraph (1); and
25	(3) direct the head of the organization to remove
26	the record in accordance with subsection (c).

1	(c) Deadline for Removal.—The head of a defense
2	criminal investigative organization that receives a notice
3	under subsection (b)(2) with respect to a record in a titling
4	or indexing system shall ensure that the record is removed
5	from such system by not later than 30 days after the date
6	on which the notice is received.
7	(d) Disposition of Investigations.—A member or
8	former member of the Armed Forces who is the subject of
9	a criminal investigation shall be considered to have been
10	cleared of wrongdoing for purposes of subsection (a) if—
11	(1) the member or former member is found not
12	guilty at military or civilian trial for the alleged of-
13	fense;
14	(2) an investigation conducted by defense crimi-
15	nal investigative organization or another Federal or
16	civilian law enforcement agency determines that—
17	(A) the member or former member is not re-
18	sponsible for the alleged offense; or
19	(B) was mistakenly identified as a subject;
20	(3) the alleged offence was addressed through
21	non-judicial punishment imposed under section 815
22	of title 10, United States Code (article 15 of the Uni-
23	form Code of Military Justice) and the involuntary
24	separation of the member was not required or rec-
25	ommended as part of such punishment;

1	(4) the investigation into the alleged offense has
2	been open for 10 years or more and charges have not
3	been filed;
4	(5) the member or former member is pardoned;
5	(6) the reasons specified for the charges are un-
6	supported by the evidence of the offense a for which
7	the member or former member was under investiga-
8	tion as determined by—
9	(A) a court-martial or other proceeding
10	brought under chapter 47 of title 10, United
11	States Code (the Uniform Code of Military Jus-
12	tice).
13	(B) an administrative proceeding within
14	the Department of Defense or the Armed Force
15	concerned.
16	(C) a civilian court; or
17	(7) the Government makes a final determination
18	not to prosecute the member or former member for the
19	criminal offense for which the member or former
20	member was under investigation.
21	(e) Prohibition on Involuntary Separation.—No
22	member of an Armed Force may be involuntarily separated
23	solely for—
24	(1) an offense for which the member is cleared of
25	wronadoina as described in subsection (d): or

1	(2) an offense for which the punishment of sepa-
2	ration was not specifically recommended—
3	(A) by a court-martial under chapter 47 of
4	title 10, United States Code (the Uniform Code
5	of Military Justice); or
6	(B) by a commander pursuant to the com-
7	mander's authority to impose non-judicial pun-
8	ishment under section 815 of such chapter (arti-
9	cle 15 of the Uniform Code of Military Justice).
10	(f) Effect on Other Law.—The requirements of this
11	section are in addition to any requirements imposed under
12	section 549 of the National Defense Authorization Act for
13	Fiscal Year 2023 (Public Law 117–263). This section shall
14	supercede any provision of section 549 of the National De-
15	fense Authorization Act for Fiscal Year 2023 (Public Law
16	117-263) that is inconsistent with this section, but only to
17	the extent of the inconsistency.
18	(g) Definitions.—In this section:
19	(1) The term "defense criminal investigative or-
20	ganization" means—
21	(A) the Army Criminal Investigation Com-
22	mand;
23	(B) the Naval Criminal Investigative Serv-
24	ice;

1	(C) the Air Force Office of Special Inves-
2	tigations;
3	(D) the Coast Guard Investigative Service;
4	(E) the Defense Criminal Investigative
5	Service; and
6	(F) any other organization or element of the
7	Department of Defense or an Armed Force that
8	is responsible for conducting criminal investiga-
9	tions.
10	(2) The term "promotion board" has the mean-
11	ing given such term in section 628 of title 10, United
12	States Code.
13	(3) The term "Secretary concerned" has the
14	meaning given that term in section 101 of title 10,
15	United States Code.
16	(4) The term "selection board" has the meaning
17	given such term in section 1558 of title 10, United
18	States Code.
19	(5) The term "titling and indexing system"
20	means any database or other records system used by
21	a defense criminal investigative organization for pur-
22	poses of titling and indexing (as those terms are de-
23	fined in section 549(g) of the National Defense Au-
24	thorization Act for Fiscal Year 2023 (Public Law

1	117–263)), including the Defense Central Index of In-
2	vestigations (commonly known as "DCII").
3	SEC. 534. LIMITATION ON AVAILABILITY OF FUNDS FOR RE-
4	LOCATION OF ARMY CID SPECIAL AGENT
5	TRAINING COURSE.
6	(a) Limitation.—None of the funds authorized to be
7	appropriated by this Act or otherwise made available for
8	fiscal year 2024 for the Army may be obligated or expended
9	to relocate an Army CID special agent training course until
10	each of the requirements specified in paragraphs (1) and
11	(2) of section 548(a) of the James M. Inhofe National De-
12	fense Authorization Act for Fiscal Year 2023 (Public Law
13	117–263) have been met.
14	(b) Definitions.—In this section, the terms "relocate"
15	and "Army CID special agent training course" have the
16	meanings given those terms in section 548(b) of the James
17	M. Inhofe National Defense Authorization Act for Fiscal
18	Year 2023 (Public Law 117–263).
19	Subtitle E—Other Legal Matters
20	SEC. 541. SUPREME COURT REVIEW OF CERTAIN ACTIONS
21	OF THE UNITED STATES COURT OF APPEALS
22	FOR THE ARMED FORCES.
23	(a) Certiorari to the United States Court of
24	Appeals for the Armed Forces.—

1	(1) In General.—Section 1259 of title 28,
2	United States Code, is amended—
3	(A) in paragraph (3), by inserting "or de-
4	nied" after "granted"; and
5	(B) in paragraph (4), by inserting "or de-
6	nied" after "granted".
7	(2) Technical and conforming amend-
8	MENTS.—
9	(A) Title 10.—Section 867a(a) of title 10,
10	United States Code (article 67a of the Uniform
11	Code of Military Justice), is amended by striking
12	"The Supreme Court may not review by a writ
13	of certiorari under this section any action of the
14	United States Court of Appeals for the Armed
15	Forces in refusing to grant a petition for re-
16	view.".
17	(B) Time for application for writ of
18	CERTIORARI.—Section 2101(g) of title 28, United
19	States Code, is amended to read as follows:
20	"(g) The time for application for a writ of certiorari
21	to review a decision of the United States Court of Appeals
22	for the Armed Forces, or the decision of a Court of Criminal
23	Appeals that the United States Court of Appeals for the
24	Armed Forces refuses to grant a petition to review, shall
25	be as prescribed by rules of the Supreme Court.".

1	(b) Effective Date.—
2	(1) In general.—Subject to paragraph (2), the
3	amendments made by subsection (a) shall take effect
4	upon the expiration of the 180-day period beginning
5	on the date of the enactment of this Act and shall
6	apply to any petition granted or denied by the
7	United States Court of Appeals for the Armed Forces
8	on or after that effective date.
9	(2) Authority to prescribe rules.—The au-
10	thority of the Supreme Court to prescribe rules to
11	carry out section 2101(g) of title 28, United States
12	Code, as amended by subsection (a)(2)(B) of this sec-
13	tion, shall take effect on the date of the enactment of
14	$this\ Act.$
15	SEC. 542. STUDY ON REMOVAL OF SEXUAL ASSAULT VICTIM
16	ADVOCATES FROM THE CHAIN OF COMMAND
17	OF VICTIMS.
18	(a) Study.—The Secretary of Defense shall conduct of
19	study to determine—
20	(1) the feasibility and advisability of requiring
21	that any Sexual Assault Victim Advocate assigned to
22	a victim under section 1565b of title 10, United
23	States Code, be from outside the chain of command of
24	the victim and

1	(2) the potential effects of such a requirement on
2	the ability of the Armed Forces to implement sexual
3	assault prevention and response programs.
4	(b) Report.—Not later than one year after the date
5	of the enactment of this Act, the Secretary of Defense shall
6	submit to the Committees on Armed Services of the Senate
7	and the House of Representatives a report on the results
8	of the study conducted under subsection (a).
9	Subtitle F—Member Education
10	SEC. 551. MILITARY EDUCATION FOR SPECIAL OPERATIONS
11	FORCES.
12	(a) In General.—Section 167 of title 10, United
13	States Code, is amended as follows:
14	(1) In subsection (e)(2), by adding at the end the
15	following new subparagraph:
16	"(K) Providing for the education of members of
17	the special operations forces at degree-granting insti-
18	tutions of higher military education.".
19	(2) In subsection (g)—
20	(A) in paragraph (1), by striking "and" at
21	$the\ end;$
22	(B) in paragraph (2), by striking the period
23	at the end and inserting "; and"; and
24	(C) by adding at the end the following:

1	"(3) joint special operations-peculiar education,
2	leader preparation, and leader development, including
3	payment of tuition fees for members attending degree-
4	granting education programs.".
5	(3) By adding at the end the following new sub-
6	section:
7	"(m) Definitions.—In this section:
8	"(1) The term 'degree-granting institutions of
9	higher military education' means—
10	"(A) the professional military education
11	schools;
12	"(B) the senior level service schools;
13	"(C) the intermediate level service schools;
14	"(D) the joint intermediate level service
15	school;
16	"(E) the Naval Postgraduate School;
17	"(F) the United States Air Force Institute
18	of Technology; and
19	"(G) the Service Academies.
20	"(2) The terms 'intermediate level service school',
21	'joint intermediate level service school', and 'senior
22	level service school' have the meaning given such
23	terms in section 2151 of this title.

1	"(3) The term 'professional military education
2	schools' means the schools specified in section 2162 of
3	this title.
4	"(4) The term 'Service Academy' has the mean-
5	ing given such term in section 347 of this title.
6	"(5) The term 'special operations-peculiar aca-
7	demic education' means education at degree-granting
8	institutions of higher military education that involves
9	or impacts the United States Special Operations
10	Command.".
11	(b) Authority to Expend Certain Funds.—Con-
12	sistent with such regulations as the Secretary of Defense
13	may prescribe to carry out the amendments made this sec-
14	tion, the Commander of the United States Special Oper-
15	ations Command may expend funds appropriated for Major
16	Force Program 11 for fiscal year 2024 or subsequent fiscal
17	years to support special operations-peculiar academic edu-
18	cation at degree-granting institutions of higher military
19	education.
20	SEC. 552. EXPANSION OF INDIVIDUALS ELIGIBLE TO SERVE
21	AS ADMINISTRATORS AND INSTRUCTORS IN
22	THE JUNIOR RESERVE OFFICERS' TRAINING
23	CORPS.
24	Section 2031 of title 10, United States Code, is amend-
25	ed—

1	(1) by striking subsections (e) and (f) and redes-
2	ignating subsections (g) and (h) as subsections (e)
3	and (f), respectively; and
4	(2) by amending subsection (d) to read as fol-
5	lows:
6	"(d)(1) Instead of, or in addition to, detailing officers
7	and noncommissioned officers on active duty under sub-
8	section (c)(1), the Secretary of the military department con-
9	cerned may authorize qualified institutions to employ, as
10	administrators and instructors in the program, applicants
11	who are—
12	"(A) retired officers and noncommissioned offi-
13	cers whose qualifications are approved by the Sec-
14	retary and the institution concerned;
15	"(B) officers and noncommissioned officers
16	who—
17	"(i) have completed at least eight years of
18	service in the armed forces;
19	"(ii) have received honorable discharges not
20	longer than five years before applying for such
21	employment; and
22	"(iii) are approved by the Secretary of the
23	military department concerned and the institu-
24	$tion\ concerned;$

1	"(C) officers and noncommissioned officers who
2	are in an active status; or
3	"(D) officers and noncommissioned officers—
4	"(i) who are under 60 years of age;
5	"(ii) who but for age, would be eligible for
6	retired pay for non-regular service under section
7	12731 of this title; and
8	"(iii) whose qualifications are approved by
9	the Secretary of the military department con-
10	cerned and the institution concerned.
11	"(2) Employment under this subsection shall be subject
12	to the following conditions:
13	"(A) The Secretary of Defense shall prescribe a
14	joint service instructor pay scale system to pay ad-
15	ministrators and instructors employed under this sub-
16	section.
17	"(B) Subject to subparagraph (C), the Secretary
18	of the military department concerned shall pay to an
19	institution that employs an administrator or instruc-
20	tor under this subsection an amount equal to one-half
21	of the pay paid by the Secretary of the military de-
22	partment concerned to such individual for any pe-
23	riod.
24	"(C) The Secretary of the military department
25	concerned may pay the institution more than the

1	amount set forth in subparagraph (B) if the Sec-
2	retary concerned determines that—
3	"(i) the institution is in an educationally
4	and economically deprived area; and
5	"(ii) such action is in the national interest.
6	"(D) Payments by the Secretary of the military
7	department concerned under this subsection shall be
8	made from funds appropriated for such purpose.
9	"(E) The Secretary of the military department
10	concerned may require an individual employed under
11	this subsection to transfer to the Individual Ready
12	Reserve.".
13	SEC. 553. PROHIBITION OF ESTABLISHMENT OR MAINTE-
14	NANCE OF A UNIT OF THE JUNIOR RESERVE
15	OFFICERS' TRAINING CORPS AT AN EDU-
16	CATIONAL INSTITUTION OWNED, OPERATED,
17	OR CONTROLLED BY THE CHINESE COM-
18	MUNIST PARTY.
19	Section 2031 of title 10, United States Code, as amend-
20	ed by section 552, is further amended by adding at the end
21	the following new subsection:
22	"(g) No unit may be established or maintained at an
23	educational institution that is owned, operated, or con-
24	trolled by a person that—
25	"(1) is the People's Republic of China;

1	"(2) is a member of the Chinese Communist
2	Party;
3	"(3) is a member of the People's Liberation
4	Army;
5	"(4) is identified by the Secretary of Defense
6	under section 1260H(a) of the William M. (Mac)
7	Thornberry National Defense Authorization Act for
8	Fiscal Year 2021 (10 U.S.C. 113 note) as a Chinese
9	military company;
10	"(5) is included in the Non-SDN Chinese Mili-
11	tary-Industrial Complex Companies List published by
12	the Department of the Treasury; or
13	"(6) is owned by or controlled by or is an agency
14	or instrumentality of any person described in para-
15	graphs (1) through (5).".
16	SEC. 554. INCLUSION OF ADVANCED RESEARCH PROGRAMS
17	AT CERTAIN INSTITUTIONS OF PROFES-
18	SIONAL MILITARY EDUCATION.
19	(a) United States Army Command and General
20	Staff College.—Chapter 751 of title 10, United States
21	Code is amended by adding at the end the following new
22	section:

1	"§ 7423. Establishment of advanced research program
2	at the United States Army Command and
3	General Staff College
4	"Under regulations prescribed by the Secretary of the
5	Army, the President of the United States Army Command
6	and General Staff College shall establish, within the College,
7	an advanced research program that examines the character
8	of near-future operational-tactical warfighting at the high
9	end of the conflict spectrum in East Asia. The program
10	shall use wargaming, operations research, and systems
11	analysis as the primary methodologies for developing sce-
12	narios for analysis under the program.".
13	(b) NAVAL WAR COLLEGE.—Chapter 859 of title 10,
14	United States Code is amended by adding at the end the
15	following new section:
16	"§ 8596. Establishment of advanced research program
17	at the Naval War College
18	"Under regulations prescribed by the Secretary of the
19	Navy, the President of the Naval War College shall establish,
20	within the College, an advanced research program that ex-
21	amines the character of near-future operational-tactical
22	warfighting at the high end of the conflict spectrum in East
23	Asia. The program shall use wargaming, operations re-
24	search, and systems analysis as the primary methodologies
25	for developing scenarios for analysis under the program.".

- 1 (c) AIR UNIVERSITY.—Chapter 951 of title 10, United
- 2 States Code is amended by inserting after section 9420 the
- 3 following new section:
- 4 "§ 9421. Establishment of advanced research program
- 5 at the Air University
- 6 "Under regulations prescribed by the Secretary of the
- 7 Air Force, the Commander of the Air University shall estab-
- 8 lish, within the University, an advanced research program
- 9 that examines the character of near-future operational-tac-
- 10 tical warfighting at the high end of the conflict spectrum
- 11 in East Asia. The program shall use wargaming, operations
- 12 research, and systems analysis as the primary methodolo-
- 13 gies for developing scenarios for analysis under the pro-
- 14 gram.".
- 15 (d) Annual Briefings.—Not later than February 1
- 16 of each year, the President of the United States Army Com-
- 17 mand and General Staff College, the President of the Naval
- 18 War College, and the Commander of the Air University
- 19 shall each provide to the Committees on Armed Services of
- 20 the Senate and the House of Representatives a briefing on
- 21 wargaming outcomes and force structure recommendations
- 22 resulting from activities conducted under the advanced re-
- 23 search programs established under sections 7423, 8596, and
- 24 9421 of title 10, United States Code, respectively.

1	SEC. 555. PILOT PROGRAM FOR ENLISTED MEMBERS OF
2	THE ARMY AND THE NAVY TO ATTEND THE
3	NAVAL POSTGRADUATE SCHOOL.
4	(a) Establishment.—During fiscal year 2024, the
5	Secretaries of the Army and the Navy shall each implement
6	a pilot program to send enlisted members of the Army and
7	the Navy, respectively, to earn master's degrees at NPS, in
8	programs determined appropriate by each such Secretary
9	in coordination with the President of NPS.
10	(b) Eligibility.—A member of the Army or Navy
11	shall be eligible to participate in such a pilot program on
12	the same bases as a member of the Marine Corps pursuant
13	to the MCGEP-E Pilot.
14	(c) Participants: Selection; Number.—The Sec-
15	retary concerned shall select a member who applies to par-
16	ticipate in such a pilot program on the same bases used
17	to select a member of the Marine Corps pursuant to the
18	MCGEP-E Pilot. Each Secretary concerned shall select a
19	number of participants that equals the number of officers
20	of the Armed Force concerned who attend NPS at the same
21	time.
22	(d) Promotion of Pilot Program.—The Secretary
23	concerned shall promote a pilot program under this section
24	to encourage members to apply.
25	(e) Duties of Participants.—The Secretary con-
26	cerned shall ensure that the duties of a member selected to

1	participate in such a pilot program are performed by an-
2	other member of the Armed Force concerned until the par-
3	ticipant returns to such duties.
4	(f) Termination.—Each such pilot program shall ter-
5	minate six years after commencement.
6	(g) Report.—Not more than one year after the com-
7	pletion of a pilot program, each Secretary concerned, in co-
8	ordination with the Secretary of Defense, shall submit to
9	the Committees on Armed Services of the House of Rep-
10	resentatives and Senate a report on the pilot program. Each
11	such report shall include the following:
12	(1) The evaluation of the Secretary concerned of
13	the effects of the pilot program on—
14	(A) the career trajectories of participants
15	(including effects on pay);
16	(B) retention of participants;
17	(C) recruitment;
18	(D) job performance of participants;
19	(E) merit-based promotions of participants;
20	and
21	(F) objectives outlined in the 2022 National
22	Defense Strategy to modernize the Armed Forces,
23	spur innovation, and outpace and outthink ad-
24	versaries of the United States;

1	(2) The recommendation of the Secretary con-
2	cerned regarding whether to make the pilot program
3	permanent.
4	(3) An estimate of funding and any legislation
5	necessary to make the pilot program permanent.
6	(4) Other matters the Secretary concerned deter-
7	mines appropriate.
8	(h) Definitions.—In this section:
9	(1) The term "MCGEP-E Pilot" means the Fis-
10	cal Year 2023 Marine Corps Graduate Education
11	$Program-Enlisted\ Pilot\ Program.$
12	(2) The term "NPS" means the Naval Post-
13	graduate School.
14	Subtitle G—Member Training
15	SEC. 561. INCREASE IN ACCESSION BONUS FOR NURSE OF-
16	FICER CANDIDATES.
17	Section 2130a(a) of title 10, United States Code, is
18	amended—
19	(1) by striking "\$20,000" and inserting
20	"\$40,000"; and
21	(2) by striking "\$10,000" and inserting
22	"\$20,000".

1	SEC. 562. SERVICE ACADEMIES: NUMBERS OF NOMINA-
2	TIONS BY MEMBERS OF CONGRESS AND AP-
3	POINTMENTS BY THE SECRETARIES OF THE
4	MILITARY DEPARTMENTS.
5	(a) United States Military Academy.—Section
6	7442 of title 10, United States Code, is amended—
7	(1) in subsection (a), in the matter following
8	paragraph (10), by striking "10 persons" and insert-
9	ing "15 persons"; and
10	(2) in subsection (b)(5), by striking "150" and
11	inserting "250".
12	(b) United States Naval Academy.—Section 8454
13	of title 10, United States Code, is amended—
14	(1) in subsection (a), in the matter following
15	paragraph (10), by striking "10 persons" and insert-
16	ing "15 persons"; and
17	(2) in subsection (b)(5), by striking "150" and
18	inserting "250".
19	(c) United States Air Force Academy.—Section
20	9442 of title 10, United States Code, is amended—
21	(1) in subsection (a), in the matter following
22	paragraph (10), by striking "10 persons" and insert-
23	ing "15 persons"; and
24	(2) in subsection (b)(5), by striking "150" and
25	inserting "250".

1	SEC. 563. INCREASE IN THE NUMBER OF NOMINEES FROM
2	GUAM TO THE SERVICE ACADEMIES.
3	(a) United States Military Academy.—Section
4	7442 of title 10, United States Code, as amended by section
5	562, is further amended, in subsection (a)(8), by striking
6	"Four" and inserting "Five".
7	(b) United States Naval Academy.—Section 8454
8	of title 10, United States Code, as amended by section 562,
9	is further amended, in subsection (a)(8), by striking "Four"
10	and inserting "Five".
11	(c) United States Air Force Academy.—Section
12	9442 of title 10, United States Code, as amended by section
13	562, is further amended, in subsection (a)(8), by striking
14	"Four" and inserting "Five".
15	SEC. 564. EXEMPTION OF CADET OR MIDSHIPMAN WHO RE-
16	FUSES TO RECEIVE A VACCINATION AGAINST
17	COVID-19 FROM REQUIREMENT TO REPAY
18	TUITION AT MILITARY SERVICE ACADEMY.
19	(a) United States Military Academy.—Section
20	7448(f) of title 10, United States Code, is amended—
21	(1) by inserting "(1)" before "A cadet"; and
22	(2) by adding at the end the following new para-
23	graph:
24	"(2) Paragraph (1) shall not apply to a cadet or
25	former cadet who does not fulfill the terms of the agreement
26	as specified under subsection (a), or the alternative obliga-

tion imposed under subsection (b), because such cadet or former cadet was not tendered an appointment as a com-3 missioned officer on the sole basis that the cadet or former cadet refused to receive a vaccination against COVID-19.". 4 5 United States Naval Academy.—Section 6 8459(f) of title 10, United States Code, is amended— 7 (1) by inserting "(1)" before "A midshipman": 8 and 9 (2) by adding at the end the following new para-10 graph: 11 "(2) Paragraph (1) shall not apply to a midshipman 12 or former midshipman who does not fulfill the terms of the agreement as specified under subsection (a), or the alternative obligation imposed under subsection (b), because 14 15 such midshipman or former midshipman was not tendered an appointment as a commissioned officer on the sole basis 16 that the midshipman or former midshipman refused to receive a vaccination against COVID-19.". 18 19 (c) United States Air Force Academy.—Section 9448(f) of title 10, United States Code, is amended— 20 21 (1) by inserting "(1)" before "A cadet"; and 22 (2) by adding at the end the following new para-23 graph:

"(2) Paragraph (1) shall not apply to a cadet or

25 former cadet who does not fulfill the terms of the agreement

24

1	as specified under subsection (a), or the alternative obliga-
2	tion imposed under subsection (b), because such cadet or
3	former cadet was not tendered an appointment as a com-
4	missioned officer on the sole basis that the cadet or former
5	cadet refused to receive a vaccination against COVID-19.".
6	(d) Retroactive Applicability.—The amendments
7	made by this section shall have retroactive effect and apply
8	to a cadet or midshipman at a military service academy
9	who, on or after January 1, 2020, was not tendered an ap-
10	pointment as a commissioned officer in the Armed Forces
11	on the sole basis that such cadet or midshipman refused
12	to receive a vaccination against COVID-19.
13	SEC. 565. TRAINING ON THE NATIONAL DEFENSE STRATEGY
1314	SEC. 565. TRAINING ON THE NATIONAL DEFENSE STRATEGY FOR MEMBERS OF CERTAIN ARMED FORCES.
14	FOR MEMBERS OF CERTAIN ARMED FORCES.
141516	FOR MEMBERS OF CERTAIN ARMED FORCES. (a) DEVELOPMENT.—The Secretary of the military de-
14151617	FOR MEMBERS OF CERTAIN ARMED FORCES. (a) Development.—The Secretary of the military department concerned shall develop training to provide, to
14151617	FOR MEMBERS OF CERTAIN ARMED FORCES. (a) DEVELOPMENT.—The Secretary of the military department concerned shall develop training to provide, to members of each Armed Force under the jurisdiction of such
14 15 16 17 18	FOR MEMBERS OF CERTAIN ARMED FORCES. (a) DEVELOPMENT.—The Secretary of the military department concerned shall develop training to provide, to members of each Armed Force under the jurisdiction of such Secretary, an unclassified, comprehensive overview of the
141516171819	FOR MEMBERS OF CERTAIN ARMED FORCES. (a) DEVELOPMENT.—The Secretary of the military department concerned shall develop training to provide, to members of each Armed Force under the jurisdiction of such Secretary, an unclassified, comprehensive overview of the National Defense Strategy, including—
14 15 16 17 18 19 20	FOR MEMBERS OF CERTAIN ARMED FORCES. (a) DEVELOPMENT.—The Secretary of the military department concerned shall develop training to provide, to members of each Armed Force under the jurisdiction of such Secretary, an unclassified, comprehensive overview of the National Defense Strategy, including— (1) the security environment facing the United
14 15 16 17 18 19 20 21	FOR MEMBERS OF CERTAIN ARMED FORCES. (a) DEVELOPMENT.—The Secretary of the military department concerned shall develop training to provide, to members of each Armed Force under the jurisdiction of such Secretary, an unclassified, comprehensive overview of the National Defense Strategy, including— (1) the security environment facing the United States as outlined in the National Defense Strategy;

1	(b) Provision; Frequency.—Such training shall be
2	provided to a member of the Armed Forces—
3	(1) during initial entry training;
4	(2) at least once a year;
5	(3) during a period of unit-level professional
6	military education leadership training; and
7	(4) at any other time determined by the Sec-
8	retary of the military department concerned.
9	(c) Survey and Report.—The Director of the Defense
10	Manpower Data Center shall include in the annual status
11	of forces survey a survey regarding the awareness of mem-
12	bers of the Armed Forces of the mission of the Department
13	of Defense in the National Defense Strategy. The results of
14	such survey—
15	(1) shall be submitted by the Secretary of Defense
16	to the Committees on Armed Services of the Senate
17	and the House of Representatives in a report; and
18	(2) shall be used by the Secretary of a military
19	department as a benchmark to evaluate and update
20	training developed and provided under this section.

1	SEC. 566. PROHIBITION ON USE OF FEDERAL FUNDS FOR
2	CERTAIN TRAINING OR EDUCATION THAT
3	PROMOTES CRITICAL RACE THEORY.
4	(a) Prohibition.—No funds authorized to be appro-
5	priated by this Act may be used to promote critical race
6	theory—
7	(1) at a Service Academy;
8	(2) in training provided to a member of the
9	Armed Forces; or
10	(3) in professional military education.
11	(b) Definitions.—In this section:
12	(1) The term "critical race theory" means the
13	theory that individuals, by virtue of race, ethnicity,
14	color, or national origin, bear collective guilt and are
15	inherently responsible for actions committed in the
16	past by other individuals of such race, ethnicity,
17	color, or national origin.
18	(2) The term "Service Academy" has the mean-
19	ing given such term in section 347 of title 10, United
20	States Code.
21	SEC. 567. SEX-NEUTRAL HIGH FITNESS STANDARDS FOR
22	ARMY CLOSE COMBAT FORCE MILITARY OC-
23	CUPATIONAL SPECIALTIES.
24	(a) Implementation.—Not later than 180 days after
25	the date of the enactment of this Act, the Secretary of the
26	Army shall implement sex-neutral fitness standards on the

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1 Army Combat Fitness Test that are enhanced in each tested
    category for members in the following military occupational
 3
    specialties or areas of concentration:
 4
              (1) 11A.
 5
              (2) 11B.
 6
              (3) 11C.
 7
              (4) 12A.
 8
              (5) 12B.
 9
              (6) 13A.
10
              (7) 13F.
11
              (8) 18A.
12
              (9) 18B.
13
              (10) 18C.
14
              (11) 18D.
15
              (12) 18E.
16
              (13) 18F.
17
              (14) 18Z.
18
              (15) 19A.
19
              (16) 19D.
20
              (17) 25C assigned to infantry, calvary, and engi-
21
         neer line companies or troops in brigade combat
22
         teams and infantry battalions.
23
              (18) 68W assigned to infantry, calvary, and en-
        gineer line companies or troops in brigade combat
24
25
         teams and infantry battalions.
```

1	(b) Briefing.—Not later than 180 days after the date
2	of the enactment of this Act, the Secretary of the Army pro-
3	vide a briefing to the Committees on Armed Services of the
4	Senate and House of Representatives describing the method-
5	ology used to establish standards under subsection (a).
6	SEC. 568. COSTS OF TRAINING ON CRITICAL RACE THEORY.
7	(a) In General.—Not later than May 1, 2024, and
8	annually thereafter, the Secretary of Defense shall submit
9	to Congress a report on, with regards to training on critical
10	race theory provided by the Secretary during the previous
11	calendar year—
12	(1) the number of hours spent by members of the
13	Armed Forces and civilian employees of the Depart-
14	ment of Defense; and
15	(2) total costs to the Department.
16	(b) Critical Race Theory Defined.—In this sec-
17	tion, the term "critical race theory" means an ideology
18	based on the following premises:
19	(1) Race is a socially constructed category that
20	is used to oppress and exploit people of color.
21	(2) The law and legal institutions of the United
22	States are inherently racist insofar as they function
23	to create and maintain social, economic, and political
24	inequalities between whites and nonwhites, especially
25	African Americans.

1	SEC. 569. PUBLICATION OF TRAINING MATERIALS OF THE
2	DEFENSE EQUAL OPPORTUNITY MANAGE-
3	MENT INSTITUTE.
4	Not later than September 30, 2024, the Secretary of
5	Defense shall publish all materials created by the Defense
6	Equal Opportunity Management Institute for the purpose
7	of training members of the Armed Forces on the website
8	of such Institute.
9	Subtitle H—Member Transition
10	SEC. 571. AMENDMENTS TO PATHWAYS FOR COUNSELING
11	IN THE TRANSITION ASSISTANCE PROGRAM.
12	Section 1142(c)(1) of title 10, United States Code, is
13	amended—
14	(1) in subparagraph (E), by striking "Dis-
15	ability" and inserting "Potential or confirmed dis-
16	ability"; and
17	(2) in subparagraph (F), by striking "Char-
18	acter" and inserting "Potential or confirmed char-
19	acter".
20	SEC. 572. SKILLBRIDGE: STAFFING; BUDGETING; OUT-
21	REACH; REPORT.
22	(a) In General.—Section 1143(e) of title 10, United
23	States Code is amended—
24	(1) in paragraph (1)—
25	(A) by inserting "(A)" before "The Secretary
26	concerned"; and

1	(B) by adding at the end the following new
2	subparagraph:
3	"(B) The Secretary of a military department shall
4	carry out one or more programs under this subsection.";
5	(2) by redesignating paragraphs (3) and (4) as
6	paragraphs (5) and (6), respectively; and
7	(3) by inserting after paragraph (2) the fol-
8	lowing new paragraphs:
9	"(3) To carry out this subsection, the Secretary con-
10	cerned shall—
11	"(A) assign not fewer than two full-time equiva-
12	lent positions; and
13	"(B) develop for each fiscal year a funding plan
14	that includes funding lines across the future-years de-
15	fense program under section 221 of this title.
16	"(4) For any program under this subsection, the Sec-
17	retary concerned shall, on an annual basis—
18	"(A) circulate, to members serving on active
19	duty under the jurisdiction of such Secretary con-
20	cerned, information about the program (including eli-
21	gibility requirements and the application process);
22	and
23	"(B) conduct outreach to inform potential em-
24	ployers about Skillbridge, participating members, and
25	how the program operates, and to increase the number

1	of, and types of, employers that hire program partici-
2	pants.".
3	(b) Report.—Not later than March 1, 2024, the Sec-
4	retary of a military department shall submit to the Com-
5	mittees on Armed Services of the Senate and House of Rep-
6	resentatives a report regarding Skillbridge in such military
7	department (disaggregated by Armed Force, in the case of
8	the Departments of the Navy and the Air Force). Such re-
9	port shall include the following:
10	(1) The office with primary responsibility for
11	Skillbridge, including the number of personnel as-
12	signed to Skillbridge in such office.
13	(2) The anticipated funding amount.
14	(3) The annual number of participants during
15	fiscal years 2019 through 2023.
16	(4) How such Secretary selects members to par-
17	ticipate.
18	(5) How long it takes for a member to receive
19	approval to participate.
20	(6) How many members, disaggregated by rank,
21	who, after participating, receive a job offer from a
22	participating employer.

1	SEC. 573. TROOPS-TO-TEACHERS PROGRAM: EXPANSION;
2	EXTENSION.
3	Section 1154 of title 10, United States Code, is amend-
4	ed—
5	(1) in subsection $(b)(2)$ —
6	(A) in subparagraph (A)(ii), by striking ";
7	and" and inserting a semicolon;
8	(B) in subparagraph (B), by striking the
9	period at the end and inserting "; and"; and
10	(C) by adding at the end the following new
11	subparagraph:
12	"(C) as administrators and instructors of
13	the Junior Reserve Officers' Training Corps
14	under section 2031(d) of this title.";
15	(2) in subsection (d)—
16	(A) in paragraph (3)—
17	(i) by redesignating subparagraph (D)
18	as subparagraph (E); and
19	(ii) by inserting after subparagraph
20	(C) the following new subparagraph (D):
21	"(D) If a member of the armed forces is apply-
22	ing for the Program to receive assistance for place-
23	ment as an administrator or instructor of the Junior
24	Reserve Officers' Training Corps, the Secretary shall
25	require the member to meet the requirements in sec-
26	tion 2031(d) of this title."; and

1	(B) in paragraph $(4)(A)(ii)$ —
2	(i) by inserting "(I)" before "agree";
3	(ii) by striking "; and" and inserting
4	"; or" and
5	(iii) by adding at the end the following
6	new subclause:
7	"(II) agree to seek employment as ad-
8	ministrators or instructors under the Jun-
9	ior Reserve Officers' Training Corps in sec-
10	ondary schools or in other schools under the
11	jurisdiction of a local educational agency:
12	and";
13	(3) in subsection (e)—
14	(A) in paragraph $(1)(A)(ii)$, by inserting
15	"administrator or instructor of the Junior Re-
16	serve Officers' Training Corps," before "or ca-
17	reer"; and
18	(B) in paragraph $(3)(B)(i)$, by inserting
19	"administrator or instructor of the Junior Re-
20	serve Officers' Training Corps," before "or ca-
21	reer";
22	(4) in subsection $(f)(1)(B)$, by inserting "admin-
23	istrator or instructor of the Junior Reserve Officers'
24	Training Corps," before "or career":

1	(5) in subsection $(h)(2)(A)$, by inserting "admin-
2	istrators or instructors of the Junior Reserve Officers'
3	Training Corps," before "and career"; and
4	(6) in subsection (k), by striking "2025" and in-
5	serting "2027".
6	SEC. 574. REPORT ON THE TRANSITION ASSISTANCE PRO-
7	GRAM.
8	(a) Report Required.—Not later than April 1,
9	2024, the Secretary of Defense shall submit to the Commit-
10	tees on Armed Services of the Senate and House of Rep-
11	resentatives a report on the effectiveness, timeliness, and
12	execution of TAP. The report under this section shall in-
13	clude the following elements:
14	(1) The average length of time before separation
15	when a member of an Armed Force, eligible for TAP,
16	begins preseparation counseling under TAP,
17	disaggregated by—
18	(A) Armed Force; and
19	(B) whether such member is an enlisted
20	member or an officer.
21	(2) The timeline and plan of action to imple-
22	ment the recommendations in GAO-23-104538, De-
23	$cember\ 2022.$
24	(3) Steps the Secretary plans to take, and the re-
25	lated timeline for such steps, to address the finding in

1	the report cited in paragraph (2) that approximately
2	70 percent of members did not begin preseparation
3	counseling under TAP at least one year before separa-
4	tion.
5	(4) The feasibility of ensuring that, by January
6	1, 2025, at least 75 percent of members eligible for
7	TAP begin preseparation counseling under TAP at
8	least one year before separation.
9	(5) The feasibility of implementing a pilot pro-
10	gram to provide grants to non-Federal entities that
11	provide industry-recognized certifications, job place-
12	ment assistance, and related employment services to
13	members eligible for TAP and spouses of such mem-
14	bers.
15	(6) The feasibility of a pilot program that would
16	require the military transition assistance teams of the
17	Department of Defense to contact a veteran at least
18	twice during each of the first three months after the
19	veteran separates from an Armed Force, regarding—
20	(A) transition to civilian life, including em-
21	ployment, access to benefits administered by the
22	Secretary of Veterans Affairs, education, and
23	family life; and
24	(B) concerns regarding such transition.

1	(7) Recommendations of the Secretary (including
2	legislation) to improve the long-term effectiveness of
3	TAP and the well-being of veterans.

- 4 (8) Other information the Secretary determines 5 necessary to provide such Committees with a com-6 prehensive description of the participation of the 7 members in TAP and any other program adminis-8 tered by the Secretary that assists in the transition 9 of members of the Armed Forces to civilian life.
- 10 (b) TAP DEFINED.—In this section, the term "TAP"
 11 means the Transition Assistance Program of the Depart12 ment of Defense under sections 1142 and 1144 of title 10,
 13 United States Code.

14 SEC. 575. SKILLBRIDGE: APPRENTICESHIP PROGRAMS.

- 15 (a) STUDY.—Not later than September 30, 2024, the 16 Secretary of Defense, in consultation with the Secretary of 17 the Department in which the Coast Guard is operating, 18 shall conduct a study to identify the private entities partici-19 pating in Skillbridge that offer positions in registered ap-20 prenticeship programs to covered members.
- 21 (b) Recruitment.—The Secretary shall consult with 22 officials and employees of the Department of Labor who 23 have experience with registered apprenticeship programs to 24 facilitate the Secretary entering into agreements with enti-25 ties that offer positions described in subsection (a) in areas

1	where the Secretary determines few such positions are avail-
2	able to covered members.
3	(c) Definitions.—In this section:
4	(1) The term "covered member" means a member
5	of the Armed Forces eligible for Skillbridge.
6	(2) The term "registered apprenticeship pro-
7	gram" means an apprenticeship program registered
8	under the Act of August 16, 1937 (commonly known
9	as the "National Apprenticeship Act"; 50 Stat. 664,
10	chapter 663; 29 U.S.C. 50 et seq.).
11	(3) The term "Skillbridge" means an employ-
12	ment skills training program under section 1143(e) of
13	title 10, United States Code.
14	SEC. 576. FEMALE MEMBERS OF CERTAIN ARMED FORCES
15	AND CIVILIAN EMPLOYEES OF THE DEPART-
16	MENT OF DEFENSE IN STEM.
17	(a) Study; Report.—Not later than September 30,
18	2024, the Secretary of Defense shall submit to the Commit-
19	tees on Armed Services of the Senate and House of Rep-
20	resentatives a report containing the results of a study on
21	how to—
22	(1) increase participation of covered individuals
23	in positions in the covered Armed Forces or Depart-
24	ment of Defense and related to STEM; and

1	(2) change Skillbridge to help covered individ-
2	uals eligible for Skillbridge find civilian employment
3	in positions related to STEM.
4	(b) Definitions.—In this section:
5	(1) The term "covered Armed Force" means the
6	Army, Navy, Marine Corps, Air Force, or Space
7	Force.
8	(2) The term "covered individual" means a fe-
9	male—
10	(A) member of a covered Armed Force; or
11	(B) civilian employee of the Department of
12	Defense.
13	(3) The term "Skillbridge" means an employ-
14	ment skills training program under section 1143(e) of
15	title 10, United States Code.
16	(4) The term "STEM" means science, technology,
17	engineering, and mathematics.
18	SEC. 577. DEPARTMENT OF DEFENSE REPORT ON THIRD-
19	PARTY JOB SEARCH TECHNOLOGY.
20	Not later than 180 days after the date of enactment
21	of this Act, the Secretary of Defense shall submit to Congress
22	a report on potential partnership opportunities with com-
23	panies that provide third-party job search digital solutions
24	to assist active duty service members and veterans up to
25	two years post-separation from the military find employ-

- 1 ment following their active duty service. Such report shall
- 2 include the potential use and effectiveness of any such part-
- 3 nerships.

4 Subtitle I—Decorations and Awards

- 5 SEC. 581. EXTENSION OF TIME TO REVIEW WORLD WAR I
- 6 *VALOR MEDALS*.
- 7 (a) Extension.—Section 584(f) of the National De-
- 8 fense Authorization Act for Fiscal Year 2020 (Public Law
- 9 116-92; 10 U.S.C. 7271 note) is amended by striking "six"
- 10 and inserting "eight".
- 11 (b) Effective Date.—The amendment made by sub-
- 12 section (a) shall take effect as if enacted on the date of the
- 13 enactment of such Act.
- 14 SEC. 582. AUTHORIZATION FOR AWARD OF THE MEDAL OF
- 15 HONOR TO MARCELINO SERNA FOR ACTS OF
- 16 VALOR DURING WORLD WAR I.
- 17 (a) Authorization.—Notwithstanding the time limi-
- 18 tations specified in section 7274 of title 10, United States
- 19 Code, or any other time limitation with respect to the
- 20 awarding of certain medals to persons who served in the
- 21 Armed Forces, the President may posthumously award the
- 22 Medal of Honor under section 7272 of such title to
- 23 Marcelino Serna for the acts of valor described in the sub-
- 24 section (b).

1	(b) Acts of Valor Described.—The acts of valor
2	described in this subsection are the actions of Marcelino
3	Serna as a private in the Army during World War I, for
4	which he was previously awarded the Distinguished-Service
5	Cross.
6	Subtitle J—Other Personnel
7	Matters, Reports, and Briefings
8	SEC. 591. ARMED FORCES WORKPLACE SURVEYS.
9	Subsection (c) of section 481 of title 10, United States
10	Code, is amended—
11	(1) by redesignating paragraphs (3), (4), and (5)
12	as paragraphs (4), (5), and (6), respectively; and
13	(2) by inserting after paragraph (2) the fol-
14	lowing new paragraph:
15	"(3) Indicators of the assault (including un-
16	wanted sexual contact) that give reason to believe that
17	the victim was targeted, or discriminated against, or
18	both, for a status in a group.".
19	SEC. 592. ELECTRONIC NOTARIZATION FOR MEMBERS OF
20	THE ARMED FORCES.
21	Section 1044a of title 10, United States Code, is
22	amended by adding at the end the following new subsection:
23	"(e)(1) A person named in subsection (b) may exercise
24	the powers described in subsection (a) through electronic
25	means, including under circumstances where the individual

- 1 with respect to whom such person is performing the notarial
- 2 act is not physically present in the same location as such
- 3 person.
- 4 "(2) A determination of the authenticity of a notarial
- 5 act authorized in this section shall be made without regard
- 6 to whether the notarial act was performed through elec-
- 7 tronic means.
- 8 "(3) A log or journal of a notarial act authorized in
- 9 this section shall be considered for evidentiary purposes
- 10 without regard to whether the log or journal is in electronic
- 11 form.".
- 12 SEC. 593. DUE DATE FOR REPORT ON EFFORTS TO PRE-
- 13 VENT AND RESPOND TO DEATHS BY SUICIDE
- 14 IN THE NAVY.
- 15 Section 599A(c) of the James M. Inhofe National De-
- 16 fense Authorization Act for Fiscal Year 2023 (Public Law
- 17 117–263) is amended by striking "180 days after the date
- 18 of the enactment of this Act" and inserting "September 30,
- 19 2024".
- 20 SEC. 594. POSTING OF PROMOTIONAL MATERIALS FOR THE
- 21 988 SUICIDE AND CRISIS LIFELINE AT MILI-
- 22 TARY INSTALLATIONS.
- 23 The Secretary of the military department concerned
- 24 shall post promotional materials (including brochures, post-
- 25 ers, and informational sheets) for the 988 Suicide and Cri-

- 1 sis Lifeline at each military installation under the jurisdic-
- 2 tion of such Secretary.
- 3 SEC. 595. PROHIBITION ON DRAG SHOWS AND DRAG QUEEN
- 4 STORY HOUR.
- 5 None of the funds authorized to be appropriated by this
- 6 Act may be obligated or expended for a drag show, drag
- 7 queen story, or similar event.
- 8 SEC. 596. DEFENSE ADVISORY COMMITTEE ON DIVERSITY
- 9 AND INCLUSION: REPORT; SUNSET.
- 10 (a) Report.—Not later than 90 days after the date
- 11 of the enactment of this Act, the Secretary of Defense shall
- 12 submit to the Committees on Armed Services of the Senate
- 13 and House of Representatives a report regarding how the
- 14 Secretary appointed members to the Defense Advisory Com-
- 15 mittee on Diversity and Inclusion, including how the mem-
- 16 bership was fairly balanced consistent with section
- 17 1004(b)(2) of title 5, United States Code.
- 18 (b) Sunset.—Consistent with section 1013(a)(2) of
- 19 title 5, United States Code, the Defense Advisory Committee
- 20 on Diversity and Inclusion shall terminate not later than
- 21 September 19, 2024.

1	SEC. 597. FORCE STRUCTURE AND PERSONNEL REQUIRE-
2	MENTS OF SPECIAL OPERATIONS FORCES:
3	REVIEW; BRIEFING; REPORT.
4	(a) Review Required; Elements.—Not later than
5	one year after the date of the enactment of this Act, the
6	covered officials shall conduct a coordinated review of force
7	structure and personnel requirements for special operations
8	forces under the jurisdictions of the covered officials to carry
9	out special operations activities regarding the following:
10	(1) Operational and campaign plans of the com-
11	mander of a combatant command.
12	(2) The National Defense Strategy of 2022.
13	(3) The Joint Concept for Competing (dated Feb-
14	ruary 10, 2023) and any additional relevant Joint
15	Operating Concepts.
16	(4) Any Executive orders related to strategic
17	competition.
18	(b) Briefing.—Not later than 180 days after the com-
19	mencement of the review under subsection (a), the Secretary
20	of Defense shall brief the Committees on Armed Services of
21	the Senate and House of Representatives on the initial find-
22	ings of the review.
23	(c) Report.—Not later than 90 days after completion
24	of the review under subsection (a), the Secretary of Defense
25	shall submit to the Committees on Armed Services of the

1	Senate and House of Representatives a report that includes
2	the following:
3	(1) A summary of the findings of the review.
4	(2) Details of any proposed changes to force
5	structure and personnel requirements.
6	(3) The costs associated with any changes identi-
7	fied in paragraph (2) and the time required to exe-
8	cute such changes.
9	(4) If the Secretary proposes a reduction in spe-
10	cial operations forces force structure or personnel re-
11	quirements, effects of such reductions on the ability to
12	carry out plans described in subsection $(a)(1)$.
13	(d) Prohibition.—The Secretary of Defense may not
14	make any reduction in force structure, personnel require-
15	ments, or staffing levels to a special operations force until
16	after the Secretary submits the report under subsection (c).
17	(e) Definitions.—In this section:
18	(1) The term "covered official" means the fol-
19	lowing.
20	(A) The Secretary of the Army.
21	(B) The Secretary of the Navy.
22	(C) The Secretary of the Air Force.
23	(D) The Assistant Secretary of Defense for
24	Special Operations and Low-Intensity Conflict.

1	(E) The Commander of United States Spe-
2	cial Operations Command.
3	(2) The term "special operations activities"
4	means the activities described in section 167(k) of
5	title 10, United States Code.
6	(3) The term "special operations forces" means
7	the forces described in section 167(j) of title 10,
8	United States Code.
9	(4) The term "force structure", when used with
10	respect to an organization, means the type of organi-
11	zation, the mission of the organization, the personnel
12	required to operate the organization, and the equip-
13	ment required to execute the mission of the organiza-
14	tion.
15	SEC. 598. PROHIBITION ON FEDERAL FUNDS FOR THE DE-
16	PARTMENT OF DEFENSE COUNTERING EX-
17	TREMISM WORK GROUP.
18	No funds authorized to be appropriated by this Act
19	may be used to fund the Department of Defense Countering
20	Extremism Work Group.
21	SEC. 599. DIGITAL AMBASSADOR PROGRAM OF THE NAVY:
22	CESSATION; REPORT; RESTART.
23	(a) Cessation.—The Secretary of the Navy shall cease
24	all activities of the digital ambassador program of the Office
25	of Information of the Department of the Navy. The Sec-

- 1 retary shall notify each individual designated as a digital
- 2 ambassador of such cessation and that the individual is not
- 3 authorized to act as a digital ambassador of the Navy.
- 4 (b) Restart.—The Secretary may not restart such
- 5 program until 60 days after the date on which the Secretary
- 6 submits to the Committees on Armed Services of the Senate
- 7 and House of Representatives a report containing the fol-
- 8 lowing:
- 9 (1) All policies and documents of the program.
- 10 (2) The number of digital ambassadors des-
- 11 ignated.

12

- (3) The process and criteria for such designation.
- 13 (4) The duties of a digital ambassador.
- 14 (5) The online platforms (including social
- media) on which an individual is authorized under
- such program to perform duties of a digital ambas-
- 17 sador.
- 18 (6) The determination of the Secretary that such
- 19 program complies with applicable laws, regulations,
- and guidance.
- 21 SEC. 599A. REPORT ON MILITARY ONESOURCE.
- 22 (a) Report Required.—Not later than 180 days
- 23 after the date of the enactment of this Act, and annually
- 24 thereafter, the Secretary of Defense shall submit to the Com-
- 25 mittees on Armed Services of the Senate and House of Rep-

1	resentatives a report regarding the Military OneSource pro-
2	gram of the Department of Defense.
3	(b) Elements.—The report under this section shall
4	include the following elements:
5	(1) A history of the program, including origin,
6	development, and expansion.
7	(2) An accounting of costs to the Federal Govern-
8	ment to operate the program during fiscal years 2019
9	through 2023.
10	(3) Use of the program during fiscal years 2019
11	through 2023, including—
12	(A) the total number of individuals who
13	used the program, disaggregated by whether such
14	use was through a phone call or the website;
15	(B) the number of members of the Armed
16	Forces who have used the program, disaggregated
17	by Armed Force, race, gender, age, marital sta-
18	tus, and duty location; and
19	(C) the most commonly used services offered
20	through the program.
21	(4) How records for such usage are kept and pro-
22	tected.
23	(5) A list of all services offered through the pro-
24	gram.
25	(6) The cost of any service to a member.

1	(7) Services to be added to the program.
2	(8) Criteria by which services offered through the
3	program are added or discontinued.
4	SEC. 599B. STUDY ON SERVICE BY NEURODIVERGENT INDI-
5	VIDUALS IN THE DEPARTMENT OF DEFENSE.
6	(a) In General.—Not later than 30 days after the
7	date of the enactment of this Act, the Secretary of Defense
8	shall seek to enter into an agreement with a federally funded
9	research and development center that meets the criteria de-
10	scribed in subsection (b), under which such center shall con-
11	duct a study to—
12	(1) evaluate how the Secretary may maximize
13	the talent of neurodivergent populations;
14	(2) determine the extent to which current policies
15	prevent the contributions of neurodivergent popu-
16	lations in the Department of Defense; and
17	(3) develop recommendations for modifying in-
18	ternal policies and practices of the Department to im-
19	prove employment of neurodivergent individuals in
20	such Department.
21	(b) Federally Funded Research and Develop-
22	MENT CENTER.—A federally funded research and develop-
23	ment center described in this subsection is such a center
24	that the Secretary determines—
25	(1) primarily focus on studies and analysis;

1	(2) has a record of—
2	(A) conducting research and analysis using
3	a multidisciplinary approach; and
4	(B) publishing analyses to inform public
5	$debate;\ and$
6	(3) demonstrated specific competencies in—
7	(A) policies regarding military personnel
8	and readiness, as applied to the national defense
9	strategy;
10	(B) personnel assignment policies of the De-
11	partment of Defense;
12	(C) evaluating the practices of the civilian
13	workforce in integrating neurodivergent individ-
14	uals;
15	(D) how such practices could be applied to
16	the military; and
17	(E) military recruitment policies.
18	(c) STUDY.—A federally funded research and develop-
19	ment center that enters into an agreement under subsection
20	(a) shall conduct a comprehensive study on the recruitment
21	and personnel management of neurodivergent individuals
22	who are members of the covered Armed Forces and civilian
23	employees of the Department of Defense. Such study shall—
24	(1) evaluate the diagnostic procedures of the De-
25	partment and standards for neurodivergent condi-

1	tions, noting any inconsistencies or areas for im-
2	provement;
3	(2) evaluate how members with neurodivergent
4	conditions are currently managed by the Secretaries
5	of the military departments, including medical treat-
6	ments and behavioral strategies;
7	(3) evaluate the unique skills and talents that
8	neurodivergent individuals can bring to the Depart-
9	ment of Defense, including in emerging fields like
10	cyber operations and intelligence; and
11	(4) identify potential challenges or barriers to
12	successful inclusion of neurodivergent individuals in
13	such Department.
14	(d) Report.—Not later than 12 months after the date
15	of the enactment of this Act, the center that conducts the
16	study shall submit to the Secretary of Defense a report con-
17	taining the following:
18	(1) The findings of the study under subsection
19	(c).
20	(2) Recommendations for changes to—
21	(A) the medical evaluation process for ini-
22	tial accessions; and
23	(B) evaluations for military occupational
24	specialty assignments.

1	(3) Any additional information determined ap-
2	propriate regarding the improvement by the Secretary
3	of recruitment, management, and retention of
4	neurodivergent members of the covered Armed Forces
5	and civilian employees of the Department of Defense.
6	(e) Covered Armed Force Defined.—In this sec-
7	tion, the term "covered Armed Force" means the Army,
8	Navy, Marine Corps, Air Force, or Space Force.
9	TITLE VI—COMPENSATION AND
10	OTHER PERSONNEL BENEFITS
11	Subtitle A—Basic Pay, Retired Pay,
12	and Leave
13	SEC. 601. PARENTAL LEAVE PARITY FOR MEMBERS OF CER-
14	TAIN RESERVE COMPONENTS OF THE ARMED
15	FORCES.
16	(a) Parental Leave.—
17	(1) In General.—Chapter 40 of title 10, United
18	States Code, is amended by inserting after section 710
19	the following new section:
20	"§ 711. Parental leave for members of certain reserve
21	components of the armed forces
22	"(a)(1) Under regulations prescribed by the Secretary
23	of Defense, a member of a reserve component of the armed
24	forces described in subsection (b) is allowed parental leave
25	for a duration of up to 12 inactive-duty training periods,

- 1 under section 206 of title 37, during the one-year period
- 2 beginning after the following events:
- 3 "(A) the birth or adoption of a child of the member
- 4 and to care for such child; or
- 5 "(B) the placement of a minor child with the member
- 6 for adoption or long-term foster care.
- 7 "(2)(A) The Secretary concerned, under uniform regu-
- 8 lations to be prescribed by the Secretary of Defense, may
- 9 authorized leave described under subparagraph (A) to be
- 10 taken after the one-year period described in subparagraph
- 11 (A) in the case of a member described in subsection (b) who,
- 12 except for this subparagraph, would lose unused parental
- 13 leave at the end of the one-year period described in subpara-
- 14 graph (A) as a result of—
- 15 "(i) operational requirements;
- 16 "(ii) professional military education obligations;
- 17 *or*
- "(iii) other circumstances that the Secretary de-
- 19 termines reasonable and appropriate.
- 20 "(B) The regulations prescribed under clause (i) shall
- 21 require that any leave authorized to be taken after the one-
- 22 year period described in subparagraph (A) shall be taken
- 23 within a reasonable period of time, as determined by the
- 24 Secretary of Defense, after cessation of the circumstances
- 25 warranting the extended deadline.;

1	"(b) A member described in this subsection is a mem-
2	ber of the Army, Navy, Marine Corps, Air Force, or Space
3	Force who is a member of—
4	"(1) the selected reserve who is entitled to com-
5	pensation under section 206 of title 37; or
6	"(2) the individual ready reserve who is entitled
7	to compensation under section 206 of title 37 when
8	attending or participating in a sufficient number of
9	periods of inactive-duty training during a year to
10	count the year as a qualifying year of creditable serv-
11	ice toward eligibility for retired pay.".
12	(2) Clerical amendment.—The table of sec-
13	tions at the beginning of chapter 40 of such title is
14	amended by inserting after the item relating to sec-
15	tion 710 the following new item:
	"711. Parental leave for members of the reserve component of the armed forces.".
16	(b) Compensation.—Section 206(a) of title 37,
17	United States Code, is amended by amending paragraph
18	(4) to read as follows:
19	"(4) for a regular period of instruction, period
20	of appropriate duty, or such other equivalent training
21	that a member would be required to perform but does
22	not perform because such member was authorized to
23	take parental leave pursuant to section 711 of title

10.".

24

1	(c) Contribution of Leave Toward Entitlement
2	to Retired Pay.—Section 12732(a)(2)(G) of title 10,
3	United States Code, is amended by striking "12 per period"
4	and all that follows through the end of the sentence and
5	inserting the following: "1 per inactive-duty training pe-
6	riod, under section 206 of title 37, during which the member
7	is on parental leave under section 711 of this title.".
8	(d) Credit for Retired Pay Purposes.—Section
9	602(b) of the William M. (Mac) Thornberry National De-
10	fense Authorization Act for Fiscal Year 2021 (Public Law
11	116–283; 10 U.S.C. 12732 note) is amended—
12	(1) in paragraph (1), by striking "maternity
13	leave" and all that follows through "birth of a child"
14	and inserting "parental leave described in section
15	12732(a)(2)(G) of title 10, United States Code, taken
16	by a member of the reserve components of the Armed
17	Forces";
18	(2) in paragraph (2), by striking "maternity
19	leave" and all that follows through "childbirth event"
20	and inserting "parental leave taken by the member";
21	and
22	(3) in paragraph (3), by striking "maternity
23	leave" each place it appears and inserting "parental
24	leave".

1	(e) Effective Date.—This section and the amend-
2	ments made by this section shall take effect on October 1,
3	2024, and apply with respect to periods of parental leave
4	that commence on or after such date.
5	SEC. 602. EXPANSION OF AUTHORITY OF THE SECRETARY
6	OF A MILITARY DEPARTMENT TO PAY A MEM-
7	BER WHO IS ABSENT WITHOUT LEAVE OR
8	OVER LEAVE FOR SUCH ABSENCE.
9	Section 503(a) of title 37, United States Code, is
10	amended by inserting "or the Secretary of the military de-
11	partment concerned determines to pay such pay and allow-
12	ances" before the period at the end.
13	SEC. 603. REPORT ON MODERNIZED RETIREMENT SYSTEM.
14	Not later than September 30, 2024, the Secretary of
15	Defense shall submit to the Committees on Armed Services
16	of the Senate and House of Representatives a report regard-
17	ing implementation of the modernized retirement system
18	pursuant to amendments in part I of subtitle D of title VI
19	of the National Defense Authorization Act for Fiscal Year
20	2016 (Public Law 114–92). Such report shall include the
21	following elements:
22	(1) An analysis of data collected on the effects of
23	financial literacy training modules, including quan-
24	tifiable outcomes that assess the effect of financial se-

1	curity training for members of the uniformed services
2	during fiscal years 2015 through 2023.
3	(2) Recommendations of the Secretary regarding
4	tools or resources needed for the Secretary to improve
5	financial literacy training for our such members.
6	Subtitle B—Bonus and Incentive
7	Pays
8	SEC. 611. ONE-YEAR EXTENSION OF CERTAIN EXPIRING
9	BONUS AND SPECIAL PAY AUTHORITIES.
10	(a) Authorities Relating to Reserve Forces.—
11	Section 910(g) of title 37, United States Code, relating to
12	income replacement payments for reserve component mem-
13	bers experiencing extended and frequent mobilization for ac-
14	tive duty service, is amended by striking "December 31,
15	2023" and inserting "December 31, 2024".
16	(b) Title 10 Authorities Relating to Health
17	Care Professionals.—The following sections of title 10,
18	United States Code, are amended by striking "December 31,
19	2023" and inserting "December 31, 2024":
20	(1) Section $2130a(a)(1)$, relating to nurse officer
21	candidate accession program.
22	(2) Section 16302(d), relating to repayment of
23	education loans for certain health professionals who
24	serve in the Selected Reserve.

1	(c) Authorities Relating to Nuclear Offi-
2	CERS.—Section 333(i) of title 37, United States Code, is
3	amended by striking "December 31, 2023" and inserting
4	"December 31, 2024".
5	(d) Authorities Relating to Title 37 Consoli-
6	DATED SPECIAL PAY, INCENTIVE PAY, AND BONUS AU-
7	THORITIES.—The following sections of title 37, United
8	States Code, are amended by striking "December 31, 2023"
9	and inserting "December 31, 2024":
10	(1) Section 331(h), relating to general bonus au-
11	thority for enlisted members.
12	(2) Section 332(g), relating to general bonus au-
13	thority for officers.
14	(3) Section 334(i), relating to special aviation
15	incentive pay and bonus authorities for officers.
16	(4) Section 335(k), relating to special bonus and
17	incentive pay authorities for officers in health profes-
18	sions.
19	(5) Section 336(g), relating to contracting bonus
20	for cadets and midshipmen enrolled in the Senior Re-
21	serve Officers' Training Corps.
22	(6) Section 351(h), relating to hazardous duty
23	pay.
24	(7) Section 352(g), relating to assignment pay or
25	special duty pay.

1	(8) Section 353(i), relating to skill incentive pay
2	or proficiency bonus.
3	(9) Section 355(h), relating to retention incen-
4	tives for members qualified in critical military skills
5	or assigned to high priority units.
6	(e) Authority to Provide Temporary Increase in
7	Rates of Basic Allowance for Housing.—Section
8	403(b) of title 37, United States Code, is amended—
9	(1) in paragraph (7)(E), relating to an area cov-
10	ered by a major disaster declaration or containing an
11	installation experiencing an influx of military per-
12	sonnel, by striking "December 31, 2023" and insert-
13	ing "December 31, 2024"; and
14	(2) in paragraph (8)(C), relating to an area
15	where actual housing costs differ from current rates
16	by more than 20 percent, by striking "September 30,
17	2023" and inserting "December 31, 2024".
18	SEC. 612. AUTHORIZATION OF MONTHLY BONUS PAY FOR A
19	JUNIOR MEMBER OF THE UNIFORMED SERV-
20	ICES DURING CALENDAR YEAR 2024.
21	(a) Authorization.—Beginning on January 1, 2024,
22	if the Secretary concerned determines that prevailing eco-
23	nomic conditions may adversely affect an eligible member,
24	the Secretary concerned may pay a monthly bonus to each
25	eligible member.

```
1
        (b) Amount of Pay.—Each bonus payment under this
    section shall be in an amount equal to a percentage, deter-
 3
    mined by the Secretary concerned, of the rate—
 4
             (1) in effect on December 31, 2023; and
 5
             (2) of, for an eligible member—
 6
                  (A) pay under section 204 of title 37,
 7
             United States Code: or
 8
                  (B) compensation under section 206 of title
 9
             37, United States Code.
10
            RELATIONSHIP TO OTHER PAY AND ALLOW-
   ANCES.—Bonus pay paid to an eligible member under this
    section is in addition to any other pay and allowances to
    which the eligible member is entitled.
14
        (d) TERMINATION.—No bonus may be paid under this
15
    section after December 31, 2024.
16
        (e) Eligible Member Defined.—In this section, the
    term "eligible member" means a member of the uniformed
    services who—
18
19
             (1) is entitled to pay or compensation described
20
        in subsection (b)(2); and
21
             (2) is in a grade below E-6.
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1	SEC. 613. DETERMINATION OF COLD WEATHER LOCATION
2	FOR PURPOSES OF ASSIGNMENT OR SPECIAL
3	DUTY PAY.
4	For purposes of assignment or special duty pay under
5	section 352 of title 37, United States Code, the Secretary
6	concerned shall determine that a duty station is a cold
7	weather location if, at such duty station, a member of the
8	uniformed services receives training in—
9	$(1)\ mountain eering;$
10	(2) proficiency in an alpine environment; or
11	(3) proficiency in a cold weather environment.
12	Subtitle C—Allowances
13	SEC. 621. BASIC NEEDS ALLOWANCE: EXCLUSION OF BASIC
14	ALLOWANCE FOR HOUSING FROM THE CAL-
15	CULATION OF GROSS HOUSEHOLD INCOME
16	OF AN ELIGIBLE MEMBER OF THE ARMED
17	FORCES.
18	Section 402b(k)(1)(B) of title 37, United States Code,
19	is amended—
20	(1) by striking "in the case" and all that follows
21	through "portion of"; and
22	(2) by striking "that the Secretary concerned
23	elects to exclude" and inserting "paid to such mem-
24	ber".

1	SEC. 622. IMPROVED CALCULATION OF BASIC ALLOWANCE
2	FOR HOUSING FOR JUNIOR ENLISTED MEM-
3	BERS.
4	Section 403 of title 37, United States Code, is amend-
5	ed, in subsection (b)(5), by striking "and shall be based"
6	and all that follows and inserting a period.
7	SEC. 623. EXPANSION OF AUTHORITY OF A COMMANDING
8	OFFICER TO AUTHORIZE A BASIC ALLOW-
9	ANCE FOR HOUSING FOR A MEMBER PER-
10	FORMING INITIAL FIELD OR SEA DUTY.
11	Section 403 of title 37, United States Code, as amend-
12	ed by section 622, is further amended, in subsection (f)—
13	(1) in paragraph (1)—
14	(A) by striking "certifies that the member
15	was necessarily required to procure quarters at
16	the member's expense." and inserting an em
17	dash; and
18	(B) by adding at the end the following new
19	subparagraphs:
20	"(A) certifies that the member was required to
21	procure housing at the member's expense; or
22	"(B) determines that quarters at the duty station
23	or in the field environment are inadequate or an im-
24	pediment to morale, good order, or discipline."; and
25	(2) in paragraph (2)(B)—

1	(A) by striking "the Secretary may author-
2	ize" and inserting "a commanding officer may
3	authorize";
4	(B) by striking "who is serving in pay
5	grade E-4 or E-5" and inserting "who is serv-
6	ing in a pay grade below E-6"; and
7	(C) by striking "members serving in pay
8	grades E-4 and E-5" and inserting "such mem-
9	bers. In authorizing an allowance under this
10	subparagraph, the commanding officer shall con-
11	sider the availability of quarters for the member
12	and whether such quarters are inadequate or an
13	impediment to morale, good order, or dis-
14	cipline".
15	SEC. 624. DUAL BASIC ALLOWANCE FOR HOUSING FOR
16	TRAINING.
17	Section 403 of title 37, United States Code, as amend-
18	ed by sections 622 and 623, is further amended, in sub-
19	section (g)(3), by striking "Paragraphs" and inserting "Ex-
20	cept in the case of a member of a reserve component without
21	dependents who is called or ordered to active duty to attend
22	training for at least 140 days but fewer than 365 days,
23	paragraphs".

1	SEC. 625. BASIC ALLOWANCE FOR HOUSING: PILOT PRO-
2	GRAM TO OUTSOURCE RATE CALCULATION.
3	(a) In General.—Not later than September 30, 2024,
4	the Secretary of Defense shall seek to enter into an agree-
5	ment with a covered entity pursuant to which the covered
6	entity shall calculate, using industry-standard machine
7	learning and artificial intelligence algorithms, the monthly
8	rates of BAH for not fewer than 15 MHAs.
9	(b) Report.—Not later than two years after the date
10	of the enactment of this Act, the Secretary shall submit to
11	the Committees on Armed Services of the Senate and House
12	of Representatives a report containing the evaluation of the
13	Secretary of the rates calculated by a covered entity pursu-
14	ant to an agreement under subsection (a).
15	(c) Definitions.—In this section:
16	(1) The term "BAH" means the basic allowance
17	for housing for members of the uniformed services
18	under section 403 of title 37, United States Code.
19	(2) The term "covered entity" means a nation-
20	ally recognized entity in the field of commercial real
21	estate that has data on local rental rates in real estate
22	markets across the United States.
23	(3) The term "MHA" means military housing
24	area.

1	SEC. 626. INDEPENDENT ASSESSMENT OF HOUSING FOR
2	MILITARY PERSONNEL IN GUAM.
3	(a) In General.—The Secretary of Defense shall seek
4	to enter into an agreement with a federally funded research
5	and development center for an independent assessment of
6	housing of military personnel assigned to duty stations in
7	Guam.
8	(b) Elements.—An assessment under subsection (a)
9	shall include the following:
10	(1) A survey of the housing needs for current and
11	future military personnel to be stationed in Guam,
12	accommodating the varying needs of single and mar-
13	ried members of the Armed Forces at various stages
14	of their careers.
15	(2) Possible options for the Secretary to build
16	new housing to accommodate future service members
17	and resolve existing housing shortages.
18	(3) Possible strategies for the Secretary to miti-
19	gate the impact of military personnel on the local
20	housing supply in Guam.
21	(c) Report.—An entity that enters into an agreement
22	to conduct the assessment described in subsection (a) shall
23	submit to the Secretary and the Committees on Armed Serv-
24	ices of the Senate and House of Representatives a report
25	containing the findings of the assessment not later than De-
26	cember 31, 2024.

1	SEC. 627. BRIEFINGS ON PILOT PROGRAM ON HIRING OF
2	SPECIAL NEEDS INCLUSION COORDINATORS
3	FOR DEPARTMENT OF DEFENSE CHILD DE-
4	VELOPMENT CENTERS.
5	Section 576(d) of the National Defense Authorization
6	Act for Fiscal Year 2023 (Public Law 117–263; 10 U.S.C.
7	1792 note) is amended—
8	(1) by redesignating paragraph (2) as para-
9	graph (3); and
10	(2) by inserting, after paragraph (1) the fol-
11	lowing new paragraph (2):
12	"(2) Briefings on implementation.—Begin-
13	ning on January 31, 2024, until the termination of
14	the pilot program, the Secretary of Defense shall pro-
15	vide to the Committees on Armed Services of the Sen-
16	ate and the House of Representatives a quarterly
17	briefing on the implementation of the pilot program.
18	Each such briefing shall include the following:
19	"(A) The process for selecting child develop-
20	ment centers under subsection (b).
21	"(B) How a special needs inclusion coordi-
22	nator hired under the pilot program coordinates
23	with the head of the child development center
24	concerned and the commander of the military in-
25	stallation concerned

1	"(C) How many special needs inclusion co-
2	ordinators have been hired under the pilot pro-
3	gram.".
4	Subtitle D—Family Readiness and
5	Survivor Benefits
6	SEC. 631. MODIFICATIONS TO TRANSITIONAL COMPENSA-
7	TION FOR DEPENDENTS OF MEMBERS SEPA-
8	RATED FOR DEPENDENT ABUSE.
9	(a) Covered Punitive Actions.—Section 1059 of
10	title 10, United States Code, is amended, in subsection
11	(b)—
12	(1) in paragraph (1)(B), by striking "; or" and
13	inserting a semicolon;
14	(2) in paragraph (2), by striking the period at
15	the end and inserting a semicolon; and
16	(3) by adding at the end the following new para-
17	graph:
18	"(3) who is—
19	"(A) convicted of a dependent-abuse offense
20	in a district court of the United States or a
21	State court; and
22	"(B) separated from active duty pursuant
23	to a sentence of a court-martial, or administra-
24	tively separated, voluntarily or involuntarily,

1	from active duty, for an offense other than the
2	dependent-abuse offense; or
3	"(4) who is—
4	"(A) accused but not convicted of a depend-
5	ent-abuse offense;
6	"(B) determined, as a result of a review by
7	the commander of the member and based on a
8	preponderance of evidence, to have committed the
9	dependent-abuse offense; and
10	"(C) required to forfeit all pay and allow-
11	ances pursuant to a sentence of a court-martial
12	for an offense other than the dependent-abuse of-
13	fense.".
14	(b) RECIPIENTS OF PAYMENTS.—Subsection (d) of
15	such section is amended—
16	(1) in paragraph (1), by striking "resulting in
17	the separation" and inserting "referred to in sub-
18	section (b)"; and
19	(2) in paragraph (4)—
20	(A) by striking "determined as of the date"
21	and inserting "determined—
22	"(A) as of the date";
23	(B) by striking "offense or, in a case" and
24	inserting "offense—
25	"(B) in a case".

1	(C) by striking the period at the end and
2	inserting "; or"; and
3	(D) by adding at the end the following new
4	subparagraph:
5	"(C) in a case described in subsection
6	(b)(4), as of, as applicable—
7	"(i) the first date on which the indi-
8	vidual is held in pretrial confinement relat-
9	ing to the dependent-abuse offense of which
10	the individual is accused after the 7-day re-
11	view of pretrial confinement required by
12	Rule 305(i)(2) of the Rules for Courts-Mar-
13	tial; or
14	"(ii) the date on which a review by a
15	commander of the individual determines
16	there is probable cause that the individual
17	has committed that offense.".
18	(c) Commencement of Payment.—Subsection (e)(1)
19	of such section is amended—
20	(1) in subparagraph (A)—
21	(A) in the matter preceding clause (i), by
22	inserting after "offense" the following: "or an of-
23	fense described in subsection $(b)(3)(B)$ "; and
24	(B) in clause (ii), by striking "; and" and
25	inserting a semicolon;

1	(2) in subparagraph (B)—
2	(A) by striking "(if the basis" and all that
3	follows through "offense"; and
4	(B) by striking the period at the end and
5	inserting "; or"; and
6	(3) by adding at the end the following new sub-
7	paragraph:
8	"(C) in the case of a member described in sub-
9	section (b)(4), shall commence as of, as applicable—
10	"(i) the first date on which the member is
11	held in pretrial confinement relating to the de-
12	pendent-abuse offense of which the member is ac-
13	cused after the 7-day review of pretrial confine-
14	ment required by Rule 305(i)(2) of the Rules for
15	Courts-Martial; or
16	"(ii) the date on which a review by a com-
17	mander of the member determines there is prob-
18	able cause that the member has committed that
19	offense.".
20	(d) Definition of Dependent Child.—Subsection
21	(1) of such section is amended, in the matter preceding
22	paragraph (1)—
23	(1) by striking "resulting in the separation of
24	the former member or" and inserting "referred to in
25	subsection (b) or"; and

1	(2) by striking "resulting in the separation of
2	the former member and" and inserting "and".
3	(e) Delegation of Determinations Relating to
4	Exceptional Eligibility.—Paragraph (4) of subsection
5	(m) of such section is amended to read as follows:
6	"(4) The Secretary concerned may delegate the author-
7	ity under paragraph (1) to the first general or flag officer
8	(or civilian equivalent) in the chain of command of the
9	member.".
10	SEC. 632. LODGING EXPENSES FOR DEPENDENTS OF MEM-
11	BERS SEPARATED FOR DEPENDENT ABUSE.
12	Section 1059 of title 10, United States Code, as amend-
13	ed by section 631, is further amended—
14	(1) in the heading, by adding "; lodging ex-
15	penses" at the end;
16	(2) by redesignating subsections (k), (l), and (m)
17	as subsections (m), (n), and (l), respectively;
18	(3) by striking "subsection (k)" each place it ap-
19	pears and inserting "subsection (m)"; and
20	(4) by inserting, after subsection (j), the fol-
21	lowing new subsection (k):
22	"(k) Lodging Expenses.—A dependent or former de-
23	pendent entitled to payment of monthly transitional com-
24	pensation under this section shall, while receiving payments

1	in accordance with this section, be entitled to lodging ex-
2	penses for a period not longer than 30 days.".
3	SEC. 633. ACCESS TO COMMISSARY AND EXCHANGE PRIVI-
4	LEGES FOR REMARRIED SURVIVING
5	SPOUSES.
6	Section 1062 of title 10, United States Code, is amend-
7	ed—
8	(1) by striking "The Secretary of Defense" and
9	inserting the following:
10	"(a) Certain Unremarried Former Spouses.—
11	The Secretary of Defense";
12	(2) by striking "commissary and exchange privi-
13	leges" and inserting "use commissary stores and
14	MWR retail facilities";
15	(3) by adding at the end the following new sub-
16	section:
17	"(b) Certain Remarkied Surviving Spouses.—The
18	Secretary of Defense shall prescribe such regulations as may
19	be necessary to provide that a surviving spouse of a deceased
20	member of the armed forces, regardless of the marital status
21	of the surviving spouse, is entitled to use commissary stores
22	and MWR retail facilities to the same extent and on the
23	same basis as an unremarried surviving spouse of a member
24	of the uniformed services.": and

1	(4) by adding at the end the following new sub-
2	section:
3	"(c) MWR Retail Facilities Defined.—In this sec-
4	tion, the term 'MWR retail facilities' has the meaning given
5	that term in section 1063 of this title.".
6	SEC. 634. AUTHORITY FOR PEER MENTORING PROGRAM
7	FOR MILITARY DEPENDENTS.
8	Subchapter I of chapter 88 of title 10, United States
9	Code, is amended by inserting after section 1788a the fol-
10	lowing new section:
11	"§ 1788b. Authority for peer mentoring program
12	"(a) Establishment.—The Secretary of Defense may
13	carry out a peer mentoring program for dependents of mem-
14	bers. Under such program, a mentor shall seek to meet with
15	a mentee once per month to discuss challenges for military
16	families.
17	"(b) Training.—A dependent who elects to serve as

18 a mentor in such a program shall receive training from

19 a mental health care provider.".

1	SEC. 635. EXPANSION OF QUALIFYING EVENTS FOR WHICH
2	A MEMBER OF THE UNIFORMED SERVICES
3	MAY BE REIMBURSED FOR SPOUSAL RELI-
4	CENSING OR BUSINESS COSTS DUE TO THE
5	MEMBER'S RELOCATION.
6	Section 453(g) of title 37, United States Code, is
7	amended—
8	(1) by striking the subsection heading and in-
9	serting "Reimbursement of Qualifying Spouse
10	Relicensing Costs and Business Costs";
11	(2) in paragraph (1)—
12	(A) in the matter preceding subparagraph
13	(A), by striking "or qualified business costs" and
14	inserting "and qualified business costs";
15	(B) by amending subparagraph (A) to read
16	as follows:
17	"(A) the member relocates to a new jurisdiction
18	or geographic area as the result of—
19	"(i) an assignment to a duty station;
20	"(ii) a reassignment, either as a result of a
21	permanent change of station or permanent
22	change of assignment, between duty stations;
23	"(iii) a transfer from a regular component
24	of a uniformed service into the Selected Reserve
25	of the Ready Reserve of a uniformed service, if
26	the member is authorized a final move from the

1	last duty station to the new jurisdiction or geo-
2	graphic area; or
3	"(iv) placement on the temporary disability
4	retired list under chapter 61 of title 10; and";
5	and
6	(C) in subparagraph (B), by striking "reas-
7	signment" and inserting "relocation";
8	(3) in paragraph (2), by striking "reassignment"
9	both places it appears and inserting "relocation";
10	(4) in paragraph (4)—
11	(A) in subparagraph (A), by striking
12	"movement described in" and all that follows
13	through the semicolon and inserting "the mem-
14	ber's relocation described in paragraph (1);";
15	and
16	(B) in subparagraph (B), by striking "reas-
17	signment" and inserting "relocation"; and
18	(5) in paragraph (5)—
19	(A) in subparagraph (A), by striking
20	"movement described in" and all that follows
21	through the semicolon and inserting "the mem-
22	ber's relocation described in paragraph (1);";
23	and
24	(B) in subparagraph (B), by striking "reas-
25	signment" and inserting "relocation".

1	SEC. 636. STUDENT LOAN DEFERMENT FOR DISLOCATED
2	MILITARY SPOUSES.
3	(a) In General.—Section 455(f) of the Higher Edu-
4	cation Act of 1965 (20 U.S.C. 1087e(f)) is amended—
5	(1) by redesignating paragraphs (4) and (5) as
6	paragraphs (5) and (6), respectively; and
7	(2) by inserting after paragraph (3) the fol-
8	lowing:
9	"(4) Deferment for dislocated military
10	SPOUSES.—
11	"(A) Duration and effect on principal
12	AND INTEREST.—A borrower of a loan made
13	under this part who meets the requirements of
14	subparagraph (B) shall be eligible for a
15	deferment for an aggregate period of 180 days,
16	during which periodic installments of principal
17	need not be paid, and interest—
18	"(i) shall not accrue, in the case of a—
19	"(I) Federal Direct Stafford Loan;
20	or
21	"(II) a Federal Direct Consolida-
22	tion Loan that consolidated only Fed-
23	eral Direct Stafford Loans, or a com-
24	bination of such loans and Federal
25	Stafford Loans for which the student

1	borrower received an interest subsidy
2	under section 428; or
3	"(ii) shall accrue and be capitalized or
4	paid by the borrower, in the case of a Fed-
5	eral Direct PLUS Loan, a Federal Direct
6	Unsubsidized Stafford Loan, or a Federal
7	Direct Consolidation Loan not described in
8	$clause\ (i)(II).$
9	"(B) Eligibility.—A borrower of a loan
10	made under this part shall be eligible for a
11	deferment under subparagraph (A) if the bor-
12	rower—
13	"(i) is the spouse of a member of the
14	Armed Forces serving on active duty; and
15	"(ii) has experienced a loss of employ-
16	ment as a result of relocation to accommo-
17	date a permanent change in duty station of
18	such member.
19	"(C) Documentation and Approval.—
20	"(i) In General.—A borrower may es-
21	tablish eligibility for a deferment under sub-
22	paragraph (A) by providing to the Sec-
23	retary—
24	"(I) the documentation described
25	in clause (ii); or

1	"(II) such other documentation as
2	the Secretary determines appropriate.
3	"(ii) Documentation.—The docu-
4	mentation described in this clause is—
5	"(I) evidence that the borrower is
6	the spouse of a member of the Armed
7	Forces serving on active duty;
8	"(II) evidence that a military
9	permanent change of station order was
10	issued to such member; and
11	"(III)(aa) evidence that the bor-
12	rower is eligible for unemployment
13	benefits due to a loss of employment re-
14	sulting from relocation to accommodate
15	such permanent change in duty sta-
16	tion; or
17	"(bb) a written certification, or
18	an equivalent as approved by the Sec-
19	retary, that the borrower is registered
20	with a public or private employment
21	agency due to a loss of employment re-
22	sulting from relocation to accommodate
23	such permanent change in duty sta-
24	tion.".

1	(b) Effective Date.—The amendments made by sub-
2	section (a) shall take effect 90 days after the date of the
3	enactment of this Act.
4	SEC. 637. GRANTS TO ASSIST CAREGIVERS IN MILITARY
5	FAMILIES.
6	(a) Grants.—Subject to the availability of appropria-
7	tions, the Secretary of Defense, acting through the Under
8	Secretary of Defense for Personnel and Readiness, shall
9	award grants to eligible nonprofit organizations to support
10	demonstration projects focused on addressing the challenges
11	and alleviating the burdens faced by caregivers in military
12	families.
13	(1) Amount.—The Secretary shall award such
14	grants in amounts of not more than \$1,500,000.
15	(2) Duration.—The Secretary shall award such
16	grants for periods of three years and not more than
17	\$500,000 per year.
18	(b) Eligible Nonprofit Organizations.—To be eli-
19	gible to receive an award under this section, an eligible non-
20	profit organization shall—
21	(1) be a $501(c)(3)$ organization under the United
22	States Internal Revenue Code at the time of the enact-
23	ment of this Act;
24	(2) have a demonstrated capacity, through an ex-
25	isting data platform or other ongoing data collection

1	efforts, to effectively capture data for the purposes of
2	informing program implementation and monitoring
3	program effectiveness; and
4	(3) have a demonstrated history and expertise in
5	the provision of educational, health, or social support
6	services specific to caregivers.
7	(c) USE OF FUNDS.—An eligible nonprofit organiza-
8	tion shall use amounts received from an award under this
9	section to provide at least one of the following activities:
10	(1) Best-practice training for caregivers in mili-
11	tary families focused on self-care and education re-
12	lated to family members' conditions, collaboration
13	with clinical health providers, and financial literacy.
14	(2) Reference and liaison services connecting
15	caregivers in military families to Department of De-
16	fense resources, and to other Federal resources and
17	programs for which they or their family members
18	may qualify.
19	(3) Organization and facilitation of peer-support
20	networks designed to connect caregivers in military
21	families with each-other as part of directed mental
22	and behavioral health therapy.
23	(4) Development of pilot programs to identify
24	and assess the impact of innovative ideas intended to

 $support\ caregivers\ in\ military\ families.$

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- 1 (5) Capacity building to expand existing evi-2 dence-based programs, tailor existing programs to support the unique needs of caregivers in military 3 4 families, or evaluate the effectiveness of existing pro-5 grams in supporting caregivers in military families. 6 (d) Application.—To be eligible to receive a grant under this section, a qualified nonprofit organization shall 8 submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may require, including information describing in de-10 tail the services that the applicant will use grant funds to 12 provide for caregivers in military families.
- 13 (e) Definitions.—In this section:
- 14 (1) The term "caregiver in a military family"
 15 shall refer to a member of the uniformed services in
 16 an active status, or the dependent of such a member,
 17 who is a caregiver for a family member.
 - (2) The terms "active status" and "uniformed services" have the meanings given such terms in section 101 of title 10, United States Code.
 - (3) The term "caregiver" means an adult family member or a dependent who has a significant relationship with, and who provides a broad range of assistance to, an individual with a chronic or other health condition, disability, or functional limitation.

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1	(4) The term "dependent" has the meaning given
2	such term in section 1072 of title 10, United States
3	Code.
4	(5) The term "family member" has the meaning
5	given that term in section 1720G of title 38, United
6	States Code with regards to a member of the uni-
7	formed services in an active status, or the dependent
8	of such a member.
9	SEC. 638. MYSTEP: PROVISION ONLINE AND IN MULTIPLE
10	LANGUAGES.
11	The Secretary concerned may provide all services of
12	the Military Spouse Transition Program (commonly re-
13	ferred to as "MySTeP") online and in English, Spanish,
14	Tagalog, and the rest of the 10 most commonly spoken lan-
15	guages in the United States.
16	Subtitle E—Child Care
17	SEC. 641. INCREASE IN THE TARGET FUNDING LEVEL FOR
18	MILITARY CHILD CARE.
19	Section 1791 of title 10, United States Code, is amend-
20	ed, in subsection (a), by inserting "115 percent of" after
21	"not less than".
22	SEC. 642. RECURRING REVIEW AND REVISION OF PAY FOR
23	MILITARY CHILD CARE EMPLOYEES.
24	(a) Establishment.—Subsection (c) of section 1792
25	of title 10. United States Code is amended—

1	(1) by redesignating paragraphs (1) and (2) as
2	subparagraphs (A) and (B), respectively;
3	(2) by inserting "(1)" before "For the purpose";
4	and
5	(3) by adding at the end the following new para-
6	graph(2):
7	"(2)(A) The Secretary of Defense shall review
8	and revise the pay scale for child care employees not
9	less than once every five years.
10	"(B) In conducting a review under subpara-
11	graph (A), the Secretary shall consider factors includ-
12	ing—
13	"(i) the pay scale for employees of the De-
14	partment of Defense Education Activity with
15	similar training, seniority, and experience to
16	that of child care employees;
17	"(ii) the rates of compensation paid to em-
18	ployees of the local educational agency with
19	similar training, seniority, and experience to
20	that of child care employees;
21	"(iii) the value of the care provided by child
22	care employees, in the short and long term, to the
23	children cared for, their families, and the armed
24	forces; and

1	"(iv) any other factor the Secretary deter-
2	mines appropriate.".
3	(b) Implementation.—The Secretary of Defense shall
4	carry out the first review and revision under paragraph
5	(2) of such subsection, as added by this section, not later
6	than 60 days after the date of the enactment of this Act.
7	(c) Report.—When the Secretary of Defense conducts
8	the second review and revision under such paragraph (2),
9	the Secretary shall submit to the congressional defense com-
10	mittees a report assessing how the first such revision af-
11	fected—
12	(1) the hiring and retention of child care em-
13	ployees; and
14	(2) the quality of care at military child develop-
15	ment centers.
16	(d) Definitions.—In this section, the terms "child
17	care employee" and "military child development center"
18	have the meanings given such terms in section 1800 of title
19	10, United States Code.
20	SEC. 643. DISCOUNTED CHILD CARE FOR CHILD CARE EM-
21	PLOYEES OF THE DEPARTMENT OF DEFENSE.
22	Section 1793(d) of title 10, United States Code, is
23	amended—
24	(1) by striking ", a reduced fee for such attend-
25	ance." and inserting an em dash; and

1	(2) by adding at the end the following new para-
2	graphs:
3	"(1) no fee for the first such child under the age
4	of 13;
5	"(2) not more than 50 percent of the amount of
6	the fee otherwise chargeable for such attendance of the
7	second such child under the age of 13; and
8	"(3) a reduced fee for each subsequent child.".
9	SEC. 644. EXPANSION OF PILOT PROGRAM TO PROVIDE FI-
10	NANCIAL ASSISTANCE TO MEMBERS OF THE
11	ARMED FORCES FOR IN-HOME CHILD CARE.
12	Section 589(b)(1) of the William M. (Mac) Thornberry
13	National Defense Authorization Act for Fiscal Year 2021
14	(Public Law 116–283) is amended—
15	(1) by striking the period at the end and insert-
16	ing ", and in the following locations:"
17	(2) by adding at the end the following new sub-
18	paragraphs:
19	"(A) Fort Drum, New York.
20	"(B) Holloman Air Force Base, New Mexico.
21	"(C) Naval Air Station Lemoore, California.
22	"(D) Marine Corps Air Ground Combat Center
23	Twentynine Palms, California.".

1	SEC. 645. WAIT TIMES FOR CHILD CARE SERVICES PRO-
2	VIDED THROUGH MILITARY CHILD DEVELOP-
3	MENT CENTERS: PUBLICATION; FEASIBILITY
4	OF CERTAIN IMPROVEMENT.
5	(a) Publication.—Not later than 90 days after the
6	date of the enactment of this Act, the Secretary of Defense
7	shall publish and maintain, on a website of the Department
8	of Defense that is accessible by members of the Armed
9	Forces, waiting lists for child care services at military child
10	development centers.
11	(b) Estimates.—On the website described in sub-
12	section (a), the Secretary shall publish a tool that uses data
13	collected by the Secretary to estimate how long a member
14	assigned to serve at a military installation will wait before
15	receiving child care services at the military child develop-
16	ment center of such military installation.
17	(c) Feasibility Report.—Not later than March 30,
18	2024, the Secretary shall submit to the Committees on
19	Armed Services of the Senate and House of Representatives
20	a report regarding the feasibility of implementing the busi-
21	ness management system of the Child and Youth Programs
22	of the Department of the Air Force for all military depart-
23	ments in order to increase member satisfaction by improv-
24	ing communication with members on such waiting lists and
25	facilitating payments and paperwork for such child care
26	services.

1	(d) Military Child Development Center De-
2	FINED.—In this section, the term "military child develop-
3	ment center" has the meaning given such term in section
4	1800 of title 10, United States Code.
5	SEC. 646. STUDY ON EFFECTS OF CHILD CARE ON READI-
6	NESS AND RETENTION.
7	(a) Study Required.—Not later than 30 days after
8	the date of the enactment of this Act, the Secretary of De-
9	fense shall seek to enter into an agreement with an FFRDC
10	described in subsection (b), under which such FFRDC shall
11	conduct a study on the effects of child care for members
12	of the covered Armed Forces and civilian employees of the
13	Department of Defense on readiness and retention in the
14	covered Armed Forces. Such a study shall include the fol-
15	lowing:
16	(1) The effects of the availability, affordability,
17	and quality of such child care on—
18	(A) unit readiness and retention;
19	(B) the ability of such members and em-
20	ployees to perform their duties;
21	(C) the quality of the performance of such
22	duties; and
23	(D) the job satisfaction of such members
24	and employees.

1	(2) Other matters regarding the availability, af-
2	fordability, and quality of such child care that the
3	FFRDC determines appropriate.
4	(b) FFRDC.—An FFRDC described in this subsection
5	is an FFRDC that the Secretary of Defense determines—
6	(1) primarily focuses on studies and analysis;
7	(2) has a record of—
8	(A) conducting research and analysis using
9	a multidisciplinary approach; and
10	(B) publishing analyses to inform public
11	debate; and
12	(3) has demonstrated specific competencies in
13	policies regarding military personnel and readiness,
14	as applied to the national defense strategy.
15	(c) Interim Report.—Not later than six months after
16	the date of the enactment of this Act, an FFRDC that enters
17	into an agreement under subsection (a) shall submit to the
18	Secretary of Defense and the Committees on Armed Services
19	of the Senate and House of Representatives an interim re-
20	port. Such report shall include the following:
21	(1) A progress report on the study.
22	(2) Interim findings of the study.
23	(d) Final Report.—Not later than 15 months after
24	the date of the enactment of this Act, an FFRDC that enters
25	into an agreement under subsection (a) shall submit to the

1	Secretary of Defense and the Committees on Armed Services
2	of the Senate and House of Representatives a final report.
3	Such final report shall include the following:
4	(1) The findings of the study.
5	(2) Strategies to remedy deficiencies in child
6	care described in subsection (a), and the timelines
7	and costs to implement such strategies.
8	(3) Incidents that affect unit readiness and re-
9	tention.
10	(4) Other information the FFRDC determines
11	appropriate regarding the effects of such child care on
12	readiness and retention in the covered Armed Forces.
13	(e) Definitions.—In this section:
14	(1) The term "covered Armed Force" means the
15	Army, Navy, Marine Corps, Air Force, or Space
16	Force.
17	(2) The term "FFRDC" means a federally fund-
18	ed research and development center.
19	Subtitle F—Dependent Education
20	SEC. 651. RIGHTS OF PARENTS OF CHILDREN ATTENDING
21	SCHOOLS OPERATED BY THE DEPARTMENT
22	OF DEFENSE EDUCATION ACTIVITY.
23	Chapter 108 of title 10, United States Code, is amend-
24	ed by inserting after section 2164 the following new section:

1	"§2164a. Rights of parents of children attending
2	schools operated by the Department of De-
3	fense Education Activity
4	"(a) In General.—The parent of a child who attends
5	a school operated by the Department of Defense Education
6	Activity has the following rights:
7	"(1) The right to review the curriculum of the
8	school.
9	"(2) The right to be informed if the school or De-
10	partment of Defense Education Activity alters the
11	school's academic standards or learning benchmarks.
12	"(3) The right to meet with each teacher of their
13	child not less than twice during each school year.
14	"(4) The right to review the budget, including all
15	revenues and expenditures, of the school.
16	"(5) The right to review all instructional mate-
17	rials and teacher professional development materials
18	used by the school.
19	"(6) The right to inspect a list of the books and
20	other reading materials contained in the library of
21	$the\ school.$
22	"(7) The right to address the school advisory
23	committee or the school board.
24	"(8) The right to information about the school's
25	discipline policy and any violent activity in the
26	school

1	"(9) The right to information about any plans
2	to eliminate gifted and talented programs or acceler-
3	ated coursework at the school.
4	"(b) Disclosures and Notifications.—Consistent
5	with the parental rights specified in subsection (a), a school
6	operated by the Department of Defense Education Activity
7	shall—
8	"(1) post on a publicly accessible website of the
9	school—
10	"(A) the curriculum for each course and
11	grade level;
12	"(B) the academic standards or other learn-
13	ing benchmarks used by the school;
14	"(C) notice of any proposed revisions to
15	such standards or benchmarks and a copy of any
16	such revisions;
17	"(D) the budget for the school year, includ-
18	ing all revenues and expenditures (including ex-
19	penditures made for items and services provided
20	by private entities); and
21	"(2) provide the parents of a child attending the
22	school with—
23	"(A) the opportunity to meet in-person with
24	each teacher of their child not less frequently

1	than twice during each school year at a time
2	mutually agreed upon by both parties; and
3	"(B) notice of such opportunity at the be-
4	ginning of each school year;
5	"(3) make all instructional and educator profes-
6	sional development materials, including teachers'
7	manuals, films, tapes, books or other reading mate-
8	rials, or other supplementary materials used in any
9	survey, analysis, or evaluation, available for inspec-
10	tion by the parents of children attending the school;
11	"(4) at the beginning of each school year, provide
12	parents a list of reading materials in the school li-
13	brary, including a list of any reading materials that
14	were added to or removed from the list of materials
15	from the prior year;
16	"(5) notify parents in a timely manner of any
17	plans to eliminate gifted and talented programs or
18	accelerated coursework at the school;
19	"(6) except as provided in paragraph (7), notify
20	parents of any medical examinations or screenings
21	the school may administer to their child and receive
22	written consent from parents for any such examina-
23	tion or screening prior to conducting the examination
24	or screening;

- "(7) in the event of an emergency that requires
 a medical examination or screening without time for
 parental notification, promptly notify parents of such
 examination or screening and, not later than 24
 hours after the incident occurs, provide an explanation of the emergency that prevented notification
 prior to such examination or screening;
 - "(8) notify parents of any medical information that will be collected on their child, receive written parental consent prior to collecting such information, and provide parents an opportunity to inspect such information at the parent's request; and
- "(9) notify parents of any policy changes involv ing their reporting obligations under the Family Ad vocacy Program of the Department of Defense.
- "(c) School Advisory Committees and Boards.—

 Not less frequently than four times per year, a school advisory committee or school board for a school operated by the

 Department of Defense Education Activity shall provide
 parents of children attending the school with the opportunity to address the advisory committee or school board
- 22 on any matters relating to the school or the educational 23 services provided to their children.

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1	"(d) Definition.—In this section, the term 'school op-
2	erated by the Department of Defense Education Activity'
3	means—
4	"(1) a Department of Defense domestic depend-
5	ent elementary or secondary school, as described in
6	section 2164 of this title; or
7	"(2) any elementary or secondary school or pro-
8	gram for dependents operated by the Department of
9	Defense Education Activity.".
10	SEC. 652. CERTAIN ASSISTANCE TO LOCAL EDUCATIONAL
11	AGENCIES THAT BENEFIT DEPENDENTS OF
12	MILITARY AND CIVILIAN PERSONNEL.
13	(a) Continuation of Authority to Assist Local
14	Educational Agencies That Benefit Dependents of
15	Members of the Armed Forces and Department of
16	Defense Civilian Employees.—Of the amount author-
17	ized to be appropriated for fiscal year 2024 by section 301
18	and available for enoughing and maintenance for Defence
	and available for operation and maintenance for Defense-
19	wide activities as specified in the funding table in section
20	wide activities as specified in the funding table in section
20	wide activities as specified in the funding table in section 4301, \$50,000,000 shall be available only for the purpose
202122	wide activities as specified in the funding table in section 4301, \$50,000,000 shall be available only for the purpose of providing assistance to local educational agencies under

- 1 (b) Impact Aid for Children With Severe Dis-
- 2 ABILITIES.—Of the amount authorized to be appropriated
- 3 for fiscal year 2024 pursuant to section 301 and available
- 4 for operation and maintenance for Defense-wide activities
- 5 as specified in the funding table in section 4301,
- 6 \$20,000,000 shall be available for payments under section
- 7 363 of the Floyd D. Spence National Defense Authorization
- 8 Act for Fiscal Year 2001 (as enacted into law by Public
- 9 Law 106–398; 114 Stat. 1654A-77; 20 U.S.C. 7703a).
- 10 (c) Local Educational Agency Defined.—In this
- 11 section, the term "local educational agency" has the mean-
- 12 ing given that term in section 7013(9) of the Elementary
- 13 and Secondary Education Act of 1965 (20 U.S.C. 7713(9)).
- 14 SEC. 653. VERIFICATION OF REPORTING OF ELIGIBLE FED-
- 15 ERALLY CONNECTED CHILDREN FOR PUR-
- 16 **POSES OF FEDERAL IMPACT AID PROGRAMS.**
- 17 (a) Certification.—On an annual basis, each com-
- 18 mander of a military installation under the jurisdiction of
- 19 the Secretary of a military department shall submit to such
- 20 Secretary a written certification verifying whether the com-
- 21 mander has confirmed the information contained in all im-
- 22 pact aid source check forms received from local educational
- 23 agencies as of the date of such certification.
- 24 (b) Report.—Not later June 30 of each year, each
- 25 Secretary of a military department shall submit to the con-

1	gressional defense committees a report, based on the infor-
2	mation received under subsection (a), that identifies—
3	(1) each military installation under the jurisdic-
4	tion of such Secretary that has confirmed the infor-
5	mation contained in all impact aid source check
6	forms received from local educational agencies as of
7	the date of the report; and
8	(2) each military installation that has not con-
9	firmed the information contained in such forms as of
10	such date.
11	(c) Definitions.—In this section:
12	(1) The term "impact aid source check form"
13	means a form submitted to the Department of Defense
14	by a local educational agency to verify information
15	relating to eligible federally connected children count-
16	ed for purposes of the Federal impact aid program
17	under section 7003 of the Elementary and Secondary
18	Education Act of 1965 (20 U.S.C. 7703).
19	(2) The term "local educational agency" has the
20	meaning given that term section 8101 of the Elemen-
21	tary and Secondary Education Act of 1965 (20
22	U.S.C. 7801).

1	SEC. 654. FINANCIAL LITERACY EDUCATION IN SCHOOLS
2	OPERATED BY THE DEPARTMENT OF DE-
3	FENSE EDUCATION ACTIVITY.
4	(a) In General.—The Secretary of Defense, acting
5	through the Director of the Department of Defense Edu-
6	cation Activity, shall require that each student of a high
7	school operated by the Activity complete a dedicated course
8	of instruction in financial literacy as a prerequisite to
9	graduating from such school.
10	(b) Applicability.—The graduation requirement
11	under subsection (a) shall apply with respect to students
12	of high schools operated by the Department of Defense Edu-
13	cation Activity beginning with the cohort of students who
14	enter ninth grade in the first school year that begins one
15	year after the date of the enactment of this Act.
16	(c) Definitions.—In this section, the term "high
17	school" has the meaning given that term in section 8101
18	of the Elementary and Secondary Education Act of 1965
19	(20 U.S.C. 7801).
20	SEC. 655. PILOT PROGRAM FOR ROUTINE MENTAL HEALTH
21	CHECK-UPS IN SCHOOLS OPERATED BY THE
22	DEPARTMENT OF DEFENSE EDUCATION AC-
23	TIVITY.
24	(a) PILOT PROGRAM REQUIRED.—Beginning in the
25	first academic year to begin after the date of the enactment
26	of this Act, the Secretary of Defense shall establish and im-

1	plement a pilot program (referred to in this section as the
2	"Pilot") to provide routine metal health check-ups for stu-
3	dents in covered DODEA schools.
4	(b) Locations.—The Secretary shall carry out the
5	Pilot in not fewer than five covered DODEA schools, one
6	of which shall be located outside the United States.
7	(c) Activities.—Under the Pilot, the Secretary
8	shall—
9	(1) subject to subsection (e), ensure that students
10	at covered DODEA schools receive routine mental
11	health check-ups, which may include the use of mental
12	health screening tools, such as the Patient Health
13	Questionnaire-2 or the Patient Health Questionnaire-
14	9;
15	(2) ensure that such mental health check-ups—
16	(A) consist of biannual or semesterly mental
17	and behavioral health screenings for disorders
18	common in children aged 3-17, including—
19	(i) an initial virtual screening test for
20	all students; and
21	(ii) a follow-up screening carried out
22	by a school psychologist or school nurse for
23	students with specific needs identified
24	through the initial screening; and

1	(B) include questions about a student's
2	mood and emotional state;
3	(3) train licensed mental and behavioral health
4	professionals to conduct mental health check-ups, in-
5	cluding training in—
6	(A) recognizing the signs and symptoms of
7	mental illnesses; and
8	(B) safely de-escalating crises involving in-
9	dividuals with a mental illness;
10	(4) establish a streamlined diagnosis-to-treat-
11	ment process, including a comprehensive process
12	through which a student with needs identified through
13	a mental health check-up—
14	(A) may be referred to certified community
15	behavioral health clinic in the community in
16	which the school is located; and
17	(B) may receive additional care or treat-
18	ment through comprehensive school-based serv-
19	ices;
20	(5) mobilize school nurses and counselors to fa-
21	cilitate screening in collaboration with administrators
22	and teachers;
23	(6) conduct awareness-building educational ef-
24	forts in conjunction with the screening process;

- (7) implement a robust school-based and telehealth support system (including options for individual or group therapy) for students seeking support after diagnosis; and
 - (8) make resources available to the communities surrounding schools for individuals with a mental illness through a coordinated referral process with local community-based health clinics and school-based mental health clinics if such school-based mental health clinics are available and have the capacity and expertise to handle complex mental health situations.

(d) Referral Process Requirements.—

(1) AGREEMENTS WITH BEHAVIORAL HEALTH CLINICS.—For purposes of the comprehensive referral process described in subsection (c)(4), the Secretary of Defense shall seek to enter into memoranda of understanding or other agreements with Federally-funded community behavioral health clinics in communities in which covered DODEA schools are located pursuant to which a school may refer students to such a clinic. The requirement to establish such a referral process may not be satisfied solely by providing a list of nearby community behavioral health clinics to parents of students at covered DODEA schools.

1	(2) Exception.—In a case in which the Sec-
2	retary of Defense is unable to meet the requirements
3	of paragraph (1) because there is no Federally-funded
4	community behavioral health clinic in a community
5	in which a covered DODEA school is located, the Sec-
6	retary of Defense shall develop and make available a
7	comprehensive guide to the mental health resources
8	that are available to students and parents in that
9	community.
10	(e) Student Privacy Protections.—In carrying
11	out the Pilot, the Secretary shall ensure that a parent or
12	guardian of a student at a covered DODEA school—
13	(1) is provided with—
14	(A) notice that a student may receive a
15	mental health check-up under the Pilot;
16	(B) an opportunity to opt the student out
17	of any such mental health check-up before it is
18	administered; and
19	(C) a copy of the results of each mental
20	health check-up for such student; and
21	(2) gives informed consent before—
22	(A) the referral of a student to a commu-
23	nity-based health clinic as described in sub-
24	section $(b)(4)(A)$; or

1	(B) the disclosure of any information con-
2	cerning such student to such a clinic.
3	(f) Evaluations.—Not later than 180 days after com-
4	mencing the Pilot, and not less frequently than every 180
5	days thereafter until termination of the Pilot, the Secretary
6	of Defense shall conduct an evaluation of the Pilot, which
7	shall include evaluation of—
8	(1) Pilot processes; and
9	(2) student outcomes under the Pilot.
10	(g) Termination.—The Pilot shall terminate after
11	two academic years.
12	(h) Report.—Not later than one year after termi-
13	nation of the Pilot, the Secretary of Defense shall submit
14	to the Committees on Armed Services of the Senate and the
15	House of Representatives a report on the Pilot. The report
16	shall include—
17	(1) the results of the evaluations conducted under
18	subsection (f);
19	(2) the recommendation of the Secretary whether
20	to make the Pilot permanent; and
21	(3) such other information as the Secretary de-
22	termines appropriate.
23	(i) Definitions.—In this section:
24	(1) The term "certified community behavioral
25	health clinic" means a certified community behav-

1	ioral health clinic as such term is used in section 223
2	of the Protecting Access to Medicare Act of 2014 (42
3	U.S.C. 1396a note).
4	(2) The term "covered DODEA school" means an
5	elementary school or secondary school—
6	(A) operated by the Department of Defense
7	Education Activity within or outside the United
8	States; and
9	(B) selected by the Secretary to participate
10	in the Pilot.
11	(3) The terms "elementary school" and "sec-
12	ondary school" have the meanings given those terms
13	in section 8101 of the Elementary and Secondary
14	Education Act of 1965 (20 U.S.C. 7801).
15	SEC. 656. BRIEFINGS ON IMPLEMENTATION OF UNIVERSAL
16	PRE-KINDERGARTEN PROGRAMS IN SCHOOLS
17	OPERATED BY THE DEPARTMENT OF DE-
18	FENSE EDUCATION ACTIVITY.
19	(a) Quarterly Briefings Required.—Not later
20	than January 30, 2024, and on a quarterly basis thereafter
21	until December 31, 2029, the Secretary of Defense shall sub-
22	mit to the committees on Armed Services of the Senate and
23	the House of Representatives a briefing on the progress of
24	the Secretary in implementing universal pre-kindergarten

1	programs in schools operated by the Department of Defense
2	$Education\ Activity.$
3	(b) Contents of Initial Briefing.—The initial
4	briefing under subsection (a) shall include—
5	(1) identification of all locations under the juris-
6	diction of the Department of Defense at which uni-
7	versal pre-kindergarten programs and child develop-
8	ment centers are co-located; and
9	(2) an estimate of the number of children ex-
10	pected to transfer from child development centers to
11	pre-kindergarten programs as a result of such pro-
12	grams being offered.
13	(c) Contents of Subsequent Briefings.—Fol-
14	lowing the initial briefing under subsection (a), each subse-
15	quent briefing shall include—
16	(1) the total anticipated costs of funding uni-
17	versal pre-kindergarten programs in schools operated
18	by the Department of Defense Education Activity;
19	(2) the estimated differential between the cost of
20	caring for a child in a child development center
21	versus the cost of a child's participation in a pre-kin-
22	dergarten program;
23	(3) the estimated differential between the costs of
24	employing caregivers in child development centers

1	versus the costs of employing teachers in pre-kinder-
2	garten programs;
3	(4) the child-to-caregiver ratio requirements for
4	child development centers versus the child-to-teacher
5	ratio requirements for pre-kindergarten programs;
6	(5) a needs assessment of facilities for universal
7	pre-kindergarten programs based on anticipated ca-
8	pacity;
9	(6) an assessment of the availability of teachers
10	for pre-kindergarten programs; and
11	(7) an indication of whether, and to what extent,
12	members of the Armed Forces have expressed a pref-
13	erence for enrolling their children in pre-kindergarten
14	programs rather than continuing care for such chil-
15	dren in child development centers.
16	TITLE VII—HEALTH CARE
17	PROVISIONS
18	Subtitle A—TRICARE and Other
19	Health Benefits
20	SEC. 701. TRICARE DENTAL PLAN FOR THE SELECTED RE-
21	SERVE.
22	Section 1076a of title 10, United States Code, is
23	amended—
24	(1) in subsection (a)—
25	(A) in paragraph (1)—

1	(i) in the header, by striking "selected
2	reserve and"; and
3	(ii) by striking "for members of the Se-
4	lected Reserve of the Ready Reserve and";
5	(B) in paragraph (2), in the header, by in-
6	serting "Individual Ready" after "other"; and
7	(C) by adding at the end the following new
8	paragraph:
9	"(5) Plan for selected reserve.—A dental
10	benefits plan for members of the Selected Reserve of
11	the Ready Reserve.";
12	(2) in subsection (d)—
13	(A) by redesignating paragraph (3) as
14	paragraph (4); and
15	(B) by inserting after paragraph (2) the fol-
16	lowing new paragraph:
17	"(3) No-premium plan.—(A) The dental insur-
18	ance plan established under subsection (a)(5) is a no-
19	premium plan.
20	"(B) Members enrolled in a no-premium plan
21	may not be charged a premium for benefits provided
22	under the plan.";
23	(3) in subsection (e)(2)(A), by striking "a mem-
24	ber of the Selected Reserve of the Ready Reserve or";

1	(4) by redesignating subsections (f) through (k)
2	as subsections (g) through (l), respectively;
3	(5) by inserting after subsection (e) the following
4	new subsection (f):
5	"(f) Copayments Under No Premium Plans.—A
6	member who receives dental care under a no-premium plan
7	referred to in subsection (d)(3) shall pay no charge for any
8	care described in subsection (c)."; and
9	(6) in subsection (i), as redesignated by para-
10	graph (4), by striking "subsection (k)(2)" and insert-
11	ing "subsection $(l)(2)$ ".
12	SEC. 702. EXTENSION OF PERIOD OF ELIGIBILITY FOR
13	HEALTH BENEFITS UNDER TRICARE RESERVE
	HEALTH BENEFITS UNDER TRICARE RESERVE SELECT FOR SURVIVORS OF A MEMBER OF
13 14 15	
14	SELECT FOR SURVIVORS OF A MEMBER OF
14 15 16	SELECT FOR SURVIVORS OF A MEMBER OF THE SELECTED RESERVE.
14 15 16 17	SELECT FOR SURVIVORS OF A MEMBER OF THE SELECTED RESERVE. Section 1076d(c) of the title 10, United States Code
14 15 16 17 18	SELECT FOR SURVIVORS OF A MEMBER OF THE SELECTED RESERVE. Section 1076d(c) of the title 10, United States Code is amended by striking "six months" and inserting "three
14 15 16 17 18	SELECT FOR SURVIVORS OF A MEMBER OF THE SELECTED RESERVE. Section 1076d(c) of the title 10, United States Code is amended by striking "six months" and inserting "three years".
14 15 16 17 18	SELECT FOR SURVIVORS OF A MEMBER OF THE SELECTED RESERVE. Section 1076d(c) of the title 10, United States Code is amended by striking "six months" and inserting "three years". SEC. 703. CLARIFICATION OF APPLICABILITY OF REQUIRED
14 15 16 17 18 19 20	SELECT FOR SURVIVORS OF A MEMBER OF THE SELECTED RESERVE. Section 1076d(c) of the title 10, United States Code is amended by striking "six months" and inserting "three years". SEC. 703. CLARIFICATION OF APPLICABILITY OF REQUIRED MENTAL HEALTH SELF-INITIATED REFERRAL
14 15 16 17 18 19 20 21	SELECT FOR SURVIVORS OF A MEMBER OF THE SELECTED RESERVE. Section 1076d(c) of the title 10, United States Code is amended by striking "six months" and inserting "three years". SEC. 703. CLARIFICATION OF APPLICABILITY OF REQUIRED MENTAL HEALTH SELF-INITIATED REFERRAL PROCESS FOR MEMBERS OF THE SELECTED

1	(1) in paragraph (1), in the matter preceding
2	subparagraph (A), by inserting "described in para-
3	graph (3)" after "member of the armed forces"; and
4	(2) by adding at the end the following new para-
5	graph:
6	"(3) A member of the armed forces described in
7	this paragraph is a member on active duty for a pe-
8	riod of longer than 30 days or a member of the Se-
9	lected Reserve.".
10	SEC. 704. NON-MEDICAL COUNSELING SERVICES FOR MILI-
11	TARY FAMILIES.
12	Section 1781 of title 10, United States Code, is amend-
13	ed by adding at the end the following new subsection:
14	"(d) Non-Medical Counseling Services.—(1) In
15	carrying out its duties under subsection (b), the Office may
16	coordinate programs and activities for the provision of non-
17	medical counseling services to military families through the
18	Department of Defense Military and Family Counseling
19	Program.
20	"(2) Notwithstanding any other provision of law, a
21	mental health professional described in paragraph (3) may
22	provide non-medical counseling services at any location in
23	a State, the District of Columbia, or a territory or posses-
24	sion of the United States, without regard to where the pro-
25	vider or recipient of such services is located, if the provision

1	of such services is within the scope of the authorized Federal
2	duties of the provider.
3	"(3) A mental health professional described in this sub-
4	section is a person who is—
5	"(A) a mental health professional who holds a
6	current license or certification that is—
7	"(i) issued by a State, the District of Co-
8	lumbia, or a territory or possession of the United
9	States; and
10	"(ii) recognized by the Secretary of Defense;
11	"(B) a member of the uniformed services, a civil-
12	ian employee of the Department of Defense, or a con-
13	tractor designated by the Secretary; and
14	"(C) performing authorized duties for the De-
15	partment of Defense under a program or activity re-
16	ferred to in paragraph (1).
17	"(4) In this subsection, the term 'non-medical coun-
18	seling services' means mental health care services that are
19	non-clinical, short-term and solution focused, and address
20	topics related to personal growth, development, and positive
21	functionina.".

1	SEC. 705. DOULAS: CERTIFICATION ASSISTANCE FOR MILI-
2	TARY SPOUSES; EXPANSION OF DEMONSTRA-
3	TION PROJECT.
4	(a) Assistance for Military Spouses to Obtain
5	Doula Certifications.—Section 1784a of title 10,
6	United States Code, is amended—
7	(1) by redesignating subsections (d) and (e) as
8	subsections (e) and (f), respectively; and
9	(2) by inserting after subsection (c) the following
10	new subsection (d):
11	"(d) Doula Certifications.—In carrying out the
12	programs authorized by subsection (a), the Secretary shall
13	provide assistance to the spouse of a member of the armed
14	forces described in subsection (b) in obtaining a doula cer-
15	tification provided by an organization that receives reim-
16	bursement under the extramedical maternal health pro-
17	viders demonstration project required by section 746 of the
18	William M. (Mac) Thornberry National Defense Authoriza-
19	tion Act for Fiscal Year 2021 (Public Law 116–283; 10
20	U.S.C. 1073 note).".
21	(b) Expansion of Doula Care Furnished by De-
22	Partment of Defense.—
23	(1) Expansion of extramedical maternal
24	HEALTH PROVIDERS DEMONSTRATION PROJECT.—Sec-
25	tion 746 of the William M. (Mac) Thornberry Na-
26	tional Defense Authorization Act for Fiscal Vear 2021

1	(Public Law 116–283; 10 U.S.C. 1073 note) is
2	amended—
3	(A) by redesignating subsections (e) through
4	(h) as subsections (f) through (i), respectively;
5	and
6	(B) by inserting after subsection (d) the fol-
7	lowing new subsection (e):
8	"(e) Coverage of Doula Care.—Not later than 90
9	days after the date of the enactment of the National Defense
10	Authorization Act for Fiscal Year 2024, the Secretary shall
11	ensure that the demonstration project includes coverage of
12	labor doula care, or reimbursement for such care, for all
13	beneficiaries under the TRICARE program, including ac-
14	cess—
15	"(1) by members of the Armed Forces on active
16	duty;
17	"(2) by beneficiaries outside the continental
18	United States; and
19	"(3) at military medical treatment facilities.".
20	(2) Hiring of doulas.—The hiring authority
21	for each military medical treatment facility may hire
22	a team of doulas to work in coordination with lacta-
23	tion support personnel or labor and delivery units at
24	such facility.

1	SEC. 706. MEDICAL TESTING AND RELATED SERVICES FOR
2	FIREFIGHTERS OF DEPARTMENT OF DE-
3	FENSE.
4	(a) Provision of Services.—During the annual
5	periodic health assessment of each firefighter of the Depart-
6	ment of Defense, or at such other intervals as may be speci-
7	fied in this subsection, the Secretary shall provide to the
8	firefighter (at no cost to the firefighter) appropriate medical
9	testing and related services to detect, document the presence
10	or absence of, and prevent, certain cancers. Such services
11	shall meet, at a minimum, the following criteria:
12	(1) Breast cancer.—With respect to the breast
13	cancer screening, if the firefighter is a female fire-
14	fighter—
15	(A) such services shall include the provision
16	of a mammogram to the firefighter—
17	(i) on at least a biannual basis if the
18	firefighter is 40 years old to 49 years old
19	(inclusive);
20	(ii) on at least an annual basis if the
21	firefighter is at least 50 years old; and
22	(iii) as clinically indicated (without
23	regard to age); and
24	(B) in connection with such provision, a li-
25	censed radiologist shall review the most recent
26	mammoaram provided to the firefighter, as com-

1	pared to prior mammograms so provided, and
2	provide to the firefighter the results of such re-
3	view.
4	(2) Colon cancer.—With respect to colon can-
5	cer screening—
6	(A) if the firefighter is at least 40 years old,
7	and as otherwise clinically indicated, such serv-
8	ices shall include the communication to the fire-
9	fighter of the risks and benefits of stool-based
10	$blood\ testing;$
11	(B) if the firefighter is at least 45 years old,
12	and as clinically indicated (without regard to
13	age), such services shall include the provision, at
14	regular intervals, of visual examinations (such
15	as a colonoscopy, CT colonoscopy, or flexible
16	sigmoidoscopy) or stool-based blood testing; and
17	(C) in connection with such provision, a li-
18	censed physician shall review and provide to the
19	firefighter the results of such examination or test-
20	ing, as the case may be.
21	(3) Prostate cancer.—With respect to prostate
22	cancer screening, if the firefighter is a male fire-
23	fighter, the communication to the firefighter of the
24	risks and benefits of prostate cancer screenings and

1	the provision to the firefighter of a prostate-specific
2	antigen test—
3	(A) on an annual basis, if the firefighter is
4	at least 50 years old;
5	(B) on an annual basis, if the firefighter is
6	at least 40 years old and is a high-risk indi-
7	vidual; and
8	(C) as clinically indicated (without regard
9	to age).
10	(4) Other cancers.—Such services shall in-
11	clude routine screenings for any other cancer the risk
12	or occurrence of which the Director of the Centers for
13	Disease Control and Prevention has identified as
14	higher among firefighters than among the general
15	public, the provision of which shall be carried out
16	during the annual periodic health assessment of the
17	fire fighter.
18	(b) Optional Nature.—A firefighter of the Depart-
19	ment of Defense may opt out of the receipt of a medical
20	testing or related service provided under subsection (a).
21	(c) Use of Consensus Technical Standards.—In
22	providing medical testing and related services under sub-
23	section (a), the Secretary shall use consensus technical
24	standards in accordance with section 12(d) of the National

1	Technology Transfer and Advancement Act of 1995 (15
2	U.S.C. 272 note).
3	(d) Documentation.—
4	(1) In general.—In providing medical testing
5	and related services under subsection (a), the Sec-
6	retary—
7	(A) shall document the acceptance rates of
8	such tests offered and the rates of such tests per-
9	formed;
10	(B) shall document tests results, to identify
11	trends in the rates of cancer occurrences among
12	firefighters; and
13	(C) may collect and maintain additional
14	information from the recipients of such tests and
15	other services, to allow for appropriate scientific
16	analysis.
17	(2) Privacy.—In analyzing any information of
18	an individual documented, collected, or maintained
19	under paragraph (1), in addition to complying with
20	other applicable privacy laws, the Secretary shall en-
21	sure the name, and any other personally identifiable
22	information, of the individual is removed from such
23	information prior to the analysis.
24	(3) Sharing with centers for disease con-
25	TROL AND PREVENTION.—The Secretary may share

1	data from any tests performed under subsection (a,
2	with the Director of the Centers for Disease Control
3	and Prevention, as appropriate, to increase the
4	knowledge and understanding of cancer occurrences
5	among firefighters.
6	(e) Definitions.—In this section:
7	(1) The term "firefighter" has the meaning given
8	that term in section 707 of the National Defense Au-
9	thorization Act for Fiscal Year 2020 (Public Law
10	116-92; 133 Stat. 1441; 10 U.S.C. 1074m note).
11	(2) The term "high-risk individual" means an
12	individual who—
13	(A) has at least one first-degree relative who
14	has been diagnosed with prostate cancer at an
15	early age; or
16	(B) is otherwise determined by the Sec-
17	retary to be high risk with respect to prostate
18	cancer.
19	SEC. 707. TEMPORARY REQUIREMENT FOR CONTRACEP
20	TION COVERAGE PARITY UNDER THE
21	TRICARE PROGRAM.
22	(a) In General.—The Secretary of Defense shall en-
23	sure that, during the one-year period beginning on the date
24	that is 30 days after the date of the enactment of the Act

1	the imposition or collection of cost-sharing for certain serv-
2	ices is prohibited as follows:
3	(1) Pharmacy benefits program.—Notwith-
4	standing subparagraphs (A), (B), and (C), of section
5	1074g(a)(6) of title 10, United States Code, cost-shar-
6	ing may not be imposed or collected with respect to
7	any eligible covered beneficiary for any prescription
8	contraceptive on the uniform formulary provided
9	through a retail pharmacy described in section
10	1074g(a)(2)(E)(ii) of such title or through the na-
11	tional mail-order pharmacy program of the
12	TRICARE Program.
13	(2) TRICARE SELECT.—Notwithstanding any
14	provision under section 1075 of title 10, United
15	States Code, cost-sharing may not be imposed or col-
16	lected for a covered service that is provided by a net-
17	work provider under the TRICARE program to any
18	beneficiary under such section except for—
19	(A) a member of the Coast Guard; or
20	(B) an individual who is a beneficiary be-
21	cause such individual is a dependent of a mem-
22	ber of the Coast Guard.
23	(3) TRICARE PRIME.—Notwithstanding sub-
24	sections (a), (b), and (c) of section 1075a of title 10,
25	United States Code, cost-sharing may not be imposed

1	or collected for a covered service that is provided
2	under TRICARE Prime to any beneficiary under
3	such section except for—
4	(A) a member of the Coast Guard; or
5	(B) an individual who is a beneficiary be-
6	cause such individual is a dependent of a mem-
7	ber of the Coast Guard.
8	(b) Definitions.—In this section:
9	(1) The term "covered service" means any meth-
10	od of contraception approved, granted, or cleared by
11	the Food and Drug Administration, any contracep-
12	tive care (including with respect to insertion, re-
13	moval, and follow up), any sterilization procedure, or
14	any patient education or counseling service provided
15	in connection with any such method, care, or proce-
16	dure.
17	(2) The term "eligible covered beneficiary"
18	means an eligible covered beneficiary as such term is
19	used in section 1074g of title 10, United States Code
20	except for—
21	(A) a member of the Coast Guard, National
22	Oceanic and Atmospheric Administration, or
23	Public Health Service: or

1	(B) an individual who is an eligible covered
2	beneficiary because such individual is a depend-
3	ent of a member described in subparagraph (A).
4	(3) The terms "TRICARE Program" and
5	"TRICARE Prime" have the meaning given such
6	terms in section 1072 of title 10, United States Code.
7	SEC. 708. NALOXONE AND FENTANYL: REGULATIONS; RE-
8	PORT.
9	(a) Regulations.—Not later than January 1, 2024,
10	the Secretary of Defense, in coordination with the Secre-
11	taries of the military departments shall prescribe regula-
12	tions regarding naloxone and fentanyl on military installa-
13	tions. Such regulations shall—
14	(1) ensure that naloxone is available for members
15	of the Armed Forces—
16	(A) on all military installations; and
17	(B) in each operational environment; and
18	(2) establish a standardized tracking system—
19	(A) for naloxone distributed under para-
20	graph (1); and
21	(B) of the illegal use of fentanyl and other
22	controlled substances in the military depart-
23	ments.
24	(b) Report.—Not later than June 1, 2024, the Sec-
25	retary of Defense shall submit to the Committees on Armed

- 1 Services of the Senate and House of Representatives a re-
- 2 port regarding naloxone and fentanyl. Such report shall in-
- 3 clude the following elements:
- 4 (1) Progress in the implementation of regula-5 tions prescribed under subsection (a).
- 6 (2) The prevalence and incidence of the illegal
 7 use of fentanyl and other controlled substances in the
 8 military departments during the five years preceding
 9 the report.
- 10 (3) Processes of the military departments to 11 mitigate substance abuse, particularly with regards to 12 fentanyl.
- 13 (c) NALOXONE DEFINED.—In this section, the term 14 "naloxone" means naloxone and any other medication used 15 to reverse opioid overdose.
- 16 SEC. 709. RATES OF REIMBURSEMENT FOR PROVIDERS OF

 APPLIED BEHAVIOR ANALYSIS.
- 18 (a) In General.—In furnishing applied behavior
- 19 analysis under the TRICARE program to individuals de-
- 20 scribed in paragraph (2) during the period beginning on
- 21 the date of the enactment of this Act and ending on Decem-
- 22 ber 31, 2024, the Secretary of Defense shall ensure that the
- 23 reimbursement rates for providers of applied behavior anal-
- 24 ysis are not less than the rates that were in effect on May
- 25 *1, 2023.*

- 1 (b) Individuals Described.—Individuals described
- 2 in this paragraph are individuals who are covered bene-
- 3 ficiaries by reason of being a member or former member
- 4 of the Army, Navy, Marine Corps, Air Force, or Space
- 5 Force, including the reserve components thereof, or a de-
- 6 pendent of such a member or former member.
- 7 (c) Definitions.—In this section, the terms "covered
- 8 beneficiary" and "TRICARE program" have the meaning
- 9 given those terms in section 1072 of title 10, United States
- 10 *Code*.
- 11 SEC. 710. DEPARTMENT OF DEFENSE PILOT PROGRAM ON
- 12 HEALTH EFFECTS OF MEDICAL MARIJUANA
- 13 USE BY VETERANS.
- 14 (a) Pilot Program.—Not later than 90 days after
- 15 the date of the enactment of this Act, subject to the avail-
- 16 ability in advance of appropriations, the Secretary of De-
- 17 fense, in consultation with the Secretary of Veterans Affairs,
- 18 shall commence the conduct of a pilot program to study the
- 19 effect of marijuana use by covered individuals with respect
- 20 to the health outcomes of such individuals (in this section
- 21 referred to as the "pilot program").
- 22 (b) Activities.—Under the pilot program, the Sec-
- 23 retary of Defense, in consultation with the Secretary of Vet-
- 24 erans Affairs, shall carry out the following activities:

- 1 (1) Conducting preclinical research or a clinical
 2 investigation pursuant to an investigational new
 3 drug exemption under section 505(i) of the Federal
 4 Food, Drug, and Cosmetic Act (21 U.S.C. 355(i)), in
 5 accordance with a research protocol that has been re6 viewed and approved under such section with respect
 7 to such research or investigation.
 - (2) Assessing and, subject to the Health Insurance Portability and Accountability Act of 1996 (Public Law 104–191) and other applicable laws regarding privacy, compiling and publishing relevant data collected by State-approved marijuana regulatory programs and made available to the Secretary of Defense.
 - (3) Such other activities as the Secretary of Defense may determine appropriate for purposes of the pilot program.
 - (c) Location; Relationship to Certain Laws.—
 - (1) Location; relationship to state law.—
 The pilot program shall be conducted in one or more
 States with a State-approved marijuana regulatory
 program, and shall be conducted in accordance with
 applicable State law with respect to the manufacture,
 distribution, dispensing, or possession of marijuana,

1	to the extent such activity occurs as part of such pilot
2	program.
3	(2) Relationship to controlled substances
4	ACT.—The Controlled Substances Act (21 U.S.C. 801
5	et seq.) and Article 112a of the Uniform Code of Mili-
6	tary Justice (10 U.S.C. 912a) shall not apply with
7	respect to the manufacture, distribution, dispensing,
8	or possession of marijuana under the pilot program
9	as part of preclinical research or a clinical investiga-
10	tion conducted under subsection (b)(1), to the extent
11	such activity occurs as part of the pilot program and
12	in compliance with Medical Marijuana and
13	Cannabidiol Research Expansion Act (Public Law
14	117–215).
15	(3) Effect on other laws.—Nothing in this
16	subtitle shall affect or modify—
17	(A) the Federal Food, Drug, and Cosmetic
18	Act (21 U.S.C. 301 et seq.);
19	(B) section 351 of the Public Health Service
20	Act (42 U.S.C. 262);
21	(C) the Medical Marijuana and
22	Cannabidiol Research Expansion Act (Public
23	Law 117–215); or
24	(D) any authority of the Commissioner of
25	Food and Drugs or the Secretary of Health and

1	Human Services under a provision of law speci-
2	fied in subparagraphs (A) through (C) (includ-
3	ing the authority of the Commissioner or Sec-
4	retary to promulgate regulations or guidelines
5	relating to the production of hemp under such a
6	provision).
7	(d) Effect on Other Benefits.—The eligibility or
8	entitlement of a covered individual to any other benefit
9	under the laws administered by the Secretary of Veterans
10	Affairs or any other provision of law shall not be affected
11	by the participation of the covered individual in the pilot
12	program.
13	(e) Report.—Not later than one year after the date
14	on which the pilot program commences, and annually there-
15	after for the duration of the pilot program, the Secretary
16	of Defense shall submit to the appropriate congressional
17	committees a report on the conduct of the pilot program.
18	(f) Termination; Renewal.—
19	(1) Termination.—Except as provided in para-
20	graph (2), the pilot program shall terminate on the
21	date that is five years after the date on which the
22	pilot program commences.
23	(2) Renewal.—If the Secretary of Defense deter-
24	mines it appropriate, the Secretary may renew the

pilot program for a single additional five-year period

1	following the date of termination under paragraph
2	(1).
3	(g) Funding Limitation.—Amounts authorized to be
4	made available to the Medicare-Eligible Retiree Health
5	Care Fund established under chapter 56 of title 10, United
6	States Code, are not authorized to be transferred or other-
7	wise made available to carry out the pilot program.
8	(h) Definitions.—In this section:
9	(1) The term "appropriate congressional com-
10	mittees" means—
11	(A) the Committee on Armed Services and
12	the Committee on Veterans' Affairs of the House
13	of Representatives; and
14	(B) the Committee on Armed Services and
15	the Committee on Veterans' Affairs of the Senate.
16	(2) The term "covered Armed Force" means the
17	Army, Navy, Marine Corps, Air Force, or Space
18	Force.
19	(3) The term "covered individual" means any
20	member of a covered Armed Force or veteran diag-
21	nosed with post-traumatic stress disorder, depression,
22	or anxiety, or prescribed pain management, by a
23	health professional furnishing care at a facility of the
24	Department of Veterans Affairs or through the Vet-

1	erans Community Care Program under section 1703
2	of title 38, United States Code.
3	(4) The term "marijuana" has the meaning
4	given that term in section 102(16) of the Controlled
5	Substances Act (21 U.S.C. 802(16)).
6	SEC. 711. PILOT PROGRAM ON CRYOPRESERVATION AND
7	STORAGE OF GAMETES OF CERTAIN MEM-
8	BERS OF THE ARMED FORCES.
9	(a) Establishment.—The Secretary of Defense shall
10	establish a pilot program to reimburse not more than 200
11	covered members for expenses incurred in the testing,
12	cryopreservation, shipping, and storage of gametes of such
13	covered members in a private storage facility determined
14	appropriate by the Secretary.
15	(b) Amount of Reimbursement.—A covered member
16	shall receive not more than—
17	(1) \$500 in the case of a member who preserves
18	sperm; and
19	(2) \$7,500 in the case of a member who preserves
20	eggs.
21	(c) Information to Participants.—The Secretary
22	shall provide to a covered member participating in the pilot
23	program information regarding providers of services de-
24	scribed in subsection (a) located near the covered member.
25	(d) Implementation Schedule.—Not later than—

1	(1) 30 days after the date of the enactment of
2	this Act, the Secretary shall notify covered members
3	of the pilot program; and
4	(2) 60 days after the date of the enactment of
5	this Act, the Secretary shall—
6	(A) submit to the Committees on Armed
7	Services of the Senate and the House of Rep-
8	resentatives an implementation plan for the pilot
9	program; and
10	(B) carry out the pilot program.
11	(e) No Liability or Contractual Obligation.—
12	The United States shall not be—
13	(1) considered a party to any agreement between
14	a covered member who participates in the pilot pro-
15	gram and a private gamete storage facility; or
16	(2) responsible for the management of gametes
17	cryopreserved, or stored for which a covered member
18	receives reimbursement under such pilot program.
19	(f) Advanced Medical Directive.—A covered mem-
20	ber who participates in the pilot program shall complete
21	an advanced medical directive that specifies how gametes
22	preserved under the pilot program shall be handled upon
23	the death of such covered member.
24	(g) Promotion of Pilot Program.—Not later than
25	30 days after the date of the enactment of this Act, the Sec-

1	retary shall promote the pilot program to covered members
2	in the course of annual health examinations and pre-de-
3	ployment screenings.
4	(h) Report.—Not later than one year after the Sec-
5	retary establishes the pilot program, the Secretary shall sub-
6	mit to the Committees on Armed Services of the Senate and
7	the House of Representatives a report on the pilot program.
8	Such report shall include the following:
9	(1) Usage by covered members.
10	(2) Demographics of participating covered mem-
11	bers.
12	(3) Costs of services to participating covered
13	members.
14	(4) The feasibility of expanding the pilot pro-
15	gram.
16	(5) The feasibility of making the pilot program
17	permanent.
18	(6) Other information determined appropriate
19	by the Secretary.
20	(i) Termination.—The pilot program shall terminate
21	one year after the date of the enactment of this Act.
22	(j) Definitions.—In this section:
23	(1) The term "covered member" means a member
24	of a covered Armed Force serving on active duty—

1	(A) who has received orders (including de-
2	ployment orders) for duty for which the member
3	may receive hazardous duty pay under section
4	351 of title 37, United States Code;
5	(B) whom the Secretary determines is likely
6	to receive such orders in the next 120 days;
7	(C) who will, under orders, be geographi-
8	cally separated from a spouse, domestic partner,
9	or dating partner for a period exceeding 180
10	days; or
11	(D) whose application to participate in the
12	pilot program that the Secretary approves.
13	(2) The term "covered Armed Forces" means the
14	Army, Navy, Marine Corps, Air Force, or Space
15	Force.
16	(3) The term "deployment" has the meaning
17	given such term in section 991(b) of title 10, United
18	States Code.
19	SEC. 712. PSYCHOLOGICAL EVALUATIONS FOR CERTAIN
20	MEMBERS OF THE ARMED FORCES WHO
21	SERVED IN KABUL.
22	(a) Initial Evaluation.—Not later than 180 days
23	after the date of the enactment of this Act, the Secretary
24	of Defense shall provide an initial psychological evaluation
25	to each member of the Armed Forces who—

1	(1) served at the Hamid Karzai International
2	Airport in Kabul, Afghanistan, between August 15
3	and August 29, 2021; and
4	(2) has not already received a psychological eval-
5	uation with respect to such service.
6	(b) Additional Evaluations.—The Secretary of De-
7	fense shall provide to each member of the Armed Forces who
8	receives a psychological evaluation under subsection (a), or
9	would have received such an evaluation but for the applica-
10	tion of subsection $(a)(2)$ —
11	(1) an additional psychological evaluation not
12	later than two years after the date of the enactment
13	of this Act; and
14	(2) a second additional psychological evaluation
15	not later than five years after the date of the enact-
16	ment of this Act.
17	(c) Reporting Requirement.—Not later than 220
18	days after the date of the enactment of this Act, the Sec-
19	retary of Defense shall submit to the congressional defense
20	committees a report on the number of members of the Armed
21	Forces, broken down by component (National Guard, Re-
22	serve, and Active), that are eligible for, and receive, an ini-
23	tial psychological evaluation—
24	(1) under subsection (a); or

1	(2) otherwise resulting from service at the
2	Hamid Karzai International Airport in Kabul, Af-
3	ghanistan, between August 15 and August 29, 2021.
4	SEC. 713. AUTHORITY TO EXPAND THE TRICARE COMPETI-
5	TIVE PLANS DEMONSTRATION PROJECT.
6	(a) Authority.—To the extent practicable, the Sec-
7	retary of Defense shall seek to expand the TRICARE Com-
8	petitive Plans Demonstration Project to not fewer than 10
9	locations on or after October 1, 2024.
10	(b) TRICARE COMPETITIVE PLANS DEMONSTRATION
11	Project Defined.—In this section, the term "TRICARE
12	Competitive Plans Demonstration Project" means the
13	project designed to test the contract acquisition strategy of
14	providing an opportunity for local, regional, and national
15	health plans to participate in the competition for managed
16	care support functions under the TRICARE program, in
17	accordance with section 705(c)(3) of the National Defense
18	Authorization Act for Fiscal Year 2017 (Public Law 114-
19	328; 10 U.S.C. 1073a note).
20	Subtitle B—Health Care
21	${oldsymbol{Administration}}$
22	SEC. 721. CLARIFICATION OF GRADE OF SURGEON GEN-
23	ERAL OF THE NAVY.
24	Section 8077 of title 10, United States Code, is amend-
25	ed by adding at the end the following new subsection:

1	"(c) Grade.—The Surgeon General, while so serving,
2	shall hold the grade of O-9.".
3	SEC. 722. CLARIFICATION OF RESPONSIBILITIES REGARD-
4	ING THE INTEGRATED DISABILITY EVALUA-
5	TION SYSTEM.
6	(a) Clarification.—Subsection (h) of section 1073c
7	of title 10, United States Code, is amended—
8	(1) in the heading, by striking "Secretaries
9	Concerned and Medical Evaluation Boards"
10	and inserting "Authority Over Members";
11	(2) by inserting "(1)" before "Nothing"; and
12	(3) by adding at the end the following new para-
13	graphs:
14	"(2) Notwithstanding the responsibilities and authori-
15	ties of the Defense Health Agency with respect to the admin-
16	$is tration\ of\ military\ medical\ treatment\ facilities\ as\ set\ for th$
17	in this section (including medical evaluations of members
18	of the armed forces), the Secretary of each military depart-
19	ment shall maintain personnel authority over, and respon-
20	sibility for, any member of the armed forces under the juris-
21	diction of the military department concerned while the
22	member is being considered by a medical evaluation board
23	or is otherwise subject to the integrated disability evalua-
24	tion system. Such responsibility shall include the following:

1	"(A) Responsibility for administering the morale
2	and welfare of the member.
3	"(B) Responsibility for determinations of fitness
4	for duty of the member under chapter 61 of this title.
5	"(3) Notwithstanding the responsibilities and authori-
6	ties of the Defense Health Agency with respect to the admin-
7	istration of the integrated disability evaluation system, a
8	commander shall, at all times, maintain absolute responsi-
9	bility for, and authority over, a member of the armed forces
10	referred to the integrated disability evaluation system. Such
11	responsibility and authority include the following:
12	"(A) The authority to pause any process of the
13	integrated disability evaluation system regarding the
14	member.
15	"(B) The authority to withdraw the member
16	from the integrated disability evaluation system if the
17	commander determines that any policy, procedure,
18	regulation, or other guidance has not been followed in
19	the member's case.
20	"(4) Pursuant to regulations prescribed by the Sec-
21	retary of Defense, a member referred to the integrated dis-
22	ability evaluation system may file an appeal of such refer-
23	ral with the Secretary of the military department con-
24	cerned. Such an appeal—

1	"(A) shall be in addition to any appeals process
2	established as part of the integrated disability evalua-
3	tion system;
4	"(B) shall include a hearing before an officer
5	who may convene a general court-martial and who is
6	in the chain of command of the member; and
7	"(C) shall be adjudicated not later than 90 days
8	after such filing.".
9	(b) Regulations.—The Secretary of Defense shall
10	prescribe regulations to carry out paragraphs (2) through
11	(4) of such subsection, as added by this section, not later
12	than 90 days after the date of the enactment of this Act.
13	(c) Briefing.—Not later than February 1, 2024, the
14	Secretary of Defense shall provide to the Committees on
15	Armed Services of the Senate and House of Representatives
16	a briefing on the implementation of such paragraphs.
17	SEC. 723. SHARING OF MEDICAL DATA REGARDING MEM-
18	BERS OF THE COAST GUARD.
19	(a) In General.—Chapter 55 of title 10, United
20	States Code, is amended by adding at the end the following
21	new section:

1	"§1110c. Sharing of medical data regarding members
2	of the Coast Guard
3	"(a) Sharing of Data.—The Secretary of Defense
4	shall provide, on an annual basis, to the Commandant of
5	the Coast Guard, data regarding medical care—
6	"(1) provided at military medical treatment fa-
7	cilities established under section 1073c of this title to
8	members of the Coast Guard and beneficiaries of such
9	members; and
10	"(2) received by members of the Coast Guard
11	and beneficiaries of such members through the
12	TRICARE program.
13	"(b) Capability and Capacity Reports.—The Sec-
14	retary of Defense, acting through the Director of the Defense
15	Health Agency, shall provide to the Commandant of the
16	Coast Guard capability and capacity reports regarding
17	members of the Coast Guard, and beneficiaries of such mem-
18	bers, who receive treatment at military medical treatment
19	facilities.
20	"(c) HIPAA LIMITATION.—None of the information
21	shared under this section shall include personally identifi-
22	able information, sensitive patient health information, or
23	information that violates the Health Insurance Portability
24	and Accountability Act of 1996 (Public Law 104–191).".
25	(b) Plan; Report.—Not later than 270 days after the
26	date of the enactment of this Act, the Secretary of Defense

1	and the Commandant of the Coast Guard shall develop a
2	plan to carry out section 1110c of such title, as added by
3	this section, and submit a report containing such plan to
4	the appropriate congressional committees.
5	(c) Implementation Date.—Not later than one year
6	after the date of the enactment of this Act, the Secretary
7	and Commandant shall carry out section 1110c of such
8	title, as added by this section.
9	(d) Appropriate Congressional Committees De-
10	FINED.—In this section, the term "appropriate congres-
11	sional committees" means the following:
12	(1) The Committee on Armed Services of the
13	Senate.
14	(2) The Committees on Armed Services of the
15	House of Representatives.
16	(3) The Committee on Commerce, Science, and
17	Transportation of the Senate.
18	(4) The Committee on Transportation and Infra-
19	structure of the House of Representatives.
20	SEC. 724. ORGANIZATIONAL FRAMEWORK OF THE MILITARY
21	HEALTH SYSTEM TO SUPPORT THE MEDICAL
22	REQUIREMENTS OF THE COMBATANT COM-
23	MANDS.
24	(a) Defense Health Agency Regions in

25 CONUS.—Section 712(c) of the John S. McCain National

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Defense Authorization Act for Fiscal Year 2019 (Public
   Law 115–232; 10 U.S.C. 1073c note) is amended—
 3
             (1) in paragraph (1)—
 4
                 (A) in the paragraph heading, by striking
             "HEALTHAGENCY" and inserting
 5
                                                  "HEALTH
 6
             AGENCY"; and
 7
                 (B) by striking "not more than two"; and
 8
             (2) in paragraph (2)(A), by striking "military".
 9
        (b) Defense Health Agency Regions OCONUS.—
   Section 712(d) of such Act (Public Law 115–232; 10 U.S.C.
10
    1073c note) is amended—
12
             (1) in the matter preceding paragraph (1), by
13
        striking "not more than two"; and
14
             (2) in paragraph (3), by striking "defense health
15
        regions" and inserting "Defense Health Agency re-
        gions".
16
17
        (c)
              PLANNING
                            AND
                                   Coordination.—Section
    712(e)(1)(A) of such Act (Public Law 115–232; 10 U.S.C.
18
   1073c note) is amended by striking "defense health region"
19
   and inserting "Defense Health Agency region".
20
21
        (d) Effective Date.—The amendments made by this
22 section shall take effect on October 1, 2023.
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1	SEC. 725. MANDATORY TRAINING ON HEALTH EFFECTS OF
2	PERFLUOROALKYL OR POLYFLUOROALKYL
3	SUBSTANCES.
4	The Secretary of Defense shall provide to each medical
5	provider of the Department of Defense mandatory training
6	with respect to the potential health effects of perfluoroalkyl
7	or polyfluoroalkyl substances.
8	SEC. 726. ESTABLISHMENT OF MILITARY PHARMACEUTICAL
9	AND MEDICAL DEVICE VULNERABILITY
10	WORKING GROUP.
11	(a) Establishment.—Not later than one year after
12	the date of the enactment of this Act, the Secretary of De-
13	fense, in coordination with the Chairman of the Joint
14	Chiefs of Staff, the Under Secretary of Defense for Personnel
15	and Readiness, and the Under Secretary of Defense for Ac-
16	quisition and Sustainment, shall establish a military phar-
17	maceutical and medical device vulnerability working group.
18	(b) Membership.—Each member of the working
19	group shall be a member of the Armed Forces or a civilian
20	employee of the Department of Defense.
21	(c) Cochairs.—The Secretary shall appoint a chair
22	of the working group. The working group shall elect a co-
23	chair from among its members.
24	(d) Duties.—The duties of the working group shall
25	include the following:

- 1 (1) To provide a forum for members of the work2 ing group to discuss issues involving access, threats,
 3 and vulnerabilities to pharmaceuticals, therapeutics
 4 and medical devices in operational environments of
 5 the Department.
 - (2) To assess and catalog the work currently being performed within the Department regarding such access, threats, and vulnerabilities.
 - (3) To identify current vulnerabilities, including supply chain issues, active pharmaceutical ingredient supplies, device component issues and cyber and electronic threats that may disrupt operations of the Department.
 - (4) To identify medications necessary for the Department in specific circumstances (such as armed conflict) that are critical for operational readiness in each combatant command.
 - (5) To develop an annually updated list of pharmaceuticals critical to the Department (including medications identified under paragraph (4)) and related quantities needed to mitigate the risk of supply disruptions for military treatment facilities.
 - (6) To develop a risk assessment matrix regarding such pharmaceuticals and medical devices to

- highlight related risks to missions of the combatant
 commands and the military health system.
 - (7) To include any information in the joint medical estimate of the Department or a similar report that highlights information that would be classified as sensitive or requiring a security classification above unclassified.
 - (8) To develop a plan for the allocation of scarce pharmaceutical resources within the Department during supply chain disruptions and potential conflicts with competitors highlighted in the national defense strategy.
 - (9) To develop a plan for stockpiling essential medications to ensure availability of a 180-day supply during armed conflict or other supply chain disruptions.
 - (10) To develop a plan that mitigates vulnerabilities to active pharmaceutical ingredient supply chains and reduces dependence on active pharmaceutical ingredients from foreign sources.
- 21 (e) MEETINGS.—The working group shall meet at the 22 call of the chair or cochairs and not less than once per quar-23 ter of the calendar year.
- 24 (f) Briefing and Reports.—

1	(1) Initial Briefing.—Not later than 180 days
2	after the date of the enactment of this Act, the Sec-
3	retary shall submit to the Committees on Armed Serv-
4	ices of the Senate and House of Representatives an
5	interim report on the organization, activities, plans,
6	actions and milestones of the working group.
7	(2) Annual report.—Not later than September
8	30 of each year, beginning in 2025 and ending in
9	2028, the Secretary shall submit to the Committees on
10	Armed Services of the Senate and House of Represent-
11	atives a report describing the activities, funding,
12	plans, actions, and milestones of the working group,
13	and other matters determined by the Secretary, dur-
14	ing the preceding year.
15	(g) Termination.—The working group shall termi-
16	nate on September 30, 2028.
17	SEC. 727. ESTABLISHMENT OF MEDICAL AND SURGICAL
18	CONSUMABLES STANDARDIZATION WORKING
19	GROUP.
20	(a) Establishment.—Not later than March 1, 2024,

the Secretary of Defense shall establish a working group of logistics experts, medical experts, and surgical experts from across the military departments and the Defense Health Agency to standardize the medical and surgical consumable

1	supplies procured and used within the Department of De-
2	fense.
3	(b) Chair.—The Secretary shall appoint an officer in
4	a grade above O-6 to serve as chair of the working group.
5	(c) Duties.—The duties of the working group include
6	the following:
7	(1) To identify a list of the consumable medical
8	and surgical supplies acquired by the Department, by
9	national item identification number or national stock
10	number.
11	(2) To identify, of the supplies identified under
12	paragraph (1)—
13	(A) unique items; and
14	(B) non-unique items that are functionally
15	interchangeable.
16	(3) Disaggregate such list by the offeror of the
17	supplies, member of the acquisition workforce (as de-
18	fined in section 101 of title 10, United States Code)
19	responsible for procurement of the supplies, and the
20	entity or end user of such supplies.
21	(4) To revise and standardize the catalog for
22	consumable medical and surgical supplies of the De-
23	partment of Defense, including the elimination unnec-
24	essary and duplicate supplies.

1	(5) To ensure supplies identified under para-
2	graph (1) are provided to the appropriate entity or
3	end user in a regular and timely manner.
4	(6) To coordinate with the Director of the De-
5	fense Logistics Agency to conduct regular stress tests
6	of the surge requirements for such supplies.
7	(7) To generate methods to encourage health care
8	providers in the Defense Health Agency to procure
9	such supplies through the catalog described in para-
10	graph (4) instead of through other means.
11	(d) Briefings.—
12	(1) Interim.—Not later than October 1, 2024,
13	the Secretary of Defense shall submit to the Commit-
14	tees on Armed Services of the Senate and House of
15	Representatives a briefing on the activities of the
16	working group.
17	(2) Final.—Not later than December 31, 2025,
18	the Secretary of Defense shall submit to the Commit-
19	tees on Armed Services of the Senate and House of
20	Representatives a final briefing on the activities of the
21	working group.
22	(e) Termination.—The working group shall termi-

23 nate two years after the date of the enactment of this Act.

1	SEC. 728. PILOT PROGRAM ON REMOTE HEALTH MONI-
2	TORING TECHNOLOGIES.
3	(a) Establishment.—The Secretary of Defense shall
4	carry out a pilot program to furnish, to certain members
5	of the Armed Forces, technologies that offer remote health
6	monitoring.
7	(b) Requirements for Pilot Program.—The pilot
8	program shall include members—
9	(1) of special operations forces; and
10	(2) the Center for Initial Military Training of
11	the Army, including members undergoing—
12	(A) basic combat training; and
13	(B) the future soldier preparatory course.
14	(c) Criteria for Technologies.—Technologies fur-
15	nished under the pilot program shall—
16	(1) use facial detection technology; and
17	(2) provide information on a member's—
18	(A) heart rate, including variability;
19	(B) blood pressure;
20	(C) blood oxygen saturation level; and
21	(D) respiratory rate.
22	(d) Briefing.—Not later than six months after com-
23	mencing the pilot program, the Secretary shall provide to
24	the congressional defense committees a briefing on the pilot
25	program, including—
26	(1) an explanation of—

1	(A) the types of technologies considered for
2	the pilot program;
3	(B) the success of the pilot program in in-
4	creasing awareness of the physical and mental
5	health of members furnished such technologies;
6	and
7	(C) any potential barriers to the expansion
8	of the pilot program; and
9	(2) recommendations for how the Secretary may
10	use readily available remote health monitoring tech-
11	nologies to enhance physical and mental health
12	awareness of members of the Armed Forces.
13	(e) Termination.—The pilot program shall terminate
14	five years after the date of the enactment of this Act.
15	SEC. 729. TASK FORCE OF DEPARTMENT OF DEFENSE ON
16	MENTAL HEALTH.
17	(a) Establishment.—The Secretary of Defense shall
18	establish a task force to examine matters relating to the
19	mental health of members of the Armed Forces (in this sec-
20	tion referred to as the "task force").
21	(b) Membership.—
22	(1) QUALIFICATIONS.—The Secretary of Defense
23	shall appoint to the task force individuals who have
24	demonstrated expertise in the following areas:
25	(A) National mental health policy.

1	(B) Military personnel policy.
2	(C) Research in the field of mental health.
3	(D) Clinical care in mental health.
4	(E) Military chaplain or pastoral care.
5	(2) Number; composition.—The Secretary of
6	Defense shall appoint not more than 15 individuals
7	to the task force in accordance with the following:
8	(A) DEPARTMENT OF DEFENSE AP-
9	POINTEES.—The appointees shall include—
10	(i) at least one member of each of the
11	Army, Navy, Air Force, Marine Corps, and
12	$the\ National\ Guard;$
13	(ii) at least one surgeon general of an
14	Armed Force; and
15	(iii) at least one dependent of a mem-
16	ber of the Armed Forces who has experience
17	working with military families.
18	(B) Non-department of defense ap-
19	Pointees.—Not fewer than 7 of the appointees
20	shall be individuals who are not members of the
21	Armed Forces, civilian employees of the Depart-
22	ment of Defense, or dependents of such members,
23	and shall include—
24	(i) an officer or employee of the De-
25	partment of Veterans Affairs; and

1	(ii) an officer or employee of the Sub-
2	stance Abuse and Mental Health Services
3	Administration of the Department of Health
4	and Human Services.
5	(C) Deadline.—The Secretary of Defense
6	shall appoint all members by not later than 90
7	days after the date of the enactment of this Act.
8	(D) Co-chairs.—There shall be two co-
9	chairs of the task force, of whom—
10	(i) one shall be designated by the Sec-
11	retary at the time of appointment from
12	among the individuals appointed under
13	subparagraph (A); and
14	(ii) one shall be selected from among
15	the members appointed under subparagraph
16	(B) by the members so appointed.
17	(c) Assessment and Recommendations on Mental
18	Health Services.—
19	(1) Report.—Not later than one year after the
20	date on which all members of the task force have been
21	appointed, the task force shall submit to the Secretary
22	of Defense a report containing an assessment of, and
23	recommendations for improving, the efficacy of men-
24	tal health services provided to members of the Armed
25	Forces by the Secretary of Defense.

1	(2) Use of other efforts.—In preparing the
2	report under paragraph (1), the task force shall take
3	into consideration completed and ongoing efforts by
4	the Secretary of Defense and the Secretary of Veterans
5	Affairs to improve the efficacy of mental health care
6	provided to members of the Armed Forces.
7	(3) Elements.—The assessment and rec-
8	ommendations specified in paragraph (1) (including
9	recommendations for legislative or administrative ac-
10	tion) shall include measures to improve the following:
11	(A) The awareness of the potential for men-
12	tal health conditions of members of the Armed
13	Forces.
14	(B) The access to, and efficacy of, existing
15	programs (include telehealth programs) in pri-
16	mary care and mental health care to prevent,
17	identify, and treat mental health conditions of
18	members of the Armed Forces, including pro-
19	grams for—
20	$(i)\ forward\text{-}deployed\ troops;$
21	(ii) members of the reserve components;
22	and
23	(iii) members assigned to remote or
24	austere duty locations.

1	(C) The access to adequate telehealth re-
2	sources including for members described in sub-
3	paragraph (B), including access to equipment,
4	bandwidth, and platforms used to deliver care.
5	(D) The assessment of disruptions to mental
6	health care as a result of frequent changes to eli-
7	gibility and coverage for members of the Na-
8	tional Guard under the TRICARE program, as
9	well as potential benefits of more consistent care.
10	(E) Analysis of the potential effect on access
11	and outcomes for members serving on active duty
12	as a result of proposed cuts to military end
13	strengths regarding members with medical mili-
14	tary occupational specialties.
15	(F) The access to and programs for family
16	members of members of the Armed Forces, in-
17	cluding family members overseas.
18	(G) Access to, and quality of, private men-
19	tal health care received by members of the Armed
20	Forces through the TRICARE program.
21	(H) The reduction or elimination of bar-
22	riers to care, including the stigma associated
23	with mental health conditions, by measures in-
24	cluding enhanced confidentiality for members of

1	the Armed Forces who seek care for such condi-
2	tions.
3	(I) The awareness of mental health services
4	available to dependents of members of the Armed
5	Forces.
6	(J) The adequacy of outreach, education,
7	and support programs on mental health matters
8	for families of members of the Armed Forces.
9	(K) The early identification and treatment
10	of mental health and substance abuse problems
11	through the use of internal mass media commu-
12	nications (including radio, and television, social
13	media) and other education tools to change atti-
14	tudes within the Armed Forces regarding mental
15	health and substance abuse treatment.
16	(L) The transition from mental health care
17	furnished by the Secretary of Defense to such
18	care furnished by the Secretary of Veterans Af-
19	fairs.
20	(M) The availability of long-term follow-up
21	and access to care for mental health conditions
22	for members of the Individual Ready Reserve
23	and the Selected Reserve and for discharged, sep-

arated, or retired members of the Armed Forces.

1	(N) Collaboration between the heads of ele-
2	ments of the Department of Defense with respon-
3	sibility for, or jurisdiction over, the provision of
4	mental health services.
5	(O) Coordination between the Secretary of
6	Defense and civilian communities, including
7	State, local, Tribal, and territorial governments,
8	and local support organizations, with respect to
9	mental health services.
10	(P) Coordination between the Secretary of
11	Defense and the heads of relevant Federal stake-
12	holders, including the Assistant Secretary for
13	Mental Health and Substance Use, the Director
14	of the National Institutes of Health, and the Di-
15	rector of the Centers for Disease Control and
16	Prevention.
17	(Q) The scope and efficacy of curricula and
18	training on mental health matters for com-
19	manders in the Armed Forces.
20	(R) The efficiency and effectiveness of pre-
21	and post-deployment mental health screenings,
22	including mental health screenings for members
23	of the Armed Forces.
24	(S) The effectiveness of mental health pro-
25	grams provided in languages other than English.

1	(T) Tracking the use of behavioral health
2	services and related outcomes, including wait
3	times, continuity of care, symptom resolution,
4	and maintenance of improvements resulting from
5	treatment.
6	(U) Other matters the task force determines
7	appropriate.
8	(d) Administrative Matters.—
9	(1) Compensation.—
10	(A) Members of the armed forces;
11	UNITED STATES GOVERNMENT EMPLOYEES.—
12	Each member of the task force who is a member
13	of the Armed Forces or a civilian officer or em-
14	ployee of the United States Government shall
15	serve without compensation (other than com-
16	pensation to which entitled as a member of the
17	Armed Forces or an officer or employee of the
18	United States Government, as the case may be).
19	(B) Other members.—Any member of the
20	task force not described in subparagraph (A)
21	shall be treated for purposes of section 3161 of
22	title 5, United States Code, as having been ap-
23	pointed under subsection (b) of such section.

- 1 (2) Oversight.—The Under Secretary of De-2 fense for Personnel and Readiness shall oversee the ac-3 tivities of the task force.
- 4 (3) ADMINISTRATIVE SUPPORT.—The Director of 5 the Washington Headquarters Services of the Depart-6 ment of Defense shall provide the task force with per-7 sonnel, facilities, and other administrative support as 8 necessary for the performance of the duties of the task 9 force.
- 10 (4) Access to facilities.—The Under Sec-11 retary of Defense for Personnel and Readiness, in co-12 ordination with the Secretaries of the military de-13 partments, shall ensure appropriate access by the task 14 force to military installations and facilities for pur-15 poses of the discharge of the duties of the task force.
- 16 (e) TERMINATION.—The task force shall terminate 90
 17 days after the date on which the Secretary submits to the
 18 appropriate congressional committees the report of the task
 19 force under subsection (c)(1).
- 20 (f) Plan of the Secretary.—Not later than 180 21 days after receiving the report of the task force under sub-22 section (c)(1), the Secretary of Defense shall develop a plan 23 based on the recommendations of the task force and submit 24 such plan to the congressional defense committees.

1	(g) Reports by the Secretary.—For each of the
2	five years following the receipt of the report of the task force
3	under subsection (c)(1), the Secretary of Defense shall sub-
4	mit to the congressional defense committees a report on the
5	recommendations made by the task force with respect to the
6	Department of Defense. Each such report shall include—
7	(1) for each such recommendation, the deter-
8	mination of the Secretary of Defense as to whether to
9	implement the recommendation;
10	(2) in the case of a recommendation the Sec-
11	retary intends to implement, the intended timeline for
12	implementation, a description of any additional re-
13	sources or authorities required for such implementa-
14	tion, and the plan for such implementation;
15	(3) in the case of a recommendation the Sec-
16	retary determines is not advisable or feasible, the
17	analysis and justification of the Secretary in making
18	that determination; and
19	(4) in the case of a recommendation the Sec-
20	retary determines is already being implemented, the
21	analysis and justification of the Secretary in making
22	that determination.
23	(h) Briefings by the Secretary.—Not less fre-
24	quently than annually during the five-year period following
25	the receipt of the report of the task force under subsection

1	(c)(1), the Secretary of Defense shall provide to the congres-
2	sional defense committees a briefing on—
3	(1) the progress of the Secretary of Defense in
4	analyzing and implementing the recommendations
5	made by the task force;
6	(2) any programs, projects, or other activities of
7	the Department of Defense that are being carried out
8	to implement such recommendations; and
9	(3) the amount of funding provided for such pro-
10	grams, projects, and activities.
11	(i) Appropriate Congressional Committees De-
12	FINED.—In this section, the term "appropriate congres-
13	sional committees" means—
14	(1) the Committee on Armed Services and the
15	Committee on Veterans' Affairs of the House of Rep-
16	resentatives; and
17	(2) the Committee on Armed Services and the
18	Committee on Veterans' Affairs of the Senate.
19	SEC. 730. DISCLOSURES BY ENTITIES RECEIVING GRANTS
20	THE SECRETARY OF DEFENSE FOR BIO-
21	MEDICAL RESEARCH.
22	Any entity that receives a grant from the Secretary
23	of Defense for biomedical research shall—
24	(1) disclose to the Secretary each corporate par-
25	ent, affiliate, and subsidiary of such entity; and

1	(2) certify to the Secretary that such entity does
2	not receive funding from—
3	(A) the Chinese Communist Party;
4	(B) a company included in the non-SDN
5	Chinese military-industrial complex companies
6	list maintained by the Secretary of the Treasury;
7	or
8	(C) an entity on the sanctions list of the Of-
9	fice of Foreign Assets Control of the Department
10	of the Treasury.
11	Subtitle C—Studies and Reports
12	SEC. 741. AMENDMENTS TO REPORT ON BEHAVIORAL
13	HEALTH WORKFORCE OF THE DEPARTMENT
14	OF DEFENSE.
15	Section 737 of the James M. Inhofe National Defense
16	Authorization Act for Fiscal Year 2023 (Public Law 117-
17	263) is amended as follows:
18	(1) In subsection $(c)(1)$ —
19	(A) by redesignating subparagraph (H) as
20	subparagraph (M); and
21	(B) by inserting, after subparagraph (G),
22	the following new subparagraphs:
23	"(H) The number of behavioral health pro-
24	viders performing active duty who are perma-
25	nently assigned to positions outside of their field

1	of training (including command, recruitment or
2	training, and staff assignments).
3	"(I) The extent to which collateral duties af-
4	fect the ability of behavioral health providers de-
5	scribed in subparagraph (H) to provide care.
6	"(J) The number of civilian behavioral
7	health providers with collateral administrative
8	duties, and the extent to which such duties affect
9	such providers/ability to provide care.
10	"(K) The effects of preventing behavioral
11	health providers from serving in positions rel-
12	evant to their fields.
13	"(L) An analysis of how a full-time equiva-
14	lent is calculated and the feasibility of standard-
15	izing the calculation within and across the
16	Armed Forces.".
17	(2) In subsection (e), by adding at the end the
18	following new paragraph:
19	"(11) The term 'behavioral health provider' in-
20	cludes a—
21	"(A) licensed independent clinical social
22	worker;
23	"(B) psychologist;
24	"(C) licensed mental health counselor;

1	"(D) licensed marriage and family thera-
2	pist;
3	"(E) psychiatric nurse mental health clin-
4	ical specialist; or
5	``(F) psychiatrist.".
6	SEC. 742. COMPREHENSIVE STRATEGY ON FORCE RESIL-
7	IENCE OF THE DEPARTMENT OF DEFENSE.
8	(a) Establishment.—Not later than 270 days after
9	the date of the enactment of this Act, the Secretary of De-
10	fense shall submit to the Committees on Armed Services of
11	the Senate and House of Representatives and publish a
12	comprehensive strategy on force resilience that provides a
13	proactive, intentional approach to holistic health within the
14	Total Force Fitness framework of the Department of De-
15	fense. Such strategy shall include the following:
16	(1) Priorities and objectives determined by the
17	Secretary.
18	(2) Assessments of the effectiveness of current
19	models, focusing on models that are data-driven and
20	evidence-based.
21	(3) Implementation of the recommendation in
22	the Report to Congress on the Department of Defense
23	Plan to Achieve the Vision of the DoD Task Force on
24	Mental Health, dated September 19, 2007, to provide

1	embedded health care and support professional in
2	high-risk units.
3	(4) Provision of care in all health domains.
4	(5) A reevaluation of operational requirements to
5	ensure that embedded positions are appropriately
6	billeted, funded, trained, and deployable (if deemed
7	necessary).
8	(6) Participation of the prevention workforce of
9	$the\ Department.$
10	(b) Implementation.—Not later than 90 days after
11	publishing the strategy under subsection (a), the Secretary
12	shall implement such strategy.
13	(c) Reports.—The Secretary shall submit to the Com-
14	mittees on Armed Services of the Senate and House of Rep-
15	resentatives a report not less than once each year on the
16	progress of the implementation of the strategy until the Sec-
17	retary determines all objectives of the strategy have been
18	achieved. Each such report shall include the following:
19	(1) Challenges or barriers to implementation of
20	$the\ strategy.$
21	(2) An assessment of the effectiveness of the em-
22	bedded health care professionals and support profes-
23	sionals.
24	(3) Improvements to the strategy implemented by
25	the Secretary.

1	(d) Definitions.—In this section:
2	(1) The term "covered Armed Force" means the
3	Army, Navy, Marine Corps, Air Force, or Space
4	Force.
5	(2) The term "health care professional" includes
6	a psychiatrist, psychologist, licensed clinical social
7	worker, nurse practitioner, or mental health techni-
8	cian.
9	(3) The term "high-risk unit" means a unit of
10	a covered Armed Force that the Secretary of the mili-
11	tary department concerned determines is exposed to
12	high levels of stress, trauma, and operational tempo,
13	and is more likely to experience negative health out-
14	comes.
15	(4) The term "support professional" means
16	trained a professional in a field that immediately
17	supports force resilience, such as a chaplain, nutri-
18	tionist, or financial counselor.
19	SEC. 743. STUDY ON NON-CLINICAL MENTAL HEALTH SERV-
20	ICES OF THE DEPARTMENT OF DEFENSE.
21	(a) Study Required.—The Secretary of Defense, in
22	coordination with the Secretaries of the military depart-
23	ments, shall conduct a study regarding the following:
24	(1) How NCMH programs (including the Mili-
25	tary and Family Life Counseling Program), are im-

1	plemented throughout the Department of Defense, in-
2	cluding distribution of NCMH professionals.
3	(2) The differences in roles and responsibilities
4	between NCMH professionals and clinical mental
5	health professionals.
6	(3) How the effectiveness of NCMH professionals
7	and NCMH programs are measured.
8	(4) The processes by which NCMH profes-
9	sionals—
10	(A) track services they provide;
11	(B) refer and track such referrals to clinical
12	mental health professionals, chaplains, and other
13	service providers; and
14	(C) ease the transition for such a referral to
15	ensure a treatment plan continues smoothly.
16	(5) The costs to the United States of NCMH pro-
17	grams of the Department during the calendar years
18	2019 through 2023.
19	(6) The outcomes of NCMH programs.
20	(7) Recommendations for the future of NCMH
21	programs.
22	(b) Report.—Not later than June 1, 2024, the Sec-
23	retary of Defense shall submit to the Committees on Armed
24	Services of the Senate and House of Representatives a re-
25	port containing the results of the study under this section.

1	(c) NCMH Defined.—The term "NCMH" means
2	non-clinical mental health.
3	SEC. 744. CLINICAL STUDY ON TREATMENT OF CERTAIN
4	MEMBERS WITH CERTAIN CONDITIONS USING
5	CERTAIN PSYCHEDELIC SUBSTANCES.
6	(a) Establishment.—Not later than 90 days after
7	the date of enactment of this Act, the Secretary of Defense
8	shall carry out a clinical study in military treatment facili-
9	ties on the treatment of members of the covered Armed
10	Forces serving on active duty with a covered condition
11	using covered psychedelic substances.
12	(b) REPORT REQUIRED.—Not later than one year after
13	the date of the enactment of this Act, the Secretary shall
14	submit to the Committees on Armed Services of the House
15	of Representatives and the Senate a report on the results
16	of the clinical study. The report shall include the following:
17	(1) The number of members of the covered Armed
18	Forces who participated in the clinical study.
19	(2) The findings of such clinical study.
20	(c) Definitions.—In this section:
21	(1) The term "covered Armed Force" means the
22	Army, Navy, Marine Corps, Air Force, or Space
23	Force.
24	(2) The term "covered condition" means any of
25	$the\ following:$

1	$(A)\ Post-traumatic\ stress.$
2	(B) Traumatic brain injury.
3	(C) Chronic traumatic encephalopathy.
4	(3) The term "covered psychedelic substances"
5	means any of the following:
6	(A) 3,4-methylenedioxy-methamphetamine
7	(commonly known as "MDMA").
8	(B) Psilocybin.
9	(C) Ibogaine.
10	(D) 5-Methoxy-N,N-dimethyltryptamine
11	(commonly known as "DMT").
12	SEC. 745. STUDY ON OPIOID ALTERNATIVES.
13	(a) Establishment.—Not later than 90 days after
14	the date of the enactment of this Act, the Secretary of De-
15	fense shall carry out a study in military treatment facilities
16	on the efficacy of opioid alternatives for pain management.
17	(b) Report.—Not later than 180 days after the date
18	of the enactment of this Act, the Secretary shall submit to
19	the Committees on Armed Services of the Senate and House
20	of Representatives a report on the results of the study under
21	this section. Such report shall include recommendations of
22	the Secretary regarding the use of opioid alternatives in
23	military treatment facilities.
24	(c) Opioid Alternative Defined.—In this section,
25	the term "opioid alternative" includes the following:

1	(1) Cryotherapy.
2	(2) Hyperbaric oxygen therapy.
3	(3) Sensory deprivation.
4	SEC. 746. REPORT ON OVERDOSES BY MEMBERS OF CER
5	TAIN ARMED FORCES.
6	(a) Annual Report on Military Overdoses.—
7	(1) In general.—Not later than one year after
8	the date of the enactment of this Act, and annually
9	thereafter for four subsequent years, the Secretary of
10	Defense shall submit to the appropriate congressional
11	committees a report on the number of annual
12	overdoses among members of the covered Armed
13	Forces.
14	(2) Elements.—The report required by para-
15	graph (1) shall include the following elements:
16	(A) The total number of such members who
17	suffered a fatal overdose during the previous cal-
18	endar year, including—
19	(i) demographic information, includ-
20	ing gender, race, age, military department,
21	rank, grade, station, and number of pre-
22	vious deployments;
23	(ii) the location of the fatal overdose,
24	including whether the overdose was on a
25	military installation; and

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1	ment, including medication treatment for
2	opioid use disorder;
3	(viii) with respect to each members
4	identified in clause (vii), whether the mem-
5	bers was referred after a positive drug test
6	and the source of such referral;
7	(ix) of the members identified in clause
8	(vii), the number of members who engaged
9	in such medical treatment; and
10	(x) the number of members who suf-
11	fered a fatal overdose in which a bystander
12	was present.
13	(C) The total number of such members who
14	suffered a non-fatal overdose during the previous
15	calendar year, including—
16	(i) demographic information, includ-
17	ing gender, race, age, military department,
18	rank, grade, station, and number of pre-
19	vious deployments;
20	(ii) a list of the substances involved in
21	the non-fatal overdose; and
22	(iii) a determination of whether the
23	non-fatal overdose was intentional.
24	(D) Of the members identified in subpara-
25	graph(C)—

1	(i) the number of members who pre-
2	viously had a non-fatal overdose;
3	(ii) the number of members who re-
4	ceived mental health or substance use dis-
5	order services prior to a non-fatal overdose;
6	(iii) the number of members with co-
7	morbid mental health diagnoses prior to a
8	non-fatal overdose;
9	(iv) the number of members who had
10	been prescribed opioids, benzodiazepines, or
11	stimulants prior to a non-fatal overdose;
12	(v) the number of members who had a
13	positive drug test prior to the fatal overdose,
14	including any substance identified in such
15	test;
16	(vi) the number of members who suf-
17	fered a non-fatal overdose in which a by-
18	stander was present;
19	(vii) the number of members who had
20	been categorized as high risk and prescribed
21	or provided naloxone prior to a non-fatal
22	overdose;
23	(viii) the number of members who suf-
24	fered a non-fatal overdose in which
25	naloxone was administered;

1	(ix) the number of members referred to
2	medical treatment, including medication
3	treatment for opioid use disorder, following
4	a non-fatal overdose;
5	(x) of the members identified in clause
6	(ix), the number of members who engaged in
7	such medical treatment;
8	(xi) the number of members referred,
9	including by self-referral, to medical treat-
10	ment, including medication treatment for
11	opioid use disorder;
12	(xii) with respect to each members
13	identified in clause (xi), whether the mem-
14	bers was referred after a positive drug test
15	and the source of such referral;
16	(xiii) of the members identified in
17	clause (xi), the number of members who en-
18	gaged in such medical treatment; and
19	(xiv) the number of intentional
20	overdoses.
21	(E) An analysis of discernable patterns in
22	fatal and non-fatal overdoses of such members,
23	and existing or anticipated responses to such
24	patterns by the Secretary of Defense.

