MAY 24, 2024

RULES COMMITTEE PRINT 118–36 TEXT OF H.R. 8070, SERVICEMEMBER QUALITY OF LIFE IMPROVEMENT AND NATIONAL DE-FENSE AUTHORIZATION ACT FOR FISCAL YEAR 2025

[Showing the text of H.R. 8070, as ordered reported by the Committee on Armed Services]

1 SECTION 1. SHORT TITLE.

2 (a) IN GENERAL.—This Act may be cited as the 3 "Servicemember Quality of Life Improvement and National Defense Authorization Act for Fiscal Year 2025". 4 5 (b) REFERENCE.—Any reference in this or any other Act to the "National Defense Authorization Act for Fiscal 6 Year 2025" shall be deemed to be a reference to the 7 "Servicemember Quality of Life Improvement and Na-8 tional Defense Authorization Act for Fiscal Year 2025". 9 10 SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS; TABLE OF 11 CONTENTS. 12 (a) DIVISIONS.—This Act is organized into four divi-13 sions as follows:

14 (1) Division A—Department of Defense Au-15 thorizations.

1	(2) Division B—Military Construction Author-
2	izations.
3	(3) Division C—Department of Energy Na-
4	tional Security Authorizations and Other Authoriza-
5	tions.
6	(4) Division D—Funding Tables.
7	(b) TABLE OF CONTENTS.—The table of contents for
8	this Act is as follows:
	Sec. 1. Short title.
	Sec. 2. Organization of Act into divisions; table of contents. Sec. 3. Congressional defense committees.
	DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS
	TITLE I—PROCUREMENT
	Subtitle A—Authorization of Appropriations
	Sec. 101. Authorization of appropriations.
	Subtitle B—Army Programs
	 Sec. 111. Pilot program on the use of robotic targets to enhance the lethality of the reserve components of the Army. Sec. 112. Limitation on procurement of end items containing energetic materials pending certification on domestic production capacity.
	mais pending certification on domestic production capacity.
	Subtitle C—Navy Programs
	Sec. 131. Modification of annual report on cost targets for certain aircraft carriers.
	Sec. 132. Procurement authorities for certain amphibious shipbuilding pro- grams.
	Sec. 133. Multiyear procurement authority for CH–53K aircraft and T408 en- gines.
	Sec. 134. Recapitalization of tactical fighter aircraft of the Navy Reserve.
	Sec. 135. Designation of official responsible for autonomous surface and under- water dual-modality vehicles.
	Sec. 136. Limitation on availability of funds for Medium Landing Ship pending certification and report.
	Sec. 137. Limitation on structural improvements and electrical power upgrades for AH-1Z and UH-1Y helicopters.
	Sec. 138. Sense of Congress on aircraft carrier procurement.
	Subtitle D—Air Force Programs
	Sec. 151. Modification of minimum inventory requirement for air refueling tanker aircraft.

- Sec. 152. Modification of certain primary mission aircraft inventory requirements for the combat air forces of the Air Force.
- Sec. 153. Extension of requirements relating to C–130 aircraft.
- Sec. 154. Limitation on retirement of F–15E aircraft pending fighter aircraft capabilities and requirements study.
- Sec. 155. Limitation on use of funds pending submission of report on plan for long-term Air Force fighter force structure.
- Sec. 156. Recapitalization of air refueling tanker aircraft of the reserve components of the Air Force.
- Sec. 157. Consolidation of authorities relating to Air Force landing gear.
- Sec. 158. Notification of delays in delivery of MH-139 aircraft.
- Sec. 159. Plan for establishment and maintenance of F–16 simulators at Air National Guard training centers.

Subtitle E—Defense-wide, Joint, and Multiservice Matters

- Sec. 171. Modification to Air Force and Navy use of commercial dual-use parts in certain aircraft and engines.
- Sec. 172. Policy on qualifications of contractors for into-plane fuel deliveries for heavy-lift aircraft.
- Sec. 173. Prohibition on operation, procurement, and contracting related to foreign-made light detection and ranging technology.
- Sec. 174. Limitation on procurement of F–35 aircraft pending certification on improvements and correction of deficiencies.
- Sec. 175. Assessment of air-to-air missile inventory requirements and related capabilities.

TITLE II—RESEARCH, DEVELOPMENT, TEST, AND EVALUATION

Subtitle A—Authorization of Appropriations

Sec. 201. Authorization of appropriations.

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 211. Modification of certain requirements relating to the Joint Energetics Transition Office.
- Sec. 212. Modification to annual report on unfunded priorities of the Under Secretary of Defense for Research and Engineering.
- Sec. 213. Modification to defense laboratory education partnerships.
- Sec. 214. Use of partnership intermediaries to promote defense research and education.
- Sec. 215. Modification to personnel management authority to attract experts in science and engineering.
- Sec. 216. Modification to consortium on use of additive manufacturing for defense capability development.
- Sec. 217. Modification to continuous capability development and delivery program for F–35 aircraft.
- Sec. 218. Modification of CVN–73 to support fielding of MQ–25 unmanned aerial vehicle.
- Sec. 219. Agility Prime Transition Working Group.
- Sec. 220. Measures to advance quantum information science within the Department of Defense.
- Sec. 221. Authority to temporarily detail employees of the Office of Strategic Capital to certain private-sector organizations.
- Sec. 222. Pilot program on establishment of a test and evaluation cell within the Defense Innovation Unit.

- Sec. 223. Dismantlement of Chinese drone aircraft of to identify the origin of components and security vulnerabilities.
- Sec. 224. Program on limited objective experimentation in support of Air Force operations.
- Sec. 225. Prohibition on contracts between certain foreign entities and institutions of higher education conducting Department of Defensefunded research.
- Sec. 226. Limitation on availability of funds for fundamental research collaboration with certain institutions.

Subtitle C—Plans, Reports, and Other Matters

- Sec. 241. Plan for establishment of secure computing and data storage environment for testing of artificial intelligence trained on biological data.
- Sec. 242. Study and report on foreign capital disclosure requirements of certain Department of Defense organizations.
- Sec. 243. Biotechnology roadmap.
- Sec. 244. Authority for Secretary of Defense to enter into an agreement for an assessment of biotechnology capabilities of adversaries of the United States.

TITLE III—OPERATION AND MAINTENANCE

Subtitle A—Authorization of Appropriations

Sec. 301. Authorization of appropriations.

Subtitle B—Energy and Environment

- Sec. 311. Extension of requirement to establish a schedule of black start exercises to assess the energy resilience and energy security of military installations.
- Sec. 312. Extension of prohibition on required disclosure.
- Sec. 313. Modifications to pilot program on use of sustainable aviation fuel.
- Sec. 314. Modification of temporary moratorium on incineration by Department of Defense of perfluoroalkyl substances, polyfluoroalkyl substances, and aqueous film forming foam.
- Sec. 315. Initiative to control and combat the spread of coconut rhinoceros beetle in Hawaii.
- Sec. 316. Review and plan regarding biosecurity protocols for Hawaii.
- Sec. 317. Pilot program to install propane-powered generators at a domestic defense industrial base facility.
- Sec. 318. Prohibition on implementation of regulation relating to minimizing risk of climate change.
- Sec. 319. Stormwater discharge permits for Department of Defense facilities.

Subtitle C—Logistics and Sustainment

- Sec. 331. Plans regarding condition and maintenance of prepositioned stockpiles of Navy, Air Force, and Marine Corps.
- Sec. 332. Pilot program on improving marine corps supply chain and logistics through the integration of artificial intelligence and machine learning software solutions.

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Sec. 341. Joint Safety Council report and briefing requirements.

- Sec. 342. Change in timeframe for report on ability of Department of Defense to meet requirements for energy resilience and energy security measures on military installations.
- Sec. 343. Modifications to Comptroller General annual reviews of F–35 sustainment efforts.
- Sec. 344. Study on firefighter rapid intervention team training and equipment at Department of Defense facilities.
- Sec. 345. Joint Safety Council review of Comptroller General report on fatigue of members of the Armed Forces.

Subtitle E—Other Matters

- Sec. 351. Expanded license reciprocity for Department of Defense veterinarians.
- Sec. 352. Provision of sports foods and third-party certified dietary supplements to members of the Armed Forces.

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- Sec. 411. End strengths for Selected Reserve.
- Sec. 412. End strengths for Reserves on active duty in support of the Reserves.
- Sec. 413. End strengths for military technicians (dual status).
- Sec. 414. Maximum number of reserve personnel authorized to be on active duty for operational support.

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- Sec. 501. Grade of Surgeon General of the Navy.
- Sec. 502. Redistribution of general officers of the Marine Corps on active duty.
- Sec. 503. Removal of exemption relating to Attending Physician to the Congress for certain distribution and grade limitations.
- Sec. 504. Authority to exclude additional positions from limitations on the number of general officers and flag officers on active duty.
- Sec. 505. Modification to grade of Attending Physician to the Congress.
- Sec. 506. Authority to separate a regular officer after a board of inquiry recommends retaining such officer.
- Sec. 507. Inclusion of service in SROTC in the computation of length of service of an officer appointed for completing SROTC.
- Sec. 508. Improvements relating to Medical Officer of the Marine Corps position.
- Sec. 509. Repeal of requirement of one year of active duty service for original appointment as a warrant officer in the Department of the Air Force.
- Sec. 509A. Pilot program on peer and subordinate evaluations of certain officers.

Subtitle B-Reserve Component Management

- Sec. 511. Grades of certain chiefs of reserve components.
- Sec. 512. Expansion of authority to continue reserve officers in certain military specialties on the reserve active-status list.

Subtitle C-General Service Authorities and Military Records

- Sec. 521. Transfer to the Space Force of covered space functions of the Air National Guard of the United States.
- Sec. 522. Authority to designate certain separated members of the Air Force as honorary separated members of the Space Force.
- Sec. 523. Merit-based principles for military personnel decisions in the Department of Defense.
- Sec. 524. Next of kin of deceased members of certain Armed Forces: database; privacy.
- Sec. 525. Marine Corps permeability pilot program.
- Sec. 526. Restoration of retired rank of General John D. Lavelle.

Subtitle D—Recruitment

- Sec. 531. Selective Service System: automatic registration.
- Sec. 532. Prohibition on cannabis testing for enlistment or commission in certain Armed Forces.
- Sec. 533. Reimbursement of applicants to certain Armed Forces for certain medical costs incurred during military entrance processing.
- Sec. 534. Modernization of recruitment for the Army.
- Sec. 535 Recruitment strategy for members of the Armed Forces who were discharged or dismissed on the sole basis of failure to obey a lawful order to receive a vaccine for COVID-19.
- Sec. 536. Program of military recruitment and education at the National September 11 Memorial and Museum.

Subtitle E—Member Training and Education

- Sec. 541. Increase to maximum funding for the Regional Defense Fellowship Program.
- Sec. 542. Expansion of international engagement authorities for Service Academies.
- Sec. 543. Reduction to minimum number of participating students required to establish or maintain a unit of JROTC.
- Sec. 544. Number of foreign military medical students who may attend Uniformed Services University of the Health Sciences under an exchange program.
- Sec. 545. Professional military education: technical correction to definitions.
- Sec. 546. Authority to accept gifts of services for professional military education institutions.
- Sec. 547. Service Academies: appointments and additional appointees.
- Sec. 548. Alternative service obligation for a cadet or midshipman who becomes a professional athlete.
- Sec. 549. Service Academies: Boards of Visitors.
- Sec. 549A. Inclusion of certain information in annual military service academy reports.
- Sec. 549B. Naval Postgraduate School: function.
- Sec. 549C. Required training on Constitution of the United States for commissioned officers of the Armed Forces.
- Sec. 549D. Ensuring access to certain higher education benefits.

- Sec. 549E. Service Academies: referral of denied applicants to the senior military colleges.
- Sec. 549F. Pilot program to provide graduate education opportunities for enlisted members of the Army and Navy.

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- Sec. 551. Authority of special trial counsel with respect to certain offenses occurring before effective date of military justice reforms.
- Sec. 552. Detailing of appellate defense counsel.
- Sec. 553. Modification to offense of aiding the enemy under the Uniform Code of Military Justice.
- Sec. 554. Modification of timeline for potential implementation of study on unanimous court-martial verdicts.
- Sec. 555. Expanded command notifications to victims of domestic violence.
- Sec. 556. Prohibiting the broadcast and distribution of digitally manipulated intimate images.
- Sec. 557. Treatment of certain records of criminal investigations.
- Sec. 558. Recommendations for revisions to Military Rules of Evidence to protect patient privacy.

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- Sec. 561. Modifications to Transition Assistance Program.
- Sec. 562. Minimum duration of preseparation counseling regarding financial planning.
- Sec. 563. Transition Assistance Program: presentation in preseparation counseling to promote benefits available to veterans.
- Sec. 564. Establishment of counseling pathway in the Transition Assistance Program for members of certain reserve components of the Armed Forces.
- Sec. 565. Transition Assistance Program: Department of Labor Employment Navigator and Partnership Pilot Program.
- Sec. 566. Pilot program on secure, mobile personal health record for members of the Armed Forces participating in the Transition Assistance Program.
- Sec. 567. Skillbridge: apprenticeship programs.

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- Sec. 571. Staffing of Department of Defense Education Activity schools to maintain maximum student-to-teacher ratios.
- Sec. 572. Improvements to certain schools of the Department of Defense Education Activity.
- Sec. 573. Prohibition on diversity, equity, and inclusion policy bodies for DODEA schools.
- Sec. 574. DoDEA overseas transfer program.
- Sec. 575. Certain assistance to local educational agencies that benefit dependents of military and civilian personnel.
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- Sec. 594. Pilot program to allow members in the Department of the Air Force to grow beards.
- Sec. 595. Female members of certain Armed Forces and civilian employees of the Department of Defense in STEM.
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- Sec. 602. Extension of parental leave to members of the Coast Guard Reserve.
- Sec. 603. Prohibition on exposing members of the Armed Forces to Chinese military company investments through the Thrift Savings Plan.

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- Sec. 611. Incentive pay: explosive ordnance disposal duty.
- Sec. 612. One-year extension of certain expiring bonus and special pay authorities.

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- Sec. 621. Basic needs allowance: exclusion of basic allowance for housing from the calculation of gross household income of an eligible member of the Armed Forces.
- Sec. 622. Basic allowance for housing: pilot program to outsource rate calculation.

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- Sec. 631. Expansion of eligibility for certain benefits that arise from the death of a member of the Armed Forces.
- Sec. 632. Payment instead of reimbursement for the transportation of certain remains to two locations if the second location is a national cemetery.
- Sec. 633. Information regarding paternal engagement on website of Military OneSource.
- Sec. 634. Military OneSource for a remarried surviving spouse of a deceased member of the Armed Forces: eligibility; information.

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- Sec. 642. Single-use shopping bags in commissary stores.
- Sec. 643. Sale of certain supplies of the Navy and Marine Corps to certain former members of the Coast Guard.

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- Sec. 702. TRICARE dental plan for the Selected Reserve.
- Sec. 703. Extension of effective date regarding certain improvements to the TRICARE dental program.
- Sec. 704. Licensure requirement for certain health care professionals providing certain examinations to members of the reserve components.
- Sec. 705. Expansion of Wounded Warrior Service Dog Program.
- Sec. 706. Reimbursements under the TRICARE program to cancer and children's hospitals for outpatient care of beneficiaries.
- Sec. 707. Notices to a dependent child regarding impending loss of coverage under TRICARE program.
- Sec. 708. Pilot program to treat pregnancy as a qualifying event for enrollment in TRICARE Select.
- Sec. 709. Pilot program to prevent perinatal mental health conditions in pregnant and postpartum members of the Armed Forces and covered beneficiaries.
- Sec. 710. Pilot program on cryopreservation and storage of gametes of certain members of the Armed Forces.
- Sec. 711. Temporary requirement for contraception coverage parity under the TRICARE program.
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- Sec. 721. Identification in patient medical records of affiliation of certain non-Department of Defense health care providers.
- Sec. 722. Mandatory training on health effects of perfluoroalkyl or polyfluoroalkyl substances.
- Sec. 723. Treatments for acute radiation syndrome incurred by overseas personnel: procurement; pre-positioning.
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- Sec. 802. Prohibition on contracting with covered entities that contract with lobbyists for Chinese military companies.
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- Sec. 811. Modification to exception for submission of certified cost or pricing data for certain components and parts of commercial products.
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- Sec. 844. Risk management for Department of Defense pharmaceutical supply chains.
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- Sec. 851. Entrepreneurial Innovation Project designations.
- Sec. 852. Modification to procurement requirements relating to rare earth elements and strategic and critical materials.
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- Sec. 862. Participation of military research and educational institutions in the STTR program.
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- Sec. 864. Accessibility and clarity in covered notices for small business concerns.
- Sec. 865. Expansion of pilot program for access to shared classified commercial infrastructure.
- Sec. 866. Memorandum of understanding relating to Department of Defense critical technology area opportunities for small business concerns.

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- Sec. 871. Clarification of waiver authority for organizational and consultant conflicts of interest.
- Sec. 872. Pilot program on payment of costs for denied Government Accountability Office bid protests.
- Sec. 873. Promulgate guidance relating to certain Department of Defense contracts.
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- Sec. 922. Eligibility of Chief of the National Guard Bureau for appointment as Chairman of the Joint Chiefs of Staff.
- Sec. 923. Designation of Deputy Under Secretary of the Army as principal official responsible for explosive ordnance disposal.
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- Sec. 1003. Cross-functional team for implementation of recommendations of the Commission on Planning, Programming, Budgeting, and Execution Reform.

Subtitle B—Counterdrug Activities

- Sec. 1007. Modification to types of support for counterdrug activities and activities to counter transnational organized crime.
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- Sec. 1011. Assessment required in the event of a proposed reduction in battle force ships as part of the annual naval vessel construction plan and certification.
- Sec. 1012. Minimum number of public naval shipyards.
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- Sec. 1014. Congressional certification required prior to start of construction on first ship of a shipbuilding program.
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- Sec. 1016. Exception to prohibition of overhaul, repair, or maintenance of certain vessels in shipyards outside the United States or Guam.
- Sec. 1017. Strategy on development of naval rearm at sea capability.
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- Sec. 1031. Extension of prohibition on use of funds for transfer or release of individuals detained at United States Naval Station, Guantanamo Bay, Cuba, to the United States.
- Sec. 1032. Extension of prohibition on use of funds to construct or modify facilities in the United States to house detainees transferred from United States Naval Station, Guantanamo Bay, Cuba.
- Sec. 1033. Extension of prohibition on use of funds for transfer or release of individuals detained at United States Naval Station, Guantanamo Bay, Cuba, to certain countries.
- Sec. 1034. Extension of prohibition on use of funds to close or relinquish control of United States Naval Station, Guantanamo Bay, Cuba.

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- Sec. 1041. Authority to contribute to innovation fund.
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- Sec. 1043. Extension of authority for reimbursement of expenses for certain Navy mess operations.
- Sec. 1044. Prohibition on realignment or reduction of Special Operations Forces end strength authorizations.
- Sec. 1045. Prohibition on use of funds for work performed by EcoHealth Alliance, Inc., in China on research supported by the government of China.
- Sec. 1046. Prohibition on transporting currency to the Taliban and the Islamic Emirate of Afghanistan.
- Sec. 1047. Prohibition on Department of Defense usage of Tutor.com.
- Sec. 1048. Prohibition on operation of connected vehicles designed, developed, manufactured, or supplied by persons owned by, controlled by, or subject to the jurisdiction of a foreign entity of concern on Department of Defense property.

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- Sec. 1051. Quadrennial biodefense posture review.
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- Sec. 1054. Mobility capability requirements study.
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- Sec. 1061. Study on feasibility of establishment of Centers of Excellence for Servicewomen's Health.
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- Sec. 1072. Air Force Technical Training Center of Excellence.
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- Sec. 1076. Modification of defense sensitive support notification requirement.

- Sec. 1077. Post-employment restrictions for participants in certain research funded by the Department of Defense.
- Sec. 1078. Establishment of national security capital forum.
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- Sec. 1107. Child development program staffing and compensation model.
- Sec. 1108. Mandatory public disclosures by newly nominated civilians for senior positions in the Department of Defense.
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- Sec. 1110. Supplemental guidance for MCO competitive service positions.
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- Sec. 1201. Modification of Department of Defense State Partnership program.
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- Sec. 1211. Extension and modification of authority to provide assistance to counter the Islamic State of Iraq and Syria.
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- Sec. 1222. Strategy to protect the Al-Tanf Garrison.
- Sec. 1223. Report and strategy on the Assad regime's relationship with ISIS.
- Sec. 1224. Strategy to counter the Assad regime's support and cooperation with Iran-backed militias in Syria.
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- Sec. 1226. Prohibition of recognition of the Assad regime.
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- Sec. 1511. Protective measures for mobile devices within the Department of Defense.
- Sec. 1512. Strategy to improve the use of air and missile defense partner sharing network capabilities with allies and partners in the middle east.

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- Sec. 1521. Usability of antiquated data formats for modern operations.
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- Sec. 1533. Access to national suicide prevention and mental health crisis hotline system.
- Sec. 1534. Limitation on availability of travel funds.
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- Sec. 1606. Pilot program to demonstrate hybrid space architecture.
- Sec. 1607. Middle East integrated space and satellite security assessment.
- Sec. 1608. Plan for improvement of Space Force satellite control network.
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Subtitle B—Defense Intelligence and Intelligence-Related Activities

- Sec. 1611. Extension and modification of authority to engage in certain commercial activities as security for intelligence collection activities.
- Sec. 1612. Expansion of authority to execute warrants and make arrests to special agents of Army Counterintelligence Command.
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- Sec. 1622. Long-term plan for strategic nuclear forces during delivery vehicle transition.
- Sec. 1623. Limitations on use of funds to dismantle B83–1 nuclear gravity bomb.
- Sec. 1624. Prohibition on reduction of intercontinental ballistic missiles of the United States.
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- Sec. 1642. Cooperative threat reduction funds.
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- Sec. 1702. Exclusion of oceanographic research vessels from certain sourcing requirements.
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- Sec. 1722. Analysis of certain unmanned aircraft systems entities.
- Sec. 1723. Annual report on Postsecondary Education Complaint System.
- Sec. 1724. Feasibility study of domestic refining of deep sea critical mineral intermediates.
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- Sec. 1742. Expansion of eligibility for Servicemembers' Group Life Insurance.
- Sec. 1743. Display of United States flag for patriotic and military observances.
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TITLE XVIII—QUALITY OF LIFE

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- Sec. 1801. Reform of rates of monthly basic pay.
- Sec. 1802. Basic allowance for housing: authorization of appropriations.
- Sec. 1803. Evaluation of the rates of the basic allowance for subsistence.
- Sec. 1804. Basic needs allowance for members on active service in the Armed Forces: expansion of eligibility; increase of amount.
- Sec. 1805. Expansion of authority of a commanding officer to authorize a basic allowance for housing for a member performing initial field or sea duty.
- Sec. 1806. Expansion of travel and transportation allowance to move or store a privately owned vehicle.
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- Sec. 1811. Competitive pay for Department of Defense child care personnel.
- Sec. 1812. Parent fees at military child development centers for child care employees.

- Sec. 1813. Child abuse prevention and safety at military child development centers.
- Sec. 1814. Additional information in outreach campaign relating to waiting lists for military child development centers.
- Sec. 1815. Priority in expansion of pilot program to provide financial assistance to members of the Armed Forces for in-home child care.
- Sec. 1816. Child care services and youth program services for dependents.
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Subtitle C—Military Housing

- Sec. 1821. Budget justification for certain Facilities Sustainment, Restoration, and Modernization projects.
- Sec. 1822. Strategy for use of existing leasing authorities to address shortages of covered military unaccompanied housing required.
- Sec. 1823. Independent assessment of estimated costs of certain strategies to address shortages of covered military unaccompanied housing.
- Sec. 1824. Digital maintenance request system for covered military unaccompanied housing.
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- Sec. 1826. Temporary biennial report on quality and condition of covered military unaccompanied housing located outside the United States.

Subtitle D—Access to Health Care

- Sec. 1831. Exclusion of mental health care providers from authorized strengths of certain officers on active duty.
- Sec. 1832. TRICARE program: waiver of referral requirement under TRICARE Prime for certain care in a military medical treatment facility.
- Sec. 1833. Extension of enhanced appointment and compensation authority for certain health care providers.
- Sec. 1834. Referral of a member of the Armed Forces to a TRICARE provider for urgent behavioral health services.
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Subtitle E—Support for Military Spouses

- Sec. 1841. Interstate compacts for portability of occupational licenses of military spouses: permanent authority.
- Sec. 1842. Permanent Military Spouse Career Accelerator program.
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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 carry out fiscal year 2018 project at Kunsan Air Base, Korea.
- Sec. 2105. Extension of authority to carry out fiscal year 2019 project at Mihail Kogalniceanu forward operating site, Romania.
- Sec. 2106. Extension of authority to carry out certain fiscal year 2020 projects.
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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 projects.
- Sec. 2205. Extension of authority to carry out fiscal year 2020 project at Marine Corps Air Station Yuma, Arizona.
- Sec. 2206. Extension of authority to carry out certain fiscal year 2021 projects.
- Sec. 2207. Extension of authority to carry out certain fiscal year 2022 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 fiscal year 2017 project at Spangdahlem Air Base, Germany.
- Sec. 2305. Extension of authority to carry out certain fiscal year 2018 projects.
- Sec. 2306. Extension of authority to carry out certain fiscal year 2019 projects.
- Sec. 2307. Extension of authority to carry out certain fiscal year 2020 projects.
- Sec. 2308. Extension of authority to carry out fiscal year 2021 project at Joint Base Langley-Eustis, Virginia.
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TITLE XXIV—DEFENSE AGENCIES MILITARY CONSTRUCTION

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- Sec. 2403. Authorization of Appropriations, Defense Agencies.
- Sec. 2404. Extension of authority to carry out fiscal year 2018 project at Iwakuni, Japan.
- Sec. 2405. Extension of authority to carry out fiscal year 2019 project at Iwakuni, Japan.
- Sec. 2406. Extension of authority to carry out fiscal year 2020 project at Fort Indiantown Gap, Pennsylvania.
- Sec. 2407. Extension of authority to carry out certain fiscal year 2021 projects.
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- Sec. 2511. Republic of Korea funded construction projects.
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- 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 certain fiscal year 2020 projects.
- Sec. 2608. Extension of authority to carry out certain fiscal year 2021 projects.
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TITLE XXVII—BASE REALIGNMENT AND CLOSURE ACTIVITIES

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TITLE XXVIII—MILITARY CONSTRUCTION GENERAL PROVISIONS

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- Sec. 2801. Development and operation of the Naval Innovation Center at the Naval Postgraduate School.
- Sec. 2802. Assistance for public infrastructure projects and services.
- Sec. 2803. Military base reuse studies and community planning assistance.
- Sec. 2804. Expansion of eligible grant recipients under the Defense Community Infrastructure Program.
- Sec. 2805. Amendments to defense laboratory modernization program.
- Sec. 2806. Annual five-year plans on improvement of Department of Defense innovation infrastructure.
- Sec. 2807. Expansion of stormwater management projects for installation and defense access road resilience; modification of project priorities.
- Sec. 2808. Expansion of authorized threshold for certain minor military construction projects within area of responsibility of United States Indo-Pacific Command.
- Sec. 2809. Notification to Members of Congress for awards of contracts for military construction projects.

Subtitle B—Military Housing Reforms

- Sec. 2821. Extension of applicability for waivers of covered privacy and configuration standards for covered military unaccompanied housing.
- Sec. 2822. Additional requirements for database of complaints made regarding housing units of Department of Defense.
- Sec. 2823. Modification to definition of privatized military housing.
- Sec. 2824. Analysis of housing availability for critical civilian and contractor personnel near rural military installations.
- Sec. 2825. Limitation on availability of funds for certain Department of Defense travel until establishment of certain complaint database.

Subtitle C-Real Property and Facilities Administration

- Sec. 2831. Process for strategic basing actions for the Department of the Air Force.
- Sec. 2832. Inclusion of tribal governments in intergovernmental support agreements for installation-support services.
- Sec. 2833. Improvements relating to access to military installations in United States.
- Sec. 2834. Deferral of execution of certain requirements for covered housing facilities and covered landscape features; report.
- Sec. 2835. Pilot programs of Department of Army and Department of Navy to conduct repair and maintenance projects on covered historic facilities.
- Sec. 2836. Strategy and assessment with respect to non-operational, underutilized, and other Department of Defense facilities; briefing required.
- Sec. 2837. Temporary authority for use of imitative substitute building materials for maintenance, repair, rehabilitation, or renovation of covered historic facilities.
- Sec. 2838. Expenditures on leased facilities and real property usage in the National Capital Region.

Subtitle D—Land Conveyances

- Sec. 2841. Land conveyance, Boyle Memorial Army Reserve Center, Paris, Texas.
- Sec. 2842. Land conveyance, Riverdale Park, Maryland.
- Sec. 2843. Transfer authority, Mare Island Naval Shipyard, Vallejo, California.
- Sec. 2844. Release of interests retained in Camp Joseph T. Robinson, Arkansas, for use of such land as a training area for the Arkansas Department of Public Safety.

Subtitle E—Other Matters

- Sec. 2851. Extension of prohibition on joint use of Homestead Air Reserve Base with civil aviation.
- Sec. 2852. Schedule of repairs at Naval Air Station, Pensacola, Florida.
- Sec. 2853. Modification of requirements.
- Sec. 2854. Department of Defense policy relating to contractors for military construction projects.
- Sec. 2855. Survey and procedures for munitions of explosive concern on military installations in Guam.
- Sec. 2856. Market survey of domestic suppliers of sand and gravel for marine concrete.

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. 3111. Prohibition on admittance to national security laboratories and nuclear weapons production facilities.
- Sec. 3112. Prohibition on availability of funds to reconvert or retire W76–2 warheads.

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Sec. 3121. Modification to and termination of certain reporting requirements under Atomic Energy Defense Act.

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.
- Sec. 3502. Reauthorization of Maritime Security Program.

Subtitle B—Maritime Infrastructure

- Sec. 3511. Port infrastructure development program.
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Subtitle C—Reports

Sec. 3521. Independent study and report on Shanghai Shipping Exchange.

Subtitle D—Other Matters

- Sec. 3531. Extension of certain provisions relating to Tanker Security Fleet program.
- Sec. 3532. Requirements for purchasing federally auctioned vessels.
- Sec. 3533. Recapitalization of National Defense Reserve Fleet.
- Sec. 3534. Policies regarding training of certain veterans in the State maritime academies.
- Sec. 3535. Technical clarifications.
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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.

TITLE XLVII—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Sec. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PRO-GRAMS.

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

4 101(a)(16) of title 10, United States Code.

DIVISION A—DEPARTMENT OF DEFENSE AUTHORIZATIONS TITLE I—PROCUREMENT Subtitle A—Authorization of Appropriations

6 SEC. 101. AUTHORIZATION OF APPROPRIATIONS.

Funds are hereby authorized to be appropriated for
8 fiscal year 2025 for procurement for the Army, the Navy
9 and the Marine Corps, the Air Force and the Space Force,
10 and Defense-wide activities, as specified in the funding
11 table in section 4101.

12 Subtitle B—Army Programs

13 SEC. 111. PILOT PROGRAM ON THE USE OF ROBOTIC TAR-

14GETS TO ENHANCE THE LETHALITY OF THE15RESERVE COMPONENTS OF THE ARMY.

(a) ESTABLISHMENT.—The Secretary of the Army
shall carry out a pilot program under which the Secretary
incorporates the use of moving robotic target systems into
live fire training provided to select infantry units of the
reserve and National Guard components of the Army.

(b) DESIGNATION.—The pilot program under subsection (a) shall be known as the "Lethality and
Warfighting Enhancement Program".

(c) LOCATIONS.—The Secretary of the Army shall se lect not fewer than three military installations at which
 to conduct the pilot program under subsection (a).

4 (d) OBJECTIVES.—The objectives of the pilot pro-5 gram under subsection (a) shall be—

6 (1) to increase the lethality of the combined 7 fighting force of the Army by providing reserve com-8 ponent and National Guard infantry units with the 9 opportunity to conduct realistic live fire training on 10 state-of-the-art moving robotic target systems; and

(2) to demonstrate the effect of such training
on small arms proficiency and lethality in ground
combat operations.

(e) SELECTION OF PARTICIPATING UNITS.—The Secretary of the Army shall select infantry units of the reserve components of the Army to participate in the pilot
program under subsection (a) taking into consideration—

(1) the past performance of the unit;

(2) the readiness status of the unit, with an
emphasis on providing training to those units designated as preparing to deploy or at a similarly designated readiness status; and

23 (3) the likelihood that a unit would be actively24 deployed or commanded to conduct decisive action.

(f) COMMENCEMENT.—The Secretary of the Army
 shall commence the pilot program under subsection (a) not
 later than 180 days after the date of the enactment of
 this Act.

5 (g) TERMINATION.—The pilot program under sub6 section (a) shall terminate five years after the date of the
7 enactment of this Act.

8 (h) BRIEFINGS.—Not later than 90 days after con-9 cluding activities under the pilot program at a military 10 installation selected under subsection (c), the Secretary of 11 the Army shall provide to the Committees on Armed Serv-12 ices of the Senate and the House of Representatives a 13 briefing that includes a description of—

- 14 (1) the manner in which the program was con-15 ducted at such installation; and
- 16 (2) any results achieved under the program at17 such installation.

18 (i) CONTRACT AUTHORITY.—

(1) IN GENERAL.—The Secretary of the Army
is authorized to enter into one or more contracts for
the procurement of moving robotic target systems
for use in the pilot program under subsection (a).

23 (2) REQUIRED CAPABILITIES.—Robotic target
24 systems procured under paragraph (1) shall be capa25 ble of—

1	(A) conducting multiple realistic offensive
2	and defensive scenarios in a single training ses-
3	sion that are consistent with combat operations;
4	(B) operating in an unpredictable, real-
5	istic, and reactionary fashion;
6	(C) objectively scoring trainee perform-
7	ance;
8	(D) maneuvering across diverse geographic
9	landscapes, including snow, ice, soft soils, ex-
10	treme heat, extreme cold, wooded terrain and
11	offroad areas;
12	(E) operating at distances greater than
13	100 yards from the range operator;
14	(F) surviving live fire from 6.8 mm rounds
15	and the Next Generation Squad Weapon of the
16	Army; and
17	(G) fully functioning in all reasonably ex-
18	pected weather conditions.
19	SEC. 112. LIMITATION ON PROCUREMENT OF END ITEMS
20	CONTAINING ENERGETIC MATERIALS PEND-
21	ING CERTIFICATION ON DOMESTIC PRODUC-
22	TION CAPACITY.
23	(a) LIMITATION.—The Secretary of the Army may
24	not procure, from a covered source, an end item containing
25	energetic materials that are in production at a Federal

Government-owned production facility until the date on
 which the Secretary submits to the congressional defense
 committees—

4 (1) a certification from the Secretary indicating
5 that Federal Government-owned production facilities
6 for such materials in the United States have reached
7 production capacity;

8 (2) a summary of the information on which9 such certification is based.

10 (b) WAIVER.—The Secretary of the Army may waive the limitation under subsection (a) with respect to an end 11 item for a period of up to one fiscal year if the Secretary 12 determines that the waiver is necessary for reasons of na-13 tional security. Whenever the Secretary makes such a 14 15 waiver, the Secretary shall notify the congressional defense committees of the waiver and the reasons for the 16 waiver. 17

18 (c) DEFINITIONS.—In this section:

19 (1) The term "covered source" means any pro20 vider of energetic materials outside of the United
21 States.

(2) The term "end item" has the meaning given
that term in section 4863(m) of title 10, United
States Code.

1	(3) The term "energetic materials" means crit-
2	ical chemicals and formulations that—
3	(A) release large amounts of stored chem-
4	ical energy; and
5	(B) are capable of being used as explo-
6	sives, propellants, pyrotechnics, and reactive
7	materials that create lethal effects in warheads
8	in kinetic weapons components and systems.
9	Subtitle C—Navy Programs
10	SEC. 131. MODIFICATION OF ANNUAL REPORT ON COST
11	TARGETS FOR CERTAIN AIRCRAFT CAR-
12	RIERS.
13	Section 126(c) of the National Defense Authorization
14	Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat.
15	2035) is amended—
16	(1) in the subsection heading, by striking "AND
17	CVN-81"; and inserting "CVN-81, AND SUBSE-
18	QUENT CARRIERS";
19	(2) in paragraph (1) by striking "and the
20	CVN-81" and inserting "the CVN-81, and each
21	subsequent Ford-class aircraft carrier'';
22	(3) in paragraph (2)—
23	(A) in the matter preceding subparagraph
24	(A), by striking "and the CVN-81" and insert-

1	ing "the CVN-81, and each subsequent Ford-
2	class aircraft carrier"; and
3	(B) by adding at the end the following new
4	subparagraphs:
5	"(H) A comparison of the ship cost base-
6	line to the most recent budget estimate avail-
7	able as of the date of the report, set forth sepa-
8	rately for costs related to—
9	"(i) development;
10	"(ii) procurement; and
11	"(iii) operations and sustainment.
12	"(I) For each contract that requires the
13	production of a contract performance report, es-
14	timates from the contractor and program man-
15	ager of—
16	"(i) the total cost of the ship at com-
17	pletion, taking into account any changes in
18	costs known or anticipated as of the date
19	of the report; and
20	"(ii) the schedule for completion of
21	the ship, taking into account any variances
22	to such schedule known or anticipated as
23	of the date of the report."; and
24	(4) by adding at the end the following new
25	paragraph:

1	((3) Commencement and termination of
2	REPORTING.—The requirement to submit a report
3	with respect to a Ford-class aircraft carrier under
4	paragraph (1) shall—
5	"(A) begin in the year following the first
6	fiscal year for which funds are appropriated for
7	the procurement of the carrier; and
8	"(B) end on the date the carrier reaches
9	its obligation work limiting date.".
10	SEC. 132. PROCUREMENT AUTHORITIES FOR CERTAIN AM-
11	PHIBIOUS SHIPBUILDING PROGRAMS.
12	Section 129(c) of the James M. Inhofe National De-
13	fense Authorization Act for Fiscal Year 2023 (Public Law
14	117–263) is amended by inserting "across programs"
15	after "advance procurement".
16	SEC. 133. MULTIYEAR PROCUREMENT AUTHORITY FOR CH-
17	
	53K AIRCRAFT AND T408 ENGINES.
18	53K AIRCRAFT AND T408 ENGINES. (a) Authority for Multiyear Procurement.—
18 19	
	(a) Authority for Multiyear Procurement.—
19	(a) AUTHORITY FOR MULTIYEAR PROCUREMENT.— Subject to section 3501 of title 10, United States Code,
19 20	(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
19 20 21	(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, beginning with the fiscal year 2025

1 (b) CONDITION FOR OUT-YEAR CONTRACT PAY-2 MENTS.—A contract entered into under subsection (a) 3 shall provide that any obligation of the United States to 4 make a payment under the contract for a fiscal year after 5 fiscal year 2025 is subject to the availability of appropria-6 tions or funds for that purpose for such later fiscal year.

7 (c) AUTHORITY FOR ADVANCE PROCUREMENT.—The 8 Secretary of the Navy may enter into one or more con-9 tracts, beginning in fiscal year 2025, for advance procurement associated with the aircraft and engines for which 10 11 authorization to enter into a multiyear procurement con-12 tract is provided under subsection (a), which may include procurement of economic order quantities of material and 13 14 equipment for such aircraft or engines when cost savings 15 are achievable.

16 SEC. 134. RECAPITALIZATION OF TACTICAL FIGHTER AIR-

17 CRAFT OF THE NAVY RESERVE.

18 (a) IN GENERAL.—The Secretary of the Navy shall
19 ensure that all covered F-18 aircraft are—

20 (1) provided only to the Navy Reserve; and

(2) used only to recapitalize and maintain,
within the Navy Reserve—

23 (A) a deployable tactical strike-fighter ca-24 pability; and

(B) a threat representative adversary sup port capability that may be used in support of
 training activities of the Department of De fense.

5 (b) COVERED F-18 AIRCRAFT DEFINED.—In this
6 section, the term "covered F-18 aircraft" means any F/
7 A-18E/F Super Hornet aircraft procured using funds appropriated for the Navy for fiscal year 2022 or fiscal year
9 2023.

10 SEC. 135. DESIGNATION OF OFFICIAL RESPONSIBLE FOR 11 AUTONOMOUS SURFACE AND UNDERWATER 12 DUAL-MODALITY VEHICLES.

(a) DESIGNATION REQUIRED.—Not later than 180
days after the date of the enactment of this Act, the Secretary of the Navy shall designate an appropriate official
within the Department of the Navy to have primary responsibility for the development and acquisition of dualmodality, advanced autonomous vehicles, consistent with
warfighter requirements.

(b) PROGRAM ELEMENT.—The Secretary of the Navy
shall ensure, within budget program elements for the
Navy, that there is a dedicated program element for the
development and acquisition of dual-modality, advanced
autonomous vehicles.

SEC. 136. LIMITATION ON AVAILABILITY OF FUNDS FOR MEDIUM LANDING SHIP PENDING CERTIFI CATION AND REPORT.

None of the funds authorized to be appropriated by
this Act or otherwise made available for fiscal year 2025
for the Navy may be obligated or expended to procure a
Medium Landing Ship until the date on which the Secretary of the Navy submits to the congressional defense
committees—

(1) a certification from the Secretary confirming that not more than 35 percent of the design
requirements for the Medium Landing Ship are
based on military specifications (as determined
based on the capabilities development document for
the ship); and

16 (2) a report that includes a comparison of the
17 difference in construction costs and delivery
18 timelines, on a per vessel basis, between—

- 19 (A) constructing the Medium Landing20 Ship using military specifications; and
- (B) constructing such ship using commer-cial standards and commercial design elements.

1SEC. 137. LIMITATION ON STRUCTURAL IMPROVEMENTS2AND ELECTRICAL POWER UPGRADES FOR3AH-1Z AND UH-1Y HELICOPTERS.

4 (a) LIMITATION.—The Secretary of the Navy may 5 not carry out covered upgrades to AH-1Z Viper and UH-1Y Venom helicopters at a location other than a facility 6 7 owned by the original equipment manufacturer for such 8 helicopters until the date on which the Secretary certifies to the Committees on Armed Services of the Senate and 9 the House of Representatives that the plan for carrying 10 11 out covered upgrades at location other than a facility owned by the original equipment manufacturer is ex-12 pected— 13

14 (1) to result in greater performance, surviv15 ability, lethality, interoperability, mission execution,
16 and overall safety of the helicopter platform than
17 would otherwise be achievable by completing such
18 upgrades at a facility owned by the original equip19 ment manufacturer for the model of helicopter in20 volved;

(2) to provide improved onboard electrical
power capacity and ensure adequate power margin
for integrating future capabilities;

24 (3) to improve and expand future weapons25 interfaces; and

26 (4) to allow for improved ease of maintenance.

(b) COVERED UPGRADES.—In this section, the term
 "covered upgrades" means any structural improvements
 or electrical power upgrades for AH-1Z viper or UH-1Y
 venom helicopters.

5 SEC. 138. SENSE OF CONGRESS ON AIRCRAFT CARRIER 6 PROCUREMENT.

7 (a) FINDINGS.—Congress finds the following:

8 (1) The aircraft carriers of the Navy are a cor9 nerstone of the Nation's ability to project its power
10 and strength.

(2) Construction of Gerald R. Ford-class aircraft carriers represents a national effort which requires predictable and stable build schedules and
alignment of purpose between the Department of
Defense, the Department of the Navy, and the aircraft carrier industrial base.

17 (3) The aircraft carrier industrial base includes
18 more than 2,000 companies in 44 states that con19 tribute to the construction and maintenance of these
20 complex and technologically advanced ships.

(4) The benefits of stable, executable aircraft
carrier procurement plans extend throughout the
aircraft carrier industrial base, promoting the development and retention of highly-skilled workforces
and capital investments in world-class manufac-

turing and shipbuilding facilities throughout the Na tion.

3 (5) Aircraft carrier procurement plans accom4 panying the President's budget request for fiscal
5 years 2023 and 2024 forecast procurement of CVN6 82 in fiscal year 2028, however, the fiscal year 2025
7 plan defers procurement until fiscal year 2030, cre8 ating a significant and destabilizing production gap
9 for the aircraft carrier industrial base.

10 (b) SENSE OF CONGRESS.—It is the sense of Con11 gress that—

(1) the Secretary of Defense and the Secretary
of the Navy should implement aircraft carrier acquisition strategies that maximize benefits to operational commanders while simultaneously protecting
the interests of the taxpayer and supporting the national nuclear shipbuilding industrial base;

18 (2) the Secretary of Defense and the Secretary 19 of the Navy should review and revise the acquisition 20 strategy, including a two-ship buy of CVN-82 and 21 CVN-83, for Ford-class aircraft carriers in the 22 President's budget request for fiscal year 2026 to 23 ensure it is consistent with accepted shipbuilding in-24 dustrial base analyses, prior Department rec-25 ommendations, reports to Congress, congressional

1	resolutions, section 8062 of title 10, United States
2	Code, and national security interests; and
3	(3) the Secretary of Defense should request
4	procurement of the CVN-82 carrier not later than
5	fiscal year 2028.
6	Subtitle D—Air Force Programs
7	SEC. 151. MODIFICATION OF MINIMUM INVENTORY RE-
8	QUIREMENT FOR AIR REFUELING TANKER
9	AIRCRAFT.
10	(a) Minimum Inventory Requirement.—
11	(1) IN GENERAL.—Section 9062(j) of title 10,
12	United States Code, is amended by striking "466"
13	each place it appears and inserting "474".
14	(2) Effective date.—The amendments made
15	by paragraph (1) shall take effect on October 1,
16	2024.
17	(b) Prohibition on Reduction of KC-135 Air-
18	CRAFT IN PMAI OF THE RESERVE COMPONENTS.—
19	(1) IN GENERAL.—None of the funds author-
20	ized to be appropriated by this Act or otherwise
21	made available for fiscal year 2025 for the Air Force
22	may be obligated or expended to reduce the number
23	of KC–135 aircraft designated as primary mission
24	aircraft inventory within the reserve components of
25	the Air Force.

1	(2) PRIMARY MISSION AIRCRAFT INVENTORY
2	DEFINED.—In this subsection, the term "primary
3	mission aircraft inventory" has the meaning given
4	that term in section $9062(i)(2)(B)$ of title 10,
5	United States Code.
6	SEC. 152. MODIFICATION OF CERTAIN PRIMARY MISSION
7	AIRCRAFT INVENTORY REQUIREMENTS FOR
8	THE COMBAT AIR FORCES OF THE AIR
9	FORCE.
10	(a) Fighter Aircraft Minimum Inventory Re-
11	QUIREMENT.—Subsection (i)(1) of section 9062 of title
12	10, United States Code, is amended by striking "1,145
13	fighter aircraft" and inserting "1,106 fighter aircraft".
14	(b) A-10 Aircraft Minimum Inventory Require-
15	MENT.—Section 134(d) of the National Defense Author-
16	ization Act for Fiscal Year 2017 (Public Law 114–328;
17	130 Stat. 2038) is amended by striking "135 A–10 air-
18	craft" and inserting "96 A–10 aircraft".
19	SEC. 153. EXTENSION OF REQUIREMENTS RELATING TO C-
20	130 AIRCRAFT.
21	(a) Extension of Minimum Inventory Require-
22	MENT.—Section 146(a)(3)(B) of the James M. Inhofe Na-
23	tional Defense Authorization Act for Fiscal Year 2023
24	(Public Law 117–263; 136 Stat. 2455), as amended by
25	section 134(a) of the National Defense Authorization Act

for Fiscal Year 2024 (Public Law 118–31), is amended
 by striking "2024" and inserting "2025".

3 (b) EXTENSION OF PROHIBITION ON REDUCTION OF 4 C-130 Aircraft Assigned to National Guard.—Section 146(b)(1) of the James M. Inhofe National Defense 5 Authorization Act for Fiscal Year 2023 (Public Law 117-6 7 263; 136 Stat. 2455), as amended by section 134(b) of 8 the National Defense Authorization Act for Fiscal Year 9 2024 (Public Law 118–31), is amended by striking "During fiscal years 2023 and 2024" and inserting "During 10 11 the period of fiscal years 2023 through 2025".

12 SEC. 154. LIMITATION ON RETIREMENT OF F-15E AIRCRAFT

13 PENDING FIGHTER AIRCRAFT CAPABILITIES 14 AND REQUIREMENTS STUDY.

15 (a) LIMITATION ON RETIREMENT OF F-15E AIR16 CRAFT.—

17 (1) IN GENERAL.—The Secretary of the Air 18 Force may not retire, prepare to retire, or place in 19 storage or on backup aircraft inventory status any 20 F-15E aircraft until a period of 180 days has 21 elapsed following the date on which the Secretary of 22 Defense provides to the congressional defense com-23 mittees the reports and briefing required under sub-24 section (b)(3).

1	(2) EXCEPTION.—The prohibition under para-
2	graph (1) of shall not apply to individual F-15E air-
3	craft that the Secretary of the Air Force determines,
4	on a case by case basis, to be no longer mission ca-
5	pable and uneconomical to repair because of aircraft
6	accidents, mishaps, or excessive material degradation
7	and non-airworthiness status of certain aircraft.
8	(3) Conforming Repeal.—Section 9062 of
9	title 10, United States Code, as most recently
10	amended by sections 131 and 132 of the National
11	Defense Authorization Act for Fiscal Year 2024
12	(Public Law 118–31), is amended—
13	(A) by striking subsection (l); and
14	(B) by redesignating subsection (m) as
15	subsection (l).
16	(b) FIGHTER AIRCRAFT CAPABILITIES AND RE-
17	QUIREMENTS STUDY.—
18	(1) Study.—The Secretary of Defense shall
19	seek to enter into a contract or other agreement
20	with a federally funded research and development
21	center pursuant to which the center shall carry
22	out—
23	(A) an analysis of the fighter aircraft pro-
24	curement, fielding, and divestment plan of the
25	Department of the Air Force, as submitted to

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Congress in accordance with section 148 of the

2	National Defense Authorization Act for Fiscal
3	Year 2024 (Public Law 118–31; 137 Stat.
4	178); and
5	(B) a fighter aircraft capability and re-
6	quirements study that estimates the number of
7	fighter aircraft needed by the Air Force to meet
8	the requirements of combatant commanders.
9	(2) REPORT TO SECRETARY.—The federally
10	funded research and development center that carries
11	out the study and analysis under paragraph (1) shall
12	submit to the Secretary of Defense a report on the
13	results of such study and analysis.
14	(3) Reports and briefing to congress.—
15	Not later than December 31, 2025, the Secretary of
16	Defense shall—
17	(A) submit to the congressional defense
18	committees an unaltered copy of the report re-
19	ceived by the Secretary under paragraph (2);
20	(B) submit to such committees a separate
21	report on the views of the Secretary with re-
22	spect to the results of the study and analysis
23	carried out under paragraph (1), which shall in-
24	clude—

1	(i) a detailed explanation of the strat-
2	egy and methodology used to conduct the
3	study and analysis, including any force
4	sizing and shaping constructs, scenarios,
5	and assumptions used as part of such
6	study and analysis; and
7	(ii) assessed operational risk based on
8	the Chairman of the Joint Chiefs of Staff
9	risk management classifications set forth
10	the most recent version of the Chairman of
11	the Joint Chiefs of Staff Manual
12	3105.01A, titled "Joint Risk Analysis
13	Methodology"; and
14	(C) provide a briefing to the committees on
15	such results.
16	(c) DEFINITIONS.—In this section, the term "fighter
17	aircraft" means—
18	(1) F-15, F-16, F-22, and F-35 aircraft; and
19	(2) the Next Generation Air Dominance piloted
20	combat aircraft.
21	SEC. 155. LIMITATION ON USE OF FUNDS PENDING SUBMIS-
22	SION OF REPORT ON PLAN FOR LONG-TERM
23	AIR FORCE FIGHTER FORCE STRUCTURE.
24	Of the amounts authorized to be appropriated by this
25	Act or otherwise made available for the Department of De-

fense for fiscal year 2025 for the Secretary of the Air
 Force for official travel, not more than 75 percent may
 be obligated or expended until the date on which the Sec retary of the Air Force submits to the congressional de fense committees the report required under section 148(c)
 of the National Defense Authorization Act for Fiscal Year
 2024 (Public Law 118-31).

8 SEC. 156. RECAPITALIZATION OF AIR REFUELING TANKER 9 AIRCRAFT OF THE RESERVE COMPONENTS 10 OF THE AIR FORCE.

(a) IN GENERAL.—The Secretary of the Air Force
shall replace each covered reserve tanker aircraft with an
aircraft that has capabilities equivalent to or exceeding the
capabilities of the aircraft being replaced.

(b) WAIVER.—The Secretary of the Air Force may
waive the requirement to replace an air refueling tanker
aircraft under subsection (a), on a case by case basis, if
the Secretary determines that such replacement would degrade the readiness of the air refueling capability of the
Air Force.

21 (c) SUNSET.—This section shall terminate on Octo-22 ber 1, 2025.

23 (d) COVERED RESERVE TANKER AIRCRAFT DE-24 FINED.—The term "covered reserve tanker aircraft"

means an air refueling tanker aircraft of the reserve com ponents of the Air Force.

3 SEC. 157. CONSOLIDATION OF AUTHORITIES RELATING TO 4 AIR FORCE LANDING GEAR.

5 (a) IN GENERAL.—The Secretary of the Air Force
6 shall transfer to the Air Force Sustainment Center supply
7 chain management, item management, and delegated engi8 neering authorities for landing gear systems of F-15EX,
9 F-22, F-35, and T-7A aircraft.

(b) IMPLEMENTATION PLAN.—Not later than 120
days after the date of the enactment of this Act, the Secretary of the Air Force shall develop and initiate an implementation plan for the transfers required under subsection
(a).

(c) REPORT.—Not later than 30 days after completing the development of the implementation plan required under subsection (b), the Secretary of the Air
Force shall submit to the Committees on Armed Services
of the House of Representatives and the Senate a report
that includes a description of—

- (1) the planned milestones for execution of theimplementation plan;
- 23 (2) any data, staff, and funding needed to ef-24 fectively carry out such plan; and

(3) the progress of the Secretary in meeting
 such milestones as of the date of the report.

3 SEC. 158. NOTIFICATION OF DELAYS IN DELIVERY OF MH-4 139 AIRCRAFT.

5 (a) NOTICE REQUIRED.—Not later than 30 days 6 after becoming aware of an expected delay in the delivery 7 date of an MH–139 aircraft, the Secretary of the Air 8 Force shall submit to the Committees on Armed Services 9 of the Senate and the House of Representatives written 10 notice of such delay together with an explanation of the 11 reasons for such delay.

12 (b) DELIVERY DATE DEFINED.—In this section, the 13 term "delivery date", when used with respect to an MH– 14 139 aircraft, means the date on which such aircraft is ex-15 pected to be delivered to the Air Force under the most 16 recent schedule for such delivery in effect as of the date 17 of the enactment of this Act.

18 SEC. 159. PLAN FOR ESTABLISHMENT AND MAINTENANCE

19OF F-16 SIMULATORS AT AIR NATIONAL20GUARD TRAINING CENTERS.

(a) IN GENERAL.—The Secretary of the Air Force,
in coordination with the Director of the Air National
Guard, shall develop and implement a plan to fully fund
the establishment and maintenance of F–16 simulators at

training centers of the Air National Guard as described
 in subsection (b).

3 (b) ELEMENTS.—The plan under subsection (a) shall4 include—

5 (1) an estimate of the costs of maintaining F6 16 simulators at Air National Guard training cen7 ters that have such simulators as of the date of the
8 plan;

9 (2) an estimate of the costs of establishing F– 10 16 simulators at all Air National Guard training 11 centers that are required to, but do not, have such 12 simulators as of the date of the plan, including 13 training centers for Air National Guard units con-14 verting from the A–10 aircraft to the F–16 aircraft; 15 and

(3) a plan for allocating funding to pay the
costs described in paragraphs (1) and (2), including
the proportion of such funding expected to be provided by the Air Force and the Air National Guard,
respectively.

(c) REPORT.—Not later than March 1, 2025, the
Secretary of the Air Force shall submit to the congressional defense committees a report that includes—

24 (1) the plan developed under subsection (a);25 and

(2) an assessment from the Secretary and the
 Chief of the National Guard Bureau evaluating how
 the readiness of Air National Guard Units requiring
 F-16 simulators may be affected if such simulators
 are not established and maintained at mission train ing centers as required under the plan.

7 (d) DEADLINE FOR IMPLEMENTATION.—Not later
8 than June 1, 2025, the Secretary of the Air Force and
9 the Director of the Air National Guard shall commence
10 implementation of the plan developed under subsection
11 (a).

Subtitle E—Defense-wide, Joint, and Multiservice Matters

14 SEC. 171. MODIFICATION TO AIR FORCE AND NAVY USE OF

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COMMERCIAL DUAL-USE PARTS IN CERTAIN

AIRCRAFT AND ENGINES.

Section 161 of the National Defense Authorization
Act for Fiscal Year 2023 (Public Law 117–263; 10 U.S.C.
3453 note) is amended—

20 (1) in the section heading, by striking "**USED**";

- 21 (2) in subsection (a)(1), by inserting "new," be22 fore "used"; and
- 23 (3) in subsection (b)(2), by inserting ", or from
 24 a certified production approval holder pursuant to

part 21 of title 14, Code of Federal Regulations" be fore the period at the end.

3 SEC. 172. POLICY ON QUALIFICATIONS OF CONTRACTORS 4 FOR INTO-PLANE FUEL DELIVERIES FOR 5 HEAVY-LIFT AIRCRAFT.

6 (a) ESTABLISHMENT OF POLICY.—Not later than 7 one year after the date of enactment of this Act, the Direc-8 tor of the Defense Logistics Agency shall develop and im-9 plement a policy that establishes factors for determining the qualifications of fixed-based operators bidding on con-10 tracts to provide into-plane fuel deliveries for heavy-lift 11 12 aircraft at airports with weight-bearing capacity to serve 13 such aircraft.

(b) FACTORS.—With respect to the policy required
under subsection (a), the factors for determining whether
a fixed-based operator is qualified to provide into-plane
fuel deliveries for heavy-lift aircraft may include the following:

(1) The fixed-base operator is able to maintain
a minimum onsite fuel storage capacity equal to
twice the preceding year's peak day of fuel demand
at the airport, at least half of which is comprised of
fixed tanks.

24 (2) Evidence that the fixed-base operator's total25 number of employees is sufficient to service military

1	customers 24 hours per day, 7 days per week, and
2	365 days per year.

3 (3) The fixed-based operator is capable of per4 forming a full range of cargo on-load, off-load, and
5 handling operations, including for dangerous goods
6 and cargo, for military aircraft of all sizes.

7 (4) The fixed-base operator possesses an onsite,8 certified maintenance and repair station.

9 (5) The fixed-based operator has an operational 10 history of providing services to heavy-lift aircraft at 11 the airport involved for at least three years pre-12 ceding the operator's bid to perform into-plane fuel 13 deliveries.

14 (6) Any other factors the Director of the De-15 fense Logistics Agency determines appropriate.

16 (c) HEAVY-LIFT AIRCRAFT DEFINED.—In this sec17 tion, the term "heavy-lift aircraft" means aircraft larger
18 than 107,000-pound maximum gross takeoff weight.

(d) CONSULTATION.—The Director of the Defense
Logistics Agency shall consult with relevant heavy-lift aircraft mission planners in developing and implementing the
policy required under this section.

1	SEC. 173. PROHIBITION ON OPERATION, PROCUREMENT,
2	AND CONTRACTING RELATED TO FOREIGN-
3	MADE LIGHT DETECTION AND RANGING
4	TECHNOLOGY.
5	(a) Prohibition on Agency Operation or Pro-
6	CUREMENT.—The Secretary of Defense shall not operate
7	or enter into or renew a contract for the procurement of—
8	(1) a covered light detection and ranging tech-
9	nology (referred to in this section as "LiDAR tech-
10	nology") that—
11	(A) is manufactured in a covered foreign
12	country or by an entity domiciled in a covered
13	foreign country;
14	(B) uses operating software developed in a
15	covered foreign country or by an entity domi-
16	ciled in a covered foreign country; or
17	(C) uses network connectivity or data stor-
18	age located in or administered by an entity
19	domiciled in a covered foreign country; or
20	(2) a system or systems that incorporates,
21	interfaces with, or otherwise uses LiDAR technology
22	as described in paragraph (1).
23	(b) EXEMPTION.—The prohibition under subsection
24	(a) shall not apply if the operation, procurement, or con-
25	tracting action is for the purposes of intelligence, elec-

tronic warfare, and information warfare operations, test ing, analysis, and training.
 (c) WAIVER — The Secretary of Defense may waive

5	(c) WAIVER.—The Secretary of Defense may waive
4	the prohibition under subsection (a) on a case-by-case
5	basis if the Secretary certifies, in writing, to the congres-
6	sional defense committees that the operation, procure-
7	ment, or contracting action is required in the national in-
8	terest of the United States.

9 (d) EFFECTIVE DATE.—The prohibition under sec-10 tion (a) shall take effect on June 30, 2026.

11 (e) DEFINITIONS.—In this section:

12 (1) The term "covered foreign country" means13 any of the following:

- 14 (A) The People's Republic of China.15 (B) The Islamic Republic of Iran.
- 16 (C) The Democratic People's Republic of17 North Korea.
- 18 (D) The Russian Federation.
- 19 (2) The term "covered LiDAR company"20 means any of the following:
- 21 (A) Hesai Technology (or any subsidiary
 22 or affiliate of Hesai Technology).
- 23 (B) Any entity that produces or provides
 24 LiDAR and that is included on—

1	(i) the Consolidated Screening List
2	maintained by the International Trade Ad-
3	ministration of the Department of Com-
4	merce; or
5	(ii) the civil-military fusion list main-
6	tained under section 1260h of the William
7	M. (Mac) Thornberry National Defense
8	Authorization Act for Fiscal Year 2021
9	(Public Law 116–283; 10 U.S.C. 113
10	note).
11	(C) Any entity that produces or provides
12	LiDAR and that—
13	(i) is domiciled in a covered foreign
14	country; or
15	(ii) is subject to unmitigated foreign
16	ownership, control or influence by a cov-
17	ered foreign country, as determined by the
18	Secretary of Defense in accordance with
19	the National Industrial Security Program
20	or any successor to such program.
21	(3) The term "covered LiDAR technology"
22	means LiDAR technology and any related services
23	and equipment manufactured by a covered LiDAR
24	company.

1 (4) The terms "light detection and ranging" 2 and "LiDAR" mean a sensor that emits light, often 3 in the form of a pulsed or modulated laser, and 4 scans or flashes the environment to detect and meas-5 ure the range of its surroundings.

6 SEC. 174. LIMITATION ON PROCUREMENT OF F-35 AIR7 CRAFT PENDING CERTIFICATION ON IM8 PROVEMENTS AND CORRECTION OF DEFI9 CIENCIES.

10 (a) LIMITATION.—The Secretary of Defense may not 11 accept or take delivery of covered F-35 aircraft in excess 12 of the maximum quantities specified in subsection (c) until 13 the date on which the Secretary certifies to the congres-14 sional defense committees that the Secretary is in compli-15 ance with each of the following requirements:

16 (1) The Secretary has developed and will imple17 ment an acquisition strategy, with appropriate ac18 tions and milestones, to develop and field F-35 air19 craft and mission systems digital-twin models across
20 the F-35 enterprise.

(2) The Secretary has developed and will implement an acquisition strategy, with appropriate actions and milestones, to procure at least one new cooperative avionics flying test bed aircraft for the F35 enterprise.

1 (3) The Secretary has developed and will imple-2 ment an acquisition strategy, with appropriate ac-3 tions and milestones, to procure and construct a new 4 F-35 mission software integration laboratory to en-5 able concurrent testing of TR-2 and TR-3 mission 6 system hardware, software, and any existing or new 7 F-35 capabilities.

8 (4) The Secretary has developed and will imple-9 ment a plan of corrective actions and milestones to 10 resolve all deficiencies and recommendations identi-11 fied in the 2024 F-35 Initial Operational Testing 12 and Evaluation report submitted to Congress by the 13 Director of Operational Testing and Evaluation.

14 (5) The Secretary has developed and will imple-15 ment a plan of corrective actions and milestones to 16 minimize F-35 new aircraft production interruptions 17 and resolve all programmatic deficiencies with F-35 18 APG-85 radar hardware and software related to the 19 development, testing, acceptance, certification, pro-20 duction, and fielding of the radar as identified by 21 the Director of the F-35 Joint Program Office.

(6) The Secretary has developed and will implement a plan of corrective actions and milestones to
resolve all deficiencies and recommendations identified in the report of the F-35 software Independent

Review Team commissioned by the Secretary of the
 Air Force and the Director of the F-35 Joint Pro gram Office.

4 (7) The Secretary has developed and will imple-5 ment a corrective action plan with appropriate ac-6 tions, milestones, necessary technical data and other resources, and metrics for measuring improvements, 7 8 to address long-standing sustainment challenges and 9 improve fleetwide mission capable and full mission 10 capable rates for F-35 aircraft. At a minimum, such 11 plan shall provide for—

12 (A) completing the set-up of military serv13 ice depots and attaining the required production
14 capacity;

(B) addressing and mitigating corrosion,
particularly in the F-35B and F-35C variants,
including the necessary parts, equipment, technical data, and any necessary adjustments to
squadron staffing to effectively conduct corrosion inspections and work;

21 (C) improving the visibility and availability
22 of assets and parts that detract from mission
23 capable rates; and

24 (D) developing mechanisms to surge sup-25 ply support for the air vehicle and engine and

1	ensure continuity of F-35 logistics and oper-
2	ations in contested environments.
3	(8) The Secretary has submitted all acquisition
4	strategies and corrective action plans described in
5	paragraphs (1) through (7) to the congressional de-
6	fense committees as required under subsection (b).
7	(9) The Secretary has met the requirements of
8	subsections (b)(5) and (c) of section 226 of the Na-
9	tional Defense Authorization Act for Fiscal Year
10	2024 (Public Law 118–31; 137 Stat. 196).
11	(b) SUBMITTAL OF PLANS AND STRATEGIES TO CON-
12	GRESS.—
13	(1) IN GENERAL.—The Secretary of Defense
14	shall submit to the congressional defense committees
15	all acquisition strategies and corrective action plans
16	described in paragraphs (1) through (7) of sub-
17	section (a).
18	(2) ELEMENTS.—Each strategy and plan sub-
19	mitted under paragraph (1) shall include—
20	(A) an estimate of the total amount of
21	funds required to complete implementation of
22	the strategy or plan;
23	(B) realistic, event-driven schedules to
24	achieve the objectives of the strategy or plan;
25	and

1	(C) a schedule risk assessment to a min-
2	imum of 80 percent confidence level.
3	(3) FORM.—Each strategy and plan described
4	in paragraph (1) shall be submitted in unclassified
5	form, but may contain a classified annex.
6	(c) MAXIMUM QUANTITIES.— The maximum quan-
7	tities of covered F–35 aircraft specified in this subsection
8	are the following:
9	(1) Thirty F–35A aircraft.
10	(2) Nine F–35B aircraft.
11	(3) Nine F–35C aircraft.
12	(d) ANNUAL REPORTS.—
13	(1) IN GENERAL.—Not later than April 1,
14	2025, and on an annual basis thereafter for the fol-
15	lowing five years, the Secretary of Defense shall sub-
16	mit to the congressional defense committees a report
17	that includes a comprehensive update on all correc-
18	tive action plans and acquisition strategies that—
19	(A) were developed pursuant to paragraphs
20	(1) through (7) of subsection (a) ; and
21	(B) are being implemented by the Sec-
22	retary as of the date of the report.
23	(2) FORM.—Each report under paragraph (1)
24	shall be submitted in unclassified form but may con-
25	tain a classified annex.

60

(e) COVERED F-35 AIRCRAFT DEFINED.—In this

section, the term "covered F-35" aircraft means new pro-2 duction F-35 aircraft— 3 4 (1) that are authorized to be procured using 5 funds authorized to be appropriated by this Act or 6 otherwise made available for fiscal year 2025 for the 7 Department of Defense: and 8 (2) the procurement of which is fully funded by 9 the United States. 10 SEC. 175. ASSESSMENT OF AIR-TO-AIR MISSILE INVENTORY 11 **REQUIREMENTS AND RELATED CAPABILI-**12 TIES. 13 (a) Assessment of Air-to-Air Missile Inven-14 TORY.— 15 (1) IN GENERAL.—The Secretary of the Air 16 Force and the Secretary of the Navy, in coordination 17 with the commanders of the combatant commands, 18 shall jointly conduct an assessment of the sufficiency 19 of established inventory requirements for air-to-air 20 missiles within the Armed Forces under the jurisdic-21 tion of such Secretaries. 22 (2) ELEMENTS.—In conducting the assessment 23 required under paragraph (1), the Secretaries shall 24 evaluate----

1	(A) for each year through the end of
2	2029—
3	(i) the numbers and types of air-to-air
4	missiles expected to be delivered to the De-
5	partment of the Air Force and the Depart-
6	ment of the Navy in such year; and
7	(ii) the total inventory of air-to-air
8	missiles expected to be available for use in
9	such year, considered separately for each
10	type of missile;
11	(B) the inventory levels of air-to-air mis-
12	siles needed to support the operational plans of
13	the United States Central Command, the
14	United States Indo-Pacific Command, the
15	United States Northern Command, and the
16	United States European Command, assessed
17	separately for each command at low, medium,
18	and high risk levels;
19	(C) emerging requirements for surface-to-
20	air defense and collaborative combat aircraft ca-
21	pabilities, and how such emerging requirements
22	are expected to impact inventory requirements
23	for air-to-air missiles;
24	(D) whether the numbers and types of mis-
25	siles expected to be delivered through 2029, as

1 determined under subparagraph (A), are suffi-2 cient to meet all testing, training, and operational requirements of the military depart-3 4 ments and combatant commands; 5 (E) whether extending the AIM-120 Ad-6 vanced Medium-Range Air-to-Air Missile pro-7 gram of record through 2029 would enhance 8 available inventories of air-to-air missiles during 9 such period; and 10 (F) recommendations to adjust the 11 planned missile mix, to include development and 12 fielding of an AIM–120D Extended Range mis-13 sile and procurement quantities to support com-14 bined combatant command requirements at a 15 medium-level of operational risk. (b) Assessment of AIM-120D Extended Range 16 17 MISSILE. 18 (1) IN GENERAL.—In conjunction with the as-19 sessment required under subsection (a), the Sec-20 retary of the Air Force shall conduct a cost-benefit

and technical risk assessment of developing and procuring an extended range AIM-120D missile.

23 (2) ELEMENTS.—In conducting the assessment
24 under paragraph (1), the Secretary of the Air Force
25 shall—

1	(A) assess the costs, benefits, and technical
2	risks presented by the potential development
3	and procurement of an extended range AIM-
4	120D missile as described in paragraph (1);
5	(B) evaluate how new propellants, binding
6	agents, and other enhancements may increase
7	the capabilities of such a missile;
8	(C) consider how the procurement of such
9	a missile could hedge against current or future
10	air-to-air missile inventory, capacity, capability
11	or shortfall risks; and
12	(D) develop a budget profile and schedule
13	that would support expedited fielding of such a
14	missile.
15	(c) REPORT.—Following the completion of the assess-
16	ments required under subsections (a) and (b), but not
17	later than April 1, 2025—
18	(1) the Secretary of the Air Force and the Sec-
19	retary of the Navy shall jointly submit to the con-
20	gressional defense committees a report on the results
21	of the assessment conducted under subsection (a),
22	which shall include a summary of the results of the
23	assessment with respect to each element specified in
24	subsection $(a)(2)$; and

1 (2) the Secretary of the Air Force shall submit 2 to the congressional defense committees a report on the results of the assessment conducted under sub-3 4 section (b), which shall include a copy of the budget 5 profile and schedule required under subsection 6 (b)(2)(D).TITLE II—RESEARCH, DEVELOP-7 AND TEST, **EVALUA-**MENT. 8 TION 9 Subtitle A—Authorization of 10 **Appropriations** 11 12 SEC. 201. AUTHORIZATION OF APPROPRIATIONS. 13 Funds are hereby authorized to be appropriated for 14 fiscal year 2025 for the use of the Department of Defense 15 for research, development, test, and evaluation, as specified in the funding table in section 4201. 16 **Require-**Subtitle **B**—**Program** 17 ments, Restrictions, and Limita-18 tions 19 20 SEC. 211. MODIFICATION OF CERTAIN REQUIREMENTS RE-21 LATING TO THE JOINT ENERGETICS TRANSI-22 TION OFFICE. 23 Section 148 of title 10, United States Code, is amended-24

1 (1) by redesignating subsection (e) as sub-2 section (f); and

3 (2) by striking subsection (d) and inserting the4 following new subsections:

5 "(d) BUDGETING AND FUNDING REQUIREMENTS.—
6 "(1) The Secretary of Defense shall ensure that
7 the Office is budgeted for and funded in a manner
8 sufficient to ensure the Office has the staff and
9 other resources necessary to effectively carry out the
10 responsibilities specified in subsection (c).

11 "(2) In the budget justification materials sub-12 mitted to Congress in support of the Department of 13 Defense budget for fiscal year 2027 and each fiscal 14 vear thereafter (as submitted with the budget of the 15 President under section 1105(a) of title 31), the 16 Secretary of Defense shall include a dedicated budg-17 et line item for the implementation of subsection (a) 18 and for the testing and evaluation of energetic mate-19 rials and technologies by the Office.

20 "(e) STANDARDS AND BEST PRACTICES CUR-21 RICULUM.—

"(1) The Under Secretary of Defense for Research and Engineering, in coordination with the
Under Secretary of Defense for Acquisition and
Sustainment, shall include, within the program man-

1	agement and engineering curriculum of the Defense
2	Acquisition University, instruction in standards and
3	best practices for the development of energetic mate-
4	rials and ensuring the safety of explosives.
5	"(2) In carrying out paragraph (1), the Under
6	Secretaries shall consult with—
7	"(A) the President of the Defense Acquisi-
8	tion University; and
9	"(B) individuals and organizations in aca-
10	demia and industry with relevant expertise in
11	the field of energetics.".
12	SEC. 212. MODIFICATION TO ANNUAL REPORT ON UN-
13	FUNDED PRIORITIES OF THE UNDER SEC-
13 14	FUNDED PRIORITIES OF THE UNDER SEC- RETARY OF DEFENSE FOR RESEARCH AND
14	RETARY OF DEFENSE FOR RESEARCH AND
14 15	RETARY OF DEFENSE FOR RESEARCH AND ENGINEERING.
14 15 16	RETARY OF DEFENSE FOR RESEARCH AND ENGINEERING. The second section 222e of title 10, United States
14 15 16 17	RETARY OF DEFENSE FOR RESEARCH AND ENGINEERING. The second section 222e of title 10, United States Code, is amended—
14 15 16 17 18	RETARY OF DEFENSE FOR RESEARCH AND ENGINEERING. The second section 222e of title 10, United States Code, is amended— (1) in subsection (a), by striking "the Secretary
14 15 16 17 18 19	RETARY OF DEFENSE FOR RESEARCH AND ENGINEERING. The second section 222e of title 10, United States Code, is amended— (1) in subsection (a), by striking "the Secretary of Defense shall" and inserting "the Secretary of
 14 15 16 17 18 19 20 	RETARY OF DEFENSE FOR RESEARCH AND ENGINEERING. The second section 222e of title 10, United States Code, is amended— (1) in subsection (a), by striking "the Secretary of Defense shall" and inserting "the Secretary of Defense, after coordinating with the Secretaries of
 14 15 16 17 18 19 20 21 	RETARY OF DEFENSE FOR RESEARCH AND ENGINEERING. The second section 222e of title 10, United States Code, is amended— (1) in subsection (a), by striking "the Secretary of Defense shall" and inserting "the Secretary of Defense, after coordinating with the Secretaries of the military departments, shall"; and

1	(B) in paragraph (2), by striking the pe-
2	riod at the end and inserting "; and"; and
3	(C) by adding at the end the following new
4	paragraph:
5	"(3) in the case of military construction project,
6	has reached a stage of planning and design that is
7	sufficient to support a reliable cost estimate.".
8	SEC. 213. MODIFICATION TO DEFENSE LABORATORY EDU-
9	CATION PARTNERSHIPS.
10	Section 2194(b) of title 10, United States Code, is
11	amended—
12	(1) in paragraph (6), by striking "and" at the
13	end;
14	(2) in paragraph (7) , by striking the period at
14 15	(2) in paragraph (7), by striking the period at the end and inserting "; and"; and
15	the end and inserting "; and"; and
15 16	the end and inserting "; and"; and(3) by adding at the end the following new
15 16 17	the end and inserting "; and"; and(3) by adding at the end the following new paragraph:
15 16 17 18	the end and inserting "; and"; and (3) by adding at the end the following new paragraph: "(8) entering into contracts or cooperative

SEC. 214. USE OF PARTNERSHIP INTERMEDIARIES TO PRO MOTE DEFENSE RESEARCH AND EDUCATION. (a) IN GENERAL.—Chapter 303 of title 10, United States Code, is smended by adding at the end the fol-

4 States Code, is amended by adding at the end the fol-5 lowing new section:

6 "§ 4128. Use of partnership intermediaries to promote 7 defense research and education.

8 "(a) IN GENERAL.—Subject to the approval of the
9 Secretary of Defense or the head of another department
10 or agency of the Federal Government concerned, the head
11 of a Federal laboratory or research center may—

12 "(1) enter into a contract, memorandum of un-13 derstanding, or other transaction with a partnership 14 intermediary that provides for the partnership inter-15 mediary to perform services for the Department of 16 Defense that increase the likelihood of success in the 17 conduct of cooperative or joint activities of the lab-18 oratory or center with industry or academic institu-19 tions; and

20 "(2) pay the Federal costs of such contract,
21 memorandum or understanding, or other transaction
22 out of funds made available for the support of the
23 technology transfer function of the laboratory or
24 center.

25 "(b) DEFINITIONS.—In this section:

1	"(1) Term 'Federal laboratory or research cen-
2	ter' means—
3	"(A) a Federal laboratory; or
4	"(B) a federally funded research and devel-
5	opment center that is not a laboratory.
6	((2) The term 'laboratory' has the meaning
7	given that term in section $12(d)(2)$ the Stevenson-
8	Wydler Technology Innovation Act of 1980 (15
9	U.S.C. 3710a(d)(2)).
10	"(3) The term 'partnership intermediary'
11	means an agency of a State or local government, or
12	a nonprofit entity owned in whole or in part by,
13	chartered by, funded in whole or in part by, or oper-
14	ated in whole or in part by or on behalf of a State
15	or local government, that—
16	"(A) assists, counsels, advises, evaluates,
17	or otherwise cooperates with industry or aca-
18	demic institutions that need or can make de-
19	monstrably productive use of technology-related
20	assistance from a Federal laboratory or re-
21	search center;
22	"(B) facilitates technology transfer or
23	transition from industry or academic institu-
24	tions to a Federal laboratory or research center;

	• •
1	"(C) assists and facilitates workforce de-
2	velopment in critical technology areas for proto-
3	typing or technology transition activities to ful-
4	fill unmet needs of a Federal laboratory or re-
5	search center; or
6	"(D) facilitates improvements to intellec-
7	tual property owned by the Federal laboratory
8	or research center, such as improvements to the
9	quality, value, flexibility, utility, or complexity
10	of such intellectual property.".
11	(b) Conforming Amendments.—Section 4124 of
12	title 10, United States Code, is amended—
13	(1) by striking subsection (f); and
14	(2) by redesignating subsections (g) and (h) as
15	subsections (f) and (g), respectively.
16	SEC. 215. MODIFICATION TO PERSONNEL MANAGEMENT
17	AUTHORITY TO ATTRACT EXPERTS IN
18	SCIENCE AND ENGINEERING.
19	Section 4092 of title 10, United States Code, is
20	amended—
21	(1) in subsection (a), by adding at the end the
22	following new paragraph:
23	"(11) Office of strategic capital.—The
24	Director of the Office of Strategic Capital may carry
25	out a program of personnel management authority

1	provided in subsection (b) in order to facilitate re-
2	cruitment of eminent experts in science or engineer-
3	ing for the Unit."; and
4	(2) in subsection (b)—
5	(A) in paragraph (1)—
6	(i) in subparagraph (D), by striking
7	"5 scientific and engineering positions in
8	the Office" and inserting "20 scientific
9	and engineering positions in the Office, of
10	which not more than 5 such positions may
11	be positions of administration or manage-
12	ment of the Office";
13	(ii) in subparagraph (E) by striking
14	"5 scientific and engineering positions in
15	the Unit" and inserting "35 scientific and
16	engineering positions in the Unit, of which
17	not more than 5 such positions may be po-
18	sitions of administration or management of
19	the Unit' ""; and
20	(iii) in subparagraph (H), by striking
21	"15" and inserting "25";
22	(iv) in subparagraph (I), by striking
23	"and" at the end;
24	(v) in subparagraph (J), by adding
25	"and" at the end; and

1	(vi) by adding at the end the following
2	new subparagraph:
3	"(K) in the case of the Office of Strategic
4	Capital, appoint and rescind appointments of
5	individuals to a total of not more than 30 posi-
6	tions in the Office;"; and
7	(B) in paragraph (2), by amending sub-
8	paragraph (A) to read as follows:
9	"(A) in the case of employees appointed
10	pursuant to subparagraphs (B), (D), (E), (H),
11	and (K) of paragraph (1), at a rate to be deter-
12	mined by the head of the organization con-
13	cerned up to the amount of annual compensa-
14	tion specified in section 102 of title 3;".
15	SEC. 216. MODIFICATION TO CONSORTIUM ON USE OF AD-
16	DITIVE MANUFACTURING FOR DEFENSE CA-
17	PABILITY DEVELOPMENT.
18	Section 223(c) of the National Defense Authorization
19	Act for Fiscal Year 2024 (Public Law 118–31; 10 U.S.C.
20	4841 note) is amended—
21	(1) in paragraph (5) , by striking "and" at the
22	end;
23	(2) in paragraph (6), by striking the period at
24	the end and inserting "; and"; and

(3) by adding at the end the following new
 paragraph:

3 "(7) develop a rapidly deployable additive man4 ufacturing system that is capable of fabricating re5 placement safety-critical parts for military aircraft
6 and unmanned aerial vehicles in environments where
7 access to traditionally manufactured replacement
8 parts is severely restricted.".

9 SEC. 217. MODIFICATION TO CONTINUOUS CAPABILITY DE-

10VELOPMENT AND DELIVERY PROGRAM FOR11F-35 AIRCRAFT.

Section 225(b) of the National Defense Authorization
Act for Fiscal Year 2024 (Public Law 118–31; 137 Stat.
14 195) is amended—

(1) in paragraph (1), by striking "designate two
F-35A aircraft, two F-35B aircraft, and two F35C aircraft" and inserting "designate a total of not
fewer than nine F-35A, F-35B, or F-35C aircraft";
and

20 (2) in paragraph (2)(A), by striking "Lot 19"
21 and inserting "Lot 18".

22 SEC. 218. MODIFICATION OF CVN-73 TO SUPPORT FIELDING 23 OF MQ-25 UNMANNED AERIAL VEHICLE.

24 Section 219 of the John S. McCain National Defense
25 Authorization Act for Fiscal Year 2019 (Public Law 115–

232; 132 Stat. 1680) is amended by striking "shall" and
 all that follows and inserting "shall modify the compart ments and infrastructure of the aircraft carrier designated
 CVN-73 to support the fielding of the MQ-25 unmanned
 aerial vehicle before the planned deployment date of such
 vehicle.".

7 SEC. 219. AGILITY PRIME TRANSITION WORKING GROUP.

8 (a) ESTABLISHMENT.—Not later than 180 days after 9 the date of the enactment of this Act, the Secretary of 10 the Air Force, in coordination with the Under Secretary 11 of Defense for Acquisition and Sustainment and the 12 Under Secretary of Defense for Research and Engineering, shall establish a working group to be known as the 13 "Agility Prime Transition Working Group" (referred to 14 15 in this section as the "Working Group").

16 (b) DUTIES.—The duties of the Working Group shall17 include the following:

18 (1) To develop and implement a strategy to
19 transition capabilities developed under the Agility
20 Prime program of the Air Force to program execu21 tive offices of the covered Armed Forces, as appro22 priate.

(2) To provide a forum for members of the
Working Group to coordinate activities relating to
hybrid and electric vertical takeoff and landing capa-

bilities developed under the Agility Prime program,
 including—

- 3 (A) research, development, testing, and
 4 evaluation activities;
- 5 (B) demonstration activities; and
 6 (C) activities to transition such capabilities
 7 from the research and development phase into
 8 operational use within the covered Armed
 9 Forces, as appropriate.

10 (3) To identify programs, projects, activities, 11 and requirements of the covered Armed Forces that 12 may be supported by technologies and capabilities 13 developed under the Agility Prime program, includ-14 ing hybrid and electric vertical takeoff and landing 15 aircraft, advanced air mobility platforms, autono-16 mous flight capabilities, test and evaluation soft-17 ware, and related technologies.

(4) To identify requirements of the combatant
commands and the covered Armed Forces relating to
distributed and contested logistics, mobility and
sustainment, intelligence, surveillance, and reconnaissance, strike, and other operational use cases
that align with previous, ongoing, or planned efforts
under the Agility Prime program.

(5) To assess whether previous, ongoing, or
 planned efforts under the Agility Prime program
 and other vertical take off and landing aircraft capa bility development efforts align with other current,
 planned, or future acquisition programs of the cov ered Armed Forces.

7 (6) Identify any changes to doctrine, organiza8 tion, training, materiel, leadership, personnel, facili9 ties, and policy (commonly known as "DOTMLPF–
10 P") required to successfully integrate hybrid and
11 electric vertical takeoff and landing aircraft plat12 forms into future force design.

(7) To assess how the authorities and resources
of the Department of Defense may be used to support the advanced air mobility and hybrid and electric vertical takeoff and landing aircraft industries,
including support in the form of loans, loan guarantees, private investment matching programs, and
other financial mechanisms.

20 (8) To assist the Secretary of the Air Force in
21 preparing the briefing and reports required under
22 subsection (g).

23 (c) MEMBERSHIP.—The Working Group shall be24 composed of the following members or their designees:

25 (1) The Secretary of the Air Force.

1	(2) Each Secretary of a military department.
2	(3) The Chairman of the Joint Chiefs of Staff.
3	(4) The Under Secretary of Defense for Acqui-
4	sition and Sustainment.
5	(5) The Under Secretary of Defense for Re-
6	search and Engineering.
7	(6) The Director of the Defense Innovation
8	Unit.
9	(7) The Director of the Office of Strategic Cap-
10	ital.
11	(8) A representative from the United States
12	Special Operations Command.
13	(9) A representative from the United States
14	Transportation Command.
15	(10) Representatives of such other organiza-
16	tions and elements of the Department of Defense as
17	the Chairperson of the Working Group determines
18	appropriate.
19	(d) CHAIRPERSON.—The Secretary of the Air Force,
20	or the designee of the Secretary, shall serve as the Chair-
21	person of the Working Group.
22	(e) MEETINGS.—The Working Group shall meet not
23	less frequently than twice each year at the call of the
24	Chairperson.

(f) TERMINATION.—The working group shall termi nate on September 30, 2027.

3 (g) Briefings and Reports.—

4 (1) INITIAL BRIEFING.—Not later than 180 5 days after the date of the enactment of this Act, the 6 Secretary of the Air Force shall provide to the con-7 gressional defense committees a briefing on the sta-8 tus of the Working Group, which shall include infor-9 mation on the organization, activities, plans, actions, 10 and milestones of the Working Group as of the date 11 of the briefing.

12 (2) ANNUAL REPORT.—Not later than Sep-13 tember 30, 2025, and not later than September 30 14 of each year thereafter through 2027, the Secretary 15 of the Air Force shall submit to the congressional 16 defense committees a report on the efforts of the 17 Working Group. Each report shall include, with re-18 spect to the year covered by the report, information 19 on—

20 (A) any funding under the categories of re21 search, development, test, and evaluation, pro22 curement, or operation and maintenance that is
23 expected to be used for further development or
24 procurement of hybrid and electric vertical
25 takeoff and landing capabilities in the fiscal

1	year of the report and the in the following fiscal
2	year;
3	(B) any planned transitions of hybrid and
4	electric vertical takeoff and landing technologies
5	to—
6	(i) acquisition programs of the covered
7	Armed Forces; or
8	(ii) research, development, test, and
9	evaluation programs of the covered Armed
10	Forces.
11	(C) any actions taken by the Working
12	Group;
13	(D) any milestones achieved by the Work-
14	ing Group; and
15	(E) such other matters as the Secretary
16	determines appropriate.
17	(h) DEFINITIONS.—In this section:
18	(1) The term "Agility Prime program" means
19	the program of the Air Force under which the Air
20	Force is developing hybrid and electric vertical take-
21	off and landing capabilities in collaboration with
22	partners in commercial industry and other sectors.
23	(2) The term "covered Armed Forces" means
24	the Army, Navy, Air Force, Marine Corps, and
25	Space Force.

1	SEC. 220. MEASURES TO ADVANCE QUANTUM INFORMA-
2	TION SCIENCE WITHIN THE DEPARTMENT OF
3	DEFENSE.
4	(a) Strategic Plan.—
5	(1) IN GENERAL.—The Secretary of Defense
6	shall develop a strategic plan to guide the research,
7	development, test, and evaluation, procurement, and
8	implementation of quantum information science (re-
9	ferred to in this section as "QIS") technologies with-
10	in the Department of Defense, including the covered
11	Armed Forces, over the period of five years following
12	the date of the enactment of this Act.
13	(2) ELEMENTS.—The plan required under
14	paragraph (1) shall include the following:
15	(A) Identification of—
16	(i) QIS technologies that have the po-
17	tential to solve operational challenges faced
18	by the Department of Defense; and
19	(ii) the technology readiness levels of
20	those QIS technologies.
21	(B) Plans to transition technologies identi-
22	fied under subparagraph (A) from the research,
23	development, and prototyping phases into oper-
24	ational use within the Department.
25	(C) Plans for allocating the resources of
26	the Department to ensure such resources are

1	focused on QIS technologies with the potential
2	to solve operational challenges as identified
3	under subparagraph (A).
4	(D) Plans for the continuous evaluation,
5	development, and implementation of QIS tech-
6	nology solutions within the Department.
7	(E) Plans for the development, review, per-
8	formance evaluation, and adoption of a fault-
9	tolerant, utility-scale quantum computer and
10	the transition of that capability to appropriate
11	organizations and elements of the Department
12	of Defense and such other departments and
13	agencies of the Federal Government as the Sec-
14	retary determines appropriate.
15	(3) REPORT.—Not later than one year after the
16	date of the enactment of this Act, the Secretary of
17	Defense shall submit to the congressional defense
18	committees a report that includes—
19	(A) the strategic plan developed under
20	paragraph (1); and
21	(B) an assessment of whether the budgets
22	proposed for QIS-related activities of the De-
23	partment of Defense and each of the covered
24	Armed Forces appropriately balance the use of
25	research, development, test, and evaluation

1 funds designated as budget activity 1 (basic re-2 search), budget activity 2 (applied research), and budget activity 3 (advanced technology de-3 4 velopment) (as those budget activity classifica-5 tions are set forth in volume 2B, chapter 5 of 6 the Department of Defense Financial Manage-7 ment Regulation (DOD 7000.14–R)) to achieve 8 the objectives of the strategic plan over near-, 9 mid-, and long-term timeframes.

10 (b) QUANTUM COMPUTING CENTER OF EXCEL-11 LENCE.—

12 (1) IN GENERAL.—The Secretary of Defense 13 shall establish a Quantum Computing Center of Ex-14 cellence (referred to in this subsection as the "Cen-15 ter") at a research laboratory of a covered Armed 16 Force with requisite experience in quantum com-17 puting, integrated photonics and photon qubits, 18 superconducting and hybrid systems, and trapped 19 ions.

20 (2) ACTIVITIES.—The Center shall carry out
21 the following activities:

(A) Accelerate the transition of advanced
quantum and quantum hybrid computing technology from the research and development
phase into operational use.

1	(B) Facilitate quantum computing work-
2	force development.
3	(C) Conduct outreach to enhance govern-
4	ment, industry, and academia's understanding
5	of—
6	(i) national security-related use cases
7	for quantum computing and quantum hy-
8	brid technology; and
9	(ii) operational challenges faced by the
10	Department of Defense that may be ad-
11	dressed using such technology.
12	(D) Conduct prototyping of quantum com-
13	puting and quantum hybrid applications.
14	(E) Undertake efforts to advance the tech-
15	nology readiness levels of quantum computing
16	technologies.
17	(F) Carry out such other activities relating
18	to quantum computing as the Secretary deter-
19	mines appropriate.
20	(3) PARTNER ORGANIZATIONS.—For purposes
21	of carrying out the activities of the Center under
22	this subsection, the research laboratory selected
23	under paragraph (1) may partner with one or more
24	of the following:

1	(A) Other research laboratories of the cov-
2	ered Armed Forces.
3	(B) The Defense Innovation Unit.
4	(C) Federally funded research and develop-
5	ment centers.
6	(D) University affiliated research centers.
7	(E) Private sector entities with expertise in
8	quantum computing.
9	(F) Such other organizations as the Sec-
10	retary of Defense determines appropriate.
11	(4) CONTRACT AUTHORITY.—Subject to avail-
12	ability of appropriations, Secretary of Defense may
13	make grants and enter into contracts or other agree-
14	ments, on a competitive basis, to support the activi-
15	ties of the Center.
16	(5) TERMINATION.—The Center shall terminate
17	on the date that is 10 years after the date of the
18	enactment of this Act.
19	(c) DEFINITIONS.—In this section:
20	(1) The term "covered Armed Force" means
21	the Army, Navy, Air Force, Marine Corps, or Space
22	Force.
23	(2) The term "quantum computing" means
24	computing algorithms and applications that use

1	quantum mechanics through quantum processing
2	units, including—
3	(A) quantum-classical hybrid applications
4	which are applications that use both quantum
5	computing and classical computing hardware
6	systems;
7	(B) annealing and gate systems; and
8	(C) all qubit modalities (including super-
9	conducting, trapped-ion, neutral atom, and
10	photonics).
11	(3) The term "quantum information science"
12	means the use of the laws of quantum physics for
13	the storage, transmission, manipulation, computing,
14	or measurement of information.
15	SEC. 221. AUTHORITY TO TEMPORARILY DETAIL EMPLOY-
16	EES OF THE OFFICE OF STRATEGIC CAPITAL
17	TO CERTAIN PRIVATE-SECTOR ORGANIZA-
18	TIONS.
19	(a) AUTHORIZATION.—Using the authority provided
20	under section 1599g of title 10, United States Code, the
21	Secretary of Defense, acting through the Director of the
22	Office of Strategic capital, may carry out a program under
23	which the Director arranges for the temporary assignment
24	of an employee of the Office to a qualifying private-sector
25	organization.

(b) OBJECTIVES.—The objectives of the program
 under subsection (a) shall be—

3 (1) to enable the Office of Strategic Capital and
4 other organizations and elements of the Department
5 of Defense to rapidly acquire industry-specific con6 text and technical competence across high priority
7 technology and industrial focus areas through im8 mersion in highly relevant emerging technology and
9 business ecosystems across the United States; and

10 (2) to enhance, among personnel of the Depart11 ment—

12 (A) understanding of, connectivity with,
13 and access to knowledge about critical and
14 emerging defense industrial base capabilities;
15 and

16 (B) understanding of the strategic role
17 that venture capital and private equity oper18 ations have in shaping future sustainment and
19 modernization requirements for the defense in20 dustrial base.

(c) MATCHING AND TRACKING CAPABILITIES.—In
carrying out program under subsection (a), the Director
of the Office of Strategic Capital shall—

(1) use an information technology system to op-timize the identification, assessment, and placement

1	of participants within the program, which shall in-
2	clude the use of such system to match private-sector
3	organizations with employees of the Office partici-
4	pating in the program in a manner that aligns the
5	priorities, needs, and expertise of such employees,
6	organizations, and the Office; and
7	(2) establish a database or other capability
8	that—
9	(A) enables the Office to identify and track
10	current and former participants in the program;
11	(B) documents the nature of the experi-
12	ence such participants had while in the pro-
13	gram; and
14	(C) is suitable for further development and
15	expansion to other organizations of Department
16	of Defense in the event the Secretary of De-
17	fense determines such expansion is appropriate.
18	(d) QUALIFYING PRIVATE-SECTOR ORGANIZATION
19	DEFINED.—In this section, the term "qualifying private-
20	sector organization" means a private-sector organization
21	within the defense industrial base that has functions and
22	expertise relevant to the responsibilities of the Office of
23	Strategic Capital, which may include organization such as
24	a venture capital firm, private equity firm, emerging tech-

nology company, or other such organizations as deter mined appropriated by the Director.

3 SEC. 222. PILOT PROGRAM ON ESTABLISHMENT OF A TEST 4 AND EVALUATION CELL WITHIN THE DE5 FENSE INNOVATION UNIT.

6 (a) PILOT PROGRAM.—The Director of the Defense
7 Innovation Unit shall carry out a pilot program under
8 which the Director—

9 (1) develops an alternative testing and evalua-10 tion pathway to accelerate the testing and evaluation 11 of technologies that have the potential to provide 12 warfighting capabilities to the Department of De-13 fense in the near-term and mid-term timeframes; 14 and

(2) establishes a cell of dedicated personnel
within the Unit to manage and implement the alternative testing and evaluation pathway developed
under paragraph (1).

(b) ACTIVITIES.—In carrying out the pilot program
under subsection (a), the Director of the Defense Innovation Unit shall—

(1) conduct continuous and iterative test and
evaluation of technologies that have the potential to
provide warfighting capabilities to the Department

1	of Defense in the near-term and mid-term time-
2	frames, including—
3	(A) commercial dual use technologies;
4	(B) technologies that are not integrated
5	into an established program of record;
6	(C) technologies that have not been fully
7	fielded;
8	(D) software-based technologies; and
9	(E) such other technologies as the Director
10	determines appropriate;
11	(2) use tools and technologies to emulate oper-
12	ationally relevant threat scenarios and conditions;
13	and
14	(3) integrate the development of concepts of op-
15	erations and concepts of employment with testing
16	and evaluation activities conducted under the pro-
17	gram to ensure early alignment between capability
18	development and future concepts of operations and
19	concepts of employment.
20	(c) CONSULTATION.—The Director of the Defense
21	Innovation Unit shall carry out the pilot program under
22	subsection (a), in consultation with—
23	(1) service-level innovation organizations;
24	(2) research laboratories of the Armed Forces;
25	(3) the combatant commands;

1	(4) the Joint Staff;
2	(5) the Under Secretary of Defense for Acquisi-
3	tion and Sustainment;
4	(6) the Under Secretary of Defense for Re-
5	search and Engineering;
6	(7) the Director of Operational Test and Eval-
7	uation;
8	(8) the Director of the Test Resource Manage-
9	ment Center;
10	(9) industry partners; and
11	(10) Federal, State, local, and international
12	partners with test and evaluation infrastructure.
13	(d) ANNUAL BRIEFINGS.—Not later than 180 days
14	after the date of the enactment of this Act, and on an
15	annual basis thereafter through the termination date spec-
16	ified in subsection (e), the Director of the Defense Innova-
17	tion Unit shall provide to the Committees on Armed Serv-
18	ices of the Senate and the House of Representatives a
19	briefing on the status of the pilot program under sub-
20	section (a).
21	(e) TERMINATION.—The pilot program under sub-
22	section (a) shall terminate on December 31, 2028.

1	SEC. 223. DISMANTLEMENT OF CHINESE DRONE AIRCRAFT
2	OF TO IDENTIFY THE ORIGIN OF COMPO-
3	NENTS AND SECURITY VULNERABILITIES.
4	(a) IN GENERAL.—Not later than 90 days after the
5	date of the enactment of this Act, the Secretary of De-
6	fense, acting through the head of the Defense Technology
7	Security Administration and in coordination with the Di-
8	rector of the Defense Innovation Unit, shall—
9	(1) fully disassemble a drone aircraft made by
10	the Chinese technology company Da Jiang Innova-
11	tions (DJI); and
12	(2) determine the origin of each component of
13	such drone aircraft.
14	(b) REPORT.—After completing the actions required
15	under subsection (a), the Secretary of Defense shall sub-
16	mit to the Committees on Armed Services of the Senate
17	and the House of Representatives a report that includes—
18	(1) a list of each component found in the drone,
19	including the origin of the component and manufac-
20	turer information;
21	(2) a description of any security vulnerabilities
22	that were identified in the course of disassembling
23	the drone.
24	(c) FORM.—The report required under subsection (b)
25	shall be submitted in unclassified form, but may include
26	a classified annex.

1	SEC. 224. PROGRAM ON LIMITED OBJECTIVE EXPERIMEN-
2	TATION IN SUPPORT OF AIR FORCE OPER-
3	ATIONS.
4	(a) IN GENERAL.—The Commander of the Air Force
5	Research Laboratory, acting through a partnership inter-
6	mediary, shall establish a program—
7	(1) to carry out limited objective experiments in
8	operationally relevant environments;
9	(2) to develop persistent instrumentation and
10	infrastructure for field experimentation and other in-
11	novation activities supporting the Air Force and
12	joint service multi-domain mission set; and
13	(3) to identify capabilities for the Air Force
14	multi-domain operations enterprise that have the po-
15	tential to generate life-cycle cost savings and provide
16	data-driven approaches to resource allocation.
17	(b) Partnership Intermediary Defined.—In
18	this section, term "partnership intermediary" has the
19	meaning given that term in section 23(c) of the Stevenson-
20	Wydler Technology Innovation Act of 1980 (15 U.S.C.
21	3715(c)).

1	SEC. 225. PROHIBITION ON CONTRACTS BETWEEN CERTAIN
2	FOREIGN ENTITIES AND INSTITUTIONS OF
3	HIGHER EDUCATION CONDUCTING DEPART-
4	MENT OF DEFENSE-FUNDED RESEARCH.

5 (a) IN GENERAL.—None of the funds authorized to
6 be appropriated or otherwise made available for any fiscal
7 year for the Department of Defense may be provided to
8 a covered institution of higher education that fails to com9 ply with the prohibition under subsection (b).

(b) PROHIBITION.—Beginning on January 1, 2026,
a covered institution of higher education may not enter
into a contract with a covered nation or a foreign entity
of concern.

14 (c) WAIVERS.—

15 (1) SUBMISSION.—

- 16 (A) FIRST WAIVER REQUESTS.—
- (i) IN GENERAL.—A covered institu-17 18 tion of higher education that desires to 19 enter into a contract with a foreign entity 20 of concern or a covered nation may submit 21 to the Secretary of Defense, not later than 22 120 days before the institution enters into such a contract, a request to waive the 23 24 prohibition under subsection (b) with respect to such contract. 25

1	(ii) Contents of waiver re-
2	QUEST.—A waiver request submitted by a
3	covered institution of higher education
4	under clause (i) shall include—
5	(I) the complete and unredacted
6	text of the proposed contract for
7	which the waiver is being requested,
8	and if such original contract is not in
9	English, a translated copy of the text
10	into English (in a manner that com-
11	plies with subsection (f)); and
12	(II) a statement that—
13	(aa) is signed by the Presi-
14	dent or compliance officer of the
15	institution designated in accord-
16	ance with subsection (g); and
17	(bb) includes information
18	that demonstrates that such con-
19	tract is for the benefit of the in-
20	stitution's mission and students
21	and will promote the security,
22	stability, and economic vitality of
23	the United States.
24	(B) RENEWAL WAIVER REQUESTS.—

1 (i) IN GENERAL.—A covered institu-2 tion of higher education that has entered 3 into a contract pursuant to a waiver issued 4 under this section, the term of which is 5 longer than the 1-year waiver period and 6 the terms and conditions of which remain 7 the same as the proposed contract sub-8 mitted as part of the request for such 9 waiver, may submit, not later than 120 10 days before the expiration of such waiver 11 period, a request for a renewal of such 12 waiver for an additional 1-year period 13 (which shall include any information re-14 quested by the Secretary). 15 (ii) TERMINATION.—If a covered institution of higher education fails to sub-16 17 mit a request under clause (i) or is not 18 granted a renewal under such clause, such 19 institution shall terminate such contract on 20 the last day of the original 1-year waiver 21 period. 22 (2) WAIVER ISSUANCE.—The Secretary of De-23 fense-24 (A) not later than 60 days before a covered

institution of higher education enters into a

1	contract pursuant to a waiver request under
2	paragraph $(1)(A)$, or before a contract de-
3	scribed in paragraph $(1)(B)(i)$ is renewed pur-
4	suant to a renewal request under such para-
5	graph, shall notify the institution—
6	(i) if the waiver or renewal will be
7	issued by the Secretary; and
8	(ii) in a case in which the waiver or
9	renewal will be issued, the date on which
10	the 1-year waiver period starts; and
11	(B) may only issue a waiver under this sec-
12	tion to an institution if the Secretary of De-
13	fense determines, in consultation with the Sec-
14	retary of Education, that the contract for which
15	the waiver is being requested is for the benefit
16	of the institution's mission and students and
17	will promote the security, stability, and eco-
18	nomic vitality of the United States.
19	(3) NOTIFICATION TO CONGRESS.—Not later
20	than 2 weeks prior to issuing a waiver under para-
21	graph (2), the Secretary of Defense shall submit to
22	the Committees on Armed Services of the Senate
23	and the House of Representatives written notice of
24	the intent of the Secretary to issue such waiver to-
25	gether with a justification for such waiver.

1	(4) Application of waivers.—A waiver
2	issued under this section to a covered institution of
3	higher education with respect to a contract shall
4	only—
5	(A) waive the prohibition under subsection
6	(b) for a 1-year period; and
7	(B) apply to the terms and conditions of
8	the proposed contract submitted as part of the
9	request for such waiver.
10	(d) Contracts Prior to Date of Enactment.—
11	(1) IN GENERAL.—In the case of a covered in-
12	stitution of higher education that entered into con-
13	tract with a covered nation or foreign entity of con-
14	cern prior to January 1, 2026, and which contract
15	remains in effect on such date—
16	(A) the institution shall, not later than
17	120 days before such date, submit to the Sec-
18	retary a waiver request in accordance with sub-
19	section $(c)(1)(A)(ii)$; and
20	(B) the Secretary shall, upon receipt of the
21	request submitted under subparagraph (A), im-
22	mediately issue a waiver to the institution for a
23	period beginning on the date on which the waiv-
24	er is issued and ending on the sooner of—
25	(i) January 1, 2027; or

1(ii) the date on which the contract2terminates.

3 (2) RENEWAL.—A covered institution of higher 4 education that has entered into a contract described 5 in paragraph (1), the term of which is longer than 6 the waiver period described in subparagraph (B) of such paragraph and the terms and conditions of 7 8 which remain the same as the contract submitted as 9 part of the request required under subparagraph (A) 10 of such paragraph, may submit a request for re-11 newal of the waiver issued under such paragraph in 12 accordance with subsection (c)(1)(B).

(e) DESIGNATION DURING CONTRACT TERM.—In the 13 14 case of a covered institution of higher education that en-15 ters into a contract with a foreign source that is not a covered nation or a foreign entity of concern but which, 16 17 during the term of such contract, is designated as a covered nation or foreign entity of concern, such institution 18 19 shall terminate such contract not later than 60 days after 20 the Secretary notifies the institution of such designation.

(f) TRANSLATION REQUIREMENT.—Any information
required to be disclosed under this section with respect
to a contract that is not in English shall be translated,
for purposes of such disclosure, by a person that is not

an affiliated entity or agent of the covered nation or for-1 2 eign entity of concern involved with such contract. 3 (g) COMPLIANCE OFFICER.—Each covered institu-4 tion of higher education applying for a waiver under subsection (c) or (d), shall identify a compliance officer, who 5 6 shall-7 (1) be a current employee or legally authorized 8 agent of such institution; and 9 (2) be responsible, on behalf of such institution, 10 for personally certifying— 11 (A) compliance with the prohibition under 12 this section; and

13 (B) the truth and accuracy of any informa-14 tion contained in such a waiver request.

15 (h) PUBLIC DATABASE.—Not later than 90 days after issuing a waiver under subsection (c) or (d), the Sec-16 retary of Defense shall publish a copy of the order grant-17 ing the waiver and the contents of the waiver request on 18 19 a publicly available website of the Department of Defense. 20 Such information shall be made available on such website in the form of a searchable database that includes links 21 22 to the text of all contracts to which the waiver pertains. 23 (i) ANNUAL REPORTS.—Not later than June 1, 2026, 24 and on an annual basis thereafter, the Secretary of Defense shall submit to the Committees on Armed Services 25

1	of the Senate and the House of Representatives a report
2	that includes a description of—
3	(1) the terms and contents of any waivers
4	issued under this section in the period covered by
5	the report;
6	(2) any trends in—
7	(A) the number of waivers issued under
8	this section over time; and
9	(B) the types of contracts to which such
10	waivers pertain; and
11	(3) the processes used by the Secretary to
12	verify that covered institutions of higher education
13	are in compliance with the requirements of this sec-
14	tion.
15	(j) DEFINITIONS.—In this section:
16	(1) The term "contract" means—
17	(A) any agreement or memorandum of un-
18	derstanding for the acquisition, by purchase,
19	lease, or barter, of property or services by or
20	from a covered nation or foreign entity of con-
21	cern; or
22	(B) any affiliation, agreement, or similar
23	transaction with a covered nation or foreign en-
24	tity of concern that involves the use or ex-
25	change of the name, likeness, time, services, or

resources of a covered institution of higher edu cation.

3 (2) The term "covered institution of higher
4 education" means an institution of higher education
5 that conducts research funded by the Department of
6 Defense.

7 (3) The term "foreign entity of concern" has 8 the meaning given that term in section 10612(a) of 9 the Research and Development, Competition, and 10 Innovation Act (42 U.S.C. 19221(a)) and includes a 11 foreign entity that is identified on the list published 12 under section 1286(c)(9)(A) of the John S. McCain 13 National Defense Authorization Act for Fiscal Year 14 2019 (Public Law 115-232; 10 U.S.C. 4001 note).

(4) The term "covered nation" has the meaning
given that term in section 4872(d) of title 10,
United States Code.

18 (5) The term "institution of higher education"
19 has the meaning given that term in section 102 of
20 the Higher Education Act of 1965 (20 U.S.C.
21 1002).

1 SEC. 226. LIMITATION ON AVAILABILITY OF FUNDS FOR 2 FUNDAMENTAL RESEARCH COLLABORATION 3 WITH CERTAIN INSTITUTIONS.

4 (a) LIMITATION.—Except as provided in subsection 5 (b), none of the funds authorized to be appropriated by this Act or otherwise made available for any fiscal year 6 7 for the Department of Defense may be provided to an in-8 stitution of higher education for any principal investigator 9 who conducts fundamental research in collaboration directly or indirectly with a covered nation or foreign entity 10 11 of concern.

12 (b) WAIVER.—The Secretary of Defense may waive 13 the limitation under subsection (a), on a case-by-case basis, with respect to a principal investigator at an institu-14 tion of higher education, if the Secretary of Defense deter-15 16 mines that such a waiver is in the national security interests of the United States. 17

18 (c) CERTIFICATIONS OF COMPLIANCE.

19 (1) FUNDING CERTIFICATION.—As a condition 20 of receiving funds from the Department of Defense, 21 an institution of higher education shall certify to the 22 Secretary of Defense that the principal investigator of the project of the institution that is applying for 23 24 funding from the Department of Defense—

25 (A) is not conducting fundamental re-26 search in collaboration with an entity described

1	in subsection (a) as of the date of the certifi-
2	cation; and
3	(B) will not conduct fundamental research
4	in collaboration with such an entity during the
5	period for which such funding is received.
6	(2) CONTRACT CERTIFICATION.—As a condition
7	of maintaining a contract with the Department of
8	Defense, an institution of higher education shall—
9	(A) using publicly available information,
10	perform due diligence on any academic institu-
11	tion or laboratory the institution is collabo-
12	rating with, or intends to collaborate with,
13	under the contract; and
14	(B) certify to the Secretary of Defense
15	that the principal investigator of the project of
16	the institution to which the contract pertains—
17	(i) has not conducted fundamental re-
18	search in collaboration with an entity de-
19	scribed in subsection (a) at any time dur-
20	ing the period in which such contract was
	ing the period in which such contract was
21	in effect, up to and including the date of
21 22	
	in effect, up to and including the date of

1	during any period in which such contract
2	is in effect.
3	(3) FREQUENCY.—An institution of higher edu-
4	cation shall—
5	(A) submit the certification under para-
6	graph (1) on an annual basis during each year
7	in which the institution receives funds from the
8	Department of Defense; and
9	(B) submit the certification under para-
10	graph (2) on an annual basis during each year
11	in which a contract is in effect between the in-
12	stitution and the Department.
13	(d) Report.—
14	(1) IN GENERAL.—On an annual basis, the Sec-
15	retary of Defense shall submit to the appropriate
16	congressional committees a report on the compliance
17	of the Department of Defense and institutions of
18	higher education with the requirements of this sec-
19	tion. Each report shall include, for each waiver
20	issued under subsection (b) in the period covered by
21	the report—
22	(A) a justification for the waiver; and
23	(B) a detailed description of the type and
24	extent of any collaboration between an institu-
25	tion of higher education and an entity described

in subsection (a) allowed pursuant to the waiver, including identification of the institution
and entities involved, the type of technology involved, the duration of the collaboration and
terms and conditions on intellectual property
assignment, as applicable, under the collaboration agreement.

8 (2) FORM; PUBLIC AVAILABILITY.—Each report
9 under paragraph (1) shall be submitted in unclassi10 fied form and shall be made available on a publicly
11 accessible website of the Department of Defense.

12 (e) EFFECTIVE DATE.—The limitation under sub-13 section (a) shall apply with respect to the first fiscal year 14 that begins after the date that is one year after the date 15 of the enactment of this Act and to any subsequent fiscal 16 year.

17 (f) DEFINITIONS.—In this section:

18 (1) The term "foreign entity of concern" has 19 the meaning given that term in section 10612(a) of 20 the Research and Development, Competition, and 21 Innovation Act (42 U.S.C. 19221(a)) and includes a 22 foreign entity that is identified on the list published 23 under section 1286(c)(9)(A) of the John S. McCain 24 National Defense Authorization Act for Fiscal Year 25 2019 (Public Law 115–232; 10 U.S.C. 4001 note).

1	(2) The term "institution of higher education"
2	has the meaning given that term in section 102 of
3	the Higher Education Act of 1965 (20 U.S.C. 1002)
4	and includes—
5	(A) any department, program, project, fac-
6	ulty, researcher, or other individual, entity, or
7	activity of such institution; and
8	(B) any branch of such institution within
9	or outside the United States.
10	(3) The term "fundamental research" means
11	basic and applied research in science and engineer-
12	ing, the results of which are expected to be published
13	and shared broadly within the scientific community.
14	Such term does not include research that is propri-
15	etary or classified and subject to access restrictions
16	under other provisions of Federal law.
17	(4) The term "collaboration" means any level of
18	coordinated activity between an institution of higher
19	education and an entity described in subsection (a),
20	whether direct or indirect, formal or informal, and
21	includes—
22	(A) sharing of research facilities, re-
23	sources, or data;

1	(B) transfer, sharing, or dissemination of
2	technology, information, or any technical know-
3	how;
4	(C) any financial or in-kind contribution
5	intended to produce a research product;
6	(D) sponsorship or facilitation of research
7	fellowships, visas, or residence permits;
8	(E) joint ventures, partnerships, or other
9	formalized agreements for the purpose of con-
10	ducting research or sharing resources, data, or
11	technology;
12	(F) inclusion of researchers as consultants,
13	advisors, or members of advisory or review
14	boards; and
15	(G) such other activities as may be deter-
16	mined by the Secretary of Defense in consulta-
17	tion with the Secretary of State and Director of
18	National Intelligence.
19	(5) The term "appropriate congressional com-
20	mittees" means—
21	(A) the Committee on Armed Services and
22	the Committee on Science, Space, and Tech-
23	nology of the House of Representatives; and

1	(B) the Committee on Armed Services of
2	the Senate and the Committee on Commerce,
3	Science, and Transportation of the Senate.
4	(6) The term "covered nation" has the meaning
5	given that term in section 4872(d) of title 10,
6	United States Code.
7	Subtitle C—Plans, Reports, and
8	Other Matters
9	SEC. 241. PLAN FOR ESTABLISHMENT OF SECURE COM-
10	PUTING AND DATA STORAGE ENVIRONMENT
11	FOR TESTING OF ARTIFICIAL INTELLIGENCE
12	TRAINED ON BIOLOGICAL DATA.
13	(a) PLAN REQUIRED.—The Under Secretary of De-
14	fense for Research and Engineering, in coordination with
15	the Chief Digital and Artificial Intelligence Officer, shall
16	develop a plan for the establishment of a secure computing
17	and data storage environment to facilitate—
18	(1) the testing of artificial intelligence models
19	trained on biological data; and
20	(2) the development and testing of products
21	generated by such models.
22	(b) ELEMENTS.—The plan under subsection (a) shall
23	provide as follows:

(1) DESIGNATION.—The secure computing and
 data storage environment described in subsection (a)
 shall be known as the "AIxBio sandbox".

4 (2) Computing and data storage infra-5 STRUCTURE.—The AIxBio sandbox shall consist of a 6 secure computing and data storage infrastructure to 7 be used for the testing and development activities 8 described in subsection (a). To the extent feasible, 9 such infrastructure shall be assembled from the ex-10 isting computing and data storage infrastructure or-11 ganizations and elements of the Department of De-12 fense with relevant capabilities, such as the Test Re-13 source Management Center and the AI Accelerator 14 of the Department of the Air Force.

15 (3) RESPONSIBLE OFFICIAL.—The Under Sec16 retary of Defense for Research and Engineering
17 shall be responsible for—

18 (A) managing and overseeing the activities19 of the sandbox;

20 (B) coordinating the efforts of the organi21 zations of the Department involved in the ac22 tivities of the sandbox;

23 (C) selecting projects for development and
24 testing using the sandbox in accordance with
25 paragraph (4); and

1	(D) arranging partnerships in accordance
2	paragraph (5).
3	(4) Selection of projects.—The Under
4	Secretary of Defense for Research and Engineering
5	shall—
6	(A) identify projects funded, in whole or in
7	part, by the Department of Defense that—
8	(i) have demonstrated a proof-of-con-
9	cept or another similar indicator of early
10	success or feasibility; and
11	(ii) involve the development of a
12	model, technology, or product at the inter-
13	section of artificial intelligence and bio-
14	technology that has potential defense appli-
15	cations, such as a project using artificial
16	intelligence and biological data—
17	(I) to direct and produce medical
18	countermeasures;
19	(II) to predict and produce new
20	or enhanced biological materials for
21	military purposes; or
22	(III) to analyze how biology could
23	fulfill different components of the sup-
24	ply chain, including by improving the

1	domestic supply chain through the use
2	of biomanufacturing; and
3	(B) from projects identified under sub-
4	paragraph (A), select projects for further devel-
5	opment and testing using the AIxBio sandbox.
6	(5) PARTNERSHIPS.—
7	(A) IN GENERAL.—The Under Secretary of
8	Defense for Research and Engineering shall es-
9	tablish mechanisms through which organiza-
10	tions and entities involved in projects of the
11	AIxBio sandbox may work with Department of
12	Defense laboratories and Department-funded
13	laboratories of academic institutions to carry
14	out activities in support of such projects, in-
15	cluding biological testing and experimentation
16	and testing and experimentation to validate ar-
17	tificial intelligence models in development.
18	(B) Streamlined processes.—In car-
19	rying out subparagraph (A), the Under Sec-
20	retary shall establish streamlined processes to
21	facilitate efficient collaboration between labora-
22	tories, organizations of the Department of De-
23	fense, and private entities for purposes of devel-
24	oping products for national security purposes
25	and carrying out activities in support of

1	projects under AIxBio sandbox, including test-
2	ing and experimentation.
3	(6) OTHER ELEMENTS.—The plan shall ad-
4	dress—
5	(A) the manner in which existing com-
6	puting and data storage infrastructure of the
7	Department of Defense shall be made available
8	for the AIxBio sandbox in accordance with
9	paragraph (2);
10	(B) the development of any mechanisms
11	needed to facilitate collaboration among individ-
12	uals and organizations involved in projects
13	under the AIxBio sandbox, including any nec-
14	essary agreements concerning intellectual prop-
15	erty, funding, and the transfer of materials or
16	other resources;
17	(C) the process for selecting projects for
18	development and testing using the sandbox in
19	accordance with paragraph (4); and
20	(D) the process for determining the
21	amount of funding needed for projects under
22	the sandbox, including the length of time each
23	project is expected to receive such funding.
24	(c) REPORT AND BRIEFING.—Not later than one year
25	after the date of the enactment of this Act, the Under

Secretary of Defense for Research and Engineering
 shall—

3 (1) submit to the Committees on Armed Serv4 ices of the Senate and the House of Representatives
5 a report that includes the plan developed under sub6 section (a); and

7 (2) provide to the Committees a briefing on the8 plan.

9 SEC. 242. STUDY AND REPORT ON FOREIGN CAPITAL DIS10 CLOSURE REQUIREMENTS OF CERTAIN DE11 PARTMENT OF DEFENSE ORGANIZATIONS.

12 (a) STUDY REQUIRED.—Not later than 60 days after 13 the date of the enactment of this Act, the Secretary of Defense shall seek to enter into a contract or other agree-14 15 ment with a federally funded research and development center to conduct an independent study on the foreign cap-16 ital disclosure requirements of organizations of the De-17 partment of Defense that routinely engage with commer-18 19 cial entities backed by private equity or venture capital 20 funds.

21 (b) ELEMENTS.—The study under subsection (a)22 shall include the following:

(1) A comparative analysis of current foreign
capital disclosure requirements used by organizations within the Department of Defense that engage

1	with commercial entities backed by private equity or
2	venture capital funds, including the Defense Innova-
3	tion Unit, National Security Innovation Capital, and
4	other such organizations within the Department.
5	(2) An assessment of any business intelligence,
6	due diligence information, classified information, and
7	other information sources available to such organiza-
8	tions to assist the organizations in formulating and
9	executing foreign capital disclosure requirements.
10	(3) An assessment of the extent to which such
11	foreign capital disclosure requirements are shared
12	with commercial entities.
13	(4) An assessment of best practices for foreign
14	capital disclosure requirements across the Depart-
15	ment of Defense, including best practices for flexibly
16	implementing such requirements based upon real or
17	perceived risks.
18	(5) An assessment of the feasibility of harmo-
19	nizing the best practices as described in paragraph
20	(4) across the Department of Defense in a respon-
21	sive manner.
22	(6) An analysis of foreign capital disclosure re-
23	quirements that are used elsewhere within the Fed-
24	eral Government and in the Governments of inter-
25	national allies and partners of the United States.

(7) An assessment of such other factors as may
 be relevant to inform the implementation of coordi nated, effective foreign capital disclosure require ments across the Department of Defense and the
 Governments of international allies and partners of
 the United States.

7 (c) Report.—

8 (1) IN GENERAL.—Not later than 270 days 9 after the date of the enactment of this Act, the Sec-10 retary of Defense shall submit to the congressional 11 defense committees a report on the results of the 12 study conducted under subsection (a).

13 (2) FORM OF REPORT.—The report required
14 under paragraph (1) shall be submitted in unclassi15 fied form, but may include a classified annex.

16 SEC. 243. BIOTECHNOLOGY ROADMAP.

(a) ROADMAP REQUIRED.—The Secretary of Defense
shall develop a biotechnology roadmap to guide the efforts
of the Department of Defense relating to biotechnology.
(b) ELEMENTS.—In the roadmap required by subsection (a), the Secretary of Defense shall—

(1) clearly articulate the strategic objectives of
the Department of Defense relating to biotechnology;

1	(2) for each strategic objective, establish spe-
2	cific goals and milestones for the achievement of
3	such objective, including timelines for meeting such
4	goals and milestones;
5	(3) in the case of each updated version of the
6	roadmap following submittal of the initial roadmap
7	under subsection $(d)(1)$, include—
8	(A) a review of the goals and milestones
9	established under paragraph (2) to ensure such
10	goals and milestones continue to align with
11	strategic objectives under paragraph (1); and
12	(B) a description of any goals and mile-
13	stones that changed as a result of such review;
14	(4) separately identify each biotechnology effort
15	covered by the strategy, including any programs,
16	projects, or other activities associated with such ef-
17	fort within the Office of the Secretary of Defense,
18	the Armed Forces, and other organizations of the
19	Department, and for each such effort provide—
20	(A) a description of the effort;
21	(B) an estimate of the funding dedicated
22	to the effort;
23	(C) a timeline for carrying out the effort;
24	and

1	(D) an explanation of how the effort aligns
2	with the strategic objectives under paragraph
3	(1);
4	(5) identify and describe the role of each orga-
5	nization of the Department with responsibilities re-
6	lating to biotechnology under the strategy;
7	(6) establish metrics to measure the progress of
8	the Department in meeting the objectives, goals, and
9	milestones under the strategy;
10	(7) based on such metrics, assess the progress
11	of the Department in meeting such objectives, goals,
12	and milestones;
13	(8) based on the results of such assessment,
14	make any necessary adjustments to the planning
15	and execution of the roadmap to ensure the Depart-
16	ment makes continuous progress toward achieving
17	the objectives under paragraph (1);
18	(9) assess the overall risk to the security of the
19	United States of the biotechnology efforts covered by
20	the strategy;
21	(10) analyze any requirements of the Federal
22	Government that hinder the ability of the Depart-
23	ment to advance and use biotechnology;
24	(11) provide for the development and support of
25	the biotechnology workforce of the Department, in-

1	cluding personnel with responsibilities relating di-
2	rectly to biotechnology and personnel who indirectly
3	support the biotechnology efforts of the Department
4	such as personnel involved program management,
5	acquisition, investment, and legal matters;
6	(12) with respect to the biotechnology workforce
7	described in paragraph (11)—
8	(A) identify the total number of bio-
9	technology positions required to support the ob-
10	jectives of the roadmap—
11	(i) as of the date of the road map;
12	and
13	(ii) over the periods of five and 10
14	years following such date;
15	(B) indicate the number of such positions
16	that have been filled as of the date of the road-
17	map;
18	(C) describe the positions included in the
19	biotechnology workforce, including a description
20	of—
21	(i) the role of each position in sup-
22	porting the objectives under paragraph (1);
23	and
24	(ii) the qualifications required for
25	each position, including any qualifications

1	relating to seniority level, education, train-
2	ing, and security clearances;
3	(D) identify any challenges affecting the
4	ability of the Department to develop the bio-
5	technology workforce and propose solutions to
6	those challenges;
7	(E) assess whether the codes used to de-
8	fine positions and roles within the workforce of
9	the Department adequately cover the range of
10	positions and personnel that comprise the bio-
11	technology workforce, such as personnel in re-
12	search, engineering, and testing;
13	(F) identify mechanisms to enable the De-
14	partment to access outside expertise relating to
15	biotechnology, including mechanisms to assem-
16	ble a pool of outside experts who have been
17	prequalified (including by obtaining any nec-
18	essary security clearances) to provide advice
19	and assistance to the Department on matters
20	relating to biotechnology on an as-needed basis;
21	(G) assess whether personnel occupying ex-
22	isting positions in the Department could be
23	used to meet biotechnology workforce needs
24	with additional training and, if so, the nature
25	and scope of the training required;

1	(13) address collaboration between the Depart-
2	ment and international partners to advance research
3	on biotechnology, which shall include—
4	(A) a description of any international part-
5	nerships under which the United States is col-
6	laborating with partners to conduct bio-
7	technology research and development for de-
8	fense purposes;
9	(B) a description of any new international
10	partnerships that may be entered into, or exist-
11	ing partnerships that may be modified, to pro-
12	vide for such collaboration; and
13	(C) identification of any challenges affect-
14	ing the ability of the Department engage in
15	such collaboration with international partners,
16	including—
17	(i) any limitations on co-investments
18	within international partnerships;
19	(ii) any United States export controls
20	or other technology protections that hinder
21	information sharing within such partner-
22	ships; and
23	(iii) any other challenges that may
24	prevent the full utilization of such partner-
25	ships for such collaboration.

1	(c) CONSULTATION.—In preparing the roadmap re-
2	quired under subsection (a), the Secretary of Defense shall
3	consult with—
4	(1) the Under Secretary of Defense for Re-
5	search and Engineering;
6	(2) the Under Secretary of Defense for Acquisi-
7	tion and Sustainment;
8	(3) the Secretaries of the military departments;
9	and
10	(4) such other officials of the Department of
11	Defense as the Secretary determines appropriate.
12	(d) Submittal to Congress; Updates.—
13	(1) INITIAL SUBMISSION.—Not later than one
14	year after the date of the enactment of this Act, the
15	Secretary of Defense shall submit to the congres-
16	sional defense committees the roadmap developed
17	under subsection (a).
18	(2) ANNUAL UPDATES.—Not less frequently
19	than once every two years following the submittal of
20	the initial roadmap under paragraph (1), the Sec-
21	retary shall—
22	(A) review and update the roadmap; and
23	(B) submit an updated version of the road-
24	map to the congressional defense committees.

(3) FORM.—Each version of the roadmap re quired to be submitted under this subsection may be
 submitted in classified form, but if so submitted,
 shall include an unclassified executive summary.

(e) PUBLIC AVAILABILITY.—On annual basis, the
Secretary shall make an unclassified version of the most
recent roadmap submitted under subsection (d) available
on a publicly accessible website of the Department of Defense.

(f) BIOTECHNOLOGY DEFINED.—In this section, the
 term "biotechnology" means the application of science and
 technology to living organisms and to parts, products and
 models of such organisms to alter living or non-living ma terials for the production of knowledge, goods, or services.
 SEC. 244. AUTHORITY FOR SECRETARY OF DEFENSE TO
 ENTER INTO AN AGREEMENT FOR AN ASSESS-

17 MENT OF BIOTECHNOLOGY CAPABILITIES OF

ADVERSARIES OF THE UNITED STATES.

(a) IN GENERAL.—Not later than 120 days after the
date of the enactment of this Act, the Secretary of Defense
shall seek to enter into an agreement with a federally
funded research and development center to conduct an assessment related to biotechnology and provide recommendations to the Secretary.

(b) AGREEMENT ELEMENTS.—Under an agreement
 between the Secretary and a federally funded research and
 development center under this section, the center shall
 agree to—

(1) conduct an assessment of—

6 (A) scientific topics related to bio7 technology;

8 (B) scientific capabilities of potential ad9 versaries of the United States, such as China,
10 Iran, and the Russian Federation, related to
11 biotechnology; and

12 (C) the current gaps and future scientific
13 and technological needs for adversaries of the
14 United States to be successful with respect to
15 biotechnology capabilities; and

16 (2) develop recommendations with respect to
17 useful indications of any advancement of such adver18 saries regarding such capabilities.

(c) RESPONSIBILITIES OF SECRETARY.—Under an
agreement between the Secretary and a federally funded
research and development center under this section, the
Secretary shall agree to—

(1) appoint appropriate Department of Defenseemployees as liaisons to the center to support the

timely conduct of the assessment described in sub section (b)(1);

3 (2) provide the center with access to materials
4 relevant to the conduct of such assessment, con5 sistent with the protection of sources and methods
6 and other critically sensitive information; and

7 (3) ensure that appropriate members and staff
8 of the center have the necessary clearances, obtained
9 in an expedited manner, to conduct such assessment.
10 (d) REPORT.—

11 (1) IN GENERAL.—If the Secretary enters into 12 an agreement with a federally funded research and 13 development center under this section, not later than 14 October 1, 2025, the Secretary shall submit to the 15 congressional defense committees and the National Security Commission on Emerging Biotechnology a 16 17 report that includes the findings and recommenda-18 tions of the center developed pursuant to the assess-19 ment described in subsection (b)(1).

20 (2) FORM OF REPORT.—The report under para21 graph (1) shall be submitted in unclassified form,
22 but may contain a classified annex.

23 (3) TRANSMITTAL TO OTHER DEPARTMENT EN24 TITIES.—The Secretary shall transmit to relevant of25 fices of the Department of Defense, including the of-

1 fices of the Under Secretary of Defense for Acquisi-2 tion and Sustainment, the Under Secretary of De-3 fense for Research and Engineering, the Under Secretary of Defense for Policy, the Under Secretary of 4 5 Defense for Intelligence and Security, and the Office 6 of Net Assessment, a copy of the report under para-7 graph (1). TITLE III—OPERATION AND 8 MAINTENANCE 9 Subtitle A—Authorization of 10 **Appropriations** 11 12 SEC. 301. AUTHORIZATION OF APPROPRIATIONS. 13 Funds are hereby authorized to be appropriated for fiscal year 2025 for the use of the Armed Forces and other 14 15 activities and agencies of the Department of Defense for expenses, not otherwise provided for, for operation and 16 17 maintenance, as specified in the funding table in section 18 4301.

Subtitle B—Energy and Environment

3 SEC. 311. EXTENSION OF REQUIREMENT TO ESTABLISH A
4 SCHEDULE OF BLACK START EXERCISES TO
5 ASSESS THE ENERGY RESILIENCE AND EN6 ERGY SECURITY OF MILITARY INSTALLA7 TIONS.

8 Section 2920(d)(2)(C)(ii) of title 10, United States
9 Code, is amended by striking "2027" and inserting
10 "2032".

SEC. 312. EXTENSION OF PROHIBITION ON REQUIRED DIS CLOSURE.

13 Section 318(a)(2) of the National Defense Authoriza14 tion Act for Fiscal Year 2024 (Public Law 118–31) is
15 amended by striking "one-year period" and inserting
16 "five-year period".

17 SEC. 313. MODIFICATIONS TO PILOT PROGRAM ON USE OF

18

SUSTAINABLE AVIATION FUEL.

Section 324(g) of the National Defense Authorization
Act for Fiscal Year 2023 is amended by striking paragraph (2) and inserting the following new paragraphs:

22 "(2) The term 'applicable material' means the23 following:

24 "(A) Monoglycerides, diglycerides, and25 triglycerides.

1	"(B) Free fatty acids.
2	"(C) Fatty acid esters.
3	"(D) Municipal solid waste.
4	"(E) Renewable natural gas.
5	"(3) The term 'biomass' has the meaning given
6	such term in section $45K(c)(3)$ of the Internal Rev-
7	enue Code of 1986.
8	"(4) The term 'lifecycle greenhouse gas emis-
9	sions reduction percentage' means, with respect to
10	non-petroleum-based jet fuel, the percentage reduc-
11	tion in lifecycle greenhouse gas emissions achieved
12	by such fuel as compared with petroleum-based jet
13	fuel, as determined using the following:
14	"(A) The most up-to-date Carbon Offset-
15	ting and Reduction Scheme for International
16	Aviation which has been adopted by the Inter-
17	national Civil Aviation Organization with the
18	agreement of the United States.
19	"(B) The most up-to-date determinations
20	under the model known as the 'Greenhouse
21	gases, Regulated Emissions, and Energy use in
22	Technologies' model developed by Argonne Na-
23	tional Laboratory.

1	"(5) The term 'sustainable aviation fuel' means
2	the portion of liquid fuel that is not kerosene and
3	that—
4	"(A) meets the requirements of—
5	"(i) ASTM International Standard
6	D7566; or
7	"(ii) the Fischer Tropsch provisions of
8	ASTM International Standard D1655,
9	Annex A1;
10	"(B) is not derived from coprocessing an
11	applicable material (or materials derived from
12	an applicable material) with a feedstock which
13	is not biomass;
14	"(C) is not derived from palm fatty acid
15	distillates or petroleum; and
16	"(D) has a lifecycle greenhouse gas emis-
17	sions reduction percentage of at least 50 per-
18	cent.".
19	SEC. 314. MODIFICATION OF TEMPORARY MORATORIUM ON
20	INCINERATION BY DEPARTMENT OF DE-
21	FENSE OF PERFLUOROALKYL SUBSTANCES,
22	POLYFLUOROALKYL SUBSTANCES, AND
23	AQUEOUS FILM FORMING FOAM.
24	Section 343(a)(2) of the National Defense Authoriza-
25	tion Act for Fiscal Year 2022 (Public Law 117-81; 10

U.S.C. 2701 note) is amended by inserting before the pe riod at the end the following: "or issues an interim guid ance on the destruction and disposal of PFAS substances
 and materials containing PFAS substances".

5 SEC. 315. INITIATIVE TO CONTROL AND COMBAT THE 6 SPREAD OF COCONUT RHINOCEROS BEETLE 7 IN HAWAII.

8 (a) IN GENERAL.—The Secretary of Defense shall
9 enhance efforts to manage, control, and interdict the coco10 nut rhinoceros beetle on military installations in Hawaii.
11 (b) AUTHORIZED ACTIVITIES.—The efforts required
12 under subsection (a) shall include the following:

(1) Carrying out science-based management
and control programs to reduce the effect of the coconut rhinoceros beetle on military installations and
to prevent the introduction or spread of the coconut
rhinoceros beetle to areas where such beetle has not
yet been established.

19 (2) Providing support for interagency and inter20 governmental response efforts to control, interdict,
21 monitor, and eradicate the coconut rhinoceros beetle.

(3) Pursuing chemical, biological, and other
control techniques, technology transfer, and best
practices to support management, control, interdic-

- tion and, where possible, eradication of the coconut
 rhinoceros beetle from Hawaii.
- 3 (4) Establishing an early detection and rapid
 4 response mechanism to monitor and deploy coordi5 nated efforts if the coconut rhinoceros beetle, or an6 other newly detected invasive alien species, is de7 tected at new sites on military installations in Ha8 waii.
- 9 (5) Carrying out such other activities as the 10 Secretary determines appropriate to manage, con-11 trol, and interdict the coconut rhinoceros beetle on 12 military installations in Hawaii.
- 13 (c) ANNUAL BRIEFINGS.—Not later than 180 days 14 after the date of the enactment of this Act, and annually 15 thereafter for each of the next three years, the Assistant Secretary of the Navy for Energy, Installations, and Envi-16 ronment shall provide to the Committees on Armed Serv-17 ices of the House of Representatives and the Senate a 18 19 briefing on the implementation of this section, which shall 20 include detailed information about the efforts of the Sec-21 retary to manage, control, and interdict the coconut rhi-22 noceros beetle on military installations in Hawaii.

1SEC. 316. REVIEW AND PLAN REGARDING BIOSECURITY2PROTOCOLS FOR HAWAII.

3 (a) IN GENERAL.—Not later than one year after the date of the enactment of this Act, the Secretary of De-4 5 fense, in consultation with each Secretary of a military department, the commanders of United States Indo-Pa-6 7 cific Command and its component commands, and State, 8 local, and non-governmental organizations, shall submit to 9 the congressional defense committees a report on biosecurity protocols and procedures to prevent the introduction 10 and spread of invasive species to the State of Hawaii. 11

12 (b) ELEMENTS.—The report required under sub-13 section (a) shall include each of the following:

(1) A review of current Department of Defense
protocols and procedures, including gaps and differences between military installations, for biosecurity and to prevent the introduction and spread of
invasive species in the State of Hawaii.

(2) A review of the efforts and progress of the
Department of Defense in implementing the relevant
recommendations of the 2015 Regional Biosecurity
Plan for Micronesia and Hawaii.

23 (3) A plan to—

(928317|6)

24 (A) improve coordination and alignment
25 between Department of Defense components in
26 Hawaii to prevent the introduction and spread

1	of invasive species, including through early de-
2	tection on Department of Defense assets;
3	(B) develop and implement best practices
4	to improve biosecurity protocols while mini-
5	mizing the effects on military operations, in-
6	cluding during military exercises; and
7	(C) improve coordination with State and
8	local government entities and non-governmental
9	organizations to enhance biosecurity and to pre-
10	vent the introduction and spread of invasive
11	species.
12	(c) UPDATE.—Not later than five years after the date
13	of the submission of the report required under subsection
14	(a), the Secretary of Defense shall provide to the congres-
15	sional defense committees an update on the progress of
16	the Department of Defense in implementing the plan re-
17	ferred to in subsection (b)(3).
18	(d) DEFINITIONS.—In this section:
19	(1) The term "invasive species" has the mean-
20	ing given such term in section $10(a)(4)$ of the Fish
21	and Wildlife Coordination Act (16 U.S.C. 666c-
22	1(a)(4)).
23	(2) The term "biosecurity" means measures
24	taken to protect against biological agents that pose

a threat to public health, plant or animal health, or
 the environment.

3 SEC. 317. PILOT PROGRAM TO INSTALL PROPANE-POW4 ERED GENERATORS AT A DOMESTIC DE5 FENSE INDUSTRIAL BASE FACILITY.

6 (a) PROGRAM REQUIRED.—Not later than one year 7 after the date of the enactment of this Act, the Assistant 8 Secretary of Defense for Energy, Installations, and the 9 Environment shall carry out a pilot program under which 10 the Assistant Secretary shall install propane-powered gen-11 erators at an organic industrial base facility. Under the 12 pilot program, such generators shall—

(1) be used in tandem with an on-site microgrid
in order to improve the resiliency and redundancy of
power generation at the facility; and

16 (2) be powered by conventional or renewable17 propane.

18 (b) DEFINITIONS.—In this section:

(1) The term "microgrid" has the meaning
given such term in section 641(b)(6) of the United
States Energy Storage Competitiveness Act of 2007
(42 U.S.C. 17231(b)(6)).

(2) The term "propane" has the meaning given
such term in section 3(6) of the Propane Education
and Research Act of 1006 (15 U.S.C. 6402(6)).

(c) TERMINATION.—The authority to carry out the
 pilot program under this section shall terminate on the
 date that is five years after the date of the enactment of
 this Act.

5 SEC. 318. PROHIBITION ON IMPLEMENTATION OF REGULA6 TION RELATING TO MINIMIZING RISK OF CLI7 MATE CHANGE.

8 None of the funds authorized to be appropriated by 9 this Act or otherwise made available for the Department 10 of Defense for fiscal year 2025 may be used to finalize or implement any rule based on the advanced notice of 11 12 proposed rulemaking titled "Federal Acquisition Regula-13 tion: Minimizing the Risk of Climate Change in Federal Acquisitions" (October 15, 2021; 86 Fed. Reg. 57404). 14 15 SEC. 319. STORMWATER DISCHARGE PERMITS FOR DE-16 PARTMENT OF DEFENSE FACILITIES.

17 Not later than one year after the date of the enactment of this Act, with respect to each permit under section 18 19 402(p) of the Federal Water Pollution Control Act (33) 20 U.S.C. 1342(p)) that applies to a Department of Defense 21 facility, the Secretary of Defense shall request from the 22 State that issued the permit, or the Administrator of the 23 Environmental Protection Agency, as applicable, approval 24 of a modification to such permit, or a revision to an appli-25 cable stormwater management plan, to require—

1 (1) monitoring of discharges of perfluoroalkyl 2 and polyfluoroalkyl substances not less frequently 3 than quarterly; and 4 (2) implementation of appropriate best manage-5 ment practices or control technologies to reduce such 6 discharges consistent with the requirements of such 7 Act. Subtitle C—Logistics and 8 Sustainment 9 10 SEC. 331. PLANS REGARDING CONDITION AND MAINTE-11 NANCE OF PREPOSITIONED STOCKPILES OF 12 NAVY, AIR FORCE, AND MARINE CORPS. 13 (a) PLAN REQUIRED.—Not later than 90 days after the date of the enactment of this Act, the Secretary of 14 15 the Navy, the Secretary of the Air Force, and the Commandant of the Marine Corps shall each develop a plan 16 17 to— 18 (1) improve the required inspection procedures 19 for the prepositioned stockpiles of the Armed Force 20 concerned, for the purpose of identifying deficiencies 21 and conducting maintenance repairs at levels nec-22 essary to ensure such prepositioned stockpiles are 23 mission capable; and 24 (2) with respect to the Navy and Marine Corps, 25 provide an analysis of the readiness of ships that

hold or facilitate the off-loading of prepositioned
 stocks and suggestions for improving inspection pro cedures of such ships.

4 (b) IMPLEMENTATION.—Not later than 30 days after the date on which the Secretary or the Commandant com-5 pletes the development of a plan under subsection (a), and 6 7 not less frequently than twice each year thereafter for the 8 three-year period beginning on the date of the enactment 9 of this Act, the Secretary or the Commandant shall inspect the prepositioned stockpiles of the Armed Force concerned 10 in accordance with the procedures under such plan. 11

12 (c) Briefings.—

(1) BRIEFING ON PLAN.—Not later than 120
days after the date of the enactment of this Act, the
Secretaries and the Commandant shall each provide
to the congressional defense committees a briefing
on the plan developed under subsection (a).

(2) BRIEFINGS ON STATUS OF PREPOSITIONED
STOCKPILES.—Not later than 180 days after the
date of the enactment of this Act, and every 180
days thereafter for the three-year period beginning
on the date of the enactment of this Act, the Secretaries and the Commandant shall each provide to the
congressional defense committees a briefing on the

1	status and condition of the prepositioned stockpiles
2	of the Armed Force concerned.
3	(d) ARMED FORCE CONCERNED.—In this section, the
4	term "Armed Force concerned" means—
5	(1) the Navy, with respect to the Secretary of
6	the Navy;
7	(2) the Marine Corps with respect to the Com-
8	mandant of the Marine Corps; and
9	(3) the Air Force, with respect to the Secretary
10	of the Air Force.
11	SEC. 332. PILOT PROGRAM ON IMPROVING MARINE CORPS
12	SUPPLY CHAIN AND LOGISTICS THROUGH
13	THE INTEGRATION OF ARTIFICIAL INTEL-
13 14	THE INTEGRATION OF ARTIFICIAL INTEL- LIGENCE AND MACHINE LEARNING SOFT-
14	LIGENCE AND MACHINE LEARNING SOFT-
14 15	LIGENCE AND MACHINE LEARNING SOFT- WARE SOLUTIONS.
14 15 16	LIGENCE AND MACHINE LEARNING SOFT- WARE SOLUTIONS. (a) IN GENERAL.—Not later than 180 days after the
14 15 16 17	LIGENCE AND MACHINE LEARNING SOFT- WARE SOLUTIONS. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, and subject to the avail-
14 15 16 17 18	LIGENCE AND MACHINE LEARNING SOFT- WARE SOLUTIONS. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, and subject to the avail- ability of appropriations, the Commandant of the Marine
14 15 16 17 18 19	LIGENCE AND MACHINE LEARNING SOFT- WARE SOLUTIONS. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, and subject to the avail- ability of appropriations, the Commandant of the Marine Corps may select a unit within the Marine Corps to carry
 14 15 16 17 18 19 20 	LIGENCE AND MACHINE LEARNING SOFT- WARE SOLUTIONS. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, and subject to the avail- ability of appropriations, the Commandant of the Marine Corps may select a unit within the Marine Corps to carry out a pilot program to improve military supply chain read-
 14 15 16 17 18 19 20 21 	LIGENCE AND MACHINE LEARNING SOFT- WARE SOLUTIONS. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, and subject to the avail- ability of appropriations, the Commandant of the Marine Corps may select a unit within the Marine Corps to carry out a pilot program to improve military supply chain read- iness, budget efficiency, and logistics productivity through
 14 15 16 17 18 19 20 21 22 	LIGENCE AND MACHINE LEARNING SOFT- WARE SOLUTIONS. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, and subject to the avail- ability of appropriations, the Commandant of the Marine Corps may select a unit within the Marine Corps to carry out a pilot program to improve military supply chain read- iness, budget efficiency, and logistics productivity through the integration and use of artificial intelligence ("AI") and

1 section (a) in partnership with a federally funded research 2 and development center, a University Affiliated Research Center, a center of excellence, a military service labora-3 4 tory, or 1 or more private-sector entities with experience 5 in machine learning-driven logistics planning and decision 6 support tools in an effort to streamline and modernize the Marine Corps logistics operations and any other partners 7 8 the commandant deems necessary.

9 (c) GOALS.—The goals of the pilot program are to10 leverage AI solutions to—

(1) optimize logistics operations and inventory
 management, specifically within the United States
 Indo-Pacific Command Area of Responsibility;

14 (2) improve military force readiness;

15 (3) streamline materiel distribution and logis-16 tics optimization;

17 (4) improve situational awareness by providing
18 predictions driven by a modular, probabilistic sim19 ulation of logistics processes in the face of uncer20 tainty;

(5) enhance productivity by minimizing and,
where possible, automating reporting and inter- actions with data systems; and

(6) scale Marine Corps integration of AI-en hanced logistics and supply chain solutions to solve
 operational challenges.

4 (d) BRIEFING.—By December 1 of each year in
5 which the pilot program is carried out, the Commandant
6 of the Marine Corps shall provide to the congressional de7 fense committees a report that includes—

8 (1) a description of the logistics and supply
9 chain problem sets that were evaluated by the pilot
10 program;

(2) an assessment of the impact of using AI to
solve supply chain and logistics challenges, including
any changes to readiness, budget efficiency, and productivity of military equipment and materiel;

(3) any barriers identified to using AI to solvesupply chain and logistics challenges;

17 (4) recommendations regarding how the De18 partment of Defense can better leverage artificial in19 telligence to address supply chain and logistics chal20 lenges in a contested environment;

(5) an assessment of the impact of AI software
solutions on visibility of materiel at different levels
of command within the Marine Corps; and

24 (6) the viability of expanding these software so-25 lutions to other units and areas of responsibility.

1	(e) TERMINATION.—The pilot program under this
2	section shall terminate on the date that is 3 years after
3	the date on which the Marine Corps enters into the first
4	agreement with a qualified entity under subsection (b).
5	Subtitle D—Studies and Reports
6	SEC. 341. JOINT SAFETY COUNCIL REPORT AND BRIEFING
7	REQUIREMENTS.
8	Section 185 of title 10, United States Code, is
9	amended—
10	(1) in subsection (k)—
11	(A) in paragraph (1)—
12	(i) by striking "Chair" and inserting
13	"Chairperson"; and
14	(ii) by striking "semi-annual" and in-
15	serting "biannual"; and
16	(B) in paragraph (2)—
17	(i) in the matter preceding subpara-
18	graph (A)—
19	(I) by striking ", 2023, and not
20	later than" and inserting "and";
21	(II) by striking "thereafter"; and
22	(III) by inserting "biannual" be-
23	fore "report";
24	(ii) in subparagraph (A), by striking
25	"and" after the semicolon;

1	(iii) in subparagraph (B), by striking
2	the period and inserting "; and"; and
3	(iv) by adding at the end the following
4	new subparagraph:
5	"(C) for the year covered by the report—
6	"(i) releasable information regarding any
7	mishap that occurred during such year; and
8	"(ii) an identification of any corrective or
9	preventative action implemented pursuant to a
10	recommendation made in a safety or legal in-
11	vestigation report of such a mishap."; and
12	(2) by adding at the end the following new sub-
13	section:
14	"(j) BIANNUAL BRIEFINGS.—Not later than March
15	31 and December 31 of each year, the Chairperson of the
16	Joint Council shall provide to the congressional defense
17	committees a briefing on the contents of the report re-
18	quired under subsection (k) for the corresponding date.".

1	SEC. 342. CHANGE IN TIMEFRAME FOR REPORT ON ABILITY
2	OF DEPARTMENT OF DEFENSE TO MEET RE-
3	QUIREMENTS FOR ENERGY RESILIENCE AND
4	ENERGY SECURITY MEASURES ON MILITARY
5	INSTALLATIONS.
6	(a) IN GENERAL.—Section 2920(g) of title 10,
7	United States Code, is amended by striking "2029" and
8	inserting "2027".
9	(b) Briefing Requirement.—Not later than June
10	30, 2025, the Secretary of Defense shall provide to the
11	congressional defense committees a briefing on the
12	progress of the Secretary in meeting the requirements
13	under section 2920(a) of title 10, United States Code.
14	SEC. 343. MODIFICATIONS TO COMPTROLLER GENERAL AN-
14 15	SEC. 343. MODIFICATIONS TO COMPTROLLER GENERAL AN- NUAL REVIEWS OF F-35 SUSTAINMENT EF-
15	NUAL REVIEWS OF F-35 SUSTAINMENT EF-
15 16 17	NUAL REVIEWS OF F-35 SUSTAINMENT EF- FORTS.
15 16 17 18	NUAL REVIEWS OF F-35 SUSTAINMENT EF- FORTS. Section 357 of the National Defense Authorization
15 16 17 18	NUAL REVIEWS OF F-35 SUSTAINMENT EF- FORTS. Section 357 of the National Defense Authorization Act for Fiscal Year 2022 (Public Law 117–81) is amend-
15 16 17 18 19	NUAL REVIEWS OF F-35 SUSTAINMENT EF- FORTS. Section 357 of the National Defense Authorization Act for Fiscal Year 2022 (Public Law 117–81) is amend- ed—
15 16 17 18 19 20	NUAL REVIEWS OF F-35 SUSTAINMENT EF- FORTS. Section 357 of the National Defense Authorization Act for Fiscal Year 2022 (Public Law 117–81) is amend- ed— (1) in subsection (a)—
 15 16 17 18 19 20 21 	NUAL REVIEWS OF F-35 SUSTAINMENT EF- FORTS. Section 357 of the National Defense Authorization Act for Fiscal Year 2022 (Public Law 117–81) is amend- ed— (1) in subsection (a)— (A) in the matter preceding paragraph (1),
 15 16 17 18 19 20 21 22 	NUAL REVIEWS OF F-35 SUSTAINMENT EF- FORTS. Section 357 of the National Defense Authorization Act for Fiscal Year 2022 (Public Law 117–81) is amend- ed— (1) in subsection (a)— (A) in the matter preceding paragraph (1), by striking "2022, 2023, 2024, and 2025" and
 15 16 17 18 19 20 21 22 23 	NUAL REVIEWS OF F-35 SUSTAINMENT EF- FORTS. Section 357 of the National Defense Authorization Act for Fiscal Year 2022 (Public Law 117–81) is amend- ed— (1) in subsection (a)— (A) in the matter preceding paragraph (1), by striking "2022, 2023, 2024, and 2025" and inserting "2025, 2026, and 2027";

1	(ii) by striking the closing paren-
2	thesis; and
3	(C) in paragraph (2), by striking " as a re-
4	sult of such review''; and
5	(2) in subsection (b) by striking "of the fol-
6	lowing:" and all that follows through the period at
7	the end of paragraph (4) and inserting "of matters
8	regarding the sustainment or affordability of the F–
9	35 Lighting II aircraft program that the Comp-
10	troller General, after consulting with staff from the
11	Committees on Armed Services of the House of Rep-
12	resentatives and the Senate, determines to be of crit-
13	ical importance to the long-term viability of such
13 14	ical importance to the long-term viability of such program.".
14	program.".
14 15	program.". SEC. 344. STUDY ON FIREFIGHTER RAPID INTERVENTION
14 15 16	program.". SEC. 344. STUDY ON FIREFIGHTER RAPID INTERVENTION TEAM TRAINING AND EQUIPMENT AT DE-
14 15 16 17	program.". SEC. 344. STUDY ON FIREFIGHTER RAPID INTERVENTION TEAM TRAINING AND EQUIPMENT AT DE- PARTMENT OF DEFENSE FACILITIES.
14 15 16 17 18	program.". SEC. 344. STUDY ON FIREFIGHTER RAPID INTERVENTION TEAM TRAINING AND EQUIPMENT AT DE- PARTMENT OF DEFENSE FACILITIES. (a) STUDY.—The Secretary of Defense shall conduct
14 15 16 17 18 19	program.". SEC. 344. STUDY ON FIREFIGHTER RAPID INTERVENTION TEAM TRAINING AND EQUIPMENT AT DE- PARTMENT OF DEFENSE FACILITIES. (a) STUDY.—The Secretary of Defense shall conduct a study of the training standards for firefighter rapid
 14 15 16 17 18 19 20 	program.". SEC. 344. STUDY ON FIREFIGHTER RAPID INTERVENTION TEAM TRAINING AND EQUIPMENT AT DE- PARTMENT OF DEFENSE FACILITIES. (a) STUDY.—The Secretary of Defense shall conduct a study of the training standards for firefighter rapid intervention teams and the use of equipment by such
 14 15 16 17 18 19 20 21 	program.". SEC. 344. STUDY ON FIREFIGHTER RAPID INTERVENTION TEAM TRAINING AND EQUIPMENT AT DE- PARTMENT OF DEFENSE FACILITIES. (a) STUDY.—The Secretary of Defense shall conduct a study of the training standards for firefighter rapid intervention teams and the use of equipment by such teams at Department of Defense facilities. Such study

25 of this Act, are in use by such teams and the extent

1	to which such training and equipment is standard
2	across firefighter rapid intervention teams located at
3	different Department facilities;
4	(2) an identification of such training standards
5	and equipment that, as of the date of the enactment
6	of this Act, are in use by such teams at Department
7	naval and port facilities and a determination by the
8	Secretary of whether such training and equipment is
9	sufficient to prepare such teams for fires on the var-
10	ious ships that dock at such facilities; and
11	(3) a description of any incident that—
12	(A) occurred during the ten-year period
13	preceding the date of the enactment of this Act
14	in which a firefighter was injured or killed at
15	a Department facility; and
16	(B) the Secretary finds could have been
17	prevented if the firefighters involved had re-
18	ceived different training or equipment; and
19	(b) REPORT TO CONGRESS.—Not later than Sep-
20	tember 30, 2025, the Secretary of Defense shall submit
21	to the Committees on Armed Services of the Senate and
22	House of Representatives a report containing the results
23	of the study required under subsection (a).
24	(c) FIREFIGHTER RAPID INTERVENTION TEAM DE-
25	FINED.—In this section, the term "firefighter rapid inter-

vention team" means a designated firefighting crew that
 serves as a stand-by rescue team at the scenes of fires
 and other emergencies and is available for the immediate
 search and rescue of missing, trapped, or injured fire fighters if required.

6 SEC. 345. JOINT SAFETY COUNCIL REVIEW OF COMP7 TROLLER GENERAL REPORT ON FATIGUE OF 8 MEMBERS OF THE ARMED FORCES.

9 (a) REVIEW.—Not later than 180 days after the date 10 of the enactment of this Act, the Joint Safety Council es-11 tablished under section 185 of title 10, United States 12 Code, shall review the issues identified in the report of the Comptroller General of the United States titled "Mili-13 tary Readiness: Comprehensive Approach Needed to Ad-14 15 dress Service Member Fatigue and Manage Related Efforts" (GAO-24-105917), including— 16

- 17 (1) insufficient oversight authority at the De-18 partment of Defense level;
- 19 (2) a lack of assigned leadership on fatigue-re-20 lated matters within the Armed Forces; and
- 21 (3) fragmented fatigue-related research efforts
 22 across the Department;

(b) BRIEFING.—Not later than September 1, 2025,
the Joint Safety Council shall provide to the congressional
defense committees a briefing on the steps the Council is

taking to address the findings of the Comptroller General 1 2 and to reinvigorate efforts to limit the fatigue of members of the Armed Forces. 3 Subtitle E—Other Matters 4 5 SEC. 351. EXPANDED LICENSE RECIPROCITY FOR DEPART-6 MENT OF DEFENSE VETERINARIANS. 7 Section 1060c of title 10, United States Code, is 8 amended-9 (1) in the section heading, by striking "in 10 emergencies"; 11 (2) in subsection (a), by striking "for the pur-12 poses described in subsection (c)"; and 13 (3) by striking subsection (c). 14 SEC. 352. PROVISION OF SPORTS FOODS AND THIRD-PARTY 15 CERTIFIED DIETARY SUPPLEMENTS TO MEM-16 BERS OF THE ARMED FORCES. 17 (a) USE OF AMOUNTS.—The Secretary of Defense 18 may use amounts authorized to be appropriated to the De-19 partment of Defense for Operation and Maintenance for the procurement of sports foods and third-party certified 20 21 dietary supplements and the distribution of such foods and 22 supplements to members of the Armed Forces. 23 (b) ACQUISITION AND DISTRIBUTION.— 24 (1) IN GENERAL.—The Secretary shall author-25 ize registered dietitians and health care providers of

1	the Department at the operational unit level to ac-
2	quire sports foods and third-party certified dietary
3	supplements and to distribute such foods and sup-
4	plements to members of the Armed Forces.
5	(2) RULE OF CONSTRUCTION.—Nothing in this
6	subsection shall be construed to—
7	(A) augment morale, welfare, and recre-
8	ation funds or activities; or
9	(B) augment or replace the budget or serv-
10	ices of dining facilities of the Department.
11	(c) CRITERIA.—The Secretary shall require that any
12	dietary supplements and sports foods procured under this
13	section are tested by an appropriate non-Department of
14	Defense entity to ensure that product labels for content
15	type and amount are accurate and that the product is free
16	of substances banned by the Department.
17	(d) DEFINITIONS.—In this section:
18	(1) The term "dietary supplement" has the
19	meaning given that term in section 201(ff) of the
20	Federal Food, Drug, and Cosmetic Act (21 U.S.C.
21	321(ff)).
22	(2) The term "sports food" means a product
23	with a nutrition facts label that is meant to support
24	daily macronutrient and caloric needs in support of
25	fueling and hydration of members of the Armed

1	Forces to enhance combat readiness, which may be
2	used to improve physical performance and long-term
3	cognitive health and optimize recovery.
4	TITLE IV—MILITARY
5	PERSONNEL AUTHORIZATIONS
6	Subtitle A—Active Forces
7	SEC. 401. END STRENGTHS FOR ACTIVE FORCES.
8	The Armed Forces are authorized strengths for active
9	duty personnel as of September 30, 2025, as follows:
10	(1) The Army, 442,300.
11	(2) The Navy, 332,300.
12	(3) The Marine Corps, 172,300.
13	(4) The Air Force, 320,000.
14	(5) The Space Force, 9,800.
15	Subtitle B—Reserve Forces
16	SEC. 411. END STRENGTHS FOR SELECTED RESERVE.
17	(a) IN GENERAL.—The Armed Forces are authorized
18	strengths for Selected Reserve personnel of the reserve
19	components as of September 30, 2025, as follows:
20	(1) The Army National Guard of the United
21	States, 325,000.
22	(2) The Army Reserve, 175,800.
23	(3) The Navy Reserve, 57,700.
24	(4) The Marine Corps Reserve, 32,500.

(5) The Air National Guard of the United
 States, 107,700.

- 3 (6) The Air Force Reserve, 67,000.
- 4 (7) The Coast Guard Reserve, 7,000.

5 (b) END STRENGTH REDUCTIONS.—The end
6 strengths prescribed by subsection (a) for the Selected Re7 serve of any reserve component shall be proportionately
8 reduced by—

9 (1) the total authorized strength of units orga-10 nized to serve as units of the Selected Reserve of 11 such component which are on active duty (other 12 than for training) at the end of the fiscal year; and 13 (2) the total number of individual members not 14 in units organized to serve as units of the Selected 15 Reserve of such component who are on active duty 16 (other than for training or for unsatisfactory partici-17 pation in training) without their consent at the end 18 of the fiscal year.

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

of such units and by the total number of such individual
 members.

3 SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE 4 DUTY IN SUPPORT OF THE RESERVES.

5 Within the end strengths prescribed in section 6 411(a), the reserve components of the Armed Forces are 7 authorized, as of September 30, 2025, the following num-8 ber of Reserves to be serving on full-time active duty or 9 full-time duty, in the case of members of the National 10 Guard, for the purpose of organizing, administering, re-11 cruiting, instructing, or training the reserve components:

- 12 (1) The Army National Guard of the United13 States, 30,845.
- 14 (2) The Army Reserve, 16,511.
- 15 (3) The Navy Reserve, 10,132.

16 (4) The Marine Corps Reserve, 2,400.

17 (5) The Air National Guard of the United18 States, 25,736.

19 (6) The Air Force Reserve, 6,311.

20SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS21(DUAL STATUS).

The minimum number of military technicians (dual status) as of the last day of fiscal year 2025 for the reserve components of the Army and the Air Force (notwith-

standing section 129 of title 10, United States Code) shall
 be the following:

3 (1) For the Army National Guard of the United
4 States, 22,294.

5 (2) For the Army Reserve, 6,492.

6 (3) For the Air National Guard of the United7 States, 10,744.

8 (4) For the Air Force Reserve, 6,697.

9 SEC. 414. MAXIMUM NUMBER OF RESERVE PERSONNEL AU-

10THORIZED TO BE ON ACTIVE DUTY FOR11OPERATIONAL SUPPORT.

During fiscal year 2025, the maximum number of members of the reserve components of the Armed Forces who may be serving at any time on full-time operational support duty under section 115(b) of title 10, United States Code, is the following:

17 (1) The Army National Guard of the United18 States, 17,000.

- 19 (2) The Army Reserve, 13,000.
- 20 (3) The Navy Reserve, 6,200.
- 21 (4) The Marine Corps Reserve, 3,000.

(5) The Air National Guard of the UnitedStates, 16,000.

24 (6) The Air Force Reserve, 14,000.

1Subtitle C—Authorization of2Appropriations

3 SEC. 421. MILITARY PERSONNEL.

4 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds
5 are hereby authorized to be appropriated for fiscal year
6 2025 for the use of the Armed Forces and other activities
7 and agencies of the Department of Defense for expenses,
8 not otherwise provided for, for military personnel, as spec9 ified in the funding table in section 4401.

10 (b) CONSTRUCTION OF AUTHORIZATION.—The au-11 thorization of appropriations in the subsection (a) super-12 sedes any other authorization of appropriations (definite 13 or indefinite) for such purpose for fiscal year 2025.

14 TITLE V—MILITARY PERSONNEL 15 POLICY

16 Subtitle A—Officer Policy

17 SEC. 501. GRADE OF SURGEON GENERAL OF THE NAVY.

(a) MODIFICATION TO DISTRIBUTION OF COMMIS19 SIONED OFFICERS ON ACTIVE DUTY IN GENERAL OFFI20 CER AND FLAG OFFICER GRADES.—Section 525 of title
21 10, United States Code, is amended—

(1) in subsection (a)(3)(B) by striking "34"
and inserting "35"; and

24 (2) in subsection (a)(3)(C) by striking "49"
25 and inserting "48".

1	(b) Grade of Surgeon General of the Navy.—
2	Section 8077 of title 10, United States Code, is amended
3	by adding at the end the following new subsection:
4	"(c) GRADE.—The Surgeon General, while so serv-
5	ing, shall hold the grade of O-9.".
6	SEC. 502. REDISTRIBUTION OF GENERAL OFFICERS OF THE
7	MARINE CORPS ON ACTIVE DUTY.
8	Section 525(a)(4) of title 10, United States Code, is
9	amended—
10	(1) in subparagraph (B), by striking "17" and
11	inserting "18"; and
12	(2) in subparagraph (C), by striking " 22 " and
13	replacing with "21."
14	SEC. 503. REMOVAL OF EXEMPTION RELATING TO ATTEND-
15	ING PHYSICIAN TO THE CONGRESS FOR CER-
16	TAIN DISTRIBUTION AND GRADE LIMITA-
17	TIONS.
18	Section 525 of title 10, United States Code, is
19	amended—
20	(1) by striking subsection (f); and
21	(2) by redesignating subsection (g) as sub-
22	section (f).

1	SEC. 504. AUTHORITY TO EXCLUDE ADDITIONAL POSITIONS
2	FROM LIMITATIONS ON THE NUMBER OF
3	GENERAL OFFICERS AND FLAG OFFICERS ON
4	ACTIVE DUTY.
5	(a) IN GENERAL.—Section 526 of title 10, United
6	States Code, is amended—
7	(1) by redesignating subsections (g) through (j)
8	as subsections (h) through (k), respectively; and
9	(2) by inserting, after subsection (f), the fol-
10	lowing new subsection (g):
11	"(g) Secretary of Defense Adaptive Force Ac-
12	COUNT.—The Secretary of Defense may designate up to
13	45 general officer and flag officer positions for exclusion
14	from the limitations in subsection (a) and in section
15	525(a) of this title.".
16	(b) Conforming Amendment.—Paragraph (3) of
17	subsection (a) of section 501 of the National Defense Au-
18	thorization Act for Fiscal Year 2017 (Public Law 114–
19	328; 10 U.S.C. 525 note) is hereby repealed.
20	SEC. 505. MODIFICATION TO GRADE OF ATTENDING PHYSI-
21	CIAN TO THE CONGRESS.
22	Section 715 of title 10, United States Code, is
23	amended to read as follows:
24	"§715. Attending Physician to the Congress: grade
25	"An officer serving as Attending Physician to the
26	Congress, while so serving, holds the grade of O-6.".

1	SEC. 506. AUTHORITY TO SEPARATE A REGULAR OFFICER
2	AFTER A BOARD OF INQUIRY RECOMMENDS
3	RETAINING SUCH OFFICER.
4	Section 1182(d)(1) of title 10, United States Code,
5	is amended—
6	(1) by striking "If" and inserting "(A) Subject
7	to subparagraph (B), if"; and
8	(2) by adding at the end the following new sub-
9	paragraphs:
10	"(B) If the board determines that there is a substan-
11	tiated basis for separating the officer and the Chief of the
12	armed force concerned recommends separation, the Sec-
13	retary of the military department concerned may deter-
14	mine, pursuant to the process under subparagraph (C),
15	whether to involuntarily separate the officer under sub-
16	paragraph (D).
17	"(C) The process under this subparagraph shall in-
18	clude the following:
19	"(i) The provision of notice to the officer re-
20	garding such process.
21	"(ii) An opportunity for the officer to present
22	evidence to the Secretary of the military department
23	concerned.
24	"(D) Subject to subparagraph (E), the Secretary of
25	the military department concerned may involuntarily sepa-

1	rate the officer if, after reviewing all the evidence in the
2	record, such Secretary determines that—
3	"(i) the recommendation of the board is clearly
4	contrary to the substantial weight of such evidence;
5	"(ii) the officer's conduct—
6	"(I) discredits the armed force concerned;
7	"(II) adversely affects good order and dis-
8	cipline; or
9	"(III) adversely affects the officer's per-
10	formance of duty; and
11	"(iii) separation is essential to the interests of
12	justice, discipline, and proper administration of the
13	armed force concerned.
14	((E)(i) The least favorable characterization of a sep-
15	aration under subparagraph (D) shall be general (under
16	honorable conditions).
17	"(ii) The Secretary of the military department con-
18	cerned may delegate the authority to make a determina-
19	tion under subparagraph (D) only to a civilian official of
20	such military department who was appointed by the Presi-
21	dent, by and with the advice and consent of the Senate.".

1	SEC. 507. INCLUSION OF SERVICE IN SROTC IN THE COM-
2	PUTATION OF LENGTH OF SERVICE OF AN
3	OFFICER APPOINTED FOR COMPLETING
4	SROTC.
5	Subsection (c) of section 2106 of title 10, United
6	States Code, is amended—
7	(1) by striking "August 1, 1979, as a member
8	of the Selected Reserve" and inserting an em dash;
9	and
10	(2) by adding at the end the following new
11	paragraphs:
12	"(1) August 1, 1979, as a member of the Se-
13	lected Reserve; or
14	((2) the date of the enactment of the National
15	Defense Authorization Act for Fiscal Year 2025, re-
16	gardless of the component in which the officer per-
17	formed such enlisted service.".
18	SEC. 508. IMPROVEMENTS RELATING TO MEDICAL OFFICER
19	OF THE MARINE CORPS POSITION.
20	(a) IN GENERAL.—Chapter 806 of title 10, United
21	States Code, is amended by adding at the end the fol-
22	lowing new section:
23	"§8048. Medical Officer of the Marine Corps
24	"(a) There is a Medical Officer of the Marine Corps
25	who shall be appointed from among flag officers of the
26	Navy.

"(b) The Medical Officer of the Marine Corps, while
 so serving, shall hold the grade of rear admiral (lower
 half).".

4 (b) EXCLUSION FROM CERTAIN DISTRIBUTION LIMI5 TATIONS.—Section 525 of such title is amended—

6 (1) by redesignating subsection (g) as sub-7 section (h); and

8 (2) by inserting after subsection (f) the fol-9 lowing new subsection (g):

"(g) A naval officer while serving as the Medical Officer of the Marine Corps is in addition to the number that
would otherwise be permitted for the Navy for officers
serving on active duty in the grade of rear admiral (lower
half) under subsection (a).".

(c) EXCLUSION FROM ACTIVE DUTY STRENGTH LIM16 ITATIONS.—Section 526 of such title is amended—

17 (1) by redesignating subsections (g) through (j)18 as subsections (h) through (k), respectively; and

19 (2) by inserting after subsection (f) the fol-20 lowing new subsection (g):

21 "(g) EXCLUSION OF MEDICAL OFFICER OF MARINE
22 CORPS.—The limitations of this section do not apply to
23 the flag officer who is serving as the Medical Officer of
24 the Marine Corps.".

1	SEC. 509. REPEAL OF REQUIREMENT OF ONE YEAR OF AC-
2	TIVE DUTY SERVICE FOR ORIGINAL APPOINT-
3	MENT AS A WARRANT OFFICER IN THE DE-
4	PARTMENT OF THE AIR FORCE.

5 Section 9160 of title 10, United States Code, is re-6 pealed.

7 SEC. 509A. PILOT PROGRAM ON PEER AND SUBORDINATE 8 EVALUATIONS OF CERTAIN OFFICERS.

9 (a) ESTABLISHMENT.—Not later than one year after 10 the date of the enactment of this Act, the Secretary con-11 cerned shall implement, in an Armed Force, a five-year 12 pilot program, pursuant to which—

(1) an officer described in subsection (b) shall
be anonymously evaluated by peers and subordinates; and

16 (2) the results of such evaluations shall be fur17 nished to a command selection or command quali18 fication board concerned; and

(3) the command selection or command qualification board shall consider such results in determining whether to recommend such officer for such
selection or qualification.

23 (b) COVERED OFFICERS.—An officer described in24 this subsection is a regular officer—

- 25 (1) eligible for consideration for command;
- (2) in grade O-5 or O-6; and

1	(3) in a career field—
2	(A) specified in subsection (c); or
3	(B) determined by the Secretary con-
4	cerned.
5	(c) COVERED CAREER FIELDS.—The career fields
6	specified in this subsection are the following:
7	(1) In the Navy, surface warfare, submarine
8	warfare, special warfare, or explosive ordnance dis-
9	posal.
10	(2) In the Marine Corps, infantry, logistics, or
11	field artillery.
12	(3) In the Air Force, operations or logistics.
13	(4) In the Space Force, space operations.
14	(5) In the Coast Guard, afloat or engineering
15	and command, control, communications, computers,
16	cyber, and intelligence.
17	(d) Selection of Evaluators.—The Secretary
18	concerned may select an individual to evaluate an officer
19	under the pilot program if the Secretary determines such
20	individual has worked with the officer closely enough to
21	have an informed opinion regarding the officer's leader-
22	ship abilities. An officer may not have any input regarding
23	the selection of an individual who shall evaluate such offi-
24	cer.

(e) REPORT.—Not later than three months after the
 termination of a pilot program, a Secretary concerned
 shall submit to the appropriate congressional committees
 a report regarding the pilot program. Elements of each
 such report shall include the following:
 (1) The determination of the Secretary con-

- 6 (1) The determination of the Secretary con7 cerned whether the pilot program improved the com8 mand selection or command qualification process of
 9 the Armed Force.
- 10 (2) The determination of the Secretary con11 cerned whether to continue to use peer or subordi12 nate evaluations in the command selection or com13 mand qualification process of such Armed Force.

14 (f) DEFINITIONS.—In this section:

- 15 (1) The term "appropriate congressional com16 mittees" means—
- 17 (A) the Committee on Armed Services of18 the House of Representatives;

(B) the Committee on Transportation and
Infrastructure of the House of Representatives;
(C) the Committee on Armed Services of
the Senate; and
(D) the Committee on Commerce, Science,

24 and Transportation of the Senate.

1	(2) The terms "regular" and "Secretary con-
2	cerned" have the meanings given such term in sec-
3	tion 101 of title 10, United States Code.
4	Subtitle B—Reserve Component
5	Management
6	SEC. 511. GRADES OF CERTAIN CHIEFS OF RESERVE COM-
7	PONENTS.
8	(a) IN GENERAL.—
9	(1) CHIEF OF ARMY RESERVE.—Section
10	7038(b) of title 10, United States Code, is amended
11	by striking paragraph (4) and inserting the fol-
12	lowing:
13	"(4) The Chief of Army Reserve, while so serving,
14	holds the grade of lieutenant general.".
15	(2) CHIEF OF NAVY RESERVE.—Section
16	8083(b) of such title is amended by striking para-
17	graph (4) and inserting the following:
18	"(4) The Chief of Navy Reserve, while so serving,
19	holds the grade of vice admiral. ".
20	(3) Commander, marine forces reserve.—
21	Section 8084(b) of such title is amended by striking
22	paragraph (4) and inserting the following:
23	"(4) The Commander, Marine Forces Reserve, while
24	so serving, holds the grade of lieutenant general. ".

1	(4) CHIEF OF AIR FORCE RESERVE.—Section
2	9038(b) of such title is amended by striking para-
3	graph (4) and inserting the following:
4	"(4) The Chief of Air Force Reserve, while so serving,
5	holds the grade of lieutenant general.".
6	(b) EFFECTIVE DATE.—The amendments made by
7	subsection (a) shall take effect on the day that is one year
8	after the date of the enactment of this Act and shall apply
9	to appointments made after such date.
10	SEC. 512. EXPANSION OF AUTHORITY TO CONTINUE RE-
11	SERVE OFFICERS IN CERTAIN MILITARY SPE-
12	CIALTIES ON THE RESERVE ACTIVE-STATUS
13	LIST.
14	Section 14701(a) of title 10, United States Code, is
15	amended—
16	
	(1) in paragraph (1) —
17	(1) in paragraph (1)—(A) in subparagraph (A), by inserting "(in-
17 18	
	(A) in subparagraph (A), by inserting "(in-
18	(A) in subparagraph (A), by inserting "(in- cluding an officer described in subparagraph
18 19	(A) in subparagraph (A), by inserting "(including an officer described in subparagraph (C))" after "or a reserve officer";
18 19 20	 (A) in subparagraph (A), by inserting "(including an officer described in subparagraph (C))" after "or a reserve officer"; (B) by redesignating subparagraph (C) as
18 19 20 21	 (A) in subparagraph (A), by inserting "(including an officer described in subparagraph (C))" after "or a reserve officer"; (B) by redesignating subparagraph (C) as subparagraph (D); and
 18 19 20 21 22 	 (A) in subparagraph (A), by inserting "(including an officer described in subparagraph (C))" after "or a reserve officer"; (B) by redesignating subparagraph (C) as subparagraph (D); and (C) by inserting, after subparagraph (B),

occupational specialty, rating, or specialty code in a mili tary specialty designated, in regulations prescribed by the
 Secretary of the military department concerned, as subject
 to a shortage of personnel."; and

5 (2) by redesignating paragraphs (6) and (7) as
6 paragraphs (7) and (8), respectively; and

7 (3) by inserting, after paragraph (5), the fol-8 lowing new paragraph (6):

9 "(6) A reserve officer described in paragraph (1)(C) 10 and continued on the reserve active-status list pursuant 11 to this section shall, if not earlier retired, transferred to 12 the Retired Reserve, or discharged, be separated in ac-13 cordance with section 14513 or 14514, as applicable, on 14 the first day of the month after the month in which the 15 officer completes 40 years of commissioned service.".

16 Subtitle C—General Service
17 Authorities and Military Records
18 SEC. 521. TRANSFER TO THE SPACE FORCE OF COVERED
19 SPACE FUNCTIONS OF THE AIR NATIONAL
20 GUARD OF THE UNITED STATES.
21 (a) TRANSFER OF COVERED SPACE FUNCTIONS.—
22 During the transition period, the Secretary of the Air

23 Force may transfer to the Space Force the covered space24 functions of the Air National Guard of the United States.

25 Any such transfer shall occur subject to section 104 of

title 32, United States Code, and section 18238 of title
 10, United States Code.

3 (b) TRANSFER OF UNITS.—Upon the transfer to the
4 Space Force of the covered space functions of a unit of
5 the Air National Guard of the United States, the Sec6 retary of the Air Force may change the status of the unit
7 from a unit of the Air National Guard of the United
8 States to a unit of the United States Space Force;

9 (c) TRANSFER OF COVERED MEMBERS.—

(1) OFFICERS.—During the transition period,
the Secretary of Defense may, with the officer's consent, transfer a covered officer of the Air National
Guard of the United States to, and appoint the officer in, the Space Force.

15 (2) ENLISTED MEMBERS.—During the transi-16 tion period, the Secretary of the Air Force may 17 transfer each covered enlisted member of the Air 18 National Guard of the United States to the Space 19 Force, other than those covered enlisted members 20 who do not consent to transfer. Upon such a trans-21 fer, the covered enlisted member so transferred 22 ceases to be a member of the Air National Guard of 23 the United States and is discharged from the enlist-24 ment of such covered enlisted member as a Reserve 25 of the Air Force.

(3) EFFECTIVE DATE OF TRANSFERS.—Each
 transfer under this subsection shall be effective on
 the date specified by the Secretary of Defense, in the
 case of an officer, or the Secretary of the Air Force,
 in the case of an enlisted member, but not later than
 the last day of the transition period.

7 (4) MAXIMUM NUMBER OF TRANSFERS.—Not
8 more than 580 members of the Air National Guard
9 may be transferred under this subsection.

(d) REGULATIONS.—Transfers under subsection (c)
shall be carried out under regulations prescribed by the
Secretary of Defense. In the case of an officer, applicable
regulations shall include those prescribed pursuant to section 716 of title 10, United States Code.

15 (e) TERM OF INITIAL ENLISTMENT IN THE SPACE FORCE.—In the case of a covered enlisted member who 16 is transferred to the Space Force in accordance with sub-17 18 section (c), the Secretary of the Air Force may accept the initial enlistment of the enlisted member in the Space 19 20Force for a period of less than two years, but only if the 21 period of enlistment in the Space Force is not less than 22 the period remaining, as of the date of the transfer, in 23 the enlisted member's term of enlistment in a reserve com-24 ponent of the Air Force.

(f) END STRENGTH ADJUSTMENTS UPON TRANS FERS FROM THE AIR NATIONAL GUARD OF THE UNITED
 STATES.—During the transition period, upon the transfer
 to the Space Force of a covered space function of the Air
 National Guard of the United States—

6 (1) the end strength authorized for the Space
7 Force pursuant to section 115(a)(1)(A) of title 10,
8 United States Code, for the fiscal year during which
9 the transfer occurs shall be increased by the number
10 of billets associated with that mission; and

(2) the end strength authorized for the Air National Guard of the United States pursuant to section 115(a)(2) of such title for such fiscal year shall
be decreased by the same number.

(g) ADMINISTRATIVE PROVISIONS.—For purposes of
the transfer of covered members of the Air National
Guard of the United States in accordance with subsection
(c)—

(1) the Air National Guard of the United
States and the Space Force shall be considered to be
components of the same Armed Force; and

(2) the Space Force officer list shall be consid-ered to be an active-duty list of an Armed Force.

24 (h) RETRAINING AND REASSIGNMENT FOR MEMBERS25 NOT TRANSFERRING.—If a covered member of the Air

National Guard of the United States does not consent to
 transfer to the Space Force in accordance with subsection
 (a), the Secretary of the Air Force shall provide the cov ered member retraining and reassignment within a reserve
 component of the Air Force.

6 (i) SPACE FORCE UNITS IN AFFECTED STATES.—In
7 order to reduce the cost of transferring to the Space Force
8 the covered space functions of the Air National Guard of
9 the United States, and to reduce the impact of such trans10 fer on the affected State, the following provisions apply:

(1) After a covered space function is transferred to the Space Force from the Air National
Guard of the United States, the Space Force shall
continue to perform the covered space function within the affected State;

16 (2) Except when the Secretary of the Air Force 17 determines that it would not be in the best interests 18 of the United States, the Secretary shall seek to 19 enter into an agreement with the Governor of an af-20 fected State, to provide for the Space Force to be-21 come a tenant organization on an installation of the 22 National Guard of the affected State at which a cov-23 ered space function was executed.

(j) ANNUAL REPORT.—Not later than January 31 of
each year during the transition period, the Secretary of

Defense shall submit to the Committees on Armed Serv ices of the Senate and House of Representatives a report
 on the progress of the transfer of covered space functions
 of the Air National Guard of the United States to the
 Space Force. Each such report shall include the following
 elements with respect to the year preceding the date of
 the report:

8 (1) A detailed description of actions taken to
9 transfer the covered space functions to the Space
10 Force.

(2) An assessment of the effect of the transfers
on the readiness and capabilities of the Space Force
and the Air National Guard.

14 (3) A summary of any challenge encountered
15 during the transfer and steps taken to overcome
16 such challenge.

17 (4) The number of officers and enlisted mem-18 bers transferred to the Space Force.

19 (5) Any recommendation of the Secretary, in20 cluding additional legislation, to improve such trans21 fer.

22 (k) DEFINITIONS.—In this section:

(1) The term "covered space functions of the
Air National Guard of the United States" means all
Federal missions, units, personnel billets, equipment,

1	and resources of the Air National Guard of the
2	United States associated with the performance of a
3	space-related function that is (as determined by the
4	Secretary of the Air Force, in consultation with the
5	Chief of Space Operations)—
6	(A) a core space-related function of the
7	Space Force; or
8	(B) otherwise integral to the mission of the
9	Space Force.
10	(2) The term "affected State" means a State or
11	territory the National Guard of that would be af-
12	fected by the transfer of covered space functions to
13	the Space Force.
14	(3) The term "covered", with respect to a mem-
15	ber of the Air National Guard of the United States,
16	has the meaning provided in section 1733(g) of the
17	National Defense Authorization Act for Fiscal Year
18	2024 (Public Law 118–31; 137 Stat. 676).
19	(4) The term "transition period" means the pe-
20	riod beginning on the date of the enactment of this
21	Act and ending on the last day of the fourth fiscal
22	year beginning after the date of the enactment of
23	this Act.

1SEC. 522. AUTHORITY TO DESIGNATE CERTAIN SEPARATED2MEMBERS OF THE AIR FORCE AS HONORARY3SEPARATED MEMBERS OF THE SPACE4FORCE.

5 Chapter 933 of title 10, United States Code, is
6 amended by adding at the end the following new section:
7 "§9254. Authority to designate certain separated
8 members of the Air Force as honorary
9 separated members of the Space Force

10 "(a) AUTHORITY.—The Secretary of the Air Force
11 may prescribe regulations that authorize an eligible indi12 vidual to be designated as an honorary separated member
13 of the Space Force. An eligible individual so designated
14 may be referred to as a 'Legacy Guardian'.

15 "(b) ELEMENTS.—Regulations prescribed under this16 section may include the following elements:

17 "(1) Eligibility criteria, including applicable
18 dates of service and constructive service credit, for
19 designation under this section.

"(2) An application process through which an
eligible individual, or a survivor of a deceased eligible individual, may apply for such designation of
such eligible individual.

24 "(3) A certificate, approved device, or other in-25 signia of such designation.

"(c) RULE OF CONSTRUCTION.—Designation of an
 eligible individual under this section shall not be construed
 to entitle such eligible individual to any benefit in addition
 to those established by this section or pursuant to regula tions prescribed under this section.

6 "(d) ELIGIBLE INDIVIDUAL DEFINED.—In this sec7 tion, the term 'eligible individual' means an individual—
8 "(1) whom the Secretary of the Air Force de9 termines served in support of space operations as a
10 member of the Air Force; and

11 "(2) who separates (or previously separated)
12 from the armed forces as a member of the Air
13 Force.".

 14
 SEC. 523. MERIT-BASED PRINCIPLES FOR MILITARY PER

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 SONNEL DECISIONS IN THE DEPARTMENT OF

 16
 DEFENSE.

(a) IN GENERAL.—The Secretary of Defense shall
ensure that each personnel decision regarding a covered
member, including military accession, promotion, and
command selection, is—

(1) based on the individual merit and demonstrated performance of the covered member;

(2) without regard to the political affiliation,
race, color, religion, national origin, sex, or marital
status, of the covered member; and

1	(3) with proper regard for the privacy and con-
2	stitutional rights of the covered member.
3	(b) Additional Protections.—The Secretary shall
4	protect a covered member against—
5	(1) arbitrary action, personal favoritism, and
6	coercion for partisan political purposes; and
7	(2) reprisal for the lawful disclosure of informa-
8	tion by a covered member that the covered member
9	reasonably believes to evince—
10	(A) a violation of any law, rule, or regula-
11	tion; or
12	(B) mismanagement, a gross waste of
13	funds, or an abuse of authority.
14	(c) REGULATIONS.—The Secretary of Defense shall
15	prescribe new regulations to carry out this section not
16	later than 90 days after the date of the enactment of this
17	Act.
18	(d) COVERED MEMBER DEFINED.—In this section,
19	the term "covered member" means—
20	(1) a member of the Army, Navy, Marine
21	Corps, Air Force, or Space Force; or
22	(2) an individual who has an active application
23	to be a member described in paragraph (1).

1SEC. 524. NEXT OF KIN OF DECEASED MEMBERS OF CER-2TAIN ARMED FORCES: DATABASE; PRIVACY.

3 (a) DATABASE.—Not later than 180 days after the 4 date of the enactment of this Act, the Secretary of Defense 5 shall prescribe regulations that establish and maintain a 6 database of the Department of Defense that contains up-7 to-date contact information for the next of kin of members 8 of the covered Armed Forces. Such regulations shall en-9 sure that—

10 (1) a commander in a grade higher than O-5 11 may access the contact information for the next of 12 kin of a member who died while a member of the 13 unit under the command of such commander, re-14 gardless of whether such member served under such 15 commander; and

16 (2) an individual named in such database17 may—

- 18 (A) elect to not be contacted by an officer19 described in paragraph (1); and
- 20 (B) change such election at any time.

(b) PRIVACY.—Not later than 180 days after the date
of the enactment of this Act, the Secretary of Defense
shall ensure that the DD Form 93 ("Record of Emergency
Data") used in a covered Armed Force complies with the
terms of section 552a of title 5, United States Code.

(c) COVERED ARMED FORCE DEFINED.—In this sec tion, the term "covered Armed Force" means the Army,
 Navy, Marine Corps, Air Force, or Space Force.

4 SEC. 525. MARINE CORPS PERMEABILITY PILOT PROGRAM.

5 (a) AUTHORITY.—The Commandant of the Marine
6 Corps (hereinafter "Commandant") may carry out a pilot
7 program under which a member may move between the
8 active component and reserve components of the Marine
9 Corps more easily, in accordance with the following:

10 (1) Up to 50 officers and 200 enlisted members
11 of the regular component of the Marine Corps may
12 be transferred to the Selected Reserve of the Marine
13 Corps and returned to active duty at the end of the
14 period of transfer under subsection (b).

(2) An officer in a grade below O-6 who returns
to active duty at the end of such period of transfer
shall be reappointed as a regular officer by the
President.

19 (3) The Commandant may not approve a trans20 fer under the pilot program after September 30,
21 2028.

(b) PERIOD OF TRANSFER FROM ACTIVE DUTY; EFFECTS OF TRANSFER.—

24 (1) PERIOD OF TRANSFER.—The period of25 transfer from active duty under a pilot program

1 under this section shall be such period as the Com-2 mandant shall specify in the agreement of the mem-3 ber under subsection (c), except that such period 4 may not exceed three years. 5 (2) YEARS OF SERVICE.—Any service by a 6 transferred reserve officer while participating in a 7 pilot program under this section shall be included in 8 computation of the total years of service of such offi-9 cer pursuant to section 14706(a) of title 10, United 10 States Code. 11 (3) RETIREMENT.—Any period of participation 12 of a transferred member in a program under this 13 section shall count toward— 14 (A) eligibility for retirement or transfer to 15 the Ready Reserve under chapter 841 or 1223 16 of title 10, United States Code; or 17 (B) computation of retired or retainer pay 18 under chapter 841 or 1223 of title 10, United 19 States Code. 20 (c) AGREEMENT.—Each member of the Marine Corps 21 who participates in a pilot program under this section

22 shall enter into a written agreement with the Com-23 mandant, under which the member shall agree to terms24 including the following:

(1) To undergo, during a period of transfer
 under subsection (b), such training as the Com mandant shall require, including requirements under
 section 10147 of title 10, United States Code.

5 (2) Following completion of a period of transfer 6 under subsection (b), to serve up to two months as 7 a member of the Marine Corps on active duty for 8 each month of such period of transfer. Following 9 completion of an initial period of transfer, a member 10 may request a waiver of the period of obligated serv-11 ice under this paragraph. If the Commandant waives 12 such period of obligated service, the member shall 13 remain in the Selected Reserve, entitled to pay, al-14 lowances, and benefits of a member of the uniformed 15 services in the grade and years of service of such 16 member.

17 (d) PAY, ALLOWANCES, AND LEAVE.—

18 (1) BASIC PAY; ALLOWANCES OTHER THAN 19 TRAVEL AND TRANSPORTATION ALLOWANCES.—Dur-20 ing a period of transfer under subsection (b), a 21 member shall receive any applicable pay or allowance 22 other than a travel and transportation allowance 23 under title 37, United States Code, for a reserve member of the uniformed services in the grade and 24 25 years of service of the member.

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(2) Special or incentive pay.—

2 (A) AGREEMENT TO REMAIN ON ACTIVE 3 DUTY.—A member who participates in a pilot 4 program under this section shall not be deter-5 mined to violate an existing agreement to re-6 main on active duty relating to special or incen-7 tive pay under chapter 5 of title 37. United 8 States Code, solely on the basis of such partici-9 pation. The period of such agreement shall be 10 suspended for the period of transfer under sub-11 section (b), resume at the end of such period of 12 transfer, and be in addition to any period of ob-13 ligated service under subsection (c).

14 (B) EXPIRATION.—If, at the end of a pe-15 riod of transfer under subsection (b), the spe-16 cial or incentive pay relating to an existing 17 agreement to remain on active duty described in 18 subparagraph (A) is no longer authorized by 19 law, the member shall not be entitled to such 20 special or incentive pay.

(C) REPAYMENT.—A member who is ineligible for payment of a special or incentive pay
described in subparagraph (B) shall be subject
to the requirements for repayment of such pay
or bonus in accordance with the terms of the

1	applicable agreement of the member under
2	chapter 5 of title 37, United States Code.
3	(3) TRAVEL AND TRANSPORTATION ALLOW-
4	ANCES.—A member who participates in a pilot pro-
5	gram under this section is entitled to travel and
6	transportation allowances under section 452 of title
7	37, United States Code, to relocate—
8	(A) from the residence of the member at
9	the beginning of a period of transfer under sub-
10	section (b), to the location in the United States
11	designated by the member as the residence of
12	such member during such period of transfer;
13	and
14	(B) from the residence designated under
15	subparagraph (A) to the residence of the mem-
16	ber after the end of such period of transfer.
17	(4) LEAVE.—A member who participates in a
18	pilot program is entitled to carry, in accordance with
19	section 701 of title 10, United States Code, the leave
20	accrued by such member until the day before the be-
21	ginning of a period of transfer under subsection (b).
22	(e) Promotion.—
23	(1) OFFICERS.—An officer participating in a
24	pilot program under this section may be eligible for
25	consideration for promotion as a member of the re-

1	serve component in accordance with section 14005
2	and 14305 of title 10, United States Code, during
3	the period of transfer under subsection (b). Upon
4	the return of an officer to active duty after comple-
5	tion of a period transfer under subsection (b)—
6	(A) the Commandant may adjust the date
7	of rank of the officer to a date as appropriate
8	in accordance with the standards prescribed by
9	the Secretary of Defense; and
10	(B) the officer shall be eligible for consid-
11	eration for promotion when officers of the same
12	competitive category, grade, and seniority are
13	eligible for consideration for promotion.
14	(2) Enlisted member.—An enlisted member
15	participating in a pilot program under this section
16	may be eligible for consideration for promotion as a
17	member of the reserve component during the period
18	of transfer under subsection (b).
19	(f) Continued Entitlements.—A member partici-
20	pating in a pilot program under this section shall, while
21	participating in the pilot program, be treated as a member
22	of the Marine Corps on active duty for a period of more
23	than 30 days for purposes of—
24	(1) the entitlement of the member and of the
25	dependents of the member to medical and dental

1	care under the provisions of chapter 55 of title 10,
2	United States Code;
3	(2) retirement or separation for physical dis-
4	ability under the provisions of chapters 55 and 61
5	of title 10, United States Code;
6	(3) the entitlement of the member and of the
7	survivors of the member to all death benefits under
8	the provisions of chapter 75 of title 10, United
9	States Code;
10	(4) the provision of all travel and transpor-
11	tation allowances for the survivors of deceased mem-
12	bers to attend burial ceremonies under section
13	453(f) of title 37, United States Code; and
14	(5) the eligibility of the member for general
15	benefits as provided in part II of title 38, United
16	States Code.
17	(g) REGULATIONS.—Before carrying out a pilot pro-
18	gram under this section, the Commandant shall prescribe
19	regulations under this section. Such regulations shall in-
20	clude additional terms of an agreement under subsection
21	(c), including instructions to a member regarding the obli-
22	gations of a member during a period of transfer under
23	subsection (b).
24	(h) Order to Active Duty.—Under regulations
25	prescribed by the Commandant, a member of the Marine

Corps participating in a pilot program under this section
 may, at the discretion of the Commandant, be required
 to terminate participation in the pilot program and return
 to active duty.

5 SEC. 526. RESTORATION OF RETIRED RANK OF GENERAL 6 JOHN D. LAVELLE.

Not later than December 31, 2024, the Secretary of
Defense shall issue a recommendation to the President
and the Senate regarding the restoration of the retired
rank of General John D. Lavelle based on recently declassified records and the most recent recommendation of the
Air Force Board for Correction of Military Records.

Subtitle D—Recruitment

14 SEC. 531. SELECTIVE SERVICE SYSTEM: AUTOMATIC REG-

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13

ISTRATION.

(a) AUTOMATIC REGISTRATION.—The Military Selective Service Act (50 U.S.C. 3801 et seq.) is amended by
striking section 3 (50 U.S.C. 3802) and inserting the following new section 3:

"SEC. 3. (a)(1) Except as otherwise provided in this
title, every male citizen of the United States, and every
other male person residing in the United States, between
the ages of eighteen and twenty-six, shall be automatically
registered under this Act by the Director of the Selective
Service System.

"(2) This section shall not apply to any alien lawfully
 admitted to the United States as a nonimmigrant under
 section 101(a)(15) of the Immigration and Nationality Act
 (8 U.S.C. 1101) for so long as he continues to maintain
 a lawful nonimmigrant status in the United States.

6 "(b) Regulations prescribed pursuant to this section7 (a) may require—

8 "(1) a person subject to registration under this 9 section to provide, to the Director, information (in-10 cluding date of birth, address, social security ac-11 count number, phone number, and email address) 12 regarding such person;

"(2) a Federal entity to provide, to the Director, information described in paragraph (1) that the
Director determines necessary to identify or register
a person subject to registration under this section;
and

18 "(3) the Director to provide, to a person reg19 istered under this section, written notification that—
20 "(A) such person has been so registered;
21 and
22 "(B) if such person is not required to be
23 so registered, the procedure by which such per-

24 son may correct such registration.".

1	(b) Technical and Conforming Amendments.—
2	The Military Selective Service Act is further amended—
3	(1) in section 4 (50 U.S.C. 3803)—
4	(A) in subsection (a)—
5	(i) by striking "required to register"
6	each place it appears and inserting "reg-
7	istered";
8	(ii) by striking "at the time fixed for
9	his registration,"; and
10	(iii) by striking "who is required to
11	register" and inserting "registered";
12	(B) in subsection $(k)(2)$, in the matter fol-
13	lowing subparagraph(B), by striking "liable for
14	registration" and inserting "registered";
15	(2) in section 6(a) (50 U.S.C. 3806(a))—
16	(A) in paragraph (1)—
17	(i) by striking "required to be";
18	(ii) by striking "subject to registra-
19	tion" and inserting "registered"; and
20	(iii) by striking "liable for registration
21	and training" and inserting "registered
22	and liable for training";
23	(B) in paragraph (2), by striking "required
24	to be" each place it appears;

1	(3) in section 10(b)(3) (50 U.S.C. 3809(b)(3))
2	by striking "registration,";
3	(4) in section 12 (50 U.S.C. 3811)—
4	(A) in subsection (d)—
5	(i) by striking ", neglecting, or refus-
6	ing to perform the duty of registering im-
7	posed by" and inserting "registration
8	under"; and
9	(ii) by striking ", or within five years
10	next after the last day before such person
11	does perform his duty to register, which-
12	ever shall first occur";
13	(B) in subsection (e)—
14	(i) by striking "the Secretary of
15	Health and Human Services" and insert-
16	ing "Federal agencies";
17	(ii) by striking "by a proclamation of
18	the President" and inserting "to be reg-
19	istered";
20	(iii) by striking "to present themselves
21	for and submit to registration under such
22	section"; and
23	(iv) by striking "by the Secretary";
24	and

(C) by striking subsection (g) (50 U.S.C.
 3811(g)); and

3 (5) in section 15(a) (50 U.S.C. 3813(a)), by
4 striking "upon publication by the President of a
5 proclamation or other public notice fixing a time for
6 any registration under section 3".

7 (c) EFFECTIVE DATE.—The amendments made by
8 this section shall take effect one year after the date of
9 the enactment of this Act.

10SEC. 532. PROHIBITION ON CANNABIS TESTING FOR EN-11LISTMENT OR COMMISSION IN CERTAIN12ARMED FORCES.

13 Subject to subsection (a) of section 504 of chapter 14 31 of title 10, United States Code, the Secretary of the 15 military department concerned may not require an individual to submit to a test for cannabis as a condition of 16 17 enlistment of such individual as a member, or the commission of such individual as an officer, of an Armed Force. 18 19 SEC. 533. REIMBURSEMENT OF APPLICANTS TO CERTAIN 20 ARMED FORCES FOR CERTAIN MEDICAL 21 COSTS INCURRED DURING MILITARY EN-

22 TRANCE PROCESSING.

(a) AUTHORITY.—The Secretary of Defense may re-imburse an individual who applies to join a covered Armed

Force for costs incurred by such individual for a medical
 appointment required for military entrance processing.

3 (b) MAXIMUM AMOUNT.—The maximum amount an
4 individual may be reimbursed under this section is \$100.
5 (c) COVERED ARMED FORCE DEFINED.—In this sec6 tion, the term "covered Armed Force" means the Army,
7 Navy, Marine Corps, Air Force, or Space Force.

8 SEC. 534. MODERNIZATION OF RECRUITMENT FOR THE 9 ARMY.

10 (a) MODERNIZATION.—Not later than September 30, 11 2025, the Secretary of the Army shall modernize recruit-12 ment for the Army in order to attract and retain fit and 13 ready individuals to serve as members of the Army. To 14 carry out such modernization, the Secretary shall take 15 steps including the following:

- 16 (1) Establish a military occupational specialty
 17 for enlisted members who specialize in talent acqui18 sition.
- 19 (2) Establish a professional recruiting force of
 20 warrant officers who specialize in talent acquisition,
 21 data analytics, and other human resource functions
 22 necessary to develop expertise in recruiting and mili23 tary accessions.

1	(3) Routinely determining which areas of the
2	United States yield greater-than-average numbers of
3	recruits and, with regard to each such area—
4	(A) build relationships with sources of such
5	recruits, including schools; and
6	(B) assign additional recruiting personnel.
7	(4) Consider using a commercially available,
8	off-the-shelf, recruiting platform.
9	(b) BRIEFINGS.—Not later than the last day of each
10	quarter of fiscal year 2025, the Secretary of the Army
11	shall submit to the Committees on Armed Services of the
12	Senate and House of Representatives a briefing on the im-
13	plementation of this section. Each such briefing shall in-
14	clude the following:
15	(1) An up-to-date timeline, milestones, re-
16	sources used, and resources needed for such imple-
17	mentation.
18	(2) The number of enlisted members, officers,
19	and civilian employees of the Army required to carry
20	out this section .
21	(3) Policies altered or prescribed by the Sec-
22	retary to carry out this section and recruit a capable
23	and ready all-volunteer force.
24	(4) Related legislative recommendations of the
25	Secretary.

SEC. 535 RECRUITMENT STRATEGY FOR MEMBERS OF THE
 ARMED FORCES WHO WERE DISCHARGED OR
 DISMISSED ON THE SOLE BASIS OF FAILURE
 TO OBEY A LAWFUL ORDER TO RECEIVE A
 VACCINE FOR COVID-19.

6 (a) RECRUITMENT STRATEGY REQUIRED.—Not later 7 than six months after the date of the enactment of this Act, the Secretary of Defense, in coordination with the 8 9 Secretaries of the military departments or, with respect the Coast Guard, the Secretary of the department in which 10 11 the Secretary is operating when the Coast Guard is not operating as a service in the Navy, shall develop and im-12 13 plement a strategy to specifically recruit covered individ-14 uals to be reinstated in the Armed Force concerned.

(b) COVERED INDIVIDUAL DEFINED.—In this section, the term "covered individual" means an individual
discharged or dismissed from an Armed Force on the sole
basis of failure to obey a lawful order to receive a vaccine
for COVID-19.

20 SEC. 536. PROGRAM OF MILITARY RECRUITMENT AND EDU-

21 CATION AT THE NATIONAL SEPTEMBER 11 22 MEMORIAL AND MUSEUM.

(a) AUTHORITY.—Not later than September 30,
24 2025, the Secretary of Defense shall seek to enter into
25 an agreement with the entity that operates the National
26 September 11 Memorial and Museum (in this section re-

ferred to as "the Museum") under which the Secretary 1 2 and such entity shall carry out a program at the Museum to promote military recruitment and education. 3 4 (b) PROGRAM.—A program under subsection (a) shall 5 include the following: 6 (1) Provision of informational materials to pro-7 mote enlistment in the covered Armed Forces, by the 8 Secretary to such entity, for distribution at the Mu-9 seum. 10 (2) Education and exhibits, developed jointly by 11 the Secretary and such entity, and provided to the 12 public by employees of the Museum, to— 13 (A) enhance understanding of the military 14 response to the attacks on September 11, 2001; and 15 16 (B) encourage enlistment and re-enlist-17 ment in the covered Armed Forces. 18 (c) COVERED ARMED FORCE DEFINED.—In this section, the term "covered Armed Force" means the Army, 19 Navy, Marine Corps, Air Force, or Space Force. 20

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Subtitle E—Member Training and Education

3 SEC. 541. INCREASE TO MAXIMUM FUNDING FOR THE RE-

GIONAL DEFENSE FELLOWSHIP PROGRAM.

5 Section 345(d) of title 10, United States Code, is
6 amended by striking "\$35,000,000" and inserting
7 "\$50,000,000".

8 SEC. 542. EXPANSION OF INTERNATIONAL ENGAGEMENT 9 AUTHORITIES FOR SERVICE ACADEMIES.

10 Section 347 of title 10, United States Code, is 11 amended, in subsection (a)(1)(B), by striking "60" and 12 inserting "80".

13 SEC. 543. REDUCTION TO MINIMUM NUMBER OF PARTICI-

PATING STUDENTS REQUIRED TO ESTABLISH OR MAINTAIN A UNIT OF JROTC.

16 Section 2031(b)(1)(A) of title 10, United States Code, is amended by striking "100" and inserting "50". 17 18 SEC. 544. NUMBER OF FOREIGN MILITARY MEDICAL STU-19 DENTS WHO MAY ATTEND UNIFORMED SERV-20 **ICES UNIVERSITY OF THE HEALTH SCIENCES** 21 UNDER AN EXCHANGE PROGRAM. 22 Section 2114(f)(2) of title 10, United States Code, is amended by striking "40 persons" and inserting "50 23

24 persons".

1	SEC. 545. PROFESSIONAL MILITARY EDUCATION: TECH-
2	NICAL CORRECTION TO DEFINITIONS.
3	Section 2151 of title 10, United States Code, is
4	amended, in subsection (b)(3), by striking "National De-
5	fense Intelligence College" and inserting "National Intel-
6	ligence University".
7	SEC. 546. AUTHORITY TO ACCEPT GIFTS OF SERVICES FOR
8	PROFESSIONAL MILITARY EDUCATION INSTI-
9	TUTIONS.
10	Section 2601(a)(2)(A) of title 10, United States
11	Code, is amended by inserting "or a professional military
12	education institution" after "museum program" each
13	place it appears.
14	SEC. 547. SERVICE ACADEMIES: APPOINTMENTS AND ADDI-
15	TIONAL APPOINTEES.
16	(a) UNITED STATES MILITARY ACADEMY.—
17	(1) Appointments.—Section 7442 of title 10,
18	United States Code, is amended—
19	(A) in subsection (a)—
20	(i) by striking "subsection (j)" and in-
21	serting "subsection (k)";
22	(ii) in paragraph (1), by striking "as
23	established by competitive examinations"
24	and inserting "as determined by candidate
25	composite score rank"; and

1	(iii) in the matter following paragraph
2	(10)—
3	(I) in the second sentence, by in-
4	serting "(in which event selection
5	shall be in order of merit as deter-
6	mined by candidate composite score
7	rank)" after "without ranking"; and
8	(II) in the third sentence, by in-
9	serting ", including qualified alter-
10	nates and additional appointees" be-
11	fore the period at the end;
12	(B) by redesignating subsections (b)
13	through (j) as subsections (c) through (k) , re-
14	spectively;
15	(C) by inserting after subsection (a) the
16	following new subsection:
17	"(b) There shall be appointed each year at the Acad-
18	emy 275 cadets selected in order of merit as determined
19	by candidate composite score rank by the Secretary of the
20	Army from qualified alternates nominated pursuant to
21	paragraphs (3) through (10) of subsection (a) and all
22	other qualified, non-selected candidates holding nomina-
23	tions from any other source pursuant to this chapter.";
24	(D) in subsection (c), as redesignated by
25	subparagraph (B)—

1	(i) in paragraph (1), by striking "one
2	hundred selected by the President" and in-
3	serting "up to one hundred selected by the
4	President in order of merit as determined
5	by candidate composite score rank";
6	(ii) in paragraph (2)—
7	(I) by inserting "up to" before
8	"85 nominated"; and
9	(II) by inserting ", selected in
10	order of merit as determined by can-
11	didate composite score rank" before
12	the period at the end;
13	(iii) in paragraph (3)—
14	(I) by inserting "up to" before
15	"85 nominated"; and
16	(II) by inserting ", selected in
17	order of merit as determined by can-
18	didate composite score rank" before
19	the period at the end;
20	(iv) in paragraph (4)—
21	(I) by inserting "up to" before
22	"20 nominated"; and
23	(II) by inserting ", selected in
24	order of merit as determined by can-

1	didate composite score rank" before
2	the period at the end; and
3	(v) by striking paragraph (5);
4	(E) in subsection (f), as redesignated by
5	subparagraph (B), by striking "subsection (b)"
6	and inserting "subsection (c)";
7	(F) in subsection (h), as so redesignated—
8	(i) by striking "subsection (b)" each
9	place it appears and inserting "subsection
10	(c)"; and
11	(ii) in paragraph (4), by striking
12	"subsection (e)" and inserting "subsection
13	(f)"; and
14	(G) by adding at the end the following new
15	subsections:
16	"(1) Qualifications of candidates for admission shall
17	be determined by use of, among others, a candidate com-
18	posite score uniformly calculated for each applicant. Com-
19	ponents of such composite score shall include the can-
20	didate's standardized test scores, weighted at not less than
21	30 percent of the overall composite score. Any subjective
22	component of such composite score shall be weighted at
23	not more than 10 percent of the overall composite score.
24	Candidates' composite scores shall be used to determine
25	order of merit. Race and ethnicity shall not be considered

in any component of the candidate composite score, eval uation of candidates or selection for appointment.

3 "(m) Not later than October 1 of each year, the Sec4 retary of the Army shall submit to the Committees on
5 Armed Services of the Senate and the House of Represent6 atives a report including—

7 "(1) with respect to the preceding admissions8 cycle—

9 "(A) the established minimum candidate 10 composite score and college entrance examina-11 tion rank (CEER) score used in such cycle; and 12 "(B) the total number of waivers of such 13 minimum candidate composite score, including 14 the candidate composite score and CEER score 15 of each cadet to whom the waiver relates, a 16 brief explanation of the reasons for such waiver, 17 and the category of appointment under which 18 each such cadet was appointed (and if congres-19 sional, the type of slate that nominated the 20 waived appointee); and

21 "(2) for each cadet who, during the four-year 22 period preceding the date of the report, received a 23 waiver for the established minimum candidate com-24 posite score, the status of each such cadet, including 25 whether the cadet still at the Academy, the cir-

1	cumstances of such cadet's departure (if applicable),
2	the cumulative academic GPA, cumulative military
3	GPA, any major conduct or honor violations, any re-
4	medial measures undertaken, and any other note-
5	worthy information concerning such cadet.".
6	(2) Additional appointees.—Section 7443 of
7	title 10, United States Code, is amended—
8	(A) in the section heading, by striking
9	"appointment" and inserting "additional
10	appointments";
11	(B) in the first sentence—
12	(i) by inserting "(a)" before "If it is
13	determined"; and
14	(ii) by striking "from other qualified
15	candidates who competed for nomination"
16	and inserting "from other qualified can-
17	didates who hold a nomination";
18	(C) in the second sentence, by striking
19	"(8)" and inserting "(10)";
20	(D) by inserting after the second sentence
21	the following: "Subject to the preceding sen-
22	tence, the first 100 such vacancies shall be
23	filled with candidates who are selected in order
24	of merit as determined by candidate composite
25	score rank (as described in section 7442 of this

1	title), after which all remaining vacancies may
2	be filled with candidates who are selected out of
3	merit rank order."; and
4	(E) by adding at the end the following:
5	"(b) Not later than October 1 of each year, the Sec-
6	retary of the Army shall submit to the congressional de-
7	fense committees a report that includes, with respect to
8	the preceding admissions cycle—
9	((1) the composite scores and college entrance
10	examination rank scores of the ten candidates nomi-
11	nated under this section with the lowest combined
12	scores that were selected;
13	((2) the total number of qualified and not se-
14	lected candidates nominated under this section; and
15	"(3) the composite scores and college entrance
16	examination rank scores of the ten candidates nomi-
17	nated under this section with the highest combined
18	scores that were qualified and not selected.".
19	(b) UNITED STATES NAVAL ACADEMY.—
20	(1) Appointments.—Section 8454 of title 10,
21	United States Code, is amended—
22	(A) in subsection (a)—
23	(i) by striking "subsection (h)" and
24	inserting "subsection (i)";

	200
1	(ii) in paragraph (1), by striking "as
2	established by competitive examination"
3	and inserting "as determined by candidate
4	composite score rank"; and
5	(iii) in the matter following paragraph
6	(10)—
7	(I) in the second sentence, by in-
8	serting "(in which event selection
9	shall be in order of merit as deter-
10	mined by candidate composite score
11	rank)" after "without ranking"; and
12	(II) in the third sentence, by in-
13	serting ", including qualified alter-
14	nates and additional appointees" be-
15	fore the period at the end;
16	(B) by redesignating subsections (b)
17	through (h) as subsections (c) through (i), re-
18	spectively;
19	(C) by inserting after subsection (a) the
20	following new subsection:
21	"(b) There shall be appointed each year at the Acad-
22	emy 275 midshipmen selected in order of merit as deter-
23	mined by candidate composite score rank by the Secretary
24	of the Navy from qualified alternates nominated pursuant
25	to paragraphs (3) through (10) of subsection (a) and all

1	other qualified, non-selected candidates holding nomina-
2	tions from any other source pursuant to this chapter.";
3	(D) in subsection (c), as redesignated by
4	subparagraph (B)—
5	(i) in paragraph (1), by striking "one
6	hundred selected by the President" and in-
7	serting "up to one hundred selected by the
8	President in order of merit as determined
9	by candidate composite score rank";
10	(ii) in paragraph (2)—
11	(I) by inserting "up to" before
12	"85 nominated"; and
13	(II) by inserting ", selected in
14	order of merit as determined by can-
15	didate composite score rank" before
16	the period at the end;
17	(iii) in paragraph (3)—
18	(I) by inserting "up to" before
19	"85 nominated"; and
20	(II) by inserting ", selected in
21	order of merit as determined by can-
22	didate composite score rank" before
23	the period at the end;
24	(iv) in paragraph (4)—

1	(I) by inserting "up to" before
2	"20 nominated"; and
3	(II) by inserting ", selected in
4	order of merit as determined by can-
5	didate composite score rank" before
6	the period at the end; and
7	(v) by striking paragraph (5);
8	(E) in subsection (f), as redesignated by
9	subparagraph (B), by striking "subsection (b)"
10	and inserting "subsection (c)" both places it
11	appears; and
12	(F) by adding at the end the following new
13	subsections:
14	"(j) Qualifications of candidates for admission shall
15	be determined by use of, among others, a candidate com-
16	posite score uniformly calculated for each applicant. Com-
17	ponents of such composite score shall include the can-
18	didate's standardized test scores, weighted at not less than
19	30 percent of the overall composite score. Any subjective
20	component of such composite score shall be weighted at
21	not more than 10 percent of the overall composite score.
22	Candidates' composite scores shall be used to determine
23	order of merit. Race and ethnicity shall not be considered
24	in any component of the candidate composite score, eval-
25	uation of candidates, or selection for appointment.

"(k) Not later than October 1 of each year, the Sec retary of the Navy shall submit to the Committees on
 Armed Services of the Senate and the House of Represent atives a report including—

5 "(1) with respect to the preceding admissions
6 cycle—

7 "(A) the established minimum candidate 8 composite score and college entrance examina-9 tion rank (CEER) score used in such cycle; and 10 "(B) the total number of waivers of such 11 minimum candidate composite score, including 12 the candidate composite score and CEER score 13 of each midshipman to whom the waiver relates, 14 a brief explanation of the reasons for such waiv-15 er, and the category of appointment under which each such midshipman was appointed 16 17 (and if congressional, the type of slate that 18 nominated the waived appointee); and

19 "(2) for each midshipman who, during the four-20 year period preceding the date of the report, received 21 a waiver for the established minimum candidate 22 composite score, the status of each such mid-23 shipman, including whether the midshipman is still 24 at the Academy, the circumstances of such mid-25 shipman's departure (if applicable), the cumulative

1	academic GPA, cumulative military GPA, any major
2	conduct or honor violations, any remedial measures
3	undertaken, and any other noteworthy information
4	concerning such midshipman.".
5	(2) Additional appointees.—Section 8456 of
6	title 10, United States Code, is amended—
7	(A) in the section heading, by inserting
8	"additional appointments" after "Mid-
9	shipmen'';
10	(B) in subsection (b)—
11	(i) in the first sentence, by striking
12	"from other qualified candidates who com-
13	peted for nomination" and inserting "from
14	other qualified candidates who hold a nom-
15	ination";
16	(ii) in the second sentence, by striking
17	((8)) and inserting $((10))$; and
18	(iii) by inserting after the second sen-
19	tence the following: "Subject to the pre-
20	ceding sentence, the first 100 such vacan-
21	cies shall be filled with candidates who are
22	selected in order of merit as determined by
23	candidate composite score rank (as de-
24	scribed in section 8454 of this title), after
25	which all remaining vacancies may be filled

1	with candidates who are selected out of
2	merit rank order."; and
3	(C) by adding at the end the following:
4	"(c) Not later than October 1 of each year, the Sec-
5	retary of the Navy shall submit to the congressional de-
6	fense committees a report that includes, with respect to
7	the preceding admissions cycle—
8	((1) the composite scores and college entrance
9	examination rank scores of the ten candidates nomi-
10	nated under this section with the lowest combined
11	scores that were selected;
12	((2) the total number of qualified and not se-
13	lected candidates nominated under this section; and
14	"(3) the composite scores and college entrance
15	examination rank scores of the ten candidates nomi-
16	nated under this section with the highest combined
17	scores that were qualified and not selected.".
18	(c) UNITED STATES AIR FORCE ACADEMY.—
19	(1) Appointments.—Section 9442 of title 10,
20	United States Code, is amended—
21	(A) in subsection (a)—
22	(i) by striking "subsection (j)" and in-
23	serting "subsection (k)";
24	(ii) in paragraph (1), by striking "as
25	established by competitive examination"

1	and inserting "as determined by candidate
2	composite score rank"; and
3	(iii) in the matter following paragraph
4	(10)—
5	(I) in the second sentence, by in-
6	serting "(in which event selection
7	shall be in order of merit as deter-
8	mined by candidate composite score
9	rank)" after "without ranking"; and
10	(II) in the third sentence, by in-
11	serting ", including qualified alter-
12	nates and additional appointees" be-
13	fore the period at the end;
14	(B) by redesignating subsections (b)
15	through (j) as subsections (c) through (k), re-
16	spectively;
17	(C) by inserting after subsection (a) the
18	following new subsection:
19	"(b) There shall be appointed each year at the Acad-
20	emy 275 cadets selected in order of merit as determined
21	by candidate composite score rank by the Secretary of the
22	Air Force from qualified alternates nominated pursuant
23	to paragraphs (3) through (10) of subsection (a) and all
24	other qualified, non-selected candidates holding nomina-
25	tions from any other source pursuant to this chapter.";

1	(D) in subsection (c), as redesignated by
2	subparagraph (B)—
3	(i) in paragraph (1), by striking "one
4	hundred selected by the President" and in-
5	serting "up to one hundred selected by the
6	President in order of merit as determined
7	by candidate composite score rank';
8	(ii) in paragraph (2)—
9	(I) by inserting "up to" before
10	"85 nominated"; and
11	(II) by inserting ", selected in
12	order of merit as determined by can-
13	didate composite score rank" before
14	the period at the end;
15	(iii) in paragraph (3)—
16	(I) by inserting "up to" before
17	"85 nominated"; and
18	(II) by inserting ", selected in
19	order of merit as determined by can-
20	didate composite score rank" before
21	the period at the end;
22	(iv) in paragraph (4)—
23	(I) by inserting "up to" before
24	"20 nominated"; and

1	(II) by inserting ", selected in
2	order of merit as determined by can-
3	didate composite score rank" before
4	the period at the end; and
5	(v) by striking paragraph (5);
6	(E) in subsection (f), as redesignated by
7	subparagraph (B), by striking "subsection (b)"
8	and inserting "subsection (c)";
9	(F) in subsection (h), as so redesignated—
10	(i) by striking "subsection (b)" each
11	place it appears and inserting "subsection
12	(c)''; and
13	(ii) in paragraph (4), by striking
14	"subsection (e)" and inserting "subsection
15	(f)"; and
16	(G) by adding at the end the following new
17	subsections:
18	"(l) Qualifications of candidates for admission shall
19	be determined by use of, among others, a candidate com-
20	posite score uniformly calculated for each applicant. Com-
21	ponents of such composite score shall include the can-
22	didate's standardized test scores, weighted at not less than
23	30 percent of the overall composite score. Any subjective
24	component of such composite score shall be weighted at
25	not more than 10 percent of the overall composite score.

Candidates' composite scores shall be used to determine
 order of merit rank order. Race and ethnicity shall not
 be considered in any component of the candidate com posite score, evaluation of candidates, or selection for ap pointment.

6 "(m) Not later than October 1 of each year, the Sec7 retary of the Air Force shall submit to the Committees
8 on Armed Services of the Senate and the House of Rep9 resentatives a report including—

10 "(1) with respect to the preceding admissions
11 cycle—

12 "(A) the established minimum candidate 13 composite score and college entrance examina-14 tion rank (CEER) score used in such cycle; and 15 "(B) the total number of waivers of such minimum candidate composite score, including 16 17 the candidate composite score and CEER score 18 of each cadet to whom the waiver relates, a 19 brief explanation of the reasons for such waiver, 20 and the category of appointment under which 21 each such cadet was appointed (and if congres-22 sional, the type of slate that nominated the 23 waived appointee); and

24 "(2) for each cadet who, during the four-year25 period preceding the date of the report, received a

1	waiver for the established minimum candidate com-
2	
	posite score, the status of each such cadet, including
3	whether the cadet still at the Academy, the cir-
4	cumstances of such cadet's departure (if applicable),
5	the cumulative academic GPA, cumulative military
6	GPA, any major conduct or honor violations, any re-
7	medial measures undertaken, and any other note-
8	worthy information concerning such cadet.".
9	(2) Additional appointees.—Section 9443 of
10	title 10, United States Code, is amended—
11	(A) in the section heading, by striking
12	"appointment" and inserting "additional
13	appointments'';
14	(B) in the first sentence—
15	(i) by inserting "(a)" before "If it is
16	determined"; and
17	(ii) by striking "from other qualified
18	candidates who competed for nomination"
19	and inserting "from other qualified can-
20	didates who hold a nomination";
21	(C) in the second sentence, by striking
22	"(8)" and inserting "(10)";
23	(D) by inserting after the second sentence
24	the following: "Subject to the preceding sen-
25	tence, the first 100 such vacancies shall be

1	filled with candidates who are selected in order
2	of merit as determined by candidate composite
3	score rank (as described in section 9442 of this
4	title), after which all remaining vacancies may
5	be filled with candidates who are selected out of
6	merit rank order."; and
7	(E) by adding at the end the following:
8	"(b) Not later than October 1 of each year, the Sec-
9	retary of the Navy shall submit to the congressional de-
10	fense committees a report that includes, with respect to
11	the preceding admissions cycle—
12	((1) the composite scores and college entrance
13	examination rank scores of the ten candidates nomi-
14	nated under this section with the lowest combined
15	scores that were selected;
16	((2) the total number of qualified and not se-
17	lected candidates nominated under this section; and
18	"(3) the composite scores and college entrance
19	examination rank scores of the ten candidates nomi-
20	nated under this section with the highest combined
21	scores that were qualified and not selected.".

1	SEC. 548. ALTERNATIVE SERVICE OBLIGATION FOR A
2	CADET OR MIDSHIPMAN WHO BECOMES A
3	PROFESSIONAL ATHLETE.
4	(a) United States Military Academy.—Section
5	7448 of title 10, United States Code, is amended as fol-
6	lows:
7	(1) Paragraph (5) of subsection (a) is amended

(1) Paragraph (5) of subsection (a) is amended
to read as follows: "That if the cadet obtains employment as a professional athlete before completing
the commissioned service obligation of such cadet,
the cadet shall be subject to the alternative obligation under subsection (b)(4)."

13 (2) Subsection (b) is amended—

(A) in paragraph (1), by striking "The
Secretary of the Army" and inserting "Subject
to paragraph (4), the Secretary of the Army";
and

18 (B) by striking paragraph (4) and insert-19 ing the following:

20 "(4) The Secretary of the Army may transfer a cadet
21 who violates paragraph (5) of subsection (a) to the Se22 lected Reserve of the Army—

23 "(A) as a commissioned officer in an appro24 priate grade or rating, as determined by the Sec25 retary of the Army; and

"(B) for a period not to exceed 10 years.".

(3) Paragraph (2) of subsection (c) is amended
 to read as follows:

3 "(2) that a cadet transferred under subsection
4 (b)(4) shall, as part of the alternative obligation
5 under such subsection, participate in efforts to re6 cruit and retain members of the Army.".

7 (4) Subsection (f) is amended by striking "the
8 alternative obligation" and inserting "an alternative
9 obligation".

10 (b) UNITED STATES NAVAL ACADEMY.—Section
11 8459 of title 10, United States Code, is amended as fol12 lows:

(1) Paragraph (5) of subsection (a) is amended
to read as follows: "That if the midshipman obtains
employment as a professional athlete before completing the commissioned service obligation of such
cadet, the midshipman shall be subject to the alternative obligation under subsection (b)(4)."

19 (2) Subsection (b) is amended—

20 (A) in paragraph (1), by striking "The
21 Secretary of the Navy" and inserting "Subject
22 to paragraph (4), the Secretary of the Navy";
23 and

24 (B) by striking paragraph (4) and insert-25 ing the following:

1	"(4) The Secretary of the Navy may transfer a mid-
2	shipman who violates paragraph (5) of subsection (a) to
3	the Selected Reserve of the Navy or the Marine Corps—
4	"(A) as a commissioned officer in an appro-
5	priate grade or rating, as determined by the Sec-
6	retary of the Navy; and
7	"(B) for a period not to exceed 10 years.".
8	(3) Paragraph (2) of subsection (c) is amended
9	to read as follows:
10	((2) that a midshipman transferred under sub-
11	section $(b)(4)$ shall, as part of the alternative obliga-
12	tion under such subsection, participate in efforts to
13	recruit and retain members of the Navy and Marine
14	Corps.".
15	(4) Subsection (f) is amended by striking "the
16	alternative obligation" and inserting "an alternative
17	obligation".
18	(c) UNITED STATES AIR FORCE ACADEMY.—Section
19	9448 of title 10, United States Code, is amended as fol-
20	lows:
21	(1) Paragraph (5) of subsection (a) is amended
22	to read as follows: "That if the cadet obtains em-
23	ployment as a professional athlete before completing
24	the commissioned service obligation of such cadet,

1	the cadet shall be subject to the alternative obliga-
2	tion under subsection $(b)(4)$."
3	(2) Subsection (b) is amended—
4	(A) in paragraph (1), by striking "The
5	Secretary of the Air Force" and inserting "Sub-
6	ject to paragraph (4), the Secretary of the Air
7	Force"; and
8	(B) by striking paragraph (4) and insert-
9	ing the following:
10	"(4) The Secretary of the Army may transfer a cadet
11	who violates paragraph (5) of subsection (a) to the Se-
12	lected Reserve of the Air Force or Space Force—
13	"(A) as a commissioned officer in an appro-
14	priate grade or rating, as determined by the Sec-
15	retary of the Air Force; and
16	"(B) for a period not to exceed 10 years.".
17	(3) Paragraph (2) of subsection (c) is amended
18	to read as follows:
19	((2) that a cadet transferred under subsection
20	(b)(4) shall, as part of the alternative obligation
21	under such subsection, participate in efforts to re-
22	cruit and retain members of the Air Force and
23	Space Force.".

(4) Subsection (f) is amended by striking "the
 alternative obligation" and inserting "an alternative
 obligation".

4 SEC. 549. SERVICE ACADEMIES: BOARDS OF VISITORS.

5 (a) UNITED STATES MILITARY ACADEMY.—

6 (1) MEMBERSHIP.—Section 7455 of title 10, 7 United States Code, is amended, in subsection (a)— 8 (A) in paragraph (2), by striking "Vice 9 President or the President pro tempore of the 10 Senate, two of whom are members of the Com-11 mittee on Appropriations of the Senate" and in-12 serting "Majority Leader of the Senate (one of 13 whom shall be a member of the Committee on 14 Appropriations of the Senate) and three other 15 members designated by the Minority Leader of 16 the Senate (one of whom shall be a member of 17 the Committee on Appropriations of the Sen-18 ate)";

(B) in paragraph (4), striking ", two of
whom are members of the Committee on Appropriations of the House of Representatives" and
inserting "(one of whom shall be a member of
the Committee on Appropriations of the House
of Representatives) and three other members
designated by the Minority Leader of the House

1	of Representatives (one of whom shall be a
2	member of the Committee on Appropriations of
3	the House of Representatives)";
4	(C) by striking paragraph (5);
5	(D) by redesignating paragraphs (1)
6	through (4) as subparagraphs (A) through (D),
7	respectively;
8	(E) by inserting "(1)" before "A Board";
9	and
10	(F) by adding at the end the following new
11	paragraph:
12	"(2) At least one member designated by each Member
13	of Congress specified in subparagraph (B) or (D) shall
14	be a graduate of the Academy.".
15	(2) TERMS; REPLACEMENTS.—Such section is
16	further amended, in subsection (b)—
17	(A) by striking "designated by the Presi-
18	dent" and inserting "designated under sub-
19	section (a)";
20	(B) by striking "appointed by the Presi-
21	dent" and inserting "appointed under sub-
22	section (a)"; and
23	(C) by striking the second sentence.
24	(3) TERMINATION.—Such section is further
25	amended, in subsection (c)—

1	(A) by inserting "(1)" before "If";
2	(B) by inserting "or is terminated under
3	paragraph (2)" after "resigns"; and
4	(C) by adding at the end the following new
5	paragraph:
6	"(2)(A) If a member of the Board designated
7	under subsection (a) fails to attend two consecutive
8	meetings of the Board, unless such absence is ap-
9	proved in advance and for good cause by the Board
10	chairman, shall be subject to termination from the
11	Board.
12	"(B) A member of the Board who is not a
13	Member of Congress may be made terminated only
14	by the chairman of the Board, as determined by the
15	chairman.
16	"(C) A member of the Board who is a Member
17	of Congress may be made terminated only by the of-
18	ficial who designated such member, as determined
19	by such official.
20	"(D) A member designated under subsection
21	(a) shall be provided notice of the provisions of this
22	
23	paragraph at the time of such designation.".
	paragraph at the time of such designation.". (4) VISITS.—Such section is further amended,
24	

1	(B) by striking "With the approval" and
2	inserting "After consultation with"; and
3	(C) by inserting "or other personnel" after
4	"Superintendent".
5	(5) DUTIES.—Such section is further amended,
6	in subsection (e)—
7	(A) by inserting ", and make recommenda-
8	tions regarding," after "inquire into"; and
9	(B) by adding "In accordance with any ap-
10	plicable law regarding the disclosure of informa-
11	tion, the Superintendent shall provide informa-
12	tion the Board requests." at the end.
13	(6) REPORTS.—Such section is further amend-
14	ed, in subsection (f)—
15	(A) by striking "its annual" and inserting
16	''a'';
17	(B) by striking "report to the President"
18	and inserting "report to the Secretary of De-
19	fense and the Committees on Armed Services of
20	the Senate and House of Representatives";
21	(C) by striking "submitted to the Presi-
22	dent" and inserting "submitted";
23	(D) by inserting "(1)" before "Within";
24	and

(E) by adding at the end the following new
 paragraph:

3 "(2) The Board shall publish a report under para-4 graph (1) on the same day it submits such a report.

5 "(3) A member of the Board or a minority of the
6 Board may elect to submit a report to the recipients under
7 paragraph (1).".

8 (7) ADVISERS.—Such section is further amend9 ed, in subsection (g), by striking "Upon approval by
10 the Secretary, the" and inserting "The".

11 (8) PROCEDURE.—Such section is further
12 amended by adding at the end the following new
13 subsections:

14 "(j) Subject to subsections (a) through (d) of section
15 1009 of title 5, the Board shall adopt rules and proce16 dures.

17 "(k) The Chairman shall be elected by the members18 of the Board to serve a one-year term.".

19 (b) UNITED STATES NAVAL ACADEMY.—Section
20 8468 of such title is amended to read identically to 7455
21 of such title, as amended by subsection (a).

(c) UNITED STATES AIR FORCE ACADEMY.—Section
9455 of such title is amended to read identically to 7455
of such title, as amended by subsection (a).

1	SEC. 549A. INCLUSION OF CERTAIN INFORMATION IN AN-
2	NUAL MILITARY SERVICE ACADEMY RE-
3	PORTS.
4	(a) United States Military Academy.—Section
5	7461(d)(2) of title 10, United States Code, is amended—
6	(1) by redesignating subparagraphs (B) and
7	(C) as subparagraphs (C) and (D), respectively; and
8	(2) by inserting after subparagraph (A) the fol-
9	lowing new subparagraph (B):
10	"(B) The number of such substantiated cases
11	for which there is a reason to believe that the victim
12	was targeted, or discriminated against, or both, for
13	status in a group.".
14	(b) UNITED STATES NAVAL ACADEMY.—Section
15	8480(d)(2) of such title is amended—
16	(1) by redesignating subparagraphs (B) and
17	(C) as subparagraphs (C) and (D), respectively; and
18	(2) by inserting after subparagraph (A) the fol-
19	lowing new subparagraph (B):
20	"(B) The number of such substantiated cases
21	for which there is a reason to believe that the victim
22	was targeted, or discriminated against, or both, for
23	status in a group.".
24	(c) United States Air Force Academy.—Section
25	9461(d)(2) of such title is amended—

(1) by redesignating subparagraphs (B) and
 (C) as subparagraphs (C) and (D), respectively; and
 (2) by inserting after subparagraph (A) the fol lowing new subparagraph (B):

5 "(B) The number of such substantiated cases
6 for which there is a reason to believe that the victim
7 was targeted, or discriminated against, or both, for
8 status in a group.".

9 SEC. 549B. NAVAL POSTGRADUATE SCHOOL: FUNCTION.

10 (a) FUNCTION.—Section 8541 of title 10, United 11 States Code, is amended, in the matter preceding paragraph (1), by striking "to provide advanced instruction 12 13 and professional and technical education and research opportunities for commissioned officers of the naval service" 14 15 and inserting "to conduct research, to conduct wargaming, 16 to conduct innovation, and to provide advanced instruc-17 tion, professional, technical, and research and education, and innovation opportunities for commissioned and non-18 19 commissioned officers of the naval service".

20 (b) PRESIDENT; ASSISTANTS.—Section 8542(b)(1) of
21 title 10, United States Code, is amended—

(1) by striking "professional and technical education" and inserting "professional, technical, and
research and education"; and

1	(2) by striking "research opportunities" and in-
2	serting "research and innovation opportunities".
3	SEC. 549C. REQUIRED TRAINING ON CONSTITUTION OF THE
4	UNITED STATES FOR COMMISSIONED OFFI-
5	CERS OF THE ARMED FORCES.
6	The Secretary of Defense shall ensure that all com-
7	missioned officers of the Armed Forces receive training
8	on the Constitution of the United States prior to commis-
9	sioning. The training shall include—
10	(1) education on the centrality of the Constitu-
11	tion to the commitment officers make to serve in the
12	Armed Forces;
13	(2) emphasis on the loyalty of officers to the
14	Constitution; and
15	(3) instruction on certain aspects of the Con-
16	stitution relevant to military service, including—
17	(A) civil-military relations;
18	(B) separation of powers; and
19	(C) domestic use of military force.
20	SEC. 549D. ENSURING ACCESS TO CERTAIN HIGHER EDU-
21	CATION BENEFITS.
22	(a) DATA MATCHING REQUIRED.—Not later than
23	one year after the date of the enactment of this Act, the
24	Secretary of Defense and the Secretary of Education shall
25	jointly complete a data matching process—

1	(1) to identify each individual who, while serv-
2	ing as a covered employee of the Department of De-
3	fense, made one or more student loan payments eli-
4	gible to be counted for purposes of the Public Serv-
5	ice Loan Forgiveness program under section 455(m)
6	of the Higher Education Act of 1965 (20 U.S.C.
7	1087e(m)); and
8	(2) without requiring further information or ac-
9	tion from such individual—
10	(A) to certify the total period of such em-
11	ployment for purposes of such program; and
12	(B) to count the total number of qualifying
13	payments made by the individual for purposes
14	of such program during such period.
15	(b) COVERED EMPLOYEE DEFINED.—In this section,
16	the term "covered employee" means an individual who, at
17	any time beginning on or after October 1, 2007, was—
18	(1) a member of the Armed Forces serving on
19	active duty for a period of more than 30 consecutive
20	days; or
21	(2) a civilian employee of the Department of
22	Defense.

224 1 SEC. 549E. SERVICE ACADEMIES: REFERRAL OF DENIED AP-2 PLICANTS TO THE SENIOR MILITARY COL-3 LEGES. 4 (a) IN GENERAL.—Not later than 180 days after the 5 date of the enactment of this Act the Secretary of Defense shall establish a system whereby a covered individual may 6 7 elect to have the Secretary share information regarding 8 such covered individual with a senior military college. 9 (b) DEFINITIONS.—In this section: (1) The term "covered individual" means an in-10 11 dividual whose application for an appointment as a 12 cadet or midshipman at a Service Academy is denied. 13 (2) The term "senior military college" means a 14 15 school specified in section 2111a of title 10, United 16 States Code. 17 (3) The term "Service Academy" has the mean-18 ing given such term in section 347 of title 10, 19 United States Code. 20 SEC. 549F. PILOT PROGRAM TO PROVIDE GRADUATE EDU-21 **OPPORTUNITIES** CATION FOR ENLISTED

23 (a) AUTHORITY.—The Secretary of the Navy and the 24 Secretary of the Army shall jointly conduct a pilot program (referred to in this section as the "Program") under 25 26 which certain enlisted personnel of the covered Armed

MEMBERS OF THE ARMY AND NAVY.

Forces may enroll in a master's degree program at the
 Naval Postgraduate School.

- 3 (b) PROGRAM REQUIREMENTS.—The Secretaries
 4 concerned shall carry out the Program—
- 5 (1) in accordance with such regulations as may
 6 be prescribed by the Secretary of Defense for pur7 poses of the Program; and
- 8 (2) in a manner consistent with the Graduate
 9 Education Program–Enlisted pilot program of the
 10 Marine Corps.

(c) ELIGIBILITY OF PARTICIPANTS.—The Secretaries
concerned shall establish criteria for determining the eligibility of enlisted members of the covered Armed Forces
for participation in the Program. In establishing such criteria, the Secretaries concerned may consider the following
criteria used under the Graduate Education Program–Enlisted pilot program of the Marine Corps:

(1) Eligibility may be limited to active duty
members of the covered Armed Forces with no more
than 16 years of service by end of degree completion
and prior to being assigned to duties that use such
degree.

23 (2) A member should not have been passed over24 for selection to the next higher grade.

(3) A member should meet reenlistment re-1 2 quirements established by the component of the 3 Armed Force responsible for such requirements to 4 ensure four years of service are attainable after de-5 gree completion. 6 (4) Any Primary Military Occupational Specialty may be eligible to apply. 7 8 (5) A minimum of four years should remain on 9 the member's contract at the time of completion of 10 the degree program. A member should be willing to 11 re-enlist or extend a contract to meet the require-12 ments under this paragraph. 13 (6) A minimum of 24 months on station is rec-14 ommended for applicants in assignments within the 15 continental United States or 24 months for appli-16 cants in assignments outside the continental United 17 States prior to the commencement studies at the 18 Naval Postgraduate School, with the potential for 19 exceptions. 20 (7) All applicants should possess an institution-21 ally accredited baccalaureate degree and should have 22 the Academic Profile Code prescribed for the re-23 quested curricula. The Naval Postgraduate School 24 should determine the official Academic Profile Code 25 for each applicant and such official Academic Profile

1	Code should be used as the basis in determining aca-
2	demic eligibility for participation in the Program.
3	The application criteria for the Naval Postgraduate
4	School may be further described, promulgated, and
5	updated on the website of the School's admissions
6	office.
7	(8) The member should hold, or be eligible for,
8	a security clearance if required for—
9	(A) placement in a course of study under
10	the Program; or
11	(B) the member's duty assignment after
12	completion of such Program.
13	(9) Applicants should have completed all nec-
14	essary professional military education for their cur-
15	rent rank prior to executing orders.
16	(d) Selection and Placement of Partici-
17	PANTS.—
18	(1) NUMBER OF PARTICIPANTS.—The number
19	of enlisted members selected for participation in the
20	Program from each covered Armed Force shall be
21	equal to the number of officers from that Armed
22	Force who are enrolled in the Naval Postgraduate
23	school at the time the selection is made.
24	(2) Selection factors.—Such selection hall
25	be based on consideration of—

1	(A) the eligibility criteria established under
2	subsection (c);
3	(B) professional performance;
4	(C) promotion potential;
5	(D) retention potential;
6	(E) academic background, capabilities, and
7	accomplishments;
8	(F) the needs of the Navy and Army;
9	(G) input from the admissions office of the
10	Naval Postgraduate School; and
11	(H) input from the component within each
12	Armed Force with primary responsibility for de-
13	termining the duty assignments of enlisted
14	members.
15	(e) Post-participation Service.—Subject to such
16	terms, conditions, and exceptions as the Secretaries con-
17	cerned may establish, an enlisted member who receives a
18	master's degree under the Program, shall serve for a pe-
19	riod of not less than two years in a duty assignment that
20	is relevant to the degree obtained by the member under
21	the Program.
22	(f) FRAMEWORK FOR FILLING BILLETS.—In con-
23	junction with selecting enlisted members for participation
24	in the Program as described in subsection (d), the Secre-

25 taries concerned shall establish a framework for assigning

enlisted personnel who are not participating in the Pro gram—

3 (1) to fill the billets of the members partici4 pating in the Program while such members are com5 pleting a course of study at the Naval Postgraduate
6 School; and

7 (2) to fill the billets of members who received
8 a master's degree under the Program while such
9 members are engaged in post-participation service as
10 described in subsection (e).

11 (g) IDENTIFICATION OF DEGREE PROGRAMS.—The 12 Secretaries concerned shall coordinate with the President 13 of the Naval Postgraduate School to identify specific mas-14 ter's degree programs offered by the School in which Pro-15 gram participants may enroll. In identifying such pro-16 grams, the Secretaries shall consider—

17 (1) the needs of the Navy and Army;

18 (2) the capacity of the Naval Postgraduate19 School; and

20 (3) the extent to which enrollment in a specific
21 program is expected to have a positive effect on the
22 career trajectories of participants.

(h) INFORMATION DISSEMINATION.—The Secretaries
concerned shall take such actions as are necessary to notify and inform enlisted members about the Program.

1 (i) **REPORT.**—Before the expiration of the six-year 2 period described in subsection (i)(1), the Secretaries concerned, in coordination with the Secretary of Defense, 3 4 shall submit to the Committees on Armed Services of the 5 Senate and the House of Representatives a report that 6 includes-7 (1) an assessment of whether and to what ex-8 tent the Program has met the needs of the covered 9 Armed Forces and had positive effects on partici-10 pating enlisted members, including with respect to— 11 (A) career trajectory, including potential 12 pay increases; 13 (B) retention; 14 (C) recruitment; 15 (D) job performance; 16 (E) merit-based promotions and merit-17 based promotion reorder; and

(F) compatibility with the objectives outlined in the 2022 National Defense Strategy to
modernize the Armed Services, spur innovation,
and outpace and outthink adversaries of the
United States;

(2) the recommendations of the Secretaries regarding whether the Program should be extended or
made permanent;

1	(3) an assessment of the funding and capabili-
2	ties that may be needed to make the Program per-
3	manent; and
4	(4) any other matters the Secretaries determine
5	to be relevant.
6	(j) Sunset; Optional Extension.—
7	(1) TERMINATION.—Subject to paragraph (2),
8	the Program shall terminate six years after the date
9	on which the Program commences under this sec-
10	tion.
11	(2) EXTENSION.—The Secretaries concerned
12	may extend the Program beyond the six-year period
13	specified in paragraph (1) if, not later than 30 days
14	before the expiration of such period, the Secretaries,
15	in consultation with the President of the Naval Post-
16	graduate School, submit to the Committees on
17	Armed Services of the Senate and the House of Rep-
18	resentatives—
19	(A) notice of the intent of the Secretaries
20	to extend the Program; and
21	(B) an explanation of the reasons for ex-
22	tending the Program.
23	(k) DEFINITIONS.—In this section:
24	(1) The term "covered Armed Forces" means
25	the Army and the Navy.

1	(2) The term "Secretary concerned" means—
2	(A) the Secretary of the Army, with re-
3	spect to matters concerning the Army; and
4	(B) the Secretary of the Navy, with re-
5	spect to matters concerning the Navy.
6	Subtitle F—Military Justice and
7	Other Legal Matters
8	SEC. 551. AUTHORITY OF SPECIAL TRIAL COUNSEL WITH
9	RESPECT TO CERTAIN OFFENSES OCCUR-
10	RING BEFORE EFFECTIVE DATE OF MILITARY
11	JUSTICE REFORMS.
12	Section 824a(d) of title 10, United States Code, as
13	added by section 531 of the National Defense Authoriza-
14	tion Act for Fiscal Year 2024 (Public Law 118–31; 137
15	Stat. 258), is amended—
16	(1) in paragraph $(1)(A)$, by striking "section
17	920 (article 120)," and inserting "section 919a (ar-
18	ticle 119a), section 920 (article 120), section 920a
19	(article 120a),'';
20	(2) by redesignating paragraph (2) as para-
21	graph (3);
22	(3) by inserting after paragraph (2) the fol-
23	lowing new paragraph:
24	((2) The standalone offense of sexual
25	HARASSMENT.—After January 1, 2025, a special

1	trial counsel may, at the sole and exclusive discre-
2	tion of the special trial counsel, exercise authority
3	over the following offenses:
4	"(A) The standalone offense of sexual har-
5	assment punishable under section 934 of this
6	title (article 134) in each instance in which—
7	"(i) the offense occurs after January
8	26, 2022, and on or before January 1,
9	2025; and
10	"(ii) a formal complaint is substan-
11	tiated in accordance with regulations pre-
12	scribed by the Secretary concerned.
13	"(B) A conspiracy to commit an offense
14	specified in subparagraph (A) as punishable
15	under section 881 of this title (article 81).
16	"(C) A solicitation to commit an offense
17	specified in subparagraph (A) as punishable
18	under section 882 of this title (article 82).
19	"(D) An attempt to commit an offense
20	specified in subparagraph (A), (B), or (C) as
21	punishable under section 880 of this title (arti-
22	cle 80)."; and
23	(4) in paragraph (3), as so redesignated—
24	(A) in subparagraph (A), by inserting "or
25	(2)" after "paragraph (1) "; and

1	(B) in subparagraph (B), by striking
2	"paragraph (1) " and inserting "subsection
3	(c)(2)(A) or paragraph (1) or (2) of this sub-
4	section".
5	SEC. 552. DETAILING OF APPELLATE DEFENSE COUNSEL.
6	Subsection (b) of section 865 of title 10, United
7	States Code (article 65 of the Uniform Code of Military
8	Justice), is amended—
9	(1) in paragraph (1) —
10	(A) by striking "the Judge Advocate Gen-
11	eral shall forward the record" and inserting the
12	following: "the Judge Advocate General shall
13	forward—
14	"(A) the record";
15	(B) in subparagraph (A), as designated by
16	subparagraph (A) of this paragraph, by striking
17	the period and inserting "; and"; and
18	(C) by adding at the end the following new
19	subparagraph:
20	"(B) a copy of the record of trial to an ap-
21	pellate defense counsel who shall be detailed to
22	review the case and, upon request of the ac-
23	cused, to represent the accused before the
24	Court of Criminal Appeals."; and
25	(2) in paragraph (2) —

1	(A) in subparagraph (A)—
2	(i) in the matter preceding clause (i),
3	by striking "shall" and inserting "shall,
4	upon written request of the accused";
5	(ii) in clause (i), by striking ", upon
6	request of the accused,"; and
7	(iii) in clause (ii), by striking "upon
8	written request of the accused,"; and
9	(B) in subparagraph (B)—
10	(i) by striking "accused" and all that
11	follows through "waives" and inserting
12	"accused waives";
13	(ii) by striking "; or" and inserting a
14	period; and
15	(iii) by striking clause (ii).
16	SEC. 553. MODIFICATION TO OFFENSE OF AIDING THE
17	ENEMY UNDER THE UNIFORM CODE OF MILI-
18	TARY JUSTICE.
19	Section 903b(2) of title 10, United States Code (arti-
20	cle 103b(2) of the Uniform Code of Military Justice), is
21	amended by inserting "provides military education, mili-
22	tary training, or tactical advice to," after "gives intel-
23	ligence to,".

1	SEC. 554. MODIFICATION OF TIMELINE FOR POTENTIAL IM-
2	PLEMENTATION OF STUDY ON UNANIMOUS
3	COURT-MARTIAL VERDICTS.
4	Section 536(c)(3) of the National Defense Authoriza-
5	tion Act for Fiscal Year 2024 (Public Law 118–31; 137
6	Stat. 263) is amended by striking "2027" and inserting
7	<i>"2025"</i> .
8	SEC. 555. EXPANDED COMMAND NOTIFICATIONS TO VIC-
9	TIMS OF DOMESTIC VIOLENCE.
10	Section 549 of the National Defense Authorization
11	Act for Fiscal Year 2020 (Public Law 116–92; 10 U.S.C.
12	806b note) is amended—
13	(1) in the first sentence—
14	(A) by inserting ", or a case of an alleged
15	domestic violence-related offense (as defined by
16	the Secretary)," after "of title 10, United
17	States Code)"; and
18	(B) by striking "periodically notify the vic-
19	tim" and inserting "periodically notify the vic-
20	tim (or the victim's legal counsel if so requested
21	by the victim)"; and
22	(2) in the last sentence, by striking "notify the
23	victim" and inserting "notify the victim (or the vic-
24	tim's legal counsel if so requested by the victim)".

SEC. 556. PROHIBITING THE BROADCAST AND DISTRIBU TION OF DIGITALLY MANIPULATED INTIMATE IMAGES.

4 Recommendations REQUIRED.—The (a)Joint 5 Service Committee on Military Justice shall develop recommendations for modifying the offense of indecent view-6 7 ing, visual recording, or broadcasting under section 920c 8 of title 10, United States Code (article 120c of the Uni-9 form Code of Military Justice) to clarify its applicability to the broadcasting and distribution of digitally manipu-10 11 lated intimate images.

(b) CONSIDERATIONS.—In developing recommendations under subsection (a), the Joint Service Committee
on Military Justice shall consider—

(1) the advisability of modifying section 920c of
title 10, United States Code (article 120c of the
Uniform Code of Military Justice)—

(A) to prohibit the broadcasting or distribution of an intimate digital depiction of another person that the offender knew or reasonably should have known was made without the
other person's consent and under circumstances
in which that person has a reasonable expectation of privacy; and

25 (B) to define the term "intimate digital de-26 piction" (as used in subparagraph (A)) as a

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1	digital depiction of an individual that has been
2	created or altered using digital manipulation
3	and that depicts—
4	(i) the private area of an identifiable
5	individual; or
6	(ii) an identifiable individual engaging
7	in sexually explicit conduct (as defined in
8	section 917a(b) of title 10, United States
9	Code (article $117a(b)(4)$ of the Uniform
10	Code of Military Justice)); and
11	(2) such other approaches to the modification
12	of such section 920c (article 120c) as the Committee
13	considers appropriate to address digitally manipu-
14	lated intimate images.
15	(c) REPORT.—Not later than 180 days after the date
16	of the enactment of this Act, the Joint Service Committee
17	on Military Justice shall submit to the Committees on
18	Armed Services of the Senate and the House of Represent-
19	atives a report that includes—
20	(1) the recommendations developed under sub-
21	section (a); and
22	(2) draft legislative text that sets forth all
23	amendments and modifications to law that may be
24	needed to effectively implement such recommenda-
25	tions.

1 SEC. 557. TREATMENT OF CERTAIN RECORDS OF CRIMINAL 2 INVESTIGATIONS.

3 (a) IN GENERAL.—Chapter 79 of title 10, United
4 States Code, is amended by inserting after section 1552
5 the following new section:

6 "§ 1552a. Treatment of certain records of criminal in7 vestigations

"(a) GUIDANCE REQUIRED.—The Secretary of De-8 9 fense shall develop and implement uniform guidance providing for the modification of titling and indexing systems 10 to ensure that a record identifying a member or former 11 member of the Armed Forces as the subject of a criminal 12 investigation is removed from such system if that member 13 or former member is cleared of wrongdoing as described 14 in subsection (b). 15

16 "(b) DISPOSITION OF INVESTIGATIONS.—A member or former member of the Armed Forces who is the subject 17 of a criminal investigation shall be considered to have been 18 19 cleared of wrongdoing for purposes of subsection (a) if— 20 "(1) an investigation conducted by a defense 21 criminal investigative organization or another Fed-22 eral or civilian law enforcement agency determines 23 that---

24 "(A) no probable cause exists to support
25 that the member or former member is respon26 sible for the alleged offense; or

1	"(B) the member or former member was
2	mistakenly identified as a subject; or
3	((2) the reasons specified for the charges for
4	which the member or former member was under in-
5	vestigation are unsupported by probable cause as de-
6	termined by—
7	"(A) a court-martial or other proceeding
8	brought under chapter 47 of this title; or
9	"(B) a civilian court.
10	"(c) Prohibition on Involuntary Separation.—
11	No member of an Armed Force may be involuntarily sepa-
12	rated solely for an offense for which the member is cleared
13	of wrongdoing as described in subsection (b).
14	"(d) DEFINITIONS.—In this section:
15	"(1) The term 'defense criminal investigative
16	organization' means—
17	"(A) the Army Criminal Investigation
18	Command;
19	"(B) the Naval Criminal Investigative
20	Service;
21	"(C) the Air Force Office of Special Inves-
22	tigations;
23	"(D) the Coast Guard Investigative Serv-
24	ice;

1	"(E)	the	Defense	Criminal	Investigative
2	Service; an	nd			

3 "(F) any other organization or element of
4 the Department of Defense or an Armed Force
5 that is responsible for conducting criminal in6 vestigations.

7 "(2) The term 'indexing' means the practice of
8 submitting an individual's name or other personally
9 identifiable information to the Federal Bureau of In10 vestigation's Interstate Identification Index, or any
11 successor system.

12 "(3) The term 'titling' means the practice of 13 identifying an individual as the subject of a criminal 14 investigation in the records of a military criminal in-15 vestigative organization and storing such informa-16 tion in a database or other records system.

"(4) The term 'titling and indexing system'
means any database or other records system used by
a defense criminal investigative organization for purposes of titling and indexing, including the Defense
Central Index of Investigations (commonly known as
"DCII").".

(b) REVIEW AND DOCUMENTATION.—Not later than
60 days after the date of the enactment of this Act, each
25 Secretary concerned, pursuant to the guidance issued by

the Secretary of Defense under section 1552a of title 10,
 United States Code (as added by subsection (a)), and in
 consultation with the appropriate Judge Advocate Gen eral, shall—

- 5 (1) review the titling and indexing systems of 6 the defense criminal investigative organizations 7 under the jurisdiction of such Secretary to identify 8 each record in such system that pertains to a mem-9 ber or former member of the Armed Forces who has been cleared of wrongdoing as described in sub-10 11 section (b) of such section 1552a;
- (2) notify the defense criminal investigative organization involved of each record identified under
 paragraph (1); and
- 15 (3) direct the head of the organization to re-16 move the record in accordance with subsection (c). 17 (c) DEADLINE FOR REMOVAL.—The head of a de-18 fense criminal investigative organization that receives a notice under subsection (b)(2) with respect to a record in 19 a titling or indexing system shall ensure that the record 20 21 is removed from such system by not later than 30 days 22 after the date on which the notice is received.

(d) EFFECT ON OTHER LAW.—The requirements of
this section and the amendments made by this section are
in addition to any requirements imposed under section 549

of the National Defense Authorization Act for Fiscal Year
 2023 (Public Law 117–263; 10 U.S.C. 1552 note). This
 section and the amendments made by this section shall
 supersede any provision of section 549 of that Act that
 is inconsistent with this section or such amendments, but
 only to the extent of the inconsistency.

7 (e) DEFINITIONS.—In this section:

8 (1) The terms "defense criminal investigative 9 organization", "indexing", "titling", and "titling 10 and indexing system" have the meanings given those 11 terms in section 1552a(d) of title 10, United States 12 Code (as added by subsection (a)).

13 (2) The term "Secretary concerned" has the
14 meaning given that term in section 101(a) of title
15 10, United States Code.

16 SEC. 558. RECOMMENDATIONS FOR REVISIONS TO MILI-

17 TARY RULES OF EVIDENCE TO PROTECT PA-18 TIENT PRIVACY.

19 (a) **RECOMMENDATIONS REQUIRED.**—The Joint 20 Service Committee on Military Justice shall develop rec-21 ommendations for modifying rule 513 of the Military 22 Rules of Evidence (as set forth in part III of the Manual 23 for Courts-Martial) to include diagnoses of a patient and 24 treatments prescribed to a patient as confidential commu-25 nications subject to the psychotherapist-patient privilege.

(b) CONSIDERATIONS.—In developing recommenda tions under subsection (a), the Joint Service Committee
 on Military Justice shall consider—

4 (1) the advisability of modifying Military Rule
5 of Evidence 513 to cover psychotherapy diagnoses
6 and treatments; and

7 (2) such other approaches to the modification
8 of Military Rule of Evidence 513 as the Committee
9 considers appropriate to address victim privacy
10 rights.

(c) REPORT.—Not later than 180 days after the date
of the enactment of this Act, the Joint Service Committee
on Military Justice shall submit to the Committees on
Armed Services of the Senate and the House of Representatives a report that includes—

16 (1) the recommendations developed under sub-17 section (a); and

(2) draft legislative text that sets forth all
amendments and modifications to law that may be
needed to effectively implement such recommendations.

Subtitle G—Member Transition sec. 561. MODIFICATIONS TO TRANSITION ASSISTANCE PROGRAM.

4 (a) WAIVER FOR CERTAIN MEMBERS OF THE RE5 SERVE COMPONENTS.—Paragraph (4) of subsection (a) of
6 section 1142 of title 10, United States Code, is amended
7 by adding at the end the following new subparagraph:

8 "(D) The Secretary concerned may waive the 9 requirement for preseparation counseling under 10 paragraph (1) in the case of a member of a reserve 11 component if—

- 12 "(i) the member requests such a waiver;
- 13 "(ii) the member received preseparation
 14 counseling during the three-year period pre15 ceding the date of such request; and

"(iii) the matters covered by such counseling, as specified in subsection (b), have not
changed since the member last received such
counseling.".

(b) ELIGIBILITY OF A MEMBER WHO REENLISTS TO
21 RECEIVE PRESEPARATION COUNSELING.—Such sub22 section is further amended by adding at the end the fol23 lowing new paragraph:

24 "(5) The commanding officer of a member of the25 armed forces whose discharge (regardless of character of

discharge) or release from active duty is anticipated as
 of a specific date may, on a space available basis, author ize such member to receive preseparation counseling, re gardless of whether such member reenlists or agrees to
 a new period of obligated service.".

6 SEC. 562. MINIMUM DURATION OF PRESEPARATION COUN7 SELING REGARDING FINANCIAL PLANNING.

8 Section 1142(b)(9) of title 10, United States Code,9 is amended—

10 (1) by inserting "and counseling" after "assist-11 ance"; and

(2) by inserting ", which counseling shall be for
a period not shorter than one hour" after "taxes".
SEC. 563. TRANSITION ASSISTANCE PROGRAM: PRESENTATION IN PRESEPARATION COUNSELING TO
PROMOTE BENEFITS AVAILABLE TO VETERANS.

18 (a) IN GENERAL.—Section 1142(b) of title 10,
19 United States Code, is amended by adding at the end the
20 following new paragraph:

21 "(20) A presentation that promotes the benefits
22 available to veterans under the laws administered by
23 the Secretary of Veterans Affairs. Such presen24 tation—

25 "(A) shall be standardized;

1	"(B) shall, before implementation, be re-
2	viewed and approved by the Secretary of Vet-
3	erans Affairs in collaboration with veterans
4	service organizations that provide claims assist-
5	ance under the benefits delivery at discharge
6	program of the Department of Veterans Affairs;
7	"(C) shall be submitted by the Secretary of
8	Veterans Affairs to the Committees on Vet-
9	erans' Affairs of the Senate and the House of
10	Representatives for review at least 90 days be-
11	fore implementation;
12	"(D) where available, shall be presented
13	with the participation of—
14	"(i) a representative of a veterans
15	service organization recognized under sec-
16	tion 5902 of title 38; or
17	"(ii) an individual—
18	"(I) recognized under section
19	5903 of such title; and
20	"(II) authorized by the Secretary
21	concerned to so participate;
22	"(E) shall include information on how a
23	veterans service organization may assist the
24	member in filing a claim described in paragraph
25	(19);

"(F) may not encourage the member to
 join a particular veterans service organization;
 and

"(G) may not be longer than one hour.". 4 5 (b) ANNUAL REPORT.—Not less than frequently than 6 once each year after the date of the enactment of this Act, 7 the Secretary of Veterans Affairs shall submit, to the 8 Committees on Armed Services of the Senate and House 9 of Representatives, and to the Committees on Veterans' Affairs of the Senate and House of Representatives, a re-10 11 port that—

(1) identifies each veterans service organization
that participated in a presentation under paragraph
(20) of section 1142(b) of title 10, United States
Code, as added by subsection (a);

16 (2) contains the number of members of the
17 Armed Forces who attended such presentations; and
18 (3) includes any recommendations of the Sec19 retary regarding changes to such presentation or to
20 such paragraph.

1SEC. 564. ESTABLISHMENT OF COUNSELING PATHWAY IN2THE TRANSITION ASSISTANCE PROGRAM FOR3MEMBERS OF CERTAIN RESERVE COMPO-4NENTS OF THE ARMED FORCES.

Section 1142(c)(1) of title 10, United States Code,
is amended, in the matter preceding subparagraph (A),
by inserting "(including one pathway for members of the
reserve components of the Army, Navy, Marine Corps, Air
Force, or Space Force)" after "military department concerned".

11SEC. 565. TRANSITION ASSISTANCE PROGRAM: DEPART-12MENT OF LABOR EMPLOYMENT NAVIGATOR13AND PARTNERSHIP PILOT PROGRAM.

14 (a) ESTABLISHMENT.—Not later than one year after 15 the date of the enactment of this Act, the Secretary of Labor, in consultation with the Secretary of Defense, the 16 17 Secretary of the department in which the Coast Guard is 18 operating when it is not operating as a service in the Navy, 19 and the Secretary of Veterans Affairs, shall carry out a 20pilot program to be known as the "Employment Navigator 21 and Partnership Pilot Program". The pilot program shall supplement the pro- gram under section 1144 of title 10, 22 23 United States Code.

(b) ACTIVITIES.—In carrying out the pilot program
under this section, the Secretary of Labor, in consultation
with the Secretary of Defense, the Secretary of the depart-

ment in which the Coast Guard is operating when it is
 not operating as a service in the Navy, and the Secretary
 of Veterans Affairs, shall—

 (1) seek to enter into contracts with public, pri

5 vate, and nonprofit entities under which such enti-6 ties provide individualized employment counseling 7 for members of the Armed Forces and their spouses: 8 (2) prioritize entering into contracts with quali-9 fied private entities that have experience providing 10 instruction to members of the Armed Forces eligible 11 for assistance under the pilot program carried out 12 under this section on— 13 (A) private sector culture, resume writing, 14 career networking, and training on job search 15 technologies; (B) academic readiness and educational 16 17 opportunities; or 18 (C) other relevant topics, as determined by 19 the Secretary; 20 (3) give a preference to any private entity 21 that-22 (A) has a national or international geo-23 graphical area of service; 24 (B) provides multiple forms of career as-25 sistance and placement services to—

1	(i) active duty members of the Armed
2	Forces;
3	(ii) spouses of active duty members of
4	the Armed Forces;
5	(iii) veterans; and
6	(iv) spouses of veterans;
7	(C) provides services to at least 1,000 indi-
8	viduals who are—
9	(i) active duty members of the Armed
10	Forces;
11	(ii) spouses of active duty members of
12	the Armed Forces;
13	(iii) veterans; or
14	(iv) spouses of veterans;
15	(D) has continuously, for at least the
16	three-year period immediately preceding the
17	date of the contract, provided services to indi-
18	viduals who are—
19	(i) active duty members of the Armed
20	Forces;
21	(ii) spouses of active duty members of
22	the Armed Forces;
23	(iii) veterans; and
24	(iv) spouses of veterans; and

1	(E) has a demonstrated record of success
2	in providing assistance with employment serv-
3	ices, as indicated by—
4	(i) the average wages or earnings of
5	people who receive employment services
6	provided by the entity;
7	(ii) prior completion of Federal grants
8	or contracts;
9	(iii) having at least 75 percent of its
10	participants find full-time employment
11	within six months of initially receiving em-
12	ployment services provided by the entity;
13	and
14	(iv) other employment performance in-
15	dicators, as determined by the Secretary;
16	and
17	(4) seek to enter into contracts with not fewer
18	than 10, but not more than 60, private entities
19	under which each such entity is compensated at a
20	rate agreed upon between the Secretary and the en-
21	tity for each individual who receives employment
22	services provided by the entity and is in unsub-
23	sidized employment during the second quarter after
24	exit from the program; and

(5) conduct such other activities as may be nec essary for the delivery of individualized employment
 counseling and other employment services under this
 section.

5 (c) REPORT.—Not later than October 1 of each year during the term of the pilot program, the Secretary of 6 7 Labor, in consultation with the Secretary of Defense, the 8 Secretary of the department in which the Coast Guard is 9 operating when it is not operating as a service in the Navy, and the Secretary of Veterans Affairs, shall submit to the 10 11 Committees on Armed Services, the Committee on Trans-12 portation and Infrastructure of the House of Representatives, and the Committees on Veterans' Affairs of the Sen-13 ate and House of Representatives a report on the pilot 14 15 program under this section, including the employment outcomes for members of the Armed Forces and their spouses 16 who receive employment services under the program on 17 the following indicators of performance— 18

(1) the percentage of program participants who
are in unsubsidized employment during the second
quarter after exit from the program;

(2) the percentage of program participants who
are in unsubsidized employment during the fourth
quarter after exit from the program; and

(3) the median earnings of program partici pants who are in unsubsidized employment during
 the second quarter after exit from the program.

4 (d) TERMINATION.—The pilot program shall termi5 nate five years after the date on which the Secretary of
6 Labor begins to carry out the pilot program.

7 SEC. 566. PILOT PROGRAM ON SECURE, MOBILE PERSONAL
8 HEALTH RECORD FOR MEMBERS OF THE
9 ARMED FORCES PARTICIPATING IN THE
10 TRANSITION ASSISTANCE PROGRAM.

(a) PILOT PROGRAM.—Not later than 180 days after
the date of the enactment of this Act, the Secretary of
Defense shall commence a pilot program under which active duty members of the Armed Forces who are enrolled
in the Transition Assistance Program use a covered health
record platform to collect their records before separating
from active duty.

(b) SELECTION OF ARMED FORCES.—The Secretary
shall select not less than one Armed Force in which to
carry out the pilot program under subsection (a).

21 (c) CONTRACTS.—

(1) AUTHORITY.—The Secretary shall seek to
enter into a contract using competitive procedures
with an appropriate entity for the provision of the

1	covered health record platform under the pilot pro-
2	gram under subsection (a).
3	(2) Notice of competition.—
4	(A) IN GENERAL.—Not later than 60 days
5	after the date of the enactment of this Act, the
6	Secretary shall issue a request for proposals for
7	the contract described in paragraph (1).
8	(B) OPEN COMPETITION.—A request
9	under subparagraph (A) shall be full and open
10	to any contractor that has an existing covered
11	health record platform.
12	(3) Selection.—Not later than 120 days after
13	the date of the enactment of this Act, the Secretary
14	shall award a contract to an appropriate entity pur-
15	suant to the request for proposals under paragraph
16	(2) if at least one acceptable offer is submitted.
17	(d) DURATION OF PILOT PROGRAM.—
18	(1) IN GENERAL.—The Secretary shall carry
19	out the pilot program under subsection (a) for a pe-
20	riod of not less than one year.
21	(2) TERMINATION OR EXTENSION OF PRO-
22	GRAM.—At the end of the one-year period specified
23	in paragraph (1), the Secretary may—
24	(A) terminate the pilot program under sub-
25	section (a);

1	(B) continue the pilot program;
2	(C) expand the pilot program; or
3	(D) implement the use of a covered health
4	record platform in the Transition Assistance
5	Program throughout the Armed Forces.
6	(e) Prohibition on New Appropriations.—No
7	additional funds are authorized to be appropriated to
8	carry out the requirements of this section. Such require-
9	ments shall be carried out using amounts otherwise au-
10	thorized to be appropriated for the Department of De-
11	fense.
12	(f) DEFINITIONS.—In this section:
13	(1) COVERED HEALTH RECORD PLATFORM.—
14	The term "covered health record platform" means a
15	secure personal health record platform that meets
16	the following requirements:
17	(A) Has web-based capabilities.
18	(B) Has the capability to store and share
19	records with the Department of Veterans Af-
20	fairs or any other designated care provider.
21	(C) Has the capability to store records in
22	the cloud.
23	(D) Does not have a requirement for inte-
24	gration to receive or share records.

1	(E) Has the capability to instantly share
2	data based on a combination of access key and
3	personal identifier.
4	(F) Has the capability to provide secure
5	data storage and records transfer upon separa-
6	tion of a member of the Armed Forces from ac-
7	tive duty.
8	(G) Does not require a business associate
9	agreement with any parties.
10	(H) Has secure data isolation with access
11	controls.
12	(I) Has, at a minimum, data security that
13	would require separate encryption for each doc-
14	ument, relying on AES256 algorithm with keys
15	encryption using RSA2048 algorithm, or any
16	successor similar algorithm.
17	(2) TRANSITION ASSISTANCE PROGRAM.—The
18	term "Transition Assistance Program" means the
19	program of the Department of Defense for
20	preseparation counseling, employment assistance,
21	and other transitional services provided under sec-
22	tions 1142 and 1144 of title 10, United States Code.
23	SEC. 567. SKILLBRIDGE: APPRENTICESHIP PROGRAMS.
24	(a) STUDY.—Not later than September 30, 2025, the
25	Secretary of Defense, in consultation with the Secretary

of the department in which the Coast Guard is operating
 when not operating as a service in the Department of the
 Navy, shall conduct a study to identify the private entities
 participating in Skillbridge that offer positions in reg istered apprenticeship programs to covered members.

6 (b) RECRUITMENT.—The Secretary of Defense shall 7 consult with officials and employees of the Department of 8 Labor who have experience with registered apprenticeship 9 programs to facilitate the Secretary entering into agree-10 ments with entities that offer positions described in sub-11 section (a) in areas where the Secretary determines few 12 such positions are available to covered members.

13 (c) DEFINITIONS.—In this section:

14 (1) The term "covered member" means a mem-15 ber of the Armed Forces eligible for Skillbridge.

16 (2) The term "registered apprenticeship pro17 gram" means an apprenticeship program registered
18 under the Act of August 16, 1937 (commonly known
19 as the "National Apprenticeship Act"; 50 Stat. 664,
20 chapter 663; 29 U.S.C. 50 et seq.).

(3) The term "Skillbridge" means an employment skills training program under section 1143(e)
of title 10, United States Code.

Subtitle H—Family Programs, Child Care, and Dependent Edu cation

4 SEC. 571. STAFFING OF DEPARTMENT OF DEFENSE EDU-

5 CATION ACTIVITY SCHOOLS TO MAINTAIN 6 MAXIMUM STUDENT-TO-TEACHER RATIOS.

7 Section 589B(c) of the William M. (Mac) Thornberry
8 National Defense Authorization Act for Fiscal Year 2021
9 (Public Law 116–283; 134 Stat. 3659) is amended by
10 striking "2023-2024 academic year" and inserting "202911 2030 academic year".

12SEC. 572. IMPROVEMENTS TO CERTAIN SCHOOLS OF THE13DEPARTMENT OF DEFENSE EDUCATION AC-

14 тіуіту.

15 (a) TRAINING REQUIREMENTS TEACHERS IN 21ST
16 CENTURY SCHOOLS OF THE DEPARTMENT OF DEFENSE
17 EDUCATION ACTIVITY.—

(1) IN GENERAL.—The Secretary of Defense,
acting through the Director of the Department of
Defense Education Activity, shall require each teacher in a 21st century school to undergo training in
accordance with this subsection.

(2) CONTENT.—The training required under
paragraph (1) shall consist of specialized instruction
to provide teachers with the skills necessary to effec-

1	tively teach in a 21st century school environment,
2	including instruction in—
3	(A) understanding and using the physical
4	space of a 21st century school classroom;
5	(B) building the relationships necessary to
6	succeed, including relationships with students
7	and other teachers;
8	(C) the curriculum and level of academic
9	rigor necessary to increase student learning;
10	(D) other skills necessary to support the
11	academic achievement and social and emotional
12	well being of students; and
13	(E) such other topics as the Secretary and
14	the Director determine appropriate.
15	(3) FREQUENCY.—The training required under
16	paragraph (1) shall be provided as follows:
17	(A) In the case of a teacher who has been
18	assigned to a 21st century school, but has not
19	commenced teaching in such school, the train-
20	ing shall be provided before the teacher com-
21	mences teaching in such school.
22	(B) In the case of a teacher who previously
23	taught in a 21st century school, but subse-
24	quently taught in a school that is not a 21st
25	century school for one or more school years,

1	such training shall be provided before the teach-
2	er resumes teaching in a 21st Century School.
3	(C) In the case of a teacher who is teach-
4	ing in a 21st century school as of the date of
5	the enactment of this Act, such training shall
6	be provided not later than 180 days after such
7	date of enactment.
8	(D) In the case of a teacher who teaches
9	in a 21st century school on an ongoing basis,
10	and who previously received training under this
11	subsection, such training shall be provided not
12	less frequently than once every three years.
13	(b) Authorization of Bonus Payments for Cer-
14	TAIN TEACHERS IN HIGH-NEED SCHOOLS.—
15	(1) IN GENERAL.—The Secretary of Defense,
16	acting through the Director of the Department of
17	Defense Education Activity, is authorized to pay a
18	bonus to an individual who—
19	(A) meets the eligibility requirements
20	under paragraph (2) ; and
21	(B) enters into a service agreement under
22	paragraph (3) pursuant to which the individual
23	agrees to serve as a teacher in a high-need
24	school.

1	(2) ELIGIBILITY.—The Secretary may pay a
2	bonus under this subsection to an individual only if
3	the individual—
4	(A) is newly appointed as an employee of
5	the Department of Defense Education Activity;
6	or
7	(B)(i) is currently employed by the Activ-
8	ity; and
9	(ii) accepts an Activity teaching position in
10	a high-need school.
11	(3) Service Agreement.—To be eligible to re-
12	ceive a bonus under this subsection, an individual
13	shall enter into a contract or other agreement with
14	the Secretary of Defense pursuant to which the indi-
15	vidual agrees to serve as a teacher in a high-need
16	school. Such contract or other agreement shall speci-
17	fy—
18	(A) the commencement and termination
19	dates of the required service period;
20	(B) the location of the service;
21	(C) the amount of the bonus; and
22	(D) the terms of repayment, in accordance
23	with paragraph (6), if the employee fails to
24	complete the required service period.

1	(4) Amount.—The amount of each bonus
2	under this subsection shall be determined by the
3	Secretary of Defense.
4	(5) DISBURSEMENT.—Each bonus under this
5	subsection shall be disbursed as a lump sum pay-
6	ment made at or before the commencement of an in-
7	dividual's required service period as set forth in the
8	agreement under paragraph (3).
9	(6) Repayment.—
10	(A) IN GENERAL.—Except as provided in
11	subparagraph (B), an individual who receives a
12	bonus under this subsection and who does not
13	complete the term of the required service period
14	specified in the agreement under paragraph (3)
15	shall repay such bonus to the Secretary of De-
16	fense in a pro rata manner.
17	(B) WAIVER.—The Secretary of Defense
18	may waive the requirement to repay a bonus
19	under subparagraph (A) on a case-by-case
20	basis.
21	(7) EXCLUSION FROM BASIC PAY.—A bonus
22	under this subsection is not part of the basic pay of
23	an employee for any purpose.
24	(8) SUNSET.—The authority of the Secretary of
25	Defense to pay bonuses under this subsection shall

terminate five years after the date of the enactment
 of this Act.

3 (c) PILOT PROGRAM ON USE OF DEPARTMENT OF
4 STATE STANDARDIZED REGULATIONS EDUCATION AL5 LOWANCE IN BAHRAIN.—

(1) IN GENERAL.—The Secretary of Defense, 6 7 acting through the Director of the Department of 8 Defense Education Activity, shall carry out a pilot 9 program under which a qualified individual may re-10 ceive and use the Department of State Standardized 11 Regulations education allowance to pay for a de-12 pendent child of such individual to attend a non-13 DODEA school in Bahrain for the applicable school 14 year.

15 (2) MAXIMUM NUMBER OF PARTICIPANTS.—
16 Participation in the pilot program under this sub17 section shall be limited to—

18 (A) not more than 15 qualified individuals;19 and

20 (B) a total of not more than 30 dependent21 children of such individuals.

(3) EXCEPTION TO PROHIBITION.—Any prohibition on the use of the Department of State Standardized Regulations education allowance in an area
served by a school operated by the Department of

1	Defense Education Activity shall not apply to a
2	qualified individual participating in the pilot pro-
3	gram under this subsection.
4	(4) TERMINATION.—The authority of the Sec-
5	retary of Defense to carry out the pilot program
6	under this subsection shall terminate at the conclu-
7	sion of the applicable school year.
8	(d) DEFINITIONS.—In this section:
9	(1) The term "21st century school" means a
10	school facility operated by the Department of De-
11	fense Education Activity that has been constructed
12	or modernized pursuant to the 21st Century Schools
13	Program of the Activity.
14	(2) The term "applicable school year" means
15	the first school year beginning after the date of the
16	enactment of this Act.
17	(3) The term "high-need school" means a
18	school operated by the Department of Defense Edu-
19	cation Activity that—
20	(A) is located outside the United States;
21	and
22	(B) has difficulty in recruiting or retaining
23	teachers, as determined by the Secretary of De-
24	fense.

1	(4) The term "non-DODEA school" means a
2	school that is not operated by the Department of
3	Defense Education Activity.
4	(5) The term "qualified individual" means an
5	individual who—
6	(A)(i) is a member of the Armed Forces
7	serving on active duty and stationed in Bahrain
8	pursuant to a permanent change of station
9	order; or
10	(ii) is a civilian employee of the Depart-
11	ment of Defense who—
12	(I) is employed on a permanent full-
13	time basis;
14	(II) is stationed in Bahrain; and
15	(III) is a citizen or a national of the
16	United States;
17	(B) is authorized to transport the depend-
18	ent child of such individual to and from Bah-
19	rain at the expense of the Federal Government;
20	and
21	(C) receives a housing allowance for living
22	quarters in Bahrain.
23	(6) The term "United States" means each of
24	the several States and the District of Columbia.

1SEC. 573. PROHIBITION ON DIVERSITY, EQUITY, AND IN-2CLUSION POLICY BODIES FOR DODEA3SCHOOLS.

The Secretary of Defense may not establish or maintain any committee, panel, office, or other organization
with responsibility for matters relating to diversity, equity,
and inclusion in schools operated by the Department of
Defense Education Activity.

9 SEC. 574. DODEA OVERSEAS TRANSFER PROGRAM.

(a) IN GENERAL.—Not later than April 1, 2025, the
Secretary of Defense, in coordination with the Director of
Department of Defense Education Activity (in this section
referred to as "DoDEA"), shall develop and implement
a transfer program under which DoDEA educators may
transfer to DoDEA overseas locations.

16 (b) REQUIREMENTS.—The program established17 under this section—

18 (1) shall not require a DoDEA educator to19 teach in the United States prior to transfer;

20 (2) shall be subject to collective bargaining
21 agreements between DoDEA and their employees;
22 and

(3) shall be carried out subject to current law.
(c) BRIEFING.—The Secretary of Defense shall brief
the congressional defense committees on the transfer program established under this section not later than Janu-

ary 31, 2025, and, after implementing such program, not
 later than April 1, 2025.

3 SEC. 575. CERTAIN ASSISTANCE TO LOCAL EDUCATIONAL 4 AGENCIES THAT BENEFIT DEPENDENTS OF 5 MILITARY AND CIVILIAN PERSONNEL.

6 (a) CONTINUATION OF AUTHORITY TO ASSIST LOCAL 7 EDUCATIONAL AGENCIES THAT BENEFIT DEPENDENTS 8 OF MEMBERS OF THE ARMED FORCES AND DEPARTMENT 9 OF DEFENSE CIVILIAN EMPLOYEES.—Of the amount au-10 thorized to be appropriated for fiscal year 2025 by section 11 301 and available for operation and maintenance for De-12 fense-wide activities as specified in the funding table in 13 section 4301, \$50,000,000 shall be available only for the purpose of providing assistance to local educational agen-14 15 cies under subsection (a) of section 572 of the National Defense Authorization Act for Fiscal Year 2006 (Public 16 Law 109–163; 20 U.S.C. 7703b). 17

(b) IMPACT AID FOR CHILDREN WITH SEVERE DISABILITIES.—Of the amount authorized to be appropriated
for fiscal year 2025 pursuant to section 301 and available
for operation and maintenance for Defense-wide activities
as specified in the funding table in section 4301,
\$20,000,000 shall be available for payments under section
363 of the Floyd D. Spence National Defense Authoriza-

tion Act for Fiscal Year 2001 (as enacted into law by Pub lic Law 106–398; 114 Stat. 1654A–77; 20 U.S.C. 7703a).
 (c) LOCAL EDUCATIONAL AGENCY DEFINED.—In
 this section, the term "local educational agency" has the

6 mentary and Secondary Education Act of 1965 (20 U.S.C.
7 7713(9)).

meaning given that term in section 7013(9) of the Ele-

8 SEC. 576. VERIFICATION OF REPORTING OF ELIGIBLE FED9 ERALLY CONNECTED CHILDREN FOR PUR10 POSES OF FEDERAL IMPACT AID PROGRAMS.

11 (a) CERTIFICATION.—On an annual basis, each com-12 mander of a military installation under the jurisdiction of the Secretary of a military department shall submit to 13 such Secretary a written certification verifying whether 14 15 the commander has confirmed the information contained in all impact aid source check forms received from local 16 educational agencies as of the date of such certification. 17 18 (b) REPORT.—Not later June 30 of each year, each 19 Secretary of a military department shall submit to the 20 congressional defense committees a report, based on the 21 information received under subsection (a), that identi-22 fies----

(1) each military installation under the jurisdiction of such Secretary that has confirmed the information contained in all impact aid source check

forms received from local educational agencies as of
 the date of the report; and

3 (2) each military installation that has not con4 firmed the information contained in such forms as of
5 such date.

6 (c) DEFINITIONS.—In this section:

7 (1) The term "impact aid source check form"
8 means a form submitted to a military installation by
9 a local educational agency to confirm the number
10 and identity of children eligible to be counted for
11 purposes of the Federal impact aid program under
12 section 7003(a) of the Elementary and Secondary
13 Education Act of 1965 (20 U.S.C. 7703(a)).

(2) The term "local educational agency" has
the meaning given that term in section 8101 of the
Elementary and Secondary Education Act of 1965
(20 U.S.C. 7801).

18 SEC. 577. PILOT PROGRAM TO ESTABLISH INCLUSIVE PLAY-

19GROUNDS FOR MILITARY FAMILIES EN-20ROLLED IN EXCEPTIONAL FAMILY MEMBER21PROGRAM OF THE DEPARTMENT OF DE-22FENSE.

23 (a) ESTABLISHMENT.—

24 (1) IN GENERAL.—Not later than January 1,
25 2026, the Under Secretary of Defense for Personnel

1	and Readiness (in this section referred to as the
2	"Under Secretary") shall establish a military fami-
3	lies playground pilot program (in this section re-
4	ferred to as the "Program") to design, develop, and
5	construct playgrounds that directly support families
6	enrolled in the Exceptional Family Member Program
7	to increase the accessibility and inclusivity of access
8	to playgrounds on military installations.
9	(2) GOVERNING BODY.—
10	(A) IN GENERAL.—The Under Secretary of
11	Defense, the Secretaries of the military depart-
12	ments, and any other individual that the Sec-
13	retary of Defense considers appropriate, shall
14	form a governing body to oversee and be re-
15	sponsible for administration of the Program.
16	(B) INCLUSION OF EFMP COMMUNITY.—
17	The governing body required by subparagraph
18	(A) shall, at a minimum, include one represent-
19	ative of families enrolled in the Exceptional
20	Family Member Program.
21	(3) Objective.—The objective of the Program
22	is to create a more accessible and inclusive environ-
23	ment for military families, especially families en-
24	rolled in the Exceptional Family Member Program,

1	by designing, developing, and constructing inclusive
2	playgrounds that—
3	(A) incorporate the principles of universal
4	access and design;
5	(B) welcome children and families to de-
6	velop physically, cognitively, socially, and emo-
7	tionally;
8	(C) are accessible and ensure all children,
9	including children with visible and non-visible
10	disabilities (as defined in section 3 of the Amer-
11	icans with Disabilities Act of 1990 (42 U.S.C.
12	12102)), have play options to help such children
13	grow and learn; and
14	(D) balance a play experience that is bene-
15	ficial to all children, including children with
16	visible and non-visible disabilities, at all stages
17	of development and at all levels of sensory en-
18	gagement.
19	(4) Administration.—In carrying out the
20	Program, the Under Secretary shall—
21	(A) select not fewer than 6 military instal-
22	lations located within the continental United
23	States that have the largest communities of
24	families enrolled in the Exceptional Family
25	Member Program;

1	(B) design, develop, and construct one in-
2	clusive playground at each military installation
3	selected under subparagraph (A); and
4	(C) establish policies, procedures, and
5	standards for developing and constructing inclu-
6	sive playgrounds under the Program.
7	(5) Upgrading existing playgrounds.—The
8	Under Secretary may carry out the requirement
9	under paragraph $(4)(B)$ to construct an inclusive
10	playground at each military installation selected
11	under paragraph $(4)(A)$ by upgrading an existing
12	playground at the installation to meet the require-
13	ments of the Program.
14	(b) Strategy.—
15	(1) IN GENERAL.—Not later than March 28,
16	2025, the Under Secretary shall submit to the Com-
17	mittees on Armed Services of the Senate and the
18	House of Representatives a strategy for the imple-
19	mentation of the Program.
20	(2) ELEMENTS.—The strategy required by
21	paragraph (1) shall include the following:
22	(A) A governance structure for the Pro-
23	gram, including—
24	(i) the officials tasked with oversight
25	of the Program;

1	(ii) the format of the governing body
2	of the Program established under sub-
3	section $(a)(2);$
4	(iii) the functions and duties of the
5	governing body with respect to establishing
6	and maintaining the Program; and
7	(iv) mechanisms for coordinating with
8	the military departments.
9	(B) With respect to the selection of mili-
10	tary installations under subsection $(a)(4)$ —
11	(i) an identification of each military
12	installation;
13	(ii) the rationale for selecting each
14	military installation; and
15	(iii) any other information the Under
16	Secretary considers appropriate.
17	(C) A description of objectives for the first
18	3 fiscal years of the Program, including—
19	(i) a description of, and a rational for
20	selecting, those objectives;
21	(ii) an identification of milestones to-
22	ward achieving those objectives; and
23	(iii) metrics for evaluating success in
24	achieving those objectives.

1	(D) A description of opportunities and po-
2	tential timelines for future expansion of the
3	Program, as appropriate.
4	(E) A list of additional authorities, appro-
5	priations, or other support from Congress nec-
6	essary to ensure the success of the Program.
7	(F) Any other information the Under Sec-
8	retary considers appropriate.
9	Subtitle I—Decorations and
10	Awards
11	SEC. 581. AUTHORIZATION FOR AWARD OF MEDAL OF
12	HONOR TO E. ROYCE WILLIAMS FOR ACTS OF
12 13	HONOR TO E. ROYCE WILLIAMS FOR ACTS OF VALOR DURING THE KOREAN WAR.
13	VALOR DURING THE KOREAN WAR.
13 14	VALOR DURING THE KOREAN WAR. (a) WAIVER OF TIME LIMITATIONS.—Notwith-
13 14 15	VALOR DURING THE KOREAN WAR. (a) WAIVER OF TIME LIMITATIONS.—Notwith- standing the time limitations specified in section 8298 of
 13 14 15 16 17 	VALOR DURING THE KOREAN WAR. (a) WAIVER OF TIME LIMITATIONS.—Notwith- standing the time limitations specified in section 8298 of title 10, United States Code, or any other time limitation
 13 14 15 16 17 	VALOR DURING THE KOREAN WAR. (a) WAIVER OF TIME LIMITATIONS.—Notwith- standing the time limitations specified in section 8298 of title 10, United States Code, or any other time limitation with respect to the awarding of certain medals to persons
 13 14 15 16 17 18 	VALOR DURING THE KOREAN WAR. (a) WAIVER OF TIME LIMITATIONS.—Notwith- standing the time limitations specified in section 8298 of title 10, United States Code, or any other time limitation with respect to the awarding of certain medals to persons who served in the Armed Forces, the President may award
 13 14 15 16 17 18 19 	VALOR DURING THE KOREAN WAR. (a) WAIVER OF TIME LIMITATIONS.—Notwith- standing the time limitations specified in section 8298 of title 10, United States Code, or any other time limitation with respect to the awarding of certain medals to persons who served in the Armed Forces, the President may award the Medal of Honor under section 8291 of such title to
 13 14 15 16 17 18 19 20 	VALOR DURING THE KOREAN WAR. (a) WAIVER OF TIME LIMITATIONS.—Notwith- standing the time limitations specified in section 8298 of title 10, United States Code, or any other time limitation with respect to the awarding of certain medals to persons who served in the Armed Forces, the President may award the Medal of Honor under section 8291 of such title to E. Royce Williams for the acts of valor described in sub-

24 Williams,—

1 (1) as a lieutenant in the Navy, on November 2 18, 1952, for which he was previously awarded the Navy Cross and the Taegeuk Order of Military 3 4 Merit of South Korea; and (2) as an Ace fighter pilot who shot down mul-5 6 tiple MiG aircraft. Subtitle J—Other Personnel 7 **Matters, Reports, and Briefings** 8 9 SEC. 591. MODIFICATION TO ANNUAL REPORTS ON RACIAL 10 AND ETHNIC DEMOGRAPHICS IN THE MILI-11 TARY JUSTICE SYSTEM. 12 (a) INCLUSION OF ADDITIONAL INFORMATION IN AN-NUAL REPORTS.—Section 486 of title 10, United States 13 14 Code, is amended— 15 (1) by redesignating subsection (c) as sub-16 section (d); and 17 (2) by inserting after subsection (b) the fol-18 lowing new subsection: 19 "(c) INFORMATION ON ADMINISTRATIVE SEPARA-TIONS AND OTHER SANCTIONS.—In addition to the infor-20 21 mation described in subsection (b), the report of a Sec-22 retary of a military department for an armed force under 23 subsection (a) shall contain statistics and other informa-24 tion on administrative separations and other administra-

1	tive sanctions issued during the year covered by the report,
2	including-
3	"(1) the number of administrative separations
4	and other administrative sanctions issued,
5	disaggregated by—
6	"(A) statistical category as related to the
7	individual subject to separation or sanction;
8	"(B) the active and reserve components;
9	and
10	"(C) the category of conduct that gave rise
11	to the separation or sanction;
12	((2)) of the separations and sanctions included
13	under paragraph (1), the number of cases in which
14	the individual subject to separation or sanction made
15	a claim against the Department of Defense (includ-
16	ing any claims of sexual harassment or sexual as-
17	sault) before the separation or other sanction was
18	imposed;
19	"(3) identification of each administrative case
20	that extended beyond 90 days and an explanation
21	for the delay; and
22	"(4) based on all sources of information avail-
23	able to the Secretary, including any information
24	available from inspectors general or equal oppor-
25	tunity offices, the number of complaints filed by in-

1	dividuals who were subjects of an administrative in-
2	vestigation, disaggregated by statistical category.".
3	(b) GAO REVIEW AND BRIEFING.—
4	(1) REVIEWS.—The Comptroller General of the
5	United States shall conduct a review of all reports
6	submitted under section 486 of title 10, United
7	States Code. In conducting such review, the Comp-
8	troller General shall—
9	(A) evaluate the sufficiency of the informa-
10	tion contained in the reports;
11	(B) analyze trends based on such informa-
12	tion;
13	(C) analyze the effects of disparities and
14	other challenges revealed in such reports, in-
15	cluding effects on—
16	(i) recruiting and retention;
17	(ii) readiness; and
18	(iii) the national security of the
19	United States; and
20	(D) evaluate the progress of the Armed
21	Forces in addressing such disparities and chal-
22	lenges.
23	(2) BRIEFING.—Not later than one year after
24	the date of the enactment of this Act, the Comp-
25	troller General shall provide to the Committees on

Armed Services of the Senate and the House of Rep resentatives a briefing on the results of the review
 conducted under paragraph (1).

4 (c) TRAINING PROGRAM FOR INVESTIGATORY PER-5 SONNEL.—

(1) PROGRAM REQUIRED.—Not later than one 6 7 vear after the date of the enactment of this Act, the 8 Secretary of Defense shall develop and implement a 9 training program to ensure that personnel of the De-10 partment of Defense responsible for conducting ad-11 ministrative investigations have the knowledge nec-12 essary to properly conduct such investigations and to 13 ensure the fair treatment of complainants and indi-14 viduals subject to investigation.

(2) TESTING REQUIRED.—The training program under paragraph (1) shall incorporate objective testing to measure the knowledge and abilities
of personnel who receive the training.

19 (3) BRIEFING.—Not later than one year after
20 the date of the enactment of this Act, the Secretary
21 of Defense shall provide to the Committees on
22 Armed Services of the Senate and the House of Rep23 resentatives a briefing on the training program
24 under paragraph (1), which shall include—

(A) a description of the training program;
 and
 (B) an evaluation of the results achieved

3 (B) an evaluation of the results achieved
4 by the training program as of the date of the
5 briefing.

6 (d) DUE PROCESS STANDARDS FOR ADMINISTRATIVE 7 CASES.—The Secretary of Defense shall issue regulations 8 establishing due process protections for members of the 9 Armed Forces subject to administrative investigations and 10 related disciplinary proceedings. In issuing such regula-11 tions, the Secretary shall—

12 (1) establish a standard of proof that must be
13 met before administrative discipline may be imposed
14 on a member;

(2) ensure that a member has the opportunity
to respond during each phase of an administrative
investigation and disciplinary proceeding; and

(3) ensure that a member serving on a parttime basis will be placed in an appropriate duty status and fully compensated for any time spent participating or responding to the investigative or disciplinary process.

(e) ANNUAL REPORTS OF MILITARY BOARDS.—On
an annual basis, the head of each board for correction of
military records (as described in section 1552 of title 10

United States Code) and discharge review board (as de scribed in section 1553 of such title) shall submit to the
 Committees on Armed Services of the Senate and the
 House of Representatives a report that includes, with re spect to to the year covered by the report—

- 6 (1) the number of cases considered by the
 7 board, disaggregated by race, sex, ethnicity, and
 8 rank as related to the member of the Armed Forces
 9 subject to the review of the board;
- 10 (2) of such cases, the number that resulted in
 11 an adverse determination against a member,
 12 disaggregated as described in paragraph (1);

13 (3) the reasons for such adverse determinations.
 14 SEC. 592. PROVISION OF INFORMATION REGARDING FED 15 ERAL SERVICE TO CERTAIN PERSONS DETER 16 MINED NOT QUALIFIED TO ENLIST IN CER-

17 TAIN ARMED FORCES.

(a) IN GENERAL.—Not later than 180 days after the
date of the enactment of this Act, the Secretary of Defense
shall prescribe regulations directing the Secretary of a
military department to provide, to a person described in
subsection (b), information regarding opportunities for
Federal service for which the person may be qualified.

24 (b) CERTAIN PERSONS NOT QUALIFIED TO EN-25 LIST.—A person described in this subsection is a person

determined not qualified to enlist in a covered Armed
 Force on the basis that the person—

- 3 (1) has a disqualifying medical condition for
 4 which the Secretary of the military department con5 cerned may not issue a waiver; or
- 6 (2) enrolled in, but failed to graduate from, a
 7 future member preparatory course of such covered
 8 Armed Force.
- 9 (c) COVERED ARMED FORCE DEFINED.—In this sec10 tion, the term "covered Armed Force" means the Army,
 11 Navy, Marine Corps, Air Force, or Space Force.

12 SEC. 593. MODERNIZATION OF DRESS CODES AND POLICIES

13 ON MILITARY INSTALLATIONS DURING NON14 WORKING AND NON-DUTY STATUS HOURS.

15 (a) IN GENERAL.—Not later than June 1, 2025, the Secretary of each of the military departments shall issue 16 17 guidance to commanders of installations under the jurisdiction of the Secretary to require the modernization of 18 19 dress codes or policies for members of the Armed Forces 20during non-working and non-duty status hours, while on 21military installations, and for all military dependents on 22 military installations at any time.

(b) MODERNIZATION DEFINED.—In this section, the
term "modernization" means, with respect to a dress code
or policy, the changing of such code or policy to the least

restrictive version such code or policy, including by not
 requiring or restricting any generally accepted item of
 clothing.

4 SEC. 594. PILOT PROGRAM TO ALLOW MEMBERS IN THE DE5 PARTMENT OF THE AIR FORCE TO GROW 6 BEARDS.

7 (a) ESTABLISHMENT.—Not later than 180 days after
8 the date of the enactment of this Act, the Secretary of
9 the Air Force shall establish a pilot program to allow
10 members of the Air Force and Space Force to grow
11 beards.

(b) SELECTION OF PARTICIPANTS.—The Secretary
shall select units from such Armed Forces to participate
in the pilot program to ensure that the such units—

- 15 (1) are located in geographically diverse areas;
- 16 (2) operate in diverse environments; and
- 17 (3) perform various missions.
- 18 (c) REPORT AND BRIEFINGS.—

(1) INITIAL REPORT.—Not later than one year
after the initiation of the pilot program, the Secretary shall submit to the Committees on Armed
Services of the Senate and House of Representatives
a report on the interim findings of the pilot program.

1	(2) FINAL BRIEFING.— Not later than 90 days
2	after the termination completion of the pilot pro-
3	gram, the Secretary shall submit to the Committees
4	on Armed Services of the Senate and House of Rep-
5	resentatives a briefing on the pilot program. Such
6	briefing shall include the recommendation of the
7	Secretary whether to expand the pilot program or
8	make it permanent.
9	(3) ELEMENTS.—A report or briefing under
10	this subsection shall include the following elements:
11	(A) The evaluation of the Secretary of the
12	compatibility of beards with military equipment
13	that requires an airtight seal, such as a gas
14	mask.
15	(B) An assessment of the effect of beard
16	growth on discipline, morale, and unity within
17	the ranks.
18	(C) A determination whether allowing
19	members to grow beards improves inclusivity,
20	including for members with conditions like
21	pseudofolliculitis barbae or who wish to grow
22	beards for religious purposes.
23	(D) Identifications of any negative percep-
24	tion or bias towards members with beards.

(E) Strategies to mitigate such negative
 perceptions or bias.

3 (d) TERMINATION.—The pilot program under this
4 section shall terminate three years after the date of the
5 enactment of this Act.

6 SEC. 595. FEMALE MEMBERS OF CERTAIN ARMED FORCES 7 AND CIVILIAN EMPLOYEES OF THE DEPART8 MENT OF DEFENSE IN STEM.

9 (a) STUDY; REPORT.—Not later than September 30,
10 2025, the Secretary of Defense shall submit to the Com11 mittees on Armed Services of the Senate and House of
12 Representatives a report containing the results of a study
13 on how to—

14 (1) increase participation of covered individuals
15 in positions in the covered Armed Forces or Depart16 ment of Defense and related to STEM; and

17 (2) change Skillbridge to help covered individ18 uals eligible for Skillbridge find civilian employment
19 in positions related to STEM.

20 (b) DEFINITIONS.—In this section:

(1) The term "covered Armed Force" means
the Army, Navy, Marine Corps, Air Force, or Space
Force.

24 (2) The term "covered individual" means a fe25 male—

	_00
1	(A) member of a covered Armed Force; or
2	(B) civilian employee of the Department of
3	Defense.
4	(3) The term "Skillbridge" means an employ-
5	ment skills training program under section 1143(e)
6	of title 10, United States Code.
7	(4) The term "STEM" means science, tech-
8	nology, engineering, and mathematics.
9	SEC. 596. STUDY ON BENEFITS OF STANDARDIZING POLI-
10	CIES REGARDING BASIC ALLOWANCE FOR
11	HOUSING AND FAMILY HOUSING ELIGIBILITY
12	FOR MEMBERS OF THE ARMED FORCES
13	SERVING ON ACTIVE DUTY WHO ARE UNAC-
14	COMPANIED AND PREGNANT.
15	(a) IN GENERAL.—The Secretary of Defense, in co-
16	ordination with the Secretary concerned, shall carry out
17	a study on the policies regarding basic allowance for hous-
18	ing and family housing eligibility for members of the
19	Armed Forces serving on active duty who are unaccom-
20	panied and who become pregnant while residing in unac-
21	companied housing. The study shall include the identifica-
22	tion of—
23	(1) for each of the Armed Forces, the current

(1) for each of the Armed Forces, the current
policy regarding when unaccompanied pregnant
members of the Armed Forces who reside in unac-

1	companied housing are eligible to receive basic allow-
2	ance for housing;
3	(2) for each of the Armed Forces, the current
4	policy regarding when unaccompanied pregnant
5	members of the Armed Forces who reside in unac-
6	companied housing are eligible for admittance to the
7	wait list for family housing and assignment of family
8	housing;
9	(3) any disparities between written policies and
10	the implementation of such policies;
11	(4) recommendations to standardize such poli-
12	cies across the Armed Forces; and
13	(5) any costs associated with the standardiza-
14	tion of such policies, including with respect to any
15	infrastructure improvements that may be needed.
16	(b) REPORT.—Not later than one year after com-
17	pleting the study required under subsection (a), the Sec-
18	retary of Defense shall submit to Congress a report con-
19	taining the results of the study.
20	(c) IMPLEMENTATION.—Not later than 90 days after
21	the date of the completion of the study under subsection
22	(a), the Secretary of Defense, in coordination with the
23	Secretary concerned, shall take such actions as may be
24	necessary to provide for a uniform policy across the Armed

family housing eligibility for members of the Armed 1 Forces serving on active duty who are unaccompanied and 2 who become pregnant while residing in unaccompanied 3 4 housing. Such policies shall include that upon providing 5 medical certification of pregnancy and medical certifi-6 cation of predicted due date, an unaccompanied member 7 of the Armed Force residing in unaccompanied housing 8 shall be eligible to receive basic allowance for housing be-9 ginning not later than three months prior to such predicted due date. 10

11 TITLE VI—COMPENSATION AND 12 OTHER PERSONNEL BENEFITS 13 Subtitle A—Basic Pay, Retired Pay, 14 and Leave 15 SEC. 601. POLICY ON POSTPARTUM PHYSICAL FITNESS

 16
 TESTS AND BODY COMPOSITION ASSESS

 17
 MENTS.

18 Section 701(k) of title 10, United States Code, is19 amended, in the matter preceding paragraph (1)—

20 (1) by striking "gives birth" and inserting "is21 pregnant"; and

(2) by striking "such birth" and inserting
"birth, loss of pregnancy, or stillbirth".

1SEC. 602. EXTENSION OF PARENTAL LEAVE TO MEMBERS2OF THE COAST GUARD RESERVE.

3 (a) EXTENSION.—Section 711 of chapter 40 of title
4 10, United States Code, is amended, in subsection (b), in
5 the matter preceding paragraph (1), by striking "is a
6 member of the Army, Navy, Marine Corps, Air Force, or
7 Space Force who".

8 (b) TECHNICAL CORRECTION.—Such section is redes-9 ignated as section 710a of such title.

10 (c) EFFECTIVE DATE.—The amendments made by11 this section shall take effect on October 1, 2025.

12SEC. 603. PROHIBITION ON EXPOSING MEMBERS OF THE13ARMED FORCES TO CHINESE MILITARY COM-14PANY INVESTMENTS THROUGH THE THRIFT15SAVINGS PLAN.

16 (a) IN GENERAL.—Section 211 of title 37, United
17 States Code, is amended by adding at the end the fol18 lowing:

19 "(e) LIMITATION ON MUTUAL FUND WINDOW.—A 20 member of the armed forces may not participate or invest 21 in the Thrift Savings Plan mutual fund window pursuant 22 to section 8438(b)(5) of title 5 if that window includes 23 a mutual fund that holds a Chinese military company (as 24 that term is defined in section 1260H of Public Law 116– 25 283) as determined by the mutual fund's most recent quarterly filing with the Securities and Exchange Commis sion.".

3 (b) RULE OF CONSTRUCTION.—The amendment 4 made by subsection (a) shall not be construed to limit ac-5 cess of members of the Armed Forces to Thrift Savings 6 Plan mutual funds that do not include any Chinese mili-7 tary company (as defined in section 1260H of Public Law 8 116–283).

9 Subtitle B—Bonus and Incentive 10 Pays

11 SEC. 611. INCENTIVE PAY: EXPLOSIVE ORDNANCE DIS12 POSAL DUTY.

(a) ESTABLISHMENT.—Subchapter I of Chapter 5 of
title 37, United States Code, is amended by inserting,
after section 301e, the following new section:

16 "§301f. Incentive pay: explosive ordnance disposal 17 duty.

18 "(a) ELIGIBILITY.—(1) Subject to regulations pre-19 scribed by the Secretary of Defense, a regular member of 20 a covered armed force is entitled to continuous monthly 21 explosive ordnance disposal duty incentive pay in the 22 amount specified in subsection (b)(1) if the member—

23 "(A) is entitled to basic pay;

24 "(B) holds (or is in training leading to) an ex-25 plosive ordnance disposal duty designator; and

"(C) is in and remains in explosive ordnance
 disposal duty on a career basis.

3 "(2) Subject to regulations prescribed by the Sec-4 retary of Defense, a member of a covered armed force who 5 is entitled to basic pay but is not entitled to continuous monthly explosive ordnance disposal duty incentive pay 6 7 under paragraph (1) is entitled to explosive ordnance disposal duty incentive pay in the amount prescribed pursu-8 ant to subsection (b)(2) for any period during which such 9 10 member performs explosive ordnance disposal duty under 11 orders.

12 "(b) RATES.—(1) Continuous monthly explosive ord13 nance disposal duty incentive pay under subsection (a)(1)
14 shall be in the following amounts:

"Years of explosive ordnance disposal duty (including training):	Monthly Rate
2 or fewer	\$125
Over 2	\$156
Over 3	\$188
Over 4	\$206
Over 6	\$650
Over 8	\$800
Over 10	\$1,000
Over 17	\$840
Over 22	\$585
Over 24	\$385
Over 25	\$250

15 "(2) Explosive ordnance disposal duty incentive pay
16 under subsection (a)(2)—

17 "(A) shall be in amounts prescribed by the Sec-

18 retary of Defense;

"(B) may not, for any month, exceed the max imum amount specified in paragraph (1); and

3 "(C) may not be less per day than the amount
4 under subsection (d).

5 "(c) COMPUTATION OF YEARS.—Years of explosive
6 ordnance disposal duty by a member shall be computed
7 beginning with the effective date of the initial order to
8 such member to perform explosive ordnance disposal duty.
9 "(d) APPLICABILITY TO CERTAIN DUTY IN THE RE-

SERVE COMPONENTS.—Under regulations prescribed by 10 11 the Secretary of Defense and to the extent provided for by appropriations, for each day that a member of the re-12 serve component of a covered armed force who is entitled 13 to compensation under section 206 of this title, performs, 14 15 under orders, explosive ordnance disposal duty, such member is eligible for an increase in compensation equal to 16 17 one-thirtieth of the continuous monthly incentive pay under subsection (b)(1) for a member of corresponding 18 19 years of service entitled to basic pay.

20 "(e) DEFINITIONS.—In this section:

21 "(1) The term 'covered armed force' means the
22 Army, Navy, Marine Corps, Air Force, or Space
23 Force.

"(2) The term 'explosive ordnance disposal' has
 the meaning given such term in section 2284 of title
 10.

4 "(3) The term 'explosive ordnance disposal
5 duty' means duty performed by a member of a cov6 ered armed force, under regulations prescribed by
7 the Secretary of Defense, in explosive ordnance dis8 posal.".

9 (b) EFFECTIVE DATE.—Section 301f of title 37, 10 United States Code, added by this section, shall take effect 11 on the day that is six months after the date of the enact-12 ment of this Act and apply to explosive ordnance disposal 13 duty performed on or after such day.

14SEC. 612. ONE-YEAR EXTENSION OF CERTAIN EXPIRING15BONUS AND SPECIAL PAY AUTHORITIES.

16 (a) AUTHORITIES RELATING Reserve TO FORCES.—Section 910(g) of title 37, United States Code, 17 relating to income replacement payments for reserve com-18 19 ponent members experiencing extended and frequent mo-20 bilization for active duty service, is amended by striking 21 "December 31, 2024" and inserting "December 31, 22 2025".

23 (b) TITLE 10 AUTHORITIES RELATING TO HEALTH24 CARE PROFESSIONALS.—The following sections of title

1 10, United States Code, are amended by striking "Decem 2 ber 31, 2024" and inserting "December 31, 2025":

3 (1) Section 2130a(a)(1), relating to nurse offi4 cer candidate accession program.

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

8 (c) AUTHORITIES RELATING TO NUCLEAR OFFI9 CERS.—Section 333(i) of title 37, United States Code, is
10 amended by striking "December 31, 2024" and inserting
11 "December 31, 2025".

(d) AUTHORITIES RELATING TO TITLE 37 CONSOLIDATED SPECIAL PAY, INCENTIVE PAY, AND BONUS AUTHORITIES.—The following sections of title 37, United
States Code, are amended by striking "December 31,
2024" and inserting "December 31, 2025":

17 (1) Section 331(h), relating to general bonus18 authority for enlisted members.

19 (2) Section 332(g), relating to general bonus20 authority for officers.

21 (3) Section 334(i), relating to special aviation
22 incentive pay and bonus authorities for officers.

23 (4) Section 335(k), relating to special bonus
24 and incentive pay authorities for officers in health
25 professions.

1	(5) Section 336(g), relating to contracting
2	bonus for cadets and midshipmen enrolled in the
3	Senior Reserve Officers' Training Corps.
4	(6) Section 351(h), relating to hazardous duty
5	pay.
6	(7) Section $352(g)$, relating to assignment pay
7	or special duty pay.
8	(8) Section 353(i), relating to skill incentive
9	pay or proficiency bonus.
10	(9) Section 355(h), relating to retention incen-
11	tives for members qualified in critical military skills
12	or assigned to high priority units.
13	(e) Authority to Provide Temporary Increase
14	IN RATES OF BASIC ALLOWANCE FOR HOUSING.—Section
15	403(b) of title 37, United States Code, is amended—
16	(1) in paragraph $(7)(E)$, relating to an area
17	covered by a major disaster declaration or con-
18	taining an installation experiencing an influx of mili-
19	tary personnel, by striking "December 31, 2024"
20	and inserting "December 31, 2025"; and
21	(2) in paragraph $(8)(C)$, relating to an area
22	where actual housing costs differ from current rates
23	by more than 20 percent, by striking "September
24	30, 2024" and inserting "December 31, 2025".

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Subtitle C—Allowances

2 SEC. 621. BASIC NEEDS ALLOWANCE: EXCLUSION OF BASIC 3 ALLOWANCE FOR HOUSING FROM THE CAL-4 CULATION OF GROSS HOUSEHOLD INCOME 5 OF AN ELIGIBLE MEMBER OF THE ARMED 6 FORCES. 7 Section 402b(k)(1)(B) of title 37, United States 8 Code, is amended— 9 (1) by striking "in" and all that follows 10 through "portion of"; and 11 (2) by striking "that the Secretary concerned 12 elects to exclude" and inserting "paid to such mem-13 ber". 14 SEC. 622. BASIC ALLOWANCE FOR HOUSING: PILOT PRO-15 GRAM TO OUTSOURCE RATE CALCULATION. 16 (a) IN GENERAL.—Not later than September 30,

17 2025, the Secretary of Defense shall seek to enter into
18 an agreement with a covered entity pursuant to which the
19 covered entity shall calculate, using industry-standard ma20 chine learning and artificial intelligence algorithms, the
21 monthly rates of BAH for not fewer than 15 MHAs.

(b) REPORT.—Not later than two years after the date
of the enactment of this Act, the Secretary shall submit
to the Committees on Armed Services of the Senate and
House of Representatives a report containing the evalua-

tion of the Secretary of the rates calculated by a covered 1 2 entity pursuant to an agreement under subsection (a). 3 (c) DEFINITIONS.—In this section (1) The term "BAH" means the basic allow-4 5 ance for housing for members of the uniformed serv-6 ices under section 403 of title 37, United States 7 Code. 8 (2) The term "covered entity" means a nation-9 ally recognized entity in the field of single-family 10 housing that has data on local rental rates in real 11 estate markets across the United States. (3) The term "MHA" means military housing 12 13 area. Subtitle D—Family and Survivor 14 **Benefits** 15 SEC. 631. EXPANSION OF ELIGIBILITY FOR CERTAIN BENE-16 17 FITS THAT ARISE FROM THE DEATH OF A 18 MEMBER OF THE ARMED FORCES. 19 (a) DEATH GRATUITY.—Section 1475(a)(4) of title 20 10, United States Code, is amended by striking "for a pe-21 riod of more than 13 days". 22 (b) RECOVERY, CARE, AND DISPOSITION OF RE-23 MAINS.—Section 1481(a) of title 10, United States Code, 24 is amended by adding at the end the following new para-25 graph:

1	"(11) Any person not otherwise covered by this
2	section whose death entitles a survivor of such per-
3	son to a death gratuity under section 1475 of this
4	title.".
5	(c) ELIGIBILITY FOR ASSISTANCE FROM A CASUALTY
6	Assistance Officer.—Section 633 of the National De-
7	fense Authorization Act for Fiscal Year 2014 (Public Law
8	113–66; 10 U.S.C. 1475 note) is amended—
9	(1) in subsection (a)—
10	(A) in paragraph (1)—
11	(i) in subparagraph (A), by striking ";
12	and" and inserting a semicolon;
13	(ii) in subparagraph (B), by striking
14	the period at the end and inserting ";
15	and"; and
16	(iii) by adding at the end the fol-
17	lowing new subparagraph:
18	"(C) an individual not described in subpara-
19	graph (A) or (B) who is entitled to a death gratuity
20	under section 1475 of title 10, United States
21	Code.";
22	(B) in paragraph (2)—
23	(i) by striking "spouses and depend-
24	ents" each place it appears and inserting
25	"survivors"; and

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1	(ii) in subparagraph (A), by striking
2	"spouses and other dependents of deceased
3	members" and inserting "such survivors";
4	and
5	(2) in subsection $(b)(2)$, by striking "the spouse
6	and other dependents of a deceased member of the
7	Armed Forces" and inserting "such a survivor".
8	(d) EFFECTIVE DATE.—The amendments made by
9	this section shall apply to a death that occurs on or after
10	the date of the enactment of this Act.
11	SEC. 632. PAYMENT INSTEAD OF REIMBURSEMENT FOR
12	THE TRANSPORTATION OF CERTAIN RE-
13	MAINS TO TWO LOCATIONS IF THE SECOND
14	LOCATION IS A NATIONAL CEMETERY.
15	Section 1482(a)(8)(B) of title 10, United States
16	Code, is amended, in the second sentence, by striking
17	"may pay for transportation to the second place only" and
18	inserting "shall not require that payment for transpor-
19	tation to the second place be".
20	SEC. 633. INFORMATION REGARDING PATERNAL ENGAGE-
21	MENT ON WEBSITE OF MILITARY
22	ONESOURCE.
23	Section 561 of the National Defense Authorization
23 24	Section 561 of the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111–84; 10 U.S.C.

1	(1) by redesignating paragraphs (11) through
2	(16) as paragraphs (12) through (17) , respectively;
3	and
4	(2) by inserting, after paragraph (10) , the fol-
5	lowing new paragraph (11):
6	"(11) Programs that encourage paternal en-
7	gagement with the family.".
8	SEC. 634. MILITARY ONESOURCE FOR A REMARRIED SUR-
9	VIVING SPOUSE OF A DECEASED MEMBER OF
10	THE ARMED FORCES: ELIGIBILITY; INFORMA-
11	TION.
12	(a) ELIGIBILITY.—A surviving spouse of a deceased
13	member of the Armed Forces may use the Military
14	OneSource program of the Department of Defense regard-
15	less of whether such surviving spouse remarries after the
16	death of such member.
17	(b) WEBSITE INFORMATION.—The Secretary of De-
18	fense shall publish and maintain, on the website for the
19	Military OneSource program, information regarding cas-
20	ualty assistance for a surviving spouse described in sub-

1 Subtitle E—Defense Resale Matters

2 SEC. 641. COMMISSARY AND EXCHANGE BENEFITS: EXPAN-3 SION FOR SURVIVING CHILDREN OF MEM-

BERS OF THE UNIFORMED SERVICES.

5 (a) EXPANSION.—Section 1061 of title 10, United
6 States Code, is amended by adding at the end the fol7 lowing new subsection:

8 "(c) DEPENDENT DEFINED.—In this section, the 9 term 'dependent' has the meaning given such term in sec-10 tion 1072 of this title, without regard to the age of a child 11 of a member of a uniformed service.".

12 (b) TECHNICAL AMENDMENT.—Such section is
13 amended in the heading by striking "Reserve and
14 Guard".

15 SEC. 642. SINGLE-USE SHOPPING BAGS IN COMMISSARY
16 STORES.

17 Section 2485 of title 10, United States Code, is18 amended by adding at the end the following new sub-19 section:

20 "(j) SINGLE-USE SHOPPING BAGS.—The Defense
21 Commissary Agency may not prohibit the use of, or charge
22 a fee for, single-use shopping bags in a commissary
23 store.".

SEC. 643. SALE OF CERTAIN SUPPLIES OF THE NAVY AND MARINE CORPS TO CERTAIN FORMER MEM BERS OF THE COAST GUARD.

4 Section 8803 of title 10, United States Code, is
5 amended by striking ", or the Space Force" and inserting
6 ", the Space Force, or the Coast Guard".

7 Subtitle F—Other Benefits, 8 Reports, and Briefings

9 SEC. 651. PROMOTION OF TAX PREPARATION ASSISTANCE 10 PROGRAMS.

(a) IN GENERAL.—The Secretary of Defense shall
ensure that each member of a covered Armed Force receives, not later than March 1 of each year, a written notice regarding the MilTax program and other tax preparation assistance programs furnished by the Secretary.

(b) REPORT.—Not later than six months after the
date of the enactment of this Act, the Secretary shall submit to the Committees on Armed Services of the Senate
and House of Representatives a report regarding the rates
of participation by members of the covered Armed Forces
in the programs described in subsection (a).

(c) COVERED ARMED FORCE DEFINED.—In this section, the term "covered Armed Force" means the Army,
Navy, Marine Corps, Air Force, or Space Force.

1SEC. 652. PILOT PROGRAM TO INFORM MEMBERS ABOUT2CERTAIN INSURANCE PRODUCTS.

3 (a) ESTABLISHMENT.—Not later than September 30, 2025, the Secretary of Defense shall carry out a pilot pro-4 5 gram to provide to a member of the covered Armed Forces, through the website of Military OneSource (estab-6 7 lished under section 561 of the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111-84; 10 8 9 U.S.C. 1781 note)), information regarding insurance products intended to cover living expenses, at no cost to 10 11 the Federal Government, that—

12 (1) may arise in the event of a cancer diagnosis
13 of such member or a dependent of such member;
14 and

(2) the member may not be able to cover with
the pay and benefits provided to such member by
the Federal Government.

18 (b) INFORMATIONAL REQUIREMENTS.—The Sec19 retary shall ensure that information provided to a member
20 under subsection (a)—

21 (1) only refers to insurance products—

22 (A) that comply with all applicable laws23 and regulations; and

24 (B) that provide coverage in each State;25 and

(2) includes any other information the Sec retary determines appropriate to help a member deal
 expenses described in subsection (a).

4 (c) SUNSET.—The pilot program under subsection
5 (a) shall terminate on the day that is five years after the
6 date of the enactment of this Act.

7 (d) REPORT.—Not later than six months after the
8 pilot program under this section terminates, the Secretary
9 shall submit to the Committees on Armed Services of the
10 Senate and House of Representatives a report regarding
11 such pilot program. Elements of the report shall include
12 the following:

13 (1) The insurance products about which the14 Secretary provided information under subsection (a).

15 (2) The number of members who purchased16 such insurance products.

17 (3) Any other information the Secretary deter-18 mines appropriate.

19 (e) DEFINITIONS.—In this section:

20 (1) The term "covered Armed Force" means
21 the Army, Navy, Marine Corps, Air Force, or Space
22 Force.

23 (2) The term "State" has the meaning given
24 such term in section 901 of title 32, United States
25 Code.

TITLE VII—HEALTH CARE 1 **PROVISIONS** 2 Subtitle A—TRICARE and Other 3 **Health Benefits** 4 5 SEC. 701. ASSISTED REPRODUCTIVE TECHNOLOGY FOR 6 CERTAIN MEMBERS OF THE ARMED FORCES 7 AND THEIR DEPENDENTS UNDER TRICARE. 8 (a) IN GENERAL.—Chapter 55 of title 10, United 9 States Code, is amended by inserting after section 10740

10 the following new section:

11 "§1074p. Assisted reproductive technology for cer-

12tain members of the armed forces and13their dependents under TRICARE

14 "(a) COVERAGE.—The use of assisted reproductive 15 technology (including in vitro fertilization, gamete re-16 trieval, and gamete transfer) by a member of a covered 17 armed force (or a dependent of such a member) shall be 18 covered under TRICARE Prime or TRICARE Select.

19 "(b) 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 'member' is used as such term
24 is used in this title and does not include a former
25 member.".

1	(b) Exclusion From Contracts for Former
2	Members and Their Dependents.—Section 1086 of
3	such title is amended—
4	(1) in subsection (c), in the matter preceding
5	paragraph (1), by striking "subsection (d)" and in-
6	serting "subsections (d) and (j)"; and
7	(2) by adding at the end the following new sub-
8	section:
9	"(j) A plan contracted for under subsection (a) may
10	not include coverage for services under section $1074p$ of
11	this title.".
12	SEC. 702. TRICARE DENTAL PLAN FOR THE SELECTED RE-
13	SERVE.
13 14	SERVE. Section 1076a of title 10, United States Code, is
14	Section 1076a of title 10, United States Code, is
14 15	Section 1076a of title 10, United States Code, is amended—
14 15 16	Section 1076a of title 10, United States Code, is amended— (1) in subsection (a)—
14 15 16 17	Section 1076a of title 10, United States Code, is amended— (1) in subsection (a)— (A) in paragraph (1)—
14 15 16 17 18	Section 1076a of title 10, United States Code, is amended— (1) in subsection (a)— (A) in paragraph (1)— (i) in the header, by striking "selected
14 15 16 17 18 19	Section 1076a of title 10, United States Code, is amended— (1) in subsection (a)— (A) in paragraph (1)— (i) in the header, by striking "selected reserve and"; and
 14 15 16 17 18 19 20 	Section 1076a of title 10, United States Code, is amended— (1) in subsection (a)— (A) in paragraph (1)— (i) in the header, by striking "selected reserve and"; and (ii) by striking "for members of the
 14 15 16 17 18 19 20 21 	Section 1076a of title 10, United States Code, is amended— (1) in subsection (a)— (A) in paragraph (1)— (i) in the header, by striking "selected reserve and"; and (ii) by striking "for members of the Selected Reserve of the Ready Reserve

1	(C) by adding at the end the following new
2	paragraph:
3	"(5) Plan for selected reserve.—A dental
4	benefits plan for members of the Selected Reserve of
5	the Ready Reserve.";
6	(2) in subsection (d)—
7	(A) by redesignating paragraph (3) as
8	paragraph (4); and
9	(B) by inserting after paragraph (2) the
10	following new paragraph:
11	"(3) NO PREMIUM PLANS.—(A) The dental in-
12	surance plan established under subsection $(a)(5)$ is
13	a no premium plan.
14	"(B) Members enrolled in a no premium plan
15	may not be charged a premium for benefits provided
16	under the plan.";
17	(3) in subsection $(e)(2)(A)$, by striking "a mem-
18	ber of the Selected Reserve of the Ready Reserve
19	or'';
20	(4) by redesignating subsections (f) through (k)
21	as subsections (g) through (l), respectively;
22	(5) by inserting after subsection (e) the fol-
23	lowing new subsection (f):
24	"(f) Copayments Under No Premium Plans.—A
25	member who receives dental care under a no premium plan

referred to in subsection (d)(3) shall pay no charge for 1 any care described in subsection (c)."; and 2 3 (6) in subsection (i), as redesignated by paragraph (4), by striking "subsection (k)(2)" and in-4 5 serting "subsection (1)(2)". 6 SEC. 703. EXTENSION OF EFFECTIVE DATE REGARDING 7 CERTAIN IMPROVEMENTS TO THE TRICARE 8 **DENTAL PROGRAM.** 9 (a) EXTENSION.—Section 1076a of title 10, United States Code, is amended by striking "January 1, 2026" 10 11 each place it appears and inserting "January 1, 2027". 12 (b) RULEMAKING; BRIEFING.—Section 701 of the James M. Inhofe National Defense Authorization Act for 13 Fiscal Year 2023 (Public Law 117-263; 10 U.S.C. 1076a 14 15 note) is amended— 16 (1) in subsection (b)— 17 (A) in paragraph (1), by striking "January 18 1, 2025" and inserting "January 1, 2026"; and 19 (B) in paragraph (2), by striking "January 1, 2026" and inserting "January 1, 2027"; and 20 (2) in subsection (c), by striking "and 2026" 21 and inserting "2026, and 2027". 22

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1	SEC. 704. LICENSURE REQUIREMENT FOR CERTAIN
2	HEALTH CARE PROFESSIONALS PROVIDING
3	CERTAIN EXAMINATIONS TO MEMBERS OF
4	THE RESERVE COMPONENTS.
5	Section 1094(d)(2) of title 10, United States Code,
6	is amended by inserting "an examination or assessment
7	under section 10206 of this title or" after "not covered
8	under section 1091 of this title who is providing".
9	SEC. 705. EXPANSION OF WOUNDED WARRIOR SERVICE
10	DOG PROGRAM.
11	Section 745 of the William M. (Mac) Thornberry Na-
12	tional Defense Authorization Act for Fiscal Year 2021 (10
13	U.S.C. 1071 note) is amended—
14	(1) by redesignating subsection (b) as sub-
15	section (c); and
16	(2) by inserting after subsection (a) the fol-
17	lowing new subsection:
18	"(b) GRANT AUTHORITY.—
19	"(1) IN GENERAL.—In carrying out the Wound-
•	

20 ed Warrior Service Dog Program, the Secretary of 21 Defense shall award grants on a competitive basis 22 directly to eligible entities in accordance with this 23 subsection.

24 "(2) ELIGIBLE ENTITIES.—To be eligible to receive a grant under this subsection, an entity shall 25 26 be a nonprofit organization, the primary function of

1	which is raising, training, and furnishing assistance
2	dogs.
2	((2) ADDI ICATIONG An objetible entity desiring

3	"(3) APPLICATIONS.—An eligible entity desiring
4	a grant under this subsection shall submit to the
5	Secretary of Defense an application at such time, in
6	such manner, and containing such information and
7	assurances as such Secretary determines appro-
8	priate.
9	"(4) Consideration for grant amount.—In
10	determining the amount of a grant awarded under
11	this subsection, such Secretary shall consider—
12	"(A) the merits of the application sub-
13	mitted pursuant to paragraph (3);
14	"(B) whether, and to what extent, there is
15	demand by covered members or covered vet-
16	erans for assistance dogs provided by the eligi-
17	ble entity desiring such grant; and
18	"(C) the capacity and capability of such el-
19	igible entity to raise and train assistance dogs
20	to meet such demand.
21	"(5) USE OF FUNDS.—An eligible entity award-
22	ed a grant under this subsection shall use such
23	grant to plan, design, establish, or operate a pro-
24	gram to furnish assistance dogs to covered members

and covered veterans, or any combination thereof.

"(6) LIMITATION ON GRANT AMOUNT.—The
 amount of a grant awarded under this subsection
 may not exceed \$2,000,000.".

4 SEC. 706. REIMBURSEMENTS UNDER THE TRICARE PRO5 GRAM TO CANCER AND CHILDREN'S HOS6 PITALS FOR OUTPATIENT CARE OF BENE7 FICIARIES.

8 (a) IN GENERAL.—When evaluating an application 9 under the TRICARE program by a cancer hospital or a 10 children's hospital for a general temporary military contingency payment adjustment to a reimbursement amount 11 12 under the TRICARE outpatient prospective payment sys-13 tem, the Secretary of Defense shall consider the adequacy of the TRICARE network and the availability of special-14 15 ized health care services for affected beneficiaries.

16 (b) REPORT.—Not later than 180 days after the date 17 of the enactment of this Act, the Secretary of Defense 18 shall provide to the Committees on Armed Services of the 19 Senate and House of Representatives a report regarding 20 applications, payments, and adjustments described in sub-21 section (a). The report shall include the following ele-22 ments:

(1) A list of payment mechanisms available to
the Secretary to make a reimbursement described in
subsection (a).

(2) A list of the authorities for such payment
 mechanisms.

3 (3) A list of the payment adjustments the Sec4 retary may make to a reimbursement amount de5 scribed in subsection (a).

6 (4) The factors the Secretary considers when
7 determining whether to make such a payment ad8 justment.

9 (5) Whether the Secretary measures the effects 10 of a change to a reimbursement or payment adjust-11 ment when determining whether to continue such a 12 payment adjustment.

(6) Any identified differences in diagnoses or
the complexity of care, for pediatric TRICARE outpatients at children's hospitals and at other hospitals.

17 (7) The extent to which differences in such pay18 ments reflect differences in the complexity of care
19 for such patients.

20 (8) Recently identified trends in the use of chil21 dren's hospital services by pediatric TRICARE pa22 tients.

SEC. 707. NOTICES TO A DEPENDENT CHILD REGARDING IMPENDING LOSS OF COVERAGE UNDER TRICARE PROGRAM.

4 (a) NOTICE REQUIRED.—The Secretary of Defense 5 shall notify an individual who is a beneficiary under the TRICARE program on the basis that such individual is 6 7 the dependent child of a member of a covered Armed 8 Force, and such member and the spouse of such member 9 (if applicable), before the end, on the 21st birthday of such individual, of the eligibility of such individual for 10 TRICARE on such basis. 11

12 (b) SCHEDULE.—The Secretary shall issue a notifica-13 tion under subsection (a)—

14 (1) nine, six, three, and one month before such15 birthday; and

16 (2) on such birthday.

17 (c) METHODS.—The Secretary shall issue such notice18 by mail, email, and text message.

(d) ID CARD.—The Secretary shall ensure that the
spouse of a member may complete and submit a form to
renew the identification card provided by the Secretary to
such dependent child.

(e) COVERED ARMED FORCE DEFINED.—In this section, the term "covered Armed Force" means the Army,
Navy, Marine Corps, Air Force, or Space Force.

1SEC. 708. PILOT PROGRAM TO TREAT PREGNANCY AS A2QUALIFYING EVENT FOR ENROLLMENT IN3TRICARE SELECT.

4 (a) ESTABLISHMENT.—Not later than 180 days after
5 the date of the enactment of this Act, the Secretary of
6 Defense shall commence a five-year pilot program under
7 which—

8 (1) the Secretary shall treat pregnancy as a
9 qualifying event, under section 1099(b)(1)(B) of title
10 10, United States Code, for enrollment in TRICARE
11 Select by an eligible beneficiary; and

(2) a member of the Army, Navy, Marine
Corps, Air Force, or Space Force on active duty
may enroll in TRICARE Select under paragraph (1)
for a period that ends not later than 180 days after
the end of pregnancy.

(b) INITIAL BRIEFING.—Not later than one year
after the date of the enactment of this Act, the Secretary
shall provide to the appropriate congressional committees
a briefing on the status of the pilot program under subsection (a).

(c) ANNUAL REPORT.—Not later than one year after
the Secretary commences the pilot program under subsection (a), and annually thereafter for the next four
years, the Secretary shall provide to the appropriate congressional committees a report on the pilot program. Each

such report shall include the number of covered enrollment
 changes, disaggregated by—
 (1) month, beginning with January, 2023; and

4 (2) whether the eligible beneficiary made such
5 covered enrollment change—

6 (A) because the eligible beneficiary is a 7 member of the Army, Navy, Marine Corps, Air 8 Force, or Space Force on active duty who may 9 enroll in TRICARE Select under the pilot pro-10 gram;

(B) because the eligible beneficiary is a
member of the uniformed services who separated from active duty;

14 (C) because the eligible beneficiary is a
15 member of the uniformed services who returned
16 to active duty;

17 (D) because the eligible beneficiary is a de18 pendent of a member of the uniformed services
19 who separated from active duty;

20 (E) because the eligible beneficiary is a de21 pendent of a member of the uniformed services
22 who returned to active duty; or

23 (F) based on the treatment, under the
24 pilot program, of pregnancy as a qualifying
25 event for enrollment in TRICARE Select.

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1	(d) DEFINITIONS.—In this section:
2	(1) The term "covered enrollment change"
3	means a change to a previous election by an eligible
4	beneficiary under subsection $(b)(1)$ of section 1099
5	of title 10, United States Code, to enroll in a health
6	care plan designated under subsection (c) of such
7	section.
8	(2) The term "eligible beneficiary" means an
9	individual—
10	(A) eligible to enroll in TRICARE Select
11	under section 1075(b) of title 10, United States
12	Code; or
13	(B) a member of the Army, Navy, Marine
14	Corps, Air Force, or Space Force on active
15	duty.
16	(3) The terms "TRICARE program" and
17	"TRICARE Select" have the meanings given such
18	terms in section 1072 of title 10, United States
19	Code.
20	(4) The term "appropriate congressional com-
21	mittees" means—
22	(A) the Committee on Armed Services of
23	the House of Representatives;
24	(B) the Committee on Transportation and
25	Infrastructure of the House of Representatives;
	_

1	(C) the Committee on Energy and Com-
2	merce of the House of Representatives;
3	(D) the Committee on Armed Services of
4	the Senate.
5	SEC. 709. PILOT PROGRAM TO PREVENT PERINATAL MEN-
6	TAL HEALTH CONDITIONS IN PREGNANT AND
7	POSTPARTUM MEMBERS OF THE ARMED
8	FORCES AND COVERED BENEFICIARIES.
9	(a) ESTABLISHMENT.—Not later than 180 days after
10	the date of the enactment of this Act, the Secretary of
11	Defense shall establish a pilot program to assess the feasi-
12	bility and effectiveness of providing, through military med-
13	ical treatment facilities, covered prevention programs to
14	pregnant and postpartum members of the Armed Forces
15	and covered beneficiaries.
16	(b) REQUIREMENTS.—To carry out the pilot pro-
17	gram, the Secretary shall take the following steps:
18	(1) Integrate covered prevention programs into
19	existing maternal or pediatric care or programming
20	furnished through military medical treatment facili-
21	ties, including—
22	(A) primary care;
23	(B) obstetric care;
24	(C) pediatric care; and
25	(D) family or parenting programs.

1	(2) Ease participation in covered prevention
2	programs by pregnant and postpartum members of
3	the Armed Forces and covered beneficiaries by—
4	(A) offering covered prevention programs
5	at various times and locations; and
6	(B) providing child care to participants.
7	(3) Provide technical assistance regarding the
8	implementation of covered prevention programs to
9	personnel of military medical treatment facilities se-
10	lected for the pilot program.
11	(4) Study the effectiveness of the pilot program
12	in preventing the onset, or reducing the symptoms,
13	of perinatal mental health conditions of pregnant
14	and postpartum members of the Armed Forces and
15	covered beneficiaries.
16	(c) LOCATIONS.—In selecting locations for the pilot
17	program, the Secretary shall—
18	(1) select at least two military medical treat-
19	ment facilities per market of the Defense Health
20	Agency;
21	(2) select geographically diverse locations inside
22	and outside the continental United States; and
23	(3) give priority to a military medical treatment
24	facility that already operates a maternal health pro-
25	gram or a Women's Clinic.

(d) PROMOTIONAL CAMPAIGN.—The Secretary shall
 promote the pilot program to increase awareness and en courage participation.

4 (e) REPORTS.—

5 (1) ANNUAL REPORT.—Not later than 180 days 6 after the end of each year of operation of the pilot 7 program, the Secretary shall submit to the appro-8 priate congressional committees a report on the pilot 9 program during such year of operation. Each such 10 report shall include the number of pregnant and 11 postpartum members of the Armed Forces and cov-12 ered beneficiaries who participate in the pilot pro-13 gram, disaggregated by— 14 (A) by type of prevention program;

- 15 (B) Armed Force; 16 (C) military occupational specialty, in the 17 case of a member; 18 (D) rank; 19 (E) marital status; 20 (F) birth setting of delivery; 21 (G) sex; 22 (H) age; 23 (I) race; and
- 24 (J) ethnicity.

1	(2) FINAL REPORT.—Not later than one year
2	after the pilot program terminates, the Secretary
3	shall submit to the appropriate congressional com-
4	mittees, and publish, a final report. Such report
5	shall include the following elements:
6	(A) The total number of participants, de-
7	scribed in, and disaggregated as in, paragraph
8	(1), during the term of the pilot program.
9	(B) The assessment of the Secretary
10	whether the pilot program was effective in pre-
11	venting the onset, or reducing the symptoms, of
12	perinatal mental health conditions of pregnant
13	and postpartum members of the Armed Forces
14	and covered beneficiaries.
15	(C) The recommendations of the Secretary
16	whether, and how (including with regards to
17	cost), to expand or make permanent the pilot
18	program.
19	(f) TERMINATION.—The pilot program shall termi-
20	nate on September 30, 2028.
21	(g) DEFINITIONS.—In this section:
22	(1) The term "appropriate congressional com-
23	mittees" means—
24	(A) the Committee on Armed Services of
25	the House of Representatives;

1	(B) the Committee on Transportation and
2	Infrastructure of the House of Representatives;
3	and
4	(C) the Committee on Armed Services of
5	the Senate.
6	(2) The term "covered beneficiary" has the
7	meaning given such term in section 1072 of title 10,
8	United States Code.
9	(3) The term "covered prevention program"
10	means an evidence-based activity that the Secretary
11	determines has been proven to avert the onset. or
12	decrease the symptoms, of a perinatal mental health
13	condition.
14	(4) The term "military medical treatment facil-
15	ity" means a facility described in section 1073d of
16	title 10, United States Code.
17	(5) The term "perinatal mental health condi-
18	tion" means a mental health disorder that first
19	manifests during pregnancy or the one-year
20	postpartum period.
21	SEC. 710. PILOT PROGRAM ON CRYOPRESERVATION AND
22	STORAGE OF GAMETES OF CERTAIN MEM-
23	BERS OF THE ARMED FORCES.
24	(a) ESTABLISHMENT.—The Secretary of Defense
25	shall establish a pilot program to reimburse covered mem-

1 bers for expenses incurred in the testing, cryopreservation,

2 shipping, and storage of gametes of such covered members

3 in a private storage facility determined appropriate by the4 Secretary.

5 (b) AMOUNT OF REIMBURSEMENT.—A covered mem-6 ber shall receive not more than—

7 (1) \$500 in the case of a member who preserves8 sperm; and

9 (2) \$10,000 in the case of a member who pre-10 serves eggs.

(c) INFORMATION TO PARTICIPANTS.—The Secretary
shall provide to a covered member participating in the
pilot program information regarding providers of services
described in subsection (a) located near the covered member.

16 (d) IMPLEMENTATION SCHEDULE.—Not later than—
17 (1) 90 days after the date of the enactment of
18 this Act, the Secretary shall notify covered members
19 of the pilot program; and

20 (2) 120 days after the date of the enactment of
21 this Act, the Secretary shall—

(A) submit to the Committees on Armed
Services of the Senate and the House of Representatives an implementation plan for the
pilot program; and

(B) carry out the pilot program.
 (e) NO LIABILITY OR CONTRACTUAL OBLIGATION.—
 The United States shall not be—

4 (1) considered a party to any agreement be5 tween a covered member who participates in the
6 pilot program and a private gamete storage facility;
7 or

8 (2) responsible for the management of gametes
9 cryopreserved, or stored for which a covered member
10 receives reimbursement under such pilot program.

(f) ADVANCED MEDICAL DIRECTIVE.—A covered
member who participates in the pilot program shall complete an advanced medical directive that specifies how
gametes preserved under the pilot program shall be handled upon the death of such covered member.

(g) PROMOTION OF PILOT PROGRAM.—The Secretary
shall promote the pilot program to covered members in
the course of annual health examinations and pre-deployment screenings.

(h) REPORT.—Not later than one year after the Secretary establishes the pilot program, the Secretary shall
submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the pilot
program. Such report shall include the following:

25 (1) Usage by covered members.

1	(2) Demographics of participating covered
2	members.
3	(3) Costs of services to participating covered
4	members.
5	(4) The feasibility of expanding the pilot pro-
6	gram.
7	(5) The feasibility of making the pilot program
8	permanent.
9	(6) Other information determined appropriate
10	by the Secretary.
11	(i) TERMINATION.—The pilot program shall termi-
12	nate one year after the date of the enactment of this Act.
13	(j) DEFINITIONS.—In this section:
14	(1) The term "covered member" means a mem-
15	ber of a covered Armed Force serving on active
16	duty—
17	(A) who has received orders (including de-
18	ployment orders) for duty for which the mem-
19	
	ber may receive hazardous duty pay under sec-
20	ber may receive hazardous duty pay under sec- tion 351 of title 37, United States Code;
20	tion 351 of title 37, United States Code;
20 21	tion 351 of title 37, United States Code; (B) whom the Secretary determines is like-

1	ner, or dating partner for a period exceeding
2	180 days; or
3	(D) whose application to participate in the
4	pilot program that the Secretary approves.
5	(2) The term "covered Armed Force" means
6	the Army, Navy, Marine Corps, Air Force, or Space
7	Force.
8	(3) The term "deployment" has the meaning
9	given such term in section 991(b) of title 10, United
10	States Code.
11	SEC. 711. TEMPORARY REQUIREMENT FOR CONTRACEP-
12	TION COVERAGE PARITY UNDER THE
13	TRICARE PROGRAM.
13 14	TRICARE PROGRAM.(a) IN GENERAL.—The Secretary of Defense shall
14 15	(a) IN GENERAL.—The Secretary of Defense shall
14 15	(a) IN GENERAL.—The Secretary of Defense shall ensure that, during the one-year period beginning on the
14 15 16	(a) IN GENERAL.—The Secretary of Defense shall ensure that, during the one-year period beginning on the date that is 30 days after the date of the enactment of
14 15 16 17	(a) IN GENERAL.—The Secretary of Defense shall ensure that, during the one-year period beginning on the date that is 30 days after the date of the enactment of the Act, the imposition or collection of cost-sharing for
14 15 16 17 18	(a) IN GENERAL.—The Secretary of Defense shall ensure that, during the one-year period beginning on the date that is 30 days after the date of the enactment of the Act, the imposition or collection of cost-sharing for certain services is prohibited as follows:
14 15 16 17 18 19	 (a) IN GENERAL.—The Secretary of Defense shall ensure that, during the one-year period beginning on the date that is 30 days after the date of the enactment of the Act, the imposition or collection of cost-sharing for certain services is prohibited as follows: (1) PHARMACY BENEFITS PROGRAM.—Notwith-
14 15 16 17 18 19 20	 (a) IN GENERAL.—The Secretary of Defense shall ensure that, during the one-year period beginning on the date that is 30 days after the date of the enactment of the Act, the imposition or collection of cost-sharing for certain services is prohibited as follows: (1) PHARMACY BENEFITS PROGRAM.—Notwith-standing subparagraphs (A), (B), and (C), of section
 14 15 16 17 18 19 20 21 	 (a) IN GENERAL.—The Secretary of Defense shall ensure that, during the one-year period beginning on the date that is 30 days after the date of the enactment of the Act, the imposition or collection of cost-sharing for certain services is prohibited as follows: (1) PHARMACY BENEFITS PROGRAM.—Notwith-standing subparagraphs (A), (B), and (C), of section 1074g(a)(6) of title 10, United States Code, cost-
 14 15 16 17 18 19 20 21 22 	 (a) IN GENERAL.—The Secretary of Defense shall ensure that, during the one-year period beginning on the date that is 30 days after the date of the enactment of the Act, the imposition or collection of cost-sharing for certain services is prohibited as follows: (1) PHARMACY BENEFITS PROGRAM.—Notwith-standing subparagraphs (A), (B), and (C), of section 1074g(a)(6) of title 10, United States Code, cost-sharing may not be imposed or collected with respect

1074g(a)(2)(E)(ii) of such title or through the na tional mail-order pharmacy program of the
 3 TRICARE Program.

4 (2) TRICARE SELECT.—Notwithstanding any
5 provision under section 1075 of title 10, United
6 States Code, cost-sharing may not be imposed or
7 collected for a covered service that is provided by a
8 network provider under the TRICARE program to
9 an eligible covered beneficiary under such section.

10 (3) TRICARE PRIME.—Notwithstanding sub11 sections (a), (b), and (c) of section 1075a of title 10,
12 United States Code, cost-sharing may not be im13 posed or collected for a covered service that is pro14 vided under TRICARE Prime to an eligible covered
15 beneficiary under such section.

16 (b) DEFINITIONS.—In this section:

17 The term "covered service" means any (1)18 method of contraception approved, granted, or 19 cleared by the Food and Drug Administration, any 20 contraceptive care (including with respect to inser-21 tion, removal, and follow up), any sterilization proce-22 dure, or any patient education or counseling service 23 provided in connection with any such method, care, 24 or procedure.

1	(2) The term "eligible covered beneficiary"
2	means an eligible covered beneficiary (as such term
3	is used in section 1074g of title 10, United States
4	Code) on the basis of being—
5	(A) a member of the Army, Navy, Marine
6	Corps, Air Force, or Space Force; or
7	(B) a dependent of such a member.
8	(3) The terms "TRICARE Program" and
9	"TRICARE Prime" have the meaning given such
10	terms in section 1072 of title 10, United States
11	Code.
12	SEC. 712. TRICARE COVERAGE FOR INCREASED SUPPLY
	FOR CONTRACEPTION.
13	FOR CONTRACEPTION. (a) IN GENERAL.—Beginning not less than 180 days
13 14	
13 14 15 16	(a) IN GENERAL.—Beginning not less than 180 days
13 14 15 16	(a) IN GENERAL.—Beginning not less than 180 days after the date of the enactment of the Act, contraceptive
13 14 15 16 17	(a) IN GENERAL.—Beginning not less than 180 days after the date of the enactment of the Act, contraceptive supplies of up to 365 days shall be covered for any eligible
 13 14 15 16 17 18 	(a) IN GENERAL.—Beginning not less than 180 days after the date of the enactment of the Act, contraceptive supplies of up to 365 days shall be covered for any eligible covered beneficiary to obtain, including in a single fill or
13 14 15 16 17	(a) IN GENERAL.—Beginning not less than 180 days after the date of the enactment of the Act, contraceptive supplies of up to 365 days shall be covered for any eligible covered beneficiary to obtain, including in a single fill or refill, at the option of such beneficiary, the total days of
 13 14 15 16 17 18 19 	(a) IN GENERAL.—Beginning not less than 180 days after the date of the enactment of the Act, contraceptive supplies of up to 365 days shall be covered for any eligible covered beneficiary to obtain, including in a single fill or refill, at the option of such beneficiary, the total days of supply (not to exceed a 365-day supply) for a contracep-
 13 14 15 16 17 18 19 20 	(a) IN GENERAL.—Beginning not less than 180 days after the date of the enactment of the Act, contraceptive supplies of up to 365 days shall be covered for any eligible covered beneficiary to obtain, including in a single fill or refill, at the option of such beneficiary, the total days of supply (not to exceed a 365-day supply) for a contracep- tive on the uniform formulary provided through a military
 13 14 15 16 17 18 19 20 21 	(a) IN GENERAL.—Beginning not less than 180 days after the date of the enactment of the Act, contraceptive supplies of up to 365 days shall be covered for any eligible covered beneficiary to obtain, including in a single fill or refill, at the option of such beneficiary, the total days of supply (not to exceed a 365-day supply) for a contracep- tive on the uniform formulary provided through a military treatment facility pharmacy, retail pharmacy described in

1	(b) Outreach.—Beginning not later than 90 days
2	after the implementation of coverage under subsection (a),
3	the Secretary shall conduct such outreach activities as are
4	necessary to inform health care providers and individuals
5	who are enrolled in the TRICARE program of such cov-
6	erage and the requirements to receive such coverage.
7	(c) DEFINITIONS.—In this section:
8	(1) The term "covered Armed Force" means
9	the Army, Navy, Marine Corps, Air Force, or Space
10	Force.
11	(2) The term "eligible covered beneficiary"
12	means an eligible covered beneficiary as such term
13	is used in section 1074g of title 10, United States
14	Code who is—
15	(A) a member of a covered Armed Force
16	serving on active duty; or
17	(B) a dependent of a member described in
18	subparagraph (A).
19	(3) The terms "TRICARE Program" and
20	"TRICARE Prime" have the meaning given such
21	terms in section 1072 of title 10, United States
22	Code.

Subtitle B—Health Care Administration

3 SEC. 721. IDENTIFICATION IN PATIENT MEDICAL RECORDS
4 OF AFFILIATION OF CERTAIN NON-DEPART5 MENT OF DEFENSE HEALTH CARE PRO6 VIDERS.

7 Chapter 55 of title 10, United States Code, is amend-8 ed by inserting after section 1091 the following new sec-9 tion:

10 "§1091a. Identification in patient medical records of
affiliation of certain non-Department of
Defense health care providers

13 "(a) IN GENERAL.—The Secretary of Defense shall
14 ensure that medical records of the Department of Defense
15 include the organizational affiliation of any covered health
16 care provider identified in such medical records.

17 "(b) COVERED HEALTH CARE PROVIDER DE18 FINED.—In this section, the term 'covered health care pro19 vider' means a health care provider who is not—

20 "(1) a member of the uniformed services;

21 "(2) an employee of the Department of De-22 fense;

23 "(3) an employee of another agency of the Fed24 eral Government detailed to the Department of De25 fense;

1 "(4) a personal services contractor under sec-2 tion 1091 of this title; or 3 "(5) a volunteer under section 1588 of this title.". 4 5 SEC. 722. MANDATORY TRAINING ON HEALTH EFFECTS OF 6 PERFLUOROALKYL OR POLYFLUOROALKYL 7 SUBSTANCES. 8 The Secretary of Defense shall provide to each health 9 care provider of the Department of Defense mandatory training regarding the potential health effects of 10 perfluoroalkyl or polyfluoroalkyl substances. 11 12 SEC. 723. TREATMENTS FOR ACUTE RADIATION SYNDROME 13 **INCURRED BY OVERSEAS PERSONNEL: PRO-**14 **CUREMENT; PRE-POSITIONING.** (a) REQUIREMENTS.—Not later than 180 days after 15 the date of the enactment of this Act, the Secretary of 16 Defense shall establish requirements for the procurement 17 and pre-positioning of treatments for acute radiation syn-18 19 drome and thermal burns incurred by members of the Armed Forces assigned to duty locations outside the 20 21 United States. In establishing such requirements, the Sec-22 retary shall take into account— 23 (1) the number of such members deployed in or 24 near conflict zones wherein the use of nuclear weap-

25 ons is a threat; and

(2) peer-reviewed and published scientific stud ies regarding the efficacy and operational require ments of such treatments.