1	(F) A description of existing or anticipated
2	response efforts to fatal and non-fatal overdoses
3	at military bases that have rates of fatal
4	overdoses that exceed the average rate of fatal
5	overdoses in the United States.
6	(G) The number of such members who are
7	in recovery or currently taking a prescription
8	medication for opioid use disorder.
9	(H) The number of military family mem-
10	bers of such members who receive substance use
11	disorder treatment at a medical facility of the
12	Department of Defense.
13	(I) An assessment of the availability of sub-
14	stance use disorder treatment for such members
15	who—
16	(i) transferred military bases; or
17	(ii) returned to the United States fol-
18	lowing an overseas tour.
19	(J) The number of medical facilities of, or
20	affiliated with, the Department of Defense that
21	have opioid treatment programs.
22	(K) A description of punitive measures
23	taken by the Secretary of Defense in response to
24	substance misuse, substance use disorder, or over-
25	dose by such members.

1	(L) The number of military family members
2	who live on a military base who suffered a fatal
3	or non-fatal overdose during the previous cal-
4	endar year, including—
5	(i) demographic information, includ-
6	ing gender, race, age, and relationship to a
7	members;
8	(ii) the location of the overdose;
9	(iii) a list of the substances involved in
10	the overdose; and
11	(iv) a determination of whether the
12	overdose was intentional.
13	(3) Reporting on fewer than five mem-
14	BERS.—If the number of such members or military
15	family members identified under any subparagraph
16	of paragraph (2) is fewer than five, the Secretary of
17	Defense shall for, such subparagraph—
18	(A) not report the exact number of such
19	members or military family members identified;
20	and
21	(B) report that fewer than five such mem-
22	bers or military family members were identified.
23	(4) Privacy.—Nothing in this section shall be
24	construed to authorize the disclosure by the Secretary
25	of Defense of personally identifiable information of

1	such members or military family members, including
2	anonymized personal information that could be used
3	to re-identify such members or military family mem-
4	bers.
5	(b) Definitions.—In this section:
6	(1) The term "appropriate congressional com-
7	mittees" means—
8	(A) the congressional defense committees;
9	(B) the Committee on Health, Education,
10	Labor, and Pensions of the Senate; and
11	(C) the Committee on Energy and Com-
12	merce of the House of Representatives.
13	(2) The term "covered Armed Force" means the
14	Army, Navy, Marine Corps, Air Force, or Space
15	Force.
16	(3) The term "military family member" means
17	a family member of a member of a covered Armed
18	Force, including a spouse, parent, dependent, child, or
19	guardian of a child of such a member.
20	SEC. 747. FEASIBILITY REPORT REGARDING DHA EMPLOY-
21	MENT OF CERTAIN MENTAL HEALTH PRO-
22	VIDERS AWAITING LICENSURE.
23	(a) Report Required.—Not later than September
24	30, 2024, the Secretary of Defense shall submit to the Com-
25	mittees on Armed Services of the Senate and House of Rev-

1	resentatives a report on the feasibility of revising policies
2	of DHA regarding the supervision of covered mental health
3	employees in order to align with the policies set forth in
4	VHA Directive 1027 of the Veterans Health Administration
5	(dated October 23, 2019). In determining such feasibility,
6	the Secretary shall consider issues including the following:
7	(1) The need to employ covered mental health
8	employees in DHA.
9	(2) The capacity of licensed mental health profes-
10	sionals employed in DHA to supervise covered mental
11	health employees.
12	(3) The effects of such alignment on access by
13	members of the Armed Forces to mental health care.
14	(4) The potential risks and costs to the United
15	States of such alignment.
16	(5) Any statutory or regulatory changes nec-
17	essary for such alignment.
18	(b) Definitions.—In this section:
19	(1) The term "covered mental health employee"
20	means an individual—
21	(A) employed by the Defense Health Agency
22	as a psychologist, social worker, professional
23	mental health counselor, or marriage and family
24	therapist; and

1	(B) who has yet to be licensed in such pro-
2	fession by a State.
3	(2) The term "DHA" means the Defense Health
4	Agency.
5	(3) The term "State" has the meaning given such
6	term in section 901 of title 32, United States Code.
7	SEC. 748. STUDY ON HEALTH CARE AVAILABLE TO INDIVID-
8	UALS SUPPORTING THE MISSIONS OF UNITED
9	STATES FORCES, JAPAN, AND JOINT REGION
10	MARIANAS.
11	(a) Study Required.—The Commander, United
12	States Indo-Pacific Command, shall conduct a study to de-
13	termine whether health care services available to covered in-
14	dividuals is sufficient to support—
15	(1) the missions of United States Forces, Japan,
16	and Joint Region Marianas; and
17	(2) the National Defense Strategy.
18	(b) Elements.—The study under this section shall in-
19	clude the following elements:
20	(1) With regards to health care services furnished
21	through the military health system to covered individ-
22	uals, an assessment of—
23	(A) the sufficiency of such services; and
24	(B) challenges to such services.

1	(2) A assessment of the availability of health
2	care services to covered individuals, including—
3	(A) the sufficiency of such services; and
4	(B) challenges to such services.
5	(3) A mission risk assessment for United States
6	Forces, Japan, and Joint Region Marianas if health
7	care services furnished through the military health
8	system were available in the following scenarios:
9	(A) To members, civilian employees of the
10	Department of Defense, and dependents of such
11	members and employees, only.
12	(B) To covered individuals on a space-
13	available basis, pursuant to the policy memo-
14	randum of the Defense Health Agency dated
15	March 1, 2023.
16	(C) To all covered individuals.
17	(4) A mission cost analysis based on the risk as-
18	sessment under paragraph (3).
19	(5) Recommendations of the Commander regard-
20	ing the assessment under paragraph (3) and the anal-
21	ysis under paragraph (4), including a recommenda-
22	tion regarding which scenario in paragraph (3) best
23	supports the National Defense Strategy for the areas
24	of responsibility of United States Forces, Japan, and
25	Joint Region Marianas.

1	(c) Briefings; Report.—The Commander, in coordi-
2	nation with the Assistant Secretary of Defense for Health
3	Affairs, shall submit to the Committees on Armed Services
4	of the Senate and House of Representatives—
5	(1) an interim briefing on the study not later
6	than 60 days after the date of the enactment of this
7	Act;
8	(2) a final briefing not later than one year after
9	the date of the enactment of this Act; and
10	(3) a final report not later than one year after
11	the date of the enactment of this Act, including rec-
12	ommendations regarding legislation or funding to im-
13	prove care services furnished through the military
14	health system to covered individuals.
15	(d) Definitions.—In this section:
16	(1) The term "covered individual" means an in-
17	dividual who supports the mission of United States
18	Forces, Japan, or Joint Region Marianas, includ-
19	ing—
20	(A) a member of the Armed Forces;
21	(B) an employee of the Federal Government;
22	(C) a dependent of a member described in
23	subparagraph (B) or an employee described in
24	subparagraph (C); or

1	(D) an employee of an entity that has en-
2	tered into an agreement with the United States.
3	(2) The term "health care services" includes such
4	health care services furnished—
5	(A) through the military health system; and
6	(B) by a source not described in subpara-
7	graph(A).
8	SEC. 749. UNITED STATES-ISRAEL PTSD COLLABORATIVE
9	RESEARCH.
10	(a) Grant Program for Increased Cooperation
11	ON POST-TRAUMATIC STRESS DISORDER RESEARCH BE-
12	TWEEN UNITED STATES AND ISRAEL.—
13	(1) Sense of congress.—It is the sense of
14	Congress that the Secretary of Defense, acting through
15	the Psychological Health and Traumatic Brain In-
16	jury Research Program, should seek to explore sci-
17	entific collaboration between American academic in-
18	stitutions and nonprofit research entities, and Israeli
19	institutions with expertise in researching, diagnosing,
20	and treating post-traumatic stress disorder.
21	(2) Grant program.—The Secretary of Defense,
22	in coordination with the Secretary of Veterans Affairs
23	and the Secretary of State, shall award grants to eli-
24	gible entities to carry out collaborative research be-
25	tween the United States and Israel with respect to

1	post-traumatic stress disorders. The Secretary of De-
2	fense shall carry out the grant program under this
3	subsection in accordance with the agreement titled
4	"Agreement Between the Government of the United
5	States of America and the Government of Israel on
6	the United States-Israel Binational Science Founda-
7	tion", dated September 27, 1972.
8	(3) Eligible Entities.—To be eligible to re-
9	ceive a grant under this subsection, an entity shall be
10	an academic institution or a nonprofit entity located
11	in the United States.
12	(4) AWARD.—The Secretary shall award grants
13	under this subsection to eligible entities that—
14	(A) carry out a research project that—
15	(i) addresses a requirement in the area
16	of post-traumatic stress disorders that the
17	Secretary determines appropriate to re-
18	search using such grant; and
19	(ii) is conducted by the eligible entity
20	and an entity in Israel under a joint re-
21	search agreement; and
22	(B) meet such other criteria that the Sec-
23	retary may establish.
24	(5) APPLICATION.—To be eligible to receive a
25	grant under this subsection, an eligible entity shall

- submit an application to the Secretary at such time,
 in such manner, and containing such commitments
 and information as the Secretary may require.
 - (6) GIFT AUTHORITY.—The Secretary may accept, hold, and administer, any gift of money made on the condition that the gift be used for the purpose of the grant program under this subsection. Such gifts of money accepted under this paragraph shall be deposited in the Treasury in the Department of Defense General Gift Fund and shall be available, subject to appropriation, without fiscal year limitation.
 - (7) Reports.—Not later than 180 days after the date on which an eligible entity completes a research project using a grant under this subsection, the Secretary shall submit to Congress a report that contains—
- 17 (A) a description of how the eligible entity 18 used the grant; and
- (B) an evaluation of the level of success ofthe research project.
- 21 (b) TERMINATION.—The authority to award grants 22 under subsection (a) shall terminate on the date that is 23 seven years after the date on which the first such grant is 24 awarded.

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1	SEC. 750. FEASIBILITY STUDY ON CREATION OF CENTERS
2	OF EXCELLENCE IN UKRAINE FOR TREAT-
3	MENT OF TRAUMATIC BRAIN INJURIES AND
4	TRAUMATIC EXTREMITY INJURIES.
5	The Secretary of Defense shall conduct a feasibility
6	study to—
7	(1) determine whether opportunities exist for the
8	head of the center of excellence established under sec-
9	tion 723 of the Duncan Hunter National Defense Au-
10	thorization Act for Fiscal Year 2009 (38 U.S.C. 7327
11	note) to collaborate with an appropriate counterpart
12	from the Government of Ukraine to establish a center
13	of excellence of Ukraine for the treatment of traumatic
14	extremity injury in Ukraine with the purpose of pro-
15	viding for the mitigation, treatment, and rehabilita-
16	tion of traumatic extremity injuries and amputations
17	experienced in Ukraine as a result of Russian aggres-
18	sion; and
19	(2) determine whether opportunities exist for the
20	head of the center of excellence established under sec-
21	tion 1621 of the National Defense Authorization Act
22	for Fiscal Year 2008 (Public Law 110–181; 122 Stat.
23	453; 10 U.S.C. 1071 note) to collaborate with an ap-
24	propriate counterpart from the Government of
25	Ukraine to establish a center of excellence of Ukraine

1	for the treatment of traumatic brain injury in
2	Ukraine with the purpose of—
3	(A) improving the lives of individuals af-
4	fected by traumatic brain injury experienced in
5	Ukraine as a result of Russian aggression and
6	improving the lives of the family members of any
7	such individual; and
8	(B) collaborating with such individuals,
9	such family members, referring providers, and
10	relevant researchers to provide to such individ-
11	uals, to the extent possible—
12	(i) a point of entry into the health care
13	system;
14	(ii) a clear path through diagnosis,
15	treatment, and reintegration, with respect
16	to traumatic brain injury; and
17	(iii) consistent access to high quality
18	treatment, research, and education, with re-
19	spect to traumatic brain injury.
20	SEC. 751. TESTOSTERONE LEVELS AMONG MEMBERS OF
21	SPECIAL FORCES OF THE ARMY: STUDY; RE-
22	PORT.
23	(a) Study.—The Under Secretary of Defense for Per-
24	sonnel and Readiness shall conduct a five-year study, begin-

1	ning in fiscal year 2024, with respect to the following ele-
2	ments:
3	(1) Whether members of special forces of the
4	Army at entry to the qualification course have higher
5	levels of testosterone than the average male civilian
6	for that age group.
7	(2) The effects of special forces training and de-
8	ployments on levels of testosterone of such members.
9	(3) The quality of testing for decreased testos-
10	terone levels among such members, and whether test-
11	ing should be conducted at later times of the day to
12	more accurately reflect testosterone levels.
13	(4) Assistance offered to prevent and treat de-
14	creasing testosterone levels among such members.
15	(5) The impacts of decreased testosterone levels
16	on readiness of such members.
17	(6) The impacts of decreased testosterone levels
18	on the long-term health of such members.
19	(7) Anything the Under Secretary determines
20	appropriate.
21	(b) Reports.—
22	(1) Interim report.—Not later than one year
23	after the date of the enactment of this Act, the Under
24	Secretary shall submit to the congressional defense
25	committees an interim report on the study under sub-

1	section (a), including recommendations of the Under
2	Secretary regarding—
3	(A) the appropriateness of conducting a
4	pilot program to provide testosterone replace-
5	ment therapy to such members; and
6	(B) providing natural remedies to such
7	members to prevent testosterone loss, including
8	personalized meal plans, exercise plans, sleep
9	recommendations, and actions to improve bone
10	density and red blood count.
11	(2) Final report.—Not later than one year
12	after completing the study under subsection (a), the
13	Under Secretary shall submit to the congressional de-
14	fense committees a final report regarding such study.
15	(3) FORM.—A report under this subsection shall
16	be submitted in an unclassified form, but may include
17	a classified annex.
18	SEC. 752. GAO REPORT ON TRICARE PAYMENTS TO BEHAV-
19	IORAL HEALTH PROFESSIONALS.
20	(a) Report Required.—Not later than one year
21	after the date of the enactment of this Act, the Comptroller
22	General of the United States shall submit to the Committees
23	on Armed Services of the House of Representatives and the
24	Senate the results of a study on TRICARE payments to
25	TRICARE network behavioral professionals.

1	(b) Elements.—The study shall include a comprehen-
2	sive analysis of the following elements:
3	(1) The timeliness of such payments.
4	(2) The accuracy of such payments.
5	(3) The extent to which contractors comply with
6	section 6.2.1 of the TRICARE Operations Manual.
7	(4) Areas of improvement that would enhance
8	and improve the administrative process of such pay-
9	ments.
10	TITLE VIII—ACQUISITION POL-
11	ICY, ACQUISITION MANAGE-
12	MENT, AND RELATED MAT-
13	TERS
14	Subtitle A—Acquisition Policy and
15	Management
16	SEC. 801. COMMERCIAL NATURE DETERMINATION MEMO
17	AVAILABLE TO CONTRACTOR.
18	Section 3456(b)(2) of title 10, United States Code, is
19	amended by adding at the end the following: "Upon the re-
20	quest of the contractor offering the product or service for
21	which such determination is summarized in such memo-
22	randum, the contracting officer shall provide to such con-
23	tractor a copy of such memorandum.".

1	SEC. 802. PROHIBITION ON THE TRANSFER OF CERTAIN
2	DATA ON EMPLOYEES OF THE DEPARTMENT
3	OF DEFENSE TO THIRD PARTIES.
4	(a) In General.—Chapter 363 of title 10, United
5	States Code, United States Code, is amended by adding at
6	the end the following new section:
7	"§ 4662. Prohibition on the transfer of certain data on
8	employees of the Department of Defense to
9	third parties
10	"(a) In General.—Each contract entered into by the
11	Department of Defense on or after the date of the enactment
12	of this section shall include a provision prohibiting the con-
13	tractor and each subcontractor under such contract from
14	selling, licensing, or otherwise transferring covered individ-
15	ually identifiable Department employee data to any indi-
16	vidual or entity other than the Federal Government, except
17	to the extent required to perform under such contract or
18	a subcontract under such contract.
19	"(b) Waiver.—The Secretary of Defense may waive
20	subsection (a) with respect to a sale, licensing, or other
21	transfer of covered individually identifiable Department
22	employee data if the Secretary determines that such waiver
23	is appropriate.
24	"(c) Definitions.—In this section:
25	"(1) Covered individually identifiable de-
26	PARTMENT EMPLOYEE DATA.—The term 'covered indi-

1	vidually identifiable Department employee data
2	means individually identifiable Department employee
3	data obtained by—
4	"(A) a contractor pursuant to the perform-
5	ance of a contract described in subsection (a) by
6	such contractor; or
7	"(B) a subcontractor pursuant to the per-
8	formance of a subcontract under such a contract
9	by such subcontractor.
10	"(2) Individually identifiable department
11	EMPLOYEE DATA.—The term 'individually identifi-
12	able Department employee data' means information
13	related to an employee of the Department of Defense,
14	including a member of the armed forces, that—
15	"(A) identifies such employee; or
16	"(B) which may be used to infer, by either
17	direct or indirect means, the identity of such an
18	employee to whom the information applies.".
19	(b) Clerical Amendment.—The table of sections for
20	chapter 363 of title 10, United States Code, is amended by
21	adding at the end the following new item:
	"4662. Prohibition on the transfer of certain data on employees of the Department of Defense to third parties.".
22	(c) Report on Countering Identifying Informa-
23	TION SPREAD.—

1	(1) In general.—Not later than 180 days after
2	the date of the enactment of this Act, the Secretary of
3	Defense shall submit to the congressional defense com-
4	mittees a report on the strategy of the Department of
5	Defense to counter the proliferation of individually
6	identifiable active duty member information on com-
7	mercially available datasets.
8	(2) Individually identifiable active duty
9	MEMBER INFORMATION.—In this subsection, the term
10	"individually identifiable active duty member infor-
11	mation" means individually identifiable information
12	related to a member of the Armed Forces serving on
13	active duty that—
14	(A) identifies such member; or
15	(B) which may be used to infer, by either
16	direct or indirect means, the identity of such a
17	member to whom the information applies.
18	SEC. 803. PRINCIPAL TECHNOLOGY TRANSITION ADVISOR.
19	(a) Designation.—Not later than one year after the
20	date of the enactment of this Act, each Secretary of a mili-
21	tary department shall designate a Principal Transition Ad-
22	visor who shall advise the Secretary on the transition of
23	technologies, including technologies from science and tech-

24 nology programs of the Department, private commercial en-

25 tities, research institutions, and universities, to fulfill iden-

- 1 tified and potential warfighter requirements for the mili-
- 2 tary department.
- 3 (b) Direct Report.—The Principal Transition Ad-
- 4 visor of a military department designated under subsection
- 5 (a) shall directly report to the Secretary of such military
- 6 department.
- 7 (c) Responsibilities.—The Principal Transition
- 8 Advisor of a military department designated under sub-
- 9 section (a) shall do the following:
- 10 (1) Identify technologies being researched, devel-
- 11 oped, tested, or evaluated by science and technology
- 12 programs of the Department, including Defense re-
- search facilities (as defined in section 4125(b) of title
- 14 10, United States Code), that the military department
- may use to meet identified and potential warfighter
- 16 requirements.
- 17 (2) Consult with Department of Defense innova-
- 18 tion programs to identify technologies from private
- 19 commercial entities, research institutions, univer-
- sities, and other entities to identify technologies that
- 21 the military department may use to meet identified
- 22 and potential warfighter requirements.
- 23 (3) Make recommendations to the Secretary of
- 24 the military department regarding the acquisition of
- 25 technologies identified under paragraphs (1) and (2),

- including recommendations on the programs of the
 military department under which the military de partment should make the acquisitions.
 - (4) Inform program managers (as defined in section 1737 of title 10, United States Code) and other relevant acquisition officials of the military department of relevant technologies identified under paragraphs (1) and (2).
 - (5) Develop and maintain metrics tracking the outcomes of projects and other activities of the military department for which the military department expended amounts designated as budget activity 6 (RDT&E management support) as that budget activity classification is set forth in volume 2B, chapter 5 of the Department of Defense Financial Management Regulation (DOD 7000.14-R).
- 17 (d) Congressional Report.—Not later than one 18 year after the designation of the Principal Transition Advi-19 sor of a military department under subsection (a), and an-20 nually thereafter, the Principal Transition Advisor of such 21 military department shall submit to Congress a report on 22 the following for the one-year period preceding the submis-23 sion of the report:
- (1) The activities of the Principal TransitionAdvisor.

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1	(2) The outcomes of projects and other activities
2	described in subsection $(c)(5)$, including the metrics
3	described in such subsection.
4	(e) Definitions.—In this section:
5	(1) Department.—The term "Department"
6	means the Department of Defense.
7	(2) Department of defense innovation pro-
8	GRAMS.—The term "Department of Defense innova-
9	tion programs" means the Defense Innovation Unit of
10	the Department of Defense, AFWERX of the Air
11	Force, and other programs sponsored by the Depart-
12	ment of Defense, or any component thereof, with a
13	focus on accelerating the adoption of emerging tech-
14	nologies for mission-relevant applications or innova-
15	tion.
16	(3) Military department.—The term "mili-
17	tary department" has the meaning given such term in
18	section 101(a) of title 10, United States Code.
19	SEC. 804. PILOT PROGRAM ON PAYMENT OF COSTS FOR DE-
20	NIED GOVERNMENT ACCOUNTABILITY OF-
21	FICE BID PROTESTS.
22	(a) Pilot Program Required.—The Secretary of
23	Defense shall carry out a pilot program to determine the
24	effectiveness of requiring contractors to reimburse the De-

1	partment of Defense for costs incurred in processing covered
2	protests.
3	(b) Duration.—The pilot program under subsection
4	(a) shall—
5	(1) begin on the date that is two years after the
6	date of the enactment of this Act; and
7	(2) end on the date that is five years after the
8	date of the enactment of this Act.
9	(c) Report.—Not later than 90 days after the date
10	on which the pilot program under subsection (a) ends, the
11	Secretary shall submit to the Committees on Armed Services
12	of the House of Representatives and the Senate a report as-
13	sessing the feasibility of making permanent such pilot pro-
14	gram.
15	(d) Definitions.—In this section:
16	(1) Covered protest.—The term "covered pro-
17	test" means a bid protest that is a final bid protest
18	and that was filed during the period beginning on
19	October 1, 2025, and ending on September 30, 2028,
20	by a party with revenues in excess of \$250,000,000
21	(based on fiscal year 2023 constant dollars) during
22	the fiscal year immediately preceding the fiscal year
23	in which such party filed such bid protest.
24	(2) Final bid Protest.—The term "final bid
25	protest" means a bid protest that was denied in an

1	opinion issued by the Government Accountability Of-
2	fice and such denial—
3	(A) has not been appealed and is no longer
4	appealable because the time for taking an appeal
5	has expired; or
6	(B) has been appealed and the appeals
7	process for which is completed.
8	SEC. 805. PILOT PROGRAM FOR PROTOTYPE PROJECTS FOR
9	ANYTHING-AS-A-SERVICE.
10	(a) In General.—Not later than one year after the
11	enactment of this Act and subject to the availability of ap-
12	propriations, the Secretary of Defense or any official des-
13	ignated by the Secretary of Defense, in coordination with
14	each Secretary of a military department, shall establish a
15	pilot program to enter into transactions to carry out proto-
16	type projects for Anything-as-a-Service using competitive
17	multi sourcing.
18	(b) Requirements.—Before entering into a trans-
19	action under this section, the Secretary shall—
20	(1) develop criteria that technology-supported ca-
21	pabilities are delivered as a service must meet in
22	order to be included in a prototype project; and
23	(2) develop criteria for competitive multisourcing
24	applicable to the pilot program established under this
25	section.

- 1 (c) Value.—The value of a transaction for a prototype
- 2 project carried out under this section shall not exceed
- 3 \$100,000,000.
- 4 (d) Timing.—The Secretary shall, to the extent prac-
- 5 ticable, enter into a transaction for a prototype project
- 6 under this section not earlier than 60 days and not later
- 7 than 100 days after the date on which the Secretary an-
- 8 nounces an opportunity to participate in the pilot program
- 9 established under this section.
- 10 (e) Exemption.—The requirements of sections
- 11 3204(e)(1) and 3702 of title 10, United States Code, shall
- 12 not apply with respect to a transaction for a prototype
- 13 project under this section if the Secretary of Defense receives
- 14 three or more minimally qualified offers for such trans-
- 15 action.
- 16 (f) Briefing.—Not later than December 31, 2024, the
- 17 Secretary of Defense shall provide a briefing to the congres-
- 18 sional defense committees on the implementation of the pilot
- 19 program.
- 20 (g) Report.—Not later than 30 days after each exer-
- 21 cise of authority under the pilot program, the Secretary of
- 22 Defense shall submit to Congress a report on such exercise.
- 23 (h) DEFINITIONS.—In this section:
- 24 (1) The term "Anything-as-a-Service" means
- 25 model under which a technology-supported capability

- is provided to the Department of Defense as a service
 rather than as a product, including such capabilities
 as software, platforms, and infrastructure.
- (2) The term "competitive multisourcing" means 5 a method to fulfill the requirements of a transaction 6 for a prototype project entered into under the pilot 7 program established under this section to carry out a 8 prototype project by awarding such transaction to 9 more than one offeror, of which one offeror shall be the 10 primary awardee and any other offerors shall be sec-11 ondary awardees prepared to take the place of the 12 primary awardee under the transaction.

(i) TERMINATION.—

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- (1) PROTOTYPE PROJECTS.—The authority to carry out a prototype project under the pilot program shall terminate not more than 24 months after the date of commencing such prototype project.
- 18 (2) PILOT PROGRAM.—The authority to carry
 19 out the pilot program under this section shall termi20 nate on the date that is three years after the date of
 21 the enactment of this Act.
- 22 SEC. 806. LOW-METHANE INTENSITY NATURAL GAS PILOT
- PROGRAM.
- 24 (a) In General.—The Director of the Defense Logis-25 tics Agency, in coordination with the Secretary of each

- 1 military department (as such term is defined in section
- 2 101(a) of title 10, United States Code), may establish a
- 3 pilot program to demonstrate the feasibility of installations
- 4 of the Department of Defense using certified low-methane
- 5 intensity natural gas, including demonstrating the quan-
- 6 tities of such gas that are feasible.
- 7 (b) Acquisition of Certified Low-methane In-
- 8 TENSITY NATURAL GAS.—In carrying out the pilot pro-
- 9 gram, the Director shall select installations of the Depart-
- 10 ment for which the natural gas acquired for such installa-
- 11 tions shall be certified low-methane intensity natural gas.
- 12 (c) Department Installations.—
- 13 (1) Location.—The Director may select only in-
- stallations of the Department that are located within
- 15 the continental United States to participate in the
- 16 pilot program.
- 17 (2) Number.—In carrying out the pilot pro-
- gram, the Director shall select not fewer than 5 instal-
- 19 lations of the Department to participate in the pilot
- 20 program.
- 21 (d) Duration.—If the Director establishes the pilot
- 22 program, the Director shall carry out the pilot program
- 23 until the date determined by the Director that is not earlier
- 24 than two years after the date of the enactment of this Act

1	and not later than five years after the date of the enactment
2	of this Act.
3	(e) Definitions.—In this section:
4	(1) Certified Low-methane intensity nat-
5	URAL GAS.—The term "certified low-methane inten-
6	sity natural gas" means natural gas produced by fa-
7	cilities and through processes certified by an inde-
8	pendent, industry-recognized certifying entity as com-
9	plying with low-methane intensity standards.
10	(2) Department.—The term "Department"
11	means the Department of Defense.
12	(3) Director.—The term "Director" means the
13	Director of the Defense Logistics Agency.
14	(4) Low-methane intensity standards.—The
15	term "low-methane intensity standards" means in-
16	dustry-recognized standards—
17	(A) for verifying, quantifying, and dimin-
18	ishing the unintentional release of methane dur-
19	ing the production of natural gas below the aver-
20	age amount of methane unintentionally released
21	during such production; and
22	(B) certification of compliance with which
23	is commercially available from independent, in-
24	dustry-recognized certifying entities.

1	(5) PILOT PROGRAM.—The term "pilot program"
2	means the pilot program established under subsection
3	(a).
4	SEC. 807. PROHIBITION ON CONTRACTING WITH PERSONS
5	THAT HAVE BUSINESS OPERATIONS WITH
6	THE GOVERNMENT OF THE RUSSIAN FEDERA-
7	TION OR THE RUSSIAN ENERGY SECTOR.
8	(a) Prohibition.—Except as provided under sub-
9	sections (b), (c), and (d), the Secretary of Defense may not
10	enter into a contract for the procurement of goods or services
11	with any person that has business operations with—
12	(1) an authority of the Government of the Rus-
13	sian Federation; or
14	(2) a fossil fuel company that operates in the
15	Russian Federation, except if the fossil fuel company
16	transports oil or gas—
17	(A) through the Russian Federation for sale
18	outside of the Russian Federation; and
19	(B) that was extracted from a country other
20	than the Russian Federation with respect to the
21	energy sector of which the President has not im-
22	posed sanctions as of the date on which the con-
23	tract is awarded.
24	(b) Exceptions.—

1	(1) In General.—The prohibition under sub-
2	section (a) does not apply to a contract that the Sec-
3	retary of Defense and the Secretary of State jointly
4	determine—
5	(A) is necessary—
6	(i) for purposes of providing humani-
7	tarian assistance to the people of Russia; or
8	(ii) for purposes of providing disaster
9	relief and other urgent life-saving measures;
10	(B) is vital to the military readiness, bas-
11	ing, or operations of the United States or the
12	North Atlantic Treaty Organization; or
13	(C) is vital to the national security interests
14	of the United States.
15	(2) Notification requirement.—The Sec-
16	retary of Defense shall notify the appropriate congres-
17	sional committees of any contract entered into on the
18	basis of an exception provided for under paragraph
19	(1).
20	(3) Office of foreign assets control li-
21	CENSES.—The prohibition in subsection (a) shall not
22	apply to a person that has a valid license to operate
23	in Russia issued by the Office of Foreign Assets Con-
24	trol of the Department of the Treasury or is otherwise

1	authorized to operate in Russia by the Federal Gov-
2	ernment notwithstanding the imposition of sanctions.
3	(4) American diplomatic mission in Rus-
4	SIA.—The prohibition in subsection (a) shall not
5	apply to contracts related to the operation and main-
6	tenance of the United States Government's consular
7	offices and diplomatic posts in Russia.
8	(c) Applicability.—This section shall take effect on
9	the date of the enactment of this Act and apply with respect
10	to any contract entered into on or after such effective date.
11	(d) Sunset.—This section shall terminate on the date
12	on which the President submits to the appropriate congres-
13	sional committees a certification in writing that contains
14	a determination of the President that the Russian Federa-
15	tion—
16	(1) has reached an agreement relating to the
17	withdrawal of Russian forces and cessation of mili-
18	tary hostilities that is accepted by the free and inde-
19	pendent government of Ukraine;
20	(2) poses no immediate military threat of aggres-
21	sion to any North Atlantic Treaty Organization
22	member; and
23	(3) recognizes the right of the people of Ukraine
24	to independently and freely choose their own govern-
25	ment.

1	(e) DEFINITIONS.—In this section:
2	(1) Appropriate congressional commit-
3	TEES.—The term "appropriate congressional commit-
4	tees" means—
5	(A) the Committee on Oversight and Re-
6	form, the Committee on Armed Services, and the
7	Committee on Foreign Affairs of the House of
8	Representatives; and
9	(B) the Committee on Homeland Security
10	and Governmental Affairs, the Committee on
11	Armed Services, and the Committee on Foreign
12	Relations of the Senate.
13	(2) Business operations.—The term "business
14	operations" means engaging in commerce in any
15	form, including acquiring, developing, maintaining,
16	owning, selling, possessing, leasing, or operating
17	equipment, facilities, personnel, products, services,
18	personal property, real property, or any other appa-
19	ratus of business or commerce.
20	(3) Fossil fuel company.—The term "fossil
21	fuel company" means a person that—
22	(A) carries out oil, gas, or coal exploration,
23	development, or production activities;
24	(B) processes or refines oil, gas, or coal; or

1	(C) transports, or constructs facilities for
2	the transportation of, Russian oil, gas, or coal.
3	(4) Government of the Russian federa-
4	tion.—The term "Government of the Russian Federa-
5	tion" includes the government of any political sub-
6	division of Russia, and any agency or instrumen-
7	tality of the Government of the Russian Federation.
8	For purposes of this paragraph, the term "agency or
9	instrumentality of the Government of the Russian
10	Federation" means an agency or instrumentality of a
11	foreign state as defined in section 1603(b) of title 28,
12	United States Code, with each reference in such sec-
13	tion to "a foreign state" deemed to be a reference to
14	"Russia".
15	(5) Person.—The term "person" means—
16	(A) a natural person, corporation, com-
17	pany, business association, partnership, society,
18	trust, or any other nongovernmental entity, or-
19	ganization, or group;
20	(B) any governmental entity or instrumen-
21	tality of a government, including a multilateral
22	development institution (as defined in section
23	1701(c)(3) of the International Financial Insti-
24	tutions Act (22 U.S.C. 262r(c)(3))); and

1	(C) any successor, subunit, parent entity, or
2	subsidiary of, or any entity under common own-
3	ership or control with, any entity described in
4	subparagraph (A) or (B).
5	SEC. 808. ORGANIZATIONAL CONFLICT OF INTERESTS RE-
6	LATING TO NATIONAL SECURITY AND FOR-
7	EIGN POLICY.
8	(a) Prohibition Related Certain Contracts or
9	GRANTS.—
10	(1) In general.—The Secretary may not after
11	the date of the enactment of this Act enter into,
12	renew, or extend a contract with, or award a grant
13	to, a covered consultancy.
14	(2) Disclosure.—Any individual or entity that
15	submits an offer or bid for a contract to provide con-
16	sulting services to the Department of Defense shall
17	disclose in such offer or bid any information relevant
18	to the individual or entity with respect to the prohibi-
19	tion under paragraph (1), including—
20	(A) whether the individual or entity has en-
21	tered into a contract with, or received grants or
22	other financial awards from a covered entity in
23	the five years prior to submitting the offer or
24	bid; and

1	(B) at the time the contract to provide con-
2	sulting services to the Department will be entered
3	into, whether—
4	(i) any contract entered into by the in-
5	dividual or entity with a covered entity will
6	still be in effect; and
7	(ii) the individual or entity will be re-
8	ceiving funds from, or have any unobligated
9	or unexpended funds received under, any
10	grant or other financial award from a cov-
11	ered entity.
12	(3) Penalties.—
13	(A) In general.—If the Secretary deter-
14	mines that a contractor of the Department failed
15	to make the disclosure required by paragraph
16	(2), the Secretary shall—
17	(i) terminate the applicable contract
18	for cause; and
19	(ii) initiate a suspension and debar-
20	ment proceeding with respect to the con-
21	tractor.
22	(B) Maximum length of debarment.—
23	The maximum length of a debarment of a con-
24	tractor under this paragraph shall be a period of
25	5 years.

1	(b) Certification.—
2	(1) In general.—After a determination by the
3	Secretary that a company is a covered consultancy,
4	such company may submit to the Secretary a written
5	and signed certification that—
6	(A) the consultancy no longer is—
7	(i) performing under a contract with a
8	$covered\ entity;$
9	(ii) carrying out activities under a
10	grant received from a covered entity; or
11	(iii) receiving funds, or have any un-
12	obligated or unexpended funds received,
13	from a covered entity; and
14	(B) will not receive or pursue a contract
15	with a covered entity or a grant or other finan-
16	cial award from a covered entity—
17	(i) during the term of a contract with
18	the Department of Defense; or
19	(ii) while receiving funds from the De-
20	partment of Defense, or obligating or ex-
21	pending any such funds.
22	(2) Status Change.—Upon the approval by the
23	Secretary of a certification submitted under para-
24	graph (1), a company is deemed to not be a covered

1	consultancy until the expiration of the certification
2	under paragraph (3).
3	(3) Expiration.—A certification submitted by a
4	company under paragraph (1) shall expire on the
5	earlier of the date on which the company, after sub-
6	mitting such certification enters into, extends, renews,
7	or performs under a contract with a covered entity for
8	consulting services.
9	(c) Guidance.—The Secretary, in consultation with
10	the Secretary of Commerce, the Secretary of Homeland Se-
11	curity, the Secretary of the Treasury, the Director of Na-
12	tional Intelligence, the Attorney General, the Secretary of
13	State, and the heads of such other Executive agencies (as
14	such term is defined in section 105 of title 5, United States
15	Code) as determined appropriate by the Secretary, shall
16	issue procurement policies for the Department of Defense
17	as follows:
18	(1) Policies to implement the prohibition under
19	subsection (a)(1).
20	(2) Best practices to avoid becoming covered
21	consultancies under this section and for covered
22	consultancies to end their status as such.
23	(3) A policy containing the exact provisions and
24	terms relating to the requirements of paragraphs (2)

1	and (3) of subsection (a) to be included in solicita-
2	tions, contracts, and grants of the Department.
3	(d) Revision of Department of Defense Acquisi-
4	TION REGULATION.—Not later than one year after the date
5	of the enactment of this Act, the Secretary shall revise the
6	acquisition regulations of the Department of Defense to im-
7	plement this section.
8	(e) Definitions.—In this section:
9	(1) Consulting Services.—The term "con-
10	sulting services" has the meaning given the term "ad-
11	visory and assistance services" in section 2.101 of the
12	Federal Acquisition Regulation, except that—
13	(A) the term does not include the services
14	described in paragraph (3) of such section; and
15	(B) each instance of the term "Federal" is
16	replaced with "client".
17	(2) COVERED CONSULTANCY.—The term "covered
18	consultancy" means a company that, itself or any
19	subsidiary or affiliate thereof, in immediately pre-
20	ceding one year period entered into, extended, re-
21	newed, or performed under a contract with a covered
22	entity for consulting services.
23	(3) Covered enti-The term "covered enti-
24	ty" means any of the following:

1	(A) The Government of the People's Repub-
2	lic of China.
3	(B) The Chinese Communist Party.
4	(C) The People's Liberation Army, the Min-
5	istry of State Security, or other security service
6	or intelligence agency of the People's Republic of
7	China.
8	(D) Any entity on the Non-SDN Chinese
9	Military-Industrial Complex Companies List
10	(NS-CMIC-List) maintained by the Office of
11	Foreign Assets Control of the Department of the
12	Treasury under Executive Order 14032 (86 Fed.
13	Reg. 30145; relating to addressing the threat
14	from securities investments that finance certain
15	companies of the People's Republic of China), or
16	any successor order.
17	(E) Any Chinese military company identi-
18	fied by the Secretary of Defense pursuant to sec-
19	tion 1237(b) of the Strom Thurmond National
20	Defense Authorization Act for Fiscal Year 1999
21	(Public Law 105–261; 50 U.S.C. 1701 note).
22	(F) Any Chinese state-owned entity or other
23	entity under the ownership, or control, directly
24	or indirectly, of the Government of the People's
25	Republic of China or the Chinese Communist

1	Party that is engaged in one or more national
2	security industries.
3	(G) The Government of the Russian Federa-
4	tion, any Russian state-owned entity, or any en-
5	tity sanctioned by the Secretary of the Treasury
6	under Executive Order 13662 titled "Blocking
7	Property of Additional Persons Contributing to
8	the Situation in Ukraine" (79 Fed. Reg. 16169).
9	(H) The government or any state-owned en-
10	tity of any country if the Secretary of State de-
11	termines that such government has repeatedly
12	provided support for acts of international ter-
13	rorism pursuant to—
14	(i) section $1754(c)(1)(A)$ of the Export
15	Control Reform Act of 2018 (50 U.S.C.
16	4318(c)(1)(A));
17	(ii) section 620A of the Foreign Assist-
18	ance Act of 1961 (22 U.S.C. 2371);
19	(iii) section 40 of the Arms Export
20	Control Act (22 U.S.C. 2780); or
21	(iv) any other provision of law.
22	(I) Any entity included on any of the fol-
23	lowing lists maintained by the Department of
24	Commerce—

1	(i) the Entity List set forth in Supple-
2	ment No. 4 to part 744 of the Export Ad-
3	$ministration \ Regulations;$
4	(ii) the Denied Persons List as de-
5	scribed in section 764.3(a)(2) of the Export
6	Administration Regulations; and
7	(iii) the Unverified List set forth in
8	Supplement No. 6 to part 744 of the Export
9	$Administration \ Regulations.$
10	(J) The Military End User List set forth in
11	Supplement No. 7 to part 744 of the Export Ad-
12	$ministration \ Regulations.$
13	(4) Export administration regulations.—
14	The term "Export Administration Regulations"
15	means the regulations set forth in subchapter C of
16	chapter VII of title 15, Code of Federal Regulations.
17	(5) National security industry.—The term
18	"national security industry" means—
19	(A) a military-related industry;
20	$(B)\ semiconductor\ production;$
21	(C) researching or commercializing quan-
22	tum computing;
23	(D) producing products or services that use
24	$artificial\ intelligence;$
25	$(E)\ the\ biotechnology\ industry;$

1	(F) the cybersecurity industry; or
2	(G) the mining, processing, or refining of
3	critical minerals (as such term is defined in sec-
4	tion $7002(a)$ of the Energy Act of 2020 (30
5	$U.S.C.\ 1606(a)))$ for use by a covered entity.
6	(6) Secretary.—The term "Secretary" means
7	the Secretary of Defense.
8	Subtitle B—Amendments to General
9	Contracting Authorities, Proce-
10	dures, and Limitations
11	SEC. 822. MODIFICATION TO TRUTHFUL COST OR PRICING
12	DATA SUBMISSIONS AND REPORT.
13	Section 3705(b)(2)(B) of title 10, United States Code,
14	is amended—
15	(1) in the second sentence, by inserting "and
16	shall identify such offerors that incur a delay greater
17	than 200 days in submitting such cost or pricing
18	data" after "should-cost analysis"; and
19	(2) by amending the third sentence to read as
20	follows: "The Secretary of Defense shall include a
21	public notation on such offerors in the system used by
22	the Federal Government to monitor or record con-
23	tractor integrity and performance.".

1	SEC. 823. COMPETITION REQUIREMENTS FOR PURCHASES
2	FROM FEDERAL PRISON INDUSTRIES.
3	(a) Competition Requirements for Purchases
4	From Federal Prison Industries.—Section 3905 of
5	title 10, United States Code, is amended by striking sub-
6	sections (a) and (b) and inserting the following new sec-
7	tions:
8	"(a) Market Research.—Before purchasing a prod-
9	uct listed in the latest edition of the Federal Prison Indus-
10	tries catalog published under section 4124(d) of title 18, the
11	Secretary of Defense shall conduct market research to deter-
12	mine whether such product—
13	"(1) is comparable to products available from the
14	private sector; and
15	"(2) best meets the needs of the Department of
16	Defense in terms of price, quality, and time of deliv-
17	ery.
18	"(b) Competition Requirement.—If the Secretary
19	determines that a Federal Prison Industries product is not
20	comparable to products available from the private sector
21	and does not best meet the needs of the Department of De-
22	fense in terms of price, quality, or time of delivery, the Sec-
23	retary shall use competitive procedures or make an indi-
24	vidual purchase under a multiple award contract for the
25	procurement of the product In conducting such a competi-

1	tion or making such a purchase, the Secretary shall con-
2	sider a timely offer from Federal Prison Industries.".
3	(b) Effective Date.—The amendment made by sub-
4	section (a) shall take effect on February 1, 2024.
5	SEC. 824. MODIFICATION OF APPROVAL AUTHORITY FOR
6	HIGH DOLLAR OTHER TRANSACTIONS FOR
7	PROTOTYPES.
8	Section 4022 of title 10, United States Code, is amend-
9	ed—
10	(1) in subsection $(a)(2)(C)(i)(I)$, by inserting
11	after "subsection (d)" the following: "were met for the
12	prior transaction for the prototype project that pro-
13	vided for the award of the follow-on production con-
14	tract or transaction, and the requirements of sub-
15	section (f)"; and
16	(2) in subsection (d), by adding at the end the
17	following new paragraph:
18	"(3) The requirements of this subsection do not
19	apply to follow-on production contracts or trans-
20	actions under subsection (f).".
21	SEC. 825. CLARIFICATION OF AUTHORITY OF THE DEPART-
22	MENT OF DEFENSE TO CARRY OUT CERTAIN
23	PROTOTYPE PROJECTS.
24	Section 4022(i) of title 10, United States Code, is
25	amended—

1	(1) by redesignating paragraphs (2) and (3) as
2	paragraphs (3) and (4), respectively;
3	(2) by inserting after paragraph (1) the fol-
4	lowing new paragraph:
5	"(2) Authority.—The authority of this sub-
6	section may be exercised to conduct prototype projects
7	using—
8	"(A) funds available for research, develop-
9	ment, test and evaluation;
10	"(B) appropriations for operation and
11	$maintenance;\ or$
12	"(C) appropriations for military construc-
13	tion.";
14	(3) in paragraph (3), as so redesignated, by in-
15	serting "using appropriations for military construc-
16	tion" after "carrying out prototype projects"; and
17	(4) in subparagraph (4)(A), as so redesignated,
18	by inserting "using appropriations for military con-
19	struction" after "prototype projects".
20	SEC. 826. ACQUISITION OF SENSITIVE MATERIAL PROHIBI-
21	TION EXCEPTION AMENDMENT.
22	Section 4872(c) of title 10, United States Code, is
23	amended—

1	(1) in the matter preceding paragraph (1), by
2	striking "Subsection (a)" and inserting "Subsection
3	(a)(1)"; and
4	(2) in paragraph (1)—
5	(A) by striking "Defense determines that
6	covered materials" and inserting the following:
7	"Defense—
8	"(A) identifies a specific end item for which
9	a specific covered material";
10	(B) by striking the period at the end and
11	inserting a semicolon; and
12	(C) by adding at the end the following new
13	subparagraphs:
14	"(B) determines that no production capac-
15	ity for such specific covered material exists and
16	is available outside of the covered nations; and
17	"(C) waives subsection (a)(1) for such spe-
18	cific end item and such specific covered material
19	for a period not exceeding 36 months.".

1	SEC. 827. MODIFICATION TO ACQUISITION AUTHORITY OF
2	THE SENIOR OFFICIAL WITH PRINCIPAL RE-
3	SPONSIBILITY FOR ARTIFICIAL INTEL-
4	LIGENCE AND MACHINE LEARNING.
5	Section 808 of the William M. (Mac) Thornberry Na-
6	tional Defense Authorization Act for Fiscal Year 2021 (10
7	U.S.C. 4001 note) is amended—
8	(1) in subsection (d)—
9	(A) by striking "\$75,000,000" and inserting
10	"\$125,000,000"; and
11	(B) by striking "in each of fiscal years
12	2021, 2022, 2023, 2024, and 2025" and insert-
13	ing "in each of fiscal years 2024 through 2029";
14	and
15	(2) in subsection (f), by striking "October 1,
16	2025" and inserting "October 1, 2029".
17	SEC. 828. AMEND PROHIBITION ON CONTRACTING WITH EN-
18	TITIES OPERATING CERTAIN UNMANNED AIR-
19	CRAFT SYSTEMS.
20	Section 848 of the National Defense Authorization Act
21	for Fiscal Year 2020 (10 U.S.C. 4871 note), as amended
22	by section 817 of the James M. Inhofe National Defense Au-
23	thorization Act for Fiscal Year 2023 (Public Law 117-263;
24	136 Stat. 2707), is further amended in subsection (b) by
25	striking "in the performance of a Department of Defense
26	contract".

1	SEC. 829. AVOIDANCE OF USE OF LOWEST PRICE TECH-
2	NICALLY ACCEPTABLE SOURCE SELECTION
3	PROCESS FOR CERTAIN LOGISTICS SERVICES.
4	Section 813(c) of the National Defense Authorization
5	Act for Fiscal Year 2017 (Public Law 114–328; 10 U.S.C.
6	3241 note prec.) is amended—
7	(1) in paragraph (2), by striking "or" and the
8	end;
9	(2) in paragraph (3), by striking the period at
10	the end and inserting "; or"; and
11	(3) by adding at the end the following new para-
12	graph:
13	"(4) fuel and fuel-related services, if such services
14	are, or reasonably could be, owned or provided by an
15	entity owned or controlled, directly or indirectly, by
16	the government of any adversary listed in the 2022
17	National Defense Strategy.".
18	SEC. 830. MODIFICATION AND EXTENSION OF TEMPORARY
19	AUTHORITY TO MODIFY CERTAIN CONTRACTS
20	AND OPTIONS BASED ON THE IMPACTS OF IN-
21	FLATION.
22	Section 1 of Public Law 85–804 (50 U.S.C. 1431) is
23	amended—
24	(1) in subsection (b), by adding at the end the
25	following new sentence: "If any such amounts are so

1	specifically provided, the Secretary may use them for
2	such purposes."; and
3	(2) in subsection (e), by striking "December 31,
4	2023" and inserting "December 31, 2024".
5	SEC. 831. MODIFICATION OF CONTRACTS AND OPTIONS TO
6	PROVIDE ECONOMIC PRICE ADJUSTMENTS.
7	(a) Authority.—Amounts authorized to be appro-
8	priated by this Act for the Department of Defense may be
9	used to modify the terms and conditions of a contract or
10	option, without consideration, to provide an economic price
11	adjustment consistent with sections 16.203-1 and 16.203-
12	2 of the Federal Acquisition Regulation during the relevant
13	period of performance for that contract or option and as
14	specified in section 16.203-3 of the Federal Acquisition
15	Regulation, subject to the availability of appropriations.
16	(b) GUIDANCE.—Not later than 30 days after the date
17	of the enactment of this Act, the Under Secretary of Defense
18	for Acquisition and Sustainment shall issue guidance im-
19	plementing the authority under this section.
20	SEC. 833. PILOT PROGRAM ON THE USE OF ACQUISITION
21	AUTHORITY FOR OFFICE OF NAVAL RE-
22	SEARCH TO AID IN TECHNOLOGY TRANSI-
23	TION.
24	(a) AUTHORITY.—The Secretary of the Navy shall dele-
25	gate to the Chief of Naval Research acquisition authority

- 1 to enter into contracts or other agreements for the commer-
- 2 cialization of a prototype of the Department of the Navy.
- 3 (b) Amount.—A single contract or other agreement en-
- 4 tered into under this section may not exceed \$10,000,000.
- 5 (c) APPLICATION.—An applicant desiring a contract
- 6 or other agreement under this section submit an application
- 7 to the Secretary of the Navy at such time, in such manner,
- 8 and containing such information as the Secretary may re-
- 9 quire.
- 10 (d) Briefing.—Not later than December 31, 2024, the
- 11 Chief of Naval Research shall provide to the congressional
- 12 defense committees a briefing on the exercise of the author-
- 13 ity under this section and any related policy or implemen-
- 14 tation issues.
- 15 (e) Report.—Each time the Chief of Naval Research
- 16 exercises the authority under this section, the Chief shall
- 17 submit to the congressional defense committees a notifica-
- 18 tion on such exercise.
- 19 (f) Termination.—The Chief of Naval Research may
- 20 not exercise the authority under this section and may not
- 21 enter into any new contracts or other agreements under this
- 22 section on or after the date that is five years after the date
- 23 of the enactment of this Act. The performance on any con-
- 24 tract or other agreement entered into before such date may

1	continue according to the terms of such contract or other
2	agreement.
3	SEC. 832. PROHIBITION ON COMPUTERS OR PRINTERS AC-
4	QUISITIONS INVOLVING ENTITIES OWNED OR
5	CONTROLLED BY CHINA.
6	(a) In General.—The Secretary of Defense may not
7	acquire any computer or printer if the manufacturer, bid-
8	der, or offeror is a covered Chinese entity.
9	(b) APPLICABILITY.—This section shall apply only
10	with respect to contracts or other agreements entered into,
11	renewed, or extended after the date of the enactment of this
12	Act.
13	(c) Definitions.—In this section:
14	(1) Covered Chinese Entity.—The term "cov-
15	ered Chinese entity" means an entity that the Sec-
16	retary of Defense, in consultation with the Director of
17	the National Intelligence or the Director of the Fed-
18	eral Bureau of Investigation, determines to be an en-
19	tity owned, controlled, directed, or subcontracted by,
20	affiliated with, or otherwise connected to, the govern-
21	ment of the People's Republic of China.
22	(2) Manufacturer.—The term "manufacturer"
23	means—

1	(A) the entity that transforms raw mate-
2	rials, miscellaneous parts, or components into
3	the end item;
4	(B) any entity that subcontracts with the
5	entity described in subparagraph (A) for the en-
6	tity described in such subparagraph to transform
7	raw materials, miscellaneous parts, or compo-
8	nents into the end item;
9	(C) any entity that otherwise directs the en-
10	tity described in subparagraph (A) to transform
11	raw materials, miscellaneous parts, or compo-
12	nents into the end item; or
13	(D) any parent company, subsidiary, or af-
14	filiate of the entity described in subparagraph
15	(A).
16	Subtitle C—Domestic Sourcing
17	Requirements
18	SEC. 841. REQUIRE FULL DOMESTIC PRODUCTION OF
19	FLAGS OF THE UNITED STATES ACQUIRED BY
20	THE DEPARTMENT OF DEFENSE.
21	(a) In General.—Section 4862 of title 10, United
22	States Code, is amended—
23	(1) in subsection (b), by adding at the end the
24	following new paragraph:
25	"(5) A flag of the United States."; and

1	(2) in subsection (h)—
2	(A) in paragraph (1), by striking "Sub-
3	section (a)" and inserting "Except with respect
4	to purchases of flags of the United States, sub-
5	section (a)";
6	(B) by redesignating paragraph (2) as
7	paragraph (3); and
8	(C) by inserting after paragraph (1) the fol-
9	lowing new paragraph:
10	"(2)(A)(i) Except as provided by subparagraph
11	(B), subsection (a) does not apply to purchases of
12	flags of the United States for amounts not greater
13	than \$10,000.
14	"(ii) A proposed procurement in an amount
15	greater than \$10,000 may not be divided into
16	several purchases or contracts for lesser amounts
17	in order to qualify for the exception under clause
18	(i).
19	"(B) The Secretary of Defense may waive sub-
20	section (a) with respect to a purchase of flags of the
21	United States in an amount greater than \$10,000 if
22	the Secretary of Defense determines such waiver ap-
23	propriate.

1	"(C) This section is applicable to contracts and
2	subcontracts for the procurement of flags of the United
3	States notwithstanding section 1905 of title 41.".
4	(b) APPLICABILITY.—The amendments made by sub-
5	section (a) shall apply only with respect to agreements en-
6	tered into on or after the date of the enactment of this Act.
7	SEC. 842. INCLUSION OF TITANIUM POWDER IN DEFINITION
8	OF SPECIALTY METALS EXEMPTED FROM
9	CERTAIN DOMESTIC SOURCING REQUIRE-
10	MENTS.
11	Section 4863(l)(3) of title 10, United States Code, is
12	amended by inserting ", titanium powder," after "tita-
13	nium".
14	SEC. 843. AMEND REQUIREMENT TO BUY CERTAIN METALS
1415	SEC. 843. AMEND REQUIREMENT TO BUY CERTAIN METALS FROM AMERICAN SOURCES.
15	FROM AMERICAN SOURCES.
15 16	FROM AMERICAN SOURCES. Section 4863 of title 10, United States Code, as amend-
15 16 17	FROM AMERICAN SOURCES. Section 4863 of title 10, United States Code, as amended by section 842, is further amended—
15 16 17 18	FROM AMERICAN SOURCES. Section 4863 of title 10, United States Code, as amended by section 842, is further amended— (1) in subsection (d)—
15 16 17 18 19	FROM AMERICAN SOURCES. Section 4863 of title 10, United States Code, as amended by section 842, is further amended— (1) in subsection (d)— (A) in paragraph (1)(B), by striking ";
15 16 17 18 19 20	FROM AMERICAN SOURCES. Section 4863 of title 10, United States Code, as amended by section 842, is further amended— (1) in subsection (d)— (A) in paragraph (1)(B), by striking "; and" and inserting a semicolon;
15 16 17 18 19 20 21	FROM AMERICAN SOURCES. Section 4863 of title 10, United States Code, as amended by section 842, is further amended— (1) in subsection (d)— (A) in paragraph (1)(B), by striking "; and" and inserting a semicolon; (B) in paragraph (2), by striking the period

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1
             "(3) any specialty metal procured as mill prod-
 2
        uct or incorporated into a component other than an
 3
        end item pursuant to this subsection shall be melted
 4
        or produced—
 5
                  "(A) in the United States;
                  "(B) in the country from which the mill
 6
 7
             product or component is procured; or
 8
                  "(C) in another country covered under sub-
 9
             paragraph (1)(B).";
10
             (2) by redesignating subsections (l) and (m) as
11
        subsections (m) and (n), respectively; and
12
             (3) by inserting after subsection (k) the following
13
        new subsection:
14
         "(1) Provenance of Aerospace-Grade Metals.—
15
    (1) The Secretary of Defense shall require that, for any sys-
    tem or component for which the provenance of materials
    must be tracked to comply with safety regulations con-
    cerning flight, the supplier of such system or component
   shall inform the government if any of the materials were
   known to be manufactured or processed in—
21
             "(A) China:
22
             "(B) Iran;
             "(C) North Korea; or
23
             "(D) Russia.
24
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1	"(2) Not later than March 31 of each year, the Sec-
2	retary of Defense shall submit to the congressional defense
3	committees a report indicating how much specialty metal
4	has been acquired and placed into systems of the Depart-
5	ment of Defense from the countries described in paragraph
6	(1).".
7	SEC. 844. MODIFICATION TO MISCELLANEOUS LIMITATIONS
8	ON THE PROCUREMENT OF GOODS OTHER
9	THAN UNITED STATES GOODS.
10	Section 4864(a)(3) of title 10, United States Code, is
11	amended by—
12	(1) striking 'large medium-speed diesel engines."
13	and inserting "the following components:"; and
14	(2) adding at the end the following new subpara-
15	graphs:
16	"(A) Large medium-speed diesel engines.
17	"(B) Propulsion system components (in-
18	cluding reduction gears and propellers).
19	"(C) Components (including alternators,
20	diesel engines, and steam turbines) used to gen-
21	erate electricity to power the systems of a vessel
22	(excluding propulsion systems).".

1	SEC. 845. PROCUREMENT OF COVERED HEARING PROTEC-
2	TION DEVICES.
3	(a) In General.—The Secretary of Defense, in coordi-
4	nation with the head of the Hearing Center of Excellence
5	(established pursuant to section 721 of the Duncan Hunter
6	National Defense Authorization Act for Fiscal Year 2009
7	(Public Law 110-417)), may enter into one or more con-
8	tracts to procure covered hearing protection devices for all
9	members of the Armed Forces.
10	(b) Prioritization.—Under a contract described in
11	subsection (a), the Secretary shall prioritize award of such
12	contract to offerors that—
13	(1) are globally headquartered in the continental
14	United States;
15	(2) are majority owned and operated by United
16	States citizens.
17	(c) Definitions.—In this section:
18	(1) The term "covered hearing protection device"
19	means a completely in canal active hearing protection
20	device—
21	(A) that is a commercially available off-the-
22	shelf item (as defined in section 104 of title 41,
23	United States Code);
24	(B) with a minimum noise reduction rating
25	of 25 decibels and a maximum output not to ex-
26	ceed 80 decibels; and

1	(C) that has been previously identified, test-
2	ed, and qualified by the Hearing Center of Ex-
3	cellence for procurement by the Department of
4	Defense.
5	Subtitle D—Provisions Relating to
6	Programs for Accelerating Ac-
7	quisition
8	SEC. 851. PILOT PROGRAM FOR RECURRING AWARDS FOR
9	PRODUCTION, INVESTMENT, AND DEPLOY-
10	MENT THROUGH COMPETITIONS.
11	(a) Establishment.—The Secretary of Defense shall
12	establish a pilot program to acquire through repeated com-
13	petition attritable systems that solve urgent operational
14	needs in order to incentivize sustainable production, rapid
15	deployment, and iterative improvements.
16	(b) Competitions.—
17	(1) In General.—Under the pilot program,
18	competition managers shall, in accordance with this
19	subsection, conduct competitions with respect to ur-
20	gent operational needs under which the competition
21	managers shall rapidly solicit, evaluate, and select
22	proposed solutions.
23	(2) Requirements and design.—
24	(A) Stakeholder participation.—The
25	Secretary shall ensure that each competition con-

ducted under the pilot program is aligned with an operational priority of one or more combatant commands, and that the relevant combatant commanders have an opportunity to participate in the design of the competition and the evaluation criteria to be used.

- (B) OPERATIONAL NEED DETERMINATION.—
 Competitions conducted under this pilot program
 shall address urgent operational needs as defined
 by the Secretary, in consultation with the Chairman of the Joint Chiefs of Staff and, as determined appropriate by the Secretary, Defense
 Agencies (as defined in section 101(a) of title 10,
 United States Code), the military services, and
 entities in the private sector.
- (C) TIMING.—The Secretary shall ensure that each competition is executed to facilitate the award of a production contract or agreement not later than 15 days after completion of the competition.
- (D) Competition Focus.—Competition managers shall employ evaluation and selection processes that emphasizes effectiveness, transparency, and speed to deploy when conducting competitions under the pilot program.

- 1 (E) TECHNOLOGY LEVEL FOCUS.—Competi2 tions conducted under the pilot program shall
 3 focus on proposed solutions at technology readi4 ness levels equal to or more advanced than levels
 5 corresponding to Technology Readiness Level 7
 6 or Technology Readiness Level 8.
 - (F) Inapplicability of joint capabilities integration and development system Manual.—Competitions conducted under the pilot program shall not be subject to the Joint Capabilities Integration and Development System Manual.
 - (3) Selection.—When conducting a competition under the pilot program, the competition manager shall select the best solution for the relevant urgent operational need.

(4) Repeated competition.—

(A) In GENERAL.—Not later than 2 years after a competition under the pilot program with respect to an urgent operational need, a subsequent competition shall be conduct with respect to such urgent operational need unless the Secretary determines that a subsequent competition with respect to such urgent operational need is unwarranted and submits to the relevant com-

1	mittees a written justification for such deter-
2	mination.
3	(B) Timing.—The Secretary shall consider
4	the nature of each relevant urgent operational
5	need and the circumstances of performance and
6	production that resulted from the initial or pre-
7	ceding competition when determining the timing
8	of a subsequent competition under subparagraph
9	(A).
10	(5) Initial competitions.—
11	(A) In general.—The first two competi-
12	tions carried out the pilot program must be with
13	respect to solving one of the following urgent
14	operational need:
15	(i) Short-range air defense.
16	(ii) Tactical precision strike.
17	(B) Initial competition criteria.—In
18	addition to any other criteria for the selection of
19	a proposed solution under this section, a pro-
20	posed solution to either of the first two competi-
21	tions carried out under the pilot program must
22	demonstrate an ability—
23	(i) to offer multiple kinetic or non-ki-
24	netic effects options;

1	(ii) to identify individual threats or
2	groups of threats and, in each case, to track,
3	target, and deploy effects options to engage
4	$those\ threats;$
5	(iii) to provide material benefits to the
6	Department of Defense, including cost sav-
7	ings or more effective use of personnel;
8	(iv) in the case of a competition seek-
9	ing to address the urgent operational need
10	$described \ in \ subparagraph \ (A)(i)$ —
11	(I) to destroy, neutralize, or deter
12	low altitude air threats;
13	(II) to defend fixed and semi-fixed
14	assets; and
15	(III) to maneuver forces; and
16	(v) in the case of a competition seeking
17	to address the urgent operational need de-
18	scribed in subparagraph (A)(ii)—
19	(I) to engage targets at ranges of
20	20 to 100 miles; and
21	(II) to provide surface-to-surface
22	effects launched from and targeted at
23	ground-based, sea-based, or littoral lo-
24	cations.

1	(6) Competition limit.—Not more than 8 com-
2	petitions per year may be carried out under the pilot
3	program.
4	(c) AWARDS.—
5	(1) In general.—The winning offeror of a suc-
6	cessful competition shall be awarded a contract or
7	other agreement, including a transaction other than a
8	contract, cooperative agreement, or grant, under
9	which the Department of Defense, or relevant compo-
10	nent thereof, may acquire the proposed solution of
11	such winning offeror for such competition.
12	(2) Design and terms.—Except as provided in
13	this section, a contract or other agreement awarded
14	under this subsection shall—
15	(A) be designed to enable the proposed solu-
16	tion to be produced or provided at a scale and
17	on a timeline that maximizes the likelihood of
18	that the solutions will successfully address the
19	urgent operational challenge;
20	(B) prioritize speed to award;
21	(C) provide for subsequent competitions in
22	accordance with this section; and
23	(D) limit terms and conditions to those re-
24	quired by law.

- 1 (3) Minimum Award Amount.—Subject to the 2 availability of appropriations, the total amount of funding provided for an award under this subsection 3 4 shall not be less than \$50,000,000, unless the Sec-5 retary or the Secretary's designee approves a lesser 6 amount of funding and certifies to the relevant com-7 mittees that such lesser amount is sufficient to ad-8 dress the relevant urgent operational need and meet 9 the general and specific characteristics applicable to 10 the competition.
 - (4) MULTIPLE AWARDS.—If more than one offeror meets the objectives of the competition, more than one contract or other agreement may be awarded, as determined appropriate by the Secretary.
 - (5) AUTHORITIES.—Except as waived under subsection (i), a contract or other agreement may be awarded under this subsection consistent with the applicable authorities in sections 4021, 4022, and 4023 of title 10, United States Code, except that paragraph (d)(1) of such section 4022 shall not apply.

(d) Competition Managers.—

- (1) Designation.—The Secretary shall designate a competition manager for each competition carried out under the pilot program.
- (2) Oversight.—

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1	(A) In general.—Except as provided in
2	subparagraph (B), the Secretary shall directly
3	oversee each competition manager with respect to
4	carrying out competitions under the pilot pro-
5	gram.
6	(B) Delegation.—The Secretary may dele-
7	gate the authority for overseeing competition
8	managers under subparagraph (A) to the Deputy
9	Secretary of Defense.
10	(3) Duties.—
11	(A) Primary Duty.—The Secretary shall
12	ensure that the primary official duties of each
13	competition manager shall be conducting com-
14	petitions, the resulting contracting actions, and
15	any subsequent competitions.
16	(B) Additional duties.—The Secretary
17	may define additional duties to maximize the
18	ability of competition managers to coordinate
19	with a military service, Defense Agency (as de-
20	fined in section 101(a) of title 10, United States
21	Code), or combatant command to ensure the
22	operational success of the competitions.
23	(4) Qualifications.—
24	(A) Expertise.—The Secretary shall en-
25	sure that each competition manager has appro-

1	priate expertise in the specific focus areas of the
2	competition which such competition will be con-
3	ducting and on the defense acquisition system.
4	(B) Eligible individuals.—Competition
5	managers may be—
6	(i) civilian officers or employees in a
7	Senior Executive Service, Senior-Level, or
8	scientific or professional position; or
9	(ii) members of the armed forces in a
10	grade at or above O-6.
11	(5) Authorities.—
12	(A) The Secretary shall ensure that com-
13	petition managers have the authorities required,
14	including supervisory authority over contracting
15	personnel who may be assigned to report to the
16	competition managers, to facilitate the award of
17	contracts or agreements under subsection (c) to
18	the winning offerors of the competitions.
19	(B) Except where the authority of the Sec-
20	retary is explicitly non-delegable by statute, the
21	Secretary is authorized to delegate to competition
22	managers any authorities required to carry out
23	this section, including the waiver authority de-
24	scribed in subsection (i), provided that the Sec-

1	retary submits to the relevant committees a no-
2	tice of such delegations in writing.
3	(e) Funding Transfers.—
4	(1) In general.—In any fiscal year in which
5	the Secretary of Defense conducts competitions under
6	the pilot program, the Secretary may use covered
7	funds available to the Department of Defense to ac-
8	quire and deploy the proposed solutions selected pur-
9	suant to such competitions if the Secretary submits to
10	the relevant committees within 10 days a written
11	finding that the use of such funds is necessary to ad-
12	dress in a timely manner the relevant urgent oper-
13	ational need for such a competition.
14	(2) Maximum use amount.—The covered funds
15	used under the authority provided by this subsection
16	may not exceed \$200,000,000 in any fiscal year.
17	(3) Covered funds defined.—In this sub-
18	section, the term "covered funds" means—
19	(A) with respect to the initial competitions
20	required by subsection (b), funds provided for
21	short-range air defense and tactical precision
22	strike;
23	(B) with respect to all other competitions,
24	funds provided for the capabilities related to the

1	urgent operational need or needs associated with
2	such competitions; or
3	(C) funds available to the Department
4	under the authorities and constraints of chapter
5	253 of title 10, United States Code.
6	(f) Budgeting.—Subject to the availability of appro-
7	priations, the Secretary shall ensure that efforts to facilitate
8	each competition, to include funding for the award of pro-
9	duction contracts or agreements upon successful completion
10	of a competition, are included in the annual budget request
11	submitted under section 1105 of title 31, United States
12	Code, during each year of the pilot program and the future-
13	years defense program under section 221 of title 10, United
14	States Code.
15	(g) Guidance Required.—
16	(1) DEADLINE.—Not later than 90 days after the
17	date of enactment of this Act, the Secretary shall issue
18	guidance for the carrying out the pilot program.
19	(2) Elements.—The guidance required by para-
20	graph (1) shall include the following:
21	(A) Metrics for the design, timing, and or-
22	ganization of competitions under the pilot pro-
23	gram.
24	(B) Opportunities for soliciting and incor-
25	porating inputs from combatant commanders,

- Defense Agencies (as defined in section 101(a) of title 10, United States Code), military services, and private sector entities.
 - (C) A process for the general conduct of competitions under the pilot program, including merit-based selection criteria for selecting the most efficient and effective solutions, and procedures to provide as much transparency as practicable to offerors, government agencies, and the public.
 - (D) Procedures to minimize the time between the completion of a competition under the pilot program and the award of a production or service contract to the winning offeror.
 - (E) Procedures to ensure that the goods or services from the winning offeror of each competition under the pilot program are acquired and fielded as quickly as possible, with a goal of awarding a contract or other agreement under subsection (c) for the acquisition of such goods or services within 15 days.
 - (F) Procedures to include funding required for the efficient and rapid procurement of the goods or services from winning offerors of competitions under the pilot program as part of the

1	annual Program Objective Memorandum and
2	budget request process.
3	(h) Oversight.—
4	(1) Biannual Briefings.—Not later than
5	March 1 and September 1 of each year beginning
6	after the date of enactment of this Act, and con-
7	tinuing until September 1, 2029, the Secretary shall
8	brief the relevant committees on each competition
9	under the pilot program that is planned, underway,
10	$or\ completed.$
11	(2) Elements.—Each briefing required under
12	paragraph (1) shall include the following:
13	(A) The guidance issued pursuant to this
14	section.
15	(B) A description of how the authorities
16	have been used, including the metrics used for,
17	testing, evaluation, selection, and frequency of
18	re-competitions.
19	(C) Accomplishments from and challenges to
20	using the authorities under section.
21	(D) Recommendations for legislative or reg-
22	ulatory changes to the authority under this sec-
23	tion to promote efficient and effective acquisition
24	$of\ capabilities.$

1	(3) Unclassified format.—Each briefing re-
2	quired by paragraph (1) shall be in an unclassified
3	format but may contain classified annexes.
4	(i) Waiver of Acquisition Provisions.—In connec-
5	tion with exercising the authority of this section, the Sec-
6	retary may waive the application of any provision of acqui-
7	sition law or regulation to the same extent as allowed by
8	the authority provided in chapter 253 of title 10, United
9	States Code.
10	(j) Continuous Improvement.—Nothing in this sec-
11	tion shall preclude an winning offeror from improving the
12	quality or quantity of goods or services supplied pursuant
13	to a competition, if the winning offeror can do so in compli-
14	ance with the terms of such contract or other agreement and
15	the amount of funding provided.
16	(k) Definitions.—In this section:
17	(1) Attritable system.—The term "attritable
18	system" means systems, including unmanned systems,
19	that are—
20	(A) purpose-designed and potentially reus-
21	able;
22	(B) suitable for integration by digital
23	means; and
24	(C) affordable to allow risk of loss.

1	(2) PILOT PROGRAM.—The term "pilot program"
2	means the pilot program established under subsection
3	(a).

- (3) Relevant committees.—The term "relevant committees" means the Committees on Armed Services of the Senate and the House of Representatives and the Subcommittees on Defense of the Committees on Appropriations of the Senate and the House of Representatives.
- 10 (4) Relevant urgent operational need" means,
 11 The term "relevant urgent operational need" means,
 12 with respect to a competition, the urgent operational
 13 need with respect to which such competition is being
 14 conducted.
 - (5) Secretary.—The term "Secretary" means the Secretary of Defense.
- 17 (6) Winning offeror.—The term "winning of-18 feror" means, with respect to a competition under the 19 pilot program, an individual or entity awarded a 20 contract or other agreement under subsection (c).
- 21 (1) Termination.—The authority under this section to 22 carry out the pilot program shall terminate on December 23 31, 2028.

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1	SEC. 852. DEMONSTRATION AND PROTOTYPING PROGRAM
2	TO ADVANCE INTERNATIONAL PRODUCT SUP-
3	PORT CAPABILITIES IN A CONTESTED LOGIS-
4	TICS ENVIRONMENT.
5	(a) Contested Logistics Demonstration and
6	PROTOTYPING PROGRAM REQUIRED.—The Secretary of De-
7	fense shall establish a contested logistics demonstration and
8	prototyping program to identify, develop, demonstrate, and
9	field capabilities for product support in order to reduce or
10	mitigate the risks associated with operations in a contested
11	logistics environment.
12	(b) Purpose.—In carrying out the Program, the Sec-
13	retary shall do the following:
14	(1) Identify ways to leverage the inherent inter-
15	operability, commonality, and interchangeability of
16	platforms and information systems operated by the
17	United States and one or more covered nations, in-
18	cluding to enable effective maintenance and repair ac-
19	tivities in a contested logistics environment.
20	(2) Determine, develop, or establish best practices
21	to reduce time needed to return repaired equipment to
22	service.
23	(3) Identify, develop, demonstrate, and field ef-
24	fective and efficient means of conducting repairs of
25	equipment in theater away from permanent repair
26	facilities.

- (4) Explore flexible approaches to contracting and use of partnership agreements to enable use or development of the capabilities of covered product support providers to effectively, efficiently, and timely satisfy the product support requirements of combat command and covered nation in a contested logistics environment.
 - (5) Identify the resources, including any additional authorizations, that the Department of Defense requires to reduce or mitigate the risks associated with operations in a contested logistics environment.
 - (6) Identify and document impediments to the performance of product support in contested logistical environments by covered product support providers, including impediments created by statute, regulation, policy, agency guidance, or limitations on expenditure, transfer, or receipt of funds for product support in contested logistics environments.
 - (7) Identify and document any statutory or regulatory waivers or exemptions that may be applicable or necessary to enable the United States and covered nations to jointly carry out product support activities in contested logistics environments located outside of the territory of the United States, including, for each such waiver and exemption—

1	(A) the office or individual responsible for
2	requesting such waiver or exemption;
3	(B) the criteria for approval of such waiver
4	or exemption; and
5	(C) the individual or entity responsible for
6	approving such waiver or exemption.
7	(c) Advance Planning and Preparation.—The Sec-
8	retary may establish a product support agreements with a
9	covered product support provider to enable a rapid response
10	in a contingency operation (as defined in section 101(a)
11	of title 10, United States Code) to the product support re-
12	quirements of such contingency operation.
13	(d) Authorities.—In carrying out the Program, the
14	Secretary may, in accordance with section 2753 of title 22,
15	United States Code, use the authorities under sections 2342,
16	2474, 3601, 4021, and 4022 of title 10, United States Code,
17	including the authorities related to use of Other Trans-
18	action Authorities for prototype projects provided by section
19	843 of the James M. Inhofe National Defense Authorization
20	Act for Fiscal Year 2023 (Public Law 117-263).
21	(e) Report.—Not later than 30 months after the date
22	of enactment of this Act, the Secretary shall submit to the
23	Congress a report summarizing the activities undertaken in
24	accordance with this section, including—

- (1) any recommendations to reduce impediments
 to meeting the requirements of combatant command
 or covered nation for product support in a contested
 logistics environment;
 - (2) a summary of impediments identified under subsection (b)(7) and specific recommendations for necessary changes to statutory, regulatory, policy, agency guidance, or current limitations on expenditure, transfer, or receipt of funds to carry out the product support activities under this pilot indefinitely;
 - (3) a summary of waivers or exemptions identified under subsection (b)(8), along with any recommendations for changes to the processes for obtaining such waivers or exemptions; and
 - (4) recommendations for improving the Program, including whether to expand the list of covered nations.
- 19 (f) Development and Promulgation of Depart-20 Ment of Defense Guidance.—Not later than 180 days 21 after the date of enactment of this Act, the Secretary shall 22 develop and promulgate guidance implementing the Pro-23 gram.

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1	(g) Sunset.—The authority under this section shall
2	terminate on the date that is 3 years after the date of the
3	enactment of this Act.
4	(h) Definitions.—In this section:
5	(1) Contested logistics environment.—The
6	term "contested logistics environment" has the mean-
7	ing given such term in section 2926 of title 10,
8	United States Code.
9	(2) Covered nations.—The term "covered na-
10	tion" means—
11	(A) Australia;
12	(B) Canada;
13	(C) New Zealand; or
14	(D) United Kingdom of Great Britain and
15	Northern Ireland.
16	(3) Covered product support provider.—
17	The term "covered product support provider" means
18	an entity that provides product support.
19	(4) Product support; product support in-
20	TEGRATOR.—The terms "product support" and
21	"product support integrator" have the meanings given
22	such terms, respectively, in section 4324 of title 10,
23	United States Code.
24	(5) Product support arrangement.—The
25	term "product support arrangement" means a con-

1	tract, task order, or any other type of agreement or
2	arrangement, between the United States and a cov-
3	ered nation for the performance of sustainment or lo-
4	gistics support required for a platform or information
5	system operated by the United States and such cov-
6	ered nation, or a subsystems or components of such a
7	platform or information system, including any agree-
8	ment or arrangement for the following with respect to
9	such a platform, information system, subsystem, or
10	component:
11	(A) Performance-based logistics.
12	(B) Sustainment support.
13	(C) Contractor logistics support.
14	(D) Life-cycle product support.
15	(E) Weapon system product support.
16	(6) Program.—The term "Program" means the
17	demonstration and prototyping program established
18	under subsection (a).
19	(7) Secretary.—The term "Secretary" means
20	the Secretary of Defense.
21	SEC. 853. DEFENSE INDUSTRIAL BASE ADVANCED CAPA-
22	BILITIES PILOT PROGRAM.
23	(a) Establishment.—
24	(1) In General.—The Under Secretary of De-
25	fense for Acquisition and Sustainment shall carry out

1	a public-private partnership pilot program to accel-
2	erate the scaling, production, and acquisition of ad-
3	vanced capabilities for national security by creating
4	incentives for investment in domestic small businesses
5	or nontraditional businesses to create a robust and re-
5	silient defense industrial base.
7	(2) GOALS.—The goals of the public-private

- (2) GOALS.—The goals of the public-private partnership pilot program are as follows:
 - (A) To bolster the defense industrial base through acquisition and deployment of advanced capabilities necessary to field Department of Defense modernization programs and priorities.
 - (B) To strengthen domestic defense supply chain resilience and capacity by investing in innovative defense companies.
 - (C) To leverage private equity capital to accelerate domestic defense scaling, production, and manufacturing.

(b) Public-Private Partnerships.—

(1) In General.—In carrying out subsection (a), the Under Secretary shall enter into public-private partnerships, consistent with the phased implementation provided for in subsection (e), with forprofit persons using the criteria set forth in paragraph (2).

1	(2) Criteria.—The criteria referred to in para-
2	graph (1) shall include the following:
3	(A) The person shall be independent.
4	(B) The person shall be free from foreign
5	oversight, control, influence, or beneficial owner-
6	ship.
7	(C) The person shall have commercial pri-
8	vate equity fund experience in the defense and
9	commercial sectors.
10	(D) The person shall be eligible for access to
11	classified information (as defined in the proce-
12	dures established pursuant to section 801(a) of
13	the National Security Act of 1947 (50 U.S.C.
14	3161(a))).
15	(3) Operating agreement.—The Under Sec-
16	retary and a person or persons with whom the Under
17	Secretary enters a partnership under paragraph (1)
18	shall enter into an operating agreement that sets forth
19	the roles, responsibilities, authorities, reporting re-
20	quirements, and governance framework for the part-
21	nership and its operations.
22	(c) Investment of Equity.—
23	(1) In general.—Pursuant to public-private
24	partnerships entered into under subsection (b), a per-
25	son or persons with whom the Under Secretary has

- entered into a partnership shall invest equity in domestic small businesses or nontraditional businesses consistent with subsection (a), with investments selected based on technical merit, economic value, and the Department's modernization priorities.
 - (2) AUTHORITIES.—A person or persons described in paragraph (1) shall have sole authority to operate, manage, and invest.

(d) Loan Guarantee.—

- (1) In GENERAL.—The Under Secretary shall provide an up to 80 percent loan guarantee, pursuant to the public-private partnerships entered into under subsection (b), with investment of equity that qualifies under subsection (c) and consistent with the goals set forth under subsection (a)(2).
- (2) PILOT PROGRAM AUTHORITY.—The temporary loan guarantee authority described under paragraph (1) is exclusively for the public-private partnerships authorized under this section and may not be utilized for other programs or purposes.
- (3) Subject to operating agreement (1) shall be subject to the operating agreement entered into under subsection (b)(3).

1	(4) Use of funds.—Obligations incurred by the
2	Under Secretary under this paragraph shall be sub-
3	ject to the availability of funds provided in advance
4	specifically for the purpose of such loan guarantees.
5	(e) Phased Implementation Schedule and Re-
6	QUIRED REPORTS AND BRIEFINGS.—The program estab-
7	lished under subsection (a) shall be carried out in two
8	phases as follows:
9	(1) Phase 1.—
10	(A) In general.—Phase 1 shall consist of
11	an initial pilot program with one public-private
12	partnership, consistent with subsection (b), to as-
13	sess the feasibility and advisability of expanding
14	the scope of the program. The Under Secretary
15	shall begin implementation of phase 1 not later
16	than 180 days after the date of the enactment of
17	$this\ Act.$
18	(B) Implementation schedule and
19	FRAMEWORK.—Not later than 90 days after the
20	date of the enactment of this Act, the Secretary
21	shall submit an implementation plan to the con-
22	gressional defense committees on the design of
23	phase 1. The plan shall include—

1	(i) an overview of, and the activities
2	undertaken, to execute the public-private
3	partnership;
4	(ii) a description of the advanced ca-
5	pabilities and defense industrial base areas
6	under consideration for investment; and
7	(iii) implementation milestones and
8	metrics.
9	(C) Report and briefing required.—
10	Not later than 27 months after the date of the
11	enactment of this Act, the Secretary shall provide
12	to the congressional defense committees a report
13	and briefing on the implementation of this sec-
14	tion and the feasibility and advisability of ex-
15	panding the scope of the pilot program. The re-
16	port and briefing shall include, at minimum—
17	(i) an overview of program perform-
18	ance, and implementation and execution
19	milestones and outcomes;
20	(ii) an overview of progress in—
21	(I) achieving new products in
22	production aligned with Department of
23	$Defense \ needs;$

1	(II) scaling businesses aligned to
2	targeted industrial base and capability
3	areas;
4	(III) generating defense industrial
5	$base\ job\ growth;$
6	(IV) increasing supply chain re-
7	silience and capacity; and
8	(V) enhancing competition on ad-
9	vanced capability programs; and
10	(iii) an accounting of activities under-
11	taken and outline of the opportunities and
12	benefits of expanding the scope of the pilot
13	program.
14	(2) Phase 2.—
15	(A) In General.—Not later than 30
16	months after the date of the enactment of this
17	Act, the Secretary may expand the scope of the
18	phase 1 pilot program with the ability to in-
19	crease to not more than three public-private
20	partnerships, consistent with subsection (b).
21	(B) Report and briefing required.—
22	Not later than five years after the date of the en-
23	actment of this Act, the Secretary shall provide
24	to the congressional defense committees a report
25	and briefing on the outcomes of the pilot pro-

1	gram under subsection (a), including the ele-
2	ments described in paragraph (1)(C), and the
3	feasibility and advisability of making the pro-
4	gram permanent.
5	(f) TERMINATION.—The authority to enter into an
6	agreement to carry out the pilot program under subsection
7	(a) shall terminate on the date that is five years after the
8	date of the enactment of this Act.
9	(g) Definitions.—In this section:
10	(1) Congressional defense committees.—
11	The term "congressional defense committees" has the
12	meaning given the term in section 101(a)(16) of title
13	10, United States Code.
14	(2) Domestic business.—The term "domestic
15	business" has the meaning given the term "U.S. busi-
16	ness" in section 800.252 of title 31, Code of Federal
17	Regulations, or successor regulation.
18	(3) Domestic small businesses or nontradi-
19	TIONAL BUSINESSES.—The term "domestic small
20	businesses or nontraditional businesses" means—
21	(A) a small business that is a domestic
22	business; or
23	(B) a nontraditional business that is a do-
24	$mestic\ business.$

- (4) Free from foreign oversight, control, INFLUENCE, OR BENEFICIAL OWNERSHIP.—The term "free from foreign oversight, control, influence, or ben-eficial ownership", with respect to a person, means a person who has not raised and managed capital from a person or entity that is not trusted and who is oth-erwise free from foreign oversight, control, influence, or beneficial ownership.
 - (5) Independent.—The term "independent", with respect to a person, means a person who lacks a conflict of interest accomplished by not having entity or manager affiliation or ownership with an existing fund.
 - (6) Nontraditional Business.—The term "nontraditional business" has the meaning given the term "nontraditional defense contractor" in section 3014 of title 10, United States Code.
 - (7) SMALL BUSINESS.—The term "small business" has the meaning given the term "small business concern" in section 3 of the Small Business Act (15 U.S.C. 632).

1	Subtitle E—Industrial Base Matters
2	SEC. 861. ADDITIONAL NATIONAL SECURITY OBJECTIVES
3	FOR THE NATIONAL TECHNOLOGY AND IN-
4	DUSTRIAL BASE.
5	Section 4811(a) of title 10, United States Code, is
6	amended by adding at the end the following new paragraph:
7	"(12) Reducing, to the maximum extent prac-
8	ticable, the reliance of the Department of Defense on
9	services, supplies, or materials from potential adver-
10	saries.".
11	SEC. 862. USE OF INDUSTRIAL BASE FUND FOR SUPPORT
12	FOR THE WORKFORCE FOR LARGE SURFACE
13	COMBATANTS.
14	Section 4817(d) of title 10, United States Code, is
15	amended—
16	(1) in paragraph (3), by striking "and" at the
17	end;
18	(2) in paragraph (4), by striking the period and
19	inserting "; and"; and
20	(3) by adding at the end the following new para-
21	graph:
22	"(5) to provide support for the recruitment,
23	training, and retention of the workforce for large sur-
24	face combatants"

1	SEC. 863. REDESIGNATION OF INDUSTRIAL BASE FUND AS
2	INDUSTRIAL BASE AND OPERATIONAL INFRA-
3	STRUCTURE FUND; ADDITIONAL USES.
4	Section 4817 of title 10, United States Code, is amend-
5	ed—
6	(1) in the section heading, by inserting "and
7	Operational Infrastructure" after "Indus-
8	trial Base";
9	(2) in subsection (a), by inserting "and Oper-
10	ational Infrastructure" after "Industrial Base";
11	(3) in subsection (b), by striking ", acting
12	through the Deputy Assistant Secretary of Defense for
13	Manufacturing and Industrial Base Policy"; and
14	(4) in subsection (d)—
15	(A) in paragraph (4), as amended by sec-
16	tion 862, by striking "and" at the end;
17	(B) in paragraph (5), as added by section
18	862, by striking the period at the end and insert-
19	ing a semicolon; and
20	(C) by adding at the end the following new
21	paragraphs:
22	"(6) to acquire—
23	"(A) strategic and critical materials for the
24	National Defense Stockpile; and
25	"(B) munitions for the armed forces;

1	"(7) to provide and expedite infrastructure
2	projects critical to operational readiness within pri-
3	ority theaters as determined by the Secretary, con-
4	sistent with the national defense strategy required
5	under section 113(g) of this title; and
6	"(8) to acquire and deploy capabilities and pro-
7	totypes developed under the authorities of section
8	3601 of title 10, section 804 of the National Defense
9	Authorization Act for Fiscal Year 2016 (10 U.S.C.
10	3201 note prec.), and any other alternative acquisi-
11	tion pathway or mechanism designed to deploy oper-
12	ational capabilities and operational prototypes for de-
13	fense purposes within five years.".
13 14	fense purposes within five years.". SEC. 864. MODIFICATIONS TO THE PROCUREMENT TECH-
14	SEC. 864. MODIFICATIONS TO THE PROCUREMENT TECH-
14 15	SEC. 864. MODIFICATIONS TO THE PROCUREMENT TECH- NICAL ASSISTANCE COOPERATIVE AGREE-
14 15 16 17	SEC. 864. MODIFICATIONS TO THE PROCUREMENT TECH- NICAL ASSISTANCE COOPERATIVE AGREE- MENT PROGRAM.
14 15 16 17	SEC. 864. MODIFICATIONS TO THE PROCUREMENT TECH- NICAL ASSISTANCE COOPERATIVE AGREE- MENT PROGRAM. (a) MODIFICATION TO DEFINITION OF ELIGIBLE ENTI-
14 15 16 17	SEC. 864. MODIFICATIONS TO THE PROCUREMENT TECHNICAL ASSISTANCE COOPERATIVE AGREEMENT PROGRAM. (a) MODIFICATION TO DEFINITION OF ELIGIBLE ENTITY.—Section 4951(1) of title 10, United States Code, is
114 115 116 117 118	SEC. 864. MODIFICATIONS TO THE PROCUREMENT TECHNICAL ASSISTANCE COOPERATIVE AGREEMENT PROGRAM. (a) MODIFICATION TO DEFINITION OF ELIGIBLE ENTITY.—Section 4951(1) of title 10, United States Code, is amended—
14 15 16 17 18 19 20	SEC. 864. MODIFICATIONS TO THE PROCUREMENT TECH- NICAL ASSISTANCE COOPERATIVE AGREE- MENT PROGRAM. (a) MODIFICATION TO DEFINITION OF ELIGIBLE ENTI- TY.—Section 4951(1) of title 10, United States Code, is amended— (1) in subparagraph (C), by striking "private";
14 15 16 17 18 19 20 21	SEC. 864. MODIFICATIONS TO THE PROCUREMENT TECH- NICAL ASSISTANCE COOPERATIVE AGREE- MENT PROGRAM. (a) MODIFICATION TO DEFINITION OF ELIGIBLE ENTI- TY.—Section 4951(1) of title 10, United States Code, is amended— (1) in subparagraph (C), by striking "private"; (2) by redesignating subparagraph (D) as sub-

1	"(D) An institution of higher education, as
2	defined in section 101 of the Higher Education
3	Act of 1965 (20 U.S.C. 1001).".
4	(b) Definition of Business Entity.—Section 4951
5	of title 10, United States Code, is amended by adding at
6	the end the following new paragraph:
7	"(5) Business entity.—The term business en-
8	tity' means a corporation, association, partnership,
9	limited liability company, limited liability partner-
10	ship, consortia, nonprofit organization, or other legal
11	entity.".
12	(c) Cooperative Agreements.—Section 4954(c) of
13	title 10, United States Code, is amended to read as follows:
14	"(c) Waiver.—The Secretary may waive or modify
15	the percentages in subsection (b) on a case-by-case basis.".
16	(d) Funding.—Section 4955 of title 10, United States
17	Code, is amended by adding at the end the following new
18	subsection:
19	"(e) Funding.—The Secretary of Defense may only
20	use amounts appropriated under this chapter for the execu-
21	tion and administration of this chapter.".

1	SEC. 865. MODIFICATION TO PROCUREMENT REQUIRE-
2	MENTS RELATING TO RARE EARTH ELE-
3	MENTS AND STRATEGIC AND CRITICAL MATE-
4	RIALS.
5	(a) Modification Regarding Advanced Batteries
6	IN DISCLOSURES CONCERNING RARE EARTH ELEMENTS
7	AND STRATEGIC AND CRITICAL MATERIALS BY CONTRAC-
8	TORS OF DEPARTMENT OF DEFENSE.—Section 857 of the
9	James M. Inhofe National Defense Authorization Act for
10	Fiscal Year 2023 (Public Law 117–263; 136 Stat. 2727;
11	10 U.S.C. 4811 note) is amended—
12	(1) in subsection (a)—
13	(A) in paragraph $(1)(A)$ —
14	(i) by striking "permanent magnet"
15	and inserting "permanent magnet, or an
16	advanced battery or advanced battery com-
17	ponent (as those terms are defined, respec-
18	tively, in section 40207(a) of the Infrastruc-
19	ture Investment and Jobs Act (42 U.S.C.
20	18741(a))),"; and
21	(ii) by striking "of the magnet" and
22	inserting "of the magnet, the advanced bat-
23	tery, or the advanced battery component (as
24	applicable)"; and
25	(B) in paragraph (2), by amending to read
26	as follows:

1	"(2) Elements.—A disclosure under paragraph
2	(1) with respect to a system described in that para-
3	graph shall include—
4	"(A) if the system includes a permanent
5	magnet, an identification of the country or coun-
6	tries in which—
7	"(i) any rare earth elements and stra-
8	tegic and critical materials used in the
9	magnet were mined;
10	"(ii) such elements and materials were
11	refined into oxides;
12	"(iii) such elements and materials were
13	made into metals and alloys; and
14	"(iv) the magnet was sintered or bond-
15	ed and magnetized; and
16	"(B) if the system includes an advanced
17	battery or an advanced battery component, an
18	identification of the country or countries in
19	which—
20	"(i) any strategic and critical mate-
21	rials that are covered minerals used in the
22	battery or component were mined;
23	"(ii) any strategic and critical mate-
24	rials that are covered minerals used in the

1	battery or component were refined, proc-
2	essed, or reprocessed;
3	"(iii) any strategic and critical mate-
4	rials that are covered minerals and that
5	were manufactured into the battery or com-
6	ponent; and
7	"(iv) the battery cell, module, and pack
8	of the battery or component were manufac-
9	tured and assembled."; and
10	(2) by amending subsection (d) to read as fol-
11	lows:
12	"(d) Definitions.—In this section:
13	"(1) The term 'strategic and critical materials'
14	means materials designated as strategic and critical
15	under section 3(a) of the Strategic and Critical Mate-
16	rials Stock Piling Act (50 U.S.C. 98b(a)).
17	"(2) The term 'covered minerals' means lithium,
18	nickel, cobalt, manganese, and graphite.".
19	(b) Technical Amendments.—Subsection (a) of such
20	section 857 is further amended—
21	(1) in paragraph (3), by striking "provides the
22	system" and inserting "provides the system as de-
23	scribed in paragraph (1)"; and

1	(2) in paragraph (4)(C), by striking "a senior
2	acquisition executive" and inserting "a service acqui-
3	sition executive".
4	SEC. 866. SECURING MARITIME DATA FROM CHINA.
5	(a) Countering the Spread of Covered Logis-
6	TICS SOFTWARE.—
7	(1) Contracting prohibition.—
8	(A) In General.—The Department of De-
9	fense may not enter into a contract with an enti-
10	ty that uses covered logistics software.
11	(B) Applicability.—This paragraph shall
12	apply with respect to any contract entered into
13	on or after the date that is 180 days after the
14	enactment of this subsection.
15	(2) Waiver.—The Secretary of Defense may
16	waive the provisions of this subsection for a specific
17	contract—
18	(A) if the Secretary makes a determination
19	that such waiver is vital to the national security
20	of the United States; and
21	(B) submits to Congress a report justifying
22	the use of such waiver and the importance of
23	such waiver to the national security of the
24	United States.

1	(3) Report.—Not later than one year after the
2	date of the enactment of this subsection, and annually
3	for three subsequent years, the Secretary of Defense
4	shall submit to Congress a report on the implementa-
5	tion of this subsection.
6	(b) Policy With Respect to Ports Accepting
7	Federal Grant Money.—
8	(1) In General.—Chapter 503 of title 46,
9	United States Code, is amended by adding at the end
10	the following:
11	"§ 50309. Prohibited use
12	"(a) In General.—A covered port authority may not
13	use covered logistics software.
14	"(b) Guidance.—The Secretary of Transportation, in
15	consultation with the Secretary of Defense, shall publish on
16	a website of the Department of Transportation, and update
17	regularly, a list of entities subject to the prohibition in sub-
18	section (a).
19	"(c) Consultation.—The Secretary of Transpor-
20	tation shall consult with the Department of State in car-
21	rying out this section.
22	"(d) Waiver.—The Secretary of Transportation, in
23	consultation with the Secretary of State, may waive the
24	provisions of this section for a specific contract—
25	"

1	"(A) if the Secretary of Transportation
2	makes a determination that such waiver is vital
3	to the national security of the United States; and
4	"(B) submits to Congress a report justifying
5	the use of such waiver and the importance of
6	such waiver to the national security of the
7	United States.
8	"(a) Definitions.—In this section:
9	"(1) Covered logistics software.—The term
10	'covered logistics software' means—
11	"(A) the public, open, shared logistics infor-
12	mation network known as the National Public
13	Information Platform for Transportation and
14	Logistics by the Ministry of Transport of China
15	or any affiliate or successor entity;
16	"(B) any other transportation logistics soft-
17	ware designed to be used by port authorities sub-
18	ject to the jurisdiction, ownership, direction, or
19	control of a foreign adversary; or
20	"(C) any other logistics platform or soft-
21	ware that shares data with a system described in
22	subparagraphs (A) or (B).
23	"(2) Covered port authority.—The term
24	'covered port authority' means a port authority that

1	receives funding under a program authorized under
2	part C of this subtitle."
3	(2) Applicability.—Section 50309 of title 46,
4	United States Code, as added by paragraph (1), shall
5	apply with respect to any contract entered into on or
6	after the date that is 180 days after the enactment of
7	this subsection.
8	(3) Reporting.—Not later than one year after
9	the date of the enactment of this subsection, and an-
10	nually for three subsequent years, the Secretary of
11	Transportation shall submit to Congress a report on
12	the implementation of section 50309 of title 46,
13	United States Code, as added by paragraph (1).
14	(c) Negotiations With Allies and Partners.—
15	(1) Negotiations required.—The Secretary of
16	State shall seek to enter into negotiations with United
17	States ally and partner countries, including those de-
18	scribed in paragraph (3), if the President determines
19	that ports or other entities operating within the juris-
20	diction of such ally or partner countries are using or
21	are considering using covered logistics software.
22	(2) Elements.—As part of the negotiations de-
23	scribed in paragraph (1), the President shall—
24	(A) urge governments of such ally and part-
25	ner countries to require entities within the juris-

1	diction of such governments to terminate the use
2	of covered logistics software;
3	(B) describe the threats posed by covered lo-
4	gistics software to United States military and
5	strategic interests and the implications such
6	threats may have for the presence of members of
7	the Armed Forces of the United States in such
8	countries;
9	(C) urge governments to use their voice, in-
10	fluence, and vote to align with the United States
11	and to counter attempts by foreign adversaries at
12	international standards-setting bodies to adopt
13	standards that incorporate covered logistics soft-
14	ware; and
15	(D) attempt to establish, through multilat-
16	eral entities, bilateral or multilateral negotia-
17	tions, military cooperation, and other relevant
18	engagements or agreements, a prohibition on the
19	use of covered logistics software.
20	(3) Allies and partners described.—The
21	countries and entities with which the President shall
22	conduct negotiations described in this subsection shall
23	include—

1	(A) all countries party to a collective de-
2	fense treaty or other collective defense arrange-
3	ment with the United States;
4	(B) India; and
5	(C) Taiwan.
6	(4) Report.—Not later than one year after the
7	date of the enactment of this subsection, the Secretary
8	of State shall submit a report to the appropriate con-
9	gressional committees describing—
10	(A) the efforts made by the United States
11	Government as of the date of the submission of
12	the report in the negotiations described in this
13	subsection; and
14	(B) the actions taken by the governments of
15	ally and partner countries pursuant to the nego-
16	tiation priorities described in this subsection.
17	(d) Definitions.—In this section:
18	(1) Appropriate congressional commit-
19	TEES.—The term "appropriate congressional commit-
20	tees" means—
21	(A) the Committees on Armed Services, For-
22	eign Affairs, and Transportation and Infrastruc-
23	ture of the House of Representatives; and
24	(B) The Committees on Armed Services,
25	Foreign Relations, and Commerce, Science, and

1	Transportation, and Armed Services of the Sen-
2	ate.
3	(2) Covered logistics software.—The term
4	"covered logistics software" means—
5	(A) the public, open, shared logistics infor-
6	mation network known as the National Public
7	Information Platform for Transportation and
8	Logistics by the Ministry of Transport of China
9	or any affiliate or successor entity;
10	(B) any other transportation logistics soft-
11	ware designed to be used by port authorities sub-
12	ject to the jurisdiction, ownership, direction, or
13	control of a foreign adversary; or
14	(C) any other logistics platform or software
15	that shares data with a system described in sub-
16	paragraphs (A) or (B).
17	(3) Foreign Adversary.—The term "foreign
18	adversary" means—
19	(A) the People's Republic of China, includ-
20	ing the Hong Kong and Macau Special Adminis-
21	$trative\ Regions;$
22	(B) the Republic of Cuba;
23	(C) the Islamic Republic of Iran;
24	(D) the Democratic People's Republic of
25	Korea;

1	(E) the Russian Federation; and
2	(F) the Bolivarian Republic of Venezuela
3	under the regime of Nicolás Maduro Moros.
4	SEC. 867. PILOT PROGRAM FOR ANALYZING AND CONTIN-
5	UOUS MONITORING OF KEY SUPPLY CHAINS.
6	(a) In General.—Not later than 90 days after the
7	date of the enactment of this Act, the Secretary of Defense,
8	acting through the Under Secretary of Defense for Acquisi-
9	tion and Sustainment and in coordination with the Com-
10	mander of the United States Indo-Pacific Command and
11	the Secretary of each military department, shall establish
12	a pilot program under which a private entity shall—
13	(1) monitor the supply chains for the covered
14	weapons platforms; and
15	(2) analyze the supply chains of the defense in-
16	dustrial base for potential issues and vulnerabilities
17	and opportunities for improvement.
18	(b) Monitoring Entity.—
19	(1) Selection.—The Under Secretary of De-
20	fense for Acquisition and Sustainment shall select a
21	private entity to carry out the monitoring and anal-
22	ysis of supply chains under the pilot program estab-
23	lished under subsection (a).
24	(2) Supply chain monitoring and anal-
25	YSIS.—

1	(A) In general.—The monitoring entity
2	shall, using the information made available to
3	the monitoring entity under subparagraph (B)
4	and such other information as may be avail-
5	able—
6	(i) continuously monitor the supply
7	chains for covered weapons platforms, in-
8	cluding each entity involved in such supply
9	chain, for potential issues and
10	vulnerabilities, including issues related to
11	the security and capacity of any such sup-
12	ply chain, and opportunities for improve-
13	ment; and
14	(ii) regularly analyze the supply
15	chains of the defense industrial base for po-
16	tential issues and opportunities for im-
17	provement.
18	(B) AGENCY COOPERATION.—The Depart-
19	ment of Defense shall make available to the mon-
20	itoring entity all information held by the De-
21	partment or available to the Department from
22	contractors providing goods or services to the De-
23	partment relating to the supply chains of such

contractors, except that the Department shall not

1	make available such information as the Sec-
2	retary of Defense determines appropriate.
3	(C) Safeguarding information.—The
4	Secretary of Defense shall require the monitoring
5	entity to take such steps as are reasonably nec-
6	essary to protect any confidential, proprietary,
7	or sensitive information.
8	(D) Issue reporting.—
9	(i) In general.—The monitoring en-
10	tity shall report to the Secretary concerned
11	issues and vulnerabilities identified pursu-
12	ant to monitoring under subparagraph
13	(A)(i).
14	(ii) Validation.—The monitoring en-
15	tity shall use a process to report issues and
16	vulnerabilities identified pursuant to moni-
17	toring under subparagraph (A)(i) that in-
18	volves manual validation of such issues and
19	vulnerabilities and other activities designed
20	to—
21	(I) prevent members of the acqui-
22	sition workforce (as such term is de-
23	fined in section 101(a) of title 10,
24	United States Code) from becoming de-

1	sensitized to such issues and
2	$vulnerabilities;\ and$
3	(II) avoid providing an excessive
4	or unmanageable number of alerts re-
5	garding such issues and vulnerabilities.
6	(3) Quarterly reports.—Not less than 90
7	days after the establishment of the pilot program, and
8	every 90 days thereafter, the monitoring entity shall
9	submit to the Under Secretary of Defense for Acquisi-
10	tion and Sustainment a report on the issues,
11	vulnerabilities, and opportunities identified by the
12	monitoring entity pursuant under the pilot program,
13	including—
14	(A) a list of the vulnerabilities of the supply
15	chains for covered weapons platforms, cat-
16	egorized by severity; and
17	(B) for each vulnerability described in sub-
18	paragraph (A), a description of such vulner-
19	ability, whether such vulnerability has been re-
20	solved, and, if resolved, the time from identifica-
21	tion to resolution.
22	(c) Congressional Reports.—Not later than 180
23	days after the date of the enactment of this Act, each Sec-
24	retary concerned shall submit to the congressional defense

1	committees (as defined in section 101(a) of title 10, United
2	States Code) a report containing—
3	(1) a list of the vulnerabilities of the supply
4	chains for covered weapons platforms identified under
5	the pilot program, categorized by severity;
6	(2) for each vulnerability described in subpara-
7	graph (A), a description of such vulnerability, wheth-
8	er such vulnerability has been resolved, and, if re-
9	solved, the time from identification to resolution;
10	(3) an assessment of any legal authorities that
11	are needed to continuously monitor the supply chains
12	for all major defense acquisition programs (as such
13	term is defined in section 4201 of title 10, United
14	States Code) in a manner similar to the monitoring
15	of supply chains for covered weapons platforms under
16	the pilot program;
17	(4) an assessment of the costs avoided by the
18	identification of issues and vulnerabilities to supply
19	chains under the pilot program prior such issues and
20	vulnerabilities affecting the supply chains.
21	(d) Termination Date.—The authority under this
22	section shall terminate on the date that is one year after
23	the date of the enactment of this Act.

(e) DEFINITIONS.—In this section:

1	(1) Covered weapons platforms.—The term
2	"covered weapons platforms" means weapons plat-
3	forms identified in the reports submitted under sec-
4	tion 1251(d)(1) of the William M. (Mac) Thornberry
5	National Defense Authorization Act for Fiscal Year
6	2021 (10 U.S.C. 113 note).
7	(2) Monitoring entity.—The term "moni-
8	toring entity" means the entity that is operating
9	under an agreement with the Secretary of Defense to
10	carry out the monitoring and analysis of supply
11	chains under the pilot program pursuant to a selec-
12	$tion\ under\ subsection\ (b)(1).$
13	(3) Pilot program.—The term "pilot program"
14	means the pilot program established under subsection
15	(a).
16	(4) Secretary concerned.—The term "Sec-
17	retary concerned" has the meaning given such term
18	in section 101(a) of title 10, United States Code.
19	SEC. 868. STUDY AND REPORT ON COUNTRY OF ORIGIN OF
20	END ITEMS AND COMPONENTS PROCURED BY
21	DEPARTMENT OF DEFENSE.
22	(a) Study.—The Comptroller General of the United
23	States shall conduct a study to identify the degree to which
24	the Department of Defense is dependent on entities located

1	in foreign countries for the procurement of certain end
2	items and components.
3	(b) Report.—
4	(1) In general.—Not later than 6 months after
5	the date of the enactment of this section, the Comp-
6	troller General of the United States shall submit to
7	the Committees on Armed Services of the Senate and
8	the House of Representatives a report detailing the
9	findings of the study described in subsection (a).
10	(2) Elements.—The report described in para-
11	graph (1) shall contain the following:
12	(A) A description of the extent to which the
13	procurement processes of the Department of De-
14	fense allow for the determination of the country
15	of origin of the end items and components stud-
16	ied under subsection (a).
17	(B) Descriptions of the vulnerabilities in the
18	supply chains for end items and components and
19	the countries from which such end items and
20	components are procured.
21	(C) Recommendations for legislative or ad-
22	ministrative action to address the vulnerabilities
23	described in subparagraph (B), including plans
24	for alternative supply chains or alternative

1	countries from which to procure end items and
2	components.
3	(c) Definitions.—In this section:
4	(1) Component.—The term "component" has
5	the meaning given the term in section 3011 of title
6	10, United States Code.
7	(2) End item.—The term "end item" has the
8	meaning given the term in section 4863(n) of title 10,
9	United States Code.
10	SEC. 869. ENHANCED DOMESTIC CONTENT REQUIREMENT
11	FOR MAJOR DEFENSE ACQUISITION PRO-
12	GRAMS.
13	(a) Assessment Required.—
14	(1) In general.—Not later than one year after
15	the date of the enactment of this Act, the Secretary of
16	Defense shall submit to the congressional defense com-
17	mittees a report assessing the domestic source content
18	of procurements carried out in connection with a
19	major defense acquisition program.
20	(2) Information repository.—The Secretary
21	of Defense shall establish an information repository
22	for the collection and analysis of information related
23	to domestic source content for products the Secretary
24	deems critical, where such information can be used

I	for continuous data analysis and program manage-
2	ment activities.
3	(b) Enhanced Domestic Content Requirement.—
4	(1) In general.—Except as provided in para-
5	graph (2), for purposes of chapter 83 of title 41,
6	United States Code, manufactured articles, materials,
7	or supplies procured in connection with a major de-
8	fense acquisition program are manufactured substan-
9	tially all from articles, materials, or supplies mined,
10	produced, or manufactured in the United States if the
11	cost of such component articles, materials, or sup-
12	plies—
13	(A) supplied not later than the date of the
14	enactment of this Act, exceeds 60 percent of cost
15	of the manufactured articles, materials, or sup-
16	plies procured;
17	(B) supplied during the period beginning
18	January 1, 2024, and ending December 31,
19	2028, exceeds 65 percent of the cost of the manu-
20	factured articles, materials, or supplies; and
21	(C) supplied on or after January 1, 2029,
22	exceeds 75 percent of the cost of the manufac-
23	tured articles, materials, or supplies.
24	(2) Exclusion for certain manufactured
25	ARTICLES.—Paragraph (1) shall not apply to manu-

1	factured articles that consist wholly or predominantly
2	of iron, steel, or a combination of iron and steel.
3	(3) Rulemaking to create a fallback
4	THRESHOLD.—
5	(A) In General.—Not later than 180 days
6	after the date of the enactment of this Act, the
7	Secretary of Defense shall issue rules to deter-
8	mine the treatment of the lowest price offered for
9	a foreign end product for which 55 percent or
10	more of the component articles, materials, or
11	supplies of such foreign end product are manu-
12	factured substantially all from articles, mate-
13	rials, or supplies mined, produced, or manufac-
14	tured in the United States if—
15	(i) the application paragraph (1) re-
16	sults in an unreasonable cost; or
17	(ii) no offers are submitted to supply
18	manufactured articles, materials, or sup-
19	plies manufactured substantially all from
20	articles, materials, or supplies mined, pro-
21	duced, or manufactured in the United
22	States.
23	(B) Termination.—Rules issued under this
24	paragraph shall cease to have force or effect on
25	January 1, 2031.

1	(4) APPLICABILITY.—The requirements of this
2	subsection—
3	(A) shall apply to contracts entered into on
4	or after the date of the enactment of this Act;
5	(B) shall not apply to articles manufac-
6	tured in countries that have executed a recip-
7	rocal defense procurement memorandum of un-
8	derstanding with the United States entered into
9	pursuant to section 4851 of title 10, United
10	States Code; and
11	(C) shall not apply to a country that is a
12	member of the national technology and indus-
13	trial base (as defined by section 4801 of title 10,
14	United States Code).
15	(c) Major Defense Acquisition Program De-
16	FINED.—The term "major defense acquisition program" has
17	the meaning given in section 4201 of title 10, United States
18	Code.
19	Subtitle F—Small Business Matters
20	SEC. 881 ENTREPRENEURIAL INNOVATION PROJECT DES-
21	IGNATIONS.
22	(a) In General.—
23	(1) Designating certain sbir and sttr pro-
24	GRAMS AS ENTREPRENEURIAL INNOVATION
25	Projects.—Chapter 303 of title 10, United States

1	Code, is amended by inserting after section 4067 the
2	following new section:
3	"§ 4068. Entrepreneurial Innovation Project designa-
4	tions
5	"(a) In General.—During the first fiscal year begin-
6	ning after the date of the enactment of this section, and
7	during each subsequent fiscal year, each Secretary con-
8	cerned, in consultation with the each chief of an armed force
9	under the jurisdiction of the Secretary concerned, shall des-
10	ignate not less than five eligible programs as Entrepre-
11	neurial Innovation Projects.
12	"(b) APPLICATION.—An eligible program seeking des-
13	ignation as an Entrepreneurial Innovation Project under
14	this section shall submit to the Secretary concerned an ap-
15	plication at such time, in such manner, and containing
16	such information as the Secretary concerned determines ap-
17	propriate.
18	"(c) Designation Criteria.—In making designa-
19	tions under subsection (a), the Secretary concerned shall
20	consider—
21	"(1) the potential of the eligible program to—
22	"(A) advance the national security capabili-
23	ties of the United States;
24	"(B) provide new technologies or processes,
25	or new applications of existing technologies, that

1	will enable new alternatives to existing pro-
2	grams; and
3	"(C) provide future cost savings;
4	"(2) whether an advisory panel has rec-
5	ommended the eligible program for designation; and
6	"(3) such other criteria that the Secretary con-
7	cerned determines to be appropriate.
8	"(d) Designation Benefits.—
9	"(1) Future years defense program inclu-
10	SION.—With respect to each designated program, the
11	Secretary of Defense shall include in the next future-
12	years defense program the estimated expenditures of
13	such designated program. In the preceding sentence,
14	the term 'next future-years defense program' means
15	the future-years defense program submitted to Con-
16	gress under section 221 of this title after the date on
17	which such designated program is designated under
18	subsection (a).
19	"(2) Programming proposal.—Each des-
20	ignated program shall be included by the Secretary
21	concerned under a separate heading in any program-
22	ming proposals submitted to the Secretary of Defense.
23	"(3) PPBE COMPONENT.—Each designated pro-
24	gram shall be considered by the Secretary concerned
25	as an integral part of the planning, programming,

1	budgeting, and execution process of the Department of
2	Defense.
3	"(e) Entrepreneurial Innovation Advisory Pan-
4	ELS.—
5	"(1) Establishment.—For each military de-
6	partment, the Secretary concerned shall establish an
7	advisory panel that, starting in the first fiscal year
8	beginning after the date of the enactment of this sec-
9	tion, and in each subsequent fiscal year, shall identify
10	and recommend to the Secretary concerned for des-
11	ignation under subsection (a) eligible programs based
12	on the criteria described in subsection $(c)(1)$.
13	"(2) Membership.—
14	"(A) Composition.—
15	"(i) In General.—Each advisory
16	panel shall be composed of four members
17	appointed by the Secretary concerned and
18	one member appointed by the chief of the
19	relevant armed force under the jurisdiction
20	of the Secretary concerned.
21	"(ii) Secretary concerned ap-
22	POINTMENTS.—The Secretary concerned
23	shall appoint members to the advisory panel
24	as follows:
25	"(I) Three members who—

1	"(aa) have experience with
2	private sector entrepreneurial in-
3	novation, including development
4	and implementation of such inno-
5	vations into well established mar-
6	kets; and
7	"(bb) are not employed by
8	the Federal Government.
9	"(II) One member who is in the
10	Senior Executive Service in the acqui-
11	sition workforce (as defined in section
12	1705 of this title) of the relevant mili-
13	tary department.
14	"(iii) Service Chief Appointment.—
15	The chief of an armed force under the juris-
16	diction of the Secretary concerned shall ap-
17	point to the advisory panel one member who
18	is a member of such armed forces.
19	"(B) TERMS.—
20	"(i) Private sector members.—
21	Members described in subparagraph
22	(A)(ii)(I) shall serve for a term of three
23	years, except that of the members first ap-
24	pointed—

1	"(I) one shall serve a term of one
2	year;
3	"(II) one shall serve a term of two
4	years; and
5	"(III) one shall serve a term of
6	three years.
7	"(ii) Federal government employ-
8	EES.—Members described in clause (ii)(II)
9	or (iii) of subparagraph (A) shall serve for
10	a term of two years, except that the first
11	member appointed under subparagraph
12	(A)(iii) shall serve for a term of one year.
13	"(C) Chair.—The chair for each advisory
14	panel shall be as follows:
15	"(i) For the first year of operation of
16	each such advisory panel, and every other
17	year thereafter, the member appointed
18	$under\ subparagraph\ (A)(iii).$
19	"(ii) For the second year of operation
20	of each such advisory panel, and every other
21	year thereafter, the member appointed
22	$under\ subparagraph\ (A)(ii)(II).$
23	"(D) VACANCIES.—A vacancy in an advi-
24	sory panel shall be filled in the same manner as
25	the original appointment.

"(E) Conflict of interest.—Members and staff of each advisory panel shall disclose to the relevant Secretary concerned, and such Secretary concerned shall mitigate to the extent practicable, any professional or organizational conflict of interest of such members or staff arising from service on the advisory panel.

"(F) Compensation.—

"(i) Private sector member com-Pensation.—Except as provided in clause (ii), members of an advisory panel, and the support staff of such members, shall be compensated at a rate determined reasonable by the Secretary concerned and shall be reimbursed in accordance with section 5703 of title 5 for reasonable travel costs and expenses incurred in performing duties as members of an advisory panel.

"(ii) Prohibition on compensation of Federal Employees.—Members of an advisory panel who are full-time officers or employees of the United States or Members of Congress may not receive additional pay, allowances, or benefits by reason of their service on an advisory panel.

1	"(3) Selection process.—
2	"(A) Initial selection.—Each advisory
3	panel shall select not less than ten eligible pro-
4	grams that have submitted an application under
5	subsection (b).
6	"(B) Program plans.—
7	"(i) In general.—Each eligible pro-
8	gram selected under subparagraph (A) may
9	submit to the advisory panel that selected
10	such eligible program a program plan con-
11	taining the five-year goals, execution plans,
12	schedules, and funding needs of such eligible
13	program.
14	"(ii) Support.—Each Secretary con-
15	cerned shall, to the greatest extent prac-
16	ticable, provide eligible programs selected
17	under subparagraph (A) with access to in-
18	formation to support the development of the
19	program plans described in clause (i).
20	"(C) Final selection.—Each advisory
21	panel shall recommend to the Secretary con-
22	cerned for designation under subsection (a) not
23	less than five eligible programs that submitted a
24	program plan under subparagraph (B) to such
25	advisory panel. If there are less than five such el-

- igible programs, such advisory panel may rec ommend to the Secretary concerned for designa tion under subsection (a) less than five such eliquible programs.
- 5 "(4) ADMINISTRATIVE AND TECHNICAL SUP-6 PORT.—The Secretary concerned shall provide the rel-7 evant advisory panel with such administrative sup-8 port, staff, and technical assistance as the Secretary 9 concerned determines necessary for such advisory 10 panel to carry out it duties.
- "(5) FUNDING.—The Secretary of Defense may
 use amounts available from the Department of Defense Acquisition Workforce Development Account established under section 1705 of this title to support
 the activities of advisory panels.
- "(f) Revocation of Designation.—If the Secretary concerned determines that a designated program cannot reasonably meet the objectives of such designated program in the relevant programming proposal referred to in subsection (d)(2) or such objectives are irrelevant, such Section retary concerned may revoke the designation.
- "(g) Report to Congress.—The Secretary of Defense shall submit to Congress an annual report describing
 each designated program and the progress each designated

- 1 program has made toward achieving the objectives of the2 designated program.
- 3 "(h) Definitions.—In this section:
- 4 "(1) ADVISORY PANEL.—The term 'advisory 5 panel' means an advisory panel established under
- 6 subsection (e)(1).
- 7 "(2) Designated program.—The term 'des-8 ignated program' means an eligible program that has 9 been designated as an Entrepreneurial Innovation 10 Project under this section.
- 11 "(3) ELIGIBLE PROGRAM.—The term 'eligible 12 program' means work performed pursuant to a Phase 13 III agreement (as such term is defined in section 14 9(r)(2) of the Small Business Act (15 U.S.C. 15 638(r)(2))).".
- 16 (2) TARGET CHAPTER TABLE OF SECTIONS.—The
 17 table of sections at the beginning of chapter 303 of
 18 title 10, United States Code, is amended by inserting
 19 after the item related to section 4067 the following
 20 new item:

"4068. Entrepreneurial Innovation Project designations.".

- 21 (b) Establishment Deadline.—Not later than 120
- 22 days after the date of the enactment of this Act, the Secre-
- 23 taries of each military department shall establish the advi-
- 24 sory panels described in section 4068(e) of title 10, United
- 25 States Code, as added by subsection (a).

1	SEC. 882. EXTENSION AND MODIFICATION OF DOMESTIC IN-
2	VESTMENT PILOT PROGRAM.
3	Section 884 of the National Defense Authorization Act
4	for Fiscal Year 2020 (Public Law 116-92; 15 U.S.C. 638
5	note) is amended—
6	(1) in subsection (a), by striking "Not later than
7	1 year after the date of the enactment of this Act"
8	and inserting "Not later than October 1, 2023";
9	(2) in subsection (c)—
10	(A) by striking "Secretary of Defense may
11	not use" and inserting the following: "Secretary
12	of Defense—
13	"(1) may not use";
14	(B) in paragraph (1), as so designated, by
15	striking "STTR program." and inserting
16	"STTR program; and"; and
17	(C) by adding at the end the following new
18	paragraph:
19	"(2) shall ensure that such program complies
20	with the requirements of a due diligence program es-
21	tablished under subsection (vv) of the Small Business
22	Act (15 U.S.C. 638(vv))."; and
23	(3) in subsection (f), by striking "September 30,
24	2022" and inserting "September 30, 2027".

1	SEC. 883. STUDY AND REPORT ON THE EXPANSION OF THE
2	STRATEGIC FUNDING INCREASE PROGRAM
3	OF THE AIR FORCE.
4	(a) Feasibility Study.—The Secretary of Defense
5	shall direct the heads of the offices responsible for carrying
6	out the Small Business Innovation Research Programs of
7	the Army, Navy, and Marine Corps to jointly conduct a
8	study on the feasibility of implementing a covered program.
9	(b) Report.—
10	(1) In general.—Not later than 180 days after
11	the date of the enactment of this Act, the Secretary
12	shall submit to the congressional defense committees a
13	report containing the results of the study required by
14	subsection (a).
15	(2) Elements.—The report required by para-
16	graph (1) shall include the following:
17	(A) Funding levels required to successfully
18	execute covered program.
19	(B) The effect that a covered program might
20	have on the Small Business Innovation Research
21	Programs of the Army, Navy, and Marine Corps,
22	including effect on the number of Phase I and
23	Phase II awards made under Small Business In-
24	novation Research Program if a covered program
25	was carried out

1	(C) Any additional authorities required to
2	establish and carry out a covered program.
3	(c) Definitions.—In this section:
4	(1) The term "covered program" means a pro-
5	gram similar to the STRATFI program that provides
6	funds to support small business concerns preparing to
7	seek a Phase III award with respect to a project or
8	technology for which such small business concern re-
9	ceived a Phase II award.
10	(2) The terms "Phase I", "Phase II", and
11	"Small Business Innovation Research Program",
12	have the meanings given, respectively, in section 9(e)
13	of the Small Business Act (15 U.S.C. 638(e)).
14	(3) The term "small business concern" has the
15	meaning given under section 3 of the Small Business
16	Act (15 U.S.C. 632).
17	(4) The term "STRATFI program" refers to the
18	Strategic Funding Increase program of the Air Force
19	that provides funds to assist small business concerns
20	with securing a Phase III agreement (as such term is
21	defined in section $9(r)(2)$ of the Small Business Act
22	$(15\ U.S.C.\ 5\ 638(r)(2))).$

1	Subtitle G—Other Matters
2	SEC. 891. EMPLOYEE-OWNED BUSINESS CONTRACTING IN-
3	CENTIVE PILOT PROGRAM CLARIFICATION
4	AND EXTENSION.
5	Section 874 of the National Defense Authorization Act
6	for Fiscal Year 2022 (10 U.S.C. 3204 note) is amended—
7	(1) in subsection (b)—
8	(A) in paragraph (2)—
9	(i) by inserting "or for" after "services
10	procured by"; and
11	(ii) by inserting "or for" after "may be
12	procured by"; and
13	(B) in paragraph (3)—
14	(i) by striking "A qualified business"
15	and inserting "(A) IN GENERAL.—A quali-
16	fied business"; and
17	(ii) by adding at the end the following
18	$new\ subparagraph:$
19	"(B) Total award limit.—Not more than
20	25 follow-on contracts may be awarded under
21	this section.";
22	(2) in subsection (e), by striking "five years"
23	and inserting "eight years"; and
24	(3) by adding at the end the following new sub-
25	section:

1	"(g) Paperwork Reduction Act Exemption.—
2	Chapter 35 of title 44, United States Code, shall not apply
3	to any action taken under this section or the pilot program
4	established under this section.".
5	SEC. 892. PILOT PROGRAM ON THE USE OF BUDGET TRANS-
6	FER AUTHORITY FOR ARMY RESEARCH TO
7	AID IN TECHNOLOGY TRANSITION.
8	(a) In General.—Upon determination by the Assist-
9	ant Secretary of the Army for Acquisition, Logistics, and
10	Technology that such action is necessary in the national
11	interest, the Secretary of Defense may transfer amounts of
12	authorizations made available in Research and Develop-
13	ment, Army, line 090A, between any covered authorization
14	or combination of covered authorizations for the purposes
15	of procuring or otherwise rapidly transitioning new tech-
16	nologies at the direction of the Assistant Secretary.
17	Amounts of authorizations so transferred shall be merged
18	with and be available for the same purposes as the author-
19	ization to which transferred.
20	(b) Limits.—
21	(1) In general.—The total amount of author-
22	izations that the Secretary of Defense may transfer
23	under the authority of subsection (a) for each procure-
24	ment or other transition activity may not exceed
25	\$10,000,000.

1	(2) Other limits.—Amounts transferred pursu-
2	ant to the authority under subsection (a) shall not be
3	subject to and shall not count towards the limitation
4	under subsection $(a)(2)$ of such section 1001.
5	(c) Effect on Authorization Amounts.—A trans-
6	fer made from one account to another under the authority
7	of subsection (a) shall be deemed to increase the amount
8	authorized for the account to which the amount is trans-
9	ferred by an amount equal to the amount transferred.
10	(d) Covered Authorization Defined.—In this sec-
11	tion, the term "covered authorization" means an authoriza-
12	tion made available for fiscal year 2024 for—
13	(1) Aircraft Procurement, Army;
14	(2) Missile Procurement, Army;
15	(3) Weapons and Tracked Combat Vehicles,
16	Army;
17	(4) Procurement of Ammunition, Army;
18	(5) Other Procurement, Army; and
19	(6) Operation and Maintenance, Army.
20	SEC. 893. SEAPLANE PROCUREMENT AND EMPLOYMENT.
21	(a) In General.—Not later than 270 days after the
22	date of the enactment of this Act, the Secretary of Defense
23	shall submit to the congressional defense committees an
24	analysis of the utility of employment opportunities with

1	respect to, and the feasibility of the Department of Defense
2	procuring seaplanes and amphibious aircraft.
3	(b) Contents.—The analysis required under sub-
4	section (a) shall include an assessments of—
5	(1) the role and effects that the use of seaplanes
6	and amphibious aircraft would have on the ability of
7	the Armed Forces to conduct contested logistics oper-
8	ations across a theater of combat operations, includ-
9	ing resupply and air-to-air refueling;
10	(2) the utility of seaplanes and amphibious air-
11	craft in scenarios where access to airfields required
12	for the operation of existing fixed-wing, tiltrotor, and
13	rotor-wing assets is limited or such airfields are un-
14	available;
15	(3) the effects that the use of seaplanes and am-
16	phibious aircraft would have on the ability of the
17	Armed Forces to conduct search and rescue oper-
18	ations;
19	(4) the value and cost savings per flight hour of
20	using seaplanes and amphibious aircraft for search
21	and rescue operations as compared with the type,
22	model, and series of aircraft currently used by the
23	Armed Forces for such activities;
24	(5) the role of seaplanes and amphibious aircraft
25	in enhancing the mobility of personnel in theaters of

1	combat operations and providing support within the
2	$expeditionary\ advanced\ basing\ operation\ construct;$
3	(6) the utility of using seaplanes and amphib-
4	ious aircraft to enhance long-range reconnaissance
5	operations of the Armed Forces; and
6	(7) options for acquiring seaplanes and amphib-
7	ious aircraft from allies currently fielding such plat-
8	forms, including alternative approaches, acquisition
9	timelines, and timelines for fielding such seaplanes
10	and amphibious aircraft or domestically-produced al-
11	ternatives.
12	(c) Armed Forces Defined.—In this section, the
13	term "Armed Forces" has the meaning give such term in
14	section 101(a) of title 10, United States Code.
15	SEC. 894. LIMITATION ON AVAILABILITY OF FUNDS RELAT-
16	ING TO CONTRACTS WITH CONTRACT MAN-
17	AGERS AND AUDITORS.
18	(a) Review.—The Secretary of Defense shall annually
19	review the value of contracts entered into with contract
20	managers and auditors for the purpose of managing con-
21	tracts of the Department of Defense for a specified fiscal
22	year.
23	(b) Certification.—If the Secretary spent an
24	amount greater than or equal to 1 percent of the total value
25	of contracts awarded during such fiscal year on such con-

1	tracts with contract managers and auditors, the Secretary
2	shall submit a certification to the congressional defense
3	committees.
4	(c) Limitation on Availability of Funds.—For
5	each 0.1 percent of funds expended during fiscal year 2024
6	that is greater than 1 percent of total value of contracts
7	awarded during such fiscal year on such contracts with con-
8	tract managers and auditors, of the funds authorized to be
9	appropriated by this Act or otherwise made available for
10	fiscal year 2024 for the Deputy Secretary of Defense for
11	the nonemergency travel, such amount shall be reduced by
12	1 percent.
13	(d) Definitions.—In this section:
14	(1) The term "contract managers and auditors"
15	means employees of the Department of Defense, in-
16	cluding members of a covered Armed Force, and does
17	not include contractors of the Department.
18	(2) The term "covered Armed Force" means the
19	Army, Navy, Marine Corps, Air Force, or Space
20	Force.
21	SEC. 895. INSPECTOR GENERAL REPORT ON DEPARTMENT
22	OF DEFENSE ACQUISITION AND CONTRACT
2	ADMINISTRATION
23	ADMINISTRATION.

25 of the Department of Defense shall submit to the Committee

- 1 on Armed Services of the House of Representatives a report
- 2 on the status and findings of the oversight, reviews, audits,
- 3 and inspections of the Inspector General regarding Depart-
- 4 ment-wide acquisitions and contract management, includ-
- 5 *ing*—

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- 6 (1) findings regarding the effectiveness of audits
 7 and financial advisory on ensuring that the Depart8 ment obtains the greatest value for the lowest reason9 able costs under when acquiring goods and services,
 10 including by reducing contract costs and ensuring
 11 that the profit of contractors for the provision of such
 12 goods and services is reasonable;
 - (2) an assessment of allowable, allocable, and reasonable costs and pricing for contracts;
 - (3) the authorities and resources for contracting officers of the Department to obtain certified cost and pricing data from contractors of the Department;
 - (4) the authorities and resources of the Chief Financial Officer of the Department, the Defense Contract Audit Agency, and the Defense Contract Management Agency to determine allowable, allocable, and reasonable costs and pricing for contracts.

1	TITLE IX—DEPARTMENT OF DE-
2	FENSE ORGANIZATION AND
3	MANAGEMENT
4	Subtitle A—Office of the Secretary
5	of Defense and Related Matters
6	SEC. 901. UNDER SECRETARY OF DEFENSE FOR SCIENCE
7	AND INNOVATION INTEGRATION.
8	(a) In General.—Section 133a of title 10, United
9	States Code, is amended to read as follows:
10	"§ 133a. Under Secretary of Defense for Science and
11	Innovation Integration
12	"(a) Under Secretary of Defense.—There is an
13	Under Secretary of Defense for Science and Innovation In-
14	tegration, appointed from civilian life by the President, by
15	and with the advice and consent of the Senate. A person
16	may not be appointed as Under Secretary within seven
17	years after relief from active duty as a commissioned officer
18	of a regular component of an armed force.
19	"(b) QUALIFICATIONS.—The Under Secretary shall be
20	appointed from among persons who have an extensive tech-
21	nology or science background and experience in—
22	"(1) private or venture capital, commercial in-
23	novation, or prototype-to-production transition; and
24	"(2) managing complex programs and leveraging
25	public-private capital partnerships.

1	"(c) Duties and Powers.—Subject to the authority,
2	direction, and control of the Secretary of Defense, the Under
3	Secretary shall perform such duties and exercise such pow-
4	ers as the Secretary may prescribe, including—
5	"(1) serving as the chief technology officer of the
6	Department of Defense with the mission of advancing
7	technology, innovation, and the integration of com-
8	mercial technology for the armed forces (and the De-
9	partment);
10	"(2) establishing policies on, and supervising, all
11	elements of the Department relating to the identifica-
12	tion of commercial technology for potential use by the
13	Department and integration of such technology into
14	the armed forces (and the Department), including—
15	"(A) implementing the preference under sec-
16	tion 3453 of this title for the use of commercial
17	technology when suitable to meet the needs of De-
18	partment; and
19	"(B) ensuring implementation of a modular
20	open system approach (as defined in section
21	4401(b) of title 10, United States Code) to en-
22	courage increased competition and the more fre-
23	quent use of commercial technology within the
24	Department;

- "(3) establishing policies on, and supervising, all defense research and engineering, technology development, technology transition, appropriate prototyping activities, experimentation, and developmental testing activities and programs and unifying defense research and engineering efforts across the Department;
 - "(4) serving as the principal advisor to the Secretary on all commercial innovation and integration, research, engineering, and technology development activities and programs in the Department; and
 - "(5) along with the Vice Chairman of the Joint Chiefs of Staff, providing for an alternate path to integrate commercial technology into the Department that does not include applying the Joint Capabilities Integration and Development System process to the acquisition of technology that readily exists in the commercial sector.
 - "(d) Precedence in Department of Defense.—
 - "(1) PRECEDENCE IN MATTERS OF RESPONSI-BILITY.—With regard to all matters for which the Under Secretary has responsibility by the direction of the Secretary of Defense or by law, the Under Secretary takes precedence in the Department of Defense after the Secretary and the Deputy Secretary of Defense.

1 "(2) Precedence in other matters.—With 2 regard to all matters other than the matters for which 3 the Under Secretary has responsibility by the direc-4 tion of the Secretary or by law, the Under Secretary 5 takes precedence in the Department of Defense after 6 the Secretary and the Deputy Secretary of Defense.". 7 (b) Conforming Amendments.—

- (1) TITLE 10.—Title 10, United States Code, as amended by subsection (a), is further amended by striking "Under Secretary of Defense for Research and Engineering" each place it appears and inserting "Under Secretary of Defense for Science and Innovation Integration".
- (2) Title 5.—Title 5, United States Code, is amended by striking "Under Secretary of Defense for Research and Engineering" each place it appears and inserting "Under Secretary of Defense for Science and Innovation Integration".
- (3) National defense authorization acts.— Each of the following Acts is amended by striking "Under Secretary of Defense for Research and Engineering" each place it appears and inserting "Under Secretary of Defense for Science and Innovation Integration":

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1	(A) The National Defense Authorization Act
2	for Fiscal Year 2018 (Public Law 115–91).
3	(B) The John S. McCain National Defense
4	Authorization Act for Fiscal Year 2019 (Public
5	Law 115–232).
6	(C) The National Defense Authorization Act
7	for Fiscal Year 2020 (Public Law 116–92).
8	(D) The William M. (Mac) Thornberry Na-
9	tional Defense Authorization Act for Fiscal Year
10	2021 (Public Law 116–283).
11	(E) The National Defense Authorization Act
12	for Fiscal Year 2022 (Public Law 117–81).
13	(F) The James M. Inhofe National Defense
14	Authorization Act for Fiscal Year 2023 (Public
15	Law 117–263).
16	(c) References.—Any reference in any law (other
17	than this section), regulation, map, document, paper, or
18	other record of the United States to the Under Secretary
19	of Defense for Research and Engineering shall be deemed
20	to be a reference to the Under Secretary of Defense for
21	Science and Innovation Integration.
22	(d) Service of Incumbert in Position.—The indi-
23	vidual serving as Under Secretary of Defense for Research
24	and Engineering as of the effective date specified in sub-
25	section (e) may serve as Under Secretary of Defense for

1	Science and Innovation Integration commencing as of that
2	date without further appointment under section 133a of
3	title 10, United States Code (as amended by subsection (a)).
4	(e) Effective Date.—This section and the amend-
5	ments made by this section shall take effect one year after
6	the date of the enactment of this Act.
7	SEC. 902. REPEAL OF POSITION OF DIRECTOR OF COST AS-
8	SESSMENT AND PROGRAM EVALUATION.
9	(a) Repeal of Position.—
10	(1) In general.—Section 139a of title 10,
11	United States Code is repealed.
12	(2) Conforming repeals.—The following pro-
13	visions of law are repealed:
14	(A) Subparagraph (A) of section 131(b)(4)
15	of title 10, United States Code.
16	(B) Subparagraph (A) of section 131(b)(8)
17	of such title.
18	(C) Subparagraph (C) of section 2222(e)(6)
19	of such title.
20	(D) Chapter 222 of such title.
21	(E) Paragraph (5) of section 1672(c) of the
22	National Defense Authorization Act for Fiscal
23	Year 2023 (Public Law 117–263).
24	(F) Subparagraph (E) of section $223(c)(1)$
25	of the National Defense Authorization Act for

1	Fiscal Year 2022 (Public Law 117–81; 10 U.S.C.
2	4172 note).
3	(G) Subparagraph (C) of section $836(e)(2)$
4	of the National Defense Authorization Act for
5	Fiscal Year 2021 (Public Law 116–283; 10
6	U.S.C. 3101 note prec.).
7	(H) Subparagraph (E) of section
8	231(d)(2)of the National Defense Authorization
9	Act for Fiscal Year 2020 (Public Law 116—92;
10	10 U.S.C. 4571 note).
11	(I) Section 101(c) of the Weapon Systems
12	Acquisition Reform Act of 2009 (Public Law
13	111-23; 10 U.S.C. 139a note).
14	(3) Conforming amendments.—
15	(A) Section 5315 of title 5, United States
16	Code, is amended by striking "Director of Cost
17	Assessment and Program Evaluation, Depart-
18	ment of Defense.".
19	(B) Section 118(e) of title 10, United States
20	Code, is amended by striking "Director of Cost
21	Assessment and Performance Evaluation" and
22	inserting "Under Secretary of Defense for Acqui-
23	sition and Sustainment".
24	(C) Section 181 of title 10, United States
25	Code, is amended—

1	(i) in subsection (d)—
2	(I) by striking subparagraph (F);
3	and
4	(II) by redesignating subpara-
5	graphs (G) and (H) as subparagraphs
6	(F) and (G), respectively; and
7	(ii) in subsection (f), by striking ",
8	such as the Office of Cost Assessment and
9	Program Evaluation,".
10	(D) Section 134(b)(5) of title 10, United
11	States Code, is amended by striking " and the
12	Director of Cost Assessment and Program Eval-
13	uation".
14	(E) Section $225(e)(4)$ of title 10, United
15	States Code, is amended—
16	(i) in subparagraph (A), by adding
17	"and" at the end;
18	(ii) in subparagraph (B) by striking ";
19	and" and inserting a period; and
20	(iii) by striking subparagraph (C).
21	(F) Section $231a(c)(2)(E)$ of title 10,
22	United States Code, is amended—
23	(i) in clause (i), by striking "of the Of-
24	fice of Cost Assessment and Program Eval-

1	uation" and inserting "of another organiza-
2	tion of the Department of Defense"; and
3	(ii) in clause (ii), by striking "of the
4	Office of Cost Assessment and Program
5	Evaluation" and inserting "of such other
6	organization".
7	(G) Section 499a of title 10, United States
8	Code, is amended—
9	(i) in subsection (a), by striking "act-
10	ing through the Director for Cost Esti-
11	mating and Program Evaluation" and in-
12	serting "acting through the official des-
13	ignated under section 902(b) of the National
14	Defense Authorization Act for Fiscal Year
15	2024";
16	(ii) in subsection (b), by striking "the
17	Director of Cost Assessment and Program
18	Evaluation" and inserting "the official de-
19	scribed in subsection (a)";
20	(iii) in subsection (c)—
21	(I) in paragraph (1)—
22	(aa) in the matter preceding
23	subparagraph (A), by striking
24	"the Director of Cost Assessment
25	and Program Evaluation" and

1	inserting "the official described in
2	subsection (a)"; and
3	(bb) in subparagraph (B), by
4	striking "such Directors" and in-
5	serting "the official and the Direc-
6	tor";
7	(II) in paragraph (2)—
8	(aa) by striking "Director of
9	Cost Assessment and Program
10	Evaluation" and inserting "offi-
11	cial described in subsection (a)";
12	and
13	(bb) by striking "such Direc-
14	tors" and inserting "the official
15	and the Director"; and
16	(III) in paragraph (3), by strik-
17	ing "the Director of Cost Assessment
18	and Program Evaluation" and insert-
19	ing "the official described in subsection
20	(a)"; and
21	(iv) in subsection $(d)(2)$, by striking
22	"the Director of Cost Assessment and Pro-
23	gram Evaluation" and inserting "the offi-
24	cial described in subsection (a)".

1	(H) Section $3501(i)(3)(B)$ of title 10,
2	United States Code, is amended by striking
3	"conducted on the basis of section 3226(b) of this
4	title,".
5	(I) Section 4251 of title 10, United States
6	Code, is amended—
7	(i) in subsection (b)—
8	(I) in paragraph (6), by striking
9	"consistent with study guidance devel-
10	oped by the Director of Cost Assess-
11	ment and Program Evaluation"; and
12	(II) in paragraph (7), by striking
13	", with the concurrence of the Director
14	of Cost Assessment and Program Eval-
15	uation,"; and
16	(ii) in subsection $(c)(1)(F)$, by striking
17	"conducted by the Director of Cost Assess-
18	ment and Program Evaluation".
19	(J) Section $4252(a)(3)(C)$ of title 10,
20	United States Code, is amended by striking ",
21	with the concurrence of the Director of Cost As-
22	sessment and Program Evaluation,".
23	(K) Section 4325(c) of title 10, United
24	States Code, is amended—

1	(i) in paragraph (1), by striking "Di-
2	rector of Cost Assessment and Program
3	Evaluation" and inserting "Under Sec-
4	retary of Defense for Acquisition and
5	Sustainment"; and
6	(ii) in paragraph (2)—
7	(I) in the matter preceding sub-
8	paragraph (A), by striking "the Direc-
9	tor" and inserting "the Under Sec-
10	retary"; and
11	(II) in subparagraph (C), by
12	striking "with the concurrence of the
13	Under Secretary of Defense for Acqui-
14	sition and Sustainment,".
15	(L) Section 4376 of title 10, United States
16	Code, is amended—
17	(i) in subsection (a)(2), by striking "in
18	consultation with the Director of Cost As-
19	sessment and Program Evaluation,"; and
20	(ii) in subsection (b)(2)(C), by striking
21	"by the Director of Cost Assessment and
22	Program Evaluation".
23	(M) Section 4506 of title 10, United States
24	Code, is amended striking "Director of Cost As-
25	sessment and Performance Evaluation" each

1	place it appears and inserting "the Under Sec-
2	retary of Defense for Acquisition and
3	Sustainment".
4	(N) Section 351(b) of the National Defense
5	Authorization Act for Fiscal Year 2023 (Public
6	Law 117–263) is amended by striking "Director
7	of Cost Assessment and Performance Evaluation"
8	and inserting "Under Secretary of Defense for
9	Acquisition and Sustainment".
10	(O) Section 1640(c)(1) of the National De-
11	fense Authorization Act for Fiscal Year 2023
12	(Public Law 117–263) is amended by striking
13	"Director of the Office of Cost Assessment and
14	Program Evaluation of the Department of De-
15	fense" and inserting "official designated under
16	section 902(b) of the National Defense Authoriza-
17	tion Act for Fiscal Year 2024".
18	(P) Section $833(e)(2)(A)$ of the National
19	Defense Authorization Act for Fiscal Year 2022
20	(Public Law 117–81; 10 U.S.C. 4001 note) is
21	amended—
22	(i) by striking clause (vi); and
23	(ii) by redesignating clause (vii) as
24	$clause\ (vi).$

1	(Q) Section $1507(c)(1)$ of the National De-
2	fense Authorization Act for Fiscal Year 2022
3	(Public Law 116–92; 10 U.S.C. 167b note) is
4	amended by striking "Cost Assessment and Pro-
5	gram Evaluation,".
6	(R) Section 834(f) of the National Defense
7	Authorization Act for Fiscal Year 2021 (Public
8	Law 116–283; 10 U.S.C. 4571 note) is amended
9	by striking "Director of Cost Assessment and
10	Program Evaluation" and inserting "Under Sec-
11	retary of Defense for Acquisition and
12	Sustainment".
13	(8) Section 1251(d) of the National Defense
14	Authorization Act for Fiscal Year 2021 (Public
15	Law 116–283; 10 U.S.C. 113 note) is amended—
16	(i) in paragraph (1)(D), by striking
17	"the Director of Cost Assessment and Pro-
18	gram Evaluation,"; and
19	(ii) in paragraph (2)(A), by striking ",
20	the Under Secretary of Defense (Comp-
21	troller), and the Director of Cost Assessment
22	and Program Evaluation" and inserting
23	"and the Under Secretary of Defense
24	(Comptroller)".

1	(T) Section 1664(a)(2) of the National De-
2	fense Authorization Act for Fiscal Year 2020
3	(Public Law 116–92; 10 U.S.C. 179 note) is
4	amended—
5	(i) by striking subparagraph (A); and
6	(ii) by redesignating subparagraphs
7	(B) through (D) as subparagraphs (A)
8	through (C), respectively.
9	(U) Section 1709 of the National Defense
10	Authorization Act for Fiscal Year 2020 (Public
11	Law 116-92; 10 U.S.C. 113 note) is amended—
12	(i) in subsection (a), by striking ", the
13	Director of the Joint Staff, and the Director
14	of Cost Assessment and Program Evalua-
15	tion" and inserting "and the Director of the
16	Joint Staff"; and
17	(ii) in subsection (b)(5), by striking ",
18	the Chairman of the Joint Chiefs of Staff,
19	and the Director of Cost Assessment and
20	Program Evaluation" and inserting "and
21	the Chairman of the Joint chiefs of Staff'.
22	(V) Section $1053(f)(1)(B)(ii)$ of the Na-
23	tional Defense Authorization Act for Fiscal Year
24	2019 (Public Law 115–232; 10 U.S.C. 113 note)
25	is

1	(i) in the heading, by striking
2	"CAPE"; and
3	(ii) by striking "the Director of Cost
4	Assessment and Program Evaluation" and
5	inserting "the Under Secretary of Defense
6	for Acquisition and Sustainment".
7	(W) Section 839(b) of the National Defense
8	Authorization Act for Fiscal Year 2018 (Public
9	Law 115-91; 10 U.S.C. 4171 note)—
10	(i) in paragraph (2), by striking
11	"shall" and all that follows through the pe-
12	riod at the end and inserting "coordinate
13	with the Secretaries of the military depart-
14	ments"; and
15	(ii) in paragraph (3)(A)—
16	(I) by striking "the Director for
17	Cost Assessment and Program Evalua-
18	tion or another" and inserting "an";
19	and
20	(II) by striking "the Director of
21	Operational Test and Evaluation, the
22	senior official of the Department of De-
23	fense with responsibility for develop-
24	mental testing," and inserting "the
25	senior official of the Department of De-

1	fense with responsibility for develop-
2	mental testing".
3	(X) Section 925(b)(2) of the National De-
4	fense Authorization Act for Fiscal Year 2017
5	(Public Law 114–328; 10 U.S.C. 4271 note) is
6	amended—
7	(i) in subparagraph (A), by adding
8	"and" at the end;
9	(ii) by striking subparagraph (B); and
10	(iii) by redesignating subparagraph
11	(C) as subparagraph (B).
12	(Y) Section 3113(b) of the National Defense
13	Authorization Act for Fiscal Year 2017 (Public
14	Law 114–328; 50 U.S.C. 2512 note) is amended
15	by striking paragraph (4).
16	(Z) Section 1618(a) of the National Defense
17	Authorization Act for Fiscal Year 2016 (Public
18	Law 114–92; 10 U.S.C. 4205 note) is amended
19	by striking "and the Director of Cost Assessment
20	and Program Evaluation".
21	(AA) Section 907(a)(1) of the National De-
22	fense Authorization Act for Fiscal Year 2014
23	(Public Law 113–66; 10 U.S.C. 1564 note) is
24	amended by striking "acting through the Direc-

1	tor of Cost Assessment and Program Evaluation
2	and".
3	(BB) Section 836(a)(2) of the National De-
4	fense Authorization Act for Fiscal Year 2012
5	(Public Law 112–81; 22 U.S.C. 2767 note) is
6	amended by striking ", the Assistant Secretary of
7	Defense for Research and Engineering, and the
8	Director of Cost Assessment and Program Eval-
9	uation of the Department of Defense" and insert-
10	ing "and the Under Secretary of Defense for Re-
11	search and Engineering".
12	(CC) Section 201(d) of the Weapon Systems
13	Acquisition Reform Act of 2009 (Public Law
14	111–23; 10 U.S.C. 181 note) is amended by
15	striking "Director of Cost Assessment and Pro-
16	gram Evaluation" and inserting "official des-
17	ignated under section 902(b) of the National De-
18	fense Authorization Act for Fiscal Year 2024".
19	(DD) Section 3221 of the National Nuclear
20	Security Administration Act (50 U.S.C. 2411(e))
21	is amended—
22	(i) by striking subsection (e); and
23	(ii) by redesignating subsections (f)
24	through (i) as subsections (e) through (h),
25	respectively.

1	(EE) Section 4217(c) of the Atomic Energy
2	Defense Act (50 U.S.C. 2537(c)) is amended by
3	striking "acting through the Director of Cost As-
4	sessment and Program Evaluation and".
5	(4) Effective date.—The repeals and amend-
6	ments made by this subsection shall take effect on the
7	date of the enactment of this Act.
8	(b) Implementation.—Not later than one year after
9	the date of the enactment of this Act—
10	(1) each duty or responsibility that remains as-
11	signed to the Director of Cost Assessment and Pro-
12	gram Evaluation of the Department of Defense shall
13	be transferred to an officer or employee of the Depart-
14	ment of Defense designated by the Secretary of De-
15	fense, except that any officer or employee so des-
16	ignated may not be an individual who served as the
17	Director of Cost Assessment and Program Evaluation
18	before the date of the enactment of this Act; and
19	(2) the personnel, functions, and assets of the Of-
20	fice of Cost Assessment and Program Evaluation shall
21	be transferred to such other organizations and ele-
22	ments of the Department as the Secretary considers
23	appropriate.
24	(c) References.—Any reference in any law, regula-
25	tion, guidance, instruction, or other document of the Fed-

1	eral Government to the Director of Cost Assessment and
2	Program Evaluation of the Department of Defense shall be
3	deemed to refer to the applicable officer or employee of the
4	Department of Defense designated by the Secretary of De-
5	$fense\ under\ subsection\ (b)(1).$
6	(d) Report.—Not later than one year after the date
7	of the enactment of this Act, the Secretary of Defense shall
8	submit to the congressional defense committees a report that
9	sets forth such recommendations for legislative action as the
10	Secretary considers appropriate for modifications to law to
11	carry out this section and the repeals and amendments
12	made by this section.
12	SEC 009 CONFORMING AMENDMENTS TO CARDY OUT
13	SEC. 903. CONFORMING AMENDMENTS TO CARRY OUT
13 14	ELIMINATION OF POSITION OF CHIEF MAN-
14	ELIMINATION OF POSITION OF CHIEF MAN-
14 15	ELIMINATION OF POSITION OF CHIEF MAN- AGEMENT OFFICER.
14 15 16 17	ELIMINATION OF POSITION OF CHIEF MAN- AGEMENT OFFICER. (a) Removal of References to Chief Manage-
14 15 16 17 18	ELIMINATION OF POSITION OF CHIEF MANAGEMENT OFFICER. (a) REMOVAL OF REFERENCES TO CHIEF MANAGEMENT OFFICER IN PROVISIONS OF LAW RELATING TO
14 15 16 17 18	ELIMINATION OF POSITION OF CHIEF MANAGEMENT OFFICER. (a) Removal of References to Chief Management Officer in Provisions of Law Relating to Precedence.—Chapter 4 of title 10, United States Code,
14 15 16 17 18	ELIMINATION OF POSITION OF CHIEF MANAGEMENT OFFICER. (a) Removal of References to Chief Management Officer in Provisions of Law Relating to Precedence.—Chapter 4 of title 10, United States Code, is amended—
14 15 16 17 18 19 20	ELIMINATION OF POSITION OF CHIEF MANAGEMENT OFFICER. (a) Removal of References to Chief Management Officer in Provisions of Law Relating to Precedence.—Chapter 4 of title 10, United States Code, is amended— (1) in section 133a(c)—
14 15 16 17 18 19 20 21	ELIMINATION OF POSITION OF CHIEF MANAGEMENT OFFICER. (a) Removal of References to Chief Management Officer in Provisions of Law Relating to Precedence.—Chapter 4 of title 10, United States Code, is amended— (1) in section 133a(c)— (A) in paragraph (1), by striking ", the Deputy Secretary of Defense, and the Chief Management of Chief Manageme
14 15 16 17 18 19 20 21	ELIMINATION OF POSITION OF CHIEF MANAGEMENT OFFICER. (a) Removal of References to Chief Management Officer in Provisions of Law Relating to Precedence.—Chapter 4 of title 10, United States Code, is amended— (1) in section 133a(c)— (A) in paragraph (1), by striking ", the

1	(B) in paragraph (2), by striking "the Chief
2	Management Officer,";
3	(2) in section $133b(c)$ —
4	(A) in paragraph (1), by striking "the Chief
5	Management Officer of the Department of De-
6	fense,"; and
7	(B) in paragraph (2), by striking "the Chief
8	Management Officer,";
9	(3) in section $137a(d)$, by striking "the Chief
10	Management Officer of the Department of Defense,";
11	and
12	(4) in section 138(d), by striking "the Chief
13	Management Officer of the Department of Defense,".
14	(b) Assignment of Periodic Review of Defense
15	Agencies and DOD Field Activities to Secretary of
16	Defense.—Section 192(c) of such title is amended—
17	(1) in paragraph (1)—
18	(A) in subparagraph (A), by striking "the
19	Chief Management Officer of the Department of
20	Defense" and inserting "the Secretary of De-
21	fense"; and
22	(B) in subparagraphs (B) and (C), by strik-
23	ing "the Chief Management Officer" and insert-
24	ing "the Secretary"; and

1	(2) in paragraph (2), by striking "the Chief
2	Management Officer" each place it appears and in-
3	serting "the Secretary".
4	(c) Assignment of Responsibility for Financial
5	IMPROVEMENT AND AUDIT REMEDIATION TO UNDER SEC-
6	RETARY OF DEFENSE (COMPTROLLER).—Section 240b of
7	such title is amended—
8	(1) in subsection (a)(1), by striking "The Chief
9	Management Officer of the Department of Defense
10	shall, in consultation with the Under Secretary of De-
11	fense (Comptroller)," and inserting "The Under Sec-
12	retary of Defense (Comptroller) shall, in consultation
13	with the Performance Improvement Officer of the De-
14	partment of Defense,"; and
15	(2) in subsection $(b)(1)(C)(ii)$, by striking "the
16	Chief Management Officer" and inserting "the Per-
17	formance Improvement Officer".
18	(d) Removal of Chief Management Officer as
19	Recipient of Reports of Audits by External Audi-
20	TORS.—Section 240d(d)(1)(A) of such title is amended by
21	striking "and the Chief Management Officer of the Depart-
22	ment of Defense".
23	(e) Conforming Amendments to Provisions of
24	Law Related to Freedom of Information Act Exemp-
25	TIONS.—Such title is further amended—

1	(1) in section 130e—
2	(A) by striking subsection (d);
3	(B) by redesignating subsections (e) and (f)
4	as subsections (d) and (e), respectively; and
5	(C) in subsection (d), as so redesignated—
6	(i) by striking ", or the Secretary's
7	designee,"; and
8	(ii) by striking ", through the Office of
9	the Director of Administration and Man-
10	agement"; and
11	(2) in section 2254a—
12	(A) by striking subsection (c);
13	(B) by redesignating subsection (d) as sub-
14	section (c); and
15	(C) in subsection (c), as so redesignated—
16	(i) by striking ", or the Secretary's
17	designee,"; and
18	(ii) by striking ", through the Office of
19	the Director of Administration and Man-
20	agement".
21	(f) Assignment of Responsibility for Annual Re-
22	VIEW OF AGENCY INFORMATION TECHNOLOGY PORTFOLIO
23	TO THE CHIEF INFORMATION OFFICER.—Section
24	11319(d)(4) of title 40, United States Code, is amended,
25	in the second sentence, by striking "the Chief Management

- 1 Officer of the Department of Defense (or any successor to
- 2 such Officer), in consultation with the Chief Information
- 3 Officer, the Under Secretary of Defense for Acquisition and
- 4 Sustainment, and" and inserting "the Chief Information
- 5 Officer of the Department of Defense, in consultation with
- 6 the Under Secretary of Defense for Acquisition and
- 7 Sustainment and".
- 8 (g) Removal of Chief Management Officer as
- 9 Required Coordinator on Defense Resale Mat-
- 10 TERS.—Section 631(a) of the National Defense Authoriza-
- 11 tion Act for Fiscal Year 2020 (Public Law 116-92; 10
- 12 U.S.C. 2481 note) is amended by striking ", in coordination
- 13 with the Chief Management Officer of the Department of
- 14 Defense,".
- 15 SEC. 904. ELIMINATION OF THE CHIEF DIVERSITY OFFICER
- 16 OF THE DEPARTMENT OF DEFENSE.
- 17 (a) Repeal of Position.—Section 147 of title 10,
- 18 United States Code, is repealed.
- 19 (b) Conforming Repeal.—Section 913 of the Wil-
- 20 liam M. (Mac) Thornberry National Defense Authorization
- 21 Act for Fiscal Year 2021 (Public Law 116–283; 10 U.S.C.
- 22 147 note) is repealed.

1	Subtitle B—Other Department of
2	Defense Organization and Man-
3	agement Matters
4	SEC. 921. MODIFICATION OF ANALYSIS REQUIRED FOR RE-
5	DUCTIONS TO CIVILIAN WORKFORCE UNDER
6	GENERAL POLICY FOR TOTAL FORCE MAN-
7	AGEMENT.
8	(a) In General.—Section 129a(b) of title 10, United
9	States Code, is amended by adding at the end the following:
10	"Such analysis shall be documented in writing.".
11	(b) Review and Report.—Not later than March 1,
12	2024, the Comptroller General of the United States shall—
13	(1) conduct a review of any written analysis
14	prepared by the Secretary of Defense relating to the
15	reduction of the civilian workforce of the Department
16	of Defense for purposes of section 129a(b) of title 10,
17	United States Code (as amended by subsection (a)),
18	and shall include as part of such review an assess-
19	ment of whether the analysis prepared by the Sec-
20	retary sufficiently addresses the readiness needs of the
21	Department; and
22	(2) submit to the congressional defense commit-
23	tees a report on the results of such review.

1	SEC. 922. ADDITIONAL REQUIREMENTS UNDER GENERAL
2	POLICY FOR TOTAL FORCE MANAGEMENT.
3	Section 129a of title 10, United States Code, is amend-
4	ed—
5	(1) by redesignating subsections (f) and (g) as
6	subsection (h) and (i), respectively; and
7	(2) by inserting after subsection (e) the following
8	new subsections:
9	"(f) Data Analytics.—(1) The Secretary of Defense
10	shall develop data analytics to specifically identify the
11	quantitative metrics and qualitative relationships of the
12	sizing and composition of the civilian workforce of the De-
13	partment of Defense. Such data analytics shall be docu-
14	mented in writing.
15	"(2) Not later than March 31 each year, the Secretary
16	of Defense shall provide to the congressional defense commit-
17	tees a briefing on the analytics developed under paragraph
18	(1).
19	"(g) Additional Planning, Programing, and
20	BUDGETING REQUIREMENTS.—The Secretary of Defense
21	shall ensure that planning, programming, and budgeting
22	reviews consider all components of the total force (including
23	a active and reserve military, civilian workforce, and con-
24	tract support) in a holistic manner to avoid duplication
25	and waste and ensure that risk, cost, and mission valida-
26	tion and prioritization considerations consistent with this

1	section and the National Defense Strategy inform the
2	sourcing and prioritization of requirements.".
3	SEC. 923. ELIGIBILITY OF CHIEF OF THE NATIONAL GUARD
4	BUREAU FOR APPOINTMENT AS CHAIRMAN
5	OF THE JOINT CHIEFS OF STAFF.
6	Section 152(b)(1)(B) of title 10, United States Code,
7	is amended by striking "the Commandant of the Marine
8	Corps, or the Chief of Space Operations" and inserting "the
9	Commandant of the Marine Corps, the Chief of Space Oper-
10	ations, or the Chief of the National Guard Bureau".
11	SEC. 924. COAST GUARD INPUT TO THE JOINT REQUIRE-
12	MENTS OVERSIGHT COUNCIL.
13	Section 181(d) of title 10, United States Code, is
14	amended by adding at the end the following new paragraph:
15	"(5) Input from commandant of coast
16	GUARD.—The Council shall seek, and strongly con-
17	sider, the views of the Commandant of the Coast
18	Guard regarding Coast Guard capabilities in support
19	of national defense.".
20	SEC. 925. CODIFICATION OF THE DEFENSE INNOVATION
21	UNIT AND ESTABLISHMENT OF THE NON-
22	TRADITIONAL INNOVATION FIELDING ENTER-
23	PRISE.
24	(a) Codification of Defense Innovation Unit.—

1	(1) In general.—Chapter 303 of title 10,
2	United States Code, is amended by adding at the end
3	the following new section:
4	"§ 4127. Defense Innovation Unit
5	"(a) Establishment.—There is established in the De-
6	partment of Defense a Defense Innovation Unit (referred
7	to in this section as the 'Unit').
8	"(b) Director and Deputy Director.—There is a
9	Director and a Deputy Director of the Unit, each of whom
10	shall be appointed by the Secretary of Defense from among
11	persons with substantial experience in innovation and com-
12	mercial technology, as determined by the Secretary.
13	"(c) Authority of Director.—The Director is the
14	head of the Unit. The Director—
15	"(1) shall serve as a principal staff assistant to
16	the Secretary on matters within the responsibility of
17	the Unit;
18	"(2) shall report directly to the Secretary of De-
19	fense without intervening authority; and
20	"(3) may communicate views on matters within
21	the responsibility of the Unit directly to the Secretary
22	without obtaining the approval or concurrence of any
23	other official within the Department of Defense.
24	"(d) Responsibilities.—The Unit shall have the fol-
25	lowing responsibilities:

1	"(1) Seek out, identify, and support the develop
2	ment of commercial technologies that have the poten
3	tial to be implemented within the Department.
4	"(2) Accelerate the adoption of commercial tech
5	nologies within the Department of Defense to trans
6	form military capacity and capabilities.
7	"(3) Serve as the principal liaison between th
8	Department of Defense and individuals and entities
9	in the national security innovation base, including
10	entrepreneurs, startups, commercial technology com
11	panies, and venture capital sources.
12	"(4) Carry out programs, projects, and other ac
13	tivities to strengthen the national security innovation
14	base.
15	"(5) Coordinate the activities of other organiza
16	tions and elements of the Department of Defense or
17	matters relating to commercial technologies, dual us
18	technologies, and the innovation of such technologies
19	"(6) Coordinate and oversee the nontraditional
20	defense innovation fielding enterprise established
21	under section 4063 of this title.
22	"(7) Carry out such other activities as the Sec
23	retary of Defense determines appropriate.".

1	(2) Modification of Authority to carry out
2	CERTAIN PROTOTYPE PROJECTS.—Section 4022 of
3	title 10, United States Code, is amended—
4	(A) in subsection (a)—
5	(i) in paragraph (1), by inserting "the
6	Director of the Defense Innovation Unit,"
7	after "Defense Advanced Research Projects
8	Agency,";
9	(ii) in paragraph (2)(A), by inserting
10	", the Defense Innovation Unit," after "De-
11	fense Advanced Research Projects Agency";
12	and
13	(iii) in paragraph (3), by inserting ",
14	Defense Innovation Unit," after "Defense
15	Advanced Research Projects Agency"; and
16	(B) in subsection $(e)(1)$ —
17	(i) by redesignating subparagraphs (C)
18	through (E) as subparagraphs (D) through
19	(F), respectively; and
20	(ii) by inserting after subparagraph
21	(B) the following new subparagraph:
22	"(C) the Director of the Defense Innovation
23	Unit;".

1	(3) Modification of other transaction au-
2	Thority.—Section 4021 of title 10, United States
3	Code, is amended—
4	(A) in subsection (b), by inserting ", the
5	Defense Innovation Unit," after "Defense Ad-
6	vanced Research Projects Agency"; and
7	(B) in subsection (f), by striking "and the
8	Defense Advanced Research Projects Agency" and
9	inserting ", the Defense Innovation Unit, and
10	the Defense Advanced Research Projects Agency".
11	(4) Conforming amendments.—Section 1766
12	of title 10, United States Code, is amended—
13	(A) in subsection (b), by striking "as deter-
14	mined by the Under Secretary of Defense for Re-
15	search and Engineering" and inserting "as de-
16	termined by the Secretary of Defense"; and
17	(B) in subsection $(c)(3)$, by striking "as di-
18	rected by the Under Secretary of Defense for Re-
19	search and Engineering" and inserting "as di-
20	rected by the Secretary of Defense".
21	(b) Establishment of Nontraditional Innovation
22	Fielding Enterprise.—Subchapter I of chapter 303 of
23	title 10, United States Code, is amended by inserting after
24	section 4062 the following new section:

1	"§ 4063. Nontraditional innovation fielding enterprise
2	"(a) Establishment.—The Secretary of Defense shall
3	designate within the Department of Defense a group of or-
4	ganizations to be known, collectively, as the 'nontraditional
5	innovation fielding enterprise' (referred to in this section
6	as the 'NIFE'). The purpose of the NIFE is to streamline
7	coordination and minimize duplication of efforts among
8	elements of the Department of Defense on matters relating
9	to the development, procurement, and fielding of nontradi-
10	tional capabilities.
11	"(b) Composition.—The NIFE shall consist of—
12	"(1) the Defense Innovation Unit; and
13	"(2) each organization designated as a service-
14	level NIFE lead under subsection (c).
15	"(c) Designation of Service-Level NIFE
16	Leads.—
17	"(1) Not later than 120 days after the effective
18	date of this section, each Secretary of a military de-
19	partment, in consultation with the Director of the De-
20	fense Innovation Unit, shall designate a single orga-
21	nization within each armed force under the jurisdic-
22	tion of such Secretary to serve as the lead organiza-
23	tion within that armed force on matters within the
24	responsibility of the NIFE. Each organization so des-
25	ignated shall be known as a 'service-level NIFE lead'.

1	"(2) An organization designated under para-
2	graph (1) shall be an organization of an armed force
3	that—
4	"(A) exists as of the effective date of this
5	section; and
6	"(B) has a demonstrated ability to engage
7	at scale with nontraditional defense contractors,
8	as determined by the Secretary concerned.
9	"(d) Leadership.—
10	"(1) Head of nife.—Subject to the authority,
11	direction, and control of the Secretary of Defense, the
12	Director of the Defense Innovation Unit shall serve as
13	the head of the NIFE and, in such capacity, shall be
14	responsible for the overall oversight and coordination
15	of the NIFE.
16	"(2) Service-level leads.—Each head of an
17	organization of an armed force designated as a serv-
18	ice-level NIFE lead under subsection (c) shall serve as
19	the head of the NIFE within that armed force and,
20	in such capacity, shall be responsible for the oversight
21	and coordination of the activities of the NIFE within
22	that armed force.
23	"(e) Duties.—The Director of the Defense Innovation
24	Unit shall carry out the following activities in support of
25	the $NIFE\cdot$

1	"(1) Coordinate with the Joint Staff and the
2	commanders of the combatant commands to identify
3	operational challenges that have the potential to be
4	addressed through the use of nontraditional capabili-
5	ties, including dual-use technologies, that are being
6	developed and financed in the commercial sector.
7	"(2) Using funds made available to the Defense
8	Innovation Unit for the activities of the NIFE—
9	"(A) select projects to be carried out by one
10	or more of the service-level NIFE leads;
11	"(B) allocate funds to service-level NIFE
12	leads to carry out such projects; and
13	"(C) monitor the execution of such projects
14	by the service-level NIFE leads.
15	"(3) On a semiannual basis, submit to the Sec-
16	retary of Defense and the congressional defense com-
17	mittees a report on the progress of the projects de-
18	scribed in paragraph (2). Each such report shall
19	identify any gaps in resources or authorities that
20	have the potential to disrupt the progress of such
21	projects.
22	"(4) Serve as Chair of the NIFE Resource Advi-
23	sory Board under subsection (f).
24	"(5) Serve as the principal liaison between the
25	Department of Defense, nontraditional defense con-

1	tractors, investors in nontraditional defense compa-
2	nies, and departments and agencies of the Federal
3	Government pursing nontraditional capabilities simi-
4	lar to those pursued by the Department.
5	"(6) Lead engagement with industry, academia,
6	and other non-government entities to develop—
7	"(A) domestic capacity with respect to in-
8	novative, commercial, and dual-use technologies
9	and the use of nontraditional defense contractors;
10	and
11	"(B) the capacity of international allies
12	and partners of the United States with respect to
13	such technologies and the use of such contractors.
14	"(f) NIFE RESOURCE ADVISORY BOARD.—
15	"(1) Establishment.—There is established in
16	the Department of Defense an advisory board to be
17	known as the 'NIFE Resource Advisory Board' (re-
18	ferred to in this subsection as the 'Board').
19	"(2) Members.—The Board shall be composed of
20	the following members—
21	"(A) The Director of the Defense Innovation
22	Unit.
23	"(B) The head of each service-level NIFE
24	lead.
25	"(C) The Director of the Joint Staff.

1	"(D) The Chief Digital and Artificial Intel-
2	ligence Officer of the Department of Defense.
3	"(E) The Director of the Office of Strategic
4	Capital of the Department of Defense.
5	"(3) Chair.—The Director of the Defense Inno-
6	vation Unit shall serve as Chair of the Board.
7	"(4) Meetings.—The Board shall meet annu-
8	ally and may meet more frequently at the call of the
9	Chair.
10	"(5) Responsibilities.—On an annual basis
11	the Board shall—
12	"(A) identify not fewer than 10 objectives of
13	the Department of Defense that have the poten-
14	tial to be supported using nontraditional capa-
15	bilities that are capable of being fielded at scale
16	within a period of three years; and
17	"(B) for each objective identified under sub-
18	paragraph (A)—
19	"(i) develop a specific set of require-
20	ments and a budget for the development and
21	fielding of nontraditional capabilities to
22	support such objective; and
23	"(ii) based on such budget and require-
24	ments, solicit proposals from public and

1	private sector entities for providing such ca-
2	pabilities.
3	"(6) Nonapplicability of certain require-
4	MENTS.—Section 1013(a)(2) of title 5 (relating to the
5	termination of advisory committees) shall not apply
6	to the Board.
7	"(g) Definitions.—In this section:
8	"(1) The term 'nontraditional capability' means
9	a solution to an operational challenge that can sig-
10	nificantly leverage commercial innovation or external
11	capital with minimal dependencies on fielded systems.
12	"(2) The term 'nontraditional defense contractor'
13	has the meaning given that term in section 3014 of
14	this title.".
15	(c) Effective Date and Implementation.—
16	(1) Effective date.—The amendments made
17	by subsections (a) and (b) shall take effect 180 days
18	after the date of the enactment of this Act.
19	(2) Implementation.—Not later than the effec-
20	tive date specified in paragraph (1), the Secretary of
21	Defense shall issue or modify any rules, regulations,
22	policies, or other guidance necessary to implement the
23	amendments made by subsections (a) and (b).
24	(d) Manpower Sufficiency Evaluation.—

1	(1) Evaluation.—The Secretary of Defense shall
2	evaluate the staffing levels of the Defense Innovation
3	Unit as of the date of the enactment of this Act to de-
4	termine if the Unit is sufficiently staffed to achieve
5	the responsibilities of the Unit under sections 4063
6	and 4127 of title 10, United States Code, as added by
7	subsections (a) and (b) of this section.
8	(2) Report.—Not later than the effective date
9	specified in subsection (c)(1), the Secretary of Defense
10	shall submit to the Committees on Armed Services of
11	the Senate and the House of Representatives a report
12	on the results of the evaluation under paragraph (1).
13	The report shall include a plan—
14	(A) to address any staffing shortfalls identi-
15	fied as a part of the assessment; and
16	(B) for funding any activities necessary to
17	address such shortfalls.
18	SEC. 926. DESIGNATION OF EXPLOSIVE ORDNANCE DIS-
19	POSAL CORPS AS A BASIC BRANCH OF THE
20	ARMY.
21	(a) Designation as Basic Branch.—Section
22	7063(a) of title 10, United States Code, is amended—
23	(1) in paragraph (12), by striking "and" at the
24	end;

1	(2) by redesignating paragraph (13) as para-
2	graph (14); and
3	(3) by inserting after paragraph (12) the fol-
4	lowing new paragraph:
5	"(13) Explosive Ordnance Disposal Corps; and".
6	(b) Organization and Functions.—Chapter 707 of
7	title 10, United States Code, is amended by adding at the
8	end the following new section:
9	"§ 7085. Explosive Ordnance Disposal Corps: organi-
10	zation and functions
11	"(a) Chief of Corps.—There is a Chief of the Explo-
12	sive Ordnance Disposal Corps of the Army. The Secretary
13	of the Army shall appoint the Chief from among general
14	officers of the Army who are Explosive Ordnance Disposal
15	qualified and are serving in the Logistics Corps as of the
16	time of the appointment. The Secretary of the Army shall
17	not assign any officer who has not served as an officer in
18	the Explosive Ordnance Disposal Corps as the Chief of the
19	Explosive Ordnance Disposal Corps.
20	"(b) Functions.—The Explosive Ordnance Disposal
21	Corps shall, at a minimum, perform functions relating to—
22	"(1) the disposal of explosive ordnance and mu-
23	nitions management; and
24	"(2) ensuring the safety of explosives.".

1	(c) Conforming Repeal.—Section 582 of the Na-
2	tional Defense Authorization Act for Fiscal Year 2018 (Pub-
3	lic Law 115–91; 131 Stat. 1415) is repealed.
4	(d) Effective Date.—The amendments and repeal
5	made by subsections (a) through (c) shall take effect 180
6	days after the date of the enactment of this Act.
7	SEC. 927. REPEAL OF AUTHORITY TO APPOINT A NAVAL RE-
8	SEARCH ADVISORY COMMITTEE.
9	Section 8024 of title 10, United States Code, is re-
10	pealed.
11	SEC. 928. ELIGIBILITY OF MEMBERS OF SPACE FORCE FOR
12	INSTRUCTION AT THE NAVAL POST-
13	GRADUATE SCHOOL.
14	Section 8545 of title 10, United States Code, is amend-
15	ed—
16	(1) in subsection (a)(1), by striking "and Coast
17	Guard" and inserting "Space Force, and Coast
18	Guard"; and
19	(2) in subsection (c), by striking "and Coast
20	Guard" and inserting "Space Force, and Coast
21	Guard".
22	SEC. 929. MEMBERSHIP OF THE AIR FORCE RESERVE
23	FORCES POLICY COMMITTEE.
24	Section 10305(b) of title 10, United States Code, is
25	amended—

1	(1) by striking "consists of" and inserting "shall
2	have voting members, who shall be" before "officers";
3	(2) by redesignating paragraphs (1) through (3)
4	as subparagraphs (A) through (C), respectively;
5	(3) by inserting "(1)" before "The committee";
6	and
7	(4) by adding at the end the following new para-
8	graph:
9	"(2)(A) The committee shall have four nonvoting mem-
10	bers, who shall be the Chief Master Sergeants of the Air
11	Force, the Air Force Reserve, the Air National Guard, and
12	the Space Force.
13	"(B) A nonvoting member who cannot attend a meet-
14	ing of the committee may designate a member in the grade
15	of E-8 or E-9 to attend in their stead.".
16	SEC. 930. FRAMEWORK FOR CLASSIFICATION OF AUTONO-
17	MOUS CAPABILITIES.
18	(a) In General.—Not later than 180 days after the
19	date of the enactment of this Act, the Chief Digital and Ar-
20	tificial Intelligence Officer of the Department of Defense,
21	in consultation with the Under Secretary of Defense for Pol-
22	icy, the Under Secretary of Defense for Research and Engi-
23	neering, the commanders of the combatant commands, and
24	the Secretaries of the military departments, shall establish

1	a Department-wide classification framework for autono-
2	mous capabilities.
3	(b) Purpose.—The purpose of the framework required
4	under subsection (a) shall be to facilitate the development
5	of a common understanding within the Department of De-
6	fense of autonomous capabilities and related operational re-
7	quirements to better plan for, resource, and integrate appro-
8	priate autonomy-enabling hardware and software into cur-
9	rent and future systems across the Department.
10	(c) Autonomy Classification Framework.—At a
11	minimum, the framework required under subsection (a)
12	shall—
13	(1) include multiple levels of increasingly com-
14	plex autonomous maneuver capability with a focus on
15	classifying necessary levels of human supervision or
16	control during operational use;
17	(2) apply to current and future autonomous sys-
18	tems operating across land, air, maritime, and space
19	domains;
20	(3) include estimates of costs necessary to achieve
21	specific levels of autonomous capability; and
22	(4) include—
23	(A) operational requirements including nec-
24	essary levels of survivability in GPS- or commu-
25	nications-denied environments:

1	(B) specific operational or engagement sce-
2	narios; and
3	(C) necessary levels of teaming with other
4	autonomous systems.
5	(d) Progress Report.—Not later than 30 days after
6	the establishment of the framework under subsection (a), the
7	Chief Digital and Artificial Intelligence Officer shall submit
8	to the congressional defense committees a report that in-
9	cludes a description of the framework and the specific meth-
10	odologies, criteria, and operational requirements used to de-
11	velop the classifications under the framework.
12	(e) Regular Reassessment.—
13	(1) In general.—Not less frequently than once
14	every two years, the Chief Digital and Artificial In-
15	telligence Officer shall reassess and update the classi-
16	fication framework required under subsection (a) to
17	ensure the framework incorporates recent develop-
18	ments in technology, standards, and operational re-
19	quirements relating to autonomous capabilities.
20	(2) Briefing.—Not later than 30 days of the
21	completion of each reassessment under paragraph (1),
22	the Chief Digital and Artificial Intelligence Officer
23	shall provide to the congressional defense committees
24	a briefing on the results of the reassessment and any

1	resulting revisions to the classification framework
2	under subsection (a).
3	(f) Implementation.—Not later than 90 days after
4	the establishment of the framework under subsection (a), the
5	Under Secretary of Defense for Policy shall issue instruc-
6	tions to the military departments to implement such frame-
7	work by operationalizing the use of the framework in the
8	planning and budgeting processes of individual program of-
9	fices.
10	(g) Plan for Integration of Autonomous Capa-
11	BILITIES INTO SYSTEMS OF THE DEPARTMENT OF DE-
12	FENSE.—
13	(1) Plan required.—Not later than 180 days
14	after the date of the enactment of this Act, the Chief
15	Digital and Artificial Intelligence Officer of the De-
16	partment of Defense shall develop and implement a
17	plan and procedures to standardize the planning,
18	resourcing, and integration efforts with respect to au-
19	tonomous capabilities for current and future systems
20	across the Department.
21	(2) Elements.—The plan required under para-
22	graph (1) shall include the following:
23	(A) A Department-wide assessment of the
24	status of efforts to resource and integrate auton-

1	omy software into current and future systems,
2	including—
3	(i) the identification of current and fu-
4	ture systems across the Department which
5	can be integrated with autonomy software
6	to enable continuous operational capability
7	of such systems in GPS- or communica-
8	tions-denied environments, including those
9	systems identified in the report required by
10	section 246 of the National Defense Author-
11	ization Act for Fiscal Year 2022 (Public
12	Law 117–81; 135 Stat. 1622); and
13	(ii) an assessment of gaps in—
14	(I) program funding related to the
15	acquisition of autonomy software;
16	(II) acquisition processes, includ-
17	ing the planning, programming, budg-
18	eting, and execution process for acquir-
19	ing and integrating autonomy-ena-
20	bling capabilities across relevant pro-
21	grams of record;
22	$(III)\ training\ capabilities;$
23	(IV) testing, evaluation,
24	verification, and validation capabili-

1	ties in all environments, including vir-
2	tual and real world environments; and
3	(V) efforts to test, resource, and
4	scale commercially available tech-
5	nologies.
6	(B) A plan to address, to the maximum ex-
7	tent practicable, the gaps assessed in subpara-
8	graph (A), including—
9	(i) updated procedures to plan for au-
10	tonomy software costs at the onset of the ac-
11	quisition life cycle;
12	(ii) plans to include in greater detail
13	the projected autonomy software costs for
14	applicable programs of record within period
15	covered by the Future Years Defense Pro-
16	gram; and
17	(iii) plans to standardize the acquisi-
18	tion of autonomy software for programs of
19	record across the military departments in-
20	cluding the use of the capability classifica-
21	tion framework under subsection (a).
22	(3) Consultation.—The Chief Digital and Ar-
23	tificial Intelligence Officer shall develop the plan
24	under paragraph (1) in consultation with—

1	(A) the Under Secretary of Defense for Ac-
2	quisition and Sustainment;
3	(B) the Joint Chiefs of Staff;
4	(C) the senior acquisition executive of each
5	$military\ department;$
6	(D) the commanders of the combatant com-
7	mands; and
8	(E) such other organizations and elements
9	of the Department of Defense as the Chief Digital
10	and Artificial Intelligence Officer determines ap-
11	propriate.
12	(4) Report.—
13	(A) In general.—Not later than 90 days
14	after the completion of the plan under paragraph
15	(1), the Chief Digital and Artificial Intelligence
16	Officer shall submit to the congressional defense
17	committees a report that describes the specific
18	elements of the plan.
19	(B) Form.—The report under subpara-
20	graph (A) shall be submitted in unclassified form
21	but may contain a classified annex.

1	SEC. 931. COMPREHENSIVE ASSESSMENT OF FORCE DESIGN
2	MODERNIZATION EFFORTS OF THE MARINE
3	CORPS.
4	(a) In General.—Not later than 60 days after the
5	date of the enactment of this Act, the Secretary of Defense
6	shall seek to enter into a contract with a federally funded
7	research and development center to conduct an independent
8	review, assessment, and analysis of the modernization ini-
9	tiatives Marine Corps.
10	(b) Elements.—The report required under subsection
11	(a) shall include the following elements:
12	(1) An assessment of changes in the National De-
13	fense Strategy, Defense Planning Guidance, Joint
14	Warfighting Concept, and other strategic documents
15	and concepts that informed the force design mod-
16	ernization requirements of the Marine Corps.
17	(2) An assessment of how the Marine Corps
18	should be structured, organized, trained, equipped,
19	and postured to meet the challenges of future competi-
20	tion, crisis, and conflict.
21	(3) An assessment of the ability of the defense in-
22	novation base and defense industrial base to develop
23	and produce the technologies required to implement
24	the force design modernization of the Marine Corps on
25	a timeline and at production rates sufficient to sus-
26	tain military operations.

1	(4) An assessment of forward infrastructure, and
2	the extent to which installations are operationalized
3	to deter, compete, and prevail during conflict in sup-
4	port of the modernization of the Marine Corps.
5	(5) An assessment of the current retention and
6	recruiting environment and the ability of the Marine

- (5) An assessment of the current retention and recruiting environment and the ability of the Marine Corps to sustain manpower requirements necessary for operational requirements under title 10, United States Code.
- (6) The extent to which the modernization initiatives within the Marine Corps are nested within applicable joint warfighting concepts.
- (7) An assessment of whether the modernization of the Marine Corps is consistent with the strategy of integrated deterrence.
- (8) An assessment of the ability of the Marine Corps to generate required force elements for the Immediate Ready Force and the Contingency Ready Force.
- (9) The extent to which the modernized capabilities of the Marine Corps can be integrated across the Joint Force, including warfighting concepts at the combatant command level.
- 24 (10) The extent to which the modernization ef-25 forts of the Marine Corps meet the requirements of

1	current and future plans of combatant commanders
2	and global force management operations.
3	(11) The extent to which modeling and simula-
4	tion, experimentation, wargaming, and other analytic
5	methods have supported the changes to the moderniza-
6	tion initiatives of the Marine Corps.
7	(12) An inventory of existing or planned invest-
8	ments associated with the modernization efforts of the
9	Marine Corps, disaggregated by the following capa-
10	bility areas:
11	(A) Command and Control.
12	(B) Information.
13	$(C)\ Intelligence.$
14	(D) Fires.
15	(E) Movement and Maneuver.
16	(F) Protection.
17	(G) Sustainment.
18	(13) An assessment of how observations regard-
19	ing the invasion and defense of Ukraine affect the fea-
20	sibility, advisability, and suitability of the mod-
21	ernization of the Marine Corps.
22	(c) Report.—
23	(1) In General.—Not later than 270 days after
24	the date of the enactment of this Act, the Secretary of
25	Defense shall submit to the congressional defense com-

1	mittees a report on the results of the assessment re-
2	quired under subsection (a).
3	(2) FORM OF REPORT.—The report required
4	under paragraph (1) shall be submitted in unclassi-
5	fied form, but may include a classified annex to the
6	extent required to ensure that the report is accurate
7	$and\ complete.$
8	(d) Effect on Other Requirements.—Effective on
9	the date of the submittal of the report under subsection
10	(c)(1), the requirement to submit a briefing pursuant to sec-
11	tion 1023 of the Joint Explanatory Statement accom-
12	panying the James M. Inhofe National Defense Authoriza-
13	tion Act for Fiscal Year 2023 (Public Law 117–263), shall
14	cease to have force or effect.
15	SEC. 932. ENHANCING DEPARTMENT OF DEFENSE COORDI-
16	NATION OF GEOECONOMIC AFFAIRS.
17	(a) In General.—Not later than 180 days after the
18	date of the enactment of this Act, the Secretary of Defense
19	shall conduct a review of the planning, resourcing, and con-
20	tributions of the Department of Defense to interagency ef-
21	forts with respect to geoeconomic affairs.
22	(b) Duties.—The review required under subsection
23	(a) shall include the following:
24	(1) A Department-wide assessment of capabilities
25	to—

1	(A) assess geoeconomic competition between
2	the United States and strategic competitors;
3	(B) identify methods to partner with gov-
4	ernments and key commercial entities; and
5	(C) to support United States national inter-
6	ests.
7	(2) An assessment of any gaps in—
8	(A) existing departmental commercial due
9	diligence and commercial partnership processes
10	and procedures to enable sustainable cooperation
11	with governmental and commercial entities with-
12	in the United States and between the United
13	States and trusted allies and partners for na-
14	tional defense purposes;
15	(B) efforts by the combatant commands to
16	develop and to coordinate expertise on how stra-
17	tegic competitors may use economic and supply
18	chain strategies within the areas of responsi-
19	bility of the combatant commands;
20	(C) the contributions of the Department to
21	the coordinated use of existing industrial base
22	and supply chain tools, acquisition and budget
23	authorities, industrial security oversight, tech-
24	nology transfer and export controls, cybersecurity
25	standards and oversight, and mergers and acqui-

1	sition reviews to enhance innovation and indus-
2	trial cooperation and to protect the defense capa-
3	bilities of the United States and its allies; and
4	(D) the contributions of the Department to
5	existing measures to safeguard the intellectual
6	property and knowledge created from United
7	States Government and private sector research
8	and development funding while encouraging,
9	where appropriate, the sharing of such knowledge
10	with trusted allies and partners.
11	(3) A plan to address, to the maximum extent
12	practicable, the gaps assessed under paragraph (2).
13	(c) Report.—Not later than 180 days after the date
14	of the enactment of this Act, the Secretary shall submit to
15	the congressional defense committees a report containing—
16	(1) the findings of the review required under sub-
17	section (a);
18	(2) a list of gaps identified by the assessment re-
19	$quired\ under\ subsection\ (b)(2);$
20	(3) for each identified gap, a description of the
21	gap and an assessment of any legal authorities, budg-
22	eting and execution processes, or other issues the Sec-
23	retary deems necessary to address the gap;
24	(4) the plan required under subsection (b)(3);
25	and

1	(5) any other information the Secretary con-
2	siders appropriate.
3	(d) Definition of Geoeconomics.—In this section,
4	the term "geoeconomics" means the global interaction be-
5	tween competing national security and economic priorities
6	comprising the various activities undertaken between gov-
7	ernments, allies, competitors, producers, and consumers, in-
8	cluding—
9	(1) how economics, technological innovation, and
10	geography affect the distribution of capabilities in the
11	international system; and
12	(2) how states use economic and technological in-
13	struments in pursuit of their strategic interests.
14	Subtitle C—Space National Guard
15	SEC. 951. ESTABLISHMENT OF SPACE NATIONAL GUARD.
16	(a) Establishment.—
17	(1) In General.—There is established a Space
18	National Guard that is part of the organized militia
19	of the several States and Territories, Puerto Rico, and
20	the District of Columbia—
21	(A) in which the Space Force operates; and
22	(B) active and inactive.
23	(2) Reserve component.—There is established
24	a Space National Guard of the United States that is
25	the reserve component of the United States Space

- 1 Force all of whose members are members of the Space
- 2 National Guard.
- 3 (b) Composition.—The Space National Guard shall
- 4 be composed of the Space National Guard forces of the sev-
- 5 eral States and Territories, Puerto Rico and the District
- 6 of Columbia—
- 7 (1) in which the Space Force operates; and
- 8 (2) active and inactive.

9 SEC. 952. NO EFFECT ON MILITARY INSTALLATIONS.

- Nothing in this subtitle, or the amendments made by
- 11 this subtitle, shall be construed to authorize or require the
- 12 relocation of any facility, infrastructure, or military instal-
- 13 lation of the Space National Guard or Air National Guard.
- 14 SEC. 953. IMPLEMENTATION OF SPACE NATIONAL GUARD.
- 15 (a) Requirement.—Except as specifically provided
- 16 by this subtitle, the Secretary of the Air Force and Chief
- 17 of the National Guard Bureau shall implement this subtitle,
- 18 and the amendments made by this subtitle, not later than
- 19 18 months after the date of the enactment of this Act.
- 20 (b) Briefings.—Not later than 90 days after the date
- 21 of the enactment of this Act, and annually for the five subse-
- 22 quent years, the Secretary of the Air Force, Chief of the
- 23 Space Force and Chief of the National Guard Bureau shall
- 24 jointly provide to the congressional defense committees a
- 25 briefing on the status of the implementation of the Space

1	National Guard pursuant to this subtitle and the amend-
2	ments made by this subtitle. This briefing shall address the
3	current missions, operations and activities, personnel re-
4	quirements and status, and budget and funding require-
5	ments and status of the Space National Guard, and such
6	other matters with respect to the implementation and oper-
7	ation of the Space National Guard as the Secretary and
8	the Chiefs jointly determine appropriate to keep Congress
9	fully and currently informed on the status of the implemen-
10	tation of the Space National Guard.
11	SEC. 954. CONFORMING AMENDMENTS AND CLARIFICATION
12	OF AUTHORITIES.
13	(a) Definitions.—
14	(1) Title 10, united states code.—Title 10,
15	United States Code, is amended—
16	(A) in section $101(c)$ —
17	(i) by redesignating paragraphs (6)
18	and (7) as paragraphs (8) and (9), respec-
19	tively; and
20	(ii) by inserting after paragraph (5)
21	the following new paragraphs:
22	"(6) The term 'Space National Guard' means
23	that part of the organized militia of the several States
24	and territories, Puerto Rico, and the District Of Co-
25	lumbia, active and inactive, that—

1	"(A) is a space force;
2	"(B) is trained, and has its officers ap-
3	pointed under the sixteenth clause of section 8,
4	$article\ I\ of\ the\ Constitution;$
5	"(C) is organized, armed, and equipped
6	wholly or partly at Federal expense; and
7	"(D) is federally recognized.
8	"(7) The term 'Space National Guard of the
9	United States' means the reserve component of the
10	Space Force all of whose members are members of the
11	Space National Guard."; and
12	(B) in section 10101—
13	(i) in the matter preceding paragraph
14	(1), by inserting "the following" before the
15	colon; and
16	(ii) by adding at the end the following
17	new paragraph:
18	"(8) The Space National Guard of the United
19	States.".
20	(2) Title 32, united states code.—Section
21	101 of title 32, United States Code is amended—
22	(A) by redesignating paragraphs (8)
23	through (19) as paragraphs (10) and (21), re-
24	spectively; and

1	(B) by inserting after paragraph (7) the fol-
2	lowing new paragraphs:
3	"(8) The term 'Space National Guard' means
4	that part of the organized militia of the several States
5	and territories, Puerto Rico, and the District Of Co-
6	lumbia, in which the Space Force operates, active and
7	inactive, that—
8	"(A) is a space force;
9	"(B) is trained, and has its officers ap-
10	pointed under the sixteenth clause of section 8,
11	$article\ I\ of\ the\ Constitution;$
12	"(C) is organized, armed, and equipped
13	wholly or partly at Federal expense; and
14	"(D) is federally recognized.
15	"(9) The term 'Space National Guard of the
16	United States' means the reserve component of the
17	Space Force all of whose members are members of the
18	Space National Guard.".
19	(b) Reserve Components.—Chapter 1003 of title 10,
20	United States Code, is amended—
21	(1) by adding at the end the following new sec-
22	tions:

1	"§ 10115. Space National Guard of the United States:
2	composition
3	"The Space National Guard of the United States is
4	the reserve component of the Space Force that consists of—
5	"(1) federally recognized units and organizations
6	of the Space National Guard; and
7	"(2) members of the Space National Guard who
8	are also Reserves of the Space Force.
9	"§ 10116. Space National Guard: when a component of
10	the Space Force
11	"The Space National Guard while in the service of the
12	United States is a component of the Space Force.
13	"§ 10117. Space National Guard of the United States:
14	status when not in Federal service
15	"When not on active duty, members of the Space Na-
16	tional Guard of the United States shall be administered,
17	armed, equipped, and trained in their status as members
18	of the Space National Guard."; and
19	(2) in the table of sections at the beginning of
20	such chapter, by adding at the end the following new
21	items:
	"10115. Space National Guard of the United States: composition. "10116. Space National Guard: when a component of the Space Force. "10117. Space National Guard of the United States: status when not in Federal service"

TITLE X—GENERAL PROVISIONS

2 Subtitle A—Financial Matters

3	SEC. 1001. GENERAL TRANSFER AUTHORITY.
4	(a) Authority to Transfer Authorizations.—
5	(1) Authority.—Upon determination by the
6	Secretary of Defense that such action is necessary in
7	the national interest, the Secretary may transfer
8	amounts of authorizations made available to the De-
9	partment of Defense in this division for fiscal year
10	2024 between any such authorizations for that fiscal
11	year (or any subdivisions thereof). Amounts of au-
12	thorizations so transferred shall be merged with and
13	be available for the same purposes as the authoriza-
14	tion to which transferred.
15	(2) Limitation.—Except as provided in para-
16	graph (3), the total amount of authorizations that the
17	Secretary may transfer under the authority of this
18	section may not exceed \$6,000,000,000.
19	(3) Exception for transfers between mili-
20	TARY PERSONNEL AUTHORIZATIONS.—A transfer of
21	funds between military personnel authorizations
22	under title IV shall not be counted toward the dollar
23	limitation in paragraph (2).
24	(b) Limitations.—The authority provided by sub-
25	section (a) to transfer authorizations—

1	(1) may only be used to provide authority for
2	items that have a higher priority than the items from
3	which authority is transferred; and
4	(2) may not be used to provide authority for an
5	item that has been denied authorization by Congress.
6	(c) Effect on Authorization Amounts.—A trans-
7	fer made from one account to another under the authority
8	of this section shall be deemed to increase the amount au-
9	thorized for the account to which the amount is transferred
10	by an amount equal to the amount transferred.
11	(d) Notice to Congress.—The Secretary shall
12	promptly notify Congress of each transfer made under sub-
13	section (a).
14	SEC. 1002. REQUIREMENT FOR A COVERED ARMED FORCE
15	TO SUBMIT POSTURE STATEMENTS IN SUP-
16	PORT OF CONGRESSIONAL BUDGET PROCESS.
17	(a) FINDING.—Congress finds that since the mid-20th
18	century, as a matter of custom, the Secretary of Defense
19	and the chiefs of the Armed Forces have provided written
20	annual posture statements outlining budget priorities to
21	Congress as a part of the annual budget process.
22	(b) Requirement.—Prior to the annual budget hear-
23	ings of the congressional defense committees for fiscal year
24	2025, and each subsequent fiscal year, the Secretary of De-
25	fense, the Secretary of each Military Department, and the

1	chief of each covered Armed Force shall submit to the con-
2	gressional defense committees a written posture statement
3	in support of budget priorities. Each such posture statement
4	shall include each of the following:
5	(1) An identification of the budget priorities of
6	the department or Armed Force.
7	(2) An identification of strategic requirements to
8	support the role of the Department or Armed Force in
9	the national defense of the United States.
10	(3) An explanation of how resources are being
11	applied to the national defense roles and responsibil-
12	ities of the Department or Armed Force.
13	(4) Programmatic matters related to the roles
14	and responsibilities of the Department or Armed
15	Force.
16	(c) Covered Armed Force.—The term covered
17	Armed Force means the following:
18	(1) The Army.
19	(2) The Navy.
20	(3) The Marine Corps.
21	(4) The Air Force.
22	(5) The Space Force.

1	Subtitle B—Counterdrug Activities
2	SEC. 1006. DRUG INTERDICTION AND COUNTER-DRUG AC-
3	TIVITIES.
4	Section 112(a)(3) of title 32, United States Code, is
5	amended by striking "\$5,000" and inserting "\$15,000".
6	SEC. 1007. THREAT ANALYSIS REGARDING FENTANYL CRI-
7	SIS.
8	(a) Threat Analysis.—The Secretary of Defense, in
9	consultation with the Director of the Defense Threat Reduc-
10	tion Agency and Office of the Deputy Assistant Secretary
11	of Defense for Counternarcotics and Stabilization Policy,
12	shall conduct a threat analysis of any potential threats the
13	illicit fentanyl drug trade poses to the defense interests of
14	the United States. The threat analysis shall contain the fol-
15	lowing:
16	(1) An analysis of the illicit fentanyl drug trade,
17	including the manufacture, distribution, and sale or
18	trade, and trans-shipment of fentanyl and fentanyl-
19	related substances.
20	(2) An analysis of new or emerging techniques or
21	technologies that are likely to affect the evolution of
22	the illicit fentanyl drug trade.
23	(b) Report.—Not later than March 31, 2024, the Sec-
24	retary of Defense shall submit to the congressional defense

 $25 \ \ committees \ a \ report \ that \ includes \ each \ of \ the \ following:$

1	(1) The threat analysis required under subsection
2	(a), including any recommendations of the Secretary
3	for any related actions.
4	(2) Any actions the Department of Defense has
5	taken in response to such threat analysis.
6	(3) Any other matter the Secretary determines
7	appropriate.
8	SEC. 1008. REPORT ON ROLE OF DEPARTMENT OF DEFENSE
9	IN SUPPORTING NATIONAL EMERGENCY DEC-
10	LARATION COMBATING FENTANYL CRISIS.
11	(a) Sense of Congress.—It is the sense of Congress
12	that—
13	(1) the declaration of a national emergency by
14	the President to address the unusual and extraor-
15	dinary threat to the national security, foreign policy,
16	and economy of the United States posed by inter-
17	national drug trafficking is an appropriate whole-of-
18	Government response to the problems posed by drug
19	trafficking and, in particular, fentanyl;
20	(2) the counternarcotics activities of the Depart-
21	ment of Defense encompass unique capabilities that
22	are critical for the efforts of the United States Gov-
23	ernment to combat the trafficking of illegal drugs, in-
24	cluding fentanyl; and

1	(3) Department of Defense support for drug
2	interdiction capacity and capability should be lever-
3	aged by Federal, State, local, and tribal law enforce-
4	ment agencies, as appropriate and as permitted by
5	law, to gain intelligence and lessons learned, and to
6	enhance collaboration and effectiveness.

- 7 (b) REPORT.—Not later than 180 days after the date 8 of the enactment of this Act, the Secretary of Defense shall 9 submit to the congressional defense committees a report that 10 includes the following:
- 11 (1) A description of Department of Defense ac-12 tivities in support of efforts to deal with the national 13 emergency declared in Executive Order 14059 on De-14 cember 15, 2021.
 - (2) An assessment of the resources and authorities required to fully leverage the capabilities of the Department of Defense to best support efforts to address the threat posed by illicit drugs, including fentanyl and other synthetic opioids, that necessitated the declaration of the national emergency in Executive Order 14059.

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1	Subtitle C—Naval Vessels and
2	Shipyards
3	SEC. 1011. MODIFICATIONS TO ANNUAL NAVAL VESSEL
4	CONSTRUCTION PLAN.
5	Section 231 of title 10, United States Code, is amend-
6	ed—
7	(1) in subsection (a)—
8	(A) in paragraph (2), by inserting before
9	the period at the end the following: ", together
10	with the views of the Chief of Naval Operations
11	and Commandant of the Marine Corps on the
12	budget"; and
13	(B) by adding at the end the following new
14	paragraph:
15	"(3) The unaltered assessment of the Chief of
16	Naval Operations and the Commandant of the Ma-
17	rine Corps of the plan required under paragraph
18	(1)."; and
19	(2) in subsection (b), by adding at the end the
20	following new paragraphs:
21	"(3) In developing annual naval vessel construction
22	plans for purposes of subsection (a)(1), the Secretary of the
23	Navy shall take into consideration the most recent biennial
24	report on shipbuilder training and the defense industrial
25	base required by section 8693 of this title.

1	"(4) If the Secretary of the Navy includes more than
2	one annual naval vessel construction plan for any fiscal
3	year for purposes of subsection (a)(1), to the maximum ex-
4	tent practicable, the Secretary shall ensure that the first 10
5	years of each such plan are consistent.".
6	SEC. 1012. CRITICAL COMPONENTS OF NATIONAL SEA
7	BASED DETERRENCE VESSELS.
8	Section 2218a(k)(3) of title 10, United States Code, is
9	amended by adding at the end the following new subpara-
10	graphs:
11	"(P) Major bulkheads and tanks.
12	"(Q) All major pumps and motors.
13	"(R) Large vertical array.
14	"(S) Atmosphere control equipment.
15	" (T) Diesel systems and components.
16	"(U) Hydraulic valves and components.
17	"(V) Bearings.
18	"(W) Major air and blow valves and compo-
19	nents.
20	"(X) Decks and superstructure.
21	"(Y) Castings, forgings, and tank structure.
22	"(Z) Hatches and hull penetrators.".

1	SEC. 1013. GRANTS FOR IMPROVEMENT OF NAVY SHIP RE-
2	PAIR OR ALTERATIONS CAPABILITY.
3	Chapter 131 of title 10, United States Code, is amend-
4	ed by inserting after section 2218a the following new sec-
5	tion:
6	"§ 2219. Grants for improvement of Navy ship repair
7	or alterations capability
8	"(a) Assistance Authorized.—(1) Subject to the
9	availability of appropriations, the Secretary of the Navy
10	may make grants to an eligible entity for the purpose of
11	carrying out—
12	"(A) a capital improvement project; or
13	"(B) a maritime training program designed to
14	foster technical skills and operational productivity.
15	"(2) The amount of a grant under this section may
16	not exceed 75 percent of the total cost of the project or pro-
17	gram funded by the grant.
18	"(3) A grant provided under this section may not be
19	used to construct buildings or other physical facilities, ex-
20	cept for piers, dry docks, and structures in support of piers
21	and dry docks, or to acquire land.
22	"(4) The Secretary may not award a grant to an eligi-
23	ble entity under this section unless the Secretary determines
2.4	41, 44

1	"(A) the entity has access to sufficient non-Fed-
2	eral funding to meet the requirement under para-
3	graph(2);
4	"(B) the entity has authority to carry out the
5	proposed project; and
6	"(C) the project or program would improve—
7	"(i) efficiency, competitive operations, capa-
8	bility, or quality of United States Navy ship re-
9	pair or alterations; or
10	"(ii) employee, or potential employee, skills
11	and enhanced productivity related to United
12	States Navy ship repair or alterations.
13	"(b) Eligibility.—To be eligible for a grant under
14	this section, an entity shall—
15	"(1) be a shippard or other entity that provides
16	ship repair or alteration for non-nuclear ships;
17	"(2) submit an application, at such time, in
18	such form, and containing such information and as-
19	surances as the Secretary may require, including a
20	comprehensive description of—
21	"(A) the need for the project or program
22	proposed to be funded under the grant;
23	"(B) the methodology to be used to imple-
24	ment the project or program; and

1	"(C) any existing programs or arrange-
2	ments that could be used to supplement or lever-
3	age a grant provided under this section; and
4	"(3) enter into an agreement with the Secretary
5	under which the entity agrees—
6	"(A) to complete the project or program
7	funded by the grant within a certain timeframe
8	and without unreasonable delay and the Sec-
9	retary determines such project or program is
10	likely to be completed within the timeframe pro-
11	vided in such agreement;
12	"(B) to return to the Secretary any amount
13	of the grant that is—
14	"(i) not used by the grant recipient for
15	the purpose for which the grant was award-
16	ed; or
17	"(ii) not obligated or expended within
18	the timeframe provided in the agreement;
19	"(C) to maintain such records as the Sec-
20	retary may require and make such records avail-
21	able for review and audit by the Secretary; and
22	"(D) not to purchase any product or mate-
23	rial for the project or program using grant
24	funds, including any commercially available off-

1	the-shelf item, unless such product or material
2	is—
3	"(i) an unmanufactured article, mate-
4	rial, or supply that has been mined or pro-
5	duced in the United States; or
6	"(ii) a manufactured article, material,
7	or supply that has been manufactured in
8	the United States substantially all from ar-
9	ticles, materials, or supplies mined, pro-
10	duced, or manufactured in the United
11	States.
12	"(c) Guidelines.—The Secretary shall issue guide-
13	lines to establish appropriate accounting, reporting, and re-
14	view procedures to ensure that—
15	"(1) amounts awarded as grants under this sec-
16	tion are used for the purposes for which such amounts
17	were made available; and
18	"(2) an entity that receives a grant under this
19	section complies with the terms of the agreement such
20	entity enters into with the Secretary pursuant to sub-
21	section $(b)(3)$.
22	"(d) Definitions.—In this section:
23	"(1) The term 'commercially available off-the-
24	shelf item'—

1	"(A) means any item of supply (including
2	construction material) that is—
3	"(i) a commercial item, as defined by
4	section 2.101 of title 48, Code of Federal
5	Regulations (as in effect on the date of the
6	enactment of the National Defense Author-
7	ization Act for Fiscal Year 2024); and
8	"(ii) sold in substantial quantities in
9	the commercial marketplace; and
10	"(B) does not include bulk cargo, as defined
11	in section 40102(4) of title 46, such as agricul-
12	tural products and petroleum products.
13	"(2) The term 'product or material', with respect
14	to a project or program—
15	"(A) means an article, material, or supply
16	brought to the site where the project or program
17	is being carried out for incorporation into the
18	project or program; and
19	"(B) includes an item brought to the site
20	preassembled from articles, materials, or sup-
21	plies.
22	"(3) The term 'United States' includes the Dis-
23	trict of Columbia, the Commonwealth of Puerto Rico,
24	the Northern Mariana Islands, Guam, American
25	Samoa, and the Virgin Islands.".

1	SEC. 1014. REPEAL OF OBSOLETE PROVISION OF LAW RE-
2	GARDING VESSEL NOMENCLATURE.
3	Section 8662 of title 10, United States Code, is amend-
4	ed—
5	(1) by striking subsection (b); and
6	(2) by redesignating subsection (c) as subsection
7	<i>(b)</i> .
8	SEC. 1015. RESPONSIBILITY OF COMMANDANT OF THE MA-
9	RINE CORPS WITH RESPECT TO NAVAL FORCE
10	BATTLESHIP ASSESSMENT AND REQUIRE-
11	MENT REPORTING.
12	Section 8695(e) of title 10, United States Code, is
13	amended—
14	(1) in the subsection heading, by striking "Am-
15	PHIBIOUS WARFARE SHIPS" and inserting "RESPON-
16	SIBILITIES OF COMMANDANT OF MARINE CORPS";
17	and
18	(2) by inserting before the period at the end the
19	following: "and for naval vessels with the primary
20	mission of transporting Marines".
21	SEC. 1016. POLICY OF THE UNITED STATES ON SHIP-
22	BUILDING DEFENSE INDUSTRIAL BASE.
23	Section 1025(a) of the National Defense Authorization
24	Act for Fiscal Year 2018 (Public Law 115–91; 10 U.S.C.
25	7291 note) is amended—

1	(1) by striking "United States" and all that fol-
2	lows and inserting "United States—"; and
3	(2) by adding at the end the following new para-
4	graphs:
5	"(1) to have available, as soon as practicable,
6	not fewer than 355 battle force ships, comprised of the
7	optimal mix of platforms, with funding subject to the
8	availability of appropriations or other funds; and
9	"(2) that the United States shipbuilding defense
10	industrial base is fundamental to achieving the ship-
11	building requirements of the Navy and constitutes a
12	unique national security imperative that requires
13	sustainment and support by the Navy and Congress.".
14	SEC. 1017. AVAILABILITY OF FUNDS FOR RETIREMENT OR
15	INACTIVATION OF LANDING DOCK SHIPS AND
16	GUIDED MISSILE CRUISERS.
17	(a) Landing Dock Ships.—None of the funds author-
18	ized to be appropriated by this Act or otherwise made avail-
19	able for fiscal year 2024 for the Department of Defense may
20	be obligated or expended to retire, prepare to retire, inac-
21	tivate, or place in storage any of the following ships:
22	(1) USS Germantown (LSD-42).
23	(2) USS Gunston Hall (LSD-44).
24	(3) USS Tortuga (LSD-46).

1	(b) Guided Missile Cruisers.—None of the funds
2	authorized to be appropriated by this Act or otherwise made
3	available for fiscal year 2024 for the Department of Defense
4	may be obligated or expended to retire, prepare to retire,
5	inactivate, or place in storage—
6	(1) the USS Shiloh (CG-67);
7	(2) the USS Cowpens (CG-63); or
8	(3) more than three other guided missile cruisers.
9	SEC. 1018. EXPEDITIONARY FAST TRANSPORT VESSELS.
10	(a) Prohibition on Reduced Operating Sta-
11	TUS.—None of the funds authorized to be appropriated by
12	this Act or otherwise made available for the Department
13	of Defense for fiscal year 2024 may be used to place an
14	expeditionary fast transport vessel into a reduced operating
15	status.
16	(b) Strategy for Use.—
17	(1) Strategy and concept of operations.—
18	Not later than 180 days after the date of the enact-
19	ment of this Act, the Chief of Naval Operations, in
20	consultation with the Commander of United States
21	Military Sealift Command, shall develop and imple-
22	ment a strategy and concept of operations for the use
23	of expeditionary fast transport vessels in support of
24	operational plans in the area of operations of United
25	States Indo-Pacific Command.

1	(2) Report.—Not later than 30 days after the
2	development of the strategy and concept of operations
3	required under paragraph (1), the Chief of Naval Op-
4	erations shall submit to the congressional defense com-
5	mittees a report describing such strategy and concept
6	of operations.
7	SEC. 1019. GUAM SHIPYARD ASSESSMENT.
8	(a) Assessment Required.—Not later than 180
9	days after the date of the enactment of this Act, the Sec-
10	retary of the Navy shall submit to the congressional defense
11	committees an assessment of the ship building and repair
12	capabilities located on Guam, as of the date of the enact-
13	ment of this Act, and the feasibility of reestablishing the
14	former Ship Repair Facility, Guam.
15	(b) Elements.—The assessment required under sub-
16	section (a) shall include each of the following:
17	(1) A description of the capabilities to conduct
18	shipbuilding and ship repair activities in Guam, as
19	of the date of the enactment of this Act.
20	(2) A description of any planned improvements
21	to shipbuilding and ship repair infrastructure in
22	Guam.
23	(3) An evaluation of the feasibility of re-estab-
24	lishing a depot-level ship repair capability with dry-
25	docking in Guam at the site of the former Ship Re-

1	pair Facility, Guam, including an identification of
2	options for operating the ship repair capability
3	through a public-private partnership.
4	SEC. 1020. AUTHORITY TO USE INCREMENTAL FUNDING TO
5	ENTER INTO A CONTRACT FOR THE ADVANCE
6	PROCUREMENT AND CONSTRUCTION OF A
7	SAN ANTONIO-CLASS AMPHIBIOUS SHIP.
8	(a) In General.—Amounts authorized to be appro-
9	priated by this Act or otherwise made available for the
10	Navy for Shipbuilding and Conversion for any of fiscal
11	years 2023 through 2025 may be used by the Secretary of
12	the Navy to enter into an incrementally funded contract
13	for the advance procurement and construction of a San An-
14	tonio-class amphibious ship.
15	(b) Availability of Funds.—A contract entered into
16	under subsection (a) shall provide that any obligation of
17	the United States to make a payment under the contract
18	is subject to the availability of appropriations for that pur-
19	pose, and that total liability to the Government for the ter-
20	mination of the contract shall be limited to the total amount
21	of funding obligated at time of termination.

1	SEC. 1021. AUTHORITY TO USE INCREMENTAL FUNDING TO
2	ENTER INTO A CONTRACT FOR THE ADVANCE
3	PROCUREMENT AND CONSTRUCTION OF A
4	SUBMARINE TENDER.
5	(a) In General.—Amounts authorized to be appro-
6	priated by this Act or otherwise made available for the
7	Navy for Shipbuilding and Conversion for fiscal year 2024
8	may be used by the Secretary of the Navy to enter into an
9	incrementally funded contract for the advance procurement
10	and construction of a submarine tender.
11	(b) Availability of Funds.—A contract entered into
12	under subsection (a) shall provide that any obligation of
13	the United States to make a payment under the contract
14	is subject to the availability of appropriations for that pur-
15	pose, and that total liability to the Government for the ter-
16	mination of the contract shall be limited to the total amount
17	of funding obligated at time of termination.
18	SEC. 1022. PLAN FOR EXTENDED PROHIBITION ON RETIRE-
19	MENT OF SHIPS.
20	In the case of any ship or class of ship for which a
21	provision of this Act limits the availability of funds author-
22	ized to be appropriated for the purposes retiring, preparing
23	to retire, inactivating, or placing in storage any such ship,
24	the Secretary of Defense shall include, with the Department
25	of Defense materials submitted to Congress with the budget

1	of the President for fiscal year 2025, a plan to resource and
2	retain such ship or class of ships until—
3	(1) the end of fiscal year 2027; or
4	(2) the end of the expected service life of the
5	ships.
6	SEC. 1023. CONGRESSIONAL NOTIFICATION REGARDING
7	PENDING RETIREMENT OF NAVAL VESSELS
8	VIABLE FOR ARTIFICIAL REEFING.
9	(a) Sense of Congress.—It is the sense of Congress
10	that the Secretary of the Navy should explore and solicit
11	artificial reefing opportunities with appropriate entities for
12	any naval vessel planned for retirement before initiating
13	any plans to dispose of the vessel.
14	(b) Report.—Not later than 90 days before the retire-
15	ment from the Naval Vessel Register of any naval vessel
16	that is a viable candidate for artificial reefing, the Sec-
17	retary of the Navy shall submit to the Committees on Armed
18	Services of the Senate and House of Representatives notice
19	of the pending retirement of such vessel.
20	SEC. 1024. QUARTERLY BRIEFINGS ON SUBMARINE READI-
21	NESS.
22	(a) In General.—Not later than 30 days after the
23	date of the enactment of this Act, and once every 90 days
24	thereafter until September 30, 2026, the Secretary of the
25	Navy shall provide to the congressional defense committees

1	quarterly briefings on SSN (attack) submarine class main-
2	tenance and readiness.
3	(b) Information to Be Provided.—Each briefing
4	under paragraph (1) shall include the following:
5	(1) The original estimated amount of time ex-
6	pected for SSN (attack) submarine depot-level main-
7	tenance activities to be completed, any adjustments to
8	the schedule, the reasons why any changes were nec-
9	essary, and the new expected timeframe for comple-
10	tion and any additional costs involved, which shall—
11	(A) by broken out by shipyard or private
12	entity (by site), by name, and by type of sub-
13	marine; and
14	(B) include any new efforts the Navy has
15	taken to address the delays it continues to face.
16	(2) Metrics for improvement and capacity of
17	public and private shipyards that affect depot-level
18	maintenance activities for SSN (attack) submarines,
19	including—
20	(A) trends in the amount of maintenance
21	work performed compared to shipyard capacity;
22	(B) an assessment of the adequacy of the
23	work force;
24	(C) projections with respect to the avail-
25	ability of parts; and

1	(D) major infrastructure requirements at
2	each shipyard for the subsequent 30 years to sus-
3	tain the authorized fleetwide SSN (attack) sub-
4	marine readiness level.
5	(3) Recommendations for legislative changes re-
6	quired with respect to policy or resources to ensure ef-
7	ficient and effective maintenance and operational
8	readiness for the SSN (attack) class of submarine.
9	$Subtitle \ D-\!$
10	SEC. 1031. EXTENSION OF PROHIBITION ON USE OF FUNDS
11	FOR TRANSFER OR RELEASE OF INDIVIDUALS
12	DETAINED AT UNITED STATES NAVAL STA-
13	TION, GUANTANAMO BAY, CUBA, TO THE
14	UNITED STATES.
15	Section 1033 of the John S. McCain National Defense
16	Authorization Act for Fiscal Year 2019 (Public Law 115–
17	232; 132 Stat. 1953) is amended by striking "December 31,
18	2023" and inserting "December 31, 2024".
19	SEC. 1032. EXTENSION OF PROHIBITION ON USE OF FUNDS
20	TO CONSTRUCT OR MODIFY FACILITIES IN
21	THE UNITED STATES TO HOUSE DETAINEES
22	TRANSFERRED FROM UNITED STATES NAVAL
23	STATION, GUANTANAMO BAY, CUBA.
24	Section 1034(a) of the John S. McCain National De-
25	fense Authorization Act for Fiscal Year 2019 (Public Law

1	115-232; 132 Stat. 1954) is amended by striking "Decem-
2	ber 31, 2023" and inserting "December 31, 2024".
3	SEC. 1033. EXTENSION OF PROHIBITION ON USE OF FUNDS
4	FOR TRANSFER OR RELEASE OF INDIVIDUALS
5	DETAINED AT UNITED STATES NAVAL STA-
6	TION, GUANTANAMO BAY, CUBA, TO CERTAIN
7	COUNTRIES.
8	Section 1035 of the John S. McCain National Defense
9	Authorization Act for Fiscal Year 2019 (Public Law 115–
10	232; 132 Stat. 1954) is amended by striking "December 31,
11	2023" and inserting "December 31, 2024".
12	SEC. 1034. EXTENSION OF PROHIBITION ON USE OF FUNDS
13	TO CLOSE OR RELINQUISH CONTROL OF
14	UNITED STATES NAVAL STATION, GUANTA-
15	NAMO BAY, CUBA.
16	Section 1036 of the National Defense Authorization
17	Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat.
18	1551) is amended by striking "fiscal years 2018 through
19	2023" and inserting "fiscal years 2018 through 2024".
20	$Subtitle \ E-\!$
21	Authorities and Limitations
22	SEC. 1041. MODIFICATION TO DEFINITIONS OF CONFUCIUS
23	INSTITUTE.
24	(a) Limitation on Provision of Funds to Institu-
25	TIONS OF HIGHER EDUCATION.—Paragraph (1) of section

1	1062(d) of the William M. (Mac) Thornberry National De-
2	fense Authorization Act for Fiscal Year 2021 (Public Law
3	116–283; 10 U.S.C. 2241) is amended to read as follows:
4	"(1) Confucius institute.—The term 'Confu-
5	cius Institute' means—
6	"(A) any program that receives funding
7	from or has any operational ties to—
8	"(i) the Chinese International Edu-
9	cation Foundation; or
10	"(ii) the Center for Language Ex-
11	change Cooperation of the Ministry of Edu-
12	cation of the People's Republic of China; or
13	"(B) any cultural institute directly or indi-
14	rectly funded by the Government of the People's
15	Republic of China.".
16	(b) Prohibition of Funds for Chinese Language
17	Instruction.—Paragraph (2) of section 1091(d) of the of
18	the John S. McCain National Defense Authorization Act for
19	Fiscal Year 2019 (Public Law 115–232; 132 Stat. 1998)
20	is amended to read as follows:
21	"(2) Confucius institute.—The term 'Confu-
22	cius Institute' means—
23	"(A) any program that receives funding
24	from or has any operational ties to—

1	"(i) the Chinese International Edu-
2	cation Foundation; or
3	"(ii) the Center for Language Ex-
4	change Cooperation of the Ministry of Edu-
5	cation of the People's Republic of China; or
6	"(B) any cultural institute directly or indi-
7	rectly funded by the Government of the People's
8	Republic of China.".
9	SEC. 1042. LIMITATION ON PROVISION OF FUNDS TO INSTI-
10	TUTIONS OF HIGHER EDUCATION HOSTING
11	CONFUCIUS INSTITUTES.
12	Section 1062(b) of the William M. (Mac) Thornberry
13	National Defense Authorization Act for Fiscal Year 2021
14	(Public Law 116–283; 10 U.S.C. 2241 note) is further
15	amended—
16	(1) in paragraph (1)—
17	(A) by striking "if the Secretary, after con-
18	sultation with the National Academies of
19	Sciences, Engineering, and Medicine, determines
20	such a waiver is appropriate." and inserting "if
21	the institution of higher education provides to
22	the Secretary—"; and
23	(B) and by adding at the end the following
24	new subparagraphs:

1	"(A) a commitment that it will not host the
2	Confucius Institute at any time after September
3	30, 2026;
4	"(B) a plan to close the Confucius Institute
5	before such date; and
6	"(C) a justification for why the institution
7	is unable to close the Confucius Institute imme-
8	diately.";
9	(2) by redesignating paragraph (2) as para-
10	graph(3);
11	(3) by inserting after paragraph (1) the fol-
12	lowing new paragraph (2):
13	"(2) The Secretary shall issue a waiver under
14	paragraph (1) on a case-by-case basis and may only
15	issue such a waiver for a single year. An institution
16	of higher education that receives a one-year waiver
17	and seeks an additional waiver shall submit to the
18	Secretary an application that includes—
19	"(A) the reason why an additional waiver
20	is necessary; and
21	"(B) a description of the steps the institu-
22	tion has taken during the preceding year to en-
23	sure the Confucius Institute hosted by the insti-
24	tution is closed by not later than September 30,
25	2026."; and

1	(4) by adding at the end the following new para-
2	graph:
3	"(4) The authority to issue a waiver under para-
4	graph (1) shall terminate on October 1, 2026, and
5	any waiver issued under such paragraph shall not
6	apply on or after such date.".
7	SEC. 1043. MODIFICATION OF VETTING PROCEDURES AND
8	MONITORING REQUIREMENTS FOR CERTAIN
9	MILITARY TRAINING.
10	Section 1090 of the William M. (Mac) Thornberry Na-
11	$tional\ Defense\ Authorization\ Act\ for\ Fiscal\ Year\ 2021\ (Pub-$
12	lic Law 116–283; 10 U.S.C. 113 note) is amended—
13	(1) by redesignating subsection (e) as subsection
14	(f); and
15	(2) by inserting after subsection (d) the following
16	new subsection:
17	"(e) Treatment of NATO Member Nations.—
18	"(1) In general.—Subject to paragraphs (2)
19	and (3), the Secretary of Defense may exempt the na-
20	tionals of a member nation of the North Atlantic
21	Treaty Organization from the requirements applicable
22	to covered individuals under this section.
23	"(2) Process required.—The Secretary of De-
24	fense shall establish a process for granting exemptions
25	under this section. Such process shall—

1	"(A) include—
2	"(i) an identification of existing vet-
3	ting procedures and security measures that
4	are functionally equivalent to Department
5	of Defense standards for eligibility for phys-
6	ical access to Department installations and
7	facilities in the United States; or
8	"(ii) the establishment of alternative
9	procedures and measures applicable to such
10	member nations that are functionally equiv-
11	alent to such Department of Defense stand-
12	ards; and
13	"(B) include such other measures as the
14	Secretary determines appropriate.
15	"(3) Notification to congress.—Not later
16	than 30 days before granting an exemption under
17	paragraph (1), the Secretary of Defense shall submit
18	to the Committees on Armed Services of the Senate
19	and the House of Representatives notification of the
20	Secretary's intent to grant such an exemption.".
21	SEC. 1044. LIMITATION ON AVAILABILITY OF FUNDS UNTIL
22	DELIVERY OF REPORT ON NEXT GENERATION
23	TACTICAL COMMUNICATIONS.
24	(a) Report Required.—Not later than 180 days
25	after the date of the enactment of this Act, the Commander

- 1 of United States Special Operations Command shall submit
- 2 to the congressional defense committees a report on reported
- 3 issues with the AN/PRC-163 radio that includes the fol-
- 4 *lowing*:

9

reported issues.

- 5 (1) A history of all issues with the AN/PRC-163 6 radio reported 30 days before the date of submission 7 of such report, and the steps taken by the Commander 8 and the manufacturer of such radio to remedy such
- 10 (2) A summary and description of all such re11 ported issues that have not been remedied as of the
 12 date of submission of such report that have been iden13 tified through consultation with users in the field at
 14 the tactical level and recently redeployed operators of
 15 such radio throughout the Command.
- 16 (3) A plan, developed in consultation with the 17 manufacturer of such radio, to address and mitigate 18 all identified issues with the radio by 2025.
- 19 (b) Limitation of Funds.—Of the funds authorized
- 20 to be appropriated by this Act or otherwise made available
- 21 for fiscal year 2024 for the United States Special Oper-
- 22 ations Command for procurement of Next Generation Tac-
- 23 tical Communications, not more than 75 percent may be
- 24 obligated or expended until the Commander of United
- 25 States Special Operations Command submits to the con-

1	gressional defense committees the report require under sub-
2	section (a).
3	SEC. 1045. LIMITATION ON USE OF FUNDS RELATED TO
4	MILITARY RELIGIOUS FREEDOM FOUNDA-
5	TION.
6	None of the funds authorized to be appropriated by this
7	Act or otherwise made available for fiscal year 2024 for the
8	Department of Defense may be used—
9	(1) to communicate with the Military Religious
10	Freedom Foundation, its leadership, or its founder; or
11	(2) to take any action or make any decision as
12	a result of any claim, objection, or protest made by
13	the Military Religious Freedom Foundation without
14	the authority of the Secretary of Defense.
15	SEC. 1046. PROHIBITION ON USE OF FUNDS FOR ADVISORY
16	COMMITTEES RELATED TO ENVIRONMENTAL,
17	SOCIAL, AND GOVERNANCE ASPECTS.
18	(a) Prohibition.—None of the funds authorized to be
19	appropriated by this Act or otherwise made available for
20	the Department of Defense for fiscal year 2024 may be
21	used—
22	(1) to establish in the Department of Defense an
23	advisory committee related to environmental, social,
24	and aovernance aspects: or

1	(2) for the Defense Advisory Committee on Di-
2	versity and Inclusion or any successor committee.
3	(b) Definitions.—In this section:
4	(1) The term "environmental" includes anything
5	related to—
6	(A) emissions of greenhouse gases, includ-
7	ing—
8	(i) carbon dioxide;
9	(ii) methane;
10	(iii) nitrous oxide;
11	(iv) nitrogen trifluoride;
12	$(v)\ hydrofluor ocarbons;$
13	(vi) perfluorocarbons; and
14	(vii) sulfur hexafluoride;
15	(B) climate change; and
16	(C) environmental justice.
17	(2) The term "governance" means how a private
18	entity is run, including the structure and composition
19	of the entity based on race, color, national origin, or
20	sex and how compensation is made.
21	(3) The term "social" includes anything related
22	to—
23	(A) race, ethnicity, gender identity, sexual
24	orientation, or socioeconomic standards;

1	(B) ideologies that oppose equal protection
2	of the law or support discrimination on the basis
3	of race, color, national origin, or sex; and
4	(C) critical race theory, social justice, or
5	$similar\ ideologies.$
6	Subtitle F—Studies and Reports
7	SEC. 1061. ANNUAL REPORT ON UNFUNDED PRIORITIES OF
8	DEFENSE POW/MIA ACCOUNTING AGENCY.
9	Chapter 9 of title 10, United States Code, is amended
10	by inserting after section 222d the following new section:
11	"§ 222e. Unfunded priorities of Defense POW/MIA Ac-
12	counting Agency: annual report
13	"(a) Reports.—Not later than 10 days after the date
14	on which the budget of the President for a fiscal year is
15	submitted to Congress pursuant to section 1105 of title 31,
16	the Director of the Defense POW/MIA Accounting Agency
17	shall submit to the Secretary of Defense and the Chairman
18	of the Joint Chiefs of Staff, and to the congressional defense
19	committees, a report on the unfunded priorities of the De-
20	fense POW/MIA Accounting Agency.
21	"(b) Elements.—(1) Each report under subsection
22	(a) shall specify, for each unfunded priority covered by such
23	report, the following:

1	"(A) A summary description of such priority,
2	including the objectives to be achieved if such priority
3	is funded (whether in whole or in part).
4	"(B) The additional amount of funds rec-
5	ommended in connection with the objectives under
6	subparagraph (A).
7	"(C) Account information with respect to such
8	priority, including the following (as applicable):
9	"(i) Line Item Number for applicable pro-
10	curement accounts.
11	"(ii) Program Element number for applica-
12	ble research, development, test, and evaluation
13	accounts.
14	"(iii) Sub-activity group for applicable op-
15	eration and maintenance accounts.
16	"(2) Each report under subsection (a) shall present the
17	unfunded priorities covered by such report in order of ur-
18	gency of priority.
19	"(c) Unfunded Priority Defined.— In this section,
20	the term 'unfunded priority', in the case of a fiscal year,
21	means a program, activity, or mission requirement of the
22	POW/MIA Accounting Agency that—
23	"(1) is not funded in the budget of the President
24	for the fiscal year as submitted to Congress pursuant
25	to section 1105 of title 31, United States Code;

1	"(2) is necessary to fulfill a requirement associ-
2	ated with an operational or contingency plan of a
3	combatant command or other validated requirement;
4	and
5	"(3) would have been recommended for funding
6	through the budget referred to in paragraph (1) by the
7	Director of the POW/MIA Accounting Agency in con-
8	nection with the budget if additional resources had
9	been available for the budget to fund the program, ac-
10	tivity, or mission requirement.".
11	SEC. 1062. QUARTERLY BRIEFINGS ON JOINT ALL DOMAIN
12	COMMAND AND CONTROL EFFORT.
12 13	COMMAND AND CONTROL EFFORT. Section 1076(a) of the National Defense Authorization
13	Section 1076(a) of the National Defense Authorization
13 14	Section 1076(a) of the National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 134 Stat.
13 14 15	Section 1076(a) of the National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 134 Stat. 3866) is amended—
13 14 15 16	Section 1076(a) of the National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 134 Stat. 3866) is amended— (1) by striking "October 1, 2024" and inserting
13 14 15 16	Section 1076(a) of the National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 134 Stat. 3866) is amended— (1) by striking "October 1, 2024" and inserting "October 1, 2028, the Deputy Secretary of Defense";

1	SEC. 1063. EXTENSION OF REQUIREMENT TO SUBMIT A RE-
2	PORT ON DEPARTMENT OF DEFENSE SUP-
3	PORT FOR DEPARTMENT OF HOMELAND SE-
4	CURITY AT THE INTERNATIONAL BORDERS
5	OF THE UNITED STATES.
6	Section 1014(d)(3) of the National Defense Authoriza-
7	tion Act for Fiscal Year 2017 (Public Law 114–328; 10
8	U.S.C. 271 note) is amended by striking "December 31,
9	2024" and inserting "December 31, 2025".
10	SEC. 1064. AIR FORCE PLAN FOR MAINTAINING PROFICIENT
11	AIRCREWS IN CERTAIN MISSION AREAS.
12	(a) Plan Required.— The Secretary of the Air Force
13	shall develop a plan, and the associated actions and mile-
14	stones for implementing the plan, to designate, equip, and
15	train the number of combat air forces aviation units (in
16	this section referred to as "CAF units"), equipped with
17	fixed-wing or rotorcraft assets, that are required in order
18	to maintain proficient aircrew skills in accordance with the
19	Core Mission Essential Task List and Designed Operational
20	Capability Statement of each such unit in the following
21	mission areas:
22	(1) Close air support.
23	(2) Forward air controller-airborne.
24	(3) Combat search and rescue.
25	(b) Report.—The Secretary of the Air Force shall
26	submit to the congressional defense committees a report on

- 1 the plan required under subsection (a). Such report shall2 include the following information:
- 3 (1) The number of CAF units required to meet 4 steady-state, contingency, and wartime mission re-5 quirements for each mission area referred to in sub-6 section (a).
 - (2) The number of proficient aircrews each unit must maintain in order to be qualified and current in each such mission area.
 - (3) The number of CAF units and aircrew personnel that, as of the date of the enactment of this Act, are trained and equipped to meet steady-state, contingency, and wartime mission requirements for each such mission area.
 - (4) The location of any CAF unit and associated aircraft that have been designated to be proficient in such mission areas.
 - (5) The minimum quantity of initial training and continuation training sorties and events aircrews will be required to achieve monthly and yearly to be qualified as proficient, current, and experienced in such mission areas.
- 23 (6) Any other information, data, or analyses the
 24 Secretary determines relevant.

1	(c) Limitation.—The Secretary of the Air Force may
2	not reduce the total inventory of the Air Force of A-10 air-
3	craft below 218 until the date that is 180 days after the
4	date on which the Secretary submits the report required
5	under subsection (b).
6	(d) Definition of Proficient.—In this section, the
7	term "proficient", with respect to an aircrew, means that
8	such aircrew—
9	(1) has thorough knowledge but occasionally may
10	make an error of omission or commission;
11	(2) is able to operate in a complex, fluid envi-
12	ronment and is able to handle most contingencies and
13	unusual circumstances; and
14	(3) is prepared for mission tasking on the first
15	sortie in a theater of operations.
16	SEC. 1065. ASSESSMENT AND STRATEGY RELATING TO
17	RANGE CAPABILITY AND CAPACITY FOR
18	JOINT ALL-DOMAIN OPERATIONS.
19	(a) Reports Required.—Not later than 180 days
20	after the date of enactment of this Act, and not less fre-
21	quently than once every three years thereafter until June
22	1, 2037, the Secretary of Defense shall submit to the congres-
23	sional defense committees a report containing an assess-
24	ment of the Department of Defense range capability and
25	capacity in Florida.

1	(b) Contents of Reports.—Each report submitted
2	under subsection (a) shall include each of the following:
3	(1) The amount and types of testing activities
4	conducted at ranges in Florida.
5	(2) The capabilities and capacity available at
6	ranges in Florida that are not available elsewhere in
7	the United States.
8	(3) The capacity of such ranges to be used for
9	additional testing activities.
10	(4) An evaluation of the possibility of using such
11	ranges for the testing activities of other Federal agen-
12	cies and private-sector entities in the United States.
13	(5) An evaluation of the capacity of ranges in
14	Florida to be used to develop and train for current
15	and future realistic, Joint All-Domain Operations ex-
16	ercises.
17	(6) An assessment of Joint All-Domain Oper-
18	ations training shortfalls at domestic military instal-
19	lations generally.
20	(7) An analysis of the use or potential use of
21	Florida ranges as sites for a large-scale, operationally
22	relevant, live-fire campaign-level Joint All-Domain
23	Operations training exercises based on conflict in the
24	South China Sea first island chain.

1	(8) An analysis of the national security implica-
2	tions of a changing Military Mission Line.
3	(9) A review of Department of Defense engage-
4	ment with the State and local governments in Florida
5	to maintain and expand Department of Defense
6	ranges in Florida.
7	(10) A review of Department of Defense engage-
8	ment in the Military Aviation and Installation As-
9	surance Siting Clearinghouse, Sentinel Landscapes of
10	Florida, and entities assessing existing and future sea
11	lanes for compatibility with future range require-
12	ments.
13	(c) Strategy.—
14	(1) In general.—Not later than November 1,
15	2024, the Secretary of Defense shall submit to the con-
16	gressional defense committees a strategy to ensure
17	range capability to develop Joint All-Domain Oper-
18	ations capabilities and training environments based
19	on the results of the assessments conducted under sub-
20	section (a). Such strategy shall include—
21	(A) a plan to establish and field require-
22	ments for the development and testing of emerg-
23	ing technologies that require a Joint All-Domain
24	Operations range capability in Florida;

1	(B) a plan to acquire and field infrastruc-
2	ture, technology, and human capital required to
3	develop Joint All-Domain Operations capabili-
4	ties and training environments in Florida;
5	(C) an identification of investments nec-
6	essary to ensure the ranges in Florida will meet
7	mission-driven, all-domain requirements of the
8	future; and
9	(D) an analysis, determination, and
10	prioritization of legislative action required to en-
11	sure the Department of Defense maintains range
12	capability and capacity for future all-domain
13	test and training in Florida.
14	(2) Coordination.—The Secretary of Defense
15	shall develop the strategy required under paragraph
16	(1) in coordination with the Joint Requirements
17	Oversight Council, the Test Resource Management
18	Center, the Director of Operational Test an Evalua-
19	tion of the Department of Defense, and the Under
20	Secretary of Defense for Research and Engineering.
21	(3) Incorporation.—The Secretary of Defense
22	shall incorporate the strategy required by paragraph
23	(1) into any existing capability of the Department of
24	Defense for development and test strategies.

1	(d) Interim Briefing.—Not later than 90 days after
2	the date of the enactment of this Act, the Secretary of De-
3	fense shall provide to the congressional defense committees
4	a briefing on—
5	(1) the first assessment of the Secretary under
6	subsection (a); and
7	(2) the strategy required under subsection (c).
8	(e) Definitions.—In this section:
9	(1) The term "Joint All-Domain Operations"
10	means operations comprised of air, land, maritime,
11	cyberspace, and space domains, including operations
12	with respect to the electromagnetic spectrum, and ac-
13	tions by the joint force in multiple domains inte-
14	grated in planning and synchronized in execution at
15	the speed and scale needed to gain advantage and ac-
16	complish the mission.
17	(2) The term "Military Mission Line" means the
18	north-south line at 86°41' W. longitude.
19	(f) Form of Reports and Strategy.— Each report
20	required under subsection (a) and the strategy required
21	under subsection (c) shall be submitted in unclassified form
22	that does not require safeguarding or dissemination con-
23	trols, and may include a classified annex.

1	SEC. 1066. REPORT ON DEFENSE OF DEPARTMENT OF DE-
2	FENSE FACILITIES AND FORCES IN EURO-
3	PEAN AND INDO-PACIFIC REGIONS FROM MIS-
4	SILE AND AIR ATTACK.
5	(a) Study.—The Secretary of Defense shall conduct a
6	study to determine whether the Department of Defense has
7	sufficient forces, systems, and capabilities to defend Depart-
8	ment of Defense military facilities and deployed forces in
9	the European and Indo-Pacific regions from hypersonic-,
10	ballistic-, cruise-missile and air attack, or to otherwise de-
11	feat such attacks.
12	(b) Report.—
13	(1) In general.—Not later than June 30, 2024,
14	the Secretary shall submit to the congressional defense
15	committees a report on the findings of the study re-
16	quired by subsection (a). Such report shall include a
17	specific and detailed plan for ensuring the ability of
18	the Department of Defense to defend Department of
19	Defense military facilities and deployed forces in the
20	European and Indo-Pacific regions from hypersonic-
21	, ballistic-, cruise-missile and air attack through
22	2030.
23	(2) FORM OF REPORT.—The report required by
24	this subsection shall be submitted in unclassified
25	form, but may include a classified annex.

1	(3) Public Availability.—Not later than 14
2	days after the date of the submission of the report re-
3	quired by paragraph (1), the Secretary shall make an
4	unclassified summary of the report available to the
5	public on an appropriate internet website of the De-
6	partment of Defense.
7	SEC. 1067. INDEPENDENT STUDY ON NAVAL MINE WAR-
8	FARE.
9	(a) Study Required.—Not later than 60 days after
10	the date of the enactment of this Act, the Secretary of the
11	Navy shall seek to enter into an agreement with a federally
12	funded research and development center to conduct an inde-
13	pendent study of the mine warfare capabilities of the Navy.
14	(b) Elements.—The study under subsection (a) shall
15	include an assessment and comprehensive review of—
16	(1) the offensive and defensive mine warfare ca-
17	pabilities of the Navy; and
18	(2) the offensive mine inventories of Navy as of
19	the date of study.
20	(c) Results.—Following the completion of the study
21	under subsection (a), the federally funded research and de-
22	velopment center that conducts the study shall submit to
23	the Secretary of Defense a report on the results of the study.
24	The report shall include—

1	(1) a summary of the research and other activi-
2	ties carried out as part of the study; and
3	(2) considerations and recommendations to im-
4	prove the mine warfare capabilities of the Navy, in-
5	cluding recommendations for any legislation that
6	may be needed for such purpose.
7	(d) Submittal to Congress.—
8	(1) In general.—Not later than December 31,
9	2024, the Secretary of Defense shall submit to the
10	Committees on Armed Services of the Senate and the
11	House of Representatives—
12	(A) an unaltered copy of the results of the
13	study, as submitted to the Secretary under sub-
14	section (c); and
15	(B) the written responses of the Secretary
16	and the Chairman of the Joint Chiefs of Staff to
17	such results.
18	(2) Form.—The submission under paragraph
19	(1) shall be submitted in unclassified form, but may
20	include a classified annex.
21	SEC. 1068. REPORT ON ESTABLISHMENT OF JOINT FORCE
22	HEADQUARTERS IN INDO-PACIFIC REGION.
23	(a) Report Required.—Not later than 180 days
24	after the date of the enactment of this Act, the Secretary
25	of Defense, in consultation with the Commander of the

- 1 United States Indo-Pacific Command, shall submit to the
- 2 congressional defense committees a report on the progress
- 3 of the implementation plan required under section 1087 of
- 4 the James M. Inhofe National Defense Authorization Act
- 5 for Fiscal Year 2023 (Public Law 117–363; 10 U.S.C. 161
- 6 *note*).
- 7 (b) Elements.—The report required under subsection
- 8 (a) shall include the following elements:
- 9 (1) A description of the personnel, supporting in-
- 10 frastructure, and operational chain of command rela-
- 11 tionships associated with the joint force headquarters
- that is required to be established by section 1087 of
- 13 the James M. Inhofe National Defense Authorization
- 14 Act for Fiscal Year 2023 (Public Law 117–363; 10
- 15 $U.S.C.\ 161\ note$).
- 16 (2) An evaluation of the personnel, supporting
- 17 infrastructure, and operational chain of command re-
- 18 lationships that would be required to support the po-
- tential establishment of an additional fully equipped
- and persistent joint force headquarters or joint task
- force that would be responsible for the operational em-
- 22 ployment of forces in the Western Pacific.
- 23 (3) An identification of the appropriate rank for
- 24 the commander required to lead the efforts described
- in paragraphs (1) and (2) and the feasibility of using

- 1 an existing component commander to lead these efforts.
- 3 (4) An analysis of how the Department's plan
- 4 for Joint Task Force Micronesia aligns with the re-
- 5 quirements described in paragraphs (1), (2), and (3),
- 6 and in section 1087 of the James M. Inhofe National
- 7 Defense Authorization Act for Fiscal Year 2023 (Pub-
- 8 lic Law 117–363; 10 U.S.C. 161 note).
- 9 (5) An analysis of the advisability of estab-
- 10 lishing an additional joint task force or joint force
- 11 headquarters responsible for the operational employ-
- 12 ment of forces in the Western Pacific.
- 13 (c) FORM.—The report required under subsection (a)
- 14 shall be submitted in unclassified form, but may include
- 15 a classified annex.
- 16 SEC. 1069. ANNUAL BRIEFINGS ON IMPLEMENTATION OF
- 17 **FORCE DESIGN 2030.**
- 18 (a) Briefings Required.—Not later than March 31,
- 19 2024, and annually thereafter through March 31, 2030, the
- 20 Commandant of the Marine Corps shall provide to the con-
- 21 gressional defense committees a briefing on the pro-
- 22 grammatic choices made to implement Force Design 2030,
- 23 including new developmental and fielded capabilities and
- 24 capabilities and capacity divested to accelerate the imple-
- 25 mentation of Force Design 2030.

1	(b) Elements.—Each briefing provided under sub-
2	section (a) shall include—
3	(1) an assessment of changes in the national de-
4	fense strategy under section 113(g) of title 10, United
5	States Code, defense planning guidance, the Joint
6	Warfighting Concept (and associated Concept Re-
7	quired Capabilities), and other planning processes
8	that informed Force Design 2030;
9	(2) an inventory and assessment of exercises and
10	experiments related to Force Design 2030 beginning
11	in fiscal year 2020, including—
12	(A) an identification of any capabilities
13	that were involved in such exercises and experi-
14	ments; and
15	(B) the extent to which such exercises and
16	experiments validated or militated against pro-
17	$posed\ capability\ investments;$
18	(3) an inventory of divestments of capability or
19	capacity, whether force structure or equipment, start-
20	ing in fiscal year 2020, including—
21	(A) a timeline of the progress of each divest-
22	ment;
23	(B) the type of force structure or equipment
24	divested or reduced;

1	(C) the percentage of force structure of
2	equipment divested or reduced, including any
3	equipment entered into inventory management
4	or other form of storage;
5	(D) the rationale and context behind such
6	divestment; and
7	(E) an identification of whether such divest-
8	ment affects the ability of the Marine Corps to
9	meet the requirements of the Global Force Man-
10	agement process and the operational plans, in-
11	cluding—
12	(i) an explanation of how the Marine
13	Corps plans to mitigate the loss of such ca-
14	pability or capacity if the divestment affects
15	the ability of the Marine Corps to meet the
16	requirements of the Global Force Manage-
17	ment process and the operational plans, in-
18	cluding through new investments, addi-
19	tional joint planning and training, or other
20	methods; and
21	(ii) an assessment of the actual and
22	projected recruitment and retention percent-
23	ages of the Marine Corps, starting in fiscal
24	year 2020;

1	(4) an inventory of extant or planned invest-
2	ments as a part of Force Design 2030, broken down
3	by capability areas including—
4	(A) integrated air and missile defense;
5	(B) littoral mobility and maneuver;
6	(C) sea denial;
7	(D) recon and counter-recon forces;
8	(E) the amphibious warfare ship and mari-
9	time mobility requirements the Marine Corps
10	submitted to the Department of the Navy in sup-
11	port of the Marine Corps organization and con-
12	cepts under Force Design 2030 and its statutory
13	requirements, including an explicit statement
14	of
15	(i) the planning assumptions about the
16	readiness of amphibious warfare ships and
17	maritime mobility platforms in developing
18	the requirements; and
19	(ii) whether the Navy's 30-year ship-
20	building plan of and budget for the fiscal
21	year covered by the briefing meet the am-
22	phibious ship requirements of the Navy;
23	(5) for each capability included in the inventory
24	under paragraph (4)—
25	(A) the name;

1	(B) the purpose and context;
2	(C) an identification of the capability being
3	replaced, if applicable;
4	(D) the date of initial operational capa-
5	bility;
6	(E) the date of full operational capability;
7	(F) the number of deliveries of units by
8	year; and
9	(G) the approved acquisition objective or
10	similar inventory objective;
11	(6) an assessment of how the capability invest-
12	ments identified in the inventory under paragraph
13	(4) contribute to joint force efficacy in new ways, in-
14	cluding through support of other military depart-
15	ments;
16	(7) an assessment of the ability of the Marine
17	Corps to generate required force elements for the im-
18	mediate ready force and the contingency ready force
19	over the two fiscal years preceding the year during
20	which the briefing is provided and the expected abil-
21	ity to generate such force elements through fiscal year
22	2030;
23	(8) an assessment of Marine Corps force struc-
24	ture and readiness of marine expeditionary units
25	compared to availability of amphibious ships com-

- prising an amphibious ready group over the two fiscal years preceding the year during which the briefing is provided and the expected availability of such ships through fiscal year 2030;
 - (9) an assessment by the Marine Corps of its compliance with the statutory organization prescribed in section 8063 of title 10, United States Code, specifically "The Marine Corps, within the Department of the Navy, shall be so organized as to include not less than three combat divisions and three air wings, and such other land combat, aviation, and other services as may be organic therein."; and
 - (10) an assessment by the Marine Corps of its compliance with the statutory functions prescribed in section 8063 of title 10, United States Code, specifically "The Marine Corps shall be organized, trained, and equipped to provide fleet marine forces of combined arms, together with supporting air components, for service with the fleet in the seizure or defense of advanced naval bases and for the conduct of such land operations as may be essential to the prosecution of a naval campaign.".

1	SEC. 1070. PLAN FOR TAIWAN NONCOMBATANT EVACU-
2	ATION OPERATIONS.
3	(a) Plan.—The Secretary of Defense, with the concur-
4	rence of the Secretary of State, shall maintain a sufficient
5	evacuation plan that is suitable for execution as a non-
6	combatant evacuation operations plan or any other evacu-
7	ation mission conducted by the Department of Defense from
8	Taiwan.
9	(b) Annual Review and Update.—On an annual
10	basis, the Secretary of Defense shall—
11	(1) review the plan required under subsection
12	(a) and update such plan as the Secretary determines
13	necessary; and
14	(2) submit to Congress certification that the plan
15	is either sufficient or needs to be updated.
16	(c) Congressional Briefings.—Not later than 180
17	days after the date of the enactment of this Act, and quar-
18	terly thereafter, the Assistant Secretary of Defense for Strat-
19	egy, Plans, and Capabilities shall provide to the Committee
20	on Armed Services and the Committee on Foreign Relations
21	of the Senate and the Committee on Armed Services and
22	the Committee on Foreign Affairs of the House of Represent-
23	atives an unclassified and classified briefing on the plan
24	required under subsection (a).

1	Subtitle G—Other Matters
2	SEC. 1081. NAVY CONSIDERATION OF COAST GUARD VIEWS
3	ON MATTERS DIRECTLY CONCERNING COAST
4	GUARD CAPABILITIES.
5	Chapter 803 of title 10, United States Code, is amend-
6	ed by adding at the end the following new section:
7	"§8029. Consideration of Coast Guard views on mat-
8	ters directly concerning Coast Guard ca-
9	pabilities
10	"The Secretary of the Navy shall ensure that the views
11	of the Commandant of the Coast Guard are given appro-
12	priate consideration before a major decision is made by an
13	element of the Department of the Navy on a matter that
14	directly concerns any capability of the Coast Guard in sup-
15	port of national defense.".
16	SEC. 1082. DEVELOPMENT OF COMMERCIAL INTEGRATION
17	CELLS ACTION PLAN WITHIN CERTAIN COM-
18	BATANT COMMANDS.
19	(a) In General.—Not later than March 1, 2024, the
20	Commander of the United States Africa Command, the
21	Commander of the United States European Command, the
22	Commander of the United States Indo-Pacific Command,
23	the Commander of the United States Northern Command,
24	and the Commander of the United States Southern Com-
25	mand shall each develop an action plan that includes—

1	(1) the potential establishment of a commercial
2	integration cell within their respective combatant
3	command for the purpose of closely integrating public
4	and private entities with capabilities relevant to the
5	area of operation of such combatant command; and
6	(2) the potential establishment of a chief tech-
7	nology officer position within their respective combat-
8	ant command, who would—
9	(A) oversee such commercial integration
10	cell; and
11	(B) report directly to the commander of the
12	$applicable\ combatant\ command.$
13	(b) Briefing.—Not later than 30 days after the date
14	of the enactment of this Act, each commander of a combat-
15	ant command referred to in subsection (a) shall provide to
16	the Committees on Armed Services of the Senate and the
17	House of Representatives a briefing on the feasibility, costs,
18	and benefits of establishing a commercial integration cell.
19	SEC. 1083. REQUIREMENT TO UPDATE WARFIGHTING RE-
20	QUIREMENTS FOR CONFRONTING RUSSIA IN
21	EUROPE.
22	(a) Sense of Congress.—It is the sense of Congress
23	that—
24	(1) European warfighting requirements should
25	reflect the most current state of affairs regarding as-

1	sessed adversary capabilities, capacity, and intent;
2	and
3	(2) maintaining up-to-date plans and assump-
4	tions is essential to—
5	(A) identifying and properly scoping global
6	threats; and
7	(B) the ability of the Department of Defense
8	to counter such threats to secure the defense and
9	national security interests of the United States.
10	(b) Requirement.— The Secretary of Defense shall
11	update the warfighting requirements of the Department of
12	Defense for confronting Russia in Europe.
13	(c) Briefing.—Not later than 30 days after the date
14	of the enactment of this Act, the Secretary shall provide to
15	the congressional defense committees a briefing on the re-
16	quirements updated under subsection (b).
17	SEC. 1084. UPDATE TO STRATEGIC PLAN ON DEPARTMENT
18	OF DEFENSE COMBATING TRAFFICKING IN
19	PERSONS PROGRAM.
20	(a) In General.—Not later than June 1, 2024, the
21	Secretary of Defense shall provide to the Committee on
22	Armed Services of the House of Representatives a briefing
23	on an updated strategic plan for the combating trafficking
24	in persons program of the Department of Defense.

1	(b) Elements of Plan.—The updated strategic plan
2	required under subsection (a) shall include each of the fol-
3	lowing:
4	(1) An assessment of the efforts of the Depart-
5	ment of Defense to combat trafficking in persons in
6	areas with high populations of members of the United
7	States Armed Forces, including in overseas locations.
8	(2) A review of the coordination of efforts of the
9	Department to combat trafficking in persons across
10	the military departments in areas where multiple
11	military departments operate bases.
12	(3) Recommendations for improved cooperation
13	with local communities and relevant Federal, State,
14	and local law enforcement agencies in addressing
15	trafficking in persons.
16	(4) A review of new methods and concepts for
17	combating trafficking in persons that the Department
18	has implemented since the previous strategic plan.
19	(5) A description of plans of the Department to
20	adapt innovative approaches, and integrate new tech-
21	nologies.
22	SEC. 1085. GUIDANCE FOR USE OF UNMANNED AIRCRAFT
23	SYSTEMS BY NATIONAL GUARD.
24	(a) New Guidance Required.—Not later than 90
25	days after the date of the enactment of this Act, the Sec-

1	retary of Defense shall issue new guidance on the use of
2	unmanned aircraft systems by the National Guard for cov-
3	ered activities.
4	(b) Briefing.—Not later than 60 days after the date
5	on which the Secretary issues the new guidance under sub-
6	section (a), the Secretary shall provide to the Committee
7	on Armed Services of the House of Representatives. Such
8	briefing shall include—
9	(1) an explanation of whether the new guidance
10	is more restrictive than guidance on the use of other
11	types of aircraft for covered activities; and
12	(2) if the new guidance is more restrictive, an
13	explanation for the reasons why such guidance is
14	more restrictive.
15	(c) Covered Activities Defined.—In this section,
16	the term "covered activities" means any of the following:
17	(1) Emergency operations.
18	(2) Search and rescue operations.
19	(3) Defense support to civil authorities.
20	(4) Support provided under section 502(f) of title
21	32, United States Code.
22	SEC. 1086. SENSE OF CONGRESS REGARDING DEFENSE
23	PRESENCE IN THE INDO-PACIFIC REGION.
24	It is the sense of Congress that the Department of De-
25	fense should maintain sufficient force posture and capabili-

1	ties in the area of operations of the United States Indo-
2	Pacific Command.
3	TITLE XI—CIVILIAN PERSONNEL
4	MATTERS
5	SEC. 1101. AUTHORITY TO ESTABLISH EXCEPTED SERVICE
6	POSITIONS FOR ARMY LAW ENFORCEMENT
7	ACTIVITIES.
8	Chapter 747 of title 10, United States Code, is amend-
9	ed by adding at the end the following new section:
10	"§ 7378. Army law enforcement activity recruitment
11	and retention
12	"(a) General Authority.—
13	"(1) Consistent with paragraph (2), and without
14	regard to the provisions of any other law relating to
15	the appointment, number, classification, or compensa-
16	tion of employees, the Secretary of Defense may—
17	"(A) establish, as positions in the excepted
18	service, such qualified positions in Army Law
19	Enforcement Activities as the Secretary deter-
20	mines necessary to carry out the investigative re-
21	sponsibilities of such activities;
22	"(B) appoint an individual to a qualified
23	position (after taking into consideration the
24	availability of preference eligibles for appoint-
25	ment to the position); and

1	"(C) subject to subsections (b) and (c), fix
2	the compensation of an individual in a qualified
3	position.
4	"(2) The authority of the Secretary under this
5	section may not be used until on or after the date that
6	each requirement of section 548 of the James M.
7	Inhofe National Defense Authorization Act for Fiscal
8	Year 2023 (Public Law 117–263) has been met.
9	"(b) Basic Pay.—The Secretary shall—
10	"(1) consistent with section 5341 of title 5, adopt
11	such provisions of that title to provide for prevailing
12	rate systems of basic pay; and
13	"(2) apply those provisions for purposes of estab-
14	lishing rates of basic pay for qualified positions.
15	"(c) Additional Compensation, Incentives, and
16	Allowances.—
17	"(1) The Secretary may provide employees in
18	qualified positions compensation (in addition to basic
19	pay), including benefits, incentives, and allowances,
20	consistent with, and not in excess of the level author-
21	ized for, comparable positions authorized by title 5.
22	"(2) An employee in a qualified position whose
23	rate of basic pay is fixed under subsection (b)(1) shall
24	be eligible for an allowance under section 5941 of title
25	5 on the same basis and to the same extent as if the

1	employee was an employee covered by such section,
2	including eligibility conditions, allowance rates, and
3	all other terms and conditions in law or regulation.
4	"(d) Implementation Plan Required.—The au-
5	thority granted in subsection (a) shall become effective 90
6	days after the date on which the Secretary provides to the
7	congressional defense committees a plan for implementation
8	of such authority. The plan shall include the following:
9	"(1) An assessment of the current scope of the
10	positions covered by the authority.
11	"(2) A plan for the use of the authority.
12	"(3) Other matters as appropriate.
13	"(e) Required Regulations.—The Secretary, in co-
14	ordination with the Director of the Office of Personnel Man-
15	agement, shall prescribe regulations for the administration
16	of this section.
17	"(f) Probationary Period.—The probationary pe-
18	riod for all employees hired under the authority established
19	in this section shall be one year.
20	"(g) Incumbents of Existing Competitive Serv-
21	ice Positions.—
22	"(1) An individual occupying a position on the
23	date of the enactment of this section that is selected
24	to be converted to a position in the excepted service

under this section shall have the right to refuse such
conversion.

"(2) After the date on which an individual who refuses a conversion under paragraph (1) stops serving in the position selected to be converted, the position may be converted to a position in the excepted service.

"(h) Definitions.—In this section:

- "(1) The term 'Army Law Enforcement Activities' means the Army Criminal Investigation Command (or any successor organization) and any other Department of Army organization engaged primarily in law enforcement, security, or investigative responsibilities as designated by the Secretary of Defense.
- "(2) The term 'excepted service' has the meaning given that term in section 2103 of title 5.
- "(3) The term 'preference eligible' has the meaning given that term in section 2108 of title 5.
- "(4) The term 'qualified position' means a position, designated by the Secretary for the purpose of this section, in which the individual occupying such position performs, manages, or supervises functions that execute law enforcement, security, or investigative responsibilities.".

1	SEC. 1102. AUTHORIZATION TO PAY A LIVING QUARTERS
2	ALLOWANCE FOR DEPARTMENT OF THE NAVY
3	CIVILIAN EMPLOYEES ASSIGNED TO PERMA-
4	NENT DUTY IN GUAM FOR PERFORMING
5	WORK, OR SUPPORTING WORK BEING PER-
6	FORMED, ABOARD OR DOCKSIDE, OF U.S.
7	NAVAL VESSELS.
8	(a) Allowance.—Notwithstanding any other provi-
9	sion of law, when Government owned or rented quarters are
10	not otherwise provided without charge to a covered em-
11	ployee, the Secretary of the Navy may grant to a covered
12	employee one or more of the following allowances:
13	(1) A living quarters allowance for rent, heat,
14	light, fuel, gas, electricity, and water. The Secretary
15	is authorized to pay such allowance by reimbursement
16	or by advance payments without regard to section
17	3324(a) and (b) of title 31, United States Code.
18	(2) Under unusual circumstances, as determined
19	by the Secretary, payment or reimbursement for ex-
20	traordinary, necessary, and reasonable expenses, not
21	otherwise compensated for, incurred in initial re-
22	pairs, alterations, and improvements to the privately
23	leased residence in Guam of a covered employee—
24	(A) the expenses are administratively ap-
25	proved in advance: and

1	(B) the duration and terms of the lease jus-
2	tify payment of the expenses by the Government.
3	(b) Covered Employee Defined.—In this section,
4	the term "covered employee" means any civilian employee
5	of the Department of the Navy who is assigned to perma-
6	nent duty in Guam for performing work or supporting work
7	being performed, aboard or dockside, of U.S. naval vessels.
8	SEC. 1103. CONSOLIDATION OF DIRECT HIRE AUTHORITIES
9	FOR CANDIDATES WITH SPECIFIED DEGREES
10	AT SCIENCE AND TECHNOLOGY REINVEN-
11	TION LABORATORIES.
12	Section 4091 of title 10, United States Code, is amend-
13	ed—
14	(1) in subsection (a)(1), by striking "bachelor's
15	degree" and inserting "bachelor's or advanced de-
16	gree";
17	(2) in subsection (c)—
18	(A) in the subsection heading, by striking
19	"Calendar Year" and inserting "Fiscal
20	YEAR'';
21	(B) in the matter preceding paragraph (1),
22	by striking "calendar year" and inserting "fiscal
23	year";
24	(C) in paragraph (1), by striking "6 per-
25	cent" and inserting "11 percent"; and

1	(D) in paragraphs (1), (2), and (3), by
2	striking "the fiscal year last ending before the
3	start of such calendar year" and inserting "the
4	preceding fiscal year";
5	(3) by striking subsection (f); and
6	(4) by redesignating subsection (g) as subsection
7	(f).
8	SEC. 1104. DIRECT HIRE AUTHORITY FOR CERTAIN PER-
9	SONNEL OF THE DEPARTMENT OF DEFENSE.
10	Section 9905(a) of title 5, United States Code, is
11	amended—
12	(1) in the matter preceding paragraph (1), by
13	inserting ", 3307," after "3303"; and
14	(2) by adding at the end the following new para-
15	graphs:
16	"(12) Any position in support of aircraft oper-
17	ations for which the Secretary determines there is a
18	critical hiring need or shortage of candidates.
19	"(13) Any position in support of the safety of the
20	public, law enforcement, or first response for which
21	the Secretary determines there is a critical hiring
22	need or shortage of candidates.".

1	SEC. 1105. ONE-YEAR EXTENSION OF AUTHORITY TO WAIVE
2	ANNUAL LIMITATION ON PREMIUM PAY AND
3	AGGREGATE LIMITATION ON PAY FOR FED-
4	ERAL CIVILIAN EMPLOYEES WORKING OVER-
5	SEAS.
6	Subsection (a) of section 1101 of the Duncan Hunter
7	National Defense Authorization Act for Fiscal Year 2009
8	(Public Law 110-417; 122 Stat. 4615), as most recently
9	amended by section 1102 of the James M. Inhofe National
10	Defense Authorization Act for Fiscal Year 2023 (Public
11	Law 117–263), is further amended by striking "through
12	2023" and inserting "through 2024".
13	SEC. 1106. EXTENSION OF AUTHORITY TO GRANT COMPETI-
14	TIVE STATUS TO EMPLOYEES OF INSPECTORS
15	GENERAL FOR OVERSEAS CONTINGENCY OP-
10	GENERAL FOR OVERSEAS CONTINUENCI OF-
16	ERATIONS.
16 17	ERATIONS.
16 17 18	ERATIONS. Section $419(d)(5)(B)$ of title 5, United States Code, is amended by striking "2 years" and inserting "5 years".
16 17	ERATIONS. Section $419(d)(5)(B)$ of title 5, United States Code, is amended by striking "2 years" and inserting "5 years".
16 17 18 19 20	ERATIONS. Section 419(d)(5)(B) of title 5, United States Code, is amended by striking "2 years" and inserting "5 years". SEC. 1107. EXTENSION OF DIRECT HIRE AUTHORITY FOR
16 17 18 19	ERATIONS. Section 419(d)(5)(B) of title 5, United States Code, is amended by striking "2 years" and inserting "5 years". SEC. 1107. EXTENSION OF DIRECT HIRE AUTHORITY FOR DOMESTIC INDUSTRIAL BASE FACILITIES
116 117 118 119 220 221	ERATIONS. Section 419(d)(5)(B) of title 5, United States Code, is amended by striking "2 years" and inserting "5 years". SEC. 1107. EXTENSION OF DIRECT HIRE AUTHORITY FOR DOMESTIC INDUSTRIAL BASE FACILITIES AND MAJOR RANGE AND TEST FACILITIES
16 17 18 19 20 21 22 23	ERATIONS. Section 419(d)(5)(B) of title 5, United States Code, is amended by striking "2 years" and inserting "5 years". SEC. 1107. EXTENSION OF DIRECT HIRE AUTHORITY FOR DOMESTIC INDUSTRIAL BASE FACILITIES AND MAJOR RANGE AND TEST FACILITIES BASE.
16 17 18 19 20 21 22 23 24	ERATIONS. Section 419(d)(5)(B) of title 5, United States Code, is amended by striking "2 years" and inserting "5 years". SEC. 1107. EXTENSION OF DIRECT HIRE AUTHORITY FOR DOMESTIC INDUSTRIAL BASE FACILITIES AND MAJOR RANGE AND TEST FACILITIES BASE. (a) EXTENSION.—Section 1125(a) of the National De-

1	(b) Briefing.—Section 1102(b) of the National De-
2	fense Authorization Act for Fiscal Year 2018 (Public Law
3	115-91) is amended by striking "2025" and inserting
4	"2035".
5	SEC. 1108. WAIVER OF LIMITATION ON APPOINTMENT OF
6	RECENTLY RETIRED MEMBERS OF ARMED
7	FORCES TO DOD COMPETITIVE SERVICE POSI-
8	TIONS.
9	(a) In General.—Section 3326 of title 5, United
10	States Code, is amended—
11	(1) in the section heading, by inserting "cer-
12	tain" before "positions"; and
13	(2) in subsection (b)—
14	(A) by striking "the civil service" and in-
15	serting "the excepted service or the Senior Execu-
16	tive Service"; and
17	(B) in paragraph (1), by striking "for the
18	purpose" and all that follows through "Manage-
19	ment".
20	(b) Clerical Amendment.—The table of sections at
21	the beginning of subchapter I of chapter 33 of such title
22	is amended in the item relating to section 3326 by inserting
23	"certain" before "positions".

1	SEC. 1109. EXCLUSION OF NONAPPROPRIATED FUND EM-
2	PLOYEES FROM LIMITATIONS ON DUAL PAY.
3	Section 5531(2) of title 5, United States Code, is
4	amended by striking "Government corporation and" and
5	inserting "Government corporation, but excluding".
6	SEC. 1110. ONE-YEAR EXTENSION OF TEMPORARY AUTHOR-
7	ITY TO GRANT ALLOWANCES, BENEFITS, AND
8	GRATUITIES TO CIVILIAN PERSONNEL ON OF-
9	FICIAL DUTY IN A COMBAT ZONE.
10	Paragraph (2) of section 1603(a) of the Emergency
11	Supplemental Appropriations Act for Defense, the Global
12	War on Terror, and Hurricane Recovery, 2006 (Public Law
13	109–234; 120 Stat. 443), as added by section 1102 of the
14	Duncan Hunter National Defense Authorization Act for
15	Fiscal Year 2009 (Public Law 110–417; 122 Stat. 4616)
16	and as most recently amended by section 1103 of the James
17	M. Inhofe National Defense Authorization Act for Fiscal
18	Year 2023 (Public Law 117–263), is further amended by
19	striking "2024" and inserting "2025".
20	SEC. 1111. SUPPORT UNITED STATES STRATEGIC COMMAND
21	AND UNITED STATES SPACE COMMAND EN-
22	TERPRISES.
23	(a) In General.—Chapter 81 of title 10, United
24	States Code, is amended by adding at the end the following
25	new section:

1	"SEC. 1599k. APPLICATION OF ACQUISITION DEMONSTRA-
2	TION PROJECT TO DEPARTMENT OF THE AIR
3	FORCE EMPLOYEES ASSIGNED TO SUPPORT
4	UNITED STATES STRATEGIC COMMAND AND
5	UNITED STATES SPACE COMMAND ENTER-
6	PRISES.
7	"(a) In General.—For the purposes of the dem-
8	onstration project, the Secretary of Defense may apply the
9	provisions of section 1762 of this title, including any regu-
10	lations, procedures, waivers, or guidance implementing
11	such section, to an employee of the Department of the Air
12	Force assigned to support the United States Strategic Com-
13	mand or United States Space Command, or a joint subordi-
14	nate component command or center, as if the employee was
15	a member of the acquisition workforce.
16	"(b) Number of Participants.—For the purposes of
17	section 1762(c) of this title, participating employees are
18	deemed not to be persons who may participate in the dem-
19	onstration project.
20	"(c) Termination of Authority; Conversion.—
21	Subsections (g) and (h) of section 1762 of this title shall
22	apply to the authority under this section and to partici-
23	pating employees, respectively.
24	"(d) DEFINITIONSIn this section.

1	"(1) Demonstration project.—The term
2	'demonstration project' means the demonstration
3	project authorized by section 1762 of this title.
4	"(2) Participating employee.—The term 'par-
5	ticipating employee' means an employee partici-
6	pating in the demonstration project pursuant to the
7	authority under this section.".
8	(b) Clerical Amendment.—The table of sections for
9	chapter 81 of title 10, United States Code, is amended by
10	adding at the end the following new item:
	"1599k. Application of acquisition demonstration project to Department of the Air Force employees assigned to support United States Strategic Command and United States Space Command enterprises.".
11	SEC. 1112. TEMPORARY EXTENSION OF AUTHORITY TO PRO-
1112	SEC. 1112. TEMPORARY EXTENSION OF AUTHORITY TO PRO- VIDE SECURITY FOR FORMER DEPARTMENT
12	VIDE SECURITY FOR FORMER DEPARTMENT
12 13 14	VIDE SECURITY FOR FORMER DEPARTMENT OF DEFENSE OFFICIALS.
12 13 14 15	VIDE SECURITY FOR FORMER DEPARTMENT OF DEFENSE OFFICIALS. During the period beginning on the date of enactment
12 13 14 15 16	VIDE SECURITY FOR FORMER DEPARTMENT OF DEFENSE OFFICIALS. During the period beginning on the date of enactment of this Act and ending on January 1, 2025, section
12 13 14 15 16	VIDE SECURITY FOR FORMER DEPARTMENT OF DEFENSE OFFICIALS. During the period beginning on the date of enactment of this Act and ending on January 1, 2025, section 714(b)(2)(B) of title 10, United States Code, shall be ap-
12 13 14 15 16 17	VIDE SECURITY FOR FORMER DEPARTMENT OF DEFENSE OFFICIALS. During the period beginning on the date of enactment of this Act and ending on January 1, 2025, section 714(b)(2)(B) of title 10, United States Code, shall be applied by substituting "four years" for "two years".
12 13 14 15 16 17	VIDE SECURITY FOR FORMER DEPARTMENT OF DEFENSE OFFICIALS. During the period beginning on the date of enactment of this Act and ending on January 1, 2025, section 714(b)(2)(B) of title 10, United States Code, shall be applied by substituting "four years" for "two years". SEC. 1113. GAO REPORT ON CIVILIAN SUPPORT POSITIONS
12 13 14 15 16 17 18 19	VIDE SECURITY FOR FORMER DEPARTMENT OF DEFENSE OFFICIALS. During the period beginning on the date of enactment of this Act and ending on January 1, 2025, section 714(b)(2)(B) of title 10, United States Code, shall be applied by substituting "four years" for "two years". SEC. 1113. GAO REPORT ON CIVILIAN SUPPORT POSITIONS AT REMOTE MILITARY INSTALLATIONS.
12 13 14 15 16 17 18 19 20	VIDE SECURITY FOR FORMER DEPARTMENT OF DEFENSE OFFICIALS. During the period beginning on the date of enactment of this Act and ending on January 1, 2025, section 714(b)(2)(B) of title 10, United States Code, shall be applied by substituting "four years" for "two years". SEC. 1113. GAO REPORT ON CIVILIAN SUPPORT POSITIONS AT REMOTE MILITARY INSTALLATIONS. (a) IN GENERAL.—Not later than 2 years after the

1	(1) The average number of vacancies for civilian
2	support services positions at remote or isolated mili-
3	tary installations in comparison to vacancies for such
4	positions at other military installations. In carrying
5	out this paragraph, the Comptroller General shall ac-
6	count for the differences in military population size.
7	(2) The average number of days required to fill
8	such a vacancy at a remote and isolated military in-
9	stallation in comparison to filling a vacancy of a po-
10	sition with the same duties (to the greatest extent
11	practicable) at such other installations.
12	(3) Any recommendations on additional hiring
13	incentives for civilian support services positions de-
14	scribed in subsection (b)(1)(A) at a remote or isolated
15	installations, and any recommendations on ways to
16	ensure that such positions described in subsection
17	(b)(1)(B) are able to effectively staff positions in
18	order to meet the mission of their applicable military
19	installation.
20	(b) Definitions.—In this section—
21	(1) the term "civilian support services positions"
22	means—
23	(A) any position within the civil service (as

that term is defined in section 2101 of title 5,

1	United States Code), including any non-
2	appropriated fund (NAF) position; and
3	(B) any Federal contractor (or subcon-
4	tractor at any tier); and
5	(2) the term "military installation" has the
6	meaning given that term in section 2801 of title 10,
7	United States Code.
8	SEC. 1114. MODIFICATION TO SHORE LEAVE ACCRUAL FOR
9	CREWS OF VESSELS TO SUPPORT CREW ROTA-
10	TIONS AND IMPROVE RETENTION OF CIVIL-
11	IAN MARINERS.
12	(a) In General.—Chapter 81 of title 10, United
13	States Code, as amended by section 1111(a), is further
14	amended by adding at the end the following:
15	"§ 1599l. Shore leave accrual for civilian mariners of
16	the Department of Defense
17	"With respect to an officer, crewmember, or other em-
18	ployee of the Department of Defense serving aboard an
19	oceangoing vessel on an extended voyage, the first sentence
20	in the matter preceding paragraph (1) of subsection (c) of
21	section 6305 of title 5 shall be applied by substituting '7
22	calendar days' for '30 calendar days'.".
23	(b) Clerical Amendment.—The table of sections for
24	such chapter is amended by adding after the item relating
25	to section 1599k, as added by section 1111(b), the following:

1	SEC. 1115. ASSESSMENTS OF STAFFING IN OFFICE OF THE
2	UNDER SECRETARY OF DEFENSE FOR PER-
3	SONNEL AND READINESS.
4	(a) In General.—
5	(1) DOD ASSESSMENT.—The Secretary of De-
6	fense shall conduct an assessment validating each
7	civil service position in the Office of the Under Sec-
8	retary of Defense for Personnel and Readiness against
9	existing personnel of the Office. For purposes of car-
10	rying out such assessment, the head of the Office shall
11	submit to the Secretary the alignment of total force
12	manpower resources of the Office against core mis-
13	sions, tasks, and functions, including a mapping of
14	missions to the originating statute or Department
15	policy.
16	(2) Office assessment.—The head of the Of-
17	fice shall conduct an assessment on the tasks, func-
18	tions, and associated civilian personnel the Office be-
19	lieves are necessary to perform the duties of the Office.
20	(3) DOD analysis.—The Secretary shall deter-
21	mine whether there is any conflict between the assess-
22	ment conducted under paragraph (1) and the assess-
23	ment under paragraph (2), and what personnel ac-
24	tions (if any) the Secretary will take to eliminate
25	such conflict.
26	(b) Interim Briefing and Report.—

1	(1) Interim Briefing.—Not later than April 1,
2	2024, the Secretary of Defense shall provide to the
3	congressional defense committees an interim briefing
4	on the assessments under subsection (a).
5	(2) Final report.—Not later than one year
6	after the date of the enactment of this Act, the Sec-
7	retary shall submit to the congressional defense com-
8	mittees a report on the assessments under subsection
9	(a). Such report shall include the following:
10	(A) A validation of every civil service posi-
11	tion in the Office against existing civilian per-
12	sonnel requirements.
13	(B) The methodology and process through
14	which such validation was performed.
15	(C) Relevant statistical analysis on civil
16	service position fill rates against validated re-
17	quirements.
18	(D) Analysis of each civil service position
19	and grade and whether the position description
20	and grade match the function and task require-
21	ments of the position.
22	(E) Plan to update grades and position de-
23	scriptions to meet current and future require-
24	ments, tasks, and functions.

1	(F) Lessons learned through the civilian po-
2	sition validation process and statistical analysis
3	under subparagraphs (B) through (F).
4	(G) Any legislative, policy or budgetary rec-
5	ommendations of the Secretary related to the
6	subject matter of the report.
7	(d) Definitions.—In this section—
8	(1) the term "civil service" has the meaning
9	given that term in section 2101 of title 5, United
10	States Code; and
11	(2) the term "Office" means the Office of the
12	Under Secretary of Defense for Personnel and Readi-
13	ness.
14	SEC. 1116. MILITARY SPOUSE EMPLOYMENT ACT.
15	(a) Appointment of Military Spouses.—Section
16	3330d of title 5, United States Code, is amended—
17	(1) in subsection (a)—
18	(A) by redesignating paragraph (3) as
19	paragraph (4);
20	(B) by inserting after paragraph (2) the fol-
21	lowing:
22	"(3) The term 'remote work' refers to a par-
23	ticular type of telework under which an employee is
24	not expected to report to an officially established

1	agency location on a regular and recurring basis.";
2	and
3	(C) by adding at the end the following:
4	"(5) The term 'telework' has the meaning given
5	the term in section 6501.";
6	(2) in subsection (b)—
7	(A) in paragraph (1), by striking "or" at
8	$the\ end;$
9	(B) in paragraph (2), by striking the period
10	at the end and inserting "; or"; and
11	(C) by adding at the end the following:
12	"(3) a spouse of a member of the Armed Forces
13	on active duty, or a spouse of a disabled or deceased
14	member of the Armed Forces, to a position in which
15	the spouse will engage in remote work."; and
16	(3) in subsection $(c)(1)$, by striking "subsection
17	(a)(3)" and inserting "subsection $(a)(4)$ ".
18	(b) GAO STUDY AND REPORT.—
19	(1) Definitions.—In this subsection—
20	(A) the terms "agency" means an agency
21	described in paragraph (1) or (2) of section
22	901(b) of title 31, United States Code;
23	(B) the term "employee" means an em-
24	ployee of an agency;

1	(C) the term "remote work" means a par-
2	ticular type of telework under which an employee
3	is not expected to report to an officially estab-
4	lished agency location on a regular and recur-
5	ring basis; and
6	(D) the term "telework" means a work flexi-
7	bility arrangement under which an employee
8	performs the duties and responsibilities of such
9	employee's position, and other authorized activi-
10	ties, from an approved worksite other than the
11	location from which the employee would other-
12	wise work.
13	(2) Requirement.—Not later than 18 months
14	after the date of enactment of this Act, the Comp-
15	troller General of the United States shall conduct a
16	study and publish a report regarding the use of re-
17	mote work by agencies, which shall include a discus-
18	sion of what is known regarding—
19	(A) the number of employees who are engag-
20	ing in remote work;
21	(B) the role of remote work in agency re-
22	cruitment and retention efforts;
23	(C) the geographic location of employees
24	who engage in remote work;

1	(D) the effect that remote work has had on
2	how often employees are reporting to officially
3	established agency locations to perform the duties
4	and responsibilities of the positions of those em-
5	ployees and other authorized activities; and
6	(E) how the use of remote work has affected
7	Federal office space utilization and spending.
8	SEC. 1117. AMENDMENTS TO THE JOHN S. MCCAIN STRA-
9	TEGIC DEFENSE FELLOWS PROGRAM.
10	(a) Selection of Participants.—Subsection (d)(2)
11	of section 932 of the John S. McCain National Defense Au-
12	thorization Act for Fiscal Year 2019 (Public Law 115–232;
13	10 U.S.C. 1580 note prec.) is amended to read as follows:
14	"(2) Geographical representation.—Out of
15	the total number of individuals selected to participate
16	in the fellows program in any year, no more than 20
17	percent may be from any of the following geographic
18	regions:
19	"(A) The Northeast United States.
20	"(B) The Southeast United States.
21	"(C) The Midwest United States.
22	"(D) The Southwest United States.
23	"(E) The Western United States.
24	"(F) Alaska, Hawaii, United States terri-
25	tories, and areas outside the United States.".

1	(b) Appointment, Placement, and Conversion.—
2	Such section is further amended—
3	(1) in subsection $(d)(3)$ —
4	(A) by striking "assigned" and inserting
5	"appointed"; and
6	(B) by striking "assignment" and inserting
7	"appointment"; and
8	(2) by amending subsections (e) and (f) to read
9	as follows:
10	"(e) Appointment.—
11	"(1) In general.—An individual who partici-
12	pates in the fellows program shall be appointed into
13	an excepted service position in the Department.
14	"(2) Position requirements.—Each year, the
15	head of each Department of Defense Component shall
16	submit to the Secretary of Defense placement opportu-
17	nities for participants in the fellows program. Such
18	placement opportunities shall provide for leadership
19	development and potential commencement of a career
20	track toward a position of senior leadership in the
21	Department. The Secretary of Defense, in coordina-
22	tion with the heads of Department of Defense Compo-
23	nents, shall establish qualification requirements for
24	the appointment of participants under paragraph (1)
25	and subsection $(f)(2)$.

- "(3) APPOINTMENT TO POSITIONS.—Each year,
 the Secretary of Defense shall appoint participants in
 the fellows program to positions in the Department of
 Defense Components. In making such appointments,
 the Secretary shall seek to best match the qualifications and skills of the participants with the requirements for positions available for appointment.
 - "(4) TERM.—The term of each appointment under the fellows program shall be one year with the option to extend the appointment up to one additional year.
 - "(5) GRADE.—An individual appointed to a position under the fellows program shall be appointed at a level between GS-10 and GS-12 of the General Schedule based on the directly-related qualifications, skills, and professional experience of the individual.
 - "(6) Education loan repayment.—To the extent that funds are provided in advance in appropriations Acts, the Secretary of Defense may repay a loan of a participant in the fellows program if the loan is described by subparagraph (A), (B), or (C) of section 16301(a)(1) of title 10, United States Code. Any repayment of a loan under this paragraph may require a minimum service agreement, as determined by the Secretary.

1	"(7) Department of defense component de-
2	FINED.—In this subsection, the term 'Department of
3	Defense Component' means a Department of Defense
4	Component, as set forth in section 111 of title 10,
5	United States Code.
6	"(f) Career Development.—
7	"(1) In General.—The Secretary of Defense
8	shall ensure that participants in the fellows pro-
9	gram—
10	"(A) receive career development opportuni-
11	ties and support appropriate for the commence-
12	ment of a career track within the Department
13	leading toward a future position of senior leader-
14	ship within the Department, including ongoing
15	mentorship support through appropriate per-
16	sonnel from entities within the Department; and
17	"(B) are provided appropriate employment
18	opportunities for competitive and excepted serv-
19	ice positions in the Department upon successful
20	completion of the fellows program.
21	"(2) Noncompetitive appointment or con-
22	VERSION.—Upon a participant's successful comple-
23	tion of the fellows program, the Secretary may, with-
24	out regard to the provisions of subchapter I of chapter
25	33 of title 5, United States Code, noncompetitively

1 appoint or convert the participant into a vacant com-2 petitive or excepted service position in the Department, if the Secretary determines that such appoint-3 4 ment or conversion will contribute to the development 5 of highly qualified future senior leaders for the De-6 partment. The Secretary may appoint or convert the 7 participant into a position up to the GS-13 level of 8 the General Schedule or an equivalent position for 9 which the participant is qualified without regard to 10 any minimum time in grade requirements. 11 "(3) Appointment of former participants.— 12

- The Secretary may utilize the authority in paragraph (2) for a participant—
 - "(A) up to 2 years after the date of the participant's successful completion of the fellows program; or
 - "(B) in the case of a participant who entered the fellows program before the date of the enactment of this subparagraph, up to 5 years after the date of the participant's successful completion of the fellows program.
- "(4) Publication of Selection.—The Secretary shall publish, on an Internet website of the Department available to the public, the names of the in-

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1	dividuals selected to participate in the fellows pro-
2	gram.".
3	SEC. 1118. INCLUDING MILITARY SERVICE IN DETERMINING
4	FAMILY AND MEDICAL LEAVE ELIGIBILITY
5	FOR FEDERAL EMPLOYEES.
6	(a) Title 5.—Section 6381(1)(B) of title 5, United
7	States Code, is amended to read as follows:
8	"(B) has completed at least 12 months of
9	service—
10	"(i) as an employee (as that term is
11	defined in section 2105) of the Government
12	of the United States, including service with
13	the United States Postal Service, the Postal
14	Regulatory Commission, and a non-
15	appropriated fund instrumentality as de-
16	scribed in section 2105(c); or
17	"(ii) which qualifies as honorable ac-
18	tive service in the Army, Navy, Air Force,
19	Space Force, or Marine Corps of the United
20	States;".
21	(b) FMLA.—
22	(1) In General.—A covered employee who has
23	completed 12 months of service which qualifies as
24	honorable active service in the Army, Navy, Air
25	Force Space Force or Marine Corps of the United

1	States shall be deemed to have met the service require-
2	ment in section 101(1)(A) of the Family and Medical
3	Leave Act of 1993, notwithstanding the requirements
4	of such section $101(1)(A)$.
5	(2) Covered employee defined.—In this sub-
6	section, the term "covered employee"—
7	(A) includes—
8	(i) any Federal employee eligible for
9	family and medical leave under the Family
10	and Medical Leave Act of 1993 based on
11	their status as such an employee;
12	(ii) any Federal employee covered by
13	the Congressional Accountability Act of
14	1995 eligible for family and medical leave
15	by operation of section 202 of such Act;
16	(iii) any Federal employee of the Exec-
17	utive Office of the President eligible for fam-
18	ily and medical leave by operation of sec-
19	tion 412 of title 3, United States Code; and
20	(iv) any non-judicial employee of the
21	District of Columbia courts and any em-
22	ployee of the District of Columbia Public
23	Defender Service; and
24	(B) does not include any member of the
25	Commissioned Corps of the Public Health Serv-

1	ice or the Commissioned Corps of the National
2	Oceanic and Atmospheric Administration,
3	(c) Department of Veterans Affairs.—Not later
4	than 6 months after the date of enactment of this Act, the
5	Secretary of Veterans Affairs shall modify the family and
6	medical leave program provided by operation of section
7	7425(c) of title 38, United States Code, to conform with
8	the requirements of the amendment made by subsection (a)
9	with respect to military service in section 6381(1)(B)(ii)
10	of title 5, United States Code, as added by such subsection.
11	SEC. 1119. ASSESSMENTS OF STAFFING IN OFFICE OF THE
12	UNDER SECRETARY OF DEFENSE FOR RE-
13	SEARCH AND ENGINEERING.
14	(a) In General.—
15	(1) DOD ASSESSMENT.—The Secretary of De-
16	fense shall conduct an assessment validating each
17	civil service position in the Office of the Under Sec-
18	retary of Defense for Research and Engineering
19	against existing personnel of the Office. For purposes
20	of carrying out such assessment, the head of the Office
21	shall submit to the Secretary the alignment of total
22	force manpower resources of the Office against core
23	missions, tasks, and functions, including a mapping
24	of missions to the originating statute or Department
25	policy.

1	(2) Office assessment.—The head of the Of-
2	fice shall conduct an assessment on the tasks, func-
3	tions, and associated civilian personnel the Office be-
4	lieves are necessary to perform the duties of the Office.
5	(3) DOD ANALYSIS.—The Secretary shall deter-
6	mine whether there is any conflict between the assess-
7	ment conducted under paragraph (1) and the assess-
8	ment under paragraph (2), and what personnel ac-
9	tions (if any) the Secretary will take to eliminate
10	such conflict.
11	(b) Interim Briefing and Report.—
12	(1) Interim Briefing.—Not later than April 1,
13	2024, the Secretary of Defense shall provide to the
14	congressional defense committees an interim briefing
15	on the assessments under subsection (a).
16	(2) Final report.—Not later than one year
17	after the date of the enactment of this Act, the Sec-
18	retary shall submit to the congressional defense com-
19	mittees a report on the assessments under subsection
20	(a). Such report shall include the following:
21	(A) A validation of every civil service posi-
22	tion in the Office against existing civilian per-
23	sonnel requirements.
24	(B) The methodology and process through
25	which such validation was performed.

1	(C) Relevant statistical analysis on civil
2	service position fill rates against validated re-
3	quirements.
4	(D) Analysis of each civil service position
5	and grade and whether the position description
6	and grade match the function and task require-
7	ments of the position.
8	(E) Plan to update grades and position de-
9	scriptions to meet current and future require-
10	ments, tasks, and functions.
11	(F) Lessons learned through the civilian po-
12	sition validation process and statistical analysis
13	under subparagraphs (B) through (F).
14	(G) Any legislative, policy or budgetary rec-
15	ommendations of the Secretary related to the
16	subject matter of the report.
17	(d) Definitions.—In this section—
18	(1) the term "civil service" has the meaning
19	given that term in section 2101 of title 5, United
20	States Code; and
21	(2) the term "Office" means the Office of the
22	Under Secretary of Defense for Research and Engi-
23	neering.

1	SEC. 1120. ASSESSMENTS OF STAFFING IN DOD OFFICE FOR
2	DIVERSITY, EQUITY, AND INCLUSION.
3	(a) In General.—
4	(1) Secretary assessment.—The Secretary of
5	Defense shall conduct an assessment validating each
6	civil service position in the Office for Diversity, Eq-
7	uity, and Inclusion against existing personnel of the
8	Office. For purposes of carrying out such assessment,
9	the head of the Office shall submit to the Secretary the
10	alignment of total force manpower resources of the Of-
11	fice against core missions, tasks, and functions, in-
12	cluding a mapping of missions to the originating
13	statute or Department policy.
14	(2) Office assessment.—The head of the Of-
15	fice shall conduct an assessment on the tasks, func-
16	tions, and associated civilian personnel the Office be-
17	lieves are necessary to perform the duties of the Office.
18	(3) Secretary analysis.—The Secretary shall
19	determine whether there is any conflict between the
20	assessment conducted under paragraph (1) and the
21	assessment under paragraph (2), and what personnel
22	actions (if any) the Secretary will take to eliminate
23	such conflict.
24	(b) Interim Briefing and Report.—
25	(1) Interim Briefing.—Not later than April 1,
26	2024, the Secretary of Defense shall provide to the

1	congressional defense committees an interim briefing
2	on the assessments under subsection (a).
3	(2) Final report.—Not later than one year
4	after the date of the enactment of this Act, the Sec-
5	retary shall submit to the congressional defense com-
6	mittees a report on the assessments under subsection
7	(a). Such report shall include the following:
8	(A) A validation of every civil service posi-
9	tion in the Office against existing civilian per-
10	$sonnel\ requirements.$
11	(B) The methodology and process through
12	which such validation was performed.
13	(C) Relevant statistical analysis on civil
14	service position fill rates against validated re-
15	quirements.
16	(D) Analysis of each civil service position
17	and grade and whether the position description
18	and grade match the function and task require-
19	ments of the position.
20	(E) Plan to update grades and position de-
21	scriptions to meet current and future require-
22	ments, tasks, and functions.
23	(F) Lessons learned through the civilian po-
24	sition validation process and statistical analysis
25	under subparagraphs (B) through (F).

1	(G) Any legislative, policy or budgetary rec-
2	ommendations of the Secretary related to the
3	subject matter of the report.
4	(c) Budget Requirement.—The Secretary of Defense
5	shall, in the Secretary's annual budget submission to the
6	Office of Management and Budget for fiscal year 2025 and
7	each fiscal year thereafter, identify mission changes, oppor-
8	tunities for automation, and business process improvements
9	that could better optimize the size, structure, composition
10	of the Department of Defense's workforce and its allocation
11	against validated requirements.
12	(d) Definitions.—In this section—
13	(1) the term "civil service" has the meaning
14	given that term in section 2101 of title 5, United
15	States Code; and
16	(2) the term "Office" means the Office for Diver-
17	sity, Equity, and Inclusion in the Department of De-
18	fense.
19	TITLE XII—MATTERS RELATING
20	TO FOREIGN NATIONS
21	Subtitle A—Assistance and
22	Training
23	SEC. 1201. SUPPORT OF SPECIAL OPERATIONS FOR IRREG
24	ULAR WARFARE.
25	(a) Codification.—

1	(1) In general.—Chapter 3 of title 10, United
2	States Code, is amended by inserting after section
3	127c a new section 127d consisting of—
4	(A) a heading as follows:
5	"§ 127d. Support of special operations for irregular
6	warfare"; and
7	(B) a text consisting of the text of sub-
8	sections (a) through (i) of section 1202 of the Na-
9	tional Defense Authorization Act for Fiscal Year
10	2018 (Public Law 115–91; 131 Stat. 1639).
11	(2) Clerical amendment.—The table of sec-
12	tions at the beginning of such chapter is amended by
13	inserting after the item relating to section 127c the
14	following new item:
	"127d. Support of special operations for irregular warfare.".
15	(b) Modification of Dollar Amount.—Section
16	127d of title 10, United States Code, as so amended, is fur-
17	ther amended in subsection (a) by striking "\$15,000,000"
18	and inserting "\$25,000,000".
19	(c) Conforming Repeal.—Section 1202 of the Na-
20	tional Defense Authorization Act for Fiscal Year 2018 is
21	repealed.
22	SEC. 1202. MODIFICATION OF COMBATANT COMMANDER
23	INITIATIVE FUND.
24	(a) In General.—Section 166a of title 10, United
25	States Code, is amended—

1	(1) in subsection (b), by adding at the end the
2	following:
3	"(11) Incremental expenses (as such term is de-
4	fined in section 301(5) of this title) related to security
5	cooperation programs and activities of the Depart-
6	ment of Defense (as such term is defined in section
7	301(7) of this title)."; and
8	(2) in subsection (c)—
9	(A) in paragraph (2), by striking "and" at
10	$the\ end;$
11	(B) in paragraph (3), by striking the period
12	at the end and inserting "; and"; and
13	(C) by adding at the end the following:
14	"(4) incremental expenses related to security co-
15	operation programs and activities of the Department
16	of Defense, as authorized by subsection (b)(11), for
17	United States Africa Command and United States
18	Southern Command.".
19	(b) Authorization of Appropriations.—Funds are
20	authorized to be appropriated to the Combatant Com-
21	mander Initiative Fund for fiscal year 2024, as specified
22	in section 4301 of this Act, to carry out the activities au-
23	thorized by paragraphs (7), (8), and (11) (as added by sub-
24	section (a)(1)) of section 166a(b) of title 10, United States

1	Code, for United States Africa Command and United States
2	Southern Command.
3	SEC. 1203. EQUIPMENT DISPOSITION WITH RESPECT TO
4	BUILDING CAPACITY OF FOREIGN SECURITY
5	FORCES.
6	Section 333 of title 10, United States Code, is amended
7	by adding at the end the following new subsection:
8	"(h) Equipment Disposition.—
9	"(1) In general.—The Secretary of Defense
10	may treat as stocks of the Department of Defense—
11	"(A) equipment procured to carry out a
12	program pursuant to subsection (a) that has not
13	yet been transferred to a foreign country and is
14	no longer needed to support such program or an-
15	other program carried out pursuant to such sub-
16	section; and
17	"(B) equipment that has been transferred to
18	a foreign country to carry out a program pursu-
19	ant to subsection (a) and is returned by the for-
20	eign country to the United States.
21	"(2) Notice and wait.—Not later than 15 days
22	before initiating activities under a program under
23	subsection (a), the Secretary of Defense shall submit
24	to the appropriate committees of Congress a written
25	and electronic notice of the following:

1	"(A) The foreign country, and specific unit,
2	whose capacity was intended to be built under
3	the program, and the amount, type, and purpose
4	of the equipment that was to be provided.
5	"(B) An explanation why the equipment is
6	no longer needed to support such program or an-
7	other program carried out pursuant to such sub-
8	section.".
9	SEC. 1204. MISSION TRAINING THROUGH DISTRIBUTED SIM-
10	ULATION.
11	Section 346 of title 10, United States Code, is amend-
12	ed—
13	(1) by striking the section designation and head-
14	ing and inserting the following:
15	"§ 346. Mission training of certain foreign forces
16	through distributed simulation and
17	networked technology to enhance military
18	interoperability and integration with
19	United States Armed Forces";
20	(2) in subsection (a)—
21	(A) in the subsection heading, by inserting
22	"Training and" before "Distribution Au-
23	THORIZED";

1	(B) in the matter preceding paragraph (1),
2	by striking "interoperability" and inserting
3	"interoperability and integration";
4	(C) in paragraph (1), by inserting "per-
5	sistent advanced networked training and exercise
6	activities, also referred to as mission training
7	through distributed simulation, and other" before
8	"electronically-distributed learning content"; and
9	(D) in paragraph (2), by striking "com-
10	puter software" and inserting "hardware and
11	software"; and
12	(3) in subsection (c)—
13	(A) in the matter preceding paragraph (1),
14	by striking "shall include" and inserting "may
15	include"; and
16	(B) by adding at the end the following:
17	"(3) Persistent advanced networked training and
18	exercise activities.".
19	SEC. 1205. MODIFICATIONS TO SECURITY COOPERATION
20	WORKFORCE DEVELOPMENT PROGRAM AND
21	ESTABLISHMENT OF DEFENSE SECURITY CO-
22	OPERATION UNIVERSITY.
23	(a) Modifications to Program.—Section 384 of
24	title 10, United States Code, is amended—

1 (1) by amending subsection (c) to read as follows:

"(c) Elements.—The Program shall consist of ele-4 ments relating to the development and management of the 5 security cooperation workforce for the purposes specified in 6 subsection (b), including the following elements on training, 7 certification, assignment, career development, and tracking 8 of personnel of the security cooperation workforce:

"(1) Establishment of a comprehensive system to track and account for all Department of Defense personnel in the security cooperation workforce, using systems of record in the military departments, the Office of the Secretary of Defense, the combatant commands, Defense Agencies, Department of Defense Field Activities, and the National Guard.

"(2) Establishment of a management information system, pursuant to regulations prescribed by the Secretary of Defense, acting through the Under Secretary of Defense for Policy and the Director of the Defense Security Cooperation Agency, to ensure that the all organizations and elements of the Department provide standardized information and data to the Secretary on persons serving in security cooperation positions. Such management information system shall, at a minimum, provide for the collection and

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1	retention of information concerning the qualification,
2	assignments, and tenure of persons in the security co-
3	operation workforce.
4	"(3) Implementation and management of the se-
5	curity cooperation human capital initiative under
6	subsection (e).
7	"(4) Establishment of a defense security coopera-
8	tion service which shall include—
9	"(A) members of the armed forces and civil-
10	ians assigned to security cooperation organiza-
11	tions of United States missions overseas; and
12	"(B) personnel of the Department of Defense
13	performing functions in furtherance of section
14	515 of the Foreign Assistance Act of 1961 (22
15	U.S.C. 2321i).
16	"(5) Such other elements as the Secretary of De-
17	fense determines appropriate.";
18	(2) in subsection (e)—
19	(A) in the subsection heading, by striking
20	"Guidance" and inserting "Security Co-
21	OPERATION HUMAN CAPITAL INITIATIVE";
22	(B) by striking paragraphs (1) and (2) and
23	inserting the following new paragraph:
24	"(1) In General.—The Secretary shall imple-
25	ment a security cooperation human capital initiative

1	to identify, account for, and manage the career pro-
2	gression of personnel in the security cooperation
3	workforce.";
4	(C) by striking "(3) Scope of Guidance.—
5	The guidance shall do the following" and insert-
6	ing "(2) Elements.—The security cooperation
7	human capital initiative shall do the following:"
8	(D) in paragraph (2) (as amended and re-
9	$designated\ by\ subparagraph\ (C))$ —
10	$(i)\ by\ striking\ subparagraph\ (E);$
11	(ii) by redesignating subparagraphs
12	(F) through (H) as paragraphs (E) through
13	(G), respectively; and
14	(iii) by adding at the end the following
15	new subparagraphs:
16	"(H) Identify career paths that provide a
17	competency-based road map for security coopera-
18	tion employees to aid in their career planning
19	and professional development.
20	"(I) Develop a competency-based approach
21	to the security cooperation workforce that enables
22	components of the Department of Defense to in-
23	corporate competencies in recruitment and reten-
24	tion tools such as job analysis, position descrip-
25	tions, vacancy announcements, selection assess-

1	ment questionnaires, and employee training and
2	development plans.
3	"(J) Align with the Department of Defense
4	and Defense Security Cooperation Agency stra-
5	tegic planning, budget process, performance
6	management goals, and metrics to ensure the ap-
7	propriate workforce mix and skill sets to accom-
8	plish the security cooperation mission.
9	"(K) Include assessment measures intended
10	to assess progress in implementing the security
11	cooperation workforce using results-oriented per-
12	formance measures."
13	(3) by redesignating subsections (f) through (h)
14	as subsections (g) through (i), respectively; and
15	(4) by inserting after subsection (e) the following
16	new subsection:
17	"(f) Authorities and Responsibilities of Assist-
18	Ant Secretary.—Subject to the authority, direction, and
19	control of the Secretary of Defense, the Assistant Secretary
20	of Defense for Strategy, Plans, and Capabilities shall—
21	"(1) carry out all powers, functions, and duties
22	of the Secretary of Defense with respect to the security
23	cooperation workforce in the Department of Defense;
24	"(2) ensure that the policies of the Secretary of
25	Defense established in accordance with this section are

1	implemented throughout the Department of Defense;
2	and
3	"(3) prescribe policies and requirements for the
4	educational programs of the defense security coopera-
5	tion university structure established under section
6	384a.".
7	(b) Establishment of Defense Security Co-
8	OPERATION UNIVERSITY.—Subchapter VII of chapter 16 of
9	title 10, United States Code, is amended by inserting after
10	section 384 the following new section:
11	"§ 384a. Defense security cooperation university
12	"(a) Defense Security Cooperation University
13	Structure.—The Secretary of Defense, acting through the
14	Under Secretary of Defense for Policy and the Director of
15	the Defense Security Cooperation Agency, shall establish a
16	structure for a defense security cooperation university to
17	provide for—
18	"(1) the professional educational development
19	and training of the security cooperation workforce;
20	"(2) research and analysis of defense security co-
21	operation policy issues from an academic perspective;
22	"(3) advancement of the profession of security co-
23	operation by serving as an intellectual home for crit-
24	ical inquiry, research, knowledge, publication, and
25	learning;

1	"(4) operation of university components deemed
2	necessary for the execution of the university mission.
3	"(5) implementation and management of the
4	program under section 384(a) of this title; and
5	"(6) implementation of the security cooperation
6	human capital initiative required under section
7	384(e) of this title to ensure the workforce is appro-
8	priately educated, trained, and allocated to execute its
9	mission.
10	"(b) Civilian Faculty Members.—The Secretary of
11	Defense may employ civilian faculty members at the De-
12	fense Security Cooperation University pursuant to section
13	1595 of title 10, United States Code.
14	"(c) Component Institutions.—The defense security
15	cooperation university structure shall include the School of
16	Security Cooperation Studies and the College of Strategic
17	Security Cooperation.
18	"(d) Cooperative Research and Development
19	AGREEMENTS.—
20	"(1) In GENERAL.—In engaging in research and
21	development projects pursuant to subsection (a) of sec-
22	tion 4001 of this title by a contract, cooperative
23	agreement, or grant pursuant to subsection (b)(1) of
24	such section, the Secretary may enter into such con-

tract or cooperative agreement or award such grant
 through the Defense Security Cooperation University.

"(2) Laboratory Status.—The Defense Security Cooperation University shall be considered a Government-operated Federal laboratory for purposes of section 12 of the Stevenson-Wydler Technology Innovation Act of 1980 (15 U.S.C. 3710a).

"(e) Acceptance of Research Grants.—

- "(1) In General.—The Secretary of Defense, acting through the Undersecretary of Defense for Policy and the Director of the Defense Security Cooperation Agency, may authorize the President of the Defense Security Cooperation University to accept qualifying research grants. Any such grant may only be accepted if the work under the grant is to be carried out by a professor or instructor of the Defense Security Cooperation University for a scientific, literary, or educational purpose.
- "(2) QUALIFYING GRANTS.—A qualifying research grant under this section is a grant that is awarded on a competitive basis by an entity referred to in paragraph (3) for a research project with a scientific, literary, or educational purpose.
- 24 "(3) Entities from which grants may be accepted under this section

- only from a corporation, fund, foundation, educational institution, or similar entity that is organized and operated primarily for scientific, literary, or educational purposes.
- "(4) ADMINISTRATION OF GRANT FUNDS.—The Director of the Defense Security Cooperation Agency shall establish an account for administering funds received as research grants under this section. The President of the Defense Security Cooperation University shall use the funds in the account in accordance with applicable provisions of the regulations and the terms and condition of the grants received.
 - "(5) Related expenses.—Subject to such limitations as may be provided in appropriations Acts, appropriations available for the Defense Security Cooperation University may be used to pay expenses incurred by such University in applying for, and otherwise pursuing, the award of qualifying research grants.
 - "(6) REGULATIONS.—The Secretary of Defense, through the Under Secretary of Defense for Policy and the Director of the Defense Security Cooperation Agency, shall prescribe regulations for the administration of this subsection."

1	(c) Designation of Center of Excellence.—Not
2	later than January 1, 2025, the Secretary of Defense shall
3	designate the School of Security Cooperation Studies or the
4	College of Strategic Security Cooperation of the Defense Se-
5	curity Cooperation University to serve as a Foreign Mili-
6	tary Sales Center of Excellence for the following purposes:
7	(1) To improve the training and education of
8	personnel engaged in the planning and execution of
9	foreign military sales.
10	(2) To conduct research and establish best prac-
11	tices to ensure that foreign military sales are timely
12	and effective.
13	(3) To expand existing curriculum to ensure that
14	the relevant workforce is fully trained and prepared
15	to manage and execute foreign military sales pro-
16	grams.
17	(d) Implementation of Defense Security Co-
18	OPERATION UNIVERSITY STRUCTURE.—
19	(1) Plan required.—The Secretary of Defense,
20	acting through the Under Secretary of Defense for
21	Policy and the Director of the Defense Security Co-
22	operation Agency, shall develop an implementation
23	plan for the structure for a defense security coopera-
24	tion university required under section 384a of title
25	10, United States Code (as added by subsection (b)).

1	(2) Elements.—The implementation plan
2	under paragraph (1) shall provide for the following:
3	(A) Operation under a charter developed by
4	the Secretary of Defense.
5	(B) Establishment of a university mission
6	to achieve objectives formulated by the Secretary
7	of Defense. Such objectives shall include—
8	(i) the achievement of more efficient
9	and effective use of available security co-
10	operation resources by coordinating Depart-
11	ment of Defense security cooperation edu-
12	cation and training programs and tailoring
13	those programs to support the careers of
14	personnel in security cooperation positions;
15	(ii) the development of education,
16	training, research, and publication capa-
17	bilities in the area of security cooperation;
18	and
19	(iii) implementation of the security co-
20	operation human capital initiative required
21	under section 384(e) of title 10, United
22	States Code (as amended by subsection (a))
23	to ensure the workforce is appropriately
24	educated, trained, and allocated to execute
25	$its\ mission.$

- 1 (C) Establishment of appropriate lines of
 2 authority (including relationships between the
 3 university any existing security cooperation edu4 cation and training institutions and activities)
 5 and accountability for the accomplishment of the
 6 university mission (as established by the Sec7 retary).
 - (D) A coherent framework for the educational development of personnel in security cooperation positions.
 - (E) Appropriate organizations, such as a policy guidance council, composed of senior Department of Defense officials, to recommend or establish policy, and a board of visitors, composed of persons selected for their preeminence in the fields of academia, business, and the defense industry, to advise on organization management, curricula, methods of instruction, facilities, and other matters of interest to the university.
 - (F) Implementation of the management information system required under section 384(c)(2) of title 10, United States Code (as added by subsection (a)), to address, with respect to the security cooperation workforce:

1	(i) the exchange of human resource
2	data electronically, leveraging automated
3	and secure real-time or near real-time
4	interfaces between a program-managed
5	management information system and the
6	human resource system of record of the var-
7	ious components;
8	(ii) the technical expertise and business
9	skills to ensure the Department is able to
10	manage the full scope of chapter 16 of title
11	10, United States Code including any and
12	all reporting requirements while achieving
13	best value for the expenditure of public re-
14	sources;
15	(iii) the collection and retention of in-
16	formation concerning the positions and bil-
17	lets;
18	(iv) the collection and retention of in-
19	formation concerning the qualifications, as-
20	signments, and tenure of persons currently
21	in the security cooperation workforce and
22	alumni of the security cooperation workforce
23	who may return to the security cooperation
24	work force;

1	(v) the chain of command within each
2	organization that employs members of the
3	security cooperation workforce;
4	(vi) the full workforce (whether full-
5	time or part-time) engaged in planning,
6	executing, and managing—
7	(I) foreign military sales;
8	(II) end-use monitoring and the
9	number of hours of training and edu-
10	cation provided with respect to end-use
11	monitoring laws, regulations, prin-
12	ciples, and practice; and
13	(III) institutional capacity build-
14	ing and the training and education
15	provided to institutional capacity
16	building planners and practitioners.
17	(vii) measures to ensure the workforce
18	described in clause (vi) receives the appro-
19	priate levels of training and education:
20	(viii) succession management and ca-
21	reer paths.
22	(ix) expenditures associated with re-
23	cruiting, retention, awards, and other in-
24	centives available to, and provided to, the
25	security cooperation workforce.

1	(x) any other information necessary for
2	the Secretary of Defense to comply with the
3	requirements of this section and the amend-
4	ments made by this section.
5	(G) Implementation of the defense security
6	cooperation service required under section
7	384(c)(4) of title 10, United States Code (as
8	added by subsection (a)), including plans and
9	measures to address—
10	(i) the overall command and control
11	relationships and organizational construct
12	of the defense security cooperation service;
13	(ii) the anticipated number of per-
14	sonnel necessary to manage the defense secu-
15	rity cooperation service at initial operating
16	capacity and at full operational capacity;
17	(iii) the conditions that define initial
18	operating capacity and full operational ca-
19	pacity and the anticipated dates at which
20	the defense security cooperation service is
21	expected to reach those milestones;
22	(iv) the number of military and civil-
23	ian personnel working at embassies of the
24	United States abroad that will be incor-

1	porated into the defense security cooperation
2	service; and
3	(v) any additional authorities needed
4	for the effective implementation of the de-
5	fense security cooperation service.
6	(H) Requirements for each military depart-
7	ment, combatant command, Defense Agency, De-
8	partment of Defense Field Activity, or any other
9	organization of the Department managing secu-
10	rity cooperation workforce personnel to provide
11	to the Defense Security Cooperation Agency, not
12	later than July 1 of each year, a joint table of
13	distribution or equivalent formal manpower doc-
14	ument that—
15	(i) lists each position in the security
16	cooperation workforce of the organization
17	concerned; and
18	(ii) uniquely codes every position with-
19	in component manpower systems for the se-
20	curity cooperation workforce.
21	(3) Submittal to congress.—Not later than
22	90 days after the date of the enactment of this Act,
23	the Secretary of Defense, acting through the Under
24	Secretary of Defense for Policy and the Director of the
25	Defense Security Cooperation Agency, shall submit to

1	the Committees on Armed Services of the Senate and
2	House of Representatives the implementation plan de-
3	veloped under paragraph (1), including the charter
4	required under paragraph $(2)(A)$.
5	(4) Deadline for implementation.—Not later
6	than 180 days after the date of the enactment of this
7	Act, the Secretary of Defense, acting through the
8	Under Secretary of Defense for Policy and the Direc-
9	tor of the Defense Security Cooperation Agency, shall
10	carry out the implementation plan developed under
11	paragraph (1).
12	(e) Report on Security Cooperation Work-
13	FORCE.—
14	(1) In general.—Not later than two years after
15	the date of the enactment of this Act, and not less fre-
16	quently than once every two years thereafter, the Sec-
17	retary of Defense shall submit to the Committees on
18	Armed Services of the Senate and the House of Rep-
19	resentatives a report on the Department of Defense se-
20	curity cooperation workforce.
21	(2) Elements.—Each report under paragraph
22	(1) shall—
23	(A) identify current and projected security
24	cooperation workforce manpower requirements,
25	including expeditionary requirements within the

1	context of total force planning, needed to meet
2	the security cooperation mission;
3	(B) identify critical skill gaps (such as re-
4	cruitment in the existing or projected workforce)
5	and development of strategies to manage the se-
6	curity cooperation workforce to address those
7	gaps;
8	(C) address development, validation, imple-
9	mentation, and assessment of security coopera-
10	tion workforce and Department-wide com-
11	petencies for security cooperation and associated
12	occupational series using the Department tax-
13	onomy;
14	(D) produce a comparison between com-
15	petency proficiency levels against target pro-
16	ficiency levels at enterprise and individual levels
17	to identify competency gaps and gap closure
18	strategies, for competencies needed at the time of
19	the report and in the future;
20	(E) identify any exceptions and waivers
21	granted with respect to the application of quali-
22	fication, assignment, and tenure policies, proce-
23	dures, and practices to persons, billets or posi-

24

tions;

1	(F) indicate relative promotion rates for se-
2	curity cooperation workforce personnel; and
3	(G) include any other matters the Secretary
4	of Defense determines appropriate.
5	(f) Comptroller General Evaluation.—
6	(1) In general.—The Comptroller General of
7	the United States shall conduct an independent eval-
8	uation of the actions taken by the Secretary of De-
9	fense to carry out the requirements of this section and
10	the amendments made by this section.
11	(2) Report.—Not later than two years after the
12	date of the enactment of this Act, the Comptroller
13	General shall submit to the Committees on Armed
14	Services of the Senate and House of Representatives
15	a report on the evaluation conducted under para-
16	graph (1). Such report shall include—
17	(A) an analysis of the effectiveness of the ac-
18	tions taken by the Secretary to carry out the re-
19	quirements of this section and the amendments
20	made by this section; and
21	(B) such legislative and administrative rec-
22	ommendations as the Comptroller General con-
23	siders appropriate to meet the objectives of this
24	section and the amendments made by this sec-
25	tion.

1 SEC. 1206. REQUIREMENT FOR MILITARY EXERCISES.

2	(a) Exercises Required.—Beginning on January 1
3	of the year which begins after the date of the enactment
4	of this Act, the Secretary of Defense shall require the United
5	States Central Command or other relevant commands,
6	units, or organizations of the United States Armed Forces,
7	as the Secretary deems appropriate, to conduct military ex-
8	ercises that—
9	(1) occur not fewer than two times in a calendar
10	year;
11	(2) shall include invitations for the armed forces
12	of Israel, provided that the Government of Israel con-
13	sents to the participation of its forces in such exer-
14	cises;
15	(3) may include invitations for the armed forces
16	of other allies and partners of the United States to
17	take part in the exercises;
18	(4) seek to enhance the interoperability and effec-
19	tiveness of the United States Armed Forces, the armed
20	forces of Israel, and the armed forces of other allies
21	and partners of the United States in coalition oper-
22	ations; and
23	(5) shall include, at a minimum, the following
24	activities—
25	(A) practicing or simulating large-scale and
26	long-range strike missions;

1	(B) practicing the aerial refueling of com-
2	bat aircraft of the armed forces of Israel by
3	United States aerial refueling aircraft; and
4	(C) practicing the provision by the United
5	States Armed Forces of other enabling capabili-
6	ties to the armed forces of Israel, including—
7	$(i)\ logistics\ support;$
8	(ii) intelligence, surveillance, and re-
9	connaissance; and
10	(iii) air defense.
11	(b) Sunset.—The requirements in subsection (a) shall
12	terminate one year after the date of the enactment of this
13	Act.
14	(c) Appropriate Congressional Committees De-
15	FINED.—In this section, the term "appropriate congres-
16	sional committees" means—
17	(1) the Committee on Armed Services of the
18	House of Representatives; and
19	(2) the Committee on Armed Services of the Sen-
20	ate.
21	SEC. 1207. REPORT ON END-USE MONITORING.
22	(a) In General.—Not later than 1 year after the date
23	of the enactment of this Act, the Comptroller General of the
24	United States shall submit to the appropriate congressional
25	committees a report on Department of Defense and Depart-

1	ment of State procedures related to alleged violations of re-
2	quirements imposed by the United States Government with
3	respect to use, transfers, and security of defense articles and
4	defense services provided to foreign countries pursuant to—
5	(1) section 333 of title 10, United States Code
6	(relating to authority to build the capacity of foreign
7	security forces) or any other authority of the Depart-
8	ment of Defense to provide defense items to foreign
9	countries; and
10	(2) Foreign Military Sales under section 36 of
11	the Arms Export Control Act (22 U.S.C. 2776).
12	(b) Matters to Be Included.—The report required
13	by subsection (a) shall include the following:
14	(1) The extent to which the Department of De-
15	fense and the Department of State coordinate to
16	track, report, and investigate violations described in
17	subsection (a).
18	(2) Any findings of Department of Defense or
19	Department of State investigations of such violations
20	and the actions taken in response to such findings.
21	(3) The extent to which the Department of De-
22	fense and the Department of State have identified les-
23	sons learned or designated areas for increased moni-
24	toring as a result of such investigations.

1	(4) The extent to which the Department of De-
2	fense and the Department of State have established
3	expectations in policy and in transfer agreements re-
4	garding what would constitute such violations.
5	(5) Any lessons learned on end-use monitoring
6	with respect to the conflict in Ukraine and the feasi-
7	bility to apply such lessons to other regions affected
8	by conflict.
9	(6) Any other matters determined to be appro-
10	priate by the Comptroller General.
11	(c) Appropriate Congressional Committees De-
12	FINED.—In this section, the term "appropriate congres-
13	sional committees" means—
14	(1) the Committee on Armed Services and the
15	Committee on Foreign Affairs of the House of Rep-
16	resentatives; and
17	(2) the Committee on Armed Services and the
18	Committee on Foreign Relations of the Senate.
19	SEC. 1208. REPORT ON ENHANCED END-USE MONITORING.
20	(a) In General.—Not later than 1 year after the date
21	of the enactment of this Act, the Comptroller General of the
22	United States shall submit to the appropriate congressional
23	committees a report on enhanced end-use monitoring of de-
24	fense items provided to foreign countries pursuant to—

1	(1) section 333 of title 10, United States Code
2	(relating to authority to build the capacity of foreign
3	security forces) or any other authority of the Depart-
4	ment of Defense to provide defense items to foreign
5	countries; and
6	(2) Foreign Military Sales under section 36 of
7	the Arms Export Control Act (22 U.S.C. 2776).
8	(b) Matters to Be Included.—The report required
9	by subsection (a) shall include the following:
10	(1) A description of the Department of Defense's
11	process for determining the items subject to enhanced
12	end-use monitoring and the factors the Department
13	considers in designating items for such monitoring.
14	(2) The extent to which, and how, the Depart-
15	ment of Defense coordinates with the Department of
16	State and other agencies in designating items for such
17	monitoring.
18	(3) The extent to which the Department of De-
19	fense considers changing conditions in a country or
20	region in designating items for such monitoring.
21	(4) The extent to which security cooperation or-
22	ganizations at United States diplomatic missions
23	overseas completed such monitoring as required by
24	Department of Defense policy in each of the fiscal

years 2018 through 2022.

1	(5) Any lessons learned on such monitoring with
2	respect to the conflict in Ukraine and the feasibility
3	to apply such lessons to other regions affected by con-
4	flict.
5	(6) Any other matters determined to be appro-
6	priate by the Comptroller General.
7	(c) Appropriate Congressional Committees De-
8	FINED.—In this section, the term "appropriate congres-
9	sional committees" means—
10	(1) the Committee on Armed Services and the
11	Committee on Foreign Affairs of the House of Rep-
12	resentatives; and
13	(2) the Committee on Armed Services and the
14	Committee on Foreign Relations of the Senate.
15	SEC. 1209. REPORT ON PARTNER COUNTRY FORCES.
16	(a) In General.—Not later than 90 days after the
17	date of the enactment of this Act, the Secretary of Defense
18	shall submit to the appropriate congressional committees a
19	report that—
20	(1) specifies the number of partner countries
21	whose military forces have participated in security
22	cooperation training or equipping programs or re-
23	ceived security assistance training or equipping au-
24	thorized under the Foreign Assistance Act of 1961 (22

1	U.S.C. 2151 et seq.) or chapter 16 of title 10, United
2	States Code; and
3	(2) lists each instance, during the period begin-
4	ning on January 1, 2000, and ending on the date of
5	the submission of the report, in which a unit of a for-
6	eign military force trained or equipped under the au-
7	thorities specified in paragraph (1) subsequently en-
8	gaged in a coup, insurrection, or action to overthrow
9	a democratically-elected government, or attempted
10	any such action.
11	(b) Appropriate Congressional Committees De-
12	FINED.—In this section, the term "appropriate congres-
13	sional committees" means—
14	(1) the Committee on Armed Services and the
15	Committee on Foreign Affairs of the House of Rep-
16	resentatives; and
17	(2) the Committee on Armed Services and the
18	Committee on Foreign Relations of the Senate.

1	Subtitle B—Matters Relating to the
2	Middle East and Central Asia
3	SEC. 1211. EXTENSION OF CROSS-SERVICING AGREEMENTS
4	FOR LOAN OF PERSONNEL PROTECTION AND
5	PERSONNEL SURVIVABILITY EQUIPMENT IN
6	COALITION OPERATIONS.
7	Section 1207(f) of the Carl Levin and Howard P.
8	"Buck" McKeon National Defense Authorization Act for
9	Fiscal Year 2015 (Public Law 113–291; 10 U.S.C. 2342
10	note) is amended by striking "December 31, 2024" and in-
11	serting "December 31, 2029".
12	SEC. 1212. MODIFICATION OF QUARTERLY REPORTS ON EX-
13	GRATIA PAYMENTS.
14	Subsection (h)(2) of section 1213 of the National De-
15	fense Authorization Act for Fiscal Year 2020 (10 U.S.C.
16	2731 note) is amended—
17	(1) in the matter preceding subparagraph (A),
18	by striking "With respect to a preceding 90-day pe-
19	riod in which no ex gratia payments were made" and
20	inserting "The status of all other pending ex gratia
21	payments or requests, including";
22	(2) in subparagraph (A), by striking "; or" and
23	inserting "; and";

1	(3) by redesignating subparagraphs (A) (as
2	amended) and (B) as subparagraphs (D) and (E), re-
3	spectively; and
4	(4) by inserting before subparagraph (D), as so
5	redesignated, the following:
6	"(A) when any such request was made;
7	"(B) what steps the Department is taking to
8	respond to the request;
9	"(C) whether the Department denied any
10	requests for any such payment, along with the
11	reason for such denial;".
12	SEC. 1213. EXTENSION AND MODIFICATION OF AUTHORITY
13	TO PROVIDE ASSISTANCE TO VETTED SYRIAN
14	GROUPS AND INDIVIDUALS.
15	(a) Extension.—Subsection (a) of section 1209 of the
16	Carl Levin and Howard P. "Buck" McKeon National De-
17	fense Authorization Act for Fiscal Year 2015 (Public Law
18	113-291; 128 Stat. 3559) is amended in the matter pre-
19	ceding paragraph (1) by striking "December 31, 2023" and
20	inserting "December 31, 2024".
21	(b) Sunset.—Subsection $(l)(3)(D)$ of such section is
22	amended by striking "December 31, 2023" and inserting
23	"December 31, 2024".

1	SEC. 1214. EXTENSION AND MODIFICATION OF AUTHORITY
2	TO PROVIDE ASSISTANCE TO COUNTER THE
3	ISLAMIC STATE OF IRAQ AND SYRIA.
4	(a) Extension.—Subsection (a) of section 1236 of the
5	Carl Levin and Howard P. "Buck" McKeon National De-
6	fense Authorization Act for Fiscal Year 2015 (Public Law
7	113-291; 128 Stat. 3559) is amended in the matter pre-
8	ceding paragraph (1) by striking "December 31, 2023" and
9	inserting "December 31, 2024".
10	(b) Funding.—Subsection (g) of such section is
11	amended by striking "Overseas Contingency Operations for
12	fiscal year 2023, there are authorized to be appropriated
13	\$358,000,000" and inserting "fiscal year 2024, there are
14	authorized to be appropriated \$241,950,000".
15	(c) Sunset.—Subsection (o)(5) of such section is
16	amended by striking "December 31, 2023" and inserting
17	"December 31, 2024".
18	SEC. 1215. PLAN OF ACTION TO EQUIP AND TRAIN IRAQI SE-
19	CURITY FORCES AND KURDISH PESHMERGA
20	FORCES.
21	(a) In General.—Not later than February 1, 2024,
22	the Secretary of Defense, in consultation with the Secretary
23	of State, shall develop a plan of action to equip and train
24	Iraqi security forces and Kurdish Peshmerga forces to de-
25	fend against attack by missiles, rockets, and unmanned sys-
26	tems. The plan of action shall be based on and informed

1	by the results of the report submitted by the Secretary of
2	Defense pursuant to section 1237 of the James M. Inhofe
3	National Defense Authorization Act for Fiscal Year 2023
4	(Public Law 117–263; 136 Stat. 2839).
5	(b) Matters to Be Included.—The plan required
6	by subsection (a) shall include the following:
7	(1) The provision of available equipment to Iraq
8	and the Iraqi Kurdistan Region to counter the air
9	and missile threats addressed in the report, to include
10	air defense systems, to counter attack by missiles,
11	rockets, and unmanned systems.
12	(2) The provision of appropriate training of
13	Iraqi security forces and Kurdish Peshmerga forces to
14	support fielding and operational employment of the
15	available equipment described in paragraph (1).
16	(c) Implementation.—
17	(1) In General.—The Secretary of Defense shall
18	begin implementation of the plan required by sub-
19	section (a) not later than 90 days after development
20	of the plan.
21	(2) WAIVER.—The Secretary of Defense may
22	delay implementation of the plan required by sub-
23	section (a) if such implementation would adversely

 $impact\ United\ States\ stocks\ and\ readiness.$

1	(3) Congressional notification.—If the Sec-
2	retary of Defense exercises the waiver authority under
3	paragraph (2), the Secretary shall—
4	(A) notify the congressional defense commit-
5	tees of the exercise of such authority and the rea-
6	son therefor not later than 10 days prior to the
7	exercise of such authority; and
8	(B) notify the congressional defense commit-
9	tees of the exercise of such authority every 30
10	days thereafter until implementation of the plan
11	required by subsection (a) begins.
12	(d) Congressional Briefing.—Not later than July
13	1, 2024, the Secretary of Defense should provide to the con-
14	gressional defense committees a briefing on progress of the
15	air defense equipping and training effort against the air
16	and missile threat to Iraq, including in the Iraqi Kurdistan
17	Region.
18	SEC. 1216. EXTENSION OF UNITED STATES-ISRAEL ANTI-
19	TUNNEL COOPERATION.
20	Section 1279(f) of the National Defense Authorization
21	Act for Fiscal Year 2016 (Public Law 114–92; 129 Stat.
22	1079; 22 U.S.C. 8606 note) is amended by striking "Decem-
23	ber 31, 2024" and inserting "December 31, 2026".

1	SEC. 1217. PLAN TO ENABLE ISRAEL TO GAIN OBSERVER
2	STATUS IN THE EURO-NATO JOINT JET PILOT
3	TRAINING PROGRAM.
4	Not later than 180 days after the date of the enactment
5	of this Act, the Secretary of Defense shall develop a plan
6	to enable Israel to gain observer status in the Euro-NATO
7	Joint Jet Pilot Training Program (ENJJPT).
8	SEC. 1218. EXTENSION AND MODIFICATION OF ANNUAL RE-
9	PORT ON MILITARY POWER OF IRAN.
10	(a) Matters to Be Included.—Subsection (b) of
11	section 1245 of the National Defense Authorization Act for
12	Fiscal Year 2010 (Public Law 111–84) is amended—
13	(1) in paragraph (2)(D), by inserting after
14	"Iran's conventional forces" the following: "and
15	Iran's unconventional or parallel military forces";
16	(2) in paragraph (4)—
17	(A) in subparagraph (B), by striking "mis-
18	sile launch sites" and inserting "missile launch
19	and storage sites";
20	(B) in subparagraph (C), by striking ";
21	and" at the end;
22	(C) in subparagraph (D), by striking the
23	period at the end and inserting a semicolon; and
24	(D) by adding at the end the following:
25	"(E) an assessment of Iran's space launch
26	vehicle program and the ability of Iran to use

1	those technologies to develop and field an inter-
2	continental ballistic missile; and
3	"(F) a detailed analysis of the effectiveness
4	of Iran's drone forces.";
5	(3) in paragraph (7), by inserting "the People's
6	Republic of China," before "Cuba"; and
7	(4) by adding at the end the following:
8	"(9) An assessment of groups that are supported
9	by Iran and designated by the United States as for-
10	eign terrorist organizations and regional military
11	groups, including Hezbollah, Hamas, the Houthis,
12	and the Special Groups in Iraq, in particular those
13	forces as having been assessed as to be willing to
14	carry out terrorist operations on behalf of Iran.
15	"(10) An assessment of how Iran would utilize
16	additional resources to further activities described in
17	paragraphs (1) through (9).".
18	(b) Definitions.—Subsection (c)(1)(B) of such sec-
19	tion is amended to read as follows:
20	"(B) includes all branches and sub-branches
21	of Iran's national army or Artesh, such as its
22	ground forces, air force, navy, and air defense
23	forces as well as most branches of its parallel
24	military, and the Islamic Revolutionary Guard
25	Corps excluding its Quds-Force.".

1	SEC. 1219. PROHIBITION ON TRANSPORTING CURRENCY TO
2	THE TALIBAN AND THE ISLAMIC EMIRATE OF
3	AFGHANISTAN.
4	None of the amounts authorized to be appropriated by
5	this Act or otherwise made available to the Department of
6	Defense may be made available for the operation of any
7	aircraft of the Department of Defense to transport currency
8	or other items of value to the Taliban, the Islamic Emirate
9	of Afghanistan, or any subsidiary, agent, or instrumen-
10	tality of either the Taliban or the Islamic Emirate of Af-
11	ghanistan.
12	SEC. 1220. MODIFICATIONS TO THE OFFICE OF THE SPE-
13	CIAL INSPECTOR GENERAL FOR AFGHANI-
14	STAN RECONSTRUCTION.
15	Section $1229(m)(1)(B)$ of the National Defense Author-
16	ization Act for Fiscal Year 2008 (Public Law 110–181; 5
17	App.) is amended by striking "the reconstruction of Afghan-
18	istan" and inserting "assistance for the benefit of the Af-
19	ghan people".
20	Subtitle C—Matters Relating to
21	Ukraine
22	SEC. 1221. DIRECT HIRE AUTHORITY FOR CERTAIN PER-
23	SONNEL OF THE OFFICE OF THE INSPECTOR
24	GENERAL OF THE DEPARTMENT OF DEFENSE.
25	Section 9905 of title 5, United States Code, is amended
26	by adding at the end the following:

1	"(d) Inspector General of the Department of
2	Defense.—
3	"(1) In general.—The Inspector General of the
4	Department of Defense, in connection with the Inspec-
5	tor General's oversight of United States support and
6	activities carried out in response to Russia's further
7	invasion of Ukraine, may select, appoint, and em-
8	ploy, without regard to the provisions of subchapter
9	I of chapter 33 (other than sections 3303 and 3328
10	of such chapter), qualified candidates to any of posi-
11	tions in the Office of Inspector General involved in or
12	for the conduct of reviews, audits, evaluations, inspec-
13	tions, and investigations with respect to oversight of
14	such support and activities, including—
15	"(A) financial management, accounting,
16	auditing, actuarial, cost estimation, or oper-
17	ational research; and
18	"(B) scientific, technology, technical, engi-
19	neering, data science, or mathematics.
20	"(2) Sunset.—The authority provided under
21	this subsection shall expire on the later of—
22	"(A) the date established under subsection
23	(b)(1); or
24	"(B) the end of the first fiscal year in which
25	the total amount appropriated for United States

1	support and activities carried out in response to
2	Russia's further invasion of Ukraine, including
3	amounts made available for the reconstruction of
4	Ukraine, is less than \$1,000,000,000.".
5	SEC. 1222. SPECIAL INSPECTOR GENERAL FOR UKRAINE AS-
6	SISTANCE.
7	(a) Office of Special Inspector General.—There
8	is established the Office of the Special Inspector General for
9	Ukraine Assistance to provide for the oversight of inde-
10	pendent and objective conduct and supervision of audits
11	and investigations relating to the programs and operations
12	funded with amounts appropriated or otherwise made
13	available to the Government of Ukraine to defeat the Rus-
14	sian invasion.
15	(b) Appointment of Special Inspector General;
16	Removal.—
17	(1) Appointment.—The head of the Office of the
18	Special Inspector General for Ukraine Assistance
19	shall be known as the Special Inspector General for
20	Ukraine Assistance (in this section referred to as the
21	"Special Inspector General"), who shall be designated
22	by the President.
23	(2) Qualifications.—The appointment of the
24	Special Inspector General shall be made solely on the
25	basis of integrity and demonstrated ability in ac-

- counting, auditing, financial analysis, law, manage ment analysis, public administration, or investiga tions.
 - (3) Selection.—The Special Inspector General may be a member of the civil service or Foreign Service and may be selected from among the offices of the Inspectors General.
 - (4) DEADLINE FOR APPOINTMENT.—The appointment of an individual as Special Inspector General shall be made not later than 30 days after the date of enactment of this Act.
 - (5) Prohibition on Political activities.—
 For purposes of section 7324 of title 5, United States
 Code, the Special 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 Inspectors General shall be removable from office in accordance with the provisions of section 403(b) of title 5, United States Code.

 (c) Supervision.—
 - (1) In General.—The Special Inspector General shall report directly to, and be under the general supervision of, the Secretary of State and the Secretary of Defense.

1	(2) Rule of construction.—Nothing in this
2	section may be construed to limit the ability of the
3	Inspectors General to enter into agreements to con
4	duct joint audits, inspections, or investigations in the
5	exercise of their oversight responsibilities in accord
6	ance with this section with respect to Ukraine.
7	(d) Duties.—The duties of the Special Inspector Gen
8	eral are as follows:
9	(1) To appoint, from among the offices of the In
10	spectors General, an Assistant Inspector General, who
11	shall supervise auditing and investigative activities
12	and assist the Special Inspector General in the dis
13	charge of responsibilities under this subsection.
14	(2) To develop and carry out, in coordination
15	with the offices of the Inspectors General, a joint stra
16	tegic plan to conduct comprehensive oversight of al
17	military and nonmilitary United States support for
18	Ukraine.
19	(3) To apply key lessons from prior oversigh
20	work, in coordination with the offices of the Inspec
21	tors General, to Ukraine response programs and oper-
22	ations to minimize waste, fraud, and abuse.
23	(4) With respect to military and nonmilitary

 $United\ States\ support\ for\ Ukraine —$

24

1	(A) to ensure, through joint or individual
2	audits, inspections, and investigations, inde-
3	pendent and effective oversight of—
4	(i) all funds appropriated or otherwise
5	made available for such support; and
6	(ii) the programs, operations, and con-
7	tracts carried out using such funds; and
8	(B) to review and ascertain the accuracy of
9	information provided by Federal agencies relat-
10	ing to—
11	(i) obligations and expenditures;
12	(ii) costs of programs and projects;
13	(iii) accountability of funds;
14	(iv) the tracking and monitoring of all
15	lethal and nonlethal security assistance and
16	compliance with end-use certification re-
17	quirements; and
18	(v) the award and execution of major
19	contracts, grants, and agreements in sup-
20	port of Ukraine.
21	(4) To employ, or authorize the employment by
22	the Inspectors General, on a temporary basis using
23	the authorities in section 3161 of title 5, United
24	States Code (without regard to subsection (b)(2) of
25	such section), such auditors, investigators, and other

- personnel as the Special Inspector General considers
 appropriate to carrying out the duties described in
 this subsection.
- (5) To carry out such other responsibilities relating to the coordination and efficient and effective discharge by the Inspectors General of duties relating to
 United States military and nonmilitary support for
 Ukraine as the Special Inspector General shall specify.
- 10 (6) To discharge the responsibilities under this 11 subsection in a manner consistent with the authorities 12 and requirements of this section and the authorities 13 and requirements applicable to the Inspectors General 14 under chapter 4 of title 5, United States Code.
- 15 (e) Deployment of Special Inspector General 16 Staff.—
- 17 (1) IN GENERAL.—The Office of the Special In-18 spector General for Ukraine shall maintain a pres-19 ence of at least 1 individual in the country of 20 Ukraine at all times.
- 21 (2) EVACUTION PLAN.—The Special Inspector 22 General shall coordinate with the appropriate chief of 23 mission for this purpose and shall maintain a plan 24 to evacuate personnel should it be required.

(3) Notice and Justification.—To any extent that the Special Inspector General determines that the Office of the Special Inspector General cannot maintain such a presence in Ukraine, the Special Inspector General shall notify the appropriate congressional committees in writing within 7 days of such determination, along with a justification for why the presence could not be maintained.

(f) Reports.—

(1) Quarterly reports.—

(A) In General.—Not later than 30 days after the end of each fiscal-year quarter, the Special Inspector General shall submit to the appropriate committees of Congress a report summarizing with respect to that quarter and, to the extent possible, the period from the end of such quarter to the date on which the report is submitted, the activities of the Special Inspector General with respect to programs and operations funded with amounts appropriated or otherwise made available for military and nonmilitary support for Ukraine.

(B) Elements.—Each report required by subparagraph (A) shall include, for the period covered by the report—

1	(i) a description of any identified
2	waste, fraud, or abuse with respect to pro-
3	grams and operations funded with amounts
4	appropriated or otherwise made available
5	for the military and nonmilitary support of
6	Ukraine;
7	(ii) a description of the status and re-
8	sults of—
9	(I) investigations, inspections,
10	and audits; and
11	(II) referrals to the Department of
12	Justice;
13	(iii) a description of the overall plans
14	for review by the Inspectors General of such
15	support of Ukraine, including plans for in-
16	vestigations, inspections, and audits; and
17	(iv) an evaluation of the compliance of
18	the Government of Ukraine with all require-
19	ments for receiving United States funds, in-
20	cluding a description of any area of concern
21	with respect to the ability of the Govern-
22	ment of Ukraine to achieve such compli-
23	ance.
24	(2) Public Availability.—The Special Inspec-
25	tor General shall publish on a publicly available

1	internet website each report required by paragraph
2	(1) in English and any other language the Special
3	Inspector General determines is widely used and un-
4	derstood in Ukraine.
5	(3) FORM.—Each report required by this sub-
6	section shall be submitted in unclassified form, but
7	may include a classified annex if the Special Inspec-
8	tor General considers it necessary.
9	(4) Rule of construction.—Nothing in this
10	subsection may be construed to authorize the public
11	disclosure of information that is—
12	(A) specifically prohibited from disclosure
13	by any other provision of law;
14	(B) specifically required by Executive order
15	to be protected from disclosure in the interest of
16	national defense or national security or in the
17	conduct of foreign affairs; or
18	(C) a part of an ongoing criminal inves-
19	tigation.
20	(g) Publication of United States Military and
21	Nonmilitary Assistance to Ukraine.—Not later than
22	30 days after the date of enactment of this Act, the Presi-
23	dent, acting through the Secretary of Defense and Secretary
24	of State, shall publish a comprehensive accounting of
25	amounts appropriated or otherwise made available by the

1	United States for military and nonmilitary support for
2	Ukraine on a publicly available website of the United States
3	Government.
4	(h) Definitions.—In this section:
5	(1) The term "amounts appropriated or other-
6	wise made available for the military and nonmilitary
7	support of Ukraine" means—
8	(A) amounts appropriated or otherwise
9	made available on or after January 1, 2022,
10	for—
11	(i) the Ukraine Security Assistance
12	Initiative under section 1250 of the Na-
13	tional Defense Authorization Act for Fiscal
14	Year 2016 (Public Law 114-92; 129 Stat.
15	1608);
16	(ii) any foreign military financing
17	accessed by the Government of Ukraine;
18	(iii) the presidential drawdown au-
19	thority under section 506(a) of the Foreign
20	Assistance Act of 1961 (22 U.S.C. 2318(a));
21	(iv) the defense institution building
22	program under section 332 of title 10,
23	United States Code;

1	(v) the building partner capacity pro-
2	gram under section 333 of title 10, United
3	$States\ Code;$
4	(vi) the international military edu-
5	cation and training program of the Depart-
6	ment of State; and
7	(vii) the United States European Com-
8	mand; and
9	(B) amounts appropriated or otherwise
10	made available on or after January 1, 2022, for
11	the military, economic, reconstruction, or hu-
12	manitarian support of Ukraine under any ac-
13	count or for any purpose not described in sub-
14	paragraph (A).
15	(2) The term "appropriate congressional com-
16	mittees" means—
17	(A) the Committee on Appropriations, the
18	Committee on Armed Services, the Committee on
19	Foreign Relations, and the Committee on Home-
20	land Security and Governmental Affairs of the
21	Senate; and
22	(B) the Committee on Appropriations, the
23	Committee on Armed Services, the Committee on
24	Foreign Affairs, and the Committee on Oversight

1	and Accountability of the House of Representa-
2	tives.
3	(3) The term "Inspectors General" means the fol-
4	lowing:
5	(A) The Inspector General of the Depart-
6	ment of Defense.
7	(B) The Inspector General of the Depart-
8	ment of State.
9	(C) The Inspector General of the United
10	States Agency for International Development.
11	(i) Termination.—The Office of the Special Inspector
12	General for Ukraine Assistance shall terminate 180 days
13	after the date on which amounts appropriated or otherwise
14	made available for the military and nonmilitary support
15	of Ukraine are less than the amounts that were appro-
16	priated or otherwise available for the military and non-
17	military support of Ukraine on February 24, 2022.
18	SEC. 1223. EXTENSION OF UKRAINE SECURITY ASSISTANCE
19	INITIATIVE.
20	Section 1250 of the National Defense Authorization
21	Act for Fiscal Year 2016 (Public Law 114–92; 129 Stat.
22	1068) is amended—
23	(1) in subsection (f)—

1	(A) in the matter preceding paragraph (1),
2	by striking "for overseas contingency oper-
3	ations"; and
4	(B) by adding at the end the following:
5	"(9) For fiscal year 2024, \$300,000,000."; and
6	(2) in subsection (h), by striking "December 31,
7	2024" and inserting "December 31, 2025".
8	SEC. 1224. EXTENSION OF LEND-LEASE AUTHORITY TO
9	UKRAINE.
10	Section 2(a)(1) of the Ukraine Democracy Defense
11	Lend-Lease Act of 2022 (Public Law 117–118; 136 Stat.
12	1184) is amended by striking "fiscal years 2022 and 2023"
13	and inserting "fiscal years 2022 through 2024".
14	SEC. 1225. PLAN AND REPORT RELATING TO ALLIED AND
15	PARTNER SUPPORT TO UKRAINE.
16	(a) Plan and Reports Required.—The Secretary
17	of Defense shall submit to the congressional defense commit-
18	tees—
19	(1) a plan to encourage increased total contribu-
20	tions made by allied and partner countries to meet
21	the military contributions of the United States; and
22	(2) every 90 days after the submission of the
23	plan described in paragraph (1) until the date de-
24	scribed in subsection (c)—

1	(A) a report on all contributions to Ukraine
2	in absolute and relative terms, disaggregated by
3	country, in the preceding 90-day period; and
4	(B) an update on efforts under the such
5	plan.
6	(b) FORM.—The report required under subsection
7	(a)(2) shall be submitted in unclassified form, but may in-
8	clude a classified annex.
9	(c) Sunset.—The reporting requirement in subsection
10	(a)(2) shall terminate on the earlier of—
11	(1) the date that is 180 days after the date on
12	which amounts appropriated or otherwise made
13	available for the support of Ukraine are less than the
14	amounts that were appropriated or otherwise made
15	available for the support of Ukraine on February 24,
16	2022; or
17	(2) December 31, 2025.
18	Subtitle D—Matters Relating to
19	Russia, Europe, and NATO
20	SEC. 1231. STATEMENT OF POLICY RELATING TO NATO-RUS
21	SIA FOUNDING ACT.
22	It is the policy of the United States that the agreement
23	titled "Founding Act on Mutual Relations, Cooperation and
24	Security between NATO and the Russian Federation", done

1	at Paris on May 27, 1997 (commonly referred to as the
2	"NATO-Russia Founding Act"), does not—
3	(1) prohibit the establishment of a permanent
4	presence of the United States Armed Forces in Eu-
5	$rope;\ or$
6	(2) constrain in any manner the deployment of
7	United States Armed Forces or North Atlantic Treaty
8	Organization (NATO) forces.
9	SEC. 1232. STRATEGY TO DELAY, DISRUPT, AND DEGRADE
10	ROSATOM'S PROLIFERATION ACTIVITIES AND
11	OTHER REVENUE STREAMS.
12	(a) FINDINGS.—Congress finds the following:
13	(1) Russia's state-owned nuclear energy corpora-
14	tion, Rosatom, is providing the People's Republic of
15	China highly enriched uranium for Chinese Com-
16	munist Party fast-breeder reactors.
17	(2) The Department of Defense's 2022 report to
18	Congress on the Military and Security Developments
19	Involving the People's Republic of China noted the
20	key role that increased weapons-grade plutonium pro-
21	duction is key to China's nuclear program, stating:
22	"The PRC is also supporting this expansion by in-
23	creasing its capacity to produce and separate pluto-
24	nium by constructing fast breeder reactors and re-
25	processing facilities." The report also cites the CFR-

- ble of producing "enough plutonium for dozens of nuclear warheads annually". This buildup puts China in violation of Article VI of the Treaty on the Non-Proliferation of Nuclear Weapons, requiring states to make good-faith efforts to cease an arms race and to engage in good-faith arms control negotiations.
 - (3) There are also credible reports that "Russia's state nuclear power conglomerate has been working to supply the Russian arms industry with components, technology and raw materials for missile(s)". Specifically, a letter from a Rosatom department chief, dated October 2022, shows Rosatom offering to provide goods to Russian military units and to Russian weapons manufacturers that are under sanctions.
 - (4) The United States Government has taken steps against Rosatom, such as sanctioning three Rosatom subsidiaries on February 24, 2023, and speaking out publicly against Rosatom's behavior.
 - (5) Assistant Secretary of Defense for Space Policy, Dr. John F. Plumb, testified before the House Armed Services Subcommittee on Strategic Forces on March 8, 2023, that "It's very troubling to see Russia and China cooperating on this . . . They may have talking points around it, but there's no getting

1	around the fact that breeder reactors are plutonium,
2	and plutonium is for weapons. So, I think the [De-
3	fense] Department is concerned. And of course, it
4	matches our concerns about China's increased expan-
5	sion of its nuclear forces as well, because you need
6	more plutonium for more weapons.".
7	(b) Strategy.—Not later than 90 days after the date
8	of the enactment of this Act, the Secretary of Defense, in
9	coordination with the Secretary of State, the Secretary of
10	the Treasury, and the Secretary of Energy, with the assist-
11	ance of the Director of National Intelligence, shall submit
12	to the appropriate congressional committees a strategy to
13	delay, disrupt, and degrade Rosatom's and other Russian
14	state-owned entities' proliferation activities and other rev-
15	enue streams that directly fund Russia's military forces.
16	(c) Appropriate Congressional Committees De-
17	FINED.—In subsection (b), the term "appropriate congres-
18	sional committees" means—
19	(1) the Committee on Armed Services, the Com-
20	mittee on Foreign Affairs, the Committee on Energy
21	and Commerce, the Committee on Financial Services,
22	and the Permanent Select Committee on Intelligence
23	of the House of Representatives; and
24	(2) the Committee on Armed Services, the Com-
25	mittee on Foreign Affairs, the Committee on Energy

1	and Natural Resources, the Committee on Banking,
2	Housing, and Urban Affairs, and the Select Com-
3	mittee on Intelligence of the Senate.
4	SEC. 1233. BALTIC SECURITY INITIATIVE.
5	(a) Sense of Congress.—It is the sense of Congress
6	that—
7	(1) supporting and strengthening the security of
8	the Baltic states of Estonia, Latvia, and Lithuania is
9	in the national security interests of the United States;
10	(2) the United States and the Baltic states are
11	leaders in the mission of defending independence and
12	democracy from aggression and in promoting sta-
13	bility and security within the North Atlantic Treaty
14	Organization (NATO), with non-NATO partners, and
15	with other international organizations such as the
16	European Union;
17	(3) the Baltic states are model NATO allies in
18	terms of burden sharing, investing over 2 percent of
19	their gross domestic product on defense expenditure,
20	allocating over 20 percent of their defense budgets on
21	capital modernization, matching security assistance
22	from the United States, frequently deploying their
23	forces around the world in support of allied and
24	United States objectives, and sharing diplomatic,

1	technical, military, and analytical expertise on de-
2	fense and security matters;
3	(4) the United States should pursue consistent ef-
4	forts focused on defense and security assistance, co-
5	ordination, and planning, such as the United States
6	Baltic Dialogue, designed to ensure the continued se-
7	curity of the Baltic states and on deterring current
8	and future challenges to the national sovereignty of
9	United States allies and partners in the Baltic re-
10	gion;
11	(5) the Secretary of Defense and Secretary of
12	State should seek to require matching funds from
13	those Baltic states in amounts commensurate with
14	$amounts\ provided.$
15	(b) Strategy.—Not later than one year after the date
16	of the enactment of this Act, the Secretary of Defense, with
17	the concurrence of the Secretary of State, shall submit to
18	the appropriate congressional committees a report setting
19	forth a strategy to deepen security cooperation with the Bal-
20	tic states of Estonia, Latvia, and Lithuania to—
21	(1) achieve United States national security strat-
22	egy objectives;
23	(2) enhance regional planning and cooperation
24	among Baltic states, particularly with respect to long-
25	term regional capability projects; and

1	(3) enhance the Baltic states' defenses and resil-
2	iency.
3	(c) Appropriate Congressional Committees De-
4	FINED.—In this section, the term "appropriate congres-
5	sional committees" means—
6	(1) the Committee on Armed Services and the
7	Committee on Foreign Affairs of the House of Rep-
8	resentatives; and
9	(2) the Committee on Armed Services and the
10	Committee on Foreign Relations of the Senate.
11	SEC. 1234. PROHIBITION ON NEW START TREATY INFORMA-
12	TION SHARING.
13	(a) Prohibition.—None of the funds authorized to be
14	appropriated by this Act or otherwise made available for
15	fiscal year 2024 for the Department of Defense may be used
16	to provide the Russian Federation with notifications as re-
17	quired by the New START Treaty.
18	(b) WAIVER.—The Secretary of Defense may waive the
19	prohibition in subsection (a) on a case-by-case basis if the
20	Secretary of Defense certifies to the appropriate congres-
21	sional committees in writing, 30 days in advance of exer-
22	cising such a waiver, that—
23	(1) the waiver is in the national security interest
24	of the United States: and

1	(2) the Russian Federation is providing similar
2	information to the United States as required by the
3	New START Treaty.
4	(c) Definitions.—In this section—
5	(1) the term "appropriate congressional commit-
6	tees" means—
7	(A) the Committee on Armed Services and
8	the Committee on Foreign Affairs of the House
9	of Representatives; and
10	(B) the Committee on Armed Services and
11	the Committee on Foreign Relations of the Sen-
12	ate; and
13	(2) the term "New START Treaty" means the
14	Treaty between the United States of America and the
15	Russian Federation on Measures for the Further Re-
16	duction and Limitation of Strategic Offensive Arms,
17	signed at Prague April 8, 2010, and entered into force
18	February 5, 2011.