4 (b) BRIEFING.—Not later than September 30, 2025,
5 the Secretary shall submit to the Committees on Armed
6 Services of the Senate and House of Representatives a
7 briefing regarding the requirements established under sub8 section (a).

9 (c) DEFINITIONS.—In this section:

10 (1) The term "biological product" has the
11 meaning given such term in section 319F-1 of the
12 Public Health Service Act (42 U.S.C. 247d-6a).

(2) The term "device" and "drug" have the
meaning given such terms in section 201 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 321).

16 (3) The term "treatment" means a biological
17 product, device, or drug approved, licensed, cleared,
18 or otherwise authorized by the Food and Drug Ad19 ministration.

20 SEC. 724. PARTNERSHIPS WITH CIVILIAN ORGANIZATIONS

21

FOR ARTHROSCOPIC SURGICAL TRAINING.

(a) ESTABLISHMENT.—Not later than 180 days after
the date of the enactment of this Act, the Secretary of
Defense shall establish a program—

1	(1) to establish partnerships with public, pri-
2	vate, and non-profit entities that provide short-term
3	training, regarding arthroscopic surgery, to physi-
4	cians of the Department of Defense; and
5	(2) to increase operational readiness of mem-
6	bers of the covered Armed Forces.
7	(b) METRICS.—Not later than 90 days after the date
8	of the enactment of this Act, the Secretary shall establish
9	metrics to evaluate the effectiveness of the program.
10	(c) Briefing; Report.—
11	(1) INITIAL BRIEFING.—Not later than 120
12	days after the date of the enactment of this Act, the
13	Secretary shall submit to the Committees on Armed
14	Services of the Senate and the House of Representa-
15	tives a report on the program under this section.
16	Such report shall include the following elements:
17	(A) A description of the program.
18	(B) The metrics established under sub-
19	section (b).
20	(C) Other matters regarding the program
21	that the Secretary determines appropriate.
22	(2) FINAL REPORT.—Not later than 180 days
23	after the termination of the program under this sec-
24	tion, the Secretary shall submit to the Committees
25	on Armed Services of the Senate and the House of

1	Representatives a report on the program. Such re-
2	port shall include the following elements:
3	(A) A list of the entities with which the
4	Secretary established partnerships under the
5	program.
6	(B) The assessment of the Secretary of the
7	effectiveness of the program, based on criteria
8	including-
9	(i) the metrics established under sub-
10	section (b);
11	(ii) physical health assessment data,
12	including questions on the Electronic Phys-
13	ical Health Assessment survey;
14	(iii) physical readiness test data;
15	(iv) postoperative survey data col-
16	lected after a musculoskeletal intervention;
17	and
18	(v) other matters regarding the pro-
19	gram determined by the Secretary.
20	(C) The assessment of the Secretary re-
21	garding how much money the program saved
22	the Department.
23	(D) Recommendations of the Secretary for
24	additional legislation or administrative action
25	based on the program.

(d) TERMINATION.—The program under this section
 shall terminate five years after the Secretary establishes
 such program.

4 (e) COVERED ARMED FORCE DEFINED.—In this sec5 tion, the term "covered Armed Force" means the Army,
6 Navy, Marine Corps, Air Force, or Space Force.

7 SEC. 725. WOMEN'S HEART HEALTH EDUCATIONAL MATE8 RIAL: DEVELOPMENT; DISTRIBUTION.

9 (a) WOMEN'S HEART HEALTH EDUCATIONAL MATE-RIALS.—Not later than 180 days after the date of the en-10 actment of this Act, the Secretary of Defense, acting 11 12 through the Director of the Defense Health Agency, shall develop and distribute evidence-based educational mate-13 rials for health care providers and patients in the military 14 15 health care system regarding women's cardiovascular 16 health.

17 (b) PATIENT-CENTERED MATERIALS.—Materials for18 patients shall include information on the following:

19 (1) Women's risk factors for heart disease.

20 (2) Actions women can take to improve or21 maintain positive cardiovascular health.

(3) The presentation and symptoms of cardiovascular disease, including symptoms that may be
more common or only occur in women.

1	(4) Symptoms of a cardiovascular event, includ-
2	ing symptoms that may be more common or only
3	occur in women;
4	(c) Health Professional Materials.—
5	(1) Materials for a health care provider shall—
6	(A) include information relevant to the
7	provision of cardiovascular health care; and
8	(B) be specific to the practice of such pro-
9	vider.
10	(2) Materials shall include the following infor-
11	mation:
12	(A) Gender-based differences in the pres-
13	entation of cardiovascular disease.
14	(B) Gender-based differences in the causes
15	and presentation of cardiovascular events, in-
16	cluding heart attacks,
17	(C) Gender-based differences in appro-
18	priate methods to identify and treat cardio-
19	vascular disease.
20	(D) Gender-based differences in risk fac-
21	tors for cardiovascular disease.
22	(E) Cardiovascular disease prevention and
23	treatment guidelines, including those that are
24	specifically for women.

(F) Guidance on counseling patients with
 respect to risks, presentation, and treatment of
 cardiovascular disease.

4 (d) DISTRIBUTION.—The Secretary shall distribute
5 such materials to health care providers in the military
6 health care system and TRICARE beneficiaries. Such ma7 terials may be physical or digital.

8 SEC. 726. PROTOCOL ON USE OF ORAL REHYDRATION SO9 LUTION.

10 Not later than 120 days after the date of the enact-11 ment of this Act, the, the Secretary of Defense shall de-12 velop a clear and comprehensive protocol for the use of 13 oral rehydration solutions in preventing heat casualties, 14 dehydration, and hyponatremia in initial training. In the 15 development of such protocol, the Secretary shall incor-16 porate—

(1) the latest data, analysis and information regarding the use of oral rehydration solutions by Special Operations Command;

20 (2) the latest data, analysis and information re21 garding the use of oral rehydration solutions by pro22 fessional sports teams;

(3) the latest data, analysis and information regarding the use of oral rehydration solutions by the
National Training Center, Fort Irwin; and

1 (4) the guidance included in the June 20, 2016, 2 Army Research Institute of Environmental Medicine 3 report entitled "Guidance Concerning Commercial 4 Electrolyte Replacement Beverages and Hypo-5 natremia Risk During Hot Weather Training". Subtitle C—Studies, Briefings, 6 **Reports, and Other Matters** 7 8 SEC. 731. BLAST PRESSURE SAFETY AND BRAIN HEALTH. 9 (a) EXPANSION OF WARFIGHTER BRAIN HEALTH INITIATIVE.— 10 11 (1) THRESHOLDS FOR BLAST PRESSURE SAFE-TY.—Section 735 of the James M. Inhofe National 12 13 Defense Authorization Act for Fiscal Year 2023 14 (Public Law 117-263; 10 U.S.C. 1071 note) is 15 amended, in subsection (b)(1)— 16 (A) in subparagraph (B)— 17 (i) by striking the period at the end 18 and inserting "that—"; and 19 (ii) by adding at the end the following 20 new clauses: "(i) cover brain injury, lung injury, 21 22 and impulse noise; 23 "(ii) measure impact over 24-hour, 24 72-hour to 96-hour, monthly, annual, and 25 lifetime periods;

1	"(iii) ensure that the thresholds are
2	low enough that they are not associated
-	with cognitive deficits after firing;
4	"(iv) include thresholds that account
5	for the firing of multiple types of heavy
6	weaponry and use of grenades in one pe-
7	riod of time;
8	"(v) include minimum safe distances
9	and levels of exposure for observers and in-
10	structors; and
11	"(vi) include limits for shoulder-fired
12	heavy weapons.";
13	(B) by inserting, after subparagraph (G),
14	the following new subparagraphs:
15	"(H) The establishment of policies to en-
16	courage members of the armed forces to seek
17	support for brain health when needed, prevent
18	retaliation against such members who seek care,
19	and address other barriers to seeking help for
20	brain health, including due to the impact of
21	blast exposure, blast overpressure, traumatic
22	brain injury, and other health matters.
23	"(I) The evaluation of how modifications
24	to existing weapons systems may reduce inju-
25	ries to individuals within the minimum safe dis-

tance of such weapons systems that arise from
 blast overpressure in the use of such weapons
 systems.".

4 (2) DEFINITIONS.—Such section is further
5 amended by striking subsection (g) and inserting the
6 following:

7 "(g) DEFINITIONS.—In this section:

8 ((1))The term 'neurocognitive assessment' 9 means a standardized cognitive and behavioral eval-10 uation using validated and normed testing per-11 formed in a formal environment that uses specifi-12 cally designated tasks to measure cognitive function 13 known to be linked to a particular brain structure or 14 pathway, which may include a measurement of intel-15 lectual functioning, attention, new learning or mem-16 ory, intelligence, processing speed, and executive 17 functioning.

18 "(2) The term 'traumatic brain injury' means a 19 traumatically induced structural injury or physio-20 logical disruption of brain function as a result of an 21 external force that is indicated by new onset or 22 worsening of at least one of the following clinical 23 signs immediately following the event:

24 "(A) Alteration in mental status, including25 confusion, disorientation, or slowed thinking.

1	"(B) Loss of memory for events imme-
2	diately before or after the injury.
3	"(C) Any period of loss of or decreased
4	level of consciousness, observed or self-reported.
5	"(3) The term 'Secretary concerned' has the
6	meaning given such term in section 101 of title 10,
7	United States Code.".
8	(3) ANNUAL BUDGET JUSTIFICATION DOCU-
9	MENTS.—Such section is further amended, in sub-
10	section (c), by striking "fiscal years 2025 through
11	2029" and inserting "fiscal years 2025 through
12	2030".
13	(4) Implementation of thresholds.—Such
14	section is further amended—
15	(A) by striking subsections (e) and (f);
16	(B) by redesignating subsections (c), (d),
17	and (g) as subsections (g), (h), and (i), respec-
18	tively; and
19	(C) by inserting, after subsection (b), the
20	following new subsections:
21	"(c) Implementation of Thresholds.—
22	"(1) DEADLINE.—
23	"(A) IN GENERAL.—Not later than two
24	years after the date of the enactment of the
25	National Defense Authorization Act for Fiscal

1	Year 2025, the Secretary of Defense shall iden-
2	tify and disseminate the thresholds for blast ex-
3	posure and blast overpressure safety and associ-
4	ated emerging scientific evidence required under
5	subsection $(b)(1)(B)$.
6	"(B) UPDATE.—Not less frequently than
7	every five years, the Secretary of Defense shall
8	review and, if the Secretary determines it ap-
9	propriate, update, the thresholds for blast expo-
10	sure and blast overpressure safety and associ-
11	ated emerging scientific evidence required under
12	subsection $(b)(1)(B)$.
13	"(2) CENTRAL REPOSITORY.—Not later than
14	two years after the date of the enactment of the Na-
15	tional Defense Authorization Act for Fiscal Year
16	2025, the Secretary of Defense shall establish a cen-
17	tral repository of blast-related characteristics, such
18	as pressure profiles and common blast loads associ-
19	ated with specific systems and the environments in
20	which they are used, that is available to members of
21	the armed forces and includes the information de-
22	scribed in subsection (b)(1)(B).
23	"(3) WAIVERS.—
24	"(A) PROTOCOLS.—Not later than two

years after the date of the enactment of the

1	National Defense Authorization Act for Fiscal
2	Year 2025, the Secretary of Defense shall es-
3	tablish and implement protocols to require waiv-
4	ers in cases in which members of the armed
5	forces must exceed the safety thresholds de-
6	scribed in subsection $(b)(1)(B)$, which shall in-
7	clude a justification for exceeding those safety
8	thresholds.
9	"(B) TRACKING SYSTEM.—
10	"(i) IN GENERAL.—Not later than
11	two years after the date of the enactment
12	of the National Defense Authorization Act
13	for Fiscal Year 2025, the Secretary of De-
14	fense shall establish a Department of De-
15	fense-wide tracking system for waivers de-
16	scribed in subparagraph (A), which shall
17	include data contributed by each of the
18	Secretaries concerned.
19	"(ii) REPORT.—Not later than De-
20	cember 31 of each of the five years begin-
21	ning in the year following the establish-
22	ment of the tracking system required
23	under clause (i), the Secretary of Defense
24	shall submit to the Committees on Armed
25	Services of the Senate and the House of

1	Representatives a report on waivers de-
2	scribed in subparagraph (A) that in-
3	cludes—
4	"(I) the number of waivers
5	issued, disaggregated by armed force;
6	"(II) the justifications provided
7	for each waiver;
8	"(III) a description of actions
9	taken by the Secretary concerned to
10	track the health effects on members of
11	the armed forces of exceeding safety
12	thresholds described in subsection
13	(b)(1)(B), document those effects in
14	medical records, and provide care to
15	those members; and
16	"(IV) a description of the med-
17	ical care received by those members in
18	response to exceeding these safety
19	thresholds.
20	"(d) Formal Training Requirement
21	"(1) IN GENERAL.—The Secretary of Defense
22	shall ensure that training described in paragraph (2)
23	is required for members of the armed forces before
24	training, deployment, or entering other environments

determined to be high-risk by the Secretary con cerned.
 "(2) TRAINING DESCRIBED.—Training de-

4 scribed in this paragraph is training on the fol5 lowing:

6 "(A) Thresholds for blast exposure and
7 blast overpressure safety and associated emerg8 ing scientific evidence required under subsection
9 (b)(1)(B).

10 "(B) Symptoms of exposure to blasts or11 blast overpressure.

12 "(C) Symptoms of traumatic brain injury. 13 "(e) STRATEGIES FOR MITIGATION AND PREVEN-TION OF BLAST EXPOSURE AND OVERPRESSURE RISK 14 15 FOR HIGH-RISK INDIVIDUALS.—In carrying out the Initiative, not later than one year after the date of the enact-16 17 ment of the National Defense Authorization Act for Fiscal Year 2025, the Secretary of Defense shall establish strate-18 19 gies for mitigating and preventing blast exposure and blast 20 overpressure risk for individuals most at risk for exposure 21 to high-risk training or high-risk occupational activities, 22 which shall include—

23 "(1) a timeline and process for implementing
24 those strategies;

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(2) a determination of the frequency with

2 which those strategies will be updated, at a rate of 3 not less frequently than every five years; and "(3) an assessment of how information regard-4 5 ing those strategies will be disseminated to such individuals, including after those strategies are up-6 7 dated. 8 "(f) ANNUAL REPORT.—Not later than March 31, 9 2025, and not less frequently than annually thereafter through 2030, the Secretary of Defense shall submit to 10 11 the Committees on Armed Services of the Senate and the 12 House of Representatives a report that includes the fol-13 lowing: 14 "(1) A description of the activities taken under 15 the Initiative and resources expended under the Ini-16 tiative during the prior fiscal year. 17 "(2) The number of members of the armed 18 forces impacted by blast overpressure and blast ex-19 posure in the prior fiscal year, including— 20 "(A) the number of members who reported adverse health effects from blast overpressure 21 22 or blast exposure; 23 "(B) the number of members exposed to 24 blast overpressure or blast exposure;

1	"(C) the number of members who received
2	treatment for injuries related to blast over-
3	pressure or blast exposure, including at facili-
4	ties of the Department of Defense and at facili-
5	ties in the private sector;
6	"(D) regarding treatment for blast expo-
7	sure, blast overpressure, or subconcussive or
8	concussive brain injuries at the National In-
9	trepid Center of Excellence, an Intrepid Spirit
10	Center, or an appropriate military medical
11	treatment facility—
12	"(i) the number of members on the
13	waitlist for such treatment;
14	"(ii) the average period of time those
15	members are on that waitlist; and
16	"(iii) the average number of days be-
17	tween when an appointment is requested
18	and the actual appointment date; and
19	"(E) the type of care that members receive
20	from facilities of the Department of Defense
21	and the type of care that members receive from
22	facilities in the private sector.
23	"(3) A summary of the progress made during
24	the prior fiscal year with respect to the objectives of
25	the Initiative under subsection (b).

"(4) A description of the steps the Secretary is
 taking to ensure that activities under the Initiative
 are being implemented across the Department of
 Defense and the military departments.".

5 (b) ESTABLISHMENT OF ROLES FOR COMPONENTS
6 OF THE OFFICE OF THE SECRETARY OF DEFENSE RE7 LATING TO BRAIN INJURIES FROM CONCUSSIVE AND
8 SUBCONCUSSIVE BLASTS.—

9 (1) IN GENERAL.—The Secretary of Defense 10 shall establish the roles and responsibilities of com-11 ponents of the Office of the Secretary of Defense for 12 the mitigation, identification, and treatment of con-13 cussive and subconcussive brain injuries and the 14 monitoring and documentation of blast overpressure 15 exposure as follows:

16 (A) The Under Secretary of Defense for
17 Personnel and Readiness shall be responsible
18 for, not later than one year after the date of
19 the enactment of this Act—

20 (i) establishing a baseline
21 neurocognitive assessment to be conducted
22 during the accession process of members of
23 the Armed Forces before the beginning of
24 training;

1	(ii) establishing neurocognitive assess-
2	ments to monitor the cognitive function of
3	such members to be conducted—
4	(I) at least every three years as
5	part of the periodic health assessment
6	of such members; and
7	(II) as part of the post-deploy-
8	ment health assessment of such mem-
9	bers;
10	(iii) ensuring all neurocognitive as-
11	sessments of such members, including
12	those required under clauses (i) and (ii),
13	are maintained in the electronic medical
14	record of such member;
15	(iv) establishing a process for annual
16	review of blast overpressure exposure and
17	traumatic brain injury logs for each mem-
18	ber of the Armed Forces during the peri-
19	odic health assessment of such member for
20	cumulative exposure in order to refer mem-
21	bers with recurrent and prolonged expo-
22	sure to specialty care; and
23	(v) establishing standards for recur-
24	rent and prolonged exposure.

1	(B) The Assistant Secretary of Defense for
2	Readiness shall be responsible for, not later
3	than one year after the date of the enactment
4	of this Act, the following:
5	(i) Establishing and maintaining blast
6	overpressure exposure logs and traumatic
7	brain injury logs for every member of the
8	Armed Forces.
9	(ii) Including in those logs at least the
10	following:
11	(I) The number of previous expo-
12	sures to blast overpressure, including
13	the number of exposures per unit of
14	time, date, blast overpressure in
15	pounds per square inch, and number
16	of times the member of the Armed
17	Forces fires, uses, or is exposed to
18	weapons that cause blast over-
19	pressure.
20	(II) Any residual physical, men-
21	tal, or emotional effects resulting from
22	such exposure.
23	(III) The source of the exposure,
24	activity when the exposure occurred,
25	whether it occurred during training or

1	deployment, and any other relevant
2	context of such exposure.
3	(IV) The treatment that the
4	member sought and received in con-
5	nection with such exposure.
6	(V) The number of concussive
7	and subconcussive brain injuries, in-
8	cluding traumatic brain injuries, sus-
9	tained.
10	(VI) The severity of concussive
11	and subconcussive brain injuries, in-
12	cluding traumatic brain injuries, sus-
13	tained.
14	(VII) Other head trauma, regard-
15	less of whether it requires the treat-
16	ment of a medical provider.
17	(C) The Inspector General of the Depart-
18	ment of Defense shall be responsible for—
19	(i) not later than two years after the
20	date of the enactment of this Act, submit-
21	ting to Congress a report (in unclassified
22	form, but with a classified annex as nec-
23	essary) evaluating the establishment and
24	maintenance of the logs required under
25	subparagraph (B), including the cumu-

1	lative exposure annotated in the blast over-
2	pressure exposure logs and traumatic brain
3	injury logs, as well as the compliance of
4	the Department of Defense with Depart-
5	ment policies to address the brain health of
6	members of the Armed Forces;
7	(ii) beginning on the date that is three
8	years after the date of the enactment of
9	this Act—
10	(I) evaluating the continued ful-
11	fillment by the Department of the re-
12	quirements under subparagraph (B),
13	including the cumulative exposure an-
14	notated in the blast overpressure ex-
15	posure logs and traumatic brain in-
16	jury logs, as well as the compliance of
17	the Department with Department
18	policies to address the brain health of
19	members of the Armed Forces; and
20	(II) not later than December 31
21	of each year 2025 through 2030, sub-
22	mitting to Congress a report (in un-
23	classified form, but with a classified
24	annex as necessary) containing the re-
25	sults of such evaluation.

1	(D) The Under Secretary of Defense for
2	Acquisition and Sustainment shall be respon-
3	sible for, not later than one year after the date
4	of enactment of this Act, the following:
5	(i) Ensuring that the minimization of
6	exposure to blast overpressure is consid-
7	ered as a performance parameter when
8	drafting requirements for the Department
9	of Defense for new hand-held, shoulder-
10	launched, or crew-served, weapons systems
11	that produce blast overpressure.
12	(ii) In a case in which minimization of
13	exposure to blast overpressure is not in-
14	cluded as a performance parameter under
15	clause (i), the Under Secretary shall docu-
16	ment the rationale for its exclusion and re-
17	tain such documentation and supporting
18	materials for purposes of clause (v).
19	(iii) Establishing a requirement that
20	any entity under contractual agreement
21	with the Department as part of the defense
22	weapons acquisition process for a weapons
23	system described in clause (i) shall provide
24	to the Department blast overpressure
25	measurements and safety data for any

1	weapons system that produce blast over-
2	pressure and exceed the department set
3	maximum exposure limit procured from
4	such entity.
5	(iv) Establishing a requirement that
6	any future test plan for a weapons system
7	described in clause (v) incorporates valida-
8	tion and verification testing of blast over-
9	pressure measurement and safety data pro-
10	vided by defense contractors in accordance
11	with clause (iii).
12	(v) Retaining and make available to
13	personnel with appropriate access all—
14	(I) blast overpressure measure-
15	ments and safety data for weapons
16	systems of the Department, including
17	how those systems have been tested
18	and in what environments; and
19	(II) plans to improve protection
20	for exposure by members of the
21	Armed Forces to in-use weapons sys-
22	tems with unsafe levels of blast over-
23	pressure and exposure.
24	(2) COORDINATION.—The officials specified in
25	paragraph (1) shall coordinate and align their plans

and activities to implement such subsection among
 themselves and with the Secretaries of the military
 departments.

4 (3) Briefings and reports.—

5 (\mathbf{A}) IMPLEMENTATION BRIEFING.—Not 6 later than 180 days after the date of the enact-7 ment of this Act, and annually thereafter 8 through 2030, the Secretary of Defense shall 9 provide to the Committees on Armed Services of the Senate and House of Representatives a 10 11 briefing on the plans, associated timelines, and 12 activities conducted to implement paragraph 13 (1).

14 (B) REPORT ON CONCUSSIVE AND SUB-15 CONCUSSIVE BRAIN INJURIES.—

16 (i) IN GENERAL.—Not later than 180
17 days after the date of the enactment of
18 this Act, and annually thereafter through
19 2030, the Secretary of Defense shall sub20 mit to the Committees on Armed Services
21 of the Senate and House of Representa22 tives a report on—

23 (I) concussive and subconcussive
24 brain injuries caused during military
25 operations, including combat oper-

1	ations, among members of the Armed
2	Forces, including information on—
3	(aa) the Armed Force of the
4	member;
5	(bb) the name of the oper-
6	ation;
7	(cc) the location within the
8	area of responsibility;
9	(dd) the number of concus-
10	sive and subconcussive brain in-
11	juries caused;
12	(ee) the severity of concus-
13	sive and subconcussive brain in-
14	juries caused;
15	(ff) the treatment received
16	for a concussive or subconcussive
17	brain injury;
18	(gg) whether a member of
19	the Armed Forces was medically
20	retired from service due to a con-
21	cussive or subconcussive brain in-
22	jury;
23	(hh) whether a member of
24	the Armed Forces died by suicide

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1	after sustaining a concussive or
2	subconcussive brain injury; and
3	(ii) the source of the injury,
4	including the activity conducted
5	when the injury occurred; and
6	(II) concussive and subconcussive
7	brain injuries caused during training
8	events among members of the Armed
9	Forces, including information on—
10	(aa) the Armed Force of the
11	member;
12	(bb) the type of training;
13	(cc) the location of the
14	training;
15	(dd) the number of concus-
16	sive and subconcussive brain in-
17	juries caused;
18	(ee) the severity of concus-
19	sive and subconcussive brain in-
20	juries caused;
21	(ff) the treatment received
22	for a concussive or subconcussive
23	brain injury;
24	(gg) whether a member of
25	the Armed Forces was medically

1 retired from service due to a con-2 cussive or subconcussive brain in-3 jury; 4 (hh) whether a member of the Armed Forces died by suicide 5 after sustaining a concussive or 6 7 subconcussive brain injury; and 8 (ii) the source of the injury, 9 including the activity conducted 10 when the injury occurred. 11 (ii) FORM.—Each report submitted 12 under clause (i) shall be submitted in un-13 classified form, but may include a classi-14 fied annex. 15 (C) Report on discharges related to 16 CONCUSSIVE AND SUBCONCUSSIVE BRAIN INJU-17 RIES.— 18 (i) IN GENERAL.—Not later than 180 19 days after the date of the enactment of 20 this Act, and annually thereafter through 21 2030, the officials specified in paragraph 22 and the Secretary of Defense shall submit

to the Committees on Armed Services of

the Senate and House of Representatives a

report on members of the Armed Forces

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1	who were discharged administratively or
2	punitively and had a concussive or sub-
3	concussive brain injury, including a trau-
4	matic brain injury, including information
5	on—
6	(I) whether the injury or injuries
7	occurred during combat operations or
8	training and the associated combat
9	operations or training incident;
10	(II) the severity of the injury or
11	injuries;
12	(III) if any such injury was com-
13	bat related, the name of the oper-
14	ation;
15	(IV) the treatment sought and
16	received for the injury or injuries;
17	(V) the number of discharge up-
18	grade requests in connection with
19	such an injury or injuries that have
20	been made; and
21	(VI) the number of such dis-
22	charge upgrade requests that have
23	been approved.
24	(ii) FORM.—Each report submitted
25	under subparagraph (A) shall be submitted

in unclassified form, but may include a
 classified annex.

Report on 3 (D) MEDICAL PROVIDERS 4 TRAINED IN CONCUSSIVE AND SUBCONCUSSIVE BRAIN INJURIES.—Not later than 180 days 5 6 after the date of the enactment of this Act, and 7 annually thereafter, the Secretary of Defense 8 shall submit to the Committees on Armed Serv-9 ices of the Senate and House of Representatives a report on medical providers within the De-10 11 fense Health Agency who are trained in trau-12 matic brain injury or concussive and subconcus-13 sive brain injuries as a sub-specialty of neu-14 rology, including information on-

15 (i) the number of such providers,
16 disaggregated by location;
17 (ii) the billets of such personnel;

18 (iii) the number of medical personnel
19 currently participating in training or a fel20 lowship relating to traumatic brain injury
21 or concussive and subconcussive brain inju22 ries; and

(iv) the strategy of the Department of
Defense to increase the number of medical
providers trained in traumatic brain injury

1	or concussive and subconcussive brain inju-
2	ries as a sub-specialty of neurology.

3 (c) MANDATORY TRAINING ON HEALTH EFFECTS OF
4 CERTAIN BRAIN TRAUMA.—Not less frequently than once
5 every two years, the Secretary of Defense shall provide
6 to each medical provider and training manager of the De7 partment of Defense mandatory training with respect to
8 the potential health effects of blast overpressure, blast ex9 posure, and traumatic brain injury.

10 (d) IMPLEMENTATION OF INSPECTOR GENERAL REC11 OMMENDATIONS TO MANAGE TRAUMATIC BRAIN INJURY
12 CARE.—

(1) IMPLEMENTATION.—Not later than December 31, 2025, the Secretary of Defense shall implement the recommendations contained in the report
of the Inspector General of the Department of Defense titled, "Evaluation of the DoD's Management
of Traumatic Brain Injury" (DODIG-2023-059).

(2) BRIEFING.—Not later than April 1, 2025,
the Secretary of Defense shall provide to the Committee on Armed Services of the Senate and the
Committee on Armed Services of the House of Representatives a briefing on the progress of the Secretary in carrying out the implementation required
under paragraph (1).

(e) GAO REVIEW OF BLAST-RELATED BRAIN INJURY
 RESEARCH AND OTHER EFFORTS OF THE DEPARTMENT
 OF DEFENSE.—

4 (1) IN GENERAL.—The Comptroller General of
5 the United States shall conduct a review of the re6 search and other efforts of the Department of De7 fense on traumatic brain injury, including injuries
8 related to blast overpressure or blast exposure.

9 (2) MATTERS TO BE INCLUDED.—The review
10 required by paragraph (1) shall include the fol11 lowing:

(A) A description of the research conducted by the Department of Defense on traumatic brain injury, the entities involved in that
research, and efforts to coordinate that research
internally and externally.

(B) A description of any improvements
identified by that research related to the prevention, diagnosis, and treatment of blast-related brain injuries and an assessment of the
implementation of those improvements.

(C) An evaluation of the efforts of the Department to protect members of the Armed
Forces from retaliation for seeking care for the
prevention, diagnosis, or treatment of traumatic

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brain injury, blast overpressure, or blast exposure, including any gaps in or barriers to those efforts.

4 (D) An evaluation of the list maintained by 5 the Department of the military occupational 6 specialties most at-risk for blast overpressure 7 and blast exposure and whether additional at-8 risk occupational specialties should be included.

9 (E) Any other finding the Comptroller
10 General considers relevant.

11 (3) BRIEFING AND REPORT.—Not later than 12 180 days after the date of the enactment of this Act, 13 the Comptroller General shall brief the Committees 14 on Armed Services of the Senate and the House of 15 Representatives, and the Committee on Transpor-16 tation and Infrastructure of the House of Represent-17 atives, on the review required by paragraph (1), with 18 a report to follow on a mutually agreed upon date. 19 DEFINITIONS.—In this section. the (f)terms 20 "neurocognitive assessment" and "traumatic brain in-21 jury" have the meanings given such terms in section 735 22 of the James M. Inhofe National Defense Authorization 23 Act for Fiscal Year 2023 (Public Law 117–263; 10 U.S.C. 24 1071 note), as amended by this section.

SEC. 732. STUDY ON TESTOSTERONE LEVELS OF MEMBERS OF ARMY SPECIAL OPERATIONS FORCES.

3 (a) STUDY.—Not later than 60 days after the date of the enactment of this Act, the Under Secretary of De-4 5 fense for Personnel and Readiness, in consultation with the Commander of the United States Special Operations 6 7 Command, shall conduct a five-year study to determine 8 whether the conditions that covered members experience 9 while serving in a covered force affect the testosterone levels of the covered members. The study shall include the 10 following elements: 11

- (1) Data on the testosterone levels of each covered member included in the study throughout the
 period covered by the study, including while the covered member is—
- 16 (A) participating in any training of a cov-17 ered force;
- 18 (B) deployed by a covered force; or
- 19 (C) otherwise working for a covered force.

(2) With respect to each covered member who
joins a covered force during the period covered by
the study and is included in the study, data on the
testosterone levels of the covered member upon joining the covered force, accounting for, to the extent
practicable, any effect on such testosterone levels attributable to an experience of the covered member

while in the Armed Forces, prior to joining the cov ered force.

3 (3) With respect to each covered member who
4 has low testosterone and is included in the study,
5 data on the testosterone levels of the covered mem6 ber before, during, and after the administration of
7 any remedy (medical or non-medical) recommended
8 to the covered member by a covered force for the
9 treatment of low testosterone.

10 (4) Data regarding the relationship, if any, be11 tween the time of day that the testosterone level of
12 a covered member is measured and the accuracy of
13 the resulting measurement.

- 14 (5) Data regarding the relationship, if any, be15 tween the testosterone levels of a covered member
 16 and—
- 17 (A) the job performance of the covered18 member; or

(B) any marker of long-term health of thecovered member.

21 (6) Any other information determined appro-22 priate by the Under Secretary.

23 (b) Reports.—

24 (1) INTERIM REPORT.—Not later than one year25 after the date on which the study under subsection

1	(a) begins, the Under Secretary shall submit to the
2	Committees on Armed Services of the Senate and
3	the House of Representatives a report describing—
4	(A) each process implemented by Under
5	Secretary during the period covered by the re-
6	port to carry out the study; and
7	(B) any results of the study collected dur-
8	ing such period.
9	(2) FINAL REPORT.—Not later than one year
10	after the date of the termination of the study under
11	subsection (a), the Under Secretary shall submit to
12	the Committees on Armed Services of the Senate
13	and the House of Representatives a report on the re-
14	sults of the study. Such report shall include the fol-
15	lowing elements:
16	(A) A comparison between—
17	(i) the data described in subsection
18	(a)(2); and
19	(ii) data regarding the testosterone
20	levels of male civilians of a comparable
21	age.
22	(B) The analysis of the Under Secretary as
23	to whether the testosterone levels of covered
24	members are affected by the conditions such
25	covered members experience—

1	(i) during a training of a covered
2	force;
3	(ii) while deployed by a covered force;
4	01
5	(iii) while otherwise working for a cov-
6	ered force.
7	(C) The assessment of the Under Sec-
8	retary as to whether the testosterone levels of
9	covered members affect—
10	(i) the readiness of any covered force;
11	OF
12	(ii) any marker of long-term health of
13	the covered members.
14	(D) A list of each medical procedure a cov-
15	ered force uses, as of the date of the report, to
16	monitor the testosterone levels of covered mem-
17	bers.
18	(E) A list of each preventative measure
19	(medical or non-medical) a covered force uses,
20	as of the date of the report, to reduce the likeli-
21	hood of low testosterone in a covered member.
22	(F) A list of each remedy (medical or non-
23	medical) a covered force uses, as of the date of
24	the report, to—

1	(i) treat low testosterone in a covered
2	member; or
3	(ii) mitigate any symptom of low tes-
4	tosterone in a covered member.
5	(G) Recommendations of the Under Sec-
6	retary regarding—
7	(i) which medical procedures are best
8	suited for use by a covered force in moni-
9	toring the testosterone levels of each cov-
10	ered member;
11	(ii) whether, in monitoring the testos-
12	terone levels of each covered member, a
13	covered force should—
14	(I) account for, to the extent
15	practicable, any effect on the testos-
16	terone levels attributable to an experi-
17	ence of the covered member while in
18	the Armed Forces, prior to joining the
19	covered force; or
20	(II) measure the testosterone lev-
21	els during a specific time of day to in-
22	crease the accuracy of the measure-
23	ments;
24	(iii) which preventative measures
25	(medical or non-medical) are best suited

1	for use by a covered force as a means to
2	reduce the likelihood of low testosterone in
3	a covered member; and
4	(iv) which remedies (medical or non-
5	medical) are best suited for use by a cov-
6	ered force in—
7	(I) the treatment of low testos-
8	terone in a covered member; or
9	(II) the mitigation of any symp-
10	tom of low testosterone in a covered
11	member.
12	(H) A determination of the Under Sec-
13	retary as to whether a pilot program or clinical
14	trail with respect to the use of testosterone re-
15	placement therapy for covered members who
16	have low testosterone would be advisable consid-
17	ering any prevalence of low testosterone ob-
18	served in the study and any risks associated
19	with testosterone replacement therapy.
20	(I) Any other information the Under Sec-
21	retary determines appropriate.
22	(3) FORM.—The reports under this subsection
23	shall be submitted in an unclassified form, but may
24	include a classified annex.
25	(c) DEFINITIONS.—In this section:

1	(1) The term "covered force" means a special
2	operations force that is under the jurisdiction of the
3	Secretary of the Army.
4	(2) The term "covered member" means a mem-
5	ber of a covered force.
6	(3) The term "low testosterone" means a condi-
7	tion in which the testosterone levels of an indi-
8	vidual—
9	(A) are lower than is average for a healthy
10	individual of comparable age and gender; and
11	(B) negatively affect the well-being, includ-
12	ing the mental or physical health, of the indi-
13	vidual.
14	(4) The term "special operations force" means
15	a force identified under section 167(j) of title 10,
16	United States Code.
17	SEC. 733. REPORT ON USE OF AGENT ORANGE ON GUAM.
18	Not later than one year after the date of the enact-
19	ment of this Act, the Assistant Secretary of Defense for
20	Health Affairs shall submit to the congressional defense
21	committees, and make publicly available, a report that in-
22	cludes—
23	(1) the exact dates on which Agent Orange was
24	used on Guam;

1 (2) an identification of any known or suspected 2 site that was used to dump Agent Orange; 3 (3) an identification of any specific area where Agent Orange was used in Guam; and 4 5 (4) a list of diseases and disabilities that can 6 result from exposure to Agent Orange. TITLE VIII—ACQUISITION POL-7 **ACQUISITION** ICY, **MANAGE-**8 AND RELATED MENT. MAT-9 TERS 10 Subtitle A—Acquisition Policy and 11 Management 12 SEC. 801. STREAMLINING OF MILESTONE B REQUIRE-13 14 MENTS. 15 Section 4252 of title 10, United States Code, is amended-16 17 (1) in the section heading, by striking "CER-18 TIFICATION REQUIRED BEFORE" and inserting 19 "FACTORS TO BE CONSIDERED BEFORE"; 20 (2) by striking subsections (d), (e), and (f); 21 (3) by redesignating subsections (a), (b), (c), 22 and (g) as subsections (b), (d), (e), and (f), respec-23 tively; 24 (4) by inserting before subsection (b), as so re-25 designated, the following new subsection:

"(a) RESPONSIBILITIES.—Before granting Milestone
 B approval for a major defense acquisition program or
 major subprogram, the milestone decision authority for
 the program or subprogram shall ensure that—

5 "(1) information about the program or subpro-6 gram is sufficient to warrant entry of the program 7 or subprogram into the engineering and manufac-8 turing development phase;

9 "(2) appropriate trade-offs among cost, sched-10 ule, technical feasibility, and performance objectives 11 have been made to ensure that the program or sub-12 program is affordable when considering the per-unit 13 cost and the total life-cycle cost, and the Secretary 14 of the military department concerned and the Chief 15 of the armed force concerned concur with these 16 trade-offs; and

17 "(3) there are sound plans for progression of
18 the program or subprogram to the production
19 phase.";

20 (5) by amending subsection (b), as so redesig-21 nated, to read as follows:

"(b) FACTORS TO BE CONSIDERED FOR MILESTONE
B APPROVAL.—A major defense acquisition program or
major subprogram may not receive Milestone B approval
until the milestone decision authority confirms the fol-

lowing factors were considered in the decision to grant
 Milestone B approval:

3 "(1) The program or subprogram has received
4 a preliminary design review and a formal post-pre5 liminary design review or an equivalent assessment
6 was conducted.

7 "(2) The technology in the program or subpro8 gram has been demonstrated in a relevant environ9 ment.

"(3) The program or subprogram is affordable
when considering the ability of the Department of
Defense to accomplish the program's or subprogram's mission using alternative systems.

14 "(4) The estimated procurement unit cost for 15 the program or subprogram and the estimated date 16 for initial operational capability for the baseline de-17 scription for the program or subprogram (under sec-18 tion 4214 of this title) have been established.

19 "(5) Appropriate market research has been con20 ducted prior to technology development to reduce
21 duplication of existing technology and products.

22 "(6) The Department of Defense has completed
23 an analysis of alternatives with respect to the pro24 gram or subprogram.

1 "(7) The Joint Requirements Oversight Council 2 has accomplished its duties with respect to the pro-3 gram or subprogram pursuant to section 181(b) of 4 this title, including an analysis of the operational re-5 quirements for the program or subprogram. 6 "(8) Life-cycle sustainment planning has identi-7 fied and evaluated relevant sustainment costs 8 throughout development, production, operation, 9 sustainment, and disposal of the program or subpro-10 gram, and any alternatives, and such costs are rea-11 sonable and have been accurately estimated. 12 "(9) An estimate has been made of the require-13 ments for core logistics capabilities and the associ-14 ated sustaining workloads required to support such 15 requirements. "(10) The program or subprogram complies 16 17 with all relevant policies, regulations, and directives 18 of the Department of Defense. 19 "(11) Appropriate actions have been taken to 20 negotiate and enter into a contract or contract op-21 tions for the technical data required to support the 22 program or subprogram. 23 "(12) The program or subprogram has an ap-24 proved life cycle sustainment plan required under 25 section 4324(b) of this title.

"(13) In the case of a naval vessel program or
 subprogram, such program or subprogram is in com pliance with the requirements of section 8669b of
 this title.";

5 (6) by inserting after subsection (b), as so re-6 designated, the following new subsection:

"(c) WRITTEN RECORD OF MILESTONE DECISION.— 7 8 The milestone decision authority shall issue a written 9 record of decision at the time that Milestone B approval is granted. The record shall confirm compliance with sub-10 11 section (b) and specifically state that the milestone deci-12 sion authority considered the factors described in subsection (b) prior to the decision to grant milestone ap-13 proval. The milestone decision authority shall retain 14 15 records of the basis for the milestone decision.";

- 16 (7) in subsection (d), as so redesignated—
- 17 (A) in the subsection heading, by striking
 18 "CERTIFICATIONS OR DETERMINATION" and
 19 inserting "BASIS FOR MILESTONE APPROVAL";
 20 (B) in paragraph (1)—

(i) in the matter preceding subparagraph (A), by striking "certifications or a
determination under subsection (a)" and
inserting "a written record of the milestone decision under subsection (c)";

	515
1	(ii) in subparagraph (A)—
2	(I) by striking "certifications or
3	determination of the milestone deci-
4	sion authority" and inserting "deci-
5	sion of the milestone decision author-
6	ity"; and
7	(II) by striking "certifications or
8	determination specified in paragraph
9	(1), (2), or (3) of subsection (a)" and
10	inserting "decision specified in sub-
11	section (b)"; and
12	(iii) in subparagraph (B), by striking
13	"certifications or determination" and in-
14	serting "decision"; and
15	(C) in paragraph (2)—
16	(i) by striking "withdraw the certifi-
17	cations or determination concerned or";
18	and
19	(ii) by striking "certifications, deter-
20	mination, or approval are" and inserting
21	"approval is";
22	(8) by amending subsection (e), as so redesig-
23	nated, to read as follows:
24	"(e) Submissions to Congress on Milestone
25	В.—

1 "(1) NOTIFICATION.—Not later than 15 days 2 after granting Milestone B approval for a major de-3 fense acquisition program or major subprogram, the 4 milestone decision authority for the program or sub-5 program shall provide to the congressional defense 6 committees and, in the case of intelligence or intel-7 ligence-related activities, the congressional intel-8 ligence committees a written record of the milestone 9 decision.

"(2) ADDITIONAL INFORMATION.—(A) At the 10 11 request of any of the congressional defense commit-12 tees or, in the case of intelligence or intelligence-related activities, the congressional intelligence com-13 14 mittees, the milestone decision authority shall sub-15 mit to the committee an explanation of the basis for 16 the decision to grant Milestone B approval with re-17 spect to a major defense acquisition program or 18 major subprogram, or further information or under-19 lying documentation.

20 "(B) The explanation or additional information
21 shall be submitted in unclassified form, but may in22 clude a classified annex."; and

23 (9) in subsection (f), as so redesignated—

(A) by striking paragraphs (4) and (5);

1	(B) by redesignating paragraph (6) as
2	paragraph (4); and
3	(C) by adding at the end the following new
4	paragraph:
5	"(5) The term 'written record of milestone deci-
6	sion', with respect to a major defense acquisition
7	program or a major subprogram, means a document
8	signed by the milestone decision authority that for-
9	malizes approved entry of the program or subpro-
10	gram into the next phase of the acquisition proc-
11	ess.".
12	SEC. 802. PROHIBITION ON CONTRACTING WITH COVERED
13	ENTITIES THAT CONTRACT WITH LOBBYISTS
13 14	ENTITIES THAT CONTRACT WITH LOBBYISTS FOR CHINESE MILITARY COMPANIES.
14	FOR CHINESE MILITARY COMPANIES.
14 15	FOR CHINESE MILITARY COMPANIES. (a) IN GENERAL.—Chapter 363 of title 10, United
14 15 16	FOR CHINESE MILITARY COMPANIES. (a) IN GENERAL.—Chapter 363 of title 10, United States Code, is amended by adding at the end the fol-
14 15 16 17	FOR CHINESE MILITARY COMPANIES. (a) IN GENERAL.—Chapter 363 of title 10, United States Code, is amended by adding at the end the fol- lowing new section:
14 15 16 17 18	FOR CHINESE MILITARY COMPANIES. (a) IN GENERAL.—Chapter 363 of title 10, United States Code, is amended by adding at the end the fol- lowing new section: "§ 4663. Prohibition on contracting with covered enti-
14 15 16 17 18 19	FOR CHINESE MILITARY COMPANIES. (a) IN GENERAL.—Chapter 363 of title 10, United States Code, is amended by adding at the end the fol- lowing new section: *§ 4663. Prohibition on contracting with covered enti- ties that contract with lobbyists for Chi-
 14 15 16 17 18 19 20 	FOR CHINESE MILITARY COMPANIES. (a) IN GENERAL.—Chapter 363 of title 10, United States Code, is amended by adding at the end the fol- lowing new section: *§ 4663. Prohibition on contracting with covered enti- ties that contract with lobbyists for Chi- nese military companies
 14 15 16 17 18 19 20 21 	FOR CHINESE MILITARY COMPANIES. (a) IN GENERAL.—Chapter 363 of title 10, United States Code, is amended by adding at the end the fol- lowing new section: *§ 4663. Prohibition on contracting with covered enti- ties that contract with lobbyists for Chi- nese military companies *(a) PROHIBITION ON ENTERING INTO CONTRACTS

if such company or subsidiary is a party to a contract with
 a covered entity.

3 "(b) WAIVER.—Upon notification to Congress, the
4 Secretary of Defense may waive the requirements of this
5 section.

6 "(c) DEFINITIONS.—In this section:

"(1) The term 'covered entity' means an entity
that engages in lobbying activities for any entity determined to be a Chinese military company listed in
accordance with section 1260H of the William M.
(Mac) Thornberry National Defense Authorization
Act for Fiscal Year 2021 (10 U.S.C. 113 note).

"(2) The term 'lobbying activities' has the
meaning given in section 1045(c) of the National
Defense Authorization Act for Fiscal Year 2018 (10
U.S.C. 971 note prec.).".

17 (b) EFFECTIVE DATE.—This section and the amend-18 ments made by this section shall take effect on June 30,19 2026.

20 SEC. 803. NOTICE OF CONTRACT CANCELLATION OR TERMI-

21 NATION RELATING TO REMOTE OR ISOLATED22 INSTALLATIONS.

Chapter 365 of title 10, United States Code, isamended by adding at the end the following new section:

1 "§ 4705. Notice of contract cancellation or termi nation relating to remote or isolated in 3 stallations

4 "(a) IN GENERAL.—Except as provided by subsection
5 (b), not later than 30 days prior to the Secretary or any
6 other official of an element of the Department of Defense
7 cancelling or terminating a contract, the Secretary shall
8 submit to Congress a notice of such cancellation or termi9 nation if such cancellation or termination involves a reduc10 tion in employment of not fewer than—

11 "(1) 50 remote or isolated installation con12 tractor employees; or

13 "(2) 100 employees of contractors, including re14 mote or isolated installation contractor employees.

15 "(b) WAIVER.—(1) The Secretary may waive sub16 section (a) with respect to the cancellation or termination
17 of a contract if the Secretary determines that such waiver
18 is in the interest of national security.

19 "(2) If the Secretary waives subsection (a) with re-20 spect to the cancellation or termination of a contract, the 21 Secretary shall submit the notice required by such sub-22 section with respect to such cancellation or termination 23 not later than one week after such cancellation or termi-24 nation.

25 "(c) DEFINITIONS.—In this section:

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"(1) The term 'military installation' has the

2 meaning given such term in section 2801(c) of this 3 title. "(2) The term 'remote or isolated installation' 4 5 means a military installation that is a remote mili-6 tary installation, as determined by the Secretary 7 pursuant to the policy required by section 565 of the 8 National Defense Authorization Act for Fiscal Year 9 2022 (Public Law 117-81; 135 Stat. 1749; 10 10 U.S.C. 1781b note). 11 "(3) The term 'remote or isolated installation contractor employee' means an individual who-12 13 "(A) is an employee of a contractor; 14 "(B) as such an employee, provides goods 15 or services to a remote or isolated installation; 16 and 17 "(C) resides in the same geographic area 18 as such remote or isolated installation. "(4) The term 'Secretary' means the Secretary 19 20 of Defense.". 21 SEC. 804. PROCUREMENT OF CLEANING PRODUCTS. 22 The Secretary shall, to the maximum extent prac-23 ticable, only procure cleaning products that are identified

- 24 by—
- 25 (1) the Safer Choice program; or

1 (2)an independent third-party organization 2 that provides certifications in a manner consistent 3 with the Safer Choice program. 4 SEC. 805. NO CONFLICTS OF INTEREST FOR FUEL SERV-5 ICES FINANCIAL MANAGEMENT CONTRACTS. 6 (a) CONTRACTING PROHIBITION.—The Department 7 of Defense shall not— 8 (1) contract with a fuel service provider (includ-9 ing any fuel supplier or broker), or a contractor who 10 has subcontracted with a fuel service provider, to 11 oversee the financial management of, or the proc-12 essing of fuel transactions for, the Department's fuel 13 network: or 14 (2) make any fuel purchases through a fuel net-15 work managed by a fuel service provider and admin-16 istered under a no-cost contract. 17 (b) WAIVER.—The Secretary of Defense may waive the prohibition under subsection (a) if the Secretary 18 19 makes a determination that such waiver is vital to the na-20 tional security of the United States; and submits to Con-21 gress a report justifying the use of such waiver and the 22 importance of such waiver to the national security of the 23 United States.

1SEC. 806. PROHIBITION ON CERTAIN TRANSPORTATION2CONTRACTS.

3 (a) IN GENERAL.—The Secretary of Defense may not
4 award a contract or order to a transportation service pro5 vider for any shipment that requires any transportation
6 protective service if such transportation service provider
7 is not authorized by the Department of Defense to trans8 port cargo requiring such a service.

9 (b) TRANSPORTATION REQUIREMENT WAIVER LIM10 ITS.—The Secretary of Defense may not, except by issuing
11 a rule, waive or reduce—

12 (1) any requirement regarding transportation
13 protective services for any transportation service
14 provider; or

15 (2) any security clearance requirements for16 drivers of transportation service providers.

17 (c) TRANSPORTATION PROTECTIVE SERVICE; TRANS-PORTATION SERVICE PROVIDER DEFINED.—In this sec-18 19 tion, the terms "transportation protective service" and 20 "transportation service provider" have the meanings given 21 such terms, respectively, in the publication of the Military 22 Surface Deployment and Distribution Command entitled "MILITARY FREIGHT TRAFFIC UNIFIED RULES 23 PUBLICATION-1 (MFTURP-1)", issued September 12, 24 2022, or any successor thereto. 25

1	Subtitle B—Amendments to Gen-
2	eral Contracting Authorities,
3	Procedures, and Limitations
4	SEC. 811. MODIFICATION TO EXCEPTION FOR SUBMISSION
5	OF CERTIFIED COST OR PRICING DATA FOR
6	CERTAIN COMPONENTS AND PARTS OF COM-
7	MERCIAL PRODUCTS.
8	(a) IN GENERAL.—Section 3703(d) of title 10,
9	United States Code, is amended—
10	(1) in paragraph (1) —
11	(A) by striking "component of the Depart-
12	ment of Defense" and inserting "element of the
13	Department of Defense"; and
14	(B) by striking "of such product or serv-
15	ice." and inserting the following: "of—
16	"(A) such commercial product, or a component
17	or part of such commercial product, or a service pro-
18	cured for support of such product; or
19	"(B) such commercial service.";
20	(2) in paragraph (2) —
21	(A) by striking "shall request" and insert-
22	ing the following: "shall—
23	"(A) request";

1	(B) in subparagraph (A), as so designated,
2	by striking the period at the end and inserting
3	"; and"; and
4	(C) by adding at the end the following new
5	subparagraph:
6	"(B) provide to the head of the contracting ac-
7	tivity a rationale and detailed explanation for not
8	making such presumption."; and
9	(3) by adding at the end the following new
10	paragraph:
11	$\ensuremath{^{\prime\prime}}(4)$ In a review conducted under this subsection, the
12	head of a contracting activity may consider evidence of
13	whether or not the product or service to be procured is
14	a commercial product or a commercial service.".
15	(b) TECHNICAL AMENDMENT.—Section 3703(e) of
16	title 10, United States Code, is amended by inserting
17	"EVIDENCE ON RECENT PURCHASE PRICES.—" before
18	"A contracting officer".
19	SEC. 812. APPLICATION OF RECENT PRICE HISTORY AND
20	PURCHASE ORDERS TO TRUTHFUL COST OR
21	PRICING DATA REQUIREMENTS.
22	(a) Modifications to Definitions.—
23	(1) Purchase order defined.—Section 3701
24	of title 10, United States Code, is amended by in-
25	serting at the end the following new paragraph:

1	"(3) PURCHASE ORDER.—The term 'purchase
2	order' shall have the meaning given in section
3	13.302 of the Federal Acquisition Regulation (or
4	any successor regulation).".
5	(2) Inclusion of purchase orders in cost
6	OR PRICING DATA.—Section 3701(1) of title 10,
7	United States Code, is amended—
8	(A) by inserting "or purchase order" after
9	"price of a contract"; and
10	(B) by inserting "or purchase order modi-
11	fication" after "contract modification".
12	(b) Cost or Pricing Data and Certification Re-
13	QUIREMENTS FOR PURCHASE ORDERS.—Section 3702 of
14	title 10, United States Code, is amended—
15	(1) in subsection (a), by adding at the end the
16	following new paragraph:
17	"(5) Purchase orders.—An offeror for a
18	purchase order shall be required to submit cost or
19	pricing data before award of the purchase order.";
20	and
21	(2) in subsection (c)—
22	(A) in paragraph (1), by striking "or" at
23	the end;
24	(B) in paragraph (2), by striking the pe-
25	riod at the end and inserting "; or"; and

1	(C) by adding at the end the following new
2	paragraph:
3	"(3) in the case of a submission by an offeror
4	for a purchase order, to the head of the contracting
5	activity (or a designated representative of such
6	head).".
7	(c) RECENT PRICE HISTORY EXCEPTION TO SUBMIS-
8	SION OF CERTIFIED COST OR PRICING DATA.—Section
9	3703 of title 10, United States Code, is amended—
10	(1) in subsection (a)—
11	(A) in the matter preceding paragraph (1),
12	by striking "a subcontract, or modification of a
13	contract or subcontract" and inserting "a sub-
14	contract, a purchase order, or a modification of
15	a contract, subcontract, or purchase order";
16	and
17	(B) in paragraph (1)—
18	(i) in subparagraph (A), by striking
19	"or" at the end;
20	(ii) in subparagraph (B), by inserting
21	"or" at the end; and
22	(iii) by adding at the end the fol-
23	lowing new subparagraph:
24	"(C) recent price history as described in
25	subsection (g)."; and

(2) by adding at the end the following new sub section:

3 "(g) DETERMINATION OF RECENT PRICE HIS-4 TORY.—Notwithstanding the requirements of subsection 5 (e), for purposes of applying the exception under sub-6 section (a)(1)(C) to the required submission of certified 7 cost or pricing data for a subcontract, a purchase order, 8 or a modification to a subcontract or purchase order with 9 a proposed value less than or equal to \$5,000,000, the contracting officer shall ensure that the price is reasonable 10 11 by considering each of the following:

12 "(1) Prices paid by the Government for a sub-13 contract, purchase order, or modification of a sub-14 contract or purchase order for the same good or 15 service from the same subcontractor or supplier dur-16 ing the 12-month period immediately preceding the 17 issuance of a request for proposal, request for a 18 modification, issuance of a purchase order, or simi-19 lar written intent to procure goods or services.

20 "(2) Such prices paid during such 12-month pe21 riod that were supported by cost or pricing data or
22 other data adequate to determine a reasonable price.

23 "(3) The effect of inflation or other macro24 economic factors on the reliability of such prices
25 paid.".

(d) CONFORMING AMENDMENTS.—Chapter 271 of
 title 10, United States Code, is amended—

3 (1) in section 3704, by striking "subcontract, or
4 modification of a contract or subcontract" each
5 place it appears and inserting "subcontract, a pur6 chase order, or a modification of a contract, sub7 contract, or purchase order"; and

8 (2) in section 3705, by striking "subcontract, or 9 modification of a contract or subcontract" each 10 place it appears and inserting "subcontract, a pur-11 chase order, or a modification of a contract, sub-12 contract, or purchase order".

(e) CONFORMING REGULATIONS.—Not later than
120 days after the date of the enactment of this Act, the
15 Secretary of Defense shall revise the Department of De16 fense Supplement to the Federal Acquisition Regulation
17 to conform with the amendments made by this section.
18 SEC. 813. ELIMINATION OF LATE COST AND PRICING DATA

19 SUBMISSION DEFENSE.

20 Section 3706(c) of title 10, United States Code, is 21 amended—

(1) in paragraph (3) by striking "or" at theend;

24 (2) in paragraph (4) by striking the period and
25 inserting "; or"; and

1	(3) by adding at the end the following:
2	"(5) the cost or pricing data were submitted by
3	the prime contractor or subcontractor after the date
4	of agreement on the price of the contract (or price
5	of the modification) or, if applicable consistent with
6	subsection $(a)(2)$, such other date agreed upon be-
7	tween the parties.".
8	SEC. 814. CLARIFICATION OF OTHER TRANSACTION AU-
9	THORITY FOR FOLLOW ON PRODUCTION.
10	Section 4022 of title 10, United States Code, is
11	amended—
12	(1) in subsection (e), by adding at the end the
13	following new paragraph:
14	"(6) The term 'follow-on production contract or
15	transaction' means a contract or transaction to
16	produce, sustain, or otherwise implement the results
17	of a successfully completed prototype project for
18	continued or expanded use by the Department of
19	Defense."; and
20	(2) in subsection (f)—
21	(A) in paragraph (1), by adding at the end
22	the following: "A follow-on production award
23	may be provided for in a transaction entered
24	into under this section for a prototype project,
25	awarded with respect to such a transaction as

1	one or more separate awards, or a combination
2	thereof."; and
3	(B) in paragraph (2), by inserting ", one
4	or more separate awards of follow-on produc-
5	tion contracts or transactions with respect to a
6	transaction described in such paragraph, or a
7	combination thereof," after "paragraph (1) ".
8	SEC. 815. CLARIFICATION OF OTHER TRANSACTION AU-
9	THORITY FOR FACILITY REPAIR.
10	(a) IN GENERAL.—Section 4022(i)(2) of title 10,
11	United States Code, is amended—
12	(1) in subparagraph (A), by striking "except for
13	projects carried out for the purpose of repairing a
14	facility,";
15	(2) by inserting "(A)" before "In carrying out";
16	(3) by redesignating subparagraphs (A) and
17	(B) as clauses (i) and (ii), respectively; and
18	(4) by adding at the end the following new sub-
19	paragraph:
20	"(B) The requirements of this paragraph shall
21	not apply to projects carried out for the purpose of
22	repairing a facility.".
23	(b) APPLICABILITY.—This section and the amend-
24	ments made by this section shall apply with respect to a
25	transaction for a prototype project under section 4022(i)

of title 10, United States Code, entered into on or after
 the date of the enactment of this section.

3 SEC. 816. SPECIAL OPERATIONS FORCES PROCUREMENT 4 AUTHORITY.

5 Section 1903 of title 41, United States Code, is6 amended—

7 (1) in subsection (b), in the matter preceding
8 paragraph (1), by striking "For a procurement" and
9 inserting "Except as provided in subsection (d), for
10 a procurement"; and

(2) by adding at the end the following new sub-section:

13 "(d) Special Operations Forces Procure-14 ment.—

15 "(1) IN GENERAL.—For the purposes of this
16 section—

"(A) a procurement for special operations
forces to perform activities described in section
167(k) of title 10 in support of an undeclared
contingency operation shall be deemed to be in
support of a contingency operation (as defined
in section 101(a) of title 10);

23 "(B) contracts to be awarded with respect24 to such a procurement shall be deemed to be

1	awarded and performed outside of the United
2	States;
3	"(C) purchases to be made under such a
4	procurement shall be deemed to be made out-
5	side of the United States; and
6	"(D) with respect to such a procurement
7	to which this section applies under subsection
8	(a)—
9	"(i) the amount in subsection $(b)(1)$ is
10	deemed to be \$35,000; and
11	"(ii) the $$5,000,000$ limitation in sec-
12	tions $1901(a)(2)$ and $3305(a)(2)$ of this
13	title and section $3205(a)(2)$ of title 10 is
14	deemed to be \$15,000,000.
15	"(2) DEFINITIONS.—In this subsection:
16	"(A) Special operations forces.—The
17	term 'special operations forces' has the meaning
18	given such term in section 167(j) of title 10.
19	"(B) UNDECLARED CONTINGENCY OPER-
20	ATION.—The term 'undeclared contingency op-
21	eration' means an operation in which members
22	of the armed forces are or may become involved
23	in military actions, operations, or hostilities
24	against an enemy of the United States or
25	against an opposing foreign force, other than

1 an operation designated by the Secretary of De-2 fense as a contingency operation (as defined in 3 section 101(a) of title 10).". 4 SEC. 817. AVOIDANCE OF USE OF LOWEST PRICE TECH-5 NICALLY ACCEPTABLE SOURCE SELECTION 6 CRITERIA FOR PROCUREMENT OF MUNI-7 TIONS RESPONSE SERVICES. Section 880(c)(1) of the John S. McCain National 8 9 Defense Authorization Act for Fiscal Year 2019 (41 U.S.C. 3701 note) is amended by inserting "munitions re-10 11 sponse services," after "telecommunications devices and 12 services,". 13 SEC. 818. EXTENSION OF TEMPORARY AUTHORITY TO MOD-14 IFY CERTAIN CONTRACTS AND OPTIONS 15 BASED ON THE EFFECTS OF INFLATION. 16 Subsection (e) of the first section of Public Law 85– 17 804 (50 U.S.C. 1431(e)) is amended by striking "December 31, 2024" and inserting "December 31, 2025". 18 19 SEC. 819. LIMITATION ON AVAILABILITY OF FUNDS FOR 20 CHILLER CLASS PROJECTS OF THE DEPART-21 MENT OF THE AIR FORCE.

(a) LIMITATION.—None of the funds authorized to
be appropriated by this Act or otherwise made available
for fiscal year 2025 for the Air Force may be obligated
or expended to acquire goods or services under a non-com-

petitive justification and approval for the purposes of
 standardizing the heating, ventilation, and air condi tioning chillers at installations of the Air Force until the
 date on which the Secretary of Defense submits to the
 congressional defense committees the certification de scribed in subsection (b).

7 (b) CERTIFICATION DESCRIBED.—The certification8 described in this subsection is a certification that—

9 (1) the Secretary of Defense has developed a 10 methodology to compare the cost of initially acquir-11 ing the heating, ventilation, and air conditioning 12 chillers and equipment supporting such chillers for 13 the purposes described in subsection (a) under a 14 non-competitive justification and approval to the 15 cost of initially acquiring such chillers and equip-16 ment for such purposes using competitive proce-17 dures;

(2) the Secretary of Defense has established
metrics to measure the effects of standardizing the
heating, ventilation, and air conditioning chillers at
installations of the Air Force, including the costs of
training technicians, any savings resulting from the
ability of employees of the Government to repair
such chillers, the cost of initially acquiring chillers

and equipment supporting such chillers for such pur pose, and the life cycle costs of such chillers; and

3 (3) the Secretary of Defense has collected data 4 demonstrating that the use of procedures other than 5 competitive procedures to acquire chillers for the purposes of standardizing the heating, ventilation, 6 7 and air conditioning chillers at installations of the 8 Air Force has resulted in lower life cycle costs com-9 pared to using competitive procedures for such ac-10 quisitions.

11 (c) DEFINITIONS.—In this section:

(1) The term "competitive procedures" has the
meaning given such term in section 3012 of title 10,
United States Code.

(2) The term "non-competitive justification and approval" means the justification and approval required by section 3204(e)(1) of title 10, United States Code, for the use of procedures other than competitive procedures to award a contract.

Subtitle C—Provisions Relating to 1 **Workforce Development** 2

3 SEC. 831. UPDATED ADAPTIVE ACQUISITION FRAMEWORK 4

TRAINING.

5 (a) IN GENERAL.—Subchapter IV of chapter 87 of title 10, United States Code, is amended by adding at the 6 end the following new section: 7

8 "§1749. Updated Adaptive Acquisition Framework 9 training

10 "(a) IN GENERAL.—The President of the Defense Acquisition University, in coordination with the Secretary 11 12 of Defense and in consultation with industry representatives, shall ensure that the training program for the acqui-13 14 sition workforce on the adaptive acquisition framework (as described in Department of Defense Instruction 5000.02, 15 'Operation of the Adaptive Acquisition Framework') that 16 is part of the curriculum of the Defense Acquisition Uni-17 18 versity includes training on—

19 "(1) the relevant innovative procedures and 20 best practices of the private sector for acquiring 21 goods and services; and

"(2) acquisition authorities applicable to the 22 23 adaptive acquisition framework that were established 24 or otherwise made available to the Department of 25 Defense in the preceding two years.

"(b) TRAINING REQUIREMENTS.—(1) The training
 required by subsection (a) shall include—

3 "(A) learning objectives related to market re4 search, communicating with industry, and identi5 fying and implementing the best practices used by
6 industry for acquiring goods and services;

"(B) learning objectives that encourage the use
of technologies that are commercial products, commercial services, and commercially available off-theshelf items (as such terms are defined in sections
103, 103a, and 104, respectively, of title 41), to the
greatest extent practicable; and

"(C) training on technology procured as a consumption-based solution (as defined in section 834
of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 (10
U.S.C. 4571 note)) or emerging technology.

18 "(2) Beginning 18 months after the date of the en-19 actment of this Act, and not less than every two years 20 thereafter, the President of the Defense Acquisition Uni-21 versity shall update the training described in subsection 22 (a) to include all acquisition authorities applicable to the 23 adaptive acquisition framework that were established or 24 otherwise made available to the Department of Defense in the two years preceding such update. 25

1	"(c) Acquisition Workforce Defined.—In this
2	section, the term 'acquisition workforce' has the meaning
3	given such term in section 101(a), except that the term
4	only includes—
5	"(1) program executive officers (as such term is
6	defined in section 1737 of this title);
7	((2)) program managers (as such term is de-
8	fined in such section);
9	"(3) general officers (as such term is defined in
10	section 101(b) of this title);
11	"(4) flag officers (as such term is defined in
12	such section); and
13	"(5) individuals holding Senior Executive Serv-
14	ice positions (as such term is defined in section 3132
15	of title 5).".
16	(b) Clerical Amendment.—The table of sections
17	for chapter 87 of title 10, United States Code, is amended
18	by inserting after the item relating to section 1748 the
19	following new item:
	"1749. Updated Adaptive Acquisition Framework training.".
20	SEC. 832. PERFORMANCE INCENTIVES RELATED TO COM-
21	MERCIAL PRODUCT AND COMMERCIAL SERV-
22	ICE DETERMINATIONS.
23	Section 3456 of title 10, United States Code, is
24	amended—
25	(1) in subsection (a)—

1	(A) in paragraph (1), by striking "and" at
2	the end;
3	(B) in paragraph (2), by striking the pe-
4	riod at the end and inserting "; and"; and
5	(C) by adding at the end the following new
6	paragraph:
7	"(3) establish and maintain performance incen-
8	tives for contracting officers and program managers
9	that request support described in subsection
10	(b)(1)(A)."; and
11	(2) in subsection (b) —
12	(A) in paragraph (1), by inserting "or pro-
13	gram manager" after "contracting officer"; and
14	(B) in paragraph (2), by inserting "or pro-
15	gram manager (as applicable)" after "con-
16	tracting officer" each place it appears.
17	SEC. 833. AUTONOMOUS UNMANNED AERIAL SYSTEM AC-
18	QUISITION PATHWAYS.
19	(a) Acquisition Pathways.—The Secretary of De-
20	fense shall ensure that, to the maximum extent prac-
21	ticable, procurement programs for autonomous unmanned
22	aerial systems use separate, parallel acquisition pathways
23	for hardware and software related to such systems.
24	(b) Additional Requirements.—The Secretary
25	shall ensure that members of the acquisition workforce (as

defined in section 101 of title 10, United States Code),
 with respect to the procurement of autonomous unmanned
 aerial systems under this section and to the maximum ex tent practicable—

5 (1) use the appropriate software acquisition
6 pathway established under section 800 of the Na7 tional Defense Authorization Act for Fiscal Year
8 2020 (Public Law 116–92; 133 Stat. 1478; 10
9 U.S.C. 4571 note); and

(2) include requirements for hardware components of such systems to be compliant with modular
open system approach (as defined in section 4401 of
title 10, United States Code).

(c) REPORT.—Not later than 90 days after the date
of the enactment of this Act, the Secretary of Defense
shall submit to the congressional defense committees a report that includes—

18 (1) a description of plans to implement the sep19 arate, parallel acquisition pathways described in sub20 section (a); and

(2) recommendations by the Secretary for any
legislative action the Secretary determines necessary
to implement this section.

24 (d) APPLICABILITY.—This section shall apply with25 respect to contracts for the procurement of autonomous

unmanned aerial systems or hardware or software related
 to such systems entered into on or after the date of the
 enactment of this section.

4 SEC. 834. PILOT PROGRAM FOR PROGRAM MANAGEMENT 5 OFFICES TO COMPETE IN REHABILITATING 6 AT-RISK PROGRAMS.

7 (a) PILOT PROGRAM AUTHORIZED.—Not later than 8 April 1, 2025, the Under Secretary of Defense for Acquisi-9 tion and Sustainment, in consultation with the Secretaries 10 of the military departments and the commanders of the combatant commands, shall establish a pilot program to 11 test the feasibility and reliability of requiring program 12 13 managers within the Department of Defense to manage at-risk programs selected under subsection (b). 14

(b) SELECTION OF AT-RISK PROGRAMS.—The Under
Secretary, in consultation with the Secretaries of the military departments and the commanders of the combatant
commands, shall select not less than 2 and not more than
3 at-risk programs for the pilot program established under
this section.

(c) SELECTION OF PROGRAM MANAGER.—Not later
than 12 months after selecting at-risk programs under
subsection (b), the Under Secretary shall select one program manager to assume management of each selected atrisk programs.

1 (d) EXISTING PERSONNEL.—Activities under the 2 pilot program established under this section shall be car-3 ried out by existing personnel of the Department of De-4 fense.

5 (e) EVALUATION METRICS.—Before selecting at-risk programs under subsection (b), the Under Secretary, in 6 7 consultation with the Secretaries of the military depart-8 ments and the commanders of the combatant commands, 9 shall establish metrics to evaluate the effectiveness of the 10 pilot program and the activities under the pilot program. 11 (f) IMPLEMENTATION PLAN REQUIRED.—Not later 12 than 180 days after selection of all program managers under subsection (c), the Under Secretary shall submit to 13

14 the congressional defense committees a report that in-15 cludes the following:

- 16 (1) The definition of an at-risk program for17 purposes of the pilot program.
- 18 (2) The at-risk programs selected under sub19 section (b) and a description of the technology to be
 20 developed under such programs.
- 21 (3) The metrics to be used in evaluating the ef-22 fectiveness of the at-risk program.

(g) FINAL REPORT.—Not later than January 1,
24 2027, the Under Secretary shall submit to the congres-

1 sional defense committees a report containing the fol-2 lowing elements:

3 (1) Initial results of the pilot program, includ-4 ing challenges and successes.

5 (2) A recommendation on whether the pilot pro6 gram should be extended, expanded, or made perma7 nent.

8 (3) Recommendations for changes to applicable
9 statutes, regulations, or policies to support the pilot
10 program.

(h) TERMINATION.—The pilot program established
under subsection (a), and all activities under such pilot
program shall terminate not later than December 31,
2028.

15 (i) DEFINITIONS.—In this section:

16 (1) The term "at-risk program" means a De17 partment of Defense program for the rapid fielding
18 of technology that is determined by the Under Sec19 retary to be to be at-risk due to failures or delays
20 in reaching technical milestones.

(2) The term "Under Secretary" means the
Under Secretary of Defense for Acquisition and
Sustainment of the Department of Defense.

404 Subtitle D—Provisions Relating to 1 Chains Supply and Domestic 2 Sourcing 3 SEC. 841. ENHANCING REQUIREMENTS FOR INFORMATION 4 5 **RELATING TO SUPPLY CHAIN RISK.** 6 Section 3252 of title 10, United States Code, is 7 amended-8 (1) in subsection (b)— 9 (A) by amending paragraph (1) to read as 10 follows: 11 "(1) consulting with procurement or other rel-12 evant officials of the covered agency;"; 13 (B) in paragraph (2), by striking "with the 14 concurrence of the Under Secretary of Defense for Acquisition and Sustainment,"; and 15 16 (C) in paragraph (3)— 17 (i) by amending subparagraph (A) to 18 read as follows: 19 "(A) a summary of the risk assessment 20 that serves as the basis for the written deter-21 mination required by paragraph (2); and"; 22 (ii) by striking subparagraphs (B) and 23 (C); and 24 (iii) by redesignating subparagraph 25 (D) as subparagraph (B);

1	(2) by striking subsection (c); and
2	(3) by redesignating subsections (d) and (e) as
3	subsections (c) and (d), respectively.
4	SEC. 842. AMENDMENT TO REQUIREMENT TO BUY STRA-
5	TEGIC MATERIALS CRITICAL TO NATIONAL
6	SECURITY FROM AMERICAN SOURCES.
7	Section 4863 of title 10, United States Code, is
8	amended—
9	(1) in subsection $(d)(1)(B)$, by inserting "quali-
10	fying" before "foreign"; and
11	(2) in subsection (m), by adding at the end the
12	following new paragraph:
13	"(11) The term 'qualifying foreign government'
14	means the government of a country with which the
15	United States has in effect a reciprocal defense pro-
16	curement memorandum of understanding entered
17	into pursuant to section 4851 of this title.".
18	SEC. 843. MODIFICATION TO MISCELLANEOUS LIMITA-
19	TIONS ON THE PROCUREMENT OF GOODS
20	OTHER THAN UNITED STATES GOODS.
21	Section 4864(a)(2) of title 10, United States Code,
22	is amended by adding at the end the following new sub-
23	paragraph:
	paragraph.
24	"(G) Diesel engines that operate at a max-

1	minute and are capable of generating a power
2	output of greater than 3500 kilowatts.".
3	SEC. 844. RISK MANAGEMENT FOR DEPARTMENT OF DE-
4	FENSE PHARMACEUTICAL SUPPLY CHAINS.
5	Section 860(a) of the James M. Inhofe National De-
6	fense Authorization Act for Fiscal Year 2023 (Public Law
7	117–263; 136 Stat. 2734; 10 U.S.C. 3241 note prec.) is
8	amended—
9	(1) in paragraph (2) , by inserting ", tempera-
10	ture exposure throughout the supply chain process,"
11	before "and final drug products"; and
12	(2) in paragraph (3)(A), by inserting ", includ-
13	ing temperature monitoring throughout the supply
13 14	ing temperature monitoring throughout the supply chain" after "of drugs".
14	chain" after "of drugs".
14 15	chain" after "of drugs". SEC. 845. INCLUSION OF RECYCLED MATERIALS IN DOMES-
14 15 16	chain" after "of drugs". SEC. 845. INCLUSION OF RECYCLED MATERIALS IN DOMES- TIC PREFERENCE FOR STRATEGIC AND CRIT-
14 15 16 17	chain" after "of drugs". SEC. 845. INCLUSION OF RECYCLED MATERIALS IN DOMES- TIC PREFERENCE FOR STRATEGIC AND CRIT- ICAL MATERIALS.
14 15 16 17 18	chain" after "of drugs". SEC. 845. INCLUSION OF RECYCLED MATERIALS IN DOMES- TIC PREFERENCE FOR STRATEGIC AND CRIT- ICAL MATERIALS. Section 848(b) of the William M. (Mac) Thornberry
14 15 16 17 18 19	chain" after "of drugs". SEC. 845. INCLUSION OF RECYCLED MATERIALS IN DOMES- TIC PREFERENCE FOR STRATEGIC AND CRIT- ICAL MATERIALS. Section 848(b) of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021
14 15 16 17 18 19 20	chain" after "of drugs". SEC. 845. INCLUSION OF RECYCLED MATERIALS IN DOMES- TIC PREFERENCE FOR STRATEGIC AND CRIT- ICAL MATERIALS. Section 848(b) of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 134 Stat. 3769; 10 U.S.C. 4811
14 15 16 17 18 19 20 21	chain" after "of drugs". SEC. 845. INCLUSION OF RECYCLED MATERIALS IN DOMES- TIC PREFERENCE FOR STRATEGIC AND CRIT- ICAL MATERIALS. Section 848(b) of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 134 Stat. 3769; 10 U.S.C. 4811 note) is amended—

1	from recycled and reused minerals and met-
2	als,"; and
3	(B) in subparagraph (C), by inserting ",
4	including from recycled and reused minerals
5	and metals," after "critical materials"; and
6	(2) in paragraph (2)—
7	(A) by redesignating subparagraph (D) as
8	subparagraph (E);
9	(B) in subparagraph (C), by striking ";
10	and" and inserting a semicolon; and
11	(C) by inserting after subparagraph (C)
12	the following new subparagraph:
13	"(D) the development of sources of supply
14	for strategic and critical materials derived from
15	recycled and reused minerals and metals; and".
16	SEC. 846. REPORT RELATING TO CERTAIN DOMESTIC NON-
17	AVAILABILITY DETERMINATIONS.
18	(a) Report on Procurement of Fire-resistant
19	FIBER BLEND FABRIC.—Not later than 60 days after the
20	date of the enactment of this Act, and two years after
21	such date, the Secretary of Defense shall submit to the
22	congressional defense committees a report that includes
23	the following;

(1) Information on the availability of a domes tic source for fire-resistant fiber blend fabric for the
 production of uniforms.
 (2) A description of any contract the Secretary

(2) A description of any contract the Secretary
or a Secretary of a military department has entered
into for the procurement of fire-resistant fiber blend
fabric from a domestic source in the three-year period preceding the date of such report.

9 (b) DOMESTIC NONAVAILABILITY DETERMINATION 10 REPORT.—Not later than 90 days after the date of the 11 enactment of this Act, the Secretary of Defense shall sub-12 mit to the Committees on Armed Services of the House 13 of Representatives and the Senate a report that includes 14 a description of the following:

(1) The process of making a domestic nonavailability determination pursuant to section 4862(c) of
title 10, United States Code, including the average
length of time to make such determination.

19 (2) The process of reviewing such determina20 tions, including factors that trigger the initiation of
21 a review, and the timelines associated with each such
22 review.

(3) The process by which Secretary determineswhether to terminate or modify such determination.

1 SEC. 847. SUPPLY CHAIN ILLUMINATION.

2 Not later than 180 days after the date of the enact-3 ment of this Act, the Secretary of Defense shall develop and implement incentives to encourage each contractor of 4 5 the Department of Defense to implement and use policies, procedures, and tools that allow such contractor to assess 6 7 and monitor the entire supply chain of such contractor to 8 identify potential vulnerabilities and security and non-9 compliance risks with respect to goods and services provided to the Department. 10

Subtitle E—Industrial Base Matters
 sec. 851. ENTREPRENEURIAL INNOVATION PROJECT DES-

13 **IGNATIONS.**

14 (a) IN GENERAL.—

(1) DESIGNATING CERTAIN SBIR AND STTR
PROGRAMS AS ENTREPRENEURIAL INNOVATION
PROJECTS.—Chapter 303 of title 10, United States
Code, is amended by inserting after section 4067 the
following new section:

20 "§ 4068. Entrepreneurial Innovation Project designa-

21 tions

"(a) IN GENERAL.—During the first fiscal year beginning after the date of the enactment of this section, and during each subsequent fiscal year, each Secretary concerned, in consultation with each chief of an armed force under the jurisdiction of the Secretary concerned,

shall designate not less than five eligible programs as En trepreneurial Innovation Projects.

3 "(b) APPLICATION.—An eligible program seeking 4 designation as an Entrepreneurial Innovation Project 5 under this section shall submit to the Secretary concerned 6 an application at such time, in such manner, and con-7 taining such information as the Secretary concerned deter-8 mines appropriate.

9 "(c) DESIGNATION CRITERIA.—In making designa10 tions under subsection (a), the Secretary concerned shall
11 consider—

- 12 "(1) the potential of the eligible program to— 13 "(A) advance the national security capa-14 bilities of the United States and, in the case of 15 the Coast Guard, the law enforcement capabili-16 ties of the United States on the high seas and 17 waters subject to the jurisdiction of the United 18 States, including maritime domain awareness 19 related to such law enforcement;
- 20 "(B) provide new technologies or proc21 esses, or new applications of existing tech22 nologies, that will enable new alternatives to ex23 isting programs; and

24 "(C) provide future cost savings;

1 ((2)) whether an advisory panel has rec-2 ommended the eligible program for designation; and 3 "(3) such other criteria that the Secretary con-4 cerned determines to be appropriate. 5 "(d) DESIGNATION BENEFITS.— "(1) FUTURE-YEARS DEFENSE PROGRAM IN-6 7 CLUSION.—With respect to each designated pro-8 gram, the Secretary of Defense shall include in the 9 next future-years defense program the estimated ex-10 penditures of such designated program. In the pre-11 ceding sentence, the term 'next future-years defense 12 program' means the future-years defense program 13 submitted to Congress under section 221 of this title 14 after the date on which such designated program is 15 designated under subsection (a). 16 "(2) PROGRAMMING PROPOSAL.—Each des-17 ignated program shall be included by the Secretary 18 concerned under a separate heading in any program-19 ming proposals submitted to the Secretary of De-20 fense. 21 (3)PPBE COMPONENT.—Each designated 22 program shall be considered by the Secretary con-23 cerned as an integral part of the planning, program-24 ming, budgeting, and execution process of the De-

25 partment of Defense.

1 "(e) Entrepreneurial Innovation Advisory 2 Panels.—

3	"(1) ESTABLISHMENT.—For each military de-
4	partment and the Coast Guard, the Secretary con-
5	cerned shall establish an advisory panel that, start-
6	ing in the first fiscal year beginning after the date
7	of the enactment of this section, and in each subse-
8	quent fiscal year, shall identify and recommend to
9	the Secretary concerned for designation under sub-
10	section (a) eligible programs based on the criteria
11	described in subsection $(c)(1)$.
12	"(2) Membership.—
13	"(A) Composition.—
14	"(i) IN GENERAL.—Each advisory
15	panel shall be composed of four members
16	appointed by the Secretary concerned and
17	one member appointed by the chief of the
18	relevant armed force under the jurisdiction
19	of the Secretary concerned.
20	"(ii) Secretary concerned ap-
21	POINTMENTS.—The Secretary concerned
22	shall appoint members to the advisory
23	panel as follows:

24 "(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 and—
11	"(aa) in the case of the advi-
12	sory panel for the Coast Guard,
13	in the acquisition directorate es-
14	tablished under section 1101 of
15	title 14; and
16	"(bb) in all other cases, in
17	the acquisition workforce (as de-
18	fined in section 1705 of this title)
19	of the relevant military depart-
20	ment.
21	"(iii) Service chief appoint-
22	MENT.—The chief of an armed force under
23	the jurisdiction of the Secretary concerned
24	shall appoint to the advisory panel one

1	member who is a member of such armed
2	forces.
3	"(B) TERMS.—
4	"(i) Private sector members.—
5	Members described in subparagraph
6	(A)(ii)(I) shall serve for a term of three
7	years, except that of the members first ap-
8	pointed—
9	"(I) one shall serve a term of one
10	year;
11	"(II) one shall serve a term of
12	two years; and
13	"(III) one shall serve a term of
14	three years.
15	"(ii) FEDERAL GOVERNMENT EM-
16	PLOYEES.—Members described in clause
17	(ii)(II) or (iii) of subparagraph (A) shall
18	serve for a term of two years, except that
19	the first member appointed under subpara-
20	graph (A)(iii) shall serve for a term of one
21	year.
22	"(C) CHAIR.—The chair for each advisory
23	panel shall be as follows:
24	"(i) For the first year of operation of
25	each such advisory panel, and every other

1	year thereafter, the member appointed
2	under subparagraph (A)(iii).
3	"(ii) For the second year of operation
4	of each such advisory panel, and every
5	other year thereafter, the member ap-
6	pointed under subparagraph (A)(ii)(II).
7	"(D) VACANCIES.—A vacancy in an advi-
8	sory panel shall be filled in the same manner as
9	the original appointment.
10	"(E) Conflict of interest.—Members
11	and staff of each advisory panel shall disclose
12	to the relevant Secretary concerned, and such
13	Secretary concerned shall mitigate to the extent
14	practicable, any professional or organizational
15	conflict of interest of such members or staff
16	arising from service on the advisory panel.
17	"(F) Compensation.—
18	"(i) PRIVATE SECTOR MEMBER COM-
19	PENSATION.—Except as provided in clause
20	(ii), members of an advisory panel, and the
21	support staff of such members, shall be
22	compensated at a rate determined reason-
23	able by the Secretary concerned and shall
24	be reimbursed in accordance with section
25	5703 of title 5 for reasonable travel costs

1	and expenses incurred in performing duties
2	as members of an advisory panel.
3	"(ii) Prohibition on compensation
4	OF FEDERAL EMPLOYEES.—Members of an
5	advisory panel who are full-time officers or
6	employees of the United States or Mem-
7	bers of Congress may not receive addi-
8	tional pay, allowances, or benefits by rea-
9	son of their service on an advisory panel.
10	"(3) Selection process.—
11	"(A) INITIAL SELECTION.—Each advisory
12	panel shall select not less than ten eligible pro-
13	grams that have submitted an application under
14	subsection (b).
15	"(B) Program plans.—
16	"(i) IN GENERAL.—Each eligible pro-
17	gram selected under subparagraph (A)
18	may submit to the advisory panel that se-
19	lected such eligible program a program
20	plan containing the five-year goals, execu-
21	tion plans, schedules, and funding needs of
22	such eligible program.
23	"(ii) SUPPORT.—Each Secretary con-
24	cerned shall, to the greatest extent prac-
25	ticable, provide eligible programs selected

1	under subparagraph (A) with access to in-
2	formation to support the development of
3	the program plans described in clause (i).
4	"(C) FINAL SELECTION.—Each advisory
5	panel shall recommend to the Secretary con-
6	cerned for designation under subsection (a) not
7	less than five eligible programs that submitted
8	a program plan under subparagraph (B) to
9	such advisory panel. If there are less than five
10	such eligible programs, such advisory panel may
11	recommend to the Secretary concerned for des-
12	ignation under subsection (a) less than five
13	such eligible programs.
14	"(4) Administrative and technical sup-
15	PORT.—The Secretary concerned shall provide the
16	relevant advisory panel with such administrative
17	support, staff, and technical assistance as the Sec-

18 retary concerned determines necessary for such advi19 sory 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 Sec retary 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 Secretary concerned may revoke the designation.

7 "(g) REPORT TO CONGRESS.—The Secretary of De8 fense shall submit to Congress an annual report describing
9 each designated program and the progress each designated
10 program has made toward achieving the objectives of the
11 designated program.

12 "(h) DEFINITIONS.—In this section:

13 "(1) ADVISORY PANEL.—The term 'advisory
14 panel' means an advisory panel established under
15 subsection (e)(1).

16 "(2) DESIGNATED PROGRAM.—The term 'des17 ignated program' means an eligible program that
18 has been designated as an Entrepreneurial Innova19 tion Project under this section.

"(3) ELIGIBLE PROGRAM.—The term 'eligible
program' means work performed pursuant to a
Phase III agreement (as such term is defined in section 9(r)(2) of the Small Business Act (15 U.S.C.
638(r)(2))).".

(2) TARGET CHAPTER TABLE OF SECTIONS.—
 The table of sections at the beginning of chapter
 303 of title 10, United States Code, is amended by
 inserting after the item related to section 4067 the
 following new item:

"4068. Entrepreneurial Innovation Project designations.".

6 (b) ESTABLISHMENT DEADLINE.—Not later than
7 120 days after the date of the enactment of this Act, each
8 of the Secretaries concerned shall establish the advisory
9 panels described in section 4068(e) of title 10, United
10 States Code, as added by subsection (a).

11SEC. 852. MODIFICATION TO PROCUREMENT REQUIRE-12MENTS RELATING TO RARE EARTH ELE-13MENTS AND STRATEGIC AND CRITICAL MATE-14RIALS.

15 (a) MODIFICATION REGARDING ADVANCED BAT-TERIES IN DISCLOSURES CONCERNING RARE EARTH 16 ELEMENTS AND STRATEGIC AND CRITICAL MATERIALS 17 BY CONTRACTORS OF DEPARTMENT OF DEFENSE.—Sec-18 tion 857 of the James M. Inhofe National Defense Au-19 20 thorization Act for Fiscal Year 2023 (Public Law 117-263; 136 Stat. 2727; 10 U.S.C. 4811 note) is amended— 21 22 (1) in subsection (a)—

23

(A) in paragraph (1)(A)—

24 (i) by striking "permanent magnet"25 and inserting "permanent magnet, or an

1	advanced battery or advanced battery com-
2	ponent (as those terms are defined, respec-
3	tively, in section 40207(a) of the Infra-
4	structure Investment and Jobs Act (42)
5	U.S.C. 18741(a))),"; and
6	(ii) by striking "of the magnet" and
7	inserting "of the magnet, the advanced
8	battery, or the advanced battery compo-
9	nent (as applicable)"; and
10	(B) in paragraph (2), by amending to read
11	as follows:
12	"(2) Elements.—A disclosure under para-
13	graph (1) with respect to a system described in that
14	paragraph shall include—
15	"(A) if the system includes a permanent
16	magnet, an identification of the country or
17	countries in which—
18	"(i) any rare earth elements and stra-
19	tegic and critical materials used in the
20	magnet were mined;
21	"(ii) such elements and materials were
22	refined into oxides;
23	"(iii) such elements and materials
24	were made into metals and alloys; and

1	"(iv) the magnet was sintered or
2	bonded and magnetized; and
3	"(B) if the system includes an advanced
4	battery or an advanced battery component, an
5	identification of the country or countries in
6	which—
7	"(i) any strategic and critical mate-
8	rials that are covered minerals used in the
9	battery or component were refined, proc-
10	essed, or reprocessed;
11	"(ii) any strategic and critical mate-
12	rials that are covered minerals and that
13	were manufactured into the battery or
14	component; and
15	"(iii) the battery cell, module, and
16	pack of the battery or component were
17	manufactured and assembled."; and
18	(2) by amending subsection (d) to read as fol-
19	lows:
20	"(d) DEFINITIONS.—In this section:
21	"(1) The term 'strategic and critical materials'
22	means materials designated as strategic and critical
23	under section 3(a) of the Strategic and Critical Ma-
24	terials Stock Piling Act (50 U.S.C. 98b(a)).

1	"(2) The term 'covered minerals' means lith-
2	ium, nickel, cobalt, manganese, and graphite.".
3	(b) Technical Amendments.—Subsection (a) of
4	such section 857 is further amended—
5	(1) in paragraph (3), by striking "provides the
6	system" and inserting "provides the system as de-
7	scribed in paragraph (1)"; and
8	(2) in paragraph $(4)(C)$, by striking "a senior
9	acquisition executive" and inserting "a service acqui-
10	sition executive".
11	SEC. 853. UPDATE AND EXTEND THE AUTHORIZATION OF
12	DISTRIBUTION SUPPORT AND SERVICES FOR
13	CONTRACTORS PROGRAM.
13 14	CONTRACTORS PROGRAM. (a) Permanent Authorization and Removal of
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14 15	(a) Permanent Authorization and Removal of
14 15 16	(a) PERMANENT AUTHORIZATION AND REMOVAL OF LIMITATION.—Section 883 of the National Defense Au-
14 15 16	(a) PERMANENT AUTHORIZATION AND REMOVAL OF LIMITATION.—Section 883 of the National Defense Au- thorization Act for Fiscal Year 2017 (10 U.S.C. 4291 note
14 15 16 17	(a) PERMANENT AUTHORIZATION AND REMOVAL OF LIMITATION.—Section 883 of the National Defense Au- thorization Act for Fiscal Year 2017 (10 U.S.C. 4291 note prec.) is amended—
14 15 16 17 18	 (a) PERMANENT AUTHORIZATION AND REMOVAL OF LIMITATION.—Section 883 of the National Defense Au- thorization Act for Fiscal Year 2017 (10 U.S.C. 4291 note prec.) is amended— (1) in subsection (b)—
14 15 16 17 18 19	 (a) PERMANENT AUTHORIZATION AND REMOVAL OF LIMITATION.—Section 883 of the National Defense Authorization Act for Fiscal Year 2017 (10 U.S.C. 4291 note prec.) is amended— (1) in subsection (b)— (A) by striking paragraph (2); and
 14 15 16 17 18 19 20 	 (a) PERMANENT AUTHORIZATION AND REMOVAL OF LIMITATION.—Section 883 of the National Defense Au- thorization Act for Fiscal Year 2017 (10 U.S.C. 4291 note prec.) is amended— (1) in subsection (b)— (A) by striking paragraph (2); and (B) by striking "CONTRACTS.—" through
 14 15 16 17 18 19 20 21 	 (a) PERMANENT AUTHORIZATION AND REMOVAL OF LIMITATION.—Section 883 of the National Defense Authorization Act for Fiscal Year 2017 (10 U.S.C. 4291 note prec.) is amended— (1) in subsection (b)— (A) by striking paragraph (2); and (B) by striking "CONTRACTS.—" through "Any storage" and inserting "CONTRACTS.—

1	and inserting the following: "program shall expire on
2	December 31, 2039".
3	(b) Removal of Pilot Program References.—
4	Such section is further amended—
5	(1) in the section heading, by striking
6	"PILOT";
7	(2) in subsection (a), by striking "eight-year
8	pilot"; and
9	(3) in subsections (b), (d), (e), and (f) by strik-
10	ing "pilot" each place it appears.
11	(c) EXPANSION.—Such section is further amended—
12	(1) in the section heading, by striking "WEAP-
13	ON SYSTEMS";
13 14	
	ON SYSTEMS'';
14	ON SYSTEMS "; (2) in subsection (a), by striking "for the pro-
14 15	ON SYSTEMS "; (2) in subsection (a), by striking "for the pro- duction, modification, maintenance, or repair of a
14 15 16	ON SYSTEMS "; (2) in subsection (a), by striking "for the pro- duction, modification, maintenance, or repair of a weapon system that is"; and
14 15 16 17	 ON SYSTEMS"; (2) in subsection (a), by striking "for the production, modification, maintenance, or repair of a weapon system that is"; and (3) in subsection (c), by striking "described in
14 15 16 17 18	 ON SYSTEMS"; (2) in subsection (a), by striking "for the production, modification, maintenance, or repair of a weapon system that is"; and (3) in subsection (c), by striking "described in subsection (a) are" and inserting "entered into by
14 15 16 17 18 19	 ON SYSTEMS"; (2) in subsection (a), by striking "for the production, modification, maintenance, or repair of a weapon system that is"; and (3) in subsection (c), by striking "described in subsection (a) are" and inserting "entered into by the Department include".
 14 15 16 17 18 19 20 	 ON SYSTEMS"; (2) in subsection (a), by striking "for the production, modification, maintenance, or repair of a weapon system that is"; and (3) in subsection (c), by striking "described in subsection (a) are" and inserting "entered into by the Department include". (d) AMENDMENTS TO REGULATIONS.—Subsection
 14 15 16 17 18 19 20 21 	 ON SYSTEMS"; (2) in subsection (a), by striking "for the production, modification, maintenance, or repair of a weapon system that is"; and (3) in subsection (c), by striking "described in subsection (a) are" and inserting "entered into by the Department include". (d) AMENDMENTS TO REGULATIONS.—Subsection (d) of such section is further amended—

1	(i) by striking "the solicitation of of-
2	fers for a contract described in subsection
3	(a)," and inserting "notifying a contractor
4	or potential contractor"; and
5	(ii) by striking "are to" and inserting
6	''may'';
7	(B) in subparagraph (A), by striking "to
8	any contractor awarded the contract, but only";
9	and
10	(C) in subparagraph (B), by striking "to
11	be made"; and
12	(2) in paragraph (6), by striking "shall in-
13	clude" and all that follows and inserting the fol-
14	lowing: "shall include a requirement that any failure
15	by the contractor to perform the supported contract
16	is not excusable based on use of the support con-
17	tract, and the contractor is to remain responsible for
18	performance of the primary contract.".
19	(e) Repeal of Report Requirements.—Sub-
20	section (f) of such section is further amended—
21	(1) in paragraph (1), by striking "Not later
22	than" and all that follows through "the Secretary"
23	and inserting the following: "Not later than five
24	years after the date of the enactment of the Na-
25	tional Defense Authorization Act for Fiscal Year

2025, and every 5 years thereafter, the Secretary";
 and

3 (2) in paragraph (2), by striking "Not later
4 than" and all that follows through "the Comp5 troller" and inserting the following: "Not later than
6 five years after the date of the enactment of the Na7 tional Defense Authorization Act for Fiscal Year
8 2025, and every 5 years thereafter, the Comp9 troller".

10sec. 854. PROCUREMENT OF COVERED HEARING PROTEC-11TION DEVICES.

(a) IN GENERAL.—The Secretary of Defense, in coordination with the head of the Hearing Center of Excellence, may enter into one or more contracts to procure
covered hearing protection devices for all members of the
Armed Forces.

17 (b) PRIORITIZATION.—The Secretary shall prioritize18 the award of such a contract to an offeror that—

19 (1) is globally headquartered in the continental20 United States; and

- 21 (2) is majority owned and operated by United22 States citizens.
- 23 (c) DEFINITIONS.—In this section:

1	(1) The term "covered hearing protection de-
2	vice" means a completely in-canal active hearing
3	protection device—
4	(A) that is a commercially available off-
5	the-shelf item (as defined in section 104 of title
6	41, United States Code);
7	(B) with a minimum noise reduction rating
8	of 25 decibels and a maximum output not to ex-
9	ceed 80 decibels; and
10	(C) that has been previously identified,
11	tested, and qualified by the Hearing Center of
12	Excellence.
13	(2) The term "Hearing Center of Excellence"
14	means the center of excellence for hearing loss and
15	auditory system injury established pursuant to sec-
16	tion 721 of the Duncan Hunter National Defense
17	Authorization Act for Fiscal Year 2009 (Public Law
18	110-417).
19	SEC. 855. PROCUREMENT OF SECURE LITHIUM-ION BAT-
20	TERIES.
21	(a) IN GENERAL.—The Department of Defense is re-
22	quired to procure lithium-ion batteries produced in the
23	United States or in allied nations, and cells that contain
24	minimal Foreign Entity of Concern-sourced (Foreign En-
25	tity of Concern, derivative, successor, or affiliate) compo-

nents or technology beginning in 2026 as specified in sub section (b). The percentages required in (b) apply to cells
 procured as end items or embedded within warfighting and
 support systems.

5 (b) PERCENTAGES REQUIRED.—(1) Not less than 10
6 percent of the total battery procurement of the Depart7 ment of Defense beginning in 2026.

8 (2) Not less than 25 percent of the total battery pro9 curement of the Department of Defense beginning in
10 2027.

(3) Not less than 50 percent of the total battery pro-curement of the Department of Defense beginning in2028.

(4) Not less than 90 percent of the total battery pro-curement of the Department of Defense beginning in2029.

17 (c) SOURCING AND PRODUCTION.—For purposes of
18 this section, a battery or cell shall be considered compliant
19 with the rule in subsection (a) if—

20 (1) the final product is assembled or manufac21 tured in the United States, Canada, United King22 dom, Australia, New Zealand, South Korea, or
23 Japan;

24 (2) not less than 95 percent of the components25 of the cells by value originates from non-Foreign

Entity of Concern sources (Foreign Entity of Con cern, derivative, successor, or affiliate); and

3 (3) the production of these batteries and cells
4 does not require licensing of technology from a For5 eign Entity of Concern or its derivative, successor,
6 or affiliate.

7 (d) WAIVER.—If the batteries and cells cannot be
8 produced which meet the requirements within subsections
9 (b) and (c) at required quality, quantity, and reasonable
10 cost, the Secretary of Defense may waive directed percent11 ages in subsection (b).

12 Subtitle F—Small Business Matters

13 SEC. 861. DEPARTMENT OF DEFENSE CONTRACTING GOALS

14FOR SMALL BUSINESS CONCERNS OWNED15AND CONTROLLED BY VETERANS.

16 Chapter 287 of part V of title 10, United States17 Code, is amended by adding at the end the following new18 section:

19 "§ 3906. Small business concerns owned and con-20trolled by veterans: contracting goals

"(a) CONTRACTING GOALS.—In order to increase
contracting opportunities for small business concerns
owned and controlled by veterans, the Secretary shall establish a goal for each fiscal year for participation in Department contracts (including subcontracts) by small busi-

1 ness concerns owned and controlled by veterans who are
2 not service-disabled veterans that is not less than the Gov3 ernmentwide goal for that fiscal year for participation by
4 small business concerns owned and controlled by service5 disabled veterans under section 15(g)(1) of the Small
6 Business Act (15 U.S.C. 644(g)(1)).

7 "(b) SOLE SOURCE CONTRACTS FOR CONTRACTS 8 ABOVE SIMPLIFIED ACQUISITION THRESHOLD.—For pur-9 poses of meeting the goals under subsection (a) and in 10 accordance with this section, a contracting officer may 11 award a contract to a small business concern owned and 12 controlled by veterans using procedures other than com-13 petitive procedures if—

"(1) such concern is determined to be a responsible source with respect to performance of such contract opportunity;

"(2) the anticipated award price of the contract
(including options) will not exceed the amounts established in section 36(c)(2) of the Small Business
Act (15 U.S.C. 657f(c)(2)); and

"(3) in the estimation of the contracting officer,
the contract award can be made at a fair and reasonable price that offers best value to the United
States.

1 "(c) Use of Restricted Competition.—Except as 2 provided in subsection (b), for purposes of meeting the 3 goals under subsection (a) and in accordance with this sec-4 tion, a contracting officer may award contracts on the 5 basis of competition restricted to small business concerns owned and controlled by veterans if the contracting officer 6 7 has a reasonable expectation that two or more small busi-8 ness concerns owned and controlled by veterans will sub-9 mit offers and that the award can be made at a fair and 10 reasonable price that offers best value to the United 11 States.

"(d) 12 ELIGIBILITY SMALL BUSINESS OF CON-13 CERNS.—A small business concern may be awarded a contract under this section only if the small business concern 14 15 and the veteran owner of the small business concern are listed in the database described in section 36(f)(1) of the 16 17 Small Business Act (15 U.S.C. 657f(f)(1)).

18 "(e) SMALL BUSINESS ACT DEFINITIONS.—In this 19 section, the terms 'service-disabled veteran', 'small busi-20 ness concern', 'small business concern owned and con-21 trolled by veterans', and 'small business concern owned 22 and controlled by service-disabled veterans' have the 23 meanings given, respectively, under section 3 of the Small 24 Business Act (15 U.S.C. 632).".

1	SEC. 862. PARTICIPATION OF MILITARY RESEARCH AND
2	EDUCATIONAL INSTITUTIONS IN THE STTR
3	PROGRAM.
4	(a) Definition of "Research Institution"
5	Section 9(e)(8) of the Small Business Act (15 U.S.C.
6	638(e)(8)) is amended by inserting after "thereto" the
7	following: ", as well as any undergraduate, graduate, or

8 postgraduate degree-granting military research or edu-9 cational institution established under title 10, United10 States Code".

(b) TECHNICAL AMENDMENTS.—Such section is further amended—

13 (1) by striking "section 4(5)" and inserting
14 "section 4(3)";

15 (2) by inserting "(15 U.S.C. 3703(3))" after
16 "of 1980"; and

17 (3) by striking "section 35(c)(1) of the Office
18 of Federal Procurement Policy Act" and inserting
19 "section 1303(a) of title 41, United States Code".

20 SEC. 863. TRAINING ON INCREASING FEDERAL CONTRACT 21 AWARDS TO SMALL BUSINESS CONCERNS

22 OWNED AND CONTROLLED BY SERVICE-DIS23 ABLED VETERANS.

(a) IN GENERAL.—If the Secretary of Defense fails
to meet the goal for participation by small business concerns owned and controlled by service-disabled veterans es-

tablished in section 15(g)(1)(A)(ii) of the Small Business 1 2 Act (15 U.S.C. 644(g)(1)(A)(ii)) for the Department of 3 Defense for a fiscal year, the Secretary shall, in consulta-4 tion with the head of the Office of Veterans Business Development of the Small Business Administration, provide 5 training to the relevant acquisition personnel on how to 6 7 increase the number of contracts awarded to small busi-8 ness concerns owned and controlled by service-disabled 9 veterans (as defined in section 3(q) of such Act (15 U.S.C. 10 632(q)).

(b) TIMING.—The training described in subsection
(a) shall be delivered to the relevant acquisition personnel
not later than 90 days after the date on which the Secretary of Defense has failed to meet the goal described
in such subsection.

16 SEC. 864. ACCESSIBILITY AND CLARITY IN COVERED NO-17 TICES FOR SMALL BUSINESS CONCERNS.

18 (a) IN GENERAL.—Each covered notice shall be writ-19 ten—

(1) in a manner that is clear, concise, and accessible to a small business concern (as defined
under section 3 of the Small Business Act (15 10
U.S.C. 632)); and

(2) in a manner consistent, to the extent prac-ticable, with the Federal plain language guidelines

established pursuant to the Plain Writing Act of
 2010 (5 U.S.C. 301 note).

3 (b) INCLUSION OF KEY WORDS IN COVERED NO-4 TICES.—Each covered notice shall, to the maximum extent 5 practicable, include key words in the description of the covered notice such that a small business concern seeking 6 7 contract opportunities using the single Government-wide 8 point of entry described under section 1708 of title 41, 9 United States Code, can easily identify and understand 10 such covered notice.

(c) RULEMAKING.—Not later than 90 days after the
date of the enactment of this Act, the Secretary of Defense
shall issue rules to carry out this section.

(d) COVERED NOTICE DEFINED.—In this section,
the term "covered notice" means a notice pertaining to
small business concerns published by the Secretary of Defense or a Secretary of a military department on the single
Government-wide point of entry described under section
1708 of title 41, United States Code.

20 SEC. 865. EXPANSION OF PILOT PROGRAM FOR ACCESS TO
21 SHARED CLASSIFIED COMMERCIAL INFRA22 STRUCTURE.

(a) PILOT PROGRAM EXPANSION.—Not later than
180 days after the date of enactment of this Act, the Secretary of Defense shall, under an existing pilot program

of the Department of Defense described in subsection
 (b)(1), establish not fewer than six new locations at which
 small business concerns, contractors of the Department of
 Defense, and institutions of higher education may access
 shared commercial classified infrastructure to—

6 (1) expand the access of small business con-7 cerns, contractors of the Department of Defense, 8 and institutions of higher education to secret/collat-9 eral accredited facilities and sensitive compart-10 mented information facilities for the purpose of pro-11 viding such concerns, contractors, and institutions, 12 as contractors of the Department, with a facility to securely perform work under contracts involving ac-13 14 cess to classified information;

(2) increase opportunities for small businesses
concerns, contractors of the Department of Defense,
and institutions of higher education that have been
issued a facility clearance to apply for funding from
the Government;

(3) align the locations of access to shared commercial classified infrastructure under such pilot
program under which the Secretary carries out this
subsection with the existing facilities of the innovation organizations of the Department of Defense and

central locations of the national security innovation
 base; and

(4) identify and address legislative and policy 3 4 barriers preventing broader use of shared classified 5 commercial infrastructure by small business con-6 cerns, contractors of the Department of Defense, 7 and institutions of higher education, including access 8 to required information technology systems, accredi-9 tation secret/collateral accredited facilities and sen-10 sitive compartmented information facilities, and 11 timelines for such accreditation and use by such con-12 cerns, contractors, and institutions.

13 (b) REQUIREMENTS.—

(1) EXISTING PILOT PROGRAM.—The pilot program described in this paragraph is a pilot program
of the Department of Defense under which there
have been establishment of locations at which small
business concerns, contractors of the Department of
Defense, and institutions of higher education may
access shared commercial classified infrastructure.

21 (2) ACCESS IMPROVEMENTS.—In carrying out
22 subsection (a), the Secretary of Defense shall—

(A) issue policies governing and guidance
on the process and timelines for establishing locations shared commercial classified infrastruc-

ture under the pilot program described in para graph (1), including how such locations may ob tain facility clearances and access to relevant
 classified networks of the Department of De fense; and

6 (B) update and streamline the processes of 7 the Department of Defense for approving agree-8 ments for the shared or joint use of commercial 9 classified infrastructure to facilitate the access 10 of small business concerns, contractors of the 11 Department of Defense, and institutions of 12 higher education to classified environments.

(c) ANNUAL REPORT.—Not later than 270 days after
the date on which the Secretary of Defense establishes the
locations required under subsection (a), and annually
thereafter until 2028, the Secretary shall submit to the
congressional defense committees a report on the establishment of such locations under this section, including—

(1) a list of all active and open requests for the
accreditation of facilities to process classified information made pursuant to the pilot program under
which the Secretary established such locations made
by an entity described in subsection (a)(1), including
the date on which such entity properly submitted

such request to the Department and to the relevant
 facility accreditation agency;

3 (2) metrics on the use of the locations estab-4 lished under such pilot program at which small busi-5 ness concerns, contractors of the Department of De-6 fense, and institutions of higher education may ac-7 cess shared commercial classified infrastructure es-8 tablished, including the number of small businesses 9 concerns, institutions of higher education, contrac-10 tors of the Department of Defense, and other enti-11 ties that have accessed shared commercial classified 12 infrastructure at such locations;

(3) any actions taken by the Secretary of Defense to update and streamline the processes of the
Department of Defense described in subsection
(b)(2)(B); and

(4) any plans for the establishment of additional such locations under such pilot program pilot
program locations that will align with existing innovation organizations of the Department of Defense,
geographic areas with limited facilities at which classified information may be accessed, and central locations of the national security innovation base.

24 (d) DEFINITIONS.—In this section—

(1) the term "small business concern" has the
 meaning given such term under section 3 of the
 Small Business Act (15 U.S.C. 632);

4 (2) the term "institution of higher education"
5 has the meaning given such term in section 101(a)
6 of the Higher Education Act of 1965 (20 U.S.C.
7 1001(a)); and

(3) the term "shared commercial classified in-8 9 frastructure" means fully managed, shared, infra-10 structure for accessing classified information and as-11 sociated services that are operated by entity other 12 than the Department of Defense for the benefit of employees of the Government and employees of con-13 14 tractors of the Department authorized to access 15 such information and who are located in geographic areas with limited facilities at which such individuals 16 17 may access such information.

18 SEC. 866. MEMORANDUM OF UNDERSTANDING RELATING

19TO DEPARTMENT OF DEFENSE CRITICAL20TECHNOLOGY AREA OPPORTUNITIES FOR21SMALL BUSINESS CONCERNS.

(a) IN GENERAL.—The Secretary of Defense and the
Administrator of the Small Business Administration (in
this section referred to as the "covered officials") shall—

(1) increase information sharing on opportuni ties available to small business concerns for potential
 contract awards by the Department of Defense for
 critical technology areas; and

5 (2) improve awareness of small business con6 cerns with respect to critical technology area oppor7 tunities within the Department of Defense.

8 (b) MEMORANDUM OF UNDERSTANDING OR AGREE-9 MENT.—The covered officials shall carry out and coordi-10 nate the activities described in subsection (a) by entering 11 into one or more memoranda or agreements, as jointly de-12 termined by the covered officials.

(c) REPORT.—Not later than one year after the date
on which the covered officials enter into the first memorandum or agreement under subsection (b), and annually
thereafter, the covered officials shall submit to Congress
a report detailing the effects of—

18 (1) such memorandum or agreement; and

19 (2) any other memorandum or agreement en-20 tered into in the previous twelve months.

(d) SMALL BUSINESS CONCERN DEFINED.—In this
section, the term "small business concern" has the meaning given such term under section 3 of the Small Business
Act (15 U.S.C. 632).

1	Subtitle G—Other Matters
2	SEC. 871. CLARIFICATION OF WAIVER AUTHORITY FOR OR-
3	GANIZATIONAL AND CONSULTANT CON-
4	FLICTS OF INTEREST.
5	Section 9.503 of the Federal Acquisition Regulation
6	shall be revised to require that—
7	(1) a request for a waiver under such section
8	include a written justification for such waiver; and
9	(2) the head of a Federal agency may not dele-
10	gate such waiver authority below the level of the
11	deputy head of such agency.
12	SEC. 872. PILOT PROGRAM ON PAYMENT OF COSTS FOR DE-
13	NIED GOVERNMENT ACCOUNTABILITY OF-
13 14	NIED GOVERNMENT ACCOUNTABILITY OF- FICE BID PROTESTS.
14	FICE BID PROTESTS.
14 15	FICE BID PROTESTS. (a) PILOT PROGRAM REQUIRED.—The Secretary of
14 15 16	FICE BID PROTESTS. (a) PILOT PROGRAM REQUIRED.—The Secretary of Defense shall carry out a pilot program to determine the
14 15 16 17	FICE BID PROTESTS. (a) PILOT PROGRAM REQUIRED.—The Secretary of Defense shall carry out a pilot program to determine the effectiveness of requiring a contractor to reimburse the
14 15 16 17 18	FICE BID PROTESTS. (a) PILOT PROGRAM REQUIRED.—The Secretary of Defense shall carry out a pilot program to determine the effectiveness of requiring a contractor to reimburse the Department of Defense for costs incurred in processing
14 15 16 17 18 19	FICE BID PROTESTS. (a) PILOT PROGRAM REQUIRED.—The Secretary of Defense shall carry out a pilot program to determine the effectiveness of requiring a contractor to reimburse the Department of Defense for costs incurred in processing covered protests.
 14 15 16 17 18 19 20 	FICE BID PROTESTS. (a) PILOT PROGRAM REQUIRED.—The Secretary of Defense shall carry out a pilot program to determine the effectiveness of requiring a contractor to reimburse the Department of Defense for costs incurred in processing covered protests. (b) DURATION.—The pilot program under subsection
 14 15 16 17 18 19 20 21 	FICE BID PROTESTS. (a) PILOT PROGRAM REQUIRED.—The Secretary of Defense shall carry out a pilot program to determine the effectiveness of requiring a contractor to reimburse the Department of Defense for costs incurred in processing covered protests. (b) DURATION.—The pilot program under subsection (a) shall—
 14 15 16 17 18 19 20 21 22 	FICE BID PROTESTS. (a) PILOT PROGRAM REQUIRED.—The Secretary of Defense shall carry out a pilot program to determine the effectiveness of requiring a contractor to reimburse the Department of Defense for costs incurred in processing covered protests. (b) DURATION.—The pilot program under subsection (a) shall— (1) begin on the date that is two years after the

1	(c) REPORT.—Not later than 90 days after the date
2	on which the pilot program under subsection (a) ends, the
3	Secretary shall submit to the Committees on Armed Serv-
4	ices of the House of Representatives and the Senate a re-
5	port assessing the feasibility of making permanent such
6	pilot program.
7	(d) DEFINITIONS.—In this section:
8	(1) The term "covered protest" means a final
9	bid protest—
10	(A) dated during the period beginning on
11	October 1, 2026, and ending on September 30,
12	2029; and
13	(B) filed by a party with revenues in ex-
14	cess of \$250,000,000 (based on fiscal year
15	2024 constant dollars) during the fiscal year
16	immediately preceding the fiscal year in which
17	such party filed such bid protest.
18	(2) The term "final bid protest" means a bid
19	protest that was denied in an opinion issued by the
20	Government Accountability Office and such denial—
21	(A) has not been appealed and is no longer
22	appealable because the time for taking an ap-
23	peal has expired; or
24	(B) has been appealed and the appeals
25	process for which is completed.

SEC. 873. PROMULGATE GUIDANCE RELATING TO CERTAIN DEPARTMENT OF DEFENSE CONTRACTS.

3 Not later than January 31, 2025, the Secretary of
4 Defense shall issue guidance on the governance and over5 sight of the contracts of the Department of Defense that
6 support or enable sensitive activities.

7 SEC. 874. FRAMEWORK FOR THE EFFICIENT AND SECURE

8 PROCUREMENT OF FOOD SERVICE PROD-9 UCTS.

(a) SENSE OF CONGRESS.—It is the sense of Congress that—

12 (1) disposable food service products procured 13 for use by the Department of Defense, whether for 14 use within or outside the continental United States, 15 produced should be in the United States. 16 compostable, and minimize the amount of products 17 acquired from sources in strategic competitors iden-18 tified in the most recent National Defense Strategy 19 submitted under section 113(g) of title 10, United 20 States Code; and

(2) any deviations from the aim identified in
paragraph (1) should receive the highest levels of
scrutiny by the Secretary of Defense.

(b) REPORT.—Not later than 90 days after the dateof enactment of this Act, the Secretary of Defense shall

submit to the congressional defense committees a report
 that includes—

- 3 (1) the timeline required to implement a re-4 quirement, including amending regulations, for the 5 Department of Defense that all disposable food serv-6 ice products acquired for the Department of Defense 7 are produced in the United States, compostable, and 8 minimize the amount of products acquired from 9 sources in strategic competitors identified in the 10 most recent National Defense Strategy submitted 11 under section 113(g) of title 10, United States Code;
- (2) a list of existing laws and regulations establishing domestic acquisition preferences or requirements that may be affected by the requirement described in paragraph (1), and recommendations to
 resolve any conflicts between such laws and regulations and the requirement described in paragraph
 (1);

(3) a process for waiving the requirement described in paragraph (1) on a case-by-case basis, including a framework for delegating such waiver authority below the Office of the Secretary of Defense;
(4) recommendations for the dollar values of
contracts or other agreements at which the require-

1	ment described in paragraph (1) and the waiver de-
2	scribed in paragraph (3), respectively, should apply;
3	(5) an assessment of the infrastructure avail-
4	able in the Department of Defense to implement the
5	requirement described in paragraph (1), including
6	an assessment of the cost and a timeline for the de-
7	velopment of the infrastructure that would be re-
8	quired to implement such requirement; and
9	(6) an assessment of the availability of food
10	services products that are compostable.
11	(c) DEFINITIONS.—In this section—
12	(1) the term "disposable food service product"
13	means a food service product designed to be dis-
14	posed after a single use;
15	(2) the term "food service product" means a
16	product for serving or transporting prepared foods
17	or beverages;
18	(3) the term "produced in the United States"
19	has the meaning given such term in section 70912
20	of the Build America, Buy America Act (Public Law
21	117–58; 41 U.S.C. 8301 note); and
22	(4) the term "compostable", with respect to a
23	product, means that such product is composed of or-
24	ganic materials and which will decompose into or
25	otherwise become part of usable compost in a safe

and timely manner in an appropriate composting fa cility.

3 SEC. 875. PLAN FOR IDENTIFYING AND REPLACING SY-4 RINGES OF CONCERN.

5 (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of De-6 7 fense, in coordination with the Director of the Defense Lo-8 gistics Agency and the Director of the Defense Health 9 Agency, shall develop and implement a plan to review all 10 medical syringes in the inventories and stockpiles of the Department of Defense and current and planned acquisi-11 12 tions of the Department to—

(1) identify medical syringes that have been
subject to a Food and Drug Administration Import
Alert or meet the conditions of a Food and Drug
Administration Safety Communication; and

17 (2) replace such medical syringes with medical
18 syringes produced domestically or produced in part19 ners or allies of the United States.

20 (b) COORDINATED PLAN CONTENTS.—The Secretary
21 of Defense shall include in the plan required under sub22 section (a) the following:

(1) An identification of any medical syringes in
the inventories and stockpiles of the Department of
Defense and which the Department is acquiring or

1	plans to acquire that have been subject to a Food
2	and Drug Administration Import Alert or meet the
3	conditions of a Food and Drug Administration Safe-
4	ty Communication made in the past five years.
5	(2) A process for the Department of Defense to
6	replace the medical syringes described in paragraph
7	(1) that are in the inventories and stockpiles of the
8	Department with those that—
9	(A) are produced domestically or in part-
10	ners or allies of the United States;
11	(B) are not subject to an Import Alert de-
12	scribed in such paragraph; and
13	(C) do not meet the conditions of a Safety
14	Communication described in such paragraph.
15	(3) A process for the Department of Defense to
16	cease the acquisition of medical syringes described in
17	paragraph (1) and ensure that the Department ac-
18	quires only medical syringes that—
19	(A) are produced domestically or in part-
20	ners or allies of the United States;
21	(B) are not subject to an Import Alert de-
22	scribed in such paragraph; and
23	(C) do not meet the conditions of a Safety
24	Communication described in such paragraph.

1	(4) A process enabling the Department of De-
2	fense to—
3	(A) track Food and Drug Administration
4	Import Alerts and Safety Communications re-
5	garding medical syringes;
6	(B) review the inventories, stockpiles, and
7	current and planned acquisitions of the Depart-
8	ment for medical syringes that are subject to
9	such Import Alerts or that meet the conditions
10	of such Safety Communications; and
11	(C) replace such medical syringes with
12	medical syringes that are produced domestically
13	or produced in partners or allies of the United
14	States.
15	(c) REPORT.—Upon developing the plan required by
16	subsection (a), the Secretary of Defense shall submit to
17	the Committees on Armed Services of the Senate and the
18	House of Representatives a report describing such plan,
19	including—
20	(1) the number of medical syringes, if any, in
21	the inventories and stockpiles of the Department of
22	Defense that have been subject to a Food and Drug
23	Administration Import Alert or meet the conditions
24	of a Food and Drug Administration Safety Commu-
25	nication made in the past five years;

1	(2) a description of any planned or ongoing ac-
2	quisition by the Department of medical syringes that
3	have been subject to a Food and Drug Administra-
4	tion Import Alert or meet the conditions of a Food
5	and Drug Administration Safety Communication
6	made in the past five years, including acquisitions
7	with respect to which contracts have not yet been
8	awarded and existing agreements under which such
9	syringes may be acquired for the Department;
10	(3) for medical syringes described in paragraph
11	(1) or with respect to which the Department is car-
12	rying out an acquisition described in paragraph (2) ,
13	the product name, manufacturer, and country of ori-
14	gin; and
15	(4) an explanation of the process described in
16	subsection $(b)(4)$ that will be implemented under
17	such plan.
18	TITLE IX—DEPARTMENT OF DE-
19	FENSE ORGANIZATION AND
20	MANAGEMENT
21	Subtitle A—Office of the Secretary
22	of Defense and Related Matters
23	SEC. 901. CHIEF TALENT MANAGEMENT OFFICER.
24	Chapter 4 of title 10, United States Code, is amended
25	by adding at the end the following new section:

1 "§ 149a. Chief Talent Management Officer

2 "(a) IN GENERAL.—(1) There is a Chief Talent Man3 agement Officer of the Department of Defense, who shall
4 be appointed by the Secretary of Defense.

5 "(2) The Chief Talent Management Officer shall re6 port directly to the Secretary of Defense in the perform7 ance of the duties of the Chief Talent Management Officer
8 under this section.

9 "(b) DUTIES.—The Chief Talent Management officer10 shall—

11 "(1) serve as the principal staff assistant to the 12 Secretary of Defense and Deputy Secretary of De-13 fense on matters relating to total force talent man-14 agement within the Department of Defense, includ-15 ing talent management for military personnel (in-16 cluding members of the active and reserve compo-17 nents of the armed forces) and civilian personnel of 18 the Department;

19 "(2) develop and implement the overall talent 20 strategy for military and civilian personnel in the 21 Department of Defense, which shall include working 22 across the military departments, Joint Staff, Office 23 of the Secretary of Defense, and with interagency 24 partners to lead the total force talent acquisition 25 and management efforts of the Department;

1	"(3) oversee updates and reforms for remote
2	and hybrid work, the use of enabling technology,
3	practices for developing and tracking talent, and en-
4	couraging movement of talent across components,
5	agencies, and non-governmental entities to help pro-
6	mote flexible career pathways and increase retention;
7	"(4) match talent to needs within the Depart-
8	ment and integrate broad upskilling and reskilling
9	programs to create the future national defense work-
10	force;
11	((5) coordinate all talent programs within the
12	Department, including by developing pathways for
13	permeability between uniformed and non-uniformed
14	service opportunities and opportunities in the private
15	sector;
16	"(6) maintain, strengthen, and improve the De-
17	partment's use of competitive service hiring authori-
18	ties under title 5 and the authorities available under
19	section 129 of this title to ensure the Department
20	recruits and retains a strong and professional civil-
21	ian workforce;
22	((7) study and promote best practices for work-
23	force development from the government, nonprofit,
24	academic, and private sectors;

1	"(8) serve as the principal liaison between the
2	Department and the national security talent indus-
3	trial and innovation base;
4	"(9) carry out programs, projects, and other ac-
5	tivities to strengthen the national security talent in-
6	dustrial and innovation base;
7	((10)) identify rules, regulations, policies, and
8	guidance related to military and civilian talent man-
9	agement that require change for the purposes of
10	achieving efficiencies and meeting the personnel
11	needs of the Department;
12	"(11) coordinate with the Joint Staff and the
13	Commanders of the combatant commands to identify
14	talent needs to meet operational challenges;
15	((12) develop an employer brand for the De-
16	partment of Defense that positions the Department
17	as a sought after employer;
18	"(13) using available hiring authorities, develop
19	a capability to rapidly prototype workforce develop-
20	ment and talent acquisition approaches with non-
21	profit, academic, Government, and private sector
22	agencies and organizations; and
23	"(14) carry out such other duties relating to
24	talent management as may be assigned by the Sec-
25	retary of Defense.

1 "(c) INTERMEDIARY ORGANIZATIONS.—The Chief 2 Talent Management Officer shall seek to partner with multiple intermediary organizations, including academic 3 4 institutions and other key stakeholders in the talent industrial and innovation base, to support the development of 5 pools of qualified individuals with the skills and expertise 6 7 necessary to meet critical personnel needs of the Department of Defense. Activities undertaken pursuant to such 8 9 partnerships may include the identification, training, and 10 vetting of critical talent for the Department, including individuals with expertise relating to artificial intelligence, 11 12 biotechnology, cybersecurity, materials and manufacturing, business processes, venture capital, financial mar-13 kets, and other critical areas. 14

15 "(d) REPORTING REQUIREMENTS.—Not later than 16 90 days after the date of the enactment of this section, 17 and on a semiannual basis thereafter, the Secretary of De-18 fense, in coordination with the Chief Talent Management 19 Officer, shall submit to the congressional defense commit-20 tees a report that includes—

21 "(1) the strategy for implementation of the po22 sition of Chief Talent Management Officer of the
23 Department of Defense;

1 "(2) any additional authorities or funding re-2 quired for the Chief Talent Management officer to 3 carry the purposes of this section; and "(3) such other information as the Secretary 4 5 determines appropriate.". 6 SEC. 902. EXECUTIVE AGENT FOR COUNTERING THREATS 7 POSED BY SMALL UNMANNED AIRCRAFT. 8 Chapter 4 of title 10, United States Code, as amend-9 ed by section 901, is further amended by adding at the end the following new section: 10 11 "§149b. Executive agent for countering threats posed 12 by small unmanned aircraft 13 "(a) EXECUTIVE AGENT.—The Secretary of Defense, shall designate a senior official from among the personnel 14 15 of the Department of Defense to act as the executive agent responsible for providing oversight of— 16 17 "(1) the efforts of the Department to counter 18 small unmanned aircraft and systems; and "(2) associated training and technology pro-19 20 grams. 21 "(b) DUTIES.—The Executive agent shall— 22 "(1) coordinate and integrate joint require-23 ments to counter threats posed by small unmanned aircraft; 24

"(2) provide common individual training to
 members of the Armed Forces on countering such
 threats; and

4 "(3) carry out joint research, development, test,
5 and evaluation activities for common activities on be6 half of the military departments with respect to
7 counter-UAS systems.

8 "(e) SUPPORT WITHIN DEPARTMENT \mathbf{OF} De-9 FENSE.—The Secretary of Defense shall ensure that the military departments, Defense Agencies, and other compo-10 nents of the Department of Defense provide the executive 11 agent designated under subsection (a) with the appro-12 priate support and resources needed to perform the roles, 13 responsibilities, and authorities of the executive agent. 14

15 "(d) COMPLIANCE WITH EXISTING DIRECTIVE.—
16 The Secretary shall carry out this section in compliance
17 with Directive 5101.1.

18 "(e) DEFINITIONS.—In this section:

"(1) The term 'Directive 5101.1' means Department of Defense Directive 5101.1, or any successor directive relating to the responsibilities of an
executive agent of the Department of Defense.

23 "(2) The term 'executive agent' has the mean24 ing given the term 'DoD Executive Agent' in Direc25 tive 5101.1.

1	"(3) The terms 'counter-UAS system', 'un-
2	manned aircraft', and 'small unmanned aircraft'
3	have the meanings given those terms in section
4	44801 of title 49, United States Code.".
5	Subtitle B-Other Department of
6	Defense Organization and Man-
7	agement Matters
8	SEC. 921. DESIGNATION OF SENIOR OFFICIALS RESPON-
9	SIBLE FOR CONTESTED LOGISTICS POSTURE
10	MANAGEMENT.
11	(a) Role of Under Secretary of Defense for
12	Acquisition and Sustainment.—Section 133b(b)(5) of
13	title 10, United States Code, is amended—
14	(1) in subparagraph (B), by striking "and" at
15	the end;
16	(2) in subparagraph (C), by adding "and" at
17	the end; and
18	(3) by adding at the end the following new sub-
19	paragraph:
20	"(D) the official with principal responsi-
21	bility for contested logistics posture manage-
22	ment for the Department in accordance with
23	section 2229b(a) of this title;".
24	(b) DESIGNATION OF SENIOR MILITARY DEPART-
25	

Code, is amended by adding at the end the following new
 section:

3 "§ 2229b. Senior officials responsible for contested logistics posture management

5 "(a) IN GENERAL.—The Under Secretary of Defense 6 for Acquisition and Sustainment shall be the official in 7 the Department of Defense with principal responsibility 8 for contested logistics posture management for the De-9 partment. In carrying out such responsibilities, the Under 10 Secretary shall coordinate with the senior military depart-11 ment officials designated under subsection (b).

12 "(b) DESIGNATION OF SENIOR MILITARY DEPART-13 MENT OFFICIALS.—Each secretary of a military depart-14 ment shall designate, from among officials serving in the 15 department who have been confirmed by the Senate, an 16 official to have principal responsibility for contested logis-17 tics posture management for that department.

18 "(c) DEPUTIES.—Each senior official designated 19 under subsection (b) may designate an official of the mili-20 tary department concerned to serve as a deputy to assist 21 the senior official in carrying out the responsibilities under 22 this section.

23 "(d) RESPONSIBILITIES.—Each senior official des24 ignated under subsection (b) shall be responsible for—

1	"(1) ensuring that the department concerned is
2	adequately prepared to provide logistics support to
3	the armed forces of that department in contested en-
4	vironments outside the continental United States, in-
5	cluding by—
6	"(A) establishing or arranging for access
7	to locations through which supplies and equip-
8	ment can be provided to such forces;
9	"(B) developing any necessary infrastruc-
10	ture; and
11	"(C) to the extent feasible, prepositioning
12	supplies and equipment at such locations; and
13	"(2) ensuring that the logistics capabilities de-
14	scribed in paragraph (1) meet the requirements of
15	the operational and contingency plans of such forces.
16	"(e) Contested Logistics Posture Strategy.—
17	"(1) Each senior official designated under sub-
18	section (b) shall develop and implement strategy for
19	carrying out the responsibilities described in sub-
20	section (d).
21	((2) Each strategy under paragraph (1) shall
22	include the following:
23	"(A) A description of—
24	"(i) the locations of sites outside the
25	continental United States at which stocks

1	of supplies and equipment are
2	prepositioned as of the date of the strat-
3	egy;
4	"(ii) the status and disposition of
5	such prepositioned stocks; and
6	"(iii) the operational or contingency
7	plan such stocks are intended to support.
8	"(B) Identification of—
9	"(i) any shortcomings associated with
10	the sites and prepositioned stocks de-
11	scribed in subparagraph (A) that must be
12	addressed to optimally execute operational
13	and contingency plans; and
14	"(ii) any additional sites, infrastruc-
15	ture, or equipment that may be needed to
16	address such shortcomings and support
17	such plans.
18	"(C) A description of any additional fund-
19	ing or other resources required—
20	"(i) to address the shortcomings iden-
21	tified under subparagraph (B)(i); and
22	"(ii) to provide for the additional
23	sites, infrastructure, and equipment identi-
24	fied under subparagraph (B)(ii).

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"(D) A prioritized list of investment rec ommendations for each item described in sub paragraph (C).

"(E) Identification of each case in which the military department concerned lacks the authority or ability to access a location outside the United States for purposes of providing logistics support as required under operational and contingency plans, set forth separately by location.

"(F) An assessment of any existing and
projected threats to sites outside the continental
United States that are expected to support such
operational and contingency plans.

14 "(3) COVERED PERIOD AND UPDATES.—Each
15 strategy under paragraph (1) shall cover the period
16 of one year following the date of the strategy and
17 shall be updated on an annual basis in accordance
18 with paragraph (4).

19 "(4) ANNUAL REPORTS.—

"(A) INITIAL REPORT.—Not later than
180 days after the date of the enactment of this
section, each senior official designated under
subsection (b) shall submit to the congressional
defense committees a report that includes the
strategy developed under paragraph (1).

1	"(B) SUBSEQUENT REPORTS.—On an an-
2	nual basis following the submittal of the initial
3	report under subparagraph (A), each senior of-
4	ficial designated under subsection (b) shall sub-
5	mit to the congressional defense committees a
6	report that includes—
7	"(i) an updated version of the strat-
8	egy under paragraph (1);
9	"(ii) an assessment of the progress
10	made by the military department con-
11	cerned in achieving the goals of such strat-
12	egy; and
13	"(iii) any plans of the official improve
14	the logistics capabilities of the military de-
15	partment concerned to ensure those capa-
16	bilities meet the requirements of applicable
17	operational and contingency plans.
18	"(f) CONSULTATION.—In carrying out the duties re-
19	quired under this section, each senior official designated
20	under subsection (b) shall consult with subject matter ex-
21	perts from—
22	"(1) the Office of the Secretary of Defense;
23	"(2) the Joint Staff;
24	"(3) the geographic combatant commands;
25	"(4) other military departments;

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"(5) the Department of State; and

2 "(6) such other departments and agencies of
3 the Federal Government as the official determines
4 appropriate.

5 "(g) REPRESENTATION.—To the extent practicable,
6 the Secretary of Defense shall ensure that each official
7 designated under subsection (b) is included in any panels,
8 working groups, or advisory bodies of the Department
9 with roles relating the matters described in subsection
10 (d).".

(c) DEADLINE FOR DESIGNATION.—Not later than
90 days after the date of the enactment of this Act, each
Secretary of a military department shall make the designation required under section 2229b(b) of title 10,
United States Code (as added by subsection (b) of this
section).

17 SEC. 922. ELIGIBILITY OF CHIEF OF THE NATIONAL GUARD 18 BUREAU FOR APPOINTMENT AS CHAIRMAN 19 OF THE JOINT CHIEFS OF STAFF.

Section 152(b)(1)(B) of title 10, United States Code, is amended by striking "the Commandant of the Marine Corps, or the Chief of Space Operations" and inserting "the Commandant of the Marine Corps, the Chief of Space Operations, or the Chief of the National Guard Bureau".

1 SEC. 923. DESIGNATION OF DEPUTY UNDER SECRETARY OF 2 THE ARMY AS PRINCIPAL OFFICIAL RESPON-3 SIBLE FOR EXPLOSIVE ORDNANCE DISPOSAL.

4 (a) IN GENERAL.—Section 7014 of title 10, United 5 States Code, is amended by adding at the end the following new subsection: 6

7 (g)(1) The Secretary of the Army shall designate the Deputy Under Secretary of the Army as the official 8 within the Office of the Secretary of the Army with prin-9 cipal responsibility for the explosive ordnance disposal en-10 11 terprise of the Army.

12 "(2) The responsibilities of the Deputy Under Secretary of the Army under this subsection shall include— 13 14 "(A) providing oversight and strategic direction 15 for the management and operations of the explosive ordnance disposal enterprise of the Army, including 16 17 planning, programming, budgeting, and execution; 18 "(B) providing strategic direction for the fund-19 ing of the enterprise, including funding for— "(i) manning, training, organizing, equip-20 21 ping (including any associated research and de-22 velopment), and sustaining the enterprise; and 23 "(ii) supporting military installations that 24

comprise the enterprise;

1	"(C) providing strategic direction for the activi-
2	ties of the enterprise in providing explosive ordi-
3	nance disposal support for—
4	"(i) the President;
5	"(ii) combatant commanders;
6	"(iii) military installations; and
7	"(iv) civilian law enforcement agencies (in
8	accordance with sections 282 and 283 of this
9	title); and
10	"(D) providing strategic direction on the activi-
11	ties of the enterprise over the full range of military
12	operations from irregular warfare to large-scale
13	ground combat.
14	"(3) On an annual basis, the Deputy Under Sec-
15	retary of the Army shall provide to the Committees on
16	Armed Services of the Senate and the House of Represent-
17	atives a briefing on the status of the explosive ordnance
18	disposal enterprise of the Army. The briefing shall include,
19	with respect to the period covered by the most recent fu-
20	ture-years defense program submitted to Congress under
21	section 221 of this title (as of the date of the briefing),
22	an estimate of the total obligatory authority for the enter-
23	
	prise and the numbers and types of personnel expected

1	"(4) In this subsection, the terms 'explosive ord-
2	nance' and 'explosive ordnance disposal' have the mean-
3	ings given those terms in section 2284(d).".
4	(b) EFFECTIVE DATE.—The amendment made by
5	subsection (a) shall take effect 180 days after the date
6	of the enactment of this Act.
7	SEC. 924. ESTABLISHMENT OF THE DRONE CORPS AS A
8	BASIC BRANCH OF THE ARMY.
9	(a) Designation as Basic Branch.—Section
10	7063(a) of title 10, United States Code, is amended—
11	(1) in paragraph (12), by striking "and" at the
12	end;
13	(2) by redesignating paragraph (13) as para-
14	graph (14) ; and
15	(3) by inserting after paragraph (12) the fol-
16	lowing new paragraph:
17	"(13) Drone Corps; and".
18	(b) Organization and Functions.—Chapter 707
19	of title 10, United States Code, is amended by inserting
20	after section 7081 the following new section:
21	"§ 7082. Drone Corps: organization and functions
22	"(a) IN GENERAL.—There is a Drone Corps in the
23	Army. The Drone Corps consists of—

1	"(1) the Chief of the Drone Corps, who shall be
2	appointed by the Secretary of the Army from among
3	the officers of the Drone Corps;
4	"(2) commissioned officers of the Regular Army
5	appointed therein; and
6	"(3) other members of the Army assigned
7	thereto by the Secretary of the Army.
8	"(b) FUNCTIONS.—Subject to such limitations or
9	conditions as the Secretary of the Army may prescribe,
10	the Drone Corps shall—
11	"(1) be the organization in the Army with pri-
12	mary responsibility for programs, projects, and ac-
13	tivities involving—
14	"(A) small and medium unmanned air-
15	craft;
16	"(B) unmanned aircraft systems that in-
17	clude such aircraft; and
18	"(C) counter-UAS systems;
19	"(2) serve as a command center for Army oper-
20	ations involving the aircraft and systems described
21	in paragraph (1);
22	"(3) carry out activities to integrate such air-
23	craft and systems with Army forces that have not
24	traditionally used such aircraft and systems;

1	"(4) conduct research, development, testing,
2	and evaluation of such aircraft and systems;
3	"(5) provide personnel with specialized training
4	in such aircraft and systems;
5	"(6) carry out programs to attract and retain
6	personnel with expertise relevant to such aircraft
7	and systems;
8	((7) develop strategies and capabilities to
9	counter the unmanned aircraft and unmanned air-
10	craft systems of adversary forces; and
11	"(8) perform such other functions relating to
12	unmanned aircraft and unmanned aircraft systems
13	as the Secretary determines appropriate.
14	"(c) DEFINITIONS.—In this section:
15	"(1) The terms 'counter-UAS system', 'un-
16	manned aircraft', and 'unmanned aircraft system'
17	have the meanings given those terms in section
18	44801 of title 49, United States Code.
19	"(2) The term 'medium unmanned aircraft'
20	means an unmanned aircraft with gross takeoff
21	weight that is equal to greater than 55 pounds and
22	less than 1320 pounds.
23	"(3) The term 'small unmanned aircraft' means
24	an unmanned aircraft with a gross takeoff weight of
25	less than 55 pounds.".

1 SEC. 925. ARMY ELECTRONIC WARFARE CENTER OF EXCEL-

2 LENCE.

3 (a) IN GENERAL.—Chapter 707 of title 10, United
4 States Code, is amended by adding at the end the fol5 lowing new section:

6 "§ 7085. Electronic Warfare Center of Excellence

7 "(a) ESTABLISHMENT.—The Secretary of the Army
8 shall establish and operate an Electronic Warfare Center
9 of Excellence within the Army Training and Doctrine
10 Command.

11 "(b) MISSIONS.—The Electronic Warfare Center of
12 Excellence shall be used to—

13 "(1) provide comprehensive training and other
14 educational programs relating to electronic warfare,
15 including—

16	"(A) advanced individual training;	
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- 17 "(B) professional military education;
- 18 "(C) new equipment training; and
- 19 "(D) instructor training and certification;

20 "(2) develop and regularly update the cur21 riculum for such training and programs;

22 "(3) identify, develop, and integrate materiel
23 and organizational requirements for electronic war24 fare;

25 "(4) investigate emerging electronic warfare re26 quirements;

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"(5) conduct assessments for electronic warfare
 materiel requirements determination and develop ment;
 "(6) develop and manage the integration of
 electronic warfare solutions with doctrine, organiza tion, training, materiel, leadership and education,

8 "(7) conduct analysis for electronic warfare
9 force requirements;

personnel, and facilities;

"(8) develop and manage organizational documentation relating to electronic warfare, including
field manuals, technical manuals, training materials,
standard operating procedures, doctrine publications,
and after-action reports;

15 "(9) carry out such functions as the Secretary16 of the Army determines appropriate.".

17 (b) TRANSFER OF FUNCTIONS.—Not later than one year after the date of the enactment of this Act, to the 18 19 extent determined appropriate by the Secretary of the 20 Army, the Secretary shall transfer the electronic warfare-21 related programs, projects, and activities of the Cyber 22 Center of Excellence of the Army to the Electronic War-23 fare Center of Excellence established under section 7085 24 of title 10, United States Code, as added by subsection 25 (a).

4691 SEC. 926. CODIFICATION OF ADDITIONAL STAFF CORPS OF 2 THE NAVY. 3 (a) CODIFICATION.—Section 8090 of title 10, United 4 States Code, is amended, in subsection (a)— 5 (1) in paragraph (4), by striking "and"; 6 (2) by redesignating paragraph (5) as para-7 graph (9); and 8 (3) by inserting, after paragraph (4), the fol-9 lowing new paragraphs: "(5) the Supply Corps; 10 "(6) the Civil Engineer Corps; 11 12 "(7) the Nurse Corps; 13 "(8) the Medical Service Corps; and". 14 (b) CONFORMING AMENDMENT.—Such section is further amended, in subsection (b)(1), by striking "Medical 15 16 Corps, the Dental Corps, the Judge Advocate General's Corps, and the Chaplain Corps" and inserting "staff corps 17 specified in subsection (a)". 18 19 SEC. 927. FEASIBILITY REPORT ON ESTABLISHMENT OF A 20 DEFENSE **INDUSTRIAL REVITALIZATION** 21 **BOARD.** 22 (a) REPORT REQUIRED.—Not later than 180 days 23 after the date of the enactment of this Act, the Secretary of Defense shall submit to the Committees on Armed Serv-24 ices of the Senate and the House of Representatives a re-25 26 port on the feasibility and advisability of establishing a

1	Defense Industrial Revitalization Board (in this section
2	referred to as the "Board") that—
3	(1) would consist of the members described in
4	subsection (b);
5	(2) would be responsible for ensuring the de-
6	fense industrial base is prepared to meet Depart-
7	ment of Defense wartime production needs by—
8	(A) assessing the health of the defense in-
9	dustrial base;
10	(B) identifying critical shortages and im-
11	pediments to production of critical munitions
12	and other war materials;
13	(C) identifying required production rates
14	for critical munitions; and
15	(D) overseeing and deconflicting Depart-
16	ment and service efforts to improve defense in-
17	dustrial capacity;
18	(3) would, in furtherance of such responsibil-
19	ities—
20	(A) develop a comprehensive plan that de-
21	tails immediate steps that can be taken to in-
22	crease the capacity of the defense industrial
23	base;
24	(B) utilize existing supply chain mapping
25	efforts to identify single points of failure that

1	impact munitions and critical weapons plat-
2	forms and identify funding mechanisms to cre-
3	ate second sources or other resilience measures,
4	with a focus on those munitions necessary for
5	a potential war in the Pacific;
6	(C) utilize existing supply chain mapping
7	efforts to identify reliance on foreign adver-
8	saries within critical munitions supply chains
9	and recommend amelioration efforts;
10	(D) for critical munitions, establish a min-
11	imum procurement rate for purposes of ensur-
12	ing adequate Department of Defense budgeting
13	in each fiscal year and for directing budget pro-
14	posals for the Department; and
15	(E) review critical munitions production
16	capacity on a twice yearly basis and take reme-
17	dial action to address any shortfalls; and
18	(4) would terminate five years after being es-
19	tablished.
20	(b) Members Described.—The Board considered
21	for potential establishment in the report under subsection
22	(a) would include the following members:
23	(1) Relevant Department of Defense acquisi-
24	tion, research and engineering, and comptroller per-
25	sonnel.

1	(2) Service acquisition executives and program
2	managers.
3	(3) Defense industry representatives.
4	(4) Relevant think tank experts.
5	(5) Representatives from the Under Secretary
6	of Defense for Acquisition and Sustainment.
7	(6) Representatives from the Under Secretary
8	of Defense for Research and Engineering.
9	(7) Representatives from the Defense Innova-
10	tion Unit.
11	(c) Defense Industrial Base Defined.—In this
12	section, the term "defense industrial base" means organi-
13	zations, facilities, and resources that supply the Depart-
14	ment of Defense with materials, products, and services for
15	defense purposes.
16	TITLE X—GENERAL PROVISIONS
17	Subtitle A—Financial Matters
18	SEC. 1001. GENERAL TRANSFER AUTHORITY.
19	(a) Authority to Transfer Authorizations.—
20	(1) AUTHORITY.—Upon determination by the
21	Secretary of Defense that such action is necessary in
22	the national interest, the Secretary may transfer
23	amounts of authorizations made available to the De-
24	partment of Defense in this division for fiscal year
25	2025 between any such authorizations for that fiscal

year (or any subdivisions thereof). Amounts of au thorizations so transferred shall be merged with and
 be available for the same purposes as the authoriza tion to which transferred.

5 (2) LIMITATION.—Except as provided in para-6 graph (3), the total amount of authorizations that 7 the Secretary may transfer under the authority of 8 this section may not exceed \$6,000,000,000.

9 (3) EXCEPTION FOR TRANSFERS BETWEEN 10 MILITARY PERSONNEL AUTHORIZATIONS.—A trans-11 fer of funds between military personnel authoriza-12 tions under title IV shall not be counted toward the 13 dollar limitation in paragraph (2).

14 (b) LIMITATIONS.—The authority provided by sub-15 section (a) to transfer authorizations—

16 (1) may only be used to provide authority for
17 items that have a higher priority than the items
18 from which authority is transferred; and

19 (2) may not be used to provide authority for an
20 item that has been denied authorization by Con21 gress.

(c) EFFECT ON AUTHORIZATION AMOUNTS.—A
transfer made from one account to another under the authority of this section shall be deemed to increase the
amount authorized for the account to which the amount

is transferred by an amount equal to the amount trans ferred.

3 (d) NOTICE TO CONGRESS.—The Secretary shall
4 promptly notify Congress of each transfer made under
5 subsection (a).

6 SEC. 1002. REVISION OF DEPARTMENT OF DEFENSE FINAN7 CIAL MANAGEMENT REGULATION.

8 (a) Not later than September 30, 2026, the Under 9 Secretary of Defense for Comptroller shall revise the De-10 partment of Defense Financial Management Regulation 11 7000.14-R. The Under Secretary shall ensure that the re-12 vised regulation—

13 (1) is consistent and clear throughout;

14 (2) includes updated guidance with respect to15 legislative and regulatory requirements; and

16 (3) does not include any outdated guidance or
17 guidance subject to change annually in an annual
18 appropriations act.

19 (b) CONSIDERATIONS.—In revising the regulation20 under subsection (a), the Under Secretary shall—

(1) prioritize clarity and accessibility in the language and direction provided, including improvements to the coordination and approval process for
recommended changes;

1	(2) review and adopt modern financial practices
2	that better align to current development and produc-
3	tion cycles;
4	(3) consider information technology solutions to
5	improve the accessibility and usability of the Finan-
6	cial Management Regulation; and

7 (4) in consultation with the Cross-Functional
8 Team established under section 1003 consider the
9 recommendations of the Commission on Planning,
10 Programming, Budgeting, and Execution Reform.

11 (c) BRIEFING.—Not later than 90 days after the date 12 of the enactment of this Act, and once every 90 days 13 thereafter during the three-year period following such date 14 of enactment, the Secretary shall provide to the congres-15 sional defense committees a briefing on the efforts to up-16 date the Financial Management Regulation. Each such 17 briefing shall include each of the following:

- 18 (1) The progress made in updating the Finan-19 cial Management Regulation.
- 20 (2) The plan and timeline for completing revi-21 sions to the Financial Management Regulation.

(3) Any barriers to the ability of the Department of Defense to update the Financial Management Regulation as required under this section.

1 (4) Any legislation required to complete revi-2 sions of the Financial Management Regulation. 3 (5) Any other information determined relevant 4 by the Secretary. 5 SEC. 1003. CROSS-FUNCTIONAL TEAM FOR IMPLEMENTA-6 TION OF RECOMMENDATIONS OF THE COM-7 PLANNING, PROGRAMMING, MISSION ON 8 **BUDGETING, AND EXECUTION REFORM.** 9 (a) ESTABLISHMENT.—Using the authority provided 10 pursuant to section 911(c) of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114-11 12 328; 10 U.S.C. 111 note), the Secretary of Defense shall establish a cross-functional team to address the implemen-13 tation of the recommendations of the Commission on Plan-14 15 ning, Programming, Budgeting, and Execution Reform (in this section referred to as the "Commission"). 16 17 (b) DUTIES.—The duties of the cross-functional team established under subsection (a) shall be to assist the Sec-18 retary of Defense with the implementation of the rec-19 ommendations of the Commission and any efforts regard-20 21 ing such recommendations that the Secretary determines

22 necessary.

23 (c) TEAM LEADERSHIP.—The Secretary shall select
24 an Under Secretary of Defense to lead the cross-functional

team and a senior military officer to serve as the deputy
 to the Under Secretary so selected.

- 3 (d) DETERMINATION OF ORGANIZATIONAL ROLES 4 AND RESPONSIBILITIES.—The Secretary, acting through 5 the cross-functional team established under subsection (a), shall determine the roles and responsibilities of the organi-6 7 zations and elements of the Department of Defense with 8 respect to addressing the implementation of the rec-9 ommendations of the Commission, including the roles and responsibilities of the Office of the Secretary of Defense, 10 Defense agencies, Department of Defense field activities, 11 12 the military departments, the combatant commands, and the Joint Staff. 13
- 14 (e) Briefings.—
- (1) INITIAL BRIEFING.—Not later than 45 days
 after the date of the enactment of this Act, the Secretary shall provide to the congressional defense
 committees a briefing on—
- 19 (A) the progress of the Secretary in estab20 lishing the cross-functional team required under
 21 subsection (a); and
 22 (B) the progress the team has made in—
- 23 (i) determining the roles and respon-24 sibilities of the organizations and elements

1	of the Department of Defense with respect
2	the cross-functional team; and
3	(ii) carrying out the duties under sub-
4	section (b).
5	(2) UPDATES.—Not later than 90 days after
6	the date of the enactment of this Act, and once
7	every 90 days thereafter during the three-year pe-
8	riod following such date of enactment, the Secretary
9	shall provide to the congressional defense commit-
10	tees a briefing containing updates with respect to
11	the efforts of the Department regarding implementa-
12	tion of the recommendations of the Commission.
13	Subtitle B—Counterdrug Activities
10	_
14	SEC. 1007. MODIFICATION TO TYPES OF SUPPORT FOR
14	SEC. 1007. MODIFICATION TO TYPES OF SUPPORT FOR COUNTERDRUG ACTIVITIES AND ACTIVITIES
14 15 16	COUNTERDRUG ACTIVITIES AND ACTIVITIES
14 15 16 17	COUNTERDRUG ACTIVITIES AND ACTIVITIES TO COUNTER TRANSNATIONAL ORGANIZED
14 15 16 17 18	COUNTERDRUG ACTIVITIES AND ACTIVITIES TO COUNTER TRANSNATIONAL ORGANIZED CRIME.
14 15	COUNTERDRUG ACTIVITIES AND ACTIVITIES TO COUNTER TRANSNATIONAL ORGANIZED CRIME. Section 284(b)(6)(A) of title 10, United States Code,
14 15 16 17 18 19	COUNTERDRUG ACTIVITIES AND ACTIVITIES TO COUNTER TRANSNATIONAL ORGANIZED CRIME. Section 284(b)(6)(A) of title 10, United States Code, is amended by striking "within 25 miles of and".
14 15 16 17 18 19 20	COUNTERDRUG ACTIVITIES AND ACTIVITIES TO COUNTER TRANSNATIONAL ORGANIZED CRIME. Section 284(b)(6)(A) of title 10, United States Code, is amended by striking "within 25 miles of and". SEC. 1008. SUPPORT FOR COUNTERDRUG ACTIVITIES AF-
 14 15 16 17 18 19 20 21 	COUNTERDRUG ACTIVITIES AND ACTIVITIES TO COUNTER TRANSNATIONAL ORGANIZED CRIME. Section 284(b)(6)(A) of title 10, United States Code, is amended by striking "within 25 miles of and". SEC. 1008. SUPPORT FOR COUNTERDRUG ACTIVITIES AF- FECTING FLOW OF DRUGS INTO UNITED
 14 15 16 17 18 19 20 21 22 	COUNTERDRUG ACTIVITIES AND ACTIVITIES TO COUNTER TRANSNATIONAL ORGANIZED CRIME. Section 284(b)(6)(A) of title 10, United States Code, is amended by striking "within 25 miles of and". SEC. 1008. SUPPORT FOR COUNTERDRUG ACTIVITIES AF- FECTING FLOW OF DRUGS INTO UNITED STATES.

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counterdrug activities and programs affecting the flow of 1 2 drugs into the United States as the principal foreign counterdrug program priority of the Department. 3

Subtitle C—Naval Vessels and 4 Shipyards

SEC. 1011. ASSESSMENT REQUIRED IN THE EVENT OF A 6

7 **PROPOSED REDUCTION IN BATTLE FORCE** 8 SHIPS AS PART OF THE ANNUAL NAVAL VES-9 SEL CONSTRUCTION PLAN AND CERTIFI-10 CATION.

11 Section 231 of title 10, United States Code, is 12 amended-

13 (1) by redesignating subsection (g) as sub-14 section (h); and

15 (2) by inserting after subsection (f) the fol-16 lowing new subsection:

17 "(g) REDUCTION IN BATTLE FORCE SHIPS.—(1) If the plan and certification submitted under subsection (a) 18 for a fiscal year include a reduction in the number of bat-19 20 tle force ships during the ten-year period following the 21 submission of the plan, as compared to the number of such 22 ships included in the plan and certification for the pre-23 ceding fiscal year, the Secretary of Defense shall submit 24 with the plan and assessment an additional assessment that includes each of the following: 25

"(A) A description of how the proposed reduc tion would support the national security strategy of
 the United States.

4 "(B) An identification of the total amount of
5 resources that have been previously allocated for the
6 ship that is no longer being requested, including
7 funds for research, development, test, and evaluation
8 specific to the ship, advance procurement, advanced
9 construction, and economic order quantity.

"(C) An identification of the total amount of
resources the industrial base has allocated to support the ship that is no longer being requested.

13 "(D) An analysis of the effect such reduction is
14 likely to have on the industrial base, including the
15 sub-tier supplier base.

16 "(E) An analysis of the effect of the reduction
17 on the overall requirement for the class of ship that
18 was reduced.

19 "(2)(A) If an additional assessment is required to be
20 submitted under paragraph (1) for a fiscal year and the
21 Secretary of Defense does not include such assessment
22 with the defense budget materials for the fiscal year, not
23 more than 75 percent of the funds referred to in subpara24 graph (B) may be obligated or expended until the Sec25 retary submits the additional assessment.

"(B) The funds referred to in this paragraph are any 1 2 funds made available to the Secretary of Defense for executive travel that remain available for obligation or expend-3 4 iture as of the date on which the plan and certification 5 under subsection (a) and the plan and certification under 6 subsection (d) are required to be submitted.". 7 SEC. 1012. MINIMUM NUMBER OF PUBLIC NAVAL SHIP-8 YARDS. 9 Section 8062 of title 10, United States Code, is amended-10 11 (1) by redesignating subsections (f) through (h) 12 as subsections (f) though (i), respectively; 13 (2) by inserting after subsection (e), the fol-14 lowing new subsection (f): 15 "(f) The Secretary of the Navy shall operate not less than four public naval shipyards."; and 16 17 (3) in subsection (i), as so redesignated— 18 (A) by striking "section, the" and all that 19 follows through the period at the end and in-20 serting "section:"; and 21 (B) by adding at the end the following new 22 paragraphs: 23 "(1) The term 'amphibious warfare ship' means 24 a ship that is classified as an amphibious assault 25 ship (general purpose) (LHA), an amphibious as-

sault ship (multi-purpose) (LHD), an amphibious
 transport dock (LPD), or a dock landing ship
 (LSD).

4 "(2) The term 'public naval shipyard' means a
5 naval shipyard operated by the Navy as of January
6 1, 2024.".

7 SEC. 1013. MODIFICATIONS TO SHIP REPAIR AUTHORITIES.

8 (a) DEFINITION OF SHORT-TERM WORK FOR PUR-POSES OF NAVY CONSTRUCTION OF COMBATANT AND ES-9 10 CORT VESSELS AND Assignment OF VESSEL 11 PROJECTS.—Section 8669a(c)(4) of title 10, United States Code, is amended by striking "10 months" and in-12 13 serting "18 months".

14 (b) STUDY ON PRICE DIFFERENTIALS USED IN15 NAVY SHIP REPAIR SOLICITATIONS.—

16 (1) IN GENERAL.—Subject to the availability of 17 appropriations, the Secretary of the Navy shall seek 18 to enter into an agreement with a federally funded 19 research and development center to conduct a study 20 to assess whether relevant price differentials used by 21 the Navy in ship repair solicitations accurately re-22 flect the true market value of the activity under-23 taken to complete the repair work involved in the ab-24 sence of any such differential.

1	(2) ELEMENTS.—The study under paragraph
2	(1) shall address all relevant price differentials used
3	by the Navy in ship repair solicitations, including—
4	(A) the use of Government-owned and op-
5	erated dry docks;
6	(B) the use of inter-port differentials; and
7	(C) the use of pier differentials.
8	(3) Reports.—
9	(A) FFRDC REPORT.—The federally funded
10	research and development center that conducts
11	the study under paragraph (1) shall submit to
12	the Secretary of the Navy a report on the re-
13	sults of the study.
14	(B) SUBMITTAL TO CONGRESS.—Not later
15	than September 30, 2025, the Secretary of the
16	Navy shall submit to the congressional defense
17	committees an unaltered copy of the report re-
18	ceived by the Secretary under subparagraph (A)
19	together with a separate statement of the views
20	of the Secretary on the results of the study con-
21	ducted under paragraph (1).
22	(c) Report on Navy Policy for Soliciting
23	COASTWIDE BIDS FOR CERTAIN REPAIR AVAILABIL-
24	ITIES.—

1	(1) IN GENERAL.—Not later than March 30,
2	2025, the Secretary of the Navy shall submit to the
3	congressional defense committees a report on the
4	policy of the Navy for soliciting coastwide bids for
5	repair availabilities longer than 10 months.
6	(2) ELEMENTS.—The report under paragraph
7	(1) shall include an explanation and assessment of
8	each of the following:
9	(A) The intent of the policy described in
10	paragraph (1).
11	(B) The data the Navy uses to assess the
12	efficacy of such policy.
13	(C) How the Navy estimates the cost of
14	moving vessels out of their home port to com-
15	plete the availability and the actual cost of mov-
16	ing vessels out of their home port to complete
17	the availability.
18	(D) How the Navy estimates the financial,
19	labor force, member of the Armed Forces and
20	family well-being, berthing, and related costs
21	associated with moving a vessel out of its home
22	port to complete a repair availability longer
23	than 10 months.

1	SEC. 1014. CONGRESSIONAL CERTIFICATION REQUIRED
2	PRIOR TO START OF CONSTRUCTION ON
3	FIRST SHIP OF A SHIPBUILDING PROGRAM.
4	Section 8669c(a)(3) of title 10, United States Code,
5	is amended by inserting "100 percent" before "complete".
6	SEC. 1015. ASSESSMENTS REQUIRED PRIOR TO START OF
7	CONSTRUCTION ON FIRST SHIP OF A SHIP-
8	BUILDING PROGRAM.
9	Section 8669c of title 10, United States Code, is
10	amended—
11	(1) in subsection (a)—
12	(A) in paragraph (2), by striking "and" at
13	the end;
14	(B) in paragraph (3), by striking the pe-
15	riod at the end and inserting "; and"; and
16	(C) by adding at the end the following new
17	paragraph:
18	"(4) certifies to the congressional defense com-
19	mittees that for each block of the ship's construc-
20	tion, the detail design will be completed.";
21	(2) in subsection (b), by adding at the end the
22	following new paragraphs:
23	"(7) For first ships and subsequent ships, the
24	plan of the Navy to oversee and document the com-
25	pletion of the detail design for each block of the

1	ship's construction before construction of such block
2	begins.
3	"(8) The extent to which information provided
4	by a vendor to support the overall maturity and sta-
5	bility of a ship's design is complete before construc-
6	tion on the ship begins, including with respect to in-
7	formation that confirms—
8	"(A) vendor selection is complete for major
9	distributive systems and key equipment sup-
10	porting operational requirements of the ship;
11	"(B) specifications are finalized for such
12	major distributive systems and key equipment;
13	and
14	"(C) the status of factory acceptance test-
15	ing, as applicable, to validate finalized specifica-
16	tions for such major distributive systems and
17	key equipment through manufacturing."; and
18	(3) in subsection (c)(1)—
19	(A) in the matter preceding subparagraph
20	(A), by striking "computer aided models" and
21	inserting "the completion of 3D computer aided
22	modeling"; and
23	(B) in subparagraph (C)—
24	(i) by inserting "positions and" before
25	"routes"; and

1	(ii) by inserting "all major" before
2	"distributive systems".
3	SEC. 1016. EXCEPTION TO PROHIBITION OF OVERHAUL, RE-
4	PAIR, OR MAINTENANCE OF CERTAIN VES-
5	SELS IN SHIPYARDS OUTSIDE THE UNITED
6	STATES OR GUAM.
7	Section 8680(a)(3) of title 10, United States Code,
8	is amended—
9	(1) by redesignating subparagraphs (A) and
10	(B) as subparagraphs (B) and (C) respectively; and
11	(2) by inserting before subparagraph (B) the
12	following new subparagraph (A):
13	"(A) preventive maintenance of a deployed
14	naval vessel lasting not more than 21 days;".
15	SEC. 1017. STRATEGY ON DEVELOPMENT OF NAVAL REARM
16	AT SEA CAPABILITY.
17	(a) STRATEGY REQUIRED.—Not later than 180 days
18	after the date of the enactment of this Act, the Secretary
19	of Navy shall submit to the congressional defense commit-
20	tees a strategy for delivering a rearm at sea capability to
21	the surface fleet of the United States Navy. Such strategy
22	shall include each of the following:
23	(1) A plan to develop, by not later than three
24	years after the date of the enactment of this Act, the
25	capability to employ transportable rearming mecha-

1	nism equipment to load missile canisters into MK 41
2	vertical launch system cells on Navy destroyers oper-
3	ating, including an identification of the current and
4	planned investments of the Navy in technology de-
5	velopment to achieve such capability, including the
6	anticipated cost and schedule for such investments.
7	(2) A plan for the key milestone events and as-
8	sociated dates in the development of such capability.
9	(3) A plan to coordinate with allies of the
10	United States that use variants of the United States
11	manufactured MK 41 vertical launch system to
12	jointly procure rearm at sea capabilities.
13	(4) An identification of any courses of action
14	the Secretary is considering other than the plans re-
15	ferred to in paragraphs (1) through (2) to address
16	the gap between the rearm at sea capabilities of the
17	United States and the capabilities of other countries,
18	including the use of uncrewed technologies.
19	(5) Such other matters as the Secretary deter-
20	mines appropriate.
21	(b) BRIEFING.— Not later than 90 days after the
22	date of the enactment of this Act, the Secretary of the
23	Navy shall provide to the congressional defense commit-
24	tees a written briefing on the development of the strategy
25	required under (a).

1SEC. 1018. AUTHORITY TO USE INCREMENTAL FUNDING TO2ENTER INTO A CONTRACT FOR THE CON-3STRUCTION OF A VIRGINIA-CLASS SUB-4MARINE.

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 2025 8 may be used by the Secretary of the Navy to enter into 9 an incrementally funded contract for the construction of 10 a Virgina-class submarine.

11 (b) AVAILABILITY OF FUNDS.—A contract entered into under subsection (a) shall provide that any obligation 12 13 of the United States to make a payment under the contract is subject to the availability of appropriations for 14 that purpose, and that total liability to the Government 15 16 for the termination of the contract shall be limited to the total amount of funding obligated at time of termination. 17 18 SEC. 1019. PILOT PROGRAM ON USE OF AUTOMATED IN-

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SPECTION TECHNOLOGIES AT SHIPYARDS.

(a) IN GENERAL.—Beginning not later than 90 days
after the date of the enactment of this Act, the Secretary
of the Navy shall carry out a pilot program on the use
of automated inspection technologies at shipyards.

(b) SELECTION OF LOCATION.—The Secretary shall
select one shipyard at which to carry out the pilot program
required under subsection (a) and shall take such steps

as may be necessary to minimize the disruption to the op erations of the shipyard during the conduct of the pilot
 program.

4 (c) ELEMENTS.—In carrying out the pilot program
5 required under subsection (a), the Secretary shall—

6 (1) select at least one surface ship as a test
7 platform to collect a comprehensive set of inspection
8 criteria used for defining maintenance requirements;
9 (2) define requirements for the upgrade or over-

haul of the information technology infrastructure at
the shipyard to ensure compatibility with new technologies implemented under the pilot program;

(3) provide for the training of personnel on the
operation and maintenance of the automated inspection technologies selected for use during the pilot
program;

17 (4) designate an individual who shall be respon18 sible for implementing and overseeing each phase of
19 the pilot program; and

(5) recommend a strategic sequencing plan of
the pilot program to ensure the execution of necessary information technology upgrades prior to the
deployment of robotic systems.

24 (d) REPORT AND BRIEFINGS.—

(1) REPORT.—Not later than 180 days after
 the termination of the pilot program under sub section (e), the Secretary shall submit to the con gressional defense committees a report on the results
 of the pilot program.

6 (2) BRIEFINGS.—Upon completion of the se7 quencing plan required under subsection (c)(5), the
8 Secretary shall provide to the congressional defense
9 committees a briefing on the plan.

10 (e) TERMINATION.—The authority to carry out a 11 pilot program under this section shall terminate on the 12 date that is three years after the date of the enactment 13 of this Act.

14 SEC. 1020. PROHIBITION ON AVAILABILITY OF FUNDS FOR

15

RETIREMENT OF GUIDED MISSILE CRUISERS.

16 None of the funds authorized to be appropriated by 17 this Act or otherwise made available for fiscal year 2025 18 for the Department of Defense may be obligated or ex-19 pended retire, prepare to retire, inactivate, or place in 20 storage—

- 21 (1) the USS Shilo (CG 67);
- 22 (2) the USS Lake Erie (CG 70); or
- 23 (3) more than two other guided missile cruisers.

1	SEC. 1021. SENSE OF CONGRESS REGARDING NAMING WAR-
2	SHIPS AFTER NAVY MEDAL OF HONOR RE-
3	CIPIENTS.
4	It is the sense of Congress that the Secretary of the
5	Navy should name warships after Navy recipients of the
6	Medal of Honor from World War I to the present, who
7	have not had a vessel named in their honor, as follows:
8	(1) Tedford H. Cann.
9	(2) Ora Graves.
10	(3) John MacKenzie.
11	(4) Patrick McGunigal.
12	(5) John H. Balch.
13	(6) Joel T. Boone.
14	(7) Jesse W. Covington.
15	(8) Edouard Izac.
16	(9) David E. Hayden.
17	(10) Alexander G. Lyle.
18	(11) Francis E. Ormsbee, Jr.
19	(12) Orlando H. Petty.
20	(13) Oscar Schmidt, Jr.
21	(14) Daniel A. J. Sullivan.
22	(15) Frank M. Upton.
23	(16) John O. Siegel.
24	(17) Henry Breault.
25	(18) Thomas J. Ryan.
26	(19) George R. Cholister.

1	(20) Thomas Eadie.
2	(21) William R. Huber.
3	(22) William Badders.
4	(23) James H. McDonald.
5	(24) John Mihalowski.
6	(25) Samuel G. Fuqua.
7	(26) William E. Hall.
8	(27) Herbert Schonland.
9	(28) Nathan G. Gordon.
10	(29) Arthur M. Preston.
11	(30) Eugene B. Fluckey.
12	(31) Robert Bush.
13	(32) Rufus G. Herring.
14	(33) Franklin J. Pierce.
15	(34) George L. Street.
16	(35) George E. Wahlen.
17	(36) William L. McGonagle.
18	(37) Thomas G. Kelley.
19	(38) Joseph R. Kerrey.
20	(39) Thomas R. Norris.
21	(40) Michael E. Thornton.
22	(41) Britt K. Slabinski.
23	(42) Edward Byers, Jr.

1 Subtitle D—Counterterrorism

2 SEC. 1031. EXTENSION OF PROHIBITION ON USE OF FUNDS
3 FOR TRANSFER OR RELEASE OF INDIVID4 UALS DETAINED AT UNITED STATES NAVAL
5 STATION, GUANTANAMO BAY, CUBA, TO THE
6 UNITED STATES.

7 Section 1033 of the John S. McCain National De-8 fense Authorization Act for Fiscal Year 2019 (Public Law 9 115–232; 132 Stat. 1953) is amended by striking "December 31, 2024" and inserting "December 31, 2025". 10 11 SEC. 1032. EXTENSION OF PROHIBITION ON USE OF FUNDS 12 TO CONSTRUCT OR MODIFY FACILITIES IN 13 THE UNITED STATES TO HOUSE DETAINEES 14 TRANSFERRED FROM UNITED STATES NAVAL 15 STATION, GUANTANAMO BAY, CUBA.

Section 1034(a) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (Public Law
115–232; 132 Stat. 1954) is amended by striking "December 31, 2024" and inserting "December 31, 2025".

SEC. 1033. EXTENSION OF PROHIBITION ON USE OF FUNDS
 FOR TRANSFER OR RELEASE OF INDIVID UALS DETAINED AT UNITED STATES NAVAL
 STATION, GUANTANAMO BAY, CUBA, TO CER TAIN COUNTRIES.

6 Section 1035 of the John S. McCain National De-7 fense Authorization Act for Fiscal Year 2019 (Public Law 8 115–232; 132 Stat. 1954) is amended by striking "December 31, 2024" and inserting "December 31, 2025". 9 SEC. 1034. EXTENSION OF PROHIBITION ON USE OF FUNDS 10 11 TO CLOSE OR RELINQUISH CONTROL OF 12 UNITED STATES NAVAL STATION, GUANTA-13 NAMO BAY, CUBA.

Section 1036 of the National Defense Authorization
Act for Fiscal Year 2018 (Public Law 115–91; 131 Stat.
1551) is amended by striking "fiscal years 2018 through
2024" and inserting "fiscal years 2018 through 2025".

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18 Subtitle E—Miscellaneous
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Authorities and Limitations

20 SEC. 1041. AUTHORITY TO CONTRIBUTE TO INNOVATION

21 **FUND.**

Subchapter II of chapter 138 of title 10, United
States Code, is amended by adding at the end the following new section:

1	"§2350s. Authority to contribute to innovation fund
2	"(a) Authority to Contribute to NATO Inno-
3	VATION FUND.—Within amounts authorized by law for
4	such purpose during the 10-year period following the date
5	of the enactment of the National Defense Authorization
6	Act for Fiscal Year 2025, the Secretary of Defense may
7	contribute to the NATO Innovation Fund a total amount
8	of no more than \$200,000,000.
9	"(b) DEFINITIONS.—In this section:
10	"(1) The term 'NATO' means the North Atlan-
11	tic Treaty Organization.
12	"(2) The term 'NATO Innovation Fund' means
13	the multi-sovereign, investment venture capital fund
14	of NATO that provides secure investment in dual-
15	use, high-impact technology.".
16	SEC. 1042. EXTENSION OF AUTHORIZATION OF EXPENDI-
17	TURE OF FUNDS FOR DEPARTMENT OF DE-
18	FENSE INTELLIGENCE AND COUNTERINTEL-
19	LIGENCE ACTIVITIES.
20	Section 1057 of the National Defense Authorization
21	Act for Fiscal Year 2020 (Public Law 116–92) is amend-
22	ed—
23	(1) in subsection (a), by striking " 2025 " and
24	inserting "2030";
25	(2) in subsection (d), by striking " 2025 " and
26	inserting "2030"; and

(3) in subsection (e), by striking "\$100,000" 1 2 and inserting "\$125,000". 3 SEC. 1043. EXTENSION OF AUTHORITY FOR REIMBURSE-4 MENT OF EXPENSES FOR CERTAIN NAVY 5 **MESS OPERATIONS.** 6 Section 1014 of the Duncan Hunter National De-7 fense Authorization Act for Fiscal Year 2009 (Public Law 8 110–417; 122 Stat. 4585), as most recently amended by 9 section 1028 of the National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283; 134 Stat. 10 11 3388), is further amended— 12 (1) in subsection (b), by striking "September 13 30, 2025" and inserting "September 30, 2030"; and 14 (2) by striking subsection (c). 15 SEC. 1044. PROHIBITION ON REALIGNMENT OR REDUCTION 16 **OPERATIONS** OF SPECIAL FORCES END 17 STRENGTH AUTHORIZATIONS. 18 (a) PROHIBITION.—During the covered period, the 19 Secretary of Defense and the Secretaries of each of the 20military departments may not realign or reduce special op-21 erations forces end strength authorizations. 22 (b) DEFINITIONS.—In this section: (1) The term "covered period" means the two-23 24 year period beginning on January 1, 2025.

(2) The term "special operations forces" means 1 2 the forces identified under section 167(j) of title 10, United States Code, or a member of the Armed 3 4 Forces carrying out special operations activities. (3) The term "special operations activities" 5 6 means activities described in section 167(k) of title 7 10. United States Code, and includes any support 8 services provided for the execution such activities, 9 including logistics, communications, and intelligence 10 activities. 11 SEC. 1045. PROHIBITION ON USE OF FUNDS FOR WORK 12 PERFORMED BY ECOHEALTH ALLIANCE, INC., 13 IN CHINA ON RESEARCH SUPPORTED BY THE 14 **GOVERNMENT OF CHINA.** 15 (a) IN GENERAL.—Except as provided under subsection (b), none of the funds authorized to be appro-16 priated by this Act or otherwise made available for fiscal 17 year 2025 for the Department of Defense may be used 18 to fund any work to be performed by EcoHealth Alliance, 19

20 Inc., in China on research supported by the government21 of China, including to provide any grants for such pur-22 pose.