1	Subtitle E—Matters Relating to the
2	Armed Forces Abroad and the
3	Authorities of the Department of
4	Defense
5	SEC. 1241. REPORT ON HOSTILITIES INVOLVING UNITED
6	STATES ARMED FORCES.
7	(a) In General.—Not later than 48 hours after any
8	incident in which the United States Armed Forces are in-
9	volved in an attack or hostilities, whether in an offensive
10	or defensive capacity, the President shall transmit to the
11	congressional defense committees, the Committee on Foreign
12	Relations of the Senate, and the Committee on Foreign Af-
13	fairs of the House of Representatives a report on the inci-
14	dent, unless the President—
15	(1) otherwise reports the incident within 48
16	hours pursuant to section 4 of the War Powers Reso-
17	lution (50 U.S.C. 1543); or
18	(2) has determined prior to the incident, and so
19	reported pursuant to section 1264 of the National De-
20	fense Authorization Act for Fiscal Year 2018 (50
21	U.S.C. 1549), that the United States Armed Forces
22	involved in the incident would be operating under
23	specific statutory authorization within the meaning of
24	section 5(b) of the War Powers Resolution (50 U.S.C.
25	1544(b)).

1	(b) Matters to Be Included.—Each report re-
2	quired by subsection (a) shall include—
3	(1) the statutory and operational authorities
4	under which the United States Armed Forces were op-
5	erating when the incident occurred, including any
6	relevant executive orders and an identification of the
7	operational activities authorized under any such exec-
8	utive orders;
9	(2) the date, location, and duration of the inci-
10	dent and the other parties involved;
11	(3) a description of the United States Armed
12	Forces involved in the incident and the mission of
13	such Armed Forces;
14	(4) the numbers of any combatant casualties and
15	civilian casualties that occurred as a result of the in-
16	cident; and
17	(5) any other information the President deter-
18	mines appropriate.
19	(c) Form.—Each report required by subsection (a)
20	shall be submitted in unclassified form, but may include
21	a classified annex.
22	SEC. 1242. PROTECTION AND LEGAL PREPAREDNESS FOR
23	SERVICEMEMBERS ABROAD.
24	(a) In General.—The Secretary of Defense, in coordi-
25	nation with the Secretary of State, shall seek to ensure that

1	members of the Armed Forces stationed in each foreign
2	country with which the United States maintains a Status
3	of Forces Agreement are afforded, at a minimum:
4	(1) the right to legal counsel for his or her de-
5	fense, in accordance with the Status of Forces Agree-
6	ment or other binding law or agreement with another
7	country;
8	(2) access to competent language translation
9	services;
10	(3) a prompt and speedy trial;
11	(4) the right to be confronted with the witnesses
12	against him or her; and
13	(5) a compulsory process for obtaining witnesses
14	in his or her favor if they are within the foreign
15	$country's\ jurisdiction.$
16	(b) Review Required.—Not later than December 31,
17	2024, the Secretary of Defense, in collaboration with the
18	Secretary of State, shall—
19	(1) review the 10 largest foreign countries by
20	United States Armed Forces presence and evaluate
21	local legal systems, protections afforded by bilateral
22	agreements between the United States and countries
23	being evaluated, and how the rights and privileges af-
24	forded under such agreements may differ from United
25	States law; and

1	(2) brief the Committee on Armed Services and
2	the Committee on Foreign Affairs of the House of
3	Representatives and the Committee on Armed Services
4	and the Committee on Foreign Relations of the Senate
5	on the findings of the review.
6	(c) Training Required.—The Secretary of Defense
7	shall review and improve as necessary training and edu-
8	cational materials for members of the Armed Forces, their
9	spouses, and dependents, as appropriate, who are stationed
10	in a country reviewed pursuant to subsection (b)(1) regard-
11	ing relevant foreign laws, how such foreign laws may differ
12	from the laws of the United States, and the rights of accused
13	in common scenarios under such foreign laws.
14	(d) Translation Standards and Readiness.—The
15	Secretary of Defense, in coordination with the Secretary of
16	State, shall review foreign language standards for
17	servicemembers and employees of the Department of Defense
18	and Department of State who are responsible for providing
19	foreign language translation services in situations involving
20	foreign law enforcement where a servicemember may be
21	being detained, to ensure such persons maintain an appro-

22 priate proficiency in the legal terminology and meaning of

23 essential terms in a relevant language.

1	SEC. 1243. PROHIBITION ON FUNDING FOR THE GLOBAL EN-
2	GAGEMENT CENTER.
3	None of the amounts authorized to be appropriated to
4	the Department of Defense or otherwise made available by
5	this Act may be made available for the Global Engagement
6	Center established pursuant to section 1287 of the National
7	Defense Authorization Act for Fiscal Year 2017 (22 U.S.C.
8	2656 note).
9	SEC. 1244. DETERMINATION OF LOCATION FOR MCCAIN IR-
10	REGULAR WARFARE CENTER.
11	(a) In General.—The "John S. McCain III Center
12	for Security Studies in Irregular Warfare Center", author-
13	ized by section 1299L of the William M. (Mac) Thornberry
14	National Defense Authorization Act for Fiscal Year 2021
15	(10 U.S.C. 342 note) and by the amendments made to sec-
16	tion 345 of title 10, United States Code, by section 1204
17	of the James M. Inhofe National Defense Authorization Act
18	for Fiscal Year 2023, shall be established at a location deter-
19	mined suitable pursuant to subsection (b).
20	(b) Location Criteria.—The Secretary shall select a
21	permanent location based on established criteria, which
22	should include that the location—
23	(1) is an academic institution that studies secu-
24	rity implications with respect to irregular warfare
25	and the full spectrum of competition and conflict;

1	(2) has an established record in interdisciplinary
2	studies relevant to irregular warfare;
3	(3) has a demonstrated network of foreign aca-
4	demic and government partners;
5	(4) has availability of facility space and staff;
6	and
7	(5) has the ability to provide immediate support
8	for full operational capability.
9	TITLE XIII—OTHER MATTERS RE-
10	LATING TO FOREIGN NA-
11	TIONS.
12	Subtitle A—Matters Relating to the
13	Indo-Pacific and Pacific Regions
14	SEC. 1301. EXTENSION OF PACIFIC DETERRENCE INITIA-
15	TIVE AND REPORT, BRIEFINGS, AND PLAN
16	UNDER THE INITIATIVE.
17	(a) Extension of Initiative.—Subsection (c) of sec-
18	tion 1251 of the William M. (Mac) Thornberry National
19	Defense Authorization Act for Fiscal Year 2021 (10 U.S.C.
20	113 note) is amended—
21	(1) by striking "the National Defense Authoriza-
22	tion Act for Fiscal Year 2023" and inserting "the Na-
23	tional Defense Authorization Act for Fiscal Year
24	2024"; and

1	(2) by striking "fiscal year 2023" and inserting
2	"fiscal year 2024".
3	(b) Extension of Report and Briefings.—Sub-
4	section (d) of such section is amended—
5	(1) in paragraph (1)(A), by striking "fiscal
6	years 2024 and 2025" and inserting "fiscal years
7	2025 and 2026"; and
8	(2) in paragraph (2), by striking "fiscal years
9	2023 and 2024" each place it appears and inserting
10	"fiscal years 2025 and 2026".
11	(c) Extension of Plan.—Subsection (e) of such sec-
12	tion is amended by striking "fiscal years 2023 and 2024"
13	and inserting "fiscal years 2025 and 2026".
14	SEC. 1302. INDEPENDENT ASSESSMENT AND REPORT ON
15	THE PROGRESS MADE UNDER THE PACIFIC
16	DETERRENCE INITIATIVE.
17	(a) Independent Assessment.—
18	(1) In general.—Not later than 90 days after
19	the date of the enactment of this Act, the Secretary of
20	Defense shall select and enter into an agreement with
21	a federally funded research and development center,
22	or another appropriate independent entity, with ex-
23	pertise on defense matters pertaining to the Indo-Pa-
24	cific region to conduct an assessment of the Depart-
25	ment of Defense activities carried out pursuant to the

1	Pacific Deterrence Initiative established under section
2	1251 of the William M. (Mac) Thornberry National
3	Defense Authorization Act for Fiscal Year 2021.
4	(2) Matters to be included.—The assessment
5	required by paragraph (1) shall include updates on
6	the current state of defense posture in the Indo-Pacific
7	region, to include—
8	(A) base infrastructure and resiliency ef-
9	forts;
10	(B) prepositioned equipment and munitions
11	stocks;
12	(C) investments required to address con-
13	$tested\ logistics;$
14	(D) the status of current and planned mili-
15	tary construction;
16	(E) the planned Indo-Pacom exercise sched-
17	ule and joint operations;
18	(F) whether Pacific Deterrence Initiative
19	funding has aligned with the purpose described
20	in section 1251 of the William M. (Mac) Thorn-
21	berry National Defense Authorization Act for
22	Fiscal Year 2021; and
23	(G) any recommendations to improve the
24	Department of Defense's posture, resiliency, pres-
25	ence, or lethality in the Indo-Pacific region that

- 1 may be advisable together with analysis of the
- 2 feasibility of implementing such recommenda-
- 3 tions.
- 4 (b) Report.—Not later than 270 days after the date
- 5 of the enactment of this Act, the independent entity selected
- 6 under subsection (a) shall submit to the congressional de-
- 7 fense committees a report on the findings of the assessment
- 8 conducted under that subsection.
- 9 (c) Department of Defense Support.—The Sec-
- 10 retary of Defense shall provide the independent entity se-
- 11 lected under subsection (a) with timely access to appro-
- 12 priate information, data, resources, and analyses necessary
- 13 for the independent entity to conduct the assessment re-
- 14 quired by that subsection in a thorough and independent
- 15 manner.
- 16 SEC. 1303. SENSE OF CONGRESS ON SOUTH KOREA.
- 17 It is the sense of Congress that the Secretary of Defense
- 18 should reinforce the United States alliance with the Repub-
- 19 lic of Korea, including by maintaining the presence of ap-
- 20 proximately 28,500 members of the United States Armed
- 21 Forces deployed to the country and affirming the United
- 22 States commitment to extended deterrence using the full
- 23 range of United States defense capabilities, consistent with
- 24 the Mutual Defense Treaty Between the United States and
- 25 the Republic of Korea, signed at Washington, October 1,

1	1953, in support of the shared objective of a peaceful and
2	stable Korean Peninsula.
3	SEC. 1304. SENSE OF CONGRESS ON TAIWAN DEFENSE RE-
4	LATIONS.
5	It is the sense of Congress that—
6	(1) the Taiwan Relations Act (Public Law 96–
7	8; 22 U.S.C. et seq.) and the Six Assurances provided
8	by the United States to Taiwan in July 1982 are the
9	foundation for United States-Taiwan relations;
10	(2) as set forth in the Taiwan Relations Act, the
11	United States decision to establish diplomatic rela-
12	tions with the People's Republic of China rests upon
13	the expectation that the future of Taiwan will be de-
14	termined by peaceful means, and that any effort to
15	determine the future of Taiwan by other than peaceful
16	means, including boycotts and embargoes, is of grave
17	concern to the United States;
18	(3) the increasingly coercive and aggressive be-
19	havior of the People's Republic of China toward Tai-
20	wan is contrary to the expectation of the peaceful res-
21	olution of the future of Taiwan;
22	(4) as set forth in the Taiwan Relations Act, the
23	capacity to resist any resort to force or other forms
24	of coercion that would jeopardize the security, or the

1	social or economic system, of the people on Taiwan
2	should be maintained;
3	(5) the United States should continue to support
4	the development of capable, ready, and modern de-
5	fense forces necessary for Taiwan to maintain suffi-
6	cient defensive capabilities, including by—
7	(A) supporting acquisition by Taiwan of
8	defense articles and services through foreign mili-
9	tary sales, direct commercial sales, and indus-
10	trial cooperation, with an emphasis on capabili-
11	ties that support an asymmetric strategy;
12	(B) ensuring timely review of and response
13	to requests of Taiwan for defense articles and
14	services;
15	(C) conducting practical training and mili-
16	tary exercises with Taiwan that enable Taiwan
17	to maintain sufficient defensive capabilities, as
18	described in the Taiwan Relations Act;
19	(D) exchanges between defense officials and
20	officers of the United States and Taiwan at the
21	strategic, policy, and functional levels, consistent
22	with the Taiwan Travel Act (Public Law 115-
23	135; 132 Stat. 341), especially for the purposes
24	of—

1	(i) enhancing cooperation on defense
2	planning;
3	(ii) improving the interoperability of
4	the military forces of the United States and
5	Taiwan; and
6	(iii) improving the reserve force of Tai-
7	wan;
8	(E) cooperating with Taiwan to improve its
9	ability to employ military capabilities in asym-
10	metric ways, as described in the Taiwan Rela-
11	tions Act; and
12	(F) expanding cooperation in humanitarian
13	assistance and disaster relief; and
14	(6) the United States should increase its support
15	to a free and open society in the face of aggressive ef-
16	forts by the Government of the People's Republic of
17	China to curtail or influence the free exercise of rights
18	and democratic franchise.
19	SEC. 1305. BRIEFING ON MULTI-YEAR PLAN TO FULFILL DE-
20	FENSIVE REQUIREMENTS OF MILITARY
21	FORCES OF TAIWAN.
22	(a) Briefing Required.—Not later than 90 days
23	after the date of enactment of this Act, the Secretary of De-
24	fense, in consultation with the Secretary of State and the
25	Director of National Intelligence, shall brief the appropriate

- 1 congressional committees on the status of the efforts to de-
- 2 velop and implement the joint multi-year plan to fulfill de-
- 3 fensive requirements of military forces of Taiwan required
- 4 under section 5506 of the James M. Inhofe National Defense
- 5 Authorization Act for Fiscal Year 2023 (Public Law 117-
- 6 263; 22 U.S.C. 3355).
- 7 (b) Appropriate Congressional Committees De-
- 8 FINED.—In this section, the term "appropriate congres-
- 9 sional committees" means—
- 10 (1) the Committee on Armed Services, the Com-
- 11 mittee on Foreign Affairs, and the Permanent Select
- 12 Committee on Intelligence of the House of Representa-
- 13 tives; and
- 14 (2) the Committee on Armed Services, the Com-
- 15 mittee on Foreign Relations, and the Select Com-
- 16 mittee on Intelligence of the Senate.
- 17 SEC. 1306. MODIFICATION TO THE AMERICAN, BRITISH, CA-
- 18 NADIAN, AND AUSTRALIAN ARMIES' PRO-
- 19 *GRAM*.
- 20 (a) In General.—Section 1274(a) of the National De-
- 21 fense Authorization Act for Fiscal Year 2013 (10 U.S.C.
- 22 2350a(a) note) is amended by inserting "or the air force
- 23 program known as the Five Eyes Air Force Interoperability
- 24 Council" after "the American, British, Canadian, and Aus-
- 25 tralian Armies' Program".

1	(b) Clerical Amendment.—The heading of section
2	1274 of such Act (and the entry in the table of contents
3	for such Act corresponding to such section 1274) is amended
4	to read as follows: "Administration of the American, Brit-
5	ish, Canadian, and Australian Armies' Program and the
6	Five Eyes Air Force Interoperability Council".
7	SEC. 1307. MODIFICATIONS TO INITIATIVE TO SUPPORT
8	PROTECTION OF NATIONAL SECURITY ACA-
9	DEMIC RESEARCHERS FROM UNDUE INFLU-
10	ENCE AND OTHER SECURITY THREATS.
11	(a) Performance Requirements.—Section 1286 of
12	the John S. McCain National Defense Authorization Act for
13	Fiscal Year 2019 (Public Law 115–232; 10 U.S.C. 4001
14	note) is amended—
15	(1) in subsection (c), by adding at the end the
16	following new paragraph:
17	"(10)(A) The development and implementation
18	of measures of effectiveness and performance to assess
19	and track progress of the Department in carrying out
20	$the\ initiative.$
21	"(B) In developing and implementing such
22	measures, the Secretary—
23	"(i) shall seek independent advice and guid-
24	ance to ensure such measures—

1	"(I) align with the measures of effec-
2	tiveness and performance used in other re-
3	search security initiatives of the Federal
4	Government; and
5	"(II) incorporate relevant input from
6	institutions of higher education and other
7	entities in academic community; and
8	"(ii) shall consider—
9	"(I) the quality of data available to
10	support assessments based on such meas-
11	ures, including identification of any areas
12	in which gaps in the data available to the
13	Secretary may require collection of new
14	data or modifications to existing data sets;
15	"(II) available means and methods for
16	the automated collection of such data, in-
17	cluding identification of areas in which
18	gaps exist that may require the development
19	of new means and methods of data collec-
20	tion or data visualization; and
21	"(III) development of an analysis and
22	assessment methodology framework that in-
23	corporates the measures developed under
24	this paragraph while also taking into ac-
25	count, to the extent appropriate, other meth-

1	ods of assessing undue foreign influence on
2	Department of Defense research activities,
3	such as commercial due diligence and the
4	analysis of beneficial ownership, foreign
5	ownership, and foreign control and influ-
6	ence."; and
7	(2) in subsection (e)(2), by adding at the end the
8	following new subparagraph:
9	"(G) Based on the measures of effectiveness
10	and performance developed under subsection
11	(c)(10)—
12	"(i) an evaluation of the effectiveness
13	of the initiative and the Department's per-
14	formance during the period covered by the
15	report; and
16	"(ii) an assessment of whether and to
17	what extent the implementation of such
18	measures affected the ability of the Depart-
19	ment to achieve the goals of the initiative.".
20	(b) Institutional Research Security Pro-
21	GRAMS.—Such section 1286 is further amended—
22	(1) by redesignating subsection (h) as subsection
23	(i); and
24	(2) by inserting after subsection (g) the following
25	new subsection:

1	"(h) Institutional Research Security Pro-
2	GRAMS.—
3	"(1) In general.—Each institution of higher
4	education that receives more than \$50,000,000 in
5	funds in a fiscal year from the Department of Defense
6	for defense research and engineering activities shall,
7	as a condition of receiving such funds, establish and
8	maintain a research security policies relating to man-
9	aging security risks relating to such defense research
10	and engineering activities in accordance with the Na-
11	tional Security Presidential Memorandum 33 (relat-
12	ing to research security) issued by the President on
13	January 14, 2021.
14	"(2) Elements.—Each research security pro-
15	gram under paragraph (1) shall include, at a min-
16	imum, measures to address—
17	"(A) cybersecurity;
18	"(B) foreign travel security;
19	"(C) insider threat awareness; and
20	"(D) export controls.
21	"(3) Certification.—On an annual basis each
22	institution subject to paragraph (1) shall certify to
23	the Secretary of Defense that the institution has im-
24	plemented the research security program required
25	under such paragraph.".

1	SEC. 1308. LIMITATION ON AVAILABILITY OF FUNDS PEND-
2	ING SUBMITTAL OF LIST IDENTIFYING CER-
3	TAIN FOREIGN ACADEMIC INSTITUTIONS.
4	Of the funds authorized to be appropriated by this Act
5	or otherwise made available for fiscal year 2024 for oper-
6	ation and maintenance, Defense-wide, and available for the
7	Office of the Under Secretary of Defense for Research and
8	Engineering for the travel of persons, not more than 75 per-
9	cent may be obligated or expended until the date on which
10	$the \ Secretary \ of \ Defense \ submits \ to \ the \ congressional \ defense$
11	committees the list required under section $1286(c)(8)(A)$ of
12	$the\ John\ S.\ Mc Cain\ National\ Defense\ Authorization\ Act\ for$
13	Fiscal Year 2019 (Public Law 115–232; 10 U.S.C. 4001
14	note).
15	SEC. 1309. EXPANSION OF INTERNATIONAL TECHNOLOGY
16	FOCUSED PARTNERSHIPS AND EXPERIMEN-
17	TATION ACTIVITIES IN THE INDO-PACIFIC.
18	(a) Establishment.—Not later than 180 days after
19	the date of enactment of this Act, the Secretary of Defense
20	shall develop a plan and roadmap to—
21	(1) expand international technology-focused
22	partnerships, agreements, and experimentation activi-
23	ties in the Indo-Pacific region in order to—
24	(A) accelerate the creation and fielding of
25	new capabilities and critical technologies as out-
26	lined in the National Defense Science and Tech-

1	nology Strategy, as directed by section 211 of the
2	National Defense Authorization Act for Fiscal
3	Year 2022 (Public Law 117-81), consistent with
4	the strategic plans of the Department of Defense
5	with respect to the activities of Indo-Pacific
6	Command;
7	(B) leverage the technological and manufac-
8	turing capabilities of private sector and govern-
9	ment organizations in the United States and
10	$international\ partners;$
11	(C) identify opportunities for cost sharing
12	and financial and non-financial contributions
13	by partner countries for activities to develop and
14	deploy new operational capabilities; and
15	(D) coordinate with partner countries and
16	their agencies that are currently involved, or
17	could become involved, in co-production of capa-
18	bilities;
19	(2) enhance capabilities, including those capa-
20	bilities which use unmanned platforms, using lessons
21	learned from Task Force-59, to—
22	(A) respond to grey zone activity; and
23	(B) enhance Indo-Pacific partner capacity
24	to protect national resources against illegal fish-
25	ing and resource extraction: and

1	(3) identify and accelerate the fielding of new ca-
2	pabilities and critical technologies that would im-
3	prove Taiwan's self-defense capabilities.
4	(b) Rule of Construction.—Nothing in this section
5	shall be construed to affect section 112b(b) of title 1, United
6	States Code.
7	(c) Briefing.—Not later than 270 days after the date
8	of the enactment of this Act, the Secretary of Defense shall
9	provide the congressional defense committees a briefing on
10	the plan and roadmap required under subsection (a).
11	Subtitle B—Matters Relating to
12	China
13	SEC. 1311. MODIFICATIONS TO PUBLIC REPORTING OF CHI-
14	NESE MILITARY COMPANIES OPERATING IN
15	THE UNITED STATES.
16	(a) In General.—Subsection (c) of section 1260H of
17	the William M. (Mac) Thornberry National Defense Author-
18	ization Act for Fiscal Year 2021 (10 U.S.C. 113 note) is
19	amended by adding at the end the following sentence: "The
20	Secretary of Defense shall also consider information related
21	to a Chinese military company operating directly or indi-
22	rectly in the United States or any of its territories and pos-
23	sessions that is provided jointly by the chair and ranking
24	member of any of the congressional defense committees in
25	makina such determinations."

1	(b) Inclusion in Annual Report.—Subsection
2	(b)(1) of such section 1260H is amended—
3	(1) by striking the period at the end and insert-
4	ing a semicolon;
5	(2) by striking "as applicable, an explanation"
6	and inserting the following: "as applicable—
7	"(A) an explanation"; and
8	(3) by adding at the end the following:
9	"(B) an identification of each entity in-
10	cluded in the list pursuant to information pro-
11	vided by the chair and ranking member of a con-
12	gressional defense committee and considered in
13	accordance with subsection (c); and
14	"(C) with respect to each entity considered
15	for inclusion in the list pursuant to such infor-
16	mation, and with respect to which the Secretary
17	of Defense determined that the entity did not
18	meet the criteria for inclusion, a justification for
19	such determination.".
20	SEC. 1312. MODIFICATION TO ANNUAL REPORT ON MILI-
21	TARY AND SECURITY DEVELOPMENTS IN-
22	VOLVING THE PEOPLE'S REPUBLIC OF CHINA.
23	Section 1202(b)(3)(C) of the National Defense Author-
24	ization Act for Fiscal Year 2000 (10 U.S.C. 113 note) is
25	amended by inserting "including lessons learned by the Peo-

1	ple's Republic of China from the Russian Federation," after
2	"the Russian Federation,".
3	SEC. 1313. PROHIBITION ON USE OF FUNDS FOR WORK PER-
4	FORMED BY ECOHEALTH ALLIANCE, INC., IN
5	CHINA ON RESEARCH SUPPORTED BY THE
6	GOVERNMENT OF CHINA.
7	(a) In General.—Except as provided under sub-
8	section (b), none of the funds authorized to be appropriated
9	by this Act or otherwise made available for fiscal year 2024
10	for the Department of Defense may be used to fund any
11	work to be performed by EcoHealth Alliance, Inc., in China
12	on research supported by the government of China, includ-
13	ing to provide any grants for such purpose.
14	(b) WAIVER.—The Secretary of Defense may waive the
15	prohibition under subsection (a) if the Secretary determines
16	that such a waiver is in the national security interests of
17	the United States and, not later than 14 days after granting
18	such a waiver, submits to the congressional defense commit-
19	tees a detailed justification for the waiver, including—
20	(1) an identification of the Department of De-
21	fense entity obligating or expending the funds;
22	(2) an identification of the amount of such
23	funds;
24	(3) an identification of the intended purpose of
25	such funds;

1	(4) an identification of the recipient or prospec-
2	tive recipient of such funds (including any third-
3	party entity recipient, as applicable);
4	(5) an explanation for how the waiver is in the
5	national security interests of the United States; and
6	(6) any other information the Secretary deter-
7	mines appropriate.
8	SEC. 1314. STUDY AND REPORT ON IMPLEMENTATION OF
9	NAVAL BLOCKADES OF SHIPMENTS OF FOS-
10	SIL FUELS TO CHINA IN EVENT OF ARMED
11	CONFLICT.
12	(a) Study and Report.—Not later than 180 days
13	after the date of the enactment of this Act, the Secretary
14	of Defense shall submit to Congress a report that contains
15	the findings of a study on the feasibility of implementing
16	one or more naval blockades of shipments of fossil fuels to
17	China in the event of an armed conflict between the United
18	States and China. Such report shall include—
19	(1) a description of—
20	(A) the requirements for such a blockade to
21	effectively block such shipments;
22	(B) methods China could use to ship fossil
23	fuels using air and land routes after such a
24	blockade is implemented; and

1	(C) for each waterway specified in clauses
2	(i) through (iv) of paragraph (2)(A), how such
3	a blockade would be implemented in such water-
4	way; and
5	(2) an assessment of—
6	(A) the suitability of strategic waterways in
7	the proximity of China as a location for such a
8	blockade, including—
9	(i) the Strait of Malacca;
10	(ii) the Taiwan Strait;
11	(iii) the Sunda Strait;
12	(iv) the South China Sea; and
13	(v) the East China Sea; and
14	(B) the capability of China to satisfy needs
15	for fossil fuels in China after such a blockade is
16	implemented through methods that include—
17	(i) the use of existing stockpiles of fossil
18	fuels;
19	(ii) the rationing of fossil fuels; and
20	(iii) the reliance on existing or
21	planned cross-border oil and gas pipelines
22	to ship fossil fuels.
23	(b) Form.—The report required under subsection (a)
24	shall be submitted in unclassified form, but may include
25	a classified annex.

1	SEC. 1315. INDEPENDENT STUDY ON DEFENSE BUDGET OF
2	PEOPLE'S REPUBLIC OF CHINA.
3	(a) Independent Study Required.—Not later than
4	60 days after the date of the enactment of this Act, the Sec-
5	retary of Defense shall seek to enter into an agreement with
6	an entity independent of the Department of Defense under
7	which such entity shall conduct a study of the defense budg-
8	et of the People's Republic of China.
9	(b) Estimate.—The independent study conducted
10	under subsection (a) shall include an estimate, based on
11	open-source intelligence, of the amount of defense spending
12	of the People's Republic of China. Such estimate shall—
13	(1) be generated in a methodologically sound
14	way that—
15	(A) avoids reliance on the aggregate spend-
16	ing amounts announced annually by the People's
17	Republic of China; and
18	(B) employs the most accurate available
19	purchasing power parity exchange rates;
20	(2) be presented in a form that may be compared
21	against the defense spending of the United States;
22	(3) exclude any spending related to veterans'
23	benefits; and
24	(4) include an estimate of the amounts of defense
25	spending of the People's Republic of China

1	disaggregated by functional defense categories of
2	spending, including—
3	(A) procurement from domestic and foreign
4	sources;
5	(B) operations and maintenance;
6	(C) pay and benefits;
7	(D) military construction; and
8	(E) research, development, test, and evalua-
9	tion.
10	(c) Additional Estimate on Omitted Spending.—
11	The independent study conducted under subsection (a) shall
12	include, in addition to the estimate under subsection (b),
13	an estimate the magnitude of omitted spending from the
14	official People's Republic of China defense budget informa-
15	tion.
16	(d) Submission to Secretary of Defense.—
17	(1) Submission.—Not later than one year after
18	the date of the enactment of this Act, the entity that
19	conducts the study under subsection (a) shall submit
20	to the Secretary of Defense a report containing the
21	findings of such study.
22	(2) FORM.—The report under paragraph (1)
23	shall be submitted in unclassified form, but may in-
24	clude a classified annex.

1	(e) Submission to Congress.—Not later than 30
2	days after the date on which the Secretary receives the re-
3	port under subsection (d), the Secretary shall submit to the
4	congressional defense committees such report (without
5	change), together with any comments of the Secretary with
6	respect to such report.
7	SEC. 1316. DETERMINATION ON INVOLVEMENT OF THE PRO
8	IN THE MEXICAN FENTANYL TRADE.
9	Not later than 1 year after the date of the enactment
10	of this Act, the Secretary of Defense shall certify to the Com-
11	mittees on Armed Services of the Senate and the House of
12	Representatives whether officials in the Government of the
13	People's Republic of China assisted in, or approved with
14	knowledge of the recipient, the transportation of pill presses,
15	fentanyl products, or fentanyl precursors to 1 or more Mexi-
16	can drug cartels.
17	TITLE XIV—OTHER
18	AUTHORIZATIONS
19	Subtitle A—Military Programs
20	SEC. 1401. WORKING CAPITAL FUNDS.
21	Funds are hereby authorized to be appropriated for fis-
22	cal year 2024 for the use of the Armed Forces and other
23	activities and agencies of the Department of Defense for
24	providing capital for working capital and revolving funds,
25	as specified in the funding table in section 4501.

1	SEC. 1402. CHEMICAL AGENTS AND MUNITIONS DESTRUC-
2	TION, DEFENSE.
3	(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
4	hereby authorized to be appropriated for the Department
5	of Defense for fiscal year 2024 for expenses, not otherwise
6	provided for, for Chemical Agents and Munitions Destruc-
7	tion, Defense, as specified in the funding table in section
8	4501.
9	(b) USE.—Amounts authorized to be appropriated
10	under subsection (a) are authorized for—
11	(1) the destruction of lethal chemical agents and
12	munitions in accordance with section 1412 of the De-
13	partment of Defense Authorization Act, 1986 (50
14	U.S.C. 1521); and
15	(2) the destruction of chemical warfare materiel
16	of the United States that is not covered by section
17	1412 of such Act.
18	SEC. 1403. DRUG INTERDICTION AND COUNTER-DRUG AC-
19	TIVITIES, DEFENSE-WIDE.
20	Funds are hereby authorized to be appropriated for the
21	Department of Defense for fiscal year 2024 for expenses, not
22	otherwise provided for, for Drug Interdiction and Counter-
23	Drug Activities, Defense-wide, as specified in the funding
24	table in section 4501.

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1	SEC. 1404. DEFENSE INSPECTOR GENERAL.
2	Funds are hereby authorized to be appropriated for the
3	Department of Defense for fiscal year 2024 for expenses, not
4	otherwise provided for, for the Office of the Inspector Gen-
5	eral of the Department of Defense, as specified in the fund-
6	ing table in section 4501.
7	SEC. 1405. DEFENSE HEALTH PROGRAM.
8	Funds are hereby authorized to be appropriated for fis-
9	cal year 2024 for the Defense Health Program for use of
10	the Armed Forces and other activities and agencies of the
11	Department of Defense for providing for the health of eligi-
12	ble beneficiaries, as specified in the funding table in section
13	4501.
14	Subtitle B—Other Matters
15	SEC. 1411. EXPANSION OF NATIONAL DEFENSE STOCKPILE
16	REQUIREMENTS FOR ERA OF GREAT POWER
17	COMPETITION.
18	(a) Declaration of Purposes.—Section 2 of the
19	Strategic and Critical Materials Stock Piling Act (50
20	U.S.C. 98a) is amended by adding at the end the following
21	new subsection:
22	"(d) The quantities of strategic and critical materials
23	stockpiled under this Act should be sufficient—
24	"(1) during the period beginning on January 1,

2025, and ending on December 31, 2027, to meet the

national defense needs of the United States for a pe-

25

1	riod of not less than two years during a national
2	emergency necessitating the total mobilization of the
3	economy of the United States for a sustained conven-
4	tional global war of indefinite duration; and
5	"(2) on and after January 1, 2028, to meet the
6	national defense needs of the United States, for a pe-
7	riod of not less than three years during a national
8	emergency described in paragraph (1).".
9	(b) National Emergency Planning Assump-
10	TIONS.—Section 14(b) of the Strategic and Critical Mate-
11	rials Stock Piling Act (50 U.S.C. 98h-5(b)) is amended—
12	(1) by redesignating paragraphs (1) through (7)
13	as subparagraphs (A) through (G), respectively;
14	(2) by designating the matter preceding subpara-
15	graph (A), as redesignated by paragraph (1), as
16	paragraph (1);
17	(3) in paragraph (1), as designated by para-
18	graph (2), by striking the second sentence; and
19	(4) by adding at the end the following new para-
20	graph:
21	"(2) For purposes of paragraph (1), the Sec-
22	retary shall base the national emergency planning as-
23	sumptions on—
24	"(A) during the period beginning on Janu-
25	ary 1, 2025, and ending on December 31, 2027,

1	a military conflict scenario requiring the total
2	mobilization of the economy of the United States
3	for a sustained conventional global war for a pe-
4	riod of not less than two years; and
5	"(B) on and after January 1, 2028, a mili-
6	tary conflict scenario requiring the total mobili-
7	zation of the economy of the United States for a
8	sustained conventional global war for a period of
9	not less than three years.".
10	SEC. 1412. MEMBERSHIP OF COAST GUARD ON STRATEGIC
11	MATERIALS PROTECTION BOARD.
12	Section 10(b) of the Strategic and Critical Materials
13	Stock Piling Act (50 U.S.C. 98h-1(b)) is amended by add-
14	ing at the end the following:
15	"(6) A senior official of the Coast Guard, as des-
16	ignated by the Secretary of the agency or department
17	in which the Coast Guard operates, only with respect
18	to matters of the Board relating to the Coast Guard.".
19	SEC. 1413. AUTHORITY FOR TRANSFER OF FUNDS TO JOINT
20	DEPARTMENT OF DEFENSE-DEPARTMENT OF
21	VETERANS AFFAIRS MEDICAL FACILITY DEM-
22	ONSTRATION FUND FOR CAPTAIN JAMES A.
23	LOVELL HEALTH CARE CENTER, ILLINOIS.
24	(a) Authority for Transfer of Funds.—Of the
25	funds authorized to be appropriated for section 1405 and

- 1 available for the Defense Health Program for operation and
- 2 maintenance, \$172,000,000 may be transferred by the Sec-
- 3 retary of Defense to the Joint Department of Defense-De-
- 4 partment of Veterans Affairs Medical Facility Demonstra-
- 5 tion Fund established by subsection (a)(1) of section 1704
- 6 of the National Defense Authorization Act for Fiscal Year
- 7 2010 (Public Law 111–84; 123 Stat. 2571). For purposes
- 8 of subsection (a)(2) of such section 1704, any funds so
- 9 transferred shall be treated as amounts authorized and ap-
- 10 propriated specifically for the purpose of such a transfer.
- 11 (b) Use of Transferred Funds.—For the purposes
- 12 of subsection (b) of such section 1704, facility operations
- 13 for which funds transferred under subsection (a) may be
- 14 used are operations of the Captain James A. Lovell Federal
- 15 Health Care Center, consisting of the North Chicago Vet-
- 16 erans Affairs Medical Center, the Navy Ambulatory Care
- 17 Center, and supporting facilities designated as a combined
- 18 Federal medical facility under an operational agreement
- 19 covered by section 706 of the Duncan Hunter National De-
- 20 fense Authorization Act for Fiscal Year 2009 (Public Law
- 21 110-417; 122 Stat. 4500).

1	SEC. 1414. AUTHORIZATION OF APPROPRIATIONS FOR
2	ARMED FORCES RETIREMENT HOME.
3	There is hereby authorized to be appropriated for fiscal
4	year 2024 from the Armed Forces Retirement Home Trust
5	Fund the sum of \$77,000,000 of which—
6	(1) \$68,060,000 is for operating expenses; and
7	(2) \$8,940,000 is for capital maintenance and
8	construction.
9	TITLE XV—CYBERSPACE-
10	RELATED MATTERS
11	Subtitle A—Cyber Matters
12	SEC. 1501. HARMONIZATION AND CLARIFICATION OF STRA-
13	TEGIC CYBERSECURITY PROGRAM AND RE-
14	LATED MATTERS.
15	(a) Harmonization and Clarification.—
16	(1) In General.—Chapter 19 of title 10, United
17	States Code, is amended by inserting after section
18	391a the following new section:
19	"§ 391b. Strategic Cybersecurity Program
20	"(a) In General.—(1) There is a program to be
21	known as the 'Strategic Cybersecurity Program' (in this
22	section referred to as the 'Program') to ensure the ability
23	of the Department of Defense to conduct the most critical
24	military missions of the Department.
25	"(2) The Secretary of Defense shall designate a prin-
26	cipal staff assistant from within the Office of the Secretary

1	of Defense whose office shall serve as the office of primary
2	responsibility for the Program, providing policy, direction,
3	and oversight regarding the execution of the responsibilities
4	of the program manager selected pursuant to subsection
5	(c)(1).
6	"(b) Membership.—In addition to the office of pri-
7	mary responsibility for the Program under subsection
8	(a)(2) and the program manager selected pursuant to sub-
9	section (c)(1), membership in the Program shall include the
10	following:
11	"(1) The Vice Chairman of the Joint Chiefs of
12	Staff.
13	"(2) The Commanders of the United States
14	Cyber Command, United States European Command,
15	United States Indo-Pacific Command, United States
16	Northern Command, United States Strategic Com-
17	mand, United States Space Command, United States
18	Transportation Command.
19	"(3) The Under Secretary of Defense for Acquisi-
20	tion and Sustainment.
21	"(4) The Under Secretary of Defense for Policy.
22	"(5) The Chief Information Officer of the De-
23	partment of Defense.
24	"(6) The chief information officers of the mili-
25	tary departments.

1	"(7) The Principal Cyber Advisor of the Depart-
2	ment of Defense.
3	"(8) The Principal Cyber Advisors of the mili-
4	tary departments.
5	"(9) Each senior official identified pursuant to
6	subsection (i) of section 1647 of the National Defense
7	Authorization Act for Fiscal Year 2016 (Public Law
8	114–92; 129 Stat. 1118).
9	"(c) Program Office.—(1) There is in the Cyberse-
10	curity Directorate of the National Security Agency a pro-
11	gram office to support the Program by identifying threats
12	to, vulnerabilities in, and remediations for, the missions
13	and mission elements specified in subsection $(d)(1)$. Such
14	program office shall be headed by a program manager se-
15	lected by the Director of the National Security Agency.
16	"(2) The Chief Information Officer of the Department
17	of Defense, in exercising authority, direction, and control
18	over the Cybersecurity Directorate of the National Security
19	Agency, shall ensure that the program office under para-
20	graph (1) is responsive to the requirements and direction
21	of the program manager selected pursuant to such para-
22	graph.
23	"(3) The Secretary may augment the personnel as-
24	signed to the program office under paragraph (1) by assign-

25 ing personnel as appropriate from among members of any

- 1 covered armed force (including the reserve components
- 2 thereof), civilian employees of the Department of Defense
- 3 (including the Defense Intelligence Agency), and personnel
- 4 of the research laboratories of the Department of Defense,
- 5 who have particular expertise in the areas of responsibility
- 6 referred to in subsection (d).
- 7 "(d) Designation of Mission Elements of Pro-
- 8 GRAM.—(1) The Under Secretary of Defense for Policy, the
- 9 Under Secretary of Defense for Acquisition and
- 10 Sustainment, and the Vice Chairman of the Joint Chiefs
- 11 of Staff shall identify and designate for inclusion in the
- 12 Program all of the systems, critical infrastructure, kill
- 13 chains, and processes, including systems and components
- 14 in development, that comprise the following military mis-
- 15 sions of the Department of Defense:
- 16 "(A) Nuclear deterrence and strike.
- 17 "(B) Select long-range conventional strike mis-
- sions germane to the warfighting plans of the United
- 19 States European Command and the United States
- 20 Indo-Pacific Command.
- 21 "(C) Offensive cyber operations.
- 22 "(D) Homeland missile defense.
- 23 "(2) The Vice Chairman of the Joint Chiefs of Staff
- 24 shall coordinate the identification and prioritization of the
- 25 missions and mission components, and the development and

1	approval of requirements relating to the cybersecurity of the
2	missions and mission components, of the Program.
3	"(e) Additional Responsibilities of Head of Of-
4	FICE OF PRIMARY RESPONSIBILITY.—In addition to pro-
5	viding policy, direction, and oversight as specified in sub-
6	section (a)(2), the head of the office of primary responsi-
7	bility for the Program designated under such subsection
8	shall be responsible for overseeing and providing direction
9	on any covered statutory requirement that is ongoing, re-
10	current (including on an annual basis), or unfulfilled, in-
11	cluding by—
12	"(1) reviewing any materials required to be sub-
13	mitted to Congress under the covered statutory re-
14	quirement prior to such submission; and
15	"(2) ensuring such submissions occur by the ap-
16	plicable deadline under the covered statutory require-
17	ment.
18	"(f) Responsibilities of Program Manager.—The
19	program manager selected pursuant to subsection (c)(1)
20	shall be responsible for the following:
21	"(1) Conducting end-to-end vulnerability assess-
22	ments of the missions of the Program and the con-
23	stituent systems, infrastructure, kill chains, and proc-
24	esses thereof.

- "(2) Prioritizing and facilitating the remediation of identified vulnerabilities in such constituent systems, infrastructure, kill chains, and processes.
 - "(3) Conducting, prior to the Milestone B approval for any proposed such system or infrastructure germane to the missions of the Program, appropriate reviews of the acquisition and system engineering plans for that proposed system or infrastructure, in accordance with the policy and guidance of the Under Secretary of Defense for Acquisition and Sustainment regarding the components of such reviews and the range of systems and infrastructure to be reviewed.
 - "(4) Advising the Secretaries of the military departments, the commanders of the combatant commands, and the Joint Staff on the vulnerabilities and cyberattack vectors that pose substantial risk to the missions of the Program and their constituent systems, critical infrastructure, kill chains, or processes.
 - "(5) Ensuring that the Program builds upon (including through the provision of oversight and direction by the head of the office of primary responsibility for the Program pursuant to subsection (e), as applicable), and does not duplicate, other efforts of the Department of Defense relating to cybersecurity, including the following:

1	"(A) The evaluation of cyber vulnerabilities
2	of major weapon systems of the Department of
3	Defense required under section 1647 of the Na-
4	tional Defense Authorization Act for Fiscal Year
5	2016 (Public Law 114–92; 129 Stat. 1118).
6	"(B) The evaluation of cyber vulnerabilities
7	of critical infrastructure of the Department of
8	Defense required under section 1650 of the Na-
9	tional Defense Authorization Act for Fiscal Year
10	2017 (Public Law 114–328; 10 U.S.C. 2224
11	note).
12	"(C) The activities of the cyber protection
13	teams of the Department of Defense.
14	"(g) Responsibilities of Secretary of De-
15	FENSE.—The Secretary of Defense shall define and issue
16	guidance on the roles and responsibilities for components
17	of the Department of Defense other than those specified in
18	this section with respect to the Program, including—
19	"(1) the roles and responsibilities of the acquisi-
20	tion and sustainment organizations of the military
21	departments in supporting and implementing reme-
22	dial actions;
23	"(2) the alignment of Cyber Protection Teams
24	with the prioritized missions of the Program:

1	"(3) the role of the Director of Operational Test
2	and Evaluation in conducting periodic assessments,
3	including through red teams, of the cybersecurity of
4	missions in the Program; and
5	"(4) the role of the Principal Cyber Adviser in
6	coordinating and monitoring the execution of the Pro-
7	gram.
8	"(h) Annual Reporting.—Not later than December
9	31 of each year, the head of the office of primary responsi-
10	bility for the Program, in coordination with the appro-
11	priate members of the Program under subsection (b), shall
12	submit to the congressional defense committees an annual
13	report on the efforts carried out pursuant to this section
14	or any covered provision of law, including with respect to
15	such efforts concerning—
16	"(1) the evaluation of cyber vulnerabilities of
17	each major weapon system of the Department of De-
18	fense and related mitigation activities under section
19	1647 of the National Defense Authorization Act for
20	Fiscal Year 2016 (Public Law 114–92; 129 Stat.
21	1118);
22	"(2) the evaluation of cyber vulnerabilities of the
23	critical infrastructure of the Department of Defense
24	under section 1650 of the National Defense Authoriza-

1	tion Act for Fiscal Year 2017 (Public Law 114–328;
2	10 U.S.C. 2224 note);
3	"(3) operational technology and the mapping of
4	mission-relevant terrain in cyberspace under 1505 of
5	the National Defense Authorization Act for Fiscal
6	Year 2022 (Public Law 117–81; 10 U.S.C. 394 note);
7	"(4) the assessments of the vulnerabilities to and
8	mission risks presented by radio-frequency enabled
9	cyber attacks with respect to the operational tech-
10	nology embedded in weapons systems, aircraft, ships,
11	ground vehicles, space systems, sensors, and datalink
12	networks of the Department of Defense under section
13	1559 of the National Defense Authorization Act for
14	Fiscal Year 2023; and
15	"(5) the work of the Program in general, includ-
16	ing information relating to staffing and accomplish-
17	ments.
18	"(i) Annual Budget Display.—(1) On an annual
19	basis for each fiscal year, concurrently with the submission
20	of the budget of the President for that fiscal year under sec-
21	tion 1105(a) of title 31, United States Code, the head of
22	the office of primary responsibility for the Program, in co-
23	ordination with the appropriate members of the Program
24	under subsection (b), shall submit to the congressional de-
25	fense committees a consolidated budget justification display

1	that covers all programs and activities associated with this
2	section and any covered provision of law, including with
3	respect to the matters listed in subsection (h).
4	"(2) Each display under paragraph (1) shall be sub-
5	mitted in unclassified form, but may include a classified
6	annex.
7	"(j) Definitions.—In this section:
8	"(1) The term 'covered armed force' means the
9	Army, Navy, Air Force, Marine Corps, or Space
10	Force.
11	"(2) The term 'covered statutory requirement'
12	means a requirement under any covered provision of
13	law.
14	"(3) The term 'covered provision of law' means
15	$the\ following:$
16	"(A) Section 1647 of the National Defense
17	Authorization Act for Fiscal Year 2016 (Public
18	Law 114–92; 129 Stat. 1118).
19	"(B) Section 1650 of the National Defense
20	Authorization Act for Fiscal Year 2017 (Public
21	Law 114-328; 10 U.S.C. 2224 note).
22	"(C) Section 1505 of the National Defense
23	Authorization Act for Fiscal Year 2022 (Public
24	Law 117–81; 10 U.S.C. 394 note).

1	"(D) Section 1559 of the National Defense
2	Authorization Act for Fiscal Year 2023.".
3	(2) Conforming amendments.—
4	(A) Repeal of duplicate briefing re-
5	Quirement.—Section 1647 of the National De-
6	fense Authorization Act for Fiscal Year 2016
7	(Public Law 114–92; 129 Stat. 1118) is amend-
8	ed—
9	(i) by striking subsection (c); and
10	(ii) by redesignating subsections (d)
11	through (j) as subsections (c) through (i),
12	respectively.
13	(B) Repeal of additional duplicate
14	BRIEFING REQUIREMENT.—Section 1650 of the
15	National Defense Authorization Act for Fiscal
16	Year 2017 (Public Law 114–328; 10 U.S.C. 2224
17	note) is amended—
18	(i) by striking subsection (d); and
19	(ii) by redesignating subsections (e)
20	and (f) as subsections (d) and (e), respec-
21	tively.
22	(C) Repeal of duplicate provision re-
23	LATING TO STRATEGIC CYBERSECURITY PRO-
24	GRAM.—Section 1640 of the National Defense

1	Authorization Act for Fiscal Year 2018 (Public
2	Law 115-9; 10 U.S.C. 2224 note) is repealed.
3	(D) Repeal of duplicate budget re-
4	QUIREMENT.—Section 1637 of the John S.
5	McCain National Defense Authorization Act for
6	Fiscal Year 2019 (Public Law 115–232; 10
7	U.S.C. 221 note) is repealed.
8	(E) Repeal of duplicate reporting re-
9	QUIREMENT.—Section 1505 of the National De-
10	fense Authorization Act for Fiscal Year 2022
11	(Public Law 117–81; 10 U.S.C. 394 note) is
12	amended—
13	(i) by striking subsection (h); and
14	(ii) by redesignating subsections (i)
15	and (j) as subsections (h) and (i), respec-
16	tively.
17	(F) Repeal of additional duplicate
18	BRIEFING REQUIREMENT; REMOVAL OF REF-
19	ERENCE TO REPEALED PROVISION.—Section
20	1559 of the James M. Inhofe National Defense
21	Authorization Act for Fiscal Year 2023 is
22	amended—
23	(i) by striking ", section 1637 of the
24	John S. McCain National Defense Author-

1	ization Act for Fiscal Year 2019 (Public
2	Law 115–232; 10 U.S.C. 221 note),"; and
3	(ii) by striking subsection (f).
4	(b) Report Required.—Not later than 180 days
5	after the date of the enactment of this Act, the head of the
6	office of primary responsibility for the Strategic Cybersecu-
7	rity Program under section 391b of title 10, United States
8	Code, as added by subsection (a), shall submit to the con-
9	gressional defense committees a report setting forth the plan
10	of the head to harmonize and interlink the annual reporting
11	and annual budget display requirements under subsections
12	(h) and (i) of such section, respectively, to ensure unity and
13	a lack of duplication in such efforts.
14	SEC. 1502. OFFICE FOR ACADEMIC ENGAGEMENT RELATING
15	TO CYBER ACTIVITIES.
16	(a) Establishment.—Chapter 111 of title 10, United
17	States Code, is amended by inserting after section 2192b
18	the following new section:
19	"§2192c. Office for academic engagement relating to
20	cyber activities
21	"(a) Establishment.—The Secretary of Defense, act-
22	ing through the Chief Information Officer of the Depart-
23	ment of Defense, shall establish an office to establish, main-
24	tain, and oversee any activities of the Department of De-
25	fense that pertain to the relationship between the Depart-

1	ment and academia, including with entities involved in
2	primary, secondary, or postsecondary education, with re-
3	spect to cyber-related matters (in this section referred to as
4	the 'Office').
5	"(b) Director.—The Office shall have a Director who
6	shall report directly to the Chief Information Officer of the
7	Department of Defense. An individual serving as Director
8	shall, while so serving, be a member of the Senior Executive
9	Service.
10	"(c) Responsibilities.—(1) The Office shall be re-
11	sponsible for the following:
12	"(A) Serving as the consolidated focal point for
13	engagements carried out between the Department of
14	Defense and academia with respect to cyber-related
15	matters.
16	"(B) Coordinating covered academic engagement
17	programs for the Department of Defense.
18	"(C) Conducting ongoing analysis, as deter-
19	mined necessary by the Director, of the performance
20	of cyber-related educational scholarships, camps, sup-
21	port efforts, and volunteer partnerships of the Depart-
22	ment of Defense.
23	"(D) Identifying actions the Secretary of Defense
24	may take to improve the cyber skills of personnel

within the Department of Defense through participa-

- tion by such personnel in covered academic engagement programs, for the purposes of assisting the Secretary in cyber-related matters and meeting the longterm national defense needs of the United States for personnel proficient in such skills.
 - "(E) Managing funds and resources for the National Centers for Academic Excellence in Cybersecurity program, the Department of Defense Cyber Scholarship Program, the National Defense University College of Information and Cyberspace, the University Consortium for Cybersecurity, and the senior military colleges.
 - "(F) Establishing requirements, policies, and procedures to collect data on, and to monitor and evaluate, the performance of covered academic engagement programs with respect to the involvement in such programs by the Department of Defense.
 - "(G) Monitoring and evaluating through applicable performance measurements (including those established pursuant to subparagraph (F)) the performance of covered academic engagement programs with respect to the involvement in such programs by the Department of Defense, and advising the Secretary of Defense on whether to continue, modify, or terminate such involvement.

1	"(H) Making budgetary determinations, taking
2	into consideration the findings of performance evalua-
3	tions under subparagraph (G), with respect to—
4	"(i) the involvement in covered academic
5	engagement programs by the Department of De-
6	fense; and
7	"(ii) other matters relating to the respon-
8	sibilities under this subsection.
9	"(2) Notwithstanding any provision of law to the con-
10	trary, the Office shall be the office of primary responsibility
11	for carrying out, among other legislative provisions, the fol-
12	lowing:
13	"(A) Section 1633 of the John S. McCain Na-
14	tional Defense Authorization Act for Fiscal Year 2019
15	(Public Law 115–232; 132 Stat. 2125).
16	"(B) Section 1640 of the John S. McCain Na-
17	tional Defense Authorization Act for Fiscal Year 2019
18	(Public Law 115–232; 10 U.S.C. 2200 note).
19	"(C) Section 1649 of the National Defense Au-
20	thorization Act for Fiscal Year 2020 (Public Law
21	116–92; 133 Stat. 1758).
22	"(D) Section 1659 of the National Defense Au-
23	thorization Act for Fiscal Year 2020 (Public Law
24	116-92; 10 U.S.C. 391 note).

1	"(E) Section 1710 of the William M. (Mac)
2	Thornberry National Defense Authorization Act for
3	Fiscal Year 2021 (Public Law 116–283; 134 Stat.
4	4086).
5	"(F) Section 1726 of the William M. (Mac)
6	Thornberry National Defense Authorization Act for
7	Fiscal Year 2021 (Public Law 116–283; 10 U.S.C.
8	$1599f\ note).$
9	"(G) Section 1530 of the National Defense Au-
10	thorization Act for Fiscal Year 2022 (Public Law
11	117–81; 135 Stat. 2049).
12	"(H) Section 1532 of the National Defense Au-
13	thorization Act for Fiscal Year 2022 (Public Law
14	117-81; 10 U.S.C. 2191 note prec.).
15	"(I) Section 1505 of the National Defense Au-
16	thorization Act for Fiscal Year 2023 (Public Law
17	117–263).
18	"(J) Section 1535 of the National Defense Au-
19	thorization Act for Fiscal Year 2023 (Public Law
20	117–263).
21	"(d) Authority Relating to Compliance.—The
22	Secretary of Defense shall take such steps as may be nec-
23	essary to ensure that the Director of the Office has sufficient
24	authority to compel and enforce compliance with any deci-

sions or directives issued pursuant to the responsibilities under subsection (b). 3 "(e) Additional Authorities.—In carrying out this section, the Director of the Office may, under any provision of this chapter or any other provision of this title providing for the support of educational programs in cyber-related matters (and unless otherwise specified in such provi-8 sion)— 9 "(1) enter into contracts and cooperative agree-10 ments; 11 "(2) make grants of financial assistance; 12 "(3) provide cash awards and other items; 13 "(4) accept voluntary services; and 14 "(5) support national competition judging, other 15 educational event activities, and associated award ceremonies in connection with covered academic en-16 17 gagement programs. 18 "(f) Relationship to Other Entities.—The Under 19 Secretary of Defense for Research and Engineering and the 20 Secretaries concerned shall coordinate and collaborate with 21 the Director of the Office on covered academic engagement programs sponsored by the Under Secretary as Science, Technology, Engineering, and Mathematics (STEM) programs and activities.

1	"(g) Covered Academic Engagement Program
2	Defined.—In this section, the term 'covered academic en-
3	gagement program' means any of the following:
4	"(1) A primary, secondary, or post-secondary
5	educational program with a cyber focus.
6	"(2) A program of the Department of Defense for
7	the recruitment or retention of cyberspace civilian
8	and military personnel, including scholarship pro-
9	grams.
10	"(3) An academic partnership focused on estab-
11	lishing cyber talent among the personnel referred to
12	in paragraph (2).".
13	(b) Deadline for Establishment.—The Secretary
14	of Defense shall establish the office under section 2192c of
15	title 10, United States Code, as added by subsection (a),
16	by not later than 270 days after the date of the enactment
17	$of\ this\ Act.$
18	SEC. 1503. MODIFICATION TO DEPARTMENT OF DEFENSE
19	ENTERPRISE-WIDE PROCUREMENT OF CYBER
20	DATA PRODUCTS AND SERVICES.
21	Section 1521(a) of the National Defense Authorization
22	Act for Fiscal Year 2022 (Public Law 117–81; 10 U.S.C.
23	2224 note) is amended—
24	(1) by redesignating paragraph (6) as para-
25	graph (7);

1	(2) in paragraph (7), as so redesignated, by
2	striking "(1) through (5)" and inserting "(1) through
3	(6)"; and
4	(3) by inserting after paragraph (5) the fol-
5	lowing new paragraph:
6	"(6) Evaluating emerging cyber technologies,
7	such as artificial intelligence-enabled security tools,
8	for efficacy and applicability to the requirements of
9	the Department of Defense.".
10	SEC. 1504. AUTHORITY TO ESTABLISH PROGRAM OF UNITED
11	STATES CYBER COMMAND ON DARK WEB AND
12	DEEP WEB ANALYSIS TOOLS.
13	(a) In General.—The Commander of the United
14	States Cyber Command, pursuant to the authority provided
15	under section 167b(d) of title 10, United States Code, may
16	establish within such Command a program, or augment an
17	existing such program, to integrate into the packages of
18	tools distributed to the combatant commands tools for the
19	analysis of information from locations on the Internet re-
20	ferred to as the "dark web" and "deep web".
21	(b) Elements.—Under the program established or
22	augmented under subsection (a), the Commander may—
23	(1) develop a comprehensive and tailored ap-
24	proach to the use of open-source intelligence tools for
25	the analysis and distribution of information collected

1	from the locations on the Internet described in sub-
2	section (a);
3	(2) develop and validate technical requirements
4	relating to such collection, analysis, and distribution,
5	including with respect to data fidelity and data prov-
6	enance;
7	(3) assess and acquire technologies to—
8	(A) collect information from the locations
9	specified in paragraph (1); and
10	(B) analyze and, as appropriate, distribute
11	such information; and
12	(4) enable the cross-organizational sharing of
13	such information across the Department of Defense.
14	(c) Role of Assistant Secretary of Defense for
15	Cyber Policy.—Consistent with section 167b(d) of such
16	title, the Commander shall implement this section subject
17	to the authority, direction, and control of the Assistant Sec-
18	retary of Defense for Cyber Policy.
19	SEC. 1505. MILITARY CYBERSECURITY COOPERATION WITH
20	TAIWAN.
21	(a) REQUIREMENT.—Not later than 180 days after the
22	date of the enactment of this Act, the Secretary of Defense,
23	acting through the Under Secretary of Defense for Policy,
24	in concurrence with the Secretary of State and in coordina-
25	tion with the Commander of the United States Cyber Com-

1	mand and the Commander of the United States Indo-Pa-
2	cific Command, shall seek to cooperate with the Ministry
3	of Defense of Taiwan on defensive military cybersecurity
4	activities.
5	(b) Identification of Activities.—In cooperating
6	on defensive military cybersecurity activities with the Min-
7	istry of Defense of Taiwan under subsection (a), the Sec-
8	retary of Defense may carry out efforts to identify coopera-
9	tive activities to—
10	(1) defend military networks, infrastructure, and
11	systems;
12	(2) counter malicious cyber activity that has
13	compromised such military networks, infrastructure,
14	and systems;
15	(3) leverage United States commercial and mili-
16	tary cybersecurity technology and services to harden
17	and defend such military networks, infrastructure,
18	and systems; and
19	(4) conduct combined cybersecurity training ac-
20	tivities and exercises.
21	(c) Briefings.—
22	(1) Requirement.—Not later than 180 days
23	after the date of the enactment of this Act, the Sec-
24	retary of Defense, in coordination with the Secretary
25	of State, shall provide to the appropriate congres-

1	sional committees a briefing on the implementation of
2	this section.
3	(2) Contents.—The briefing under paragraph
4	(1) shall include the following:
5	(A) A description of the feasibility and ad-
6	visability of cooperating with the Ministry of
7	Defense of Taiwan on the defensive military cy-
8	bersecurity activities identified pursuant to sub-
9	section (b).
10	(B) An identification of any challenges and
11	resources that would be needed to addressed to
12	conduct such cooperative activities.
13	(C) An overview of efforts undertaken pur-
14	suant to this section.
15	(D) Any other matters the Secretary deter-
16	mines relevant.
17	(d) Appropriate Congressional Committees De-
18	FINED.—In this section, the term "appropriate congres-
19	sional committees" means—
20	(1) the Committee on Armed Services and the
21	Committee on Foreign Affairs of the House of Rep-
22	resentatives; and
23	(2) the Committee on Armed Services and the
24	Committee on Foreign Relations of the Senate.

1	Subtitle B—Personnel
2	SEC. 1521. AUTHORITY TO ACCEPT VOLUNTARY AND UN-
3	COMPENSATED SERVICES FROM CYBERSECU-
4	RITY EXPERTS.
5	(a) Authority.—Section 167b(d) of title 10, United
6	States Code, is amended by adding at the end the following
7	new paragraph:
8	"(4) The Commander of the United States Cyber Com-
9	mand may accept voluntary and uncompensated services
10	from cybersecurity experts, notwithstanding the provisions
11	of section 1342 of title 31, and may delegate such authority
12	to the chiefs of the armed forces.".
13	(b) Technical and Conforming Amendments.—
14	Section 167b of such title, as amended by subsection (a),
15	is further amended—
16	(1) in subsection (a)—
17	(A) in paragraph (1), by striking "referred
18	to as the 'cyber command'" and inserting "re-
19	ferred to as the 'United States Cyber Com-
20	mand'''; and
21	(B) in paragraph (2), by striking "Cyber
22	Command" and inserting "United States Cyber
23	Command";

1	(2) in subsection (b), by striking "Cyber Com-
2	mand" each place it appears and inserting "United
3	States Cyber Command";
4	(3) in subsections (c) and (d)—
5	(A) by striking "cyber command" each
6	place it appears and inserting "United States
7	Cyber Command";
8	(B) by striking "commander of the" each
9	place it appears and inserting "Commander of
10	the"; and
11	(C) by striking "commander of such com-
12	mand" each place it appears and inserting
13	"Commander of such Command"; and
14	(4) in subsection $(d)(3)(C)$, by striking "of the
15	commander" and inserting "of the Commander".
16	SEC. 1522. MATTERS RELATING TO MANAGEMENT OF
17	UNITED STATES MARINE CORPS CYBERSPACE
18	OPERATIONS OFFICERS.
19	(a) Required Service.—Section 651(c) of title 10,
20	United States Code, is amended—
21	(1) in paragraph (1), by inserting "or in the
22	case of an unrestricted officer designated within a
23	cyberspace occupational specialty" before the closing
24	period; and
25	(2) in paragraph (2)—

1	(A) in subparagraph (A), by striking "; or"
2	and inserting a semicolon;
3	(B) in subparagraph (B), by striking the
4	closing period and inserting "; or"; and
5	(C) by adding at the end the following new
6	subparagraph:
7	"(C) in the case of an unrestricted officer who
8	has been designated with a cyberspace occupational
9	specialty, the period of obligated service specified in
10	such contract or agreement.".
11	(b) Minimum Service Requirement for Certain
12	Cyberspace Occupational Specialties.—Chapter 37 of
13	title 10, United States Code, is amended by adding at the
14	end the following new section:
15	"§ 658. Minimum service requirement for certain
16	cyberspace occupational specialties
17	"(a) Cyberspace Operations Officer.—The min-
18	imum service obligation for any member who successfully
19	completes training in the armed forces in direct accession
20	to the cyberspace operations officer occupational specialty
21	of the Marine Corps shall be eight years.
22	"(b) Service Obligation Defined.—In this section,
23	the term 'service obligation' means the period of active duty
24	or, in the case of a member of a reserve component who
25	completed cyberspace operations training in an active duty

1	for training status as a member of a reserve component,
2	the period of service in an active status in the Selected Re-
3	serve, required to be served after completion of cyberspace
4	operations training.".
5	SEC. 1523. MODIFICATIONS TO RATES OF PAY FOR CERTAIN
6	CYBER-RELATED POSITIONS OF DEPARTMENT
7	OF DEFENSE.
8	Section 1599f of title 10, United States Code, is
9	amended—
10	(1) in the heading, by striking " United
11	States Cyber Command" and inserting "De-
12	partment of Defense cyber";
13	(2) in subsection $(a)(1)(A)$, by striking "respon-
14	sibilities of the United States Cyber Command" and
15	all that follows and inserting "cyber mission of the
16	Department of Defense;";
17	(3) by amending subsection (b) to read as fol-
18	lows:
19	"(b) Basic Pay; Special Rates of Pay.—(1) The
20	Secretary shall fix the rates of basic pay for any qualified
21	position established under subsection (a) in relation to the
22	rates of pay provided for employees in comparable positions
23	in the Department

1	"(2)(A) Notwithstanding part III of title 5, the Sec-
2	retary may, for one or more categories of qualified positions
3	that require cyber expertise—
4	"(i) establish higher minimum rates of pay
5	than those established under paragraph (1); and
6	"(ii) make corresponding increases in all
7	rates of pay of the pay range for each grade or
8	level, subject to paragraph (3) or (4).
9	"(B) The rates of pay under subparagraph (A)
10	shall be basic pay for the same purposes specified in
11	section 5305(j) of title 5.
12	"(3) Except as provided in paragraph (4), a minimum
13	rate of pay established for a category of positions under
14	paragraph (2) may not exceed the maximum rate of basic
15	pay (excluding any locality-based comparability payment
16	under section 5304 of title 5 or similar provision of law)
17	for the position in that category of positions without the
18	authority of paragraph (1) by more than 30 percent, and
19	no rate may be established under this section in excess of
20	the rate of basic pay payable for level IV of the Executive
21	Schedule under section 5315 of title 5.
22	"(4)(A) Notwithstanding paragraph (3), the Secretary
23	may establish higher annual limitations on special rates
24	of pay for positions or employees selected by the Secretary
25	as follows:

1	"(i) With respect to a qualified position that re-
2	quires cyber expertise for which the Secretary deter-
3	mines a higher rate is necessary, a rate of pay not
4	to exceed the rate of basic pay payable for level II of
5	the Executive Schedule under section 5313 of title 5.
6	"(ii) With respect to an individual that the Sec-
7	retary determines, by name, possesses advanced skills
8	and competencies and performs critical functions that
9	execute the cyber mission of the Department, a rate
10	not to exceed the rate of basic pay payable for the
11	Vice President under section 104 of title 3.
12	"(B) Employees receiving a special rate under
13	subparagraph (A) shall be subject to an aggregate pay
14	limitation that parallels the limitation established in
15	section 5307 of title 5, except that—
16	"(i) any allowance, differential, bonus,
17	award, or other similar cash payment in addi-
18	tion to basic pay that is authorized under this
19	title, the applicable provisions of title 5, or any
20	other applicable law (excluding the Fair Labor
21	Standards Act of 1938 (29 U.S.C. 201 et seq.))
22	shall be counted as part of aggregate compensa-

tion; and

1	"(ii) aggregate compensation may not ex-
2	ceed the rate established for the Vice President of
3	the United States under section 104 of title 3.
4	"(C) The number of individuals who receive
5	basic pay established under subparagraph (A)(ii)
6	may not exceed 1000 at any time.
7	"(5) If the Secretary of Defense removes a category of
8	positions from coverage under a rate of pay authorized by
9	paragraph (2) or (4) after that rate of pay takes effect—
10	"(A) the Secretary of Defense shall provide notice
11	of the loss of coverage of the special rate of pay to
12	each individual in such category; and
13	"(B) the loss of coverage will take effect on the
14	first day of the first pay period after the date of the
15	notice.
16	"(6) Subject to the limitations in this subsection, rates
17	of pay established under this subsection by the Secretary
18	of Defense may be revised from time to time."; and
19	(4) in subsection $(k)(5)$, by striking "the respon-
20	sibilities of the United States Cyber Command relat-
21	ing to cyber operations" and inserting "the cyber
22	mission of the Department of Defense".

1	SEC. 1524. RESPONSIBILITY FOR CYBERSECURITY AND
2	CRITICAL INFRASTRUCTURE PROTECTION OF
3	THE DEFENSE INDUSTRIAL BASE.
4	Section 1724 of the National Defense Authorization
5	Act for Fiscal Year 2021 (116–283; 10 U.S.C. 2224 note)
6	is amended—
7	(1) in subsection (b), by striking "The Secretary
8	of Defense shall designate the Principal Cyber Advisor
9	of the Department of Defense" and inserting "Not
10	later than 30 days after the date of the enactment of
11	the National Defense Authorization Act for Fiscal
12	Year 2024, the Secretary of Defense shall designate a
13	principal staff assistant from within the Office of the
14	Secretary of Defense who shall serve";
15	(2) in subsection (c)—
16	(A) in the matter preceding paragraph (1),
17	by striking "the Principal Cyber Advisor of the
18	Department of Defense" and inserting "the prin-
19	cipal staff assistant designed under subsection
20	(b)"; and
21	(B) in paragraph (1), by striking "Sector
22	Specific Agency" and inserting "Sector Risk
23	Management Agency";
24	(3) in subsection (d), by striking "Principal
25	Cuber Advisor of the Department of Defense" and in-

1	serting "principal staff assistant designated under
2	subsection (b)"; and
3	(4) in subsection (e)—
4	(A) in the matter preceding paragraph (1),
5	by striking "this Act" and inserting "the Na-
6	tional Defense Authorization Act for Fiscal Year
7	2024";
8	(B) in paragraph (2), by striking "Sector
9	Specific Agency functions under Presidential
10	Policy Directive-21 from non-cybersecurity Sec-
11	tor Specific Agency functions" and inserting
12	"functions of a Sector Risk Management Agency
13	pursuant to section 9002 of the National Defense
14	Authorization Act for Fiscal Year 2021 (6 U.S.C.
15	652a) from non-cybersecurity functions of a Sec-
16	tor Risk Management Agency"; and
17	(C) by striking paragraph (3).
18	Subtitle C—Reports and Other
19	Matters
20	SEC. 1531. OVERSIGHT FOR COMMAND POST COMPUTING
21	ENVIRONMENT CONTRACT AWARD.
22	Not later than 14 days after the date on which the Sec-
23	retary of the Army awards a contract for the procurement
24	of the "Command Post Computing Environment" program,
25	the Secretary shall provide to the congressional defense com-

1	mittees a written notification of the award, including an
2	identification of the criteria used in the selection of the
3	award recipient and any other information determined nec-
4	essary by the Secretary.
5	SEC. 1532. PROHIBITION ON AVAILABILITY OF FUNDS RE-
6	LATING TO CENSORSHIP OR BLACKLISTING
7	OF NEWS SOURCES BASED ON SUBJECTIVE
8	CRITERIA OR POLITICAL BIASES.
9	(a) Prohibition on Availability of Funds.—None
10	of the funds authorized to be appropriated by this Act or
11	otherwise made available for any fiscal year for the Depart-
12	ment of Defense may be obligated or expended to—
13	(1) enter into any contract or other agreement
14	with any entity described in subsection (b) or with
15	any advertising or marketing agency that uses the
16	functions described in subsection (b)(4) of such an en-
17	tity; or
18	(2) provide any form of support to an entity de-
19	scribed in subsection (b).
20	(b) Entities Described.—The entities described in
21	this subsection are the following:
22	(1) NewsGuard Technologies Inc., or any com-
23	pany owned or controlled by such entity.

1	(2) The Global Disinformation Index, incor-
2	porated in the United Kingdom as "Disinformation
3	Index LTD".
4	(3) Graphika Technologies Inc. or any company
5	owned or controlled by such entity.
6	(4) Any other entity the function of which is to
7	advise the censorship or blacklisting of news sources
8	based on subjective criteria or political biases, under
9	the stated function of "fact checking" or otherwise re-
10	moving "misinformation".
11	(c) Certification Requirement.—Prior to the Sec-
12	retary of Defense entering into any contract or other agree-
13	ment (or extending, renewing, or otherwise modifying an
14	existing contract or other agreement) with an entity for the
15	purpose of that entity implementing military recruitment
16	advertisements on behalf of the Department of Defense, the
17	Secretary shall require, as a condition of such contract or
18	agreement, that the entity certify to the Secretary that the
19	entity is in compliance with subsection (a).
20	SEC. 1533. GAO REVIEW OF CYBERSPACE OPERATIONS MAN-
21	AGEMENT.
22	(a) Review.—Not later than 150 days after the date
23	of the enactment of this Act, the Comptroller General of the
24	United States shall conduct a comprehensive review of the
25	management by the Secretary of Defense of matters relating

- 1 to the conduct of, and preparation for, cyberspace oper-2 ations.
- 3 (b) Elements.—The review under subsection (a) shall
- 4 include an evaluation and assessment by the Comptroller
- 5 General of the following:
- (1) The number of commands, organizations,
 units, and personnel (including an identification of
 the rank and grade thereof) responsible for conducting
 cyberspace operations across the Department of De-
- 10 fense.

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- (2) The command and control relationships associated with such commands, organizations, units, and personnel.
 - (3) The number of command staff, secretariats, organizations, units, and personnel (including an identification of the rank and grade thereof) with any responsibility for budgetary, personnel, policy, or training matters, including the management of such matters, affecting cyberspace operations across the Department of Defense.
 - (4) The ratio of personnel specified in paragraph
 (1) determined to be fully trained and qualified, as
 defined by the Commander of the United States Cyber
 Command, relative to the total number of such personnel assigned to operational billets.

- 1 (5) The ratio of personnel specified in paragraph 2 (3), relative to the total number of personnel assigned 3 to billets within the Cyber Mission Force of the 4 United States Cyber Command.
 - (6) How the ratio determined pursuant to paragraph (5) with respect to the personnel described in such paragraph compares to such ratio with respect to personnel in other warfighting disciplines, such as air-to-air combat, infantry operations, or long range fires.
 - (7) An assessment of potential duplication in effort or cost between the various entities specified in paragraph (3) with any responsibility for budgetary, personnel, policy, or training matters, including the management of such matters, affecting cyberspace operations across the Department of Defense.
 - (8) The extent to which there is a senior official of the Department of Defense who is accountable to the Secretary of Defense to ensure that the Department of Defense has an effective and efficient force structure, and has trained and ready forces, necessary to conduct cyberspace operations at all echelons (including strategic, operational, and tactical echelons).
 - (9) Any other matters the Comptroller General determines appropriate.

1	(c) Components to Be Considered.—In carrying
2	out the review under subsection (a), the Comptroller Gen-
3	eral shall take into consideration, at a minimum, the fol-
4	lowing:
5	(1) Office of the Department of Defense Prin-
6	cipal Cyber Advisor.
7	(2) Office of the Department of Defense Chief In-
8	formation Officer.
9	(3) Office of the Deputy Assistant Secretary of
10	Defense for Cyber Policy.
11	(4) Office of the Deputy Director for Global Op-
12	erations, J-39, Joint Staff.
13	(5) Office of the Director, Command, Control,
14	Communications and Computers/Cyber and Chief In-
15	formation Officer, J-6, Joint Staff.
16	(6) Office of the Department of the Army Prin-
17	cipal Cyber Advisor.
18	(7) Office of the Army Deputy Chief of Staff, G-
19	3/5/7.
20	(8) Office of the Army Deputy Chief of Staff, G-
21	2.
22	(9) Office of the Army Deputy Chief of Staff, G-
23	6.
24	(10) United States Army Training & Doctrine
25	Command.

1	(11) United States Army Cyber Command.
2	(12) Office of the Department of the Navy Prin-
3	cipal Cyber Advisor.
4	(13) Office of the Deputy Chief of Naval Oper-
5	ations for Information Warfare.
6	(14) United States Fleet Forces Command.
7	(15) Naval Information Forces.
8	(16) United States Fleet Cyber Command.
9	(17) Office of the Department of the Air Force
10	Principal Cyber Advisor.
11	(18) Office of the Deputy Chief of Staff for Intel-
12	ligence, Surveillance, Reconnaissance, and Cyber Ef-
13	fects Operations, A2/6, Air Staff.
14	(19) Air Combat Command.
15	(20) 16th Air Force.
16	(21) Office of the United States Marine Corps
17	Deputy Commandant for Information.
18	(22) Marine Corps Forces Cyberspace Command.
19	(23) Office of the Deputy Chief of Space Oper-
20	ations for Operations, Cyber, and Nuclear, Space
21	Staff.
22	(d) Interim Briefings.—Not later than 45 days after
23	the date of the enactment of this Act, and every 45 days
24	thereafter until the date of the final submission under sub-
25	section (e), the Comptroller General shall provide to the con-

1	gressional defense committees interim briefings on the as-
2	sessment under subsection (a).
3	(e) Final Submission of Results.—The Comp-
4	troller General shall submit to the congressional defense
5	committees the final results of the assessment under sub-
6	section (a) in such form and at such time as may be mutu-
7	ally agreed upon by the Comptroller General and the com-
8	mittees.
9	SEC. 1534. STUDY ON OCCUPATIONAL RESILIENCY OF
10	CYBER MISSION FORCE.
11	(a) STUDY.—Not later than 180 days after the date
12	of the enactment of this Act, the Principal Cyber Advisor
13	of the Department of Defense and the Undersecretary of De-
14	fense for Personnel and Readiness, in coordination with the
15	principal cyber advisors of the military departments and
16	the Commander of the United States Cyber Command, shall
17	conduct a study on the personnel and resources required
18	to enhance and support the occupational resiliency of the
19	Cyber Mission Force.
20	(b) Elements.—The study under subsection (a) shall
21	include the following:
22	(1) An inventory of the resources and programs
23	available to personnel assigned to the Cyber Mission

Force, disaggregated by Armed Force and location.

- 1 (2) An assessment of the risk to the occupational
 2 resiliency of such personnel relative to the respective
 3 operational work role within the Cyber Mission Force
 4 (as defined by the Commander of the United States
 5 Cyber Command) and the number of such personnel
 6 available to perform operations in each such category
 7 of operational work role.
 - (3) An evaluation of the extent to which personnel assigned to the Cyber Mission Force have been made aware of the resources and programs referred to in paragraph (1), and of measures required to improve such awareness.
 - (4) A determination by the Commander of the United States Cyber Command regarding the adequacy and accessibility of such resources and programs for personnel assigned to the Cyber Mission Force.
 - (5) Such other matters as may be determined necessary by the Principal Cyber Advisor of the Department of Defense and the Undersecretary of Defense for Personnel and Readiness.
- 22 (c) Submission to Congress.—Upon completing the 23 study under subsection (a), the Principal Cyber Advisor of 24 the Department of Defense and the Undersecretary of De-25 fense for Personnel and Readiness shall submit to the con-

1	gressional defense committees a report containing the re-
2	sults of such study.
3	(d) Occupational Resiliency Defined.—In this
4	section, the term "occupational resiliency" means, with re-
5	spect to personnel assigned to the Cyber Mission Force, the
6	ability of such personnel to mitigate the unique psycho-
7	logical factors that contribute to the degradation of mental
8	health and job performance under such assignment.
9	TITLE XVI—SPACE ACTIVITIES,
10	STRATEGIC PROGRAMS, AND
11	INTELLIGENCE MATTERS
12	Subtitle A—Space Activities
13	SEC. 1601. CLASSIFICATION REVIEW OF SPACE MAJOR DE-
14	FENSE ACQUISITION PROGRAMS.
15	Chapter 135 of title 10, United States Code, is amend-
16	ed by inserting after section 2275a the following new sec-
17	tion:
18	"§ 2275b. Requirements for appropriate classification
19	guidance.
20	"(a) In General.—Before a space major defense ac-
21	quisition program achieves Milestone B approval, or equiv-
22	alent, the milestone decision authority shall determine
23	whether the classification guidance for the program remains
24	appropriate and—

1	"(1) if such guidance is determined to be appro-
2	priate, submit to the congressional defense committees
3	a certification of such determination; or
4	"(2) if such guidance is determined to be inap-
5	propriate, initiate an update to such guidance.
6	"(b) Definitions.—In this section:
7	"(1) The term 'Milestone B approval' has the
8	meaning given such term in section 4172(e)(7) of this
9	title.
10	"(2) The term 'major defense acquisition pro-
11	gram' has the meaning given such term in section
12	4201 of this title.
13	"(3) The term 'space major defense acquisition
14	program' means a major defense acquisition program
15	for the acquisition of a satellite, ground system, or
16	command and control system.".
17	SEC. 1602. ENHANCED AUTHORITY TO INCREASE SPACE
18	LAUNCH CAPACITY THROUGH SPACE LAUNCH
19	SUPPORT SERVICES.
20	Chapter 135 of title 10, United States Code, is amend-
21	ed by inserting after section 2276 the following new section:

1	"§2276b. Special authority for provision of space
2	launch support services to increase space
3	launch capacity
4	"(a) In General.—The Secretary of a military de-
5	partment, pursuant to the authorities in this section or any
6	other provision of law, may increase Federal and commer-
7	cial space launch capacity on any domestic real property
8	under the control of the Secretary through the provision of
9	space launch support services.
10	"(b) Provision of Launch Equipment and Serv-
11	ices to Commercial Entities.—
12	"(1) AGREEMENT AUTHORITY.—The Secretary
13	concerned may enter into contracts or other trans-
14	actions with commercial entities that intend to con-
15	duct space launch activities on a military installa-
16	tion under the jurisdiction of the Secretary. Any such
17	agreement may include the provision of supplies, serv-
18	ices, equipment, and construction needed for commer-
19	cial space launch.
20	"(2) AGREEMENT COSTS.—
21	"(A) DIRECT COSTS.—An agreement en-
22	tered into under paragraph (1) shall include a
23	provision that requires the commercial entity en-
24	tering into the agreement to reimburse the De-
25	partment of Defense for all direct costs to the
26	United States that are associated with the goods

1	services, and equipment provided to the commer-
2	cial entity under the agreement.
3	"(B) Indirect costs.—In addition, the
4	contract may include a provision that requires
5	the commercial entity to reimburse the Depart-
6	ment of Defense for such indirect costs as the
7	Secretary concerned considers to be appropriate.
8	In such a case, the contract may provide for the
9	recovery of indirect costs through establishment
10	of a rate, fixed price, or similar mechanism the
11	Secretary concerned finds reasonable.
12	"(3) Retention of funds collected from
13	COMMERCIAL USERS.—Amounts collected from a com-
14	mercial entity pursuant to paragraph (2) shall be
15	credited to the appropriation accounts under which
16	the costs associated with the agreement (direct and in-
17	direct) were incurred.
18	"(c) Definitions.—In this section:
19	"(1) Space launch.—The term 'space launch'
20	includes all activities, supplies, equipment, facilities,
21	or services supporting launch preparation, launch, re-
22	entry, recovery, and other launch-related activities for

both the payload and the space transportation vehicle.

23

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1	ty organized under the laws of the United States or
2	of any jurisdiction within the United States.
3	"(d) Transition Limitations and Reporting Re-
4	QUIREMENTS.—For fiscal years 2024, 2025, and 2026, the
5	Secretary concerned shall—
6	"(1) limit indirect costs reimbursed pursuant to
7	subsection $(b)(2)(B)$ to no more than 30 percent, not
8	to exceed \$5,000,000 annually, of total direct cost re-
9	imbursements required under any agreement author-
10	ized by subsection (b); and
11	"(2) not later than 90 days after each such fiscal
12	year, submit to each of the congressional defense com-
13	mittees a briefing that—
14	"(A) identifies total direct and indirect
15	amount reimbursed to each spaceport for the
16	prior fiscal year;
17	"(B) describes support provided by reim-
18	bursed indirect costs for the prior fiscal year;
19	and
20	"(C) identifies indirect rate and analysis
21	used to determine the indirect rate for the next
22	fiscal uear.".

1	SEC. 1603. MODIFICATION TO PROHIBITION ON FOREIGN
2	COMMERCIAL SATELLITE SERVICES.
3	Section 2279(a) of title 10, United States Code, is
4	amended—
5	(1) in paragraph (2), by striking "or" at the
6	end;
7	(2) in paragraph (3), by striking the period at
8	the end and inserting "; or"; and
9	(3) by adding at the end the following new para-
10	graph:
11	"(4) the foreign entity plans to or is expected to
12	receive satellite communication services and data
13	downlinked to ground stations located within sov-
14	ereign territories shared via treaty with a covered for-
15	eign country.".
16	SEC. 1604. AUTHORIZATION FOR ESTABLISHMENT OF THE
17	NATIONAL SPACE INTELLIGENCE CENTER AS
18	A FIELD OPERATING AGENCY.
19	Notwithstanding any other provision of law prohib-
20	iting the establishment of a field operating agency, the Sec-
21	retary of the Air Force may establish the National Space
22	Intelligence Center as a field operating agency of the Space
23	Force to analyze and produce scientific and technical intel-
24	ligence on space-based and counterspace threats from for-
25	eign adversaries.

1	SEC. 1605. LIMITATION ON USE OF FUNDS FOR WGS-12 SAT
2	ELLITE.
3	(a) Prohibition on Procurement Pending Cer-
4	TIFICATION REGARDING COMMERCIAL PROVIDERS.—The
5	Secretary of the Air Force may not issue a contract for the
6	procurement of a WGS-12 satellite until the Assistant Sec-
7	retary of the Air Force for Space Acquisitions and Integra-
8	tion submits to the congressional defense committees certifi-
9	cation that the requirements established by the Department
10	for the primary payload for the WGS-12 satellite cannot
11	be met by a commercial provider.
12	(b) Prohibition on Operation or Launch.—None
13	of the funds authorized to be appropriated by this Act or
14	otherwise made available for fiscal year 2024 for the De-
15	partment of Defense may be obligated or expended to oper-
16	ate or launch WGS-12 satellite.
17	SEC. 1606. LIMITATION ON USE OF FUNDS PENDING SUB-
18	MISSION OF CERTAIN REPORTS ON SPACE
19	POLICY.
20	(a) FINDINGS.—Congress makes the following findings.
21	(1) Congress established the office of Assistant
22	Secretary of Defense for Space Policy in 2019 at the
23	same time as the Space Force was established.
24	(2) Despite elevating the position, the office has
25	repeatedly not responded to mandates by Congress for
26	unclassified reports on space policy topics.

1	(3) The threats to and from space by China and
2	Russia have only increased since the establishment of
3	the Assistant Secretary of Defense for Space Policy
4	and the Space Force.
5	(4) The Secretary of Defense has yet to submit
6	to the congressional defense committees the report re-
7	quired by section 1609(c) of the National Defense Au-
8	thorization Act for Fiscal Year 2022 (Public Law
9	117-81; 10 U.S.C. 2271 note) or the report required
10	by section $1611(c)(1)$ of such Act.
11	(b) Sense of Congress.—It is the sense of Congress
12	that—
13	(1) it is concerning that the office of the Assist-
14	ant Secretary of Defense for Space Policy has been
15	given responsibility for issues not directly related to
16	space policy, leading to the inability to complete the
17	primary duty of the office.
18	(2) The United States should have a well-estab-
19	lished and thoughtful national security space policy
20	that can be discussed and debated in unclassified set-
21	tings.
22	(3) Such a policy should be developed in con-
23	junction with, and taking into consideration, other
24	relevant national strategy documents, including re-

views regarding nuclear and missile defense.

1	(c) Limitation.—Of the funds authorized to be appro-
2	priated by this Act or otherwise made available for fiscal
3	year 2024 for the Department of Defense for travel by the
4	Assistant Secretary of Defense for Space Policy, not more
5	than 90 percent may be obligated or expended until the Sec-
6	retary of Defense submits both of the following reports:
7	(1) The report on classified programs managed
8	under the authority of the Space Force required by
9	section 1609(c) of the National Defense Authorization
10	Act for Fiscal Year 2022 (Public Law 117–81; 10
11	U.S.C. 2271 note).
12	(2) The report on the review of the space policy
13	of the Department of Defense required by section
14	1611(c)(1) of such Act .
15	(d) UPDATES OF SPACE POLICY REPORT.—Section
16	1611(c) of the National Defense Authorization Act for Fis-
17	cal Year 2022 (Public Law 117–81) is amended by striking
18	paragraph (2) and inserting the following new paragraph
19	(2):
20	"(2) UPDATES.—The Secretary shall provide for
21	updates to the assessments, analyses, and evaluations
22	carried out pursuant to such review in conjunction
23	with other national strategy documents, including re-
24	views regarding nuclear and missile defense.".

1	SEC. 1607. NATIONAL SECURITY SPACE LAUNCH PROGRAM
2	PHASE THREE ACQUISITION.
3	(a) Sense of Congress.—It is the sense of Congress
4	that—
5	(1) the United States Space Force must continue
6	to ensure assured access to space through phase three
7	of the national security space launch program;
8	(2) the acquisition strategy covered in the brief-
9	ing provided to the Committee on Armed Services and
10	the Permanent Select Committee on Intelligence of the
11	House of Representatives in April 2023—
12	(A) includes a dual-lane approach that is
13	consistent with increasing competition for
14	launch services needed by the future national se-
15	curity space architecture; and
16	(B) balances introducing new launch pro-
17	viders and systems with meeting all required
18	missions during the planned ordering period;
19	(3) as the Secretary of Defense, in consultation
20	with the Director of National Intelligence, completes
21	the final request for proposals, it should consider in-
22	cluding funding for launch services support for lane
23	1 missions that require specific national security
24	space launch requirements, such as the Global Posi-
25	tioning Services IIIF satellites that are intended to be
26	included in the ordering period; and

1	(4) the Department should ensure that objective
2	readiness requirements are met by launch service pro-
3	viders before basic award in either lane.
4	(b) Phase Three Acquisition Strategy.—In com-
5	petitively awarding and executing the phase three acquisi-
6	tion strategy, the Secretary of the Air Force, in coordina-
7	tion with the Under Secretary of Defense for Acquisition
8	and Sustainment, shall—
9	(1) maximize competition, to the extent prac-
10	ticable, for both lanes 1 and 2, as described in the
11	briefing on the acquisition strategy provided to the
12	Committee on Armed Services of the House of Rep-
13	resentatives in April 2023;
14	(2) use lane 1 task or delivery order contracts
15	to—
16	(A) launch national security space payloads
17	that require launch systems capable of lifting a
18	minimum of 20,000 pounds mass to 100 nau-
19	tical miles; and
20	(B) provide opportunities for new and
21	emerging launch providers or systems to compete
22	for national security space launch missions as
23	such providers and systems become ready;
24	(3) use lane 2, firm fixed-price indefinite deliv-
25	ery requirements contracts to—

1	(A) award contracts to national security
2	space launch providers with launch systems that
3	are capable of meeting all national security
4	space launch design reference orbits; and
5	(B) launch national security space low-risk
6	tolerant payloads that require full mission assur-
7	ance that—
8	(i) are performed by the national secu-
9	rity space launch program or
10	(ii) have unique national security
11	space mission requirements; and
12	(4) in the case of any new or emerging national
13	security space launch-class mission that is authorized
14	for any of fiscal years 2025 through 2029 and is not
15	identified in the phase three final request for pro-
16	posals reference manifest contract—
17	(A) assign such mission to the lane 1 con-
18	tract referred to in paragraph (2); or
19	(B) assign such mission to the lane 2 con-
20	tract referred to in paragraph (3), if the Sec-
21	retary determines that such a mission is has
22	unique national security space or other Govern-
23	ment requirements that could not be met if the
24	mission were assigned to the lane 1 contract.

1	(c) Notification Requirement.—If the Secretary
2	assigns a mission to the lane 2 contract pursuant to sub-
3	section (b)(4)(B), the Secretary shall submit to the congres-
4	sional defense committees, the Permanent Select Committee
5	on Intelligence of the House of Representatives, and the Se-
6	lect Committee on Intelligence of the Senate notification of
7	such assignment and the reason for such assignment.
8	(d) Phase Three Acquisition Strategy De-
9	FINED.—In this section, the term "phase three acquisition
10	strategy" means the process through which the Secretary of
11	the Air Force—
12	(1) enters into phase three contracts during fiscal
13	year 2025;
14	(2) orders launch missions during fiscal years
15	2025 through 2029; and
16	(3) carries out such launches under the national
17	security space launch program.
18	SEC. 1608. APPLICATION OF TNT EQUIVALENCY TO LAUNCH
19	VEHICLES AND COMPONENTS USING METH-
20	ANE PROPELLANT.
21	(a) Findings.—Congress finds the following:
22	(1) The United States Government supports hav-
23	ing a robust space launch services market to support
24	national security, civil, and commercial space activi-
25	ties.

- 1 (2) A majority of the new launch vehicles in de-2 velopment, testing, and operation in the United 3 States utilize methane and liquid oxygen as their pro-4 pellants (LOX/LNG or methalox).
 - (3) The United States Government has access to data and scientific modeling methods that support a TNT equivalency for methods that is less than the default 100 percent TNT equivalency that is applied when no scientific data exists to characterize the explosive yield.
 - (4) The United States Government is not consistently applying data that supports a TNT equivalency of 25 percent at United States Government owned or licensed facilities.
 - (5) The United States Government has initiated a LOX-Methane Assessment (LMA) working group; however, the working group's methodology is not grounded in launch vehicle designs or test and launch operations. Further, the working group's efforts are expected to take no less than 3 years to complete and cost the United States taxpayer no less than \$80,000,000.
 - (6) United States launch operators are incurring significant cost and diminished opportunities to oper-

- ate as a result of the United States Government's in consistent policy on methalox.
- 3 (7) The People's Republic of China is already
- 4 launching orbital launch vehicles that utilize liquid
- 5 oxygen and methane.
- 6 (b) Interim Equivalency Determination.—Effec-
- 7 tive on the date of the enactment of this Act, the interim
- 8 determination of TNT equivalency applied to launch vehi-
- 9 cles and components of such vehicles using methane as pro-
- 10 pellant shall not exceed 25 percent for purposes of the explo-
- 11 sive siting and hazardous operations for test and operations
- 12 of such launch vehicles and their components on or from
- 13 any facility owned or licensed by the Federal Government.
- 14 (c) Improved Process for Yield Determina-
- 15 Tions.—Not later than one year after the date of the enact-
- 16 ment of this Act, the Secretary of Defense, the Secretary
- 17 of Transportation, and the Administrator of the National
- 18 Aeronautics and Space Administration shall establish a
- 19 process through which scientifically-valid TNT equivalency
- 20 determinations can be assessed for launch vehicles while in
- 21 flight.
- 22 (d) Certification and Report.—Not later than 90
- 23 days after the completion of the joint assessment process
- 24 conducted by the LOX-Methane Assessment working group,
- 25 the Secretary of Defense, the Secretary of Transportation,

1	and the Administrator of the National Aeronautics and
2	Space Administration shall submit to the appropriate con-
3	gressional committees—
4	(1) a certification verifying that the Secretaries
5	and the Administrator reviewed the results of such
6	joint assessment process and have agreed upon a new
7	TNT equivalency determination that will be applied
8	by the Federal Government to launch vehicles and
9	components of such vehicles using methane as propel-
10	lant; and
11	(2) a report describing how the implementation
12	of that new TNT equivalency determination is ex-
13	pected to affect commercial space launch activities
14	and national security.
15	(e) Sunset.—Subsection (b) shall have no force or ef-
16	fect after the expiration of the period of 180 days following
17	the submittal of the certification and report required under
18	subsection (d).
19	(f) Definitions.—In this section:
20	(1) The term "appropriate congressional com-
21	mittees" means the following:
22	(A) The congressional defense committees.
23	(B) The Committee on Commerce, Science,
24	and Transportation of the Senate.

1	(C) The Committee on Science, Space, and
2	Technology of the House of Representatives.
3	(D) The Committee on Transportation and
4	Infrastructure of the House of Representatives.
5	(2) The term "launch vehicle" has the meaning
6	given that term in section 50902 of title 51, United
7	States Code.
8	(3) The term "LOX-Methane Assessment working
9	group" means the interagency working group that—
10	(A) is comprised of representatives from the
11	Department of Defense, the Department of
12	Transportation, and the National Aeronautics
13	and Space Administration; and
14	(B) as of the date of the enactment of this
15	Act, is studying the explosive characteristics of
16	liquid oxygen and methane.
17	(4) The term "TNT equivalency" means a unit
18	of energy equivalent to the energy released during det-
19	$onation\ of\ trinitrotoluene\ (TNT).$
20	SEC. 1609. PLAN TO IMPROVE THREAT-SHARING ARRANGE-
21	MENTS WITH COMMERCIAL SPACE OPERA-
22	TORS.
23	(a) Sense of Congress.—It is the sense of Congress
24	that—

1	(1) commercial space providers that contract
2	with the Department of Defense are vulnerable to
3	physical and cyber threats; and
4	(2) United States Space Command has estab-
5	lished the commercial integration cell to aid in the
6	integration and protection of United States satellites
7	and to build awareness of threats.
8	(b) Plan for Threat Sharing With Commercial
9	Space Operators.—The Assistant Secretary of the Air
10	Force for Space Acquisitions and Integration, in consulta-
11	tion with the Commander of United States Space Com-
12	mand, shall develop a plan to expand existing threat-shar-
13	ing arrangements with commercial space operators that are
14	under contract with the Department of Defense, as of the
15	date of the enactment of this Act.
16	(c) Report.—Not later than 180 days after the date
17	of the enactment of this Act, the Assistant Secretary of the
18	Air Force for Space Acquisitions, in coordination with the
19	Commander of United States Space Command, shall submit

 $20\ \ to\ the\ congressional\ defense\ committees\ a\ report\ on\ the\ plan$

21 required under subsection (b).

1	SEC. 1610. PLAN FOR AN INTEGRATED AND RESILIENT SAT-
2	ELLITE COMMUNICATIONS ARCHITECTURE
3	FOR THE SPACE FORCE.
4	(a) In General.—The Secretary of the Air Force, in
5	coordination with the Assistant Secretary of the Air Force
6	for Space Acquisition and Integration and the Chief of
7	Space Operations, shall—
8	(1) as part of the force design process for the
9	Space Force, consider options for the integration re-
10	silient military tactical satellite communications ca-
11	pabilities;
12	(2) develop a plan for the integration of such ca-
13	pabilities into the Space Force, as required under
14	subsection (b); and
15	(3) ensure that a geostationary small satellite
16	communications constellation is evaluated for inclu-
17	sion as a component of the space data transport force
18	design of the Space Force through, at minimum, the
19	end of fiscal year 2027.
20	(b) Plan for Integration.—
21	(1) In General.—The Secretary of the Air
22	Force, in coordination with the Assistant Secretary of
23	the Air Force for Space Acquisition and Integration
24	and the Chief of Space Operations, shall develop a
25	plan for an integrated and resilient satellite commu-
26	nications architecture for the Space Force.

1	(2) Elements.—The plan under paragraph (1)
2	shall include, at a minimum, options for—
3	(A) leveraging commercially available geo-
4	stationary small satellite communications tech-
5	nology developed and produced in the United
6	States;
7	(B) ensuring sufficient funding for such an
8	integration;
9	(C) including the unique requirements for
10	small satellite communications constellation
11	throughout the acquisition and deployment pe-
12	riod, including support for global X-band cov-
13	erage and support for secure communications
14	waveforms using on-board digital processing;
15	and
16	(D) potential integration of such geo-
17	stationary small satellite communications capa-
18	bility into the enterprise satellite communica-
19	tions management and control (commonly
20	known as "ESC-MC") implementation plan of
21	the Department of Defense.
22	(3) Briefing.—Not later than the date specified
23	in paragraph (4), than the Secretary of the Air Force
24	shall provide to the congressional defense committees
25	a briefing on the plan developed under paragraph (1).

1	(4) Date specified in this
2	subsection is the earlier of—
3	(A) July 1, 2024; or
4	(B) the date on which the Secretary of the
5	Air Force completes the space data transport
6	force design for the Space Force.
7	SEC. 1611. PROCESS AND PLAN FOR SPACE FORCE SPACE
8	SITUATIONAL AWARENESS.
9	(a) In General.—The Assistant Secretary of the Air
10	Force for Space Acquisitions and Integration, in consulta-
11	tion with Chief of Space Operations, shall—
12	(1) establish a process to regularly identify and
13	evaluate commercial space situational awareness ca-
14	pabilities, including the extent to which commercial
15	space situational awareness data could meet Space
16	Force space situational awareness needs; and
17	(2) develop and implement a plan to integrate
18	the unified data library into Space Force operational
19	systems, including space situational awareness and
20	Space command and control missions.
21	(b) Report.—Not later than 180 days after the date
22	of the enactment of this Act, the Assistant Secretary shall
23	submit to the congressional defense committees a report con-
24	taining a description of the process and plan required
25	under subsection (a).

1	SEC. 1612. REPORT ON NATIONAL SECURITY SPACE VEHI-
2	CLE PROCESSING CAPABILITIES.
3	(a) In General.—Not later than April 1, 2024, the
4	Secretary of the Air Force shall submit to the appropriate
5	congressional committees a report on—
6	(1) the projected needs for national security
7	space vehicle processing capabilities; and
8	(2) the potential for public-private partnerships
9	to enable new projected payload processing providers
10	to add processing capabilities.
11	(b) Appropriate Congressional Committees De-
12	FINED.—In this section, the term "appropriate congres-
13	sional committees" means—
14	(1) the Committee on Armed Services and the
15	Permanent Select Committee on Intelligence of the
16	House of Representatives; and
17	(2) the Committee on Armed Services and the
18	Select Committee on Intelligence of the Senate.
19	Subtitle B—Nuclear Forces
20	SEC. 1631. ESTABLISHMENT OF MAJOR FORCE PROGRAM
21	FOR NUCLEAR COMMAND, CONTROL, AND
22	COMMUNICATIONS PROGRAMS.
23	Chapter 9 of title 10, United States Code, is amended
24	by adding at the end the following new section:

1	"§ 239e. Nuclear command, control, and communica-
2	tions: major force program and budget as-
3	sessment
4	"(a) Establishment of Major Force Program.—
5	The Secretary of Defense shall establish a unified major
6	force program for nuclear command, control, and commu-
7	nications programs pursuant to section 222(b) of this title
8	to prioritize such programs in accordance with the require-
9	ments of the Department of Defense and national security.
10	"(b) Budget Assessment.—(1) The Secretary shall
11	include with the defense budget materials for each of fiscal
12	years 2025 through 2030 a report on the budget for nuclear
13	command, control, and communications programs of the
14	Department of Defense.
15	"(2) Each report on the budget for nuclear command,
16	control, and communications programs of the Department
17	under paragraph (1) shall include the following:
18	"(A) An overview of the budget, including—
19	"(i) a comparison between that budget, the
20	previous budget, the most recent and prior fu-
21	ture-years defense program submitted to Con-
22	gress under section 221 of this title (such com-
23	parison shall exclude the responsibility for re-
24	search and development of the continuing im-
25	provement of such nuclear command, control,
26	and communications program), and the amounts

1	appropriated for such nuclear command, control,
2	and communications programs during the pre-
3	vious fiscal year; and
4	"(ii) the specific identification, as a budg-
5	etary line item, for the funding under such pro-
6	grams.
7	"(B) An assessment of the budget, including sig-
8	nificant changes, priorities, challenges, and risks.
9	"(C) Any additional matters the Secretary deter-
10	mines appropriate.
11	"(3) Each report under paragraph (1) shall be sub-
12	mitted in unclassified form, but may include a classified
13	annex.
14	"(c) Definitions.—In this section:
15	"(1) The term 'budget', with respect to a fiscal
16	year, means the budget for that fiscal year that is
17	submitted to Congress by the President under section
18	1105(a) of title 31.
19	"(2) The term 'defense budget materials', with
20	respect to a fiscal year, means the materials sub-
21	mitted to Congress by the Secretary of Defense in sup-
22	port of the budget for that fiscal year.
23	"(3) The term 'nuclear command, control, and
24	communications programs' means programs through
25	which presidential authority and operational com-

1	mand and control of nuclear weapons is conducted,
2	including programs that facilitate senior-level deci-
3	sions on nuclear weapons employment.".
4	SEC. 1632. REPEAL OF REQUIREMENT FOR REVIEW OF NU-
5	CLEAR DETERRENCE POSTURES.
6	Section 1753 of the National Defense Authorization
7	Act for Fiscal Year 2020 (Public Law 116–92; 133 Stat.
8	1852) is repealed.
9	SEC. 1633. RETENTION OF CAPABILITY TO REDEPLOY MUL-
10	TIPLE INDEPENDENTLY TARGETABLE RE-
11	ENTRY VEHICLES.
12	Section 1057 of the National Defense Authorization
13	Act for Fiscal Year 2014 (Public Law 113–66; 10 U.S.C.
14	495 note) is amended by inserting "and Sentinel" after
15	"Minuteman III" both places it appears.
16	SEC. 1634. PILOT PROGRAM ON DEVELOPMENT OF RE-
17	ENTRY VEHICLES AND RELATED SYSTEMS.
18	(a) In General.—The Secretary of the Air Force may
19	carry out a pilot program, to be known as the "Reentry
20	Vehicle Flight Test Bed Program", to assess the feasibility
21	of providing regular flight test opportunities that support
22	the development of reentry vehicles to—
23	(1) facilitate technology upgrades tested in a re-
24	alistic flight environment:

1	(2) provide an enduring, high-cadence test bed to
2	mature technologies for planned reentry vehicles; and
3	(3) transition technologies developed under other
4	programs, prototype projects, or research and develop-
5	ment programs related to long-range ballistic or
6	hypersonic strike missiles.
7	(b) Grants, Contracts, and Other Agree-
8	MENTS.—
9	(1) Authority.—In carrying out a pilot pro-
10	gram under this section, the Secretary may make
11	grants and enter into contracts or other agreements
12	with appropriate entities for the conduct of relevant
13	flight tests of reentry vehicles and systems.
14	(2) Use of funds.—An entity that receives a
15	grant, or enters into a contract or other agreement,
16	as part of a pilot program carried out under this sec-
17	tion shall use the grant, or any amount received
18	under the contract or other agreement, to carry out
19	one or more of the following activities:
20	(A) Conducting flight tests to develop or
21	validate—
22	(i) aeroshell design;
23	(ii) thermal protective systems;
24	(iii) guidance and control systems;
25	(iv) sensors;

1	$(v)\ communications;$
2	(vi) environmental sensors; or
3	(vii) other relevant technologies.
4	(B) Expanding flight test opportunities
5	through low-cost, high cadence platforms.
6	(c) Coordination.—If the Secretary of the Air Force
7	carries out a pilot program under this section, the Secretary
8	shall ensure that the activities under the pilot program are
9	carried out in coordination with the Secretary of Defense
10	and the Secretary of the Navy.
11	(d) Termination.—The authority to carry out a pilot
12	program under this section shall terminate on December 31,
13	2029.
14	SEC. 1635. INTEGRATED MASTER SCHEDULE FOR THE SEN-
15	TINEL MISSILE PROGRAM OF THE AIR FORCE.
16	(a) Documentation Required.—Not later than 30
17	days after the date of the enactment of this Act, the Under
18	Secretary of Defense for Acquisition and Sustainment, act-
19	ing through the Assistant Secretary of the Air Force for Ac-
20	quisition, Technology, and Logistics, shall submit to the
21	congressional defense committees an approved integrated
22	master schedule for the Sentinel missile program of the Air
23	Force.
24	(b) Quarterly Briefings.—Not later than 180 days
25	after the date of the enactment of this Act. an on a quarterly

1	basis thereafter until January 1, 2029, the Secretary of the
2	Air Force shall provide to the congressional defense commit-
3	tees a briefing on the progress of the Sentinel missile pro-
4	gram.
5	(c) Notification.—Not later than 30 days after the
6	Secretary of the Air Force becomes aware of an event that
7	is expected to delay, by more than one fiscal quarter, the
8	date on which Sentinel missile achieves initial operational
9	capability (as set forth in the integrated master schedule
10	submitted under subsection (a)), the Secretary shall—
11	(1) submit notice of such delay to the congres-
12	sional defense committees; and
13	(2) include with such notice—
14	(A) an explanation of the factors causing
15	such delay; and
16	(B) a plan to prevent or minimize the du-
17	ration of such delay.
18	SEC. 1636. FORM OF CONTRACTING AUTHORIZED TO MITI-
19	GATE RISK TO SENTINEL PROGRAM SCHED-
20	ULE AND COST.
21	Notwithstanding section 3323(a) of title 10, United
22	States Code, the Secretary of Defense may authorize con-
23	tracts using cost-plus incentive-fee contracting for military
24	construction projects associated with the Sentinel Inter-
25	continental Ballistic Missile program launch facilities, con-

1	trol centers, and related infrastructure for not more than
2	the first two low-rate initial production lots.
3	SEC. 1637. NOTIFICATION OF DECISION TO DELAY STRA-
4	TEGIC DELIVERY SYSTEM TEST EVENT.
5	(a) Notification and Report.—Not later than five
6	days after the Secretary of Defense makes a decision to
7	delay a scheduled test event for a strategic delivery system,
8	the Secretary shall submit to the congressional defense com-
9	mittees written notice of such decision together with a re-
10	port on the decision.
11	(b) Elements Required.—The report required by
12	subsection (a) shall include the following:
13	(1) A description of the objectives of the test.
14	(2) An explanation for the decision to cancel the
15	test.
16	(3) An estimate of expenditures related to the
17	cancelled test.
18	(4) An assessment of the effect of the test can-
19	cellation on—
20	(A) confidence in the reliability of the stra-
21	tegic nuclear weapons delivery system involved;
22	and
23	(B) any research, development, test, and
24	evaluation activities related to the test.
25	(5) A plan to reschedule the test event.

1	SEC. 1638. PROHIBITION ON REDUCTION OF THE INTER-
2	CONTINENTAL BALLISTIC MISSILES OF THE
3	UNITED STATES.
4	(a) Prohibition.—Except as provided in subsection
5	(b), none of the funds authorized to be appropriated by this
6	Act or otherwise made available for fiscal year 2024 for the
7	Department of Defense may be obligated or expended for
8	the following, and the Department may not otherwise take
9	any action to do the following:
10	(1) Reduce, or prepare to reduce, the responsive-
11	ness or alert level of the intercontinental ballistic mis-
12	siles of the United States.
13	(2) Reduce, or prepare to reduce, the quantity of
14	deployed intercontinental ballistic missiles of the
15	United States to a number less than 400.
16	(b) Exception.—The prohibition in subsection (a)
17	shall not apply to any of the following activities:
18	(1) The maintenance or sustainment of inter-
19	$continental\ ballistic\ missiles.$
20	(2) Ensuring the safety, security, or reliability of
21	$intercontinental\ ballistic\ missiles.$
22	(3) Facilitating the transition from the Minute-
23	man III intercontinental ballistic missile to the Sen-
24	tinel intercontinental ballistic missile (previously re-
25	ferred to as the "ground-based strategic deterrent
26	weapon").

1	SEC. 1639. LIMITATION ON AVAILABILITY OF FUNDS FOR
2	RETIREMENT OF B83-1 NUCLEAR GRAVITY
3	BOMBS.
4	(a) Limitation on Use of Funds.—Except as pro-
5	vided by subsection (b), none of the funds authorized to be
6	appropriated by this Act or otherwise made available for
7	fiscal year 2024 for the Department of Defense or the De-
8	partment of Energy for the deactivation, dismantlement, or
9	retirement of the B83-1 nuclear gravity bomb may be obli-
10	gated or expended to deactivate, dismantle, or retire more
11	than 25 percent of the B83-1 nuclear gravity bombs that
12	were in the active stockpile as of September 30, 2022, until
13	a period of 90 days has elapsed following the date on which
14	the Secretary of Defense submits to the Committees on
15	Armed Services of the Senate and the House of Representa-
16	tives the study required under section 1674(a) of the James
17	M. Inhofe National Defense Authorization Act for Fiscal
18	Year 2023 (Public Law 117–263).
19	(b) Exception.—The limitation on the use of funds
20	under subsection (a) shall not apply to the deactivation,
21	dismantling, or retirement of B83-1 nuclear gravity bombs
22	for the purpose of supporting safety and surveillance,
23	sustainment, life extension, or modification programs for
24	the B83-1 or other weapons currently in, or planned to be-
25	come part of, the nuclear weapons stockpile of the United
26	States.

1	SEC. 1640. PROHIBITION ON AVAILABILITY OF FUNDS FOR
2	NAVAL NUCLEAR FUEL SYSTEMS BASED ON
3	LOW-ENRICHED URANIUM.
4	None of the funds authorized to be appropriated by this
5	Act or otherwise made available for the National Nuclear
6	Security Administration may be obligated or expended to
7	conduct research or development relating to an advanced
8	naval nuclear fuel system based on low-enriched uranium.
9	SEC. 1641. ESTABLISHMENT OF NUCLEAR SEA-LAUNCHED
10	CRUISE MISSILE PROGRAM.
11	(a) Establishment.—Not later than 30 days after
12	the date of the enactment of this Act, the Secretary of De-
13	fense shall establish and commence implementation of a nu-
14	clear sea-launched cruise missile program (referred to in
15	this section as the "SLCM-N Program").
16	(b) Purposes.—The purposes of the SLCM-N Pro-
17	gram shall be—
18	(1) to provide the United States with a needed
19	nonstrategic nuclear capability and make that capa-
20	bility available to the Department of Defense;
21	(2) to strengthen tailored deterrence of regional
22	adversaries; and
23	(3) to assure allies and partners of the United
24	States of the Nation's commitment to their defense.
25	(c) Activities.—Under the SLCM-N Program, the
26	Secretary of Defense shall—

1	(1) accelerate and conclude research and develop-
2	ment activities for nuclear sea-launched cruise mis-
3	siles and transition such missiles to the procurement
4	and fielding phases;
5	(2) conduct a concept of operations study to in-
6	form the fielding of nuclear sea-launched cruise mis-
7	siles aboard platforms identified by the Navy, includ-
8	ing the Virginia class submarine;
9	(3) designate the nuclear sea-launched cruise
10	missile as an Acquisition Category ID (ACAT ID)
11	program in accordance with Department of Defense
12	Instruction 5000.85, titled "Major Capability Acqui-
13	sition", dated November 4, 2021; and
14	(4) ensure that the missiles developed under the
15	program achieve initial operational capability not
16	later than September 30, 2031.
17	(d) Warhead Development.—Not later than 30
18	days after the date of enactment of this Act, the Adminis-
19	trator for Nuclear Security shall initiate phase 6.2 of the
20	nuclear sea-launched cruise missile warhead designated
21	W80-4 ALT .
22	(e) Rule of Construction.—Nothing in this section
23	shall be construed to supersede or otherwise alter the organi-

24 zational relationships and responsibilities of departments

25 and agencies of the Federal Government regarding oversight

1	and management of ongoing activities relating to the nu-
2	clear sea-launched cruise missile.
3	SEC. 1642. QUARTERLY REPORTS ON PROGRESS OF SEA-
4	LAUNCHED CRUISE MISSILE-NUCLEAR PRO-
5	GRAM.
6	(a) In General.—Not later than 15 days after the
7	last day of each fiscal quarter until the termination date
8	specified in subsection (c)—
9	(1) the Secretary of the Navy shall submit to the
10	congressional defense committees a report on the exe-
11	cution of funding appropriated for the Sea-Launched
12	Cruise Missile-Nuclear program; and
13	(2) the Administrator for Nuclear Security shall
14	submit to the congressional defense committees a re-
15	port on the execution of funding appropriated for the
16	W80-4 nuclear warhead variant under development
17	for such program.
18	(b) Elements.—Each report required under sub-
19	section (a) shall include, with respect to the program or
20	variant, respectively, each of the following:
21	(1) A description of ongoing and completed ac-
22	tivities.
23	(2) A schedule and summary of activities
24	planned for the fiscal quarter following the fiscal
25	quarter during which the report is submitted.

1	(3) A description of each contract awarded under
2	the program, including a description of the type of
3	contract and the status of the contract.
4	(4) A description of the status of funding for the
5	program or variant, including identification of—
6	(A) any obligations and expenditures that
7	have been made; and
8	(B) any obligations and expenditures that
9	$are\ planned.$
10	(5) An assessment of the status of the program
11	or variant with respect to technological maturity.
12	(c) Termination Date.—The requirement to submit
13	reports under subsection (a) shall terminate on the date on
14	which the Secretary of Defense provides to the congressional
15	defense committees a certification that the nuclear-capable
16	sea launched cruise missile system under development by
17	the Navy has achieved full operational capability.
18	SEC. 1643. CONGRESSIONAL NOTIFICATION OF NUCLEAR
19	COOPERATION BETWEEN RUSSIA AND CHINA.
20	If the Commander of United States Strategic Com-
21	mand determines, after consultation with the Director of
22	the Defense Intelligence Agency, that militarily significant
23	cooperation between the Russian Federation and the Peo-
24	ple's Republic of China related to nuclear or strategic capa-
25	bilities is likely to occur or has likely occurred, the Com-

1	mander shall submit to the congressional defense committees
2	a notification of such determination that includes—
3	(1) a description of the military significant co-
4	operation; and
5	(2) an assessment of the implication of such co-
6	operation for the United States with respect to nu-
7	clear deterrence, extended deterrence, assurance, and
8	defense.
9	SEC. 1644. REPORT ON ACCELERATION OF NUCLEAR MOD-
10	ERNIZATION PRIORITIES.
11	The Under Secretary of Defense for Acquisition and
12	Sustainment shall submit to the congressional defense com-
13	mittees a report that includes an identification of any addi-
14	tional authorities and reforms necessary to allow the De-
15	partment of Defense to accelerate its current nuclear mod-
16	ernization priorities.
17	Subtitle C—Missile Defense
18	Programs
19	SEC. 1661. QUALIFICATIONS OF DIRECTOR OF MISSILE DE-
20	FENSE AGENCY.
21	Section 205(a) of title 10, United States Code, is
22	amended by inserting "a general or flag officer" after "shall
23	be".

1 SEC. 1662. NATIONAL MISSILE DEFENSE POLICY	1	SEC. 1662.	NATIONAL	MISSILE	DEFENSE	POLICY.
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2	Subsection (a) of section 1681 of the National Defense
3	Authorization Act for Fiscal Year 2017 (Public Law 114-
4	328; 10 U.S.C. 4205 note) is amended to read as follows:
5	"(a) Policy.—It is the policy of the United States—
6	"(1) to research, develop, test, procure, deploy,
7	and sustain, with funding subject to the annual au-
8	thorization of appropriations for National Missile De-
9	fense, systems that provide effective, layered missile
10	defense capabilities to defeat increasingly complex
11	missile threats in all phases of flight; and
12	"(2) to maintain a credible nuclear capability as
13	the foundation of strategic deterrence.".
14	SEC. 1663. PROGRAMS TO ACHIEVE INITIAL AND FULL
14 15	SEC. 1663. PROGRAMS TO ACHIEVE INITIAL AND FULL OPERATIONAL CAPABILITIES FOR THE GLIDE
15	OPERATIONAL CAPABILITIES FOR THE GLIDE
15 16	OPERATIONAL CAPABILITIES FOR THE GLIDE PHASE INTERCEPTOR PROGRAM.
15 16 17	OPERATIONAL CAPABILITIES FOR THE GLIDE PHASE INTERCEPTOR PROGRAM. (a) PROGRAM TO ACHIEVE INITIAL OPERATIONAL CA-
15 16 17 18	OPERATIONAL CAPABILITIES FOR THE GLIDE PHASE INTERCEPTOR PROGRAM. (a) PROGRAM TO ACHIEVE INITIAL OPERATIONAL CA- PABILITY.—
15 16 17 18	OPERATIONAL CAPABILITIES FOR THE GLIDE PHASE INTERCEPTOR PROGRAM. (a) PROGRAM TO ACHIEVE INITIAL OPERATIONAL CA- PABILITY.— (1) IN GENERAL.—The Secretary of Defense, act-
15 16 17 18 19	OPERATIONAL CAPABILITIES FOR THE GLIDE PHASE INTERCEPTOR PROGRAM. (a) PROGRAM TO ACHIEVE INITIAL OPERATIONAL CA- PABILITY.— (1) IN GENERAL.—The Secretary of Defense, act- ing through the Director of the Missile Defense Agency
15 16 17 18 19 20 21	OPERATIONAL CAPABILITIES FOR THE GLIDE PHASE INTERCEPTOR PROGRAM. (a) PROGRAM TO ACHIEVE INITIAL OPERATIONAL CA- PABILITY.— (1) IN GENERAL.—The Secretary of Defense, act- ing through the Director of the Missile Defense Agency and in coordination with the officials specified in
15 16 17 18 19 20 21	OPERATIONAL CAPABILITIES FOR THE GLIDE PHASE INTERCEPTOR PROGRAM. (a) PROGRAM TO ACHIEVE INITIAL OPERATIONAL CA- PABILITY.— (1) IN GENERAL.—The Secretary of Defense, act- ing through the Director of the Missile Defense Agency and in coordination with the officials specified in subsection (d), shall carry out a program to achieve,

1	(2) REQUIRED CAPABILITIES.—For purposes of
2	paragraph (1), the Glide Phase Interceptor program
3	shall be considered to have achieved initial oper-
4	ational capability if—
5	(A) the Glide Phase Interceptor is capable
6	of defeating, in the glide phase, any endo-atmos-
7	pheric hypersonic vehicles that are known to the
8	Department of Defense and fielded as of the date
9	of the enactment of this Act; and
10	(B) not fewer than 12 Glide Phase Inter-
11	ceptor missiles have been fielded.
12	(b) Program to Achieve Full Operational Capa-
13	BILITY.—
14	(1) Program required.—The Secretary of De-
15	fense, acting through the Director of the Missile De-
16	fense Agency and in coordination with the officials
17	specified in subsection (d), shall carry out a program
18	to achieve, by not later than December 31, 2032, full
	to denieve, by not taker than December 31, 2032, Juli
19	operational capability for the Glide Phase Interceptor
20	operational capability for the Glide Phase Interceptor
20 21	operational capability for the Glide Phase Interceptor as described in paragraph (2).
1920212223	operational capability for the Glide Phase Interceptor as described in paragraph (2). (2) REQUIRED CAPABILITIES.—For purposes of

1	(A) the Glide Phase Interceptor is capable
2	of defeating, in the glide phase, any endo-atmos-
3	pheric hypersonic vehicles—
4	(i) that are known to the Department
5	of Defense and fielded as of the date of the
6	enactment of this Act; and
7	(ii) that the Department of Defense ex-
8	pects to be fielded before the end of 2040;
9	(B) not fewer than 24 Glide Phase Inter-
10	ceptor missiles have been fielded; and
11	(C) the Glide Phase Interceptor has the abil-
12	ity to be operated collaboratively with space-
13	based or terrestrial sensors that the Department
14	of Defense expects to be deployed before the end
15	of 2032.
16	(c) Cooperative Agreement Authorized.—The
17	Director of the Missile Defense Agency is authorized to enter
18	into a cooperative development agreement with one or more
19	international partners of the United States for the develop-
20	ment of the full operational capability described in sub-
21	section (b).
22	(d) Officials Specified in
23	this subsection are the following:
24	(1) The Under Secretary of Defense for Research
25	and Engineering.

1	(2) The Secretary of the Navy.
2	(3) The Commander of the United States Indo-
3	Pacific Command.
4	(4) The Commander of the United States Euro-
5	pean Command.
6	SEC. 1664. RESEARCH AND ANALYSIS ON MULTIPOLAR DE-
7	TERRENCE AND ESCALATION DYNAMICS.
8	(a) In General.—Not later than 90 days after the
9	date of the enactment of this Act, the Secretary of Defense
10	shall seek to enter into an agreement with a university af-
11	filiated research center with expertise in strategic deterrence
12	to conduct research and analysis on multipolar deterrence
13	and escalation dynamics.
14	(b) Elements.—The research and analysis conducted
15	under subsection (a) shall include assessment of the fol-
16	lowing:
17	(1) Implications for strategic deterrence and al-
18	lied assurance given the emergence of a second near-
19	peer nuclear power.
20	(2) Potential alternative conventional, strategic,
21	and nuclear force structures to optimize deterrence of
22	two near-peer nuclear powers.
23	(3) The contribution made by countervailing
24	nonstrategic capabilities to strategic deterrence.

1	(4) Escalation patterns arising from Russia's
2	Strategic Operations to Destroy Critically Important
3	Targets operational concept and response options for
4	the United States.
5	(5) Multilateral efforts that could contribute to
6	multipolar strategic deterrence and escalation dynam-
7	ics.
8	(6) Capabilities and operations sufficient to as-
9	sure European and Pacific allies.
10	(c) Report Required.—
11	(1) In General.—Not later than March 1, 2025,
12	the Secretary of Defense shall submit to the congres-
13	sional defense committees a report that includes the
14	results of the research and analysis conducted under
15	subsection (a).
16	(2) FORM.—The report under paragraph (1)
17	shall be submitted in unclassified form, but may in-
18	clude a classified annex.
19	SEC. 1665. LIMITATION ON USE OF FUNDS PENDING SUB-
20	MISSION OF REPORT ON MISSILE DEFENSE
21	INTERCEPTOR SITE.
22	Of the funds authorized to be appropriated by this Act
23	for fiscal year 2024 for the Office of the Under Secretary
24	of Defense for Policy, for travel, not more than 80 percent
25	may be obligated or expended until the date on which the

- 1 Secretary of Defense submits to the congressional defense
- 2 committees the report on the requirement for a missile de-
- 3 fense interceptor site in the contiguous United States re-
- 4 quired by section 1665 of the James M. Inhofe National De-
- 5 fense Authorization Act for Fiscal Year 2023 (Public Law
- 6 117-263).

7 SEC. 1666. REPORT ON HAWAII MISSILE DEFENSE.

- 8 (a) FINDINGS.—Congress makes the following findings:
- 9 (1) The budget justification materials submitted
- by the Secretary of Defense support of the budget of
- 11 the President for fiscal year 2023 effectively cancelled
- all activities for the Homeland Defense Radar—Ha-
- 13 waii due to ongoing reevaluation of the missile de-
- 14 fense posture and sensor architecture in the area of
- 15 responsibility of the United States Indo-Pacific Com-
- $16 \quad mand.$
- 17 (2) The budget justification materials submitted
- by the Secretary of Defense support of the budget of
- 19 the President for fiscal year 2024 include \$40,000,000
- 20 for the Hawaii Air Route Surveillance Radar Version
- 21 4 (ARSR-4), which is intended to "address Depart-
- 22 ment of Defense capability gaps driven by new threats
- 23 and provide dual use for Hawaii for Air Traffic Con-
- 24 trol and weather monitoring".

1	(3) Briefings provided by the Department of De-
2	fense indicated a very limited viewing area for this
3	proposed radar, which does not support adequate
4	warning or discrimination of threats, and the request
5	for ARSR-4 does not include any effort associated
6	with integrating the radar to the overall missile de-
7	fense sensor architecture to support increased defen-
8	sive capabilities for Hawaii.
9	(b) Report.—Not later than 90 days after the date
10	of the enactment of this Act, the Secretary of Defense shall
11	submit to the congressional defense committees a report on
12	the findings of the review conducted by the Secretary of the
13	integrated air and missile defense sensor architecture of the
14	United States Indo-Pacific Command, and specific pro-
15	grams of record which support additional sensor coverage
16	for the state of Hawaii. Such report shall include an identi-
17	fication of—
18	(1) the investments that should be made to in-
19	crease the detection of nonballistic threats and im-
20	prove the discrimination of ballistic missile threats,
21	particularly with regards to Hawaii; and
22	(2) investments to integrate any sensors into the
23	missile defense system to assist with protection of the
24	State.

1	SEC. 1667. REPORT ON POTENTIAL ENHANCEMENTS TO
2	AEGIS ASHORE SITES IN POLAND AND ROMA-
3	NIA.
4	(a) In General.—Not later than 180 days after the
5	date of the enactment of this Act, the Director of the Missile
6	Defense Agency shall submit to the congressional defense
7	committees a report on potential enhancements to Aegis
8	Ashore sites in Poland and Romania.
9	(b) Elements.—The report required by subsection (a)
10	shall include—
11	(1) an assessment of the feasibility and advis-
12	ability of—
13	(A) enhancing associated sensor systems to
14	detect a broader array of missile threats;
15	(B) fielding a mixed fleet of defensive inter-
16	ceptor systems; and
17	(C) physical hardening of the facilities;
18	(2) a funding profile, by year, detailing the com-
19	plete costs associated with any options assessed under
20	paragraph (1); and
21	(3) such other information as the Director con-
22	siders appropriate.
23	(c) Form of Report.—The report submitted under
24	subsection (a) shall be in unclassified form, but may include
25	a classified annex.

1	SEC. 1668. RESCISSION OF MEMORANDUM ON MISSILE DE-
2	FENSE GOVERNANCE.
3	Not later than 30 days after the date of the enactment
4	of this Act, the Secretary of Defense shall rescind Directive-
5	type Memorandum 20-002 relating to "Missile Defense Sys-
6	tem Policies and Governance".
7	SEC. 1669. POLICY AND REPORT ON NORTH ATLANTIC
8	TREATY ORGANIZATION EFFECTIVE INTE-
9	GRATED AIR AND MISSILE DEFENSE CAPA-
10	BILITIES IN EUROPE.
11	(a) Policy.—It is the policy of the United States to
12	contribute integrated air and missile defense capabilities,
13	such as forward deployed AN/TPY-2 radars and Aegis
14	Ashore sites, to the North Atlantic Treaty Organization to
15	defeat increasingly complex threats to the United States
16	Armed Forces and the military forces of member countries
17	of the North Atlantic Treaty Organization in Europe.
18	(b) Report.—
19	(1) NATO REPORT.—Not later than 270 days
20	after the date of the enactment of this Act, the Sec-
21	retary of Defense shall provide to the North Atlantic
22	Treaty Organization Conference of National Arma-
23	ments Directors for Ballistic Missile Defense a report
24	containing options to improve the existing integrated
25	air and missile defense architecture to detect, track,
26	and defend against increasingly complex adversarial

1	missile threats to the territory of member countries of
2	the North Atlantic Treaty Organization and deployed
3	members of the United States Armed Forces.
4	(2) Congressional briefing.—Not later than
5	14 days after the completion of the report required
6	under paragraph (1), the Secretary of Defense shall
7	provide to the congressional defense committees a
8	briefing on the options contained in the report and
9	the steps necessary to implement any such option that
10	is agreed to by the member countries of the North At-
11	lantic Treaty Organization.
12	SEC. 1670. INDEPENDENT ANALYSIS OF SPACE-BASED MIS-
13	SILE DEFENSE CAPABILITY.
1314	SILE DEFENSE CAPABILITY. (a) In General.—Not later than 90 days after the
14	(a) In General.—Not later than 90 days after the
14 15	(a) In General.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, acting through the Director of the Missile Defense Agency,
14151617	(a) In General.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, acting through the Director of the Missile Defense Agency,
14151617	(a) In General.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, acting through the Director of the Missile Defense Agency, shall seek to enter into an arrangement with an appropriate
14 15 16 17 18	(a) In General.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, acting through the Director of the Missile Defense Agency, shall seek to enter into an arrangement with an appropriate federally funded research and development center to update
14 15 16 17 18 19	(a) In General.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, acting through the Director of the Missile Defense Agency, shall seek to enter into an arrangement with an appropriate federally funded research and development center to update the study referred to in subsection (c).
14 15 16 17 18 19 20	(a) In General.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, acting through the Director of the Missile Defense Agency, shall seek to enter into an arrangement with an appropriate federally funded research and development center to update the study referred to in subsection (c). (b) Elements.—The assessment conducted for pur-
14 15 16 17 18 19 20 21	(a) In General.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, acting through the Director of the Missile Defense Agency, shall seek to enter into an arrangement with an appropriate federally funded research and development center to update the study referred to in subsection (c). (b) Elements.—The assessment conducted for purposes of updating the study shall, at a minimum, include

 $the\ United\ States\ and\ United\ States\ deployed\ forces.$

25

1	(2) The maturity levels of technologies necessary
2	for an operational space-based missile defense capa-
3	bility.
4	(3) Potential options for developing, fielding, op-
5	erating, and sustaining a space-based missile defense
6	capability, including estimations of cost and assess-
7	ments of effectiveness for different architectures.
8	(4) The technical risks, knowledge gaps, or other
9	challenges associated with the development and oper-
10	ation of space-based interceptor capabilities.
11	(5) Estimated costs for developing and deploying
12	such capability.
13	(6) The ability of the Department of Defense to
14	protect and defend on-orbit space-based missile de-
15	fense capabilities, including any recommendations for
16	resiliency requirements that would be needed to en-
17	sure the effectiveness of such capabilities.
18	(c) Study Specified.—The study referred to in this
19	subsection is the study conducted by the federally funded
20	research and development center known as the "Institute
21	for Defense Analysis" examining the feasibility and advis-
22	ability of developing a space-based missile defense capa-
23	bility.

(d) Reports.—

24

1	(1) In General.—Not later than 270 days after
2	entering into an arrangement under subsection (a),
3	the Secretary of Defense shall submit to the congres-
4	sional defense committees a report that includes—
5	(A) an unaltered copy of independent as-
6	sessment completed pursuant to the arrangement;
7	and
8	(B) any views of the Secretary of Defense
9	with respect to such assessment.
10	(2) FORM.—The report required under para-
11	graph (1) shall be submitted in unclassified form, but
12	may include a classified annex.
13	Subtitle D—Other Matters
14	SEC. 1681. INCLUSION OF PERMANENT SELECT COMMITTEE
15	ON INTELLIGENCE OF THE HOUSE OF REP-
16	RESENTATIVES AS RECIPIENT OF QUAR-
17	TERLY INFORMATION OPERATIONS BRIEF-
18	INGS.
19	Section 1631(d)(1) of the National Defense Authoriza-
20	tion Act for Fiscal Year 2020 (Public Law 116–92; 133
21	Stat. 1742; 10 U.S.C. 397 note) is amended by inserting
22	"and the Permanent Select Committee on Intelligence of the
23	House of Representatives" after "congressional defense com-
24	mittees".

1	SEC. 1682. MODIFICATION TO AUTHORITY TO USE OPER-
2	ATION AND MAINTENANCE FUNDS FOR
3	CYBER OPERATIONS-PECULIAR CAPABILITY
4	DEVELOPMENT PROJECTS.
5	Section 1640 of the National Defense Authorization
6	Act for Fiscal Year 2020 (Public Law 116-92) is amend-
7	ed—
8	(1) in subsection (a)—
9	(A) by striking "and each Secretary of the
10	military departments concerned";
11	(B) by striking "per use" and inserting
12	"per project"; and
13	(C) by striking "through 2025" and insert-
14	ing "through 2028";
15	(2) by amending subsection (b) to read as fol-
16	lows:
17	"(b) Limitation.—Each fiscal year, the Commander
18	of the United States Cyber Command may obligate and ex-
19	pend under subsection (a) not more than \$16,000,000.";
20	(3) in subsection (c)—
21	(A) by striking "\$500,000" and inserting
22	"\$1,000,000"; and
23	(B) by striking "the Secretary of Defense, or
24	his designee, and each Secretary of the military
25	departments concerned, or their designees," and

1	inserting "the Secretary of Defense (or a des-
2	ignee)"; and
3	(4) in subsection (d), by striking "2025" and in-
4	serting "2028".
5	SEC. 1683. COOPERATIVE THREAT REDUCTION FUNDS.
6	(a) Funding Allocation.—Of the \$350,999,000 au-
7	thorized to be appropriated to the Department of Defense
8	for fiscal year 2024 in section 301 and made available by
9	the funding table in division D for the Department of De-
10	fense Cooperative Threat Reduction Program established
11	under section 1321 of the Department of Defense Coopera-
12	tive Threat Reduction Act (50 U.S.C. 3711), the following
13	amounts may be obligated for the purposes specified:
14	(1) For strategic offensive arms elimination,
15	\$6,815,000.
16	(2) For chemical security and elimination,
17	\$16,400,000.
18	(3) For global nuclear security, \$19,406,000.
19	(4) For biological threat reduction, \$228,030,000.
20	(5) For proliferation prevention, \$46,324,000.
21	(6) For activities designated as Other Assess-
22	$ments/Administration\ Costs,\ \$34,024,000.$
23	(b) Specification of Cooperative Threat Reduc-
24	TION FUNDS.—Funds appropriated pursuant to the author-
25	ization of appropriations in section 301 and made avail-

1	able by the funding table in division D for the Department
2	of Defense Cooperative Threat Reduction Program shall be
3	available for obligation for fiscal years 2024, 2025, and
4	2026.
5	SEC. 1684. QUARTERLY BRIEFINGS ON IMPLEMENTATION
6	OF MILITARY-CODE COMPLIANT GPS RECEIV-
7	ERS THROUGH MILITARY GPS USER EQUIP-
8	MENT PROGRAM.
9	(a) FINDINGS.—Congress makes the following findings:
10	(1) Section 2979b of title 10, United States Code,
11	which was enacted as part of the National Defense
12	Authorization Act for Fiscal Year 2022 (Public Law
13	117-81), establishes the Council on Oversight of the
14	Department of Defense Positioning, Navigation, and
15	Timing Enterprise to oversee all aspects of the posi-
16	tioning, navigation, and timing enterprise of the De-
17	partment of Defense.
18	(2) The law requires the Council to be co-chaired
19	by the Vice Chairman of the Joint Chiefs of Staff, the
20	Under Secretary for Research and Engineering, and
21	the Under Secretary of Defense for Acquisition and
22	Sustainment, whose responsibilities are to coordinate
23	on matters of positioning, navigation, and timing ac-
24	quisitions to confirm that approved positioning, navi-

- gation, and timing policies are implemented in ac quisition activities.
 - (3) With respect to the implementation of military-code (in this section referred to as "M-Code") compliant Global Positioning Service (in this section referred to as "GPS") receivers through the Military GPS User Equipment program, the Comptroller General of the United States found that "Significant issues with data completeness and accuracy remain. . .. Poor data hinder the congressional defense committees' ability to track the progress of M-code and support DOD decision-making. User equipment delays have also had ripple effects on DOD's ability to plan for and develop M-code-capable receivers. These delays have limited the military services' ability to fully develop plans for operationally testing the M-code capability".

(b) Quarterly Briefings.—

(1) In General.—Not later than February 1, 2024, and quarterly thereafter until the date specified in paragraph (2), the Co-Chairs of the Council on Oversight of the Department of Defense Positioning, Navigation, and Timing Enterprise, shall provide to the congressional defense committees a briefing on the status of the implementation of M-Code compliant

1	GPS receivers through the Military GPS User Equip-
2	ment program, including the status of increments 1
3	and 2 of such program and details regarding expected
4	dates of M-Code compliance for all sea-, air, and
5	land-based terminals across the platforms of each of
6	the Armed Forces.
7	(2) Termination date.—No briefing shall be
8	required under paragraph (1) after the date on which
9	the Secretary of Defense submits to the congressional
10	defense committees certification that the increments 1
11	and 2 of the Military GPS User Equipment program
12	have reached full operational capacity.
13	SEC. 1685. MOVING TARGET INDICATOR PROGRAMS OF DE-
	SEC. 1685. MOVING TARGET INDICATOR PROGRAMS OF DE- PARTMENT OF DEFENSE.
13 14 15	
14	PARTMENT OF DEFENSE.
14 15	PARTMENT OF DEFENSE. (a) Working Group.—
141516	PARTMENT OF DEFENSE. (a) Working Group.— (1) Establishment.—Not later than 90 days
14 15 16 17	PARTMENT OF DEFENSE. (a) Working Group.— (1) Establishment.—Not later than 90 days after the date of the enactment of this Act, the Sec-
14 15 16 17 18	PARTMENT OF DEFENSE. (a) Working Group.— (1) Establishment.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall establish working group, to be
14 15 16 17 18	PARTMENT OF DEFENSE. (a) Working Group.— (1) Establishment.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall establish working group, to be known as the "Moving Target Indicator Working"
14 15 16 17 18 19 20	PARTMENT OF DEFENSE. (a) Working Group.— (1) Establishment.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall establish working group, to be known as the "Moving Target Indicator Working Group".
14 15 16 17 18 19 20 21	PARTMENT OF DEFENSE. (a) Working Group.— (1) Establishment.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall establish working group, to be known as the "Moving Target Indicator Working Group". (2) Responsibilities.—Such working group

1	(B) monitoring cost, schedule, and perform-
2	ance of all efforts to replace the tactical intel-
3	ligence, surveillance, and reconnaissance capa-
4	bility provided, as of the date of the enactment
5	of this Act, by the Joint Surveillance Target At-
6	tack Radar System; and
7	(C) developing the processes and procedures
8	for tasking, collection, processing, exploitation,
9	and dissemination of the data collected by mov-
10	ing target indicator systems.
11	(3) Membership.—
12	(A) In general.—The Secretary shall se-
13	lect—
14	(i) a member of the Space Force and
15	a member of the Joint Staff to serve as co-
16	chairs of the working group; and
17	(ii) members of the Army, Navy, Ma-
18	rine Corps, Air Force, and Space Force who
19	represent the Army, Navy, Marine Corps,
20	Air Force, and Space Force and combatant
21	commands, as the Secretary determines ap-
22	propriate, to serve as members of the work-
23	$ing\ group.$
24	(B) Congressional notification.—Not
25	later than 90 days after the date of the enact-

1	ment of this Act, the Secretary shall provide to
2	the congressional defense committees notice of the
3	co-chairs and members selected to serve on the
4	working group pursuant to subparagraph (A).
5	(b) Briefing Requirements.—
6	(1) Initial Briefing.—Not later than 120 days
7	after the date of the enactment of this Act, the co-
8	chairs of the working group shall provide to the con-
9	gressional defense committees a briefing on—
10	(A) any capabilities development documents
11	either approved by, or in development for, the
12	Joint Requirements Oversight Council; and
13	(B) any progress of the working group to-
14	wards developing tasking, collection, processing,
15	exploitation, and dissemination for future mov-
16	ing target indicator systems.
17	(2) Biannual Briefings.—Not less frequently
18	than biannually, the working group shall provide to
19	the congressional defense committees a briefing on the
20	status of any moving target indicator programs being
21	developed.

1	SEC. 1686. REPORTING MECHANISM ON USE OF CONSULT-
2	ANTS, INFORMANTS, AND OTHER HUMAN
3	SOURCES TO ACQUIRE INTELLIGENCE INFOR-
4	MATION.
5	(a) Establishment.—Not later than 180 days after
6	the date of the enactment of this Act, the Secretary of De-
7	fense shall establish a mechanism for documenting and re-
8	porting to the congressional defense committees regarding
9	the use of consultants, informants, or other human sources
10	by any element of the Department of Defense, including any
11	military department, to acquire intelligence information.
12	(b) Elements.—The mechanism under subsection (a)
13	shall include, at a minimum, a requirement that the Sec-
14	retary of Defense document and, on a quarterly basis, notify
15	the congressional defense committees of any activity (other
16	than an activity subject to regulation under a covered direc-
17	tive) that—
18	(1) is carried out during that quarter by the Sec-
19	retary; and
20	(2) involves the use of a consultant, informant,
21	or other human source to acquire intelligence infor-
22	mation.
23	(c) Definitions.—In this section:
24	(1) The term "covered directive" means the fol-
25	lowing directives (or any such successor directives):

1	(A) Intelligence Community Directives 304
2	(relating to human intelligence).
3	(B) Intelligence Community Directive 310
4	(relating to the coordination of clandestine
5	human source and human-enabled foreign intel-
6	ligence collection and counterintelligence activi-
7	ties outside the United States).
8	(C) Intelligence Community Directive 311
9	(relating to the coordination of clandestine
10	human source and human-enabled foreign intel-
11	ligence collection and counterintelligence activi-
12	ties inside the United States).
13	(2) The term "informant" means any individual
14	who furnishes information to the Department of De-
15	fense in the course of a confidential relationship with
16	the Department under which the identity of such in-
17	dividual is protected from public disclosure.
18	SEC. 1687. REPORT ON CONCEPT OF OPERATIONS FOR OF-
19	FENSIVE HYPERSONIC SYSTEMS.
20	(a) REPORT.—Not later than 180 days after the date
21	of the enactment of this Act, the Secretary of Defense, in
22	coordination with the Chairman of the Joint Chiefs of Staff,
23	shall submit to the congressional defense committees a re-
24	port on the status of the implementation of a concept of

1	operations and total munitions requirements for offensive
2	hypersonic systems.
3	(b) Elements.—The report required by subsection (a)
4	shall include the following:
5	(1) A description and assessment of efforts to de-
6	velop and implement concepts of operation with re-
7	gard to fielding, deploying, and using offensive
8	hypersonic systems currently in development and in-
9	cluded in future-years defense program submitted to
10	Congress under section 221 of title 10, United States
11	Code, for fiscal year 2024.
12	(2) An assessment of how the use of hypersonic
13	weapons will be considered with regard to strategic
14	deterrence and stability.
15	(3) A description of scenarios and simulations
16	modeling the use of offensive hypersonic systems in
17	defined environments.
18	(4) Criteria to be used for validation of the use
19	of offensive hypersonic systems.
20	(5) Identification of existing authorities gov-
21	erning the use of offensive hypersonic systems and an
22	explanation of any additional authorities that may be
23	required for the use of such systems.
24	(6) A description of how hypersonic capabilities

 $are\ incorporated\ into\ force\ development\ and\ design.$

1	(7) A munitions requirement (applicable through
2	the period covered by the future-years defense pro-
3	gram submitted to Congress under section 221 of title
4	10, United States Code, for fiscal year 2024) for each
5	offensive hypersonic weapons program currently in
6	development, including requirements provided by each
7	military department and combatant command.
8	(8) Identification of any operational gaps for
9	which additional offensive hypersonic weapon capa-
10	bilities would have strategic impact on overall con-
11	cepts of operation of the Department of Defense.
12	(c) Form.—The report required by subsection (a) shall
13	be submitted in unclassified form, but may include a classi-
14	fied annex.
15	SEC. 1688. INDO-PACIFIC MISSILE STRATEGY.
16	$(a) \ Findings. — Congress \ makes \ the \ following \ findings:$
17	(1) The 2022 National Defense Strategy states:
18	"The [People's Republic of China (PRC)] has ex-
19	panded and modernized nearly every aspect of the
20	[People's Liberation Army (PLA)], with a focus on
21	offsetting U.S. military advantages. The PRC is
22	therefore the pacing challenge for the Department.".
23	(2) The 2020 report of the Department of Defense
24	entitled "Annual Report to Congress Involving the

People's Republic of China" states: "Land-based con-

1	ventional ballistic and cruise missiles: The PRC has
2	more than 1,250 ground-launched ballistic missiles
3	(GLBMs) and ground-launched cruise missiles
4	(GLCMs) with ranges between 500 and 5,500 kilo-
5	meters. The United States currently fields one type of
6	conventional GLBM with a range of 70 to 300 kilo-
7	meters and no GLCMs.".
8	(3) In September 2021, the United States entered
9	a security partnership with the United Kingdom and
10	Australia (commonly known as "AUKUS"). In April
11	2022, AUKUS leaders committed to "commence new
12	trilateral cooperation on hypersonic technologies,
13	counter-hypersonic defense systems, and electronic
14	warfare capabilities, as well as to deepen cooperation
15	on defense innovation.".
16	(b) Sense of Congress.—It is the sense of Congress
17	that—
18	(1) United States ground-based theater-range
19	conventional missile systems in the Indo-Pacific re-
20	gion provide operational and strategy utility in—
21	(A) availability of persistent, prompt, and
22	$survivable\ strike\ options;$
23	(B) deterrence of enemy attack or esca-
24	lation;

1	(C) imposition of operational costs on
2	enemy forces;
3	(D) responsive strikes against time-critical
4	enemy targets; and
5	(E) destruction of high-value targets to en-
6	able other joint forces; and
7	(2) an Indo-Pacific Missile Strategy should—
8	(A) provide coherent direction to concept
9	and capability development, including procure-
10	ment and employment;
11	(B) distribute integrated capabilities at
12	operationally relevant ranges;
13	(C) coordinate and differentiate strike mis-
14	sions among the military forces of the United
15	States and allies; and
16	(D) pursue co-development and co-produc-
17	tion of capabilities with allies and partners, in-
18	cluding through existing institutional mecha-
19	nisms.
20	(c) Strategy.—
21	(1) In general.—Not later than 180 days after
22	the date of the enactment of this Act, the Secretary of
23	Defense shall submit to the congressional defense com-
24	mittees a strategy for ground-based theater-range con-
25	ventional missiles in the Indo-Pacific region.

1	(2) Elements.—The strategy required by para-
2	graph (1) shall include the following:
3	(A) An assessment of gaps in conventional
4	theater-range precision strike capabilities in the
5	area of responsibility of the United States Indo-
6	Pacific Command.
7	(B) An identification of military require-
8	ments for ground-based theater-range conven-
9	tional missile systems, including range, propul-
10	sion, payload, launch platform, weapon effects,
11	and other operationally relevant factors.
12	(C) An identification of prospective basing
13	locations for ground-based theater-range conven-
14	tional missiles in the area of responsibility of the
15	United States Indo-Pacific Command and an as-
16	sessment of steps required to receive host-nation
17	permission for forward-basing of such weapon
18	systems.
19	(D) A description of operational concepts
20	for employment of such conventional missiles, in-
21	cluding integration with other capabilities in the
22	Western Pacific region.
23	(E) An identification of prospective allies,
24	partners, and institutional mechanisms for co-

1	development of new over-the-horizon range and
2	intermediate-range conventional missiles.
3	(F) An assessment of the cost, schedule, and
4	feasibility of ground-based theater-range conven-
5	tional missile programs, including any potential
6	cost-sharing structures through existing institu-
7	$tional\ mechanisms.$
8	(3) FORM.—The strategy required by paragraph
9	(1) may be submitted in classified form but shall in-
10	clude an unclassified summary.
11	(d) Definitions.—In this section:
12	(1) The term "ground-based theater-range con-
13	ventional missile" means a conventional mobile
14	ground-launched cruise or hypersonic missile system
15	with a range between 500 and 5,500 kilometers.
16	(2) With respect to a missile system, the term
17	"intermediate-range" means a missile system with a
18	range between 3,000 and 5,500 kilometers.
19	TITLE XVII—SPACE FORCE
20	PERSONNEL MANAGEMENT
21	SEC. 1701. SHORT TITLE.
22	This title may be cited as the "Space Force Personnel
23	Management Act".

1	Subtitle A—Space Force Military
2	Personnel System Without Com-
3	ponent
4	SEC. 1711. ESTABLISHMENT OF MILITARY PERSONNEL MAN-
5	AGEMENT SYSTEM FOR THE SPACE FORCE.
6	Title 10, United States Code, is amended by adding
7	at the end the following new subtitle:
8	"Subtitle F—Alternative Military
9	Personnel Systems
10	"PART I—SPACE FORCE
11	"CHAPTER 2001— SPACE FORCE
12	PERSONNEL SYSTEM
	"Sec. "20001. Single military personnel management system. "20002. Members: duty status. "20003. Members: minimum service requirement as applied to Space Force.
13	"\$20001. Single military personnel management sys-
14	tem
15	"Members of the Space Force shall be managed through
16	a single military personnel management system, without
17	component.".
	"Chap. 2001. Space Force Personnel System 20001 "2003. Status and Participation 20101 "2005. Officers 20201 "2007. Enlisted Members 20301 "2009. Retention and Separation Generally 20401 "2011. Separation of Officers for Substandard Performance of Duty or for Certain Other Reasons 20501 "2013. Retirement 20601"

1	SEC. 1712. COMPOSITION OF THE SPACE FORCE WITHOUT
2	COMPONENT.
3	(a) Composition of the Space Force.—Section
4	9081(b) of title 10, United States Code, is amended—
5	(1) by striking paragraph (1);
6	(2) by redesignating paragraphs (2) and (3) as
7	paragraphs (1) and (2), respectively; and
8	(3) in paragraph (1), as so redesignated, by
9	striking ", including" and all that follows through
10	"emergency".
11	(b) Effective Date.—The amendments made by sub-
12	section (a) shall take effect on the date of the certification
13	by the Secretary of the Air Force under section 1745.
14	SEC. 1713. DEFINITIONS FOR SINGLE PERSONNEL MANAGE-
15	MENT SYSTEM FOR THE SPACE FORCE.
16	(a) Space Force Definitions.—Section 101 of title
17	10, United States Code, is amended—
18	(1) by redesignating subsections (e), (f), and (g)
19	as subsections (f), (g), and (h), respectively; and
20	(2) by inserting after subsection (d) the following
21	new subsection (e):
22	"(e) Space Force.—The following definitions relat-
23	ing to members of the Space Force apply in this title:
24	"(1) The term 'space force active status' means
25	the status of a member of the Space Force who is not
26	in a space force inactive status and is not retired.

1	"(2) The term 'space force inactive status' means
2	the status of a member of the Space Force who is des-
3	ignated by the Secretary of the Air Force, under regu-
4	lations prescribed by the Secretary, as being in a
5	space force inactive status.
6	"(3) The term 'space force retired status' means
7	the status of a member of the Space Force who—
8	"(A) is receiving retired pay; or
9	"(B) but for being under the eligibility age
10	applicable under section 12731 of this title,
11	would be eligible for retired pay under chapter
12	1223 of this title.
13	"(4) The term 'sustained duty' means full-time
14	duty by a member of the Space Force ordered to such
15	duty by an authority designated by the Secretary of
16	the Air Force—
17	"(A) in the case of an officer—
18	"(i) to fulfill the terms of an active-
19	duty service commitment incurred by the of-
20	ficer under any provision of law; or
21	"(ii) with the consent of the officer;
22	and
23	"(B) in the case of an enlisted member,
24	with the consent of the enlisted member as speci-

1	fied in the terms of the member's enlistment or
2	reenlistment agreement.".
3	(b) Amendments to Existing Duty Status Defini-
4	Tions.—Subsection (d) of such section is amended—
5	(1) in paragraph (1), by inserting ", including
6	sustained duty in the Space Force" after "United
7	States"; and
8	(2) in paragraph (7), by inserting ", or a mem-
9	ber of the Space Force," after "Reserves" in subpara-
10	graphs (A) and (B).
11	SEC. 1714. BASIC POLICIES RELATING TO SERVICE IN THE
12	SPACE FORCE.
13	Chapter 2001 of title 10, United States Code, as added
	Chapter 2001 of title 10, United States Code, as added by section 1711, is amended by adding at the end the fol-
13 14	· · · · · · · · · · · · · · · · · · ·
13 14 15	by section 1711, is amended by adding at the end the fol-
13 14 15	by section 1711, is amended by adding at the end the fol- lowing new sections:
13 14 15 16 17	by section 1711, is amended by adding at the end the following new sections: "\$20002. Members: duty status
13 14 15 16 17	by section 1711, is amended by adding at the end the following new sections: "§ 20002. Members: duty status "Under regulations prescribed by the Secretary of the
13 14 15 16 17	by section 1711, is amended by adding at the end the fol- lowing new sections: "\$20002. Members: duty status "Under regulations prescribed by the Secretary of the Air Force, each member of the Space Force shall be placed
13 14 15 16 17 18	by section 1711, is amended by adding at the end the fol- lowing new sections: "\$20002. Members: duty status "Under regulations prescribed by the Secretary of the Air Force, each member of the Space Force shall be placed in one of the following duty statuses:

1	"§20003. Members: minimum service requirement as
2	applied to Space Force
3	"(a) In applying section 651 of this title to a person
4	who becomes a member of the Space Force, the provisions
5	of the second sentence of subsection (a) and of subsection
6	(b) of that section (relating to service in a reserve compo-
7	nent) are inapplicable.
,	nemi) are inapplicable.
8	"(b) A member of the Space Force who transfers to
9	one of the other armed forces before completing the service
10	required by subsection (a) of section 651 of this title shall
11	upon such transfer be subject to section 651 of this title in
12	the same manner as if such member had initially entered
13	the armed force to which the member transfers.".
14	SEC. 1715. STATUS AND PARTICIPATION.
15	
IJ	Subtitle F of title 10, United States Code, as added
16	by section 1711, is amended by adding at the end the fol-
17	lowing new chapter:
18	"CHAPTER 2003—STATUS AND
19	PARTICIPATION
	"Sec.
	"20101. Members in Space Force active status: amount of annual training or active duty service required.
	"20102. Individual ready guardians: designation; mobilization category.
	"20103. Members not on sustained duty: agreements concerning conditions of service.
	"20104. Orders to active duty: with consent of member.
	"20105. Sustained duty.
	"20106. Orders to active duty: without consent of member. "20107. Transfer to inactive status initial complex obligation not complete
	"20107. Transfer to inactive status: initial service obligation not complete. "20108. Members of Space Force: credit for service for purposes of laws providing
	pay and benefits for members, dependents, and survivors.
	"20109. Policy for order to active duty based upon determination by Congress.

1	"§ 20101. Members in Space Force active status:
2	amount of annual training or active duty
3	service required
4	"Except as specifically provided in regulations pre-
5	scribed by the Secretary of Defense, a member of the Space
6	Force in a space force active status who is not serving on
7	sustained duty shall be required to—
8	"(1) participate in at least 48 scheduled drills or
9	training periods during each year and serve on active
10	duty for not less than 14 days (exclusive of travel
11	time) during each year; or
12	"(2) serve on active duty for not more than 30
13	days during each year.
14	"§ 20102. Individual ready guardians: designation;
15	$mobilization\ category$
16	"(a) In General.—Under regulations prescribed by
17	the Secretary of Defense, the Secretary of the Air Force may
18	designate a member of the Space Force in a space force ac-
19	tive status as an Individual Ready Guardian.
20	"(b) Mobilization Category.—
21	"(1) In General.—Among members of the Space
22	Force designated as Individual Ready Guardians,
23	there is a category of members (referred to as a 'mobi-
24	lization category') who, as designated by the Sec-
25	retary of the Air Force, are subject to being ordered

1	to active duty without their consent in accordance
2	with section $20106(a)$ of this title.
3	"(2) Limitations on placement in mobiliza-
4	TION CATEGORY.—A member designated as an Indi-
5	vidual Ready Guardian may not be placed in the mo-
6	bilization category referred to in paragraph (1) un-
7	less—
8	"(A) the member volunteers to be placed in
9	that mobilization category; and
10	"(B) the member is selected by the Secretary
11	of the Air Force, based upon the needs of the
12	Space Force and the grade and military skills of
13	that member.
14	"(3) Limitation on time in mobilization cat-
15	EGORY.—A member of the Space Force in a space
16	force active status may not remain designated an In-
17	dividual Ready Guardian in such mobilization cat-
18	egory after the end of the 24-month period beginning
19	on the date of the separation of the member from ac-
20	tive service.
21	"(4) Designation of grades and military
22	SKILLS OR SPECIALTIES.—The Secretary of the Air
23	Force shall designate the grades and military skills or
24	specialties of members to be eligible for placement in
25	such mobilization category.

1	"(5) Benefits.—A member in such mobilization
2	category shall be eligible for benefits (other than pay
3	and training) on the same basis as are available to
4	members of the Individual Ready Reserve who are in
5	the special mobilization category under section
6	10144(b) of this title, as determined by the Secretary
7	of Defense.
8	"§20103. Members not on sustained duty: agreements
9	concerning conditions of service
10	"(a) AGREEMENTS.—The Secretary of the Air Force
11	may enter into a written agreement with a member of the
12	Space Force not on sustained duty—
13	"(1) requiring the member to serve on active
14	duty for a definite period of time;
15	"(2) specifying the conditions of the member's
16	service on active duty; and
17	"(3) for a member serving in a space force inac-
18	tive status, specifying the conditions for the member's
19	continued service as well as order to active duty with
20	and without the consent of the member.
21	"(b) Conditions of Service.—An agreement under
22	subsection (a) shall specify the conditions of service. The
23	Secretary of the Air Force shall prescribe regulations estab-
24	lishing—

1	"(1) what conditions of service may be specified
2	in the agreement;
3	"(2) the obligations of the parties; and
4	"(3) the consequences of failure to comply with
5	the terms of the agreement.
6	"(c) Authority for Retention on Active Duty
7	During War or National Emergency.—If the period of
8	service on active duty of a member under an agreement
9	under subsection (a) expires during a war or during a na-
10	tional emergency declared by Congress or the President, the
11	member concerned may be kept on active duty, without the
12	consent of the member, as otherwise prescribed by law.
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13	"§ 20104. Orders to active duty: with consent of mem-
13 14	"§ 20104. Orders to active duty: with consent of mem- ber
14	ber
14 15	ber "(a) AUTHORITY.—A member of the Space Force who
14 15 16 17	ber "(a) AUTHORITY.—A member of the Space Force who is serving in a space force active status and is not on sus-
14 15 16 17	ber "(a) AUTHORITY.—A member of the Space Force who is serving in a space force active status and is not on sus- tained duty, or who is serving in a space force inactive sta-
114 115 116 117 118	ber "(a) AUTHORITY.—A member of the Space Force who is serving in a space force active status and is not on sus- tained duty, or who is serving in a space force inactive sta- tus, may, with the consent of the member, be ordered to ac-
114 115 116 117 118 119 220	ber "(a) AUTHORITY.—A member of the Space Force who is serving in a space force active status and is not on sus- tained duty, or who is serving in a space force inactive sta- tus, may, with the consent of the member, be ordered to ac- tive duty, or retained on active duty, under the following
14 15 16 17 18 19 20 21	"(a) AUTHORITY.—A member of the Space Force who is serving in a space force active status and is not on sustained duty, or who is serving in a space force inactive status, may, with the consent of the member, be ordered to active duty, or retained on active duty, under the following sections of chapter 1209 of this title in the same manner
14 15 16 17 18 19 20 21	"(a) AUTHORITY.—A member of the Space Force who is serving in a space force active status and is not on sustained duty, or who is serving in a space force inactive status, may, with the consent of the member, be ordered to active duty, or retained on active duty, under the following sections of chapter 1209 of this title in the same manner as applies to a member of a reserve component ordered to
14 15 16 17 18 19 20 21	"(a) AUTHORITY.—A member of the Space Force who is serving in a space force active status and is not on sustained duty, or who is serving in a space force inactive status, may, with the consent of the member, be ordered to active duty, or retained on active duty, under the following sections of chapter 1209 of this title in the same manner as applies to a member of a reserve component ordered to active duty, or retained on active duty, under that section

1	"(2) Section 12301(h), relating to orders to ac-
2	tive duty in connection with medical or health care
3	matters.
4	"(3) Section 12322, relating to active duty for
5	health care.
6	"(4) Section 12323, relating to active duty pend-
7	ing line of duty determination required for response
8	to sexual assault.
9	"(b) Applicable Provisions of Law.—The following
10	sections of chapter 1209 of this title pertaining to a member
11	of a reserve component ordered to active duty with the con-
12	sent of the member apply to a member of the Space Force
13	who is ordered to active duty under this section in the same
14	manner as to such a reserve component member:
15	"(1) Section 12308, relating to retention after
16	becoming qualified for retired pay.
17	"(2) Section 12309, relating to use of Reserve of-
18	ficers in expansion of armed forces.
19	"(3) Section 12313, relating to release of reserve
20	members from active duty.
21	"(4) Section 12314, relating to kinds of duty.
22	"(5) Section 12315, relating to duty with or
23	without pay.
24	"(6) Section 12316, relating to payment of cer-
25	tain Reserves while on duty.

1	"(7) Section 12318, relating to duties and fund-
2	ing of reserve members on active duty.
3	"(8) Section 12320, relating to grade in which
4	ordered to active duty.
5	"(9) Section 12321, relating to a limitation on
6	number of reserve members assigned to Reserve Officer
7	Training Corps units.
8	"§ 20105. Sustained duty
9	"(a) Enlisted Members.—An authority designated
10	by the Secretary of the Air Force may order an enlisted
11	member of the Space Force in a space force active status
12	to sustained duty, or retain an enlisted member on sus-
13	tained duty, with the consent of that member, as specified
14	in the terms of the member's enlistment or reenlistment
15	agreement.
16	"(b) Officers.—
17	"(1) An authority designated by the Secretary of
18	the Air Force may order a Space Force officer in a
19	space force active status to sustained duty—
20	"(A) with the consent of the officer; or
21	"(B) to fulfill the terms of an active-duty
22	service commitment incurred by the officer under
23	any provision of law.
24	"(2) An officer ordered to sustained duty under
25	paragraph (1) may not be released from sustained

1	duty without the officer's consent except as provided
2	in chapter 2009 or 2011 of this title.
3	"§ 20106. Orders to active duty: without consent of
4	member
5	"(a) Members in a Space Force Active Status.—
6	"(1) A member of the Space Force in a space
7	force active status who is not on sustained duty, may,
8	without the consent of the member, be ordered to ac-
9	tive duty or inactive duty in the same manner as a
10	member of a reserve component ordered to active duty
11	or inactive duty under the provisions of chapter 1209
12	of this title and any other provision of law author-
13	izing the order to active duty of a member of a reserve
14	component in an active status without the consent of
15	the member.
16	"(2) The provisions of chapter 1209 of this title,
17	or other applicable provisions of law, pertaining to a
18	member of the Ready Reserve when ordered to active
19	duty shall apply to a member of the Space Force who
20	is in a space force active status when ordered to ac-
21	tive duty under paragraph (1).
22	"(3) The provisions of section 12304 of this title
23	pertaining to members in the Individual Ready Re-
24	serve mobilization category shall apply to a member
25	of the Space Force who is designated an Individual

1	Ready Guardian when ordered to active duty who
2	meets the provisions of section 20102(b) of this title.
3	"(b) Members in a Space Force Inactive Sta-
4	TUS.—
5	"(1) A member of the Space Force in a space
6	force inactive status may be ordered to active duty
7	under—
8	"(A) the provisions of chapter 1209 of this
9	title;
10	"(B) any other provision of law authorizing
11	the order to active duty of a member of a reserve
12	component in an inactive status; and
13	"(C) the terms of any agreement entered
14	into by the member under section 20103 of this
15	title.
16	"(2) The provisions of chapter 1209 of this title,
17	or other applicable provisions of law, pertaining to
18	the Standby Reserve shall apply to a member of the
19	Space Force who is in a space force inactive service
20	when ordered to active duty.
21	"(c) Members in a Space Force Retired Sta-
22	TUS.—
23	"(1) Chapters 39 and 1209 of this title include
24	provisions authorizing the order to active duty of a

1	member of the Space Force in a space force retired
2	status.
3	"(2) The provisions of sections 688, 688a, and
4	12407 of this title pertaining to a retired member or
5	a member of the Retired Reserve shall apply to a
6	member of the Space Force in a space force retired
7	status when ordered to active duty.
8	"(3) The provisions of section 689 of this title
9	pertaining to a retired member ordered to active duty
10	shall apply to a member of the Space Force in a
11	space force retired status who is ordered to active
12	duty.
13	"(d) Other Applicable Provisions.—The following
14	provisions of chapter 1209 of this title pertaining shall
15	apply to a member of the Space Force ordered to active
16	duty in the same manner as to a Reserve or member of
17	the Retired Reserve ordered to active duty:
18	"(1) Section 12305, relating to the authority of
19	the President to suspend certain laws relating to pro-
20	motion, retirement, and separation.
21	"(2) Section 12308, relating to retention after
22	becoming qualified for retired pay.
23	"(3) Section 12313, relating to release from ac-
24	tive duty.
25	"(4) Section 12314, relating to kinds of duty.

1	"(5) Section 12315, relating to duty with or
2	without pay.
3	"(6) Section 12316, relating to payment of cer-
4	tain Reserves while on duty.
5	"(7) Section 12317, relating to theological stu-
6	$dents;\ limitations.$
7	"(8) Section 12320, relating to grade in which
8	ordered to active duty.
9	"§ 20107. Transfer to inactive status: initial service
10	obligation not complete
11	"(a) General Rule.—A member of the Space Force
12	who has not completed the required minimum service obli-
13	gation referred to in section 20003 of this title shall, if ter-
14	minating space force active status, be transferred to a space
15	force inactive status and, unless otherwise designated an In-
16	dividual Ready Guardian under section 20102 of this title,
17	shall remain subject to order to active duty without the
18	member's consent under section 20106 of this title.
19	"(b) Exception.—Subsection (a) does not apply to a
20	member who is separated from the Space Force by the Sec-
21	retary of the Air Force under section 20503 of this title.

1	"§ 20108. Members of Space Force: credit for service
2	for purposes of laws providing pay and
3	benefits for members, dependents, and
4	survivors
5	"For the purposes of laws providing pay and benefits
6	for members of the armed forces and their dependents and
7	beneficiaries:
8	"(1) Military training, duty, or other service
9	performed by a member of the Space Force in a space
10	force active status not on sustained duty shall be con-
11	sidered military training, duty, or other service, as
12	the case may be, as a member of a reserve component.
13	"(2) Sustained duty performed by a member of
14	the Space Force under section 20105 of this title shall
15	be considered active duty as a member of a regular
16	component.
17	"(3) Active duty performed by a member of the
18	Space Force in a space force active status not on sus-
19	tained duty shall be considered active duty as a mem-
20	ber of a reserve component.
21	"(4) Inactive-duty training performed by a
22	member of the Space Force shall be considered inac-
23	tive-duty training as a member of a reserve compo-
24	nent.

1 "§ 20109. Policy for order to active duty based upon

- 2 determination by Congress
- 3 "Whenever Congress determines that more units and
- 4 organizations capable of conducting space operations are
- 5 needed for the national security than are available among
- 6 those units comprised of members of the Space Force serving
- 7 on active duty, members of the Space Force not serving on
- 8 active duty shall be ordered to active duty and retained as
- 9 long as so needed.".
- 10 **SEC. 1716. OFFICERS.**
- 11 (a) Original Appointments.—Subtitle F of title 10,
- 12 United States Code, as amended by section 1715, is further
- 13 amended by adding at the end the following new chapter:

14 "CHAPTER 2005—OFFICERS

"SUBCHAPTER I—ORIGINAL APPOINTMENTS

"Sec.

"SUBCHAPTER II—SELECTION BOARDS

"SUBCHAPTER III—PROMOTIONS

- "20231. Eligibility for consideration for promotion: time-in-grade and other requirements.
- "20232. Eligibility for consideration for promotion: senior commander nominations.
- "20233. Eligibility for consideration for promotion: designation as joint qualified officer required before promotion to brigadier general; exceptions.
- "20234. Opportunities for consideration for promotion.
- "20235. Space Force officer list.

[&]quot;20201. Original appointments: how made.

[&]quot;20202. Original appointments: qualifications.

[&]quot;20211. Convening of selection boards.

[&]quot;20212. Composition of selection boards.

[&]quot;20213. Notice of convening of selection boards.

[&]quot;20214. Recommendations for promotion by selection boards.

[&]quot;20215. Reports of selection boards.

[&]quot;20216. Action on reports of selection boards for promotion to brigadier general or major general."

- "20236. Competitive categories.
- "20237. Numbers to be recommended for promotion.
- "20238. Promotions: how made; authorized delay of promotions.

"SUBCHAPTER IV—PERSONS NOT CONSIDERED FOR PROMOTION AND OTHER PROMOTION-RELATED PROVISIONS

- "20251. Special selection boards.
- "20252. Other promotion matters.

"SUBCHAPTER V—APPLICABILITY OF OTHER LAWS

"20261. Applicability of certain DOPMA officer personnel policy provisions.

1 "SUBCHAPTER I—ORIGINAL APPOINTMENTS

- 2 "\$20201. Original appointments: how made
- 3 "(a) Appointments Made by Secretary of De-
- 4 FENSE.—Original appointments of commissioned officers
- 5 in the Space Force in grades below the grade of brigadier
- 6 general shall be made by the Secretary of Defense.
- 7 "(b) Application of Constructive Credit.—The
- 8 grade of a person receiving an appointment under this sec-
- 9 tion who at the time of appointment is credited with service
- 10 under section 20203 of this title shall be determined under
- 11 regulations prescribed by the Secretary of the Defense based
- 12 upon the amount of service credited.
- 13 "§ 20202. Original appointments: qualifications
- 14 "(a) In General.—An original appointment as a
- 15 commissioned officer in the Space Force may be given only
- 16 to a person who—
- "(1) is a citizen of the United States;
- 18 "(2) is at least 18 years of age; and

- "(3) has such other physical, mental, moral, pro fessional, and age qualifications as the Secretary of
 the Air Force may prescribe by regulation.
 "(b) EXCEPTION.—A person who is otherwise quali-
- 5 fied, but who has a physical condition that the Secretary
- 6 of the Air Force determines will not interfere with the per-
- 7 formance of the duties to which that person may be as-
- 8 signed, may be appointed as an officer in the Space Force.
- 9 "(a) Credit for Prior Service.—
- 10 "(1) Prior commissioned service.—For the 11 purpose of determining the grade and rank within 12 grade of a person receiving an original appointment 13 in a commissioned grade in the Space Force, such person shall be credited at the time of such appoint-14 15 ment with any active commissioned service (other 16 than service as a commissioned warrant officer) that 17 the person performed in any uniformed service before 18 such appointment.
 - "(2) Prior civilian service.—For the purpose of determining the grade and rank within grade of a person receiving an original appointment in a commissioned grade in the Space Force, such person may be credited at the time of such appointment with service as a civilian employee of a Federal agency in an occupation code or career field related to the skills

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- and experience required for officers of the Space
 Force. The Secretary of the Air Force shall prescribe
 regulations establishing which civilian employee occupation codes and career fields may be considered as
 related to the skills and experience required for officers of the Space Force.
- 7 "(3) Limitation on amount of prior commis-8 SIONED SERVICE THAT MAY BE CREDITED.—The requ-9 lations prescribed by the Secretary of Defense under section 533 of this title shall apply to the Space Force 10 11 to authorize the Secretary of the Air Force to limit 12 the amount of prior active commissioned service with 13 which a person receiving an original appointment 14 may be credited under paragraph (1).
- 15 "(b) Credit for Education, Training, and Expe-16 rience.—
- 17 "(1) Under regulations prescribed by the Sec-18 retary of the Air Force, the Secretary shall credit a 19 person who is receiving an original appointment in 20 a commissioned grade in the Space Force and who 21 has advanced education, training, or special experi-22 ence with constructive service for such education, 23 training, or experience in a particular officer career 24 field as designated by the Secretary of the Air Force,

1	if such education, training, or experience is directly
2	related to the operational needs of the Space Force.
3	"(2) The Secretary may credit a person with
4	constructive credit under this subsection for each in-
5	stance of relevant advanced education or training or
6	special experience regardless of whether two or more
7	such instances are concurrent.
8	"(3) The amount of constructive service credited
9	an officer under this subsection may not exceed the
10	amount required in order for the officer to be eligible
11	for an original appointment in the grade of colonel.
12	"(4) Constructive service credited an officer
13	under this subsection is in addition to any service
14	credited that officer under subsection (a) and shall be
15	credited at the time of the original appointment of the
16	of ficer.
17	"(c) Authorized Use of Constructive Credit.—
18	Constructive service credited an officer under subsection (b)
19	shall be used only for determining the officer's—
20	"(1) initial grade;
21	"(2) rank in grade; and
22	"(3) service in grade for promotion eligibility.
23	"(d) Exclusion for Graduates of the Service
24	ACADEMIES.—A graduate of the United States Military
25	Academy, the United States Naval Academy, or the United

1	States Air Force Academy is not entitled to service credit
2	under this section for service performed, or education, train-
3	ing, or experience obtained, before graduation from such
4	Academy.".
5	(b) Conforming Amendments Relating to Origi-
6	NAL APPOINTMENTS.—
7	(1) Definitions.—Section 101 of title 10,
8	United States Code, is amended in subsection (b)(10)
9	by inserting before the period at the end the following:
10	"and, with respect to the appointment of a member
11	of the armed forces in the Space Force, refers to that
12	member's most recent appointment in the Space Force
13	that is neither a promotion nor a demotion".
14	(2) Original appointments of commissioned
15	OFFICERS.—Section 531 of such title is amended—
16	(A) in subsection (a) —
17	(i) in paragraphs (1) and (2)—
18	(I) by inserting "and" after "Reg-
19	ular Marine Corps"; and
20	(II) by striking ", and in the
21	equivalent grades in the Regular Space
22	Force"; and
23	(ii) by inserting after paragraph (2)
24	the following new paragraph:

1	"(3) Original appointments in the grades of sec-
2	ond lieutenant through colonel in the Space Force are
3	provided for under section 20301 of this title."; and
4	(B) in subsection (c), by striking "Regular
5	Marine Corps, or Regular Space Force" and in-
6	serting "or Regular Marine Corps".
7	(3) Qualifications for original appoint-
8	MENT AS A COMMISSIONED OFFICER.—Section 532(a)
9	of such title is amended by striking "Regular Marine
10	Corps, or Regular Space Force" and inserting "or
11	Regular Marine Corps".
12	(4) Service credit upon original appoint-
13	MENT AS A COMMISSIONED OFFICER.—Section 533 of
14	such title is amended—
15	(A) in subsection (a)(2), by striking "Ma-
16	rine Corps, and Space Force" and inserting
17	"and Marine Corps"; and
18	(B) in subsections (a)(1), (b)(1), and (f), by
19	striking "Regular Marine Corps, or Regular
20	Space Force" and inserting "or Regular Marine
21	Corps".
22	(c) Selection Boards and Promotions.—Chapter
23	205 of title 10, United States Code, as added by subsection
24	(a), is amended by adding at the end the following new
25	subchapters:

1 "SUBCHAPTER II—SELECTION BOARDS

2 "§ 20211. Convening of selection boards

- 3 "(a) In General.—Whenever the needs of the service
- 4 require, the Secretary of the Air Force shall convene selec-
- 5 tion boards to recommend for promotion to the next higher
- 6 permanent grade officers of the Space Force in each perma-
- 7 nent grade from first lieutenant through brigadier general.
- 8 "(b) Exception for Officers in Grade of First
- 9 Lieutenant.—Subsection (a) does not require the con-
- 10 vening of a selection board in the case of Space Force offi-
- 11 cers in the permanent grade of first lieutenant when the
- 12 Secretary of the Air Force recommends for promotion to
- 13 the grade of captain under section 20238(a)(4)(A) of this
- 14 title all such officers whom the Secretary finds to be fully
- 15 qualified for promotion.
- 16 "(c) Selection Boards for Early Retirement or
- 17 Discharge.—The Secretary of the Air Force may convene
- 18 selection boards to recommend officers for early retirement
- 19 under section 20404(a) of this title or for discharge under
- 20 section 20404(b) of this title.
- 21 "(d) Regulations.—The convening of selection
- 22 boards under subsection (a) shall be under regulations pre-
- 23 scribed by the Secretary of the Defense.
- 24 "§ 20212. Composition of selection boards
- 25 "(a) Appointment and Composition of Boards.—

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"(1) Members of a selection board shall be appointed by the Secretary of Air Force in accordance with this section. A selection board shall consist of five or more officers of the Space Force. Each member of a selection board must be serving in a grade higher than the grade of the officers under consideration by the board, except that no member of a board may be serving in a grade below major. The members of a selection board shall include at least one member serving on sustained duty and at least one member in a space force active status who is not serving on sustained duty. The ratio of the members of a selection board serving on sustained duty to members serving in a space force active status not on sustained duty shall, to the extent practicable, reflect the ratio of officers serving in each of those statuses who are being considered for promotion by the board. The members of a selection board shall represent the diverse population of the Space Force to the extent practicable.

"(2) Representation from competitive categories.—

"(A) Except as provided in subparagraph
(B), a selection board shall include at least one
officer from each competitive category of officers
to be considered by the board.

1	"(B) A selection board need not include an
2	officer from a competitive category when there
3	are no officers of that competitive category on the
4	space force officer list in a grade higher than the
5	grade of the officers to be considered by the board
6	and eligible to serve on the board.
7	"(3) Retired officers.—If qualified officers
8	on the space force officer list are not available in suf-
9	ficient number to comprise a selection board, the Sec-
10	retary of the Air Force shall complete the membership
11	of the board by appointing as members of the board—
12	"(A) Space Force officers who hold a grade
13	higher than the grade of the officers under con-
14	sideration by the board and who are retired offi-
15	cers; and
16	"(B) if sufficient Space Force officers are
17	not available pursuant to subparagraph (A), Air
18	Force officers who hold a grade higher than the
19	grade of the officers under consideration by the
20	board and who are retired officers, but only if
21	the Air Force officer to be appointed to the board
22	has served in a space-related career field of the
23	Air Force for sufficient time such that the Sec-
24	retary of the Air Force determines that the re-

tired Air Force officer has adequate knowledge

1	concerning the standards of performance and
2	conduct required of an officer of the Space Force.
3	"(4) Exclusion of retired general offi-
4	CERS ON ACTIVE DUTY TO SERVE ON A BOARD FROM
5	NUMERIC GENERAL OFFICER ACTIVE-DUTY LIMITA-
6	TIONS.—A retired general officer who is on active
7	duty for the purpose of serving on a selection board
8	shall not, while so serving, be counted against any
9	limitation on the number of general and flag officers
10	who may be on active duty.
11	"(b) Limitation on Membership on Consecutive
12	Boards.—
13	"(1) General rule.—Except as provided in
14	paragraph (2), no officer may be a member of two
15	successive selection boards convened under section
16	20211 of this title for the consideration of officers of
17	the same grade.
18	"(2) Exception for general officer
19	BOARDS.—Paragraph (1) does not apply with respect
20	to selection boards convened under section 20211 of
21	this title for the consideration of officers in the grade
22	of colonel or brigadier general.
23	"(c) Xjoint Qualified Officers.—
24	"(1) Each selection board convened under section
25	20211 of this title that will consider an officer de-

1	scribed in paragraph (2) shall include at least one of-
2	ficer designated by the Chairman of the Joint Chiefs
3	of Staff who is a joint qualified officer.
4	"(2) Paragraph (1) applies with respect to an of-
5	ficer who—
6	"(A) is serving on, or has served on, the
7	Joint Staff; or
8	"(B) is a joint qualified officer.
9	"(3) The Secretary of Defense may waive the re-
10	quirement in paragraph (1) for any selection board
11	of the Space Force.
12	"§20213. Notice of convening of selection boards
13	"(a) At least 30 days before a selection board is con-
14	$vened\ under\ section\ 20211\ of\ this\ title\ to\ recommend\ officers$
15	in a grade for promotion to the next higher grade, the Sec-
16	retary of the Air Force shall provide to the officers who are
17	eligible for consideration by the board and have not been
18	$excluded\ from\ consideration\ under\ section\ 20216(d)\ of\ this$
19	title notification in writing of the date on which the board
20	is to convene. In the notification, the Secretary shall inform
21	an eligible officer of how many times, if any, the officer
22	has previously been considered by a selection board con-
23	vened under section 20211 for promotion to the grade to
24	which the board described in the notification will rec-
25	ommend officers for promotion.

1 '	(b)	An	officer	eligible	for	consideration	by	a	selection

- 2 board convened under section 20211 of this title (other than
- 3 an officer who has been excluded under 20231(d) of this title
- 4 from consideration by the board) may send a written com-
- 5 munication to the board, to arrive not later than 10 cal-
- 6 endar days before the date on which the board convenes,
- 7 calling attention to any matter concerning the officer that
- 8 the officer considers important to the officer's case. The se-
- 9 lection board shall give consideration to any timely commu-
- 10 nication under this subsection.
- 11 "(c) An officer on the space force officer list in the
- 12 grade of colonel or brigadier general who receives a notice
- 13 under subsection (a) shall inform the Secretary of the offi-
- 14 cer's preference to serve either on or off active duty if pro-
- 15 moted to the grade of brigadier general or major general,
- 16 respectively.

17 "§ 20214. Recommendations for promotion by selection

- 18 boards
- 19 "(a) Board to Recommend Officers Best Quali-
- 20 FIED FOR PROMOTION.—A selection board convened under
- 21 section 20211 of this title shall recommend for promotion
- 22 to the next higher grade those officers considered by the
- 23 board whom the board, giving due consideration to the
- 24 needs of the Space Force for officers with particular skills
- 25 (as noted in the guidelines or information furnished the

- 1 board under section 615(b) of this title), considers best
- 2 qualified for promotion within each competitive category
- 3 considered by the board.
- 4 "(b) Number to Be Recommended.—The Secretary
- 5 of the Air Force shall establish the number of officers such
- 6 a selection board may recommend for promotion from
- 7 among officers being considered.
- 8 "(c) Board Procedures for Recommendations;
- 9 Limitations.—A selection board convened under section
- 10 20211 of this title may not recommend an officer for pro-
- 11 motion unless—
- 12 "(1) the officer receives the recommendation of a
- majority of the members of the board;
- 14 "(2) a majority of the members of the board
- 15 finds that the officer is fully qualified for promotion;
- 16 *and*
- 17 "(3) a majority of the members of the board,
- after consideration by all members of the board of any
- 19 adverse information about the officer that is provided
- 20 to the board under section 615 of this title, finds that
- 21 the officer is among the officers best qualified for pro-
- 22 motion to meet the needs of the Space Force consistent
- 23 with the requirement of exemplary conduct set forth
- in section 9233 of this title.

1	"(d) Limitation on Promotions Under Other Au-
2	Thority.—Except as otherwise provided by law, a Space
3	Force officer may not be promoted to a higher grade under
4	this chapter unless the officer is considered and rec-
5	ommended for promotion to that grade by a selection board
6	convened under this chapter or, in the case of an officer
7	transferring into the Space Force from another armed force,
8	chapter 36 or chapter 1403 of this title.
9	"(e) Disclosure of Board Recommendations.—
10	The recommendations of a selection board may be disclosed
11	only in accordance with regulations prescribed by the Sec-
12	retary of Defense. Those recommendations may not be dis-
13	closed to a person not a member of the board (or a member
14	of the administrative staff designated by the Secretary of
15	the Air Force to assist the board) until the written report
16	of the recommendations of the board, required by section
17	617 of this title, is signed by each member of the board.
18	"(f) Prohibition on Attempting to Influence
19	Members of a Board.—The Secretary of the Air Force,
20	and an officer or other official exercising authority over any
21	member of a selection board, may not—
22	"(1) censure, reprimand, or admonish the selec-
23	tion board or any member of the board with respect
24	to the recommendations of the board or the exercise of

1	any lawful function within the authorized discretion
2	of the board; or
3	"(2) attempt to coerce or, by any unauthorized
4	means, influence any action of a selection board or
5	any member of a selection board in the formulation
6	of the board's recommendations.
7	"(g) Higher Placement on Promotion List of
8	Officer of Particular Merit.—
9	"(1) In selecting the officers to be recommended
10	for promotion, a selection board shall, when author-
11	ized by the Secretary of the Air Force, recommend of-
12	ficers of particular merit, pursuant to guidelines and
13	procedures prescribed by the Secretary, from among
14	those officers selected for promotion, to be placed high-
15	er on the promotion list established by the Secretary
16	under section $624(a)(1)$ of this title.
17	"(2) An officer may be recommended to be placed
18	higher on a promotion list under paragraph (1) only
19	if the officer receives the recommendation of at least
20	a majority of the members of the board, unless the
21	Secretary of the Air Force establishes an alternative

requirement. Any such alternative requirement shall

be furnished to the board as part of the guidelines fur-

nished to the board under section 615 of this title.

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1 "(3) For the officers recommended to be placed 2 higher on a promotion list under paragraph (1), the 3 board shall recommend, pursuant to guidelines and 4 procedures prescribed by the Secretary, the order in 5 which those officers should be placed on the list.

6 "§ 20215. Reports of selection boards

- 7 "(a) IN GENERAL.—Each selection board convened 8 under section 20211 of this title shall submit to the Sec-9 retary of the Air Force a written report, signed by each 10 member of the board, containing a list of the names of the 11 officers it recommends for promotion and certifying—
- "(1) that the board has carefully considered the record of each officer whose name was furnished to it under section 615 of this title; and
 - "(2) that, in the opinion of a majority of the members of the board, the officers recommended for promotion by the board are best qualified for promotion to meet the needs of the Space Force (as noted in the guidelines or information furnished the board under section 615(b) of this title) among those officers whose names were furnished to the selection board.
- "(b) Officers Who Should Be Required to Show
 Cause for Retention.—A selection board convened under
 section 20211 of this title shall include in its report the
 name of any officer before it for consideration for promotion

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- 1 whose record, in the opinion of a majority of the members
- 2 of the board, indicates that the officer should be required
- 3 under section 20503 of this title to show cause for the offi-
- 4 cer's retention in a space force active status.
- 5 "(c) Officers Recommended to Be Placed High-
- 6 ER ON THE PROMOTION LIST.—A selection board convened
- 7 under section 20211 of this title shall, when authorized
- 8 under section 20214(g) of this title, include in its report
- 9 the names of those officers recommended by the board to
- 10 be placed higher on the promotion list and the order in
- 11 which the board recommends that those officers should be
- 12 placed on the list.
- 13 "§20216. Action on reports of selection boards for pro-
- 14 motion to brigadier general or major gen-
- 15 eral
- 16 "After reviewing a report received under section 20215
- 17 of this title recommending officers on the space force officer
- 18 list for promotion to the grade of brigadier general or major
- 19 general, but before submitting the report to the Secretary
- 20 of Defense, the Secretary of the Air Force may, under regu-
- 21 lations prescribed by the Secretary of the Air Force, adjust
- 22 the placement of officers on the promotion list recommended
- 23 in the report in order to further Space Force mission ac-
- 24 complishment.

1	"SUBCHAPTER III—PROMOTIONS
2	"§ 20231. Eligibility for consideration for promotion:
3	time-in-grade and other requirements
4	"(a) Time-in-grade Requirements.—
5	"(1) An officer who is in a space force active sta-
6	tus on the space force officer list and holds a perma-
7	nent appointment in the grade of second lieutenant or
8	first lieutenant may not be promoted to the next high-
9	er permanent grade until the officer has completed the
10	following period of service in the grade in which the
11	officer holds a permanent appointment:
12	"(A) Eighteen months, in the case of an of-
13	ficer holding a permanent appointment in the
14	grade of second lieutenant.
15	"(B) Two years, in the case of an officer
16	holding a permanent appointment in the grade
17	of first lieutenant.
18	"(2) Except as authorized by section 20233 of
19	this title, an officer who is in a space force active sta-
20	tus on the space force officer list and holds a perma-
21	nent appointment in a grade above first lieutenant
22	may not be considered for selection for promotion to
23	the next higher permanent grade until the officer has
24	completed the following period of service in the grade
25	in which the officer holds a permanent appointment:

1	"(A) Three years, in the case of an officer
2	holding a permanent appointment in the grade
3	of captain, major, or lieutenant colonel.
4	"(B) One year, in the case of an officer
5	holding a permanent appointment in the grade
6	of colonel or brigadier general.
7	"(3) When the needs of the service require, the
8	Secretary of the Air Force may prescribe a longer pe-
9	riod of service in grade for eligibility for promotion,
10	in the case of officers to whom paragraph (1) applies,
11	or for eligibility for consideration for promotion, in
12	the case of officers to whom paragraph (2) applies.
13	"(4) In computing service in grade for purposes
14	of this section, service in a grade held as a result of
15	assignment to a position is counted as service in the
16	grade in which the officer would have served except
17	for such assignment or appointment.
18	"(b) Authority to Preclude From Consideration
19	CERTAIN OFFICERS BASED ON TIME OF ENTRY ON OR DE-
20	PARTURE FROM SUSTAINED DUTY.—The Secretary of the
21	Air Force—
22	"(1) may, by regulation, prescribe a period of
23	time, not to exceed one year, from the time an officer
24	on the space force officer list transfers on or off of sus-

1	tained duty during which the officer shall be ineli-
2	gible for consideration for promotion; and
3	"(2) may, by regulation, preclude from consider-
4	ation by a selection board by which the officer would
5	otherwise be eligible to be considered, an officer who
6	has an established separation date that is within 90
7	days after the date on which the board is to be con-
8	vened.
9	"(c) Certain Officers Not to Be Considered.—
10	$A\ selection\ board\ convened\ under\ section\ 20211\ of\ this\ title$
11	may not consider for promotion to the next higher grade
12	any of the following officers:
13	"(1) An officer whose name is on a promotion
14	list for that grade as a result of the officer's selection
15	for promotion to that grade by an earlier selection
16	board convened under that section.
17	"(2) An officer who is recommended for pro-
18	motion to that grade in the report of an earlier selec-
19	tion board convened under that section, in the case of
20	such a report that has not yet been approved by the
21	President.
22	"(3) An officer in the grade of first lieutenant
23	who is on an approved all-fully-qualified-officers list
24	under section 20419 of this title.
25	"(4) An officer excluded under subsection (d).

1	"(d) Authority to Allow Officers to Opt Out
2	of Selection Board Consideration.—
3	"(1) The Secretary of the Air Force may provide
4	that an officer on the space force officer list may,
5	upon the officer's request and with the approval of the
6	Secretary, be excluded from consideration by a selec-
7	tion board convened under section 20211 of this title
8	to consider officers for promotion to the next higher
9	grade.
10	"(2) The Secretary of the Air Force may only
11	approve a request under paragraph (1) if the Sec-
12	retary determines the exclusion from consideration is
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13	in the best interest of the Space Force.
13 14	"\$20232. Eligibility for consideration for promotion:
14	"§20232. Eligibility for consideration for promotion:
14 15	"§ 20232. Eligibility for consideration for promotion: senior commander nominations
14151617	"\$20232. Eligibility for consideration for promotion: senior commander nominations "(a) IN GENERAL.—Under regulations prescribed by
14151617	"\$20232. Eligibility for consideration for promotion: senior commander nominations "(a) In General.—Under regulations prescribed by the Secretary of the Air Force and subject to subsection (b),
14 15 16 17 18	"\$20232. Eligibility for consideration for promotion: senior commander nominations "(a) In General.—Under regulations prescribed by the Secretary of the Air Force and subject to subsection (b), a board convened under section 20211 of this title may con-
141516171819	"\$20232. Eligibility for consideration for promotion: senior commander nominations "(a) In General.—Under regulations prescribed by the Secretary of the Air Force and subject to subsection (b), a board convened under section 20211 of this title may consider for promotion to the next higher grade an officer in
14 15 16 17 18 19 20	"\$20232. Eligibility for consideration for promotion: senior commander nominations "(a) In General.—Under regulations prescribed by the Secretary of the Air Force and subject to subsection (b), a board convened under section 20211 of this title may consider for promotion to the next higher grade an officer in a space force active status on the space force officer list in
14 15 16 17 18 19 20 21	"\$20232. Eligibility for consideration for promotion: senior commander nominations "(a) IN GENERAL.—Under regulations prescribed by the Secretary of the Air Force and subject to subsection (b), a board convened under section 20211 of this title may consider for promotion to the next higher grade an officer in a space force active status on the space force officer list in the grade of captain, major, or lieutenant colonel who—
14 15 16 17 18 19 20 21 22	"\$20232. Eligibility for consideration for promotion: senior commander nominations "(a) In General.—Under regulations prescribed by the Secretary of the Air Force and subject to subsection (b), a board convened under section 20211 of this title may consider for promotion to the next higher grade an officer in a space force active status on the space force officer list in the grade of captain, major, or lieutenant colonel who— "(1) does not meet the requirements of section

1	this title the maximum number of times as deter-
2	mined by the Secretary under section 20415 of this
3	title and has failed of selection for promotion each
4	time.
5	"(b) Nomination Required.—The regulations pre-
6	scribed under subsection (a) shall require that, in order for
7	an officer described in that subsection to be considered for
8	promotion by a board convened under section 20211 of this
9	title, the officer must be nominated by the commanding gen-
10	eral of the Space Force Field Command to which the officer
11	is assigned or, in the case of an officer on the space force
12	officer list not assigned to a unit subordinate to a Space
13	Force Field Command, the first lieutenant general, or civil-
14	ian equivalent, in the officer's chain of command or super-
15	vision. For an officer on the space force officer list assigned
16	to a joint position, or a position within a Federal depart-
17	ment or agency outside of the Department of the Air Force,
18	the nomination may be made by a lieutenant general in
19	the Army, Air Force, or Marine Corps or a vice admiral
20	in the Navy, or the civilian equivalent.
21	"(c) Nomination.—
22	"(1) The regulations prescribed under subsection
23	(a) shall establish clear, competency-based criteria for

use by the nominating officer or official in deter-

- mining whether an officer described in subsection (a)
 should be nominated for consideration for promotion.
- "(2) An officer on the space force officer list may
 only be nominated under this section if (A) the officer
 is not eligible for consideration for promotion by a selection board convened under section 20211 of this
 title, and (B) the officer has not twice previously been
 promoted to a higher grade on the space force officer
 list under this section.
 - "(3) A nomination under this section shall be submitted to the Chief Human Capital Officer of the Space Force and shall provide sufficient information and justification for the opinion of the nominating officer that the nominated officer meets the requisite competency-based requirements for service in a higher grade and is exceptionally well qualified for promotion despite not meeting the eligibility requirements for consideration for promotion under section 20412 of this title.

20 "§20233. Eligibility for consideration for promotion:

- designation as joint qualified officer required before promotion to brigadier gen-
- 23 *eral; exceptions*
- 24 "(a) GENERAL RULE.—An officer on the space force 25 officer list may not be appointed to the grade of brigadier

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1	general unless the officer has been designated as a joint
2	qualified officer in accordance with section 661 of this title.
3	"(b) Exceptions.—Subject to subsection (c), the Sec-
4	retary of Defense may waive subsection (a) in the following
5	circumstances:
6	"(1) When necessary for the good of the service.
7	"(2) In the case of an officer whose proposed se-
8	lection for promotion is based primarily upon sci-
9	entific and technical qualifications for which joint re-
10	quirements do not exist.
11	"(3) In the case of an officer selected by a pro-
12	motion board for appointment to the grade of briga-
13	dier general while serving in a joint duty assignment
14	if—
15	"(A) the officer's total consecutive service in
16	joint duty assignments is not less than two
17	years; and
18	"(B) the officer has successfully completed a
19	program of education described in subsections (b)
20	and (c) of section 2155 of this title.
21	"(4) In the case of an officer who—
22	"(A) is selected by a promotion board for
23	appointment to the grade of brigadier general;
24	"(B) is not exempted under subsection (g);
25	and

- "(C) has successfully completed the education requirements prescribed in subparagraph

 (A) of section 661(c)(1) of this title but has not
 been afforded the opportunity to complete the experience requirements described in subparagraph

 (B) of that section.
- 7 "(c) WAIVER TO BE INDIVIDUAL.—A waiver may be 8 granted under subsection (b) only on a case-by-case basis 9 in the case of an individual officer.
- "(d) SPECIAL RULE FOR GOOD-OF-THE-SERVICE
 WAIVER.—In the case of a waiver under subsection (b)(1),
 the Secretary of Defense shall provide that the first duty
 assignment as a general or flag officer of the officer for
 whom the waiver is granted shall be in a joint duty assignment.
- "(e) Limitation on Delegation of Waiver Au-17 Thority.—The authority of the Secretary of Defense to 18 grant a waiver under subsection (b)(4) may be delegated 19 to the Secretary of the Air Force and may not be further 20 delegated.
- "(f) REGULATIONS.—The Secretary of Defense shall prescribe regulations to carry out this section. The regulations shall specifically identify for purposes of subsection (b)(2) those categories of officers for which selection for promotion to brigadier general is based primarily upon sci-

- 1 entific and technical qualifications for which joint require-
- 2 ments do not exist.
- 3 "(g) Exemption.—Subsection (a) shall not apply to
- 4 an officer who transfers to the Space Force from a reserve
- 5 component before the first day of the sixth fiscal year begin-
- 6 ning after the date of the enactment of this section, and
- 7 who, as of the date of the transfer, is serving in the grade
- 8 of major, lieutenant colonel, or colonel or, in the case of
- 9 the Navy or Coast Guard, lieutenant commander, com-
- 10 mander, or captain.
- 11 "§20234. Opportunities for consideration for pro-
- 12 motion
- 13 "(a) Specification of Number of Opportunities
- 14 FOR CONSIDERATION FOR PROMOTION.—Under regulations
- 15 prescribed by the Secretary of Defense, the Secretary of the
- 16 Air Force shall specify the number of opportunities for con-
- 17 sideration for promotion to be afforded to Space Force offi-
- 18 cers for promotion to each grade above the grade of captain.
- 19 "(b) Limitation on Number of Opportunities
- 20 That May Be Specified.—The number of opportunities
- 21 for consideration for promotion to be afforded officers of the
- 22 Space Force for promotion to a particular grade may not
- 23 be fewer than two and may not exceed five.
- 24 "(c) Limited Authority of Secretary of the Air
- 25 Force to Modify Number of Opportunities.—The Sec-

- 1 retary of the Air Force may change the number of opportu-
- 2 nities for consideration for promotion to a particular grade
- 3 not more frequently than once every five years.
- 4 "(d) Authority of Secretary of Defense to
- 5 Modify Number of Opportunities.—The Secretary of
- 6 Defense may modify the number of opportunities for consid-
- 7 eration for promotion to be afforded officers of the Space
- 8 Force for promotion to a particular grade.

9 "§ 20235. Space Force officer list

- 10 "(a) Single List.—The Secretary of the Air Force
- 11 shall maintain a single list of all Space Force officers serv-
- 12 ing in a space force active status. The list shall be known
- 13 as the space force officer list.
- 14 "(b) Order of Officers on List.—Officers shall be
- 15 carried on the space force officer list in the order of senior-
- 16 ity of the grade in which they are serving. Officers serving
- 17 in the same grade shall be carried in the order of their rank
- 18 in that grade.
- 19 "(c) Effect of Service in a Temporary Appoint-
- 20 Ment.—An officer whose position on the space force officer
- 21 list results from service under a temporary appointment or
- 22 in a grade held by reason of assignment to a position has,
- 23 when that appointment or assignment ends, the grade and
- 24 position on the space force officer list that the officer would

- 1 have held if the officer had not received that appointment
- 2 or assignment.

3 "§ 20236. Competitive categories

- 4 "(a) Requirement to Establish Competitive Cat-
- 5 EGORIES FOR PROMOTION.—Under regulations prescribed
- 6 by the Secretary of Defense, the Secretary of the Air Force
- 7 shall establish at least one competitive category for pro-
- 8 motion for officers on the space force officer list. Each officer
- 9 whose name appears on the space force officer list shall be
- 10 carried in a competitive category of officers. Officers in the
- 11 same competitive category shall compete among themselves
- 12 for promotion.
- 13 "(b) Single Competitive Category for Pro-
- 14 MOTION TO GENERAL OFFICER GRADES.—The Secretary of
- 15 the Air Force shall establish a single competitive category
- 16 for all officers on the space force officer list who will be
- 17 considered by a selection board convened under section
- 18 20211 of this title for promotion to the grade of brigadier
- 19 general or major general.

20 "§20237. Numbers to be recommended for promotion

- 21 "(a) Promotion to Grades Below Brigadier Gen-
- 22 *ERAL*.—
- 23 "(1) Before convening a selection board under
- section 20211 of this title to consider officers for rec-
- 25 ommendation for promotion to a grade below briga-

1	dier general and in any competitive category, the Sec-
2	retary of the Air Force shall determine—
3	"(A) the number of positions needed to ac-
4	complish mission objectives which require officers
5	of that competitive category in the grade to
6	which the board will recommend officers for pro-
7	motion;
8	"(B) the estimated number of officers needed
9	to fill vacancies in those positions during the pe-
10	riod in which it is anticipated that officers se-
11	lected for promotion will be promoted; and
12	"(C) the number of officers in a space force
13	active status authorized by the Secretary of the
14	Air Force to serve both on sustained duty and
15	not on sustained duty in the grade and competi-
16	tive category under consideration.
17	"(2) Based on the determinations under para-
18	graph (1), the Secretary of the Air Force shall deter-
19	mine the maximum number of officers in that com-
20	petitive category which the selection board may rec-
21	ommend for promotion.
22	"(b) Promotion to Brigadier General and Major
23	General.—
24	"(1) Before convening a selection board under
25	section 20211 of this title to consider officers for rec-

1	ommendation for promotion to the grade of brigadier
2	general or major general, the Secretary of the Air
3	Force shall determine—
4	"(A) the number of positions needed to ac-
5	complish mission objectives which require officers
6	serving in a space force active status on sus-
7	tained duty, and in a space force active status
8	not on sustained duty, in the grade to which the
9	board will recommend officers for promotion,
10	and
11	"(B) the estimated number of officers on
12	sustained duty and not on sustained duty needed
13	to fill vacancies in those positions over the 24-
14	month period beginning on the date on which the
15	selection board convenes.
16	"(2) Based on the determinations under para-
17	graph (1), the Secretary of the Air Force shall deter-
18	mine the maximum number of officers serving in a

graph (1), the Secretary of the Air Force shall determine the maximum number of officers serving in a space force active status on sustained duty, and the maximum number of officers serving in a space force active status not on sustained duty, which the selection board may recommend for promotion.

1	"§ 20238. Promotions: how made; authorized delay of
2	promotions
3	"(a) Procedure for Promotion of Officers on
4	AN APPROVED PROMOTION LIST.—
5	"(1) Placement of names on promotion
6	LIST.—When the report of a selection board convened
7	under section 20211 of this title is approved by the
8	President, the Secretary of the Air Force shall place
9	the names of all officers approved for promotion with-
10	in a competitive category on a single list for that
11	competitive category, to be known as a promotion list,
12	in the order of the seniority of such officers on the list
13	or based on particular merit, as determined by the
14	promotion board, or as modified by the Secretary of
15	the Air Force under section 20216 of this title. A pro-
16	motion list is considered to be established under this
17	section as of the date of the approval of the report of
18	the selection board under the preceding sentence.
19	"(2) Order and timing of promotions.—Ex-
20	cept as provided in subsection (d), officers on a pro-
21	motion list for a competitive category shall be pro-
22	moted to the next higher grade when additional offi-
23	cers in that grade and competitive category are need-
24	ed. Promotions shall be made in the order in which

the names of officers appear on the promotion list

and after officers previously selected for promotion in

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- that competitive category have been promoted. Officers
 to be promoted to the grade of first lieutenant shall
 be promoted in accordance with regulations prescribed by the Secretary of the Air Force.
 - "(3) Limitation on Promotions to General
 Officer Grades to Comply with Strength Limitations.—Under regulations prescribed by the Secretary of Defense, the promotion of an officer on the space force officer list to the grade of brigadier general or major general shall be delayed if that promotion would cause any strength limitation of section 526 of this title to be exceeded. The delay shall expire when the Secretary of the Air Force determines that the delay is no longer required to ensure compliance with the strength limitation.
 - "(4) Promotion of first lieutenants on an all-fully-qualified officers list.—
 - "(A) Except as provided in subsection (d), officers on the space force officer list in the grade of first lieutenant who are on an approved all-fully-qualified-officers list shall be promoted to the grade of captain in accordance with regulations prescribed by the Secretary of the Air Force.

1	"(B) An all-fully-qualified-officers list shall
2	be considered to be approved for purposes of sub-
3	paragraph (A) when the list is approved by the
4	President. When so approved, such a list shall be
5	treated in the same manner as a promotion list
6	under this chapter.
7	"(C) The Secretary of the Air Force may
8	make a recommendation to the President for ap-
9	proval of an all-fully-qualified-officers list only
10	when the Secretary determines that all officers
11	on the list are needed in the next higher grade
12	to accomplish mission objectives.
13	"(D) For purposes of this paragraph, an
14	all-fully-qualified-officers list is a list of all offi-
15	cers on the space force officers list in a grade
16	who the Secretary of the Air Force determines—
17	"(i) are fully qualified for promotion
18	to the next higher grade; and
19	"(ii) would be eligible for consideration
20	for promotion to the next higher grade by a
21	selection board convened under section
22	20211 of this title upon the convening of
23	such a board.
24	"(E) If the Secretary of the Air Force deter-
25	mines that one or more officers or former officers

- were not placed on an all-fully-qualified-list
 under this paragraph because of administrative
 error, the Secretary may prepare a supplemental
 all-fully-qualified-officers list containing the
 names of any such officers for approval in ac-
- 7 "(b) Date of Rank.—The date of rank of an officer 8 appointed to a higher grade under this section is deter-9 mined under section 741(d) of this title.

cordance with this paragraph.

- "(c) APPOINTMENT AUTHORITY.—Appointments under this section shall be made by the President, by and with the advice and consent of the Senate, except that appointments under this section in the grade of first lieutenant or taptain shall be made by the President alone.
- "(d) AUTHORITY TO DELAY APPOINTMENTS FOR SPEC-16 IFIED REASONS.—The provisions of subsection (d) of sec-17 tion 624 of this title shall apply to the appointment of an 18 officer under this section in the same manner as they apply 19 to an appointment of an officer under that section, and any 20 reference in that subsection to an active-duty list shall be 21 treated for purposes of applicability to an officer of the 22 Space Force as referring to the space force officer list.

1	"SUBCHAPTER IV—PERSONS NOT CONSIDERED
2	FOR PROMOTION AND OTHER PROMOTION-
3	RELATED PROVISIONS
4	"§ 20251. Special selection boards
5	"(a) Persons Not Considered by Promotion
6	Board Due to Administrative Error.—
7	"(1) If the Secretary of the Air Force determines
8	that because of administrative error a person who
9	should have been considered for selection for pro-
10	motion by a selection board convened under section
11	20211 of this title was not so considered, the Sec-
12	retary shall convene a special selection board under
13	this subsection to determine whether that person
14	should be recommended for promotion.
15	"(2) A special selection board convened under
16	paragraph (1) shall consider the record of the person
17	whose name was referred to it for consideration as
18	that record would have appeared to the board that
19	should have considered the person. That record shall
20	be compared with a sampling of the records of those
21	officers of the same competitive category who were
22	recommended for promotion, and those officers who
23	were not recommended for promotion, by the board
24	that should have considered the person.

1	"(3) If a special selection board convened under
2	paragraph (1) does not recommend for promotion a
3	person whose name was referred to it for consider-
4	ation for selection for appointment to a grade other
5	than a general officer grade, the person shall be con-
6	sidered to have failed of selection for promotion.
7	"(b) Persons Considered by Promotion Board in
8	Unfair Manner.—
9	"(1) If the Secretary of the Air Force determines,
10	in the case of a person who was considered for selec-
11	tion for promotion by a board convened under section
12	20211 of this title but was not selected, that there was
13	material unfairness with respect to that person, the
14	Secretary may convene a special selection board
15	under this subsection to determine whether that per-
16	son should be recommended for promotion. In order to
17	determine that there was material unfairness, the Sec-
18	retary must determine that—
19	"(A) the action of the selection board that
20	considered the person was contrary to law in a
21	matter material to the decision of the board or
22	involved material error of fact or material ad-
23	ministrative error; or
24	"(B) the board did not have before it for its
25	consideration material information.

"(2) A special selection board convened under paragraph (1) shall consider the record of the person whose name was referred to it for consideration as that record, if corrected, would have appeared to the board that considered the person. That record shall be compared with the records of a sampling of those officers of the same competitive category who were recommended for promotion, and those officers who were not recommended for promotion, by the board that considered the person.

"(3) If a special selection board convened under paragraph (1) does not recommend for promotion a person whose name was referred to it for consideration, the person incurs no additional failure of selection for promotion.

"(c) Reports of Boards.—

"(1) Each special selection board convened under this section shall submit to the Secretary of the Air Force a written report, signed by each member of the board, containing the name of each person it recommends for promotion and certifying that the board has carefully considered the record of each person whose name was referred to it.

"(2) The provisions of sections 20215 and 20216 of this title apply to the report and proceedings of a

- special selection board convened under this section in the same manner as they apply to the report and proceedings of a selection board convened under section 20211 of this title.
- 5 "(d) Appointment of Persons Selected by 6 Boards.—
 - "(1) If the report of a special selection board convened under this section, as approved by the President, recommends for promotion to the next higher grade a person whose name was referred to it for consideration, that person shall, as soon as practicable, be appointed to that grade in accordance with subsections (b), (c), and (d) of section 20238 of this title.
 - "(2) A person who is appointed to the next higher grade as the result of the recommendation of a special selection board convened under this section shall, upon that appointment, have the same date of rank, the same effective date for the pay and allowances of that grade, and the same position on the space force officer list as the person would have had if the person had been recommended for promotion to that grade by the board which should have considered, or which did consider, the person.
- 24 "(e) Deceased Persons.—If a person whose name 25 is being considered for referral to a special selection board

1	under this section dies before the completion of proceedings
2	under this section with respect to that person, this section
3	shall be applied to that person posthumously.
4	"(f) Convening of Boards.—A board convened
5	under this section—
6	"(1) shall be convened under regulations pre-
7	scribed by the Secretary of Defense;
8	"(2) shall be composed in accordance with sec-
9	tion 20212 of this title and regulations prescribed by
10	the Secretary of the Air Force; and
11	"(3) shall be subject to the provisions of section
12	613 of this title.
13	"(g) Judicial Review.—The provisions of subsection
14	(g) of section 628 of this title (relating to judicial review)
15	apply to the following actions with respect of any person
16	in the same manner as those provisions apply to cor-
17	responding actions under such section 628 with respect to
18	an officer or former officer of the Air Force:
19	"(1) A determination by the Secretary of the Air
20	Force under subsection (a)(1) or (b)(1) not to convene
21	a special selection board.
22	"(2) The action of a special selection board con-
23	vened under this section.
24	"(3) An action of the Secretary of the Air Force
25	on the report of such a board.

1	"(h) Limitations of Other Jurisdiction.—No offi-
2	cial or court of the United States may, with respect to a
3	claim based to any extent on the failure of a person to be
4	selected for promotion by a promotion board—
5	"(1) consider the claim unless the person has
6	first been referred by the Secretary of the Air Force
7	to a special selection board convened under this sec-
8	tion and acted upon by that board and the report of
9	the board has been approved by the President; or
10	"(2) except as provided in subsection (g), grant
11	any relief on the claim unless the person has been se-
12	lected for promotion by a special selection board con-
13	vened under this section to consider the person for
14	recommendation for promotion and the report of the
15	board has been approved by the President.
16	"(i) Existing Jurisdiction.—Nothing in this section
17	limits—
18	"(1) the jurisdiction of any court of the United
19	States under any provision of law to determine the
20	validity of any law, regulation, or policy relating to
21	selection boards; or
22	"(2) the authority of the Secretary of the Air
23	Force to correct a military record under section 1552
24	of this title.
25	"(j) Regulations.—

1	"(1) In General.—The Secretary of the Air
2	Force shall prescribe regulations to carry out this sec-
3	tion.
4	"(2) Exclusion.—Regulations under this sub-
5	section may not apply to subsection (g) of section 628
6	of this title (as incorporated by subsection (g) of this
7	section), other than to paragraph (3)(C) of that sub-
8	section.
9	"(3) Prescribing of circumstances for con-
10	SIDERATION BY A BOARD UNDER THIS SECTION.—The
11	Secretary may prescribe in the regulations under this
12	subsection the circumstances under which consider-
13	ation by a special selection board may be provided for
14	under this section, including the following:
15	"(A) The circumstances under which consid-
16	eration of a person's case by a special selection
17	board is contingent upon application by or for
18	that person.
19	"(B) Any time limits applicable to the fil-
20	ing of an application for such consideration.
21	"(4) Regulations subject to secretary of
22	DEFENSE APPROVAL.—Regulations prescribed by the
23	Secretary of the Air Force under this subsection may
24	not take effect until approved by the Secretary of De-

fense.

1	"§ 20252. Other promotion matters
2	"(a) Special Selection Board Matters.—The ref-
3	erence in section 628(a)(1) of this title to a person above
4	the promotion zone does not apply in the promotion of offi-
5	cers on the space force officer list.
6	"(b) With respect to the promotion of officers on the
7	space force officer list, the provisions of part II of subtitle
8	A that refer to the effect of twice failing of selection for pro-
9	motion do not apply.
10	"SUBCHAPTER V—APPLICABILITY OF OTHER
11	LAWS
12	"§ 20261. Applicability of certain DOPMA officer per-
13	sonnel policy provisions
14	"Except as otherwise modified or provided for in this
15	chapter, the following provisions of chapter 36 of this title
16	(relating to promotion, separation, and involuntary retire-
17	ment of officers on the active-duty list) shall apply to Space
18	Force officers and officer promotions:
19	"(1) Subchapter I (relating to selection boards).
20	"(2) Subchapter II (relating to promotions).
21	"(3) Subchapter III (relating to failure of selec-
22	tion for promotion and retirement for years of serv-
23	ice), other than sections 627, 631, and 632.
24	"(4) Subchapter IV (relating to continuation on
25	active duty and selective early retirement), other than
26	sections 637, 637a, and 638.

1	"(5) Subchapter V (additional provisions relat-
2	ing to promotion, separation, and retirement).
3	"(6) Subchapter VI (relating to alternative pro-
4	motion authority for officers in designated competi-
5	tive categories).".
6	(d) Temporary ("brevet") Promotions for Offi-
7	CERS WITH CRITICAL SKILLS.—Section 605 of title 10,
8	United States Code, is amended as follows:
9	(1) Coverage of space force officers.—
10	Subsections (a), $(b)(2)(A)$, $(f)(1)$, and $(f)(2)$ are
11	amended by striking "or Marine Corps," each place
12	it appears and inserting "Marine Corps, or Space
13	Force,".
14	(2) Disaggregation of air force maximum
15	NUMBERS.—Subsection (g) is amended—
16	(A) by redesignating paragraphs (3) and
17	(4) as paragraphs (4) and (5), respectively; and
18	(B) by striking paragraph (2) and inserting
19	the following new paragraphs (2) and (3):
20	"(2) In the case of the Air Force—
21	"(A) as captain 95;
22	"(B) as major, 305;
23	"(C) as lieutenant colonel, 165; and
24	"(D) as colonel, 75.
25	"(3) In the case of the Space Force—

1	"(A) as captain, 5;
2	"(B) as major, 20;
3	"(C) as lieutenant colonel, 10; and
4	"(D) as colonel, 5.".
5	SEC. 1717. ENLISTED MEMBERS.
6	(a) In General.—Subtitle F of title 10, United States
7	Code, as amended by section 1716, is further amended by
8	adding at the end the following new chapter:
9	"CHAPTER 2007—ENLISTED MEMBERS
	"Sec. "20301. Original enlistments: qualifications; grade. "20302. Enlisted members: term of enlistment. "20303. Reference to chapter 31.
10	"§ 20301. Original enlistments: qualifications; grade
11	"(a) Original Enlistments.—
12	"(1) AUTHORITY TO ACCEPT.—The Secretary of
13	the Air Force may accept original enlistments in the
14	Space Force of qualified, effective, and able-bodied
15	persons.
16	"(2) AGE.—A person accepted for original enlist-
17	ment shall be not less than seventeen years of age.
18	However, no person under eighteen years of age may
19	be originally enlisted without the written consent of
20	the person's parent or guardian, if the person has a
21	parent or guardian entitled to the person's custody
22.	and control

1	"(b) Grade.—A person is enlisted in the Space Force
2	in the grade prescribed by the Secretary of the Air Force.
3	"§ 20302. Enlisted members: term of enlistment
4	"(a) Term of Original Enlistments.—The Sec-
5	retary of the Air Force may accept original enlistments of
6	persons for the duration of their minority or for a period
7	of at least two but not more than eight years in the Space
8	Force.
9	"(b) Term of Reenlistments.—The Secretary of the
10	Air Force may accept a reenlistment in the Space Force
11	for a period determined in accordance with paragraphs (2),
12	(3), and (4) of section 505(d) of this title.
13	"§ 20303. Reference to chapter 31
14	"For other provisions of this title applicable to enlist-
15	ments in the Space Force, see chapter 31 of this title.".
16	(b) Amendments to Title 10 Chapter Relating
17	to Enlistments.—Chapter 31 of such title is amended as
18	follows:
19	(1) Recruiting campaigns.—Section 503(a) is
20	amended by inserting "and the Space Force" after
21	"Regular Coast Guard".
22	(2) Qualifications, term, grade.—Section
23	505 is amended—
24	(A) by striking "Regular Space Force,"
25	each place it appears; and

1	(B) by adding at the end the following new
2	subsection:
3	"(e) Enlistments in the Space Force.—For enlist-
4	ments in the Space Force, see sections 20301 and 20302
5	of this title.".
6	(3) Extension of enlistments during
7	WAR.—Section 506 is amended by striking "Regular"
8	before "Space Force".
9	(4) Reenlistment.—Section 508 is amended
10	striking "Regular" before "Space Force" in sub-
11	sections (b) and (c).
12	(5) Enlistment incentives for pursuit of
13	SKILLS TO FACILITATE NATIONAL SERVICE.—Section
14	510(c) is amended—
15	(A) in paragraph (2), by inserting "or the
16	Space Force" after "Selected Reserve"; and
17	(B) in paragraph (3)—
18	(i) by redesignating subparagraphs (D)
19	and (E) as subparagraphs (E) and (F), re-
20	spectively;
21	(ii) by inserting after subparagraph
22	(C) the following new subparagraph (D):
23	"(D) in the Space Force;"; and
24	(iii) in subparagraph (F), as so redes-
25	ignated, by striking "subparagraphs (A)

24	SEPARATION GENERALLY
23	"CHAPTER 2009—RETENTION AND
22	adding at the end the following new chapter:
21	Code, as amended by section 1717, is further amended by
20	(a) In General.—Subtitle F of title 10, United States
19	SEC. 1718. RETENTION AND SEPARATION GENERALLY.
18	Space Force," after "armed force".
17	Section 516(b) is amended by inserting "or in the
16	ANCE OF APPOINTMENT AS CADET OR MIDSHIPMAN.—
15	(8) Effect upon enlisted status of accept-
14	serve".
13	ber of the Space Force," after "Coast Guard Re-
12	(B) by inserting ", or be enlisted as a mem-
11	after "armed force"; and
10	regulations for enlistment in the Space Force,"
9	under section 20301 of this title and applicable
8	(A) by inserting, ", or who is qualified
7	is amended—
6	(7) Delayed entry program.—Section 513(a)
5	ber of the Space Force," after "reserve component,".
4	511(b)(1)(A), is amended by inserting "or as a mem-
3	(6) College First Program.—Section
2	(A) through (E)".
1	through (D)" and inserting "subparagraphs

^{``}Sec.

 $^{\ \ \, &}quot;20401.\ Applicability\ of\ certain\ provisions\ of\ law\ related\ to\ separation.$

"20403. Officers: standards and qualifications for retention. "20404. Selection of officers for early retirement or discharge.

	"20404. Force shaping authority.
1	"\$20401. Applicability of certain provisions of law re-
2	lated to separation
3	"(a) Officer Separation.—Except as specified in
4	this section or otherwise modified in this chapter, the provi-
5	sions of chapter 59 of this title applicable to officers of a
6	regular component shall apply to officers of the Space
7	Force.
8	"(b) Except as specified in this section or otherwise
9	modified in this chapter, the provisions of sections 1169,
10	1170, 1171, 1173, 1174(b) 1176(a) of chapter 59 of this title
11	applicable to enlisted members of a regular component shall
12	apply to enlisted members of the Space Force.
13	"(c) The provisions of section 1172 of this title per-
14	taining to a person enlisted under section 518 of this title
15	shall apply to an enlisted member of the Space Force.
16	"(d) The provisions of section 1174 of this title—
17	"(1) pertaining to a regular officer shall apply
18	to a Space Force officer serving on sustained duty;
19	"(2) pertaining to a regular enlisted member
20	shall apply to an enlisted member of the Space Force
21	serving on sustained duty; and
22	"(3) pertaining to other members shall apply to
23	members of the Space Force not serving on sustained
24	duty.

1	"(e) The provisions of section 1175 of this title per-
2	taining to a voluntary appointment, enlistment, or transfer
3	to a reserve component shall apply to the voluntary release
4	from active duty of a member of the Space Force on sus-
5	tained duty.
6	"(f) The provisions of section 1176 of this title—
7	"(1) pertaining to a regular enlisted member
8	shall apply to an enlisted member of the Space Force
9	serving on sustained duty; and
10	"(2) pertaining to a reserve enlisted member
11	serving in an active status shall apply to an enlisted
12	member of the Space Force serving in a space force
13	active status or on sustained duty.
14	"§ 20402. Enlisted members: standards and qualifica-
15	tions for retention
16	"(a) Standards and Qualifications for Reten-
17	TION.—The Secretary of the Air Force shall, by regulation,
18	prescribe—
19	"(1) standards and qualifications for the reten-
20	tion of enlisted members of the Space Force; and
21	"(2) equitable procedures for the periodic deter-
22	mination of the compliance of each such member with
23	those standards and qualifications.
24	"(b) Effect of Failure to Comply With Stand-
25	ARDS AND QUALIFICATIONS.—If an enlisted member serving

1	in Space Force active status fails to comply with the stand-
2	ards and qualifications prescribed under subsection (a), the
3	member shall—
4	"(1) if qualified, be transferred to Space Force
5	inactive status;
6	"(2) if qualified, be retired in accordance with
7	section 20603 of this title; or
8	"(3) have the member's enlistment terminated.
9	"§ 20403. Officers: standards and qualifications for
10	retention
11	"(a) Standards and Qualifications.—To be re-
12	tained in an active status, a Space Force officer must—
13	"(1) in any applicable yearly period, attain the
14	number of points under section 12732(a)(2) of this
15	title that are prescribed by the Secretary of the Air
16	Force; and
17	"(2) conform to such other standards and quali-
18	fications as the Secretary may prescribe for officers of
19	the Space Force.
20	"(b) Limitation on Minimum Number of Points.—
21	The Secretary may not prescribe a minimum of more than
22	50 points under subsection (a).
23	"(c) Result of Failure to Comply.—A Space
24	Force officer who fails to attain the number of points pre-
25	scribed under subsection (a)(1), or to conform to the stand-

1	ards and qualifications prescribed under subsection (a)(2),
2	may be referred to a board convened under section 20501(a)
3	of this title.
4	"§ 20404. Selection of officers for early retirement or
5	discharge
6	"(a) Consideration for Early Retirement.—The
7	Secretary of the Air Force may convene selection boards
8	under section 20211(b) of this title to consider for early re-
9	tirement officers on the space force officer list as follows.
10	"(1) Officers in the grade of lieutenant coloned
11	who have failed of selection for promotion at least one
12	time and whose names are not on a list of officers rec-
13	ommended for promotion.
14	"(2) Officers in the grade of colonel who have
15	served in that grade for at least two years and whose
16	names are not on a list of officers recommended for
17	promotion.
18	"(3) Officers, other than those described in para-
19	graphs (1) and (2), holding a grade below the grade
20	of colonel—
21	"(A) who are eligible for retirement under
22	section 20601 of this title or who after two addi-
23	tional years or less of active service would be eli-
24	gible for retirement under that section; and

1	"(B) whose names are not on a list of offi-
2	cers recommended for promotion.
3	"(b) Consideration for Discharge.—
4	"(1) The Secretary of the Air Force may convene
5	selection boards under section 20211 of this title to
6	consider for discharge officers on the space force offi-
7	cer list—
8	"(A) who have served at least one year of
9	active status in the grade currently held;
10	"(B) whose names are not on a list of offi-
11	cers recommended for promotion; and
12	"(C) who are not eligible to be retired under
13	any provision of law (other than by reason of
14	eligibility pursuant to section 4403 of the Na-
15	tional Defense Authorization Act for Fiscal Year
16	1993) and are not within two years of becoming
17	so eligible.
18	"(2) An officer who is recommended for dis-
19	charge by a selection board convened pursuant to the
20	authority of paragraph (1) and whose discharge is
21	approved by the Secretary of the Air Force shall be
22	discharged on a date specified by the Secretary.
23	"(3) Selection of officers for discharge under
24	paragraph (1) shall be based on the needs of the serv-
25	ice.

1	"(c) Discharges and Retirements Considered to
2	BE Involuntary.—The discharge or retirement of an offi-
3	cer pursuant to this section shall be considered to be invol-
4	untary for purposes of any other provision of law.
5	"§ 20405. Force shaping authority
6	"(a) AUTHORITY.—The Secretary of the Air Force
7	may, solely for the purpose of restructuring the Space
8	Force—
9	"(1) discharge an officer described in subsection
10	(b); or
11	"(2) involuntarily release such an officer from
12	sustained duty.
13	"(b) Covered Officers.—
14	"(1) The authority under this section may be ex-
15	ercised in the case of an officer of the Space Force
16	serving on sustained duty who—
17	"(A) has completed not more than six years
18	of service as a commissioned officer in the armed
19	forces; or
20	"(B) has completed more than six years of
21	service as a commissioned officer in the armed
22	forces, but has not completed the minimum serv-
23	ice obligation applicable to that officer.
24	"(2) In this subsection, the term 'minimum serv-
25	ice obligation', with respect to a member of the Space

1	Force, means the initial period of required active
2	duty service applicable to the member, together with
3	any additional period of required active duty service
4	incurred by that member during the member's initial
5	period of required active duty service.
6	"(c) Regulations.—The Secretary of the Air Force
7	shall prescribe regulations for the exercise of the Secretary's
8	authority under this section.".
9	(b) Conforming Amendments.—Section 647 of title
10	10, United States Code, is amended—
11	(1) in subsection (b), by inserting "(other than
12	an officer of the Space Force)" after "in the case of
13	an officer";
14	(2) in subsection (c), by striking "Regular Ma-
15	rine Corps, of Regular Space Force" and inserting
16	"or Regular Marine Corps"; and
17	(3) by adding at the end the following new sub-
18	section:
19	"(e) Space Force.—For a similar provision with re-
20	spect to officers of the Space Force, see section 20405 of this
21	title.".

1	SEC. 1719. SEPARATION OF OFFICERS FOR SUBSTANDARD
2	PERFORMANCE OF DUTY OR FOR CERTAIN
3	OTHER REASONS.
4	Subtitle F of title 10, United States Code, as amended
5	by section 1718, is further amended by adding at the end
6	the following new chapter:
7	"CHAPTER 2011—SEPARATION OF OFFI-
8	CERS FOR SUBSTANDARD PERFORM-
9	ANCE OF DUTY OR FOR CERTAIN
10	OTHER REASONS
	"Sec. "20501. Authority to establish procedures to consider the separation of officers for
	substandard performance of duty and for certain other reasons. "20502. Retention boards. "20503. Removal of officer: action by Secretary upon recommendation of retention board.
	"20504. Rights and procedures. "20505. Officer considered for removal: voluntary retirement or discharge. "20506. Officers eligible to serve on retention boards.
11	"§ 20501. Authority to establish procedures to consider
12	the separation of officers for substandard
13	performance of duty and for certain other
14	reasons
15	"(a) Procedures for Review of Record of Offi-
16	CERS RELATING TO STANDARDS OF PERFORMANCE OF
17	DUTY.—
18	"(1) The Secretary of the Air Force shall pre-
19	scribe, by regulation, procedures for the review at any
20	time of the record of any commissioned officer (other
21	than a retired officer) of the Space Force in a space

1	force active status to determine whether the officer
2	shall be required, because of a reason stated in para-
3	graph (2), to show cause for the officer's retention in
4	a space force active status.
5	"(2) The reasons referred to in paragraph (1)
6	are the following:
7	"(A) The officer's performance of duty has
8	fallen below standards prescribed by the Sec-
9	retary of Defense.
10	"(B) The officer has failed to satisfy the
11	standards and qualifications established under
12	section 20403 of this title by the Secretary of the
13	Air Force.
14	"(b) Procedures for Review of Record of Offi-
15	CERS RELATING TO CERTAIN OTHER REASONS.—
16	"(1) The Secretary of the Air Force shall pre-
17	scribe, by regulation, procedures for the review at any
18	time of the record of any commissioned officer (other
19	than a retired officer) of the Space Force in a space
20	force active status to determine whether the officer
21	should be required, because of a reason stated in
22	paragraph (2), to show cause for the officer's retention
23	in a space force active status.
24	"(2) The reasons referred to in paragraph (1)
25	are the following:

1	"(A) Misconduct.
2	"(B) Moral or professional dereliction.
3	"(C) The officer's retention is not clearly
4	consistent with the interests of national security.
5	"(c) Secretary of Defense Limitations.—Regula-
6	tions prescribed by the Secretary of the Air Force under
7	this section are subject to such limitations as the Secretary
8	of Defense may prescribe.
9	"§ 20502. Retention boards
10	"(a) Convening of Boards to Consider Officers
11	REQUIRED TO SHOW CAUSE.—The Secretary of the Air
12	Force shall convene retention boards at such times and
13	places as the Secretary may prescribe to receive evidence
14	and make findings and recommendations as to whether an
15	officer who is required under section 20501 of this title to
16	show cause for retention in a space force active status
17	should be retained in a space force active status. Each reten-
18	tion board shall be composed of not less than three officers
19	having the qualifications prescribed by section 20506 of this
20	title.
21	"(b) Fair and Impartial Hearing.—A retention
22	board shall give a fair and impartial hearing to each officer
23	required under section 20501 of this title to show cause for
24	retention in a space force active status.

1	"(c) Effect of Board Determination Than an
2	Officer Has Failed to Establish That the Officer
3	Should Be Retained.—
4	"(1) If a retention board determines that the offi-
5	cer has failed to establish that the officer should be re-
6	tained in a space force active status, the board shall
7	recommend to the Secretary of the Air Force one of
8	the following:
9	"(A) That the officer be transferred to an
10	inactive status.
11	"(B) That the officer, if qualified under any
12	provision of law, be retired.
13	"(C) That the officer be discharged from the
14	Space Force.
15	"(2) Under regulations prescribed by the Sec-
16	retary of the Air Force, an officer as to whom a reten-
17	tion board makes a recommendation under paragraph
18	(1) that the officer not be retained in a space force
19	active status may be required to take leave pending
20	the completion of the officer's case under this chapter.
21	The officer may be required to begin such leave at any
22	time following the officer's receipt of the report of the
23	retention board, including the board's recommenda-
24	tion for removal from a space force active status, and
25	the expiration of any period allowed for submission

1	by the officer of a rebuttal to that report. The leave
2	may be continued until the date on which action by
3	the Secretary of the Air Force on the officer's case is
4	completed or may be terminated at any earlier time.
5	"(d) Effect of Board Determination Than an
6	Officer Has Established That the Officer Should
7	BE RETAINED.—
8	"(1) If a retention board determines that the offi-
9	cer has established that the officer should be retained
10	in a space force active status, the officer's case is
11	closed.
12	"(2) An officer who is required to show cause for
13	retention in a space force active status under sub-
14	section (a) of section 20501 of this title and who is
15	determined under paragraph (1) to have established
16	that the officer should be retained in a space force ac-
17	tive status may not again be required to show cause
18	for retention in a space force active status under such
19	subsection within the one-year period beginning on

"(3)(A) Subject to subparagraph (B), an officer who is required to show cause for retention in a space force active status under subsection (b) of section 20501 of this title and who is determined under paragraph (1) to have established that the officer should

the date of that determination.

be retained in a space force active status may again
be required to show cause for retention at any time.

"(B) An officer who has been required to show cause for retention in a space force active status under subsection (b) of section 20501 of this title and who is thereafter retained in an active status may not again be required to show cause for retention in a space force active status under such subsection solely because of conduct which was the subject of the previous proceedings, unless the findings or recommendations of the retention board that considered the officer's previous case are determined to have been obtained by fraud or collusion.

"(4) In the case of an officer described in paragraph (2) or paragraph (3)(A), the retention board may recommend that the officer be required to complete additional training, professional education, or such other developmental programs as may be available to correct any identified deficiencies and improve the officer's performance within the Space Force.

21 "§ 20503. Removal of officer: action by Secretary upon

22 recommendation of retention board

23 "The Secretary of the Air Force may remove an officer 24 from space force active status if the removal of such officer

1	from space force active status is recommended by a reten-
2	tion board convened under section 20502 of this title.
3	"§ 20504. Rights and procedures
4	"(a) In General.—Under regulations prescribed by
5	the Secretary of the Air Force, each officer required under
6	section 20501 of this title to show cause for retention in
7	a space force active status—
8	"(1) shall be notified in writing, at least 30 days
9	before the hearing of the officer's case by a retention
10	board, of the reasons for which the officer is being re-
11	quired to show cause for retention in a space force ac-
12	tive status;
13	"(2) shall be allowed a reasonable time, as deter-
14	mined by the board, to prepare the officer's showing
15	of cause for retention in a space force active status;
16	"(3) shall be allowed to appear either in person
17	or through electronic means and to be represented by
18	counsel at proceedings before the board; and
19	"(4) shall be allowed full access to, and shall be
20	furnished copies of, records relevant to the officer's
21	case, except that the board shall withhold any record
22	that the Secretary determines should be withheld in
23	the interest of national security.
24	"(b) Summary of Records Withheld in Interest
25	OF NATIONAL SECURITY.—When a record is withheld under

1	subsection (a)(4), the officer whose case is under consider-
2	ation shall, to the extent that the interest of national secu-
3	rity permits, be furnished a summary of the record so with-
4	held.
5	"§ 20505. Officer considered for removal: voluntary re-
6	tirement or discharge
7	"(a) In General.—At any time during proceedings
8	under this chapter with respect to the removal of an officer
9	from a space force active status, the Secretary of the Air
10	Force may grant a request by the officer—
11	"(1) for voluntary retirement, if the officer is
12	qualified for retirement; or
13	"(2) for discharge in accordance with subsection
14	(b)(2).
15	"(b) Retirement or Discharge.—An officer re-
16	moved from a space force active status under section 20505
17	of this title shall—
18	"(1) if eligible for voluntary retirement under
19	any provision of law on the date of such removal, be
20	retired in the grade and with the retired pay for
21	which the officer would be eligible if retired under
22	such provision; and
23	"(2) if ineligible for voluntary retirement under
24	any provision of law on the date of such removal—

1	"(A) be honorably discharged in the grade
2	then held, in the case of an officer whose case
3	was brought under subsection (a) of section
4	20501 of this title; or
5	"(B) be discharged in the grade then held,
6	in the case of an officer whose case was brought
7	under subsection (b) of section 20501 of this title.
8	"(c) Separation Pay for Discharged Officer.—
9	An officer who is discharged under subsection (b)(2) is enti-
10	tled, if eligible therefor, to separation pay under section
11	1174(a)(2) of this title.
12	"§ 20506. Officers eligible to serve on retention boards
13	"(a) In General.—The provisions of section 1187 of
14	this title apply to the membership of boards convened under
15	this chapter in the same manner as to the membership of
16	boards convened under chapter 60 of this title.
17	"(b) Retired Air Force Officers.—
18	"(1) Authority.—In applying subsection (b) of
19	section 1187 of this title to a board convened under
20	this chapter, the Secretary of the Air Force may ap-
21	point retired officers of the Air Force, in addition to
22	retired officers of the Space Force, to complete the
23	membership of the board.
24	"(2) Limitation.—A retired officer of the Air
25	Force may be appointed to a board under paragraph

- 1 (1) only if the officer served in a space-related career
- 2 field of the Air Force for sufficient time such that the
- 3 Secretary of the Air Force determines that the retired
- 4 Air Force officer has adequate knowledge concerning
- 5 the standards of performance and conduct required of
- 6 an officer of the Space Force.".

7 **SEC. 1720. RETIREMENT.**

- 8 (a) In General.—Subtitle F of title 10, United States
- 9 Code, as amended by section 1719, is further amended by
- 10 adding at the end the following new chapter:

11 "CHAPTER 2013—VOLUNTARY

12 RETIREMENT FOR LENGTH OF SERVICE

``Sec.

13 "§ 20601. Officers: voluntary retirement for length of

- 14 service
- 15 "(a) TWENTY YEARS OR MORE.—The Secretary of the
- 16 Air Force may, upon the officer's request, retire a commis-
- 17 sioned officer of the Space Force who has at least 20 years
- 18 of service computed under section 20602 of this title, at least
- 19 10 years of which have been active service as a commis-
- 20 sioned officer.
- 21 "(b) Thirty Years or More.—A commissioned offi-
- 22 cer of the Space Force who has at least 30 years of service

[&]quot;20601. Officers: voluntary retirement for length of service.

[&]quot;20602. Officers: computation of years of service for voluntary retirement.

[&]quot;20603. Enlisted members: voluntary retirement for length of service."

[&]quot;20604. Enlisted members: computation of years of service for voluntary retirement.

[&]quot;20605. Applicability of other provisions of law relating to retirement.

- 1 computed under section 20602 of this title may be retired
- 2 upon the officer's request, in the discretion of the President.
- 3 "(c) Forty Years or More.—Except as provided in
- 4 section 20503 of this title, a commissioned officer of the
- 5 Space Force who has at least 40 years of service computed
- 6 under section 20602 of this title shall be retired upon the
- 7 officer's request.
- 8 "§ 20602. Officers: computation of years of service for
- 9 voluntary retirement
- 10 "(a) Years of Active Service.—For the purpose of
- 11 determining whether an officer of the Space Force may be
- 12 retired under section 20601 of this title, the officer's years
- 13 of service are computed by adding all active service in the
- 14 armed forces.
- 15 "(b) Reference to Section Excluding Service
- 16 During Certain Periods.—Section 972(b) of this title ex-
- 17 cludes from computation of an officer's years of service for
- 18 purposes of this section any time identified with respect to
- 19 that officer under that section.
- 20 "§20603. Enlisted members: voluntary retirement for
- 21 *length of service*
- 22 "(a) Twenty to Thirty Years.—Under regulations
- 23 to be prescribed by the Secretary of the Air Force, an en-
- 24 listed member of the Space Force who has at least 20, but

- 1 less than 30, years of service computed under section 20604
- 2 of this title may, upon the member's request, be retired.
- 3 "(b) Thirty Years or More.—An enlisted member
- 4 of the Space Force who has at least 30 years of service com-
- 5 puted under section 20604 of this title shall be retired upon
- 6 the member's request.
- 7 "§ 20604. Enlisted members: computation of years of
- 8 service for voluntary retirement
- 9 "(a) Years of Active Service.—For the purpose of
- 10 determining whether an enlisted member of the Space Force
- 11 may be retired under section 20603 of this title, the mem-
- 12 ber's years of service are computed by adding all active
- 13 service in the armed forces.
- 14 "(b) Reference to Section Excluding Counting
- 15 of Certain Service Required to Be Made up.—Time
- 16 required to be made up under section 972(a) of this title
- 17 may not be counted in computing years of service under
- 18 subsection (a).
- 19 "§ 20605. Applicability of other provisions of law re-
- 20 lating to retirement
- 21 "(a) Applicability to Members of the Space
- 22 Force.—Except as specifically provided for by this chap-
- 23 ter, the provisions of this title specified in subsection (b)
- 24 apply to members of the Space Force as follows:

1	"(1) Provisions pertaining to an officer of the
2	Air Force shall apply to an officer of the Space Force.
3	"(2) Provisions pertaining to an enlisted mem-
4	ber of the Air Force shall apply to an enlisted mem-
5	ber of the Space Force.
6	"(3) Provisions pertaining to a regular officer
7	shall apply to an officer who is on sustained duty in
8	the Space Force.
9	"(4) Provisions pertaining to a regular enlisted
10	member shall apply to an enlisted member who is on
11	sustained duty in the Space Force.
12	"(5) Provisions pertaining to a reserve officer
13	shall apply to an officer who is in a space force active
14	status but not on sustained duty.
15	"(6) Provisions pertaining to a reserve enlisted
16	member shall apply to an enlisted member who is in
17	a space force active status but not on sustained duty.
18	"(7) Provisions pertaining to service in a reg-
19	ular component shall apply to service on sustained
20	duty.
21	"(8) Provisions pertaining to service in a reserve
22	component shall apply to service in a space force ac-
23	tive status not on sustained duty.
24	"(9) Provisions pertaining to a member of the
25	Ready Reserve shall apply to a member of the Space

1	Force who is in a space force active status prior to
2	being ordered to active duty.
3	"(10) Provisions pertaining to a member of the
4	Retired Reserve shall apply to a member of the Space
5	Force who has retired under chapter 1223 of this title.
6	"(b) Provisions of Law.—The provisions of this title
7	referred to in subsection (a) are the following:
8	"(1) Chapter 61, relating to retirement or sepa-
9	ration for physical disability.
10	"(2) Chapter 63, relating to retirement for age.
11	"(3) Chapter 69, relating to retired grade.
12	"(4) Chapter 71, relating to computation of re-
13	tired pay.
14	"(5) Chapter 941, relating to retirement from the
15	Air Force for length of service.
16	"(6) Chapter 945, relating to computation of re-
17	tired pay.
18	"(7) Chapter 1223, relating to retired pay for
19	non-regular service.
20	"(8) Chapter 1225, relating to retired grade.".
21	(b) Conforming Amendments.—Title 10, United
22	States Code, is amended as follows:
23	(1) Retired members ordered to active
24	DUTY.—Section 688(b) is amended—

1	(A) in paragraph (1), by striking "Regular
2	Marine Corps, or Regular Space Force" and in-
3	serting "or Regular Marine Corps"; and
4	(B) by adding at the end the following new
5	paragraph:
6	"(4) A retired member of the Space Force.".
7	(2) Retired grade.—Section 9341 is amend-
8	ed—
9	(A) by striking "or the Space Force" both
10	places it appears in subsection (a);
11	(B) by striking "or a Regular or Reserve of
12	the Space Force" in subsection (b); and
13	(C) by adding at the end the following new
14	subsection:
15	"(c) Space Force.—(1) The retired grade of a com-
16	missioned officer of the Space Force who retires other than
17	for physical disability is determined under section 1370 or
18	1370a of this title, as applicable to the officer.
19	"(2) Unless entitled to a higher retired grade under
20	some other provision of law, a member of the Space Force
21	not covered by paragraph (1) who retires other than for
22	physical disability retires in the grade that the member
23	holds on the date of the member's retirement.".

1	(3) Retired grade of enlisted members
2	AFTER 30 YEARS OF SERVICE.—Section 9344(b)(2) is
3	amended by striking "Regular" before "Space Force".
4	(4) Retired lists.—Section 9346 is amend-
5	ed—
6	(A) in subsection (a), by striking "or the
7	Regular Space Force" and inserting "and a sep-
8	arate retired list containing the name of each re-
9	tired commissioned officer of the Space Force
10	(other than an officer whose name is on the list
11	$maintained\ under\ subsection\ (b)(2))";$
12	(B) in subsection (b)—
13	(i) by inserting "(1)" after "(b)";
14	(ii) by redesignating paragraphs (1)
15	and (2) as subparagraphs (A) and (B), re-
16	spectively;
17	(iii) in subparagraph (A), as so redes-
18	ignated, by striking ", or for commissioned
19	officers of the Space Force other than of the
20	Regular Space Force";
21	(iv) in subparagraph (B), as so redes-
22	ignated, by striking "or the Space Force";
23	and
24	(v) by adding at the end the following
25	new paragraph:

1	"(2) The Secretary shall maintain a retired list
2	containing the name of—
3	"(A) each person entitled to retired pay who
4	as a member of the Space Force qualified for re-
5	tirement under section 20601 of this title; and
6	"(B) each retired warrant officer or enlisted
7	member of the Space Force who is advanced to
8	a commissioned grade.";
9	(C) in subsection (c), by striking "or the
10	Space Force" and inserting "and a separate re-
11	tired list containing the name of each retired
12	warrant officer of the Space Force"; and
13	(D) in subsection (d), by striking "or the
14	Regular Space Force" and inserting "and a sep-
15	arate retired list containing the name of each re-
16	tired enlisted member of the Space Force".
17	Subtitle B—Conforming Amend-
18	ments Related to Space Force
19	Military Personnel System
20	SEC. 1731. AMENDMENTS TO DEPARTMENT OF THE AIR
21	FORCE PROVISIONS OF TITLE 10, UNITED
22	STATES CODE.
23	(a) Provisions Relating to Personnel.—Part II
24	of subtitle D of title 10, United States Code, is amended
25	as follows:

1	(1) Gender-free basis for acceptance of
2	ORIGINAL ENLISTMENTS.—
3	(A) Section 9132 by striking "Regular" be-
4	fore "Space Force".
5	(B) The heading of such section is amended
6	by striking the fifth word.
7	(2) Reenlistment after service as an offi-
8	CER.—
9	(A) Section 9138(a) is amended by striking
10	"Regular" before "Space Force" both places it
11	appears.
12	(B) The heading of section 9138 is amended
13	by striking the fifth word.
14	(3) Warrant officers: original appoint-
15	MENT; QUALIFICATIONS.—Section 9160 is amended by
16	striking "Regular" before "Space Force".
17	(4) Service as an officer to be counted as
18	Enlisted service.—Section 9252 is amended by
19	striking "Regular" before "Space Force".
20	(5) Chapter Heading.—
21	(A) The heading of chapter 915 is amended
22	to read as follows:

1	"CHAPTER 915—APPOINTMENTS IN THE
2	REGULAR AIR FORCE AND IN THE
3	SPACE FORCE".
4	(B) The tables of chapters at the beginning
5	of subtitle D, and at the beginning of part II of
6	subtitle D of such title, are each amended by
7	striking the item relating to chapter 915 and in-
8	serting the following new item:
	"915. Appointments in the Regular Air Force and in the Space Force 9151".
9	(b) Provisions Relating to Training Gen-
10	ERALLY.—Section 9401 of such title is amended—
11	(1) in subsection (b)—
12	(A) by striking "or the Regular Space
13	Force" after "Regular Air Force"; and
14	(B) by inserting "or one of the Space Force
15	in a space force active status not on sustained
16	duty," after "on the active-duty list,";
17	(2) in subsection (c)—
18	(A) by striking "or Reserve of the Space
19	Force" and inserting "or member of the Space
20	Force in a space force active status not on sus-
21	tained duty"; and
22	(B) by striking "the Reserve's consent" and
23	inserting "the member's consent"; and
24	(3) in subsection (f)—

1	(A) by striking "the Regular Space Force"
2	and inserting "of Space Force members on sus-
3	tained duty"; and
4	(B) by striking "the Space Force Reserve"
5	and inserting "of Space Force members in an
6	active status not on sustained duty".
7	(c) Provisions Relating to the Air Force Acad-
8	EMY.—Chapter 953 of such title is amended as follows:
9	(1) Permanent professors; director of Ad-
10	MISSIONS.—Section 9436 is amended—
11	(A) in subsection (a)—
12	(i) by striking "the equivalent grade
13	in" both places it appears;
14	(ii) by inserting "or the Space Force"
15	after "Regular Air Force" the first place it
16	appears;
17	(iii) by striking "and a permanent"
18	and all that follows through "in the Regular
19	Air Force"; and
20	(B) in subsection (b)—
21	(i) by striking "the equivalent grade
22	in" both places it appears and inserting
23	"the grade of lieutenant colonel in"; and
24	(ii) by striking "Regular Space Force
25	has the grade equivalent to the grade of

1	colonel in the Regular Air Force" and in-
2	serting "Space Force has the grade of colo-
3	nel in the Space Force".
4	(2) Appointment of cadets.—Section 9442(b)
5	is amended—
6	(A) in paragraph (1)(C), by inserting ", or
7	the Space Force," after "members of reserve com-
8	ponents"; and
9	(B) in paragraph (2), by striking "Reg-
10	ular" before "Space Force".
11	(3) Agreement of cadets to serve as offi-
12	CERS.—Section 9448(a) is amended—
13	(A) in paragraph (2)(A), by striking "Reg-
14	ular" before "Space Force"; and
15	(B) in paragraph (3)—
16	(i) in the matter preceding subpara-
17	graph (A), by inserting ", or to terminate
18	the officer's order to sustained duty in the
19	Space Force" after "resign as a regular offi-
20	cer";
21	(ii) in subparagraph (A), by striking
22	"or as a Reserve in the Space Force for
23	service in the Space Force Reserve" and in-
24	serting "or will accept further assignment
25	in a space force active status"; and

1	(iii) in subparagraph (B), by inserting
2	", or the Space Force," after "that reserve
3	component".
4	(4) Hazing.—Section 9452(c) is amended by
5	striking "Marine Corps, or Space Force," and insert-
6	ing, "or Marine Corps, or in the Space Force,".
7	(5) Commission upon graduation.—Section
8	9453(b) is amended—
9	(A) by striking "or in the equivalent grade
10	in the Regular Space Force"; and
11	(B) by inserting before the period the fol-
12	lowing: "or a second lieutenant in the Space
13	Force under section 531 or 20201 of this title".
14	(d) Provisions Relating to Schools and
15	CAMPS.—Chapter 957 of such title is amended as follows:
16	(1) Purpose.—Section 9481 is amended—
17	(A) by striking "to qualify them for ap-
18	pointment" and inserting "to qualify them for—
19	"(1) appointment";
20	(B) by striking "or the Space Force Re-
21	serve." and inserting "; or"; and
22	(C) by adding at the end the following new
23	paragraph:

1	"(2) appointment as officers, or enlistment as
2	noncommissioned officers, for service in the Space
3	Force in a space force active status.".
4	(2) Operation.—Section 9482(4) is amended by
5	striking "or the Regular Space Force" and inserting
6	"or members of the Space Force in an active status".
7	SEC. 1732. AMENDMENTS TO SUBTITLE A OF TITLE 10,
8	UNITED STATES CODE.
9	(a) Provisions Relating to Organization and
10	General Military Powers.—Part I of subtitle A of title
11	10, United States Code, is amended as follows:
12	(1) Annual defense manpower report.—Sec-
13	tion $115a(d)(3)(F)$ is amended by inserting before the
14	period the following: "or, in the case of the Space
15	Force, officers ordered to active duty other than under
16	section 20105(b) of this title".
17	(2) Suspension of end-strength and other
18	STRENGTH LIMITATIONS IN TIME OF WAR OR NA-
19	TIONAL EMERGENCY.—Section 123a(a)(2) is amended
20	by inserting "or the Space Force" after "a reserve
21	component".
22	(3) Deputy commander of usnorthcom.—
23	Section 164(e)(4) is amended—
24	(A) by inserting "(A)" after "(4)";

1	(B) by striking "shall be a" and all that fol-
2	lows and inserting "shall be—
3	"(i) a qualified officer of a reserve
4	component who is eligible for promotion to
5	the grade of lieutenant general or, in the
6	case of the Navy, vice admiral; or
7	"(ii) a qualified officer of the Space
8	Force whose prior service includes service in
9	a space force active status other than sus-
10	tained duty and who is eligible for pro-
11	motion to the grade of lieutenant general.";
12	and
13	(C) by adding at the end the following new
14	subparagraph:
15	"(B) The requirement in subparagraph (A)
16	does not apply when the officer serving as com-
17	mander of the combatant command described in
18	that subparagraph is (i) a reserve component of-
19	ficer, or (ii) an officer of the Space Force whose
20	prior service includes service in a space force ac-
21	tive status other than sustained duty.".
22	(4) Readiness reports.—Section 482(a) is
23	amended by inserting "and the Space Force" after
24	"active and reserve components" in paragraphs (1)
25	and (2).

1	(b) DOPMA Officer Personnel Provisions.—
2	Chapter 36 of such title is amended as follows:
3	(1) Nondisclosure of board proceedings.—
4	Section 613a is amended by striking "573, 611, or
5	628" and inserting "573, 611, 628, or 20211" in sub-
6	sections (a) and (c).
7	(2) Information furnished to selection
8	BOARDS.—Section 615(a) is amended—
9	(A) in paragraph (1), by inserting "or
10	20211" after "section 611(a)"; and
11	(B) in paragraph (3)—
12	(i) in subparagraph (B), by striking
13	"regular officer" and all that follows and
14	inserting "regular officer or an officer in
15	the Space Force, a grade above captain or,
16	in the case of the Navy, lieutenant."; and
17	(ii) in subparagraph (D)—
18	(I) by striking "major general,"
19	and inserting "major general or"; and
20	(II) by striking "or, in the case of
21	the Space Force, the equivalent
22	grade,".
23	(3) Eligibility for consideration for pro-
24	MOTION: TIME-IN-GRADE AND OTHER REQUIRE-
25	MENTS.—Section 619(a) is amended by striking "Ma-

1	rine Corps, or Space Force" each place it appears
2	and inserting "or Marine Corps".
3	(4) Authority to vacate promotions to
4	GRADES OF BRIGADIER GENERAL AND REAR ADMIRAL
5	(LOWER HALF).—Section 625(b) is amended—
6	(A) by striking "Marine Corps, or Space
7	Force" and inserting "or Marine Corps"; and
8	(B) adding at the end the following new
9	sentence: "An officer of the Space Force whose
10	promotion is vacated under this section holds the
11	grade of colonel.".
12	(5) Acceptance of promotions; oath of of-
13	FICE.—Subsections (a) and (b) of section 626 are
14	amended by striking "section 624" and inserting
15	"section 624 or 20251".
16	(6) Special selection review board.—Sec-
17	tion 628a is amended—
18	(A) in subsection $(a)(1)(A)$ —
19	(i) by striking "major general," and
20	inserting "major general or"; and
21	(ii) by striking ", or an equivalent
22	grade in the Space Force";
23	(B) in subsection (e)(2), by adding at the
24	end the following new sentence: "However, in the
25	case of an officer on the space force officer list,

1	the provisions of sections 618, 20215, and 20216
2	of this title apply to the report and proceedings
3	of a special selection review board convened
4	under this section in the same manner as they
5	apply to report and proceedings of a promotion
6	board convened under section 20211 of this
7	title.", and
8	(C) in subsection (f)(1), by adding at the
9	end the following new sentence: "However, if the
10	report of a special selection review board con-
11	vened under this section recommends the
12	sustainment of the recommendation for pro-
13	motion to the next higher grade of an officer on
14	the space force officer list who was referred to it
15	for review under this section, and the President
16	approves the report, the officer shall, as soon as
17	practicable, be appointed to the grade in accord-
18	ance with subsections (b) and (c) of section
19	20251 of this title.".
20	(7) Removal from list of officers rec-
21	OMMENDED FOR PROMOTION.—Section 629 is amend-
22	ed—
23	(A) in subsection (b), by inserting "or
24	20251(c)" after "section 624(c)"; and
25	(B) in subsections (c)(1) and (c)(4)—

1	(i) by inserting "or 20251(a)" after
2	"section 624(a)"; and
3	(ii) by inserting "or 20251(c)" after
4	"section $624(c)$ ".
5	(8) Retirement for years of service.—
6	(A) LIEUTENANT COLONELS.—Section
7	633(a) is amended—
8	(i) by inserting "(1)" before "Except
9	as'';
10	(ii) by striking "Regular Marine
11	Corps, or Regular Space Force" and insert-
12	ing "or Regular Marine Corps"; and
13	(iii) by adding at the end the following
14	new paragraph:
15	"(2) Except as provided under section 637(b) or
16	637a of this title, each officer of the Space Force who
17	holds the grade of lieutenant colonel who is not on a
18	list of officers recommended for promotion to the
19	grade of colonel shall, if not earlier retired, be retired
20	on the first day of the month after the month in
21	which the officer completes 28 years of active commis-
22	sioned service.".
23	(B) Colonels.—Section 634(a) is amend-
24	ed—

1	(i) by inserting "(1)" before "Except
2	as";
3	(ii) by striking "Regular Marine
4	Corps, or Regular Space Force" and insert-
5	ing "or Regular Marine Corps"; and
6	(iii) by adding at the end the following
7	new paragraph:
8	"(2) Except as provided under section 637(b) or
9	637a of this title, each officer of the Space Force who
10	holds the grade of colonel who is not on a list of offi-
11	cers recommended for promotion to the grade of briga-
12	dier general shall, if not earlier retired, be retired on
13	the first day of the month after the month in which
14	the officer completes 30 years of active commissioned
15	service.".
16	(C) Brigadier generals.—Section 635 is
17	amended—
18	(i) by inserting "(a) ARMY, NAVY, AIR
19	Force, and Marine Corps.—" before
20	"Except as";
21	(ii) by striking "Regular Marine
22	Corps, or Regular Space Force" and insert-
23	ing "or Regular Marine Corps"; and
24	(iii) by adding at the end the following
25	new subsection:

1	"(b) Space Force.—Except as provided under section
2	637(b) or 637a of this title, each officer of the Space Force
3	who holds the grade of brigadier general who is not on a
4	list of officers recommended for promotion to the grade of
5	major general shall, if not earlier retired, be retired as spec-
6	ified in subsection (a).".
7	(D) Officers in grades above briga-
8	DIER GENERAL.—Section 636(a) is amended—
9	(i) by inserting "(1)" before "Except
10	as";
11	(ii) by striking "Regular Marine
12	Corps, or Regular Space Force" and insert-
13	ing "or Regular Marine Corps"; and
14	(iii) by adding at the end the following
15	new paragraph:
16	"(2) Except as provided in subsection (b) or (c)
17	and under section 637(b) or 637a of this title, each
18	officer of the Space Force who holds the grade of
19	major general shall, if not earlier retired, be retired
20	as specified in paragraph (1).".
21	(E) Section Headings.—
22	(i) The heading of section 633 is
23	amended by striking "lieutenant colo-
24	nels and" and inserting "and Space

1	Force lieutenant colonels; regular
2	Navy".
3	(ii) The heading of section 634 is
4	amended by striking "colonels and" and
5	inserting "and Space Force colonels;
6	regular".
7	(iii) The heading of section 635 is
8	amended by striking "brigadier gen-
9	erals and" and inserting "and Space
10	Force brigadier generals; regular
11	Navy".
12	(iv) The heading of section 636 is
13	amended by striking "officers in
14	grades above brigadier general
15	and" and inserting "and Space Force
16	officers in grades above brigadier
17	general; regular Navy officers in
18	grades above".
19	(c) Management Policies for Joint Qualified
20	Officers.—Section 661(a) of such title is amended—
21	(1) by striking "Marine Corps, and Space
22	Force" and inserting "and Marine Corps"; and
23	(2) by inserting ", and officers of the Space
24	Force on the space force officer list," after "active-
25	duty list".

1	(d) LEAVE.—Chapter 40 of such title is amended as
2	follows:
3	(1) Entitlement and accumulation.—Section
4	701 is amended—
5	(A) in subsection (h)—
6	(i) by inserting at the end of para-
7	graph (2) the following new subparagraph:
8	"(D) A member of the Space Force in a
9	space force active status, not on sustained
10	duty."; and
11	(ii) in paragraphs (5)(B) and (6), by
12	inserting ", or of the Space Force," after
13	"member of a reserve component"; and
14	(B) in subsection (i), by inserting ", or of
15	the Space Force," after "member of a reserve
16	component".
17	(2) Payment upon disapproval of certain
18	BOARD OF INQUIRY RECOMMENDATIONS FOR EXCESS
19	Leave required to be taken.—Section 707a(a)(1)
20	is amended by inserting "or 20503" after "section
21	1182(c)(2)".
22	(3) Career flexibility to enhance reten-
23	Tion of members.—Section 710 is amended—
24	(A) in subsection (a), by inserting "or of the
25	Space Force" after "regular components";

1	(B) in subsection $(b)(2)$, by inserting ", or
2	a Space Force officer in a space force active sta-
3	tus not on active duty under section 20105(b) of
4	this title," after "officer";
5	(C) in subsection (c)(1), by inserting before
6	the period at the end the following: "or, in the
7	case of a member of the Space Force on sus-
8	tained duty, to accept release from sustained
9	duty orders and to serve in a space force active
10	status"; and
11	(D) in subsection $(g)(1)(A)$, by striking
12	"chapter 36 or 1405" and inserting "chapter 36,
13	1405, or 2005".
14	(e) Limitation on Number of Offices Who May
15	BE Frocked to a Higher Grade.—Section 777(d)(2) of
16	such title is amended by inserting ", or for the Space Force,
17	the space force officer list," after "active-duty list".
18	(f) Uniform Code of Military Justice.—Chapter
19	47 of such title (the Uniform Code of Military Justice), is
20	amended as follows:
21	(1) Persons subject to ucmj.—Section 802
22	(article 2) is amended—
23	(A) in subsection (a) —
24	(i) in paragraph (1), by inserting
25	"and members of the Space Force on active

1	duty under section 20105 of this title," after
2	"regular component of the armed forces,";
3	(ii) in paragraph (3)(A)(i), by insert-
4	ing "or the Space Force" after "reserve
5	component";
6	(iii) in paragraph (5), by inserting ",
7	or retired members of the Space Force who
8	qualified for a non-regular retirement and
9	are receiving retired pay," after "a reserve
10	component"; and
11	(iv) by adding at the end the following
12	new paragraph:
13	"(14) Retired members of the Space Force who
14	qualified for a regular retirement under section 20603
15	of this title and are receiving retired pay."; and
16	$(B) \ in \ subsection \ (d)$ —
17	(i) in paragraph (1), by inserting "or
18	the Space Force" after "reserve component";
19	(ii) in paragraph (2), by inserting "or
20	the Space Force" after "a reserve compo-
21	nent"; and
22	(iii) in paragraph (4), by inserting
23	"or the Space Force" after "in a regular
24	component of the armed forces".

1	(2) Jurisdiction to try certain per-
2	SONNEL.—Subsection (d) of section 803 (article 3) is
3	amended by inserting, "or the Space Force" after "re-
4	serve component".
5	(3) Articles to be explained.—Section 937
6	(article 137) is amended—
7	(A) in subsection $(a)(1)$ —
8	(i) by striking "or" at the end of sub-
9	paragraph (A);
10	(ii) by striking the period at the end of
11	subparagraph (B) and inserting "; or"; and
12	(iii) by adding at the end the following
13	$new\ subparagraph:$
14	"(C) the member's initial entrance on active
15	duty or into a space force active status.";
16	(B) in subsection $(a)(2)$ —
17	(i) by striking "and" at the end of sub-
18	paragraph (A);
19	(ii) by redesignating subparagraph (B)
20	as subparagraph (C); and
21	(iii) by inserting after subparagraph
22	(A) the following new subparagraph:
23	"(B) after a member of Space Force has
24	completed six months of sustained duty or in the
25	case of a member not on sustained duty, after the

1	member has completed basic or recruit training;
2	and";
3	(C) in subsection $(b)(1)(B)$, by inserting "or
4	the Space Force" after "in a reserve component";
5	and
6	(D) in subsection (d), by striking "or to a
7	member of a reserve component," and inserting
8	", to a member of a reserve component, or to a
9	member of the Space Force,".
10	(f) Restriction on Performance of Civil Func-
11	Tions by Officers on Active Duty.—Section 973(b)(1)
12	of such title 10 is amended—
13	(1) by striking "and" at the end of subpara-
14	graph(B);
15	(2) by striking the period at the end of subpara-
16	graph (C) and inserting "; and"; and
17	(3) by adding at the end the following new sub-
18	paragraph:
19	"(D) to an officer on the space force officer
20	list serving on active duty under section
21	20105(b) of this title or under a call or order to
22	active duty for a period in excess of 270 days.".
23	(h) Use of Commissary Stores and MWR Retail
24	Facilities.—Section 1063 of such title is amended—
25	(1) in subsection (c)—

1	(A) in the heading, by inserting "AND
2	Space Force" after "Reserve"; and
3	(B) by inserting "or the Space Force" after
4	"reserve component";
5	(2) by redesignating subsections (d) and (e) as
6	subsections (e) and (f), respectively;
7	(3) by inserting after subsection (c) the following
8	new subsection (d):
9	"(d) Members of the Space Force.—A member of
10	the Space Force in a space force active status who is not
11	on sustained duty shall be permitted to use commissary
12	stores and MWR retail facilities under the same conditions
13	as specified in subsection (a) for a member of the Selected
14	Reserve."; and
15	(4) in subsection (e), as redesignated by para-
16	graph (2), by striking "subsection (a) or (b)" in
17	paragraph (1) and inserting "subsection (a), (b), or
18	(d)".
19	(i) Members Involuntary Separated.—
20	(1) Eligibility for certain benefits and
21	SERVICES.—Section 1141 of such title is amended—
22	(A) by striking "and" at the end of para-
23	graph(3);
24	(B) by striking the period at the end of
25	paragraph (4) and inserting a semicolon; and

1	(C) by adding at the end the following new
2	paragraphs:
3	"(5) in the case of an officer of the Space Force
4	(other than a retired officer), the officer is involun-
5	tarily discharged or released from active duty under
6	other than adverse conditions, as characterized by the
7	Secretary of the Air Force; and
8	"(6) in the case of an enlisted member of the
9	Space Force, the member is—
10	"(A) denied reenlistment; or
11	"(B) involuntarily discharged or released
12	from active duty under other than adverse condi-
13	tions, as characterized by the Secretary of the
14	Air Force.".
15	(2) SEPARATION PAY.—Section 1174(a)(2) of
16	such title is amended by striking ", Marine Corps, or
17	Space Force" both places it appears and inserting "or
18	Marine Corps".
19	(j) Boards for the Correction of Military
20	Records.—Chapter 79 of such title is amended as follows:
21	(1) Review of actions of selection boards
22	AND CORRECTION OF MILITARY RECORDS.—Section
23	1558 is amended—
24	(A) inserting ", or the Space Force," after
25	"reserve component" each place it appears; and

1	(B) in subsection (b) —
2	(i) in paragraph (1)(C), by striking
3	"section 628 or 14502" and inserting "sec-
4	tion 628, 14502, or 20252";
5	(ii) in paragraph (2)(A), by striking
6	"or 14705" and inserting "14507, or
7	20403"; and
8	(iii) in paragraph $(2)(B)(i)$, by strik-
9	ing "or 14101(a)" and inserting "14101(a),
10	or 20211".
11	(2) Title of Air force service review agen-
12	CY.—
13	(A) Sections $1555(c)(3)$ and $1557(f)(3)$ are
14	amended by inserting "the Department of" after
15	"Air Force,".
16	(B) Section 1556(a) is amended by insert-
17	ing "the Department of" after "the Army Review
18	Boards Agency,".
19	(C) Section $1559(c)(3)$ is amended by in-
20	serting "the Department of the" after "Air
21	Force,".
22	(k) Military Family Programs.—Chapter 88 of such
23	title is amended as follows:

1	(1) Members of department of defense
2	MILITARY READINESS COUNCIL.—Section
3	1781a(b)(1)(B)(iii) is amended—
4	(A) by striking "member and" and insert-
5	ing "member,"; and
6	(B) by inserting ", and one of whom shall
7	be the spouse or parent of a member of the Space
8	Force" after "parent of a reserve component
9	member".
10	(2) Department of defense policy and
11	PLANS FOR MILITARY FAMILY READINESS.—Section
12	1781b is amended—
13	(A) in subsection (b)(3), by striking "mili-
14	tary families of members of the regular compo-
15	nents and military families of members of the re-
16	serve components" and inserting "military fami-
17	lies of members of the regular components, the re-
18	serve components, and the Space Force"; and
19	(B) in subsection $(c)(2)$ —
20	(i) by striking 'both"; and
21	(ii) by striking "military families of
22	members of the regular components and
23	military families of members of the reserve
24	components" and inserting "military fami-
25	lies of members of the regular components,

1	members of the reserve components, and
2	members of the Space Force".
3	(1) Training and Education Programs.—
4	(1) Payment of Tuition for off-duty train-
5	ING OR EDUCATION.—Section 2007 of such title is
6	amended by adding at the end the following new sub-
7	section:
8	"(g) The provisions of this section pertaining to mem-
9	bers of the Ready Reserve, the Selected Reserve, or the Indi-
10	vidual Ready Reserve also apply to members of the Space
11	Force in a space force active status who are not on active
12	duty.".
13	(2) ROTC Financial assistant program for
14	SPECIALLY SELECTED MEMBERS.—Section 2107 of
15	such title is amended—
16	(A) in subsection (a)—
17	(i) by striking "Navy," and inserting
18	"Navy or"; and
19	(ii) by striking "or as an officer in the
20	equivalent grade in the Space Force"; and
21	(B) by adding at the end the following a
22	new subsection:
23	"(k) Applicability to Space Force.—(1) Provi-
24	sions of this section referring to a regular commission, reg-
25	ular officer, or a commission in a regular component shall

1	be treated as also referring to the commission of an officer,
2	or an officer, who is a commissioned officer in the Space
3	Force serving on active duty pursuant to section 20105(b)
4	of this title.
5	"(2) Provisions of this section referring to a reserve
6	commission, reserve officer, or a commission in a reserve
7	component shall be treated as also referring to the commis-
8	sion of an officer, or an officer, who is a commissioned offi-
9	cer in the Space Force not serving on active duty pursuant
10	to section 20105(b) of this title.".
11	(3) Duty as rote administrators and in-
12	STRUCTORS.—Section 2111 of such title is amended
13	by adding at the end the following new sentence: "The
14	Secretary of the Air Force may detail members of the
15	Space Force in the same manner as regular and re-
16	serve members of the Air Force.".
17	SEC. 1733. TITLE 38, UNITED STATES CODE (VETERANS
18	BENEFITS).
19	(a) Definitions.—
20	(1) General definitions.—Section 101 of title
21	38, United States Code, is amended—
22	(A) in paragraph (23), by inserting ", or
23	for members of the Space Force in a space force
24	active status (as defined in section 101(e)(1) of
25	title 10)," in subparagraphs (A) and (B) after

1	"(including commissioned officers of the Reserve
2	Corps of the Public Health Service)"; and
3	(B) in paragraph (27)—
4	(i) by striking subparagraph (E); and
5	(ii) by redesignating subparagraphs
6	(F), (G) , and (H) as $subparagraphs$ (E) ,
7	(F), and (G), respectively.
8	(2) Definitions for purposes of sgli.—Sec-
9	tion 1965 of such title is amended—
10	(A) in paragraph (2)(A), by inserting ", or
11	by members of the Space Force in a space force
12	active status (as defined in section 101(e)(1) of
13	title 10) but not on sustained duty under section
14	20105 of title 10," after "for Reserves"; and
15	(B) in paragraph (3)(A), by inserting ", or
16	for members of the Space Force in a space force
17	active status (as defined in section 101(e)(1) of
18	title 10)," after "(including commissioned offi-
19	cers of the Reserve Corps of the Public Health
20	Service)".
21	(b) Persons Eligible for Interment in National
22	Cemeteries.—Section 2402(a) of such title is amended in
23	paragraph (2), by inserting "any member of the Space
24	Force," after "a Reserve component of the Armed Forces,".
25	(c) Educational Assistance.—

1	(1) Montgomery gi bill.—Section
2	3011(a)(3)(D) of such title is amended by inserting
3	"or for further service in the Space Force in a space
4	force active status not on sustained duty under sec-
5	tion 20105 of title 10" after "of the Armed Forces,".
6	(2) Post 9-11 GI BILL.—Section 3311(c)(3) of
7	such title is amended by inserting ", or for further
8	service in the Space Force in a space force active sta-
9	tus not on sustained duty under section 20105 of title
10	10," after "of the Armed Forces" the second place it
11	appears.
12	Subtitle C—Transition Provisions
13	SEC. 1741. TRANSITION PERIOD.
14	In this subtitle, the term "transition period" means
15	the period beginning on the date of the enactment of this
16	Act and ending on the last day of the fourth fiscal year
17	beginning after the date of the enactment of this Act.
18	SEC. 1742. CHANGE OF DUTY STATUS OF MEMBERS OF THE
19	SPACE FORCE.
20	(a) Change of Duty Status.—
21	(1) Conversion of status and order to sus-
22	TAINED DUTY.—During the transition period, the
23	Secretary of the Air Force shall change the duty sta-
24	tus of each member of the Regular Space Force to
25	space force active status and shall, at the same time.

- order the member to sustained duty under section
 2 20105 of title 10, United States Code, as added by
 3 section 1715. Any such order may be made without
 4 regard to any otherwise applicable requirement that
 5 such an order be made only with the consent of the
 6 member or as specified in an enlistment agreement or
 7 active-duty service commitment.
- 8 (2) DEFINITIONS.—For purposes of this section,
 9 the terms "space force active status" and "sustained
 10 duty" have the meanings given those terms by sub11 section (e) of section 101 of title 10, United States
 12 Code, as added by section 1713(a).
- 13 (b) Effective Date of Change of Duty Status.—
- 14 The change of a member's duty status and order to sus-
- 15 tained duty in accordance with subsection (a) shall be effec-
- 16 tive on the date specified by the Secretary of the Air Force,
- 17 but not later than the last day of the transition period.
- 18 SEC. 1743. TRANSFER TO THE SPACE FORCE OF MEMBERS
- 19 OF THE AIR FORCE RESERVE.
- 20 (a) Transfer of Members of the Air Force Re-21 Serve.—
- 22 (1) Officers.—During the transition period,
- 23 the Secretary of Defense may, with the officer's con-
- sent, transfer a covered officer of the Air Force Re-
- 25 serve to, and appoint the officer in, the Space Force.

- 1 (2) Enlisted members.—During the transition 2 period, the Secretary of the Air Force may transfer 3 each covered enlisted member of the Air Force Reserve 4 to the Space Force, other than those members who do 5 not consent to the transfer.
- 6 (3) EFFECTIVE DATE OF TRANSFERS.—Each
 7 transfer under this subsection shall be effective on the
 8 date specified by the Secretary of Defense, in the case
 9 of an officer, or the Secretary of the Air Force, in the
 10 case of an enlisted member, but not later than the last
 11 day of the transition period.
- 12 (b) REGULATIONS.—Transfers under subsection (a)
 13 shall be carried out under regulations prescribed by the Sec14 retary of Defense. In the case of an officer, applicable regu15 lations shall include those prescribed pursuant to section
 16 716 of title 10, United States Code.
- 17 TERM OF INITIAL ENLISTMENT SPACE Force.—In the case of a covered enlisted member who is 18 transferred to the Space Force in accordance with sub-19 section (a), the Secretary of the Air Force may accept the 20 21 initial enlistment of the member in the Space Force for a period of less than 2 years, but only if the period of enlist-23 ment in the Space Force is not less than the period remaining, as of the date of the transfer, in the member's term of enlistment in the Air Force Reserve.

1	(d) End Strength Adjustments Upon Transfers
2	From Air Force Reserve to Space Force.—During
3	the transition period, upon the transfer of a mission of the
4	Air Force Reserve to the Space Force—
5	(1) the end strength authorized for the Space
6	Force pursuant to section 115(a)(1)(A) of title 10,
7	United States Code, for the fiscal year during which
8	the transfer occurs shall be increased by the number
9	of billets associated with that mission; and
10	(2) the end strength authorized for the Air Force
11	Reserve pursuant to section $115(a)(2)$ of such title for
12	such fiscal year shall be decreased by the same num-
13	ber.
14	(e) Administrative Provisions.—For purposes of
15	the transfer of covered members of the Air Force Reserve
16	in accordance with subsection (a)—
17	(1) the Air Force Reserve and the Space Force
18	shall be considered to be components of the same
19	Armed Force; and
20	(2) the space force officer list shall be considered
21	to be an active-duty list of an Armed Force.
22	(f) Retraining and Reassignment for Members
23	Not Transferring.—If a covered member of the Air Force
24	Reserve does not consent to transfer to the Space Force in
25	accordance with subsection (a), the Secretary of the Air

1	Force may, as determined appropriate by the Secretary in
2	the case of the individual member, provide the member re-
3	training and reassignment within the Air Force Reserve.
4	(g) Covered Members.—For purposes of this section,
5	the term "covered", with respect to a member of the Air
6	Force Reserve, means—
7	(1) a member who as of the date of the enactment
8	of this Act holds an Air Force specialty code for a
9	specialty held by members of the Space Force; and
10	(2) any other member designated by the Sec-
11	retary of the Air Force for the purposes of this sec-
12	tion

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ı	SEC	1744	PLACEMENT	' OF OFFICERS	ON THE	SPACE	FORCE

- 2 **OFFICER LIST.**
- 3 (a) Placement on List.—Officers of the Space Force
- 4 whose duty status is changed in accordance with section
- 5 1742, and officers of the Air Force Reserve who transfer
- 6 to the Space Force in accordance with section 1743, shall
- 7 be placed on the Space Force officer list in an order deter-
- 8 mined by their respective grades and dates of rank.
- 9 (b) Officers of Same Grade and Date of Rank.—
- 10 Among officers of the same grade and date of rank, place-
- 11 ment on the Space Force officer list shall be in the order
- 12 of their rank as determined in accordance with section
- 13 741(c) of title 10, United States Code.
- 14 SEC. 1745. DISESTABLISHMENT OF REGULAR SPACE FORCE.
- 15 (a) Disestablishment.—The Secretary of the Air
- 16 Force shall disestablish the Regular Space Force not later
- 17 than the end of the transition period, once there are no
- 18 longer any members remaining in the Regular Space Force.
- 19 The Regular Space Force shall be disestablished upon the
- 20 completion of the change of duty status of all members of
- 21 the Space Force pursuant to section 1742 and certification
- 22 by the Secretary of the Air Force to the congressional de-
- 23 fense committees that there are no longer any members of
- 24 the Regular Space Force.
- 25 (b) Publication of Notice in Federal Reg-
- 26 ISTER.—The Secretary shall publish in the Federal Register

1	notice of the disestablishment of the Regular Space Force,
2	including the date thereof, together with any certification
3	submitted pursuant to subsection (a).
4	(c) Conforming Repeal.—
5	(1) Repeal.—Section 9085 of title 10, United
6	States Code, relating to the composition of the Reg-
7	ular Space Force, is repealed.
8	(2) Effective date.—The amendment made by
9	this subsection shall take effect on the date on which
10	the certification is submitted under subsection (a).
11	SEC. 1746. END STRENGTH FLEXIBILITY.
12	(a) Additional Authority to Vary End
13	Strengths.—
14	(1) Authority.—Notwithstanding section
15	115(g) of title 10, United States Code, upon deter-
16	mination by the Secretary of the Air Force that such
17	action would enhance manning and readiness in es-
18	sential units or in critical specialties, the Secretary
19	may vary the end strength authorized by Congress for
20	a fiscal year as follows:
21	(A) Increase the end strength authorized
22	pursuant to section $115(a)(1)(A)$ of such title for
23	a fiscal year for the Space Force by a number
24	equal to not more than 5 percent of such author-
25	ized end strength.

1	(B) Decrease the end strength authorized
2	pursuant to section 115(a)(1)(A) of such title for
3	a fiscal year for the Space Force by a number
4	equal to not more than 10 percent of such au-
5	thorized end strength.
6	(2) Termination.—The authority provided
7	under paragraph (1) shall terminate on the last day
8	of the transition period.
9	(b) Temporary Exemption for the Space Force
10	From End Strength Grade Restrictions.—Sections
11	517 and 523 of title 10, United States Code, shall not apply
12	to the Space Force during the transition period.
13	SEC. 1747. PROMOTION AUTHORITY FLEXIBILITY.
14	(a) Promotion Authority Flexibility.—During
15	the transition period, the Secretary of the Air Force may
	the transition period, the Secretary of the Air Force may convene selection boards to consider officers on the space
16	
16 17	convene selection boards to consider officers on the space
16 17	convene selection boards to consider officers on the space force officer list for promotion, and may promote Space
16 17 18	convene selection boards to consider officers on the space force officer list for promotion, and may promote Space Force officers selected by such boards, in accordance with
16 17 18 19	convene selection boards to consider officers on the space force officer list for promotion, and may promote Space Force officers selected by such boards, in accordance with any of the following provisions of title 10, United States
16 17 18 19 20	convene selection boards to consider officers on the space force officer list for promotion, and may promote Space Force officers selected by such boards, in accordance with any of the following provisions of title 10, United States Code:
116 117 118 119 220 221	convene selection boards to consider officers on the space force officer list for promotion, and may promote Space Force officers selected by such boards, in accordance with any of the following provisions of title 10, United States Code: (1) Chapter 36.

1	(1) For a selection board convened pursuant to
2	subsection (a) to consider members of the Space Force
3	for promotion in accordance with chapter 36 of such
4	title—
5	(A) provisions that apply to an officer of a
6	regular component of the Armed Forces shall
7	apply to an officer of the Space Force; and
8	(B) the space force officer list shall be con-
9	sidered to be an active-duty list.
10	(2) For a selection board convened pursuant to
11	pursuant to subsection (a) to consider members of the
12	Space Force for promotion in accordance with part
13	III of subtitle E of such title—
14	(A) provisions that apply to an officer of a
15	reserve component of the Armed Forces shall
16	apply to an officer of the Space Force; and
17	(B) the space force officer list shall be con-
18	sidered to be a reserve active-status list.
19	(3) For a selection board convened pursuant to
20	subsection (a) to consider members of the Space Force
21	for promotion in accordance with either chapter 36 or
22	part III of subtitle E of such title—
23	(A) section 20213 of such title shall apply
24	to the composition of the selection board;

1	(B) the provisions of chapter 2005 of such
2	title regarding officers on the space force officer
3	list eligible to be considered for promotion to the
4	grade of brigadier general or major general shall
5	apply;
6	(C) section 20216 of such title shall apply;
7	and
8	(D) the provisions of chapter 36 or part III
9	of subtitle E of such title, as the case may be, re-
10	garding failure of selection for promotion shall
11	apply.
12	(c) Effect of Using New Chapter 2005 Authori-
13	TIES.—If the Secretary of the Air Force convenes a selection
14	board under chapter 2005 of title 10, United States Code,
15	as added by section 1716, to consider officers on the space
16	force officer list in a particular grade and competitive cat-
17	egory for selection for promotion to the next higher grade,
18	the Secretary may not convene a future selection board pur-
19	suant to subsection (a) to consider officers of the same grade
20	and competitive category under chapter 36 or part III of
21	subtitle E of such title.

Subtitle D—Other Amendments 1 Related to the Space Force 2 SEC. 1751. TITLE 10, UNITED STATES CODE. (a) Amendments Relating to the Designation of 4 Grades for Officers of the Space Force.—Title 10, 5 United States Code, is amended as follows: 6 7 (1) Commissioned officer grades.—Section 8 9151 is amended by inserting "and in the Space 9 Force" after "in the Regular Air Force". 10 (2) RANK.—Section 741(a) is amended in the 11 table by striking "and Marine Corps" and inserting "Marine Corps, and Space Force". 12 13 (3) Definition of General Officer.—Section 14 101(b)(4) is amended by striking "or Marine Corps" 15 and inserting "Marine Corps, or Space Force". 16 (4) Temporary appointments to positions 17 DESIGNATED TO CARRY THE GRADE OF GENERAL OR 18 LIEUTENANT GENERAL.—Section 601(e) is amended— 19 (A) by striking "or Marine Corps," and in-20 serting "Marine Corps, or Space Force or"; and 21 (B) by striking "or the commensurate 22 grades in the Space Force,".

Retired grade of officers.—Section

1370 is amended as follows:

23

24

1	(A) Subsection (a)(2) is amended by $strik$ -
2	ing "major general" and all that follows in sub-
3	paragraphs (A) and (B) and inserting "major
4	general or rear admiral.".
5	(B) Subsection (b) is amended—
6	(i) in paragraph (1)—
7	(I) by striking "or Marine Corps"
8	and all that follows through "the Space
9	Force," and inserting "Marine Corps,
10	or, Space Force or lieutenant in the
11	Navy,"; and
12	(II) in subparagraph (B), by
13	striking "major general" and all that
14	follow through "Space Force" and in-
15	serting "major general or rear admi-
16	ral";
17	(ii) in paragraph (4), by striking "or
18	Marine Corps" and all that follows through
19	"Space Force," and inserting "Marine
20	Corps, or Space Force or captain in the
21	Navy,";
22	(iii) in paragraph (5)—
23	(I) in subparagraph (A), by strik-
24	ing "or Marine Corps" and all that
25	follows through "Space Force," and in-

1	serting "Marine Corps, or Space Force
2	or lieutenant commander in the
3	Navy,";
4	(II) in subparagraph (B), by
5	striking "or Marine Corps" and all
6	that follows through "Space Force,"
7	and inserting "Marine Corps, or Space
8	Force or commander or captain in the
9	Navy,"; and
10	(III) in subparagraph (C), by
11	striking "or Marine Corps" and all
12	that follows through "Space Force,"
13	and inserting "Marine Corps, or Space
14	Force or rear admiral (lower half) or
15	rear admiral in the Navy,"; and
16	(iv) in paragraph (6), by striking ", or
17	an equivalent grade in the Space Force,".
18	(C) Subsection $(c)(1)$ is amended by "or
19	Marine Corps" and all that follows through
20	"Space Force" and inserting "Marine Corps, or
21	Space Force or vice admiral or admiral in the
22	Navy''.
23	(D) Subsection (d) is amended—
24	(i) in paragraph (1), by striking "or
25	Marine Corps" and all that follows through

1	"Space Force" and inserting "Marine
2	Corps, or Space Force or rear admiral in
3	the Navy"; and
4	(ii) in paragraph (3), by striking "or
5	Marine Corps" and all that follows through
6	"Space Force," and inserting "Marine
7	Corps, or Space Force or captain in the
8	Navy,".
9	(E) Subsection (e)(2) is amended by strik-
10	ing "or Marine Corps" and all that follows
11	through "Space Force," and inserting "Marine
12	Corps, or Space Force or vice admiral or admi-
13	ral in the Navy,".
14	(F) Subsection (f) is amended—
15	(i) in paragraph (3)—
16	(I) in subparagraph (A), by strik-
17	ing "or Marine Corps" and all that
18	follows through "Space Force," and in-
19	serting "Marine Corps, or Space Force
20	or rear admiral in the Navy"; and
21	(II) in subparagraph (B), by
22	striking "'or Marine Corps' and all
23	that follows through 'Space Force' and
24	inserting "Marine Corps, or Space

1	Force or vice admiral or admiral in
2	the Navy"; and
3	(ii) in paragraph (6)—
4	(I) in subparagraph (A), by strik-
5	ing "or Marine Corps" and all that
6	follows through "Space Force," and in-
7	serting "Marine Corps, or Space Force
8	or rear admiral in the Navy"; and
9	(II) in subparagraph (B), by
10	striking "or Marine Corps" and all
11	that follows through "Space Force,"
12	and inserting "Marine Corps, or Space
13	Force or vice admiral or admiral in
14	the Navy".
15	(6) Honorary promotions.—Sections
16	1563(c)(1) and 1563a(a)(1) are each amended—
17	(A) by striking "general," and inserting
18	"general or"; and
19	(B) by striking ", or an equivalent grade in
20	the Space Force".
21	(7) AIR FORCE INSPECTOR GENERAL.—Section
22	9020(a) is amended by striking "the general, flag, or
23	equivalent officers of".
24	(b) Other Title 10 Amendments.—Such title is fur-
25	ther amended as follows:

1	(1) Limitation on number of retired mem-
2	BERS ORDERED TO ACTIVE DUTY.—Section 690(a) is
3	amended by striking "or Marine Corps," and insert-
4	ing "Marine Corps, or Space Force,".
5	(2) The uniform.—Section 772(i) is amend-
6	ed—
7	(A) by striking "an Air Force School" and
8	inserting "an Air Force or Space Force school";
9	and
10	(B) by striking "aviation badges of the Air
11	Force" and inserting "aviation or space badges
12	of the Air Force or Space Force".
13	(3) Membership in military unions, orga-
14	NIZING OF MILITARY UNIONS, AND RECOGNITION OF
15	MILITARY UNIONS PROHIBITED.—Section 976(a) is
16	amended by inserting "or the Space Force" in para-
17	graph (1)(C) after "member of a Reserve component".
18	(4) Limitation on enlisted aides.—Section
19	981 is amended—
20	(A) in subsection (a), by striking "Marine
21	Corps, Air Force," and inserting "Air Force,
22	Marine Corps, Space Force,";
23	(B) in subsection (b), by striking "and Ma-
24	rine Corps" and inserting "Marine Corps, and
25	Space Force"; and

1	(C) in subsection $(c)(1)$, by inserting
2	"Space Force," after "Marine Corps,".
3	(5) Definition of veteran for purposes of
4	FUNERAL HONORS.—Section 1491(h)(1) is amended
5	by striking "or air service" and inserting "air, or
6	space service".
7	(6) Housing for recruits.—Section 9419(d)
8	is amended by inserting "or the Space Force" after
9	"training program of the Air Force".
10	(7) Charter of Chief of Space oper-
11	ATIONS.—Section 9082 is amended as follows:
12	(A) Cross-reference correction.—Sub-
13	section $(d)(5)$ is amended by striking "sections"
14	and all that follows through "of law" and insert-
15	ing "sections 171 and 3104 of this title and other
16	provisions of law".
17	(B) Elapsed-time provision.—Subsection
18	(e)(1) is amended by striking "Commencing"
19	and all that follows through "the Chief" and in-
20	serting "The Chief".
21	SEC. 1752. OTHER PROVISIONS OF LAW.
22	(a) TRADE ACT OF 1974.—Section 233(i)(1) of the
23	Trade Act of 1974 (19 U.S.C. 2293(i)(1)) is amended by
24	inserting ", or a member of the Space Force," after "a mem-
25	ber of a reserve component of the Armed Forces".

1	(b) Title 28, United States Code (Judiciary and
2	Judicial Procedure).—Section 631(c) of title 28, United
3	States Code is amended by inserting "members of the Space
4	Force" after "Coast Guard" the second place it appears.
5	(c) Servicemembers Civil Relief Act.—The
6	Servicemembers Civil Relief Act (50 U.S.C. 3901 et seq.)
7	is amended as follows:
8	(1) Military service defined.—Section
9	101(2)(A) (50 U.S.C. 3911(2)(A)) is amended by in-
10	serting "Space Force," after "Marine Corps,".
11	(2) Same rights and protections as re-
12	SERVES ORDERED TO REPORT FOR MILITARY SERV-
13	ICE.—Section 106 (50 U.S.C. 3911) is amended by
14	adding at the end the following new subsection:
15	"(c) The provisions of subsection (a) apply to a mem-
16	ber of the Space Force who is ordered to report for military
17	service in the same manner as to a member of a reserve
18	component who is ordered to report for military service.".
19	(3) Exercise of rights under scra.—Section
20	108(5) (50 U.S.C. 3919(5)) is amended by inserting
21	before the period at the end the following: "or as a
22	member of the Space Force".

1	TITLE XVIII—OTHER DEFENSE
2	MATTERS
3	$Subtitle\ A-\!$
4	Authorities and Limitations
5	SEC. 1801. EXTENSION OF AUTHORITY TO ENGAGE IN CER-
6	TAIN COMMERCIAL ACTIVITIES.
7	Section 431(a) of title 10, United States Code, is
8	amended by striking "December 31, 2023" and inserting
9	"December 31, 2024".
10	SEC. 1802. MODIFICATION OF DEFENSE SENSITIVE SUP-
11	PORT NOTIFICATION REQUIREMENT.
12	Section 1055(b)(3) of the National Defense Authoriza-
13	tion Act for Fiscal Year 2017 (Public Law 114–328; 10
14	U.S.C. 113 note) is amended—
15	(1) in the paragraph heading, by inserting "AND
16	EXTRAORDINARY SECURITY PROTECTIONS" after "SUP-
17	PORT'';
18	(2) in the matter preceding subparagraph (A),
19	by inserting "or requires extraordinary security pro-
20	tections" after "time-sensitive"; and
21	(3) in subparagraph (B), by inserting "or after
22	the activity supported concludes" after "support" both
23	places it appears.

1	SEC. 1803. MODIFICATION TO REQUIREMENTS RELATING
2	TO COMBATING MILITARY RELIANCE ON RUS-
3	SIAN ENERGY.
4	Section 1086 of the James M. Inhofe National Defense
5	Authorization Act for Fiscal Year 2023 (Public Law 117–
6	263) is amended—
7	(1) by striking "main operating base" each place
8	it appears and inserting "operating base";
9	(2) in subsection (a)(2), by striking "main oper-
10	ating bases" and inserting "operating bases"; and
11	(3) by striking subsection (c) and inserting the
12	following new subsection (c):
13	"(c) Installation Energy Plans.—
14	"(1) Identification of installations.—The
15	Secretary of Defense shall submit to the congressional
16	defense committees a list of main operating bases
17	within the area of responsibility of the United States
18	European Command ranked according to mission
19	criticality and vulnerability to energy disruption as
20	follows:
21	"(A) In the case of a main operating base,
22	by not later than June 1, 2023.
23	"(B) In the case of any operating base other
24	than a main operating base, by not later than
25	June 1, 2024.
26	"(2) Submittal of Plans.—

1	"(A) Main operating bases.—Not later
2	than 12 months after the date of the enactment
3	of this Act, the Secretary of Defense shall submit
4	to the congressional defense committees—
5	"(i) an installation energy plan for
6	each main operating base on the list sub-
7	mitted under paragraph (1)(A); and
8	"(ii) an assessment of the feasibility of
9	reaching the goal for the elimination of the
10	use of Russian energy pursuant to sub-
11	section (b) on that base, including—
12	"(I) a description of the steps that
13	would be required to meet such goal;
14	and
15	"(II) an analysis of the effects
16	such steps would have on the national
17	security of the United States.
18	"(B) Other operating bases.—Not later
19	than 24 months after the date of the enactment
20	of this Act, the Secretary of Defense shall submit
21	to the congressional defense committees—
22	"(i) an installation energy plan for
23	each operating base on the list submitted
24	under paragraph (1)(B); and

1	"(ii) an assessment of the feasibility of
2	reaching the goal for the elimination of the
3	use of Russian energy pursuant to sub-
4	section (b) on that base, including—
5	"(I) a description of the steps that
6	would be required to meet such goal;
7	and
8	"(II) an analysis of the effects
9	such steps would have on the national
10	security of the United States.".
11	SEC. 1804. SUPPORT FOR EXECUTION OF BILATERAL
12	AGREEMENTS CONCERNING ILLICIT
13	TRANSNATIONAL MARITIME ACTIVITY IN AF-
14	RICA.
15	(a) In General.—The Secretary of Defense, in coordi-
16	nation with the Commandant of the Coast Guard, and in
17	consultation with the Secretary of State, may provide as-
18	sistance to the Coast Guard for the execution of existing
19	maritime law enforcement agreements between the United
20	States and friendly African countries that were established
21	to combat transnational organized illegal maritime activ-
22	ity, including illegal, unreported, and unregulated fishing.
23	(b) Effect on Military Training and Readi-
24	NESS.—The Secretary shall ensure that the provision of as-
25	sistance under this section will not negatively affect mili-

1	tary training, operations, readiness, or other military re-
2	quirements.
3	(c) Funds.—Amounts made available in a fiscal year
4	to the Secretary for operations and maintenance shall be
5	used to carry out this section.
6	(d) Assistance Defined.—In this section, the term
7	"assistance" means the use of surface and air assets as bases
8	of operations and information collection platforms, commu-
9	nication infrastructure, information sharing, and the pro-
10	vision of logistic support, supplies, and services (as defined
11	in section 2350 of title 10, United States Code).
12	SEC. 1805. CLARIFICATION OF WAIVER AUTHORITY FOR OR
13	GANIZATIONAL AND CONSULTANT CON-
14	FLICTS OF INTEREST UNDER THE FEDERAL
15	ACQUISITION REGULATION.
16	Section 9.503 of the Federal Acquisition Regulation
17	shall be revised to require that—
18	(1) a request for a waiver under such section in-
19	clude a written justification for such waiver; and
20	(2) the head of a Federal agency may not dele-
21	gate such waiver authority below the level of the dep-
22	uty head of such agency.

1	SEC. 1806. GENEALOGY COLLECTION OF FAMILY MEMBERS
2	OF SERVICEMEMBERS KILLED AT PEARL HAR-
3	BOR ON DECEMBER 7, 1941.
4	(a) Contract for Genealogy.—
5	(1) In General.—The Secretary of Defense, act-
6	ing through the Defense POW/MIA Accounting Agen-
7	cy, may enter into a contract with an entity to con-
8	duct genealogy of the deceased servicemembers from
9	the U.S.S. Arizona, identify family members of such
10	servicemembers, and solicit genetic samples from such
11	family members and servicemembers.
12	(2) Market research.—Before soliciting bids
13	for such contract, the Secretary of Defense shall con-
14	duct market research to identify available technology
15	and resources to carry out such contract.
16	(3) Requirements.—The Secretary may allow
17	for genome sequencing for purposes of conducting a
18	comprehensive genealogy under such a contract if the
19	terms of such contract include the following:
20	(A) A requirement that a genealogist con-
21	ducts the genome sequencing.
22	(B) A requirement that the contractor fol-
23	lows protocols established by the Defense POW/
24	MIA Accounting Agency relating to genome se-
25	quencing, including requirements relating to
26	standards, swabs, and storage.

1	(b) Reports Required.—
2	(1) Initial report.—Not later than January
3	31, 2024, the Secretary of Defense, in coordination
4	with the Secretary of the Navy and the Director of the
5	Defense POW/MIA Accounting Agency, shall submit
6	to the Committees on Armed Services of the Senate
7	and House of Representatives an initial report re-
8	garding the use of a contract described in subsection
9	(a). Such report shall include—
10	(A) a description of the market research
11	$conducted\ pursuant\ to\ subsection\ (a)(2);$
12	(B) expected timelines for contract perform-
13	ance;
14	(C) the process by which the Secretary se-
15	lected a contractor; and
16	(D) detailed strategy of implementation and
17	for the expenditure of funds.
18	(2) Final Report.—Not later than November
19	31, 2024, the Secretary of Defense, in coordination
20	with the Secretary of the Navy and the Director of the
21	Defense POW/MIA Accounting Agency, shall submit
22	to the Committees on Armed Services of the Senate
23	and House of Representatives a final report regarding
24	the use of a contract described in subsection (a). Such
25	report shall include—

1	(A) details of the contract award;
2	(B) an update on expected timelines for
3	contract performance; and
4	(C) an update on the strategy of implemen-
5	tation and for the expenditure of funds.
6	Subtitle B—Studies and Reports
7	SEC. 1821. REPORT ON INCREASING NATIONAL CEMETERY
8	CAPACITY.
9	Not later than one year after the date of the enactment
10	of this Act, the Secretary of Defense and the Secretary of
11	Veterans Affairs shall jointly submit to Congress a report
12	that contains a proposal to increase national cemetery ca-
13	pacity through the expansion or modification of a national
14	cemetery that has, or will have, the capacity to provide full
15	military honors.
16	SEC. 1822. LIMITATION ON FUNDS RELATING TO FEDERAL
17	CONTRACTOR DISCLOSURE OF GREENHOUSE
18	GAS EMISSIONS AND CLIMATE-RELATED FI-
19	NANCIAL RISK.
20	(a) Limitation.—None of the funds authorized to be
21	appropriated by this Act for the Department of Defense
22	may be obligated or expended to recommend or require any
23	entity submitting an offer for a Federal contract to disclose,
24	as a condition of submitting the offer, any of the following

1	information, or the existence of any of the following infor-
2	mation:
3	(1) Greenhouse gas emissions and climate-related
4	financial risk as described in the proposed rule titled
5	"Federal Acquisition Regulation: Disclosure of Green-
6	house Gas Emissions and Climate-Related Financial
7	Risk" (87 Fed. Reg. 68312), or any substantially
8	similar rule.
9	(2) A greenhouse gas inventory or any other re-
10	port on greenhouse gas emissions, including Scope 1
11	emissions, Scope 2 emissions, and Scope 3 emissions.
12	(3) Greenhouse gas emissions reduction targets
13	for validation by any non-governmental organization,
14	including the Science-Based Targets initiative.
15	(b) Definitions.—In this section:
16	(1) Greenhouse Gas.—The term "greenhouse
17	gas" means—
18	(A) carbon dioxide;
19	(B) methane;
20	(C) nitrous oxide;
21	$(D)\ nitrogen\ trifluoride;$
22	$(E)\ hydrofluor ocarbons;$
23	(F) perfluorcarbons; or
24	(G) sulfur hexafluoride.

1	(2) Greenhouse gas inventory.—The term
2	"greenhouse gas inventory" means a quantified list of
3	an entity's annual greenhouse gas emissions.
4	(3) Scope 1 emissions.—The term "Scope 1
5	emissions" means, with respect to an entity, direct
6	greenhouse gas emissions that are emitted from
7	sources that are owned or controlled by the entity.
8	(4) Scope 2 emissions.—The term "Scope 2
9	emissions" means, with respect to an entity, indirect
10	greenhouse gas emissions that are—
11	(A) associated with the generation of elec-
12	tricity, heating and cooling, or steam, when such
13	electricity, heating and cooling, or steam is pur-
14	chased or acquired for the entity's own consump-
15	tion; and
16	(B) emitted from sources other than sources
17	that are owned or controlled by the entity.
18	(5) Scope 3 emissions.—The term "Scope 3
19	emissions" means, with respect to an entity, indirect
20	greenhouse gas emissions, other than Scope 2 emis-
21	sions, that are—
22	(A) a consequence of the operations of the
23	entity; and
24	(B) emitted from sources other than sources
25	that are owned or controlled by the entity.

1	SEC. 1823. STUDY AND REPORT ON DAMAGE TO INFRA-
2	STRUCTURE IN GUAM RESULTING FROM TY-
3	PHOON MAWAR.
4	(a) Study.—The Secretary of Defense shall conduct a
5	study on damage to infrastructure in Guam resulting from
6	Typhoon Mawar.
7	(b) Report.—Not later than 180 days after the date
8	of the enactment of this Act, such Secretary shall submit
9	to the congressional defense committees a report that in-
10	cludes—
11	(1) the findings of such study;
12	(2) a list of each component of civilian infra-
13	structure in Guam damaged by Typhoon Mawar, and
14	the extent to which such damage impairs military
15	readiness in Guam;
16	(3) an analysis of existing authorities such Sec-
17	retary could use to support recovery from such dam-
18	age in Guam; and
19	(4) a description of efforts, if any, of such Sec-
20	retary to coordinate with municipal governments in
21	Guam to support such recovery.
22	Subtitle C—Other Matters
23	SEC. 1851. TECHNICAL AND CONFORMING AMENDMENTS.
24	(a) Title 10, United States Code.—Title 10,
25	United States Code, is amended as follows:
26	(1) In the subtitle analysis for subtitle A—

1	(A) by striking the item relating to chapter
2	113 and inserting the following new item:
	"113. Defense Civilian Training Corps
3	(B) by striking the item relating to chapter
4	207 and inserting the following new item:
	"207. Budgeting and Appropriations
5	(C) by striking the item relating to chapter
6	225 and inserting the following new item:
	"225. [Reserved]
7	(D) by striking the item relating to chapter
8	272 and inserting the following new item:
	"272. [Reserved]
9	(E) by striking the item relating to chapter
10	287 and inserting the following new item:
	"287. Other Contracting Programs
11	(F) by striking the item relating to chapter
12	305 and inserting the following new item:
	"305. Universities
13	(G) by inserting after the item relating to
14	chapter 307 the following new items:
	"SUBPART F—MAJOR SYSTEMS, MAJOR DEFENSE ACQUISITION PROGRAMS, AND WEAPON SYSTEMS DEVELOPMENT
	"321. General Matters
	"323. Life-Cycle and Sustainment 4321 "324. Selected Acquisition Reports 4350 "325. Cost Growth-Unit Cost Reports (Nunn-McCurdy) 4371 "326. Weapon Systems Development And Related Matter 401"; and
15	(H) by striking the item relating to chapter
16	383 and inserting the following new item:

	"383. Development, Application, and Support of Dual-Use Technologies
1	(2) Section 172(c) is amended—
2	(A) in paragraph (5), by striking "per-
3	forms" and inserting "perform";
4	(B) in paragraph (11), by striking "estab-
5	lishes" and inserting "establish"; and
6	(C) in paragraph (13), by striking "con-
7	ducts" and inserting "conduct".
8	(3) Section 231 is amended—
9	(A) in the section heading, by striking
10	"plan and certification" and inserting
11	"plans and certifications"; and
12	(B) in subsection $(f)(1)$, by striking "such
13	plan and certification" and inserting "such
14	plans and certifications".
15	(4) Section 386(b) is amended—
16	(A) in paragraph (2)(E), by striking "bi-
17	lateral" and inserting "bilateral"; and
18	(B) in paragraph (4)—
19	(i) in subparagraph (E)(iii), by insert-
20	ing "and" after the semicolon; and
21	(ii) in subparagraph (H), by striking
22	"sections" and inserting "section".
23	(5) Section 392a is amended—

1	(A) in subsection $(b)(2)(B)$ by striking "de-
2	signed" and inserting "designated"; and
3	(B) in subsection $(c)(4)(A)$, by striking
4	"clause (ii)" and inserting "subparagraph (B)".
5	(6) The second section 398 (relating to pilot pro-
6	gram for sharing cyber capabilities and related infor-
7	mation with foreign operational partners) is redesig-
8	nated as section 398a.
9	(7) Section 398a, as so redesignated, is amend-
10	ed—
11	(A) in subsection (b)—
12	(i) in paragraph (1)(A) by striking
13	"paragraph (a)" inserting "subsection (a)";
14	(ii) in paragraph (2), by striking
15	"paragraph (a)" and inserting "paragraph
16	(1)"; and
17	(iii) in paragraph (3), by striking
18	"clause (1)" and inserting "paragraph (1)";
19	and
20	(B) in subsection (e), by striking "para-
21	graph (a)" and inserting "subsection (a)".
22	(8) Section 491(c) is amended by striking "the
23	a" and inserting "a".
24	(9) Section 526a is amended by redesignating
25	the second subsection (i) as subsection (j).

1	(10) Section $701(l)(1)(B)$ is amended by redesig-
2	nating clauses (A) through (B) as clauses (i) through
3	(iii).
4	(11) Section $1074h(c)(1)$ is amended by striking
5	"section 491 of title 14" and inserting "section 2732
6	of title 14".
7	(12) Section $1076a(d)(1)(E)(i)$ is amended by
8	inserting ")" after "subsection (e)(3)".
9	(13) The section heading for section 1090a is
10	amended by striking the period after "disorders".
11	(14) Section $1090b(e)(1)(B)(ii)$ is amended by
12	striking "ensure" and inserting "ensuring".
13	(15) Section 1134a(b) is amended by striking
14	"section 491 of title 14" and inserting "section 2732
15	of title 14".
16	(16) Section 1370 is amended—
17	(A) in subsection (e), by inserting "to" be-
18	fore "'active duty"; and
19	(B) in subsection (f)—
20	(i) by striking "1370e(e)" and insert-
21	ing "1370(e)"; and
22	(ii) by striking "reference to 'chapter
23	71' of this title" and inserting "reference to
24	'chapter 71 of this title''.

1	(17) Section 1789(c)(3) is amended by striking
2	"subparagraph (A) or (B)" and inserting "paragraph
3	(1) or (2)".
4	(18) Section 2200g(a) is amended by inserting
5	"In General.—" before "The Secretary".
6	(19) Section $2228(c)(2)$ is amended by striking
7	";;" and inserting ";".
8	(20) The table of sections at the beginning of
9	chapter 134 is amended by striking the item relating
10	to section 2249.
11	(21) Section $2275(g)(3)$ is amended by striking
12	"sections" and inserting "section".
13	(22) Section 2700(2) is amended by striking
14	"The term" and inserting "The terms".
15	(23) Section 2864(f) is amended by redesignating
16	paragraph (6) as paragraph (4).
17	(24) Section $2878(f)(2)(D)(iii)$ is amended by
18	striking "An report" and inserting "A report".
19	(25) The item relating to section 3106 in the
20	table of sections at the beginning of chapter 205 is
21	amended by inserting a period at the end.
22	(26) Section 3304(g) is amended by inserting
23	"under" before "this section".
24	(27) Section 3323(b)(2) is amended by striking
25	the period after "notwithstanding".

1	(28) Section $3601(b)(4)$ is amended by inserting
2	"note" before "prec.".
3	(29) Section 3702 is amended—
4	(A) in subsection $(a)(4)$ is amended by
5	striking "subparagraph (C)" and inserting
6	"paragraph (3)"; and
7	(B) in subsection (f), by striking "subpara-
8	graphs (B) and (C) of such paragraph" and in-
9	serting "paragraphs (1) and (2) of such sub-
10	section".
11	(30) Section 4014(b) is amended by striking
12	"section 4142(b) of this title" and inserting "section
13	4125(b) of this title".
14	(31) Section 4024 is amended by striking "sec-
15	tion 2303(a) of this title" each place it appears and
16	inserting "section 3063 of this title".
17	(32) By striking the second section 4094.
18	(33) Section 4092(c)(2) is amended by striking
19	"the the" and inserting "the".
20	(34) Section 4273(b)(5)(A) is amended by strik-
21	ing "4736" and inserting "4376".
22	(35) Section $4351(c)(1)(B)(iv)$ is amended by
23	striking "section 4355(4) of this title" and inserting
24	"subsection $(e)(4)$ ".
25	(36) Section 4820(b) is amended—

1	(A) by striking "subchapters" and inserting
2	"chapters"; and
3	(B) by striking "subchapter" and inserting
4	``chapter".
5	(37) Section 4902(k)(5) is amended by inserting
6	"the" before "mentor".
7	(38) Section 8062 is amended by redesignating
8	the second subsection (g) as subsection (h).
9	(39) Chapter 863 is amended by redesignating
10	the second section 8696 (relating to battle force ship
11	employment, maintenance, and manning baseline
12	plans) as section 8697.
13	(b) Coordination With Other Amendments Made
14	BY This Act.—For purposes of applying amendments
15	made by provisions of this Act other than this section, the
16	amendments made by this section shall be treated as having
17	been enacted immediately before any such amendments by
18	other provisions of this Act.
19	SEC. 1852. REFERRAL TO MUSEUM LOCATED AT BLYTHE-
20	VILLE/EAKER AIR FORCE BASE AS THE NA-
21	TIONAL COLD WAR CENTER.
22	(a) Findings.—Congress makes the following findings:
23	(1) The BAFB Cold War Museum, Inc., a non-
24	profit corporation under section $501(c)(3)$ of the In-
25	ternal Revenue Code of 1986, is responsible for the fi-

- nances and management of the National Cold War
 Museum at Blytheville/Eaker Air Force Base in
 Blytheville, Arkansas.
 - (2) The National Cold War Center, located on the Blytheville/Eaker Air Force Base, will be recognized as a major tourist attraction in Arkansas that will provide an immersive and authoritative experience in informing, interpreting, and honoring the legacy of the Cold War.
 - (3) The Blytheville/Eaker Air Force Base has the only intact, publicly accessible Alert Facility and Weapons Storage Facility in the United States.
 - (4) There is an urgent need to preserve the stories, artifacts, and heroic achievements of the Cold War.
 - (5) The United States has a need to preserve forever the knowledge and history of the United States' achievements in the Cold War century and to portray that history to citizens, visitors, and school children for centuries to come.
 - (6) The National Cold War Center seeks to educate a diverse group of audiences through its collection of artifacts, photographs, and firsthand personal accounts of the participants in the war on the home front

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1	(b) Purposes.—The purposes of this section are—
2	(1) to authorize references to the museum located
3	at Blytheville/Eaker Air Force Base in Blytheville,
4	Arkansas, including its future and expanded exhibits,
5	collections, and educational programs, as the "Na-
6	tional Cold War Center";
7	(2) to ensure the continuing preservation, main-
8	tenance, and interpretation of the artifacts, docu-
9	ments, images, and history collected by the Center;
10	(3) to enhance the knowledge of the people of the
11	United States of the experience of the United States
12	during the Cold War years;
13	(4) to provide and support a facility for the pub-
14	lic display of the artifacts, photographs, and personal
15	histories of the Cold War years; and
16	(5) to ensure that all future generations under-
17	stand the sacrifices made to preserve freedom and de-
18	mocracy, and the benefits of peace for all future gen-
19	erations in the 21st century and beyond.
20	(c) Reference to America's Cold War Center.—
21	The museum located at Blytheville/Eaker Air Force Base
22	in Blytheville, Arkansas, is hereby authorized to be referred
23	to as the "National Cold War Center"

1	SEC. 1853. EXEMPTION UNDER MARINE MAMMAL PROTEC-
2	TION ACT OF 1972 FOR CERTAIN ACTIVITIES
3	THAT MAY RESULT IN INCIDENTAL TAKE OF
4	RICE'S WHALE.
5	(a) Exemption Process Required.—The Secretary
6	of Commerce, the Secretary of the Interior, and the Sec-
7	retary of Defense, as appropriate, shall begin the process
8	under section 101(f)(1) of the Marine Mammal Protection
9	Act of 1972 (16 U.S.C. 1371(f)(1)) to exempt from the re-
10	quirements of that Act, as applicable, training and testing
11	activities, including those that involve the use of live or
12	inert impact weapons or aerial gunnery, conducted by the
13	Secretary of the Air Force on the Eglin Gulf Test and
14	Training Range, located at Eglin Air Force Base, that may
15	result in incidental take of the Rice's whale (Balaenoptera
16	ricei).
17	(b) Notification Requirement Satisfied.—If the
18	Secretary of Defense issues an exemption pursuant to sub-
19	section (a) the notification requirement under section
20	101(f)(4) of the Marine Mammal Protection Act of 1972 (16
21	U.S.C. 1371(f)(4)) shall be deemed to be satisfied upon
22	issuance of the exemption.

1	SEC. 1854. REVISION OF REQUIREMENT FOR TRANSFER OF
2	CERTAIN AIRCRAFT TO STATE OF CALI-
3	FORNIA FOR WILDFIRE SUPPRESSION PUR-
4	POSES.
5	(a) Transfer of Excess Coast Guard HC-130H
6	AIRCRAFT.—
7	(1) Transfer to state of california.—The
8	Secretary of Homeland Security shall transfer to the
9	State of California without reimbursement—
10	(A) the 7 HC-130H aircraft specified in
11	paragraph (2); and
12	(B) initial spares and necessary ground
13	support equipment for such aircraft.
14	(2) AIRCRAFT SPECIFIED.—The aircraft specified
15	in this paragraph are the HC -130 H Coast Guard
16	aircraft with serial numbers 1706, 1708, 1709, 1713,
17	1714, 1719, and 1721.
18	(3) Timing; Aircraft modifications.—The
19	transfers under paragraph (1)—
20	(A) shall be made as soon as practicable
21	after the date of the enactment of this Act; and
22	(B) may be carried out without further
23	modifications to the aircraft by the United
24	States.
25	(b) Conditions of Transfer.—Aircraft transferred
26	to the State of California under this section—

1	(1) may be used only for wildfire suppression
2	purposes, including search and rescue or emergency
3	operations pertaining to wildfires;

- (2) may not be flown outside of, or otherwise removed from, the United States unless dispatched by the National Interagency Fire Center in support of an international agreement to assist in wildfire suppression efforts or for other disaster-related response purposes approved by the Governor of California in writing in advance; and
- 11 (3) may not be sold by the Governor of Cali-12 fornia after transfer.
- 13 (c) CALCULATION OF INITIAL SPARES.—For purposes 14 of subsection (a)(1)(B), initial spares shall be calculated 15 based on shelf stock support for 7 HC-130H aircraft each 16 flying 400 hours each year.
- 17 (d) Transfer of Residual Kits and Parts Held
- 18 By Air Force.—The Secretary of the Air Force may trans-
- 19 fer to the State of California, without reimbursement, any
- 20 residual kits and parts held by the Secretary of the Air
- 21 Force that were procured in anticipation of the transfer of
- 22 the aircraft specified in subsection (a)(2).
- 23 (e) Repeal of Prior Provisions of Law Relating
- 24 to Transfer.—The following provisions of law are re-
- 25 pealed:

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1	(1) Subsections (a), (c), (d), and (f) of section
2	1098 of the National Defense Authorization Act for
3	Fiscal Year 2014 (Public Law 113–66; 127 Stat.
4	881), as amended by subsections (a), (b), (c), and (d)
5	of section 1083 of the John S. McCain National De-
6	fense Authorization Act for Fiscal Year 2019 (Public
7	Law 115–232; 132 Stat. 1989).
8	(2) Subsections (e) and (f) of section 1083 of the
9	John S. McCain National Defense Authorization Act
10	for Fiscal Year 2019 (Public Law 115–232; 132 Stat.
11	1989).
12	SEC. 1855. RESTRICTIVE HOUSING REFORM.
13	(a) FINDINGS.—Congress finds the following:
14	(1) Restrictive housing takes many forms, and
15	the experience in segregation can vary considerably
16	depending on certain external factors, such as the
17	length of stay, conditions of confinement, and degree
18	of social isolation, as well as factors specific to each
19	confined person, such as age and psychological resil-
20	iency.
21	(2) Confined individuals located in restrictive
22	housing broadly express severe psychological disturb-
23	ances with lasting detrimental consequences as a re-
24	sult of their experience in security housing units. The
25	Stanford Lab's interviews revealed a range of com-

- mon impairments and adverse consequences associ ated with long-term, indefinite incarceration.
 - (3) The majority of confined members endorsed feeling mood symptoms consistent with the Diagnostic and Statistical Manual of Mental Disorders (DSM 5) diagnosis of Major Depressive Disorder, including depressed mood, hopelessness, anger, irritability, anhedonia, anger, fatigue, feelings of guilt, loss of appetite, and insomnia.
 - (4) Nearly all members also endorsed a sense of anxiety symptoms characteristic of DSM 5 diagnoses of panic disorder, traumatic stress disorders, or obsessive-compulsive disorders, such as nervousness, worry, increased heart rate and respiration, sweating, muscle tension, hyperarousal, paranoia, nightmares, intrusive thoughts, and fear of losing control.
 - (5) Psychiatric symptoms and diminished capacity for socialization continue to cause psychological suffering and problems with social function for most of the men now in general population.
 - (6) Confined members cited emotional numbing and desensitization as some of the most common responses to living in SHU.
 - (7) This sense of emotional suppression and dysregulation continues to be problematic for inmates

1	following the transition to the general population.
2	Class members also reported significant alterations in
3	cognition and perception.
4	(8) Problems with attention, concentration, and
5	memory were common, and described as persistent
6	and worsening.
7	(9) Some of the most pronounced and enduring
8	effects of long-term isolation appeared to have resulted
9	from relational estrangement and social isolation; in-
10	mates frequently reported losing, over time, the moti-
11	vation to seek social connection.
12	(b) Limitations on Confinement.—
13	(1) In general.—Inmates shall be housed in the
14	least restrictive setting necessary to ensure their own
15	safety, as well as the safety of staff, other inmates,
16	and the public.
17	(2) Reasoning.—The head of a military correc-
18	tional facility shall clearly articulate each specific
19	reason for an inmate's placement and retention in re-
20	strictive housing. Each such reason shall be supported
21	by objective evidence that such placement and reten-
22	tion is necessary—
23	(A) for prison safety or order;
24	(B) to prevent gang influence;
25	(C) for inmate or staff protection; and

1	(D) such other penological purpose as the
2	head of such facility may determine is appro-
3	priate.
4	(3) Penological purpose.—Restrictive hous-
5	ing may only be used to eliminate or mitigate a spe-
6	cific facility threat such as a fight between inmates
7	or the threat of imminent danger to inmates or staff.
8	(4) Limitation.—
9	(A) In general.—Inmates shall remain in
10	restrictive housing for no longer than necessary
11	to address each specific reason for such place-
12	ment.
13	(B) Punishment.—Inmates may not be
14	placed in restrictive housing—
15	(i) as a form of punishment or deter-
16	rence;
17	(ii) for low-level offenses that do not
18	involve physical violence to staff or inmates;
19	or
20	(iii) for more than 5 days as a part of
21	a routine investigation or more than 15
22	days as part of a non-routine investigation,
23	as determined by the Secretary of Defense,
24	absent documented extenuating cir-
25	cumstances.

1	(c) Review of Placement.—
2	(1) In general.—An institutional review panel
3	of a military correctional facility shall review the
4	placement of an inmate in restrictive housing not
5	later than 15 days after such placement and not less
6	than every 15 days thereafter until such time as the
7	inmate is removed from restrictive housing.
8	(2) Removal plan.—The head of each military
9	correctional facility shall make a plan for the return
10	of the inmate to less restrictive conditions and shall
11	share such plan with the inmate, unless sharing such
12	plan would put the health and safety of the inmate,
13	staff, other inmates, or the public at risk.
14	(d) Employee Training.—
15	(1) In general.—The Secretary of Defense shall
16	ensure that the staff of each military correctional fa-
17	cility is trained on use of force and restrictive hous-
18	ing policies not less than quarterly.
19	(2) Housing policy training.—The Secretary
20	of Defense shall ensure that the staff of each military
21	correctional facility complies with restrictive housing
22	policies and that such policies are reflected in em-

ployee evaluation systems.

(3) Standing committees.—

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1	(A) In General.—The Secretary of Defense
2	shall establish in each military correctional fa-
3	cility a standing committee, consisting of high-
4	level correctional officials, active or retired, to
5	regularly evaluate existing restrictive housing
6	policies.
7	(B) Duties.—Each standing committee
8	shall—
9	(i) review use of force and abuse alle-
10	gations to include body camera or other dig-
11	ital recording footage and closed-circuit
12	video footage of any use of force or abuse al-
13	legation;
14	(ii) submit redacted written rec-
15	ommendations on preventing unlawful use
16	of force or abuse to—
17	(I) the Secretary of Defense; and
18	(II) the Committees on Armed
19	Services of the House of Representa-
20	tives and the Senate; and
21	(iii) assist military correctional facili-
22	ties in developing safe and effective alter-
23	natives to restrictive housing and share
24	with other military correctional facilities

1	best practices for use of force to ensure safe-
2	ty for staff and confined individuals.
3	(e) Gradual Return to General Population.—
4	(1) In general.—Absent a compelling reason as
5	determined by the Secretary of Defense, the head of a
6	military correctional facility may not release inmates
7	directly from restrictive housing to the general inmate
8	population.
9	(2) Graduated system.—The head of a mili-
10	tary correctional facility shall consult with mental
11	health professionals to ensure that shock of removal
12	from isolation will not cause harm to the confined in-
13	dividual or the general inmate population.
14	(f) Enrichment Opportunities.—
15	(1) Establishment of policies.—Not later
16	than 180 days after the date of the enactment of this
17	Act, each Secretary of Defense shall establish policies
18	to:
19	(A) Increase the minimum amount of time
20	inmates in restrictive housing spend outside
21	their cells to 3 hours per day, including week-
22	ends and holidays, and to offer enhanced in-cell
23	opportunities.
24	(B) Afford to individuals in restrictive
25	housing educational opportunities, using the

1	minimum amount of protective restraint nec-
2	essary to ensure safety of staff, population, and
3	educational professionals.
4	(C) Make available to the inmates opportu-
5	nities for recreation, education, clinically appro-
6	priate treatment therapies, skill-building, and
7	social interaction with staff and other inmates.
8	(D) Ensure that lower-risk individuals may
9	conduct recreation time in such group size as the
10	facility determines appropriate.
11	(E) Increase the ability of military correc-
12	tional facilities to divert inmates with serious
13	mental illness to mental health treatment pro-
14	grams or facilities when needed to serve the in-
15	terest of the facility and the inmate.
16	(F) Prohibit the placement of inmates in re-
17	strictive housing during the final 180 days of the
18	term of imprisonment of such inmate.
19	(G) Provide targeted re-entry programming
20	for inmates who require restrictive housing dur-
21	ing the such final 180-day period.
22	(2) Posting policies.—The Secretary of De-
23	fense shall post the policies established under para-
24	graph (1) in an area of the facility that is frequented
25	by inmates and staff.

1	(g) Statistics.—The Secretary of Defense shall pub-
2	lish system-wide restrictive housing statistics, on a monthly
3	basis, on the website of the Department of Defense and on
4	websites for effected military correctional facilities. The sta-
5	tistics shall include the total number of inmates in restric-
6	tive housing, disaggregated by—
7	(1) the number of inmates who—
8	(A) remained in such housing for more than
9	90 days;
10	(B) remained in such housing for more than
11	180 days; and
12	(C) remained in such housing for more than
13	364 days; and
14	(2) the number of inmates in disciplinary seg-
15	regation, administrative detention, other restrictive
16	housing.
17	(h) Confinement Requirements.—
18	(1) In general.—The Secretary of Defense and
19	the head of a military correctional facility shall—
20	(A) submit data on restrictive housing to
21	the Committees on Armed Services and on the
22	Judiciary of the Senate and the House of Rep-
23	resentatives on a quarterly basis;

1	(B) finalize upgrades in data collection soft-
2	ware to improve tracking of restrictive housing
3	inmates; and
4	(C) require a body camera or other digital
5	recording instrument to be worn by correctional
6	staff interacting with confined population in re-
7	strictive housing for any forced movement or
8	$physical\ interaction.$
9	(2) Presumption.—In determining whether
10	placement in restrictive housing is appropriate, it
11	shall be presumed that an inmate shall be housed in
12	the least restrictive setting necessary to ensure safety,
13	and that inmates in restrictive housing shall be re-
14	turned to general population as soon as it is safe to
15	do so.
16	(i) Violations.—
17	(1) In General.—In the case of a military cor-
18	rectional facility that violates the policy established
19	by the Secretary of Defense under subsection (f), the
20	Secretary may—
21	(A) reduce the funding provided to the vio-
22	lating facility by such amount as the Secretary
23	determines appropriate and increase the amount
24	provided to facilities in compliance by an

1	amount that is equal to the amount of such re-
2	duction;
3	(B) suspend staff found to be involved in a
4	violation of such policy with or without pay; or
5	(C) terminate staff found to be involved in
6	a violation of such policy if such violation is
7	considered substantially detrimental to the goals
8	of such policy.
9	(2) Adjudication.—Any military correctional
10	facility or an employee of such facility accused of a
11	violation of the policy established by the Secretary of
12	Defense under subsection (f) shall, after notice and an
13	opportunity to be heard by the standing committee of
14	such facility and subject to approval by the Secretary
15	of Defense be subject to the relevant penalties de-
16	scribed under paragraph (1).
17	(3) Conflict of interest.—Any conflicted
18	parties, as determined by the Secretary of Defense,
19	shall recuse themselves from the proceeding before the
20	standing committee and a new impartial member
21	shall be appointed to the committee to serve in this
22	capacity for the duration of the proceeding. Any con-
23	flict of interest shall be disclosed in writing and pre-

served within the recommendation notes.

1	(j) Revision of Department of Defense Policies
2	AND GUIDANCE.—As soon as practicable after the date of
3	the enactment of this Act, the Secretary of Defense shall re-
4	vise Department of Defense Instruction 1325.07 (Adminis-
5	tration of Military Correctional Facilities and Clemency
6	and Parole Authority), and any related policies and guid-
7	ance of the Department, to conform to the requirements of
8	$this\ Act.$
9	(k) Definitions.—In this section:
10	(1) The term "military correctional facility"
11	means a correctional facility established under chap-
12	ter 48 of title 10, United States Code.
13	(2) The term "inmate" means a prisoner or an-
14	other individual serving a term of imprisonment in
15	a military correctional facility.
16	(3) The term "institutional review panel" means
17	a panel composed of—
18	(A) the leadership of a military correctional
19	facility; and
20	(B) medical professionals and mental health
21	professionals who are employed by and work out-
22	side of such facility.
23	(4) The term "non-routine investigation" means
24	any investigation that addresses a grave risk of safety

1	and security of the facility, such as a riot, killing, or
2	terror attack.
3	(5) The term "restrictive housing" means any
4	housing in which an inmate is removed from general
5	population housing to housing with little to no con-
6	tact with others for a disciplinary purpose.
7	SEC. 1856. SENSE OF CONGRESS REGARDING UNMANNEL
8	AERIAL, SURFACE, AND UNDERWATER VEHI
9	CLES.
10	It is the sense of Congress that—
11	(1) unmanned aerial, surface, and underwater
12	vessels play a critical role in modern warfare;
13	(2) continued investment in the research, devel-
14	opment, and fielding of such systems will help ad-
15	vance the military of the United States;
16	(3) such capabilities are particularly important
17	to bolstering deterrence and maintaining peace and
18	security in the Indo-Pacific region; and
19	(4) the United States should encourage its allies
20	and partners, particularly those located in the Indo-
21	Pacific region, to invest in unmanned aerial, surface,
22	and underwater vessels to reinforce deterrence.

1	SEC. 1857. SENSE OF CONGRESS REGARDING NAMING OF
2	VESSEL FOR BATTLE OF DAI DO.
3	It is the sense of Congress that the Secretary of the
4	Navy should name an amphibious or expeditionary class
5	vessel for the Battle of Dai Do.
6	SEC. 1858. RISK FRAMEWORK FOR FOREIGN PHONE APPLI-
7	CATIONS OF CONCERN.
8	(a) In General.—The Secretary of Defense shall—
9	(1) create categorical definitions of foreign phone
10	applications of concern with respect to personnel or
11	operations of the Department of Defense, distin-
12	guishing among categories such as applications for
13	shopping, social media, entertainment, or health; and
14	(2) create a risk framework with respect to De-
15	partment personnel or operations that assesses each
16	foreign phone application (or, if appropriate, group-
17	ing of similar such applications) that is from a coun-
18	try of concern for any potential impact on Depart-
19	mental personnel and Departmental operations, in-
20	corporating considerations of—
21	(A) the manner and extent of data collection
22	by the application;
23	(B) the ability of the application to influ-
24	ence users:

1	(C) the manner and extent of foreign owner-
2	ship or control of the application or data col-
3	lected by the application;
4	(D) any foreign government interests associ-
5	ated with the applications;
6	(E) known or assessed malicious software
7	embedded in the application, including in prior
8	versions of the application or in other applica-
9	tions created by the owners of such application;
10	and
11	(F) any known impact from prior use of the
12	application to Department personnel or oper-
13	ations.
14	(b) Considerations.—In developing the categorical
15	definitions and risk framework described in subsection (a),
16	the Secretary of Defense—
17	(1) shall include in the risk framework foreign
18	phone applications of concern—
19	(A) from countries that the Secretary deter-
20	mines to be engaged in consistent, unauthorized
21	conduct that is detrimental to the national secu-
22	rity or foreign policy of the United States;
23	(B) that are accessible to be downloaded
24	from major mobile device application market-
25	places by Department personnel; and

1	(C) originating from, authored in, owned
2	by, or otherwise associated with countries or en-
3	tities that are designated on the list maintained
4	and set forth in Supplement No. 4 to part 744
5	$of \ the \ Export \ Administration \ Regulations;$
6	(2) may include additional countries or indi-
7	vidual foreign phone applications from other coun-
8	tries to the extent the Secretary determines appro-
9	priate; and
10	(3) shall consider distinguishing within the risk
11	framework the particular interests of a country de-
12	scribed in paragraph (1) or (2) in the use of a foreign
13	phone application of concern of such country (regard-
14	less of device or owner) by—
15	(A) users located at facilities of the Depart-
16	ment of Defense of varying levels of sensitivity;
17	(B) users conducting authorized operations
18	or movements of Department of Defense materiel;
19	or
20	(C) specific civilian employees of the De-
21	partment or contractors whom the Secretary de-
22	termines likely to be a target of a foreign actor.
23	(c) Guidance and Updates.—The Secretary of De-
24	fense shall—

1	(1) issue guidance to all Department personnel
2	incorporating the categories of foreign phone applica-
3	tions of concern and advising how to mitigate the
4	risks identified by the risk framework with respect to
5	such applications;
6	(2) routinely update the categorical definitions
7	and risk framework promulgated pursuant to sub-
8	section (a), at least on an annual basis; and
9	(3) prescribe regulations that prohibit applica-
10	tions on phones provided by the Department of De-
11	fense or on any device used during an activity de-
12	scribed in subsection $(b)(3)(B)$.
13	DIVISION B—MILITARY CON-
14	STRUCTION AUTHORIZA-
15	TIONS
	HONS
16	SEC. 2001. SHORT TITLE.
16 17	
17	SEC. 2001. SHORT TITLE.
17 18	SEC. 2001. SHORT TITLE. This division and title XLVI of division D may be
17 18 19	SEC. 2001. SHORT TITLE. This division and title XLVI of division D may be cited as the "Military Construction Authorization Act for
17 18 19	SEC. 2001. SHORT TITLE. This division and title XLVI of division D may be cited as the "Military Construction Authorization Act for Fiscal Year 2024".
17 18 19 20	SEC. 2001. SHORT TITLE. This division and title XLVI of division D may be cited as the "Military Construction Authorization Act for Fiscal Year 2024". SEC. 2002. EXPIRATION OF AUTHORIZATIONS AND
17 18 19 20 21	SEC. 2001. SHORT TITLE. This division and title XLVI of division D may be cited as the "Military Construction Authorization Act for Fiscal Year 2024". SEC. 2002. EXPIRATION OF AUTHORIZATIONS AND AMOUNTS REQUIRED TO BE SPECIFIED BY
117 118 119 220 221 222	SEC. 2001. SHORT TITLE. This division and title XLVI of division D may be cited as the "Military Construction Authorization Act for Fiscal Year 2024". SEC. 2002. EXPIRATION OF AUTHORIZATIONS AND AMOUNTS REQUIRED TO BE SPECIFIED BY LAW.

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construction projects, land acquisition, family housing
   projects and facilities, and contributions to the North At-
    lantic Treaty Organization Security Investment Program
 3
 4
    (and authorizations of appropriations therefor) shall expire
 5
    on the later of—
 6
              (1) October 1, 2026; or
 7
              (2) the date of the enactment of an Act author-
 8
         izing funds for military construction for fiscal year
 9
         2027.
10
         (b) Exception.—Subsection (a) shall not apply to au-
    thorizations for military construction projects, land acqui-
12
    sition, family housing projects and facilities, and contribu-
    tions to the North Atlantic Treaty Organization Security
14
    Investment Program (and authorizations of appropriations
15
    therefor), for which appropriated funds have been obligated
    before the later of—
16
17
              (1) October 1, 2026; or
18
              (2) the date of the enactment of an Act author-
19
         izing funds for fiscal year 2027 for military construc-
20
         tion projects,
                        land acquisition, family housing
21
         projects and facilities, or contributions to the North
22
        Atlantic Treaty Organization Security Investment
23
         Program.
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1				
ı	SEC	2003	EFFECTIVE	DATE

- 2 Titles XXI through XXVII shall take effect on the later
- 3 of—
- 4 (1) October 1, 2023; or
- 5 (2) the date of the enactment of this Act.

6 TITLE XXI—ARMY MILITARY 7 CONSTRUCTION

- 8 SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND
- 9 **ACQUISITION PROJECTS.**
- 10 (a) Inside the United States.—Using amounts ap-
- 11 propriated pursuant to the authorization of appropriations
- 12 in section 2103(a) and available for military construction
- 13 projects inside the United States as specified in the funding
- 14 table in section 4601, the Secretary of the Army may ac-
- 15 quire real property and carry out military construction
- 16 projects for the installations or locations inside the United
- 17 States, and in the amounts, set forth in the following table:

Army: Inside the United States

State	Installation	Amount
Alabama	Redstone Arsenal	\$50,000,000
Florida	Camp Bull Simons	\$17,000,000
Georgia	Fort Gordon	\$163,000,000
Hawaii	Aliamanu Military Reservation	\$20,000,000
Kansas	Fort Riley	\$105,000,000
Kentucky	Fort Campbell	\$38,000,000
Louisiana	Fort Polk	\$13,400,000
Massachusetts	Soldier Systems Center Natick	\$18,500,000
Michigan	Detroit Arsenal	\$72,000,000
North Carolina	Fort Bragg	\$251,500,000
Pennsylvania	Letterkenny Army Depot	\$89,000,000
Texas	Fort Bliss	\$74,000,000
	Red River Army Depot	\$113,000,000
Washington	Joint Base Lewis-McChord	\$100,000,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2103(a) and available for military con-
- 4 struction projects outside the United States as specified in
- 5 the funding table in section 4601, the Secretary of the Army
- 6 may acquire real property and carry out military construc-
- 7 tion projects for the installations or locations outside the
- 8 United States, and in the amounts, set forth in the following
- 9 table:

Army: Outside the United States

Country	Installation	Amount
Germany	Grafenwoehr	\$10,400,000 \$56,000,000

10 SEC. 2102. FAMILY HOUSING.

- 11 (a) Construction and Acquisition.—Using
- 12 amounts appropriated pursuant to the authorization of ap-
- 13 propriations in section 2103(a) and available for military
- 14 family housing functions as specified in the funding table
- 15 in section 4601, the Secretary of the Army may construct
- 16 or acquire family housing units (including land acquisition
- 17 and supporting facilities) at the installations or locations,
- 18 in the number of units, and in the amounts set forth in
- 19 the following table:

Army: Family Housing

Territory	Installation	Amount
-	Kwajalein Atoll Baumholder	\$98,600,000 \$78,746,000

- 1 (b) Improvements to Military Family Housing
- 2 Units.—Subject to section 2825 of title 10, United States
- 3 Code, and using amounts appropriated pursuant to the au-
- 4 thorization of appropriations in section 2103(a) and avail-
- 5 able for military family housing functions as specified in
- 6 the funding table in section 4601, the Secretary of the Army
- 7 may improve existing military family housing units in an
- 8 amount not to exceed \$100,000,000.
- 9 (c) Planning and Design.—Using amounts appro-
- 10 priated pursuant to the authorization of appropriations in
- 11 section 2103(a) and available for military family housing
- 12 functions as specified in the funding table in section 4601,
- 13 the Secretary of the Army may carry out architectural and
- 14 engineering services and construction design activities with
- 15 respect to the construction or improvement of family hous-
- 16 ing units in an amount not to exceed \$27,549,000.
- 17 SEC. 2103. AUTHORIZATION OF APPROPRIATIONS, ARMY.
- 18 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
- 19 hereby authorized to be appropriated for fiscal years begin-
- 20 ning after September 30, 2023, for military construction,
- 21 land acquisition, and military family housing functions of
- 22 the Department of the Army as specified in the funding
- 23 table in section 4601.
- 24 (b) Limitation on Total Cost of Construction
- 25 Projects.—Notwithstanding the cost variations author-

1	ized by section 2853 of title 10, United States Code, and
2	any other cost variation authorized by law, the total cost
3	of all projects carried out under section 2101 of this Act
4	may not exceed the total amount authorized to be appro-
5	priated under subsection (a), as specified in the funding
6	table in section 4601.
7	SEC. 2104. EXTENSION OF AUTHORITY TO USE CASH PAY-
8	MENTS IN SPECIAL ACCOUNT FROM LAND
9	CONVEYANCE, NATICK SOLDIER SYSTEMS
10	CENTER, MASSACHUSETTS.
11	Section $2844(c)(2)(C)$ of the Military Construction Au-
12	thorization Act for Fiscal Year 2018 (division B of Public
13	Law 115–91; 131 Stat. 1865) is amended—
14	(1) in the heading, by striking "October 1,
15	2025" and inserting "OCTOBER 1, 2027"; and
16	(2) by striking "October 1, 2025" and inserting
17	"October 1, 2027".
18	SEC. 2105. EXTENSION OF AUTHORITY TO CARRY OUT FIS-
19	CAL YEAR 2018 PROJECT AT KUNSAN AIR
20	BASE, KOREA.
21	(a) Extension.—Notwithstanding section 2002 of the
22	Military Construction Authorization Act for Fiscal Year
23	2018 (division B of Public Law 115–91; 131 Stat. 1817),
24	the authorization set forth in the table in subsection (b),
25	as provided in section 2101(b) of such Act (131 Stat. 1819)

- 1 and extended by section 2106(a) of the Military Construc-
- 2 tion Act for Fiscal Year 2023 (division B of Public Law
- 3 117-263; 136 Stat. 2973), shall remain in effect until Octo-
- 4 ber 1, 2024, or the date of the enactment of an Act author-
- 5 izing funds for military construction for fiscal year 2025,
- 6 whichever is later.
- 7 (b) Table.—The table referred to in subsection (a) is
- 8 as follows:

Army: Extension of 2018 Project Authorization

Country	Installation or Location	Project	Original Authorized Amount
Korea Kunsan Air Base		Unmanned Aerial Vehicle Hangar	\$53,000,000

SEC. 2106. EXTENSION OF AUTHORITY TO CARRY OUT CER-

- 10 TAIN FISCAL YEAR 2019 ARMY MILITARY CON-
- 11 STRUCTION PROJECTS.
- 12 (a) Army Military Construction.—
- 13 (1) Extension.—Notwithstanding section 2002
- of the Military Construction Authorization Act for
- 15 Fiscal Year 2019 (division B of Public Law 115–232;
- 16 132 Stat. 2240), the authorizations set forth in the
- 17 table in paragraph (2), as provided in section 2101
- 18 of that Act (132 Stat. 2241), shall remain in effect
- 19 until October 1, 2024, or the date of the enactment of
- 20 an Act authorizing funds for military construction
- 21 for fiscal year 2025, whichever is later.

- 1 (2) Table.—The table referred to in paragraph
- 2 (1) is as follows:

Army: Extension of 2019 Project Authorizations

State/Coun- try	Installation or Location	Project	Original Authorized Amount
Korea	Camp Tango		
Maruland	Fort Meade	trol Facility Cantonment Area	\$17,500,000
g		Roads	\$16,500,000

- 3 (b) Army Overseas Contingency Operations Mili-
- 4 TARY CONSTRUCTION.—
- 5 (1) EXTENSION.—Notwithstanding such section, 6 the authorizations set forth in the table in paragraph 7 (2), as provided in section 2901 of such Act, shall re-8 main in effect until October 1, 2024, or the date of 9 the enactment of an Act authorizing funds for mili-10 tary construction for fiscal year 2025, whichever is 11 later.
- 12 (2) TABLE.—The table referred to in paragraph
 13 (1) is as follows:

Army: Extension of 2019 Project Authorizations

Country	Installation or Location	Project	Original Authorized Amount
Bulgaria	Nevo Selo FOS Mihail Kogalniceanu	EDI: Ammunition Holding Area	\$5,200,000
100manett	FOS	EDI: Explosives and Ammo Load/Un- load Apron	\$21,651,000

1	SEC. 2107. EXTENSION OF AUTHORITY TO CARRY OUT CER-
2	TAIN FISCAL YEAR 2021 ARMY MILITARY CON-
3	STRUCTION PROJECTS.
4	(a) Army Military Construction.—
5	(1) Extension.—Notwithstanding section 2002
6	of the Military Construction Authorization Act for
7	Fiscal Year 2021 (division B of Public Law 116-283;
8	134 Stat. 4294), the authorizations set forth in the
9	table in paragraph (2), as provided in section
10	2101(a) of that Act (134 Stat. 4295), shall remain in
11	effect until October 1, 2024, or the date of the enact-
12	ment of an Act authorizing funds for military con-
13	struction for fiscal year 2025, whichever is later.
14	(2) Table.—The table referred to in paragraph
15	(1) is as follows:
	Army Extension of 2021 Project Authorizations

State	Installation or Location	Project	Original Authorized Amount
Arizona	Yuma Proving Ground	Ready Building	\$14,000,000
Georgia	Fort Gillem	Forensic Lab	\$71,000,000
Louisiana	Fort Polk	Information Systems	
		Facility	\$25,000,000

16 (b) Child Development Centers at Military In-17 STALLATIONS.—

(1) Extension.—Notwithstanding section 2002 18 19 of the Military Construction Authorization Act for 20 Fiscal Year 2021 (division B of Public Law 116-283; 21 134 Stat. 4294), the authorization set forth in the

- 1 table in paragraph (2), as provided in section 2865
- 2 of that Act (134 Stat. 4360), shall remain in effect
- 3 until October 1, 2024, or the date of the enactment of
- 4 an Act authorizing funds for military construction
- 5 for fiscal year 2025, whichever is later.
- 6 (2) Table.—The table referred to in paragraph
- 7 (1) is as follows:

Army: Extension of 2021 Project Authorization

State	Installation or Location	Project	Original Authorized Amount
Georgia	Fort Gordon	Child Development Center	\$21,000,000

8 TITLE XXII—NAVY MILITARY 9 CONSTRUCTION

- 10 SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND
- 11 ACQUISITION PROJECTS.
- 12 (a) Inside the United States.—Using amounts ap-
- 13 propriated pursuant to the authorization of appropriations
- 14 in section 2203(a) and available for military construction
- 15 projects inside the United States as specified in the funding
- 16 table in section 4601, the Secretary of the Navy may ac-
- 17 quire real property and carry out military construction
- 18 projects for the installations or locations inside the United
- 19 States, and in the amounts, set forth in the following table:

Navy: Inside the United States

State or Territory	tate or Territory Installation or Location	
California	Marine Corps Air Ground Combat Center Twentunine Palms	\$42.100.000

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Navy: Inside the United States—Continued

State or Territory	Installation or Location	Amount	
	Port Hueneme	\$110,000,000	
Connecticut	Naval Submarine Base New London	\$331,718,000	
District Of Columbia	Marine Barracks Washington	\$131,800,000	
Georgia	Marine Corps Logistics Base Albany	\$63,970,000	
Guam	Andersen Air Force Base	\$497,620,000	
	Joint Region Marianas	\$174,540,000	
	Naval Base Guam	\$946,500,000	
Hawaii	Marine Corps Base Hawai'i	\$227,350,000	
Maryland	Fort Meade	\$186,480,000	
<i>J</i>	Naval Air Station Patuxent River	\$141,700,000	
North Carolina	Marine Corps Air Station Cherry Point	\$270,150,000	
	Marine Corps Base Camp Lejeune	\$215,670,000	
Pennsylvania	Naval Surface Warfare Center Philadelphia	\$88,200,000	
Virginia	Dam Neck Annex	\$109,680,000	
<i>y</i>	Joint Expeditionary Base Little Creek -	,,,	
	Story	\$35,000,000	
	Marine Corps Base Quantico	\$127,120,000	
	Naval Station Norfolk	\$158,095,000	
	Naval Weapons Station Yorktown	\$221,920,000	
Washington	Naval Base Kitsap	\$245,000,000	

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2203(a) and available for military con-
- 4 struction projects outside the United States as specified in
- 5 the funding table in section 4601, the Secretary of the Navy
- 6 may acquire real property and carry out military construc-
- 7 tion projects for the installations or locations outside the
- 8 United States, and in the amounts, set forth in the following
- 9 table:

Navy: Outside the United States

Country	Installation or Location	Amount
Djibouti	Camp Lemonnier Djibouti	\$106,600,000
Italy	Naval Air Station Sigonella	\$77,072,000

- 10 SEC. 2202. FAMILY HOUSING.
- 11 (a) Construction and Acquisition.—Using
- 12 amounts appropriated pursuant to the authorization of ap-
- 13 propriations in section 2203(a) and available for military

- 1 family housing functions as specified in the funding table
- 2 in section 4601, the Secretary of the Navy may construct
- 3 or acquire family housing units (including land acquisition
- 4 and supporting facilities) at the installations or locations,
- 5 in the number of units, and in the amounts set forth in
- 6 the following table:

Navy: Family Housing

Location	Installation	Amount
Guam	Joint Region Marianas Naval Support Activity Andersen	\$121,906,000 \$83,126,000

- 7 (b) Improvements to Military Family Housing
- 8 Units.—Subject to section 2825 of title 10, United States
- 9 Code, and using amounts appropriated pursuant to the au-
- 10 thorization of appropriations in section 2203(a) and avail-
- 11 able for military family housing functions as specified in
- 12 the funding table in section 4601, the Secretary of the Navy
- 13 may improve existing military family housing units in an
- 14 amount not to exceed \$57,740,000.
- 15 (c) Planning and Design.—Using amounts appro-
- 16 priated pursuant to the authorization of appropriations in
- 17 section 2203(a) and available for military family housing
- 18 functions as specified in the funding table in section 4601,
- 19 the Secretary of the Navy may carry out architectural and
- 20 engineering services and construction design activities with
- 21 respect to the construction or improvement of family hous-
- 22 ing units in an amount not to exceed \$14,370,000.