(b) WAIVER.—The Secretary of Defense may waive
the prohibition under subsection (a) if the Secretary determines that such a waiver is in the national security inter-

1	ests of the United States and, not later than 14 days after
2	granting such a waiver, submits to the congressional de-
3	fense committees a detailed justification for the waiver,
4	including—
5	(1) an identification of the Department of De-
6	fense entity obligating or expending the funds;
7	(2) an identification of the amount of such
8	funds;
9	(3) an identification of the intended purpose of
10	such funds;
11	(4) an identification of the recipient or prospec-
12	tive recipient of such funds (including any third-
13	party entity recipient, as applicable);
14	(5) an explanation for how the waiver is in the
15	national security interests of the United States; and
16	(6) any other information the Secretary deter-
17	mines appropriate.
18	SEC. 1046. PROHIBITION ON TRANSPORTING CURRENCY TO
19	THE TALIBAN AND THE ISLAMIC EMIRATE OF
20	AFGHANISTAN.
21	None of the amounts authorized to be appropriated
22	by this Act or otherwise made available to the Department
23	of Defense may be made available for the operation of any
24	aircraft of the Department of Defense to transport cur-
25	rency or other items of value to the Taliban, the Islamic

Emirate of Afghanistan, or any subsidiary, agent, or in strumentality of either the Taliban or the Islamic Emirate
 of Afghanistan.

4 SEC. 1047. PROHIBITION ON DEPARTMENT OF DEFENSE 5 USAGE OF TUTOR.COM.

6 (a) IN GENERAL.—The Secretary of Defense shall—
7 (1) cease offering services through Tutor.com
8 not later than 30 days after the date of the enact9 ment of this Act; and

10 (2) terminate any business relationships with11 Tutor.com as soon as legally possible.

(b) FUTURE RELATIONSHIPS.—The Secretary may
not enter into any contractual or other relationship with
Tutor.com as long as Tutor.com is owned by Primavera
Capital Group or any other entity owned or controlled by
nationals of the People's Republic of China.

17 SEC. 1048. PROHIBITION ON OPERATION OF CONNECTED

18 VEHICLES DESIGNED, DEVELOPED, MANU-19 FACTURED, OR **SUPPLIED** BY PERSONS 20 OWNED BY, CONTROLLED BY, OR SUBJECT 21 TO THE JURISDICTION OF A FOREIGN ENTITY 22 OF CONCERN ON DEPARTMENT OF DEFENSE 23 **PROPERTY.**

(a) IN GENERAL.—No connected vehicle on the listrequired under subsection (b) may be operated on a mili-

tary installation or on any other property of the Depart ment of Defense.

3 (b) LIST REQUIRED.—

4 (1) IN GENERAL.—The Secretary of Defense
5 shall establish a list of prohibited connected vehicles
6 that—

7 (A) are designed, developed, manufactured,
8 or supplied by persons owned by, controlled by,
9 or subject to the jurisdiction of a foreign entity
10 of concern; and

(B) pose an undue or unacceptable risk to
national security, as determined by the Secretary.

(2) ANNUAL REVIEW.—The Secretary shall review the list required under paragraph (1) not less
frequently than once each year and shall make such
additions, subtractions, supplements, or amendments
to the list as the Secretary determines appropriate.
(c) DEFINITIONS.—In this section:

20 (1) The term "connected vehicle"—

(A) means an automotive vehicle that integrates onboard networked hardware with automotive software systems to communicate via
dedicated short-range communication, cellular
telecommunications connectivity, satellite com-

1	munication, or other wireless spectrum
2	connectivity with any other network or device;
3	and
4	(B) includes automotive vehicles, whether
5	personal or commercial, capable of—
6	(i) global navigation satellite system
7	communication for geolocation;
8	(ii) communication with intelligent
9	transportation systems;
10	(iii) remote access or control;
11	(iv) wireless software or firmware up-
12	dates; or
13	(v) on-device roadside assistance.
14	(2) The term "covered undue or unacceptable
15	risk'' means—
16	(A) an undue risk of sabotage to or sub-
17	version of the design, integrity, manufacturing,
18	production, distribution, installation, operation,
19	or maintenance of information and communica-
20	tions technology and services in the United
21	States;
22	(B) an undue risk of catastrophic effects
23	on the security or resiliency of United States
24	critical infrastructure or the digital economy of
25	the United States; or

1	(C) an unacceptable risk to the national
2	security of the United States or the security
3	and safety of United States persons.
4	(3) The term "foreign entity of concern" has
5	the meaning given such term in section 9901 of the
6	William M. (Mac) Thornberry National Defense Au-
7	thorization Act for Fiscal Year 2021 (Public Law
8	116–283; 15 U.S.C. 4651).
9	(4) The term "military installation" has the
10	meaning given such term in section $2801(4)$ of title
11	10, United States Code.
12	Subtitle F—Studies and Reports
13	SEC. 1051. QUADRENNIAL BIODEFENSE POSTURE REVIEW.
14	Chapter 2 of title 10, United States Code, is amended
15	by inserting after section 118c the following new section:
16	"§118d. Quadrennial biodefense posture review
17	"(a) Strategy and Implementation Plan Re-
18	QUIRED.—The Secretary of Defense shall every four years
19	conduct a comprehensive examination of the biodefense
20	policies, practices, programs and initiatives of the Depart-
21	ment of Defense.
22	"(b) ELEMENTS.—Each review conducted under sub-
23	section (a) shall include each of the following:
24	"(1) An inventory and assessment of all exist-
25	ing strategies, plans, policies, laws, and interagency

agreements related to biodefense, including preven tion, deterrence, preparedness, detection, response,
 attribution, recovery, and mitigation.

4 "(2) An identification of the biological threats,
5 including biological warfare, bioterrorism, naturally
6 occurring infectious diseases, and accidental expo7 sures.

8 "(3) An identification of the current programs, 9 efforts, or activities of the Department of Defense 10 with respect to preventing the acquisition, prolifera-11 tion, and use of a biological weapon, preventing an 12 accidental or naturally occurring biological outbreak, 13 and mitigating the effects of a biological epidemic.

14 "(4) An identification of the roles and respon-15 sibilities of the elements of the Department of De-16 fense, including internal and external coordination 17 procedures, in identifying and sharing information 18 related to, warning of, and protection against, acts 19 of terrorism using biological agents and weapons 20 and accidental or naturally occurring biological out-21 breaks.

22 "(5) An identification of methods in use to ad23 dress biological attacks with emerging artificial intel24 ligence and cyber capabilities.

1 "(6) An identification of related or required ca-2 pabilities and activities required to support the na-3 tional biodefense strategy. "(7) Recommendations for strengthening and 4 5 improving the current biodefense capabilities, au-6 thorities, and command structures of the Depart-7 ment. 8 "(8) Recommendations for improving and for-9 malizing interagency coordination and support mech-10 anisms with respect to providing a robust national 11 biodefense. 12 "(9) Any other matters the Secretary of De-13 fense determines necessary. 14 "(c) SUBMITTAL TO CONGRESS.—Not later than 30 15 days after the completion of a review under subsection (a), the Secretary shall submit to the congressional defense 16 17 committees a copy of the review. Each such review shall be submitted in unclassified form, but may include a clas-18 sified annex.". 19 20 SEC. 1052. CHIEF OF NAVY RESERVE ANNUAL REPORT.

Section 8083 of title 10, United States Code, is
amended by adding at the end the following new subsection:

24 "(e) ANNUAL REPORT.—The Chief of Navy Reserve25 shall submit to the Secretary of Defense, through the Sec-

retary of the Navy, an annual report on the state of the
 Navy Reserve and the ability of the Navy Reserve to meet
 its missions. The report shall be prepared in conjunction
 with the Chief of Naval Operations and may be submitted
 in classified and unclassified versions.".

6 SEC. 1053. EXTENSION OF ANNUAL REPORT ON CIVILIAN 7 CASUALTIES IN CONNECTION WITH UNITED 8 STATES MILITARY OPERATIONS.

9 Section 1057(e) of the National Defense Authoriza10 tion Act for Fiscal Year 2018 (Public Law 115–91) is
11 amended by striking "seven" and inserting "12".

12 SEC. 1054. MOBILITY CAPABILITY REQUIREMENTS STUDY.

13 (a) IN GENERAL.—Not later than one year after the 14 date of the enactment of this Act, the Commander of the 15 United States Transportation Command, in coordination with the Chairman of the Joint Chiefs of Staff, the Secre-16 taries of the military departments, and the commanders 17 18 of the combatant commands, shall conduct a study of the 19 end-to-end, full-spectrum mobility requirements to fulfill the national defense strategy required by section 113(g)20 21 of title 10, United States Code, for 2022.

(b) ELEMENTS OF STUDY.—The study required
under subsection (a) shall include each of the following:
(1) An assessment of the ability of the programmed airlift aircraft, tanker aircraft, sealift

1	ships, fuel tanker vessels, patient movement forces,
2	and key mobility enablers to meet the integrated
3	strategic and theater mobility requirements in ex-
4	pected strategic environments, as defined by the
5	guidance in such national defense strategy.
6	(2) An identification, quantification, and de-
7	scription of the associated risk-to-mission (as de-
8	fined by Chairman of the Joint Chiefs of Staff Man-
9	ual 3105.01, Joint Risk Analysis) required to fulfill
10	such strategy, including—
11	(A) an assessment of risk-to-mission asso-
12	ciated with achieving strategic and operational
13	objectives using the programmed airlift aircraft,
14	tanker aircraft, sealift ships, fuel tanker vessels,
15	patient movement forces, and key mobility
16	enablers; and
17	(B) a description of the combinations of
18	airlift aircraft, tanker aircraft, sealift ships, fuel
19	tanker vessels, patient movement forces, and
20	key mobility enabler requirements and capabili-
21	ties that provide low, moderate, significant, and
22	high levels of risk-to-mission to fulfill such
23	strategy; and
24	(C) an evaluation of non-mobilized mobility

forces to sustain daily competition activities and

1	achieve necessary readiness to fulfill the na-
2	tional defense strategy.
3	(3) An identification of any mobility capability
4	gaps, shortfalls, overlaps, or excesses, including—
5	(A) an assessment of associated risks with
6	respect to the ability to conduct operations; and
7	(B) recommended mitigation strategies
8	where possible.
9	(4) The articulation of all key assumptions and
10	decisions made and excursions examined in con-
11	ducting the study with respect to—
12	(A) risk;
13	(B) programmed forces and infrastructure;
14	(C) the availability of commercial airlift
15	and commercial United States sealift and fuel
16	tanker vessel capabilities and resources, when
17	applicable;
18	(D) aircraft usage rates, aircraft mission
19	availability rates, aircraft mission capability
20	rates, aircrew ratios, aircrew production, and
21	aircrew readiness rates;
22	(E) readiness, crewing, and activation
23	rates for sealift ships and fuel tanker vessels;
24	(F) prepositioning, forward stationing,
25	seabasing, engineering, and infrastructure;

1	(G) demand signals used to represent mis-
2	sions described in the national defense strategy
3	for 2022, in competition and wartime;
4	(H) concurrency and global integration of
5	demand signals;
6	(I) integrated global presence and basing
7	strategy;
8	(J) host nation or third-country support;
9	(K) adversary actions to degrade and dis-
10	rupt United States mobility operations;
11	(L) adversary actions that threaten free-
12	dom of navigation on international waterways,
13	including attacks on foreign ships and crews;
14	(M) aircraft being used for training or un-
15	dergoing depot maintenance or modernization
16	or ships undergoing depot maintenance;
17	(N) patient movement and mobility ena-
18	bling forces availability, readiness, and use;
19	(O) logistics concept of operations, includ-
20	ing any maneuver and sustainment support
21	concepts, methods, combat support forces, and
22	combat service support forces, that are required
23	to enable the projection and enduring support
24	to forces both deployed and in combat for each
25	analytic scenario;

(P) anticipated attrition rates for the as-
sessed force structure; and
(Q) such other matters as the Commander
determines appropriate.
(5) Such other elements as the Commander de-
termines appropriate.
(c) Reports and Briefings.—
(1) INTERIM REPORT AND BRIEFING.—Not
later than six months after the date of the enact-
ment of this Act, the Commander of the United
States Transportation Command, in coordination
with the Chairman of the Joint Chiefs of Staff, the
Secretaries of the military departments, and the
commanders of the combatant commands, shall—
(A) submit to the congressional defense
committees an interim report on the study re-
quired under subsection (a); and
(B) provide to such committees a briefing
on the report.
(2) FINAL REPORT AND BRIEFING.—Not later
than one year after the date of the enactment of this
Act, the Commander of the United States Transpor-
tation Command, in coordination with the Chairman
of the Joint Chiefs of Staff, the Secretaries of the

1	military departments, and the commanders of the
2	combatant commands, shall—
3	(A) submit to the congressional defense
4	committees a final report on the study required
5	under subsection (a); and
6	(B) provide to such committees a briefing
7	on the report.
8	(3) FORM OF REPORTS.—The reports required
9	under paragraphs (1) and (2) shall be submitted in
10	unclassified form, but may include a classified
11	annex.
12	(d) Definition of Sealift Ship.—In this section,
13	the term "sealift ship" includes—
14	(1) theater and strategic platforms; and
15	(2) surge sealift vessels and non-governmental
16	vessels incorporated as part of the maritime logistics
17	enterprise.
18	SEC. 1055. PLAN FOR FIELDING AIR BASE AIR DEFENSE
19	SITES AT AIR FORCE INSTALLATIONS.
20	(a) PLAN REQUIRED.—The Secretary of the Air
21	Force, in consultation with the Commander of United
22	States European Command and the Commander of United
23	States Indo-Pacific Command, shall develop a plan to sup-
24	port the fielding of air base air defense sites at Air Force
25	installations and other priority sites.

1	(b) Air Base Air Defense Site Require-
2	MENTS.—The plan required under subsection (a) shall in-
3	clude each of the following requirements for each air base
4	air defense site fielded under the plan:
5	(1) Expeditionary mobile protection for dis-
6	persed air bases.
7	(2) Fixed protection for primary air bases.
8	(3) Layered kinetic and non-kinetic effects from
9	the surface.
10	(4) Counter-uncrewed aircraft systems.
11	(5) Counter-fixed and rotary wing aircraft.
12	(6) Counter-cruise missiles.
13	(7) Interoperability with joint command and
14	control networks.
15	(8) 360-degree active and passive sensors.
16	(9) Systems and software that enable reduced
17	staffing.
18	(c) FIELDING REQUIREMENT.—The plan required
19	under subsection (a) shall be developed to ensure that—
20	(1) by not later than September 30, 2027, at
21	least four air base air defense sites are fielded; and
22	(2) between 2028 and 2031, at least four air
23	base air defense sites are fielded each year.
24	(d) SITE PRIORITIZATION.—The Secretary of the Air
25	Force shall select Air Force installations and other sites

as prioritized sites where air base air defense sites will
 be fielded under the plan.

3 (e) REPORT.—Not later than March 1, 2025, the
4 Secretary of the Air Force shall submit to the congres5 sional defense committees a report on the plan required
6 under subsection (a).

7 SEC. 1056. REVIEW OF EXECUTE ORDERS.

8 (a) REVIEW.—Not later than 60 days after the date 9 of the enactment of this Act, the Secretary of Defense 10 shall review each execute order that permits or would per-11 mit operations involving the use of lethal force or a poten-12 tial use of lethal force and shall identify, for each such 13 execute order—

(1) the legal authority or authorities under
which the use of lethal force is authorized, or would
justify a use of lethal force if specific conditions
were to be satisfied, and against whom the lethal
force may be used; and

(2) the conditions that would need to be satisfied to provide legal justification for any use of lethal force under the execute order that would not be
covered by a specific statutory authorization for the
use of lethal force.

(b) REPORT.—Not later than 180 days after the dateof the enactment of this Act, the Secretary shall submit

to the congressional defense committees a report describ ing the results of the review conducted under subsection
 (a). The report shall include the following:

4 (1) A summary of each extant execute order, 5 which includes a detailed description of the purpose 6 of such execute order and the specifications de-7 scribed in paragraphs (1) and (2) of subsection (a). 8 (2) A comparison of matters covered by execute 9 orders involving the use of lethal force or a potential 10 use of lethal force and disclosures reported under 11 section 1264 of the National Defense Authorization 12 Act for Fiscal Year 2018 (50 U.S.C. 1549) and sec-13 tion 1285 of the National Defense Authorization Act 14 for Fiscal Year 2020 (50 U.S.C. 1550).

15SEC. 1057. REPORT ON SENSOR AND INTERCEPTOR CAPA-16BILITIES NECESSARY TO DEFEND CRITICAL

17 INFRASTRUCTURE ASSETS.

18 Not later than April 1, 2025, the Chairman of the 19 Joint Chiefs of Staff, in coordination with the Commander 20 of United States Northern Command, shall submit to the 21 Committees on Armed Services of the Senate and House 22 of Representatives a report that contains an identification 23 of any existing or new sensor and interceptor capabilities 24 necessary to defend critical infrastructure assets.

1	SEC. 1058. REPORT ON PRICE ELASTICITY OF LABOR SUP-
2	PLY AT SHIPYARDS AND SUPPLIER FIRMS.
3	(a) IN GENERAL.—Not later than 180 days after the
4	date of the enactment of this Act, the Secretary of the
5	Navy shall submit to the congressional defense committees
6	a report on the price elasticity of the labor supply for the
7	industrial base for building and maintaining naval vessels,
8	including-
9	(1) private-sector shipyards;
10	(2) public-sector naval shipyards; and
11	(3) supplier firms.
12	(b) ELEMENTS.—The report required by subsection
13	(a) shall include the following:
14	(1) An assessment of the full cost of hiring and
15	training workers at shipyards and supplier firms.
16	(2) An assessment of the extent to which reten-
17	tion and attrition of workers at shipyards and sup-
18	plier firms is related to pay and benefits for those
19	workers.
20	(3) An assessment of the extent to which chal-
21	lenges in recruiting and retaining desired numbers
22	of workers at shipyards and supplier firms can be
23	met by increasing pay and benefits for those work-
24	ers.

(4) An assessment of the potential impact of
 such increases in pay and benefits on costs for pro curing and maintaining naval vessels.

4 (5) An assessment of and recommendation for
5 any extraordinary relief that may be appropriate for
6 the fixed-price, multi-year procurement contracts for
7 Virginia-class submarines in order to increase pay
8 and benefits for workers at shipyards and supplier
9 firms under those contracts.

10 (c) CONTRACT AUTHORITY.—The Secretary of the
11 Navy may contract with a private entity for the prepara12 tion of the report required by subsection (a).

13 SEC. 1059. STUDY AND REPORT ON IMPLEMENTATION OF
14 NAVAL BLOCKADES OF SHIPMENTS OF FOS15 SIL FUELS TO CHINA IN EVENT OF ARMED
16 CONFLICT.

(a) STUDY AND REPORT.—Not later than 180 days
after the date of the enactment of this Act, the Secretary
of Defense shall submit to Congress a report that contains
the findings of a study on the feasibility of implementing
one or more naval blockades of shipments of fossil fuels
to China in the event of an armed conflict between the
United States and China. Such report shall include—

24 (1) a description of—

1	(A) the requirements for such a blockade
2	to effectively block such shipments;
3	(B) methods China could use to ship fossil
4	fuels using air and land routes after such a
5	blockade is implemented; and
6	(C) for each waterway specified in clauses
7	(i) through (iv) of paragraph (2)(A), how such
8	a blockade would be implemented in such wa-
9	terway; and
10	(2) an assessment of—
11	(A) the suitability of strategic waterways
12	in the proximity of China as a location for such
13	a blockade, including—
14	(i) the Strait of Malacca;
15	(ii) the Taiwan Strait;
16	(iii) the Sunda Strait;
17	(iv) the South China Sea; and
18	(v) the East China Sea; and
19	(B) the capability of China to satisfy needs
20	for fossil fuels in China after such a blockade
21	is implemented through methods that include—
22	(i) the use of existing stockpiles of
23	fossil fuels;
24	(ii) the rationing of fossil fuels; and

1 (iii) the reliance on existing or 2 planned cross-border oil and gas pipelines 3 to ship fossil fuels. 4 (b) FORM.—The report required under subsection (a) shall be submitted in unclassified form, but may include 5 a classified annex. 6 7 SEC. 1060. COMPTROLLER GENERAL REVIEW OF FOOD 8 WASTE AT DEPARTMENT OF DEFENSE AND 9 COAST GUARD FACILITIES. 10 (a) REVIEW REQUIRED.—The Comptroller General 11 of the United States shall conduct a review of food waste 12 at Department of Defense and Coast Guard facilities. The review shall address each of the following: 13 14 (1) Methods used by the Department and the 15 Coast Guard to track food waste across facilities in 16 the United States. 17 (2) Any analysis conducted by the Department 18 or the Coast Guard to determine the causes of any 19 food waste at such facilities. 20 (3) Any policies of the Department and the 21 Coast Guard with respect to managing food waste. (4) Any challenges faced by the Department 22 23 and the Coast Guard with respect to food waste and 24 the extent to which actions are in place to address

those challenges.

(5) The extent to which the Department and
 the Coast Guard partner with other Federal agencies
 to reduce food waste.

4 (6) Such other matters as the Comptroller Gen-5 eral determines appropriate.

6 (b) BRIEFING.—Not later than May 1, 2025, the
7 Comptroller General shall provide to the congressional de8 fense committees a briefing on the review conducted under
9 subsection (a).

10SEC. 1061. STUDY ON FEASIBILITY OF ESTABLISHMENT OF11CENTERS OF EXCELLENCE FOR SERVICE-12WOMEN'S HEALTH.

(a) FEASIBILITY STUDY REQUIRED.—Not later than
14 180 days after the date of enactment of this Act, the Sec15 retary of Defense, acting through Director of the Defense
16 Health Agency, shall conduct a study on the feasibility of
17 establishing one or more Centers of Excellence for Service18 women's Health, pursuant to the authority under section
19 1073d(b)(4) of title 10, United States Code.

(b) REPORT.—Upon the conclusion of the study required under subsection (a), the Secretary shall submit to
the Committees on Armed Services of the Senate and
House of Representative a report on the findings of the
study. Such report shall include the following:

(1) An identification of potential locations 1 2 where Centers of Excellence for Servicewomen's Health could be established. 3 4 (2) Any improvements the establishment of 5 such Centers could provide in the furnishing of care 6 for female members of the Armed Forces in the mili-7 tary health system. (3) Any anticipated effects the establishment of 8 9 such Centers would have on readiness from improved 10 health care services for female members of the 11 Armed Forces. 12 (4) An identification of any challenges or areas 13 that could be improved in the furnishing of health 14 care for female members of the Armed Forces in the 15 military health system. 16 SEC. 1062. REPORTS ON APPROVAL AND DEPLOYMENT OF 17 LETHAL AUTONOMOUS WEAPON SYSTEMS. 18 (a) IN GENERAL.—On an annual basis in accordance 19 with subsection (c), the President shall submit to the con-

21 the approval and deployment of lethal autonomous weapon22 systems by the United States.

gressional defense committees a comprehensive report on

(b) ELEMENTS.—Each report under subsection (a)
shall include, with respect to the period covered by the
report, the following:

1 (1) A comprehensive list of any lethal autono-2 mous weapon systems that have been approved by 3 senior defense officials for use by the United States 4 military under Department of Defense policies in ef-5 fect as of the date of the report, the dates of such 6 approvals, and a description how such weapons sys-7 tems have been, are being, or will be deployed and 8 whether they operated as intended.

9 (2) A comprehensive list of any lethal autono-10 mous weapon systems that have received a waiver of 11 the requirement for review by senior defense officials 12 under Department of Defense policies in effect as of 13 the date of the report, the dates such waivers were 14 issued, and a description of how such weapon sys-15 tems have been, are being, or will be deployed and 16 whether they operated as intended.

17 (3) A comprehensive list of any lethal autono18 mous weapon systems that are undergoing senior re19 view or waiver request processes as of the date of
20 the report.

(4) A comprehensive list of any lethal autonomous weapon systems not approved during a senior
review or waiver request process and the reasons for
such disapproval.

25 (c) TIMING OF REPORTS.—

(1) INITIAL REPORT.—The President shall sub mit the first report required under subsection (a)
 not later than one year after the date of the enact ment of this Act. Such report shall include the infor mation described in subsection (b) for all relevant
 time periods preceding the date of the report.

7 (2) SUBSEQUENT REPORTS.—Following sub-8 mittal of the initial report under paragraph (1), the 9 President shall submit subsequent reports under 10 subsection (a) on an annual basis. Each subsequent 11 report shall include the information described in 12 subsection (b) with respect to the period that 13 elapsed since the date of the immediately preceding 14 report.

(d) FORM.—Each report under subsection (a) shall
be submitted in unclassified form, but may include a classified annex.

18 SEC. 1063. REPORT ON FIELDING CERTAIN WEARABLE DE-

19vices for impact protection against20traumatic brain injury.

(a) REPORT REQUIRED.—Not later than 120 days
after the date of the enactment of this Act, the Secretary
of the Army shall submit to the Committees on Armed
Services of the Senate and the House of Representatives
a report that includes the following:

1 (1) A plan to field wearable devices for impact 2 protection against traumatic brain injury that are certified by the Food and Drug Administration as 3 4 expeditionally and widely as possible. 5 (2) A plan to field such wearable devices to 6 mitigate traumatic brain injuries associated with 7 blast overpressure, if consistent with the findings of 8 an assessment conducted by the Secretary on the 9 feasibility of such wearable devices. 10 (3) A description of resources required to imple-11 ment such plans. 12 (4) A description of any restrictions or limita-13 tions on usage of such wearable devices, and steps 14 to mitigate such restrictions or limitations. 15 (5) Any other information the Secretary deter-16 mines relevant. 17 (b) EXCEPTION.—Subsection (a) shall not apply if 18 the Secretary of the Army certifies to the Committees on 19 Armed Services of the Senate and the House of Represent-20 atives not later than 90 days after the date of the enact-21 ment of this Act that the Department of the Army— 22 (1) has fielded wearable devices described in 23 subsection (a)(1); and 24 (2) has a specific date for a final determination 25 to field wearable devices to mitigate traumatic brain

injuries associated with blast overpressure as de-1 2 scribed in subsection (a)(2). Subtitle G—Other Matters 3 SEC. 1071. EXPEDITED ACCESS TO CERTAIN MILITARY IN-4 5 STALLATIONS OF THE DEPARTMENT OF DE-6 FENSE FOR MEMBERS OF CONGRESS AND 7 CERTAIN CONGRESSIONAL EMPLOYEES. 8 Chapter 159 of title 10, United States Code, is 9 amended by adding at the end the following new section: 10 "§ 2698. Expedited access to military installations for 11 Members of Congress and certain Con-12 gressional employees 13 "(a) IN GENERAL.—Except as provided in subsection 14 (b), the Secretary shall establish procedures to ensure 15 that— "(1) a Member of Congress seeking access to a 16 17 covered installation is granted such access if such 18 Member presents a covered identification card; and 19 (2)any Congressional employees accom-20 panying a Member of Congress granted access under 21 paragraph (1) is granted the same access. 22 "(b) PROHIBITED PROCEDURES.—Under such proce-23 dures, the Secretary may not require a Member of Con-24 gress to schedule a grant of access to a covered installation under subsection (a) prior to the arrival of such Member 25

1 and accompanying Congressional employees, if applicable,

2 at such covered installation.

- 3 "(c) DEFINITIONS.—In this section:
- 4 "(1) The term 'Congressional employee' has the
 5 meaning given such term in paragraph (5) of section
 6 2107 of title 5.

"(2) The term 'covered identification card'
means a valid identification badge issued by the appropriate office of the House of Representatives or
the Senate, as the case may be, which identifies the
individual to which such identification badge was
issued as a current Member of Congress.

13 "(3) The term 'covered installation' means a 14 military installation located in the United States or 15 Guam at which the presentation of an issued De-16 partment of Defense common access card is the sole 17 requirement for a member of the Armed Forces to 18 be granted access to such military installation.

- 19 "(4) The term 'Member of Congress' means—
 20 "(A) a Senator; or
- 21 "(B) a Representative in, or Delegate or
 22 Resident Commissioner to, Congress.".

1 SEC. 1072. AIR FORCE TECHNICAL TRAINING CENTER OF 2 EXCELLENCE. 3 Chapter 903 of title 10, United States Code, is amended by adding at the end the following new section: 4 5 "§ 9025. Air Force Technical Training Center of Ex-6 cellence 7 "(a) ESTABLISHMENT.—The Secretary of the Air Force shall operate a Technical Training Center of Excel-8 lence. The head of the Center shall be the designee of the 9 Commander of Airmen Development Command. 10 "(b) PURPOSE.—The purpose of the Center shall be 11 12 to— 13 "(1) facilitate collaboration among all Air Force 14 technical training installations; "(2) serve as a premier training location for all 15

16 maintainers throughout the military departments;

17 "(3) publish a set of responsibilities aimed at 18 driving excellence, innovation, and leadership across 19 all technical training specialties;

"(4) advocate for innovative improvements in 20 21 curriculum, facilities, and medial;

22 "(5) foster outreach with industry and aca-23 demia;

24 "(6) identify and promulgate best practices, 25 standards, and benchmarks;

1	"(7) create a hub of excellence for the latest ad-
2	vancements in aviation technology and training
3	methodologies; and
4	"(8) carry out such other responsibilities as the
5	Secretary determines appropriate.
6	"(c) LOCATION.—The Secretary shall select a loca-
7	tion for the Center that is an Air Force installation that
8	provides technical training and maintenance proficiency.".
9	SEC. 1073. INSTALLATION ENERGY PLANS AND ASSESS-
10	MENT FOR REDUCTION OF RELIANCE ON
11	RUSSIAN ENERGY.
12	Section 1086 of the James M. Inhofe National De-
13	fense Authorization Act for Fiscal Year 2023 (Public Law
14	117–283; 10 U.S.C. 2911 note) is amended—
15	(1) in subsection (c)(2)—
16	(A) by striking "Not later than 12 months
17	after the date of the enactment of this Act"
18	and inserting "Not later than 90 days after the
19	date of the enactment of the National Defense
20	Authorization Act for Fiscal Year 2025"; and
21	(B) in subparagraph (A), by striking
22	"main operating base on the list submitted
23	under paragraph $(1)(A)$ " and inserting "oper-
24	ating base within the area of responsibility of

(2) by adding at the end the following new sub section:

"(h) LIMITATION.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2025 for the Office of the Secretary of Defense
for travel, not more than 75 percent may be obligated or
expended until the installation energy plans and assessment required under subsection (c)(2).".

9 SEC. 1074. EXTENSION OF COMMISSION ON THE FUTURE OF 10 THE NAVY.

Section 1092(a)(4) of the James M. Inhofe National
Defense Authorization Act for Fiscal Year 2023 (Public
Law 117–263) is amended by striking "July 1, 2024" and
inserting "July 1, 2025".

15 SEC. 1075. MODIFICATION OF NATIONAL SECURITY COM-16 MISSION ON EMERGING BIOTECHNOLOGY.

17 Section 1091 of the National Defense Authorization
18 Act for Fiscal Year 2022 (Public Law 117–81) is amend19 ed—

(1) in subsection (b)(3) by striking "the authority to make such appointment or appointments shall
expire, and the number of members of the Commission shall be reduced by the number equal to the
number of appointments so not made" and inserting

1	"such appointments shall nevertheless be considered
2	valid";
3	(2) in subsection $(g)(1)$, by inserting "and 6
4	months" after "3 years"; and
5	(3) in subsection (r), by striking "18 months
6	after the date on which it submits the final report
7	required by subsection (g)" and inserting "on De-
8	cember 31, 2026".
9	SEC. 1076. MODIFICATION OF DEFENSE SENSITIVE SUP-
10	PORT NOTIFICATION REQUIREMENT.
11	Section 1055 of the National Defense Authorization
12	Act for Fiscal Year 2017 (Public Law 114–328; 10 U.S.C.
13	113 note) is amended—
14	(1) in subsection (b)—
15	(A) in paragraph (1), by striking "para-
16	graph (3) " and inserting "paragraphs (3) and
17	(4)";
18	(B) by redesignating paragraphs (3)
19	through (5) as paragraphs (4) through (6) , re-
20	spectively;
21	(C) by inserting after paragraph (2) the
22	following new paragraph:
23	"(3) Routine defense sensitive sup-
24	PORT.—In the event that the provision of defense
25	sensitive support is routine defense sensitive sup-

1	port, the Secretary shall provide notification under
2	paragraph (1) on a quarterly basis after providing
3	the support.";
4	(D) in paragraph (4), as so redesignated—
5	(i) in the paragraph heading, by in-
6	serting "AND EXTRAORDINARY SECURITY
7	PROTECTIONS" after "SUPPORT";
8	(ii) in the matter preceding subpara-
9	graph (A)—
10	(I) by inserting "or requires ex-
11	traordinary security protections" after
12	"time-sensitive"; and
13	(II) by inserting "shall" after
14	"Secretary";
15	(iii) in subparagraph (A)—
16	(I) by striking "may";
17	(II) by inserting "or after the ac-
18	tivity supported concludes'' after
19	"providing the support"; and
20	(III) by striking "; and" and in-
21	serting "; or"; and
22	(iv) in subparagraph (B)—
23	(I) by striking "shall"; and
24	(II) by striking "notice as soon
25	as practicable after providing such

1	support, but not later than 48 hours
2	after providing the support" and in-
3	serting "notification simultaneously
4	with the execution of the supported
5	activity"; and
6	(E) in paragraph (5), as so redesignated,
7	by striking "paragraphs (1) and (3) " and in-
8	serting "paragraphs (1), (3), and (4)"; and
9	(2) in subsection (c)—
10	(A) in the subsection heading, by striking
11	"Defense Sensitive Support Defined"
12	and inserting "DEFINITIONS";
13	(B) by striking ", the term 'defense sen-
14	sitive support' means support provided by the
15	Department of Defense to a non-Department of
16	Defense Federal department or agency that re-
17	quires special protection from disclosure." and
18	inserting a colon; and
19	(C) by adding at the end the following new
20	paragraphs:
21	"(1) The term 'defense sensitive support' means
22	support provided by the Department of Defense to
23	a non-Department of Defense Federal department or
24	agency that requires special protection from disclo-
25	sure.

"(2) The term 'routine defense sensitive sup port' has the meaning given such term elsewhere in
 the National Defense Authorization Act for Fiscal
 Year 2025.".

5 SEC. 1077. POST-EMPLOYMENT RESTRICTIONS FOR PAR6 TICIPANTS IN CERTAIN RESEARCH FUNDED 7 BY THE DEPARTMENT OF DEFENSE.

8 (a) IN GENERAL.—Except as provided under sub-9 section (c), as a condition of becoming or remaining a principal investigator of a covered defense research 10 project, a person shall agree that during the ten-year pe-11 riod beginning on the last day the person is a principal 12 investigator of such research, such person may not seek 13 or accept employment, or conduct any activity, for which 14 15 a foreign entity of concern provides financial compensation or in-kind benefits. 16

17 (b) CRITICAL OR EMERGING TECHNOLOGY.—For purposes of subsection (a), a critical or emerging tech-18 nology is a technology that the Secretary of Defense deter-19 mines to be critical or emerging. Not later than 270 days 20 21 after the date of the enactment of this Act, and annually 22 thereafter, the Secretary shall determine which tech-23 nologies are critical or emerging from among the tech-24 nologies for which the Department of Defense funds research, and shall make the results of such determination
 publicly available.

- 3 (c) WAIVER AUTHORITY.—The Secretary may waive 4 the restriction under subsection (a) with respect to a 5 United States person if, not later than 30 days before 6 issuing the waiver, the Secretary submits to the congres-7 sional defense committees a notice of the waiver that in-8 cludes—
- 9 (1) an unclassified justification for the waiver;10 and

(2) a description of any Department of Defense
funds provided to the person for which the waiver is
issued or to the research in which the person participated.

(d) APPLICABILITY.—This section shall apply with
respect to research that begins on or after the date that
is one year after the date of the enactment of this Act.
(e) DEFINITIONS.—In this section:

(1) The term "foreign entity of concern" has
the meaning given that term in section 10612(a) of
the Research and Development, Competition, and
Innovation Act (42 U.S.C. 19221(a)) and includes a
foreign entity that is identified on the list published
under section 1286(c)(9)(A) of the John S. McCain

1	National Defense Authorization Act for Fiscal Year
2	2019 (Public Law 115–232; 10 U.S.C. 4001 note).
3	(2) The term "covered defense research
4	project" means a research project that—
5	(A) is operated by an institution of higher
6	education or a subsidiary of an institution of
7	higher education;
8	(B) is funded, in whole or in part, by the
9	Department of Defense; and
10	(C) involves a critical or emerging tech-
11	nology, as defined in subsection (b) of this sec-
12	tion.
13	(3) The term "institution of higher education"
14	has the meaning given that term in section 102 of
15	the Higher Education Act of 1965 (20 U.S.C.
16	1002).
17	SEC. 1078. ESTABLISHMENT OF NATIONAL SECURITY CAP-
18	ITAL FORUM.
19	(a) IN GENERAL.—The Secretary of Defense shall es-
20	tablish a forum to—
21	(1) convene domestic and international institu-
22	tional financiers, capital providers, investors, entre-
23	preneurs, innovators, business persons, representa-
24	tives from across the private sector, relevant United

- States Government offices, and government and pri vate entities of partner nations; and
- 3 (2) allow the exchange of information between
 4 the entities referred to in paragraph (1) and the De5 partment of Defense relating to transactions or po6 tential transactions and to integrate efforts to
 7 achieve coordinated effects to support the national
 8 security interest of the United States.

9 (b) CHAIR.—The Chair of the forum established
10 under subsection (a) shall be the Director of the Office
11 of Strategic Capital.

(c) DESIGNATION OF EXECUTIVE AGENT.—The Secretary may designate the Director as the sole Executive
Agent with respect to the authorities and responsibilities
of the Secretary of Defense under section 1047 of the National Defense Authorization Act for Fiscal Year 2023
(Public Law 117–263; 10 U.S.C. 113 note).

18 SEC. 1079. PLAN FOR ADDITIONAL SKILL IDENTIFIERS FOR

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ARMY MOUNTAIN WARFARE SCHOOL.

(a) PLAN REQUIRED.—Not later than 180 days after
the date of the enactment of this Act, the Secretary of
the Army shall develop and implement a plan to establish
each of the following:

24 (1) Additional skill identifiers for the following25 courses at the Army Mountain Warfare School:

1	(A) Advanced Military Mountaineer Course
2	(Summer).
3	(B) Advanced Military Mountaineer Course
4	(Winter).
5	(C) Rough Terrain Evacuation Course.
6	(D) Mountain Planner Course.
7	(E) Mountain Rifleman Course.
8	(2) New skill identifiers for officers and war-
9	rant officers who complete the Basic Military Moun-
10	taineer Course and the Mountain Planner Course.
11	(b) Briefing on Plan.—Not later than 30 days
12	after the date on which the Secretary completes the plan
13	under subsection (a), the Secretary shall provide to the
14	congressional defense committees a briefing on the plan
15	and the implementation of the plan.
16	SEC. 1080. TABLETOP EXERCISE ON EXTREME WEATHER
17	EVENTS IN THE INDO-PACIFIC REGION.
18	(a) TABLETOP EXERCISE.—
19	(1) REQUIREMENT.—Not later than one year
20	after the date of the enactment of this Act, the
21	Commander of the United States Indo-Pacific Com-
22	mand, in consultation with the the head of the insti-
23	tution selected by the Commander under paragraph
24	(3), shall conduct at least one national tabletop exer-
25	cise to assess the ability of the Armed Forces and

1	military forces of allies or partners of the United
2	States to confront aggressive adversarial threats in
3	the Indo-Pacific region while simultaneously con-
4	fronting extreme weather hazards.
5	(2) ELEMENTS.—The exercise conducted under
6	paragraph (1) shall evaluate, at a minimum, the fol-
7	lowing:
8	(A) The resilience of United States weap-
9	ons, systems, force posture, and command and
10	control to withstand extreme environmental
11	hazards during a single combat contingency in
12	the Indo-Pacific region.
13	(B) The mobility of the Armed Forces in
14	the event of attacks upon critical infrastructure
15	and logistical chokepoints pertinent to a contin-
16	gency involving an ally or partner.
17	(C) The ability of the Armed Forces to
18	conduct logistics in a constrained environment,
19	including the ability to resupply United States
20	and allied forces, and civilian populations.
21	(D) The resiliency of the Indo-Pacific
22	Command to withstand extreme environmental
23	hazards.

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1 (E) The response of the Department of 2 Defense to partial or complete loss of overseas 3 critical infrastructure.

(F) The ability of the Armed Forces, in coordination with allies and partners, to resist 6 force or other coercion by an aggressor if command and control is compromised due to ex-8 treme environmental conditions.

9 (G) The options of the Federal Govern-10 ment to ensure the viability of overseas critical 11 infrastructure in the event of a military contin-12 gency, including assets in Japan, the Republic 13 of Korea, Guam, the Northern Marianas, Ha-14 waii, and the Philippines.

15 (H) Air defense capabilities to deter mis-16 sile threats from the People's Republic of China 17 or the Democratic People's Republic of Korea 18 during a military conflict.

19 (I) The ability of naval projection forces to 20 defend against adversarial threats while oper-21 ating under compromised conditions.

22 (J) The survivability of critical military 23 forces, particularly air and naval forces.

(K) The ability of air forces to conduct
agile combat employment operations under com-
promised positions.
(L) The efficacy of ground-based targeting
and firing in the Indo-Pacific to support key
missions amidst extreme environmental condi-
tions.
(3) LOCATION.—The exercise conducted under
paragraph (1) shall be conducted at a postsecondary
educational institution of the Armed Forces selected
by the Commander of the United States Indo-Pacific
Command. In making such selection, the Com-
mander shall consider the following elements:
(A) Geographic proximity to the United
States Indo-Pacific Command area of responsi-
bility.
(B) Leadership in science and technology,
academic research, and applied design for inno-
vation to meaningfully participate or provide
analysis on the exercises described in paragraph
(2).
(C) Experience and capacity to conduct a
tabletop exercise impacted by extreme environ-

23 tabletop excluse impact24 mental conditions.

1	(D) Leadership in meeting objectives of
2	the Department of Defense to create resilient
3	and sustainable military capabilities that can
4	withstand extreme weather conditions.
5	(4) PREPARATION.—The tabletop exercise shall
6	be prepared by personnel of the United States Indo-
7	Pacific Command, selected by the Commander in
8	consultation with the Secretary of Defense and the
9	head of the institution selected by the Commander
10	under paragraph (3).
11	(5) PARTICIPANTS.—Participants in the table-
12	top exercise may include the following, as deter-
13	mined appropriate by the Commander:
14	(A) Personnel of the Department of De-
15	fense.
16	(B) Representatives of thinktanks or other
17	entities of the United States.
18	(C) Representatives of allies and partners,
19	subject to the approval of the Secretary of De-
20	fense and the Secretary of State.
21	(6) FREQUENCY.—In addition to the exercise
22	conducted under paragraph (1), other such tabletop
23	exercises may be conducted not more than twice per
24	year during the period of four years following the
25	date of the enactment of this Act, at dates and times

determined by the Commander of the United States
 Indo-Pacific Command and the head of the institu tion selected by the Commander under paragraph
 (3).

5 (b) BRIEFING.—Following the conclusion of a table-6 top exercise conducted under subsection (a), the Com-7 mander of the United States Indo-Pacific Command and 8 a nongovernmental participant determined by the Com-9 mander, shall provide to the appropriate congressional 10 committees a briefing on the tabletop exercise. Such a 11 briefing shall include—

- (1) an assessment of the decision-making, capability, and response gaps observed in the tabletop exercise; and
- (2) recommendations to improve the resiliency
 of, and reduce vulnerabilities in, the domestic critical
 infrastructure of the United States in the event of
 a military contingency involving an ally or partner.
 (c) DEFINITIONS.—In this section:

20 (1) The term "ally or partner" means Taiwan,21 Japan, or the Republic of Korea.

(2) The term "appropriate congressional committees" means—

24 (A) the Committee on Armed Services, the25 Committee on Foreign Affairs, and the Com-

1	mittee on Oversight and Reform of the House
2	of Representatives; and
3	(B) the Committee on Armed Services, the
4	Committee on Foreign Relations, and the Com-
5	mittee on Homeland Security and Government
6	Affairs of the Senate.
7	(3) The term "environmental hazard" in-
8	cludes—
9	(A) an earthquake;
10	(B) a tsunami;
11	(C) a hurricane, typhoon, monsoon, or
12	other storm;
13	(D) rising sea levels;
14	(E) mudslides; or
15	(F) any other environmental condition the
16	Commander of the United States Indo-Pacific
17	Command determines is relevant to the Indo-
18	Pacific region and disruptive to military oper-
19	ations of the United States or forces of an ally
20	or partner.
21	(4) The term "tabletop exercise" means an ac-
22	tivity—
23	(A) in which senior personnel gather to de-
24	liberate various simulated emergency or rapid
25	response situations; and

(B) that is designed to assess the adequacy
 of plans, policies, procedures, training, re sources, and relationships or agreements that
 guide the prevention of, response to, and recov ery from a defined event.

6 SEC. 1081. PILOT PROGRAM ON ARMY READINESS IN CON7 TESTED LOGISTICS ENVIRONMENTS.

8 (a) IN GENERAL.—Beginning not later than 180 9 days after the date of the enactment of this Act, the Sec-10 retary of the Army, in coordination with the Combine 11 Arms Center of the United States Army Training and 12 Doctrine Command, shall carry out a pilot program de-13 signed to enhance the overall readiness of the Army in 14 a contested logistics environment.

(b) REQUIREMENTS.—Under the pilot program re-quired by subsection (a), the Secretary shall—

(1) encourage the acquisition of commercially
available equipment and services in order to provide
efficient and effective life support on expeditionary
bases; and

(2) demonstrate the effectiveness of the pilot
program in simulated environments at multiple combat training centers, including—

24 (A) the National Training Center;

(B) the Joint Readiness Training Center;
 or

3 (C) the Joint Multinational Readiness Cen4 ter.

5 (c) REPORT.—Not later than one year after the date
6 of the enactment of this Act, and annually thereafter until
7 the termination of the pilot program under subsection (d),
8 the Secretary shall submit to the congressional defense
9 committees a report on the findings of the pilot program.
10 Each such report shall include, for the year covered by
11 the report, an identification of—

(1) skills that the combined force needs to develop and maintain to enable the efficient and effective deployment of life support systems;

(2) commercially-available equipment that has
proven effective in simulated combat and contested
environments; and

(3) progress made in equipping training and deploying units with technologies, items, and skills
shown to be effective under the pilot program.

(d) SUNSET.—The authorities to carry out a pilot
program under this section shall terminate on the date
that is ten years after the date of the enactment of this
Act.

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1 SEC. 1082. PILOT PROGRAM ON FORWARD ADVANCED MAN-

UFACTURING.

(a) IN GENERAL.—Beginning not later than one year after the date of the enactment of this Act, the Secretary of Defense, acting through the Assistant Secretary of Defense for Industrial Base Policy, shall carry out a pilot program under which the Secretary establishes a publicprivate partnership to develop a forward advanced manufacturing capability in the area of responsibility of the United States Indo-Pacific Command to meet advanced manufacturing requirements for the submarine and ship-

12 building industrial base and emerging needs of such Com-13 mand and its component commands.

14 (b) ELEMENTS OF PROGRAM.—The pilot program re-15 quired under subsection (a) shall include—

16 (1) development of an advanced manufacturing 17 facility outside of a military installation in the area 18 of responsibility of the United States Indo-Pacific 19 Command capable of manufacturing large metal 20 structures, including those required for unmanned 21 vehicles, surface and underwater vehicles, and ship 22 maintenance and upgrades, through advanced manu-23 facturing, maintaining local machining capabilities, 24 and maintaining a production capability across crit-25 ical minerals necessary to emerging repair and pro-26 duction requirements in conflict; and

(2) coordination of requirements from the
 United States Indo-Pacific Command, the Sub marine Industrial Base Task Force, the Innovation
 Capability and Modernization office, and the Indus trial Base Analysis and Sustainment program.

6 (c) TERMINATION.—The authority to carry out the
7 pilot program required under subsection (a) shall termi8 nate five years after the date on which the Secretary com9 mences the pilot program.

10 (d) REPORT REQUIRED.—

11 (1) IN GENERAL.—Not later than 90 days after 12 the date on which the Secretary commences the pilot 13 program under subsection (a), and on an annual 14 basis thereafter until the termination date under 15 subsection (c), the Assistant Secretary of Defense 16 for Industrial Base Policy shall submit to the Com-17 mittees on Armed Services of the House of Rep-18 resentatives and the Senate a report on the pilot 19 program.

20 (2) ELEMENTS.—Each report required under21 this subsection shall include:

(A) a progress update on the implementation of the pilot program under subsection (a),
including progress with respect to each of the
elements described in subsection (b);

1	(B) an overview of any partnerships en-
2	tered into with industry and other relevant enti-
3	ties in support of the pilot program;
4	(C) a review of the ability of the pilot pro-
5	gram to meet requirements identified by the en-
6	tities specified in subsection $(b)(2)$; and
7	(D) input from the entities specified in
8	subsection $(b)(2)$, industry, and other relevant
9	entities on the desirability and effects of the
10	pilot program.
11	(e) Advanced Manufacturing Defined.—In this
12	section, the term "advanced manufacturing" includes
13	manufacturing processes utilizing additive manufacturing,
14	wire-arc additive manufacturing, and powder bed fusion
15	manufacturing.
16	SEC. 1083. FRANK A. LOBIONDO NATIONAL AEROSPACE
17	SAFETY AND SECURITY CAMPUS.
18	(a) IN GENERAL.—The campus and grounds of the
19	Federal facility located at the Atlantic City International
20	Airport in Egg Harbor Township, New Jersey, at which
21	the 177th Fighter Wing of the New Jersey Air National
22	Guard is stationed shall be known and designated as the
23	"Frank A. LoBiondo National Aerospace Safety and Secu-
24	

(b) REFERENCE.—Any reference in a law, map, regu lation, document, paper, or other record of the United
 States to the campus and grounds referred to in sub section (a) shall be deemed to be a reference to the "Frank
 A. LoBiondo National Aerospace Safety and Security
 Campus".

7 SEC. 1084. ASSESSMENT REGARDING ANTIFOULING COAT-8 INGS.

9 Assessment (a) FOR DEPLOYING NEW 10 ANTIFOULING COATINGS FOR THE SURFACE FLEET.— Not later than one year after the date of the enactment 11 12 of this Act, the Secretary of Defense shall conduct an assessment to evaluate the feasibility of moving away from 13 14 copper-based antifouling coatings. Such an assessment 15 shall include each of the following:

16 (1) A timeline to remove existing copper-based
17 antifouling coatings from naval vessels by January
18 1, 2028.

19 (2) Criteria for antifouling effectiveness, meas-20 ured by—

21 (A) the duration of time such coating pre22 vents biological adhesion, corrosion, and deg23 radation of vessel surfaces;

24 (B) environmental damage caused by shed-25 ding and leaching of the coating; and

(C) the effect of the coating on fuel effi ciency and vessel speed.

3 (3) An evaluation of whether a new standard in
4 standard rotation for maintenance of surface vessels
5 could effectively reduce the time and costs associated
6 with maintenance key events, such as repair planning and time in drydock, while also being environmentally sound.

9 (b) EVALUATION OF COMMERCIALLY AVAILABLE 10 PRODUCTS.—Prior to conducting the assessment required 11 by subsection (a), the Secretary shall evaluate commer-12 cially available products, technologies, applications, and 13 services that could be used to improve combat readiness 14 by decreasing the need for re-application of antifouling 15 coatings.

16 TITLE XI—CIVILIAN PERSONNEL 17 MATTERS

18 SEC. 1101. EXTENSION OF AUTHORITY FOR NONCOMPETI-

19 TIVE APPOINTMENTS OF MILITARY SPOUSES20 BY FEDERAL AGENCIES.

(a) IN GENERAL.—Section 573(e) of the John S.
McCain National Defense Authorization Act for Fiscal
Year 2019 (Public Law 115–232; 5 U.S.C. 3330d note)
is repealed.

1	(b) EXTENSION AND REPORT.—Section 1119 of the
2	National Defense Authorization Act for Fiscal Year 2024
3	(Public Law 118–31) is amended—
4	(1) in subsection (d), by striking "December
5	31, 2028" and inserting "December 31, 2033"; and
6	(2) by adding after subsection (d) the following:
7	"(e) Reports.—
8	"(1) IN GENERAL.—Not later than 1 year after
9	the date of the enactment of this subsection and
10	each year thereafter until the sunset date in sub-
11	section (d), the Secretary of Defense shall—
12	"(A) submit a report to the congressional
13	defense committees on the use of the hiring au-
14	thority under section 3330d of title 5, United
15	States Code; and
16	"(B) publish such report on the public
17	website of the Department of Defense.
18	"(2) CONTENTS.—Each report under para-
19	graph (1) shall include information on—
20	"(A) how often such authority is used by
21	agencies;
22	"(B) what positions are filled using such
23	authority, and the grade and locations of such
24	positions;

1	"(C) the number of military spouse appli-
2	cants seeking positions under such authority
3	who were not selected and the grade and loca-
4	tions of such positions; and
5	"(D) how often Department of Defense
6	components exercised exceptions to spouse pref-
7	erence procedures and the grade and locations
8	of such positions.".
9	(c) Technical Amendments.—
10	(1) IN GENERAL.—Section 1119(a) of the Na-
11	tional Defense Authorization Act for Fiscal Year
12	2024 (Public Law 118–31) is amended—
13	(A) in paragraph (2)—
14	(i) by striking "(2)" and all that fol-
15	lows through "the following:" and inserting
16	the following:
17	"(2) in subsection (a)—
18	"(A) by redesignating paragraph (5) , as
19	added by section $1112(a)(1)(C)$ of this Act, as
20	paragraph (6); and
21	"(B) by inserting after paragraph (4), as
22	redesignated by section $1112(a)(1)(A)$ of this
23	Act, the following:"; and

1	(ii) in the quoted material, by striking
2	"(4) The term" and inserting "(5) The
3	term"; and
4	(B) in paragraph (3)—
5	(i) in the matter preceding subpara-
6	graph (A), by inserting ", as amended by
7	section 1112(a)(2) of this Act" after "in
8	subsection (b)";
9	(ii) in subparagraph (A), by striking
10	"paragraph (1)" and inserting "paragraph
11	(2)'';
12	(iii) in subparagraph (B), by striking
13	"paragraph (2)" and inserting "paragraph
14	(3)"; and
15	(iv) in subparagraph C), in the quoted
16	material, by striking "(3) a spouse" and
17	inserting "(4) a spouse".
18	(2) EFFECTIVE DATE.—The amendments made
19	by paragraph (1) shall take effect as if included in
20	the enactment of section 1119 of the National De-
21	fense Authorization Act for Fiscal Year 2024 (Pub-
22	lic Law 118–31).

1SEC. 1102. EXTENSION OF LIVING QUARTERS ALLOWANCE2TO CIVILIAN DOD EMPLOYEES STATIONED IN3GUAM.

4 Section 1102 of the National Defense Authorization
5 Act for Fiscal Year 2024 (Public Law 118–31) is amend6 ed—

7 (1) in the section heading, by striking "DE-8 PARTMENT OF THE NAVY CIVILIAN EMPLOY-9 EES ASSIGNED TO PERMANENT DUTY IN GUAM 10 FOR PERFORMING WORK, OR SUPPORTING 11 WORK BEING PERFORMED, ABOARD OR DOCK-12 SIDE, OF U.S. NAVAL VESSELS" and inserting "CIVILIAN EMPLOYEES OF THE DEPARTMENT 13 14 **OF DEFENSE STATIONED IN GUAM'';**

15 (2) in subsection (a), by striking "Secretary of
16 the Navy" and inserting "Secretary of Defense";
17 and

18 (3) by amending subsection (b) to read as fol-19 lows:

20 "(b) COVERED EMPLOYEE DEFINED.—In this sec21 tion, the term 'covered employee' means any civilian em22 ployee of the Department of Defense whose permanent
23 duty station is located in Guam.".

SEC. 1103. ONE-YEAR EXTENSION OF AUTHORITY TO WAIVE
 ANNUAL LIMITATION ON PREMIUM PAY AND
 AGGREGATE LIMITATION ON PAY FOR FED ERAL CIVILIAN EMPLOYEES WORKING OVER SEAS.

Subsection (a) of section 1101 of the Duncan Hunter
National Defense Authorization Act for Fiscal Year 2009
(Public Law 110-417; 122 Stat. 4615), as most recently
amended by section 1102 of the James M. Inhofe National
Defense Authorization Act for Fiscal Year 2023 (Public
Law 117-263), is further amended by striking "through
2024" and inserting "through 2025".

13 SEC. 1104. ONE-YEAR EXTENSION OF TEMPORARY AUTHOR-

14 ITY TO GRANT ALLOWANCES, BENEFITS, AND
15 GRATUITIES TO CIVILIAN PERSONNEL ON OF16 FICIAL DUTY IN A COMBAT ZONE.

17 Paragraph (2) of section 1603(a) of the Emergency Supplemental Appropriations Act for Defense, the Global 18 19 War on Terror, and Hurricane Recovery, 2006 (Public Law 109–234; 120 Stat. 443), as added by section 1102 2021 of the Duncan Hunter National Defense Authorization 22 Act for Fiscal Year 2009 (Public Law 110–417; 122 Stat. 23 4616) and as most recently amended by section 1109 of 24 the National Defense Authorization Act for Fiscal Year 2024 (Public Law 118–31), is further amended by strik-25 26 ing "2025" and inserting "2026".

1	SEC. 1105. PROHIBITION ON LIMITING DURATION OF OVER-
2	SEAS WORK-PERIOD FOR DOD COMPETITIVE
3	SERVICE POSITIONS.
4	(a) IN GENERAL.—During the 7 year period begin-
5	ning on the date of the enactment of this Act—
6	(1) no limit may be placed on the duration of
7	civilian employment of Department of Defense com-
8	petitive service employees in a foreign area; and
9	(2) the 5-year limitation on such employment in
10	a foreign area in Department of Defense Instruction
11	1400.25, titled "DoD Civilian Personnel Manage-
12	ment System: Employment in Foreign Areas and
13	Employee Return Rights" and issued on July 26,
14	2012 (or a successor instruction), shall have no force
15	or effect.
16	(b) REPORT.—Not later than March 1, 2025, the
17	Secretary of Defense shall submit a report to the congres-
18	sional defense committees on the following:
19	(1) The impact of this section on recruiting and
20	retaining civilian competitive service employees at
21	the Department of Defense.
22	(2) The total number of—
23	(A) Department employees that were able
24	to remain in positions as a result of this sec-
25	tion; and

1 (B) Department positions that were not 2 open for initial appointments as a result of this 3 section. 4 (3) The grade and classification of Department 5 positions affected by this section. 6 (4) Any other information the Secretary deems 7 appropriate. 8 (c) FOREIGN AREA DEFINED.—In this section, the term "foreign area" means any location that is not within 9

10 a nonforeign area (as that term is defined in section11 591.205 of title 5, Code of Federal Regulations, or any12 successor regulation).

13 SEC. 1106. WAIVER OF LIMITATION ON APPOINTMENT OF

14RECENTLY RETIRED MEMBERS OF ARMED15FORCES TO DOD COMPETITIVE SERVICE PO-16SITIONS.

17 (a) IN GENERAL.—Section 3326 of title 5, United18 States Code, is amended—

19 (1) in the section heading, by inserting "cer20 tain" before "positions";

21 (2) in subsection (b)—

(A) in the matter preceding paragraph (1),
by striking "the civil service" and inserting
"the excepted service or the Senior Executive
Service"; and

(B) in paragraph (1), by striking "for the
 purpose" and all that follows through "Manage ment"; and

4 (3) in subsection (c), by striking ", or the au5 thorization and approval, as the case may be,".

6 (b) CLERICAL AMENDMENT.—The table of sections
7 at the beginning of subchapter I of chapter 33 of such
8 title is amended in the item relating to section 3326 by
9 inserting "certain" before "positions".

10 SEC. 1107. CHILD DEVELOPMENT PROGRAM STAFFING AND 11 COMPENSATION MODEL.

(a) IN GENERAL.—The Secretary of Defense, in collaboration with the Secretaries of the military departments, shall carry out a redesign of the Department of
Defense child development program compensation model
and modernization of the child development program staffing model.

(b) REDESIGNED COMPENSATION MODEL.—The Secretary of Defense, in collaboration with the Secretaries of
the military departments, shall—

(1) redesign child development program staff
compensation for non-entry level, mid-to-senior level
classroom staff by modernizing the duties and responsibilities captured in position descriptions to

more accurately reflect performance and expecta tions of the positions;

3 (2) adjust compensation for higher-level pro4 gram management positions by modernizing the du5 ties and responsibilities captured in position descrip6 tions to more accurately reflect performance and ex7 pectations of the positions;

8 (3) direct the Department's personnel office to 9 make necessary adjustments to modernize the pay 10 plan to accommodate any compensation and wage 11 increases driven by the updated position descriptions 12 for child development program staff; and

(4) begin implementation of the revised position
descriptions and accompanying compensation adjustments no later than April 1, 2025, subject to the
availability of appropriations.

(c) MODERNIZE CHILD DEVELOPMENT PROGRAM
STAFFING MODEL.—The Secretary of Defense, in collaboration with the Secretaries of the military departments,
shall—

(1) add key positions to facilitate classroom operations and provide direct support to child development program staff;

24 (2) add key positions to coordinate support for25 the needs of children with specials needs and provide

direct support to the child development program
 staff working with these children; and

3 (3) develop and implement a 5-year phased plan
4 to ensure responsible funding execution, successful
5 implementation allowing for adjustments as nec6 essary, and long-term sustainable impact.

7 (d) Reports.—

8 (1) IN GENERAL.—The Secretary of Defense, in 9 collaboration with the Secretaries of the military de-10 partments, shall submit reports to detail progress, 11 accomplishments, and demonstrate the impact of the 12 redesigned compensation and modernized staffing 13 models.

(2) BASELINE REPORT.—Not later than 180
days after the end of fiscal year 2025, an initial
baseline report shall be submitted to the congresssional defense committees.

18 (3) ANNUAL REPORTS.—Not later than 180
19 days after the end of each of fiscal years 2026
20 through 2029, a progress report shall be submitted
21 to the congressional defense committees.

(4) CONTENTS.—Any report submitted under
paragraph (2) or (3) shall include the following:

24 (A) Percentage of child development pro-25 gram staff that are also military spouses.

1	(B) Turnover or retention rate of child de-
2	velopment program staff.
3	(C) Utilization rate of child development
4	program child care spaces.
5	(D) Number of newly hired child develop-
6	ment program employees.
7	(E) Percentage of newly hired child devel-
8	opment program employees who resign within
9	their first 6 months of employment.
10	(F) Information on the ability to staff
11	newly constructed facilities.
12	(G) Impacts of adding key positions to the
13	child development program staffing model.
14	(e) Definition of Child Development Pro-
15	GRAM.—In this section, the term "child development pro-
16	gram" means child care services under subchapter II of
17	chapter 88 of title 10, United States Code.
18	SEC. 1108. MANDATORY PUBLIC DISCLOSURES BY NEWLY
19	NOMINATED CIVILIANS FOR SENIOR POSI-
20	TIONS IN THE DEPARTMENT OF DEFENSE.
21	Section 113(f) of title 10, United States Code, is
22	amended—
23	(1) by inserting "(1)" after "(f)"; and
24	(2) by adding at the end the following:

1 "(2) Not later than 5 days after the President sub-2 mits to the Senate a nomination of an individual to occupy 3 an office referred to in paragraph (1), such individual 4 shall disclose, on a publicly accessible website of the De-5 partment of Defense, a full a complete statement with re-6 spect to—

"(A) the source, type, and amount or value of 7 any funds received by such individual from the gov-8 9 ernment of a foreign country, a foreign political 10 party (as such terms are defined in section 1 of the 11 Foreign Agent Registration Act of 1938 (22 U.S.C. 12 611)), or a foreign governmental entity (as defined 13 in section 1(m)(1)(B) of the State Department 14 Basic Authorities Act (22 U.S.C. 2651a(m)(1)(B)) 15 during the 5-year period immediately preceding such 16 nomination; and

"(B) the source, duration, and type of any
goods or services provided by, or performed on behalf of or for the benefit of, a foreign government,
foreign political party, or a foreign governmental entity controlled by a foreign government during such
5-year period.

23 "(3) Paragraph (2) shall not require any individual
24 to include in such disclosure any information which is con25 sidered private, confidential, or privileged, as a result of

an established professional or fiduciary relationship be tween such individual or any person.".

3 SEC. 1109. EMPLOYMENT AND COMPENSATION OF CIVILIAN 4 FACULTY MEMBERS AT INTER-AMERICAN DE5 FENSE COLLEGE.

6 (a) IN GENERAL.—Subsection (c) of section 1595 of
7 title 10, United States Code, is amended by adding at the
8 end the following new paragraph:

9 "(9) The United States Element of the Inter-10 American Defense College.".

11 (b) CONFORMING AMENDMENTS.—Such section is12 further amended—

13 (1) in subsection (a), by striking "institutions"14 and inserting "organizations"; and

15 (2) in subsection (c)—

16 (A) in the subsection heading, by striking
17 "Institutions" and inserting "Organizations";
18 and

19 (B) in the matter preceding paragraph (1),
20 by striking "institutions" and inserting "orga21 nizations".

22 SEC. 1110. SUPPLEMENTAL GUIDANCE FOR MCO COMPETI23 TIVE SERVICE POSITIONS.

(a) IN GENERAL.—Not later than 90 days after thedate of the enactment of this Act, the Secretary of De-

fense, in coordination with the Director of the Office of
 Personnel Management and the Secretaries of the military
 departments, shall establish supplemental guidance for
 qualification standards for competitive service positions
 within the Department of Defense that are Mission Crit ical Occupations.

7 (b) REQUIREMENTS.—Under the supplemental guid-8 ance established under subsection (a), the Secretaries of 9 the military departments may, with approval of the Sec-10 retary of Defense, adopt or waive the requirements of the 11 guidance. Any such adoption or waiver shall include a 12 written justification, submitted to the Secretary of Defense, that such adoption or waiver (as the case may be) 13 will improve competitive service employee recruitment and 14 15 retention.

16 (c) PLAN; BRIEFING.—

(1) PLAN.—Not later than 90 days after the
date of the enactment of this Act, the Secretary of
Defense, in coordination with the Director of the Office of Personnel Management, shall present a plan
on implementation of this section to the congressional defense committees

(2) BRIEFING.—Not later than 1 year after the
date of the enactment of this Act and each year
thereafter until the sunset date in subsection (d),

1	the Secretary of Defense shall submit a briefing to
2	the congressional defense committees on the imple-
3	mentation of this section. Such a briefing shall in-
4	clude the following:
5	(A) The total amount of individuals af-
6	fected by the supplemental guidance.
7	(B) If the supplemental guidance authority
8	was adopted, the number of days required to
9	change employee rates of pay compared to the
10	number of days required to change such rates
11	prior to adoption.
12	(C) The impacts on competitive service em-
13	ployee retention and recruitment.
14	(D) Any discrepancies in pay for competi-
15	tive service positions across Armed Forces and
16	military installations as a result of such supple-
17	mental guidance.
18	(d) SUNSET.—The supplemental guidance estab-
19	lished under this section shall terminate on December 31,
20	2027.
21	SEC. 1111. TREATMENT OF VETERANS WHO DID NOT REG-
22	ISTER FOR THE SELECTIVE SERVICE.
23	Section 3328 of title 5, United States Code, is
24	amended—

1	(1) in subsection (a)(1), by striking " (50)
2	U.S.C. App. 453)" and inserting "(50 U.S.C.
3	3802)'';
4	(2) by redesignating subsection (b) as sub-
5	section (c);
6	(3) by inserting after subsection (a) the fol-
7	lowing new subsection:
8	"(b) Subsection (a) shall not apply to an individual—
9	"(1) who is a veteran;
10	"(2) who provides evidence of active-duty serv-
11	ice to the Executive agency in which the individual
12	seeks an appointment; and
13	"(3) for whom the requirement to register
14	under section 3 of the Military Selective Service Act
15	(50 U.S.C. 3802) has terminated or is now inappli-
16	cable."; and
17	(4) by adding at the end the following new sub-
18	section:
19	"(d) In this section, the terms 'active duty' and 'vet-
20	eran' have the meaning given those terms in section 101
21	of title 38.".

1 SEC. 1112. INCREASE IN MILITARY LEAVE ACCRUAL AND 2 ACCUMULATION FOR FEDERAL EMPLOYEES.

3 Section 6323(a)(1) of title 5, United States Code, is
4 amended by striking "15 days" each place it appears and
5 inserting "20 days".

6 SEC. 1113. FLEXIBILITIES FOR FEDERAL EMPLOYEES WHO 7 ARE ARMED FORCES SPOUSES.

8 (a) IN GENERAL.—Not later than 30 calendar days 9 after receiving a request from a covered individual, the 10 head of the agency or instrumentality of the Federal Gov-11 ernment employing such covered individual shall—

(1) to the extent practicable, authorize such
covered individual to work remotely if the head determines that the duties of such covered individual
can be completed remotely;

(2) reassign the covered individual to a position,
for which the individual is qualified and of equal status and base pay, in the agency or instrumentality
in the commuting area of the new permanent duty
location of the spouse of such covered individual;

(3) authorize the covered individual to perform
the duties of a different position of equal status and
base pay in the agency or instrumentality for which
the individual is qualified from an approved alternative worksite; or

(4) in the case of a covered individual who is
 not authorized or able to be reassigned under para graphs (1), (2), or (3), upon the request of the cov ered individual, grant that individual leave without
 pay for up to six months.

6 (b) WAIVER.—The Director of the Office of Per-7 sonnel Management may grant an agency or instrumen-8 tality of the Federal Government a waiver of subsection 9 (a) if the Director certifies that the agency or instrumen-10 tality has developed and will faithfully implement, imme-11 diately upon receipt of the waiver, a substantially similar 12 procedure that—

13 (1) aims to increase the retention of covered in-14 dividuals;

(2) provides covered individuals an evaluation,
upon the request of any such individual, on whether
retention can be achieved, at a minimum, through
remote work or reassignment, or both;

19 (3) provides the covered individual, within 30
20 days of the request of such individual, a date certain
21 by which the agency will make a determination un22 less the date extended by mutual agreement of the
23 agency and individual;

24 (4) provides the application of subsection (a)(4)
25 as an option the covered individual may choose; and

(5) implements reporting requirements in sub section (d).

3 (c) LEAVE WITHOUT PAY.—A position held by a cov4 ered individual who is granted leave without pay under
5 this section shall not be considered encumbered and may
6 be backfilled by a permanent employee.

7 (d) Reports.—

8 (1) AGENCY REPORTS TO OPM.—Not later than 9 September 30 of the second full fiscal year after the 10 date of the enactment of this Act, and biennially 11 thereafter for the following four years, the head of 12 each agency or instrumentality of the Federal Gov-13 ernment shall submit to the Director of the Office 14 of Personnel Management—

15 (A) a list of each request received by such
16 head under subsection (a) during the imme17 diately preceding fiscal year; and

(B) which action was taken by the head
under such subsection with respect to such a request.

(2) REPORT TO CONGRESS.—Not later than the
first April 15 following the date on which the head
of an agency or instrumentality submits the first report under paragraph (1), and biennially thereafter
for the following four years, the Director shall pro-

vide a report to Congress detailing the information
 received under paragraph (1), sorted by agency or
 instrumentality.

4 (e) Rehiring of Separated Individuals.—

5 (1) IN GENERAL.—An individual covered by
6 subsection (a)(4) shall be covered by this subsection
7 until the individual re-enters the Federal service.

8 (2) REINSTATEMENT AUTHORITY.—The dura-9 tion of the relocation orders of the spouse of an indi-10 vidual covered by subsection (a)(4) shall not count 11 against the three-year limit for reinstatement of 12 non-career tenure individuals under section 315.401 13 of title 5, Code of Federal Regulations (or any suc-14 cessor regulation).

15 (f) EFFECTIVE DATE.—This Act shall take effect 180 days after the date of the enactment of this Act, ex-16 17 cept that the Director may, beginning on the date of the 18 enactment of this Act, approve waivers pursuant to section 19 2(b) if an agency or instrumentality of the Federal Gov-20 ernment has in place on such date of enactment policies 21 and procedures that would qualify for waiver under such 22 section.

23 (g) COVERED INDIVIDUAL DEFINED.—In this sec-24 tion, the term "covered individual" means an individual—

1	(1) who is the spouse of a member of the armed
2	forces serving on active duty (as defined in section
3	3330d of title 5, United States Code);
4	(2) who is an employee of an agency or instru-
5	mentality of the Federal Government;
6	(3) whose duties as such an employee do not in-
7	clude—
8	(A) developing, refining, or implementing
9	diversity, equity, and inclusion policies;
10	(B) leading working groups or advisory
11	councils developing measurements of diversity,
12	equity, and inclusion performance or outcomes;
13	Oľ
14	(C) creating or implementing education,
15	training courses, or workshops on diversity, eq-
16	uity, and inclusion for military or civilian em-
17	ployees of the Federal Government; and
18	(4) who relocates with the spouse of such indi-
19	vidual because such spouse, as such a member, re-
20	ceives a permanent change of station or similar re-
21	quirement to relocate.

13

TITLE XII—MATTERS RELATING TO FOREIGN NATIONS Subtitle A—Assistance and Training

5 SEC. 1201. MODIFICATION OF DEPARTMENT OF DEFENSE

STATE PARTNERSHIP PROGRAM.

Section 341(e)(1)(A) of title 10, United States Code,
8 is amended by adding at the end before the semicolon the
9 following: ", including costs incurred with respect to ac10 tivities beginning in one fiscal year and ending not later
11 than the end of the first fiscal year thereafter".

12 SEC. 1202. MODIFICATION OF DEPARTMENT OF DEFENSE

SUPPORT TO STABILIZATION ACTIVITIES.

Section 1210A of the National Defense Authorization
Act for Fiscal Year 2020 (Public Law 116–92) is amended—

- 17 (1) in subsection (b)(2)—
- 18 (A) by striking subparagraph (C); and

19 (B) by redesignating subparagraph (D) as20 subparagraph (C);

- 21 (2) in subsection (c)(1), in the first sentence, by
 22 striking "or nonreimbursable"; and
- 23 (3) in subsection (g)—

1	(A) by striking "USE OF FUNDS" and all
2	that follows through "Amounts" and inserting
3	"Use of Funds.—Amounts"; and
4	(B) by striking paragraph (2).
5	SEC. 1203. EXTENSION AND MODIFICATION OF DEFENSE
6	OPERATIONAL RESILIENCE INTERNATIONAL
7	COOPERATION PILOT PROGRAM.
8	Section 1212 of the National Defense Authorization
9	Act for Fiscal Year 2023 (10 U.S.C. 311 note) is amend-
10	ed—
11	(1) in subsection (b), by striking "December
12	31, 2025" and inserting "December 31, 2027";
13	(2) in subsection (d), by striking "2025" and
14	inserting "2027"; and
15	(3) in subsection (f), by striking "2025" and
16	inserting "2027".
17	Subtitle B—Matters Relating to the
18	Near and Middle East
19	SEC. 1211. EXTENSION AND MODIFICATION OF AUTHORITY
20	TO PROVIDE ASSISTANCE TO COUNTER THE
21	ISLAMIC STATE OF IRAQ AND SYRIA.
22	(a) IN GENERAL.—Subsection (a) of section 1236 of
23	the Carl Levin and Howard P. "Buck" McKeon National
24	Defense Authorization Act for Fiscal Year 2015 (Public
25	Law 113–291; 128 Stat. 3559) is amended in the matter

1 preceding paragraph (1) by striking "December 31, 2024"

2 and inserting "December 31, 2025".

3 (b) FUNDING.—Subsection (g) of such section is 4 amended by striking "fiscal year 2024, there are author-5 ized to be appropriated \$241,950,000" and inserting "fis-6 cal year 2025, there are authorized to be appropriated 7 \$380,000,000.".

8 (c) WAIVER AUTHORITY.—Subsection (o)(6) of such
9 section is amended by striking "December 31, 2024" and
10 inserting "December 31, 2025".

SEC. 1212. EXTENSION OF AUTHORITY TO PROVIDE ASSIST ANCE TO VETTED SYRIAN GROUPS AND INDI VIDUALS.

Section 1209 of the Carl Levin and Howard P.
"Buck" McKeon National Defense Authorization Act for
Fiscal Year 2015 (Public Law 113–291; 128 Stat. 3559)
is amended—

(1) in subsection (a), in the matter preceding
paragraph (1), by striking "December 31, 2024"
and inserting "December 31, 2025"; and

(2) in subsection (l)(3)(E), by striking "December 31, 2024" and inserting "December 31, 2025".

1	SEC. 1213. EXTENSION AND MODIFICATION OF ANNUAL RE-
2	PORT ON MILITARY POWER OF IRAN.
3	(a) MATTERS TO BE INCLUDED.—Subsection (b) of
4	section 1245 of the National Defense Authorization Act
5	for Fiscal Year 2010 (10 U.S.C. 113 note) is amended—
6	(1) in paragraph (1) —
7	(A) in subparagraph (C), by striking
8	"and" at the end and inserting a semicolon;
9	(B) in subparagraph (D), by striking the
10	period at the end and inserting "; and";
11	(C) by redesignating subparagraphs (B),
12	(C), and (D), as subparagraphs (C), (D), and
13	(E), respectively; and
14	(D) by inserting after subparagraph (A)
15	the following subparagraph:
16	"(B) any adjustments to the use of proxy
17	forces by Iran;";
18	(2) in paragraph (2) —
19	(A) in subparagraph (B), by striking "an
20	analysis of";
21	(B) in subparagraph (C), by striking ";
22	and" at the end and inserting a semicolon; and
23	(C) in subparagraph (D), by striking ";
24	and" at the end and inserting ", including Ira-
25	nian anti-access or area denial and other mari-
26	time harassment capabilities; and";

1	(3) in paragraph (3) —
2	(A) in subparagraph (A), by striking "Ira-
3	nian Revolutionary Guard" and inserting "Is-
4	lamic Revolutionary Guard";
5	(B) in subparagraph (J), by striking the
6	period at the end and inserting "; and";
7	(C) by redesignating subparagraphs (E)
8	through (J) as subparagraphs (F) through (K),
9	respectively; and
10	(D) by inserting after subparagraph (D)
11	the following subparagraph:
12	"(E) the role of Iran in supporting, facili-
13	tating, directing, or conducting attacks on
14	United States forces in the region;";
15	(4) in paragraph (4) —
16	(A) in subparagraph (B), by striking "and
17	storage sites;" and inserting ", storage, and
18	production sites;";
19	(B) in subparagraph (E), by inserting "an
20	intermediate-range ballistic missile or" after
21	"develop and field"; and
22	(C) in subparagraph (F), by striking ";
23	and" at the end and inserting "and the expor-
24	tation of Iranian drones to the Middle East and
25	Europe; and";

1	(5) in paragraph (12), by striking "(9)" and in-
2	serting "(12)";
3	(6) by redesignating paragraphs (9) through
4	(12) as paragraphs (10) through (13) , respectively;
5	(7) by inserting after paragraph (8) the fol-
6	lowing:
7	"(9) An assessment of the use of civilians by
8	groups supported by Iran to shield military objec-
9	tives from attack, including groups such as—
10	"(A) Hezbollah, Hamas, and the Houthis;
11	and
12	"(B) the Special Groups in Iraq."; and
13	(8) by adding at the end the following:
14	"(14) An assessment of the manner and extent
15	to which the advances or improvements in the capa-
16	bilities of Iran's conventional and unconventional
17	forces described in this section have affected Israel's
18	qualitative military edge during the preceding
19	year.".
20	(b) DEFINITIONS.—Subsection (c) of such section is
21	amended—
22	(1) in paragraph $(2)(B)(i)$, by striking "Ira-
23	nian" and inserting "Islamic";

(2) in paragraph (2)(B)(ii)(bb), by inserting
 "or its regional interests" before the period at the
 end; and

4 (3) in paragraph (4), by striking "capable of
5 flights less than 500 kilometers.".

6 (c) TERMINATION.—Subsection (d) of such section is
7 amended by striking "December 31, 2025" and inserting
8 "December 31, 2026".

9 Subtitle C—Matters Relating to 10 Syria

11 SEC. 1221. SENSE OF CONGRESS.

12 It is the sense of Congress that the Department of 13 Defense has executed robust and important defense of Al 14 Tanf Garrison before and after the October 7, 2023, at-15 tacks and has an effective strategy for defeating the Is-16 lamic State of Iraq and al-Sham (ISIS).

17SEC. 1222. STRATEGY TO PROTECT THE AL-TANF GARRI-18SON.

19 (a) STRATEGY.—

(1) IN GENERAL.—The Secretary of Defense
shall develop strategy on protection United States
and partner forces at Al-Tanf Garrison in Syria
from the threat of Iran-backed militias, ISIS, the
Russian Federation, and the Assad regime.

1	(2) Elements.—The strategy required by
2	paragraph (1) shall include the following:
3	(A) A description of the number of attacks
4	by Iran-backed militias at Al-Tanf Garrison be-
5	ginning on October 7, 2023, and a description
6	on how to prevent and deter future attacks.
7	(B) A description of how the Department
8	of Defense has assisted with private humani-
9	tarian assistance efforts through the Denton
10	Humanitarian Assistance Program with respect
11	to internally displaced persons at the Al-
12	Rukban camp near the Al-Tanf Garrison and a
13	plan with regard to how to continue and expand
14	such efforts, as well as a plan for continued col-
15	laboration between Operation Inherent Resolve
16	and nongovernmental organizations to continue
17	to ensure the provision of essential aid and
18	medical assistance for Syrian civilians at the Al-
19	Rukban camp.
20	(C) A description of the Assad regime's po-
21	tential role in attacks on United States
22	servicemembers by Iran-backed militias in Syria
23	beginning on October 7, 2023, and a plan by
24	the Department of Defense to prevent, deter,

1	with future attacks by Iran-backed militias on
2	Al-Tanf Garrison.

3 (D) A description of Russian violations of
4 deconfliction agreements with the United States
5 at the Al-Tanf Garrison and and a plan to ad6 dress such violations.

7 (b) IMPLEMENTATION PLAN.—Not later than 60 8 days after the date on which the Secretary of Defense de-9 velops the strategy required by subsection (a), the Sec-10 retary shall submit to the congressional defense commit-11 tees, or provide such committees a briefing on, a plan for 12 implementing the strategy.

13 (c) REPORT.—

14 (1) IN GENERAL.—Not later than 180 days
15 after the date of the enactment of this Act, the Sec16 retary shall submit to the congressional defense com17 mittees a report that contains the strategy required
18 by subsection (a).

19 (2) FORM.—The report required by this sub20 section shall be submitted in an unclassified form,
21 but may contain a classified annex.

22 SEC. 1223. REPORT AND STRATEGY ON THE ASSAD RE23 GIME'S RELATIONSHIP WITH ISIS.

24 (a) REPORT.—

1	(1) IN GENERAL.—Not later than 180 days
2	after the date of the enactment of this Act, the Sec-
3	retary of Defense, in consultation with the head of
4	the Defense Intelligence Agency, shall submit to the
5	appropriate congressional committees a report de-
6	scribing the Assad regime's cooperation, assistance,
7	and association with ISIS.
8	(2) ELEMENTS.—The report required by para-
9	graph (1) shall include a description of the following:
10	(A) How the Assad regime has focused its
11	military efforts at rebel groups fighting ISIS
12	and the extent to which such efforts helped the
13	growth of ISIS and hindered operations against
14	ISIS.
15	(B) The extent to which Syrian intelligence
16	may have worked with, assisted, facilitated, or
17	tolerated ISIS operatives.
18	(C) The release of jihadists from Syrian
19	prisons by the Assad regime may have had on
20	the rise of ISIS.
21	(D) The extent to which the purchase by
22	the Assad regime of oil, gas, wheat, and grain
23	from ISIS through various intermediaries has
24	added to ISIS' revenue, and the role that allow-
25	ing Syrian banks to continue to function and

provide financial services within ISIS-held terri tory had upon ISIS' revenue.

3 (E) The extent to which the Assad re4 gime's cooperation, assistance, and association
5 with ISIS has harmed Operation Inherent Re6 solve and other efforts by the Department of
7 Defense to counter ISIS in Syria.

8 (F) The extent to which the Assad re9 gime's destructive policies may continue to pro10 vide for the resurgence of ISIS.

11 (b) STRATEGY.—Not later than 180 days after the 12 submission of the report required by subsection (a), the 13 Secretary of Defense shall develop and submit to the ap-14 propriate congressional committees a strategy on how to 15 counter the Assad regime's cooperation, assistance, and 16 association with ISIS.

17 (c) FORM.—The report required by subsection (a)
18 and the strategy required by subsection (b) shall be sub19 mitted in an unclassified form, but may contain a classi20 fied annex.

(d) IMPLEMENTATION PLAN REQUIRED.—Not later
than 60 days after the date on which the Secretary develops the strategy required by subsection (b), the Secretary
shall submit to the congressional defense committees, or

provide such committees a briefing on, a plan for imple menting the strategy.

3 SEC. 1224. STRATEGY TO COUNTER THE ASSAD REGIME'S 4 SUPPORT AND COOPERATION WITH IRAN5 BACKED MILITIAS IN SYRIA.

6 (a) IN GENERAL.—Not later than 180 days after the 7 date of the enactment of this Act, the Secretary of De-8 fense, in consultation with the Secretary of State shall de-9 velop and submit to the appropriate congressional commit-10 tees a strategy on the use of its existing authorities to 11 disrupt and degrade threats to the national security of the 12 United States caused by Iran-backed militias in Syria.

(b) CONTENTS.—The strategy required by subsection
(a) shall outline how the Department of Defense will—
(1) leverages existing authorities to detect and

- 16 monitor activities related to Iran-backed militias;
- (2) evaluate existing policies, procedures, processes, and resources of the Department to counter
 the threat of Iran-backed militias in Syria;
- 20 (3) protect United States servicemembers from
 21 attacks from Iran-backed militias in Syria;

(4) make the countering of Iran-backed militias
in Syria, including the Assad regime's support of
such militias, a key policy objective in United States
policy towards Syria;

1 (5) provide a description of the Assad regime's 2 potential role in Iran-backed militia attacks against 3 United States servicemembers, specifically attacks 4 on or after October 7, 2023; (6) provide an assessment of the freedom of 5 6 movement of Iranian proxies particularly between 7 Abu Kamal and the deconfliction zone in eastern 8 Syria and the operational implications of this move-9 ment; 10 (7) provide a description of the potential capa-11 bility of Iran-backed militias to transport weapons 12 and weapons systems from Syria into Lebanon and 13 a plan to counter any such transfers; and 14 (8) provide an assessment of the impact of 15 Iran's sectarian cleansing and demographic change 16 project in Syria on Iran's ability to sustain military 17 threats to the United States and its allies and main-18 tain support to Hezbollah in southern Lebanon. 19 (c) FORM.—The strategy required by subsection (b) 20 shall be submitted in unclassified form, but may include 21 a classified annex. 22 SEC. 1225. REPORT AND STRATEGY ON RUSSIA'S SUPPORT 23 FOR FOREIGN TERRORIST ORGANIZATIONS 24 IN SYRIA. 25 (a) Report and Strategy.—

1	(1) IN GENERAL.—Not later than 180 days
2	after the date of the enactment of this Act, the Sec-
3	retary of Defense, in consultation with the Secretary
4	of State, shall develop and submit to the appropriate
5	congressional committees a report and strategy to
6	utilize existing authorities to counter Russia's sup-
7	port of foreign terrorist organizations and specially
8	designated global terrorists in Syria.
9	(2) ELEMENTS.—The report and strategy re-
10	quired by paragraph (1) shall include the following
11	elements:
12	(A) A description of past Russian support
13	for Iran's Islamic Revolutionary Guard Corps
14	(IRGC) in Syria and any current potential sup-
15	port, including military coordination between
16	Russia and the IRGC, as well as any potential
17	transfers of materiel or military supplies be-
18	tween Russia and the IRGC and the extent of
19	coordination on efforts to evade United States
20	sanctions.
21	(B) A description of past Russian military
22	cooperation with Hezbollah in Syria, including
23	Russia's provision of air support to Hezbollah
24	in Syria during the period from 2013 through
25	

as well as a description of the extent of
 Hezbollah's role training Russian forces and
 their affiliates on the use of Iranian-origin un manned aerial vehicles (UAVs) in Syria.

5 (C) A description of any potential Russian
6 military support for Asa'ib Ahl al-Haq (AAH),
7 Harakat al-Nujaba (HAN) and Akram 'Abbas
8 al-Kabi, the Fatemiyoun Division, Zaynabiyoun
9 Brigade, and Kata'ib Sayyid al-Shuhada (KSS)
10 and KSS leader Hashim Finyan Rahim al11 Saraji.

12 (D) A strategy of How the Department of 13 Defense can utilize existing authorities to detect 14 and monitor activities related to Russia's mili-15 tary support of terrorists in Syria, including 16 how the Department can evaluate existing poli-17 cies, procedures, processes, and resources that 18 affect the ability of the Department to counter 19 the threat of Russia's support of terrorists in 20 Syria.

(E) An affirmation by the Department
that countering Russia's support of terrorists in
Syria is a key policy objective in United States
policy towards Syria.

(F) A description of how Russia's viola-1 2 tions of the deconfliction agreement with the United States in Syria may have undermined 3 4 efforts to combat ISIS in the region and helped 5 destabilize the region and plans to address such 6 violations. 7 (b) FORM.—The report required by subsection (b) 8 shall be submitted in unclassified form, but may include

9 a classified annex.

(c) SCOPE.—The scope of the report required by subsection (b) shall include the period beginning on January
1, 2014, and ending on the date of the enactment of this
Act.

14 SEC. 1226. PROHIBITION OF RECOGNITION OF THE ASSAD 15 REGIME.

16 (a) STATEMENT OF POLICY.—It is the policy of the17 United States—

(1) not to recognize or normalize relations with
any government of Syria that is led by Bashar alAssad due to the Assad regime's ongoing crimes
against the Syrian people; and

(2) to actively oppose recognition or normalization of relations by other governments with any government of Syria that is led by Bashar Al-Assad.

1 (b) **PROHIBITION.**—In accordance with subsection 2 (a), no Federal official or employee may take any action, and no Federal funds may be made available, to recognize 3 4 or otherwise imply, in any manner, United States recognition of Bashar al-Assad or any government in Syria that 5 is led by Bashar al-Assad. 6 7 SEC. 1227. APPROPRIATE CONGRESSIONAL COMMITTEES 8 **DEFINED.** In this subtitle, the term "appropriate congressional 9 committees" means— 10 (1) the Committee on Armed Services and the 11 12 Committee on Foreign Affairs of the House of Rep-13 resentatives: and 14 (2) the Committee on Armed Services and the 15 Committee on Foreign Relations of the Senate. Subtitle D—Other Matters 16 17 SEC. 1231. PROHIBITION ON NEW START TREATY INFORMA-18 TION SHARING. 19 (a) **PROHIBITION.**—None of the funds authorized to be appropriated by this Act or otherwise made available 20 21 for fiscal year 2025 for the Department of Defense may 22 be used to provide the Russian Federation with notifica-

23 tions, biannual data exchange, inspection activities, or tel-

24 emetric activities as required by the New START Treaty.

1 (b) WAIVER.—The Secretary of Defense, with con-2 currence from the Secretary of State, may waive the prohi-3 bition in subsection (a) on a case-by-case basis if the Sec-4 retary of Defense certifies to the appropriate congressional 5 committees in writing, that— 6 (1) it is in the national security interest of the 7 United States to unilaterally provide notifications, 8 biannual data exchange, inspection activities, or tele-9 metric information to the Russian Federation; or 10 (2) the Russian Federation is providing similar 11 information to the United States as required by the 12 New START Treaty. 13 (c) DEFINITIONS.—In this section— (1) the term "appropriate congressional com-14 15 mittees" means— 16 (A) the Committee on Armed Services and 17 the Committee on Foreign Affairs of the House 18 of Representatives; and 19 (B) the Committee on Armed Services and 20 the Committee on Foreign Relations of the Sen-21 ate: and (2) the term "New START Treaty" means the 22 23 Treaty between the United States of America and 24 the Russian Federation on Measures for the Further 25 Reduction and Limitation of Strategic Offensive

Arms, signed at Prague April 8, 2010, and entered
 into force February 5, 2011.

3 SEC. 1232. ENSURING ISRAEL'S DEFENSE.

4 (a) STATEMENT OF POLICY.—It is the policy of the
5 United States to work with Israel to ensure adequate
6 stocks of components and munitions to defend Israel
7 against threats from Iran and Iranian military proxies,
8 such as Hamas, Hezbollah, and the Palestinian Islamic
9 Jihad.

10 (b) Report.—

- (1) IN GENERAL.—The Secretary of Defense, in
 consultation with the Secretary of State, shall, on a
 biannual basis, submit to the appropriate committees a report on the extent to which Israel is subject
 to aerial attacks described in paragraph (2) and that
 contains the matters described in paragraph (3).
- 17 (2) AERIAL ATTACK DESCRIBED.—An aerial at18 tack described in this paragraph is an aerial attack,
 19 including a rocket or missile attack, that Israel
 20 counters by deploying or utilizing—
- 21 (A) not less than 50 interceptors under its
 22 Iron Dome defense system;
- 23 (B) its David's Sling defense system; or
- 24 (C) its Arrow defense system.

1	(3) MATTERS TO BE INCLUDED.—The report
2	required by paragraph (1) shall include a description
3	of the following:
4	(A) An identification of—
5	(i) any components or munitions re-
6	quired for the replenishment of the defense
7	systems described in subparagraph (A),
8	(B), or (C) of paragraph (2) deployed or
9	utilized to counter the attack;
10	(ii) any requests made by the Govern-
11	ment of Israel to the Government of the
12	United States for any such replenishment;
13	(iii) the funding requirements for any
14	such replenishment;
15	(iv) the Government of the United
16	States' adjudication of any such requests
17	from the Government of Israel; and
18	(v) the time frame under which the
19	United States can resupply the Israeli De-
20	fense Forces with such defense systems
21	and the surge capacity after an incident.
22	(B) A description of any other funding re-
23	quirements to support Israeli military oper-
24	ations in defense against Iran or any Iranian

1	military proxies, including Hamas, Hezbollah,
2	or the Palestinian Islamic Jihad.
3	(C) A description of—
4	(i) the current levels of stocks of com-
5	ponents and munitions that would be used
6	for any such replenishment;
7	(ii) the projected needs, including to
8	address emergent requirements, with esti-
9	mated costs and sources of such replenish-
10	ment; and
11	(iii) the number of deployments of the
12	defense system described in subparagraph
13	(A), (B), or (C) of paragraph (2) and ex-
14	penditures of interceptors under the Iron
15	Dome defense system within the reporting
16	period.
17	(4) CONSULTATION.—The Secretary of De-
18	fense, in consultation with the Secretary of State,
19	shall seek to consult with the Secretary of Defense
20	and Secretary of State's counterpart in the Govern-
21	ment of Israel in preparing the report required by
22	paragraph (1).
23	(5) FORM.—The report required by paragraph
24	(1) shall be submitted in unclassified form, but may
25	contain a classified annex.

1 (c) DEFINITION OF APPROPRIATE COMMITTEES.—In this section, the term "appropriate committees" means— 2 3 (1) the Committee on Armed Services and the 4 Committee on Foreign Affairs of the House of Rep-5 resentatives; and 6 (2) the Committee on Armed Services and the 7 Committee on Foreign Relations of the Senate. 8 SEC. 1233. REQUIREMENT TO CONDUCT SUBTERRANEAN 9 WARFARE MILITARY EXERCISES. 10 (a) EXERCISES REQUIRED.—Beginning on January 1 of the year that begins after the date of the enactment 11 12 of this Act, the Secretary of Defense shall require the United States Central Command or other relevant com-13 mands, units, or organizations of the United States mili-14 15 tary services, as the Secretary determines appropriate, to conduct military exercises that— 16 17 (1) occur not fewer than once in a calendar 18 year; 19 shall include invitations for the armed (2)20 forces of Israel, provided that the Government of 21 Israel consents to the participation of its forces in 22 such exercises; 23 (3) may include invitations for the armed forces 24 of other allies and partners of the United States to 25 take part in the exercises;

1	(4) seek to enhance the interoperability and ef-
2	fectiveness of the United States military services, the
3	armed forces of Israel, and the armed forces of other
4	allies and partners of the United States in coalition
5	operations; and
6	(5) shall include, if available resources permit,
7	the following activities—
8	(A) practicing or simulating locating sub-
9	terranean tunnel entrances and exits;
10	(B) practicing infiltrating and mapping
11	subterranean tunnels;
12	(C) practicing maneuvering within sub-
13	terranean tunnels of varying sizes; and
14	(D) practicing neutralizing or demolishing
15	subterranean tunnels.
16	(b) SUNSET.—The requirements in subsection (a)
17	shall terminate on December 31 of the year described in
18	subsection (a).
19	SEC. 1234. UNITED STATES-ISRAEL PTSD COLLABORATIVE
20	RESEARCH.
21	(a) Grant Program for Increased Cooperation
22	ON POST-TRAUMATIC STRESS DISORDER RESEARCH BE-
23	TWEEN UNITED STATES AND ISRAEL.—
24	(1) SENSE OF CONGRESS.—It is the sense of
25	Congress that the Secretary of Defense, acting

through the Psychological Health and Traumatic
Brain Injury Research Program, should seek to explore scientific collaboration between American academic institutions and nonprofit research entities,
and Israeli institutions with expertise in researching,
diagnosing, and treating post-traumatic stress disorder.

8 (2) GRANT PROGRAM.—The Secretary of De-9 fense, in coordination with the Secretary of Veterans 10 Affairs and the Secretary of State, shall award 11 grants to eligible entities to carry out collaborative 12 research between the United States and Israel with 13 respect to post-traumatic stress disorders. The Sec-14 retary of Defense shall carry out the grant program 15 under this subsection in accordance with the agreement titled "Agreement Between the Government of 16 17 the United States of America and the Government 18 of Israel on the United States-Israel Binational 19 Science Foundation", dated September 27, 1972.

20 (3) ELIGIBLE ENTITIES.—To be eligible to re21 ceive a grant under this subsection, an entity shall
22 be an academic institution or a nonprofit entity lo23 cated in the United States.

24 (4) AWARD.—The Secretary shall award grants
25 under this subsection to eligible entities that—

1	(A) carry out a research project that—
2	(i) addresses a requirement in the
3	area of post-traumatic stress disorders that
4	the Secretary determines appropriate to re-
5	search using such grant; and
6	(ii) is conducted by the eligible entity
7	and an entity in Israel under a joint re-
8	search agreement; and
9	(B) meet such other criteria that the Sec-
10	retary may establish.
11	(5) APPLICATION.—To be eligible to receive a
12	grant under this subsection, an eligible entity shall
13	submit an application to the Secretary at such time,
14	in such manner, and containing such commitments
15	and information as the Secretary may require.
16	(6) GIFT AUTHORITY.—The Secretary may ac-
17	cept, hold, and administer, any gift of money made
18	on the condition that the gift be used for the pur-
19	pose of the grant program under this subsection.
20	Such gifts of money accepted under this paragraph
21	shall be deposited in the Treasury in the Depart-
22	ment of Defense General Gift Fund and shall be
23	available, subject to appropriation, without fiscal
24	year limitation.

1	(7) REPORTS.—Not later than 180 days after
2	the date on which an eligible entity completes a re-
3	search project using a grant under this subsection,
4	the Secretary shall submit to Congress a report that
5	contains—
6	(A) a description of how the eligible entity
7	used the grant; and
8	(B) an evaluation of the level of success of
9	the research project.
10	(b) TERMINATION.—The authority to award grants
11	under subsection (a) shall terminate on the date that is
12	7 years after the date on which the first such grant is
12	amandad
13	awarded.
13 14	SEC. 1235. UNITED STATES AND ISRAEL TRAUMA AND AM-
14	SEC. 1235. UNITED STATES AND ISRAEL TRAUMA AND AM-
14 15	SEC. 1235. UNITED STATES AND ISRAEL TRAUMA AND AM- PUTEE REHABILITATION EDUCATION AND
14 15 16	SEC. 1235. UNITED STATES AND ISRAEL TRAUMA AND AM- PUTEE REHABILITATION EDUCATION AND TRAINING PROGRAM WITH THE MEDICAL
14 15 16 17	SEC. 1235. UNITED STATES AND ISRAEL TRAUMA AND AM- PUTEE REHABILITATION EDUCATION AND TRAINING PROGRAM WITH THE MEDICAL CORPS OF THE ISRAEL DEFENSE FORCES.
14 15 16 17 18	SEC. 1235. UNITED STATES AND ISRAEL TRAUMA AND AM- PUTEE REHABILITATION EDUCATION AND TRAINING PROGRAM WITH THE MEDICAL CORPS OF THE ISRAEL DEFENSE FORCES. (a) IN GENERAL.—The Secretary of Defense shall es-
14 15 16 17 18 19	SEC. 1235. UNITED STATES AND ISRAEL TRAUMA AND AM- PUTEE REHABILITATION EDUCATION AND TRAINING PROGRAM WITH THE MEDICAL CORPS OF THE ISRAEL DEFENSE FORCES. (a) IN GENERAL.—The Secretary of Defense shall es- tablish an education and training program to be known
 14 15 16 17 18 19 20 	SEC. 1235. UNITED STATES AND ISRAEL TRAUMA AND AM- PUTEE REHABILITATION EDUCATION AND TRAINING PROGRAM WITH THE MEDICAL CORPS OF THE ISRAEL DEFENSE FORCES. (a) IN GENERAL.—The Secretary of Defense shall es- tablish an education and training program to be known as the "United States and Israel Trauma and Amputee
 14 15 16 17 18 19 20 21 	SEC. 1235. UNITED STATES AND ISRAEL TRAUMA AND AM- PUTEE REHABILITATION EDUCATION AND TRAINING PROGRAM WITH THE MEDICAL CORPS OF THE ISRAEL DEFENSE FORCES. (a) IN GENERAL.—The Secretary of Defense shall es- tablish an education and training program to be known as the "United States and Israel Trauma and Amputee Rehabilitation Education and Training Program" with ap-
 14 15 16 17 18 19 20 21 22 	SEC. 1235. UNITED STATES AND ISRAEL TRAUMA AND AM- PUTEE REHABILITATION EDUCATION AND TRAINING PROGRAM WITH THE MEDICAL CORPS OF THE ISRAEL DEFENSE FORCES. (a) IN GENERAL.—The Secretary of Defense shall es- tablish an education and training program to be known as the "United States and Israel Trauma and Amputee Rehabilitation Education and Training Program" with ap- propriate personnel of the Medical Corps of the Israel De-

tation Education and Training Program shall include the
 following activities:

3	(1) Dialogue between personnel of the military
4	health system and the Medical Corps of the Israel
5	Defense Forces on best practices for general trauma
6	care, with a focus on amputation and amputee care,
7	including the following elements of amputee care:
8	(A) Use of prosthetics.
9	(B) Wound care.
10	(C) Rehabilitative therapy.
11	(D) Family counseling.
12	(E) Mental health therapy.
13	(2) Training activities for personnel of the mili-
14	tary health system and the Medical Corps of the
15	Israel Defense Forces on trauma care, to include
16	amputation and amputee care, including with a
17	focus on surgical techniques for amputation and on
18	providing post-amputation care.
19	(3) Opportunities for personnel of the Medical
20	Corps of the Israel Defense Forces to—
21	(A) attend classes offered by personnel of
22	the Center for the Intrepid of the Brooke Army
23	Medical Center or any other military health sys-
24	tem facility on best practices for trauma and
25	amputee rehabilitation; and

1 (B) observe ampute rehabilitation treat-2 ment methods administered by personnel of the 3 Center for the Intrepid of the Brooke Army 4 Medical Center or any other military health sys-5 tem facility. 6 (4) Any other educational activities that the Di-7 rector, in coordination with appropriate officials 8 from the Israel Defense Forces, determines relevant. TITLE XIII—OTHER MATTERS 9 **RELATING TO FOREIGN NA-**10 TIONS 11 Subtitle A—Matters Related to the 12 **Indo-Pacific Region** 13 14 SEC. 1301. EXTENSION AND MODIFICATION OF PACIFIC DE-15 **TERRENCE INITIATIVE.** 16 (a) IN GENERAL.—Subsection (c) of section 1251 of 17 the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 (10 U.S.C. 113 note) 18 19 is amended— 20 (1) by striking "the National Defense Authorization Act for Fiscal Year 2024" and inserting "the 21 22 National Defense Authorization Act for Fiscal Year 23 2025"; and 24 (2) by striking "fiscal year 2024" and inserting "fiscal vear 2025". 25

(b) REPORT.—Subsection (d)(1)(A) of such section
 is amended by striking "fiscal years 2025 and 2026" and
 inserting "fiscal years 2026 and 2027".

4 (c) PLAN REQUIRED.—Subsection (e) of such section
5 is amended by striking "fiscal years 2025 and 2026" and
6 inserting "fiscal years 2026 and 2027".

7 SEC. 1302. MODIFICATION OF PUBLIC REPORTING OF CHI8 NESE MILITARY COMPANIES OPERATING IN
9 THE UNITED STATES.

Section 1260H(b) of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year
2021 (10 U.S.C. 113 note) is amended—

(1) in paragraph (1), by inserting "and a justification for the identification of each such entity,
in unclassified form," after ", in classified and unclassified forms,"; and

17 (2) in paragraph (2), by inserting "and jus-18 tification" after "list" each place it appears.

19 SEC. 1303. MODIFICATIONS TO PUBLIC REPORTING OF CHI-

20

21

NESE MILITARY COMPANIES OPERATING IN THE UNITED STATES.

(a) REPORTING AND PUBLICATION.—Subsection
(b)(3) of section 1260H of the William M (Mac) Thornberry National Defense Authorization Act for Fiscal Year

1	2021 (10 U.S.C. 113 note) is amended by striking "an
2	ongoing basis" and inserting "at least an annual basis".
3	(b) Additional Matters.—Such section is amend-
4	ed—
5	(1) by redesignating subsection (d) as sub-
6	section (e); and
7	(2) by inserting after subsection (c) the fol-
8	lowing:
9	"(d) Report and Other Additional Matters.—
10	"(1) Report.—
11	"(A) IN GENERAL.—Not later than De-
12	cember 31, 2026, and biennially thereafter until
13	December 31, 2031, the Secretary of Defense
14	shall submit to the appropriate congressional
15	committees a report on the status of Depart-
16	ment of Defense procurement restrictions on
17	entities included in the list described in sub-
18	section $(b)(1)$.
19	"(B) MATTERS TO BE INCLUDED.—The
20	report required by this paragraph shall include
21	the following:
22	"(i) A list of entities included the list
23	described in subsection (b)(1) likely
24	present in the defense industrial base.

1	"(ii) Available unclassified data on the
2	presence of entities included on the list de-
3	scribed in subsection $(b)(1)$ in the defense
4	industrial base.
5	"(iii) Updates on policies and proce-
6	dures implemented to enforce procurement
7	restrictions on entities included the list de-
8	scribed in subsection $(b)(1)$.
9	"(2) PROCEDURES FOR IMPLEMENTATION.—
10	The Secretary of Defense shall establish such rea-
11	sonable procedures as are necessary to implement
12	the provisions of this section, including for obtaining
13	information from outside entities relevant to the list
14	described in subsection $(b)(1)$ and procedures for re-
15	moval of entities from the list described in sub-
16	section (b)(1).".
17	(c) DEFINITIONS.—Paragraph (1) of subsection (e)
18	of such section (as so redesignated) is amended—
19	(1) in subparagraph (A), by striking "and" at
20	the end;
21	(2) in subparagraph (B)—
22	(A) in clause (i)(I) to read as follows:
23	"(I) directly or indirectly owned, con-
24	trolled, or beneficially owned by, or in an
25	official or unofficial capacity acting as an

1	agent of or on behalf of, the People's Lib-
2	eration Army, Chinese military and para-
3	military elements, security forces, police,
4	law enforcement, border control, the Peo-
5	ple's Armed Police, the Ministry of State
6	Security, or any other organization subor-
7	dinate to the Central Military Commission
8	of the Chinese Communist Party; or"; and
9	(B) in clause (ii), by striking the period at
10	the end and inserting "; and"; and
11	(3) by adding at the end the following:
12	"(C) includes wholly-owned or controlled
13	subsidiaries and affiliates of an entity described
14	in subparagraph (B).".
14 15	in subparagraph (B).". SEC. 1304. ESTABLISHMENT OF INDO-PACIFIC MEDICAL
15	SEC. 1304. ESTABLISHMENT OF INDO-PACIFIC MEDICAL
15 16	SEC. 1304. ESTABLISHMENT OF INDO-PACIFIC MEDICAL READINESS PROGRAM.
15 16 17	SEC. 1304. ESTABLISHMENT OF INDO-PACIFIC MEDICAL READINESS PROGRAM. (a) ESTABLISHMENT.—
15 16 17 18	 SEC. 1304. ESTABLISHMENT OF INDO-PACIFIC MEDICAL READINESS PROGRAM. (a) ESTABLISHMENT.— (1) IN GENERAL.—Not later than January 1,
15 16 17 18 19	 SEC. 1304. ESTABLISHMENT OF INDO-PACIFIC MEDICAL READINESS PROGRAM. (a) ESTABLISHMENT.— (1) IN GENERAL.—Not later than January 1, 2026, the Secretary of Defense shall establish a
15 16 17 18 19 20	 SEC. 1304. ESTABLISHMENT OF INDO-PACIFIC MEDICAL READINESS PROGRAM. (a) ESTABLISHMENT.— (1) IN GENERAL.—Not later than January 1, 2026, the Secretary of Defense shall establish a medical readiness program (referred to in this sec-
15 16 17 18 19 20 21	 SEC. 1304. ESTABLISHMENT OF INDO-PACIFIC MEDICAL READINESS PROGRAM. (a) ESTABLISHMENT.— (1) IN GENERAL.—Not later than January 1, 2026, the Secretary of Defense shall establish a medical readiness program (referred to in this sec- tion as the "Program") to partner with countries in
 15 16 17 18 19 20 21 22 	 SEC. 1304. ESTABLISHMENT OF INDO-PACIFIC MEDICAL READINESS PROGRAM. (a) ESTABLISHMENT.— (1) IN GENERAL.—Not later than January 1, 2026, the Secretary of Defense shall establish a medical readiness program (referred to in this sec- tion as the "Program") to partner with countries in the Indo-Pacific region to gain access to foreign

1	(2) Organization.—The Secretary of Defense,
2	in consultation with the Secretary of State, the Sec-
3	retaries of the military departments, the com-
4	manders of the combatant commands, and any other
5	individual the Secretary of Defense considers appro-
6	priate, shall be responsible for and oversee the Pro-
7	gram.
8	(3) Objective.—The objective of the Program
9	shall be to promote the medical readiness of the
10	Armed Forces and the military forces of partner
11	countries for missions during peacetime and wartime
12	operations by—
13	(A) reducing potential requirements for
14	long distance medical evacuation to receive de-
15	finitive patient care;
16	(B) increasing the medical capacity of the
17	Department of Defense by expanding patient
18	access to medical facilities across the Indo-Pa-
19	cific region where and when appropriate;
20	(C) improving the standard of care
21	through collaboration with foreign medical fa-
22	cilities to promote standardized medical proce-
23	dures, patient care, and policies; and
24	(D) enhancing interoperability and inter-
25	changeability where feasible through shared pa-

1	tient record management techniques, medical
2	equipment commonality, and coordination of
3	medical care.
4	(4) ACTIVITIES.—In carrying out the Program,
5	the Secretary of Defense should seek to conduct the
6	following activities—
7	(A) assess and integrate current Depart-
8	ment of Defense medical capabilities and capac-
9	ities in the Indo-Pacific region into the Pro-
10	gram;
11	(B) select an appropriate standard of ac-
12	creditation to utilize when evaluating foreign
13	medical facilities;
14	(C) coordinate with partner countries to
15	identify and evaluate medical facilities for the
16	Program;
17	(D) establish agreements with foreign med-
18	ical facilities for potential use of the Program;
19	(E) establish policies and procedures—
20	(i) to reduce patient movement times
21	in various countries in the Indo-Pacific re-
22	gion during peacetime and wartime oper-
23	ations;
24	(ii) to standardize medical procedures,
25	patient care, and policies;

1	(iii) to securely share patient data
2	with foreign countries when appropriate to
3	do so, such as during a contingency;
4	(iv) with respect to medical equipment
5	commonality and interchangeability; and
6	(v) with respect to the coordination of
7	medical care; and
8	(F) integrate the Program into operational
9	plans of the combatant commands.
10	(b) Strategy.—
11	(1) IN GENERAL.—Not later than September
12	30, 2025, the Secretary of Defense, in consultation
13	with the Secretary of State, shall submit a strategy
14	for the implementation of the Program to—
15	(A) the Committee on Armed Services and
16	the Committee on Foreign Relations of the Sen-
17	ate; and
18	(B) the Committee on Armed Services and
19	the Committee on Foreign Affairs of the House
20	of Representatives.
21	(2) ELEMENTS.—The strategy required by
22	paragraph (1) shall include the following:
23	(A) A governance structure for the Pro-
24	gram, including—

1	(i) the officials tasked to oversee the
2	Program;
3	(ii) the format of the governing body
4	of the Program;
5	(iii) the functions and duties of such
6	governing body with respect to establishing
7	and maintaining the Program; and
8	(iv) mechanisms for coordinating with
9	partner countries selected to participate in
10	the Program.
11	(B) With respect to the selection of part-
12	ner countries initially selected to participate in
13	the Program—
14	(i) an identification of each such
15	country;
16	(ii) the rationale for selecting each
17	such country; and
18	(iii) any other information the Sec-
19	retary considers appropriate.
20	(C) A campaign of objectives for the first
21	3 fiscal years of the Program, including—
22	(i) a description of, and a rational for
23	selecting, such objectives;
24	(ii) an identification of milestones to-
25	ward achieving such objectives; and

1	(iii) metrics for evaluating success in
2	achieving such objectives.
3	(D) A description of opportunities and po-
4	tential timelines for future Program expansion,
5	as appropriate.
6	(E) A list of additional authorities, appro-
7	priations, or other congressional support nec-
8	essary to ensure the success of the Program.
9	(F) Any other information the Secretary
10	considers appropriate.
11	(3) FORM.—The strategy required by para-
12	graph (1) shall be submitted in unclassified form but
13	may include a classified annex.
14	(c) Report.—
15	(1) IN GENERAL.—Not later than September
16	20, 2025, the Secretary of Defense, in consultation
17	with the Secretary of State, shall submit a report on
18	the Program to—
19	(A) the congressional defense committees;
20	(B) the Committee of Foreign Relations of
21	the Senate; and
22	(C) the Committee on Foreign Affairs of
23	the House of Representatives.
24	(2) ELEMENTS.—Each report required by para-
25	graph (1) shall include the following:

1	(A) A narrative summary of activities con-
2	ducted as part of the Program during the pre-
3	ceding fiscal year.
4	(B) Except in the case of the initial report,
5	an assessment of progress toward the objectives
6	established for the preceding fiscal year de-
7	scribed in the preceding report under this sub-
8	section using the metrics established in such re-
9	port.
10	(C) A campaign of objectives for the 3 fis-
11	cal years following the date of submission of the
12	report, including—
13	(i) a description of, and a rational for
14	selecting, such objectives;
15	(ii) an identification of milestones to-
16	ward achieving such objectives; and
17	(iii) metrics for evaluating success in
18	achieving such objectives.
19	(D) A description of opportunities and po-
20	tential timelines for future Program expansion,
21	as appropriate.
22	(E) Any other information the Under Sec-
23	retary considers appropriate.

(3) FORM.—Each report required by paragraph
 (1) shall be submitted in unclassified form but may
 include a classified annex.

4 Subtitle B—Matters Relating to 5 South and East Asia

6 SEC. 1311. SENSE OF CONGRESS ON SOUTH KOREA.

7 It is the sense of Congress that the Secretary of De8 fense should reinforce the United States alliance with the
9 Republic of Korea in support of the shared objective of
10 a peaceful and stable Korean Peninsula, including by—

(1) maintaining the presence of approximately
28,500 members of the United States Armed Forces
deployed to the country, enhancing mutual defense
industrial base cooperation; and

(2) affirming the United States commitment to
extended deterrence using the full range of United
States defense capabilities, consistent with the Mutual Defense Treaty Between the United States and
the Republic of Korea, signed at Washington, October 1, 1953.

21 SEC. 1312. SENSE OF CONGRESS ON TAIWAN DEFENSE RE-

LATIONS.

23 It is the sense of Congress that—

24 (1) the United States' one China policy, as25 guided by the Taiwan Relations Act (Public Law

96-8; 22 U.S.C. 3301 et seq.), the Three Commu niques between the United States and the People's
 Republic of China, and the Six Assurances provided
 by the United States to Taiwan in July 1982, is the
 foundation for United States-Taiwan relations;

6 (2) as set forth in the Taiwan Relations Act, 7 the United States decision to establish diplomatic re-8 lations with the People's Republic of China rests 9 upon the expectation that the future of Taiwan will 10 be determined by peaceful means, and that any ef-11 fort to determine the future of Taiwan by other than 12 peaceful means, including boycotts and embargoes, 13 is of grave concern to the United States;

(3) the increasingly coercive and aggressive behavior of the People's Republic of China toward Taiwan is contrary to the expectation of the peaceful
resolution of the future of Taiwan;

(4) as set forth in the Taiwan Relations Act,
the capacity to resist any resort to force or other
forms of coercion that would jeopardize the security,
or the social or economic system, of the people on
Taiwan should be maintained;

(5) the United States should continue to sup-port the development of capable, ready, and modern

1	defense forces necessary for Taiwan to maintain suf-
2	ficient defensive capabilities, including by—
3	(A) supporting acquisition by Taiwan of
4	defense articles and services through foreign
5	military sales, direct commercial sales, and in-
6	dustrial cooperation, with an emphasis on capa-
7	bilities that support an asymmetric strategy;
8	(B) ensuring timely review of and response
9	to requests of Taiwan for defense articles and
10	services;
11	(C) conducting practical training and mili-
12	tary exercises with Taiwan that enable Taiwan
13	to maintain sufficient defensive capabilities, as
14	described in the Taiwan Relations Act;
15	(D) exchanges between defense officials
16	and officers of the United States and Taiwan at
17	the strategic, policy, and functional levels, con-
18	sistent with the Taiwan Travel Act (Public Law
19	115–135; 132 Stat. 341), especially for the pur-
20	poses of—
21	(i) enhancing cooperation on defense
22	planning;
23	(ii) improving the interoperability of
24	the military forces of the United States

and Taiwan; and

1	(iii) improving the reserve force of
2	Taiwan;
3	(E) cooperating with Taiwan to improve its
4	ability to employ military capabilities in asym-
5	metric ways, as described in the Taiwan Rela-
6	tions Act; and
7	(F) expanding cooperation in humanitarian
8	assistance and disaster relief; and
9	(6) the United States should increase its sup-
10	port to a free and open society in the face of aggres-
11	sive efforts by the Government of the People's Re-
12	public of China to curtail or influence the free exer-
13	cise of rights and democratic franchise.
13 14	cise of rights and democratic franchise. SEC. 1313. CONSIDERATION OF TAIWAN FOR ENHANCED
14	SEC. 1313. CONSIDERATION OF TAIWAN FOR ENHANCED
14 15	SEC. 1313. CONSIDERATION OF TAIWAN FOR ENHANCED DEFENSE INDUSTRIAL BASE COOPERATION.
14 15 16	 SEC. 1313. CONSIDERATION OF TAIWAN FOR ENHANCED DEFENSE INDUSTRIAL BASE COOPERATION. (a) ENHANCED DEFENSE INDUSTRIAL BASE CO-
14 15 16 17	 SEC. 1313. CONSIDERATION OF TAIWAN FOR ENHANCED DEFENSE INDUSTRIAL BASE COOPERATION. (a) ENHANCED DEFENSE INDUSTRIAL BASE CO- OPERATION.—
14 15 16 17 18	 SEC. 1313. CONSIDERATION OF TAIWAN FOR ENHANCED DEFENSE INDUSTRIAL BASE COOPERATION. (a) ENHANCED DEFENSE INDUSTRIAL BASE CO- OPERATION.— (1) IN GENERAL.—Consistent with the Taiwan
14 15 16 17 18 19	 SEC. 1313. CONSIDERATION OF TAIWAN FOR ENHANCED DEFENSE INDUSTRIAL BASE COOPERATION. (a) ENHANCED DEFENSE INDUSTRIAL BASE CO- OPERATION.— (1) IN GENERAL.—Consistent with the Taiwan Relations Act (22 U.S.C. 3301 et seq.), the Sec-
 14 15 16 17 18 19 20 	 SEC. 1313. CONSIDERATION OF TAIWAN FOR ENHANCED DEFENSE INDUSTRIAL BASE COOPERATION. (a) ENHANCED DEFENSE INDUSTRIAL BASE CO-OPERATION.— (1) IN GENERAL.—Consistent with the Taiwan Relations Act (22 U.S.C. 3301 et seq.), the Secretary of Defense, in coordination with the Secretary
 14 15 16 17 18 19 20 21 	 SEC. 1313. CONSIDERATION OF TAIWAN FOR ENHANCED DEFENSE INDUSTRIAL BASE COOPERATION. (a) ENHANCED DEFENSE INDUSTRIAL BASE CO-OPERATION.— (1) IN GENERAL.—Consistent with the Taiwan Relations Act (22 U.S.C. 3301 et seq.), the Secretary of Defense, in coordination with the Secretary of State and the head of any other relevant Federal
 14 15 16 17 18 19 20 21 22 	 SEC. 1313. CONSIDERATION OF TAIWAN FOR ENHANCED DEFENSE INDUSTRIAL BASE COOPERATION. (a) ENHANCED DEFENSE INDUSTRIAL BASE CO-OPERATION.— (1) IN GENERAL.—Consistent with the Taiwan Relations Act (22 U.S.C. 3301 et seq.), the Secretary of Defense, in coordination with the Secretary of State and the head of any other relevant Federal department or agency, shall take measures to ensure

1	dustrial Strategy to expand global defense produc-
2	tion, increase supply chain security and resilience,
3	and meet the defense needs of Taiwan.
4	(2) ELEMENTS.—Consideration for enhanced
5	defense industrial base cooperation activities under
6	paragraph (1) shall include the consideration of Tai-
7	wan for the following:
8	(A) Eligibility for funding to initiate or fa-
9	cilitate cooperative research, development, test-
10	ing, or evaluation projects with the Department
11	of Defense.
12	(B) Eligibility to enter into a memo-
13	randum of understanding or other formal
14	agreement with the Department of Defense for
15	the purpose of conducting cooperative research
16	and development projects on defense equipment
17	and munitions, with a focus on enhancing the
18	defense industry and supply chain resilience of
19	Taiwan.
20	(b) FEASIBILITY STUDY.—
21	(1) IN GENERAL.—The Secretary of Defense, in
22	coordination with the Secretary of State, the Gov-
23	ernment of Taiwan, and representatives of the
24	United States defense industry, shall conduct a
25	study on the feasibility and advisability of entering

1	into one or more defense industrial agreements with
2	Taiwan.
3	(2) ELEMENTS.—The study required by para-
4	graph (1) shall—
5	(A) evaluate the strategic benefits and im-
6	plications of entering into a defense industrial
7	agreement with Taiwan, including with respect
8	to—
9	(i) long-term supply chain security
10	and resilience;
11	(ii) mutual supply of defense goods
12	and services;
13	(iii) supply of regional maintenance,
14	repair, and overhaul capabilities and any
15	other support capability the Secretary of
16	Defense considers appropriate; and
17	(iv) the promotion of interoperability;
18	(B) account for the legal, economic, and
19	defense policy aspects of a closer defense pro-
20	curement partnership between the United
21	States and Taiwan; and
22	(C) include a list of not fewer than five de-
23	fense capabilities—
24	(i)(I) developed by, and produced in,
25	Taiwan; and

1	(II) that require expedited licenses for
2	components produced in the United States;
3	or
4	(ii) developed by the United States
5	but for which the United States defense in-
6	dustry cannot meet the demand of Taiwan
7	on a timely basis so as to necessitate pro-
8	duction in Taiwan.
9	(3) REPORT.—Not later than 180 days after
10	the date of the enactment of this Act, the Secretary
11	of Defense shall submit to the Committee on Armed
12	Services of the House of Representatives and the
13	Committee on Armed Services of the Senate a report
14	on the results of the study conducted under para-
15	graph (1).
16	SEC. 1314. MODIFICATION TO ANNUAL REPORT ON MILI-
17	TARY AND SECURITY DEVELOPMENTS IN-
18	VOLVING THE PEOPLE'S REPUBLIC OF
19	CHINA.
20	Section 1202(b) of the National Defense Authoriza-
21	tion Act for Fiscal Year 2000 (10 U.S.C. 113 note) is

- 22 amended—
- 23 (1) by redesignating paragraph (5) as para-24 graph (6); and

1	(2) by inserting after paragraph (4) the fol-
2	lowing new paragraph (5):
3	"(5) The military and security developments
4	concerning the Tibetan Plateau.".
5	SEC. 1315. DESIGNATION OF OFFICIAL RESPONSIBLE FOR
6	COORDINATION OF DEPARTMENT OF DE-
7	FENSE EFFORTS TO MONITOR PEOPLE'S LIB-
8	ERATION ARMY OVERSEAS BASING EFFORTS.
9	(a) DESIGNATION.—Not later than 90 days after the
10	date of enactment of this Act, the Secretary of Defense
11	shall designate an official to be responsible for, in coordi-
12	nation with appropriate officials within the Department
13	of Defense—
14	(1) coordinating Department of Defense efforts
15	to monitor the People's Liberation Army's network
	to monitor the People's Liberation Army's network of overseas military bases and its global pursuit of
15	
15 16	of overseas military bases and its global pursuit of
15 16 17	of overseas military bases and its global pursuit of military access agreements;
15 16 17 18	of overseas military bases and its global pursuit of military access agreements; (2) representing the Department of Defense in
15 16 17 18 19	of overseas military bases and its global pursuit of military access agreements; (2) representing the Department of Defense in the interagency process on issues related to respon-
15 16 17 18 19 20	of overseas military bases and its global pursuit of military access agreements; (2) representing the Department of Defense in the interagency process on issues related to respon- sibilities described in paragraph (1); and
 15 16 17 18 19 20 21 	of overseas military bases and its global pursuit of military access agreements; (2) representing the Department of Defense in the interagency process on issues related to respon- sibilities described in paragraph (1); and (3) consulting regularly with the congressional

1 (b) NOTIFICATION.—Not later than 30 days after the 2 date on which the Secretary of Defense makes the des-3 ignation under subsection (a), the Secretary shall submit 4 to the congressional defense committees a notification that 5 includes the name of the individual so designated.

6 (c) ANNUAL REPORT.—Not later than December 1, 7 2025, and annually thereafter until December 1, 2030, the 8 Secretary shall submit to the congressional defense com-9 mittees a report detailing, for the period covered by the 10 year prior to the report, matters relating to the efforts 11 described in subsection (a).

12 (1) FORM.—Each report submitted under this
13 subsection shall be submitted in unclassified form,
14 but may include a classified annex.

15 (2) SUNSET.—This section shall cease to have
16 effect on the date that is 5 years after the date of
17 the enactment of this Act.

18 SEC. 1316. REPORT ON PROHIBITION WITH RESPECT TO

19CERTAIN FEDERAL GRANTS TO ENSURE RE-20SEARCH SECURITY.

(a) IN GENERAL.—Not later than April 1, 2025, the
Secretary of Defense shall prepare and submit to the congressional defense committees and the congressional intelligence committees a report on the feasibility and effects
of implementing the prohibition described in subsection

(b) with respect to the provision of certain Federal re search grants by elements of the Department of Defense.
 (b) PROHIBITION DESCRIBED.—The prohibition de-

4 scribed in this subsection shall include the following ele-5 ments:

6	(1) PROHIBITION.—Except as provided under
7	paragraph (2), the head of any element of the De-
8	partment of Defense may not award a Federal grant
9	for research to any institution or person if the head
10	of such element cannot verify that none of the indi-
11	viduals, institutions, or entities that partner with the
12	grantee, formally or informally, are, as applicable—
13	(A) individuals from institutions located in
14	any country of concern; or
15	(B) institutions or entities from or located
16	in any country of concern.
17	(2) WAIVERS.—The head of an element of the

17 (2) WAIVERS.—The head of an element of the 18 Department of Defense may, on a nondelegable basis 19 except with respect to the deputy head of such ele-20 ment, waive the prohibition under paragraph (1) on 21 a case-by-case basis upon notification, not later than 22 30 days after the date such waiver is granted, to 23 each appropriate congressional committee of juris-24 diction. (3) FORM.—The contents of a waiver reported
 under paragraph (2) may be reported in classified or
 unclassified form, as determined appropriate by the
 head of the element of the Department of Defense
 concerned.

6 (c) COUNTRY OF CONCERN DEFINED.—For purposes
7 of this section, the term "country of concern" has the
8 meaning given that term in section 1(m)(1) of the State
9 Department Basic Authorities Act of 1956 (22 U.S.C.
10 2651a(m)(1)).

SEC. 1317. PROHIBITION ON USE OF FUNDS TO SUPPORT
 ENTERTAINMENT ENTITIES WHICH PRODUCE
 OR CO-PRODUCE FOR CHINESE PROPA GANDA.

(a) IN GENERAL.—None of the funds authorized to
be appropriated by this Act or otherwise made available
for fiscal year 2025 may be made available to knowingly
provide active and direct support to any entertainment
company or project if the Secretary of Defense has demonstrable evidence that—

(1) the entertainment company has entered into
or maintains an agreement for the purposes of production or co-production of a project with a covered
entity that has used, produced, or co-produced entertainment content for propaganda purposes; or

(2) the entertainment project is produced or co produced with a covered entity that has used, pro duced, or co-produced entertainment content for
 propaganda purposes.

5 (b) COVERED ENTITY.—In this section, the term
6 "covered entity" means any media entity owned by or con7 trolled by the Chinese Communist Party, the People's Re8 public of China, or the People's Liberation Army.

9 (c) WAIVER.—The Secretary of Defense may waive 10 the prohibition under subsection (a) if the Secretary sub-11 mits to the Committees on Armed Services of the Senate 12 and House of Representatives a written certification that 13 such a waiver is in the national interest of the United 14 States.

15 (d) POLICY REQUIRED.—Not later than 180 days 16 after the date of enactment of this Act, the Secretary of 17 Defense shall issue a policy that describes how the Depart-18 ment of Defense shall update its processes to review re-19 quests to provide active or direct support to any entertain-20 ment company or project to comply with the requirements 21 of this section.

TITLE XIV—OTHER AUTHORIZATIONS Subtitle A—Military Programs

4 SEC. 1401. WORKING CAPITAL FUNDS.

Funds are hereby authorized to be appropriated for
fiscal year 2025 for the use of the Armed Forces and other
activities and agencies of the Department of Defense for
providing capital for working capital and revolving funds,
as specified in the funding table in section 4501.

10SEC. 1402. CHEMICAL AGENTS AND MUNITIONS DESTRUC-11TION, DEFENSE.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds
are hereby authorized to be appropriated for the Department of Defense for fiscal year 2025 for expenses, not otherwise provided for, for Chemical Agents and Munitions
Destruction, Defense, as specified in the funding table in
section 4501.

18 (b) USE.—Amounts authorized to be appropriated19 under subsection (a) are authorized for—

(1) the destruction of lethal chemical agents
and munitions in accordance with section 1412 of
the Department of Defense Authorization Act, 1986
(50 U.S.C. 1521); and

(2) the destruction of chemical warfare materiel
 of the United States that is not covered by section
 1412 of such Act.

4 SEC. 1403. DRUG INTERDICTION AND COUNTER-DRUG AC5 TIVITIES, DEFENSE-WIDE.

Funds are hereby authorized to be appropriated for
the Department of Defense for fiscal year 2025 for expenses, not otherwise provided for, for Drug Interdiction
and Counter-Drug Activities, Defense-wide, as specified in
the funding table in section 4501.

11 SEC. 1404. DEFENSE INSPECTOR GENERAL.

Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2025 for expenses, not otherwise provided for, for the Office of the Inspector General of the Department of Defense, as specified in the funding table in section 4501.

17 SEC. 1405. DEFENSE HEALTH PROGRAM.

Funds are hereby authorized to be appropriated for fiscal year 2025 for the Defense Health Program for use of the Armed Forces and other activities and agencies of the Department of Defense for providing for the health of eligible beneficiaries, as specified in the funding table in section 4501.

623

Subtitle B—National Defense Stockpile

3 SEC. 1411. USE OF DOMESTIC SOURCES BY NATIONAL DE-

FENSE STOCKPILE.

5 Section 15(a)(1) of the Strategic and Critical Mate6 rials Stock Piling Act (50 U.S.C. 98h-6(a)(1)) is amended
7 by inserting ", to the maximum extent practicable" after
8 "stockpile".

9 SEC. 1412. RESTORING THE NATIONAL DEFENSE STOCK-10 PILE.

(a) PLAN TO FULLY FUND EXISTING NATIONAL DE12 FENSE STOCKPILE REQUIREMENTS.—Not later than
13 April 15, 2025, the Secretary of Defense shall submit to
14 the congressional defense committees a plan that includes
15 the following:

16 (1) A identification of the strategic and critical
17 materials for which there is a shortfall in the Na18 tional Defense Stockpile, as determined by the Sec19 retary, and the estimated cost of resolving such
20 shortfalls.

(2) A description of the effect of the shortfall
identified under paragraph (1) on military systems
and operations identified by the Secretary if the
strategic and critical materials for which there is
such a shortfall became unavailable;

1	(3) A plan for resolving the shortfall identified
2	under paragraph (1) and to avoid any future short-
3	fall in the National Defense Stockpile—
4	(A) with respect to the military and indus-
5	trial needs of the United States during a na-
6	tional emergency, not later than December 31,
7	2027; and
8	(B) with respect to the essential civilian
9	needs of the United States during a national
10	emergency, not later than December 31, 2029.
11	(4) A plan to prioritize the procurement of stra-
12	tegic and critical materials to resolve the shortfall
13	identified under paragraph (1) which includes the
14	procurement of the following:
15	(A) Rare earth elements and critical min-
16	erals.
17	(B) Energetic materials (as defined in sec-
18	tion 148 of title 10, United States Code).
19	(C) Spare or replacement parts for weapon
20	systems of the Department of Defense.
21	(D) Materials for trusted and assured
22	microelectronics for the Department of Defense.
23	(5) A description of the additional funds that
24	would be necessary to resolve the shortfall identified
25	under paragraph (1) if the National Defense Stock-

1	pile was required to meet the national defense needs
2	of the United States for a period of—
3	(A) not less than two years during a na-
4	tional emergency; and
5	(B) not less than three years during a na-
6	tional emergency.
7	(b) DEFINITIONS.—In this section:
8	(1) NATIONAL EMERGENCY.—The term "na-
9	tional emergency" has the meaning given such term
10	under section 12 of the Strategic and Critical Mate-
11	rials Stock Piling Act (50 U.S.C. 98h–3).
12	(2) STRATEGIC AND CRITICAL MATERIALS.—
13	The term "strategic and critical materials" means
14	materials determined pursuant to section 3(a) of the
15	Strategic and Critical Materials Stock Piling Act (50
16	U.S.C. 98b(a)) to be strategic and critical materials.
17	Subtitle C—Other Matters
18	SEC. 1421. EXTENSION OF AUTHORITIES FOR FUNDING AND
19	MANAGEMENT OF JOINT DEPARTMENT OF
20	DEFENSE-DEPARTMENT OF VETERANS AF-
21	FAIRS MEDICAL FACILITY DEMONSTRATION
22	FUND FOR CAPTAIN JAMES A. LOVELL
23	HEALTH CARE CENTER, ILLINOIS.
24	(a) IN GENERAL.—Section 1704(e) of the National
25	Defense Authorization Act for Fiscal Year 2010 (Public

Law 111-84; 123 Stat. 2573), as most recently amended
 by section 104 of division E of the Continuing Appropria tions and Ukraine Supplemental Appropriations Act, 2023
 (Public Law 117-180, 136 Stat. 2137), is amended by
 striking "September 30, 2024" and inserting "September
 30, 2025".

7 (b) AUTHORITY FOR TRANSFER OF FUNDS.—Of the 8 funds authorized to be appropriated for section 1405 and 9 available for the Defense Health Program for operation 10 and maintenance, \$162,500,000 may be transferred by the Secretary of Defense to the Joint Department of Defense-11 12 Department of Veterans Affairs Medical Facility Dem-13 onstration Fund established by subsection (a)(1) of section 1704 of the National Defense Authorization Act for 14 15 Fiscal Year 2010 (Public Law 111–84; 123 Stat. 2571). For purposes of subsection (a)(2) of such section 1704, 16 any funds so transferred shall be treated as amounts au-17 18 thorized and appropriated specifically for the purpose of 19 such a transfer.

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

Navy Ambulatory Care Center, and supporting facilities 1 2 designated as a combined Federal medical facility under 3 an operational agreement covered by section 706 of the 4 Duncan Hunter National Defense Authorization Act for 5 Fiscal Year 2009 (Public Law 110–417; 122 Stat. 4500). SEC. 1422. ELIGIBILITY OF SPACE FORCE OFFICERS FOR 6 7 MEMBERSHIP ON ARMED FORCES RETIRE-8 MENT HOME ADVISORY COUNCIL. 9 (a) Space Force Chief Personnel Officer.— 10 Section 1502(5) of the Armed Forces Retirement Home 11 Act of 1991 (24 U.S.C. 401(5)) is amended— 12 (1) in subparagraph (D), by striking "and" at 13 the end: 14 (2) in subparagraph (E), by striking the period 15 at the end and inserting "; and"; and 16 (3) by adding at the end the following new sub-17 paragraph: 18 "(F) the Deputy Chief of Space Operations 19 for Human Capital of the Space Force.". 20 (b) SPACE FORCE SENIOR NONCOMMISSIONED OFFI-21 CER.—Section 1502(6) of such Act (24 U.S.C. 401(6)) is 22 amended by adding at the end the following new subpara-23 graph: 24 "(F) The Chief Master Sergeant of the 25 Space Force.".

1	628 SEC. 1423. AUTHORIZATION OF APPROPRIATIONS FOR
2	
	ARMED FORCES RETIREMENT HOME.
3	There is hereby authorized to be appropriated for fis-
4	cal year 2025 from the Armed Forces Retirement Home
5	Trust Fund the sum of \$69,520,000 of which—
6	(1) \$68,520,000 is for operating expenses; and
7	(2) \$1,000,000 is for capital maintenance and
8	construction.
9	TITLE XV—CYBERSPACE-
10	RELATED MATTERS
11	Subtitle A—Cyber Operations
12	SEC. 1501. AUTHORITY TO ACCEPT VOLUNTARY AND UN-
13	COMPENSATED SERVICES FROM CYBERSECU-
14	RITY EXPERTS.
15	Section 167b(d) of title 10, United States Code, is
16	amended by adding at the end the following new para-
17	graph:
18	"(4) The Commander of the United States Cyber
19	Command may accept voluntary and uncompensated serv-
20	ices from cybersecurity experts, notwithstanding the provi-
21	sions of section 1342 of title 31, and may delegate such
22	authority to the chiefs of the armed forces.".
23	SEC. 1502. ESTABLISHMENT OF THE DEPARTMENT OF DE-
24	FENSE HACKATHON PROGRAM.

(a) IN GENERAL.—Not later than 180 days after theenactment of this Act, the Chief Digital and Artificial In-

telligence Officer of the Department of Defense, in coordi-1 2 nation with the Chairman of the Joint Chiefs of Staff and the Chief Information Officer of the Department of De-3 4 fense, shall establish a program (to be known as the "Department of Defense Hackathon Program") under which 5 6 the commanders of combatant commands and the Secre-7 taries of the military departments shall carry out not 8 fewer than four Hackathons each year.

9 (b) PROGRAM MANAGEMENT.—The Chief Digital and 10 Artificial Intelligence Officer of the Department of De-11 fense shall develop and implement standards for carrying 12 out Hackathons, provide supporting technical infrastruc-13 ture to the host of each Hackathon, and determine the 14 hosts each year under subsection (c)(1).

- 15 (c) Hosts.—
- 16 (1)(A) Each year, two commanders of combat17 ant commands shall each carry out a Hackathon and
 18 two Secretaries of a military department shall each
 19 carry out a Hackathon, as determined by the Chief
 20 Digital and Artificial Intelligence Officer of the De21 partment of Defense in accordance with this sub22 section.

(B) The commanders of combatant commandsand the Secretaries of military departments carrying

1	out Hackathons pursuant to subparagraph (A) shall
2	change each year.
3	(C) Each host of a Hackathon shall—

4 (i) provide to the participants invited to
5 participate in such Hackathon a per diem al6 lowance in accordance with section 5702 of title
7 5, United States Code, or section 452 of title
8 37, United States Code, as applicable; and

9 (ii) not later than 60 days after the com10 pletion of such Hackathon, make available to
11 the Department of Defense a report on such
12 Hackathon.

(2) Any commander of a combatant command
or Secretary of a military department may carry out
a Hackathon in addition to the Hackathons required
under paragraph (1).

17 (d) HACKATHON OBJECTIVES.—

18 (1) The host of each Hackathon shall establish 19 objectives for the Hackathon that address a critical, 20 technical challenge of the combatant command or 21 military department of the host, as applicable, 22 through the use of individuals with specialized and 23 relevant skills, including data scientists, developers, 24 software engineers, and other specialists as deter-25 mined appropriate by the Chief Digital and Artificial

1	Intelligence Officer of the Department of Defense or
2	the host.
3	(2) In addition to the objectives established by
4	the host of a Hackathon under subparagraph (A),
5	the objectives for each Hackathon shall include—
6	(A) fostering innovation across the Depart-
7	ment of Defense, including in military depart-
8	ments and the combatant commands; and
9	(B) creating repeatable processes enabling
10	the commanders of combatant commands and
11	the Secretaries of the military departments to
12	more rapidly identify and develop solutions to
13	critical, technical challenges across the Depart-
14	ment of Defense.
15	(e) DEFINITIONS.—In this section—
16	(1) the term "Hackathon" means an event car-
17	ried out under the Program at which employees
18	across the Department of Defense meet to collabo-
19	ratively attempt to develop functional software or
20	hardware solutions during the event to solve a crit-
21	ical, technical challenge determined by the host;
22	(2) the term "host", with respect to a
23	Hackathon, means the commander of the combatant
24	command or the Secretary of the military depart-
25	ment carrying out the Hackathon;

(3) the term "military department" has the
 meaning given such term in section 101(a) of title
 10, United States Code; and

4 (4) the term "Program" means the program es-5 tablished under subsection (a).

6 SEC. 1503. DEPARTMENT OF DEFENSE INFORMATION NET7 WORK SUBORDINATE UNIFIED COMMAND.

8 (a) IN GENERAL.—Not later than 120 days after the 9 date of the enactment of this Act, the Secretary of Defense 10 shall designate the Joint Force Headquarters-Department 11 of Defense Information Network as a subordinate unified 12 command under the United States Cyber Command.

13 (b) DESIGNATION NOTICE.—On the date on which the Secretary of Defense makes the designation required 14 15 by subsection (a), the Secretary shall issue to the Secretary of each military department (as defined in section 16 101(a) of title 10, United States Code), the Chairman of 17 18 the Joint Chiefs of Staff, the Under Secretaries of the De-19 partment of Defense, the Chief of the National Guard Bu-20 reau, the General Counsel of the Department of Defense, 21 the Director of Cost Assessment and Program Evaluation, 22 the Inspector General of the Department of Defense, the 23 Director of Operational Test and Evaluation, the Chief In-24 formation Officer of the Department of Defense, the As-25 sistant Secretary of Defense for Legislative Affairs, the

Assistant Secretary of Defense for Special Operations and
 Low Intensity Conflict, the Chief Digital and Artificial In telligence Officer of the Department of Defense, the com mander of each combatant command, and the head of each
 Defense Agency and Department of Defense Field Activity
 (as such terms are defined, respectively, in section 101(a)
 of title 10, United States Code) a notice regarding—

8 (1) the designation of the Joint Force Head9 quarters-Department of Defense Information Net10 work as a subordinate unified command under the
11 United States Cyber Command; and

(2) the mission of the Joint Force Headquarters-Department of Defense Information Network as the lead organization for the network operations, security, and defense of the Department of
Defense Information Network.

17 SEC. 1504. ACCOUNTING OF CLOUD COMPUTING CAPABILI-

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TIES OF THE DEPARTMENT OF DEFENSE.

(a) IN GENERAL.—Not later than October 15, 2025,
and every six months thereafter, the Chief Information Office of the Department, in coordination with the Chief
Data and Artificial Intelligence Officer of the Department,
shall provide to the congressional defense committees a report listing the current and planned cloud elements of the

Department and containing the roadmap required under
 subsection (b).

3	(b) Accounting Contents.—Each report under
4	subsection (a) shall include for each current or planned
5	cloud element of the Department a detailed roadmap that
6	includes the following:
7	(1) The dates for any planned or ongoing re-
8	placement, update, modification, or retirement of the
9	cloud element, including—
10	(A) specific dates for—
11	(i) any planned or ongoing major up-
12	dates or upgrades of such cloud element;
13	and
14	(ii) the use of interim capabilities by
15	or in place of such cloud element; and
16	(B) dates for such other activities with re-
17	spect to such cloud element as determined ap-
18	propriate by the Chief Information Officer of
19	the Department.
20	(2) Relevant cost metrics for the cloud element,
21	including the current program cost, cost-to-complete,
22	and incremental costs.
23	(3) The contracting method used, being used,
24	or planned to be used, as applicable, to acquire the

25 cloud element, and in the case of a contractor resell-

ing the cloud element of another entity to the De partment, from whom such contractor is obtaining
 such cloud element.

4 (4) The element of the Department responsible
5 for managing the cloud element, the users of such
6 cloud element, and such other information regarding
7 the management of such could element as the Chief
8 Information Officer of the Department determines
9 appropriate..

10 (5) Relevant metrics regarding the interoper11 ability, accessibility, and usability of such cloud ele12 ment, as determined by Chief Information Officer of
13 the Department.

14 (6) An assessment of the compliance of the
15 cloud element with the applicable information tech16 nology principles and standards of the Department.

17 (7) An assessment of any unique attributes of
18 the cloud element that may inhibit the introduction,
19 replacement, update, modification, or retirement of
20 such cloud element.

(8) An assessment of the dependencies, if any,
between the cloud element and the introduction, replacement, update, modification, and retirement of
any other cloud element of the Department.

1 (c) REPORT.—At the same time the budget of the 2 President is submitted to Congress pursuant to section 1105 of title 31, United States Code, for fiscal year 2027 3 4 and for each fiscal year thereafter, the Secretary of Defense shall submit to Congress a report on any changes 5 to the roadmap required under subsection (b), including, 6 7 for each such change, a description and the detailed budg-8 etary effects.

9 (d) SUNSET.—This section shall terminate on De-10 cember 31, 2030.

11 (e) DEFINITIONS.—In this section—

(1) the term "cloud element" means a cloud
computing capability, environment, architecture, or
system; and

15 (2) the term "Department" means the Depart-16 ment of Defense.

17 Subtitle B—Cybersecurity

18 SEC. 1511. PROTECTIVE MEASURES FOR MOBILE DEVICES

19

WITHIN THE DEPARTMENT OF DEFENSE.

(a) IN GENERAL.—The Secretary of Defense shall
carry out a detailed evaluation of the cybersecurity products and services for mobile devices to identify products
and services that may improve the cybersecurity of mobile
devices used by the Department of Defense, including

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mitigating the risk to the Department of Defense from
 cyber attacks against mobile devices.

3 (b) CYBERSECURITY TECHNOLOGIES.—In carrying
4 out the evaluation required under subsection (a), the Sec5 retary of Defense shall evaluate each of the following tech6 nologies:

7 (1) Anonymizing-enabling technologies, includ8 ing dynamic selector rotation, un-linkable payment
9 structures, and anonymous onboarding.

10 (2) Network-enabled full content inspection.

11 (3) Mobile-device case hardware solutions.

(4) On-device virtual private networks.

13 (5) Protected Domain Name Server infrastruc-14 ture.

15 (6) Extended coverage for mobile device end-point detection.

17 (7) Smishing, phishing, and business text or
18 email compromise protection leveraging generative
19 artificial intelligence.

20 (8) Any other emerging or established tech-21 nologies determined appropriate by the Secretary.

(c) ELEMENTS.—In carrying out the evaluation required under subsection (a), for each technology described
in subsection (b), the Secretary of Defense shall—

1 (1) assess the efficacy and value of the cyberse-2 curity provided by the technology for mobile devices; 3 (2) assess the feasibility of scaling the tech-4 nology across the entirety or components of the De-5 partment of Defense, including the timeline for de-6 ploying the technology across the entirety or compo-7 nents of the Department of Defense; and 8 (3) evaluate the ability of the Department of 9 Defense to integrate the technology with the existing 10 cybersecurity architecture of the Department of De-11 fense. 12 (d) REPORT.—Not later than 270 days after the date 13 of the enactment of this Act, the Secretary of Defense 14 shall submit to the congressional defense committees a re-15 port of the findings of the evaluation carried out under subsection (a), including a determination whether the De-16 17 partment of Defense or any component thereof should pro-18 cure or incorporate any of the technologies evaluated pur-19 suant to subsection (b). 20 SEC. 1512. STRATEGY TO IMPROVE THE USE OF AIR AND 21 MISSILE DEFENSE PARTNER SHARING NET-22 WORK CAPABILITIES WITH ALLIES AND

23 PARTNERS IN THE MIDDLE EAST.

(a) IN GENERAL.—Not later than 180 days after thedate of the enactment of this Act, the Secretary of Defense

shall submit to the congressional defense committees a
 strategy to improve cooperation with respect to air and
 missile defense efforts between the Department of Defense
 and allies and partners of the United States located in
 the Middle East.

6 (b) CONTENTS.—The strategy submitted pursuant to7 subsection (a) shall include the following:

8 (1) A summary of ongoing efforts to develop a
9 joint air and missile defense partner-sharing network
10 capability for allies and partners of the United
11 States who are located in the Middle East.

(2) A summary of challenges to the development of such a joint partner-sharing network capability, including partner-nation actions or decisions.

(3) Recommendations for actions that can be
taken to address the challenges summarized pursuant to paragraph (2).

18 Recommendations for applying (4)lessons 19 learned from air and missile attacks by the Islamic 20 Republic of Iran and proxies of the Islamic Republic 21 of Iran on United States forces and forces of allies 22 and partners of the United States following October 23 7, 2023, to the development of such a joint partner-24 sharing network capability.

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1	(5) An assessment of how such a joint partner-
2	sharing network capability could—

(A) demonstrate new tools, techniques, or methodologies for data-driven decision making, including capabilities powered by artificial intelligence;

7 (B) accelerate sharing of relevant data,
8 data visualization, and data analysis imple9 mented through cryptographic data access con10 trols and enforcing existing data sharing re11 strictions across multiple security levels; and

12 (C) leverage current activities in multi-13 cloud computing environments to reduce the re-14 liance on solely hardware-based networking so-15 lutions.

16 (6) Recommendations for actions that can be
17 taken to develop and integrate such a joint partner18 sharing network capability with allies and partners
19 of the United States in the Middle East, including
20 identification of policy, resources, workforce, or
21 other shortfalls.

22 (7) Such other matters as the Secretary con-23 siders relevant.

(c) FORM.—The strategy required by subsection (a)
 shall be submitted in unclassified form, but may include
 a classified annex.

Subtitle C—Information 4 **Technology and Data Management** 5 SEC. 1521. USABILITY OF ANTIQUATED DATA FORMATS FOR 6 7 **MODERN OPERATIONS.** 8 (a) STRATEGY AND ROADMAP.— 9 (1) IN GENERAL.—Not later than 270 days 10 after the date of enactment of this act, the Secretary 11 of Defense, in coordination with the Secretaries of 12 the military departments, shall develop— 13 (A) a strategy— 14 (i) for the Department of Defense, in-15 cluding each of the military departments, 16 to implement and use modern data formats 17 as the primary method of electronic com-18 munication for command and control ac-19 tivities and for weapon systems, including 20 sensors associated with such weapon sys-21 tems; and 22 (ii) which accounts for specific needs 23 of each military department with respect to 24 such implementation and use of modern

data formats; and

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1	(B) an associated five-year roadmap for
2	such implementation.
3	(2) ELEMENTS.—The strategy and roadmap re-
4	quired under paragraph (1) shall include the fol-
5	lowing elements:
6	(A) The activities of the Chief Digital and
7	Artificial Intelligence Officer of the Department
8	of Defense to increase and synchronize the use
9	of modern data formats and modern data shar-
10	ing standards across the Department of De-
11	fense, including the Armed Forces in the De-
12	partment of Defense.
13	(B) The activities of the military depart-
14	ments to increase the use of modern data for-
15	mats and modern data sharing standards for
16	command and control systems, weapon systems,
17	and sensors associated with such weapon sys-
18	tems.
19	(C) An identification of barriers to the use
20	of modern data formats and modern data shar-
21	ing standards within weapon systems and sen-
22	sors associated with such weapon systems

sors associated with such weapon systems
across the Department of Defense, including
the Armed Forces in the Department of Defense.

1	(D) An identification of barriers to the use
2	of modern data formats and modern data shar-
3	ing standards within command and control sys-
4	tems across the Department of Defense, includ-
5	ing the Armed Forces in the Department of De-
6	fense.
7	(E) An identification of limitations on
8	combined joint all-domain command and control
9	capabilities resulting from the use of antiquated
10	data formats, including—
11	(i) the Extensible Markup Language
12	file format;
13	(ii) the JavaScript Object Notation
14	data format;
15	(iii) the Binary JavaScript Object No-
16	tation data format; and
17	(iv) the Protocol Buffers data format.
18	(3) SUBMISSION TO CONGRESS.—Upon comple-
19	tion of the strategy and roadmap required under
20	this subsection, the Secretary of Defense shall sub-
21	mit to the Committees on Armed Services of the
22	Senate and the House of Representatives such strat-
23	egy.
24	(b) Pilot Programs.—

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(1) ESTABLISHMENT.—Not later than	60	days
after the date of enactment of this Act—		

(A) the Secretary of Defense shall estab-3 4 lish a pilot program under which the Depart-5 ment of Defense, other than the military de-6 partments, shall use modern data formats to 7 improve the usability and functionality of infor-8 mation stored or produced in antiquated data 9 formats, including by converting such informa-10 tion to modern data formats; and

(B) each Secretary of a military department shall establish a pilot program under
which such military department shall use modern data formats as described in subparagraph
(A).

16 (2) BRIEFING.—Not later than 180 days after 17 the date of enactment, the Secretary of Defense and 18 the Secretaries of the military departments shall 19 each submit to the Committees on Armed Services 20 of the Senate and the House of Representatives a 21 briefing on the progress of the pilot program estab-22 lished by such Secretary under this subsection, in-23 cluding specific examples of the use of modern data 24 formats under such pilot program to improve the

usability and functionality of information stored or
 produced in antiquated data formats.

3 (3) SUNSET.—Each pilot program established
4 under this subsection shall terminate on the date
5 that is three years after the date of the enactment
6 of this Act.

7 (c) MILITARY DEPARTMENT DEFINED.—In this sec8 tion, the term "military department" has the meaning
9 given such term in section 101(a) of title 10, United
10 States Code.

11 SEC. 1522. MODERNIZATION OF THE DEPARTMENT OF DE12 FENSE'S AUTHORIZATION TO OPERATE PROC13 ESSES.

14 (a) ACTIVE DIRECTORY OF AUTHORIZING OFFI-15 CIALS.—

(1) IN GENERAL.—Not later than 270 days 16 17 after the date of the enactment of this Act, the Sec-18 retary of Defense, acting through the Chief Informa-19 tion Officer of the Department of Defense and in coordination with the Chief Information Officers of the 20 21 military departments, shall establish and regularly 22 update a digital directory of all authorizing officials 23 in the military departments.

24 (2) CONTENTS.—The directory established
25 under paragraph (1) shall include—

1	(A) the most current contact information
2	for such authorizing official; and
3	(B) a list of each training required to per-
4	form the duties and responsibilities of an au-
5	thorizing official completed by such authorizing
6	official.
7	(b) PRESUMPTION OF RECIPROCAL SOFTWARE AC-
8	CREDITING STANDARDS.—
9	(1) IN GENERAL.—Not later than 270 days
10	after the date of the enactment of this Act, the
11	Chief Information Officers of the military depart-
12	ments shall jointly develop and implement a policy
13	and guidance—
14	(A) requiring authorizing officials in the
15	military departments to presume the cybersecu-
16	rity of a cloud-based platform, service, or appli-
17	cation that has already been accredited by an-
18	other authorizing official in a military depart-
19	ment for the same or similar purposes and the
20	same classification level when determining
21	whether to approve or deny a request for an
22	Authorization to Operate for such cloud-based
23	platform, service, or application; and
24	(B) requiring authorizing officials in the

military departments to consult with the cur-

1	rent or planned mission owners of a cloud-based
2	platform, service, or application that will use
3	such cloud-based platform, service, or applica-
4	tion pursuant to an Authorization to Operate
5	for such cloud-based platform, service, or appli-
6	cation when such authorizing official is making
7	a determination whether to approve or deny the
8	request for such Authorization to Operate.
9	(2) CRITERIA.—The policy and guidance re-
10	quired under paragraph (1) shall—
11	(A) require each relevant authorizing offi-
12	cial in a military department who is making a
13	determination to approve or deny a request for
14	an Authorization to Operate for a cloud-based
15	platform, service, or application to ensure that
16	documentation containing all of the relevant de-
17	tails of the cybersecurity, accreditation, per-
18	formance, and operational capabilities of such
19	cloud-based platform, service, or application is
20	easily accessible and comprehensible to all rel-
21	evant stakeholders with respect to such request;
22	and
23	(B) require the development and imple-
24	mentation of a system for the digital sharing of
25	the documentation described in subparagraph

(A), including documenting the communication
 and acknowledgment of the uses of cloud-based
 platforms, services, and applications between
 mission owners and system owners of such
 cloud-based platforms, services, and applica tions.

7 (3) APPLICABILITY.—The policy and guidance
8 developed under this subsection shall apply with re9 spect to all cloud-based platforms, services, and ap10 plications capabilities operating across accredited
11 cloud environments of the military departments, to
12 the extent practicable.

13 (c) DEFINITIONS.—In this section—

(1) the term "Authorization to Operate" has
the meaning given such term in the Office of Management and Budget Circular A-130;

(2) the term "authorizing official" means an officer who is authorized to assume responsibility for
operating an information system at an acceptable
level of risk to organizational operations (including
mission, functions, image, or reputation), organizational assets, individuals, other organizations and
the United States;

1	(3) the term "military departments" has the
2	meaning given such term in section 101(a) of title
3	10, United States Code;
4	(4) the term "mission owner" means the user
5	of a cloud-based platform, service, or application;
6	and
7	(5) the term "system owner" means the ele-
8	ment of the Department of Defense responsible for
9	acquiring a cloud-based platform, service, or applica-
10	tion, but which is not a mission owner of such cloud-
11	based platform, service, or application.
12	Subtitle D—Reports and Other
13	Matters
13 14	Matters SEC. 1531. MODIFICATION TO CERTIFICATION REQUIRE-
14	SEC. 1531. MODIFICATION TO CERTIFICATION REQUIRE-
14 15	SEC. 1531. MODIFICATION TO CERTIFICATION REQUIRE- MENT REGARDING CONTRACTING FOR MILI-
14 15 16 17	SEC. 1531. MODIFICATION TO CERTIFICATION REQUIRE- MENT REGARDING CONTRACTING FOR MILI- TARY RECRUITING.
14 15 16 17	SEC. 1531. MODIFICATION TO CERTIFICATION REQUIRE- MENT REGARDING CONTRACTING FOR MILI- TARY RECRUITING. Section 1555 of the National Defense Authorization
14 15 16 17 18	SEC. 1531. MODIFICATION TO CERTIFICATION REQUIRE- MENT REGARDING CONTRACTING FOR MILI- TARY RECRUITING. Section 1555 of the National Defense Authorization Act for Fiscal Year 2024 (Public Law 118–31; 137 Stat.
14 15 16 17 18 19	SEC. 1531. MODIFICATION TO CERTIFICATION REQUIRE- MENT REGARDING CONTRACTING FOR MILI- TARY RECRUITING. Section 1555 of the National Defense Authorization Act for Fiscal Year 2024 (Public Law 118–31; 137 Stat. 581; 10 U.S.C. 503 note) is amended—
14 15 16 17 18 19 20	SEC. 1531. MODIFICATION TO CERTIFICATION REQUIRE- MENT REGARDING CONTRACTING FOR MILI- TARY RECRUITING. Section 1555 of the National Defense Authorization Act for Fiscal Year 2024 (Public Law 118–31; 137 Stat. 581; 10 U.S.C. 503 note) is amended— (1) in subsection (a), by striking "does not"
14 15 16 17 18 19 20 21	 SEC. 1531. MODIFICATION TO CERTIFICATION REQUIRE- MENT REGARDING CONTRACTING FOR MILI- TARY RECRUITING. Section 1555 of the National Defense Authorization Act for Fiscal Year 2024 (Public Law 118–31; 137 Stat. 581; 10 U.S.C. 503 note) is amended— (1) in subsection (a), by striking "does not" and all that follows and inserting the following:

1	"(2) provide ratings or opinions on news or in-
2	formation sources regarding misinformation, bias,
3	adherence to journalistic standards, or ethics; or
4	"(3) acquire or use any service that provides
5	any ratings, rankings, or opinions described in para-
6	graph (1) or (2) from any other individual or enti-
7	ty."; and
8	(2) by striking subsection (c).
9	SEC. 1532. REPORT ON TOTAL FORCE GENERATION FOR
10	THE CYBERSPACE OPERATIONS FORCES.
11	Section 1533(a) of the National Defense Authoriza-
12	tion Act for Fiscal Year 2023 (Public Law 117–263; 10
13	U.S.C. 167b note) is amended by adding at the end the
14	following:
15	"(4) REPORT.—Not later than September 30,
16	2024, the Secretary shall submit to congressional
17	defense committees the study required in subsection
18	(a) and any supporting analyses conducted by other
19	entities, including federally funded research and de-
20	velopment centers.".
21	SEC. 1533. ACCESS TO NATIONAL SUICIDE PREVENTION
22	AND MENTAL HEALTH CRISIS HOTLINE SYS-
23	ТЕМ.
24	(a) IN GENERAL.—The Chief Information Officer
25	shall, as soon as practicable, implement at each facility

of the Department access to the universal telephone num ber for the national suicide prevention and mental health
 crisis hotline system described in section 251(e)(4) of the
 Communications Act of 1934 (47 U.S.C. 251(e)(4)).

5 (b) Report.—

6 (1) IN GENERAL.—Not later than 180 days 7 after the date of the enactment of this Act, the 8 Chief Information Officer shall submit to the con-9 gressional defense committees a report describing 10 the resources required to implement the access de-11 scribed in subsection (a) at each facility of the De-12 partment.

13 (2) CONTENTS.—The report required by para14 graph (1) shall include—

(A) a timeline for the implementation of
the access described in subsection (a),
disaggregated by geographic location to the extent determined appropriate by the Chief Information Officer;

20 (B) a description of the actions required to
21 implement such access at facilities of the De22 partment located outside of the United States;
23 and

24 (C) an analysis of the feasibility and cost25 of automatically conveying dispatchable location

1	information with each call to the universal tele-
2	phone number described in subsection (a) from
3	a facility of the Department.
4	(c) DEFINITIONS.—In this section—
5	(1) the term "Chief Information Officer" means
6	the Chief Information Officer of the Department;
7	(2) the term "Department" means the Depart-
8	ment of the Defense; and
9	(3) the term "dispatchable information" means
10	the street address of the calling party and additional
11	information such as room number, floor number, or
12	similar information necessary to adequately identify
13	the location of the calling party.
13 14	the location of the calling party. SEC. 1534. LIMITATION ON AVAILABILITY OF TRAVEL
14	SEC. 1534. LIMITATION ON AVAILABILITY OF TRAVEL
14 15	SEC. 1534. LIMITATION ON AVAILABILITY OF TRAVEL FUNDS.
14 15 16	SEC. 1534. LIMITATION ON AVAILABILITY OF TRAVEL FUNDS. (a) LIMITS.—
14 15 16 17	SEC. 1534. LIMITATION ON AVAILABILITY OF TRAVEL FUNDS. (a) LIMITS.— (1) OFFICE OF THE SECRETARY OF DE-
14 15 16 17 18	 SEC. 1534. LIMITATION ON AVAILABILITY OF TRAVEL FUNDS. (a) LIMITS.— (1) OFFICE OF THE SECRETARY OF DE- FENSE.—Of the funds authorized to be appropriated
14 15 16 17 18 19	 SEC. 1534. LIMITATION ON AVAILABILITY OF TRAVEL FUNDS. (a) LIMITS.— (1) OFFICE OF THE SECRETARY OF DE-FENSE.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal
 14 15 16 17 18 19 20 	 SEC. 1534. LIMITATION ON AVAILABILITY OF TRAVEL FUNDS. (a) LIMITS.— (1) OFFICE OF THE SECRETARY OF DE- FENSE.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2025 for Operation and Maintenance, Defense-
 14 15 16 17 18 19 20 21 	 SEC. 1534. LIMITATION ON AVAILABILITY OF TRAVEL FUNDS. (a) LIMITS.— (1) OFFICE OF THE SECRETARY OF DEFENSE.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2025 for Operation and Maintenance, Defense-Wide, Office of the Secretary of Defense for travel,
 14 15 16 17 18 19 20 21 22 	 SEC. 1534. LIMITATION ON AVAILABILITY OF TRAVEL FUNDS. (a) LIMITS.— (1) OFFICE OF THE SECRETARY OF DEFENSE.—Of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2025 for Operation and Maintenance, Defense-Wide, Office of the Secretary of Defense for travel, not more than 75 percent may be obligated or ex-

1	the National Defense Authorization Act for Fis-
2	cal Year 2022 (10 U.S.C. 2224 note); and
3	(B) the Secretary of Defense and each De-
4	partment employee comply with the congres-
5	sional reporting requirements that are applica-
6	ble to the Secretary or such Department em-
7	ployee, respectively, in—
8	(i) sections 1636(c), 1644, and 1645
9	of the National Defense Authorization Act
10	for Fiscal Year 2020 (Public Law 116–92;
11	133 Stat. 1720);
12	(ii) sections 1720, 1736, and 1750 of
13	the William M. (Mac) Thornberry National
14	Defense Authorization Act for Fiscal Year
15	2021 (Public Law 116–283; 134 Stat.
16	4078);
17	(iii) sections 1501, 1503, 1504, 1505,
18	1510, and 1526 of the National Defense
19	Authorization Act for Fiscal Year 2022
20	(Public Law 117–81; 135 Stat. 2020); and
21	(iv) sections 1504, 1506, 1507, and
22	1509 of the James M. Inhofe National De-
23	fense Authorization Act for Fiscal Year
24	2023 (Public Law 117–263; 136 Stat.
25	2876).

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(2) MILITARY DEPARTMENTS.—

2	(A) ARMY.—Of the funds authorized to be
3	appropriated by this Act or otherwise made
4	available for fiscal year 2025 for Operation and
5	Maintenance, Army, for the official travel of the
6	Secretary of the Army, not more than 75 per-
7	cent may be obligated or expended until the
8	Secretary complies with the congressional re-
9	porting requirements applicable to the Sec-
10	retary in—

(i) section 1505 of the National Defense Authorization Act for Fiscal Year
2022 (10 U.S.C. 394 note); and

14 (ii) section 1723 of the William M.
15 (Mac) Thornberry National Defense Au16 thorization Act for Fiscal Year 2021 (10
17 U.S.C. 394 note).

(B) NAVY.—Of the funds authorized to be
appropriated by this Act or otherwise made
available for fiscal year 2025 for Operation and
Maintenance, Navy, for the official travel of the
Secretary of the Navy, not more than 75 percent may be obligated or expended until the
Secretary complies with the congressional re-

1	porting requirements applicable to the Sec-
2	retary in—
3	(i) section 1505 of the National De-
4	fense Authorization Act for Fiscal Year
5	2022 (10 U.S.C. 394 note); and
6	(ii) section 1723 of the William M.
7	(Mac) Thornberry National Defense Au-
8	thorization Act for Fiscal Year 2021 (10
9	U.S.C. 394 note).
10	(C) AIR FORCE.—Of the funds authorized
11	to be appropriated by this Act or otherwise
12	made available for Operation and Maintenance,
13	Air Force, for the official travel of the Sec-
14	retary of the Air Force, not more than 75 per-
15	cent may be obligated or expended until the
16	Secretary complies with the congressional re-
17	porting requirements applicable to the Sec-
18	retary in—
19	(i) section 1505 of the National De-
20	fense Authorization Act for Fiscal Year
21	2022 (10 U.S.C. 394 note); and
22	(ii) section 1723 of the William M.
23	(Mac) Thornberry National Defense Au-
24	thorization Act for Fiscal Year 2021 $(10$
25	U.S.C. 394 note).

1 (3) COMPLIANCE REQUIREMENT.—For the pur-2 poses of this subsection, with respect to the Sec-3 retary of Defense, the Secretaries of the military de-4 partments, and employees of the Department of De-5 fense, compliance with a congressional reporting re-6 quirement includes such submitting or otherwise 7 providing, as applicable, each report, briefing, and 8 other written material the Secretary of Defense, 9 such Secretary of a military department, or such 10 employee of the Department of Defense, as applica-11 ble, is required to have submitted or otherwise pro-12 vided under such unmet congressional reporting requirement prior to the date of the enactment of this 13 14 Act that has not been submitted or otherwise pro-15 vided.

16 (b) DEFINITIONS.—In this section—

(1) the term "congressional reporting requirement" means a requirement to submit or otherwise
provide a report, briefing, or any other written material or oral presentation to Congress or any congressional committee;

(2) the term "Department employee" means an
employee of the Department of Defense, other than
an employee in a military department; and

1 (3) the term "military department" has the 2 meaning given such term in section 101(a) of title 3 10, United States Code. 4 SEC. 1535. PROHIBITION ON DISESTABLISHMENT OR MERG-5 ER OF OFFICER CAREER PATHS WITHIN THE 6 CYBER BRANCH OF THE UNITED STATES 7 ARMY. 8 Beginning on and after the date of the enactment of 9 this Act, the Secretary of the Army is prohibited from any 10 actions to disestablish or merge the Cyber Warfare Officer 11 and Cyber Electromagnetic Warfare Officer career paths 12 within the Cyber Branch of the United States Army. 13 SEC. 1536. INDEPENDENT EVALUATION REGARDING PO-14 **TENTIAL ESTABLISHMENT** OF UNITED 15 **STATES CYBER FORCE.** 16 (a) AGREEMENT.— 17 (1) IN GENERAL.—The Secretary of Defense 18 shall seek to enter into an agreement with the Na-19 tional Academies of Sciences, Engineering, and Med-20 icine (in this section referred to as the "National 21 Academies") for the National Academies to conduct 22 the evaluation under subsection (b) and submit the 23 report under subsection (e). 24 (2) TIMING.—The Secretary shall seek to enter 25 into the agreement described in paragraph (1) by

1	not later than 60 days after the date of the enact-
2	ment of this Act.
3	(b) EVALUATION.—
4	(1) IN GENERAL.—Under an agreement be-
5	tween the Secretary and the National Academies en-
6	tered into pursuant to subsection (a), the National
7	Academies shall conduct an evaluation regarding the
8	advisability of—
9	(A) establishing a separate Armed Force in
10	the Department of Defense dedicated to oper-
11	ations in the cyber domain (in this section re-
12	ferred to as the "United States Cyber Force");
13	or
14	(B) refining and further evolving the cur-
15	rent organizational approach for United States
16	Cyber Command, which is based on the Special
17	Operations Command model.
18	(2) Scope.—The evaluation conducted pursu-
19	ant to paragraph (1) shall include consideration of—
20	(A) the potential establishment of a United
21	States Cyber Force as a separate Armed Force
22	in the Department of Defense commensurate
23	with the Army, Navy, Marine Corps, Air Force,
24	and Space Force, for the purpose of organizing,
25	training, and equipping the personnel required

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1 to enable and conduct operations in the cyber 2 domain through positions aligned to the United 3 States Cyber Command and other unified com-4 batant commands;

(B) a United States Cyber Force able to 6 devise and implement recruiting and retention policies specific to the range of skills and career 8 fields required to enable and conduct cyber-9 space operations, as determined by the United 10 States Cyber Command and other unified combatant commands;

12 (C) the performance and efficacy of the 13 Armed Forces in the Department of Defense in 14 satisfying the requirements of the current Force 15 Generation Model to enable and conduct oper-16 ations in the cyber domain through positions 17 aligned to the United States Cyber Command 18 and other unified combatant commands;

19 (D) the historical performance and efficacy 20 of the Armed Forces in the Department of De-21 fense in devising and implementing recruitment 22 and retention policies specific to the range of 23 skills and career fields required to enable and 24 conduct cyberspace operations, as determined

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by	the	United	States	Cyber	Command	and
oth	er un	ified cor	nbatant	commai	nds;	

(E) potential and recommended delineations of responsibility between the other Armed Forces in the Department of Defense and a United States Cyber Force with respect to network management, resourcing, and operations;

8 (F) potential and recommended delinea-9 tions of responsibility with respect to orga-10 nizing, training, and equipping members of the 11 Cyberspace Operations Forces, not serving in 12 positions aligned under the Cyber Mission 13 Force, to the extent necessary to support net-14 work management and operations;

15 (G) views and perspectives of members of 16 the Armed Forces in the Department of De-17 fense, in each grade, serving in the Cyber Mis-18 sion Force with experience in operational work 19 roles (as defined by the Commander of the 20 United States Cyber Command), and military 21 and civilian leaders across the Department re-22 garding the establishment of a Cyber Force;

(H) the extent to which each of the other
Armed Forces in the Department of Defense is
formed towards, and organized around, oper-

ations within a given warfighting domain, and
 the potential applicability of such formation and
 organizing constructs to a United States Cyber
 Force with respect to the cyber domain;

5 (I) findings from previous relevant assess-6 ments, analyses, and studies conducted by the 7 Secretary, the Comptroller General of the 8 United States, or other entities determined rel-9 evant by the National Academies on the estab-10 lishment of a United States Cyber Force;

(J) the organizing constructs for effective
and operationally mature cyber forces of foreign
countries, and the relevance of such constructs
to the potential creation of a United States
Cyber Force;

16 (K) lessons learned from the creation of
17 the United States Space Force that should be
18 applied to the creation of a United States Cyber
19 Force;

20 (L) recommendations for approaches to the
21 creation of a United States Cyber Force that
22 would minimize disruptions to Department of
23 Defense cyber operations;

24 (M) the histories of the Armed Forces in25 the Department of Defense, including an anal-

1	ysis of the conditions that preceded the estab-
2	lishment of each new Armed Force in the De-
3	partment of Defense established since 1900;
4	(N) a comparison between the potential
5	service secretariat leadership structures for a
6	United States Cyber Force, including but not
7	limited to, establishing the United States Cyber
8	Force within an existing military department;
9	and
10	(O) the cumulative potential costs and ef-
11	fects associated with the establishment for a
12	United States Cyber Force
13	(3) CONSIDERATIONS.—The evaluation con-
14	ducted pursuant to paragraph (1) shall include an
15	evaluation how a potential United States Cyber
16	Force dedicated to the cyber domain would compare
17	in performance and efficacy to the current model
18	with respect to the following functions:
19	(A) Organizing, training, and equipping
20	the size of a force necessary to satisfy existing
21	and projected requirements of the Department

of Defense.

23 (B) Harmonizing training requirements
24 and programs in support of cyberspace oper25 ations.

1	(C) Recruiting and retaining qualified offi-
2	cers and enlisted members of the Armed Forces
3	in the Department of Defense at the levels nec-
4	essary to execute cyberspace operations.
5	(D) Using reserve component forces in
6	support of cyberspace operations.
7	(E) Sustaining persistent force readiness.
8	(F) Acquiring and providing cyber capa-
9	bilities in support of cyberspace operations.
10	(G) Establishing pay parity among mem-
11	bers of the Armed Forces in the Department of
12	Defense serving in and qualified for work roles
13	in support of cyberspace operations.
14	(H) Establishing pay parity among civil-
15	ians serving in and qualified for work roles in
16	support of cyberspace operations.
17	(I) Establishing advancement parity for
18	members of the Armed Forces in the Depart-
19	ment of Defense serving in and qualified for
20	work roles in support of cyberspace operations.
21	(J) Establishing advancement parity for ci-
22	vilians serving in and qualified for work roles in
23	support of cyberspace operations.

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1	(K) Developing professional military edu-
2	cation content and curricula focused on the
3	cyber domain.
4	(L) Providing robust and unique legal sup-

(L) Providing robust and unique legal support to current and future operations in the cyber domain.

7 (M) Offering medical support to address
8 unique psychological strains as a result of high
9 operational tempo for cyberspace operations.

10 (4) COMPARISON TO PRESENT MODEL.—The 11 evaluation required under subsection (b) shall in-12 clude an analysis and consideration of how refining 13 and further evolving the current organizational ap-14 proach for United States Cyber Command, as pres-15 ently modeled on United States Special Operations 16 Command, may serve more optimally than a United 17 States Cyber Force relative to each of the elements 18 identified in paragraphs (2) and (3).