1	SEC. 2203. AUTHORIZATION OF APPROPRIATIONS, NAVY.
2	(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
3	hereby authorized to be appropriated for fiscal years begin-
4	ning after September 30, 2023, for military construction,
5	land acquisition, and military family housing functions of
6	the Department of the Navy, as specified in the funding
7	table in section 4601.
8	(b) Limitation on Total Cost of Construction
9	Projects.—Notwithstanding the cost variations author-
10	ized by section 2853 of title 10, United States Code, and
11	any other cost variation authorized by law, the total cost
12	of all projects carried out under section 2201 of this Act
13	may not exceed the total amount authorized to be appro-
14	priated under subsection (a), as specified in the funding
15	table in section 4601.
16	SEC. 2204. EXTENSION OF AUTHORITY TO CARRY OUT CER-
17	TAIN FISCAL YEAR 2019 NAVY MILITARY CON-
18	STRUCTION PROJECTS.
19	(a) Navy Military Construction.—
20	(1) Extension.—Notwithstanding section 2002
21	of the Military Construction Authorization Act for
22	Fiscal Year 2019 (division B of Public Law 115–232;
23	132 Stat. 2240), the authorizations set forth in the
24	table in paragraph (2), as provided in section 2201
25	of that Act (132 Stat. 2244), shall remain in effect

until October 1, 2024, or the date of the enactment of

26

- an Act authorizing funds for military construction
 for fiscal year 2025, whichever is later.
- 3 (2) Table.—The table referred to in paragraph
- 4 (1) is as follows:

Navy: Extension of 2019 Project Authorizations

State/Coun- try	Installation or Location	Project	Original Authorized Amount
Bahrain	SW Asia	Fleet Maintenance Facility and TOC	\$26,340,000
North Carolina	Marine Corps Base Camp Lejeune	2nd Radio BN Com- plex, Phase 2	\$51,300,000
South Carolina	Marine Corps Air Sta- tion Beaufort	Recycling/Hazardous	<i>\$31,300,000</i>
Washington	Bangor	Waste Facility Pier and Mainte-	\$9,517,000
		nance Facility	\$88,960,000

- 5 (b) Enhancing Force Protection and Safety on 6 Military Installations.—
- 7 (1) Extension.—Notwithstanding section 2002 8 of the Military Construction Authorization Act for 9 Fiscal Year 2019 (division B of Public Law 115–232; 10 132 Stat. 2240), the authorization set forth in the 11 table in paragraph (2), as provided in section 2810 12 of that Act (132 Stat. 2266), shall remain in effect 13 until October 1, 2024, or the date of the enactment of 14 an Act authorizing funds for military construction 15 for fiscal year 2025, whichever is later.
- 16 (2) TABLE.—The table referred to in paragraph
 17 (1) is as follows:

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Navy: Extension of 2019 Project Authorization

State	Installation or Location	Project	Original Authorized Amount
South Carolina	Marine Corps Air Station Beaufort	Laurel Bay Fire Station	\$10,750,000

1 (c) NAVY CONSTRUCTION AND LAND ACQUISITION Project.— 3 (1) Extension.—Notwithstanding section 2002 4 of the Military Construction Authorization Act for 5 Fiscal Year 2019 (division B of Public Law 115–232; 6 132 Stat. 2240), the authorization set forth in the 7 table in paragraph (2), as provided in section 2902 8 of that Act (132 Stat. 2286), shall remain in effect 9 until October 1, 2024, or the date of the enactment of 10 an Act authorizing funds for military construction 11 for fiscal year 2025, whichever is later. 12 (2) Table.—The table referred to in paragraph 13 (1) is as follows:

Navy: Extension of 2019 Project Authorization

Country	Installation or Location	Project	Original Authorized Amount
Greece	Naval Support Activity Souda Bay	EDI: Joint Mobility Processing Center	\$41,650,000

1	SEC. 2205. EXTENSION OF AUTHORITY TO CARRY OUT CER-
2	TAIN FISCAL YEAR 2021 NAVY MILITARY CON-
3	STRUCTION PROJECTS.
4	(a) Extension.—Notwithstanding section 2002 of the
5	Military Construction Authorization Act for Fiscal Year
6	2021 (division B of Public Law 116–283; 134 Stat. 4294),
7	the authorizations set forth in the table in subsection (b),
8	as provided in section 2201 of that Act (134 Stat. 4297),
9	shall remain in effect until October 1, 2024, or the date
10	of the enactment of an Act authorizing funds for military
11	construction for fiscal year 2025, whichever is later.
12	(b) Table.—The table referred to in subsection (a) is
13	as follows:

Navy: Extension of 2021 Project Authorizations

State/Coun- try	Installation or Location	Project	Original Authorized Amount
California	Twentynine Palms	Wastewater Treat- ment Plant	\$76,500,000
Guam	Joint Region Marianas	Joint Communication Upgrade	\$166,000,000
Maine	NCTAMS LANT Detach- ment Cutler	Perimeter Security	\$26,100,000
Nevada	Fallon	Range Training Complex, Phase 1	\$29,040,000

14 TITLE XXIII—AIR FORCE 15 MILITARY CONSTRUCTION

- 16 SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND
 17 LAND ACQUISITION PROJECTS.
- 18 (a) Inside the United States.—Using amounts ap-19 propriated pursuant to the authorization of appropriations

- 1 in section 2303(a) and available for military construction
- 2 projects inside the United States as specified in the funding
- 3 table in section 4601, the Secretary of the Air Force may
- 4 acquire real property and carry out military construction
- 5 projects for the installations or locations inside the United
- 6 States, and in the amounts, set forth in the following table:

Air Force: Inside the United States

State or Territory	Installation or Location	Amount
Florida	Eglin Air Force Base	\$14,600,000
	MacDill Air Force Base	\$131,000,000
	Patrick Space Force Base	\$27,000,000
Georgia	Robins Air Force Base	\$115,000,000
Guam	Joint Region Marianas	\$411,000,000
Massachusetts	Hanscom Air Force Base	\$37,000,000
Mississippi	Columbus Air Force Base	\$39,500,000
Montana	Malmstrom Air Force Base	\$10,300,000
South Dakota	Ellsworth Air Force Base	\$235,000,000
Texas	Joint Base San Antonio-Lackland	\$158,000,000
Utah	Hill Air Force Base	\$82,000,000
Wyoming	F.E. Warren Air Force Base	\$85,000,000

7 (b) Outside the United States.—Using amounts

- 8 appropriated pursuant to the authorization of appropria-
- 9 tions in section 2303(a) and available for military con-
- 10 struction projects outside the United States as specified in
- 11 the funding table in section 4601, the Secretary of the Air
- 12 Force may acquire real property and carry out military
- 13 construction projects for the installations or locations out-
- 14 side the United States, and in the amounts, set forth in
- 15 the following table:

Air Force: Outside the United States

Country	Installation or Location	Amount
Australia	Royal Australian Air Force Base Darwin	\$26,000,000
	Royal Australian Air Force Base Tindal	\$130,500,000
Norway	Rygge Air Station	\$119,000,000
Philippines	Cesar Basa Air Base	\$35,000,000
Spain	Morón Air Base	\$26,000,000
United Kingdom	Royal Air Force Fairford	\$47,000,000

Country	Installation or Location	Amount
	Royal Air Force Lakenheath	\$78,000,000

1 SEC. 2302. FAMILY HOUSING.

- 2 (a) Improvements to Military Family Housing
- 3 Units.—Using amounts appropriated pursuant to the au-
- 4 thorization of appropriations in section 2303(a) and avail-
- 5 able for military family housing functions as specified in
- 6 the funding table in section 4601, the Secretary of the Air
- 7 Force may construct or acquire family housing units (in-
- 8 cluding land acquisition and supporting facilities) at the
- 9 installations or locations, in the number of units, and in
- 10 the amounts set forth in the following table:

Navy: Family Housing

Country	Installation	Amount
Japan	Yokota Air Base	\$27,000,000

- 11 (b) Improvements to Military Family Housing
- 12 Units.—Subject to section 2825 of title 10, United States
- 13 Code, and using amounts appropriated pursuant to the au-
- 14 thorization of appropriations in section 2303(a) and avail-
- 15 able for military family housing functions as specified in
- 16 the funding table in section 4601, the Secretary of the Air
- 17 Force may improve existing military family housing units
- 18 in an amount not to exceed \$229,282,000.
- 19 (c) Planning and Design.—Using amounts appro-
- 20 priated pursuant to the authorization of appropriations in

- 1 section 2303(a) and available for military family housing
- 2 functions as specified in the funding table in section 4601,
- 3 the Secretary of the Air Force may carry out architectural
- 4 and engineering services and construction design activities
- 5 with respect to the construction or improvement of family
- 6 housing units in an amount not to exceed \$7,815,000.
- 7 SEC. 2303. AUTHORIZATION OF APPROPRIATIONS, AIR
- 8 FORCE.
- 9 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
- 10 hereby authorized to be appropriated for fiscal years begin-
- 11 ning after September 30, 2023, for military construction,
- 12 land acquisition, and military family housing functions of
- 13 the Department of the Air Force, as specified in the funding
- 14 table in section 4601.
- 15 (b) Limitation on Total Cost of Construction
- 16 Projects.—Notwithstanding the cost variations author-
- 17 ized by section 2853 of title 10, United States Code, and
- 18 any other cost variation authorized by law, the total cost
- 19 of all projects carried out under section 2301 of this Act
- 20 may not exceed the total amount authorized to be appro-
- 21 priated under subsection (a), as specified in the funding
- 22 table in section 4601.

1	SEC. 2304. EXTENSION OF AUTHORITY TO CARRY OUT CER-
2	TAIN FISCAL YEAR 2017 AIR FORCE MILITARY
3	CONSTRUCTION PROJECTS.
4	(a) Air Force Military Construction Projects
5	Outside the United States.—
6	(1) Extension.—Notwithstanding section 2002
7	of the Military Construction Authorization Act for
8	Fiscal Year 2017 (division B of Public Law 114–328;
9	130 Stat. 2688), the authorizations set forth in the
10	table in paragraph (2), as provided in section 2301(b)
11	of that Act (130 Stat. 2696) and extended by section
12	2304 of the Military Construction Act for Fiscal Year
13	2022 (division B of Public Law 117–181; 135 Stat.
14	2169), shall remain in effect until October 1, 2024, or
15	the date of the enactment of an Act authorizing funds
16	for military construction for fiscal year 2025, which-
17	ever is later.
18	(2) Table.—The table referred to in paragraph
19	(1) is as follows:

Air Force: Extension of 2017 Project Authorizations

Country	Installation or Location	Project	Original Authorized Amount
Germany	Ramstein Air Base	37 AS Squadron Op- erations/Aircraft	
Germany	Spangdahlem Air Base	Maintenance Unit Upgrade Hardened Aircraft Shelters	\$13,437,000
Ianan	Yokota Air Base	for F/A-22 C-130J Corrosion	\$2,700,000
Japan	Torona An Buse	Control Hangar	\$23,777,000

1	(b) Air Force Overseas Contingency Operations
2	Projects.—
3	(1) Extension.—Notwithstanding section 2002
4	of the Military Construction Authorization Act for
5	Fiscal Year 2017 (division B of Public Law 114–328;
6	130 Stat. 2688), the authorization set forth in the
7	table in paragraph (2), as provided in section 2902
8	of that Act (130 Stat. 2743) and extended by section
9	2304 of the Military Construction Act for Fiscal Year
10	2022 (division B of Public Law 117–181; 135 Stat.
11	2169), shall remain in effect until October 1, 2024, or
12	the date of the enactment of an Act authorizing funds
13	for military construction for fiscal year 2025, which-
14	ever is later.
15	(2) Table.—The table referred to in paragraph
16	(1) is as follows:

Air Force: Extension of 2017 Project Authorization

Country	Installation or Location	Project	Original Authorized Amount
Germany	Spangdahlem Air Base	F/A=22 Low Observ- able/Composite Re- pair Facility	\$12,000,000

17 SEC. 2305. EXTENSION OF AUTHORITY TO CARRY OUT CER18 TAIN FISCAL YEAR 2018 AIR FORCE MILITARY
19 CONSTRUCTION PROJECTS.
20 (a) TYNDALL AIR FORCE BASE, FLORIDA.—

- 1 (1) Extension.—Notwithstanding section 2002 2 of the Military Construction Authorization Act for 3 Fiscal Year 2018 (division B of Public Law 115–91; 4 131 Stat. 1817), the authorization set forth in the table in paragraph (2), as provided in section 5 6 2301(a) of that Act (131 Stat. 1825) and extended by 7 section 2304(a) of the Military Construction Act for 8 Fiscal Year 2023 (division B of Public Law 117-9 263), shall remain in effect until October 1, 2024, or 10 the date of the enactment of an Act authorizing funds 11 for military construction for fiscal year 2025, which-12 ever is later.
- 13 (2) TABLE.—The table referred to in paragraph
 14 (1) is as follows:

Air Force: Extension of 2018 Project Authorization

State	Installation or Location	Project	Original Authorized Amount
Florida	Tyndall Air Force Base	Fire Station	\$17,000,000

- 15 (b) Air Force Overseas Contingency Operations 16 Projects.—
- 17 (1) EXTENSION.—Notwithstanding section 2002 18 of the Military Construction Authorization Act for 19 Fiscal Year 2018 (division B of Public Law 115–91; 20 131 Stat. 1817), the authorizations set forth in the 21 table in paragraph (2), as provided in section 2903 22 of that Act (131 Stat. 1876) and extended by section

- 2304(b) of the Military Construction Act for Fiscal Year 2023 (division B of Public Law 117–263), shall remain in effect until October 1, 2024, or the date of the enactment of an Act authorizing funds for military construction for fiscal year 2025, whichever is later.
- 7 (2) TABLE.—The table referred to in paragraph 8 (1) is as follows:

Air Force: Extension of 2018 Project Authorizations

Country	Installation or Location	Project	Original Authorized Amount
Hungary	Kecskemet Air Base	ERI: Airfield Up-	
		grades	\$12,900,000
	Kecskemet Air Base	ERI: Construct Par-	
		allel Taxiway	\$30,000,000
	Kecskemet Air Base	ERI: Increase POL	
		Storage Capacity	\$12,500,000
Luxembourg	Sanem	ERI: ECAOS	
		Deployable Airbase	
		System Storage	\$67,400,000
Slovakia	Malacky	ERI: Airfield Up-	
		grades	\$4,000,000
	Malacky	ERI: Increase POL	
		Storage Capacity	\$20,000,000

SEC. 2306. EXTENSION OF AUTHORITY TO CARRY OUT CER-10 TAIN FISCAL YEAR 2019 AIR FORCE MILITARY 11 CONSTRUCTION PROJECTS. 12 (a) FORCE MILITARY AIRConstruction 13 Projects.— 14 (1) Extension.—Notwithstanding section 2002 15 of the Military Construction Authorization Act for 16 Fiscal Year 2019 (division B of Public Law 115–232; 17 132 Stat. 2240), the authorizations set forth in the

- table in paragraph (2), as provided in section 2301
 of that Act (132 Stat. 2246), shall remain in effect
 until October 1, 2024, or the date of the enactment of
 an Act authorizing funds for military construction
 for fiscal year 2025, whichever is later.
- 6 (2) TABLE.—The table referred to in paragraph
 7 (1) is as follows:

Air Force: Extension of 2019 Project Authorizations

State/Coun- try	Installation or Location	Project	Original Authorized Amount
Mariana Is- lands	Tinian	APR-Cargo Pad with Taxiway Exten-	
	Tinian	sionAPR-Maintenance	\$46,000,000
Maryland	Joint Base Andrews	Support Facility Child Development	\$4,700,000
	Joint Base Andrews	Center PAR Relocate Haz	\$13,000,000
New Mexico	Holloman Air Force	Cargo Pad and EOD Range	\$37,000,000
	Base	MQ-9 FTU Ops Fa- cility	\$85,000,000
	Kirtland Air Force Base	Wyoming Gate Up- grade for Anti-Ter-	42 000 000
United King-	D. 14: E	rorism Compliance	\$7,000,000
dom	Royal Air Force Lakenheath	F-35A ADAL Conventional Muni-	
Utah	Hill Air Force Base	tions MX Composite Aircraft Antenna Calibra-	\$9,204,000
		tion Fac	\$26,000,000

- 8 (b) Air Force Overseas Contingency Operations
- 9 Projects.—
- 10 (1) Extension.—Notwithstanding section 2002
- of the Military Construction Authorization Act for
- 12 Fiscal Year 2019 (division B of Public Law 115–232;
- 13 132 Stat. 2240), the authorizations set forth in the

- table in paragraph (2), as provided in section 2903
 of that Act (132 Stat. 2287), shall remain in effect
 until October 1, 2024, or the date of the enactment of
 an Act authorizing funds for military construction
 for fiscal year 2025, whichever is later.
- 6 (2) TABLE.—The table referred to in paragraph
 7 (1) is as follows:

Air Force: Extension of 2019 Project Authorizations

Installation or Location	Project	Original Authorized Amount
Malacky	EDI: Regional Muni- tions Storage Area	\$59,000,000
RAF Fairford	EDI: Construct DABS-FEV Stor-	
RAF Fairford	age EDI: Munitions Holding Area	\$87,000,000 \$19,000,000
	Location Malacky RAF Fairford	Malacky EDI: Regional Munitions Storage Area RAF Fairford EDI: Construct DABS-FEV Storage

SEC. 2307. EXTENSION OF AUTHORITY TO CARRY OUT FIS-

- 9 CAL YEAR 2021 AIR FORCE MILITARY CON-
- 10 **STRUCTION PROJECTS.**
- 11 (a) Joint Base Langley–Eustis, Virginia.—
- 12 (1) Extension.—Notwithstanding section 2002 13 of the Military Construction Authorization Act for 14 Fiscal Year 2021 (division B of Public Law 116–283; 15 134 Stat. 4294), the authorization set forth in the 16 table in paragraph (2), as provided in section 2301 17 of that Act (134 Stat. 4299), shall remain in effect

until October 1, 2024, or the date of the enactment of

18

- an Act authorizing funds for military construction
 for fiscal year 2025, whichever is later.
- 3 (2) Table.—The table referred to in paragraph
- 4 (1) is as follows:

Air Force: Extension of 2021 Project Authorization

State	Installation or Location	Project	Original Authorized Amount
Virginia	Joint Base Langley- Eustis	Access Control Point	
		Main Gate With Land Acq	\$19,500,000

- 5 (b) Air Force Overseas Contingency Oper-6 ations.—
- 7 (1) Extension.—Notwithstanding section 2002 8 of the Military Construction Authorization Act for 9 Fiscal Year 2021 (division B of Public Law 116–283; 10 134 Stat. 4294), the authorizations set forth in the 11 table in paragraph (2), as provided in section 2902 12 of that Act (134 Stat. 4373), shall remain in effect 13 until October 1, 2024, or the date of the enactment of 14 an Act authorizing funds for military construction 15 for fiscal year 2025, whichever is later.
 - (2) TABLE.—The table referred to in paragraph
 (1) is as follows:

Air Force: Extension of 2021 Project Authorizations

Country	Installation or Location	Project	Original Authorized Amount
Germany	Ramstein Air Base	EDI: Rapid Airfield Damage Repair Storage	\$36,345,000

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Air Force: Extension of 2021 Project Authorizations—Continued

Country	Installation or Location	Project	Original Authorized Amount
	Spangdahlem	EDI: Rapid Airfield Damage Repair Storage	\$25,824,000

1 TITLE XXIV—DEFENSE AGEN-

2 CIES MILITARY CONSTRUC-

TION

- 4 SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-
- 5 TION AND LAND ACQUISITION PROJECTS.
- 6 (a) Inside the United States.—Using amounts ap-
- 7 propriated pursuant to the authorization of appropriations
- 8 in section 2403(a) and available for military construction
- 9 projects inside the United States as specified in the funding
- 10 table in section 4601, the Secretary of Defense may acquire
- 11 real property and carry out military construction projects
- 12 for the installations or locations inside the United States,
- 13 and in the amounts, set forth in the following table:

Defense Agencies: Inside the United States

State	Installation or Location	Amount
Alabama	Redstone Arsenal	\$147,975,000
California	Marine Corps Air Station Miramar	\$103,000,000
	Naval Base Coronado	\$51,000,000
	Naval Base San Diego	\$101,644,000
Maryland	Fort Meade	\$885,000,000
	Joint Base Andrews	\$38,300,000
Montana	Great Falls International Airport	\$30,000,000
North Carolina	Marine Corps Base Camp Lejeune	\$70,000,000
Utah	Hill Air Force Base	\$14,200,000
Virginia	Fort Belvoir	\$185,000,000
	Joint Expeditionary Base Little Creek - Story.	\$61,000,000
	Pentagon	\$30,600,000
Washington	Joint Base Lewis-McChord	\$62,000,000
	Manchester	\$71,000,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2403(a) and available for military con-
- 4 struction projects outside the United States as specified in
- 5 the funding table in section 4601, the Secretary of Defense
- 6 may acquire real property and carry out military construc-
- 7 tion projects for the installations or locations outside the
- 8 United States, and in the amounts, set forth in the following
- 9 table:

Defense Agencies: Outside the United States

Country	Installation or Location	Amount
Cuba Germany	Guantanamo Bay Naval Station Baumholder Ramstein Air Base	\$257,000,000 \$57,700,000 \$181,764,000
Honduras Japan Spain	Soto Cano Air Base Kadena Air Base Naval Station Rota	\$41,300,000 \$100,300,000 \$80,000,000

- 10 SEC. 2402. AUTHORIZED ENERGY RESILIENCE AND CON-
- 11 SERVATION INVESTMENT PROGRAM
- 12 **PROJECTS.**
- 13 (a) Inside the United States.—Using amounts ap-
- 14 propriated pursuant to the authorization of appropriations
- 15 in section 2403(a) and available for energy conservation
- 16 projects as specified in the funding table in section 4601,
- 17 the Secretary of Defense may carry out energy conservation
- 18 projects under chapter 173 of title 10, United States Code,
- 19 for the installations or locations inside the United States,
- 20 and in the amounts, set forth in the following table:

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ERCIP Projects: Inside the United States

State or Territory	Installation or Location	Amount
California	Naval Base San Diego	\$6,300,000
	Marine Corps Air Station Miramar	\$30,550,000
	Vandenberg Space Force Base	\$57,000,000
Colorado	Buckley Space Force Base	\$14,700,000
Georgia	Naval Submarine Base Kings Bay	\$49,500,000
Kansas	Forbes Field	\$5,850,000
Missouri	Lake City Army Ammunition Plant	\$80,100,000
Nebraska	Offutt Air Force Base	\$41,000,000
North Carolina	Fort Bragg (Camp Mackall)	\$10,500,000
Oklahoma	Fort Sill	\$76,650,000
Puerto Rico	Fort Buchanan	\$56,000,000
Texas	Fort Hood	\$18,250,000
Virginia	Pentagon	\$2,250,000
Washington	Joint Base Lewis-McChord	\$49,850,000
Wyoming	F.E. Warren Air Force Base	\$25,000,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2403(a) and available for energy conserva-
- 4 tion projects as specified in the funding table in section
- 5 4601, the Secretary of Defense may carry out energy con-
- 6 servation projects under chapter 173 of title 10, United
- 7 States Code, for the installations or locations outside the
- 8 United States, and in the amounts, set forth in the following
- 9 table:

ERCIP Projects: Outside the United States

Country	Installation or Location	Amount
	K–16 Air Base Camp Buehring	\$5,650,000 \$18,850,000

10 SEC. 2403. AUTHORIZATION OF APPROPRIATIONS, DEFENSE

- 11 AGENCIES.
- 12 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
- 13 hereby authorized to be appropriated for fiscal years begin-
- 14 ning after September 30, 2023, for military construction,

- 1 land acquisition, and military family housing functions of
- 2 the Department of Defense (other than the military depart-
- 3 ments), as specified in the funding table in section 4601.
- 4 (b) Limitation on Total Cost of Construction
- 5 Projects.—Notwithstanding the cost variations author-
- 6 ized by section 2853 of title 10, United States Code, and
- 7 any other cost variation authorized by law, the total cost
- 8 of all projects carried out under section 2401 of this Act
- 9 may not exceed the total amount authorized to be appro-
- 10 priated under subsection (a), as specified in the funding
- 11 table in section 4601.
- 12 SEC. 2404. EXTENSION OF AUTHORITY TO CARRY OUT CER-
- 13 TAIN FISCAL YEAR 2018 DEFENSE AGENCIES
- 14 *MILITARY CONSTRUCTION PROJECTS.*
- 15 (a) EXTENSION.—Notwithstanding section 2002 of the
- 16 Military Construction Authorization Act for Fiscal Year
- 17 2018 (division B of Public Law 115–91; 131 Stat. 1817),
- 18 the authorizations set forth in the table in subsection (b),
- 19 as provided in section 2401(b) of that Act (131 Stat. 1829)
- 20 and extended by section 2404 of the Military Construction
- 21 Act for Fiscal Year 2023 (division B of Public Law 117–
- 22 263), shall remain in effect until October 1, 2024, or the
- 23 date of the enactment of an Act authorizing funds for mili-
- 24 tary construction for fiscal year 2025, whichever is later.

1 (b) Table.—The table referred to in subsection (a) is 2 as follows:

Defense Agencies: Extension of 2018 Project Authorizations

Country	Installation or Location	Project	Original Authorized Amount
Japan	Iwakuni	PDI: Construct Bulk Storage Tanks PH	
Puerto Rico	Punta Borinquen	1Ramey Unit School Replacement	\$30,800,000 \$61,071,000

- SEC. 2405. EXTENSION OF AUTHORITY TO CARRY OUT CER-
- 4 TAIN FISCAL YEAR 2019 DEFENSE AGENCIES
- 5 *MILITARY CONSTRUCTION PROJECTS.*
- 6 (a) Extension.—Notwithstanding section 2002 of the
- 7 Military Construction Authorization Act for Fiscal Year
- 8 2019 (division B of Public Law 115–232; 132 Stat. 2240),
- 9 the authorizations set forth in the table in subsection (b),
- 10 as provided in section 2401(b) of that Act (132 Stat. 2249),
- 11 shall remain in effect until October 1, 2024, or the date
- 12 of the enactment of an Act authorizing funds for military
- 13 construction for fiscal year 2025, whichever is later.
- 14 (b) Table.—The table referred to in subsection (a) is
- 15 as follows:

Defense Agencies: Extension of 2019 Project Authorizations

Country	Installation or Location	Project	Original Authorized Amount
Germany	Baumholder	SOF Joint Parachute	
		Rigging Facility	\$11,504,000
Japan	Camp McTureous	Bechtel Elementary	
		School	\$94,851,000
	Iwakuni	Fuel Pier	\$33,200,000

1	SEC. 2406. MODIFICATION OF AUTHORITY TO CARRY OUT
2	FISCAL YEAR 2019 PROJECT AT SOF JOINT
3	PARACHUTE RIGGING FACILITY,
4	BAUMHOLDER, GERMANY.
5	(a) Modification of Authority.—In the case of the
6	authorization contained in the table in section 2401(b) of
7	$the\ Military\ Construction\ Authorization\ Act\ for\ Fiscal\ Year$
8	2019 (division B of Public Law 115–232; 132 Stat. 2249)
9	for Baumholder, Germany, for construction of a SOF Joint
10	Parachute Rigging Facility, the Secretary of Defense may
11	construct a 3,200 square meter facility.
12	(b) Modification of Project Amounts.—
13	(1) Division B table.—The authorization table
14	in section 2401(b) of the Military Construction De-
15	fense Authorization Act for Fiscal Year 2019 (division
16	B of Public Law 115–232; 132 Stat. 2249) is amend-
17	ed in the item relating to Baumholder, Germany, by
18	striking "\$11,504,000" and inserting "\$23,000,000".
19	(2) DIVISION D TABLE.—The funding table in
20	section 4601 of the John S. McCain National Defense
21	Authorization Act for Fiscal Year 2019 (Public Law
22	115-232; 132 Stat. 2406) is amended in the item re-
23	lating to Baumholder, Germany, SOF Joint Para-
24	chute Rigging Facility, by striking "\$11,504" in the
25	Conference Authorized column and inserting
26	"\$23,000".

	1011
1	SEC. 2407. EXTENSION OF AUTHORITY TO CARRY OUT FIS-
2	CAL YEAR 2021 PROJECT AT DEFENSE FUEL
3	SUPPORT POINT TSURUMI, JAPAN.
4	(a) Extension.—Notwithstanding section 2002 of the
5	Military Construction Authorization Act for Fiscal Year
6	2021 (division B of Public Law 116–283; 134 Stat. 4294),
7	the authorization set forth in the table in subsection (b),
8	as provided in section 2401(b) of that Act (134 Stat. 4304),
9	shall remain in effect until October 1, 2024, or the date
10	of the enactment of an Act authorizing funds for military
11	construction for fiscal year 2025, whichever is later.
12	(b) Table.—The table referred to in subsection (a) is
13	as follows:

Defense Agencies: Extension of 2021 Project Authorization

Country	Installation or Location	Project	Original Authorized Amount
Japan	Def Fuel Support Point Tsurumi	Fuel Wharf	\$49,500,000

14	SEC. 2408. EXTENSION OF AUTHORITY TO CARRY OUT CER-			
15	TAIN FISCAL YEAR 2021 ENERGY RESILIENCE			
16	AND CONSERVATION INVESTMENT			
17	PROJECTS.			
18	(a) Extension.—Notwithstanding section 2002 of the			
19	Military Construction Authorization Act for Fiscal Year			
20	2021 (division B of Public Law 116–283; 134 Stat. 4294),			
21	the authorizations set forth in the table in subsection (b),			
22	as provided in section 2402 of that Act (134 Stat. 4306),			
	**** **** ****			

- 1 shall remain in effect until October 1, 2024, or the date
- 2 of the enactment of an Act authorizing funds for military
- 3 construction for fiscal year 2025, whichever is later.
- 4 (b) Table.—The table referred to in subsection (a) is
- 5 as follows:

ERCIP Projects: Extension of 2021 Project Authorizations

State/Coun- try	Installation or Location	Project	Original Authorized Amount
Arkansas	Ebbing Air National Guard Base	PV Arrays and Bat- tery Storage	\$2,600,000
California	Marine Corps Air Com- bat Center Twenty		
	Nine Palms	Install 10 Mw Bat- tery Energy Stor- age for Various Buildings	\$11,646,000
	Military Ocean Ter-	Buttaingo	ψ11,010,000
	minal Concord	Military Ocean Ter- minal Concord	
		Microgrid	\$29,000,000
	Naval Support Activity Monterey	Cogeneration Plant	4
T. 7	37 10 141:11	at B236	\$10,540,000
Italy	Naval Support Activity	Smart Grid	¢2.400.000
Nevada	Naples Creech Air Force Base	Central Standby	\$3,490,000
rvevaaa	Creech Air Poice Base	Generators	\$32,000,000
Virginia	Naval Medical Center	GONOTOROTS	φολ,000,000
	Portsmouth	Retro Air Handling	
		Units From Con-	
		stant Volume; Re-	
		heat to Variable	4
		Air Volume	\$611,000

- 6 SEC. 2409. AUTHORITY TO CARRY OUT MILITARY CON-
- 7 STRUCTION PROJECTS TO IMPROVE CERTAIN
- 8 FISCAL YEAR 2022 UTILITY SYSTEMS.
- 9 In the case of a utility system that is conveyed under
- 10 section 2688 of title 10, United States Code, and that only
- 11 provides utility services to a military installation, notwith-
- 12 standing subchapters I and III of chapter 169 and chapters

- 1 221 and 223 of title 10, United States Code, the Secretary
- 2 of Defense or the Secretary of a military department may
- 3 authorize a contract with the conveyee of the utility system
- 4 to carry out the military construction projects set forth in
- 5 the following table:

Improvements to Conveyed Utility Systems

State	Installation or Location	Project
Alabama	Fort Rucker	Construct a 10 MW RICE Generator Plant and Micro-Grid Controls
Georgia	Fort Benning	Construct 4.8MW Generation and Microgrid
	Fort Stewart	Construct a 10 MW Genera- tion Plant, with Microgrid Controls
New York	Fort Drum	Wellfield Expansion Resiliency Project
North Carolina	Fort Bragg	Construct 10 MW Microgrid Utilizing Existing and New Generators
	Fort Bragg	Fort Bragg Emergency Water System

- 6 SEC. 2410. ADDITIONAL AUTHORITY TO CARRY OUT CER-
- 7 TAIN MILITARY CONSTRUCTION PROJECTS
- 8 TO IMPROVE CERTAIN FISCAL YEAR 2023
- 9 UTILITY SYSTEMS.
- In the case of a utility system that is conveyed under
- 11 section 2688 of title 10, United States Code, and that only
- 12 provides utility services to a military installation, notwith-
- 13 standing subchapters I and III of chapter 169 and chapters
- 14 221 and 223 of title 10, United States Code, the Secretary
- 15 of Defense or the Secretary of a military department may
- 16 authorize a contract with the conveyee of the utility system

- 1 to carry out the military construction projects set forth in
- 2 the following table:

Improvement of Conveyed Utility Systems

State	Installation or Location	Project
Georgia	Fort Stewart-Hunter Army Airfield	Power Generation and Microgrid
Kansas	Fort Riley	Power Generation and Microgrid
Texas	Fort Hood	Power Generation and Microgrid

3 TITLE XXV—INTERNATIONAL

- 4 **PROGRAMS**
- 5 Subtitle A—North Atlantic Treaty
- 6 Organization Security Invest-
- 7 ment Program
- 8 SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND
- 9 ACQUISITION PROJECTS.
- 10 The Secretary of Defense may make contributions for
- 11 the North Atlantic Treaty Organization Security Invest-
- 12 ment Program, as provided in section 2806 of title 10,
- 13 United States Code, in an amount not to exceed the sum
- 14 of the amount authorized to be appropriated for this pur-
- 15 pose in section 2502 and the amount collected from the
- 16 North Atlantic Treaty Organization as a result of construc-
- 17 tion previously financed by the United States.
- 18 SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.
- 19 Funds are hereby authorized to be appropriated for fis-
- 20 cal years beginning after September 30, 2023, for contribu-

- 1 tions by the Secretary of Defense under section 2806 of title
- 2 10, United States Code, for the share of the United States
- 3 of the cost of projects for the North Atlantic Treaty Organi-
- 4 zation Security Investment Program authorized by section
- 5 2501 as specified in the funding table in section 4601.

Subtitle B—Host Country In-Kind Contributions

- 8 SEC. 2511. REPUBLIC OF KOREA FUNDED CONSTRUCTION
- 9 **PROJECTS**.
- 10 Pursuant to agreement with the Republic of Korea for
- 11 required in-kind contributions, the Secretary of Defense
- 12 may accept military construction projects for the installa-
- 13 tions or locations in the Republic of Korea, and in the
- 14 amounts, set forth in the following table:

Republic of Korea Funded Construction Projects

Component	Installation or Location	Project	Amount
Army	Camp Bonifas	Vehicle Maintenance Shop	\$7,700,000
Army	Camp Carroll	Humidity Controlled Ware-	
		house	\$189,000,000
Army	Camp Humphreys	Airfield Services Storage	
		Warehouse	\$7,100,000
Army	Camp Walker	Consolidated Fire and Mili-	
		tary Police Station	\$48,000,000
Army	Pusan	Warehouse Facility	\$40,000,000
Navy	Chinhae	Electrical Switchgear	
		Building	\$6,000,000
Air Force	Osan Air Base	Consolidated Operations	
		Group and Maintenance	
		Group Headquarters	\$46,000,000
Air Force	Osan Air Base	Flight Line Dining Facil-	
		ity	\$6,800,000
Air Force	Osan Air Base	Reconnaissance Squadron	
		Operations and Avionics	
		Facility	\$30,000,000
Air Force	Osan Air Base	Repair Aircraft Mainte-	
		nance Hangar B1732	\$8,000,000
Air Force	Osan Air Base	Upgrade Electrical Dis-	
		tribution East, Phase 2	\$46,000,000
Air Force	Osan Air Base	Water Supply Treatment	
		Facility	\$22,000,000

1 SEC. 2512. REPUBLIC OF POLAND FUNDED CONSTRUCTION

- 2 **PROJECTS.**
- 3 Pursuant to agreement with the Republic of Poland
- 4 for required in-kind contributions, the Secretary of Defense
- 5 may accept military construction projects for the installa-
- 6 tions or locations in the Republic of Poland, and in the
- 7 amounts, set forth in the following table:

Republic of Poland Funded Construction Projects

Component	Installation or Location	Project	Amount
Army	Powidz	Barracks and Dining Fa-	,
Army	Powidz	cility Rotary Wing Aircraft	\$93,000,000
		Apron	\$35,000,000
Army	Swietoszow	Bulk Fuel Storage	\$35,000,000
Army	Swietoszow	Rail Extension and Rail-	
		head	\$7,300,000
Air Force	Wroclaw	Aerial Port of Debarkation	
		Ramp	\$59,000,000
Air Force	Wroclaw	Taxiways to Aerial Port of	
		Debarkation Ramp	\$39,000,000
Defense-Wide	Lubliniec	Special Operations Forces	
		Company Operations Fa-	
		cility	\$16,200,000

8 TITLE XXVI—GUARD AND

9 RESERVE FORCES FACILITIES

- 10 SEC. 2601. AUTHORIZED ARMY NATIONAL GUARD CON-
- 11 STRUCTION AND LAND ACQUISITION
- 12 **PROJECTS.**
- Using amounts appropriated pursuant to the author-
- 14 ization of appropriations in section 2606 and available for
- 15 the National Guard and Reserve as specified in the funding
- 16 table in section 4601, the Secretary of the Army may ac-
- 17 quire real property and carry out military construction
- 18 projects for the Army National Guard locations inside the

- 1 United States, and in the amounts, set forth in the following
- 2 table:

Army National Guard: Inside the United States

State	Location	Amount
Arizona	Surprise Readiness Center	\$15,000,000
Florida	Camp Blanding	\$11,000,000
Idaho	Jerome County Regional Site	\$17,000,000
Illinois	North Riverside (National Guard Mainte-	
	nance Center)	\$24,000,000
Kentucky	Burlington	\$16,400,000
Missouri	Belle Fontaine	\$28,000,000
New Hampshire	Littleton	\$23,000,000
New Mexico	Rio Rancho Training Site	\$11,000,000
New York	Lexington Avenue Armory	\$90,000,000
Ohio	Camp Perry Joint Training Center	\$19,200,000
Oregon	Washington County Readiness Center	\$26,000,000
Pennsylvania	Hermitage Readiness Center	\$13,600,000
South Carolina	Aiken County Readiness Center	\$20,000,000
	McCrady Training Center	\$7,900,000
Virginia	Sandston RC & FMS 1	\$20,000,000
Wisconsin	Viroqua	\$18,200,000

- 3 SEC. 2602. AUTHORIZED ARMY RESERVE CONSTRUCTION
- 4 AND LAND ACQUISITION PROJECTS.
- 5 Using amounts appropriated pursuant to the author-
- 6 ization of appropriations in section 2606 and available for
- 7 the National Guard and Reserve as specified in the funding
- 8 table in section 4601, the Secretary of the Army may ac-
- 9 quire real property and carry out military construction
- 10 projects for the Army Reserve locations inside the United
- 11 States, and in the amounts, set forth in the following table:

Army Reserve

State or Territory	Location	Amount
California	Fort Hunter Liggett	\$57,000,000 \$12,000,000 \$40,000,000 \$40,000,000

1	SEC. 2603. AUTHORIZED NAVY RESERVE AND MARINE
2	CORPS RESERVE CONSTRUCTION AND LAND
3	ACQUISITION PROJECTS.
4	Using amounts appropriated pursuant to the author-
5	ization of appropriations in section 2606 and available for
6	the National Guard and Reserve as specified in the funding
7	table in section 4601, the Secretary of the Navy may ac-
8	quire real property and carry out military construction
9	projects for the Navy Reserve and Marine Corps Reserve
10	locations inside the United States, and in the amounts, set
11	forth in the following table:

Navy Reserve and Marine Corps Reserve

State	Installation or Location	Amount
Michigan	Battle Creek	\$24,549,000
Virginia	Dam Neck	\$12,400,000

12 SEC. 2604. AUTHORIZED AIR NATIONAL GUARD CONSTRUC13 TION AND LAND ACQUISITION PROJECTS. 14 Using amounts appropriated pursuant to the author15 ization of appropriations in section 2606 and available for 16 the National Guard and Reserve as specified in the funding 17 table in section 4601, the Secretary of the Air Force may 18 acquire real property and carry out military construction 19 projects for the Air National Guard locations inside the 20 United States, and in the amounts, set forth in the following 21 table:

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Air National Guard

State	Location	Amount
Alabama	Montgomery Regional Airport	\$7,000,000
Alaska	Joint Base Elmendorf Richardson	\$7,000,000
Arizona	Tucson International Airport	\$11,600,000
Arkansas	Ebbing Field	\$75,542,000
Colorado	Buckley Air National Guard Base	\$12,000,000
Indiana	Fort Wayne International Airport	\$8,900,000
Oregon	Portland International Airport	\$71,500,000
Pennsylvania	Harrisburg International Airport	\$8,000,000
Wisconsin	Truax Field	\$5,200,000

1 SEC. 2605. AUTHORIZED AIR FORCE RESERVE CONSTRUC-

- 2 TION AND LAND ACQUISITION PROJECTS.
- 3 Using amounts appropriated pursuant to the author-
- 4 ization of appropriations in section 2606 and available for
- 5 the National Guard and Reserve as specified in the funding
- 6 table in section 4601, the Secretary of the Air Force may
- 7 acquire real property and carry out military construction
- 8 projects for the Air Force Reserve locations inside the
- 9 United States, and in the amounts, set forth in the following
- 10 table:

Air Force Reserve

State or Territory	Location	Amount
Arizona	Davis-Monthan Air Force Base	\$8,500,000
California	March Air Reserve Base	\$226,500,000
Georgia	Dobbins Air Reserve Base	\$22,000,000
Guam	Joint Region Marianas	\$27,000,000
Louisiana	Barksdale Air Force Base	\$7,000,000
Texas	Naval Air Station Joint Reserve Base	
	Fort Worth	\$16,000,000

11 SEC. 2606. AUTHORIZATION OF APPROPRIATIONS, NA-

- 12 TIONAL GUARD AND RESERVE.
- Funds are hereby authorized to be appropriated for fis-
- 14 cal years beginning after September 30, 2023, for the costs
- 15 of acquisition, architectural and engineering services, and

- 1 construction of facilities for the Guard and Reserve Forces,
- 2 and for contributions therefor, under chapter 1803 of title
- 3 10, United States Code (including the cost of acquisition
- 4 of land for those facilities), as specified in the funding table
- 5 in section 4601.
- 6 SEC. 2607. EXTENSION OF AUTHORITY TO CARRY OUT FIS-
- 7 CAL YEAR 2018 PROJECT AT HULMAN RE-
- 8 GIONAL AIRPORT, INDIANA.
- 9 (a) Extension.—Notwithstanding section 2002 of the
- 10 Military Construction Authorization Act for Fiscal Year
- 11 2018 (division B of Public Law 115-91; 131 Stat. 1817),
- 12 the authorization set forth in the table in subsection (b),
- 13 as provided in section 2604 of that Act (131 Stat. 1836)
- 14 and extended by section 2608 of the Military Construction
- 15 Act for Fiscal Year 2023 (division B of Public Law 117-
- 16 263), shall remain in effect until October 1, 2024, or the
- 17 date of the enactment of an Act authorizing funds for mili-
- 18 tary construction for fiscal year 2025, whichever is later.
- 19 (b) Table.—The table referred to in subsection (a) is
- 20 as follows:

National Guard and Reserve: Extension of 2018 Project Authorization

State	Installation or Location	Project	Original Authorized Amount
Indiana	Hulman Regional Air- port	Construct Small Arms Range	\$8,000,000

1	SEC. 2608. EXTENSION OF AUTHORITY TO CARRY OUT FIS-
2	CAL YEAR 2019 PROJECT AT FRANCIS S.
3	GABRESKI AIRPORT, NEW YORK.
4	(a) Extension.—Notwithstanding section 2002 of the
5	Military Construction Authorization Act for Fiscal Year
6	2019 (division B of Public Law 115–232; 132 Stat. 2240),
7	the authorization set forth in the table in subsection (b),
8	as provided in sections 2604 of that Act (132 Stat. 2255),
9	shall remain in effect until October 1, 2024, or the date
10	of the enactment of an Act authorizing funds for military
11	construction for fiscal year 2025, whichever is later.
12	(b) Table.—The table referred to in subsection (a) is
13	as follows:

National Guard and Reserve: Extension of 2019 Project Authorization

State	Installation or Location	Project	Original Authorized Amount
New York	Francis S. Gabreski Air-		
	port	Security Forces/	
		Comm. Training	
		Facility	\$20,000,000

14	SEC. 2609. EXTENSION OF AUTHORITY TO CARRY OUT CER-
15	TAIN FISCAL YEAR 2021 NATIONAL GUARD
16	AND RESERVE MILITARY CONSTRUCTION
17	PROJECTS.
18	(a) Extension.—Notwithstanding section 2002 of the
19	Military Construction Authorization Act for Fiscal Year
20	2021 (division B of Public Law 116–283; 134 Stat. 4294),

- 1 the authorizations set forth in the table in subsection (b),
- 2 as provided in sections 2601, 2602, and 2604 of that Act
- 3 (134 Stat. 4312, 4313, 4314), shall remain in effect until
- 4 October 1, 2024, or the date of the enactment of an Act
- 5 authorizing funds for military construction for fiscal year
- 6 2025, whichever is later.
- 7 (b) Table.—The table referred to in subsection (a) is
- 8 as follows:

National Guard and Reserve: Extension of 2021 Project Authorizations

State or Territory	Installation or Location	Project	Original Authorized Amount
Arkansas	Fort Chaffee	National Guard Readiness Center	\$15,000,000
California	Bakersfield	National Guard Vehi- cle Maintenance	40.000.000
0.1 1	D	Shop	\$9,300,000
Colorado	Peterson Space Force	N. C. 1 C. 1	
	Base	National Guard	44, 000, 000
a	T : (D : 16 :	Readiness Center	\$15,000,000
<i>Guam</i>	Joint Region Marianas	Space Control Facil-	400.000.000
07.1		ity #5	\$20,000,000
Ohio	Columbus	National Guard	4
		Readiness Center	\$15,000,000
Massachusetts	Devens Reserve Forces		
	Training Area	Automated Multipur-	
		pose Machine Gun	40 400 000
		Range	\$8,700,000
North Carolina	Asheville	Army Reserve Center/	
		Land	\$24,000,000
Puerto Rico	Fort Allen	National Guard	
		Readiness Center	\$37,000,000
South Carolina	Joint Base Charleston	National Guard	
		Readiness Center	\$15,000,000
Texas	Fort Worth	Aircraft Maintenance	
		Hangar Addition/	
		Alt	\$6,000,000
	Joint Base San Antonio	F-16 Mission Train-	
		ing Center	\$10,800,000
Virgin Islands	St. Croix	Army Aviation Sup-	
		port Facility	
		(AASF)	\$28,000,000
	St. Croix	CST Ready Building	\$11,400,000

1	SEC. 2610. MODIFICATION OF AUTHORITY TO CARRY OUT
2	FISCAL YEAR 2023 PROJECT AT CAMP PEN-
3	DLETON, CALIFORNIA.
4	In the case of the authorization contained in the table
5	in section 2602 of the Military Construction Authorization
6	Act for Fiscal Year 2023 (division B of Public Law 117–
7	263; 136 Stat. 2987) for Camp Pendleton, California, for
8	construction of an area maintenance support activity, the
9	Secretary of the Army may construct a 15,000 square foot
10	facility.
11	TITLE XXVII—BASE REALIGN-
12	MENT AND CLOSURE ACTIVI-
13	TIES
14	SEC. 2701. AUTHORIZATION OF APPROPRIATIONS FOR BASE
15	REALIGNMENT AND CLOSURE ACTIVITIES
16	FUNDED THROUGH DEPARTMENT OF DE-
17	FENSE BASE CLOSURE ACCOUNT.
18	Funds are hereby authorized to be appropriated for fis-
19	cal years beginning after September 30, 2023, for base re-
20	alignment and closure activities, including real property
21	acquisition and military construction projects, as author-
22	ized by the Defense Base Closure and Realignment Act of
23	1990 (part A of title XXIX of Public Law 101–510; 10
24	U.S.C. 2687 note) and funded through the Department of
25	Defense Base Closure Account established by section 2906
26	of such Act as specified in the funding table in section 4601.

1	TITLE XXVIII—MILITARY CON-
2	STRUCTION GENERAL PROVI-
3	SIONS
4	Subtitle A—Military Construction
5	Programs
6	SEC. 2801. MODIFICATIONS TO DEFENSE COMMUNITY IN-
7	FRASTRUCTURE PROGRAM.
8	Section 2391(d) of title 10, United States Code, is
9	amended—
10	(1) in the subsection heading, by striking
11	"PILOT"; and
12	(2) by striking paragraph (5).
13	SEC. 2802. MODIFICATION TO AUTHORITY FOR UNSPEC-
14	IFIED MINOR CONSTRUCTION.
15	(a) Inclusion of Demolition in Definition of Un-
16	SPECIFIED MINOR MILITARY CONSTRUCTION PROJECT.—
17	Section 2805(a)(2) of title 10, United States Code, is
18	amended by inserting "or a demolition project" after "is
19	a military construction project".
20	(b) Modification to Dollar Thresholds for Un-
21	Specified Minor Construction.—Section 2805 of title
22	10, United States Code, is amended—
23	(1) in subsection $(a)(2)$, by striking the dollar
24	figure and inserting "\$9,000,000";

1	(2) in subsection (c), by striking the dollar figure
2	and inserting "\$4,000,000"; and
3	(3) in subsection (d)—
4	(A) in paragraph (1)—
5	(i) in subparagraph (A), by striking
6	the dollar figure and inserting
7	"\$9,000,000"; and
8	(ii) in subparagraph (B), by striking
9	the dollar figure and inserting
10	"\$9,000,000"; and
11	(B) in paragraph (2), by striking the dollar
12	figure and inserting "\$9,000,000".
13	(c) Modification to Adjustment of Dollar Limi-
14	TATIONS FOR LOCATION.—Section 2805(f) of title 10,
15	United States Code, is amended—
16	(1) in paragraph (1), by striking the dollar fig-
17	ure and inserting "\$14,000,000"; and
18	(2) by striking paragraph (3).
19	(d) Report.—No later than 270 days after the date
20	of the enactment of this Act, the Secretary of Defense shall
21	submit to the congressional defense committees a report on
22	the impacts of inflation over time on the utility of the au-
23	thority to carry out unspecified minor military construc-
24	tion projects under section 2805 of title 10, United States
25	Code.

1	SEC. 2803. MODIFICATION OF AUTHORITY TO CARRY OUT
2	DEFENSE LABORATORY MODERNIZATION
3	PROGRAM.
4	Section 2805(g)(1) of title 10, United States Code, is
5	amended in subparagraph (D) by inserting "or develop-
6	ment, production, and sustainment of combat capabilities"
7	before the period at the end.
8	SEC. 2804. EXPANSION OF MAXIMUM AMOUNT OF FUNDS
9	AVAILABLE FOR CERTAIN DEFENSE LABORA-
10	TORY IMPROVEMENT PROJECTS.
11	Section 2805(g) of title 10, United States Code, is
12	amended in paragraph (5) by striking "\$150,000,000" and
13	inserting "\$250,000,000".
14	SEC. 2805. PRIORITIZATION OF CERTAIN MILITARY CON-
15	STRUCTION PROJECTS TO IMPROVE INFRA-
16	STRUCTURE AT CERTAIN FACILITIES DETER-
17	MINED TO BE CRITICAL TO NATIONAL SECU-
18	RITY.
19	Section 2815 of title 10, United States Code, is amend-
20	ed—
21	(1) by redesignating subsections (e) and (f) as
22	subsections (f) and (g), respectively; and
23	(2) by inserting after subsection (d), the fol-
24	lowing new subsection:
25	"(e) Prioritization.—In carrying out this section,
26	the Secretary concerned shall prioritize projects that im-

1	prove federally owned infrastructure that provides the sole
2	means of ingress to and egress from a facility determined
3	to be critical to the national security interests of the United
4	States, as determined by the Secretary of Defense.".
5	SEC. 2806. EXPANSION OF AMOUNT OF CERTAIN FUNDS
6	SECRETARY CONCERNED MAY OBLIGATE AN-
7	NUALLY FOR MILITARY INSTALLATION RESIL-
8	IENCE PROJECTS.
9	Paragraph (3) of section 2815(f) of title 10, United
10	States Code, as redesignated by section 2805, is amended
11	by striking "\$100,000,000" and inserting "\$200,000,000".
12	SEC. 2807. CERTIFICATION OF CONSIDERATION OF CER-
13	TAIN METHODS OF CONSTRUCTION FOR MILI-
14	TARY CONSTRUCTION PROJECTS; ANNUAL
15	REPORT.
16	Subchapter I of chapter 169 of title 10, United States
17	Code, is amended by adding at the end the following new
18	section:
19	"§2817. Certification of consideration of certain
20	methods of construction for covered mili-
21	tary construction projects; annual report
22	"(a) Prohibition.—A covered official may not, before
23	submitting to the appropriate Assistant Secretary the cer-
24	tification described in subsection (b)—

1	"(1) advance a covered military construction
2	project from the design phase of such project to a sub-
3	sequent phase of such project; or
4	"(2) solicit bids for the construction phase of a
5	covered military construction project.
6	"(b) Certification Described.—The certification
7	described in this subsection is a certification that a covered
8	official, with respect to a covered military construction
9	project under subsection (a), has considered all relevant con-
10	struction materials and methods of construction included
11	in the Unified Facilities Criteria/DoD Building Code (UFC
12	1–200–01).
13	"(c) Modification.—The Secretary of Defense shall
14	modify Department of Defense Form 1391 to require the
15	inclusion of the certification described in subsection (b).
16	"(d) Report.—Not later than 90 days after the date
17	on which such Secretary makes the modification required
18	under subsection (c), the Assistant Secretary of Defense for
19	Energy, Installations, and Environment, in consultation
20	with each covered official, shall submit to the congressional
21	defense committees a report on the processes, if any, devel-
22	oped by covered officials to consider all relevant construc-
23	tion materials and methods of construction included in the
24	Unified Facilities Criteria/DoD Building Code (UFC 1-
25	200-01).

1	"(e) Definitions.—In this section:
2	"(1) The term 'appropriate Assistant Secretary
3	means the following:
4	"(A) The Assistant Secretary of the Army
5	(Installations, Energy and Environment).
6	"(B) The Assistant Secretary of the Navy
7	for Energy, Installations and Environment.
8	"(C) The Assistant Secretary of the Air
9	Force Energy, Installations, and Environment.
10	"(2) The term 'covered military construction
11	project' means a military construction project with
12	an estimated total cost that exceeds \$9,000,000.
13	"(3) The term 'covered official' means the fol-
14	lowing:
15	"(A) The Chief of Engineers of the Army
16	Corps of Engineers.
17	"(B) The Commander of the Naval Facili-
18	ties Engineering System Command.
19	"(C) The Commander of the Air Force Civil
20	Engineer Center.".

1	SEC. 2808. AUTHORITY FOR CERTAIN CONSTRUCTION
2	PROJECTS IN FRIENDLY FOREIGN COUN-
3	TRIES.
4	Subchapter I of chapter 169 of title 10, United States
5	Code, as amended by section 2807, is further amended by
6	adding at the end the following new section:
7	"§ 2818. Authority for certain construction projects in
8	friendly foreign countries
9	"(a) Construction Authorized.—Using funds
10	available for operations and maintenance, the Secretary of
11	Defense may carry out a construction project in a friendly
12	foreign country, and perform planning and design to sup-
13	port such a project, that the Secretary determines meets
14	each of the following conditions:
15	"(1) The commander of the geographic combat-
16	ant command in which the construction project will
17	be carried out identified the construction project as
18	necessary to support vital United States military re-
19	quirements at an air port of debarkation, sea port of
20	debarkation, or rail or other logistics support loca-
21	tion.
22	"(2) The construction project will not be carried
23	out at a military installation.
24	"(3) The funds made available under the author-
25	ity of this section for the construction project—
26	"(A) will be sufficient to—

1	"(i) construct a complete and usable
2	facility or make an improvement to a facil-
3	ity; or
4	"(ii) complete the repair of an existing
5	facility or improvement to a facility; and
6	"(B) will not require additional funds from
7	other Department of Defense accounts.
8	"(4) The level of construction for the construction
9	project may not exceed the minimum necessary to
10	meet the military requirements identified under para-
11	graph (1).
12	"(5) Deferral of the construction project pending
13	inclusion of the construction project proposal in the
14	national defense authorization Act for a subsequent
15	fiscal year is inconsistent with the military require-
16	ments identified under paragraph (1) and other na-
17	tional security or national interests of the United
18	States.
19	"(b) Congressional Notification.—
20	"(1) Notification required.—Upon deter-
21	mining to carry out a construction project under this
22	section that has an estimated cost in excess of the
23	amounts authorized for unspecified minor military
24	construction projects under section 2805(c) of this
25	title, the Secretary of Defense shall submit to the spec-

1	ified congressional committees a notification of such
2	determination.
3	"(2) Elements.—The notification required by
4	paragraph (1) shall include the following:
5	"(A) A certification that the conditions
6	specified in subsection (a) are satisfied with re-
7	gard to the construction project.
8	"(B) A justification for such project.
9	"(C) An estimate of the cost of such project.
10	"(3) Notice and Wait.—The Secretary of De-
11	fense may carry out a construction project only after
12	the end of the 30-day period beginning on the date the
13	notice required by paragraph (1) is received by the
14	specified congressional committees in an electronic
15	medium pursuant to section 480 of this title.
16	"(c) Annual Limitations on Use of Authority.—
17	"(1) Total cost limitation.—The Secretary of
18	Defense may not obligate more than \$200,000,000 in
19	any fiscal year under the authority provided by this
20	section.
21	"(2) Additional obligation authority.—Not-
22	withstanding paragraph (1), the Secretary of Defense
23	may authorize the obligation under this section of not
24	more than an additional \$10,000,000 from funds
25	available for operations and maintenance for a fiscal

1	year if the Secretary determines that the additional
2	funds are needed for costs associated with contract
3	closeouts for all construction projects during such fis-
4	cal year.
5	"(3) Project limitation.—The maximum
6	amount that the Secretary may obligate for a single
7	construction project is \$15,000,000.
8	"(d) Specified Congressional Committees De-
9	FINED.—In this section, the term 'specified congressional
10	committees' means—
11	"(1) the Committee on Armed Services and the
12	Subcommittee on Defense and the Subcommittee on
13	Military Construction, Veterans Affairs, and Related
14	Agencies of the Committee on Appropriations of the
15	Senate; and
16	"(2) the Committee on Armed Services and the
17	Subcommittee on Defense and the Subcommittee on
18	Military Construction, Veterans Affairs, and Related
19	Agencies of the Committee on Appropriations of the
20	House of Representatives.".

1	SEC. 2809. REPORTING REQUIREMENTS AND CONGRES-
2	SIONAL NOTIFICATION FOR CERTAIN MILI-
3	TARY CONSTRUCTION PROJECTS.
4	(a) Supervision of Military Construction
5	Projects.—Section 2851 of title 10, United States Code,
6	is amended—
7	(1) in subsection $(c)(1)$, by inserting "or appro-
8	priated" after "funds authorized" each place such
9	term appears; and
10	(2) in subsection $(c)(2)$ —
11	(A) in subparagraph (A), by inserting ",
12	deadline for bid submissions," after "solicitation
13	date"; and
14	(B) in subparagraph (B), by inserting "(in-
15	cluding the address of such recipient)" after
16	"contract recipient".
17	(b) Congressional Notification of Covered Mili-
18	Tary Construction Contracts.—
19	(1) In General.—Subchapter III of chapter 169
20	of title 10, United States Code, is amended by insert-
21	ing after section 2851a the following new section:
22	"SEC. 2851b. CONGRESSIONAL NOTIFICATION OF COVERED
23	MILITARY CONSTRUCTION CONTRACTS.
24	"(a) Notice.—Upon award of a covered military con-
25	struction contract with an estimated value greater than or
26	equal to \$9,000,000, the Secretary concerned shall notify

1	any applicable Member of Congress representing the covered
2	State or territory in which that covered military construc-
3	tion contract is to be performed of such award in a timely
4	manner.
5	"(b) Exclusion of Classified Projects.—This sec-
6	tion does not apply to a classified covered military con-
7	struction project.
8	"(c) Definitions.—In this section:
9	"(1) Covered military construction con-
10	TRACT.—The term 'covered military construction con-
11	tract' means a contract for work on a military con-
12	struction project, military family housing project, or
13	Facilities Sustainment, Restoration, and Moderniza-
14	tion project carried out in a covered State or terri-
15	tory.
16	"(2) Covered state or territory.—The term
17	'covered State or territory' means any of the several
18	States, the District of Columbia, the Commonwealth
19	of Puerto Rico, Guam, American Samoa, the United
20	States Virgin Islands, or the Commonwealth of the
21	Northern Mariana Islands.
22	"(3) Member of congress.—The term 'Member
23	of Congress' has the meaning given in section 2106 of
24	title 5.".

1	(2) Applicability.—Section 2851b of title 10,
2	United States Code, as added by paragraph (1), shall
3	apply with respect to a covered military construction
4	contract, as defined in such section, entered into on
5	or after the date of the enactment of this section.
6	Subtitle B—Military Housing
7	Reforms
8	SEC. 2821. AUTHORITY TO OPERATE CERTAIN TRANSIENT
9	HOUSING OF THE DEPARTMENT OF DEFENSE
10	TRANSFERRED TO ASSISTANT SECRETARY OF
11	DEFENSE FOR ENERGY, INSTALLATIONS, AND
12	ENVIRONMENT.
13	(a) Transfer of Authority.—
14	(1) Assignment.—Paragraph (7) of section
15	138(b) of title 10, United States Code, is amended by
16	adding at the end the following new sentence: "The
17	Assistant Secretary is responsible, subject to the au-
18	thority, direction, and control of the Secretary of De-
19	fense, for all matters relating to lodging intended to
20	be occupied by members of the armed forces that re-
21	quire such lodging due to a temporary duty assign-
22	ment or a permanent change of station order.".
23	(2) Transfer.—
24	(A) In general.—Not later than 90 days
25	after the date of the enactment of this Act, the

1	Secretary of Defense shall transfer each duty or
2	responsibility relating to covered transient hous-
3	ing to the Assistant Secretary of Defense for En-
4	ergy, Installations, and Environment.
5	(B) Certification.—Not later than 180
6	days after the date of the enactment of this Act,
7	the Secretary of Defense shall submit to the con-
8	gressional defense committees a certification that
9	the transfer required under subparagraph (A)
10	has been completed.
11	(3) Coordination on covered transient
12	HOUSING.—
13	(A) Army transient housing.—On mat-
14	ters relating to covered transient housing of the
15	Department of the Army, the Assistant Secretary
16	of Defense for Energy, Installations, and Envi-
17	ronment shall coordinate with the Assistant Sec-
18	retary of the Army for Installations, Energy,
19	and Environment.
20	(B) NAVY TRANSIENT HOUSING.—On mat-
21	ters relating to covered transient housing of the
22	Department of the Navy, the Assistant Secretary
23	of Defense for Energy, Installations, and Envi-
24	ronment shall coordinate with the Assistant Sec-

1	retary of the Navy (Energy, Installations, and
2	Environment).
3	(C) Air force transient housing.—On
4	matters relating to covered transient housing of
5	the Department of the Air Force, the Assistant
6	Secretary of Defense for Energy, Installations,
7	and Environment shall coordinate with the As-
8	sistant Secretary of the Air Force for Energy,
9	Installations and Environment.
10	(b) References.—Any reference in law, regulation,
11	guidance, instruction, or other document of the Federal
12	Government to the Under Secretary of Defense for Personnel
13	and Readiness with respect to covered transient housing
14	shall be deemed to refer to the Assistant Secretary of Defense
15	for Energy, Installations, and Environment.
16	(c) Covered Transient Housing Defined.—In this
17	section, the term "covered transient housing" means lodging
18	intended to be occupied by members of the Armed Forces
19	that require such lodging due to—
20	(1) a temporary duty assignment;
21	(2) or a permanent change of station order.

1	SEC. 2822. DEPARTMENT OF DEFENSE MILITARY HOUSING
2	READINESS COUNCIL.
3	(a) Establishment.—Subchapter I of chapter 88 of
4	title 10, United States Code, is amended by inserting after
5	section 1781c the following new section:
6	"§ 1781d. Department of Defense Military Housing
7	Readiness Council
8	"(a) In General.—There is in the Department of De-
9	fense the Department of Defense Military Housing Readi-
10	ness Council (in this section referred to as the 'Council').
11	"(b) Members.—(1) The Council shall be composed
12	of the following members:
13	"(A) The Assistant Secretary of Defense for En-
14	ergy, Installations, and Environment, who shall serve
15	as chair of the Council and who may designate a rep-
16	resentative to chair the Council in the absence of the
17	Assistant Secretary.
18	"(B) One representative of each of the Army,
19	Navy, Air Force, Marine Corps, and Space Force—
20	"(i) each of whom shall be a member of the
21	armed force to be represented; and
22	"(ii) not fewer than two of whom shall be
23	enlisted members.
24	"(C) One spouse of a member of each of the
25	Army, Navy, Air Force, Marine Corps, and Space

1	Force on active duty, not fewer than two of whom
2	shall be the spouse of an enlisted member.
3	"(D) One representative that possesses expertise
4	in State and Federal housing standards from each of
5	the following areas:
6	"(i) Plumbing.
7	$``(ii)\ Electrical.$
8	"(iii) Heating, ventilation, and air condi-
9	tioning.
10	"(iv) Certified home inspection.
11	" (v) Roofing.
12	"(vi) Structural engineering.
13	"(vii) Window fall prevention and safety.
14	"(E) Two representatives of organizations that
15	advocate on behalf of military families with respect to
16	military housing.
17	"(F) One individual appointed by the Secretary
18	of Defense among representatives of the International
19	Code Council.
20	"(G) One individual appointed by the Secretary
21	of Defense among representatives of the Institute of
22	Inspection Cleaning and Restoration Certification.
23	"(H) One individual appointed by the Secretary
24	of Defense among representatives of a voluntary con-
25	sensus standards body that develops construction

- standards (such as building, plumbing, mechanical,
 or electrical).
- "(I) One individual appointed by the Secretary

 of Defense among representatives of a voluntary con
 sensus standards body that develops personnel certifi
 cation standards for building maintenance or restora
 tion.
 - "(J) Two individuals appointed by the Chair of the Committee on Armed Services of the Senate, each of whom is not described in subparagraph (B), (C), or (D) and is not a representative of an organization specified in subparagraph (E), (F), (G), (H), or (I).
 - "(K) Two individuals appointed by the Ranking Member of the Committee on Armed Services of the Senate, each of whom is not described in subparagraph (B), (C), or (D) and is not a representative of an organization specified in subparagraph (E), (F), (G), (H), or (I).
 - "(L) Two individuals appointed by the Chair of the Committee on Armed Services of the House of Representatives, each of whom is not described in subparagraph (B), (C), or (D) and is not a representative of an organization specified in subparagraph (E), (F), (G), (H), or (I).

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1	"(M) Two individuals appointed by the Ranking
2	Member of the Committee on Armed Services of the
3	House of Representatives, each of whom is not de-
4	scribed in subparagraph (B), (C), or (D) and is not
5	a representative of an organization specified in sub-
6	paragraph (E), (F), (G), (H), or (I).
7	"(2) The term on the Council of the members specified
8	under subparagraphs (B) through (M) of paragraph (1)
9	shall be two years and may be renewed by the Secretary
10	of Defense.
11	"(3) The chair of the Council shall extend an invita-
12	tion to all landlords for one representative of each landlord
13	to attend such meetings of the Council as the chair considers
14	appropriate.
15	"(4) Each member of the Council under paragraph
16	(1)(D) may not be affiliated with—
17	"(A) any organization that provides privatized
18	military housing; or
19	"(B) the Department of Defense.
20	"(c) Meetings.—The Council shall meet two times
21	each year.
22	"(d) Duties.—The duties of the Council shall include
23	the following:
24	"(1) To review and make recommendations to
25	the Secretary of Defense regarding policies for

- privatized military housing, including inspections practices, resident surveys, landlord payment of medical bills for health conditions of residents of housing units resulting from lack of maintenance of minimum standards of habitability, and access to maintenance work order systems.
 - "(2) To monitor compliance by the Department of Defense with, and effective implementation by the Department of, statutory and regulatory improvements to policies for privatized military housing, including the Military Housing Privatization Initiative Tenant Bill of Rights developed under section 2890 of this title and the complaint database established under section 2894a of this title.
 - "(3) To make recommendations to the Secretary of Defense to improve collaboration, awareness, and promotion of accurate and timely information about privatized military housing, accommodations available through the Exceptional Family Member Program of the Department, and other support services among policymakers, service providers, and targeted beneficiaries.
- 23 "(e) Public Reporting.—(1) Subject to section 552 24 of title 5 (commonly known as the 'Freedom of Information 25 Act'), the records, reports, transcripts, minutes, appendices,

1	working papers, drafts, studies, agenda, and other docu-
2	ments made available to or prepared for or by the Council
3	shall be available for public inspection and copying at a
4	single location in a publicly accessible format on a website
5	of the Department of Defense until the Council ceases to
6	exist.
7	"(2)(A) Detailed minutes of each meeting of the Coun-
8	cil shall be kept and shall contain—
9	"(i) a record of the individuals present;
10	"(ii) a complete and accurate description of mat-
11	ters discussed and conclusions reached; and
12	"(iii) copies of all reports received, issued, or ap-
13	proved by the Council.
14	"(B) The chair of the Council shall certify the accuracy
15	of the minutes of each meeting of the Council.
16	"(f) Annual Reports.—(1) Not later than March 1,
17	2024, and annually thereafter, the Council shall submit to
18	the Secretary of Defense and the congressional defense com-
19	mittees a report on privatized military housing readiness.
20	"(2) Each report under this subsection shall include
21	the following:
22	"(A) An assessment of the adequacy and effec-
23	tiveness of the provision of privatized military hous-

ing and the activities of the Secretary of Defense in

1	meeting the needs of military families relating to
2	housing during the preceding fiscal year.
3	"(B) A description of activities of the Council
4	during the preceding fiscal year, including—
5	"(i) analyses of complaints of tenants of
6	privatized military housing;
7	"(ii) data received by the Council on main-
8	tenance response time and completion of mainte-
9	nance requests relating to privatized military
10	housing;
11	"(iii) assessments of dispute resolution proc-
12	esses;
13	"(iv) assessments of overall customer service
14	for tenants;
15	"(v) assessments of results of housing in-
16	spections conducted with and without notice; and
17	"(vi) any survey results conducted on behalf
18	of or received by the Council.
19	"(C) Recommendations on actions to be taken to
20	improve the capability of the provision of privatized
21	military housing and the activities of the Department
22	of Defense to meet the needs and requirements of mili-
23	tary families relating to housing, including actions
24	relating to the allocation of funding and other re-
25	sources.

1	"(3) Each report under this subsection shall be made
2	available in a publicly accessible format on a website of
3	the Department of Defense.
4	"(g) Definitions.—In this section:
5	"(1) The terms 'landlord' and 'tenant' have the
6	meanings given, respectively, in section 2871 of this
7	title.
8	"(2) The term 'privatized military housing'
9	means housing provided under subchapter IV of chap-
10	ter 169 of this title.".
11	(b) Briefing.—Not later than March 1, 2024, the Sec-
12	retary of Defense shall provide to the congressional defense
13	committees a briefing on the annual report required under
14	subsection (f) of section 1781d of title 10, United States
15	Code, as added by subsection (a).
16	SEC. 2823. INCLUSION OF INFORMATION RELATING TO
17	COMPLIANCE WITH MILITARY HOUSING PRI-
18	VATIZATION INITIATIVE TENANT BILL OF
19	RIGHTS IN CERTAIN NOTIFICATIONS SUB-
20	MITTED TO CONGRESS.
21	Section 2878(f)(2) of title 10, United States Code, is
22	amended by adding at the end the following new subpara-
23	graph:
24	"(E) An assessment by the Assistant Secretary of
25	Defense for Energy, Installations, and Environment

1	of the extent to which the lessor, with respect to such
2	ground lease, complied with the rights contained in
3	the Military Housing Privatization Initiative Tenant
4	Bill of Rights developed under section 2890 of this
5	title.".
6	SECTION 2824. ESTABLISHING ADDITIONAL REQUIRE-
7	MENTS FOR A MILITARY HOUSING COM-
8	PLAINT DATABASE.
9	Section 2894a of title 10, United States Code, is
10	amended—
11	(1) in subsection (a) by striking "regarding
12	housing units" and inserting "by a tenant regarding
13	covered dwelling units";
14	(2) in subsections (c) and (d) by striking "hous-
15	ing unit" each place it appears and inserting "cov-
16	ered dwelling unit"; and
17	(3) by inserting after subsection (e) the following
18	new subsections:
19	"(f) Annual Report.—
20	"(1) In General.—The Deputy Assistant Sec-
21	retary of Defense for Housing shall submit to the
22	Committees on Armed Services of the House of Rep-
23	resentatives and the Senate, and make available to
24	each Secretary of a military department, an annual

l	report that includes, during the year covered by such
2	report—
3	"(A) a summary of the data collected using
4	the database established under subsection (a);
5	"(B) an aggregation of the complaints cat-
6	egorized by type, in accordance with paragraph
7	(2), and military installation, if applicable; and
8	"(C) the actions taken to remedy complaints
9	received during the period covered by such re-
10	port.
11	"(2) Type of complaints.—In categorizing
12	complaints by type pursuant to paragraph (1)(B), the
13	Secretary shall aggregate complaints based on the fol-
14	lowing categories:
15	"(A) Physiological hazards, including
16	dampness and mold growth, lead-based paint,
17	asbestos and manmade fibers, radiation, biocides,
18	carbon monoxide, and volatile organic com-
19	pounds.
20	"(B) Psychological hazards, including ease
21	of access by unlawful intruders, faulty locks or
22	alarms, and lighting issues.
23	"(C) Safety hazards.
24	"(D) Maintenance timeliness.
25	$``(E)\ Maintenance\ quality.$

1	"(g) Definitions.—In this section:
2	"(1) The term 'covered dwelling unit' means a
3	unit of accompanied family housing, unaccompanied
4	housing, or barracks—
5	"(A) in which a member of the armed forces
6	resides; and
7	"(B) that the member does not own.
8	"(2) The term 'tenant' means any of the fol-
9	lowing:
10	"(A) A member of the armed forces who re-
11	sides in a covered dwelling unit.
12	"(B) A dependent of a member described in
13	subparagraph (A) who resides in a covered
14	dwelling unit.".
15	SEC. 2825. MODIFICATION OF AUTHORITY TO GRANT CER-
16	TAIN WAIVERS RELATING TO CONFIGURA-
17	TION AND PRIVACY STANDARDS FOR MILI-
18	TARY UNACCOMPANIED HOUSING; LIMITA-
19	TIONS ON AVAILABILITY OF CERTAIN FUNDS.
20	(a) In General.—Any waiver of covered minimum
21	standards for military unaccompanied housing shall have
22	no force or effect without the approval of the appropriate
23	Secretary of a military department.
24	(b) Quarterly Briefing.—Not later than April 1,
25	2024, and on a quarterly basis thereafter, the Assistant Sec-

1	retary of the Army for Energy, Installations, and Environ-
2	ment, the Assistant Secretary of the Navy for Energy, In-
3	stallations, and Environment, and the Assistant Secretary
4	of the Air Force for Energy, Installations, and Environ-
5	ment, shall provide to the congressional defense committees
6	a briefing on each waiver described in subsection (a) ap-
7	proved by each Secretary of a military department during
8	the period covered by the briefing that includes—
9	(1) an identification of the military installation
10	on which the military unaccompanied housing to
11	which such waiver is applicable is located;
12	(2) an identification of the number of members
13	of the Armed Forces that reside in such military un-
14	$accompanied\ housing;$
15	(3) a description of the military necessity under-
16	lying such waiver; and
17	(4) an statement of the period such waiver is ef-
18	fective.
19	(c) Annual Briefing.—Not later than July 1, 2024,
20	and annually thereafter in conjunction with the submission
21	of the budget of the President to Congress pursuant to sec-
22	tion 1105 of title 31, United States Code, the Assistant Sec-
23	retary of the Army for Energy, Installations, and Environ-
24	ment, the Assistant Secretary of the Navy for Energy, In-
25	stallations, and Environment, and the Assistant Secretary

1	of the Air Force for Energy, Installations, and Environ-
2	ment, shall provide to the congressional defense committees
3	a briefing on waivers described in subsection (a) approved
4	by each Secretary of a military department that includes—
5	(1) the number of such waivers that were granted
6	during the period covered by the briefing;
7	(2) a strategy to remedy issues, if any, caused by
8	military unaccompanied housing that does not com-
9	ply with covered minimum standards;
10	(3) a strategy to remedy the factors, if any, that
11	require the submission to such Secretary of a military
12	department for approval of consecutive waivers de-
13	scribed in subsection (a) that includes a timeline for
14	the implementation of such strategy; and
15	(4) an analysis of strategies to remedy the fac-
16	tors described in paragraph (3), including—
17	(A) projects to modernize existing military
18	unaccompanied housing to comply with such
19	$covered\ minimum\ standards;$
20	(B) projects to construct new military unac-
21	companied housing; and
22	(C) modifications to relevant policies of the
23	Department of Defense, excluding such policies
24	related to infrastructure.
25	(d) Limitations on Availability of Funds.—

- (1) Operations and maintenance, army.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal 2024 for oper-ations and maintenance, Army, not more than 75 percent may be obligated or expended until the Assist-ant Secretary of the Army for Energy, Installations, and Environment provides the first respective briefing described in subsection (c).
 - (2) OPERATIONS AND MAINTENANCE, NAVY.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal 2024 for operations and maintenance, Navy, not more than 75 percent may be obligated or expended until the Assistant Secretary of the Navy for Energy, Installations, and Environment provides the first respective briefing described in such subsection.
 - (3) OPERATIONS AND MAINTENANCE, AIR FORCE.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal 2024 for operations and maintenance, Air Force, not more than 75 percent may be obligated or expended until the Assistant Secretary of the Air Force for Energy, Installations, and Environment provides the first respective briefing described in such subsection.

25 (e) Definitions.—In this section:

1	(1) The term "covered minimum standards"
2	means the minimum standards for configuration and
3	privacy applicable to military unaccompanied hous-
4	ing described in Department of Defense Manual
5	4165.63 titled "DoD Housing Management" and
6	dated October 28, 2010 (or a successor document).
7	(2) The term "military installation" has the
8	meaning given such term in section 2801 of title 10,
9	United States Code.
10	(3) The term "military unaccompanied housing"
11	has the meaning given such term in section 2871 of
12	such title.
13	(4) The term "military department" has the
14	meaning given such term in section 101 of such title.
15	SEC. 2826. REVISION OF CERTAIN MINIMUM STANDARDS
16	RELATING TO HEALTH, SAFETY, AND CONDI-
17	TION FOR MILITARY UNACCOMPANIED HOUS-
18	ING; TERMINATION OF AUTHORITY TO GRANT
19	CERTAIN WAIVERS.
20	(a) Revision of Standards.—Not later than Janu-
21	ary 1, 2025, the Secretary of Defense, in coordination with
22	each Secretary of a military department, shall update ap-
23	plicable minimum standards to include minimum stand-
24	ards relating to—
25	(1) sanitary facilities;

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1	(2) environmental hazards;
2	(3) electrical safety;
3	(4) water;
4	(5) wastewater;
5	(6) air quality and fire alarm systems; and
6	(7) fire safety.
7	(b) Modification of Waiver Authority; Termi-
8	NATION.—
9	(1) Modification.—Any waiver of applicable
10	minimum standards for military unaccompanied
11	housing shall have no force or effect without the ap-
12	proval of the appropriate Secretary of a military de-
13	partment.
14	(2) Termination date.—The authority to waiv-
15	er such applicable minimum standards shall termi-
16	nate on January 1, 2028.
17	(c) Quarterly Briefing.—Not later than April 1,
18	2024, and on a quarterly basis thereafter, the Assistant Sec-
19	retary of the Army for Energy, Installations, and Environ-
20	ment, the Assistant Secretary of the Navy for Energy, In-
21	stallations, and Environment, and the Assistant Secretary
22	of the Air Force for Energy, Installations, and Environ-
23	ment, shall provide to the congressional defense committees
24	a briefing on each waiver described in subsection (b) ap-

1	proved by each Secretary of a military department during
2	the period covered by the briefing that includes—
3	(1) an identification of the military installation
4	on which the military unaccompanied housing to
5	which such waiver is applicable is located;
6	(2) an identification of the number of members
7	of the Armed Forces that reside in such military un-
8	$accompanied\ housing;$
9	(3) a description of the military necessity under-
10	lying such waiver; and
11	(4) an statement of the period such waiver is ef-
12	fective.
13	(d) Annual Briefing.—Not later than July 1, 2024,
14	and annually thereafter in conjunction with the submission
15	of the budget of the President to Congress pursuant to sec-
16	tion 1105 of title 31, United States Code, the Assistant Sec-
17	retary of the Army for Energy, Installations, and Environ-
18	ment, the Assistant Secretary of the Navy for Energy, In-
19	stallations, and Environment, and the Assistant Secretary
20	of the Air Force for Energy, Installations, and Environ-
21	ment, shall provide to the congressional defense committees
22	a briefing on waivers described in subsection (b) approved
23	by each Secretary of a military department that includes—
24	(1) the number of such waivers that were granted
25	during the period covered by the briefing;

1	(2) a strategy to remedy issues, if any, caused by
2	military unaccompanied housing that does not com-
3	ply with applicable minimum standards;
4	(3) a strategy to remedy the factors, if any, that
5	require the submission to the appropriate Secretary of
6	a military department for approval of consecutive
7	waivers described in subsection (b) that includes a
8	timeline for the implementation of such strategy; and
9	(4) an analysis of strategies to remedy the fac-
10	tors described in paragraph (3), including—
11	(A) projects to modernize existing military
12	unaccompanied housing to comply with such ap-
13	$plicable\ minimum\ standards;$
14	(B) projects to construct new military unac-
15	companied housing; and
16	(C) modifications to relevant policies of the
17	Department of Defense, excluding such policies
18	related to infrastructure.
19	(e) Definitions.—In this section:
20	(1) The term "applicable minimum standards"
21	means minimum standards for health, safety, and
22	condition described in the Department of Defense
23	Manual 4165.63 titled "DoD Housing Management"
24	and dated October 28, 2010 (or a successor docu-
25	ment).

1	(2) The term "military installation" has the
2	meaning given such term in section 2801 of title 10,
3	United States Code.
4	(3) The term "military unaccompanied housing"
5	has the meaning given such term in section 2871 of
6	such title.
7	(4) The term "military department" has the
8	meaning given such term in section 101 of such title.
9	Subtitle C—Real Property and
10	Facilities Administration
11	SEC. 2831. IMPROVEMENTS RELATING TO ACCESS TO MILI-
12	TARY INSTALLATIONS IN UNITED STATES.
13	(a) Additional Categories for Expedited Ac-
14	CESS.—Chapter 159 of title 10, United States Code, is
15	amended by adding at the end the following new section:
16	"§ 2698. Access to military installations: standards for
17	entry to military installations in United
18	States
19	"(a) Access to Military Installations in United
20	States.—(1) The Secretary of Defense shall develop and
21	maintain access standards applicable to all military instal-
22	lations in the United States. Such access standards shall
23	require screening standards appropriate to the type of in-
24	stallation involved, the security level of the installation, the

1	category of individuals authorized to visit the installation,
2	and the level of access to be granted, including—
3	"(A) protocols and criteria to determine the fit-
4	ness of the individual to enter a military installation;
5	"(B) standards and methods for verifying the
6	identity of the individual; and
7	"(C) other factors the Secretary determines ap-
8	propriate.
9	"(2) In developing the access standards under para-
10	graph (1), the Secretary shall—
11	"(A) include procedures to facilitate recurring
12	unescorted access to military installations in the
13	United States, in appropriate cases, for covered indi-
14	viduals the Secretary determines eligible for such re-
15	curring unescorted access; and
16	"(B) issue guidance relating to the granting of
17	unescorted access to military installations in the
18	United States for covered individuals.
19	"(3) The procedures developed pursuant to paragraph
20	(2)(A) shall include, to the extent practical, a list of creden-
21	tials that can be used for such recurring unescorted access
22	to such a military installation that are, to the extent prac-
23	tical, credentials non-Department of Defense personnel al-
24	ready possess.

1	"(4) The guidance issued pursuant to paragraph
2	(2)(B) shall—
3	"(A) identify the categories of covered individ-
4	uals eligible for such unescorted access;
5	"(B) include a list of credentials that can be
6	used for such unescorted access to such a military in-
7	stallation that are, to the extent practical, the creden-
8	tials described in paragraph (3);
9	"(C) be consistent across such military installa-
10	tions;
11	"(D) be in accordance with any privileges or
12	benefits accorded under, procedures developed pursu-
13	ant to, or requirements of, each covered provision and
14	paragraph (1); and
15	"(E) be provided to the commanders of each such
16	$military\ installation.$
17	"(5) Upon publication in the Federal Register of access
18	standards described in paragraph (1), the Secretary shall
19	publish such access standards on a publicly accessible
20	website of the Department of Defense.
21	"(6) In carrying out this subsection, the Secretary
22	shall seek to use existing identification screening technology
23	to validate federally-recognized access credentials and de-
24	velop additional technology only to the extent necessary to
25	assist commanders of military installations in the United

1	States in implementing the access standards under para-
2	graph (1) at points of entry for such military installations.
3	"(b) Pre-arrival Protocol for Access to Mili-
4	TARY INSTALLATIONS IN UNITED STATES.—The Secretary
5	shall ensure that the access standards under subsection (a)
6	include a specific protocol for the voluntary pre-arrival reg-
7	istration and screening of individuals anticipating a need
8	for access to a military installation in the United States
9	to establish the fitness of such individual and the purpose
10	of such access. Under such protocol—
11	"(1) such a registration and screening shall
12	occur not less than 24 hours and not more than 14
13	days prior to the time of such access; and
14	"(2) if an individual is determined fit to enter
15	the installation pursuant to the pre-arrival registra-
16	tion and screening, access may only be granted upon
17	arrival at the military installation for the stated pur-
18	pose following a verification of the identity of the in-
19	dividual.
20	"(c) Reviews and Submission to Congress.—Not
21	less frequently than once every five years, the Secretary
22	shall—
23	"(1) review the access standards and guidance
24	under this section, and make such updates as may be
25	determined appropriate by the Secretary; and

1	"(2) submit to the Committees on Armed Serv-
2	ices of the House of Representatives and the Senate
3	the most recently reviewed and, as applicable, up-
4	dated version of such access standards and guidance.
5	"(d) Definitions.—In this section:
6	"(1) The term 'covered individual' means the fol-
7	lowing:
8	"(A) A member of the armed forces or civil-
9	ian employee of the Department of Defense, or
10	an employee or family member of such member
11	or employee, who resides, attends school, receives
12	health care services, or shops at a commissary or
13	exchange store on a military installation in the
14	United States.
15	"(B) A retired member of the armed forces,
16	including the reserve components, or a family
17	member of such retired member, who resides, at-
18	tend schools, receives health care services, or
19	shops at a commissary or exchange store on such
20	an installation.
21	"(C) An individual performing work at
22	such an installation under a contract or sub-
23	contract (at any tier), including a military con-
24	struction project, military family housing

1	project, or a facilities sustainment, restoration,
2	and modernization project.
3	"(D) A motor carrier or household goods
4	motor carrier (as such terms are defined in sec-
5	tion 13102 of title 49) providing transportation
6	services for the United States Transportation
7	Command.
8	"(2) The term 'covered provision' means the fol-
9	lowing:
10	"(A) Chapter 54 of this title.
11	"(B) Section 202 of the REAL ID Act of
12	2005 (Public Law 109–13; 49 U.S.C. 30301
13	note).
14	"(C) Section 2812 of the National Defense
15	Authorization Act for Fiscal Year 2013 (Public
16	Law 112–239; 126 Stat. 2150; 10 U.S.C. 113
17	note).
18	"(D) Sections 346 and 1050 of the National
19	Defense Authorization Act for Fiscal Year 2017
20	(Public Law 114–328; 10 U.S.C. 113 note).
21	"(E) Section 626 of the John S. McCain
22	National Defense Authorization Act for Fiscal
23	Year 2019 (Public Law 115–232; 132 Stat. 1802;
24	10 U.S.C. 113 note).

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1	"(F) Section 1090 of the William M. (Mac)
2	Thornberry National Defense Authorization Act
3	for Fiscal Year 2021 (Public Law 116–283; 134
4	Stat. 3879; 10 U.S.C. 113 note).
5	"(G) Section 2833 of the James M. Inhofe
6	National Defense Authorization Act for Fiscal
7	Year 2023 (Public Law 117–263; 136 Stat.
8	3003).
9	"(3) The term 'federally-recognized access creden-
10	tial' means a credential authorized by Federal law or
11	otherwise issued by the head of a department or agen-
12	cy of the Federal Government that requires the vetting
13	of an individual for access to a facility, area, or pro-
14	gram.
15	"(4) The term 'military installation' has the
16	meaning given such term in section 2801 of this title.
17	"(5) The term 'State' means any of the several
18	States, the District of Columbia, the Commonwealth
19	of Puerto Rico, Guam, American Samoa, the Virgin
20	Islands of the United States, or the Commonwealth of
21	the Northern Mariana Islands.
22	"(6) The term 'United States' includes each
23	State, as such term is defined in this subsection.".

1	(b) Deadline for First Review and Submission
2	TO CONGRESS.—Not later than 180 days after the date of
3	the enactment of this Act, the Secretary of Defense shall—
4	(1) conduct the first review of the access stand-
5	ards and guidance required under section 2698 of
6	title 10, United States Code (as added by subsection
7	(a)); and
8	(2) submit to the Committees on Armed Services
9	of the House of Representatives and the Senate the re-
10	viewed and, as applicable, updated version of such ac-
11	cess standards and guidance.
12	(c) Modification to Certain Notification Re-
13	$\label{eq:QUIREMENT.} \textit{Section } 1090(b)(2)(B) \ \textit{of the William M}.$
14	(Mac) Thornberry National Defense Authorization Act for
15	Fiscal Year 2021 (Public Law 116–283; 134 Stat. 3879;
16	10 U.S.C. 113 note) is amended by striking "is" and insert-
17	ing "and, as appropriate, the Secretary of Homeland Secu-
18	rity and the Director of the Federal Bureau of Investiga-
19	tion, are".
20	(d) Technical and Conforming Amendments.—
21	(1) Repeal of duplicate provision.—Section
22	1069 of the National Defense Authorization Act for
23	Fiscal Year 2008 (Public Law 110–181; 122 Stat.
24	326) is repealed.

1	(2) Conforming amendments to prior na-
2	TIONAL DEFENSE AUTHORIZATION ACT.—Section
3	1050 of the National Defense Authorization Act for
4	Fiscal Year 2017 (10 U.S.C. 113 note; 130 Stat.
5	2396) is amended—
6	(A) in the heading, by striking "DEPART-
7	MENT OF DEFENSE INSTALLATIONS" and
8	inserting "MILITARY INSTALLATIONS";
9	(B) in subsection (a), by striking "Depart-
10	ment of Defense installations" and inserting
11	"military installations in the United States";
12	(C) in subsection (b), by striking "Depart-
13	ment of Defense facilities" and inserting "mili-
14	tary installations in the United States"; and
15	(D) by adding at the end the following new
16	subsection:
17	"(c) Definitions.—In this section, the terms 'mili-
18	tary installation' and 'United States' have the meanings
19	given such terms, respectively, in section 2698(e) of title 10,
20	United States Code.".
21	SEC. 2832. REAL PROPERTY USAGE IN THE NATIONAL CAP-
22	ITAL REGION.
23	(a) Report.—Not later than February 1, 2024, the
24	Secretary of Defense shall submit to the congressional de-
25	fense committees a report on the use of organic Department

1	of Defense facilities and facilities leased by the Department
2	located in the National Capital Region.
3	(b) Elements.—The report under subsection (a) shall
4	include the following:
5	(1) Daily access rates by individuals at the Pen-
6	tagon, disaggregated by military personnel, civilian
7	personnel, and contractor personnel.
8	(2) Daily access rates at the Mark Center Cam-
9	pus, disaggregated by military personnel, civilian
10	personnel, and contractor personnel.
11	(3) Workforce capacity at the Pentagon.
12	(4) Workforce capacity at the Mark Center Cam-
13	pus.
14	(5) Current telework guidance for individuals
15	working at organic Department of Defense facilities
16	and facilities leased by the Department located in the
17	National Capital Region.
18	(6) Existing lease agreements for facilities lo-
19	cated in the National Capital Region, including—
20	(A) the length and cost of each such agree-
21	ment; and
22	(B) the number of workstations included in
23	each such agreement.

1	(c) FORM.—The report required under subsection (a)
2	shall be in an unclassified form but may contain a classi-
3	fied annex.
4	(d) Definitions.—In this section:
5	(1) The terms "Mark Center Campus", "Na-
6	tional Capital Region", and "Pentagon" have the
7	meanings given, respectively, in section 2674 of title
8	10, United States Code.
9	(2) The term "organic Department of Defense fa-
10	cility" means a facility that is wholly owned and op-
11	erated by the Department of Defense.
12	SEC. 2833. REVISION TO UNIFIED FACILITIES CRITERIA ON
13	USE OF LIFE SAFETY ACCESSIBILITY HARD-
13 14	USE OF LIFE SAFETY ACCESSIBILITY HARD- WARE FOR COVERED DOORS.
14	WARE FOR COVERED DOORS.
14 15 16	ware for covered doors. (a) In General.—The Secretary of Defense shall
14 15 16 17	ware for covered doors. (a) In General.—The Secretary of Defense shall amend the Unified Facilities Criteria/DoD Building Code
14 15 16 17	ware for covered doors. (a) In General.—The Secretary of Defense shall amend the Unified Facilities Criteria/DoD Building Code (UFC 1–200–01) to update applicable specifications, guid-
14 15 16 17 18	WARE FOR COVERED DOORS. (a) IN GENERAL.—The Secretary of Defense shall amend the Unified Facilities Criteria/DoD Building Code (UFC 1–200–01) to update applicable specifications, guidance, and technical documentation relating to the construc-
14 15 16 17 18 19 20	WARE FOR COVERED DOORS. (a) IN GENERAL.—The Secretary of Defense shall amend the Unified Facilities Criteria/DoD Building Code (UFC 1–200–01) to update applicable specifications, guidance, and technical documentation relating to the construction, renovation, replacement, or other retrofit of a covered
14 15 16 17 18 19 20	ware for covered doors. (a) In General.—The Secretary of Defense shall amend the Unified Facilities Criteria/DoD Building Code (UFC 1–200–01) to update applicable specifications, guidance, and technical documentation relating to the construction, renovation, replacement, or other retrofit of a covered door to ensure that life safety accessibility hardware is used
14 15 16 17 18 19 20 21	ware for covered doors. (a) In General.—The Secretary of Defense shall amend the Unified Facilities Criteria/DoD Building Code (UFC 1–200–01) to update applicable specifications, guidance, and technical documentation relating to the construction, renovation, replacement, or other retrofit of a covered door to ensure that life safety accessibility hardware is used for such construction, renovation, replacement, or other retrofit of a covered door to ensure that life safety accessibility hardware is used for such construction, renovation, replacement, or other retrofit

1	(A) a sensitive compartmented information
2	facility, including a sensitive compartmented in-
3	formation facility in which information des-
4	ignated as sensitive compartmented information
5	is stored and processed; or
6	(B) any other room or facility in which in-
7	formation designated as sensitive compartmented
8	information—
9	(i) is used, handled, discussed, or proc-
10	essed; or
11	(ii) is stored in approved security con-
12	tainers.
13	(2) The term "life safety accessibility hardware"
14	means a secure locking device that requires less than
15	five pounds of force to open.
16	Subtitle D—Land Conveyances
17	SEC. 2841. EXTENSION OF SUNSET FOR LAND CONVEYANCE,
18	SHARPE ARMY DEPOT, LATHROP, CALI-
19	FORNIA.
20	Section 2833(g) of the William M. (Mac) Thornberry
21	National Defense Authorization Act for Fiscal Year 2021
22	(Public Law 116–283) is amended by striking "three years"
23	and inserting "five years".

1	SEC. 2842. LAND CONVEYANCE, EGLIN AIR FORCE BASE,
2	FLORIDA.
3	(a) Conveyance Authorized.—The Secretary of the
4	Air Force may convey to the Air Force Enlisted Village,
5	a nonprofit corporation (in this section referred to as the
6	"Village"), all right, title, and interest of the United States
7	in and to a parcel of real property, including improvements
8	thereon, consisting of approximately 80 acres located adja-
9	cent to Eglin Air Force Base, Florida, for the purpose of
10	independent-living and assisted-living apartments for vet-
11	erans. The conveyance under this subsection is subject to
12	valid existing rights.
13	(b) Terms and Conditions.—The conveyance under
14	subsection (a) shall be—
15	(1) subject to valid existing rights;
16	(2) made without consideration; and
17	(3) subject to any other terms and conditions as
18	the Secretary considers appropriate.
19	(c) Payment of Costs of Conveyance.—
20	(1) Payment required.—The Secretary may
21	require the Village to cover all costs (except costs for
22	environmental remediation of the property) to be in-
23	curred by the Secretary, or to reimburse the Secretary
24	for costs incurred by the Secretary, to carry out the
25	conveyance under this section, including survey costs,
26	costs for environmental documentation, and any other

- administrative costs related to the conveyance. If
 amounts are collected from the Village 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 Village.
- 7 Treatment of amounts received.— 8 Amounts received under paragraph (1) as reimburse-9 ment for costs incurred by the Secretary to carry out 10 the conveyance under subsection (a) shall be credited 11 to the fund or account that was used to cover the costs 12 incurred by the Secretary in carrying out the convey-13 ance, or to an appropriate fund or account currently 14 available to the Secretary for the purposes for which 15 the costs were paid. Amounts so credited shall be 16 merged with amounts in such fund or account and 17 shall be available for the same purposes, and subject 18 to the same conditions and limitations, as amounts in 19 such fund or account.
- 20 (d) DESCRIPTION OF PROPERTY.—The exact acreage 21 and legal description of the property to be conveyed under 22 subsection (a) shall be determined by a survey satisfactory 23 to the Secretary.

1	SEC. 2843. LAND ACQUISITION, WESTMORELAND STATE
2	PARK, VIRGINIA.
3	(a) AUTHORITY.—The Secretary of the Navy may ac-
4	quire, by purchase or lease from the Commonwealth of Vir-
5	ginia ((in this section referred to as the "Commonwealth"),
6	a real property interest in approximately 225 square feet
7	of land, including ingress and egress, at Westmoreland
8	State Park, Virginia, for the purpose of installing, oper-
9	ating, maintaining, and protecting equipment to support
10	research and development activities by the Department of
11	the Navy for national security purposes.
12	(b) Terms and Conditions.—The acquisition of
13	property under this section shall be subject to the following
14	terms and conditions:
15	(1) The Secretary shall pay the Commonwealth
16	fair market value for the interest to be acquired, as
17	determined by the Secretary.
18	(2) Such other terms and conditions considered
19	appropriate by the Secretary.
20	(c) Description of Property.—The legal descrip-
21	tion of the property to be acquired under this section shall
22	be determined by a survey that is satisfactory to the Sec-
23	retary and the Commonwealth.
24	(d) Applicability of the Land and Water Con-
25	SERVATION FUND ACT.—The provisions of chapter 2003 of

1	title 54, United States Code, shall not apply to the acquisi-
2	tion of property under this section.
3	(e) Reimbursement.—The Secretary shall reimburse
4	the Commonwealth for reasonable and documented adminis-
5	trative costs incurred by the Commonwealth to execute the
6	acquisition by the Secretary authorized by this section.
7	(f) Termination of Real Property Interest.—
8	The real property interest acquired by the Secretary shall
9	terminate, and be released without cost to the Common-
10	wealth, when the Secretary determines this real property
11	interest is no longer required for national security purposes.
12	Subtitle E—Pilot Programs and
13	Reports
14	SEC. 2851. CLARIFICATION ON AMOUNTS AVAILABLE FOR
15	PROJECTS UNDER CERTAIN PILOT PROGRAM
16	RELATING TO TESTING FACILITIES AT IN-
17	STALLATIONS OF THE DEPARTMENT OF THE
18	AIR FORCE.
19	Section 2862 of the National Defense Authorization
20	Act for Fiscal Year 2022 (Public Law 117–81) is amend-
21	ed—
22	(1) by redesignating subsections (c) through (e)
23	as subsections (d) through (f), respectively; and
24	(2) by inserting after subsection (b), the fol-
25	lowing new subsection.

1	"(c) Available Amounts.—The commander of an in-
2	stallation selected for the pilot program may obligate or ex-
3	pend the following amounts for projects under such pilot
4	program relating to testing facilities on such installation:
5	"(1) Subject to subsection (d), amounts allocated
6	to such installation for Facility, Sustainment, Res-
7	toration, and Modernization.
8	"(2) Fees charged for the use of such testing fa-
9	cilities on such installation.".
10	SEC. 2852. PILOT PROGRAM TO PROVIDE AIR PURIFICATION
11	TECHNOLOGY IN MILITARY HOUSING.
12	(a) In General.—The Secretary of Defense shall
13	carry out a pilot program to—
14	(1) provide commercially available off-the-shelf
15	items (as defined in section 104 of title 41, United
16	States Code) for air purification and covered sensors
17	to landlords; and
18	(2) monitor and measure the effect of such items
19	on environmental and public health of tenants of
20	military housing.
21	(b) Selection of Installations.—
22	(1) In General.—The Secretary of the Army,
23	the Secretary of the Navy, and the Secretary of the
24	Air Force shall each select one military installation
25	to carry out the pilot program under subsection (a).

1	(2) Considerations.—Each Secretary shall en-
2	sure that the military installation selected under this
3	section—
4	(A) contains military unaccompanied hous-
5	ing in which the items described in subsection
6	(a) may be used; and
7	(B) is engaged in efforts to modernize mili-
8	tary housing.
9	(c) Briefing.—Not later than 180 days after the date
10	of the enactment of this Act, the Secretary of the Army,
11	the Secretary of the Navy, and the Secretary of the Air
12	Force shall each provide to the Committees on Armed Serv-
13	ices of the House of Representatives and the Senate a brief-
14	ing on the pilot program established under this section, in-
15	cluding a description of the items described in subsection
16	(a) used under such program. The briefing shall include—
17	(1) a description of any cost savings identified
18	from use of such items relating to—
19	(A) extending the life and habitability of
20	military housing; and
21	(B) reducing maintenance frequency; and
22	(2) with respect to cost savings identified in
23	paragraph (1), a plan to expand the use of the cov-
24	ered sensors in new military housing.

1	(d) Devices.—An air purification device or covered
2	sensor provided under this section shall use technology prov-
3	en to reduce indoor air risks and yield measurable environ-
4	mental and public health outcomes.
5	(e) Definitions.—In this section:
6	(1) The term "covered sensor" means a commer-
7	cially available product manufactured in the United
8	States that detects the conditions for potential mold
9	growth before mold is present.
10	(2) The term "military housing" includes
11	privatized military housing (as defined in section
12	3001(a) of the Military Construction Authorization
13	Act for Fiscal Year 2020 (division B of Public Law
14	116-92; 133 Stat. 1916; 10 U.S.C. 2821 note)).
	110-32; 133 8101. 1310; 10 0.8.0. 2021 11010).
15	SEC. 2853. QUARTERLY BRIEFINGS ON MILITARY CON-
15	SEC. 2853. QUARTERLY BRIEFINGS ON MILITARY CON-
15 16	SEC. 2853. QUARTERLY BRIEFINGS ON MILITARY CON- STRUCTION RELATED TO THE SENTINEL
15 16 17	SEC. 2853. QUARTERLY BRIEFINGS ON MILITARY CON- STRUCTION RELATED TO THE SENTINEL INTERCONTINENTAL BALLISTIC MISSILE
15 16 17 18	SEC. 2853. QUARTERLY BRIEFINGS ON MILITARY CON- STRUCTION RELATED TO THE SENTINEL INTERCONTINENTAL BALLISTIC MISSILE WEAPON SYSTEM PROGRAM.
15 16 17 18 19	SEC. 2853. QUARTERLY BRIEFINGS ON MILITARY CONSTRUCTION RELATED TO THE SENTINEL INTERCONTINENTAL BALLISTIC MISSILE WEAPON SYSTEM PROGRAM. (a) BRIEFING REQUIRED.—Not later than 180 days
15 16 17 18 19 20	SEC. 2853. QUARTERLY BRIEFINGS ON MILITARY CONSTRUCTION RELATED TO THE SENTINEL INTERCONTINENTAL BALLISTIC MISSILE WEAPON SYSTEM PROGRAM. (a) Briefing Required.—Not later than 180 days after the date of the enactment of this Act, and every 90
15 16 17 18 19 20 21	SEC. 2853. QUARTERLY BRIEFINGS ON MILITARY CONSTRUCTION RELATED TO THE SENTINEL INTERCONTINENTAL BALLISTIC MISSILE WEAPON SYSTEM PROGRAM. (a) Briefing Required.—Not later than 180 days after the date of the enactment of this Act, and every 90 days thereafter until the date that is five years after the
15 16 17 18 19 20 21 22 23	SEC. 2853. QUARTERLY BRIEFINGS ON MILITARY CONSTRUCTION RELATED TO THE SENTINEL INTERCONTINENTAL BALLISTIC MISSILE WEAPON SYSTEM PROGRAM. (a) Briefing Required.—Not later than 180 days after the date of the enactment of this Act, and every 90 days thereafter until the date that is five years after the date of the enactment of this Act, the Secretary of the Air

1	Sentinel intercontinental ballistic missile weapon system
2	program.
3	(b) Elements.—These briefings shall include at a
4	minimum the following information:
5	(1) An update on timelines and costs for covered
6	construction projects, including details on land acqui-
7	sitions for such projects.
8	(2) With respect to any contract or subcontract
9	(at any tier) for a covered construction project that
10	is not a fixed-price contract, a description of the loca-
11	tion of performance for such contract or subcontract.
12	(3) With respect to any contract or subcontract
13	(at any tier) for a covered construction project that
14	is a cost-plus-incentive-fee contract, a description of
15	the following for performance of the contract or sub-
16	contract:
17	(A) The target cost.
18	(B) The target incentive fee.
19	(C) The minimum and maximum incentive
20	fee amounts.
21	(D) A description of the incentive fee ad-
22	justment formula (including allowable costs).
23	(E) A description of the incentive fee struc-
24	ture.

1	(F) An analysis of any change to the ele-
2	ments in subparagraphs (A) through (E) since
3	the previous quarter.
4	(4) A summary of Government actions to miti-
5	gate cost growth of covered construction projects.
6	(5) A review of conditions observed at the site for
7	performance of the covered construction project con-
8	tract during the previous quarter and how those con-
9	ditions may impact the cost of such contract and sub-
10	sequent contracts for covered construction projects at
11	$such \ site.$
12	(6) The most recent construction schedule, in-
13	cluding any anticipated delays and mitigation meas-
14	ures for each such delay, requests for equitable adjust-
15	ment, and any changes to the schedule since the pre-
16	vious quarter.
17	(7) Updated estimated cost to complete the cov-
18	ered construction project.
19	(c) Covered Construction Project Defined.—In
20	this section, the term "covered construction project" means
21	a below-ground military construction project or other infra-
22	structure project in connection with the development and
23	fielding of the Sentinel intercontinental ballistic missile

24 weapon system program.

1	SEC. 2854. PLAN FOR USE OF EXCESS BORDER WALL CON-
2	STRUCTION MATERIALS.
3	(a) PLAN.—Not later than 270 days after the date of
4	the enactment of this Act, the Secretary of Defense shall sub-
5	mit to Congress a plan to use, transfer, or donate to States
6	on the southern border of the United States all existing ex-
7	cess border wall construction materials, including bollards.
8	(b) Elements.—The plan required by subsection (a)
9	shall include the following:
10	(1) A list of contracts in the process of perform-
11	ance to store excess border wall construction mate-
12	rials, identified by location and cost to date.
13	(2) A detailed proposal for the disposition of
14	such excess border wall construction materials, in-
15	cluding a timeline for disposition and the authorities
16	under which such disposition shall occur.
17	SEC. 2871. JOINT HOUSING REQUIREMENTS AND MARKET
18	ANALYSIS FOR MILITARY INSTALLATIONS IN
19	HAWAII.
20	(a) In General.—The Secretary of Defense, in con-
21	sultation with appropriate Federal, State, and local stake-
22	holders (to the maximum extent practicable) shall conduct
23	a joint Housing Requirements and Market Analysis for
24	each military installation in Hawaii.
25	(b) Deadline.— Not later than one year after the date
26	of the enactment of this Act, the Secretary shall submit to

1	the congressional defense committees a report on each joint
2	Housing Requirements and Market Analysis conducted
3	under subsection (a) that includes—
4	(1) an analysis of the extent to which military
5	installations in Hawaii have affected the availability
6	of housing in communities in proximity to such mili-
7	tary installations;
8	(2) the number of members of the Armed Forces
9	and their dependents residing in privately-owned
10	housing located outside of such military installations;
11	(3) a cost-benefit analysis of implementing a re-
12	quirement for each member of the Armed Forces as-
13	signed to a duty station in Hawaii to reside in hous-
14	ing located on the military installation to which such
15	member is assigned;
16	(4) an assessment of strategies to reduce the effect
17	of members of the Armed Forces and dependents of
18	such members on the availability of rental housing in
19	such communities, including strategies to provide
20	such members and dependents with alternative hous-
21	$ing\ options;$
22	(5) the optimal stock and occupancy rate of mili-
23	tary housing units in Hawaii, as determined by the
24	Secretary;

1	(6) an estimate of the cost to the United States
2	to maintain such optimal stock and occupancy rate;
3	(7) an assessment of the feasibility of expanding
4	housing located on military installations in Hawaii
5	to create housing intended to be occupied by civilian
6	employees and contractors of the Department of De-
7	fense;
8	(8) an identification of limitations and chal-
9	lenges, if any, to data collection and analysis in car-
10	rying out such joint Housing Requirements and Mar-
11	ket Analysis;
12	(9) strategies to—
13	(A) address such limitations and challenges;
14	and
15	(B) standardize methods of data collection
16	and analysis for conducting a Housing Require-
17	ments and Market Analysis under section 2837
18	of title 10, United States Code;
19	(10) an assessment of the feasibility and value of
20	the Secretary conducting a joint Housing Require-
21	ments and Market Analysis for each military instal-
22	lation in Hawaii every two years; and
23	(11) other relevant information, as determined
24	by the Secretary.

1	(c) Housing Requirements and Market Anal-
2	YSIS.—In this section, the term "Housing Requirements
3	and Market Analysis" has the meaning given such term in
4	section 2837 of title 10, United States Code.
5	Subtitle F—Other Matters
6	SEC. 2861. EXPANSION OF CERTAIN EXEMPTION RELATING
7	TO FUNDING REQUIREMENT FOR CERTAIN
8	DEFENSE COMMUNITY INFRASTRUCTURE
9	PROJECTS.
10	Section 2391(d)(2) of title 10, United States Code, is
11	amended in subparagraph (B), by inserting "or an insular
12	area" after "a rural area".
13	SEC. 2862. DEVELOPMENT AND OPERATION OF MARINE
14	CORPS HERITAGE CENTER AND NATIONAL
15	MUSEUM OF THE MARINE CORPS.
16	(a) In General.—Chapter 861 of title 10, United
17	States Code, is amended by inserting after section 8617 the
18	following new section:
19	"§8618. Marine Corps Heritage Center and National
20	Museum of the Marine Corps at Marine
21	Corps Base, Quantico, Virginia
22	"(a) Joint Venture for Development and Con-
23	TINUED MAINTENANCE AND OPERATION.—The Secretary of
24	the Navy may enter into a joint venture with the Marine
25	Corps Heritage Foundation (in this section referred to as

- 1 the 'Foundation'), a not-for-profit entity, for the design,
- 2 construction, and maintenance and operation of a multi-
- 3 purpose facility to be used for historical displays for public
- 4 viewing, curation, and storage of artifacts, research facili-
- 5 ties, classrooms, offices, and associated activities consistent
- 6 with the mission of the Marine Corps University. The facil-
- 7 ity shall be known as the Marine Corps Heritage Center
- 8 and the National Museum of the Marine Corps.
- 9 "(b) Design and Construction.—For each phase of
- 10 development of the facility described in subsection (a), the
- 11 Secretary may—
- "(1) permit the Foundation to contract for the
- design, construction, or both of such phase of develop-
- 14 ment; or
- 15 "(2) accept funds from the Foundation for the
- design, construction, or both of such phase of develop-
- 17 ment.
- 18 "(c) Acceptance Authority.—Upon completion of
- 19 construction of any phase of development of the facility de-
- 20 scribed in subsection (a) by the Foundation to the satisfac-
- 21 tion of the Secretary, and the satisfaction of any financial
- 22 obligations incident thereto by the Foundation, the facility
- 23 shall become the real property of the Department of the
- 24 Navy with all right, title, and interest in and to facility
- 25 being in the United States.

1	"(d) Maintenance, Operation, and Support.—(1)
2	The Secretary may, for the purpose of maintenance and op-
3	eration of the Marine Corps Heritage Center and the Na-
4	tional Museum of the Marine Corps—
5	"(A) enter into contracts or cooperative agree-
6	ments, on a sole-source basis, with the Foundation for
7	the procurement of property or services for the direct
8	benefit or use of the Marine Corps Heritage Center
9	and the National Museum of the Marine Corps; and
10	"(B) notwithstanding the requirements of sub-
11	section (h) of section 2667 of this title and under such
12	terms and conditions as the Secretary considers ap-
13	propriate for the joint venture authorized by sub-
14	section (a), lease in accordance with such section 2667
15	portions of the facility developed under subsection (a)
16	to the Foundation for use in generating revenue for
17	activities of the facility and for such administrative
18	purposes as may be necessary for support of the facil-
19	ity.
20	"(2) In making a determination of fair market value
21	under section 2667(b)(4) of this title for payment of consid-
22	eration pursuant to a lease described in paragraph (1)(B),
23	the Secretary may consider the entirety of the educational
24	efforts of the Foundation, support to the Marine Corps Her-
25	itage Center history division by the Foundation, or the

- 1 funding of museum programs and exhibits by the Founda-
- 2 tion, or other support related to the Marine Corps Heritage
- 3 Center and the National Museum of the Marine Corps, in
- 4 addition to the types of in-kind consideration provided
- 5 under section 2667(c) of this title.
- 6 "(3) The Secretary may authorize the Foundation to
- 7 use real or personal property within the Marine Corps Her-
- 8 itage Center and National Museum of the Marine Corps to
- 9 conduct additional revenue-generating activities, as the Sec-
- 10 retary considers appropriate considering the work of the
- 11 Foundation and needs of the Marine Corps Heritage Center
- 12 and National Museum of the Marine Corps. The Secretary
- 13 shall only authorize the use of such property for a revenue-
- 14 generating activity if the Secretary determines the activity
- 15 will not interfere with military activities and personnel or
- 16 the activities of the Marine Corps Heritage Center and Na-
- 17 tional Museum of the Marine Corps.
- 18 "(4) The Secretary shall retain lease payments re-
- 19 ceived under this section, other than in-kind consideration
- 20 authorized under paragraph (2) or under section 2667(c)
- 21 of this title, solely for use in support of the Marine Corps
- 22 Heritage Center and the National Museum of the Marine
- 23 Corps, and funds received as lease payments shall remain
- 24 available until expended.

- 1 "(e) Authority to Accept Gifts.—(1) The Sec-
- 2 retary of the Navy may accept, hold, administer, and spend
- 3 any gift, devise, or bequest of real property, personal prop-
- 4 erty, or money made on the condition that the gift, devise,
- 5 or bequest be used for the benefit, or in connection with,
- 6 the establishment, operation, or maintenance, of the Marine
- 7 Corps Heritage Center or the National Museum of the Ma-
- 8 rine Corps. Section 2601 (other than subsections (b), (c),
- 9 and (e)) of this title shall apply to gifts accepted under this
- 10 subsection.
- 11 "(2) The Secretary may display at the Marine Corps
- 12 Heritage Center or the National Museum of the Marine
- 13 Corps recognition for an individual or organization that
- 14 contributes money to a partner organization, or an indi-
- 15 vidual or organization that contributes a gift directly to
- 16 the Navy, for the benefit of the Marine Corps Heritage Cen-
- 17 ter or the National Museum of the Marine Corps, whether
- 18 or not the contribution is subject to the condition that the
- 19 recognition be provided. The Secretary shall prescribe regu-
- 20 lations governing the circumstances under which contrib-
- 21 utor recognition may be provided, appropriate forms of rec-
- 22 ognition, and suitable display standards.
- 23 "(3) The Secretary may authorize the sale of donated
- 24 property received under paragraph (1). A sale under this
- 25 paragraph need not be conducted in accordance with dis-

- 1 posal requirements that would otherwise apply, so long as
- 2 the sale is conducted at arms-length and includes an
- 3 auditable transaction record.
- 4 "(4) Any money received under paragraph (1) and
- 5 any proceeds from the sale of property under paragraph
- 6 (3) shall be deposited into a fund established in the Treas-
- 7 ury to support the Marine Corps Heritage Center and the
- 8 National Museum of the Marine Corps.
- 9 "(f) Additional Terms and Conditions.—The Sec-
- 10 retary may require such additional terms and conditions
- 11 in connection with the joint venture authorized by sub-
- 12 section (a) as the Secretary considers appropriate to protect
- 13 the interests of the United States.".
- 14 (b) Conforming Repeal.—Section 2884 of the Floyd
- 15 D. Spence National Defense Authorization Act for Fiscal
- 16 Year 2001 (Public Law 106-398) is repealed.
- 17 SEC. 2863. PROHIBITION ON JOINT USE OF HOMESTEAD AIR
- 18 RESERVE BASE WITH CIVIL AVIATION.
- 19 Section 2874 of the James M. Inhofe National Defense
- 20 Authorization Act for Fiscal Year 2023 (Public Law 117-
- 21 263; 136 Stat. 3014) is amended by striking "On or before
- 22 September 30, 2026, the Secretary" and inserting "The Sec-
- 23 retary".

1	SEC. 2864. NATIONAL MUSEUM OF THE MIGHTY EIGHTH AIR
2	FORCE.
3	(a) Designation.—The National Museum of the
4	Mighty Eighth Air Force located at 175 Bourne Avenue,
5	Pooler, Georgia (or any successor location), is designated
6	as the official National Museum of the Mighty Eighth Air
7	Force of the United States (referred to in this section as
8	the "National Museum").
9	(b) Relation to National Park System.—The Na-
10	tional Museum shall not be included as a unit of the Na-
11	tional Park System.
12	(c) Rule of Construction.—This section shall not
13	be construed to appropriate, or authorize the appropriation
14	of, Federal funds for any purpose related to the National
15	Museum.
16	SEC. 2865. RECOGNITION OF MEMORIAL, MEMORIAL GAR-
17	DEN, AND K9 MEMORIAL OF THE NATIONAL
18	NAVY UDT-SEAL MUSEUM IN FORT PIERCE,
19	FLORIDA, AS A NATIONAL MEMORIAL, MEMO-
20	RIAL GARDEN, AND K9 MEMORIAL, RESPEC-
21	TIVELY, OF NAVY SEALS AND THEIR PREDE-
22	CESSORS.
23	The Memorial, Memorial Garden, and K9 Memorial
24	of the National Navy UDT-SEAL Museum, located at 3300
25	North Highway A1A, North Hutchinson Island, in Fort
26	Pierce. Florida, are recognized as a national memorial, me-

- 1 morial garden, and K9 memorial, respectively, of Navy
- 2 SEALs and their predecessors.
- 3 SEC. 2866. LIMITATION ON AVAILABILITY OF CERTAIN
- 4 FUNDS RELATING TO THE LOCATION OF THE
- 5 HEADQUARTERS FOR UNITED STATES SPACE
- 6 COMMAND.
- 7 (a) Limitation on Availability of Funds for
- 8 MILITARY CONSTRUCTION PROJECTS.—None of the funds
- 9 authorized to be appropriated by this Act or otherwise made
- 10 available for fiscal year 2024 for the Air Force may be obli-
- 11 gated or expended for a military construction project (as
- 12 described in section 2801(b) of title 10, United States Code)
- 13 for the construction or modification of facilities for tem-
- 14 porary or permanent use by United States Space Command
- 15 for headquarters operations until the report required under
- 16 subsection (c) is submitted.
- 17 (b) Limitation on Availability of Funds for
- 18 Travel Expenditures.—Of the funds authorized to be
- 19 appropriated by this Act or otherwise made available for
- 20 fiscal year 2024 to the Office of the Secretary of the Air
- 21 Force for travel expenditures, not more than 50 percent
- 22 may be obligated or expended until the report required
- 23 under subsection (c) is submitted.
- 24 (c) Report.—The Secretary of the Air Force shall sub-
- 25 mit to the congressional defense committees a report on the

1	justification for the selection of a permanent location for
2	headquarters of the United States Space Command.
3	SEC. 2867. LIMITATION ON USE OF FUNDS FOR CLOSURE OF
4	COMBAT READINESS TRAINING CENTERS.
5	(a) Limitation.—None of the funds authorized to be
6	appropriated by this Act or otherwise made available for
7	fiscal year 2024 for the Air Force may be obligated or ex-
8	pended to close, or prepare to close, any combat readiness
9	training center.
10	(b) Waiver.—The Secretary of the Air Force may
11	waive the limitation under subsection (a) with respect to
12	a combat readiness training center if the Secretary submits
13	to the congressional defense committees, not later than 180
14	days after the date of the enactment of this Act, the fol-
15	lowing:
16	(1) A certification that—
17	(A) the closure of the center would not be in
18	violation of section 2687 of title 10, United
19	States Code; and
20	(B) the support capabilities provided by the
21	center will not be diminished as a result of the
22	closure of the center.
23	(2) A report that includes—
24	(A) a detailed business case analysis for the
25	closure of the center; and

1	(B) an assessment of the effects the closure
2	of the center would have on training units of the
3	Armed Forces, including any active duty units
4	that may use the center.
5	SEC. 2868. LIMITATION ON AVAILABILITY OF CERTAIN
6	FUNDS UNTIL SUBMISSION OF CERTAIN RE-
7	PORT ON MILITARY HOUSING.
8	Of the funds authorized to be appropriated by this Act
9	or otherwise made available for fiscal year 2024 for the De-
10	partment of Defense for travel by the Assistant Secretary
11	of Defense for Energy, Installations, and Environment, not
12	more than 5 percent may be obligated or expended for such
13	travel until the date on which the Secretary of Defense sub-
14	mits the report required under section 3041 of the National
15	Defense Authorization Act for Fiscal Year 2020 (Public
16	Law 116–92).
17	SEC. 2869. GUIDANCE ON ENCROACHMENT THAT IMPACTS
18	COVERED SITES.
19	(a) Guidance Required.—Not later than 180 days
20	after the date of the enactment of this Act, each Secretary
21	of a military department shall issue guidance to establish—
22	(1) a process to identify encroachment with re-
23	spect to a covered site;
24	(2) a method to mitigate such encroachment; and

1	(3) a procedure to certify that such encroachment
2	does not directly result in a national security risk to
3	the covered site.
4	(b) Considerations.—In developing the guidance re-
5	quired by this section, each Secretary of a military depart-
6	ment shall consider the following:
7	(1) The process by which a commander or head
8	of a covered site identifies and reports encroachment
9	with respect to such covered site.
10	(2) Methods to track data relating to processes,
11	methods, and procedures described in subsection (a).
12	(3) Coordination processes to track and mitigate
13	encroachment—
14	(A) within each military department; and
15	(B) between the military departments and
16	the Assistant Secretaries of Defense for
17	Sustainment and Industrial Base Policy.
18	(c) Foreign Investment Encroachment.—Such
19	guidance shall include a requirement that if a Secretary
20	of a military department determines that encroachment de-
21	scribed in subsection (a) involves or may involve foreign
22	investment, such Secretary shall—
23	(1) report information about encroachment relat-
24	ing to foreign investment to the Assistant Secretary of
25	Defense for Industrial Base Policy; and

1	(2) coordinate with the Assistant Secretary of
2	Defense for Industrial Base Policy on efforts to miti-
3	gate such encroachment or potential encroachment.
4	(d) Report.—Not later than 180 days after the date
5	on which the guidance required by subsection (a) is issued,
6	the Assistant Secretary of Defense for Sustainment, in co-
7	ordination with the Secretaries of the military departments,
8	shall submit a report to the Committees on Armed Services
9	of the Senate and the House of Representatives on the guid-
10	ance required by this section, including—
11	(1) the extent to which such guidance has been
12	implemented within the Department of Defense;
13	(2) a description of methods to update any lists
14	of covered sites; and
15	(3) an assessment of the procedure described in
16	subsection (a)(3).
17	(e) Definitions.—In this section:
18	(1) The term "covered site" means a military in-
19	stallation or another facility or property of the
20	United States Government.
21	(2) The term "encroachment" means an activity
22	conducted within close proximity to a covered site
23	that—
24	(A) may pose a national security risk to a
25	covered site;

1	(B) may affect the operational mission of a
2	covered site; or
3	(C) is incompatible with an installation
4	master plan of a covered site.
5	(3) The term "military department" has the
6	meaning given such term in section 101 of title 10,
7	United States Code.
8	(4) The term "military installation" has the
9	meaning given such term in section 2801 of title 10,
10	United States Code.
11	SEC. 2870. CONTINUING EDUCATION CURRICULUM ON THE
12	USE OF INNOVATIVE PRODUCTS FOR MILI-
13	TARY CONSTRUCTION PROJECTS.
14	(a) Continuing Education Curriculum Re-
15	QUIRED.—No later than one year after enactment of this
16	Act, the Commander, Navy Facilities Command and Dep-
17	uty Commanding General for Military and International
18	Operations for the Army Corps of Engineers shall establish
19	a continuing education curriculum for contracting officers
20	and program managers responsible for managing military
21	construction and planning and design projects within the
22	Department of Defense. Such curriculum shall include
23	training on—
24	(1) cost estimating and cost control mechanisms,
25	including analyses of contract types;

1	(2) standards relating to antiterrorism force pro-
2	tection, lateral wind, seismic activity, and fire per-
3	formance;
4	(3) life-cycle sustainability and renewability;
5	and
6	(4) use of innovative products and construction
7	methods.
8	(b) Provision of Training.—The Secretary shall en-
9	sure that—
10	(1) the continuing education curriculum under
11	subsection (a) is made available to such contracting
12	officers and program managers not later than 180
13	days after completion of the curriculum; and
14	(2) such curriculum is updated each time an in-
15	novative product or construction method is included
16	in the Unified Facilities Criteria.
17	(c) Report.—Not later than June 1, 2025, the Sec-
18	retary shall submit to Committees on Armed Services for
19	the House and Senate a report containing—
20	(1) an update on the status of the continuing
21	education curriculum required under subsection (a);
22	and
23	(2) a plan for executing such curriculum for
24	such contracting officers and program managers.

1	DIVISION C—DEPARTMENT OF
2	ENERGY NATIONAL SECURITY
3	AUTHORIZATIONS AND
4	OTHER AUTHORIZATIONS
5	TITLE XXXI—DEPARTMENT OF
6	ENERGY NATIONAL SECURITY
7	PROGRAMS
8	Subtitle A—National Security
9	Programs and Authorizations
10	SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRA-
11	TION.
12	(a) Authorization of Appropriations.—Funds are
13	hereby authorized to be appropriated to the Department of
14	Energy for fiscal year 2024 for the activities of the National
15	Nuclear Security Administration in carrying out programs
16	as specified in the funding table in section 4701.
17	(b) Authorization of New Plant Projects.—
18	From funds referred to in subsection (a) that are available
19	for carrying out plant projects, the Secretary of Energy
20	may carry out new plant projects for the National Nuclear
21	Security Administration as follows:
22	Project 24–D–513, Z-Pinch Experimental Un-
23	derground System Test Bed Facilities Improvement,
24	Nevada National Security Site, Nye County, Nevada,
25	\$80,000,000

1 Project 24-D-512, TA-46 Protective Force Fa-2 cility, Los Alamos National Laboratory, Los Alamos, 3 New Mexico, \$48,500,000. Project 24–D–511, Plutonium Production Building, Los Alamos National Laboratory, Los Alamos, 5 6 New Mexico, \$48,500,000. 7 Project 24-D-510, Analytic Gas Laboratory, 8 Pantex Plant, Panhandle, Texas, \$35,000,000. 9 Project 24-D-530, Naval Reactors Facility Med-10 icalScience Complex. Idaho Falls. Idaho. 11 \$36,584,000. 12 SEC. 3102. DEFENSE ENVIRONMENTAL CLEANUP. 13 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are hereby authorized to be appropriated to the Department of 14 Energy for fiscal year 2024 for defense environmental cleanup activities in carrying out programs as specified in the funding table in section 4701. 18 (b) Authorization of 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 24–D-401, Environmental Restoration 23 24 Disposal Facility Super Cell 11 Expansion Project,

Hanford Site, Richland, Washington, \$1,000,000.

25

1	SEC	9109	OTHED	DEFENCE	ACTIVITIES
- 1	Sr.C.	3 / 1 / 3	UIHKK	IJR, R R, IVSR.	AUTIVITIES

2	Funds are hereby authorized to be appropriated to the
3	Department of Energy for fiscal year 2024 for other defense
4	activities in carrying out programs as specified in the fund-

- 5 ing table in section 4701.
- 6 SEC. 3104. NUCLEAR ENERGY.
- 7 Funds are hereby authorized to be appropriated to the
- 8 Department of Energy for fiscal year 2024 for nuclear en-
- 9 ergy as specified in the funding table in section 4701.
- 10 Subtitle B—Program Authoriza-
- 11 tions, Restrictions, and Limita-
- 12 *tions*
- 13 SEC. 3112. EXTENSION OF AUTHORITY ON ACCEPTANCE OF
- 14 CONTRIBUTIONS FOR ACCELERATION OR RE-
- 15 MOVAL OR SECURITY OF FISSILE MATERIALS,
- 16 RADIOLOGICAL MATERIALS, AND RELATED
- 17 EQUIPMENT AT VULNERABLE SITES WORLD-
- 18 **WIDE**.
- 19 Section 3132(f) of the Ronald W. Reagan National De-
- 20 fense Authorization Act for Fiscal Year 2005 (Public Law
- 21 108-375; 50 U.S.C. 2569) is amended by striking para-
- 22 graph (6).

1	SEC. 3113. CYBERSECURITY RISK INVENTORY, ASSESSMENT,
2	AND MITIGATION WORKING GROUP.
3	Subtitle A of title XXXII of the National Defense Au-
4	thorization Act for Fiscal Year 2000 (Public Law 106–65)
5	is amended by adding at the end the following new section:
6	"SEC. 3222. CYBERSECURITY RISK INVENTORY, ASSESS-
7	MENT, AND MITIGATION WORKING GROUP.
8	"(a) Establishment.—There is in the Administra-
9	tion a working group, to be known as the 'Cybersecurity
10	Risk Inventory, Assessment, and Mitigation Working
11	Group'.
12	"(b) Membership.—Members of the working group
13	shall include the Deputy Administrator for Defense Pro-
14	grams, the Associate Administrator for Information Man-
15	agement and Chief Information Officer, and staff from other
16	offices as determined appropriate by the Deputy Adminis-
17	$trator\ and\ Associate\ Administrator.$
18	"(c) Comprehensive Strategy.—The working group
19	shall prepare a comprehensive strategy for inventorying the
20	$range\ of\ National\ Nuclear\ Security\ Administration\ systems$
21	that are potentially at risk in the operational technology
22	and nuclear weapons information technology environments,
23	assessing the systems at risk, and implementing risk miti-
24	gation actions. Such strategy shall incorporate key elements
25	of effective cybersecurity risk management strategies, as

1	identified by the Government Accountability Office, includ-
2	ing the specification of—
3	"(1) goals, objectives, activities, and performance
4	measures;
5	"(2) organizational roles, responsibilities, and
6	coordination;
7	"(3) necessary resources needed to implement the
8	strategy over the next ten years; and
9	"(4) detailed milestones and schedules for com-
10	pletion of tasks.
11	"(d) Submission to Congress.—
12	"(1) Briefing.—Not later than 120 days after
13	the date of the enactment of this Act, the members of
14	the working group shall provide to the congressional
15	defense committees a briefing on the plan of the work-
16	ing group plan to develop the strategy required under
17	subsection (c).
18	"(2) Submission of Strategy.—Not later than
19	April 1, 2025, the working group shall submit the
20	congressional defense committees a copy of the com-
21	pleted strategy.
22	"(e) Termination.—The working group shall termi-
23	nate on the date that is five years after the date of the enact-
24	ment of this section.".

1	SEC. 3114. MODIFICATION OF MINOR CONSTRUCTION
2	THRESHOLD FOR PLANT PROJECTS.
3	Section 4701(2) of the Atomic Energy Defense Act
4	(Public Law 107–314; 50 U.S.C. 2741(2)) is amended—
5	(1) in subparagraph (B), by striking "During
6	the period beginning on December 23, 2022, and end-
7	ing on November 30, 2025, the" and inserting "The";
8	and
9	(2) by striking subparagraph (C).
10	SEC. 3115. TECHNICAL CORRECTION TO NATIONAL NU-
11	CLEAR SECURITY ADMINISTRATION UN-
12	FUNDED PRIORITIES.
13	Section 4716 of the Atomic Energy Defense Act (50
14	U.S.C. 2756) is amended—
15	(1) in subsection $(b)(1)$ —
16	(A) in subparagraph (A), by inserting "or
17	the risk to be mitigated" after "objectives to be
18	achieved"; and
19	(B) in subparagraph (B), by inserting "or
20	risk mitigation" after "objectives"; and
21	(2) in subsection (c)—
22	(A) in paragraph (1), by inserting ", and
23	that the Nuclear Weapons Council has certified
24	as sufficient" after "United States Code"; and
25	(B) in paragraph (2)—

1	(i) by striking "fulfill" and inserting
2	"reduce a risk associated with"; and
3	(ii) by inserting after "Administra-
4	tion" the following: "or to provide a signifi-
5	cant additional benefit in achieving or
6	making progress toward the key objectives of
7	$the \ Administration".$
8	SEC. 3116. CRIMINAL PENALTIES FOR INTERFERENCE WITH
9	THE TRANSPORT OF SPECIAL NUCLEAR MA-
10	TERIALS, NUCLEAR WEAPONS COMPONENTS,
11	OR RESTRICTED DATA.
12	Section 92 of the Atomic Energy Act of 1954 (42
13	U.S.C. 2122) is amended—
14	(1) by redesignating subsection b. as subsection
15	c.;
16	(2) by inserting after subsection a. the following
17	new subsection:
18	"b. Whoever knowingly obstructs, resists, or interferes
19	with a nuclear materials courier (as that term is defined
20	in section 8331 of title 5) engaged in the transport of any
21	atomic weapons, special nuclear material, nuclear weapons
22	components, or Restricted Data shall be fined not more than
23	\$1,000 or imprisoned for not more than one year, or both.";

1	(3) in subsection c. (as so redesignated) by strik-
2	ing "prohibited by subsection a." and inserting "pro-
3	hibited by subsections a. and b."; and
4	(4) adding at the end the following new sub-
5	section:
6	"d. The Attorney General shall have primary inves-
7	tigative authority for any violation of this section.".
8	SEC. 3117. DEADLINES FOR COMMENCEMENT OF OPER-
9	ATIONS OF CERTAIN ATOMIC ENERGY RE-
10	PLACEMENT PROJECTS.
11	(a) High Explosive Synthesis, Formulation, and
12	Production Facility.—
13	(1) Deadline for commencement of oper-
14	ATIONS.—Project 21-D-510, the High Explosive Syn-
15	thesis, Formulation, and Production facility, shall
16	commence operations by not later than December 31,
17	2032.
18	(2) Annual report.—
19	(A) In general.—The Administrator for
20	Nuclear Security shall submit to the congres-
21	sional defense committees, not later than Feb-
22	ruary 1 of each year until the termination date
23	specified in subparagraph (B), a report that in-
24	cludes a comprehensive estimate of the funds nec-

1	essary, by year, to achieve the deadline specified
2	in paragraph (1).
3	(B) Termination date.—The termination
4	date specified in this subparagraph is the date
5	on which the Administrator determines that the
6	facility referred to in paragraph (1) has com-
7	menced operations.
8	(b) Tritium Finishing Facility.—
9	(1) Deadline for commencement of oper-
10	ATIONS.—Project 18-D-650, the Tritium Finishing
11	Facility, shall commence operations by not later than
12	December 31, 2035.
13	(2) Annual report.—
14	(A) In General.—The Administrator for
15	Nuclear Security shall submit to the congres-
16	sional defense committees, not later than Feb-
17	ruary 1 of each year until the termination date
18	specified in subparagraph (B), a report that in-
19	cludes a comprehensive estimate of the funds nec-
20	essary, by year, to achieve the deadline specified
21	in paragraph (1).
22	(B) Termination date.—The termination
23	date specified in this subparagraph is the date
24	on which the Administrator determines that the

1	facility referred to in paragraph (1) has com-
2	menced operations.
3	SEC. 3118. INTEGRATED MASTER SCHEDULE FOR THE FU-
4	TURE-YEARS NUCLEAR SECURITY PROGRAM.
5	(a) In General.—Not later than March 31, 2024, the
6	Administrator for Nuclear Security shall develop an inte-
7	grated master schedule for the future-years nuclear security
8	program that incorporates all programs of record for nu-
9	clear warhead development, including pit production ac-
10	tivities, production, and sustainment at the National Nu-
11	$clear\ Security\ Administration.$
12	(b) Briefing.—Not later than May 15, 2024, the Ad-
13	ministrator for Nuclear Security shall provide to the con-
14	gressional defense committees a briefing on the final inte-
15	grated master schedule developed under subsection (a).
16	SEC. 3119. PROHIBITION ON AVAILABILITY OF FUNDS TO
17	RECONVERT OR RETIRE W76-2 WARHEADS.
18	(a) Prohibition.—Except as provided in subsection
19	(b), none of the funds authorized to be appropriated by this
20	Act or otherwise made available for fiscal year 2024 for the
21	National Nuclear Security Administration may be obli-
22	gated or expended to reconvert or retire a W76-2 warhead.
23	(b) Waiver.—The Administrator for Nuclear Security
24	may waive the prohibition under subsection (a) if the Ad-
25	ministrator, in consultation with the Secretary of Defense

1	and the Chairman of the Joint Chiefs of Staff, certifies in
2	writing to the congressional defense committees that—
3	(1) Russia and China do not possess naval capa-
4	bilities similar to the W76-2 warhead in the active
5	stockpiles of the respective countries; and
6	(2) the Department of Defense does not have a
7	valid military requirement for the W76-2 warhead.
8	SEC. 3120. LIMITATION ON USE OF FUNDS PENDING SUB-
9	MISSION OF CERTAIN NATIONAL NUCLEAR
10	SECURITY ADMINISTRATION REPORTS.
11	Of the funds authorized to be appropriated by this Act
12	for fiscal year 2024 for the Administrator for Nuclear Secu-
13	rity, for travel, not more than 80 percent may be obligated
14	or expended until the date on which the Administrator pro-
15	vides to the congressional defense committees the briefing
16	described in House Report 117–397 under the heading
17	"Modernization of the Pantex Plant" and the report de-
18	scribed in House Report 117–118 under the heading
19	"NNSA Management and Operation Contract Risk Mitiga-
20	

1	SEC. 3121. INCREASE IN NUMBER OF AUTHORIZED CON-
2	TRACTING, PROGRAM MANAGEMENT, SCI-
3	ENTIFIC, ENGINEERING, AND TECHNICAL PO-
4	SITIONS IN NATIONAL NUCLEAR SECURITY
5	ADMINISTRATION.
6	Section 3241 of the National Nuclear Security Admin-
7	istration Act (50 U.S.C. 2441) is amended—
8	(1) in the first sentence, by striking "800" and
9	inserting "1,000"; and
10	(2) by adding at the end the following new sen-
11	tence: "Not fewer than 40 percent of the positions es-
12	tablished under the first sentence of this section shall
13	be positions the primary responsibility of which is to
14	support defense programs.".
15	Subtitle C-Plans, Reports, and
16	Other Matters
17	SEC. 3131. BIENNIAL DETAILED REPORT ON NUCLEAR
18	WEAPONS STOCKPILE STEWARDSHIP, MAN-
19	AGEMENT, AND RESPONSIVENESS PLAN.
20	Section 4203(d)(4)(A) of the Atomic Energy Defense
21	Act (50 U.S.C. 2523) is amended by inserting ", including
22	with respect to weapons assembly and disassembly," after
23	"measures".

1	SEC. 3132. PLAN FOR DOMESTIC ENRICHMENT CAPABILITY
2	TO SATISFY DEPARTMENT OF DEFENSE URA-
3	NIUM REQUIREMENTS.
4	(a) REPORT.—Not later than 120 days after the date
5	of the enactment of this Act, the Administrator of the Na-
6	tional Nuclear Security Administration shall submit to the
7	congressional defense committees a report that contains a
8	plan to establish a domestic enrichment capability dedi-
9	cated to solely satisfying the requirements of the Depart-
10	ment of Defense for highly enriched uranium, high-assay
11	low enriched uranium, low enriched uranium, and depleted
12	uranium. Such plan shall include—
13	(1) a description of mixes and amounts of en-
14	riched uranium expected to be necessary between the
15	date of the enactment of this Act and 2060 to meet
16	the requirements of the Department of Defense;
17	(2) key milestones, steps, and policy decisions re-
18	quired to achieve the domestic defense enrichment ca-
19	pability;
20	(3) the dates by which such key milestones need
21	to be achieved;
22	(4) a funding profile, broken down by project
23	and sub-project, for obtaining such capability;
24	(5) a cost profile to establish such capability by
25	the date that is two years before the date on which
26	such capacity is needed;

1	(6) a plan for any changes to the workforce of
2	the Administration that are necessary to establish
3	such capability;
4	(7) a description of any changes in the require-
5	ment of the Department of Defense for highly enriched
6	uranium due to AUKUS; and
7	(8) any other elements or information the Ad-
8	ministrator determines appropriate.
9	(b) Annual Certification Requirement.—
10	(1) In general.—Not later than February 1 of
11	each year after the year during which the report re-
12	quired by subsection (a) is submitted until the date
13	specified in paragraph (2), the Administrator shall
14	submit to the congressional defense committees a cer-
15	tification that—
16	(A) the Administration is in compliance
17	with the plan and milestones contained in the
18	report; or
19	(B) the Administration is not in compli-
20	ance with such plan or milestones, together
21	with—
22	(i) a description of the nature of the
23	non-compliance;
24	(ii) the reasons for the non-compliance;
25	and

1	(iii) a plan to achieve compliance.
2	(2) Termination date.—No report shall be re-
3	quired under paragraph (1) after the date on which
4	the Administrator certifies to the congressional de-
5	fense committees that the final key milestone under
6	the plan has been met.
7	(c) Form of Reports.—The report under subsection
8	(a) and each annual certification under subsection (b) shall
9	be submitted in unclassified form, but may include a classi-
10	fied annex.
11	SEC. 3133. INDEPENDENT ASSESSMENT OF PLUTONIUM PIT
12	AGING MILESTONES AND PROGRESS.
13	(a) In General.—The Administrator for Nuclear Se-
14	curity shall seek to enter into an arrangement with the sci-
15	entific advisory group known as JASON to conduct an as-
16	sessment of the report entitled "Research Program Plan for
17	Plutonium and Pit Aging", published by the National Nu-
18	clear Security Administration in September 2021, and the
19	work undertaken as a result of such report.
20	(b) Elements.—The assessment required under sub-
21	section (a) shall contain the following:
22	(1) A determination regarding whether the re-
23	port referred to in such subsection meets the criteria
	1 0

1	JASON in its 2019 Pit Aging Letter Report (JSR-
2	19-2A).
3	(2) Information relating to any improvements or
4	additions to such report.
5	(3) A review of initial data collected by the Na-
6	tional Laboratories included in such report to deter-
7	mine the possibility of updating the expected lifetimes
8	of plutonium pits, including, if such updates are not
9	possible, an estimate of when such a updates would
10	be possible.
11	TITLE XXXII—DEFENSE NU-
12	CLEAR FACILITIES SAFETY
13	BOARD
14	SEC. 3201. AUTHORIZATION.
15	There are authorized to be appropriated for fiscal year
16	2024, \$47,230,000 for the operation of the Defense Nuclear
17	Facilities Safety Board under chapter 21 of the Atomic En-
18	ergy Act of 1954 (42 U.S.C. 2286 et seq.).
19	TITLE XXXIV—NAVAL
20	PETROLEUM RESERVES
21	SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.
22	(a) Amount.—There are hereby authorized to be ap-
23	propriated to the Secretary of Energy \$13,010,000 for fiscal
24	year 2024 for the purpose of carrying out activities under

1	chapter 869 of title 10, United States Code, relating to the
2	naval petroleum reserves.
3	(b) Period of Availability.—Funds appropriated
4	pursuant to the authorization of appropriations in sub-
5	section (a) shall remain available until expended.
6	TITLE XXXV—MARITIME
7	ADMINISTRATION
8	Subtitle A—Maritime
9	${oldsymbol{Administration}}$
10	SEC. 3501. AUTHORIZATION OF APPROPRIATIONS FOR MAR-
11	ITIME ADMINISTRATION.
12	There are authorized to be appropriated to the Depart-
13	ment of Transportation for fiscal year 2024, for programs
14	associated with maintaining the United States Merchant
15	Marine, the following amounts:
16	(1) For expenses necessary to support the United
17	States Merchant Marine Academy, \$195,500,000, of
18	which—
19	(A) \$103,500,000 shall be for Academy op-
20	erations;
21	(B) \$22,000,000 shall be for facilities main-
22	tenance and repair and equipment; and
23	(C) \$3,000,000 shall be for training, staff-
24	ing, retention, recruiting, and contract manage-

1	ment for United States Merchant Marine Acad-
2	emy capital improvement projects.
3	(2) For expenses necessary to support the State
4	maritime academies, \$53,700,000, of which—
5	(A) \$2,400,000 shall be for the Student In-
6	centive Payment Program;
7	(B) \$6,000,000 shall be for direct payments
8	for State maritime academies;
9	(C) \$6,800,000 shall be for training ship
10	fuel assistance;
11	(D) \$8,000,000 shall be for offsetting the
12	costs of training ship sharing; and
13	(E) \$30,500,000 shall be for maintenance
14	and repair of State maritime academy training
15	vessels.
16	(3) For expenses necessary to support the Na-
17	tional Security Multi-Mission Vessel program, includ-
18	ing funds for construction and necessary expenses to
19	construct shoreside infrastructure to support such ves-
20	sels, \$75,000,000.
21	(4) For expenses necessary to support Maritime
22	Administration operations and programs,
23	\$96,300,000, of which—

1	(A) \$15,000,000 shall be for the maritime
2	environmental and technical assistanceunder sec-
3	tion 50307 of title 46, United States Code;
4	(B) \$15,000,000 shall be for the United
5	States marine highways program, including to
6	make grants authorized under section 55601 of
7	title 46, United States Code;
8	(C) \$65,500,000 shall be for headquarters
9	operations expenses; and
10	(D) \$800,000 shall be for expenses necessary
11	to provide for National Defense Reserve Fleet re-
12	siliency.
13	(5) For expenses necessary for the disposal of ob-
14	solete vessels in the National Defense Reserve Fleet of
15	$the\ Maritime\ Administration,\ \$6,000,000.$
16	(6) For expenses necessary to maintain and pre-
17	serve a United States flag merchant marine to serve
18	the national security needs of the United States under
19	chapter 531 of title 46, United States Code,
20	\$318,000,000.
21	(7) For expenses necessary for the loan guarantee
22	program authorized under chapter 537 of title 46,
23	United States Code, \$33,000,000, of which—
24	(A) \$30,000,000 may be for the cost (as
25	such term is defined in section 502(5) of the Fed-

- eral Credit Reform Act of 1990 (2 U.S.C. 661a(5)) of loan guarantees under the program; and
 - (B) \$3,000,000 may be used for administrative expenses relating to loan guarantee commitments under the program.
 - (8) For expenses necessary to provide assistance to small shippards and for maritime training programs authorized under section 54101 of title 46, United States Code, \$30,000,000.
 - (9) For expenses necessary to implement the port infrastructure development program, as authorized under section 54301 of title 46, United States Code, \$230,000,000, to remain available until expended, except that no such funds authorized under this title for this program may be used to provide a grant to purchase fully automated cargo handling equipment that is remotely operated or remotely monitored with or without the exercise of human intervention or control, if the Secretary of Transportation determines such equipment would result in a net loss of jobs within a port or port terminal. If such a determination is made, the data and analysis for such determination shall be reported to the Committee on Commerce, Science, and Transportation of the Senate and the

1	Committee on Transportation and Infrastructure of
2	the House of Representatives not later than 3 days
3	after the date of the determination.
4	Subtitle B—Maritime
5	In frastructure
6	SEC. 3511. PORT INFRASTRUCTURE DEVELOPMENT PRO-
7	GRAM ELIGIBLE PROJECTS.
8	Section 54301(a)(3)(A)(ii) of title 46, United States
9	Code, is amended—
10	(1) in subclause (III) by striking "; or" and in-
11	serting a semicolon;
12	(2) in subclause (IV)(ii) by striking the period
13	and inserting "; or"; and
14	(3) by adding at the end the following:
15	"(V) port infrastructure that sup-
16	ports the loading and unloading of
17	commercially harvested fish and fish
18	products.".
19	SEC. 3512. ASSISTANCE FOR SMALL INLAND RIVER AND
20	COASTAL PORTS AND TERMINALS.
21	Section 54301(b)(1) of title 46, United States Code, is
22	amended by striking "as determined by using United States
23	Army Corps of Engineers data" and all that follows and
24	inserting the following: "as determined by using—
25	"(A) Corps of Engineers data; or

1	"(B) data provided by an independent
2	audit the findings of which are acceptable to the
3	Secretary.".
4	SEC. 3513. ELIGIBILITY OF SHORE POWER PROJECTS
5	UNDER PORT INFRASTRUCTURE DEVELOP-
6	MENT PROGRAM.
7	(a) In General.—In making port infrastructure de-
8	velopment grants under section 54301 of title 46, United
9	States Code, for fiscal years 2024 through 2028, the Sec-
10	retary of Transportation shall treat a project described in
11	subsection (b) as—
12	(1) having met the requirements of paragraphs
13	(1) and $(6)(A)(i)$ of section 54301(a) of such title; and
14	(2) being an eligible project under section
15	54301(a)(3) of such title.
16	(b) Project Described in this
17	paragraph is a project to provide shore power at a port
18	that services both of the following:
19	(1) Passenger vessels described in section 3507(k)
20	of title 46, United States Code.
21	(2) Vessels that move goods or freight.
22	SEC. 3514. CODIFICATION OF EXISTING LANGUAGE; TECH-
23	NICAL AMENDMENTS.
24	(a) Port Infrastructure Development Pro-
25	GRAM.—

1	(1) Strategic seaports.—
2	(A) In general.—Section 3505(a)(1) of the
3	National Defense Authorization Act for Fiscal
4	Year 2014 (Public Law 113–66; 46 U.S.C. 50302
5	note) is—
6	(i) transferred to appear after section
7	54301(a)(6)(B) of title 46, United States
8	Code;
9	(ii) redesignated as subparagraph (C);
10	and
11	(iii) amended by striking "Under the
12	port infrastructure development grant pro-
13	gram established under section 50302(c) of
14	title 46, United States Code" and inserting
15	"In selecting projects described in para-
16	graph (3)".
17	(B) Strategic seaport defined.—Sec-
18	tion 3505(a)(2) of such Act is transferred to ap-
19	pear after section $54301(a)(12)(D)$ of title 46,
20	United States Code, and redesignated as sub-
21	paragraph (E).
22	(C) Repeal.—Section 3505(a) of such Act
23	is repealed.
24	(2) Determination of effectiveness.—Sec-
25	tion 54301(b)(5)(B) of title 46, United States Code, is

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amended by striking "subsection (c)(6)(A)" and in-
 1
 2
        serting "subsection (a)(6)(A)".
 3
        (b) Transfer of Improvements to Process for
   Waiving Navigation and Inspection Laws.—Section
   3502(b) of the William M. (Mac) Thornberry National De-
   fense Authorization Act for Fiscal Year 2021 is—
 7
             (1) amended—
 8
                 (A) by striking "For fiscal year 2020 and
 9
             each subsequent fiscal year, the" and inserting
             "The": and
10
11
                 (B) by striking "section 56101 of title 46,
12
             United States Code," and inserting "this sec-
13
             tion":
14
             (2) transferred to appear after section 56101(e)
15
        of title 46, United States Code; and
             (3) redesignated as subsection (f).
16
17
        (c) Amendment to Deepwater Port Act of
   1974.—The Deepwater Port Act of 1974 (33 U.S.C. 1501
18
   et seg.) is amended—
19
             (1) in section 8 by striking "8." and inserting
20
        "8. OPERATION AS A COMMON CARRIER"; and
21
22
             (2) by repealing section 25.
23
        (d) Chapter Analysis.—The analysis for chapter
   503 of title 46, United States Code, is amended in the item
   relating to section 50308 by striking "Port develop-
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- 1 ment; maritime transportation system emer-
- 2 gency relief program" and inserting "Maritime
- 3 transportation system emergency relief pro-
- 4 **gram**".
- 5 (e) Vessel Operations Revolving Fund.—Section
- 6 50301(b) of title 46, United States Code, is amended by
- 7 striking "(50 App. U.S.C. 1291(a), (c), 1293(c), 1294)" and
- 8 inserting "(50 U.S.C. 4701(a), (c), 4703(c), 4704)".
- 9 (f) Maritime Transportation System Emergency
- 10 Relief Program.—Section 50308 of title 46, United
- 11 States Code, is amended—
- 12 (1) in subsection (a)(2)(B) by striking "Federal
- 13 Emergency Management Administration" and insert-
- ing "Federal Emergency Management Agency"; and
- 15 (2) in subsection (j)(4)(A) by striking "Federal"
- 16 Emergency Management Administration" and insert-
- ing "Federal Emergency Management Agency".
- 18 (g) Merchant Marine.—The analysis for subtitle V
- 19 of title 46, United States Code, is amended in the item re-
- 20 lating to chapter 556 by striking "SHORT SEA
- 21 TRANSPORTATION" and inserting "MARINE
- 22 **HIGHWAYS**".
- 23 (h) Chapter 537.—The analysis for chapter 537 of
- 24 title 46, United States Code, is amended by striking the
- 25 item relating to section 53703 and inserting the following:

[&]quot;53703. Application and administration.".

1	(i) Chapter 541.—The analysis for chapter 541 of
2	title 46, United States Code, is amended to read as follows:
	"Chapter 541—MISCELLANEOUS
	"Sec. "54101. Assistance for small shipyards.".
3	SEC. 3515. UPDATE TO CATEGORICAL EXCLUSIONS USED BY
4	MARITIME ADMINISTRATION IN REVIEWING
5	ENVIRONMENTAL IMPACTS OF TRANSPOR-
6	TATION PROJECTS.
7	(a) Identification of Additional Categorical
8	Exclusions.—Not later than six months after the date of
9	the enactment of this Act, the Secretary of Transportation
10	shall—
11	(1) survey the use by the Maritime Administra-
12	tion of categorical exclusions in reviewing the envi-
13	ronmental impacts of transportation projects since
14	2013; and
15	(2) publish in the Federal Register for notice and
16	public comment a review of the survey under para-
17	graph (1) that includes a description of—
18	(A) the type of actions categorically ex-
19	cluded;
20	(B) categorical exclusions used by other
21	modal administrations, including such exclu-
22	sions currently in place for the Federal Highway
23	Administration, the Federal Railroad Adminis-

1	tration, and the Federal Transit Administration;
2	and
3	(C) any actions the Secretary is considering
4	for new categorical exclusions, including the
5	adoption of categorical exclusions relevant to
6	maritime projects and projects sponsored by the
7	Maritime Administration that would conform to
8	categorical exclusions of other modal administra-
9	tions listed in subparagraph (B).
10	(b) UPDATE TO CATEGORICAL EXCLUSIONS.—Not
11	later than one year after the date of the enactment of this
12	Act, the Secretary shall—
13	(1) publish a notice of proposed rulemaking to
14	propose new and existing categorical exclusions for
15	maritime projects that require the approval of the
16	Secretary under the National Environmental Policy
17	Act of 1969 (42 U.S.C. 4321 et seq.), including such
18	exclusions identified under subsection (a) and such
19	exclusions of other modal administrations that are
20	relevant to maritime projects and projects sponsored
21	by the Maritime Administration; and
22	(2) develop a process for considering new cat-
23	egorical exclusions to the extent that such exclusions
24	meet the criteria for a categorical exclusion, as such
25	term is defined under section 1508.4 of title 40, Code

1	of Federal Regulations, as in effect on the date of the
2	enactment of this Act.
3	Subtitle C—Reports
4	SEC. 3521. REPORT ON ADMINISTRATION OF PROGRAMS.
5	(a) In General.—Chapter 553 of title 46, United
6	States Code, is amended by inserting before section 55302
7	the following:
8	"§ 55301. Report on administration of programs
9	"(a) In General.—The Administrator of the Mari-
10	time Administration shall annually submit to Congress a
11	report on the administration by other Federal departments
12	and agencies of programs subject to section 2631 of title
13	10, United States Code, and that the Administrator deter-
14	mines are subject to section 55305 of title 46, United States
15	Code.
16	"(b) Contents.—The report under paragraph (1)
17	shall include—
18	"(1) gross tonnage by department or agency of
19	cargo (equipment, materials, or agricultural prod-
20	ucts) and by cargo type transported on United States
21	flag vessels versus foreign vessels; and
22	"(2) the total number of United States flag ves-
23	sels versus foreign vessels contracted by each depart-
24	ment or agency.".

1	(b) Clerical Amendment.—The analysis for chapter
2	553 of title 46, United States Code, is amended by inserting
3	before the item relating to section 55302 the following new
4	item:
	"55301. Report on administration of programs.".
5	SEC. 3522. REPORT ON AVAILABILITY OF USED SEALIFT
6	VESSELS.
7	(a) In General.—The Commander of the United
8	States Transportation Command, in consultation with the
9	Administrator of the Maritime Administration, shall con-
10	duct a market analysis to determine the availability of used
11	sealift vessels that—
12	(1) meet military requirements; and
13	(2) may be purchased using the authority pro-
14	vided under section 2218 of title 10, United States
15	Code, within the period of five years following the
16	date of the enactment of this Act.
17	(b) Report.—Not later than 180 days after the date
18	of the enactment of this Act, the Commander of the United
19	States Transportation Command shall submit to the con-
20	gressional defense committees a report on the results of the
21	market analysis conducted under subsection (a).
22	SEC. 3523. REPORT ON PORT PREFERENCES FOR US-FLAG
23	VESSELS.
24	Not later than 1 year after the date of enactment of
25	this Act. the Administrator of the Maritime Administration

- 1 shall submit to Congress a report on the preference, if any,
- 2 afforded by each port authority or marine terminal oper-
- 3 ator, as applicable, to vessels documented under the laws
- 4 of the United States, including such vessels—
- 5 (1) operated by an armed force (as such term is
- 6 defined in section 101(4) of title 10, United States
- 7 Code);
- 8 (2) participating in the Maritime Security Pro-
- 9 gram or the Emergency Preparedness Program under
- 10 chapter 531 of title 46, United States Code, the Cable
- 11 Security Fleet under chapter 532 of such title, the
- 12 Tanker Security Fleet under chapter 534 of such title,
- or the National Defense Reserve Fleet under section
- 14 57100 of such title; and
- 15 (3) with a coastwise endorsement under chapter
- 16 121 of title 46, United States Code.
- 17 SEC. 3524. REPORTS TO CONGRESS.
- Not later than 180 days after the date of enactment
- 19 of this Act, the Secretary of Defense shall submit to Congress
- 20 a report on the implementation by the Department of De-
- 21 fense of the amendments to section 2631 of title 10, United
- 22 States Code, made by section 1024 of the William M. (Mac)
- 23 Thornberry National Defense Authorization Act for Fiscal
- 24 Year 2021 (Public Law 116–283).

1	Subtitle	D —Other	Matters
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- 2 SEC. 3531. CARGOES PROCURED, FURNISHED, OR FI-
- 3 NANCED BY THE UNITED STATES GOVERN-
- 4 **MENT.**
- 5 Section 55305 of title 46, United States Code, is
- 6 amended by striking subsection (c) and inserting the fol-
- 7 lowing:
- 8 "(c) Waivers.—
- 9 "(1) In General.—Notwithstanding any other
- provision of law, when the President, the Secretary of
- 11 Defense, or the Secretary of Transportation declares
- 12 the existence of an emergency justifying a temporary
- waiver of this section or section 55314, the President,
- 14 the Secretary of Defense, or the Secretary of Trans-
- portation, following a determination by the Maritime
- 16 Administrator, acting in the Administrator's capacity
- 17 as Director, National Shipping Authority, of the non-
- availability of qualified United States flag capacity
- at fair and reasonable rates for commercial vessels of
- 20 the United States to meet the requirements of this sec-
- 21 tion or section 55314, may waive compliance with
- 22 such section to the extent, in the manner, and on the
- 23 terms the Maritime Administrator, acting in such ca-
- 24 pacity, prescribes, and no other waivers of the re-

1	quirements of this section or section 55314 shall be
2	authorized.
3	"(2) Duration of Waiver.—
4	"(A) In general.—Subject to subpara-
5	graphs (B) and (C), a waiver issued under this
6	subsection shall be for a period of not more than
7	60 days.
8	"(B) Waiver extension.—Upon termi-
9	nation of the period of a waiver issued under
10	this subsection, the Maritime Administrator may
11	extend the waiver for an additional period of not
12	more than 30 days, if the Maritime Adminis-
13	trator makes the determinations described in
14	paragraph (1).
15	"(C) AGGREGATE DURATION.—The aggre-
16	gate duration of the period of all waivers and ex-
17	tensions of waivers under this subsection with re-
18	spect to any one set of events shall not exceed 3
19	months in a fiscal year.
20	"(3) Determinations.—The Maritime Admin-
21	istrator shall—
22	"(A) for each determination referred to in
23	paragraph (1), identify any actions that could be
24	taken to enable qualified United States flag ca-
25	pacity to meet the requirements of this section or

1	section 55314 at fair and reasonable rates for
2	commercial vessels of the United States;
3	"(B) provide notice of each determination
4	referred to in paragraph (1) to the Secretary of
5	Transportation and, as applicable, the President
6	or the Secretary of Defense; and
7	"(C) publish each determination referred to
8	in paragraph (1)—
9	"(i) on the website of the Maritime Ad-
10	ministration not later than 24 hours after
11	notice of the determination is provided to
12	the Secretary of Transportation; and
13	"(ii) in the Federal Register.
14	"(4) Notice to congress.—The Maritime Ad-
15	ministrator shall notify—
16	"(A) the Committee on Commerce, Science,
17	and Transportation of the Senate and the Com-
18	mittee on Transportation and Infrastructure of
19	the House of Representatives of—
20	"(i) any request for a waiver (or an
21	extension thereof) made by the Secretary of
22	Transportation of this section or section
23	55314(a) not later than 72 hours after re-
24	ceiving such a request; and

1	"(ii) the issuance of any such waiver
2	(or an extension thereof), and why such
3	waiver or extension was necessary, not later
4	than 72 hours after such issuance; and
5	"(B) the Committee on Commerce, Science,
6	and Transportation and the Committee on
7	Armed Services of the Senate and the Committee
8	on Transportation and Infrastructure and the
9	Committee on Armed Services of the House of
10	Representatives of—
11	"(i) any request for a waiver (or an
12	extension thereof) made by the Secretary of
13	Defense of this section or section 55314(a)
14	not later than 72 hours after receiving such
15	a request; and
16	"(ii) the issuance of any such waiver
17	(or an extension thereof), and why such
18	waiver or extension was necessary, not later
19	than 72 hours after such issuance.".
20	SEC. 3532. RECAPITALIZATION OF NATIONAL DEFENSE RE-
21	SERVE FLEET.
22	(a) In General.—Section 3546 of the James M.
23	Inhofe National Defense Authorization Act for Fiscal Year
24	2023 (Public Law 117–263; 46 U.S.C. 57100 note) is
25	amended—

1	(1) in subsection (a)—
2	(A) in the matter preceding paragraph
3	(1)—
4	(i) by striking "Subject to the avail-
5	ability of appropriations, the" and insert-
6	ing "The"; and
7	(ii) by striking "of Transportation"
8	and inserting "of the Navy"; and
9	(B) in paragraph (1)—
10	(i) by striking "roll-on, roll-off cargo"
11	and inserting "sealift"; and
12	(ii) by striking "2024" and inserting
13	"2025";
14	(2) in subsection (d), by striking "The Secretary
15	of Transportation shall consult and coordinate with
16	the Secretary of the Navy" and inserting "The Sec-
17	retary of the Navy shall consult and coordinate with
18	the Secretary of Transportation"; and
19	(3) by adding at the end the following new sub-
20	section:
21	"(f) Limitation.—Of the amounts authorized to be ap-
22	propriated by this Act or otherwise made available for fiscal
23	year 2024 for the Office of the Secretary of the Navy for
24	travel expenses, not more than 50 percent may be obligated
25	or expended until the Secretary of the Navy submits to the

- 1 congressional defense committees a report that includes a
- 2 detailed description of the acquisition strategy for the execu-
- 3 tion of the authority under subsection (a).".
- 4 (b) AUTHORIZATION OF APPROPRIATIONS.—There is
- 5 authorized to be appropriated for expenses necessary for the
- 6 design of a vessel for the National Defense Reserve Fleet,
- 7 as required by section 3546 of the James M. Inhofe National
- 8 Defense Authorization Act for Fiscal Year 2023 (Public
- 9 Law 117–263; 46 U.S.C. 57100 note), as amended by sub-
- 10 section (a), \$6,000,000, to remain available until expended.
- 11 SEC. 3533. LIMITATION ON USE OF FUNDS PENDING SUB-
- 12 MISSION OF REPORTS ON MERCHANT MA-
- 13 RINE ACADEMY.
- 14 (a) In General.—Except as provided in subsection
- 15 (b), none of the funds authorized to be appropriated by this
- 16 Act or otherwise made available for fiscal year 2024 for the
- 17 Maritime Administration may be used for travel expenses
- 18 for the Office of the Maritime Administrator until the date
- 19 on which the Secretary of Transportation submits the re-
- 20 ports required by section 3515(a) of the James M. Inhofe
- 21 National Defense Authorization Act for Fiscal Year 2023
- 22 (Public Law 117–263).
- 23 (b) Exception.—Nothing in this section shall prohibit
- 24 the expenditure of funds for any travel directly related to
- 25 the administration of grants under the Port Infrastructure

1	Development Program, Small Shipyards Grant program,
2	Maritime Environmental and Technical Assistance Pro-
3	gram, or the Marine Highways Transportation program.
4	SEC. 3534. MARITIME WORKFORCE WORKING GROUP.
5	(a) In General.—Not later than 120 days after the
6	date of the enactment of this Act, the Maritime Adminis-
7	trator, in consultation with the National Merchant Marine
8	Personnel Advisory Committee, the National Offshore Safe-
9	ty Advisory Committee, the National Towing Safety Advi-
10	sory Committee, and the Committee on the Marine Trans-
11	portation System, shall convene a working group to exam-
12	ine and assess the size of the pool of mariners with covered
13	credentials necessary to support the United States flag fleet.
14	(b) Membership.—The Maritime Administrator shall
15	designate individuals to serve as members of the working
16	group convened under subsection (a). The working group
17	shall include at least one representative from each of—
18	(1) the Maritime Administrator, who shall serve
19	as chairperson of the working group;
20	(2) the United States Merchant Marine Acad-
21	emy;
22	(3) the Coast Guard;
23	(4) the Military Sealift Command;
24	(5) the Navy;
25	(6) the State maritime academies;

1	(7) the owners and operators of United States-
2	flagged vessels engaged in offshore oil and gas explo-
3	ration, development, and production;
4	(8) the owners and operators of United States-
5	flagged vessels engaged in offshore wind exploration,
6	development, and production;
7	(9) the owners and operators of United States-
8	flagged vessels engaged in inland river transportation;
9	(10) a nonprofit labor organization representing
10	a class of licensed or unlicensed engine department
11	mariners who are employed on vessels operating in
12	the United States flag fleet;
13	(11) a nonprofit labor organization representing
14	a class of licensed or unlicensed mariners who are em-
15	ployed on vessels operating in the United States flag
16	fleet;
17	(12) the owners of vessels operating in the
18	United States flag fleet, or their private contracting
19	parties, that are primarily operating in international
20	transportation;
21	(13) Centers of Excellence for Maritime Training
22	designated under section 51706 of title 46, United
23	States Code; and
24	(14) private maritime training providers.

1	(c) No Quorum Requirement.—The Maritime Ad-
2	ministrator may convene the working group virtually and
3	without all members present.
4	(d) Responsibilities.—The working group shall
5	carry out the following responsibilities:
6	(1) Review the report required by section
7	3525(b), and the study required by section 3545(a), of
8	the James Inhofe National Defense Authorization Act
9	for Fiscal Year 2023 (Public Law 117–263), if avail-
10	able.
11	(2) Identify the number of mariners with covered
12	credentials in each of the following categories:
13	(A) All such mariners.
14	(B) Such mariners who have a valid Coast
15	Guard merchant mariner credential with the
16	necessary endorsements for service on unlimited
17	tonnage vessels that are subject to the Inter-
18	national Convention on Standards of Training,
19	Certification and Watchkeeping for Seafarers,
20	1978, as amended.
21	(C) Such mariners who are participating in
22	a Federal program that supports the United
23	States merchant marine and the United States
24	flaa fleet.

1	(D) Such mariners who are available to
2	crew the United States flag fleet and the surge
3	sealift fleet in times of a national emergency.
4	(E) Such mariners who are full-time.
5	(F) Such mariners who are merchant mar-
6	iner credentialed officers in the United States
7	Navy Reserve.
8	(3) Assess the effect on the United States mer-
9	chant marine and United States Merchant Marine
10	Academy if graduates from State maritime academies
11	and the United States Merchant Marine Academy
12	were assigned to, or required to fulfill, certain mari-
13	time positions based on the overall needs of the
14	United States merchant marine.
15	(4) Assess the accessibility of Coast Guard Mer-
16	chant Mariner Licensing and Documentation System
17	data for mariners with covered credentials, the mari-
18	time industry, and the Maritime Administration for
19	the purposes of evaluating the pool of mariners with
20	covered credentials.
21	(5) Make recommendations to enhance the avail-
22	ability and quality of interagency data, including
23	data from the United States Transportation Com-
24	mand, the Coast Guard, the Navy, and the Bureau of

Transportation Statistics, for use by the Maritime

25

1	Administration in evaluating the pool of mariners
2	with covered credentials.
3	(e) Report.—Not later than one year after the date
4	of the enactment of this Act, the Secretary of Transpor-
5	tation shall submit to the Committee on Commerce, Science,
6	and Transportation of the Senate, the Committee on Armed
7	Services of the House of Representatives, and the Committee
8	on Transportation and Infrastructure of the House of Rep-
9	resentatives a report that contains the findings and conclu-
10	sions of the working group gathered in the course of per-
11	forming the responsibilities under subsection (d). Such re-
12	port shall include each of the following:
13	(1) The number of mariners with covered creden-
14	tials identified for each category described in sub-
15	paragraphs (A) through (F) of subsection $(d)(2)$.
16	(2) The results of the assessments conducted
17	under paragraphs (3) and (4) of subsection (d).
18	(3) The recommendations made under subsection
19	(d)(5).
20	(4) Such other information as the working group
21	determines appropriate.
22	(f) Covered Credential Defined.—In this section,
23	the term "covered credential" means any credential issued
24	under part E of subtitle II of title 46, United States Code.

1	(g) Sunset.—The Maritime Administrator shall dis-
2	band the working group upon the submission of the report
3	required under subsection (e).
4	SEC. 3535. CONSIDERATION OF LIFE-CYCLE COST ESTI-
5	MATES FOR ACQUISITION AND PROCURE-
6	MENT OF VESSELS.
7	In carrying out the acquisition and procurement of
8	vessels in the National Defense Reserve Fleet, the Secretary
9	of Transportation, acting through the Administrator of the
10	Maritime Administration, shall consider the life-cycle cost
11	estimates of vessels during the design and evaluation proc-
12	esses.
13	SEC. 3536. SOURCE RESTRICTIONS ON AUXILIARY SHIP
14	COMPONENTS.
15	Not later than 90 days after the date of enactment of
16	this Act, the Secretary of Defense shall finalize the rule pub-
17	lished in the Federal Register on September 29, 2020, titled
18	"Source Restrictions on Auxiliary Ship Components
19	(DFARS Case 2020-D017)" (85 Fed. Reg. 60943).
20	SEC. 3537. AUTHORIZATION OF APPROPRIATIONS FOR NA-
21	TIONAL MARITIME STRATEGY.
22	There is authorized to be appropriated for expenses
23	necessary to implement the development of a national mari-
24	time strategy, as required by section 3542 of the James M.
25	Inhofe National Defense Authorization Act for Fiscal Year

1	2023 (Public Law 117–263; 136 Stat. 3094), \$2,000,000,
2	to remain available until expended.
3	DIVISION D—FUNDING TABLES
4	SEC. 4001. AUTHORIZATION OF AMOUNTS IN FUNDING TA-
5	BLES.
6	(a) In General.—Whenever a funding table in this
7	division specifies a dollar amount authorized for a project,
8	program, or activity, the obligation and expenditure of the
9	specified dollar amount for the project, program, or activity
10	is hereby authorized, subject to the availability of appro-
11	priations.
12	(b) Merit-based Decisions.—A decision to commit,
13	obligate, or expend funds with or to a specific entity on
14	the basis of a dollar amount authorized pursuant to sub-
15	section (a) shall—
16	(1) except as provided in paragraph (2), be
17	based on merit-based selection procedures in accord-
18	ance with the requirements of sections 2304(k) and
19	2374 of title 10, United States Code, or on competi-
20	tive procedures; and
21	(2) comply with other applicable provisions of
22	law.
23	(c) Relationship to Transfer and Programming
24	AUTHORITY.—An amount specified in the funding tables in
25	this division may be transferred or reprogrammed under

- 1 a transfer or reprogramming authority provided by another
- 2 provision of this Act or by other law. The transfer or re-
- 3 programming of an amount specified in such funding tables
- 4 shall not count against a ceiling on such transfers or
- 5 reprogrammings under section 1001 of this Act or any other
- 6 provision of law, unless such transfer or reprogramming
- 7 would move funds between appropriation accounts.
- 8 (d) Applicability to Classified Annex.—This sec-
- $9\ \ tion\ applies\ to\ any\ classified\ annex\ that\ accompanies\ this$
- 10 *Act*.
- 11 (e) Oral and Written Communications.—No oral
- 12 or written communication concerning any amount specified
- 13 in the funding tables in this division shall supersede the
- 14 requirements of this section.