19 (5) UNIFIED COMBATANT COMMAND DE20 FINED.—In this subsection, the term "unified com21 batant command" has the meaning given such term
22 in section 161(c) of title 10, United States Code.

23 (c) SUPPORT FROM FEDERALLY FUNDED RESEARCH
24 AND DEVELOPMENT CENTER.—

1	(1) IN GENERAL.—Upon a request from the
2	National Academies, the Secretary shall seek to
3	enter into an agreement with a federally funded re-
4	search and development center described in para-
5	graph (2) under which such federally funded re-
6	search and development center shall support the Na-
7	tional Academies in conducting the evaluation under
8	subsection (b).
9	(2) Federally funded research and de-
10	VELOPMENT CENTER DESCRIBED.—A federally fund-
11	ed research and development center described in this
12	paragraph is a federally funded research and devel-
13	opment center the staff of which includes subject
14	matter experts with appropriate security clearances
15	and expertise in—
16	(A) cyber warfare;
17	(B) personnel management;
18	(C) military training processes; and
19	(D) acquisition management.
20	(d) Access to Department of Defense Per-
21	SONNEL, INFORMATION, AND RESOURCES.—Under an
22	agreement entered into between the Secretary and the Na-
23	tional Academies under subsection (a)—
20	
24	(1) the Secretary shall agree to provide to the

mation, and resources of the Department of Defense
 as may determined necessary by the National Acad emies in furtherance of the conduct of the evaluation
 under subsection (b); and

5 (2) if the Secretary refuses to provide such ac-6 cess, or any other major obstacle to such access oc-7 curs, the National Academies shall agree to notify, 8 not later seven days after the date of such refusal 9 or other occurrence, the congressional defense com-10 mittees.

11 (e) REPORT.—

12 SUBMISSION TO CONGRESS.—Under an (1)13 agreement entered into between the Secretary and 14 the National Academies under subsection (a), the 15 National Academies, not later than 270 days after 16 the date of the execution of the agreement, shall 17 submit to the congressional defense committees a re-18 port containing the findings of the National Acad-19 emies with respect to the evaluation under sub-20 section (b).

(2) PROHIBITION AGAINST INTERFERENCE.—
No personnel of the Department of Defense, nor any
other officer or employee of the United States Government (including the executive branch of the
United States Government) may interfere, exert

1 undue influence, or in any way seek to alter the 2 findings of the National Academies specified in para-3 graph (1) prior to the submission thereof under such paragraph. 4 (3) FORM.—The report under paragraph (1) 5 6 shall be submitted in an unclassified form, but may 7 include a classified annex. 8 SEC. 1537. OVERSIGHT AND REPORTING ON THE MISSION 9 PARTNER ENVIRONMENT AND ASSOCIATED 10 ACTIVITIES WITHIN THE DEPARTMENT OF 11 **DEFENSE**. 12 (a) BIANNUAL BRIEFINGS.— 13 (1) IN GENERAL.—Not later than October 1, 14 2025, and every six months thereafter until October 15 1, 2030, the Deputy Secretary of Defense, the Vice 16 Chairman of the Joint Chiefs of Staff, the Chief In-17 formation Officer of the Department of Defense, the 18 head of the Information Security Risk Management 19 Committee of the Department of Defense, the direc-

tor of the Mission Partner Capability Office, the Executive Agent for the Mission Partner Environment,
and a senior military service representative for each
of the Armed Forces shall provide to the congressional defense committees a briefing on the Mission
Partner Environment and related activities within

1	the Department of Defense, including the mod-
2	ernization of the Mission Partner Environment.
3	(2) Combatant commands.—A senior rep-
4	resentative from each unified combatant command
5	shall attend and participate in each briefing required
6	by paragraph (1).
7	(b) ELEMENTS.—Each briefing required by sub-
8	section (a) shall include the following:
9	(1) A description of all efforts of the Depart-
10	ment of Defense for the Mission Partner Environ-
11	ment.
12	(2) A description of the overall progress on im-
13	plementation and modernization of Mission Partner
14	Environment across the entirety of the Department
15	of Defense as of the date of the briefing and, for
16	each such briefing after the first such briefing, the
17	progress made on such implementation and mod-
18	ernization since the preceding briefing under such
19	subsection.
20	(3) An explanation of any changes in policy
21	necessary to execute on Mission Partner Environ-
22	ment, including changes made during the period cov-
23	ered by the briefing and changes that are planned
24	as of the time of the briefing.

1 (4) An explanation of any changes to the gov-2 ernance of the Mission Partner Environment within 3 the Department of Defense, including changes made 4 during the period covered by the briefing and 5 changes that are planned as of the time of the brief-6 ing.

7 (5) A detailed programmatic table of the fund8 ing for the combined joint all-domain command and
9 control efforts of the Office of the Secretary of De10 fense and the military departments, as set forth in
11 the budget of the President most recently submitted
12 to Congress under section 1105 of title 31, United
13 States Code.

14 (c) DEFINITIONS.—In this section—

(1) the terms "Defense Agency" and "military
departments" have the meanings given such terms,
respectively, in section 101(a) of title 10, United
States Code;

(2) the term "Mission Partner Environment"
means the operating framework enabling command
and control, information sharing, and the exchange
of data between the Department of Defense and
partners and allies of the United States participating in a military or other operation for the purposes of planning and executing such operation

1	through the use of common standards governance
2	and procedures, including activities the Office of the
3	Secretary of Defense, military departments, unified
4	combatant commands (as defined in section 161 of
5	title 10, United States Code), and Defense Agencies
6	relating to the operation, modernization, implemen-
7	tation, or oversight of, or resourcing of networks or
8	applications designed for such framework; and
9	(3) the term "unified combatant command" has
10	the meaning given such term in section 161 of title
11	10, United States Code.
12	
12	TITLE XVI—SPACE ACTIVITIES,
12 13	STRATEGIC PROGRAMS, AND
	,
13	STRATEGIC PROGRAMS, AND
13 14	STRATEGIC PROGRAMS, AND INTELLIGENCE MATTERS
13 14 15	STRATEGIC PROGRAMS, AND INTELLIGENCE MATTERS Subtitle A—Space Activities
13 14 15 16	STRATEGIC PROGRAMS, AND INTELLIGENCE MATTERS Subtitle A—Space Activities SEC. 1601. AUTHORITY TO BUILD CAPACITY FOR SPACE DO-
 13 14 15 16 17 	STRATEGIC PROGRAMS, AND INTELLIGENCE MATTERS Subtitle A—Space Activities SEC. 1601. AUTHORITY TO BUILD CAPACITY FOR SPACE DO- MAIN AWARENESS AND SPACE OPERATIONS.
 13 14 15 16 17 18 	STRATEGIC PROGRAMS, AND INTELLIGENCE MATTERS Subtitle A—Space Activities SEC. 1601. AUTHORITY TO BUILD CAPACITY FOR SPACE DO- MAIN AWARENESS AND SPACE OPERATIONS. Section 333(a) of title 10, United States Code, is
 13 14 15 16 17 18 19 	STRATEGIC PROGRAMS, AND INTELLIGENCE MATTERS Subtitle A—Space Activities SEC. 1601. AUTHORITY TO BUILD CAPACITY FOR SPACE DO- MAIN AWARENESS AND SPACE OPERATIONS. Section 333(a) of title 10, United States Code, is amended by adding at the end the following new para-

 1
 SEC. 1602. ESTABLISHMENT OF THE COMMERCIAL AUG

 2
 MENTATION SPACE RESERVE.

3 (a) IN GENERAL.—Chapter 963 of title 10, United
4 States Code, is amended by inserting before section 9532
5 the following new section:

6 "§ 9531. Commercial Augmentation Space Reserve.

7 "(a) IN GENERAL.—The Secretary of Defense may 8 establish and carry out a program to be known as the 9 'Commercial Augmentation Space Reserve' program. Under the program, the Secretary may include in a con-10 11 tract for the procurement of space products or services one or more provisions under which a qualified contractor 12 13 agrees to provide additional space products or services to the Department of Defense on an as-needed basis under 14 circumstances determined by the Secretary. 15

16 "(b) AUTHORITY TO CONTRACT.—Subject to sub-17 section (c), and the extent that funds are otherwise avail-18 able for obligation, the Secretary may contract with any 19 qualified contractor for space products or services in sup-20 port of the Commercial Augmentation Space Reserve Pro-21 gram as described in subsection (a).

22 "(c) SECURITY MEASURES.—In carrying out the pro23 gram under subsection (a), the Secretary shall—

24 "(1) ensure that each contract under, and
25 qualified contractor participating in, the program
26 complies with an applicable security measures, in-

cluding any security measures required under the
 National Industrial Security program (or any suc cessor to such program); and

4 "(2) may establish and implement such addi5 tional security measures as the Secretary considers
6 appropriate to protect the national security interests
7 of the United States.

8 "(d) COMMITMENT OF SPACE PRODUCTS OR SERV-9 ICES AS A BUSINESS FACTOR.—The Secretary may, in de-10 termining the quantity of business to be received under 11 a space product or services contract under subsection (a), 12 use as a factor the relative amount of space product or 13 service committed to the Commercial Augmentation Space 14 Reserve by the qualified contractor involved.

"(e) WAIVER OF CERTAIN PROVISIONS OF LAW.—In
a time of war or national emergency, the Secretary may
waive the requirements of chapter 271 of this title or the
provisions of subsections (a) and (b) of section 1502 of
title 41 with respect to a contract under subsection (a).
"(f) DEFINITIONS.—In this section:

"(1) The term 'space products or services'
means commercial products and commercial services
(as those terms are defined in section 2.101 of the
Federal Acquisition Regulation) and noncommercial
products and noncommercial services offered by

1	commercial companies that operate to, through, or
2	from space, including any required terrestrial
3	ground, support, and network systems and associ-
4	ated services that can be used to support military
5	functions and missions.
6	"(2) The term 'citizen of the United States'
7	means—
8	"(A) an individual who is a citizen of the
9	United States;
10	"(B) a partnership each of whose partners
11	is an individual who is citizen of the United
12	States; or
13	"(C) a corporation or association organized
14	under the laws of the United States or a State,
15	the District of Columbia, or a territory or pos-
16	session of the United States.
17	"(3) The term 'qualified contractor' means a
18	contractor that is a citizen of the United States.
19	"(4) The term 'Secretary' means the Secretary
20	of Defense.".
21	(b) STUDY AND REPORT.—
22	(1) STUDY.—The Secretary of the Air Force, in
23	coordination with the Secretary of Defense, shall
24	seek to enter into an agreement with a federally

funded research and development center to conduct
 a study on—

(A) the availability and adequacy of commercial insurance to protect the financial interests of contractors providing support services to
space-related operations and activities of the
Department of Defense, taking into account the
risks that may be anticipated to arise from such
support;

10 (B) the adequacy of any existing authori-11 ties under Federal law that would enable the 12 Federal Government to protect such interests in 13 the event commercial space insurance is not 14 available or not available on reasonable terms; 15 and

16 (C) potential options for Government-pro-17 vided insurance similar to existing aviation and 18 maritime insurance programs under titles 49 19 and 46 of the United States Code, respectively. 20 (2) REPORT.—Not later than one year after the 21 date of the enactment of this Act, the Secretary of 22 the Air Force shall submit to the congressional de-23 fense committees a report on the results of the study 24 conducted under paragraph (1).

SEC. 1603. MODIFICATIONS TO NATIONAL SECURITY SPACE LAUNCH PROGRAM.

3 (a) EXTENSION OF POLICY ON CONTRACTS FOR
4 LAUNCH SERVICES.—Section 1601 of the National De5 fense Authorization Act for Fiscal Year 2022 (Public Law
6 117-81; 10 U.S.C. 2276 note) is amended—

7 (1) in subsection (b), by striking "2024" and
8 inserting "2029"; and

9 (2) in subsection (c), by striking "phase two
10 contracts" and inserting "the National Security
11 Space Launch program".

12 (b) NOTIFICATION OF CHANGES IN PHASE THREE ACQUISITION STRATEGY.—Not later than seven days be-13 fore implementing any modification to the final phase 14 three acquisition strategy under the National Security 15 Space Launch program, the Assistant Secretary of the Air 16 Force for Space Acquisition and Integration shall submit 17 to the appropriate congressional committees notice of the 18 19 proposed modification together with an explanation of the 20 reasons for such modification.

- 21 (c) DEFINITIONS.—In this section:
- (1) The term "appropriate congressional committees" means—

24 (A) the congressional defense committees;25 and

1	(B) the congressional intelligence commit-
2	tees (as defined in section 3 of the National Se-
3	curity Act of 1947 (50 U.S.C. 3003)).
4	(2) The term "final phase three acquisition
5	strategy" means the acquisition strategy for phase
6	three of the National Security Space Launch pro-
7	gram, as approved by the Assistant Secretary of the
8	Air Force for Space Acquisition and Integration on
9	March 4, 2024.
10	(3) The term "phase three" has the meaning
11	given that term in section 1601(e) of the National
12	Defense Authorization Act for Fiscal Year 2022
13	(Public Law 118–71; 10 U.S.C. 2276 note).
14	SEC. 1604. MODIFICATIONS TO SPACE CONTRACTOR RE-
15	SPONSIBILITY WATCH LIST.
16	Section 1612 of the National Defense Authorization
17	Act for Fiscal Year 2018 (Public Law 115–91; 10 U.S.C.
18	2271 note) is amended—
19	(1) in the section heading, by striking "AIR
20	FORCE'';
21	(2) in subsection (a)—
22	(A) by striking "Commander of the Air
23	Force Space and Missile Systems Center" and
23 24	Force Space and Missile Systems Center" and inserting "Assistant Secretary of the Air Force

1	(B) by striking "contracts" each place it
2	appears and inserting "transactions";
3	(3) in subsection (b)—
4	(A) in paragraph (1)—
5	(i) by striking "Commander" and in-
6	serting "Assistant Secretary"; and
7	(ii) by striking "a contract" and in-
8	serting "under a transaction";
9	(B) in paragraph (2)—
10	(i) in the paragraph heading, by strik-
11	ing "COMMANDER" and inserting "ASSIST-
12	ANT SECRETARY"; and
13	(ii) by striking "Commander" and in-
14	serting "Assistant Secretary";
15	(4) in subsection (c)—
16	(A) by striking "Commander" each place it
17	appears and inserting "Assistant Secretary";
18	(B) in paragraph (1)—
19	(i) in the paragraph heading, by strik-
20	ing "CONTRACTS" and inserting "CON-
21	TRACTORS'';
22	(ii) by striking "award a contract to"
23	and inserting "enter into a transaction
24	with"; and

1	(iii) by striking "Air Force" and in-
2	serting "Space Force"; and
3	(C) in paragraph (2)—
4	(i) by striking "a contract" and in-
5	serting "a transaction";
6	(ii) by striking "prime contract value"
7	and inserting "overall value of the trans-
8	action"; and
9	(iii) by striking "Air Force Space and
10	Missile Systems Center" and inserting
11	"Space Force";
12	(5) in subsection (d), by striking "Commander"
13	and inserting "Assistant Secretary"; and
14	(6) by adding at the end the following new sub-
15	section:
16	"(f) DEFINITIONS.—In this section:
17	"(1) The term 'contractor' means any indi-
18	vidual or entity that enters into a transaction.
19	"(2) The term 'transaction' means a contract,
20	grant, cooperative agreement, or other transaction.".
21	SEC. 1605. ANNUAL BRIEFING ON COMMERCIAL SPACE
22	STRATEGY OF THE SPACE FORCE.
23	(a) FINDINGS.—Congress finds that the strategy of
24	the Space Force titled "U.S. Space Force Commercial
25	Space Strategy" published in April 2024, indicates that

1	the Space Force intends to focus future efforts and re-
2	sources on the following mission areas:
3	(1) Satellite communications.
4	(2) Space domain awareness.
5	(3) Space access mobility and logistics.
6	(4) Tactical surveillance, reconnaissance, and
7	tracking.
8	(5) Space based environmental monitoring.
9	(6) Cyberspace operations.
10	(7) Command and control.
11	(8) Positioning, navigation, and timing.
12	(b) SENSE OF CONGRESS.—It is the sense of Con-
13	gress that—
14	(1) the Space Force should continue to pursue
15	partnerships with the commercial space industry of
16	the United States to create a true hybrid architec-
17	ture that provides increased capabilities and resil-
18	ience;
19	(2) in assessing the potential use of commercial
20	solutions to support space domain awareness, the
21	Chief of Space Operations should consider—
22	(A) conducting—
23	(i) dynamic rendezvous and proximity
24	operations, cooperative and noncooperative
25	non-earth imaging, and noncooperative

1	rendezvous and proximity operations with
2	resident space objects; and
3	(ii) routine characterization, anomaly-
4	resolution, and broad metric observations
5	of resident space objects;
6	(B) entering into long term purchase ar-
7	rangements for data and services to support
8	space domain awareness; and
9	(C) functionally supporting an enterprise
10	architecture for space command and control
11	and space domain awareness;
12	(3) in developing and fulfilling requirements re-
13	lating to space access mobility and logistics, the
14	Chief of Space Operations should consider the use of
15	commercial solutions such as—
16	(A) geostationary commercial services for
17	life extension, refueling, and end of life mission
18	disposal;
19	(B) orbital sustainment and mission exten-
20	sion capabilities;
21	(C) maneuver services for unprepared cli-
22	ents in geostationary earth orbit; and
23	(D) nontraditional concepts for dynamic
24	space operations like electromechanical accel-
25	eration platforms; and

1 (4) the Chief of Space Operations and the As-2 sistant Secretary of the Air Force for Space Acquisi-3 tion and Integration should continue to engage with 4 the congressional defense committees anv on 5 changes to acquisition authorities that are needed to 6 better integrate commercial space capabilities within 7 existing and future Government architectures.

8 (c) BRIEFING REQUIRED.—

9 (1) IN GENERAL.—Not later than 10 days after 10 the date on which the budget of the President for 11 each of fiscal years 2026 through 2029 is submitted 12 to Congress pursuant to section 1105 of title 31, 13 United States Code, the Chief of Space Operations, 14 in coordination with Assistant Secretary of the Air 15 Force for Space Acquisition and Integration, shall 16 provide to the congressional defense committees a 17 briefing that includes the information described in 18 paragraph (2) with respect to each mission area 19 specified in subsection (a).

20 (2) ELEMENTS.—Each briefing under para21 graph (1) shall include, with respect to each mission
22 area specified in subsection (a) for the fiscal year
23 concerned, the following:

24 (A) Of the funds requested for the mission25 area, the percentage that are expected to be

1	used to fulfill requirements through the provi-
2	sion of commercial solutions compared to the
3	percentage that are expected to be used to ful-
4	fill such requirements through programs of
5	record.
6	(B) A description of the requirements for
7	each mission area and an explanation of wheth-
8	er and how the use of commercial solutions has
9	been considered for fulfilling such requirements.
10	(C) A description of any training or
11	wargaming exercises that are expected to inte-
12	grate commercial solutions and include the par-
13	ticipation of providers of such solutions.
14	(D) Any force designs of the Space
15	Warfighting Analysis Center for which commer-
16	cial solutions were considered as part of a force
17	design analysis from the previous fiscal year.
18	(E) An update on the status of any efforts
19	to integrate commercial systems into respective
20	Government architecture.
21	(F) With respect to the contracts entered
22	into to support the mission area—
23	(i) the number of such contracts;
24	(ii) the types of contracts used;

	005
1	(iii) the length of time covered by
2	such contracts; and
3	(iv) the amount of funds committed
4	under such contracts.
5	(d) Commercial Solutions Defined.—In this sec-
6	tion, the term "commercial solutions" includes commercial
7	products, commercial services, and providers of such prod-
8	ucts and services.
9	SEC. 1606. PILOT PROGRAM TO DEMONSTRATE HYBRID
10	SPACE ARCHITECTURE.
11	(a) SENSE OF CONGRESS.—It is the sense of Con-
12	gress that—
13	(1) efforts that leverage commercial space sys-
14	tems, space systems of the United States Govern-
15	ment, and Government space systems of allies and
16	partners of the United States, enhance resiliency
17	and capabilities for data and communications paths
18	for global national security and allied operations;
19	(2) hybrid space architectures that leverage a
20	mixture of the space assets described in paragraph
21	(1) with dynamic operations across multiple con-
22	stellations are critical to modern warfighting and im-
23	plementing new warfighting concepts like joint all-
24	
	domain command and control;

1 (3) the integration of space and ground infra-2 structure across secure cloud computing platforms to 3 collect, move, and process data are critical first steps 4 to establishing the foundation necessary to manage 5 and control this future hybrid space architecture; 6 (4) efforts that are ongoing within the Defense 7 Innovation Unit and the Space Force are important 8 and foundational to both inform and align with 9 other key Department of Defense-wide initiatives; 10 and 11 (5) alignment and integration with broader ef-12 forts across the Department is essential. 13 (b) PROGRAM REQUIRED.—Beginning in fiscal year 2025, the Commander of the Space Systems Command 14 15 of the Space Force shall carry out a pilot program to demonstrate a hybrid space architecture. 16 17 (c) REQUIREMENTS AND CONSIDERATIONS.—In carrying out the pilot program under subsection (b), the 18 19 Commander the Space Systems Command shall include in 20 the hybrid space architecture at least one military satellite 21 communications system, such as the Wideband Global 22 Satcom system or the Micro Geostationary Earth Orbit 23 system.

24 (d) BRIEFING.—Not later than 180 days after the25 date of the enactment of this Act, the Assistant Secretary

of the Air Force for Space Acquisition and Integration
 shall provide to the congressional defense committees a
 briefing that includes—

4 (1) a description of the hybrid space architec5 ture developed under the pilot program under sub6 section (b) and a summary of the results of the pro7 gram as of the date of the briefing; and

8 (2) a plan for supporting the transition of the 9 hybrid space architecture efforts to a program of 10 record within the Space Force and the Space Sys-11 tems Command.

(e) HYBRID SPACE ARCHITECTURE.—The term "hybrid space architecture" means network of integrated
United States Government, allied Government, and commercially owned and operated capabilities both for on-orbit
constellations and ground systems.

17 SEC. 1607. MIDDLE EAST INTEGRATED SPACE AND SAT-

ELLITE SECURITY ASSESSMENT.

18

19

(a) Assessment.—

(1) IN GENERAL.—The Secretary of Defense, in
consultation with the Secretary of State, shall conduct an assessment of space and satellite security
for the purpose of identifying mechanisms, such as
improved multilateral data sharing agreements, that
may be implemented to better protect ally and part-

1	ner countries in the area of responsibility of the
2	United States Central Command from hostile activi-
3	ties conducted by adversaries against space systems
4	of the United States or such countries.
5	(2) MATTERS TO BE INCLUDED.—The assess-
6	ment required by paragraph (1) shall include the fol-
7	lowing:
8	(A) An assessment of the threats posed to
9	the United States and ally or partner countries
10	in the area of responsibility of the United
11	States Central Command by adversaries, includ-
12	ing Iran and its proxies, from conducting hos-
13	tile activities—
14	(i) against space systems of the
15	United States or such countries; and
16	(ii) using capabilities originating from
17	the space domain.
18	(B) A description of progress made in—
19	(i) advancing the integration of coun-
20	tries in the area of responsibility of the
21	United States Central Command, including
22	Israel, into existing multilateral space and
23	satellite security partnerships; and
24	(ii) establishing such partnerships
25	with such countries.

1 (C) A description of efforts among ally and 2 partner countries in the area of responsibility of the United States Central Command to coordi-3 4 nate intelligence, reconnaissance, and surveil-5 lance capabilities and indicators and warnings 6 with respect to the threats described in sub-7 paragraph (A), and a description of factors lim-8 iting the effectiveness of such efforts. 9 (D) An assessment of current gaps in the 10 ability of the Department of Defense to provide 11 space situational awareness for allies and part-12 ners in the area of responsibility of the United 13 States Central Command. 14 (E) A description of multilateral space sit-15 uational awareness data-sharing agreements 16 and an integrated space and satellite security

architecture that would improve collective secu-18 rity in the area of responsibility of the United 19 States Central Command.

20 (F) A description of current and planned 21 efforts to engage ally and partner countries in 22 the area of responsibility of the United States 23 Central Command in establishing such a multi-24 lateral space situational awareness data-sharing

1	agreement and an integrated space and satellite
2	security architecture.
3	(G) A description of key challenges in
4	achieving integrated space and satellite security
5	described in paragraph (1) using the metrics
6	identified in accordance with paragraph (3).
7	(H) Recommendations for development
8	and the implementation of an integrated space
9	and satellite security strategy based on such
10	metrics.
11	(I) A cost estimate of establishing an inte-
12	grated space and satellite security strategy, and
13	an assessment of the resources that could be
14	contributed by ally and partner countries of the
15	United States to establish and strengthen such
16	capabilities.
17	(J) Other matters the Secretary of Defense
18	considers relevant.
19	(3) Metrics.—The Secretary of Defense shall
20	identify and propose metrics to assess progress in
21	the implementation of the assessment required by
22	paragraph (1).
23	(b) Report.—
24	(1) IN GENERAL.—Not later than one year
25	after the date of the enactment of this Act, the Sec-

1 retary of Defense shall submit to the appropriate 2 committees of Congress a report on the results of the assessment conducted under subsection (a). 3 4 (2) FORM OF REPORT.—The report required by 5 paragraph (1) shall be submitted in unclassified 6 form but may include a classified annex. 7 (c) PROTECTION OF SENSITIVE INFORMATION.—Anv 8 activity carried out under this section shall be conducted 9 in a manner that appropriately protects sensitive informa-10 tion and the national security interests of the United 11 States. (d) APPROPRIATE COMMITTEES OF CONGRESS DE-12 FINED.—In this section, the term "appropriate commit-13 tees of Congress" means— 14 15 (1) the Committee on Armed Services, the 16 Committee on Appropriations, and the Committee on 17 Foreign Relations of the Senate; and 18 (2) the Committee on Armed Services, the 19 Committee on Appropriations, and the Committee on 20 Foreign Affairs of the House of Representatives. 21 SEC. 1608. PLAN FOR IMPROVEMENT OF SPACE FORCE SAT-22 **ELLITE CONTROL NETWORK.** 23 (a) PLAN REQUIRED.—The Chief of Space Oper-24 ations, in coordination with the Assistant Secretary of the 25 Air Force for Space Acquisition and Integration, shall pre-

pare a comprehensive plan for modernizing the satellite
 control network of the Space Force. The plan shall in clude—

4 (1) the actions and resources needed to mod5 ernize and sustain a resilient, multi-mission, multi6 orbit satellite control network for the Space Force;
7 (2) life-cycle sustainment measures that include
8 technical refresh efforts to enable dynamic space op9 erations;

(3) assessments of current and planned architectural hardware capabilities, across the range of
classification levels, and an explanation of how such
capabilities are expected to be addressed in future
budget requests;

(4) plans for incorporating commercial capabili-ties into the network, as appropriate; and

17 (5) mechanisms through which the Space Force
18 may use existing funding to accelerate the rapid
19 adoption of capabilities and life-cycle sustainment ef20 forts to quickly modernize the satellite control net21 work.

(b) FINAL REPORT.—Following completion of the
plan under subsection (a), the Chief of Space Operations
shall submit to the Committees on Armed Services of the

Senate and the House of Representatives a report that
 contains the plan.

3 (c) QUARTERLY PROGRESS BRIEFINGS.—Not later 4 than 90 days after the date of the enactment of this Act, and on a quarterly basis thereafter until the date on which 5 the report is submitted under subsection (b), the Chief of 6 7 Space Operations shall provide to the Committees on 8 Armed Services of the Senate and the House of Represent-9 atives a briefing on the status of the development of the 10 plan under subsection (a).

SEC. 1609. BRIEFING ON SPACE-RELATED WAVEFORM AND DATALINK CAPABILITIES.

(a) SENSE OF CONGRESS.—It is the sense of Con-gress that—

(1) procurement of resilient waveform and
datalink capabilities is crucial to fielding operationally relevant and interoperable architectures; and

(2) the Secretary of Defense should take such
actions as are necessary to ensure that all covered
communications and datalink waveforms purchased
or authorized for use in, from, or to Space, effectively operate on at least two different hardware network architectures, including field programable gate
arrays and central processing units.

1 (b) BRIEFING.—Not later than 60 days after the date 2 of the enactment of this Act, the Chief of Space Oper-3 ations and the Assistant Secretary of the Air Force for 4 Space Acquisition and Integration shall jointly provide to 5 the Committees on Armed Services of the Senate and the House of Representatives a briefing on a plan to resource 6 7 and enable an architecture to connect, with operationally 8 relevant interoperability, the following:

9 (1) Communication architectures of the Space 10 Force, including the Space Development Agency 11 Proliferated Warfighter Space Architecture and the 12 United States Space Force Satellite Control Net-13 work.

- 14 (2) Protected tactical enterprise services of the15 United States.
- 16 (3) Evolved strategic satellite communications.
- 17 (4) Narrowband satellite communications.
- 18 (5) Wideband satellite communications.
- 19 (6) Such other systems as the Chief and Assist-
- 20 ant Secretary determine appropriate.

Subtitle B—Defense Intelligence and Intelligence-Related Activities sec. 1611. EXTENSION AND MODIFICATION OF AUTHORITY TO ENGAGE IN CERTAIN COMMERCIAL AC TIVITIES AS SECURITY FOR INTELLIGENCE COLLECTION ACTIVITIES. Section 431 of title 10, United States Code, is

8 amended—

9 (1) in subsection (a), by striking "December
10 31, 2024" and inserting "December 31, 2027"; and
11 (2) in subsection (b), by amending paragraph
12 (1) to read as follows:

"(1)(A) be pre-coordinated with the Director of
the Central Intelligence Agency using procedures
mutually agreed upon by the Secretary of Defense
and the Director; and

17 "(B) where appropriate, be supported by the18 Director; and".

19SEC. 1612. EXPANSION OF AUTHORITY TO EXECUTE WAR-20RANTS AND MAKE ARRESTS TO SPECIAL21AGENTS OF ARMY COUNTERINTELLIGENCE22COMMAND.

23 Section 7377 of title 10, United States Code, is24 amended—

1	(1) in the heading, by inserting "and Coun-
2	terintelligence Command" after "Criminal
3	Investigation Command"; and
4	(2) in subsection (b), by striking "who is a spe-
5	cial agent" and all that follows through the end of
6	the subsection and inserting the following: "who is—
7	"(1) a special agent of the Army Criminal In-
8	vestigation Command (or a successor to that com-
9	mand) whose duties include conducting, supervising,
10	or coordinating investigations of criminal activity in
11	programs and operations of the Department of the
12	Army; or
13	"(2) a special agent of the Army Counterintel-
14	ligence Command (or a successor to that command)
15	whose duties include conducting, supervising, or co-
16	ordinating counterintelligence investigations in pro-
17	grams and operations of the Department of the
18	Army.".
19	SEC. 1613. SENSITIVE COMPARTMENTED INFORMATION FA-
20	CILITY ACCREDITATION.
21	(a) IN GENERAL.—The Under Secretary of Defense
22	for Intelligence and Security shall, not later than Decem-
23	ber 31, 2029—
24	(1) assign responsibility to the Defense Coun-
25	terintelligence and Security Agency for the accredi-

tation of sensitive compartmented information facili ties for all components of the Department of De fense, including the military departments, except
 with respect to the National Security Agency, the
 National Reconnaissance Office, and the National
 Geospatial-Intelligence Agency; and

7 (2) ensure that the Defense Counterintelligence
8 and Security Agency has the appropriate staff to
9 successfully carry out such responsibility.

10 (b) NOTIFICATION WITH RESPECT TO RESOURCE **REQUIREMENTS.**—The Under Secretary of Defense for 11 12 Intelligence and Security shall notify the congressional intelligence committees and the congressional defense com-13 mittees with respect to the resource requirements for the 14 15 Defense Counterintelligence and Security Agency to carry out the accreditation responsibility under subsection (a). 16 17 (c) SUBMISSION OF REPORT TO CONGRESS.—The Under Secretary of Defense for Intelligence and Security 18 19 shall, in consultation with the Director of the National Se-20curity Agency, the Director of the National Reconnais-21 sance Office, and the Director of the National Geospatial-22 Intelligence Agency, submit to the congressional intel-23 ligence committees and the Committees on Armed Services 24 of the House of Representatives and the Senate a report not later than December 31, 2027, on the feasibility of 25

the Defense Counterintelligence and Security Agency as suming accreditation responsibility with respect to sen sitive compartmented information facilities for the Na tional Security Agency, the National Reconnaissance Of fice, and the National Geospatial-Intelligence Agency by
 December 31, 2029.

7 (d) CONGRESSIONAL INTELLIGENCE COMMITTEES
8 DEFINED.—In this section, the term "congressional intel9 ligence committees" has the meaning given such term in
10 section 3 of the National Security Act of 1947 (50 U.S.C.
11 3003).

Subtitle C—Nuclear Forces 12 SEC. 1621. MODIFICATION OF REQUIREMENTS AND AU-13 14 THORITIES RELATING TO THE NUCLEAR-15 ARMED, SEA-LAUNCHED CRUISE MISSILE. 16 (a) FY23 NDAA.—Section 1642(c) of the National 17 Defense Authorization Act for Fiscal Year 2023 (Public Law 117–263; 136 Stat. 2945) is amended by striking 18 "W80-4 warhead" each place it appears and inserting, 19 20 "W80–4 ALT warhead (or an alternative warhead)". 21 (b) FY24 NDAA.—Section 1640 of the National De-

22 fense Authorization Act for Fiscal Year 2024 (Public Law
23 118–31; 137 Stat. 595) is amended—

24 (1) in subsection (a) -

1	(A) in paragraph (3), by striking "nuclear
2	weapon project for the W80–4 ALT warhead"
3	and inserting "nuclear weapon system project
4	with the W80–4 ALT warhead (or an alter-
5	native warhead in accordance subsection (e))";
6	(B) in paragraph (4), by striking "W80–4
7	ALT warhead"; and inserting "nuclear weapon
8	system"; and
9	(C) in paragraph (5), by striking "the
10	W80–4 ALT nuclear weapon project" and in-
11	serting "such nuclear weapon system project";
12	(2) in subsection (c), by striking "W80–4 ALT $$
13	project" and inserting "nuclear weapon system
14	project described in subsection (a)(3)";
15	(3) by redesignating subsections (e) through (g)
16	as subsections (f) through (h); and
17	(4) by inserting after subsection (d) the fol-
18	lowing new subsection:
19	"(e) Selection of a Nuclear Weapon System
20	WITH AN ALTERNATIVE WARHEAD.—
21	"(1) Briefing and waiting period.—For
22	purposes of subsection (a)(3), the Secretary of De-
23	fense may carry out a nuclear weapons system
24	project with an alternative warhead to the W80–4 $$
25	ALT warhead, if—

1	"(A) the Secretary submits to the congres-
2	sional defense committees a briefing that in-
3	cludes—
4	"(i) a description of the alternative
5	warhead to be developed under the project;
6	"(ii) an estimate and description of
7	the balance among the costs, schedule, and
8	programmatic impacts for the research, de-
9	velopment, and production of such alter-
10	native warhead;
11	"(iii) an explanation of the reasons
12	the Secretary intends to develop a nuclear
13	weapon system with such alternative war-
14	head instead of—
15	"(I) the W80–4 ALT warhead;
16	or
17	"(II) any other warhead options
18	that may have been considered;
19	"(iv) a written certification from the
20	Secretary that the nuclear weapon system
21	with the alternative warhead is expected—
22	"(I) to more favorably balance
23	cost, schedule, and programmatic im-
24	pacts than the nuclear weapons sys-
25	tem with the W80–4 ALT warhead;

1	"(II) to enable the nuclear
2	armed, sea-launched cruise missile to
3	achieve initial operational capability
4	faster than directed by subsection (b);
5	and
6	"(III) to enable a more military
7	effective nuclear armed, sea-launched
8	cruise missile than would otherwise be
9	achievable using the W80-4 ALT war-
10	head; and
11	"(B) a period of 45 days has elapsed fol-
12	lowing the date on which such briefing was sub-
10	
13	mitted.
13 14	"(2) FORM OF BRIEFING.—The briefing under
14	"(2) FORM OF BRIEFING.—The briefing under
14 15	"(2) FORM OF BRIEFING.—The briefing under paragraph (1)(A) may be submitted in classified
14 15 16	"(2) FORM OF BRIEFING.—The briefing under paragraph (1)(A) may be submitted in classified form.".
14 15 16 17	 "(2) FORM OF BRIEFING.—The briefing under paragraph (1)(A) may be submitted in classified form.". SEC. 1622. LONG-TERM PLAN FOR STRATEGIC NUCLEAR
14 15 16 17 18	 "(2) FORM OF BRIEFING.—The briefing under paragraph (1)(A) may be submitted in classified form.". SEC. 1622. LONG-TERM PLAN FOR STRATEGIC NUCLEAR FORCES DURING DELIVERY VEHICLE TRANSI-
14 15 16 17 18 19	 "(2) FORM OF BRIEFING.—The briefing under paragraph (1)(A) may be submitted in classified form.". SEC. 1622. LONG-TERM PLAN FOR STRATEGIC NUCLEAR FORCES DURING DELIVERY VEHICLE TRANSI- TION.
 14 15 16 17 18 19 20 	 "(2) FORM OF BRIEFING.—The briefing under paragraph (1)(A) may be submitted in classified form.". SEC. 1622. LONG-TERM PLAN FOR STRATEGIC NUCLEAR FORCES DURING DELIVERY VEHICLE TRANSI-TION. (a) PLAN REQUIRED.—Not later than one year after
 14 15 16 17 18 19 20 21 	 "(2) FORM OF BRIEFING.—The briefing under paragraph (1)(A) may be submitted in classified form.". SEC. 1622. LONG-TERM PLAN FOR STRATEGIC NUCLEAR FORCES DURING DELIVERY VEHICLE TRANSI- TION. (a) PLAN REQUIRED.—Not later than one year after the date of the enactment of this Act and biennially there-

warheads over the covered period, during which changes
 are expected to be made to strategic delivery systems.

- 3 (b) ELEMENTS.—Each plan under subsection (a)4 shall include the following:
- 5 (1) A baseline strategy for maintaining a min-6 imum of 1,550 nuclear warheads deployed on land-7 based intercontinental ballistic missiles, submarine-8 launched intercontinental ballistic missiles, and 9 counted for deployed heavy bombers (as defined 10 under the New START Treaty) during the covered 11 period.
- (2) For each year of the covered period, an estimate of the number of available strategic delivery
 systems, by type, and the number of deployed warheads associated with such systems.
- 16 (3) A summary of operational considerations,
 17 including, as necessary, the identification of areas in
 18 which greater risk is being accepted.
- 19 (4) A description of contingency plans in the
 20 event of reduced strategic delivery system avail21 ability due to programmatic delays, aging, or other
 22 such factors.

23 (5) A review of the importance and impact of24 nuclear risk and reduction arms control.

1	(6) Any other matters the Commander of the
2	United States Strategic Command determines appro-
3	priate for inclusion in the plan.
4	(c) COORDINATION.—In preparing each plan required
5	under this section, the Commander of the United States
6	Strategic Command shall coordinate with—
7	(1) the Under Secretary of Defense for Acquisi-
8	tion and Sustainment;
9	(2) the Under Secretary of Defense for Policy;
10	and
11	(3) the Vice Chairman of the Joint Chiefs of
12	Staff,
13	(d) DEFINITIONS.—
14	(1) The term "covered period" means the pe-
15	riod beginning on January 1, 2028, and ending on
16	January 1, 2036.
17	(2) The term "New START Treaty" means the
18	Treaty between the United States of America and
19	the Russian Federation on Measures for the Further
20	Reduction and Limitation of Strategic Offensive
21	Arms, signed on April 8, 2010, and entered into
22	force on February 5, 2011.
23	(3) The term "strategic delivery system" means
24	land-based intercontinental ballistic missiles, sub-
25	marine-launched intercontinental ballistic missiles,

long range air-launched cruise missiles, and nuclear capable heavy bomber aircraft.

3 SEC. 1623. LIMITATIONS ON USE OF FUNDS TO DISMANTLE 4 B83-1 NUCLEAR GRAVITY BOMB.

5 (a) LIMITATION ON TRAVEL EXPENSES.—Of the funds authorized to be appropriated by this Act or other-6 7 wise made available for fiscal year 2025 for operation and 8 maintenance, Defense-wide, and available for the Office of 9 the Under Secretary of Defense for Research and Engi-10 neering for travel expenses, not more than 80 percent may be obligated or expended until the Secretary of Defense 11 12 submits to the congressional defense committees the proposed strategy required by paragraph (3) of subsection (b) 13 of section 1674 of the James M. Inhofe National Defense 14 15 Authorization Act for Fiscal Year 2023 (Public Law 117– 263). 16

(b) LIMITATION ON USE TO DISMANTLE.—Except as
provided in subsection (c), none of the funds authorized
to be appropriated by this Act or otherwise made available
for fiscal year 2025 for the Department of Energy may
be used to dismantle B83–1 nuclear gravity bombs.

(c) EXCEPTIONS.—The limitation on the use of fundsunder subsection (b) shall not apply—

1	(1) if the Commander of the United States
2	Strategic Command submits to the congressional de-
3	fense committees a certification that—
4	(A) the use of funds described in such sub-
5	section to dismantle B83–1 nuclear gravity
6	bombs is in the best interest of the United
7	States; and
8	(B) there are no gaps as of the date of the
9	submission of such certification in the strategic
10	deterrence posture of the United States; or
11	(2) with respect to the dismantlement of B83–
12	1 nuclear gravity bombs for the purpose of sup-
13	porting safety and surveillance, sustainment, life ex-
14	tension or modification programs for the B83–1 or
15	other weapons currently in, or planned to become
16	part of, the nuclear weapons stockpile of the United
17	States.
18	SEC. 1624. PROHIBITION ON REDUCTION OF INTERCONTI-
19	NENTAL BALLISTIC MISSILES OF THE UNITED
20	STATES.
21	(a) PROHIBITION.—Except as provided in subsection
22	(b), none of the funds authorized to be appropriated by
23	this Act or otherwise made available for fiscal year 2025
24	for the Department of Defense may be obligated or ex-

1	pended for the following, and the Department may not
2	otherwise take any action to do the following:
3	(1) Reduce, or prepare to reduce, the respon-
4	siveness or alert level of the intercontinental ballistic
5	missiles of the United States.
6	(2) Reduce, or prepare to reduce, the quantity
7	of deployed intercontinental ballistic missiles of the
8	United States to a number less than 400.
9	(b) EXCEPTION.—The prohibition in subsection (a)
10	shall not apply to any of the following activities:
11	(1) The maintenance or sustainment of inter-
12	continental ballistic missiles.
13	(2) Ensuring the safety, security, or reliability
14	of intercontinental ballistic missiles.
15	(3) Facilitating the transition from the Minute-
16	man III intercontinental ballistic missile to the Sen-
17	tinel interncontinenal ballistic missile (previously re-
18	ferred to as the "ground-based strategic deterrent
19	weapon'').
20	SEC. 1625. CONDITIONAL REQUIREMENTS FOR SENTINEL
21	MISSILE PROGRAM.
22	(a) IN GENERAL.—In the event that the Under Sec-
23	retary of Defense for Acquisition and Sustainment elects
24	not to terminate and certifies the continuation of the Sen-
25	tinel missile program pursuant to section 4376(b) of title

1	10, United States Code, then prior to finalizing a revised
2	Milestone B approval for the program the Under Sec-
3	retary shall ensure, to the maximum extent practicable
4	that—
5	(1) the contract structure for the program al-
6	lows for maximum Federal Government oversight
7	of—
8	(A) the Aerospace Vehicle Segment pro-
9	gram area;
10	(B) the Launch Control Center program
11	area; and
12	(C) the Launch Control Facility program
13	area;
14	(2) such Federal Government oversight includes
15	Federal Government control of—
16	(A) preliminary and critical design reviews
17	entrance criteria, exit criteria; and
18	(B) certification of completion at the sub-
19	system level through total system architecture;
20	and
21	(3) there are opportunities for competition
22	throughout the lifecycle of the revised program, in-
23	cluding competition across each of the program
24	areas specified in paragraph (1).

1 (b) REPORT.—If the Under Secretary of Defense for 2 Acquisition and Sustainment certifies the continuation of 3 the Sentinel missile program as described in subsection 4 (a), then not later than 90 days following the date of such 5 certification, the Under Secretary shall submit to the congressional defense committees a report that describes how 6 7 the Under Secretary intends to meet the requirements of 8 paragraphs (1) through (3) of such subsection.

9 (c) MILESTONE B APPROVAL.—The term "Milestone
10 B approval" has the meaning given that term in section
11 4172 of title 10, United States Code.

12 SEC. 1626. REPORTS AND BRIEFINGS ON RECOMMENDA13 TIONS OF THE CONGRESSIONAL COMMISSION
14 ON THE STRATEGIC POSTURE OF THE
15 UNITED STATES.

16 (a) REPORTS REQUIRED.—On an annual basis during the five-year period beginning on the date of the enact-17 ment of this Act, the Secretary of Defense shall submit 18 to the congressional defense committees a report on the 19 progress of the Department of Defense with respect to the 20 21 implementation of recommendations made by the Congres-22 sional Commission on the Strategic Posture of the United 23 States established under section 1687 of the National Defense Authorization Act for Fiscal Year 2022 (Public Law 24

1	117–81) that pertain to the Department of Defense. Each
2	such report shall include—
3	(1) for each such recommendation, a determina-
4	tion of whether the Secretary of Defense intends to
5	implement the recommendation;
6	(2) in the case of a recommendation the Sec-
7	retary intends to implement—
8	(A) the intended timeline such implementa-
9	tion;
10	(B) the total amount of funding required
11	for such implementation;
12	(C) a description of any additional re-
13	sources or authorities the Secretary determines
14	is necessary for such implementation; and
15	(D) the plan for such implementation;
16	(3) in the case of a recommendation the Sec-
17	retary determines is not advisable or feasible, the
18	analysis and justification of the Secretary for mak-
19	ing such determination; and
20	(4) in the case of a recommendation the Sec-
21	retary determines the Department is already imple-
22	menting through a separate effort, the analysis and
23	justification of the Secretary for such determination.
24	(b) BRIEFINGS REQUIRED.—Not less frequently than
25	annually during the five-year period beginning on the date

of the enactment of this Act, the Secretary of Defense
 shall provide to the congressional defense committees a
 briefing on—

4 (1) the progress of the Secretary in analyzing
5 and implementing the recommendations made by the
6 Congressional Commission on the Strategic Posture
7 of the United States with respect to the Department
8 of Defense;

9 (2) any programs, projects, or other activities of 10 the Department the Secretary is carrying out as of 11 such date to implement the recommendations of 12 such Congressional Commission; and

(3) the amount of funding provided for suchprograms, projects, and activities.

15 SEC. 1627. STATEMENT OF POLICY WITH RESPECT TO NU CLEAR WEAPONS.

17 It is the policy of the United States to maintain a18 human "in the loop" for all actions critical to informing19 and executing decisions by the President with respect to20 nuclear weapon employment.

Subtitle D—Missile Defense Programs

3 SEC. 1631. EXPANSION OF CERTAIN PROHIBITIONS RELAT-4 ING TO MISSILE DEFENSE INFORMATION AND 5 SYSTEMS TO APPLY TO PEOPLE'S REPUBLIC 6 OF CHINA. 7 Section 130h of title 10, United States Code, is 8 amended-9 (1) in subsection (a), by inserting "or the Peo-10 ple's Republic of China" after "the Russian Federa-11 tion"; 12 (2) in subsection (b), by inserting "or the Peo-13 ple's Republic of China" after "the Russian Federa-14 tion"; and 15 (3) in subsection (c), by inserting "or the People's Republic of China" after "the Russian Federa-16 17 tion". 18 SEC. 1632. LIMITATION ON AVAILABILITY OF FUNDS WITH 19 **RESPECT TO CERTAIN MISSILE DEFENSE SYS-**20 TEM GOVERNANCE DOCUMENTS, POLICIES, 21 AND PROCEDURES. 22 Of the funds authorized to be appropriated by this 23 Act or otherwise made available for fiscal year 2025 for 24 the Under Secretary of Defense for Research and Engigated or expended until the date on which such Under
 Secretary submits to the congressional defense committees
 a certification that a notification to repeal, replace, or su persede the Directive-type Memorandum 20–002 has been
 submitted—

- 6 (1) in accordance with section 205(b) of title
 7 10, United States Code; and
- 8 (2) pursuant to section 1667 of the National
 9 Defense Authorization Act for Fiscal Year 2024
 10 (Public Law 118–31; 10 U.S.C. 205 note).

11 SEC. 1633. ADDITIONAL MISSILE DEFENSE SITE FOR PRO12 TECTION OF UNITED STATES HOMELAND.

(a) SENSE OF CONGRESS.—It is the sense of Congress that an additional continental United States interceptor site, located at the Department of Defense's conditionally designated preferred site of Fort Drum, New
York, is needed to enhance the protection of the United
States homeland against potential long-range ballistic missiles originating from Iran or North Korea.

(b) ESTABLISHMENT OF ADDITIONAL INTERCEPTOR
SITE.—Not later than December 31, 2030, the Director
of the Missile Defense Agency shall establish a fully operational third continental United States interceptor site on
the East Coast of the United States. Such site shall be
established at a location optimized to support the defense

of the homeland of the United States from emerging long range ballistic missile threats.

3 (c) COORDINATION.—In establishing the interceptor
4 site required under subsection (b), the Director of the Mis5 sile Defense Agency shall coordinate with the commander
6 of the relevant combatant command.

7 (d) REPORTING REQUIREMENTS.—

8 (1) ANNUAL REPORT.—Not later than Decem-9 ber 31, 2024, and on an annual basis thereafter, the 10 Director of the Missile Defense Agency shall submit 11 to the congressional defense committees a report the 12 includes the following:

(A) The status of the planning and design,
construction, development, and equipment requirements for the interceptor site required
under subsection (b).

17 (B) The plan of the Director for deploying
18 additional missile defense sensor discrimination
19 capabilities as required under section 1684 of
20 the National Defense Authorization Act for Fis21 cal Year 2016 (Public Law 114–92; 10 U.S.C.
22 4205 note).

(2) PLAN AND UPDATES.—In the budget justification materials submitted in support of the
budget of the Department of Defense (as submitted

1 with the budget of the President under section 2 1105(a) of title 31, United States Code) for each of 3 fiscal years 2026 through 2031, the Director of the 4 Missile Defense Agency shall include— 5 (A) a plan for establishing the interceptor 6 site required under (b); and 7 (B) an update on the progress of the Di-8 rector in establishing such site. Subtitle E—Other Matters 9 10 SEC. 1641. MODIFICATION TO ANNUAL ASSESSMENT OF 11 BUDGET WITH RESPECT то **ELECTRO-**12 MAGNETIC SPECTRUM OPERATIONS CAPA-13 BILITIES. 14 Section 503 of chapter 25 of title 10, United States 15 Code, is amended by adding at the end the following new 16 paragraph: 17 "(3) The development of a capability for mod-18 eling and simulating multi-domain joint electro-19 magnetic spectrum operations to— "(A) assess the ability of the joint force to 20 21 conduct such operations in support of the oper-22 ational plans of the combatant commands; and 23 "(B) inform improvements to such operations.". 24

1 SEC. 1642. COOPERATIVE THREAT REDUCTION FUNDS.

2 (a) FUNDING ALLOCATION.—Of the \$350,116,000 3 authorized to be appropriated to the Department of Defense for fiscal year 2025 in section 301 and made avail-4 5 able by the funding table in division D for the Department of Defense Cooperative Threat Reduction Program estab-6 7 lished under section 1321 of the Department of Defense 8 Cooperative Threat Reduction Act (50 U.S.C. 3711), the 9 following amounts may be obligated for the purposes spec-10 ified: 11 (1)For delivery system threat reduction, 12 \$7,036,000.

13 (2) For chemical security and elimination,
14 \$20,717,000.

15 (3) For global nuclear security, \$33,665,000.

16 (4) For biological threat reduction,17 \$209,858,000.

18 (5) For proliferation prevention, \$45,610,000.

19 (6) For activities designated as Other Assess20 ments/Administration Costs, \$33,230,000.

(b) SPECIFICATION OF COOPERATIVE THREAT REDUCTION FUNDS.—Funds appropriated pursuant to the
authorization of appropriations in section 301 and made
available by the funding table in division D for the Department of Defense Cooperative Threat Reduction Program

shall be available for obligation for fiscal years 2025,
 2026, and 2027.

3	SEC. 1643. REPORT ON ROLES AND RESPONSIBILITIES RE-
4	LATING TO DEFENSE AGAINST HYPERSONIC
5	THREATS.
6	(a) FINDINGS.—Congress finds the following:
7	(1) Hypersonic missile threats are expanding,
8	particularly threats posed by China and Russia.
9	(2) To address those growing threats roles and
10	responsibilities must be clearly defined and under-
11	stood.
12	(b) Report Required.—
13	(1) IN GENERAL.—Not later than 180 days
14	after the date of the enactment of this Act, the Sec-
15	retary of Defense shall submit to the Committees on
16	Armed Services of the Senate and House of Rep-
17	resentatives a report describing the roles and re-
18	sponsibilities of organizations of Department of De-
19	fense with respect to defense against hypersonic
20	threats.
21	(2) ELEMENTS.—The report under paragraph
22	(1) shall include the following elements:
23	(A) A description of the roles and respon-
24	sibilities of the Office of the Secretary of De-

25 fense, the military departments, the Joint Staff,

1	the combatant commands, Defense Agencies,
2	and Department of Defense Field Activities
3	with respect to defense against hypersonic
4	threats.
5	(B) An assessment of any duplication of
6	effort or gaps identified under paragraph (1).
7	(C) A recommendation with respect to des-
8	ignating a single entity with acquisition author-
9	ity with respect to the capability to defend the
10	homeland from hypersonic threats.
11	(D) Such other matters as the Secretary of
12	Defense considers relevant.
13	(3) FORM.—The report under paragraph (1)
14	shall be submitted in unclassified form, but may
15	contain a classified annex.
16	TITLE XVII—OTHER DEFENSE
17	MATTERS
18	Subtitle A—Miscellaneous
19	Authorities and Limitations
20	SEC. 1701. MODIFICATION OF HUMANITARIAN ASSISTANCE
21	AUTHORITY.
22	Section 2561 of title 10, United States Code is
23	amended—
24	(1) in subsection (a), by inserting "overseas"
25	before "humanitarian purposes worldwide";

1	(2) by redesignating subsections (c) through (f)
2	as subsections (d) through (g), respectively.
3	(3) by inserting after subsection (b) the fol-
4	lowing new subsection (c):
5	"(c) Notice Before Provision of Assistance.—
6	(1) If the Secretary of Defense uses the authority under
7	subsection (a) to provide assistance for any program or
8	activity in an amount in excess of \$5,000,000, the Sec-
9	retary shall provide to the congressional committees speci-
10	fied in subsection (g) notice in writing of the use of such
11	authority in accordance with paragraph (2). Notice under
12	this subsection shall include an identification of each of
13	the following:
14	"(A) The amount, type, and purpose of assist-
15	ance to be provided and the recipient of the assist-
16	ance.
17	"(B) The goals and objectives of the assistance.
18	"(C) The number and role of any members of
10	the Armed Forces involved in the provision of the

19 the Armed Forces involved in the provision of the20 assistance.

21 "(D) Any other information the Secretary de-22 termines is relevant.

23 "(2) Notice required under paragraph (1) shall be24 provided—

1	"(A) not later than 15 days before the provision
2	of assistance under subsection (a) using funds au-
3	thorized to be appropriated to the Department of
4	Defense for a fiscal year for humanitarian assist-
5	ance; or
6	"(B) not later than 48 hours after the provision
7	of such assistance, if the Secretary determines that
8	extraordinary circumstances that affect the national
9	security of the United States exist.";
10	(4) in subsections (d) and (e), as so redesig-
11	nated, by striking "subsection (f)" each place it ap-
12	pears and inserting "subsection (g)"; and
13	(5) in subsection (g) as so redesignated, by
14	striking "subsections $(c)(1)$ and (d) " and inserting
15	"subsections $(c)(1)$, $(d)(1)$, and (e) ".
16	SEC. 1702. EXCLUSION OF OCEANOGRAPHIC RESEARCH
17	VESSELS FROM CERTAIN SOURCING DE
	VESSELS FROM CERTAIN SOURCING RE-
18	QUIREMENTS.
18 19	
	QUIREMENTS.
19	QUIREMENTS. Section 70912(5)(C) of the Infrastructure Invest-
19 20	QUIREMENTS. Section 70912(5)(C) of the Infrastructure Invest- ment and Jobs Act (Public Law 117–58) is amended by

SEC. 1703. EXEMPTION UNDER MARINE MAMMAL PROTEC TION ACT OF 1972 FOR CERTAIN ACTIVITIES
 THAT MAY RESULT IN INCIDENTAL TAKE OF
 RICE'S WHALE.

5 EXEMPTION PROCESS REQUIRED.—The Sec-(a) retary of Commerce, the Secretary of the Interior, and the 6 7 Secretary of Defense, as appropriate, shall begin the process under section 101(f)(1) of the Marine Mammal Protec-8 9 tion Act of 1972 (16 U.S.C. 1371(f)(1)) to exempt from the requirements of that Act, as applicable, training and 10 testing activities, including those that involve the use of 11 live or inert impact weapons or aerial gunnery, conducted 12 by the Secretary of the Air Force on the Eglin Gulf Test 13 14 and Training Range, located at Eglin Air Force Base, that may result in incidental take of the Rice's whale 15 (Balaenoptera ricei). 16

(b) NOTIFICATION REQUIREMENT SATISFIED.—If
the Secretary of Defense issues an exemption pursuant to
subsection (a) the notification requirement under section
101(f)(4) of the Marine Mammal Protection Act of 1972
(16 U.S.C. 1371(f)(4)) shall be deemed to be satisfied
upon issuance of the exemption.

23 SEC. 1704. COMBATTING ILLICIT TOBACCO PRODUCTS.

(a) IN GENERAL.—Beginning not later than 120
25 days after the date of the enactment of this Act, no ex26 change or commissary operated by or for a military resale

entity shall offer for sale any ENDS product or oral nico tine product unless the manufacturer of such product exe cutes and delivers to the appropriate officer for each mili tary resale entity a certification form for each ENDS
 product or oral nicotine product offered for retail sale at
 an exchange or commissary that attests under penalty of
 perjury the following:

8 (1) The manufacturer has received a marketing
9 granted order for such product under section 910 of
10 the Federal Food, Drug, and Cosmetic Act (21
11 U.S.C. 387j).

(2) The manufacturer submitted a timely filed
premarket tobacco product application for such
product, and the application either remains under
review by the Secretary or has received a denial
order that has been and remains stayed by the Secretary or court order, rescinded by the Secretary, or
vacated by a court.

(b) FAILURE TO SUBMIT CERTIFICATION.—A manufacturer shall submit the certification forms required in
subsection (a) on an annual basis. Failure to submit such
forms to a military resale entity as required under the preceding sentence shall result in the removal of the relevant
ENDS product or oral nicotine product from sale at such
military resale entity.

1	(c) Certification Contents.—
2	(1) IN GENERAL.—A certification form required
3	under subsection (a) shall separately list each brand
4	name, product name, category (such as e-liquid,
5	power unit, device, e-liquid cartridge, e-liquid pod, or
6	disposable), and flavor for each product that is sold
7	offered for sale by the manufacturer submitting such
8	form.
9	(2) OTHER ITEMS.—A manufacturer shall,
10	when submitting a certification under subsection (a),
11	include in that submission—
12	(A) a copy of the publicly available mar-
13	keting granted order under section 910 of the
14	Federal Food, Drug, and Cosmetic Act (21
15	U.S.C. 387j), as redacted by the Secretary and
16	made available on the agency website;
17	(B) a copy of the acceptance letter issued
18	under such section for a timely filed premarket
19	tobacco product application; or
20	(C) a document issued by Secretary or by
21	a court confirming that the premarket tobacco
22	product application has received a denial order
23	that has been and remains stayed by the Sec-
24	retary or court order, rescinded by the Sec-
25	retary, or vacated by a court.

1	(d) Development of Forms and Publication.—
2	(1) IN GENERAL.—Not later than 60 days after
3	the date of the enactment of this Act, each military
4	resale entity shall—
5	(A) develop and make public the certifi-
6	cation form such resale entity will require a
7	manfacturer to submit to meet the requirement
8	under subsection (a); and
9	(B) provide instructions on how such cer-
10	tification form shall be submitted to the rel-
11	evant military resale entity.
12	(2) Submission in case of failure to pub-
13	LISH FORM.—If a military resale entity fails to pre-
14	pare and make public such certification form, a
15	manufacturer may submit information necessary to
16	prove compliance with the requirements of this sec-
17	tion.
18	(e) Changes to Certification Form.—A manu-
19	facturer that submits a certification form under subsection
20	(a) shall notify each relevant military resale entity to
21	which such certification was submitted not later than 30
22	days after making any material change to the certification
23	form, including—
24	(1) the issuance or denial of a marketing au-
25	thorization or other order by the Secretary pursuant

to section 910 of the Federal Food, Drug, and Cos metic Act (21 U.S.C. 387j); or

3 (2) any other order or action by the Secretary
4 or any court that affects the ability of the ENDS
5 product or oral nicotine product to be introduced or
6 delivered into interstate commerce for commercial
7 distribution in the United States.

8 (f) DIRECTORY.—

9 (1) IN GENERAL.—No later than 180 days after 10 the enactment of this Act, each military resale entity 11 shall maintain and make publicly available on its of-12 ficial website a directory that lists all ENDS product 13 and oral nicotine product manufacturers and all 14 product brand names, categories (such as e-liquid, e-15 liquid cartridge, e-liquid pod, or disposable), product 16 names, and flavors for which certification forms 17 have been submitted and approved by the relevant 18 military resale entity.

19 (2) UPDATES.—Each military resale entity20 shall—

(A) update the directory under paragraph
(1) at least monthly to ensure accuracy; and
(B) establish a process to provide each exchange or commissary notice of the initial publi-

1	cation of the directory and changes made to the
2	directory in the prior month.
3	(3) Exclusions and removals.—An ENDS
4	product or oral nicotine product shall not be in-
5	cluded or retained in a directory of a military resale
6	entity if the relevant military resale entity deter-
7	mines that any of the following apply:
8	(A) The manufacturer failed to provide a
9	complete and accurate certification as required
10	by this section.
11	(B) The manufacturer submitted a certifi-
12	cation that does not comply with the require-
13	ments of this section.
14	(C) The information provided by the man-
15	ufacturer in its certification contains false in-
16	formation, material misrepresentations, or
17	omissions.
18	(4) NOTICE REQUIRED.—In the case of a re-
19	moval of a product from a directory under para-
20	graph (3), the relevant military resale entity shall
21	provide to the manufacturer involved notice and at
22	least 30 days to cure deficiencies before removing
23	the manufacturer or its products from the directory.
24	(5) EFFECT OF REMOVAL.—The ENDS prod-
25	uct or oral nicotine product of a manufacturer iden-

1	tified in a notice of removal under paragraph (3)
2	are, beginning on the date that is 30 days after such
3	removal, subject to seizure, forfeiture, and destruc-
4	tion, and may not be purchased or sold for retail
5	sale at any exchange or commissary operated by or
6	for a military resale entity.
7	(g) DEFINITONS.—For purposes of this section:
8	(1) ENDS PRODUCT.—The term "ENDS prod-
9	uct"—
10	(A) means any non-combustible product
11	that employs a heating element, power source,
12	electronic circuit, or other electronic, chemical,
13	or mechanical means, regardless of shape or
14	size, to produce vapor from nicotine in a solu-
15	tion;
16	(B) includes a consumable nicotine liquid
17	solution suitable for use in such product, wheth-
18	er sold with the product or separately; and
19	(C) does not include any product regulated
20	as a drug or device under chapter V of the Fed-
21	eral Food, Drug, and Cosmetic Act (21 U.S.C.
22	351 et seq.).
23	(2) MILITARY RESALE ENTITIES.—The term
24	"military resale entities" means—
25	(A) the Defense Commissary Agency;

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1	(B) the Army and Air Force Exchange
2	Service;
3	(C) the Navy Exchange Service Command;
4	and
5	(D) the Marine Corps Exchange.
6	(3) Oral nicotine product.—The term "oral
7	nicotine product" means—
8	(A) means any non-combustible product
9	that contains nicotine that is intended to be
10	placed in the oral cavity;
11	(B) does not include—
12	(i) any ENDS product;
13	(ii) smokeless tobacco (as defined in
14	section 900 of the Federal Food, Drug,
15	and Cosmetic Act (21 U.S.C. 387)); or
16	(iii) any product regulated as a drug
17	or device under chapter V of the Federal
18	Food, Drug, and Cosmetic Act (21 U.S.C.
19	351 et seq.).
20	(4) Secretary.—The term "Secretary" means
21	the Secretary of Health and Human Services, acting
22	through the Commissioner of Food and Drugs.
23	(5) TIMELY FILED PREMARKET TOBACCO PROD-
24	UCT APPLICATION.—The term "timely filed pre-
25	market tobacco product application" means an appli-

cation that was submitted under section 910 of the 1 2 Federal Food, Drug, and Cosmetic Act (21 U.S.C. 3 387j) on or before September 9, 2020, and accepted 4 for filing with respect to an ENDS product or oral 5 nicotine product containing nicotine marketed in the 6 United States as of August 8, 2016. Subtitle B—Studies and Reports 7 8 SEC. 1721. TERMINATION OF REPORTING REQUIREMENT 9 FOR CROSS DOMAIN INCIDENTS AND EXEMP-10 ТО POLICIES FOR INFORMATION TIONS 11 **TECHNOLOGY.** 12 Section 1727 of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 13 (Public Law 116–283; 10 U.S.C. 2224 note) is amended 14 15 by adding at the end the following new subsection: 16 "(c) TERMINATION DATE.—The requirement of the 17 Secretary of Defense to submit a monthly report pursuant to subsection (a) shall terminate on December 31, 2025.". 18 19 SEC. 1722. ANALYSIS OF CERTAIN UNMANNED AIRCRAFT 20 SYSTEMS ENTITIES. 21 (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense 22 23 shall conduct an analysis to determine if any unmanned 24 aircraft systems entity, or any subsidiary, parent, affiliate, 25 or successor of such an entity, should be identified as a

Chinese military company or a military-civil fusion con tributor and included on the list maintained by the De partment of Defense in accordance with section 1260H(b)
 of the National Defense Authorization Act for Fiscal Year
 2021 (10 U.S.C. 113 note).

6 (b) ADDITION OF CERTAIN UNMANNED AIRCRAFT
7 SYSTEMS ENTITIES TECHNOLOGIES TO COVERED LIST.—
8 (1) IN GENERAL.—Section 2(c) of the Secure
9 and Trusted Communications Networks Act of 2019
10 (47 U.S.C. 1601(c)) is amended by adding at the
11 end the following new paragraph:

12 "(5) The communications equipment or service
13 being—

14 "(A) telecommunications or video surveil15 lance equipment produced by Shenzhen Da16 Jiang Innovations Sciences and Technologies
17 Company Limited (commonly known as 'DJI
18 Technologies') (or any subsidiary or affiliate
19 thereof); or

20 "(B) telecommunications or video surveil21 lance services, including software, provided by
22 an entity described in subparagraph (A) or
23 using equipment described in such subpara24 graph.".

1	(2) Conforming Amendments.—Section 2 of
2	the Secure and Trusted Communications Networks
3	Act of 2019 (47 U.S.C. 1601) is amended by strik-
4	ing "paragraphs (1) through (4)" each place it ap-
5	pears and inserting "paragraphs (1) through (5)".
6	(c) DEFINITIONS.—In this section:
7	(1) The term "unmanned aircraft system" has
8	the meaning given such term in section 44801 of
9	title 49, United States Code.
10	(2) The term "unmanned aircraft systems enti-
11	ty" means an entity that manufactures or assembles
12	an unmanned since off gratem
12	an unmanned aircraft system.
12	SEC. 1723. ANNUAL REPORT ON POSTSECONDARY EDU-
13	SEC. 1723. ANNUAL REPORT ON POSTSECONDARY EDU-
13 14	SEC. 1723. ANNUAL REPORT ON POSTSECONDARY EDU- CATION COMPLAINT SYSTEM.
13 14 15 16	 SEC. 1723. ANNUAL REPORT ON POSTSECONDARY EDU- CATION COMPLAINT SYSTEM. (a) IN GENERAL.—Not later than one year after the
13 14 15 16	 SEC. 1723. ANNUAL REPORT ON POSTSECONDARY EDU- CATION COMPLAINT SYSTEM. (a) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually thereafter,
 13 14 15 16 17 18 	 SEC. 1723. ANNUAL REPORT ON POSTSECONDARY EDU- CATION COMPLAINT SYSTEM. (a) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Secretary of Defense shall submit to Congress and
 13 14 15 16 17 18 	SEC. 1723. ANNUAL REPORT ON POSTSECONDARY EDU- CATION COMPLAINT SYSTEM. (a) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Secretary of Defense shall submit to Congress and make publicly available on the Department of Defense's
 13 14 15 16 17 18 19 	SEC. 1723. ANNUAL REPORT ON POSTSECONDARY EDU- CATION COMPLAINT SYSTEM. (a) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Secretary of Defense shall submit to Congress and make publicly available on the Department of Defense's website a report on the Postsecondary Education Com-
 13 14 15 16 17 18 19 20 	SEC. 1723. ANNUAL REPORT ON POSTSECONDARY EDU- CATION COMPLAINT SYSTEM. (a) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Secretary of Defense shall submit to Congress and make publicly available on the Department of Defense's website a report on the Postsecondary Education Com- plaint System (PECS).
 13 14 15 16 17 18 19 20 21 	 SEC. 1723. ANNUAL REPORT ON POSTSECONDARY EDU- CATION COMPLAINT SYSTEM. (a) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Secretary of Defense shall submit to Congress and make publicly available on the Department of Defense's website a report on the Postsecondary Education Com- plaint System (PECS). (b) ELEMENTS.—The report required under sub-

24 PECS that year.

1	(2) A qualitative description of the efforts made
2	by the Department of Defense that year to increase
3	awareness and usage of PECS among those who are
4	eligible to file complaints through the system.
5	(3) The total number of complaints filed
6	through PECS that year and the status of those
7	complaints, such as closed or active.
8	(4) The number of complaints that year broken
9	down by—
10	(A) military service;
11	(B) issue; and
12	(C) educational institution sector, includ-
13	ing private for-profit, private non-profit, and
14	public.
15	(5) A ranking of the top five issues raised by
16	students that year.
17	(6) The number of institutions with two or
18	more complaints that year, the names of those insti-
19	tutions, the number of participants at each of those
20	institutions, and the number of complaints for each
21	of those institutions.
22	(7) The number of views and visitors of the
23	PECS website that year.
24	(8) A discussion of how the elements described
25	in paragraphs (1) through (7) for that year compare

1 to the elements described in paragraphs (1) through 2 (7) in previous years.

3 SEC. 1724. FEASIBILITY STUDY OF DOMESTIC REFINING OF 4 DEEP SEA CRITICAL MINERAL INTERMEDI-5 ATES.

6 (a) STUDY REQUIRED.—Pursuant to an agreement 7 described in subsection (b) and to the extent practicable, 8 the Assistant Secretary of Defense for Industrial Base 9 Policy shall conduct a study to assess the feasibility of improving domestic capabilities for refining polymetallic 10 nodule-derived intermediates into high purity nickel, co-11 12 balt sulfate, and copper for defense applications. Such study shall also examine existing supply chains for such 13 14 intermediates.

15 (b) AGREEMENT.—

16

(1) IN GENERAL.—The Assistant Secretary of 17 Defense for Industrial Base Policy shall seek to 18 enter into an agreement with an entity described in 19 paragraph (2) to carry out the study required under 20 this section.

21 (2) ENTITY DESCRIBED.—An entity described 22 in this section is one that is experienced in refining 23 critical minerals and producing battery-grade nickel, 24 cobalt sulfate, and copper cathode.

(c) DEADLINE.—Not later than December 31, 2025,
 the Assistant Secretary of Defense for Industrial Base
 Policy Pursuant shall make publicly available the results
 of the study required under subsection (a).

5 SEC. 1725. REPORT ON SOUTH AFRICA.

6 (a) IN GENERAL.—Not later than 90 days after the
7 date of the enactment of this Act, the Secretary of Defense
8 shall submit to the congressional defense committees the
9 report described in subsection (b).

10 (b) REPORT DESCRIBED.—The report described in11 this subsection shall include—

(1) an overview of United States defense cooperation with the Government of South Africa, including military exercises, arms sales, and international military education and training;

(2) an assessment of defense cooperation between the Government of South Africa and the Governments of the Islamic Republic of Iran, the People's Republic of China, and the Russian Federation;
and

(3) a determination whether the activities described in paragraph (2) undermine United States
national security or military interests.

1	(c) FORM.—The report required by subsection (a)
2	shall be transmitted in an unclassified form and may con-
3	tain a classified annex.
4	Subtitle C—Other Matters
5	SEC. 1741. TECHNICAL AND CONFORMING AMENDMENTS.
6	(a) TITLE 10, UNITED STATES CODE.—Title 10,
7	United States Code, is amended as follows:
8	(1) In the subtitle analysis for subtitle A—
9	(A) by striking the item relating to chapter
10	19 and inserting the following new item:
	"19. Cyber and Information Operations Matters 391";
11	(B) by striking the item relating to chapter
12	25 and inserting the following new item:
	"25. Electromagnetic Warfare
13	(C) by striking the item relating to chapter
14	326 and inserting the following new item:
	"327. Weapon Systems Development and Related Matters 4401";
15	(D) in part V, by striking the second item
16	relating to subpart F, including the items relat-
17	ing to chapters 321 through 327 appearing
18	under the second item relating to subpart F;
19	(E) by striking the item relating to chapter
20	363 and inserting the following new item:
	"363. Prohibition and Penalties

1	(F) by striking the item relating to chapter
2	367 and inserting the following new item:
	"367. Other Administrative Matters 4751".
3	(2) In section $130i(j)(3)(C)(ix)$, by striking
4	"sections" and inserting "section".
5	(3) In section 139a(h)—
6	(A) by striking "out by Director" and in-
7	serting "out by the Director"; and
8	(B) by striking "an any" and inserting
9	"and any".
10	(4) In section $167b$ —
11	(A) in subsection (a)—
12	(i) in paragraph (1), by striking "re-
13	ferred to as the 'cyber command'" and in-
14	serting "referred to as the 'United States
15	Cyber Command'"; and
16	(ii) in paragraph (2), by striking
17	"Cyber Command" and inserting "United
18	States Cyber Command";
19	(B) in subsection (b), by striking "Cyber
20	Command" each place it appears and inserting
21	"United States Cyber Command"; and
22	(C) in subsections (c) and (d)—
23	(i) by striking "cyber command" each
24	place it appears and inserting "United
25	States Cyber Command";

1	(ii) by striking "such command" each
2	place it appears and inserting "such Com-
3	mand"; and
4	(iii) by striking "commander" each
5	place it appears and inserting "Com-
6	mander".
7	(5) In section 222a(d), by striking "the" before
8	"all of the reports".
9	(6) In section 381(b), by striking "Defense—."
10	and inserting "Defense—".
11	(7) In section $391b(e)(1)(B)$, by striking the
12	colon and inserting a semicolon.
13	(8) In section $392a(b)(3)(B)(ix)$, by inserting
14	"section" before "932(c)(3)".
15	(9) In section 486, by redesignating subsection
16	(e) as subsection (d).
17	(10) In chapter 25, by redesignating sections
18	501 through 506 as sections 500a through 500f, re-
19	spectively.
20	(11) In section $510(h)(2)(B)$, by striking "sub-
21	chapters I and II" and inserting "subchapters II
22	and III".
23	(12) In section $520(a)(2)$, by striking "armed
24	forced" and inserting "armed force".

1	(13) In section 578(g), by striking "is ap-
2	proved" and inserting "as approved".
3	(14) In section 624(e), by striking "is ap-
4	proved" and inserting "as approved".
5	(15) In section 628a—
6	(A) in subsection $(e)(2)$, by striking "apply
7	to report" and inserting "apply to the report";
8	and
9	(B) in subsection (f), by striking "section
10	20251" and inserting "section 20252".
11	(16) In the table of sections at the beginning of
12	chapter 40, by striking the item relating to section
10	
13	711 and inserting the following:
13	"710a. Parental leave for members of certain reserve components of the armed forces.".
13	"710a. Parental leave for members of certain reserve components of the armed
	"710a. Parental leave for members of certain reserve components of the armed forces.".
14	"710a. Parental leave for members of certain reserve components of the armed forces.".(17) In chapter 40, by redesignating section
14 15	"710a. Parental leave for members of certain reserve components of the armed forces.".(17) In chapter 40, by redesignating section 711 (relating to parental leave for members of cer-
14 15 16	 "710a. Parental leave for members of certain reserve components of the armed forces.". (17) In chapter 40, by redesignating section 711 (relating to parental leave for members of certain reserve components of the armed forces) as sec-
14 15 16 17	 "710a. Parental leave for members of certain reserve components of the armed forces.". (17) In chapter 40, by redesignating section 711 (relating to parental leave for members of certain reserve components of the armed forces) as section 710a.
14 15 16 17 18	 "710a. Parental leave for members of certain reserve components of the armed forces.". (17) In chapter 40, by redesignating section 711 (relating to parental leave for members of certain reserve components of the armed forces) as section 710a. (18) In such section 710a, as so redesignated,
14 15 16 17 18 19	 "710a. Parental leave for members of certain reserve components of the armed forces.". (17) In chapter 40, by redesignating section 711 (relating to parental leave for members of certain reserve components of the armed forces) as section 710a. (18) In such section 710a, as so redesignated, in subsection (a)(2)—
14 15 16 17 18 19 20	 "710a. Parental leave for members of certain reserve components of the armed forces.". (17) In chapter 40, by redesignating section 711 (relating to parental leave for members of certain reserve components of the armed forces) as section 710a. (18) In such section 710a, as so redesignated, in subsection (a)(2)— (A) by striking "subparagraph (A)" each
14 15 16 17 18 19 20 21	 "710a. Parental leave for members of certain reserve components of the armed forces.". (17) In chapter 40, by redesignating section 711 (relating to parental leave for members of certain reserve components of the armed forces) as section 710a. (18) In such section 710a, as so redesignated, in subsection (a)(2)— (A) by striking "subparagraph (A)" each place it appears and inserting "paragraph (1)";
 14 15 16 17 18 19 20 21 22 	 "710a. Parental leave for members of certain reserve components of the armed forces.". (17) In chapter 40, by redesignating section 711 (relating to parental leave for members of certain reserve components of the armed forces) as section 710a. (18) In such section 710a, as so redesignated, in subsection (a)(2)— (A) by striking "subparagraph (A)" each place it appears and inserting "paragraph (1)"; (B) in subparagraph (B)—

736 (ii) by striking ".;" and inserting a 1 2 period. 3 (19) In section 714(b)(1)(A), by striking "an serious" and inserting "a serious". 4 5 (20) In section 937(a)(2)(B) (Art. 137), by in-6 serting "the" before "Space Force". 7 (21) In section 1073c— 8 (A) by redesignating subsection (i) as sub-9 section (j); and 10 (B) by redesignating the second subsection 11 (h) (relating to rule of construction regarding 12 secretaries concerned and medical evaluation 13 boards) as subsection (i). 14 (22) In section 1073d(b)(5)(C)(ii), by striking "fulfil" and inserting "fulfill". 15 (23) In section 1370— 16 17 (A) in subsection (b)(1), by striking "or, 18 Space Force" and inserting "or Space Force"; 19 and 20 (B) in subsection (f)(6)— 21 (i) in subparagraph (A), by inserting 22 a comma after "Air Force"; and 23 (ii) in subparagraph (B), by inserting a comma after "Navy". 24

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1	(24) In section 1465(e), by inserting "shall" be-
2	fore "provide".
3	(25) In section $1448(d)(1)$, by striking "para-
4	graph $(2)(B)$ " and inserting "paragraph (2) ".
5	(26) In section 1558—
6	(A) by striking ",," each place it appears
7	and inserting a comma; and
8	(B) in subsection $(b)(2)(A)$, by striking
9	"14507" and inserting "14705".
10	(27) In section $1559(c)(3)$, by striking "the
11	the" and inserting "the".
12	(28) In section 2031—
13	(A) in subsection (b)—
14	(i) in paragraph $(1)(E)$, by striking
15	"" and inserting a period; and
16	(ii) in paragraph (2)(E)(vi), by strik-
17	ing "report under subsection (i)" and in-
18	serting "report under subsection (j)";
19	(B) by redesignating the second subsection
20	(i) as subsection (j).
21	(29) In section 2107(a), by striking ",," and in-
22	serting a comma.
23	(30) In section 2200g(a), by striking "Under
24	Secretary for Defense" and inserting "Under Sec-
25	retary of Defense''.

1	(31) In the section heading for section 2275b,
2	by striking the period at the end.
3	(32) In section 2285—
4	(A) by redesignating subsections (d)
5	through (f) as subsections (c) through (e), re-
6	spectively; and
7	(B) by redesignating the second subsection
8	(b) as subsection (f).
9	(33) In section 2688(g)(4), by striking "instal-
10	lation energy".
11	(34) In the table of sections at the beginning of
12	subchapter III of chapter 169, by striking the item
13	relating to section 2856 and inserting the following:
	"2856. Military unaccompanied housing: standards.".
14	(35) In section 2856(a), by striking ",." and in-
15	serting a period.
16	(36) In section $2911(c)(3)$, by striking "instal-
17	lation energy".
18	(37) In section $2922g(g)(1)$, by striking "2202"
19	and inserting "2002".
20	(38) In the chapter analysis for part V of sub-
21	title A—
22	(A) by striking the item relating to chapter
23	207 and inserting the following new item:
	"207. Budgeting and Appropriations 3131";

1	(B) by striking the item relating to chapter
2	225 and inserting the following new item:
	"225. [Reserved] 3271";
3	(C) by striking the item relating to chapter
4	243 and inserting the following new item:
	"243. Other Matters Relating to Awarding of Contracts 3341";
5	(D) by striking the item relating to chap-
6	ter 272 and inserting the following new item:
	"272. [Reserved]
7	(E) in the item relating to chapter 287, by
8	striking "3961" and inserting "3901";
9	(F) by inserting after the item relating to
10	chapter 307 the following new items:
	"SUBPART F—MAJOR SYSTEMS, MAJOR DEFENSE ACQUISITION PROGRAMS, AND WEAPON SYSTEMS DEVELOPMENT
11	PROGRAMS, AND WEAPON SYSTEMS DEVELOPMENT "321. General Matters
11 12	PROGRAMS, AND WEAPON SYSTEMS DEVELOPMENT "321. General Matters4201 "322. Major Systems and Major Defense Acquisition Pro- grams Generally4211 "323. Life-Cycle and Sustainment4321 "324. Selected Acquisition Reports4350 "325. Cost Growth-Unit Cost Reports (Nunn-McCurdy)4371 "326. Weapon Systems Development And Related Mat- ters4401"; and
	PROGRAMS, AND WEAPON SYSTEMS DEVELOPMENT "321. General Matters 4201 "322. Major Systems and Major Defense Acquisition Programs Generally 4211 "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 Matters 4401"; and (G) by striking the item relating to chapter
	PROGRAMS, AND WEAPON SYSTEMS DEVELOPMENT "321. General Matters 4201 "322. Major Systems and Major Defense Acquisition Programs Generally 4211 "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 Matters 4401"; and (G) by striking the item relating to chapter 363 and inserting the following new item:
12	PROGRAMS, AND WEAPON SYSTEMS DEVELOPMENT "321. General Matters 4201 "322. Major Systems and Major Defense Acquisition Programs Generally 4211 "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 Matters 4401"; and (G) by striking the item relating to chapter 363 and inserting the following new item: "363. Prohibition and Penalties 4651";
12 13	PROGRAMS, AND WEAPON SYSTEMS DEVELOPMENT "321. General Matters 4201 "322. Major Systems and Major Defense Acquisition Programs Generally 4211 "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 Matters 4401"; and (G) by striking the item relating to chapter 363 and inserting the following new item: "363. Prohibition and Penalties 4651"; (H) by striking the item relating to chap-
12 13	PROGRAMS, AND WEAPON SYSTEMS DEVELOPMENT "321. General Matters 4201 "322. Major Systems and Major Defense Acquisition Programs Generally 4211 "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 Matters 4401"; and (G) by striking the item relating to chapter 363 and inserting the following new item: "363. Prohibition and Penalties 4651"; (H) by striking the item relating to chapter 4651"; (H) by striking the item relating to chapter 4651";

	"383. Development, Application, and Support of Dual-use Technologies
1	(39) In section 3601(a)(2), by inserting "note"
2	before "prec.".
3	(40) In section 4902—
4	(A) in subsection (e)—
5	(i) in paragraph (1)(A)(iii), by insert-
6	ing "the" before "protege firm"; and
7	(ii) by redesignating paragraph (3) as
8	subparagraph (C) of paragraph (1), and
9	adjusting the margins accordingly; and
10	(B) in subsection $(n)(5)(D)$, by inserting
11	"of 1938" after "Act".
12	(41) In section 4127, by striking the section
13	heading and inserting the following:
14	"§ 4127. Defense Innovation Unit".
15	(42) In section $4273(d)$, by striking "4736"
16	and inserting "4376".
17	(43) In section 8581(a), by striking "Provost
18	and Academic Dean of the Postgraduate School"
19	and inserting "Provost and Chief Academic Officer".
20	(44) In section 15109, by striking "(a) \mathbf{In}
21	general.—".
22	(45) In section 15110, by striking "the title"
23	and inserting "this subtitle".

1	(46) In the chapter analysis for part I of sub-
2	title F, by striking the item relating to chapter 2013
3	and inserting the following new item:
	"2013. Voluntary Retirement for Length of Service 20601".
4	(47) In section 20106(d), by striking "per-
5	taining".
6	(48) In section $20212(a)(1)$, by inserting "the"
7	before "Air Force".
8	(49) In section 20231—
9	(A) in subsection $(b)(5)$, by inserting "sec-
10	tion" before "20232"; and
11	(B) in subsection $(c)(2)(E)$, by inserting
12	"of the" before "Air Force".
13	(50) In section 20234(b), by inserting "to"
14	after "pursuant".
15	(51) In section $20243(a)(3)$, by striking "as a
16	before" and inserting "before".
17	(52) By redesignating the second section 20251
18	(relating to special selection boards; correction of er-
19	rors) as section 20252.
20	(53) In such section 20252 (relating to special
21	selection boards; correction of errors), as so redesig-
22	nated—
23	(A) in subsection (b)—
24	(i) in paragraph (2)—

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1	(I) by striking "((1)" and insert-
2	ing "(1)"; and
3	(II) by striking "sch" and insert-
4	ing "such"; and
5	(ii) in paragraph (4), by striking "a
6	officer" and inserting "an officer"; and
7	(B) in subsection $(f)(2)$, by striking "of of-
8	ficer" and inserting "an officer".
9	(54) In the table of sections at the beginning of
10	chapter 2009, by striking the item relating to he
11	second section 20404 (relating to Force shaping au-
12	thority) and inserting the following:
	"20405. Force shaping authority.".
13	(55) In section 20401(b), by inserting ", and"
14	after ''1174(b)''.
15	(56) In section 20404, by striking "space
16	force" both places it appears and inserting "Space
17	Force".
18	(57) In section 20502—
19	(A) in the heading for subsection (c)—
20	(i) by striking "Than an Officer Has
21	Failed to Establish That the Officer
22	Should Be Retained" and inserting "THAT
23	an Officer Has Failed to Establish
24	THAT THE OFFICER SHOULD BE RE-
25	TAINED''; and

1	(ii) by moving paragraph (1) to ap-
2	pear in line with the subsection heading
3	and adjusting the margins accordingly; and
4	(B) in the heading for subsection (d), by
5	striking "THAN" and inserting "THAT".
6	(b) NATIONAL DEFENSE AUTHORIZATION ACT FOR
7	FISCAL YEAR 2018.—Effective as of December 12, 2017,
8	and as if included therein as enacted, section $886(a)(1)$
9	of the National Defense Authorization Act for Fiscal Year
10	2018 (Public Law 115–91) is amended by striking "the
11	term 'Procurement Administrative Lead Time' or
12	'PALT'," and inserting "the term 'procurement adminis-
13	trative lead time' or 'PALT',".
14	(c) Coordination With Other Amendments
15	MADE BY THIS ACT.—For purposes of applying amend-
16	ments made by provisions of this Act other than this sec-
17	tion, the amendments made by this section shall be treated
18	as having been enacted immediately before any such
19	amendments by other provisions of this Act.
20	SEC. 1742. EXPANSION OF ELIGIBILITY FOR
20 21	SEC. 1742. EXPANSION OF ELIGIBILITY FOR SERVICEMEMBERS' GROUP LIFE INSURANCE.
21	SERVICEMEMBERS' GROUP LIFE INSURANCE.
21 22	SERVICEMEMBERS' GROUP LIFE INSURANCE. Section 1965 of title 38, United States Code, is

1	(2) in subparagraph (D), by striking "field
2	training or practice cruises" and inserting "ad-
3	vanced training (as such term is defined in section
4	2101 of title 10)";
5	(3) by redesignating subparagraph (D), as
6	amended, as subparagraph (E); and
7	(4) by inserting, after subparagraph (C), the
8	following new subparagraph (D):
9	"(D) a Reserve—
10	"(i) not otherwise described in this
11	paragraph;
12	"(ii) enlisted under section 513 of
13	title 10; and
14	"(iii) without regard to duty status;
15	and".
16	SEC. 1743. DISPLAY OF UNITED STATES FLAG FOR PATRI-
17	OTIC AND MILITARY OBSERVANCES.
18	(a) Amendment to Flag Code.—Section 8(c) of
19	title 4, United States Code, is amended by inserting ",
20	except as may be necessary in limited circumstances and
21	done in a respectful manner as part of a military or patri-
22	otic observance involving members of the Armed Forces"
23	after "aloft and free".
24	(b) Modification of Department of Defense
25	POLICY.—The Secretary of Defense shall—

(1) rescind the February 10, 2023, Department
 of Defense memorandum entitled, "Clarification of
 Department of Defense Community Engagement
 Policy on Showing Proper Respect to the United
 States Flag"; and

6 (2) support military recruitment through public 7 outreach events during patriotic and military observ-8 ances, including the display of the United States 9 flag regardless of size and position, including hori-10 zontally, provided that, in accordance with section 11 8(b) of title 4, United States Code, the flag never 12 touch anything beneath it, such as the ground, the 13 floor, water, or merchandise.

14 SEC. 1744. REDUCTION OF LIGHT POLLUTION AT DEPART-

15

MENT OF DEFENSE FACILITIES.

16 (a) AUDIT.—

(1) IN GENERAL.—Not later than 18 months
after the date of the enactment of this Act, and concurrently with the study required under subsection
(b), the Secretary of Defense shall complete an audit
of light pollution at the facilities selected pursuant
to paragraph (2). Under such audit, the Secretary
shall—

24 (A) evaluate the lighting used at such fa-25 cilities, with a focus on unshielded lighting;

1	(B) determine whether any lighting fix-
2	tures are unnecessary;
3	(C) determine whether any areas—
4	(i) are unnecessarily lit; or
5	(ii) are overlit and are suitable for
6	lower ambient light under United Facilities
7	Criteria 3–530–01;
8	(D) identify any lighting or design trends
9	across such facilities that contribute to light
10	pollution; and
11	(E) include a plan for reducing unneces-
12	sary lighting, overlit areas, and other sources of
13	light pollution at such facilities.
14	(2) AUDITED FACILITIES.—The Secretary of
15	Defense shall—
16	(A) select the Department of Defense fa-
17	cilities to be included in the audit under para-
18	graph (1) ; and
19	(B) to the extent practicable, ensure that
20	the group of such selected facilities is a rep-
21	resentative sample of Department of Defense
22	facilities with respect to size, form, function,
23	and geographic location.
24	(3) PLAN DEADLINE.—Not later than 6 months
25	after the audit required under paragraph (1) is com-

- pleted, the Secretary of Defense shall implement the
 plan included in such audit.
 (b) STUDY.—Not later than 18 months after the date
- 4 of the enactment of this Act, and concurrently with the
 5 audit required under subsection (a)(1), the Secretary of
 6 Defense shall conduct a study of light pollution at Depart7 ment of Defense facilities. In conducting the study, the
 8 Secretary shall—
- 9 (1) examine how light pollution affects Depart10 ment of Defense operations and readiness;
- (2) examine how light pollution affects biodiver-sity near Department of Defense facilities;
- (3) evaluate the effectiveness of compatible use
 buffer zones and other techniques already in use to
 mitigate light pollution and its harmful effects at
 Department of Defense facilities;
- 17 (4) evaluate the necessity and purpose of any
 18 unshielded lights at Department of Defense facili19 ties;

(5) examine the use of additional light pollution
mitigation technologies, processes, and policies to
mitigate light pollution at Department of Defense
facilities, including increasing the use of warm-light
and low-output light-emitting diode lights and de-

- creasing the use of cool-light and high-output light emitting diode lights;
- 3 (6) examine the feasability of establishing dark
 4 sky standards for Department of Defense facilities;
 5 (7) identify and analyze Federal, State, and
 6 local rules, regulations, and policies that support or
 7 inhibit the ability of the Secretary of Defense to
 8 mitigate light pollution at Department of Defense
 9 facilities; and

10 (8) evaluate ongoing and potential additional 11 initiatives at Department of Defense facilities to reg-12 ulate lighting standards, including how such initia-13 tives could be expanded without compromising na-14 tional security or the mission, safety, or security of 15 any such facility.

16 (c) REPORT.—Not later than 6 months after the completion of the audit required under subsection (a)(1) and 17 18 the study required under subsection (b), the Secretary of 19 Defense shall submit to the Committee on Armed Services of the House of Representatives, the Committee on Nat-20 21 ural Resources of the House of Representatives, the Com-22 mittee on Armed Services of the Senate, and the Com-23 mittee on Energy and Natural Resources of the Senate 24 a report, which shall include—

1	(1) the results of the audit required under sub-
2	section $(a)(1)$, including the methodology, findings,
3	and recommendations of such audit;
4	(2) the results of the study required under sub-
5	section (b), including unclassified examples of how
6	light pollution affects Department of Defense oper-
7	ations and readiness;
8	(3) identification of the funds, resources, and
9	additional authorities required to execute any plans
10	or recommendations developed pursuant to the study
11	required under subsection (b);
12	(4) recommendations for expanding or starting
13	collaborative efforts with local communities that are
14	located near Department of Defense facilities to
15	limit light pollution;
16	(5) recommendations for protecting biodiversity
17	near Department of Defense facilities from light pol-
18	lution without harming Department of Defense oper-
19	ations and readiness; and
20	(6) recommendations on whether and, if appli-
21	cable, how the Department of Defense could create
22	and implement dark sky standards for Department
23	of Defense facilities.
24	(d) PILOT PROJECTS.—The Secretary of Defense
25	may establish pilot projects to reduce light pollution at De-

partment of Defense facilities based on the results of the
 study required under subsection (b).

3	(e) Department Security.—The Secretary of De-
4	fense shall ensure that the safety, security, and readiness
5	of the Department of Defense is not negatively affected
6	by—

7 (1) the audit required under subsection (a)(1);
8 (2) the implementation of the plan included in
9 such audit; or

10 (3) any pilot project established under sub-11 section (d).

12 (f) DEFINITIONS.—In this section:

13 (1) The term "dark sky standards" means a
14 group of policies, guidelines, or requirements that—
15 (A) reduce light pollution;

16 (B) limit artificial light to areas where17 such light is intended to be used; and

18 (C) protect the natural darkness of an out-19 door location.

20 (2) The term "Department of Defense facility"
21 means any structure, building, training area, or
22 other infrastructure of a military installation, includ23 ing a roadway or defense access road, and any other
24 area on the grounds of a military installation that

1	is under the jurisdiction of the Secretary of Defense
2	or the Secretary of a military department.
3	(3) The term "light pollution" means artificial
4	light that emanates from buildings or other human-
5	made structures that—
6	(A) expands onto adjacent properties and
7	is unnecessary in regards to the purpose or use
8	of such adjacent property; or
9	(B) degrades the visibility of the sky at
10	night.
11	SEC. 1745. STRATEGY TO IMPROVE ACTIVITIES RELATED
12	TO COUNTERNARCOTICS AND COUNTER-
13	TRANSNATIONAL ORGANIZED CRIME.
13 14	TRANSNATIONAL ORGANIZED CRIME. (a) IN GENERAL.—
14	(a) IN GENERAL.—
14 15	(a) IN GENERAL.— (1) IN GENERAL.—Not later than 180 days
14 15 16	 (a) IN GENERAL.— (1) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Sec-
14 15 16 17	 (a) IN GENERAL.— (1) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense, in consultation with each com-
14 15 16 17 18	 (a) IN GENERAL.— (1) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense, in consultation with each commander of a geographic combatant command and
14 15 16 17 18 19	 (a) IN GENERAL.— (1) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense, in consultation with each commander of a geographic combatant command and the Secretary of State, shall develop a strategy to
 14 15 16 17 18 19 20 	(a) IN GENERAL.— (1) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense, in consultation with each commander of a geographic combatant command and the Secretary of State, shall develop a strategy to improve activities and support to law enforcement
 14 15 16 17 18 19 20 21 	(a) IN GENERAL.— (1) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Sec- retary of Defense, in consultation with each com- mander of a geographic combatant command and the Secretary of State, shall develop a strategy to improve activities and support to law enforcement related to counternarcotics. Such strategy shall—

1	(B) ensure policy updates to address ongo-
2	ing and emerging counternarcotics threats; and
3	(C) inform the coordination of program
4	and budget requests by the Secretary.
5	(2) ELEMENTS.—The strategy required by
6	paragraph (1) shall include the following:
7	(A) A plan to establish or update com-
8	mand arrangement agreements to address exist-
9	ing and emerging narcotic substances of con-
10	cern, including detection and monitoring of
11	fentanyl, illicit fentanyl precursors, and fentanyl
12	analogues.
13	(B) Definitions for responsibilities of each
14	command in the joint operation area as directed
15	by the Department of Defense.
16	(C) A plan for improved coordination be-
17	tween geographic combatant commands to en-
18	sure clear understanding of roles and respon-
19	sibilities in overlapping areas of responsibility.
20	(D) A plan to continue and improve co-
21	ordination with foreign partners regarding in-
22	telligence sharing and interdiction activities.
23	(E) Standardized operating procedures for
24	command and control of counternarcotics within
25	the Department of Defense.

 (\mathbf{F}) 1 Measurable outcomes to assess 2 progress for each of the Departments counternarcotics strategic objectives. 3 4 (G) A description of capability upgrades 5 that would better enable the support of the 6 interdiction of narcotics, including fentanyl, illicit fentanyl precursors, and fentanyl ana-7 8 logues, throughout the Department of Defense.

9 (b) Report to Congress.—

10 (1) IN GENERAL.—Not later than June 1, 11 2025, the Secretary of Defense shall submit to the 12 congressional defense committees a report that in-13 cludes the comprehensive strategy as required by 14 subsection (a).

15 (2) FORM.—The report required under para16 graph (1) of this subsection shall be submitted in
17 unclassified form, but may include a classified
18 annex.

19 SEC. 1746. RISK FRAMEWORK FOR FOREIGN MOBILE APPLI20 CATIONS OF CONCERN.

(a) IN GENERAL.—The Secretary of Defense shall—
(1) create categorical definitions of foreign mobile applications of concern with respect to personnel
or operations of the Department of Defense, distinguishing among categories such as applications for

1	shopping, social media, entertainment, or health;
2	and
3	(2) create a risk framework with respect to De-
4	partment personnel or operations that assesses each
5	foreign mobile application (or, if appropriate, group-
6	ing of similar such applications) that is from a coun-
7	try of concern for any potential impact on Depart-
8	mental personnel and Departmental operations, in-
9	corporating considerations of—
10	(A) the manner and extent of data collec-
11	tion by the application;
12	(B) the ability of the application to influ-
13	ence the user with the applications content to
14	the detriment of the United States;
15	(C) the manner and extent of foreign own-
16	ership or control of the application or data col-
17	lected by the application;
18	(D) any foreign government interests asso-
19	ciated with the applications;
20	(E) a software bill of materials with a
21	focus on known or assessed malicious software
22	embedded in the application, including in prior
23	versions of the application or in other applica-
24	tions created by the owners of such application;

1	(F) any known impact from prior use of
2	the application to Department personnel or op-
3	erations; and
4	(G) the foreign mobile application of con-
5	cern residing on a United States Government
6	device or a personally owned device while in
7	proximity to Department operations or activi-
8	ties or in the personal custody of personnel dur-
9	ing Department sanctioned activities.
10	(b) CONSIDERATIONS.—In developing the categorical
11	definitions and risk framework described in subsection (a),
12	the Secretary of Defense—
13	(1) shall include in the risk framework foreign
14	mobile applications of concern—
15	(A) from countries that the Secretary de-
16	termines to be engaged in consistent, unauthor-

ized conduct that is detrimental to the national
security or foreign policy of the United States;

19 (B) that are accessible to be downloaded
20 from major mobile device application market21 places by Department personnel; and

(C) originating from, authored in, owned
by, or otherwise associated with countries or entities that are designated on the list maintained

1	and set forth in Supplement No. 4 to part 744
2	of the Export Administration Regulations;
3	(2) may include additional countries or indi-
4	vidual foreign mobile applications with malicious and
5	banned capabilities from other countries to the ex-
6	tent the Secretary determines appropriate; and
7	(3) shall consider distinguishing within the risk
8	framework the particular interests of a country de-
9	scribed in paragraph (1) or (2) in the use of a for-
10	eign mobile application of concern of such country
11	(regardless of device or owner) by—
12	(A) users located at facilities of the De-
13	partment of Defense of varying levels of sensi-
14	tivity;
15	(B) users conducting authorized operations
16	or movements of Department of Defense mate-
17	riel; or
18	(C) specific civilian employees of the De-
19	partment or contractors whom the Secretary
20	determines likely to be a target of a foreign
21	actor.
22	(c) Guidance and Updates.—The Secretary of De-
23	fense shall—
24	(1) issue guidance to all Department personnel
25	incorporating the categories of foreign mobile appli-

1 cations of concern and advising how to mitigate the 2 risks identified by the risk framework with respect 3 to such applications; 4 (2) routinely update the categorical definitions 5 and risk framework promulgated pursuant to sub-6 section (a), at least on an annual basis; and 7 (3) prescribe, if feasible, regulations that appro-8 priately mitigate risks from applications on devices

8 priately mitigate risks from applications on devices
9 provided by the Department of Defense or on any
10 device used during an activity described in sub11 section (b)(3)(B) or at locations described under
12 (b)(3)(A).

13 SEC. 1747. FEDERAL CONTRACTOR VULNERABILITY DIS14 CLOSURE POLICY.

15 (a) RECOMMENDATIONS.—

16 (1) IN GENERAL.—Not later than 180 days 17 after the date of the enactment of this Act, the Di-18 rector of the Office of Management and Budget, in 19 consultation with the Director of the Cybersecurity 20 and Infrastructure Security Agency, the National 21 Cyber Director, the Director of the National Insti-22 tute of Standards and Technology, and any other 23 appropriate head of an Executive department, shall— 24

(A) review the Federal Acquisition Regula tion contract requirements and language for
 contractor vulnerability disclosure programs;
 and

5 (B) recommend updates to such require6 ments and language to the Federal Acquisition
7 Regulation Council.

8 (2)CONTENTS.—The recommendations re-9 quired by paragraph (1) shall include updates to 10 such requirements designed to ensure that covered 11 contractors implement a vulnerability disclosure pol-12 icy consistent with NIST guidelines for contractors 13 as required under section 5 of the IoT Cybersecurity 14 Improvement Act of 2020 (15 U.S.C. 278g–3c; Pub-15 lic Law 116–207).

16 (b) PROCUREMENT REQUIREMENTS.—Not later than 17 180 days after the date on which the recommended con-18 tract language developed pursuant to subsection (a) is re-19 ceived, the Federal Acquisition Regulation Council shall 20 review the recommended contract language and update the 21 FAR as necessary to incorporate requirements for covered 22 contractors to receive information about a potential secu-23 rity vulnerability relating to an information system owned 24 or controlled by a contractor, in performance of the con-25 tract.

(c) ELEMENTS.—The update to the FAR pursuant
 to subsection (b) shall—

3 (1) to the maximum extent practicable, align
4 with the security vulnerability disclosure process and
5 coordinated disclosure requirements relating to Fed6 eral information systems under sections 5 and 6 of
7 the IoT Cybersecurity Improvement Act of 2020
8 (Public Law 116–207; 15 U.S.C. 278g–3c and
9 278g–3d); and

10 (2) to the maximum extent practicable, be
11 aligned with industry best practices and Standards
12 29147 and 30111 of the International Standards
13 Organization (or any successor standard) or any
14 other appropriate, relevant, and widely used stand15 ard.

16 (d) WAIVER.—The head of an agency may waive the
17 security vulnerability disclosure policy requirement under
18 subsection (b) if—

(1) the agency Chief Information Officer determines that the waiver is necessary in the interest of
national security or research purposes; and

(2) if, not later than 30 days after granting a
waiver, such head submits a notification and justification (including information about the duration
of the waiver) to the Committee on Oversight and

Accountability of the House of Representatives and
 the Committee on Homeland Security and Govern mental Affairs of the Senate.

4 (e) DEPARTMENT OF DEFENSE SUPPLEMENT TO
5 THE FEDERAL ACQUISITION REGULATION.—

6 (1) REVIEW.—Not later than 180 days after 7 the date of the enactment of this Act, the Secretary 8 of Defense shall review the Department of Defense 9 Supplement to the Federal Acquisition Regulation 10 contract requirements and language for contractor 11 vulnerability disclosure programs and develop up-12 dates to such requirements designed to ensure that 13 covered contractors implement a vulnerability disclo-14 sure policy consistent with NIST guidelines for con-15 tractors as required under section 5 of the IoT Cy-16 bersecurity Improvement Act of 2020 (15 U.S.C. 17 278g–3c; Public Law 116–207).

18 (2) REVISIONS.—Not later than 180 days after 19 the date on which the review required under sub-20 section (a) is completed, the Secretary shall revise 21 the DFARS as necessary to incorporate require-22 ments for covered contractors to receive information 23 about a potential security vulnerability relating to an 24 information system owned or controlled by a con-25 tractor, in performance of the contract.

1	(3) ELEMENTS.—The Secretary shall ensure
2	that the revision to the DFARS described in this
3	subsection is carried out in accordance with the re-
4	quirements of paragraphs (1) and (2) of subsection
5	(c).
6	(4) WAIVER.—The Chief Information Officer of
7	the Department of Defense may waive the security
8	vulnerability disclosure policy requirements under
9	paragraph (2) if the Chief Information Officer—
10	(A) determines that the waiver is necessary
11	in the interest of national security or research
12	purposes; and
13	(B) not later than 30 days after granting
14	a waiver, submits a notification and justifica-
15	tion (including information about the duration
16	of the waiver) to the Committees on Armed
17	Services of the House of Representatives and
18	the Senate.
19	(f) DEFINITIONS.—In this section:
20	(1) The term "agency" has the meaning given
21	the term in section 3502 of title 44, United States
22	Code.
23	(2) The term "covered contractor" means a
24	contractor (as defined in section 7101 of title 41,
25	United States Code)—

1	(A) whose contract is in an amount the
2	same as or greater than the simplified acquisi-
3	tion threshold; or
4	(B) that uses, operates, manages, or main-
5	tains a Federal information system (as defined
6	by section 11331 of title 40, United Stated
7	Code) on behalf of an agency.
8	(3) The term "DFARS" means the Department
9	of Defense Supplement to the Federal Acquisition
10	Regulation.
11	(4) The term "Executive department" has the
12	meaning given that term in section 101 of title 5,
13	United States Code.
14	(5) The term "FAR" means the Federal Acqui-
15	sition Regulation.
16	(6) The term "NIST" means the National In-
17	stitute of Standards and Technology.
18	(7) The term "OMB" means the Office of Man-
19	agement and Budget.
20	(8) The term "security vulnerability" has the
21	meaning given that term in section 2200 of the
22	Homeland Security Act of 2002 (6 U.S.C. 650).
23	(9) The term "simplified acquisition threshold"
24	has the meaning given that term in section 134 of
25	title 41, United States Code.

TITLE XVIII—QUALITY OF LIFE Subtitle A—Pay and Compensation

3 SEC. 1801. REFORM OF RATES OF MONTHLY BASIC PAY.

Effective on January 1, 2025, the rates of monthly
basic pay for members of the uniformed services within
each pay grade and with years of service computed under
section 205 of title 37, United States Code (and subject
to adjustment under section 1009 of such title), are as
follows:

Pay Grade	2 or Fewer	Over 2	Over 3	Over 4	Over 6
0-8	\$12,803.70	\$13,223.70	\$13,501.80	\$13,579.20	\$13,926.90
0-7	10,638.90	11,133.00	11,361.90	11,544.00	11,872.80
O-6	8,067.90	8,863.20	9,444.90	9,444.90	9,481.20
0-5	6,725.70	7,576.50	8,100.90	8,199.60	8,527.20
0-4	5,803.20	6,717.30	7,166.40	7,265.40	7,681.50
0-3	5,102.10	5,783.70	6,241.80	6,806.10	7,132.80
0-2	4,408.50	5,020.80	5,782.80	5,978.10	6,100.80
0-1	3,826.20	3,982.80	4,814.70	4,814.70	4,814.70
	Over 8	Over 10	Over 12	Over 14	Over 16
0-8	\$14,506.50	\$14,641.80	\$15,192.60	\$15,351.30	\$15,825.90
0-7	12,198.30	12,574.20	12,948.90	13,325.40	14,506.50
O-6	9,887.40	9,941.40	9,941.40	10,506.30	11,505.00
0-5	8,722.50	9,153.00	9,469.80	9,878.10	10,501.80
0-4	8,127.90	8,684.10	9,116.10	9,416.70	9,589.50
0-3	7,490.70	7,721.70	8,102.10	8,301.00	8,301.00
0-2	6,100.80	6,100.80	6,100.80	6,100.80	6,100.80
0-1	4,814.70	4,814.70	4,814.70	4,814.70	4,814.70
	Over 18	Over 20	Over 22	Over 24	Over 26
0-10	\$0.00	\$18,491.70	\$18,491.70	\$18,491.70	\$18,491.70
0-9	0.00	18,096.00	18,357.30	18,491.70	18,491.70
0-8	16,512.90	17,145.60	17,568.60	17,568.60	17,568.60
0-7	15,504.30	15,504.30	15,504.30	15,504.30	15,584.10
O-6	12,091.20	12,677.10	13,010.70	13,348.50	14,002.80
O-5	10,799.10	11,093.10	11,426.70	11,426.70	11,426.70
0-4	9,689.10	9,689.10	9,689.10	9,689.10	9,689.10
0-3	8,301.00	8,301.00	8,301.00	8,301.00	8,301.00
0-2	6,100.80	6,100.80	6,100.80	6,100.80	6,100.80
0-1	4,814.70	4,814.70	4,814.70	4,814.70	4,814.70
	Over 28	Over 30	Over 32	Over 34	Over 36

Years of Service Commissioned Officers

Years of Service—Continued

Commissioned Officers

Pay Grade	2 or Fewer	Over 2	Over 3	Over 4	Over 6
O-10 O-9	\$18,491.70 18,491.70	\$18,491.70 18,491.70	\$18,491.70 18,491.70	\$18,491.70 18,491.70	\$18,491.70 18,491.70
Ŏ-8	17,568.60	18,008.40	18,008.40	18,458.10	18,458.10
O-7 O-6	15,584.10 14,002.80	15,895.80 14,282.40	15,895.80 14,282.40	15,895.80 14,282.40	15,895.80 14,282.40
0-5	11,426.70	14,202.40 11,426.70	14,202.40 11,426.70	14,202.40 11,426.70	14,282.40 11,426.70
0-4	9,689.10	9,689.10	9,689.10	9,689.10	9,689.10
O-3 O-2	8,301.00 6,100.80	8,301.00 6,100.80	8,301.00 6,100.80	8,301.00 6,100.80	8,301.00 6,100.80
0-1	4,814.70	4,814.70	4,814.70	4,814.70	4,814.70
	Over 38	Over 40			
0-10	\$18,491.70	\$18,491.70			
O-9	18,491.70	18,491.70			
0-8	18,458.10	18,458.10			
0-7	15,895.80	15,895.80			
0-6	14,282.40	14,282.40			
0-5	11,426.70	11,426.70			
0-4	9,689.10	9,689.10			
0-3	8,301.00	8,301.00			
0-2	6,100.80	6,100.80			
0-1	4,814.70	4,814.70			

Commissioned Officers With Over 4 Years of Active Duty Service As An Enlisted Member or Warrant Officer

Pay Grade	2 or Fewer	Over 2	Over 3	Over 4	Over 6
O-3E	\$0.00	\$0.00	\$0.00	\$6,806.10	\$7,132.80
O-2E	0.00	0.00	0.00	5,978.10	6,100.80
0-1E	0.00	0.00	0.00	4,814.70	5,141.10
	Over 8	Over 10	Over 12	Over 14	Over 16
O-3E	\$7,490.70	\$7,721.70	\$8,102.10	\$8,423.40	\$8,607.90
0-2E	6,294.90	6,622.80	6,876.60	7,065.00	7,065.00
O-1E	5,331.30	5,525.70	5,716.50	5,978.10	5,978.10
	Over 18	Over 20	Over 22	Over 24	Over 26
O-3E	\$8,859.00	\$8,859.00	\$8,859.00	\$8,859.00	\$8,859.00
0-2E	7,065.00	7,065.00	7,065.00	7,065.00	7,065.00
O-1E	5,978.10	5,978.10	5,978.10	5,978.10	5,978.10
	Over 28	Over 30	Over 32	Over 34	Over 36
O-3E	\$8,859.00	\$8,859.00	\$8,859.00	\$8,859.00	\$8,859.00
0-2E	7,065.00	7,065.00	7,065.00	7,065.00	7,065.00
O-1E	5,978.10	5,978.10	5,978.10	5,978.10	5,978.10
	Over 38	Over 40			
O-3E	\$8,859.00	\$8,859.00			
0-2E	7,065.00	7,065.00			
0-1E	5,978.10	5,978.10			

Warrant Officers

Pay Grade	2 or Fewer	Over 2	Over 3	Over 4	Over 6
W-4 W-3 W-2 W-1	\$5,273.10 4,815.60 4,260.90 3,739.80	\$5,671.50 5,015.70 4,663.80 4,143.00	\$5,834.40 5,222.10 4,787.70 4,250.70	\$5,994.60 5,289.00 4,873.20 4,479.60	\$6,270.60 5,504.40 5,149.20 4,749.90
	Over 8	Over 10	Over 12	Over 14	Over 16
W-4 W-3 W-2 W-1	\$6,543.60 5,928.90 5,578.50 5,148.30	\$6,820.20 6,370.80 5,791.80 5,334.30	\$7,235.40 6,579.00 6,001.20 5,595.30	\$7,599.90 6,819.90 6,257.40 5,850.90	\$7,946.70 7,067.40 6,457.80 6,052.20
	Over 18	Over 20	Over 22	Over 24	Over 26
W-5 W-4 W-3 W-2 W-1	\$9,375.60 8,231.10 7,513.80 6,639.00 6,237.60	\$9,375.60 8,508.30 7,814.70 6,856.20 6,462.90	\$9,851.10 8,914.50 7,994.70 6,998.70 6,462.90	\$10,205.70 9,248.70 8,186.10 7,111.80 6,462.90	\$10,597.20 9,629.70 8,447.10 7,111.80 6,462.90
	Over 28	Over 30	Over 32	Over 34	Over 36
W-5 W-4 W-3 W-2 W-1	\$10,597.20 9,629.70 8,447.10 7,111.80 6,462.90	\$11,128.20 9,821.70 8,447.10 7,111.80 6,462.90	\$11,128.20 9,821.70 8,447.10 7,111.80 6,462.90	\$11,683.50 9,821.70 8,447.10 7,111.80 6,462.90	\$11,683.50 9,821.70 8,447.10 7,111.80 6,462.90
	Over 38	Over 40			
W-5 W-4 W-3 W-2 W-1	\$12,269.10 9,821.70 8,447.10 7,111.80 6,462.90	\$12,269.10 9,821.70 8,447.10 7,111.80 6,462.90			

Enlisted Members

Pay Grade	2 or Fewer	Over 2	Over 3	Over 4	Over 6
E-7	\$3,624.90	\$3,956.40	\$4,108.20	\$4,308.30	\$4,465.50
E-6	3,135.60	3,450.60	3,603.00	3,750.90	3,904.80
E-5	3,082.20	3,317.10	3,479.40	3,638.70	3,790.80
E-4	3,028.80	3,183.60	3,356.10	3,526.20	3,677.10
E-3	2,733.90	2,906.10	3,082.20	3,082.20	3,082.20
E-2	2,600.10	2,600.10	2,600.10	2,600.10	2,600.10
E-1	2,319.90	2,319.90	2,319.90	2,319.90	2,319.90
	Over 8	Over 10	Over 12	Over 14	Over 16
E-9	\$0.00	\$6,370.50	6,514.80	$\begin{array}{c} \$6,696.60\\ 5,759.40\\ 5,379.30\\ 4,729.80\\ 4,076.40\\ 3,677.10\\ 3,082.20\\ 2,600.10\\ 2,319.90\\ \end{array}$	\$6,910.50
E-8	5,214.90	5,445.60	5,588.40		5,944.50
E-7	4,734.60	4,886.40	5,155.20		5,532.30
E-6	4,252.50	4,387.80	4,649.70		4,788.00
E-5	3,964.80	4,052.10	4,076.40		4,076.40
E-4	3,677.10	3,677.10	3,677.10		3,677.10
E-3	3,082.20	3,082.20	3,082.20		3,082.20
E-2	2,600.10	2,600.10	2,600.10		2,600.10
E-1	2,319.90	2,319.90	2,319.90		2,319.90

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Enlisted Members

Pay Grade	2 or Fewer	Over 2	Over 3	Over 4	Over 6
	Over 18	Over 20	Over 22	Over 24	Over 26
E-9	\$7,127.10	\$7,472.10	\$7,765.20	\$8,072.70	\$8,544.00
E-8	6,279.30	6,449.10	6,737.40	6,897.30	7,291.20
E-7	5,694.90	5,757.90	5,969.70	6,083.10	6,515.70
E-6	4,856.40	4,856.40	4,856.40	4,856.40	4,856.40
E-5	4,076.40	4,076.40	4,076.40	4,076.40	4,076.40
E-4	3,677.10	3,677.10	3,677.10	3,677.10	3,677.10
E-3	3,082.20	3,082.20	3,082.20	3,082.20	3,082.20
E-2	2,600.10	2,600.10	2,600.10	2,600.10	2,600.10
E-1	2,319.90	2,319.90	2,319.90	2,319.90	2,319.90
	Over 28	Over 30	Over 32	Over 34	Over 36
E-9	\$8,544.00	\$8,970.30	\$8,970.30	\$9,419.40	\$9,419.40
E-8	7,291.20	7,437.30	7,437.30	7,437.30	7,437.30
E-7	6,515.70	6,515.70	6,515.70	6,515.70	6,515.70
E-6	4,856.40	4,856.40	4,856.40	4,856.40	4,856.40
E-5	4,076.40	4,076.40	4,076.40	4,076.40	4,076.40
E-4	3,677.10	3,677.10	3,677.10	3,677.10	3,677.10
E-3	3,082.20	3,082.20	3,082.20	3,082.20	3,082.20
E-2	2,600.10	2,600.10	2,600.10	2,600.10	2,600.10
E-1	2,319.90	2,319.90	2,319.90	2,319.90	2,319.90
	Over 38	Over 40			
E-9	\$9,891.30	\$9,891.30			
E-8	7,437.30	7,437.30			
E-7	6,515.70	6,515.70			
E-6	4,856.40	4,856.40			
E-5	4,076.40	4,076.40			
E-4	3,677.10	3,677.10			
E-3	3,082.20	3,082.20			
E-2	2,600.10	2,600.10			
E-1	2,319.90	2,319.90			

1 SEC. 1802. BASIC ALLOWANCE FOR HOUSING: AUTHORIZA-

2

TION OF APPROPRIATIONS.

For fiscal year 2025, there is authorized to be appropriated \$1,200,000,000 for the purpose of fully funding
the basic allowance for housing for members of the uniformed services under section 403 of title 37, United
States Code.

1SEC. 1803. EVALUATION OF THE RATES OF THE BASIC AL-2LOWANCE FOR SUBSISTENCE.

Not later than April 1, 2025, the Secretary of Defense shall submit to the Committees on Armed Services
of the Senate and House of Representatives a report containing the evaluation of the Secretary of the rates of the
basic allowance for subsistence under section 402 of title
37, United States Code. Elements of such report shall include the following:

10 (1) The determination of the Secretary whether11 such rates are sufficient.

12 (2) Other factors that could be used to deter-13 mine such rates, including—

14 (A) the number of dependents a member of15 the uniformed services has;

16 (B) whether the member has access to
17 fresh fruits, vegetables, dairy products, and
18 meat;

19 (C) whether the member has access to20 healthy food; and

(D) the local costs of food, including at
commissaries operated by the Secretary under
chapter 147 of title 10, United States Code.

24 (3) The recommendations of the Secretary25 whether, and how, such rates may be improved.

1	SEC. 1804. BASIC NEEDS ALLOWANCE FOR MEMBERS ON
2	ACTIVE SERVICE IN THE ARMED FORCES: EX-
3	PANSION OF ELIGIBILITY; INCREASE OF
4	AMOUNT.
5	(a) ELIGIBILITY.—Section 402b of title 37, United
6	States Code, is amended, in subsection (b)(2)—
7	(1) in subparagraph (A)—
8	(A) by striking "(A)";
9	(B) by striking "150 percent" and insert-
10	ing "200 percent"; and
11	(C) by striking "; or" and inserting ";
12	and"; and
13	(2) by striking subparagraph (B).
14	(b) Amount.—Such section is further amended, in
15	subsection $(c)(1)(A)$, by striking "150 percent (or, in the
16	case of a member described in subsection $(b)(2)(B)$, 200
17	percent)" and inserting "200 percent".
18	SEC. 1805. EXPANSION OF AUTHORITY OF A COMMANDING
19	OFFICER TO AUTHORIZE A BASIC ALLOW-
20	ANCE FOR HOUSING FOR A MEMBER PER-
21	FORMING INITIAL FIELD OR SEA DUTY.
22	Subsection (f) of section 403 of title 37, United
23	States Code, is amended—
24	(1) in paragraph (1) —
25	(A) by striking "certifies that the member
26	was necessarily required to procure quarters at

1	the member's expense." and inserting an em
2	dash; and
3	(B) by adding at the end the following new
4	subparagraphs:
5	"(A) certifies that the member was required to
6	procure housing at the member's expense; or
7	"(B) determines that quarters at the duty sta-
8	tion or in the field environment are inadequate or an
9	impediment to morale, good order, or discipline.";
10	and
11	(2) in paragraph $(2)(B)$ —
12	(A) by striking "the Secretary may author-
13	ize" and inserting "a commanding officer may
14	authorize";
15	(B) by striking "who is serving in pay
16	grade E–4 or E–5" and inserting "who is serv-
17	ing in a pay grade below E-6"; and
18	(C) by striking "members serving in pay
19	grades E-4 and E-5" and inserting "such mem-
20	bers. In authorizing an allowance under this
21	subparagraph, the commanding officer shall
22	consider the availability of quarters for the
23	member and whether such quarters are inad-
24	equate or an impediment to morale, good order,
25	or discipline".

1	SEC. 1806. EXPANSION OF TRAVEL AND TRANSPORTATION
2	ALLOWANCE TO MOVE OR STORE A PRI-
3	VATELY OWNED VEHICLE.
4	Section 453 of title 37, United States Code, is
5	amended, in subsection (c)—
6	(1) in paragraph (2), by striking "one privately
7	owned vehicle" and inserting "two privately owned
8	vehicles"; and
9	(2) in paragraph (4), by inserting "under para-
10	graph (2)" before the period at the end.
11	SEC. 1807. REPORT REGARDING THE CALCULATION OF
12	COST-OF-LIVING ALLOWANCES.
13	(a) REPORT REQUIRED.—Not later than April 1,
14	2025, the Secretary of Defense shall submit to the Com-
15	mittees on Armed Services of the Senate and House of
16	Representatives a report regarding the CONUS COLA
17	and OCONUS COLA. Such report shall include the fol-
18	lowing elements:
19	(1) The factors used to calculate the CONUS
20	COLA and OCONUS COLA.
21	(2) An explanation of how the factors described
22	
	in paragraph (1) are determined.
23	in paragraph (1) are determined. (3) An explanation of how the CONUS COLA
23 24	
	(3) An explanation of how the CONUS COLA
24	(3) An explanation of how the CONUS COLA and OCONUS COLA may be adjusted, including—

1	(C) the relationship between CONUS
2	COLA and OCONUS COLA.
3	(4) The evaluation of the Secretary whether the
4	surveys used to collect data from members to cal-
5	culate the CONUS COLA and OCONUS COLA are
6	effective.
7	(5) The evaluation of the Secretary whether the
8	calculation of the CONUS COLA and OCONUS
9	COLA is effective.
10	(6) The assessment of the Secretary whether
11	the calculation of the CONUS COLA or OCONUS
12	COLA should include additional factors, including—
13	(A) the number of dependents a member
14	has;
15	(B) vicinity and commissary costs;
16	(C) the reimbursement of expenses (includ-
17	ing tolls and taxes) incurred by a member based
18	on the duty station of such member;
19	(D) remoteness;
20	(E) hardship;
21	(F) loss of spousal income;
22	(G) the unavailability of goods or services
23	in the vicinity of a duty station; and
24	(H) any other factor that the Secretary de-
25	termines appropriate.

1	(b) DEFINITIONS.—In this section:
2	(1) The term "CONUS COLA" means the cost-
3	of-living allowance paid to a member of the uni-
4	formed services under section 403b of title 37,
5	United States Code.
6	(2) The term "OCONUS COLA" means a cost-
7	of-living allowance paid to a member of the uni-
8	formed services on the basis that—
9	(A) the member is assigned to a perma-
10	nent duty station located outside the conti-
11	nental United States; or
12	(B) the dependents of such member reside
13	outside the continental United States but not in
14	the vicinity of the permanent duty station of
15	such member.
16	Subtitle B—Child Care
17	SEC. 1811. COMPETITIVE PAY FOR DEPARTMENT OF DE-
18	FENSE CHILD CARE PERSONNEL.
19	(a) IN GENERAL.—Section 1792(c) of title 10,
20	United States Code, is amended to read as follows:
21	"(c) Competitive Rates of Pay.—(1) For the pur-
22	pose of providing military child development centers with
23	a qualified and stable civilian workforce, employees at a
24	military installation who are directly involved in providing
25	child care and who are paid from nonappropriated funds—

"(A) in the case of entry-level employees, shall
be paid a rate of pay competitive with the rates of
pay paid to other equivalent non-Federal positions
within the metropolitan statistical area or non-metropolitan statistical area (as the case may be) in
which such Department employee's position is located; and

8 "(B) in the case of any employee not covered by 9 subparagraph (A), shall be paid a rate of pay com-10 petitive with the rates of pay paid to other employ-11 ees with similar training, seniority, and experience 12 within the metropolitan statistical area or non-met-13 ropolitan statistical area (as the case may be) in 14 which such Department employee's position is lo-15 cated.

"(2) Notwithstanding paragraph (1), no employee
shall receive a rate of pay under this subsection that is
lower than the minimum hourly rate of pay applicable to
civilian employees of the Department of Defense.

"(3) For purposes of determining the rates of pay
under paragraph (1), the Secretary shall use the metropolitan and nonmetropolitan area occupational employment and wage estimates published monthly by the Bureau of Labor Statistics.".

25 (b) Application.—

1	(1) IN GENERAL.—The amendment made by
2	subsection (a) shall take effect on the first day of
3	the first pay period beginning after the date of the
4	enactment of this Act.
5	(2) Rates of pay.—
6	(A) CURRENT EMPLOYEE PAY RATE NOT
7	REDUCED.—The rate of pay for any individual
8	who is an employee covered by subsection (c) of
9	section 1792 of title 10, United States Code, as
10	amended by subsection (a) of this section, on
11	the date of the enactment of this Act shall not
12	be reduced by operation of such amendment.
13	(B) PAY BAND MINIMUM.—Any employee
14	whose rate of pay is fixed under such sub-
15	section (c), as so amended, and who is within
16	any pay band shall receive a rate of pay not less
17	than the minimum rate of pay applicable to
18	such pay band.
19	SEC. 1812. PARENT FEES AT MILITARY CHILD DEVELOP-
20	MENT CENTERS FOR CHILD CARE EMPLOY-
21	EES.
22	Section 1793 of title 10, United States Code, is
23	amended by striking subsection (d) and inserting the fol-
24	lowing new subsections:

1 "(d) CHILD CARE EMPLOYEE DISCOUNT.—In order to support recruitment and retention initiatives, the Sec-2 retary of Defense shall charge reduced fees for the attend-3 4 ance, at a military child development center, of the chil-5 dren of a child care employee as follows: 6 "(1) For the first child, no fee. 7 "(2) For each other child, a fee equal to or less 8 than a fee discounted under subsection (c). 9 "(e) Prohibition of Concurrent Discounts.— A family may not receive discounts under subsections (c) 10 11 and (d) concurrently.". 12 SEC. 1813. CHILD ABUSE PREVENTION AND SAFETY AT 13 MILITARY CHILD DEVELOPMENT CENTERS. 14 (a) NATIONAL HOTLINE.—Section 1794 of title 10, 15 United States Code, is amended, in paragraph (2) of subsection (b)— 16 17 (1) by striking the period at at the end and in-18 serting "by means including—"; and 19 (2) by adding at the end the following new sub-20 paragraphs: "(A) posting it in public areas of military child 21 22 development centers; and "(B) providing it to the parents and legal 23 24 guardians of children who attend military child de-25 velopment centers.".

1 (b) SAFETY REGULATIONS.—Such section is further 2 amended, in subsection (d)— 3 (1) by inserting "(1)" before "The Secretary"; 4 and 5 (2) by adding at the end the following new 6 paragraphs: 7 "(2) The regulations required under paragraph (1)8 shall— 9 "(A) require the Secretary to notify the parents 10 and legal guardians of children who attend a mili-11 tary child development center not later than 24 12 hours after such a child suffers abuse or harm at 13 such military child development center; 14 "(B) establish processes by which the com-15 mander of the military installation and military police shall— 16 17 "(i) investigate and address incidents of 18 abuse and harm involving children at military 19 child development centers; and 20 "(ii) notify the parents or legal guardians 21 of a child who experiences abuse or harm at a 22 military child development center of the status 23 of any investigations or actions taken (including 24 under subsection (c)) to address such abuse or 25 harm; and

"(C) require the Secretary of Defense, to the
 maximum extent practicable, to furnish the regula tions under this subsection to parents and legal
 guardians of children who attend military child de velopment centers.".

6 (c) REMEDIES.—Such section is further amended, in
7 subsection (f), by adding at the end the following new
8 paragraph:

9 "(3) The Secretary of Defense shall notify the Com10 mittees on Armed Services of the Senate and House of
11 Representatives in writing not later than 30 days after
12 a requirement is waived under paragraph (2).".

13 SEC. 1814. ADDITIONAL INFORMATION IN OUTREACH CAM-

14PAIGN RELATING TO WAITING LISTS FOR15MILITARY CHILD DEVELOPMENT CENTERS.

Section 585(a)(2)(D) of the National Defense Authorization Act for Fiscal Year 2024 (Public Law 118–
31; 10 U.S.C. 1791 note prec.) is amended by inserting
"a provider eligible for financial assistance under any
clause of section 1798(b)(3)(B) of title 10, United States
Code, or" before "pilot programs".

1	SEC. 1815. PRIORITY IN EXPANSION OF PILOT PROGRAM TO
2	PROVIDE FINANCIAL ASSISTANCE TO MEM-
3	BERS OF THE ARMED FORCES FOR IN-HOME
4	CHILD CARE.
5	Section 589(b) of the William M. (Mac) Thornberry
6	National Defense Authorization Act for Fiscal Year 2021
7	(Public Law 116–283; 10 U.S.C. 1791 note) is amended
8	by adding at the end the following new paragraph:
9	"(3) In making a determination under paragraph (2) ,
10	the Secretary shall give priority to remote locations, in-
11	cluding the following:
12	"(A) Fort Drum, New York.
13	"(B) Holloman Air Force Base, New Mexico.
14	"(C) Naval Air Station Lemoore, California.
15	"(D) Marine Corps Air Ground Combat Center
16	Twentynine Palms, California.".
17	SEC. 1816. CHILD CARE SERVICES AND YOUTH PROGRAM
18	SERVICES FOR DEPENDENTS.
19	(a) IN GENERAL.—Subject to the availability of ap-
20	propriations, the Secretary of Defense shall fully fund re-
21	quests for financial assistance to eligible civilian providers
22	of child care services or youth program services under sec-
23	tion 1798 of title 10, United States Code.
24	(b) RULE OF CONSTRUCTION.—This section shall not
25	be construed to limit the authority of the Secretary under

whether to provide such financial assistance to an eligible
 provider.

3 SEC. 1817. BRIEFINGS ON MILITARY CHILD DEVELOPMENT 4 CENTERS.

5 (a) BRIEFINGS REQUIRED.—The Secretary of De-6 fense, in coordination with the Secretaries of the military 7 departments, shall submit to the Committees on Armed 8 Services of the Senate and House of Representatives brief-9 ings regarding child care services at military child develop-10 ment centers according to the following schedule:

(1) Once every three months beginning on
March 1, 2025, and ending on March 1, 2026.

13 (2) On March 1 of each year thereafter through14 2030.

(b) ELEMENTS.—Each briefing shall include, with regard to the period covered by the briefing, the following
elements:

18 (1) Waiting lists for such services,19 disaggregated by military installation.

20 (2) Shortages of child care employees at mili21 tary child development centers, disaggregated by
22 military installation.

23 (3) Insufficient capacity of military child devel24 opment centers, disaggregated by military installa25 tion.

(4) Efforts of the Secretary of Defense to miti gate such shortages or insufficiencies in order to
 shorten such waiting lists.

4 (c) DEFINITIONS.—In this section, the terms "mili5 tary child development center" and "child care employee"
6 have the meanings given such terms in section 1800 of
7 title 10, United States Code.

8 Subtitle C—Military Housing

9 SEC. 1821. BUDGET JUSTIFICATION FOR CERTAIN FACILI-

10TIES SUSTAINMENT, RESTORATION, AND11MODERNIZATION PROJECTS.

12 Chapter 9 of title 10, United States Code, is amended13 by inserting after section 226 the following new section:

14 "§ 227. Budget justification for covered military unac-

15companiedhousingFacilities16Sustainment,Restoration,andMod-17ernization projects

"(a) IN GENERAL.—Along with the budget for each
fiscal year submitted by the President pursuant to section
1105(a) of title 31, United States Code, each Secretary
of a military department shall include a consolidated budget justification display that individually identifies—

23 "(1) for the fiscal year covered by the budget,
24 the total requested expenditure for Facilities
25 Sustainment, Restoration, and Modernization

1	projects for covered military unaccompanied housing
2	compared to the total expenditure required by such
3	projects, disaggregated by military department; and
4	"(2) the total expenditure for Facilities
5	Sustainment, Restoration, and Modernization
6	projects made during the fiscal year beginning two
7	years before the fiscal year covered by the budget,
8	disaggregated by—
9	"(A) military installation;
10	"(B) the type of facility repaired or re-
11	stored under such projects;
12	"(C) the number of such projects that were
13	for sustainment or repair of a facility; and
14	"(D) the number of such projects that
15	were for restoration or modernization of a facil-
16	ity.
17	"(b) DEFINITIONS.—In this section:
18	"(1) The term 'covered military unaccompanied
19	housing' has the meaning given in section 2856 of
20	this title.
21	"(2) The terms 'facility' and 'military installa-
22	tion' have the meanings given, respectively, in sec-
23	tion 2801 of this title.".

1	SEC. 1822. STRATEGY FOR USE OF EXISTING LEASING AU-
2	THORITIES TO ADDRESS SHORTAGES OF COV-
3	ERED MILITARY UNACCOMPANIED HOUSING
4	REQUIRED.
5	(a) Strategy Required.—
6	(1) IN GENERAL.—Each Secretary of a military
7	department shall develop a strategy to use the au-
8	thorities of such Secretary, in effect as of such date,
9	to lease real property to address shortages of cov-
10	ered military unaccompanied housing.
11	(2) ELEMENTS.—Each strategy required by
12	paragraph (1) shall include, with respect to military
13	installations under the jurisdiction of the Secretary
14	of the military department concerned—
15	(A) an identification of military installa-
16	tions with the largest shortages of covered mili-
17	tary unaccompanied housing;
18	(B) an identification of military installa-
19	tions where existing facilities of covered military
20	unaccompanied housing are in poor or failing
21	condition under the uniform index for evalu-
22	ating the condition of covered military unac-
23	companied housing required by section 2838 of
24	the National Defense Authorization Act for Fis-
25	cal Year 2024 (Public Law 118–31; 10 U.S.C.
26	note prec. 2851);

1	(C) plans of such Secretary in effect as of
2	the date of the enactment of this Act to address
3	shortages of covered military unaccompanied
4	housing or the condition of facilities of covered
5	military unaccompanied housing using—
6	(i) military construction projects; or
7	(ii) facility sustainment, restoration,
8	or modernization funds; and
9	(D) an assessment of whether the leasing
10	authority under section 2661 of title 10, United
11	States Code, or intergovernmental support
12	agreements under section 2679 of such title
13	would be suitable for use by such Secretary to
14	address—
15	(i) shortages of covered military unac-
16	companied housing; or
17	(ii) the poor or failing condition of a
18	facility of covered military unaccompanied
19	housing.
20	(3) DEADLINE.—Each Secretary of a military
21	department shall submit to the congressional defense
22	committees a report that includes the strategy re-
23	quired by subsection (a) by not later than 180 days
24	after the date of the enactment of this Act.
25	(b) DEFINITIONS.—In this section:

1	(1) The term "congressional defense commit-
2	tees" has the meaning given such term in section
3	101(a)(16) of title 10, United States Code.
4	(2) The term "covered military unaccompanied
5	housing" has the meaning given such term in section
6	2856 of such title.
7	(3) The terms "facility" and "military construc-
8	tion project" have the meanings given such terms in
9	section 2801 of such title.
10	SEC. 1823. INDEPENDENT ASSESSMENT OF ESTIMATED
11	COSTS OF CERTAIN STRATEGIES TO AD-
12	DRESS SHORTAGES OF COVERED MILITARY
13	UNACCOMPANIED HOUSING.
13 14	UNACCOMPANIED HOUSING. (a) AGREEMENT.—Not later than 60 days after the
14	(a) AGREEMENT.—Not later than 60 days after the
14 15	(a) AGREEMENT.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall seek to enter into an agreement with an FFRDC
14 15 16 17	(a) AGREEMENT.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall seek to enter into an agreement with an FFRDC
14 15 16 17	(a) AGREEMENT.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall seek to enter into an agreement with an FFRDC for an assessment that compares the estimated total cost
14 15 16 17 18	(a) AGREEMENT.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall seek to enter into an agreement with an FFRDC for an assessment that compares the estimated total cost to the United States during the 20-year period beginning
14 15 16 17 18 19	(a) AGREEMENT.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall seek to enter into an agreement with an FFRDC for an assessment that compares the estimated total cost to the United States during the 20-year period beginning on the date of the enactment of this Act of—
 14 15 16 17 18 19 20 	 (a) AGREEMENT.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall seek to enter into an agreement with an FFRDC for an assessment that compares the estimated total cost to the United States during the 20-year period beginning on the date of the enactment of this Act of— (1) the construction and maintenance of facili-
 14 15 16 17 18 19 20 21 	 (a) AGREEMENT.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall seek to enter into an agreement with an FFRDC for an assessment that compares the estimated total cost to the United States during the 20-year period beginning on the date of the enactment of this Act of— (1) the construction and maintenance of facilities of covered military unaccompanied housing to
 14 15 16 17 18 19 20 21 22 	 (a) AGREEMENT.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Defense shall seek to enter into an agreement with an FFRDC for an assessment that compares the estimated total cost to the United States during the 20-year period beginning on the date of the enactment of this Act of— (1) the construction and maintenance of facilities of covered military unaccompanied housing to address shortages in covered military unaccompanied

1 permit a greater number of members of the Armed 2 Forces to reside in housing facilities other than covered military unaccompanied housing (including 3 4 such policies relating to the payment of basic allow-5 ance for housing under section 403 of title 37, 6 United States Code). 7 (b) REPORT ON ASSESSMENT.—An FFRDC that en-8 ters into an agreement under subsection (a) shall submit 9 to the Secretary of Defense a report on such assessment. 10 Such report shall include— 11 (1) a comprehensive review of— 12 (A) the total lifecycle costs, disaggregated 13 by each military department, of the construc-14 tion, sustainment, and modernization of facili-15 ties of covered unaccompanied housing to 16 meet-17 (i) the needs for housing for members 18 of the Armed Forces as of the date of the 19 enactment of this Act; and 20 (ii) the projected needs for such hous-21 ing during the 20-year period beginning on 22 the date of the enactment of this Act, as 23 determined by each Secretary concerned; 24 (B) the applicable policies of each military 25 department with respect to which members of

1	the Armed Forces are required to reside in cov-
2	ered military unaccompanied housing; and
3	(C) for each military department, the ex-
4	pected expenditure for basic allowance for hous-
5	ing under section 403 of title 37, United States
6	Code, during the 20-year period beginning on
7	the date of the enactment of this Act compared
8	to such total lifecycle costs;
9	(2) a summary of the research and other activi-
10	ties carried out as part of such comprehensive re-
11	view; and
12	(3) recommendations of the FFRDC with re-
13	spect to requirements and policies of the Depart-
14	ment of Defense and each military department for
15	covered military unaccompanied housing.
16	(c) Submission to Congress.—
17	(1) IN GENERAL.—Not later than 30 days after
18	the date on which the Secretary of Defense receives
19	the report under subsection (b), such Secretary shall
20	submit to the Committees on Armed Services of the
21	House of Representatives and the Senate a report
22	that includes—
23	(A) an unaltered copy of the report of the
24	FFRDC submitted to the Secretary of Defense
25	pursuant to subsection (b); and

1	(B) the written responses of the Secretary
2	of the Defense and the Secretaries concerned
3	with respect to the results of such report.
4	(2) FORM.—The report required by paragraph
5	(1) shall be submitted in unclassified form, but may
6	include a classified annex.
7	(d) DEFINITIONS.—In this section:
8	(1) The term "covered military unaccompanied
9	housing" has the meaning given such term in section
10	2856 of title 10, United States Code.
11	(2) The term "facility" has the meaning given
12	such term in section 2801 of such title.
13	(3) The term "FFRDC" means a federally
14	funded research and development center.
	funded research and development center. SEC. 1824. DIGITAL MAINTENANCE REQUEST SYSTEM FOR
14	-
14 15	SEC. 1824. DIGITAL MAINTENANCE REQUEST SYSTEM FOR
14 15 16	SEC. 1824. DIGITAL MAINTENANCE REQUEST SYSTEM FOR COVERED MILITARY UNACCOMPANIED HOUS-
14 15 16 17	SEC. 1824. DIGITAL MAINTENANCE REQUEST SYSTEM FOR COVERED MILITARY UNACCOMPANIED HOUS- ING.
14 15 16 17 18	 SEC. 1824. DIGITAL MAINTENANCE REQUEST SYSTEM FOR COVERED MILITARY UNACCOMPANIED HOUS- ING. (a) IN GENERAL.—Not later than 180 days after the
14 15 16 17 18 19	SEC. 1824. DIGITAL MAINTENANCE REQUEST SYSTEM FOR COVERED MILITARY UNACCOMPANIED HOUS- ING. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense
14 15 16 17 18 19 20	SEC. 1824. DIGITAL MAINTENANCE REQUEST SYSTEM FOR COVERED MILITARY UNACCOMPANIED HOUS- ING. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall—
 14 15 16 17 18 19 20 21 	SEC. 1824. DIGITAL MAINTENANCE REQUEST SYSTEM FOR COVERED MILITARY UNACCOMPANIED HOUS- ING. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall— (1) require each Secretary of a military depart-

1	Secretary to make maintenance requests for such
2	housing; and
3	(2) submit to the congressional defense commit-
4	tees a report on the establishment of such digital
5	systems.
6	(b) DEFINITIONS.—In this section:
7	(1) The term "military installation" has the
8	meaning given in section 2801 of title 10, United
9	States Code.
10	(2) The term "covered military unaccompanied
11	housing" has the meaning given in section 2856 of
12	title 10, United States Code.
13	SEC. 1825. DIGITAL FACILITIES MANAGEMENT SYSTEMS
13 14	SEC. 1825. DIGITAL FACILITIES MANAGEMENT SYSTEMS FOR MILITARY DEPARTMENTS.
14	FOR MILITARY DEPARTMENTS.
14 15	FOR MILITARY DEPARTMENTS. (a) DIGITAL FACILITIES MANAGEMENT SYSTEMS
14 15 16	FOR MILITARY DEPARTMENTS. (a) Digital Facilities Management Systems for Military Departments.—
14 15 16 17	FOR MILITARY DEPARTMENTS. (a) DIGITAL FACILITIES MANAGEMENT SYSTEMS FOR MILITARY DEPARTMENTS.— (1) CRITERIA.—Not later than 180 days after
14 15 16 17 18	FOR MILITARY DEPARTMENTS. (a) DIGITAL FACILITIES MANAGEMENT SYSTEMS FOR MILITARY DEPARTMENTS.— (1) CRITERIA.—Not later than 180 days after the date of the enactment of this Act, the Assistant
14 15 16 17 18 19	FOR MILITARY DEPARTMENTS. (a) DIGITAL FACILITIES MANAGEMENT SYSTEMS FOR MILITARY DEPARTMENTS.— (1) CRITERIA.—Not later than 180 days after the date of the enactment of this Act, the Assistant Secretary of Defense for Energy, Installations, and
 14 15 16 17 18 19 20 	FOR MILITARY DEPARTMENTS. (a) DIGITAL FACILITIES MANAGEMENT SYSTEMS FOR MILITARY DEPARTMENTS.— (1) CRITERIA.—Not later than 180 days after the date of the enactment of this Act, the Assistant Secretary of Defense for Energy, Installations, and Environment, in coordination with each covered As-
 14 15 16 17 18 19 20 21 	FOR MILITARY DEPARTMENTS. (a) DIGITAL FACILITIES MANAGEMENT SYSTEMS FOR MILITARY DEPARTMENTS.— (1) CRITERIA.—Not later than 180 days after the date of the enactment of this Act, the Assistant Secretary of Defense for Energy, Installations, and Environment, in coordination with each covered As- sistant Secretary, shall develop criteria for a new or
 14 15 16 17 18 19 20 21 22 	FOR MILITARY DEPARTMENTS. (a) DIGITAL FACILITIES MANAGEMENT SYSTEMS FOR MILITARY DEPARTMENTS.— (1) CRITERIA.—Not later than 180 days after the date of the enactment of this Act, the Assistant Secretary of Defense for Energy, Installations, and Environment, in coordination with each covered As- sistant Secretary, shall develop criteria for a new or established digital facilities management system for

1	(A) track conditions of individual facilities,
2	applying the uniform index developed under sec-
3	tion 2838 of the National Defense Authoriza-
4	tion Act for Fiscal Year 2024 (Public Law
5	118–31), for each military installation under
6	the jurisdiction of each such covered Assistant
7	Secretary;
8	(B) plan for maintenance actions for each
9	facility; and
10	(C) generate reports that include data
11	on—
12	(i) the type and function of each facil-
13	ity;
14	(ii) the overall condition of each facil-
15	ity;
16	(iii) planned maintenance for each fa-
17	cility during a five-year period following
18	the date of submission of the criteria;
19	(iv) conditions that may lead to a fail-
20	ure to maintain minimum physical security
21	or configuration standards for members of
22	the Armed Forces during the 12-month pe-
23	riod following the date of submission of the

1	(v) the date on which the facility will
2	have been in use for 40 years.
3	(2) Briefing.—Not later than 30 days after
4	the date on which the Assistant Secretary of De-
5	fense for Energy, Installations, and Environment de-
6	velops the criteria required under paragraph (1), the
7	Assistant Secretary shall provide to the congres-
8	sional defense committees a briefing on such criteria.
9	(3) IMPLEMENTATION.—Not later than one
10	year after the date on which the Assistant Secretary
11	of Defense for Energy, Installations, and Environ-
12	ment develops the criteria required under paragraph
13	(1), each covered Assistant Secretary shall imple-
14	ment a digital facilities management system for the
15	military department under the jurisdiction of that
16	meets the criteria described in paragraph (1).
17	(b) DEFINITIONS.—In this section:
18	(1) The term "covered Assistant Secretary"
19	means—
20	(A) the Assistant Secretary of the Army
21	for Installations, Energy, and Environment;
22	(B) the Assistant Secretary of the Navy
23	for Energy, Installations, and Environment;
24	and

1	(C) the Assistant Secretary of the Air
2	Force for Installations, Environment, and En-
3	ergy.
4	(2) The term "facility" has the meaning given
5	in section 2801 of title 10, United States Code.
6	(3) The term "military department" has the
7	meaning given in section 101 of such title.
8	(4) The term "military installation" has the
9	meaning given in section 2801 of such title.
10	SEC. 1826. TEMPORARY BIENNIAL REPORT ON QUALITY
11	AND CONDITION OF COVERED MILITARY UN-
12	ACCOMPANIED HOUSING LOCATED OUTSIDE
13	THE UNITED STATES.
13 14	THE UNITED STATES. (a) REPORT REQUIRED.—
14	(a) Report Required.—
14 15	(a) Report Required.—(1) IN GENERAL.—Not later than one year
14 15 16	 (a) REPORT REQUIRED.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and bi-
14 15 16 17 18	 (a) REPORT REQUIRED.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and biennially thereafter until January 1, 2032, the Sec-
14 15 16 17	 (a) REPORT REQUIRED.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and biennially thereafter until January 1, 2032, the Secretary of Defense shall submit to the Committees on
14 15 16 17 18 19	 (a) REPORT REQUIRED.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and biennially thereafter until January 1, 2032, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the House of Rep-
 14 15 16 17 18 19 20 	 (a) REPORT REQUIRED.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and biennially thereafter until January 1, 2032, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the quality and condition of
 14 15 16 17 18 19 20 21 	(a) REPORT REQUIRED.— (1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, and biennially thereafter until January 1, 2032, the Secretary of Defense shall submit to the Committees on Armed Services of the Senate and the House of Representatives a report on the quality and condition of each facility of covered military unaccompanied

1	(2) ELEMENTS.— Such report shall include, for
2	each facility of covered military unaccompanied
3	housing the following:
4	(A) A description of each facility of cov-
5	ered military unaccompanied housing including
6	age, whether the facility is permanent or tem-
7	porary, and whether the facility is Government-
8	owned or leased.
9	(B) The results of an evaluation of the
10	condition of such facility using the uniform
11	index developed under section 2838 of the Na-
12	tional Defense Authorization Act for Fiscal
13	Year 2024 (Public Law 118–31).
14	(C) With respect to the standards for hab-
15	itability established under section 2856b of title
16	10, United States Code (as added by section
17	2832 of the National Defense Authorization Act
18	for Fiscal Year 2024)—
19	(i) an explanation of how such stand-
20	ards are applied to such facility; and
21	(ii) an estimation of the funding need-
22	ed to apply such standards to such facility.
23	(D) An assessment of how such standards
24	and the condition of such facility determined
25	under the evaluation described in subparagraph

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1	(B) affect force readiness, disaggregated by
2	combatant command.
3	(b) DEFINED.—In this section:
4	(1) The term "covered military unaccompanied
5	housing" has the meaning given in section 2856 of
6	title 10, United States Code.
7	(2) The terms "facility" and "military installa-
8	tion" have the meanings given, respectively, in sec-
9	tion 2801 of such title.
10	Subtitle D—Access to Health Care
11	SEC. 1831. EXCLUSION OF MENTAL HEALTH CARE PRO-
11 12	SEC. 1831. EXCLUSION OF MENTAL HEALTH CARE PRO- VIDERS FROM AUTHORIZED STRENGTHS OF
12	VIDERS FROM AUTHORIZED STRENGTHS OF
12 13	VIDERS FROM AUTHORIZED STRENGTHS OF CERTAIN OFFICERS ON ACTIVE DUTY.
12 13 14 15	VIDERS FROM AUTHORIZED STRENGTHS OF CERTAIN OFFICERS ON ACTIVE DUTY. Section 523(b) of title 10, United States Code, is
12 13 14 15	VIDERS FROM AUTHORIZED STRENGTHS OF CERTAIN OFFICERS ON ACTIVE DUTY. Section 523(b) of title 10, United States Code, is amended by adding at the end the following new para-
12 13 14 15 16	VIDERS FROM AUTHORIZED STRENGTHS OF CERTAIN OFFICERS ON ACTIVE DUTY. Section 523(b) of title 10, United States Code, is amended by adding at the end the following new para- graph:
12 13 14 15 16 17	VIDERS FROM AUTHORIZED STRENGTHS OF CERTAIN OFFICERS ON ACTIVE DUTY. Section 523(b) of title 10, United States Code, is amended by adding at the end the following new para- graph: "(10) Officers who are licensed mental health

1	SEC. 1832. TRICARE PROGRAM: WAIVER OF REFERRAL RE-
2	QUIREMENT UNDER TRICARE PRIME FOR
3	CERTAIN CARE IN A MILITARY MEDICAL
4	TREATMENT FACILITY.
5	Section $1095f(a)(2)$ of title 10, United States Code,
6	is amended—
7	(1) by inserting "(A)" before "The Secretary";
8	and
9	(2) by adding at the end the following new sub-
10	paragraph:
11	"(B) The Secretary shall waive the referral require-
12	ment in paragraph (1) in the case of a member of the
13	armed forces serving on active duty who seeks to obtain
14	any of the following kinds of care in a military medical
15	treatment facility:
16	"(i) Physical therapy.
17	"(ii) Nutritional.
18	"(iii) Audiological.
19	"(iv) Optometric.
20	"(v) Podiatric.
21	"(vi) Primary and preventive health care serv-
22	ices for women (as such term is defined in section
23	1074d of this title).".

1	SEC. 1833. EXTENSION OF ENHANCED APPOINTMENT AND
2	COMPENSATION AUTHORITY FOR CERTAIN
3	HEALTH CARE PROVIDERS.
4	Section 1599c(b) of title 10, United States Code, is
5	amended by striking "December 31, 2025" both places it
6	appears and inserting "December 31, 2030".
7	SEC. 1834. REFERRAL OF A MEMBER OF THE ARMED
8	FORCES TO A TRICARE PROVIDER FOR UR-
9	GENT BEHAVIORAL HEALTH SERVICES.
10	Section 722 of the National Defense Authorization
11	Act for Fiscal Year 2020 (Public Law 116–92; 10 U.S.C.
12	1071 note) is amended—
13	(1) by striking "If" and inserting "(a) IN GEN-
14	ERAL.—Subject to subsection (b), if"; and
15	(2) by adding at the end the following new sub-
16	section:
17	"(b) Urgent Behavioral Health Services.—
18	"(1) IN GENERAL.—If the Secretary of Defense
19	is unable to provide urgent behavioral health services
20	in a military medical treatment facility to a covered
21	individual during the three-day period following the
22	date on which such services are first requested by
23	the covered individual, the Secretary shall refer the
24	covered individual to a provider under the
25	TRICARE program to receive such services.

1	"(2) Covered individual defined.—In this
2	subsection, the term 'covered individual' means—
3	"(A) a member of the Armed Forces on
4	active duty;
5	"(B) a retired member of the Armed
6	Forces; or
7	"(C) a dependent of a member described in
8	paragraph (1); or
9	"(D) a dependent of a former member de-
10	scribed in paragraph (2).".
11	SEC. 1835. WAIVER WITH RESPECT TO EXPERIENCED
12	NURSES AT MILITARY MEDICAL TREATMENT
13	FACILITIES.
13 14	FACILITIES. (a) IN GENERAL.—The hiring manager of a military
-	
14	(a) IN GENERAL.—The hiring manager of a military
14 15	(a) IN GENERAL.—The hiring manager of a military medical treatment facility or other health care facility of
14 15 16 17	(a) IN GENERAL.—The hiring manager of a military medical treatment facility or other health care facility of the Department of Defense may waive any General Sched-
14 15 16 17	(a) IN GENERAL.—The hiring manager of a military medical treatment facility or other health care facility of the Department of Defense may waive any General Sched- ule qualification standard related to work experience es-
14 15 16 17 18	(a) IN GENERAL.—The hiring manager of a military medical treatment facility or other health care facility of the Department of Defense may waive any General Sched- ule qualification standard related to work experience es- tablished by the Director of the Office of Personnel Man-
14 15 16 17 18 19	(a) IN GENERAL.—The hiring manager of a military medical treatment facility or other health care facility of the Department of Defense may waive any General Sched- ule qualification standard related to work experience es- tablished by the Director of the Office of Personnel Man- agement in the case of any applicant for a nursing or prac-
 14 15 16 17 18 19 20 	(a) IN GENERAL.—The hiring manager of a military medical treatment facility or other health care facility of the Department of Defense may waive any General Sched- ule qualification standard related to work experience es- tablished by the Director of the Office of Personnel Man- agement in the case of any applicant for a nursing or prac- tical nurse position in a military medical treatment facility
 14 15 16 17 18 19 20 21 	(a) IN GENERAL.—The hiring manager of a military medical treatment facility or other health care facility of the Department of Defense may waive any General Sched- ule qualification standard related to work experience es- tablished by the Director of the Office of Personnel Man- agement in the case of any applicant for a nursing or prac- tical nurse position in a military medical treatment facility or other health care facility of the Department of Defense

1 (B) was a nurse or practical nurse in the De-2 partment of Defense for at least one year; and 3 (2) after commencing work as a nurse or prac-4 tical nurse in the Department of Defense, obtained 5 a bachelor's degree or graduate degree from an ac-6 credited professional nursing educational program. (b) CERTIFICATION.—If, in the case of any applicant 7 8 described in subsection (a), a hiring manager waives a 9 qualification standard in accordance with such subsection, 10 such hiring manager shall submit to the Director of the 11 Office of Personnel Management a certification that such 12 applicant meets all remaining General Schedule qualification standards established by the Director of the Office 13 of Personnel Management for the applicable position. 14 15 SEC. 1836. PILOT PROGRAM FOR HIRING HEALTH CARE

16

PROFESSIONALS.

17 (a) PILOT PROGRAM.—

(1) ESTABLISHMENT.—Not later than three
months after the date of the enactment of this Act,
the Secretary of Defense shall establish and implement a pilot program to appoint licensed civilian
health care professionals to positions within the Department of Defense.

24 (2) LOCATIONS.—The Secretary shall carry out25 the pilot program under this section at not more

than three military medical treatment facilities
maintained under section 1073d of title 10, United
States Code, to be selected by the Secretary. To be
eligible for selection under this paragraph, a military
medical treatment facility may not be more than 50
miles from a medical center of the Department of
Veterans Affairs.

8 (b) APPOINTMENTS.—

9 (1) IN GENERAL.—For the purposes of appoint-10 ing licensed civilian health care professionals under 11 the pilot program, the Secretary of Defense shall ex-12 ercise the hiring authority under section 1599c(a)(1)of title 10, United States Code, with respect to the 13 14 appointment and pay of health care personnel under 15 chapter 74 of title 38, United States Code. Notwith-16 standing subsection (b) of such section 1599c, the 17 authority under this paragraph shall expire on the 18 date set forth in subsection (d) of this section.

(2) CONVERSION.—Any Department of Defense
employee who, on the date the pilot program under
this section is established, is a licensed health care
professional occupying a position at any military
medical treatment facility selected under subsection
(a) may elect to have their appointment converted

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1	such that their position is subject to the provisions
2	of such chapter 74 described in paragraph (1).
3	(3) Opt out.—Any individual who has applied
4	for a position at any such a facility before the pilot
5	program is established but who has not been ap-
6	pointed may, in the event of subsequent appoint-
7	ment, elect to not be subject to such provisions of
8	such chapter 74 or the hiring requirements of the
9	pilot program.
10	(c) REPORT.—Not later than one year after the date
11	of the enactment of this Act and annually thereafter until
12	the date under subsection (d), the Secretary shall submit
13	a report to the Committees on Armed Services of the Sen-
14	ate and House of Representatives on the pilot program.
15	Each such report shall include the following information:
16	(1) The total number of full-time equivalent po-
17	sitions added under the pilot program.

- 18 (2) The average time from announcement of an 19 available position to—
- (A) the date an individual is offered em-20 21 ployment, sorted by position; and
- (B) the date an individual commences em-22 23 ployment, sorted by position.
- 24 (3) The turnover rate for employees appointed 25 under the pilot program.

(d) SUNSET.—The authority to carry out the pilot
 program established under this section shall terminate on
 the date that is three years after the date Secretary estab lishes the pilot program under such subsection.

5 SEC. 1837. RETENTION OF HEALTH CARE PROVIDERS: SUR6 VEYS; BRIEFING; REPORTS.

7 (a) SURVEYS.—The Secretary of a military depart8 ment shall conduct an annual survey of health care pro9 viders under the jurisdiction of such Secretary to deter10 mine why such providers remain on, or separate from, ac11 tive duty in such military department.

(b) BRIEFING.—Not later than 90 days after the date
of the enactment of this Act, the Secretary of a military
department shall provide to the Committees on Armed
Services of the Senate and House of Representatives a
briefing regarding the plan of such Secretary to carry out
the survey under this section.

(c) REPORTS.—Not later than September 30 of each
year, beginning in 2025, the Secretary of a military department shall submit to the Committees on Armed Services of the Senate and House of Representatives a report
regarding the most recent survey under this section.

23 (1) ELEMENTS.—Each report shall include the
24 following elements:

1	(A) Demographic data regarding the pro-
2	viders, disaggregated under paragraph (2).
3	(B) Reasons providers gave for remaining.
4	(C) Reasons providers gave for separating.
5	(D) The determination of the Secretary
6	whether there is a trend regarding retention or
7	such reasons.
8	(E) Efforts of the Secretary to reverse a
9	negative trend or encourage a positive trend.
10	(F) Legislative recommendations of the
11	Secretary regarding how to reverse a negative
12	trend or encourage a positive trend.
13	(2) DEMOGRAPHIC DATA.—In each report, the
14	Secretary of a military department shall
15	disaggregate demographic data regarding providers
16	who participated in the most recent survey on the
17	bases of the following categories:
18	(A) Medical specialty.
19	(B) Rank.
20	(C) Gender.
21	(D) Years of service in such military de-
22	partment.
23	(E) Whether the provider became an offi-
24	cer on active duty in such military depart-
25	ment—

1	(i) pursuant to the Armed Forces
2	Health Professions Scholarship and Finan-
3	cial Assistance program under subchapter
4	I of chapter 105 of title 10, United States
5	Code;
6	(ii) after graduating from the Uni-
7	formed Services University of the Health
8	Sciences established under section 2112 of
9	such title; or
10	(iii) otherwise.
11	(d) TERMINATION.—This section shall cease to have
12	effect on September 30, 2030.
	1 <i>'</i>
13	Subtitle E—Support for Military
13 14	
	Subtitle E—Support for Military
14	Subtitle E—Support for Military Spouses
14 15	Subtitle E—Support for Military Spouses SEC. 1841. INTERSTATE COMPACTS FOR PORTABILITY OF
14 15 16	Subtitle E—Support for Military Spouses SEC. 1841. INTERSTATE COMPACTS FOR PORTABILITY OF OCCUPATIONAL LICENSES OF MILITARY
14 15 16 17	Subtitle E—Support for Military Spouses SEC. 1841. INTERSTATE COMPACTS FOR PORTABILITY OF OCCUPATIONAL LICENSES OF MILITARY SPOUSES: PERMANENT AUTHORITY.
14 15 16 17 18	Subtitle E—Support for Military Spouses SEC. 1841. INTERSTATE COMPACTS FOR PORTABILITY OF OCCUPATIONAL LICENSES OF MILITARY SPOUSES: PERMANENT AUTHORITY. (a) IN GENERAL.—Section 1784(h) of title 10,
14 15 16 17 18 19	Subtitle E—Support for Military Spouses SEC. 1841. INTERSTATE COMPACTS FOR PORTABILITY OF OCCUPATIONAL LICENSES OF MILITARY SPOUSES: PERMANENT AUTHORITY. (a) IN GENERAL.—Section 1784(h) of title 10, United States Code, is amended by striking paragraph (5).
 14 15 16 17 18 19 20 	Subtitle E—Support for Military Spouses SEC. 1841. INTERSTATE COMPACTS FOR PORTABILITY OF OCCUPATIONAL LICENSES OF MILITARY SPOUSES: PERMANENT AUTHORITY. (a) IN GENERAL.—Section 1784(h) of title 10, United States Code, is amended by striking paragraph (5). (b) EFFECTIVE DATE.—The amendment made by
 14 15 16 17 18 19 20 21 	Subtitle E—Support for Military Spouses SEC. 1841. INTERSTATE COMPACTS FOR PORTABILITY OF OCCUPATIONAL LICENSES OF MILITARY SPOUSES: PERMANENT AUTHORITY. (a) IN GENERAL.—Section 1784(h) of title 10, United States Code, is amended by striking paragraph (5). (b) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect as if enacted immediately

SEC. 1842. PERMANENT MILITARY SPOUSE CAREER ACCEL ERATOR PROGRAM.

3 (a) ESTABLISHMENT.—Section 1784 of title 10,
4 United States Code, is amended by adding at the end the
5 following new subsection:

6 "(i) EMPLOYMENT FELLOWSHIP OPPORTUNITIES.— 7 The Secretary of Defense shall carry out a program to 8 provide spouses of members of the armed forces with paid 9 fellowships with employers in various industries. To carry 10 out such program, the Secretary shall take the following 11 steps:

12 "(1) Enter into an agreement with an entity to13 conduct such program.

14 "(2) Determine the appropriate capacity for the
15 program based on the availability of appropriations
16 for such purpose.

17 "(3) Establish criteria to evaluate the effective18 ness and cost-effectiveness of the program in sup19 porting the employment of such spouses.".

20 (b) EFFECTIVE DATE.—Subsection (i) of such sec-21 tion shall take effect on January 1, 2026.

(c) CONFORMING AMENDMENT.—The pilot program
under section 564 of the National Defense Authorization
Act for Fiscal Year 2022 (Public Law 117–81; 10 U.S.C.
1784 note) shall terminate on January 1, 2026.

1	SEC. 1843. CHILD CARE SERVICES AND YOUTH PROGRAM
2	SERVICES FOR DEPENDENTS: PERIOD OF
3	SERVICES FOR A MEMBER WITH A SPOUSE
4	SEEKING EMPLOYMENT.
5	(a) PERIOD.—The Secretary of a military department
6	may provide a covered member with covered services for
7	a period of at least 180 days.
8	(b) RULE OF CONSTRUCTION.—Nothing in this sec-
9	tion shall be construed to—
10	(1) entitle a covered member to covered serv-
11	ices; or
12	(2) give priority to a covered member for pur-
13	poses of a determination regarding who shall receive
14	covered services.
15	(c) DEFINITIONS.—In this section:
16	(1) The term "covered member" means a mem-
17	ber of the Armed Forces—
18	(A) who has a dependent child; and
19	(B) whose spouse is seeking employment.
20	(2) The term "covered services" means child
21	care services or youth program services provided or
22	paid for by the Secretary of Defense under sub-
23	chapter II of chapter 88 of title 10, United States
24	Code.

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Subtitle F—Other Matters, Reports, and Briefings

3 SEC. 1851. INCREASED ACCESS TO FOOD ON MILITARY IN-

STALLATIONS.

5 (a) IN GENERAL.—Not later than 180 days after the 6 date of the enactment of this Act, the Secretary of Defense 7 shall ensure that the Secretaries of the military depart-8 ments shall implement a program, standardized across the 9 military departments, to increase access to food on mili-10 tary installations for members of the Armed Forces who 11 reside on such military installations.

12 (b) CAC ACCESS.—Food made available under the 13 program under this section shall be accessible with a com-14 mon access card at dining facilities, commissaries, ex-15 changes, restaurants, and other locations where such 16 members can obtain food.

(c) BRIEFING.—Not later than 90 days after the date
of the enactment of this Act, the Secretary of Defense and
the Secretaries of the military departments shall jointly
submit to the Committees on Armed Services of the Senate and House of Representatives a briefing on the implementation of the program under this section. Such briefing shall include the following elements:

24 (1) The milestones and timeline to complete25 such implementation.

1	(2) Resources, including software, hardware,
2	and personnel, necessary for such implementation.
3	(3) A description of potential barriers to imple-
4	mentation of the program, particularly for remote or
5	rural military installations, or installations located in
6	geographic areas with limited access to food.
7	(4) Policies or regulations of the Department of
8	Defense that the Secretary of Defense determines
9	necessary for such implementation.
10	(5) Recommendations of the Secretary of De-
11	fense or a Secretary of a military department re-
12	garding legislation necessary for such implementa-
13	tion.
15	
14	DIVISION B-MILITARY CON-
-	
14	DIVISION B-MILITARY CON-
14 15	DIVISION B-MILITARY CON- STRUCTION AUTHORIZA-
14 15 16	DIVISION B-MILITARY CON- STRUCTION AUTHORIZA- TIONS
14 15 16 17	DIVISIONB—MILITARYCON-STRUCTIONAUTHORIZA-TIONS
14 15 16 17 18	DIVISIONB—MILITARYCON-STRUCTIONAUTHORIZA-TIONSSEC. 2001. SHORT TITLE.This division may be cited as the "Military Construct-
14 15 16 17 18 19	DIVISION STRUCTION DONSB—MILITARY AUTHORIZA- DAUTHORIZA- DAUTHORIZA- OUTHORIZA- DAUTHORIZA- TIONSSEC. 2001. SHORT TITLE.This division may be cited as the "Military Construc- tion Authorization Act for Fiscal Year 2025".
14 15 16 17 18 19 20	DIVISION B—MILITARY CON- STRUCTION AUTHORIZA- DAUTHORIZASTRUCTION AUTHORIZATIONSSEC. 2001. SHORT TITLE.This division may be cited as the "Military Construc- tion Authorization Act for Fiscal Year 2025".SEC. 2002. EXPIRATION OF AUTHORIZATIONS AND
14 15 16 17 18 19 20 21	DIVISION BMILITARY CON- STRUCTION AUTHORIZAD DAUTHORIZADSTRUCTION AUTHORIZAD TIONSSEC. 2001. SHORT TITLE.This division may be cited as the "Military Construc- tion Authorization Act for Fiscal Year 2025".SEC. 2002. EXPIRATION OF AUTHORIZATIONS AND AMOUNTS REQUIRED TO BE SPECIFIED BY
 14 15 16 17 18 19 20 21 22 	DIVISION B—MILITARY CON- STRUCTION AUTHORIZAD TIONS SEC. 2001. SHORT TITLE. This division may be cited as the "Military Construc- tion Authorization Act for Fiscal Year 2025". SEC. 2002. EXPIRATION OF AUTHORIZATIONS AND AMOUNTS REQUIRED TO BE SPECIFIED BY LAW.

tary construction projects, land acquisition, family housing
 projects and facilities, and contributions to the North At lantic Treaty Organization Security Investment Program
 (and authorizations of appropriations therefor) shall ex pire on the later of—

6 (1) October 1, 2027; or

7 (2) the date of the enactment of an Act author8 izing funds for military construction for fiscal year
9 2028.

10 (b) EXCEPTION.—Subsection (a) shall not apply to 11 authorizations for military construction projects, land ac-12 quisition, family housing projects and facilities, and con-13 tributions to the North Atlantic Treaty Organization Se-14 curity Investment Program (and authorizations of appro-15 priations therefor), for which appropriated funds have 16 been obligated before the later of—

17 (1) October 1, 2027; or

(2) the date of the enactment of an Act authorizing funds for fiscal year 2028 for military construction projects, land acquisition, family housing
projects and facilities, or contributions to the North
Atlantic Treaty Organization Security Investment
Program.

808

1 SEC. 2003. EFFECTIVE DATE.

2 Titles XXI through XXVII shall take effect on the3 later of—

4 (1) October 1, 2024; 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

ACQUISITION PROJECTS.

10 (a) INSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropria-11 tions in section 2103(a) and available for military con-12 13 struction projects inside the United States as specified in the funding table in section 4601, the Secretary of the 14 Army may acquire real property and carry out military 15 construction projects for the installations or locations in-16 side the United States, and in the amounts, set forth in 17 the following table: 18

State	Installation	Amount
Alaska	Fort Wainwright	\$23,000,000
California	Concord	\$68,000,000
	Fort Irwin	\$44,000,000
Florida	Key West Naval Air Station	\$457,000,000
Hawaii	Wheeler Army Air Field	\$231,000,000
Kentucky	Fort Campbell	\$11,800,000
Louisiana	Fort Johnson	\$117,000,000
Maryland	Fort Meade	\$46,000,000
Michigan	Detroit Arsenal	\$37,000,000
Missouri	Fort Leonard Wood	\$144,000,000
New York	Watervliet Arsenal	\$53,000,000
North Carolina	Fort Liberty	\$39,000,000
Pennsylvania	Letterkenny Army Depot	\$346,000,000
Texas	Fort Cavazos	\$147,000,000
	Red River Army Depot	\$34,000,000
Virginia	Joint Base Myer-Henderson Hall	\$180,000,000

Army: Inside the United States

Army: Inside the United States—Continued

State	Installation	Amount
Washington	Joint Base Lewis-McChord	\$192,000,000

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 5 in the funding table in section 4601, the Secretary of the Army may acquire real property and carry out military 6 7 construction projects for the installations or locations out-8 side the United States, and in the amounts, set forth in the following table: 9

Army: Outside the United States

Country	Installation or Location	Amount
0	SHAPE Headquarters	\$45,000,000
Germany	U.S. Army Garrison Rheinland-Pfalz	\$61,000,000
	U.S. Army Garrison Ansbach	\$191,000,000
	U.S. Army Garrison Wiesbaden	\$44,000,000

10 SEC. 2102. FAMILY HOUSING.

11 (a) CONSTRUCTION AND ACQUISITION.—Using 12 amounts appropriated pursuant to the authorization of appropriations in section 2103(a) and available for military 13 family housing functions as specified in the funding table 14 in section 4601, the Secretary of the Army may construct 15 or acquire family housing units (including land acquisition 16 17 and supporting facilities) at the installations or locations, in the number of units, and in the amounts set forth in 18 the following table: 19

Country	Installation	Units	Amount
Belgium	Chievres AB	Family Housing New Construc- tion (84 units)	\$100,954,000
Germany	Baumholder	Family Housing Replacement Construction	
		(54 units)	\$63,246,000

Army: Family Housing

1 (b) IMPROVEMENTS TO MILITARY FAMILY HOUSING UNITS.—Subject to section 2825 of title 10, United States 2 3 Code, and using amounts appropriated pursuant to the authorization of appropriations in section 2103(a) and 4 5 available for military family housing functions as specified in the funding table in section 4601, the Secretary of the 6 7 Army may improve existing military family housing units 8 in an amount not to exceed \$81,114,000.

9 (c) PLANNING AND DESIGN.—Using amounts appropriated pursuant to the authorization of appropriations in 10 section 2103(a) and available for military family housing 11 functions as specified in the funding table in section 4601, 12 the Secretary of the Army may carry out architectural and 13 14 engineering services and construction design activities 15 with respect to the construction or improvement of family 16 housing units in an amount not to exceed \$31,333,000.

17 SEC. 2103. AUTHORIZATION OF APPROPRIATIONS, ARMY.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds
are hereby authorized to be appropriated for fiscal years
beginning after September 30, 2024, for military con-

struction, land acquisition, and military family housing
 functions of the Department of the Army as specified in
 the funding table in section 4601.

4 (b) LIMITATION ON TOTAL COST OF CONSTRUCTION 5 **PROJECTS.**—Notwithstanding the cost variations authorized by section 2853 of title 10, United States Code, and 6 7 any other cost variation authorized by law, the total cost 8 of all projects carried out under sections 2101 and 2102 9 of this Act may not exceed the total amount authorized 10 to be appropriated under subsection (a), as specified in the funding table in section 4601. 11

12 SEC. 2104. EXTENSION OF AUTHORITY TO CARRY OUT FIS-

13 CAL YEAR 2018 PROJECT AT KUNSAN AIR 14 BASE, KOREA.

(a) EXTENSION.—Notwithstanding section 2002 of 15 the Military Construction Authorization Act for Fiscal 16 Year 2018 (division B of Public Law 115–91; 131 Stat. 17 18 1817), the authorization set forth in the table in subsection (b), as provided in section 2101(b) of that Act 19 20(131 Stat. 1819) and extended by section 2106(a) of the 21 Military Construction Authorization Act for Fiscal Year 22 2023 (division B of Public Law 117–263; 136 Stat. 2395) 23 and amended by section 2105 of the Military Construction 24 Authorization Act for Fiscal Year 2024 (division B of 25 Public Law 118–31; 137 Stat. 712), shall remain in effect 1 until October 1, 2025, or the date of the enactment of

2 an Act authorizing funds for military construction for fis-

3 cal year 2026, whichever is later.

- 4 (b) TABLE.—The table referred to in subsection (a)
- 5 is as follows:

Army: Extension of 2018 Project Authorization

Country	Installation or Location	Project	Original Au- thorized Amount
Korea	Kunsan Air Base	Unmanned Aerial Vehicle Hangar	\$53,000,000

6 SEC. 2105. EXTENSION OF AUTHORITY TO CARRY OUT FIS7 CAL YEAR 2019 PROJECT AT MIHAIL
8 KOGALNICEANU FORWARD OPERATING SITE,
9 ROMANIA.

10 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 11 Year 2019 (division B of Public Law 115–232; 132 Stat. 12 2240), the authorization set forth in the table in sub-13 section (b), as provided in section 2901 of that Act (132) 14 15 Stat. 2286) and extended by section 2106(b)(1) of the Military Construction Authorization Act for Fiscal Year 16 2024 (division B of Public Law 118–31; 137 Stat. 713), 17 shall remain in effect until October 1, 2025, or the date 18 of the enactment of an Act authorizing funds for military 19 construction for fiscal year 2026, whichever is later. 20

1 (b) TABLE.—The table referred to in subsection (a)

2 is as follows:

Country	Installation or Location	Project	Original Au- thorized Amount
Romania	Mihail Kogalniceanu FOS	EDI: Explosives and Ammo Load/Un- load Apron	\$21,651,000

Army: Extension of 2019 Project Authorization

3 SEC. 2106. EXTENSION OF AUTHORITY TO CARRY OUT CER-

4

TAIN FISCAL YEAR 2020 PROJECTS.

5 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 6 7 Year 2020 (division B of Public Law 116–92; 133 Stat. 1862), the authorizations set forth in the table in sub-8 9 section (b), as provided in section 2101 of that Act (133 10 Stat. 1862), shall remain in effect until October 1, 2025, or the date of the enactment of an Act authorizing funds 11 12 for military construction for fiscal year 2026, whichever is later. 13

14 (b) TABLE.—The table referred to in subsection (a)

15 is as follows:

State/ Country	Installation or Location	Project	Original Au- thorized Amount
Kwajalein	Kwajalein Atoll	Air Traffic Control Tower and Ter-	
South Carolina	Fort Jackson	minal Reception Complex,	\$40,000,000
		Ph2	\$88,000,000

Army: Extension of 2020 Project Authorizations

1 SEC. 2107. EXTENSION OF AUTHORITY TO CARRY OUT CER-

2

TAIN FISCAL YEAR 2021 PROJECTS.

3 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 4 5 Year 2021 (division B of Public Law 116–283; 134 Stat. 4294), the authorizations set forth in the table in sub-6 7 section (b), as provided in section 2101(a) of that Act 8 (134 Stat. 4295) and extended by section 2107(a) of the 9 Military Construction Authorization Act for Fiscal Year 2024 (division B of Public Law 118–31; 137 Stat. 713), 10 11 shall remain in effect until October 1, 2025, or the date of the enactment of an Act authorizing funds for military 12 13 construction for fiscal year 2026, whichever is later.

14 (b) TABLE.—The table referred to in subsection (a)

15 is as follows:

Army: Extension of 2021 Project Authorizations

State	Installation or Location	Project	Original Au- thorized Amount
	Yuma Proving Ground Fort Gillem	Ready Building Forensic Laboratory	\$14,000,000 \$71,000,000

16 SEC. 2108. EXTENSION OF AUTHORITY TO CARRY OUT CER-

17 TAIN FISCAL YEAR 2022 PROJECTS.

(a) EXTENSION.—Notwithstanding section 2002 of
the Military Construction Authorization Act for Fiscal
Year 2022 (division B of Public Law 117–81; 135 Stat.
21 2161), the authorizations set forth in the table in subsection (b), as provided in sections 2101 and 2105 of that

1 Act (135 Stat. 2163, 2165), shall remain in effect until

2 October 1, 2025, or the date of the enactment of an Act

3 authorizing funds for military construction for fiscal year

- 4 2026, whichever is later.
- 5 (b) TABLE.—The table referred to in subsection (a)
- 6 is as follows:

State/ Country	Installation or Location	Project	Original Au- thorized Amount
Georgia Germany	Fort Stewart Smith Barracks	Barracks Live Fire Exercise	\$105,000,000
Gormany		Shoothouse	\$16,000,000
	Smith Barracks	Indoor Small Arms Range	\$17,500,000
Hawaii	West Loch Naval Mag-		
	azine Annex	Ammunition Storage	\$51,000,000
	Wheeler Army Airfield	Aviation Unit OPS	
		Building	\$84,000,000
Kansas	Fort Leavenworth	Child Development	
		Center	\$37,000,000
Kentucky	Fort Knox	Child Development	
		Center	\$30,000,000
Louisiana	Fort Johnson (Polk)	Joint Operations	
		Center	\$116,000,000
Maryland	Fort Dietrick	Incinerator Facility	\$27,000,000
New Mexico	White Sands Missile		
	Range	Missile Assembly	
		Support Building	\$29,000,000
Pennsylvania	Letterkenny AD	Fire Station	\$25,400,000
Texas	Fort Bliss	Defense Access	
		Roads	20,000,000

Army: Extension of 2022 Project Authorizations

7 TITLE XXII—NAVY MILITARY 8 CONSTRUCTION

9 SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND

10 ACQUISITION PROJECTS.

(a) INSIDE THE UNITED STATES.—Using amounts
appropriated pursuant to the authorization of appropriations in section 2203(a) and available for military construction projects inside the United States as specified in

the funding table in section 4601, the Secretary of the
 Navy may acquire real property and carry out military
 construction projects for the installations or locations in side the United States, and in the amounts, set forth in
 the following table:

Navy: Inside the United States

State	Installation or Location	Amount
Florida	Cape Canaveral Space Force Station	\$221,060,000
Georgia	Naval Submarine Base Kings Bay	\$264,030,000
Guam	Andersen Air Force Base	\$78,730,000
	Joint Region Marinas	\$107,439,000
	Naval Base Guam	\$241,880,000
Hawaii	Joint Base Pearl Harbor-Hickam	\$505,000,000
	Marine Corps Base Kaneohe Bay	\$203,520,000
Nevada	Naval Air Station Fallon	\$48,300,000
North Carolina	Marine Corps Air Station Cherry Point	\$747,540,000
Virginia	Naval Weapons Station Yorktown	\$151,850,000
	Norfolk Naval Shipyard	\$568,200,000
Washington	Naval Base Kitsap-Bangor	\$200,550,000
	Puget Sound Naval Shipyard	\$182,200,000

6 (b) OUTSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropria-7 8 tions in section 2203(a) and available for military con-9 struction projects outside the United States as specified 10 in the funding table in section 4601, the Secretary of the 11 Navy may acquire real property and carry out military 12 construction projects for the installations or locations out-13 side the United States, and in the amounts, set forth in the following table: 14

Navy: Outside the United States

Country	Installation or Location	Amount
Australia	Royal Australian Air Force Base Darwin	\$179,700,000

1 SEC. 2202. FAMILY HOUSING.

2 ACQUISITION.—Using CONSTRUCTION (a) AND 3 amounts appropriated pursuant to the authorization of appropriations in section 2203(a) and available for military 4 5 family housing functions as specified in the funding table in section 4601, the Secretary of the Navy may construct 6 7 or acquire family housing units (including land acquisition 8 and supporting facilities) at the installations or locations, 9 and in the amounts, set forth in the following table:

Navy: Family Housing

Country or Terri- tory	Installation	Amount
Guam	Andersen Air Force Base	\$196,975,000

10 (b) Improvements to Military Family Housing UNITS.—Subject to section 2825 of title 10, United States 11 12 Code, and using amounts appropriated pursuant to the authorization of appropriations in section 2203(a) and 13 available for military family housing functions as specified 14 in the funding table in section 4601, the Secretary of the 15 Navy may improve existing military family housing units 16 17 in an amount not to exceed \$35,438,000.

(c) PLANNING AND DESIGN.—Using amounts appropriated pursuant to the authorization of appropriations in
section 2203(a) and available for military family housing
functions as specified in the funding table in section 4601,
the Secretary of the Navy may carry out architectural and
engineering services and construction design activities

with respect to the construction or improvement of family
 housing units in an amount not to exceed \$13,329,000.

3 SEC. 2203. AUTHORIZATION OF APPROPRIATIONS, NAVY.

4 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds
5 are hereby authorized to be appropriated for fiscal years
6 beginning after September 30, 2024, for military con7 struction, land acquisition, and military family housing
8 functions of the Department of the Navy, as specified in
9 the funding table in section 4601.

10 (b) LIMITATION ON TOTAL COST OF CONSTRUCTION PROJECTS.—Notwithstanding the cost variations author-11 ized by section 2853 of title 10, United States Code, and 12 any other cost variation authorized by law, the total cost 13 of all projects carried out under sections 2201 and 2202 14 15 of this Act may not exceed the total amount authorized to be appropriated under subsection (a), as specified in 16 the funding table in section 4601. 17

18 SEC. 2204. EXTENSION OF AUTHORITY TO CARRY OUT CER-

19

TAIN FISCAL YEAR 2019 PROJECTS.

(a) EXTENSION.—Notwithstanding section 2002 of
the Military Construction Authorization Act for Fiscal
Year 2019 (division B of Public Law 115–232; 132 Stat.
2240) the authorizations set forth in the table in subsection (b), as provided in section 2201(b) and 2902 of
that Act (132 Stat. 2244, 2286) and extended by section

1 2204 of the Military Construction Authorization Act for
 2 Fiscal Year 2024 (division B of Public Law 118-31; 137
 3 Stat. 716), shall remain in effect until October 1, 2025,
 4 or the date of the enactment of an Act authorizing funds
 5 for military construction for fiscal year 2026, whichever
 6 is later.

7 (b) TABLE.—The table referred to in subsection (a)8 is as follows:

Country	Installation or Location	Project	Original Au- thorized Amount
Bahrain	SW Asia	Fleet Maintenance Facility and TOC	\$26,340,000
Greece	Naval Support Activity Souda Bay	EDI: Joint Mobility	
	Soudd Day	Processing Center	\$41,650,000

Navy: Extension of 2019 Project Authorizations

9 SEC. 2205. EXTENSION OF AUTHORITY TO CARRY OUT FIS-

CAL YEAR 2020 PROJECT AT MARINE CORPS

10

11

AIR STATION YUMA, ARIZONA.

12 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 13 14 Year 2020 (division B of Public Law 116–92; 133 Stat. 1862) the authorizations set forth in the table in sub-15 section (b), as provided in sections 2201(a) and 2809 of 16 that Act (133 Stat. 1865, 1887), shall remain in effect 17 until October 1, 2025, or the date of the enactment of 18 19 an Act authorizing funds for military construction for fiscal year 2026, whichever is later. 20

1 (b) TABLE.—The table referred to in subsection (a)

2 is as follows:

State	Installation or Location	Project	Original Au- thorized Amount
Arizona	Marine Corps Air Sta- tion Yuma	Bachelor Enlisted Quarters	\$99,600,000

Navy: Extension of 2020 Project Authorizations

3 SEC. 2206. EXTENSION OF AUTHORITY TO CARRY OUT CER-

4

TAIN FISCAL YEAR 2021 PROJECTS.

5 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 6 7 Year 2021 (division B of Public Law 116–283; 134 Stat. 4294), the authorizations set forth in the table in sub-8 9 section (b), as provided in section 2201 of that Act (134) Stat. 4297) and extended by section 2205 of the Military 10 11 Construction Authorization Act for Fiscal Year 2024 (division B of Public Law 118–31; 137 Stat. 718), shall re-12 13 main in effect until October 1, 2025, or the date of the enactment of an Act authorizing funds for military con-14 15 struction for fiscal year 2026, whichever is later.

16 (b) TABLE.—The table referred to in subsection (a)17 is as follows:

State/ Country	Installation or Location	Project	Original Au- thorized Amount
Guam	Joint Region Marianas	Joint Communica- tions Upgrade	\$22,000,000
Maine	NCTAMS LANT De- tachment Cutler	Perimeter Security	\$26,100,000

Navy: Extension of 2021 Project Authorizations

Navy: Extension of 2021 Project Authorizations—Continued

State/ Country	Installation or Location	Project	Original Au- thorized Amount
Nevada	Fallon	Range Training Complex, Phase 1	\$29,040,000

1 SEC. 2207. EXTENSION OF AUTHORITY TO CARRY OUT CER-

2

TAIN FISCAL YEAR 2022 PROJECTS.

3 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 4 5 Year 2022 (division B of Public Law 117–81; 135 Stat. 6 2161), the authorizations set forth in the table in sub-7 section (b), as provided in sections 2201 and 2202(a) of 8 that Act (135 Stat. 2166, 2167), shall remain in effect 9 until October 1, 2025, or the date of the enactment of 10 an Act authorizing funds for military construction for fiscal year 2026, whichever is later. 11

12 (b) TABLE.—The table referred to in subsection (a)13 is as follows:

State/ Country	Installation or Location	Project	Original Au- thorized Amount
Arizona	Marine Corps Air Sta-		
	tion Yuma	Combat Training	
		Tank Complex	\$29,300,000
California	Naval Base Ventura		
	County	MQ–25 Aircraft	
	-	Maintenance	
		Hangar	\$125,291,000
	Marine Corps Air Sta-		. , ,
	tion Miramar	F-35 Centralized	
		Engine Repair	
		Facility	\$31,400,000
	Marine Corps Base		
	Camp Pendleton	CLB MEU Complex	\$83,900,000

Navy: Extension of 2022 Project Authorizations

State/ Country	Installation or Location	Project	Original Au- thorized Amount
	Marine Corps Base Camp Pendleton	Warehouse Replace-	
		ment	\$22,200,000
District of Co-			
lumbia	Marine Barracks Wash-		
	ington	Family Housing Im-	
		provements	\$10,415,000
Florida	Marine Corps Support Facility Blount Is-		
	land	Lighterage and Small Craft Facil-	
		ity	\$69,400,000
Hawaii	Marine Corps Base		
	Kaneohe	Electrical Distribu-	
		tion Moderniza-	
		tion	\$64,500,000
South Carolina	Marine Corps Air Sta-		
	tion Beaufort	Aircraft Mainte- nance Hangar	\$122,600,000
Spain	Naval Station Rota	EDI: Explosive Ord-	. , , ,
1		nance Disposal	
		(EOD) Mobile	
		Unit Facilities	\$85,600,000

Navy: Extension of 2022 Project Authorizations—Continued

TITLE XXIII—AIR FORCE MILITARY CONSTRUCTION

3 SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND

4

1

2

LAND ACQUISITION PROJECTS.

5 (a) INSIDE THE UNITED STATES.—Using amounts appropriated pursuant to the authorization of appropria-6 7 tions in section 2303(a) and available for military construction projects inside the United States as specified in 8 9 the funding table in section 4601, the Secretary of the 10 Air Force may acquire real property and carry out mili-11 tary construction projects for the installations or locations inside the United States, and in the amounts, set forth 12 in the following table: 13

State	Installation or Location	Amount
Alaska	Joint Base Elmendorf-Richardson	\$250,000,000
Arkansas	Ebbing Air National Guard Base	\$73,000,000
California	Beale Air Force Base	\$148,000,000
	Vandenberg Space Force Base	\$277,000,000
Colorado	Buckley Space Force Base	\$57,611,000
Florida	Cape Canaveral Space Force Sta- tion.	\$11,400,000
Idaho	Mountain Home Air Force Base	\$40,000,000
Louisiana	Barksdale Air Force Base	\$22,000,000
Massachusetts	Hanscom Air Force Base	\$315,000,000
Montana	Malmstrom Air Force Base	\$20,000,000
North Carolina	Seymour-Johnson Air Force Base	\$41,000,000
Ohio	Wright-Patterson Air Force Base	\$45,000,000
Oregon	Mountain Home Air Force Base	\$1,093,000,00
South Dakota	Ellsworth Air Force Base	\$177,000,000
Tennessee	Arnold Air Force Base	\$21,400,000
Texas	Dyess Air Force Base	\$31,300,000
	Joint Base San Antonio	\$684,000,000
	Laughlin Air Force Base	\$56,000,000
Utah	Hill Air Force Base	\$258,000,000
Virginia	Joint Base Langley-Eustis	\$81,000,000
Wyoming	F.E. Warren Air Force Base	\$1,581,000,000

Air Force: Inside the United States

823

(b) OUTSIDE THE UNITED STATES.—Using amounts 1 appropriated pursuant to the authorization of appropria-2 tions in section 2303(a) and available for military con-3 struction projects outside the United States as specified 4 in the funding table in section 4601, the Secretary of the 5 Air Force may acquire real property and carry out mili-6 tary construction projects for the installations or locations 7 8 outside the United States, and in the amounts, set forth in the following table: 9

Country	Installation or Location	Amount
Denmark	Royal Danish Air Force Base Karup.	\$110,000,000
Federated States of Micro- nesia.	Yap International Airport	\$400,314,000
Spain	Naval Station Rota	\$15,200,000
United Kingdom	Royal Air Force Lakenheath Royal Air Force Mildenhall	\$185,000,000 \$51,000,000

Air Force: Outside the United States

1 SEC. 2302. FAMILY HOUSING.

2 ACQUISITION.—Using (a) CONSTRUCTION AND 3 amounts appropriated pursuant to the authorization of appropriations in section 2303(a) and available for military 4 5 family housing functions as specified in the funding table in section 4601, the Secretary of the Air Force may con-6 7 struct or acquire family housing units (including land ac-8 quisition and supporting facilities) at the installations or 9 locations and in the amounts set forth in the following table: 10

Air Force: Family Housing

Country	Installation	Amount
Germany	Ramstein Air Base	\$5,750,000

11 (b) IMPROVEMENTS TO MILITARY FAMILY HOUSING 12 UNITS.—Subject to section 2825 of title 10, United States Code, and using amounts appropriated pursuant to the 13 14 authorization of appropriations in section 2303(a) and 15 available for military family housing functions as specified in the funding table in section 4601, the Secretary of the 16 Air Force may improve existing military family housing 17 units in an amount not to exceed \$209,242,000. 18

(c) PLANNING AND DESIGN.—Using amounts appropriated pursuant to the authorization of appropriations in
section 2303(a) and available for military family housing
functions as specified in the funding table in section 4601,
the Secretary of the Air Force may carry out architectural

and engineering services and construction design activities
 with respect to the construction or improvement of family
 housing units in an amount not to exceed \$6,557,000.

4 SEC. 2303. AUTHORIZATION OF APPROPRIATIONS, AIR 5 FORCE.

6 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds 7 are hereby authorized to be appropriated for fiscal years 8 beginning after September 30, 2024, for military con-9 struction, land acquisition, and military family housing 10 functions of the Department of the Air Force, as specified 11 in the funding table in section 4601.

12 (b) LIMITATION ON TOTAL COST OF CONSTRUCTION PROJECTS.—Notwithstanding the cost variations author-13 ized by section 2853 of title 10, United States Code, and 14 15 any other cost variation authorized by law, the total cost of all projects carried out under sections 2301 and 2302 16 of this Act may not exceed the total amount authorized 17 to be appropriated under subsection (a), as specified in 18 19 the funding table in section 4601.

20 SEC. 2304. EXTENSION OF AUTHORITY TO CARRY OUT FIS-21 CAL YEAR 2017 PROJECT AT SPANGDAHLEM

22 AIR BASE, GERMANY.

(a) EXTENSION.—Notwithstanding section 2002 of
the Military Construction Authorization Act for Fiscal
Year 2017 (division B of Public Law 114–328; 130 Stat.

2688), the authorization set forth in the table in sub-1 section (b), as provided in section 2902 of that Act (130 2 3 Stat. 2743) and extended by section 2304 of the Military 4 Construction Authorization Act for Fiscal Year 2022 (di-5 vision B of Public Law 117–81; 135 Stat. 2169) and amended by section 2304(b) of the Military Construction 6 7 Authorization Act for Fiscal Year 2024 (division B of 8 Public Law 118–31; 137 Stat. 721), shall remain in effect 9 until October 1, 2025, or the date of the enactment of 10 an Act authorizing funds for military construction for fiscal year 2026, whichever is later. 11

12 (b) TABLE.—The table referred to in subsection (a)13 is as follows:

Country	Installation or Location	Project	Original Au- thorized Amount
Germany	Spangdahlem Air Base	ERI: F/A–22 Low Observable/Comp Repair Fac	\$12,000,000

Air Force: Extension of 2017 Project Authorization

14 SEC. 2305. EXTENSION OF AUTHORITY TO CARRY OUT CER-

15

TAIN FISCAL YEAR 2018 PROJECTS.

(a) EXTENSION.—Notwithstanding section 2002 of
the Military Construction Authorization Act for Fiscal
Year 2018 (division B of Public Law 115–91; 131 Stat.
1817), the authorizations set forth in the table in subsection (b), as provided in section 2903 of that Act (131
Stat. 1876) and extended by section 2304(b) of the Mili-

tary Construction Authorization Act for Fiscal Year 2023 1 2 (division B of Public Law 117–263; 136 Stat. 2980) and 3 amended by section 2305(b) of the Military Construction 4 Authorization Act for Fiscal Year 2024 (division B of Public Law 118–31; 137 Stat. 722), shall remain in effect 5 until October 1, 2025, or the date of the enactment of 6 7 an Act authorizing funds for military construction for fis-8 cal year 2026, whichever is later.

9 (b) TABLE.—The table referred to in subsection (a)

10 is as follows:

Country	Installation or Location	Project	Original Au- thorized Amount
Hungary	Kecskemet Air Base	ERI: Airfield Up-	
		grades	\$12,900,000
	Kecskemet Air Base	ERI: Construct Par-	
		allel Taxiway	\$30,000,000
	Keeskemet Air Base	ERI: Increase POL	
		Storage Capacity	\$12,500,000
Slovakia	Malacky	ERI: Increase POL	
		Storage Capacity	\$20,000,000

Air Force: Extension of 2018 Project Authorizations

11 SEC. 2306. EXTENSION OF AUTHORITY TO CARRY OUT CER-

12

TAIN FISCAL YEAR 2019 PROJECTS.

(a) EXTENSION.—Notwithstanding section 2002 of
the Military Construction Authorization Act for Fiscal
Year 2019 (division B of Public Law 115–232; 132 Stat.
2240), the authorizations set forth in the table in subsection (b), as provided in section 2903 of that Act (132
Stat. 2287) and extended by section 2306(b) of the Military Construction Authorization Act for Fiscal Year 2024

(division B of Public Law 118-31; 137 Stat. 724), shall
 remain in effect until October 1, 2025, or the date of the
 enactment of an Act authorizing funds for military con struction for fiscal year 2026, whichever is later.

5 (b) TABLE.—The table referred to in subsection (a)

6 is as follows:

Country	Installation or Location	Project	Original Au- thorized Amount
United King- dom	Royal Air Force Fairford	EDI: Construct DABS-FEV Stor- age	\$87,000,000
	Royal Air Force Fairford	EDI: Munitions Holding Area	\$19,000,000

Air Force: Extension of 2019 Project Authorizations

7 SEC. 2307. EXTENSION OF AUTHORITY TO CARRY OUT CER-

8

TAIN FISCAL YEAR 2020 PROJECTS.

9 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 10 11 Year 2020 (division B of Public Law 116–92; 133 Stat. 12 1862), the authorizations set forth in the table in sub-13 section (b), as provided in sections 2301(a) and 2912(a) of that Act (133 Stat. 1867, 1913), shall remain in effect 14 15 until October 1, 2025, or the date of the enactment of an Act authorizing funds for military construction for fis-16 cal year 2026, whichever is later. 17

18 (b) TABLE.—The table referred to in subsection (a)19 is as follows:

State	Installation or Location	Project	Original Au- thorized Amount
Florida	Tyndall Air Force Base	Deployment Center/ Flight Line Din- ing/AAFES	\$43,000,000
New Mexico	Kirtland Air Force Base	Combat Rescue Heli- copter Simulator	
Texas	Joint Base San Antonio	(CRH) ADAL BMT Recruit Dor-	\$15,500,000
Washington	Fairchild-White Bluff	mitory 8 Consolidated TFI	\$110,000,000
0		Base Operations	\$31,000,000

Air Force: Extension of 2020 Project Authorizations

1SEC. 2308. EXTENSION OF AUTHORITY TO CARRY OUT FIS-2CAL YEAR 2021 PROJECT AT JOINT BASE

3

LANGLEY-EUSTIS, VIRGINIA.

4 (a) EXTENSION.—Notwithstanding section 2002 of 5 the Military Construction Authorization Act for Fiscal Year 2021 (division B of Public Law 116–283; 134 Stat. 6 7 4294), the authorization set forth in the table in sub-8 section (b), as provided in section 2301(a) of that Act 9 (132 Stat. 2287) and extended by section 2307(a) of the Military Construction Authorization Act for Fiscal Year 10 11 2024 (division B of Public Law 118–31; 137 Stat. 725), shall remain in effect until October 1, 2025, or the date 12 13 of the enactment of an Act authorizing funds for military construction for fiscal year 2026, whichever is later. 14

15 (b) TABLE.—The table referred to in subsection (a)16 is as follows:

State	Installation or Location	Project	Original Au- thorized Amount
Virginia	Joint Base Langley- Eustis	Access Control Point Main Gate With Land Acq	\$19,500,000

Air Force: Extension of 2021 Project Authorization

1 SEC. 2309. EXTENSION OF AUTHORITY TO CARRY OUT CER-

2

TAIN FISCAL YEAR 2022 PROJECTS.

3 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 4 5 Year 2022 (division B of Public Law 117–81; 135 Stat. 6 2161), the authorizations set forth in the table in sub-7 section (b), as provided in section 2301 of that Act (135 8 Stat. 2168), shall remain in effect until October 1, 2025, 9 or the date of the enactment of an Act authorizing funds for military construction for fiscal year 2026, whichever 10 11 is later.

12 (b) TABLE.—The table referred to in subsection (a)13 is as follows:

State/ Country	Installation or Location	Project	Original Au- thorized Amount
Australia	Royal Australian Air		
	Force Base Darwin	Squadron Operations	
		Facility	\$7,400,000
	Royal Australian Air		
	Force Base Tindal	Aircraft Mainte-	
		nance Support	
		Facility	\$6,200,000
	Royal Australian Air		
	Force Base Tindal	Squadron Operations	
		Facility	\$8,200,000

Air Force: Extension of 2022 Project Authorizations

State/ Country	Installation or Location	Project	Original Au- thorized Amount
Massachusetts	Hanscom Air Force Base	NC3 Acquisitions	
		Management Fa-	
		cility	\$66,000,000
United King-			
dom	Royal Air Force		
	Lakenheath	F–35A Child Devel-	
		opment Center	\$24,000,000
	Royal Air Force		
	Lakenheath	F–35A Munition In-	
		spection Facility	\$31,000,000
	Royal Air Force		
	Lakenheath	F–35A Weapons	
		Load Training	
		Facility	\$49,000,000

Air Force: Extension of 2022 Project Authorizations-Continued

XXIV—DEFENSE TITLE AGEN-1 **MILITARY CONSTRUC-**CIES 2 TION 3

SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-4 5

TION AND LAND ACQUISITION PROJECTS.

6 (a) INSIDE THE UNITED STATES.—Using amounts 7 appropriated pursuant to the authorization of appropriations in section 2403(a) and available for military con-8 9 struction projects inside the United States as specified in the funding table in section 4601, the Secretary of De-10 11 fense may acquire real property and carry out military 12 construction projects for the installations or locations in-13 side the United States, and in the amounts, set forth in the following table: 14

Defense Agencies: Inside the United States

State or Terri- tory	Installation or Location	Amount
Alaska	Eielson Air Force Base	\$14,000,000

State or Terri- tory	Installation or Location	Amount
	Joint Base Elmendorf-Richardson	\$55,000,000
Arizona	Marine Corps Air Station Yuma	\$62,000,000
California	Marine Corps Base Camp Pendleton	\$96,410,000
	Marine Corps Mountain Warfare Training	
	Center Bridgeport	\$19,300,000
	Naval Base Coronado	\$51,000,000
Colorado	Fort Carson	\$41,000,000
Florida	Hurlburt Field	\$14,000,000
Georgia	Hunter Army Airfield	\$63,800,000
Guam	Joint Region Marianas	\$929,224,000
Missouri	Whiteman Air Force Base	\$19,500,000
North Carolina	Fort Liberty	\$11,800,000
	Marine Corps Base Camp Lejeune	\$25,400,000
South Carolina	Marine Corps Air Station Beaufort	\$31,500,000
	Marine Corps Recruit Depot Parris Island	\$72,050,000
Texas	Naval Air Station Corpus Christi	\$79,300,000
	NSA Texas (NSAT)	\$347,000,000
Virginia	Fort Belvoir	\$225,000,000
0	Joint Expeditionary Base Little Creek-	\$32,000,000
	Fort Story.	. ,,
	Pentagon	\$36,800,000
Washington	Naval Air Station Whidbey Island	\$54,000,000
	Naval Undersea Warfare Center Keyport	\$35,000,000
	v 1	

Defense Agencies: Inside the United States—Continued

832

1 (b) OUTSIDE THE UNITED STATES.—Using amounts 2 appropriated pursuant to the authorization of appropriations in section 2403(a) and available for military con-3 4 struction projects outside the United States as specified 5 in the funding table in section 4601, the Secretary of De-6 fense may acquire real property and carry out military 7 construction projects for the installations or locations outside the United States, and in the amounts, set forth in 8 9 the following table:

Defense Agencies: Outside the United States

Country Installation or Location		Amount
Japan	Marine Corps Base Camp Smedley D. But- ler	\$160,000,000
Korea United Kingdom	Kunsan Air Base Royal Air Force Lakenheath	\$64,942,000 \$153,000,000

1SEC. 2402. AUTHORIZED ENERGY RESILIENCE AND CON-2SERVATION INVESTMENT PROGRAM3PROJECTS.

4 (a) INSIDE THE UNITED STATES.—Using amounts 5 appropriated pursuant to the authorization of appropriations in section 2403(a) and available for energy conserva-6 7 tion projects as specified in the funding table in section 8 4601, the Secretary of Defense may carry out energy conservation projects under chapter 173 of title 10, United 9 States Code, for the installations or locations inside the 10 United States, and in the amounts, set forth in the fol-11 lowing table: 12

ERCIP Projects: Inside the United States

State	Installation or Location	Amount
Alabama	Anniston Army Depot	\$56,450,000
Delaware	Major Joseph R. "Beau" Biden III	
	National Guard/Reserve Center	22,050,000
Illinois	Rock Island Arsenal	\$70,480,000
Indiana	Camp Atterbury-Muscatatuck	\$39,180,000
Maine	Naval Shipyard Portsmouth	\$28,700,000
Maryland	Aberdeen Proving Ground	\$30,730,000
	Joint Base Andrews	\$17,920,000
New Jersey	Joint Base McGuire-Dix-Lakehurst	\$17,730,000
Ohio	Wright-Patterson Air Force Base	\$53,000,000
Washington	Joint Base Lewis-McChord-Gray	
	Army Airfield	\$40,000,000
	Naval Magazine Indian Island	\$39,490,000

(b) OUTSIDE THE UNITED STATES.—Using amounts
appropriated pursuant to the authorization of appropriations in section 2403(a) and available for energy conservation projects as specified in the funding table in section
4601, the Secretary of Defense may carry out energy conservation projects under chapter 173 of title 10, United

- 1 States Code, for the installations or locations outside the
- 2 United States, and in the amounts, set forth in the fol-
- 3 lowing table:

Country	Installation or Location	Amount
Bahrain Greece Italy	Naval Support Activity Bahrain Naval Support Activity Souda Bay Naval Air Station Sigonella	\$15,330,000 \$42,500,000 \$13,470,000
Japan	Camp Fuji	\$45,870,000

ERCIP Projects: Outside the United States

4 (c) IMPROVEMENT OF CONVEYED UTILITY SYS-5 TEMS.—In the case of a utility system that is conveyed under section 2688 of title 10, United States Code, and 6 7 that only provides utility services to a military installation, notwithstanding subchapters I and III of chapter169 and 8 9 chapters 221 and 223 of title 10, United States Code, the Secretary of Defense or the Secretary of a military depart-10 ment may authorize a contract with the conveyee of the 11 utility system to carry out the military construction 12 13 projects set forth in the following table:

Improvement of Conveyed Utility Systems

State	Installation or Location	Project
Maryland	Aberdeen Proving Ground	Power Generation and Microgrid
Washington	Joint-Base Lewis-McChord Gray Army Air- field	Power Generation and Microgrid

14SEC. 2403. AUTHORIZATION OF APPROPRIATIONS, DE-15FENSE AGENCIES.

16 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds17 are hereby authorized to be appropriated for fiscal years

beginning after September 30, 2024, for military con struction, land acquisition, and military family housing
 functions of the Department of Defense (other than the
 military departments), as specified in the funding table
 in section 4601.

(b) LIMITATION ON TOTAL COST OF CONSTRUCTION 6 7 PROJECTS.—Notwithstanding the cost variations author-8 ized by section 2853 of title 10, United States Code, and 9 any other cost variation authorized by law, the total cost 10 of all projects carried out under sections 2401 and 2402 of this Act may not exceed the total amount authorized 11 12 to be appropriated under subsection (a), as specified in 13 the funding table in section 4601.

14 SEC. 2404. EXTENSION OF AUTHORITY TO CARRY OUT FIS-

15

CAL YEAR 2018 PROJECT AT IWAKUNI, JAPAN.

16 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 17 18 Year 2018 (division B of Public Law 115–91; 131 Stat. 19 1817), the authorization set forth in the table in sub-20section (b), as provided in section 2401(b) of that Act 21 (131 Stat. 1829) and extended by section 2404 of the 22 Military Construction Authorization Act for Fiscal Year 23 2023 (division B of Public Law 117–263; 136 Stat.2984) 24 and amended by section 2404 of the Military Construction Authorization Act for Fiscal Year 2024 (division B of 25

1 Public Law 118–31; 137 Stat. 728), shall remain in effect

2 until October 1, 2025, or the date of the enactment of

3 an Act authorizing funds for military construction for fis-

4 cal year 2026, whichever is later.

5 (b) TABLE.—The table referred to in subsection (a)

6 is as follows:

Country	Installation or Location	Project	Original Au- thorized Amount
Japan	Iwakuni	PDI: Construct Bulk Storage Tanks PH 1	\$30,800,000

Defense Agencies: Extension of 2018 Project Authorization

7 SEC. 2405. EXTENSION OF AUTHORITY TO CARRY OUT FIS-

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8
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CAL YEAR 2019 PROJECT AT IWAKUNI, JAPAN.

9 (a) EXTENSION.—Notwithstanding section 2002 of 10 the Military Construction Authorization Act for Fiscal 11 Year 2019 (division B of Public Law 115–232; 132 Stat. 2240), the authorization set forth in the table in sub-12 13 section (b), as provided in section 2401(b) of that Act 14 (132 Stat. 2250) and extended by section 2405(a) of the 15 Military Construction Authorization Act for Fiscal Year 2024 (division B of Public Law 118–31; 137 Stat. 729), 16 17 shall remain in effect until October 1, 2025, or the date 18 of the enactment of an Act authorizing funds for military 19 construction for fiscal year 2026, whichever is later.

20 (b) TABLE.—The table referred to in subsection (a)21 is as follows:

Defense Agencies: Extension of 2019 Project Authorization

Country	Installation or Location	Project	Original Au- thorized Amount
Japan	Iwakuni	Fuel Pier	\$33,200,000

1 SEC. 2406. EXTENSION OF AUTHORITY TO CARRY OUT FIS-

2CAL YEAR 2020 PROJECT AT FORT3INDIANTOWN GAP, PENNSYLVANIA.

4 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 5 Year 2020 (division B of Public Law 116–92; 133 Stat. 6 1862), the authorization set forth in the table in sub-7 section (b), as authorized pursuant to section 2402 of such 8 9 Act (133 Stat. 1872), shall remain in effect until October 1, 2025, or the date of the enactment of an Act author-10 izing funds for military construction for fiscal year 2026, 11 12 whichever is later.

13 (b) TABLE.—The table referred to in subsection (a)14 is as follows:

State/ Country	Installation or Location	Project	Original Au- thorized Amount
Pennsylvania	Fort Indiantown Gap	Install Geothermal and 413 kW Solar Photovoltaic (PV) Array	\$3,950,000

ERCIP Project: Extension of 2020 Project Authorization

1 SEC. 2407. EXTENSION OF AUTHORITY TO CARRY OUT CER-

2

TAIN FISCAL YEAR 2021 PROJECTS.

3 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 4 5 Year 2021 (division B of Public Law 116–283; 134 Stat. 4294), the authorization set forth in the table in sub-6 7 section (b), as provided in sections 2401(b) and 2402 of 8 that Act (134 Stat. 4305, 4306) and extended by sections 9 2406 and 2407 of the Military Construction Authorization Act for Fiscal Year 2024 (division B of Public Law 118– 10 11 31; 137 Stat. 730), shall remain in effect until October 1, 2025, or the date of the enactment of an Act author-12 13 izing funds for military construction for fiscal year 2026, whichever is later. 14

15 (b) TABLE.—The table referred to in subsection (a)

16 is as follows:

State/ Country	Installation or Location	Project	Original Au- thorized Amount
Arkansas	Ebbing Air National Guard Base	PV Arrays and Bat- tery Storage	\$2,600,000
California	Marine Corps Air Ground Combat Cen- ter Twentynine		
	Palms	Install 10 Mw Bat- tery Energy Stor- age for Various	
	Naval Support Activity	Buildings	\$11,646,000
	Monterey	Cogeneration Plant at B236	\$10,540,000
Italy	Naval Support Activity Naples	Smart Grid	\$3,490,000
Japan	Def Fuel Support Point Tsurumi	Fuel Wharf	\$49,500,000

Defense Agencies and ERCIP Projects: Extension of 2021 Project Authorizations

SEC. 2408. MODIFICATION OF AUTHORITY TO CARRY OUT FISCAL YEAR 2022 PROJECT AT JOINT BASE ANACOSTIA-BOLLING, DISTRICT OF COLUM BIA.

5 In the case of the authorization contained in the table in section 2402(a) of the Military Construction Authoriza-6 7 tion Act for Fiscal Year 2022 (division B of Public Law 117-81; 135 Stat. 2174) for Joint Base Anacostia-8 9 Bolling, District of Columbia, for construction of PV carports, the Secretary of Defense may install a 1.0-mega-10 11 watt battery energy storage system for a total project amount of \$40,650,000. 12

13 SEC. 2409. EXTENSION OF AUTHORITY TO CARRY OUT CER14 TAIN FISCAL YEAR 2022 PROJECTS.

15 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 16 17 Year 2022 (division B of Public Law 117–81; 135 Stat. 2161), the authorizations set forth in the table in sub-18 19 section (b), as provided in sections 2401 and 2402 of that 20 Act (135 Stat. 2173, 2174), shall remain in effect until 21 October 1, 2025, or the date of the enactment of an Act 22 authorizing funds for military construction for fiscal year 23 2026, whichever is later.

24 (b) TABLE.—The table referred to in subsection (a)25 is as follows:

State/ Country	Installation or Location	Project	Original Au- thorized Amount
Alabama	Fort Novosel (Formerly		
	Fort Rucker)	10 MW RICE Gen-	
		erator Plant and	
		Microgrid Con-	#04.000.000
California	Marina Corre Air Sto	trols	\$24,000,000
Camornia	Marine Corps Air Sta- tion Miramar	Additional LFG	
	uon minunui	Power Meter Sta-	
		tion	\$4,054,000
	Naval Air Weapons		
	Station China Lake-		
	Ridgecrest	Solar Energy Stor-	
a :		age System	\$9,120,000
Georgia	Fort Moore (Formerly Fort Bonning)	4.8 MW Generation	
	Fort Benning)	and Microgrid	\$17,593,00
	Fort Stewart	10 MW Generation	\$11,555,000
		Plant, with	
		Microgrid Control	\$22,000,000
Guam	Polaris Point Sub-		
	marine Base	Inner Apra Harbor	
		Resiliency Up-	taa aaa aa
M. 1.	a a r	grades Ph 1	\$38,300,00
Michigan	Camp Grayling	650 KW Gas-Fired Micro-Turbine	
		Generation Sys-	
		tem	\$5,700,000
Mississippi	Camp Shelby	10 MW Generation	1 - , , , ,
	1 0	Plant an Feeder	
		level Microgrid	
	~ ~ ~	System	\$34,500,00
	Camp Shelby	Electrical Distribu-	
		tion Infrastruc- ture Under-	
		grounding Hard-	
		ening Project	\$11,155,00
New York	Fort Drum	Wellfield Field Ex-	. , ,
		pansion Project	\$27,000,000
North Carolina	Fort Liberty (Formerly		
	Fort Bragg)	10 MW Microgrid	
		Utilizing Existing and New Genera-	
		tors	\$19,464,00
	Fort Liberty (Formerly	0010	\$10,101,000
	Fort Bragg)	Emergency Water	
		System	\$7,705,000
Ohio	Springfield-Beckley Mu-		
	nicipal Airport	Base-Wide Microgrid	
		With Natural Gas	
		Generator, Photo- voltaic and Bat-	
		tery Storage	\$4,700,000
Puerto Rico	Aguadilla	Microgrid Control	+ -,,
		System, 460 KW	
		PV, 275 KW Gen-	
		erator, 660 Kwh	
		Bess	\$10,120,00

Defense Agencies and ERCIP Projects: Extension of 2022 Project Authorizations

State/ Country	Installation or Location	Project	Original Au- thorized Amount
	Fort Allen	Microgrid Control	
		System, 690 KW PV, 275 KW Gen,	
		570 Kwh Bess	\$12,190,000
Tennessee	Memphis International		+,,,
	Airport	PV Arrays and Bat- tery Storage	\$4,780,000
United King-			
dom	Royal Air Force		
	Lakenheath	Hospital Replace-	
		ment-Temporary Facilities	\$19,283,000
Virginia	National Geospatial-In- telligence Agency		
	Campus East	Electrical System	
	-	Redundancy	\$5,299,000

Defense Agencies and ERCIP Projects: Extension of 2022 Project Authorizations—Continued

1	TITLE XXV—INTERNATIONAL			
2	PROGRAMS			
3	Subtitle A—North Atlantic Treaty			
4	Organization Security Invest-			
5	ment Program			
-				

6 SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND

ACQUISITION PROJECTS.

8 The Secretary of Defense may make contributions for 9 the North Atlantic Treaty Organization Security Investment Program as provided in section 2806 of title 10, 10 United States Code, in an amount not to exceed the sum 11 12 of the amount authorized to be appropriated for this purpose in section 2502 and the amount collected from the 13 North Atlantic Treaty Organization as a result of con-14 struction previously financed by the United States. 15

1 SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.

2 Funds are hereby authorized to be appropriated for 3 fiscal years beginning after September 30, 2024, for contributions by the Secretary of Defense under section 2806 4 5 of title 10, United States Code, for the share of the United States of the cost of projects for the North Atlantic Treaty 6 7 Organization Security Investment Program authorized by section 2501 as specified in the funding table in section 8 4601. 9

10 Subtitle B—Host Country In-Kind 11 Contributions

12 SEC. 2511. REPUBLIC OF KOREA FUNDED CONSTRUCTION
13 PROJECTS.

Pursuant to agreement with the Republic of Korea for required in-kind contributions, the Secretary of Defense may accept military construction projects for the installations or locations in the Republic of Korea, and in the amounts, set forth in the following table:

Component	Installation or Location	Project	Amount
Army	Camp Carroll	MSC–K Paint Removal Booth	\$9,400,000
Army	Camp Carroll	Tactical Equipment Main- tenance Facility (TEMF)	\$72,000,000
Army Army	Camp Walker USAG Hum-		\$46,000,000
Army	phreys	Embedded Behavioral Health Clinic	\$10,000,000
Army	USAG Hum-	Concred Support Aristian	. , ,
	phreys	General Support Aviation Battalion Hangar	\$180,000,000
Navy	Chinhae	Upgrade Main Access Con- trol Point	\$9,200,000

Republic of Korea Funded Construction Projects

Component	Installation or Location	Project	Amount
Air Force	Daegu AB	Upgrade Water Distribu- tion System	\$9,600,000
Air Force	Kunsan AB	Combat Small Arms Range	\$31,000,000
Air Force	Kunsan AB	Fighter Squadron and Fighter Generation	
41 D	0.45	Squadron Operations Facility	\$46,000,000
Air Force	Osan AB	Distributed Mission Oper- ations (DMO) Flight Simulator	\$15,000,000

Republic of Korea Funded Construction Projects—Continued

1 SEC. 2512. REPUBLIC OF POLAND FUNDED CONSTRUCTION

PROJECTS.

Pursuant to agreement with the Republic of Poland
for required in-kind contributions, the Secretary of Defense may accept military construction projects for the installations or locations in the Republic of Poland, and in
the amounts, set forth in the following table:

Republic of Poland Funded C	Construction Projects
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Component	Installation or Location	Project	Amount
Air Force	Lask AB	AT/FP Upgrades for PPI Mission	\$22,000,000
Air Force	Lask AB	Connecting Taxiways for RPA Mission	\$18,000,000
Air Force	Lask AB	Ground Comms and Data Support Area for RPA	
Air Force	Lask AB	Mission Maintenance Hangar for	\$5,000,000
	Lask AB	PPI Mission RPA Parking Apron	\$69,000,000 \$18,000,000
	Wrocław AB	AT/FP Upgrades for APOD Mission	\$46,000,000
Air Force	Wroclaw AB	Comms Infrastructure for APOD Mission	\$10,000,000

1TITLE XXVI—GUARD AND2RESERVE FORCES FACILITIES

3 SEC. 2601. AUTHORIZED ARMY NATIONAL GUARD CON4 STRUCTION AND LAND ACQUISITION
5 PROJECTS.

6 Using amounts appropriated pursuant to the authorization of appropriations in section 2606 and available for 7 8 the National Guard and Reserve as specified in the fund-9 ing table in section 4601, the Secretary of the Army may 10 acquire real property and carry out military construction 11 projects for the Army National Guard locations inside the United States, and in the amounts, set forth in the fol-12 lowing table: 13

State or Terri- tory	Installation or Location	Amount
Alaska	Fort Richardson	\$67,000,000
Iowa	Sioux City Armory	\$13,800,000
Louisiana	Lafayette Readiness Center	\$33,000,000
Mississippi	Southaven Readiness Center	\$33,000,000
Montana	Malta Readiness Center	\$14,800,000
Nevada	Hawthorne Army Depot	\$18,000,000
New Jersey	Vineland	\$23,000,000
Oklahoma	Shawnee Readiness Center	\$29,000,000
Puerto Rico	Gurabo Readiness Center	\$63,000,000
Utah	Nephi Readiness Center	\$20,000,000
Washington	Camp Murray	\$40,000,000

Army	National	Guard
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14 SEC. 2602. AUTHORIZED ARMY RESERVE CONSTRUCTION 15 AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the authorization of appropriations in section 2606 and available for
the National Guard and Reserve as specified in the funding table in section 4601, the Secretary of the Army may

1 acquire real property and carry out military construction

2 projects for the Army Reserve locations inside the United

3 States, and in the amounts, set forth in the following

4 table:

State or Territory	Installation or Loca- tion	Amount
California	Bell	\$55,000,000
	Camp Parks	\$42,000,000
Georgia	Dobbins Air Reserve Base.	\$78,000,000
Kentucky	Fort Knox	\$138,000,000
Massachusetts	Devens Reserve Forces Training Area.	\$39,000,000
New Jersey	Joint Base McGuire- Dix-Lakehurst.	\$16,000,000
Pennsylvania	Wilkes-Barre	\$22,000,000
Puerto Rico	Fort Buchanan	\$39,000,000
Virginia	Richmond	\$23,000,000

Army Reserve: Inside the United States

5 SEC. 2603. AUTHORIZED NAVY RESERVE AND MARINE6CORPS RESERVE CONSTRUCTION AND LAND7ACQUISITION PROJECTS.

8 Using amounts appropriated pursuant to the author-9 ization of appropriations in section 2606 and available for 10 the National Guard and Reserve as specified in the fund-11 ing table in section 4601, the Secretary of the Navy may 12 acquire real property and carry out military construction 13 projects for the Navy Reserve and Marine Corps Reserve 14 location inside the United States, and in the amount, set 15 forth in the following table:

Navy Reserve and Marine Corps Reserve

State	Installation or Loca- tion	Amount
Texas	Naval Air Station Joint Reserve Base Fort Worth.	\$75,000,000

Navy Reserve and Marine Corps Reserve—Continued

State	Installation or Loca- tion	Amount
Washington	Joint Base Lewis- McChord.	\$26,610,000

1 SEC. 2604. AUTHORIZED AIR NATIONAL GUARD CONSTRUC-

2

TION AND LAND ACQUISITION PROJECTS.

3 Using amounts appropriated pursuant to the authorization of appropriations in section 2606 and available for 4 5 the National Guard and Reserve as specified in the funding table in section 4601, the Secretary of the Air Force 6 may acquire real property and carry out military construc-7 tion projects for the Air National Guard locations inside 8 9 the United States, and in the amounts, set forth in the following table: 10

State	Installation or Loca- tion	Amount
Alaska	Joint Base Elmendorf- Richardson.	\$19,300,000
California	Moffett Air Field	\$12,600,000
Florida	Jacksonville Inter- national Airport.	\$26,200,000
Hawaii	Hickam Air Force Base	\$36,600,000
New Jersey	Atlantic City Inter- national Airport.	\$18,000,000
New York	Francis S. Gabreski Airport.	\$14,000,000
Texas	Fort Worth	\$13,100,000

Air National G	uard
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11 SEC. 2605. AUTHORIZED AIR FORCE RESERVE CONSTRUC-

12 TION AND LAND ACQUISITION PROJECTS.

Using amounts appropriated pursuant to the author-ization of appropriations in section 2606 and available forthe National Guard and Reserve as specified in the fund-

ing table in section 4601, the Secretary of the Air Force
 may acquire real property and carry out military construc tion projects for the Air Force Reserve locations inside
 the United States, and in the amounts, set forth in the
 following table:

State	Location	Amount
Delaware	Dover Air Force Base	\$42,000,000
Georgia	Dobbins Air Reserve Base.	\$22,000,000
Indiana	Grissom Air Reserve Base.	\$21,000,000
Ohio	Youngstown Air Re- serve Station.	\$25,000,000

Air Force Reserve

6 SEC. 2606. AUTHORIZATION OF APPROPRIATIONS, NA7 TIONAL GUARD AND RESERVE.

8 Funds are hereby authorized to be appropriated for 9 fiscal years beginning after September 30, 2024, for the 10 costs of acquisition, architectural and engineering services, and construction of facilities for the Guard and Reserve 11 12 Forces, and for contributions therefor, under chapter 1803 of title 10, United States Code (including the cost 13 of acquisition of land for those facilities), as specified in 14 15 the funding table in section 4601.

16 SEC. 2607. EXTENSION OF AUTHORITY TO CARRY OUT CER-

17

TAIN FISCAL YEAR 2020 PROJECTS.

(a) EXTENSION.—Notwithstanding section 2002 of
the Military Construction Defense Authorization Act for
Fiscal Year 2020 (division B of Public Law 116–92; 133
Stat. 1862), the authorizations set forth in the table in
D052424.046.xml (928317/6)

subsection (b), as provided in section 2601 of that Act
 (133 Stat. 1875), shall remain in effect until October 1,
 2025, or the date of the enactment of an Act authorizing
 funds for military construction for fiscal year 2026, which ever is later.

6 (b) TABLE.—The table referred to in subsection (a)

7 is as follows:

National Guard and Reserve: Extension of 2020 Project
Authorizations

State/ Country	Installation or Location	Project	Original Au- thorized Amount
California	Camp Roberts	Automated Multi- purpose Machine Gun (MPMG)	
Pennsylvania	Moon Township	Range Combined Support Maintenance Shop	\$12,000,000 \$23,000,000

8 SEC. 2608. EXTENSION OF AUTHORITY TO CARRY OUT CER-

9

TAIN FISCAL YEAR 2021 PROJECTS.

10 (a) EXTENSION.—Notwithstanding section 2002 of 11 the Military Construction Authorization Act for Fiscal 12 Year 2021 (Division B of Public Law 116–283; 134 Stat. 4294), the authorizations set forth in the table in sub-13 14 section (b), as provided in sections 2601 and 2602 of that Act (134 Stat. 4312, 4313) and extended by section 2609 15 of the Military Construction Authorization Act for Fiscal 16 Year 2024 (division B of Public Law 118–31; 137 Stat. 17 18 738), shall remain in effect until October 1, 2025, or the date of the enactment of an Act authorizing funds for mili-19 tary construction for fiscal year 2026, whichever is later. 20

1 (b) TABLE.—The table referred to in subsection (a)

2 is as follows:

Installation or Location	Project	Original Au- thorized Amount
Fort Chaffee	National Guard Readiness Contor	\$15,000,000
Bakersfield	National Guard Ve-	\$15,000,000
	Shop	\$9,300,000
Devens Reserve Forces		
Training Area	Automated Multi-	
		#0.700.000
A also artilla	0	\$8,700,000
Asnevine		\$24,000,000
Fort Allen		\$24,000,000
ront mich	Readiness Center	\$37,000,000
Joint Base Charleston	National Guard	1
	Readiness Center	\$15,000,000
Fort Worth	Aircraft Mainte-	
	nance Hangar Ad-	
		\$6,000,000
St. Croix		
		\$28,000,000
St. Croix	CST Ready Building	\$28,000,000 \$11,400,000
	Location Fort Chaffee Bakersfield Devens Reserve Forces Training Area Asheville Fort Allen Joint Base Charleston Fort Worth St. Croix	LocationProjectFort ChaffeeNational Guard Readiness CenterBakersfieldNational Guard Ve- hicle Maintenance ShopDevens Reserve Forces Training AreaAutomated Multi- purpose Machine Gun RangeAshevilleArmy Reserve Cen- terFort AllenNational Guard Readiness CenterJoint Base CharlestonNational Guard Readiness CenterFort WorthAircraft Mainte- nance Hangar Ad- dition/AltSt. CroixArmy Aviation Sup- port Facility (AASF)

National Guard and Reserve: Extension of 2021 Project Authorizations

3 SEC. 2609. MODIFICATION OF AUTHORITY TO CARRY OUT 4 FISCAL YEAR 2022 PROJECT FOR NATIONAL

5 GUARD READINESS CENTER.

6 In the case of the authorization contained in the table 7 in section 2601 of the Military Construction Authorization 8 Act for Fiscal Year 2022 (division B of Public Law 117– 9 81; 135 Stat. 2178) for Bennington National Guard Ar-10 mory, Vermont, for construction of a National Guard 11 Readiness Center as specified in the funding table in sec-12 tion 4601 of such Act, the Secretary of the Army may construct the National Guard Readiness Center in Lyn don, Vermont.

3 SEC. 2610. EXTENSION OF AUTHORITY TO CARRY OUT CER4 TAIN FISCAL YEAR 2022 PROJECTS.

5 (a) EXTENSION.—Notwithstanding section 2002 of the Military Construction Authorization Act for Fiscal 6 7 Year 2022 (Division B of Public Law 117–81; 135 Stat. 8 2161), the authorizations set forth in the table in sub-9 section (b), as provided in sections 2601, 2602, 2604 and 2605 of that Act (135 Stat. 2178, 2179, 2180) and 10 amended by section 2607(1) of the Military Construction 11 Authorization Act for Fiscal Year 2023 (division B of 12 Public Law 117–263; 136 Stat. 2988), shall remain in ef-13 fect until October 1, 2026, or the date of the enactment 14 15 of an Act authorizing funds for military construction for fiscal year 2027, whichever is later. 16

17 (b) TABLE.—The table referred to in subsection (a)

18 is as follows:

State	Installation or Location	Project	Original Au- thorized Amount
Alabama	Huntsville Readiness		
	Center	National Guard Readiness Center	\$17,000,000
Georgia	Fort Moore (Formerly		<i></i>
	Fort Benning)	Post-Initial Mil.	
		Training Unac- companied Hous-	
		ing	\$13,200,000
Indiana	Grissom Air Reserve		
	Base	Logistics Readiness	
		Complex	\$29,000,000

National Guard and Reserve: Extension of 2022 Project Authorizations

State	Installation or Location	Project	Original Au- thorized Amount
Massachusetts	Barnes Air National Guard Base	Combined Engine/ ASE/NDI Shop	\$12,200,000
Mississippi	Jackson International Airport	Fire Crash and Res-	- , ,
New York	Francis S. Gabreski Airport	cue Station Base Civil Engineer	\$9,300,000
Ohio	Wright-Patterson Air	Complex	\$14,800,000
Vermont	Force Base Bennington National	AR Center Training Building/ UHS	\$19,000,000
	Guard Armory	National Guard Readiness Center	\$16,900,000
Wisconsin	Fort McCoy	Transient Training Officer Barracks	\$29,200,000
Wyoming	Cheyenne Municipal Airport	Combined Vehicle Maintenance and	
		ASE Complex	\$13,400,000

National Guard and Reserve: Extension of 2022 Project Authorizations—Continued

1 TITLE XXVII—BASE REALIGN 2 MENT AND CLOSURE ACTIVI 3 TIES

4 SEC. 2701. AUTHORIZATION OF APPROPRIATIONS FOR
5 BASE REALIGNMENT AND CLOSURE ACTIVI6 TIES FUNDED THROUGH DEPARTMENT OF
7 DEFENSE BASE CLOSURE ACCOUNT.

8 Funds are hereby authorized to be appropriated for 9 fiscal years beginning after September 30, 2024, for base 10 realignment and closure activities, including real property 11 acquisition and military construction projects, as author-12 ized by the Defense Base Closure and Realignment Act 13 of 1990 (part A of title XXIX of Public Law 101–510; 14 10 U.S.C. 2687 note) and funded through the Department

of Defense Base Closure Account established by section 1 2906 of such Act (as amended by section 2711 of the Mili-2 tary Construction Authorization Act for Fiscal Year 2013 3 (division B of Public Law 112–239; 126 Stat. 2140), as 4 5 specified in the funding table in section 4601. TITLE XXVIII—MILITARY CON-6 STRUCTION GENERAL PROVI-7 SIONS 8 Subtitle A—Military Construction 9 **Programs** 10 11 SEC. 2801. DEVELOPMENT AND OPERATION OF THE NAVAL 12 INNOVATION CENTER AT THE NAVAL POST-13 **GRADUATE SCHOOL.** 14 Chapter 855 of title 10, United States Code, is 15 amended by adding at the end the following new section: 16 "§ 8551. Development and operation of the Naval In-17 novation Center at the Naval Post-18 graduate School 19 "(a) Authority to Support the Naval Innova-TION CENTER.—(1) The Secretary of the Navy may enter 20 21 into a contract or other agreement with one or more eligi-22 ble nonprofit organizations for the design, construction, 23 and maintenance of a multipurpose facility— 24 "(A) to be known as the 'Naval Innovation Cen-25 ter' (in this section referred to as the 'NIC'); and

1	"(B) to be located at the United States Naval
2	Postgraduate School.
3	"(2) The NIC shall be used—
4	"(A) to convene interested persons to develop
5	and accelerate the adoption of new and innovative
6	technologies and practices for the benefit of the De-
7	partment of Defense; and
8	"(B) to support such education, training, re-
9	search, and associated activities, as determined by
10	the Secretary, in support of the Naval Postgraduate
11	School and the Department of Defense.
12	"(b) FUNDS.—Under the contract or other agree-
13	ment described in paragraph (1), the Secretary may—
14	((1) accept funds from a partner organization
15	for any phase of development of the NIC; and
16	"(2) accept funds, personal property, or services
17	from a covered entity that is not a partner organiza-
18	tion for maintenance of the NIC.
19	"(c) Authority to Accept Gifts.—(1) The Sec-
20	retary of the Navy may accept, hold, administer, and
21	spend any gift, device, or bequest of real property, per-
22	sonal property, services, or money on the condition that
23	the gift, device, or bequest be used for the benefit, or in
24	connection with, the establishment, operation, or mainte-
25	nance of the NIC. Section 2601 (other than subsections

1 (b), (c), and (e)) of this title shall apply to gifts accepted2 under this subsection.

3 "(2) The Secretary may display at the NIC recogni-4 tion for an individual or entity that contributes money to a partner organization or for a corporate partner that con-5 6 tributes money directly to the Navy for the benefit of the 7 NIC, whether or not the contribution is subject to the con-8 dition that the recognition be provided. The Secretary 9 shall prescribe regulations governing the circumstances 10 under which contributor recognition may be provided, appropriate forms of recognition, and suitable display stand-11 12 ards.

13 "(3) The Secretary may authorize the sale of donated 14 property received under paragraph (1). A sale under this 15 paragraph need not be conducted in accordance with dis-16 posal requirements that would otherwise apply, so long as 17 the sale is conducted at arms-length and includes an 18 auditable transaction record.

"(4) Any money received under paragraph (1) and
any proceeds from the sale of property under paragraph
(3) shall be deposited into a fund established in the Treasury to support the NIC.

23 "(d) ADDITIONAL TERMS AND CONDITIONS.—The
24 Secretary of the Navy may require such additional terms
25 and conditions in connection with a contract or other

1	agreement described in subsection (a) as the Secretary
2	considers appropriate to protect the interests of the
3	United States.
4	"(e) DEFINITIONS.—In this section:
5	"(1) The term 'eligible nonprofit organization'
6	means an organization that —
7	"(A) is described in section $501(c)(3)$ of
8	the Internal Revenue Code of 1986 and that is
9	exempt from taxation under section 501(a) of
10	such Code; and
11	"(B) has as its primary purpose the sup-
12	port and operation of the Naval Postgraduate
13	School.
14	"(2) The term 'partner organization' means an
15	eligible nonprofit organization with which the Sec-
16	retary of the Navy enters into a contract or other
17	agreement under subsection (a).
18	"(3) The term 'covered entity' means—
19	"(A) an entity incorporated or operating
20	under the laws of any State; or
21	"(B) a nonprofit organization.".
22	SEC. 2802. ASSISTANCE FOR PUBLIC INFRASTRUCTURE
23	PROJECTS AND SERVICES.
24	Section $2391(b)(5)(B)$ of title 10, United States
25	Code, is amended—

1	(1) in the matter preceding clause (i), by insert-
2	ing "or local government" after "a State";
3	(2) in clause (ii), by striking "and" at the end;
4	(3) in clause (iii), by striking the period at the
5	end and inserting "; and"; and
6	(4) by adding at the end the following new
7	clause:
8	"(iv) to support public infrastructure
9	projects and services that enhance the capabili-
10	ties and resilience of the defense industrial base
11	and the defense industrial base workers, if the
12	Secretary determines such support will improve
10	operations of the Department of Defense.".
13	operations of the Department of Defense
13 14	SEC. 2803. MILITARY BASE REUSE STUDIES AND COMMU-
14	SEC. 2803. MILITARY BASE REUSE STUDIES AND COMMU-
14 15	SEC. 2803. MILITARY BASE REUSE STUDIES AND COMMU- NITY PLANNING ASSISTANCE.
14 15 16	SEC. 2803. MILITARY BASE REUSE STUDIES AND COMMU- NITY PLANNING ASSISTANCE. Section 2391 of title 10, United States Code, is amended—
14 15 16 17	SEC. 2803. MILITARY BASE REUSE STUDIES AND COMMU- NITY PLANNING ASSISTANCE. Section 2391 of title 10, United States Code, is amended—
14 15 16 17 18	SEC. 2803. MILITARY BASE REUSE STUDIES AND COMMU- NITY PLANNING ASSISTANCE. Section 2391 of title 10, United States Code, is amended— (1) in subsection (b)(5)(D) by adding at the
14 15 16 17 18 19	SEC. 2803. MILITARY BASE REUSE STUDIES AND COMMU- NITY PLANNING ASSISTANCE. Section 2391 of title 10, United States Code, is amended— (1) in subsection (b)(5)(D) by adding at the end the following: "The Secretary of Defense shall
 14 15 16 17 18 19 20 	SEC. 2803. MILITARY BASE REUSE STUDIES AND COMMU- NITY PLANNING ASSISTANCE. Section 2391 of title 10, United States Code, is amended— (1) in subsection (b)(5)(D) by adding at the end the following: "The Secretary of Defense shall coordinate with the Commandant of the Coast
 14 15 16 17 18 19 20 21 	 SEC. 2803. MILITARY BASE REUSE STUDIES AND COMMUNITY PLANNING ASSISTANCE. Section 2391 of title 10, United States Code, is amended— (1) in subsection (b)(5)(D) by adding at the end the following: "The Secretary of Defense shall coordinate with the Commandant of the Coast Guard before providing assistance under this para-

1	(2) in subsection $(e)(1)$ by adding at the end
2	the following: "For purposes of paragraphs $(1)(E)$
3	and $(5)(D)$ of subsection (b), the term 'military in-
4	stallation' includes Coast Guard installations and fa-
5	cilities".
6	SEC. 2804. EXPANSION OF ELIGIBLE GRANT RECIPIENTS
7	UNDER THE DEFENSE COMMUNITY INFRA-
8	STRUCTURE PROGRAM.
9	(a) IN GENERAL.—Subsection (d) of section 2391 of
10	title 10, United States Code, is amended—
11	(1) in paragraph (1)(A), by striking "State and
12	local governments" and inserting "State govern-
13	ments, local governments, and not-for-profit, mem-
14	ber-owned utility services"; and
15	(2) in paragraph (2) —
16	(A) in subparagraph (A), by striking "the
17	State or local government agree" and inserting
18	"the recipient of such assistance agrees"; and
19	(B) in subparagraph (B)—
20	(i) in the matter preceding clause (i),
21	by striking "in a rural area or the Sec-
22	retary of Defense" and inserting "in a
23	rural area or a covered insular area, or if
24	the Secretary of Defense'';

1	(ii) in clause (i), by striking "a State
2	or local government" and inserting "the
3	recipient of assistance under this sub-
4	section"; and
5	(iii) in clause (ii), by striking "a State
6	or local government contribution" and in-
7	serting "the contribution of such recipi-
8	ent".
9	(b) Covered Insular Area Defined.—Subsection
10	(e) of such section is amended by adding at the end the
11	following new paragraph:
12	"(7) The term 'covered insular area' means the
13	Commonwealth of Puerto Rico, American Samoa,
14	Guam, the Commonwealth of the Northern Mariana
15	Islands, and the Virgin Islands.".
16	(c) TECHNICAL AMENDMENT.—Section
17	2391(d)(1)(B)(iii) of such title is amended by striking
18	"section 101(e)(8) of this title" and inserting "section 101
19	of this title".
20	SEC. 2805. AMENDMENTS TO DEFENSE LABORATORY MOD-
21	ERNIZATION PROGRAM.
22	Section 2805(g) of title 10, United States Code, is
23	amended—
24	(1) in paragraph (5) , by striking
25	"\$150,000,000" and inserting "\$300,000,000"; and

1 (2)in paragraph (6)(B),striking by 2 "\$1,000,0000" and inserting "\$4,000,0000". 3 SEC. 2806. ANNUAL FIVE-YEAR PLANS ON IMPROVEMENT 4 OF DEPARTMENT OF DEFENSE INNOVATION 5 INFRASTRUCTURE. 6 Section 2810 of title 10, United States Code, is 7 amended by adding at the end the following new sub-8 section: 9 "(e) ANNUAL FIVE-YEAR PLANS ON IMPROVEMENT OF INNOVATION INFRASTRUCTURE.— 10 11 "(1) SUBMISSION.—Along with the budget for 12 each fiscal year submitted by the President pursuant 13 to section 1105(a) of title 31, each Secretary of a 14 military department and the Secretary of Defense 15 shall submit to the congressional defense committees 16 a plan that describes the objectives of that Secretary 17 to improve innovation infrastructure during the five 18 fiscal years following the fiscal year for which such 19 budget is submitted. 20 "(2) ELEMENTS.—Each plan submitted by a 21 Secretary of a military department under paragraph 22 (1) shall include the following: 23 "(A) With respect to the five-year period 24 covered by the plan, an identification of the major lines of effort, milestones, and investment 25

1	goals of the Secretary over such period relating
2	to the improvement of innovation infrastructure
3	and a description of how such goals support
4	such goals, including the use of—
5	"(i) military construction, facilities
6	restoration and modernization funds;
7	"(ii) the defense lab modernization
8	program under section 2805(d) of this
9	title; and
10	"(iii) military construction projects for
11	innovation, research, development, test,
12	and evaluation under this section.
13	"(B) The estimated costs of necessary in-
14	novation infrastructure improvements and a de-
15	scription of how such costs would be addressed
16	by the Department of Defense budget request
17	submitted during the same year as the plan and
18	the applicable future-years defense program.
19	"(C) Information regarding the plan of the
20	Secretary to initiate such environmental and en-
21	gineering studies as may be necessary to carry
22	out planned innovation infrastructure improve-
23	ments.
24	"(D) Detailed information regarding how
25	innovation infrastructure improvement projects

will be paced and sequenced to ensure contin uous operations.

3 "(3) Incorporation of results-oriented 4 MANAGEMENT PRACTICES.—Each plan under sub-5 section (a) shall incorporate the leading results-ori-6 ented management practices identified in the report 7 of the Comptroller General of the United States ti-8 tled 'Actions Needed to Improve Poor Conditions of 9 Facilities and Equipment that Affect Maintenance Timeliness and Efficiency' (GAO-19-242), or any 10 11 successor report, including— 12 "(A) analytically based goals; "(B) results-oriented metrics; 13 14 "(C) the identification of required re-15 sources, risks, and stakeholders; and "(D) regular reporting on progress to deci-16 17 sion makers. 18 (4)INNOVATIVE INFRASTRUCTURE DE-19 FINED.—In this subsection, the term 'innovation in-20 frastructure' includes laboratories, test and evalua-21 tion ranges, and any other infrastructure whose pri-22 mary purpose is research, development, test, and

evaluation.".

1	SEC. 2807. EXPANSION OF STORMWATER MANAGEMENT
2	PROJECTS FOR INSTALLATION AND DEFENSE
3	ACCESS ROAD RESILIENCE; MODIFICATION
4	OF PROJECT PRIORITIES.
5	Section 2815a of title 10, United States Code, is
6	amended—
7	(1) in subsection (a)—
8	(A) in paragraph (1), by striking "and" at
9	the end;
10	(B) in paragraph (2), by striking the pe-
11	riod and inserting "; and"; and
12	(C) by adding at the end the following:
13	"(3) providing water storage and filtration,
14	flood mitigation, or otherwise supporting water resil-
15	ience at military installations.";
16	(2) in subsection (b)—
17	(A) by redesignating paragraphs (5) , (6) ,
18	and (7) as paragraphs (6) , (7) , and (8) , respec-
19	tively; and
20	(B) by inserting after paragraph (4) the
21	following:
22	"(5) A military installation resilience project
23	under section 2684a of this title.";
24	(3) by striking subsection (c) and inserting the
25	following:

"(c) PROJECT PRIORITIES.—In selecting stormwater 1 2 management projects to be carried out under this section, the Secretary concerned shall give a priority to project 3 4 proposals for— 5 ((1))minimizing the runoff of untreated 6 stormwater into freshwater systems or tidal systems; "(2) protecting military installations and de-7 8 fense access roads from stormwater runoff and 9 water levels resulting from extreme weather condi-10 tions; and 11 "(3) supporting water resilience at military in-12 stallations."; 13 (4) in subsection (d)— 14 (A) by redesignating paragraphs (2) and 15 (3) as paragraphs (3) and (4), respectively; (B) by inserting ", retention, and filtra-16 17 tion" after "water-slowing"; and 18 (C) by inserting after paragraph (1) the 19 following: 20 "(2) The capture or storage of stormwater for 21 use in supporting water resilience at a military in-22 stallation."; and 23 (5) in subsection (e)— (A) by striking "In the case of" and in-24 serting "(1) In the case of"; 25

1	(B) by striking "section 2391(d)," and in-
2	serting "section 2391, 2684,"; and
3	(C) by adding at the end the following new
4	paragraph:
5	"(2) The Assistant Secretary of Defense for Energy,
6	Installations, and Environment shall designate an official
7	to be responsible for coordinating regional stormwater
8	management among the military departments.".
9	SEC. 2808. EXPANSION OF AUTHORIZED THRESHOLD FOR
10	CERTAIN MINOR MILITARY CONSTRUCTION
11	PROJECTS WITHIN AREA OF RESPONSIBILITY
12	OF UNITED STATES INDO-PACIFIC COMMAND.
13	Subsection (a) of section 2810 of the National De-
14	fense Authorization Act for Fiscal Year 2024 (Public Law
15	118–31) is amended by striking "\$15,000,000" and in-
16	serting ''\$20,000,000''.
17	SEC. 2809. NOTIFICATION TO MEMBERS OF CONGRESS FOR
18	AWARDS OF CONTRACTS FOR MILITARY CON-
19	STRUCTION PROJECTS.
20	(a) NOTIFICATION REQUIRED.—Not later than 30
21	days after the date of award of a contract for a military
22	construction project, the Secretary of the military depart-
23	ment that has jurisdiction over such project shall notify
24	any applicable Member of Congress representing the
25	State—

1	(1) in which such contract will be performed; or
2	(2) for which the contractor awarded such con-
3	tract is a constituent of such Member.
4	(b) ELEMENTS.—A notification under subsection (a)
5	shall include the following:
6	(1) The proposed value of the contract.
7	(2) The contractor awarded the contract.
8	(3) A brief description of the project that is the
9	subject of the contract, including the location in
10	which the contract will be performed.
11	Subtitle B—Military Housing
12	Reforms
13	SEC. 2821. EXTENSION OF APPLICABILITY FOR WAIVERS OF
14	COVERED PRIVACY AND CONFIGURATION
15	STANDARDS FOR COVERED MILITARY UNAC-
16	COMPANIED HOUSING.
	COMI ANIED HOUSING.
17	Paragraph (4) of section 2856a(a) of title 10, United
17 18	
	Paragraph (4) of section 2856a(a) of title 10, United
18	Paragraph (4) of section 2856a(a) of title 10, United States Code, is amended by striking "9 months" and in-
18 19 20	Paragraph (4) of section 2856a(a) of title 10, United States Code, is amended by striking "9 months" and in- serting "18 months".
18 19	 Paragraph (4) of section 2856a(a) of title 10, United States Code, is amended by striking "9 months" and inserting "18 months". SEC. 2822. ADDITIONAL REQUIREMENTS FOR DATABASE OF
18 19 20 21	 Paragraph (4) of section 2856a(a) of title 10, United States Code, is amended by striking "9 months" and inserting "18 months". SEC. 2822. ADDITIONAL REQUIREMENTS FOR DATABASE OF COMPLAINTS MADE REGARDING HOUSING

1	(1) in subsection (a) by striking "regarding
2	housing units" and inserting "by a tenant regarding
3	covered dwelling units";
4	(2) in subsections (c) and (d) by striking "hous-
5	ing unit" each place it appears and inserting "cov-
6	ered dwelling unit"; and
7	(3) by inserting after subsection (e) the fol-
8	lowing new subsections:
9	"(f) ANNUAL REPORT.—
10	"(1) IN GENERAL.—The Deputy Assistant Sec-
11	retary of Defense for Housing shall submit to the
12	Committees on Armed Services of the House of Rep-
13	resentatives and the Senate, and make available to
14	each Secretary of a military department, an annual
15	report that includes, during the year covered by such
16	report—
17	"(A) a summary of the data collected
18	using the database established under subsection
19	(a);
20	"(B) an aggregation of the complaints cat-
21	egorized by type, in accordance with paragraph
22	(2), and military installation, if applicable; and
23	"(C) the actions taken to remedy com-
24	plaints received during the period covered by
25	such report.

1	"(2) Type of complaints.—In categorizing
2	complaints by type pursuant to paragraph $(1)(B)$,
3	the Secretary shall aggregate complaints based on
4	the following categories:
5	"(A) Physiological hazards, including
6	dampness and mold growth, lead-based paint,
7	asbestos and manmade fibers, radiation,
8	biocides, carbon monoxide, and volatile organic
9	compounds.
10	"(B) Psychological hazards, including ease
11	of access by unlawful intruders, faulty locks or
12	alarms, and lighting issues.
13	"(C) Safety hazards.
14	"(D) Maintenance timeliness.
15	"(E) Maintenance quality.
16	"(g) DEFINITIONS.—In this section:
17	((1) The term 'covered armed force' means the
18	Army, Navy, Marine Corps, Air Force, or Space
19	Force.
20	"(2) The term 'covered dwelling unit' means a
21	unit of accompanied family housing, unaccompanied
22	housing, or barracks—
23	"(A) in which a member of a covered
24	armed force resides; and
25	"(B) that such member does not own.

1	"(3) The term 'tenant' means any of the fol-
2	lowing:
3	"(A) A member of a covered armed force
4	who resides in a covered dwelling unit.
5	"(B) A dependent of a member described
6	in subparagraph (A) who resides in a covered
7	dwelling unit.".
8	SEC. 2823. MODIFICATION TO DEFINITION OF PRIVATIZED
9	MILITARY HOUSING.
10	Section 3001(a)(2) of the National Defense Author-
11	ization Act for Fiscal Year 2020 (Public Law 116–92; 10
12	U.S.C. 2821 note) is amended by striking "military hous-
13	ing provided" and inserting "military housing that is not
14	Government-owned that is provided".
15	SEC. 2824. ANALYSIS OF HOUSING AVAILABILITY FOR CRIT-
16	ICAL CIVILIAN AND CONTRACTOR PER-
17	SONNEL NEAR RURAL MILITARY INSTALLA-
18	TIONS.
19	Not later than one year after the date of the enact-
20	ment of this Act, the Secretary of Defense shall revise the
21	Department of Defense Manual 4165.63–M titled "DoD
22	Housing Management" issued October 28, 2010, to re-
23	quire an analysis of the availability of suitable housing lo-
24	cated in close proximity to a military installation (as de-

25 fined in section 2801 of title 10, United States Code) in

a rural location for civilian personnel and defense contrac tors that provide critical functions for the operations of
 such military installation, as determined by the Secretary.
 SEC. 2825. LIMITATION ON AVAILABILITY OF FUNDS FOR
 CERTAIN DEPARTMENT OF DEFENSE TRAVEL
 UNTIL ESTABLISHMENT OF CERTAIN COM PLAINT DATABASE.

8 Of the funds authorized to be appropriated by this 9 Act or otherwise made available for fiscal year 2025, and available for the Office of the Secretary of Defense for 10 the travel of persons, not more than 90 percent may be 11 12 obligated or expended until the date on which the Sec-13 retary of Defense implements the public complaint database for military housing under the jurisdiction of such 14 15 Secretary required by section 2894a of title 10, United States Code. 16

Subtitle C—Real Property and Facilities Administration

19 SEC. 2831. PROCESS FOR STRATEGIC BASING ACTIONS FOR

20 THE

THE DEPARTMENT OF THE AIR FORCE.

Chapter 141 of title 10, United States Code, is
amended by inserting after section 2391 the following new
section:

1 "§ 2392. Process for strategic basing actions for the 2 Department of the Air Force

3 "(a) BASING ACTION REQUESTS.—(1) An action pro4 ponent desiring the Secretary of the Air Force to under5 take a basing action shall submit to the Assistant Sec6 retary of the Air Force for Energy, Installations, and En7 vironment a basing action request.

8 "(2) The Assistant Secretary shall coordinate with
9 the Deputy Chief of Staff for Strategy and Requirements
10 of the Air Force on the assessment and resolution of a
11 basing action request.

12 "(b) ASSESSMENT OF BASING ACTION REQUEST.—
13 (1) The Assistant Secretary shall assess a request sub14 mitted under subsection (a) to determine whether the bas15 ing action described in such request is a strategic basing
16 action.

17 "(2) Not later than 14 days after the Assistant Sec-18 retary makes a determination with respect to such a bas-19 ing action, the Assistant Secretary shall submit to the 20 Committees on Armed Services of the House of Represent-21 atives and the Senate a notification of such determination.

"(3)(A) Upon determining that a basing action described in a request submitted under subsection (a) is a strategic basing action, the Secretary of the Air Force may not carry out such strategic basing action pursuant to the process established for a programmatic basing decision (as described in subsection (h)) until the Secretary notifies the
 congressional defense committees of the determination to
 use a programmatic basing decision process for such bas ing action request.

5 "(B) Upon designation of a Strategic Basing Lead 6 for a basing action request submitted under subsection 7 (a), the Secretary of the Air Force may not implement 8 such request pursuant to the processes established for a 9 programmatic basing decision (as described in subsection 10 (h)).

"(c) CRITERIA FOR STRATEGIC BASING ACTION.—
(1)(A) Upon determining that a basing action described
in a request submitted under subsection (a) is a strategic
basing action, the Assistant Secretary shall designate a
Strategic Basing Lead to, for each such request—

16 "(i) develop a list of military installations
17 under the jurisdiction of the Secretary of the
18 Air Force at which the strategic basic action
19 may be implemented;

"(ii) develop criteria to determine the suitability of each military installation on such list
for the strategic basing action, including criteria relating to mission requirements, capacity
of each military installation to support the stra-

1	tegic basing action, environmental consider-
2	ations, and cost;
3	"(iii) assign a weight to each criteria devel-
4	oped under clause (ii); and
5	"(iv) if required, request modifications of
6	the criteria or weight of criteria from the Stra-
7	tegic Basing Panel.
8	"(B) The Strategic Basing Lead shall submit to the
9	Strategic Basing Panel a report containing the informa-
10	tion described in subparagraph (A).
11	((2)(A) Not later than 30 days after receipt of the
12	report required under paragraph (1), the Strategic Basing
13	Panel shall review such report and make a determination
14	whether to approve or reject the list of military installa-
15	tions, the criteria developed, and the weights assigned
16	such criteria under such paragraph.
17	"(B) If the Strategic Basing Panel rejects such list,
18	criteria, or weights, the Assistant Secretary shall require
19	the Strategic Basing Lead to redevelop such list, redevelop
20	such criteria, or reassign such weights (as appropriate)
21	and submit the modified criteria or weights to the Stra-
22	tegic Basing Panel for a subsequent review to be con-
23	ducted in accordance with subparagraph (A).
24	"(C) There shall be no limitation on the number of

25 times the Assistant Secretary may require the Strategic

1 Basing Lead to redevelop such list, redevelop such criteria,

2 or reassign such weights (as appropriate).

3 "(D) The Strategic Basing Panel shall submit to the
4 Strategic Basing Group a report that includes the ap5 proved list of military installations, criteria developed, and
6 weights assigned such criteria.

7 "(3)(A) The Strategic Basing Group shall review the
8 report submitted under paragraph (2)(D) and submit to
9 the Assistant Secretary a determination of whether to ap10 prove or reject such report.

11 "(B) If the Strategic Basing Group rejects the inclu-12 sion of a military installation, the criteria developed, or 13 the weights assigned such criteria in the report, the Assist-14 ant Secretary shall require the Strategic Basing Panel to 15 submit to the Strategic Basing Group a modified report 16 for a subsequent review to be conducted in accordance 17 with subparagraph (A).

"(C) There shall be no limitation on the number of
times the Assistant Secretary may require the Strategic
Basing Panel to submit to the Strategic Basing Group a
modified report.

"(D) The Strategic Basing Group shall submit to the
Assistant Secretary a report that includes the approved
list of military installations, criteria developed, and
weights assigned such criteria.

"(4) Not later than 14 days after the date of receipt
 of the report under paragraph (3)(D), the Assistant Sec retary shall provide to the Committees on Armed Services
 of the House of Representatives and the Senate a briefing
 on—

6 "(A) the work of the Strategic Basing Lead;

7 "(B) the list of military installations under the
8 jurisdiction of the Secretary of the Air Force at
9 which the strategic basic action may be imple10 mented; and

"(C) the criteria developed under paragraph
(1)(A) and the weight assigned to such criteria, as
approved by the Strategic Basing Group.

14 "(5)(A) If the Strategic Basing Lead modifies the list 15 of military installations, the criteria developed, or the 16 weight assigned to such criteria under paragraph (1), or 17 requests a modification pursuant to paragraph (1)(A)(iv), 18 after the date of the briefing required under paragraph 19 (4), the Strategic Basing Lead shall submit to the Stra-20 tegic Basing Panel a report describing such modifications.

21 "(B) The Assistant Secretary shall—

"(i) notify the Committees on Armed Services
of the House of Representatives and the Senate of
any modifications made by the Strategic Basing
Lead as described in subparagraph (A);

1	"(ii) require the Strategic Basing Lead to sub-
2	mit such modifications to the Strategic Basing Panel
3	for subsequent review to be conducted in accordance
4	with paragraph (2);
5	"(iii) require the Strategic Basing Panel to sub-
6	mit approved modifications to the Strategic Basing
7	Group for subsequent review to be conducted in ac-
8	cordance with paragraph (3); and
9	"(iv) provide to the Committees on Armed Serv-
10	ices of the House of Representatives and the Senate
11	a briefing on such modifications approved by the
12	Strategic Basing Group.
13	"(d) List of Proposed Military Installations
14	FOR SITE VISITS.—(1)(A) After reviewing the relevant in-
15	formation provided by the appropriate commanders of
16	military installations and commanders of tenant or other
17	relevant activities with respect to the report approved by
18	the Strategic Basing Group under subsection (c), the Stra-
19	tegic Basing Lead shall—
20	"(i) determine which military installations
21	in such report are the most suitable for a site
22	survey; and
23	"(ii) complete a scorecard for each military
24	installation, using the criteria developed under
25	subsection $(c)(1)(A)$, to evaluate the suitability

of each military installation for implementing
 the strategic basing decision.

3 "(B) The Strategic Basing Lead shall submit to the
4 Strategic Basing Panel a report containing the informa5 tion described in subparagraph (A).

6 "(2)(A) Not later than 30 days after receipt of the
7 report required under paragraph (1), the Strategic Basing
8 Panel shall review such report and submit to the Strategic
9 Basing Group a determination of which military installa10 tions in such report are most suitable for a site survey.

11 "(B) If the Strategic Basing Panel rejects the inclu-12 sion of a military installation under the review required 13 under subparagraph (A), the Assistant Secretary shall re-14 quire the Strategic Basing Lead to submit to the Strategic 15 Basing Panel a modified list of military installations for 16 a subsequent review to be conducted in accordance with 17 subparagraph (A).

"(C) There shall be no limitation on the number of
times the Assistant Secretary may require the Strategic
Basing Lead to submit to the Strategic Basing Panel a
modified list of military installations.

"(D) The Strategic Basing Panel shall submit to the
Strategic Basing Group a report that includes the approved list of military installations and the relevant scorecards for such military installations.

1 "(3)(A) The Strategic Basing Group shall review the 2 report submitted under paragraph (2)(D) and submit to the Assistant Secretary a determination of which military 3 4 installations on the list are most suitable for a site survey. 5 "(B) If the Strategic Basing Group rejects the inclusion of a military installation under the review required 6 7 under subparagraph (A), the Assistant Secretary shall re-8 quire the Strategic Basing Panel to submit to the Stra-9 tegic Basing Group a modified list of military installations for a subsequent review to be conducted in accordance 10 with subparagraph (A). 11

"(C) There shall be no limitation on the number of
times the Assistant Secretary may require the Strategic
Basing Panel to submit to the Strategic Basing Group a
modified list of military installations.

"(D) The Strategic Basing Group shall submit to the
Assistant Secretary a report that includes the approved
list of military installations and the relevant scorecards
for such military installations.

20 "(4) Not later than 14 days after the date of receipt 21 of the report under paragraph (3)(D), the Assistant Sec-22 retary shall provide to the Committees on Armed Services 23 of the House of Representatives and the Senate a briefing 24 on such report that includes the relevant scorecards for 25 each military installation included in such report.

"(5) After providing the briefing described in para graph (4), the Assistant Secretary shall make the list de scribed in such paragraph publicly available.

4 "(e) RECOMMENDATION OF A MILITARY INSTALLA5 TION.—(1) The Strategic Basing Lead shall conduct a site
6 survey at each military installation included on the list ap7 proved by the Strategic Basing Group in the report de8 scribed in subsection (d)(3)(D).

9 "(2) Not later than 60 days after the completion of 10 all site surveys, the Strategic Basing Lead shall submit 11 to the Strategic Basing Panel a report containing the re-12 sults of each such survey, including—

"(A) an updated scorecard described in subsection (d)(1)(a)(ii) for each military installation
using information from the site survey for such installation; and

17 "(B) a comprehensive cost evaluation of imple18 menting the strategic basing action at each such
19 military installation.

"(3)(A) Not later than 30 days after receipt of the
report required under paragraph (2), the Strategic Basing
Panel shall review such report and submit to the Strategic
Basing Group a report that includes—

24 "(i) a recommendation of a single military in-25 stallation from the report as the most suitable for

implementation of the strategic basing action, and a
 list of any reasonable alternatives; and

3 "(ii) data on each military installation for which
4 a site survey was conducted under paragraph (1), in5 cluding the updated scorecard described in para6 graph (2)(A).

7 "(B) If the Strategic Basing Panel cannot rec-8 ommend a single military installation under the review re-9 quired under subparagraph (A), the Assistant Secretary 10 shall require the Strategic Basing Lead to submit to the 11 Strategic Basing Panel a modified scorecard and cost eval-12 uation for each military installation for a subsequent review to be conducted in accordance with subparagraph 13 14 (A).

"(C) There shall be no limitation on the number of
times the Assistant Secretary may require the Strategic
Basing Lead to submit to the Strategic Basing Panel a
modified scorecard and cost evaluation.

"(D) The Strategic Basing Panel shall submit to the
Strategic Basing Group a report that includes the recommendation of a single military installation and the relevant scorecard for such military installation.

23 "(4)(A) The Strategic Basing Group shall evaluate
24 the single military installation from the report required
25 under paragraph (3)(D) and determine whether or not to

recommend to the Assistant Secretary implementation of
 the strategic basing action at such installation.

3 "(B) If the Strategic Basing Group cannot rec-4 ommend implementing the strategic basing action at such 5 military installation, the Assistant Secretary shall require the Strategic Basing Panel to submit to the Strategic Bas-6 7 ing Group a modified scorecard and cost evaluation for 8 another military installation included in the report sub-9 mitted under paragraph (2) for a subsequent review to be 10 conducted in accordance with subparagraph (A).

"(C) There shall be no limitation on the number of
times the Assistant Secretary may require the Strategic
Basing Panel to submit to the Strategic Basing Group a
modified scorecard and cost evaluation.

"(D) The Strategic Basing Group shall submit to the
Assistant Secretary a report that includes a recommendation of a single military installation for implementation of
the strategic basing action, and a list of any reasonable
alternatives.

"(5) The Assistant Secretary shall submit to the Secretary of the Air Force an analysis of the recommendation
of a single military installation for implementation of the
strategic basing action made by the Strategic Basing
Group, including all relevant data and a list of any reasonable alternatives.

"(6) The Secretary of the Air Force shall make a de termination to implement the strategic basing action at
 the military installation recommended under paragraph
 (5).

5 "(7) Not later than 14 days after submission of a 6 recommendation under paragraph (5), the Secretary of the 7 Air Force shall provide to the Committees on Armed Serv-8 ices of the House of Representatives and the Senate a 9 briefing on the decision to implement the strategic basing 10 action at a military installation, including—

11 "(A) the site surveys conducted under para-12 graph (1);

13 "(B) the reports submitted under paragraphs14 (2), (3), and (4); and

15 "(C) the recommendation made under para-16 graph (5).

17 "(8) After providing the briefing described in para18 graph (7), the Assistant Secretary shall make the rec19 ommendation described in such paragraph publicly avail20 able.

"(f) SELECTION OF MILITARY INSTALLATION.—(1)
Not later than 90 days after the completion of all reviews
required under this section, the Secretary of the Air Force
may begin implementation of the strategic basing action
for which such reviews were conducted and shall publicly

announce the military installation at which such strategic
 basing action will be implemented.

3 "(2) No amounts may be obligated or expended, and
4 no personnel, equipment, or other resources of the Depart5 ment of Defense may be detailed, transferred, obligated,
6 or assigned to implement a strategic basing action under
7 this section until the date on which the Secretary of the
8 Air Force makes the public announcement described in
9 paragraph (1).

"(g) APPLICABILITY.—This section and the requirements of this section shall apply to a basing action request
submitted on or after the date of the enactment of this
section.

14 "(h) REQUIREMENTS FOR PROGRAMMATIC BASING
15 DECISIONS.—(1) The Assistant Secretary may not make
16 a programmatic basing decision (as described in chapter
17 7 of the Department of the Air Force Instruction 10–503
18 issued June 12, 2023, as in effect on April 1, 2024) with
19 respect to a basing action request submitted under sub20 section (a) until the Secretary of the Air Force—

21 "(A) has published a revision of such instruc22 tion that includes a definition of 'programmatic bas23 ing decision'; and

24 "(B) provides to the congressional defense com-25 mittees a briefing on such revision that includes a

description of the process for making a pro grammatic basing decision (as revised under sub paragraph (A)) and the criteria evaluated under
 such process.

5 "(2) With respect to a basing action request sub6 mitted under subsection (a) for which the Assistant Sec7 retary determines a programmatic basing decision (as de8 fined under the revision required by paragraph (1)) may
9 be made, the Assistant Secretary—

"(A) shall submit to the congressional defense
committees an explanation justifying why such request was not determined to be a strategic basing
action;

"(B) shall provide to the congressional defense
committees a briefing on the implementation of the
programmatic basing decision; and

"(C) may not implement the programmatic basing decision until 30 days after the later of the date
on which the submission described in subparagraph
(A) or the briefing described in subparagraph (B) is
made.

"(3) Upon implementation of the programmatic basing decision (as defined under the revision required by
paragraph (1)) for a basing action request submitted
under subsection (a), the Secretary of the Air Force may

not implement such request pursuant to the processes es tablished for a strategic basing decision.

3 "(i) DEFINITIONS.—In this section:

4 "(1) The term 'action proponent' has the mean5 ing given in the Department of the Air Force In6 struction 10-503 issued June 12, 2023, as in effect
7 on April 1, 2024.

8 "(2) The term 'Assistant Secretary' means the
9 Assistant Secretary of the Air Force for Energy, In10 stallations, and Environment.

11 "(3) The term 'basing action' means an action 12 by the Secretary of the Air Force to determine the 13 location or relocation of a unit, an establishment, a 14 mission, manpower, or a major weapon system (as 15 defined in section 483 of title 10, United States 16 Code) of the Air Force or Space Force for a period 17 of one year or longer.

18 "(4) The term 'military installation' has the
19 meaning given in section 2801 of title 10, United
20 States Code.

21 "(5) The term 'strategic basing action' means
22 a basing action that involves one or more of the fol23 lowing:

24 "(A) Location or relocation of aircraft and
25 non-aircraft weapon systems.

1	"(B) An increase or decrease of 35 or
2	more personnel assigned to a military installa-
3	tion, including members of the Department of
4	the Air Force, civilian employees of the Depart-
5	ment of the Air Force, and contractors.
6	"(C) A request to move a non-Air Force
7	entity onto a military installation or other real
8	property of the Air Force.
9	"(D) A continuous rotational presence of a
10	Department of the Air Force or non-Air Force
11	entity on a military installation or other real
12	property of the Air Force that would require—
13	"(i) a new military construction
14	project; or
15	"(ii) presence for more than 300 days
16	during a consecutive 18-month period with
17	a increase of 35 or more personnel.
18	"(E) Any special interest action, regardless
19	of scope or size, as determined by the Secretary
20	of the Air Force or Secretary of Defense.
21	"(6) The term 'Strategic Basing Group' means
22	a forum of officers in a grade of $O-7$ or $O-8$ and
23	the civilian equivalents of such officers convened by
24	the Assistant Secretary to evaluate strategic basing
25	actions and providing alternatives to such strategic

1	basing actions that are consistent with the oper-
2	ations, basing objectives, policies, and programming
3	requirements of the Department of the Air Force.

4 "(7) The term 'Strategic Basing Lead' means a
5 commander of a major command, field command, or
6 national guard base, and may be the action pro7 ponent that submitted a request under subsection
8 (a).

9 "(8) The term 'Strategic Basing Panel' means 10 a forum of officers in a grade of O-6 and the civil-11 ian equivalents of such officers convened by the As-12 sistant Secretary to support the Strategic Basing 13 Group by providing an initial comprehensive review 14 and assessment of a request for a strategic basing 15 action.".

16 SEC. 2832. INCLUSION OF TRIBAL GOVERNMENTS IN INTER17 GOVERNMENTAL SUPPORT AGREEMENTS 18 FOR INSTALLATION-SUPPORT SERVICES.

19 Section 2679 of title 10, United States Code, is
20 amended by striking "State or local government" each
21 place it appears and inserting "State, local, or tribal".

1 SEC. 2833. IMPROVEMENTS RELATING TO ACCESS TO MILI-2 TARY INSTALLATIONS IN UNITED STATES. 3 (a) Additional Categories for Expedited Ac-CESS.—Chapter 159 of title 10, United States Code, is 4 5 amended by adding at the end the following new section: 6 "§ 2698. Access to military installations: standards for 7 entry to military installations in United 8 States 9 "(a) ACCESS TO MILITARY INSTALLATIONS IN

UNITED STATES.—(1) The Secretary of Defense shall de-10 velop and maintain access standards applicable to all mili-11 tary installations in the United States. Such access stand-12 ards shall require screening standards appropriate to the 13 type of installation involved, the security level of the in-14 stallation, the category of individuals authorized to visit 15 16 the installation, and the level of access to be granted, including-17

- "(A) protocols and criteria to determine the fitness of the individual to enter a military installation;
 "(B) standards and methods for verifying the
 identity of the individual; and
- 22 "(C) other factors the Secretary determines appropriate.

24 "(2) In developing the access standards under para25 graph (1), the Secretary shall—

1 "(A) include procedures to facilitate recurring 2 unescorted access to military installations in the 3 United States, in appropriate cases, for covered indi-4 viduals the Secretary determines eligible for such re-5 curring unescorted access; and 6 "(B) issue guidance relating to the granting of 7 unescorted access to military installations in the 8 United States for covered individuals. 9 "(3) The procedures developed pursuant to paragraph (2)(A) shall include, to the extent practical, a list 10 11 of credentials that can be used for such recurring 12 unescorted access to such a military installation that are, to the extent practical, credentials non-Department of De-13 fense personnel already possess. 14 15 "(4) The guidance issued pursuant to paragraph (2)(B) shall— 16 17 "(A) identify the categories of covered individ-18 uals eligible for such unescorted access; 19 "(B) include a list of credentials that can be 20 used for such unescorted access to such a military 21 installation that are, to the extent practical, the cre-

22 dentials described in paragraph (3);

23 "(C) be consistent across such military installa24 tions;

"(D) be in accordance with any privileges or
 benefits accorded under, procedures developed pur suant to, or requirements of, each covered provision
 and paragraph (1); and

5 "(E) be provided to the commanders of each6 such military installation.

7 "(5) Upon publication in the Federal Register of ac8 cess standards described in paragraph (1), the Secretary
9 shall publish such access standards on a publicly accessible
10 website of the Department of Defense.

11 "(6) In carrying out this subsection, the Secretary 12 shall seek to use existing identification screening technology to validate federally-recognized access credentials 13 and develop additional technology only to the extent nec-14 15 essary to assist commanders of military installations in the 16 United States in implementing the access standards under paragraph (1) at points of entry for such military installa-17 18 tions.

"(b) PRE-ARRIVAL PROTOCOL FOR ACCESS TO MILITARY INSTALLATIONS IN UNITED STATES.—The Secretary shall ensure that the access standards under subsection (a) include a specific protocol for the voluntary
pre-arrival registration and screening of individuals anticipating a need for access to a military installation in the

1 United States to establish the fitness of such individual 2 and the purpose of such access. Under such protocol— 3 "(1) such a registration and screening shall occur not less than 24 hours and not more than 14 4 5 days prior to the time of such access; and 6 "(2) if an individual is determined fit to enter the installation pursuant to the pre-arrival registra-7 8 tion and screening, access may only be granted upon 9 arrival at the military installation for the stated pur-10 pose following a verification of the identity of the in-11 dividual. 12 "(c) REVIEWS AND SUBMISSION TO CONGRESS.—Not less frequently than once every five years, the Secretary 13 shall— 14 15 "(1) review the access standards and guidance 16 under this section, and make such updates as may 17 be determined appropriate by the Secretary; and 18 "(2) submit to the Committees on Armed Serv-19 ices of the House of Representatives and the Senate 20 the most recently reviewed and, as applicable, up-21 dated version of such access standards and guid-22 ance. 23 "(d) DEFINITIONS.—In this section: 24 "(1) The term 'covered individual' means the 25 following:

1 "(A) A member of the armed forces or ci-2 vilian employee of the Department of Defense, or an employee or family member of such mem-3 4 ber or employee, who resides, attends school, re-5 ceives health care services, or shops at a com-6 missary or exchange store on a military instal-7 lation in the United States. "(B) A retired member of the armed 8

9 forces, including the reserve components, or a
10 family member of such retired member, who re11 sides, attend schools, receives health care serv12 ices, or shops at a commissary or exchange
13 store on such an installation.

"(C) An individual performing work at
such an installation under a contract or subcontract (at any tier), including a military construction project, military family housing
project, or a facilities sustainment, restoration,
and modernization project.

20 "(D) A motor carrier or household goods
21 motor carrier (as such terms are defined in sec22 tion 13102 of title 49) providing transportation
23 services for the United States Transportation
24 Command.

1	"(2) The term 'covered provision' means the
2	following:
3	"(A) Chapter 54 of this title.
4	"(B) Section 202 of the REAL ID Act of
5	2005 (Public Law 109–13; 49 U.S.C. 30301
6	note).
7	"(C) Section 2812 of the National Defense
8	Authorization Act for Fiscal Year 2013 (Public
9	Law 112–239; 126 Stat. 2150; 10 U.S.C. 113
10	note).
11	"(D) Sections 346 and 1050 of the Na-
12	tional Defense Authorization Act for Fiscal
13	Year 2017 (Public Law 114–328; 10 U.S.C.
14	113 note).
15	"(E) Section 626 of the John S. McCain
16	National Defense Authorization Act for Fiscal
17	Year 2019 (Public Law 115–232; 132 Stat.
18	1802; 10 U.S.C. 113 note).
19	"(F) Section 1090 of the William M.
20	(Mac) Thornberry National Defense Authoriza-
21	tion Act for Fiscal Year 2021 (Public Law
22	116–283; 134 Stat. 3879; 10 U.S.C. 113 note).
23	"(G) Section 2833 of the James M. Inhofe
24	National Defense Authorization Act for Fiscal

Year 2023 (Public Law 117–263; 136 Stat.
 3003).

"(3) The term 'federally-recognized access credential' means a credential authorized by Federal
law or otherwise issued by the head of a department
or agency of the Federal Government that requires
the vetting of an individual for access to a facility,
area, or program.

9 "(4) The term 'military installation' has the 10 meaning given such term in section 2801 of this 11 title.

"(5) The term 'State' means any of the several
States, the District of Columbia, the Commonwealth
of Puerto Rico, Guam, American Samoa, the Virgin
Islands of the United States, or the Commonwealth
of the Northern Mariana Islands.

"(6) The term 'United States' includes each
State, as such term is defined in this subsection.".
(b) DEADLINE FOR FIRST REVIEW AND SUBMISSION
TO CONGRESS.—Not later than 180 days after the date
of the enactment of this Act, the Secretary of Defense
shall—

(1) conduct the first review of the access standards and guidance required under section 2698 of

- title 10, United States Code (as added by subsection
 (a)); and
- 3 (2) submit to the Committees on Armed Serv4 ices of the House of Representatives and the Senate
 5 the reviewed and, as applicable, updated version of
 6 such access standards and guidance.

7 (c) MODIFICATION TO CERTAIN NOTIFICATION RE-8 QUIREMENT.—Section 1090(b)(2)(B) of the William M. 9 (Mac) Thornberry National Defense Authorization Act for 10 Fiscal Year 2021 (Public Law 116–283; 134 Stat. 3879; 11 10 U.S.C. 113 note) is amended by striking "is" and in-12 serting "and, as appropriate, the Secretary of Homeland 13 Security and the Director of the Federal Bureau of Inves-14 tigation, are".

(d) TECHNICAL AND CONFORMING AMENDMENTS.—
(1) REPEAL OF DUPLICATE PROVISION.—Section 1069 of the National Defense Authorization Act
for Fiscal Year 2008 (Public Law 110–181; 122
Stat. 326) is repealed.

20 (2) CONFORMING AMENDMENTS TO PRIOR NA21 TIONAL DEFENSE AUTHORIZATION ACT.—Section
22 1050 of the National Defense Authorization Act for
23 Fiscal Year 2017 (10 U.S.C. 113 note; 130 Stat.
24 2396) is amended—

1	(A) in the heading, by striking " DEPART-
2	MENT OF DEFENSE INSTALLATIONS " and
3	inserting "MILITARY INSTALLATIONS";
4	(B) in subsection (a), by striking "Depart-
5	ment of Defense installations" and inserting
6	"military installations in the United States";
7	(C) in subsection (b), by striking "Depart-
8	ment of Defense facilities" and inserting "mili-
9	tary installations in the United States"; and
10	(D) by adding at the end the following new
11	subsection:
12	"(c) DEFINITIONS.—In this section, the terms 'mili-
13	tary installation' and 'United States' have the meanings
14	given such terms in section 2698(e) of title 10, United
15	States Code.".
16	SEC. 2834. DEFERRAL OF EXECUTION OF CERTAIN RE-
17	QUIREMENTS FOR COVERED HOUSING FA-
18	CILITIES AND COVERED LANDSCAPE FEA-
19	TURES; REPORT.
20	(a) AUTHORITIES.—Notwithstanding any provision
21	of chapter 3041 or chapter 3061 of title 54, United States
22	Code, that requires review from or consultation with the
23	head of any other Federal agency, each Secretary of a
24	military department may defer the execution of the re-
25	quirements of each such chapter with respect to a covered

housing facility or covered landscape feature until the date
 that is 60 years after the date on which the construction
 of such covered housing facility or covered landscape fea ture was completed.

5 (b) REPORT.—Not later than 180 days after the date
6 of the enactment of this section, each Secretary of a mili7 tary department shall submit to the appropriate congres8 sional committees a report that includes—

9 (1) an identification of covered housing facili-10 ties under the respective jurisdiction of each such 11 Secretary constructed between 1975 and 1985; and 12 (2) a strategy for the demolition or manage-13 ment, as the case may be, of each such covered 14 housing facility.

15 (c) DEFINITIONS.—In this section:

16 (1) The term "appropriate congressional com17 mittees" means—

18 (A) the congressional defense committees;
19 (B) the Committee on Natural Resources
20 of the House of Representatives; and
21 (C) the Committee on Energy and Natural
22 Resources of the Senate.

23 (2) The term "covered housing facility" means
24 a housing facility that—

1	(A) is subject to the requirements of chap-
2	ter 3061 of title 54, United States Code;
3	(B) is located on a military installation;
4	(C) is under the jurisdiction of a Secretary
5	of a military department; and
6	(D) was constructed after December 31,
7	1975.
8	(3) The term "covered landscape feature"
9	means a landscape feature (as such term is used in
10	the document of the Office of the Assistant Sec-
11	retary of the Army for Installations, Energy and
12	Environment titled "Program Comment for the
13	Preservation of pre-1919 Historic Army Housing,
14	Associated Buildings and Structures, and Landscape
15	Features" and published on March 1, 2024) that—
16	(A) is subject to such chapter;
17	(B) is located on a military installation;
18	(C) is under the jurisdiction of a Secretary
19	of a military department; and
20	(D) was constructed after December 31,
21	1975.
22	(4) The term "facility" has the meaning given
23	such term in section 2801 of title 10, United States
24	Code.

1SEC. 2835. PILOT PROGRAMS OF DEPARTMENT OF ARMY2AND DEPARTMENT OF NAVY TO CONDUCT3REPAIR AND MAINTENANCE PROJECTS ON4COVERED HISTORIC FACILITIES.

5 (a) ESTABLISHMENT.—Notwithstanding any provision of chapter 3041 or chapter 3061 of title 54, United 6 States Code, that requires review from or consultation 7 8 with the head of any other Federal agency, each applicable 9 Secretary shall carry out a pilot program under which the 10 applicable Secretary may enter into agreements to conduct 11 repair and maintenance projects on covered historic facili-12 ties.

13 (b) SELECTION CRITERIA.—

14 (1) IN GENERAL.—Each applicable Secretary
15 shall select one military installation under the juris16 diction of the applicable Secretary concerned at
17 which to carry out a pilot program under subsection
18 (a).

19 (2) PRIORITY.—In selecting a military installa20 tion pursuant to paragraph (1), an applicable Sec21 retary shall give priority to military installations at
22 which such Secretary determines there exists a large
23 quantity of covered historic facilities.

(c) NOTIFICATION.—Not later than 30 days after the
date on which an applicable Secretary selects a military
installation pursuant to subsection (b), the applicable Sec-

retary concerned shall submit to the appropriate congres sional committees a notification of such selection.

3 (d) Standards for Projects.—

4 (1) IN GENERAL.—Each repair and mainte5 nance project conducted pursuant to a pilot program
6 under subsection (a) shall be in accordance with rel7 evant standards established by the Secretary of the
8 Interior for historic building preservation and main9 tenance.

10 (2) RULE OF CONSTRUCTION.—Nothing in this
11 subsection shall be construed to require an applica12 ble Secretary to consult the Secretary of the Interior
13 with respect to a repair or maintenance project con14 ducted pursuant to a pilot program under subsection
15 (a).

(e) SUNSET.—The authority of an applicable Secretary to obligate or expend amounts to carry out a pilot
program under this section shall terminate on December
31, 2029.

20 (f) DEFINITIONS.—In this section:

21 (1) The term "applicable Secretary" means—

- 22 (A) the Secretary of the Army; and
- 23 (B) the Secretary of the Navy.

24 (2) The term "appropriate congressional com25 mittees" means—

1	(A) the congressional defense committees;
2	(B) the Committee on Natural Resources
3	of the House of Representatives; and
4	(C) the Committee on Energy and Natural
5	Resources of the Senate.
6	(3) The term "covered historic facility" means
7	a housing or operational facility located on a mili-
8	tary installation under the jurisdiction of the appli-
9	cable Secretary concerned that—
10	(A) was constructed before 1919; and
11	(B) is subject to the requirements of chap-
12	ter 3061 of title 54, United States Code.
13	(4) The term "military installation" has the
14	meaning given in section 2801 of title 10, United
15	States Code.
16	SEC. 2836. STRATEGY AND ASSESSMENT WITH RESPECT TO
17	NON-OPERATIONAL, UNDERUTILIZED, AND
18	OTHER DEPARTMENT OF DEFENSE FACILI-
19	TIES; BRIEFING REQUIRED.
20	(a) STRATEGY FOR DEMOLITION.—Each Secretary of
21	a military department shall develop a strategy to demolish
22	facilities under the respective jurisdiction of each such
23	Secretary that—
24	(1) are in poor or failing condition under the
25	uniform index developed under section 2838 of the

1	National Defense Authorization Act for Fiscal Year
2	2024 (Public Law 118–31);
3	(2) are not in operational use; or
4	(3) such Secretary determines are underutilized.
5	(b) Assessment of Certain Maintenance
6	COSTS.—Each Secretary of a military department shall
7	conduct an assessment to determine the total cost to the
8	United States to maintain facilities that—
9	(1) are not in operational use; and
10	(2) such Secretary determines are underutilized.
11	(c) Required Consideration.—In determining
12	whether a facility is underutilized pursuant to subsection
13	(a) or subsection (b), each Secretary of a military depart-
14	ment shall compare the occupancy of such facility to the
15	total square footage of such facility.
16	(d) Briefing.—
17	(1) IN GENERAL.—Not later than 180 days
18	after the date of enactment of this Act, each Sec-
19	retary of a military department shall provide to con-
20	gressional defense committees a briefing on—
21	(A) the strategy required by subsection (a);
22	and
23	(B) the results of the assessment required
24	by subsection (b).

1	(2) ELEMENTS.—Each such briefing shall in-
2	clude—
3	(A) a summary of the existing authorities
4	of each Secretary of a military department to
5	demolish the facilities covered by the strategy
6	required by subsection (a);
7	(B) a plan to implement such strategy; and
8	(C) recommendations of each such Sec-
9	retary with respect to reducing—
10	(i) the inventory of facilities in poor
11	or failing condition under the uniform
12	index developed under section 2838 of the
13	National Defense Authorization Act for
14	Fiscal Year 2024 (Public Law 118–31);
15	and
16	(ii) the total cost to the United States
17	to maintain the facilities covered by the as-
18	sessment required by subsection (b).
19	(e) FACILITY DEFINED.—In this section, the term
20	"facility" has the meaning given such term in section
21	2801 of title 10, United States Code.

1 SEC. 2837. TEMPORARY AUTHORITY FOR USE OF IMITATIVE 2 SUBSTITUTE BUILDING MATERIALS FOR 3 **REPAIR**, **REHABILITATION,** MAINTENANCE, 4 OR RENOVATION OF COVERED HISTORIC FA-5 CILITIES. 6 (a) AUTHORITY FOR USE OF IMITATIVE MATE-7 RIALS.— 8 (1) IN GENERAL.—Notwithstanding any provi-9 sion of chapter 3041 or chapter 3061 of title 54, United States Code, that requires review from or consultation with the head of any other Federal agency, and subject to paragraph (2), each Secretary

10 11 12 13 of a military department may use imitative sub-14 stitute building materials in projects for the mainte-15 nance, repair, rehabilitation, or renovation of a cov-16 ered historic facility.

17 (2) CONDITIONS.—A Secretary of a military de-18 partment may exercise the authority under para-19 graph (1) if the Secretary of the military depart-20 ment concerned determines—

21 (A) the applicable maintenance, repair, re-22 habilitation, or renovation project affects the 23 quality of life, health, and safety of occupants, 24 if any, of a covered historic facility; or

25 (B) the use of building materials original 26 to a covered historic facility or in-kind building

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1	materials in an applicable maintenance, repair,
2	rehabilitation, or renovation project is not fi-
3	nancially feasible.
4	(b) SUNSET.—The authority of a Secretary of a mili-
5	tary department to obligate or expend amounts pursuant
6	to this section shall terminate on December 30, 2029.
7	(c) DEFINITIONS.—In this section:
8	(1) The term "covered historic facility" means
9	a housing or operational facility located on a mili-
10	tary installation under the jurisdiction of a Secretary
11	of a military department that—
12	(A) was constructed before 1919; and
13	(B) is subject to the requirements of chap-
14	ter 3061 of title 54, United States Code.
15	(2) The term "imitative substitute building ma-
16	terials" means modern, industry-standard, natural,
17	composite, and synthetic materials that—
18	(A) simulate the appearance of building
19	materials original to a covered historic facility;
20	and
21	(B) are more cost effective than such
22	building materials.
23	(3) The term "military installation" has the
24	meaning given in section 2801 of title 10, United
25	States Code.

1SEC. 2838. EXPENDITURES ON LEASED FACILITIES AND2REAL PROPERTY USAGE IN THE NATIONAL3CAPITAL REGION.

4 (a) IN GENERAL.—Not later than ten years after the
5 date of the enactment of this Act, the Secretary of Defense
6 shall reduce expenditures on facilities leased by the De7 partment of Defense located in the National Capital Re8 gion by 50 percent.

9 (b) LIMITATION ON AVAILABILITY OF FUNDS.—Of the funds authorized to be appropriated by this Act or 10 otherwise made available for fiscal year 2025, and avail-11 able for the Office of the Secretary of Defense for the trav-12 el of persons, not more than 90 percent may be obligated 13 or expended until the date on which the Secretary of De-14 fense provides to the congressional defense committees the 15 briefing required in the Joint Explanatory Statement of 16 the National Defense Authorization Act for Fiscal Year 17 2024 (Public Law 118–31) on real property usage within 18 19 the National Capital Region.

20 (c) NATIONAL CAPITAL REGION DEFINED.—The
21 term "National Capital Region" has the meaning given
22 in section 2674 of title 10, United States Code.

Subtitle D—Land Conveyances sec. 2841. LAND CONVEYANCE, BOYLE MEMORIAL ARMY RESERVE CENTER, PARIS, TEXAS.

4 (a) CONVEYANCE AUTHORIZED.—The Secretary of 5 the Army may convey to Paris Junior College, located in Paris, Texas (in this section referred to as the "College"), 6 all right, title, and interest of the United States in and 7 8 to a parcel of real property, including any improvements 9 thereon, consisting of approximately 4 acres, known as the 10 former Boyle Memorial Army Reserve Center, located in 11 Paris, Texas.

12 (b) CONSIDERATION.—

13 (1) CONSIDERATION REQUIRED.—As consider-14 ation for the conveyance under subsection (a), the 15 College shall pay to the Secretary of the Army an 16 amount equal to not less than the fair market value 17 of the property to be conveyed, as determined by the 18 Secretary, which may consist of cash payment, in-19 kind consideration as described in paragraph (2), or 20 a combination thereof.

(2) IN-KIND CONSIDERATION.—In-kind consideration provided by the College under paragraph (1)
may include—

24 (A) the acquisition, construction, provision,25 improvement, maintenance, repair, or restora-

1	tion (including environmental restoration), or a
2	combination thereof, of any property, facilities,
3	or infrastructure; or
4	(B) the delivery of services relating to the
5	needs of the Department of the Army that the
6	Secretary considers acceptable.
7	(3) CONVEYANCE.—Cash payments received
8	under subsection (b) as consideration for the convey-
9	ance under subsection (a) shall be deposited in the
10	special account in the Treasury established under
11	section 572(b)(5) of title 40, United States Code.
12	(c) PAYMENT OF COSTS OF CONVEYANCE.—
13	(1) PAYMENT REQUIRED.—The Secretary of
15	
14	the Army shall require the College to cover costs to
14	the Army shall require the College to cover costs to
14 15	the Army shall require the College to cover costs to be incurred by the Secretary, or to reimburse the
14 15 16	the Army shall require the College to cover costs to be incurred by the Secretary, or to reimburse the Secretary for such costs incurred by the Secretary,
14 15 16 17	the Army shall require the College to cover costs to be incurred by the Secretary, or to reimburse the Secretary for such costs incurred by the Secretary, to carry out the conveyance under subsection (a), in-
14 15 16 17 18	the Army shall require the College to cover costs to be incurred by the Secretary, or to reimburse the Secretary for such costs incurred by the Secretary, to carry out the conveyance under subsection (a), in- cluding survey costs, costs for environmental docu-
14 15 16 17 18 19	the Army shall require the College to cover costs to be incurred by the Secretary, or to reimburse the Secretary for such costs incurred by the Secretary, to carry out the conveyance under subsection (a), in- cluding survey costs, costs for environmental docu- mentation related to the conveyance, and any other
 14 15 16 17 18 19 20 	the Army shall require the College to cover costs to be incurred by the Secretary, or to reimburse the Secretary for such costs incurred by the Secretary, to carry out the conveyance under subsection (a), in- cluding survey costs, costs for environmental docu- mentation related to the conveyance, and any other administrative costs related to the conveyance. If
 14 15 16 17 18 19 20 21 	the Army shall require the College to cover costs to be incurred by the Secretary, or to reimburse the Secretary for such costs incurred by the Secretary, to carry out the conveyance under subsection (a), in- cluding survey costs, costs for environmental docu- mentation related to the conveyance, and any other administrative costs related to the conveyance. If amounts are collected from the Township in advance

Secretary shall refund the excess amount to the Col lege.

3 (2)TREATMENT OF AMOUNTS RECEIVED.— 4 Amounts received as reimbursement under para-5 graph (1) shall be credited to the fund or account 6 that was used to cover the costs incurred by the Sec-7 retary in carrying out the land conveyance under 8 subsection (a) or, if the period of availability of obli-9 gations for that appropriation has expired, to the 10 appropriations of a fund that is currently available 11 to the Secretary for the same purpose. Amounts so 12 credited shall be merged with amounts in such fund 13 or account and shall be available for the same pur-14 poses, and subject to the same conditions and limita-15 tions, as amounts in such fund or account.

(d) DESCRIPTION OF PROPERTY.—The exact acreage
and legal description of the parcel of real property to be
conveyed under subsection (a) shall be determined by surveys satisfactory to the Secretary of the Army.

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

1SEC. 2842. LAND CONVEYANCE, RIVERDALE PARK, MARY-2LAND.

3 (a) CONVEYANCE AUTHORIZED.—The Secretary of
4 the Army may convey, without consideration, to the town
5 of Riverdale Park, Maryland, all right, title, and interest
6 of the United States in and to the real property described
7 in subsection (b), for the purposes of—

8 (1) creating a new municipal and community9 center; and

10 (2) replacing impervious surfaces.

(b) PROPERTY.—The property to be conveyed under
this section consists of approximately 6.63 acres of real
property, including improvements on such real property,
located at 6601 Baltimore Avenue, Riverdale Park, Maryland.

16 (c) REVERSIONARY INTEREST.—

(1) IN GENERAL.—If the Secretary determines
at any time that the real property conveyed under
subsection (a) is not being used in accordance with
the purpose specified in such subsection, all right,
title, and interest in and to the property shall revert,
at the discretion of the Secretary, to the United
States.

24 (2) DETERMINATION.—A determination by the
25 Secretary under paragraph (1) shall be made on the
26 record after an opportunity for a hearing.

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3 (a) IN GENERAL.—With respect to a transfer of real property located at the former Mare Island Naval Ship-4 5 yard, Vallejo, California, to the City of Vallejo (referred to in this section as the "City"), made on or after the 6 7 date of the enactment of this Act, the Secretary of the 8 Navy may enter into an agreement with the City and the 9 California State Lands Commission (referred to in this section as "SLC") if such agreement includes the fol-10 11 lowing terms:

- (1) That the City, SLC, and the Governor of
 California agree to a deferral of the completion of all
 environmental remedial actions necessary to protect
 human health and the environment with respect to
 the real property until after the date of the transfer.
- 17 (2) That additional remedial action found to be
 18 necessary after the date of such transfer shall be
 19 conducted by the Secretary.
- 20 (3) That the Secretary shall have access to the
 21 property after the date of such transfer for the pur22 pose of conducting such remedial actions.

(b) TRANSFER.—If the Secretary of the Navy issues
a determination that the real property described in subsection (a) is suitable for transfer to the City, such transfer may be accomplished using a quitclaim deed or other

legal instrument and upon terms and conditions mutually 1 2 satisfactory to the Secretary and the City that include— 3 (1) the terms described in paragraphs (1) 4 through (3) of subsection (a); and 5 (2) such additional terms and conditions as the 6 Secretary considers appropriate to protect the inter-7 ests of the United States. 8 (c) DESCRIPTION OF PROPERTY.—The exact acreage 9 and legal description of the property to be transferred 10 under subsection (a) shall be determined by a survey satis-11 factory to the Secretary of the Navy. 12 SEC. 2844. RELEASE OF INTERESTS RETAINED IN CAMP JO-13 SEPH T. ROBINSON, ARKANSAS, FOR USE OF 14 SUCH LAND AS A TRAINING AREA FOR THE 15 ARKANSAS DEPARTMENT OF PUBLIC SAFETY. 16 (a) Release of Retained Interests.— 17 (1) IN GENERAL.—With respect to a parcel of 18 land at Camp Joseph T. Robinson, Arkansas, con-19 sisting of approximately 241.33 acres that lies in a 20 part of section 2, township 2 north, range 12 west, 21 Pulaski County, Arkansas, and comprising a portion 22 of the property conveyed by the United States to the 23 State of Arkansas for training of the National 24 Guard and for other military purposes pursuant to 25 "An Act authorizing the transfer of part of Camp 1 Joseph T. Robinson to the State of Arkansas", ap-2 proved June 30, 1950 (64 Stat. 311, chapter 429), 3 the Secretary of the Army may release the terms 4 and conditions imposed, and reversionary interests 5 retained, by the United States under section 2 of 6 such Act, and the right to reenter and use the prop-7 erty retained by the United States under section 3 8 of such Act.

9 (2) IMPACT ON OTHER RIGHTS OR INTER-10 ESTS.—The release of terms and conditions and re-11 tained interests under paragraph (1) with respect to 12 the parcel described in such paragraph shall not be 13 construed to alter the rights or interests retained by 14 the United States with respect to the remainder of 15 the real property conveyed to the State of Arkansas 16 under the Act described in such paragraph.

17 (b) INSTRUMENT OF RELEASE AND DESCRIPTION OF18 PROPERTY.—

(1) IN GENERAL.—The Secretary of the Army
may execute and file in the appropriate office a deed
of release, amended deed, or other appropriate instrument reflecting the release of terms and conditions and retained interests under subsection (a).

24 (2) LEGAL DESCRIPTION.—The exact acreage25 and legal description of the property described in

1 subsection (a) shall be determined by a survey satis-2 factory to the Secretary of the Army. 3 (c) CONDITIONS ON RELEASE AND REVERSIONARY 4 INTEREST.— 5 (1) Use as arkansas department of public 6 SAFETY TRAINING AREA AND REVERSIONARY INTER-7 EST.— 8 (A) ARKANSAS DEPARTMENT OF PUBLIC 9 SAFETY TRAINING AREA.—The State of Arkan-10 sas may use the parcel of land described in sub-11 section (a)(1) only for Arkansas Department of 12 Public Safety, or a division of the Arkansas De-13 partment of Public Safety, led training and re-14 lated activities. 15 (\mathbf{B}) REVERSIONARY INTEREST.—If the 16 Secretary of the Army determines at any time 17 that the parcel of land described in subsection 18 (a)(1) is not being used in accordance with the 19 purpose specified in subparagraph (A), all right, 20 title, and interest in and to the land, including 21 any improvements thereto, shall, at the option 22 of the Secretary, revert to and become the prop-23 erty of the United States, and the United 24 States shall have the right of immediate entry 25 onto such parcel.

1 (2) ADDITIONAL TERMS AND CONDITIONS.— 2 The Secretary of the Army may require in the in-3 strument of release such additional terms and condi-4 tions in connection with the release of terms and 5 conditions and retained interests under subsection 6 (a) as the Secretary considers appropriate to protect 7 the interests of the United States.

8 (d) REIMBURSEMENTS. PAYMENT OF ADMINISTRA-9 TIVE COSTS.—

- 10 (1) PAYMENT REQUIRED.—
- 11 (A) IN GENERAL.—The Secretary of the 12 Army may require the State of Arkansas to 13 cover costs to be incurred by the Secretary, or 14 to reimburse the Secretary for costs incurred by 15 the Secretary, to carry out the release of terms 16 and conditions and retained interests under 17 subsection (a), including survey costs, costs re-18 lated to environmental documentation, and 19 other administrative costs related to the release.

(B) REFUND OF AMOUNTS.—If amounts
paid to the Secretary by the State of Arkansas
in advance under subparagraph (A) exceed the
costs actually incurred by the Secretary to carry
out the release, the Secretary shall refund the
excess amount to the State.

1 (2)TREATMENT OF AMOUNTS RECEIVED.— 2 Amounts received under paragraph (1) as reimbursement for costs incurred by the Secretary to 3 4 carry out the release of terms and conditions and re-5 tained interests under subsection (a) shall be cred-6 ited to the fund or account that was used to cover 7 the costs incurred by the Secretary in carrying out 8 the release. Amounts so credited shall be merged 9 with amounts in such fund or account and shall be 10 available for the same purposes, and subject to the 11 same conditions and limitations, as amounts in such 12 fund or account. Subtitle E—Other Matters 13 14 SEC. 2851. EXTENSION OF PROHIBITION ON JOINT USE OF 15 HOMESTEAD AIR RESERVE BASE WITH CIVIL 16 AVIATION. 17 Section 2874 of the James M. Inhofe National Defense Authorization Act for Fiscal Year 2023 (Public Law 18 19 117–263; 136 Stat. 3014) is amended by striking "On or 20 before September 30, 2026", and inserting "On or before 21 September 30, 2036".

22 SEC. 2852. SCHEDULE OF REPAIRS AT NAVAL AIR STATION, 23 PENSACOLA, FLORIDA.

(a) SCHEDULE.—The Secretary of the Navy shall de-velop and implement a plan for repair or replacement of

1	facilities at Naval Air Station Pensacola that the Sec-
2	retary determines are damaged by Hurricane Sally.
3	(b) ELEMENTS.—The plan required under subsection
4	(a) shall include the following:
5	(1) An estimate of the cost and schedule for—
6	(A) the repair of Hangar 3260; and
7	(B) a military construction project (as de-
8	fined in section 2801 of title 10, United States
9	Code) to replace Hangar 3260 and other infra-
10	structure at Naval Air Station, Pensacola, Flor-
11	ida, that the Secretary of the Navy determines
12	are damaged by Hurricane Sally.
13	(2) An assessment that compares the estimated
14	cost and schedule under subparagraph (A) of para-
15	graph (1) to the estimated cost and schedule under
16	subparagraph (B) of such subparagraph.
17	(3) Any planned demolition projects necessary
18	to support future military construction.
19	(4) An assessment of how the repair and re-
20	placement schedules for facilities at Naval Air Sta-
21	tion Pensacola that the Secretary determines are
22	damaged by Hurricane Sally support current and fu-
23	ture operational requirements at the naval air sta-
24	tion.

(c) LIMITATION.—Of the amounts authorized to be
 appropriated by this Act or otherwise made available for
 fiscal year 2025 for the Office of the Secretary of the Navy
 for travel expenses, not more than 80 percent may be obli gated or expended until the Secretary of the Navy submits
 to the congressional defense committees the schedule re quired by subsection (a).

8 (d) DEFINITIONS.—In this section, the terms "facil-9 ity" and "military construction project" have the mean-10 ings given such terms in section 2801 of title 10, United 11 States Code.

12 SEC. 2853. MODIFICATION OF REQUIREMENTS.

13 Section 2889 of the National Defense Authorization
14 Act for Fiscal Year 2024 is amended—

15 (1) by inserting "or 2025" after "fiscal year
16 2024";

17 (2) by striking "June 30, 2024, when"; and

18 (3) by striking "shall complete" and inserting19 "have completed".

20 SEC. 2854. DEPARTMENT OF DEFENSE POLICY RELATING
21 TO CONTRACTORS FOR MILITARY CONSTRUC22 TION PROJECTS.

The Secretary of Defense shall issue a policy to re-quire that, when considering an offer for a contract for

work on a military construction project, each Secretary of
 a military department shall consider—

- 3 (1) the proximity of the proposed contractors
 4 for such contract to the location of performance of
 5 such contract; and
- 6 (2) the use of contractors and subcontractor
 7 that are considered local for the performance of such
 8 contract.
- 9 SEC. 2855. SURVEY AND PROCEDURES FOR MUNITIONS OF
 10 EXPLOSIVE CONCERN ON MILITARY INSTAL11 LATIONS IN GUAM.

(a) SURVEY REQUIRED.—Not later than 180 days
after the date of the enactment of this Act, the Secretary
of Defense shall conduct a survey of the military installations on Guam, using available technologies to characterize the real property of such military installations as
being at high, medium, or low risk for containing munitions of explosive concern.

(b) PROCEDURES REQUIRED.—Not later than 180
days after the date of completion of the survey, the Secretary shall issue procedures for such real property characterized as low- and medium-risk to expedite military
construction projects relating to such real property to the
maximum extent as is safely practicable.

1 (c) BRIEFING REQUIRED.—Not later than 30 days 2 after the date of issuance of the procedures described in 3 subsection (b), Secretary shall provide to the Committees 4 on Armed Services of the Senate and the House of Rep-5 resentatives a briefing on the results of the survey conducted under subsection (a), the procedures described in 6 7 subsection (b), and how such procedures will expedite the 8 completion of military construction projects on Guam.

9 SEC. 2856. MARKET SURVEY OF DOMESTIC SUPPLIERS OF

SAND AND GRAVEL FOR MARINE CONCRETE.

(a) MARKET SURVEY REQUIRED.—Not later than 90
days after the date of the enactment of this Act, the Secretary of Defense shall conduct a market survey of domestic entities that—

(1) are capable of supplying sand and gravel
that conforms with the standards found in the Unified Facilities Guide Criteria 03–31–29 (relating to
marine concrete with service life modeling); and

(2) have the associated marine logistical capacity to load and transport the such sand and gravel
to the geographic area covered by the United States
Indo-Pacific Command.

(b) REPORT TO CONGRESS.—Not later than 30 days
after completing the market survey under subsection (a),
the Secretary of Defense shall submit to the congressional

defense committees a report that includes the results of
 the market survey and an assessment of whether there is
 access to sufficient domestic sources of sand and gravel
 to meet national security and military construction re quirements.

DIVISION C-DEPARTMENT OF 6 ENERGY NATIONAL SECURITY 7 **AUTHORIZATIONS** AND 8 **OTHER AUTHORIZATIONS** 9 XXXI—DEPARTMENT TITLE OF 10 ENERGY NATIONAL SECURITY 11 PROGRAMS 12 Subtitle A—National Security 13 **Programs and Authorizations** 14 15 SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRA-16 TION.

(a) AUTHORIZATION OF APPROPRIATIONS.—Funds
are hereby authorized to be appropriated to the Department of Energy for fiscal year 2025 for the activities of
the National Nuclear Security Administration in carrying
out programs as specified in the funding table in section
4701.

23 (b) AUTHORIZATION OF NEW PLANT PROJECTS.—
24 From funds referred to in subsection (a) that are available
25 for carrying out plant projects, the Secretary of Energy

may carry out new plant projects for the National Nuclear
 Security Administration as follows:

3	Project 25–D–511, PULSE New Access, Ne-
4	vada National Security Site, Mercury, Nevada,
5	\$25,000,000.
(

6 Project 25–D–510, Plutonium Mission Safety
7 and Quality Building, Los Alamos National Labora8 tory, Los Alamos, New Mexico, \$48,500,000.

9 Project 25–D–530, Naval Examination Acquisi-

10 tion Project, Naval Reactors Facility, Idaho Falls,11 Idaho: \$45,000,000.

12 SEC. 3102. DEFENSE ENVIRONMENTAL CLEANUP.

Funds are hereby authorized to be appropriated to
the Department of Energy for fiscal year 2025 for defense
environmental cleanup activities in carrying out programs
as specified in the funding table in section 4701.

17 SEC. 3103. OTHER DEFENSE ACTIVITIES.

Funds are hereby authorized to be appropriated to 19 the Department of Energy for fiscal year 2025 for other 20 defense activities in carrying out programs as specified in 21 the funding table in section 4701.

22 SEC. 3104. NUCLEAR ENERGY.

Funds are hereby authorized to be appropriated to the Department of Energy for fiscal year 2025 for nuclear energy as specified in the funding table in section 4701.

1	Subtitle B—Program Authoriza-
2	tions, Restrictions, and Limita-
3	tions
4	SEC. 3111. PROHIBITION ON ADMITTANCE TO NATIONAL
5	SECURITY LABORATORIES AND NUCLEAR
6	WEAPONS PRODUCTION FACILITIES.
7	Section 4502 of the Atomic Energy Defense Act (50 $$
8	U.S.C. 2652) is amended—
9	(1) in subsection (a), by inserting ", subject to
10	subsection (b)," after "unless";
11	(2) by redesignating subsections (b) and (c) as
12	subsections (c) and (e), respectively; and
13	(3) by inserting after subsection (a) the fol-
14	lowing new subsection:
15	"(b) Prohibition on Admittance.—
16	"(1) IN GENERAL.—Except as provided in para-
17	graph (2), the Secretary of Energy may not admit
18	to any facility of a national security laboratory or
19	any nuclear weapons production facility, other than
20	an area accessible to the general public, any indi-
21	vidual who is a citizen or agent of the People's Re-
22	public of China or the Russian Federation.
23	"(2) WAIVER.—The Secretary of Energy may
24	waive the prohibition under paragraph (1) with re-
25	spect to an individual if, not later than 30 days prior

1	to admitting such individual to a facility described in
2	such paragraph, the Secretary certifies to the appro-
3	priate congressional committees that—
4	"(A) the admittance of such individual to
5	the facility is in the national security interests
6	of the United States;
7	"(B) no classified or restricted data will be
8	revealed to such individual in connection with
9	the individual's admittance to the facility; and
10	"(C) a background review has been com-
11	pleted with respect to such individual.";
12	(4) by inserting after subsection (c), as so re-
13	designated, the following:
14	"(d) RULE OF CONSTRUCTION.—Nothing in this sec-
15	tion shall be construed to prohibit a citizen or lawful per-
16	manent resident of the United States from accessing a na-
17	tional security laboratory or nuclear weapons production
18	facility."; and
19	(5) in subsection (e), as so redesignated—
20	(A) by redesignating paragraphs (1) and
21	(2) as paragraphs (2) and (3) , respectively; and
22	(B) by inserting before paragraph (2), as
23	so redesignated, the following:
24	"(1) The term 'appropriate congressional com-
25	mittees' means—

"(A) the Committee on Appropriations, the
 Committee on Armed Services, and the Com mittee on Energy and Natural Resources of the
 Senate; and
 "(B) the Committee on Appropriations, the

6 Committee on Armed Services, and the Com-7 mittee on Energy and Commerce of the House 8 of Representatives.".

9 SEC. 3112. PROHIBITION ON AVAILABILITY OF FUNDS TO 10 RECONVERT OR RETIRE W76-2 WARHEADS.

(a) PROHIBITION.—Except as provided in subsection
(b), none of the funds authorized to be appropriated by
this Act or otherwise made available for fiscal year 2025
for the National Nuclear Security Administration may be
obligated or expended to reconvert or retire a W76–2 warhead.

17 (b) WAIVER.—The Administrator for Nuclear Secu-18 rity may waive the prohibition under subsection (a) if the 19 Administrator, in consultation with the Secretary of De-20 fense and the Chairman of the Joint Chiefs of Staff, cer-21 tifies in writing to the congressional defense committees 22 that—

(1) Russia and China do not possess naval capabilities similar to the W76–2 warhead in the active stockpiles of the respective countries; and

(2) the Department of Defense does not have a
 valid military requirement for the W76–2 warhead.
 Subtitle C—Other Matters SEC. 3121. MODIFICATION TO AND TERMINATION OF CER- TAIN REPORTING REQUIREMENTS UNDER ATOMIC ENERGY DEFENSE ACT. (a) PLAN FOR CONSTRUCTION AND OPERATION OF

8 MOX FACILITY.—Section 4306 of the Atomic Energy De9 fense Act (50 U.S.C. 2566(a)(3)) is amended in sub10 section (a)(3)(A) by striking "for as long as the MOX fa11 cility is in use" and inserting "through 2024".

12 (b) PLANNED DISPOSITION PROGRAM.—Such section is further amended in subsection (e) by striking "If on 13 July 1 each year beginning in 2025 and continuing for 14 15 as long as the MOX facility is in use, less than 34 metric tons of defense plutonium or defense plutonium materials 16 have been processed by the MOX facility" and inserting 17 "If less than 34 metric tons of defense plutonium or de-18 fense plutonium materials have been processed by the 19 MOX facility by October 1, 2026". 20

1 TITLE XXXII—DEFENSE NU-

2 CLEAR FACILITIES SAFETY 3 BOARD

4 SEC. 3201. AUTHORIZATION.

There are authorized to be appropriated for fiscal
year 2025, \$47,210,000 for the operation of the Defense
Nuclear Facilities Safety Board under chapter 21 of the
Atomic Energy Act of 1954 (42 U.S.C. 2286 et seq.).

9 TITLE XXXIV—NAVAL 10 PETROLEUM RESERVES

11 SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.

(a) AMOUNT.—There are hereby authorized to be appropriated to the Secretary of Energy \$13,010,000 for fiscal year 2025 for the purpose of carrying out activities
under chapter 869 of title 10, United States Code, relating
to the naval petroleum reserves.

(b) PERIOD OF AVAILABILITY.—Funds appropriatedpursuant to the authorization of appropriations in sub-section (a) shall remain available until expended.

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1TITLE XXXV—MARITIME2ADMINISTRATION3Subtitle A—Maritime4Administration

5 SEC. 3501. AUTHORIZATION OF APPROPRIATIONS FOR MAR-

ITIME ADMINISTRATION.

7 There are authorized to be appropriated to the De8 partment of Transportation for fiscal year 2025, for pro9 grams associated with maintaining the United States Mer10 chant Marine, the following amounts:

11	(1) For expenses necessary to support the
12	United States Merchant Marine Academy,
13	\$191,000,000, of which—
14	(A) $$105,000,000$ shall be for Academy
15	operations;
16	(B) \$64,000,000 shall be for United States
17	Merchant Marine Academy capital improvement
18	projects; and
19	(C) $$22,000,000$ shall be for facilities
20	maintenance and repair and equipment.

21 (2) For expenses necessary to support the State
22 maritime academies, \$58,900,000, of which—

23 (A) \$4,800,000 shall be for the Student
24 Incentive Payment Program;

1	(B) $$6,000,000$ shall be for direct pay-
2	ments for State maritime academies;
3	(C) $$17,600,000$ shall be for training ship
4	fuel assistance;
5	(D) $$6,000,000$ shall be for offsetting the
6	costs of training ship sharing; and
7	(E) $$24,500,000$ shall be for maintenance
8	and repair of State maritime academy training
9	vessels.
10	(3) For expenses necessary to support the Na-
11	tional Security Multi-Mission Vessel program, in-
12	cluding funds for construction and necessary ex-
13	penses to construct shoreside infrastructure to sup-
14	port such vessels, \$75,000,000.
15	(4) For expenses necessary to support Maritime
16	Administration operations and programs,
17	\$108,000,000, of which—
18	(A) $$15,000,000$ shall be for the maritime
19	environmental and technical assistance program
20	under section 50307 of title 46, United States
21	Code;
22	(B) $$15,000,000$ shall be for the United
23	States marine highways program, including to
24	make grants authorized under section 55601 of
25	title 46, United States Code; and

(C) \$78,000,000 shall be for headquarters
 operations expenses.

3 (5) For expenses necessary for the disposal of
4 obsolete vessels in the National Defense Reserve
5 Fleet of the Maritime Administration, \$6,000,000.

6 (6) For expenses necessary to maintain and
7 preserve a United States flag merchant marine to
8 serve the national security needs of the United
9 States under chapter 531 of title 46, United States
10 Code, \$390,000,000.

(7) For expenses necessary for the loan guarantee program under chapter 537 of title 46, United
States Code, \$3,700,000, which may be used for administrative expenses relating to loan guarantee
commitments under such program.

16 (8) For expenses necessary to provide assist17 ance to small shipyards and for maritime training
18 programs authorized under section 54101 of title 46,
19 United States Code, \$35,000,000.

(9) For expenses necessary to implement the
port infrastructure development program, as authorized under section 54301 of title 46, United States
Code, \$500,000,000, to remain available until expended, except that no such funds authorized under
this title for this program may be used to provide

1 a grant to purchase fully automated cargo handling 2 equipment that is remotely operated or remotely 3 monitored with or without the exercise of human 4 intervention or control, if the Secretary of Transpor-5 tation determines such equipment would result in a 6 net loss of jobs within a port or port terminal. If 7 such a determination is made, the data and analysis 8 for such determination shall be reported to the Com-9 mittee on Commerce, Science, and Transportation of 10 the Senate and the Committee on Transportation 11 and Infrastructure of the House of Representatives 12 not later than 3 days after the date of the deter-13 mination.

14 SEC. 3502. REAUTHORIZATION OF MARITIME SECURITY 15 PROGRAM.

(a) AWARD OF OPERATING AGREEMENTS.—Section
53103 of title 46, United States Code, is amended by
striking "2035" each place it appears and inserting
"2040".

20 (b) EFFECTIVENESS OF OPERATING AGREE21 MENTS.—Section 53104(a) of title 46, United States
22 Code, is amended by striking "2035" and inserting
23 "2040".

24 (c) ANNUAL PAYMENTS.—Section 53106(a)(1) of
25 title 46, United States Code, is amended—

1	(1) in subparagraph (C), by striking " 2024 ,
2	and 2025" and inserting ", and 2024";
3	(2) by redesignating subparagraphs (D)
4	through (F) as subparagraphs (E) through (G), re-
5	spectively;
6	(3) by inserting after subparagraph (C) the fol-
7	lowing new subparagraph (D):
8	((D) \$6,500,000 for each of fiscal years
9	2025 and 2026;";
10	(4) in subparagraph (E), as so redesignated—
11	(A) by striking "\$5,800,000" and inserting
12	"\$6,675,500"; and
13	(B) by striking "2026, 2027," and insert-
14	ing "2027";
15	(5) in subparagraph (F), as so redesignated—
16	(A) by striking "\$6,300,000" and inserting
17	"\$6,855,000"; and
18	(B) by striking ", 2030, and 2031; and"
19	and inserting "and 2030;";
20	(6) in subparagraph (G), as so redesignated—
21	(A) by striking "\$6,800,000" and inserting
22	``\$7,040,000'';
23	(B) by inserting "2031 and" before
24	"2032"; and

1	(C) by striking ", 2033, 2034, and 2035."
2	and inserting a semicolon; and
3	(7) by adding at the end the following new sub-
4	paragraphs:
5	"(H) $$7,230,000$ for each of fiscal years
6	2033 and 2034;
7	((I) \$7,426,000 for each of fiscal years
8	2035 and 2036;
9	(J) \$7,626,000 for each of fiscal years
10	2037 and 2038; and
11	"(K) \$7,832,000 for each of fiscal years
12	2039 and 2040.".
13	(d) Authorization of Appropriations.—Section
14	53111 of title 46, United States Code, is amended—
15	(1) in paragraph (3) , by striking "2024, and
16	2025" and inserting "and 2024";
17	(2) by redesignating paragraphs (4) through
18	(6) as paragraphs (5) through (7) , respectively;
19	(3) by inserting after paragraph (3) the fol-
20	lowing new paragraph (4):
21	"(4) \$390,000,000 for each of fiscal years 2025
22	and 2026;";
23	(4) in paragraph (5), as so redesignated—
24	(A) by striking "\$348,000,000" and in-
25	serting "\$400,500,000"; and

1	(B) by striking "2026, 2027," and insert-
2	ing ''2027'';
3	(5) in paragraph (6), as so redesignated—
4	(A) by striking "\$378,000,000" and in-
5	serting "\$411,300,000"; and
6	(B) by striking ", 2030, and 2031; and"
7	and inserting "and 2030;";
8	(6) in paragraph (7), as so redesignated—
9	(A) by striking "\$408,000,000" and in-
10	serting "\$422,400,000"; and
11	(B) by striking "2032, 2033, 2034, and
12	2035" and inserting "2031 and 2032"; and
13	(7) by adding at the end the following new
14	paragraphs:
15	"(8) \$433,800,000 for each of fiscal years 2033
16	and 2034;
17	"(9) \$445,560,000 for each of fiscal years 2035
18	and 2036;
19	"(10) \$457,560,000 for each of fiscal years
20	2037 and 2038; and
21	"(11) \$469,920,000 for each of fiscal years
22	2039 and 2040.".

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Subtitle B—Maritime Infrastructure

3 SEC. 3511. PORT INFRASTRUCTURE DEVELOPMENT PRO-

GRAM.

5 (a) PORT INFRASTRUCTURE DEVELOPMENT6 GRANTS.—

(1) IN GENERAL.—In making port infrastructure development grants under section 54301 of title
46, United States Code, for fiscal years 2025 and
2026 using funds appropriated after the date of the
enactment of this Act, the Secretary of Transportation shall treat a project described in paragraph
(2) as—

14 (A) having met the requirements of para15 graph (1) and (6)(A)(i) of section 54301(a) of
16 such title; and

17 (B) an eligible project under paragraph (3)18 of such section.

19 (2) PROJECT DESCRIBED.—A project described
20 in this paragraph is a project to provide shore power
21 at a port that services—

(A) passenger vessels described in section
3507(k) of title 46, United States Code; and
(B) vessels that move goods or freight.
(b) CATEGORICAL EXCLUSIONS.—

1 (1) RECIPROCAL USE OF CATEGORICAL EXCLU-2 SIONS.—Not later than 6 months after the date of 3 enactment of this Act, the Secretary of Transpor-4 tation shall issue a notice of proposed rulemaking to 5 establish that the Maritime Administrator may ap-6 prove any action qualifying as a categorical exclusion 7 established by the Federal Highway Administration. 8 the Federal Transit Administration, or the Federal 9 Railroad Administration, as outlined in part 771 of 10 title 23, Code of Federal Regulations, when the ap-11 plicable requirements of that categorical exclusion 12 have been met. 13

(2) New categorical exclusions.—

14 GENERAL.—Not later than 6 (\mathbf{A}) IN 15 months after the date of enactment of this Act, 16 the Secretary shall publish a notice of proposed 17 rulemaking to propose new Maritime Adminis-18 tration categorical exclusions for port authority 19 projects that are in compliance with the Na-20 tional Environmental Policy Act of 1969 (42) 21 U.S.C. 4321 et seq.).

22 (B) EXPANDING LIST.—The Maritime Ad-23 ministration's list of categorical exclusions may 24 be expanded with the goal of having a list that 25 allows the Maritime Administration to issue

categorical exclusions that maritime port au thorities would typically use, independently of
 the lists of other Department of Transportation
 modal agencies, including categorical exclusions
 that the Secretary determines would be useful
 to maritime port authorities in the course of
 Federal grant-funded projects.

8 (3) PROCESS FOR REGULAR UPDATES.—The 9 Secretary shall include in the rule required by para-10 graph (2) a process by which the Maritime Adminis-11 tration will update the list of categorical exclusions 12 to reflect lessons learned in grant administration 13 and project construction that lead to new efficiencies 14 in the requirements of the National Environmental 15 Policy Act of 1969 (42 U.S.C. 4321 et seq.).

16 (c) APPLICATION TIMELINES.—Section 54301(a)(5)
17 of title 46, United States Code, is amended by adding at
18 the end the following:

"(C) DELAYED NOTICE OF FUNDING OPPORTUNITY.—If an amendment is made to a
published solicitation for grant applications
such that an applicant would need the information contained in the amendment to draft an
application, other than an amendment of the
amount of grant funding available, the Sec-

1	retary shall extend the application deadline by
2	the number of days between the initial solicita-
3	tion and the amendment.".
4	(d) PROJECT BUDGET REVIEWS.—Section
5	54301(a)(9) of title 46, United States Code, is amended—
6	(1) in subparagraph (B) by striking "and" at
7	the end;
8	(2) in subparagraph (C) by striking the period
9	at the end and inserting "; and"; and
10	(3) by adding at the end the following:
11	"(D) grant contracts are approved effi-
12	ciently by the Secretary, minimizing delays for
13	minor adjustments to project scopes and budg-
14	ets due to inflationary effects on projects.".
15	(e) Staffing and Grant Timelines.—Section
16	54301(a)(11) of title 46, United States Code, is amended
17	by adding at the end the following:
18	"(C) Administrative and oversight
19	REPORT.—Not later than 365 days after the
20	date of the enactment of this subparagraph,
21	and each year thereafter, the Secretary shall
22	submit to Congress a report on the average
23	length of grant obligation timelines and the na-
24	ture of any staffing shortages relevant to ad-
25	ministering this program.".

1 SEC. 3512. SEALIFT CAPABILITY.

2 (a) TITLE 46.—Subtitle V of title 46, United States

3 Code, is amended by inserting after chapter 575 the fol-

4 lowing:

5 **"CHAPTER 577—STRATEGIC SEALIFT**

"57701. Procurement, maintenance, and operation.

"57702. Sealift prioritization.

"57703. Interaction with programs.

"57704. Assessment on maritime infrastructure readiness.

"57705. Definition of treaty allies.

6 "§ 57701. Procurement, maintenance, and operation

7 "(a) IN GENERAL.—The Secretary of Transportation
8 and the Secretary of Defense shall build, acquire, main9 tain, coordinate, support, and operate a civil, commercial,
10 and military sealift capability sufficient to provide capacity
11 and resiliency for unilateral United States strategic sealift
12 in peace, crisis, and war.

13 "(b) SUPPLEMENTAL CAPABILITY.—Sealift capa-14 bility built, acquired, maintained, supported, and operated by the Secretary of Transportation and Secretary of De-15 16 fense shall be in addition to capability available under the 17 Maritime Security Program under chapter 531, the Cable 18 Security Program under chapter 532, the Tanker Security 19 Program under chapter 534, the Ready Reserve Force 20under chapter 571, and vessels operated by the Military 21 Sealift Command.

1 "§ 57702. Sealift prioritization

2 "(a) IN GENERAL.—In building, acquiring, maintain3 ing, coordinating, supporting, and operating sealift capa4 bility in time of peace, crisis, and war, the Secretary of
5 Transportation and the Secretary of Defense shall give
6 priority to the following categories of vessels in the fol7 lowing order:

8 "(1) Commercial United States-flagged vessels.
9 "(2) United States Government owned and op10 erated sealift vessels.

11 "(3) Vessels documented by treaty allies.

"(b) PRIORITIZATION.—In moving through the order
of priority under this section, the Secretary of Defense,
in consultation with the Secretary of Transportation, shall
determine the timing of moving through the categories of
vessels in the order specified in subsection (a).

17 "§ 57703. Interaction with programs

18 "The Secretary of Transportation and the Secretary 19 of Defense may acquire ships documented by treaty allies or maintain and repair ships documented by treaty allies 2021 which meet the criteria for participation in the Maritime 22 Security Program under chapter 531, the Cable Security Program under chapter 532, the Tanker Security Pro-23 24 gram under chapter 534, Ready Reserve Fleet, and the fleet under this chapter. 25

1 "§ 57704. Assessment on maritime infrastructure 2 readiness

3 "(a) IN GENERAL.—Not later than March 1, 2026,
4 and every two years thereafter, the Secretary of Defense,
5 in consultation with the Secretary of Homeland Security,
6 the Secretary of Commerce, and the Secretary of Trans7 portation shall provide Congress an assessment on—

8 "(1) the readiness and sufficiency of America's 9 maritime infrastructure, shipping industry, ship-10 building industry, and United States-flagged, owned, 11 and operated fleets to meet strategic sealift require-12 ments and operate in a contested environment;

"(2) the vulnerability of the United States'
economy to coercion or control from our nation's
strategic competitors through ocean-going trades;

"(3) the vulnerability of critical infrastructure
in the United States maritime transportation system, including ports, shipyards, repair yards, inland
waterways, and the domestic fleet, and foreign investment in maritime infrastructure; and

21 "(4) how to de-risk the maritime transportation22 system for such vulnerabilities.

23 "(b) REVIEW OF ARRANGEMENTS AND AGREE24 MENTS.—Not later than March 1, 2026, and every two
25 years thereafter, the Secretary of Transportation shall
26 provide Congress an assessment on—

"(1) existing arrangements and agreements
 with treaty allies for access to the global maritime
 transportation infrastructure such as ports, harbors,
 and waterways; and

5 "(2) existing assurances, arrangements, and
6 agreements with treaty allies to augment United
7 States sealift capabilities in times of crisis and war.

8 "§ 57705. Definition of treaty allies

9 "In this chapter, the term 'treaty allies' means na10 tions with whom the United States has entered into mu11 tual defense treaties.".

12 (b) Reports and Briefings.—

13 (1) IN GENERAL.—Not later than March 1, 14 2025, the Secretary of Transportation, in coordina-15 tion with the Secretary of State and the Secretary 16 of Defense, shall provide to Congress an evaluation 17 of the status of treaty allies (as such term is defined 18 in section 57705 of title 46, United States Code) 19 sealift assurances, including an assessment of inter-20 national agreements to meet wartime sealift require-21 ments of such allies and augment United States sea-22 lift requirements during peace, crisis, and war, and 23 recommendations for updating such agreements to 24 reflect the global security environment.

25 (2) BRIEFING ON SHIPBUILDING CAPACITY.—

1 (A) IN GENERAL.—Not later than March 2 1, 2025, the Secretary of Transportation and 3 Secretary of Defense shall brief Congress on 4 the capacity of the United States shipbuilding 5 industry to meet the requirements to build, 6 maintain, and repair the strategic sealift fleet described under chapter 577 of title 46, United 7 8 States Code.

9 (\mathbf{B}) CONTENTS.—In briefing Congress 10 under subparagraph (A), the Secretary of 11 Transportation and the Secretary of Defense 12 shall include an assessment and recommenda-13 tions for improving the critical shipbuilding in-14 frastructure, workforce recruitment, develop-15 ment, and retention, and critical supply chains 16 and critical repair parts of the United States, 17 including ways in which treaty allies (as such 18 term is defined in section 57705 of title 46, 19 United States Code) can contribute.

20 (3) BRIEFING ON PRIVILEGING FLEET.—

(A) IN GENERAL.—Not later than March
1, 2025, the Secretary of Transportation, in coordination with the Secretary of Homeland Security, the Secretary of Commerce, and the
Chairman of the Federal Maritime Commission,

shall brief Congress on available options for es tablishing privileges for the United States owned and United States-documented commer cial fleet participating in the international
 ocean-based trading market that will sustain
 and significantly grow the United States flagged fleet.

8 (\mathbf{B}) CONTENTS.—In briefing Congress 9 under subparagraph (A), the Secretary shall 10 provide recommendations for and potential in-11 centives, for civil, commercial, and government 12 entities, including treaty allies (as such term is 13 defined in section 57705 of title 46, United 14 States Code), to ship goods on the United 15 States-flagged fleet.

16 (4) REPORT ON PRIVILEGE.—

17 (A) IN GENERAL.—Not later than March 18 1, 2025, the Secretary of Transportation, in co-19 ordination with the Secretary of Commerce and 20 the Director of the Office of Management and 21 Budget, shall submit to Congress a report that 22 includes ways to ensure the sealift fleet under 23 chapter 577 of title 46, United States Code, is 24 privileged in regulation, fees, and policy com-25 pared to foreign vessels conducting trade with

a United States domiciled entity, while remain ing consistent with the international obligations
 of the United States.

4 (B) CONTENTS.—In submitting the report 5 under subparagraph (A), the Secretary of 6 Transportation shall include options for regu-7 lating foreign flagged shipping trade with the 8 United States in order to sustain and grow the 9 Maritime Security Program, Tanker Security 10 Program, and other commercial United States-11 flagged ships that comprise the sealift fleet 12 under chapter 577 of title 46, United States 13 Code.

14 (5) REPORT ON REQUIREMENTS FOR SEALIFT
15 FORCE DEPLOYMENT.—

16 (A) IN GENERAL.—Not later than March 17 1, 2025, the Secretary of Defense shall submit 18 to Congress a report on requirements to main-19 tain, improve, or grow the Maritime Security 20 Program, Tanker Security Program, Ready Re-21 serve Force, and the sealift fleet under chapter 22 577 of title 46, United States Code, over the 23 decade following the date of enactment of this 24 Act.

1	(B) CONTENTS.—The report under sub-
2	paragraph (A) shall include a plan for making
3	the Ready Reserve Force active in international
4	trade through a public-private partnership that
5	enables financing, building, manning, operating,
6	maintaining, and repairing the program vessels,
7	while guaranteeing assured effective control in
8	times of crisis or war.
9	(c) Clerical Amendment.—The analysis for sub-
10	title V of title 46, United States Code, is amended by in-

11 serting after the item relating to chapter 575 the fol-12 lowing:

13 Subtitle C—Reports

14 SEC. 3521. INDEPENDENT STUDY AND REPORT ON SHANG-

15 HAI SHIPPING EXCHANGE.

(a) STUDY.—Not later than 1 year after the date of
enactment of this Act, the Secretary of Transportation
shall enter into an agreement with an appropriate independent entity to conduct a study and assessment of the
business practices of the Shanghai Shipping Exchange, including—

(1) any anticompetitive advantages benefittingthe Shanghai Shipping Exchange; and

24 (2) the ability of the Ministry of Transport of25 the People's Republic of China and the Shanghai

Shipping Exchange to manipulate container freight
 markets.

3 (b) ELEMENTS.—In conducting the study and assess4 ment under subsection (a), the appropriate independent
5 entity that enters into an agreement under subsection (a)
6 shall address the following:

7 (1) The influence of the government of the Peo8 ple's Republic of China on the Shanghai Shipping
9 Exchange.

10 (2) The effect of the business practices or influ11 ence of the Shanghai Shipping Exchange on United
12 States consumers and businesses.

13 (3) The ability of a shipping exchange reg-14 istered under section 40504 of title 46, United 15 States Code, and based in the United States to iden-16 tify market manipulation as described in subsection 17 (a)(2) or any otherwise concerning practices by the 18 Shanghai Shipping Exchange and report such inci-19 dents to the Federal Maritime Commission and 20 other Federal regulators.

(4) Any other matters the Secretary or the appropriate independent entity that enters into an agreement under subsection (a) determines to be appropriate for the purposes of the study.

25 (c) REPORT.—

1	(1) IN GENERAL.—Not later than 1 year after
2	the date on which the Secretary enters into an
3	agreement under this section, the appropriate inde-
4	pendent entity shall submit to the Secretary, the
5	congressional defense committees, the Committee on
6	Transportation and Infrastructure of the House of
7	Representatives, and the Committee on Commerce,
8	Science, and Transportation of the Senate a report
9	containing the results of the study conducted under
10	subsection (a).
11	(2) PUBLIC AVAILABILITY.—The Secretary
12	shall publish the report required under paragraph
13	(1) on a publicly accessible website of the Depart-
14	ment of Transportation.
15	(d) Obtaining Official Data.—
16	
	(1) IN GENERAL.—The appropriate independent
17	(1) IN GENERAL.—The appropriate independent entity that enters into an agreement under sub-
17 18	
	entity that enters into an agreement under sub-

21 tion.

(2) REQUEST FOR INFORMATION.—Upon request of the appropriate independent entity that enters into an agreement under subsection (a), the
head of such department or agency shall furnish

1	such information to the appropriate independent en-
2	tity, unless doing so would not be in the public inter-
3	est.
4	(e) Appropriate Independent Entity De-
5	FINED.—In this section, the term "appropriate inde-
6	pendent entity" means—
7	(1) a federally funded research and development
8	center sponsored by a Federal agency;
9	(2) the Transportation Research Board of the
10	National Academies;
11	(3) the Government Accountability Office; or
12	(4) an organization described in section $501(c)$
13	of the Internal Revenue Code of 1986 and exempt
14	from taxation under section 501(a) of such Code.
15	Subtitle D—Other Matters
16	SEC. 3531. EXTENSION OF CERTAIN PROVISIONS RELATING
17	TO TANKER SECURITY FLEET PROGRAM.
18	(a) Operating Agreements.—Section 53404(a) of
19	title 46, United States Code, is amended by striking
20	"2035" and inserting "2040".
21	(b) Authorization of Appropriations.—Section
22	53411 of such title is amended by striking "2035" and
23	inserting "2040".

1 SEC. 3532. REQUIREMENTS FOR PURCHASING FEDERALLY 2 **AUCTIONED VESSELS.** 3 (a) IN GENERAL.—Chapter 571 of title 46, United States Code, is amended by adding at the end the fol-4 5 lowing: "§ 57112. Requirements for purchasing federally auc-6 7 tioned vessels 8 "(a) IN GENERAL.—To be eligible to purchase a covered vessel from the Federal Government, a person shall 9 10 provide proof of— "(1) liability insurance for the operator of such 11 12 covered vessel; 13 "(2) financial resources sufficient to cover 14 maintenance costs of such covered vessel; and 15 "(3) with respect to a covered vessel requiring 16 documentation under chapter 121, an admiralty 17 bond or stipulation. 18 "(b) COVERED VESSEL DEFINED.—In this section, 19 the term 'covered vessel' means a government owned vessel 20 disposed of in accordance with this part and section 548 of title 40.". 21 22 (b) CLERICAL AMENDMENT.—The analysis for chap-23 ter 571 of title 46, United States Code, is amended by 24 adding at the end the following: "57112. Requirements for purchasing federally auctioned vessels.".

1SEC. 3533. RECAPITALIZATION OF NATIONAL DEFENSE RE-2SERVE FLEET.

3 Subsection (a) of section 3546 of the James M.
4 Inhofe National Defense Authorization Act for Fiscal Year
5 2023 (Public Law 117–263; 46 U.S.C. 57100 note) is
6 amended to read as follows:

7 "(a) IN GENERAL.—

"(1) VESSEL CONSTRUCTION.—Subject to the 8 9 availability of appropriations, the Secretary of 10 Transportation, in consultation with the Chief of 11 Naval Operations and the Commandant of the Coast 12 Guard, shall complete the design of a sealift vessel 13 for the National Defense Reserve Fleet to allow for 14 the construction of such vessel to begin in fiscal year 2025.15

16 "(2) AGREEMENT WITH VESSEL CONSTRUCTION 17 MANAGER.—Notwithstanding section 8679 of title 18 10, United States Code, and subject to the avail-19 ability of appropriations made specifically available 20 for reimbursements to the Ready Reserve Force, 21 Maritime Administration account of the Department 22 of Transportation for programs, projects, activities, and expenses related to the National Defense Re-23 24 serve Fleet, the Secretary of the Navy shall support 25 the Secretary of Transportation to seek to enter into 26 an agreement with an appropriate vessel construc-

1	tion manager under which the vessel construction
2	manager shall enter into a contract for the construc-
3	tion of not more than ten such vessels in accordance
4	with this section.".
5	SEC. 3534. POLICIES REGARDING TRAINING OF CERTAIN
6	VETERANS IN THE STATE MARITIME ACAD-
7	EMIES.
8	(a) IN GENERAL.—Not later than 90 days after the
9	date of the enactment of this Act, the Secretary of Trans-
10	portation shall revise—
11	(1) section $310.3(c)(1)$ of title 46, Code of Fed-
12	eral Regulations, to waive the minimum period of
13	training at a State maritime academy for a veteran
14	who—
15	(A) was honorably discharged from an
16	Armed Force; and
17	(B) has a bachelor's degree; and
18	(2) the Federal Curriculum Standards for Mer-
19	chant Marine Officers Training Program so a vet-
20	eran described in paragraph (1) may receive training
21	at a State maritime academy without being required
22	to obtain a second bachelor's degree.
23	(b) DEFINITIONS.—In this section:

1	(1) The term "State maritime academy" has
2	the meaning given such term in section 51102 of
3	title 46, United States Code.
4	(2) The term "veteran" has the meaning given
5	such term in section 101 of title 38, United States
6	Code.
7	SEC. 3535. TECHNICAL CLARIFICATIONS.
8	(a) Port Infrastructure Development Pro-
9	GRAM.—Section 54301(a) of title 46, United States Code,
10	is amended—
11	(1) in paragraph (6) —
12	(A) in subparagraph (A)(ii) by striking
13	"subparagraph (C)" and inserting "subpara-
14	graph (D)"; and
15	(B) by redesignating the second subpara-
16	graph (C) as subparagraph (D);
17	(2) in paragraph $(10)(B)(i)$ by striking "ans"
18	and inserting "and"; and
19	(3) in paragraph $(12)(E)$ by striking "and" be-
20	fore "commercial port".
21	(b) Assistance for Small Shipyards.—Section
22	54101 of title 46, United States Code, is amended by
23	striking subsection (i).
24	(c) NATIONAL DEFENSE RESERVE FLEET.—Section
25	57100 of title 46, United States Code, is amended—

(1) in subsection (b)(1) by striking "section
 902 of the Merchant Marine Act, 1936 (46 App.
 U.S.C. 1242)" and inserting "chapter 563"; and
 (2) in subsection (f)(2) by striking "the such
 use" and inserting "the use of such".

6 (d) MARITIME WORKFORCE WORKING GROUP.—Sec7 tion 3534(d)(1) of the National Defense Authorization Act
8 for Fiscal Year 2024 (Public Law 118–31) is amended
9 by striking "section 3545(a)" and inserting "section
10 3542(a)".

11SEC. 3536. MARITIME WORKFORCE PROMOTION AND RE-12CRUITMENT ACT.

13 (a) PURPOSE.—The purpose of this Act is to address the shortage of workers in the maritime sector and stimu-14 15 late growth in the United States merchant marine and shipbuilding industries by providing funding for a com-16 prehensive marketing, recruiting, and public relations 17 18 campaign. Expanding and nurturing a robust maritime 19 workforce enhances United States national security and 20strategic sealift readiness.

(b) ESTABLISHMENT.—The Secretary of Transportation, in coordination with the Secretary of the department in which the Coast Guard is operating when not operating as a service in the Navy and the Secretary of Defense, shall establish—

1	(1) a targeted campaign promoting the virtues
2	of work in the United States Merchant Marine for
3	the purpose of sailing in international trade, includ-
4	ing Military Sealift Command mariner positions,
5	highlighting the critical need for skilled workers in
6	this sector, and to attract workers to this sector; and
7	(2) a targeted campaign promoting the virtues
8	of work in the United States shipbuilding industry,
9	highlighting the critical need for skilled workers in
10	this sector, and to attract workers to this sector.
11	(c) Contracting.—The Administrator of the Mari-
12	time Administration shall, through a competitive bidding
13	process, contract with a reputable marketing, recruiting,
14	and public relations firm to develop and deploy branding,
15	content, advertising buys, and local and national engage-
16	ment strategies to implement the campaigns described in
17	subsection (b).
18	(d) CAMPAIGN OBJECTIVES.—The campaigns de-
19	scribed in subsection (b) shall focus on the following objec-
20	tives:
21	(1) Emphasize the importance of maritime work
22	for national security.
23	(2) Showcase the numerous opportunities avail-
24	able in the maritime domain.
23	(2) Showcase the numerous opportunities avail-
∠4	

1	(3) Highlight the shortage of workers in the
2	maritime sector.
3	(4) Promote the excitement, benefits, and ap-
4	peal of a career in the maritime industry.
5	(5) Inform potential workers of the points of
6	entry available to join and receive training for such
7	employment, including—
8	(A) the United States Merchant Marine
9	Academy;
10	(B) State and regional maritime academies
11	described in chapter 515 of title 46, United
12	States Code;
13	(C) merchant mariner and shipbuilding
14	labor union training facilities;
15	(D) merchant mariner and shipbuilding
16	apprenticeship programs approved by the Sec-
17	retary of Labor; and
18	(E) shipbuilding industry training pro-
19	grams.
20	(6) Inform potential workers of sources of fi-
21	nancial assistance for training for individuals inter-
22	ested in joining such industry.
23	(7) Attract workers to the United States mer-
24	chant marine and shipbuilding sectors.

1	(e) TARGET AUDIENCE.—In carrying out the cam-
2	paigns under this Act, to raise awareness about the impor-
3	tance of the merchant marine and shipbuilding sectors,
4	the firm selected under subsection (c) shall target a di-
5	verse audience, including—
6	(1) potential workers interested in maritime ca-
7	reers;
8	(2) educational institutions and the students of
9	such institutions considering vocational training in
10	maritime fields;
11	(3) military veterans and individuals seeking ca-
12	reer transitions; and
13	(4) the general public.
14	(f) Reporting and Accountability.—
15	(1) QUARTERLY REPORT.—Not later than 30
16	days after the end of each quarter of each fiscal year
17	during the campaigns carried out under this Act, the
18	firm selected under subsection (c) shall submit to
19	the Administrator of the Maritime Administration
20	and the relevant congressional committees quarterly
21	reports detailing the progress, outreach, and impact
22	of the campaigns, and their effectiveness in increas-
23	ing applications for employment in the United States
24	merchant marine and shipbuilding sectors.

(2) FINAL REPORT.—Not later than 60 days
 after the conclusion of the campaigns carried out
 under this Act, the firm selected under subsection
 (c) shall submit to the Administrator of the Mari time Administration and the relevant congressional
 committees a comprehensive final report.

7 (g) SUNSET CLAUSE.—Any unobligated amount au8 thorized under this section shall expire 3 years after the
9 date on which such amount is appropriated.

10 (h) EFFECTIVE DATE.—Not later than 1 year after 11 the date on which amounts authorized under this section 12 are appropriated, the Administrator of the Maritime Ad-13 ministration shall complete the action described in sub-14 section (c).

(i) AUTHORIZATION OF APPROPRIATIONS FOR MARITIME ADMINISTRATION.—There are authorized to be appropriated to the Administrator of the Maritime Administration for fiscal year 2025 the following amounts:

(1) \$10,000,000 to carry out the program es-tablished under subsection (b)(1).

21 (2) \$5,000,000 to carry out the program estab22 lished under subsection (b)(2).

(j) DEFINITION.—In this section, the term "relevant
congressional committees" means—

(1) the Committee on Appropriations, the Com mittee on Armed Services, and the Committee on
 Transportation and Infrastructure of the House of
 Representatives; and

5 (2) the Committee on Appropriations, the Com6 mittee on Armed Services, and the Committee on
7 Commerce, Science, and Transportation of the Sen8 ate.

9 **DIVISION D—FUNDING TABLES**

10 SEC. 4001. AUTHORIZATION OF AMOUNTS IN FUNDING TA-11 BLES.

(a) IN GENERAL.—Whenever a funding table in this
division specifies a dollar amount authorized for a project,
program, or activity, the obligation and expenditure of the
specified dollar amount for the project, program, or activity is hereby authorized, subject to the availability of appropriations.

(b) MERIT-BASED DECISIONS.—A decision to commit, obligate, or expend funds with or to a specific entity
on the basis of a dollar amount authorized pursuant to
subsection (a) shall—

(1) be based on merit-based selection procedures in accordance with the requirements of sections 2304(k) and 2374 of title 10, United States
Code, or on competitive procedures; and

(2) comply with other applicable provisions of
 law.

3 (c) Relationship to Transfer and Program-4 MING AUTHORITY.—An amount specified in the funding 5 tables in this division may be transferred or repro-6 grammed under a transfer or reprogramming authority 7 provided by another provision of this Act or by other law. 8 The transfer or reprogramming of an amount specified in 9 such funding tables shall not count against a ceiling on such transfers or reprogrammings under section 1001 of 10 this Act or any other provision of law, unless such transfer 11 12 or reprogramming would move funds between appropria-13 tion accounts.

(d) APPLICABILITY TO CLASSIFIED ANNEX.—This
section applies to any classified annex that accompanies
this Act.

(e) ORAL AND WRITTEN COMMUNICATIONS.—No
oral or written communication concerning any amount
specified in the funding tables in this division shall supersede the requirements of this section.