15 TITLE XLI—PROCUREMENT

16 SEC. 4101. PROCUREMENT.

SEC. 4101. PROCUREMENT (In Thousands of Dollars)			
Line	Item	FY 2024 Request	House Authorized
	AIRCRAFT PROCUREMENT, ARMY		
	FIXED WING		
003	FUTURE UAS FAMILY	53,453	53,45
005	SMALL UNMANNED AIRCRAFT SYSTEMS	20,769	20,76
	ROTARY		
006	AH-64 APACHE BLOCK IIIA REMAN	718,578	718,578
007	AH-64 APACHE BLOCK IIIA REMAN AP	110,360	110,366
008	UH-60 BLACKHAWK M MODEL (MYP)	668,258	668,258
009	UH-60 BLACKHAWK M MODEL (MYP) AP	92,494	92,49
010	UH-60 BLACK HAWK L AND V MODELS	153,196	153,19
011	CH-47 HELICOPTER	202,487	379,98
	Four Additional Aircraft		/177,500
012	CH-47 HELICOPTER AP	18,936	41,43
	CH-47F Block II—Adv Procurement		[22,50
012A	UH-72B LAKOTA HELICOPTER		20,00
	Two aircraft		[20,00
	MODIFICATION OF AIRCRAFT		. ,
013	MQ-1 PAYLOAD	13.650	13,65
014	GRAY EAGLE MODS2	14.959	39,95
	Program increase	, i	[25,00
016	AH-64 MODS	113.127	113.12
017	CH-47 CARGO HELICOPTER MODS (MYP)	20,689	20,68
022	UTILITY HELICOPTER MODS	35,879	65,87
	Black Hawk Mods—60kVA Generators	,	[15,00
	Litter Basket Stabilization Systems		[15,000
023	NETWORK AND MISSION PLAN	32,418	32,41
024	COMMS. NAV SURVEILLANCE	74,912	74,91

Line	Item	FY 2024 Request	House Authorized
025	DEGRADED VISUAL ENVIRONMENT	16,838	16,83
026	AVIATION ASSURED PNT	67,383	67,38
027	GATM ROLLUP	8,924	8,92
029	UAS MODS	2,258	2,25
	GROUND SUPPORT AVIONICS	,	,
030	AIRCRAFT SURVIVABILITY EQUIPMENT	161,731	161,73
031	SURVIVABILITY CM	6,526	6,52
032	CMWS	72,041	72,04
033	COMMON INFRARED COUNTERMEASURES (CIRCM)	261,384	261,38
	OTHER SUPPORT		
034	COMMON GROUND EQUIPMENT	25,752	25,75
035	AIRCREW INTEGRATED SYSTEMS	22,097	22,09
036 037	AIR TRAFFIC CONTROLLAUNCHER, 2.75 ROCKET	21,216	21,21
037	TOTAL AIRCRAFT PROCUREMENT, ARMY	2,125 3,012,440	2,12 3,287,44
	MISSILE PROCUREMENT, ARMY		
	SURFACE-TO-AIR MISSILE SYSTEM		
001	LOWER TIER AIR AND MISSILE DEFENSE (AMD) SEN	6,625	6,62
003	M-SHORAD—PROCUREMENT	400,697	390,19
	Excess fielding growth		[-10,50
004	MSE MISSILE	1,212,832	1,212,83
006	PRECISION STRIKE MISSILE (PRSM)	384,071	384,07
007	INDIRECT FIRE PROTECTION CAPABILITY INC 2-I	313,189	313,18
008	MID-RANGE CAPABILITY (MRC)	169,519	169,51
	AIR-TO-SURFACE MISSILE SYSTEM		
009	HELLFIRE SYS SUMMARY	21,976	21,97
010	JOINT AIR-TO-GROUND MSLS (JAGM)	303,409	303,40
012	LONG-RANGE HYPERSONIC WEAPON	156,821	156,82
	ANTI-TANK/ASSAULT MISSILE SYS		
013	JAVELIN (AAWS-M) SYSTEM SUMMARY	199,509	199,50
014	TOW 2 SYSTEM SUMMARY	120,475	120,47
015	GUIDED MLRS ROCKET (GMLRS)	886,367	886,36
016 017	GUIDED MLRS ROCKET (GMLRS) MLRS REDUCED RANGE PRACTICE ROCKETS (RRPR)	55,913	55,91
017	HIGH MOBILITY ARTILLERY ROCKET SYSTEM (HIMARS	10,334 179,230	10,35
019	ARMY TACTICAL MSL SYS (ATACMS)—SYS SUM	7,307	179,25
019	MODIFICATIONS	7,307	7,30
021	PATRIOT MODS	212,247	212,24
022	STINGER MODS	36,484	36,48
023	AVENGER MODS	22,274	22,27
025	MLRS MODS	168,198	168,19
026	HIMARS MODIFICATIONS	76,266	76,26
	SPARES AND REPAIR PARTS		
027	SPARES AND REPAIR PARTS SUPPORT EQUIPMENT & FACILITIES	6,573	6,57
028	AIR DEFENSE TARGETS	11,701	11,70
	TOTAL MISSILE PROCUREMENT, ARMY	4,962,017	4,951,51
	PROCUREMENT OF WEAPONS AND TRACKED COMBAT VEHI- CLES, ARMY TRACKED COMBAT VEHICLES		
001	ARMORED MULTI PURPOSE VEHICLE (AMPV)	554,777	552,27
	Program decrease	,	[-2,50
003	MOBILE PROTECTED FIREPOWER	394,635	386,25
			[-8,40
	Excessive growth—systems technical support		
	Excessive growth—systems technical support MODIFICATION OF TRACKED COMBAT VEHICLES		
004		614,282	756,68
004	MODIFICATION OF TRACKED COMBAT VEHICLES	614,282	
004	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE	614,282	[-4,60
004	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications	614,282 5,232	[-4,60 [147,00
	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase		[-4,60 [147,00 5,23
005	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE	5,232	[-4,60 [147,00 5,23 252,77
005	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase M109 FOV MODIFICATIONS	5,232	756,68 [-4,60 [147,00 5,23 252,77 [94,50 90,98
005 006	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase M109 FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM)	5,232 158,274	[-4,60 [147,00 5,23 252,77 [94,50 90,98
005 006 007 008	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase M109 FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM) Program increase	5,232 158,274 90,986 469,152	[-4,60 [147,00 5,23 252,77 [94,50 90,98 579,13 [110,00
005 006 007 008	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase M109 FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM) Program increase IMPROVED RECOVERY VEHICLE (M88 HERCULES)	5,232 158,274 90,986 469,152 41,058	[-4,60 [147,00 5,25 252,77 [94,50 90,98 579,12 [110,00 41,05
005 006 007 008 009 012	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase M109 FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM) Program increase IMPROVED RECOVERY VEHICLE (M88 HERCULES) JOINT ASSAULT BRIDGE	5,232 158,274 90,986 469,152 41,058 159,804	[-4,60 [147,00 5,25 252,77 [94,50 90,98 579,15 [110,00 41,05
005 006 007 008	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase M109 FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM) Program increase IMPROVED RECOVERY VEHICLE (MSS HERCULES) JOINT ASSAULT BRIDGE ABRAMS UPGRADE PROGRAM	5,232 158,274 90,986 469,152 41,058	[-4,60 [147,00 5,25 252,77 [94,50 90,98 579,15 [110,00 41,05 974,38
005 006 007 008 009 012	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase M109 FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM) Program increase IMPROVED RECOVERY VEHICLE (MSS HERCULES) JOINT ASSAULT BRIDGE ABRAMS UPGRADE PROGRAM Abrams Upgrade Predictive Maintenance (PPMX)	5,232 158,274 90,986 469,152 41,058 159,804	[-4,66 [147,06 5,25 252,77 [94,56 90,98 579,15 [110,06 41,05 159,86 974,38 [10,06
005 006 007 008 009 012 013	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase M109 FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM) Program increase IMPROVED RECOVERY VEHICLE (MS8 HERCULES) JOINT ASSAULT BRIDGE ABRAMS UPGRADE PROGRAM Abrams Upgrade Predictive Maintenance (PPMX) Program increase	5,232 158,274 90,986 469,152 41,058 159,804 697,883	[-4,60 [147,00 5,2: 252,77 [94,50 90,90 579,1: [110,00 41,0: 159,80 [10,00 [266,50
005 006 007 008 009 012	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase M109 FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM) Program increase IMPROVED RECOVERY VEHICLE (M88 HERCULES) JOINT ASSAULT BRIDGE ABRAMS UPGRADE PROGRAM Abrams Upgrade Predictive Maintenance (PPMX) Program increase ABRAMS UPGRADE PROGRAM AP	5,232 158,274 90,986 469,152 41,058 159,804	[-4,66 [147,06 5,25 252,77 [94,56 90,98 579,15 [110,06 41,05 159,86 974,38 [10,06
005 006 007 008 009 012 013	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase M109 FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM) Program increase IMPROVED RECOVERY VEHICLE (M88 HERCULES) JOINT ASSAULT BRIDGE ABRAMS UPGRADE PROGRAM Abrams Upgrade Predictive Maintenance (PPMX) Program increase ABRAMS UPGRADE PROGRAM AP WEAPONS & OTHER COMBAT VEHICLES	5,232 158,274 90,986 469,152 41,058 159,804 697,883	[-4,60 [147,00 5,32 252,77 [94,56 90,98 579,12 [110,00 41,02 159,80 974,38 [10,00 [266,50 102,44
005 006 007 008 009 012 013	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase MIOS FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM) Program increase IMPROVED RECOVERY VEHICLE (MSS HERCULES) JOINT ASSAULT BRIDGE ABRAMS UPGRADE PROGRAM Abrams Upgrade Predictive Maintenance (PPMX) Program increase ABRAMS UPGRADE PROGRAM AP WEAPONS & OTHER COMBAT VEHICLES PERSONAL DEFENSE WEAPON (ROLL)	5,232 158,274 90,986 469,152 41,058 159,804 697,883	[-4,60 [147,00 5,22 252,77 [94,50 90,98 579,16 [110,00 141,02 159,80 974,38 [10,00 [266,50 102,44
005 006 007 008 009 012 013 014 016 017	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase M109 FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM) Program increase IMPROVED RECOVERY VEHICLE (MSS HERCULES) JOINT ASSAULT BRIDGE ABRAMS UPGRADE PROGRAM Abrams Upgrade Predictive Maintenance (PPMX) Program increase ABRAMS UPGRADE PROGRAM AP WEAPONS & OTHER COMBAT VEHICLES PERSONAL DEFENSE WEAPON (ROLL) M240 MEDIUM MACHINE GUN (7.62MM)	5,232 158,274 90,986 469,152 41,058 159,804 697,883 102,440 510 425	[-4,60 [147,00 5,2: 252,7' [94,56 90,98 579,12 [110,00 41,02 159,88 [10,00 [266,56 102,44
005 006 007 008 009 012 013	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER UPGRADE Excessive growth—fleet modifications Program increase BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE BRADLEY PROGRAM (MOD) Program increase MIOS FOV MODIFICATIONS PALADIN INTEGRATED MANAGEMENT (PIM) Program increase IMPROVED RECOVERY VEHICLE (MSS HERCULES) JOINT ASSAULT BRIDGE ABRAMS UPGRADE PROGRAM Abrams Upgrade Predictive Maintenance (PPMX) Program increase ABRAMS UPGRADE PROGRAM AP WEAPONS & OTHER COMBAT VEHICLES PERSONAL DEFENSE WEAPON (ROLL)	5,232 158,274 90,986 469,152 41,058 159,804 697,883	[-4,60 [147,00 5,22 252,77 [94,50 90,98 579,16 [110,00 141,02 159,80 974,38 [10,00 [266,50 102,44

SEC. 4101. PROCUREMENT

Line	Item	FY 2024 Request	House Authorized
022	XM320 GRENADE LAUNCHER MODULE (GLM)	14,143	14,143
023	PRECISION SNIPER RIFLE	5,248	5,248
024	CARBINE	571	57.
025	NEXT GENERATION SQUAD WEAPON	292,850	292,85
026	HANDGUN	32	3.
0.28	MOD OF WEAPONS AND OTHER COMBAT VEH M777 MODS	18,920	18,92
029	M2 50 CAL MACHINE GUN MODS	10,320	8,00
	M4 Carbine Mods for Upper Receivers		[8,00
031	M119 MODIFICATIONS	13,097	13,09
032	MORTAR MODIFICATION	423	42.
	SUPPORT EQUIPMENT & FACILITIES		
033	ITEMS LESS THAN \$5.0M (WOCV-WTCV)	1,148	1,14
034	PRODUCTION BASE SUPPORT (WOCV-WTCV)	115,024	115,02
	TOTAL PROCUREMENT OF WEAPONS AND TRACKED COM- BAT VEHICLES, ARMY.	3,765,521	4,386,02
	PROCUREMENT OF AMMUNITION, ARMY		
	SMALL/MEDIUM CAL AMMUNITION		
001	CTG, 5.56MM, ALL TYPES	90,853	106,55
000	Program increase	05 080	[15,70
002	CTG, 7.62MM, ALL TYPES Program increase	65,370	101,27
003	NEXT GENERATION SQUAD WEAPON AMMUNITION	191,244	[35,90 191,24
004	CTG, HANDGUN, ALL TYPES	6,597	10,19
001	Program increase	0,007	[3,60
005	CTG, .50 CAL, ALL TYPES	41,534	73,29
	Program increase		[31,76
006	CTG, 20MM, ALL TYPES	7,925	7,92
007	CTG, 25MM, ALL TYPES	38,760	38,76
008	CTG, 30MM, ALL TYPES	107,805	107,80
009	CTG, 40MM, ALL TYPES	148,970	148,97
010	CTG, 50MM, ALL TYPES MORTAR AMMUNITION	28,000	28,00
011	60MM MORTAR, ALL TYPES	35,160	35,16
012	81MM MORTAR, ALL TYPES	40,562	40,56
013	120MM MORTAR, ALL TYPES	106,784	106,78
014	TANK AMMUNITION CARTRIDGES, TANK, 105MM AND 120MM, ALL TYPES	300,368	300,368
	ARTILLERY AMMUNITION		
015	ARTILLERY CARTRIDGES, 75MM & 105MM, ALL TYPES	21,298	21,29
016	ARTILLERY PROJECTILE, 155MM, ALL TYPES	150,839	150,83
018 019	PRECISION ARTILLERY MUNITIONS ARTILLERY PROPELLANTS, FUZES AND PRIMERS, ALL	96,406 172,947	96,40 172,94
	MINES		
020 021	MINES & CLEARING CHARGES, ALL TYPESCLOSE TERRAIN SHAPING OBSTACLE	71,182	71,18
0,21	ROCKETS	55,374	55,37
022	SHOULDER LAUNCHED MUNITIONS, ALL TYPES	18,630	18,63
023	ROCKET, HYDRA 70, ALL TYPES	87,293	87,29
	OTHER AMMUNITION	,	,
024	CAD/PAD, ALL TYPES	6,564	6,56
0.25	DEMOLITION MUNITIONS, ALL TYPES	24,238	24,23
026	GRENADES, ALL TYPES	48,374	48,37
027	SIGNALS, ALL TYPES	23,252	23,25
028	SIMULATORS, ALL TYPES	11,309	11,30
	MISCELLANEOUS	0.080	0.00
030	AMMO COMPONENTS, ALL TYPES	3,976	3,97
031 032	ITEMS LESS THAN \$5 MILLION (AMMO)	3,281 17,436	3,28 17,43
033	AMMUNITION PECULIAR EQUIPMENT	13,133	13,13
	FIRST DESTINATION TRANSPORTATION (AMMO)	18,068	18,06
034		102	10.
034 035	CLOSEOUT LIABILITIES		
035	PRODUCTION BASE SUPPORT		796 13
		726,135	
035 036	PRODUCTION BASE SUPPORT INDUSTRIAL FACILITIES CONVENTIONAL MUNITIONS DEMILITARIZATION Unjustified growth—EP1800 Conventional Ammunition Demilitarization		80,60 [-98,45
035 036	PRODUCTION BASE SUPPORT INDUSTRIAL FACILITIES CONVENTIONAL MUNITIONS DEMILITARIZATION Unjustified growth—EP1800 Conventional Ammunition Demilitarization Unjustified growth—EP1803 Non Army Missile Demilitarization ARMS INITIATIVE	726,135 183,752 4,057	80,600 [-98,45 [-4,70 4,05
035 036 037	PRODUCTION BASE SUPPORT INDUSTRIAL FACILITIES CONVENTIONAL MUNITIONS DEMILITARIZATION Unjustified growth—EP1800 Conventional Ammunition Demilitarization Unjustified growth—EP1803 Non Army Missile Demilitarization ARMS INITIATIVE TOTAL PROCUREMENT OF AMMUNITION, ARMY	726,135 183,752	80,60 [-98,45 [-4,70 4,05
035 036 037	PRODUCTION BASE SUPPORT INDUSTRIAL FACILITIES CONVENTIONAL MUNITIONS DEMILITARIZATION Unjustified growth—EP1800 Conventional Ammunition Demilitarization Unjustified growth—EP1803 Non Army Missile Demilitarization ARMS INITIATIVE	726,135 183,752 4,057	80,60 [-98,45 [-4,70 4,05
035 036 037	PRODUCTION BASE SUPPORT INDUSTRIAL FACILITIES CONVENTIONAL MUNITIONS DEMILITARIZATION Unjustified growth—EP1800 Conventional Ammunition Demilitarization Unjustified growth—EP1803 Non Army Missile Demilitarization ARMS INITIATIVE	726,135 183,752 4,057	80,600 [-98,45 [-4,70 4,05 2,951,38 6
035 036 037 038	PRODUCTION BASE SUPPORT INDUSTRIAL FACILITIES CONVENTIONAL MUNITIONS DEMILITARIZATION Unjustified growth—EP1803 Conventional Ammunition Demilitarization Unjustified growth—EP1803 Non Army Missile Demilitarization ARMS INITIATIVE TOTAL PROCUREMENT OF AMMUNITION, ARMY OTHER PROCUREMENT, ARMY TACTICAL VEHICLES	726,135 183,752 4,057 2,967,578	80,60 [-98,45 [-4,70 4,05 2,951,38 22,75
035 036 037 038	PRODUCTION BASE SUPPORT INDUSTRIAL FACILITIES CONVENTIONAL MUNITIONS DEMILITARIZATION Unjustified growth—EP1800 Conventional Ammunition Demilitarization Unjustified growth—EP1803 Non Army Missile Demilitarization ARMS INITIATIVE TOTAL PROCUREMENT OF AMMUNITION, ARMY OTHER PROCUREMENT, ARMY TACTICAL VEHICLES SEMITRAILERS, FLATBED:	726,135 183,752 4,057 2,967,578	726,13: 80,60: [-98,45: [-4,70: 4,05: 2,951,38 : 22,75: 40,35: 25,90:

	(In Thousands of Dollars)		
Line	Item	FY 2024 Request	House Authorized
006	JOINT LIGHT TACTICAL VEHICLE FAMILY OF VEHICL	839,413	839,413
007	TRUCK, DUMP, 20T (CCE)	20,075	50,075
	Program increase		[30,000]
008	FAMILY OF MEDIUM TACTICAL VEH (FMTV)	110,734	110,734
009	FAMILY OF COLD WEATHER ALL-TERRAIN VEHICLE	28,745	28,745
010 011	FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP FAMILY OF HEAVY TACTICAL VEHICLES (FHTV)	55,340 66,428	55,340 101,435
011	Incomplete development goals	00,420	[-14,993
	Program increase		[50,000]
012	PLS ESP	51,868	51,868
014	TACTICAL WHEELED VEHICLE PROTECTION KITS	3,792	3,792
015	MODIFICATION OF IN SVC EQUIP	80,326	150,326
	HMMWV ABS/ESC		[70,000]
	NON-TACTICAL VEHICLES		
016	PASSENGER CARRYING VEHICLES	2,203	2,203
017	NONTACTICAL VEHICLES, OTHER	8,246	8,246
	COMM—JOINT COMMUNICATIONS		
018	SIGNAL MODERNIZATION PROGRAM	161,585	151,185
040	Program decrease	950.040	[-10,400
019	TACTICAL NETWORK TECHNOLOGY MOD IN SVC	358,646	376,646
020	On-the-Move Sattelite Communications Terminals DISASTER INCIDENT RESPONSE COMMS TERMINAL (DI	254	[18,000] 254
020	JCSE EQUIPMENT (USRDECOM)	5,097	5,097
0.21	COMM—SATELLITE COMMUNICATIONS	3,037	3,037
024	DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS	101,181	101,181
025	TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS	54,849	54,849
026	SHF TERM	41,634	41,634
027	ASSURED POSITIONING, NAVIGATION AND TIMING	202,370	202,370
028	EHF SATELLITE COMMUNICATION	19,122	19,122
030	GLOBAL BRDCST SVC—GBS	531	531
	COMM—C3 SYSTEM		
031	COE TACTICAL SERVER INFRASTRUCTURE (TSI)	77,999	77,999
	COMM—COMBAT COMMUNICATIONS		
032	HANDHELD MANPACK SMALL FORM FIT (HMS)	765,109	760,066
	Excess to need		[-5,043]
033	ARMY LINK 16 SYSTEMS	60,767	60,767
035	UNIFIED COMMAND SUITE	18,999	18,999
036	COTS COMMUNICATIONS EQUIPMENT	492,001	484,901
	Program decrease		[-7,100
037	FAMILY OF MED COMM FOR COMBAT CASUALTY CARE	1,374	1,374
038	ARMY COMMUNICATIONS & ELECTRONICS	52,485	52,485
000	COMM—INTELLIGENCE COMM CI AUTOMATION ARCHITECTURE-INTEL	40 808	40 808
039 041	MULTI-DOMAIN INTELLIGENCE	16,767	16,767
041	INFORMATION SECURITY	119,989	119,989
042	INFORMATION SECURITY INFORMATION SYSTEM SECURITY PROGRAM-ISSP	701	701
043	COMMUNICATIONS SECURITY (COMSEC)	159,712	159,712
044	DEFENSIVE CYBER OPERATIONS	13,848	13,848
045	INSIDER THREAT PROGRAM—UNIT ACTIVITY MONITO	1,502	1,502
047	BIOMETRIC ENABLING CAPABILITY (BEC)	453	453
	COMM—LONG HAUL COMMUNICATIONS		
049	BASE SUPPORT COMMUNICATIONS	23,278	23,278
	COMM—BASE COMMUNICATIONS		
050	INFORMATION SYSTEMS	32,608	32,608
051	EMERGENCY MANAGEMENT MODERNIZATION PROGRAM	4,949	4,949
052	INSTALLATION INFO INFRASTRUCTURE MOD PROGRAM	243,011	243,011
	ELECT EQUIP—TACT INT REL ACT (TIARA)		
055	JTT/CIBS-M	8,543	8,543
056	TERRESTRIAL LAYER SYSTEMS (TLS)	85,486	85,486
058	DCGS-A-INTEL	2,980	2,980
060	TROJAN	30,649	30,649
061	MOD OF IN-SVC EQUIP (INTEL SPT)	4,169	4,169
062	BIOMETRIC TACTICAL COLLECTION DEVICES	932	932
0.00	ELECT EQUIP—ELECTRONIC WARFARE (EW)	24.080	04.080
063	EW PLANNING & MANAGEMENT TOOLS (EWPMT)	21,278	21,278
064	AIR VIGILANCE (AV) MULTI-FUNCTION ELECTRONIC WARFARE (MFEW) SYST	6,641	6,641
065 067	MULTI-FUNCTION ELECTRONIC WARFARE (MFEW) SYST	15,941 22,833	15,941
067	CI MODERNIZATION		22,833 434
008	ELECT EQUIP—TACTICAL SURV. (TAC SURV)	434	434
069	SENTINEL MODS	161,886	176,886
000	Prophet ESP kits	101,000	[15,000
070	NIGHT VISION DEVICES	141,143	51,692
0.0	Rephase to RDT&E for IVAS 1.2 Development	. 11,110	[-89,451]
071	SMALL TACTICAL OPTICAL RIFLE MOUNTED MLRF	15,484	15,484
073	FAMILY OF WEAPON SIGHTS (FWS)	185,634	177,534
	Program decrease	,	[-8,100
074	ENHANCED PORTABLE INDUCTIVE ARTILLERY FUZE SE	3,652	3,652

Line	Item	FY 2024 Request	House Authorized
075	FORWARD LOOKING INFRARED (IFLIR)	20,438	20,438
076	COUNTER SMALL UNMANNED AERIAL SYSTEM (C-SUAS)	365,376	365,376
077	JOINT BATTLE COMMAND—PLATFORM (JBC-P)	215,290	210,066
	Unjustified Cost Growth—Fielding and Systems Engineering	,	[-5,22
078	JOINT EFFECTS TARGETING SYSTEM (JETS)	8,932	8,932
079	COMPUTER BALLISTICS: LHMBC XM32	2,965	2,96
080	MORTAR FIRE CONTROL SYSTEM	8,024	8,02
081	MORTAR FIRE CONTROL SYSTEMS MODIFICATIONS	7,399	7,39
082	COUNTERFIRE RADARS	99,782	99,78
	ELECT EQUIP—TACTICAL C2 SYSTEMS		
083	ARMY COMMAND POST INTEGRATED INFRASTRUCTURE	78,512	78,51
084	FIRE SUPPORT C2 FAMILY	10,052	10,05
085	AIR & MSL DEFENSE PLANNING & CONTROL SYS	68,892	68,89
086	IAMD BATTLE COMMAND SYSTEM	412,556	395,45
087	Excess Interim Contractor Support	4,270	[-17,10 4,27
088	NETWORK MANAGEMENT INITIALIZATION AND SERVICE	37,194	37,19
089	GLOBAL COMBAT SUPPORT SYSTEM-ARMY (GCSS-A)	1,987	1,98
090	INTEGRATED PERSONNEL AND PAY SYSTEM-ARMY (IPP	5,318	5,31
091	MOD OF IN-SVC EQUIPMENT (ENFIRE)	4,997	4,99
	ELECT EQUIP—AUTOMATION	-,	-,
092	ARMY TRAINING MODERNIZATION	10,130	10,13
093	AUTOMATED DATA PROCESSING EQUIP	61,489	61,48
094	ACCESSIONS INFORMATION ENVIRONMENT (AIE)	4,198	4,19
096	HIGH PERF COMPUTING MOD PGM (HPCMP)	76,053	76,05
097	CONTRACT WRITING SYSTEM	6,061	6,06
098	CSS COMMUNICATIONS	56,804	56,80
	CLASSIFIED PROGRAMS		
151A	CLASSIFIED PROGRAMS	1,781	1,78
	CHEMICAL DEFENSIVE EQUIPMENT		
102	BASE DEFENSE SYSTEMS (BDS)	70,781	70,78
103	CBRN DEFENSE	63,198	63,19
	BRIDGING EQUIPMENT		
104	TACTICAL BRIDGING	1,157	1,15
105	TACTICAL BRIDGE, FLOAT-RIBBON	82,228	82,22
106	BRIDGE SUPPLEMENTAL SET	4,414	4,41
	ENGINEER (NON-CONSTRUCTION) EQUIPMENT		
110	ROBOTICS AND APPLIQUE SYSTEMS	68,893	68,89
112	FAMILY OF BOATS AND MOTORS	4,785	4,78.
	COMBAT SERVICE SUPPORT EQUIPMENT		
113	HEATERS AND ECU'S	7,617	7,61
115	PERSONNEL RECOVERY SUPPORT SYSTEM (PRSS)	5,356	5,35
116	GROUND SOLDIER SYSTEM Excess to need	167,129	148,32
117	MOBILE SOLDIER POWER	15 067	[-18,80 15,96
117	FORCE PROVIDER	15,967 34,200	15,96 34,20
120	CARGO AERIAL DEL & PERSONNEL PARACHUTE SYSTEM	45,792	45,79
121	FAMILY OF ENGR COMBAT AND CONSTRUCTION SETS	12,118	12,11
1.01	PETROLEUM EQUIPMENT	12,110	12,11
123	QUALITY SURVEILLANCE EQUIPMENT	2,507	2,50
124	DISTRIBUTION SYSTEMS, PETROLEUM & WATER	40,989	40,98
	MEDICAL EQUIPMENT	,	,
125	COMBAT SUPPORT MEDICAL	86,829	86,82
	MAINTENANCE EQUIPMENT		
126	MOBILE MAINTENANCE EQUIPMENT SYSTEMS	17,287	17,28
	CONSTRUCTION EQUIPMENT		
128	TRACTOR, FULL TRACKED	29,878	29,87
129	ALL TERRAIN CRANES	27,725	30,72
	FOATC Type I Cranes		[3,00
131	FAMILY OF DIVER SUPPORT EQUIPMENT	1,811	1,81
132	CONST EQUIP ESP	8,898	8,89
	RAIL FLOAT CONTAINERIZATION EQUIPMENT		
133	ARMY WATERCRAFT ESP	30,592	30,59
134	MANEUVER SUPPORT VESSEL (MSV)	149,449	191,47
	One additional vessel		[42,02
	GENERATORS		
136	GENERATORS AND ASSOCIATED EQUIP	78,364	78,36
137	TACTICAL ELECTRIC POWER RECAPITALIZATION	11,088	11,08
	MATERIAL HANDLING EQUIPMENT		
138	FAMILY OF FORKLIFTS	12,982	12,98
	TRAINING EQUIPMENT		
139	COMBAT TRAINING CENTERS SUPPORT	56,619	56,61
140	TRAINING DEVICES, NONSYSTEM	226,379	226,37
141	SYNTHETIC TRAINING ENVIRONMENT (STE)	234,965	213,20
	Excess to need—RVCT		[-9,53
	Excess to need—STE Live		[-7,22
	STE Live Training System		[-5,00
	STE Dive Truining System		

Line	Item	FY 2024 Request	House Authorized
	TEST MEASURE AND DIG EQUIPMENT (TMD)	-	
143	INTEGRATED FAMILY OF TEST EQUIPMENT (IFTE)	36,149	36,14
144	TEST EQUIPMENT MODERNIZATION (TEMOD)	32,623	32,62
	OTHER SUPPORT EQUIPMENT		
145	PHYSICAL SECURITY SYSTEMS (OPA3)	132,739	132,73
146 147	BASE LEVEL COMMON EQUIPMENT	34,460	34,46 35,23
147	BUILDING, PRE-FAB, RELOCATABLE	35,239 31,011	31,01
149	SPECIAL EQUIPMENT FOR TEST AND EVALUATION	52,481	52,48
	OPA2		
151	INITIAL SPARES—C&E TOTAL OTHER PROCUREMENT, ARMY	9,169 8,672,979	9,16 8,728,03
	AIRCRAFT PROCUREMENT, NAVY	-,,	-,,
	COMBAT AIRCRAFT		
001	F/A-18E/F (FIGHTER) HORNET	41,329	41,32
002	JOINT STRIKE FIGHTER CV	2,410,569	2,382,06
002	Flyaway unit cost growth	100 405	[-28,50
003 004	JSF STOVL	189,425 2,126,317	189,42 2,036,71
004	Flyaway unit cost growth	2,120,017	[-89,60
005	JSF STOVL AP	193,125	193,12
006	CH-53K (HEAVY LIFT)	1,698,050	1,698,05
007	CH-53K (HEAVY LIFT) AP	456,567	456,56
008	V-22 (MEDIUM LIFT)	27,216	27,21
009	H-1 UPGRADES (UH-1Y/AH-1Z)	4,292	4,29
010	P-8A POSEIDON Two additional aircraft	31,257	391,25
011	E-2D ADV HAWKEYE	182,817	[360,00 182,81
011	TRAINER AIRCRAFT	100,017	100,01
013	MULTI-ENGINE TRAINING SYSTEM (METS) OTHER AIRCRAFT	289,141	289,14
015	KC-130J	241,291	241,25
017	MQ-4 TRITON	416,010	416,01
019	MQ-8 UAV	1,546	1,5
021	MQ-25	545,697	346,69
	Scheduling delays		[-199,00
022	MQ-25 AP	50,576	37,97
023	Scheduling delays	89,563	[-12,66 71,66
023	Early to need	09,505	[-17,90
023A	UC-12W		45,00
	USMC UPL—2 additional aircraft		[45,00
024	F-18 A-D UNIQUE	116,551	116,55
025	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM	605,416	605,42
026	MARINE GROUP 5 UAS SERIES	98,063	98,06
027	AEA SYSTEMS	24,110	24,11
028	AV-8 SERIES	22,829	22,82
029 030	INFRARED SEARCH AND TRACK (IRST)ADVERSARY	179,193 69,336	179,19 69,33
031	F-18 SERIES	640,236	640,23
032	H-53 SERIES	41,414	41,41
033	MH-60 SERIES	106,495	106,48
034	H-1 SERIES	114,284	143,28
	UH-1Y—SIEPU Upgrades		[29,00
035	EP-3 SERIES	8,548	8,54
036	E-2 SERIES TRAINER A/C SERIES	183,246	183,2
037 039	C-130 SERIES	16,376 198,220	16,37 198,22
040	FEWSG	651	130,2
041	CARGO/TRANSPORT A/C SERIES	13,930	13,93
042	E-6 SERIES	164,571	164,5
043	EXECUTIVE HELICOPTERS SERIES	60,498	60,48
044	T-45 SERIES	170,357	170,33
045	POWER PLANT CHANGES	21,079	21,07
046	JPATS SERIES	28,005	28,00
048 049	COMMON ECM EQUIPMENT	53,614 136 199	53,61
050	COMMON DEFENSIVE WEAPON SYSTEM	136,199 6,585	136,18 6,58
051	ID SYSTEMS	13,085	13,08
052	P-8 SERIES	316,168	316,10
	MAGTF EW FOR AVIATION	24,901	24,90
053	MQ-8 SERIES	14,700	14,70
053 054	MQ-0 SERIES		
	V-22 (TILT/ROTOR ACFT) OSPREY	215,997	226,88
054			226,88 [10,89 426,39

SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2024 Request	House Authorized
058	F-35 CV SERIES	166,909	166,909
059	QRC	28,206	28,206
060	MQ-4 SERIES	93,951	93,951
	AIRCRAFT SPARES AND REPAIR PARTS		
062	SPARES AND REPAIR PARTS AIRCRAFT SUPPORT EQUIP & FACILITIES	2,451,244	2,451,244
063	COMMON GROUND EQUIPMENT	566,156	561,156
	Program decrease		[-5,000
064	AIRCRAFT INDUSTRIAL FACILITIES	133,815	133,813
065 066	WAR CONSUMABLESOTHER PRODUCTION CHARGES	44,632 49,907	44,632 49,907
067	SPECIAL SUPPORT EQUIPMENT		384,778
	Flyaway unit cost growth	,	[-19,400
	TOTAL AIRCRAFT PROCUREMENT, NAVY	17,336,760	17,409,650
	WEAPONS PROCUREMENT, NAVY		
	BALLISTIC MISSILES		
001	CONVENTIONAL PROMPT STRIKE MODIFICATION OF MISSILES	341,434	341,434
002	TRIDENT II MODS	1.284.705	1,284,705
	SUPPORT EQUIPMENT & FACILITIES	2,222,722	-,,,,
003	MISSILE INDUSTRIAL FACILITIES	7,954	7,954
001	STRATEGIC MISSILES	w.c	·
004	TOMAHAWKTACTICAL MISSILES	72,908	72,908
005	AMRAAM	439.153	439,153
006	SIDEWINDER	78,165	78,165
007	STANDARD MISSILE	969,525	1,049,325
	INDOPACOM UPL—Standard Missile 1B Variant		[79,800
008 009	STANDARD MISSILE AP SMALL DIAMETER BOMB II		227,320
010	RAM		65,863 114,896
011	JOINT AIR GROUND MISSILE (JAGM)	79,292	79,292
012	HELLFIRE	6,923	6,923
013	AERIAL TARGETS	176,588	176,588
014 015	OTHER MISSILE SUPPORTLRASM		3,687 639,636
016	NAVAL STRIKE MISSILE (NSM)		29,925
017	NAVAL STRIKE MISSILE (NSM) AP	5,755	5,755
	MODIFICATION OF MISSILES		
018	TOMAHAWK MODS		540,944
019 020	ESSM		290,129 162,429
0.21	AARGM-ER AP		33,273
022	STANDARD MISSILES MODS	89,255	89,255
	SUPPORT EQUIPMENT & FACILITIES		
023	WEAPONS INDUSTRIAL FACILITIESORDNANCE SUPPORT EQUIPMENT	2,037	2,037
025	ORDNANCE SUPPORT EQUIPMENT	1,284,705 7,954 72,908 439,153 78,165 969,525 227,320 65,863 114,896 79,292 6,923 176,588 3,687 639,636 29,925 5,755 540,944 290,129 162,429 33,273 89,255 208,154 4,830 308,497 14,817	208,154
	TORPEDOES AND RELATED EQUIP	,	,
026	SSTD		4,830
027	MK-48 TORPEDO Program increase	308,497	351,589 [43,092
028	ASW TARGETS	14,817	14,817
	MOD OF TORPEDOES AND RELATED EQUIP		
029	MK-54 TORPEDO MODS		104,086
030	MK-48 TORPEDO ADCAP MODS		20,714
031	INDOPACOM UPL—Hammerhead Mine	58,800	83,800 [25,000
	SUPPORT EQUIPMENT		[,20,000
032	TORPEDO SUPPORT EQUIPMENT	133,187	133,187
033	ASW RANGE SUPPORT	4,146	4,146
034	DESTINATION TRANSPORTATION FIRST DESTINATION TRANSPORTATION	5,811	5,811
001	GUNS AND GUN MOUNTS	0,011	0,011
035	SMALL ARMS AND WEAPONS MODIFICATION OF GUNS AND GUN MOUNTS	14,165	14,165
036	CIWS MODS	4,088	4,088
037	COAST GUARD WEAPONS	55,172	55,172
038	GUN MOUNT MODS	82,682	82,682
039	LCS MODULE WEAPONS	3,264 14 357	3,264
040		14,357	14,357
040	SPARES AND REPAIR PARTS		
040 042	SPARES AND REPAIR PARTS SPARES AND REPAIR PARTS	177,819	177,819

 $\begin{array}{l} \textit{PROCUREMENT OF AMMUNITION, NAVY AND MARINE CORPS} \\ \textit{NAVY AMMUNITION} \end{array}$

Line	Item	FY 2024 Request	House Authorized
001	GENERAL PURPOSE BOMBS	43,519	43,51
002	JDAM	73,689	73,689
003	AIRBORNE ROCKETS, ALL TYPES	67,423	67,42
004	MACHINE GUN AMMUNITION	11,862	11,86
005	PRACTICE BOMBS	52,481	52,48
006	CARTRIDGES & CART ACTUATED DEVICES	72,426	72,42
007	AIR EXPENDABLE COUNTERMEASURES	104,529	104,52
008	JATOS	7,433	7,43
009 010	INTERMEDIATE CALIBER GUN AMMUNITION	30,871 41,261	30,87 41,26
011	OTHER SHIP GUN AMMUNITION	44,044	44,04
012	SMALL ARMS & LANDING PARTY AMMO	48,478	48,47
013	PYROTECHNIC AND DEMOLITION	9,521	9,52
014	AMMUNITION LESS THAN \$5 MILLION	1,679	1,67
015	EXPEDITIONARY LOITERING MUNITIONS	249,575	324,57
	Goalkeeper		[75,00
016	MARINE CORPS AMMUNITION MORTARS	C4 07/4	C4 0C
016 017	DIRECT SUPPORT MUNITIONS	61,274 73,338	61,27 73,33
017	INFANTRY WEAPONS AMMUNITION	178,240	73,33 178,24
019	COMBAT SUPPORT MUNITIONS	15,897	15,89
020	AMMO MODERNIZATION	17,941	17,94
021	ARTILLERY MUNITIONS	82,452	82,45
022	ITEMS LESS THAN \$5 MILLION	5,340	5,34
	TOTAL PROCUREMENT OF AMMUNITION, NAVY AND MA- RINE CORPS.	1,293,273	1,368,27
	IIII OOII S.		
	SHIPBUILDING AND CONVERSION, NAVY FLEET BALLISTIC MISSILE SHIPS		
001	OHIO REPLACEMENT SUBMARINE	2,443,598	2,531,59
001	Submarine industrial base	2,440,550	[88,00
002	OHIO REPLACEMENT SUBMARINE AP	3,390,734	3,390,73
	OTHER WARSHIPS		
003	CARRIER REPLACEMENT PROGRAM	1,115,296	1,275,29
	Navy UPL—CVN 75 and CVN 80 SEWIP BLK III		[160,00
004	CVN-81	800,492	800,49
005	VIRGINIA CLASS SUBMARINE	7,129,965	7,129,96
006	VIRGINIA CLASS SUBMARINE AP	3,215,539	2,890,43
	Early to need		[-325,10
008 009	CVN REFUELING OVERHAULS AP DDG 1000	817,646	817,64
010	DDG 1000	410,400 4,199,179	410,40 4,199,17
011	DDG-51 AP	284,035	439,03
	Explosion welding	,	[5,00
	Program increase		/150,00
013	FFG-FRIGATE	2,173,698	2,163,69
	Insufficient justification		[-10,00
	AMPHIBIOUS SHIPS		
016	LPD-17		750,00
	LPD-33		[750,00
018	LHA REPLACEMENT	1,830,149	1,830,14
020	EXPEDITIONARY FAST TRANSPORT (EPF)		5,00
	Expeditionary Medical Ship long-lead time material (LLTM) AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST		[5,00
021	AS SUBMARINE TENDER	1,733,234	248,00
0.21	Late contract award	1,700,201	[-1,485,23
022	TAO FLEET OILER	815,420	815,42
025	LCU 1700	62,532	62,53
026	OUTFITTING	557,365	557,36
028	SERVICE CRAFT	63,815	93,81
	Yard, Repair, Berthing, and Messing Barge		[30,00
029	AUXILIARY PERSONNEL LIGHTER		72,00
	Auxiliary Personnel Lighter		[72,00
030 031	LCAC SLEP AUXILIARY VESSELS (USED SEALIFT)	15,286	15,28
032	COMPLETION OF PY SHIPBUILDING PROGRAMS	142,008 1,648,559	142,00 1,648,55
032	TOTAL SHIPBUILDING AND CONVERSION, NAVY	32,848,950	32,288,61
	OTHER PROCUREMENT, NAVY		
	SHIP PROPULSION EQUIPMENT		
001	SURFACE POWER EQUIPMENT	14,003	14,00
002	GENERATORS SURFACE COMBATANT HM&E	105,441	105,44
00%	NAVIGATION EQUIPMENT	103,441	100,44
003	OTHER NAVIGATION EQUIPMENT	110,286	110,28
	OTHER SHIPBOARD EQUIPMENT	-,	,.00
004	SUB PERISCOPE, IMAGING AND SUPT EQUIP PROG	262,951	262,95
005	DDG MOD	628,532	638,53

Line	Item	FY 2024 Request	House Authorized
	Navy Common Actuator		[10,00
006	FIREFIGHTING EQUIPMENT	34,782	34,78
007	COMMAND AND CONTROL SWITCHBOARD	2,458	2,45
008	LHA/LHD MIDLIFE	104,369	104,36
009	LCC 19/20 EXTENDED SERVICE LIFE PROGRAM	10,529	10,52
010	POLLUTION CONTROL EQUIPMENT	23,272	23,27
011	SUBMARINE SUPPORT EQUIPMENT	112,526	112,52
012	VIRGINIA CLASS SUPPORT EQUIPMENT	32,076	32,07
013	LCS CLASS SUPPORT EQUIPMENT	18,832	18,85
014	SUBMARINE BATTERIES	28,221	28,22
015	LPD CLASS SUPPORT EQUIPMENT DDG 1000 CLASS SUPPORT EQUIPMENT	91,890	91,89
016	Navy UPL	232,124	294,02 [61,90
017	STRATEGIC PLATFORM SUPPORT EQUIP	25,058	25,0
018	DSSP EQUIPMENT	4,623	4,62
020 021	LINDERWATER FOR FOLURATION	10,794	10,73
022	UNDERWATER EOD EQUIPMENT ITEMS LESS THAN \$5 MILLION	19,549	19,5¢
023	CHEMICAL WARFARE DETECTORS	86,001 3,288	3,28
	REACTOR PLANT EQUIPMENT	0.0000	2 11 1 2 2
024	SHIP MAINTENANCE, REPAIR AND MODERNIZATION	2,746,313	2,746,31
025 026	REACTOR POWER UNITSREACTOR COMPONENTS	2,016	2,01 390,1
0.20	OCEAN ENGINEERING	390,148	390,1
027	DIVING AND SALVAGE EQUIPMENT	18,086	18,08
0.27	SMALL BOATS	10,000	10,00
028	STANDARD BOATS	74,963	86,9
0.20	40-foot Patrol Boats	74,500	[12,00
	PRODUCTION FACILITIES EQUIPMENT		[12,0
029	OPERATING FORCES IPE	187,495	187,45
	OTHER SHIP SUPPORT	,	,
030	LCS COMMON MISSION MODULES EQUIPMENT	49,060	19,0
	Excess to need		[-30,0
031	LCS MCM MISSION MODULES	93,961	58,9
	Excess to need		[-35,0
033	LCS SUW MISSION MODULES	12,102	12,10
034	LCS IN-SERVICE MODERNIZATION	171,704	146,7
	Excessive cost growth		[-25,00
035	SMALL & MEDIUM UUV	61,951	51,93
	Late contract award—Razorback Late execution—Viperfish		[-5,00 [-5,00
026	LOGISTIC SUPPORT	2 504	
036	LSD MIDLIFE & MODERNIZATIONSHIP SONARS	7,594	7,5
037	SPQ-9B RADAR	7,267	7,2
038	AN/SQQ-89 SURF ASW COMBAT SYSTEM	138,065	138,0
039	SSN ACOUSTIC EQUIPMENT	463,577	453,5
	Excessive cost growth		[-10,0
040	UNDERSEA WARFARE SUPPORT EQUIPMENT	23,452	23,4
	ASW ELECTRONIC EQUIPMENT		
041	SUBMARINE ACOUSTIC WARFARE SYSTEM	46,726	46,7
042	SSTD	14,560	14,5
043		420,069	420,00
044	SURTASS ELECTRONIC WARFARE EQUIPMENT	33,910	33,9.
045	AN/SLQ-32	329,513	329,5
040	RECONNAISSANCE EQUIPMENT	020,010	0.00,0
046	SHIPBOARD IW EXPLOIT	379,230	354,2
	Excessive cost growth	,	[-15,0
	Program decrease		[-10,0
047	AUTOMATED IDENTIFICATION SYSTEM (AIS)	4,082	4,0
0.40	OTHER SHIP ELECTRONIC EQUIPMENT	02 022	02.0
048	COOPERATIVE ENGAGEMENT CAPABILITY	37,677	37,6
049 050	NAVAL TACTICAL COMMAND SUPPORT SYSTEM (NTCSS)ATDLS	15,374 50,148	15,3 50,1
051	NAVY COMMAND AND CONTROL SYSTEM (NCCS)	3,918	3,9
052	MINESWEEPING SYSTEM REPLACEMENT	16,814	16,8
054	NAVSTAR GPS RECEIVERS (SPACE)	37,319	37,3
055	AMERICAN FORCES RADIO AND TV SERVICE	2,750	2,7
056	STRATEGIC PLATFORM SUPPORT EQUIP	6,437	6,4
055	AVIATION ELECTRONIC EQUIPMENT	00.00*	06.0
057	ASHORE ATC EQUIPMENT	89,237	89,2
058	AFLOAT ATC EQUIPMENT	90,487	85,4
050	Excessive cost growth	*0.00:	[-5,0
059	ID SYSTEMS	59,234	59,2
060	JOINT PRECISION APPROACH AND LANDING SYSTEMNAVAL MISSION PLANNING SYSTEMS	3,343	3,3
061		39,180	39,1

Line	Item	FY 2024 Request	House Authorized
062	MARITIME INTEGRATED BROADCAST SYSTEM	6,994	6,99
063	TACTICAL/MOBILE C4I SYSTEMS	52,026	52,02
064	DCGS-N	16,579	16,57
065	CANES	467,587	472,58
005	Program increase	407,507	/5,00
066	RADIAC	16,475	16,47
067	CANES-INTELL	48,207	48,20
068	GPETE	25,761	25,76
069	MASF	16,475	16,47
070	INTEG COMBAT SYSTEM TEST FACILITY	6,345	6,34
071	EMI CONTROL INSTRUMENTATION	4,282	4,28
	IN-SERVICE RADARS AND SENSORS		
073	In-SERVICE RADARS AND SENSORS Insufficient justification	255,256	240,25
			[-15,00
0.00.4	SHIPBOARD COMMUNICATIONS	****	***
074	BATTLE FORCE TACTICAL NETWORK	74,180	74,18
075	SHIPBOARD TACTICAL COMMUNICATIONS	29,776	29,77
076	SHIP COMMUNICATIONS AUTOMATION	96,916	96,91
077	COMMUNICATIONS ITEMS UNDER \$5M	14,107	14,10
	SUBMARINE COMMUNICATIONS		
078	SUBMARINE BROADCAST SUPPORT	73,791	74,99
	Navy UPL—VIOLET		[1,20
079	SUBMARINE COMMUNICATION EQUIPMENT	83,178	83,17
	SATELLITE COMMUNICATIONS		
080	SATELLITE COMMUNICATIONS SYSTEMS	72,871	72,87
081	NAVY MULTIBAND TERMINAL (NMT)	37,921	37,92
	SHORE COMMUNICATIONS		
082	JOINT COMMUNICATIONS SUPPORT ELEMENT (JCSE)	5,065	5,06
	CRYPTOGRAPHIC EQUIPMENT		
083	INFO SYSTEMS SECURITY PROGRAM (ISSP)	154,890	154,89
084	MIO INTEL EXPLOITATION TEAM	1,079	1,07
	CRYPTOLOGIC EQUIPMENT		
085	CRYPTOLOGIC COMMUNICATIONS EQUIP	17,483	17,48
	OTHER ELECTRONIC SUPPORT		
086	COAST GUARD EQUIPMENT	77,458	77,45
	SONOBUOYS	,	,
088	SONOBUOYS—ALL TYPES	311,177	321,17
	Increase industrial capacity	,,	[10,00
	AIRCRAFT SUPPORT EQUIPMENT		[10,00
089	MINOTAUR	5,396	5,39
090	WEAPONS RANGE SUPPORT EQUIPMENT	147,556	147,55
091	AIRCRAFT SUPPORT EQUIPMENT	162,273	162,27
092	ADVANCED ARRESTING GEAR (AAG)	11,930	11,95
093	ELECTROMAGNETIC AIRCRAFT LAUNCH SYSTEM (EMALS	17,836	17,83
094	METEOROLOGICAL EQUIPMENT		19,70
		19,703	
095	LEGACY AIRBORNE MCM AVIATION SUPPORT EQUIPMENT	12,202	12,20
097	UMCS-UNMAN CARRIER AVIATION(UCA)MISSION CNTRL	82,115	82,11
098	· · · · · · · · · · · · · · · · · · ·	152,687	152,68
099	ARCHITECT & CAP FOR AUTONOMY IN NAV ENTER	1,612	1,61
	SHIP GUN SYSTEM EQUIPMENT		
100	SHIP GUN SYSTEMS EQUIPMENT	6,404	6,40
	SHIP MISSILE SYSTEMS EQUIPMENT		
101	HARPOON SUPPORT EQUIPMENT	227	22
102	SHIP MISSILE SUPPORT EQUIPMENT	294,511	294,51
103	TOMAHAWK SUPPORT EQUIPMENT	92,432	92,43
	FBM SUPPORT EQUIPMENT		
104	STRATEGIC MISSILE SYSTEMS EQUIP	325,318	325,31
	ASW SUPPORT EQUIPMENT		
105	SSN COMBAT CONTROL SYSTEMS	133,063	133,06
106	ASW SUPPORT EQUIPMENT	27,469	27,46
	OTHER ORDNANCE SUPPORT EQUIPMENT		
107	EXPLOSIVE ORDNANCE DISPOSAL EQUIP	27,864	27,86
108	ITEMS LESS THAN \$5 MILLION	6,171	6,17
	OTHER EXPENDABLE ORDNANCE		
109	ANTI-SHIP MISSILE DECOY SYSTEM	56,630	61,13
	CONUS-Based Repair, Refurbishment and Production of NULKA Decoy Canisters	,	[4,50
110	SUBMARINE TRAINING DEVICE MODS	76,954	76,9
111	SURFACE TRAINING EQUIPMENT	209,487	209,48
	CIVIL ENGINEERING SUPPORT EQUIPMENT	~00,407	200,40
119	PASSENGER CARRYING VEHICLES	3,827	9 00
112	GENERAL PURPOSE TRUCKS		3,82
113		4,570	4,5
114	CONSTRUCTION & MAINTENANCE EQUIP	56,829	56,8
115	FIRE FIGHTING EQUIPMENT	16,583	16,5
116	TACTICAL VEHICLES	24,236	24,23
117	AMPHIBIOUS EQUIPMENT	4,504	4,50
118	POLLUTION CONTROL EQUIPMENT	3,898	3,89
	ITEMS LESS THAN \$5 MILLION	67,286	67,28
119	TTEMS LESS THAN \$5 MILLION	01,200	,

ine	Item	FY 2024 Request	House Authorized
101	SUDDI V EQUIDMENT	33,258	
!21 !22	SUPPLY EQUIPMENT FIRST DESTINATION TRANSPORTATION		33,25
23	SPECIAL PURPOSE SUPPLY SYSTEMS	6,977	6,97
123	Program decrease Progra	659,529	655,86 [-3,66
	TRAINING DEVICES		[0,00
24	TRAINING SUPPORT EQUIPMENT	2,083	2,08
25	TRAINING AND EDUCATION EQUIPMENT	106,542	66,54
	Excessive cost growth		[-25,00
	Program decrease		[-15,00
	COMMAND SUPPORT EQUIPMENT		
126	COMMAND SUPPORT EQUIPMENT	44,448	81,34
	AFRICOM UPL—Somalia Persistent Presence		[36,90
127	MEDICAL SUPPORT EQUIPMENT	12,529	12,52
29	NAVAL MIP SUPPORT EQUIPMENT	5,408	5,40
30	OPERATING FORCES SUPPORT EQUIPMENT	12,105	12,10
!31 !32	C4ISR EQUIPMENT ENVIRONMENTAL SUPPORT EQUIPMENT	7,670	7,67
32	Excessive cost growth	52,597	42,59
133	PHYSICAL SECURITY EQUIPMENT	108,901	[-10,00 108,90
134	ENTERPRISE INFORMATION TECHNOLOGY	42,154	42,13
OT	OTHER	42,104	10,10
139	NEXT GENERATION ENTERPRISE SERVICE	177,585	177,58
140	CYBERSPACE ACTIVITIES	23,176	23,17
	CLASSIFIED PROGRAMS	,	
43A	CLASSIFIED PROGRAMS	16,290	27,79
	Program increase		[11,50
	SPARES AND REPAIR PARTS		
142	SPARES AND REPAIR PARTS	645,900	625,90
	Program decrease		[-20,00
43	VIRGINIA CLASS (VACL) SPARES AND REPAIR PARTS	470,000	470,00
	UNDISTRIBUTED		
44	UNDISTRIBUTED		-26,00
	Decommission CG-69 USS Vicksburg		[-56,00
	Restore CG-63 USS Cowpens	14,535,257	[30,00 14,433,59
101	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAVYAL PIP	3 353	
	PROCUREMENT, MARINE CORPS	3,353 557,564	3,3:
	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP		3,35 552,40
002	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP		3,33 552,40 [-5,10
002 003	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS	557,564 42,052	3,3: 552,4: [-5,10 42,0:
002 003 004	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER	557,564 42,052 489	3,3: 552,44 [-5,10 42,0:
002 003 004 005	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM	557,564 42,052 489 165,268	3,3: 552,4: [-5,1: 42,0: 4: 165,2:
002 003 004 005	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION	557,564 42,052 489	3,3: 552,44 [-5,16 42,0: 48 165,24
002 003 004 005 006	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES	557,564 42,052 489 165,268 14,004	3,3: 552,44 [-5,10 42,0: 41 165,21 14,00
002 003 004 005 006	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK	557,564 42,052 489 165,268 14,004	3,3: 552,44 [-5,14 42,0: 48 165,24 14,00
002 003 004 005 006 007	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANYAN PP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM)	557,564 42,052 489 165,268 14,004 105,192 169,726	3,3; 552,44 [-5,14 42,0: 44 165,2: 14,06 105,1: 169,7;
002 003 004 005 006 007 008	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM)	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244	3,3: 552,44 [-5,10 42,0: 44: 165,2: 14,00 105,1! 169,7: 39,2:
902 903 904 905 906 907 908 909	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANYAN PP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM)	557,564 42,052 489 165,268 14,004 105,192 169,726	3,3: 552,44 [-5,16 42,0: 44 165,24 165,11 169,7: 39,2: 249,16
902 903 904 905 906 907 908 909 910	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103	3,3; 552,4; [-5,1); 42,0; 44: 165,2; 14,0; 105,1; 169,7; 39,2; 249,1; 54,8;
002 003 004 005 006 007 008 009 010 011	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE ANTI-ARMOR MISSILE-JAVELIN	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103 54,883	3,33, 552,44 [-5,11 42,03 44 165,24 14,00 105,11 169,73 39,23 249,10 54,88 23,63
902 903 904 905 906 907 908 909 910 911 912	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANVAI PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS)	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103 54,883 23,627	3,3: 552,44 [-5,10 42,0: 44 165,20 14,00 105,1: 169,7: 39,2- 249,10 54,88 23,6: 2,00
002 003 004 005 006 007 008 009 010 011 012	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MLRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103 54,883 23,627 2,007	3,3: 552,44 [-5,10 42,0: 44 165,20 14,00 105,1: 169,7: 39,2- 249,10 54,88 23,6: 2,00
002 003 004 005 006 007 008 009 010 011 012 013	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANYAI PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) AVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MISSICE-TOW GUIDED MISS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103 54,883 23,627 2,007	3,33, 552,44 [-5,11 42,03 44 165,24 14,00 105,11 169,73 39,23 249,10 54,88 23,63 2,00 8,86
002 003 004 005 006 007 008 009 010 011 012 013	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANYA1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHLWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MIRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM Unjustified fielding growth	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103 54,883 23,627 2,007 8,867	3,33, 552,44 [-5,11 42,03 44 165,24 14,00 105,11 169,73 39,23 249,10 54,88 23,63 2,00 8,86
002 003 004 005 006 007 008 009 0110 0111 0113 0114	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MIRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM Unjustified fielding growth REPAIR AND TEST EQUIPMENT	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103 54,883 23,627 2,007 8,867	3,3: 552,44 [-5,10 42,0: 44 165,2: 14,00 105,1! 169,7: 39,2: 249,1: 54,8: 23,6: 2,00 8,86 69,4: [-5,90
002 003 004 005 006 007 008 009 0110 0111 0113 0114	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MLRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVILITION COMMAND AND CONTROL SYSTEM Unjustified fielding growth REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103 54,883 23,627 2,007 8,867	3,3: 552,44 [-5,10 42,0: 44 165,2: 14,00 105,1! 169,7: 39,2: 249,1: 54,8: 23,6: 2,00 8,86 69,4: [-5,90
002 003 004 005 006 007 008 009 010 011 011 013 014 015 016 017 017 018 019 019 019 019 019 019 019 019	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANYAI PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MLSS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM Unjustified fielding growth REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT OTHER SUPPORT (TEL)	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103 54,883 23,627 2,007 8,867 75,382	3,3: 552,44 [-5,10 42,0: 44 165,2: 14,00 105,1: 169,7: 39,2: 249,10 54,8: 23,66 2,00 8,80 69,4: [-5,90
002 003 004 005 006 007 008 009 010 011 011 013 014 015 016 017 017 018 019 019 019 019 019 019 019 019	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANVAI PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MISS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM Unjustified fielding growth REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT OTHER SUPPORT (TEL) MODIFICATION KITS	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103 54,883 23,627 2,007 8,867	3,3; 552,44 [-5,10 42,0; 48 165,24 14,00 105,1! 169,7; 39,2; 249,10 54,88 23,63; 2,00 8,80 69,48 [-5,90
0002 0003 0004 0005 0006 0007 0008 0009 0010 0011	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MIRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM Unjustified fielding growth REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT OTHER SUPPORT (TEL) MODIFICATION KITS COMMAND AND CONTROL SYSTEM (NON-TEL)	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103 54,883 23,627 2,007 8,867 75,382 53,590 1,782	3,32 552,44 [-5,10 42,02 44 165,20 14,00 105,11 169,72 39,24 249,10 54,88 23,62 2,00 8,80 69,48 [-5,90 53,55
0002 0003 0004 0005 0006 0007 0007 0008 0009 0011 0011 0015 0016 0017 0016 0017	PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Unjustified growth—Program Management LAV PIP ARTILLERY AND OTHER WEAPONS 155M LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MLRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM Unjustified fielding growth REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT OTHER SUPPORT (TEL) MODIFICATION KITS COMMAND AND CONTROL SYSTEM (NON-TEL) ITEMS UNDER \$5 MILLION (COMM & ELEC)	557,564 42,052 489 165,268 14,004 105,192 169,726 39,244 249,103 54,883 23,627 2,007 8,867 75,382 53,590 1,782	3,3: 552,44 [-5,16 42,0: 44 165,2: 14,06 105,1! 169,7: 39,2: 249,1: 54,8: 23,6: 2,0: 8,86 69,44 [-5,9: 53,5: 1,76 122,9:
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0.04	Item	FY 2024 Request	House Authorized
	EXPEDITIONARY SUPPORT EQUIPMENT		
031	· · · · · · · · · · · · · · · · · · ·	2,010	2,010
032 033	MARINE CORPS ENTERPRISE NETWORK (MCEN)COMMON COMPUTER RESOURCES	259,044 27,966	259,04
034	COMMON COMPOTER RESOURCES	71,109	27,966 71,109
035	RADIO SYSTEMS	544,059	544,058
036	COMM SWITCHING & CONTROL SYSTEMS	46,276	46,27
037	COMM & ELEC INFRASTRUCTURE SUPPORT	27,111	27,11
038	CYBERSPACE ACTIVITIES	27,583	27,58
040	UNMANNED EXPEDITIONARY SYSTEMS	13,564	13,56
	CLASSIFIED PROGRAMS	,	,
057A	CLASSIFIED PROGRAMS	2,799	2,79
	ADMINISTRATIVE VEHICLES		
043	COMMERCIAL CARGO VEHICLES	34,169	34,169
	TACTICAL VEHICLES		
044	MOTOR TRANSPORT MODIFICATIONS	17,299	17,29
045	JOINT LIGHT TACTICAL VEHICLE	232,501	232,50
046	TRAILERS	2,034	2,03
	ENGINEER AND OTHER EQUIPMENT		
047	TACTICAL FUEL SYSTEMS	12,956	12,95
048	POWER EQUIPMENT ASSORTED	28,899	28,89
049	AMPHIBIOUS SUPPORT EQUIPMENT	15,691	15,69
050	EOD SYSTEMS	41,200	41,20
	MATERIALS HANDLING EQUIPMENT		
051	PHYSICAL SECURITY EQUIPMENT	53,949	53,94
	GENERAL PROPERTY		
052	FIELD MEDICAL EQUIPMENT	5,457	5,45
053	TRAINING DEVICES	96,577	96,57
054	FAMILY OF CONSTRUCTION EQUIPMENT	29,883	29,88
055	ULTRA-LIGHT TACTICAL VEHICLE (ULTV)	17,034	17,03
	OTHER SUPPORT		
056	ITEMS LESS THAN \$5 MILLION	27,691	27,69
	SPARES AND REPAIR PARTS		
057	SPARES AND REPAIR PARTS TOTAL PROCUREMENT, MARINE CORPS	35,657 3,979,212	35,65 3,975,31 2
002	B-21 RAIDER AP TACTICAL FORCES	708,000	708,00
003	F-35	4,877,121	4,752,32
	Flyaway unit cost growth		[-124,80
004	F-35 AP	402,000	402,00
005	F-15EX	2,670,039	
	Technical realignment	,,	2,469,59
	· ·	.,,	2,469,59 [-200,44
006	F-15EX AP	228,000	[-200,44 320,00
006	F-15EX AP		[-200,44
	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT	228,000	[-200,444 320,00 [92,00
006	F-15EX AP		[-200,44 320,00
007	F-15EX AP	228,000 2,882,590	[-200,44 320,00 [92,00 2,882,59
	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J	228,000	[-200,44 320,00 [92,00 2,882,59
007 008	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS	228,000 2,882,590 34,921	[-200,44 320,00 [92,00 2,882,59
007 008 011	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A	228,000 2,882,590 34,921 228,807	[-200,44 320,00 [92,00 2,882,59 34,92 228,80
007 008	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER	228,000 2,882,590 34,921	[-200,44 320,00 [92,00 2,882,59 34,92 228,80
007 008 011	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A	228,000 2,882,590 34,921 228,807 282,533	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53
007 008 011 012	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MPAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT	228,000 2,882,590 34,921 228,807	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53
007 008 011 012	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C	228,000 2,882,590 34,921 228,807 282,533	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53
007 008 011 012	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-1394 COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase	228,000 2,882,590 34,921 228,807 282,533	[-200,44 320,06 [92,06 2,882,59 34,92 228,86 282,53 11,96 [8,88
007 008 011 012 013	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT	228,000 2,882,590 34,921 228,807 282,533 3,013	[-200,44 320,06 [92,06 2,882,59 34,92 228,86 282,53 11,96 [8,88
007 008 011 012 013	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MPAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES	228,000 2,882,590 34,921 228,807 282,533 3,013	[-200,44 320,06 [92,06 2,882,59 34,92 228,86 282,53 11,96 [8,88
007 008 011 012 013	F-15EX AP FY23 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/HAG STRATEGIC AIRCRAFT B-2A	228,000 2,882,590 34,921 228,807 282,533 3,013	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53 11,90 [8,88 42,22 67,36
007 008 011 012 013	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MPAP OTHER AIRLIFT C-130I HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACCVIIAG STRATEGIC AIRCRAFT B-24 B-1B	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367	[-200,44 320,00 [92,06 2,882,59 34,92 228,86 282,53 11,96 [8,88 42,22 67,36 107,98
007 008 011 012 013 015 017 019 020	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MPAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/HAG STRATEGIC AIRCRAFT B-2A B-1B Technical realignment	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757	[-200,44 320,00 [92,00 2,882,59 34,92 228,86 282,55 11,90 [8,88 42,22 67,36 107,98 9,78 [-2,97
007 008 011 012 013 015 017	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DROVES E-11 BACN/HAG STRATEGIC AIRCRAFT B-24 B-1B Technical realignment B-52	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980	[-200,44 320,00 [92,00 2,882,59 34,92 228,86 282,55 11,90 [8,88 42,22 67,36 107,98 9,78 [-2,97
007 008 011 012 013 015 017 019 020	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/HAG STRATEGIC AIRCRAFT B-24 B-1B Technical realignment B-52 Technical realignment	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757 65,815	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53 11,90 [8,88 42,22 67,36 107,98 9,778 [-2,97 51,79
007 008 011 012 013 015 017 019 020	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/HAG STRATEGIC AIRCRAFT B-24 B-1B Technical realignment B-52 Technical realignment LARGE AIRCRAFT INFRARED COUNTERMEASURES	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53 11,90 [8,88 42,22 67,36 107,98 9,778 [-2,97 51,79
007 008 011 012 013 015 017 019 020 021	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MPAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/IIAG STRATEGIC AIRCRAFT B-24 B-1B Technical realignment B-52 Technical realignment LARGE AIRCRAFT INFFARED COUNTERMEASURES TACTICAL AIRCRAFT	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757 65,815 21,723	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53 11,90 [8,88 42,22 67,36 107,98 9,78 [-2,97 51,79 [-14,01 21,72
007 008 011 012 013 015 017 019 020 021	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MPAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/HAG STRATEGIC AIRCRAFT B-2A B-1B Technical realignment B-52 Technical realignment LARGE AIRCRAFT INFRARED COUNTERMEASURES TACTICAL AIRCRAFT E-11 BACN/HAG	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757 65,815 21,723 58,923	[-200,44 320,00 [92,00 2,882,59 34,92 228,86 282,53 11,90 [8,88 42,22 67,36 107,98 9,78 [-2,97 51,79 [-14,01 21,72
007 008 011 012 013 015 017 019 020 021	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DROVES E-11 BACN/HAG STRATEGIC AIRCRAFT B-24 B-1B Technical realignment B-52 Technical realignment LARGE AIRCRAFT INFRARED COUNTERMEASURES TACTICAL AIRCRAFT E-11 BACN/HAG F-15	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757 65,815 21,723	[-200,44 320,00 [92,00 2,882,59 34,92 228,86 282,53 11,90 [8,88 42,22 67,36 107,98 9,78 [-2,97 51,79 [-14,01 21,72
0007 0008 0111 012 013 015 017 019 020 021 022	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/HAG STRATEGIC AIRCRAFT B-24 B-1B Technical realignment B-52 Technical realignment LARGE AIRCRAFT INFEARED COUNTERMEASURES TACTICAL AIRCRAFT E-11 BACN/HAG P-15 Technical realignment	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757 65,815 21,723 58,923 34,830	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53 11,90 [8,88 42,22 67,36 107,98 9,78 [-2,97 51,79 [-14,01 21,72
007 008 011 012 013 015 017 019 020 021	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MPAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/IIAG STRATEGIC AIRCRAFT B-24 B-1B Technical realignment LARGE AIRCRAFT INFRARED COUNTERMEASURES TACTICAL AIRCRAFT E-11 BACN/IIAG F-15 Technical realignment F-16	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757 65,815 21,723 58,923	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53 11,90 [8,88 42,22 67,36 107,98 9,78 [-2,97 51,79 [-14,01 21,72 58,92 155,27 [120,44 397,34
0007 0008 0111 012 013 015 017 019 020 021 022 024 025 026	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MPAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/HAG STRATEGIC AIRCRAFT B-2A B-1B Technical realignment B-52 Technical realignment LARGE AIRCRAFT INFRARED COUNTERMEASURES TACTICAL AIRCRAFT E-11 BACN/HAG P-15 Technical realignment F-16 IVEWS restoration	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757 65,815 21,723 58,923 34,830 297,342	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53 11,90 [8,88 42,22 67,36 107,98 [-2,97 51,79 [-14,01 21,72 58,92 155,27 [120,44 397,34 [100,00
0007 0008 011 012 013 015 017 019 020 021 022 024 025	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MI-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/HAG STRATEGIC AIRCRAFT B-2A B-1B Technical realignment B-52 Technical realignment LARGE AIRCRAFT INFRARED COUNTERMEASURES TACTICAL AIRCRAFT E-11 BACN/HAG F-15 Technical realignment F-16 WEWS restoration F-22A	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757 65,815 21,723 58,923 34,830 297,342 794,676	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53 11,90 [8,88 42,22 67,36 107,98 9,78 [-2,97 51,79 [-14,01 21,72 58,92 155,27 [120,44 397,34 [100,00 794,67
007 008 011 012 013 015 017 019 020 021 022 024 025 026 027 028	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MH-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/HAG STRATEGIC AIRCRAFT B-2A B-1B Technical realignment B-52 Technical realignment LARGE AIRCRAFT INFFARED COUNTERMEASURES TACTICAL AIRCRAFT E-11 BACN/HAG F-15 Technical realignment F-16 WEWS restoration F-22A F-35 MODIFICATIONS	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757 65,815 21,723 58,923 34,830 297,342 794,676 451,798	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53 11,90 [8,88 42,22 67,36 107,98 [-2,97 51,79 [-14,01 21,72 155,27 [120,44 397,34 [100,00 794,67 451,79
007 008 011 012 013 015 017 019 020 021 022 024 025 026	F-15EX AP FY25 6 additional aircraft TACTICAL AIRLIFT KC-46A MDAP OTHER AIRLIFT C-130J HELICOPTERS MI-139A COMBAT RESCUE HELICOPTER MISSION SUPPORT AIRCRAFT CIVIL AIR PATROL A/C Program increase OTHER AIRCRAFT TARGET DRONES E-11 BACN/HAG STRATEGIC AIRCRAFT B-2A B-1B Technical realignment B-52 Technical realignment LARGE AIRCRAFT INFRARED COUNTERMEASURES TACTICAL AIRCRAFT E-11 BACN/HAG F-15 Technical realignment F-16 WEWS restoration F-22A	228,000 2,882,590 34,921 228,807 282,533 3,013 42,226 67,367 107,980 12,757 65,815 21,723 58,923 34,830 297,342 794,676	[-200,44 320,00 [92,00 2,882,59 34,92 228,80 282,53 11,90 [8,88 42,22 67,36 107,98 9,78 [-2,97 51,79 [-14,01 21,72 58,92 155,27 [120,44 397,34 [100,00 794,67

Line	Item	FY 2024 Request	House Authorized
032	C-17A	140,560	140,560
033	C-32A	19,060	19,060
034	C-37A TRAINER AIRCRAFT	13,454	13,454
035	GLIDER MODS	5,270	5,270
036	T-6	2,942	2,942
037	T-1	10,950	10,950
038	T-38	125,340	125,340
	OTHER AIRCRAFT		
040	U-2 MODS	54,727	54,727
042	C-12	446	440
044	VC-25A MOD	29,707	29,70
045	C-40	8,921	8,92
046	C-130	71,177	93,17
0.42	iMAFFS	404.050	[22,000
047 048	C-130J MODS C-135	121,258 153,595	121,25
049	COMPASS CALL		153,59:
049	SABER integration on EC-37B aircraft	144,686	194,686 [50,000
050	COMBAT FLIGHT INSPECTION—CFIN	446	150,000
051	RC-135	220,138	220,138
052	E-3	1,350	1,350
052A	E-7A AP	,,,,,	300,000
	USAF UPL		/300,00
053	E-4	13,055	13,05:
056	H-1	816	81
057	H-60	4,207	4,20
060	HC/MC-130 MODIFICATIONS	101,055	101,05
061	OTHER AIRCRAFT	54,134	73,40.
	Technical realignment		[11,61
	Technical realignment—Sentinel Aircraft Procurement		[7,650
062	MQ-9 MODS	98,063	98,06
064	SENIOR LEADER C3 SYSTEM—AIRCRAFT	24,847	24,84
065	CV-22 MODS	153,006	153,000
066	AIRCRAFT SPARES AND REPAIR PARTS INITIAL SPARES/REPAIR PARTS Technical realignment	781,521	772,87 [-8,64
	COMMON SUPPORT EQUIPMENT		[-0,04
067	AIRCRAFT REPLACEMENT SUPPORT EQUIP POST PRODUCTION SUPPORT	157,664	157,664
068	B-2A	1,838	1,838
069	B-2B	15,207	15,20
072	MC-130J	10,117	10,11
074	F-16	1,075	1,07
075	F-22AINDUSTRIAL PREPAREDNESS	38,418	38,418
079	INDUSTRIAL FREFAREDINESS INDUSTRIAL RESPONSIVENESS	18,874	18,87
073	WAR CONSUMABLES	10,074	10,07
080	WAR CONSUMABLES	27,482	27,482
000	OTHER PRODUCTION CHARGES	27,402	27,40
081	OTHER PRODUCTION CHARGES	1,478,044	1,513,64
001	Classified adjustment	1,110,011	[190,000
	Excess to need		[-229,400
	Program decrease		[-5,000
	Technical realignment		[80,00
	CLASSIFIED PROGRAMS		
083A	CLASSIFIED PROGRAMS TOTAL AIRCRAFT PROCUREMENT, AIR FORCE	17,165 20,315,204	17,168 20,712,52 4
	MISSILE PROCUREMENT, AIR FORCE	20,313,204	20,712,52
	MISSILE TROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC		
001	MISSILE REPLACEMENT EQ-BALLISTIC	69,319	69,31
003	BALLISTIC MISSILES GROUND BASED STRATEGIC DETERRENT AP	539,300	539,300
004	STRATEGIC LONG RANGE STAND-OFF WEAPON	66,816	66,81
005	TACTICAL REPLAC EQUIP & WAR CONSUMABLES	37,318	37,31
006	JOINT AIR-SURFACE STANDOFF MISSILE	915,996	915,99
007	JOINT AIR-SURFACE STANDOFF MISSILE	769,672	769,67
007	JOINT STRIKE MISSILE	161,011	769,67. 161,01
009	LRASMO	87,796	87,79
010	LRASMO AP	99,871	99,87
011	SIDEWINDER (AIM-9X)	95,643	95,64
012	AMRAAM	489,049	489,04
013	AMRAAM AP	212,410	212,41
014	PREDATOR HELLFIRE MISSILE	1,049	1,049

	Item	FY 2024 Request	House Authorized
016	SMALL DIAMETER BOMB II	291,553	291,55
017	STAND-IN ATTACK WEAPON (SIAW)	41,947	41,94
018	INDUSTRIAL FACILITIES INDUSTRIAL PREPAREDNESS/POL PREVENTION	793	79
010	CLASS IV	750	7.5
019	ICBM FUZE MOD	115,745	115,74
020	ICBM FUZE MOD AP	43,044	43,04
021 022	MM III MODIFICATIONS AIR LAUNCH CRUISE MISSILE (ALCM)	48,639 41,494	48,63. 41,49
0.2.2	MISSILE SPARES AND REPAIR PARTS	41,494	41,49
023	MSL SPRS/REPAIR PARTS (INITIAL)	6,840	6,84
024	MSL SPRS/REPAIR PARTS (REPLEN)	75,191	75,19
000	SPECIAL PROGRAMS SPECIAL UPDATE PROGRAMS	(40, 400	(40.40
029	CLASSIFIED PROGRAMS	419,498	419,49
029A	CLASSIFIED PROGRAMS	851,718	851,71
	TOTAL MISSILE PROCUREMENT, AIR FORCE	5,530,446	5,530,44
	PROCUREMENT OF AMMUNITION, AIR FORCE		
001	ROCKETS ROCKETS	18,483	18,48
001	CARTRIDGES	10,403	10,40
002	CARTRIDGES	101,104	101,10
	BOMBS		
004	GENERAL PURPOSE BOMBS	142,118	142,11
005 006	MASSIVE ORDNANCE PENETRATOR (MOP) JOINT DIRECT ATTACK MUNITION	14,074 132,364	14,07 132,36
007	B-61	132,304	152,56
008	B61–12 TRAINER	10,100	10,10
	OTHER ITEMS		
009 010	CAD/PAD EXPLOSIVE ORDNANCE DISPOSAL (EOD)	51,487 6,707	51,48 6,70
010	SPARES AND REPAIR PARTS	6,707 585	6,70 58
013	FIRST DESTINATION TRANSPORTATION	2,299	2,29
014	ITEMS LESS THAN \$5,000,000	5,115	5,11.
	FLARES		
015	EXPENDABLE COUNTERMEASURES FUZES	79,786	79,780
016	FUZES	109,562	109,562
	SMALL ARMS		
017	SMALL ARMS TOTAL PROCUREMENT OF AMMUNITION, AIR FORCE	29,306 703,158	29,300 703,15 8
	PROCUREMENT, SPACE FORCE		
	SPACE PROCUREMENT, SF		
001	·	64,345	64,34.
003	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM	52,665	52,66
003 004	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM	52,665 25,057	64,34. 52,66. 25,05
003	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM	52,665 25,057 121,634	52,66 25,05 121,63
003 004 005	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL	52,665 25,057	52,66 25,05
003 004 005 007 008	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHII FOLLOW ON Request for Equitable Adjustment	52,665 25,057 121,634 3,451 119,700	52,66 25,05 121,63 3,45 70,40 [-49,30
003 004 005 007	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSIII FOLLOW ON Request for Equitable Adjustment GPS III SPACE SEGMENT	52,665 25,057 121,634 3,451	52,66 25,05 121,63 3,45 70,40 [–49,30 103,67
003 004 005 007 008	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSIII FOLLOW ON Request for Equitable Adjustment GPS III SPACE SEGMENT Unjustified growth SV 03-10 production	52,665 25,057 121,634 3,451 119,700	52,66 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10
003 004 005 007 008	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSIII FOLLOW ON Request for Equitable Adjustment GPS III SPACE SEGMENT	52,665 25,057 121,634 3,451 119,700	52,666 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10
003 004 005 007 008 009	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSIII FOLLOW ON Request for Equitable Adjustment GPS III SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE)	52,665 25,057 121,634 3,451 119,700 121,770	52,666 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11
003 004 005 007 008 009 010 011 012 013	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSIII FOLLOW ON Request for Equitable Adjustment GPS III SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC)	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168	52,666 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16
003 004 005 007 008 009 010 011 012 013 014	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSIII FOLLOW ON Request for Equitable Adjustment GPS III SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672	52,666 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16
003 004 005 007 008 009 010 011 012 013 014 015	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHI FOLLOW ON Request for Equitable Adjustment GPS HI SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM SBIR HIGH (SPACE)	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438	52,666 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 588 83,16 44,67 39,43
003 004 005 007 008 009 010 011 012 013 014	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSIII FOLLOW ON Request for Equitable Adjustment GPS III SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672	52,66 25,05 121,63 3,45 70,40
003 004 005 007 008 009 010 011 012 013 014 015	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHI FOLLOW ON Request for Equitable Adjustment GPS HI SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM SBIR HIGH (SPACE) SPECIAL SPACE ACTIVITIES	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438	52,666 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16 44,67 39,43 380,21 [-497,00
003 004 005 007 008 009 010 011 012 013 014 015 016	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHI FOLLOW ON Request for Equitable Adjustment GPS HI SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM SBIR HIGH (SPACE) SPECLAL SPACE ACTIVITIES Classified overrun USSF UPL—Classified program A MOBILE USER OBJECTIVE SYSTEM	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438 840,913	52,66 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16 44,67 39,43 380,21 [-497,00 [36,30
003 004 005 007 008 009 010 011 012 013 014 015 016	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABST FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHI FOLLOW ON Request for Equitable Adjustment GPS III SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM SBIR HIGH (SPACE) SPECIAL SPACE ACTIVITIES Classified overrum USSF UPL—Classified program A MOBILE USER OBJECTIVE SYSTEM NATIONAL SECURITY SPACE LAUNCH	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438 840,913	52,666 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16 44,67 39,43 380,21 [-497,00 [36,30 101,14 2,142,84
003 004 005 007 008 009 010 011 012 013 014 015 016	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHI FOLLOW ON Request for Equitable Adjustment GPS HI SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM SBIR HIGH (SPACE) SPECLAL SPACE ACTIVITIES Classified overrun USSF UPL—Classified program A MOBILE USER OBJECTIVE SYSTEM	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438 840,913	52,666 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16 44,67 39,43 380,21 [-497,00 [36,30 101,14 2,142,84 56,48
003 004 005 007 008 009 010 011 012 013 014 015 016	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSIII FOLLOW ON Request for Equitable Adjustment GPS III SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM SBIR HIGH (SPACE) SPECIAL SPACE ACTIVITIES Classified overrun USSF UPL—Classified program A MOBILE USER OBJECTIVE SYSTEM NATIONAL SECURITY SPACE LAUNCH PTES HUB	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438 840,913	52,66 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16 44,67 39,43 380,21 [-497,00 [36,30 101,14 2,142,84 56,48 74,84
003 004 005 007 008 009 010 011 012 013 014 015 016 017 018 020 021	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHI FOLLOW ON Request for Equitable Adjustment GPS HI SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM SBIR HIGH (SPACE) SPECIAL SPACE ACTIVITIES Classified overrun USSF UPL—Classified program A MOBILE USER OBJECTIVE SYSTEM NATIONAL SECURITY SPACE LAUNCH PTES HUB ROCKET SYSTEMS LAUNCH PROGRAM SPACE DEVELOPMENT AGENCY LAUNCH SPACE MODS	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438 840,913 101,147 2,142,846 56,482 74,848	52,666 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16 44,67 39,43 380,21 [-497,00 [36,30 101,14 2,142,84 56,48 74,84
003 004 005 007 008 009 010 011 012 013 014 015 016 017 018 020 021 022	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHI FOLLOW ON Request for Equitable Adjustment GPS HI SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM SBIR HIGH (SPACE) SPECIAL SPACE ACTIVITIES Classified overrun USSF UPL—Classified program A MOBILE USER OBJECTIVE SYSTEM NATIONAL SECURITY SPACE LAUNCH PTES HUB ROCKET SYSTEMS LAUNCH PROGRAM SPACE DEVELOPMENT AGENCY LAUNCH	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438 840,913 101,147 2,142,846 56,482 74,848 529,468	52,666 25,05 121,65 3,455 70,46 [-49,36 103,67 [-18,106 89 6,11 58 83,16 44,67 39,43 380,21 [-497,06 101,14 2,142,84 56,48 74,84 529,46 166,59
003 004 005 007 008 009 010 011 012 013 014 015 016 017 018 020 021 022 023	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHI FOLLOW ON Request for Equitable Adjustment GPS HI SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM SBIR HIGH (SPACE) SPECIAL SPACE ACTIVITIES Classified overrum USSF UPL—Classified program A MOBILE USER OBJECTIVE SYSTEM NATIONAL SECURITY SPACE LAUNCH PTES HUB ROCKET SYSTEMS LAUNCH PROGRAM SPACE DEVELOPMENT AGENCY LAUNCH SPACE MODS SPACELIFT RANGE SYSTEM SPACE	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438 840,913 101,147 2,142,846 56,482 74,848 529,468 166,596	52,666 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16 44,67 39,43 380,21 [-497,00 [36,30 101,14 2,142,84 74,84 529,46 166,59 114,50
003 004 005 0007 0008 0009 010 011 012 013 014 015 016 017 018 020 021 022 023	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHI FOLLOW ON Request for Equitable Adjustment GPS HI SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM SBIR HIGH (SPACE) SPECIAL SPACE ACTIVITIES Classified overrun USSF UPL—Classified program A MOBILE USER OBJECTIVE SYSTEM NATIONAL SECURITY SPACE LAUNCH PTES HUB ROCKET SYSTEMS LAUNCH PROGRAM SPACE DEVELOPMENT AGENCY LAUNCH SPACE MODS SPACES SYSTEMS SYSTEM SPACE SPARES SPARES SPARES SPARES SPARES	52,665 25,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438 840,913 101,147 2,142,846 56,482 74,848 529,468 166,596 114,505	52,66 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16 44,67 39,43
003 004 005 007 008 009 010 011 012 013 014 015 016 017 018 020 021 022 023 024	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHI FOLLOW ON Request for Equitable Adjustment GPS HI SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILISATCOM SBIR HIGH (SPACE) SPECIAL SPACE ACTIVITIES Classified overrun USSF UPL—Classified program A MOBILE USER OBJECTIVE SYSTEM NATIONAL SECURITY SPACE LAUNCH PTES HUB ROCKET SYSTEMS LAUNCH PROGRAM SPACE DEVELOPMENT AGENCY LAUNCH SPACE MODS SPACELIFT RANGE SYSTEM SPACE SPARES SPARES SPARES SPARES SPARES SPARES SPARES SUPPORT EQUIPMENT POWER CONDITIONING EQUIPMENT UNDISTRIBUTED	52,665 22,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438 840,913 101,147 2,142,846 56,482 74,848 529,468 166,596 114,505	52,66 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16 44,67 39,43 380,21 [-497,00 [36,30 101,14 2,142,84 56,48 74,84 529,46 166,59 114,50 90 3,10
003 004 005 006 007 008 009 010 011 012 013 014 015 016 017 018 020 021 022 023 024	SPACE PROCUREMENT, SF AF SATELLITE COMM SYSTEM COUNTERSPACE SYSTEMS FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS FABT FORCE ELEMENT TERMINAL GENERAL INFORMATION TECH—SPACE GPSHI FOLLOW ON Request for Equitable Adjustment GPS HI SPACE SEGMENT Unjustified growth SV 03-10 production GLOBAL POSTIONING (SPACE) HERITAGE TRANSITION JOINT TACTICAL GROUND STATIONS SPACEBORNE EQUIP (COMSEC) MILSATCOM SBIR HIGH (SPACE) SPECIAL SPACE ACTIVITIES Classified overrun USSF UPL—Classified program A MOBILE USER OBJECTIVE SYSTEM NATIONAL SECURITY SPACE LAUNCH PTES HUB ROCKET SYSTEMS LAUNCH PROGRAM SPACE DEVELOPMENT AGENCY LAUNCH SPACE MODS SPACELIFT RANGE SYSTEM SPACE SPARES SPARES SPARES AND REPAIR PARTS SUPPORT EQUIPMENT POWER CONDITIONING EQUIPMENT	52,665 22,057 121,634 3,451 119,700 121,770 893 6,110 580 83,168 44,672 39,438 840,913 101,147 2,142,846 56,482 74,848 529,468 166,596 114,505	52,66 25,05 121,63 3,45 70,40 [-49,30 103,67 [-18,10 89 6,11 58 83,16 44,67 39,43 380,21 [-497,00 101,14 2,142,84 56,48 74,84 529,46 166,59 114,50

Line	Item	FY 2024 Request	House Authorized
	OTHER PROCUREMENT, AIR FORCE PASSENGER CARRYING VEHICLES		
001	PASSENGER CARRYING VEHICLES	6,123	6,123
	CARGO AND UTILITY VEHICLES		
002	MEDIUM TACTICAL VEHICLE	3,961	3,961
003 004	CAP VEHICLESCARGO AND UTILITY VEHICLES	1,027 45,036	1,027 47,338
004	Technical realignment	45,050	[2,302
	SPECIAL PURPOSE VEHICLES		2,.
005	JOINT LIGHT TACTICAL VEHICLE	57,780	57,780
006	SECURITY AND TACTICAL VEHICLES	390	390
007	SPECIAL PURPOSE VEHICLES Technical realignment	79,023	82,805 [3,780
	FIRE FIGHTING EQUIPMENT		[5,700
008	FIRE FIGHTING/CRASH RESCUE VEHICLES	70,252	70,252
	MATERIALS HANDLING EQUIPMENT		
009	MATERIALS HANDLING VEHICLES	73,805	75,895
	Technical realignment BASE MAINTENANCE SUPPORT		[2,090
010	RUNWAY SNOW REMOV AND CLEANING EQU	22,030	22,030
011	BASE MAINTENANCE SUPPORT VEHICLES	223,354	240,634
	Technical realignment		[17,280
	COMM SECURITY EQUIPMENT(COMSEC)		
013	COMSEC EQUIPMENT	98,600	98,600
015	INTELLIGENCE PROGRAMS INTERNATIONAL INTEL TECH & ARCHITECTURES	5,393	5,395
016	INTELLIGENCE TRAINING EQUIPMENT	5,012	5,012
017	INTELLIGENCE COMM EQUIPMENT	40,042	40,042
	ELECTRONICS PROGRAMS		
018	AIR TRAFFIC CONTROL & LANDING SYS	67,581	67,581
019	NATIONAL AIRSPACE SYSTEM	3,841	3,841
020 022	BATTLE CONTROL SYSTEM—FIXED	1,867 83,735	1,867 83,733
023	WEATHER OBSERVATION FORECAST	28,530	28,530
024	STRATEGIC COMMAND AND CONTROL	73,593	73,595
025	CHEYENNE MOUNTAIN COMPLEX	8,221	8,221
026	MISSION PLANNING SYSTEMS	17,078	17,078
029	STRATEGIC MISSION PLANNING & EXECUTION SYSTEMSPCL COMM-ELECTRONICS PROJECTS	3,861	3,861
030	GENERAL INFORMATION TECHNOLOGY	206,142	212,095
	Insufficient justification	,	[-25,000
	Technical realignment		[30,951
031	AF GLOBAL COMMAND & CONTROL SYS	2,582	2,582
032 033	BATTLEFIELD AIRBORNE CONTROL NODE (BACN)	30	30 2 70
034	AIR FORCE PHYSICAL SECURITY SYSTEM	3,768 208,704	3,768 208,704
035	COMBAT TRAINING RANGES	346,340	346,340
036	MINIMUM ESSENTIAL EMERGENCY COMM N	84,102	84,102
037	WIDE AREA SURVEILLANCE (WAS)	11,594	11,594
038	C3 COUNTERMEASURES	148,818	148,818
044	AIR & SPACE OPERATIONS CENTER (AOC)AIR FORCE COMMUNICATIONS	5,032	5,032
046	BASE INFORMATION TRANSPT INFRAST (BITI) WIRED	108,532	322,704
	Technical realignment	,	[214,172
047	AFNET	154,911	129,911
	Insufficient justification		[-25,000
048 049	JOINT COMMUNICATIONS SUPPORT ELEMENT (JCSE)USCENTCOM	5,381	5,38
050	USSTRATCOM	18,025 4,436	18,023 4,430
051	USSPACECOM	27,073	27,073
	ORGANIZATION AND BASE		
052	TACTICAL C-E EQUIPMENT	226,819	226,819
053	RADIO EQUIPMENT	30,407	30,407
054	BASE COMM INFRASTRUCTURE MODIFICATIONS	113,563	113,565
055	COMM ELECT MODS	98,224	118,224
000	NORTHCOM UPL—Over the Horizon Radar Acceleration	00,22	[20,000
	PERSONAL SAFETY & RESCUE EQUIP		
056	PERSONAL SAFETY AND RESCUE EQUIPMENT	60,473	60,473
	DEPOT PLANT+MTRLS HANDLING EQ		
057	POWER CONDITIONING EQUIPMENT	9,235	9,235
058	MECHANIZED MATERIAL HANDLING EQUIP BASE SUPPORT EQUIPMENT	15,662	15,662
059	BASE SUPPORT EQUIPMENT BASE PROCURED EQUIPMENT	77,875	77,875
060	ENGINEERING AND EOD EQUIPMENT	280,734	323,018
	Recovery of Air Bases Denied by Ordnance Program	,	[40,000
	Technical realignment		[2,284

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Line	Item	FY 2024 Request	House Authorized
061	MOBILITY EQUIPMENT	207,071	232,271
	Technical realignment		[25,200
062	FUELS SUPPORT EQUIPMENT (FSE)	218,790	218,790
063	BASE MAINTENANCE AND SUPPORT EQUIPMENT Technical realignment	51,914	57,864 [5,950
	SPECIAL SUPPORT PROJECTS		[0,000
065	DARP RC135	28,882	28,882
066	DCGS-AF	129,655	129,655
070	SPECIAL UPDATE PROGRAM	1,042,833	1,042,835
0204	CLASSIFIED PROGRAMS	05 /50 /00	05 150 100
072A	CLASSIFIED PROGRAMSSPARES AND REPAIR PARTS	25,456,490	25,456,490
071	SPARES AND REPAIR PARTS (CYBER)	1,032	1,032
072	SPARES AND REPAIR PARTS	12,628	12,628
	TOTAL OTHER PROCUREMENT, AIR FORCE	30,417,892	30,731,90
	PROCUREMENT, DEFENSE-WIDE		
	MAJOR EQUIPMENT, SDA		
001	MAJOR EQUIPMENT, DPAA	516	51
002	MAJOR EQUIPMENT, OSD MAJOR EQUIPMENT, DISA	186,006	186,00
011	INFORMATION SYSTEMS SECURITY	12,275	12,27
012	TELEPORT PROGRAM	42,399	42,39
014	ITEMS LESS THAN \$5 MILLION	47,538	47,53
015	DEFENSE INFORMATION SYSTEM NETWORK	39,472	39,47
016	WHITE HOUSE COMMUNICATION AGENCY	118,523	118,52
017	SENIOR LEADERSHIP ENTERPRISE	94,591	94,59
018	JOINT REGIONAL SECURITY STACKS (JRSS)	22,714	f 00.771
019	Program decrease	107,637	[-22,71 97,63
013	Insufficient justification	107,037	[-10,00
020	FOURTH ESTATE NETWORK OPTIMIZATION (4ENO)	33,047	33,04
	MAJOR EQUIPMENT, DLA		
028	MAJOR EQUIPMENT	30,355	30,35
	MAJOR EQUIPMENT, DCSA		
029	MAJOR EQUIPMENT	2,135	2,13:
030	MAJOR EQUIPMENT, TJS MAJOR EQUIPMENT, TJS	3,747	3,74
030	MAJOR EQUIPMENT, MISSILE DEFENSE AGENCY	3,747	3,74.
031	THAAD	216,782	316,782
	6 additional THAAD Interceptors		[100,00
033	AEGIS BMD	374,756	419,75
	MDA UPL—SM-3 Blk 1B Life Extension		[45,00
035	BMDS AN/TPY-2 RADARS	29,108	29,10
036	SM-3 IIAS	432,824	432,82
037 038	ARROW 3 UPPER TIER SYSTEMSSHORT RANGE BALLISTIC MISSILE DEFENSE (SRBMD)	80,000 40,000	80,00 40,00
039	DEFENSE OF GUAM PROCUREMENT	169,627	169,62
040	AEGIS ASHORE PHASE III	2,390	2,39
041	IRON DOME	80,000	80,00
042	AEGIS BMD HARDWARE AND SOFTWARE	27,825	27,82
	MAJOR EQUIPMENT, DHRA		
043	PERSONNEL ADMINISTRATION	3,704	3,70
046	MAJOR EQUIPMENT, DEFENSE THREAT REDUCTION AGENCY VEHICLES	366	36
047	OTHER MAJOR EQUIPMENT	12,787	12,78
048	DTRA CYBER ACTIVITIES	21,413	21,41
	MAJOR EQUIPMENT, DODEA		. ,
049	AUTOMATION/EDUCATIONAL SUPPORT & LOGISTICS	1,358	1,358
	MAJOR EQUIPMENT, DMACT		
050	MAJOR EQUIPMENT	13,012	13,01.
	MAJOR EQUIPMENT, USCYBERCOM		
051	CYBERSPACE OPERATIONS	129,082	131,58
	CLASSIFIED PROGRAMS		[2,500
	UNDISTRIBUTED		
073A	CLASSIFIED PROGRAMS	658,529	658,52
	AVIATION PROGRAMS	, , ,	****
053	ARMED OVERWATCH/TARGETING	266,846	266,84
054	MANNED ISR	7,000	7,00
055	MC-12	600	60
057	ROTARY WING UPGRADES AND SUSTAINMENT	261,012	261,01
058	UNMANNED ISR	26,997	29,49
	Commercial-off-the-Shelf (COTS) Miniaturized Unmanned Aerial System (UAS)		[2,50
	Ground Control Stations.	0.5 7500	25,78.
o e o	NON STANDARD AVIATION		
059 060	NON-STANDARD AVIATIONU-28	25,782 7,198	7,19

Line	Item	FY 2024 Request	House Authorized
062	CV-22 MODIFICATION	75,981	75,981
063	MQ-9 UNMANNED AERIAL VEHICLE	17,684	17,684
064	PRECISION STRIKE PACKAGE	108,497	108,497
065	AC/MC-130J	319,754	319,754
066	C-130 MODIFICATIONS	18,796	18,796
	SHIPBUILDING		
067	UNDERWATER SYSTEMS	66,111	73,111
	Deep Submergence Collective Propulsion		[7,000
	AMMUNITION PROGRAMS		
068	ORDNANCE ITEMS <\$5M	147,831	147,831
	OTHER PROCUREMENT PROGRAMS		
069	INTELLIGENCE SYSTEMS	203,400	203,400
070	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	5,718	5,718
071	OTHER ITEMS <\$5M	108,816	106,316
	Program decrease		[-2,500
072	COMBATANT CRAFT SYSTEMS	55,064	58,730
	Combat Craft Assault for Naval Special Warfare—one craft		[3,666
073	SPECIAL PROGRAMS	20,412	20,412
074	TACTICAL VEHICLES	56,561	56,56
075	WARRIOR SYSTEMS <\$5M	329,837	379,82
	USSOCOM UPL—Counter Uncrewed Aerial Systems (CUAS) Group 3 Defeat Acceleration.		[49,987
076	COMBAT MISSION REQUIREMENTS	4,987	4,987
077	OPERATIONAL ENHANCEMENTS INTELLIGENCE	23,639	23,63
078	OPERATIONAL ENHANCEMENTS	322,341	322,34
	CBDP		
079	CHEMICAL BIOLOGICAL SITUATIONAL AWARENESS	159,884	159,88
080	CB PROTECTION & HAZARD MITIGATION	231,826	231,820
	TOTAL PROCUREMENT, DEFENSE-WIDE	6,056,975	6,232,414
	NATIONAL GUARD AND RESERVE EQUIPMENT UNDISTRIBUTED		
006	UNDISTRIBUTED		100,000
	Program increase		[100,000
	TOTAL NATIONAL GUARD AND RESERVE EQUIPMENT		100.000

1 TITLE XLII—RESEARCH, DEVEL-

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4 SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-

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SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)				
Line	Program Element	Item	FY 2024 Request	House Authorized
		RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY		
		BASIC RESEARCH		
001	0601102A	DEFENSE RESEARCH SCIENCES	296,670	301,670
		AI-Enhanced Quantum Computing		[5,000]
002	0601103A	UNIVERSITY RESEARCH INITIATIVES	75,672	75,672
003	0601104A	UNIVERSITY AND INDUSTRY RESEARCH CENTERS	108,946	112,946
		Biotechnology research		[2,000]
		Hypervelocity research and testing		[2,000]
004	0601121A	CYBER COLLABORATIVE RESEARCH ALLIANCE	5,459	5,459
005	0601601A	ARTIFICIAL INTELLIGENCE AND MACHINE LEARNING BASIC RESEARCH.	10,708	10,708
		SUBTOTAL BASIC RESEARCH	497,455	506,455
		APPLIED RESEARCH		
006	0602002A	ARMY AGILE INNOVATION AND DEVELOPMENT-APPLIED RE- SEARCH.	5,613	5,613
008	0602134A	COUNTER IMPROVISED-THREAT ADVANCED STUDIES	6,242	6,242

SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)

Line	Program Element	Item	FY 2024 Request	House Authorized
009	0602141A	LETHALITY TECHNOLOGY	85,578	100,57
		Armaments technology for unmanned systems		[2,50
		Convergent Advanced Manufacturing for Extreme Environments		[5,00
		Crtitical energetic materials chemistries		[2,50
		Overmatching the Speed of Battle		[2,50
		Universal Nanocrystalline Alloys Lethality		[2,50
010	0602142A	ARMY APPLIED RESEARCH	34,572	34,57
011	0602143A	SOLDIER LETHALITY TECHNOLOGY	104,470	116,97
011		Body armor research		[2,50
		Digital night vision technology		[5,00
		Pathfinder program		[2,50
		Wafer-Level Vacuum Packaging (WLVP) of Microbolometers		[2,50
012	0602144A	GROUND TECHNOLOGY	60.005	69,00
012	00021711	Cold weather research	00,000	[2,50
		Engineered Repair Materials for Roadways to Support Effective Ma-		
				[1,50
		neuver of Military Assets.		F0 80
		HMAR Production		[2,50
		Polar proving ground and training program		[2,50
013	0602145A	NEXT GENERATION COMBAT VEHICLE TECHNOLOGY	166,500	167,00
		High Mobility Multipurpose Wheeled Vehicle (HMMWD - Humvee)		[50
		Gunner Restraint System (GRS).		
014	0602146A	NETWORK C3I TECHNOLOGY	81,618	91,61
		Intelligent Resilience of Communications Signals	. ,	[2,50
		Man-portable doppler radar		[5,00
		Secure Microelectronic Interposer Technology		[2,50
915	0602147A	LONG RANGE PRECISION FIRES TECHNOLOGY	34,683	
)13	0002147A		34,003	37,18
		Additive manufacturing for low-cost missile applications		[2,50
916	0602148A	FUTURE VERTICLE LIFT TECHNOLOGY	73,844	76,3
		eVTOL power source development		[2,50
017	0602150A	AIR AND MISSILE DEFENSE TECHNOLOGY	33,301	60,80
		Counter UAS research		[5,00
		High energy laser enabling and support technology		[2,50
		High energy Laser in a Box		[20,00
918	0602180A	ARTIFICIAL INTELLIGENCE AND MACHINE LEARNING TECH-	24,142	24,1
,,,	000210011	NOLOGIES.	~ 1,1 1%	~ 1,1
0.4.0	00004044		4.4.00%	470
919	0602181A	ALL DOMAIN CONVERGENCE APPLIED RESEARCH	14,297	14,25
0.20	0602182A	C3I APPLIED RESEARCH	30,659	30,6
921	0602183A	AIR PLATFORM APPLIED RESEARCH	48,163	53,10
		Unmanned aerial and ground sensor network		[2,50
		Vision-Based Navigation for Small Unmanned Aerial Systems		[2,50
0.22	0602184A	SOLDIER APPLIED RESEARCH	18,986	18,98
023	0602213A	C3I APPLIED CYBER	22,714	22,71
024	0602386A	BIOTECHNOLOGY FOR MATERIALS—APPLIED RESEARCH	16,736	16,73
025	0602785A	MANPOWER/PERSONNEL/TRAINING TECHNOLOGY	19,969	19,96
026	0602787A	MEDICAL TECHNOLOGY	66,266	76,16
		Precision Medicine for Bone Injuries	,	[4,90
		WRAIR Mitochondria TBI program		
			040.950	[5,00
		SUBTOTAL APPLIED RESEARCH	948,358	1,042,75
		ADVANCED TECHNOLOGY DEVELOPMENT		
0.02	0.00000004		/ / / / /	40.4
027	0603002A	MEDICAL ADVANCED TECHNOLOGY	4,147	12,1
		Hearing Protections Communications		[8,00
028	0603007A	MANPOWER, PERSONNEL AND TRAINING ADVANCED TECH-	16,316	16,31
		NOLOGY.		
929	0603025A	ARMY AGILE INNOVATION AND DEMONSTRATION	23,156	23,13
930	0603040A	ARTIFICIAL INTELLIGENCE AND MACHINE LEARNING AD-	13,187	13,18
		VANCED TECHNOLOGIES.		
31	0603041A	ALL DOMAIN CONVERGENCE ADVANCED TECHNOLOGY	33,332	33,3
32	0603042A	C3I ADVANCED TECHNOLOGY	19,225	19,2
033	0603043A	AIR PLATFORM ADVANCED TECHNOLOGY	14,165	14,10
034	0603044A	SOLDIER ADVANCED TECHNOLOGY	1,214	1,2
036	0603116A	LETHALITY ADVANCED TECHNOLOGY	20,582	
130	00031104		20,302	30,58
		Battlefield Armaments and Ammunition Supply Chain		[10,00
		Energetics Materials and Manufacturing Technology		[2,50
		Program decrease		[-5,00
		Systems materials and hardened structures		[2,50
937	0603117A	ARMY ADVANCED TECHNOLOGY DEVELOPMENT	136,280	136,28
038	0603118A	SOLDIER LETHALITY ADVANCED TECHNOLOGY	102,778	109,2
		Autonomous Long Range Resupply		/2,50
		Paratrooper and Powered Paragliders Autopilot System (PAPPAS)		[4,00
	0603119A	GROUND ADVANCED TECHNOLOGY	40,597	
039	J00011371		40,397	45,5
)39		3D Printed Cold Weather Structures		[2,50
)39		Research supporting rapid entry in Arctic conditions		[2,5]
	0603134A	COUNTER IMPROVISED-THREAT SIMULATION	21,672	21,6
040	0603134A 0603386A	COUNTER IMPROVISED-THREAT SIMULATION BIOTECHNOLOGY FOR MATERIALS—ADVANCED RESEARCH	21,672 59,871	
940 941				21,67 59,87 28,8
039 040 041 042 043	0603386A	${\it BIOTECHNOLOGY~FOR~MATERIALS-ADVANCED~RESEARCH~}$	59,871	59,82

Line	Program Element	Item	FY 2024 Request	House Authorized
044	0603462A	NEXT GENERATION COMBAT VEHICLE ADVANCED TECHNOLOGY.	217,394	227,394
		Next Generation Combat Vehicle Advanced Technology (Silent Watch Hydrogen Fuel Cell).		[10,000]
045	0603463A	NETWORK C31 ADVANCED TECHNOLOGY	105,549	105,549
046	0603464A	LONG RANGE PRECISION FIRES ADVANCED TECHNOLOGY	153,024	225,024
		Al-Li solid rocket motors		[10,000]
		Assured Munition Position, Navigation, Timing, and Navigational Warfare.		[10,000]
		ERAMS Advanced Technology		[8,000]
		Maneuvering Submunitions for Precision Strike Missile		[9,000]
		Missile Virtual Interactive Testbeds And Labs		[15,000]
		XM1155 Glide Flight Projectile		[20,000]
047	0603465A	FUTURE VERTICAL LIFT ADVANCED TECHNOLOGY	158,795	178,795
		Additive manufacturing		[10,000]
		Army Aviation Cybersecurity and Electromagnetic Activity (CEMA)		[5,000]
		Next Generation Vertical Takeoff and Landing Concepts for Un-		[5,000]
		manned Aircraft.		
048	0603466A	AIR AND MISSILE DEFENSE ADVANCED TECHNOLOGY	21,015	34,315
		Armaments Based Counter Small Unmanned Aerial Systems		[7,000]
0.40	0.00000004	SHORAD S&T Engineering and Integration (SSEI) Lab	0.000	[6,300]
049	0603920A	HUMANITARIAN DEMINING	9,068	23,000
		Program increase SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	1,455,986	[13,932] 1,609,718
			1,455,566	1,009,710
		ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES		
051	0603305A	ARMY MISSLE DEFENSE SYSTEMS INTEGRATION	12,904	43,904
		Artificial Intelligence Decision Aids for All Domain Operations		[6,000]
		Capability for Advanced Protetive Technologies Assessment and Inte- gration (CAPTAIN).		[8,000]
		Integrated Environmental Control and Power		[5,000]
		Pulsed Laser for Hypersonic Defense		[5,000]
		Resilient Position, Navigation, and Timing Development (PNT)		[7,000]
052	0603308A	ARMY SPACE SYSTEMS INTEGRATION	19,120	24,120
		Essential Multi-Function Multi-Mission Payload Development		[5,000]
054	0603619A	LANDMINE WARFARE AND BARRIER—ADV DEV	47,537	47,537
055	0603639A	TANK AND MEDIUM CALIBER AMMUNITION	91,323	91,323
056	0603645A	ARMORED SYSTEM MODERNIZATION—ADV DEV	43,026	29,926
	0.000 0 0 0 0 0 0 0	Slow expenditure—Ground Combat Platform		[-13,100]
057	0603747A	SOLDIER SUPPORT AND SURVIVABILITY	3,550	3,550
058 059	0603766A 0603774A	TACTICAL ELECTRONIC SURVEILLANCE SYSTEM—ADV DEV NIGHT VISION SYSTEMS ADVANCED DEVELOPMENT	65,567 73,675	65,567 73,675
060	0603779A	ENVIRONMENTAL QUALITY TECHNOLOGY—DEM/VAL	31,720	36,720
000	000077521	Underwater Cut and Capture Demonstration	01,720	[5,000]
061	0603790A	NATO RESEARCH AND DEVELOPMENT	4,143	4,143
062	0603801A	AVIATION—ADV DEV	1,502,160	1,464,160
		FARA—Excess to need		[-50,000]
		Modular Communication, Command, and Control Suite (MC3-Suite)		[12,000]
063	0603804A	LOGISTICS AND ENGINEER EQUIPMENT—ADV DEV	7,604	7,604
064	0603807A	MEDICAL SYSTEMS—ADV DEV	1,602	1,602
065	0603827A	SOLDIER SYSTEMS—ADVANCED DEVELOPMENT	27,681	25,825
		Excessive growth—Program management		[-1,333]
		Slow expenditure rate—Advance Development		[-523]
066	0604017A	ROBOTICS DEVELOPMENT	3,024	3,024
067	0604019A	EXPANDED MISSION AREA MISSILE (EMAM)	97,018	97,018
068	0604020A	CROSS FUNCTIONAL TEAM (CFT) ADVANCED DEVELOPMENT & PROTOTYPING.	117,557	117,557
069	0604035A	LOW EARTH ORBIT (LEO) SATELLITE CAPABILITY	38,851	38,851
070	0604036A	MULTI-DOMAIN SENSING SYSTEM (MDSS) ADV DEV	191,394	191,394
071	0604037A	$TACTICAL\ INTEL\ TARGETING\ ACCESS\ NODE\ (TITAN)\ ADV\ DEV\$	10,626	10,626
072	0604100A	ANALYSIS OF ALTERNATIVES	11,095	11,095
073	0604101A	SMALL UNMANNED AERIAL VEHICLE (SUAV) (6.4)	5,144	5,144
074	0604103A	ELECTRONIC WARFARE PLANNING AND MANAGEMENT TOOL (EWPMT).	2,260	2,260
075	0604113A	$FUTURE\ TACTICAL\ UNMANNED\ AIRCRAFT\ SYSTEM\ (FTUAS)\$	53,143	24,096
076	0604114A	Slow expenditure rate LOWER TIER AIR MISSILE DEFENSE (LTAMD) SENSOR	816,663	[-29,047] 816.663
076	0604114A 0604115A	TECHNOLOGY MATURATION INITIATIVES	281,314	816,663 281,314
077	0604115A 0604117A	MANEUVER—SHORT RANGE AIR DEFENSE (M-SHORAD)	281,314 281,239	281,314 240,065
070	J004117A	MANEUVER—SHORT KANGE AIR DEFENSE (M-SHORAD) Delayed expenditure—Contract Award Delay	201,239	240,065 [-41,174]
079	0604119A	ARMY ADVANCED COMPONENT DEVELOPMENT & PROTOTYPING	204,914	[-41,174] 204,914
080	0604113A 0604120A	ASSURED POSITIONING, NAVIGATION AND TIMING (PNT)	40,930	33,090
300		Slow expenditure rate—ALTNAV	10,550	[-5,236]
		Slow expenditure rate—Mounted APNT		[-2,604]
081	0604121A	SYNTHETIC TRAINING ENVIRONMENT REFINEMENT & PROTO-	109,714	78,686
		TYPING. Slow expenditure rate—Reconfig Virtual Collective Trainer	,	[-3,524]
		мы ехренаните тине—песонуя virtual Collective Trainer		[-3,324]

Line	Program Element	Item	FY 2024 Request	House Authorized
		Slow expenditure rate—STE Live		[-25,451]
082	0604134A	Slow expenditure rate—SVT COUNTER IMPROVISED-THREAT DEMONSTRATION, PROTOTYPE DEVELOPMENT, AND TESTING.	16,426	[-2,053] 16,426
083	0604135A	STRATEGIC MID-RANGE FIRES	31,559	31,559
084	0604182A	HYPERSONICS	43,435	43,435
085	0604403A	FUTURE INTERCEPTOR	8,040	8,040
086	0604531A	COUNTER—SMALL UNMANNED AIRCRAFT SYSTEMS ADVANCED DEVELOPMENT.	64,242	64,242
$087 \\ 090A$	0604541A 99999999	UNIFIED NETWORK TRANSPORT FLEXIBLE TRANSITION PATHWAY	40,915	40,915 10,000
229A	9999999999	Pilot program CLASSIFIED PROGRAMS	19,200	[10,000] 16,700
		Program decrease SUBTOTAL ADVANCED COMPONENT DEVELOPMENT	4,420,315	[-2,500] 4,306,770
		AND PROTOTYPES.		
091	0604201A	SYSTEM DEVELOPMENT AND DEMONSTRATION AIRCRAFT AVIONICS	19 679	19 679
091	0604201A 0604270A	ELECTRONIC WARFARE DEVELOPMENT	13,673 12,789	13,673 12,789
093	0604270A 0604601A	INFANTRY SUPPORT WEAPONS	64,076	62,732
033	0004001A	Slow expenditure	04,070	[-1,344]
094	0604604A	MEDIUM TACTICAL VEHICLES	28,226	3,226
		Incomplete development goals	, ~ ~ 0	[-25,000]
095	0604611A	JAVELIN	7,827	7,827
096	0604622A	FAMILY OF HEAVY TACTICAL VEHICLES	44,197	44,197
097	0604633A	AIR TRAFFIC CONTROL	1,134	11,134
		Integrated Mission Planning & Airspace Control Tools (IMPACT)		[10,000]
098	0604641A	TACTICAL UNMANNED GROUND VEHICLE (TUGV)	142,125	142,125
099	0604642A	LIGHT TACTICAL WHEELED VEHICLES	53,564	9,671
		Incomplete development goals		[-43,893]
100	0604645A	ARMORED SYSTEMS MODERNIZATION (ASM)—ENG DEV	102,201	102,201
101	0604710A	NIGHT VISION SYSTEMS—ENG DEV	48,720	133,143
		Rephase from Procurement for IVAS 1.2 development		[89,451
100	000000101	Slow expenditure—Joint Effects Targetting System (JETS)	2.222	[-5,028
102 103	0604713A 0604715A	COMBAT FEEDING, CLOTHING, AND EQUIPMENT NON-SYSTEM TRAINING DEVICES—ENG DEV	2,223 21,441	2,223 21,441
103	0604713A 0604741A	AIR DEFENSE COMMAND, CONTROL AND INTELLIGENCE—ENG	74,738	84,738
101	000171111	DEV. Software Integration Digital Eco-system	71,700	[10,000]
105	0604742A	CONSTRUCTIVE SIMULATION SYSTEMS DEVELOPMENT	30,985	30,985
106	0604746A	AUTOMATIC TEST EQUIPMENT DEVELOPMENT	13,626	13,626
107	0604760A	DISTRIBUTIVE INTERACTIVE SIMULATIONS (DIS)—ENG DEV	8,802	8,802
108	0604798A	BRIGADE ANALYSIS, INTEGRATION AND EVALUATION	20,828	20,828
109	0604802A	WEAPONS AND MUNITIONS—ENG DEV	243,851	258,851
		Long Range Precision Guidance Kit		[15,000]
110	0604804A	LOGISTICS AND ENGINEER EQUIPMENT—ENG DEV	37,420	37,420
111	0604805A	$COMMAND,\ CONTROL,\ COMMUNICATIONS\ SYSTEMS-ENG\ DEV\ \dots$	34,214	34,214
112	0604807A	MEDICAL MATERIEL/MEDICAL BIOLOGICAL DEFENSE EQUIP- MENT—ENG DEV.	6,496	6,496
113	0604808A	LANDMINE WARFARE/BARRIER—ENG DEV	13,581	13,581
114	0604818A	ARMY TACTICAL COMMAND & CONTROL HARDWARE & SOFT- WARE.	168,574	160,778
		Slow expenditure rate—Expeditionary Army Command Post		[-5,049
115	00040004	Slow expenditure rate—Sustainment Transport System	04044	[-2,747
115 116	0604820A 0604822A	RADAR DEVELOPMENT GENERAL FUND ENTERPRISE BUSINESS SYSTEM (GFEBS)	94,944	94,944
117	0604827A	SOLDIER SYSTEMS—WARRIOR DEM/VAL	2,965 11,333	2,965 11,333
118	0604852A	SUITE OF SURVIVABILITY ENHANCEMENT SYSTEMS—EMD	79,250	79,250
119	0604854A	ARTILLERY SYSTEMS—EMD	42,490	42,490
120	0605013A	INFORMATION TECHNOLOGY DEVELOPMENT	104,024	104,024
121	0605018A	INTEGRATED PERSONNEL AND PAY SYSTEM-ARMY (IPPS-A)	102,084	102,084
123	0605030A	JOINT TACTICAL NETWORK CENTER (JTNC)	18,662	18,662
124	0605031A	JOINT TACTICAL NETWORK (JTN)	30,328	30,328
125	0605035A	COMMON INFRARED COUNTERMEASURES (CIRCM)	11,509	11,509
126	0605036A	COMBATING WEAPONS OF MASS DESTRUCTION (CWMD)	1,050	1,050
128	0605041A	DEFENSIVE CYBER TOOL DEVELOPMENT	27,714	27,714
129	0605042A	TACTICAL NETWORK RADIO SYSTEMS (LOW-TIER)	4,318	4,318
130	0605047A	CONTRACT WRITING SYSTEM MODERNIZATION AND SHOWS IN	16,355	16,355
131	0605049A	MISSILE WARNING SYSTEM MODERNIZATION (MWSM)	27,571	27,571
132	0605051A 06050524	AIRCRAFT SURVIVABILITY DEVELOPMENTINDIRECT FIRE PROTECTION CAPABILITY INC 2—BLOCK 1	24,900	24,900
133 134	0605052A 0605053A	GROUND ROBOTICS	196,248 35,319	196,248 35,319
134	0605053A 0605054A	EMERGING TECHNOLOGY INITIATIVES	35,319 201,274	35,319 149,834
100	55050541	Program decrease	201,214	[-2,500
		Prototype delay		[-2,300]
137	0605144A	NEXT GENERATION LOAD DEVICE—MEDIUM	36,970	25,559
		Unjustified cost growth	,	[-11,411]

Line	Program Element	Item	FY 2024 Request	House Authorized
139	0605148A	TACTICAL INTEL TARGETING ACCESS NODE (TITAN) EMD	132,136	132,136
140	0605203A	ARMY SYSTEM DEVELOPMENT & DEMONSTRATION	81,657	81,657
141	0605205A	SMALL UNMANNED AERIAL VEHICLE (SUAV) (6.5)	31,284	31,284
142	0605206A	CI AND HUMINT EQUIPMENT PROGRAM-ARMY (CIHEP-A)	2,170	2,170
143	0605216A	JOINT TARGETING INTEGRATED COMMAND AND COORDINA- TION SUITE (JTIC28).	9,290	9,290
144	0605224A	MULTI-DOMAIN INTELLIGENCE	41,003	41,003
146	0605231A	PRECISION STRIKE MISSILE (PRSM)	272,786	272,786
147	0605232A	HYPERSONICS EMD	900,920	900,920
148	0605233A	ACCESSIONS INFORMATION ENVIRONMENT (AIE)STRATEGIC MID-RANGE CAPABILITY	27,361 348,855	27,361
149 150	0605235A 0605236A	INTEGRATED TACTICAL COMMUNICATIONS	22,901	348,855 22,901
151	0605450A	JOINT AIR-TO-GROUND MISSILE (JAGM)	3,014	3,014
152	0605457A	$ARMY\ INTEGRATED\ AIR\ AND\ MISSILE\ DEFENSE\ (AIAMD)\$	284,095	273,195
153	0605531A	Capabilty development excess growth	36,016	[-10,900] 36,016
154	0605625A	DEMONSTRATION. MANNED GROUND VEHICLE	996,653	875,753
		OMFV slow expenditure		[-120,900
155	0605766A	NATIONAL CAPABILITIES INTEGRATION (MIP)	15,129	15,129
156	0605812A	JOINT LIGHT TACTICAL VEHICLE (JLTV) ENGINEERING AND MANUFACTURING DEVELOPMENT PH.	27,243	26,143
		Slow expenditure		[-1,100]
157	0605830A	AVIATION GROUND SUPPORT EQUIPMENT	1,167	1,167
158	0303032A	TROJAN—RH12	3,879	3,879
159	0304270A	ELECTRONIC WARFARE DEVELOPMENT SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION.	137,186 5,639,364	137,186 5,485,003
		MANAGEMENT SUPPORT		
160	0604256A	THREAT SIMULATOR DEVELOPMENT	38,492	38,492
161	0604258A	TARGET SYSTEMS DEVELOPMENT	11,873	27,273
		Program increase		[5,000]
		U.S. Replacement for Foreign Engines for Aerial Targets		[10,400
162	0604759A	MAJOR T&E INVESTMENT	76,167	76,167
163	0605103A	RAND ARROYO CENTER	37,078	37,078
164	0605301A	ARMY KWAJALEIN ATOLL	314,872	314,872
165	0605326A	CONCEPTS EXPERIMENTATION PROGRAM	95,551	95,551
167	0605601A	ARMY TEST RANGES AND FACILITIES	439,118	439,118
168	0605602A	ARMY TECHNICAL TEST INSTRUMENTATION AND TARGETS Rapid Assurance Modernization Program	42,220	72,220 [30,000]
169	0605604A	SURVIVABILITY/LETHALITY ANALYSIS	37,518	37,518
170	0605606A	AIRCRAFT CERTIFICATION	2,718	2,718
172	0605706A	MATERIEL SYSTEMS ANALYSIS	26,902	26,902
173	0605709A	EXPLOITATION OF FOREIGN ITEMSSUPPORT OF OPERATIONAL TESTING	7,805	7,805
174	0605712A		75,133	75,133
175 176	0605716A	ARMY EVALUATION CENTERARMY MODELING & SIM X-CMD COLLABORATION & INTEG	71,118	71,118
177	0605718A 0605801A	PROGRAMWIDE ACTIVITIES	11,204 93,895	11,204 93,895
178	0605803A	TECHNICAL INFORMATION ACTIVITIES	31,327	36,227
1,0	00000001	Modeling & Simulation—Infrastructure	51,527	[4,900
179	0605805A	MUNITIONS STANDARDIZATION, EFFECTIVENESS AND SAFETY	50,409	50,409
180	0605857A	ENVIRONMENTAL QUALITY TECHNOLOGY MGMT SUPPORT	1,629	1,629
181	0605898A	ARMY DIRECT REPORT HEADQUARTERS—R&D - MHA	55,843	55,843
182	0606002A	RONALD REAGAN BALLISTIC MISSILE DEFENSE TEST SITE	91,340	95,340
		Mission Control Center Modernization		[4,000]
183	0606003A	COUNTERINTEL AND HUMAN INTEL MODERNIZATION	6,348	6,348
185	0606942A	ASSESSMENTS AND EVALUATIONS CYBER VULNERABILITIES SUBTOTAL MANAGEMENT SUPPORT	6,025 1,624,585	6,025 1,678,885
		OPERATIONAL SYSTEM DEVELOPMENT		
187	0603778A	MLRS PRODUCT IMPROVEMENT PROGRAM	14,465	14,465
188 189	0605024A 0607131A	ANTI-TAMPER TECHNOLOGY SUPPORT	7,472 8,425	7,472 8,425
190	0607136A	BLACKHAWK PRODUCT IMPROVEMENT PROGRAM	1,507	1,507
191	0607137A	CHINOOK PRODUCT IMPROVEMENT PROGRAM	9,265	24,265
101	000710711	714C Engine Enhancement	0,200	[15,000]
192	0607139A	IMPROVED TURBINE ENGINE PROGRAM	201,247	191,062
		Excessive Growth—Government Planning		[-1,721
193	0607142A	Slow expenditure rate	3,014	[-8,464] 3,014
194	0607143A	VELOPMENT. UNMANNED AIRCRAFT SYSTEM UNIVERSAL PRODUCTS	95 209	95 202
194 195	0607143A 0607145A	APACHE FUTURE DEVELOPMENT	25,393 10,547	25,393 35,547
		Apache modernization	10,011	[25,000]
196	0607148A	AN/TPQ-53 COUNTERFIRE TARGET ACQUISITION RADAR SYS-	54,167	54,167
130				

	Program Element	Item	FY 2024 Request	House Authorized
197	0607150A	INTEL CYBER DEVELOPMENT	4,345	4,345
198	0607312A	ARMY OPERATIONAL SYSTEMS DEVELOPMENT	19,000	19,000
199	0607313A	ELECTRONIC WARFARE DEVELOPMENT	6,389	6,389
200	0607315A	ENDURING TURBINE ENGINES AND POWER SYSTEMS	2,411	2,411
201	0607665A	FAMILY OF BIOMETRICS	797	797
202	0607865A	PATRIOT PRODUCT IMPROVEMENT	177,197	177,197
203	0203728A	JOINT AUTOMATED DEEP OPERATION COORDINATION SYSTEM (JADOCS).	42,177	42,177
204	0203735A	COMBAT VEHICLE IMPROVEMENT PROGRAMS	146,635	149,935
		Abrams Modernization Program	,	[15,000
		Slow expenditure—Stryker Combat Vehicle Improvement Program		[-11,700
205	0203743A	155MM SELF-PROPELLED HOWITZER IMPROVEMENTS	122,902	110,802
		Excess growth—ERCA range prototype build		[-5,900
		Slow expenditure—Extended Range Cannon Artillery		[-6,200
207	0203752A	AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM	146	146
208	0203758A	DIGITIZATION	1,515	1,515
209	0203801A	MISSILE/AIR DEFENSE PRODUCT IMPROVEMENT PROGRAM	4,520	4,520
210	0203802A	OTHER MISSILE PRODUCT IMPROVEMENT PROGRAMS	10,044	10,044
211	0205412A	ENVIRONMENTAL QUALITY TECHNOLOGY—OPERATIONAL SYSTEM DEV.	281	281
212	0205778A	GUIDED MULTIPLE-LAUNCH ROCKET SYSTEM (GMLRS)	75,952	75,952
213	0208053A	JOINT TACTICAL GROUND SYSTEM	203	203
216	0303028A	SECURITY AND INTELLIGENCE ACTIVITIES	301	301
217	0303140A	INFORMATION SYSTEMS SECURITY PROGRAM	15,323	15,323
218	0303141A	GLOBAL COMBAT SUPPORT SYSTEM	13,082	13,082
219	0303142A	SATCOM GROUND ENVIRONMENT (SPACE)	26,838	26,838
222	0305179A	INTEGRATED BROADCAST SERVICE (IBS)	9,456	9,456
225	0305219A	MQ-1C GRAY EAGLE UAS	6,629	6,629
227	0708045A	END ITEM INDUSTRIAL PREPAREDNESS ACTIVITIES Additive manufacturing expansion	75,317	85,317
228A	9999999999	CLASSIFIED PROGRAMS	8,786	[10,000] 8,786
228A	3333333333	SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	1,105,748	1,136,763
		SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS. TOTAL PESEABCH DEVELOPMENT TEST AND	83,570	
		PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION,	15,775,381	83,570 15,849,922
		PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY		
001	ocarra»N	PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY BASIC RESEARCH	15,775,381	15,849,922
001	0601103N	PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY BASIC RESEARCH UNIVERSITY RESEARCH INITIATIVES		15,849,922
		PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY BASIC RESEARCH UNIVERSITY RESEARCH INITIATIVES Defense University Research Instrumentation Program (DURIP)	15,775,381 96,355	15,849,922 101,355 [5,000
001 002	0601103N 0601153N	PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY BASIC RESEARCH UNIVERSITY RESEARCH INITIATIVES Defense University Research Instrumentation Program (DURIP) DEFENSE RESEARCH SCIENCES	15,775,381	15,849,922 101,355 [5,000 543,908
		PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY BASIC RESEARCH UNIVERSITY RESEARCH INITIATIVES Defense University Research Instrumentation Program (DURIP)	15,775,381 96,355	15,849,922 101,355 [5,000 543,908 [3,000
		PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY BASIC RESEARCH UNIVERSITY RESEARCH INITIATIVES Defense University Research Instrumentation Program (DURIP) DEFENSE RESEARCH SCIENCES Hypersonic research initiatives SUBTOTAL BASIC RESEARCH	96,355 540,908	15,849,922 101,355 [5,000 543,908
002		PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY BASIC RESEARCH UNIVERSITY RESEARCH INITIATIVES Defense University Research Instrumentation Program (DURIP) DEFENSE RESEARCH SCIENCES Hypersonic research initiatives	96,355 540,908 637,263	15,849,922 101,355 [5,000 543,908 [3,000 645,263
002	0601153N 0602114N	PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY BASIC RESEARCH UNIVERSITY RESEARCH INITIATIVES Defense University Research Instrumentation Program (DURIP) DEFENSE RESEARCH SCIENCES Hypersonic research initiatives SUBTOTAL BASIC RESEARCH APPLIED RESEARCH POWER PROJECTION APPLIED RESEARCH	96,355 540,908 637,263	15,849,922 101,355 [5,000 543,908 [3,000 645,263 23,982
002	0601153N	PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY BASIC RESEARCH UNIVERSITY RESEARCH INITIATIVES Defense University Research Instrumentation Program (DURIP) DEFENSE RESEARCH SCIENCES Hypersonic research initiatives SUBTOTAL BASIC RESEARCH APPLIED RESEARCH	96,355 540,908 637,263	15,849,922 101,355 [5,000 543,908 [3,000 645,263 23,982 144,648
002	0601153N 0602114N	PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY. RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY BASIC RESEARCH UNIVERSITY RESEARCH INITIATIVES Defense University Research Instrumentation Program (DURIP) DEFENSE RESEARCH SCIENCES Hypersonic research initiatives SUBTOTAL BASIC RESEARCH APPLIED RESEARCH POWER PROJECTION APPLIED RESEARCH FORCE PROTECTION APPLIED RESEARCH	96,355 540,908 637,263	15,849,922 101,355 [5,000 543,908 [3,000 645,263 23,982 144,648 [2,500
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Line	Program Element	Item	FY 2024 Request	House Authorized
016	0603123N	FORCE PROTECTION ADVANCED TECHNOLOGY	29,512	29,512
017	0603271N	ELECTROMAGNETIC SYSTEMS ADVANCED TECHNOLOGY	8,418	8,418
018	0603273N	SCIENCE & TECHNOLOGY FOR NUCLEAR RE-ENTRY SYSTEMS	112,329	112,329
019	0603273N 0603640 M			
019	0603640M	USMC ADVANCED TECHNOLOGY DEMONSTRATION (ATD)	308,217	320,717
		Early to need		[-5,000
		Hybrid electrical VTOL UAS development		[2,500
		Long Range Maneuvering Projectile		[15,000
020	0603651M	JOINT NON-LETHAL WEAPONS TECHNOLOGY DEVELOPMENT	15,556	15,556
0.21	0603673N	FUTURE NAVAL CAPABILITIES ADVANCED TECHNOLOGY DE-	264,700	267,200
		VELOPMENT.		
		Automated acoustic signal classifier		[2,500
022	0603680N	MANUFACTURING TECHNOLOGY PROGRAM	61,843	61,843
023	0603729N	WARFIGHTER PROTECTION ADVANCED TECHNOLOGY	5,100	5,100
024	0603758N	NAVY WARFIGHTING EXPERIMENTS AND DEMONSTRATIONS	75,898	75,898
025	0603782N	MINE AND EXPEDITIONARY WARFARE ADVANCED TECH- NOLOGY.	2,048	2,048
026	0603801N	INNOVATIVE NAVAL PROTOTYPES (INP) ADVANCED TECHNOLOGY DEVELOPMENT.	132,931	142,931
		HEL weapon System SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	1,016,552	[10,000] 1,041,552
		ADVANCED COMPONENT DEVELOPMENT AND PROTO-		
002	0009490 V	TYPES	400.005	400.005
027	0603128N	UNMANNED AERIAL SYSTEM	108,225	108,225
028	0603178N	LARGE UNMANNED SURFACE VEHICLES (LUSV)	117,400	117,400
029	0603207N	AIR/OCEAN TACTICAL APPLICATIONS	40,653	45,653
		Autonomous surface and underwater dual-modality vehicles		[5,000]
030	0603216N	AVIATION SURVIVABILITY	20,874	20,874
031	0603239N	NAVAL CONSTRUCTION FORCES	7,821	7,821
032	0603254N	ASW SYSTEMS DEVELOPMENT	17,090	17,090
033	0603261N	TACTICAL AIRBORNE RECONNAISSANCE	3,721	3,721
	0603281N 0603382N			
034	0603382N	ADVANCED COMBAT SYSTEMS TECHNOLOGY	6,216	16,216
		Tier 2.5 LO Inspection Technology		[10,000
035	0603502N	SURFACE AND SHALLOW WATER MINE COUNTERMEASURES	34,690	34,690
036	0603506N	SURFACE SHIP TORPEDO DEFENSE	730	730
037	0603512N	CARRIER SYSTEMS DEVELOPMENT	6,095	6,095
038	0603525N	PILOT FISH	916,208	916,208
039	0603527N	RETRACT LARCH	7,545	7,545
040	0603536N	RETRACT JUNIPER	271,109	271,109
		RADIOLOGICAL CONTROL		
041	0603542N		811	811
042	0603553N	SURFACE ASW	1,189	1,189
043	0603561N	ADVANCED SUBMARINE SYSTEM DEVELOPMENT	88,415	88,415
044	0603562N	SUBMARINE TACTICAL WARFARE SYSTEMS	15,119	15,119
045	0603563N	SHIP CONCEPT ADVANCED DESIGN	89,939	94,939
		Support for Additive Manufacturing		[5,000
046	0603564N	SHIP PRELIMINARY DESIGN & FEASIBILITY STUDIES	121,402	126,402
040	000050411		121,102	
		Ship Concept Advanced Design		[5,000]
047	0603570N	ADVANCED NUCLEAR POWER SYSTEMS	319,656	319,656
048	0603573N	ADVANCED SURFACE MACHINERY SYSTEMS	133,911	138,911
		Support Shipboard Distribution of High-Power Energy		[5,000]
049	0603576N	CHALK EAGLE	116,078	116,078
050	0603581N	LITTORAL COMBAT SHIP (LCS)	32,615	32,615
051	0603582N	COMBAT SYSTEM INTEGRATION	18,610	18,610
		OHIO REPLACEMENT		
052	0603595N		257,076	267,076
	0.000 80 -37	Rapid composites		[10,000]
053	0603596N	LCS MISSION MODULES	31,464	16,464
		Insufficient justification		[-15,000]
054	0603597N	AUTOMATED TEST AND RE-TEST (ATRT)	10,809	10,809
055	0603599N	FRIGATE DEVELOPMENT	112,972	112,972
056	0603609N	CONVENTIONAL MUNITIONS	9,030	9,030
057		MARINE CORPS GROUND COMBAT/SUPPORT SYSTEM		
007	0603635M	Slow expenditure	128,782	110,982
0.50	0.000.05 (37			[-17,800]
058	0603654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	44,766	44,766
059	0603713N	OCEAN ENGINEERING TECHNOLOGY DEVELOPMENT	10,751	10,751
060	0603721N	ENVIRONMENTAL PROTECTION	24,457	24,457
061	0603724N	NAVY ENERGY PROGRAM	72,214	77,214
0.00	0000007	Marine Energy Systems for Sensors and Microgrids	40.440	[5,000]
062	0603725N	FACILITIES IMPROVEMENT	10,149	10,149
063	0603734N	CHALK CORAL	687,841	522,841
		Program decrease		[-165,000]
064	0603739N	NAVY LOGISTIC PRODUCTIVITY	4,712	2,712
		Program decrease	2,110	
	0.000001.037	· ·	/00 /5::	[-2,000
0.00	0603746N	RETRACT MAPLE	420,455	420,455
065	0603748N	LINK PLUMERIA	2,100,474	1,000,174
065 066				[-1,100,300]
		Project 2937: Unjustified requirements		
066			88 036	
	0603751N 0603764M	Project 2937: Unjustified requirements RETRACT ELM LINK EVERGREEN	88,036 547,005	88,036 547,005

Line	Program Element	Item	FY 2024 Request	House Authorized
070	0603795N	LAND ATTACK TECHNOLOGY	1,624	4,124
0,0	000073321	Hypervelocity Projectile—Seeker Integration	1,024	[2,500]
071	0603851M	JOINT NON-LETHAL WEAPONS TESTING	31,058	31,058
072	0603860N	JOINT PRECISION APPROACH AND LANDING SYSTEMS—DEM/ VAL.	22,590	22,590
073	0603925N	DIRECTED ENERGY AND ELECTRIC WEAPON SYSTEMS	52,129	52,129
074	0604014N	F/A -18 INFRARED SEARCH AND TRACK (IRST)	32,127	32,127
075	0604027N	DIGITAL WARFARE OFFICE	181,001	181,001
076	0604028N	SMALL AND MEDIUM UNMANNED UNDERSEA VEHICLES	110,506	105,506
		Late execution—MEDUSA		[-5,000]
077	0604029N	UNMANNED UNDERSEA VEHICLE CORE TECHNOLOGIES	71,156	71,156
078	0604030N	RAPID PROTOTYPING, EXPERIMENTATION AND DEMONSTRA- TION	214,100	214,100
079	0604031N	LARGE UNMANNED UNDERSEA VEHICLES	6,900	6,900
080	0604112N	GERALD R. FORD CLASS NUCLEAR AIRCRAFT CARRIER (CVN 78—80).	118,182	118,182
082	0604127N	SURFACE MINE COUNTERMEASURES	16,127	16,127
083	0604272N	TACTICAL AIR DIRECTIONAL INFRARED COUNTERMEASURES (TADIRCM).	34,684	34,684
084	0604289M	NEXT GENERATION LOGISTICS	5,991	5,991
085	0604292N	FUTURE VERTICAL LIFT (MARITIME STRIKE)	2,100	2,100
086	0604320M	RAPID TECHNOLOGY CAPABILITY PROTOTYPE	131,763	131,763
087	0604454N	LX (R)	21,319	21,319
088	0604536N	ADVANCED UNDERSEA PROTOTYPING	104,328	104,328
089	0604636N	COUNTER UNMANNED AIRCRAFT SYSTEMS (C-UAS)	11,567	11,567
090	0604659N	PRECISION STRIKE WEAPONS DEVELOPMENT PROGRAM	5,976	195,976
JJU	200403311	SLCM-N	5,976	[195,976 [190,000]
091	0604707N	SPACE AND ELECTRONIC WARFARE (SEW) ARCHITECTURE/EN- GINEERING SUPPORT.	9,993	9,993
000	acatrocN		0.977.055	0.977.055
092	0604786N	OFFENSIVE ANTI-SURFACE WARFARE WEAPON DEVELOPMENT	237,655	237,655
093	0605512N	MEDIUM UNMANNED SURFACE VEHICLES (MUSVS))	85,800	85,800
094	0605513N	UNMANNED SURFACE VEHICLE ENABLING CAPABILITIES	176,261	176,261
095	0605514M	GROUND BASED ANTI-SHIP MISSILE	36,383	36,383
096	0605516M	LONG RANGE FIRES	36,763	36,763
097	0605518N	CONVENTIONAL PROMPT STRIKE (CPS)	901,064	921,064
		Mach-TB		[20,000]
098	0303354N	ASW SYSTEMS DEVELOPMENT—MIP	10,167	10,167
099	0304240M	ADVANCED TACTICAL UNMANNED AIRCRAFT SYSTEM	539	9,439
		KAMAN KARGO		[8,900]
100	0304270N	ELECTRONIC WARFARE DEVELOPMENT—MIP	1,250	1,250
100A	99999999	FLEXIBLE TRANSITION PATHWAY		10,000
		Pilot program SUBTOTAL ADVANCED COMPONENT DEVELOPMENT	9,734,483	[10,000] 8,705,783
		AND PROTOTYPES.		
		SYSTEM DEVELOPMENT AND DEMONSTRATION		
101	0603208N	TRAINING SYSTEM AIRCRAFT	44,120	44,120
102	0604038N	MARITIME TARGETING CELL	30,922	30,922
103	0604212 M	OTHER HELO DEVELOPMENT		
104	0604212N		101,209	101,209
		OTHER HELO DEVELOPMENT	2,604	2,604
105	0604214M	AV-8B AIRCRAFT—ENG DEV	2,604 8,263	2,604 8,263
105 106	0604215N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT	2,604 8,263 4,039	2,604 8,263 4,039
105 106		AV-SB AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT	2,604 8,263	2,604 8,263
105 106 107	0604215N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM	2,604 8,263 4,039	2,604 8,263 4,039
105 106 107 108	0604215N 0604216N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM	2,604 8,263 4,039 62,350	2,604 8,263 4,039 62,350
105 106 107 108 109	0604215N 0604216N 0604221N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM	2,604 8,263 4,039 62,350 771	2,604 8,263 4,039 62,350 771
105 106 107 108 109 110	0604215N 0604216N 0604221N 0604230N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM	2,604 8,263 4,039 62,350 771 109,485	2,604 8,263 4,039 62,350 771 109,485
105 106 107 108 109 110 111	0604215N 0604216N 0604221N 0604230N 0604231N	AV-SB AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS	2,604 8,263 4,039 62,350 771 109,485 87,457	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219
105 106 107 108 109 110	0604215N 0604216N 0604221N 0604230N 0604231N	AV-SB AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE	2,604 8,263 4,039 62,350 771 109,485 87,457	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219
105 106 107 108 109 110 111	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300]
105 106 107 108 109 110 111	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766
105 106 107 108 109 110 111 112 113	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604245M 0604261N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531
105 106 107 108 109 110 111 112 113 114	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604234N 0604262N	AV-8B AIRCRAFT—ENG DEV	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597
105 106 107 108 109 110 111 112 113 114 115 116	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604245M 0604261N 0604262N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 42,155
105 106 107 108 109 110 111 112 113 114 115 116 117	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604245M 0604261N 0604262N 0604262N 0604269N 0604269N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 42,155 172,507
105 106 107 108 109 110 111 112 113 114 115 116 117	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604261N 0604261N 0604262N 0604264N 0604269N 0604273M	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 42,155 172,507 171,884 35,376
105 106 107 108 109 110 111 112 113 114 115 116 117 118 119	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604245M 0604261N 0604262N 0604262N 0604269N 0604269N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT NEXT GENERATION JAMMER (NGJ)	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477
105 106 107 108 109 110 111 112 113 114 115 116 117	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604245M 0604261N 0604262N 0604264N 0604269N 0604270N 0604273M 0604274N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT EXECUTIVE HELO DEVELOPMENT NEXT GEVERATON JAMMER (NGJ) JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY)	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 466,397
105 106 107 108 109 110 111 112 113 114 115 116 117 118 119	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604245M 0604261N 0604262N 0604264N 0604269N 0604270N 0604273M 0604274N	AV-8B AIRCRAFT—ENG DEV STANDARDS BEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT NEXT GENERATION JAMMER (NGJ) JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY) Navy Multiband Terminal	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 466,997 [5,000]
105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604261N 0604262N 0604262N 0604264N 0604270N 0604273M 0604274N 0604274N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT NEXT GENERATION JAMMER (NGJ) JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY) Navy Multiband Terminal Satellite Terminal (transportable) Non-Geostationary	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 451,397	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 [5,000] [10,000]
105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604245M 0604261N 0604262N 0604264N 0604269N 0604270N 0604273M 0604274N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUNTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT NEXT GENERATION JAMMER (NGJ) JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY) Navy Multiband Terminal Satellite Terminal (transportable) Non-Geostationary NEXT GENERATION JAMMER (NGJ) INCREMENT II	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 42,155 172,507 171,884 35,376 40,477 466,397 [5,000] [10,000]
105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120	0604215N 0604216N 0604230N 0604230N 0604231N 0604234N 0604261N 0604261N 0604262N 0604262N 0604264N 0604270N 0604270N 0604270N 0604280N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT NEXT GENERATION JAMMER (NGJ) JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY) Navy Multiband Terminal Satellite Terminal (transportable) Non-Geostationary NEXT GENERATION JAMMER (NGJ) INCREMENT II Next Generation Jammer—Low Band	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 451,397	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 466,397 [5,000] [10,000] 199,645 [-50,932]
105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604261N 0604262N 0604262N 0604269N 0604270N 0604273M 0604274N 0604280N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT NEXT GENERATION JAMMER (NGJ) JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY) Navy Multiband Terminal Satellite Terminal (transportable) Non-Geostationary NEXT GENERATION JAMMER (NGJ) INCREMENT II	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 451,397	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 29,766 51,531 137,597 171,384 35,376 40,477 466,397 [5,000] [10,000] 199,645 [-50,932] 453,311
105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604261N 0604261N 0604262N 0604269N 0604273M 0604273M 0604274N 0604280N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT NEXT GENERATION JAMMER (NGJ) JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY) Navy Multiband Terminal Satellite Terminal (transportable) Non-Geostationary NEXT GENERATION JAMMER (NGJ) INCREMENT II SCHELL COMBATANT COMBAT SYSTEM ENGINEERING SMALL DIAMETER BOMB (SDB)	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 451,397	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 171,384 35,376 40,477 [5,000] [10,000] 199,645 [-50,932] 453,311 52,211
105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604261N 0604262N 0604262N 0604269N 0604270N 0604273M 0604274N 0604280N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT NEXT GENERATION JAMMER (NGJ) JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY) Navy Multiband Terminal Satellite Terminal (transportable) Non-Geostationary NEXT GENERATION JAMMER (NGJ) INCREMENT II Next Generation Jammer—Low Band SUFFACE COMBATANT COMBAT SYSTEM ENGINEERING SMALL DIAMETER BOMB (SDB) STANDARD MISSILE IMPROVEMENTS	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 451,397	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 466,397 [5,000] [10,000] 199,645 [-50,932] 453,311 52,211
105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120	0604215N 0604216N 0604221N 0604230N 0604231N 0604231N 0604234N 0604261N 0604262N 0604264N 0604264N 0604273M 0604273M 0604274N 0604274N 0604280N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT NEXT GENERATION JAMMER (NGJ) JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY) Navy Multiband Terminal Satellite Terminal (transportable) Non-Geostationary NEXT GENERATION JAMMER (NGJ) INCREMENT II SEMALL DIAMETER BOMB (SDB) STANDARD MISSILE IMPROVEMENTS Program increase	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 451,397 250,577 453,311 52,211 418,187	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 42,155 172,507 171,884 35,376 40,477 466,397 [5,000] [10,000] 199,645 [-50,932] 453,311 52,211 493,187 [75,000]
105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120	0604215N 0604216N 0604221N 0604230N 0604231N 0604234N 0604261N 0604261N 0604262N 0604269N 0604273M 0604273M 0604274N 0604280N	AV-8B AIRCRAFT—ENG DEV STANDARDS DEVELOPMENT MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT P-3 MODERNIZATION PROGRAM WARFARE SUPPORT SYSTEM COMMAND AND CONTROL SYSTEMS ADVANCED HAWKEYE Navy UPL—E-2D Theater Combat ID and HECTR H-1 UPGRADES ACOUSTIC SEARCH SENSORS V-22A AIR CREW SYSTEMS DEVELOPMENT EA-18 ELECTRONIC WARFARE DEVELOPMENT EXECUTIVE HELO DEVELOPMENT NEXT GENERATION JAMMER (NGJ) JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY) Navy Multiband Terminal Satellite Terminal (transportable) Non-Geostationary NEXT GENERATION JAMMER (NGJ) INCREMENT II Next Generation Jammer—Low Band SUFFACE COMBATANT COMBAT SYSTEM ENGINEERING SMALL DIAMETER BOMB (SDB) STANDARD MISSILE IMPROVEMENTS	2,604 8,263 4,039 62,350 771 109,485 87,457 399,919 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 451,397	2,604 8,263 4,039 62,350 771 109,485 87,457 449,219 [49,300] 29,766 51,531 137,597 42,155 172,507 171,384 35,376 40,477 466,397 [5,000] [10,000] 199,645 [-50,932] 453,311 52,211

Line	Program Element	Item	FY 2024 Request	House Authorized
		Stratospheric Balloon Research		[2,500
129	0604501N	ADVANCED ABOVE WATER SENSORS	115,396	115,396
130	0604503N	SSN-688 AND TRIDENT MODERNIZATION	93,435	93,435
131	0604504N	AIR CONTROL	42,656	42,656
132	0604512N	SHIPBOARD AVIATION SYSTEMS	10,442	10,442
133	0604518N	COMBAT INFORMATION CENTER CONVERSION	11,359	11,359
134	0604522N	AIR AND MISSILE DEFENSE RADAR (AMDR) SYSTEM	90,307	90,307
135	0604530N	ADVANCED ARRESTING GEAR (AAG)	10,658	10,658
136	0604558N	NEW DESIGN SSN Precision Manuevering Unit	234,356	241,356
137	0604562N	SUBMARINE TACTICAL WARFARE SYSTEM	71 516	[7,000]
138	0604567N	SHIP CONTRACT DESIGN/ LIVE FIRE T&E	71,516	71,516
139	0604574N	NAVY TACTICAL COMPUTER RESOURCES	22,462 4,279	22,462 4,279
140	0604574N 0604601N	MINE DEVELOPMENT	104,731	99,731
110	000100111	Program decrease	101,701	[-5,000]
141	0604610N	LIGHTWEIGHT TORPEDO DEVELOPMENT	229,668	229,668
142	0604654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	9,064	9,064
143	0604657 M	USMC GROUND COMBAT/SUPPORTING ARMS SYSTEMS—ENG DEV.	62,329	62,329
144	0604703N	PERSONNEL, TRAINING, SIMULATION, AND HUMAN FACTORS	9,319	9,319
145	0604727N	JOINT STANDOFF WEAPON SYSTEMS	1,964	1,964
146	0604755N	SHIP SELF DEFENSE (DETECT & CONTROL)	158,426	158,426
147	0604756N	SHIP SELF DEFENSE (ENGAGE: HARD KILL)	47,492	52,492
		Ship Self Defense (Soft Kill)		[5,000]
148	0604757N	SHIP SELF DEFENSE (ENGAGE: SOFT KILL/EW)	125,206	125,206
149	0604761N	INTELLIGENCE ENGINEERING	19,969	19,969
150	0604771N	MEDICAL DEVELOPMENT	6,061	6,061
151	0604777N	NAVIGATION/ID SYSTEM	45,262	45,262
154	0604850N	SSN(X)	361,582	361,582
155	0605013M	INFORMATION TECHNOLOGY DEVELOPMENT	22,663	22,663
156	0605013N	INFORMATION TECHNOLOGY DEVELOPMENT	282,138	282,138
157	0605024N 0605180N	ANTI-TAMPER TECHNOLOGY SUPPORT TACAMO MODERNIZATION	8,340	8,340
158 159	0605180N 0605212M	CH-53K RDTE	213,743 222,288	213,743 222,288
160	0605212M 0605215N	MISSION PLANNING	86,448	86,448
161	0605215IV 0605217N	COMMON AVIONICS	81,076	81,076
162	0605220N	SHIP TO SHORE CONNECTOR (SSC)	1,343	1,343
163	0605327N	T-AO 205 CLASS	71	71
164	0605414N	UNMANNED CARRIER AVIATION (UCA)	220,404	220,404
165	0605450M	JOINT AIR-TO-GROUND MISSILE (JAGM)	384	384
166	0605500N	MULTI-MISSION MARITIME AIRCRAFT (MMA)	36,027	36,027
167	0605504N	MULTI-MISSION MARITIME (MMA) INCREMENT III	132,449	132,449
168	0605611 M	MARINE CORPS ASSAULT VEHICLES SYSTEM DEVELOPMENT & DEMONSTRATION.	103,236	103,236
169	0605813 M	JOINT LIGHT TACTICAL VEHICLE (JLTV) SYSTEM DEVELOP- MENT & DEMONSTRATION.	2,609	2,609
170	0204202N	DDG-1000	231,778	231,778
171	0301377N	COUNTERING ADVANCED CONVENTIONAL WEAPONS (CACW)	17,531	17,531
172	0304785N	ISR & INFO OPERATIONS	174,271	174,271
173	0306250M	CYBER OPERATIONS TECHNOLOGY DEVELOPMENT SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION.	2,068 6,962,234	2,068 7,060,102
		MANAGEMENT SUPPORT		
174	0604256N	THREAT SIMULATOR DEVELOPMENT	22,918	22,918
175	0604258N	TARGET SYSTEMS DEVELOPMENT	18,623	18,623
176	0604759N	MAJOR T&E INVESTMENT	74,221	74,221
177	0605152N	STUDIES AND ANALYSIS SUPPORT—NAVY	3,229	3,229
178	0605154N	CENTER FOR NAVAL ANALYSES	45,672	45,672
180	0605804N	TECHNICAL INFORMATION SERVICES	1,000	1,000
181	0605853N	MANAGEMENT, TECHNICAL & INTERNATIONAL SUPPORT Program increase	124,328	131,828 [7,500]
182	0605856N	STRATEGIC TECHNICAL SUPPORT	4,053	4,053
183	0605863N	RDT&E SHIP AND AIRCRAFT SUPPORT	203,447	203,447
184	0605864N	TEST AND EVALUATION SUPPORT	481,975	481,975
185	0605865N	OPERATIONAL TEST AND EVALUATION CAPABILITY	29,399	29,399
186	0605866N	NAVY SPACE AND ELECTRONIC WARFARE (SEW) SUPPORT	27,504	27,504
187	0605867N	SEW SURVEILLANCE/RECONNAISSANCE SUPPORT	9,183	9,183
188	0605873M	MARINE CORPS PROGRAM WIDE SUPPORT	34,976	34,976
189	0605898N	MANAGEMENT HQ—R&D	41,331	41,331
190	0606355N	WARFARE INNOVATION MANAGEMENT	37,340	37,340
191	0305327N	INSIDER THREAT	2,246	2,246
192	0902498N	TIVITIES).	2,168	2,168
		SUBTOTAL MANAGEMENT SUPPORT	1,163,613	1,171,113
		OPERATIONAL SYSTEM DEVELOPMENT		

Line	Program Element	Item	FY 2024 Request	House Authorized
		TR-3/B4 Unplanned cost growth		[-37,500]
197	0604840N	F-35 C2D2	543,834	506,334
		TR-3/B4 Unplanned cost growth		[-37,500]
198	0605520 M	MARINE CORPS AIR DEFENSE WEAPONS SYSTEMSSlow expenditure	99,860	89,360 [-10,500]
199	0607658N	COOPERATIVE ENGAGEMENT CAPABILITY (CEC)	153,440	153,440
200	0101221N	STRATEGIC SUB & WEAPONS SYSTEM SUPPORT	321,648	321,648
201	0101224N	SSBN SECURITY TECHNOLOGY PROGRAM	62,694	62,694
202	0101226N	SUBMARINE ACOUSTIC WARFARE DEVELOPMENT	92,869	92,869
203	0101402N	NAVY STRATEGIC COMMUNICATIONS	51,919	72,319 [20,400]
204	0204136N	F/A-18 SQUADRONS	333,783	333,783
205	0204228N	SURFACE SUPPORT	8,619	8,619
206	0204229N	TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC).	122,834	122,834
207	0204311N	INTEGRATED SURVEILLANCE SYSTEM	76,279	76,279
208	0204313N	SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS	1,103	1,103
209	0204413N	AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT CRAFT).	1,991	1,991
210	0204460 M	GROUND/AIR TASK ORIENTED RADAR (G/ATOR)	92,674	77,574
211	0204571N	Slow expenditure	115,894	[-15,100] 115,894
212	0204575N	ELECTRONIC WARFARE (EW) READINESS SUPPORT	61,677	61,677
213	0205601N	ANTI-RADIATION MISSILE IMPROVEMENT	59,555	59,555
214	0205620N	SURFACE ASW COMBAT SYSTEM INTEGRATION	29,973	29,973
215	0205632N	MK-48 ADCAP	213,165	213,165
216	0205633N	AVIATION IMPROVEMENTS OPERATIONAL NUCLEAR POWER SYSTEMS	143,277	143,277
217 218	0205675N 0206313 M	MARINE CORPS COMMUNICATIONS SYSTEMS	152,546 192,625	152,546 183,725
210	020031311	Marine Electromagnetic Warfare Ground Family of Systems	100,000	[-7,200]
		Tactical Communication Modernization		[-1,700]
219	0206335M	$COMMON\ AVIATION\ COMMAND\ AND\ CONTROL\ SYSTEM\ (CAC2S)\$	12,565	12,565
220	0206623M	MARINE CORPS GROUND COMBAT/SUPPORTING ARMS SYSTEMS	83,900	83,900
221	0206624M	MARINE CORPS COMBAT SERVICES SUPPORT	27,794	27,794
222 223	0206625M 0206629M	USMC INTELLIGENCE/ELECTRONIC WARFARE SYSTEMS (MIP) AMPHIBIOUS ASSAULT VEHICLE	47,762 373	47,762 373
224	0207161N	TACTICAL AIM MISSILES	36,439	36,439
225	0207163N	ADVANCED MEDIUM RANGE AIR-TO-AIR MISSILE (AMRAAM)	29,198	29,198
226	0208043N	PLANNING AND DECISION AID SYSTEM (PDAS)	3,565	3,565
230	0303138N	AFLOAT NETWORKS	49,995	49,995
231 232	0303140N 0305192N	INFORMATION SYSTEMS SECURITY PROGRAM MILITARY INTELLIGENCE PROGRAM (MIP) ACTIVITIES	33,390	33,390
232	0305192N 0305204N	TACTICAL UNMANNED AERIAL VEHICLES	7,304 11,235	7,304 11,235
234	0305205N	UAS INTEGRATION AND INTEROPERABILITY	16,409	16,409
235	0305208M	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	51,192	43,992
		Distributed Common Ground System Marine Corps (DCGS-MC)		[-7,200]
236	0305220N	MQ-4C TRITON	12,094	12,094
237 238	0305231N 0305232 M	MQ-8 UAV RQ-11 UAV	29,700 2,107	29,700 2,107
239	0305232M	SMALL (LEVEL 0) TACTICAL UAS (STUASLO)	2,999	2,999
240	0305241N	MULTI-INTELLIGENCE SENSOR DEVELOPMENT	49,460	49,460
241	0305242M	UNMANNED AERIAL SYSTEMS (UAS) PAYLOADS (MIP)	13,005	13,005
242	0305251N	CYBERSPACE OPERATIONS FORCES AND FORCE SUPPORT	2,000	2,000
243 244	0305421N 0307577N	RQ-4 MODERNIZATIONINTELLIGENCE MISSION DATA (IMD)	300,378 788	300,378 788
245	0308601N	MODELING AND SIMULATION SUPPORT	10,994	10,994
246	0702207N	DEPOT MAINTENANCE (NON-IF)	23,248	23,248
247	0708730N	MARITIME TECHNOLOGY (MARITECH)	3,284	3,284
251A	9999999999	CLASSIFIED PROGRAMS	2,021,376	2,061,376
		INDOPACOM UPL SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	6,359,438	[40,000] 6,303,138
		SOFTWARE AND DIGITAL TECHNOLOGY PILOT PRO-		
249	0608013N	GRAMS RISK MANAGEMENT INFORMATION—SOFTWARE PILOT PRO-	11,748	11,748
250	0608231N	GRAM. MARITIME TACTICAL COMMAND AND CONTROL (MTC2)—SOFT-	10,555	10,555
		WARE PILOT PROGRAM. SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS.	22,303	22,303
		TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY.	26,922,225	26,000,593
		RESEARCH, DEVELOPMENT, TEST AND EVALUATION,		
		AIR FORCE BASIC RESEARCH		
001	0601102F	DEFENSE RESEARCH SCIENCES	401,486	401,486
001			201,400	101,100

Line	Program Element	Item	FY 2024 Request	House Authorized
002	0601103F	UNIVERSITY RESEARCH INITIATIVES	182,372	184,372
		UARC Advanced Research on Strategic Deterrence—TriPolar Game		[2,000]
		Theory. SUBTOTAL BASIC RESEARCH	583,858	585,858
		APPLIED RESEARCH		
003	0602020F	FUTURE AF CAPABILITIES APPLIED RESEARCH	90,713	90,713
004	0602022F	UNIVERSITY AFFILIATED RESEARCH CENTER (UARC)—TAC-	8,018	8,018
005	0602102F	TICAL AUTONOMY. MATERIALS	142,325	147,325
003	0002102F	High energy synchrotron x-ray research	142,323	[2,500]
		Materials development for high mach capabilities		[2,500]
006	0602201F	AEROSPACE VEHICLE TECHNOLOGIES	161,268	163,768
002	ocossos V	Aerospace engineering systems security integration	140,001	[2,500]
007	0602202F	HUMAN EFFECTIVENESS APPLIED RESEARCH Program decrease	146,921	144,421 [-2,500]
008	0602203F	AEROSPACE PROPULSION	184,867	189,867
		High mach turbine engine		[5,000]
009	0602204F	AEROSPACE SENSORS	216,269	216,269
011	0602298F	SCIENCE AND TECHNOLOGY MANAGEMENT—MAJOR HEAD- QUARTERS ACTIVITIES.	10,303	10,303
012	0602602F	CONVENTIONAL MUNITIONS	160,599	160,599
013	0602605F	DIRECTED ENERGY TECHNOLOGY	129,961	129,961
014	0602788F	DOMINANT INFORMATION SCIENCES AND METHODS	182,076	178,567
		JADC2 Operational Testbed		[5,000]
		Secure Interference Avoiding Connectivity of Autonomous AI Machines Technical realignment		[3,000]
		SUBTOTAL APPLIED RESEARCH	1,433,320	[-11,509] 1,439,811
		ADVANCED TECHNOLOGY DEVELOPMENT		
015	0603032F	FUTURE AF INTEGRATED TECHNOLOGY DEMOS	255,855	230,855
		Rocket Cargo early to need	, i	[-25,000]
016	0603112F	ADVANCED MATERIALS FOR WEAPON SYSTEMS	30,372	32,872
	_	Metals Affordability Initiative		[2,500]
017	0603199F	SUSTAINMENT SCIENCE AND TECHNOLOGY (S&T)ADVANCED AEROSPACE SENSORS	10,478	10,478
018 019	0603203 F 0603211 F	ADVANCED AEROSPACE SENSORS AEROSPACE TECHNOLOGY DEV/DEMO	48,046 51,896	48,046 57,896
010	00002111	Hybrid Electric Propulsion	51,050	[6,000]
020	0603216 F	AEROSPACE PROPULSION AND POWER TECHNOLOGY	56,789	59,289
		Additive manufacturing for energetics		[2,500]
021	0603270F	ELECTRONIC COMBAT TECHNOLOGY	32,510	32,510
022	0603273F	SCIENCE & TECHNOLOGY FOR NUCLEAR RE-ENTRY SYSTEMS	70,321	70,321
023 024	0603444F 0603456F	MAUI SPACE SURVEILLANCE SYSTEM (MSSS)HUMAN EFFECTIVENESS ADVANCED TECHNOLOGY DEVELOP-	2 15,593	2 15,593
0.01	00001001	MENT.	10,000	10,000
025	0603601F	CONVENTIONAL WEAPONS TECHNOLOGY	132,311	132,311
026	0603605F	ADVANCED WEAPONS TECHNOLOGY	102,997	92,997
0.02	oconcoo#	Excessive cost growth	// /00	[-10,000]
027	0603680F	MANUFACTURING TECHNOLOGY PROGRAM High accuracy robotics	44,422	46,922 [2,500]
028	0603788F	BATTLESPACE KNOWLEDGE DEVELOPMENT AND DEMONSTRA-	37,779	40,279
		TION.	,	
000	0008/40E	Modeling and simulation conversion software	2.00=	[2,500]
029	0207412 F	CONTROL AND REPORTING CENTER (CRC) SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT	2,005 891,376	2,005 872,376
			,	,
		ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES		
030	0603036F	MODULAR ADVANCED MISSILE	105,238	0
	_	Program decrease		[-105,238]
031 032	0603260F	INTELLIGENCE ADVANCED DEVELOPMENT COMBAT IDENTIFICATION TECHNOLOGY	6,237	6,237
033	0603742F 0603790F	NATO RESEARCH AND DEVELOPMENT	21,298 2,208	21,298 2,208
034	0603851F	INTERCONTINENTAL BALLISTIC MISSILE—DEM/VAL	45,319	45,319
035	0604001F	NC3 ADVANCED CONCEPTS	10,011	10,011
037	0604003F	ADVANCED BATTLE MANAGEMENT SYSTEM (ABMS)	500,575	500,575
038	0604004F	ADVANCED ENGINE DEVELOPMENT	595,352	595,352
039	0604005 F	NC3 COMMERCIAL DEVELOPMENT & PROTOTYPING	78,799	78,799
040	0604006F	DEPT OF THE AIR FORCE TECH ARCHITECTURE Technical realignment	2,620	0 [-2,620]
041	0604007F	E-7	681,039	[-2,620] 718,239
		Rapid Prototyping	,000	[37,200]
042	0604009F	AFWERX PRIME	83,336	88,336
		Agility Prime		[5,000]
043	0604015F	LONG RANGE STRIKE—BOMBER	2,984,143	2,984,143
044 045	0604025F 0604032F	RAPID DEFENSE EXPERIMENTATION RESERVE (RDER) DIRECTED ENERGY PROTOTYPING	154,300 1,246	154,300 1,246
シナノ	JUUTUUSE	HYPERSONICS PROTOTYPING	1,240	1,240

Line	Program Element	Item	FY 2024 Request	House Authorized
		Air-Launched Rapid Response Weapon (ARRW)		[-150,340
047	0604183F	HYPERSONICS PROTOTYPING—HYPERSONIC ATTACK CRUISE MISSILE (HACM).	381,528	401,528
0.40	0C04904E	HACM Production and Tooling Investment	10.041	[20,000
048 049	0604201F 0604257F	PNT RESILIENCY, MODS, AND IMPROVEMENTSADVANCED TECHNOLOGY AND SENSORS	18,041 27,650	18,041 27,650
050	0604287F	SURVIVABLE AIRBORNE OPERATIONS CENTER (SAOC)	888,829	888,829
051	0604317F	TECHNOLOGY TRANSFER	26,638	26,638
052	0604327 F	HARD AND DEEPLY BURIED TARGET DEFEAT SYSTEM (HDBTDS) PROGRAM.	19,266	19,266
053	0604414F	CYBER RESILIENCY OF WEAPON SYSTEMS-ACS	37,121	37,121
054	0604534F	ADAPTIVE ENGINE TRANSITION PROGRAM (AETP)		588,400
0.55	oco teccoTI	Technology Maturation and Risk Reduction	PP 00.0	[588,400
$055 \\ 056$	0604668 F 0604776 F	JOINT TRANSPORTATION MANAGEMENT SYSTEM (JTMS) DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D	37,026 31,833	37,026 31,835
057	0604858F	TECH TRANSITION PROGRAM	210,806	235,476
		Technical realignment	,	[24,670
058	0604860F	OPERATIONAL ENERGY AND INSTALLATION RESILIENCE	46,305	46,305
059	0605164F	AIR REFUELING CAPABILITY MODERNIZATION	19,400	19,400
061	0207110F	NEXT GENERATION AIR DOMINANCE	2,326,128	1,775,528
0.00	oooraroH	Project 646007: Program deferment	440.000	[-550,600]
062	0207179 F	AUTONOMOUS COLLABORATIVE PLATFORMS Project 647123: Air-Air Refueling TMRR	118,826	176,013 [75,000
		Technical realignment		[-17,815
063	0207420 F	COMBAT IDENTIFICATION	1,902	1,902
064	0207455F	THREE DIMENSIONAL LONG-RANGE RADAR (3DELRR)	19,763	19,765
065	0207522F	AIRBASE AIR DEFENSE SYSTEMS (ABADS)	78,867	78,867
066	0208030F	WAR RESERVE MATERIEL—AMMUNITION	8,175	8,175
068	0305236F	COMMON DATA LINK EXECUTIVE AGENT (CDL EA)	25,157	25,157
069	0305601F	MISSION PARTNER ENVIRONMENTS	17,727	17,727
072 073	0708051F 0808737F	RAPID SUSTAINMENT MODERNIZATION (RSM)INTEGRATED PRIMARY PREVENTION	43,431 9,364	43,431 9,364
074	0901410F	CONTRACTING INFORMATION TECHNOLOGY SYSTEM	28,294	28,294
075	1206415 F	U.S. SPACE COMMAND RESEARCH AND DEVELOPMENT SUP- PORT.	14,892	14,892
075A	0605057F	NEXT GENERATION AIR-REFUELING SYSTEM Technical realignment		7,928 [7,928
075B	99999999	FLEXIBLE TRANSITION PATHWAY Pilot program		10,000 [10,000]
		SUBTOTAL ADVANCED COMPONENT DEVELOPMENT AND PROTOTYPES.	9,859,030	9,800,617
076	0604200 F	SYSTEM DEVELOPMENT AND DEMONSTRATION FUTURE ADVANCED WEAPON ANALYSIS & PROGRAMS	9,757	34,757
		RAACM	.,	[15,000
		Stand-Off Attack Weapon Technology		[10,000
077	0604201F	PNT RESILIENCY, MODS, AND IMPROVEMENTS	163,156	163,156
078	0604222F	NUCLEAR WEAPONS SUPPORT	45,884	45,884
079	0604270F	ELECTRONIC WARFARE DEVELOPMENT	13,804	13,804
080	0604281F	TACTICAL DATA NETWORKS ENTERPRISE Technical realignment	74,023	79,023
081	0604287F	PHYSICAL SECURITY EQUIPMENT	10,605	[5,000 10,605
082	0604602F	ARMAMENT/ORDNANCE DEVELOPMENT	5,918	5,918
083	0604604F	SUBMUNITIONS	3,345	3,345
084	0604617F	AGILE COMBAT SUPPORT	21,967	21,967
085	0604706F	LIFE SUPPORT SYSTEMS	39,301	39,301
086	0604735F	COMBAT TRAINING RANGES	152,569	152,569
087	0604932 F	LONG RANGE STANDOFF WEAPON	911,406	891,406
000	0604022 F	Technical realignment ICBM FUZE MODERNIZATION	71,732	[-20,000
088 089	0604933 F 0605030 F	JOINT TACTICAL NETWORK CENTER (JTNC)	2,256	71,732 2,256
090	0605030F	JOINT TACTICAL NETWORK (JTN)	452	452
091	0605056F	OPEN ARCHITECTURE MANAGEMENT	36,582	36,582
092	0605057F	NEXT GENERATION AIR-REFUELING SYSTEM Technical realignment	7,928	[-7,928
093	0605223F	ADVANCED PILOT TRAINING Program delay	77,252	65,652 [-11,600
094	0605229F	HH-60W	48,268	48,268
095	0605238F	GROUND BASED STRATEGIC DETERRENT EMD Technical realignment	3,746,935	3,739,285 [-7,650
	0207171F	F-15 EPAWSS	13,982	13,982
096	0207279F	ISOLATED PERSONNEL SURVIVABILITY AND RECOVERY	56,225	56,225
097		STAND IN ATTACK WEAPON	298,585	298,585
097 098	0207328F	FULL COMPAT MISSION TRAINING	ウェロツ	
097	0207328F 0207701F	FULL COMBAT MISSION TRAINING	7,597	
097 098	0207701F	Airborne Augmented Reality for Pilot Training		[10,000
097 098 099			7,597 2,006 30,000	17,597 [10,000] 2,006 30,000

	Program Element	Item	FY 2024 Request	House Authorized
104	0401319 F	VC-25B	490,701	433,701
		Excess to Need	,	[-57,000]
105	0701212 F	AUTOMATED TEST SYSTEMS	12,911	12,911
106	0804772F 0102417F	TRAINING DEVELOPMENTS OVER-THE-HORIZON BACKSCATTER RADAR	1,922	1,922
106A	0102417 F	OVER-THE-HORIZON BACKSCATTER RADAR Technical realignment		428,754 [428,754]
		SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION.	6,481,731	6,846,307
		MANAGEMENT SUPPORT		
107	0604256F	THREAT SIMULATOR DEVELOPMENT	16,626	16,626
108	0604759F	MAJOR T&E INVESTMENT	31,143	31,143
109 110	0605101 F 0605502 F	RAND PROJECT AIR FORCE SMALL BUSINESS INNOVATION RESEARCH	38,398	38,398
111	0605712F	INITIAL OPERATIONAL TEST & EVALUATION	1,466 13,736	1,466 13,736
112	0605807F	TEST AND EVALUATION SUPPORT	913,213	946,026
		Technical realignment		[32,813]
113	0605827F	ACQ WORKFORCE- GLOBAL VIG & COMBAT SYS	317,901	317,901
114	0605828F	ACQ WORKFORCE- GLOBAL REACH	541,677	545,677
115	ocozoon#	Aircraft Cannon Digital Modeling	554.049	[4,000]
115	0605829 F	ACQ WORKFORCE- CYBER, NETWORK, & BUS SYS Technical realignment	551,213	536,513 [-14,700]
117	0605831F	ACQ WORKFORCE- CAPABILITY INTEGRATION	243,780	273,780
		Technical realignment	,	[30,000]
118	0605832F	ACQ WORKFORCE- ADVANCED PRGM TECHNOLOGY	109,030	77,030
		Technical realignment		[-32,000]
119	0605833F	ACQ WORKFORCE- NUCLEAR SYSTEMS	336,788	336,788
120	0605898F	MANAGEMENT HQ—R&D	5,005	6,705
121	0605976F	Technical realignment FACILITIES RESTORATION AND MODERNIZATION—TEST AND EVALUATION SUPPORT.	87,889	[1,700] 87,889
122	0605978F	FACILITIES SUSTAINMENT—TEST AND EVALUATION SUPPORT	35,065	35,065
123	0606017F	REQUIREMENTS ANALYSIS AND MATURATION	89,956	89,956
124	0606398F	MANAGEMENT HQ—T&E	7,453	7,453
126	0303255F	COMMAND, CONTROL, COMMUNICATION, AND COMPUTERS (C4)—STRATCOM. NC3 STRATCOM.	20,871	30,871
127	0308602F	ENTEPRISE INFORMATION SERVICES (EIS)	100,357	[10,000] 100,357
128	0702806F	ACQUISITION AND MANAGEMENT SUPPORT	20,478	20,478
129	0804731F	GENERAL SKILL TRAINING	796	796
132	1001004F	INTERNATIONAL ACTIVITIES SUBTOTAL MANAGEMENT SUPPORT	3,917 3,486,758	3,917 3,518,571
		OPERATIONAL SYSTEM DEVELOPMENT		
134	0604233F	SPECIALIZED UNDERGRADUATE FLIGHT TRAINING	41,464	41,464
135	0604283F	BATTLE MGMT COM & CTRL SENSOR DEVELOPMENT	40,000	5,000
400	0004448	ARSR-4 Replacement Hawai'i Radar		
136	0604445F	THE TAIL OF THE CONTROL OF THE CONTR		[-35,000]
	0C04C17F	WIDE AREA SURVEILLANCE	8,018	8,018
137	0604617F 0604840F	AGILE COMBAT SUPPORT	5,645	8,018 5,645
	0604617 F 0604840 F			8,018
137		AGILE COMBAT SUPPORT F-35 C2D2	5,645	8,018 5,645 1,185,268
137		AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B4 Unplanned cost growth	5,645	8,018 5,645 1,185,268 [-10,000] [-5,000]
137 139 140	0604840 F 0605018 F	AGILE COMBAT SUPPORT	5,645 1,275,268 40,203	8,018 5,645 1,185,268 [-10,000] [-5,000] [-75,000] 40,203
137 139 140 141	0604840F 0605018F 0605024F	AGILE COMBAT SUPPORT	5,645 1,275,268 40,203 49,613	8,018 5,645 1,185,268 [-10,000] [-5,000] [-75,000] 40,203 49,613
137 139 140 141 142	0604840F 0605018F 0605024F 0605117F	AGILE COMBAT SUPPORT	5,645 1,275,268 40,203 49,613 93,881	8,018 5,645 1,185,268 [-10,000] [-5,000] [-75,000] 40,203 49,613 93,881
137 139 140 141	0604840F 0605018F 0605024F	AGILE COMBAT SUPPORT	5,645 1,275,268 40,203 49,613	8,018 5,645 1,185,268 [-10,000] [-5,000] [-75,000] 40,203 49,613 93,881 11,536
137 139 140 141 142	0604840F 0605018F 0605024F 0605117F	AGILE COMBAT SUPPORT	5,645 1,275,268 40,203 49,613 93,881	8,018 5,645 1,185,268 [-10,000] [-5,000] [-75,000] 40,203 49,613 93,881
137 139 140 141 142	0604840F 0605018F 0605024F 0605117F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B4 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E Excess to need	5,645 1,275,268 40,203 49,613 93,881	8,018 5,645 1,185,268 [-10,000] [-5,000] [-75,000] 40,203 49,613 93,881 11,536 [-5,000]
137 139 140 141 142 143	0604840F 0605018F 0605024F 0605117F 0605278F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B4 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS	5,645 1,275,268 40,203 49,613 93,881 36,536	8,018 5,645 1,185,268 [-10,000] [-5,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] 22,910 921,832
137 139 140 141 142 143	0604840F 0605018F 0605024F 0605117F 0605278F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B4 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RBCAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays	5,645 1,275,268 40,203 49,613 93,881 36,536	8,018 5,645 1,185,268 [-10,000] [-5,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] 22,910 921,832 [-43,000]
137 139 140 141 142 143 144 145	0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B1 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays Technical realignment	5,645 1,275,268 40,203 49,613 93,881 36,536 22,910 950,815	8,018 5,645 1,185,268 [-10,000] [-5,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] 22,910 921,832 [-43,000] [14,017]
137 139 140 141 142 143	0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B3 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays Technical realignment AIR-LAUNCHED CRUISE MISSILE (ALCM)	5,645 1,275,268 40,203 49,613 93,881 36,536 22,910 950,815	8,018 5,645 1,185,268 [-10,000] [-75,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] 22,910 921,832 [-43,000] [14,017]
137 139 140 141 142 143 144 145	0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B1 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays Technical realignment	5,645 1,275,268 40,203 49,613 93,881 36,536 22,910 950,815	8,018 5,645 1,185,268 [-10,000] [-5,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] 22,910 921,832 [-43,000] [14,017]
137 139 140 141 142 143 144 145	0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TT-3/B3 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/IIC-130 RECAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays Technical realignment AIR-LAUNCHED CRUISE MISSILE (ALCM) B-18 SQUADRONS B-2 SQUADRONS MINUTEMAN SQUADRONS	5,645 1,275,268 40,203 49,613 93,881 36,536 22,910 950,815 290 12,619	8,018 5,645 1,185,268 [-10,000] [-5,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] 22,910 921,832 [-43,000] [14,017] 290 12,619
137 139 140 141 142 143 144 145 146 147 148	0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F 0101122F 0101126F 0101127F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B1 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays Technical realignment AIR-LAUNCHED CRUISE MISSILE (ALCM) B-18 SQUADRONS B-2 SQUADRONS B-2 SQUADRONS B-2 SQUADRONS MINUTEMAN SQUADRONS Legacy Weapons Software Translation/Modernization	5,645 1,275,268 40,203 49,613 93,881 36,536 22,910 950,815 290 12,619 87,623	8,018 5,645 1,185,268 [-10,000] [-5,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] 22,910 921,832 [-43,000] [14,017] 290 12,619 87,623 43,237 [5,000]
137 139 140 141 142 143 144 145 146 147 148 149	0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F 0101122F 0101126F 0101127F 0101213F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B3 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays Technical realignment AIR-LAUNCHED CRUISE MISSILE (ALCM) B-4B SQUADRONS B-2 SQUADRONS B-2 SQUADRONS MINUTEMAN SQUADRONS Legacy Weapons Software Translation/Modernization Multi-Domain Command and Control Tool	5,645 1,275,268 40,203 49,613 93,881 36,536 22,910 950,815 290 12,619 87,623 33,237	8,018 5,645 1,185,268 [-10,000] [-75,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] 22,910 921,832 [-43,000] [14,017] 290 12,619 87,623 43,337 [5,000] [5,000]
137 139 140 141 142 143 144 145 146 147 148 149	0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F 0101122F 0101126F 0101127F 0101213F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B4 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays Technical realignment AIR-LAUNCHED CRUISE MISSILE (ALCM) B-18 SQUADRONS B-2 SQUADRONS B-2 SQUADRONS MINUTEMAN SQUADRONS Legacy Weapons Software Translation/Modernization Multi-Domain Command and Control Tool WORLDWIDE JOINT STRATEGIC COMMUNICATIONS	5,645 1,275,268 40,203 49,613 93,881 36,536 22,910 950,815 290 12,619 87,623 33,237	8,018 5,645 1,185,268 [-10,000] [-5,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] [22,910 921,832 [-43,000] [14,017] 290 12,619 87,623 43,237 [5,000] [5,000] 24,653
137 139 140 141 142 143 144 145 146 147 148 149	0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F 0101122F 0101126F 0101127F 0101213F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B4 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RBCAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays Technical realignment AIR-LAUNCHED CRUISE MISSILE (ALCM) B-1B SQUADRONS B-2 SQUADRONS MINUTEMAN SQUADRONS Legacy Weapons Software Translation/Modernization Multi-Domain Command and Control Tool WORLDWIDE JOINT STRATEGIC COMMUNICATIONS SERVICE SUPPORT TO STRATEGIC COMMUNICATIONS	5,645 1,275,268 40,203 49,613 93,881 36,536 22,910 950,815 290 12,619 87,623 33,237 24,653 7,562	8,018 5,645 1,185,268 [-10,000] [-5,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] [22,910 921,832 [-43,000] [14,017] 290 12,619 87,623 43,237 [5,000] [5,000] 24,653 7,562
137 139 140 141 142 143 144 145 146 147 148 149	0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F 0101122F 0101126F 0101127F 0101213F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B4 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays Technical realignment AIR-LAUNCHED CRUISE MISSILE (ALCM) B-18 SQUADRONS B-2 SQUADRONS B-2 SQUADRONS MINUTEMAN SQUADRONS Legacy Weapons Software Translation/Modernization Multi-Domain Command and Control Tool WORLDWIDE JOINT STRATEGIC COMMUNICATIONS	5,645 1,275,268 40,203 49,613 93,881 36,536 22,910 950,815 290 12,619 87,623 33,237	8,018 5,645 1,185,268 [-10,000] [-5,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] [22,910 921,832 [-43,000] [14,017] 290 12,619 87,623 43,237 [5,000] [5,000] 24,653
137 139 140 141 142 143 144 145 146 147 148 149 150 151 153	0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F 0101122F 0101126F 0101127F 0101213F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B4 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HC/MC-130 RECAP RDT&E Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays Technical realignment AIR-LAUNCHED CRUISE MISSILE (ALCM) B-18 SQUADRONS B-2 SQUADRONS MINUTEMAN SQUADRONS Legacy Weapons Software Translation/Modernization Multi-Domain Command and Control Tool WORLDWIDE JOINT STRATEGIC COMMUNICATIONS SERVICE SUPPORT TO STRATCOM—GLOBAL STRIKE ICBM REENTRY VEHICLES MH-139A REGION/SECTOR OPERATION CONTROL CENTER MODERNIZA- TION PROGRAM.	5,645 1,275,268 40,203 49,613 93,881 36,536 22,910 950,815 290 12,619 87,623 33,237 24,653 7,562 475,415	8,018 5,645 1,185,268 [-10,000] [-5,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] 22,910 921,832 [-43,000] [14,017] 290 12,619 87,623 43,237 [5,000] [5,000] 24,653 7,562 475,415
137 139 140 141 142 143 144 145 146 147 148 149 150 151 153 155	0604840F 0605018F 0605024F 0605117F 0605278F 0606018F 0101113F 0101122F 0101126F 0101127F 0101213F	AGILE COMBAT SUPPORT F-35 C2D2 Program decrease Technical realignment TR-3/B3 Unplanned cost growth AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS) ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY FOREIGN MATERIEL ACQUISITION AND EXPLOITATION HCMC-130 RECAP RDTEE Excess to need Program decrease NC3 INTEGRATION B-52 SQUADRONS Scheduling delays Technical realignment AIR-LAUNCHED CRUISE MISSILE (ALCM) B-4B SQUADRONS B-2 SQUADRONS MINUTEMAN SQUADRONS Legacy Weapons Software Translation/Modernization Multi-Domain Command and Control Tool WORLDWIDE JOINT STRATEGIC COMMUNICATIONS SERVICE SUPPORT TO STRATCOM—GLOBAL STRIKE ICBM REENTRY VEHICLES MIH-139A REGION/SECTOR OPERATION CONTROL CENTER MODERNIZA-	5,645 1,275,268 40,203 49,613 93,881 36,536 22,910 950,815 290 12,619 87,623 33,237 24,653 7,562 475,415 25,737	8,018 5,645 1,185,268 [-10,000] [-5,000] 40,203 49,613 93,881 11,536 [-5,000] [-20,000] 22,910 921,832 [-43,000] [14,017] 290 12,619 87,623 43,237 [5,000] 24,653 7,562 475,415 25,737

Line	Program Element	Item	FY 2024 Request	House Authorized
		Technical realignment	_	[-428,754
159	0202834F	VEHICLES AND SUPPORT EQUIPMENT—GENERAL	15,498	19,498
		Technical realignment		[4,000]
160	0205219 F	MQ-9 UAV	81,123	81,123
161 162	0205671F 0207040F	JOINT COUNTER RCIED ELECTRONIC WARFARE	2,303 7,312	2,303 7,312
164	0207040F 0207133F	F-16 SQUADRONS	98,633	139,233
101	0.2071001	IVEWS restoration	00,000	[40,600]
165	0207134F	F-15E SQUADRONS	50,965	50,965
166	0207136F	MANNED DESTRUCTIVE SUPPRESSION	16,543	16,543
167	0207138F	F-22A SQUADRONS	725,889	740,889
1.00	00084 (OF	Cyber Resiliency	02 204	[15,000]
168	0207142 F	F-35 SQUADRONS Operational Test Data Sharing	97,231	107,231 [10,000]
169	0207146F	F-15EX	100,006	100,006
170	0207161F	TACTICAL AIM MISSILES	41,958	41,958
171	0207163F	ADVANCED MEDIUM RANGE AIR-TO-AIR MISSILE (AMRAAM)	53,679	53,679
172	0207227F	COMBAT RESCUE—PARARESCUE	726	726
173	0207238F	E-11A	64,888	64,888
174	0207247F	AF TENCAP	25,749	25,749
175 176	0207249 F 0207253 F	PRECISION ATTACK SYSTEMS PROCUREMENTCOMPASS CALL	11,872	11,872
177	0207253F 0207268F	AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM	66,932 55,223	66,932 65,223
1//	02072001	Additive manufacturing expansion	55,225	[10,000]
178	0207325F	JOINT AIR-TO-SURFACE STANDOFF MISSILE (JASSM)	132,937	132,937
179	0207327F	SMALL DIAMETER BOMB (SDB)	37,518	49,518
		GLSDB Maritime Seeker		[12,000]
180	0207410F	AIR & SPACE OPERATIONS CENTER (AOC)	72,059	72,059
181	0207412F	CONTROL AND REPORTING CENTER (CRC)AFSPECWAR—TACP	17,498	17,498
183 185	0207418 F 0207431 F	COMBAT AIR INTELLIGENCE SYSTEM ACTIVITIES	2,106 72,010	2,106 72,010
186	0207431F 0207438F	THEATER BATTLE MANAGEMENT (TBM) C4I	6,467	6,467
187	0207439 F	ELECTRONIC WARFARE INTEGRATED REPROGRAMMING (EWIR)	10,388	10,388
188	0207444F	TACTICAL AIR CONTROL PARTY-MOD	10,060	10,060
189	0207452F	DCAPES	8,233	8,233
190	0207521F	AIR FORCE CALIBRATION PROGRAMS	2,172	2,172
192	0207573F	NATIONAL TECHNICAL NUCLEAR FORENSICS	2,049	2,049
193	0207590F	SEEK EAGLEWARGAMING AND SIMULATION CENTERS	33,478	33,478
195 197	0207605F 0207697F	DISTRIBUTED TRAINING AND EXERCISES	11,894 3,811	11,894 3,811
198	0208006F	MISSION PLANNING SYSTEMS	96,272	96,272
199	0208007F	TACTICAL DECEPTION	26,533	26,533
201	0208087F	DISTRIBUTED CYBER WARFARE OPERATIONS	50,122	50,122
202	0208088F	AF DEFENSIVE CYBERSPACE OPERATIONS	113,064	113,064
208	0208288F	INTEL DATA APPLICATIONS	967	967
209	0301025F	GEOBASE	1,514	1,514
211 218	0301113 F 0301401 F	CYBER SECURITY INTELLIGENCE SUPPORTAF MULTI-DOMAIN NON-TRADITIONAL ISR BATTLESPACE	8,476 2,890	8,476 2,890
210	0301401F	AWARENESS.	2,030	2,090
219	0302015 F	E-4B NATIONAL AIRBORNE OPERATIONS CENTER (NAOC)	39,868	39,868
220	0303004F	EIT CONNECT	32,900	32,900
221	0303089F	CYBERSPACE OPERATIONS SYSTEMS	4,881	4,881
222	0303131F	MINIMUM ESSENTIAL EMERGENCY COMMUNICATIONS NET-	33,567	33,567
		WORK (MEECN).		
223	0303133F	HIGH FREQUENCY RADIO SYSTEMS	40,000	40,000
224 226	0303140F 0303248F	INFORMATION SYSTEMS SECURITY PROGRAMALL DOMAIN COMMON PLATFORM	95,523 71,296	95,523 56,296
220	03032401	Insufficient justification	71,230	[-15,000]
227	0303260 F	JOINT MILITARY DECEPTION INITIATIVE	4,682	4,682
228	0304100F	STRATEGIC MISSION PLANNING & EXECUTION SYSTEM (SMPES)	64,944	64,944
230	0304260F	AIRBORNE SIGINT ENTERPRISE	108,947	108,947
231	0304310F	COMMERCIAL ECONOMIC ANALYSIS	4,635	4,635
234	0305015 F	C2 AIR OPERATIONS SUITE—C2 INFO SERVICES	13,751	13,751
235 236	0305020F 0305022F	CCMD INTELLIGENCE INFORMATION TECHNOLOGY	1,660	1,660
237	0305022F 0305099F	ISR MODERNIZATION & AUTOMATION DVMT (IMAD)GLOBAL AIR TRAFFIC MANAGEMENT (GATM)	18,680 5,031	18,680 5,031
238	0305103F	CYBER SECURITY INITIATIVE	301	301
239	0305111F	WEATHER SERVICE	26,329	26,329
240	0305114F	AIR TRAFFIC CONTROL, APPROACH, AND LANDING SYSTEM (ATCALS).	8,751	8,751
241	0305116F	AERIAL TARGETS	6,915	6,915
244	0305128F	SECURITY AND INVESTIGATIVE ACTIVITIES	352	352
245	0305146F	DEFENSE JOINT COUNTERINTELLIGENCE ACTIVITIES	6,930	6,930
246	0305179F	INTEGRATED BROADCAST SERVICE (IBS)	21,588	21,588
247	0305202F	DRAGON U-2	16,842	16,842
248	0305206F	AIRBORNE RECONNAISSANCE SYSTEMS	43,158	43,158
249	0305207F 0305208F	MANNED RECONNAISSANCE SYSTEMS DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	14,330 88,854	14,330 88,854

Line	Program Element	Item	FY 2024 Request	House Authorized
251	0305220 F	RQ-4 UAV	1,242	1,242
252	0305221F	NETWORK-CENTRIC COLLABORATIVE TARGETING	12,496	12,496
253	0305238F	NATO AGS	2	.2
254 255	0305240F 0305600F	SUPPORT TO DCGS ENTERPRISE INTERNATIONAL INTELLIGENCE TECHNOLOGY AND ARCHITECTICHES.	31,589 15,322	31,589 15,322
256	0305881F	RAPID CYBER ACQUISITION	8,830	8,830
257	0305984F	PERSONNEL RECOVERY COMMAND & CTRL (PRC2)	2,764	2,764
258	0307577F	INTELLIGENCE MISSION DATA (IMD)	7,090	7,090
259	0401115 F	C-130 AIRLIFT SQUADRON	5,427	23,427
2.00	0.404440 T	C-130H Link-16 MIDS-JTR Terminal	20.502	[18,000]
260 261	0401119 F 0401130 F	C-5 AIRLIFT SQUADRONS (IF) C-17 AIRCRAFT (IF)	29,502	29,502 48,753
201	0401130F	C-17 AM Odernized High Frequency Radio	2,753	[16,000]
		C-17A Tactical Data Link		[30,000
262	0401132F	C-130J PROGRAM	19,100	69,400
		C-130J Global Secure Data and Voice Comm	,	[26,700]
		C-130J Tactical Data Link/BLOS Secure Data		[18,600
		Test and evaluate load alleviation components		[5,000
263	0401134F	LARGE AIRCRAFT IR COUNTERMEASURES (LAIRCM)	5,982	5,982
264	0401218F	KC-1358	51,105	51,105
265	0401318F	CV-22	18,127	18,127
266	0408011F	SPECIAL TACTICS / COMBAT CONTROL	9,198	9,198
268	0708610F	LOGISTICS INFORMATION TECHNOLOGY (LOGIT)	17,520	17,520
269	0801380F	AF LVC OPERATIONAL TRAINING (LVC-OT)	25,144	25,144
270	0804743F	OTHER FLIGHT TRAINING	2,265	2,265
272 273	0901202 F 0901218 F	JOINT PERSONNEL RECOVERY AGENCYCIVILIAN COMPENSATION PROGRAM	2,266	2,266 4,006
274	0901216F 0901220F	PERSONNEL ADMINISTRATION	4,006 3,078	3,078
275	0901226F	AIR FORCE STUDIES AND ANALYSIS AGENCY	5,309	5,309
276	0901538F	FINANCIAL MANAGEMENT INFORMATION SYSTEMS DEVELOP- MENT.	4,279	4,279
277	0901554F	DEFENSE ENTERPRISE ACNTNG AND MGT SYS (DEAMS)	45,925	45,925
278	1202140F	SERVICE SUPPORT TO SPACECOM ACTIVITIES	9,778	9,778
279A	9999999999	CLASSIFIED PROGRAMS	16,814,245	16,799,508
		Program justification review SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	23,829,283	[-14,737] 23,442,709
		RESEARCH, DEVELOPMENT, TEST, AND EVALUATION, SPACE FORCE APPLIED RESEARCH		
004	1206601SF	SPACE TECHNOLOGY	206,196	286,584
		Advanced Analog Microelectronics		[5,000]
		Technical realignment		[72,888]
		University Consortium for Space Technology	206,196	[2,500] 286,584
005	1206310 SF	ADVANCED TECHNOLOGY DEVELOPMENT SPACE SCIENCE AND TECHNOLOGY RESEARCH AND DEVELOP-	472,493	494,002
		MENT. Defense In Depth as Mission Assurance Spacecraft—Multilevel Secu-		[10,000
		rity. Technical realignment		[11,509]
006	1206616SF	SPACE ADVANCED TECHNOLOGY DEVELOPMENT/DEMO Technical realignment	110,033	150,033 [40,000]
			582,526	
0.02		SUBTOTAL ADVANCED TECHNOLOGY DEVELOPMENT		644,035
007 008	0.00 1000 000	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES	0.40	
	06040028F	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCH	849	849
008	0604002SF 1203010SF	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCHSPACE FORCE IT, DATA ANALYTICS, DIGITAL SOLUTIONS	849 61,723	849 51,723
009		ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCH		849 51,723 [-10,000]
	1203010SF	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCHSPACE FORCE IT, DATA ANALYTICS, DIGITAL SOLUTIONSProgram decreaseNAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIPMENT)	61,723	849 51,723 [-10,000]
009	12030108F 12031648F	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCH	61,723 353,807	849 51,723 [-10,000] 353,807 95,541
009 010	12030108F 12031648F 12036228F	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCH SPACE FORCE IT, DATA ANALYTICS, DIGITAL SOLUTIONS Program decrease NAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIPMENT) (SPACE). SPACE WARFIGHTING ANALYSIS	61,723 353,807 95,541	849 51,723 [-10,000] 353,807
009 010 011	12030108F 12031648F 12036228F 12037108F	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCH SPACE FORCE IT, DATA ANALYTICS, DIGITAL SOLUTIONS Program decrease NAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIPMENT) (SPACE). SPACE WARFIGHTING ANALYSIS EO/IR WEATHER SYSTEMS	61,723 353,807 95,541 95,615	849 51,723 [-10,000 353,807 95,541 95,615 2,081,307
009 010 011 013	12030108F 12031648F 12036228F 12037108F 12064108F	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCH	61,723 353,807 95,541 95,615 2,081,307	849 51,723 [-10,000 353,807 95,541 95,615 2,081,307 105,948
009 010 011 013 016	1203010SF 1203164SF 1203622SF 1203710SF 1206410SF 1206427SF 1206438SF	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCH SPACE FORCE IT, DATA ANALYTICS, DIGITAL SOLUTIONS Program decrease NAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIPMENT) (SPACE). SPACE WARFIGHTING ANALYSIS EO/IR WEATHER SYSTEMS SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING SPACE SYSTEMS PROTOTYPE TRANSITIONS (SSPT) Technical realignment SPACE CONTROL TECHNOLOGY	61,723 353,807 95,541 95,615 2,081,307	849 51,723 [-10,000, 353,807 95,541 95,615 2,081,307 105,948
009 010 011 013 016	1203010SF 1203164SF 1203622SF 1203710SF 1206410SF 1206427SF	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCH SPACE FORCE IT, DATA ANALYTICS, DIGITAL SOLUTIONS Program decrease NAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIPMENT) (SPACE). SPACE WARFIGHTING ANALYSIS EO/IR WEATHER SYSTEMS SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING SPACE SYSTEMS PROTOTYPE TRANSITIONS (SSPT) Technical realignment SPACE CONTROL TECHNOLOGY TECH TRANSITION (SPACE)	61,723 353,807 95,541 95,615 2,081,307 145,948	849 51,723 [-10,000, 353,807 95,541 95,615 2,081,307 105,948 [-40,000,
009 010 011 013 016 017 018 019	12031048F 12031648F 12036328F 12037108F 12064108F 12064278F 12064388F 12064588F 12067308F	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCH	61,723 353,807 95,541 95,615 2,081,307 145,948 58,374 164,649 59,784	849 51,723 [-10,000 353,807 95,541 95,615 2,081,307 105,948 [-40,000 58,374 164,649 59,784
009 010 011 013 016 017 018 019 020	1203010SF 1203164SF 1203622SF 1203710SF 1206410SF 1206427SF 1206438SF 1206438SF 1206730SF 1206760SF	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCH SPACE FORCE IT, DATA ANALYTICS, DIGITAL SOLUTIONS Program decreuse NAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIPMENT) (SPACE). SPACE WARFIGHTING ANALYSIS EO/IR WEATHER SYSTEMS SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING SPACE SYSTEMS PROTOTYPE TRANSITIONS (SSPT) Technical realignment SPACE CONTROL TECHNOLOGY TECH TRANSITION (SPACE) SPACE SECURITY AND DEFENSE PROGRAM PROTECTED TACTICAL ENTERPRISE SERVICE (PTES)	61,723 353,807 95,541 95,615 2,081,307 145,948 58,374 164,649 59,784 76,554	849 51,723 [-10,000, 353,807 95,541 95,615 2,081,307 105,948 [-40,000, 58,374 164,649 59,784 76,554
009 010 011 013 016 017 018 019	12031048F 12031648F 12036328F 12037108F 12064108F 12064278F 12064388F 12064588F 12067308F	ADVANCED COMPONENT DEVELOPMENT AND PROTO- TYPES SPACE FORCE WEATHER SERVICES RESEARCH	61,723 353,807 95,541 95,615 2,081,307 145,948 58,374 164,649 59,784	849 51,723 [-10,000] 353,807 95,541 95,615 2,081,307 105,948 [-40,000] 58,374 164,649 59,784

	Program Element	Item	FY 2024 Request	House Authorized
023	1206857SF	SPACE RAPID CAPABILITIES OFFICE	12,036	22,036
		Machine Learning Techniques for Radio Frequency (RF) Signal Mon-		[10,000]
		itoring and Interference Detection.		
024	1206862SF	TACTICALLY RESPONSE SPACE	30,000	50,000
		Program increase SUBTOTAL ADVANCED COMPONENT DEVELOPMENT	4,229,146	[20,000] 4,209,146
		AND PROTOTYPES.	1,220,110	1,200,110
		SYSTEM DEVELOPMENT AND DEMONSTRATION		
0.25	12032698F	GPS III FOLLOW-ON (GPS IIIF)	308,999	308,999
027	1206421SF	COUNTERSPACE SYSTEMS	36,537	36,537
0.28	1206422SF	WEATHER SYSTEM FOLLOW-ON	79,727	79,727
029	1206425SF	SPACE SITUATION AWARENESS SYSTEMS	372,827	372,827
030	1206431SF 1206432SF	ADVANCED EHF MILSATCOM (SPACE)	4,068	4,068
031 032	12064328F 12064338F	POLAR MILSATCOM (SPACE)WIDEBAND GLOBAL SATCOM (SPACE)	73,757	73,757 49,445
033	1206440SF	NEXT-GEN OPIR—GROUND	49,445 661,367	661,367
034	1206442SF	NEXT GENERATION OPIR	222,178	222,178
035	1206443SF	NEXT-GEN OPIR—GEO	719,731	719,731
036	1206444SF	NEXT-GEN OPIR—POLAR	1,013,478	1,013,478
037	1206445SF	COMMERCIAL SATCOM (COMSATCOM) INTEGRATION	73,501	73,501
038	12064468F	RESILIENT MISSILE WARNING MISSILE TRACKING—LOW	1,266,437	1,519,222
		EARTH ORBIT (LEO).		fara mari
039	1206447SF	Technical realignment RESILIENT MISSILE WARNING MISSILE TRACKING—MEDIUM	£20.000	[252,785]
039	1200447SF	EARTH ORBIT (MEO).	538,208	790,992
		Technical realignment		[252,784]
040	1206448SF	RESILIENT MISSILE WARNING MISSILE TRACKING—INTE-	505,569	0
		GRATED GROUND SEGMENT.	,	
		Technical realignment		[-505,569]
041	12068538F	NATIONAL SECURITY SPACE LAUNCH PROGRAM (SPACE)—EMD	82,188	92,188
		Launch capability development		[10,000]
		SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION.	6,008,017	6,018,017
		ON STREET		
0.10	400000000F	MANAGEMENT SUPPORT	0.700	0.500
043	1203622SF	SPACE WARFIGHTING ANALYSIS	3,568	3,568
046	12063928F	ACQ WORKFORCE—SPACE & MISSILE SYSTEMS Technical realignment	258,969	276,500
047	1206398SF	SPACE & MISSILE SYSTEMS CENTER—MHA	13,694	[17,531] 15,053
047	1200033001	Technical realignment	10,034	[1,359]
048	1206601SF	SPACE TECHNOLOGY	91,778	0
		Technical realignment	,,,,,	[-91,778]
049	1206759SF	MAJOR T&E INVESTMENT—SPACE	146,797	146,797
050	1206860SF	ROCKET SYSTEMS LAUNCH PROGRAM (SPACE)	18,023	18,023
	1000000491			10,000
052	1206864SF	SPACE TEST PROGRAM (STP)	30,192	30,192
052	12000048F	SPACE TEST PROGRAM (STP) SUBTOTAL MANAGEMENT SUPPORT		
052	12000048F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT	30,192	30,192
052 055	1203001SF	SUBTOTAL MANAGEMENT SUPPORT	30,192	30,192
055 056	1203001SF 1203040SF	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE	30,192 563,021 91,369 76,003	30,192 490,133 91,369 76,003
055 056 057	12030018F 12030408F 12031098F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS	30,192 563,021 91,369 76,003 230,785	30,192 490,133 91,369 76,003 230,785
055 056 057 058	1203001SF 1203040SF 1203109SF 1203110SF	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE)	30,192 563,021 91,369 76,003 230,785 86,465	30,192 490,133 91,369 76,003 230,785 86,465
055 056 057 058 059	12030018F 12030408F 12031098F 12031108F 12031548F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS	30,192 563,021 91,369 76,003 230,785 86,465 243,036	30,192 490,133 91,369 76,003 230,785 86,465 243,036
055 056 057 058 059 061	12030018F 12030408F 12031098F 12031108F 12031548F 12031738F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS SPACE AND MISSILE TEST AND EVALUATION CENTER	30,192 563,021 91,369 76,003 230,785 86,465 243,036 22,039	30,192 490,133 91,369 76,003 230,785 86,465 243,036 22,039
055 056 057 058 059	12030018F 12030408F 12031098F 12031108F 12031548F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS	30,192 563,021 91,369 76,003 230,785 86,465 243,036	30,192 490,133 91,369 76,003 230,785 86,465 243,036
055 056 057 058 059 061	12030018F 12030408F 12031098F 12031108F 12031548F 12031738F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS SPACE AND MISSILE TEST AND EVALUATION CENTER SPACE INNOVATION, INTEGRATION AND RAPID TECHNOLOGY	30,192 563,021 91,369 76,003 230,785 86,465 243,036 22,039	30,192 490,133 91,369 76,003 230,785 86,465 243,036 22,039
055 056 057 058 059 061	12030018F 12030408F 12031098F 12031108F 12031548F 12031738F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS SPACE AND MISSILE TEST AND EVALUATION CENTER SPACE INNOVATION, INTEGRATION AND RAPID TECHNOLOGY DEVELOPMENT.	30,192 563,021 91,369 76,003 230,785 86,465 243,036 22,039	30,192 490,133 91,369 76,003 230,785 86,465 243,036 22,039 43,983
055 056 057 058 059 061 062	12030018F 12030408F 12031098F 12031108F 12031548F 12031738F 12031748F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS SPACE AND MISSILE TEST AND EVALUATION CENTER SPACE INNOVATION, INTEGRATION AND RAPID TECHNOLOGY DEVELOPMENT. Accelerating Space Operators Education and Experiential Learning SPACELIFT RANGE SYSTEM (SPACE) SPACE SUPERIORITY ISR	30,192 563,021 91,369 76,003 230,785 86,465 243,036 22,039 41,483	30,192 490,133 91,369 76,003 230,785 86,465 243,036 22,039 43,983
055 056 057 058 059 061 062 063 065 067	12030018F 12030408F 12031098F 12031108F 12031548F 12031738F 12031748F 12031828F 12033308F 12033308F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS SPACE AND MISSILE TEST AND EVALUATION CENTER SPACE INNOVATION, INTEGRATION AND RAPID TECHNOLOGY DEVELOPMENT. Accelerating Space Operators Education and Experiential Learning SPACELIFT RANGE SYSTEM (SPACE) SPACE SUPERIORITY ISR BALLISTIC MISSILE DEFENSE RADARS	30,192 563,021 91,369 76,003 230,785 86,465 243,036 22,039 41,483 11,175 28,730 20,752	30,192 490,133 91,369 76,003 230,785 86,465 243,036 22,039 43,983 [2,500] 11,175 28,730 20,752
055 056 057 058 059 061 062 063 065 067 068	12030018F 12030408F 12031098F 12031108F 120311548F 12031738F 12031748F 12031828F 12033308F 12038738F 12039068F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS SPACE AND MISSILE TEST AND EVALUATION CENTER SPACE INNOVATION, INTEGRATION AND RAPID TECHNOLOGY DEVELOPMENT. Accelerating Space Operators Education and Experiential Learning SPACELIFT RANGE SYSTEM (SPACE) SPACE SUPERIORITY ISR BALLISTIC MISSILE DEFENSE RADARS NCMC—TW/AA SYSTEM	30,192 563,021 91,369 76,003 230,785 86,465 243,036 22,039 41,483 11,175 28,730 20,752 25,545	30,192 490,133 91,369 76,003 230,785 86,465 243,036 22,039 43,983 [2,500] 11,175 28,730 20,752 25,545
055 056 057 058 059 061 062 063 065 067 068	12030018F 12030408F 12031098F 12031108F 12031548F 12031738F 12031748F 12031828F 12033308F 12038738F 12039068F 12039138F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND BATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS SPACE AND MISSILE TEST AND EVALUATION CENTER SPACE INNOVATION, INTEGRATION AND RAPID TECHNOLOGY DEVELOPMENT. Accelerating Space Operators Education and Experiential Learning SPACE SUPERIORITY ISR BALLISTIC MISSILE DEFENSE RADARS NCMC—TWAA SYSTEM NUDET DETECTION SYSTEM (SPACE)	30,192 563,021 91,369 76,003 230,785 86,465 243,036 22,039 41,483 11,175 28,730 20,752 25,545 93,391	30,192 490,133 91,369 76,003 230,785 86,465 243,036 22,039 43,983 [2,500] 11,175 28,730 20,752 25,545 93,391
055 056 057 058 059 061 062 063 065 067 068 069 070	12030018F 12030408F 12031098F 12031108F 12031548F 12031748F 12031748F 12031828F 12033308F 120393308F 1203968F 12039408F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS SPACE AND MISSILE TEST AND EVALUATION CENTER SPACE INNOVATION, INTEGRATION AND RAPID TECHNOLOGY DEVELOPMENT. Accelerating Space Operators Education and Experiential Learning SPACE SUPERIORITY ISR BALLISTIC MISSILE DEFENSE RADARS NCMC—TW/AA SYSTEM NUDET DETECTION SYSTEM (SPACE) SPACE SITUATION AWARENESS OPERATIONS	30,192 563,021 91,369 76,003 230,785 86,465 243,036 22,039 41,483 11,175 28,730 20,752 25,545 93,391 264,966	30,192 490,133 91,369 76,003 230,785 86,465 243,036 22,039 43,983 [2,500] 11,175 28,730 20,752 25,545 93,391 264,966
055 056 057 058 059 061 062 063 065 067 068	12030018F 12030408F 12031098F 12031108F 12031548F 12031738F 12031748F 12031828F 12033308F 12038738F 12039068F 12039138F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS SPACE AND MISSILE TEST AND EVALUATION CENTER SPACE INNOVATION, INTEGRATION AND RAPID TECHNOLOGY DEVELOPMENT. Accelerating Space Operators Education and Experiential Learning SPACE SUPERIORITY ISR BALLISTIC MISSILE DEFENSE RADARS NCMC—TWAA SYSTEM NUDET DETECTION SYSTEM (SPACE) SPACE SITUATION AWARENESS OPERATIONS GLOBAL POSITIONING SYSTEM III—OPERATIONAL CONTROL SEGMENT.	30,192 563,021 91,369 76,003 230,785 86,465 243,036 22,039 41,483 11,175 28,730 20,752 25,545 93,391	30,192 490,133 91,369 76,003 230,785 86,465 243,036 22,039 43,983 [2,500] 11,175 28,730 20,752 25,545 93,391
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055 056 057 058 059 061 062 063 065 067 068 069 070	12030018F 12030408F 12031098F 12031108F 12031738F 12031738F 12031748F 12031828F 12033308F 12038738F 12039068F 12039188F 12039408F 12039408F 12064238F	SUBTOTAL MANAGEMENT SUPPORT OPERATIONAL SYSTEM DEVELOPMENT FAMILY OF ADVANCED BLOS TERMINALS (FAB-T) DCO-SPACE NARROWBAND SATELLITE COMMUNICATIONS SATELLITE CONTROL NETWORK (SPACE) LONG RANGE KILL CHAINS SPACE AND MISSILE TEST AND EVALUATION CENTER SPACE INNOVATION, INTEGRATION AND RAPID TECHNOLOGY DEVELOPMENT. Accelerating Space Operators Education and Experiential Learning SPACELIFT RANGE SYSTEM (SPACE) SPACE SUPERIORITY ISR BALLISTIC MISSILE DEFENSE RADARS NCMC—TW/AA SYSTEM NUDET DETECTION SYSTEM (SPACE) SPACE SITUATION AWARENESS OPERATIONS GLOBAL POSITIONING SYSTEM III—OPERATIONAL CONTROL SEGMENT. Excess to need ENTERPRISE GROUND SERVICES	30,192 563,021 91,369 76,003 230,785 86,465 243,036 22,039 41,483 11,175 28,730 20,752 25,545 93,391 264,966 317,309	30,192 490,133 91,369 76,003 230,785 86,465 243,036 22,039 43,983 [2,500] 11,175 28,730 20,752 25,545 93,391 264,966 271,909 [-45,400] 155,825
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Line	Program Element	Item	FY 2024 Request	House Authorized
078	1208248 S F	SPACE COMMAND & CONTROL—SOFTWARE PILOT PROGRAM SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS.	122,326 122,326	122,326 122,326
		TOTAL RESEARCH, DEVELOPMENT, TEST, AND EVALUATION, SPACE FORCE.	19,199,340	19,551,449
		RESEARCH, DEVELOPMENT, TEST AND EVALUATION,		
		DEFENSE-WIDE BASIC RESEARCH		
001	0601000BR	DTRA BASIC RESEARCH	14,761	14,761
002	0601101E	DEFENSE RESEARCH SCIENCES	311,531	316,531
		Research Security Consortium		[5,000
003	0601108D8Z	HIGH ENERGY LASER RESEARCH INITIATIVES	16,329	16,329
004 005	0601110D8Z 0601117E	BASIC RESEARCH INITIATIVES BASIC OPERATIONAL MEDICAL RESEARCH SCIENCE	71,783 50,430	71,783 50,430
006	0601117E 0601120D8Z	NATIONAL DEFENSE EDUCATION PROGRAM	159,549	159,549
007	0601228D8Z	HISTORICALLY BLACK COLLEGES AND UNIVERSITIES/MINOR- ITY INSTITUTIONS.	100,467	125,467
		Program increase		[25,000]
008	0601384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAMSUBTOTAL BASIC RESEARCH	36,235 761,085	36,235 791,085
		APPLIED RESEARCH		
009	0602000D8Z	JOINT MUNITIONS TECHNOLOGY	19,157	19,157
010	0602115E	BIOMEDICAL TECHNOLOGY	141,081	131,081
		Program decrease		[-10,000]
011	0602128D8Z	PROMOTION AND PROTECTION STRATEGIES	3,219	3,219
012	0602230D8Z	DEFENSE TECHNOLOGY INNOVATION	55,160	40,160
013	0602234D8Z	RealignmentLINCOLN LABORATORY RESEARCH PROGRAM	46,858	[-15,000] 46,858
014	0602251D8Z	APPLIED RESEARCH FOR THE ADVANCEMENT OF S&T PRIOR- ITIES.	66,866	66,866
015	0602303E	INFORMATION & COMMUNICATIONS TECHNOLOGY	333,029	333,029
017	0602384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	240,610	240,610
018	0602668D8Z	CYBER SECURITY RESEARCH	17,437	19,937
		Pacific Intelligence and Innovation Initiative		[2,500]
019	0602675D8Z	SOCIAL SCIENCES FOR ENVIRONMENTAL SECURITY	4,718	4,718
020	0602702E	TACTICAL TECHNOLOGY	234,549	214,549
004	0.0007474	Program decrease	9// 000	[-20,000]
021 022	0602715E 0602716E	MATERIALS AND BIOLOGICAL TECHNOLOGY ELECTRONICS TECHNOLOGY	344,986 572,662	344,986 572,662
023	0602718BR	COUNTER WEAPONS OF MASS DESTRUCTION APPLIED RE- SEARCH.	208,870	193,870
		Program decrease		[-15,000]
024	0602751D8Z	SOFTWARE ENGINEERING INSTITUTE (SEI) APPLIED RE- SEARCH.	11,168	11,168
025	0602890D8Z	HIGH ENERGY LASER RESEARCH	48,804	48,804
026	0602891D8Z 1160401BB	FSRM MODELLING SOF TECHNOLOGY DEVELOPMENT	2,000	2,000 52,287
027	1100401ББ	SUBTOTAL APPLIED RESEARCH	52,287 2,403,461	2,345,961
		ADVANCED TECHNOLOGY DEVELOPMENT		
028	0603000D8Z	JOINT MUNITIONS ADVANCED TECHNOLOGY	37,706	52,706
		Advanced Process Technology for Energetics Explosive Energetics Expansion		[5,000] [10,000]
029	0603021D8Z	NATIONAL SECURITY INNOVATION CAPITAL	15,085	15,085
030	0603121D8Z	SO/LIC ADVANCED DEVELOPMENT	30,102	30,102
031	0603122D8Z	COMBATING TERRORISM TECHNOLOGY SUPPORT	75,593	130,593
		Joint R&D with Israel		[50,000]
		ROC-X VTOL Loitering Munition		[5,000]
032	0603133D8Z	FOREIGN COMPARATIVE TESTING	27,078	27,078
033	0603160BR	COUNTER WEAPONS OF MASS DESTRUCTION ADVANCED TECH- NOLOGY DEVELOPMENT.	400,947	403,447
034	0603176BR	Advanced Manufacturing of Energetics	7,990	[2,500] 7,990
035	0603176BR	ADVANCED CONCEPTS AND PERFORMANCE ASSESSMENT	17,825	17,825
036	0603180C	ADVANCED RESEARCH	21,461	29,461
		Radiation Hardened Microelectronics—Facility and Workforce Devel- opment.		[5,000]
		Testbed for Advanced Digital Low Latency Networks		[3,000]
037	0603183D8Z	JOINT HYPERSONIC TECHNOLOGY DEVELOPMENT &TRANSITION.	52,292	57,292
		Common Hypersonic Glide Body Development		[5,000]
038	0603225D8Z	JOINT DOD-DOE MUNITIONS TECHNOLOGY DEVELOPMENT	19,567	19,567
039	0603260BR 0603286E	INTELLIGENCE ADVANCED DEVELOPMENTADVANCED AEROSPACE SYSTEMS	10,000 331,753	10,000 321,753
040		AUVANUELL AEBUREAUE RIBLEMS	331.733	321.753

041 042 043 044 046 047 048 049	0603287E 0603288D8Z 0603289D8Z 0603330D8Z 0603342D8Z	SPACE PROGRAMS AND TECHNOLOGY	134,809 24,328 55,626	134,809 24,328
043 044 046 047 048	$0603289D8Z \\ 0603330D8Z$	ADVANCED INNOVATIVE ANALYSIS AND CONCEPTSQUANTUM APPLICATION		24,328
044 046 047 048	0603330D8Z	QUANTUM APPLICATION	55,626	
046 047 048				55,626
047 048	0603342D8Z		75,000	75,000
048		DEFENSE INNOVATION UNIT (DIU)	104,729	127,229
048		Electric Boats		[10,000]
048		Nuclear Advanced Propulsion and power Program increase		[10,000] [2,500]
048	0603375D8Z	TECHNOLOGY INNOVATION	123,837	123,837
	0603379D8Z	ADVANCED TECHNICAL INTEGRATION	11,000	11,000
	0603384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—ADVANCED DEVELOPMENT.	267,073	227,073
050	0603527 D 8 Z	Program decrease RETRACT LARCH	57 401	[-40,000]
051	0603618D8Z	JOINT ELECTRONIC ADVANCED TECHNOLOGY	57,401 19,793	57,401 19,793
053	0603662D8Z	NETWORKED COMMUNICATIONS CAPABILITIES	11,197	11,197
054	0603680D8Z	DEFENSE-WIDE MANUFACTURING SCIENCE AND TECHNOLOGY PROGRAM.	252,965	275,465
		Bioindustrial Manufacturing Infrastructure		[20,000]
	0.000.00000	Hypersonic Advanced Composites Manufacturing	10.101	[2,500]
055	06036808	MANUFACTURING TECHNOLOGY PROGRAM	46,404	51,404
056	06037128	Program Increase GENERIC LOGISTICS R&D TECHNOLOGY DEMONSTRATIONS	16,580	[5,000]
057	0603712B 0603716D8Z	STRATEGIC ENVIRONMENTAL RESEARCH PROGRAM		16,580 60,387
057	0603716D8Z 0603720S	MICROELECTRONICS TECHNOLOGY DEVELOPMENT AND SUP- PORT.	60,387 144,707	144,707
059	0603727D8Z	JOINT WARFIGHTING PROGRAM	2,749	2,749
060	0603739E	ADVANCED ELECTRONICS TECHNOLOGIES	254,033	244,033
		Program decrease		[-10,000]
061	0603760E	COMMAND, CONTROL AND COMMUNICATIONS SYSTEMS	321,591	321,591
062	0603766E	NETWORK-CENTRIC WARFARE TECHNOLOGY	885,425	885,425
063	0603767E	SENSOR TECHNOLOGY	358,580	353,330
		Program decrease		[-5,250]
065	0603781D8Z	SOFTWARE ENGINEERING INSTITUTE	16,699	16,699
066	0603838D8Z	DEFENSE INNOVATION ACCELERATION (DIA)	257,110	262,810
		Autonomous resupply for contested logistics		[2,500] [3,200]
067	0603924D8Z	HIGH ENERGY LASER ADVANCED TECHNOLOGY PROGRAM	111,799	111,799
068	0603924D8Z	TEST & EVALUATION SCIENCE & TECHNOLOGY	345,384	345,384
069	0603945D8Z	AUKUS INNOVATION INITIATIVES	25,000	25,000
070	0603950D8Z	NATIONAL SECURITY INNOVATION NETWORK	21,575	21,575
071	0604055D8Z	OPERATIONAL ENERGY CAPABILITY IMPROVEMENT	171,668	181,668
		HELCAP Thermal Energy Storage		[10,000]
072	1160402BB	SOF ADVANCED TECHNOLOGY DEVELOPMENT	156,097	158,597
		Jam Resistant Military Communications	5,380,945	[2,500] 5,469,395
		ADVANCED COMPONENT DEVELOPMENT AND PROTO-		, ,
074	0603161D8Z	TYPES NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY EQUIP- MENT RDT&E ADC&P.	76,764	76,764
075	0603600D8Z	WALKOFF	143,486	143,486
076	0603851D8Z	ENVIRONMENTAL SECURITY TECHNICAL CERTIFICATION PROGRAM.	117,196	119,196
0.000		Development and acquisition of hybrid energy systems	222.244	[2,000]
077	0603881C	BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEGMENT INDOPACOM UPL—Enhanced THAAD Mission Support Element Integration (eTMI).	220,311	310,311 [90,000]
078	0603882C	BALLISTIC MISSILE DEFENSE MIDCOURSE DEFENSE SEGMENT	903,633	903,633
079	0603884BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—DEM/VAL	316,853	316,853
080	0603884C	BALLISTIC MISSILE DEFENSE SENSORS	239,159	239,159
004	0603890C	BMD ENABLING PROGRAMS	597,720	610,094 [12,374]
081	0603891C	SPECIAL PROGRAMS—MDA	552,888	703,280
081		Enhanced Battlespace Awarness for Space Warfare MDA UPL—Classified increase		[68,000] [22,892]
		MDA UPL—Electronic Warfare for Missile Defense		[27,300]
				[32,200]
082		MDA UPL—Left Through Right of Launch Integration		
	0603892 C	AEGIS BMD	693,727	709,727 [20,000]
082	0603892C	AEGI8 BMD PAC-3 MSE/AEGI8 Weapon System Integration	693,727	[20,000]
082	0603892C 0603896C	AEGIS BMD	693,727 554,201	709,727 [20,000] [-4,000] 554,201
082 083		AEGIS BMD		[20,000] [-4,000]
082 083	0603896C	AEGIS BMD PAC-3 MSE/AEGIS Weapon System Integration Program decrease BALLISTIC MISSILE DEFENSE COMMAND AND CONTROL, BAT- TLE MANAGEMENT AND COMMUNICATI.	554,201	[20,000] [-4,000] 554,201

Line	Program Element	Item	FY 2024 Request	House Authorized
088	0603907C	SEA BASED X-BAND RADAR (SBX)	177,868	177,868
089	0603913C	ISRAELI COOPERATIVE PROGRAMS	300,000	300,000
090	0603914C	BALLISTIC MISSILE DEFENSE TEST	360,455	360,455
091	0603915C	BALLISTIC MISSILE DEFENSE TARGETS	570,258	600,258
		Advanced Hypersonic Thermal Protection System Prototypes		[5,000]
		Advanced Reactive Target Simulation		[15,000]
		Hypersonic Maneuvering Extended Range (HMER) Target System		[5,000]
		Hypersonic Target for MDA Advanced Target Front End Configura-		[5,000]
		tion 3 (ATFE C3).	10.100	10.100
092	0603923D8Z 0604011D8Z	COALITION WARFARE	12,103	12,103
093	0604011 D 8Z	NEXT GENERATION INFORMATION COMMUNICATIONS TECH- NOLOGY (5G).	179,278	174,278
007	0001010107007	Program decrease	0.405	[-5,000]
094	0604016D8Z	DEPARTMENT OF DEFENSE CORROSION PROGRAM	3,185	3,185
095	0604102C	GUAM DEFENSE DEVELOPMENT INDOPACOM UPL—Guam Defense System, INDOPACOM	397,578	497,578 [100,000]
096	0604115C	TECHNOLOGY MATURATION INITIATIVES		6,000
050	00041130	Diode-Pumped Alkali Laser (DPAL) for Missile Defense		[6,000]
097	0604124D8Z	CHIEF DIGITAL AND ARTIFICIAL INTELLIGENCE OFFICER	34,350	34,350
001	00011211202	(CDAO)—MIP.	01,000	01,000
098	0604181C	HYPERSONIC DEFENSE	208,997	433,997
		MDA UPL—Glide Phase Interceptor	,	[225,000]
099	0604250D8Z	ADVANCED INNOVATIVE TECHNOLOGIES	1,085,826	1,090,826
		Mobile micronuclear reactors		[5,000]
100	0604294D8Z	TRUSTED & ASSURED MICROELECTRONICS	810,839	815,839
		Radiation-Hardened Fully-Depleted Silicon-on-Insulator Microelec- tronics.		[2,500]
		Strategic Rad Hard Chiplet Design Accelaration		[2,500]
101	0604331D8Z	RAPID PROTOTYPING PROGRAM	110,291	110,291
102	0604331 J	RAPID PROTOTYPING PROGRAM	9,880	9,880
103	0604341D8Z	DEFENSE INNOVATION UNIT (DIU) PROTOTYPING	0,000	15,000
		Realignment		[15,000]
104	0604400D8Z	DEPARTMENT OF DEFENSE (DOD) UNMANNED SYSTEM COM- MON DEVELOPMENT.	2,643	2,643
105	0604551BR	CATAPULT INFORMATION SYSTEM	8,328	8,328
106	0604555D8Z	OPERATIONAL ENERGY CAPABILITY IMPROVEMENT—NON S&T	53,726	60,726
		High energy Laser Power Beaming	,	[7,000]
108	0604682D8Z	WARGAMING AND SUPPORT FOR STRATEGIC ANALYSIS (SSA)	3,206	3,206
109	0604790D8Z	RAPID DEFENSE EXPERIMENTATION RESERVE (RDER)	79,773	79,773
110	0604826J	JOINT C5 CAPABILITY DEVELOPMENT, INTEGRATION AND INTEROPERABILITY ASSESSMENTS.	28,517	28,517
111	0604873C	LONG RANGE DISCRIMINATION RADAR (LRDR)	103,517	103,517
112	0604874C	IMPROVED HOMELAND DEFENSE INTERCEPTORS	2,130,838	2,130,838
113	0604876C	BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEGMENT TEST.	47,577	47,577
114	0604878C	AEGIS BMD TEST	193,484	193,484
115	0604879C	BALLISTIC MISSILE DEFENSE SENSOR TEST	111,049	111,049
116	0604880C	LAND-BASED SM-3 (LBSM3)	22,163	22,163
117	0604887C	BALLISTIC MISSILE DEFENSE MIDCOURSE SEGMENT TEST	41,824	41,824
118	0202057C	SAFETY PROGRAM MANAGEMENT	2,484	2,484
119	0208059JCY	CYBERCOM ACTIVITIES	65,484	65,484
120	0208085JCY	ROBUST INFRASTRUCTURE AND ACCESS	170,182	170,182
121	0208086JCY	CYBER TRAINING ENVIRONMENT (CTE)	114,980	114,980
122	0300206R	ENTERPRISE INFORMATION TECHNOLOGY SYSTEMS	2,156	2,156
123	0305103C	CYBER SECURITY INITIATIVE	2,760	3,760
		Program Increase for Classified Algorithm Study		[1,000]
124	0305245D8Z	INTELLIGENCE CAPABILITIES AND INNOVATION INVESTMENTS	3,000	3,000
125	0305251JCY	CYBERSPACE OPERATIONS FORCES AND FORCE SUPPORT	2,669	2,669
126	0901579D8Z	OFFICE OF STRATEGIC CAPITAL (OSC)	99,000	99,000
129	1206895C	BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS SUBTOTAL ADVANCED COMPONENT DEVELOPMENT AND PROTOTYPES.	109,483 12,187,050	109,483 12,861,816
		SYSTEM DEVELOPMENT AND DEMONSTRATION		
130	0604123D8Z	CHIEF DIGITAL AND ARTIFICIAL INTELLIGENCE OFFICER	615,246	570,246
100	0001120202	(CDAO)—DEM/VAL ACTIVITIES.	010,210	0,0,210
		Insufficient justification		[-40,000]
		Program decrease		[-5,000]
131	0604161D8Z	NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY EQUIP- MENT RDT&E SDD.	6,229	6,229
132	0604384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—EMD	382,977	382,977
133	0604771D8Z	JOINT TACTICAL INFORMATION DISTRIBUTION SYSTEM (JTIDS)	9,775	9,775
134	0605000BR	COUNTER WEAPONS OF MASS DESTRUCTION SYSTEMS DEVELOPMENT.	14,414	14,414
135	0605013BL	INFORMATION TECHNOLOGY DEVELOPMENT	6,953	6,953
136	0605021SE	HOMELAND PERSONNEL SECURITY INITIATIVE	9,292	9,292
137	0605022D8Z	DEFENSE EXPORTABILITY PROGRAM	18,981	18,981
138	0605027D8Z	OUSD(C) IT DEVELOPMENT INITIATIVES	5,456	5,456
			,	-,

141 142 143 145 146	0605080S 0605141BR 0605210D8Z 0605294D8Z	DEFENSE AGENCY INITIATIVES (DAI)—FINANCIAL SYSTEM MISSION ASSURANCE RISK MANAGEMENT SYSTEM (MARMS) DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILITIES	32,629 9,316	32,629
141 142 143 145 146	0605141BR 0605210D8Z 0605294D8Z	${\it MISSION~ASSURANCE~RISK~MANAGEMENT~SYSTEM~(MARMS)~}$,
142 143 145 146 147	$0605210D8Z \\ 0605294D8Z$			9,316
145 146 147			6,899	6,899
146 147	o co serve Dog	TRUSTED & ASSURED MICROELECTRONICS Program decrease	297,586	277,586 [-20,000
	0605772D8Z 0305304D8Z	NUCLEAR COMMAND, CONTROL, & COMMUNICATIONSDOD ENTERPRISE ENERGY INFORMATION MANAGEMENT	4,110 8,159	4,110 8,159
148	0305310D8Z	(EEIM). CWMD SYSTEMS: SYSTEM DEVELOPMENT AND DEMONSTRA-	14,471	14,471
	0505167D8Z	TION. DOMESTIC PREPAREDNESS AGAINST WEAPONS OF MASS DESTRUCTION	3,770	3,770
		SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION.	1,446,263	1,381,263
		MANAGEMENT SUPPORT		
	0603829J	JOINT CAPABILITY EXPERIMENTATION	12,402	12,402
150	0604774D8Z	DEFENSE READINESS REPORTING SYSTEM (DRRS)	12,746	12,746
151	0604875D8Z	JOINT SYSTEMS ARCHITECTURE DEVELOPMENT	8,426	8,426
152	0604940D8Z	CENTRAL TEST AND EVALUATION INVESTMENT DEVELOPMENT (CTEIP).	833,792	838,792
		Hypersonic Telemetry SATCOM Relay		[2,500]
450	000404070707	Reusable Hypersonic Testbed	* * * * * * * * * * * * * * * * * * * *	[2,500]
	0604942D8Z	ASSESSMENTS AND EVALUATIONS	5,810	5,810
	0605001E	MISSION SUPPORT	99,090	99,090
	0605100 D 8 Z 0605126 J	JOINT MISSION ENVIRONMENT TEST CAPABILITY (JMETC) JOINT INTEGRATED AIR AND MISSILE DEFENSE ORGANIZA- TION (JIAMDO).	187,421 61,477	187,421 61,477
158	0605142D8Z	SYSTEMS ENGINEERING	39,949	39,949
	0605151D8Z	STUDIES AND ANALYSIS SUPPORT—OSD	6,292	6,292
	0605161D8Z	NUCLEAR MATTERS-PHYSICAL SECURITY	21,043	21,043
	0605170D8Z	SUPPORT TO NETWORKS AND INFORMATION INTEGRATION	10,504	10,504
	0605200D8Z	GENERAL SUPPORT TO OUSD(INTELLIGENCE AND SECURITY)	2,980	2,980
	0605384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	74,382	74,382
	0605790D8Z	SMALL BUSINESS INNOVATION RESEARCH (SBIR)/ SMALL BUSINESS TECHNOLOGY TRANSFER.	3,831	3,831
171	0605797D8Z	MAINTAINING TECHNOLOGY ADVANTAGE	38,923	38,923
	0605798D8Z	DEFENSE TECHNOLOGY ANALYSIS	60,404	60,404
	0605801KA	DEFENSE TECHNICAL INFORMATION CENTER (DTIC)	65,715	65,715
	0605803SE	R&D IN SUPPORT OF DOD ENLISTMENT, TESTING AND EVALUATION.	26,037	26,037
175	0605804D8Z	DEVELOPMENT TEST AND EVALUATION	37,353	37,353
	0605898 E 0605998 K A	MANAGEMENT HQ—R&D MANAGEMENT HQ—DEFENSE TECHNICAL INFORMATION CEN-	14,833 3,752	14,833 3,752
178	0606005D8Z	TER (DTIC). SPECIAL ACTIVITIES	18,088	18,088
	0606100D8Z	BUDGET AND PROGRAM ASSESSMENTS	14,427	14,427
	0606114D8Z	ANALYSIS WORKING GROUP (AWG) SUPPORT	4,200	4,200
	0606135D8Z	CHIEF DIGITAL AND ARTIFICIAL INTELLIGENCE OFFICER (CDAO) ACTIVITIES,	17,247	17,247
182	0606225D8Z	ODNA TECHNOLOGY AND RESOURCE ANALYSIS	3,386	3,386
183	0606300D8Z	DEFENSE SCIENCE BOARD	2,352	2,352
	0606301D8Z	AVIATION SAFETY TECHNOLOGIES	213	213
186	0606771D8Z	CYBER RESILIENCY AND CYBERSECURITY POLICY	45,194	45,194
187	0606853BR	MANAGEMENT, TECHNICAL & INTERNATIONAL SUPPORT	11,919	11,919
188	0203345D8Z	DEFENSE OPERATIONS SECURITY INITIATIVE (DOSI)	3,112	3,112
189	0204571J	JOINT STAFF ANALYTICAL SUPPORT	4,916	4,916
190	0208045K	C4I INTEROPERABILITY	66,152	66,152
195	0305172K	COMBINED ADVANCED APPLICATIONS	5,366	5,366
197	0305208K	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	3,069	3,069
199	0804768J	COCOM EXERCISE ENGAGEMENT AND TRAINING TRANS- FORMATION (CE2T2)—NON-MHA.	101,319	101,319
200	0808709SE	$\begin{array}{lll} \textit{DEFENSE} & \textit{EQUAL} & \textit{OPPORTUNITY} & \textit{MANAGEMENT} & \textit{INSTITUTE} \\ \textit{(DEOMI)}. \end{array}$	740	740
	0901598C	MANAGEMENT HQ-MDA	28,363	28,363
	0903235K	JOINT SERVICE PROVIDER (JSP)	5,177	5,177
282A	9999999999	CLASSIFIED PROGRAMS SUBTOTAL MANAGEMENT SUPPORT	36,315 1,998,717	36,315 2,003,717
202	0604120V	OPERATIONAL SYSTEM DEVELOPMENT ENTERPRISE SECURITY SYSTEM (ESS)	49 400	49 400
	0604130V	ENTERPRISE SECURITY SYSTEM (ESS)	42,482	42,482
205	0607210D8Z	INDUSTRIAL BASE ANALYSIS AND SUSTAINMENT SUPPORT Additive Manufacturing for shipbuilding Integrated Substrates	1,017,141	1,065,141 [10,000] [3,000]
		Large Surface Combatant workforce		[35,000]
206	0607310D8Z	COUNTERPROLIFERATION SPECIAL PROJECTS: OPERATIONAL SYSTEMS DEVELOPMENT.	12,713	12,713
207	0607327T	GLOBAL THEATER SECURITY COOPERATION MANAGEMENT IN-	8,503	8,503

	Element	Item	FY 2024 Request	House Authorized
208	0607384BP	CHEMICAL AND BIOLOGICAL DEFENSE (OPERATIONAL SYSTEMS DEVELOPMENT).	80,495	80,495
209	0208097JCY	CYBER COMMAND AND CONTROL (CYBER C2)	95,733	95,733
210	0208099 J CY	DATA AND UNIFIED PLATFORM (D&UP)	138,558	138,558
214	0302019 K	$\begin{tabular}{lll} DEFENSE INFO INFRASTRUCTURE & ENGINEERING & AND & INTE-\\ GRATION. \end{tabular}$	19,299	19,299
215	0303126K	LONG-HAUL COMMUNICATIONS—DCS	37,726	37,726
216	0303131 K	MINIMUM ESSENTIAL EMERGENCY COMMUNICATIONS NET- WORK (MEECN).	5,037	5,037
218	0303140D8Z	INFORMATION SYSTEMS SECURITY PROGRAMDoD Cyber Scholarship Program	97,171	115,571 [10,000]
		Program decrease		[-6,000] [14,400]
220	0303140K	INFORMATION SYSTEMS SECURITY PROGRAM	8,351	8,351
222	0303153K	DEFENSE SPECTRUM ORGANIZATION	35,995	35,995
223	0303171K	JOINT PLANNING AND EXECUTION SERVICES	5,677	5,677
224 228	0303228 K 0305104 D 8 Z	JOINT REGIONAL SECURITY STACKS (JRSS) DEFENSE INDUSTRIAL BASE (DIB) CYBER SECURITY INITIA- TIVE.	3,196 25,655	3,196 25,655
232	0305133V	INDUSTRIAL SECURITY ACTIVITIES	2,134	2,134
235	0305146V	DEFENSE JOINT COUNTERINTELLIGENCE ACTIVITIES	2,295	2,295
236	0305172D8Z	COMBINED ADVANCED APPLICATIONS	52,736	52,736
239	0305186D8Z	POLICY R&D PROGRAMS	6,263	6,263
240	0305199D8Z	NET CENTRICITY	23,275	23,275
242	0305208BB	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	6,214	6,214
249	0305327V	INSIDER THREAT	2,971	2,971
250	0305387D8Z 0306250JCY	HOMELAND DEFENSE TECHNOLOGY TRANSFER PROGRAM	1,879	1,879
257		CYBER OPERATIONS TECHNOLOGY SUPPORTINDOPACOM UPL—Offensive cyber	469,385	489,385 [20,000]
261	0505167D8Z	DOMESTIC PREPAREDNESS AGAINST WEAPONS OF MASS DE- STRUCTION.	1,760	1,760
262	0708012K	LOGISTICS SUPPORT ACTIVITIES	1,420	1,420
263	07080128	PACIFIC DISASTER CENTERS	1,905	1,905
264 265	0708047S 1105219BB	DEFENSE PROPERTY ACCOUNTABILITY SYSTEMMQ-9 UAV	3,249 37,188	3,249 52,188
200	1103219 BB	Adaptive Airborne Enterprise (A2E)	37,100	[15,000]
267	1160403BB	AVIATION SYSTEMS AVIATION SYSTEMS Alternative Domestic Source AC-130J IRSS	216,174	226,174 [10,000]
268	1160405BB	INTELLIGENCE SYSTEMS DEVELOPMENT	86,737	86,737
269	1160408BB	OPERATIONAL ENHANCEMENTS Program decrease	216,135	214,635 [-1,500]
270	1160431 BB	WARRIOR SYSTEMS	263,374	264,874 [1,500]
271	1160432BB	SPECIAL PROGRAMS	529	529
272	1160434BB	UNMANNED ISR	6,727	6,727
273	1160480BB	SOF TACTICAL VEHICLES	9,335	9,335
274	1160483BB	MARITIME SYSTEMS	158,231	158,231
275	1160490BB	OPERATIONAL ENHANCEMENTS INTELLIGENCE	15,749	15,749
281A	9999999999	CLASSIFIED PROGRAMS SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	8,463,742 11,683,139	8,463,742 11,794,539
		SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS		
278	0608648D8Z	ACQUISITION VISIBILITY—SOFTWARE PILOT PROGRAM	21,355	21,355
279	0303150K	GLOBAL COMMAND AND CONTROL SYSTEM	33,166	33,166
283A	9999999999	CLASSIFIED PROGRAMS	270,653 325,174	270,653 325,174
		PILOT PROGRAMS. TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, DEFENSE-WIDE. OPERATIONAL TEST AND EVALUATION, DEFENSE	36,185,834	36,972,950
		MANAGEMENT SUPPORT		
001	0605118OTE	OPERATIONAL TEST AND EVALUATION	169,544	169,544
002	0605131OTE	LIVE FIRE TEST AND EVALUATION	103,252	103,252
003	0605814 OTE	OPERATIONAL TEST ACTIVITIES AND ANALYSES SUBTOTAL MANAGEMENT SUPPORT	58,693 331,489	58,693 331,489
		TOTAL OPERATIONAL TEST AND EVALUATION,	331,489	331,489
		DEFENSE.	991,409	001,100

1 TITLE XLIII—OPERATION AND 2 MAINTENANCE

3 SEC. 4301. OPERATION AND MAINTENANCE.

Line	(In Thousands of Dollars) Item	FY 2024 Request	House Authorized
	OPERATION AND MAINTENANCE, ARMY		
	OPERATING FORCES		
010	MANEUVER UNITS	3,943,409	3,943,409
020	MODULAR SUPPORT BRIGADES	225,238	225,238
030	ECHELONS ABOVE BRIGADE	947,395	927,395
	Underexecution		[-20,000
040	THEATER LEVEL ASSETS	2,449,141	2,324,141
	Underexecution		[-125,000
050	LAND FORCES OPERATIONS SUPPORT	1,233,070	1,198,070
0.00	Underexecution	2010111	[-35,000
060	AVIATION ASSETS	2,046,144	2,046,144
070	FORCE READINESS OPERATIONS SUPPORT	7,149,427	7,149,427
080	LAND FORCES SYSTEMS READINESSUnderexecution	475,435	455,435 [-20,000
090	LAND FORCES DEPOT MAINTENANCE	1,423,560	1,423,560
100	MEDICAL READINESS	951,499	951,499
110	BASE OPERATIONS SUPPORT	9,943,031	9,966,031
110	CUAS National Security Installation Pilot Program	5,545,051	[8,000
	Fire and Emergency Services		/15,000
120	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA-		110,000
170	TION	5,381,757	5,489,392
	Program increase	0,001,707	[107,635
130	MANAGEMENT AND OPERATIONAL HEADQUARTERS	313,612	313,612
140	ADDITIONAL ACTIVITIES	454,565	454,565
150	RESET	447,987	447,987
160	US AFRICA COMMAND	414,680	564,680
	AFRICOM UPL—High-risk ISR		[150,000
170	US EUROPEAN COMMAND	408,529	408,529
180	US SOUTHERN COMMAND	285,692	285,692
190	US FORCES KOREA	88,463	88,463
200	CYBERSPACE ACTIVITIES—CYBERSPACE OPERATIONS	507,845	507,845
210	CYBERSPACE ACTIVITIES—CYBERSECURITY	704,667	710,667
	Secure Remote Access		[6,000
	SUBTOTAL OPERATING FORCES	39,795,146	39,881,781
	MOBILIZATION		
230	STRATEGIC MOBILITY	470,143	470,143
240	ARMY PREPOSITIONED STOCKS	433,909	433,909
250	INDUSTRIAL PREPAREDNESS	4,244	4,244
	SUBTOTAL MOBILIZATION	908,296	908,296
	TRAINING AND RECRUITING		
260	OFFICER ACQUISITION	178,428	178,428
270	RECRUIT TRAINING	78,235	78,235
280	ONE STATION UNIT TRAINING	114,777	114,777
290	SENIOR RESERVE OFFICERS TRAINING CORPS	551,462	551,462
300	SPECIALIZED SKILL TRAINING	1,147,431	1,147,431
310	FLIGHT TRAINING	1,398,415	1,398,415
320	PROFESSIONAL DEVELOPMENT EDUCATION	200,779	200,779
330	TRAINING SUPPORT	682,896	682,896
340	RECRUITING AND ADVERTISING	690,280	690,280
350	EXAMINING	195,009	195,009
360	OFF-DUTY AND VOLUNTARY EDUCATION	260,235	260,235
370 200	CIVILIAN EDUCATION AND TRAINING JUNIOR RESERVE OFFICER TRAINING CORPS	250,252	250,252
380	SUBTOTAL TRAINING AND RECRUITING	204,895 5,953,094	204,893 5,953,09 4
	ADMINISTRATION AND SERVICE WIDE ACCUMUNES		
	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES SERVICEWIDE TRANSPORTATION	718,323	718,323
400	SERVICEWIDE INANSEURIATION		
400 410	CENTRAL SUPPLY ACTIVITIES	900,624	900,624

Line	Item	FY 2024 Request	House Authorized
430	AMMUNITION MANAGEMENT	464,029	464,029
440	ADMINISTRATION	537,837	537,837
450	SERVICEWIDE COMMUNICATIONS	1,962,059	1,937,059
	Insufficient justification		[-25,000
460	MANPOWER MANAGEMENT	361,553	361,553
470	OTHER PERSONNEL SUPPORT	829,248	789,248
	Underexecution		[-40,000
480	OTHER SERVICE SUPPORT	2,370,107	2,370,107
490	ARMY CLAIMS ACTIVITIES	203,323	203,323
500	REAL ESTATE MANAGEMENTFINANCIAL MANAGEMENT AND AUDIT READINESS	286,682	286,682
510 520	DEF ACQUISITION WORKFORCE DEVELOPMENT ACCOUNT	455,928 39,867	455,928
520 530	INTERNATIONAL MILITARY HEADQUARTERS	610,201	39,867 610,201
540	MISC. SUPPORT OF OTHER NATIONS	38,948	38,948
590A	CLASSIFIED PROGRAMS	2,291,229	2,291,229
	SUBTOTAL ADMINISTRATION AND SERVICE-	,	,
	WIDE ACTIVITIES	12,898,017	12,833,017
	TOTAL OPERATION AND MAINTENANCE, ARMY	59,554,553	59,576,188
		00,001,000	00,010,100
	OPERATION AND MAINTENANCE, ARMY RESERVE OPERATING FORCES		
010	MODULAR SUPPORT BRIGADES	15,208	15,208
020	ECHELONS ABOVE BRIGADE	720,802	720,802
030	THEATER LEVEL ASSETS	143,400	143,400
040	LAND FORCES OPERATIONS SUPPORT	707,654	707,654
050	AVIATION ASSETS	134,346	134,346
060	FORCE READINESS OPERATIONS SUPPORT	451,178	451,178
070	LAND FORCES SYSTEMS READINESS	97,564	97,564
080	LAND FORCES DEPOT MAINTENANCE	45,711	45,711
090	BASE OPERATIONS SUPPORT	608,079	608,079
100	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA-		
	TION	495,435	495,435
110	MANAGEMENT AND OPERATIONAL HEADQUARTERS	28,783	28,783
120	CYBERSPACE ACTIVITIES—CYBERSPACE OPERATIONS	3,153	3,153
130	CYBERSPACE ACTIVITIES—CYBERSECURITY SUBTOTAL OPERATING FORCES	19,591 3,470,904	19,591 3,470,904
	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES		
140	SERVICEWIDE TRANSPORTATION	10 155	19,155
150	ADMINISTRATION	19,155 21,668	21,668
160	SERVICEWIDE COMMUNICATIONS	21,000 44,118	21,000 44,118
170	MANPOWER MANAGEMENT	7,127	7,127
180	RECRUITING AND ADVERTISING	67,976	67,976
100	SUBTOTAL ADMINISTRATION AND SERVICE-	07,570	07,570
	WIDE ACTIVITIES	160,044	160,044
	TOTAL OPERATION AND MAINTENANCE,	2 222 2 42	0.000.040
	ARMY RESERVE	3,630,948	3,630,948
	OPERATION AND MAINTENANCE, ARMY NATIONAL GUARD OPERATING FORCES		
010	MANEUVER UNITS	925,071	925,071
020	MODULAR SUPPORT BRIGADES	201,781	201,781
030	ECHELONS ABOVE BRIGADE	840,373	840,373
040	THEATER LEVEL ASSETS	107,392	107,392
050	LAND FORCES OPERATIONS SUPPORT	62,908	62,908
060	AVIATION ASSETS	1,113,908	1,113,908
070	FORCE READINESS OPERATIONS SUPPORT	832,946	836,946
	Training Exercise Support		[4,000]
080	LAND FORCES SYSTEMS READINESS	50,696	50,696
090	LAND FORCES DEPOT MAINTENANCE	231,784	231,784
100	BASE OPERATIONS SUPPORT	1,249,066	1,249,066
110	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA-		
	TION	1,081,561	1,081,561
120	MANAGEMENT AND OPERATIONAL HEADQUARTERS	1,468,857	1,468,857
130	CYBERSPACE ACTIVITIES—CYBERSPACE OPERATIONS	9,566	9,566
140	CYBERSPACE ACTIVITIES—CYBERSECURITY	15,710	15,710

Line	Item	FY 2024 Request	House Authorized
	SUBTOTAL OPERATING FORCES	8,191,619	8,195,619
	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES		
150	SERVICEWIDE TRANSPORTATION	7,251	7,251
160	ADMINISTRATION	66,025	66,02
170	SERVICEWIDE COMMUNICATIONS	113,366	113,36
180 190	MANPOWER MANAGEMENT OTHER PERSONNEL SUPPORT	8,663 292,426	8,66. 292,420
200	REAL ESTATE MANAGEMENT	292,420 3,754	3,75
	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	491,485	491,48
	TOTAL OPERATION AND MAINTENANCE,	ŕ	•
	ARMY NATIONAL GUARD	8,683,104	8,687,104
	COUNTER-ISLAMIC STATE OF IRAQ AND SYRIA TRAIN AND EQUIP		
040	COUNTER ISIS TRAIN AND EQUIP FUND (CTEF)	2// 272	0// 07
010 020	IRAQ	241,950 156,000	241,950 156,000
020	SUBTOTAL COUNTER ISIS TRAIN AND EQUIP	156,000	150,000
	FUND (CTEF)	397,950	397,950
	TOTAL COUNTER-ISLAMIC STATE OF IRAQ AND SYRIA TRAIN AND EQUIP	397,950	397,950
	AND SIMA IMAM AND EQUI	931,330	337,330
	OPERATION AND MAINTENANCE, NAVY OPERATING FORCES		
010	MISSION AND OTHER FLIGHT OPERATIONS	7,882,504	7,882,50
020	FLEET AIR TRAINING	2,773,957	2,773,95
030	AVIATION TECHNICAL DATA & ENGINEERING SERVICES	73,047	73,04
040	AIR OPERATIONS AND SAFETY SUPPORTAIR SYSTEMS SUPPORT	213,862	213,86
)50)60	AIR SISIEMS SUPPORT	1,155,463 1,857,021	1,155,46 1,857,02
070	AIRCRAFT DEPOT OPERATIONS SUPPORT	66,822	66,82
080	AVIATION LOGISTICS	1,871,670	1,871,67
90	MISSION AND OTHER SHIP OPERATIONS	7,015,796	7,005,79
	Underexecution		[-10,000
100	SHIP OPERATIONS SUPPORT & TRAINING Underexecution	1,301,108	1,296,10
110	SHIP DEPOT MAINTENANCE	11,164,249	[-5,000 11,164,24
120	SHIP DEPOT OPERATIONS SUPPORT	2,728,712	2,728,71
	Decommission CG-69 USS Vicksburg	,,.	[-8,00
	Restore CG-63 USS Cowpens		[8,000
130	COMBAT COMMUNICATIONS AND ELECTRONIC WARFARE	1,776,881	1,803,38
4.60	AFRICOM UPL—Somalia Persistent Presence	000.04*	[26,50
140 150	SPACE SYSTEMS AND SURVEILLANCEWARFARE TACTICS	389,915 1,005,998	389,91 1,005,99
160	OPERATIONAL METEOROLOGY AND OCEANOGRAPHY	455,330	455,33
170	COMBAT SUPPORT FORCES	2,350,089	2,436,68
	AFRICOM UPL—Somalia Persistent Presence		[86,60
180	EQUIPMENT MAINTENANCE AND DEPOT OPERATIONS SUP-		
000	PORT	189,044	189,04
200 210	COMBATANT COMMANDERS CORE OPERATIONSCOMBATANT COMMANDERS DIRECT MISSION SUPPORT	92,504 352,980	92,50- 352,986
230	CYBERSPACE ACTIVITIES	522,180	522,18
240	FLEET BALLISTIC MISSILE	1,763,238	1,763,238
250	WEAPONS MAINTENANCE	1,640,642	1,615,642
	Underexecution		[-25,000
260	OTHER WEAPON SYSTEMS SUPPORT	696,653	686,65
970	Underexecution ENTERPRISE INFORMATION	1 700 645	[-10,000
270	ENTERPRISE INFORMATION Insufficient justification	1,780,645	1,755,64: [-25,000
280	SUSTAINMENT, RESTORATION AND MODERNIZATION	4,406,192	4,714,31
	Dry Dock Repairs at PSNS Investment Restoration and Modernization	-, +00, +00	[200,000
	ernization Hangar resilience and repair		[200,000
	Program increase		[88,12
290	BASE OPERATING SUPPORT	6,223,827	6,223,82
	SUBTOTAL OPERATING FORCES	61,750,329	62,096,553

	Item	FY 2024 Request	House Authorized
	MODIL IZATION		
300	MOBILIZATION SHIP PREPOSITIONING AND SURGE	475,255	475,253
310	READY RESERVE FORCE	701,060	701,060
320	SHIP ACTIVATIONS/INACTIVATIONS	302,930	302,930
330	EXPEDITIONARY HEALTH SERVICES SYSTEMS	151,966	151,966
340	COAST GUARD SUPPORT	21,464	21,464
	SUBTOTAL MOBILIZATION	1,652,675	1,652,675
	TRAINING AND RECRUITING		
350	OFFICER ACQUISITION	201,555	201,555
360	RECRUIT TRAINING Sea Cadets	16,521	20,821
370	RESERVE OFFICERS TRAINING CORPS	175,171	[4,300 175,171
380	SPECIALIZED SKILL TRAINING	1,238,894	1,238,894
390	PROFESSIONAL DEVELOPMENT EDUCATION	335,603	335,603
400	TRAINING SUPPORT	390,931	390,931
410	RECRUITING AND ADVERTISING	269,483	269,483
420	OFF-DUTY AND VOLUNTARY EDUCATION	90,452	90,452
430	CIVILIAN EDUCATION AND TRAINING	73,406	73,406
440	JUNIOR ROTC	58,970	58,970
	SUBTOTAL TRAINING AND RECRUITING	2,850,986	2,855,286
	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES		
450	ADMINISTRATION	1,350,449	1,350,449
460	CIVILIAN MANPOWER AND PERSONNEL MANAGEMENT	242,760	242,760
470 490	MILITARY MANPOWER AND PERSONNEL MANAGEMENT MEDICAL ACTIVITIES	745,666	745,666 293,978
490	Underexecution	323,978	293,976 [- 30,000
500	DEF ACQUISITION WORKFORCE DEVELOPMENT ACCOUNT	67,357	67,357
510	SERVICEWIDE TRANSPORTATION	248,822	248,822
530	PLANNING, ENGINEERING, AND PROGRAM SUPPORT	616,816	556,816
	Underexecution		[-60,000]
540	ACQUISITION, LOGISTICS, AND OVERSIGHT	850,906	835,906
	Underexecution		[-15,000]
550	INVESTIGATIVE AND SECURITY SERVICES	888,508	888,508
30A	CLASSIFIED PROGRAMS SUBTOTAL ADMINISTRATION AND SERVICE-	655,281	655,281
	WIDE ACTIVITIES	5,990,543	5,885,543
		0,000,040	0,000,040
	TOTAL OPERATION AND MAINTENANCE,		
	TOTAL OPERATION AND MAINTENANCE, NAVY	72,244,533	72,490,057
	OPERATION AND MAINTENANCE, MARINE CORPS		
010	OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES	72,244,533	72,490,057
	OPERATION AND MAINTENANCE, MARINE CORPS	72,244,533 1,799,964	72,490,057 1,799,964
020	OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES	72,244,533 1,799,964 1,878,228	72,490,057 1,799,964 1,878,228
	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS	72,244,533 1,799,964	72,490,057 1,799,964 1,878,228
	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE	72,244,533 1,799,964 1,878,228 211,460	72,490,057 1,799,964 1,878,228 211,460 137,831
020 030 040	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION	72,244,533 1,799,964 1,878,228 211,460 137,831	72,490,057 1,799,964 1,878,228 211,460
020 030 040 060 070	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224
020 030 040 060 070	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551
020 030 040 060	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224
020 030 040 060 070	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT USMC Nucleated Foam Engine Wash SUBTOTAL OPERATING FORCES	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183 3,124,551	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551 [3,000
020 030 040 060 070	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT USMC Nucleated Foam Engine Wash SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183 3,124,551 8,568,666	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551 [3,000 8,595,890
020 030 040 060 070 080	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT USMC Nucleated Foam Engine Wash SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183 3,124,551 8,568,666	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551 [3,000 8,595,890
020 030 040 060 070 080	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT USMC Nucleated Foam Engine Wash SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183 3,124,551 8,568,666	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551 [3,000 8,595,890
020 030 040 060 070 080	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT USMC Nucleated Foam Engine Wash SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OFFICER ACQUISITION	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183 3,124,551 8,568,666	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551 [3,000 8,595,890 26,284 1,316 133,176
020 030 040 060 070 080	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT USMC Nucleated Foam Engine Wash SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OFFICER ACQUISITION SPECIALIZED SKILL TRAINING	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183 3,124,551 8,568,666 26,284 1,316 133,176	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551 [3,000 8,595,890 26,284 1,316 133,176 66,213
020 030 040 060 070 080	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT USMC Nucleated Foam Engine Wash SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OFFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183 3,124,551 8,568,666 26,284 1,316 133,176 66,213	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551 [3,000 8,595,890 26,284 1,316 133,176 66,213 570,152
020 030 040 060 070 080 090 100 110 120 130 140	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT USMC Nucleated Foam Engine Wash SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OFFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183 3,124,551 8,568,666 26,284 1,316 133,176 66,213 570,152	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551 [3,000 8,595,890 26,284 1,316 133,176 66,213 570,152 246,586
020 030 040 060 070 080 090 100 110 120 130	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT USMC Nucleated Foam Engine Wash SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OFFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183 3,124,551 8,568,666 26,284 1,316 133,176 66,213 570,152 246,586 55,230 29,616	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551 [3,000 8,595,890 26,284 1,316 133,176 66,213 570,152 246,586 55,230 29,616
020 030 040 060 070 080 090 100 110 120 130 140 150	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT USMC Nucleated Foam Engine Wash SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OFFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC SUBTOTAL TRAINING AND RECRUITING	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183 3,124,551 8,568,666 26,284 1,316 133,176 66,213 570,152 246,586 55,230	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551 [3,000 8,595,890 26,284 1,316 133,176 66,213 570,152 246,586 55,230 29,616
020 030 040 060 070 080 090 100 110 120 130 140 150	NAVY OPERATION AND MAINTENANCE, MARINE CORPS OPERATING FORCES OPERATIONAL FORCES FIELD LOGISTICS DEPOT MAINTENANCE MARITIME PREPOSITIONING CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION Program increase BASE OPERATING SUPPORT USMC Nucleated Foam Engine Wash SUBTOTAL OPERATING FORCES TRAINING AND RECRUITING RECRUIT TRAINING OFFICER ACQUISITION SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT RECRUITING AND ADVERTISING OFF-DUTY AND VOLUNTARY EDUCATION JUNIOR ROTC	72,244,533 1,799,964 1,878,228 211,460 137,831 205,449 1,211,183 3,124,551 8,568,666 26,284 1,316 133,176 66,213 570,152 246,586 55,230 29,616	72,490,057 1,799,964 1,878,228 211,460 137,831 205,449 1,235,407 [24,224 3,127,551 [3,000 8,595,890 26,284 1,316 133,176 66,213 570,152 246,586 55,230

Line	(In Thousands of Dollars) Item	FY 2024	House
220A	CLASSIFIED PROGRAMS	65,658	Authorized
	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	584,674	584,67
	TOTAL OPERATION AND MAINTENANCE, MA-		
	RINE CORPS	10,281,913	10,309,13
	OPERATION AND MAINTENANCE, NAVY RESERVE OPERATING FORCES		
010	MISSION AND OTHER FLIGHT OPERATIONS	731,113	731,11
020	INTERMEDIATE MAINTENANCE	10,122	10,12
030	AIRCRAFT DEPOT MAINTENANCE	167,811	167,81
040	AIRCRAFT DEPOT OPERATIONS SUPPORT	103	10
050	AVIATION LOGISTICS	29,185	29,18
060	COMBAT COMMUNICATIONS	20,806	20,80
070	COMBAT SUPPORT FORCES	186,590	186,5
080	CYBERSPACE ACTIVITIES	296	29
090	ENTERPRISE INFORMATION SUSTAINMENT. RESTORATION AND MODERNIZATION	32,467	32,40
100 110	BASE OPERATING SUPPORT	63,726 121,064	63,72 121,00
110	SUBTOTAL OPERATING FORCES	1,363,283	1,363,28
	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES		
120	ADMINISTRATION	2,025	2,02
130	MILITARY MANPOWER AND PERSONNEL MANAGEMENT	13,401	13,40
140	ACQUISITION AND PROGRAM MANAGEMENT	2,101	2,10
	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	17,527	17,52
	TOTAL OPERATION AND MAINTENANCE.	,	Ź
	TOTAL OPERATION AND MAINTENANCE, NAVY RESERVE	1,380,810	1,380,81
	OPERATION AND MAINTENANCE, MARINE CORPS RESERVE OPERATING FORCES		
010	OPERATING FORCES	128,468	128,40
020	DEPOT MAINTENANCE	20,967	20,96
030	SUSTAINMENT, RESTORATION AND MODERNIZATIONBASE OPERATING SUPPORT	46,589	46,58
040	SUBTOTAL OPERATING FORCES	120,808 316,832	120,86 316,8 5
	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES		
050	ADMINISTRATION	12,563	12,5
	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,563	12,56
	TOTAL OPERATION AND MAINTENANCE, MA-	,	,
	RINE CORPS RESERVE	329,395	329,39
	OPERATION AND MAINTENANCE, AIR FORCE		
010	OPERATING FORCES PRIMARY COMBAT FORCES	980,768	966,0
010	Technical realignment	300,700	[-14,70
020	COMBAT ENHANCEMENT FORCES	2,665,924	2,665,9
030	AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS)	1,630,552	1,630,5
040	DEPOT PURCHASE EQUIPMENT MAINTENANCE	4,632,693	4,632,6
	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA-	4.050.045	4 000 0
050	TION Program increase	4,252,815	4,279,73 [85,03
			. ,
	Technical realignment CYBERSPACE SUSTAINMENT	229.440	
050 060	Technical realignment	229,440 9,537,192	229,4
050	Technical realignment CYBERSPACE SUSTAINMENT		229,4 9,497,1
050 060	Technical realignment CYBERSPACE SUSTAINMENT CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUPPORT		229,4 9,497,1 [-40,0
050 060 070	Technical realignment	9,537,192	[-58,1: 229,4: 9,497,1: [-40,00 6,582,5: [-115,00
950 960 970	Technical realignment	9,537,192	229,44 9,497,13 [-40,00 6,582,5 [-115,00
050 060 070	Technical realignment	9,537,192 6,697,549	229,4 9,497,1: [-40,00 6,582,5 [-115,00 11,310,0 [-208,4:
950 960 970	Technical realignment	9,537,192 6,697,549	229,4- 9,497,1: [-40,00 6,582,5- [-115,00 11,310,0

Line	Item	FY 2024 Request	House Authorized
110	OTHER COMBAT OPS SPT PROGRAMSUnderexecution	1,817,941	1,742,941 [-75,000
120	CYBERSPACE ACTIVITIES Program decrease	807,966	777,966 [–30,000
130	TACTICAL INTEL AND OTHER SPECIAL ACTIVITIES	267,615	267,615
160	US NORTHCOM/NORAD	245,263	245,263
170	US STRATCOM	541,720	526,720 [-15,000
190	US CENTCOM	335,220	335,220
200	US SOCOM	27,511	27,511
210	US TRANSCOM	607	607
220	CENTCOM CYBERSPACE SUSTAINMENT	1,415	1,415
230 240	USSPACECOM MEDICAL READINESS	373,989 564,880	373,989 562,596
240	Technical realignment	304,000	[-2,284
480A	CLASSIFIED PROGRAMS	1,465,926	1,465,926
	SUBTOTAL OPERATING FORCES	50,061,323	49,441,800
	MOBILIZATION		
260	AIRLIFT OPERATIONS	3,012,287	3,012,287
270	MOBILIZATION PREPAREDNESSSUBTOTAL MOBILIZATION	241,918 3,254,205	241,918 3,254,20 5
		5,201,200	5,251,200
280	TRAINING AND RECRUITING OFFICER ACQUISITION	202,769	202,769
290	RECRUIT TRAINING	28,892	28,892
300	RESERVE OFFICERS TRAINING CORPS (ROTC)	137,647	137,647
310	SPECIALIZED SKILL TRAINING	588,131	588,132
320	FLIGHT TRAINING	875,230	850,230
330	Underexecution PROFESSIONAL DEVELOPMENT EDUCATION	301,262	[-25,000 301,262
340	TRAINING SUPPORT	194,609	195,609
	Training Exercise Support	,,,,,	[1,000
350	RECRUITING AND ADVERTISING	204,318	204,318
360	EXAMINING	7,775	7,775
370 380	OFF-DUTY AND VOLUNTARY EDUCATION CIVILIAN EDUCATION AND TRAINING	263,421 343,039	263,421 343,039
390	JUNIOR ROTC	75,666	75,660
	SUBTOTAL TRAINING AND RECRUITING	3,222,759	3,198,759
	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES		
400	LOGISTICS OPERATIONS	1,062,199	1,062,199
410 420	TECHNICAL SUPPORT ACTIVITIESADMINISTRATION	162,919	162,919
430	SERVICEWIDE COMMUNICATIONS	1,409,015 30,268	1,409,013 30,268
440	OTHER SERVICEWIDE ACTIVITIES	1,851,856	1,811,376
	Technical realignment		[4,520
	Underexecution		[-45,000
450	CIVIL AIR PATROL DEF ACQUISITION WORKFORCE DEVELOPMENT ACCOUNT	30,901	30,901
460 480	INTERNATIONAL SUPPORT	42,759 115,267	42,759 95,267
100	Underexecution	110,207	[-20,000
490A	CLASSIFIED PROGRAMSSUBTOTAL ADMINISTRATION AND SERVICE-	1,506,624	1,506,624
	WIDE ACTIVITIES	6,211,808	6,151,328
	TOTAL OPERATION AND MAINTENANCE, AIR FORCE	62,750,095	62,046,092
	OPERATION AND MAINTENANCE, SPACE FORCE	, ,	
	OPERATING FORCES		
010	GLOBAL C3I & EARLY WARNING	642,201	642,201
020	SPACE OPERATIONS	356,162	356,162
030	SPACE OPERATIONS	866,547	869,047 [2,500
	EDUCATION & TRAINING	199,181	217,353
040	EDUCATION & IRAINING		
040	Technical realignment	130,101	
040 050		383,233	[18,172 383,233

SEC. 4301. OPERATION AND MAINTENANCE

	Item	FY 2024 Request	House Authorized
70	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA-		
	TION	678,648	692,221
	Program increase		[13,573
80	CONTRACTOR LOGISTICS AND SYSTEM SUPPORT	1,380,350	1,380,350
00 0A	SPACE OPERATIONS -BOSCLASSIFIED PROGRAMS	188,760	188,760
lΑ	SUBTOTAL OPERATING FORCES	71,475 4,834,314	71,475 4,868,559
	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES		
0	LOGISTICS OPERATIONS	34,046	34,046
0	ADMINISTRATION	149,108	130,936
	Technical realignment		[-18,172
	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	183,154	164,982
		100,101	101,002
	TOTAL OPERATION AND MAINTENANCE, SPACE FORCE	5,017,468	5,033,541
	OPERATION AND MAINTENANCE, AIR FORCE RE-		
	SERVE		
0	OPERATING FORCES PRIMARY COMBAT FORCES	2,088,949	2,088,949
9	MISSION SUPPORT OPERATIONS	2,000,949 198,213	2,000,949 198,213
)	DEPOT PURCHASE EQUIPMENT MAINTENANCE	647,758	647,758
)	FACILITIES SUSTAINMENT, RESTORATION & MODERNIZA-	.,	,
	TION	122,314	122,314
0 0	CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUPPORT	374,442	374,442
	BASE SUPPORT	543,962	543,962
	CYBERSPACE ACTIVITIES SUBTOTAL OPERATING FORCES	1,742 3,977,380	1,742 3,977,380
	ADMINISTRATION AND SERVICE WIDE ASSESSED	, ,	, ,
	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES ADMINISTRATION	107 001	107 991
	RECRUITING AND ADVERTISING	107,281 9,373	107,281 9,373
	MILITARY MANPOWER AND PERS MGMT (ARPC)	15,563	15,563
	OTHER PERS SUPPORT (DISABILITY COMP)	6,174	6,174
	AUDIOVISUAL	485	485
	SUBTOTAL ADMINISTRATION AND SERVICE-		
	WIDE ACTIVITIES	138,876	138,876
	TOTAL OPERATION AND MAINTENANCE, AIR	4.110.080	4 1 1 0 0 7 0
	FORCE RESERVE	4,116,256	4,116,256
	OPERATION AND MAINTENANCE, AIR NATIONAL GUARD		
	OPERATING FORCES		
0	AIRCRAFT OPERATIONS	2,498,675	2,498,675
)	MISSION SUPPORT OPERATIONS	656,714	656,714
))	DEPOT PURCHASE EQUIPMENT MAINTENANCEFACILITIES SUSTAINMENT, RESTORATION & MODERNIZA-	1,171,901	1,171,901
	TION	370,188	370,188
	CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUPPORT	1,280,003	1,280,003
	BASE SUPPORT	1,089,579	1,089,579
	CYBERSPACE SUSTAINMENT	19,708	19,708
)	CYBERSPACE ACTIVITIES	49,476	29,976
	Cyberspace actitivies		[2,500] [-22,000
	SUBTOTAL OPERATING FORCES	7,136,244	7,116,744
	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES		
)	ADMINISTRATION AND SERVICE-WIDE ACTIVITIES ADMINISTRATION	68,417	68,417
		68,417 49,033	
	ADMINISTRATION RECRUITING AND ADVERTISING SUBTOTAL ADMINISTRATION AND SERVICE-	49,033	49,033
	ADMINISTRATION RECRUITING AND ADVERTISING SUBTOTAL ADMINISTRATION AND SERVICE-WIDE ACTIVITIES		49,033
0	ADMINISTRATION RECRUITING AND ADVERTISING SUBTOTAL ADMINISTRATION AND SERVICE-	49,033	68,417 49,033 117,450 7,234,194

JOINT CHIEFS OF STAFF	461,370 701,081 8,210 252,480	471,370 [10,000] 701,081 8,210 271,110
and SOUTHCOM	8,210 252,480	701,081 8,210
JOINT CHIEFS OF STAFF—JTEEP JOINT CHIEFS OF STAFF—CYBER OFFICE OF THE SECRETARY OF DEFENSE—MISO INDOPACOM MISO SOUTHCOM MISO SPECIAL OPERATIONS COMMAND COMBAT DEVELOPMENT ACTIVITIES Program decrease Program decrease	8,210 252,480	701,081 8,210
JOINT CHIEFS OF STAFF—CYBER	8,210 252,480	8,210
OFFICE OF THE SECRETARY OF DEFENSE—MISO	252,480	
INDOPACOM MISO		271,110
SOUTHCOM MISO		[11 200
960 SPECIAL OPERATIONS COMMAND COMBAT DEVELOPMENT ACTIVITIES		[11,300] [7,330
970 SPECIAL OPERATIONS COMMAND MAINTENANCE Program decrease		[7,550]
Program decrease	2,012,953	2,012,953
	1,210,930	1,186,630
190 SPRUIAL OPERATIONS COMMAND MANACOUNTS MINICIPALITATION		[-24,300]
	202 77/	107.077
ATIONAL HEADQUARTERS	202,574	195,244
Program decrease SPECIAL OPERATIONS COMMAND THEATER FORCES	3,346,004	[-7,330] 3,334,004
Program decrease	3,340,004	[-12,000
800 SPECIAL OPERATIONS COMMAND CYBERSPACE ACTIVI-		1,
TIES	49,757	49,757
110 SPECIAL OPERATIONS COMMAND INTELLIGENCE	1,391,402	1,401,402
Program decrease		[-15,000
Special Operations Command Intelligence increase in Non-Tra-		
ditional ISR (SOF Digital Ecosystem POR)		[25,000]
220 SPECIAL OPERATIONS COMMAND OPERATIONAL SUPPORT	1,438,967	1,376,980
Program decrease		[-61,987]
30 CYBERSPACE OPERATIONS	1,318,614	1,353,614
Additional resourcing		[10,000]
Internet Operations Management		[5,000]
JFHQ-DODIN Resourcing	332,690	[20,000 332,690
SUBTOTAL OPERATING FORCES	12,727,032	12,695,045
MDAINING AND DECRUMING		
TRAINING AND RECRUITING 150 DEFENSE ACQUISITION UNIVERSITY	183,342	183,342
JOINT CHIEFS OF STAFF	118,172	118,172
70 SPECIAL OPERATIONS COMMAND/PROFESSIONAL DEVEL-	,	
OPMENT EDUCATION SUBTOTAL TRAINING AND RECRUITING	33,855 335,369	33,855 335,369
	,	,
ADMINISTRATION AND SERVICE-WIDE ACTIVITIES		
180 CIVIL MILITARY PROGRAMS	142,240	273,240
National Guard Youth Challenge		[83,500]
Program decrease		[-2,500]
STARBASE	4,870	[50,000] 4,870
200 DEFENSE CONTRACT AUDIT AGENCY	667,943	667,943
210 DEFENSE CONTRACT MANAGEMENT AGENCY	1,567,119	1,567,119
DEFENSE CONTRACT MANAGEMENT AGENCY—CYBER	30,279	25,279
Early to need	00,270	[-5,000
DEFENSE COUNTERINTELLIGENCE AND SECURITY AGEN-		- /
CY	1,062,123	1,062,123
Insider Threat - DITMAC, Resiliency and Suicide Prevention		F= 000
Program for the Warfighter		[5,000]
Program decrease—Facilities and Physical Security DEFENSE COUNTERINTELLIGENCE AND SECURITY AGEN-		[-5,000]
CY—CYBER	9,835	9,835
260 DEFENSE HUMAN RESOURCES ACTIVITY—CYBER	27,517	27,517
270 DEFENSE HUMAN RESOURCES ACTIVITY	1,033,789	988,789
Underexecution	2,000,700	[-45,000
DEFENSE INFORMATION SYSTEMS AGENCY	2,567,698	2,542,698
Program decrease	,,	[-25,000
DEFENSE INFORMATION SYSTEMS AGENCY—CYBER	526,893	526,893
	241,779	206,779
DEFENSE LEGAL SERVICES AGENCY		[-35,000
DEFENSE LEGAL SERVICES AGENCY	446,731	446,731
DEFENSE LEGAL SERVICES AGENCY	446,731 246,840	
DEFENSE LEGAL SERVICES AGENCY		251,840
DEFENSE LEGAL SERVICES AGENCY		251,840 [5,000
DEFENSE LEGAL SERVICES AGENCY	246,840	446,731 251,840 [5,000] 198,959 [3,000]

Line	Item	FY 2024 Request	House Authorized
	Baltic Security Initiative		[210,000]
	Offset for Baltic Security Initiative		[-210,000]
380	DEFENSE TECHNOLOGY SECURITY ADMINISTRATION	41,722	41,722
390	DEFENSE THREAT REDUCTION AGENCY	984,272	974,272
/10	Program decrease	70 × 10	[-10,000]
410 420	DEFENSE THREAT REDUCTION AGENCY—CYBER DEPARTMENT OF DEFENSE EDUCATION ACTIVITY	70,548	70,548
420	Impact Aid	3,451,625	3,521,625 [50,000
	Impact Aid Students with Disabilities		[20,000
430	MISSILE DEFENSE AGENCY	564,078	559,078
	Program decrease		[-5,000]
440	OFFICE OF THE LOCAL DEFENSE COMMUNITY COOPERA-		
	TION	118,216	108,216
	Underexecution		[-10,000]
480	OFFICE OF THE SECRETARY OF DEFENSE—CYBER	92,176	87,776
	Central program office		[10,000]
	Scholarship funding alignment		[-14,400]
490	OFFICE OF THE SECRETARY OF DEFENSE	2,676,416	2,452,616
	Chief Digital and AI Office Senior Leadership Training Courses		[2,750]
	Eliminate Office of Cost Assessment and Program Evaluation		F 70 000
	(CAPE)		[-78,000]
	Legacy Resource Management Program Program decrease		[2,000] [-153,550]
	Readiness and Environmental Protection Initiative		[3,000]
530	WASHINGTON HEADQUARTERS SERVICES	440,947	440,947
530A	CLASSIFIED PROGRAMS	20,114,447	20,124,447
70021	Classifed increase	20,111,111	[10,000]
	SUBTOTAL ADMINISTRATION AND SERVICE-		[10,000]
	WIDE ACTIVITIES	39,705,162	39,560,962
	UNDISTRIBUTED		
540	UNDISTRIBUTED		-300,000
	Historical unobligated balances		[-300,000]
	SUBTOTAL UNDISTRIBUTED		-300,000
	TOTAL OPERATION AND MAINTENANCE, DE- FENSE-WIDE	52,767,563	52,291,376
	UNITED STATES COURT OF APPEALS FOR THE		
	ARMED FORCES		
	ADMINISTRATION AND ASSOCIATED ACTIVITIES		
010	US COURT OF APPEALS FOR THE ARMED FORCES, DE-		
	FENSE	16,620	16,620
	SUBTOTAL ADMINISTRATION AND ASSOCI-	10.000	10.000
	ATED ACTIVITIES	16,620	16,620
	TOTAL UNITED STATES COURT OF APPEALS		
	FOR THE ARMED FORCES	16,620	16,620
		10,020	10,020
	DEPARTMENT OF DEFENSE ACQUISITION WORK-		
	FORCE DEVELOPMENT FUND		
	ACQUISITION WORKFORCE DEVELOPMENT		
010	ACQ WORKFORCE DEV FD	54,977	54,977
	SUBTOTAL ACQUISITION WORKFORCE DEVEL-	,	,
	OPMENT	54,977	54,977
	TOTAL DEPARTMENT OF DEFENSE ACQUISI-		
	TION WORKFORCE DEVELOPMENT FUND	54,977	54,977
		,	- =,
	OVERSEAS HUMANITARIAN, DISASTER, AND CIVIC		
	AID		
	HUMANITARIAN ASSISTANCE		
010	OVERSEAS HUMANITARIAN, DISASTER AND CIVIC AID	114,900	114,900
	SUBTOTAL HUMANITARIAN ASSISTANCE	114,900	114,900
		-	,
	TOTAL OVERSEAS HUMANITARIAN, DIS-		
	ASTER, AND CIVIC AID	114,900	114,900
	COOPERATIVE THREAT REDUCTION ACCOUNT		
010	COOPERATIVE THREAT REDUCTION	350,999	335,999

Line	Item	FY 2024 Request	House Authorized
	Program decrease		[-25,000]
	SUBTOTAL COOPERATIVE THREAT REDUCTION	350,999	335,999
	TOTAL COOPERATIVE THREAT REDUCTION ACCOUNT	350,999	335,999
	ENVIRONMENTAL RESTORATION, ARMY DEPARTMENT OF THE ARMY		
050	ENVIRONMENTAL RESTORATION, ARMY	198,760	198,760
	SUBTOTAL DEPARTMENT OF THE ARMY	198,760	198,760
	TOTAL ENVIRONMENTAL RESTORATION, ARMY	198,760	198,760
	ENVIRONMENTAL RESTORATION, NAVY DEPARTMENT OF THE NAVY	100,100	100,100
060	ENVIRONMENTAL RESTORATION, NAVY	335,240	335,240
	SUBTOTAL DEPARTMENT OF THE NAVY	335,240	335,240
	TOTAL ENVIRONMENTAL RESTORATION, NAVY	335,240	335,240
	ENVIRONMENTAL RESTORATION, AIR FORCE DEPARTMENT OF THE AIR FORCE		
070	ENVIRONMENTAL RESTORATION, AIR FORCE	349,744	349,744
	SUBTOTAL DEPARTMENT OF THE AIR FORCE	349,744	349,744
	TOTAL ENVIRONMENTAL RESTORATION, AIR	940.744	940 744
	FORCE	349,744	349,744
	ENVIRONMENTAL RESTORATION, DEFENSE DEFENSE-WIDE		
080	ENVIRONMENTAL RESTORATION, DEFENSE	8,965	8,965
	SUBTOTAL DEFENSE-WIDE	8,965	8,965
	TOTAL ENVIRONMENTAL RESTORATION, DE- FENSE	8,965	8,965
	ENVIRONMENTAL RESTORATION, FORMERLY USED DEFENSE SITES DEFENSE-WIDE		
090	ENVIRONMENTAL RESTORATION FORMERLY USED SITES	232,806	232,806
	SUBTOTAL DEFENSE-WIDE	232,806	232,806
	TOTAL ENVIRONMENTAL RESTORATION, FORMERLY USED DEFENSE SITES	232,806	232,806

TITLE XLIV—MILITARY PERSONNEL

3 SEC. 4401. MILITARY PERSONNEL.

SEC. 4401. MILITARY PERSONNEL (In Thousands of Dollars)			
Item	FY 2024 Request	House Authorized	
Military Personnel	168,320,510	168,078,310	
BAH Absorption Restoration (1%)		[244,000]	
Remove BAH from BNA Calculation (150%)		[113,800]	
Military personnel historical underexecution		[-600,000]	

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SEC. 4401. MILITARY PERSONNE (In Thousands of Dollars)	EL.	
Item	FY 2024 Request	House Authorized
MERHCF	10,553,456	10,553,456

1 TITLE XLV—OTHER 2 AUTHORIZATIONS

3 SEC. 4501. OTHER AUTHORIZATIONS.

SEC. 4501. OTHER AUTHORIZATIONS (In Thousands of Dollars)	S	
Item	FY 2024 Request	House Authorized
NATIONAL DEFENSE STOCKPILE TRANSACTION FUND		
DEFENSE STOCKPILE	7,629	7,629
TOTAL NATIONAL DEFENSE STOCKPILE TRANSACTION FUND	7,629	7,629
WORKING CAPITAL FUND, ARMY		
ARMY ARSENALS INITIATIVE	27,551	27,551
ARMY SUPPLY MANAGEMENT	1,662	1,662
TOTAL WORKING CAPITAL FUND, ARMY	29,213	29,213
WORKING CAPITAL FUND, AIR FORCE		
SUPPLIES AND MATERIALS	83,587	83,587
TOTAL WORKING CAPITAL FUND, AIR FORCE	83,587	83,587
WORKING CAPITAL FUND, DEFENSE-WIDE		
DEFENSE AUTOMATION & PRODUCTION SERVICES	4	4
ENERGY MANAGEMENT—DEFENSE	114,663	114,665
TOTAL WORKING CAPITAL FUND, DEFENSE- WIDE	114,667	114,667
WORKING CAPITAL FUND, DEFENSE COMMISSARY AGENCY WORKING CAPITAL FUND—DECA	1,447,612	1,447,612
TOTAL WORKING CAPITAL FUND, DEFENSE	1,111,012	1,117,012
COMMISSARY AGENCY	1,447,612	1,447,612
CHEMICAL AGENTS AND MUNITIONS DESTRUC- TION, DEFENSE		
OPERATION AND MAINTENANCE	89,284	89,284
RESEARCH, DEVELOPMENT, TEST, AND EVALUATION	1,002,560	1,002,560
TOTAL CHEMICAL AGENTS AND MUNITIONS		
DESTRUCTION, DEFENSE	1,091,844	1,091,844
DRUG INTERDICTION AND COUNTER-DRUG ACTIVITIES, DEFENSE		
COUNTER-NARCOTICS SUPPORT	643,848	658,848
Counter Strategic Competitors in the Western Hemisphere		[15,000
DRUG DEMAND REDUCTION PROGRAM	134,313	136,813
Young Marines Program		[2,500]
NATIONAL GUARD COUNTER-DRUG PROGRAM	102,272	122,272
Program increase		[20,000
NATIONAL GUARD COUNTER-DRUG SCHOOLS	5,993	10,993
Program increase		[5,000
TOTAL DRUG INTERDICTION AND COUNTER-	000 100	022.025
DRUG ACTIVITIES, DEFENSE	886,426	928,926

SEC. 4501. OTHER AUTHORIZATIONS (In Thousands of Dollars)

Item	FY 2024 Request	House Authorized
OFFICE OF THE INSPECTOR GENERAL		
OFFICE OF THE INSPECTOR GENERAL—O&M	518,919	518,919
OFFICE OF THE INSPECTOR GENERAL—CYBER	1,948	1,948
OFFICE OF THE INSPECTOR GENERAL—RDT&E	3,400	3,400
OFFICE OF THE INSPECTOR GENERAL—PROCUREMENT	1,098	1,098
TOTAL OFFICE OF THE INSPECTOR GENERAL	525,365	525,365
DEFENSE HEALTH PROGRAM		
IN-HOUSE CARE	10,044,342	10,049,342
TRICARE Reserve Select Extension		[5,000
PRIVATE SECTOR CARE	19,893,028	19,893,028
CONSOLIDATED HEALTH SUPPORT	2,007,012	1,818,512
Historical underexecution		[-186,000
Program decrease		[-2,500
INFORMATION MANAGEMENT	2,327,816	2,327,816
MANAGEMENT ACTIVITIES	347,446	343,446
Historical underexecution	,	[-4,000
EDUCATION AND TRAINING	336,111	323,111
Historical underexecution		[-20,000
TriService Nursing Research Program		[7,000
BASE OPERATIONS/COMMUNICATIONS	2,144,551	2,142,051
Historical underexecution		[-2,500
R&D RESEARCH	40,311	40,311
R&D EXPLORATRY DEVELOPMENT	178,892	178,892
R&D ADVANCED DEVELOPMENT	327,040	344,540
Antibiotic Susceptibility Test Development	,	/2,500
Peptide Research and Development		[5,000
Platelet Development and Platelet Hemostatic Products		[10,000
R&D DEMONSTRATION/VALIDATION	172,351	172,351
R&D ENGINEERING DEVELOPMENT	107,753	107,753
R&D MANAGEMENT AND SUPPORT	87,096	87,096
R&D CAPABILITIES ENHANCEMENT	18,330	18,330
PROC INITIAL OUTFITTING	22,344	22,344
PROC REPLACEMENT & MODERNIZATION	238,435	238,435
PROC JOINT OPERATIONAL MEDICINE INFORMATION SYS-	,	,
DDGG MILITARY HEALTH SYSTEM DESIZED TO	29,537	29,537
PROC MILITARY HEALTH SYSTEM—DESKTOP TO DATACENTER	74,055	74,055
PROC DOD HEALTHCARE MANAGEMENT SYSTEM MOD-		
ERNIZATION	17,510	17,510
TOTAL DEFENSE HEALTH PROGRAM	38,413,960	38,228,460
TOTAL OTHER AUTHORIZATIONS	42,600,303	42,457,303

TITLE XLVI—MILITARY CONSTRUCTION

3 SEC. 4601. MILITARY CONSTRUCTION.

SEC. 4601. MILITARY CONSTRUCTION

(In Thousands of Dollars)				
Account	State/Country and Installation	Project Title	FY 2024 Request	House Agreement
	Alabama			
Army	Anniston Army Depot	Access Control Point (P&D)	0	5,500
Army	Anniston Army Depot	Component Rebuild Shop (P&D)	0	8,100
Army	Anniston Army Depot	Vehicle Paint Shop (P&D)	0	2,900
Army	Redstone Arsenal	Substation	50,000	50,000
	Alaska			
Army	Fort Wainwright	Cost to Complete: Enlisted Unaccompanied Pers Hsg	34,000	34,000

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	(In Thousands of Dollars)				
Account	State/Country and Installation	Project Title	FY 2024 Request	House Agreement	
	Florida				
Army	Camp Bull Simons	Camp Bull Simons 7th Special Forces Group Child Development Center.	0	17,000	
Army	Georgia Fort Gordon Germany	Cyber Instructional Facility (Classrooms)	163,000	80,000	
Army	Grafenwoehr	Automated Multipurpose Machine Gun Range	10,400	10,400	
Army	Hohenfels	Simulations Center	56,000	56,000	
Army	Hawaii Aliamanu Military Res- ervation	Water Storage Tank	20,000	20,000	
Army	Wheeler Army Air Field Kansas	Air Traffic Control Tower (P&D)	0	5,400	
Army	Fort Riley Kentucky	Aircraft Maintenance Hanger	105,000	105,000	
Army	Fort Campbell Louisiana	Multipurpose Training Range	38,000	38,000	
Army	Fort Polk Massachusetts	Multipurpose Athletic Field	0	13,400	
Army	Soldier Systems Center Natick	Barracks Addition	18,500	18,500	
Army	Michigan Detroit Arsenal North Carolina	Ground Transport Equipment Building	72,000	72,000	
Army	Fort Bragg	Aircraft Maintenance Hangar	0	61,000	
Army	Fort Bragg	Automated Record Fire Range	19,500	19,500	
Army	Fort Bragg	Barracks	50,000	50,000	
Army Army	Fort Bragg Fort Bragg	Barracks (Facility Prototyping)	85,000 0	85,000 36,000	
Army	Pennsylvania Letterkenny Army Depot	Guided Missile Maintenance Building	89,000	89,000	
4	Texas	C-II-tim Marinia - Boundar (D&D)	0	0.000	
Army Army	Fort Bliss Fort Bliss	Collective Training Barracks (P&D) Rail Yard	74,000	8,000 74,000	
Army	Fort Hood	Barracks, Fort Hood (PN 100948) (P&D)	74,000	9,900	
Army	Fort Hood	Barracks, Fort Hood (PN 94937) (P&D)	0	9,900	
Army	Red River Army Depot Washington	Component Rebuild Shop	113,000	70,000	
Army	Joint Base Lewis- McChord	Barracks	100,000	100,000	
Army	Worldwide Unspecified Unspecified Worldwide Locations	Barracks Replacement $(P \& D)$	0	50,000	
Army	Unspecified Worldwide Locations	CDC Planning and Design	0	20,000	
Army	Unspecified Worldwide Locations	Cost to Complete Army	0	122,210	
Army	Unspecified Worldwide Locations	Host Nation Support	26,000	26,000	
Army	Unspecified Worldwide Locations	Lab Infrastructure Planning & Design	0	30,000	
Army	Unspecified Worldwide Locations	Minor Construction Organic Industrial Base Planning & Design	76,280	86,280	
Army Army	Unspecified Worldwide Locations Unspecified Worldwide	Planning & Design	0 270,875	5,000 300,175	
Army	Locations Unspecified Worldwide	Unspecified Minor Military Construction Demolition	270,073	15,000	
217 mg	Locations	Chapter and Multing Construction Demotition	v	10,000	
Military		<i>u</i>	1,470,555	1,803,165	
Navy	Australia Royal Australian Air Force Base Darwin California	PDI: Aircraft Parking Apron (INC)	134,624	134,624	
Navy	Camp Pendleton	Fire Station Replacement (53 Area) (P&D)	0	2,683	
Navy	Marine Corps Air Ground Combat Cen- ter Twentynine	Communications Towers	42,100	42,100	
Navy	Palms Port Hueneme Connecticut	Laboratory Compound Facilities Improvements	110,000	15,000	
Navy	Naval Submarine Base New London	Submarine Pier 31 Extension	112,518	42,518	
Navy	Naval Submarine Base New London	Weapons Magazine & Ordnance Operations Fac	219,200	29,200	

Account	State/Country and Installation	Project Title	FY 2024 Request	House Agreement
	District of Columbia			
Navy	Marine Barracks Wash- ington	Bachelor Enlisted Quarters & Support Facility	131,800	31,80
Navy	District of Columbia Naval Support Activity	$\begin{tabular}{lll} Electromagnetic & \& & Cyber & Countermeasures & Lab \\ (P\&D). \end{tabular}$	0	40,00
Navy	Djibouti Camp Lemonnier Djibouti	Electrical Power Plant	0	106,60
Navy	Florida Whiting Field	Advanced Helicopter Training System Hangar	0	100,00
Navy	Georgia Marine Corps Logistics Base Albany	Consolidated Communication Facility	0	63,97
Navy	Guam Andersen Air Force Base	PDI: Child Development Center	105,220	105,22
Navy	Andersen Air Force Base	PDI: Joint Consol. Comm. Center (INC)	107,000	107,00
Navy	Joint Region Marianas	PDI: Joint Communication Upgrade (INC)	292,830	50,00
Navy	Joint Region Marianas	PDI: Missile Integration Test Facility	174,540	74,54
Navy	Naval Base Guam	PDI: 9th ESB Training Complex	23,380	23,38
Navy	Naval Base Guam	PDI: Artillery Battery Facilities	137,550	72,55
Navy	Naval Base Guam	PDI: Consolidated MEB HQ/NCIS Phii	19,740	19,74
Navy	Naval Base Guam	PDI: Recreation Center	34,740	34,74
Navy Navy	Naval Base Guam	PDI: Religious Ministry Services Facility	46,350	46,35
Navy Navy	Naval Base Guam Naval Base Guam Hawaii	PDI: Satellite Communications Facility (INC) PDI: Training Center	166,159 89,640	100,00 89,64
Navy	Joint Base Pearl Har- bor-Hickam	Dry Dock 3 Replacement (INC)	1,318,711	1,398,03
Vavy	Marine Corps Base Ha- wai'i	Water Reclamation Facility Compliance Upgrade	0	50,00
Navy	Italy Naval Air Station Sigonella	EDI: Ordnance Magazines	77,072	77,07
Navy	Maine Portsmouth Naval Ship- yard	Multi-Mission Drydock #1 Extension (INC)	544,808	544,80
N7	Maryland		100.100	00.00
Navy Navy	Fort Meade Naval Air Station Pa- tuxent River	Cybersecurity Operations Facility Aircraft Development and Maintenance Facilities	186,480 141,700	80,00 80,00
Navy	North Carolina Cherry Point Marine Corps Air Station	Aircraft Maintenance Hangar (INC)	19,529	19,52
Navy	Marine Corps Air Sta- tion Cherry Point	2D LAAD Maintenance and Operations Facilities	0	65,00
Navy	Marine Corps Air Sta- tion Cherry Point	Maintenance Facility & Marine Air Group HQS	125,150	35,15
Navy	Marine Corps Base Camp Lejeune	10th Marines Maintenance & Operations Complex	0	40,00
Navy	Marine Corps Base Camp Lejeune	Amphibious Combat Vehicle Shelters	0	31,89
Navy	Marine Corps Base Camp Lejeune Pennsylvania	Corrosion Repair Facility Replacement	0	40,00
Navy	Naval Surface Warfare Center Philadeplhia	AI Machinery Control Development Center	0	88,20
Navy	Virginia Dam Neck Annex	Maritime Surveillance System Facility	109,680	23,68
Navy	Joint Expeditionary Base Little Creek— Story	Child Development Center	35,000	35,00 35,00
Navy	Marine Corps Base Quantico	Water Treatment Plant	127,120	37,12
Vavy	Naval Station Norfolk	Child Development Center	43,600	43,60
Navy	Naval Station Norfolk	MQ-25 Aircraft Laydown Facilities	114,495	8,49
Vavy	Naval Station Norfolk	Submarine Pier 3 (INC)	99,077	99,07
Navy	Naval Weapons Station Yorktown	Weapons Magazines	221,920	51,00
Navy	Norfolk Naval Shipyard Washington	Dry Dock Saltwater System for CVN-78 (INC)	81,082	81,08
Navy	Naval Base Kitsap	Alternate Power Transmission Line	0	19,00
Navy Navy	Naval Base Kitsap Naval Base Kitsap Wooddwide Unspecified	Armored Fighting Vehicle Support Facility	0 195,000	31,00 60,00
Navy	Worldwide Unspecified Unspecified Worldwide Locations	Barracks Replacement (P&D)	0	50,00

Account	State/Country and Installation	Project Title	FY 2024 Request	House Agreement
Navy	Unspecified Worldwide	CDC Planning and Design	0	20,000
Navy	Locations Unspecified Worldwide	Lab Infrastructure Planning & Design	0	30,000
Navy	Locations Unspecified Worldwide Locations	Navy Shore Utility Infrastructure (P&D)	0	85,000
Navy	Unspecified Worldwide Locations	Planning & Design	578,942	578,942
Navy	Unspecified Worldwide Locations	Planning & Design	21,000	21,000
Navy	Unspecified Worldwide Locations	Shipyard Infrastructure Optimization Program Planning & Design.	0	50,000
Navy	Unspecified Worldwide Locations	Unspecified Minor Construction	34,430	44,430
Navy	Unspecified Worldwide Locations	Unspecified Minor Military Construction Demolition	0	15,000
Navy	Unspecified Worldwide Locations	USMC Military Construction Planning & Design	0	48,749
Navy	Unspecified Worldwide Locations	USMC Unspecified Minor Construction	0	30,000
Military	Construction, Navy Tota	ıl	6,022,187	5,343,514
AF	Alaska Joint Base Elmendorf- Richardson Australia	Extend Runway 16/34 (INC 3)	107,500	107,500
AF	Royal Australian Air Force Base Darwin	PDI: Squadron Operations Facility	26,000	26,000
AF	Royal Australian Air Force Base Tindal	PDI: Aircraft Maintenance Support Facility	17,500	17,500
AF	Royal Australian Air Force Base Tindal	PDI: Squadron Operations Facility	20,000	20,000
AF	Royal Australian Air Force Base Tindal Florida	PDI: Bomber Apron	93,000	93,000
AF	Eglin Air Force Base	Eglin Air Force Base—LRSO Hardware Software Development & Test Facility.	0	14,600
AF	MacDill Air Force Base	KC-46 ADAL Fuel System Maintenance Dock	18,000	18,000
4F $4F$	MacDill Air Force Base MacDill Air Force Base	KC-46A ADAL Aircraft Corrosion Control KC-46A ADAL Aircraft Maintenance Hangar	25,000 27,000	25,000 27,000
4F	MacDill Air Force Base	KC-46A ADAL Apron & Hydrant Fueling Pits	61,000	61,000
4F	Patrick Space Force Base	Commercial Vehicle Inspection	15,000	15,000
4F	Patrick Space Force Base	Cost to Complete: Consolidated Communications Center.	15,000	15,000
AF	Patrick Space Force Base	Final Denial Barriers, South Gate	12,000	12,000
AF	Georgia Robins Air Force Base Guam	$Battle\ Management\ Combined\ Operations\ Complex\ \dots$	115,000	35,000
AF	Joint Region Marianas Japan	PDI: North Aircraft Parking Ramp (INC)	109,000	109,000
AF AF	Kadena Air Base Kadena Air Base	PDI: Helo Rescue OPS Maintenance Hangar (INC 3) PDI: Theater A/C Corrosion Control Ctr (INC)	46,000 42,000	46,000 42,000
AF	Louisiana Barksdale Air Force Base	Weapons Generation Facility (INC 3)	112,000	112,000
	Mariana Islands			
AF	Tinian	PDI: Airfield Development, Phase 1 (INC 3)	26,000	26,000
AF	Tinian	PDI: Fuel Tanks W/Pipeline & Hydrant (INC 3)	20,000	20,000
AF	Tinian Massachusetts Hanscom Air Force	PDI: Parking Apron (INC 3)	32,000	32,000
AF AF	Base	Child Development Center	37,000	37,000
AF	Hanscom Air Force Base Mississippi	MIT-Lincoln Lab (West Lab CSL/MIF) (INC 4)	70,000	70,000
AF	Columbus Air Force Base	T-7a Ground Based Training System Facility	30,000	30,000
AF	Columbus Air Force Base Montana	T-7a Unit Maintenance Training Facility	9,500	9,500
AF	Malmstrom Air Force Base Norway	Fire Station Bay/Storage Area	0	10,300
AF	Rygge Air Station	EDI: DABS-FEV Storage	88,000	88,000
AF	Rygge Air Station	EDI: Munitions Storage Area	31,000	31,000

Account	State/Country and Installation	Project Title	FY 2024 Request	House Agreement
F	Ohio Wright-Patterson Air Force Base	$Acquisition \ Management \ Complex \ Phase \ V \ (P\&D) \ \$	0	9,900
F	Oklahoma Tinker Air Force Base Tinker Air Force Base	F-35 Aircraft Oxygen Shop (P&D) KC-46 3-Bay Depot Maintenance Hangar (INC 3)	0 78,000	5,800 78,000
F	Philippines Cesar Basa Air Base	PDI: Transient Aircraft Parking Apron	35,000	35,000
ę.	South Dakota Ellsworth Air Force	B-21 Fuel System Maintenance Dock	75,000	75,000
F	Base Ellsworth Air Force	B-21 Phase Hangar	160,000	34,000
F	Base Ellsworth Air Force Base	$B21\ We apons\ Generation\ Facility\ (INC)\$	160,000	160,000
F	Spain Morón Air Base	EDI: Munitions Storage	26,000	26,000
F	Texas Joint Base San Anto-	91 Cyber Operations Center	0	48,000
F	nio-Lackland Joint Base San Anto-	BMT - Chapel for America's Airmen	0	90,000
F	nio-Lackland Joint Base San Anto- nio-Lackland	Child Development Center	20,000	20,000
F	United Kingdom Royal Air Force	EDI: RADR Storage Facility	47,000	47,000
F	Fairford Royal Air Force	EDI: RADR Storage Facility	28,000	28,000
F	Lakenheath Royal Air Force Lakenheath	Surety Dormitory	50,000	50,000
F	Utah Hill Air Force Base	F-35 T-7a East Campus Infrastructure	82,000	82,000
F	Worldwide Unspecified Unspecified Worldwide	Barracks Replacement (P&D)	0	50,000
F	Locations Unspecified Worldwide	CDC Planning and Design	0	20,000
F	Locations Unspecified Worldwide	Cost to Complete	0	90,400
F	Locations Unspecified Worldwide	EDI: Planning & Design	5,648	5,648
F	Locations Unspecified Worldwide	Lab Infrastructure Planning & Design	0	30,000
F	Locations Unspecified Worldwide	Natural Disaster Recovery	0	252,000
F	Locations Unspecified Worldwide	Planning & Design	338,985	338,985
F	Locations Unspecified Worldwide	Planning & Design	90,281	90,281
F	Locations Unspecified Worldwide	Unspecified Minor Military Construction	64,900	74,900
F	Locations Unspecified Worldwide Locations	Unspecified Minor Military Construction Demolition	0	15,000
F	Wyoming F.E. Warren Air Force Base	GBSD Integrated Command Center (INC 2)	27,000	27,000
F	F.E. Warren Air Force Base	GBSD Integrated Training Center	85,000	85,000
F	F.E. Warren Air Force Base	GBSD Missile Handling Complex (INC 2)	28,000	28,000
Military	Construction, Air Force	Total	2,605,314	3,045,314
Def-Wide	Alabama Redstone Arsenal	Ground Test Facility Infrastructure	147,975	67,975
Def-Wide	California Marine Corps Air Sta-	Ambulatory Care Center—Dental Clinic Add//Alt	103,000	28,000
0ef-Wide	tion Miramar Marine Corps Air Sta- tion Miramar	Electrical Infrastructure, on-Site Generation, and Microgrid Improvements.	0	30,550
Def-Wide Def-Wide	Naval Base Coronado Naval Base Coronado	Cost to Complete: ATC Operations Support Facility SOF Naval Special Warfare Command Operations	0	11,400 51,000
		Support Facility, Phase 2.		
Def-Wide Def-Wide	Naval Base San Diego Naval Base San Diego	Ambulatory Care Center—Dental Clinic Replmt Microgrid and Backup Power	101,644 0	31,644 6,300
Def-Wide	Vandenberg Space Force Base	Microgrid With Backup Power	0	57,000

	State/Country and	(In Thousands of Dollars)	FY 2024	House
Account	Installation	Project Title	Request	Agreement
	Colorado			
Def-Wide	Buckley Space Force Base	Redundant Electrical Supply	0	9,000
Def-Wide	Buckley Space Force Base	Replacement Water Well	0	5,700
	Cuba			
Def-Wide	Guantanamo Bay Naval Station	Ambulatory Care Center (INC 1)	60,000	60,000
Def-Wide	Georgia Naval Submarine Base	Electrical Transmission and Distribution Improve-	0	49,500
Dej-m me	Kings Bay Germany	ments, Phase 2.	Ü	43,300
Def-Wide	Baumholder	Human Performance Training Center	0	16,700
Def-Wide	Baumholder	SOF Company Operations Facility	41,000	41,000
Def-Wide	Baumholder	SOF Joint Parachute Rigging Facility	23,000	23,000
Def-Wide	Kaiserslautern Air Base	Kaiserslautern Middle School	21,275	21,275
Def-Wide	Ramstein Air Base	Ramstein Middle School	181,764	181,764
Def-Wide	Rhine Ordnance Bar-	$Medical\ Center\ Replacement\ (INC\ 11)\$	77,210	77,210
Def-Wide	racks Stuttgart	Robinson Barracks Elem School Replacement	8,000	8,000
Dij mac	Honduras	Roomson Burraens Beem School Replacement	0,000	0,000
Def-Wide	Soto Cano Air Base	Fuel Facilities	41,300	41,300
D-£W: 1-	Japan Fleet Activities	Vinnial High School (INC)	70,000	70,000
Def-Wide	Yokosuka	Kinnick High School (INC)	70,000	70,000
Def-Wide	Kadena Air Base	PDI: SOF Maintenance Hangar	88,900	88,900
Def-Wide	Kadena Air Base	PDI: SOF Composite Maintenance Facility	11,400	11,400
•	Kansas		,	,
Def-Wide	Forbes Field	Microgrid and Backup Power	0	5,850
Def-Wide	Korea K–16 Air Base	K-16 Emergency Backup Power	0	5,650
	Kuwait			
Def-Wide	Camp Buehring Maryland	Microgrid and Backup Power	0	18,850
Def-Wide	Bethesda Naval Hos- pital	Medical Center Addition/Alteration (INC 7)	101,816	101,816
Def-Wide	Fort Meade	NSAW Mission OPS and Records Center (INC)	105,000	105,000
Def-Wide	Fort Meade	NSAW Recap Building 4 (INC)	315,000	315,000
Def-Wide	Fort Meade	NSAW Recap Building 5 (ECB 5) (INC)	65,000	65,000
Def-Wide	Joint Base Andrews Missouri	Hydrant Fueling System	38,300	38,300
Def-Wide	Lake City Army Ammu- nition Plant	Microgrid and Backup Power	0	80,100
Def-Wide	Montana Great Falls Inter-	Fuel Facilities	30,000	30,000
	national Airport Nebraska			
Def-Wide	Offutt Air Force Base	Microgrid and Backup Power	0	41,000
Def-Wide	North Carolina Fort Bragg (Camp	Microgrid and Backup Power	0	10,500
D-£ W: 1-	Mackall)	Maning Baiden Battalian Occuptions English	0	₹0.000
Def-Wide	Marine Corps Base Camp Lejeune	Marine Raider Battalion Operations Facility	0	70,000
Def-Wide	Oklahoma Fort Sill	Microgrid and Backup Power	0	76,650
Def-Wide	Puerto Rico Fort Buchanan	Microgrid and Backup Power	0	56,000
Def-Wide	Spain Naval Station Rota	Bulk Tank Farm, Phase 1	80,000	80,000
Def-Wide	Texas Fort Hood	Microgrid and Backup Power	0	18,250
-	Utah	Over Steware	14 200	
Def-Wide	Hill Air Force Base Virginia	Open Storage	14,200	14,200
Def-Wide	Fort Belvoir	DIA Headquarters Annex	185,000	25,000
Def-Wide	Joint Expeditionary Base Little Creek— Story	SOF SDVT2 Operations Support Facility	61,000	61,000
Def-Wide	Pentagon	HVAC Efficiency Upgrades	0	2,250
Def-Wide	Pentagon	Sec OPS and Pedestrian Access Facs	30,600	30,600
Def-Wide	Washington Joint Base Lewis-	Power Generation and Microgrid	0	49,850
Def-Wide	McChord Joint Base Lewis-	SOF Consolidated Rigging Facility	62,000	62,000
Def-Wide	McChord Manchester	Bulk Storage Tanks, Phase 2	71,000	71,000
Def-Wide	Worldwide Unspecified Unspecified Worldwide	Energy Resilience and Conserv. Invest. Prog	548,000	0
	Locations	•		

SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars)

Account	State/Country and Installation	Project Title	FY 2024 Request	House Agreement
Def-Wide	Unspecified Worldwide Locations	ERCIP Planning & Design	86,250	101,250
Def-Wide	Unspecified Worldwide Locations	Exercise Related Minor Construction	11,107	21,472
Def-Wide	Unspecified Worldwide Locations	PDI: INDOPACOM Planning & Design	0	69,000
Def-Wide	$Unspecified\ Worldwide$	PDI: INDOPACOM Unspecified Minor Construction	0	62,000
Def-Wide	Locations Unspecified Worldwide	Planning & Design (DHA)	49,610	49,610
Def-Wide	Locations Unspecified Worldwide	Planning & Design (Defense-Wide)	32,579	32,579
Def-Wide	Locations Unspecified Worldwide	Planning & Design (Cybercom)	30,215	30,215
Def-Wide	Locations Unspecified Worldwide	Planning & Design (SOCOM)	25,130	25,130
Def-Wide	Locations Unspecified Worldwide	Planning & Design (DLA)	24,000	24,000
Def-Wide	Locations Unspecified Worldwide	Planning & Design (DODEA)	8,568	8,568
Def-Wide	Locations Unspecified Worldwide	Planning & Design (NSA)	3,068	3,068
Def-Wide	Locations Unspecified Worldwide	Planning & Design (TJS)	2,000	2,000
Def-Wide	Locations Unspecified Worldwide	Planning & Design (MDA)	1,035	21,035
Def-Wide	Locations Unspecified Worldwide	Planning & Design (WHS)	590	590
Def-Wide	Locations Unspecified Worldwide	Unspecified Minor Construction (SOCOM)	19,271	19,271
Def-Wide	Locations Unspecified Worldwide	Unspecified Minor Construction (Defense-Wide)	3,000	3,000
Def-Wide	Locations Unspecified Worldwide	Unspecified Minor Construction (DLA)	4,875	4,875
- 0	Locations Wyoming		-,	2,010
Def-Wide	F.E. Warren Air Force Base	Microgrid and Battery Storage	0	25,000
Military	Construction, Defense-W	ide Total	2,984,682	2,925,147
NATO	Worldwide Unspecified NATO Security Invest- ment Program	NATO Security Investment Program	293,434	293,434
NATO S	ecurity Investment Progra	am Total	293,434	293,434
	Arizona			
Army NG	Surprise Readiness Cen-			
	ter	National Guard Readiness Center	15,000	15,000
Army NG		Camp Blanding Automated Multipurpose Machine	15,000 0	15,000 11,000
Army NG	ter Florida Camp Blanding Camp Blanding	Camp Blanding Automated Multipurpose Machine Gun Range. Camp Blanding Training Aids Center (P&D)	0	11,000 1,200
Army NG	ter Florida Camp Blanding Camp Blanding Camp Blanding	Camp Blanding Automated Multipurpose Machine Gun Range.	0	11,000
Army NG Army NG	ter Florida Camp Blanding Camp Blanding Camp Blanding Idaho Jerome County Regional	Camp Blanding Automated Multipurpose Machine Gun Range. Camp Blanding Training Aids Center (P&D) Camp Blanding Wedge Infantry Squad Battle Course	0	11,000 1,200
Army NG Army NG	ter Florida Camp Blanding Camp Blanding Camp Blanding Idaho Jerome County Regional Site Illinois	Camp Blanding Automated Multipurpose Machine Gun Range. Camp Blanding Training Aids Center (P&D) Camp Blanding Wedge Infantry Squad Battle Course (P&D).	0 0	11,000 1,200 840
Army NG Army NG Army NG	ter Florida Camp Blanding Camp Blanding Camp Blanding Idaho Jerome County Regional Site Illinois North Riverside (National Guard Maintenance Center)	Camp Blanding Automated Multipurpose Machine Gun Range. Camp Blanding Training Aids Center (P&D) Camp Blanding Wedge Infantry Squad Battle Course (P&D).	0 0	11,000 1,200 840
Army NG Army NG Army NG Army NG	ter Florida Camp Blanding Camp Blanding Camp Blanding Idaho Jerome County Regional Site Illinois North Riverside (National Guard Mainte-	Camp Blanding Automated Multipurpose Machine Gun Range. Camp Blanding Training Aids Center (P&D) Camp Blanding Wedge Infantry Squad Battle Course (P&D). National Guard Vehicle Maintenance Shop	0 0 0	11,000 1,200 840 17,000
Army NG Army NG Army NG Army NG Army NG	ter Florida Camp Blanding Camp Blanding Camp Blanding Idaho Jerome County Regional Site Illinois North Riverside (National Guard Maintenance Center) Kentucky	Camp Blanding Automated Multipurpose Machine Gun Range. Camp Blanding Training Aids Center (P&D) Camp Blanding Wedge Infantry Squad Battle Course (P&D). National Guard Vehicle Maintenance Shop National Guard Vehicle Maintenance Shop	0 0 0 17,000 24,000	11,000 1,200 840 17,000 24,000
Army NG	ter Florida Camp Blanding Camp Blanding Camp Blanding Idaho Jerome County Regional Site Illinois North Riverside (National Guard Maintenance Center) Kentucky Burlington Missouri	Camp Blanding Automated Multipurpose Machine Gun Range. Camp Blanding Training Aids Center (P&D) Camp Blanding Wedge Infantry Squad Battle Course (P&D). National Guard Vehicle Maintenance Shop National Guard Vehicle Maintenance Shop Vehicle Maintenance Shop	0 0 0 17,000 24,000	11,000 1,200 840 17,000 24,000
Army NG	ter Florida Camp Blanding Camp Blanding Camp Blanding Idaho Jerome County Regional Site Illinois North Riverside (National Guard Maintenance Center) Kentucky Burlington Missouri Belle Fontaine New Hampshire	Camp Blanding Automated Multipurpose Machine Gun Range. Camp Blanding Training Aids Center (P&D) Camp Blanding Wedge Infantry Squad Battle Course (P&D). National Guard Vehicle Maintenance Shop Vehicle Maintenance Shop Vehicle Maintenance Shop National Guard Readiness Center	0 0 0 17,000 24,000 0 28,000	11,000 1,200 840 17,000 24,000 16,400 28,000
Army NG	ter Florida Camp Blanding Camp Blanding Camp Blanding Idaho Jerome County Regional Site Illinois North Riverside (National Guard Maintenance Center) Kentucky Burlington Missouri Belle Fontaine New Hampshire Littleton New Mexico Rio Rancho Training Site	Camp Blanding Automated Multipurpose Machine Gun Range. Camp Blanding Training Aids Center (P&D) Camp Blanding Wedge Infantry Squad Battle Course (P&D). National Guard Vehicle Maintenance Shop Vehicle Maintenance Shop National Guard Readiness Center National Guard Vehicle Maintenance Shop Add	0 0 17,000 24,000 0 28,000 23,000	11,000 1,200 840 17,000 24,000 16,400 28,000 23,000
Army NG	ter Florida Camp Blanding Camp Blanding Camp Blanding Idaho Jerome County Regional Site Illinois North Riverside (National Guard Maintenance Center) Kentucky Burlington Missouri Belle Fontaine New Hampshire Littleton New Mexico Rio Rancho Training	Camp Blanding Automated Multipurpose Machine Gun Range. Camp Blanding Training Aids Center (P&D) Camp Blanding Wedge Infantry Squad Battle Course (P&D). National Guard Vehicle Maintenance Shop Vehicle Maintenance Shop National Guard Readiness Center National Guard Vehicle Maintenance Shop Add	0 0 17,000 24,000 0 28,000 23,000	11,000 1,200 840 17,000 24,000 16,400 28,000 23,000
Army NG	ter Florida Camp Blanding Camp Blanding Camp Blanding Idaho Jerome County Regional Site Illinois North Riverside (National Guard Maintenance Center) Kentucky Burlington Missouri Belle Fontaine New Hampshire Littleton New Mexico Rio Rancho Training Site New York Lexington Avenue Ar-	Camp Blanding Automated Multipurpose Machine Gun Range. Camp Blanding Training Aids Center (P&D) Camp Blanding Wedge Infantry Squad Battle Course (P&D). National Guard Vehicle Maintenance Shop National Guard Vehicle Maintenance Shop Vehicle Maintenance Shop National Guard Readiness Center National Guard Vehicle Maintenance Shop Add National Guard Vehicle Maintenance Shop Add Lexington Armory National Guard Readiness Center	0 0 0 17,000 24,000 0 28,000 23,000	11,000 1,200 840 17,000 24,000 28,000 23,000 11,000

SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars)

Account	State/Country and Installation	Project Title	FY 2024 Request	House Agreement
Army NG	Shawnee Readiness Cen- ter	National Guard Readiness Center (P&D)	0	1,800
Army NG	Oregon Washington County Readiness Center	National Guard Readiness Center	26,000	26,000
4 NG	Pennsylvania	ETTIC 4 1 MDMC D (D & D)	0	4 550
Army NG Army NG	Fort Indiantown Gap Hermitage Readiness	FTIG Auto MPMG Range (P&D) National Guard Readiness Center	0 13,600	1,550 13,600
117 mg 110	Center South Carolina		10,000	10,000
Army NG	Aiken County Readiness Center	National Guard Readiness Center	20,000	20,000
Army NG	McCrady Training Cen- ter	Automated Multipurpose Machine Gun Range	7,900	7,900
Army NG	Texas Fort Hood	General Purpose Instruction Building (P&D)	0	2,685
Army No	Virginia	General Turpose Instruction Buttaing (T&D)	U	2,000
Army NG	Sandston Rc & FMS 1 Wisconsin	Aircraft Maintenance Hangar	20,000	20,000
Army~NG	Viroqua Worldwide Unspecified	National Guard Readiness Center	18,200	18,200
$Army\ NG$	Unspecified Worldwide Locations	Cost to Complete Army National Guard	0	134,881
$Army\ NG$	Unspecified Worldwide Locations	Planning & Design	34,286	44,686
$Army\ NG$	Unspecified Worldwide Locations	Unspecified Minor Construction	63,000	73,000
Army NG	Unspecified Worldwide Locations	Unspecified Minor Military Construction Demolition	0	15,000
Military	Construction, Army Nati	onal Guard Total	340,186	590,942
Army Res	Alabama Birmingham	Army Reserve Center/AMSA/Land	57,000	57,000
Army Res	Arizona Queen Creek	Area Maintenance Support Activity	12,000	12,000
Army Res	California Fort Hunter Liggett	Network Enterprise Center	0	40,000
Army Res	Georgia USMC Logistics Base	Army Reserve Center	0	40,000
111 mg 1100	Albany Worldwide Unspecified	any recover control	v	10,000
Army Res	Unspecified Worldwide Locations	Cost to Complete Army Reserve	0	23,000
Army Res	Unspecified Worldwide Locations	Planning & Design	23,389	23,389
Army Res	Unspecified Worldwide Locations	Unspecified Minor Construction	14,687	24,687
Army Res	Unspecified Worldwide Locations	Unspecified Minor Military Construction Demolition	0	5,000
Military	Construction, Army Rese	rve Total	107,076	225,076
N/MC Res	Michigan Battle Creek	Organic Supply Facilities	24,549	24,549
N/MC Res	Virginia Marine Forces Reserve	G/Ator Support Facilities	12,400	12,400
	Dam Neck Virginia Beach			
N/MC Res	Worldwide Unspecified Unspecified Worldwide	MCNR Planning & Design	6,495	6,495
N/MC Res	Locations Unspecified Worldwide	MCNR Unspecified Minor Construction	7,847	17,847
N/MC Res	Locations Unspecified Worldwide	Unspecified Minor Military Construction Demolition	0	5,000
Militam	Locations Construction Name Page	rve Total	51,291	66 901
miiitary	Construction, Navy Kese. Alabama	1 0E 1 01 UI	91,291	66,291
Air NG	Montgomery Regional Airport	F-35 ADAL SQ OP8 Bldg 1303	7,000	7,000
Air NG	Alaska Joint Base Elmendorf Richardson	ADAL Alert Crew Facility Hgr 18	0	7,000
$Air\ NG$	Arizona Tucson International Airport	Mcca: Aircraft Arresting System (New Rwy)	11,600	11,600

SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars)

Account	State/Country and	Project Title	FY 2024	House
————	Installation	Troject 1ttte	Request	Agreement
	Arkansas			
Air NG	Ebbing Field	Permanent (F-35 Multi) Construct F-35 FMS 3- Bay Clear Span Hangar.	0	53,553
Air NG	Ebbing Field	Permanent (Multi F-35) Construct F-35 FMS AFE & Step.	0	9,269
Air NG	Ebbing Field	Permanent (Multi F-35) Construct F-35 FMS SAPF (Secure Facility).	0	12,720
Air NO	Colorado	Airman & Commonian Control	10,000	10,000
$Air\ NG$	Buckley Air National Guard Base Florida	Aircraft Corrosion Control	12,000	12,000
Air NG	Jacksonville Int'l Air- port	Jacksonville International Airport—Air National Guard F-35 Munitions Storage Area Admin (P&D).	0	600
Air NG	Indiana Fort Wayne Inter- national Airport	Fire Station	8,900	8,900
Air NG	Oregon Portland International	Special Tactics Complex, Phase 1	22,000	22,000
Air NG	Airport Portland International Airport	Special Tactics Complex, Phase 2	18,500	18,500
Air NG	Airport Portland International Airport	Special Tactics Complex, Phase 3	0	20,000
Air NG	Portland International Airport	Special Tactics Complex, Phase 4	0	11,000
Air NG	Pennsylvania Harrisburg Inter- national Airport	Entry Control Facility	0	8,000
Air NG	Wisconsin Truax Field Worldwide Unspecified	F-35: MM&I Fac, B701	0	5,200
Air NG	Unspecified Worldwide Locations	Planning & Design	35,600	35,600
Air NG	Unspecified Worldwide Locations	Unspecified Minor Construction	63,122	73,122
Air NG	Unspecified Worldwide Locations	Unspecified Minor Military Construction Demolition	0	15,000
Military	Construction, Air Nation	nal Guard Total	178,722	331,064
	Arizona			
AF Res	Davis-Monthan Air Force Base California	Guardian Angel POTFF Facility	0	8,500
AF Res	March Air Reserve Base	$KC\!-\!46$ $Add/Alter$ $B1244$ $FUT/Cargo$ $Pallet$ $Storage$	17,000	17,000
AF Res	March Air Reserve Base	KC-46 Add/Alter B6000 Simulator Facility	8,500	8,500
AF Res	March Air Reserve Base	KC-46 Two Bay Maintenance/Fuel Hangar	201,000	201,000
AF Res	Georgia Dobbins Air Reserve Base	Security Forces Facility	0	22,000
AF Res	Guam Joint Region Marianas	Aerial Port Facility	27,000	27,000
AF Res	Louisiana Barksdale Air Force	307 Bomb Wing Medical Facility Expansion	0	7,000
	Base Texas			
AF Res	Naval Air Station Joint Reserve Base Fort Worth	LRS Warehouse	16,000	16,000
AF Res	Worldwide Unspecified Unspecified Worldwide	Planning & Design	12,146	12,146
AF Res	Locations Unspecified Worldwide	Unspecified Minor Military Construction	9,926	19,926
AF Res	Locations Unspecified Worldwide Locations	Unspecified Minor Military Construction Demolition	0	5,000
Military		Reserve Total	291,572	344,072
FH Con Army	Georgia Fort Gordon	Fort Gordon MHPI Equity Investment	50,000	50,000
FH Con Army	Fort Goraon Germany Baumholder	Family Housing New Construction	50,000 78,746	50,000 78,746
FH Con Army	Kwajalein Kwajalein Atoll	Family Housing Replacement Construction	98,600	98,600
FH Con Army	Missouri Fort Leonard Wood	Fort Leonard Wood MHPI Equity Investment	50,000	50,000
con 111 mg	2 OT ACOMMIN TOOK		50,000	50,000

Account	State/Country and	<u> </u>	FY 2024	House
	Installation	Project Title	Request	Agreement
H Con Army	Worldwide Unspecified Unspecified Worldwide Locations	Family Housing P&D	27,549	27,54
Family I	Housing Construction, Ar	my Total	304,895	304,89
	Worldwide Unspecified			
H Ops Army	Unspecified Worldwide Locations	Furnishings	12,121	12,12
H Ops Army	Unspecified Worldwide Locations	Housing Privatization Support	86,019	86,01
H Ops Army	Unspecified Worldwide Locations	Leasing	112,976	112,97
H Ops Army	Unspecified Worldwide Locations	Maintenance	86,706	86,70
H Ops Army	Unspecified Worldwide Locations	Management	41,121	41,12
H Ops Army	Unspecified Worldwide Locations	Miscellaneous	554	55
H Ops Army	Unspecified Worldwide	Services	7,037	7,05
H Ops Army	Locations Unspecified Worldwide	Utilities	38,951	38,95
	Locations			
Family I	Housing Operation and M	laintenance, Army Total	385,485	385,48
	Guam			
H Con Navy	Joint Region Marianas	Replace Andersen Housing, Phase 8	121,906	121,90
H Con Navy	Naval Support Activity Andersen	Replace Andersen Housing (AF), Phase 7	83,126	83,12
H Con Navy	Worldwide Unspecified Unspecified Worldwide	Design, Washington DC	4,782	4,78
H Con Navy	Locations Unspecified Worldwide	Improvements, Washington DC	57,740	57,7
H Con Navy	Locations Unspecified Worldwide	USMC DPRI/Guam Planning & Design	9,588	9,58
	Locations			
Family I	Housing Construction, Na	wy and Marine Corps Total	277,142	277,14
H Ops Navy	Worldwide Unspecified Unspecified Worldwide	Furnishings	17,744	17,74
H Ops Navy	Locations Unspecified Worldwide	Housing Privatization Support		
n Ops Navy	Locations	Housing Friedlization Support	65,655	65,63
	Unspecified Worldwide			
H Ops Navy	Locations Locations	Leasing	60,214	60,21
		Leasing	60,214 101,356	
H Ops Navy	Locations Unspecified Worldwide			101,38
H Ops Navy H Ops Navy	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations Unspecified Worldwide	Maintenance	101,356	101,33 61,83
H Ops Navy H Ops Navy H Ops Navy	Locations Unspecified Worldwide Locations Unspecified Worldwide Locations Unspecified Worldwide Locations Unspecified Worldwide	Maintenance Management	101,356 61,896	101,35 61,85 41
H Ops Navy H Ops Navy H Ops Navy H Ops Navy	Locations Unspecified Worldwide	Maintenance	101,356 61,896 419	101,32 61,85 41 13,22
H Ops Navy	Locations Unspecified Worldwide Locations	Management	101,356 61,896 419 13,250	60,21 101,32 61,83 41 13,22 43,32
H Ops Navy	Locations Unspecified Worldwide Locations Housing Operation And Months	Maintenance	101,356 61,896 419 13,250 43,320	101,3: 61,8: 4. 13,2: 43,3:
H Ops Navy Family I	Locations Unspecified Worldwide Locations Housing Operation And Maxwell Air Force Base	Maintenance	101,356 61,896 419 13,250 43,320	101,32 61,88 41 13,22 43,32 363,85
H Ops Navy Family I H Con AF	Locations Unspecified Worldwide Locations Housing Operation And Maxwell Air Force Base Colorado U.S. Air Force Academy	Maintenance	101,356 61,896 419 13,250 43,320 363,854	101,33 61,89 41 13,22 43,33 363,85
H Ops Navy Family I H Con AF	Locations Unspecified Worldwide Locations Housing Operation And Mana Maxwell Air Force Base Colorado U.S. Air Force Academy Hureaii Hickam Air Force Base	Maintenance Management Miscellaneous Services Utilities Itaintenance, Navy and Marine Corps Total MHPI Restructure-AETC Group II	101,356 61,896 419 13,250 43,320 363,854	101,32 61,88 41 13,22 43,32 363,85 65,00
H Ops Navy Family I H Con AF H Con AF	Locations Unspecified Worldwide Locations Housing Operation And Management And Maranell Air Force Base Colorado U.S. Air Force Academy Hawaii	Maintenance Management Miscellaneous Services Utilities Itaintenance, Navy and Marine Corps Total MHPI Restructure-AETC Group II Construction Improvement—Carlton House MHPI Restructure-Joint Base Pearl Harbor-Hickam Improve Family Housing PAIP 9, Phase 1 (24)	101,356 61,896 419 13,250 43,320 363,854 65,000 9,282	101,3: 61,8: 4. 13,2: 43,3: 363,85 65,00 9,2: 75,00
H Ops Navy Family I H Con AF H Con AF	Locations Unspecified Worldwide Locations Housing Operation And Maked Maked Air Force Base Colorado U.S. Air Force Academy Havaii Hickam Air Force Base Japan	Maintenance	101,356 61,896 419 13,250 43,320 363,854 65,000 9,282 75,000	101,32 61,83 41 13,22 43,32 363,85 65,00 9,20
H Ops Navy Family I H Con AF H Con AF H Con AF	Locations Unspecified Worldwide Locations Housing Operation And Maked Maked Air Force Base Colorado U.S. Air Force Academy Hawaii Hickam Air Force Base Japan Yokota Air Base	Maintenance Management Miscellaneous Services Utilities Itaintenance, Navy and Marine Corps Total MHPI Restructure-AETC Group II Construction Improvement—Carlton House MHPI Restructure-Joint Base Pearl Harbor-Hickam Improve Family Housing PAIP 9, Phase 1 (24)	101,356 61,896 419 13,250 43,320 363,854 65,000 9,282 75,000	101,32 61,85 41 13,22 43,32
H Ops Navy Family I H Con AF H Con AF H Con AF	Locations Unspecified Worldwide Locations Housing Operation And Make Alabama Maxwell Air Force Base Colorado U.S. Air Force Academy Huckam Air Force Base Japan Yokota Air Base Mississippi Keesler Air Force Base	Maintenance	101,356 61,896 419 13,250 43,320 363,854 65,000 9,282 75,000	101,32 61,88 41 13,22 43,32 363,85 65,00 9,20 75,00

Worldwide Unspecified

	G 10	(In Thousands of Dollars)		
Account	State/Country and Installation	Project Title	FY 2024 Request	House Agreement
TH Ops AF	Unspecified Worldwide Locations	Furnishings	23,884	23,884
FH Ops AF	Unspecified Worldwide Locations	Housing Privatization Support	31,803	31,805
TH Ops AF	Unspecified Worldwide Locations	Leasing	5,143	5,143
H Ops AF	Unspecified Worldwide	Maintenance	124,410	124,410
H Ops AF	Locations Unspecified Worldwide	Management	68,023	68,023
H Ops AF	Locations Unspecified Worldwide	Miscellaneous	2,377	2,377
H Ops AF	Locations Unspecified Worldwide	Services	10,692	10,692
$H\ Ops\ AF$	Locations Unspecified Worldwide	Utilities	48,054	48,05
Family H	Locations Iousing Operation and N	Maintenance, Air Force Total	314,386	314,380
1 0111113 11			011,000	011,000
'H Ops DW	Worldwide Unspecified Unspecified Worldwide	Furnishings	673	673
'H Ops DW	Locations Unspecified Worldwide	Furnishings	89	85
H Ops DW	Locations Unspecified Worldwide	Leasing	32,042	32,042
H Ops DW	Locations Unspecified Worldwide	Leasing	13,658	13,658
H Ops DW	Locations Unspecified Worldwide	Maintenance	35	35
TH Ops DW	Locations			
•	Unspecified Worldwide Locations	Utilities	4,273	4,275
'H Ops DW	Unspecified Worldwide Locations	Utilities	15	18
Family H	lousing Operation and M	Maintenance, Defense-Wide Total	50,785	50,785
THIF	Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF	6,611	6,611
DOD Far	nily Housing Improveme	ent Fund Total	6,611	6,611
	Worldwide Unspecified			
JHIF .	Unspecified Worldwide Locations	Administrative Expenses—UHIF	496	496
Unaccom	panied Housing Improv	ement Fund Total	496	496
	Worldwide Unspecified	D D W		
RAC	Worldwide Unspecified Unspecified Worldwide Locations	Base Realignment & Closure	150,640	200,640
	Unspecified Worldwide Locations	Base Realignment & Closure	150,640 150,640	
Base Rea	Unspecified Worldwide Locations	ŭ		200,640
Base Rea BRAC	Unspecified Worldwide Locations dignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations	Army Total	150,640	200,640
Base Rea BRAC	Unspecified Worldwide Locations dignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations	Army Total Base Realignment & Closure	150,640 108,818	200,640
Base Rea RAC Base Rea	Unspecified Worldwide Locations dignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations dignment and Closure—	Army Total Base Realignment & Closure	150,640 108,818	200,640 158,818 158,818
Base Rea BRAC Base Rea BRAC	Unspecified Worldwide Locations dignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations dignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations	Army Total Base Realignment & Closure Navy Total	150,640 108,818 108,818	200,640 158,818 158,818 173,996
Base Rea	Unspecified Worldwide Locations dignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations dignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations	Army Total Base Realignment & Closure Navy Total Base Realignment & Closure	150,640 108,818 108,818 123,990	200,646 158,818 158,818 173,996
Base Rea Base Rea BRAC Base Rea BRAC	Unspecified Worldwide Locations dignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations	Army Total Base Realignment & Closure Navy Total Base Realignment & Closure Air Force Total	150,640 108,818 108,818 123,990 123,990	200,640 200,640 158,818 158,818 173,990 5,726

1 TITLE XLVII—DEPARTMENT OF

ENERGY NATIONAL SECURITY

3 **PROGRAMS**

4 SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY

5	PROGRAMS.

Program	FY 2024 Request	House Authorize
iscretionary Summary By Appropriation		
Energy And Water Development, And Related Agencies		
Appropriation Summary:		
Nuclear Energy	177,733	160,00
Atomic Energy Defense Activities		
National nuclear security administration:	40.000.042	40.050.6
Weapons activities Defense nuclear nonproliferation	18,832,947	18,952,6
	2,508,959	2,427,9
Naval reactors	1,964,100	1,949,1
Federal salaries and expenses	538,994	538,9
Total, National Nuclear Security Administration	23,845,000	23,868,72
Environmental and other defense activities:		
Defense environmental cleanup	7,500,587	7,108,5
Other defense activities	1,075,197	1,075,1
Total, Environmental & other defense activities	8,575,784	8,183,7
Total, Atomic Energy Defense Activities	32,420,784	32,052,5
Total, Discretionary Funding	32,598,517	32,212,5
uclear Energy		
	100 000	160,0
Idaho sitewide safeguards and security	177,733	/
Program decrease	155 500	[-17,73
Total, Nuclear Energy	177,733	160,0
Stockpile Management Stockpile Major Modernization		
B61–12 Life Extension Program	449,850	449,8
W88 Alteration Program	178,823	178,8
v		
W80-4 Life Extension Program	1,009,929	1,009,9
W80-4 ALT SLCM	0	70,0
Program increase		[70,00
W87-1 Modification Program	1,068,909	1,068,9
W93 Program	389,656	389,6
Total, Stockpile Major Modernization	3,097,167	3,167,1
Stockpile services		
Stockpile Sustainment	1,276,578	1,264,0
Program decrease		[-12,50
Weapons Dismantlement and Disposition	53,718	36,7
Program decrease		[-17,00
Production Operations	710,822	710,8
Nuclear Enterprise Assurance	66,614	66,6
Subtotal, Stockpile Services	2,107,732	2,078,2
Total, Stockpile Management	5,204,899	5,245,3
eapons Activities Production Modernization Primary Capability Modernization Plutonium Modernization	3,201,000	0,210,0
Los Alamos Plutonium Modernization		
Los Alamos Plutonium Operations	833,100	833,1
21-D-512 Plutonium Pit Production Project, LANL	670,000	670,0
ZI Z JIZ I WWW. I W I TOWN TO TO TO THE TIME		
15-D-302 TA-55 Reinvestments Project, Phase 3, LANL	30,000	30,0

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Program	FY 2024 Request	House Authorize
04–D–125 Chemistry and Metallurgy Research Replacement		
Project, LANL	227,122	227,1
Subtotal, Los Alamos Plutonium Modernization	1,760,222	1,760,22
Savannah River Plutonium Modernization		
Savannah River Plutonium Operations	62,764	62,7
21-D-511 Savannah River Plutonium Processing Facility,		
SRS	858,235	1,000,2
Program increase		[142,00
Subtotal, Savannah River Plutonium Modernization	920,999	1,062,99
Enterprise Plutonium Support	87,779	87,7
Total, Plutonium Modernization	2,769,000	2,911,00
High Explosives and Energetics		
High Explosives & Energetics	93,558	93,5
23-D-516 Energetic Materials Characterization Facility,	0	
LANL	0	00.0
21-D-510 HE Synthesis, Formulation, and Production, PX	0	83,0
Program increase	101 256	[83,00
15-D-301 HE Science & Engineering Facility, PX	101,356	101,3
Total, High Explosives and Energetics	194,914	277,9
Total, Primary Capability Modernization	2,963,914	3,188,9
S		
Secondary Capability Modernization	CCC 014	ccco
Secondary Capability Modernization	666,914	666,9
18-D-690 Lithium Processing Facility, Y-12	210,770	210,7
06-D-141 Uranium Processing Facility, Y-12	760,000	760,0
Total, Secondary Capability Modernization	1,637,684	1,637,6
Tritium and Domestic Uranium Enrichment		
Tritium and Domestic Uranium Enrichment Tritium and Domestic Uranium Enrichment	z09 009	z00 0
18-D-650 Tritium Finishing Facility, SRS	592,992 0	592,9 37,0
Program increase	U	37,00 [37,00
Total, Tritium and Domestic Uranium Enrichment	592,992	629,9
2000, 2700000 una Bonicotte er antan 200 terment	302,002	020,01
Non-Nuclear Capability Modernization	166,990	166,9
22-D-513 Power Sources Capability, SNL	37,886	37,8
Capability Based Investments	156,462	156,4
Total, Production Modernization	5,555,928	5,817,92
Stockpile Research, Technology, and Engineering		
Assessment Science	1,044,321	1,024,3
Program decrease	,. ,	[-20,00
Engineering and Integrated Assessments	440,456	410,4
Program decrease	110,100	[-30,00
Inertial Confinement Fusion	601,650	601,6
Advanced Simulation and Computing	782,472	732,4
Program decrease	102,112	[-50,00
Weapon Technology and Manufacturing Maturation	327,745	307,7
	021,110	[-20,00
Program decrease		
Program decrease Total, Stockpile Research, Technology, and Engineering	3,196,644	3,076,6
Program decrease Total, Stockpile Research, Technology, and Engineering	3,196,644	3,076,6
Total, Stockpile Research, Technology, and Engineering	3,196,644 152,271	
0	, ,	112,0
Total, Stockpile Research, Technology, and Engineering	, ,	112,0 [-30,00
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program	, ,	112,0 [-30,00 [-10,2]
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support	152,271	112,0 [-30,00 [-10,2]
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations	152,271 152,271	112,0 [-30,00 [-10,2] 112,0
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities	152,271 152,271 1,053,000	112,0 [-30,00 [-10,27 112,0]
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations	152,271 152,271 1,053,000 139,114	112,6 [-30,00 [-10,27 112,0 1,053,6 139,1
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities	152,271 152,271 1,053,000	112,6 [-30,00 [-10,27 112,0 1,053,6 139,1
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization:	152,271 152,271 1,053,000 139,114 718,000	112,6 [-30,06 [-10,2] 112,0 1,053,6 139,1 718,6
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities	152,271 152,271 1,053,000 139,114	112,6 [-30,06 [-10,2] 112,0 1,053,6 139,1 718,6
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Program decrease	152,271 152,271 1,053,000 139,114 718,000 650,012	112,6 [-30,06 [-10,2' 112,0 1,053,6 139,1 718,6 627,5 [-22,56
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety	152,271 152,271 1,053,000 139,114 718,000	112,6 [-30,00 [-10,27 112,0 1,053,6 139,1 718,6 627,5 [-22,50
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Program decrease Total, Recapitalization	152,271 152,271 1,053,000 139,114 718,000 650,012	112,6 [-30,06 [-10,2' 112,0 1,053,6 139,1 718,6 627,5 [-22,56
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Program decrease Total, Recapitalization Construction:	152,271 152,271 1,053,000 139,114 718,000 650,012 650,012	112,6 [-30,00 [-10,2: 112,0 1,053,6 139,1 718,6 627,5 [-22,56
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Program decrease Total, Recapitalization Construction: 24-D-512 TA-46 Protective Force Facility, LANL	152,271 152,271 1,053,000 139,114 718,000 650,012 650,012	112,6 [-30,00] [-10,2: 112,0 1,053,6 139,1 718,6 627,5 [-22,50 627,5
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Program decrease Total, Recapitalization Construction: 24-D-512 TA-46 Protective Force Facility, LANL 24-D-511 Plutonium Production Building, LANL	152,271 152,271 1,053,000 139,114 718,000 650,012 650,012 48,500 48,500	112,6 [-30,00 [-10,27 112,0 1,053,6 139,1 718,6 627,5 627,5 48,5 48,5
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Program decrease Total, Recapitalization Construction: 24-D-512 TA-46 Protective Force Facility, LANL 24-D-511 Plutonium Production Building, LANL 24-D-510 Analytic Gas Laboratory, PX	152,271 152,271 1,053,000 139,114 718,000 650,012 650,012 48,500 48,500 35,000	3,076,64 112,0 [-30,06 [-10,27 112,06 1,053,0 139,1 718,0 627,5 [-22,56 627,5 48,5 35,0
Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Program decrease Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization: Infrastructure and safety Program decrease Total, Recapitalization Construction: 24-D-512 TA-46 Protective Force Facility, LANL 24-D-511 Plutonium Production Building, LANL	152,271 152,271 1,053,000 139,114 718,000 650,012 650,012 48,500 48,500	112,6 [-30,00] [-10,2: 112,0 1,053,6 139,1 718,6 627,5 627,5 48,5 48,5

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS (In Thousands of Dollars)

Program	FY 2024 Request	House Authorized
Total, Construction	207,000	207,00
Total, Infrastructure and operations	2,767,126	2,744,62
Secure transportation asset		
Operations and equipment	239,008	239,00
Program direction	118,056	118,05
Total, Secure transportation asset	357,064	357,06
Defense Nuclear Security		
Operations and Maintenance	988,756	988,73
Construction: 17-D-710 West end protected area reduction project, Y-12	99,000	90.00
Total, Defense nuclear security	28,000 1,016,756	28,00 1,016,75
Information technology and cybersecurity	578,379	578,3
Legacy contractor pensions	65,452	65,4
Use of Prior Year Balances	-61,572	-61,5
Total, Weapons Activities	18,832,947	18,952,67
fense Nuclear Nonproliferation Defense Nuclear Nonproliferation Programs		
Global material security	0.4 707	D/4 D/
International nuclear security	84,707	74,76 [-10,00
Radiological security	258,033	258,0
Nuclear smuggling detection and deterrence	181,308	181,3
Total, Global material security	524,048	514,04
Material management and minimization		
Conversion	116,675	116,6
Nuclear material removal	47,100	47,1
Material disposition Total, Material management & minimization	282,250 446,025	282,2 446,0 2
Total, Marchael martagement a minimization	110,020	110,02
Nonproliferation and arms control Program decrease	212,358	192,3: [-20,00
Defense nuclear nonproliferation R&D		
Proliferation Detection	290,388	270,3
Program decrease—Arms control efforts	,.	[-20,00
Nuclear Detonation Detection	285,603	285,6
Forensics R&D	44,759	44,7
Nonproliferation Stewardship Program	107,437	101,4
Program decrease	728,187	[-6,00 702,1 8
10tai, Dejense nuclear nonprottjeration K&D	120,101	702,10
NNSA Bioassurance Program	25,000	
Program decrease		[-25,00
Nonproliferation Construction:		
18-D-150 Surplus Plutonium Disposition Project, SRS	77,211	77,2
Total, Nonproliferation construction Total, Defense Nuclear Nonproliferation Programs	77,211 2,012,829	77,21 1,931,82
Total, Defense Nuclear Nonproliferation Programs	2,012,029	1,351,62
Legacy contractor pensions	22,587	22,5
Nuclear counterterrorism and incident response program	493,543	493,5
Use of prior-year balances	-20,000	-20,0
Total, Defense Nuclear Nonproliferation	2,508,959	2,427,95
nal Pagatova		
val Reactors Naval reactors development	838,340	838,3
Columbia-Class reactor systems development	52,900	52,9
Naval reactors operations and infrastructure	712,036	712,0
Construction:	,000	. 12,0
24-D-530 NRF Medical Science Complex	36,584	36,5
22–D–531 KL Chemistry and Radiological Health Building	10,400	10,4
21-D-530 KL Steam and Condensate Upgrade	53,000	53,0
14-D-901 Spent Fuel Handling Recapitalization Project, NRF	199,300	184,3

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Program decrease		
m . 1 a:		[-15,000
Total, Construction	299,284	284,28
Program direction	61,540 1,964,100	61,54 1,949,10
Total, Nava Reactors	1,304,100	1,343,10
deral Salaries And Expenses		
Program Direction	538,994 538 ,004	538,99
Total, Office Of The Administrator	538,994	538,99
fense Environmental Cleanup		
Closure sites:		
Closure sites administration	3,023	3,02
Richland:		
River corridor and other cleanup operations	180,000	180,0
Central plateau remediation	684,289	684,28
Richland community and regulatory support	10,100	10,10
22–D–401 Eastern Plateau Fire Station	7,000	7,00
22-D-402 L-897, 200 Area Water Treatment Facility	11,200	11,20
23-D-404 181D Export Water System Reconfiguration and Upgrade	27,149	27,1
23-D-405 181B Export Water System Reconfiguration and Upgrade	462	4
24-D-401 Environmental Restoration Disposal Facility Supercell 11		
Expansion Proj	1,000	1,00
Total, Construction	46,811	46,81
Total, Hanford site	921,200	921,20
Office of River Protection:		
Waste Treatment Immobilization Plant Commissioning	466,000	466,0
Rad liquid tank waste stabilization and disposition	813,625	813,6
Construction:	600,000	600.0
01–D–16D High-Level Waste Facility 01–D–16E Pretreatment Facility	600,000 20,000	600,0 20,0
15-D-409 Low Activity Waste Pretreatment System	60,000	60,0
23-D-403, Hanford 200 West Area Tank Farms Risk Management		
Project Total, Construction	15,309 695,309	15,30 695,30
Total, Office of River Protection	1,974,934	1,974,93
Idaho National Laboratory:		
Idaho cleanup and waste disposition	377,623	377,6
Idaho community and regulatory support	2,759	2,7
Construction:	,.	,.
22-D-403 Idaho Spent Nuclear Fuel Staging Facility	10,159	10,1
22-D-404 Additional ICDF Landfill Disposal Cell and Evapo-		
ration Ponds Project	46,500	46,50
23-D-402—Calcine Construction	10,000	10,00
Total, Construction Total, Idaho National Laboratory	66,659 $447,041$	66,65 447,04
	ŕ	ĺ
NNSA sites and Nevada off-sites Lawrence Livermore National Laboratory	1,879	1,8
LLNL Excess Facilities D&D	20,195	20,1
Nuclear facility D & D	,	,
Separations Process Research Unit	15,300	15,3
Nevada Site	61,952	61,9
Sandia National Laboratories	2,264	2,2
Los Alamos National Laboratory	273,831	273,8
Los Alamos Excess Facilities D&D Total, NNSA sites and Nevada off-sites	13,648 389,069	13,6 389,0 0
Oak Ridge Reservation:		
OR Nuclear facility D & D	335,000	335,0
	335,000	335,00
Total, OR Nuclear facility D & D	ĺ	
Total, OR Nuclear facility D & D U233 Disposition Program OR cleanup and disposition	55,000	55,00

SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS (In Thousands of Dollars)

Program	FY 2024 Request	House Authorize
Construction:		
14-D-403 Outfall 200 Mercury Treatment Facility	10,000	10,0
17–D–401 On-site waste disposal facility	24,500	24,5
Total. Construction	34,500	34,5
Total, OR cleanup and waste disposition	161,500	161,5
Total, On Cleanup and waste disposition	101,000	101,00
OR community & regulatory support	5,500	5,5
OR technology development and deployment	3,000	3,0
Total, Oak Ridge Reservation	505,000	505,0
Savannah River Sites:		
Savannah River risk management operations	453,109	468,1
Program increase	Ź	[15,00
Construction:		
18-D-402 Emergency Operations Center Replacement, SR	34,733	34,7
Total, Risk Management Operations	487,842	502,8
Savannah River Legacy Pensions	65,898	65,8
Savannah River National Laboratory O&M	42,000	42,0
SR community and regulatory support	12,389	12,3
Radioactive liquid tank waste stabilization and disposition	880,323	900,
Program increase	,	[20,0
Construction:		. /
18-D-402 Saltstone disposal unit #8/9	31,250	31,2
20-D-401 Saltstone Disposal Unit #10, 11, 12	56,250	56,2
Total, Construction	87,500	87,5
Total, Savannah River site	1,575,952	1,610,9
Waste Isolation Pilot Plant		
Waste Isolation Pilot Plant	369,961	369,
Construction:	,	, .
15-D-411 Safety significant confinement ventilation system, WIPP	44,365	44,
15-D-412 Utility Shaft, WIPP	50,000	50,
Total, Construction	94,365	94,3
Total, Waste Isolation Pilot Plant	464,326	464,3
Dogument Direction	20.002	20.0
Program Direction	326,893 103,504	326, 103,
Safeguards and Security	332,645	332,
Technology Development and Deployment	30,000	30,0
Federal contribution to the Uranium Enrichment D&D Fund	427,000	30,0
Program decrease	427,000	[-427,0
Total, Defense Environmental Cleanup	7,500,587	7,108,5
ner Defense Activities		
Environment, health, safety and security Environment, health, safety and security	86,558	86,3
Program direction	144,705	144,
Total, Environment, Health, safety and security	231,263	231,2
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Office of Enterprise Assessments		
Program Direction	64,132	64,
Enterprise Assessments	30,022	30,0
Total, Office of Enterprise Assessments	94,154	94,1
Specialized security activities	345,330	345,3
Office of Legacy Management		
Legacy management	173,681	173,
Program direction	22,621	22,0
Total, Office of Legacy Management	196,302	196,3
	203,649	203,0
Defense-related administrative support		
	4 499	4.
Office of hearings and appeals Subtotal, Other Defense Activities	4,499 1,075,197	4,- 1 ,075,1

Union Calendar No. 97

118TH CONGRESS H. R. 2670

[Report No. 118-125]

A BILL

To authorize appropriations for fiscal year 2024 for military activities of the Department of Defense and 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.

June 30, 2023

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