21 TITLE XLI—PROCUREMENT

22 SEC. 4101. PROCUREMENT.

	SEC. 4101. PROCUREMENT (In Thousands of Dollars)		
Line	Item	FY 2025 Request	House Authorized
	AIRCRAFT PROCUREMENT, ARMY		
	FIXED WING		
002	FUTURE UAS FAMILY	149,059	149,059
003	SMALL UNMANNED AIRCRAFT SYSTEMS	69,573	69,573
	ROTARY		
004	AH–64 APACHE BLOCK IIIA REMAN	570,655	570,655
006	UH-60 BLACKHAWK M MODEL (MYP)	709.054	709.054

Line	Item	FY 2025 Request	House Authorize
007	UH-60 BLACKHAWK M MODEL (MYP) AP	58,170	58,17
009	CH-47 HELICOPTER Two additional aircraft	699,698	804,69 [105,00
	MODIFICATION OF AIRCRAFT		
012	MQ-1 PAYLOAD	14,086	14,08
013 015	GRAY EAGLE MODS2 AH–64 MODS	23,865 81,026	23,86 81,02
015	CH-47 CARGO HELICOPTER MODS (MYP)	15,825	15,82
017	UTILITY HELICOPTER MODS	34,565	34,56
018	NETWORK AND MISSION PLAN	49,862	49,86
019	COMMS, NAV SURVEILLANCE	61,362	61,36
020	DEGRADED VISUAL ENVIRONMENT	3,839	3,83
021	AVIATION ASSURED PNT	69,161	69,16
022	GATM ROLLUP	4,842	4,84
023	UAS MODS	2,265	2,26
	GROUND SUPPORT AVIONICS		
024	AIRCRAFT SURVIVABILITY EQUIPMENT	139,331	139,33
026	CMWS	51,646	51,64
027	COMMON INFRARED COUNTERMEASURES (CIRCM) OTHER SUPPORT	257,854	257,85
028	COMMON GROUND EQUIPMENT	31,181	31,18
029	AIRCREW INTEGRATED SYSTEMS	14,478	14,47
030	AIR TRAFFIC CONTROL	27,428	27,42
031	LAUNCHER, 2.75 ROCKET	3,815	3,83
032	LAUNCHER GUIDED MISSILE: LONGBOW HELLFIRE XM2 TOTAL AIRCRAFT PROCUREMENT, ARMY	21,543 3,164,183	21,54 3,269,1 8
	MISSILE PROCUREMENT, ARMY		
001	SURFACE-TO-AIR MISSILE SYSTEM	510.000	510.0
001 003	LOWER TIER AIR AND MISSILE DEFENSE (AMD) SEN M-SHORAD—PROCUREMENT	516,838	516,8
003	M-SHORAD—PROCUREMENT	69,091 963,060	69,0 963,0
004	PRECISION STRIKE MISSILE (PRSM)	482,536	531,5
000	Army UPL #22/INDOPACOM UPL	402,550	[49,0
007	PRECISION STRIKE MISSILE (PRSM) AP	10,030	10,0
008	INDIRECT FIRE PROTECTION CAPABILITY INC 2–I	657,581	657,5
009	MID-RANGE CAPABILITY (MRC)	233,037	233,0
010	COUNTER SMALL UNMANNED AERIAL SYSTEM INTERCEP	117,424	314,7
	Army UPL #1		[184,83
	eUAS Coyote—Army UPL AIR-TO-SURFACE MISSILE SYSTEM		[12,50
012	JOINT AIR-TO-GROUND MSLS (JAGM)	47,582	47,58
013	LONG-RANGE HYPERSONIC WEAPON	744,178	744,17
	ANTI-TANK/ASSAULT MISSILE SYS		
014	JAVELIN (AAWS-M) SYSTEM SUMMARY	326,120	261,4
	Forward funded in FY24 Supplemental		[-48,0]
	Initial Spares Cost Growth		[-4,0
	Recurring Engineering Growth		[-12,5]
015	TOW 2 SYSTEM SUMMARY	121,448	21,5
	Forward funded in FY24 Supplemental		[-99,8
016	GUIDED MLRS ROCKET (GMLRS)	1,168,264	807,6
015	Forward funded in FY24 Supplemental		[-360,6
017	GUIDED MLRS ROCKET (GMLRS) AP	51,511	51,5
018 019	MLRS REDUCED RANGE PRACTICE ROCKETS (RRPR)	30,230	30,2
019	HIGH MOBILITY ARTILLERY ROCKET SYSTEM (HIMARS ARMY TACTICAL MSL SYS (ATACMS)—SYS SUM	79,387 3,280	79,3 3,2
020	FAMILY OF LOW ALTITUDE UNMANNED SYSTEMS	120,599	120,5
022	MODIFICATIONS	120,555	120,5
023	PATRIOT MODS	171,958	171,9
024	STINGER MODS	75,146	75,1
025	AVENGER MODS	2,321	2,3
027	MLRS MODS	185,839	185,8
028	HIMARS MODIFICATIONS	49,581	49,5
029	SPARES AND REPAIR PARTS	6,695	6,6
030	SUPPORT EQUIPMENT & FACILITIES AIR DEFENSE TARGETS	12,034	12,0
050	TOTAL MISSILE PROCUREMENT, ARMY	6,245,770	5,966,90
	PROCUREMENT OF WEAPONS AND TRACKED COMBAT VEHI- CLES, ARMY		
	TRACKED COMBAT VEHICLES		
001	ARMORED MULTI PURPOSE VEHICLE (AMPV)	$515,\!344$	563, 3-
	AMPV		[48,0
002	ASSAULT BREACHER VEHICLE (ABV)	5,681	5,6
003	M10 BOOKER	460,637	460,6
	MODIFICATION OF TRACKED COMBAT VEHICLES STRYKER (MOD)		314,4
004		52,471	

Line	Item	FY 2025 Request	House Authorize
	Stryker Upgrade		[262,00
005	STRYKER UPGRADE	402,840	402,84
006	BRADLEY FIRE SUPPORT TEAM (BFIST) VEHICLE	7,255	7,23
007	BRADLEY PROGRAM (MOD)	106,937	106,93
008	M109 FOV MODIFICATIONS	42,574	42,57
009	PALADIN INTEGRATED MANAGEMENT (PIM)	417,741	419,74
	Paladin Integrated Management		[2,00
010	IMPROVED RECOVERY VEHICLE (M88 HERCULES)	151,657	151,65
011	JOINT ASSAULT BRIDGE	174,779	174,77
012	ABRAMS UPGRADE PROGRAM	773,745	848,74
	Abrams Upgrade		[75,00
	WEAPONS & OTHER COMBAT VEHICLES		
014	PERSONAL DEFENSE WEAPON (ROLL)	4,869	4,8
015	M240 MEDIUM MACHINE GUN (7.62MM)	3	
017	MACHINE GUN, CAL .50 M2 ROLL	3	
018	MORTAR SYSTEMS	8,353	8,3
019	LOCATION & AZIMUTH DETERMINATION SYSTEM (LADS	2,543	2,5
020	XM320 GRENADE LAUNCHER MODULE (GLM)	17,747	17,7
021	PRECISION SNIPER RIFLE	5,910	3,4
	Forward financed in FY24		[-2,5]
022	CARBINE	3	
023	NEXT GENERATION SQUAD WEAPON	367,292	308,9
	XM157 excessive quantity growth		[-58,3
024	HANDGUN	34	
	MOD OF WEAPONS AND OTHER COMBAT VEH		
025	MK–19 GRENADE MACHINE GUN MODS	5,531	5,5
026	M777 MOD8	25,998	25,9
029	M119 MODIFICATIONS	12,823	12,8
	SUPPORT EQUIPMENT & FACILITIES	,	,.
031	ITEMS LESS THAN \$5.0M (WOCV-WTCV)	1,031	1,0
032	PRODUCTION BASE SUPPORT (WOCV-WTCV)	135,591	135,5
	TOTAL PROCUREMENT OF WEAPONS AND TRACKED	3,699,392	4,025,59
	COMBAT VEHICLES, ARMY		
	PROCUREMENT OF AMMUNITION, ARMY		
	SMALL/MEDIUM CAL AMMUNITION		
001	CTG, 5.56MM, ALL TYPES	84,090	84,0
002	CTG, 7.62MM, ALL TYPES	41,519	90,6
	Program increase		[49,1
003	NEXT GENERATION SQUAD WEAPON AMMUNITION	205,889	237,0
			201,0
	6.8MM munitions—Army UPL	,	[33,1
	6.8MM munitions—Army UPL Excessive unit cost	,	[33,1
004		6,461	[33,1 [-2,0
	Excessive unit cost		[33,1 [-2,0 8,9
	Excessive unit cost CTG, HANDGUN, ALL TYPES		[33,1 [-2,0 8,9 [2,5
004	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase	6,461	[33,1 [-2,0 8,9 [2,5 65,0
004	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, .50 CAL, ALL TYPES	6,461	$[33,1] [-2,0] \\ 8,9] \\ [2,5] \\ 65,0] \\ [15,0]$
004 005	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase Program increase CTG, 20MM, ALL TYPES 	6,461 50,002	$\begin{matrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \end{matrix}$
004 005 006	Excessive unit cost	6,461 50,002 7,012	$\begin{matrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \end{matrix}$
004 005 006 007	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES	6,461 50,002 7,012 24,246 82,965	$\begin{bmatrix} 33,1\\ [-2,0]\\ 8,9\\ [2,5]\\ 65,0\\ [15,0]\\ 7,0\\ 24,2\\ 82,9 \end{bmatrix}$
004 005 006 007 008 009	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 40MM, ALL TYPES	6,461 50,002 7,012 24,246 82,965 150,540	$\begin{bmatrix} 33,1\\ [-2,0]\\ 8,9\\ [2,5]\\ 65,0\\ [15,0]\\ 7,0\\ 24,2\\ 82,9\\ 150,5\\ \end{bmatrix}$
004 005 006 007 008	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 20MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 40MM, ALL TYPES CTG, 50MM, ALL TYPES	6,461 50,002 7,012 24,246 82,965	$\begin{bmatrix} 33,1\\ [-2,0]\\ 8,9\\ [2,5]\\ 65,0\\ [15,0]\\ 7,0\\ 24,2\\ 82,9\\ 150,5\\ \end{bmatrix}$
004 005 006 007 008 009 010	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 40MM, ALL TYPES CTG, 50MM, ALL TYPES MORTAR AMMUNITION	$\begin{array}{c} 6,461\\ 50,002\\ 7,012\\ 24,246\\ 82,965\\ 150,540\\ 20,006\end{array}$	$\begin{matrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \end{matrix}$
004 005 006 007 008 009	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 25MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 40MM, ALL TYPES CTG, 50MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES	6,461 50,002 7,012 24,246 82,965 150,540	$\begin{matrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \end{matrix}$
004 005 006 007 008 009 010 011	Excessive unit cost	$\begin{array}{c} 6,461\\ 50,002\\ 7,012\\ 24,246\\ 82,965\\ 150,540\\ 20,006\\ 40,853\end{array}$	$\begin{array}{c} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ [-3,0] \end{array}$
004 005 006 007 008 009 010 011 012	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 40MM, ALL TYPES CTG, 50MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES Excessive unit cost growth 81MM MORTAR, ALL TYPES	$\begin{array}{c} 6,461\\ 50,002\\ 7,012\\ 24,246\\ 82,965\\ 150,540\\ 20,006\\ 40,853\\ 51,282\end{array}$	$\begin{matrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ \end{matrix}$
004 005 006 007 008 009 010 011	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 40MM, ALL TYPES CTG, 50MM, ALL TYPES CTG, 50MM, ALL TYPES SExcessive unit cost growth 81MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES	$\begin{array}{c} 6,461\\ 50,002\\ 7,012\\ 24,246\\ 82,965\\ 150,540\\ 20,006\\ 40,853\end{array}$	$\begin{matrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ 105,3 \end{matrix}$
004 005 006 007 008 009 010 011 012	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 20MM, ALL TYPES CTG, 25MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 40MM, ALL TYPES CTG, 50MM, ALL TYPES MORTAR AMMUNITION 60MM MORTAR, ALL TYPES Excessive unit cost growth 81MM MORTAR, ALL TYPES 120MM MORTAR, ALL TYPES Excessive unit cost growth	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282	$\begin{matrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ 105,3 \end{matrix}$
004 005 006 007 008 009 010 011 012 013	Excessive unit cost	$\begin{array}{c} 6,461\\ 50,002\\ 7,012\\ 24,246\\ 82,965\\ 150,540\\ 20,006\\ 40,853\\ 51,282\\ 109,370\\ \end{array}$	$\begin{array}{c} [33,1] \\ [-2,0] \\ 8,9] \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \end{array}$
004 005 006 007 008 009 010 011 012	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282	$\begin{array}{c} [33,1] \\ [-2,0] \\ 8,9] \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \end{array}$
004 005 006 007 008 009 010 011 012 013 014	Excessive unit cost growth Excessive Unit cost g	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191	$\begin{matrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \end{matrix}$
004 005 006 007 008 009 010 011 012 013 014 015	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957	$\begin{matrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \end{matrix}$
004 005 006 007 008 009 010 011 012 013 014	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191	$\begin{bmatrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ \end{bmatrix}$
004 005 007 008 009 010 011 012 013 014 015 016	Excessive unit cost	$\begin{array}{c} 6,461\\ 50,002\\ 7,012\\ 24,246\\ 82,965\\ 150,540\\ 20,006\\ 40,853\\ 51,282\\ 109,370\\ 378,191\\ 22,957\\ 171,657\\ \end{array}$	$\begin{array}{c} [33,1] \\ [-2,0] \\ 8,9] \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ [-8,0] \\ [-8,0] \\ [-8,0] \end{array}$
004 005 006 007 008 009 010 011 012 013 014 015 016 017	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 50MM, ALL TYPES CTG, 50MM, ALL TYPES CTG, 50MM, ALL TYPES CTG, 50MM, ALL TYPES Excessive unit cost growth 81MM MORTAR, ALL TYPES Excessive UNITION 81MM MORTAR, ALL TYPES Excessive UNITION 81MM MORTAR, ALL TYPES 81MM MORTAR, A	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,657 71,426	$\begin{array}{c} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 378,1 \\ 378,1 \\ 378,1 \\ 122,9 \\ 163,6 \\ [-8,0] \\ 71,4 \\ \end{array}$
004 005 007 008 009 010 011 012 013 014 015 016	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 50MM, ALL TYPES CTG, 50MM, ALL TYPES CTG, 50MM, ALL TYPES CTG, 50MM, ALL TYPES Excessive unit cost growth 81MM MORTAR, ALL TYPES Excessive unit cost growth 81MM MORTAR, ALL TYPES Excessive unit cost growth TANK AMMUNITION CARTRIDGES, TANK, 105MM AND 120MM, ALL TYPES ARTILLERY AMMUNITION ARTILLERY CARTRIDGES, 75MM & 105MM, ALL TYPES M231 Series (DA12) excessive cost growth PRECISION ARTILLERY MUNITIONS ARTILLERY PROPELLANTS, FUZES AND PRIMERS, ALL	$\begin{array}{c} 6,461\\ 50,002\\ 7,012\\ 24,246\\ 82,965\\ 150,540\\ 20,006\\ 40,853\\ 51,282\\ 109,370\\ 378,191\\ 22,957\\ 171,657\\ \end{array}$	$ \begin{bmatrix} 33,1\\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 37,8,1 \\ 37,8,1 \\ 37,8,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ 7,1,4 \\ \end{bmatrix} $
004 005 006 007 008 009 010 011 012 013 014 015 016 017 018	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,657 71,426 160,479	$\begin{bmatrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ 71,4 \\ 160,4 \\ \end{bmatrix}$
004 005 006 007 008 009 010 011 012 013 014 015 016 017 018 019	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,657 71,426 160,479 56,032	$\begin{array}{c} [33,1] \\ [-2,0] \\ 8,9] \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ 71,4 \\ 160,4 \\ 56,0 \\ \end{array}$
004 005 006 007 008 009 010 011 012 013 014 015 016 017 018 019 020	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 40MM, ALL TYPES CTG, 50MM, ALL TYPES CTG, 50MM, ALL TYPES CTG, 50MM, ALL TYPES CTG, 50MM, ALL TYPES Excessive unit cost growth 81MM MORTAR, ALL TYPES Excessive unit cost growth 81MM ADRTAR, ALL TYPES Excessive UNITION ARTILLERY CARTRIDGES, 75MM & 105MM, ALL TYPES ARTILLERY PROJECTILE, 155MM, ALL TYPES ARTILLERY PROJECTILE, 155MM, ALL TYPES ARTILLERY PROPELLANTS, FUZES AND PRIMERS, ALL MINES MINES & CLEARING CHARGES, ALL TYPES CLOSE TERRAIN SHAPING OBSTACLE	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,657 71,426 160,479 56,032 15,303	$\begin{array}{c} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ 71,4 \\ 160,4 \\ 160,4 \\ 56,0 \\ 15,3 \\ \end{array}$
004 005 006 007 008 009 010 011 012 013 014 015 016 017 018 019	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,657 71,426 160,479 56,032	$\begin{array}{c} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ 71,4 \\ 160,4 \\ 160,4 \\ 56,0 \\ 15,3 \\ \end{array}$
004 005 007 008 009 010 011 012 013 014 015 016 017 018 019 020 021	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,657 71,426 160,479 56,032 15,303 501	$\begin{bmatrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ 71,4 \\ 160,4 \\ 160,4 \\ 56,0 \\ 15,3 \\ 5 \end{bmatrix}$
004 005 006 007 008 009 010 011 012 013 014 015 016 017 018 019 020 021 022	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,426 160,479 56,032 15,303 501 833	$\begin{bmatrix} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ 71,4 \\ 160,4 \\ 160,4 \\ 56,0 \\ 15,3 \\ 5 \\ 8 \\ \end{bmatrix}$
004 005 007 008 009 010 011 012 013 014 015 016 017 018 019 020 021	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,657 71,426 160,479 56,032 15,303 501	$ \begin{bmatrix} 33,1\\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ 71,4 \\ 160,4 \\ 160,4 \\ 160,4 \\ 56,0 \\ 15,3 \\ 5 \\ 8 \\ 1,3 \\ \end{bmatrix} $
004 005 006 007 008 009 010 011 012 013 014 015 016 017 018 019 020 021 022	Excessive unit cost CTG, HANDGUN, ALL TYPES Program increase CTG, 50 CAL, ALL TYPES Program increase CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 20MM, ALL TYPES CTG, 30MM, ALL TYPES CTG, 40MM, ALL TYPES CTG, 50MM, ALL TYPES Excessive unit cost growth 81MM MORTAR, ALL TYPES ARTILLERY CARTRIDGES, 75MM & 105MM, ALL TYPES ARTILLERY PROJECTILE, 155MM, ALL TYPES MINES 81MINES 81MINES 81MINES 81MINES 81MINES 81MINES 81MINES 81MINES 81MINER 81MIN	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,426 160,479 56,032 15,303 501 833	$ \begin{bmatrix} 33,1\\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ 71,4 \\ 160,4 \\ 160,4 \\ 160,4 \\ 56,0 \\ 15,3 \\ 5 \\ 8 \\ 1,3 \\ \end{bmatrix} $
004 005 006 007 008 009 010 011 012 013 014 015 016 017 018 019 020 021 022 023	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,657 71,426 160,479 56,032 15,303 501 833 34,302	$ \begin{bmatrix} 33,1\\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ 71,4 \\ 160,4 \\ 56,0 \\ 15,3 \\ 5 \\ 8 \\ 8 \\ 1,3 \\ [-33,0] \\ [-33,0] \\ \end{bmatrix} $
004 005 006 007 008 009 010 011 012 013 014 015 016 017 018 019 020 021 022 023	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,426 160,479 56,032 15,303 501 833 34,302 6,571	$\begin{array}{c} [33,1] \\ [-2,0] \\ 8,9 \\ [2,5] \\ 65,0 \\ [15,0] \\ 7,0 \\ 24,2 \\ 82,9 \\ 150,5 \\ 20,0 \\ 37,8 \\ [-3,0] \\ 51,2 \\ 105,3 \\ [-4,0] \\ 378,1 \\ 22,9 \\ 163,6 \\ [-8,0] \\ 71,4 \\ 160,4 \\ 160,4 \\ 56,0 \\ 15,3 \\ 5 \\ 8 \\ 1,3 \\ [-33,0] \\ [-33,0] \\ 6,5 \\ \end{array}$
004 005 006 007 008 009 010 011 012 013 014 015 016 017 018 019 020 021 022 023	Excessive unit cost	6,461 50,002 7,012 24,246 82,965 150,540 20,006 40,853 51,282 109,370 378,191 22,957 171,657 71,426 160,479 56,032 15,303 501 833 34,302	

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027 028 030 032 033 034 035 036 037 038	SIGNALS, ALL TYPES	$\begin{array}{c} 21,510\\ 12,168\\ 4,085\\ 16,074\\ 3,283\\ 18,677\\ 102\\ 640,160\\ 135,649\\ 4,140\end{array}$	21,511 12,16 4,08 16,07 3,28 18,67 10 640,16
030 032 033 034 035 036 037 038	MISCELLANEOUS AMMO COMPONENTS, ALL TYPES ITEMS LESS THAN \$5 MILLION (AMMO) AMMUNITION PECULIAR EQUIPMENT FIRST DESTINATION TRANSPORTATION (AMMO) CLOSEOUT LIABILITIES PRODUCTION BASE SUPPORT INDUSTRIAL FACILITIES CONVENTIONAL MUNITIONS DEMILITARIZATION Excessive Demil ARMS INITIATIVE	$\begin{array}{c} 4,085\\ 16,074\\ 3,283\\ 18,677\\ 102\\ 640,160\\ 135,649\end{array}$	$\begin{array}{c} 4,08\\ 16,07\\ 3,28\\ 18,67\\ 10\\ 640,16\end{array}$
032 033 034 035 036 037 038 001	AMMO COMPONENTS, ALL TYPES	$16,074 \\ 3,283 \\ 18,677 \\ 102 \\ 640,160 \\ 135,649$	16,07 3,28 18,67 10 640,16
032 033 034 035 036 037 038 001	ITEMS LESS THAN \$5 MILLION (AMMO)	$16,074 \\ 3,283 \\ 18,677 \\ 102 \\ 640,160 \\ 135,649$	16,07 3,28 18,67 10 640,16
033 034 035 036 037 038 001	AMMUNITION PECULIAR EQUIPMENT FIRST DESTINATION TRANSPORTATION (AMMO) CLOSEOUT LIABILITIES PRODUCTION BASE SUPPORT INDUSTRIAL FACILITIES CONVENTIONAL MUNITIONS DEMILITARIZATION Excessive Demil ARMS INITIATIVE	3,283 18,677 102 640,160 135,649	3,28 18,67 10 640,16
035 036 037 038 001	FIRST DESTINATION TRANSPORTATION (AMMO) CLOSEOUT LIABILITIES PRODUCTION BASE SUPPORT INDUSTRIAL FACILITIES	$18,677 \\ 102 \\ 640,160 \\ 135,649$	18,67 10 640,16
035 036 037 038 001	CLOSEOUT LIABILITIES	102 640,160 135,649	10 640,16
037 038 001	INDUSTRIAL FACILITIES CONVENTIONAL MUNITIONS DEMILITARIZATION Excessive Demil ARMS INITIATIVE	135,649	
037 038 001	CONVENTIONAL MUNITIONS DEMILITARIZATION Excessive Demil ARMS INITIATIVE	135,649	
038	Excessive Demil ARMS INITLATIVE		
001	ARMS INITIATIVE	4 140	121,64
001			[-14,00
		2,702,640	4,14 2,735,90
	OTHER PROCUREMENT, ARMY		
	TACTICAL VEHICLES		
	SEMITRAILERS, FLATBED:	26,132	26,13
002	SEMITRAILERS, TANKERS	59,602	59,60
003	HI MOB MULTI-PURP WHLD VEH (HMMWV)	5,265	5,26
004	GROUND MOBILITY VEHICLES (GMV)	34,407	44,40
	GMV- ISV procurement		[10,00
006	JOINT LIGHT TACTICAL VEHICLE FAMILY OF VEHICL	653,223	453,22
	Program decrease		[-200,00]
007	TRUCK, DUMP, 20T (CCE)	19,086	49,08
	Heavy Dump Truck		[30,00
008	FAMILY OF MEDIUM TACTICAL VEH (FMTV)	133,924	133,92
009	FAMILY OF COLD WEATHER ALL-TERRAIN VEHICLE (C	72,760	72,76
010	FIRETRUCKS & ASSOCIATED FIREFIGHTING EQUIP	36,726	36,72
011	FAMILY OF HEAVY TACTICAL VEHICLES (FHTV)	98,906	98,90
012	PLS ESP	80,256	80,25
013	HVY EXPANDED MOBILE TACTICAL TRUCK EXT SERV	949	94
014	TACTICAL WHEELED VEHICLE PROTECTION KITS	2,747	2,74
015	MODIFICATION OF IN SVC EQUIP	169,726	244,72
	HMMWV ABS/ESC		[75,00
010	NON-TACTICAL VEHICLES	0.075	0.05
016	PASSENGER CARRYING VEHICLES	3,875	3,87
017	NONTACTICAL VEHICLES, OTHER	10,792	10,79
010	COMM—JOINT COMMUNICATIONS	107 470	107.45
018 019	SIGNAL MODERNIZATION PROGRAM TACTICAL NETWORK TECHNOLOGY MOD IN SVC	127,479	127,47 280,79
	JCSE EQUIPMENT (USRDECOM)	280,798	
021	COMM—SATELLITE COMMUNICATIONS	5,504	5,50
024	DEFENSE ENTERPRISE WIDEBAND SATCOM SYSTEMS	87,058	87,03
	TRANSPORTABLE TACTICAL COMMAND COMMUNICATIONS		34.93
025	SHF TERM	34,939	43,89
026		43,897	,
027	ASSURED POSITIONING, NAVIGATION AND TIMING	235,272	235,27
028	EHF SATELLITE COMMUNICATION	16,028	16,05
030	GLOBAL BRDCST SVC—GBS	534	55
	COMM-C3 SYSTEM		
032	COE TACTICAL SERVER INFRASTRUCTURE (TSI)	61,772	61,77
033	COMM—COMBAT COMMUNICATIONS HANDHELD MANPACK SMALL FORM FIT (HMS)	704,118	684,61
055		704,118	· · ·
034	Program decrease ARMY LINK 16 SYSTEMS	104.990	[-19,50
	UNIFIED COMMAND SUITE	104,320	104,35
036		20,445	20,44
037	COTS COMMUNICATIONS EQUIPMENT	489,754	464,55
	LCTRR—program decrease		[-15,20
	Program decrease		[-10,00
039	ARMY COMMUNICATIONS & ELECTRONICS COMM—INTELLIGENCE COMM	60,611	60,61
040	CI AUTOMATION ARCHITECTURE-INTEL	15,512	15,51
042	MULTI-DOMAIN INTELLIGENCE	163,077	163,07
012	INFORMATION SECURITY	100,011	100,01
043	INFORMATION SYSTEM SECURITY PROGRAM-ISSP	337	33
044	COMMUNICATIONS SECURITY (COMSEC)	157,400	157,40
047	BIOMETRIC ENABLING CAPABILITY (BEC)	45	4
049	COMM—LONG HAUL COMMUNICATIONS BASE SUPPORT COMMUNICATIONS	26,446	26,44
	COMM-BASE COMMUNICATIONS	_ 3,110	20,1
050	INFORMATION SYSTEMS	75,505	75,50
051	EMERGENCY MANAGEMENT MODERNIZATION PROGRAM	15,956	15,95
	INSTALLATION INFO INFRASTRUCTURE MOD PROGRAM	150,779	150,77
052	ELECT EQUIP-TACT INT REL ACT (TIARA)		,
052	JTT/CIBS-M	9,221	9,22
052 056			
	TERRESTRIAL LAYER SYSTEMS (TLS) DCGS-A-INTEL	96,925	96,92

Line	Item	FY 2025 Request	House Authorized
062	MOD OF IN-SVC EQUIP (INTEL SPT)	6,541	6,54
063	CI AND HUMINT INTELLIGENCE (HUMINT) CAPABILIT	3,899	3,89
064	BIOMETRIC TACTICAL COLLECTION DEVICES ELECT EQUIP—ELECTRONIC WARFARE (EW)	2,089	2,08
065	EW PLANNING & MANAGEMENT TOOLS (EWPMT)	26,327	
	Award cancellation		[-26,32
066	AIR VIGILANCE (AV) MULTI-FUNCTION ELECTRONIC WARFARE (MFEW) SYST	9,956 17.004	9,95
067 068	FAMILY OF PERSISTENT SURVEILLANCE CAP.	17,004 13,225	17,00 13,22
069	COUNTERINTELLIGENCE/SECURITY COUNTERMEASURES	20,951	20,95
070	CI MODERNIZATION	260	20
071	SENTINEL MODS	180,253	180,23
072	NIGHT VISION DEVICES	377,443	377,4
073	SMALL TACTICAL OPTICAL RIFLE MOUNTED MLRF	10,864	10,8
074	INDIRECT FIRE PROTECTION FAMILY OF SYSTEMS	63,122	63,1
075	FAMILY OF WEAPON SIGHTS (FWS)	207,352	207,3
076	ENHANCED PORTABLE INDUCTIVE ARTILLERY FUZE SE	2,971	2,9
077	FORWARD LOOKING INFRARED (IFLIR)	68,504	68,5
078	COUNTER SMALL UNMANNED AERIAL SYSTEM (C-SUAS)	280,086	445,5
050	Army UPL #2	104.010	[165,4]
079	JOINT BATTLE COMMAND—PLATFORM (JBC-P)	184,610	174,1
080	Program decrease JOINT EFFECTS TARGETING SYSTEM (JETS)	0.245	[-10,5
080	COMPUTER BALLISTICS: LHMBC XM32	9,345 2,966	9,3 2,9
082	MORTAR FIRE CONTROL SYSTEM	4,660	4,6
083	MORTAR FIRE CONTROL SYSTEMS MODIFICATIONS	6,098	6,0
084	COUNTERFIRE RADARS	21,250	21,2
	ELECT EQUIP—TACTICAL C2 SYSTEMS		
085	ARMY COMMAND POST INTEGRATED INFRASTRUCTURE (20,039	20,0
086	FIRE SUPPORT C2 FAMILY	16,240	16,2
087	AIR & MSL DEFENSE PLANNING & CONTROL SYS	80,011	80,0
088	IAMD BATTLE COMMAND SYSTEM	403,028	403,0
089	AIAMD FAMILY OF SYSTEMS (FOS) COMPONENTS	2,756	2,7
090	LIFE CYCLE SOFTWARE SUPPORT (LCSS)	5,360	5,3
091 092	NETWORK MANAGEMENT INITIALIZATION AND SERVICE GLOBAL COMBAT SUPPORT SYSTEM-ARMY (GCSS-A)	48,994 4,103	48,9 4,1
092	INTEGRATED PERSONNEL AND PAY SYSTEM-ARMY (IPP	4,103 6,512	4,1 6,5
094	MOD OF IN-SVC EQUIPMENT (ENFIRE)	5,012	5,0
001	ELECT EQUIP—AUTOMATION	0,011	0,0
095	ARMY TRAINING MODERNIZATION	10,065	10,0
096	AUTOMATED DATA PROCESSING EQUIP	78,613	78,6
097	ACCESSIONS INFORMATION ENVIRONMENT (AIE)	1,303	1,3
099	HIGH PERF COMPUTING MOD PGM (HPCMP)	76,327	76,3
100	CONTRACT WRITING SYSTEM	1,667	1,6
101	CSS COMMUNICATIONS	60,850	60,8
	CLASSIFIED PROGRAMS		
02A	CLASSIFIED PROGRAMS	1,817	1,8
104	CHEMICAL DEFENSIVE EQUIPMENT BASE DEFENSE SYSTEMS (BDS)	32,879	32,8
104	CBRN DEFENSE	52,875 57,408	52,8 57,4
105	BRIDGING EQUIPMENT	51,400	51,4
107	TACTICAL BRIDGE, FLOAT-RIBBON	97,231	97,2
	ENGINEER (NON-CONSTRUCTION) EQUIPMENT	,	,=
111	ROBOTICS AND APPLIQUE SYSTEMS	62,469	78,4
	Silent Tactical Energy Enhanced Dismount (STEED)		[16,0
112	RENDER SAFE SETS KITS OUTFITS	16,440	16,4
113	FAMILY OF BOATS AND MOTORS	1,922	1,9
	COMBAT SERVICE SUPPORT EQUIPMENT		
114	HEATERS AND ECU'S	14,355	14,3
115	PERSONNEL RECOVERY SUPPORT SYSTEM (PRSS) GROUND SOLDIER SYSTEM	6,503	6,5
116	Program decrease	141,613	128,7
117	MOBILE SOLDIER POWER	23,129	[-12,8 23,1
118	FORCE PROVIDER	9,569	25,1 9,5
119	CARGO AERIAL DEL & PERSONNEL PARACHUTE SYSTEM	46,312	46,3
	FAMILY OF ENGR COMBAT AND CONSTRUCTION SETS	9,217	9,2
120	PETROLEUM EQUIPMENT		
120	QUALITY SURVEILLANCE EQUIPMENT	2,879	2,8
120 122		57,050	57,0
	DISTRIBUTION SYSTEMS, PETROLEUM & WATER	51,050	
122	DISTRIBUTION SYSTEMS, PETROLEUM & WATER MEDICAL EQUIPMENT	51,050	
122	DISTRIBUTION SYSTEMS, PETROLEUM & WATER MEDICAL EQUIPMENT COMBAT SUPPORT MEDICAL	72,157	72,1
122 123 124	DISTRIBUTION SYSTEMS, PETROLEUM & WATER MEDICAL EQUIPMENT COMBAT SUPPORT MEDICAL MAINTENANCE EQUIPMENT	72,157	72,1
122 123	DISTRIBUTION SYSTEMS, PETROLEUM & WATER MEDICAL EQUIPMENT COMBAT SUPPORT MEDICAL MAINTENANCE EQUIPMENT MOBILE MAINTENANCE EQUIPMENT SYSTEMS		
122 123 124 125	DISTRIBUTION SYSTEMS, PETROLEUM & WATER MEDICAL EQUIPMENT COMBAT SUPPORT MEDICAL MAINTENANCE EQUIPMENT MOBILE MAINTENANCE EQUIPMENT SYSTEMS CONSTRUCTION EQUIPMENT	72,157 26,271	26,2
122 123 124	DISTRIBUTION SYSTEMS, PETROLEUM & WATER MEDICAL EQUIPMENT COMBAT SUPPORT MEDICAL MAINTENANCE EQUIPMENT MOBILE MAINTENANCE EQUIPMENT SYSTEMS	72,157	72,1 26,2 2,1 [2,0]

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SEC. 4101. PROCUREMENT (In Thousands of Dollars)

Line	Item	FY 2025 Request	House Authorized
130	CONST EQUIP ESP	8,925	8,92
191	RAIL FLOAT CONTAINERIZATION EQUIPMENT ARMY WATERCRAFT ESP	55 450	55 A 5
131 132	ARMY WATERCRAFT ESP	55,459 66,634	55,45 66,63
132	ITEMS LESS THAN \$5.0M (FLOAT/RAIL)	20,034	20,03
100	GENERATORS	20,000	20,00
134	GENERATORS AND ASSOCIATED EQUIP	81,540	81,54
135	TACTICAL ELECTRIC POWER RECAPITALIZATION	12,051	12,05
	MATERIAL HANDLING EQUIPMENT		
136	FAMILY OF FORKLIFTS	7,849	7,84
	TRAINING EQUIPMENT		
137	COMBAT TRAINING CENTERS SUPPORT	40,686	40,68
138 139	TRAINING DEVICES, NONSYSTEM SYNTHETIC TRAINING ENVIRONMENT (STE)	174,890 218,183	174,89 196,36
155	Synthetic Training Environment	210,105	[-21,82
140	GAMING TECHNOLOGY IN SUPPORT OF ARMY TRAINING	10,172	10,17
	TEST MEASURE AND DIG EQUIPMENT (TMD)		
141	INTEGRATED FAMILY OF TEST EQUIPMENT (IFTE)	48,329	48,32
142	TEST EQUIPMENT MODERNIZATION (TEMOD)	46,128	46,12
	OTHER SUPPORT EQUIPMENT		
143	PHYSICAL SECURITY SYSTEMS (OPA3)	138,459	138,45
144	BASE LEVEL COMMON EQUIPMENT	29,968	29,96
145	MODIFICATION OF IN-SVC EQUIPMENT (OPA-3)	42,487	42,48
$146 \\ 147$	BUILDING, PRE-FAB, RELOCATABLE	26,980	26,98
147	SPECIAL EQUIPMENT FOR TEST AND EVALUATION OPA2	90,705	90,70
149	INITIAL SPARES—C&E	9,810	9,81
115	TOTAL OTHER PROCUREMENT, ARMY	8,616,524	8,598,76
	AIRCRAFT PROCUREMENT, NAVY		
	COMBAT AIRCRAFT		
001	F/A–18E/F (FIGHTER) HORNET	28,554	28,55
002	JOINT STRIKE FIGHTER CV	1,895,033	1,695,08
009	Correction of F–35 program deficiencies	100 094	[-200,00
$003 \\ 004$	JOINT STRIKE FIGHTER CV AP JSF STOVL	196,634	196,63 1,878,22
004	Correction of F-35 program deficiencies	2,078,225	[-200,00
005	JSF STOVL AP	169,389	169,38
006	CH-53K (HEAVY LIFT)	2,068,657	2,068,65
007	CH=53K (HEAVY LIFT) AP	422,972	422,97
008	V-22 (MEDIUM LIFT)	60,175	60,17
009	H–1 UPGRADES (UH–1Y/AH–1Z)	8,701	8,70
010	P-8A POSEIDON	12,424	12,42
011	E-2D ADV HAWKEYE	197,669	77,76
	Production line shutdown early to need TRAINER AIRCRAFT		[-119,90
012	MULTI-ENGINE TRAINING SYSTEM (METS)	301,303	301,30
	OTHER AIRCRAFT		
014	KC-130J	33,406	233,40
010	USN Reserve K-C130J recapitalization program	150 220	[200,00
016 020	MQ-4 TRITON MQ-25	159,226 501,683	159,22 501,68
020	MQ-25 AP	51,344	51,34
022	MARINE GROUP 5 UAS	19,081	19,08
	MODIFICATION OF AIRCRAFT	10,001	10,00
		92,765	92,76
023	F-18 A-D UNIQUE	52,105	
	F–18 A-D UNIQUE F–18E/F AND EA–18G MODERNIZATION AND SUSTAINM	566,727	566,72
023	F–18E/F AND EA–18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES		
023 024 025 026	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES	566,727 112,672 17,460	112,67 17,40
023 024 025 026 027	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM	566,727 112,672 17,460 3,584	112,67 17,40 3,58
023 024 025 026 027 028	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM	566,727 112,672 17,460 3,584 146,876	112,67 17,46 3,58 146,87
023 024 025 026 027 028 029	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES	$566,727 \\112,672 \\17,460 \\3,584 \\146,876 \\49,724$	$112,6'' \\17,40 \\3,58 \\146,8'' \\49,72$
023 024 025 026 027 028 029 030	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM	$566,727 \\112,672 \\17,460 \\3,584 \\146,876 \\49,724 \\680,613$	$112,6' \\ 17,4' \\ 3,58' \\ 146,8' \\ 49,7' \\ 680,6'$
023 024 025 026 027 028 029 030 031	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM	566,727 112,672 17,460 3,584 146,876 49,724 680,613 107,247	$112,6' \\ 17,40 \\ 3,50 \\ 146,8' \\ 49,72 \\ 680,6' \\ 107,2' \\ $
023 024 025 026 027 028 029 030 031 032	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM	$566,727 \\112,672 \\17,460 \\3,584 \\146,876 \\49,724 \\680,613 \\107,247 \\108,072 \\$	$112,6' \\ 17,40 \\ 3,50 \\ 146,8' \\ 49,7' \\ 680,6' \\ 107,2' \\ 108,0$
023 024 025 026 027 028 029 030 031	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM	566,727 112,672 17,460 3,584 146,876 49,724 680,613 107,247	$112,6'' \\17,4(\\3,56' \\146,8'' \\49,72' \\680,6'' \\107,2'' \\108,0'' \\153,00'' \\153,00'' \\153,00'' \\153,00''' \\100''' \\153,00'''' \\100''''' \\100'''''''''''''''''''$
023 024 025 026 027 028 029 030 031 032 033	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES AEA SYSTEMS AV-8 SERIES INFRARED SEARCH AND TRACK (IRST) ADVERSARY F-18 SERIES H-53 SERIES MH-60 SERIES H-1 SERIES H-1 SERIES	$566,727\\112,672\\17,460\\3,584\\146,876\\49,724\\680,613\\107,247\\108,072\\153,006$	$112,67 \\ 17,44 \\ 3,58 \\ 146,87 \\ 49,72 \\ 680,61 \\ 107,24 \\ 108,07 \\ 153,00 \\ 148,06 \\ 148,0$
023 024 025 026 027 028 029 030 031 032 033 035	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES AEA SYSTEMS AV-8 SERIES INFFRARED SEARCH AND TRACK (IRST) ADVERSARY F-18 SERIES H-53 SERIES MH-60 SERIES H-1 SERIES H-2 SERIES	$566,727\\112,672\\17,460\\3,584\\146,876\\49,724\\680,613\\107,247\\108,072\\153,006\\148,060$	$112,6' \\ 17,44 \\ 3,56 \\ 146,8' \\ 49,72 \\ 680,65 \\ 107,22 \\ 108,0' \\ 153,00 \\ 148,00 \\ 12,4' \\ 100,12$
023 024 025 026 027 028 029 030 031 032 033 035 036	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES AEA SYSTEMS AV-8 SERIES INPEARED SEARCH AND TRACK (IRST) ADVERSARY F-18 SERIES H-53 SERIES MH-60 SERIES H-1 SERIES E-2 SERIES TRAINER A/C SERIES	$\begin{array}{c} 566,727\\ 112,672\\ 17,460\\ 3,584\\ 146,876\\ 49,724\\ 680,613\\ 107,247\\ 108,072\\ 153,006\\ 138,060\\ 12,415\\ \end{array}$	$112,6' \\ 17,44 \\ 3,56 \\ 146,8' \\ 49,7' \\ 680,6' \\ 107,24 \\ 108,0' \\ 153,00 \\ 148,00 \\ 12,4' \\ 188,1'$
023 024 025 026 027 028 029 030 031 032 033 035 036 037	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES AEA SYSTEMS AV-8 SERIES INFRARED SEARCH AND TRACK (IRST) ADVERSARY F-18 SERIES H-53 SERIES MH-60 SERIES H-1 SERIES H-1 SERIES TRAINER A/C SERIES C-130 SERIES	$566,727\\112,672\\17,460\\3,584\\146,876\\49,724\\680,613\\107,247\\108,072\\153,006\\148,060\\12,415\\188,119$	$\begin{array}{c} 112.6^{\circ}\\ 17,44\\ 3,55\\ 146.8^{\circ}\\ 49,75\\ 680.6^{\circ}\\ 107,22\\ 108,0^{\circ}\\ 153,00\\ 148,00\\ 12.4^{\circ}\\ 188,11\\ 660\\ \end{array}$
$\begin{array}{c} 023\\ 024\\ 025\\ 026\\ 027\\ 028\\ 030\\ 031\\ 032\\ 033\\ 035\\ 036\\ 037\\ 038 \end{array}$	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES AEA SYSTEMS AV-8 SERIES INFFARED SEARCH AND TRACK (IRST) ADVERSARY F-18 SERIES H-53 SERIES MH-60 SERIES H-1 SERIES F-2 SERIES TRAINER A/C SERIES C-130 SERIES FEWSG CARGO/TRANSPORT A/C SERIES E-6 SERIES	$566,727\\112,672\\17,460\\3,584\\146,876\\49,724\\680,613\\107,247\\108,072\\153,006\\148,060\\12,415\\188,119\\663$	$112.6' \\ 17,44 \\ 3,50' \\ 146.8' \\ 49,72 \\ 680.6' \\ 107,2' \\ 108,0' \\ 153,00' \\ 148,00' \\ 12,4' \\ 188,11' \\ 66' \\ 13,10' \\ 13,10' \\ 118,10' \\ 118,11' \\ 61' \\ 13,10' \\ 118,11' $
$\begin{array}{c} 023\\ 024\\ 025\\ 026\\ 027\\ 028\\ 029\\ 030\\ 031\\ 032\\ 033\\ 035\\ 036\\ 037\\ 038\\ 039\\ 040\\ 041\\ \end{array}$	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES AEA SYSTEMS AV-8 SERIES INFFARED SEARCH AND TRACK (IRST) ADVERSARY F-18 SERIES H-53 SERIES H-60 SERIES H-1 SERIES E-2 SERIES TRAINER A/C SERIES C-130 SERIES FEWSG CARGO/TRANSPORT A/C SERIES E-6 SERIES EXECUTIVE HELICOPTERS SERIES	$\begin{array}{c} 566,727\\ 112,672\\ 17,460\\ 3,584\\ 146,876\\ 49,724\\ 680,613\\ 107,247\\ 108,072\\ 153,006\\ 124,15\\ 188,060\\ 12,415\\ 188,119\\ 663\\ 13,162\\ 142,368\\ 69,495\\ \end{array}$	$\begin{array}{c} 112.67\\ 17.46\\ 3.58\\ 146.87\\ 49.72\\ 680.61\\ 107.22\\ 108.07\\ 153.00\\ 148.06\\ 12.41\\ 188.11\\ 188.13\\ 10.66\\ 13.16\\ 142.36\\ 69.49\end{array}$
$\begin{array}{c} 023\\ 024\\ 025\\ 026\\ 027\\ 028\\ 029\\ 030\\ 031\\ 032\\ 033\\ 035\\ 036\\ 037\\ 038\\ 039\\ 040\\ 041\\ 042\\ \end{array}$	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES AEA SYSTEMS AV-8 SERIES INFRARED SEARCH AND TRACK (IRST) ADVERSARY F-18 SERIES H-53 SERIES MH-60 SERIES H-1 SERIES E-2 SERIES TRAINER A/C SERIES C-130 SERIES FEWSG CARGO/TRANSPORT A/C SERIES E-6 SERIES E-45 SERIES	$\begin{array}{c} 566,727\\ 112,672\\ 17,460\\ 3,584\\ 146,876\\ 49,724\\ 680,613\\ 107,247\\ 108,072\\ 153,006\\ 148,060\\ 12,415\\ 138,119\\ 663\\ 13,162\\ 142,368\\ 69,495\\ 158,800\\ \end{array}$	$\begin{array}{c} 112,67\\ 17,46\\ 3,58\\ 146,87\\ 49,77\\ 680,61\\ 107,24\\ 108,07\\ 153,00\\ 148,06\\ 12,41\\ 188,11\\ 66\\ 13,16\\ 142,36\\ 69,44\\ 158,80\end{array}$
$\begin{array}{c} 023\\ 024\\ 025\\ 026\\ 027\\ 028\\ 029\\ 030\\ 031\\ 032\\ 033\\ 035\\ 036\\ 037\\ 038\\ 039\\ 040\\ 041\\ 042\\ 043\\ \end{array}$	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES AEA SYSTEMS AV-8 SERIES INFRARED SEARCH AND TRACK (IRST) ADVERSARY F-18 SERIES H-53 SERIES HH-60 SERIES H-1 SERIES F-2 SERIES TRAINER A/C SERIES C-130 SERIES FEWSG CARGO/TRANSPORT A/C SERIES E-6 SERIES Executive HeLICOPTERS SERIES T-45 SERIES POWER PLANT CHANGES	$\begin{array}{c} 566,727\\ 112,672\\ 17,460\\ 3,584\\ 146,876\\ 49,724\\ 680,613\\ 107,247\\ 108,072\\ 153,006\\ 148,060\\ 12,415\\ 188,119\\ 663\\ 13,162\\ 142,368\\ 69,495\\ 158,800\\ 16,806\\ \end{array}$	$\begin{array}{c} 112.6^{\circ}\\ 17,44\\ 3,55^{\circ}\\ 146.8^{\circ}\\ 49,72\\ 680.6^{\circ}\\ 1007.2^{\circ}\\ 108.0^{\circ}\\ 108.0^{\circ}\\ 153.00\\ 148.00\\ 12,4^{\circ}\\ 188,1^{\circ}\\ 188,1^{\circ}\\ 61,188,1^{\circ}\\ 69,44\\ 158,88\\ 16,80\\ 16$
$\begin{array}{c} 023\\ 024\\ 025\\ 026\\ 027\\ 028\\ 029\\ 030\\ 031\\ 032\\ 033\\ 035\\ 036\\ 037\\ 038\\ 039\\ 040\\ 041\\ 042\\ \end{array}$	F-18E/F AND EA-18G MODERNIZATION AND SUSTAINM MARINE GROUP 5 UAS SERIES AEA SYSTEMS AV-8 SERIES INFRARED SEARCH AND TRACK (IRST) ADVERSARY F-18 SERIES H-53 SERIES MH-60 SERIES H-1 SERIES E-2 SERIES TRAINER A/C SERIES C-130 SERIES FEWSG CARGO/TRANSPORT A/C SERIES E-6 SERIES E-45 SERIES	$\begin{array}{c} 566,727\\ 112,672\\ 17,460\\ 3,584\\ 146,876\\ 49,724\\ 680,613\\ 107,247\\ 108,072\\ 153,006\\ 148,060\\ 12,415\\ 138,119\\ 663\\ 13,162\\ 142,368\\ 69,495\\ 158,800\\ \end{array}$	$\begin{array}{c} 112.67\\ 17.46\\ 3.56\\ 146.87\\ 49.72\\ 680.61\\ 107.2-\\ 108.07\\ 153.00\\ 148.00\\ 12.41\\ 188.11\\ 188.11\\ 66\\ (13.16\\ 142.30\\ 142.30\\ (142.30\\ 142.30\\ (142.30\\ 142.30\\ (142.3$

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Line	Item	FY 2025 Request	House Authorized
047	COMMON AVIONICS CHANGES	139,113	139,118
048	COMMON DEFENSIVE WEAPON SYSTEM	10,687	10,687
049	ID SYSTEMS	7,020	7,020
050	P-8 SERIES	307,202	307,203
051	MAGTF EW FOR AVIATION	25,597	25,59
053	V-22 (TILT/ROTOR ACFT) OSPREY	235,062	360,062
	Safety Enhancements	,	[125,00
054	NEXT GENERATION JAMMER (NGJ)	453,226	453,22
054	F-35 STOVL SERIES		
		282,987	282,98
056	F-35 CV SERIES	183,924	183,92
057	QRC	26,957	26,95
058	MQ-4 SERIES	122,044	122,04
	AIRCRAFT SPARES AND REPAIR PARTS		
063	SPARES AND REPAIR PARTS	2,094,242	2,094,24
	AIRCRAFT SUPPORT EQUIP & FACILITIES		
064	COMMON GROUND EQUIPMENT	572,806	572,80
065	AIRCRAFT INDUSTRIAL FACILITIES	105,634	105,63
066	WAR CONSUMABLES	43,604	43,60
067	OTHER PRODUCTION CHARGES	73,307	73,30
068	SPECIAL SUPPORT EQUIPMENT	456,816	456,81
	TOTAL AIRCRAFT PROCUREMENT, NAVY	16,214,250	16,019,35
		,,	,,
	WEAPONS PROCUREMENT, NAVY MODIFICATION OF MISSILES		
002	TRIDENT II MODS	1,793,867	1,793,86
	SUPPORT EQUIPMENT & FACILITIES		
003	MISSILE INDUSTRIAL FACILITIES	8,133	8,13
004	TOMAHAWK	32,677	32,67
005	AMRAAM	279,626	279,62
	SIDEWINDER	,	
006		86,023	86,02
007	STANDARD MISSILE	627,386	627,38
008	STANDARD MISSILE AP	127,830	127,83
009	SMALL DIAMETER BOMB II	76,108	76,10
010	RAM	141,021	141,02
011	JOINT AIR GROUND MISSILE (JAGM)	76,838	76,83
013	AERIAL TARGETS	182,463	182,46
014	OTHER MISSILE SUPPORT	3,411	3,41
015	LRASM	326,435	326,43
016	NAVAL STRIKE MISSILE (NSM)	24,882	24,88
017	NAVAL STRIKE MISSILE (NSM) AP	4,412	4,41
	MODIFICATION OF MISSILES		
018	TOMAHAWK MODS	317,839	317,83
019	ESSM	652,391	634,39
	Program delay		[-18,00]
020	AARGM-ER	213,988	213,98
021	AARGM-ER AP	34,604	34,60
022	STANDARD MISSILES MODS	75,667	75,66
	SUPPORT EQUIPMENT & FACILITIES		
023	WEAPONS INDUSTRIAL FACILITIES	1,490	1,49
	ORDNANCE SUPPORT EQUIPMENT	,	, .
026	ORDNANCE SUPPORT EQUIPMENT	351,488	351,48
020	TORPEDOES AND RELATED EQUIP	001,100	001,10
027	SSTD	4,317	4,31
028	MK-48 TORPEDO	333,147	
	ASW TARGETS		333,14
029		30,476	30,47
	MOD OF TORPEDOES AND RELATED EQUIP	100.010	100.01
030	MK-54 TORPEDO MODS	106,249	106,24
031	MK-48 TORPEDO ADCAP MODS	17,363	17,36
032	MARITIME MINES	100,065	80,06
	Excessive cost growth		[-20,00]
	SUPPORT EQUIPMENT		
033	TORPEDO SUPPORT EQUIPMENT	151,809	151,80
034	ASW RANGE SUPPORT	4,039	4,03
	DESTINATION TRANSPORTATION		
035	FIRST DESTINATION TRANSPORTATION	5,669	5,66
-	GUNS AND GUN MOUNTS	.,	.,
036	SMALL ARMS AND WEAPONS	12,513	12,51
0.05	MODIFICATION OF GUNS AND GUN MOUNTS	1.00-	
	CIWS MODS	4,266	4,26
037	COAST GUARD WEAPONS	54,794	54,79
037 038	GUN MOUNT MODS	82,246	82,24
			0.40
038	LCS MODULE WEAPONS	2,463	2,40
038 039	LCS MODULE WEAPONS AIRBORNE MINE NEUTRALIZATION SYSTEMS	2,463 11,635	2,46 11,63
038 039 040	AIRBORNE MINE NEUTRALIZATION SYSTEMS		2,46
038 039 040			

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	(III Thousands of Donars)		
Line	Item	FY 2025 Request	House Authorized

PROCUREMENT OF AMMUNITION, NAVY AND MARINE CORPS

001 002			
	NAVY AMMUNITION GENERAL PURPOSE BOMBS	33,161	33,161
	JDAM	55,101 75,134	55,101 75,134
003	AIRBORNE ROCKETS, ALL TYPES	58,197	58,197
004	MACHINE GUN AMMUNITION	12,501	12,501
005	PRACTICE BOMBS	56,745	56,745
006	CARTRIDGES & CART ACTUATED DEVICES	73,782	73,782
007	AIR EXPENDABLE COUNTERMEASURES	75,416	75,416
008	JATOS	7,407	7,407
009	5 INCH/54 GUN AMMUNITION	29,990	23,990
	Underexecution		[-6,000]
010	INTERMEDIATE CALIBER GUN AMMUNITION	40,089	40,089
011	OTHER SHIP GUN AMMUNITION	41,223	41,223
012	SMALL ARMS & LANDING PARTY AMMO	47,269	47,269
013	PYROTECHNIC AND DEMOLITION	9,703	9,703
015	AMMUNITION LESS THAN \$5 MILLION	1,703	1,703
016	EXPEDITIONARY LOITERING MUNITIONS	588,005	362,766 [-225,239]
	Contract execution MARINE CORPS AMMUNITION		[-223,239]
017	MARTINE CORF S AMMONITION MORTARS	127,726	127,726
018	DIRECT SUPPORT MUNITIONS	43,769	43,769
019	INFANTRY WEAPONS AMMUNITION	266,277	266,277
020	COMBAT SUPPORT MUNITIONS	21,726	21,726
021	AMMO MODERNIZATION	18,211	18,211
022	ARTILLERY MUNITIONS	114,684	82,059
	Excess 155mm M795 munitions		[-10,025]
	Excess M232A1 MACS munitions		[-22,600]
023	ITEMS LESS THAN \$5 MILLION	5,165	5,165
	TOTAL PROCUREMENT OF AMMUNITION, NAVY AND MA-	1,747,883	1,484,019
	RINE CORPS.		
	SHIPBUILDING AND CONVERSION, NAVY		
	FLEET BALLISTIC MISSILE SHIPS		
001	COLUMBIA CLASS SUBMARINE	3,341,235	3,341,235
001	COLUMBIA CLASS SUBMARINE AP	6,215,939	6,215,939
001	OTHER WARSHIPS	0,210,000	0,210,000
003	CARRIER REPLACEMENT PROGRAM	1,186,873	1,086,873
	Advance Procurement for CVN 82 and 83	, ,	[100,000]
	Rephasing of incremental funding		[-200,000]
004	CVN-81	721,045	721,045
005	VIRGINIA CLASS SUBMARINE	3,615,904	4,315,904
	Cost growth		
			[-300,000]
	One additional ship		[1,000,000]
006	VIRGINIA CLASS SUBMARINE AP	3,720,303	[1,000,000] 3,720,303
006 007	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS	3,720,303 1,061,143	$[1,000,000] \\ 3,720,303 \\ 861,143$
007	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award	1,061,143	$[1,000,000] \\ 3,720,303 \\ 861,143 \\ [-200,000]$
007 009	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000	1,061,143 61,100	$ \begin{bmatrix} 1,000,000 \end{bmatrix} \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ $
007	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51	1,061,143	$\begin{matrix} [1,000,000] \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \end{matrix}$
007 009 010	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure	1,061,143 61,100 4,725,819	$ \begin{bmatrix} 1,000,000 \end{bmatrix} \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ \end{bmatrix} $
007 009	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51	1,061,143 61,100 4,725,819 759,563	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \end{bmatrix}$
007 009 010 010A	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure	1,061,143 61,100 4,725,819	$ \begin{bmatrix} 1,000,000 \end{bmatrix} \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ \end{bmatrix} $
007 009 010 010A 010A	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \end{bmatrix}$
007 009 010 010A 010A 010A 011	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 DDG-51 AP	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$	$[1,000,000]\\3,720,303\\861,143\\[-200,000]\\61,100\\4,775,819\\[50,000]\\759,563\\923,808\\41,724$
007 009 010 010A 010A 010A 011	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 DDG-51 AP FFG-FRIGATE	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$	$\begin{array}{c} [1,000,000]\\ 3,720,303\\ 861,143\\ [-200,000]\\ 61,100\\ 4,775,819\\ [50,000]\\ 759,563\\ 923,808\\ 41,724\\ 0\end{array}$
007 009 010 010A 010A 011 013	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 AP FFG-FRIGATE FFG-FRIGATE Program delay	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$	$\begin{matrix} [1,000,000]\\ 3,720,303\\ 861,143\\ [-200,000]\\ 61,100\\ 4,775,819\\ [50,000]\\ 759,563\\ 923,808\\ 41,724\\ 0\\ [-1,170,442] \end{matrix}$
007 009 010 010A 010A 011 013	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 DDG-51 DDG-51 AP FFG-FRIGATE AP FFG-FRIGATE AP Frigate industrial base and workforce development AMPHIBIOUS SHIPS	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000 \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ [-1,170,442] \\ 37,500 \end{bmatrix}$
007 009 010 010A 010A 011 013 013A 014	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 DDG-51 DDG-51 DDG-51 AP FFG-FRIGATE Program delay FFG-FRIGATE AP Frigate industrial base and workforce development AMPHIBIOUS SHIPS LPD FLIGHT II	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000 \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ [-1,170,442] \\ 37,500 \end{bmatrix}$
007 009 010 010A 011 013 013A 014 019	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 AP FFG-FRIGATE Program delay FFG-FRIGATE AP FFG-FRIGATE AP Frigate industrial base and workforce development AMPHIBIOUS SHIPS LPD FLIGHT II LHA REPLACEMENT AP	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,170,442$ $1,561,963$ $61,118$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ [-1,170,442] \\ 37,500 \\ [37,500] \\ 1,561,963 \\ 61,118 \end{bmatrix}$
007 009 010 010A 010A 011 013 013A 014	VIRGINIA CLASS SUBMARINE AP VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 DDG-51 DDG-51 DDG-51 DDG-51 Program delay FFG-FRIGATE Program delay FFG-FRIGATE AP Frigate industrial base and workforce development AMPHIBIOUS SHIPS LPD FLIGHT II LHA REPLACEMENT AP MEDIUM LANDING SHIP	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,170,442$ $1,561,963$	$\begin{matrix} [1,000,000]\\ 3,720,303\\ 861,143\\ [-200,000]\\ 61,100\\ 4,775,819\\ [50,000]\\ 759,563\\ 923,808\\ 41,724\\ 0\\ [-1,170,442]\\ 37,500\\ [37,500]\\ 1,561,963\end{matrix}$
007 009 010 010A 011A 013 013A 014 019 021	VIRGINIA CLASS SUBMARINE AP VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 DDG-51 DDG-51AP FFG-FRIGATE Frogram delay FFG-FRIGATE AP Frigate industrial base and workforce development Amphibious ships LPD FLIGHT II LHA REPLACEMENT AP MEDIUM LANDING SHIP AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,170,442$ $1,561,963$ $61,118$	$\begin{matrix} [1,000,000]\\ 3,720,303\\ 861,143\\ [-200,000]\\ 61,100\\ 4,775,819\\ [50,000]\\ 759,563\\ 923,808\\ 41,724\\ 0\\ [-1,170,442]\\ 37,500\\ [37,500]\\ 1,561,963\\ 61,118\\ 268,068\end{matrix}$
007 009 010 010A 011 013 013A 014 019	VIRGINIA CLASS SUBMARINE AP VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 DDG-51 DDG-51 AP FFG-FRIGATE Frogram delay FFG-FRIGATE AP Frigate industrial base and workforce development AMPHIBIOUS SHIPS LPD FLIGHT II LHA REPLACEMENT AP MEDIUM LANDING SHIP AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST TOWING, SALVAGE, AND RESCUE SHIP (ATS)	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,170,442$ $1,561,963$ $61,118$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ [-1,170,442] \\ 37,500 \\ [37,500] \\ 1,561,963 \\ 61,118 \\ 268,068 \\ 60,000 \end{bmatrix}$
007 009 010 010A 011A 013 013A 014 019 021 024	VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 DDG-51 DDG-51 AP FFG-FRIGATE Program delay FFG-FRIGATE AP Frigate industrial base and workforce development AMPHIBIOUS SHIPS LPD FLIGHT II LHA REPLACEMENT AP MEDIUM LANDING SHIP AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST TOWING, SALVAGE, AND RESCUE SHIP (ATS) Cost to complete	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,170,442$ $1,561,963$ $61,118$ $268,068$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ [-1,170,442] \\ 37,500 \\ [37,500] \\ 1,561,963 \\ 61,118 \\ 268,068 \\ 60,000 \\ [60,000] \\ [60,000] \end{bmatrix}$
007 009 010 010A 010A 011 013 013A 014 019 021 024 027	VIRGINIA CLASS SUBMARINE AP VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 DDG-51 AP FFG-FRIGATE Program delay FFG-FRIGATE Program delay FFG-FRIGATE AP Frigate industrial base and workforce development AMPHIBIOUS SHIPS LPD FLIGHT II LHA REPLACEMENT AP MEDIUM LANDING SHIP AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST TOWING, SALVAGE, AND RESCUE SHIP (ATS) Cost to complete OUTFITTING	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,170,442$ $1,561,963$ $61,118$ $268,068$ $674,600$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ [-1,170,442] \\ 37,500 \\ [37,500] \\ 1,561,963 \\ 61,118 \\ 268,068 \\ \hline 60,000 \\ [60,000] \\ [674,600 \\ 74,600 \\ \end{bmatrix}$
007 009 010 010A 011A 013 013A 014 019 021 024	VIRGINIA CLASS SUBMARINE AP	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,170,442$ $1,561,963$ $61,118$ $268,068$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ [-1,170,442] \\ 37,500 \\ [37,500] \\ 1,561,963 \\ 61,118 \\ 268,068 \\ 60,000 \\ [60,000] \\ 674,600 \\ 41,426 \end{bmatrix}$
007 009 010 010A 010A 011 013 013A 014 019 021 024 027 029	VIRGINIA CLASS SUBMARINE AP VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 DDG-51 DDG-51 AP FFG-FRIGATE Program delay FFG-FRIGATE AP Frigate industrial base and workforce development AmphiBioUS SHIPS LPD FLIGHT II LHA REPLACEMENT AP MEDIUM LANDING SHIP AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST TOWING, SALVAGE, AND RESCUE SHIP (ATS) Cost to complete OUTFITTING SERVICE CRAFT Additional YRBM	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,770,442$ $1,561,963$ $61,118$ $268,068$ $674,600$ $11,426$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ [-1,170,442] \\ 37,500 \\ [37,500] \\ 1,561,963 \\ 61,118 \\ 268,068 \\ \hline 60,000 \\ [60,000] \\ 674,600 \\ 41,426 \\ [30,000] \end{bmatrix}$
007 009 010 010A 010A 011 013 013A 014 019 021 024 027 029 030	VIRGINIA CLASS SUBMARINE AP VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 DDG-51 AP FFG-FRIGATE FFG-FRIGATE Frigate industrial base and workforce development AMPHIBIOUS SHIPS LPD FLIGHT II LHA REPLACEMENT AP MEDIUM LANDING SHIP AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST TOWING, SALVAGE, AND RESCUE SHIP (ATS) Cost to complete OUTFITTING SERVICE CRAFT Additional YRBM AUXILIARY PERSONNEL LIGHTER	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,170,442$ $1,561,963$ $61,118$ $268,068$ $674,600$ $11,426$ $76,168$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ [-1,170,442] \\ 37,500 \\ [37,500] \\ 1,561,963 \\ 61,118 \\ 268,068 \\ \hline 60,000 \\ [60,000] \\ 674,600 \\ 41,426 \\ [30,000] \\ 76,168 \\ \end{bmatrix}$
007 009 010 010A 010A 011 013 013A 014 019 021 024 027 029 030 031	VIRGINIA CLASS SUBMARINE AP VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 DDG-51 DDG-51 AP FFG-FRIGATE Program delay FFG-FRIGATE AP Frigate industrial base and workforce development AmphiBioUS SHIPS LPD FLIGHT II LHA REPLACEMENT AP MEDIUM LANDING SHIP AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST TOWING, SALVAGE, AND RESCUE SHIP (ATS) Cost to complete OUTFITTING SERVICE CRAFT Additional YRBM	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,170,442$ $1,561,963$ $61,118$ $268,068$ $674,600$ $11,426$ $76,168$ $45,087$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ [-1,170,442] \\ 37,500 \\ [37,500] \\ 1,561,963 \\ 61,118 \\ 268,068 \\ \hline \\ 60,000 \\ [60,000] \\ 674,600 \\ 41,426 \\ [30,000] \\ 76,168 \\ 45,087 \\ \end{bmatrix}$
007 009 010 010A 010A 011 013 013A 014 019 021 024 027 029 030	VIRGINIA CLASS SUBMARINE AP VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 DDG-51 DDG-51 DDG-51 Program delay FFG-FRIGATE Program delay FFG-FRIGATE AP Frigate industrial base and workforce development AMPHIBIOUS SHIPS LPD FLIGHT II LHA REPLACEMENT AP MEDIUM LANDING SHIP AUXILIARIES, CRAFT AND PRIOR YR PROGRAM COST TOWING, SALVAGE, AND RESCUE SHIP (ATS) Cost to complete OUTFITTING SERVICE CRAFT Additional YRBM AUXILIARY PERSONNEL LIGHTER LCAC SLEP AUXILIARY VESSELS (USED SEALIFT)	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,170,442$ $1,561,963$ $61,118$ $268,068$ $674,600$ $11,426$ $76,168$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ [-200,000] \\ 61,100 \\ 4,775,819 \\ [50,000] \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ [-1,170,442] \\ 37,500 \\ [37,500] \\ 1,561,963 \\ 61,118 \\ 268,068 \\ 60,000 \\ [60,000] \\ 674,600 \\ 41,426 \\ [30,000] \\ 76,168 \\ 45,087 \\ 141,939 \end{bmatrix}$
007 009 010 010A 010A 011 013 013A 014 019 021 024 027 029 030 031	VIRGINIA CLASS SUBMARINE AP VIRGINIA CLASS SUBMARINE AP CVN REFUELING OVERHAULS Late contract award DDG 1000 DDG-51 Large Surface Combatant Shipyard Infrastructure DDG-51 DDG-51 DDG-51 AP FFG-FRIGATE Program delay FFG-FRIGATE Program delay FFG-FRIGATE AP Frigate industrial base and workforce development AMPHIBIOUS SHIPS LPD FLIGHT II LHA REPLACEMENT AP MEDIUM LANDING SHIP AUXILLARIES, CRAFT AND PRIOR YR PROGRAM COST TOWING, SALVAGE, AND RESCUE SHIP (ATS) Cost to complete OUTFITTING SERVICE CRAFT Additional YRBM AUXILLARY PERSONNEL LIGHTER LCAC SLEP	1,061,143 $61,100$ $4,725,819$ $759,563$ $923,808$ $41,724$ $1,170,442$ $1,561,963$ $61,118$ $268,068$ $674,600$ $11,426$ $76,168$ $45,087$	$\begin{bmatrix} 1,000,000 \\ 3,720,303 \\ 861,143 \\ \begin{bmatrix} -200,000 \\ 61,100 \\ 4,775,819 \\ \begin{bmatrix} 50,000 \\ 759,563 \\ 923,808 \\ 41,724 \\ 0 \\ \begin{bmatrix} -1,170,442 \\ 37,500 \\ \begin{bmatrix} 37,500 \\ 137,500 \\ \end{bmatrix} \\ 1,561,963 \\ 61,118 \\ 268,068 \\ \hline 60,000 \\ \begin{bmatrix} 60,000 \\ 60,000 \\ 674,600 \\ 41,426 \\ \begin{bmatrix} 30,000 \\ 76,168 \\ 45,087 \\ \end{bmatrix} $

20,840

20,840

OTHER PROCUREMENT, NAVY SHIP PROPULSION EQUIPMENT 001 SURFACE POWER EQUIPMENT

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Line	Item	FY 2025 Request	House Authorized
	GENERATORS		
002	SURFACE COMBATANT HM&E	82,937	82,93
002	NAVIGATION EQUIPMENT	109 999	109.90
003	OTHER NAVIGATION EQUIPMENT OTHER SHIPBOARD EQUIPMENT	102,288	102,28
004	SUB PERISCOPE, IMAGING AND SUPT EQUIP PROG	294,625	294,62
005	DDG MOD	861,066	801,06
	Excessive cost growth		[-60,00]
	Program decrease		[-5,00
006	Water Purification FIREFIGHTING EQUIPMENT	38,521	[5,00 38,52]
007	COMMAND AND CONTROL SWITCHBOARD	2,402	2,40
008	LHA/LHD MIDLIFE	81,602	81,60
009	LCC 19/20 EXTENDED SERVICE LIFE PROGRAM	7,352	7,35
010	POLLUTION CONTROL EQUIPMENT	23,440	23,44
011	SUBMARINE SUPPORT EQUIPMENT	293,766	273,76
012	Excessive cost growth VIRGINIA CLASS SUPPORT EQUIPMENT	43,565	[-20,00 43,56
012	LCS CLASS SUPPORT EQUIPMENT	45,565 7,318	45,56 7,31
014	SUBMARINE BATTERIES	30,470	30,47
015	LPD CLASS SUPPORT EQUIPMENT	38,115	38,11
016	DDG 1000 CLASS SUPPORT EQUIPMENT	407,468	357,46
	Excessive cost growth		[-50,00
017	STRATEGIC PLATFORM SUPPORT EQUIP	53,931	43,93
018	Excessive cost growth DSSP EQUIPMENT	4,586	[-10,00 4,58
020	LCAC	11,013	11,01
021	UNDERWATER EOD EQUIPMENT	16,650	16,65
022	ITEMS LESS THAN \$5 MILLION	66,351	66,35
023	CHEMICAL WARFARE DETECTORS	3,254	3,25
004	REACTOR PLANT EQUIPMENT	0.000.100	0.005.10
024	SHIP MAINTENANCE, REPAIR AND MODERNIZATION Water Purification	2,392,190	2,397,19 [5,00
026	REACTOR COMPONENTS	445,974	445,97
020	OCEAN ENGINEERING	110,011	110,01
027	DIVING AND SALVAGE EQUIPMENT SMALL BOATS	17,499	17,49
028	STANDARD BOATS	400,892	275,89
	Additional 40-foot patrol boats	,	[12,00
	Insufficient justification		[-125,00]
	Program decrease		[-12,00]
029	PRODUCTION FACILITIES EQUIPMENT	227 026	220 - 22
029	OPERATING FORCES IPE Excessive cost growth	237,036	229,53 [-25,00
	INDOPACOM Mission Network—INDOPACOM UPL		[17,50
	OTHER SHIP SUPPORT		[,
030	LCS COMMON MISSION MODULES EQUIPMENT	56,105	56,10
031	LCS MCM MISSION MODULES	118,247	98,24
	Insufficient justification		[-20,00
033	LCS SUW MISSION MODULES	11,101	7,70
034	LCS SUW MM LCS IN-SERVICE MODERNIZATION	205,571	[-3,40] 160,57
034	Insufficient justification	205,571	[-30,00
	Unjustified request		[-15,00
035	SMALL & MEDIUM UUV	48,780	63,78
	Torpedo tube launch and recovery capable UUVs		[15,00
	LOGISTIC SUPPORT		
036	LSD MIDLIFE & MODERNIZATION	56,667	56,66
037	SHIP SONARS SPQ-9B RADAR	7,402	7,40
038	AN/SQQ-89 SURF ASW COMBAT SYSTEM	134,637	134,63
039	SSN ACOUSTIC EQUIPMENT	502,115	487,11
	Excessive cost growth		[-15,00]
040	UNDERSEA WARFARE SUPPORT EQUIPMENT	16,731	16,73
	ASW ELECTRONIC EQUIPMENT		
041 042	SUBMARINE ACOUSTIC WARFARE SYSTEM	55,484	55,48 9,64
042 043	SSTD FIXED SURVEILLANCE SYSTEM	9,647 405,854	9,64 405,85
044	SURTASS	45,975	45,97
	ELECTRONIC WARFARE EQUIPMENT	- ,. , .	.,
045	AN/SLQ-32	184,349	184,34
	RECONNAISSANCE EQUIPMENT		
046	SHIPBOARD IW EXPLOIT	362,099	362,09
047	AUTOMATED IDENTIFICATION SYSTEM (AIS) OTHER SHIP ELECTRONIC EQUIPMENT	4,680	4,68
048	COOPERATIVE ENGAGEMENT CAPABILITY	26,644	26,64
	NAVAL TACTICAL COMMAND SUPPORT SYSTEM (NTCSS)	13,614	20,04
049			

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Line	Item	FY 2025 Request	House Authorized
051	NAVY COMMAND AND CONTROL SYSTEM (NCCS)	3,645	3,64
052	MINESWEEPING SYSTEM REPLACEMENT	16,812	16,81
053	NAVSTAR GPS RECEIVERS (SPACE)	41,458	41,45
054	AMERICAN FORCES RADIO AND TV SERVICE AVIATION ELECTRONIC EQUIPMENT	3,803	3,80
056	ASHORE ATC EQUIPMENT	90,586	90,58
057	AFLOAT ATC EQUIPMENT	75,508	75,50
058	ID SYSTEMS	59,602	59,60
059	JOINT PRECISION APPROACH AND LANDING SYSTEM (7,287	7,28
060	NAVAL MISSION PLANNING SYSTEMS	46,106	36,10
	Excessive cost growth	,	[-10,00]
061	OTHER SHORE ELECTRONIC EQUIPMENT MARITIME INTEGRATED BROADCAST SYSTEM	7 200	7.90
061	TACTICAL/MOBILE C4I SYSTEMS	7,809 65,113	7,80 65,11
063	DCGS-N	16,946	16,94
064	CANES	440,207	440,20
065	RADIAC	38,688	38,68
066	CANES-INTELL	50,654	50,65
067	GPETE	32,005	32,00
068	MASF	24,361	24,36
069	INTEG COMBAT SYSTEM TEST FACILITY	6,709	6,70
070	EMI CONTROL INSTRUMENTATION	4,081	4,08
070	IN-SERVICE RADARS AND SENSORS	228,910	4,08 228,91
	SHIPBOARD COMMUNICATIONS		,
073	BATTLE FORCE TACTICAL NETWORK	104,119	79,11
	Excessive cost growth		[-25,00]
074	SHIPBOARD TACTICAL COMMUNICATIONS	24,602	24,60
075	SHIP COMMUNICATIONS AUTOMATION	103,546	103,54
076	COMMUNICATIONS ITEMS UNDER \$5M SUBMARINE COMMUNICATIONS	9,209	9,20
077	SUBMARINE BROADCAST SUPPORT Excessive cost growth	136,846	111,84
078	SUBMARINE COMMUNICATION EQUIPMENT	68,334	[-25,00 68,33
	SATELLITE COMMUNICATIONS		
079	SATELLITE COMMUNICATIONS SYSTEMS	59,745	59,74
080	NAVY MULTIBAND TERMINAL (NMT) Excessive cost growth	163,071	100,07 [-63,00
081	SHORE COMMUNICATIONS JOINT COMMUNICATIONS SUPPORT ELEMENT (JCSE)	4,551	4,55
001	CRYPTOGRAPHIC EQUIPMENT	4,001	ч,55
082	INFO SYSTEMS SECURITY PROGRAM (ISSP)	162,008	162,00
083	MIO INTEL EXPLOITATION TEAM	1,100	1,10
084	CRYPTOLOGIC COMMUNICATIONS EQUIP	15,506	15,50
095	OTHER ELECTRONIC SUPPORT COAST GUARD EQUIPMENT	58,213	58,21
	SONOBUOYS		
097	SONOBUOYS—ALL TYPES Additional Sonobouys	323,441	348,44 [25,00
	AIRCRAFT SUPPORT EQUIPMENT		[25,00
098	MINOTAUR	5,431	5,43
099	WEAPONS RANGE SUPPORT EQUIPMENT	138,062	138,06
100	AIRCRAFT SUPPORT EQUIPMENT	121,108	121,10
101	ADVANCED ARRESTING GEAR (AAG)	2,244	2,24
102	ELECTROMAGNETIC AIRCRAFT LAUNCH SYSTEM (EMALS	14,702	14,70
103	METEOROLOGICAL EQUIPMENT	17,982	17,98
104	AIRBORNE MCM	10,643	10,64
106	AVIATION SUPPORT EQUIPMENT	110,993	110,99
107	UMCS-UNMAN CARRIER AVIATION(UCA)MISSION CNTRL SHIP GUN SYSTEM EQUIPMENT	130,050	130,05
109	SHIP GUN SYSTEMS EQUIPMENT	6,416	6,41
	SHIP MISSILE SYSTEMS EQUIPMENT		
110	HARPOON SUPPORT EQUIPMENT	226	22
111	SHIP MISSILE SUPPORT EQUIPMENT	381,473	331,47
112	Excessive cost growth TOMAHAWK SUPPORT EQUIPMENT	98,921	[-50,00 98,92
	FBM SUPPORT EQUIPMENT		
113	STRATEGIC MISSILE SYSTEMS EQUIP ASW SUPPORT EQUIPMENT	325,236	325,23
114	SSN COMBAT CONTROL SYSTEMS	157,609	157,60
115	ASW SUPPORT EQUIPMENT	25,362	25,36
110	OTHER ORDNANCE SUPPORT EQUIPMENT		a a ==
116	EXPLOSIVE ORDNANCE DISPOSAL EQUIP	26,725	26,72
117	DIRECTED ENERGY SYSTEMS	3,817	3,81
118	ITEMS LESS THAN \$5 MILLION OTHER EXPENDABLE ORDNANCE	3,193	3,19
119	ANTI-SHIP MISSILE DECOY SYSTEM	95,557	45,55

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Line	Item	FY 2025 Request	House Authorize
120	SUBMARINE TRAINING DEVICE MODS	80,248	80,24
121	SURFACE TRAINING EQUIPMENT CIVIL ENGINEERING SUPPORT EQUIPMENT	179,974	179,97
122	PASSENGER CARRYING VEHICLES	3,751	3,75
123	GENERAL PURPOSE TRUCKS	5,795	5,79
124	CONSTRUCTION & MAINTENANCE EQUIP	80,260	80,26
125	FIRE FIGHTING EQUIPMENT	26,199	26,19
126	TACTICAL VEHICLES	50,878	50,87
127	AMPHIBIOUS EQUIPMENT	6,454	6,45
128	POLLUTION CONTROL EQUIPMENT	3,924	3,92
129	ITEMS LESS THAN \$5 MILLION	103,014	78,01
120	Excessive cost growth	105,011	[-25,00
130	PHYSICAL SECURITY VEHICLES	1,301	1,30
150	SUPPLY SUPPORT EQUIPMENT	1,501	1,50
131	SUPPLY EQUIPMENT	56 595	46,58
191	-	56,585	
199	Excessive cost growth	5 0.00	[-10,00
132	FIRST DESTINATION TRANSPORTATION	5,863	5,8
133	SPECIAL PURPOSE SUPPLY SYSTEMS	954,467	954,40
	TRAINING DEVICES		
134	TRAINING SUPPORT EQUIPMENT	5,341	5,3
135	TRAINING AND EDUCATION EQUIPMENT	75,626	75,65
	COMMAND SUPPORT EQUIPMENT		
136	COMMAND SUPPORT EQUIPMENT	29,698	29,6
137	MEDICAL SUPPORT EQUIPMENT	10,122	10,1
139	NAVAL MIP SUPPORT EQUIPMENT	6,590	6,5
140	OPERATING FORCES SUPPORT EQUIPMENT	17,056	17,0
141	C4ISR EQUIPMENT	33,606	18,6
	Excessive cost growth		[-15,0
142	ENVIRONMENTAL SUPPORT EQUIPMENT	47,499	47,4
143	PHYSICAL SECURITY EQUIPMENT	129,484	119,4
140		129,484	
1.1.1	Excessive cost growth ENTERPRISE INFORMATION TECHNOLOGY	10.000	[-10,0
144		42,026	42,0
	OTHER	100 100	100 1
149	NEXT GENERATION ENTERPRISE SERVICE	130,100	130,1
150	CYBERSPACE ACTIVITIES	2,195	2,1
	CLASSIFIED PROGRAMS		
151A	CLASSIFIED PROGRAMS	16,134	16,1
	SPARES AND REPAIR PARTS		
152	SPARES AND REPAIR PARTS	705,144	705,1
153	VIRGINIA CLASS (VACL) SPARES AND REPAIR PARTS	578,277	= = 0 Q
	TOTAL OTHER PROCUREMENT, NAVY	15,877,253	578,27 15,283,35
001			15,283,35
001 002	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES	15,877,253 2,773	1 5,283,3
	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAVTA1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES	15,877,253	15,283,3 2,7 526,2
002	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth	2,773 810,276	2,7 526,2 [-284,0
	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP	15,877,253 2,773	2,7 526,2 [-284,0
002 003	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS	15,877,253 2,773 810,276 761	2,7 526,2 [-284,0 7
002 003 004	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ATTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER	2,773 810,276 761 1,823	2,7 526,2 [-284,0 7 1,8
002 003	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION	15,877,253 2,773 810,276 761	2,7 526,2 [-284,0 7 1,8 139,4
002 003 004 005 006	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANYAI PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES	2,773 810,276 761 1,823 139,477 18,481	2,7 526,2 [-284,0 7 1,8 139,4 18,4
002 003 004 005 006 007	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK	2,773 810,276 761 1,823 139,477 18,481 115,232	15,283,33 $2,7$ $526,2$ $[-284,0)$ 7 $1,8$ $139,4$ $18,4$ $115,2$
002 003 004 005 006 007 008	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANVTAI PIP AMPHIBIOUS COMBAT VEHICLE FAMILLY OF VEHICLES Red Stripe limitation/cost growth 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)	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682	15,283,33 2,7 526,2 [-284,0 7 1,8 139,4 18,4 115,2 144,6
002 003 004 005 006 007 008 009	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANVTA1 PIP AMPHIBIOUS COMBAT VEHICLES FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS I55MN LIGHTWEIGHT TOWED HOWTZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087	2,7 526,2 [-284,0 7 1,8 139,4 18,4 115,2 144,6 30,0
002 003 004 005 006 007 008	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHT WEIGHT 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	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682	$\begin{array}{c} 2,7\\526,2\\[-284,0]\\7\\1,8\\139,4\\18,4\\115,2\\144,6\\30,0\\333,2\end{array}$
002 003 004 005 006 007 008 009	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth 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) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE Excessive missile costs	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 0\\ 333,2\\ [-5,0]\end{array}$
002 003 004 005 006 007 008 009	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUDD MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) GROUND BASED AIR DEFENSE Excessive missile costs Forward finaneed in FY24	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 0\\ 333,2\\ [-5,0]\end{array}$
002 003 004 005 006 007 008 009 010 011	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANVTA1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth 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 Excessive missile costs Forward financed in FY24 ANTI-ARMOR MISSILE-JAVELIN	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 333,2\\ [-5,0]\\ [-31,0]\\ 61,5\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANVTA1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAW PIP ARTILLERY AND OTHER WEAPONS I55MN LIGHTWEIGHT TOWED HOWTZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE Excessive missile costs Forward financed in FY24 ANTI-ARNOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS)	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 333,2\\ [-5,0]\\ [-31,0]\\ 61,5\\ \end{array}$
002 003 004 005 006 007 008 009 010 011	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES ANVTA1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth 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 Excessive missile costs Forward financed in FY24 ANTI-ARMOR MISSILE-JAVELIN	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563	$\begin{array}{c} 2.7\\ 526.2\\ [-284,0]\\ 7\\ 1.8\\ 139.4\\ 18,4\\ 115.2\\ 144.6\\ 30.0\\ 333.2\\ [-5.0]\\ [-31.0]\\ 61.5\\ 9.5\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE Excessive missile costs Forward financed in FY24 ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR MISSILE-TOW GUIDED MLRS ROCKET (GMLRS)	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 333,2\\ [-5,0]\\ [-5,0]\\ [-31,0]\\ 61,5\\ 9,5\\ 1,8\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILLY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE Excessive missile costs Forward financed in FY24 ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MLRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 333,2\\ [-5,0]\\ [-5,0]\\ [-31,0]\\ 61,5\\ 9,5\\ 1,8\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE Excessive missile costs Forward financed in FY24 ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR MISSILE-TOW GUIDED MLRS ROCKET (GMLRS)	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 333,2\\ [-5,0]\\ [-31,0]\\ 61,5\\ 9,5\\ 1,8\\ 1,5\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013 014	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILLY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE Excessive missile costs Forward financed in FY24 ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MLRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584	
002 003 004 005 006 007 008 009 010 011 012 013 014	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAVTA1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth 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 Excessive missile costs Forward financed in FY24 ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MLRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS (C	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584	$\begin{array}{c} 2.7\\ 526.2\\ [-284,0]\\ 7\\ 1.8\\ 139.4\\ 18,4\\ 115.2\\ 144.6\\ 30.0\\ 333.2\\ [-5,0]\\ [-31,0]\\ 61.5\\ 9.5\\ 1.8\\ 1.5\\ 84.7\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013 014 015	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MN LIGHTWEIGHT TOWED HOWTZER 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 Excessive missile costs Forward financed in FY24 ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MISSILE-TOW GUIDED MIS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM (C	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584 84,764	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 333,2\\ [-5,0]\\ [-31,0]\\ 61,5\\ 9,5\\ 1,8\\ 1,5\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013 014 015	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM MEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM)	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584 84,764	$\begin{array}{c} 2,7\\ 526,2\\ [-284,00\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 333,2\\ [-5,00\\ [-31,0\\ 61,5\\ 9,5\\ 1,8\\ 1,5\\ 84,7\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013 014 015 016	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM WEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) AP GROUND BASED AIR DEFENSE Excessive missile costs Forward financed in FY24 ANTI-ARNOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARNOR MISSILE-TOW GUIDED MLRS ROCKET (GMLRS) COMMAN AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM (C REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584 84,764 71,023	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 333,2\\ [-5,0]\\ [-31,0]\\ 61,5\\ 9,5\\ 1,8\\ 1,5\\ 84,7\\ 71,0\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013 014 015 016	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAVTA1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 1555MN 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 Excessive missile costs Forward financed in FY24 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 (C REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT OTHER SUPPORT (TEL) MODIFICATION KITS COMMAND AND CONTROL SYSTEM (NON-TEL)	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584 84,764 71,023 1,559	$\begin{array}{c} 2,7\\526,2\\[-284,0]\\7\\1,8\\139,4\\18,4\\115,2\\144,6\\30,0\\333,2\\[-5,0]\\[-5,0]\\61,5\\9,5\\1,8\\1,5\\84,7\\71,0\\1,5\end{array}$
002 003 004 005 006 007 008 009 010 011 012 013 014 015 016 017	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLES FAMILLY OF VEHICLES Red Stripe limitation/cost growth LAV PIP ARTILLERY AND OTHER WEAPONS 155MM LIGHTWEIGHT TOWED HOWITZER ARTILLERY WEAPONS SYSTEM MEAPONS AND COMBAT VEHICLES UNDER \$5 MILLION GUIDED MISSILES TOMAHAWK NAVAL STRIKE MISSILE (NSM) NAVAL STRIKE MISSILE (NSM) <	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584 84,764 71,023	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ (-31,0)\\ [-31,0]\\ (-5,0)\\ [-31,0]\\ (-5,0)\\ [-31,0]\\ 84,7\\ 71,0\\ 1,5\\ 172,1\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013 014 015 016 017 018	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth 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 Excessive missile costs Forward financed in FY24 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 (C REPAIR AND TEST EQUIPMENT COMMAND AND CONTROL SYSTEM (NON-TEL) MODIFICATION KITS COMMAND AND CONTROL SYSTEM (NON-TEL) ITEMS UNDER \$5 MILLION (COMM & ELEC) Lack of testing program with Squad Aiming Laser	15,877,253 2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584 84,764 71,023 1,559 221,212	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 0\\ 333,2\\ [-5,0]\\ [-31,0]\\ 61,5\\ 9,5\\ 1,8\\ 1,5\\ 84,7\\ 71,0\\ 1,5\\ 172,1\\ [-49,1] \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013 014 015 016 017	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth 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 Excessive missile costa Forward financed in FY24 ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MLRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVLIATION COMMAND AND CONTROL SYSTEM (C REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT COMMAND AND CONTROL SYSTEM (NON-TEL) MODIFICATION KITS COMMAND AND CONTROL SYSTEM (NON-TEL) ITHEN SUNDER \$5 MILLION (COMM & ELEC) Lack of testing program with Squad Aiming Laser AIR OPERATIO	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584 84,764 71,023 1,559	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 0\\ 333,2\\ [-5,0]\\ [-31,0]\\ 61,5\\ 9,5\\ 1,8\\ 1,5\\ 84,7\\ 71,0\\ 1,5\\ 172,1\\ [-49,1] \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013 014 015 016 017 018 019	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAVTA1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth 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 Excessive missile costs Forward financed in FY24 ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-JOW GUIDED MLRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM (C REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT MODIFICATION KITS COMMAND AND CONTROL SYSTEM (NON-TEL) ITEMS UNDER \$5 MILLION (COMM & ELEC) Lack of testing program with S	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584 84,764 71,023 1,559 221,212 20,385	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 333,2\\ [-5,0]\\ [-51,0]\\ [-31,0]\\ 61,5\\ 9,5\\ 1,8\\ 1,5\\ 84,7\\ 711,0\\ 1,5\\ 172,1\\ [-49,1\\ 20,3\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013 014 015 016 017 018	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAV7A1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth 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) NATI-ARMOR MISSILE-JAVELIN FORWARD MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-TOW GUIDED MLRS ROCKET (GMLRS) COMMON AVIATION COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM (C	15,877,253 2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584 84,764 71,023 1,559 221,212	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ (-31,0)\\ [-31,0]\\ (-5,0)\\ [-31,0]\\ (-5,0)\\ [-31,0]\\ 84,7\\ 71,0\\ 1,5\\ 172,1\\ \end{array}$
002 003 004 005 006 007 008 009 010 011 012 013 014 015 016 017 018 019	TOTAL OTHER PROCUREMENT, NAVY PROCUREMENT, MARINE CORPS TRACKED COMBAT VEHICLES AAVTA1 PIP AMPHIBIOUS COMBAT VEHICLE FAMILY OF VEHICLES Red Stripe limitation/cost growth 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 Excessive missile costs Forward financed in FY24 ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-JAVELIN FAMILY ANTI-ARMOR WEAPON SYSTEMS (FOAAWS) ANTI-ARMOR MISSILE-JOW GUIDED MLRS ROCKET (GMLRS) COMMAND AND CONTROL SYSTEMS COMMON AVIATION COMMAND AND CONTROL SYSTEM (C REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT REPAIR AND TEST EQUIPMENT MODIFICATION KITS COMMAND AND CONTROL SYSTEM (NON-TEL) ITEMS UNDER \$5 MILLION (COMM & ELEC) Lack of testing program with S	2,773 810,276 761 1,823 139,477 18,481 115,232 144,682 30,087 369,296 61,563 9,521 1,868 1,584 84,764 71,023 1,559 221,212 20,385	$\begin{array}{c} 2,7\\ 526,2\\ [-284,0]\\ 7\\ 1,8\\ 139,4\\ 18,4\\ 115,2\\ 144,6\\ 30,0\\ 333,2\\ [-5,0]\\ [-5,0]\\ [-31,0]\\ 61,5\\ 9,5\\ 1,8\\ 1,5\\ 84,7\\ 71,0\\ 1,5\\ 172,1\\ [-49,1\\ 20,3\\ \end{array}$

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Line	Item	FY 2025 Request	House Authorize
022	GCSS-MC	3,282	3,28
023	FIRE SUPPORT SYSTEM	56,710	56,71
024	INTELLIGENCE SUPPORT EQUIPMENT	128,804	106,30
0.2.4	Excess Advanced Signals Processor	50.055	[-22,50
026	UNMANNED AIR SYSTEMS (INTEL)	59,077	59,01
027 028	DCGS-MC UAS PAYLOADS	81,507 17,232	81,50 17,23
028	OTHER SUPPORT (NON-TEL)	17,252	17,20
031	EXPEDITIONARY SUPPORT EQUIPMENT	15,042	15,04
032	MARINE CORPS ENTERPRISE NETWORK (MCEN)	283,983	263,5
	Network Transport Excess Growth		[-20,40
033	COMMON COMPUTER RESOURCES	25,793	25,7
034	COMMAND POST SYSTEMS	59,113	59,1
035	RADIO SYSTEMS	258,818	258,8
036	COMM SWITCHING & CONTROL SYSTEMS	39,390	39,3
037	COMM & ELEC INFRASTRUCTURE SUPPORT	21,015	21,0
038	CYBERSPACE ACTIVITIES UNMANNED EXPEDITIONARY SYSTEMS	19,245	19,2
040	CLASSIFIED PROGRAMS	16,305	16,3
041A	CLASSIFIED FROGRAMS CLASSIFIED PROGRAMS	3,266	3,2
OTIA	ADMINISTRATIVE VEHICLES	3,200	5,2
042	COMMERCIAL CARGO VEHICLES	26,800	26,8
	TACTICAL VEHICLES	,	,-
043	MOTOR TRANSPORT MODIFICATIONS	17,304	17,3
044	JOINT LIGHT TACTICAL VEHICLE	340,542	223,1
	Fielding delay schedule impact		[-7, 4]
	Material schedule impact to M2/Ukraine forward funded		[-101, 7
	Schedule delay trailer impact		[-8,3
045	TRAILERS	27,440	27,4
	ENGINEER AND OTHER EQUIPMENT		
046	TACTICAL FUEL SYSTEMS	29,252	29,2
047	POWER EQUIPMENT ASSORTED	23,411	23,4
048 049	AMPHIBIOUS SUPPORT EQUIPMENT EOD SYSTEMS	11,366 30,166	11,3 30,1
049	MATERIALS HANDLING EQUIPMENT	50,100	50,1
050	PHYSICAL SECURITY EQUIPMENT	56,749	56,7
000	GENERAL PROPERTY	50,115	00,1
051	FIELD MEDICAL EQUIPMENT	23,651	23,6
052	TRAINING DEVICES	105,448	105,4
053	FAMILY OF CONSTRUCTION EQUIPMENT	29,168	29,1
054	ULTRA-LIGHT TACTICAL VEHICLE (ULTV)	17,954	17,9
	OTHER SUPPORT		
055	ITEMS LESS THAN \$5 MILLION	26,508	26,5
	SPARES AND REPAIR PARTS		
056	SPARES AND REPAIR PARTS	28,749	28,7
	TOTAL PROCUREMENT, MARINE CORPS	4,243,863	3,585,40
	AIRCRAFT PROCUREMENT, AIR FORCE STRATEGIC OFFENSIVE		
001	B-21 RAIDER	1,956,668	1,956,6
001	B-21 RAIDER AP	721,600	721,6
002	TACTICAL FORCES	121,000	121,0
003	F-35	4,474,156	4,012,4
	APG-81 Radars (Qty 34)		[138,3
	Correction of F-35 program deficiencies		[-600,0
004	F-35 AP	482,584	482,5
005	F-15EX	1,808,472	1,808,4
006	F-15EX AP		271,0
	FY26 Aircraft (+24)		[271,0]
	TACTICAL AIRLIFT		a
		2,854,748	2,604,7
007	KC-46A MDAP		[-140,0]
007	Excessive cost growth		E 110.0
007	Excessive cost growth Program decrease		[-110,0]
	Excessive cost growth Program decrease OTHER AIRLIFT	2 405	
007	Excessive cost growth Program decrease OTHER AIRLIFT C–130J	2,405	285,4
	Excessive cost growth Program decrease OTHER AIRLIFT C-130J 2 additional aircraft	2,405	[-110,0 285,4 [220,0 [63,0]
	Excessive cost growth Program decrease OTHER AIRLIFT C–130J	2,405	285,4
	Excessive cost growth Program decrease OTHER AIRLIFT C-130J 2 additional aircraft NRE Polar Airlift	2,405 235,207	285,4 [220,0
008	Excessive cost growth Program decrease OTHER AIRLIFT C-130J 2 additional aircraft NRE Polar Airlift UPT TRAINERS		285,4 [220,0 [63,0
008	Excessive cost growth Program decrease OTHER AIRLIFT C-130J 2 additional aircraft NRE Polar Airlift UPT TRAINERS ADVANCED PILOT TRAINING T-7A		285,4 [220,0 [63,0 235,2
008 010	Excessive cost growth Program decrease OTHER AIRLIFT C-130J 2 additional aircraft NRE Polar Airlift UPT TRAINERS ADVANCED PILOT TRAINING T-7A HELICOPTERS	235,207	285,4 [220,0 [63,0 235,2 294,0
008 010 011	Excessive cost growth Program decrease OTHER AIRLIFT C-130J 2 additional aircraft NRE Polar Airlift UPT TRAINERS ADVANCED PILOT TRAINING T-7A HELICOPTERS MH-139A	235,207 294,095	285,4 [220,0 [63,0 235,2 294,0 137,6
008 010 011	Excessive cost growth	235,207 294,095	285,4 [220,0 [63,0 235,2 294,0 137,6 [-5,0
008 010 011 012	Excessive cost growth	235,207 294,095 162,685	285,4 [220,0 [63,0 235,2 294,0 137,6 [-5,0 [-20,0
008 010 011	Excessive cost growth	235,207 294,095	285,4 [220,0 [63,0

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Line	Item	FY 2025 Request	House Authorize
014	CIVIL AIR PATROL A/C OTHER AIRCRAFT	3,086	3,0
016	TARGET DRONES	37,581	37,5
017	ULTRA	35,274	35,2
021	RQ-20B PUMA STRATEGIC AIRCRAFT	11,283	11,2
022	B-2A	63,932	63,9
023	B-1B	13,406	13,4
024	B-52	194,832	194,8
025	LARGE AIRCRAFT INFRARED COUNTERMEASURES TACTICAL AIRCRAFT	52,117	52,1
027	E-11 BACN/HAG	82,939	82,9
028	F-15	45,829	45,8
029	F-16	217,235	217,2
030	F-22A	861,125	861,1
031	F-35 MODIFICATIONS	549,657	549,6
032	F-15 EPAW	271,970	271,9
033	KC–46A MDAP AIRLIFT AIRCRAFT	24,954	24,9
034	C-5	45,445	45,4
035	C-17A	103,306	136,2
	Mobility connectivity		[32,9
036	C-32A	6,422	6,4
037	С-37А	9,146	9,1
038	TRAINER AIRCRAFT GLIDER MODS	2,679	2,6
039	Т-6	130,281	130,2
039	1-0 T-1	· · · ·	
040 041	T-1 T-38	2,205 115.486	2,2
	OTHER AIRCRAFT	115,486	115,4
043	U-2 MOD8	69,806	69,8
047	VC-25A MOD	11,388	11,3
048	C-40	7,114	7,1
049	C-130	102,519	102,5
050	C-130J MODS	206,904	206,9
051	C-135	146,564	146,5
052	COMPASS CALL	94,654	94,6
054	RC-135	222,966	222,9
055	E-3	68,192	68,1
056	E-4	28,728	28,7
057	H-1	2,097	2,0
058	MH-139A MOD	5,010	5,0
059	нп-1554 мор Н-60	2,035	3,0 2,0
060	HH60W MODIFICATIONS		
		28,911	28,9
062	HC/MC-130 MODIFICATIONS	213,284	213,2
063	OTHER AIRCRAFT	55,122	55,1
064	OTHER AIRCRAFT AP	5,216	5,2
065	MQ-9 MODS	12,351	40,3
	MQ-9 Multi-Domain Operations (M2DO) Kits		[28,0
066	SENIOR LEADER C3 SYSTEM—AIRCRAFT	25,001	25,0
067	CV-22 MODS AIRCRAFT SPARES AND REPAIR PARTS	42,795	42,7
068	INITIAL SPARES/REPAIR PARTS	936,212	936,2
0.00	COMMON SUPPORT EQUIPMENT	100.010	1 40 0
069	AIRCRAFT REPLACEMENT SUPPORT EQUIP POST PRODUCTION SUPPORT	162,813	162,8
070	OTHER PRODUCTION CHARGES	15,031	15,0
072	B-2A	1,885	1,8
073	B-2B	15,709	15,7
076	CV-22 POST PRODUCTION SUPPORT	12,025	12,0
079	F-16	11,501	11,5
080	F-16	867	8
082	HC/MC-130 MODIFICATIONS INDUSTRIAL PREPAREDNESS	18,604	18,6
085	INDUSTRIAL RESPONSIVENESS	20,004	20,0
	WAR CONSUMABLES		
086	WAR CONSUMABLES	25,908	25,9
	OTHER PRODUCTION CHARGES		
087	OTHER PRODUCTION CHARGES	1,006,272	1,006,2
092	F-15EX CLASSIFIED PROGRAMS	40,084	40,0
092A	CLASSIFIED PROGRAMS	16,359	16,3
	TOTAL AIRCRAFT PROCUREMENT, AIR FORCE	19,835,430	19,584,9
	MISSILE PROCUREMENT, AIR FORCE MISSILE REPLACEMENT EQUIPMENT—BALLISTIC		
001	MISSILE REPLACEMENT EQUILMENT—DALLISTIC MISSILE REPLACEMENT EQ-BALLISTIC	37,333	37,3
001		ə 1,333	37,3
	BALLISTIC MISSILES		

Line	Item	FY 2025 Request	House Authorized
003	MK21A REENTRY VEHICLE STRATEGIC	26,156	26,15
004	LONG RANGE STAND-OFF WEAPON	70,335	70,33
005	LONG RANGE STAND-OFF WEAPON AP	140,000	140,00
	TACTICAL		
006	REPLAC EQUIP & WAR CONSUMABLES	6,533	6,53
007	JOINT AIR-SURFACE STANDOFF MISSILE	825,051	825,05
009	JOINT STRIKE MISSILE	165,909	165,90
010 012	LRASMO	354,100	354,10
012	SIDEWINDER (AIM–9X) AMRAAM	107,101 447,373	107,10 447,37
016	SMALL DIAMETER BOMB	42,257	42,25
017	SMALL DIAMETER BOMB II	328,382	328,38
018	STAND-IN ATTACK WEAPON (SIAW)	173,421	173,42
	INDUSTRIAL FACILITIES		
019	INDUSTRIAL PREPAREDNESS/POL PREVENTION	913	91
	CLASS IV		
020	ICBM FUZE MOD	104,039	104,03
021	ICBM FUZE MOD AP	40,336	40,33
022	MM III MODIFICATIONS	24,212	24,21
023	AIR LAUNCH CRUISE MISSILE (ALCM)	34,019	34,01
004	MISSILE SPARES AND REPAIR PARTS	0.050	c 05
024 025	MSL SPRS/REPAIR PARTS (INITIAL) MSL SPRS/REPAIR PARTS (REPLEN)	6,956 103 543	6,95 103,54
025	MSL SPRS/REPAIR PARTS (REPLEN)	103,543	103,54
028	SPECIAL UPDATE PROGRAMS	628,436	628,43
020	CLASSIFIED PROGRAMS	020,100	020,10
028A	CLASSIFIED PROGRAMS	707,204	707,20
	TOTAL MISSILE PROCUREMENT, AIR FORCE	4,373,609	4,373,60
	PROCUREMENT OF AMMUNITION, AIR FORCE CARTRIDGES		
002	CARTRIDGES	123,034	123,03
	BOMBS		
003	GENERAL PURPOSE BOMBS	144,725	144,72
004	MASSIVE ORDNANCE PENETRATOR (MOP)	8,566	8,56
005	JOINT DIRECT ATTACK MUNITION	125,268	125,26
007	B61–12 TRAINER	11,665	11,66
008	OTHER ITEMS CAD/PAD	40.497	40.49
008	EXPLOSIVE ORDNANCE DISPOSAL (EOD)	40,487 7,076	40,48 7,07
010	SPARES AND REPAIR PARTS	617	61
011	FIRST DESTINATION TRANSPORTATION	2,894	2,89
012	ITEMS LESS THAN \$5,000,000	5,399	5,39
	FLARES		
013	EXPENDABLE COUNTERMEASURES	99,769	99,76
	FUZES		
014	FUZES	114,664	114,66
	SMALL ARMS		
015	SMALL ARMS	25,311 700 475	25,31 700 47
	TOTAL PROCUREMENT OF AMMUNITION, AIR FORCE	709,475	709,47
	PROCUREMENT, SPACE FORCE SPACE PROCUREMENT, SF		
001	AF SATELLITE COMM SYSTEM	65,656	65,65
003	COUNTERSPACE SYSTEMS	4,277	4,27
004	FAMILY OF BEYOND LINE-OF-SIGHT TERMINALS	17,264	17,26
005	FABT FORCE ELEMENT TERMINAL	$234,\!655$	234,65
006	WIDEBAND GAPFILLER SATELLITES(SPACE)	10,020	10,02
007	GENERAL INFORMATION TECH—SPACE	2,189	2,18
008	GPSIII FOLLOW ON	647,165	323,56
	Early to need		[-323,60
009	GPS III SPACE SEGMENT GLOBAL POSTIONING (SPACE)	68,205	68,20
010	GLOBAL POSTIONING (SPACE)	835	88
014 015	SPACEBORNE EQUIP (COMSEC)	83,829 37,684	83,82 37.68
015	SPECIAL SPACE ACTIVITIES	658,007	57,68 658,00
018	MOBILE USER OBJECTIVE SYSTEM	51,601	51,60
019	NATIONAL SECURITY SPACE LAUNCH	1,847,486	1,847,48
021	PTES HUB	56,148	56,14
023	SPACE DEVELOPMENT AGENCY LAUNCH	357,178	357,17
024	SPACE MODS	48,152	48,15
025	SPACELIFT RANGE SYSTEM SPACE	63,798	63,79
026	SPARES AND REPAIR PARTS PASSENGER CARRYING VEHICLES	722	72
027	USSF REPLACEMENT VEHICLES	4,919	4,91
	VANAF IVEZI LEWIZINE VETERVEZAS	+,719	+,91

SEC. 4101. PROCUREMENT

Line	Item	FY 2025 Request	House Authorize
028	POWER CONDITIONING EQUIPMENT TOTAL PROCUREMENT, SPACE FORCE	3,189 4,262,979	3,18 3,939,37
	OTHER PROCUREMENT, AIR FORCE		
	PASSENGER CARRYING VEHICLES		
001	PASSENGER CARRYING VEHICLES	6,802	6,80
002	CARGO AND UTILITY VEHICLES MEDIUM TACTICAL VEHICLE	4,526	4,52
002	CAP VEHICLES	4,520	4,52
004	CARGO AND UTILITY VEHICLES	41,605	41,60
	SPECIAL PURPOSE VEHICLES		
005	JOINT LIGHT TACTICAL VEHICLE	69,546	69,54
006 007	SECURITY AND TACTICAL VEHICLES SPECIAL PURPOSE VEHICLES	438 99,057	4: 99,03
001	FIRE FIGHTING EQUIPMENT	55,051	55,04
008	FIRE FIGHTING/CRASH RESCUE VEHICLES	57,234	57,23
	MATERIALS HANDLING EQUIPMENT		
009	MATERIALS HANDLING VEHICLES	22,949	22,94
010	BASE MAINTENANCE SUPPORT RUNWAY SNOW REMOV AND CLEANING EQU	7.476	7.4
010	BASE MAINTENANCE SUPPORT VEHICLES	7,476 91,001	7,4' 91,0
011	COMM SECURITY EQUIPMENT(COMSEC)	51,001	51,0
012	COMSEC EQUIPMENT	63,233	63,2
013	STRATEGIC MICROELECTRONIC SUPPLY SYSTEM	328,667	323,6
	Program decrease INTELLIGENCE PROGRAMS		[-5,0]
014	INTELLIGENCE PROGRAMS	5.616	5,6
014	INTELLIGENCE TRAINING EQUIPMENT	5,010 5,146	5,1
016	INTELLIGENCE COMM EQUIPMENT	36,449	36,4
	ELECTRONICS PROGRAMS		
017	AIR TRAFFIC CONTROL & LANDING SYS	45,820	45,8
018	NATIONAL AIRSPACE SYSTEM BATTLE CONTROL SYSTEM—FIXED	13,443	13,4
019 020	THEATER AIR CONTROL SYSTEM—FIXED	22,764 73,412	22,7 73,4
021	3D EXPEDITIONARY LONG-RANGE RADAR	96,022	96,0
022	WEATHER OBSERVATION FORECAST	31,056	31,0
023	STRATEGIC COMMAND AND CONTROL	49,991	49,9
024	CHEYENNE MOUNTAIN COMPLEX	8,897	8,8
025 027	MISSION PLANNING SYSTEMS STRATEGIC MISSION PLANNING & EXECUTION SYSTEM SPCL COMM-ELECTRONICS PROJECTS	18,474 7,376	18,4 7,3
028	GENERAL INFORMATION TECHNOLOGY	161,928	161,9
029	AF GLOBAL COMMAND & CONTROL SYS	1,946	1,9
030	BATTLEFIELD AIRBORNE CONTROL NODE (BACN) MOBILITY COMMAND AND CONTROL	5	11.4
031 032	AIR FORCE PHYSICAL SECURITY SYSTEM	11,435 254,106	11,4 254,1
033	COMBAT TRAINING RANGES	290,877	298,3
	Infrastructure and communications upgrades		[7,5
034	MINIMUM ESSENTIAL EMERGENCY COMM N	60,639	60,6
035	WIDE AREA SURVEILLANCE (WAS)	13,945	13,9
036 037	C3 COUNTERMEASURES DEFENSE ENTERPRISE ACCOUNTING & MGT SYS	100,594 1,236	100,5 1,2
039	THEATER BATTLE MGT C2 SYSTEM	433	1,2
040	AIR & SPACE OPERATIONS CENTER (AOC)	21,175	21,1
	AIR FORCE COMMUNICATIONS		
041	BASE INFORMATION TRANSPT INFRAST (BITI) WIRED	201,670	201,6
042 043	AFNET JOINT COMMUNICATIONS SUPPORT ELEMENT (JCSE)	69,807 5,821	69,8 5,8
044	USCENTCOM	19,498	19,4
045	USSTRATCOM	4,797	4,7
046	USSPACECOM	79,783	79,7
0.47	ORGANIZATION AND BASE	100.150	190.1
047 048	TACTICAL C-E EQUIPMENT COMBAT SURVIVOR EVADER LOCATER	139,153 2,222	139,1 2,2
049	RADIO EQUIPMENT	53,568	-,- 53,5
050	BASE COMM INFRASTRUCTURE	60,744	60,7
	MODIFICATIONS		
051	COMM ELECT MODS PERSONAL SAFETY & RESCUE EQUIP	73,147	73,1
052	PERSONAL SAFETY AND RESCUE EQUIPMENT	109,562	109,5
059	DEPOT PLANT+MTRLS HANDLING EQ	10.112	40.1
053 054	POWER CONDITIONING EQUIPMENT MECHANIZED MATERIAL HANDLING EQUIP BASE SUPPORT EQUIPMENT	13,443 20,459	13,4 20,4
055	BASE PROCURED EQUIPMENT	79,854	79,8
056	ENGINEERING AND EOD EQUIPMENT	203,531	203,5
057	MOBILITY EQUIPMENT	112,280	112,2

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SEC. 4101. PROCUREMENT

Line	Item	FY 2025 Request	House Authorized
059	BASE MAINTENANCE AND SUPPORT EQUIPMENT SPECIAL SUPPORT PROJECTS	54,455	54,455
061	DARP RC135	29,524	29,52
062	DCGS-AF	59,504	59,50
064	SPECIAL UPDATE PROGRAM	1,269,904	1,169,904
	Expenditure delays CLASSIFIED PROGRAMS		[-100,000
064A	CLASSIFIED PROGRAMS CLASSIFIED PROGRAMS	25,476,312	25,476,312
	SPARES AND REPAIR PARTS	, ,	
065	SPARES AND REPAIR PARTS (CYBER)	1,056	1,050
066	SPARES AND REPAIR PARTS	7,637	7,637
	TOTAL OTHER PROCUREMENT, AIR FORCE	30,298,764	30,201,264
	PROCUREMENT, DEFENSE-WIDE MAJOR EQUIPMENT, OSD		
001	MAJOR EQUIPMENT, DPAA	518	518
001	MAJOR EQUIPMENT, OSD	184,095	184,095
002	MAJOR EQUIPMENT, WHS	104,055	104,05
007	MAJOR EQUIPMENT, WHS	374	37-
	MAJOR EQUIPMENT, DISA		
008	INFORMATION SYSTEMS SECURITY	25,392	25,392
009	TELEPORT PROGRAM	27,451	27,45
011	ITEMS LESS THAN \$5 MILLION	25,499	25,499
012	DEFENSE INFORMATION SYSTEM NETWORK	68,786	68,78
013 014	WHITE HOUSE COMMUNICATION AGENCY SENIOR LEADERSHIP ENTERPRISE	116,320 54,278	116,320 54,278
014 015	JOINT REGIONAL SECURITY STACKS (JRSS)	54,278 17,213	12,21
015	Program decrease	17,215	[-5,000
016	JOINT SERVICE PROVIDER	50,462	50,465
017	FOURTH ESTATE NETWORK OPTIMIZATION (4ENO)	24,482	24,485
	MAJOR EQUIPMENT, DLA		
024	MAJOR EQUIPMENT	53,777	53,777
025	MAJOR EQUIPMENT MAJOR EQUIPMENT, TJS	2,191	2,19
026	MAJOR EQUIPMENT, TJS	16,345	16,34
027	THAAD	246,995	246,99
028	GROUND BASED MIDCOURSE	20,796	20,790
029	AEGIS BMD	85,000	185,000
	Program decrease—spares		[-85,000
000	Program increase—restore SM-3 IB production	55 100	[185,000
030 031	BMDS AN/TPY-2 RADARS SM-3 IIAS	57,130 406 270	57,130
032	ARROW 3 UPPER TIER SYSTEMS	406,370 50,000	406,370 50,000
033	SHORT RANGE BALLISTIC MISSILE DEFENSE (SRBMD)	40,000	40,00
034	DEFENSE OF GUAM PROCUREMENT	22,602	23,40
	Guam Defense System—INDOPACOM UPL	,	[80
036	IRON DOME	110,000	110,00
037	AEGIS BMD HARDWARE AND SOFTWARE	32,040	32,040
038	MAJOR EQUIPMENT, DHRA PERSONNEL ADMINISTRATION	3,717	3,71
058	MAJOR EQUIPMENT, DEFENSE THREAT REDUCTION AGENCY	5,111	5,71
041	VEHICLES	2,754	2,75
	OTHER MAJOR EQUIPMENT	8,783	8,78
042		,	
042 043	DTRA CYBER ACTIVITIES	3,429	3,429
	•	3,429	3,42
	DTRA CYBER ACTIVITIES MAJOR EQUIPMENT, DODEA AUTOMATION/EDUCATIONAL SUPPORT & LOGISTICS	3,429 1,360	
043 044	DTRA CYBER ACTIVITIES MAJOR EQUIPMENT, DODEA AUTOMATION/EDUCATIONAL SUPPORT & LOGISTICS MAJOR EQUIPMENT, DMACT	1,360	1,36
043 044 045	DTRA CYBER ACTIVITIES	1,360 7,332	1,36 7,33
043 044	DTRA CYBER ACTIVITIES MAJOR EQUIPMENT, DODEA AUTOMATION/EDUCATIONAL SUPPORT & LOGISTICS MAJOR EQUIPMENT, DMACT MAJOR EQUIPMENT	1,360	1,360 7,335
043 044 045 046	DTRA CYBER ACTIVITIES	1,360 7,332	1,360 7,333 69,060 598,783
043 044 045 046	DTRA CYBER ACTIVITIES	1,360 7,332 69,066	1,360 7,333 69,060 598,783
043 044 045 046 046A	DTRA CYBER ACTIVITIES	1,360 7,332 69,066 599,781	1,360 7,33: 69,060 598,78 [-1,000
043 044 045 046 046A 046A	DTRA CYBER ACTIVITIES	1,360 7,332 69,066 599,781 335,487	1,366 7,33: 69,066 598,78 [-1,000 335,48'
043 044 045 046 046A	DTRA CYBER ACTIVITIES	1,360 7,332 69,066 599,781 335,487 2,500	1,360 7,333 69,060 598,78 [-1,000 335,48 2,500
043 044 045 046 046A 046A 047 048	DTRA CYBER ACTIVITIES	1,360 7,332 69,066 599,781 335,487	1,360 7,333 69,060 598,78 [-1,000 335,48° 2,500 400
043 044 045 046 046A 047 048 049	DTRA CYBER ACTIVITIES	1,360 7,332 69,066 599,781 335,487 2,500 400	1,36 7,33 69,06 598,78 [-1,00 335,48 2,50 40 218,67
043 044 045 046 046A 047 048 049	DTRA CYBER ACTIVITIES	1,360 7,332 69,066 599,781 335,487 2,500 400	1,360 7,33: 699.060 598.78 [-1,000 335,48' 2,500 400 218,677 [-1,623
043 044 045 046 046A 046A 047 048 049 050	DTRA CYBER ACTIVITIES	$\begin{array}{c} 1,360\\ 7,332\\ 69,066\\ 599,781\\ 335,487\\ 2,500\\ 400\\ 220,301 \end{array}$	1,360 7,33: 69,060 598,78: [-1,000 335,48' 2,500 400 218,673 [-1,62: 41,71'
043 044 045 046 046A 046A 047 048 049 050 051	DTRA CYBER ACTIVITIES	1,360 7,332 69,066 599,781 335,487 2,500 400 220,301 41,717	$\begin{array}{c} 1,360\\ 7,332\\ 69,060\\ 598,783\\ [-1,000\\ 335,487\\ 2,500\\ 400\\ 218,678\\ [-1,622\\ 41,717\\ 7,942\end{array}$
043 044 045 046 046A 046A 047 048 049 050 051 052	DTRA CYBER ACTIVITIES	1,360 7,332 69,066 599,781 335,487 2,500 400 220,301 41,717 7,942	$\begin{array}{c} 1,360\\ 7,332\\ 69,060\\ 598,781\\ [-1,000\\ 335,487\\ 2,500\\ 400\\ 218,678\\ [-1,622\\ 41,711\\ 7,942\\ 5,255\\ 147,265\\ \end{array}$
043 044 045 046 046A 046A 047 048 049 050 051 052 053	DTRA CYBER ACTIVITIES	$\begin{array}{c} 1,360\\ 7,332\\ 69,066\\ 599,781\\ 335,487\\ 2,500\\ 400\\ 220,301\\ 41,717\\ 7,942\\ 5,259\end{array}$	3,425 1,360 7,332 69,060 598,781 [-1,000 335,487 2,500 400 218,677 [-1,622 41,711 7,942 5,255 147,266 [-10,148 49,400

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Line	Item	FY 2025 Request	House Authorized
057	PRECISION STRIKE PACKAGE	69,917	69,917
058	AC/MC-130J	300,892	300,892
	SHIPBUILDING		
060	UNDERWATER SYSTEMS	63,850	70,850
	Deep Submergence Collective Propulsion		[7,000
	AMMUNITION PROGRAMS		
061	ORDNANCE ITEMS <\$5M	139,078	139,078
	OTHER PROCUREMENT PROGRAMS		
062	INTELLIGENCE SYSTEMS	205,814	205,001
	UAS unit growth		[-813
063	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	3,918	3,918
064	OTHER ITEMS <\$5M	79,015	79,015
065	COMBATANT CRAFT SYSTEMS	66,455	78,455
	Combatant Craft Assault—Three additional craft		[12,000
066	SPECIAL PROGRAMS	20,822	20,822
067	TACTICAL VEHICLES	53,016	42,749
	JLTV unit cost growth		[-4,504]
	NSCV unit cost growth		[-5,763]
068	WARRIOR SYSTEMS <\$5M	358,257	388,915
	Blast Exposure Monitoring (BEMO) Systems Acceleration		[7,350
	NGTC Manpack CERP cost growth		[-1,274]
	On The Move Satellite Communication Terminals		[30,300
	RAA-VAK		[-3,005
	VAS Lasers unit cost growth		[-2,713]
069	COMBAT MISSION REQUIREMENTS	4,988	4,988
070	OPERATIONAL ENHANCEMENTS INTELLIGENCE	23,715	23,715
071	OPERATIONAL ENHANCEMENTS	317,092	317,092
	CBDP		
072	CHEMICAL BIOLOGICAL SITUATIONAL AWARENESS	215,038	215,038
073	CB PROTECTION & HAZARD MITIGATION	211,001	211,001
	TOTAL PROCUREMENT, DEFENSE-WIDE	5,406,751	5,528,358
	TOTAL PROCUREMENT	166,377,384	163,590,293

SEC. 4101. PROCUREMENT

TITLE XLII—RESEARCH, DEVEL-1 **OPMENT, TEST, AND EVALUA-**2 TION 3

4 SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-

TION.

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SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars) FY 2025 House Program Line Item Element Request Authorized RESEARCH, DEVELOPMENT, TEST AND EVALUA-TION, ARMY BASIC RESEARCH 0601102ADEFENSE RESEARCH SCIENCES .. 001310,191 310,191 0601103A UNIVERSITY RESEARCH INITIATIVES ... 00278,166 78,166 0601104AUNIVERSITY AND INDUSTRY RESEARCH CENTERS 112,726 003109,726 Biotechnology Advancements ... [3,000] 004 0601121ACYBER COLLABORATIVE RESEARCH ALLIANCE ... 5,5255,525 0601601AARTIFICIAL INTELLIGENCE AND MACHINE LEARNING 10,309 10,309 005 BASIC RESEARCH. SUBTOTAL BASIC RESEARCH 513,917 516,917 APPLIED RESEARCH ARMY AGILE INNOVATION AND DEVELOPMENT-APPLIED 0602002A 8.032 8.032 006 RESEARCH. COUNTER IMPROVISED-THREAT ADVANCED STUDIES 0602134A 6.163 6.163 007 008 0602141A LETHALITY TECHNOLOGY . 96.094 106.094 Advanced Materials and Manufacturing for Modernization [2,500] Assured AI-based autonomous rescue missions [2,500]Autonomous armaments technology for unmanned systems [2,500]Overmatching the speed of battle [2,500]010 0602143A SOLDIER LETHALITY TECHNOLOGY 102,236102,236

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		(In Thousands of Dollars)		
Line	Program Element	Item	FY 2025 Request	House Authorized
011	0602144A	GROUND TECHNOLOGY	66,707	67,707
		Engineered Roadway Repair Materials for Effective Maneuver of Military Assets.		[2,500
		Isostatic Advanced Armor Production		[6,000
		Program decrease		[-10,000
		Rapidly Deployable Field Stations for Extreme Polar Environ- ments.		[2,500
012	$0602145 \mathrm{A}$	NEXT GENERATION COMBAT VEHICLE TECHNOLOGY	149,108	158,108
013	0602146A	Systems Engineering for Autonomous Ground Vehicles NETWORK C31 TECHNOLOGY	84,576	[9,000 94,076
015	0002140A	Man-portable doppler radar	04,010	[9,500
014	$0602147 \mathrm{A}$	LONG RANGE PRECISION FIRES TECHNOLOGY	32,089	59,589
		Advanced Manufacturing of Energetic Materials		[8,500
		Low-Cost Missile Systems Development Spectrum Dominance with Distributed Apertures		[10,000 [9,000
015	0602148A	FUTURE VERTICLE LIFT TECHNOLOGY	52,685	55,185
		High density eVTOL power source development		[2,500
016	0602150A	AIR AND MISSILE DEFENSE TECHNOLOGY	39,188	39,188
017	0602180A	ARTIFICIAL INTELLIGENCE AND MACHINE LEARNING TECHNOLOGIES.	20,319	20,319
018	0602181A	ALL DOMAIN CONVERGENCE APPLIED RESEARCH	12,269	12,269
019	0602182A	C3I APPLIED RESEARCH	25,839	25,839
020	0602183A	AIR PLATFORM APPLIED RESEARCH	53,206	53,206
021	0602184A	SOLDIER APPLIED RESEARCH	21,069	21,069
022 023	0602213A 0602386A	C3I APPLIED CYBER BIOTECHNOLOGY FOR MATERIALS—APPLIED RESEARCH	28,656 11,780	28,650
025	0602386A 0602785A	MANPOWER/PERSONNEL/TRAINING TECHNOLOGY	11,780	11,780 19,795
026	0602787A	MEDICAL TECHNOLOGY	68,481	66,481
		Intraosseous Antibiotics (IOA) for Osseointegration and Degrad-		[3,000
		able Metal Alloy Orthopedic Implants.		
		Program decrease		[-10,000
		Walter Reed Army Institute of Research (WRAIR) Mitochondria Transplantation Program for Traumatic Brain Injury.		[5,000
026A	99999999999	CLASSIFIED PROGRAMS	35,766	35,766
		SUBTOTAL APPLIED RESEARCH	934,058	991,558
		ADVANCED TECHNOLOGY DEVELOPMENT		
027	0603002A	MEDICAL ADVANCED TECHNOLOGY	3,112	11,112
028	0603007A	Hearing protection communications	16 716	[8,000
028	0605007A	MANPOWER, PERSONNEL AND TRAINING ADVANCED TECH- NOLOGY.	16,716	16,716
029	0603025A	ARMY AGILE INNOVATION AND DEMONSTRATION	14,608	14,608
030	0603040A	ARTIFICIAL INTELLIGENCE AND MACHINE LEARNING AD- VANCED TECHNOLOGIES.	18,263	18,263
031	0603041A	ALL DOMAIN CONVERGENCE ADVANCED TECHNOLOGY	23,722	23,722
032	0603042A	C3I ADVANCED TECHNOLOGY	22,814	22,814
$033 \\ 034$	0603043A 0603044A	AIR PLATFORM ADVANCED TECHNOLOGY SOLDIER ADVANCED TECHNOLOGY	17,076 10,133	17,076 10,133
034	0603044A 0603116A	LETHALITY ADVANCED TECHNOLOGY	33,969	36,469
		Hypersonics test range	,.	[2,500
037	0603118A	SOLDIER LETHALITY ADVANCED TECHNOLOGY	94,899	94,899
038	0603119A	GROUND ADVANCED TECHNOLOGY	45,880	48,380
039	0603134A	Rapid entry and sustainment for the Arctic COUNTER IMPROVISED-THREAT SIMULATION	21,398	[2,500 21,398
035	0603134A 0603386A	BIOTECHNOLOGY FOR MATERIALS—ADVANCED RESEARCH	36,360	36,360
041	0603457A	C3I CYBER ADVANCED DEVELOPMENT	19,616	19,610
042	0603461A	HIGH PERFORMANCE COMPUTING MODERNIZATION PRO- GRAM.	239,597	239,597
	0603462A	NEXT GENERATION COMBAT VEHICLE ADVANCED TECH-	175,198	195,198
043	0003402A	NOLOGY.		
043	0003402A	NOLOGY. Silent Watch HTPEM Fuel Cell Tech Development for Ground-to-ground Vehicle Aided Target		
		NOLOGY. Silent Watch HTPEM Fuel Cell Tech Development for Ground-to-ground Vehicle Aided Target Recognition.		[10,000
043 044 045	0603463A 0603464A	NOLOGY. Silent Watch HTPEM Fuel Cell Tech Development for Ground-to-ground Vehicle Aided Target	94,424 164,943	[10,000 94,424
044	0603463A	NOLOGY. Silent Watch HTPEM Fuel Cell Teeh Development for Ground-to-ground Vehicle Aided Target Recognition. NETWORK C31 ADVANCED TECHNOLOGY	94,424	[10,000 94,424 185,945
044 045	0603463A 0603464A	 NOLOGY. Silent Watch HTPEM Fuel Cell	94,424 164,943	[10,000 94,422 185,943 [9,000] [12,000]
044	0603463A	NOLOGY. Silent Watch HTPEM Fuel Cell	94,424	[10,000 94,424 185,948 [9,000 [12,000 156,578
044 045	0603463A 0603464A	NOLOGY. Silent Watch HTPEM Fuel Cell	94,424 164,943	$[10,000\\94,424\\185,943\\[9,000][12,000\\156,578\\[10,000]$
044 045	0603463A 0603464A	NOLOGY. Silent Watch HTPEM Fuel Cell	94,424 164,943	$[10,000\\94,424\\185,943\\[9,000][12,000\\156,578\\[10,000]$
044 045	0603463A 0603464A	NOLOGY. Silent Watch HTPEM Fuel Cell Tech Development for Ground-to-ground Vehicle Aided Target Recognition. NETWORK C3I ADVANCED TECHNOLOGY LONG RANGE PRECISION FIRES ADVANCED TECHNOLOGY Low-Cost Rocket Propulsion for Affordable Mass on Tgt Virtual Integrated Testbed and Lab for Trusted AI FUTURE VERTICAL LIFT ADVANCED TECHNOLOGY Additive Manufacturing Army Aviation Cybersecurity and Electromagnetic Activity	94,424 164,943	$[10,000] 94,424 \\ 185,943 \\ [9,000] [12,000] \\ 156,578 \\ [10,000] \\ [3,000] \end{tabular}$
044 045	0603463A 0603464A	NOLOGY. Silent Watch HTPEM Fuel Cell	94,424 164,943	[10,000 94,424 185,943 [9,000 [12,000 156,578 [10,000 [3,000
044 045 046	0603463A 0603464A 0603465A	NOLOGY. Silent Watch HTPEM Fuel Cell	94,424 164,943 140,578	[10,000 [10,000 94,424 185,943 [9,000 [12,000 [12,000 [3,000 [3,000 (3,000 (48,433 [12,500]
044 045 046	0603463A 0603464A 0603465A	 NOLOGY. Silent Watch HTPEM Fuel Cell	94,424 164,943 140,578	$[10,000] 94,424 \\ 185,943 \\ [9,000] [12,000] 156,578 \\ [10,000] [3,000] \\ [3,000] 48,433 \\ [12,500] [4,600] \\ [4,600] [4,600] \\ [4,600] [4,600] \\ [4,600] [4,600] \\ [4,600] [4,600] \\ [4$
044 045 046	0603463A 0603464A 0603465A	NOLOGY. Silent Watch HTPEM Fuel Cell	94,424 164,943 140,578	$[10,000] 94,424\\ 185,943\\ [9,000] (12,000] 156,578\\ [10,000] [3,000] (3,000] (3,000] (48,433)\\ [12,500] (12,5$

Line	Program Element	Item	FY 2025 Request	House Authorized
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT.	1,386,437	1,476,537
		ADVANCED COMPONENT DEVELOPMENT AND PRO- TOTYPES		
051	0603305A	ARMY MISSLE DEFENSE SYSTEMS INTEGRATION	13,031	16,031
		Artificial Intelligence Decision Aids for All Domain Operations	,	[3,000
052	0603308A	ARMY SPACE SYSTEMS INTEGRATION	19,659	19,659
054	0603619A	LANDMINE WARFARE AND BARRIER—ADV DEV	58,617	66,617
055	0603639A	Autonomous landmine detection	116 097	[8,000]
055	0603639A	TANK AND MEDIUM CALIBER AMMUNITION Assured Precision Weapons and Munitions	116,027	130,927 [14,900]
056	0603645A	ARMORED SYSTEM MODERNIZATION—ADV DEV	23,235	23,235
057	0603747A	SOLDIER SUPPORT AND SURVIVABILITY	4,059	4,059
058	0603766A	TACTICAL ELECTRONIC SURVEILLANCE SYSTEM—ADV DEV	90,265	90,265
059	0603774A	NIGHT VISION SYSTEMS ADVANCED DEVELOPMENT	64,113	64,113
060	0603779A	ENVIRONMENTAL QUALITY TECHNOLOGY—DEM/VAL	34,091	34,091
$061 \\ 062$	0603790A	NATO RESEARCH AND DEVELOPMENT AVIATION—ADV DEV	4,184	4,184
062	0603801A 0603804A	LOGISTICS AND ENGINEER EQUIPMENT—ADV DEV	6,591 12,445	6,591 12,445
064	0603807A	MEDICAL SYSTEMS—ADV DEV	582	582
065	0603827A	SOLDIER SYSTEMS—ADVANCED DEVELOPMENT	24,284	21,930
		Soldier Systems Advanced Development—Slow Expenditure		[-2,354]
066	0604017A	ROBOTICS DEVELOPMENT	3,039	3,039
067	0604019A	EXPANDED MISSION AREA MISSILE (EMAM)	102,589	102,589
068	0604020A	CROSS FUNCTIONAL TEAM (CFT) ADVANCED DEVELOP-	63,831	63,831
069	0604035A	MENT & PROTOTYPING. LOW EARTH ORBIT (LEO) SATELLITE CAPABILITY	21,935	21,935
005	0604035A 0604036A	MULTI-DOMAIN SENSING SYSTEM (MDSS) ADV DEV	239,135	239,135
071	0604037A	TACTICAL INTEL TARGETING ACCESS NODE (TITAN) ADV	4,317	4,317
		DEV.	,	,
072	0604100A	ANALYSIS OF ALTERNATIVES	11,234	11,234
073	0604101A	SMALL UNMANNED AERIAL VEHICLE (SUAV) (6.4)	1,800	1,800
074	0604103A	ELECTRONIC WARFARE PLANNING AND MANAGEMENT TOOL (EWPMT).	2,004	0
075	0604113A	Award cancellation FUTURE TACTICAL UNMANNED AIRCRAFT SYSTEM (FTUAS).	127,870	[-2,004] 114,140
076	0604114A	FTUAS—Slow Expenditure LOWER TIER AIR MISSILE DEFENSE (LTAMD) SENSOR	149,463	[-13,730] 149,463
077	0604114A 0604115A	TECHNOLOGY MATURATION INITIATIVES	252,000	252,000
078	0604117A	MANEUVER—SHORT RANGE AIR DEFENSE (M-SHORAD)	315,772	253,172
		Excessive Contractor Logistics Support Growth Inc 2		[-25, 400]
		Systems Development Cost Growth Inc 3		[-37,200]
080	0604120A	ASSURED POSITIONING, NAVIGATION AND TIMING (PNT)	24,168	24,168
081	0604121A	SYNTHETIC TRAINING ENVIRONMENT REFINEMENT & PROTOTYPING. Program decrease	136,029	116,419 [-6,000]
		Synthetic Training Environment		[-13,610]
082	0604134A	COUNTER IMPROVISED-THREAT DEMONSTRATION, PROTO-	17,341	17,341
		TYPE DEVELOPMENT, AND TESTING.		
085	0604386A	BIOTECHNOLOGY FOR MATERIALS—DEM/VAL	20,862	20,862
086	0604403A	FUTURE INTERCEPTOR	8,058	8,058
088	0604531A	COUNTER—SMALL UNMANNED AIRCRAFT SYSTEMS AD- VANCED DEVELOPMENT.	59,983	64,483
		Army UPL #3		[4,500]
090	0604541A	UNIFIED NETWORK TRANSPORT	31,837	31,837
091	$0305251 \mathrm{A}$	CYBERSPACE OPERATIONS FORCES AND FORCE SUPPORT	2,270	2,270
091A	99999999999	CLASSIFIED PROGRAMS	277,181	277,181
		SUBTOTAL ADVANCED COMPONENT DEVELOP- MENT AND PROTOTYPES.	2,343,901	2,274,003
		SYSTEM DEVELOPMENT AND DEMONSTRATION		
092	0604201A	AIRCRAFT AVIONICS	7,171	17,171
		Modular Open System Approach Mission Command Development		[3,000]
		and Evaluation Capability.		r= ~~~~
002	06042704	Virtual Modification Work Order Digital Engineering Tool	95.049	[7,000] 35,942
093 094	0604270A 0604601A	ELECTRONIC WARFARE DEVELOPMENT INFANTRY SUPPORT WEAPONS	35,942 52,586	35,942 52,586
094 095	0604601A 0604604A	MEDIUM TACTICAL VEHICLES	52,586 15,088	52,586 15,088
096	0604611A	JAVELIN	10,405	10,405
097	0604622A	FAMILY OF HEAVY TACTICAL VEHICLES	50,011	50,011
098	0604633A	AIR TRAFFIC CONTROL	982	5,982
		Integrated Mission Planning and Airspace Control Tools (IM-		[5,000]
0.02	0.001015	PACT).		
099 100	0604641A 0604642A	TACTICAL UNMANNED GROUND VEHICLE (TUGV) LIGHT TACTICAL WHEELED VEHICLES	92,540 100,257	92,540 89,983
11/1/	000±0±2A	LINTEL LAVERVALL WEIPERLIPEZ VERHVERS	100.207	09,984

LIGHT TACTICAL WHEELED VEHICLES

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		(In Thousands of Dollars)				
Line	Program Element	Item	FY 2025 Request	House Authorized		
101	0604645A	ARMORED SYSTEMS MODERNIZATION (ASM)—ENG DEV	48,097	48,097		
102	0604710A	NIGHT VISION SYSTEMS—ENG DEV	89,259	89,259		
103	0604713A	COMBAT FEEDING, CLOTHING, AND EQUIPMENT	3,286	3,286		
104	0604715A	NON-SYSTEM TRAINING DEVICES—ENG DEV	28,427	28,427		
105	0604741A	AIR DEFENSE COMMAND, CONTROL AND INTELLIGENCE— ENG DEV.	69,653	78,653		
100	00047494	Air and Missile Defense Common Operating Picture	20.007	[9,000		
106 107	0604742A 0604746A	CONSTRUCTIVE SIMULATION SYSTEMS DEVELOPMENT AUTOMATIC TEST EQUIPMENT DEVELOPMENT	30,097 12,097	30,097 12,927		
107	0604760A	DISTRIBUTIVE INTERACTIVE SIMULATIONS (DIS)—ENG DEV.	12,927 8,914	8,914		
109	0604798A	BRIGADE ANALYSIS, INTEGRATION AND EVALUATION	26,352	26,352		
110	0604802A	WEAPONS AND MUNITIONS—ENG DEV	242,949	217,649		
		DOTC excessive development growth	,	[-24,300		
		Underexecution of 50mm munitions		[-1,000		
111	0604804A	LOGISTICS AND ENGINEER EQUIPMENT—ENG DEV	41,829	41,829		
112	$0604805 \mathrm{A}$	COMMAND, CONTROL, COMMUNICATIONS SYSTEMS—ENG DEV.	92,300	92,300		
113	0604807 A	MEDICAL MATERIEL/MEDICAL BIOLOGICAL DEFENSE EQUIPMENT—ENG DEV.	7,143	7,143		
114	0604808A	LANDMINE WARFARE/BARRIER—ENG DEV	19,134	19,134		
115	0604818A	ARMY TACTICAL COMMAND & CONTROL HARDWARE & SOFTWARE.	165,229	158,479		
		EACP—Slow Expenditure		[-6,750]		
116	0604820A	RADAR DEVELOPMENT	76,090	76,090		
117	0604822A	GENERAL FUND ENTERPRISE BUSINESS SYSTEM (GFEBS)	1,995	1,995		
118	0604827 A	SOLDIER SYSTEMS—WARRIOR DEM/VAL	29,132	29,132		
119	0604852A	SUITE OF SURVIVABILITY ENHANCEMENT SYSTEMS—EMD	77,864	77,864		
120	0604854A	ARTILLERY SYSTEMS—EMD	50,495	50,495		
121	0605013A	INFORMATION TECHNOLOGY DEVELOPMENT	120,076	110,076		
		Program decrease		[-10,000		
122	0605018A	INTEGRATED PERSONNEL AND PAY SYSTEM-ARMY (IPPS-A)	126,354	126,354		
123	0605030A	JOINT TACTICAL NETWORK CENTER (JTNC)	20,191	20,191		
124	0605031A	JOINT TACTICAL NETWORK (JTN)	31,214	31,214		
125	0605035A	COMMON INFRARED COUNTERMEASURES (CIRCM)	11,691	11,691		
126	0605036A	COMBATING WEAPONS OF MASS DESTRUCTION (CWMD)	7,846	7,846		
127	0605038A	NUCLEAR BIOLOGICAL CHEMICAL RECONNAISSANCE VEHI- CLE (NBCRV) SENSOR SUITE.	7,886	7,886		
128	0605041A	DEFENSIVE CYBER TOOL DEVELOPMENT	4,176	4,176		
129	0605042A	TACTICAL NETWORK RADIO SYSTEMS (LOW-TIER)	4,288	4,288		
130	0605047A	CONTRACT WRITING SYSTEM	9,276	9,276		
132	0605051A	AIRCRAFT SURVIVABILITY DEVELOPMENT	38,225	38,225		
133	0605052A	INDIRECT FIRE PROTECTION CAPABILITY INC 2—BLOCK 1	167,912	167,912		
134	0605053A	GROUND ROBOTICS	28,378	37,378		
		Tethered sUAS		[9,000		
135	0605054A	EMERGING TECHNOLOGY INITIATIVES	164,734	158,304		
		Delayed expenditure rate		[-6, 430]		
137	0605144A	NEXT GENERATION LOAD DEVICE—MEDIUM	2,931	2,931		
138	0605148A	TACTICAL INTEL TARGETING ACCESS NODE (TITAN) EMD	157,036	157,036		
140	0605205A	SMALL UNMANNED AERIAL VEHICLE (SUAV) (6.5)	37,876	37,876		
141	0605206A	CI AND HUMINT EQUIPMENT PROGRAM-ARMY (CIHEP-A)	1,296	1,296		
142	0605216A	JOINT TARGETING INTEGRATED COMMAND AND COORDI- NATION SUITE (JTIC2S).	28,553	28,553		
143	$0605224 \mathrm{A}$	MULTI-DOMAIN INTELLIGENCE	18,913	27,913		
		Multi-Domain Intelligence—NextGen Intel Mission Support		[10,000		
		Multi-Domain Intelligence—NextGen Intel Mission Support		[-1,000		
144	0605231 A	PRECISION STRIKE MISSILE (PRSM)	184,046	184,046		
145	0605232A	HYPERSONICS EMD	538,017	538,017		
146	0605233A	ACCESSIONS INFORMATION ENVIRONMENT (AIE)	32,265	32,265		
147	0605235A	STRATEGIC MID-RANGE CAPABILITY Delayed expenditure rate	182,823	118,723 [-49,100		
		Expenditure delay		[-15,000]		
148	0605236A	INTEGRATED TACTICAL COMMUNICATIONS	23,363	23,363		
149	0605241A	FUTURE LONG RANGE ASSAULT AIRCRAFT DEVELOPMENT	1,253,637	1,253,637		
150	0605242A	THEATER SIGINT SYSTEM (TSIGS)	6,660	6,660		
151	0605244A	JOINT REDUCED RANGE ROCKET (JR3)	13,565	13,565		
152	0605247A	SPECTRUM SITUATIONAL AWARENESS SYSTEM (S2AS)	9,330	9,330		
153	0605450A	JOINT AIR-TO-GROUND MISSILE (JAGM)	3,030	3,030		
154	$0605457 \mathrm{A}$	ARMY INTEGRATED AIR AND MISSILE DEFENSE (AIAMD) Unjustified THAAD integration	602,045	575,045 [-27,000		
155	0605531 A	COUNTER-SMALL UNMANNED AIRCRAFT SYSTEMS SYS DEV & DEMONSTRATION.	59,563	59,563		
157	0605625A	MANNED GROUND VEHICLE	504,841	504,841		
158	0605766A	NATIONAL CAPABILITIES INTEGRATION (MIP)	16,565	16,565		
159	0605812A	JOINT LIGHT TACTICAL VEHICLE (JLTV) ENGINEERING AND MANUFACTURING DEVELOPMENT PHASE (EMD).	27,013	27,013		
160	0605830A	AVIATION GROUND SUPPORT EQUIPMENT	979	979		
-	0303032A	TROJAN—RH12	3,930	3,930		

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Line	Program Element	Item	FY 2025 Request	House Authorized
163 163A	0304270A 99999999999	ELECTRONIC WARFARE DEVELOPMENT CLASSIFIED PROGRAMS SUBTOTAL SYSTEM DEVELOPMENT AND DEM-	131,096 83,136 6,150,910	131,096 83,136 6,043,056
		ONSTRATION.	0,130,910	0,043,030
164	0604256A	MANAGEMENT SUPPORT THREAT SIMULATOR DEVELOPMENT	71,298	81,798
165	0604258A	Threat Counter-Artificial Intelligence (TCAI) TARGET SYSTEMS DEVELOPMENT	15,788	[10,500 30,688
		Replacement of Foreign Engines for Aerial Targets		[14,900
166	0604759A	MAJOR T&E INVESTMENT	78,613	78,613
167 168	0605103A 0605301A	RAND ARROYO CENTER ARMY KWAJALEIN ATOLL	38,122 321,755	38,122 321,755
169	0605326A	CONCEPTS EXPERIMENTATION PROGRAM	86,645	86,645
171	0605601A	ARMY TEST RANGES AND FACILITIES	461,085	461,085
172	0605602A	ARMY TECHNICAL TEST INSTRUMENTATION AND TARGETS Rapid Assurance Modernization Program	75,591	78,591 [3,000
173	$0605604 \mathrm{A}$	SURVIVABILITY/LETHALITY ANALYSIS	37,604	37,604
174	0605606A	AIRCRAFT CERTIFICATION	2,201	2,201
176	0605706A	MATERIEL SYSTEMS ANALYSIS	27,420	27,420
177 178	0605709A 0605712A	EXPLOITATION OF FOREIGN ITEMS SUPPORT OF OPERATIONAL TESTING	6,245 76.088	6,245 76,088
178	0605712A 0605716A	ARMY EVALUATION CENTER	76,088 73,220	78,088
180	0605718A	ARMY MODELING & SIM X-CMD COLLABORATION & INTEG	11,257	11,257
181	0605801A	PROGRAMWIDE ACTIVITIES	91,895	91,895
182	0605803A	TECHNICAL INFORMATION ACTIVITIES	32,385	32,385
183	0605805A	MUNITIONS STANDARDIZATION, EFFECTIVENESS AND SAFETY.	50,766	50,766
184	0605857A	ENVIRONMENTAL QUALITY TECHNOLOGY MGMT SUPPORT	1,659	1,659
185 186	0605898A	ARMY DIRECT REPORT HEADQUARTERS—R&D - MHA	59,727	59,727
180	0606002A 0606003A	RONALD REAGAN BALLISTIC MISSILE DEFENSE TEST SITE COUNTERINTEL AND HUMAN INTEL MODERNIZATION	73,400 4,574	73,400 4,574
188	0606942A	ASSESSMENTS AND EVALUATIONS CYBER VULNERABILITIES.	10,105	10,105
		SUBTOTAL MANAGEMENT SUPPORT	1,707,443	1,735,843
190	0603778A	OPERATIONAL SYSTEM DEVELOPMENT MLRS PRODUCT IMPROVEMENT PROGRAM	14,188	14,188
191	0605024A	ANTI-TAMPER TECHNOLOGY SUPPORT	7,489	7,489
192	0607101A	COMBATING WEAPONS OF MASS DESTRUCTION (CWMD) PRODUCT IMPROVEMENT.	271	271
193	0607131A	WEAPONS AND MUNITIONS PRODUCT IMPROVEMENT PRO- GRAMS.	9,363	9,363
194	0607136A	BLACKHAWK PRODUCT IMPROVEMENT PROGRAM	25,000	25,000
195	0607137A	CHINOOK PRODUCT IMPROVEMENT PROGRAM	4,816	4,816
196	0607139A	IMPROVED TURBINE ENGINE PROGRAM Program increase	67,029	97,029 [30,000
198	0607143A	UNMANNED AIRCRAFT SYSTEM UNIVERSAL PRODUCTS	24,539	24,539
199	0607145A	APACHE FUTURE DEVELOPMENT	8,243	8,243
200	$0607148 \mathrm{A}$	AN/TPQ-53 COUNTERFIRE TARGET ACQUISITION RADAR SYSTEM.	53,652	53,652
201	0607150A	INTEL CYBER DEVELOPMENT	9,753	9,758
203	0607313A	ELECTRONIC WARFARE DEVELOPMENT	5,559	5,559
204	0607315A	ENDURING TURBINE ENGINES AND POWER SYSTEMS	2,620	2,620
206 207	0607665A 0607865A	FAMILY OF BIOMETRICS PATRIOT PRODUCT IMPROVEMENT	590 169 459	169 459
207	0203728A	JOINT AUTOMATED DEEP OPERATION COORDINATION SYS- TEM (JADOCS).	168,458 27,582	168,458 27,582
209	0203735A	COMBAT VEHICLE IMPROVEMENT PROGRAMS	272,926	295,926 [23,000
210	$0203743 \mathrm{A}$	155MM SELF-PROPELLED HOWITZER IMPROVEMENTS Program rebaseline delay	55,205	42,205 [-13,000
211	0203752A	AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM	142	142
212	0203758A	DIGITIZATION	1,562	1,562
213	0203801A	MISSILE/AIR DEFENSE PRODUCT IMPROVEMENT PROGRAM	1,511	1,511
214	0203802A	OTHER MISSILE PRODUCT IMPROVEMENT PROGRAMS	23,708	23,708
215	0205412A	ENVIRONMENTAL QUALITY TECHNOLOGY—OPERATIONAL SYSTEM DEV.	269	269
216	0205778A	GUIDED MULTIPLE-LAUNCH ROCKET SYSTEM (GMLRS)	20,590	20,590
221 222	0303140A 0303141A	INFORMATION SYSTEMS SECURITY PROGRAM GLOBAL COMBAT SUPPORT SYSTEM	15,733 2,566	15,733 2,560
222 223	0303141A 0303142A	SATCOM GROUND ENVIRONMENT (SPACE)	2,566 26,643	2,560
226	0305179A	INTEGRATED BROADCAST SERVICE (IBS)	5,701	5,701
229	0305219A	MQ-1 GRAY EAGLE UAV	6,681	6,681
230	0708045A	END ITEM INDUSTRIAL PREPAREDNESS ACTIVITIES Development and qualification of ultra high molecular weight poly-	67,187	72,187 [5,000
		ethylene fiber.		
230A	99999999999	CLASSIFIED PROGRAMS	32,518	32,51

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Line	Program Element	Item	FY 2025 Request	House Authorized
		SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	962,094	1,007,094
		SOFTWARE AND DIGITAL TECHNOLOGY PILOT PRO-		
231	0608041 A	GRAMS DEFENSIVE CYBER—SOFTWARE PROTOTYPE DEVELOP- MENT.	74,548	74,548
		SUBST: PILOT PROGRAMS.	74,548	74,548
		TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, ARMY	14,073,308	14,119,556
		RESEARCH, DEVELOPMENT, TEST AND EVALUA- TION, NAVY BASIC RESEARCH		
001	0601103N	UNIVERSITY RESEARCH INITIATIVES	94,259	94,259
002	0601153N	DEFENSE RESEARCH SCIENCES	483,914	488,914
		Hypersonic T&E workforce development SUBTOTAL BASIC RESEARCH	578,173	[5,000 583,173
		APPLIED RESEARCH		
003	0602114N	POWER PROJECTION APPLIED RESEARCH	23,842	23,842
004	0602123N	FORCE PROTECTION APPLIED RESEARCH Composite Characterization	120,716	137,716 [2,500
		High-Performance Carbon Fiber for Advanced Rocket Motors		[2,500
005	0602131M	Intelligent Data Management for Distributed Naval Platforms MARINE CORPS LANDING FORCE TECHNOLOGY	53,758	[12,000 63,758
005	0002131M	Next generation lithium ion batteries	55,150	[5,000
		Unmanned Logistics		[5,000
006	0602235N	COMMON PICTURE APPLIED RESEARCH Embedded Systems Cyber for Critical Naval Infrastructure	51,202	63,202 [12,000
007	0602236N	WARFIGHTER SUSTAINMENT APPLIED RESEARCH	76,379	71,379
		Program decrease		[-5,000
008 009	0602271N 0602435N	ELECTROMAGNETIC SYSTEMS APPLIED RESEARCH OCEAN WARFIGHTING ENVIRONMENT APPLIED RESEARCH	91,441 78,930	91,441 91,430
005	00021001	Continuous distributed sensing systems	10,550	[10,000
		Multi-Frequency Satellite Data Reception and Technological Up-		[2,500
010	0602651 M	grades. JOINT NON-LETHAL WEAPONS APPLIED RESEARCH	7,719	7,719
011	0602747N	UNDERSEA WARFARE APPLIED RESEARCH	57,525	62,525
		Academic Partnerships for undersea vehicle research Undersea Research Facilities Capability		[2,500 [2,500
012	0602750N	FUTURE NAVAL CAPABILITIES APPLIED RESEARCH	163,673	158,673
		Program decrease		[-5,000
013 014	0602782N 0602792N	MINE AND EXPEDITIONARY WARFARE APPLIED RESEARCH INNOVATIVE NAVAL PROTOTYPES (INP) APPLIED RE-	31,460 127,363	31,460 122,363
014	00021521	SEARCH.	121,505	122,303
015	0602861N	Program decrease SCIENCE AND TECHNOLOGY MANAGEMENT—ONR FIELD	90,939	[-5,000 90,939
		ACITIVITIES. SUBTOTAL APPLIED RESEARCH	974,947	1,016,447
		ADVANCED TECHNOLOGY DEVELOPMENT		
016	0603123N	FORCE PROTECTION ADVANCED TECHNOLOGY	31,556	31,556
017 018	0603271N 0603273N	ELECTROMAGNETIC SYSTEMS ADVANCED TECHNOLOGY SCIENCE & TECHNOLOGY FOR NUCLEAR RE-ENTRY SYS-	8,537 118,624	8,537 118,624
010	0.0000.000	TEMS.	242.245	050 545
019	0603640M	USMC ADVANCED TECHNOLOGY DEMONSTRATION (ATD) Expeditionary Airborne Logistics in support of maritime oper- ations.	243,247	250,747 [2,500
		KARGO UAS		[5,000
020	0603651M	JOINT NON-LETHAL WEAPONS TECHNOLOGY DEVELOP- MENT.	16,188	16,188
021	0603673N	FUTURE NAVAL CAPABILITIES ADVANCED TECHNOLOGY DEVELOPMENT.	262,869	267,869
		Integration of aligned Carbon Nanotube Technology onto mission- critical Navy systems.		[5,000
022	0603680N	MANUFACTURING TECHNOLOGY PROGRAM	63,084	63,084
$023 \\ 024$	0603729N 0603758N	WARFIGHTER PROTECTION ADVANCED TECHNOLOGY NAVY WARFIGHTING EXPERIMENTS AND DEMONSTRA-	5,105 97,615	5,105 97,615
04t	3009190IN	TIONS.	51,013	57,015
025	0603782N	MINE AND EXPEDITIONARY WARFARE ADVANCED TECH- NOLOGY.	2,050	2,050
026	0603801N	INNOVATIVE NAVAL PROTOTYPES (INP) ADVANCED TECH- NOLOGY DEVELOPMENT.	131,288	131,288
		SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT.	980,163	992,663

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Line	Program	Item	FY 2025	House
	Element		Request	Authorize
		ADVANCED COMPONENT DEVELOPMENT AND PRO- TOTYPES		
027	0603128N	UNMANNED AERIAL SYSTEM	99,940	99,94
028	0603178N	LARGE UNMANNED SURFACE VEHICLES (LUSV)	53,964	53,96
029	0603207N	AIR/OCEAN TACTICAL APPLICATIONS	41,765	51,76
		Advanced Component Development & Prototypes		[10,00
030	0603216N	AVIATION SURVIVABILITY	23,115	23,11
031	0603239N	NAVAL CONSTRUCTION FORCES	7,866	27,80
032	0603254N	Autonomy Kits for Port and Airfield damage Repair ASW SYSTEMS DEVELOPMENT	20,033	[20,00 20,03
032	0603261N 0603261N	TACTICAL AIRBORNE RECONNAISSANCE	20,055	20,08
034	0603281N	ADVANCED COMBAT SYSTEMS TECHNOLOGY	2,051	2,05
035	0603502N	SURFACE AND SHALLOW WATER MINE COUNTER- MEASURES.	29,421	29,42
036	0603506N	SURFACE SHIP TORPEDO DEFENSE	4,790	4,7
037	0603512N	CARRIER SYSTEMS DEVELOPMENT	5,659	5,6
038	0603525N	PILOT FISH	1,007,324	1,007,3
040	0603536N	RETRACT JUNIPER	199,172	199,1
)41	0603542N	RADIOLOGICAL CONTROL	801	8
)42	0603553N	SURFACE ASW	1,194	1,1
)43	0603561N	ADVANCED SUBMARINE SYSTEM DEVELOPMENT	96,694	103,6
		New Solutions for Hull Treatments		[7,0
)44	0603562N	SUBMARINE TACTICAL WARFARE SYSTEMS	14,924	14,9
)45	0603563N	SHIP CONCEPT ADVANCED DESIGN	110,800	116,8
		Hybrid Robotic Automation Demonstration		[4,0
Me	000050433	Intumescent fire protective marine cable coating	50 500	[2,0
)46)47	0603564N 0603570N	SHIP PRELIMINARY DESIGN & FEASIBILITY STUDIES ADVANCED NUCLEAR POWER SYSTEMS	52,586 368,002	52,5 368,0
)48	0603570N 0603573N	ADVANCED NUCLEAR FOWER SISTEMS	93,942	568,0 97,9
140	00033731	Silicon Carbide Flexible Bus Node	55,542	[4,0
)49	0603576N	CHALK EAGLE	137,372	137,3
)50	0603581N	LITTORAL COMBAT SHIP (LCS)	9,132	-5,8
	000550111	Unjustified request	5,152	[-15,0
)51	0603582N	COMBAT SYSTEM INTEGRATION	20,135	20,1
)52	0603595N	OHIO REPLACEMENT	189,631	196,6
		Advanced Composites for Wet Submarine Applications	,	[7,0
)53	0603596N	LCS MISSION MODULES	28,801	28,8
)54	0603597N	AUTOMATED TEST AND RE-TEST (ATRT)	10,805	10,8
)55	0603599N	FRIGATE DEVELOPMENT	107,658	97,6
		Program decrease		[-10,0
)56	0603609N	CONVENTIONAL MUNITIONS	8,950	8,9
057	0603635 M	MARINE CORPS GROUND COMBAT/SUPPORT SYSTEM	103,860	103,8
)58	0603654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	47,339	47,3
)59	0603713N	OCEAN ENGINEERING TECHNOLOGY DEVELOPMENT	15,587	15,5
)60	0603721N	ENVIRONMENTAL PROTECTION	23,258	23,2
061	0603724N	NAVY ENERGY PROGRAM	60,610	65,6
		Marine Energy Systems for Sensors and Microgrids		[5,0
)62	0603725N	FACILITIES IMPROVEMENT	9,067	9,0
)63	0603734N	CHALK CORAL	459,791	859,7
		Non-traditional F2T2 Capability—INDOPACOM UPL		[400,0
064	0603739N	NAVY LOGISTIC PRODUCTIVITY	6,059	6,0
)65	0603746N	RETRACT MAPLE	628,958	628,9
)66	0603748N	LINK PLUMERIA	346,553	346,5
067	0603751N	RETRACT ELM	99,939	99,9
)68	0603764M	LINK EVERGREEN	460,721	460,7
069	0603790N	NATO RESEARCH AND DEVELOPMENT	5,151	5,1
)70)71	0603795N 0602851M	LAND ATTACK TECHNOLOGY JOINT NON-LETHAL WEAPONS TESTING	1,686	1,6
)71)72	0603851M 0603860N	JOINT NON-LETHAL WEAPONS TESTING	$30,263 \\ 4,047$	30,2 4,0
073	0603925N	DIRECTED ENERGY AND ELECTRIC WEAPON SYSTEMS	9,877	9,8
)74	0604014N	F/A -18 INFRARED SEARCH AND TRACK (IRST)	5,611 8,630	5,8 8,6
075	0604027N	DIGITAL WARFARE OFFICE	128,997	123,9
		Program decrease	,	[-5,0
076	0604028N	SMALL AND MEDIUM UNMANNED UNDERSEA VEHICLES	52,994	52,9
)77	0604029N	UNMANNED UNDERSEA VEHICLE CORE TECHNOLOGIES	68,152	68,1
078	0604030N	RAPID PROTOTYPING, EXPERIMENTATION AND DEM- ONSTRATION	168,855	168,8
079 080	0604031N 0604112N	LARGE UNMANNED UNDERSEA VEHICLES	6,874 96,670	6,8 96,6
000	06041973	(CVN 78—80). Sudface mine countermeasures	15 051	15.0
082 083	0604127N 0604272N	SURFACE MINE COUNTERMEASURES	15,271 35,030	15,2 35,0
no /	000400034	MEASURES (TADIRCM).	0.114	0.4
)84)85	0604289M 0604292N	NEXT GENERATION LOGISTICS	8,114	8,1
)85	0604292N	FUTURE VERTICAL LIFT (MARITIME STRIKE) MARINE AVIATION DEMONSTRATION/VALIDATION	4,796 62,317	4,7 62,3
086	0604295M			

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	Program	(In Thousands of Dollars)	FY 2025	House
Line	Element	Item	Request	Authorized
088	0604454N	LX (R)	12,785	12,78
089	0604536N	ADVANCED UNDERSEA PROTOTYPING	21,466	21,46
090	0604636N	COUNTER UNMANNED AIRCRAFT SYSTEMS (C-UAS)	14,185	14,18
091	0604659N	PRECISION STRIKE WEAPONS DEVELOPMENT PROGRAM SLCM-N	5,667	195,66
092	0604707N	SPACE AND ELECTRONIC WARFARE (SEW) ARCHITECTURE/	8,896	[190,00 8,89
093	0604786N	ENGINEERING SUPPORT. OFFENSIVE ANTI-SURFACE WARFARE WEAPON DEVELOP-	341,907	341,90
		MENT.		
094	0605512N	MEDIUM UNMANNED SURFACE VEHICLES (MUSVS))	101,838	101,83
095 096	0605513N 0605514M	UNMANNED SURFACE VEHICLE ENABLING CAPABILITIES GROUND BASED ANTI-SHIP MISSILE	92,868	92,86
096 097	0605514M 0605516M	LONG RANGE FIRES	50,916 30,092	50,91
097	0605518M 0605518N	CONVENTIONAL PROMPT STRIKE (CPS)	903,927	30,09 903,92
099	0303354N	ASW SYSTEMS DEVELOPMENT—MIP	7,253	7,25
100	0304240M	ADVANCED TACTICAL UNMANNED AIRCRAFT SYSTEM	3,504	3,50
100	0304240M 0304270N	ELECTRONIC WARFARE DEVELOPMENT—MIP	1,395	1,39
102	0304270N	UNDERSEA ARTIFICIAL INTELLIGENCE / MACHINE LEARN-	28,563	28,56
		ING (AI/ML). SUBTOTAL ADVANCED COMPONENT DEVELOP- MENT AND PROTOTYPES.	7,465,005	8,084,00
103	0603208N	SYSTEM DEVELOPMENT AND DEMONSTRATION TRAINING SYSTEM AIRCRAFT	26,120	26,12
104	0604038N	MARITIME TARGETING CELL	43,301	43,30
107	0604214M	AV-8B AIRCRAFT—ENG DEV	5,320	5,32
108	0604215N	STANDARDS DEVELOPMENT	5,120	5,12
109	0604216N	MULTI-MISSION HELICOPTER UPGRADE DEVELOPMENT	60,438	60,43
111	0604230N	WARFARE SUPPORT SYSTEM	108,432	108,43
112	0604231N	COMMAND AND CONTROL SYSTEMS	164,391	164,39
113	0604234N	ADVANCED HAWKEYE	301,384	301,38
114	0604245M	H–1 UPGRADES	39,023	39,02
115	0604261N	ACOUSTIC SEARCH SENSORS	53,591	53,59
116	0604262N	V-22A	109,431	109,43
117	0604264N	AIR CREW SYSTEMS DEVELOPMENT	29,330	29,33
118	0604269N	EA-18	223,266	200,96
		SLM delay		[-22, 30]
119	0604270N	ELECTRONIC WARFARE DEVELOPMENT	189,750	189,75
120	0604273M	EXECUTIVE HELO DEVELOPMENT	51,366	51,36
121	0604274N	NEXT GENERATION JAMMER (NGJ)	86,721	86,72
122	0604280N	JOINT TACTICAL RADIO SYSTEM—NAVY (JTRS-NAVY) Network Tactical Common Data Link—Phased Array Antenna	330,559	340,55 [10,00
		Qualification.		
123	0604282N	NEXT GENERATION JAMMER (NGJ) INCREMENT II	209,623	172,22
		Next Generation Jammer—Low Band	* 22.221	[-37,40
124	0604307N	SURFACE COMBATANT COMBAT SYSTEM ENGINEERING	528,234	528,23
125	0604329N	SMALL DIAMETER BOMB (SDB)	19,744	19,74
126	0604366N	STANDARD MISSILE IMPROVEMENTS	468,297	468,29
127 128	0604373N 0604378N	AIRBORNE MCM	$11,066 \\ 41,419$	11,06 41,41
130	0604501N	TEMS ENGINEERING. ADVANCED ABOVE WATER SENSORS	112,231	112,23
131	0604503N	SSN-688 AND TRIDENT MODERNIZATION	97,953	97,95
132	0604504N	AIR CONTROL	84,458	84,45
133	0604512N	SHIPBOARD AVIATION SYSTEMS	10,742	10,74
134	0604518N	COMBAT INFORMATION CENTER CONVERSION	10,621	10,62
135	0604522N	AIR AND MISSILE DEFENSE RADAR (AMDR) SYSTEM	107,924	107,92
136	0604530N	ADVANCED ARRESTING GEAR (AAG)	9,142	9,14
137	0604558N	NEW DESIGN SSN	273,848	280,84
190	00045000	Advanced Submarine Control / Precision Maneuvering Unit	51.000	[7,00
138 120	0604562N 0604567N	SUBMARINE TACTICAL WARFARE SYSTEM	71,982 13,675	71,98
139 140	0604567N 0604574N	SHIP CONTRACT DESIGN/ LIVE FIRE T&E NAVY TACTICAL COMPUTER RESOURCES	13,675 3,921	13,67
140 141	0604574N 0604601N	MINE DEVELOPMENT	5,921 79,411	3,92 79,41
141 142	0604601N 0604610N	LIGHTWEIGHT TORPEDO DEVELOPMENT	137,265	137,26
142 143	0604610N 0604654N	JOINT SERVICE EXPLOSIVE ORDNANCE DEVELOPMENT	8,810	157,20
144	0604657M	USMC GROUND COMBAT/SUPPORTING ARMS SYSTEMS— ENG DEV.	33,880	33,88
145	0604703N	PERSONNEL, TRAINING, SIMULATION, AND HUMAN FAC- TORS.	10,011	10,01
146	0604727N	JOINT STANDOFF WEAPON SYSTEMS	1,516	1,51
147	0604755N	SHIP SELF DEFENSE (DETECT & CONTROL)	170,080	170,08
148	0604756N	SHIP SELF DEFENSE (ENGAGE: HARD KILL)	74,214	79,21
		Navy Hypervelocity Projectile (HVP) ship integration	,2.11	[5,00
149	0604757N	SHIP SELF DEFENSE (ENGAGE: SOFT KILL/EW)	165,599	165,59
150	0604761N	INTELLIGENCE ENGINEERING	23,810	23,81
151	0604771N	MEDICAL DEVELOPMENT	8,371	8,37
		NAVIGATION/ID SYSTEM	44,326	44,32

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Line	Program Element	Item	FY 2025 Request	House Authorized
155	0604850N	SSN(X)	348,788	298,788
		Program delay		[-50,000
156	0605013M	INFORMATION TECHNOLOGY DEVELOPMENT	15,218	15,218
157	0605013N	INFORMATION TECHNOLOGY DEVELOPMENT	325,004	317,504
		Program decrease		[-10,000]
		Program increase		[2,500
158	0605024N	ANTI-TAMPER TECHNOLOGY SUPPORT	3,317	3,317
159	0605180N	TACAMO MODERNIZATION	775,316	775,310
160	0605212M	CH-53K RDTE	86,093	86,095
161	0605215N	MISSION PLANNING	115,390	115,390
162	0605217N	COMMON AVIONICS	87,053	87,05
163	0605220N	SHIP TO SHORE CONNECTOR (SSC)	5,697	5,69'
164	0605285N	NEXT GENERATION FIGHTER	453,828	363,82
		Program execution and deferment		[-90,00
166	0605414N	UNMANNED CARRIER AVIATION (UCA)	214,919	214,91
167	0605450M	JOINT AIR-TO-GROUND MISSILE (JAGM)	20,654	20,654
168	0605500N	MULTI-MISSION MARITIME AIRCRAFT (MMA)	39,096	39,090
169	0605504N	MULTI-MISSION MARITIME (MMA) INCREMENT III	134,366	134,360
170	0605516N	LONG RANGE FIRES	120,728	120,728
171	0605611M	MARINE CORPS ASSAULT VEHICLES SYSTEM DEVELOP- MENT & DEMONSTRATION. Slow expenditure rate	60,181	55,18
172	0605813M	JOINT LIGHT TACTICAL VEHICLE (JLTV) SYSTEM DEVEL-	10,748	10,748
		OPMENT & DEMONSTRATION.	10,110	10,11
173	0204202N	DDG-1000	243,042	243,04
174	0301377N	COUNTERING ADVANCED CONVENTIONAL WEAPONS	19,517	19,51
	000101111	(CACW).	10,011	10,01
175	0302315N	NON-KINETIC COUNTERMEASURE SUPPORT	8,324	8,32
179	0304785N	ISR & INFO OPERATIONS	188,392	188,39
180	0306250M	CYBER OPERATIONS TECHNOLOGY DEVELOPMENT	7,581	7,58
100	050025014	SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION.	7,942,968	7,752,76
		MANAGEMENT SUPPORT		
181	0604256N	THREAT SIMULATOR DEVELOPMENT	25,823	25,82
182	0604258N	TARGET SYSTEMS DEVELOPMENT	17,224	17,22
183	0604759N	MAJOR T&E INVESTMENT	65,672	65,67
184	0605152N	STUDIES AND ANALYSIS SUPPORT—NAVY	6,216	6,21
185	0605154N	CENTER FOR NAVAL ANALYSES	43,648	43,64
187	0605804N	TECHNICAL INFORMATION SERVICES	1,009	1,00
188	0605853N	MANAGEMENT, TECHNICAL & INTERNATIONAL SUPPORT	137,521	137,52
189	0605856N	STRATEGIC TECHNICAL SUPPORT	3,536	3,53
190	0605863N	RDT&E SHIP AND AIRCRAFT SUPPORT	152,176	152,17
191	0605864N	TEST AND EVALUATION SUPPORT	477,823	477,82
192	0605865N	OPERATIONAL TEST AND EVALUATION CAPABILITY	30,603	30,60
193	0605866N	NAVY SPACE AND ELECTRONIC WARFARE (SEW) SUPPORT	23,668	23,66
194	0605867N	SEW SURVEILLANCE/RECONNAISSANCE SUPPORT	6,390	25,00
194	0605873M	MARINE CORPS PROGRAM WIDE SUPPORT	32,700	32,70
195	0605875M 0605898N			
196	0606295M	MANAGEMENT HQ—R&D MARINE AVIATION DEVELOPMENTAL MANAGEMENT AND SUDDODT	42,381 5,000	42,38 5,00
198	0000255N	SUPPORT. WARFARE INNOVATION MANAGEMENT	50.659	50.65
198 199	0606355N 0305327N	INSIDER THREAT	50,652	50,65
200	0305327N 0902498N	MANAGEMENT HEADQUARTERS (DEPARTMENTAL SUP-	2,920 2,234	2,92 2,23
		PORT ACTIVITIES). SUBTOTAL MANAGEMENT SUPPORT	1,127,196	1,127,19
		OPERATIONAL SYSTEM DEVELOPMENT		
203	0604840M	F-35 C2D2	480,759	432,75
		Program carryover		[-48,00]
204	0604840N	F-35 C2D2	466,186	420,18
205	$0605520 {\rm M}$	Program carryover MARINE CORPS AIR DEFENSE WEAPONS SYSTEMS	74,119	[-46,00 88,51
20.0	000505033	Counter UAS high powered microwave acceleration	140 550	[14,40
206	0607658N	COOPERATIVE ENGAGEMENT CAPABILITY (CEC)	142,552	142,55
207	0101221N	STRATEGIC SUB & WEAPONS SYSTEM SUPPORT	403,494	413,49
200	010100 133	Outpost Uncrewed Surveillance System		[10,00
208	0101224N	SSBN SECURITY TECHNOLOGY PROGRAM	61,012	61,01
209	0101226N	SUBMARINE ACOUSTIC WARFARE DEVELOPMENT	96,667	96,66
210	0101402N	NAVY STRATEGIC COMMUNICATIONS	29,743	29,74
211	0204136N	F/A-18 SQUADRONS	374,194	336,79
		SLM delay		[-37,40
212	0204228N	SURFACE SUPPORT	8,420	8,42
213	0204229N	TOMAHAWK AND TOMAHAWK MISSION PLANNING CENTER (TMPC).	200,739	200,73
214	0204311N	INTEGRATED SURVEILLANCE SYSTEM	72,473	72,47
215	0204313N	SHIP-TOWED ARRAY SURVEILLANCE SYSTEMS	1,428	1,42
216	0204413N	AMPHIBIOUS TACTICAL SUPPORT UNITS (DISPLACEMENT	2,238	2,23

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		SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALU. (In Thousands of Dollars)		
Line	Program Element	Item	FY 2025 Request	House Authorize
217	0204460M	GROUND/AIR TASK ORIENTED RADAR (G/ATOR) Slow expenditure rate	51,346	45,94 [-5,40
218	0204571N	CONSOLIDATED TRAINING SYSTEMS DEVELOPMENT	159,648	159,64
219	0204575N	ELECTRONIC WARFARE (EW) READINESS SUPPORT	139,164	139,16
220	0205601N	ANTI-RADIATION MISSILE IMPROVEMENT	28,682	28,68
221	0205620N	SURFACE ASW COMBAT SYSTEM INTEGRATION	29,887	29,88
222	0205632N	MK-48 ADCAP	164,935	164,93
223	0205633N	AVIATION IMPROVEMENTS	$136,\!276$	122,67
		Program carryover		[-13,60
224	0205675N	OPERATIONAL NUCLEAR POWER SYSTEMS	167,098	167,09
225	0206313M	MARINE CORPS COMMUNICATIONS SYSTEMS	$145,\!343$	145,34
226	0206335M	COMMON AVIATION COMMAND AND CONTROL SYSTEM (CAC28).	18,332	18,33
227	0206623M	MARINE CORPS GROUND COMBAT/SUPPORTING ARMS SYS- TEMS. Show concorditions into	77,377	74,57
	09066941	Slow expenditure rate	99.641	[-2,80
$228 \\ 229$	0206624M 0206625M	MARINE CORPS COMBAT SERVICES SUPPORT USMC INTELLIGENCE/ELECTRONIC WARFARE SYSTEMS	33,641 37,372	33,64 37,37
	000510137	(MIP).		
231	0207161N	TACTICAL AIM MISSILES	31,359	31,35
232	0207163N	ADVANCED MEDIUM RANGE AIR-TO-AIR MISSILE (AMRAAM)	29,638	29,6
233	0208043N	PLANNING AND DECISION AID SYSTEM (PDAS)	3,559	3,5
237	0303138N	AFLOAT NETWORKS	56,915	56,9
238	0303140N	INFORMATION SYSTEMS SECURITY PROGRAM	35,339	35,3
39	0305192N	MILITARY INTELLIGENCE PROGRAM (MIP) ACTIVITIES	7,239	7,2
242	0305208M	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	45,550	45,5
43	0305220N	MQ-4C TRITON	14,402	14,4
45	0305232M	RQ-11 UAV	2,016	14,5
		Maritimization of the Long-Range Tactical (LRT) SUAS		[12,5
47	0305241N	MULTI-INTELLIGENCE SENSOR DEVELOPMENT	40,267	40,2
48	0305242M	UNMANNED AERIAL SYSTEMS (UAS) PAYLOADS (MIP)	10,917	10,9
250	0305421N	MQ-4C TRITON MODERNIZATION	444,042	444,0
51	0307577N	INTELLIGENCE MISSION DATA (IMD)	793	7
152	0308601N	MODELING AND SIMULATION SUPPORT	10,927	10,9
53	0702207N	DEPOT MAINTENANCE (NON-IF)	28,799	28,7
254	0708730N	MARITIME TECHNOLOGY (MARITECH)	4,326	4,3
54A	99999999999	CLASSIFIED PROGRAMS SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	2,235,339 6,604,552	2,235,33 6,488,2 8
		SOFTWARE AND DIGITAL TECHNOLOGY PILOT PRO- GRAMS		
255	0608013N	RISK MANAGEMENT INFORMATION—SOFTWARE PILOT PROGRAM.	14,522	14,55
256	0608231N	MARITIME TACTICAL COMMAND AND CONTROL (MTC2)— SOFTWARE PILOT PROGRAM.	10,289	10,28
		SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS.	24,811	24,81
		TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, NAVY.	25,697,815	26,069,3 1
		RESEARCH, DEVELOPMENT, TEST AND EVALUA- TION, AIR FORCE		
		BASIC RESEARCH		
001	0601102F	DEFENSE RESEARCH SCIENCES	361,930	369,4
		Innovation of quantum materials		[7,5
002	0601103F	UNIVERSITY RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH	143,372 505,302	143,3 512,8
		APPLIED RESEARCH		
003	0602020F	FUTURE AF CAPABILITIES APPLIED RESEARCH	85,477	85,4
004	0602022F	UNIVERSITY AFFILIATED RESEARCH CENTER (UARC)— TACTICAL AUTONOMY.	8,225	8,2
005	0602102F	MATERIALS	142,336	134,8
		Program decrease		[-7,50
006	0602201F	AEROSPACE VEHICLE TECHNOLOGIES	5,235	5,2
007	0602202F	HUMAN EFFECTIVENESS APPLIED RESEARCH	138,204	138,20
008	0602203F	AEROSPACE PROPULSION	339,477	341,9'
		High mach turbine engine		[2,50
009	0602204F	AEROSPACE SENSORS	193,029	193,0
)11	0602298F	SCIENCE AND TECHNOLOGY MANAGEMENT— MAJOR	9,662	9,6
		HEADQUARTERS ACTIVITIES.		
	0602602F	CONVENTIONAL MUNITIONS	138,497	138,4
)12		DIRECTED ENERGY TECHNOLOGY	114,962	117,4
	0602605F	DIRECTED ENERGY TECHNOLOGY	111,005	
)12)13		Program increase	111,005	[2,50
			176,333	
			111,005	

. .	Program	(In Thousands of Dollars)	FY 2025	House
Line	Element	Item	Request	Authorized
		SUBTOTAL APPLIED RESEARCH	1,351,437	1,356,437
		ADVANCED TECHNOLOGY DEVELOPMENT		
015	0603032F	FUTURE AF INTEGRATED TECHNOLOGY DEMOS	248,506	238,506
010	0000110E	Program decrease	20.661	[-10,000
016 017	0603112F	ADVANCED MATERIALS FOR WEAPON SYSTEMS	29,661	29,661
017 018	0603199F 0603203F	SUSTAINMENT SCIENCE AND TECHNOLOGY (S&T) ADVANCED AEROSPACE SENSORS	12,558 37,935	12,55 37,93
019	0603203F 0603211F	AEROSPACE TECHNOLOGY DEV/DEMO	102,529	105,029
		Reusable Hypersonic Rocket Engine Flight Demo	,	[2,500
020	0603216F	AEROSPACE PROPULSION AND POWER TECHNOLOGY		10,00
		Medium-Scale CCA Propulsion		[10,00
021	0603270F	ELECTRONIC COMBAT TECHNOLOGY	36,445	36,44
022	0603273F	SCIENCE & TECHNOLOGY FOR NUCLEAR RE-ENTRY SYS- TEMS.	91,885	91,88
024	0603456F	HUMAN EFFECTIVENESS ADVANCED TECHNOLOGY DEVEL- OPMENT.	19,568	19,56
025	0603601F	CONVENTIONAL WEAPONS TECHNOLOGY	125,460	125,46
026	0603605F	ADVANCED WEAPONS TECHNOLOGY	25,050	25,05
027	0603680F	MANUFACTURING TECHNOLOGY PROGRAM	34,730	37,23
		Additive manufacturing of super refractory alloys		[2,50]
028	0603788F	BATTLESPACE KNOWLEDGE DEVELOPMENT AND DEM- ONSTRATION.	26,172	21,175
000	00045505	Program decrease	o= = ~~	[-5,000
029	0604776F	DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D	27,762	27,765
030	0207412F	CONTROL AND REPORTING CENTER (CRC) SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT.	2,012 820,273	2,015 820,27 5
		ADVANCED COMPONENT DEVELOPMENT AND PRO-		
		TOTYPES		
032	0603260F	INTELLIGENCE ADVANCED DEVELOPMENT	3,820	3,82
033	0603742F	COMBAT IDENTIFICATION TECHNOLOGY	24,799	24,79
034	0603790F	NATO RESEARCH AND DEVELOPMENT	4,498	4,49
035	0603851F	INTERCONTINENTAL BALLISTIC MISSILE—DEM/VAL	119,197	114,19
036	0604001F	Insufficient justification NC3 ADVANCED CONCEPTS	10.149	[-5,00
036	0604001F 0604003F	ADVANCED BATTLE MANAGEMENT SYSTEM (ABMS)	10,148 743,842	10,14 743,84
038	0604004F	ADVANCED ENGINE DEVELOPMENT	562,337	562,33
039	0604005F	NC3 COMMERCIAL DEVELOPMENT & PROTOTYPING	68,124	68,12
041	0604007F	E-7	418,513	382,36
		E–7—Slow Expenditure		[-36, 15]
042	0604009F	AFWERX PRIME	20,580	30,58
		Program increase		[10,00
043	0604015F	LONG RANGE STRIKE—BOMBER	2,654,073	2,654,073
044	0604025F	RAPID DEFENSE EXPERIMENTATION RESERVE (RDER)	75,051	75,05
045	0604032F	DIRECTED ENERGY PROTOTYPING	3,712	3,71
047	0604183F	HYPERSONICS PROTOTYPING—HYPERSONIC ATTACK CRUISE MISSILE (HACM).	516,971	516,97
049	0604257F	ADVANCED TECHNOLOGY AND SENSORS	24,204	24,204
050	0604288F	SURVIVABLE AIRBORNE OPERATIONS CENTER (SAOC)	1,687,500	1,447,50
000	00012001	Late contract award	1,001,000	[-240,00
051	0604317F	TECHNOLOGY TRANSFER	3,485	3,48
052	$0604327 \mathrm{F}$	HARD AND DEEPLY BURIED TARGET DEFEAT SYSTEM (HDBTDS) PROGRAM.	154,417	144,41
		Program decrease		[-10,000]
053	0604414F	CYBER RESILIENCY OF WEAPON SYSTEMS-ACS	59,539	59,53
055	0604609F	REQUIREMENTS ANALYSIS & CONCEPT MATURATION	22,667	22,66
056	0604668F	JOINT TRANSPORTATION MANAGEMENT SYSTEM (JTMS)	174,723	169,72
055	0.00 (55.01)	Program decrease	1.040	[-5,00
057 058	0604776F 0604858F	DEPLOYMENT & DISTRIBUTION ENTERPRISE R&D TECH TRANSITION PROGRAM	4,840	4,84
058	0604838F	Funding carryover	234,342	211,34 [-23,00
059	0604860F	OPERATIONAL ENERGY AND INSTALLATION RESILIENCE	63,194	63,19
060	0605057F	NEXT GENERATION AIR-REFUELING SYSTEM	7,014	7,01
061	0605164F	AIR REFUELING CAPABILITY MODERNIZATION	13,661	13,66
062	0606005F	DIGITAL TRANSFORMATION OFFICE	9,800	14,60 [4,80
064	0207110F	NEXT GENERATION AIR DOMINANCE Program delay	3,306,355	3,006,355
065	0207179F	AUTONOMOUS COLLABORATIVE PLATFORMS	51,666	51,66
066	0207420F	COMBAT IDENTIFICATION	1,914	1,91
067	0207431F	COMBAT AIR INTELLIGENCE SYSTEM ACTIVITIES	18,733	18,73
068	$0207448 \mathrm{F}$	C2ISR TACTICAL DATA LINK	42,371	42,37
069	$0207455 \mathrm{F}$	THREE DIMENSIONAL LONG-RANGE RADAR (3DELRR)	8,100	8,10
	000750013	AIRBASE AIR DEFENSE SYSTEMS (ABADS)	17,273	17,27
070 071	0207522F 0207606F	JOINT SIMULATION ENVIRONMENT (JSE)	191,337	191,33

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Line	Program Element	Item	FY 2025 Request	House Authorized
073	0305236F	COMMON DATA LINK EXECUTIVE AGENT (CDL EA)	33,349	33,349
074	0305601F	MISSION PARTNER ENVIRONMENTS	22,028	22,028
077	0708051F	RAPID SUSTAINMENT MODERNIZATION (RSM)	37,044	57,044
		CBM+		[20,000
078	0808736F	SPECIAL VICTIM ACCOUNTABILITY AND INVESTIGATION	3,006	3,006
079	0808737F	INTEGRATED PRIMARY PREVENTION	5,364	5,364
080	0901410F	CONTRACTING INFORMATION TECHNOLOGY SYSTEM	28,995	28,995
081	1206415F	U.S. SPACE COMMAND RESEARCH AND DEVELOPMENT SUPPORT.	28,392	28,392
		SUBTOTAL ADVANCED COMPONENT DEVELOP- MENT AND PROTOTYPES.	11,486,204	10,901,854
082	0604200F	SYSTEM DEVELOPMENT AND DEMONSTRATION FUTURE ADVANCED WEAPON ANALYSIS & PROGRAMS	7,205	19 905
		RAACM		13,205 [6,000
083	0604201F	PNT RESILIENCY, MODS, AND IMPROVEMENTS	217,662	217,662
084	0604222F	NUCLEAR WEAPONS SUPPORT	70,823	70,823
085	0604270F	ELECTRONIC WARFARE DEVELOPMENT	19,264	19,264
086	0604281F	TACTICAL DATA NETWORKS ENTERPRISE	78,480	78,480
087	0604287F	PHYSICAL SECURITY EQUIPMENT	10,569	10,569
088	0604336F	HARD AND DEEPLY BURIED TARGET DEFEAT SYSTEM (HDBTDS) PROTOTYPING.	39,079	39,079
089	0604602F	ARMAMENT/ORDNANCE DEVELOPMENT	7,157	7,157
090	0604604F	SUBMUNITIONS	3,427	3,427
091	0604617F	AGILE COMBAT SUPPORT	24,178	24,178
092	0604706F	LIFE SUPPORT SYSTEMS	25,502	25,502
093	0604735F	COMBAT TRAINING RANGES	224,783	231,783
055	00041331	Advanced Radar Threat System Development	224,105	[7,000
094	060402912	r i	699 401	
	0604932F	LONG RANGE STANDOFF WEAPON	623,491	623,491
095	0604933F	ICBM FUZE MODERNIZATION	10,408	10,408
098	0605056F	OPEN ARCHITECTURE MANAGEMENT	41,223	41,223
100	0605223F	ADVANCED PILOT TRAINING	83,985	83,985
102	0605238F	GROUND BASED STRATEGIC DETERRENT EMD	3,721,024	3,721,024
104	0207279F	ISOLATED PERSONNEL SURVIVABILITY AND RECOVERY	10,020	10,020
105	0207328F	STAND IN ATTACK WEAPON	375,528	375,528
106	0207701F	FULL COMBAT MISSION TRAINING	7,754	7,754
111	0305155F	THEATER NUCLEAR WEAPON STORAGE & SECURITY SYS- TEM.	9,018	9,018
113	0401221F	KC–46A TANKER SQUADRONS	93,620	93,620
114	0401319F	VC-25B Program delay	433,943	325,943 [-108,000
115	0701212F	AUTOMATED TEST SYSTEMS	26,640	31,640
110	000455017	Software Factories	1.0.20	[5,000
116	0804772F	TRAINING DEVELOPMENTS	4,960	10,060
117	1203176F	3D Interactive & Immersive Instruction COMBAT SURVIVOR EVADER LOCATOR	2,269	[5,100 2,269
		SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION.	6,172,012	6,087,112
110	0604956E	MANAGEMENT SUPPORT	10.027	10.027
118	0604256F 0604759F	THREAT SIMULATOR DEVELOPMENT	19,927	19,927 131,228
119	00047591	MAJOR T&E INVESTMENT	74,228	
		EGTTR Infrastructure Modernization		[12,000
		Hypersonic Capability Acceleration		[30,000
		Planning & Design		[15,000
120	0605101F	RAND PROJECT AIR FORCE	39,720	39,720
122	0605712F	INITIAL OPERATIONAL TEST & EVALUATION	14,247	14,247
123	0605807F	TEST AND EVALUATION SUPPORT	936, 913	942,213
		Digital Test Facility Models		[5,300
124	0605827F	ACQ WORKFORCE- GLOBAL VIG & COMBAT SYS	316,924	316,924
125	0605828F	ACQ WORKFORCE- GLOBAL REACH	496,740	496,740
126	0605829F	ACQ WORKFORCE- CYBER, NETWORK, & BUS SYS Program decrease	521,987	511,987 [-10,000
128	0605831F	ACQ WORKFORCE- CAPABILITY INTEGRATION	262,349	262,349
129	0605832F	ACQ WORKFORCE- ADVANCED PRGM TECHNOLOGY	69,319	69,319
130	0605833F	ACQ WORKFORCE- NUCLEAR SYSTEMS	343,180	343,180
131	0605898F	MANAGEMENT HQ—R&D	6,291	6,291
132	0605976F	FACILITIES RESTORATION AND MODERNIZATION—TEST AND EVALUATION SUPPORT.	94,828	124,828
133	0605978F	Program increase FACILITIES SUSTAINMENT—TEST AND EVALUATION SUP-	63,579	[30,000] 63,579
134	0606017F	PORT. REQUIREMENTS ANALYSIS AND MATURATION	41,550	37,450
104		Funding carryover		[-4, 100]
105	0606398F	MANAGEMENT HQ—T&E	7,647	7,647
$135 \\ 137$	0303255F	COMMAND, CONTROL, COMMUNICATION, AND COMPUTERS	19,607	31,607

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Line	Program Element	Item	FY 2025 Request	House Authorized
		NC3 STRATCOM		[10,000]
		STRATCOM UARC Priority Research		[1,000]
138	0308602F	ENTEPRISE INFORMATION SERVICES (EIS)	104,133	89,133
190	07000007	Program decrease	05 010	[-15,000]
139	0702806F	ACQUISITION AND MANAGEMENT SUPPORT	25,216	25,216
140 141	0804731F 0804776F	GENERAL SKILL TRAINING ADVANCED DISTRIBUTED LEARNING	10 1,652	10 1,652
141 143	1001004F	INTERNATIONAL ACTIVITIES	4,590	4,590
140	10010041	SUBTOTAL MANAGEMENT SUPPORT	3,464,637	3,539,837
		OPERATIONAL SYSTEM DEVELOPMENT		
144	0604233F	SPECIALIZED UNDERGRADUATE FLIGHT TRAINING	39,667	39,667
145	0604281F	TACTICAL DATA NETWORKS ENTERPRISE	22	22
146	0604283F	BATTLE MGMT COM & CTRL SENSOR DEVELOPMENT	100,183	100,183
147	0604445F	WIDE AREA SURVEILLANCE	21,443	21,443
150	0604840F	F-35 C2D2	1,124,207	1,874,207
		Cooperative Avionics Test Bed (CATB) Aircraft		[200,000]
		F-35 System Digital-Twin Models		[350,000]
		Mission Software Integration Laboratory (MSIL)		[300,000]
		Program carryover		[-100,000]
151	0605018F	AF INTEGRATED PERSONNEL AND PAY SYSTEM (AF-IPPS)	49,739	49,739
152	$0605024\mathrm{F}$	ANTI-TAMPER TECHNOLOGY EXECUTIVE AGENCY	65,792	65,792
153	0605117F	FOREIGN MATERIEL ACQUISITION AND EXPLOITATION	94,188	94,188
154	0605229F	HH–60W	52,314	52,314
155	0605278F	HC/MC–130 RECAP RDT&E	24,934	24,934
156	0606018F	NC3 INTEGRATION	21,864	21,864
157	0101113F	B–52 SQUADRONS	1,045,570	1,038,570
		VLF/LF excessive cost growth		[-7,000]
158	0101122F	AIR-LAUNCHED CRUISE MISSILE (ALCM)	542	542
159	0101126F	B–1B SQUADRONS	17,939	17,939
160	0101127F	B-2 SQUADRONS	41,212	41,212
161	0101213F	MINUTEMAN SQUADRONS	62,550	62,550
162	0101316F	WORLDWIDE JOINT STRATEGIC COMMUNICATIONS	13,690	13,690
163	0101318F	SERVICE SUPPORT TO STRATCOM—GLOBAL STRIKE	7,330	7,330
165	0101328F	ICBM REENTRY VEHICLES	629,928	629,928
168	0102326F	REGION/SECTOR OPERATION CONTROL CENTER MOD- ERNIZATION PROGRAM.	852	852
169	0102412F	NORTH WARNING SYSTEM (NWS)	103	103
170	0102417F	OVER-THE-HORIZON BACKSCATTER RADAR	383,575	383,575
171	0202834F	VEHICLES AND SUPPORT EQUIPMENT—GENERAL	6,097	6,097
172	0205219F	MQ-9 UAV	7,074	7,074
173	0205671F	JOINT COUNTER RCIED ELECTRONIC WARFARE	3,372	3,372
176	0207133F	F-16 SQUADRONS	106,952	106,952
177	0207134F	F-15E SQUADRONS	178,603	178,603
178	0207136F	MANNED DESTRUCTIVE SUPPRESSION	16,182	16,182
179	0207138F	F-22A SQUADRONS	768,561	730,161
		Program delay		[-38,400]
180	0207142F	F-35 SQUADRONS	47,132	47,132
181	0207146F	F-15EX	56,228	56,228
182	0207161F	TACTICAL AIM MISSILES	34,932	34,932
183	0207163F	ADVANCED MEDIUM RANGE AIR-TO-AIR MISSILE (AMRAAM)	53,593	53,593
184	0207227F	COMBAT RESCUE—PARARESCUE	743	743
185	0207238F	E-11A	64,127	55,332
100		E-11A—Slow Expenditure	*** ***	[-8,795]
186	0207247F	AF TENCAP	50,263	50,263
187	0207249F	PRECISION ATTACK SYSTEMS PROCUREMENT	12,723	12,723
188	0207253F	COMPASS CALL	132,475	132,475
189	0207268F	AIRCRAFT ENGINE COMPONENT IMPROVEMENT PROGRAM	68,743	68,743
190	0207325F	JOINT AIR-TO-SURFACE STANDOFF MISSILE (JASSM)	183,532	183,532
191	0207327F	SMALL DIAMETER BOMB (SDB)	29,910 71,449	29,910
192	0207410F	AIR & SPACE OPERATIONS CENTER (AOC) Funding carryover	71,442	64,302 [-7,140]
193	0207412F	CONTROL AND REPORTING CENTER (CRC)	18,473	[-7,140] 18,473
195	0207412F 0207418F	AFSPECWAR—TACP	2,206	2,206
195	0207413F 0207431F	COMBAT AIR INTELLIGENCE SYSTEM ACTIVITIES	46,702	46,702
198	0207438F	THEATER BATTLE MANAGEMENT (TBM) C4I	4,873	4,873
199	0207439F	ELECTRONIC WARFARE INTEGRATED REPROGRAMMING (EWIR).	17,149	17,149
	0207444F	TACTICAL AIR CONTROL PARTY-MOD	12,171	12,171
200	0207444F 0207452F	DCAPES	8,431	8,431
200 201		AIR FORCE CALIBRATION PROGRAMS	2,223	2,223
201				2,223
$201 \\ 202$	$0207521\mathrm{F}$	NATIONAL TECHNICAL NUCLEAR FORENSICS	9 060	
201 202 203	0207521F 0207573F	NATIONAL TECHNICAL NUCLEAR FORENSICS SEEK EAGLE	2,060 34 985	
201 202 203 204	0207521F 0207573F 0207590F	SEEK EAGLE	34,985	34,985
201 202 203 204 207	0207521F 0207573F 0207590F 0207697F	SEEK EAGLE DISTRIBUTED TRAINING AND EXERCISES	$34,985 \\ 4,847$	$34,985 \\ 4,847$
201 202 203 204 207 208	0207521F 0207573F 0207590F 0207697F 0207701F	SEEK EAGLE DISTRIBUTED TRAINING AND EXERCISES FULL COMBAT MISSION TRAINING	34,985 4,847 7,048	34,985 4,847 7,048
201 202 203 204 207	0207521F 0207573F 0207590F 0207697F	SEEK EAGLE DISTRIBUTED TRAINING AND EXERCISES	$34,985 \\ 4,847$	$34,985 \\ 4,847$

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Line	Program Element	Item	FY 2025 Request	House Authorized
213	0208088F	AF DEFENSIVE CYBERSPACE OPERATIONS	113,218	113,218
219	0208288F	INTEL DATA APPLICATIONS	988	988
220	0301025F	GEOBASE	1,002	1,002
222	0301113F	CYBER SECURITY INTELLIGENCE SUPPORT	18,141	18,141
228	0301377F	COUNTERING ADVANCED CONVENTIONAL WEAPONS (CACW).	1,668	1,668
230	0301401F	AF MULTI-DOMAIN NON-TRADITIONAL ISR BATTLESPACE AWARENESS.	3,436	3,436
231	0302015F	E–4B NATIONAL AIRBORNE OPERATIONS CENTER (NAOC)	40,441	40,441
232	0302315F	NON-KINETIC COUNTERMEASURE SUPPORT	15,180	15,180
233	0303004F	EIT CONNECT	32,960	32,960
234	0303089F	CYBERSPACE AND DODIN OPERATIONS	9,776	9,776
235	0303131F	MINIMUM ESSENTIAL EMERGENCY COMMUNICATIONS NET- WORK (MEECN).	25,500	25,500
236	0303133F	HIGH FREQUENCY RADIO SYSTEMS	8,667	8,667
237	0303140F	INFORMATION SYSTEMS SECURITY PROGRAM	94,424	94,424
238	0303248F	ALL DOMAIN COMMON PLATFORM	82,927	82,927
239	0303260F	JOINT MILITARY DECEPTION INITIATIVE	7,324	7,324
240	0304100F	STRATEGIC MISSION PLANNING & EXECUTION SYSTEM (SMPES).	69,441	69,441
243	0304260F	AIRBORNE SIGINT ENTERPRISE	85,284	85,284
244	0304310F	COMMERCIAL ECONOMIC ANALYSIS	4,719	14,719
		AI/ML mental health analytics for suicide prevention and response		[10,000
247	0305015F	C2 AIR OPERATIONS SUITE—C2 INFO SERVICES	13,524	13,524
248	0305020F	CCMD INTELLIGENCE INFORMATION TECHNOLOGY	1,836	1,836
249	0305022F	ISR MODERNIZATION & AUTOMATION DVMT (IMAD)	22,909	22,909
250	0305099F	GLOBAL AIR TRAFFIC MANAGEMENT (GATM)	5,151	5,151
251	0305103F	CYBER SECURITY INITIATIVE	304	304
252	0305111F	WEATHER SERVICE	31,372	31,372
253	$0305114\mathrm{F}$	AIR TRAFFIC CONTROL, APPROACH, AND LANDING SYSTEM (ATCALS).	15,143	15,143
254	0305116F	AERIAL TARGETS	7,685	7,685
257	0305128F	SECURITY AND INVESTIGATIVE ACTIVITIES	481	481
258	0305146F	DEFENSE JOINT COUNTERINTELLIGENCE ACTIVITIES	6,387	6,387
259	0305158F	TACTICAL TERMINAL	1,002	1,002
260	0305179F	INTEGRATED BROADCAST SERVICE (IBS)	16,006	16,006
262	0305206F	AIRBORNE RECONNAISSANCE SYSTEMS	84,363	84,363
263	0305207F	MANNED RECONNAISSANCE SYSTEMS	16,323	16,323
264	0305208F	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	86,476	86,476
265	0305220F	RQ-4 UAV	9,516	9,516
266	0305221F	NETWORK-CENTRIC COLLABORATIVE TARGETING	8,952	8,952
267	0305238F	NATO AGS	865	865
268	0305240F	SUPPORT TO DCGS ENTERPRISE	30,932	30,932
269	0305600F	INTERNATIONAL INTELLIGENCE TECHNOLOGY AND AR- CHITECTURES.	18,670	18,670
271	0305984F	PERSONNEL RECOVERY COMMAND & CTRL (PRC2)	2,831	2,831
272	0307577F	INTELLIGENCE MISSION DATA (IMD)	3,658	3,658
274	0401119F	C-5 AIRLIFT SQUADRONS (IF)	33,003	33,003
275	0401130F	C-17 AIRCRAFT (IF)	17,395	17,395
276	0401132F	C-130J PROGRAM	34,423	34,423
277	0401134F	LARGE AIRCRAFT IR COUNTERMEASURES (LAIRCM)	7,768	7,768
278	0401218F	KC-1358	31,977	31,977
279	0401318F	CV-22	26,249	26,249
280	0408011F	SPECIAL TACTICS / COMBAT CONTROL	9,421	9,421
282	0708610F	LOGISTICS INFORMATION TECHNOLOGY (LOGIT)	11,895	11,895
283	0801380F	AF LVC OPERATIONAL TRAINING (LVC-OT)	29,815	29,815
284	0804743F	OTHER FLIGHT TRAINING	2,319	2,319
285	0901202F	JOINT PERSONNEL RECOVERY AGENCY	2,320	2,320
286	0901218F	CIVILIAN COMPENSATION PROGRAM	4,267	4,267
287	0901220F	PERSONNEL ADMINISTRATION	3,163	3,163
288	0901226F	AIR FORCE STUDIES AND ANALYSIS AGENCY Funding carryover	18,937	17,037 [-1,900
289	0901538F	FINANCIAL MANAGEMENT INFORMATION SYSTEMS DEVEL- OPMENT.	5,634	5,634
290	0901554F	DEFENSE ENTERPRISE ACNTNG AND MGT SYS (DEAMS) CLASSIFIED PROGRAMS	57,689	57,689
291A	99999999999	CLASSIFIED PROGRAMS Program justification review SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	18,038,552 25,308,906	18,021,552 [-17,000 25,988,671
		TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, AIR FORCE.	49,108,771	49,206,986
		RESEARCH, DEVELOPMENT, TEST, AND EVALUA		
0.01	0001100077	TION, SPACE FORCE BASIC RESEARCH		a= a · ·
001	0601102SF	DEFENSE RESEARCH SCIENCES	21,349	21,349
			14 791	14 791
002	0601103SF	UNIVERSITY RESEARCH INITIATIVES SUBTOTAL BASIC RESEARCH	14,731 36,080	14,731 36,080

		(In Thousands of Dollars)		
Line	Program Element	Item	FY 2025 Request	House Authorized
		APPLIED RESEARCH		
004	1206601 SF	SPACE TECHNOLOGY	244,964	234,964
		Program decrease		[-10,000]
		SUBTOTAL APPLIED RESEARCH	244,964	234,964
		ADVANCED TECHNOLOGY DEVELOPMENT		
005	12063108F	SPACE SCIENCE AND TECHNOLOGY RESEARCH AND DE- VELOPMENT.	425,166	435,166
		Defense in Depth as Mission Assurance for Spacecraft Multilevel Security (DiDaMAS-MLS).		[10,000]
006	$1206616 \mathrm{SF}$	SPACE ADVANCED TECHNOLOGY DEVELOPMENT/DEMO	138,270	148,270
		Space Assets for Rapid Materiel Delivery in Contested Logistics SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT.	563,436	[10,000] 583,436
		ADVANCED COMPONENT DEVELOPMENT AND PRO-		
		TOTYPES		
007	0604002SF	SPACE FORCE WEATHER SERVICES RESEARCH	867	867
008	1203010SF	SPACE FORCE IT, DATA ANALYTICS, DIGITAL SOLUTIONS	88,610	88,610
009	1203164SF	NAVSTAR GLOBAL POSITIONING SYSTEM (USER EQUIP- MENT) (SPACE).	300,025	300,025
010	12036228F	SPACE WARFIGHTING ANALYSIS	121,409	121,409
011	1203710 SF	EO/IR WEATHER SYSTEMS	76,391	76,391
012	1203955SF	SPACE ACCESS, MOBILITY & LOGISTICS (SAML)	20,000	20,000
013	1206410SF	SPACE TECHNOLOGY DEVELOPMENT AND PROTOTYPING	1,701,685	1,701,685
015	1206427SF	SPACE SYSTEMS PROTOTYPE TRANSITIONS (SSPT)	133,739	133,739
016 017	1206438SF	SPACE CONTROL TECHNOLOGY	62,195	62,195 230,547
017	1206458SF	TECH TRANSITION (SPACE) Hybrid Space Architecture Pilot	228,547	,
018	1206730SF	SPACE SECURITY AND DEFENSE PROGRAM	53,199	[2,000] 53,199
019	1206760SF	PROTECTED TACTICAL ENTERPRISE SERVICE (PTES)	79,709	79,709
020	1206761SF	PROTECTED TACTICAL SERVICE (PTS)	596,996	596,996
021	1206855SF	EVOLVED STRATEGIC SATCOM (ESS)	1,046,161	1,031,161
		Insufficient justification	,, .	[-15,000]
022	1206857 SF	SPACE RAPID CAPABILITIES OFFICE	11,361	11,361
023	1206862 SF	TACTICALLY RESPONSIVE SPACE	30,052	30,052
		SUBTOTAL ADVANCED COMPONENT DEVELOP- MENT AND PROTOTYPES.	4,550,946	4,537,946
		SYSTEM DEVELOPMENT AND DEMONSTRATION		
024	1203269SF	GPS III FOLLOW-ON (GPS IIIF)	244,752	244,752
026	1206421SF	COUNTERSPACE SYSTEMS	37,078	37,078
027	1206422SF	WEATHER SYSTEM FOLLOW-ON	49,207	49,207
028	1206425SF	SPACE SITUATION AWARENESS SYSTEMS	483,605	483,605
029	1206431 SF	ADVANCED EHF MILSATCOM (SPACE)	1,020	1,020
032	1206440 SF	NEXT-GEN OPIR—GROUND	558,013	558,013
033	1206442 SF	NEXT GENERATION OPIR	202,951	202,951
034	1206443SF	NEXT-GEN OPIR—GEO	510,806	510,806
035	12064448F	NEXT-GEN OPIR—POLAR	828,878	828,878
036	1206445 SF	COMMERCIAL SATCOM (COMSATCOM) INTEGRATION	134,487	134,487
037	1206446SF	RESILIENT MISSILE WARNING MISSILE TRACKING—LOW EARTH ORBIT (LEO).	1,730,821	1,730,821
038	1206447SF	RESILIENT MISSILE WARNING MISSILE TRACKING—ME- DIUM EARTH ORBIT (MEO).	846,349	846,349
040	1206853SF	NATIONAL SECURITY SPACE LAUNCH PROGRAM (SPACE)— EMD.	23,392	23,392
		SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION.	5,651,359	5,651,359
		MANAGEMENT SUPPORT		
046	1206392 SF	ACQ WORKFORCE—SPACE & MISSILE SYSTEMS	274,424	274,424
047	1206398SF	SPACE & MISSILE SYSTEMS CENTER—MHA	12,867	12,867
049	1206759SF	MAJOR T&E INVESTMENT—SPACE	229,665	229,665
050	1206860SF	ROCKET SYSTEMS LAUNCH PROGRAM (SPACE)	20,134	20,134
052	1206864SF	SPACE TEST PROGRAM (STP) SUBTOTAL MANAGEMENT SUPPORT	30,279 567,369	30,279 567,369
		OPERATIONAL SYSTEM DEVELOPMENT		
055	1203001SF	FAMILY OF ADVANCED BLOS TERMINALS (FAB-T)	2,607	2,607
056	1203040SF	DCO-SPACE	104,088	104,088
057	1203109SF	NARROWBAND SATELLITE COMMUNICATIONS	228,435	228,435
058	1203110 SF	SATELLITE CONTROL NETWORK (SPACE)	98,572	98,572
059	$1203154 \mathrm{SF}$	LONG RANGE KILL CHAINS	244,121	244,121
061	$1203173 \mathrm{SF}$	SPACE AND MISSILE TEST AND EVALUATION CENTER	20,844	20,844
062	12031748F	SPACE INNOVATION, INTEGRATION AND RAPID TECH- NOLOGY DEVELOPMENT.	48,900	48,900
0.69	1000100017	ODACELIER DANCE OVOREM (ODACE)	55 000	55.000

SPACELIFT RANGE SYSTEM (SPACE)

55,906

55,906

989

 $063 \quad 1203182 {\rm SF}$

SEC. 4201. RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (In Thousands of Dollars)

Line	Program Element	Item	FY 2025 Request	House Authorized
065	12033308F	SPACE SUPERIORITY ISR	28,227	28,227
067	1203873SF	BALLISTIC MISSILE DEFENSE RADARS	12,024	12,024
068	1203906SF	NCMC—TW/AA SYSTEM	25,656	25,656
069	1203913 SF	NUDET DETECTION SYSTEM (SPACE)	83,426	83,426
070	1203940 SF	SPACE SITUATION AWARENESS OPERATIONS	120,160	130,160
071	12064238F	Unified Data Library GLOBAL POSITIONING SYSTEM III—OPERATIONAL CON-	217,224	[10,000] 217,224
		TROL SEGMENT.		
075	1206770 SF	ENTERPRISE GROUND SERVICES	111,284	111,284
076	1208053 SF	JOINT TACTICAL GROUND SYSTEM	6,937	6,937
076A	99999999999	CLASSIFIED PROGRAMS	5,520,323	5,380,523
		Program reduction SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	6,928,734	[-139,800] 6,798,934
		SOFTWARE AND DIGITAL TECHNOLOGY PILOT PRO-		
077	1208248SF	GRAMS SPACE DOMAIN AWARENESS/PLANNING/TASKING SW SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY PILOT PROGRAMS.	157,265 157,265	157,265 157,265
		TOTAL RESEARCH, DEVELOPMENT, TEST, AND EVALUATION, SPACE FORCE.	18,700,153	18,567,353
		RESEARCH, DEVELOPMENT, TEST AND EVALUA-		
		TION, DEFENSE-WIDE BASIC RESEARCH		
001	0601000 BR	DTRA BASIC RESEARCH	15,311	11,311
		Program decrease		[-4,000]
002	0601101E	DEFENSE RESEARCH SCIENCES	303,830	303,830
003	0601108D8Z	HIGH ENERGY LASER RESEARCH INITIATIVES	16,518	16,518
004	0601110D8Z	BASIC RESEARCH INITIATIVES	77,132	62,132
		Program decrease		[-15,000]
005	0601117E	BASIC OPERATIONAL MEDICAL RESEARCH SCIENCE	99,048	111,048
		Program increase		[10,000]
006	0601120D8Z	Ultra-rare pediatric brain and spinal cord tumors NATIONAL DEFENSE EDUCATION PROGRAM	169,986	[2,000]
008	0601120D8Z 0601228D8Z	HISTORICALLY BLACK COLLEGES AND UNIVERSITIES/MI- NORITY INSTITUTIONS.	99,792	169,986 124,792
		Program increase		[25,000]
008	0601384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM SUBTOTAL BASIC RESEARCH	37,812 819,429	37,812 837,429
		APPLIED RESEARCH		
009	0602000D8Z	JOINT MUNITIONS TECHNOLOGY	19,373	19,373
010	0602115E	BIOMEDICAL TECHNOLOGY	169,198	169,198
011	0602128D8Z	PROMOTION AND PROTECTION STRATEGIES	3,191	3,191
012	0602230D8Z	DEFENSE TECHNOLOGY INNOVATION	38,515	38,515
013	0602234D8Z	LINCOLN LABORATORY RESEARCH PROGRAM	47,528	47,528
014	$0602251\mathrm{D8Z}$	APPLIED RESEARCH FOR THE ADVANCEMENT OF S&T PRI- ORITIES.	51,555	51,555
015	0602303E	INFORMATION & COMMUNICATIONS TECHNOLOGY	397,266	407,266
		Unexplored Systems for Utility-Scale Quantum Computing		[10,000]
017	0602384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM	224,777	220,777
		Program decrease		[-4,000]
018	0602668D8Z	CYBER SECURITY RESEARCH	17,652	15,152
		Program decrease		[-2,500]
020	0602675D8Z	SOCIAL SCIENCES FOR ENVIRONMENTAL SECURITY	5,456	5,456
021	0602702E 0602715E	TACTICAL TECHNOLOGY MATERIALS AND BIOLOGICAL TECHNOLOGY	117,935	117,935
$022 \\ 023$	0602715E 0602716E	ELECTRONICS TECHNOLOGY	337,772 573,265	337,772 573,265
023	0602718BR	COUNTER WEAPONS OF MASS DESTRUCTION APPLIED RE- SEARCH.	174,955	164,955
025	0602751 D8Z	Program decrease	11,310	[-10,000] 11,310
026	0602890D8Z	HIGH ENERGY LASER RESEARCH	48,640	48,640
027	0602891D8Z	FSRM MODELLING	1,897	1,897
028	$1160401 \mathrm{BB}$	SOF TECHNOLOGY DEVELOPMENT	50,183 2,290,468	50,183 2,283,968
		ADVANCED TECHNOLOGY DEVELOPMENT		
029	$0603000 \mathrm{D8Z}$	JOINT MUNITIONS ADVANCED TECHNOLOGY	41,072	41,072
030	0603021 D8Z	NATIONAL SECURITY INNOVATION CAPITAL	14,983	14,983
031	$0603121 \mathrm{D8Z}$	SO/LIC ADVANCED DEVELOPMENT	5,176	5,176
032	0603122 D8 Z	COMBATING TERRORISM TECHNOLOGY SUPPORT	76,639	154,139
		U.SIsrael Anti-Tunneling Cooperation		[30,000]
				L 15 5001
		U.SIsrael Joint R&D on Emerging Technologies FOREIGN COMPARATIVE TESTING		[47,500]

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		(In Thousands of Dollars)		
Line	Program Element	Item	FY 2025 Request	House Authorized
034	0603142 D8 Z	MISSION ENGINEERING & INTEGRATION (ME&I)	110,628	110,628
035	0603160 BR	COUNTER WEAPONS OF MASS DESTRUCTION ADVANCED TECHNOLOGY DEVELOPMENT.	418,044	368,044
037	00001700	Program decrease	17.000	[-50,00
037	0603176C	ADVANCED CONCEPTS AND PERFORMANCE ASSESSMENT Hypersonic Kill Vehicle Hardware-In-The-Loop	17,920	27,920 [3,000
		Kinetic, Non-Kinetic Resource Optimization		[7,000
038	0603180C	ADVANCED RESEARCH	19,354	19,35
039	0603183D8Z	JOINT HYPERSONIC TECHNOLOGY DEVELOPMENT &TRANSITION.	51,941	51,94
040	0603225D8Z	JOINT DOD-DOE MUNITIONS TECHNOLOGY DEVELOPMENT	19,826	19,82
042	0603286E	ADVANCED AEROSPACE SYSTEMS Longshot	269,700	281,70 [12,00
043	0603287E	SPACE PROGRAMS AND TECHNOLOGY	225,457	225,45
044	0603288D8Z	ANALYTIC ASSESSMENTS	30,594	28,59
		Program decrease		[-2,00]
045	0603289 D8Z	ADVANCED INNOVATIVE ANALYSIS AND CONCEPTS	56,390	51,39
		Program decrease		[-5,00
$046 \\ 047$	0603330D8Z 0603342D8Z	QUANTUM APPLICATION	69,290	69,29
047	0003342D8Z	DEFENSE INNOVATION UNIT (DIU) DIU electric boats	109,614	124,61 [5,00
		DIU NAPP		[5,00
		Hypersonic air breathing rocket demo		[5,00
048	0603375 D8Z	TECHNOLOGY INNOVATION	74,549	74,54
049	0603379 D8 Z	ADVANCED TECHNICAL INTEGRATION	26,053	26,05
050	0603384BP	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—AD- VANCED DEVELOPMENT.	230,051	222,55
050	0400410007	Program decrease	20.100	[-7,50
052	0603618D8Z	JOINT ELECTRONIC ADVANCED TECHNOLOGY	20,188	20,18
)53)55	0603662D8Z 0603680D8Z	NETWORKED COMMUNICATIONS CAPABILITIES DEFENSE-WIDE MANUFACTURING SCIENCE AND TECH- NOLOGY PROGRAM.	5,234 190,557	5,23 168,05
		Integrated Silicon-Based Lasers—program increase		[2,50
		Program decrease		[-25,00
056	06036808	MANUFACTURING TECHNOLOGY PROGRAM	55,366	50,64
		Critical Materials Supply Chain Research		[5,27
0.5 5	04005100	Program decrease	10540	[-10,00
$057 \\ 058$	0603712S	GENERIC LOGISTICS R&D TECHNOLOGY DEMONSTRATIONS	18,543	18,54
198	0603716D8Z	STRATEGIC ENVIRONMENTAL RESEARCH PROGRAM Prizes for development of technology for thermal destruction of perfluoroalkyl substances or polyfluoroalkyl substances.	58,838	54,83 [1,00
		Program decrease		[-5,00]
059	06037208	MICROELECTRONICS TECHNOLOGY DEVELOPMENT AND SUPPORT.	137,246	132,24
		Program decrease		[-5,00]
060	0603727D8Z	JOINT WARFIGHTING PROGRAM	2,684	2,68
061	0603739E	ADVANCED ELECTRONICS TECHNOLOGIES	257,844	257,84
$062 \\ 063$	0603760E 0603766E	COMMAND, CONTROL AND COMMUNICATIONS SYSTEMS NETWORK-CENTRIC WARFARE TECHNOLOGY	336,542 886,511	336,54 886,51
064	0603767E	SENSOR TECHNOLOGY	267,961	267,96
066	0603781D8Z	SOFTWARE ENGINEERING INSTITUTE	16,982	16,98
067	0603838 D8 Z	DEFENSE INNOVATION ACCELERATION (DIA)	165,798	155,29
		Program decrease		[-17, 50]
		Support for suicide prevention and warfighter resiliency training		[7,00
068	0603924D8Z	HIGH ENERGY LASER ADVANCED TECHNOLOGY PROGRAM	110,367	120,36
069	0603941D8Z	MACH-TB TEST & EVALUATION SCIENCE & TECHNOLOGY	969 799	[10,00
070	0603941D8Z 0603945D8Z	INTERNATIONAL INNOVATION INITIATIVES	268,722 125,680	268,72 105,68
010	00000101000	Program decrease	120,000	[-20,00
071	0603950 D8Z	NATIONAL SECURITY INNOVATION NETWORK	21,322	21,32
072	$0604055\mathrm{D8Z}$	OPERATIONAL ENERGY CAPABILITY IMPROVEMENT	167,279	167,27
074	1160402BB	SOF ADVANCED TECHNOLOGY DEVELOPMENT	197,767	131,61
		HSVTOL		[-72, 15]
		Next Generation ISR SOF Enhancement SUBTOTAL ADVANCED TECHNOLOGY DEVELOP- MENT.	5,208,719	[6,00 5,135,84
		ADVANCED COMPONENT DEVELOPMENT AND PRO-		
		TOTYPES		
075	0603161 D8Z	NUCLEAR AND CONVENTIONAL PHYSICAL SECURITY EQUIPMENT RDT&E ADC&P.	63,162	63,16
076	0603600D8Z	WALKOFF	149,704	149,70
077	0603851D8Z	ENVIRONMENTAL SECURITY TECHNICAL CERTIFICATION PROGRAM.	136,513	141,51
078	$0603881\mathrm{C}$	Program increase BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEG- MENT.	367,279	[5,00 307,37

Insufficient justification

[-59,900]

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Line	Program	Item	FY 2025 Request	House
079	Element 0603882C	BALLISTIC MISSILE DEFENSE MIDCOURSE DEFENSE SEG-	Request 768,227	Authorized
015	0603884BP	MENT. CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—DEM/		304,374
		VAL.	304,374	,
081	0603884C	BALLISTIC MISSILE DEFENSE SENSORS	209,002	209,002
082 083	0603890C 0603891C	BMD ENABLING PROGRAMS SPECIAL PROGRAMS—MDA	609,406 495,570	609,400 495,570
084	0603892C	AEGIS BMD	649,255	738,455
004	00030520	Guam Defense System—INDOPACOM UPL	045,255	[89,200
085	0603896C	BALLISTIC MISSILE DEFENSE COMMAND AND CONTROL, BATTLE MANAGEMENT AND COMMUNICATIONS (C2BMC).	569,662	569,662
086	0603898C	BALLISTIC MISSILE DEFENSE JOINT WARFIGHTER SUP- PORT	47,723	47,723
087	$0603904\mathrm{C}$	MISSILE DEFENSE INTEGRATION & OPERATIONS CENTER (MDIOC).	54,525	54,523
088	0603906C	REGARDING TRENCH	27,900	27,90
089	0603907C	SEA BASED X-BAND RADAR (SBX)	197,339	197,33
090	0603913C	ISRAELI COOPERATIVE PROGRAMS	300,000	300,00
091	0603914C	BALLISTIC MISSILE DEFENSE TEST	367,491	367,49
092	0603915C	BALLISTIC MISSILE DEFENSE TARGETS	604,708	622,10
		Advanced Target Front End Configuration 3		[3,00
		Guam Defense System—INDOPACOM UPL		[14,40
093	0603923D8Z	COALITION WARFARE	9,890	9,89
094	$0604011\mathrm{D8Z}$	NEXT GENERATION INFORMATION COMMUNICATIONS TECHNOLOGY (5G).	139,427	139,427
095	0604016D8Z	DEPARTMENT OF DEFENSE CORROSION PROGRAM	2,637	8,637
		Department of Defense Corrosion Policy and Oversight Office		[6,000
096	0604102C	GUAM DEFENSE DEVELOPMENT	415,794	492,294
		Guam Defense System—INDOPACOM UPL		[76,500
099	$0604125\mathrm{D8Z}$	ADVANCED MANUFACTURING COMPONENTS AND PROTO- TYPES.	16,776	16,77
		Pele		[3,00
		Program decrease		[-3,00
100	0604181C	HYPERSONIC DEFENSE	182,283	182,28
101	0604250 D8Z	ADVANCED INNOVATIVE TECHNOLOGIES	994,226	1,005,42
		Pele		[16,20
		Program decrease		[-5,00]
102	0604294D8Z	TRUSTED & ASSURED MICROELECTRONICS	593,609	573,609
		Program decrease		[-20,000]
103	0604331D8Z	RAPID PROTOTYPING PROGRAM	152,126	152,12
104	0604331J	RAPID PROTOTYPING PROGRAM	7,710	7,71
106	$0604400\mathrm{D8Z}$	DEPARTMENT OF DEFENSE (DOD) UNMANNED SYSTEM COMMON DEVELOPMENT.	2,527	2,52
107	$0604551 \mathrm{BR}$	CATAPULT INFORMATION SYSTEM	7,475	7,47
108	0604555D8Z	OPERATIONAL ENERGY CAPABILITY IMPROVEMENT—NON S&T.	53,705	63,20
		High Energy Laser Power Beaming		[7,00
		Program increase		[2,50
110	0604682D8Z	WARGAMING AND SUPPORT FOR STRATEGIC ANALYSIS (SSA).	3,559	3,55
111	0604775D8Z	DEFENSE RAPID INNOVATION PROGRAM	10,020	10,02
112	0604790D8Z	RAPID DEFENSE EXPERIMENTATION RESERVE (RDER)	53,149	53,14
113	0604791 D8Z	MULTI-DOMAIN JOINT OPERATIONS (MDJO)	11,383	11,38
114	0604826J	JOINT C5 CAPABILITY DEVELOPMENT, INTEGRATION AND INTEROPERABILITY ASSESSMENTS.	29,706	29,70
115	0604873C	LONG RANGE DISCRIMINATION RADAR (LRDR)	100,882	100,88
116	$0604874\mathrm{C}$	IMPROVED HOMELAND DEFENSE INTERCEPTORS	1,697,121	1,697,12
117	0604876C	BALLISTIC MISSILE DEFENSE TERMINAL DEFENSE SEG- MENT TEST.	25,673	25,67
118	0604878C	AEGIS BMD TEST Guam Defense System—INDOPACOM UPL	135,019	136,21 [1,20
119	0604879C	BALLISTIC MISSILE DEFENSE SENSOR TEST	96,864	96,86
120	0604880C	LAND-BASED SM-3 (LBSM3)	22,220	22,22
121	0604887C	BALLISTIC MISSILE DEFENSE MIDCOURSE SEGMENT TEST	40,006	40,00
122	$0604924\mathrm{D8Z}$	HIGH ENERGY LASER ADVANCED COMPONENT DEVELOP- MENT & PROTOTYPE.	2,931	2,93
123	$0202057\mathrm{C}$	SAFETY PROGRAM MANAGEMENT	1,771	1,77
124	0208059 JCY	CYBERCOM ACTIVITIES	35,700	35,70
126	0208086 JCY	CYBER TRAINING ENVIRONMENT (CTE)	158,345	158,34
127	0300206 R	ENTERPRISE INFORMATION TECHNOLOGY SYSTEMS	2,162	2,16
128	0305103C	CYBER SECURITY INITIATIVE	1,831	1,83
129	$0305245\mathrm{D8Z}$	INTELLIGENCE CAPABILITIES AND INNOVATION INVEST- MENTS.	51,784	51,78
131	0306250JCY	CYBER OPERATIONS TECHNOLOGY SUPPORT Program increase	52,715	62,71 [10,00
132	0901579D8Z	OFFICE OF STRATEGIC CAPITAL (OSC)	132,640	132,64
		BALLISTIC MISSILE DEFENSE SYSTEM SPACE PROGRAMS	119,561	119,56
133	1206895C	DALLISTIC MISSILE DEFENSE SISTEM SFACE FROGRAMS	115,501	110,00

SEC. 4201	RESEARCH,		AND	EVALUA	ATION

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Line	Program Element	Item	FY 2025 Request	House Authorized
		SYSTEM DEVELOPMENT AND DEMONSTRATION		
134	0604123D8Z	CHIEF DIGITAL AND ARTIFICIAL INTELLIGENCE OFFICER (CDAO)—DEM/VAL ACTIVITIES.	371,833	356,833
195	0604199D97	Program decrease	59.907	[-15,000
$135 \\ 136$	0604133D8Z 0604161D8Z	ALPHA-1 DEVELOPMENT ACTIVITIES	53,307 13,549	53,307 13,549
107	0004904DD	EQUIPMENT RDT&E SDD.	270 265	970 965
$137 \\ 138$	0604384BP 0604771D8Z	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM—EMD JOINT TACTICAL INFORMATION DISTRIBUTION SYSTEM	270,265 12,893	270,265 12,893
139	0605000 BR	(JTIDS). COUNTER WEAPONS OF MASS DESTRUCTION SYSTEMS DE- VELOPMENT.	14,841	14,841
140	0605013BL	INFORMATION TECHNOLOGY DEVELOPMENT	4,709	4,709
141	0605021SE	HOMELAND PERSONNEL SECURITY INITIATIVE	9,526	9,526
142	0605022 D8 Z	DEFENSE EXPORTABILITY PROGRAM	15,779	15,779
143	$0605027\mathrm{D8Z}$	OUSD(C) IT DEVELOPMENT INITIATIVES	7,564	7,564
144	06050808	DEFENSE AGENCY INITIATIVES (DAI)—FINANCIAL SYSTEM	31,916	31,916
145	0605141BR	MISSION ASSURANCE RISK MANAGEMENT SYSTEM (MARMS).	9,440	9,440
146	$0605210\mathrm{D8Z}$	DEFENSE-WIDE ELECTRONIC PROCUREMENT CAPABILI- TIES.	9,485	9,485
147	$0605294\mathrm{D8Z}$	TRUSTED & ASSURED MICROELECTRONICS Program decrease	150,436	140,436 [-10,000]
148	0605649 D8 Z	ACQUISITION INTEGRATION AND INTEROPERABILITY (AI2)	12,804	12,804
149	0605755 D8Z	RADIOLOGICAL AND NUCLEAR DEFENSE MODERNIZATION SYSTEM DEVELOPMENT AND DEMONSTRATION.	3,575	3,575
150	0605772 D8Z	NUCLEAR COMMAND, CONTROL, & COMMUNICATIONS	3,849	3,849
151	$0305304\mathrm{D8Z}$	DOD ENTERPRISE ENERGY INFORMATION MANAGEMENT (EEIM).	7,152	7,152
152	0305310 D8Z	COUNTERPROLIFERATION ADVANCED DEVELOPMENT SUBTOTAL SYSTEM DEVELOPMENT AND DEM- ONSTRATION.	13,151 1,016,074	13,151 991,074
		MANAGEMENT SUPPORT		
154	0603829J	JOINT CAPABILITY EXPERIMENTATION	12,385	12,385
155	0604122D8Z	JADC2 DEVELOPMENT AND EXPERIMENTATION ACTIVI- TIES.	222,945	222,945
156	0604774D8Z	DEFENSE READINESS REPORTING SYSTEM (DRRS)	11,415	11,415
$157 \\ 158$	0604875D8Z 0604940D8Z	JOINT SYSTEMS ARCHITECTURE DEVELOPMENT CENTRAL TEST AND EVALUATION INVESTMENT DEVELOP-	9,690 782,643	9,690 782,643
159	0604942D8Z	MENT (CTEIP). ASSESSMENTS AND EVALUATIONS	1,503	1,503
160	0604942D8Z 0604944D8Z	ASSESSMENTS AND EVALUATIONS, DOD	4,253	4,253
161	0605001E	MISSION SUPPORT	113,007	113,007
162	0605100D8Z	JOINT MISSION ENVIRONMENT TEST CAPABILITY (JMETC)	209,008	209,008
163	0605126J	JOINT INTEGRATED AIR AND MISSILE DEFENSE ORGANI- ZATION (JIAMDO).	72,005	72,005
165	0605142 D8 Z	SYSTEMS ENGINEERING	24,669	24,669
166	$0605151 \mathrm{D8Z}$	STUDIES AND ANALYSIS SUPPORT—OSD	6,289	6,289
167	$0605161 \mathrm{D8Z}$	NUCLEAR MATTERS-PHYSICAL SECURITY	19,871	19,871
$168 \\ 169$	0605170D8Z 0605200D8Z	SUPPORT TO NETWORKS AND INFORMATION INTEGRATION GENERAL SUPPORT TO OUSD(INTELLIGENCE AND SECU-	$^{8,580}_{3,155}$	8,580 3,155
170	000520400	RITY).	70.262	50.000
$170 \\ 177$	0605384BP 0605711D8Z	CHEMICAL AND BIOLOGICAL DEFENSE PROGRAM CRITICAL TECHNOLOGY ANALYSIS	79,263 11,422	79,263 11,422
178	0605790D8Z	SMALL BUSINESS INNOVATION RESEARCH (SBIR)/ SMALL BUSINESS TECHNOLOGY TRANSFER (STTR) ADMINISTRA-	5,346	5,346
179	0605797 D8Z	TION. MAINTAINING TECHNOLOGY ADVANTAGE	31,629	26,629
180	0605798D8Z	Program decrease DEFENSE TECHNOLOGY ANALYSIS	45,370	[-5,000] 40,370
101	0005001124	Program decrease	66.947	[-5,000]
181 182	0605801KA 0605803SE	DEFENSE TECHNICAL INFORMATION CENTER (DTIC) R&D IN SUPPORT OF DOD ENLISTMENT, TESTING AND	66,247 26,935	66,247 24,935
102	00038038E	EVALUATION.	20,555	
183	0605804D8Z	Program decrease DEVELOPMENT TEST AND EVALUATION	37,233	[-2,000] 37,233
184	0605898E	MANAGEMENT HQ—R&D	14,577	14,577
185	0605998KA	MANAGEMENT HQ-DEFENSE TECHNICAL INFORMATION CENTER (DTIC).	3,505	3,505
186	0606005 D8Z	SPECIAL ACTIVITIES	18,263	18,263
	$0606100\mathrm{D8Z}$	BUDGET AND PROGRAM ASSESSMENTS	14,272	14,272
187	0606114D8Z	ANALYSIS WORKING GROUP (AWG) SUPPORT	2,814	2,814
187 188 189	0606135D8Z	CHIEF DIGITAL AND ARTIFICIAL INTELLIGENCE OFFICER	9,262	9,262
188			9,262 3,403	9,262 3,403

Line	Program Element	Item	FY 2025 Request	House Authorized
		Program decrease		[-2,000
192	0606301 D8Z	AVIATION SAFETY TECHNOLOGIES	1,885	1,885
193	0606771 D8Z	CYBER RESILIENCY AND CYBERSECURITY POLICY	40,401	40,401
194	0606774D8Z	DEFENSE CIVILIAN TRAINING CORPS	27,054	27,054
195	0606775 D8Z	JOINT PRODUCTION ACCELERATOR CELL (JPAC)	5,010	5,010
196	0606853BR	MANAGEMENT, TECHNICAL & INTERNATIONAL SUPPORT	12,115	12,115
197	0203345D8Z	DEFENSE OPERATIONS SECURITY INITIATIVE (DOSI)	3,151	3,151
198	0204571J	JOINT STAFF ANALYTICAL SUPPORT	7,433	7,433
199	0208045 K	C4I INTEROPERABILITY	65,144	65,144
202	0305172K	COMBINED ADVANCED APPLICATIONS	23,311	23,311
204	0305208K	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	2,988	2,988
205	0305248J	JOINT STAFF OFFICE OF THE CHIEF DATA OFFICER (OCDO) ACTIVITIES.	12,700	12,700
206	0804768J	COCOM EXERCISE ENGAGEMENT AND TRAINING TRANS- FORMATION (CE2T2)—NON-MHA.	166,021	166,021
207	0808709SE	DEFENSE EQUAL OPPORTUNITY MANAGEMENT INSTITUTE (DEOMI).	315	315
208	0808737SE	INTEGRATED PRIMARY PREVENTION	5,096	5,096
209	0901598C	MANAGEMENT HQ—MDA	29,033	29,033
210	0903235K	JOINT SERVICE PROVIDER (JSP)	2,244	2,244
210A	99999999999	CLASSIFIED PROGRAMS	37,738 2,319,134	37,738 2,305,134
			_,010,101	_, 000,101
211	$0604011\mathrm{D8Z}$	OPERATIONAL SYSTEM DEVELOPMENT NEXT GENERATION INFORMATION COMMUNICATIONS TECHNOLOGY (5G).	12,424	12,424
213	$0607162\mathrm{D8Z}$	CHEMICAL AND BIOLOGICAL WEAPONS ELIMINATION TECHNOLOGY IMPROVEMENT.	4,254	8,254
		Development of a fully integrated transportable high-pressure waterjet system for the demilitarization of chemical and biologi- cal weapons.		[4,000]
214	0607210D8Z	INDUSTRIAL BASE ANALYSIS AND SUSTAINMENT SUPPORT Feasibility study by the Assistant Secretary of Defense for Indus- trial Base Policy on domestic refining of deep sea critical min-	1,099,243	1,109,743 [2,000]
		eral intermediates for national security. Radar and Avionics Repair and Sustainment Facilities Resilient Manufacturing Ecosystem—program increase		[6,000 [2,500
215	0607310 D8Z	COUNTERPROLIFERATION MODERNIZATION	11,309	11,309
216	0607327T	GLOBAL THEATER SECURITY COOPERATION MANAGEMENT INFORMATION SYSTEMS (G-TSCMIS).	8,654	8,654
217	0607384BP	CHEMICAL AND BIOLOGICAL DEFENSE (OPERATIONAL SYSTEMS DEVELOPMENT).	84,098	84,098
218	0607757 D8Z	RADIOLOGICAL AND NUCLEAR DEFENSE MODERNIZATION OPERATIONAL SYSTEM DEVELOPMENT.	1,668	1,668
219	0208085JCY	ROBUST INFRASTRUCTURE AND ACCESS	154,375	154,375
220	0208097JCY	CYBER COMMAND AND CONTROL (CYBER C2)	96,932	96,932
221	0208099JCY	DATA AND UNIFIED PLATFORM (D&UP)	106,053	106,053
225	0302019K	DEFENSE INFO INFRASTRUCTURE ENGINEERING AND IN- TEGRATION.	12,843	12,843
226	0302609V	COUNTERING THREATS AUTOMATED PLATFORM	6,057	6,057
227	0303126K	LONG-HAUL COMMUNICATIONS—DCS	51,214	51,214
228	0303131K	MINIMUM ESSENTIAL EMERGENCY COMMUNICATIONS NET- WORK (MEECN).	4,985	4,985
230	0303140D8Z	INFORMATION SYSTEMS SECURITY PROGRAM	31,127	31,127
232	0303140 K	INFORMATION SYSTEMS SECURITY PROGRAM	31,414	31,414
234	0303153K	DEFENSE SPECTRUM ORGANIZATION	24,991	24,991
235	0303171K	JOINT PLANNING AND EXECUTION SERVICES	3,304	3,304
236	0303228K	JOINT REGIONAL SECURITY STACKS (JRSS)	2,371	2,371
242	$0305104\mathrm{D8Z}$	DEFENSE INDUSTRIAL BASE (DIB) CYBER SECURITY INI- TIATIVE.	15,524	15,524
248	0305146V	DEFENSE JOINT COUNTERINTELLIGENCE ACTIVITIES	1,800	1,800
249	$0305172\mathrm{D8Z}$	COMBINED ADVANCED APPLICATIONS	42,355	42,355
252	0305186D8Z	POLICY R&D PROGRAMS	6,220	6,220
253	$0305199\mathrm{D8Z}$	NET CENTRICITY	20,620	20,620
255	0305208BB	DISTRIBUTED COMMON GROUND/SURFACE SYSTEMS	5,854	5,854
263	$0305387\mathrm{D8Z}$	HOMELAND DEFENSE TECHNOLOGY TRANSFER PROGRAM	1,867	1,867
270	0306250 JCY	CYBER OPERATIONS TECHNOLOGY SUPPORT	479,672	479,672
271	0307609V	NATIONAL INDUSTRIAL SECURITY SYSTEMS (NISS)	38,761	38,761
275	0708012K	LOGISTICS SUPPORT ACTIVITIES	1,406	1,406
276	07080128	PACIFIC DISASTER CENTERS	1,861	1,861
277	07080478	DEFENSE PROPERTY ACCOUNTABILITY SYSTEM	3,004	3,004
279	1105219BB	MQ-9 UAV	34,851	34,851
281	1160403BB	AVIATION SYSTEMS AC/MC-130J Mission Systems and MC-130J Modiciations	263,712	257,548 [-1,964
282	1160405BB	FARA cancellation INTELLIGENCE SYSTEMS DEVELOPMENT	81,648	[-4,200] 78,202
		MTUAS Slow Expenditure	· · ·	[-3,446

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Line	Program Element	Item	FY 2025 Request	House Authorized
284	1160431BB	WARRIOR SYSTEMS	245,882	237,052
		NGTC		[-3, 559]
		SOMPE		[-5,271]
285	1160432BB	SPECIAL PROGRAMS	539	539
286	1160434BB	UNMANNED ISR	31,578	31,578
287	1160480BB	SOF TACTICAL VEHICLES	9,025	9,025
288	1160483BB	MARITIME SYSTEMS	210,787	210,787
289	1160490BB	OPERATIONAL ENHANCEMENTS INTELLIGENCE	17,233	17,233
290A	99999999999	CLASSIFIED PROGRAMS	8,686,427	8,658,419
		Program reduction		[-28,008]
		SUBTOTAL OPERATIONAL SYSTEM DEVELOPMENT	12,154,249	12,122,301
		SOFTWARE AND DIGITAL TECHNOLOGY PILOT PRO-		
		GRAMS		
292	0608648D8Z	ACQUISITION VISIBILITY—SOFTWARE PILOT PROGRAM	17,907	17,907
293	0303150 K	GLOBAL COMMAND AND CONTROL SYSTEM	31,619	31,619
294	0306250JCY	CYBER OPERATIONS TECHNOLOGY SUPPORT	85,168	85,168
		SUBTOTAL SOFTWARE AND DIGITAL TECHNOLOGY	134,694	134,694
		PILOT PROGRAMS.		
		TOTAL RESEARCH, DEVELOPMENT, TEST AND EVALUATION, DEFENSE-WIDE.	35,227,834	35,241,610
		OPERATIONAL TEST AND EVALUATION, DEFENSE MANAGEMENT SUPPORT		
001	06051180TE	OPERATIONAL TEST AND EVALUATION	136,226	136,226
001	060511801E 06051310TE	LIVE FIRE TEST AND EVALUATION	,	
002	06051310TE 0605814OTE	OPERATIONAL TEST ACTIVITIES AND ANALYSES	109,561 102,922	109,561
003	06058140TE	SUBTOTAL MANAGEMENT SUPPORT	102,922 348,709	102,922 348,709
		SUBIDIAL MANAGEMENT SUPPORT	348,709	348,709
		TOTAL OPERATIONAL TEST AND EVALUATION, DEFENSE.	348,709	348,709
		TOTAL RDT&E	143,156,590	143,553,529

TITLE XLIII—OPERATION AND MAINTENANCE

3 SEC. 4301. OPERATION AND MAINTENANCE.

Line	Item	FY 2025 Request	House Authorized
	OPERATION AND MAINTENANCE, ARMY		
	OPERATING FORCES		
010	MANEUVER UNITS	3,536,069	3,709,469
	INDOPACOM Campaigning		[173, 400]
020	MODULAR SUPPORT BRIGADES	216,575	216,575
030	ECHELONS ABOVE BRIGADE	829,985	829,985
040	THEATER LEVEL ASSETS	2,570,467	2,570,467
050	LAND FORCES OPERATIONS SUPPORT	1,185,211	1,110,211
	Historical underexecution		[-75,000]
060	AVIATION ASSETS	1,955,482	1,915,482
	Historical underexecution		[-40,000]
070	FORCE READINESS OPERATIONS SUPPORT	7,150,264	7,025,264
	Historical underexecution		[-125,000]
080	LAND FORCES SYSTEMS READINESS	533,892	508,892
	Historical underexecution		[-25,000
090	LAND FORCES DEPOT MAINTENANCE	1,220,407	1,220,407
100	MEDICAL READINESS	931,137	931,137
110	BASE OPERATIONS SUPPORT	10,482,544	10,497,544
	Program increase	., . ,.	[15,000
120	FACILITIES SUSTAINMENT, RESTORATION & MOD-		[10,000
	ERNIZATION	5,231,918	5,362,715
	Quality of Life Initiatives	0,201,010	[130,797
130	MANAGEMENT AND OPERATIONAL HEADQUARTERS	309,674	309,674
140	ADDITIONAL ACTIVITIES	303,660	303,660
		555,000	000,000

SEC. 4301. OPERATION AND MAINTENANCE

	(In Thousands of Dollars)		
Line	Item	FY 2025 Request	House Authorized
160	US AFRICA COMMAND	430,724	430,724
170	US EUROPEAN COMMAND	326, 399	326, 399
180	US SOUTHERN COMMAND	255,639	$255,\!639$
190	US FORCES KOREA	71,826	71,826
200	CYBERSPACE ACTIVITIES—CYBERSPACE OPERATIONS	422,561	422,561
210	CYBERSPACE ACTIVITIES—CYBERSECURITY	597,021	602,021
	Certified remote access SUBTOTAL OPERATING FORCES	38,881,328	[5,000] 38,940,525
230	MOBILIZATION STRATEGIC MOBILITY	567 951	567 951
$\frac{230}{240}$	ARMY PREPOSITIONED STOCKS	567,351 405,747	567,351 405,747
240 250	INDUSTRIAL PREPAREDNESS	4,298	4,298
200	SUBTOTAL MOBILIZATION	977,396	977,396
	TRAINING AND RECRUITING		
260	OFFICER ACQUISITION	200,754	200,754
270	RECRUIT TRAINING	72,829	72,829
280	ONE STATION UNIT TRAINING	92,762	92,762
290	SENIOR RESERVE OFFICERS TRAINING CORPS	557,478	557,478
300	SPECIALIZED SKILL TRAINING	1,064,113	1,064,113
310	FLIGHT TRAINING	1,418,987	1,418,987
320	PROFESSIONAL DEVELOPMENT EDUCATION	214,497	214,497
330	TRAINING SUPPORT	633,316	633,316
340	RECRUITING AND ADVERTISING	785,440	785,440
350	EXAMINING	205,072	205,072
360	OFF-DUTY AND VOLUNTARY EDUCATION	245,880	245,880
370	CIVILIAN EDUCATION AND TRAINING	246,460	246,460
380	JUNIOR RESERVE OFFICER TRAINING CORPS	206,700	206,700
	SUBTOTAL TRAINING AND RECRUITING	5,944,288	5,944,288
	ADMINISTRATION AND SERVICE-WIDE ACTIVI-		
400	TIES SERVICEWIDE TRANSPORTATION	795 999	760 999
400		785,233	760,233
410	Historical underexecution CENTRAL SUPPLY ACTIVITIES	096 196	[-25,000]
420	LOGISTIC SUPPORT ACTIVITIES	926,136 738,637	926,136 738,637
430	AMMUNITION MANAGEMENT	411,213	411,213
440	ADMINISTRATION	515,501	501,601
110	Program decrease	515,501	[-14,900]
	Servicewomen's Commemorative Partnerships		[1,000]
450	SERVICEWIDE COMMUNICATIONS	2,167,183	2,137,183
	Program decrease	_,,	[-30,000]
460	MANPOWER MANAGEMENT	375,963	375,963
470	OTHER PERSONNEL SUPPORT	943,764	893,764
	Historical underexecution	,	[-50,000]
480	OTHER SERVICE SUPPORT	2,402,405	2,352,405
	Historical underexecution		[-50,000]
490	ARMY CLAIMS ACTIVITIES	204,652	204,652
500	REAL ESTATE MANAGEMENT	305,340	305,340
510	FINANCIAL MANAGEMENT AND AUDIT READINESS	487,742	487,742
520	DEF ACQUISITION WORKFORCE DEVELOPMENT AC-		
	COUNT	41,068	41,068
530	INTERNATIONAL MILITARY HEADQUARTERS	633,982	$633,\!982$
540	MISC. SUPPORT OF OTHER NATIONS	34,429	34,429
590A	CLASSIFIED PROGRAMS	2,376,219	2,376,219
	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	13,349,467	13,180,567
	TOTAL OPERATION AND MAINTENANCE,	-,,	-, -,
	ARMY	59,152,479	59,042,776
	OPERATION AND MAINTENANCE, ARMY RE- SERVE		
	OPERATING FORCES		
010	MODULAR SUPPORT BRIGADES	14,098	14,098
020	ECHELONS ABOVE BRIGADE	655,868	655,868
030	THEATER LEVEL ASSETS	136,625	136,625
040	LAND FORCES OPERATIONS SUPPORT	696,146	696,146
050	AVIATION ASSETS	129,581	129,581

SEC. 4301. OPERATION AND MAINTENANCE

Line	Item	FY 2025 Request	House Authorized
060	FORCE READINESS OPERATIONS SUPPORT	404,585	404,585
070	LAND FORCES SYSTEMS READINESS	42,942	42,942
080	LAND FORCES DEPOT MAINTENANCE	49,973	49,973
090 100	BASE OPERATIONS SUPPORT FACILITIES SUSTAINMENT, RESTORATION & MOD-	578,327	578,327
100	ERNIZATION	474,365	474,365
110	MANAGEMENT AND OPERATIONAL HEADQUARTERS	26,680	26,680
120	CYBERSPACE ACTIVITIES—CYBERSPACE OPERATIONS	2,241	2,241
130	CYBERSPACE ACTIVITIES—CYBERSECURITY	18,598	18,598
	SUBTOTAL OPERATING FORCES	3,230,029	3,230,029
	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES		
140	SERVICEWIDE TRANSPORTATION	17,092	17,092
150	ADMINISTRATION	19,106	19,100
160	SERVICEWIDE COMMUNICATIONS	6,727	6,727
170	MANPOWER MANAGEMENT	7,477	7,477
180	OTHER PERSONNEL SUPPORT	80,346	80,346
	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	130,748	130,748
	TOTAL OPERATION AND MAINTENANCE,		
	ARMY RESERVE	3,360,777	3,360,777
	OPERATION AND MAINTENANCE, ARMY NA- TIONAL GUARD OPERATING FORCES		
010	MANEUVER UNITS	886,229	891,229
	Training Exercise Support—Northern Strike		[5,000
020	MODULAR SUPPORT BRIGADES	200,417	200,417
030	ECHELONS ABOVE BRIGADE	861,685	861,68
040	THEATER LEVEL ASSETS	86,356	86,350
050	LAND FORCES OPERATIONS SUPPORT AVIATION ASSETS	345,720	345,720
060 070	FORCE READINESS OPERATIONS SUPPORT	1,150,777 737,884	1,150,777 737,884
080	LAND FORCES SYSTEMS READINESS	34,262	34,265
090	LAND FORCES DEPOT MAINTENANCE	221,401	221,40
100	BASE OPERATIONS SUPPORT	1,247,797	1,247,797
110	FACILITIES SUSTAINMENT, RESTORATION & MOD-		
	ERNIZATION	1,147,554	1,147,554
120	MANAGEMENT AND OPERATIONAL HEADQUARTERS	1,322,621	1,322,621
130	CYBERSPACE ACTIVITIES—CYBERSPACE OPERATIONS CYDERSPACE ACTIVITIES—CYDERSPACE OPERATIONS	5,287	5,287
140	CYBERSPACE ACTIVITIES—CYBERSECURITY SUBTOTAL OPERATING FORCES	20,869 8,268,859	20,869 8,273,85 9
	ADMINISTRATION AND SERVICE-WIDE ACTIVI-		
150	TIES SERVICEWIDE TRANSPORTATION	7,849	7,849
160	ADMINISTRATION	49,304	49,304
170	SERVICEWIDE COMMUNICATIONS	18,585	18,585
190	OTHER PERSONNEL SUPPORT	$297,\!594$	297,594
200	REAL ESTATE MANAGEMENT	3,954	3,954
	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	377,286	377,286
	TOTAL OPERATION AND MAINTENANCE, ARMY NATIONAL GUARD	8,646,145	8,651,145
	COUNTER-ISLAMIC STATE OF IRAQ AND SYRIA TRAIN AND EQUIP COUNTER ISIS TRAIN AND EQUIP FUND (CTEF)		
010	IRAQ	380,758	380,75
020	SYRIA SUBTOTAL COUNTER ISIS TRAIN AND EQUID EUND (CTEE)	147,941	147,94
	EQUIP FUND (CTEF)	528,699	528,699
	AND SYRIA TRAIN AND EQUIP	528,699	528,69

OPERATION AND MAINTENANCE, NAVY

Line	Item	FY 2025 Request	House Authorized
	OPERATING FORCES		
010	MISSION AND OTHER FLIGHT OPERATIONS	6,876,414	6,751,414
	Historical underexecution	.,,	[-125,000]
020	FLEET AIR TRAINING	2,980,271	2,855,271
	Historical underexecution	,,	[-125,000]
050	AIR SYSTEMS SUPPORT	1,444,564	1,444,564
060	AIRCRAFT DEPOT MAINTENANCE	1,747,475	1,747,475
080	AVIATION LOGISTICS	2,020,926	2,005,926
	Historical underexecution		[-15,000]
090	MISSION AND OTHER SHIP OPERATIONS	7,561,665	7,571,665
	Automated Inspections Technology Pilot Program		[10,000
100	SHIP OPERATIONS SUPPORT & TRAINING	1,576,167	1,576,167
110	SHIP DEPOT MAINTENANCE	12,121,320	12,121,320
120	SHIP DEPOT OPERATIONS SUPPORT	2,722,849	2,722,849
130	COMBAT COMMUNICATIONS AND ELECTRONIC WAR-		
	FARE	1,845,351	1,845,351
140	SPACE SYSTEMS AND SURVEILLANCE	429,851	429,851
150	WARFARE TACTICS	1,030,531	1,030,531
160	OPERATIONAL METEOROLOGY AND OCEANOGRAPHY	462,111	462,111
170	COMBAT SUPPORT FORCES	2,430,990	2,430,990
180	EQUIPMENT MAINTENANCE AND DEPOT OPERATIONS		
	SUPPORT	49,520	49,520
200	COMBATANT COMMANDERS CORE OPERATIONS	93,949	93,949
210	COMBATANT COMMANDERS DIRECT MISSION SUP-		
	PORT	$395,\!278$	603,778
	INDOPACOM Campaigning		[53,000
	INDOPACOM Mission Network—INDOPACOM UPL		[106,500
220	Joint Training Team—INDOPACOM UPL CYBERSPACE ACTIVITIES	577 009	[49,000
220	Program decrease	577,882	562,882 [-15,000
230	FLEET BALLISTIC MISSILE	1,866,966	1,866,966
240	WEAPONS MAINTENANCE	1,596,682	1,596,682
250	OTHER WEAPON SYSTEMS SUPPORT	785,511	770,511
200	Historical underexecution	100,011	[-15,000
260	ENTERPRISE INFORMATION	1,824,127	1,809,127
	Program decrease	-,	[-15,000
270	SUSTAINMENT, RESTORATION AND MODERNIZATION	4,654,449	4,821,949
	Department of the Navy Unfunded Priorities	, ,	[50,000
	Quality of Life Initiatives		[117,500
280	BASE OPERATING SUPPORT	6,324,454	6,333,454
	Program increase		[9,000
	SUBTOTAL OPERATING FORCES	63,419,303	63,504,303
	MODILIZATION		
290	MOBILIZATION SHIP PREPOSITIONING AND SURGE	462 799	469 799
300	READY RESERVE FORCE	463,722 780,558	463,722 780,558
310	SHIP ACTIVATIONS/INACTIVATIONS	1,030,030	1,030,030
320	EXPEDITIONARY HEALTH SERVICES SYSTEMS	173,200	173,200
330	COAST GUARD SUPPORT	21,800	21,800
550	SUBTOTAL MOBILIZATION	2,469,310	2,469,310
		, ,	
	TRAINING AND RECRUITING		
340	OFFICER ACQUISITION	206,282	206,282
350	RECRUIT TRAINING	18,748	23,048
0.00	Sea Cadets	100.011	[4,300
360	RESERVE OFFICERS TRAINING CORPS	169,044	169,044
370	SPECIALIZED SKILL TRAINING PROFESSIONAL DEVELOPMENT EDUCATION	1,236,735	1,236,735
380	TRAINING SUPPORT	357,317	357,317
$390 \\ 400$	RECRUITING AND ADVERTISING	434,173 281,107	434,173 281,107
400 410	OFF-DUTY AND VOLUNTARY EDUCATION	281,107 77,223	281,107 77,223
420	CIVILIAN EDUCATION AND TRAINING	73,510	73,510
420	JUNIOR ROTC	59,649	75,510 59,649
100	SUBTOTAL TRAINING AND RECRUITING	2,913,788	2,918,088
	ADMINISTRATION AND SERVICE-WIDE ACTIVI-	, -,	,,
	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES		
440	ADMINISTRATION	1,453,465	1,378,965
		/ / / · · ·	, ,

	Item	FY 2025 Request	House Authorized
450	CIVILIAN MANPOWER AND PERSONNEL MANAGE- MENT	252,723	252,723
460	MILITARY MANPOWER AND PERSONNEL MANAGE-		,
470	MENT	729,351 324,055	729,351 289,055
480	Historical underexecution DEF ACQUISITION WORKFORCE DEVELOPMENT AC-		[-35,000
100	COUNT	69,348	69,348
490	SERVICEWIDE TRANSPORTATION	275,379	275,379
510	PLANNING, ENGINEERING, AND PROGRAM SUPPORT Program decrease	609,648	607,143 [-2,500
520	ACQUISITION, LOGISTICS, AND OVERSIGHT Historical underexecution	869,350	829,350 [-40,000
530	INVESTIGATIVE AND SECURITY SERVICES	980,857	980,85
810A	CLASSIFIED PROGRAMS SUBTOTAL ADMINISTRATION AND SERVICE-	656,005	656,00
	WIDE ACTIVITIES	6,220,181	6,068,18
	TOTAL OPERATION AND MAINTENANCE, NAVY	75,022,582	74,959,88
	OPERATION AND MAINTENANCE, MARINE CORPS		
	OPERATING FORCES		
010	OPERATIONAL FORCES	1,848,218	1,865,218
	Historical underexecution	-,,	[-30,00
	INDOPACOM Campaigning		[47,00
020	FIELD LOGISTICS	1,990,769	1,988,76
	Historical underexecution		[-2,00]
030	DEPOT MAINTENANCE	241,350	241,35
040	MARITIME PREPOSITIONING	176,356	176,35
060 070	CYBERSPACE ACTIVITIES SUSTAINMENT, RESTORATION & MODERNIZATION	271,819 1,304,957	271,81 1,863,43
010	Barracks 2030	1,504,557	[230,48]
	Quality of Life Initiatives		[35,00
	USMC Enterprise-Wide Facilities Modernization		[293,00
080	BASE OPERATING SUPPORT	3,035,867	3,160,86
	Barracks 2030		[119,00
	Program increase		[6,00
	SUBTOTAL OPERATING FORCES	8,869,336	9,567,81
	TRAINING AND RECRUITING		
090	RECRUIT TRAINING	26,610	26,61
100	OFFICER ACQUISITION	1,418	1,41
110	SPECIALIZED SKILL TRAINING	128,502	128,50
$120 \\ 130$	PROFESSIONAL DEVELOPMENT EDUCATION TRAINING SUPPORT	63,208 553,166	63,20 553,16
140	RECRUITING AND ADVERTISING	237,077	237,07
150	OFF-DUTY AND VOLUNTARY EDUCATION	50,000	50,00
160	JUNIOR ROTC	30,276	30,27
	SUBTOTAL TRAINING AND RECRUITING	1,090,257	1,090,25
100	SUBTUTAL TRAINING AND RECRUITING		
100	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES		
180	ADMINISTRATION AND SERVICE-WIDE ACTIVI-	96,528	96,52
	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES SERVICEWIDE TRANSPORTATION		
180 190	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES SERVICEWIDE TRANSPORTATION ADMINISTRATION Program decrease	96,528 442,037	432,53 [-9,50
180 190	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES SERVICEWIDE TRANSPORTATION	96,528	432,53 [-9,50
180	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES SERVICEWIDE TRANSPORTATION ADMINISTRATION Program decrease	96,528 442,037	432,53 [-9,50 64,64
180 190	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES SERVICEWIDE TRANSPORTATION	96,528 442,037 64,646	96,52 432,53 [-9,50 64,64 593,71 11,251,78
180 190	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES SERVICEWIDE TRANSPORTATION ADMINISTRATION Program decrease CLASSIFIED PROGRAMS SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES TOTAL OPERATION AND MAINTENANCE,	96,528 442,037 64,646 603,211	432,53 [-9,50 64,64 593,71
180 190 310A	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES SERVICEWIDE TRANSPORTATION ADMINISTRATION Program decrease CLASSIFIED PROGRAMS SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES TOTAL OPERATION AND MAINTENANCE, MARINE CORPS OPERATION AND MAINTENANCE, NAVY RE- SERVE OPERATING FORCES	96,528 442,037 64,646 603,211 10,562,804	432,53 [-9,50 64,64 593,71
180 190	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES SERVICEWIDE TRANSPORTATION ADMINISTRATION Program decrease CLASSIFIED PROGRAMS SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES TOTAL OPERATION AND MAINTENANCE, MARINE CORPS OPERATION AND MAINTENANCE, NAVY RE- SERVE	96,528 442,037 64,646 603,211	432,53 [-9,50 64,64 593,71

SEC. 4301. OPERATION AND MAINTENANCE

Line	Item	FY 2025 Request	House Authorized
060	AVIATION LOGISTICS	33,200	33,20
070	COMBAT COMMUNICATIONS	21,211	21,21
080	COMBAT SUPPORT FORCES	199,551	199,55
090	CYBERSPACE ACTIVITIES	291	29
100	ENTERPRISE INFORMATION	33,027	33,02
110	SUSTAINMENT, RESTORATION AND MODERNIZATION	50,200	50,20
120	BASE OPERATING SUPPORT	119,124 1,323,847	119,12 1,323,84
	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES		
130	ADMINISTRATION	2,067	2,06
140	MILITARY MANPOWER AND PERSONNEL MANAGE- MENT	13,575	13,57
150	ACQUISITION AND PROGRAM MANAGEMENT	2,173	2,17
	SUBTOTAL ADMINISTRATION AND SERVICE-		
	WIDE ACTIVITIES	17,815	17,81
	TOTAL OPERATION AND MAINTENANCE, NAVY RESERVE	1,341,662	1,341,66
	OPERATION AND MAINTENANCE, MARINE CORPS RESERVE OPERATING FORCES		
010	OPERATING FORCES	132,907	132,90
020	DEPOT MAINTENANCE	22,073	22,07
030	SUSTAINMENT, RESTORATION AND MODERNIZATION	47,677	47,67
040	BASE OPERATING SUPPORT	122,734	122,73
	SUBTOTAL OPERATING FORCES	325,391	325,39
	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES		
050			
050	ADMINISTRATION	12,689	12,68
090	ADMINISTRATION SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 12,689	12,68 12,68
050	SUBTOTAL ADMINISTRATION AND SERVICE-		
050	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689	12,68
010	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689	12,68 338,08 1,026,84
	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080	12,68 338,08 1,026,84 [48,00
010	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849	12,68 338,08 1,026,84 [48,00 [68,00
	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080	12,68 338,08 1,026,84 [48,00 [68,00 2,641,88
010	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849	12,68 338,08 1,026,84 [48,00 [68,00 2,641,88 [-10,00
010 020	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887	12,68 338,08 1,026,84 [48,00 [68,00 2,641,88 [-10,00 [20,00]
010	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849	12,68 338,08 1,026,84 [48,00 [68,00 2,641,88 [-10,00 [2,0,00 1,451,85
010 020 030	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855	12,68 338,08 1,026,84 [48,00 [68,00 2,641,88 [-10,00 [20,00 1,451,85 [-75,00
010 020	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887	12,68 338,08 1,026,84 [48,00 [68,00 2,641,88 [-10,00 [20,00 1,451,85 [-75,00 4,762,73
010 020 030	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731	12,68 338,08 1,026,84 [48,00 [68,00 2,641,88 [-10,00 [20,00 1,451,85 [-75,00 4,762,73 [-100,00
010 020 030 040	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855	12,68 338,08 1,026,84 [48,00 [68,00 2,641,88 [-10,00 [20,00 1,451,85 [-75,00 4,762,73 [-100,00 4,520,76
010 020 030 040 050	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268	12,68 $338,08$ $1,026,84$ $[48,00]$ $[68,00]$ $2,641,88$ $[-10,00]$ $[20,00]$ $1,451,855$ $[-75,00]$ $4,762,73$ $[-100,00]$ $4,520,766$ $[107,50]$
010 020 030 040	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES TOTAL OPERATION AND MAINTENANCE, MARINE CORPS RESERVE OPERATION AND MAINTENANCE, AIR FORCE OPERATING FORCES PRIMARY COMBAT FORCES INDOPACOM Campaigning Restore KC135 COMBAT ENHANCEMENT FORCES Historical underexecution INDOPACOM Campaigning AIR OPERATIONS TRAINING (OJT, MAINTAIN SKILLS) Historical underexecution DEPOT PURCHASE EQUIPMENT MAINTENANCE Historical underexecution FACILITIES SUSTAINMENT, RESTORATION & MOD- ERNIZATION Quality of Life Initiatives CYBERSPACE SUSTAINMENT CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP-	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330	12,68 $338,08$ $1,026,84$ $[48,00]$ $[68,00]$ $2,641,88$ $[-10,00]$ $1,451,855$ $[-75,00]$ $4,762,73$ $[-100,00]$ $4,520,766$ $[107,50]$ $245,33$
010 020 030 040 050 060	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268	12,68 $338,08$ $1,026,84$ $[48,00]$ $[68,00]$ $2,641,88$ $[-10,00]$ $[20,00]$ $1,451,85$ $[-75,00]$ $4,762,73$ $[-100,00]$ $4,520,766$ $[107,50]$ $245,33$ $10,121,53$
010 020 030 040 050 060 070	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330 10,100,030	$\begin{array}{c} \textbf{12,68}\\ \textbf{338,08}\\ \hline \textbf{1,026,84}\\ [48,00]\\ [68,00]\\ \textbf{2,641,88}\\ [-10,00]\\ [20,00]\\ \textbf{1,451,85}\\ [-75,00]\\ \textbf{4,762,73}\\ [-100,00]\\ \textbf{4,520,76}\\ [107,50]\\ \textbf{245,33}\\ \textbf{10,121,53}\\ [21,50]\end{array}$
010 020 030 040 050 060	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330	$\begin{array}{c} \textbf{12,68}\\ \textbf{338,08}\\ \textbf{1,026,84}\\ [48,00]\\ [68,00]\\ 2,641,88\\ [-10,00]\\ 1,451,85\\ [-75,00]\\ 4,762,73\\ [-100,00]\\ 4,520,76\\ [107,50]\\ 245,33\\ 10,121,53\\ [21,50]\\ 6,860,77\end{array}$
010 020 030 040 050 060 070 080	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330 10,100,030 7,010,770	$\begin{array}{c} \textbf{12,68}\\ \textbf{338,08}\\ \textbf{1,026,84}\\ [48,00]\\ [68,00]\\ 2,641,88\\ [-10,00]\\ [20,00]\\ 1,451,85\\ [-75,00]\\ 4,762,73\\ [-100,00]\\ 4,520,76\\ [107,50]\\ 245,33\\ \textbf{10,121,53}\\ [21,50]\\ 6,860,77\\ [-150,00] \end{array}$
010 020 030 040 050 060 070	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330 10,100,030	$\begin{array}{c} \textbf{12,68}\\ \textbf{338,08}\\ 1,026,84\\ [48,00]\\ [68,00]\\ 2,641,88\\ [-10,00]\\ 20,00\\ 1,451,85\\ [-75,00]\\ 4,762,73\\ [-100,00]\\ 4,520,76\\ [107,50]\\ 245,33\\ 10,121,53\\ [21,50]\\ 6,860,77\\ [-150,00]\\ 11,464,39\end{array}$
010 020 030 040 050 060 070 080	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330 10,100,030 7,010,770 11,449,394	$\begin{array}{c} \textbf{12,68}\\ \textbf{338,08}\\ \hline \textbf{1,026,84}\\ \textbf{[48,00]}\\ \textbf{[68,00]}\\ \textbf{2,641,88}\\ \textbf{[-10,00]}\\ \textbf{2,641,88}\\ \textbf{[-10,00]}\\ \textbf{4,520,76}\\ \textbf{[-75,00]}\\ \textbf{4,762,73}\\ \textbf{[-100,00]}\\ \textbf{4,520,76}\\ \textbf{[107,50]}\\ \textbf{245,333}\\ \textbf{10,121,533}\\ \textbf{[21,550]}\\ \textbf{6,860,77}\\ \textbf{[-150,00]}\\ \textbf{11,464,39}\\ \textbf{[15,00]}\\ \textbf{15,000}\\ \textbf{11,464,39}\\ \textbf{[15,000]}\\ \textbf{15,000}\\ \textbf{15,000\\ \textbf{15,000}\\ \textbf{15,000}\\ 15,000\\ \textbf{15,000\\ \textbf{15,000\\$
010 020 030 040 050 060 070 080 090	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330 10,100,030 7,010,770 11,449,394 1,294,815	$\begin{array}{c} \textbf{12,68}\\ \textbf{338,08}\\ \hline \textbf{1,026,84}\\ [48,00]\\ [68,00]\\ 2,641,88\\ [-10,00]\\ 2,641,88\\ [-10,00]\\ 4,762,73\\ [-75,00]\\ 4,762,73\\ [-75,00]\\ 4,762,73\\ [-100,00]\\ 4,520,76\\ [107,50]\\ 245,33\\ 10,121,53\\ [21,50]\\ 6,860,77\\ [-150,00]\\ 11,464,38\\ [15,00]\\ 1,294,81\\ \end{array}$
010 020 030 040 050 050 070 080 090 100	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330 10,100,030 7,010,770 11,449,394	$\begin{array}{c} \textbf{12,68}\\ \textbf{338,08}\\ 1,026,84\\ [48,00]\\ [68,00]\\ 2,641,88\\ [-10,00]\\ [20,00]\\ 1,451,85\\ [-75,00]\\ 4,762,73\\ [-100,00]\\ 4,520,76\\ [107,50]\\ 245,33\\ 10,121,53\\ [21,50]\\ 6,860,77\\ [-150,00] \end{array}$
010 020 030 040 050 050 070 080 090 100 110	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330 10,100,030 7,010,770 11,449,394 1,294,815 1,840,433	$\begin{array}{c} \textbf{12,68}\\ \textbf{338,08}\\ \textbf{1,026,84}\\ [48,00]\\ [68,00]\\ 2,641,88\\ [-10,00]\\ [20,00]\\ 1,451,85\\ [-75,00]\\ 4,762,73\\ [-100,00]\\ 4,520,76\\ [107,50]\\ 245,33\\ [10,121,53]\\ [21,50]\\ 6,860,77\\ [-150,00]\\ 11,464,39\\ [15,00]\\ 12,94,81\\ 1,840,43\\ 864,28\\ \end{array}$
010 020 030 040 050 050 070 080 090 100 110	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330 10,100,030 7,010,770 11,449,394 1,294,815 1,840,433	$\begin{array}{c} \textbf{12,68}\\ \textbf{338,08}\\ \textbf{1,026,84}\\ [48,00]\\ [68,00]\\ 2,641,88\\ [-10,00]\\ [20,00]\\ 1,451,85\\ [-75,00]\\ 4,762,73\\ [-100,00]\\ 4,520,76\\ [107,50]\\ 245,33\\ 10,121,53\\ [21,50]\\ 6,860,77\\ [-150,00]\\ 11,464,399\\ [15,000]\\ 1,294,81\\ 1,840,43\\ 864,28\\ [-10,00] \end{array}$
010 020 030 040 050 060 070 080 090 110 120	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330 10,100,030 7,010,770 11,449,394 1,294,815 1,840,433 874,283	$\begin{array}{c} \textbf{12,68}\\ \textbf{338,08}\\ \hline\\ \textbf{1,026,84}\\ [48,00]\\ [68,00]\\ 2,641,88\\ [-10,00]\\ [20,00]\\ 1,451,85\\ [-75,00]\\ 4,762,73\\ [-100,00]\\ 4,520,76\\ [107,50]\\ 245,33\\ [10,121,53]\\ [21,50]\\ 6,860,77\\ [-150,00]\\ 11,464,39\\ [15,00]\\ 1,294,81\\ 1,840,43\\ \end{array}$
010 020 030 040 050 060 070 080 090 110 120 140	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	12,689 338,080 910,849 2,631,887 1,526,855 4,862,731 4,413,268 245,330 10,100,030 7,010,770 11,449,394 1,294,815 1,840,433 874,283 567,561	$\begin{array}{c} \textbf{12,68}\\ \textbf{338,08}\\ \hline\\ \textbf{1,026,84}\\ [48,00]\\ [68,00]\\ 2,641,88\\ [-10,00]\\ 2,000\\ 1,451,85\\ [-75,00]\\ 4,762,73\\ [-100,00]\\ 4,520,76\\ [107,50]\\ 245,33\\ [0,121,53]\\ [21,50]\\ 6,860,77\\ [-150,00]\\ 11,464,39\\ [15,00]\\ 1,294,81\\ 1,840,43\\ 864,28\\ [-10,00]\\ 567,56\\ \end{array}$

SEC. 4301. OPERATION AND MAINTENANCE

Line	Item	FY 2025 Request	House Authorized
200	US SOCOM	28,431	28,431
210	US TRANSCOM	681	683
220	CENTCOM CYBERSPACE SUSTAINMENT	1,466	1,46
230	USSPACECOM	418,153	418,153
240A	CLASSIFIED PROGRAMS SUBTOTAL OPERATING FORCES	1,848,981 51,095,638	1,848,98 51,030,63
		51,055,050	51,050,050
250	MOBILIZATION AIRLIFT OPERATIONS	3,502,648	3,502,64
260	MOBILIZATION PREPAREDNESS	260,168	260,16
200	SUBTOTAL MOBILIZATION	3,762,816	3,762,81
	TRAINING AND RECRUITING		
270	OFFICER ACQUISITION	219,822	219,82
280	RECRUIT TRAINING	28,133	28,13
290	RESERVE OFFICERS TRAINING CORPS (ROTC)	129,859	129,85
300	SPECIALIZED SKILL TRAINING	624,525	624,52
310	FLIGHT TRAINING	882,998	847,99
	Historical underexecution		[-35,00]
320	PROFESSIONAL DEVELOPMENT EDUCATION	322,278	322,27
330	TRAINING SUPPORT	192,028	193,02
	Training Exercise Support—Northern Strike		[1,00
340	RECRUITING AND ADVERTISING	216,939	216,93
350	EXAMINING	7,913	7,91
360	OFF-DUTY AND VOLUNTARY EDUCATION	255,673	255,673
370	CIVILIAN EDUCATION AND TRAINING	361,897	361,89'
380	JUNIOR ROTC	74,682	75,68
	Program increase SUBTOTAL TRAINING AND RECRUITING	3,316,747	[1,00 3,283,74 ′
	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES		
390	LOGISTICS OPERATIONS	1,212,268	1,206,26
100	Program decrease	175 511	[-6,00
400 410	TECHNICAL SUPPORT ACTIVITIES ADMINISTRATION	175,511	175,51
410	Historical underexecution	1,381,555	1,231,55 [-100,00]
	Program decrease		[-100,00
420	SERVICEWIDE COMMUNICATIONS	34,913	34,91
430	OTHER SERVICEWIDE ACTIVITIES	1,933,264	1,933,26
440	CIVIL AIR PATROL	31,520	31,52
460	DEF ACQUISITION WORKFORCE DEVELOPMENT AC-	,	,
100	COUNT	51,756	51,75
480 480A	INTERNATIONAL SUPPORT	93,490	93,49
480A	CLASSIFIED PROGRAMS SUBTOTAL ADMINISTRATION AND SERVICE-	1,528,256	1,528,25
	WIDE ACTIVITIES	6,442,533	6,286,53
	TOTAL OPERATION AND MAINTENANCE, AIR FORCE	64,617,734	64,363,73
	OPERATION AND MAINTENANCE, SPACE FORCE		
010	OPERATING FORCES	201.120	
010	GLOBAL C3I & EARLY WARNING	694,469	694,46
020	SPACE LAUNCH OPERATIONS	373,584	373,58
030	SPACE OPERATIONS EDUCATION & TRAINING	936,956 225,450	936,95 225.45
$040 \\ 060$	DEPOT MAINTENANCE	$235,459 \\ 80,571$	235,45 80,57
070	FACILITIES SUSTAINMENT, RESTORATION & MOD-	00,371	00,97
0.0	ERNIZATION	488,709	523,70
	Quality of Life Initiatives		[35,00
080	CONTRACTOR LOGISTICS AND SYSTEM SUPPORT	1,346,611	1,346,61
090	SPACE OPERATIONS -BOS	238,717	238,71
100	CYBERSPACE ACTIVITIES	139,983	139,98
100A	CLASSIFIED PROGRAMS SUBTOTAL OPERATING FORCES	537,908 5,072,967	537,90 5,107,96
			3,101,00
	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES		
110	LOGISTICS OPERATIONS	35 313	35 31

110	LOGISTICS OPERATIONS	35.313	35.313

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Line	Item	FY 2025 Request	House Authorized
120	ADMINISTRATION	183,992	183,992
	WIDE ACTIVITIES	219,305	219,305
	TOTAL OPERATION AND MAINTENANCE, SPACE FORCE	5,292,272	5,327,272
	OPERATION AND MAINTENANCE, AIR FORCE RESERVE		
	OPERATING FORCES		
010	PRIMARY COMBAT FORCES	1,958,968	1,958,968
020 030	MISSION SUPPORT OPERATIONS DEPOT PURCHASE EQUIPMENT MAINTENANCE	177,080 597,172	177,08
040	FACILITIES SUSTAINMENT, RESTORATION & MOD-	551,172	597,172
010	ERNIZATION	123,394	123,394
050	CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP-		
	PORT	601,302	601,302
060	BASE SUPPORT	585,943	585,943
070	CYBERSPACE ACTIVITIES	2,331	2,331
	SUBTOTAL OPERATING FORCES	4,046,190	4,046,190
	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES		
080	ADMINISTRATION	92,732	92,732
090	RECRUITING AND ADVERTISING	10,855	10,85
100	MILITARY MANPOWER AND PERS MGMT (ARPC)	17,188	17,188
110	OTHER PERS SUPPORT (DISABILITY COMP)	6,304	6,304
120	AUDIOVISUAL	527	52'
	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	127,606	127,600
	TOTAL OPERATION AND MAINTENANCE,		
	AIR FORCE RESERVE	4,173,796	4,173,796
	OPERATION AND MAINTENANCE, AIR NA- TIONAL GUARD		
	OPERATING FORCES		
010	AIRCRAFT OPERATIONS	2,626,498	2,626,498
020	MISSION SUPPORT OPERATIONS	649,621	649,62
030	DEPOT PURCHASE EQUIPMENT MAINTENANCE	1,004,771	1,004,77
040	FACILITIES SUSTAINMENT, RESTORATION & MOD- ERNIZATION	459.017	458,91
050	CONTRACTOR LOGISTICS SUPPORT AND SYSTEM SUP-	458,917	430,31
050	PORT	1,353,383	1,353,38
060	BASE SUPPORT	1,119,429	1,119,429
070	CYBERSPACE SUSTAINMENT	14,291	14,29
080	CYBERSPACE ACTIVITIES	57,162	57,165
	SUBTOTAL OPERATING FORCES	7,284,072	7,284,07
	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES		
090	ADMINISTRATION	71,454	71,454
	RECRUITING AND ADVERTISING	48,245	48,24
100			
100	SUBTOTAL ADMINISTRATION AND SERVICE-		10,21
100	SUBTOTAL ADMINISTRATION AND SERVICE- WIDE ACTIVITIES	119,699	
100	WIDE ACTIVITIES TOTAL OPERATION AND MAINTENANCE,	·	119,69
100	WIDE ACTIVITIES TOTAL OPERATION AND MAINTENANCE, AIR NATIONAL GUARD	119,699 7,403,771	119,69
100	WIDE ACTIVITIES TOTAL OPERATION AND MAINTENANCE, AIR NATIONAL GUARD OPERATION AND MAINTENANCE, DEFENSE- WIDE	·	119,699
010	WIDE ACTIVITIES TOTAL OPERATION AND MAINTENANCE, AIR NATIONAL GUARD OPERATION AND MAINTENANCE, DEFENSE-	·	119,699 7,403,77
	WIDE ACTIVITIES	7,403,771	119,69 7,403,77 438,68
	WIDE ACTIVITIES	7,403,771	119,699 7,403,777 438,68 [-23,08 696,44
010 020 030	WIDE ACTIVITIES	7,403,771 461,772 696,446 9,100	119,69 7,403,77 438,68 [-23,08 696,44 9,10
010 020 030 040	WIDE ACTIVITIES	7,403,771 461,772 696,446	119,69 7,403,77 438,68 [-23,08 696,44 9,10
010 020 030	WIDE ACTIVITIES	7,403,771 461,772 696,446 9,100	119,69 7,403,77 438,68 [-23,08

SEC. 4301. OPERATION AND MAINTENANCE

Line	Item	FY 2025 Request	House Authorized
	Program decrease		[-6,000
070	SPECIAL OPERATIONS COMMAND MANAGEMENT/		
	OPERATIONAL HEADQUARTERS	$203,\!622$	203,622
080	SPECIAL OPERATIONS COMMAND THEATER FORCES	3,410,271	3,412,271
	Preservation of the Force, Muscle Activation Technique (MAT Program)		[9.000
090	SPECIAL OPERATIONS COMMAND CYBERSPACE AC-		[2,000
050	TIVITIES	51,263	51,263
100	SPECIAL OPERATIONS COMMAND INTELLIGENCE	1,266,217	1,266,217
110	SPECIAL OPERATIONS COMMAND OPERATIONAL SUP-		
	PORT	1,453,809	1,453,809
120	CYBERSPACE OPERATIONS	1,361,360	1,361,360
130	USCYBERCOM HEADQUARTERS SUBTOTAL OPERATING FORCES	344,376 12,791,478	344,376 12,764,389
	SUBTOTAL OF ENATING FORCES	12,131,410	12,704,505
	TRAINING AND RECRUITING		
140	DEFENSE ACQUISITION UNIVERSITY	184,963	184,963
150	JOINT CHIEFS OF STAFF	132,101	134,601
	Formerly Used Defense Sites		[2,500
160	SPECIAL OPERATIONS COMMAND/PROFESSIONAL DE-		
	VELOPMENT EDUCATION SUBTOTAL TRAINING AND RECRUITING	31,806 348,870	31,806 351,370
	SUBTOTAL TRAINING AND RECRUITING	340,070	331,370
	ADMINISTRATION AND SERVICE-WIDE ACTIVI- TIES		
170	CIVIL MILITARY PROGRAMS	$140,\!375$	$275,\!375$
	National Guard Youth Challenge		[90,000
	Program decrease		[-5,000
180	STARBASE DEFENSE CONTRACT AUDIT AGENCY—CYBER	4,961	[50,000
190	DEFENSE CONTRACT AUDIT AGENCI—CIDER DEFENSE CONTRACT AUDIT AGENCY	4,501 673,621	4,961 673,621
200	DEFENSE CONTRACT MODIF ROENOT	1,543,134	1,512,271
	Program decrease	,, -	[-30,863
210	DEFENSE CONTRACT MANAGEMENT AGENCY—CYBER	42,541	42,541
220	DEFENSE COUNTERINTELLIGENCE AND SECURITY		
	AGENCY	952,464	922,464
2.10	Program decrease		[-30,000
240	DEFENSE COUNTERINTELLIGENCE AND SECURITY AGENCY—CYBER	9,794	0.704
250	DEFENSE HUMAN RESOURCES ACTIVITY—CYBER	39,784 39,781	9,794 39,781
260	DEFENSE HUMAN RESOURCES ACTIVITY	1,104,152	1,095,952
	Program decrease	-,	[-8,200
290	DEFENSE INFORMATION SYSTEMS AGENCY	2,614,041	2,594,041
	Program decrease		[-20,000]
300	DEFENSE INFORMATION SYSTEMS AGENCY—CYBER	504,896	504,896
310	DEFENSE LEGAL SERVICES AGENCY	207,918	176,730
320	Program decrease DEFENSE LOGISTICS AGENCY	419.957	[-31,188
520	Program decrease	412,257	391,644 [-20,613
330	DEFENSE MEDIA ACTIVITY	244,689	244,689
340	DEFENSE POW/MIA OFFICE	188,022	188,022
350	DEFENSE SECURITY COOPERATION AGENCY	2,889,957	2,389,957
	Reallocation to INDOPACOM unfunded priorities		[-500,000]
360	DEFENSE TECHNOLOGY SECURITY ADMINISTRATION	42,380	42,380
370	DEFENSE THREAT REDUCTION AGENCY	858,476	808,476
000	Program decrease	=0.050	[-50,000
390	DEFENSE THREAT REDUCTION AGENCY—CYBER	72,952	72,952
400	DEPARTMENT OF DEFENSE EDUCATION ACTIVITY Impact Aid	3,559,288	3,629,288 [50,000
	Impact Aid Students with Disabilities		[20,000
410	MISSILE DEFENSE AGENCY	605,766	605,766
420	OFFICE OF THE LOCAL DEFENSE COMMUNITY CO-	,	,. 00
	OPERATION	117,081	117,081
460	OFFICE OF THE SECRETARY OF DEFENSE—CYBER	99,583	99,583
470	OFFICE OF THE SECRETARY OF DEFENSE	2,980,715	2,543,067
	1260H List Implementation		[5,000
	Chief Talent Management Office		[10,000
	Native American Lands Environmental Mitigation Program Program decrease		[5,000
	1 rogram decrease		[-472, 648

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SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)

Line	Item	FY 2025 Request	House Authorized
400	Troops to Teachers	400 510	[5,000
480	WASHINGTON HEADQUARTERS SERVICES Program decrease	496,512	440,416 [-56,096
480A	CLASSIFIED PROGRAMS	20,630,146	20,618,264
	Classified decrease		[-10,000
	Classified increase		[10,000
	Program reduction SUBTOTAL ADMINISTRATION AND SERVICE-		[-11,882
	WIDE ACTIVITIES	41,035,502	40,044,013
	UNDISTRIBUTED		
490	UNDISTRIBUTED		-624,391
	Foreign currency fluctuations SUBTOTAL UNDISTRIBUTED		[-624,39] -624,39]
	TOTAL OPERATION AND MAINTENANCE, DEFENSE-WIDE	54,175,850	52,535,382
	UNITED STATES COURT OF APPEALS FOR THE ARMED FORCES		
	ADMINISTRATION AND ASSOCIATED ACTIVI- TIES		
010	US COURT OF APPEALS FOR THE ARMED FORCES, DEFENSE	21,035	21,035
	SUBTOTAL ADMINISTRATION AND ASSOCI- ATED ACTIVITIES	21,035	
		21,000	21,035
	TOTAL UNITED STATES COURT OF AP- PEALS FOR THE ARMED FORCES	21,035	21,035
	DEPARTMENT OF DEFENSE ACQUISITION WORKFORCE DEVELOPMENT FUND ACQUISITION WORKFORCE DEVELOPMENT		
010	ACQ WORKFORCE DEV FD	56,176	56,176
	SUBTOTAL ACQUISITION WORKFORCE DE- VELOPMENT	56,176	56,176
	TOTAL DEPARTMENT OF DEFENSE ACQUI- SITION WORKFORCE DEVELOPMENT FUND	56,176	56,176
	OVERSEAS HUMANITARIAN, DISASTER, AND CIVIC AID		
	HUMANITARIAN ASSISTANCE		
010	OVERSEAS HUMANITARIAN, DISASTER AND CIVIC AID SUBTOTAL HUMANITARIAN ASSISTANCE	115,335 115,335	115,335 115,335
		,	
	TOTAL OVERSEAS HUMANITARIAN, DIS- ASTER, AND CIVIC AID	115,335	115,335
	COOPERATIVE THREAT REDUCTION ACCOUNT		
010	COOPERATIVE THREAT REDUCTION	350,116	350,110
	SUBTOTAL COOPERATIVE THREAT REDUC- TION	350,116	350,110
	TOTAL COOPERATIVE THREAT REDUC- TION ACCOUNT	950 116	950 114
		350,116	350,110
	ENVIRONMENTAL RESTORATION, ARMY DEPARTMENT OF THE ARMY		
060	ENVIRONMENTAL RESTORATION, ARMY	268,069	268,06
	SUBTOTAL DEPARTMENT OF THE ARMY	268,069	268,069
	TOTAL ENVIRONMENTAL RESTORATION, ARMY	268,069	268,069
	ENVIRONMENTAL RESTORATION, NAVY DEPARTMENT OF THE NAVY		
080	ENVIRONMENTAL RESTORATION, NAVY	343,591 343,591	343,591 343,59 1

	SEC. 4301. OPERATION AND MAINTENANCE (In Thousands of Dollars)		
Line	Item	FY 2025 Request	House Authorized
	TOTAL ENVIRONMENTAL RESTORATION, NAVY	343,591	343,59
	ENVIRONMENTAL RESTORATION, AIR FORCE DEPARTMENT OF THE AIR FORCE		
100	ENVIRONMENTAL RESTORATION, AIR FORCE SUBTOTAL DEPARTMENT OF THE AIR	320,256	320,25
	FORCE	320,256	320,25
	TOTAL ENVIRONMENTAL RESTORATION, AIR FORCE	320,256	320,25
	ENVIRONMENTAL RESTORATION, DEFENSE DEFENSE-WIDE		
120	ENVIRONMENTAL RESTORATION, DEFENSE SUBTOTAL DEFENSE-WIDE	8,800 8,800	8,80 8,80
	TOTAL ENVIRONMENTAL RESTORATION, DEFENSE	8,800	8,80
	ENVIRONMENTAL RESTORATION, FORMERLY USED DEFENSE SITES		
	DEFENSE-WIDE		
140	ENVIRONMENTAL RESTORATION FORMERLY USED SITES	094 475	994 47
	SUBTOTAL DEFENSE-WIDE	234,475 234,475	234,47 234,47
	TOTAL ENVIRONMENTAL RESTORATION, FORMERLY USED DEFENSE SITES	234,475	234,47
	TOTAL OPERATION & MAINTENANCE	296,334,504	294,996,61

TITLE XLIV—MILITARY PERSONNEL

3 SEC. 4401. MILITARY PERSONNEL.

SEC. 4401. MILITARY PERSONNEL (In Thousands of Dollars)

Item	FY 2025 Request	House Authorized
Military Personnel	170,834,234	174,664,234
BAH Absorption Restoration		[1,270,000]
Junior enlisted pay increase		[3,260,000]
Military personnel historical underexecution		[-700,000]
MERHCF	11,046,305	11,046,305

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TITLE XLV—OTHER AUTHORIZATIONS

3 SEC. 4501. OTHER AUTHORIZATIONS.

Item	FY 2025 Request	House Authorized
WORKING CAPITAL FUND, ARMY		
WORKING CAPITAL FUND	21,776	21,776
ARMY ARSENALS INITIATIVE		
SUPPLY MANAGEMENT—ARMY	1,828	1,828
TOTAL WORKING CAPITAL FUND, ARMY	23,604	23,604
WORKING CAPITAL FUND, NAVY		
SUPPLY MANAGEMENT, NAVY		
VAVAL SURFACE WARFARE CENTERS	30,000	30,000
TOTAL WORKING CAPITAL FUND, NAVY	30,000	30,000
WORKING CAPITAL FUND, AIR FORCE		
FRANSPORTATION	00.071	00.05
SUPPLIES AND MATERIALS	86,874	86,874
TOTAL WORKING CAPITAL FUND, AIR FORCE	86,874	86,87 4
	,	,
NATIONAL DEFENSE STOCKPILE TRANSACTION FUND		
DEFENSE STOCKPILE	7,629	7,629
TOTAL NATIONAL DEFENSE STOCKPILE TRANSACTION FUND	7,629	7,629
	7,023	7,025
WORKING CAPITAL FUND, DEFENSE-WIDE		
DEFENSE AUTOMATION & PRODUCTION SERVICES	3	Ş
ENERGY MANAGEMENT—DEF	2,253	2,253
TOTAL WORKING CAPITAL FUND, DEFENSE- WIDE	2,256	2,256
	2,200	2,200
WORKING CAPITAL FUND, DEFENSE COM-		
MISSARY AGENCY	1 570 107	1 570 105
WORKING CAPITAL FUND, DECA TOTAL WORKING CAPITAL FUND, DEFENSE	1,570,187	1,570,187
COMMISSARY AGENCY	1,570,187	1,570,187
	1,010,101	1,010,101
NATIONAL DEFENSE SEALIFT FUND		
MPF MLP		200,000
New Sealift funding		[200,000
TOTAL NATIONAL DEFENSE SEALIFT FUND		200,000
CHEMICAL AGENTS AND MUNITIONS DESTRUC-		
TION, DEFENSE		
CHEM DEMILITARIZATION—O&M	20,745	20,745
CHEM DEMILITARIZATION—RDT&E	754,762	754,762
TOTAL CHEMICAL AGENTS AND MUNITIONS		
DESTRUCTION, DEFENSE	775,507	775,507
DRUG INTERDICTION AND COUNTER-DRUG AC- TIVITIES, DEFENSE		
COUNTER-NARCOTICS SUPPORT	339,292	359,292
Counter Strategic Competitors in the Western Hemi-	-, -	,
sphere		[15,000
Global Trader in the Office of Naval Intelligence Mari-		
time Intelligence Support		[5,000

SEC. 4501. OTHER AUTHORIZATIONS (In Thousands of Dollars)

Item	FY 2025 Request	House Authorized
CLASSIFIED PROGRAMS	314,410	314,410
DRUG DEMAND REDUCTION PROGRAM	135,567	139,567
Young Marines		[4,000
NATIONAL GUARD COUNTER-DRUG PROGRAM	106,043	106,043
NATIONAL GUARD COUNTER-DRUG SCHOOLS	6,167	6,167
TOTAL DRUG INTERDICTION AND		
COUNTER-DRUG ACTIVITIES, DEFENSE	901,479	925,479
OFFICE OF THE INSPECTOR GENERAL		
OFFICE OF THE INSPECTOR GENERAL—O&M	542,107	542,10'
OFFICE OF THE INSPECTOR GENERAL—CYBER	1,988	1,988
OFFICE OF THE INSPECTOR GENERAL—RDT&E	1,900	1,900
OFFICE OF THE INSPECTOR GENERAL-PROCURE-		
MENT	1,336	1,330
TOTAL OFFICE OF THE INSPECTOR GEN-		
ERAL	547,331	547,331
DEFENSE HEALTH PROGRAM		
IN-HOUSE CARE	10,766,432	10,766,432
PRIVATE SECTOR CARE	20,599,128	20,599,12
CONSOLIDATED HEALTH SUPPORT	2,048,030	2,048,03
INFORMATION MANAGEMENT	2,469,204	2,469,20
MANAGEMENT ACTIVITIES	$341,\!254$	341,25
EDUCATION AND TRAINING	$371,\!817$	371,81
BASE OPERATIONS/COMMUNICATIONS	$2,\!306,\!692$	2,306,692
R&D RESEARCH	41,476	46,47
Next Generation Blood Products and Platelet Develop-		
ment and Platelet Hemostatic Products		[5,00]
R&D EXPLORATRY DEVELOPMENT	188,564	188,564
R&D ADVANCED DEVELOPMENT	328,825	328,82
R&D DEMONSTRATION/VALIDATION	175,518	175,51
R&D ENGINEERING DEVELOPMENT	130,931	130,93
R&D MANAGEMENT AND SUPPORT	88,425	88,42
R&D CAPABILITIES ENHANCEMENT	18,697	18,69
PROC INITIAL OUTFITTING	23,449	23,44
PROC REPLACEMENT & MODERNIZATION	243,184	243,18
PROC JOINT OPERATIONAL MEDICINE INFORMATION	,	,
SYSTEM	30,129	30,12
PROC MILITARY HEALTH SYSTEM—DESKTOP TO	,	,
DATACENTER	75,536	75,53
PROC DOD HEALTHCARE MANAGEMENT SYSTEM MOD-	,	,
ERNIZATION	$26,\!569$	26,569
TOTAL DEFENSE HEALTH PROGRAM	40,273,860	40,278,860
TOTAL OTHER AUTHORIZATIONS	44,218,727	44,447,727

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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 2025 Request	House Agreement				
Army	Alabama Anniston Army Depot Alaska	Guided Missile Maintenance Building (Design)	0	5,300				
Army	Fort Wainwright Belgium	Automated Multipurpose Machine Gun Range	23,000	23,000				

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	(In Thousands of Dollars)								
Account	State/Country and Installation	Project Title	FY 2025 Request	House Agreement					
Army	Shape Headquarters California	Youth Center	45,000	45,000					
Army	Concord	Ammunition Holding Facility	68,000	68,000					
Army	Fort Irwin Florida	Training Support Center	44,000	44,000					
Army	Key West Naval Air Station Germany	Joint Inter-Agency Task Force-South Command and Control Facility.	0	90,000					
Army	U.S. Army Garrison Rheinland-Pfalz	Barracks	61,000	61,000					
Army	U.S. Army Garrison Ansbach	Barracks	100,000	100,000					
Army	U.S. Army Garrison Ansbach	Barracks	91,000	91,000					
Army	U.S. Army Garrison Bavaria	Cost to Complete—Simulations Center	35,000	35,000					
Army	U.S. Army Garrison Wiesbaden	Child Development Center	44,000	44,000					
Army	Hawaii Wheeler Army Air Field Kentucky	Aircraft Maintenance Hangar	231,000	36,000					
Army	Fort Campbell Louisiana	Automated Record Fire Plus Range	11,800	11,800					
Army	Fort Johnson Maryland	Barracks	117,000	22,000					
Army	Fort Meade Michigan	Child Development Center	46,000	46,000					
Army	Detroit Arsenal Missouri	Manned/Unmanned Tactical Vehicle Lab	37,000	37,000					
Army	Fort Leonard Wood	Advanced Individual Training Barracks Complex, Phase 2.	144,000	120,000					
Army	New York Watervliet Arsenal North Carolina	Fire Station	53,000	53,000					
Army	Fort Liberty Pennsylvania	Child Development Center	39,000	39,000					
Army	Letterkenny Army Depot	Component Rebuild Shop (INC 1)	90,000	45,000					
Army	Letterkenny Army Depot	Missile/Munitions Distribution Facility	62,000	62,000					
	Texas Foot Disc	Cost to Complete Bail Yard	11.000	44.000					
army army	Fort Bliss Fort Cavazos	Cost to Complete—Rail Yard Motor Pool #70	44,000 0	44,000 69,000					
umy	Fort Cavazos	Motor Pool #71	0	78,000					
urmy	Red River Army Depot Virginia	Vehicle Paint Shop	34,000	34,000					
Army	Joint Base Myer-Hen- derson Hall	Barracks	180,000	180,000					
Army	Joint Base Myer-Hen- derson Hall	Horse Farm Land Acquisition	8,500	C					
Army	Washington Joint Base Lewis-	Barracks	161,000	40,000					
Army	McChord Joint Base Lewis- McChord	Supply Support Activity	31,000	31,000					
Army	Worldwide Unspecified Unspecified Worldwide	Design	273,727	283,727					
Army	Locations Unspecified Worldwide	EDI: Minor Construction	14,519	14,519					
Army	Locations Unspecified Worldwide	Host Nation Support	25,000	25,000					
Army	Locations Unspecified Worldwide	Minor Construction	97,000	122,000					
Army	Locations Unspecified Worldwide	PDI: Design	26,011	26,011					
Army	Locations Unspecified Worldwide	PDI: INDOPACOM Minor Construction Pilot	66,600	66,600					
Army	Locations Unspecified Worldwide	PDI: Minor Construction	8,000	8,000					
Army	Locations Unspecified Worldwide Locations	Unaccompanied Housing (Design)	0	50,000					
Military Construction, Army Total				2,149,957					
Navy	Australia Royal Australian Air	PDI: Aircraft Maintenance Hangar	117,380	32,380					

SEC. 4601. MILITARY CONSTRUCTION

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	a	(In Thousands of Dollars)		
Account	State/Country and Installation	Project Title	FY 2025 Request	House Agreement
Navy	Royal Australian Air Force Base Darwin	PDI: Maintenance Support Facility	62,320	62,320
Navy	Florida Cape Canaveral Space Force Station	Engineering Test Facility	221,060	81,060
Navy	Marine Corps Support Facility Blount Is-	Communications Center & Infrastructure Upgrades (Design).	0	10,179
Navy	land Command Naval Air Station Jacksonville	Child Development Center (Design)	0	6,871
Navy	Naval Air Station Jacksonville	F35 Aircraft Engine Repair Facility (Design)	0	35,701
Navy	Naval Air Station Pen- sacola	Hurricane Restoration Consolidated a School Dorm (Design).	0	16,448
Navy	Naval Air Station Whiting Field	Advanced Helicopter Training System Hangar (INC).	0	98,505
Navy	Naval Station Mayport Georgia	Waterfront Emergency Power (Design)	0	13,065
Navy	Naval Submarine Base Kings Bay Guam	Trident Refit Facility Expansion (INC)	115,000	115,000
Navy	Andersen Air Force Base	PDI: Youth Center	78,730	78,730
Navy Navy	Joint Region Marianas Naval Base Guam Hawaii	PDI: Earth Covered Magazines PDI: Defense Access Roads III	$107,439 \\ 0$	77,439 140,000
Navy	Joint Base Pearl Har-	Dry Dock 3 Replacement (INC)	1,199,000	1,199,000
Navy	bor-Hickam Joint Base Pearl Har-	Water Treatment Plant	0	90,000
Navy	bor-Hickam Marine Corps Base Kaneohe Bay	Aircraft Hangar & Parking Apron	203,520	33,520
Navy	Maine Naval Shipyard Ports- mouth	Multi-Mission Dry Dock #1 Extension (INC)	400,578	400,578
Navy	Nevada Naval Air Station Fallon	Training Range Land Acquisition, Phase 2	48,300	48,300
Navy	North Carolina Marine Corps Air Sta- tion Cherry Point	Aircraft Maintenance Hangar	213,520	73,520
Navy	Marine Corps Air Sta- tion Cherry Point	Composite Repair Facility	114,020	24,020
Navy	Marine Corps Air Sta- tion Cherry Point	F-35 Aircraft Sustainment Ctr (INC)	50,000	50,000
Navy	Virginia Joint Expeditionary Base Little Creek-	Child Development Center (Design)	0	2,751
Navy	Fort Story Naval Air Station	Child Development Center (Design)	0	4,080
Navy	Oceana Naval Air Station	Unaccompanied Housing (Design)	0	15,930
Navy	Oceana Naval Weapons Station	Containerized Long Weapons Storage Magazine	52,610	52,610
Navy	Yorktown Naval Weapons Station	Conventional Prompt Strike Test Facility	47,130	47,130
Navy	Yorktown Naval Weapons Station	Cps Weapons Maintenance, OPS & Storage Fac	52,110	52,110
Navy	Yorktown Norfolk Naval Ship- yard	Dry Dock 3 Modernization (INC)	54,366	54,366
Navy	yara Washington Naval Base Kitsap-	Launcher Equipment Processing Building	200,550	45,550
Navy	Bangor Puget Sound Naval	CVN 78 Aircraft Carrier Electric Upgrades	182,200	27,200
·	Shipyard Worldwide Unspecified			
Navy	Unspecified Worldwide Locations	Design	797,446	807,446
Navy	Unspecified Worldwide Locations	DPRI Unspecified Minor Construction	21,302	31,302
Navy	Unspecified Worldwide Locations	Unaccompanied Housing (Design)	0	50,000
Navy	Unspecified Worldwide Locations	Unspecified Minor Construction	202,318	227,318
Military	Construction, Navy Tot	al	4,540,899	4,104,429

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Account	State/Country and	Project Title	FY 2025	House
	Installation		Request	Agreement
ir Force	Alaska Joint Base Elmendorf- Richardson	Joint Integrated Test and Training Ctr (INC)	126,000	126,000
Air Force	Arkansas Ebbing Air National Guard Base California	F35: Academic Training Center	0	73,000
Air Force Air Force	Beale Air Force Base Vandenberg Space Force Base	Multi-Domain Operations Complex GBSD Re-Entry Vehicle Facility	0 110,000	55,000 50,000
Air Force	Vandenberg Space Force Base	Sentinel AETC Formal Training Unit	167,000	92,000
Air Force	Colorado Buckley Space Force Base Denmark	Power Independence, Mission Control Station	0	57,61
Air Force	Royal Danish Air Force Base Karup Federated States of Mi- cronesia	EDI: DABS-FEV Storage	110,000	25,000
Air Force	Yap International Air- port Florida	PDI: Runway Extension (INC)	96,000	96,000
Air Force	Cape Canaveral Space Force Station	Install Wastewater Main, Icbm Road	0	11,400
Air Force	Eglin Air Force Base	Cost to Complete—LRSO Hardware Software De- velopment Test Facility.	8,400	8,40
Air Force Air Force	Eglin Air Force Base Eglin Air Force Base	Emso Superiority Complex (Design)	0 0	16,900 9,600
Air Force	Eglin Air Force Base Georgia	Weapons Technology Integration Center (Design)	0	49,80
ir Force	Robins Air Force Base Idaho	Battle Management Combined OPS Complex (INC).	64,000	64,00
ir Force	Mountain Home Air Force Base Japan	Child Development Center	40,000	40,00
ir Force	Kadena Air Base Louisiana	PDI: Theater A/C Corrosion Control Ctr (INC 3)	132,700	132,70
ir Force	Barksdale Air Force Base Massachusetts	ADAL Child Development Center	0	22,00
ir Force	Hanscom Air Force Base	MIT-Ll/Engineering and Prototype Facility (INC)	76,000	76,00
ir Force	Montana Malmstrom Air Force Base	GBSD Commercial Entrance Control Facility	20,000	20,00
ir Force	Malmstrom Air Force Base	We apons Storage & Maintenance Facility (INC) \ldots	238,000	238,00
Air Force	North Carolina Seymour-Johnson Air Force Base Norway	Combat Arms Training & Maintenance Complex	0	41,00
ir Force	Royal Norwegian Air Force Base Rygge	Cost to Complete—Davs-FEV Storage	0	8,00
ir Force	Royal Norwegian Air Force Base Rygge	Cost to Complete—Munitions Storage Area	0	8,00
ir Force	Ohio Wright-Patterson Air Force Base	Advanced Materials Research Laboratory—C2a (Design).	0	9,00
ir Force	Wright-Patterson Air Force Base	Human Performance Center Laboratory	0	45,00
ir Force	Oregon Mountain Home Air Force Base	Homeland Defense Over-the-Horizon Radar (INC)	198,000	198,00
ir Force	Palau Palau	Cost to Complete—PDI: TACMOR Utilities and Infrastructure Support.	0	20,00
ir Force	South Dakota Ellsworth Air Force Base	B-21 ADAL Squadron Operations	44,000	44,00
ir Force	Base Ellsworth Air Force Base	B–21 E. Alert Apron Env. Protection Shelters	79,000	79,00
ir Force	Ellsworth Air Force Base	B–21 N. Env. Protection Shelters (60 Row)	54,000	54,00
ir Force	Ellsworth Air Force Base	B–21 Weapons Generation Facility (INC)	105,000	105,00

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SEC. 4601. MILITARY CONSTRUCTION (In Thousands of Dollars)					
Account	State/Country and Installation	Project Title	FY 2025 Request	House Agreement	
·	Spain		0	5.000	
dr Force dr Force	Morón Air Base Naval Station Rota	Cost to Complete—EDI: Munitions Storage Area NATO Strategic Airlift Hangar	0 15,200	7,000 15,200	
	Tennessee	1.111 O Solutegio Ininio Italigai	10,200	10,200	
ir Force	Arnold Air Force Base	Add/Altertest Cell Delivery Bay, B880	0	21,400	
ir Force	Arnold Air Force Base Texas	Cooling Water Expansion (Design)	0	5,500	
ir Force	Dyess Air Force Base	B–21 LRS Fuels Administrative Laboratory	12,800	12,80	
ir Force	Dyess Air Force Base	B–21 Refueler Truck Yard	18,500	18,50	
ir Force	Joint Base San Anto- nio	BMT – Classroom/Dining Facility 4	0	50,00	
ir Force	Joint Base San Anto- nio	Metc—Barracks/Ships/Dorms #1 (INC)	77,000	77,00	
ir Force	Laughlin Air Force Base	T–7a Ground Based Training System Facility	38,000	38,00	
Air Force	Laughlin Air Force Base United Kingdom	T-7a Unity Maintenance Training Facility	18,000	18,000	
ir Force	Royal Air Force Fairford	Cost to Complete—EDI RADR Storage Facility	0	20,500	
ir Force	Royal Air Force Lakenheath	Cost to Complete—EDI RADR Storage Facility	0	15,00	
ir Force	Royal Air Force Lakenheath	Surety: Barrier Systems	185,000	185,000	
ir Force	Royal Air Force Mildenhall Utah	SOW Campus Infrastructure	51,000	51,000	
ir Force	Hill Air Force Base	Cost to Complete—F-35 T-7a East Campus In- frastructure.	0	28,00	
ir Force	Hill Air Force Base Virginia	T–7a Depot Maintenance Complex (INC)	50,000	50,000	
ir Force	Joint Base Langley- Eustis	Dormitory	81,000	81,00	
ir Force	Worldwide Unspecified Unspecified Worldwide	Design	439,926	449,92	
ir Force	Locations Unspecified Worldwide Locations	Unaccompanied Housing (Design)	0	50,00	
ir Force	Unspecified Worldwide Locations	Unspecified Minor Construction	129,600	154,60	
ir Force	Wyoming F.E. Warren Air Force Base	GBSD Consolidated Maintenance Facility	194,000	54,00	
ir Force	F.E. Warren Air Force Base	GBSD Land Acquisition, Phase 2	139,000	64,00	
ir Force	F.E. Warren Air Force Base	GBSD Utility Corridor (INC)	70,000	70,00	
Military	Construction, Air Force	e Total	3,187,126	3,410,837	
	Alabama				
Def-Wide	Anniston Army Depot	General Purpose Warehouse (Design)	0	3,420	
ef-Wide ef-Wide	Anniston Army Depot	Power Generation and Microgrid Small Arms Warehouse (Design)	0	56,450 14,500	
ef-Wide	Anniston Army Depot Redstone Arsenal	Ground Test Facility Infrastructure (INC)	80,000	80,00	
	Alaska				
ef-Wide	Eielson Air Force Base	Fuels Operations & Lab Facility	14,000	14,00	
ef-Wide	Joint Base Elmendorf- Richardson Arizona	Fuel Facilities	55,000	55,00	
ef-Wide	Marine Corps Air Sta- tion Yuma	SOF Military Free Fall Advanced Train Complex	62,000	62,00	
Def-Wide	Bahrain Naval Support Activity Bahrain	Ground Mounted Solar Photovoltaic System	0	15,33	
Def-Wide	California Marine Corps Base Camp Pendleton	Ambulatory Care Center Add/Alt (Area 53)	26,440	26,44	
Def-Wide	Camp Pendleton Marine Corps Base Camp Pendleton	Ambulatory Care Center Add/Alt (Area 62)	24,930	24,93	
Def-Wide	Marine Corps Base Camp Pendleton	Ambulatory Care Center Replacement (Area 22) \ldots	45,040	45,040	
Def-Wide	Marine Corps Moun- tain Warfare Train- ing Center Bridge-	Fuel Facilities	19,300	19,30	
Def-Wide	port Naval Base Coronado Colorado	SOF Operations Support Facility, Phase 2	51,000	51,00	

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		(In Thousands of Dollars)		
Account	State/Country and Installation	Project Title	FY 2025 Request	House Agreement
Def-Wide	Fort Carson Cuba	Ambulatory Care Center Replacement	41,000	41,000
Def-Wide	Naval Station Guanta- namo Bay	Ambulatory Care Center Replacement (INC 2)	96,829	96,829
Def-Wide	Delaware Major Joseph R. "beau" Biden III National Guard/Re- serve Center	Microgrid and Backup Power	0	22,050
Def-Wide	Florida Hurlburt Field Georgia	SOF Afsoc Operations Facility	14,000	14,000
Def-Wide Def-Wide	Hunter Army Airfield Hunter Army Airfield	SOF Consolidated Rigging Facility SOF Military Working Dog Kennel Facility	$47,000 \\ 16,800$	47,000 16,800
Def-Wide	Germany Spangdahlem Air Base	Cost to Complete—Spangdahlem Elem. School Re- place.	6,500	6,500
Def-Wide	Greece Naval Support Activity Souda Bay Guam	Advanced Microgrid	0	42,500
Def-Wide	Joint Region Marianas	Guam High School Temporary Facilities	26,000	26,000
Def-Wide	Joint Region Marianas	PDI: Gds, Command Center (INC)	187,212	187,212
Def-Wide	Joint Region Marianas Illinois	PDI: Gds, Eiamd, Phase 1 (INC)	278,267	278,267
Def-Wide Def-Wide	Rock Island Arsenal Indiana	Power Generation and Microgrid Power Generation and Microgrid	0	20,180
Jer-wide	Camp Atterbury- Muscatatuck Italy	Tower Generation and Microgrid	0	39,18
Def-Wide	Naval Air Station Sigonella Japan	Microgrid Control Systems	0	13,47
Def-Wide	Camp Fuji	Microgrid and Backup Power	0	45,87
Def-Wide	Fleet Activities Yokosuka	Kinnick High School (INC)	40,386	40,38
Def-Wide	Marine Corps Base Camp Smedley D. Butler	Kubasaki High School	160,000	30,00
Def-Wide	Korea Kunsan Air Base Maine	Ambulatory Care Center Replacement	64,942	64,94
Def-Wide	Naval Shipyard Ports- mouth	Power Plant Resiliency Improvements	0	28,70
Def-Wide	Maryland Aberdeen Proving Ground	Power Generation and Microgrid	0	30,73
Def-Wide	Fort Meade	NSAW East Campus Building #5 (INC 2)	265,000	265,00
Def-Wide Def-Wide	Joint Base Andrews Joint Base Andrews	Ambulatory Care Center (INC) Microgrid With Electric Vehicle Charging Infra-	$15,040 \\ 0$	15,04 17,92
Def-Wide	Walter Reed National Military Medical Center	structure. MEDCEN Addition/Alteration (INC 8)	77,651	77,65
Def-Wide	Missouri Whiteman Air Force Base	Flightline Fueling Facilities	19,500	19,50
Def-Wide	New Jersey Joint Base McGuire- Dix-Lakehurst North Carolina	Microgrid With Electric Vehicle Charging Infra- structure.	0	17,73
Def-Wide Def-Wide	Fort Liberty Marine Corps Base Camp Lejeune	SOF Arms Room Addition SOF Armory	11,800 25,400	11,800 25,400
Def-Wide	Ohio Wright-Patterson Air Force Base	District Cooling Plant	0	53,00
Def-Wide	South Carolina Marine Corps Air Sta- tion Beaufort	Fuel Pier	31,500	31,50
Def-Wide	Marine Corps Recruit Depot Parris Island	Ambulatory Care Clinic Replacement (Dental)	72,050	72,050
Def-Wide	Texas Naval Air Station Cor- pus Christi	General Purpose Warehouse	79,300	79,30
Def-Wide	NSA Texas (Nsat) United Kingdom	Cryptologic Center (INC)	152,000	152,00
Def-Wide	Royal Air Force Lakenheath	Lakenheath High School	153,000	153,000

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Account	State/Country and Installation	Project Title	FY 2025 Request	House Agreement
	Virginia		225 000	227.00
Def-Wide Def-Wide	Fort Belvoir Joint Expeditionary	Defense Health Headquarters SOF Human Performance Training Center	225,000 32,000	225,00 32,00
Jer-white	Base Little Creek— Fort Story	Sor Haman Priormance Haming center	52,000	52,00
Def-Wide	Pentagon Washington	Metro Entrance Pedestrian Access Control Pt	36,800	36,80
Def-Wide	Joint Base Lewis- McChord—Gray	Power Generation and Microgrid	0	40,00
Def-Wide	Army Airfield Naval Air Station Whidbey Island	Hydrant Fueling System	54,000	54,00
Def-Wide	Naval Magazine Indian Island	Backup Power and Microgrid	0	39,49
Def-Wide	Naval Undersea War- fare Center Keyport	SOF Coldwater Training/Austere Environ. Fac	35,000	35,00
Def-Wide	Worldwide Unspecified Unspecified Worldwide Locations	Cost to Complete—ERCIP	0	103,10
Def-Wide	Unspecified Worldwide Locations	Design (Defense-Wide)	26,081	26,08
Def-Wide	Unspecified Worldwide Locations	Design (DHA)	46,751	46,75
Def-Wide	Unspecified Worldwide Locations	Design (DLA)	105,000	105,00
Def-Wide	Unspecified Worldwide Locations	Design (DODEA)	7,501	7,50
Def-Wide	Unspecified Worldwide Locations	Design (MDA)	4,745	4,74
Def-Wide Def-Wide	Unspecified Worldwide Locations Unspecified Worldwide	Design (NSA) Design (SOCOM)	41,928 35,495	41,92 35,49
Def-Wide	Locations Unspecified Worldwide	Design (TJS)	1,964	1,96
Def-Wide	Locations Unspecified Worldwide	Design (WHS)	1,508	1,50
Def-Wide	Locations Unspecified Worldwide	Energy Resilience and Conservation Investment	636,000	
Def-Wide	Locations Unspecified Worldwide	Program. ERCIP Design	96,238	96,23
Def-Wide	Locations Unspecified Worldwide	Exercise Related Minor Construction	11,146	21,78
Def-Wide	Locations Unspecified Worldwide Locations	Unspecified Minor Construction (Defense-Wide) \hdots	3,000	8,00
Def-Wide	Unspecified Worldwide Locations	Unspecified Minor Construction (DHA)	18,000	18,00
Def-Wide	Unspecified Worldwide Locations	Unspecified Minor Construction (DLA)	13,333	13,33
Def-Wide	Unspecified Worldwide Locations	Unspecified Minor Construction (DODEA)	7,400	7,40
Def-Wide	Unspecified Worldwide Locations	Unspecified Minor Construction (MDA)	5,277	5,27
Def-Wide	Unspecified Worldwide Locations	Unspecified Minor Construction (NSA)	6,000	6,00
Def-Wide	Unspecified Worldwide Locations	Unspecified Minor Construction (SOCOM)	24,109	24,10
Military	Construction, Defense-V	Wide Total	3,733,163	3,636,72
NATO	Worldwide Unspecified NATO Security Invest- ment Program	NATO Security Investment Program	433864	433,86
NATO S	ecurity Investment Prog	ram Total	433,864	433,86
Army NG	Alaska Fort Richardson	National Guard Readiness Center	67000	67,00
Army NG	Iowa Sioux City Armory	National Guard Vehicle Maintenance Shop	13800	13,80
Army NG	Louisiana Lafayette Readiness	National Guard Readiness Center	33000	33,00
	Center Michigan		55050	55,50
Army NG	Detroit Olympia Mississippi	Readiness Center Addition/Alteration (Design) \hdots	0	3,40
Army NG	Southaven Readiness	National Guard Readiness Center	33,000	33,00

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	a	(In Thousands of Dollars)		
Account	State/Country and Installation	Project Title	FY 2025 Request	House Agreement
Army NG	Montana Malta Readiness Cen- ter	National Guard Vehicle Maintenance Shop	14800	14,800
Army NG	Nevada Hawthorne Army Depot	Automated Qualification/Training Range	18000	18,000
Army NG	New Jersey Vineland	National Guard Vehicle Maintenance Shop	23000	23,000
Army NG	Oklahoma Shawnee Readiness Center	National Guard Readiness Center	29000	29,000
Army NG	Puerto Rico Gurabo Readiness Cen- ter	National Guard Vehicle Maintenance Shop	0	63,000
Army NG	Utah Nephi Readiness Cen- ter	National Guard Vehicle Maintenance Shop	20000	20,000
Army NG	Washington Camp Murray	National Guard/Reserve Center Building	40000	40,000
Army NG	Worldwide Unspecified Unspecified Worldwide Locations	Design	25529	25,529
Army NG	Unspecified Worldwide Locations	Unspecified Minor Construction	45000	65,000
Military	Construction, Army Na	tional Guard Total	362,129	448,529
	California			
Army Res Army Res	Bell Camp Parks	Army Reserve Training Center Advanced Skills Training Barracks	0 42000	55,000 42,000
Army Res	Georgia Dobbins Air Reserve	Army Reserve Center	78000	78,000
	Base Kentucky	,		,
Army Res	Fort Knox Massachusetts	Aviation Support Facility	0	70,000
Army Res	Devens Reserve Forces Training Area New Jersey	Collective Training Enlisted Barracks	0	39,000
Army Res	Joint Base McGuire- Dix-Lakehurst Pennsylvania	Vertical Skills Facility	16000	16,000
Army Res	Wilkes-Barre Puerto Rico	Area Maintenance Support Activity Equipment	22000	22,000
Army Res	Fort Buchanan Virginia	Advanced Skills Training Barracks	39000	39,000
Army Res	Richmond	Area Maintenance Support Activity/Vms	23000	23,000
Army Res	Worldwide Unspecified Unspecified Worldwide Locations	Design	31508	31,508
Army Res	Unspecified Worldwide Locations	Unspecified Minor Construction	3524	13,524
Military	Construction, Army Res	serve Total	255,032	429,032
	Texas			
N/MC Res	Naval Air Station Joint Reserve Base Fort Worth	Maintenance Hangar	0	75,000
N/MC Res	Washington Joint Base Lewis- McChord	Parachute Survival Training Facility	26610	26,610
N/MC Res	Worldwide Unspecified Unspecified Worldwide	MCNR Design	663	665
N/MC Res	Locations Unspecified Worldwide Locations	Unspecified Minor Construction	0	10,000
N/MC Res	Unspecified Worldwide Locations	USMCR Design	2556	2,550
Military	Construction, Navy Res	serve Total	29,829	114,829
Air NG	Alaska Joint Base Elmendorf- Richardson	Combat Rescue Helicopter Simulator	19,300	19,300
Air NG	Arizona Tucson International Airport	Cost to Complete—Base Entry Complex	0	7,000

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(In Thousands of Dollars)				
Account	State/Country and Installation	Project Title	FY 2025 Request	House Agreement
Air NG	California Moffett Air Field Colorado	Combat Rescue Helicopter Simulator	12600	12,600
Air NG	Buckley Space Force Base	Cost to Complete—Corrosion Control Facility	0	4,000
Air NG	Florida Jacksonville Inter- national Airport Hammii	F-35 Consolidated Weapons Training	26200	26,200
ir NG	Hawaii Hickam Air Force Base	Space Control Center	36600	36,600
ir NG	New Jersey Atlantic City Inter- national Airport	F-16 Mission Training Center	18000	18,00
ir NG	New York Francis S. Gabreski Airport	Combat Rescue Helicopter Simulator	14000	14,00
air NG	Ohio Rickenbacher Inter- national Airport	Cost to Complete—Small Arms Range	0	6,00
Air NG	Oregon Portland International Airport	Cost to Complete—Special Tactics Complex – $1 \ \ldots$	0	7,00
Air NG	Portland International	Cost to Complete—Special Tactics Complex – 2 $\ \ldots$	0	5,00
Air NG	Airport Portland International Airport	Cost to Complete—Special Tactics Complex – 3 \hdots	0	5,000
Air NG	Texas Fort Worth	C–130J ADAL Fuel Cell Building 1674	13,100	13,10
ir NG	Worldwide Unspecified Unspecified Worldwide	Design	10,792	10,79
ir NG	Locations Unspecified Worldwide Locations	Unspecified Minor Construction	40,200	50,20
ir NG	Wyoming Cheyenne Regional Airport	Cost to Complete—Construct Vm & Age Complex	0	4,00
Military	Construction, Air Natio	nal Guard Total	190,792	238,792
AF Res	Delaware Dover Air Force Base	512th Operations Group Facility	0	42,00
	Georgia			
IF Res	Dobbins Air Reserve Base	Security Forces Facility	22,000	22,00
F Res	Indiana Grissom Air Reserve Base	Indoor Small Arms Range	21,000	21,00
F Res	Ohio Youngstown Air Re- serve Station	Base Fire Station	25,000	25,00
AF Res	Worldwide Unspecified Unspecified Worldwide	Design	562	56
AF Res	Locations Unspecified Worldwide Locations	Unspecified Minor Construction	701	10,70
Military Con- struction, Air Force Reserve			69,263	121,26
H Con Army	Belgium Chièvres Air Base	Family Housing New Construction (84 Units)	100,954	50,95
'H Con Army	Georgia Fort Eisenhower	MHPI Restructure—Fort Eisenhower	50,000	50,00
'H Con Army	Germany U.S. Army Garrison Rheinland-Pfalz	Family Housing Replacement Construction (54 Units).	63,246	63,24
'H Con Army	Japan Sagamihara Family Housing Area	Family Housing Improvements Construction (35 Units).	31,114	31,11
H Con Army	Worldwide Unspecified Unspecified Worldwide Locations	Family Housing Design	31,333	31,33
Family U	lousing Construction. A	rmy Total	276,647	226,64

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	State/Country and		FY 2025	Uouso
Account	State/Country and Installation	Project Title	Request	House Agreemen
'H Ops Army	Worldwide Unspecified Unspecified Worldwide Locations	Furnishings	18,065	18,06
'H Ops Army	Unspecified Worldwide Locations	Leased Housing	129,703	129,70
H Ops Army	Unspecified Worldwide Locations	Maintenance of Real Property Facilities	127,097	127,09
H Ops Army	Unspecified Worldwide Locations	Management Account	62,060	62,06
H Ops Army	Unspecified Worldwide Locations	Military Housing Privatization Initiative	69,579	69,57
I Ops Army	Unspecified Worldwide Locations	Miscellaneous	357	3
I Ops Army	Unspecified Worldwide Locations	Services	8,273	8,2'
H Ops Army	Unspecified Worldwide Locations	Utilities	60,477	60,47
Family I	Iousing Operation And	Maintenance, Army Total	475,611	475,61
IG N	Guam		00.110	00.11
H Con Navy	Andersen Air Force Base	Replace Andersen Housing, Phase 10 (42 Units)	93,112	93,11
I Con Navy	Andersen Air Force Base Japan	Replace Andersen Housing, Phase 9 (136 Units)	103,863	103,80
I Con Navy	Marine Corps Air Sta- tion Iwakuni	Construction Improvements (64 Units)	35,438	35,43
H Con Navy	Worldwide Unspecified Unspecified Worldwide Locations	Design	13,329	13,35
Family I	Iousing Construction, N	Navy And Marine Corps Total	245,742	245,74
I Ops Navy	Worldwide Unspecified Unspecified Worldwide Locations	Furnishings	16,839	16,8
H Ops Navy	Unspecified Worldwide Locations	Housing Privatization Support	60,283	60,23
I Ops Navy	Unspecified Worldwide Locations	Leasing	67,412	67,4
I Ops Navy	Unspecified Worldwide Locations	Maintenance	109,504	109,50
I Ops Navy	Unspecified Worldwide Locations	Management	61,240	61,24
I Ops Navy	Unspecified Worldwide Locations	Miscellaneous	427	43
I Ops Navy	Unspecified Worldwide Locations	Services	17,332	17,3
I Ops Navy	Unspecified Worldwide Locations	Utilities	44,180	44,12
Family I Total.	Housing Operation And	d Maintenance, Navy And Marine Corps	377,217	377,21
	Alaska			
I Con AF	Joint Base Elmendorf- Richardson Germany	MHPI Restructure—Jber Phase III	120,000	120,00
I Con AF I Con AF	Ramstein Air Base Ramstein Air Base	Construct 2 Goq Units KMC 02—Construct Two Car Garages (5 Units)	$4,350 \\ 1,400$	4,33 1,40
I Con AF	Japan Yokota Air Base	Family House Improvements 8b West (19 Units)	26,242	26,24
I Con AF	Yokota Air Base Texas	Family House Improvements 9, Phase 2 (32 Units).	39,000	39,00
I Con AF	Lackland Air Force Base	MHPI Restructure—Lackland	24,000	24,00
I Con AF	Worldwide Unspecified Unspecified Worldwide Locations	Design	6,557	6,5
Family I		ir Force Total	221,549	221,54
	Worldwide Unspecified Unspecified Worldwide	Furnishings	24,230	24,23
H Ops AF				

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Account	State/Country and	Project Title	FY 2025	House
	Installation	-	Request	Agreement
TH Ops AF	Unspecified Worldwide Locations	Leasing	6278	6,27
TH Ops AF	Unspecified Worldwide Locations	Maintenance	127023	127,02
TH Ops AF	Unspecified Worldwide Locations	Management	71384	71,38
'H Ops AF	Unspecified Worldwide Locations	Miscellaneous	2426	2,42
'H Ops AF	Unspecified Worldwide Locations	Services	12,446	12,44
'H Ops AF	Unspecified Worldwide Locations	Utilities	49955	49,95
Family I	Housing Operation And	Maintenance, Air Force Total	326,250	326,25
	Worldwide Unspecified			
'H Ops DW	Unspecified Worldwide Locations	Furnishings	687	68
H Ops DW	Unspecified Worldwide Locations	Furnishings	91	ġ
H Ops DW	Unspecified Worldwide Locations	Leasing	32983	32,98
H Ops DW	Unspecified Worldwide Locations	Leasing	13986	13,98
H Ops DW	Unspecified Worldwide Locations	Maintenance	36	ŧ
H Ops DW	Unspecified Worldwide Locations	Utilities	4358	4,35
H Ops DW	Unspecified Worldwide Locations	Utilities	15	1
Family I	Housing Operation And	Maintenance, Defense-Wide Total	52,156	52,15
Family I	Housing Operation And	Maintenance, Defense-Wide Total	52,156	52,15
-		Maintenance, Defense-Wide Total	52,156 8195	
HIF	Worldwide Unspecified Unspecified Worldwide Locations			8,19
HIF DOD Far	Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF	8195	8,19 8,19
HIF DOD Fai	Worldwide Unspecified Unspecified Worldwide Locations mily Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF	8195 8,195	8,19 8,19 45
HIF DOD Far HIF Unaccon	Worldwide Unspecified Unspecified Worldwide Locations mily Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations mpanied Housing Improv	Administrative Expenses—FHIF	8195 8,195 497 497	8,19 8,19 49
HIF DOD Far HIF Unaccon	Worldwide Unspecified Unspecified Worldwide Locations mily Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations mpanied Housing Improv	Administrative Expenses—FHIF	8195 8,195 497	8,19 8,19 49
HIF DOD Fai HIF Unaccon	Worldwide Unspecified Unspecified Worldwide Locations mily Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF	8195 8,195 497 497	8,19 8,19 49 237,55
HIF DOD Far HIF Unaccon RAC Base Rea	Worldwide Unspecified Unspecified Worldwide Locations mily Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF ent Fund Total Administrative Expenses—UHIF vement Fund Total Base Realignment and Closure	 8195 8,195 497 497 212556 	8,19 49 237,55
HIF DOD Fai HIF Unaccon RAC Base Rei RAC	Worldwide Unspecified Unspecified Worldwide Locations mily Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations Morldwide Unspecified Unspecified Worldwide Locations alignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF	 8195 8,195 497 497 212556 212,556 	8,19 49 49 237,55 237,55 136,69
HIF DOD Far HIF Unaccon RAC Base Rea RAC Base Rea	Worldwide Unspecified Unspecified Worldwide Locations mily Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations Morldwide Unspecified Unspecified Worldwide Locations alignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF ent Fund Total Administrative Expenses—UHIF vement Fund Total Base Realignment and Closure -Army Total Base Realignment and Closure	 8195 8,195 497 497 212556 212,556 111,697 	8,19 49 237,55 237,55 136,69
HIF DOD Fai HIF Unaccon RAC Base Rei RAC	Worldwide Unspecified Unspecified Worldwide Locations mily Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations Morldwide Unspecified Unspecified Worldwide Locations alignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF	 8195 8,195 497 497 212556 212,556 111,697 111,697 	8,19 8,19 49 237,55 237,55 136,69 136,69
HIF DOD Fai HIF Unaccon RAC Base Rei RAC	Worldwide Unspecified Unspecified Worldwide Locations mily Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations Morldwide Unspecified Unspecified Worldwide Locations alignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF	 8195 8,195 497 497 212556 212,556 111,697 111,697 121952 	8,19 8,19 49 237,55 237,55 136,69 136,69
HIF DOD Fan HIF Unaccon RAC Base Rea RAC RAC Base Rea	Worldwide Unspecified Unspecified Worldwide Locations mily Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations mpanied Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations alignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations alignment and Closure— Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF	 8195 8,195 497 497 212556 212,556 111,697 111,697 121952 	8,19 8,19 49 237,55 237,55 136,69 136,69 146,95
HIIF DOD Fai HIIF Unaccon BRAC BASE Rei BRAC BASE Rei BRAC BASE Rei	Worldwide Unspecified Unspecified Worldwide Locations mily Housing Improvem Worldwide Unspecified Unspecified Worldwide Locations alignment and Closure– Worldwide Unspecified Unspecified Worldwide Locations alignment and Closure– Worldwide Unspecified Unspecified Worldwide Locations alignment and Closure– Worldwide Unspecified Unspecified Worldwide Locations	Administrative Expenses—FHIF	 8195 8,195 497 497 212556 212,556 111,697 111,697 121952 121,952 	52,15 8,19 8,19 49 237,55 237,55 136,69 136,69 146,95 146,95 1,75

4001 MILITADY CONST

TITLE XLVII—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

4 SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY

PROGRAMS.

Program	FY 2025 Request	House Authorized
iscretionary Summary By Appropriation		
Energy And Water Development, And Related Agencies		
Appropriation Summary:		
Nuclear Energy		150,00
Defense Uranium Enrichment D&D	. 384,957	
Atomic Energy Defense Activities		
National nuclear security administration:		
Weapons activities	. 19,848,644	19,975,64
Defense nuclear nonproliferation	2,465,108	2,445,10
Naval reactors	2,118,773	1,998,77
Federal salaries and expenses	. 564,475	539,4'
Total, National Nuclear Security Administration	24,997,000	24,959,00
Environmental and other defense activities:		
Defense environmental cleanup	7,059,695	7,019,69
Other defense activities	1,140,023	1,140,02
Total, Environmental & other defense activities	8,199,718	8,159,71
Total, Atomic Energy Defense Activities	33,196,718	33,118,7
Total, Discretionary Funding	33,731,675	33,268,7
uclear Energy		
Idaho sitewide safeguards and security	150,000	150,00
Total, Nuclear Energy		150,00
efense Uranium Enrichment D&D Defense Uranium Enrichment D&D Program		E 904.05
Program decrease		[-384,95]
Program decrease Total, Defense Uranium Enrichment D&D		[-384,95
Total, Defense Uranium Enrichment D&D Stockpile Management		[-384,95
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization	. 384,957	_ ,
Total, Defense Uranium Enrichment D&D Stockpile Management	. 384,957 . 27,500	27,5
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program	. 384,957 . 27,500 . 78,700	27,50 78,70
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program W80–4 Life Extension Program	. 384,957 . 27,500 . 78,700 . 1,164,750	27,5 78,7 1,164,7
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program	. 384,957 . 27,500 . 78,700 . 1,164,750	27,5 78,7 1,164,7 70,0
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program W80–4 Life Extension Program W80–4 ALT SLCM Program increase	384,957 27,500 78,700 1,164,750 0	27,5 78,7 1,164,7 70,0 [70,00
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program W80–4 Life Extension Program W80–4 ALT SLCM Program increase W87–1 Modification Program	. 27,500 . 78,700 . 1,164,750 . 0 	27,5 78,7 1,164,7 70,0 [70,00 1,096,0
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program W80–4 Life Extension Program W80–4 ALT SLCM Program increase	. 27,500 . 78,700 . 1,164,750 . 0 	27,5 78,7 1,164,7 70,0 [70,00 1,096,0
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program W80–4 Life Extension Program W80–4 ALT SLCM Program increase W87–1 Modification Program	384,957 27,500 78,700 1,164,750 0 1,096,033 455,776	27,5 78,7 1,164,7 70,00 [70,00 1,096,0 455,7
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program W80–4 Life Extension Program W80–4 ALT SLCM Program increase W87–1 Modification Program W93 Program	384,957 27,500 78,700 1,164,750 1,164,750 1,096,033 455,776 16,000	27,57 78,77 1,164,77 70,00 (70,000 1,096,0 455,77 16,00
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program B688 Alteration Program W80–4 Life Extension Program W80–4 ALT SLCM Program increase W87–1 Modification Program W93 Program B61–13	384,957 27,500 78,700 1,164,750 1,164,750 1,096,033 455,776 16,000	27,57 78,77 1,164,77 70,00 (70,000 1,096,0 455,77 16,00
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program W80–4 Life Extension Program W80–4 ALT SLCM Program increase W87–1 Modification Program W93 Program B61–13 Total, Stockpile Major Modernization	384,957 27,500 78,700 1,164,750 1,096,033 455,776 16,000 2,838,759	27,50
Total, Defense Uranium Enrichment D&D Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program W80–4 Life Extension Program W80–4 ALT SLCM Program increase W87–1 Modification Program W93 Program B61–13 Total, Stockpile Major Modernization Stockpile services	. 27,500 78,700 1,164,750 1,096,033 455,776 16,000 2,838,759 1,356,260	27,5 78,7 1,164,7 70,00 1,096,0 455,7 16,0 2,908,7 1,356,2
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program W80-4 Life Extension Program W80-4 ALT SLCM Program increase W87–1 Modification Program B61–13 Total, Stockpile Major Modernization Stockpile services Stockpile Sustainment	. 27,500 . 27,500 . 78,700 . 1,164,750 . 0 . 1,096,033 . 455,776 . 16,000 . 2,838,759 . 1,356,260 . 54,100	27,5 78,7 1,164,7 70,00 1,096,0 455,7 16,0 2,908,7 1,356,2 49,1
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program W80–4 Life Extension Program W80–4 ALT SLCM Program increase W87–1 Modification Program B61–13 Total, Stockpile Major Modernization Stockpile services Stockpile Sustainment Weapons Dismantlement and Disposition	384,957 27,500 78,700 1,164,750 0 1,096,033 455,776 16,000 2,838,759 1,356,260 54,100	$\begin{array}{c} 27,5\\78,7\\1,164,7\\70,0\\[70,00]\\1,096,0\\455,7\\16,0\\\textbf{2,908,74}\\1,356,2\\49,1\\[-5,00]\end{array}$
Total, Defense Uranium Enrichment D&D Stockpile Major Modernization B61-12 Life Extension Program W88 Alteration Program W80-4 Life Extension Program W80-4 ALT SLCM Program increase W87-1 Modification Program B61-13 Total, Stockpile Major Modernization Stockpile services Stockpile Sustainment Weapons Dismantlement and Disposition Program reduction	384,957 27,500 78,700 1,164,750 0 1,096,033 455,776 16,000 2,838,759 1,356,260 54,100 816,567	27,57 78,74 1,164,74 70,00 [70,00 1,096,03 455,77 16,00 2,908,7
Total, Defense Uranium Enrichment D&D Stockpile Management Stockpile Major Modernization B61–12 Life Extension Program W88 Alteration Program W80–4 Life Extension Program W80–4 ALT SLCM Program increase W87–1 Modification Program B61–13 Total, Stockpile Major Modernization Stockpile services Stockpile Sustainment Weapons Dismantlement and Disposition Program reduction Program reduction	. 27,500 78,700 1,164,750 1,164,750 1,096,033 455,776 16,000 2,838,759 1,356,260 54,100 . 816,567 75,002	$\begin{array}{c} 27,5\\78,7\\7,00\\[-2.5ex] 1,164,7\\70,00\\[-2.5ex] 1,096,0\\455,7\\16,0\\2,908,7\\\\1,356,2\\49,1\\[-5,00\\816,5\\\end{array}$

Production Modernization

Primary Capability Modernization

Plutonium Modernization

Duroquom	FY 2025	House
Program	Request	Authorize
Los Alamos Plutonium Modernization		
Los Alamos Plutonium Operations	984,611	984,6
21-D-512 Plutonium Pit Production Project, LANL	470,000	470,0
15–D–302 TA–55 Reinvestments Project, Phase 3, LANL	39,475	39,4
Subtotal, Los Alamos Plutonium Modernization	1,494,086	1,494,08
Subtotal, Los Manos Flutonium Modernization Savannah River Plutonium Modernization	1,404,000	1,101,00
	75 999	75.9
Savannah River Plutonium Operations	75,332	75,3
21–D–511 Savannah River Plutonium Processing Facility,		
SRS	1,200,000	1,200,0
Subtotal, Savannah River Plutonium Modernization	1,275,332	1,275,3
Enterprise Plutonium Support	121,964	121,9
Total, Plutonium Modernization	2,891,382	2,891,38
High Explosives and Energetics		
High Explosives & Energetics	115,675	131,6
High Explosives Binder—NNSA UPL	110,010	[16,00
	15 000	- ,
15–D–301 HE Science & Engineering Facility, PX	15,000	15,0
21–D–510 HE Synthesis Formulation and Production,		
РХ		20,0
Program increase		[20,00
Total, High Explosives and Energetics	130,675	166,6'
Total, Primary Capability Modernization	3,022,057	3,058,0
		, ,
Secondary Capability Modernization		
Secondary Capability Modernization	755,353	755,3
		· · · ·
18–D–690 Lithium Processing Facility, Y–12	260,000	260,0
06–D–141 Uranium Processing Facility, Y–12	800,000	800,0
Total, Secondary Capability Modernization	1,815,353	1,815,3
Tritium and Domestic Uranium Enrichment		
Tritium and Domestic Uranium Enrichment	661,738	661,7
Total, Tritium and Domestic Uranium Enrichment	661,738	661,73
Non-Nuclear Capability Modernization	141,300	141,3
22–D–513 Power Sources Capability, SNL	50,000	50,0
Warhead Assembly Modernization	34,000	34,0
Capability Based Investments	153,244	153,2
Total, Production Modernization	5,877,692	5,913,6
	0,011,002	, ,
Stocknile Research Technology and Engineering	o,o,oo_	
Assessment Science	907,333	907,3
Assessment Science Engineering and Integrated Assessments	907,333 418,000	907,3 418,0
Assessment Science Engineering and Integrated Assessments Inertial Confinement Fusion	907,333	907,3 418,0 682,8
Assessment Science Engineering and Integrated Assessments	907,333 418,000	907,3 418,0 682,8
Assessment Science Engineering and Integrated Assessments Inertial Confinement Fusion	907,333 418,000 682,830	907,3 418,0 682,8 296,4
Assessment Science Engineering and Integrated Assessments Inertial Confinement Fusion Weapon Technology and Manufacturing Maturation	907,333 418,000 682,830 286,489	907,3 418,0 682,8 296,4 [10,00
Assessment Science Engineering and Integrated Assessments Inertial Confinement Fusion Weapon Technology and Manufacturing Maturation High Explosives Binder—NNSA UPL Advanced Simulation and Computing	907,333 418,000 682,830	907,3 418,0 682,8 296,4 [10,00 879,5
Assessment Science Engineering and Integrated Assessments Inertial Confinement Fusion Weapon Technology and Manufacturing Maturation High Explosives Binder—NNSA UPL Advanced Simulation and Computing	907,333 418,000 682,830 286,489 879,500	907,3 418,0 682,8 296,4 [10,00 879,5
Engineering and Integrated Assessments Inertial Confinement Fusion Weapon Technology and Manufacturing Maturation High Explosives Binder—NNSA UPL Advanced Simulation and Computing Total, Stockpile Research, Technology, and Engineering	907,333 418,000 682,830 286,489 879,500 3,174,152	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1]
Assessment Science Engineering and Integrated Assessments Inertial Confinement Fusion	907,333 418,000 682,830 286,489 879,500	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 113,1
Assessment Science Engineering and Integrated Assessments Inertial Confinement Fusion	907,333 418,000 682,830 286,489 879,500 3,174,152	907,3: 418,00 682,8: 296,4: [10,00 879,50 3,184,1 [113,1: [-15,00 113,1
Assessment Science Engineering and Integrated Assessments Inertial Confinement Fusion	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1] 113,1 [-15,00
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1] 113,1 [-15,00
Assessment Science Engineering and Integrated Assessments	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 4 113,1 [-15,00 113,1 3
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 128,188	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 4 113,1 [-15,00 113,1 3 1,305,0
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 128,188 1,305,000 191,958	907,3 418,0 682,8 296,4 (10,00 879,5 3,184,1 4 113,1 [-15,00 113,1 4 1,305,0 191,9
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 4 [-15,00 113,1 4 1,305,0 191,9 881,0
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 128,188 1,305,000 191,958	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 4 [-15,00 113,1 4 1,305,0 191,9 881,0
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 4 113,1 [-15,00 113,1 4 1,305,0 191,9 881,0 778,4
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408 25,000	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 113,1 [-15,00 113,1 1,305,0 191,9 881,0 778,4 25,0
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408 25,000 48,500	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 4 113,1 [-15,00 113,1 4 1,305,0 191,9 881,0 778,4 25,0 48,5
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408 25,000	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 4 113,1 [-15,00 113,1 4 1,305,0 191,9 881,0 778,4 25,0 48,5
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408 25,000 48,500	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 4 113,1 [-15,00 113,1 3 1,305,0 191,9 881,0 778,4 25,0 48,5 70,0
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408 25,000 48,500	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 [-15,00 113,1 1,305,0 191,9 881,0 778,4 25,0 48,5 70,0 36,0
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408 25,000 48,500 70,000	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 4 [-15,00 113,1 4 1,305,0 191,9 881,0 778,4 25,0 48,5 70,0 36,0 [36,00]
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408 25,000 48,500	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 4 113,1 [-15,00 113,1 4 1,305,0 191,9 881,0 778,4 25,0 48,5 70,0 36,00 [36,00 179,5 6
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408 25,000 48,500 70,000	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 4 [-15,00 113,1 4 1,305,0 191,9 881,0 778,4 25,0 48,5 70,0 36,00 [36,00 179,5 6
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408 25,000 48,500 70,000 143,500 3,299,866	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 113,1 [-15,00 113,1 1,305,0 191,9 881,0 778,4 25,0 48,5 70,0 36,00 [36,00 179,5 3,335,8
Assessment Science Engineering and Integrated Assessments Inertial Confinement Fusion Weapon Technology and Manufacturing Maturation High Explosives Binder—NNSA UPL Advanced Simulation and Computing Total, Stockpile Research, Technology, and Engineering Academic Programs and Community Support Community Capacity Building Program Total, Academic Programs and Community Support Total, Academic Programs and Community Support Infrastructure and Operations Operations of facilities Safety and environmental operations Maintenance and repair of facilities Recapitalization Construction: 25–D–511 PULSE New Access, NNSS 25–D–510 Plutonium Mission Safety & Quality Building, LANL 23–D–510 Plutonium Mission Safety & Quality Building, LANL 24–D–510 Analytic Gas Laboratory, PX Program increase Total, Construction Total, Infrastructure and operations Secure transportation asset Operations and equipment	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408 25,000 48,500 70,000 143,500 3,299,866 236,160	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 [-15,00 113,1 1,305,0 191,9 881,0 778,4 25,0 48,5 70,0 36,00 179,5 3,335,8 236,1
Assessment Science	907,333 418,000 682,830 286,489 879,500 3,174,152 128,188 128,188 1,305,000 191,958 881,000 778,408 25,000 48,500 70,000 143,500 3,299,866	907,3 418,0 682,8 296,4 [10,00 879,5 3,184,1 113,1 [-15,00

	FY 2025	House
Program	Request	Authorize
Defense Nuclear Security		
Operations and Maintenance	1,126,000	1,121,00
Program decrease		[-5,00
Construction:		
17–D–710 West end protected area reduction project, Y–12	54,000	54,0
Total, Defense nuclear security	1,180,000	1,175,00
· •		
Information technology and cybersecurity	646,000	646,0
Legacy contractor pensions	30,634	30,6
Total, Weapons Activities	19,848,644	19,975,6
efense Nuclear Nonproliferation		
Defense Nuclear Nonproliferation Programs		
Global material security		
International nuclear security	87,768	82,7
Program reduction		[-5,00
Radiological security	260,000	260,0
Nuclear smuggling detection and deterrence	196,096	182,0
Insufficient justification	,	[-14,00
Total, Global material security	543,864	524,8
Material management and minimization		
Reactor Conversion and Uranium Supply	145,227	145,2
Plutonium Disposition	193,045	193,0
Nuclear Material Removal and Elimination	38,825	38,8
Total, Material management & minimization	377,097	377,0
Nonproliferation and arms control	224,980	224,9
Defense nuclear nonproliferation R&D		
Proliferation Detection	317,158	316,1
Arms Control Advancement Initiative	511,100	[-1,00
Nuclear Detonation Detection	202.050	- ,
	323,058	323,0
Forensics R&D	37,759	37,7
Nonproliferation Stewardship Program	124,875	124,8
Total, Defense nuclear nonproliferation R&D	802,850	801,8
Nonproliferation Construction:	10.000	10.0
18–D–150 Surplus Plutonium Disposition Project, SRS	40,000	40,0
Total, Nonproliferation construction	40,000	40,0
Total, Defense Nuclear Nonproliferation Programs	1,988,791	1,968,7
Legacy contractor pensions	7,128	7,1
Nuclear counterterrorism and incident response program	536,189	536,1
Use of prior-year balances	-67,000	-67,0
Total, Defense Nuclear Nonproliferation	2,465,108	2,445,1
aval Reactors		
Naval reactors development	868,380	848,3
Insufficient justification	000,500	[-20,00
Columbia-Class reactor systems development	45,610	45,6
v i		
Naval reactors operations and infrastructure Construction:	763,263	763,2
	15 000	15.0
25–D–530 Naval Examination Acquisition Project	45,000	45,0
22–D–532 KL Security Upgrades	41,670	41,6
14–D–901 Spent Fuel Handling Recapitalization Project, NRF	292,002	192,0
Program reduction		[-100,00
Total, Construction	378,672	278,6
Program direction Total, Naval Reactors	62,848 2,118,773	62,8 1,998,7
	_,0,110	1,000,1
ederal Salaries And Expenses		
euclai Salaries Allu Expelises	E C 4 477	539,4
Program Direction	564,475	
Program Direction	264,472	
	364,473	[-5,00

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SEC. 4701. DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS (In Thousands of Dollars)

Program	FY 2025 Request	House Authorized
fense Environmental Cleanup Closure sites:		
Closure sites administration	1,350	1,35
Richland:		
River corridor and other cleanup operations	133,000	133,00
Central plateau remediation	773,030	773,03
Richland community and regulatory support Construction:	11,130	11,13
22–D–401 Eastern Plateau Fire Station	13,500	13,50
22–D–402 L–897, 200 Area Water Treatment Facility	7,800	7,80
23–D–404 181D Export Water System Reconfiguration and Up-		
grade	18,886	18,88
23–D–405 181B Export Water System Reconfiguration and Up- grade	1,168	1,16
24–D–401 Environmental Restoration Disposal Facility Supercell	1,108	1,10
11 Expansion Proj	25,000	25,00
Total, Construction—Richland	66,354	66,35
Total, Richland	983,514	983,51
Office of River Protection:		
Waste Treatment Immobilization Plant Commissioning	466,000	466,00
Rad liquid tank waste stabilization and disposition	832,065	832,06
Construction:		
01–D–16D High-Level Waste Facility	608,100	608,10
01–D–16E Pretreatment Facility	20,000	20,00
15–D–409 Low Activity Waste Pretreatment System 23–D–403, Hanford 200 West Area Tank Farms Risk Management	37,500	37,50
Project	37,500	37,50
Total, Construction—Office of River Protection	703,100	703,10
Total, Office of River Protection	2,001,165	2,001,16
Idebe Netterel I eksenteren		
Idaho National Laboratory: Idaho eleanup and waste disposition	430,678	430,67
Idaho community and regulatory support	3,315	3,31
Construction:		
22–D–404 Additional ICDF Landfill Disposal Cell and Evapo-		
ration Ponds Project Total, Construction—Idaho	25,250 25 250	25,25 25 25
Total, Idaho National Laboratory	25,250 459,243	25,25 459,24
	,	,
NNSA sites and Nevada off-sites Lawrence Livermore National Laboratory	1,917	1,91
LLNL Excess Facilities D&D	1,517	1,31
Nuclear facility D & D		
Separations Process Research Unit	845	84
Nevada Site	63,377	63,37
Sandia National Laboratories Los Alamos National Laboratory	1,816 972.610	1,81
	$273,610 \\ 1,622$	273,61 1,62
•	1,011	343,18
Los Alamos Excess Facilities D&D	343,187	
Los Alamos Excess Facilities D&D Total, NNSA sites and Nevada off-sites	343,187	
Los Alamos Excess Facilities D&D Total, NNSA sites and Nevada off-sites Oak Ridge Reservation:	·	342 70
Los Alamos Excess Facilities D&D Total, NNSA sites and Nevada off-sites	343,187 342,705 342,705	
Los Alamos Excess Facilities D&D Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: OR Nuclear facility D & D Total, OR Nuclear facility D & D	342,705 342,705	342,70 342,70 60.00
Los Alamos Excess Facilities D&D Total, NNSA sites and Nevada off-sites Oak Ridge Reservation: OR Nuclear facility D & D	342,705	342,70 60,00
Los Alamos Excess Facilities D&D	342,705 342,705 60,000	342,70 60,00
Los Alamos Excess Facilities D&D	342,705 342,705 60,000 72,000 30,000	342,70 60,00 72,00 30,00
Los Alamos Excess Facilities D&D	342,705 342,705 60,000 72,000 30,000 40,000	342,70 60,00 72,00 30,00 40,00
Los Alamos Excess Facilities D&D	342,705 342,705 60,000 72,000 30,000	342,70 60,00 72,00 30,00 40,00 70,00
Los Alamos Excess Facilities D&D	342,705 342,705 60,000 72,000 30,000 40,000 70,000 202,000	342,70 60,00 72,00 30,00 40,00 70,00 202,00
Los Alamos Excess Facilities D&D	342,705 342,705 60,000 72,000 30,000 40,000 70,000	

Program	FY 2025 Request	House Authori
Savannah River Sites:		
Savannah River risk management operations	400,538	400
Construction:	,	
19–D–701 SR Security Systems Replacement	6,000	6
Total, Savannah River Risk Management Operations	406,538	406,
SR Community and Regulatory Support	5,198	5
Savannah River National Laboratory Operations & Maintenance	90,000	90
Radioactive Liquid Tank Waste Stabilization and Disposition	971,235	981
Program increase		[10,
Construction:		
20-D-401 Saltstone Disposal Unit #10, 11, 12	82,500	82
Total, Construction-Savannah River sites	82,500	82,
Total, Savannah River sites	1,555,471	1,565,
Waste Isolation Pilot Plant		
Waste Isolation Pilot Plant	413,874	413
Construction:		
15–D–411 Safety significant confinement ventilation system, WIPP	10,346	10
15–D–412 Utility Shaft, WIPP	1,200	1
Total, Construction—Waste Isolation Pilot Plant	11,546	11,
Total, Waste Isolation Pilot Plant	425,420	425,
Program Direction	334,958	324
Insufficient justification		[-10,
Program Support	105,885	65
Community Capacity Building Program		[-40,
Safeguards and Security	265,197	265
Technology Development and Deployment	30,600	30
Total, Defense Environmental Cleanup	7,059,695	7,019
ner Defense Activities		
Environment, health, safety and security		
Environment, health, safety and security	141,908	141
Program direction	90,555	90
Total, Environment, Health, safety and security	232,463	232,
Office of Enterprise Assessments		
Enterprise Assessments	30,022	30
Program direction	64,132	64
Total, Office of Enterprise Assessments	94,154	94,
Specialized security activities	390,000	390
Office of Legacy Management		
Legacy management	181,289	181
Program direction	23,969	23
Total, Office of Legacy Management	205,258	205,
Defense-related administrative support	213,649	213
Office of hearings and appeals	4,499	4
Subtotal, Other Defense Activities	1,140,023	1,140
Total, Other Defense Activities	1,140,023	1,140

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